


Qobitich a

## The Twelfth part of the Johon A dams. <br> <br> REPORTS <br> <br> REPORTS <br> <br> 0 F <br> <br> 0 F $S^{\circ}$ EDWARD COKE, $\mathrm{K}^{\circ}$

Of Divers Refolutions and Judgments given upon folemn Arguments, and with great Deliberation and Conference with the Learned JUDGES in

## Cafes of Law,

The moft of them very Famous, being of the KINGS efpecial Reference, from the

## COUNCIL TABLE,

Concerning the Prerogative ; As for the digging of Salt-peter,Forfeitures,Foreits, Proclamations, $\xi^{\circ} c$. And the Jurifdictions of the Admiralty, Common Pleas, Star-chamber, High Commiffion, Court of Wards, it Chancery, $\mathcal{E}_{\mathrm{G}} \mathrm{c}$. And Expofitions and Refolutions concerning Authories, both Ecclefiaftical and Civil, within this Realm.
A L So

The Forms and Proceedings of Parliaments, both in E NG LA ND, and IRELAND: With an Expofition of Poynnigs LAW.

## Ohe 5econd enition.

Non ef leges condendi autberitas, ubi non eft obediendi neceffitas, © è converfo.
With Alphabetical Tables, wherein may be found the Principal Matters contained in this Book.

$$
L O N D O N \text {, }
$$

Printed by the Affigns of Richard and Edward Atkins Efquires, for Hen. Twyford and Tho. Baffet, and are to be fold in Vine-court Middle Temple, and at the George in Fleet-Itreet, near CliffordsInue, 1677

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Pafch. 4. Facobi Regis.

Ford and Sheldon's Cafe.


in an Infozmation in tye Exchequer Chamber fos the街, againf Thomas Ford effuire, Ralph Sheldon cifuite, and nivers otycty; che ©afc was thux. Thomas Ford mags befoze tlje Statute of 23. Eliza afectifant, and foz monen Ient to Sheldon, fome farfore 23. Eliz. and fome after, tofit a ffetognizante in the names of fome of the otfiec Defentanten, and trof af:

 the ferognizatec was tonditiontio for yerfoemante of cournants in the Caid Tinacnture, andafterwardthe Statute of the 29. Eliz. wag made, hu toljich it mas chatter, that if ocfault of papment way mate in any part. of papment (oiz.) of io 1 . foe every montly, \&cc. Chat then ana fo often the Qumn Qqajefty fy peocla out of the ©xchrquer may tafe, Trife, anti



 tognizances in the namer of fome of the other Defendants, faz perfoeme
 In aff to the fum of 21000 1: afl which were to thente of the faid Ford, and
 Eliz. Ford wasi ranbity of Fitculancy, sindianat pap 20 1. per menfem, ac: fozaing to the statute. Find, if upon alf thig cale the flimg fhoult thave tye forncfit of the fe fecomizanceg, wax the oucfion.









 perform cobenante in en fiucnture concerning a went=tyarge: \{nd tiferefore fabozs of the ficalty, ans are not foitijin the intention of the faid ant, mhich [peitty onlp of obmotr
3. Rafratuoz Cobin appcarsi in the tale ; ind then Fozafmuth ay na Fict of jarliamcitcxicnds to this rafe, it was fait, that thc Common Tatu batly not gibe any bencfit to the himg: forat the Common Iaw, in far ntomer anf, if Ceftuy que ufe havern attaint of Ereafon; thisule fozaf: muth


 and byith thath ocfeni to the lecir, A multo fortiori, amme tutiand ronfi= tuente fiall not fe fatcited.

 (Goods): Zut that fiall not he witloutguefion in thitw falc. foe Ford
 in contionsation of Iatu.


 flige Stante of the 29 . Eliz. Whith galue the jopafitute.








 neral geant (thitg in ation (tuhich only ye may mant ly his jocrogra tibe luithout lyerial mozag pafinat foz lohat ye ran mant ouly ly big
 that [o it hai hem refoluct forfoe, that ig ta fay, That Dent wore foz:
 faitly, Shall take, Fife, and enjoy all the Goods, and two parts, \&c. Filttjought a


 of lands in poffeffion, and enjoy relategi to Goods.

Wis to the ferona objection, it luag origimally foe the loan ans fostrat: ance of moncy. ำ
 nisancen are foefitco, they are fut cibattly perfonal.
 a itecufant contimuaify after that statute of tite 23. Eliz. and foztifat



 Thambe pretimatin Iatu tole fo talicn, to the intent to ocfat tye fing of












Tanitis

## Lord S.John, and Dean? of Glocefter.

 Suc uitt him. Snt this nyparts hy the cafe of Walter Chircon. Trin. 24.


 Bint had cauffa thic Domboz to cuffoff hig frichos in fer ta iefranid the

 matter waf foum hy Inquifition, ani gu Tumement fie Iand was fei-
 Cobin, Per obliquum, fhallue cqual to an ant wone De directo, ta the party
 ictnt, Trin: 24. Ed. 3. Rot. 1r. Suis Regis, whitere one Thomas Favell wafi





 nud Chatelg, arthourg ticy fuere not Exccutoze, iec. Ad computandum pro collectione predicta, \&c ad refpondendum \& fatisfaciendum inde Regi, \&cc. Et hoc per Cancellarium Anglice $\propto$ Capitales Jufficiarios Anglice, \& aliorum Jufticiariorum utriurque Banci: quod nota bene.
Tha ta the fourtil ©bijetion, Non refert, whitetiter the buty to accrue to the Iting Gp the Common Itam, $\mathrm{p}_{2}$ fin statute; fut fe it the one wan or the de.

 29. Eliz. pet that was toytis ulf, mon foz that it is in the nature of a Cyat= tcl intim; and was talken in the names of others to pecbent the Qum of
 Ford was not conluit until 4r. Eliz. that in not mâtrial, foz at all timeg feffoe that he was fubject to of foefeiture fot hif firculancy.

## Pafch. 4. Fac.

In the Chancery, 27 Funii, 29 Eliz. Iuter Fobannem Dominum S. Fobn de Bletro querentem, §o Decanum, §o Capitalem Gloceftrie Deferndentes.

TSec tafc wax, that the plaintiff heounht a Quare Impedit in the Coms mon joleas andiuff the Defendant, foz the © Thuct of Penmark, in the
 wngi remobed into the effantery; won which the 色laintiff manca foen Procedendo, ant unom Oyer of $\mathbb{C a u l e}$ befoec Sir Thomas Bromley Toga
 Shute aniu Wyndham Fiffites, antu Popham 3ttogncy, antid Egerton Solicitoz



 tiff,yet fo? this, that the sefendant and thofe from whom je daimgi, time
out of mind, fan yain the poffefion of the Darfonage afi mpzopziate (fa=

 focing able to maintain the \#ppropiationt to be perfect in all pointa and rircumffantex, whith are requifite to the malting of an abfolute and com= pleat Impzopiation, the $\ddagger$ ppeopziations beingmade of ancient time.
 ficex and douncil learneant the Ruen, that na Procedendo in loquela fould fogeantcid.

Vide Ridley fol. 153,154. the beginning of Appropriations and of Annuities to be difcharged of Tithes; It was after Benedict who was the Inftitutor of Monks, $\mathfrak{E} c$. And note there the reafon of Prayer being preferred before Preaching.
Vide 155 .ibid. That the Saxon Kings appropriated eight Churches to the Monaftery of Croyland, as appears by Ingulphus who was Abbot there.

Trin. 30. Eliz. In the Exchequer Chamber.
Inter Thomas Crimes छ̛ alios Querentes, $犬$ Henricum Smith Ded fendentem.
tindowment is prefumed when a Vicaridg hath long continued.

T
 haminthe countp of Leicefter appzopziate, tubith as a joarfonage Impquqiate tame tolting H.8. Cp Difrolution of ghomafferies, An.3 I.H.8. Whoin the 37 pear of hiti Meign, ganted it in Jfefarm; under whict

 mal Iffrument of it, An.22. Ed.4. With condition, that a B itarion fiould




 that time a Dicar peefento, aumitted, infitute anto inoutca asi a Ditar


IT was refolbed hy all the Couts; that it fhall fepefumed that the Dis

 examine the oliginaly of Impzopeiations of anp parfonagce, and the
 perifif. FIno [oit way decrev toe the folaintift.

## Hill. 4. Jac. Regis.

Inter William Bedle Gen.Quer. © Thomam Beard Clericum, Jacobum

## Chancery.

 Wingfeild Militem © Mariam Wingfeild Defend.Impropriation not void becaute of an E flate-tail in the

[^0] $\mathrm{SOH}_{3} 8 \mathrm{Cl}$

$\left.\begin{array}{c}\text { Bedle and } \\ \text { Beard．}\end{array}\right\}$
tye olppurtenauced ta Humphrey de Bohune etarl of Hereford，in Taile gene－ rale．Humphrey de Bohune the IMte in cail by hix indu，in the 40.00 Ed．3． geanter the faid adbowion then fill of an Fincument to the 费zioz of Stoneley，and hics sutcefota：？Int at the next aboidante tyephelait，In proprios ufus； 3 lna upon thig appapuiation maide，Concurrentibus iis que in jure requiruncur，after the acath of the gocumbent，the faid jorioz ano
 the 风भֲaffery，in the 27 H．8．the faio ghamme teftende ta Edward，Dufte of Buckingham，as Frrue tothe faio effate＝tail．alno the felerion ief tenuca to ling H．8．©he Dufe in the 13 H．8．bagiattaint of bighereas
 Conti appenuent，\＆c．to Richard Wingfield，ant the tectre maleg of figh has tin， 16 H．8．It was cmateo luy Darliament，that the laio Dulte thaill foz $=$

 bolton，afi impzopiate in jpe，whith hy mean tonucpance came to the
 lentation of the ©uen by Lapfe，pzetenting tyat the faid ©hurch wax nat lamfurfu impzapiate ta the faid 訪ioz of Stoneley．

 cum pertinentibus．）

2．（1）2 fog thif，that he fatun moge thanan effate in tail，ant tyen fin yif Deathlif grant maf boid．

 tife fham enjou the faik fiectoze．Fog although that ky amp thing botity
 now apyears，the iffue in tail batn am thing in the somom

 intendenin refpect of the ancient and continual poffemon，that there wafo flamful ©zant of the fing totye faid Humphrey，whogeanted in fix，fo that fe might latufully grant it fo the faid 易ioge（Omnia prefumitur folen－ niter effe actai）Intid alf fhall he peelimeto to be oone，whith might malte the


 dzatwin dueftion，althougt that thep camot be fhelwn，which at firfe waginecefary to the perfection of the thing：？Ind if the Fimpapiation Jawhen Dzawn in ©ucfion，in the fife time of any of the partics to it，
 the partieg，and after fomanplutcefion of age gi Fnafl mbith the faio church was effemed and affowed，to foe rightfulfy impzopiate．

If anp ofjection ozerception thoult nompzebail，the ancient ant long gofferion of the（ownersi of the faitu 班etoze thoum burt them．fopit




Mich. 4. Jac. Regis.

Forfeiture. Treafor.

H
 Getoze the statute of 27 H.8. made a fecoffment in fex, to the ufe of


 tohig Inue: Jndall this clpetiamatter is fomblop an Office.
 Iand ; Find it wag objecter that the right of tye ancicnt eftate=tail ran=



2. ©he fecoffer fimiff, af thity rafe is, hat not anp right to the ancient
 taint, and fe camot fozteit lubat je hatij not.



 FInt the effate of the fing man he ribeffer out of the fing five remitter, luhich if an clat meaw. Fis if offontinue of cenantin tail, geant the
 to Senant in tail fog hife, the rematnoer to hia son and fecir apparcnt
 Guthis aff the effate of the eing which ye faty under tye difontimance,







 after ig attaint of ©reafon, now lop the Statute of 26 H .8 . be iotly not foz feit only the new efrate in tail, hut ly tlis the right of tye antient efate
 being lamfully tonvit of high ©rcalon, \&c. Thall foteit to the fint, hit

 there wagino an fabing, the right of the ancient eftate tail toas found,



 are hount hy the hoap of the ?it.





 Plowden's Com. of femitter, fozthigi ix no gat of an antient migit.

Pafch.

Parch. 4. Jac. Regis,

A

 ed Cbamber, that furth 2 jinlopg ag sucre nate anu ercatco aftev the firfic Datp of this acmion of Partiament lucte not famful 2 Sifinop.

1. Fiomitting that thich wete 2jiffioys, pet the namuer anis iont rons
 affical Courts turec not confonant ta $\frac{1}{2}$ av. In in their rcalon Luas foz thig, that it is plouired hin the Statute of I Ed. 6 . cap.2. that from thencefo?:

 made yp election, anu not bp Donation of the fing, accozaing to the Silt;
 it toof it is iffict, the 23 jiffiops are not latuful.





 nf ans 2ht, I Jac. cap. 25 . verfus finem, toz fy the fane sita it is chatcte, that
 is now in forct.
 \&c. ax appears in Spencers $\mathbb{C}$ alt, 15 Ed.3. Title Petition 2.


 Pame of the 2 jifion, and mot in the naure maunere the sear of the fing; foe this raule the ppaceraings wre unlawful, Quia non obfervata forma, infertur annullatio actus. Shà tyjefe were mattery of meat impat and conts fenurnce.











 So witen tige words of thee fcueral att repat oe amul an att, although that one os the of the ate of repral 0 a manlfation are repealco, pet the other wofich remaing infeet, amuilg the fiff at : firfif of alf, the at of


 of 1 Mar. Parl. r. hat never bewmaic, the lugiss of lehith ate ate, and

binaricg
ainarics to fe in the fame rfate foe peocers of suity, pumithment of

 rifuidion wag, An.20. H.8. Find altyough tijat the frid at of i Mar. batiy


 repeal mhith the at of 1 Mar. operated if now ammict and repealet, it

 Mar. it malteg tjat the fait ade of I Ed.6. ramot alfo fiand, Quia leges pofieriores priores contrarias abrogant. Wut it was dijetcid that the laimat




 Statuteg, and cucer banth thereof repealen ant maid boid by the faiu
 bibert, fhall remain and fercpealch antuoid, ag the fame were befoze the

 tiafip the aft Eliz. pet the ado of Ed. 6. remaing repeaico ag it luas be=
 of 1 Ed. 6 . ant toanlmer fothy the ofjectionsi ; the sotatute of 1 Eliz.cap. revibeg the ant of 25 H.8. cap. 20. ani further enatti, that it ffalf ffand in fuiff fozce and effect, to all intents, conmrutions and purpolt the faid atof the faid 25 H.8. cap.20.. Iftis probioct that at ciretr aboi=



 fibe, containing tyje name of the perfon which ther fhall cleat anis rijule, \&c.



 mithout the affenting of the 翟erogatibe fopal of the erolun, and the
 thete tho beantheg anfluce to foth the ©hjections, viz. jope tife manmer


 of the faitact of 25 H .8 . within fobith wotag the Stile and seal of their
 of I Eliz. cap.r. Yabing rebibed the ade of 25 H.8. andernadein tiat the fame ffaff fand antob in fuif foece ana frength, to alf intente, conffuctiong, ant purpofex ; from jente it folfolus, that the and of 1 Eliz. rebiuing the 25 H.8. Hath repealeo the aut of i Ed.6. foe in an nat lohjich was reprait,

 ceibeis. Findit is to be oblerbed, that the intention of the faid afepral fy the ant of Jac. nog to repeal the faio ate of i Mar - \#g to an att



## Cafe of the Stannaries. $\}$






 faidat of a Mar. feing repealed, the faid att of 5 Ed.6.cap.10. is nolu it foece, ant the datrimong of all efelffiaftital perfong and their Folle,
 watich the touth amongf the bulfar is wellexplainco.
 were repealed, being repealcigeneralfy mithout anp referente at to the faimat of 5 Ed.6. atcozding ta the intention of the joarliament Sub filentio, made tye faid fetupie. Find uct as it appears bip this relolution up= on manifef andaired matter, noinconvenience of the gencral fatpeal of the faid ade I Mar, woty enfue.
And note, by our Booksit appears, that if a Deacon or Prieft take a Wife, the
marriage was voidable by divorce, and not void,for they had not vowed Cha-
itity: And for that, if they had Iffue, and one of them dies, the Iffue fhould
be inheritable. But if a Monk, or Nun, or other Religious perfon which had
made a Vow of Chaftity, had married, this marriage is void: And this doth
72.7.39.6.

## Mich. 4. Jac.

I© tuag refolucion tye Star-Chamber in the fame cerm, that the ying fan Tinpre-emprio
 ni fodina nec plumbi fodina, \&c. az atter futh hateginimes, Do not felong ta


 Danuof the sufject asi in his phoper Demefneg: 3lnd altjough that now a reafon camot canfu fe rentocin of thing tome befoe time of me=

 かimes to timiclf, fogtyele ghine of cin are of geeat antiguity, ag ap=
 England is deriucamediatelp og immediatelp from the eroimetoz am land

 lage fatif amowed it tofe fing, it voth helong to gim. crucit ig, tfat

 fiomeration the © ounte gabe foe it to the fing comecrning ©in camot now appar, hut thix apacarg plainly, that hefoe the 33 Ed.I. all the cin in Cornwal and Devon alfo, to mhomfocher the 是ant belonget, appertaineti

 Exeter, in hrec Verba. Johannes Dei gratia Rex Anglix,\&c. Omnibus Ballivis in Regifts: falutem, Sciatis quod intuitu Dei \& pro falure animæ noftrz, \& $c_{0}$ dedimus, con-
ceffimus, ac prefenti charta noffra confirmavimus Deo \& Ecclefix Beati Petri
Co.4. Infl.232. Exon.\& venerabili patri Simoni Exon. Epifcopo \&fuccefforibus fuis Exon. Epifcopis, decimand de antiqua firma fanni in Com. Devon, \& Cornubix: Habendam fibi \& fuccefforibus fuis cum omnibus libertatibus \& liberis confuetudinibus ad eam pertinentibus, per manus illius vel illorum qui flannarium habuerint in cuftodia, \&c.

| Paten. 1 H. 3. memb. 4. | Rex, Roberto de Courtney falutern. Mandamus vobis quod fine dilatione \& difficultate aliqua, habere faciatis Ifabellæ Regina matri noftra, ftannaria com. Devon. cum Cuneo \& omnibus pertinent. <br> Tefte Com. Marifcallo, \&c. |
| :---: | :---: |
| $\begin{aligned} & 4 \text { H.3. Fines } \\ & 5 \mathrm{H.} 3 . \end{aligned}$ | Rex conceffit Johanni, Filio Richardi, ftannariam in Cornubia reddendo 1000 MAnthi. |
| 10 | Rex, \&c. Sciatis quad Conceffimus Richardo dilecto fratri noftro, ftannariam nofram Cornubix, cum omnibus pertinentibus, With ganioition that nome tranfpat amp ©in without litente of the faid Richard. |

io Ed.2.Inqui. 2. num. 29.
fop this that Decima flannarix noftra in Com. Cornubix \& Devon. ba fice long to the 2 giffop of Exeter; FIt luas therefoze commanacio to the faitu Sheriff to ualue the fais stannary, fo that the 2 ifinop map lave that Luhity to fim ioth belong, viz. Vera decima Stannariz; 马ululitit note Stannaria noftra:

33 Ed.r. grant all Tinners, vide Plow.com. 327. 33 Ed, Othe ane Ad 3) Ed.1. ahe one Ad cmendationem Seannariarum nolrarum in Com. Devon: Conceffimus cifdem Stannatoribus quod fodere poffunt fannum \& turbus ad ftannum fundendum ubique in terris noftris, \& vafis noftris, \& aliorum quorumcunque in Comitatu predicto; Et aquas, \& aquarum curfus divertere ubi \& Quoties opus fuerit, \&c. ad Fundaturam Stanni, ficut antiquitas confuevit, fine impedimento nofro feu aliorum quorumcunque: Ac quod omnes Stannatores noffri predictitotum ftannum fuum ponderatum, \&c. licite vendere poffunt cuicunque voluerint, faciendo nobis \& heredibus noftris Cunageum \& alias confuetudines debitas \& ufitatas, nifi nos vel heredés noftri fannumillud emere voluerimus.

33 Ed.r. in the Treafury.
 to afl cimmerti; whith Charter of 33 Ed. I. made to the (Linncriof De- vontwat confirme De verboin verbo, An.4. Ed.2. and wax alfo tonfirmed, An. 1. © 17 Ed. 3.

Rot. Almaine, Anno 12. E. 3. part. . .num. 17

De advifamento Concilii noftri ordinavimus quod faanum in Com. Cornubix \& Devon ad opus noftrum capiatur pro defenfione Regni noftri, \&rc. Et ad partes marinas celeriter mittatur, in auxilium \& fupportationem honorum noftrorum, \&c. Ita quod hominibus quibus fannum illud capi contigerit, de pretio ejufdem flanni ad certos terminos folvend. fufficiens fecuritas per nos fiat, Aifignavimus vos conjunctim \& divifim ad capiendum, ad opus noftrum, totum flannum inComitatu predicto Cunitum \& etiam Cuniend, cum cunitum fuerit. Zlnu therc if alfoau: thogitt gituen to talic $\mathbb{C a r r i a g r y}$ Tam per Naves \& battellos in Portibus Com. predié. exiftent. quam Carrcta \& alia Carriagia quaciunque pro flanno illo ufque ad Portum Southampton Carriando: Zinu rommanament gibert to the shife ciffis, Quod ipfifumptis pro Carriagiis \& aliis neceffariis in hac parte inveniendis de exitibus ballivarum fuarum folvant.
$\left.\begin{array}{ll}\hline \text { Part XII。 } & \text { Cafe of the } \\ \text { Stannaries. }\end{array}\right\}$
 ronfitmex (the finme yrar) to Tydman of Limberge, Cunagcum flandarix to- Rot. Patent. tius Ducatus Cornubia pro tribus annis. Nee non emptionem totius flanni, tam infra dictum Ducatum Cornubix quam Com. Devon folli \& fodendi quod vendi debeat pro fine milite marcarum, \& reddendo tria mille \& quingentas marcas.
 to the Cimmeri in Cornwal.
at tlje Suit of the cimert, Anno 1 Ed. 4.


 Luapg tyat this and extent not, noe for in anp wife gurtful, oz pzejubicial ta the Deine within the Dutely of Cornwal, oe amu weighta belonging tatje Caphare of ©in with the Counticing Conwal ana Devon, fut that fuct Docigita fiall he ufo, \&c. aif have fen atcuftomed.
(The finty tauc commimion antu polver to Gilbert Brockhoufe, ta fabe 26 Apr. 7 E. 6 . peecmptiontoz andinthe name of the faid ating of aft fobite ©in within le Roy morift Cornwal ant Devon, fozouc ant thenty pears, picloing thee thoufand in lan enfuant matkit ifnt.

Dote the file of the laid courts of Stamariesi in Cornwal and Devon; at all times, and durimg all the ifeign of Qucen Elizabeth,Mar, Ed.6, H.6, H.7, Ed.4, H. 6, H, 5, H. 4, \&cc. Magna Curia Domini regis Ducatus fui Cornubiæ apud Crokerenten in Com. Devon coram Johanne Comite Bedford, Cuffode Stannarix dicti Domini Regis \& Reginx in dicto Comitatu Devon: 250 whitly it mapappear, tyat at the firfoll the cin in the county of Cornwaland Devon helongra to the fing: Flna after the fainelyartersiof 33 Ed.I. the Fing mathunall if he wiff.

Fna note the antiquity of CingMintyin Connal, Vide Camden in Cornwal, I2 I. extremum Promontorium quod oceano Vergivio incumbit, Diodoro Sí- Cornw. f. $38 \%^{\circ}$ culo dicitur Balerjum: Et vide Diodor. Sicul. lib, 5. c.8. fol. 142.b. Britanni qui Diod. Siculus juxta Balerium promontorium incolunt Mercatorum ufu qui co fanni \& © floruit fub

 that lip the faid claule (Fodere of fundere ftannum terris noftris \& vaftis noftris ¿ aliorum quorumcunque, \&cc. Sicut Antiquitas confuevit, \&cc $\ddagger$ It manifeft


 bluncin.
3. ©he fing geant Stannatoribus noftris, Diberg iditertieg ana झimmus



## In the Seffion of Parliament held in Decemb. An. 4. Fac. Regis.

Prerogative of the King in Salt-peter.

A
 A. Iuftice of the Commonjolani, Fleming thitf 33aron, Fenner, Searl, Yelverton, Williams, ant Tanfield, Fuftitw, lucre aftembled at Serjeants




1. Point.
 of memaze, viz. inthe time of R.2. petimag muth ax thig coucerng the neceflaty oefence of the lifalm, le fhafl not foc diben to huy it in fozecign partw; and fozecign 易zincti may refrain at their pleafurc, in their olun
 it, to theperil and hajarmot it: \$nu thercfore infomuch ati salt=peter
 follotuing, fogtife neceffarpactente of the finguom.

1í Yoiatio



 H.4.28. Wet it wati refolucin that he map uig for salt=peter, foz thig that

 camotion if they might cut the eimber gzoming, whity woula tena to the
 fas the Fing (agit ig faim in out 2 bolity) tamot do any wrong.
 It is not to foc rompared to thig tale; for the cafe of Salt=ucter extendis to the offente of the whole atealm, in wibith corry subject hatly fenefit, fut
 It is ageen in the 33 H. 4 anta other Wooftr, that tije dime mand charge the


 the subiea foe the mafing of a Ball about hig olve houfe, wa fos to mahe




 upamy in futh rafe onfuthextremity ther map oig for Geabel, fog the maling



 of acitude down, a Woule fhail be phteftemown if the next be on fire:


tuitlyout uring fiable tamadion, ag is faid in the 3 H.8. fol. I5. Fnd in this fafitle izulf istrue, Princeps \& Refpublica ex jufta Caufa poffunt rem meam auferre.

Tr toan refolver that this talting of Salt peter if a purbcyante of it III. Point: For the maling of sum yolvore, for the neceffary befente and tafty of the






 many dig $f_{0}$ it i , Quia quando lex aliquid alicui Concedit, concedere videtur id, fine quo res ipfa effe non potefl. Vide Plow. Com. in le Cafe de Mines. Sa the






 iit readincla.



 tlje fatitation of man, foz thix, that mphoule ig the Cafelf plate foe mp re=
 Yjealth; muit is mp defence in the night and in the dat, againff felong,
 puabielt, that the habitation of subjecti be peefuct and maintainci.

 yide fog gabitation.

Efe anc int the 43 Ed.3. Rot. clauf. in Turri, numero 23. pro villa de Southhampton.
 yilititi that, Incolx villarum predictarum non profternant domus fuas in villis predictis in alias migraturi regiones. \&c.

Fifo the Reiniferg of the Fing camot oig the fow of any 5 arn im-

 time: Sutther map in in the floget Stables and ore houter, fo that there be fuficient toom left foz the looted antother Cattelof the owner: Find fo that they repair it in convenient time, in fo groin plight asi it wag


 De in anp fogt impairco, and they map dig any muthaffithith are not


 farp fabitation of men.

Ther ought to malic the places in whith the did, fo well and comma= dioug to the (olwner ag they were hefoge.
VI. Point.

Ther aught to wail in the pafferfon of the subject, fut betwitt Sut rifing and fetting ; fothat the (D)wer map mafic faff the \$m? of big

 in anp houte as buifaing of the subject without hig tonfent, os fo mear ant


Shey ought nat to continut in out plate ober a combenient time, noz to
 time) be paffed.
 biguing ant mafing Salt peter, foz the fing hath not intereff in it as he
 catc of Salt:peter hath hut purvouance, fo that the peopertur it is in the
 Tand.
 aitter the spaniff Inbafion, there toas not amy licenic oz comminiout at $=$ nu fing oe ©ucen of this bealm, fae the tahing of Salt=peter: 5 ut in the


She oue particular to George Conflable Efquire, and the ather general ta George Evelin, Richard Hills ano John Evelin. ©Lle firft nitur Contable
 Luithin the © aunty of York, Notingham, Lancafter, Northumberland, Cumber-


 fiteration of the foatent loag foz a gecat quantity of Salt peter prarip ly the faid George Conflable to fic made ant pebioct foe the stoes of tlje Qucen, at a lobucr rate than fefact loag paid.

Find further, (1) He Luifl and pleafure in, that the fait George Confable, \&ce. thall athis ounyzoper cofts and rharges, cred, maht up, and fan all muti=
 tente it mage ofierbed, that no polver ix giben to mig in amy Mpanfion

 out gucfion to extend to aff the plateg to whicly the power to ig cxtentis, \&c.

Clje other Commimion to Evelin, \&c. Extentig to all the efeaim of England and Ireland, and affother Dominious of the fint, as luell within our olut
 and poffimang of any of our Subjects.
 inggare not named init: foz the Icarmed commil of the euten, ati it Should fem, who decio the Tirenfe, thought not that the Titenfe ought to

 Commifion was ganter to Evelin, mio otherx, to talic Salt=peter in the



| Part XII: | $\left.\begin{array}{c}\text { Cafe of Trea- } \\ \text { fon. }\end{array}\right\}$ |
| :--- | :--- |

 fion houlf, \&c. Finu in mone of them ig amp Dothibition to the subject to





 of Saitywerc.

> Hill. 4. Jac.

1

 anotljer joarthment fothin, as art coulamake it, fo that is oiw appear hut onc piece of jorchment; 3hw upon the thin picer, which mas as it were the liperficieg of the othex, he lurit hy gron warrant a Dicente, which wait
 tce, the faiu George trolt the thin picee upon twhich the mriting was, from
 masia 5 land with the geat Seal amexed: \#nnafter the faim George
 offere this wag, wag thig cerm tebatex amongf the $\ddagger$ uffice ; ; Fnn it

 til it was fodecharch fus parliament: fog true it in, that the statute of

 paff, viz, 2 H. 4.25 . fabe nujumen that the taking of that conich way pint=
 ting made in the name of the Fint ifi a counterfeiting of the great Seal, for this that be afuictio the ancient seai, it removing of it from the Bas tent, and fixing of it on anotijer mitljout martant : Pn iu fa Stamflib. I.fol. 3. p2obeg that it loag amjuigcio in hig time; and pet 40 Aff. pla. 33. that it was petit ©reafonafter the statute: Find 37 H.8. Title Treafon, Brook ha
 2 H. 4. the 25 . Where the party wag invited generalfy for counterfeiting

 the cherial matter, tiynt fe trolt the great seal from one fatent, and fixe it to another, and putt this in cectution: ? Tnd juagment ing gibenagainf
 fount him not guiltp of counterfiting, foz this isi fuil Deroid, and alf the reft is surphafare ; but thig cafe im nucfion muth aiffers from it, toz intjig tafe George Leak fatly not amu manling with the freat Soal, fut


 grod luarrant made; and rale them in a place material, and put in otber
 Aojutiget a rounterfitimg of the great scafl. Frap the statute of 25 Ed.3.




 frow thigi Fifferruda, and inftead of it lurit Eft-leigh, Fina upon the ffectu: ingof it obtaincia comfirmation of it from hing Edoj. andan allowante


 tonvide(whicli coulis not be but in Court) and it watipart of the sentente, tyat the faio eryartereconfirmation anvalfowante of it, fioulo he havight
 tyingex.

It ©he antiguty af tye Stat-Chamber, and thig tyen luax a Court, in whith the albbot wag tonvid, and fentence riben.
2. ©hat the fain fature luag not any ©ounterfeit to the ©orat Seal; Foz if the offence han beenfigh ©reafon, it fooulo not habe geen aetermi= ncid frfoze the eduncil of the fing in the Star-Chamber.
3. ©hat spiritual perfong luere then puniffable foz offenterilloze Cempozal fuogex.
4. Tgatit there be ralure of a deco fetwen subjea and Subjed, im a glate material, aff the ©om lecomes luaght : and the partp to plead to it
 matcrial, aff the foatent lecomesi of no foze by the Law, as appearsi by
 ronfirmation ant alfowance of it, fyoulo he alf canceffè antu defatei.
5. ©hat althouth that it ix commonly faid, that an 30bot tan ino no=

 a ©harter made to him fy a subjet, intuch a manmer ag fe fad rafed the




 that the simbafado? of the solfte and state of Genoa, being liere unter

 ochatco in joarliament, andithere refolbed, dechard, animerteit, that

 of 25 E. 3 . that foz thti that many other cale of like crealon might yap= pen in time to come, bulich men fomot thinife noe acelare at peefent, that If another cafe, fuppofed ©reafon, min whith is not fpecificu in the ad fhall come befoze any of the 马ufices, the faio Tunters fhall fap luithout ga: ing to Jubgment of ©reafon, until the cale fo ffeben fofoze the fing in
 beanch tho thinge are to for obferber,

1. Chat altyount a rafe happen fike to the catex of dreafonis mentions
 cqual and fife reafon) aipuog it to be ereafon, foe that banch rcforaing them: Wout thitiought to be arelarein in parliament; fos the luazas of the ate are; Forafmuch as many other cafes of Treafon, like, \&c. ©fle Exconi
 of alting) long najuige yigh drcalon, Et Legatos violare contra jus gen-

sium ell : Find it npprǎg 2 Sam. cap.ı. Hanun Rex Amonitarum Legatos Dıvidis contumstiis, ©c. fuper quo acerrinum bellum movetur, \&c. Wyy hiticty
 lis injuria cit jutti belli caufa. d2ate tyat Legatus ejus vice fungitur, à quo deflinatur; \& honorandus eft, ficut ille cujus vicem gerit. Into afteriwaris George Leake, unon cr:mmation befoer the ©hict Tolute of England, mave a rlear

 and to gibe tjecir opimionsi) wisi futh; Gcorge Leake joincis tho blantle








 tem: Derecuan tha Quefions tucte monct.

2. If ithe high Ercafon, tim lubether be nap be invictem gemerally


 Ercalon, no? petit excalon;becaule it ig not luithin either of the lizanchen


 fp.ctuatur, vide Fleata lib. 1. cap. 22. Item crîmen Falli dicitur, cum quis illicitus cui non fuerit ad hexc dáta authoritas, de figillo Regis rapto vel invento brevia chartacea confignaverit. 7 ati ta the fronn point, it luas refelben that if the fueci al matter that amolutci to counterffiting of the gecat seal in Palu with






## Hill. 24. Eliz.

1
 1 Sca to algurn in England, ano out of the Silip folu tuentr worightsi, and aifthardes tyem to anatlyer mip in whith they were tranfpozted: futt
 refibut, viz. 60 . he agecc foz tife $\mathfrak{C u f f o m}$, mia put them upon Iant : Fhn
 recning Expoetation, viz. fent from the 1Dhatf, fery, op otficr plate on the Band, and romerning IMpoetation, tafte up, diflifarge, and lag on Iand:

 outmaritis.

 Dato to a putting them mon the Land, fot in the Iatu thig igs Infa corpus






 beraign poluer to rommand any of hit fulbecte to ferbe him for the pult:
 thit ifopal poluer tanot be reffainco fy any at of farfinment, meither in Thefi, nop in Hypothefi, fut that the limit luy his fopal jo? crogative may aifpente with it: foe upou commanment of the fimg, anto ofochicne of


 antu of noeffet, any Claufe or Parol de non obflante, put, ge to foe put into


 the office of Sheriff within anu ©omnty of England Gu the โame authoeity:






 Fifficen of England, in the Extyenuce Thamhex, 2H.7.6.6. Ind fo the
 incident folely andinfeparabig to tlje perfonof the ning ; and foe thig Non
 fitain the fing to difpenfe with thig Ge Non obfante, and ta Difable fim to
 that he map difpence fith it ; and thig ig tuchpeouct fy the act of 13 R.2. Paxl.2.cap. 1. fod fip thig it mage enated, that no eliatter of garmon from
 Wape of a moman, noz be ferifici in the faid charter, ano if it be other= bile, $\mathfrak{D E}$ the Cyarter Difallowed.

Dote, thig was the furef tung that the garliament coulin talte to re

 Xring could not fereftratued fy any act to malte ajoarzon; for merty and pober to parton ig a jperogatioe incioent folely and intexarably to the

 Non obfante the [aid Statute, fer 4 H.4.cap. 3 . Tn lohity it is obdaint that

 fiect what oeber, nog hecper of efecozar, \&cc. inany yart of Wales, notwitlif: fanuing any batent made to the contrary, with diatie of Non obfante li-
 $\left.\begin{array}{l}\text { If High Commiffioners have? } \\ \text { power to Imprifon. }\end{array}\right\}$












 Proprium quarto modo, to limgu, Scilicce omni foli \& femper, vide tfe cafe of



 viz. hif poluer of commanament to ferve, \&c.

## Hill. 4. Jac. Regis.

N©te Mich.4. Jac. pof Prandium, There Luag molue a nuthion amongh the Futurci ind Serieantsiat Scrieants Inn, gf the higly commimia netitncertefo





 Vide Caudries Cafe. 5 Report. Intithey toult not in any cafe fave punificil

 Whith as to thig purpole reftupanthze beatlect.
 Jurifiction spiritual and ectlefiaftital.





 the ereleriafticalsato.








 Gman, ge hobicg of the subject; and trim npucarg fir the citle of tife ate refoeing to the $\mathfrak{C r o m n t b e}$ atcirnt Fitioidion, fo that the intent was to maticerfitution, and not amimolation in peoceving op puniffucnt :


 relation only to tye authoeity of the Mettere 引oatente, brfoze fperifici,




 coumbution thall be matar,

1. Tit fiallie againft the expectidetter, Scilicet, faid Letters Patents.
2. It fhall fe full of geat peril and intondenicme, foe tijemot only


 Ge atainf the comman Iatu of the Land.

See Simpfon's cafe in the forty fecond of Eliz. now reported by my Lord Coke in 4.Inft. 333.

## Of the Stealing of Women.

N(1)te the 5tatute of 3 H.7. cap. 2. fiambe upounperamble amia put:



 the 㿟esamble, Viz.

> 1. We talten, 2. $\mathfrak{W e}$ maxrici,








 ber, If the eloinment againf fee will, without marringe, os tatmal eo:
 the opinian of Brook, anm fome otjoc of the funtex ivas, that it twag fe=


 out maxriage de camal copulation, foe the milfyict wag not only tive ta= fing, but the marriage os the acfilitg, wijiclung (axit tuax fain intic

Part XII. | Aurum Re- |
| :---: |
| gine. | 2I


 mitctlict.
 thice containctin it.


 thigigat malteg the rectibery of the women the peincipaly.

## Pafch. 4. Jac. Regis.

NOte fiptife commanmunt of the fing, it was refercós to Popham Aurum Regi-

 to fap, Pro centum marcis argenti una marca auri folvend, per illum quif fonte fe
 the if ccozgs anto peeciiechts, Viz. Librum Rubrum in Scaccario,fol. 56 . de Auro Regine; tolicere it is faid, that thig is to he taliten De is quif ponte fe obligant




 the excligquer in the time of R.2. H.4. and ottjer witing, until the time of H. 7.

It fuaf refoluco that the oucen fath right to it, but luith tigef fimi= Refolution. tations.
I. ©hat it oughit ta fie Sponte bip thie Subiect fine coactione, fot that this

 tion, os in anp other cafe where the sulbied both not io it fonte fine aliqua coactione, viz. ©lyat tye fing of rigit ought to yave it, there tije ©utcelt figalf hatic nothims.
2. It ought to her Sponte,fine confideratione alicujus reventionis feu intereffe,




 tereffy whyicl tye lining haty.
3. It duiglyt to fre fponte fuper confiderationem, â non ex mera gratia $\&$ benevolentia Subditi ; for that whith is of meer geare if not peoperty faid of



4. It outlit ta fie Sponte fuper confiderationem qua non attingat reventio-
 jet give to the fint Sponte a lum of mancy fos fircule in moztmain oe









 Whitehall.

## Paich, 5. Jac. R:

Forefts,
Chafes.

I

 zeff of Bowland in the Countu of Warwick, \&ec. pattel of rije Dutelye of




 rection: Sthoit twag refoluci bu them, that if thefe are febents, it buill


 bepancers, is not any peot that thiss igs a forctit in Iatu.
2. Tit tuas refoluct in all the Fuffited, that if thece are not athoc than


 Cobert, mid tomaintain the ©ame of the fing, fie finambe pumificiat the








 ren without Clhatter.

 peeferuation of his drame.
5. Tt twas faio fin Popham shice Tuffice, that it kuas àjuiged in the time of the ehise 2 aron Bett, in the exethequer, that amanmanmeferibe

 zeff 2 . GInd this was the rafe of Sellenger, foe the wom in the foectiof Hay in the County of Hereford: Shue their realon ways foe thise, that thit wag hut a Declatation of the Common Iam, and it may fe tolteron Cu: from, agi Litleton fiuit: vid.e. Ed.2, ©itle ©erfinati, fol.o. in the time of Ed.r.




Confuetudo


Confuctudo cx rationabili caufa ulitata privat communem legem : Fnta it wag if มเแยะย.


## Pafc̣h. 5. Jac, Regis.

110. thiti veru crum Gettucen Rice ap Evan ap Floyd, annaichard Barker, Confpiracy ont of the Tuffices of tife Siand Seffionsin the county of Anglefey, doth not lie a-


 nu, and after tle partpigi atquittcu, pet no confuiraty ficg fotyim wijaji acquittci, againif the Tinditozg, to? this that they are returncong the
 and it is toe the fervice of the filur ant tife common=wayty. Findacit it faid intlie 10 Eliz. 265 . they are compelfafie to ferue tlie Daw, ant the
 Veredictum, and fhall not be aboidect hy futmife os fuppofal, anu no attaint ficg. Find for thigiteafon they flatl not fe impeather, foz any confpiraty
 aiffercnt, when be ig twan ta ferve the fing: 3nnu with thid agzerai the 25molts in 22 Aff. 77 . Affife.p.12. 21 Ed.3.17.16 H.6.19. 47 Ed.3. 17. 27 H.8.6. F.N.B. 115 a. 2Sut it ig otjuctwile ofa mitrield ; fog if tetonlpire out of the




 gainf this pectumption.
111. It twas refolbey, that when the party inviate ig ranbit of fecony opanother $\ddagger$ uty upan Not guilty pleaded, there fe netuer flam fabe a Brit of ©onfpitacy, futhumen the party uponlis artaignment ig Legitimo mo-
 one William Price foettre murther of Hugh ap William, the Turp wha upon Not guily pleated, rombided yint, luere chatgex in the Star-Chamber fag Confpiract antinft fim, and indided ant convictes, whith manner of rom= plaint wat never fen fofoes; fas if the party flalf not habe a confiracy
 ment; à multo fortiori Luhen fe fif tatafully conbid, he fhall not charge nei=

 this that he was inntede fop the ©ath of thelbe men at the leaft, and

 ry jath actquittco a jelon oe craitaz againft manifert prof, there then may ie chatiged in the Star-Chamber fos their partiality in findint a mant= feft ofrendop not guittu, Ne maleficia remanerent impunita. Fintuit luill be a canfe of infinite bexation anvoceafion of perfurp and fmotlecing of gezat
 rpand jubicial procraing: Fun it toill be amtamg Ad deterrendos \& detrahendos juratores a fervitio Regis.



 st the murther befoec the Ghbiament, were hot to be babun in guefion,







 thig uchement and hiolent pecimuption of Mam, that ablufice flwan to
 this is cretrajuictal, but iuc cramination of © aufrs out of tije ©ourt, ato


 guity, \&c. amounts to antumatuful Comfpiraty.


 realon, fan if the gubicial matters of eftaco fhoulabe deaton in purfiou,






 party ig acquitto ; and tle atculing findg with the Efcoed : Pho atco:

 their peocroing fo, foz that it is no other than matter in Pais and not of firs

 Iatue Deruit fos the Defrudant, and tije edort dia cater it fos the johain: fiff, op to fan that the partu wholevico the finc wag Dead fictote the foine
 Dyer 89. 玉itu in a mit of falfe fubgment, the plaintift thall have dired aberment againf that lyhith the Juxges in tife inferioe Court, fale done ngi Iutgris Quia Recordum non habent, and witly tyig atcoed 2.r H. 6.34 .



 frite of Oyer and Terminer, where eftainperfong were inditcta of Erefuatio
 and it was adiumg that thix Tndiament Luag afainf the Iam for thig; that fe wigi a fufice hy eommimion, and that ig of ficco:d : Ind this

 2 R.3.9. 28 Aff. pl. 2 I. 9 H.6.60. Fhnd it was faib, that it was tife rafe of me Nudigate, lotoag a Iuffice of porare badretocord a foere upen a Dirw,






 thai tifc fatio 3 iil without any anfuce to it, hy the fato Richard Barker fhali





 of tye fing himicif, recert it fe befoze the fing bimfelf; foe they are only
 gicfion in the Star-Chamber; fostijis Lundiot tend to tye franial and fibluer= fion of all Jutite. Finatroic wha ate the moff fincce, luationot fe free
 Invigilanduun eff femper, multe infidix funt bonis.

 ting mintic frat of the fing (roncerning fig 马ufice) fiall not be deaton in Quction lefoxe anp otler 3 Hog, foz amp furmife of cazuption, except be=


 and matrof the 㫦ing (Daty.

 nontice.

 It is contatincom the lame fecoia, Quod non erahitur in exemplum. Vide the conchurin of the ©athof $\mathfrak{a}$ Iung. Vide the ©ljonicle af Stow 18 Edw. 3.312.

 cufra of 2
 Milonci.

Vide 2 Ed. $3 \cdot$ fol. 27. ©flat the Tuffiteg of Trayl-Bafton (Tacalfen fot tifeir fummarp geaceding) were in a manmer Tuftice in Eyre: Sinit their at= thaity luas fomere upon the statute of Ragman, whith you map fex in the ora Magna Charta. Vide the fozm of the Commiffion of thie Trayl.Bafton, Hollinghed, Chron. fol.j 12. Finn note, it appeard buthe faiu jozeritent and
 gimiff in tife joritament, and not fo foze of anp ©ommifion,

Abfurdum eff affirmare, re credendum effe non Judici.

## Ain Oath before an Ecelefiafical Fudg Ex officio.

The Ordinary cannot enforce 2 man to anfwer general Articles Ex Officio.


 Dimary mapexamine any perlon Ex officio upon (Bath; and upontroa rons
 ril at another dau intle councl Cyamber.

1. That the Ordinary cannot conftrain any man Ecclefiaftical, or Temporal, in fiwear generally to anfwer to fuch Interrogatories as fhall be adminiftred unto them, but oughi to deliver to him the Articles upon which he is to be examined, to the intent that he may know whether he ought by the Law to anfwer to them : And So is the courfe of the Starelyamier and effutery; The defendant hath the Copy of the Bill delivered unto him, or otherwife he need not to anfwer to it.
2. No man Eccleliaftical or Temporal fnall be examined upon fecret rhoughts of his heart, or of his fecret opinion: But fomething ought to be objected againtt him what he hath fpoken or done: No Lay-man may be examined Ex fficio, except in two caufes, and that was grounded upon great reafon: for Lay-men for the molt purt are not lettered, wherefore they may ealily be inveigled and entrapped, and principally in Herefie and Errors: And this appears by an Ordinance made in the time of Cut. I. Title Prohibition.

Raftal, the woras of tokith Oedinance are, xint Quod nonpermittant, quod, aliqui Laici in balliva fua in aliquibus locis conveniant, ad aliquas recognitiones per jor amenta fua faciendas, nifi in caufis Matrimonialibus of Teftamentariis. And the reaton that the Ecclefiaftical Judg fhall examine them in thefe two Cafes, is for this; that Contracts of matrimony, and the Eftates of the dead are many times fecret: And they do not concern the thame and infamy of the party, as Adultery, Incontinency, ufury, Simony, hearing of Mafs, Herefie, \&cc.
 ourht not tocramine Partem ream, upon thcir (1) aty;fozaga Cibilian faitu, that this wan Inventio Diaboliad deftruendas miferorum animas ad infernum:
 mus tibi quod non permittas quod aliqui laiciad citationem talis Epif. aliquo loco conveniant de catero ad aliquas'recognitiones factas vel facramenta proftanda(the out is the expofition of the otljer) nifi in cafibus matrimonialibus \& teftamentariis: Fint there is an attathment ipon it, Pone per vad. talem Epifc. quod fit coram Jufticiariis noftris, \&c. oftenfurus quare fecit fummoneri, \& per cenfuras Ecclef. diftringi laicas perfonas vel laicos homfnes \& fæminas ad comparendum coram eo ad preflandum juramentum pro voluntate fua ipfis invitis, in grave Coronx prajudicium \& dignitatis noftræ Regiæ, nec non contra confuetudinem Regni noftri: Et habeas ibi Nomina plegiorum, \&c. Tefte, \&c. fip Luhiclf it boty ap=
 the tuffom of the ficalm, which yath feen time out of mino, fut alfo in pee
 fol. 41. Tran Vide the cafe repoztea he the Doze Dyer (but the tale ig not pein:
 very out of Pri- mitted to the fiffet by the high Commimionere, in a taule efelefiafical, fos fon, was becaure the high Commiflion had no power to imprifon, ree 2 Inft. 333.
 Ge pzopofra ta him. Flna although in futh rafe, eferlefiaftical Iutifiation ig falucing the statute of io Eliz. pet they ought not in fucly cafe to cxa=
 Common glicad upon the return of the matter upan a habeas corpus.
 Commilionarii, Ecclefi. fuper articulus pro ifura, \&ea de caufa commiffus eft Ga-
 aifo was rocaiftycarcuio not imidifon.






















 if ingu aine toit, anidific it luitifout exteption, that igi not Contra voluntatem corum, fut tarifoce and to tale it, luho outity not to talte it lin the




 53 d. ata fanus per fe vel per Commiffarios fuos contra hujufmodi perfonas, \&c. Etad omne juris effectum, publice \& judicialiter procedat \& negotium hujufmodi, \&c, terminet juxta Canonicas functiones, whith woits, Juxta Canonicas functiones
 Common Iatw, and ty pectext of thigi in the cale mentionto in the Caim Fit, theys
 incign of H.4.H.5.H.6. Ed.4. R.3. H.7. unta the time of the fait att of 25 H.8.









 mitf) 1 atu.

Mat. Paris 225,
226,227, \& 60

Dicte Ellenor, the Jilutes of his elace 引jather Geffey, after be had foft Normandy, Aquitaine, ar:o Anjou, after that bis Commons fo? uijuit ucxa-



 fourtecthy par of hiti ficign, ag out acfitute of ail fuccour mia fafty, and from Day to dan in for to lofe big erolun, hy another efarter le re=
 the jande of Pandolph hig Segate, and tool it of himagnin to hole of the




 Doin, and therefoec wai not rapabic of Tuheritimec within England: $\mathfrak{y n}$
 cxatcioncat fimgof the derguand inty of England, pro commutandis poenitentis, to maintain the fright and dignitu of the jopuc. Find fae the
 Otho Cardinalis de carcere Tulliano, into thisi fralm, when there luag indig= nation fetbixt H. 3. mivitis inoble ${ }^{2}$, to tollet money foithe jowne, wha bit colfet infinite fumg of monep, fo that it wag fain of fiim, Quod Legatus faginatur bonis Anglix, tohich Iegate fein jis Cauntil at London, Anno
 fhould be redecmed with monep, be with the affent of the $2 \mathcal{J i f t h o p g}$ of England there afembien, made dibers Camonsi, amongit whicly oue bag jusjusandum Calumnix in caufis Ecclefiafticis cujullibet, $\mathbb{\&}$ de veritate dicenda in fpirisualibus quoque ut veritas facilius aperiatur \& Caufe celerius determinentur $\mathrm{Sta-}$ tuimus de Catero prallari in Regno Angliæ fecundum Canonicas \&legitimas San\&iones, obrenta in contrarium Confuetudine non obflante, ezc.

23p which Canon, it appate that tic Ituand Cufom of England Mag
 ix faio Statuimus de Cætero proftariin Regno Anglix, fotlyat this was a nitu Sato, and tole its effet De catero.
2. Obtenta in contrarium Confuetudine non obfante. Fitu thig Litru furli agrecg luith the fingifer and tye faid Urcatife De Regia prohibitione, ant




 ftom of England, whence it follolug that thit ©anon thall not cuind, foe


 ment: Fandit appearai in Linwood, cap. jure jurandi, foi. 8. 6. Etjat Boniface 2biffop of Canterbury, Ano 1272. \& 57 H.3. a little foffore the acatly of that ling, maice thia Canan, Statuimus quod Laici de fubdirorum peccatis \& exceffibus corrigendis per pralatos \& judices ecclefiafticos inquiratur ad praftandum de veritate dicenda facramentum per excommunicationis fententias. Si opus fuerit compellantur impedientes, vero ne hujufnodi juramentu:n preffetur per inferdic. eff excommunicatio fententia arceantur. ITH Lohity $\mathfrak{C a m a n}$, it is to fo obleriver,
Parc XII. Pardon. $\}$

 note, Linwood cap.jure jurando, fol. 6 . littera E. Caitf fo, Hec dicitur caufa editionis hujus Statusi, viz. Prelati Eccleliaftici procedebant ad inquirendum de criminibus \& excefifibus lubditorum fuorum, \& laici (nota hic) fuffulti potefate dominorum Temporalium in hujufmodi inquilitionibus noluerunt jurare de veritate dicend.
 foserviner and cxecty.

 thoitici, in fije time of Ed. I. anu other fingo, Fintonehmentac were
 ©aton faity, Impellat.

 Cancit tocitentu to Peccata \& excoflus, which Canoul was utterly againf tye datu ait sufom of England. Jit itte manter another wati mate fu fiin at tye fame time, Linwood cap. de benef. fol. 23 1. Whicly caton being


 Hits tyem natuitifanting thig thunding of extommunicationinafla= grg. Plutife fope ana purpole of the faio Canon luag to perpiex the

 Pralati imponant Poenam pecuniariam alicui pro peccato, \&c. Regia prohibitio locum habet.

## Trin. 5. Jacobi.

NOta, Che Tatu [o regards the Peal:publith, tijat aithough that the Eonum publiv fitusharyabe the zut fofely in fig name foe the reatera of it, pet cum.
 fip in preituice of the fing, fut in damage of the Subjecty: fot the aboi=
 fan the Sitit is giben to the fing, not onlp for fimiclf, but alfo foz aff yiz Subjctai, as if a man oufly to repair a 2 gion, and foe pefault of repas ration it faffer into Decaur in thiti tafe tife suit purbit to fe in the name of the 隹ing, and the fing is lole party to the suit, but foe the formefit of aff yits Sulujets. Whatasthis, if the fing pardon it, pet the offence re=
 Offenocr aught (notwitlyfanting the pardon) to matte and repair tife

 4.6. Plow. Com. in Nicols tile 487. mifere the mozus of the Tatu are; If a
 yarion of the laing fiall not excure him whith ought to toit, fos thiti, that

 parion: 23ut foe the time after tife parion, without queftion the (affen:




 abenter mitance andoffure to the 3 Deal publitit, than the limuente of





 eff malum in fe: ©ut thit tontimet as to the fine mu Fimpifonment at
 may be Diffintict, Quia prohibitum. Vide 3 Ed. 3 . tit. Affo443. MOhere an

 ranto. Find after tije Fbhot was inditto at the Sutit of the fime foe tee










 cuese 16 Ed. $3 \cdot$ the
grant 53. grant $53^{\circ}$


 fieh rale it tamot be vifflyarget.
 lum prohibitum, 11 H.7. 11 . 3 H. 7.39 H.6. 39.

## Trin. 5. Jacobi.

Commifions.

N
 aiberg Commiffioncrg within the Counticg of Bedford, Bucks, Huntington, Northampton, Leicefter, and Warwick, tocnguice of diurts Jitticte


 (1) fenceg, fut only to enguire of them: Finu fy colour of the faid $\mathbb{C o m}$ mifiong, the faid Commifioncts took mamp jpefentucnta in engliff, andaia return theminto the eflautcry, and after, Scil. Trin. 5. Jac. it was
 liams, Snige, Altham, and Fofer, that the faid Commimion lucre againf Tatu foe thea raulemi
is fot tjix, tyat thep twerc in Eugliff.
Part XII．Commiffions．$\}$
 mifiouit fef，butima selfouic amexed to it．


 pattr mapue acfameis，ana flyall not yabe ame traberfe toit，fuct）a com：





 part wasimule，for the cafe of the country，anosxucition of gufice ； It Luas yequiurtu kn Magna Charta，cap．12．Quod recognitiones de nova diffcti－ na，\＆de mor．de ancefior，non capiuntur nili in fuis Comitatibus，\＆hoc modo： Nos，vel（ii extra regnum fuerimus）Capitales Jufticiarii nollti mittent jufticiarios noftros per unumquemque Comitatuan femel in anno，qui，\＆c．capiant in Comita－ tibus illis Affifas predictas．Whun after luag the פratute of weftminfer 2．c．30． mave，andeytjis it ig pabiors，Quod affignentur duo Julticiarii jurati，co－

 $\mathfrak{2}$ enclj as tije otlict，Coram quibus Jufticiariis \＆focietate（viz．）Coram duobus Julliciariis vel uno milite，\＆c．Find by the fame act the Iufite inf Nifi prius
 Quare Impedit，tifen tame the statute of 21 Ed．3．De Finibus，cap． 4 －antop pa＝ viouro Quod inquifitiones \＆recognitiones capiantur tempore vacationis，gencral＝ If hefoze aliquo Jufticiario de utroque banco，coram quibus placitum deduct．fuerit affociac．fibi，\＆ec．Findafter buthe statute of York，cap．3．Fit igippobitict，





 Iuftice，ロe a 5 erjemut fwozn．

251 the 5 tatute De finibas，cap．3．Jufficiarii ad affiras capiendas affignati de－ liberant Gaolas in Comitatibus illis five infra libertates quam extra de prifonariis quibufcunque，Vide le recitat del Statute of 28 Ed．I．de appellatis，Whyith recitt the Statute de felonia，\＆c but not that felonp incluxs ©refpals in auti＝

 （2ffe Statute of 14 H． 6 ．cap．r．peovideg that Jufices of Nifi prius thaue poluer in afl the calcti of felouy and creaton to gibe their §utument ax Loch where the partp if actquitted of the felony de ©rafon，asimhere be in attaint，nitu to atuarm exerution；\＆c．

The Statute of 28 Ed ．I．De appellatis gibeg yower to Fulfice of simic totrie tife aypealig of appzoucres．
 Clreft of tife Crswa Debanco Regis，to rertifie the firff ronliution in their dwn name；fut where Fuffice of one Countw oz dircuit wite to other to tertific the attainore of ajzinciple，the beff foamiain the name of the隹ing， 2 ※ 3 Ed．G．cap． 24.

23 p the statute De Articulis fuper chartas，c．ro．\＆ 4 Ed．3．c． 11. \＆ 7 R．2．






 tutf lilte raled, \&ec.





 ta be yozolaimed in their circuit.


 fite ant of the jeente.
 fif autht ta chiture of retumos not return of sherifty.





 fos ©ad=aclibery.
${ }_{23}$ Ed. 3 cap. Fuffite of \#iffe may entufe of icfunle, \&c. of puniti) $=$ ment of Dirtuallerg, ecc. who fell at murcafonabic patecg.

 Ad inquirendum, audiendum, \& terminandum: 2$\}$ ut Juftiersiof ofaol oclibe
 miffion are, Ad Gaolas, Gaolam de B. de prifonaribus in ea exiftentibus hac vice deliberandum fecundum leges, \&c. Brook ©itle Commifion, 3 Mar. 24. 4. F.d.


 ments, de ronbiation firfoee the ©ommimioners of Oyer and Terminer: Find the reafon of this, is fois this, that the indicmente and peaccoing ficone马iffite of Oyer and Terminer, after tbe Oyer icterminco, ought tormain
 remain twity the Cuftos Rotulorum, vide Brook, ©itle Comminion 2.38 H.8. Title Oyer antu Terminer, 44 Ed.2.31.

Cufloms,Subridies, and Impofitions.

N(1)te, upon tonferente fietlumn Pophamethicf Juffice, aniumprif, up= dit a jubment given latele in the exelfouct, comecning the int poin=

 Watu ithe theriffer, citle Ad quod dampnum, and F.N.B 222. A. quod patria magis folito non oneretur feu gravetur; adfo there isf anotier filic, that the
 Commonts, to atying whith map be of peofit to the Comman ueaple, but nat to tijeir chatge; agisifelo in tife 13 of H.4.16. Et Statutum de Tallagionon concedendo, Nullum Tallagium, feu Auxilium per nos, feu heredes noffros ponatur feu levetur abfque voluptate $\mathfrak{\alpha}$ affenfu Parliamenti. Et Magna

Charta,


Charta, cap. 30. Omnes Mucrestores (nifi publice antea prohibiti fuerint) habeant Salvum \& fecurum conductum abire de Anglia \& venire in Angliam, \& morari \& ire per Angliam, tam per serram quam per aquam, ad emendum \& vendendum time omnibus malis Tolnetis per antiquas \& rectas confuetudines, praterquam in
 timest hur feucral atts of joarliament, vide le Statute 25 Ed. I. 3 Ed. r. in turві. 2 Ed. 3 .cap.1, ix 2.14 Ed.3.2. 25 Ed.う. cap.2, \&c. The cffect af luhicly is,

 sut time ulfy. ©umn Mary put am impantion upan Cloatig, buhich the 1 Eliz. Dyer 165. Was mourd and not refoilurd, vide 3 H.8: Dyer fol. 43. \& I Eliz. 165. Magna Cuffuma \& parva Cuffuma, vide 9. H.6. 12,\&35. Find nate there the faunurg of Babington. Dote the I Eliz. Dyer 165 . theee lwat


 bljith ig ralled Nova feu parva Cufluma.
 ux, that the fint camot at yit pleafute put ant imporition upon ant
 nabancement of crave and exaffith, whith ys tje fife of cheryIfland Pro bono publico. ?is if in fortaigu partw ant impoition is put upon the Merchanuiffs of out Mgcreljanty, Non pro bono publico; and faz to malic cquality, for the purpofe to admance crame and eraffict, the ximit may

 Statutic of Magna Chartacap. 30 . Wilith in, Si aliqui Mercatores, de terra contra nos guerrina inveniantur in terra noftra in principio guerre attachientur, $\mathcal{\alpha c}$. Quo modo mercatores terrx noftre tractantur, qui nunc inveniantur in terra illa, concra nos guerrina: Et fi nofri falvi funt ibi, illif falvi funt in terra noltra; foge the cne of aff fitlil refteintsis, Salus populi: ?
 of Cutomer Smith, which was adjugre in tye extyequer, in the ifaign


 lalufir.

 frealf, os le quite talten abuay upon juff octafion for aduantement of $\mathfrak{B c}=$ chanuife. 쾬 it couldo not be demifes; alfoit luag afeffor after the aemife.
 buity fome commoditics to pals but of the ficalim, pet thit camot be Where the end is peibate, gutblyere the ent is publich, viz. tareffain the purfont fos thits, that Quam plurima nobis \& Coronæ noftrx prejudicialia in parsibus exteris profequi intendit, and to reffrain any $\mathfrak{M}$ ecthanoifes citfoce in time of Dearth, p in time of Mar, for Neceffitas eff lex temporis.

 Charta, Recta confuerudo, and afl others are there caffed Mala tolneta, Luhicth intlye Statute De Tallagionon concedendo, ig taffia Male. Find at the fee


of cunnage and joundage, foe term of fis life, whith berant in fue form, 2 \& 3 H.5. inthe 3 I H.6.cap.8. \& 12 Ed. $4 . c a p \cdot 3$. fop the arferiet of the Ifealm,

 fiament; fut futh fubsibie of ©umane and joombate might be grantris

 faid, hath not ant rertain rontimante, fut ig to be aupnienter, gimini=
 taufe it tamat fe armilés, vide 31 H.8. Dyer 43. I Mar. D 92 IEliz.D. 165. 2 \& 3 P. \& M. D. 128.12 Eliz. D.296. 23 Eliz. D.375. 45 Ed.3. cap.4. 27 Affo pl.44. Regilter 192, \& c.

Vide M. Ch. cap.30. tyery are rallfir Confuetudines \& per vocabulum artis, thenate talleru Cultuma, vide le Stat. 51 H .3 . Citlie Exchequer in Raftal: Fit appeate that there were ancient Cultomx, aniz tijoic lucte foz ADools,
 Ittters patents maic againff fre srair and ©raffict, maic, be to he mate, ate boid.

Vide Fortefc. in bix Comment of the Iatug of England, cap.3.6. fol.43. Neque lex per fe vel per miniftros fuos Tallagia, fubfidia, aut quævis alia onera imponit Legeis fuis, aut leges corum mutat, vel novas condit fine conceffione \& affenfu totius Regni fui in Parliamento fuo expreffo, \&c, vid.fol.I3.cap.9.

Whanote foe the hencfit of the subijet, the fing man malie an Impos



 whith in talled Charta mercatoria ex Rot. mercator. an. 3 I Ed.I. n. 42 . Patents 3 Ed.I. n.1, \& g. de facco lanæ dimidium marcx ; lafta coriorum, I Mark, \&c. Fines. 3 Ed.I. n. 24 . intus \& non in dorfo, vide Rot. Parl. an.13. Ed.3: \{Ra nelu Tin= bantement of cuftoms without tommoutonfent: Fntin 22 Ed.3. n.8.a $=$ gainf nelo duffom and Impofitions, and that Merthanti may frefu

 fiament 28 H.6. n. 35 . the guke of Somerfet atculed foz talfing the fing to Thantunto Sir Pierce Bracy an (mporition of Bintw.

 alg, to lachoid.
 peati, [a af during the fame time no otyce aid ges impofition be laia upon the dommons.

Parliament. 5. Ed.3. n. 17,18, 19. againf ntw §uparitionfi upon Staple
 againf all nelu fimpafiont, ane 5 Ed.3. n.191. 38 Ed.3.n.26. Rot.Parl, $\mathfrak{a}=$ gainlt unteafonable Fimpofitions.

Parl. 7 R.2. n. $35,36.9$ R.2.n.30. Ra Impafitiong os ©ates bithout cont: fent of garliament.
frote 2 R.2.Parl.apud Gloceftriam,act. 2 5. Subritic onluf foz icfenfive fuats, not foz invaribe, i R.2. Parl, accord. I R.3. againif $2 \mathrm{mencbolente} ,\mathrm{Vide} \mathrm{Clauf}$. 4 Ed.3. n. 22.bis,

Part XII.

I.


Tle Cafe luasi, That Dorto? Wooton wit to Edmunds an infamotis,

 this: Pluiuater the faio Dotoz publiffico ano Difperfen to others a geat mamer of Copics of the five Ietter.

 Tibry: jop inalmuly asitye witimg of apivate Irtter ta another, wity $=$ out an: otfier publication, the party to whomit is diestra camot fave an

 $\mathrm{ED}_{5}$ attion lictly.





 that it inguld be puniffen rither by Tnditment, oe in the Star-Chamber, ta
 prefing of Copices of it, oe the publication of the effert of it, atgetabteg the OTcnec, mumafits it a nelo@ffuce: foe, foe that alfa the partp man fravent olttion fur le Cafe.


 fot this is an Offere to the fing and the Commontwealth: Find with:

 the 造atua Titicl.

Nota, tije Patu of the Lydians is, that fe who flanterg another, fhafle
 arc.

## Mich. 5. Jacobi.

1Nier Inhannem Wooton quer: \& Johannem Edwin Defendentem. Fin fecple Refervatioz;



William Haws toatifito in fere of a mernuage, and fifty five acteg of
 County of Hereford: Fini 27 Jun. 28 H.8. Gn Tubiture icmifen the ©e= nementafozefaiu ta Nicholas Trahern for feluentonite urares, Reddendo inde annuatim prefato Guliclmo Haws $\&$ affignatis fuis 26 s .8 d.at the feaffix of the Annunciation anta St. Michael ky curn and equal poetiong: Flna after the
 tye faid John Edwin tlaimed.


 mime lye the arenty of the Tefloz: ano the novition of thete wazas (And his Affigns) flaff not enlarge the referuation, foe if the If fiod yad amimio the


 Aff.86. 10 Ed.4.18. 27 H.8. 19. per Audley \& vide Hill. 33 Eliz. Rot.1341. §1t thig $\mathbb{C o u t t}$ ita ateplebin, inter Richmond \& Butcher, where the rale want that Butcher abowe foe arent asile to to fis father, upon a Demifemade
 Reddendo \& folvendo proinde durante predicto termino 2 I annorum prefato ( Pa tri) Executoribus \& affignatis fuis 10 I. legalis monetx. Anglix, \&c. ad fefta, \&c.
 the ficht, foe tyat the refervation luag made to the father, hige excutoex,


## Mich. 5. Jacobi.

Nota, Bugrone Italice, is a Buggerer, and Buggerare is to Buggar, gary:

T






 Flet. lib. I. cap. 35. Pecorantes \& Sodomitæ terra vivi ceu fodiantur. 5 Itt in the antient 25 mlt talle i the Mirror of Juftice Bouthri in Plow. Com. in Fogoffes





 Co ntalte that(1) ffutc Oportet rem penetrare, \& femen naturx emittere, \& effundere, fas the $\mathfrak{I n}$ noitment ini Contra ordinationem Creatoris \& naturx ordinem xem habuit veneream, dicfumque puerum carnaliter cognovit. Clicrp of Mrichly (rem habuit, \& carnalier cognovit) imply penctration anianimignof 5mis:

 12, Moudeasid; 25ugfarnmith 2§outs, Vide Rot. Parl. 50. Ed.3. num.58. nom: plance in joarliament, that a Lumbard dia commit the fin that loan na: 10 be named: So in fape, there ought to ec pencerationandemifion ef Ser,



## Fart XII.





Premunire.



 was at the Common Lav\%



 fion habe fante atber reafons to confitm it.




 elyangcualfo.
2. The conturion of the Beit af jownute is in Domini Regis contemptum \& prejudicium, \& dietx Coronx \& dignitatum fuarum lxfionem \& exhere-


 dignitatem Regis.
3. ©fye court of yint commimion ig the court of the ting, andithy
 thin, although it may he fait, that the Confifoey Courti are Curix Epifcoporum, pet the Court hafare of high Commifion isithe courtaf the
 nite.


 Hiament, An.io. Reg. Eliz.
 Tiecs in thig verperm, that bithout queftion the Statute $27 \mathrm{Ed} .3 \div 16$






 ig, that tye ©rown of England fatij axi lueli Celefiaftial acicempazal Fitultiction, De jure amexer to it, as appearg bu the fefoftion in Cawdries eafe, from age to age: 7tho althoutht this tuat De jure, pet when the



 Totis viribus proinde, foe tife effabliffoment of tifer tempozal Iatu, he which






 yabe fiffor bimbefoe ihe statute 5 Eliz. and this ig the reaton foz why: although toth Futiontions felong tothc erolun, pet inatmuth ag the



 miffioutcs from peat to peat, from the that of the maktiry of tife faio Statute i Eliz. Uuth ronthuir, Contra Coronam \& dignitatem Regiam.
 ronam \& dignitatem Regiam, when anp Etelcfiafieni Iutge iotly ufurp




 Contra Coronam \& dignitatem Regiam. Ant tyig apurars buall tje jojogi= Gitiong (whith are infinite) which fauc ben dirate to the gith Commif:


 particular anturrg fiall ge gitur to cherp of tyem.

Fig to the thiti, altjough the Court by foere of bigh Commifion is tife



 fiafticalpzocccintre

The to the fouth, although it ye a nelu court, uet the antient siatuteg cxtend to it within thig wozu Alibi, and dibers netu gimoneth tucere



Sibt to anluer to aff the ©hjections afoerfaio, fountio upon the faid Statute of I Eliz. out of the luoza animenting of the fame axt; fot



 that all of that which ioth toutho contern amp matter of pecmmente fiali



 og maleff am man foz any titug, partel of tite poficion of any feligious
 peobeg that as well the at I, 2. P. M. agithe aft I Eliz. White erentes the

 the att of Eliz. rcuiursitle ate of 25 H.8.cap. ro. Whiclj maftis a jocmut nite in a Dean and Chapter \&c. foz not clecting, noe rettifing, of hot ait
 s Eliz. neber intenuca to talte abap tye offene of pecmunire, but expecfa probich
 Wut tycu we are to note in what cafeg a ppemunire licg, in byat Prima Regula not.
 cis andmade finotun.






 the spiritual Court, this ig not in the rafe of 员enmunte; foe it nent he that tije jopaintiff bio not finow that thee luere feberca from the nine

 the eetelcianical Court map peoceis to try tige truth of it without Danger, vide 10 H.4. 2.atozumit with thig opinion; foif a joarfonfuc for ©ither of 1Bood, furminig that tyey were Sylva cadux, unaer the afge of thentry peatg, loficteng intuth they were abobe the ang of twenty pents (in which dafe bip the statute of 45 Ed. 3. ©itljeg bught not to ee pait: ) pet a pexolibitionlictly ana na jozenuntre.
 sante of the ©erleriaffical Tuog, yet if he fue foz it in the nature of a Suit, da. which totiju not felong ta the ©eclefiaffical Cout, fut to the Common faw,
 the fevering of cithes, will in any ecteriaftical Court withon thic
 whith acton himatter apparent to the extefiafical Court, appertaing


 citationtonuenci him into the edelefiaffical Court luithin thig ixealm, e
 the nine partz, ano the joarfon wag convemuet ana hat Tumgment that

 geg to the partu. So if a seotuarp be ichiberen to ajparfon, antuafter the

 Fal, iffe fue fog it as 9 gotuary notcectutco in nature of a 5 uit, whith Ficlangs to Court. Chrifian: upon the truth of the cale there ig tate of

 frobe 2o. pearsimoluth, fo that it appeats by the wibel, that the comi= zante af thificale ioth not lechong to Court Chiffian (viz.) to the Coutt of
 2300 It of ©ntricふ, tit. Difmes, fol. 22 3. 25 ut the tit. Prohibition, fol. 449. Divifione Difmes, pl. 2, 3,4,5.8 6.if the £utit fe Pro fylva cadua, \&\%c. Sattjat ag the suit is framed the Cognizante frlonto to Court Chrifian, ai= thougly that the truth be otherbife, therea poblyibition fieg, and no
 tbe exelefiantical Court, afthough that golo plea of any imiaent to
 nite.


 munire heth, foe this, that this Datug the aute which is determina= Ghe at the common Iah, Ad aliud examen, viz. to le Ecrictu gis the


 foz a IItule. Quod placita, Querele, \& poffefiones terrarum \&o renementorum tranfgr. debitorum \& aliorum conlimilium infra Regnum Anglix illat. ad dominum Regem ad Regalem Coronam \& dignitates fuas fpecialiter, à non ad forum Ecclefiafticum, pertinent. Quidam I. R. \&c. machinans Dominum Regem \& Coronam \& dignitates fuas exheredare, \& cognitionen qure ad Curiam Domini Regis pertinent, ad aljud examen infra Regnum fuum Anglia inCuram Chriftianitatis coram V. W. Official. \&c. trahere \&c. quersdam articulum ad profequendum ipfum $R$. in eadem Curia Chriftianitatis coram præfato Officiali pro debito 20 1. \& ipfum R. in eadem Curia prefato I. A. inde refponfum citari, \&c. $\mathfrak{x a}$ that if the ariginal raufe be


 incauber to dzatu Cognitionem que ad Curiam Domini regis pertinet ad aliud examen, whitlig ix mucly as to lay, that the Debt, thecomijance lulicreof

 Ecelefiaftical Datu.
 21H.8.it ig faid, Quod predictusCardinalis \& intend:finaliter antiquilimas Angliæ leges penitus fubvertere \& enervare, univerfumque hocRegnum Angliae \& ejufdemAnglix populum,legibus imperialibus vulgodictis legibus Civilibus \& corum legum Canonibus in perpetuum fubjugare ix fubjicere, \&c. ane thigici intluicis


 thop of Norwich, atainflohom, he then feing in the ruffegu of fiferar=
 the matter of the 色emunire was futly. Dityin Thetord in the


 ar Turifition; and that nome of the fane colm fhafi be beatun
 ficfore the fame Dean: Thet if anp te atainft the faid Cufiome dealun


 flop, at Norwich foz an Eerlefiafical rate arifing Luthin the faia colun of Thetford, and this Luas percutco befoec theng ajos of Thetford actording
 GAajos to appar hefoe fim at his youfe in Hoxin, in Suffolk, gencral= In Profalute animx, andupan apparance lifoclici, Per parole upon alf the
matter, ant chjouctu him uyon pain of extonmumication to anmul the



 dignitatem Regiam, noe llath the 2Jiffioy igatun tlje yarty Ad aliud examen. foz it aught not to foe examinedim ant coutt.
 in the afo of 16 R. 2. 3 2. .hit In Curia Romana aut alibi, and thiti alibi ought not
 IIffice, \& per totam curiam; ©hat, fe the Cuffom and 招efentment gmand not, tyis is a tempozal thing ano octerminable lip the common damant not cxaminade in the fpiritual Coutt; aum fottits, the 2Biffopin this tale hath incurred a formunire.


 (the matter of the Indidment feing true) ronfeffor the faid Inwitment: Fno upon thit apucaring, the fetonoary fufice gabe 马ubgment againf fim, that tye faia 2 giffop flathe out of the photection of the find, and
 jits hotuy tabe impzifonen ad voluntatem Regis \&cc.

## Nicholas Fuller's Cafe.

I1. the decat cale of Nicholas Fuller of Grayes Inn, thefe pointy bucre re=
 exthenuer.

1. ©fit no confultation can be gantco out of the cerm, foz thig, that it if anatuard of the coult, and itf final, and camot te geanter ho all the Fuages out of the crrm, noz hip anp of them witlint be cerm out of
 thise that tye Court upon tonfultation amangft them ought to alvard it.
 Datcuts of ligh commifion in ceclefiaffical caulfa foutibea uponthe




 this, the confultation which luaf granto ig with thin teftrint; Quatenus non agat de authoritate \& validitate literarum patentium procaufis Ecclefiafticis vobis vel aliquibus veftrum direct aut de expofitione \& interpretatione flatutide anno primo nuper Reginx, ixc. In the fame manmer anif the finc
 anic fice of the Intumfent be spiritual, uet inamuch af be comed to

 of fin commintionces unter the geat seal.
2. Fit tway tefolved when tifere is any quefion concerning what pom:
 enfe, the actermination of this folong to the Fuagen, of the commons II alw; in what tafeg thep yabe rognizance, and in what not; foz if the
 fhall hatue cogmizance, and that alf that appertaing to their 马urilation
 are juridictionem fuam: Find actogning to thiti refolution, Bracton Lib 5 . tract. de except. cap. 1 5. fol. 4 12. Cum judex Ecclefiafticus prohibitionem a Rege fufcepit, fuperfedere debet in omni cafu,faltem donec confliterit in Curia Regia ad quam pertinet jurifdictionem; quia fi Judex ecclefiafticus æftimare debet an fua effet jurifdictio, in omni cafu indifferenter procederet, non obflanti Regia prohibi-

 non procedant in curia Chrifianitatis, quoufque in curia noflra difcuffum fuerit, utrum cognitio placiti illius ad Curiam noftram vel ad forum Ecclefialficum perti-



 what cafes the ecteffaftal Inages buc pobuce topunify anp Pro lafione fidei, 2. H. 4. Ful.10, I I. H.4.88.22 Ed.4.20 So of the hounox of parifiga in 5 H. 5.10 .39 Ed. 3.23. Sa it telongi to the Fuxger of the common Iatu,




 that the actermination of their authoity and poluer which ig gibenta

 jectcontainff Fuller contcrning the flanber of tifcir authoeitp and poluer,
 Watu. ©atotjer refraint load noded in the enflitation: Et quatenus now agat de aliquibus fcandalis, contempribus, feu aliis rebus que ad communem legem aut flatuta regni noftri Anglix funt punienda \& determinanda.

 iging ir ocmeaner and rontempt to the ©aut; ine this fe ig to be indited,



 quod quis proaliis qux in Curiis nolfris acta funt, quorum cognitio ad nos pertinet, trahatur in placitum in Curia Chriftianitatis, asit apparai in the
 rnozmous opinions in ieligion, doty not apuetain to the ©ognizance of
 fchifmata, harefes, \& inormiam, inpiam vel pernitiofam opinionem in religione, fide, feu dcctrinaChriftiana pie \& falubriter fabilita infra regnum nofrumAnglix, quoram cognitio ad forum ecclefiafticum fpectat, \&c. Vide Mich. 18 H.8. Rot. 78. In Banco Regis. ©fferale waxi, tinata Iret longi yelo die Jovis poft feftum Sancti Mich. Arch 17 H.8. of the jeiog of the foulf of ©t. John de Bethlehem de Sheine, offigisiamme of Levifham inthe Countu of Surrey, Urfoec John


 Idemque Philippus fciens quandam Margarteam, uxorem Johannis Aldwin apud Eaft Greenwich, infrajurifdictionem Lerx pradietr, pluries perantea corpus fu-
fuem in adulterio viciofe exercuiffe, ac volens ipfam Margaretam pro republica in exemplum taliter offendere volentium legitime punire, ad dictam magnam juratam fe perfonaliter exhibuit \& eifdem fic juratis de diça mala \& viciofa vita priefare Margaretie inftructionem $\&$ informationem veraciter dedit. Dpon whith the

 Finto that the Coita Philip faitu in hife Anglicanis verbis; Margaret Allen ina



 BDit it appearsi, Quod per leges hujusRegniAnglix omnes \& finguli quicunque Domini Regis fubditi coram quibufcunque iplius Domini Regis Jufticiariis feu quocunq; alio viro judiciali officio feculari fungente, in aliquam juratam patrixjurati vel ad aliquas inftructiones feu informationis alicui hujufmodi jurat, in evidentias dandas comprrentes $\&$ evidentias dantes, ab omni impetitione \& calumnia in aliqua Curia Chriltianitatis prcpterea fienda, quieti \& liberi effe debent $\&$ in per-




 tuon figisale, whith lwag fut anaffirmane of the Common Ialu, for the
 all inditasg in other Coutty, and alf witneffe, and all others who have affing in the cempazal Coutte, fhall nat he fuci $\mathfrak{y}$ maleftion Court Chriftian, vide Pafch. 6 Eliz. inttre Ifepoztic of the Doga Dyer (tuhtith rafe is not pentco) John Halles in the rafe of marriage, Getwen the earl of Here= ford, and the Lada KatherineGray, octiarch hig opinion atainft the Eentence
 mat, under the $\mathbb{G}$ ?cat 5 eal : ? of the faiz marriage was unjuft, wiched, and boid, ana that he thought


 onfitucration it wat refolbed, that this offente wag a contempt ag welf againff the ©u®n, aぁ to the Tuigfer ; anu cluerp of them lvere puniffable
 map upon that fue fos it in mhat caut fhe fhafl pleate: foz the fiander of a Tuage in pointat gigisuogment, be it true pe falfe, is not juffifiable,
 faid confultation it was welf pronion, that the figh commifioners

3. Tt twag refolved, that loben any Dibel in exelefaffical Court con= Enims manu zerticles, if anu of them do not felong to the rognizance of Court Chrifian, a pobigition map be generally gented; and upon mos tion made, confultation man he made as to things whith to helong to The Syiritual Turifoinion: fos the mozit of confuftation twith a Quoad, in frequentandulinal, gut a perohibition with a Quoad, is Rara avis in erris nigroque fimillima Cygno, Plua foe thefercafongit waw refolbnu ky all, that the jopelibition in the cafe at the 23 ar was melf granten, which in truth

 antur in libris nofris.

ArriculiCleri c. 8.

Entries 444 . 44. 7.

Circumpecte agatis, \&c.

Wef. 2.cap. 43.

Ibidem.

Non debet dici tendere in prejudicium Eccletiaficæe libertatis quod pro Rege az Repub-neceffarium videtur.

Non eft juri confonum, quod quis fuper is quorum cognitio ad nos pertinet in Curia Chriftianitatis trahatur in placitum.

Epifcopus teneat placitum in Curia Chriflianitatis de iis quą mere funt fpiritualia.

Prohibeatur de catero Hofpitalariis \& Templariis ne de cætero trahant aliqueen in placitum coram Confervatoribus privilegiorum de aliqua re, cujus cognitio ad foram fpectat Regium.

Non concedantur citationes priufquam exprimatur fuper qua re fieri debet citatio.

 pertain to fyixitual gurifiction.
 refic, 5 chilm, antucromeoug (Opinionま, \&c. cloat if they conbit Fuller of





 2 enth to Yalue a Habeas Corpus, \& ci conceditur, unon tulitly lusit tye dboaz Ice diareturn the taule of figi ictention.

## Mich. 5: Jac. Regis.

Firft-fruits, Acts and Momuments,351. \& 352 .

NOte, Annates, Primitix, and firff fruitw, are all one; It was tye tha= Iuc of eluerp firitual iving fo the pear, whicly the gopr, claiming

 that Polydore Virgil, lib. 8.cap.2. โaith Nullum inventum majores Romano Pontifici cumulavit opes quam id quod annuatam vocant, qui ufus omnino multo antiquior eft quam recentiores feriptores fufpicantur, \& annates more fuo appellans primos fructus unius anni : vide Concilium Viennenfe quod Clemens Quintus indixit proannatibus.

Ctycte finth: frutw were giben to the Crown fip 26 H. 8. cap. 3.
 complaint was mate of intoicrafly oppecfiong of efturefer mid Mona:


羽zomotions twithin England, which were fountor hutigevorchitons and





Decimz



 tje [evently amainflyim.


 6.

Vite Lambert de Prift. Anglorum, \&c, fol. 128. cap. IO. omnes qui kabuerint $\jmath_{0} 0$. Peter-pence. denar. vive pecunix in domofus, defuo proprio, Anglorum lege dabit denariun Sancto Petro, vide ib. inter leges Inæ. fol. 78. cap. 4.


 Liiagemt it: Quxe.

## Sir Anthony Ropers Cafe.



- mifioners at the Sut ofone Bulbrook tife Ditar of Bentey, foz a jocr fion out of a ferto?y Tmpapiate, of twhicty sit Anthony was fifininfe: Find the ligli Commimonerg fentencen the faid sit Anthony to pay that,



 miffion in the faia rafe, foz lufien the atts of tije 27 H.8.\& 3 I H.8. of gitona=
 fonti Mat fer, aithonghthat jonfiont tucer faver, pet asi it appears by




 Simop, Fitrib:aracon, oz ampother erclefiaftal perfon tuere inpoftefion





 fame, as ferctofore the fabe fatuflfy tome, anaay ip, ant actozing to


 lubere; then if the high Commifioner thinl uctermine of fenfions, the

 thatitu bip the ate Eliz. made a fong time after.




## tute

execute all manmer of Turifartion Spiritual, ta bifit, reform, \&e. all
 Furifiction can of fatufull man fe refoemex. Fen it Luag faio, that futif
 the tigh Commiffionct:
$2 \mathfrak{B u t}$ it wasi manimoulfu refoluct hy Coke, Walmfley, Warberton, Daniel
 bers tauleniviz.
I. foe that the faib claute of aferimation is not moer harge then the rlaufe of fictitution; and that the Sint of E Eliz, Dotle not talte aluay noz


 tauteg.
(I.) Fode thit, that the Statute 2 Ed.6.cap. 13. Mabe the Comitante of it
 whothentwere.

 witljit,

 that the fe wozde extena tothe rrime onity, ano not ta the raled of Interef
 \&c. Whith fy amp mamer, \&c. To that (Tuth) ant (whith) are felatibeg.

 out of the pecciont mozgi I Eliz. viz. Spiritual og Eeclecfalfical Tu:


4. It had not the intent of the Fint 1 Eliz. Wofich rebibed the 5 tatute 23



 in ibbers tauleg the 『ourtiof the fing camot amminiter to ©ubjeat wittfout fim, \&c.



 fute authozity to the figh commiffonerg finally to istermine Meum \& tuum, and ta haffardile Ffuts, \&c. without anp controlement, foe this
 incbitably neceffary im manp tales ta tife amminiffation of Tuffice, in aibers pointon it, that without tifis, Fuffice tounot be exccutè.
6. ©lye figh ©ommifionerg rannot extend themfelbeg fut only ta ©rimes, fos the thaufe hificle gibeg to them power to impifon, \&cc. ant to
 intenaca of him toho commits any crime, and not of fimblyo ictaing joention, ILegaty, (2ptyegi, \&c.

Mich. Jac. Rot. 2254.

PFxesptum fuit Guardiano prifonx Domini Regis de Fleet. Quod haberet hic; Hab.Corpus viz. apud Weftmonafterium immediate pof receptionem hujus brevis corpus retorn and Anthonii Roper militis in prifona prædicta fub cuftodia fua detenti quocunque bo. difcharge by mine cenferetur, una cum die \& caufa captionis \& detentionis ejufdem Anthonii : Et judgment of iidem Jufticiarii hic, vifa caufa illa, ulterius fieri fecerint quod de jure \& fecundum legem \& confuetudinem regni Domini Regis Anglire fuerit faciendum: Et modo hic ad hunc diem, fcilicet diem Sabbati proximum poff cetabis Sancti Mich. ifto codem termino venit pradictus Anthonius in propria perfona fua fub Cuftodia prædicti Guardiani ad barram, hic prædict. \& idem Guardianus, tunc hic mand. Quod ante ad ventum brevis predicti, viz. nono die octabis ultimo præterito prxdictus Anthonius Roper miles reducit fe prifonæ prædictæ perantea commiffus virtute cujufdern warranti, dati 30 . die Junii ultimo præterit, quod fequitur in hæe verbz, viz. the of his high Commifion fot caules erclefiatital, under the gecat
 tafte inta yout cuftoing the hoip of 5 in Anthony Roper, Finight, and him fafcly ictain Difoner at tyizour rommanoment, until lue fhall give de=


 Bulbrook Dicar of Bentley, for that he uetained Lugongfily from him the faio Dicar, a fertain yearlu Selfion Iut unto him from the faia Sir An-


 bing fome time of acliferation tiven unto him in uat to confioce thercof;

 Lambeth thity tijirtictij of June, 1607. Et quod hæe fuit Caufa Captionis \& detentionis, predicti Anthonii in prifona prædicta, corpus tamen prædicti Anthonii modo hic pararus hábet prout per breve prædictum fibi praceptum fuit, ccc. fuper quo, vifis pramilfis \& per Jufticiatios hic plenius examinatis $\&$ intellectis, videtur iifdem Juftic. hic quod predicta Caufa commiffionis predicti Anthonii prifonæ de Fleet pradict, in retorno pradict : fuperius fpecificata minus fufficiens in lege exiffit ad detinendum prædictum Anthonium in prifona pradict. Ideo predictus Anthonius à prifona predicta per Curiam hic demittitur, ac idem Guardianus de hujufnodi Cuftodia per eandem curiam hic plene exoneretur \&xc. 武ndthit wami retolued una voce hag Cokerhite Iuffite, Walmily, Warberton, Daniel, antu


Tha in the berp fame cerm in Lanes cafe, a joar

 netri, That he was a wicked man, and an arrant Knave: flophibitionlicg, foz


 mincolvege the (oczinary.

> Hill. 5: Jac.

Juftice of wales cannot be by Commifion but by Patent.

N
 tion of the auts of 34 H.8. cap. 28. anu the 18 Eliz. Gft the Tuftites in Wales man fec confitutco hy Commifion; and npon confeccice it tay
 ufte cuer finte the att 34 H. 8 . ©hen it was mobro, if the feing twhich nowe is, map gip foze of a claufe of 34 H. 8. 刃o it, whith tlaufe is, Chat the
 time to time, thange, amo, ozace, alter, miniff, and refoem all manner of thing fbefoce reftearict, as to his moin extelfent huifoom ana diftretion
 montwealth, ant groa quiet of his fit Dominion of Wales, nim his subs: fecte of the fame, from time to time, at his serajefites pitafure. Tind it femed to bibere of the Tuffices, that this poluce given to the ling ofe terminco hip his Death, foz divers tauleg.

 tion of the mattery of the at, fog the gabe this figh power of altcration,


 Finctu, dia not gain fuccerfion, To the polucr ana gecat tonfidence lusitif bas ameren to them dian not goin futcefion; and foz this, that Eorum progreffus offendunt multa qux ab initio provideri non poffunt: ?The wlilat
 England, and the fubjection of them to the Iatwis of England, none could di:
 time, might alter them; that fie feing the oberoience of thofe of Wakes, anta the grou fruit whity peocericiout of the faid?


 nut thing tuhict yet jath, ane that twoufo ve of geat ferlituic, Mifera fervitus eft, ubi jus ell vagum : ofifo the lwozog are foz the Commont wratth, \&c. if his spajertiey subiect of wales, athis ghaictics pleafure, \&c. yp whith it appearg that the intention of the malets of the Str, was to rive this potucr tolting H.8. Foz higs pleafure, vin determine Gutis deatl.



 fuith the conffruution of Iatw in other cafes, fos aff Commifiont toncerns
 be conffitutes them Jufficiarios fuos, whyith authonity Ucint in calc of sity




 the Fining, fotthis roncerng the aominifiration of Fufite: Sind upant
 be confitutcobp commimion totye IDodochaucefoz, 2Jaren Suigg faia Beatent foz the rircuit of wales, af otljerg ljau befoec. Trine

Trin. 6. Jac.

TWig Temit leng refolucia Per totam Curiam in Communi banco, viz. Colse High Comrijicf IIffice, Walmiley, Warberton, Daniel, and Fofter, iut the rale of Al- miffion. Jan Ball, that the high rommimionersi ramat lin foze of the Flet, I Eliz. cap. Purfivant. 1. โeno a jourribant to arecf anu perfon fubjet to tjecto Turifirtion, to ant floer to any matter fefoze them: 23ut therought to paoced accoaning to
 aut futh Tuthoity to atrelf tje hoigr of any Sulatet upon furmife: Fnis althoumbthatit be comptifo mithin their Commimion, that tifu man fena foz anply Dutruait, \&c. pet inatimuth ag thig yaty no foundation upont

 fhallerercife, ufe, and cxecute afl the Detmifts (accozaing to the pithe
 Patents whith are nentionco and authogity befoze, fos this is imploper

 Saiw: 3ind in the Circuit of Northampton, when the Iopt Anderfon ante
 nerg to ared the yodn of a man to appear befoecthem, and in refiftante of







 muntation, and ticn to have a Capias excommunicatum, anim to mpaifon


 Than this Luill fe againf tle statute of Magna charta, ant alf the amtient Statuted, whith fer Refal, Title Accufation: If a fremanthall fic arteft=
 table foe thelbeal:publite, neber were inteniod to fe repealem gy the faio Statute of I Eliz.

Note, that neither the Stat: Chamber nor Cfyancert awards any Meffenger to arreft the Body until a contempt made, but firft a Subpoena; \&c.

## Marmaduke Langdale's Cafe, vi. 58.

I12 the cafe of Marmaduke Langdale of Leaventhorpe in the edountpof York, High Com-
 terbury, ana other hith rommiffioners: it was relolica Per totam Curiam,

geanto，tax tuelf maintainale，foz thic，that it was not ann cnomity， noz any Offente bithin the statute but a neglet of his outh，mixa becathof his bow of maintenance；alfotye party finall he arfeatro of gig appeal：2tno foe that reafon it belong to the Court of tife ©jumarp： Find the Iftle of the © ourt was，that the jolaintiff fhall count againf the


 fibi viderit expedire，\＆cc．Se moze，fol． $\mathbf{5}^{8 .}$



 fibent of York，againf the siturce of tye aralm，with a fignification of pour To offips pleafure，that lue tho figuld impart the fame ta the reff

 upon ronfocration fato of partg of tife complant，be thave，afityis thozt
 at Weftinfter，asfome of ug foe trualis of meite of Nifi prius，refolber




 after thig ian Lue fiall nat fofo often（upon fuch complainte，pour iota＝


 In，It will fegin to thofe objectiong that lyane fom mate on the felialf of that Council，tobercinfozmethoi，and faz aboiding of ronfution，IT mill


2．©fat out paccening in geanting of 势？ juftifiable by Sam．

3．That the mamer of out procecoing tuax relpetful and comly to


4．Finfures to aff objectiong hoth particular ana mencral．
5．Femcaieg foz the time paff，if there fo juft caute．


 azca pount，of uniaer，An．27．H．8．in the hegining of October，An． 2 H．8．there
 in Lincolnfire，ahout tlje caule of 隹ligiont，atainft whom Charles Brandon Dulie of Suffolk ment and appeafer them．
 of that Cautry，Sit Robert Ask being dificf，againflwhom the ：Dufte of Norfolk went and difperfed them．Somatter in Lancafhire fegan a m？ Ifebellion of menof that coumty，andof Cumberland，Weftmerland，and Northumberland，againfif bijom the earl of Derby was implouri，anio quie： tciathem：Fifter that，Mufgrave Tilby，andotherg，ferran toraife a gecat number，ant affaultea Carlile Caffe，tujometic Dulic of Norfolk ouer＝ tyrelo．
Wgerentlyafter Sir Francis Bigot Witly a multiture of prople，mabe an
Infurtection

Tnfurrction at Setrington, Leigh, Pickering, and Scasbrough in Yorkfhire, Wujam tje Dulie of Nortolk patifica: Finu font after the Toad Darcy, Ask, Conitable, Bulmer, \&c. Geranta melu Commotion ahout Hull in Yorkhire,
 than the bertiminuta of 28 , and 30 . of H 8. Within tayifly time mamy of the

 the fippeefion of the greatre loulf: of ferligion, whith An. 1 H. . . he ef= feted, ife effablifica a Coumil tyere fop tje gute of the Countrics of Yorkfhire, Northumberland, Weltmerland, Cumberland, Durefme, the Colinticaig the © ityaf York, Kingfon upon Hull, mid Newcafte upon Tine, foepecten:
 reg: Gin thistime of necomitymin Danger, the fint dia arme the Derfis dent and Coutil with tho autloeitica in oue Comminion: the oue a Commiflion of Oyer and Terminer, de quibulcunque congregationibus \& conventiculis illicitis coadunationibus, conferationibus Lolardiis, imprifionibus fallis, allegatis, trangreffionibus, Riotis, Routis, retentionibus, contemptibus, falfitatibus, mainutenentiis, opprefionibus, violentiis, extortionibus \& aliis malefactis, offencis, \& in juriis quibufcunque, per que pax \& eranquilitas fubditorum noftrorum Comitatibus, Civitatibus, \& villis predict is gravar, \&c. Secundum legem \& confuetudinem regni noltri Anglix vel aliter fecundum fanas difcretiones veftras audiendum a terminandum.
©he attyer aththoit!y foay, Nec non qualcunque actiones reales feu de libero renemento, \& perfonales; caufafque debitorum \& demandorum quorumcunq; in Com. \&rc. predictis, quando ambere partes vel altera pars fic gravata paupertate gravata fuerit quod commode Jus fuum fecundum legem Regni noftri aliter profcqui non poffit, fimiliter fecundum leges ex confuetudines regni noftri Anglix vel aliter fecundum fanas difcretiones veltras. Fno thig ig ill the authoity that
 any peibate Fiffuttiont: and tyig appearg by the conmifion under the meat 5 sull 31 H. 8. 6 Pars. Roberto Landavenfi Epifcopo Pralidenti Concilii, \& aliis; outof whith efyater thefe thints were offerued, Viz.

1. ©hat the finalintcution of the Commifion luag, Quod pax \& tranquillitas fubditorum preferventur.

 dumpopulum: fo? it waig refolucid without ouction, that in fith ralf thep haw not polwer hat to peoced accojoing to Iaw, foe that is Summa diferetio, anu not atcosbing to their peivate ronecity ando aftectiong, quia talis diferetio diferetionem cunfundit, fothe otljer clatife comectuing real and perfonal Fations inall the countiex of York, Northumberland, CumberFand, Wefmerland, Durefme, anithe ©olung afozefaiu, wationly Ad faciendum populum, foe thif was utterly boid in Ialw. jow,
2. Pa futh gencral authocity giantio, mas foc mabe fip the commint:
 tp attozoing to Taw, asile may hp Charter Luithin acertail Countp oz particular place, foz the fint fin comminion map give paluer ta icter: mine eriminal caules betheen the fing ano the party, Secundum legem \& confuetudinem Anglix, fut he camot give poluer ly Commifion to icter=
 tafe, An.2. Eliz. Fol. 175 .in Dyer.vide Dyer.236. 31tt the fing hithig IItteray

 phocening ought to featcozoing to Untw; ano if the erve, the party gituct mapgave fisiosit of exroz: but the dourt eamot dean to them a Court
of equity for the tulfe aforctaid ; Find foz this Caufe, that [uch a Tubre


 nimpartu fuc Commifion fut fylozit, be the Statute of Magna Charca, cap. 12, and Weft. 2.cap. 30 .Recognitiones de nova diffeifina, ¿cc. non capiantur niff in
 theicpupure Countics, hu luhith it appears, that luithout an ate of






 cap.4. IIfficeg of Nifi prius, give judgucht in?
 ment, Et fic de ceteris.
3ulfo it Luag obifrbed, that at the firff the faid comminfion concerning
 one of them wore fo poe, as the were not able to profectite at Iatw: thita

 in Chancery: ? That this muth was faia foz the fieff, ronterning the true raute of the Finfitution of the Court, Viz. fooz pectenting of © Munits and Itcheclions, and when it fergan.
3. Thy to the ferona point, the granting of 毛ity of Habeas Corpus, ant


 and it luag fearci, for zuivate reโpetas, Et de non apparentibus $\&$ non exifen-


 Che frcons rcafon ig Diam from the contumacy of the partu that fuppos


 mat appear unto us jubitialit; for as we are §uiges of iftero, fo mulf

 rifoiction of trjat Court ani Countil, Toas the manting of fazalibitions: hath beut juff ; and the fault (if aup fe) in the partiog thicuribers, that ne:
 Court.
Chethira reafon ig isawn from the meat injurp offercu to the ofent Dante, foz it ig a true fitte, Mifera fervitus ubi $\mu \mathrm{ms}$ ef vagum aut incertum: ©hic Defcnoants hip Iaw, map in all Courts pleas to the Jurifoition of the
 riffoition the yave : concerning matters of State, whitith are Arcana imperii, it is meet they fhoult he hept fub figillo confili, anio in ferect:but fos Iutifuition lietluen party and yartu, foz beciding of Meum \& tuum, ©50iu fozbiat thep ffyoulo not ioc finown to them twigo are to ye juageo ho thent;


Part XII．
The Prefident and Coun－） cil in the Nortb．$\}$
rantiurer again，Mifera fervitus ubi jus aut vagum aut incertum．





 nominifirch：Yn finding upan their Oaths Dibere uniuf and unbue
 tifular：？ind therchuon a nation fring made in open ©ourt in Michaelmas


 anw in jindzance of the Ducpuaccoings of this © Cout，prapeit the © ourt



 Barde ans one of that Council，to let him unverfinut the particuline reite bances ansopuections，and to fiear what he coulio fap in the juffificati＝ on thercof，who accozdintith upon motion came tous to §erjantsiginn，

 but Caid，fic woulis acquaint the jperficent and ©ouncil thercluith，anore： turn their anfluer，which foz that it wag negrecere，we upon further mose



 than fut manp praty befoze，whitcreunto a fix fold anfuce wasi made．
 the finue aboue two thoufand berending at one time，and yavimg bint five Countics anio there 厄oluns，at buc fitting there fuete about 450 taulfa

 ecrm，but 72 ；fo a if tile multiply their raufes To infinitely atoure tulyat
 fru．
2． 2 Frimes thic multiplication thep habe imovatè anu talien upon tiem

 Tawe，and mang of then limited to the Counts at weftminfer．Gut alf of．
 Harrifon and Thurfone in Engliih Bill，uponthe statute 39 Eliz of © illafe， whicreas the serp statute gibety Turifoition to cettain fyctial Courts：
 tuas alwarded againf him，nue finco．
 en，accopuing to the statute upon an Englifh Bill wifpoffeffaty the 灵refis tent．

4．When after a recoberyin an Ejectione firme，ant extcution Gn Habere facias poffefionem sut of diur Court，thicu upon an Englih Bill，viffiofersin
 Tuigment in our ©ourt，fuit there be Englifh Bill． 23 etweren Stanton ant


FDiantiff，an ole man and lame．Wetluen Binns ana Collet，after ife ioc＝ frnant tuag outlatuctin an axion of 23 attery．

5．©ficuaimitt Englifh Bills intly nature of 10eitwof errge，and of Formedons aniother real antiong．
6．Thep luill aimitno pica of Outlawry in bilability of the 热laint tiff．

 tye Exchequer Chamber，and maty otljer peocedimg whith are againf Tamano reafon，to the getatoppeflion anu getchante of the subjet，fa


 moze grantci，anumoze atticnt then igi fuppofa：fog Mich．7．Eliz．Rot． 31. ıpona motion made ly Caxus，the fing Serjeant，Habeas Corpus lwas ginntio out of the fintife ajenth，foe the boau of John Lamburn，alias Lam－
 John Lambert Luata jopioner，and that one Ofwald wilkinfon，the ©oafer refule to octiber bim，without the featue of the Farcle－bimop of York：


 hut luad committed fy him and the countil to the Gralerif cuftode，ant therefoee fe thalla not le acliderex，ana therefoze fie fent one Morgan hig Sercetary to the ©oaler，that he fhoula not fe acliverct ；Find thereupon
 iufufficient return in not fabing the hoip，Carus the fingas serjeant mas bed fozan？ttathment againft the Fitel）：biffop of York，and wilkinfon the Goaler，foe tje contempt returnco bn tfe sljeriff，minit was mentco，
 \＆8．Eliz．in librode Habeas Corpus．John Dawfon in jopifonfona 班iot，fy
 Corpusano iclibered：foz no manought to be ronvitto fozafiot，but buy
 ther lifte 3Dits of latter time Pafch．12．Eliz．in libro de Habeas Corpus，

 filte theit foe the foopu of John Rowland，rommitteo bit the Joerfient and Coumcil of wales，ana finding be the return that the commitment of fimt
 that nature．
 upommation oz complant wh the party mieven，foam if the particg haue geater raule of complaint then they hav in time paff，there muff of ne： trfitu be mase 10eitio of gezobibition and Habeas Corpus geanto then Luas yerctafoes．


 fententeg are unreberfite，whicli mafte the
 bame of the subject．

10．©hele suty there geoiv to le moze perjubicial to the fing than ruer ticp fabe lecen，for hp the multiplication and inmovation of suity，
 $\left.\begin{array}{l}\text { The Prefident and Coun- } \\ \text { cil in the Nortb. }\end{array}\right\}$

 Crreej liettij in tife upper houfe of Parliament, where the King and the Lords be only Judges.
12. jos the tinue to come, firff, that tive Tulfuctions be cnrofico in the Chancery, wigercunto the subject map have acedx, anolinolu thicir Iu:
 in the Cout, tuho mapinfomms juicialfu of their true Turifortion, and
 coutrary; fo agioutice upon ficaring of hotly fiocs frall he ient ; anu if


 Cufrourg of England: Soas command mu torgs, whatiocter it fiall
 tom, and we wiil mont wilfingly olfey it: Snm that which a gexat Divine
 Deat; Da Domine quod jubes, \& jube quod vis, \&c.
The particular cales fet totun in the pertition are anfincred in tife fes



 thercupon: when this fiad ben this octibrict, inp wap of anfucr, Bacon


 ehantige, the Tozas thailong ano pluvent ronferente amongff thent:

 Iution;

1. That the Infructions thould be recorded for fo much as concern'd either criminal Caufes, or Caufes between party and party: As formatters of State, if any be, the fame not to be publifhed.
2. That it was neceffary, that both Councils fhould be within the Survey of Bentuinfer flafl. Viz. The Courts of lbeftiminfer.
3. The motion was wel allowed, that the Prefidents and Councils thould have Council learned in every Court: And that upon motion made in open Court, upon any Prohibition, to either of them, day fhould be given to thew caufe, \&c.
4. The Lord Treafurer repeated the fentence, and faid, that true it is, $\mathrm{Ub}_{i}$ Lex aut vaga aut incerta, miferrima eft fervitus, where mens Eftates and fortunes fhall be decided by difcretion.

And concerning the remotenefs of the place, what reafon thould there be at this time more for thofe parts, then for the Counties of $\mathbb{C o m u m a l}$ and
 work.

Herefie, Upon conference with Sir Fobn Popbam and 0thers, An. 43 . Eliz.
 Sunaup Contoration might tonbit an ferctich ep the common


 Brook, title Herefy, per omnes Juftic.\& Baker Chantelloz of the exthenucr,
 pecent, fienight acliber tje party conbict to ke bumt, bithout amy
 be lutnt in anotijer County, thenthere ought to fo aldeit De heretico comburendo ; Ind that tije rommon Ialu toag fith, vide. lib. intra. title In-
 fonant to truc ifctigiom, vide $x$ H.7.Book of Entries fol.3. 19.fee Dr.\& St.lib. 2.cap.29.Cofin. 48.2. Te tife Statute of I \& 2. P. M. cap. 6. ©hat (1)? imariç luanting muthority to peotad againf ferctithe, 3.F.N.B.fol. 269. Fini the
 rectly, 4. Bracton lib. 3.cap. 9. fol. 123,124. Concilio Oxonienfi quidam Diaconus convictus fuit de Apofafia, fed primo degradatus fuit per Ordinarium: FInin true
 fore him Pro falute animx, ana may iecgeanc him, axٌ Bracton faith, anumay



 fianman, to any fole 马ubite.
 yerefic, and therefoze if amperfonforyarged with bercfie befoe the figh Commifionct tife habe no authoity tojutge ang matter oe tate



 be acterminco ta the leercie for Darliament Luity the affent of the Conve:

 bigh Commimion there he Loman $25 i f h o p s$ and other Divines and leate


 fouphtin ure in all ©uten Elizaberhs Ficign, but witiout the ain of



 and molu fring that not only the faid Fit of 2 H.4. Gut 25 H.8.cap. 14. are


 15. Tilitivile the fuppofer statute of 5 Rich. 2.cap. 5. and tife 5tatute af 2 H.cap. 7.25 H.8.cap. 4 .1 , and 2.P. and M.cap.6.arc all rcycalcu, to axi 110 5 ta=

 or dther that hath tempozal jurifaiaion, agupan perufal of the fata sta= tute appenteth.

Part XII. Herefie. \}. 57



 ta folia them in frong pifon, until they will jufific theminturg to the

 bolden in froug peifon, until fhey (torctum their bexation) milerabin






 fiament, though it loag entredin the folfo of the 姨arliament, fot that the Commong neber gabe their confent theremio, therefaze in the next fat. fiament, the Commong peferreda Dill reciting the faid fuppofio? and conftantly affirmed, that they ncluce affented tifereunta, and therefoes befired that the faid fuppofod statute might fe aniented, and ueclared to fo boid: foz tifer peotefted, that it was neber their intent to be jufis:
 their antectoeg fan done in timeg paff, and fereumto the fing gabe Ifopalaffentin thefe bozat, Leift an Roy. Fint mark well the manner of the penting of the zitr, foe fecing the commongi bion nat affent there= unto, the woideg of the Flitfor, It is Urdained and affented in this prefent Parliament, that, \&c. Flnu [o it luag, being but fip the Fing anto tye Tatig.
 ment were made, to the ent the fame might he publiffer, ant unarffob,


 County, fometime in 1 atin, and fometime in frenth, to command the Sherift to peaclaim the faia statutes bithin yis Bayliwick, asi luelt
 tarppzaceving fiefoze finting came in ufein England, ana pet conti=


Bolu at the Joarliament folter in 5 R. 2. John Braibrooke, 25 iffiop of



 Flatg itrected to the Sheriff of N . inin thele mazig: Nos volentes dictas Concordias, five Ordinationes in omnibus \& fingulis fuis Articulis inviolabiliter obfervari, tibi præcipimus quod prædictas Concordias five Ordinationes in locis infra balivam tuam, ubi melius expedire volueris, tam infra Libertates, quam Extra, publice proclamari \& teneri facias juxta formam pranotatam. Tefte Rege apud Weflm. 26 Maii Anno Regni Regis, R.2.5.
 6 R.2. the fain 3 let of 6 R.2. Wherebie the tain fuppoled 3 lit of 5 R. 2 , wag
 5R.2. was tontimally peinted, and the faio \$hat of 6 R. 2 . yaty fy the

 Statute of 2 H. 4. fos thele ©pinionsi, viz. ©und non elt Meriterium ad Sanctum Thomam nec ad Sarctam Mariam de Wallingham peregrinari. 2. Nte Imagines Crucitixi \& aliorum Sanctorum adorare. 3. Nuli Sacerdoti Confitesi

 แสม่.

## Mich. 6 Jac. Regis.

1


 if the Court of the common pleas may seant ajpeyinition, when ma


 ong bere made anainit.

1. ©hat thig ©ourt fath not Fruigiotion to holu plea without an
 the ermut, unicts that it fe in out cipecal rafe, viz. Whentitere ig an Hotionticere orpenbing toz the fame ratife fyen it was agten that a
 the Court hath an zintion there icpending foz the fame raule, and fobing

 ritr, Quod cum tale placitum pendet, \&c. mid the Defeneant Pendente placito predicto, Yaty purfuce in Court Chrifian: ? 7 no Luith thigi accesog F.N.B. 43.g. Where it ig faio, that if amanhe fucaintge Common gicay fos a
 the ©ofendant may fhelu thig in the Common pican, mis fhall bave a

 Court Chriftian, be ffall bate a poblyition: 2jut a mant fiall yave a
 furmifing that he is fuco in Court Chriftian faza ©cmporit fulfe: Find
 DDohibition, wath not lic unlefs that the Quare impedic fe pentent.
 Daniel, am Folter, Tufticy, that the Commonpleag mau aluaria opeo Gifuition, although that nofuthe tijere penaent, fortyig, that tifecoms monpleasi if the patmipal court of ©ommon Latu foz Common pleam: Fon it felong to the Jurisidiaion of the Common pleas to extermine alf Commonylcas.

Communia placita noin fequantur Curiam nofram, aifit ig chatciliky Hagna








 it appengin the heniffer, that if the gDohibition be contemuch, then the © hantelfo mapatuato m Fitntiment to puniff this tontrmpt, re=


 nife intotje Commonpleaj, \&ce the jolamift in tife Derlaration thall malie mention of an ©eiminal Beit in the elyatcery, and of the cons tclupt,\&c.
 flaff be returnabe, foz the common Hatu wag a plogibition in iffeff

 ageohitition in the Commen pleag, lectote william Babington tifen thicf



 fim: Finatioce it is helo, tijat tife Statute of 45 Edward 3. antitye



 tion, 15 . Rote, ly Clopton in the Common pleagi, who then wain a $\mathfrak{y c r}=$ jeant, that if. a jolea fe feld in Court Chrifian, whith belongi to the
 Jabe an sittathment upom a jozahibition, foe thix, that the samiga

 77. Effrepment. Prxcipimus quod inhibeas, \&ici. Fitz. N. B. 259. Regifier 112. Superfedeas toa Court 23 arm, for foldint ffillings: ?
 tntionm, ergo Dendibitions; Qui habet jurifdictionem abfolvendi, habet jurifdictionem ligandi : Tnd one Meit ig agionigimalag the other.

 fibitionts, as Superfedeas, the whity it in commaniser, Quod fuperfed in

 fedeas in to an ©ficer o? futite, not tothe party.
 Sutgefion, the ntifer upon fecoin; upon sugtefion bifere no
 tuhen aplea ig penient; upanecoza when the plea is pentent, fozolit hitiong founoct upon incoin ax, Ne admitras, \&cc. ought to recite the piea pendent, foe alf thofe whith are founica upon fecoza pught to recite a plea penient. soambit to the $2 \mathfrak{s i f f o p}$ to nomit aclert, igin Tubiciax
 ageem, that thig botly not lie in the Common pleasi, untefa a Cuare
 ing; and it foold be agamf renton to reftain ant to peefent de.

 cherpone agregi it, that if a jolea be pendent in the common jofras,
 is not matcrial for hibersi caulegi.


 tent mapuile Turifivirtion to tle partu, Eundo, redeundo \& morando; fut


 Tudicial upon the fectoro, foe it ig a collateral ©ut.
3. Fif the commout jolcam, bhith is the poper Court foe common


 fled tonecrning phohibitiong, holus, that neither the one Court noz the

 grant it.
 mon Bleas, lvithout recital of any ple penbent, afis agzeion the otycr part: ?and tuc it ix, thatit ought not to fefo, if the Court jath not

 plea penacnt: à fortion, the Comman Ram it frif map peohibit any one,
 enguite of tying zone anainf the Furigition of the court. Bolea pententig rante of pribilcoge anomat of gutigintion, 4 Ed. 4.37 .37 H. 8.4. Fiation op infoemation mpon the statutcof 2 H. 5 cap. 5 . isfout an in= foemation to the court of whout tone to the common Ialo, foz thisis, that
 is Malum infe, de quo Curia intelligi \& informari voluit.
 the Common jbleas, fae that the jolaintiff might fabe alozit of falfe
 itenozt.



 Ip to cnfoze the party to himit an antion, vili hea means tantifiuly
 the Statute of 2 H.5. Foz nat inclibering pf a fibel, fe foointit into tive




 of the ling aso the party, asishelain 28 Ed. 3.97. falfe 过atin ffall not aftate, 100 Excommuntration in tife plaint im no plea: fop this in
 fy Natu map thufe bis Court, 15 Ed. 3. title Corrody 4. ©je Eting mats fief foz thig tomtempt toyere lye picaletif.
Part XII. Robert Bank's $\left.\begin{array}{l}\text { Caje. }\end{array}\right\}$





 thicer is a pectription, Et. Stnothig flatibe ta introbute muftiplication
 4.0. 13 Ed. $\overline{3}$. titice Prohibition II. after in furgment in the Commuon

 Effropleapendent.




 Prohibition 3 .
Prohibition fuper Articulos, title Prohibition plea 5. giverg a Doohilition
 of Pone, Regifter indic: coram Jufficiariis noffris apud Weft. is the commont

 pors. 12ote, the reafon that mank popolibitione locre gzantoin in the


## Mich. 6 Jac.

MIch.6. Jac.Rot.639.Robert Bancks ©cnt, haungh ant Fition upon the Sur Statuice Statutc of Winton 13 Ed.r. anainff the Inluabitantyo of the hunt de wintor. Diciaf Burnham, in the County of Bucks, nutamted, that rertain sqif bactis to the plaintiff unfmatun, at Hitcham in the county afoecraib, luhtith Tomuteinthe luniacio of Burnham, the 22 Novemb. An. Regni Re-

 vember it Joplow and Manlow, in tibe county afoectain, twhicly luere Toivnsitivethe faid colun of Hitcham, mityin the fain funter, made
 tothe Tuhabitatti of the finio colung of Joplow anm Manlow, and after
 3Dit, feil. 19 dan of February, Anno 5. at Dorney in the Comenty afotciaid, the plaintiff licfore Sir william Gerrard anight, then Tuffice of peate
 cximincouponfix ©ath, accasbing to the Statute of 27 Eliz. the flain:





 crape,
cfape, to whicl the sefmoantri plend (not muilty) ania Venire facias magamarocit to the sberiff, De vicineto of the funder of Stoke, Luthich

 ant tyat ye maxe fuc and arpimmamer anu foem, ax fe yaty countcia
 liam Gerrard, thenfoing Tiffice of peate within tye fame Conity, and an Tulfafitant next unto tlje fundecir of Burnham, and faid upen big (1)attl ill thefe engliff luogati, That he, on Thurfay being the two and twentieth day of Rourmilh.1608. riding under Ehittyam Wood, in the Parifh of Ditcham, within the Hundred of $\mathfrak{B u r n j a m}$, was then and there fet upon by two Horfe-men, which then, nor at this prefent hedid, nor doth know, and by them robbed and fpoiled of the juft fum of 25 \% 3 . 2 . nt. not without great danger of his life: Wut wiycther the fain Oath fo talken ig true, at= cozing to the fom andeffet of the faid oft of 27 . Eliz. and accozaing to


## Mich. 6. Jac.

Bonum publicum.

I

 man of $\mathbb{J}$ zaucintia took forty feven Paffengers into his Barge, to pafs to Ionwon, and Mroufe was one of them, and the Barge being upon the water, a great Tempeff hapned, and aftrong wind, fo that the Barge and all the Paffengers were in danger to be drowned, if a Hoghead of Wine and other ponderous things were not caft out, for the fafeguard of the Lives of the Men: It was refolved Per totam Curiam, that in a cafe of neceffity; for the faving of the lives of the Paffengers, it was lawful to the Defendant being a Paffenger to caft the Casket of the Plaintiff out of the Barge, with the other things in it, for 2 uod guis ob tutelam corporis fui fecerit, jure id feciffe videtur, to which the Defendant pleads all this fpecial matter; And the Plaintiff replies, De injuria fua propria abSque talicaufa: And the firft day of this Term, this Iffue was tried, and it was proved directly, that if the things had not been caft out of the Barge, the Paffengers had been drowned; and that Levandi caufa, they were ejected, fome by one Paffenger and fome by another; and upon this the Plaintiff was zon-fuit.

It was alfo refolved, that although the Ferry-man furcharge the Barge, yet for fafety of the lives of Paffengers in fuch a time and accident of neceffity, it is lawful for any Paffenger to caft the things out of the Barge: And the Owners Shall have their remedy upon the fur-charge againt the Ferry-man, for the fault was in him upon the fur-charge: but if no fur-charge was, but the danger accrued only by the act of God; as by tempeft, no default being in the Ferryman, every one ought to bear his lofs for fafeguard of the life of a man, for Intereft Reipublica quod bomines conferventar, 8 Ed.4.23. Юปulf, \&c. 12 H. 8. 15. 28 H.8. Dyer 36 . plucking down of a Houfe, in time of fire, \&cc. And this Pro bono pablico, \& confervatio vite bominis eft bonum publicum. So if a Tempeft arife in the Sea, Levande navis caufa, and for the falvation of the lives of men, it may be lawful for Paffengers to caft over the merchandizes, \&ec.

Mich. 5. Jac.

Probibitions del Roy.

NOre, uman Sulunuthe tently of November, inthig fante ©erm, the


 hiaue cogaisante, cityer upon the exponition of the statutes content ing curtici, of ant othicr thime Colefiaftiral, of upon the statute I Eliz. rcurcruing the i)igh Commifion, os in anpother afe in whicty there if not cxpects athodity in 1 ato, the hing bimfelf map occioe it
 fiting, minthat the fing may tilte what cauleg he miall pleafe to octer=


 ture. ©uluhith it luag anfuercirly me, in the peefere, and luith the rlar sontent of aff the Tuftites of England ant 25 arons of the Exelfe: guce, that the fimg in fis olviperfon camot aijurge any cafe, cithec criminal, and ©rcalon, ficlonm, Ex. De fertwixt partp ano party, concern=

 mivelufome of England, amontoays fubrmente are giben, Ideo confideratum eft per Curiam, fo that the Court given the futmment: ?nti

 Fos if ercos he in the ciommon pleas, that map fereberfo intlot fint



 Fata it appeats in our woltor, that the ksing man fit in the Star $=2$ R.3.9.
 ©ucfionts propored tothem, and not in Judicio; sain the limme 25 cmff fic mapfit, but the court gives the Fubment: Fnd it ia commonly
 Tuoturnt of Taw; and upon this be camot be nonthit: 25ut the

 apuears ha the 30ct of forriament, of 2 Ed.3. cap.9. 2 Ed.3. cap.1. That
 fauct ; ergo, the fing camot falic any caufe out of auy of his ©ourts, anis give Thugment upon it himfelf; but in jig otun caule fe man fay
 That nditing after the Congutf aflumed tolinuflt to give any Iuig $=39$ Ed. 3.14 . ment in any cauf whatlocuer, bofich concernes the aiminifitition of



the fing give amp Subrment, what remedy san the party habe, vide 39 Ed.3.14. ©ne luht that a Intoment reverfo firfore the Council of State: it wadi lela uttery boid, for that it was not a place where
 Lung Pittomey to Ed. 4. repoetz, that $\mathfrak{S i r}$ John Markhanctirf Fufite faio to limit Edw. 4. That the fing rannot arreff a man fog fulpicion of ©

 polucr antuntyoity as in afoefaid, bolonged tothe hing by the Bot of ©joit, vide 4 H.4.cap.22. Whith being tranfiatco into atin, fhe effect iss, Judicia in Curia Regis reddita non annihilentur, fed ftet judicium in fuo robore quoufque per judicium Curix Regis tanquam erroneum,\&c. vide Weff. 2, cap. 5 .vide le Stat.de Marlbridge.cap. I. Provifum eft, concordatum,\& conceffum, quod tam majores quam minores juftitiam habeant \& recipiant in Curia Domini Regis, \& vide le Stat. de Mag.Charta. cap. 29. 25 Ed. 3. cap.5. 思one map Ee talicn bupetition oz Fuggefion mabe ta ant Iazo the Fing of fis Coun= til, unletw by Tumment: 3lnt 43 Ed. 3.cap. 3. na man flafl fe put ta


 and lfeld fot $\mathbb{E r r o z}$, vide 28 E.3. cap.3. 37 Ed. 3. cap.18. vide 17 R. 2.ex
 way hearm fin the fing, and [entente given, whith watirepafio, foe

 fontealon, af well ax the Tubgex: ©o lohich it wag antwerci bume,



 are not ta foe aecibed bu natural reafon, fut fy the artificial reafonana
 experiente, befoezthata man tan attain to the cornisance of it; ? 2 it
 of the Subjects; ant which peotector his Mqajeft in [afetp and peate:
 be unber the शaw, whith wad ©realon to affirm, afite faid; ©a lwhich 7. Taid, that Bracton Iaith, Quod Rex non debet effe fub homine, fed fub Deo 2 Lege.


Mich. 8. Iac. Regis.

1

 Grime Defendat juthe spiriturie Court, has but one Bitnefi in that Prolibition, Coutt to yeobe his Denife; to luhiry that Court fain, that Singuaris teflis is not affowable: af no mon confactation and fight of a jozohirition feantco uponthe famt canfe in Hill.; Elizo in banco Regis, it toag refolbe Wu Coke tijict $]$ uftice, Et rotam Curiam in communi banco, that coufultationt Thould be tented, mothat for divery caules.

1. Ti appeats lyt the fegiffer fol.5. that it is put foz arule, Quod non eft contonum rationi, qued cognitio accefforii in Curia Chriflianitatis impediatur, ubi engnitio caufa principalis ad forum Ecclefiafticum nofcitur pextinere: Ftho withthis atieng 1 R.j.4.




 theysietermine the ateffous. Sut it bas objecter, that if A. claiming a
 Bant plenog a fomme Trale made by B. and C. and the Defmiant

 fue fim upon the Statute ot 2 Ed. 6 . at tife common Iatu, the teftimonn pt onc only
 would not fet faeth him ©ithes, and then fe fhall be tharged mbolacher
 on one goon toitnefs, and any conturent bejement pefimption, ag
 in our sawis no concluribe cbiactec, fut ouglet to fe left to the confetrute of the $\mathcal{F}$ uty, and forthe balidity oe invalinity of proof of matter of
 the partu upon the couffution of a statute, of the like, and thole of the Eeferiaftital Court bilf talte upon them to jutuge of it againf the rute of Dalw, there uponfactial furmile of it, and upan fielwing of the antwer
 Fithfurmife is a goom graund, a foohibitionlicg: foz matter in Iatu, a=

 IIalu, Et non debet trahi ad aliud examen:

Flnd Coke chicf Iuftite citcis a notable Futgment, Pafch. 35 Eliz. in banke le Roy. Fuller hought a forhibition againf Clements and wiskard; aud Fuller counter that le fimfelt wad © oner of the afetoen of Longham in the Cotuty of Norfolk, and lificico againf Clements one of the Defenuants, lefore the ©fficial of the 2 biffop of Norwich, fos fubfta: ttion of eithes, fcil. of mbleat, \&c. penornt whith Suit, the faid Wiskard, interbening Pro interefe fuo, made thele zullegationg againf the faia Fule ler.
 ling and fo the diffolution of the faid agonaftern, came to the hanisg of H .
 F3atents of contealment geanted it to Min, anto Hall, Whjacnfroffer Bozome
 Boitneffes, upon whith infine, fentente was given againf Fuller, and cight pounds ten fimingigiurn to Clements foz cofte, and thirten pounda fix fillinigy to Wiskard: Fintafter Fuller dio appeal to the Court of the Firches, ant there Fuller claimed the faid factoen luy reafon that Hall wag frifo of it and by his Dex gabe and gentco the faio fictosp, and alf Landai and citles to it appertaining, to Sir Edward Clcre fetaze the fic= offiment fuppoics to fe made to Bozome: Fino that $5 \mathfrak{5 i t}$ Edward Clere fus





 have a Confultation pleader, that Fuller inthe faid court of tife Brelic




 Countil of Fuller,

I ©lyat Wiskard, Guljoig a mer framger to the suit, and who come in Pro intereffe fuo int the faid itctany, pleatig matter mecrly determinabie at








2. It mag oljecten, that alf mattergin intu purit to fe acterminco luy


 Citfer ank wap belonging of appertaining to it, to motice and fin
 fos that ©ithec may pals without anp ivery: ©hig quelfion ja not fit
 Common罡能, Quod quifque novit, in hoc fe exerceat.
3. It wag objetci, that Wiskard luag a mect firanter to the Suit, an:





 gation, agilaty been [aio, is temposal.


 that 10 confultation man be geanten.
co

## Part XII.

 Fuffite, milu Per totam Curiam;
 rlefiamicalcourt, fice actermination of aff thit bhichotycnag upon it fe=
 abie bu the common Iak: Gut luftere the Bigimal matter belongs ta tije

 to the Thamed of tije Eeflectifital Coutt to try it, and to certific: and the

 to the Tumati of our Talu to try ann thing, anto tortific them, fas they


 Jig ectifitate thati bind: foim a Quare impedi, if imuc loe talter, \{uhethera






 nJut amanff thig was oljententhe Statute de Articulis Cleri cap. 13. Ho Luhith it tis paviact, Quod de idoncitate Perfone prefentatre ad bencficium Eccleliafticum, pertineat examinatio ad Judicem Ecclefalticum:uponminhich it way comelutid, that the trual De idoneitate perfone, in alf calcai belonge to the
 that the tryal of afilitp belongg to them; hut the Statute edplaing it in lohat manner it ffall be ntaire, fot the statute faith, Pertinet examinatio ad Judicem Ecclefianicum, fo that this tryal atiglt tole fuexamination of
 Ife lo not party to the Borit, yet he maphe craminci, Find with thit a

 thig, that the Certifitate binde foe cler, it fioulio be againt Iam and reafon that fie fhoutin not to partp to the eretificate; for this caule infuch rafe it flall he trpea Per paijs, and if amp difficulty arifeth upan it the

 5.8. 5o if 25 aftarpu he afforget in one wha ie dratu, vide 17. Ed: 30


 Him Mulier, vide 29 Aff. pl. 14. 6. Eliz. Dy. 226.228. TIf the Finue be Quod vacavit per relignationem, part of tohith ig tempozal and patt fiv:
 it, \&c. 2 Jut ammimin and inffitution, althougt that it be afleagco in a franger tathe meit, pet thig fhall be trped hy the ordinarp; ajitap= pears 7 Ed. 6.78.6. in Dyer, fos aimmifion, Inffitution, 症crignation, Et fio milia, are jusictal atty, anoremain in their crourta and fegiffer, upa
 ity, \&c. 250 whith it appearg, that in tiherg rales tfye Iuticy of the


 terminable at Common Ialw; 2ut the Comrt Eetcinanteal baify not

 hut this is erroncous, and fhall fe reberfobe erros. Tnd of the effer fite, if in the eecleriaffical Court the suit jifoe a Negaty, mu tife Defen=
 mig thig itcleafe, whicy ig matter icterminable at common Ialu, ticy
 of apyail.


 upon them to dualo the 马itcreff of nup man, Ad aliud examen, and to juige agninf the fule of Iaw, concerning the $\ddagger$ niferitante © Tutceff of any,




 gainft tye intention of the particg.
 Itical Intoraftanter map come in Pro intercfe fuo; Find witn thep falue jurifaition of the Original taule of the Suit, be ought not to datuinguts

 the matter bepenoing upon the Beiginal raule fe uetcrmimable by the commonsam, pet it fhaff be acterminci, asit yaty fecn faio, in the ©telefiafitical Coutt.



 defiaftical Court fhalf be either achaped, az guite talten atway, foz fuch a Surmile map fe mabe in ebery rale; ant the jolaintife in the efelefiaft: cal court cannot jabe ant good anflect to it to fabe a confultation, whity agzes with the refolution in the pzincipal $\mathbb{C a f e}$, \&c.

Fituag refolbed, upourbionce, fy Coke rljict Jiffice De banco, inter I. S. woba infogmed upan the Statute of aftury, and Smith, that the particas to the Cuppoitaufuriouticontrat fhall not be amittca Bitueffer, foe thig, that upon the matter thery were Tefies in propria caufa, ani ky their
 them the mony, fiefoze they are enfozeot to reway it: Ftno foe the moft part thep incite, ano raife up ome of their olun Servanta, to infogmand gabe part of the thing retoberè.

## High Commiffioners．

## Trin．8．Jacobi Regis。

UPon a Naluctig Coppug by Clij．Lady ©hagmogton，Prifoner in the fiflet，the return was，the Lady ©hyogmoton was committed by $\mathbb{1 B r o z a c}$ 2 itflop of Tonton and others Ecclefiaftical Commiffioners，under their hands＇ till further order fhould be taken for her enlargement：And the caufe of commit－ ment of her was，for that the haddone many evil offices betwixt Sir Tamet Scumamote，and her Daughter the Lady 5 sutumoze，wife of the faid §ames， and to make feparation betwist them，and detained her from her Hufband：And． upon her departure after fentence before the Commiffioners，for divers contemp－ tuous words againft the Court，faying，that the had neither Law nor Juftice there：And it was refolved，that for detaining of the wife，and endeavoring to make feparation，no Suit can be before the high Commifioners，for that it is not any enormous offence within the meaning of the Act：

2．For the detaining of the Wife，there is remedy by the Common Law．
3．Without Queftion，for fuch an Offence they cannot Imprifon the wife．

4．By the words it doth not appear，that they were fpoken in the Court．
Secondly，It is no Court of Record，for that they proceed according to the Civil Law，and it is like the Admiralty Court；and for this they cannot Im－ prifon，for none fhall be Committed for mifdemeanour in Court，unlefs that the Court be of Record．

5．It doth not appear by the return what Court this was，which is uncertain； And upon this，upon good confideration the was bayled．

But 在antall and lithing was this very Term committed by the high Com－ miffioners，for that they were vehemently fufpected to be Brownifts，尤．And they obtained a Commiffioners have power to commit for Herelic．
guere．

## The Lord of Aburgavenie＇s $C_{a f e}$ ．

1






 pectent，that the oirection año oclibery of the meit bio not mafte a 2Jaronoe poghe，untilye did come unto joarliament，and there fit，ate
 talte iter effect，and the wobg of the abeit were weil permed，whith are， Rex \＆Regina，\＆c．Edwardo Nevilde Aburgaveney Chivalier，Qúia de ad－ vifamento \＆affenfu concilii noftri pro quibufdam arduis，\＆urgentibus nego－ tiis flatum \＆defenfionem Regni noftri Angliæ concernentibus，quoddam Parlia－ mentum

Parliamentum noftrum apudWefmonafterium, $2 \mathbf{1}$. dicOctobris proximo futuro teneri ordinavimus, \& ibidem vobifcum,ac cumPrelatis, Magnatibus \&e Proceribus dicti regni noffri colloquium habere \& tractatum:Vobis in tide \& Ligeantia, quibus nobis tenemini, firmiter injungendo mandamus, quod confideratis dictorum negotiorum arduitate \& periculis imminentibus, ceffante excufatione quacunque, dictis die \& loco perfonaliter interfitis nobifcum, ac cum Pralatiṣ, Magnatibus ac Proceribus fupradictis,fuper dictis negotiis tractaturi, veftrumque conlilium impenfuti, \& hoe














 cum olim Senatores e cenfu eligebantur, fic Barones apud nos habitif fuerint, qui per integram Baroniam terras fuas tencbant, five 13 . feoda militum, Be tertiam partem unius Feodi militis, quolibet Feodo computato ad 201. qux faciunt 400. marcas denarii erat valentia unius Baronix integre, \& qui terras $\hat{\alpha}$ redditus ad hanc valentiam habuerint, ad Parliamentum fummonerifolebant; ©o tyat ly tyit it

 none canfitinffarliament: Fnd with thitiongecour 23ectig, foe una voce the


 out matter of liecoza, ye camot fe a jorce of 势arliament, 35 H .6 .46 .48 Ed. 3.30. b. 48. Aff. pl. 6. 22 Aff. pl. 24. Regifer, 287. Henricus tertius poft magnas perturbationes\& enormes exactiones inter ipfurn Kegem, Simoncm de monte forti, \& alios Barones motas \& fufceptas, ftatuit \& ordinavit, quod omnes illi Comites 8: Barones Regni Anglire, quibus ipfe Rex dignatus eft brevia fummonitionis dirigere, yenirent ad Parliamentum, \& non alii nifi forte Dominus Rex

 tan fabe nupit of summonis to parliament luityout the finga ibar= rant, under the peivn ©oal at laff.



 Ftna fe ought to habe a mit of Summonis to partiament of right ant of

 in Batiament, mbich ig the diverity.
Richard the fecono, rexateid John Beauchamp of Holt, Wayonne Kedermin-
 thergilnfore bim were creatco bo Bait,


Trin. 8. Jac.

I


 right than cut olf, wast the queftion fefoze the twa chief $\ddagger$ uffices, ehief 23aron, Walmiley, Warberton, Fofter, ant mibersi ather Jufticeq. Inti
 Curis, ax it appeation 3 Eliz. Dyer 188.4I Ed. 3. title Coron. 280. Fthat a Dectrocnt Was ffrtun, An. 9 Eliz. in Banco le Roy, Where ome Robert Gerjing finote out it Whitehall, fitting tit the Court of fegutfog, ano wag but fincuano ranfomes: ©he fame Latuifonefinite one in the court of the

 title Judgment. Finturuc Bellingham, An. 2 Jac. Int the Mall of Weftminfter, Sedentibus Curis, witfy hig elfow ana fhoulder aut of maliec juffico Antho-


 froula be tut off, \&c. tpon turity Bellingham wad indiater in Eanc le Roys mid after obtaine gig partom.
T cafc tuax put to all the Fuftices of England, whith haxitht che

 finater, fut the ©fapitex yetremain feleral: offter bofity unim the
 Ser of Lifmore, with the confitmation of the Ehapiter of Lifmore, tife ©ue fion twag, whether futh 3flienationgi are not boivable hip the suttefios;
 feonu duefion way, whether the ©ueen might ahoia futh afienationg Contra formam collationis, ty Seifure, of atherwife: Finta the Fuftice bes manoce a bictu of the Diont; to which it wan anlweren, chisat it waj
 ufage fatio bect after tife faibunion, that the feberal Ðeand ano Chapi= ters habe leberaflig mave tonfirmationg, ut fupra; it fhall be intentede that the Dnion way made efyectally in fithmanmer, fcilo ©ftat notwitly: franting the Dinon, yet foz aboising of contufion, andin refpect of the res




 3. title Affife Statham, the time of R.2. title Grant, 27 H. 8. Dyer 58. ii Eliz. - Dyer, 33 H. 8: cap.

If toag refolbri, that upon a fatuful tion af the Sean and ehapiter, na Conera formam collationis lpeth upan the Statute of Wefmin. 2 ani haty har tefolved in the feventh part of my Reports:

Trin. 8. Jac.

Convocation.

NOte, it was refoluch futhe two chice Juffices and diverg other
 Diberg pointer tonerning the authozity of aconboration.

1. ©hat a Conbocation camot aftmble at tycir combocation, without the affent of the lining.
2. That after thcir affembily tbeycamot confer to conffitutic any $\mathbb{C}=$ nonti, without fitenfe del Roy.
3. Bhen thep upantouferente concluoc anp Canong, yet then camot Exetute any of their Canong without fopal aftent.
-4. ©hep samot excette any after fiopal aftent, but wity the fe fout fi= mitationgi.

4. Rot againf the ©ommon Haw.
5. Doz againf ant statute Ialu.
6. R2oz againf ann cuffome of the lealin.

Flnt alf this appears lu the statute 25 H.8.cap. 19, and this was but ant affirmance of tohat basi befoec the faio Statute, foz that it apphess bu the 19 Ed. 3 . title. Quare non admifit. 7. Luhere it je belo ; that if a Cenont
 mandment of the 隹ing, atcozding to the Sam of the Sant, ro. H. 7.17. thereisa danon that no spicitual perfon fhall be put to anlwer befoze
 mon ILatw; Findit upecars hy the Statute of Morton cap. 9. that then in
 that Nati ante matrimonium fuerint Baftardi, quia Ecelefia habet tales prolegitimis, \& rogaverunt omnes Epifcopi, Magnates quod confentirent, quod qui. nati fuerint ante matrimonium effent legitimi, bhith phourg, that tite ©aton Iam
 faze: Intufathis, ther implozedtye aio of the joarliament, Etomnes Comites \& barones una voce refponderint, quod nolumus leges Angliz mutare, qua huc ufque ufitatæ funt $\&$ approbate.

 de in perfon are peefent, fut not the tempasaity.

2 I Ed. $4 \cdot 47$. ©fte Conbotation iš Spiritual, and alf their conftutiong
 11, d. 2. \& 15. Ed. 2.

Prohibitio Regis ne Clerus in Congregatione fua, \&rc. attemptet contra jus feu Coronam: nalia, Ne-quod ftatuat in Conciliofuo in prxjudicium Regis feu legis, \&c. Wht thich it appears, that they tando nothing againft the Patu of the Iand; foe cherypartof tye Ialu, fe it Common Iatu, of Dtatute Taw, tamnothe abzogatco noe: altercis bithout ansot of Darliantent, ra
 recnis spirimal perfong, if it le againf the joserogatioc of the fing ana the Commonsian.

Piracy, Trin. 8. Jac.

1
 tentig of tif Taza Fimiral of England, to the two ryicf Tuftires, anis


 Boatcutw it appenten to ug, that he ljad Bona \& Chattalla piratarum, and alfa Bona \& Chattalla depredata, id eft, the Gwas robren from otticrgis : Whicl) dio nat patis foe twa $\mathbb{C}$ mulfi.


 from otherg.
 Kip tife statute 27 Ed.3.cap.8. St. 2. that the Aherefant, Ex. forobiven fhaif

 Gwad flafle arliverch mithout any suit at the eommon Iato, which


 they are Bona peritura, the fing may frlithem, ant, upon pexf, te. reftoze
 periation to anp ertaintime to peove the pepperty of the fame orobix, ag ought toforintafe of 3 Dictlt, vide Stat. 31 H.6. cap. 4. vide 2 R. 2 . cap. 2 .




## Simony, Trin, 8. Jac.

I

 bitly cure, er. that fiferecry futh pectutation andthe abmillion, infti=
 not yarty no? piby to it: foe the sotatute intenios to puniff the wielfer




Proclamations，Mich．8．Jacobi．

Proclamation cannot make that an of fence which was not．

MEmorand．©ftat upan ©furfany， 20 Sept．8．Regis Jacobi，TITMas［ent
 and the ©fantello of the ©uthy ；there bemg perent the Fittonery，the



 faid，that thefe were pecferce to the fing as michantes，ania againf the
 yitipibu
 2．Chat they comeerneithe antwer of the Fing ta the boip，vizo to tije
 queftiond untilthis mazning，at nine of tife ©lort；foz the gricbanted



 then the Futgexiafont the antucr of the 隹ing，anathen to makic an
 celloz faid，©hateberp 色zeribent fad firf a commentement，mid that fe



 Venice；？mothat the Fing was［a much reftrainct infig jocrodatioc，
 Seal faid，that the fofjpfician wag not alfuapgifound to a pectiocnt，fut to apply hitagcoicime atcozing to the quality of the bilfate：Fint aft
 Wezeragative withour ©pinions，although that tijere bore not any toz＝
 Commentement．
 a commentement；Gut bifen suthoith and joeritocnt ig lwanting，
 Thall be efabliffer，and to pobive that this be mot agaimitye Iamof the Mand：foz Fivio，that the fing camot change any part of the


 for Deliberandum eft diu，guod fatuendum eft femel ；©o whith tije sollicitoz faid，that diverg sentereg luere giben in the Star Chamber upon the



 male currere ；Pindtie 马inditment concluaek，Contra leges \＆fatuta；but Til nelue ficard an Tinitment to concluide，Contra Regiam Proclamationem．
 ryicf Tulficg ryicigaron，and 2jaron Alcham to babe comfintation of it．


#### Abstract

Part XII． Proclamations．$\}$


#### Abstract

  tije firealm，if H．$+\cdot 37$ ．Forefcue in laudibus Anglix lcgum，cap． 9 18 ed．4．35，  big D        


 boap ant grois，vide Fortefcue，cäp．9．18．34．36，37，\＆c．
 nifit，and foluarntig subjeqso fofeperilof it，there，if bepermit it
 flamation camot malte a thimg untatufil，logity wate permittes fin the


 dioment ta concluise Contra Regian proclamationem．

 foec，whith fuiff aggeabate the ©ffence，if it fe afterluards conmittct：

 fome）upon painof fine ane mpifomment，at it iw felo in the 22 H． 8 ．
 utterluagainf Tato anorcafon，mo foe tyat void；foe，Qux contra ratio－ nem Juris introducta funt，non debent trahi in confequentiam．

 and that it moula fein fulfucure ufque ad proximum Parliamentum，buyiti） luas andint Iatu，vide dorf．clauf．8．H．4．Proclamat．in London：20゙ut 9 H． 4.


 Lagittcrix againf the Naw．



马uthe fame ©erm it was refolbed by the tho chicf Tuftict cyicf 25aran，ano 25arm Altham，upen tonference hetuite the Istas of tije



 ment：itfor tise Ialu of England is biuider into thee partg，Common Iam，







Wut the fing foepecuention of offenter, may by Pjorlamatirn at=
 uponpunifinment to he inffited fo the Iatw, exe.
 bition of it yp ezeclamation tamot mafer it punithable there : Fitu after thig refolution, no Deaclamation impoling fine ani 马inpzifonnient was nfterwards made, ex.

## Mich. 8. Jac.

NoProhibition after the Writ De excommunicato capiendo.

N


 bition, hut remaing extommmicate by fotto iapgi, andupan Certificate in Cljantery, fe if taficn ly the fing ibit De excommunicato capiendo,






 Lobith it luap anfuerex, that fic fath thea remedich, viz.


 aiteace to the 95 iffox, commanding gim to aftoil yim: Find luith thig atrax 7 Ed. $4.1^{4 .}$
 Cotyat fe camot habe a mit de Cautione admittenda, fas then he outht Parere mandatis Ecclefix in forma Juris, id eff, Ecclefiafici, whlfere in trutth it inj, Excommunicatio contra jus \& formam Juris, id elt, communis juris : $2 \overline{\mathrm{D}} \mathrm{t} \mathrm{t}$ if he theluyis caule to the 2 iffhop, and requeff fim to affoil trim, fos thiz,
 tifat the cante totij not appear to efericfaftical Cognizance, ana fec refule
 long agife remainsi xxcommmitated, he may habe an otition Sur le cafe anainftye easinary, whatjath Bonc bim thisiveng, to difable fim in thisi calc; antuith this antexithe Dr. \& Stud. lib.2.cap. 32 . Toh 119.
3. If the partu foe excommuicated foz nome of the caules mentiones in the oft of 5 Eliz. cap. 23. then Ye unathabe this fozplea in the fintre
 Fit.




 tificate into the efyatcery, allezt of Excommunicato capiendo is granted,
 Thall not have a 烈?

Eferifict cetentes to it, Et fententia, fi quam fulminaveritis, line dilatione re-

 fut there is a 1 beit in the fiegificer ralfor a Weit De cautione admittenda,
 piendo, de parendo mandatis Ecclelix, and to affoil and ocliver the Defen= bant: 23ut note a diverfith, twhere it apuraris to the Court, that the mat=

 faztifere fie camut fint rattion De parendo mandatis Ecclefix, foz thise, that Mandata Ecclefiz, art contra legem \& extra jurifdictionem fuam: $\mathfrak{5 H}$ ut in the
 masiof one futy foarifis in London, pet imafimuty ag the statute, 23 H. 8. fathmany cereptiong, feil. ©hat the ©edmary requef the ?letebifieq, \&c, tacramine the eafe, icc. Fo that the faid iefamation being the matter

 tion, that fige Citation is agninft the fomm of she statute; num trita infozmation comes to late in flits rafe after the Deffenduth fatyperfifto fo fong in litas contumaty, and is talten but the fing le it and impit foned.

## Admiralty.

I© wati reforo per totam Curiam, thatif une be fuco intye siomiralty The Court Court foe a thing allcugco to be bonc upan the figh Sca, within the
 the thing to be vone, and after Centence ig given the Court lvilife abui=
 Comitatus, againff their oluntonfeffion, unfe it rantue matic to appuar

## cannotgrane

 Prohibition after fentence. to tife Comethany matere in heitimy, os otfor goom matter, tjat thig


 tobere it of fight faty none, fos that it hifle an entroatliment upon the commar: 累alo! pet when the court fhall be ablife that this is

 matter to the court, to afeertainthe court that ohitisi nat fos beration,



 fitions; fosif ther abufe that liberth ta the bannage anduexation of

 romed.

## Hill. 8. Jac.

1


 6.cap. 16. the woids of which sotatute are, Any Ulife, ecc, which fhall in any wife touch or concern the Adminiftration or Execution of Juffice; ane the
 Which hall in any wife touch or concern the Adminifration, \&cc. and the $\mathfrak{P l}$ ecs amble ; And for avoiding of corruption, which may hereaftex happen to be in the Officers and Minififers of thofe Courts, Places and Rooms, wherein there is requifite to be had the true adminififration of Juffice, infervices of trult: And to the intent, that perfons worthy and meet to be advanced to the place where Jufice is to be miniffred, in any fervice of truft to be execured, thouli be preferred







 phorebinty icpeno not only the faluation of soulty, but alfo the sergi=

 Setters of wominiffration, andother things of recat ronfeguente; 9it is mof reafontyat furtio fircts, which concern tye nominiftation ant rectution of $\begin{aligned} & \text { fuffice in thele points, which tourcen the falbation of }\end{aligned}$ Souls, and the other matters afoectaiu, fiball be lvityin thig statute, then ©ffictrs whirl) rontern the amminifration oz crectution of Tuffice in ©empozai matterss; foe this, that toatuption of ©ffictw in the faix
 in ©rmpoail raulfy ; foe the ©empozalsubre commity the party conviot
 nitate to the Debil. Bulfothofe © firergizo not ouly touth ano tontern the auminiffation of Tufice, we. fut alfo are §erbictri of gecat truff,
 rum, \&c. and there ig nacxecption of peobifo in the statute foe tyen.

It was refolved, that fuch Offices were within the 抱utuitue of the faid Statute.


## Hill. 8. Jacobi Regis.'

I
 antirnt then $\mathfrak{A g t}$. Lambert in fiss Iutiviation of Courtsi Both affem,

 Imple, and committedoure to the effarge of the aiduiral, until the time of Ed.3. Wifercunto GI amictu, pathy fin the confideration of the time
 and Ge rcafon of his 1Darg luitly France, and of the intereoure and tratic
 mention of the fomiralty fefoec the ficign of R.2, who gomgabout bu a Statute, made the thirtentif prar of fig ifeigh, to reftrain the autho:
 that it frould medole no maze thanit tuag uont to io in the time of yit
 the firfo Oinimal (hoc ille): 23t luithout quefion the futimition of
 Ffos where it ja faid, that there its fanman mention af it hefoze the time of Edw.3. Findanotable 25 wit in the time of Edw. I. title Avowry 192.
 Lambert fippofety: ©lje Cafe wat, One brought a Replevin of his Ship taken on the Coaft of srarhopougth, upon the Sea, and carried into a County of Rozfolft, and there detained:The Plaint of taking in the Coaft of stathozought, upon the Sea, which is no Town or place certain by which the 1 baija may be taken; for the Coalt contains four Leagues. 7ntu alfont a thiut bane at Sex, this Court camotyabe Cogntjancex, fot thic Tubgment is given to


 not to anlwer, uponiwhily 2 onf If aferve fibe things.
r. That of things done upon the Sea, certain judgment is given to Marriners, in cift, to Admirals, as Chall appear, and that doth not belong to the Court of the King, for this, that no flaija may be taken there: And for this, that of a thing in any Town or place, where the 飭隹 or Jury may come, there the Admiral hath not Juriddiction.
2. This proves directly, that then the Admiral hath Jurifdiction to adjudge things done upon the Sea, from whence no Daija may come; And this did not begin then: But without queftion, fo long as there hath been Trade and Traffick (which is the Life of every Illand) there was Marine Jurifdiction to redrefs Depredations, Piracies, Murthers, and other Offences upon the Sea: And to determine all Contracts made there; and this doth appear by the faid $\mathfrak{D e r e}[=$ foed chief Juftice (who fpeaks in the voice of all the Court) where he fays, that the King willeth that the peace be as well kept upon the Sea as upon the Land; and it is not poffible that Peace fhould be kept without jurifdiction of Juftice.
3. The third thing to be obferved is, that if part of the matter be done upon the Sea, and part in a County, that the Common Law fhall have all the jurifdiction.
4. The Sca within the jurifdiction of the Admiral, is defcribed to be out of every County, for if the Sea be within any County, then paijg may come from thence, and the Admiral bath Jurifdiction where the Common Law cannot give remedy.
5. If a thing be done upon the Sea, 1 ogs del County, the party may plead it
to the jurifdietion of the Court: And all thefe points are directly witheut any ftrain collected out of the faid Book.

21ne it is to tuit, thatin ancicut time the jurigitition of the Fimmiral Wasi talloo Maritima Anglix, ana fometimes Marina Anglix, any fo the Vo-
 of England Wag gantci to the earlof Oxford of auticut time, per nomen Camerarix Anglix, 保that Maritima Anglix, finte Marina Anglix, fignifirc the

 Flect, ant Almarath, lu coumption Admiral, fignifics the ©overnoz ce Cay=
 Goucrna? of the Captaing of the Ratur, ebief Captain of MĄarmerg,
 ancient time, fanttimeg me was Timmiralof all England, and fometime
 de Maritima Cuftodienda, tye Ietterai Patente are, Dominus Rex commifit. Galfrido de Lacy Maritimam Anglix cuftodiendam, quamdiu Dominus Rex placuerit, with rommanament of that atteniante, Ad fidem, commodum, \& honorem Domini Regis. Tefte apud Lond. 29 Augufi.

ExRotulo Patentium Anno 9 H. 3. Rex omnibus de Coftera maris Norf. \& Suff. falutem. Sciatis quod conceflimus Richardo Agnillo Marinam Guardiam Norf. \& Suff. cum omnibus pertinentiis, fcil. Erewel, Oreford, Dunmervie, Gerem. \& Lenn cuftodiendam quamdiu nobis placuerit, \& ideo vobis mandamus, quod ei in omnibus, qua ad dictam Marinam pertinent, intendentes fitis \& refpondentes. Tefte,\&co apud Weft. 3 .Octob. Find Geffry Lacy Wagi raffo ?iomiral of England.

Charta 15 H.3.28. Junii, Petrus de Rivall habet ad totam vitam fuam Cuftodiam omnium Portuum \& totius Cofteræ Marinx Anglix cum omnibus libertatibus \& liberis confuetudinibus prædict. Portuum \& Cofteræ Maris pertinentibus, 2ec. 2.pars. Patent. 25 Ed. in 14 Clauf. in Dorfo in 18 William Lcybourne Capitaneus Marinariorum.
 ment of all the fleet from the mathty of chameg verfus Boream, the otlier from the mouttiof ©hameg verfus Occidentem I pars, Patent. 25 Ed. I. 25. Martii in 9.Johannes Botetort Cuftos Regis portuum Maritimorum verfus partes boreales, I. pars, Patentium. 10 Ed.2. 8 Dec. Nicolaus Kirril conßticuicur Admirallus del Fleet, fcil. omnium Navium ab ore aqux Thamefis verfus partes occidentales. I8. Aug. Et ibid. Tho. de Drayton Admirallus ab ore aquæ Thamefis verfus partes Boreales.

Ztnd lo in the time of R. 2 H. 4 H. 5 H 6. auring twhole afigntyere luag liftelwife unus, quif fuit Admirallus Anglix.

8 Ed.2. Coron.399. Dhere a man map lee that whith was ione of one part, and the other of the water, iec. inthat plate the County may fabe Cognizance, and it may be trica fon $\mathfrak{T}$ ury: which pzourgaifo, that that



 upon the ligh Sca, whith peobe that the Famirat fu tje Common Iatu hath furisibicion upon the finth sea, Ex quo fequitur, that, fig furit= bition tuas fin the common Matw, nuty tyen it is foancicnt, that the
 thotiturion not fegin in the ffeigu of Ed. 3. ag Monfieur Lambert, upu



## Pafch, 9. Jac. Regis:

I






Fit luade refolucis, that iffecto not create yim of come place, lie ffall not











## Pafch - 9. Jac. Regis.

NOte; that in trefuag and zecalon, the highef and the foweft offence, tyere are not anp accelforieg, hut aff ate pimeipal: Wut in cafe of friont, aliobe the fum of is d. there and in cafe of weath; \&c. there map be

 7. counterfeits the great Seal of Cuglanit, and 25 . knowing that he did counterfeit it, receives him, and abets and conforts him: If B. in thtis cale wasi guil=
 tiat A. Wip tye counterfeiting fie a suaptoz, the accepting and romfozting piftimeamotmalic fim an atcefoep, foe that in cafo of fighereafon there fall fieno acelfoey, antia peincipal fie camot be, foe thity, that at the
 Sone, grocure one to rounterfeit the ticat Eeal, there it isi high ereafon;





 fenting and aivint to tife malting of faffe monct, commite figly crcalon,
 enif, Mich. $13, \& 14 \mathrm{Eliz}$. Dyer 296. that in the fame eafe, if one after the at
 ©rafonfutmifpifion of ©rcafon, foz not making difrovery; and with




 ite ©reaton, of whith he fulio rectibes hime camnot be intited; fut it is milpzifion foz any tohorectives him and soth hot difroucr, acte?bing to the refolution in Coyners rale.

## Pafch. 9. Jac. Regis.

## Sir William Chancey'sCafe.

IIf thit bern crem Six william Chancey fatint the pibilenge of thig



 followitin ticte topigit

THefeare to will and require you in his Majefties Name, by vertue of his high Commifion for Caufes Ecclefiaticall, under the great Seal of englaniv, to us \& others directed, by force of a fatute in fuch cafe provided, that herewithall you take and receive into your Cuftody the body of Sir Milliant hantey Knight, whom we will that you keep and detain under Cuttody, untill further order thall be taken for his enlargement, letting you know, that the caufe of his Commitment is, for that being at the Suit of his Lady convented before his Highnefs Commiffioners Eccletiaftical for Adultery, and for expilling her from his company, and Cohabitation with another woman, without allowing her any competent maintenänce, and by his own confeffion convicted thereof; he was thereup in by order of Court enjoyned to allow his Wife a compctent maintenance, according to his abiIty, and to perform fuch Submiffion and other order for his Adultery, as by Law fhould be enjoyned him. Which expreflly he refifed to do, in contempt of his Majefties faid Authority, to us on that behalf committed: Given at Toituon 19 dgartij 1611 . fubfribed,

Saniont.

$$
\begin{aligned}
& \text { Hera, Montague }\left\{\begin{array}{l}
\text { Thomas Marton, } \\
\text { George Overall. }
\end{array}\right\} \text { Zasbary Pasfield. }
\end{aligned}
$$

Find it was mouro fip Nicolas Serjeant of countil lvith sir william, that



 Thall not fuc there foz Fifmony, Quod fuit conceffum perCoke, Warberton, anir Fotier, Gut Wahnley dandecio of otaltern; foz it fenmeir to yim that tyige Luas an (1)fence enopmous, , ©fat Gu forec of the ade Eliz the figh Com:


 pifon tje party, pet if tje aft iotionot tuatrant it, tifer canotimpifon

## Part XII.



 Coke, Walmfey, Warberton efoner, that the ©ominimioners hat not poluec to imprifon fim in thig cale: Find Walmfley faid, that although they have


 refolved Per toiam Curiam, that wifen tuon the return it doth appear, that the impzifonuent is hot fatuful, the Coutt map biffharge fim of impzis foument, biut in this cafe the © outt typught fit rather to bail him tintill the nete ©erm, andin the mean time to attema upon the serch biffiop, and
 best that the returintwas infufficient in tozm.

1. It ie not fhe wivicn the whutery wag tommitten
2. We fuad chiopurd to affow his wife a competent maintainance witys

 uncertain what ozere thep milf take, and pet foz the refulal they impzilon
 otjers dircteis, ant Do not fag, De to ang four of them; forthat it map ap=
 $\mathbb{C o m m i g h i a n}$; affoit is faid in the llarrant, that he chay fummonen ho the dober of the ctourt, vide in ma ©reatife at large the reafong ana rau:
 anu impzilon, Vide Pafch. 42 Eliz. Rot. 1209 . Ed. Thicknefs is impzifonen thi the high Commifianery, anaupon Habeas Corpus ielibered by the §uft: eca of tije Cortumon 关leas.

## Palch . 9 Jacobi Regis.

1



 miralty in the fait dountp; and they foere tharged loith oppection and citartion, that ther hat fined anampzifone biber of the fing si sub=
 fae that the Court in not a Coutrt of atcoza, but the pacecainte thre are





 thozity is limited to the figh sca, and ig outof amp daunty; Ind foz the Court of Star-Chamber finto, impeifoned; and anamari, that feffitution foulo fe made; és.

Trin. 9. Jacobi Regis.

MEmorandum, that upon ©hurlan focfar the ©erm offoly Exinity,

 flop of Canterburg, and with him tha giffopgind ibers civili $=$

 mitten fun them bp Habeas Corpus and principally of Sir William Chancey;


 Dop faid, that he fad a point not pet toudjeitupon in mpercatif, whirly

















 Waginmo foz the Mocal:publich, that the 马iugan of tye commen Tatu

 againf saw marcalon foz dibers tants.



2. Thele twathe, Heretofore hath, or heareafter lawfully may be exercifed, \&e.


3. It max fain bume, that befoer the Sratute of i Eliz. no Ecccinait






 implourd in the affairs of the fangoom, in luhith commifion are tyrie


The afterwaress in thig uctu ©rmutic peivicouncif fut foz the Tunt:




 Tulfite Cook, Tanticld tifict 23aron, Snig, Altham, and Bromely, whio wert fiot arnutiated with tije reafong mio raufer of the faid fule of the rom=
 sil; midicarims the Do: Clancerioz affim, that the high ©oumifionerg


 Tratime of the matter debatro: Gho after at another day thic bery terme,
 tisc Fence and Yelverton, luyo luete omitto bicfore, and Dee the Tuffices.
 when tee all tuete affember, we of the rommon poras tucte rommander


 Luere feriatim luity the Council: ? in ectain waints concerning the firit Commimion, with whith then were
 prats, after ticy mere not unanimouff atect mio after two hours and
 lucer rommanoer tacome before the limig, thic pazine, and the Council,
 bice of tije Tuffice of the hings 25 ench, anm $25 a t o n g$, be luill reform the fidth Commifionin diucts points, and reduce it to certain spirithat caus
 Tode Ercafurer Caid, that the paincinal father was phatht from the figh
 not interncodele luith matters of impoztance, fut of petit Crimes; and


 Dianot acelare theminyarticulat:



 towes int ite cafe of sir william Chancey, mid other tafte tonterning the
 ment juirialh in open Coutt,upon argument at the 25 ar and the 25 ench,
 impuifon, but in tertain rafes; ano the jubicial routfought to fie judit


 crlvithout any uemano ot our Opinting.

Trin. 9. Jac. Regis.

## Stockdales Gafe in the Gourt of Wards.

T
 Itaign, geanted, afligneĩ anu fet ouer to William Stockdale, in tyele tungis.
Such and fo many of the Debis, Duties; Arrerages', and Sums of Money, being of Record in our Court of Exchequer, Court of Wards and Liveries, Court of the Dutchy of 星ameafter, or within any other Court or Courts within this our Realm of Entrland, of being of Record in any of our fald Courts, \&c. in any year, or feveral years from the laft year of the Reign of $\mathbf{I}$. 8. untill the thirtenth year of our late Dear Sifter, ass hall amount to the Sum of a thoufand pound, to have, take; levy, recover, and enjoy the faid Debts, Duties, A rrerages, and Sums of Money 2mounting unto the Sum of a thoufand pound, before in and by thefe prefents given and granted to tha faid pailfiam frochivale, his Executots, Adminiffratoss, and Affignes.
Oind in thist tafe dibers points toere reforinet.





 bauchis election, ay fe ffall in the rafe of atommon perfon; fut in tafe
 certain in the particular, this is gwo demonfration mbith twenty acreg thalf paifs.

 df $\mathrm{mards}, \mathrm{qc}$.
It inas reforberi dearly, that fie fhail not habe tyem, if the jeatent hat not gone further; foe inalmucty af this woid Arraerages is roupled buith


 \&c.
 the faid William Stockdale fhafl take no bencfir ig anp mrans of arrerages of anp fenty, ficlicfe, ©entys, af ammal joapmenty whatiocber, untif Sir Patrick Murrey ano others he fatisficio ano paid the sum of rocecl. \&c. yath well crplaimed mhat arrerafeg the zinit intenuct, viz., of

 fita pfocmeafn, Xand.

# Part XII. Manflaughter. $\}$ \{High Commiffioners. 

Trin. 9. Jac, Regis.

DTucrg men ulaping at 50 my at meatMarlow in the fotmtyof Kent, Man-flaugh thoot them tell out, and Quareflicis the one with tije other, and a 3 d. ter.




In the bery fame ©cima fuctial Dervit, feing Divery yeati paft fotmo in tye County of Hereford, tjeceffet of whith: That two Boyes combating together, the one of them was frratched in the Face, and his Nofe voided a great quantity of Blood, and he fo run three quarters of a mile to his Father, who feeing his Son fo abufed, and the Blood run from him, and his Clothes and Face all Bloudy, he took in his hand a Cudgcll, and went three guarters of a mile to the place where the other Boy was, and truck him upon the head, upon which he dyed. 3tnu tyis waticlimutatanflaughter, fos the ire ant pafion
 actermine thatit wax folette that it ffall be adjuigco in tam, shalice


## Mich.g. Jac.Regis;

MEmemorandum, that upan Thutldapin this cerm, frigh Comminfz High Comnifo on in caulcy extefanical wag publiffer in the gevat Clyamber of fion
 ron, Tuffice Williams, Fuffice Crook. Waron Altham, and 23aron Bromley,





 25 mdj hacre.
2. That Tuib nat fnolu what tuas containe in the new Commiffon,

 thaluthcir romurimion, fos Tantum fibi efi permiffum, quantum commiffum:
 it.

 yas faxt favin this ncto Commifion.
 zafig to fratue a topy of it, fut it was not chrolicid.

 suill reat the commifionto that lve map fear it, Ehave a eopy to abbife

stealuees
 isenica.




 comminion thouture folemuly read, and foit lats, which containco tyee geeat Sking of farchiment, and contamed Divet pronta againt tje Tintug © rejopreathat they sionot fit by fotec of it : Find then the Totar of the


 legeame, and then lue ag commifiomer were requicio to talte the oatly,

 Pegcattc.

 [ofe commenica the commimionct tapzoced fummarily in thefe inaitg, whercinfing of onctefable nature,

 anis after yim another, who wat boutht thither fop fig appeintment, to


Fnid after, the Flech bithap rame to the cyicf Fuftice and to me, and peo:

 that the fong Commifion was in reating, the (1)athin talinut, and the (1)-


 bertue of this new Commifion, in fome open plate, and at tertain daics: 20nu foe that raule fe fat appointro tife gecat Chamier at Lambeth in
 time, at two of the ©lodetin tye after: nom, and in the foesenout, he would Gave a sermon for the fetter infoming of the ommifionet of tljeir un:


## Mich. 9 Jacobi Regis.

T
 6.15. Wax truciat the 2 ar, anduponthe cbitrnce upontje lwatag of the


 ano nimht, fogfeiteth to the fing a bundero fillinge, foz cucrn time, \&ce.

 bid ferme, and not contimailf.

The quefion tuag, if this tuas tuityin tige Statute. Tha it wase clear=

 Contimually fiallice talitur continualig folonis as tife may fanio to talie zith, and ag the time of fiffimg envurety, he it in the dap os nighte, foz Lex non intenditaliquid imponfibile, foe otherwife the 童atu figuld not be of

 gunifici, but the reafon foz tohy no ecrention fath hem mate of thiz Fiit, was foethis, that none flinfl fitue firnefit her tif suit fut the fing

 was not the raute of the making of the Ste, foese tife Provifortern man


 foe the mifrthicf wad, ghe faffing tifem, ane the ffanding of thicm conti-



## Mich.9.Jacobi Regis:

## Shulter's Cafe in the Star-Chamber.

IN Camera Stell. the Cafe watitity; Fohn Shulter of Bigititly of the age of 115 years had Iffue $\mathcal{F}$ oht his eldeft Son, and others, viz. Thiniftapher, afitljard, $\mathfrak{x e}$. and being feifed of Lands in Fee of the value of a hundred Marks ¥ct ammum, his eldeft Son being dead, and his Grand-child Form being within age, he intended, and fo gave direction to make a Leafe of a Farm called faut= thafl to $\mathbb{C h z i f f o p h e r ~ d u r i n g ~ t h e ~ m i n o r i t y ~ o f ~ h i s ~ G r a n d - c h i l d , ~ r e n d r i n g ~ t h e ~ a n - ~}$ cient Rent, with power of Revocation: and of Lands in 煎atufurn to the faid
 chatio by the Covin and aid of one Bmodenf a Scrivener, 24 EFIt. drew and ingroffed two feveral Leafes of the Premiffes feverally to Chtiffophiter and ini= thart, for one and fifty years, tendring but four pence per ammum, and without any power of Revocation: And झohn Shulter the Grand-father could read and write very well, but by reafon of his great Age was blind; and 10modeof declared to him, that the effect of the faid Leafes were in all points according to his direction: And upon this the faid Faljn 5ljulter, the Grand-father, fealed and delivered as his Deeds.
Flinit was refolnca hothe Toza Ellefmere effancelfoz, and by the two thief $\ddagger$ futiced, that the laio Indentureg roulo not fino the faid J. Shulter, fo? thit, that he luas bilind, and life to one who rould notrcas at all; antu that the effer being acelarcauntagim in other manner than in truth the



# Mich. 9. Jac. Regis. 

## Sir Anthony Afhley's Cafe.

B
 ton, 隹night, Hercules Hunnings, John Cantrell Servant of Hunnings, Thomas Hampton, Archibald Sterling, Jeruants to sir James Creighton,


Sir §ames ercigtiton had bought a pretended right of and in the Mannor
 long poffeffion ; upon which divers motions were made concerning Fines acknowledged to be faid, \&c. in the Common Wenth, and Sir James ©reighton not prevailing in it, and Sir alnthony (for divers mifdemeanors only, heard before the Lords of the Council, at the Council Table, being difcharged to be one of the Clerks of the Council, and in great difgrace) he entred into a wicked and damnable Confiracy with the other Defendants, to accufe the faid Sir FIntho $=$ nIL of fome hainous and capital Crime, by which he fhould forfeit all his Land to the value of two thoufand Marks per anmum, and his Goods and Chattels to a great value, which they thould fhare amongft them: And in the end, entra Smith, who had been the Servant of Sir Yuthom, was fuborned by the faid Sir gamezi, and others, to accufe the faid Sir 3Inthony of the Murther of one Milliam Itice, who was the Husband of the faid $\Re_{2}$ arpurite, one of the Defendanss, which MDifliamiritice was dead above eighteen years before, upon furmife made by Sir Famedr ©rcighton, that after the Attainder of Sir TOntyony slificy, Smith Thould have a Portion of five hundred pounds in money, and that Sir आames fhould procure of his uncle, the Captain of the Guard, a place of the Guard in Ordinary, and procure the King to grant protection to the faid Smith againft his Creditors, and a general pardon of all Offences, but he would nor make any accufation of the faid Sir \#ntljonty until he had affurance of it; And upon this, Articles by writing Indented were drawn and ingroffed by one ©homagi 3 moin, a Scrivener, who dwelt in an obfcure place about the Tower, made between Sir Jamed ercighton of the one part,
 and to his ufe, on the other part, by which Sir ${ }^{\text {g }}$ amegi covenanted, That the faid Iohn Cantrelt and his Heirs, after the conviction and attainder of Sir $\mathfrak{Z l n}=$ thony, Ifflity, Thall have the fixth part of his Mannors, Lands, Tenements and Hereditaments, Goods and Chattels in fix parts to be divided, in confideration that ©antrefl covenanted, \&ec. that he fhould procure Witneffes to conviat the Plaintiff of Murther, or other Capital Crime, and to deliver to Sir Jamesi Crcigtyton a true particular of all the Lands, Goods and Chattels of Sir $3 \mathrm{n}=$ thomp, which Articles were fealed and delivered by Sir $\ddagger$ macg crcington, 16. Feeh. 20 min .7 Iac. And at the fame time he was bound to Cantrell in an Obligation of eight thoufand pound for performance of the faid Articles, and after, within two days after the faid Articles were fealed and delivered, Menru Smitly counterfeited himflelf to be fick, and then he revealed the faid Murther in difcharge, as he pretended, of his Confience, and accufed himfelf of poyfoning the faid Miffiamizite, by the commandment of the faid Sir Withiony Fiffley, fo that he himfelf was the Principal, And upon this Sir Tameat
 ritce, to prefer a Petition to the King, importing the Accufation aforefaid : the King referred the Petition to the chief Juftice of the fing $\mathfrak{y c}$
Part XII. Confpiracy $\{$ gr
the Caufe and the Witneffes on both fides, the which he did, and certified the King that he hid found a falfe Confpiracy, to indiet Sir antifonn without any fult ground; and certified alfo the effect of the faid Articles, upon which the King atter conference with his privy Council, and by their advice thought the matter neceffary to be heard and fentenced in the Star-Chamber; the which matter upon ordinary proceedings was heard by fix days in the very farne Term: And it was objected by the Councel of the Defendants, that the Bill upon the faid Confpiracy did not lye, and that it fhould be dangerous to maintain it ; for if it thould be lawful for every one who is accufed, or was in fear to be accufed of any Capital Crime, to cxhibir his Bill in this Court againft the Accufer and all the wieneffes, and by many captious and intricate Interrogatories feverally to examine them, to find contrariety in them in circumftances; This will deterr men to profecute againft great Offenders, and thence great Offences will pals unpunithed, which will be dangerous to the Weal publick: and by the Law Confpiracy lies when a man is indicted, and Legitimo modo acquietus; but here he was never indicted, and for that it may be, that Sir ?Inthonus is guilty of the faid Crime, and then are all mouths flopped to fay the contrary.
 two chicf Juftices, anall the court, that in thit cafe the Sill toag

 and for the reafons anm atutiong therecxpeffor sulfo in thige efe at the 23 ar , te sit Anthony fulty oz not guilty of the faid ghutther, yet the Defrnants are punifiable fos the geat and foinous mitormeanos antu
 the faia Hensy Smith to accule the jolaintify of the faid mpurtlice sinften
 of Sir Anthony after the Sltainise; foe thig cozrupt eonfpirary, and

 ngent indignituoffered to the ling, foz any Sulucet to pertume to tos ischant of aftume, that the fint ffall giant peotedion of parion, of that
 irer.

So that although that the Court will not enter into the cxamination of the erime, yet it apparg en the ©eftimony of a geeat number of BUimefts, that the faio william Rice bio not itic of any poploning, fut of anether loprible difeale, that je hau got by gigi wickea andoiffolute fife, Le grand Pox whith twitly reverente camot fer fpaten.

Find in this cate it wati refolbed, that if feconp fe bone, and ane haty fufpicion uyon peababe matter that anotifer is guilty of it, Gecaufe that





 may fubject him to fufice.


1. ©hat ajoclony fe one.

man be pleatcis and ig traberfable.
2. That he himide wholyath the fulpicionared the party.
foop he camot command anotifer to io it, foe Cutpicion ifia thims intiui=
 fatly it.

Garto it wuti refolucy，that if ficlontre yone，and the commonfame
 finolug of it to arreff the partu，to the intent that be man foc lizourtit to

 15 H．7．5．20 H． $7.1,2.2$ I H．7．28． 7 Ed．4．20． 8 Ed．4．27． 11 Ed． $4 \cdot 4,6$. 17 Ed． $4,5,6.20$ Ed． 4.6. b． 7 H． 4.25 .27 H．8．23． 26 H．8．9． 7 Eliz．Dy． $2.26 ;$

## Hill．9．Jac．Regis．

Sreve de He － －retico combu－ rendo lieth not at this day， むと。

rO at thig dan upon conviction of an feretick fefoeze tife（Byinary，thig
 not，foz the reatonsimu authoitica that If fhbe repoetco，Trin．9．Jac． fol．73．권 25aron，Williams，and Crook；and ficy upan the repart of $\mathrm{D}_{2}$ ．Cofins，

 Statute of 2 H． 4 wagenfoecto，and lvithout contioctation（as Il lave
 the 非ing，that ableit de Heretico comburendo fieth upona rombiction yefase the © 1 ainaty，fut that the moff convenient and futc luan wagi to fonbit the feretitit befaze tye bint Commimonerg．

## Pafch．10：Jac．

## The Lord Vaux＇s Cafe．

I
 Bench uponthe new Statnte，foe refufing the（1）aty of æffegiance， andupan this be way arraignes，and peapco that be might be tricu per pares．

Wut it mag reloloct，that he fhall not in this cale fer tricu buyity joxt foe the Statute of Magna Charta，cap．29．Nec fuper eum ibimus，nee fuper curn mittemus，nifi per legale judicium parium fuorum，ifi nily to fie uniacrffod of ©rcaton，M⿴囗十心
 of all contempty pardontit；and foe this raufe it fhall not for per pares．

 Iulamful vide Stamford，\＆c．

## Trin. 10.Jac.

## Countefs of Shrewsbury's Cafe.

I
 Cfjancello:, tije $\ddagger$ triblifhop, the iDuhe of Lenox, the ©atl of North-
 ©arl of Worcelter, the Earlof Pembroke, Difcount Erskin, Diftount Rochford, the Ta? Zouch, the Toin Knolls, the Doza wooton, the Cliantedio? of

 Common joteag, and Tantield ryicf $2 \mathfrak{j a r o n .}$

She Colutely of Shrewsbury (the EDife of Gilbert, Carl of Shrewsbury)







 foze fie got ouse; af whith flimht of the fain Inag Arbella, the faide eoun= tels being ycr


 matriage luithtic faid Seymer, bgich twagthe Pomum vetitum) pet bujen
 verfis perverti poffr, ant wifen fice flath fo in anotlice 5 phlere, foc will mobe with the fante 10 b.
 ficto Dituer perilous confequenteg, and the rather foz thit, that the faid
 alfo the Taju Arbella.

Sato tif C farge tuas in tha points:

1. ©hat tige faid Countefy of Shrewsbury, bu tommandment of the
 at Whitehall, and there feing requiren bp the Tozeg to bechare ger fenows

 that the toonlu not mafic any particular anfwer; Ftnd feing again agito fothe finiss command, bpthe Council at Lambeth, and betur cliargil again to anflucr to the faio pointy, fle refufè, foe tho ranfers:
 thing inparticulat touthing the faimpoints ; and fos that (agime faid) it bati bettce to obey

 tuas allown (asfofaid) to William earl of Pembroke, ano to the 2020 Lumley.


 whith toutheth the fafety of the ling and guict of the ficalm, was urgci by the fings Council to be a geat and yinh contempt; and that pability
 tuay fuppofis; and that taff andilferal Dotus mahe not ancerufe; and



 ano alf the other IOpog hecgantwith the firf, mo nujumgra it a meat antu yigh contempt ; ant the lozo chancellor faio, that that wagagainf the Iatu of England, with whith all the IDros ar? id.
Flud that no futhallowance was given to the faise earl of Pembroke, oz


 againft the Matu of ©rod, whith he anio the ©arl of Northampton peinci=

otna the effect of all that whith the th? Tuffices laio, wax, that after
 and Councelfoze of crfate, thep might locil he filent; fut interarithat Silentium in Senatu ef vitium, thep would fyeale fomething, heicfly, viz.
chat thzee things in this tafe are to be berf confiterco:
2. Hehether the refufald afozefaid of the faix ©ountela were ©ffency in Lam againff the fing, fix ©rolun anu Dignity.


3. What is the tiemerit of the ©ffenter, and yow puniffatile.

 againfif the ling, hisa Crown and Dignity; anu that if it floulo he per= mitter, it woufo be an occafion of many fight ant hanicrous Derimen

 ming Tuffite faiu, to cnterprise ianterouq attempty.

 jeft.
 Star-Chamber, oz in Chaucerp, the outht to anlwor upon their ©athy, ani map fer examinci in the star= © Yamber upon Interrofatozicy ums

 mony is of no batur; and lo is the common expericite in the fait Coutrs: Tind the thief Guffice faid, that fotafmuch asi where ©eber igi negleact,
 Ef Whith the Latw of England (moze than any otficr Iatw) attributre to the Pobility of England in legal procectingty; nuit thep will not the inuper= timent, fut nibe a great lingt to the cale nowin flamo

 that the Dolaintift is not a Daron, Difrount, Earl, fec. as fie is named






4. ©foit perfong hate many tonourable 方tivilcogegin Iato:
5. At the Suit of a Subject their bodics thall not be arrefted; neither enaiam nor Exigent licth againft them.
6. For the Honour and Reverence which the Law gives to Nobility, their Bodies are not fubject to Torture in Caufa criminis Lafa Majeftatio.
7. They are nor to be fworn in Affizes, Juries, or other Inquefts.
8. If any Servant of the King, named in the efifequer fall, compafs or intend to kill any Lord of Parliament, or other Lord of the Kings Council, this is Felony.
9. In the Common Pleas, a Lord of Parliament fhall have Knights returned on his Jury.
10. He fhall have day of Grace.
11. A Lord of Parliament fhall not be tried in cafe of Treafon, Felony, or Mifprifion of them, but by thofe who are Noble and Peers of the Realm.
12. In trial of a Peer, the Lords of Parliament fhall not fwear, but they give their Judgment Super fidem of ligeantiam Domino Regi debitam, fo that their taith and allegiance flands in equipage with an Oath in the cafe of a common perfon in trial of Life: And the Writs of Parliament directed to the Lords of Parliament, are Sub fide ov ligeantia, Orc. And the reafon and caufe that the King gives them many other Priviledges is for this, becaufe all Honour and Nobility is derived from the King as the true Fountain: And the King honours with Nobility, for two caufes.
13. Ad confulendum, and for that reafon he gives them a Robe.
14. Ad defendendum Regem or Regnum, and for that caule he gives thema Sword.

Tha fopafnucly as then acribe tyeir toignitieg, actompanicd mity all thote hanourable peilifedgen from the fing, to acny to anfwer, being required thereto fiy the fing, to futh points ag contern the fafetgraf the
 companico witly ecat ingzatitude.
Chig arnial it contra Ligeantiam fuam debitam, againft the faith and
 Y̌ effecm:
 the ancicnt Oaty of adilegiance, lubich is impintco in the heart of ebery ©ubjex, fcil. Ern verus \& fidelis, \& veritatem praftabo Domino Regi de vita \& membro \& de terreno honore, \& vivendum \& moriendum contra omnes gentes \&c. Et li cognofarm aut audiam de aliquo damno aut malo, quod Domino Regi evenire poterit quod non revelabo, \&c. Tint this oatli of ofllegiance


 their ollfgrance igi moze dangerousi to the fimis and effate, fo? Corruptio




 frnce.

Qui contemnit præceptum, contemnit præcipientem.
$\mathbb{C} 0 m m a n d$ ana obrvience are tite firament of bobernment, and Lige-
 ramot proceitr.

The to tye fecont point, viz. concerning tife manner of yig peotais ing.

Vide the Earl of E/ex Cafe, 42 \& 43 Eli? $4^{24}$.
 ment upon the ©ountefa; foefine and inpeifoument bught to fe affict in fome Court judicialfy.
2. Foritibe, the fine to Ad monendum, op at tlee maft Ad minandum; it in ad inftruendum, non ad deftruendum.

Chig Ielectio Council is to expzefig that punifficnt this (1)fente
 whichrafonthiz manner of proceding is out of the mercy and fate of
 fubmither felf to ture fing mithout ang punifyment in anp Court jubt= cially.

If Jentence fyalf be given in the Star Chamber atcoeding to Fuffite,


 tramfenient anmbithout any fimitri of the Ialu; Et ideo proceflus ifte elt regalis plane \& Rege dignus.

क्यlfo inalmuty agithe affegiance anto olicticnce of the Subjet is the beff fower in his Jimperial ©arland, to the intent that it man netiter fe Glafted, nozimpares fiy this dangerous example, to the pecjuite of fici

 againf fotyom fuch pecceding tuere inthis uerp plate, An. 42 \& 43 Eliz. Reg.

 twenty thoufand pound, and impzifoncid durimg the fing plealute.

Trin. 10. Jac, Regis.

## Robert Scarlet's Cafe.

NOte, that at seffiong of pocate helin lately at Woodbridge in the




 and heing misng then of the ozan Tinueft, and agone of them, of



 thint, malicionfiy, ucmanocio of them of the Intueff, what ebiticute

 mination it Dis apyear, that fige faia Robert Scarlet lwag not returno lut


 io Jac. helo at Bury, uman the Statute in H.4.cap.9. Gu whith it is peobiact



 Tht if anp Intirment be mate loceafter inamp point contrate, that






 Oyer and Terminer, foe tyat the fain Commimion gitues them poluer Ad inquirendum inter alia de omnibus falfitatibus, negligentiis, \& \& . \& aliis malefactis, offenfis \& injuriis quibufcunque, and of them toljear and determine ; and thit



 in tye Cais Commiffin of Oyer and Terminer, viz. Negligentis, \&c. fo that if iffe fit be intefinite be grncral, and doth uot give Turisibiction to ant

 tuellobireven, that in the commifion of the beate the faid mentral motagi, fcil. De omnibus \& fingulis aliis malefact is \& offenfis byate a qualifica= tient, fcil.de quibus Jufticiariiide pace legitimè inquircre poffint aut debent; \{uhich
 anp quatification.

Vide 7 Eliz.Dyer, Commimancrg of Oyer and Terminer may chl irc ot



 pericuce haty ben alwapsinainf it, ag the statute 5 Ed. 6. I 4. of jope



 manpother 5 tatuteg ; and fo the Quere is welf refolbrimin Eliz. foos the opinton of Eallin Saunders, and Whiddon, tijere it tis feld at thig Daty forgoin ialu.
2. ©fe frcom confineration wati fatupontif Statute of in H.4. cap.9. anis it wag yeld, tyat the faid Robert Scarlet was an Oifenace bityin tye
 tive of the coumon Ialw, and partly anclu Ialw.

Finafirmane of the common taw, in part pituative, No Indictment fhall be found by any perfon named to the Juftices: , min in part poritive, But by inqueft of lawful people of the King, returned by the Sheriff. Tind that this way in affrmante of the common Saw, the statute peobe it, in

 enffomed fefoer this time:and that the faio Robert Scarlet was an ©ffenure


 anaumaloful mamer fwoen of the ©enio inqueft, pet this lwas within the alat ; and fit confequente an offente anainft tye Common Tatu, foz that malice and falfocis alone manye of gexat mileyicf, at appeat in thitarafe.
3. ©he thito confiomation fuas hat of 3 H.8.10. which alterg the fais
 the Tuftectof the Gonlaclibery fie of the Quorum, in open Court map alter the Bamel returncis fip tife Sheriff to enguire of the fing only, tip adaition os cetration of miy Furoze forturncia: Fin they habe power to rommand the Sheriff to put other in the 弶amel, atcoeding to their viferetion: Fnat the syeriff
 fothat none can lie of any ©
 uffente of Robert Scarlet.
4. Che Caim
 anm Tndiament of 狼efontment, that in the nature of an finitment fomm any point contrary to the fais Flet, ig made hoid fip the fais Fot, fo that thiti may ixalu in queffom aff the Tnditmente founa at the fame
 and impifonci.


## Trin. 10. Jac.

## Baker and Hall's Cafe.

N





 amble, fil. Having fubliance) it Luag angerci lin aft, that if the Nife baty nothint, hoe higi foir apparent, it ig out of the Statute, foe the statute Houla not habe bent fortous in arterioug tice perfou, mo all intain.
2. Thig wosu [So] relates to the quality and ebent of the tafintr, ment

 anditis not reafonable that So flaflijauc relation to the talting, whicty



 fite Dallifon repoetci, vide Lamb.252: Fiffice of jocace

 Lamb. ibid.

N
 tute 50 Ed. 3.cap.5., \& I R.2.c. 15 . coucernimg thge arteftingof them Priefts. in foly ©hurcly, that the rait Statutes are lut an afirmance of the common Latu, and in maintenante of the filbertici of haly churdy, afe appeats lat the pecamble of the fame Statutes, anotherebelo, that E:undo, redeundo \& morando, taz ta celctizate Divine \$cebice, the foreft ought

 antetom upan the 5 tatute 50 Ed.3. Forlohen any thing 15 prohibited ho an Pht, altbough tyat the Fat Doth tot giluc antatan, pet ation fieth upa
 mav, oj Articuli fuper Chartas 3. Whith poohihits the Court of Rearthat=
 attionlictty. 7 A .6 .30, \&c. and the Statute 2 H .5 . whith rommantag a霓iforl tafe iclibered, 4 Ed.4.37. vide Regiftrum in Bre.6.fuper Stat.

N
 fe fhaff neber anflucr fip the Common Tato to any fectony tometics

 bath his paroon, fe ffall neber anlluer to anp felong fefoer, foz fe ramot


 attaint, vide 10 H .4 . Coron 227 . cafe del A ppeal, \&\&c.

A

 the gipamoe, anamahes prochamationg actozaing to Wato; and witfin
 ter the par and dap paffo: and Dyer ferjent dit made the Court, twha foulo hate the efray; ?no Brown Fuftice wafi of Opinion, that tife

 Ithe firft [eifure: 2jut all the Juffice were againff bim, and that the dels

 year and bap are paff, fath but the cuftody, fo that the © wner map re= babe it almapa within fie pear anim dap, if he milf pap foe tife meat of it :


 one take a fotray withimaprar and a day, if it fray out of the ghans.


Simony,Star. 32 Eliz.

I
 von, It maj relolbed per totam Curiam, that if any fhall rectibe de
 fire bith elure, althouth intruthye mhith in pectentet fo not fnotwing of it, yet tife perentation, admimion, andinaution are hoin per expreffa verba Statutiof 31 H.8.cap. 6 . Innothe zing fhall fabe the pecientation hac vice, foz the statute intends to inflid punifiment ugan the Batron, ag uponthe equthoz of thig Cozruption, by the form of his pecentation, and tupon the 马ntumbent, inho rame in fy futh a tozupt patron, fp the Iola
 Iente be not tognijant of the coartwtion, then fe ffall not be witfint the

 sucll pemed againfitife abarite of coztupt joatrong.

Part XII. Hugh Manney's S Haye's Gafer; in Curiá Cafe. $\} 2$ Wardórum.

## Hugh Manney's Cafe.

1Fin an Tinamation in tye exelicquer againft Hugh Manney elf; the fattict, and Hugh Manney the sonffoz intrution andicutting off agzeat number nf © Tres in the Country Merioneth, the Defenvants pleat, jod gniltu: Inu Rowland ap Eliza ©fruire, was proutced as a moitnela foz the hing, and ucpofed upon hif ©ath tathe Fitroes, that Hugh the fas ther antithe son joputis in fale of the faid evref, antatomianter the
 bith gecat dammaice ; ; puajuagment upon this wais giten, andexe: rution lyad of a gezat part.
shat Hugh Manney the Fattice celyibitctu a 2 ill in the starecthamber at
 in thix, that tije fait Hughtije father diad neber jopn in fale, noe comis mant the Denters to cut the crects; ana the faid Rowland ap Eliza wat


 the fing, wet the fhall the rather be puniffen than foz another, foz the zeng
 bimielf toz the ezing, zoty moze offenathan if it were intye tale of a 5ubject.

## Haye's Cafe, in Curia Wardorum.

B
 diem claufit extremum, after the ueatif of Humphrey wilward, it maj fount that the Cais Humphrey iven feisco of a mefluage ant towenty fix
 the afe of fourten peaty ant ninc dapg; and that the Land maghelo of the fing in Capite; by fanighteferbies, John Wilward dicu within ate, ana fig Fnquifition in Mid.8. Junii An. Jac. Gn bertue of a Mozit of Devenerunt, after the ocath of tje faio John Wilward, it wad faunothat the faid
 ITande at the time of the ocathof the faid John, were holaen of the Dean of Pauls, ax of fiximannoe of Shadwell.
stif the mean tateg incuered inttelife of John wilward, ace pain to tje そing.

> The Qaeftions are,
i. Whether by the Death of the faid fobn, and finding of the mean Tenure in the $D e$ wenerunt, the firft Office granted to Points be determined?
2. Whether the Tenure found by the firt Of fice may be traverfed ?

## Award of Capiasut legatum by? the Juftices of the Peace.

 and chief Waron, that where the faim Jom oictis the ofice founi bu foze of the faid 1 Beit of Diem claulit extremum, after the anath of Humphrey


 not traberfabic, foz it is traberfabie Duting the time it remtins in fozce only, and the Turozs upon the Devenerunt after tye arathof the fivith John, are at fiberty to fint the ectatity of the ernime, and lycy are not conclumen he the fird Turuifition, fog they are floph Ad veritatem dicen-


 Hyit of Diem claufit extremum, and the 30 jit of Devenerunt, fitt in one goint; to wit; the Diem claufit extremum ig gentral. Viz. Quantum terrasum \& tenementorum idem H. tenuit de nobis in capite, \&c. die quo obiit, \& quantum de alis generally ; antothe Devenerunt rectece, quod J. filius \& Heres H. quide nobis tenuit in Capite, nuper dum fuit infra atatem, \& in cullodia noftra fuit, Diem clautit extremum, ut accipimus: tibi prexipimus, quod per Sacramen. tum 12 . inquiras, que terre \& tenementa per mortem pradicti H. \& ratione minoris etatis pradicti J. ad manus nofiras devenerunt, \&c. So that tyifil Ueit
 devenerunt, \&c. and all the otifer pointig of the fatiobit ionelate to the Tanow and Tencments, Qux devenerunt, \&c. Butwhifh it apucutix, that
 the mait, the Gurasane at farge to find the truth of the ©chute, not=
 intily, nono Jacobi, intice caut of Bardsi intlecrafe of Dune Lewes.

## Award of Capias utlegatum by Juftices of the Peace.

I

 focate, upon an Invicment of ficlony, that the may nluarva Capias utlegatum, ant fatwait the Opinion of Periam thief 25 aron, ant all the court of the exthequer an to the Fufterio of pate, foethey that yave polver

 tute of the 34 H. 8. cap. I4. foe rertifinate of a thot stanfeript of curru


 Fot made to be qf agi geat foete ag tie itecoen it [elf: Sm Lambert in his Fuftite of pleate, tol.563. contra, futter I Ed.6. cap. I. Эuftices of gecatc intafe of pafanation of the sattanent fhall abury a Capias utlegatum fifeoughout aff England.

# Herfey's Cafe, Star- Z Admiralty no Court Chamber. S of Record. 

## Herfey's Cafe, Star-Chamber.

J
 Anthony Barker 2 tuight, Thomas Barker cauncellos af Yalu, Robert Wright Doctoz of Divinity, Ravenfcroft elerla, and John Haynes; and dio
 gery Pain, anta the caute calme to Yoaring, Ad requifionem Defendentium,



 becrecian the ©famery; [atyatit appeated to the Court, that the faid
 loithout any colour, and becaufe the defendants lyd no remedu at the
 puniflt, it maturnconiage malicious men toutate this court axia Boals guil, tafix therciat a Tiber of ractoz to rljarge thote that are imbornt witio ininoug Crimeq, to remain toafl perpethity.

Tu thig caule it lwag refoluco by the court, that ly tye coute of the

 ©otaz of gibinity, tho gundecu marlig fo the fanight, faztupomato the
 Creare ex nihilo, quando eft bonum, eft divinum; fed creare aliquid ex nihilo, quandoeft malum, elt diabolicum ; \& plus Maledicere nocet, quam Benedicere docet.

## Hill. 2. Jac.

T
 ghinf ane Philips int the common joleasi, and thercupan Philips fued

 feing committen for refurnm to anfluer upon fix oatij to fome fitcro:
 retumè thus, Ego William Pope Marefcallus fupremæ Curiæ'Admiralitatis Angliæ Dom. Juftic. Sereniff. Reginæ noftræ in brevi huic Schedulæ annex. fpecificat، Certific. quod infra vocat. Theodore Thomlinfon ante advent. iftius brevis capt. fuit \& cuftiodix mex commiff. ex eo quod dictus Theodorus Thomlinfon vinculo facramenti coram Judice Admiralitatis Anglize aftrictus ad refpondend. quibufdam Articulis contra eum in diça Cur.dat.\&c. fub poena quinque librarum, \&ec. contumaciter examen fuum fubire recufavit, Idcirco, \&c. Tilli it wati re= falben fot the caurt of common pleaj:

1. ©that the Court of Fimiralty fath no Cogniante of thing tonc Uevond Sca, ant thig appeargulainly ly the Statute of 13 Rich. 2. cap. 5 . the woivs of wificty statute are, that the ?lomiralg and their Deputieg
 fizt onlp of a thing tome upon the sea, vide 19 H.6. Fol.7. Fog things trant:

 was ione ficyon arag.


 of 致cozamapio.
2. ©fat the return abobe=mentionco was infuficiont, ari beint tore= neraí, heraute it ja not [perificu fos tohat taule o? matter Thomlinfon wat



This Cafe wows intended to bave been inferted by my Lord Coke into bis feventb Report, but not then publifhed, becaufe the King commanded shat it fhould not be printed, but the Judger refolved ut fupra.

## Right to Seats in the Church. Corven's Cafe.

Hob.69. 2 Ero. 366,8605. Godbolt. 199.

COrven Dingilud atainf Pym, an ontozney of thig Coutt, fota Srat in a Church in the Countpof Devon: Find Pym liy Serjeant Hutton, mobedthe court to hate a jephibition uponthis realon, that bimfiff ig




 his fiamily, and they have maintamesit at their olvncljargegitliat if the

 rected and huilt the Jinc with the affent of the Jarfon, joatron, ant © tinarp, to the intent tobabe it onfy to himfelf. $2 B$ ut for a seat in the bosp of the efturth, if a quefion arifety conecrningit, it isitoficicciuch bux



 no eontention in the efurely. Findititi to fe pectimen, that the © Dinarp,


 the ozocring thereof ig a matter merly Spiritual ; añ with thisi nitec 8 H. 7.12 and the thicf $\mathcal{F}$ uffice cited the rale of Dame wiche ing H .4 . 14.
 25 encl agninf a Barfon, Quare unam Tunicam vocatam a Coat-armor \&
 Stuosu in a cliapper where he wagi burico.

 rel, and fath there aplace, his $\mathfrak{E n v p t}$, Diveru, and Cumbion, tje jpar= fon ramot claim them as oblationg, ncither oumblye tofave the faio
 tyerffase,

 free to alf the inliabitants fo？himping，the parton rammot tafe them．

Sha the chicf Tuftice faid，that the Tadumight fabe a grom action ou＝ ring her fife，in the enfe aforelaia，becaufefie her felf taufen the faid thingo


 whicli buthe comman and helont to the ficir，an bing the peintipal of


Fluo thit amen luitl the Ialugi of otyer fationso，Bartho．Caffaneus，fol． 13．Concl． 29 ．Action dat．fi aliquis arma，in aliquo loco pofita，deleat five abrafit，\＆c． \＆in 2 Ed． $3 \cdot 4$ ．in the 23 iffop of Carlile＇s tafe，it appeared，that the（13）na

 of a fole cozporation，va helong to the exerutozto the ocecafo partu， ant finall not go infuctifion，fo in the ather cafe，thimg ereationtlye
 lomes，as inmanuer of an Inticritance．

Note，that in Eafter ©erm， 10 Jacobi，It wag reloluctinthe Court of Star－chamber，in the cale fietlueen Huffey and Katherine Leyton，and othergi，




 not in other manner，foypeperly it belongs to the 马infabitantsin the

 dinaty fhall difpofe of common and buigar seato in the Cfyucty，where tyere ig no futypectription，as is afoetaia．

## Earl of Shrewsburie＇s Cafe。

B
 the piivp Cauntil，aircten to Sir HumphreyWinch，Sir James Ley，Sir
 thips the ©faim of Gilbert，© arl of Shrewsbury，to the oignitieg of tlje earl tom of Waterford；and Barony of Dungarvan in Ireland，in fitely manmer af follolus．
 his ficign，dia fizant to hig thrite felourocorim，John ©arl of Shrewsbury，in tonfiocration of his appobea mo fopal Servites，in the citpand Countp of Waterford，pro eo quoque quod cundem confanguineum noftrum prædicta terra noftra Hibernix in partibus illis contra inimicorum \＆Rebellium noftrorum inful－ tus potentius defendat，ipfum in Comitem Waterford，una cum filo \＆titulo ac no－ mine \＆honore eidem debitis ordinamus \＆creamus habendum to the faì © Eari





 lin in ireland the tenth af May, the twenter cight of Henry tlic cinfty gh xenfon of the lout affite of George Eatl of Shrewsbury out of the faik







 reriting the faiu atatute De abfentees, Nos præmifla confiderantes, \& nolentes flatum, honorem, \& dignitatem fredicti comitis diminuere, fed amplius augere, de


 of Chefterield, Shirbrook, anm Gloffadel in the Eounty of Derby, twith Diver's
 the gutfiant were.




 thof the arl of Waterford, fe tilten from the fainearl, as lucil agite gha=








 [oluca lop tyem all, as follolueth.

 foumbly (Ofice to fo bolicin as to that pount, the fain earl of Shrewsbury notwitiffambing once temain eatl of Waterford.
 H.8.De Abfentees, both not only talte alvap the yoffemiont wijicl wete gi= ben tohimat the time afhigersation, bettalfo the aignituit faff, fozal= thouth one map yaue a digntry luitjout anu foofeniong Ad fultinendum nomen \& onus, pet it is bery intonventicht that simnity fioulia fie clothe

 of fit Dignity; fut pre if fe Luant Doffriong to maintan fig Eflate,
 the Darliament ; and fo wasiterfoluct in tlje cafe of the Io:io Oge, in the Ifaign of Ed. the fixth, ag the 23 aron of Burleigh, TO2 Trcalitre of Eng-






 fiament. 16 . June 17 Ed. 4. Luhirfy Fit rcritimg the mationg of the faid
 And torafinuch as it is openly known, that the faid broenc hath not, or by Inheritance may have any livelyhood to fupport the faid Name, Eftate, and Dignity, or







 faitlj the fante ©reation mbunaling of the faid Dulfe, and alf the namt

 oheruct.

1. That alchough the Duke had not any Poffeffions to fupport his Dignity, yet his Dignity cannot be taken from him without an Act of Parliament.
2. The Inconveniences doappear, where a great State and Dignity is, and no. livelyhood to maintain it.
3. It is good reafon to take away fuch Dignity by Act of Parliament, and therefore the faid Act of the 28 H.8.thall be expounded according to the general words of the Writ, to take away fuch inconvenience: And although the faid Earl of Slytugiturn be not only of great Honour and Vertue, but alfo of great poffeffions in Entlanlu, yet it was not the intention of the Act to continue him Earl in Frcland, when as his Puffelions in Frcland were taken away from him, but that the King at his pleafure might confer as well theDignity as the Poffelfions to any other, for the detence of the faid Realm. And the faid Letters Patents de Simma 29 H.8. hath no words to reflore the Dignity, which the Act of Parliament hath taken away; but it was not the intent of the King Diminuere flatam, bonort m, ơ dignitatems ipfrus Comitis, but Augere his Poffeffons for maintenance of his Dignity, for fo much appears by this word Augere; for he doth by the faid Letters Patents, with exceeding great bounty, increafe the Revenues of the faid Earl in Cugland, which the King did think was an encreafe of large Poffeffions in englanu, inftead of all that which was taken away from him by the Act of the 28 H .8 .

 quent, which the faid Jeone, or any to his ufe hath; and therefoze it flall not be intende of am lyoneut oflercitament, hut of futh whercafother are feifan to his ufe, ana na man ran be feifer of the ©ignity, and thereface
 dendo fingula lingulis, and the fe maza Which the faid iocoege Earl hath, are fuficient tapufis tite Dignity and with this agze the opinion of aff the Ituige inf England iu Nevil's rafe upon the lifie luasus in the Statute of
 of Common Pleas, \}\{ Ireland.

Hill, 2 Jac.

Jurifdiation of the Court of Common Pleas.

I








 Tanfield rhicf ${ }^{25 a r o m}$. Snig, Altham, Crook, Bromely, miv Doderidge. (Yelver-

 ate fumicicnt Barranti fo? theil peatedings mithe farme Cout ; ant

 of their peocening , and therefoe fas a tong time, ant in mann fitcent: ons of reverent fungex, ppobibitions upon info?mation, without amus





 provalet: Sec mpparticular crratife of tife Jitilatrion of the commont
 арисатя.

## Hill. 10 Jac.

## Parliament in Ireland.

TWe Tozog oftye council vin wite to the tho diff Tufiecg and ryice 23 aron in thete luobig, After our hearty commendations to your Lordfhips: Whereas his Majefy for divers weighty confiderations hath refolved to hold a Parliament within the Realm of Ireland: And that by an Act made
 all fuch Bills as thall be offered to the Parliament there, thall be firlt tranfcribed hither under the great Seal of that Kingdom, and having received allowance

$$
\left.\begin{array}{c}
\text { Parliament. in } \\
\text { Ireland }_{j}
\end{array}\right\}
$$

allowance and approbation here, fhall be put under the great Seal of this King dom, and fo returned thither to be prefersed to the Parliament ; forafinuch as there are acordingly eransferred hither from thence divers Bills, as wall publick as private, fome of which Bills were firlf agreed on here, fome others were framed and conceived there, and coming now hither may happily receive amendinent and alteration: We have thought incet for avoidance of any Queftion; or inconvenience that may arife of the manner and form of proceedings in amending or altering of tinofe Bills, hercby to pray and require you, calling to you his Majeftic's Attorney and Solicitor, to look into fosphinges itt, and to confider of fuch courfe aa thall be rit to be held concerning the fame, \&ec. Dato ultimo Junijo I 612. D)

 ings Act; fureatoot an mat mate the lixalmof Ireland, 3 mot 4 Phil. nind Mar. cap. 4. intitutct, An Act doclaring how DDoputurg Act thall be
 no parliancut lie herafter folmen in the finto Thit of Ireland, Gut at




 big Ticenie thercumen, as buch in affimation of the fato canter and Finto, asi to limmon the faid parliament unter the meat seal













The word King extends tohis Succelfors. The word Fing extends to the word Quen.


 Poynings fated, The KingsLievtenant and Council there, a fruple Dia atife, tignt




 ings: And fuch Caufes, Confiderations, and acts affirmed by the King and his Council to be good and expedient for that Land, sec. Wheretfer the fimitmats



 ant Mar. Wais in thefe watos, Either for the paffing of the faid acts, and in fuch form and tenor as they frould befent into cirlant, or elfe for the change or alteration of them, or any part of the fame. foultthy, まanotjfe ©uthion



 For paffing and agreeing upon fuch Acts, and no others, as thall be fo returned un-
 That done a Parliament to be holden, bujether the Diclutenant anu Coumil of Ireland, after the 势arliament fegun, and Pendente Parliamento, matupon adebate and tonfereme gain there, tranlmit any otfice confiacrationt,


 that thep may.

Note Reader, the Order of Proceedings and Summons of Parliament in Fres fand; Firft, the Lievtenant and Council do certifie under the great Seal of Tre= limid the caufes and confiderations of all fuch Acts, as feem gond to them to be paffed in Parliament, fo that Originally $i t$ is to begin there. 2. They are to be affirmed, altered, or changed, and returned under the great Seal. 3.Licenfe under the great Seal to fummon and hold a Parliament. 4. To be done Pendente Parliamento, as it apears ought to be.


 2. Tf then be affirmea, then outht to he traufribec unace the geat Seal


 mith to be returncounace the geat. Seal of England; (hat the tranteript ut are the gerat 5 rall of Ireland, which remaing in the ©ljantery fere, ffall not for remanioc: fut the amenoment ffall foc unter the gecat seal of England, asi aโaechiu, retumeid into Ireland, Luitlout any lignification oe rertificati=
 from Ireland, fo the amentoments de alterations mobe fere in Eng. aff the Wills which are tranimittci fere fromIreland, are witly the petition of tije


 coram Rege, holu the joarliament in Ireland Luad holicn there fofoic Poyn-




 of Ireland, in all paintw, at all times requifite, acrobing toitye trnoe and
 and ciery af them fe antyozited, peouch, and confirmed within the faid atealmof Ireland and if anp fitatute os fatutes lyave hen made toithin thig faid Tand heretofoe tathe contratu, that they ano cherp of them fy


 mate in England befoet the Fid of io H.7. Find that ig the reafon, that aff





Hibernia habet Parliamenta \& faciunt leges, \&e noftra flatuta non ligant cos, quia non mittunt Milites ad Parliamentum, fed perfonæ corum funt Subjecti Regis, licut Inhabitantes Calinx, Gofcognix. \& Guienæ.
 6.25 .1 H.7.3. 8 H.7.10. 8 Rich.2. proceffe 204.10 Ed. 5.41. 13 Ed. 2 titulo batard, 15 H.+7.7 E.4.27. Plowdens Comment. 368.13 Eliz.Dyer 35.2 Eliz. Dyer 366. Caivins eafic in the [ruchth part of my iftuatt 226.14 Ed . 3.184 . at
 Is yoid.
 thitg qucfion is holu fin comuon cxpericute ant opinton luithout any tute in Eng-
 Flat of the ro H.7. Do not lium thent in Ireland; lut all Fite mide in Eng- in Ireland.
 Gintutyemin Ireland.

N(1)ic, that Camden fing at Fimeg telo me, that fome feltu, that if ia Dignity. Pre-


 ters, and the timg aid canfer the Dignity upan Burchier wha marricis the

 Witus Henry the thitu, and the Countrin after Mortica Mount Hermer,
 and after being reforcin to the fing fobour, Duringthe minazity of the Son of the 「aiñaril of Glocefter, mantil the Tinfant rame of fulf aige, and
 name of the ©atl of Gloceller, antilic otljer bptye name of Mount Hermer



 ©ercitozp blycreof be toof his name and signity: Sed nos non habemus talem confuerudinem.

N(1)te (Hy Linwood) that it appears that Yutye Canons Ecelctiaffirlt, Ecclefiaficall

 nication, Gut a ficitual perfon: ?and there it appearg, that ag well the Ficgiffer ag the gidge ought to be fuiritual; fut now lip the Statute of
 mancxecute Eetefantical Turifoiaion.
didote alfo, that fy the eanong no erclefiafital 马ubge outht to cite $a=$
 hig boute the fame tay.
¥ufo the Canoms to limit foluman! Couts Ex Officio the man have with

Mich, II. Jac.

Cuftom, of London.

Felony to
fleala winding fheet,

Who hath
propriety in them.

NOte, that if man qiue to one of lig Chiluren a rertain fuminlim life, モafter bieg, althouth this ig not giben ati a chilus full poeti=


 fum fo giben, and declared to fie put foe part, fhaff fe acrounterupomac= rount partel af the intire ©finte, on not; that in to fay, if tye Fifle fo ift



Fgif a man fath tho Chilazen, e give toone af them ahumber pouni in part of fis adbantement, mathentiesimozth 900 . inthis tafe the
 gual parts of the 900 . Viz.thre funared pounagapeice; and tjen thig

 Folueg, ag the ©uftom toty require, who withtin mp opiniout to fave tye perctuenty of favor, if anp fie.
 be poffertu of a houfe ferm toz pears, toty icbite foz prarg, bogi uemite



 formo.

## Hayne's Cafe.

$\mathrm{N}^{2}$
 That one Billiam apucg had digged up the feveral Graves of three Men and one Woman in the night, and had taken their winding Sheets from their bodies, and buried them again, Fhn it was refolucis fintle Fufteriat Serjeants Inne in Fleetfreet, that the paperty of the sheetgi remain the olunt= ers, that ig, in Yim who hau property therein, when the dead fodp wan

 rapatity to talte it, hut a deam hoop being fut a hmp of cartly, bath na rapacit̨; affait ix ho gift to the perfon, but fentoluch on the body, foe the

 anotyer; and accopaingly at the faid 3tmieg, yc luaz. Tcueralig indited foe talting of eath of the Fe Sheetsi : Find the firf Tndiament bag of pettr
 inditco foe the ferlonioug taking the thece other Shet fo foe whicl fe Had higelerge, anafoefapeathe fentence of acaty, which fe welf acter=



Hill. 11. Jacobi.

## Earl of Derbie's Cafe.

1
 of Derby, ©hamberfain of Chefier, antu otherg, Defenianty, foe the tine. truft and imtereff of affatmenflem Budhaw in the County af Chefter: Ft
 QQaffer of the lifils, Doderidge ani Winch, Jufticeq.

1. ©hat the Chamuerlain of Chefter, being fole Tubge of Cifuty, cant

 figere inthe Cfamterp, Coram Domino Rege.
 ratte to complain in equity, may alfo complain tiere in the efoncery, foz
 Tonte out of the Gurigibition, the ofjamberlain of Chefter tamot reliche the party ; andrberfoes, Ne curia Domini Regis deficeret in juftitia exhibenda,



Fint this docs purfuc the reafon of the common Into, ag appearat 13 Ed. 4 . tit. Jurifdiction. 8 Ed.2.Aff. 382.5 Ed.3.30. 30 H.6.6. 7 H.6.37. ©he


 camotion Tuftice to the partica, thes mall lue in the \#ing incneral Court at Weftminfer, it H.4.27.8 Ed.4. 8, itt afl cafeg where it appearg to the © ourt, that thofe buga fave lificricg ta talte Conizanci, bo fail of
 in the general Couttian Weftminfter.
3. It Luas refoluct, that the fing cammat geant a Commifion to acter:
 Cigamery, whith batlj had Jurffiction in fuch cale time out of mind,
 nelu Courta of equity fhaff neber fabe futh affolvante, fut fabe foen

 ther githiech in the time of ©ucenElizabeth, tomerning the Furigint an of the Countrizalatime of Chefter; Git luas refolveri, that foe thing

 England and the Defrnant may nat gleais to the Furigioition of the Court that they were tonc hityin the County Dahatime: See Dyer 13 Eliz. fol.202.716. ©ffice found big Mandate aut of ©fantery of Dand int Chefhire is boid.

## Forms and Orders of Parliament.

Proceedingsin Parliament.


 then be fhalif pap them, that mith their fabours lie may difable fimfelf to the Rimg, lo that their expectations map not ine ocecibed.




 conclufion of the Oation, the commons ate rommanued to ryule a manto and learncomanto be their sucalter. Elpen whitl the Commens iffafi
 ber of tycir joarliament, mid bercupon ye flyall sitable gimielf, ut fupra.
Shat tho og thee daug after, the Commong flatiperent thicir spealice
 the ling, and in moff humble mamer fhall intrcat the finit to command
 then he flall malfe an Ozation, and in the conclufion frall pawithe four
 refloz, and his joctitions allowid, the spraher and the Commong fhaif
 regueft the Commons, tyat inafmudi as they habe fijofen him for tijeir

 bice.
 the partsiof the 2 iilf, To that cact sormber of the foule map unocrfant
 Chancelfoz in the upper houfe; then wifen it is read the fecono time, fome times it is intsoffroluithout any Commitment, but then the speafice materg queftion of it in thit manner: Ehe queftion iq, whether this Bill fhall be engroffed, or not. As many as would have the Bill ingroffed, fhall lay, Yea; and as many as would not, fay, No.

 thecir affent in fapint, Content, de their diffent in faying, Nos content, fog hughanoing the time: fut if there fe ane contradition, it igs tricix

 ment but onte.
BHhena 23 ill ig tommitted tatyefeconta reading, then if the Tommit= tex amend it in anp point, then thep fifall wite down their amenomentai in a paper, ane fhafif biret to a lime, and fectwentupht woedge the ameno:
 be ingzoffoima Dill.

 mobetluml wifat wozas, and after the smichenenta are mineofict with yarticular refercures, ano the ${ }^{2}$ ill L with the ammibucutw ate Cent again to the houfe of $\mathfrak{C o m m o n f i}$ where ticy afirm them: the antenomenty are
 foè converfo of a 2 ill whict panfity firfin the upper youle. 2Tut note, that in one of thefe cafes the entire 2 fill fhafl not fie reat amain in the
 bercad abobe tlye times.

 Daut, under fometimes fip foay of explication.
 one foule de the other wiareguire it.
 there be a quefrion of boiersi) flatigo out of the houle, and thofe tuys are afrainf the 2bill, ano fot the common Intu oz any fomer It ate, thall fiit

 the other to mumber the boice $x$.
 suithout amp Differchte of perfouts:
ajhen a 2 bifl is ingzoffan at the thito reading, it man fe amenoce in the fame foufe in any matter of fubifante", a fortiori; the extoz of the


> Pafch. 12. Jac.

## Walter Chute's Cafe.

W
 that foe the fafety of the ficaim, and the fecurity of fran= Officevoid. gere within the firalim, that the fing would wouthlafe to ereft a new (1) fite of energifinis of afl franters within the fiearm, except gherclyant:Atangers, to io kept at London, ani to mant the fain ©ffice to

 a certain conbenicht time, if ther oon not tepair to the fait fiegiffer, and.
 the Council bid refer tome, be their honourable Ietters of the 13 of Novemb. 1613 , that ${ }^{2}$ tafling to me countil fearnce in the talv, friould
 benienty anopalice of state toput tye fame in execution, ant hy whom it ought to fo perfoamed: ? Tha upon conference flad with the Tufficeq

 - Offires, foe the fenefit of a pzivate man was agrainf afl Lato, of what


 [eff, that fich beant fhafl fe utterly boid, although no rertain perfoit Yaty it, and that thicluag againf common lalw, and the Etatute of
 - ande, and the time of the ocatly of cach prrion within the ficalm, and that it might fo onfecozo and authentical: 50 Mich. 19 Jac. Comalie a melu (1) fice in the upper $\mathfrak{D e n c l}$, , foe the onlp mafing of all Latitats at the
 andothers, was relabucis to be void. So Litteron's suit, to name an




 to futh purpofe tuas maze the statute of the 27 Eliz. fos imrolling of

 out: the Tabu of chfom may not be etyange lvithout ajparliament, and foit buaf refolbed Hill. 12 Jac. Regis; and diverit otyer fuct inbentiong wererefolucto to beagainf Iato ano fictog.

Sta to the fecond, in the cale of 5 ir Walter Chute, tomecnint the cont: benicntupe intomocnicnty of it, it mag refolbed, that it was imtonveni=
 numbinits of frangers fy a pibate man would infer a Ceros, and the

 it mill be to fomer ©reatieg.



 de Cown toljere ang frangers are refiont, to reftific holu many
 are tolnolu in refpet of their ginhabiant and Contributions to the

notith Suit being made to the Tozos, was weil nupeobir hithem, and tije Suitutterly Difaffowe the 3 Dec. An.3 H.8. Commifian menten to Di= bersi, to certific the number of Etrangersi, Prtificersi, 10ith the number of their Servant within London, and the Suburlis tyercof, ex. atcaza= ing to the Statuteg: 5ex Candifh cafe 29 Eliz, foz maling of alf Deitsiof Superfedeas in the Ytings 2benth。

13 Eliz. 3 q ${ }^{2}$ ant of an (Offire to Thomas Knivet, to rxamine ali yig $\mathfrak{R} 9 \mathrm{a}=$

 to the 2 aromi who are Juages: Find it in alfo an Finnovation in a Coutt of Tuffice. 25 Eliz. 72 grant of an (1) fire to Thomas Leichfield to
 peargi, refoluch to he hoid.

Che malting of Subpoena's in ehancery, anciently ficlongcis to the fix Clerliz: ©he late Ournighajefip gzanten the fame fic Batent to one particular man. $\left.\begin{array}{l}\text { Sir Stephen Proter's } \\ \text { Cafe. }\end{array}\right\}$

 particulat man.

 poatcht to a particulat nam.


 geantsa the fame bus patent to one partictlat man.
 fice of ziverge, and fimited what forsife thould talte.
 bons Luas gianter to Edward Bacon ©ent. With the fire that fan foemerly fern taliett, and a reffeint foz all otjerg,
clic Cffict of Subpoenas luas manten to Thomas George, andotheris, amimg life, tuith tye jofe of 2 s. anda reftrant that nootherg pectume to malic tyofe mitti.


 rate focty, and a reffraint of affoticrg, tr. bhiclitwas During pleafure, and afterenards to him and other dutme liber.
 Vince int Skinner.
 Fres miantcu late to sir Richard Young, and MPr, Pye.

## Sir Stephen Procter's Cafe

I

nRan Fufonation peferen in the Statechamber fin the Patoment Judges divigeneral, akainft Stephen Procter, Berkenhead, anivothery, fos 刃tanual ded in the ant Conlpiraty of the Earl of Northampton, and the ilow Wooton 3 thtye





 Stephen Procter mall be conermmenoz atquittera; ano it feemed to fome of the elerfe Prima facie, that the hetterforll be talten fos the fing, and
 and fercupan tige matter fuas referres to tite tho ditef Tuffiect, calfing

 Starethanter, for that doutigigainff the fule anm ober of all other Courts, for in the fings 2 encti, tife Comman Dicas, of the exchequer,



 onlp Luere probucen foe the mantenante of the faite fuftome, viz. One in

 the enfe, there wag cight pecient, four gatue tijcir Fuimmentis that the Defendanti were guity; but the otber four, whercof the Dote efant ceflos was one, peomaunci the
 of the fout Loho atguittco them. ©fie otifer was Hill. is Eliz. in an Fins








 wagi moze fencficial fog tye fint, mid no other pecriuent roulit be found


Concerning

N
 tyis manter:
 12 Clu. 4 . by Parliament, becaufe he could have no more by Parliament; and without a Parliament he could not have any Subfidy to be levied of the Lands and Gonds of the Subject, he invented this fhift or device, in which three things are to be obferved:

1. The Caufe.
2. The Invention.
3. The Succefs.
4. the Duke of $2 \mathfrak{B}$ utginu, who had married ghargatet, the Sifter of ©tuw. 4, folicited King ©Dlwarid to joyn in War with him againft the French King, to which the King eafily confented, becaufe he fought revenge againlt the French King for aiding the Earl of Martwith, Cueen æiargaret, and Prince equario and their party; and therefore, to make War againft the rench King was the caufe.
5. The Intiention Lung, The King called before him ar feveral times a great number of the Wealthieft of his Subjects, to declare to them his neceffity, and his purpófe to levy War for the honour and fafety of the Kingdom, and demanded of each of them a certain Sum of Mony, and the King treated with them, with fuch great grace and clemency, and with fuch gentle prayer to affit him in his necelfity, for the Honour of the Realm, that they very freely yielded to his requeft, for the honour and fafety of the Realm; amongft the reft, there was a Widow of a very good Eftate, of whom the ISing meerly asked, what the would willingly give him for the maintenance of his Wars; By my faith, quoth the, for your lovely countenance fake, you thall have twenty pound; which was more than the King expected ; the King thanked her, and vouchfafed to kifs her, upon which the prefently fwore, he fhould have twenty pound more.
 Benevolence topleafe the people, yet many of the prople ain muth atuage at it, and ramed it a Malevolence.
Part XII． $\left.\begin{array}{c}\text { Exaction of } \\ \text { Benevolence．}\end{array}\right\} \quad$ ity

Primo Ed．5．intle Oeation of the $\Phi$ Dlite of Buckingham in Guild－Hall int

 flaff not he charged lvity futh thatg at impofition taffed Benevolence，

 futh clation before taltirn，unoer the nathe of Benevolence，flafl not be


 reffraineo．


 of it；and chernone pamifè big felping fant，the whicly the zimg
 fie acmanmen it by vap of a Demevolente，atcozime to the exampie of Edw．4．and pubirfici，tyat fe luaula by tjeir open handg neafure
 mift．
 foe the extremity ficion he the commifiancts，is H．7．cap．20．Fin sit wag made for felying of that 2 bencholence，atcozaing totbeir affent，fut only of futh axaffented．

 mifion of Fintitipation，to colfeat the subriap before the any．


 the grom will of tye subjex．

An． 26 H．8．Fnother 2 Enchalence Ifuict fin Tommiffint foz maintes mante of 1 bar againft France，withiffluccefo，fog it wade cxacth of the Suliject agamit fig groi wiff．Wut if the subjecta of theit fre＝wing without any compulfion，wiff give to the 弦mg for publite uledi any Sums of ghoncu，this ig not peobiniteか fun any Statute．
 compels them who fabe frely geantei amy thing to the 㫦ing foz publith ule，to paxit．

Feb．An． 40 Eliz．Эt twag refoluct fiy aff tffe Tuffers ano 2Baronto，tfat
 tycy geantci to tye ouxn，Quod nota bene，quia，$\%$ c．

Pafch. 12. Jac. Regis,

TNe efafe of Dungannonitu Ireland ; ©ffe rafe of tije nelu Cazpozation of Dungannon in Ireland wasincffec, feil. That the Ximer conffitutco the colun of Dungannon to fe a free 23 genigh, Et ulterius volumus, declaramus, \& ftatuimus, quod inhabitantes villæ predictx fint unum corpus corporatum per nomen Prxpofiti 12. Burgenfium \& Communitatis Dungannon, \& per idem nomen placitare poffit: Et quod ipfi prædicti præpofiti \& Burgenfes \& fucceffores fui habeant poteftatem eligendi duos Burgenfes, \&c. ad Parliamentum, \&c.






 the Fufficce and 23 arouts, fos this polucr to clet 23 urgeftg, igi an

 fext anm $\mathfrak{C o m m o n a l t y : ~ F n o i t ~ f r e m e d ~ t o ~ H u b b a r d , ~ e h i c f ~ T u n t e r ~ o f ~ t y e ~}$
 ton to ke a free 2 gapugt ; and that the 23 urgeffeci of the fame colunmay




 in the 15 Ed. 4 . to fabe Common: Fina Littleton faity in fit Clyap. of Burgage, that the 250 outhi whith feno 5 urgefirs to Dorliament, lucre tye
 at the firft they lucre incozpozate. Flyfo, Plus valet fepenumero vulgarisconfuetudo, quàn Regalis conceffio.

Wut it wag refolbex Gy Hubbard, Tanfield, Altham, Winch, Nichols, ant Haughton, Quod volumus, tuasi a monitozo of szant, ax Pigor hazi of (10:


 Et ulterius quod Prapofitus, \& Burgenfes, \& Succeffores, fui clegerior, thitis fhalf fe luithin the firf Concedimus to all the Woing, which that party fhali rhute: Wut the rhirf Juftice of England, ami Doderidge thountit tife ron: trary, foz in thit cafe there wag but an orainante tocret the Coppozat= on ; and na grant altogether to anpperfon, fo that thits claule, Et quod, \&c. 1s itle ant yain.

Flnd dote, afl the nelu Cogpozations were of the fame form, and in



## Mich 12. Jac. Regis.

A
 Inn itt Chancery Lane; chat if a felon be contuite citlyer bip berian of


 Quodammodo this is a fight, becalfegerefufeth to be adjuercaby the


 elfegy is not any fopfitute, foe thenturafe where fe tamathabe litio





 FlectStreet! vid. Trin. 41. Eliz. 33 2.

Mich. 12. Jac. Regis.

## Anne Hungate's Cafe in Cam. ftell.

I
 Chamber, Heturen 5 ir Henry Day, whoince, zentuent the Will, ant Anne biti ibife, mu Nicolas Bedingticld effuirc, ana Elizabeth fitiloife,
 thwait Elquitr, Thomas To.vnfend Ciquite Thomas Blomtield Bont, and
 Hoogan Efquire, being feifed of the Mannor of Hamondes, and of divers Lands
 Feoffment of thern to the ufe of the faid \$yur who took timgate to Husbaud, and She had Iffue by hima Sun and a Dughter, and he dyed: And TEmuc obtained a Grant of the Wardlhip of the $\mathrm{Son}_{\mathrm{n}}$, and atter when the Son was of the Age of one and twenty years, faving fix weeks, By Devimuti yoteflatellt, directed
 Colunlend, they took Cognizance of a Fine of the faid Son, being then of the age aforefaid, and lick: And the Bill charged them all with practice in procuring the faid Son to acknowledge the Fine; they all knowing that the faid Son was within age, and in Ward of the King in Cuttody of the faid Finne: But there was not any practice or circumvention ufed by any of the Defendants to procure the faid Son to acknowledge the fame, but the Son of his owne good will levied it. And by Indenture the ufe was limised to his Mother, the faid Flmic and her Heirs, with power of revocation by the

Son upon tender of ten thillings \&cc. and this was in confideration, that the Mother had paid the Debts of his Father to a very great value, and had obtained the Wardfhip of him, and that her Joynture fhould be contirmed ; And that his Mosher, if fhe pleafed might give it to his Brother which the had by fungate, who was of hall blood; and it appeared that the Mother knew the Son to be within age, but the Commiffioners, for any thing that was proved, were ignorant of it, nor did they fend for the Book of the Church, in which his age appeared being in she fame Parilh.







 make jig wap ober the Alpes, when fe rould fini none, foz Judicandum enim legibus; et ubi non eft lex, nec eft tranfgrefio: Find foe this, wifn the 马infant Iebicit the fine, if it fer not reverfed during figi minozity, the finc ig uno

 not tobe tried futhyinfpeaion of figiperfon: Non teftium teftimonio, non juratorum veredicto, fed judicis infpectione folummodo: 2Jut the Tutgra aj

 Fectg axi its name, foz Dicitur finis ab effectu; quia finem litibus imponit: Wht

 map le made many yearg after: ©hat the compizos wax wityin age at the time of the jfine; and famam recozag avoidera hy naftid aberments bobity foulia fe againf taw, and the taufe of gent bexationand fuit,



 no corruptionana circumbentionlog peouco in the Commifioncri, oz in any of the partics, of fohich thep map be indifte at the suit of the fing, of puniffed in thit $\mathbb{C}$ ourt, fut the fine fialt fand.

Ondit was not apparent to the Commimioner
 mimionerg yad fnowleage that fe was bityin 3 ge; then thig that feen



 matterin quefion in thig olourt.
Zand fozthisi, in thits Caurt, Mich. 24 .ani 25 Eliz. 14. Getlumen William
 Robert Worfley, and Katharine Lanter © 0 -hcir, mid Trafford, and other $\$ \mathrm{D}=$ fendanty. Hid the cafe was: ©hat Robert Worlhey and Katharine ljis Wife fring within atge achnolulcoged a note of afine fefoec Trafford, and a= nother of the Detendants, hy Dedimus Potefatem: Flna the Dectee faid, that the Commifioners Din perfeald Enow that the faid Katharine twas withinage ; Fin foe this tauf coerp one of them was finco, but the Fine ffand.

Mich. 38 , and 39 . Eliz. In this court out Alexander Gilderbrand locing Feifer ofertain Iande in Windham, in Com. Norf. in fece, oue Hubbard
 fint tife pame of Alexander Gilderbrand, who wan then bepont the seas, to arltholuictige a fine to the faid Hubbard of the faid Linnos, and then luere fince in thig Court ; Tht it bax yart of the sentener, tyat if fe
 Fitue totje Nuen: 23 uttifere luas no Sentente to isalu the fine off from the fific, noe manages aluatocd to tje faid Alexander, luljo bagitlje yartumicuca.

Mich, I2. Jac. Regis.

Mansfield's Cafe

A
 Buthleyififa in fer of teriam Iandg in North Mins in the Countr
 Buthley liji $£ 0 n$ in taile, the remainoer to out William Bufhley.

 it fapnco, that Henry the son berant a monfroug ana arfomed eripple andpeoucd an Idiot, à nativitate; ©he which faiot qn the pradtice of ane Nicols and other



 fitifecirs, whith Bothome, An. 12 Eliz. conveprat the faid Wans to me Hen-
 wag foumo an Idiot a nativitate; nitu upn thig in An 33. the ©ourt of
 mp incpozts.





 โn?



 to fe fichun to the Tubge of the rommon joleas, anir to the 马uroza
 Tuberg fraring that the Title of Mansfield hagi unter the faiufine lebi=



 apuarentand vimide, pet the fine fiooidmod.

## Mich. 12. Jac.

## Warcombe and Carrel's Cafe.

$\ldots$ Ct. 6 Eliz. in the Star Chamber, TWhere Luere prefent Sir Nisolas Bacon


 $\mathfrak{a f t h e}$ )ounioid, 5 ir Francis Knols, 5 ectetary, $5 i r$ William Pecters, 5 ir John Mafon, 5ir Richard Sackvil, inder ©rcafurcr of the Eleluchuer, sit Robert




 of nimeten meatis, and not fabing amp Ifue, the fain Edward fer lugis
 Thoula se renurped an efate to the qugiont and ivife intail, the remain=
 mus poteflatem ditenter to Sit Tho. Sanders sulu ome Chefnel of Grayes=Inne

 luag entred ag of the haft erm, Scil. ©lje ©erm of st Hillary four daick Yefoze the arathof tye Bife.
 Pur. and the Dedimuspotefatem 18 die Jan. 7 Ind James Warcomb Cofin ant Yeir of the faid Johan, tomplanco hitzill atainf EdwardCarrel foz oftain-
 the nonourable court cutuca thug.

This day a right Honourable prefence being affembled in this Court, the matter depending in the fame, between Famesi 1-atromb Efquire, Complainant
 validity of the fine levied by the faid ewturr Cartel, and Jothan his late Wife of certain Mannors: \&c. of the inheritance of the faid $\mathfrak{T}$ olyant, which $\ddagger$ (oltart, as the Plaintiff doth alledg, was not of full age at the time of the Fine levied; as alfo for certain finiffer and undue means committed and done by the faid EDLuaris Carrel, in the fuing and getting out of the faid Fine, as is fuppofed and alledged by the fuid Complainant, was by great and long deliberation heard and examined, with all the allegations and fayings, that could be alledged and faid on bothparts. $\left.\begin{array}{l}\text { Fine levied by one } \\ \text { under Age. }\end{array}\right\}$






 any remciy torcluerfe it, Thit ass Edward Carrel haty not purificis, al:




# Leges communes fi nefcit formina, miles, Clericus, \& Cultor, Judex fibi parcet \& ultor. 

## Thutin fentence alf wece difminto \&co

 ge de termino Sancti Michi. An. 42 Ed.3. Ror. 27 .
Cornubia Helena, filia Hugonis Allot, heouryt an appeal of afowbey $\mathrm{a}=$ Erainft Laurence Boskollcake, Richard Cohorta: Jo. Gilmin, ani Johan fit
 luete fount nat guitty of the feclonp afoectaio, Nec unquam fe fubtraxerunt, ideo pradictus Laurentius \&e omnes alii, ©ec cunt inde quieti: Et prædicta Helena pro fallio appello fuo committitur prifonx in Cuftodia Marefcalli Ric. de Inworth, Marefcalli, \&c. Et fuper hoc pred.ctus Laurentius \& a lii pctunt juxta formam flatuti quod Juratores hoc inquirant que damna predictus Laurentius $\&$ álij fufiinuerunt occatione falli appelli predicti : Et fi predicta Helena lit fufficiens ad damna folvenda: Et fuper hoc queflitum eft à prefatis Juratoribus quæ damna prodictus Laurentius \& a lij fuffinuerunt fingulatim occatione predicta. Qui dicunt quod pradictus Laurentius fuftinuit damna ad valentiam 101. Et Richardus Cohorta ad valentiam 101. \& Johannes Gilman 51. \& Johanna uxor dicti Johannis Gilman 51. \& Lic fingulatim de cateris: Quétitum effifi predicta Helena fit fufficiens ad aliqua damna folvenda. Qui dicunt, quod non. Quxfitum, quis vel qui abbettavit vel abbettaverunt preffatam Helenam ad appellationem predictam profequendam. Quidicunt, quod Johannes Riddel fenior, Johannes Riddcl junior, Tho. Drury \& Alicia Allet abbettaverunt preffatam Helenam, ideo iplidiffringuntur fecundum formam flatutiad refpondendum, \&c. ©ut of whity litcoee tibele things ate tofe offeruco.
 tafe Jufticiarii, ixc.puniant appellatorem per prifonam unius Anni, \&c. antianc=
 alde, get Quia eadem Helena pregnansfuit \& in periculo mortis; Syle luagilet
 Laurentio \& aliis de damnis lingulatim adjudicatis occafione predicta: Fini the reafon of tyitici, fo? thiti, that the common Taw requireai in cucro cale rombenicher ; andit te inconvenient that a woman with elila manlare= main in commendoarl Sub Salva \& arcta cuftodia, luyere lvanen fanmot re: [oet to lyer upantimes as necefity finall require foethioith for canucniens co, epeiminally where it is fos aboining the anger of acatly, the eoutt

# Fine levied by one? under Age. 

 fie a truth conterning the Gfumt of tye common Iatw, which the stopal Joact fath fpokett, Reddere perfona fcit convenientia cuique: शnotwity it a yece that aubice whicy Bracton givex to the fitucas, lib. 2.cap. 2.

Confiderent Judiccs efficaciter quid oportuerit fecundum nectifitatem, quid expedieric fecundum utilitatem, quid ligatum fuit fecundum permiffionem, as quid deceat fecundum honefatem,


 dicta He lena eft fufficiens ad aliqua damna folvenda: 3tniu mith this tixa $=$ ghed in 8 Ed.4.3.
3. Iftryough that the 5tatute faith, Reflituant Appellatores damna appellatis, yet the damages figall fe fingulatim affeffe: foz that the wozg are firtrjer, Secundum difcretionem Jutticiariorum, habito refpectu ad prifonam vel areflationem, \&c. Sotjat fozafmuct ag the cauleg of Damageq aue feberal, at the defamation, \&c. of the one map he gzeater than of the other, and the damageg of the ome map be gexater than of the other.
4. Chat although that the ?lppelfoz be not fuficient foe to pap, pet big botup fiflll fe talfen ad fatisfaciendum. Quia qui non habet in ære, luet in Corpore.
5. That although that Furoz in the appeal yabe foundtye Sefen=

 FInd ta that thep mappleaunat guilty, ofatjer plea: Quia res inter alios actx alteri nocere non debent.
 tyis toth appear alfo by thefaio statute whith fange that Si Abetor convictus fit de hujufmodi Abettat. per malitiam puniatur per prifonam \& tenetur ad reftitutionem damnorum faciendam.

Placita çoram Rege apud Ebor.in Craftino Saneti Trin.An. 7 Ed.3.44. Divifione Intiotment aex bery woztyp of offerbation; ©he effet of one Indid= ment waid Quod ubi quidem Robertus de Bayons de Tunelby captus fuit \& in prifona Caftri London detentus pro quodam debito ftatuti mercatorij in Cuftodia Thomæ Botelier Conflabularij Caftri de London ubi ipfe Thomas le Botelier pofuit ipfum Robertum in profundo Gaolo, inter Lenones \& vili prifona contra formam thatuti, \&c. viz. de I Ed.3. Et codem profundo detinuit quoufque idem Robertus fecit finem cumeo de 40 s. quos ei folvit \& hoc per exactionem.

## Durefs per Goalor：

1Tem prefentant，©hat one Wellingoner luag arreffed fozsuclyat at the Sut of James Cantelupe，and actaincian the fain Goal，the faid Thomas foz foety ffillinge，Ad largum ire permifit：Idem Wellingoner ire non potuis quoufque finem fecit cum Roberto de BartonClerico de dimidio Marcæ quod ei fol－ vit \＆ulterius proferris．

Item prefentant，chat ane John Àylmer of Digby jurchaict of Thomas Lord of Bardolfe one $\mathfrak{m e f f t a n g}$ ，\＆cc．Ibi venit Magifter Clericus Efchetoris co． lore officij fui，\＆abfque aliqua caufa dictam terram feifinit in manus Domini Re－ gis，\＆noluit ipfum Johannem permittere terram fuam prædictam quoufque Ident Johannes finem feciffet cum prædicto Magiftro Roberto pro 40 s ．quos cepit per extortionem \＆nunc manum fuam amovit．

Item prefentant，quod ubi Thomas Balivus Wapentachix de Flaxwel \＆Laugh－ ton，tenet Wapentachiam fuam fuper proclamationem，\＆illa proclamatio debet fieri solenniter in villa de Lasford \＆Kirkby，fuper quam proclamationcm homi－ nes Wapentachix poffent pervenire ibi：Predictus Tho：non fecit Proclamatio－ nes fuas，per quod homines patrix amerciati funt graviter，\＆huiufmodi amercia－ menta de ijs levata fuerint，\＆hoc per extortionem：Co bhith ye appeared and pleaded not guilty，anto wag found guilty，and finctana impeifonco．

Item prefentant，quod Thomas de Maudon Balivus Wapentachix de Boby 8 Grafton，tenere debuiffet 2．Wapentachia in diverfis locis ad acfiamentum patria prout de Jure deberet．Idem Thomas tenebat ambo Wappentachia in uno loco，ad maximum damn umpopuli Wapentachix prædictæ，\＆homines corundem Wapen－ tachiorum nimis exceffive fuerint amerciati。

Item Thomas Carleton unter Sheriff of the Countrof Lincoln，twain inc dinted foz thif，that one Barthol．de Lotgrave purchatén a 13 git amainfr Ni－ colas de Nothingham，andaclibered the faim \＃git to the Laid Sheriff，mya returnco a Tarde upon the faiomeit，although the faid misit wag fuf ficientle in time oflibered：Et fic fecit iterum，\＆c．

Item Hugo de Baxter Latro notorius indictatus．de Felonia non fuit replegiabi－ lis \＆quod malx famx extitit．

I
 ner return metertificy upon fity（1ath in Court Chritian，where in truth he was not，and heis peonouncto Contumax，ant after be ig ex： communicated，be fhaffifabe an ¥lation fur le Cafe，fos fere is Injuria \＆ damnum．Inainfuth rate the jolaintiff fhaff fabe（uximent to recober， foz although that the procexing and Oath touthing this matter are des
 dourt．

[^1]


 mon Patu, foe to it apyさtrg by Glanvil,lib.2.cap.29.15 H.8. title Attaint 75.6. H. 3.ib. 73. \& 75. andin the time of Ed. 1. Attaint 70. Co? the fitfo fle whith Have the attaint ; tlje Statute of Welt. I cap. 38.vid.F.N.E.10g.vid. 2.7. H.6.







Tin life maner it luas anterd, that if me malic afale Affidavit, hue
 fole amt mition fur le cafe, and recober damages. Fine altjougt that bobent

 Holy oive be foaten, ricy may poend, atainft the Delimpucht Pro falute





 fratity of ampaninifer, de bgujuft potection of the yartu, the party


Doctor and Student is 8, 119. Action fur le cafe, feth atainf the ©oimary,





 bing the opinion tijere, they camet aboard yim onmatise in fith cale, fut

 fim foep potcrutimit Court Chrittion, vide Trin. 20. Ed. 3. Rot. 46. int the Treality: Richard Trefils ©ate, there he recoucred \$amage atginff the
 adjudicatur effe illicitum expugntorem Authuritatis Regia, \& querens ricuperavit decem mille libras, fimile Pafch. 13 Ed. 3. Rot. 78. Philip de Hardethals calf,
 Wag the noife of Robert Cockfide foe Tring to Rome pro tranfor ffione facta per ipfum Thomam, procaptione bonorum \& catallorum fuorum \& prodebitis \& inde pronunciari fecit fententiam excommunicationis, \&c. He recobereiv fuy Der bitt Damages to three thoulanmpotmis, \&c. Trin. 37 Ed. 1. Confiwere te= coucreis atainf tye Fluth bilfop of Canterbury, fotty pount pro damnis, per quod ipfum excommunicavit pro executione brevis Regis pro manu tortia amo-



| Part XII: | $\left.\begin{array}{r}\text { Habeas Cor- } \\ \text { pus. }\end{array}\right\}$ |
| :--- | ---: |

## Pafch: 14. Jac.

A7) Habeas Corpus totye afarfinili of the Fimitalty manten in Hillo
 Ingatilal, tula Diarertum, Quxdam caufa folii, exc. contra Haukeriage pender indefi pro judicio \& fententia paratus lir, Q̂c. Qui quidem Will. Haukeridgetic commiflus remanet, donecante dicta Caufa per prefatum Daniel Dun fuerit, Et hxe eff caufa. Fintarfo upon motyer Habeas Corpus, ife ninar fulf a retum,





 raute luati long Parata ad judicium, fed nunquã judicata: utho after in another

 rient fos uitifer catute, viz. Quædam caufa folii civilis \& maritima quax coram \&c. lulfty is tod gercral foe two tauto

1. fode that [polii] in utecrtain, ane dught to be fucrifich in fome maze
 not fictu any valte of the $\mathfrak{G}$ mid.
2. Chat Maritima eff fuperlittus, 02 in portu maris, for thofe appertain be are net to the Sea, and pet the stomiral hath not 马urimiation Super littus maris os in portu, foe that they are Infra corpus Comitatus, asi appearg
 Infra the high toater marla, and low buter marle, when the sea igiat an enf, it is within the boan of the Cothtu, Dyer 15 Eliz. the Shibot of Ranfey's falf, uet thititi Maritima, 15 Eliz. Dyer, fol. $3^{266}$. Pafch. 17 Eliz。 in Scaccario ac contra Diggs, foz whtely caufe fe ought to fyane faik, Super alcum mare, infra jurifdictionem Admiralli; foz the statutex of 13 R. 2 . cap. $5^{\circ}$
 tum whitch concerng the Tmpifonment of the hoan ought to be certain.


 menesis, the faid Haukeridge Lwas baife in open coutt until tye next ๔emt : Fiffot the tuozas are, Quxdam caufa folii ac civilis ac maritima, vid. 28 H.8. cap.15. tffat upon an minfficient facturn tige nartpought tobe

 the peaceranig was Civiliter, for to habe refitution, \& non Criminaliser.
 one ffall be fougco untilfe be ocad; the finit camot alter the Fivg:
 to feronform to the $\ddagger$ lutgment: and luitl thig acte erg 35 H. 6. fol.58. \& Stamford lib.1, fol.13. vide 27 Aff.pl.41. vide F.N. B.144. Wljere it [emg that


 thencti, and cut oumnalive, and hite entraits and peivp membere cut
off from his hodp, and hurntingis fight, his fitad to he cut off, his foimi
 inf fucly tafe the fing map parion aff the execution, fut Decapitation, fog
 patt at his pleafure ; Wnoit was refomed that the Dutic of Somerfer,foz=


 Dacres in tije time of H .8 , hath thyith tucte hanged foz joclomp.
 goitre foz ©rta[on, foz Judicandum eft legibus, non exemplis.
 Tuigment as ig afozefaix; the rourfe is, that the fing matery hig Let= ters Batenty directu to the Poz Chancelloz of England, reciting the ?its tainoer; pet toe miniming to difpence with that manner of exectution of

 of Tibigment, and infienu thereof, pur pleafute igs, to fabe the frañ of


 the faid jpifoner, ano the otfer to the Sheriff of London, to reveibe and
 fromger, foe that he luay not Robit within England.

## Trin. 9. Jac. Regis.

I解thisuery erm, In mobed the Juficeg in Serjeants.Inne inflectftreet, upan the Statute An.7. Jac.cap.6. Whith mabe poluer to tho Tut

 \#narrant to Conffafle tec. to habe the hodieg of partieg, wha are to tafte the ©atif accozing to the sotatute fefoze them. Find it luas refolbed Guaff una voce, that tify may, and that foe two reafong:

1. \#Byen the statute gabe polucr to Tuftices of 扬are to require az
 poluce to mafte a marsant to fabe the hoon befoze them, foz Quandolex aliquid alicui concedit, conceditur \& id fine quo res ipfa effe non poteft.
2. Fit it amainf the ©ffices of the Tuftices, and of the anthozity gis
 peimipalli in a cafe of fogzat confeguente. ©fen I moben, if in fuch rafe




 ant matter of hecoen, their houleg rannot be bechen bp Barrant made fie conffution upon the statute, fup whith autlogity if giben, ex. to re= quire them to talke the ©ath, vid. Statute 7 Jac and fre init, that 2 Darom



131
 Caid aige, and abobe the faim irferm, e? otherlwife the firf clanfe concerning

 Tammon wonl, fin the rencral Fit ; and if any perfon o? yerfont feing








 manu biodien lin the Slicriff, vide Statute ro Eliz.cap.2. (to Luhich the

 cap.\&c.

 Ghue congideration of thefe tho statuters. Findin the ferimming of thit
 tion flicrallu, and tonferchte lad altorether: It was refoluca lye alf,








 of romfercute, dianot fipalit to the otlice pome. Find after this refolution
 fente of all the Tuftices of England, the Tcucntij iay of Feb. in Termin.



 bill arliver our opiniong ta then again Ore tenus, hit not intwiting.




 uent; faztife luasixi af tye Tite 3 Jac. are, And if the faid perfon or perfons, or any other whatfoever, \&c. To that thit woza [other] cxelitecs the perfonfo Who luere rommittri fo? refulai. 玉ut it femtif the Mittimus of the
 Oath, then they mait he mencraffu insite on, asi uon refufal in opene ourt,
 it tuige refoluct, that the seajos mumber of the Tuffiess of poace lolja commit the parties, fabe clection to commit cither to the next wifisce,



 map commit ampertonalove the age of cighten, antumoer the argere


 ©ljat if the Tiniament he commenter upon the statute 3 Jac. upan re=





 a fuctinl Mittimus, then the Findidment ought ta fe fectial, Ccil. to recite that the party luaginditerop pefented, ©f. in fertain, attozoing to the
 othertuife in open $\mathbb{C o u t t}$; fut if the Mittimus be general, agi is nfozefait,
 of porate at the Sefiouri of prate, man loe gencral unon tife Statute of 3 Jac.

## Mich. 10. Jacobi Regis:

## The Earl of Northampton's Cafe.

TWe Sttoneyturncral infommo againf Thomas Gooderick (15ent. Sir Richard Cox liniglit, Henry Vernon Gent. Henry Minors Serjeant of the Maggonx, Thomas Lake Gent. and James Ingrum Mecrifant, Ore tenus in the Star-Chamber, the faff iap of the Star-Chamber, anturfargci Gooderick that he foo fpolten mit pufilifferof the ©arl of Northampton, oue nf


 into England, finte tye ©arl of Northampton wati ©uardian of the Cingue= paetic than bictase.
 Ferethuge fadideit a detter to Bellarmine, intinnating that fe luzit the fait 2 Bolit Ad placandum Regem, live ad faciendum populum, anin refuefted
 icrbury had ectificu it to the Fing, ana tljat the faio Gooderick Dian relate it tovene Dewsbury, a 2 attlefoz in Divinity, tuhn fan atquainted tife faid Eavlwituit. Gooderick feint cxamined, confeffor tife mozes fpolten; but tacterntate his offence faid, that ye waginot the firf jobuner: Finu gie boutheo the faiu Sir Richard Cox, who ronfeffen that be related to Gooderick the matter concerning the fioft of the $\mathbb{E}$ arl, and yig Tictter to Bellarmine, fut not the hozas conterning the cingue pazts: 교 nd that the
 the earl of Northampton floulo not be tocid crealuter ; and to extemt=






 tee to Bellarminc: ?nd that in the mently of October, be fenco the fais luaids of tha


 rgi of Iatu, Fleming Titfice licing afitnt Propter ægritudinem.

Bond fait tuas refoluct, that the publifing of falle rumoza, citloce

 आघं

1. Southing the matter ant muality of the fuozid.
2. Touding the perfong of lubom then are folic.
3. ©penamer of rontribante, a? publifing of them.
 acclaxation, anu babe put tying in ectainty.

4. They ought to be falfe and horrible.
5. Of which, difcord or flander may arife betwixt the King and his people, of the Grandees of the Realm, 10eft.2. Eap.24, or between the Lords and Commons, 2 II. 2. cay. 53 . by which great peril and mifchief may come to all the Realm, ibiacin.

The fubverfionand deftruction of the Realm, ibiatin. And for this the faid Act of 2 臬. 2 againft rumors, falfe and horrible Meffages.





 Dyer 5-Mar. 155.
3. 2at to the thitupoint it Luas reloluch, that if ane fear fich falfe



 tute, viz. ©ljat the partp fiall ge impeifonco mutil fe find out the party

 ment.


 found their 2 luthe?: jop, foe example, Gooderick vin not relate to Dewfbury that he feardfom air Richard Cox, fut fe relatm the fame wozat


 apparentibus \& non exifentibus eadem eft ratio, lilich the 5 Intitmentig
 alluaics outhe to he given of matter axparcht tuithinthe fictoris, emat


Fthe it luas refolurio, that if A. fapto for B . Did you not hear that C . is guilty of Treafon, \&c. thiti is tantamount to a fanmalous yulficaiont: Tha in apituate Fation for finmer of a rommon perfon, if J. S. 马uthim
 Fition of the eafe, if tye truth be ficly, ye manjuffific: hãut if I. S. putb= lifh,


 any, fut againf gimedf luljo publifica the tuong, altjough that in truth fe might fear them, foe othe tuife thite might temo to a geat fan=



 geater colour animphability that the woews were true in refoce of the

 gim: Fthanatco?d tuai vouthed in Mich. $33 \& 34 \mathrm{Ed}$, and in the 30 Aff. ploro. andintlife extlequer, Mich. 18 Ed.r.Rot.4.
date, that all the Commifions of Oyer and Terminer gibe nuthoeity to entuire De illicitis verborum placitationibus, vide le Stat. 5 R.2. cap.6. \& I7R. 2.cap.8. conterning lumozs, andit 3 Ed.2. int the Exelfoguct, Henry Bray fuolte of John Foxley 2 aron of tije cexclequer: It was refoluct, that
 are 「polten generally, without rclation to acertain Puthoe, is, that the
 Intryefaid Statutegi, agan inciont to the ©ffente, although tyat it if





 pergabout hig fead.

Find the ©ffenders tonfefi it, tyen to peocen Ore tenus upan their
 Wants were puniffed bualf the pecente, una voce nullo contradicente lys joinesiant gimpifanment: Flnd Gooderick and Ingrum were fincid the moff, foz that Gooderick foaid no Futljoe foz the woide ronterning the
 fearafuperfons unlinolun at Ligorne in foeraign parta; ant trerfore It magitaken agia fitton of yito otur.


## Trin. $10 . J$ Jac.

## Eftwick's Gafe in Curia Wardorum.

KInt Philip and Qucen Mary Uif their Ietters Datenty, De gratia \{peciali \&c ex certa fcientia \&o mero motu, \&c. geantì to Aringal Wade int
 the poftemous of the late biffoleco gitanaffery of Wooborne, tenendum predictam firmam five Grangium de nobis \& fuccefforibus noftris, ut de Manerio noftro de Eaft Greenwick in Com. Kantix in capite per fervitium vicefime partis unius Feodi militis pro omnibus redditibus, fervitiis,exactionibus, \& demandis quibufcunque, which ©isange bip mcan conveyante came to Chriftopher Eaftwick, after luhole ocatlitye cenure lwas fomis verbatim, arcozaint th the tugza of the joatent. Fnotfie quefion basi, if the cenure magity

 to the 封ing intention cxpeefio in fix Cljarter. Find in thig cafe of
 thenthe fenfe luill fie, Tenendum de nobis, \&c. ut de Manerio noftro de Eaft Greenwick in Com. Kantix per fervitium vicefimæ partis unius feodi militis, \&\&c. (a) the le wnidg, De Manerio noftro de Eaft Greenwick in Com. Kantix, andix then the fente luill tre, Tenendum de nobis, \&c, in capite per vicefimam partem unius Feodi militis,\&c. for foth togetioer camot fland ; and thenthe fietter
 Per fervitium militare, is tolbe intented cenure in Capite. Sa cenure de quo vel quibus \& per quafervitia ignorantitio cenure in Capite, foe the fief fafl Lue tafter toz tye fing, 15 vide H.7.7. 14 Ed.4.5. \& 3 H.7.12.9 H.7.9. 6, per Huffey is H.7.4. per Fineax. 19 H.8. title Office Brook 58 Action.

Fnother reafontwagnamed, that if thele wosig, in Capite, frall feres jected, then the wozas cufuing, fill. per fervitium vicefima partis unius Feodi militis, \&ce. ffall fie rejectat fiere; andtyen the tenute bill be liy one entire Fre of a finght, for luogain inte midale of a sentence may fie extrate

 Honour, and not in Capite. Fint the reafontoag foe this, that cenure of the fing in Capite in agimmely axi to fay, ocnure in qeofi, of of tlje nerfon of the find: Bnu fos thit, that the chief ano peimetpal part of the hoang of the cenure of the perton of the Fing is faid in Capite.

 Claufe 9 H.3. member 28.Robertus filius Madock tenuit terram de Thoma Corbet

 Fonde in ©edfix, fut of late time, Dicitur de Rege folummodo, terras teneri in Capite. ©hen it if axi muty ag to โay, Tenendum de nobis, \&c. ut de Manerio noflro de Eaft Greenwich in Groffe, ut de perfona noftra, whicl ig againff

 100 0 gi flouto be trinfpotten, fcil. Tenendum de nobis in Capite ut de Manerio noftro de Eaft Greenwich, \&c. Hhig will not alter the ©afe; foe whenin the

$\left.\begin{array}{l}\text { Eftwick's } \\ \text { Cafe. }\end{array}\right\}$

Part XII.
the ©emure of the perfon is afundant, ofit map fabe this fenfe, that the Himg ini Caput totius Regni : ?nnd foz thix, inalmuth asi it igimiten ta
 is in dite, inalmuth ag it is of the fing as of axhamoz.

 Cublequent, whith iothfimit the ©ermit certainty: \$nd with this re= folution in the pantipal point ageng Mich. 17, \& 18 Eiiz. 345 . Where it was found that Owen ap David was feizciof rertain sandas in fer felo of the ©umn, as of the 翟incipality of wales in Cap. Fno it way lefo Per concilium Curix, no ©cmute in Capite; and fo (ag it wasf faiu) it maxi reloluct in the time of H.8. in $\mathfrak{D a t o n}$ Luke's Cate, futere Pande were ganted by the fimy to folio of him as of the Phonout of Huntington, in Capite, that thig was amean ocnute, ani not in Capite.

Nota, ©hat accmurc of ant anticnt Yonouts, aj of Rawleigh, Hagent, and Peverell, are bo ulage, andallowante in all agt taften foz to fabe the
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# CERTAIN <br> SELECT CASES 1 N <br>  - REPORTED: <br> B $Y$ 

Sir $E D W A R D C O K E$, Knight,
L ATE
Lord CHIEF JUSTICE
OF


And one of His Majefties Council of S T A TE.

The Second Edition.
With troo Exact Tables, the one of the Cafes, and the otber of the Principal Matters therein contained.
LO N D O N,

Printed by the Affigns of $R$. and $E$. Atkins Efquires, for H. Twyford, T. Bafet, and B. Sberley, 1677.
(n)

## TO THE READER.

## Reader,



T may feem altogether an unneceffary work to fay any thing in the praife and vindication of that Perfon and his Labours, which have had no lefs than the generall approbation of a whole Nation convened in Parliament: For if King Theodorick in Cafiodore could affirm, Neque enim dig. nus eft à quopiam redargui qui noftro judicio meretur abfolvi, That no man ought to be reproved whom his Prince commends; How much rather then fhould men forbear to cenfure thofe and their Works which have had the greateft allowance and atteftation a Senate could give, and to acquiefce and reft fatisfied in that judgment? Such refpect and allowance hath been given to the learned Works of the late Honourable and Venerable Chiefe Juftice, Sir Edward Core, whofe Perfon in his life time was reverenced as an Oracle, and his Works (fince his deceafe) cited as Authentick Authorities, even by the Reverend Judges themfelves. The acceptance his Books (already extant) have found with all knowing Perfons, hath given me the confidence to commend to the publick view fome Remains of his, under his own hand-writing, which have not yet appeared to the World, yet ( like true and genuine Eaglets) are well able to behold and bear the light: They are of the fame Piece and Woofe with his furmer Works, and in refpect of their own native worth, and the reference they bear to their Authour, cannot
be too highly valued: Though, in refpect of their quantity and number, the Reports are but few; yet, as the skilfull Jeweller will not lofe fo much as the very filings of rich and. precious metals; and the very fragments were commanded to be kept where a Miracle had been wrought, Propter miraculi claritatem \& evidentiam: So thefe fmall parcels, being parr of thofe valt and immenfe labours of their Authour, great almoft to a Miracle (if I may be allowed the comparifon: ) were there no other ufe to be made of them (as chere is very much, for they manifeft and declare to the Reader many fecret and abftrufe points in Law, not ordinarily to be met with in other Books fo fully and amply related) deferve a publication, and to be preferved in the refpects and memories of Learned men, and efpecially the Profeffors of the Law; and to that end they are now brought to light and publifhed. If any thould doubt of the truth of thefe Reports of Sir Edward Core, they may fee the originall Manufcript written with his own hand, at Henry Iwyford's Shop in Vine-Court Middle Iemple.

# Mich．An．6JacobiRegis， In the Common Pleas． 

## Willowes Cafe．

I
 the Court againit Thomas Brayde（which began in Eafter Fine reafona－ Term，An． 6 Jacobi Rot．1845．）Toz beraking of bis 倠oure ano $\mathbb{C l o f e}$ at Fenditton in the © Counte of Cambridge；sand the neto attgment was in an acre of jeaflure：连be EDefendant pleabs tyat the place wobere，\＆c．was the lano and jrebolo of Thomas Willowes ano Richard Willowes；and thatbe as serbant， \＆ 8 ．Gand the 奜laintiff foz zeeplitation fatth，that the place where，toas parcell of the＠Pannoz of Fenditon，ano bemifable，\＆c．be ©ope of
 the 更enements in mbich，\＆cc．to Joho Stallon ano bis betrs，who fut＝
 silannoz，to the ufe of the jolaintiff and bis beirs，who was aomitted
 and true it ts，tbattbe 焐enements in tobtth，\＆cc．were parcell of the刃pannoz，ano Demíable，\＆c．Gno tbe furrender and admittance fuch， prout，\＆c．TBut the faio Thomas Brayde furtber faith，that the eifene＝ mentg in whicly，sc．at the timeof tbe gomiftan of the faio Richard Stallon，were，ano pet are of the clear，pearip balue of fifte there fit＝ linge ano four pence；gno that woithintlye fato smannoz there is fuch a Cuffome，Quod rationabilis denariorum fumma legalis monetx Anglix fuper quamliber admiffi nem cujufliber perfona，five quarumcunque per－ fonarum tenent．vel tenent．per Dom．vel Dominos manerii pradict．five per Senefchallum，\＆co ad aliquas terras five Tenementa Cuffomaria Ma－ nerii pradict．Fecundum Conlietudinem Manerii illius debetur \＆à tem－ pore quo，Sic．debitum fuit Dom．\＆c．tempore ejufdem admiffionis pro five pro admiffione alla，quod idem Dominus，vel iidem Dom．pradict． vel Senefchallus fuus Curix ejufdem Manerii pro tempore exiften．ufus fu－ it，velufy fuerunt per totum Tempus fupradicto in plena Curia Manerii illius pro Adhiffione ejufdem perfonæ，feu earundum perionarum fic fa－ Cot，affidere \＆appunctuare，Anglice，to afterfe and appoint eandem rationabilem denariorum fummam pro fine pro eadem Admiffione fic ut praxercur facta，nec non fuperinde eandem denariorum fumnam fic affer－ iam \＆appunctuatam，prafatx perfon $x$ five perfonis fic admiffe five ad－ miffis，folveret \＆folverenr，\＆\＆．eidem Domino，\＆c．pradictam rationa－ bilem denariorum fummam pro fine，pro Admiffione fua prodict．fic af－ feflam \＆appunctuar．and furtber faitb，픈at the etemard of the fain

 which，\＆ec．ano affefted and fet a reafonable fumm of monep，that is to fap，five pounos，fir fillinge，etgbt pence，tyat is to fap，Valorem eorandemtenementorum per duos annos，\＆non ultra pro fire pro prox－
dict．Admilfione pradiet．Richard．Stallon to the lato loz og of the Wganf noz to be paid：And allo the tato sitemaro at the lame court oto gine mottce and signifie to the jolatitiff the cato cunher was to bepaio to the ［aid elozos of tbe gannoz，\＆cc．and furtber fartb，rbat the fato Wil－ lowes and Willowes，afterboardes，that is to fap the ficendo dag of Na vember，in the fourtif erar átozefain，at Fendittong fozeraio，requefies the fato Richard Stallon to pap to toem fite pounos，fir fillingg，eigbt pence tbere，foz the Jint foz binabmittance，\＆cc．which the faio Rich． Stallon then ano there utterip Denicd and refuled，and ag yet doth re： fufe．2se white）the faio Richard Stallon fozfriteo to the afozefato Thomas ano Richard Willowes all bts zaight，©ftate，\＆c，of ant in tbe צiene＝ ments afozefato in mitch，\＆cc．githe Blaintiff curiognetb，ano faitb，that the fato fumm of fibe pounds，fir fillings，eight pence，\＆c．bag not sationabilis finis，ast tbe fato Thomàs Brayde abelue latb aileogeb，\＆$c_{\text {。 }}$ upon fobiclithe gotenoant Doth Demar in latw．Sano in tibs caie twere points bere refolbed be Coke chief zufrice，Walmfely，Warbertor，
 bad ben reafonable，pettbe lozods ougbr to baue fet a certatn time ano place toben the fame noulo be paio，becaule the fame ftanbs upon a point of fozfeiture：gs if a man bargains and aftures 戈and to one ano． jis beirs，upon conotton thatlf be pat to the zoargaine of bis lyeirg ten pounds at fuch a place，that be ans bis befre fiyall re enter：3n tbat care becaure no time is limiteo，the esargatroz ougbt to giae roo tice to the 2bargaine，\＆c．（whenbe wotll tenber tbe monee，ane bz canz not tenber it molen be pleaferb，and wotth that agraxs， 19 Eliz．Dyes
 in bim；and tbe JBargaine infuct $\mathbb{C}$ afe is not tied toftap altoaies in tbeplace，\＆c．Soin the ©afe at Ibar，the ©oppbolder is not tieo to cars
 gno aithougb tbaf tje lariopnoer ig，that the 朗aintiff refureo to pag the 亦ine，fo be migbt well ob，coben the requeft is notlatofull noz reaz Conable，foz trati cafesitoben the requeft is not labnull noz reafonable， the parte map wolthout peeiubice denp the papment．and be tobo is to
 re it altoaies boith bim in yif foocker，and peefenty the copgoloer bas not bound toit，becaure that tbe 荡ne masule ertain a arbirrable， as it boas refolged in Hubbards ©afe in the fourth part of my leepozts， amongit the $\mathbb{C o p p b o l d} \mathbb{C a f e s . ~ 2 . ~ 3 t ~ m a s ~ r e f o l b e d , ~ t h a t ~ a l t i b o u g l ) ~ t h e ~}$ \＃the be incertatnand arbitrable，eet to sught to te fecurdum aibitri－ umboni viri ：gndoil ought to be reaionable ano not erceflitie，foz all ercembeners isablyared in lato，Exceffus in re qualibet jure repro－ batur Communi；jooz tbe ©ommon lato fozbios ang ercetive olfirefe， asit appearetb in 41 E．3．26．adibere a man aboboe the raking of firte gleep foz 3 d．asent，and the flaintiff praped that be might be a： merce foz the sififiefte：Gno the ©ourt（bobo is albaies rbe 3 uoge


Vi．F．N．B．82．a． reafonable Aid incertain untill the Sta－ tute of Glanvi， lib．g．fol． 70 ． 14 H．4．9．by amerced for fo many of then as mere abobe fir shap：Snd the dourt Cato that if tbe Qbobant fball babereturn，be foall babe a return but of fre ebexp：ano tbís appearetb to be the dommon labo；fez tbe玉tatute of Articuli fuperChartas ertentos only tobere a griebous＝intire［g is takenfoz the 非ingg yDebt．玉aF．N．B．174．a．ano 27．Af1．51．28．Af． 50． 11 H．4．2．ano 8 H．4．I6，\＆c．Non Capiatur gravis diftrictio，\＆c．Ano

©0urt

| Part XIII． $\left.\begin{array}{c}\text { Willowes } \\ \text { Cafe．}\end{array}\right\}$ |
| :--- |

©ourt 2baron of ather Court blithls not of inecoso，the parte ffall See Glanil bate Moderata Mifericordia ：Ano tbe Statúte of Magha Charta is but lib．g．cap．8．
 lus liber homo amercietur rifi lecundum quantitatem delicti．Sno oravis auxilis，ita Redemprio non eft exigenda．．Ino the＂domman lato giacs an gifife men moderat．
 erceffibe；in refpect of the maltiplicite of beration．Find tbereboity $d=$ titatem feodo． greety 27．Aff，50，51．Non Capiatur maltiplex diftrictio，F．N．B．ī $8 . b$ ，fecundum fa－

 Beggers，the fame ts aibuogeo dillaft．Sno tberetoith dgretb F．N．B．viderenur，sec． 61. b． 16 H .3 ．Waft 135 and $16 \mathrm{H}: 7$ ．Sno［ee the ifentifer 3ublciall Vide Erakon．
 Quorum quilibet cenet unum Meffuagium \＆unam virgat．terra，in Villi－rationem \＆ nagio in pradict＇villa de T．by griebous ano tntolerable miftreffes ：menfuram non
 lerable and ercefige onperfing and ranfoming of orillains，wherebe of ee him there sich thep become 13002 ：Gno yet it maphe faid，that a man may bo toth blg callain byat be pleafetb，of wirib bis silenant at will；but the labo limits the fame ina reafonable and conoentent mannir：foz it appeas retb，that fucb intolerable oppeetion of the pooz gicnaristis to the dif： tnbertion ofbtm intbe zeberlion．So intlye dafe at 2Bar，gltbough thattbe ftre ts incertain，pet it ougbt to be reafonable，and fo tt ap＝＂ p：areth by the fato euftome whtch tbe tidefendant liath alleageb．and therefoge in luch tafe，the loga cannot take as muchi as be pleafetb， but the jfine ouglit to be reaconable accoeding to the sefolbe of the Court in the fato ©afe of Hubbard in the fourthpart of mp arepozts 30 ．Vide $14 \mathrm{H}_{0} \mathrm{f}_{0}$

 fame dall be oecibed ano abiuoged be the court，in which ane sutt
 abiubge bobt fiall be falo á realonable Jine，babing regaro to the qualiteand balue of tbe land，ano otber neceffary circumfances woich ougbt to appear in pleading upon a wimurrer，oz found be werdit： anoif the Jine bisteb the Lodo of jis stemaro afteftib be reafonable到et tbe coppbaloer well abulfe btmfelf befose be oente the papment of it ：Ano almates boben reafonablene［s ts in queftom，tje fame fall be betermined be the ©aurt in wbich tbe attionbepenoeth ：as reafona： bletime， 21 H．6．30． 22 ．E．4．27．\＆50．29H．8．32．\＆c． 50 if the \｛Di firctie bersafomable，and the like，\＆c．


Bradon 1．2．fols 51．Quam lon－ gum debet effe rempus non definitur in jure，fed pender ex jes nticiariorum difcretione． rafonable，viz．pio Demand fos a cottage and an acre of afture， fise pounos，fir fillings，elgbt pence，fos tbe gomtrtance of a ©oppbol＝
 boluntary ©bant，as boben tbe ©appholoer bath bit an © fiate foe life，

 compellable to abmit bim to whofe ufe the surrenber is，gno toben Ceftui que ufe is admitted，ye ball be in by blm who made the surren： oer，ano the sood is but an finfument to peetent the fame：gno therefoze in fucb ©afe，the galue of too years foz fuch ansomittance ig unrsafonable，efpecially boben the balue of the dottage and one acre of


 unreafonabie; ano tberefoze ti)e fame is but ex abundanti: ano noto the ©ourt ouglt to 3 uogeuponthe whole \{pecial matter; gno foz the Caules afozelato, 3uogment was given foz tbe palaintiff.

Gno Coke chlef 3 ufite faio in this $\mathbb{C a r e}$, shat mbere the ulage of
 bis offretion, as it appearetb in I9 H.6.7. İbat if tibe gmerctament be outrageous and erceffibe, tie fame fhall not bine the parte, ano if it be erceetibe oz not, it fhall be determined in the ©ourt in mbith the
 count is againfi the Dapliff, De Guarbian, Quod reddat ei rationabilem Computum de exitibus Manerii. And tbe elato requiretha athing whith is reatonable, and noercefo oz ertremitr in ang thing.

## II. Mich. 6 Jacobi, in the Common Pleas.

## Porter and Rochefters Cafe.

The Stature of 23 H. 8. of citing out of Die ocefes.

T19 Lerm Lewis ano Rochefer wha Dwelt in Effex within the EDiocere of London, were fued foz fubftration of Filitbes grobing in B. witbintbe ©ountr of Effex, be Porter, in tbe court of the Grcbes of tbe Tiidigop of Canterbary in London. Gno the ©afe twaE, Eluat the
 rifite, calleg a sideary, erempteo from the authozitr of the 2Btitop of London, woproe tbe foarify of 5 . Mary de Arcubus is the ©bief: sinb tbe $\mathbb{C o u r t}$ is called the Arches, becaule the $\mathbb{C}$ ourt is bolden there; gno a great queftion was moben, if to the faio ©ourt of Grebes jolDen in London mitbin bis Peculiar, be might cite ant oboelling in Effex foz cubfiraction of gitljes grobing in Effex ; $\mathbb{D}_{2}$ if be be pzabiblteo be the statute of the thente tyitopear of 非ing Henry the efghth, cap.9. ano after that the matter was bell ocbated as well by $\mathbb{C o u n c e l}$ at
 lafile, byall the zuftees of the common bleas, a lozoblition was
 refoluso be the court.

1. EsLhat all gots of learliament mave be ibe king, loz 10 , and Commone of farliament are parcell of the Latos of England, and tberefoze forll be expaunded be tye Zuoges of the klatos of England, ano not th the cibilians ano Commoniffs, althougb the gits concern declefiafticall ano spiritual \{urigDiction; ano tberefoze the gat of 2 H.4.cap.15. be mobtel in effect it is enatte0, Quod nullus teneat, doceat, informer, \&coclam, vel publice aliquam nefandam opinionem contrariam fidei Catholicx feu determinationi Ecclefix facro-fancta, nec de hujufmodi reca, \& nefandis Doctrinis Conventiculas faciat: antis that infucl $\mathbb{C a f e g}$, the Diocefan might arreft and impzifon fucl $\subseteq \mathbb{D}=$ fender, \&c. gno in ro H.7. the Bifiop of London commanbed one to be tmpzifoneb, becaule that the jolaintiff faio that be ougbt not to pap bis gitites to bis curat : and the party fo impzifoned brouglit an acton of Jatce 3mpztroment againft thore boba arrefied bim be lbe commanoment of tbe 2bifiop; ano tuere tbe matter is weil argurd, acesuat mozos are wottbin the faid statufe, ano bobat witbout the satute: \$0 upon the lame gratute it toas refoluzD in 5 E. 4 . in Keyfars cale in the

Cafe．
 To the statutes of Articuli Cleri，de Prohibitione rega；De Circum－ fpecte agatis，of 2 E．6．cap．13．ane all otljer gats of jearliamentcon： cerning spirital $\mathbb{C}$ autes，baue almatg ben erpounded be the zubges of tbe Common latw：as it was adiudged in Wood＇s Care，Pafch． 29 Elizo its me JPoteg，fol．22．Эo the Statute of 21 H .8 ．cap．13．Jatb） bent erpounded by the zudges of the acalm concerning lealuralties， and the babing of thoo Z5enefices：Common Laws and Difpenfations，
 and Commendams：耳ax alro 17 Eliz．Dyer 251． 14 Eliz．Dyer 312. 15 Eliz．Dyer 327． 18 Eliz．Dyer 352．and 347．22 Eliz．Dyer $377^{\circ}$ Confruction of the Satute cap．I2．Smiths Cale，concerning subfrrip＝

 be tije faio get of 23 Eliz．ano yet tie © luitans fap，that there ought to be a Sentence Declaratory，altbougli kjat the Gte maketh it botb．

2．It twas refolved be Coke chief 3uffice，Warherton，Daniel，and Foiter zuftices，표 hat the Grchbifiop of Canterbary is reftraineo be
 Bexculiar 3 utisolation，althougl that be boloeth bis ©ourt of Arches， boitbin Londor．Gno firft it bass obietteo，
 out of the Diocefe whece he or the dwelleth，except in certain Cafes： Gno bere the grchbifiop both not cite the faib joarty otweling in Efex out of the wiacefe of London，foz lye boloeth bis Court of Arches with： in London．

 in Difurs mplocetes．
 ooth not ofoell far out，8c．

4．2 Lhe bode of the git is，fRo mamer of perfon gall be citeo be＝ foze ane $\subseteq$ poinance，\＆．c．out of the \＄Diacere oz peculiar Zurisdiaton mbere the perfor fiall be inbabiting，\＆ec．and bere be was not cited out of the Yiocere of London．Fill whicl it mas anfwered and refoloed． EIlat the same maspzobibiteo be the faio gat foz Divers $\mathbb{C a u t e g .}$
 all：Joz Diecefis dicitur diftnetio，vel divifio，five gubernatio，qux di－ vifa，\＆diverfa eft ab Ecclelia alterius Epiccopatus，\＆Commifia Guber－ natio in uniss；allo í Deriard a Di．quodeft duo；ax electio，id eft，repa－ ratio，quia feparat duas Jurifdictiones：פo ：Diocele fignifies the zurtic Dition of one $D_{2}$ zoinare reparateo ano Diluioco fram otljers；and be caure the Grchbifiop of Cancebbury fatly a peculiar 3urisotdion in Lon－

 ano boop of the get，宛hat when the Grchbithop fitting in bis erempi追eculiar in London，citres orie Dwelling in Effex，le cttes bim out of the wiocere oz 3urisbiaton of the 2bition of London，ergo be is cited
 is faid，out of the wiocefe，oz other Zurigolation mbere the party Dowe
 the bouzos，Far off，\＆c．thee were put tit the lyzeamble，to（Tyefo the great mitchet molich was befoze the gat：gs the gratute of 32 H .8. cap．33．in the Preamble，it is mifeifins with frength；ano she bode
of the Get (aith, fuch Diffeifor, yet the fame crtendeth to all Diffilizs,
 4, anos Eliz. Dyer 219. Sotbe 翟zeamble of the stature of Weff. 2. cap. 5. is, 㿟eirs in aidario, ano the boop of the git is, Hauinodi
 gevoblon be ocicent, ano is our of waro, fhall be mithensle remeop



 mazs, \&c. ano yet tye fame ertenos to all ILermozs : ano pet all tjefe Calis are fronger than the $\mathbb{C a}$ ae at Bar, foz there that bogd (fuch) in the boop of the att referreth the fame to the Preamble, whotel) is net It our ©ate.
 ctite befoze and $D$ zoinarp, sec, out of the Stoteic be peculiar 3urit= Ditton sobere the perfon fhall be deotling: Gno tf be fyall not be cited out of the loeculiar befoze any ©idinary, à Forti ri, the © ©ourt of $\mathfrak{M r}=$ rbes whici) fits in a jeecular, fisail not cite others out of another $\$ \mathrm{mia}=$ cefe: Gno there mozdx, Oat of the Diocele, ate to be meant out of the
 empt feculiar of the actbbithop is out of the 3urisoittion af the 25 (thop of London, as Ð. Martins, ano otber places in London, are not part of Londor, although thee are within the ctrcumference of it.
3. 3if is to be obrerbed, gilat the fazamble reciting of the great micthef, rectices erpecily, ziluat the subieta toere called be canpul=
 of the Grcbuifbopatck of thts Jealm; 90 as the intention of the faio
 rigoldion, unlers it foere in five $\mathbb{C}$ afeg,
 trare to the right and oute be the 2Bithap, ac. whitis twozo (umiced) fe bes filat there ought to be a default in the : $\mathbb{D}$ zoinare.
2. ©recet it be th rafe of appeal, and other laboul caule blercin the parte fhail fino bimfelf gritued be the SDzonare after the matter oz caufe there firf begin ; ergo the famz ought to be firit begun bifoze the $\mathbb{D}$ zoinary.
 De Did dinare dare not, de will not conlust the parte to be cued befoze
 be is ; ano the Grchbitiop, unlefs it be in his omo SDiocere (there fpe= cial ©ales ercepted) mediate (uig, fcil. be gppeal, sec.

 Tharlo be legun ano pzofecuteo, be partp oirectly oz inotrectig to ti) mato ter oz caufe of the fame fuit; weihicl) claufe in erperes toozos is a full erpefirion of the boop of the git, (cile zillat ehery futt (oth :rs thatr thofe which are erpzefte ) ought to be begun ano zaficuteo, befosetbe


 fiop, oz other inferiour $\mathbb{D D}_{2}$ dirate De Juby, ano that to be bone in cas



Ecclefaftical
PartXlli．Yorter and Rotchelters？ $\left.\begin{array}{c}\text { Cafe．}\end{array}\right\}$

Ecciefrafteal 3 uby foouis bave the ©omurance of ©aufes totifin their 3urisoition，wirbout ane ©oncurrent guthozite Dz suit be boap of prevention：and be this，the subict batit great benefit as bell be（a： bing of traucl and clarges to baue 3 untice in bis place of babtation， as to be iubged molere be ano the matrer is beft knoton；ga alcothat be flyall bave mane appeals as bis goberare in the bigheft $\mathbb{C o u r t}$ at the firf．glfo tjere are too Provioes Lobich erplain to alion，foil．zithat
 ante ziffiops （twinch were a uaill Provifo，if the adt Dtonoterteno to the grchuifhop： 2 bin up that（pectal Provifo foz 習erefie，it appeareti），that，foz all caufeg



 immeolate erpouno the intent of the makers of the sat．
 of the Diacefe where be thail be omelling to the pacbate of any 这efta ments；mitil）Provifofiouio be alfo in vain，if the grctbotifop not＝ wiffitanoing that gat boulo have concurrent authozity with ebiry

 pachibitio by the sate of 23 H .8 ．to ctre and man out of anp otber Slocere．©ino in truib the Siat of 23 ．of Henry the ©itghth，is but a lato Deciaratoeg of the ancient $\mathbb{C}$ anons，ano of tie frue erpofition of tiem：The Aat of 23 Aato tyat appearett）be the ©amon，Cap．Romana in fexto ce Appella－H．8．is a De－ tombus，at：Cap．de Comperenti in fexto．Gand the faid gitt is foef：claration of the pounoo be all ill：©lerge of England，at a ©onuocation in London，old Canon Law． Ar．I Jac．Regis 1603 ．Canon 94．đerlhere it is drered，pzaained，and deciario，eslyat nome fyould be citen to the Grcios，of gudience，but
 than in fucli partctilar $\mathbb{C a j c}$ onlp as are expzefip ercepted and refer＝
 terg lactents mocr the great seal batb gtoen jta dropal affent to thes the Synod at funeng ethers fiom time to time to be oblerbed，fulfilled，and hepr，
 felites，uni ther ret of the twhole ©lerge of the figzobince of Canterbury，200．Lit．m．s．
 ano aominifrations；as alco be all and evere span of the grches，
 rituelt：rs，© Chancellozs，\＆cc．So the Came is alco erpeefin confirmeo under the grtat 玉eal．and athough the archbifiopzick of Canterbury boas then woio，yet the ©uabian of the spiritualties mats there，ano the Getibifiop of Cai．terbury that noto is，ano then Bimpo of London，

 the fam：，ano the faib Canonis of as full fozce as if the fato late grci）： hingop ef Canterbury baid bentheralive，Gano whereag it is faio in the

 bifiops of this bralm befoze that Git bad pober megatine from the ti，and had le．



autionaty legatine: §oz Sunt tria genera Legatorum. I. Quidam de larere Dom. Papx mittuntur, ut Cardinales quos appellant fratres. 2. Alii funt Dativi, \& non de latere, quif fimpliciter in Legatione mittantur, \&cc. 3. Sunt Nati, five Nativi, qui fuarum Ecclefiarum pratextu legatione tingantur, \& Taies funt quatuor, fcil. Archiepifcopus Cant. Eboracenfis,
 terbury, wãs Legatus Natus, ano bo fozce of bits authoztte lergatime
 ano be colour thereof clatmed currant authoatty mith them, which al= though thee jelo in the ©ourts of the Gichbinop, the fame toas reme. Dico be the get of 23 H .8 . cap. 9. ano all that tolich be ufurpeo befoze, was not as be was archbifigop, foz as to that be was reftraned be the Canons, but axs be bas Legatus Natus, whitl) authozity is noto taken atoat and abolifbeoutterly.
Vi. lib. Arch. Cant. p. 39. that the Archbifhop of Canr. hath a Peculiar in many Diocefes.
Vi. Гafc. 42 E. liz. Rot. 139. Rudd's Cafe, a Prohibition for citing out of the Diocefe.
Tr. 44 Eliz.Rot. 1073. the like in an information upon the Stature againft Zachary Babing. ton.
V i. If any one in the Spiritual Coure appeals contrary to the Starure of 24 H. 8. cap. 12. although the matter be meer Spiritual, a Prohibition lierh.So ypon the Sea. tive of $2 \mathrm{H} . \mathrm{s}$. cap. 2.

 amble againft the (courts of the Grcbltinopzictas) choulo be as to them
 culiar in London, map dzato to bimall the wiocete in London; Co might
 bin the whole wiocefe of Winchelter; and at Totteredge near Bornet, tye toble : EDlocere of Lincoln, and fo of the like.
 Git of joarliament, that if the Do pzocee agatift the git, there a lazo btbition lieth. As againft the stemarb and warball of the Houmpid. Qiod Senefchallus 8: Marifcallus non teneant Placit. de libero senem. de Debito, de Conventione, \&c. po the ztatute of Articulifuper chartas, cap. 3. Regifter fol. 185. inter Brevia fuper ftatuta, §o againft the ©onftable of the $\mathbb{T}$ aftle of Dover: Quod non tangit Cuftodiam Caftri. So to 3uftices of aftite upon fles statute

Quad Inquifitiones qux funt magnx exactionis non capiantur in Patria.
gifo to the gireafurer ano Dibarons of the Exchequer, upon the flatute De Articul. fuper Cartas, cap. 4. githe flatute of Rutland, cap. ultime. Qod communia Placir. non teneantur in Scaccario. gll tobicl), ano many moze, you mat fer in the Regifer inter Brevia fuper Statuta. Gat
 bition to the $\mathbb{C}$ bancelloz, ano oiberfite of $\mathbb{C}$ ourts in the sitile of $\mathbb{C}$ han cerp. Eo againft all ©ecteriafttral (uages upon the ftatute of 2 H .5 . cap.3. If the 3 ubges there will not gibe oz Dellber to the parte a copy
 theretwit) agreetl) 4 E. 4.37. and F.N. B. 43. e. Fo the $\mathbb{T}$ ate upon the
 refie, and other matters of mer spiritualin oo not proceeio accozoing ta th): intention of the came stature; as it appeareti) up the flezeccoent in 5 E.4. Keyfons Cafe. 1OH.7.17. Sex tife opinton of Pafton, 9 H. 6. 3. A man ercommunicated be the Bifinop of London, foe a Crime oone tn anotior Siacere, fiball not be griebed therebe; fo as the common lato fakere natice of the ©anons, itl fuch cale, as Coram non Judice.
 bition ipcth, foa the infliting of the penalty Datl) not take abost the 1 leza= bib:tion of the Lato: and therefore, Cap. Wolych inflits punditment if the sheriff onth not put biz jeame unto the iseturn; pet tlye fame is


Yart XIII. $\left.\begin{array}{c}\text { Edwards? Cafe. }\end{array}\right\}$
the contempt to the waw and 19 H .6 .4 . agres in gipatnenance: gno

 is to baue a 32 obibition: 5 et the statute of 2 I H.8. cap.6. of Mor tu- and fo affirmed
 mano any Mortuary but tin fuch manmer as is mentioneo in the gat, bath not authoupon pain of fozfetture of fomuch) in balue as they take, mose than is sity, holdeth fimiteo be tye gat, ano foztp fililings ouer to the pareg grtebed. pet plea in firitual



 ©ale, allo that fot thex reafons.

2. 3t was made foz ti)e eafe of the 1ocople and subicats, and tos tize maintenance of the 3urlgotaton of tbe $9 D$ zoinary, fo as tbe subjects babe benefit be the gat; and therefose alljought that the zing map dis pence bith the peralty, eet the gubieat grieved fibll babe a jasobibl= tion. Gno the dale of the court bas, Fiat Prohibitio Cuix Cantuar. de Arcub. inter partes pradict per Curiam. AnbSherley, allo Harris 3u= nios, 而ericants at latw, were of $\mathbb{C o u n c e l l}$ in the ©ale.

## III. Mich. 6 Jacobi Regis. Edwards Cafe.

T
 Grticles in $\mathbb{E n g l i f}$, againft Thomas Edwards Dweiling in tye on. ©ity of Exeter.

1. Z्य hat 9 gr. John Walton bath ben many years traine up in
 to teveralt degeres of follows, and oeferbeoly tok upan bim the De:

2. 내) be boas a hevereno, and beell paatifed man in the grt of


 Edivards, sic. of purpare to otrgrace the fatD \$Dz. Walton, allo to blemitin Dls keputation, flearning ano saill, wlith infame ano repzoach, Dto againft the ikules of chartre waite ano fent to the faid spr, iDoctoz Walton, a lewo and ungoolp, allo unchartable fetter, ano thereintared
 ment inlis frt and it anfeftion, \&cc. and pou to far exceeded in pour immoperate and unctoil letter, that pous tolo bim therein in plain termes, He may be crowned for an Affe, as iflye hao no manner dfabill

 Gerfite of rafiners and indiferetion foz abmitting bim totyat sidera woityout fufficience ano defert.
3. Gno furtber to Difgrace tffe faid \$9r. Doitoz Walton, in the fato ©niberite, dio publify a copp of the fato metter to gir William Courtney ano atbers, and in your lletter toas contained, Sipfilam lichencu mentegram, gitake that foz your inberitaice, ano t)ank ©®od you bas a good \%atber: ano oio not pou tberely cas \$D berlle

6．Zinat inanoti）er letter poufent to Mipr．Wi．Miders Moctoz of

 meant not that tbe weere botb $\mathbb{C u c k o l o s}$ ，ano mpat otljer meaning yeur bad．

7．Bouknobing that IDz，Waiton was one of the blgh Commifion tn the wiocete of Exeter，and babing obtained a ૬entence againd him in the Star－Chamber，foz contribing ano publifing of a litbell，Dio

 iffie and difgrace bims，and in bim lie sohole commifion ecciefiafli＝ call in tho ${ }^{2}$ eparts．

Baflip，bat after the letter miffiter fent unto pou，you tato arros gantle，That you cared not for any thing that this Coure can do unto you，nor for their cenfure，for that you can remove this matter at your pleafure．
 and the matter wat well argued ；and at laft it was relolbed be Coke chief 3 uftice，Warberton，Daniel，and Fofter（uftices，wishat the firt fit articles were mer IIempozall concerning \＄pactoz Walton in bis
 tempozali matter，ano in trutb，it is in the nature of an gation upen


See Book of Entries $444^{\circ}$ \＆447．Non eft Juri con－ fentaneum quod quis fu－ per iis quo－ rum cognitio ad nos perti－ net in Curia Chrifitianita－ tis trahatur in placita．vi． Stat．Circum－ fpedeagaris， An． 13 E． ． Epifcopus tene－ at placita in Curia Chriftia－ nitatis de his qux funt mere Spiritualia．Et vi．Lindwood f． 70．Lit．m．di－ cuntur mere Spiritualia quia non habent mixturamTem－ poralem．vi． 22 E．4．l．Conful－ rat．vi． 22 E． 4 ． the Abbot of Sions cafe． thiffoners themielues Do procad in the fame Ex Officio．Gno it toas refolved，that as foz them，a 留zobibitiondotly lef foz dibers cauleg．
1．IBecaufe that the matter ano perfong are 䠈empozal．
2．Feconble，Zecaure it is foz wefamation，which if anp fucly fall be foz the fame，it ought to begin befoze the $\mathbb{D}$ zotaary，bicaure it is not fuct an $\mathbb{E}$ nozmous $\mathbb{D}$（fence，which is to be determines be the bigb Commifioners：ano foz the fame reaton suit Doth not lee befoze tbem，foz calling the 50 ottoz $\mathbb{C u c k o l o}$ ，as it bas obiected in tbe $\mathrm{f}_{\mathrm{i}}$ ： binti）grticle：and tt mas fatd，that the begl ©ammifioners ought to incur the anger of ${ }^{18}$ atmunire．
 ane man uponbs SDatb，upon the intentionano thought of bls 翟eare， foz Cogitationis poenam nemo emoret．Gno incales bobere a man is to be examined upon bigs ditb，be ought to be eramineo upongas oz boozde，ano not of the intention and thought of his beart；ano ff evere man fijoulo be examineo upenils sath，what opinion be boloetb cono cerning ang point of aeligion，bels not bound to anfwer the fame，foz in time of oanger，Quis modo tutuserit，if ebery one fyould be erami． neo of his thoughts．gno ro long as a mandoth not offene neitber in
 beeramined upon bis thought oz dogitation：Joz as it hatb ben faio in the zezouerb，Thought is free；Gno therefoze foz the firti）ane rebentit articles，thee bere refolbed ass well foz the matter as foz the fozm in offering to eramine the ：Defenoant upon bis spath，of bis intintion ano meaning，to be fucl，to wobich the sidefnoant bas not to be compelteì to antwer：Ergo，it boas relolard，that as to the grticle，he might juftifie the fame，becaufe as it appearety apon his oton theboing，that
$\left.\begin{array}{c}\text { PakTXIII．Taylor and Shoiles } \\ \text { Cafe．}\end{array}\right\} \quad$ II
 ter maer fion ts not eraminabue befoes the lighb ©omintftoners．
 Court，that he might mell 3 （uftifie the faio toozDs：alfo the btgb Coms Judex non po－ mifioners flall nos bave $\mathbb{C}$ onufance of ant Grandall to themfelueg foz eft injurian fi－ that thee are parties；and fuch sanball is puniflable be the com，bidatam puni－

 of fue zubidment of Hales，foz fcanoalling of the excleftafticall $\mathbb{C o a s}=$ niffioners．
－JPote，the 2sifijop of Winchefter Ueht difiter of the school of Win－ chefter of file foundation of Wickhini2bithop of Winchelter；ano the Bib fiop of Cant．andother lis $\mathbb{C o l l e a g u c s , ~ A u . ~} 5$ Car．cites the（mifyer of the falo $\mathfrak{m c h} \mathrm{mol}$ ，be foece of tije faid ©ommiffon to appear befoee them and fanced there againff bim，foz whely tbey fncured the oanger of a
 be foece of a bigh ©ommiffion to them directed，ctte one Humphrey
 the foundatton of sir William Sevenock，in the time of 隹解 Henry sbe firtil）te appear befoze the bigh）（ammiftioners at Lambeth tjefirtis Day of December laft paft，whict citation was fubfribeo by gir John Bennet ：Dotoz of lamo，Dotoz James，uno woctoz Hickman，there of the brgh Commifioners ：ano gir Chriltopher Perkins procured the faio Citatlonto be made，and mben the falo Frank appeared，the grchbt＝

组hat the faio Frank fall continue in tbe fame schol untill the ghnum＝ clation，anothat be fyoulo babe thente pounos paio to bitm be sir Ralp $h$ B soile 烈night．

## IV．Mich． 6 Jacobi Regis．

## Taylor and Shoiles Cale．

TAylor Infozmed upon the פtatuies Eliz．cap．4．Tam pro Domi－ no Req．quam pro Ripfo in the Exchequer，正lat the wefemoant bad

 at the time of the making of tje $\mathfrak{A t t}$ ，noz bad ben Gppentice by $\{\mathfrak{e}=$
 oemur in alaw upon the 3nfozmation，and 3uagment mag gtben a＝ gatinf bin by the Barons of the Exchequer．Gno now in this gierm upona delit of ©rroz，the matter mas argued at Serjeants－Inne，bifoze

 are，玉ilat tt fiall not be lameull to ane perionoz pertons，otber than

 cupation，except be finall batue been bzougitt up therein feazn eiars at

 faio Zbeancly，becaure tije fams is cafily ano peefently learneo，ano je

[^2]neebe not to babe feben pears appeentigip to be inftruato in the fame, foz everp 翟uctoife in tbe $\mathbb{L}$ ountry can oo the fame: and the gat of Hen:-

2. 3t mas moben, ghat the faio goerment was not fuffict, int, fee the guerment ougbt to be as generall as the exception in the sitatute
 pation at the timie of the making of the fame Gat, foz be this pze= tence if ang grt, \&ec. thenas a exercire ang otber art mbat foeber.

 is an frt of geftery mothin the fato gat foz in the begiming of
 than a mbole vear in anp of tbe gerbicis, ©rafts, றpyfterifs, De arts
 ment of the fame foarliament, zilye grabe of a 2 Beebor if andst

 ber patbate ure; to alfo me bakes, ano de.ferth great : ano qut none
 lefte ibat be hatb benan appeentice; \&c. foz tuet are erpeetiy namei alfo in tbe Get as grts ano apeteries: gno the git of 22 H. 8. cap. 13. is explatneo, gilyat a Beeber, Jbaker, surgeon, ano geribener Gitem, are not banocrafis mentionso tothin certain penall laboes: 28ut the fame both not pzove, but that thee are grte oz Monferies, foz Grt oz eqtere is moze gene rall tyan lisanoperafts, foz the fame is rez trained to equnfatures.

Gs to the fecono 1 anint, 3t mas refolbed, quat the intention of the Git mas, zibat none foould take upon bim any Art, but be who batb skill oz anomoleoge in the fame: And therefoze the statute intenoeib, Zhat be woyo uteth ane Art 02 gepfery at the time of the Adt, mfght
 ceat: And the mozde of the Att are, As now do lawfully ufe, \&c. And it toas faio, gillat it was berg neceffary, that 2bectores fyoulo bate knoboledgeano gkill in Zeerbing good and wholfome 3 Ber ano Alf, foz that the rame dothgreatly conouce tomens bealtys: Ano fo the firat zuogment was affirmed.

## V. Mich. 6 Jacobi, In the Common Pleas.

## The Cale of Modus Decimandi.

CHerley sericant mobeb to babe a jezobibitton, becaule that a perron Sred to babe gitityes of Silva Cedua unoer tomenty pears gromotb in the (tircilo of Kent; tolere, bp the ©uffome ofit which is a great part of the County, ㄷithes of ang rescon was neber paio. Anoif fucb a Cuffome in non Decimando for all Lap:prople mitbin tbe Taid dederib, were labo full oz not was the quefton; ano to baue a pezoblbition it was fato, sil bat altbough one particular man fhall not peecribe in non decimandoget fuch a general ©uftome bitbin a great ©ountry migbt well be, as in 43 E. 3. 32. ano 45 E. 3. Cufome 15. 3i bas pzefented in tbe


ailobn

## Part XIII．The Cafe of Modus？ Decimandi．$\}$

 namt ceftith foz thoopears，that the logo mighe enter until agrement
 was bis firmant，ano ceffeo for too pgars，ano be entred ano the zsule of the $\mathbb{C o u r t} \mathrm{is}$ ，IBecaufe it was an urage onip tin that robon， and not intbe glowns，that is，in the Country adiopntng，be tads pur to anfuer．So as by the fame it appeareth，that a cuftom was not goo in a parttcular aoton，whicl perjapg might be goom and of fozce


 ${ }_{7}$ H．6．26．b． 16 E．2．Prefcription 53．Dyer 363． 22 H．6．14．21 E．4．15． and 45 Aff．8．Wax Doctor and Sudent，lib．2．cap．55． $\mathfrak{M}$ particulat
 things，but that te with tije caution，fo as the sinterer bath fuffici＝ ent poztion berides to mainaln bim，to celebate the siluine sernice： Gno tol．172．It is bolben，要bat bobere githbe habe not ben paie of Itmoer：booos under thente pears grobotb，that ma sithes fiall be paio foz the fame，bectufe tbat shee do net reliebo noz increale from pear to pear，fo as thep are not bue to the joarfon but be cuftam．afno be


 of tbem：zut the ©oint woulb abote，mbetber fucly a ©uftom foz a

 latios，8c．to haue and to bolo to bim ano bis succefors in fatlf． faction of all githes of dafino in the Came foarift，ano tbe joarlon ta
 charge of his eithes；ano that in fuch cate，if be fueth foz sittbee of acomo a forobibitton lietb ：and tberefoze it latb ben faim now of late，표 hat fuch opinions foere new and without atre antiquity，unto tue great pzejuoice of the Cburch：3／will cite gou an ancient 3 ungs ment mane pears paft，Mich． 25 H．3．Wilts．Rot．5．befoze the ting at Weftminfter，Samfon Foliet bzougbt an gitaint upan a jogobibition， agalinf Thomas 解arron of Swyden，becaure le fuco bitm in the Spl＝ ritual $\mathbb{C o u r t}$ for a lap ffer of the faio Sampion，in Draycor，contrare
 ram Judicibus Delegatis petiit de eodem Decimas foeni de quodam prato ipfius Samfonis in Walcot unde eft in poffeffione per fententiam Judicam fuorum，\＆fuic antequam Prohibitio Dom．Regis ad eum pervenerit，\＆ cuod Piatum predict．eft in Walcot unde ipfe eft Perfona，\＆non in Dray－ cot：磁（which the falo Samfon replied and faíd，Quod Anteceffores fui antiquitus dederunt Duas acras prati Exclefia de Draycot pro decimis foe iquam predict．Thomas modo petit in eodem prato，quas quidem ded as acras prati eadem Ecclefia adhuc habet，\＆femper huculgue habuit； unde videtur ei quod illudqued pradiat．Thomas ulera petit，ef de laico feodo fuo，\＆e dicit quod pratum illud in quo idem Thomas peric Decimas eft in Draycor ficut Breve dicit，\＆non in Walcot，\＆e de hoc ponit fe fu－ per Parriam：annothe 3ury founo，Quod pradict．Thomas Perfona de soryndon fecutus fuit placita in Curia Chriftianitatis de Laico feodo pro－ dict：Sımfonis contra Prohibitionem Dom．Regic，petendo ab ipfo Deci－ mas foeni de quodam prato ipfius Samfonis in Draycot unde Anteceffores fui antiquitus dederunt．Ecclefix de Draycot duas acras prati pro Decima
foeni quam predict. Thomas modo petit, $\hat{i}$ quas eadem Ecclefia adhuc habet \&e femper hucufque habuit, \&cc. Et quod Pratum pradict. $m$ quo idem Thomas petiit Decimas elt in Draycot, \& non in Walcot, aic. Ideo confideratum eft quod pradich. Thomas fit inde in mifericord. \& reddat prad. Samfoni 20. Marcas quas verfus eum pro Damnis, \&cc. đullyicly ancient 3 ubgment 3 babe recite at large, becaufe that the rame agras bith the zrule ano reafon of the latw continutd until lisis dap: Joz juig= ments do jezecedents in the time of Ed, 2.E.1. H.3. John R.1. ano moze ancient are not authozittes dz 据zecedents to be noto followed, unl: is that tijer concur and agre boitl) the ala, and common experience and peatice at this dat ; foz mane gas of barltamenis (anorome of them
 ruetuoe batij antiquated, ano time ano Guftom bath taken aboap oiucre others; goas tie wule is gmon, Quod Judiciis pofterionibus fides eft ashibenda; Et à communi obfervantia non eft recedendum. Fillere are tbou points adjubged be the raid arecozo.

1. That fatigfaction mag be giben in oifciarge of papment of
 in fatisfation of the sithes, no ruetb foz gitbes in kind, ive fyall bava
 is Dirchargeo of then. Be wobici) it appeareth that gitithes cannot be dilcharged, and altogetber taken atoay ano ertinct : gno jeretotib a= greetib the aregifter wolith is the moft anclent 2500 of the elato, fol. 38. Rex, \&cc. tali Judici, \&cc. falutem. Monftravit nobis A. tenens quandam partem Manerii de D. quod licet E. nuper Dominus Manerii pradict. per quoddam frriptum Indentat. dediffet \& conceffiffet F. nuper Perfona Ecclefix de D. quatuor ácras terrx cum pertino in eodem Manerio Habend. \& tenend. eidem F. \& fuccefforibus fuis Perfonx Ecclefix pradict. in perpetuum. Et idem F. per predictum fripum de affenfu ar voluntate Epircopi Lincoln. Diocefani loci pradict. \& Jo tunc Patroni Ecclefia pixdict. conceffit pro fe \& fuccefforibus fuis quod idem E . haredes \& alignati fui effent quieti de Dscimis vitulorum,\&co in Manerio praciict. pro pradict. quathor acris fibi datis, \&cc. Et tamen nunc Perfona Ecciefiz pradict. tenens pradict. quatuor acras terrx predict. pradicto A. aifignat. pradict. E. fuper decimam hujufmodi vitalorum, \&ic. in eodem Manerio, fibi prafentand. trahit in placitum coram, \&cc. in Cu ia Chriftianitatis, \&c. Et quia difcuffio hujurmodi Donationis de laico feodo in regro noftro in Curia noftra, \& non alibi trątari $\mathcal{Z}$ fieri debet, vobis prohibemas, Quod placitum aliquod fuper laicum leodum in Regno noffro nons teneatis in Curia Chriftianitatis, nec quicquam in hac parte quod in enervationem dicti fcripti aut Donationis; ae conceffionis pradict. qux in Curia noftra $\&$ non alibi tractari ficut pradict. eft cedere poterit attentetis, five attentim faciatis quovifmodo; $2 B 0$ mbich alfo it appearetly, glyat gittues may be difcharged, and that the matter of dif= cbarge ought to be oetermined be the commonlato, ano not in tie Fispiritual court : Gndit is to be obferasd, gillat in the fato zuogs ment, noz in the jagiffer anp aberment ls taken of the baitue of the thing giben in fatisfation of tie gittbes. gifo be tye gat of Circumfuecte agatis made ${ }_{13}$. E. I. It is faid, S. Rector perat verfus parochianos oblationes, \& decimas debitas, feu confuetas,\&c. wolitch pzours that there
 Decimandi,\&c. Gno pet it is refolued in 19 E. 3. Jurifdiction 28. Eillat the $D_{2}$ inance of Cucumpecte agatis is not a statuite; ano that the


## Pirt XliI．The Cafe of Modus Decimandi．$\}$

Ihat there bocre iitlees due bo ©uftom，which is a Modus Decimandi． 230 which it appeariti）alfo，what Iithes be ©uftom may b：atterev tmo anotber bling：Эo bubere a mangrats a parcet of bis spannoe to a liarfon in fre to bequtr of Fithes，ano makes an zozuture，and the
 to bim that lje fijall bequit of sithes of bia smannoz foz that parcel of生and：Gfterbards if be oz bis afrigna be fue in tbe sptritual
 bibition uponthat Wixo．and if that Ded mas made before time of me＝ moce，and be batb co continued ta be quit of gitbes，be fall bave a
 noz，oz of ane parcel of the fame uponthat matice fi）etoco ：Ser 8 E．4． 34．F．N．B．41．g．v1－3．E．3．17．16 E．3．t．Annaity 24． 40 E．3．3．b，and
 bis mannoe olcharget of sithes，and the farfon bad befoze time of memoz？，oz in altient times olecrs lanos in the fame foatiby of the



 matter，and that flye foarcon ano bis 马uccefoze time out of mino babe bolden thoíe Lanos，sic．of tiee Sife of one wha was lozo of the faid Thanmoz，in full fatlofaction of tye fitbes of tue faix giganoz；gno the pacof，that the lozo of the qamnoz gatue the lanos，ibat qitibes moulo neace be paid，at this dix is gooj chioence to pzoue the furmife of the fanditultion．and fa of the like：and 19 E．3．t．Juridaition 28 ．it is

 Cuftom and jezeccriptionin tie wings $\mathbb{C o u r t}$ ． 9 no it appearet）be
 fiers from patment of cityes，againft mbich tbe Gat of farliament was
 jacligious perfons given ta the laing，were difclarged of papment of Zithes in certain $\mathbb{C a}$ afes：ano lop the statute of 32 H .8 ．cap． 7 ．it is peobioiv，Filyat all ano fimylar perions fall ditioe，fer out，pteto，ano pat all and fingular gitbes and adferings afozefato，accozoing to the latuful cuftoms and ufages of the foarifes and places tolere fucty
 albars，ans be it enated，gibat napercon oz perfons fall be fued oz othervile compelied to pay any manner of aitile
 tutes of this inealmare olfcharged，oe not chargeable both the papment
 eberg of the iatugs zubiects dall from bineeforth iufifie，ano truie． bitbout fraud oz gutle，diviof，fet out；${ }^{2}$ \＆c．all manner of their pzedial Eithes intbeir pzoper kind as tyen will rife and bappen，tn fucty manner anio fozm as hath ben of right ptetoed and paid，boithin fozty pears nert
 So as it appearetij be thís，that 要ithe is due of hight，and be cuftom ：
 almays ano be it enateo，zilyat no perion thall be Cued，pa oblermife compellen to ptelo，gtoz，oz pay any mamer of sithes foz ang \＄lannoze，
 tutts of this healm，of bo ane fotivileoge os flatercription，are not chargeabls
chargeable woith the papment of ane fuch ait thes，oz that be be bifcluarges by anp compofition real ：［o as it appeareth）be that git，that ome map be olfcharged from the payment of citues fibe manner of wapg．

I．TBD the latwo of the licalm，that is，the common lato；Ms gittles finall not be paid of Coale，quarries，飞zick，giles，¿̌．F．N． B．53．ano Regitter 54．JPoz of the after joafture of a sifaDow，\＆c．nos


2．2Be the statutes of the wealm：as bp the stature of 31 H． 8 ． cap．13．the statute of 45 E．3．\＆c．

3． $\mathbb{1} y$ ，aivilebge，as thofe of 5 ．John＇s of Jerufalem in England； IIlye Ciftertians，Templars，\＆$c_{0}$ as it appraret）bp $1 \circ$ H．7．277．Dyer．

4．2By bae［rription，as by Modus Decimandi，os an annuai comperce in fatisfaction of them，as appeareti）befoze bo the gutho＝ rittes afozeraid．

5． $\mathbf{B y}$ real compofition，as appearetly be the fain wartt citeo out
 coblet）map be adoed）of there five manmers of olftyarges of gitbeg． gind be tifem all it appeareti），zilitat a man map be ofichargee of tbe pagment of silthes，as befoze ts faib：马o as nom it apparentle ap＝ peareth be the latom of England，both Gncient and woiern，Iilyat a垶ay＝man ought to pecteribe in modo Decimandi，but not in non Deci－ mando ：and that in effect agrees hoith tbe ©pinion of Thomas Aqui－ nas ín bis Secunda fecundx，Quaft．86．aft．ultimo．Foz there be faith， Quod in veteri lege praceptum de folutione Decimarum，partim erat mo－ rali inditum racione naturali qux dictat Quod iis qui Divino Cultuis minifrant ad falutem totius populi neceffaria victui debent miniffr．juxta
 geb，\＆c．Partim autem erat judiciale ex Divina inftituticne robur habens， （fill．）Quantum ad determinationem certx partis， $\mathfrak{A l l}$ all tijat agrexs both our labo ；ano be goeth furtber，In tempore vero Nova Legis e－ tiam eft determinatio partis folvendæ authoritare Ecclefix（IIL）at is bg their（Tanonほ）Inftituta fecundum quandam humanitatem，ut（cilicet non minus populus Novx Legis Miniftris novi Teftamenti exhibeat，quam populus veteris Legis miniftris veteris Teftamenti exhibebat，prafercim cum Minifti Nova Legis funt majores Dignitate，ut probat Apofolus， 2 Cor．3．Sic ergo pater Quod ad folutionem Decimarum tenentur homi－ nes partim quidem ex jure naturali，quantum ad hoc quad aliqua portio data eft miniftris Ecclefix，partim vero ex inftitutione Ecclefix quantum ad determinationem decimx Partis．Wie Docor and Sudent，Lib．2．cap．


 he adletl）Regulx morales（fcil．）Solutio Decimarum facerdotibus eft̂ de jure Divino，quatenus inde fuftententur，fed quoad tam hanc vel illam affignare aut in alios redditus commutare，pofitivi juris eft．and after＝ warbs，Non vocatur Portio Curatis debita propterea Decimx，eo quod eft Decima pars，imo eft interdum vicefima，aut tricefima．Gno be boto＝
 of © © Oo，but it appertaineth to the lam of gan to affign，Hanc vel illam portionem，as neceftite requirstb foz their Suffenatce．Gno furtluer be fatth，䍩lat gittleg map be erchanged into alanos，Gunulty，op lient，
 In Italy，ano in otleer the ©eaft ©ountries，they pay no githes，but a certain jopztion accozoing to the ©utom，s：c．gno all this is true，if
$\left.\begin{array}{ll}\hline \text { Part XIII：} & \begin{array}{l}\text { The Cafe of Modus } \\ \text { Decimandi．}\end{array}\end{array}\right\}$
not，that sithes le cifif）arged oz changed be one of the faio five wares： sho fozafmuci）as it appearetif un themselues，that the part os value was patt of the zuoictall latw，certaindy tye fame doty not bine ane ©Deiftian ©ommon：mealth，but that the fame mag be altered be rea： fon of cime，place，oz other confionation，as te appeareth in all pu： nifiments inflictio by the zuolctali llatw，they bo not bino any，foz Fillong is noto punitito be ozari），\＆ic．whlit was not ía be the zuotctall
 noto our，Ex intitutione Ecclefix，that is to fap， 23 p tiser $\mathbb{C a n o n g}$ ，ano it appcareth（iv the statute of 25 H．8．caf．19．Silyat all Canons，\＆ic． made ayamf the laseroyative of the 建ing in bis latog，Statutes，oz ©uftomes of the irealm are bido，and that bas but a Seclaratose
 abzogatco be ang Canon，\＆e．made out oz moilbin tbe kealm，but onle up gat of jearliament ：ano that well appeareth by 10 H．7．f． $17 \%$ ． 18. Eithat tiere is a $\mathbb{C a n a n} 02$ Confitution，zlyat no fozeff ought to be impleaded at the ©ommonliato．Gno there Brian fattl，任hat a grave

 periona mixta，and is Periona unita cum Sicerdoinus Staturis Ecclefix． Fn mbleb cafe the 非ing might maintain lis \＃uriso！ation be peefcrip＝ fion； $23 y$ mbich it appeareti）that pzefertion oatl）pzevatl againft er： preffe dallons oz ©onttutions，and is not taken abay by them，whicl prov：s bat bibe statute of 25 H .8 ．was but a weclaration of the anct＝
 Nimil aliud poffidebunt，Decimarumi oblatione contenti quas in uffus eo－ rum \＆neceffaria feparavi ：（eabict mas not part of the Mozall nato， D2 lato of fature，but part of the 3uotciall ：Gno therefoze men of


 the limitg ano bounds of fictons and farifies fiall be tried be the dom： mon law，ano not in the spirituall Coart ：and in this the lato batb great reafon，foz thercupon Depenos the sittle of（ntheritance of tije
 bures are the commonaffurances of lay anderitances：ano if the spi． rifuall $\mathbb{C}$ ourt frould try the bounos of $\mathcal{I}$ omans，if they Determine that
 berp，oz otber afturame，3 fiball be to danger to lofe my znijeritatice， ano flierewitl）asrextl） 39 E． 3.29 .5 H .5 I I ． 32 E．4．1．Confulration， 3 E．4．12．19 H．6．20．50 E．3．20．9 manp other 弥zecedents untill th＇s dag． ano note，tiere is a asule in lam，that when the laght of tities（ball be frieointle gpiritual ©ourt，atbe spirit．Court batbiurisotatentbereof， that our ©curts thall be cufteo of the 3 urigo！ation． 35 H .6 .47 .38 H 6. 21．2 E．4．15．22 E．4．23．38 E．3．36．14 H．7．17．13 H．2．Jurifd．I9．but that is when ocbate is betwern loarfon and dicar，oz moten all is in one j9arift，but boben thee are in［eberall jearifics，tyen thig $\mathbb{C o u r t ~ f i n a l l ~}$
 2．b．d． 19.7 H．4．34．14 H． 4 17． 38 E． 35642 E．3．12．allo pet there is a canon erpzefinagatnit tbls，which fee in Linwood titulo de poenis 55．and［o fol．227，228．amongft the Catleng oz Conftitutions of Boni－ fice，An．Dom．1277．Gno the caufes mberefoze the 3 ubges of the ©om－ mon nabs boulo not permit the Eeclefiafica：l zubges to try Mndum Decimandi，being pila ado in ti）it courtis，becaufe that if ti）e faecom：
$\left.18 \quad \begin{array}{c}\text { Baron and Boys } \\ \text { Cafe. }\end{array}\right\} \quad$ Part XIII.

Note this dif. fereace; Al. though that the parties do admit the Jurifdiation of the Court, yet upon the pleading, if the right of the Tythes thall come in debate, there this Court fhall be oufted of the Jurifdiation, and the Spiritual Court fhall have JuShall have Ju- of 2 E. 6. cap. 13. Gind allo sije cuftoms of tbe zealm are part of the wiation: But habos of the Healm; and therefose they ball be trpeo be the camman
 of tythes co-
pence tohtch is to he gtaen to the 1Barfon in fatisfattion of bis tethis ootb not amount to the balue of the gixtbes in stnoe, they woulo obertbzots the fame: and that alco appeareth be Linwood amongft the confttu: tions Simonis Mephum, tit. de Decimis cap. Qioniam propter, fo. 139. 6. verbo Confuetudines, Confuetudo ut non folvantur, aut minus plene folvantur Decimx, non valet : anlo ibidem fecundum alios, Quod in'Decimis realibur, non valet Confuetudo ut folvatur minus decima parte, fed in perfonalibus, \&ec. ano ibidem Lit. M. verbo, Integre, faciunt ex. preffe contra opinionem quorundam Theologorum, qui dicunt fufficere aliquid dari pro Decima. Gnd lbat is tlye true reaton tn botb tlje faio $\mathbb{C a f e x}$, fcil. de modo Decimandi, ze de Limitibus Parochiarum, \&ec. that tbee tooulb not aojubg accozotng to thetr ©anons; ano therefoze a jazo bibitton lieti) : and tjerewttb agrepti) 8 E. 4.14. ano the atber 2bolss abobefaio, ano Infintte paecedents; and the ratber atter the statute the $9 D$ pinion of all sue uftices
and the Spiri-
tual Court cannot have Jurifdiction or Conufance of it, as where a Lay-man is Plaintiff as Farmor, or Defendant as fervant of the Parfon, as a Lay-man Farmor cannot fue there, nor he who jufifies a Servant cannot be fued in Trefpafs: But if the Suit be between Parfon and Vicar, or Parfon and Pafo fon, and other Spiritual perfons, if the Kings Cours be oufted of the Jurifdition after feverance of the ninth part ; yer the Libel ought to be for fubftration of Tythes, for of that they have Jurifdition, and not of Tythes fevered from the nine parts; for that fhall be in cafe of a Pramnire, and it appeareth to the Common Liw: See 16 H. 2, in the Cafe of Mortuary. Vide Decretalia Sexti, Lib. 3. sit. de Decimis, cap. 1, fo. $\mathbf{1 3 0}$. Col. 4. Et fumma Angelici, fo. 72.
VI. Mich. 6 Jacob, in the Exchequer.

## Baron and Boys Cafe.

Sur Stat. 2 E. 6. cap. 14 of Ingroffers.

IF the dare betwoen Baron and Byys, in an 3nfozmation upon the statute of 5 E. 6. cap. 14. of Ingroffers, affer Merotet it boas found foz the ¥nfozmer, zilhat tbe Defenoant bao ingroffo guplea ayalift sbe fato gat : 红ibe 2barons of the Exchequer belo clearly, ailyat Gpples boere not tolthin the fald $\mathfrak{M c t}$, and gabe zuagment againft the 3 nfozmer upon tije matter apparant to them, and cau ied tbe fame to be entereb in
 fozmir beaughta Writ of Error in the Eichequer chamber, ano the onidg gRuftion was, ©Whetber \&ples ware bithin the fain gat the letter of whilit is, That whatfoever perfon or perfons, \&c. fhall ingrofs or get into his or their hands, by buying, contracting, or promife, taking (orher than by Demife, Grant or Leafe of Land, or Tythe) any Corn growing in the Fields, or any other Corn or grain, Butter, Cheefe, Fifh, or other dead Victual within the Realm of ©englano, to the intent to fell the fame again, fhall be accepred, \&cc. an unlawfull Ingroffer. 〔atioaltbougt Hatt the statute of 2 E. 6. cap. 15 . mabe againft gillers of Mituai,

 appics are not ocao dutauls within the statute of 5 E.6. Jooz tbe
 bifoes and qualificatlons foz them, as it appearety by the faid \&a, but
Part XIII． $\left.\begin{array}{c}\text { In the Chan－} \\ \text { cery．}\end{array}\right\}$

Coftermongers ano jruiterers babe not and lasovifo foz them：alfo，
 by zigrois，ane fold tyem again，and befoze this thme no anfozmation waserbibiteo foz them，no moze than foz zilums oz other fruit，whith ferbeth moze foz Delicace than foz neceffary 非mo．2But the satate of 5 E．6．is ta be thtenoed of ibing necelfard ano of common ufe foz the fuffenance of man ：anotberefoes the bozda are，Corn，Grain，But－ ter，Cheefe，or other dead Victual ：whicl）is as mucl to［ap，as Mictual of like quality，that is，of like neceffary ano common ufe：But the gra＝ fute of 2 E．6．cap． 15 ．made againft $\mathbb{C o n f p}$（racies to enlaunce the paices，was done ano made be erpzefs toozds，to efteno it to things tobich are moze of pleafure than of pzofit：so it baas aido，正bat of
 in the（ame Deancl）the wozds are，any Merchandize，Viccual，or any other thing．TBut this taas not sefolazd be the 3ufices，becaure that the 3nformation bas conceibeo upon that bancly of the statute con＝ cerning 3ingroffers．

## VII．Hil． 27 Eliz．in the Chancery．

HIlary Eiverm，the 27 of Eliz．in the Chancery the dase boas thus： side Ninian Menvil refred of certain lanos in jfe，took a tolfe， ano leveed a jone of the cato llands metti）peoclamations，and after：
 Conufers conoee the la nos to the gruen，who is naw reifed，the fíar
 of the faid Ninian，in a Writ of Error in the Kings Bench，reverfe the falogt：ander，M． 26 and 27 Eliz．laft paft：and thereupon the drife fueth to the Qreen（bolo mas reifed of the caib and as afozefaío）bo
 mations，and the fine pears paffed，after tye death of ber 想ughano，the gltainder ano the reberfal ofit ：and ber abon title，fcilo ber marriage，
 endozico be the Qieen，Fiat droit aux parties，\＆x．the fame bas fent into the Chancery，as tive manner is．
 Dant．
 ber inober，ano the gitainoer of ber leasbano boulo not belp ber； foz as long as the gttainder botb remain in fozce，the fame was a bar alco of ber wober．To as there wase a double bar to the rodife，viz． the fine leapeo bith paclamations，ano the fibe pears paft after tye

 in Come manner，boljen the lame is now reberted in a Wait of Error， and noto upon the mattir ts in 3uogment of labw，as if no attatnoer had ben：and againft that a man might plead，ghat there is no fuch inecozd，bitaufe that tle firf arecozois reberied，ano utterle difaffirm： ed and annliflated，ano nobo be zeelation mabe no likecozd ab initio： ano theretwith agreth the 2300 of 4 H .7 ．II．foz the wazds of tige Glubgment in a Writ of Error are，Quod Judicium pradict．\＆Errores pradict．\＆z alios in Recordo，\＆ $2 c_{0}$ revocetur \＆admittetur，\＆\＆\＆quod ipla ad poffeffionem fuam five feifinam fuan（as the caferequiretb）tene－

Fine． Dower． Relation．
mentorum fuorum pradictorum，una cum exitibus \＆proficuis inde a sempore judicii pradict．reddit．percept．\＆ad omnia qua occafione Judicii illius amifit reftituatur． 3 B whith tt appeareth，tyat the firfit Kudgment，which was oziginaile 1 mperfett and erroneots，is foz the fame © $\mathbb{E r}$ geze noto abnuled ani retoled ab initio，ano the parte atainf tobom the zuogment was gluenreflozed to bis pofieftion，and to all the mean paofits，from tbe thme of the erronzous 3 uogment giben，until tbe 马uogment in the Writ of Error，fo as the weverfal batb a ketro＝ tpett to tibe firft Jubgment，as if no zuogment bad bangioen：gno therefore the $\mathbb{C a f e}$ in4 $\mathrm{H}_{0} 7$. Io．b．the rafe is，A．feifed of kand in
 to B．and afterioaros A．commitien grefpais upon the emo，and af＝ tertoaros be 㢮arliament A．toas reftozed，anotbe Gitainder made void， as if no gat bad bern；ano fiall be as abailable ano ample to A．as if no gttainier lyad ben：and aftermards B．bzingetb Irefpars foz
 the Geton of בirefpars was not maintatnable，becaule that the gitaini＝ Der boas difaffirmed and annulled ab initio．Gnd in 4 H．7．10．It is boloen，ailhat after a zagment reberied in a Writ of Error，betoyo recobered the land be ©rreneous zudgment fall not bate angation of 昰retpais foz a greepals the peincipal tafe in $4 \mathrm{H} .7,10$ a ano dibere other $\mathbb{C a l e g}$ mere pat upen the came groune．

 found，fcil．her marriage，tie feifin of ber 韭usband，ano deatil：foz
 not ceiced after the age that the is ：SDomable，所 fhall not habe \＄ober ： as if a man fetfeo of land in jfe，taketh）to rafife a moman of etght pears，and aftermaris befoze ber age of nime pears，the 琶ushand alt＝ eneth tbe lanes in ₹x，and aftertoaros the woman attaineth to the age of nime ycars，ano the 聚usbano dietl）；it mas faid，that the mo＝ man fial！not le endowed．gind that tye fitle of bimboho fucti）be yep：
 52： 29 Aff． 3 1． 30 Aff．28． 46 E．3．bre．618． 9 H．7． $24.8 \mathrm{\& c}$.
$\mathrm{a}_{5}$ to the firit \＄Djection，it was recoluen，zithat the delife inould be enoobeco，ano that tje 非me boitly pecciamations toas not a bar unta jer，anover it mas refoluid tyat the git of ${ }_{4}$ H．7．cap．24．fyall bar a coomar of ber ¥Dower be a Jine leoteo be ver likusbano mith pracla＝ mations，if the boman ootb not being ber wirlit of ：Domer tuithin five vears after tije deatio of yer 菂usband，os th mas adiudgco Hill． 4 H． 8. Rot．344．in the Common Pleas，ano 5 Eliz．Dyer 224．㭋ez up the gat，the rightand titie of a jeme ©obert is faved，fo that be take ber ation withins．pears after fise beconte uncobert，\＆\＆．but it toas refolv：D， gillat the wife was not to be aloed be tiat fating：foe in refpet of the
 EDoloer at the time of the ofath of tier 㱟ushand，noz can fie after the
 ber Dower，accozaing to the directon and cabing of the faid git：But it mas refoluco，sinhat the ratife bas to be alded be another fozmer zating th the fame gat，viz．Gnd fabing to all other petiong（fcilo mobo was not parties to the jine ）fuct atton，right，titic，claim，anin in－ fereft in oz to the fato LanDs，fic．as fhall frift groto，remaln，befcend， oz come to them after the faio fine ingroffe ano proclamattons made，
$\left.\begin{array}{ll}\text { Part XIll．In the Chan－} \\ \text { cery．}\end{array}\right\}$
 matie befoze the faio 节ine levieo，co that thep take their satons ant purfue their rigbr ano egille accozoing to the labo，bothtn fibe pears
 crued，Defenoed，fallen，oz come，ze．ano in tbiscafe the gaton ano right of Wower acerueoto the wolfe after tbe reverfal of the gattain＝ Det，be reafon of a sitllz of faccozo befoze the fine be reafon of the feic fin in \＄re（bad and the garriage（made）befoze the झine lebted， accozbins to tbe fintenton ano meaning of the Laio gat．
ano as to tbi faio point of laelation，zt was recolbeo，giyat rome＝ timis be contruatori of latm a tbing fiali relat：ab initio to come in＝ teif，and to come intenf not；\＄oz Relatio eft fictio Juris，to do a thing wobicy base and yad effence，to be aronulles ab initio，betmitt the fame parties to aduance a latgbt，oz Lit res magis valeac quam pereat：Wut the law will never male fucly a comfrution to adoance a weong，which tye lam ablyozeth，$D_{2}$ to Defeat $\mathbb{C}$ olfaterall gats mbtch are lamoull， ano paincipally if they oo concern Gerangers：Gno tbis appearetb in this $\mathbb{C a i e}$（fcil．）when anerroneous zuogment is reverfeo by a oertt
过zofits，the fame gall babe relation bp comftrution of lam，untill the the of the firft zuogment gloen，and that is to fabour iuftice ano to aobance tive right of bim mho baib weong be the erroneous zudgment． 2 but if ane franger bath Done a sirefpats upon the lland in the mean sime，be woo recoueretb after the Reverfall fall hate an action of Iretpais againat tye sicefpafoze，ano if the sidefenoant pleadety that tycre is no fuct liecozd，the folaintiff fall fyeto the fpeciall matter， ano fall maintain bis gition，co as unto the grefpaflozs blo are weng Doers，the lato fhafl hot make any conftruction by trate of relation ab initio to ercule them，foz then the elata bo a fittom ano con－ firution fiouib do waong to bim toba recobereth be the firft Juagment： and foz the better appeet）enoing of the latho on this point，it is to
 in ant Geton bp erronzous zuogment，ano afterwards tye zuegmene

 recobery，and tije revertall of it in the disisit of $\mathfrak{E r r o z}$ ，isf，that the
 fetin，Una cum exitibus thereaf from the time of the zuogment，\＆c． Tibi pracipimus quod eundem $A$ ．ad plenariam feifinam tenementorum pradict．cum pertinentiis fine dilatione reftitui facias，\＆per facramen－ zum proborum \＆legalium hominam de Com．fuo diligenter inquiras ad quantum exitus \＆proficua tenementorum illorum cum perimentiis à tempore falfi Judicii pradict．reddit．ufque ad OEt．Sanct．Mich．anno，\＆\＆． qua ciie judicium illud per prafat．Jufticiar．noftros revocat．fuit，fé attingunt，justa verum valorem corundem，eadem exitus \＆proficua de terris \＆catallis pradict．B．in baliva tua fieri facias，\＆denarios inde prafato A．pro exitbus $\sim$ proficuis tenementorum per eundem B．dicto medio rempore percept．fine dilatione haberi facias：Et qualiter hoc pre－ ceptum noitrum faerit execut．corffare facias，\＆c．in Octab：\＆zc．25p which
 tution againf bim bobo recoocrefi）of all the mean 建zefits，bethout a＝ ne regard be thent taken；foz the flaintiff in the drofrit of $\mathbb{E r r a z}$ call $=$ nor baue any remeop againft any franger，but onely againit bim who


 bers ball be clarged, and as the lato clargetb jum with all the mean

 make a conftruction be relaton to ditcbarge them woho are woong boers, and to clyarge bim fobo recabers bottly the bobole, bobo peradaens ture batly gooe right, ano the entereth be the zuogment of the alato, which peraduenture is reberleo foz want af fazm, oz negltgence oz igs nozance of a clark. gid therefoze as to tyat purpote the zucgment Whall not be reberteo, abinitio, be a flation of kaw, but as the reutly was, the fame flanos infoze until ti bas rebericd: ano therefoze the golaintiff in the Writ of Error after the Heberrai Wall bate an Satton of Irelpals foz a Eirefpa[s mean, becaufe be fiball recouer all tbe mean pzofitg agatuft him who recobereo, noz be that recobereth aftex Sall be barreo ofisis gaton of girefpafs foz a sircfuafs mean, bo reafon that bis recouery is reverfed, becaufe be ball anfoor foz all the mean prafits to the 毣laintiff in the Writ of Error : ane theretotty agreth Brian ©lhiff Zuffice, 4H.7.12. a:
jRote ineader, ze pou mould underflanid the true fence ano 3 uogment
 and the ointries of all proceoings in zaw, and the manner and the matter of dilrits of ©recution of fucb Juogments. Fex Butler ano Bakers $\mathbb{C a f e}$, in the thiro part of mp Reports, good matter concerning die=
 Come intent the daeverfal jath relatton, per to bar tbe dad fe of her \$Dow= er be Jfictum of latw, be the Jthe mity proclamations, ano fiue pears paft after the Death of ber lilusband, wisen in trutb foe lab not caufe of Gation, noz any right oz title folong as the attainoer ftom in fozce,
 bass a mer.ffranjer, and who bad not ant meang, to babz ane jacticf until the gattajneer was reberreo.

Fno as unto the otber point or Dbiection, that the :Demandant on the bettion ougle to lyate an $\operatorname{DDffice}$ founo foz ber, it bas refolued, that it medeb not in this cafe, becaule that the title of ybober ftood toith tbe Queens title, and affirmed it; otherwife if the title of the :Demandant in the fertition bad oifaftirmeo the Queens title: alfo in this $\mathbb{C a}$ [e, the Qreen mas not entitule be and Diftice tyat the datife foulo be dat:ben totraberle it, ar, foz then ite ought to bab: yad an Sdfice to fino ber tutle: JBur in Cate of :Dower, although that ©iffice lad ben founo foz the (ineen mobich doth not difaffirm the title in :ipotor, in furbly care the
 fatoured in latw, fye clatming but onelp foz term of life, and affirming the title of the Queen. Zat the Sadlers ©afe in the fourth part of mig Reports.
and the cafe boblely mas put on the ofber fioe was utterig Denved by the Court, fez it was refolued, Ihat if a manceifed of lanos in Joe, taketh a cexife of elght pears of age, ano alleneth his alands, ano aftermards the.dedife attainetb to the age of nine pears, and afterbardas the lishand apeth, that the rafife fyath be endotoed: Joz although at the time of the alienation the derlife bas not Dowabie, vet foa as much as the Gifarriage, and retin in fex, toas befoze the alienation, and the tille of Dober is not confummate until the Death of ber 将usband, ro as nobo there was marriage, reifin of Jfe, age of nime pears During
the Coberture，ano tue death of the flusbano，foz that caute fie fiall be entowed：Joz tt is not tequifite sbat the marriage，ceifin ano age concur logether all at one time，but it is fufteient if tbee happen du＝ ring tbe ©oberture：of a man feifed of lanos in fre take a rusife， ano aftertwaros ficelopes from ber 䧗usbano，now bje is barrable of ber wober，if During the clopement the ligusband alteretb，and after


 out ant olber iffue，the lyusbano（foz the tfue tobich be bao befoze the wifeent oz purclace）fiall be genant be the curfefie，foz it is fufficient if be bave imise，ano that the wife be fefied ouring the © $\operatorname{coverture,~al-~}$ though that it he at feveral times．2but tf a man taketh an glticn to eatife，and aftermaros le alienety lis llanos，and afterboros the is made a jidenizen，the fiall not be endotoed，foz fie mag abrolutely dire
 pacity and ablite began onely be fer mentzation；but in the otbercafe liere bas not ang imapacity oz otfabtlte in the perfon，but ontele a tempozary $2 b a r$, until fuch age of reconcliement，bobich being accam： plidicotbe tempozare zar ceaceth：as if a man retreo of lanos in fift，taketh a raife，and afterwaros the axife is attainted of felong， ano afterbaros the 㫿usband alieneth，and aftermards the açife is par： Doned，ano afierwaros the will en，foz be ljer birth the boas not uncapable，but baas latofulig bo ber marrlage and reifin in 抵entituleo to babe wotoer；ano therefose bolyen the imperimentis remoned，fie fall be endotw：0．

## VIII．Trinit． 44 Eliz．In the Kings Bench．

## Sprat and Heals Cafe．

JOhn Sprat lluelleo thtbe spiritaal Court againfl Walter Heal fot fubftraction of Iiptijes，the $\equiv D e f e n o a n t ~ i n ~ t h e ~ s p i r i t u a l ~ \mathbb{C o u t t}$ pleased，that be bad bluide the spthes from the nine parta ：ano then the：揭laintiff made adoltion to the litbel（in the nature of a zeplicatt＝ on）fall．©lat the \＄pefendant Dibided the githtyes from the nime parte， quod pradict the jolaintiff non fatetur，fed prorfus diffitetur ；get pze＝ sentip after this pertenoco ditition in fraudem legis，be tok and cat $=$ ried aboap the（ame erpries，and conberted them to it：oton ufe；ans the fyaintifftbereuponobtaineo rentence in tbe splritual ©aurt，ano to r ．cober tie treble value accozoing to the statute of 2 E．6．cap． 13. gne thercupon Heal made a furmife，that be bad dibibed bis siluber， ano that the plaintiff ought to fue inthe spiritual ©ourt for the Deuble balue，anto at the Common labe toz the treble balue：ano it baas obs jected，Fillat thben the gboner of tbe $\mathbb{C o g n d t v i a e s ~ t h e m , ~ t j e n ~ t b e p a r e ~}$ becone alap：©thattels，foz the faking of whith an adion ferti）at the Common flato：ano therefoze after feberance from the nine parta，the
 folbe be the woble dourt，严bat the faid athifion oz feberance mentl＝ onso in the libei，was not anp biution oz feverame withtu the sta＝ tute of 2 E．6．cap．13．\＃0e the fame at pzobives，givat ehery of tise ating 马owbects fball from bencefoeth trule ano juftle toitbout fraub
oz gulte, otbibe, fet out, ptelo, ano papall manner of ofter pactiall
 pofe to carre tyem aboap, be doth not divide them iufte ano rule motbout frat oz guile, but jere is fraud ano guile, and no bay a inf biblfion, and dberefoze the fâme is out of tye 马ratute, foz tbe makers of tbe statute refpect quo ammo lie dibloes them (fcil.) botll) a minio and intenton that the fatron carro them aboay, as in risbt be ought,oz woth a mino and intention tyat be bimielf carre them atuate mbich ye ougbt not, Q iia iraus \& dolus alicui prodeffe, aut fimplicitas alicui obeffe non debet: Gno the fame is Crimen S:ellionatur, whicll we call fraudem rem \& impofteram : Gno moljere the bozag of the statute are dibided, ret out, \&c. tbeir peediall githes, zc. and if ane periun
 \&c. Ano to make an evafion out of thefe bozos, this 3nbsntiun was
 rame to anotber, mbo az serbant to the (Henuex reaped the $\mathbb{C o z n}$, and carsicb aboap the ©uan, witbout ane teverance, peatenoing that neitber the cienoes, becaule be dio not carre them awap, noz the Jienboz $b_{2}=$ caute be bad no pzoperty in them, foz lye dio not carre aboap bis $\mathbb{C o z a}$, De bis perotall gittbes, Thoulo be woitbin that statute: 2But it bas $\mathrm{se}=$ folbed, that the denooz follo be cyarged in that caie weth the penalte of the statute, foz be carrietb them aboy, ano his fraud ano cobim Boulo not belp bim oz aball bim. Jer 8 E.3.290, a reall atton bsougbe be a man of axeltgion be collution, although that ly jatb rights yet le fail not latue execution, 9 H .6 .4 1. ax recouire upon a good tle be ©ollution, fali not abate toe wirrit, 33 H. 6.5. Gale in open \$parket by $\mathbb{C o s i n}$ thall not bind the pzoperte of a firanger: wut to was refolved, 红hat the lylaintiff could not fue in the spirituall ©ourt foz the treble balue, but foz the Double balue that lye migbt.

## IX. Hill. 6 Jacobi, In the Common Pleas.

## Neale and Rowfes Cale.

## Extortion.

Stati 21 M. 8. cap. 5.

A
 this: Edward Neale infozmeo uponthe صtatute of 21 H.8.cap.5. whicl jotea begun Mich. 6 Jac. Rot. IC3 I. againft Jmes Rowfe $\mathbb{a m}$ milfare ano $\mathfrak{D i f f t t a l l}$ metbtn the grtboeaconrg of Huntington, witbin
 \&c. buithin the fame Grcboeaconre; Gno that Nicholas Neale, the tyiro pear of the läaign of the eing that now is, made bis \#yffament and laft revill in witing, ano mabe the jolatntiff his ©erecutoz, and Died poffeffo of ©boods ano chaticls to the value of a bunded ano fifte pounos: gitye imefendant then Commiffary and Diftciall, \&c. tbe thente thito of Febr. 1605. at the flarifib of \$. Mary Bow, Teltament. prodict. probavit, infinuavir, regiftravit \& figillavir; ac per manus cujufdam Thomx Nicke tunc minifiri ipfius Jacobi Rowfe in ea parte deputar. \&authorizat. 14. s. Io d. pro probatione, infinuatione \& regiftratione Teftamenti pradict. de eodem Edwardo, \&cco qui tam, \&ic. colore Oficai fui pradict. adrunc \& ibiciem extortive recepit, \& habuit contra furmam flatui pradict. mith this that the faib Edward, qui tam, \&cc. wotll adod, FILAat the meziting of the faio geitament accozoing to tbe rate of a pent foe cuery ten lines of the faid geffament, evere itne tbereof contain=
$\left.\begin{array}{l}\text { Neal and Rowfes } \\ \text { Cafe．}\end{array}\right\}$
ing in lengti）ten zurlufs，non attingebat，to the Cumme of theitio fivilings four pence，accozong to the form of the stature afozefaio，

 flament mobich wass in alap：r，to be ingroffed in pearchment；Gno the
 be aurbereo，githat he tooulo pzobe it，if bis fress mali bepald tolum， Ino the phainuiff ableo bim what were lis ffers，ano lye wade thems In a paper，woitel amounted to fourren fifilings ten pence foz the yazobat，Znimuation，izegiffring，and giaiting ：ano therrupon the
 take as mucluas was due to bit n ，and all that más to the houfe of the Difficial；2But be monlo receioc nothing there，but appointeb the
 ascozolugip the flatutiff came to him in ©ourt，ano prapeo to babe Ilve faio waill pzouso；gno the ：Defentant requireo the faio Nicke yif spinifiter，to take．of fyim foz the probation，infinuation，regiffrtht，ano fealing，fourten fitilings ten pence，ano bereupon be put the seale： of bis－Dffice to the fato parchment ingroffen，tobich the（y）atantiff brought with bim，ant wobith be deliocred to the wefendant．afno it
 as to this purpofe，it is pzobtoeb，viz．And where the © Goman of the incs flatoz，\＆cc．amount abobe the wisiue of foztp pounos，ithat then the tbis

 their apiniftery，foz the pzobation，infinuation，ano appzobatiom of ant zieffament oz Iefianens，sec．foz the regiffring，realing，mezting． plaging，making of znuenrozies，maktng grquitrances，ylines， 02 Is ne thens corcerning the fame 急 2 obare of zeffanments，mall take oz caufe to be talken of any peifon oz perfons，buit onig fibe frillings，and
 fiers thoo willings fit pence，and not abose，and fleo fyillings fit

 fourten fitilings ten pance foz the pzobation，infinuation，regiffring，
 fiamentiffelf， 102 and seale put to it，but the ETEffiament wass in：
 frript myroffed，ano not to the EIEftament it felf，ano．To out of the grature；ano the satute errenos only，foben the jezobat ano seale is
 bate，no certaln jfe is pzobiben be the statute；Wut foz the zaregis ffring offt after it is proved，there is an erpeefe jox in the sutatute：

 tbe fergatioz，and if the ©erecutor requireth tbe geffament to be in：－ graf on farchment，lie ought to agree moth bim mbom be requirety ta
 ang Jee foz the fame of the parte as a thing oue to lim，foz Divers ©aufeg：

1．Dbecaufe the toozog of the git are expertion，foz the fazobation，\＆c． ano foz the regifing，fealing，waiting，paapfing，making of आnoento＝： ries，Jines，gibing of grquitances，\＆c．whicl wazo（writing）ertenos erpeefip to tyis $\mathbb{C a}$ a
2. Filbe toozos are, Wiz ane thing concerning tive fame forobate, and byen the geal ano jezabate is put to the
 ting but onele to that, therefoze the fame concerns tbe 挺zobate.
3. Suctic a confruction foulo make tbe get iole and vain, foz if the

 the etatute tobicly is penneo fo precitele concerning perfons, fal.

 ather the gininters, af foz tbe tbing it โelf, icil. the pzobation, infinua* tion, appzobatton, regifiting, realing, woziting, peaving, making of
 cerning the fame, fyouto be all in bain, bo that enafion of Iranferi= bing ofit, as well againft the erpeeff letter of the git as the tmetro tfon anomobing of tt: alto the statute fathy fibe fitlings, and not a: bobe, to as the manner of peecife penning of it erclubes all nite evati: ons : Gno the gat ought no be erpounded to fuppeefic ©rtoztion, which is a great afflition, and impoberibing of the proz subiects.
 feript ingroffed, whlyicl the flatainlif beought with bim and offered to the Gefendant; fo as the ©areat $\mathbb{Z a r}$ was tolthout queftion, and ge=
 and thing toltct) concerns the ${ }_{2}$ zobate of a cuill oz geflament, but that bobith the statute limits: And afterbards the zure found foz the blalntiff, anovf fucly opinion was Walmelley, Warberton, Daniel, ano Fofter 3 ufifces, the nert term in all things, Zut upan erception in Arreff of 3 lubgment foz not purfuing of tye git, in the znfozmatt: on, zuogment ts not yetgiven, \&cc.

## X. Hilar. Anno 6 Jacobi Regis. In the

## Common Pleas.

Aide to make the Kings eldeft Son Kinight.

Vide F. N. B. 82, ac.

See the flatute of 27 H. 8. cap. 10. of ufes in the Preamble, concerning Aides, tomake the eldeft Son Knighr, and to marry the Daugher.

NOta that in tbis acrm, a spueflion mas mobed to the court,


 ent Common lawo evert gitnant in zigbts gerbice, and efiery gitenant in socage, was to giog to his lozo a reafonabie apoe to make bls eloeft 5on a \#\#nigbt, ano to marre big eloen yaughter, and that bas incertain at the common lato, anealfo incertain mbin the fame (b)ould be paid. ano tbis appearetl) bp Glanvil, Lib. g. cap. 8. fol. $7 c$. toba bezore in the the of Henry tbe fecond, Nibil aurem certum fatutum eft de hujufmodi auxiliis dandis, vel exigendis, \&ic. funt alii prxterea Cafus in quibus licet Dominis auxitia folvenda fune certa forma prascripta ab hominibus fuis ut filius fius \& hares fiat miles, vel fi primogenitam fuam filiam maritaverit, ixc. Gab in the begiming of the © luapter, it is calleo Rationabile Auxilium, becaufe tbat then it mas not cerrain, but to be moderateo by reafon in refprt of ©ircumfances: gino be the flezeamble of the statute of Wertmin. 1. An. 3 E. 1. cap. 35. cobere it is faib, fozafmuch am befoze tbat time reatonable apoe fo make ones son anigit, of to marry bis maughter, was neber put in sertain,

| Part XlII. $\left.\begin{array}{c}\text { In the Common } \\ \text { Pleas. }\end{array}\right\}$ | 27 |
| :--- | :--- |

certaill, noz when toe fame oughe to be pagd, noz yow mucly be taken; lie fato a blacle lantghts fex there be taken but 20 s . and of 20 I . Llants boiten in gorage 20 s. and of mose, moze, and of lecs, lecs, accozding ta the rate; butobich the diou it felf toas fer certain. 2. Filhat nane might leve fuch ged, to mahe bis fon a kntght, untill bis fon be of the age of fiften pzars; noz to marre bis datubter, untill the be of the aug of feben pars. and Flets, who wate after the faio gat, calls them rationabilia auxslia ad filium militen faciendum, vel ad filiam primogenitam mariandum: Kano be fibe sotatute of 25 E .1 . where it is pza $=$
 wieaim, there is an erception of the ancient Guos, ac. wobich is to b: intended of there gipos due unto the king be the ancient cammon Bato: But notbithetanoing the faid gat of Weftm. 1. it bas boubted, tobether the taing, becaure be is not erpaefle named, were boum he it ; and thercfoze in the twentitis year of E. 3. the ang took an goo of
 nothing then of lands boloen in gacage; ano to take aboap all que= fiton concernluy the fante, the fume was confirmed to bim in farlia= ment: and afterbaros, anno 25 E. 3. cap. If. it is enacted, zilyat rea= fonable gloo to make tibe zings eloeft son anigbr, anb to marre bis eloef maugiter, fhall be oemanded and lebped after the fozm of the gratute mate thercof, and not in otber manner, that is so $\mathrm{Cay}, \mathrm{D}$ fege= re jef bolden of the zing witbout wean 20 s ano no moze, ano of Egere 201. Lano bolden of the fing bitjout apean in gocage 20 s . and no moze. JPowo Littlezon, lib. 2, cap. 10. tol. 36. b. 2Burgage
 authete who bat: 표enements toithin the Wozougb, boid of tbe aing their sienements, that every gilenant fos bis genement ought to pay
 anball gocage land ts contributare to gpo, ano tbercfoze a senant in 23urgage fall be contributaty to it.
ano it is ta be obeibed, and roit ajpeareth in the uegifter, fo. $1, \& 2$.
 Iantgits fervice, Itis faio, ( lias clamat tenere de te per fervitium anius feodı Militis: and of the lands be boleen in socage, the defrit is, Quas clamat tenere de te per liberum fervitium unus libre cumini, \&c. fa as yocage the currit of gro, Fitz. N. B. 82. it is commanoed to the sberiff, Qiod jufte, \&c. facias habere A. rationabile Auxilium de Militibus, \&e liberis tenentibus fuis in Baliva tua, \&x. To as tbe fame dodrit makes
 cage be the name of Liberis tenentibus. Ano in the 1segiffer, fol. 2.6.
 in 23urgage) is in tber mogeg, Rex, Majori, vel Cuftodi a Vicecom. lionbon: Prxcipimus vobis quod fine dilatione teneatis G. de uno Meffagio, \&ic. in lionbon, qux clamat tenere de nobis per liberum ferviti-
 rage: 2but it appeareti) be the 23 okn of Avowry 26. and 10 H. 6. Co Ancient Demefne II. It toas refolite be all the 3uftices in the Exchequer ©bamber, 政bat no IIEnure foulo pap foz a reafomable \&po to marre the Daugbter, of to make the son a finntgbt, but 更enure be
 ferjeanty, noe no orber: ano 13 H .4 .34 . agress to the $\mathbb{C a f e}$ of Grand-
ferjeanty：and be the（aid 2Books it appearet），（b）at filenure be \＃rankz almoign，and exemure by mitbine service，fibali not pap，foz thep are none of them：but gitenure in 2 burgage is a genure in कotage；and therefore the faio bboks probe，that fuch a gitnure ball pap apo．
 Litt．lib．2．cap．8．fo．36．fags，that（uci）a \＃\＃enure is but gocage in effect：but Fitz．N．B．83．a．aboucbett）， 13 H．4．34．ghat zenaut on Petit－Serjeanty thall not pay aid ；but the Zbots oncly exrenos tio
 the zing in 2burgage，and the zithy graur the exignozies to une，ano
 not be contributare to alo，foz the are not immediately buloen of the kitug，as is required br tbe sato．
gno 3 concetue that be who boloetl）a bient of the fing be innighte cersice，oz in socage，foll pap apo；foz the wozos of tive git of
 onely be taken 20 s ．of 20 1．3ano bolden in socage 20 s ．ano the apean is faid in fuppofition of lam to bolo the land：and it is not rea： fon that the gle naut be lig yfoffment befoze the sotatute fhoulo pzeiu＝
 in pocage，is fervitium Socx，ats Littleton faitly，and tue Came camnot
 which the boufe ts bult，oz if the 非oufe falleth Down，map be mate arable，ano be plougbed．and a kent mape be boloen in socage，and eet it ts not fubject to be piomed，but be a pofibiltty after boezos efcheat to the lozd of the alamb．Eee Huntingtor，Polydor Virgil，ano Hol－ linfheds Chronicle，fol． 35.15 H .4. apo was leveeo be Hen．7．I．to marry Mawd bie eloeft waugbter to the Emperor，viz． 3 1．of euere韭toe of 3 and，\＆c．and fax The Grand Cuftomary of Normandy，cap． 35．there is a © Clapter of Apos，tobereof the firft is，to make the eldeft
 ter．Gno fex a statute made in anno 19 H .7 ．Wbity beginneth tbuss Item prafati Communes in Parliamento pradicto exiftentes ex affenfu do－ minorum Spiritualium \＆Temporalium in dieto Parliamento fimiliter exitter． concefferunt prafato Regi quandam pecunix fummam in loco duorum rationabilium auxiliorum fux Majeftati de jure debit．tam ratione creati－ onis nobiliffimi fliii fui primogeniti bonæ memorix，Domini Arthuri nuper Principis Wallix，quam ratione Matrimonii \＆e traductionis nobi－ liffimi Principis Margarita filix fux primogeniro quam etiam multiplica－ re pro Regni fui perpetua pace \＆tranquillitate，\＆cc．certis viis \＆modis levand．cujus quidem concelfionis Tenor，\＆c．requitur in hac verba：foz ats muct）as the king our soberaign alozo is rightulig intituled fo babe thoa reatonable gids accozoing to the latos of this iland，the one foz the making antght the right bonozable bis firf begotten san Ar－ thur，late 㧍zince of Wales Deceafed，ano the otber，foz the mars riage of the zaight fooble lazince［s his firf begatten waughter Mar－ garet，nobo marreed to the aing of Scors：ano alfo that bief ighners bath bozn great and ineftmableclyarges foz the oefence of be wealm，\＆c． confioering the permiftes；gno if the fame apos fioulo be leuper． and bad be reaton of their tienures accozotng to the ancient Latos of the lano，fyoulo be to them doubtful ano uncertain，and great umgui＝
 ibeir mands clargeable to the Came，babe made jumble fortition unto bis 装ighnets，gracioufty to accept ano take of tijem ti）fum of 40000 ．
as unell $i, 1$ recompence ano fatisfaction of the fato thoo gros，as foz tive fato great ano imefimable charges，\＆c．as is afozefait．Eive fang，to efoleto and abopo the great ueration，roubles and unqutetnees bobict so fyem fyoulo bave encurd，if the faiu gade were leoped after tye ant cient latus：and foet tive good and acciutable Cerbices of the fobles of blis bealm，ano orber its faithful subiects，in thetr oton perfons
 ano clarges，to lig great jonoz and pleafure，Dotl）parbon tye faid two apos，and acceptetb the offer afozefaid：ano thar the pozeft of bis fato commone floulo not be contributary to the faiofum of $40000 \%$ bath paromed 10000 ．parcel tbereaf，ano Doth accept of 300001.
 and places，being in evere ghire not bp themfelbes accountable in the Exchequer foz jiftane and alentbs，be chargeable with the sbires，ar．
 themfelues，ac．Fall be chargeable be tbemfelues tobards the papment of ti）faiD $30 c 00$ I．werth fucb fums as under the Gat particulariy ap＝ pear，or．gno tbere under tise gat appear the ceberat giarations of every teveral $\mathbb{C o u n t g}, \mathbb{C t t y}, 230 z a n g h$, （f．and that the etty of Lon－ don is tared to 618 l .3 s .5 d ．the ettre of Norwich to 81.6 s ．II d ． the © $\mathbb{C l t}$ of Canterbury to 531.13 s． 3 d ．ob．Norfolk 2861.6 s ．Io d． Suffilk $12141.5 \mathrm{s.4}$ d．ob．Ar．givbe fum of all the rums thenerpzer：
 foners and Colletozs 651 l． 16 s． 2 d ．ano co remaineth $31006 \%$ 4 s and rod．JPote，that the Miluertities of Cambridge ano Oxford， and the coilcog of Eaton to excepted．

鳥保 Rot． 30 H．3．ex parte reman．Dom．Thefaur．in Scemino，in auxilio nobis conceff．ad primogenitanı filiam noftram maritand．ano

 bolence：

Ror． 42 H．3．bid．6．Monftrat R．Johannes le Francois Baro de Scaccario， quod cum Dominus Rex non caperer nifi 20 s．de integro feodo militis de auxilio ad prinogenitam filiam fuam maritand．Radol．fil．Rad．fil． M．ch．injufe exegit de eodem 30 s．ad primogenitam filiam fuam mari－ tand．pro duabus partibus unius foodi militis，\＆averia fua cepit，\＆ea detine：．Ei ideo mandatum eft Vic．Com．Bedd．\＆Buck．guod venire faciant，\＆c．pradict．R．ad refpondendum eidem Johanni de prodiç．trani－ greffione，a pradict．averio，\＆c．＂soas ti appeareth bin this，that fome Deio，that the statute of Weitm．1．afozeraio bat but a confirmation of tije ©ammon zabo，ano that the wing alfo ought not to take moze： but that bas doubteo．

Ibid．in Regno 2 E．I．Rot．3．de auxilio ad militiam，（which ts
 3．liabella Comirifia Albermarte，perdonata 1161.8 s .7 d．pro codem ausilio，quia Boldwinus de Infula frater ejus cujus hares ipfa eft fuit in－ fra atatem，\＆in cuftodia ejus：\＆quia tenentes dietx Trabellx onerentus per fervitium militare de pradict．pecunis．疾ote，that that bas befoze tbe satute of Weft．I．and bp that it appeareth，glyat if one bithin age be in daitaro of the asing，be ball not be contributare to ged，but bis gicmants mbicl）bold of bin（anothen beld of the esing lug reafon of cefaro）fall pay apo unto the king，as it appearety be that 3avez

Ibid． $3^{c}$ E．I．Rex dilectis ze fid Abas，Vic．Kauc．\＆Rico．de R．
falutem，

falutem，Sciatis，quod in primodie Junii anno Regni noftri 18．Pralatis Comites，Barones，\＆cxteri Magnates，de regno noftro conceditur，pro fe \＆tota communitate ejufdem Regni in pleno Parliamento noftro，ne－ bis concefferunt 40 s ．de fingulis feodis militum in dicto Regno ad auxi－ Note，that this bis concefrin 4o so filis double charge lium ad primogenitam filiam noftram maritand，levandos，ficut hujusmodi was in refpet auxilium alias in cafu confimil．levari confuevit，cui quidem levationi faciend． that they were dirchatged of any contributio on for Socage， which I con－ ceive was for the difficulty to find the Socage Tenutc． pro dicta communitatis eafiamento hucufque fuperfedimus faciend．gratiofe affignavimus vos ad pradictum auxilium，\＆ c ．fRote that its eibeft yDaughter wass marreet to the Earl of Bar．

Ibid．T．R． 34 E．I．Deauxilio conceffo ad militiam fili Regis．
Ibid．Hill． 4 H．4．Rot．19．de rationabiliauxilio de Will．Domiro Roos， foz the marriage of Blanch the 解ings eloeft will nez of Wragby in the Counte of Lincoln：Fille litke M．Ros． 5 H．4． Rot．33．Lincoln．ano Rot． 34 ．Lincoln．ano Rut．35．Lincoln．and It． R． 5 H．4．Rot．2．Kauc．ano Rot．3．Kauc．ant Rot．5．Kauc．

Fine ibid．P．R． 21 E．3．Rot．Cantab．de auxilio ad filium Regis primo－ genitum miiit．faciend．per Epiccopum Elienfem：by fohich it appearetb，
 gocage，fali pay gyo：but thore bobo boio by frankalmoign，of be

Bex ibid． 20 E．3．Rot． 13 ，and 14．de auxiliando ad primogenitum fili－ um Regis militem faciend．and Coilectozs thereupon appointed．25p all mbich befoze cited，it appeareth，that ficnure in IBurgage is fubieat to the payment of $\mathfrak{q} 0$ ．sino note，that a great part of london toas abby oz Chauntry yand，and tye lianos of pertong atrainted：and all thoie twhich are immediateip bolden af the zing bp enights ferbicr，os in sotage，Gallbe contributare to the pagment of $\$ p \mathrm{O}$ ，ar．

## XI．Hill． 6 Jacobi Regis．Prohibitions．

UHan Touleonerbap，being Afhwednerday，the day of February， 1606．a great Complaint bats made be tije 盎zetibent of Yor＇s unto tbe fing，Filyat the 3uoges of the common labo bad，in contemps of the command of the zing the laft 표erm，granted fitty of fifte
 and councel of York after tue firth bap of February，and named thate in particular，（fcil．）one betboen Bell ano Thawpes，anotber betbeen Snell ano Huet，ane anotber in an anfozmation of a siotous jfercue． paeferreo by ©engltij $2 B$ til be tbe Gttoand ©eneral ajainft Chritopher Dickenfon，one of the sheriffs of York，and dibers otibers，in refuing of one William Wation out of the cuftoon of the $\$$ gepute of one of the fourfutants of the fame councel sobo bad arrefteo the fato Waton be fozce of a Commition of laebellion abaroeo be the 辈erfident ant ©ouncel，wijeb）1920bibition in the faio 3nfozmation was（as was af＝ firmed ）Denpè upona motion made in the Kings Bench the laft tivem， and pet granted bp us．gno the zing fent foz me to anforer to that Complaint：ano 3 omel，all tbe reft of the 3uftices betrg abient， boated upon tbe zing in the ©hamber near the（ballery；deetho，in the paetence of Egerton 3 lozo Chancelloz，the dearl of Salisbury aloza Sireafurer，the llozo of Northampton lozo jeztop seal，the earl of Suffolk llozd © bamberlain，the ©earl of Worcefter，the strbbinop of Canterbury；the llogo Wotton，ano atjers of his $\mathbb{C o u n c e l}$ ，rebearfed to me tbe complaint afozefato：ano 3i prrceibed well，that upan the

 of tue Common Pleas, and chiefle agatnit me; ga mibiti 3 (bating the © Ope of the ©omplaint (ent to me by the lozo
 berutte as tye time looulo permir, made fearch in the sidfices of the Preignothories of tbe Common Pleas: alld as to tye fato Cafes betboten B:ll ano Thawpres, ano Snell and Huet, no fuch coulo be faund: but me intent bas not to take abuantage of a spifpzifal : ano the trutb was, that the lieth oay of February the $\mathbb{C}$ ourt of Common Pleas bae granteo a
 Bgaintiff, and Bell ano otlers :idefenbants: and that was, a Replevin in ©nylifi) mas granted be tbe fato kilecioent and ©ouncel, whith 3 affirmed was utrerly agatnif latw: Joz at toe common lato no Re-
 gind the stature of Maribridge caf. 21. and Weft. 1. cap. 17. Yath autbozist the slyerlf upon plaint made to bim, to make a Replevin; anß all that appeareth be the fain statuter, ano bo the 260 ks of 29 E . 3.21.8 Eliz. Dyer 245. Gno the king neitber be bis 3nffrutions baid mabz the lozefioent ano ©ouncel gberiffy, noz coulo grant to them pober to make a Replevin againt ibe labo, noz againft the faio Gats of fifarltament; but lye fameought to be mave be tye zatriff. ginn all that was affirmeo bp the loz © ©lancelloz foz bere good lato: Gnd

 babe granted betweis pir Bethel Kight, nom slyeriff of the ©ountr of York, as ©recutoz to one Stephenfon, who bad made bim and another Dis Eerecutoze, ano pzeferred an ©inglify Bill agatifi Chambers, and Divers otbers in tbe nafure of an $\times$ ation upon the $\mathbb{C}$ afe, upon a and convertion in tbe life of the geftatoz of goods and (x)attele, to the value of 1000 I. ano becaufe the other ©erecutoz woulo not iopn wotty jim, althougb be bass nameo in the 2bill, be bad not ane remeop at
 that the 解efocnt and $\mathbb{C o u n c e l}$ baue not any autbozity to peocex in 8)at ©ate, foz Divers caulex.

1. Weeaure there is anerpeefre limitation in thetr commiffion, that they foall not boid plea betwénparte ano partp, ac, unlefs botl) partles, De one of tiem, tanta paupertate funt gravati, that thee cannot fue af tie ©ommonlubo ano in that đate tye platntiff mas a knigbr, ano Sberiff, and a man of great ability.
 to hate bad 200 l . fine, becaute that the oamageg amounten to 4000 I , ano tyat was one of the caures that the sberift began bis suit there,
 whidy the take upon them are final ano uncontroulable, elther be ©r $=$
 not learneo in tje and ano those whith are of the douncel tbere, al= though that the y jabe the countenance of lam, pet they are not learns edinthe lato; ano nevertbelets tbep take upon tbem finall ano urs controulable ¥ecress in matters of great impoztance: \#02 if thes map Deng zelief to ang at their pleafure foitbout controulment, fo thee map oo it up their final Decres biflyout $\mathbb{E r r o z}$ appeal, oz otber remeop: bolich is not co in the litings dourls where there are fibe
 ang 引uogment, but the tame is fontroulable be a Writ of Error, sec.
 without authozity，tben she subiects fhall be wangfullp oppeefto with： out latw，ano medented to do them 马uftice：gno their lynozanie in tbe alaw appeared be tiecir allobance of tbat suit，icil．What the one ©recutoz bad no remede be the ©ommon lam，becaule tye otber woulo not joen in futt with bim at toe common lawo whereas cuere one learned in the lato fnobeth，that fumuong ano feberance Igety in ang suit bzougbtas ©recutozs：ano thts alfo in that particular ©aโe was affrmed by the loz ocbancelloz；ano be much inuedglee againf gations beought there upon inrover ano ©onberfion，anofaio，that thee could not be found tn our antient TBoks．
 ton，who be © andothers，foaffiting in bis feberal 非ifings in Darwent in toe ©ounte of C．intion nature of andetion of $\mathbb{C l}$ refpafe at the common alato，to bis damage of 2001 ．and foz the caufes nert befoze rected，and ue＝ caule the fame mas merly Determinabie at the ©ommon lato，tee



 bited a bill tbere initbe nature of an Sttion of DDeb ，upon a Mutuatus againif Wation，who upon bis Dath affirmes，that be bat catsfiee tbe giolaintiff，ano that be ofreo bim nothing，andyet beraufe the \＄Defert＝ bant dio not dene the timet，the ©ouncel decreo the fame aganit bim， and upon tbat zipecre the 建urfuibant was fent to arreft the fald Wat－ fon，bolo arrefted bim，upon wohich tbe arefcus toas made：and becaufe that the suit was in the nature of an gation of einetr upen a Mutuatus at fle ©ommon lam，ano ibz edefendant at the ©ommon latm migut bate waged bis lam，of tobicli the adefenbant ougit not to be barr，a up that Engild $23 i l l$ ，quia beneficium juris nemini elt auferendum：the fazobibition soas granted；and that was affirmio alfo be the lozd ©jancelloz：bobereupon 3 concluded，that if tie pzincipal caufe botb not belong unto tijem，all their pzoceialngs bas coram non Judice，ano then me rectous coulo be done：but the loza Clancelloz fato，that though the fame cannot be a arefous，pet it was a latot，tolich might ta
 fozce of a Commiffion of Oyertand Terminer，and not by an Englitib 2bill：but to glbe the aring full ratisfaction th that print，the（ruti）is， the faid $\mathbb{C a f e}$ boas bebated in $\mathbb{C o u r t}$ ，ano the $\mathbb{C o u r t}$ incline to grant a floporbitton in th：faio cate；but the fame was fapeo to be better ad： bireo upon，ro as no lyzobibition mas ever unoer geal in tbe faid $\mathbb{C}_{\text {ate }}$
马uits there be ©inglifig $2 b i l$ upon penal statutes：foz the mannir of pzofecution，as well toz the gation，yzzaceโs，ac．as foz the ©omut，is to bepurcued，and cantot be altered，and therefoze mothcut quefton the Councel in fuch cafes eannor bolo jolea，woled bay alfo affirmeo be the

 Dent and $\mathbb{C o u n c e l}$ of Wales，ghat no $\mathbb{C o u r t}$ of $\mathbb{E} q u i t y$ can be ereated at this day without Gat of foarliamient，foz tbe reafons and caufes in the zepere of the falo $\mathfrak{c a t e}$ of Parot．
gno the 辈ing toas bell faticfied mith tyefe reatons and caufes of Cik
$\left.\begin{array}{cc}\left.\text { PartXIII. } \begin{array}{c}\text { Pafch. } 7 \text { Jacobi } \\ \text { Regis. }\end{array}\right\}\end{array}\right\}$
 Departeo from thence in bis favour. Gano the furmite of the $\mathfrak{F}$ umber, ano that tive jpzobitition in the fald ©ate in tbe Znfozmation was Dent= co fir the Kings Bench, reas uteriy denied: fos the came boas moued colern tow zuoges locre in caurt, who gave not ant optnion thersin, but requreo gericant Hutron molyo modid it, to move the Came again when the court was full, \&c.

## XII. Pafch. 7 Jacobi Regis.

N
 ratyo be the ©ommon latw ougbt to repair the 2beloges, common
 fyall be compelied to it ; and firf of the 2setoges: and as to them it is to be knowon, 政bat of common inight ail the ©ountry fall be charged to the lasparation of a berioge, ano theremith agreti) io E.3.28.b. Eillat a $2 B z$ loge fhall be levteo be the bobole $\mathbb{C o u n t r g}$, hecaure it is a common đafement foz the bubole country, and as to tlyat joint, the Fitatute of 22 H. 8. cap. 5. was but an affirmance of the ©ommout Liato: ano shis is true, wolen no otjer is bound be the lato to repair
 2bzioge oz Caurey, ought to repair tive (ame, foz lye batb the gill to that purpafe, Et qui fentit commodum fentire debet \& onus : ano tjere= biti) agras $14 \mathrm{E}_{0} 3$. Burt 276. glro a mall map be bountern to repair a 23 loge, ratione Tenurx of certain land, 23 ut a particular perfon can= not be boune bo pateription, fcil. zillat be ano all his @ucetozs babe repaired lbe 2bzioge, if it be not in refpet of the senure of bis land, taking of finll, oz other paofit; foz the gat of the ghe fitoz cannat tharge the letr toithout pzofit. But an gblot ozather ©ozpozation
 Deceffozs time out of milno, sc. jabe repaired the Wzioge; for the gb=
 22 Aff. 8.5 H. 7.3. Gno if andbbot ano bis jazedecefasg time out of m!no jabe repatrio a DBzioge of Almes, thee thall Le compelled to re=
 common baight, all the ©auntry ougbt foz to repair it, becaute that
 reafon of the Caif of tibe \$ziloge, but pet fome may be particularid boun= Den to repair it as is afuzeratio. We moly jatb the lano adionning, ought of com non isigit mithout pzefeription to fcour and cleance the
 of 8 H. 7.5. Zut be bobo hatil lano aoionning bithout peefription, is not boulo to repair the toap. So of a commonsisiber, of commondsight all mbo lade eare ano paffuge be it, ought to cleante ano frour it; Joz a commoil lituer is as a commons surret, ag it is faio in 22 Aff. and 3 ] Aff. 1c. Wat be bly lyath lano adopning to the zatuer is not boundin to cieante the laibar, unisfo be batb the buefit ofit, fcilo a gill, of a \#:blng oz otber pzafit. $5 \times 37$ Aff. p. 10.

## XIII．Pafch． 7 Jacobi． Sir William Reades and Boothes Cafe．

Ifer the great $\mathbb{C a l e}$ inthe Star－Chamber，of a jozgery，betwars sir William Read lelaintiff，ano Roger Booth，ano Cutbert Booth， ano otbers jDefendants：the $\mathbb{C a f a}$ mas this ；
qulye fato Roger Booth 38 Eliz，mas conatated in that Court of the publication of a didiriting under seal，foegeo in the name of Fir Tho－ mas Grefham，of a zentreljarge of a bundze pounes，out of all bis lande and Fixements，to one Markham foz ninety nine vears，bearing Date the one and troentielb pear of gruan Elizabeth；the faio Roger know＝ ing it to be fozged．Gno aftermarDs the laio sir William Reade erbibl＝ ted the faid 3 til againft the fato Boothes，and otyers，foz fozging of another waiting unoer exal bearing oate the thentietly of Eliz in the name of the rato wir Thomas Grefham，purpozting a mind of \＃eofte ment of all lis lanos（ercept certain）to sir Rowland Heyward ane Edward Hoogon and their 奜eirs，to certain ufex，tobtch boas in eff．at to the ufe of Markham the younger ano bis 粦eirs：gno foe tbe publica＝ tion of the faid deirittng，fnowing the fame to be forgeD，was the IBill etblitted．Gno now upon tbe beating of tye daufe in the Star－Char：－ ber thts 天ierm，thefe Doubs toere moged upon the statute of 5 Eliz．
 3Rent－cluarge，knowing the fame to be fozgeo，again at another oae
 cafe of 節long within the fato gat，（which）Doubt artfeth upon there toozos（eftoons）committed again ant of the faie ©ifences）gind therefoge it was obietto，that be ought to commitagain the came na＝
 again，ano not onele publiti，knowing，\＆c．Fino if firt ye were convi＝ ted of publifinm，anometng，\＆c．ye ougitr to offeno again in publication， knowing，\＆c．ano not in jozgery，foz（effoons）wbthy ts（iterum） impleeti）that it ought to be of the fame nature of affence．grite tecone Doubt bas，3ef mancommetreo tho jozgerics，tise one in 37 of Eliz ano the otber in 38，and he la firff conutato of the laft，if be may be noto impeaclero foz the firff．Silbe thirodoubt bas，wolenRoger Booth Loas conulate in 38 Eliz．and afterwarbs is chargeo wott）a neto jozge＝ ry in 37 Eliz． 3 yc the dratitneftes probing in truth that it mas fozged af ter the firff conbiction，if the Star－Chamber bath 3 urisoitton of it．Iive laft Doubt foas，wolen Cutbert Booth tobo nebir was convilteo of foz＝ gerg befoze，if in truth the jozgery toas done，ano fo pzobedin 38 E－ liz．ff be might be conbicted upon this 2sill，betaufe that the Joagery is alleogeo lefoze that it toas done．gs to tue firfi ano recono ooubrs， it toas recolusb be the twoo chifef 3 uftices ano the chief 2Baron，that if any one be conbited of fozgerg oz publication of any dewniting coutce
 germ foz pears，\＆c．within the fecond Jeanct，ano be conbited，if af： terboaros be offena citber againft the firf $2 B a \operatorname{anc}$ ） oz fecono，that the rame is 方elong：ga If be jozgeti）a dedriting comcerning intereft foz pears sotthin tije fecono baanch，and be conolato，and afierwaros be fozgeti）a ©luarter of 非coffint witfin the firf beanch，oz è converfo，
$\left.\begin{array}{ll}\text { Part XIII. } & \begin{array}{l}\text { The Cafe of } \\ \text { Sewers. }\end{array}\end{array}\right\} \quad 35$
 ne perfon oe perfons bemg bercaftcr conutacio os condemned of alle of
 all the Difences mentioned befoze, eitjer in the firft beancly, oz in the recono bzancty) be and the toaies do means aboue itmitio, fliall after ant fucb conoittion oz conocmnation, eftfons commit oz perpetrate anp of the faio $\mathbf{D D f f e t u c e s , ~ i n ~ f o z m ~ a f o z e r a i o , ~ t w i c h ~ w o r d : , ~ A n y ~ o t ~ t h e ~}$ faid Offences, \&ec. Do extent to the nature of all the IDfen;ea mention: to in tije firft ano recond 2banchis: 25 ut if one fozge a ceariting it 37. of Eliz. and aftertoaros be fozge anotifer in 38. of Eliz. pet it is not Fflong, althougl) that be fozgeth mane diritungs one after fle otlier,

 tion of a fozmer eartring. gas to fle thiro doubt, it buas refoluen, Fibat the allegatton of rhe time be the thaintiff in the 2BHI, fhall not alfer the Wifence, but flall glve unfo the Court 3urisoiction: but if it appar=
 tence, tben the $\mathbb{T}$ oute fyall furceafe. Gla to the lat foint, it was re= foluen, that the the of tif jozgery is not materiall, be it befoze oz after the $\mathfrak{D P f e n c e}$ in truth committeo, if it be committeo befoz; the er= Whthting of the 3 cill ; but if the date of the eajriting cuppofeo to be fozgeo, had ban miftaken, there the siperncant could not be condemneo of a $\ddagger$ bed of another oate, foe that is not the alffence complaineo of in tije $2 \mathfrak{B l i l}$, of which the © ourt can gitue sentence.

## XIV. Pafch. 7 Jacobi Regis.

## The Cafe of Sewers.

T
 in the ls ber of Dee ano ©ity of Chetter, which $\mathbb{C a t o f e}$ befoze the favign of zing Edwaid the firft, toas erected foz the neceffary maintenance of certatasiths, fome of the latings, and others of the subicets at the eno of the faid Cauien: ano notw a certatn yecre masmade be certain Commiftionirg of gevers, foz a beach to be made be ten jooles in length in the faic $\mathbb{C a b o l e}$, whicl) $\mathbb{C a b o f e}$ as it mas admitteo be hotb parties twas crected befoze the zaigh of aking Edward the firft, and (ro bath coltinued untill this dap mithout and exaltation oz inban= fing: ano if be and ¥ecree of the Commiffioners be fazce of ant Sias tute, any beeach may be mave in that $\mathbb{C a t o n e p}$, bads the $\mathbb{R}$ ueffitor.
 to the thoo clief 3uftices, and the chief Baron; ano upan bearing of councell learneo at divers dates, and good confioeration bad in the time of the laft Tacathon, pfall the statutes concerning somerg, and uport conference bad among tbemfelore, it has refolbzo as follotoeti).
I. aratiereas it is pzobioed be the gtatute of Magna Charta, cap. 23. Quod omnes Kidelli deponantur de cxtero per Thamefiam, \& Medewe1am \& per totam Anglo nifi per Cofteram Maris. Zit bas refolbed, 近hat
 but the frit statute mbitib) Ertenied to pulling Duton, oz abatimg of ang

 bere lealeo oz erctex in tye draign of ling Edward tye firft, of after:

2but be the §tatute maoe An. I H.4. cap.12. upon complaint in flarlt= ament of the great oamages bubich yave rifen be tbe outrageous mban: fing of wills, gilli=fanks, and other tmpediments made and ercted
 sifill-fantes toere apponted by gat then mabe to be furveete, ano fuct axa toere founo to be much inhanfed to be cozrecteo and amended; fabing altoaics reafonable fubfance of fuch Mills, Mpilleftanks, witars, \&:c. To in old time made and levied: jPone of folyicly gle ertended to the Cafe in queftion; Joz that ©abere bas erected before the faign of Euvard the firft, ano neber eralteo oz inbanted after the erretton of it : gno the statute of $12 \mathrm{H} .4 \cdot$ cap. 7 . Doth confirm all the faio gats; and be them the gemeraltty of the git of Magna Charta is reftraineo, as be the fato atz appeareti). Gno be the fatute of 23 H .8. cap. 5. JPone of the faid $\mathfrak{M a z}$ as to the $\mathbb{C}$ ale in queftion is repealed; foz firft, the fame Gat appoints the manncr, fozm, tenoz, ano rffed of the Commilfion of

 pair, ameno, pull Dolwn oz obert)zom, oz refozm, as caufe requrefi), accozbing to thetr wifiomes ano difcretions; ano therein as bell to ozoain and doafier the fozm, tenoz, ano effect of all ano fingulat tile Statutes ano $D$ zoinances made befoee the firft of March, in the thorn= tp thiro pear of Henry tie cighti, as alfoto inquire be the © Datbes of bos neff and labufull men, \&c, theougl mbore default the fato butt ano oa= mages baue bappenio, ecc. 2 Be (ab)ich it appeareth, gillat the diferetom of tibe commifioners maslimiteo, fail. to pzaceo accozding to the fã= tutes and $\mathbb{D}_{2}$ dinances befoze made, \&cc. And alfo to reform, repair, ano ameno the faid exalls, $8: c$. bn fosce of that boozo (rato) bath relationta
 and oberth)zobo all fuch olitls, \&c. ano other impediments ano annop= ances (atozefaid) as fhall be found by mquifition, be be pour furbey ano olferetion ta be ercemitar, i. e. burfull; toblich moged (afozetaio) refers that claute alfo to the peeceoent purviem, reil. Cucl) impedi= ments and amoances as are againft the statutes and $D_{\text {dolnancis be }}$ = foze made. Glto it is furtber pzoutioe be the fame gat, Flat all ano Pb:re btatute, glt, and $\mathbb{D}_{2}$ Dinance beretofoze made concerning tye
 lieretofoze repealeo, fyall from bencefort) fand and be good and cfic= tuall fozecer. But the faiosats of 25 E. 3 . ano 1 H .4 . ate not con=
 fuci) confruatoll eught to be made, that one part of the fit mapagree soitl) another, anto all to fand togetiber: ano if they badinenoco a res peal of the cald former gats, then would not babe repeaied them be fuct geneall ano doubtull woros, foben thee concirned the Zaberitances of mane subiects : and accozaing to this refolution we certifico the
 remaine pet in fozes; and that the autioztie geton be the cammic= fion of semers, did not erteno to mills, will: flanks, Jawfens, sic. Errected befoze the la aign of wing Ed. I. unlefs that thee jadue beenin= banted ano eraltco abobe thele fozmer beight, and fiereby made moze
 gettes, but to be refozmeo by abating the ciciffic ano inhauniment onif.

# Part XIII．The Cafe De Modo Decimandi，and of Prohibitions，debated，\＆c． 

## Trinit：7．Jacobi Regis．

XIV．The Care De Modo Decimandi，and of Pro－ hibitions，debated before the Kings Majefty．

R
 of London，the 1Bifinop of Bathe ano Wells，the 2Bithop of Roche－



 Dag，and Đaturoat after Eafter－Term，intbe Councell－Chamber；blyere the © Cifief 3 uftice，ano 3 mp cclf，Daniel Gudy of the Common－Pleas， and Williams zuog of the Kings－Bench，be the commano of the zing attenoco alfo：bobere the king being affifted with bis lyzitug ©ouncel， all fitting at tue ©ourcel ©lable，［pake as a moff gracious，good，ano
 ty oz Innobations in mp ©ourts of 3uffice ©eclefiaftical and isem＝ pozal ；［o 3 will not lyabe and of the £atos，which have has jubicial allobancesta the times of the 非ings of England befoze me，to be foz＝ gotton，but to be putim erecution．gno foz as mucli as upon the cons： tentions bettoan the ©ccicfiaftical ano 표 mpozal cours great trouble， inconoentence ano loss map arife to the fubiects of both parts，namele when the controluerfie arifetil upon the furtrolaten of me Courts of 0 e $=$ Dinare 马utice；and becaufe 3 am the yead of 3uftice mmedatele under ©゚OD，and knowing what burt mag grow to me fubjeds of boti） fiocs，when no patatecafe，but when the zurisblatonz of mp $\mathbb{C}$ aurta are beaton in queftion，which in ffiet concernetb）all mpeubiecte， 3
 mitteo to me，to bear tiecontroaerfits betmon the Etifiops and other of lis ©lerge，ano the zubges of the latos of England，ano to take $\mathbb{D}_{2}$ ber，that for the good and quiet of he subiecte，that the one bo not encroach upon tye otber，but thatenery of them hoto tbenteliais with： in thsir natural and local jurisortion，without entraachment oz ufur＝ pation the oue upon the otber．and be faid，that the onele queftion

 ano the $\ddagger$ Defendent alledgeib a cuiftom oz peeferption，De modo Deci－ mandi，if that cultom oz peefcription，De modo Decimandi，fyail be tryed and Determineo befoze the 马uog ©eclefiaffical mbere the guit is begun；of a jazobibition leetb，to try the fame be the common laio．
 seacons ano caufes of our peoceoings，and that be toould bear the au＝
 granting of jezobibition in cales of Modo Decimandi． 23 ut the $\mathfrak{A r c b})=$ bithop of Canterbury kneled before the zing，and defired bim，that be would bear fimano others boho are probioen to fpeak in the cafe foz the goo of th：©hurch of England：ant the archbithop bimete inaeigh E0 mucli）againft tho thtigs：1，活少at a Modus Decimandi ghould be
tryeo be a zurp, betaufe that they themfelaes claim moze oz lefs modum
 the like cates. 2. 119e inueigheo much the pzecipate and bafty grpals by 3urics: and after lim Doctoz Bennet, Juog of the Prerogative Court, made a large Znvecton ayainft forohibittons in Caufis. Eccleriafticis: anothat hoth 3 urisotatons as bocll Eectiefiaftical as sicmpozal were Dertoco from the faing; and all that which be falke out of the



Gux the firft ano painctpal heafon was out of the juegifier, fo. 58. quia non eft confonans rationi, quod cognitio acceflarii in Curia Chriftianitatis impediatur ubi cognitio Caufx principalis ad forum Ecclefialticum nofcitur pertinere. ano the pzincipal caule is intght of 표 plies,
 ano therefoze the ©onufance of the oziginal caufe, (icit.) tbe zigit of Tirtbes apperiaining to them, tbe © © onufance of the bar of Irtbse, Which be faid bas but the acceffare, and as it mere dependant upot it, appertainio allo to tiem. Gno mbereas it tato in the biiftop of Winchefters $\mathbb{C a f}$, in the fecono part of mo Reports, ano 8 E. 4. 14.

 Epiritual ©ourt, ano commonie bad alloweo them; and tyercfose be faid, that that toas the ghyfere of iniqutry founocis upon a falfe ano feigned foundation, and bumble deffec the reformation of that ©erroz, foz tiee would allofo Mudum Decimandi betng Dulp pzoued befoze them.
 of their obon $\mathbb{C u f t o m s , ~ i f ~ a ~ M o d u s ~ D e c i m a n d i ~ f l o u ! ~ b e ~ t r e e s ~ b e ~} 3$ : rozs; foz thee fiall be upon the matter $¥ u r o z s$ in their omon caure.
3. शithat the cuftom De modo Decimandi is of ©eclefiaftical zurif= Dotion ano conufance, foz it is a manner of Ipthing, and all maniter of 政thing belongs to ©ectefiaftcal 3urisoiaton: ano therefoze le
 ti)e \&rchbififop of Canterbury, baue confeffed, that fuit map be bad in zaptritual ©ourts pro modo Decimandi; and therefoze the fame is of ©ectefiafitical $\mathbb{C o n u f a n c e ; ~ a n d ~ u e ~ c o n e r q u e n c e ~ i t ~ T h a l l ~ b e ~ t r e e d ~ b i f o z e ~}$
 cal ©onufance, and the fatisfation alco for tivem of rife fame zurisolat $\mathfrak{a n}$, the fame finall be treed in the ©ectefiaftical $\mathbb{C o u r t}$.
4. In the $1{ }_{3}$ zobibtions of Modus Decimandi averment is talken,
 dum Decimandi, the Eeclefiaftical $\mathbb{C}$ ourt Dotb refufe to allow of $t t$, wobich mas confented to be a goo caute of jozohibtion: zut be fato, the mould alloto the jolea De Modo Decimandiln the spiritual Court, ano therefoze ceffante caufa ceflabit \& effectus, ano no figzobithtton fiall lie th the $\mathbb{C a r e}$.
5. 1he caio, that be can feto many confultations granteo in the raufe De modo Decimandi, and a Confultation is of greater fosez than a lezohibtiton; foz confultation, as the wooz imports, is made


 b foze: .but be wouclio I R. 3.4. the ©pinton of Huffey, foleen the Driginal ought to brgin th the spiritual ©ourt, ano afterbares a

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\left.\begin{array}{l}
\text { Part XIII. The Cafe De Modo Decimandi, and } \\
\text { of Prohibitions, debated, \&c. }
\end{array}\right\}
$$

shing cometh）in iftue misth is trabite in our lam，per it foall be frees
 EDefindaur fatil，flat the ：Devifoz gave to bun the fain tioz［e，the fame Tball be treed ticre．and the Regifter 57 ano 58．3 a a man be cone－ ormnio in erpelles in the spiritual $\mathbb{C o u r t}$ foz laving giolint hanos upena $\mathbb{C}$ lark，ano aftertoaros tye $¥ \mathrm{Def}$ nuaut page the coffs，mogets an slequittance，ano yet the zelainttff Cuetib bit againt bis gequif＝
 res ano wiods are to be dererminto in our xab，je fall yaue a con＝ fultation，beaufe that the patncipal belongetb）to them． 38 E． $3 \cdot 5 \cdot$
 the ©eclefaftical Court． and $_{38}$ E．3．6．where th：zaight af givthes cames in devate betwen thon fotritual perfong，the one claiming the
 ing to be diftharged be real compofition，the ©eclefiaftical $\mathbb{C}$ ourt fall babe 3urisoiaton of it．
gho the falo 3uoges mabe bumble cutt to the fing，withat foz as
 teff 3 nowbations and frobeltes，that be bonlo houclfafe to fuffer tifem （with bis gracious fatoz，to infozm bit of ane annouation ano Robelty bobly they conceiaco toould tend to the bindzance of tive geob abminis Iration and erecution of guntee boithin big jealm．
 lie oue aominiftration tbereof，batb）confituted and mabe fourten 3udgeg，to wham poul fabe ommitte nat oneth the abminiftration of
 four zappal perfon，foz the legal pzoceding：allo ta foarliament boe are called be dortt，to gthe to pour ，Maiefty ano to the zosos of the fararliament our aobice ano couniel，wolen be are required：© chtef Zuftices fit in the Star－Chamber，and are oftentimes called into the Chancery，Court of Wards，and otiber 翟igh courts of 3 uftee： bee in our ©ircuite bo vifit thice in the pear vour bealm，ano execute ghuftice accozoing to your latos：and ff be who are gour publtiue马ubges receige and ofminution of fuch reberence ano recpect in our piaces，milicly our peedeceflozs bad，we filall not be able todo pou fuct acceptable ferbice as thee oto，without baung fuct reberence ano re＝ fpett as zudges ought to laace．silye fate of tbis spueftion is not in Itatu deliberativi，but in ftatu judicial ；it is not Difputeo de bono，hut de vero，non de Lege fiends，fed de Lege lata；not to frame de Deaife neto Latos，but to infozm pour geaiettg what pour lato of England is： and therefoze it laas never fen befoze，that mbenthe gueftion ta of the
 him moly is inferioz to them，wha day be dap plead befoze them at their feveral Courts at Weftminfter ：ano altbough we are not afralo to dis
 imprefionis，and pour maiefty Derefting fobelttes ano innobations， me leate it to your שaace ano 琵zincele confideration，mhether pour FThaiefty bill permit our anftoering in hoc flatu judiciali，upon pour publiqu：Juoges of the fatalm？But in Dhedence to gour gipacites
 manner boill inform pour waiefty rouching the cale grueftion，whicis 50．，and our pzebeceffozs befoze us，bave offentimes adiungeo upon iu＝ dicial peeceoings in your $\mathbb{C}$ ourts of 3 uftice at Wefminlter ：which fuogments cannot be revercod of eramineo toz any orroz in Lam，if

## 40 <br> The Cafe De Modo Decimandi，andz Part XIH． of Prohibitions，debated，\＆c．

 upon Iegal and juoictai pzoceolings ：and that is the ancient lato of England，as appeareth be tije statute of $4 \mathrm{H} \cdot 4$. cap． 22.
gino toe bring commanoeo to pzocced，all that mbich mas rain by us， the 3udges，was to this effet，江lat tive gitrall De Modo Decimandi ought to be be the dommon labo be a sure of the loe men，it appear＝ eti）it there manners：Jfirf，be the Common labo：Geconoip，be gats of jearlament ：sino lafile，be iufinite moginents ano judicial yzocexbings long times pafl witjout any impraciment oz interrup： tion．

23ut firt it is to fex，reitlyat is a Mcdus Decimandi？Modus Deci－ mandite，tolyen lands，wemements，oz literetamints latoe bengrain to the foarfon ano bis luccefosg，of an annual cerrain fum，oz otber pzofit，almarg，time out of minoe，to the zoarcon ano lits fuccefozs，in full fatisfaction ano diflbarge of all the \＆etbes in kinde tn fuch a place： ano cucly mamer of Iythiny is noto confeffo be the otber party to be a goon bar of girthes in kinoe．

1．Fillac Modus Decimandi foall be treed be the Common lajo，that is，that all fatisfations given in Diflyarge of ：i्lpthes，Thall be treic be the common labo ：and therefoes put tbat which ts the maft com＝
 the 耳⿻arfon 40 s．pearle，in full［atigfation and difcharge of all Eptyes growing ano renewing bitthth the gannoz of Daie，at the 变eaft of Ed－
 of big Mannoz in kind，and le in 2bar peefribes in m．rier n：iapra：


 Da not tre that bolici）bilongs to the 3Lreal of tie Commoni lam；the loozus of the forobibition being，shat tley Loulo Datwo the caise au aliud examer．
 3lab，and ©uftoms of England：ane therefoze the Curoms of E－ gland are to be treco be the greal whlci）the Lato of E：glard Dotb ap： point．

Eeconolp，farefriptions bo the lato of the hold cilurch，ano be the common lato，oiffer in the sim．s of limitation；ano tber．foze翌ectriptions an $\mathbb{C u f t o m s}$ of England fall be treen be the Cammon
 of Winchefter beougbt a dart of annulte againft the friboracon of Surry，and declared，boto that be and fis fuccefozs bere felfo be tbe banos of the gide noant be title of befeription，ano the $\operatorname{Defenoant~}$ Demanded 3 uogment，if tye $\mathbb{C o u r t}$ bould bolo aurtsoidion heing $\mathrm{be}=$ twofurpiritual perfons，at．Stone Zuflice， $2 B e$ aflured，tbat upon this of peefription we fotilizere bolo zuriso aton；and upan that，Wilby
 a Mcdus Decimandi，（obici）is anannual fum foz ，ILpthes be $p 2$ eficipti＝ on，comes in oebate betwen fpititual perfons，that the famerfill be
 of paetcription，we will bolo 马urigoidion，and that is foztifico boith an sificueration，Know affuredy；as if be fioulo tap，that it is co certatn， that it is mitbeur queftion． $3_{2}$ E．3．Jurifd．26．There waf a Micar bolya
菈enfion of bim be peefription：and it boas abiudg．D，that the fame

# Part XILI．The Cafe De Modo Decimandi，and？ <br> of Prohibitions，debated，\＆c．$\}$ 

paefcription，although it baas betwirt fipitual perions，finoulo be trped be the common Labu：Vide 22 H．6．46．and 47．Apeefriptian，that
 Dituine servici，ano to minifter ©acraments，treco at tbe ©ammont 3lalv

3．Sex the zatcoab of 25 H ．3．citeo in the câfe of Mocus Decimandi Urfoze：and fee liegiffer to．38．when lands are given in Catisfation ano difclaarge of 种t）is．

4．Zuce the sitatute of Circumipecte agatis，Decimx debita，feu con－


5．8 E．4．14．allo Fiz．N．B． 4 I．g．al dozobilition lietl）foz lands

 of neceffity ougite to be upon matter De Modo Decimand，oz dif＝ charge．

6． 7 E．6．79．3f 표 ptifes are fold foz mony，be the fale the things cpiritual are made tempozal，allo fo in the cafe De modo Decimandi， 42 E．3． 12 agrex
 ralty，（fall）the faings letters jotents，the Came ought to be fiemets Jom，oc．othertwife of that lobich is infer Fempozal：and fo to is of real compoitton，in mbicl）tie 廹atron ought to joun：Vide is H． 4. 85．©ompofitton by toziting，that the one fhall batue the githes，ano the otber fball baue monp，tye suit fall be at the ©ommon kaw．

Jeconde，2By gats of 習arliament．
 Cectefiaftical 3nog to fue foz siptyes Due firf in kinoe， Dz bo cuftom， i．e．Modus Decimandi：fo af beauthozity of that Gut，altbough that
 ftom in difluarge of gipthes，pet becaufe the fare cometh in the place of Igtises，and by conffitution，the 严ptise are changeo into mone， ano the jar fon fath not and remeop foz the fame，tolich is the Modus Decimand at the ©ommon kalo；foz thatcaufe the gat is ciear，that the fame boas a doubrat the $\mathbb{I}$ ommon lato ：Gno the zatute of Arti－ culi Cleri，capo I．¥ecerpoal penance be clanged in pernam pecuni－ ariam，foz that pain surt lietl）in the spritual $\mathbb{C}$ ourt ：§oz（fe Micho
 de Chefterton exigit de Hugone de Losis de certa portione pro Decimis Molendinarum；coas it appeareti），it wasa doubt befoze the fafo gian fute，if Fuit lap in the spiritual ©ourt de Modo Decimandi．Gno le the siatute of $27 \mathrm{H}, 8$ ．capo 20．it is proaided ano enated，That enere of the fuljects of this $x$ eaim，accozbing to the ©ectefiaftical alate



 conbint the person offeroing befoze a competent 3uby，lyabing autbozi： to to bear and determine the zight of IDtbee，ano alfo to compei bim ta picio the suties，i．e．as wocli Modus Decimandi，be laudable ufage
 तgres the øtatute of $32 \mathrm{H.8}$ ．cap． 7 ． 23 y tbe statute of 2 E． 3 ．cap． 13．it is enatto，gilyat every of the zinge subsects fiall from
 ail manner of their peeoial gitijes in their paper kind，as tbee rife
ano bappen in fuch manner ano form as the lyave ben of aright pielos ed allo payo within fozte pears next befoze the making of this git，oz of arigbe ano ©uftom ought to late ben papo．Gnd after in the came
 adeo，zillat no perion fall be fued，Dz othermife compeliee te qeteld，
 ments，of leereoitaments，wobich be the latos and statutes of this
 the paement of ane fucly githes，oz that be difchargeo be anp compas fithons real．gan afterbaros，there is anotber DBancly in the faio Gat；and be it furtber enaded，silyat if ang perfon do fubftratt oz

 tutng，i．e．Modus Decimandi，mentionco befoze in tbe gat，ac．）that then the parte co fubfrating，ac．map be convented and cure in the
 in the fegative，giliat no perion ball be fued foz any fipibes of ang

 alwags mben angot of faritament commanos oz pzobibits anp $\mathbb{C o u r t}$ ， be it 要地ipozal oz spritual，to do ane theng tempozal oz［pirttual，if the Fratute be not obegeo，䭪2obibition lietb：as upan the statute de arti－ culis fuper Cartas，ca．4．Quod communia Placita non tenentur in Scacca－ tio：a farabibition lietly to the ©ourt of Exchequer，if the $2 b a r a n s$ boid a commonijhlea there，as appeareth in the kegifter 187．b．马o upon the statute of Weft．2．Qiod inquifitiones qux magna funt examinatio－
 Prius．So upon the 马ratute of Articuli fuper Cartas，cap．7．Quod Conftabularius Caftr．：2Dober，non tenear Placitum forinfecum quod non tangit Cuftodiam Caftri，1aegiffer 185．玉youpon tbe fame statute，cap．3． Q od Senefcallus \＆Marifcallus non terieant Placita de libero tenemento，

 tion was upon too bos of the statute．₹oupon the statutes $1 \%$ R．2．cap． 3 ． 15 R．2．
 mainsain ；and not medole wottibany thing bore witbin the brealm，but onelg witb
 penal Lawo miralte．末o upon the statute of Weft．2．cap．43．agatnft Hofpita－ See F．N．B．39．lers and Templers，if thee bo againft the tame statute，Regif．39．a． the common $玉 0$ ufon the statute de prohibitione regia，Ne laiciad citationem E－ Pleas upon the pifcopi conveniant ad recognitionem faciend．vel Sacrament．praftanda Stat．of Magna nifi in cafibus matrimonialibus \＆Teftamentariic，a lifolibibtion Jietb． Charta that they Regift．36．b．Gno co upon tive statute of 2 H．5．cap．3．at what time do not proceed in a Writ of Pracipe in $\mathrm{Ca}^{2}$－ pire，where the the parte boithout Difficulte，if the ©eclefiaffical ₹uDg，mben tie caufe Land is nor hol．

 170，171．Pro－tue fame statute the Cate bas in 4 E．4．37．Pierce Peckam sok het＝ hibition upon ters of gominftration of the שooss of Rofe Brown of the Ibiffop of the Statute of London，and aftermarts T．T．Cuto to Thomas archbiffop of Canter－
 perrit is onely be pzapeo leterrsis of gominiftration to be committeo to lifm，upon ：mplication．
 watds

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\text { Part XIII. The Cafe de Modo Decimandi, and }\}
$$

Lraros T. T. libelied in the spiritual $\mathbb{C o u}$ ef the archbiflop intibe Arcnes agatint Pletce Peckham, ta klom the Eiflyop of London lada coms mituco listere of dominiftration to repeal the fanie: and Pierce Peckham, accozding to the caid gatute, paacio a cape of the libel eribibt:
 juititen, anoupon that an gitachment: Rno there Catesby gerieant movei the Court, that a pzabibition olo not lie, foz two caules: 1. givat the etature giacs that the lifuel fjall be detiuered, but Doth
 bition. 2, 江be etatute is not intenden of matter mer fpiritual, as that cale is, totre the lazerogatioe ano the liberfy of tje grelbifiop
 ffrations. and there Danby Chicf 3uftice, आf you bill not Deliver tye elvel accozping to the statute, pous do bozong, wolyich wang is a tempozai matter, ano punifinable at the $\mathbb{C o m m o n}$ lato; ano therefoze
 Court, reciting the matter, and the satute afozelaid, commanding them facurceafe, untll le bad the ©ope of tie litbel del areed unta Din : moich cafe is a ftronger cafe than the rale at the 2 bar , toz that statute is in the gefirmatiue, ano the faid att of 2 E. 6.cap. 13. is in the fecgatroe, fcil. Filyatno suit, fatl bo foz anp Fivthes of ant Batro in kinoe solere there is Mudus Decimandi, foz thatis the effect of the faid $\mathfrak{A x t}$, as to that point. Fhin alwatgafter the fato gat, inene=
 Elizabeth, untll this day, lezohibitiong bave bell granted in Caufa Modi Decimandi, and zuormentsglain upon many of them, and all the fame bothout queftion made to the contrare. gno accozoingly all the zuoges refoneo in 7 E. 6. Dyer 79. Et contemporanea expofitio eft optima \& fortifima in lege, \& a commani obfervantia non eft recedendum, \& minime muranda funt qux certam habaerunt interpretationem:.
gno as to the firfl Dhection, that the blea of Modus Decimandi is but acceffare to the laght of ginptibes; it mas refolued, that tye Tame was of no fozce, foz thze caules.
r. In this cafe, adimitting that there is Modus Decimandi, then be
 inkinoe arzertuct ano diftharged ; foz one ano the fame lano camot be fubjett to thoo manner of ipptbes, but the Modus Decimandi te all
 theng valuable be given in fatisfaction of the wity, the tivig te ertinat ano gone : and it flall be intenoed, that the Modus. Decimandi began at the firft be real compofition, by which the lanos ware difthargeo of the Ipthes, ano a pearle fum in fatisfacton of them affigneo to the
 but an 3oentity of the fame thing:
2. Sil) eatatute of 2 E. 6. bing a larobition in it relf, and that in the Jegatibe, if the ©eclefiaftical Zuoge Doth againft it, a 1920 ) $=$ bitionleetb, as it appearetb clearle befoze.
3. altbough that the bule be general, pet it appiareth bo the fies
 bultion in Caufa Modi Decimandi, when Llanos are giben in fatigfatti= on of the Tlptbes.

Gs to the fecond Dbjection, it bas anforered ano reiolbed, giryat That min from, oz out of ti)e quaftion; foz ftatus Quxftionis non eft
deliberativus fed judicialis, tolyat noas fit ano conberitent, but wobat the Labois: anopet it was faio, ari fyall be moze inconventent to babe
 in a cafe bettoeen a man of the eflerge and a wag=man, than foe tholue

 botb partits: ZBut conbentent oz inconvenient is not tbe souefton: gilo thep yave in the suirtual ©ourt fuch infinte erceptions to coetit neffes, thatitis at the dedill of tye 3 (ubg mith bolitch party be gall give bis fentence.
 IIlat fatisfactio pecuniarıa of it felf is \#fempozal: 2but fozas muci) as the jearron batb not remeop pro Modo Decimandi at the $\mathbb{C o m m o n}$ Llaw, the jearron be fozce of the Gatscited befoze might fue pro Modo

 Difcharge of them, that ufon the blea de Modo Decimandi, a $3{ }^{3}$ abibition fiboulo net le, foz that bithout all gueftion it appeareth be all that motich before bath been faio, lyat a gezohibition doth lie. Eee

 Confultation, silhat ligigt of

 celloz, ano not benieo be the otber fibe.

Gs to the ©Dbicton, that an aberment is taken of the refufal of tbe falea de Modo Decimandi; it was anffoeren ano refolbee, IIl)at the fame is of no fozee foz dibers caurss:

1. 3 It is omele to infozce tie contempt.
2. If the Sphritual $\mathbb{C}$ ourt ought to babe the $\mathbb{Z}$ rial de Modo Decimand, then the refulal of acceptance of (ucl) a 1 giza fyould give caute of gppeal, anonot of 解zobibition: as if an excommutication, mit
 tbe fame gibes no raufe of foryibition: as, if tyee oeng ane jolea,

3. Jrom the beginning of the labo, no farue bas eber taken upon the refufal of the plea in Caufa Modi Decimandi, mes ane Confulta= tion eber granteo to them, becaufe thee dio not refure, but allobed tbe plea.
4. Therefufal is no part of the matter lfuable pz material in the plea; foz the fame wino part of the fuggefion whicl) onele is the fubs flance of the plea: and therefoze the Modus Decimandi ts prou:0 be tho dotitneffe, accozoing to the statute of 2 E. 6. cap. I3. ano not the refuial, wolictl peoueth, that the Modus Decimandi ia onele the matter of the fuggeftion, ano not the refufal.
5. Gil the faib fibe matters of EDiftharge of ㅍythes .mentianed tis the faid 2Bzancly oftbe gat of 2 E. 6. being containeo bithin a fug= gefiom, ought to be panaed be the exalitneffes, amo io babe bien albage from the the of the malking of the faid Gat; and therefoze the sta= tute of 2 E. 6. clearlg intenbed, that fasohibitions figould be granteo in fucli rauffs.
6. although that there would allowo bona fide de Modo Decimandi, without refural, yetif the farron fueti) there foz ziptioes in sinde, foben tbe Modus is paooed, the fame being experify probibitto by the

# Part Xhii. The Cafe de Modo Decimandi, and? of Prohibitions, debated, \&c. $\}$ 

attof 2 E. 6. a jasotybtion lieth, although the Modus be foiritual, as appearerb ug the tato $2 b$ ook of 4 E. 4. 37. and orber the ©ates afoze: [aio.
duo afterwaros, in the thiro dap of ochate of thts cáfe befoze bis
 fultatiens esrantéa in Caufa ModiDecimandi, thinking flyat thofe tooulo

 Detiberationt, wojereas lazobibitions boere onele granteo upanfurmifes: gut the of elopo four farecevents:
 cimandi, and ribe confaltatton faith), Pro eo quod fuggeftio materiaque in eadem contenta minus fufficiens in Lege exiltit, \&cc.
 aicar.
 alleageo Modus' Decimandi to be pato to the Jitar.
 frnoant allcogeo a cuftom, to reap sozn, and to make it into fheauge,
 feust it fromition nime rochs at bis clyarge, to full fatisfation of the

 Ducerve that befe babe ben referbed foe the laft, and center point of their pzof: allo be tbem paur sajefte inall obterve thete things:
 ences anlo catus tyed can.
2. ILluat all the faio tates are clear in tie Jungment of tote moljo are learnio in the latos, that Confultation ought be the latwo to be granted.

Fozas unto the firf pzaceoent, the ca[e upon their obon fjetoing ap: pearefif to b:, Ilize perions iopneo in ane lozobibitton foz thzee feve ral parcels of lano, eacl) of tobich had a feveral manner of getbing; ano foz that caufethee coulo not jogn, woenti)eir interefts toere febz= ral; ano therefoze a confultation was granteo.
 to be pato to the foarcon oitaicar, which toag altogether uncertain.
as to the tbetro peeceoent, \{ille Modus neber came in Debate, but wherlier the Ipthes dio belong to the farton oz wicar? Sobict betng betboitt tho (pirttual perionts, the Eectefiaftical ©ourt wall bave (u= risoition : and tjeretorth agreeth 38 E. 3. 6. citeo before be Bacon : ano alfothere the Prior mas of the $\Phi_{z}$ oer of the Cittertians; foz ff the
 ball not bar tbe farion.

Gs unto the laft peecooent, the fame boas unon the matter of a $\mathbb{C u}=$ form of a Modus D:cimar.u: foz diatol: foz to pay the Irpthe of cazin
 fatisfaction foz the ; foz the otber two bere bue of common rigbt; and all this appareth in the Confultations themfetueg, which thee
 the boozos of the ©onfultation were, Qiod figgeftio pradicta materiaque in eadem contenta minus fufficiens in Lege exiftit; \&cc. To as mareria ramat be referro to fozm, ano therefoes it ought to erreno to the Modus Decimandi.
46．The Cafe de Modo Decimandi，and $\left.\begin{array}{c}\text { of Prohibitions，debated，\＆} \& \text { ．}\end{array}\right\}$ PART XIII．
 uncertatnip alledged，the matter it（elf faileti）；foz matter ought tobe aileoged in a good sentence ：ano although the matter be tif fruti）cuffi＝ cient，pet if it mere infufficienile alledged，the plea wantety matter．
 foould alledge fuch things bohich maoe moze againft them than ang thing whitely had ben faid．Gind boben the exing relied upon the faid
 3［ pilles，tije lozD © bancelloz fati，tyat that bas not luke to this cafe； foe tijere，be the giff af the Lano in olfoljarge of 江pthes，the mptbers Loere actualip oulclarged：hutintbe cafe de Modo Decmandi，an ans
 the 证ptheg，but ought to be difcljargeo be plea de Modo Decimandi： Gll whtcly was utterle denled be me；fuz the land was as abfolutele Dícluargeo of the siptber in catu de Modo Decimandi，tofyen an annual fum ougbt to be pato，as tolyere kand is gioen：Joz all the nerozos ano peecedents of zezobibition in fucl）cafes are，毅lat（uch a fum jad benalmales，ar．paio in plenam contentationem，fatisfactionem ancex－ onerationem omnium \＆lingularum Decimarum，\＆cc．gnd altbough
 but foz the mone：foz，as ithath luen fato befoze，the cuftom ano the taid gats of jarllament（bobere tbere ts a laboful manaer of ITptbing） bath Diftharged the llanos from sithes in kinoe，ano peobibiteo，that no fuit wall be foz them．Gno aithough that nown（as it jaty benfaie） the jearfons，ec．may fue in the grittual ©ourt pro Modo Decimand pet boithout queftion，at the firff，the annual payment of mone was as Stempozal，as annual pzofits of lanos were：all mbich the zatng yearo woit）much patience．：and the $\mathbf{l o z} 0$ © Chancelloz anftocred not to that wolleb 3 had ant werro him in，fit．

Gho after tyat bis moft ercellent alyaiff，with allbis Councel，had foz thee days togetber lieard the allegations on hori）fioes，想e（aio，
 thonio baue as grãat refpet from all his subiets as their pzeoccefioza biad bad：and foz the matter，be faid，that foz ang thing that bad beenfalo on the part of the ©erersp，that be was not ratisfied：ano ad＝ vifed us bis 3 uoges ta confer anongit our felors，ano tbat natbing be encroachen upon the ©ecleriafital 3urlsbiction，ano that thee kep themtelues woithin their lamoful zurisoittion，mitbout uniuft veration the mol：fation Done to bis subiects，and mitlyout delat oz bindering of Zuftice．gno thts was the eno of thefe tijee Daes confultations．
 opinionin 8 E．4．I4．ano to mp Reports in Wriehts ©ate，位hat the ©
－cleffaftical Juog woulo not allobo a Modus Decimandi ；anofaio，श्ञllat that was the mpftery of iniquity，and that the moulo allow it．and ibe
 I anfloered，that it appearetb in Linvood，who was \＄Dean ofthe Arches，
 in the ketgn of cing 想enre the firth，alttle befoze the faid cafe in 8E．4．In Iis title de Decımis，cap．Quoniam proprer，\＆：fol．I39．b． Quod Decima folvantur，\＆xc．abfque ulla diminutione ：amo in the glofs it isfalo，Quod Confuetudo de non Decimando，aut de non bene De－ cimando non valer．Gno that being batiten be a great $\begin{gathered}\text { annonift of }\end{gathered}$ England，mas the caule of the fato 「aping in 8 E． 4 ．that thee bould notallowo the faio plea de Modo Decimandi；foz altoays tbe Modus

PART XIII． | Bedell and Shermans |
| :--- |
| Cafe． | $\quad 47$

Decimands iglefs in baiue than the Ititbes in ipecie，and then the fame is againft tbeir camen；Quod decimx iolvantur abique diminutione，ze q：od confuetudo de non plene Decimando non valer．Ano it fermed to the titng，that that book was a good cature foz them in the time of
 not rette upon that，but upon the grounos afozefaio，（icil．）she common Lato，statute：Latos，and she continual and infinite juogements and juctciall pzocrobing，and that if and ©anore oz ©onifitution be againf tbe fame，Cuil）©anon ano Conflitution，\＆c．is boin by tbe statute of

 or Cuftome of the zealm are goto．

Laftle，the Atrig faid；표hat the ligh commifion ought not to meiole with ant thing but that tolich is enozmous and erozbtamt，ano

 ftitution of the fame ©ommiftion，ano tijerefoze，although）ebere offence， ex vi fermini，is enozmous，yet intibe stature is ts to be tntenoed of fuch an offence，as is extra omnem normang，as 辈erefic，schifme，आnceft，and
 the bigh ©omaiffion thoulo babe conufance of common offences，but to leque them to $\mathfrak{D D}$ ：binartes，fcil．becaufe that the party canmot baue anp appeal in cafe the bigh Commifton fiall oetermine of it．Gno tbe zaing tliougher that thoo bigh ©ommifions，foz eitlyer jgzotince one， Gould be fulfictent foz all England，ano mo moze．

## XV．Mich． 39 and 40 Eliz．in the Kings Bench．

## Bedell and Shermans Cafc．

MIch 39 ano 40 Eliz．whith is entreo Mich． 40 Eliz．in tbe common楒＇：eas，Rot．699．Cantabro the ©ale mas tbts：Robert Bedel，©Gent． ano Saran bis woffe，Jarmozs of the arectoze of Litlingron in the county of Cambridee，bsougit an Xation gi gibt againit John Sherman，in
 Declared，that the $993 f t e r$ and Jellobeg of Clare－Hall in Cambridge， beere cetred of the cato liectoze in fer，in right of the faíd Colleoge， ano in June Io． 29 Eliz．by andenture Demireo to Chriftopher Phe ant the fato zaftezic，foz 21 yearg，rendzing 17 1． 15 s． 5 d．and referbing zientscozn accozbing to the statute，\＆c．wobith jent mas the ancient zaent，who entred into the faid zactozp，and was poffefted，ano aftgrod all bis Interift thereof to one Mathew Batt，folo made jis lait đraitl ano ixffament，ano made Sarah bis wife big Erecutrix，ano cied； Sarab proc：o the catill，ano entred，ano twas thereof paftefto as drecu＝ fttr，and tok to busbano th：Taio Robert Bedel，be foze bolereof，they in the sight of the faid Sarah，entreb，and were poffefed thereof；and that the wefenmant was then zilnant，ano feifeo toz bis life of 300 acres of arable yanos in Litlington afocecaio which ought to pay sithes to the解ectoz of Litlingto＂，and in anno 38 Eliz．the Diffendant，grano femina－ vit 2 co acres parcel，\＆cc．ano that the 运thes of the tame，oto amount to 150 \％ano that the enefnour dio not Diaide noz fet foeth the fame from the 9 parts，but took and carrico them aboan，againft the fozm ant cffect
of the gratute of 2 E. 6, \&c. Gno the enefenoant pleadeo Nihil debet, and tije Jure founo that the spefendant dis ofoe 55 1. ano to the refiour thep found Nihil debet, \&c. anb in arreft of Jubgment, Dibers matters were moded.

1. ILyat grano feminata is tod generall and incertain, but to ougly to be erpaeffeo with what kino of cean the fame was fotweo.
 fozfeiture being be erpaeffe toozos limited to nane be the gat, oz that tbe fame do belong to the ghuen.
2. 3f the fame bio belong to the flarion, if be ought to fue foz the

3. If tbe husbano ano mife tooulo ionn in the gaton, oz the busbano alone foulo baue tbe Gation, and upon folemnargument at tye Barte, and at the 2bencly, the zuogment bas affirmeo.

## XVI. Trinity Term. 7 Jacob. in the Court of Wards.

> John Bailies Cafe.

III toas found up irimit of Diem claufit extremum, gitlat the [ato John Bailic toas ferice of a meltuage oz gixenement, and of, and in the fourtil part of one acre of land, late parcel of the sidemefne lanos of the mannoz of Newton, in the ©ountr of Hereford, in bis memerne as of fax, ano found the otber points of the erinti ; and it was joloen be tbe tooo chief Juffices, ano the chtef \$Barons:

1. Z Lyat Mefluagium, vel Tenemetum, is uncertain; foz Tenementum las nomen collectivum, ano may contain land, oz ane thtng wblth is bolben.
2. 3t was boloen, that it was goio foz the whole, becaure that no \$210ton is mentioned in the Difice tobere tbe gipefuage oz zirenement, Dz tbe fourtb part of the acre lietb, and from the ©atime of tbe sinanoz upon a fhat thee are parcel of the \$9annoz, but Nuper parcel of tbe syannoz, soisich implieth, that now thee are not, and it bas yolven be them, that
 incertainano voío.

## XVII. Trinity, 7 Jacobi Regis in the Court of Wards.

1

 rimple, cobenants foz the adbancement of bis fon, ano of fis name, and bloos, ano pofferity, that be will ftano felfeo of them, to the ufe of bim= felf foz the term of his life, and after to the ure of bis eloeft fon, and tofuch a boman which be fyall marre, ano to the beirs males of the hoop of the com and afterwarbs the fatijer oieth, anoafter the con taketh a wife and dieth; If the wife fall take an ©ftate foe life, ano the doubt was, lecaure tbe foife of the forl was mot within the $\mathbb{T}$ onfioreations, ano the ufe was linityo to one moln wase capable (ficil.) the fon, and to amother tobo toas not capable, and therefoze the fon fobulo take aneftate in tail

Pari XIII： $\left.\begin{array}{l}\text { Sparies } \\ \text { Cafe．}\end{array}\right\}$ 49


#### Abstract

Baron，st bat the caife fyould take well enough：and as to the firft  foz the confiocration twas foz the aboancement of bis pofterity；and without a daife，tije son cannot babe pofterite：alfo mben the adife of the son is fure of a Jognture，the fame is foz the adoancement of the son，foz thercbe be fhall haue the better marriage．gho as to the fecono，it bas recolued，that the cifate of the gon fhall fuppozt tye ufe tatie ：idendant：and toben the contingent jappenetb，the ©ftate of the wen figall be changeo accozoing to the limitation，fail to ti）e gon ano the boman，and the 19cirs of the boop of the Fon：ano fo it buas refoluco infle Kings Bench be Popham clite Fuftice，ano the wole $\mathbb{C}$ ourt of the Kirgs－Bench，in the aneign of $\mathbb{R}$ uæir Eliz．in Sheffields $\mathbb{C a}$ an，foz botl）points．


> XVIII. Trinit. 7 Jacobi Reg is: In the Coure of Wards.
Sparies Cafe.

jOhn Spary，felfoo in fee intue right ofyig wetife of lanos boiven of the $\mathbb{C}$ rowon be 造ntgits ferbice，badifue be ber，and 22．Decemb． anno 9 Eliz．alienter to Edward llozD Stafford；the reife Dpee，the iffue of full age，tive lands continue in the banos of the glienee，of bis gro ligns ；ano ten pears after tibe ocatly of the 煎ather，and thelbe pears
 the feectal matter after the Death ofthe whother：the GRuefton was， （editither the mean profits are to beantwered to the 非ing ？gnd it bas refolue bo the laio tho chief 马uftces，ano the chitef Baram，that the ating fioulo not batue the mean profits，becaule that the gliene was




## XIX．Trinic． 7 Jacobi Regis：In the Court of Wards．

ITit soas founo by fozer of a Mandamus at Kendal in tbe counte of Weftmerland the 21 of December， 6 Jacobi Regis，glyat George Carl of Cumberland，long befoze bis oratb，was fetiro in tagi to bim
 Browham，Appleby，\＆c．the isemainoer to Sit Ingram Clifford，with Didirs kemainders ouer in tapl；the kemainoer to the rigit 配etrs of Henry ©arl of Cumberland，Jather of tbe fato George：and that the faid George，©arl，fo feifed by \＃ine and lecober，comuece them to the ure of jomerifanio Margaret bis dedife toz thetr lioug，foz the 3oent ture of the faio Margaret；and afterbaros to the 琵eire males of the hooe of George $\mathbb{C a r l}$ of Cumberland，ano foz want of fuch iffue，to the ufe of Francis，notu © $\mathbb{C a r l}$ of Cumberland，and to the 彗etrs males of bis beop begoten；and foz foant of（uct）iffue，to the ure of the right Heits of the faio George：allo afterwards，bo anotber Znoenture，

the statute of teles, they were retici accozoingle: ano aftermaros, 30 OAtob. .anno 3 Jacobi, the fato George ©arl of Cumberland Dece witboutheir male of bis boop latofulle begoten: and furtber found, that Margarer, $\mathbb{C o u n t e}[$ of ofumberland that nowo is, was alite, ano thok the peofirs of the paemiftes from the death of the faid George © $\mathbb{E}$ arl of Cumberland until the taking of that inquifition; ano furtier founo the otber points of tije reartt.
gind firft itwas objected, that bere was no oving felfed foumo by $9 D=$ fice, and therefoze the 9 ffice fhall be tniufficient: 23 ut as to tbat, it
 titien be the commonlato, foz then a Deing feifeo, oz at firff a oping the Dap of bis Deatif tas neteffare: 2But this Dffice is to be maintainco upon the statute of 32 and 34 H .8 . bp fozee of twhtel no oping reifed is requifite, but rather the contrarp, (cilo) 3athe aund be (as this cafe is) conbetgben to the difife, ac. Ano fo it was refolaco in Vincents cafe, anno 23 Eliz. where all the sand holden in Capite was ronbeigheo to tlye younger son, anopet the eloet gon was in đilard, notbithftanding that nothing defcended.
 dixife continued in ber untilltye deaty af tbe ©arl, foz tbe llaglano and drefife bad alieneo the fame to anotber; and then no paimer feifin fyall be, as it is agred in Binghams cafe.
gs to tbat, it bas animereo and refolucb, sibyat the SDffce foas fue fictent prima facie foz the zing, becaure it is a thing collateral, and no point of the (103rit; and if ane fucl) aitenation be (whicl) fall not be intended) then the fame ball come in of the other part of the alte= nee be a Monfrans de droit; ano the cafeat Joar isa ftronger cafe, be= rauce it is founo, that the faio ©ounters tolethe pactifs of tbe peemifica from tive orath of George the ©arl, untll the finding of the $\mathfrak{D f f i c e}$.

## XX. Trinity Term, 7 Jacobi: In the Court of Wards.

## Wills Cafe.

HEnry Wills, being feifed of the fourtly part of the givanoz of Wry-
 rage-tenure in capite, of the fald fourth part enfeofted Zachary Irifh ano otbers, and their liecirs, to the ufe of the faio Henry toz the ferm of bis life, ano aftertoaros to the uie of Thomas Wills bis fecono for in tapl, anoatterwaros to the ufe of Richard Wills lis poungelt for in tapl; and foz Default offuch iffue, to theufe of the right 頨eirs of the fato Henry: and afterbaros the faid Henry fo felfed as aboberaid died, thercofieited, William Wills being bis son and 想etr of full age; Thomas the feconb gon entred as into bis kemainoer: gll tile matter is founo be $\mathbb{D}$ ffice, ano the queftion way, if the zising oughe to batoe patmer felfin in this cafe, and that leivery oz Oufter le main Thall be fued in this cafe be the statutes of 32 ano 34 H . 8. Sno it tas refolued be the tho chief zuftices and the cblef waren, that not: If in this cate by the common alam no lioery oz Oufter le main fyall be fuct : and that was agrex be themall by the experiente ano courfe of

Yairt XIII． $\left.\begin{array}{c}\text { The Cafe of cle } \\ \text { Admiralty．}\end{array}\right\} \quad 5 t$
in poffefion bis peir toithin tie age of fourten pears，be fall not fuc Luere，but fiall batue an Oulter ie main，una cum exitbus；but othertwise it is，if the 装eir be of the age of fourten peare，robich is lis full age foz socage：and iberctoiti）aureeti） 4 Eliz．Dyer 213 ．
and two precedents mere fotmed，whicl）were decreed in the fame


SDe in Trimy zerm， 16 Eliz．Themas Siavely the Jather enfeofi： to William Strelly ano Thomas Law of tye و9amoz of Kyndly in the Counte of Nottingham，upon condition that ille reenfeoff the jer offoz and bis cilite foz their libis，the remainder to Thomas Stavely
 of $\mathbb{D}$ uten Elizabeth in socage in capice：and upan conficeration of the faving in the satate of 32 H．8．ners after the claufe coneerning Finure ingocage in clief，it bass refolved，iflyat no luacry oz Oufter le main fioulo be fuco in fuclocale，ano the reafon was，because that the paecedentclaure siuetibliberty to bim toljo boloeth）in gocage in chief，tomale difpolition of it，entier be ate efecuted，oz be eatil at bis free woill ano pleafure：and hefoze the fand att，no luthergozoufter

 relief，ac．foz sienure in gocage，of of the nature of gisenure in Forage in chtef，as berctofoze yath been ufed andaccuftomed：2but there bas no ufe oz cuftom befoze the gat，that the fing fhoulo habe anp pzimer 「elfin，oz reltef th fuci）cate：ano the bozids fubrequent in tbe raid ⿹abing oepeno upon the fozmer toozos，ano do not gioe any pzi＝ mer fififin oz relfef bobere none was befoze．

Gnotber paecedent was in Pafc． 37 Eliz．in the 2bolk of Orders，fol． 444．where the cafe mag，that William Allet boas fetico of certain まanes in Pitfey ralleo Lundey，bolben of the soueen in sorage in chtef， ano by Eeeo cobenanted to fano feifed ta the ufe of bis dalife foz life， and afterbaros to the ufe of Richard bis rounger fon in \＃ee，ano opeo，
 folbeo，ut fupra，zinat no libery oz Oufter le main mould bertued in thateafe：but the Doubt in tie cale at Bar mas，becaure that Henry
 liam lis eloeft for．

## XXI．Trinity Term，anno 7 Jacobi Regis． The Cafe of the Admiralty．

Azwill was peeferred in the Star－Chamber againfi Sir Richard Hawkins ©icesammtral oftlie $\mathbb{C o u n t y}$ of Devon：ant mas claar＝ ged，that one William Hull and others foere notoztons birats upon the
 the faio sir Richard Hawkins knowing the fame，oto them recetoe，abett and camfozt within tbe bode of the ©oultr，and toz beibeg and rewards ruffered them to be oficharged．Gno bolat offence that mas，the court referred to the confideration of the tho chef（autices and the cbief zaaton，who beard councel of botly fioes dibers dag at Serjeants 5 Inn．

Gno firf，it bas be them refolbeo，that be the common nato the gomirals ought not to medole with any ibing oome within the 1 aralm， but onele whlib thinge oone upontlye sea；ano that appeareth fulle be
the grature of 13 R．2．cap． 5 ．be whitd） tt appeareth，that fuch bay the Common ato inthe time of 䊉ing Edw．the thiro，and theremoth agreeti）the statute of 2 H .4 ．cap．II．ano the gitatute of 15 H .2. cap．3．शुbat becaufe the gomirals and their meputtis encroaci）to themfelues ofoers 3utisoitions and franchifes moze than tber ought to bave， $\mathcal{B e}$ itenatteo，that all $\mathbb{C}$ entracts，joleas ano Complainte，ano all otjer thinge arling woitbin the bouies of the counties as sell be生ano as be ratater，as alfo of ©aireck of the gea，the gomiral court fhatl not babe ane conufance，pober，oz jurisoition，uc．症everti）cle［s
 the main fream of great laivers，onelp below the weloges nigh to the ほea，ano not inother places of the fame jainers；anoto arreft slips intbe great \＃lotes foz tbe great đlopage of the ming and of jts dicalm： and be the 嘼tatute of 2 H．5．cap．6．Itye gomirals of the thing of England bave done ano uted reafonable，accozoing to the ancient liato ano ©uftom，upon the mainsea．See the situtue of 5 Eliz．capo S． gnd all this appeareth to be be the common latm：and toith that a＝ greetl）－Stamford fole 5 x ．Ano if a man be kitleo oz flain within tbe grmsof tive ૬ea，where a man mag fee from the ane part of the lino to the alljer，the $\mathbb{C o z a n e r}$ कall inqutre of it，and not the gomiral， becaufe thar tie ©ountree map horll know it：ano loe houtheti） 8 E． 2. Coror．399． 50 （attl）Stamford，the fame paobes tbat bp the common lamo befoze the 马atute of 2 H .4 ．cap．II．The gomeral flyall not bave
 SDarthal boloeibjelea out of the derge，oz the gomiral wothin the boop of the counte，the fame is hoid．see 2 R． $3,12.30$ H．6．6．be Prifoit．

2．Zt was refolber，that the caio statutes are to be intentero of a pober to bolo giex，ano not of a pomer to aboardexpcution，（fcil．）de Jurifdiatione tenendi placiti；non de jurifdict ione exequendi：\＄0a not＝ iofthfanoing the faio statutes，the ₹ubge of the gomiralty map no $\varepsilon=$ ecution woitbin the boog of the Counte：and therefore in 19 H .6 .7. the cafe wats，W．T．atSouthwark affirmed a bolaint of Iretpatie to the ©ourt of aomiralte befoze the zatemard of the Carl of Hunting－ ton againft J．B．of a gilelpaffe dome upon the 㻥igh פra，upon molitls lemes a citation to rite the raio J．B．to appear befoze the sitewaro a： forefato at the common Dap then nert enfuing，drecteo to P．tolo ferteed the faid ©itation：at mobich Day the Cato J．B．mabe defanlt：ano the
 be amercen be the oferetion of the grimaro，to the ufe of the 揊lain＝ tiff：zille mbith J．B．foz bis default afozecalo，was amerceo to thenty marhs；whercuponcommano was maide to the faio P．as Winiffer of the courtafoesfaid，to take the goods of the faid J．B．to make agre＝ ment toith the befazeraio W．T．be fozce of mobich be foz the falb thointy marks thof fioe ©abog，and an hundeed fyep，in erecutton foz the mone afozefaid，in the ©aunte of Leicefter．Fno there it is bolden by New－ ton，and the tobole court，that toe statutes reffraln the potoer of the Court of gomiralty to boto jolea of a thing done toithin the boag of ti）e ©ountr，but they bo not reftrain the © to be ferbeo upon tife ando：foz it map le tbat the parte bath not any thing upon the zea，and fien it is reaton to babe it upontije lano： and if fuch a wifenoant hatoe nothing miberemithail to make agre： ment，thee of fie court babe pober to take the bode of fucl）a mifett dant upan the ana ill erecution．
$\left.\begin{array}{ll}\hline \text { PART XIII. } & \begin{array}{l}\text { The Cafe of the } \\ \text { Admiralty. }\end{array}\end{array}\right\}$

Zn wivicly care there points bere oblerved:

1. gltbough that the ©ourt of alomitralte ts not a ©ourt of hecozo, becaute the pzocero there accozoing to the etull hatw, (fee Brook, Error 77. acc.) pet be cuftom of tie (Tourt they may anerce ti) $\ddagger \mathrm{D}=$ fendant fos yis default bo theirdiccetion.
2. Eyat the mag malicerscuton foz the ame of the goos of the Difenoant in corpore Comitacus : ano if be batb not grods, then thee mat areff the bode of the Defendant bithin the bove of the countr.
 farace upon the wea, and one hnewing thereof, receluetl) and coms refolved 8 Eliz.
 ano nther the ©omintfioncre, be fozee of the get of 28 H . 8. cap. 16. am, which is may pzocero be 3uditment ano conviaton againft the keceiber and the prined gberroz, inas much as the affence of the accefary lyath bis beginning book. boithin tie brop af the counte?
gino irmas refolueo be fiem, that fuch a jeceluer ano ahettos be the © Commen lato coulo nat be indiato oz comvited, becaute sbat the common Lato camot talieconufance of the oefginal ©Dfence, becaute that is bone out uf the furtsotation of the common latw: ano be confe: quence, bolyere the common luwo cannot punify the paincipal, the fame Shall not punidy ant one as accelfary to (uct) apthityat, ano there= foze Coke chtef zuftice repozted to thema ©ate whicil toas in Saffolk in amo 28 Eliz. where Bater ano otbers upon the sea, nert to the tiomin of Layitaft insuffolk, robbed diters of tije 92 uens fubietts, and fpogleot them of their groog, which goos they bzought inta Norfolk; ant
 fite of the jeace witbin the fame © ountp, bobom 3 eraminco, and in the end thee conferto a cruel and barbarous fitracp, ano that thote gooss whicl) then thee yad with them, were part of tibe goons which
 was of opinion, tyat in that cafe it could not be jfelone punifiable be the common latw, becaure that the oziginal at, ( (cil.) tbe taking of them, boas not ane offence boljereof the common ta ato taketblandeleog; ano be confequence, the beinging of them intoa counte coulo not matic ti)e fame Jfelong puntfiable by our ziab: and tt is not like, wojere one fralefic grode in one county, and being tbem into anotier, there be may be invitee of felong inang of the counties, becaufe that the oes: ginal att bas jelong, bolereof the cammon lato taketl) snowoleoge: ano ger nothoilifanoing 3 comaitted them to the © Cbat, until the com=

 much as the common law doti) not fake notice of the oziginal siffince, fyebzinging of thegooa ffoln upon the zea into a $\mathbb{C o t h t e}$, Dio not Hake the fame pumtijable at the comman llate: ano thereupon the mere committco to gir Robert Southwell, then Thicegomiral of the raid Countiss: ano tbis in effect agress biti) Lacies rafe, whicly recin mp Reports ctredin Binghams cale in tive 2 Reports 93, ano in Confables cale, C. 5. Reports 107.

Fat the firace was jelone, the 2Bek of 40 Afri. 25. bp Schard.
 robseo the zelngs subiects upon the ligh, eeas; miere ive atith, that if
 jis companious: and tye rafer of the faiu cafe bas, becaure the Normans toere not tjen nower the Dbeolence and gllegeance of the king
of E gland（foz laing John loft Normandy）ano foz that caure blotace boas but jelong in the Norman，but in the Englifh tobo weere unere the Dbebience ant $\operatorname{sithegeance}$ of the 非ing of England，the fame was ad：
 boas lifgh irrealon befoze：and therefoze in that cafe，the flatrates be＝ ling appzebjended，the Ncrman captain was bangeo，ano the Englifh men were bangeo and dzaton，as appeareti）by the came Zwol：fe Stamford 10 ．
and fome obiecteo，and mere of opinton，江yat Ifreatons ione out of the faealn might latue ben oetermined fo the common ato ；but trule the fame coulo not be puntfable，but oncip by the cibul nato befoze the gomiral，oz by gat ef barliament，as all jorercign greafona ano亦elonieg were bp the common alato：ano therefoas bolere to is declared be tije gratute of 25 E．3．Filjat abberence to the enemies of the sating
 the common latw：but where it is done out of the laealm，the ©fin＝ tooz foall not be attainteo but by 盎arltament，untill the statute of 35 H．8．cap．2．althougb that there are ©Dpintons in come $2 b$ ouls to the centrare：fee 5 R．2．Quare impedit，\＆c．

## XXII．Trinit． 7 Jacobi Regis：In the Common： Pleas．

## Pettus and Godfalves Cafe．

I

 fozceants of the Mannoz of Caltre，folty the appurtenances，acc．in tbe County of Norfolk，where in the fiberopactamation upon the frot of the fame 亦te the calo proclamatton is fatio to babe ber made in the fittly rear of the 非ing that notols，bolict oughts to baue been anno quinto of the 弦ing：ano tobereas upon the fiot of the fame Jitne，the fourtly praclamation isaltogetber left ouf，betaufe upon the biem of the pasa clamationsupon Doifis，upon daecozd，not finis ejufdem Termini per Jufticiarios，sematning mith the ehirograpler，and the 250 k of the
 itappearell，that the fato pzoclamations tore rigbtio and ouly made， therefoze th was adiuogeo，that the Errozs oz defeas afozeraio fioulo b； amenoed，and made to agree ass well mottly the pzoclamation upon zies cozo of the faid fine，and entre of the falo 23 mk ，as with）the otljer proclamations in Dorfis fuper pedes aliorum finium of the fame 표 erm ： anothis was dome upan the motion of Haughton 马erieant at 武abo．

## XXIII．Mich． 7 Jacobi：In the Court of Wards．

 Sammes Cale．JOhn Sammes being feifro of Grany gerad by cope of Court lioll of the glannoz of Tollerham ib：great，of tobitly Str Thomas Becking－ ham，\＆ec．and lelo the fame of the ating be atinglts fervice in capite； Eir Thomas be bia \＃ide indentco，Dateo libe 22 of December，in the
Part XIII． $\left.\begin{array}{c}\text { Sammes } \\ \text { Cafe．}\end{array}\right\} \quad 55$
firt pear of tang James，made bettrocen bitm of the one part，and fie faio John Sammes ano George Sammes son ano liecir apparant of the faid John of the other part，Dio baryath，feli，grant，enfeoff，releafe，and confirm unto the faid John Sammes the faio alipad calico Grany sipad， to bave and to bolo the faid sipab unto the faio John Sammes ano George Sammes，and their 13eirs and gmignes，to the onely ure ano betyof of the fard Johir Sammes ano George Sarmes，their lyeirs and gatigns foz cuer ：ano be the fame ¥noenture sit Thomas oie Cobenant boith John ano George，to make further affurance to John ano George，and theer 敂eirs，to the ufe of them ano their 装eirs，and elferp ano seifin was made and deliverco accozong to the true intent of the faio znoen＝ tures of the wolthin mentionco premiffes to the ures wiblill mentioned．
John Sailimes the \＃\＃ather Decth，George Sammes his gon and 頨eir being twithin age，the surfition was，withether George Sammes fifoulo
 folucio：

1．Jfoz as much as George was not namio in tive premifres，be call＝ not ralse be tive Habendum；ano tibe eliverp maoe accozoing to the in＝ tent of the 3uDenture，Doti）not gite ang thing to George，beraule the
 so John ano bis leirs，get the ute limitco to tlye ufe of Johnamo Georee， ano their teirs，is good．

2．3ftue ©ftate had been convepeo to John ano his theirs by the zie＝ leafe az ©onfirmation，as it well map be to a ©ourt inoll，the ufe limiteo to them is geob：foz upona lacleate tobich creates all $\mathbb{E f t a t e}$ à ufe map be limiteo，de a kent reterued mithout quefion；but upona jaleafe oz ©onfirmation，wobich enures bo wap of Mitter le droit，an uie tannot be limited，oz a dent referuet．
 Son were 3ountstenantg，oz 江enants incommon？Joz it toas obiect＝
 Fon，anotheir 琵eirs in．the Per，that in this cafe，thep gall be ge＝
 Latu in the Per，and then tbe limitation of the ufe to lim and bis son，
 be thecommon lato，out of blm，ano beft the ©ftate in bim in the Port on force of the satute，accerbing to the limitation of the ufe：and therefoze，as to one mopetp，the jativer flyall be in be fozee of the \＃coff＝ ment int the Per，ano the son，as to the other moretp，fhall be in be foze of the grature，accozang to the limitation of the ure in the Poft， ano ue confequetice thee finall be gicnants in common．Wbut toas an＝

 if at the common lato A．bao ben enfeoffe to the ufe of bim ano B． ano their 19eirs，although that be wats onelp felfen of the sland，the ufe was jopntip to A．ano B．Joz a ufe flall not be fulpenoed oz ertind be a fole felfin，oz iognt felfin of the land：ano therefoze if $A$ ．and B．be
 fiall defenid to bis lijetr：as it appearetb in 13 H．7．6．in Stoners
 girlat boben reveral perfons are feifes to the ufe of ang of them，that the ©ffate figall be erecuteo accozoing to the ufe．
 the Jatber bath in the adano，as to the mogete of tbe ule tobicly be bim＝
relf jath，ball not be befefteo out of bim：気a that it wass anfoered

 rale，foz the benefit of the iffue，the statute accozoing to the limitation of the ures bebefts the $\mathbb{E f t a t e}$ uefte in him bp the commen aam，anoer＝ ecutes the fame in bimielf be fozec of the sratute；amo pet the fame is out of the mozos of the פtatute of ${ }_{2} 7 \mathrm{H} .8$ ．bolitch）are，（ecthere ant perfon，ac．ftano ne be feited，ac．to the ufe of any other perion；and bere le ta ceifeo to the ule of bimelf：ano the otber clauie is，wilhere bibers and mant perfons，ac，be jountle ceifeo，（fic．to the nie of ane of them，of．ano in this rafe A．is fole fetfo－ 2 but the statute of 27 H．8．batly benalmaps beneficialle erpounded，to fatisfe the intentron of tbe parteg，which（sti）e ofretion of the ufe accozoing to the lsule of the latw．So if a mam，reifeo of lants in jerefimple，by \＃io cobenant witl）anotber，that be ano bis 韭eirs will ftano feifed of tile fame lano，to tbe ufe of limitif ano the 装cirs of his boos，oz unto the ufe of himfelf foz life，the remainoer ober in tie；in that cafe，bp the
 is debefted，ano a neto eftate befteo in bimeelf，accozoing to the it at＝ tation of the ure．and it is to ue knobon，tyatath ufe of and（mbici） is butapernames of the prafits）is no new thing，but part of that
 rough－Englifh，oz a manceifed of the part of Dits Sgotier，maketl）a Jeoffinent to anotber witbout confioeratron，the pouiger won in the one cate，and the 翌eir on the part of the ghother on the other，flati
 ben made：as it is lolben in 5 E．4．7．Gex 4 and 5 Pnl．and Mar． Dyer 163．Sa fif man maketh a Jfoffment unto the ufe of another

 iflue，the alato gideth the ufe，which was part of the lano，folim：ate toit boas recolued，Trinity， 3 I Eliz．betheen Fenwick ano Miliord ：
 a man frifed ofone acre by joztozity，ano of another gere be joffe＝ riosity，and makea jeoffmentin jer of botbly to bis ure：and it wass adouged，that altiough batij paffe at one tnitant，pet the kam thalt make a faziozity of the ufes，as if it were of the 羔anoit felf：tobici） peoves，that the ure is not ane newo thing，foz then there fyould be no

 is not ane newo thing，but the pernance of the alo peofitis of tise sano． whiteb woll map be limited to the jeoffe and anotheriountle：Zut if
 caufe the re is not anp limitation to amother perion，nec in preienti，nee in futuro，be fiall be in be fozce of the 非effment．

Guo it pag refolved，Iiflat Jopnsetenants migit be fetieoto an ufe， although that they come toit at feberal times：as，if a man maketh a Jeoffment in jfe to the ufe of bimeelf，and to fuci）a woman，whith be fhall after marry，foz term of their lifes，oz in tant，of infer；in this cafe，ifafter be marrieth a adife，we mall take jountig with bim， although that thep take the uife at feveral times，foz they derive the ufe out of the fame foumtain ano Jrebolo，fcil．the Jioffinent：末心
 of tijem ayreetib at one time，and the atber at anotber time，thee fyall

| Part XIII．Collins and Hardings <br> Cafe | 57 |
| :--- | :--- |

 common lato：ano therefoze if a ©̧ant be made be ded to one man foz term of tife，the zermander to the right 昆解解 of A．and B．in Jer，and A．batio tmu：ano ogeth，ano afterwarde B．Jatly tfue ane
 A．ano B．ate not Jopnterenants，noz fhall jopnina Scire facias to exe． cute tye 建tne， 24 E．3．Joynder in Action 10．becaule that although the remalnoer be limiced bo one Jfite，and by jopnt bogigs，pet becaufe that be the death of A．tije bemalioer ad unto the mopety vefted in bis jeetr，ano be the death of B．the other mopery befted in bie beir ar feves ral times，tbee canmot be 马opnt：tenants：But in tbe cafe of a ufe，tbe冽usbano faketil all the ufe in the mean time；and when be marretb， the courife talies it bp force of the Jeoffment and the Itmitation of the ufe jopntip soiti）fim，foz there is not and fration and reberal befting be parcels，as in tye otjer cale，and fuch is the difference．sex 18 E． 3 ． 28．9no upon the tohole matter it toas refolbed，silhat becaute in the painctpal care the Jfather and פon foere Jonnt：fenants by the oziginal purchate，that the san babing the land be survigoz，boulo not be in adero ：ano accosoingle it was lo oectub．

## XXIV．Pafc． 39 Eliz．Rot．233．In the Kings－Bench． Collins and Hardings Cafe．

T

 to the ©uftome of the wannoz，made one entire sidemtre of the lanos in \＃er，and of the luads bolacn be ©opeaccobling to the ©uftom，ta Harding foz gears，reniering one entire kent：and afterbards the wero




 contratt，and be the Gat of the lleffe the fame camor be appoationed： and tberefoze if one Demiferb）thate geres，rendering 3 s．Jaent，and afcerbaros bargathety and relletb，be $\$ \mathrm{DeD}$ indented ane inrolled，the hetertion of one gicre，the mbole jent is gome，becaufe that the $\mathbb{C o n}$ ： tratt lo entire and cannot be fegered be tye get oftbe leftoz：glco the
 to one befoze．
gas to the［e points，it foag antwered and retolbed，ziluat the dontrat was not entire，but that the fame be the gat of the leffor，ano the af＝ fent of the lleffe，might be dibtoed and febered：foz the faent is imet： Dent to the seterfien，ano the zeberfion is seberable，ano be corifes quence the farent alro：foz acceffarium fequitur naturam fui principalis， and that canot be fevered oz dutoed by the affent of the aleffe，oz er＝ pzeis atrozment，oz implpeo be fozce of an git of jearliament；to wobich ebird ollo is a party，as befozce of the statute of 3nrolments，oz
 tubiet，although that the sent fiall be ertinat：foz jeatro is be ne＝ cettite of labo inctoent to the lieverfism，and to evere part of it；but the kent fiall be ofbroed pro rata portionis ：and fo it was adinoged．
 bertion be feueral $\mathbb{C}$ ondeyances, and at feberal times, yet be might being an attion of suebt foz the whole kent. Hill. 43 Eliz. Rot. $243^{\circ}$ Weft and Laffels $\mathbb{C a f e}: \mathfrak{a}$ man made a leafe foz pears of certarm至ande, and afterbaros debifetl the iseverfion of tho parts to one, be Fall babe two parts of the inent; and be map baue angetion of 9 ebt foz the lame, ano bave \$uogment to recober. Hillo 42 Eliz. Roto 108. in the Common-Pleas, Ewer ano Moyls $\mathbb{C a f e}$ : gille yovife of the bise berfion of part fiall abom foz part of tbe lient, and fucl) ghotoze fiall be good ano maintatnable.

Pote toell the fe $\mathbb{C a}$ โeg ano 3 ubgments, for thep are giurn upon great reafon ano confioeration, foz otbertoife great incontentence boulo en= fue, if be Ceverance of part of the laeberfion, the entire 1aent thould be loff: and the opinion repozteo un errieant Benloes, in Hill. 6 and
 biall be loff, becaufe tbat no contratt can be appoztioned, which is not

 fton foyleh is reberable. g. eapon recouery of part in defafte, oz up= onentry inpart foz a fozfetture, oz upon furrenoer of part, tbe iaent is appastionable.
25. Pate; 3t was adiuoged 19 Eliz, in the Kings-Bench, Fillat
 mandi, be papment of a certain fum of mone at a certaln dap; upon wolech iftue was taken, ano the 3 ure founo the Modus Decimandi be pagment of the faio fum, but that it bab ban pard at anotber oap:
 no $\mathbb{C o n f u l t a t i o n ~ f i o u l o ~ b e ~ g r a n t e d ~ f o a ~ a l t h o u g h ~ t h a t ~ t h e ~ d a t ~ o f ~ p a p s ~}$ ment be miffaken, pet it appeareth) to the ©ourt, that no Eipthes in
 Eqreal of the ©uftom de Modo Decimandi belongety to the ©ommon Satw, ano a Comiultation fiall not be grante mbere the zpirtual Courtbatb not 3urisbicton of the ©aufe: Tanfield, chlef Baron, yatl) the faepozt of this ©ate.

## XXV. Mich. 7 Jacobi Regis.

Iתan ajectione Firmx, the © of certain lianos in Hetherfet and Windham in Norfolk, ano dotb not fap in tho parts, in thaee parts to be dibided; ano per it bas goo as weil in the sideciaration as in the dearit: foz wothout queftion the autrit is g yood, de duabus partibus, generalle, and fo to the sfegifter. Gite 4 E. 3. 162. 2 E. 3. 31. 2Affif I. 10 Affif, 12. 10 E. 3. 5 II. 11 Aff. 21. Ix E. 3. Bre. 47 8. 9H. 6.36. 17 E.4.46. 19 E. 3. Bre. 244. 9no uponall the faid $2 B$ ooks it appearath, that be the intenomenis and conflructon of tbe \&aw, when ane parts are demanded mitbout fifeoing in bute mane parts the tobole is diutide, that there remains but one part not diaioed: gis if too parts are demanocd, ifire remains atbro part; ano toben thate partsare divided, there remaing a fourtb part, ac. 2Sut iolen ane demano ts of otljer parts in otijer fozm, libere. be ought to fifto the fame fpectalte: as if ome bemandeth thze parss of

| Mart XIII. | $\left.\begin{array}{c}\text { Mutoris } \\ \text { Cafe. }\end{array}\right\}$ |
| :--- | :---: |

five parts, oz four parts of fir, ic. and accozoing to this difference it was forefolued in Jourdens cafe in the Kings-bench: and accozdingle 3uogment bas gluen in tyis sisem in the $\mathbb{C}$ afe at 2bar.

# XXVI. Mich. 7 Jacobi Regis: In the CommonPleas. 

## Muttons Cafe.

Aff axtonupon the cafe mas bzought againit Mutton, foz calitng of the zilaintlf,Sorcerer and Inchanter, mbo pleabed Not-guilty; ano it was found againft bim totbe damages of 6 d . audit was bolom bo the foblole $\mathbb{C}$ aurt in the Common-Pleas, that no action ltetb foz the raio toozes : foz Sortilegium eft tei futuri per tortes exploratio: Et Sortilegus five Sortilegifta eft quiper fortes futura prananciat. Jnchaun= try eft verbis aut rebus adjunctis aliquid prater naturam molirs: blye, e0f tye 廷

Carminibus Circes focioc muravitulyffis.
Sere 45 E. 3. 17. Die was taken in Southwark mith tby 1 ead and
 the was beougbt inta the Kings-Bench before Knever 3 uffice, but na 3 in bitement was framed agatift bim: foz wbich the diarks made bim fooar, that be boulo neber after commit any gozcery; and be toas Fent to paion: ano toe 形eab ano tbe DBok were burneo at Turhil, at
 etti) be Briton, that thofe mho mere atrainted of \$ozere were burned:
 pofture ano neceit fiall be fineo ano tmpatroned. gno it wand faid, that it was abiubged, gil hat if one calletb another adettch, that anation will notlie, foz it is tom gemeral: Ei dicitar Latine Venefica: TBur is one faitl, sobe is a rajt feb, and bath betottyed fuct a one to death, an gition upon the care leth, if in trutb be be dead. Coniuratomis $D E=$ rivet of thete toozos, Con ano juro: Et propriè dicitur quando multi in alicujus pernicem jurant : Gno in the Statute of 5 Eliz. cap. 16. is is taken foz Znbocation of ang evil and totcked spirits, i. eft conjurase verbis conceptis aliquos $m \cdot l o s \&$ iniquos firitus; tbe fame fer mabe
 fcion, it be them ane perfon be not killeo oz deetb. So that ©uniuratt= on eft verbis conceptis compellere malos \& inquos fíritus aliquod facere vel dicere, \&c. 2Buta Dath not make and $\mathbb{C o n j u r a t i o n ~ o z ~}$ fnootation bo any poboerfull names of the : inev'l, but the bicked fpirt comes to ber familiarly, and therefore : calied a jamiliar: But if aman be called a $\mathbb{C o n j u r e r , ~ o f ~ a ~}$ eat tcl), be fhall not babe any gation upontbe ©afe, unleta that be faitb,
 that one is a deattch, ano that be bath betwitcheo any one to Death, as ts befez: [aid.

Gno note, fbat the firft satute bobich bas mabe againft conjura= tion, antitheraft, sozcery, and Znchantment, was the gat of $33 \mathrm{H} 8.$. cap. 8. and by it they were Jtlong in certain cales fpecial, but tyat gat bas rip: aleo bp thestatute of I E: 6. cap. 12.

## XXVII．Mich．Term， 7 Jacobi Regis；In the Court ot Wards．

Sir Allen Percies Cafe．

SIr John Fitz ano Bridget bis wifife，being 政enants foz life of a nement called Ramihams，the remainoer to zir John Fitz in tail， the remainoer to Bridger in tail，tbe weberfion to sir John and bia证etrs：sir John，and Bridget bis difif，be Znoenture demifed the faio ienement to William Sprey foz dibers vears pet to come；Ercept all
 renoering bsent，and atterwaros sir John opeo，bating iftue Mary If Daugiter，nom the dedte of sir Allen Percy knight：and after＝ boaros the faid Willam Sprey Demifeo the Came enemement to sir Allen foa feben pears：沚he ghueftion was，delbetber fir Allen，babing tbe immedate inberitance in the stght of bis daife，erpetant upan the ©ffate foz the life of Bridget，ind alfo haning the pofferion betbe fato SDemife，might cut vumitye simber 亚rexs，\＄paks，ant ables： gind if foas obiecteo，that je mighs well do it：for it mas refolued in Saunders $\mathbb{C a f e}$ ，th lbe fifto part of mp Reports，fo． 12 ．ILDat if leffex foz years，oz foz lffe，affigns ober bue term oz ©ffate unto anotber，er＝ repting the sinines，of tie sras，of the Tlap，ac．tyat the ercepton is bopo，becaufe that be cannotexcept that wobich be cannot lawfuily take， ano bobich Doth not betong unto bim be the labo．2But th was anfoereo ano refolued he the thoo chief 3uftices，and the chiee TBaron，githat in tbe Tafe at Bar，tbe ©rception mas gwo mithout queftion，becaufe that be tobo bath tbe 3ubritante，iopus in the luears witb the leffer foz
 pearg，ercepting the gimber gres，the fame is labofulty ano wifele oone ：foz otherboif，if the lleffe oz afigna cutteth Dabon the ：Irez， the gienaut toz tife fhoulo be punity $D$ in edfafte，anis boulo not bate ane remeog againf the leftex foz pears：and alfo if be demifeti）the 3 and toitbout exception，be mbo bath the immediate ©ffate of anberl＝ rance，be the aft．nt of tbe 央effe，may cut dotonall the 严ímber 표res，
 fog life Ghoulo not lave the 2Bots mbict the lato giveth him，noz the pabonag and other panfits of the faia grea，which te labofully might take：But whon genamt foz life upon bis le eafeercepteth tbe frase，
 Gatton of erefals，Quare vi \＆armis，ano fall recober Damages ac＝ cozoing to bis lors．
gro thes cafe is not like to the laib cale of Saunders，which was at Girmed to be good ataco foz there the alefre aftignco ober bia whole intereft，and therefoze coulo not ercept the gines，Irex，ano $\mathbb{C l a p}$ ， a5．tobict be bad not but as things anmerso to the aland：ano therefoge be could not babe them mben be bab departeo with bis whole intereff， noz be coulo not take tbem either foz beparationg oz ofjerbolfe： $25 u t$ toben Fenlant foz life keafeth foz pears，ercept the gimber gires，the rame rematineth pet zinered to bis wrebold，ano be may commano be
 top faid caie of Saunders，a Xubgment ir citeo bethen Fofter ano Miles


| Part XIli． | Hulms？ Cafe．$\}$ |
| :---: | :---: |
|  prars aftigns caref fall be beo on curfate lieth enfe，ac． |  except the girex，that Moratie in fuch be aifigne，but in this cafe bithout queft Ienant foz life，ant fa tyere is a difers |

# XXVIII．Mich．Term， 7 Jacobi Regis：In the Court of Wards． 

## Hulmes Cafe．

T
 Hulm（ feifed of the giannoz af Male in the counte of Lancafter，

 fato Mannoz be zinights ferbice）Senant．Richard Hulm oped；after whote Death， 3 y Hen．the etghth，it was，that be oped reifed of the
 witt $n$ age，and found tbe ILenure afozefaio，ac．gno Duting the rime that be was witbinage，Robert Male the 品enamt peed；after wobtch，in anno 35 H .8 ．It mas found by siffice，that Robert Male Deco Cetico of the fato I－nance perabail，and that the came defcenoed to Richard pis son ano letr withtu age，and that the faio sienance was boloen of the zillg，as of bis faid EDutcho，be zentghts ferbtce；mobereas m truth the fame bas holoen of Edward Hulm，then in rearb of the eing，
 the IIenant．Guto afterboarbe，anno quarto Jacobi Regis tyat noto is， after lye oeatb of Richard Male，who mas lineal lecir of the lato Robert Male，bo another 9 fifice it toas founo，gryat the fato Richard dieo felfeb
 ty anigbts ferbice，bis Deir mithin age：whereupon Richard Hulm， Cofin and 装etr of tye faid Richard Hulm，bat peeferred a zbill to be abmitteb to bis zil raverfe of the faid ：Dfice found in quarto Jacobi Re－ gis：Sind the nueftion was，exhetber the siftice founo in 35 H .8 ． be ang effoppel to the fato Huim，to 严ratuerte the faie laft siffice？oe if that the falo Hulm thoulo be Deiben firf to graberte the gDfice of 3.5 H． 8.

Gno it toas obiected，羊hat be ought firft to graberte the Gidfice of
 of lanos in anctent zidenein，the llozo of byam the lamdis holeen ought ta babe a datrit of yeceit to reberse the firf 韭me；ano in that
 as long as the fame remains in fozer．
 and the ©hice Baron，and the ©ourt of aidards，shat the finoing of

 ano therefoze without queftion the fame is no eftoppel；TBut when an SDffice is found falde，that land is bolden of the lising bo fantgter fer－ bite in capite，oz of the 非ing himfelf in 马ocage，if the Fetr fuetha． general hibert，now it is bolden in 46 E．3．12．he Moowbray ano Perfey，that be fiall not after ado，that the lano is not boloan of the
至tuery，ano mall not conclude bis weir：foz fo faill，Mowbray bimielf
 eflop onele bimfelt the ligeir during bis life ：gno in i H．4．6．b．there the care is put of erpzels confection and fumg of liocre by the iffue in tapl upon a falce spiftce：ano tbere it is boloin，that tive zurozes upon a newo Diem claufit extremum，affer the beath of fuct fpectal ligetr，are at large，accozoing to theire confcience，to finde that the land is not boiben，ec．foz thep are rwozn ad veritatem dicendum ：anotberir finuing in cailco veredictum，quafi dictum veriatis；toblty reafon alio fayil
 anto the zurozs after bis Deaty ought to fino accozoing to the truth： Yo it is faid 33 H． 6.7 ．be Laicon，that if thoofifters be founo 败etrs，
 mobich iogneth wity the Jaffaro in the libery，fyall hot alledg Wafiar＝ De in tbe other：but there is no Jmok that fattb，that the $\mathbb{C}$ floppel faril endure longer than during bis life：and wbin Livery is fues be a piz ctal 理eir，the fozece and effect of tbe liberc is erecuteo ano defernined up bis Death，ano by that the eftoppel is erpired morth the death of the
 Lituery mall not concluoe one ：But as it is erpreffed，the twozos of a general lioury are；đedthen the letir is founo of full age：Rex Ef chaetori，\＆C．Scias quod cepimus homagium 3 ．fill \＆harecuis $\mathbb{B}$ ．de－ functide omnibas teris \＆tenementis qux idem 25．Pater lius tenurt de nobis in capite，die quo obiit，\＆\＆e ei terras 3 z tenement．illa reddidimus，ideo

 Z．defuncti qui de nobis tenuut in capite atatem fuam coram te fufficien－ ter probavit， 8 \＆c．Ceperimus homagium ipfius 3 ．de omnibus terris $\&$ e te－ nementis，qux idem 23．Pater fuus tenuit de nobi in cap：te die quo obir， \＆ei terras \＆tenement．illa reddidimus，\＆i ideo tibi pracipimus，ut fupra，
 the toozos of tibe rearit are the toozos of the Bing，as all the caeri s of the Wing are；and altyougb that the worte be general，de emnibus terris \＆cenemer tis de quibus 23．pater 3 ．telluit de nebis in capire die quo obiit，woltbout bireta affirmation that any anannoz in parttcular is boiden in capite，ane notbithyfianoing that the came is not at tbe pza＝ fecution of tive zings wairit，ano no iubgntent upon it；pet bicaure

 in capite，foz th：s caufe the fuing of the cearts flail concluoe the Ieeir onelp whicly fueth the Libere，ano after bis Death the zurcezs in a new xatrit of Diem claufit extremum，are at large，as befoze is faio．and if that zure fino fallle in a senure of the thing alfo，the zozod of sobom the zano is bolden map traberte that $\Phi$ Dfice：$\Phi_{z}$ if lano be
 fice，foz be that he is griefer onelp；ano be fhail not be dziben to tras werre the firt ©iffice：and when the father fueth lisert，ano Detth， the conclufion is erceuted ano paft，as befoze is laid．gno note，that there is a fpecial ilibery，but that pzocrob of the ©̌zace of the it ing， and is not the suit of the 非eir，ano the ting map grant it either at
 peareth in 21 E．3．40．Ano that te general，ano faif not compzeheno are genure，as the gencral Albere both，and therefoze it is not ang
eftoppe！
Part XIII．
$\left.\begin{array}{l}\text { Mich．} 7 \text { ．Jacobi } \\ \text { Regis．}\end{array}\right\}$
efloppel wothout quefition．Sno at the ©ommon latw，a fpectal hove＝ re migbt baue ben granted befuze anp idfice found：but now be tbe

 De fue ane livery，befozemquifition oz silfice founo，befoze the © $\mathbb{C r c h e}$ eas toz $0_{c}$ other ©ommiftion：But by an erpzeis claufe in the 「ame git，到luere map be made of the lands and Filenements compzisen oz not compzisco in fuct）Sdfice；fo that if 9 fitce be found of ane pareel，it

 faio：but if the thand both not ercead 5 1．betbe pear，then a general 3 locre mat be fueo without Diffice be datarrant of the matter of the
 is not bouni at this Dap，after the fato git of 33 H．8．togrant a［pe＝ ctallatuere；but it is at ber elcation pogrant a fpecial lifuerp，of ta Daius the 翌cir to a general líuerg．


 etb to the poffiction be a falfe siffce，de ofbermans，upun a patence
 bath are other right oz intereft to babe the aland there，nome shall tra＊
 IUraucric is，Ideo confideracum eft，quod manus Domini Regis à poflefo fione amoveanur，\＆c．blyich ougit not to be，when it appeareti）to the Court，tha：the ling bath right oz intereft to babe the eand，and to bolo the fame accozotngle ：૬ex 4 H 4 ．fo．33．in the ©atl of Kents ©afe，nc．

## XXIX．Mich． 7 Jacobi Regis．

N


 tils appeareti）by tho notable fozeccoents：

Eille Die at the jearlament boloin in the 27 vear of ating Henry
 twen the Carle of Arundal ano of Devonfhre，foz thotr Ceats，places；

 where：Elie eting，up the adoice of the llozos firilual ano tempozal， commitfois rise fame to certain luzos of faritament，who foz that the jad not letrure to eramine the came，it pleafed the fing，be the abutce of the lopog at this joarliament，in anno 27 of bis lietgn，givat the Fubges of the xand fioulo bear，ree，anderamine the Fitle，ac．and to
 eth）；SIhat fis matter（viz of 县onoz ano paecedence betboen the tho Carls，zlozis of peritament）bas a matter of parliament，ano bes：
 in jearliament，be them to be oecided arto determined；yer being there fo commanded，thie fitoed tobat ther foumo upon eramination，ano tyeir ©pinions tbereupon．
gnotber 推arliament in 3 I H．6．woblth farllament begun the firth
of March，ano after it bad contthued fome time，it bas prowegued un＝ tll the fourtentb of February：and aftermaros in Michaelmas 江erm， anno 3 I H．6．Thomas Thorp，the speaker of the commors foute， at the suir of the \＄Duke of Buckingham，mas condenmed in the Ex－ chequer in 1000 ）．Damages foz a giretpals bone to bim：패 be 14 of February，the commons mobeo in tbe \｛epper Houle，filhat their天 peaber might be fet at liberce，to exerclife big place：红he logog refer this cate to the Juoges，and Fortefcue ano Prifoir，the tho chief 3 （uc fices，in the name of all the zubges，after fad confioeration and ma： ture belfberation bad amongft tyem，anfuereo ano faio，焉lat lb：c ought nat to anfwer to thisqueftom，foz it bath not bern ureo afozetime，
㴤igl $\mathbb{C o u r t}$ of joariament；foz it is（ob btgb and migtte in its nature， that it may make llams ；ano that that is law，it may make no lawo： ano the betermination ano knomicog of that lyaiblleog belongeti）to the lozos of the goarliament，ano not to the zuftices：Wut as foz paceaings in the lower ©ouris in fuch cafeg，they delibered their $\mathbb{T D}=$ penions．Gno in 12 E．4．2．in sir Johis Paftons cafe，it is boloen， tbat ebery $\mathbb{C}$ aurt thall Determine ano bectoe the jezivileoges and $\mathbb{C u}=$ flame of tye rane eourt，ic．

## XXX．Hilary Term， 7 Jacobi Regis：In the Star－ Chamber．

## Heyward and Sir John Whitbrokes Cafe．

Ife the are between Heyward ano 玉ir John Whitbroke in the Star－ Chamber，the \＄Defenoant mas conaites of Dibers gitoemeanozs， and Jine，and zmpzitoment tmpoted upon bim，ano bamages to the

 BDefenoant：and it toas refirred to tbe tho chief Zuftices，blecther
 the chief Barom，and to the other Budges and Darons；ane th was
 be made，neither foz the damages noz foz the coffs ghan to the jolain： tiff：foz the ©ourt batb not ang pober dezurisortion to oo it，but omele to kap the ZDefenoant in pzifon untilye pan them．Foz，foe the 弯ine sue to the 非ing，the Court of Star－Chamber cannot make foath ang
 Exchequer，which batil pomer be the latwo to mext fozth peacera to the Sberiff co lebe the Tame．Wut if a man be conbitt o in the Star－Cham－ ber foz forgery upon the statute of 5 Eliz．that in that caie，foz the Double coffs andoamages，that an Englifh ear it fhall be made，Dirset＝ eo to the simeriff，ac．reciting the contitton，and the stature foe tive lebegng of the faid cofte ano damages of the groos and cljattels，and profits of the 央anos of the Sidefioant，and to baing in the mone into the ©ourt of Star－Chamber，anto the ofort finall be feal：o toith the great scal，ano the zile of the wing：\＃oz the statute of 5 Eliz．bath gis ynn zurisotation to the ©ourt of Star－Chamber，and potor to gibz 3ubgent（amongfotber things）of the coffs ano danage，molyich Gaing giben by foze of the raid ade of kariament，by confequane
PART XIII： $\left.\begin{array}{c}\text { Morfe and Webbs } \\ \text { Cafe：}\end{array}\right\}$
the © ourt be tye adt laty pober togrant שxecutton；Quiz quando ali－ quid conceditur，ei omnia concedi videntur per qua devenitur ad illud． ghe it was refolvex，zilyat the gtotng of the damages to the belantif． was begun but of late times：ano altyougb that one oz thoo jezecedents． were geweo agatift this laefolution，thep being agatnit the lato，the zuoges bad not ant regare to them．Filye tike derolutton boas in the： $\mathfrak{C a f e ~ o f ~ L a n g d a l e ~ t n ~ t y a t ~ © a u r t . ~}$

## XXXI．Hilary Term， 7 Jacobi Regis ：In the Common－Pleas．

## Morfe and Webbs Cafe．

IJP a Replevin bauglit be John Morfe alamit Robert Webb of the taking of thoo SDiden the laft date of November in the thiropear of the． liseignof the eing that now ty，ina place calleo the Downield th Lud－ dington in the ©ounte of Worcefter：IThe \＃Deferoant，as DBapliff to William Sherington，©たent．made đonufance，detaute，tyat tye place． where is an gere of lano thich is the Itrebolo of the faid William
 the giantiff faid，gilat the falo gicre of land is parcel of Down－ field，and that lie blmielf，at tbetime，ano befoze the taking，（fi．was ano petis fetteo df too earo lland，totth）the appurtenances，in Ludding－ ton afozerato：Gno thatlye，ano all tboce whole eftate be batb in the faio tho paros of elano，time out of minee，fr．babe ufed to babe Common of pature per totum contentum of the faio place calleo the

 feafons of the year，as to the caid tho yaro lands，wotty the appurtenars： cesappertaining ：and that be put in the fato tho $\operatorname{sid}$ ren toufe bis ©am＝ mon，oc．Gnotye idefendant olo maintain bis guoloze；ano traberfed

 ther of the faid John More，ano mobo Holaintiff，whofe 翌etr be ts，was reiceon tbe fato tho paros la ano，ano that the faio Richard Morse，\＆c． bad the common of joafture foz the fato ©hattel，per totum contentum of the faio Downfieid，in manner ano fozm as befoze is alieuged，and
 Elizaberh，Demited to William Thomas ano John Fifher Diterst parcels of the faio tho pard lanos，to tolich，fic．viz．the four 3 Buts of arable， soith the ©ammon and intercamman ta the lame belanging，foz the term of four bundzed pears ；be foze of which the faid William Tha－ mas ano John Fifher entred，ano were pofteted：ano the fato Richard To feifeo，opeo thereaf felfed；by tohich the falo thoo paro lanos in pofs
 tiff：and tf upantbe mbole matter，the ralb John Morfe nom latit，ant at the time of the taking，ac．ुad common of 翟ature，ac．foz four 2Beats calied inotber LBeafts，ano thoo 2Beafts called ligare＝Ibeafts，ano foz fitte sheep，fic．as to the faid thoo acres of lano，toith the appur＝ tenantes belonging，in lato oz not，the zure papeotite adote of the ©outt．

griciument at the 23 ar, ano at the 2bench, it was refolber be the cojole Court, flyat it ought to be foumo againft the :Defenoant, bulle bad tra=



 Jeritance ano fratiold of the Common, after the pears Determined, is appendant to fiye faid thoo paro lands; and therefoere clearly the ifise
 of the matter in law, be ougtt (confefing the commori) to bave pleaded the rato leare; but bubeli tie traver reth the lezercription, be cannot glve the fame in eviotice.
2. at haas reforved, ziluat if the fato leafe hao han pleaded, that the Common, buring the zeafe toz pars, is not furpenoed oz difthar: geo; foz eacly of them flaill late ©ommon Läateable, ano in fuci man:
 fmall a parcel be demilfo, which woill not kap one $\mathfrak{D R}\{$, noz a shap, then, the whote Common nall remain wothb the Leffor, fo alloags as the班and in which be not Turcliarsed.
 muri) as to fat, Common foz ©attel tegant and couctjant upon tbe Lano in minth, ac. so flyat be the feuerance of part of the eland ta tobich), (cc. no pectuotre can tome to tipe Ierre-tenant in wobltib, qc.
4. Sat the cafe of in the fourtly part de my Repors, fo: was affirmed foz goodlatos: and there is no Difference, bolen the 㢵zefription is foz ©attel levant and coucliant, ano foz a certain
 is foz ©ommon appurtenant to nand with)out (alleogher that it is foz Cattel feuantand couchant) there a certain number of the Cattel ousis to be erpeefed, foiti) are intenoed be the lato to be febant and cwin: chant.

## XXXII. Hil. 7 Jacobi Regis: In the CommonPleas.

## Hughes and Crowthers Cafe.

Ifa Repievin, betwonll Robert Hughs jolantiff, ano Richard Crow-
 mas, that Charles Fox mas feifed of itr acres of meadoto in Becitun, intioe coumty of Salop, in ffr, and io Octob. 9 Elizo leafed the fame to Charles Hibbens, and Arthur Hibbens for 60 pearg, if the afozefaid Charles Hibbens and Arthur Hibbens foulo lo Iong liai, ano aftermaro Charles oied; and if the leafe determine bo his death hoas tbe dueftion,
 the life of a man is mer collateral unto die ©eftate foz pears: otber: toice it is, If a leafe be made to ome foz the libes of J. S. ano J. N. there the Fraboio both not determine lo the oeath of one of them, foz the reafons ano cauteg given in the cafe of Brudnel, in the fifily part of
 wole Court.

| Part Xili． $\left.\begin{array}{l}\text { Heydon and Smichs } \\ . \text { Cafe．}\end{array}\right\} \quad 67$ |
| :--- |

# XXXIII．Eafter Term，anno 8 Jacobi：In the 

## Common－Pleas．

## Heydon and Smiths Cafe．

RIchard Heydon bzought an action of IIrefpals againft Michac̣l Smith and others；of bacakinis of bis dlofe calleo the Moor in ugley in the Countr of Effex，the 25 Day of June in the fietil par of the \＆ting，\＆quandam arborem faam ad valentiam 40 s ．ibidem nuper cref－ cen．fucciderunt：：Fibe wefenoats faib，that the Ciofe is，ano at the



 and a cel of the faio Mannoz of Ugley \＆c．of mbich Mannoz Edward Le－ venthrop ©ffnure，Jiatiocr of tbe faid Sir John Leventhrop，was feifed
 Richard Heydon ano bis lietrs be the broo at the tatill of the 2 lozos accozoing to the cuftom of the faio qgannoz ：and that within the fatis mannoz there is cucli a cuffom，Quod quilibet tenens Cuftomar．ejus－ dem Manerii fibi，\＆haredibas fuis，ad voluntatem Domini，\＆cc．à toto rempore fupradict．jufus fui，\＆confuevit ad ejus libitum amputare ramos omnimodarum arborum，calleo flollingers，oz 睤usbozog，fuper terris \＆ tenem．fuis Cuftomar，crefcen．proligno combultibili，ad like libitum fuum applicand．\＆in prodıcto Meffagio comburend．ano alto to cut bomil and take at their pleafure all manner of atress calleo pollengers oz
 creicen．foa the reparaton of their 頨oufis buit upon the faid alande and cuftomare silenements；and alfo foe bloughbate ano rartbote；
 at the time of the Ircipafa afozefaid，oz bitherto grotwing upan the afozefaio lanos ano finements cuftamary of the fato Richard Heydon， were not fuffictent，noz Dio ferue foz the niceflary ules afozefato：Ano that the fatio Richard Heydon，from the time of ille faio ©beant made un＝ to bim，bad maintaineo ano peeferbed all tress，er．growing upon the
 of the falo Edward Leventhrop，the raio Sannez defenoce to the raio Gir John Leventhrop：and that at the time of the 顺e「pafs the afoze faio sermuage af the raio Richard Heydon mas in oecap，\＆e egebat ne－ ceflariis reparationbus in Maremio ejufdem．．©tpon mblich the SDefen＝ Dant did ormur in latio．

 1bere pointe 的re recolbeo．

1．Inat the firft part of tije ©uftom mas abruro and repugant，fci！， Quod quilibet tenens Cuftomarii ejufdem Manerii habens \＆tenens aliqua
terras feu tenementa Cuftom．\＆cco ufus fuit amputare ramos omnimodarum arborum，vocat．翟olltngers，\＆cc．pro ligno combuftbili，$\&<c$ ．in predicto Mefluagio comburend．（which ouglt to be in the geefluage of the jolain＝ tiff，foz no olber sperfuage is mentioned befoze）mitch is abiuro ano repugnant，运hat ebert cuftomare zifnant fyoulo burn bis 棐uel in the
 thes cate：foz the laff part of tbe cuftom，whicl concernety the cutring Dotonof tibe erex，concerns the point tuquefton；and fo the firff part of the cuftom is not material．
 tiff was in inecap，\＆egebat neceflariis reparationibus in maremio ejuidem，


 caure to be repatreo，or．

近o bobich it was antwerea be Coke chef Juftice，五hat tie faid 2bolk prabeo the pleading in ti）e cate at JBar was certain enough，fcil． Qiod Meffuagium pred．egebar necefliariis reparationibus in maremio， wotbout freming the peecife certainte：ano tberctoity agres 7 H .6 .38 ． and $34 \mathrm{H}, \mathrm{R} \cdot$ ？

2．3t toas alfo anfinereo and refolued，sillat in tyís cate without quettiontt nexbs not taalleog moze certainty，foz bere the Coppholter accozoing to the cuftom doth not take it，but the lozd of the wannoz Doth cut Down the Irre，and earryeth it aboap where the refl bas not fufficient，and fopesenteth the $\mathbb{C o p p l o l}$ ber of bis benefir，ano there＝ foze be nexetb not to fieto and decap at all，but onely foz increafing of the damages，foz the lezo dotib the wang bolen be cutteth Down the 2ilce bobich moulo feriue foz reparations mben nex fouto be．

3．Ft was refolber，猚hat of common atght，as a thing incioent ta
 bate upon jis ©apploid：Quia conceffo uno concedantur omma fine quibus id confiftere non poteft ：Et quandoaliquis aliquid concedit，con－ cedere videtur \＆id fine quo res ipfa effe non poteft ：and theretorily a＝ greeth 9 H．4．Wate 59．峈ut the came may be retraineo be cuftom， fcil．SIInat the ©opebolder foall not take tt unters be aftignment of tye Llaz Doz bis zapliff，ac．

4．3t mas refolveo，shat the mozo cannot take atl the simber
 mare boufes，ano foz loloughbote，ac．foz otberbite great iDepopulation
 bancze．gnoit is to be unoerfood，FIllat Bote being an ancient Saxon woozd，Datb tho fignificattons；the one compenfatio criminis，as Frith－ bote，which is as mucla as to fap，to be diflyarged from gibing amenos foz the beeach of the peace；Manbote，to be officharyee of amends foz the Death of man：Sno feconole，inthe latter fignificatton，（falo）foz
 fcil．Jáeparation of a 25 zicg ，of a 2 Bozang ），of a Cafte，of a laark，（fc． Gind it is to be knoton，that Bote and Eftovers are all ore：Eftovers are Dariued ofthis French moza，Eftover，i．e．fovere；i．e．to keep toarm， to cherifit，to fuftain，to defend：and there are four kinos of Efovers， （fcil．）ardendi，arandi，conftruendi，\＆claudendi：（fcil．）Jtrcloote，


5．3t mas re folued，gilhat the dopeboider fhatl baue a general staion

part XIII． $\left.\begin{array}{c}\text { Heydon and Smichs } \\ \text { Cafe．}\end{array}\right\}$
finan，©xc．fuccidit；foz ©uftom latll fixed it to bis ©ftate againf the Zoz0：ano the © ©pplolocr in thts cafe bath as great an intereft in tbe simber gras，as be bath in bis meefuage tobich be boloetb by
 fiton the © ©opeboloer flyall bave an fetion of ${ }^{2}$ refpats againfl bis LLozd，Quare Domum fregit，ano be the fame rcafon foz the

 camnot fiallo．Trinit， 40 Eliz－Rot． 37 ．in the Kings－Bench，betborn Stebbing ano Groiener，SLle ©uffom of the gipanoz of Netharhall in the $\mathbb{C o u n t y}$ of Suftit bas，that．etere acaptholocrmight lop the tool＝ Iengers upon bis ©applioja pro ligno combultibili，sic，ano the fozp of
 bolo，upon wifith be bzought bis atton upen the cate，Lecaufe that the
 bocre talien be the llogo．©Re Taylors cafe in the fourtly part of me
 mho laath Cuftodian rerra，fall batue andaton of Ircipalis fos cut：

 fum fregit，\＆：arbores fuccidit ：ano［fe 2 E．4．I5． 9 geruant molyo is
 pais oz 风ppeal： 1 H .6 .4 .7 H .4 .15 .19 H .6 .34 ． 11 H .4 .28 ．31 after taking the goobs，tie oboner bath bis goods again，pet be fiall bave a general atton of grefpais，and upon the ebidence the Damages thall be mitigated：faia the better mpinton in II H．4．23．Fillat ine tobo bati）a fpectal pzoperte of the goodg at a certain time，fyall bave a general atton of grefpais againft bim who lath the general pze＝ pertp，and upos the evidence damages fall be mitigated；but clear： le，the 2batlex，de be tolyo baib a fpecial pzoperty，finall bate a general attion of iLrefpafs againft aftranger，and fall recober all in Dantages，becaute tyat be is cluargeable over．玉R 21 H．7．14．b．acc． gno it is boloen in 4 H．7．3．That 促enant at Cufferance mall habe an gition of sirefpars in refpect of the poffeftion，and if the mefenoant plead fateguilte，but be cannot make title， 30 H .6 ．Trefpais 10.15 H.

 30 H．6．Trefp．10．\＆r．叿enant at bill fall habe an attion of ir $e^{i}=$ pats ： 2 i H．7．15．ano ir H．4．23．3f a man 2bapl gooos fobicl）are
 lijall be a goom zar to the toaple： 5 H .4 .2 ．आil a dalrit of deiate baught agatnit siluant foz life，and aftigneo the calafte in cutting oom of क्यress：the \＄efenoant pleaded in 2bar，that the jolaintiff bimelf cut tbem：ano Culpeper，the sericant of the flaint｜ff，ob＝
 not ant thing in tbe jrebolo，no moze thân a meer franger；ano if a firanger bad cut dobou the fame grexs，be fyould be syargeable in daifte．
gita in this cafe，we foulo be at a mifthef if weffoulo not recofer againt bim；foz if at another time be beingetio an gation of ailrefpafe againt us，he 所ll recolur Damages againft us foz the cutting，id eft，
 fame mas a gmo zar：gno it bas faio be the ©ourt that tye flaintuf toas mot at any motchief in this caie：foz in as muci）as the EDefenoant
bigall jave adoantage nom to Difcharge bimfelf of dafte againft the縣laintiff，upon thts matter be fall be barred foz ever of his getion of
 chief obicted be Culpeper： 23 ut without queftion le fyall lyate an gation of frelpals，Quare claufum fregit，foz the ©entry of the keffoz ano for the cutting of the © ras，but be fall not recober the galu：of the 江rexs，becauf lie is not chargeable ouer，but foz the tpecial lofs Eolich be lath，fcil．foz belofe of the geatonage ano of the fatooto of
 afierwaros，the fame 前rm，zuegment wag given on the pinctpal cafe


 XXXIV，Ealter Term， 8 Jacobi ．Inthe Com－ mon－Pleas．

T


 tion in the pear of the laing that noto is（mbitc）is not of fozce to take aboay ane ©uftom）Derto the ©lark befoze wottor Newman， ©Dficial of the Grchbifhop of Canterbury，to aepzive bim，upon tive point of the right of ©lettion，ano foz etber caures；and upon that it bas moned at the Bar to bate a fozoblition：Gno upon the bearing of Moctoz Newman ano ytmelf，and jts ©auncel，a jyzobibition mas granted by tle mole ©ourt，becaure the parto choren is a mer tempozal man，and the means of chooing of him，fcil．the cuffom，is alfo mer tempozal， $\mathfrak{L o}$ as the $\mathbb{D}$ fiticial camnot depzito bitm；but upan oceafion
 fice of a ©hurchonaroen，who although the beclofen foz tho pears，get Foz caure thee map olfplace tbem，as it is bolden in 26 H .8 ．5．Sino al＝ though that the erecutien of the Difice concerneth）Wibine 马ervice，pet the ©ffice it felf is martcmpozal：Za 3 E．3．Annuity 30．12e corl）is Clark of a jarifity remobable be the foarifioners：5ex 8 E． 3.27. 9 gift in tady mag made of the serianty oz ©larbifip of the Church of Lincoln，ano there adiudged，that the ©idfice is tempozal，ano fall not be treeo in the ©eclefraftical Court，but in the zinge $\mathbb{C o u r t : ~ \mathscr { I n o i t i s } ~}$ to be thom，that the orpzivation of a man of a tempozal Diffice，oz place，is a temporal thing，upon tolyich no gppeal loith be the stature of 25 H．8．but an affice，asin 4 Eliz．Dyer 309．gilue $18 z e f t e m t$ of Macdalen collcog in Oxferd tuas dipzitio of the 2bifiop of Winchefter
 Yidpzitation iq tempozal，and not fptrtual；butbe man babe an gatife：


 milthin tife faid gat of 25 H．8．Joz a gDeanry is a spiritual pzomoton， ano not tempozal：ano befoze the fato gat，in fuch cate，the gppeal was ta Rome immediately．

# PartXIII. Prichard and Haw- $\}$ \{Difon and Beftneys kins Cafe. $\}\{$ Cafe, \&c. 

XXXV. Mich. Term, 5 Jacob. Rot, 30 . In the Kings-Bench.

## Prichard and Hawkins Gafe.

JOnn Prichard baought an gation upon the $\mathbb{C a f e}$ againif Robert Hawkins foz fianoerous wozos publified the laft dap of Augult in the
 Shelley Dio muroer John Adams © Diflo, (Quandam Irabellam Adams modo defunct. filiam cujufdam Johannis Adams, of Williamitre in the ©ounty of Glocefter, innuendo ) upon whtch a worlt of erroz boas bzought in the Exchequer ©lamber upon a (uogment gituen foz Pricharo in the Kings-Bench : and the 3udgent was reberced in Eafter ingerm, 7 Jacobi, becaufe tlyat it Dotb not appear, that Irabel was Dead at the time aftbe fpeaking the toozos. foz cunc defunct. nugly to babe ban in the place of modo defunct.
XXXVI. Eafter Term, 8 Jacobi: In the Kings-Bench.

## Difon and Beftneys Cafe.

HUmphrey Difon fato of Nicolas Befney, utter 2Barefter ano $\mathbb{C o u r}=$ celloz of Grays-Inn, Thou a Barefter? Thou art no Barefter, thou art a Barretor; Thou wert put from the Bar, and thou dareft not fhew thy felf there. Thou fuidy Law? Thou haft as much wit as a Daw: Jp=
 Damages to 23 1. upoll whicly 3uogment was gituen: ano in a dorrit of ©rros in the Exchequer ©lamber, the \{uogment toas affirmed.
> XXXVII. Eafter Term, 8 Jacobi Regis: In the Kings-Bench.

## Smith and Hills Cafe.

$\mathbf{N}^{\circ}$Oh Smith brought all gatton of getault ant 2Battery againft Walter Hill in the Kings-bench, whtely began Pafch. 7 Jacobi, Rot. 175. upon अRot:guilte pleadeo, a đeroid ano 3uagment bas foz tive Blaintiff, and 1071. affeteo foe Damages and cofts. Fin a dilrit of Erroz bzought in the Exchequer ©lamber, the ©rroz waf aftgneo in the Venire facias, mbich was certlfied be derrtof Certiorari: ano upan the cearit no lreturn mas made upon the late of tie aidrit, which is
 ment mas rearried.


## XXXVIII. Trinity Term, 7 Jacobi: In the Court of Wards. <br> Weftcots Cafe.

I
 of Roger Weftcot, Zyat the raid Roger the Dap that De deen mas feiced of and in the mopety of the Mannoz of Trewalliard in bis $2 \mathrm{DR}=$
 the mogetp of the taio ghamoz, anno 19 E. 3. was bolben of the then
 wall, of antightsa[erbice, as tt appearetib bo a certain eremplification of Trematon foz the lame lozimee, made 9 Marcii, 19 E. 3. And the boozds of the Extent mere, Willielmus de Torr tenet duo feoda $8 x$ dimid. militis apud lotes, strdkleftomb, \& EIrewalliard, per fervitium militare,

 bas infufficient and boyd, becaufe that tye Therold of a Jurp ougdt to be full and otrect, and not with a prour patet, foz be that tbe wiole foece of tbe Therdite relvetb onely upon the (Ertent, woble if to be falfe, be tho is griened fall habe no remedy be ane graberte; foz theo Luave not found the zilenure indefinite whtch might be traberfed, Uut witty a prout patet, whitly makes the gidfice in tyat point infuftictent, atlo upon that a Melius inquirendum (thall tfur foztij : and therebity as greetl) F. N. B. 255. tJat a Melius inquirendum fall be aboardio in fucl) a ©aie.

## The

NAMES of the CA S Es.

CAfe of the admiralty

| 7 Jac | SI. | 8 JaO. |
| :--- | :--- | :--- |

67. 

Cate of ${ }^{\text {S. Alphage peril }}$ in Canterbury 8 Jac .
Baron and Boys cafe ${ }^{70}$
Jas.
Cafe of repairing Bridges, \&c. 7 Jac . 33.
Bedell and Sherman cafe 40 Eliz.
Baylyes care 7 J ac $1^{8}$ Cafe in Chancery, Hill: 27 Eliz.
Cafe in the common Pleas 6 Jac. 26.
Collings and Harding cafe 39 Eliz.
57.

Cafe of Nodus decimandi 6 Jac :
12.

Care de Moo Decimandi and of prohibitions before the King 7 Jac .
37.

Difow and Beftneys cafe 8 Jac .
Edwards cafe 6 Jac .9 . Cafe in ejection firm 7 Jac.
Hums cafe 7 Jac.
 Whitebrookes cafe 64. Hughes and Crowthers cafe 7 Jac .

Wards $7 \mathrm{Jac} \quad 49$. Wills cafe 7 Jab. $5^{\circ}$.
66. Weftcots cafe 7 Jac . $7^{72}$. THE

## THE <br> TABLE.

A

$A^{\prime}$cts of Parliament are parcell of the Law, fo to be judged by the Judges of the Law. fol.

Actis, none may take upon him any act; \&c. but who hath knowledge in the fame.
12.

Apples, not contained within the
 gainit ingroffors.
18. 19.

Actions of claime to bei brought within 50 years.
Aid to the King, who to pay it.
For what.
26. 27.28. 29.30. Made certain and when to be paid.
Admirall, his power how far it extends.
51.52.

Court of Admiralty, no Court of record.
Avoury where it fhall be good and maintainable.

## B

1 Brewer is within the act of the 5 : Elo. 4. For that none may keep a common brewhoure, unleffe formerly apprentife.
11.12.

Bargage tenure, what, it is, 27.
Bridges, rivers, fewers, \& \&c, who ought to repair them, and how compellable to it.
Boote, 2 faxon word, the fignification whereof various.
68.

Boote and eftovers, fignifie all one thing.

Copyhold, where 2 Copyholdes may deny to pay his fine. 2. Canterbury, Aich-bifiop thereof cannor cite ond out of his own Diocele, and the realon thereof.
5. 6.7 .8.

Commiffion, High commiffioners their power and to whom exrendible.
11.47.

Cufomes, what Cuftomes Ball be good and when, and what not.
12.13.

Cuftomes, where the Kings Court Thall be oufted of juriddiction in Modo decimandit, and where not. 18.

Cuftomes and prefrriptions to be tryed by the common Law. $40^{\circ}$
Canon Eccler. againf the Xtings prerogative, the cummon law Ze. ip $\int_{\theta} f_{a}$ Rto roide. 470
Common of Pafture ivho inall have it, and who mall be debarred and why.
Common divided folll be rateable fo that the land in which, \&c. fiall not be furcharged. 66.
Copyholders may of common right take Houle-boote, hedge-boote, $\therefore$ and Ploughboote, apon his cop-py-hold.
68. Shall have an acton againt his Lord for cutring down Timbertrees.
69.

Dower, how a wife may be barred of her dower and for what. 19. 20.21. 22. Where the Gall be indowed and when.
20.22.23.

Damages treble, where to be fned
for.
Decimandimodeu, whatit is and by ivhom to be tryed. 37.38.39.40.
Plea of Modus decimandi where good and where not.

## E

Error, writ of error fo annihilates a record as if it had never been

What fhall be recovered therein
212.22

Executor, fummons and feverance lyeth in any fuite brought as executors.
Error, where amended, and where not.
Error, what is fufficient to renew a judgment a or confirm it.
Eftoppel what, and the force theredi

$$
\mathbf{F}
$$

Fine reafonable in Copihoid mult have a ret time for payment. : 2 : It murtbe reafonable, and not exceffive. 2.3.4. By.whom to be adjudged.
What is a reafonable fine and what not.
Fees, what Fees may be taken for proving a will, and extortion
3 therein how punifhable $24^{\circ} 26$
Forgery what and how punifhable.


Heir, entry of the heir where lawfull.

## I

Judge Ecclefaaticall his pdiweft tô examine upon oath.
10.

Joynt-tenants and tenants in common the difference between them.
55.56.57. Joynt-tenants, may be feized to
aniver though shey come at unufuall times to it,
:ri
K

King, Land given to the King difcharged of tythes. : $\quad . \quad 150$ Where the Kings have the mean profits of Land and where not.

## L

Lands, how they may be difcharged of Tythes : m law 4 ITa Land, where it Chall defcend and where not. .... 50. Law will doe no wrong. $2 \mathrm{~L}_{0}$ Law of England how divided. 40. Livery, where no livery or Oufter le main thall need to beifued.
The manner of fuing livery and the forme of the writ. $\quad 62$.
Leare for years to wo, if they fo long live, ifo one dyatheleafe is determined. 66.

$$
M
$$

MeSuagium or Tenementum their difference. 1 48.
Mannor, how a Lord of a Mannos may wrong his Copy-hpld renant. 68. Melius inquirendum where it lyeth and for what.

$$
r_{0}
$$

Office, where neceflary to be found where not, and when it muft be found. ${ }^{22.63}$ Where it fhall be infufficient. 50. It Thall not be an eftopel, and the rearon thereof.

6r.

Prohibition when and where it lyeth and againft whom. 8. 9.10.
41.42.43.70.

Parifhes and townes, their bounds

MAR 31 100

1za



[^0]:     noz of Kimbolton, to whith the Fobolafon of the Cfiuter, of Kimbolen
    

[^1]:    
    

[^2]:    ：．．．．．．．．．ner

