## A

# S Y S T E M O F <br> M O R A L PHILOSOPHY. IN THREE BOOKS; 

WRITTENBYTHELATE
FRANCIS HUTCHESON, L.L.D. PROFESSOR OF PHILOSOPHY

IN THE UNIVERSITY OFGLASGOW。
PUBLISHED FROM THE ORIGINAL MANUSCRIPT, BY HIS SON FRANGIE IIUTCHESON, M.D.

To which is prefixed
SOME ACCOUNT OF THE LIFE, WRITINGS, AND CHARACTER OF THE AUTHOR, BYTHEREVEREND WILLIAMLEECHMAN,D.D.

PROFESSOR OF DIVINITY IN THE SAME UNIVERSITY.

> V O L U M E II.

GLASGOW, PRINTEDAND SOLD BYR. AND A. FOULIS PRINTERSTOTHE UNIVERSITYO

$$
\mathrm{L} O \mathrm{~N} D \mathrm{O} \mathrm{~N},
$$

- SOLD BYA.MILLAR OVER-AGAINST KATHARINE-STREETINTHESTRAND, AND BY T. LONGMAN IN PATER-NOSTER ROW.
M.DCC.LV.


## CONTENTS of The SECOND VOLUME.

B OOK II.
Chap. 9. Concerning Contrąts or Covenants. Page 1
Chap. ro. The Obligations in the Ufe of Speech. ..... 28
Chap. ir. Concerning Oaths and Vows. ..... 44
Chap. 12. The Values of Goods in Commerce, and the Na- ture of Coin. ..... 53
Chap. 13. The principal Contracts in a Social Life. ..... 64
Chap. 14. Perfonal Rights arifing from fome lawful Acti-on of the Perfon obliged, or of him who hasthe Right.77
Chap. 15. The Rights arifing from Injuries and Damages,done by others: and the Abolition of Rights. 86
Chap. 16. Concerning the general Rights of Human So-ciety, or Mankind as a Syftem. Io4
Chap. 17. The extraordinary Rights arifing from fome fin- gular Neceffity. ..... 117
Chap. 18. How Controverfies fhould be decided in NaturalLiberty.I 4.
B O O K III.
Of Civil Polity.
Chap. I. Concerning the adventitious States or permanentRelations: and firft, Marriage.149
Chap. 2. The Rights and Duties of Parents and Children.
Chap. 3. The Duties and Rights of Mafters and Servants.

## CONTENTS.

Chap. 4. The Motives to conftitute ${ }^{\circ}$ Civil Government. 212 Chap.5. The natural Method of conftituting Civil Government, and the effential parts of it. 225
Chap. 6. The feveral Forms of Polity, with their principal Advantages and Difadvantages. 240
Chap. 7. The Rights of Governours, how far they ex- tend. ..... 266
Chap.8. The Ways in which Supreme Power is acquired: how far juft. ..... 283
Chap.9. Of the Nature of Civil Laws and their Execution.310
Chap. io. The Laws of Peace and War. ..... 347
Chap.in. The Duration of the Politick Union; and the
Conclufion. ..... 372

## A

## S Y S T E M

O F

## MORAL PHILOSOPHY.

## BOOK II. CHAP. IX.

## Concerning Contracts or Covenants.

AContract is " the confent of two or more in " the fame defign, mutually expreffed with a " view to conftitute or abolifh fome right or " obligation." We have already feen the neceflity of frequent tranflations of property by confent of the proprietor, and of a conftant, focial intercourfe of offices among men in giving mutual affiftance. The law of nature requires and obliges us all to be ready voluntarily to doall kind offices in our power,and every good man is thus difpofed; and yet exprefs contracts about them are neceffary among the beft of men.

For tho' men are obliged to focial offices, yet they the receditio of are not bound, except humanity to the indigent requires it, to give their goods or labours to others for norhing. Such obligation would have all the bad effects of a community of goods. The wealthy need more frequently the labours of the indigent, and the indigent mult be fupported by the compenfations they get for them. There mult be mutual agreements about thefe things.

Vol. II. A

Boos II. Again fuppofe the very beft difpofitions in my neighbours toward me, and toward each other; yet I cannot take my meafures in dependance on their affiftance, without a previous contract. I muft know their leifure hours, the fervices they can do me confiftently with their other duties of life; and they muft know how far I can fupply their wants, and affift them in their nced, otherways they muft concert their affairs with others who can anfwer their neceflities. The reafons therefore which fhew the neceflity of a focial life, fhew alfo the neceffity of contracts, and the obligation of faithfully obferving them.
The gromas of Some more immediate principles in our nature firft fuggeft our obligation. Nature has given us the fagacity to contrive means by fpeech, or founds appointed to be the figns of thoughts, to communicate our féntiments, defigns, and inclinations to others, and has made us prone to communicate them by a natural opennefs of mind, till fome experience of inconvenience from too much opennefs reftrain us; we have alfo an immediate natural approbation of this difpofition; and a yet higher approbation of a ftedfaft veracity and candour in fpeech, whether we are relating facts, or affuring others of our defigns and intentions; and on the other hand have a natural immediate diflike of a felfifh fullen dark taciturnity, and a yet higher difapprobation of falfhood and infincerity in narrations, or profefions of our intentions or engagements, and of all intentions of deceiving others, and difappointing them of what by our fpeech we caufed them.
to expect from us. Such conduct alfo appears plainly Char. 9 . injurious and affronting to our fellows, who have a natural defire to know the truth, and an averfion to error and deception; and who from our focial conftitution have a claim upon us that we fhall not difappoint the hopes we have given them about any offices we undertake for them. Thefe parts of our conftitution more immediately fuggett our obligation to faith in contracts, and the moral turpitude of violating them.

The violation of contracts, on this account, is plain- Thes.atho fou: ly a oreater crime, than refufing a like unpromifed of ${ }^{\text {olatais } s \text { thest }}$ ly a greater cime, fice of humanity which is in our power, when other circumftances are equal. The later fhews indeed a want of the proper degree of focial difpofitions, but caufes no new detriment in life. But infidelity in a contract offends alfo againft a ftrong moral feeling in our hearts, and difconcerts the meafures of others, who in dependance on the contract may have omitted to provide the affiftance they might otherways have obtained. Such breaches of faith, were they frequent in fociety, muft deftroy all focial commerce.
II. Tho' men are on all occafions obliged to act the humane prudent part toward others, and not to grafp at unreafonable advantages from their rafh or weak engagements ; yet fo great is the neceffity of maintaining faith in contracts, and the decriment to fociety from diminifhing it, by allowing many evafions and inextricable difputes about contracts; that in all matters of commerce about which men are valid

## Contracts and Covenants.

Bоок II. difpofers, whatever contracts we make, not induced by any fraud or error in the known and profeffed conditions or unjuft violence, we are obliged to obferve and fulfil, tho' we have contracted imprudently for our own intereft, or even contrary to fome imperfect obligations toward others. The other party acquires an external right, with which we are obliged to comply when it is infifted on; tho' he is acting againft humanity and real juftice in infifting upon it. To fuch cafes the common maxim * is applicable, that " many things which ought " not to have been done, yet when done, are obliga" tory.".
In what matters they are valid.

This rule holds generally in all matters of commerce $\dagger$ committed to human prudence, in all alienable rights, in fuch actions or performances as are not directly impious toward God, nor oppofite to fome perfect right of another, nor to fome fpecial law prohibiting our tranfactions about them: contracts in which men fin againft fome general law may be obligatory; or fuch as are againft the interefts of their friends or families, where their right is only imperfect: fuch contracts too muft likewife be of fome detriment to the publick. But the allowing men to recede from ali imprudent contracts would be of far greater detriment, as it would obftruet all commerce, or occafion innumerable inextricable debates. Whoever repented of a bargain, could always plead the imprudence of it,

[^0]the lofs his friends or family would fuftain, its oppofi- Chaf. 9 . tion to the general command of providing for our $\sim \sim$ own, and to our obligations of humanity. All nations appear fenfible of this, by confirming imprudent contracts about matters of commerce, and feldom allowing redrefs, except where the inequality or the lofs fuftained by one party is very great and manifeft.
III. The law of nature as well as civil laws diftin- Three forms of guifh three forms of fpeaking about our future acti- fepativg alourct ons or preftations. I. A bare declaring our prefent exprefing our intention or purpofe: this produces no obligation. One indeed may be cenfured as inconftant who often changes without caufe.
2. The fecond is when we promife fomething for Imperfetif pro. the advantage of another, expecting his dependence on our promife, and yet not defigning to convey to him any right to compel us to obferve it. Such promifes are well known to be conditional, upon the good behaviour of the perfon to whom they are made, even when this is not expreffed; and we are underftood to referve to ourfelves the right of judging of his behaviour. Receding from fuch promifes without a juft caufe, is very faulty in point of veracity, and mult be highly difapproved by every honeft heart on that very account, as well as the cruelty and inhumanity fometimes difplayed in defeating the juft hopes we had raifed by another's dependence on our veracity. This confideration thould make men both cautious of promifing inconfiderately, and religioufly careful not to depart from their promifes without fufficio.

Bоок II. ent caufe, fuch as muft juftify them to every honeft ~man. But when one departs from fuch a promife, the other party has no other perfect right than to demand compenfation of any damage he fuftained by taking his meafures in dependence on the promife; fubmitting it to arbitration whether his deportment gave juft caufe of departing from the promife, or not; and whether his meafures taken in confequence of it were juftifiable. If he is juftified by proper arbitrators, he has a perfect right to be indemnified; but cannot, even fo, compel the performance of the promife.
Perfect contralls.
3. The third form is a perfect contract or promife, not only binding in point of veracity and confcience, but conferring a perfect right to another.
What fings bind. IV. In contracts 'tis by one's own confent that we deem him obliged. And he is juftly deemed to confent who ufes the figns which commonly import confent. No exception can be allowed upon any alledged fecret diffent or different intention not imparted to others*, or upon any roving of mind or inadvertence alledged while he was ufing fuch figns as declared his confent; otherways all contracts might be eluded by fuch pretences, which could not be confured.
Eacit onnerviti- Words or writing declare our confent moft diftinctly, but it may alfo be declared abundantly by any other figns previoufly agreed upon by the parties as cvidences of confent. When any fign is agreed upon and ufed with that profeffed defign, 'tis an exprefs contract. But there are alfo certain actions which in

[^1]their own nature import a confent to covenants or Chap.g. conditions propofed. Thus if certain advantages are $\sim$ ~ offered to fuch only as fubject themfelves to certain engagements or obligations ; he who affumes thefe advantages which he could not claim except upon the offer made, is juftly deemed to have fubjected himfelf to the conditions or obligations expected by the other party. So when one acts what no reafonable man would do without confenting to certain articles, or what is univerfally taken for a confent to them, he is juftly reputed to have confented to them. Thefe are tacit contracts or conventions. The obligation of fuch fignificant actions may indeed always be prevented by exprefs premonition of all concerned, to the contrary. And in this the tacit contracts differ from the quafl-contractus, or the obligatio quafl ex contractu of the civilians. In thefe later the obligation is founded in fome obvious maxims of juftice, upon fome action of the perfon obliged, or his deriving to himfelf fome advantage at the expence of others who neither intended to be at fuch expence gratuitoufly, nor were obliged to it. No premonition or remonftrance will free a man from thefe obligations, of which hereafter. But in tacit contracts the obligation arifes only from confent, which is as naturally intimated by action, as it could be by words; and therefore an exprefs previous declaration to the contrary may take away all caufe of prefuming upon confent.

Examples will beft explain both. When lands are Examples of offered only to fuch as are willing to fettle in a colony

Воок II. upon certain conditions of civil fubjection; one who takes poffeffion of fuch lands, is deemed to confent to the conditions. A foreigner fettling with us, and fharing the protection of our laws and polity, tacitly confents to be fubject to fuch of our laws as oblige foreigners, and to our courts of juftice. An heir poffefling an eftate fubjected by the anceftor to this condition that all who enjoy it fhall be fubject to fuch polity and laws, tacitly confents to this fubjection. If he previoufly declares againft this fubjection, he is not bound by it; but the fate may perhaps juftly prevent his poffefling thefe lands, as it would prevent the refidence of a foreigner who previoully refufed fubjection to our laws. Addreffing fpeech to another imports a convention of fpeaking according to our fentiments, and ufing words in their cuftomary fenfe; otherways the action would be foolifh. But timely premonition that the fpeaker only pronounces abfurd propofitions as examples in logick, would prevent the obligation : thefe are tacit conventions. But an heir poffefling an inheritance, or an executor the perfonal eftate, are * lyable to pay the debts and legacies which affect the eftate, and no premonition of the heir or executor can prevent this obligation which they fay arifes quafi ex contraçtu.
 Want of reafon. conveying it, it may often happen that men become

[^2]proprietors before they have knowledge of the value Chaf.g. of their goods, or the ufe of reafon to manage them. 'Tis plainly for the good of fuch, and for the publick intereft too, that fuch perfons be kept from the difpofal of their goods, or entering into any important contracts, till they attain to fome tolerable knowledge of human affairs. Men difordered in their reafon by ficknefs, or madnefs, are in the fame cafe. On the other hand 'tis plainly unjuft to reftrain men of fufficient wifdom from the exercife of the duties of life, and the enjoyment of their property. Men attain to maturity at very different ages. Before civil laws, the maturity of reafon, when any difpute arofe upon this exception againft a contract, could be determined only by the arbitration of fuch who knew the ordinary conduct of the perfon at the time of the contract. By the law of nature one is obliged by any equitable contract he entered into at any age, provided he knew what he was doing. But to prevent frauds and vexatious tryals about the maturity of reafon, which too muft at feveral times be determined as to the fame perfon according to the different fubjects about which young people may have occafion to tranfact, and that men may have at laft fome fecurity againft the inextricable exceptions about the mature reafon of the perfons they have to deal with, 'tis abfolutely neceffary that in civil fociety fome pofitive law fhould fix a certain age in a prudent medium, fo as to admit as few as poffible to manage their affairs before maturity of reafon, and yet exclude as few as may be after Vol. II.

Boor II. they have attained it. The exception of a phrenzy is more eafily determined by arbitrators or judges.

The Roman law about minors, now partly received over Europe, had great conveniencies. To the age of fourteen compleat in males, and twelve in females, they acted nothing validly. Tutors acted in their names. After thefe years the minor acted, but nothing was obligatory, without the confent of curators, until he had compleated his twenty-firft year. In earlier times this term was delayed to the twenty-fifth year. In this period a minor was made acquainted with his affairs, as the curator could not act without him, and he might be a check upon any fraudulent defign if he had attained to any wifdom; while the fuperior prudence of the curator prevented the minor from hurting himfelf. The law to prevent the frauds minors are expofed to, gave them leave to recede from any contract entered into without confent of curators before maturity, tho' they might be obligatory in confcience, and are fo always where there is no iniquity in them, and the minor knew what he was doing at the time of contracting. After the twenty-frrft year compleated, they were capable alone of all legal action, except finally difcharging their curators; for doing this validly they were allowed the further experience of four years.

But as a minor fhould not be injured by imprudent contracts; fo he is obliged, after coming of age, to let no man fuffer by any equitable contract entered into with him during his minority, out of real kindnefs
or confidence of his integrity, without any fraudulent Chap. 9 . defign, even tho' civil courts do not confirm fuch con- $\sim$ tracts. And courts of equity always fuftain whatever was prudently advanced for the maintenance or education of a minor in the abfence of his parents, or curators, as a juft debt upon him.
'Tis pleafant to obferve how thofe authors who paint out our nature as a compound of fenfuality, felfifhnefs, and cunning, forget themfelves on this fubject in their defcriptions of youth, when the natural temper is lefs difguifed than in the fubfequent parts of life. "Tis made up of many keen inconftant paffions, many of them generous; 'tis fond of prefent pleafure; but 'tis alfo profufely, kind and liberal to favourites; carelefs about diftant interefts of its own; full of confidence in others; ftudious of praife for kindnefs and generofity; prone to friendfhips, and void of fufpicion.
VI. 'The contracts of fuch as are manifently difor- Drememens. dered in their reafon by drunkennefs, are not obligatory, as 'tis fraudulent in one to entice them into contracts during fuch diforder. If my diforder was not known to others, I am plainly obliged to compenfate any damage occafioned by my contracting, tho' I am not bound by it. A diforder I have culpably brought on myfelf can never free me from this obligation; tho' it may from that of a contract. Men are not obliged to preferve themfelves always in a capacity for contracting with others, otherways they fhould never fall afleep. But they fhould always prevent their doing hurt to others, and take precautions againft any

Boos II.thing in their conduct that may be injurious. If they do not, they are bound to make full compenfation.

Mutual confent necelyary.
VII. 'To the validity of contracts mutual confent is neceffary; and that even in donations, as well as other tranflations of right. In donations indeed the confent of the receiver is eafily prefumed; and yet if he accepts not, the property is not altered. The proprietors can fufpend their conveyances upon any lawful conditions or contingencies they pleafe. Prefent acceptation is not always neceffary; as in legacies to perfons abfent; and in all conveyances to infants. No man indeed acquires property againft his will, or untill he confents to it; but the granter may order the property to remain in fufpenfe till it can be accepted by the grantee; or may commit the goods to truftees till the grantee fhews his will to accept them. Goods may thus be preferved in fufpenfe for the benefit of perfons unborn.

All this is very intelligible if we remember that property is not a phyfical quality; and that all intended in this doctrine is this, *' that fuch management of goods is humane to individuals, and confiftent with, nay conducive to the good of fociety; and that a different conduct would be inhuman toward the grantees, or the perfons concerned for them, and hurfful to fociety. If property were a phyfical quality; it muft indeed have a prefent fubject.

If the child when come to maturity declines to accept, no man can force him to it; the goods remain

[^3]with the granter, or fuch as have a right to fucceed to Chap. 9 . him. But from the fure profpect we have that valu- $\sim$ ~ able grants will be accepted, we ufually call the grantees proprietors, as foon as the conveyance is compleated.
VIII.In contracts made upon a condition there is no ob- Deferats of the ligation unlefs the condition exifts. A condition is properly " fome event, now uncertain, upon the exiftence " of which the force of the contract is fufpended." And 'tis always diftinct from the mutual preftations ftipulated, and from the confent of the parties. In. the Civil law a condition is an event which has not yet happened. If the event exifted at the time of the contract, tho' unknown to the parties, the contract was called abfolute. If it was then impoffible, there was no contract. This needlefs diftinction was of no moment in contracts, tho' it made a great difference in conditional legacies, and inheritances. If the heir died before the exiftence of the condition, tho' it after-wards exifted, the eftate paffed from his family to another. If it exifted before his death, tho' it was unknown, the eftate continued in his family. Thefe are unreafonable fubtilties.

Thefe conditions alone can affeet the obligation of a contract which are either expreffed in the contract as conditions, or which are underfood as fuch from the nature of the affair by all men of underftanding; or fuch events as one party afferted to another and undertook for the exiftence of them in the tranfaction, which confequently the other party may be prefumed

Boos II. to have made the condition of his confenting. To allow exceptions againft contracts from the non-exiftence of any event or circumftance which one of the parties alledges he fecretly had in view, while fuch things are not commonly expected or underftood as conditions in fuch tranfactions, would make all contracts uncertain.
Mary thatit con- In many of our common promifes and contracts ditions. many conditions are univerfally underftood to be adjected tho' they are not expreffed; this all men of fenfe conclude from the nature and importance of the matter we are employed about. Thus if one promifed his afliftance to-morrow to his friend in any common bufinefs, this condition is always underftood " provided " he continues in health, and no calamity befals his " own family or friends, in which his aid may be of in" comparably greater confequence than the afliftance " promifed." Should a man's own houfe take fire, or any great diftrefs befal his family, he is free from the obligation. In like manner when one promifes implicitly at the defire of another to grant him a requeft he has not yet expreffed, 'tis always underftood, "pro" vided the granting it be lawful, not contrary to pi" ety, or any right of another; provided the favour re" quefted be one of thefe friendly offices which a good " man can reafonably ask of his friend." If it have not thefe qualities, there fhall be no obligation.
IX. He who mintook the very object of the conE.ror tun fruad
astotheoljefl. tract, or was deceived in thefe qualicies for which fuch goods are commonly valued and defired, is not obli-
ged by the contract. He bargained for different things Chap. $^{9}$. from thofe obtrucied upon him. He fhould reftore or compenfate whatever he received on account of the contract from which he now recedes. When one's own folly or negligence occafioned the miftake, by expecting fuch qualities as are not ufually expected in fuch goods and for which the other did not undertake, he is bound by the contract ; otherways all contracts might be eluded upon pretence of difappointment in fome fuch fecret hopes. If the miftake or deception has only been about the current value or mercat price, or about fome fact quite foreign to the prefent fubject of the bargain, without any fraud of the party I deal with, I am bound; but have in the former cafe a perfect claim to have the price lowered to the current value; and in the later, have a claim in humanity, when I can fhew that I was led into the contract by miftake, to be freed from it, if it occafions no lofs to the other party; or if I am willing to compenfate it. But this I can feldom infift on as a perfect right.

In all contracts good men fhould ufe all poffible candour in difcovering the qualities and circumftances which raife or lower the values of the goods; and are bound to reftore where too much is received, or add where too little was given. This conduct tho' not very common, is neceffary to fatisfy an honeft heart. 'Tis alfo our duty to releafe others from inconvenient. bargains upon receiving compenfation of any lofs we fuftain by the difappointment. In all thefe affairs 'tis of great ufe to examine well the feelings of our own

Book II. hearts, and to confider how we fhould like fuch conduct toward ourfelves as we are intending toward others *. 'This prepares the heart for an impartial difcernment of what is juft and honourable, and what not, by making the felfifh paffions operate a little on the other fide. And thus the moral faculty fhall be freed from their byafs and their fophiftry, and all humane fentiments in favour of the other party fhall occur to us. There cannot be a more ufeful piece of felfdifcipline in all our dealings with others.
Unjug force $X$. The next clafs of exceptions from the obliga${ }^{\text {cond farts. of two }}$ fors. tions of contracts are thofe from unjuft force and fear. Fear affecting contracts is of two forts; fometimes we intend by it a fufpicion that after we have performed on our part, the other party will decline his part. In this cafe'tis plain that he who contracts with one who difregards avowedly all faith and honefty, without having proper means to compel him, acts very imprudently, and yet the contract is not void. Where there is juft ground for this fufpicion, one has a right to defer performing on his part, till the other either performs his part firft, or gives fufficient fecurity for it. When he

[^4]Thould he therefore yield to the folicitations of others? The perfon indicted wifhes to be abfolved tho' he is guilty. Is it therefore his duty, were he fitting in judgment, to abfolve the guilty? The axion needs thefe two limitations, 1, that the defire be juft, and again that circumftances be equal. The former mult prefuppofe the rules of juftice previoully known : they cannot therefore be inferences from this axiom.

> The Nature of Contragts.
does either, a good man fhould obferve his contract Chap. g. with him were he the worft of mankind.

No tenet can be of more horrid confequence than Faith obligzto. this, that " bad men have no valid rights, or that good ry tovarit tio " men are under no obligations to them," whether they are deemed bad on account of practices, or of opinions we may call herefies. The laws of God and nature bind us to confult the happinefs even of the worft of men as far as it confifts with that of the more ufeful members of the great fyftem, and to do them all good offices which do not incourage them in their vices. To obferve lawful covenants voluntarily entered into with them is fo far from encouraging their vices that it has the contrary tendency. It hews them the beauty of integrity, and its ufefulnefs even to themfelves. The contrary practice gives them an example of injuftice, and provokes them to it. They conclude that there is no honefty; that all pretences to it are hypocrify; that their own infamy is unjuft, fance others are no better. The moral characters of men are not unalterable; fome who were once diftinguifhed in wickednefs have become eminent in virtue: no man is unworthy of our care.

Again, how dangerous muft this tenet be while it is fo hard to judge of the moral goodnefs of others, and men are fo frequently led by prejudice and partyzeal into the moft unfavourable opinions of the beft of men, and then by this tenet they are doomed by us to have loft all the rights of mankind. None are free from all faults. And how fhall we fix that degree of Vol. II.

C

BookII. vice which forfeits the common rights of men, or makes them incapable of acquiring any. This tenet cannot take place even againft fuch as avowedly difregard all laws of God and nature. Even fuch men forfeit only thofe rights the denying or non-obfervance of which is neceffary for the fafety of others againft their injuftice and violence, as we fhall fhew hereafter.
XI. Another fpecies of fear affecting contracts is

That threatened $b y$ one of the when one is moved to contract or promife by fome evil ${ }_{\text {phers. }}^{\text {partis, or by o o }}$ threatened if he do not.

Here I. If I contract with any honeft man for his affiftance againft any evil unjuftly threatened by a third perfon; the contract is obligatory: the aid given againft fuch dangers deferves compenfation, as well as any other fervice.
2. If the dread of fome great evil unjuftly threatened by one, compels me to contract with a third perfon not in concert with him who compels me, and unapprized of my being compelled : the contract feems void when I can make proof that this dread alone engaged me to it ; fince it had not that free confent which feems neceffary in contracts. And yet I ami plainly obliged to compenfate all loffes any innocent man has fuftained by my means, in order to fecure me from danger.
3. Contracts to which one is compelled by fear upon the juft fentence of a judge, are painly valid, fince the: fentence is juft. An external right often attends the fentences of judges which are not juft, and men out
of duty to the ftate or civil conftitution, to which they Chap. 9 . have fubjected themfelves, may be obliged to comply with them, when no peaceable means can prevail with the other party to remit his external claim, as it becomes a truly good man to do.
4. In cafes where the perfon with whom I make the contract has extorted it by his own unjuft violence, a from pubhici diftinction muft be made between " violence really un" juft, yet upon fuch fpecies of reafons as may impofe " upon men whofe general purpofe of life is to act " juftly;" and that "violence which is ufed without " any dhew of right by men who openly renounce all "regard to the focial laws of mankind." The former fort of unjuft violence at leaft, muft ever be on one fide in all the folemn wars of nations, and in all civil wars: and fometimes there is unjuft violence of the later fort even in thefe publick wars. More frequently indeed there are even on the unjuft fide in publick wars fuch fpecious pretences, as through the fecret influence of the paffions of ambition, zeal for one's own fide, or defires of advantages, may impofe upon men to believe their caufe to be juft: and many in lower ftations upon the unjuft fide are under invincible ignorance of the injuftice. The fide which is really unjuft, cannot by violence obtain any perfect right which they can ufe with a good confcience: what is taken ought to be reftored, and the promifes or contracts extorted fhould be remitted again. And yet where there are fuch fpecious reafons on their fide, there is an external right acquired by treaties obtained. The other

Boos II. fide are under an obligation, out of regard to the general intereft of mankind, not to violate fuch treaties, tho' very difadvantageous to themfelves and naturally iniquitous; at leaft, while they are not quite incorfiftent with their liberty, independency, and enjoyment of the grand rights of mankind, for fecuring of which all thefe laws of nature are conftituted : unlefs they can prevail upon the victorious fide to releafe them from their covenants, they are bound by them. Some extraordinary pleas of neceflity may make juft exceptions from any general rules which can be found out in thofe matters. Of thefe hereafter.

For what raa- realiy unjurt, is this, that if they were held as of no effect, if the exception of the unjuft violence by which they were extorted were fuftained, no treaty could have any effect to put an end to wars. They muft be ended only by the ruin or entire flavery of one fide, as each fide would have this exception of unjuft force to renew hoftilities upon againft the treaty, whenever they inclined. This exception therefore is always underftood as precluded in publick treaties of peace.
5. But where violence is avowedly unjuft, without un thersts and any fuch colours of right as could impofe upon a good man, which fomerimes has been the cafe in publick wars; or when perfons by the courfe of life they betake themfelves to, renounce all regards to law and juftice, as bands of pirates and robbers; the cafe is very different. Such perfons by the whole tenor of their lives feem to abdicate all rights and claims founded on the
focial law of nature; as they directly and arowedly op- Chap. \%. pofe the whole foundation and end of that law, the happinefs of mankind. The publick intereft, the end of all law, requires that fuch avowed enemies of all fhould be deftroyed, and fhould hold no benefit by thofe laws, which they renounce in this very act of extorting promifes by unjuft violence. The non-obfervance of fuch promifes cannot hurt fociety; but the obfervance may, as it puts good men more in the power of fuch monfters, and makes this monftrous life more advantageous and inviting. If none regarded fuch promifes, they would not be extorted. Robbers would expect no more than their prefent fpoils. Can one be under obligation in the ufe of fpeech to fuen as renounce all right and obligation? Sure fuch manifeft renunciation may releafe from the alledged tacit convention in the ufe of fpeech. When one allows me to fpeak without exprefling my own fent ${ }^{-}$ ments, I may do fo without a fault, as the hearer has relinquifhed his right. As rights are acquired in tacit contracts, and the quaji-contractus, by action; rights alfo may be renounced and abdicated by action, or forfeited by it, whether the agent directly intended it, or not.

We owe indeed good-will to the worf of men, and fhould do them fuch good offices as confift with the foit on wiviergal publick good. But pirates and robbers, or fuch as fhew the fame fpirit in higher ftations or offices, are the avowed enemies of mankind. We fhould defire their reformation, and avoid ufclefs cruelties toward

Boor II. them when they are in our power. But our regard to the general intereft muft recommend to us all the neceffary means of putting a ftop to fuch a courfe of life, and to prevent their reaping any advantage by fuch avowed hoftility to mankind, and abdication of all laws.

When they have a rigbt by contraits.

If indeed we have contracted with fuch perfons without compulfion in the ordinary matters of commerce, we are faulty in maintaining commerce with them; and civil laws juftly refufe them any action uponfuch contracts: but yet unlefs we are prohibited by the laws of our country, we fhould obferve our contract, or reftore whatever we have received. In thefe acts no force was fuppofed, and by our voluntarily contracting with fuch men when we knew their characters, we feem to have tacitly renounced that exception founded upon the general tenor of their lives.

If fuch perfons fhew any difpofition to reform, and return to a focial life, as 'ris poflible for the worft to amend; whatever a ftate or community has voluntarily promifed to them without immediate compulfion, fhould be religioufly executed as to their impunity, or retaining their prefent poffeffions, fince in a voluntary treaty with them the exception which arifes from their courfe of life is tacitly renounced. 'Tis foolifh indeed to truft their bare promifes. But if they offer real fecurities by firft furrendering arms, fhips of force, or forts, in which their ftrength confifted, a treaty fecuring to them impunity may be fometimes the wifeft method of preventing future mifchiefs without effufion of blood. Granting fuch men im-
punity, and the enjoyment of their fpoils, has of it- Chap.g. felf a bad tendency, and muft move our indignation; but there may fometimes be potent reafons to juftify it, and then compenfation fhould be made out of the goods of the community to fuch private perfons as for publick reafons are thus precluded from claiming it from thofe who injured them.
XII. To the validity of a contract 'tis neceffary that the matter of it be poflible. We call that naturally the natetr natitpoffible which we can get accomplifhed when we incline, by ourfelves or others. And that is called morally poffible which no law prohibits.*

As to the exception againft contracts from natural impoflibility; if what feemed poffible when we contracted, becomes or appears afterwards to be impoffible, we cannot be bound to it; but whatever was given to us or performed on account of it fhould be reftored or compenfated. When one knew at firft the impoflibility of his part,or defignedly afterwards made it impoflible, but fraudulently engaged the other to perform his part firft, the fraudulent party is not only obliged to $\dagger$ compenfate the damage, but to make good the value of the bargain, or all the profit the other could have made, had the contract been faithfully executed $\ddagger$. Where there has been no fraud, but only inadvertence in fuch contracts, 'tis generally enough that the damage be compenfated by him who was culpably inadvertent.

[^5]Bоок II. How far the matter of contracts fhould be lawful $\underset{\text { AIoral porfibi. }}{\sim}$ may appear from what was faid above.* We cannot
 God, but our duties of worhhip are not fixed invariably to certain times. A man may be bound by contract to fuch offices as may vindicate his omiffion of external worfhip at the ordinary times of it. But he cannot be bound either to evil affections, or any acts of impiety which naturally cvidence fuch affections, fuch as blafphemy, or abjuring the religion he judges to be right. Urgent offices of humanity which cannot be delayed, juftify the poftponing of worfhip for fometime, for mercy is at all times more acceptable to God than facrifice. Were indeed the omiffion of publick worfhip demanded as a fymbol or teftimony of our concurrence in idolatry, or of renouncing the true religion, no promife or contract, or prohibition of a civil fuperior, could juftify fuch omiflion. And in many cafes the moft open $\dagger$ oppofition to fuch prohibitions would be heroick.

In like manner tho' contracts may oblige us in matters of commerce contrary to the imperfect rights of others, when we contracted without a fraudulent defign knowable by the other party: yet where the fraudulent defign muft appear, as if one conveyed $\ddagger$ by contract or promife to any perfon or fociety all that portion of his wealth which fhould otherways be employed in humane or grateful offices, declaring that it was that portion; and that he conveyed it to cvade

[^6]fuch obligations, the deed is invalid as being fraudu- Chap. 9 . lent on both fides. The afcertaining of commerce $\sim$ ? requires that contracts conveying perfect rights fhould take place of duties of humanity, where both cannot be fulfilled, provided fuch contracts are made without a fraudulent defign. But where fuch defigns are known on both fides, there is no reafon for fuftaining them as valid.

When contracts are made about matters we had ${ }_{\text {bindstywerefthere }}^{\text {No }}$ no moral power to contract about, if this was known was not moral on both fides, or both fides were equally culpable in trackitis. their ignorance of it, the contracts are void. Either party repenting before any thing unlawful is executed, is free from the engagement; but then one fhould not retain any price or confideration given in view of it. If the fact is committed by one who was invincibly ignorant of its unlawfulnefs, he has a right to what was promifed; efpecially when the guilt would only affect the other party. As when any officer of juftice executes a writ at my fuit againft my friend or benefactor whom I am inhumanly or ungratefully profecuting. If both knew the guilt of the action, and it equally affected both; or both were criminally ignorant of its guilt, and the fact be committed; no right fhould arife to either fide from fuch contracts or actions. The executor fhould not receive the reward of his iniquity. If it has been previoully received, the hirer fhould not get it reftored. No advantages or hopes of gain fhould attend fuch engagements or actions; they fhould be difcouraged by all means. If the un-" Vol. II.

D

Bоок II. dertaker has received the price before the execution $\sim$ and relents, he fhould not indeed retain it; nor yet fhould he reftore it to one more criminal than himfelf. It fhould go to fome publick ufe.

One who contracts or promifes about the goods of others and mutually known to be fo, is only then bound to ufe all lawful means to obtain them from the proprietor. When thefe are ineffectual he is in the cafe of fuch as contracted for impoffibilities. If the promifer may be prefumed to know this right of a third perfon while the other party is ignorant of it, the promife is fraudulent, and binds to the making grod of the value of it to the innocent party.
XIII. Of two covenants conveying to different perfons the like right to the fame thing, the * prior muft take effect. All commerce would be uncertain if a fubfequent contract could defeat a prior of the fame nature. The fecond contract is in the cafe of an impoffible contract fraudulently made, and is to be judged of by the fame $\dagger$ rules. Where the contracts are of different natures, one conveying a real, the other a perfonal right to obtain the fame thing, the real right will take place of the perfonal tho' prior to it, for reafons above-mentioned $\ddagger$. The perfonal contract is in the cafe of thofe made about impoffibilities, and has the fame moral effects. If indeed the prior perfonal or unfinifhed contract was previoufly known to both the parties in the fubfequent real contract, the fubfequent

[^7]being plainly fraudulent on both fides, fhould be made Chap. 9. void.
XIV. Men contract with others either in perfon, or by agents, factors, deputies, ambaffadors, or any one they have by their deed empowered to tranfact validly in their names. Where unlimited general powers are given by the conftituents, they feem obliged to ratify whatever is done by their deputies in the matters committed to their management without refervation, unlefs the conftituent can directly prove that their deputies were corrupted by the other party, or the terms agreed to are fo manifeftly unreafonable as to give fufficient proof of corruption to any wife unbyaffed arbitrator. To avoid the dangers of unlimited powers, publick inftructions or powers are now given, declaring what matters are committed to thefe deputies and within what bounds; which powers are mutually made known. The conftituents are bound only by fuch contracts of their deputies of any kind as are within the limits of their powers.

D 2

## C H A P. X.

## The Obligations in the Use of Speegh.

Natural principles binding to veracity.

WE mentioned in the former chapter fome natural principles which are plainly deftined to regulate our fpeech. As the power of communicating to each other our fentiments, defires, and intentions is one of the great bleflings of the human fpecies, fo appofitely joined with our focial feelings and affections; nature has alfo implanted a moral feeling in our hearts to regulate this power. We are naturally prone to communicate our fentiments. Truth is the natural production of the mind when it gets the capacity of communicating it, diffimulation and difguife are plainly artificial effects of defign and reflection, and an immediate approbation naturally attends both this communicativenefs, and the ftedfaft purpofe of fpeaking according to our fentiments. In the exerting thefe powers of fpeech in the manner our heart at firft approves, we muft no doubt have a regard to fome of the more general controlling principles in our conftitution, fo as not to follow any inferior one in oppofition to the fuperior, as we muft controll fometimes and reftrain the exercife of pity, gratitude, and other lovely principles when they interfere with the publick happinefs: but where candour, opennefs, and a fincere difcovery of our fentiments does not interfere with it, the immediate feelings of our hearts fuggeft our dury

## Our Duty in the Ufe of Speech.

and obligation to it, and that prior to the general crap. го. obligation of ufing this powerful inftrument of fo ma-~~ ny bleflings in fociety in that manner which the general intereft requires.

There are other ways in which we may communicate our fentiments, defires, or intentions, as by fymbols, hieroglyphics, painting, motions fignificant from nature, or cuftom. But fpeech and writing are by far the moft diftinct and ufeful figns.
II. To underftand our duty in the ufe of figns, we
 that fome of them either by natural fimilitude and connexion, or by cuftom, intimate to the obferver a propofition, or give him occafion to infer it, without his imagining that the perfon who ufed thefe figns had any intention, or made any profeffion of communicating by them his fentiments or defigns to him. Thus by feeing fmoke, we conclude there is fire; by feeing it arife in many places of an hoftile camp in an evening, we conclude that the army is not in motion; by feeing light all night in a window, we conclude that fome perfon is watching; nor do we imagine that by thefe figns any perfon profeffes to communicate to us his fentiments, or to inform us of any propofition. But 2. There is another ufe of figns, whe ther natural or cuftomary, which plainly imports fuch a profeflion in the man who ufes them; and 'tis only by doing fo that they fuggeft to us any propofition.

[^8] natural, and cuftomary or inftituted. Both natural and cuftomary figns may be fo ufed as to import a profeffion of communicating our fentiments to others. The fending little wings or fpurs to a friend at a diftant court, fignifies to him that he is in danger; and that only upon this juftly prefumed profeffion of ours to intimate to him our opinion about his danger. Defignedly to deceive one by fuch figns, or by any hieroglyphicks, would be as criminal as by a letter; and yet thefe are natural figns. On the other hand, inftituted figns may lead one into a conclufion about our fentiments without his imagining that our ufing them was a profeffion of imparting our fentiments to him. A letter intercepted, or fpeech over-heard by one to whom it was not addreffed, may lead him to fuch conclufions, while he yet knows there was no fuch intention or profeffion of communicating any thing to him.
our daty in thlofe
whicict denot tro- III. As to figns importing no fuch profeffion, there which to not pro- expres is this general obligation in the ufe of them "6 to do our fentimunts. " no detriment to any innocent perfon, or to the pub" lick, by leading men into any falfe conclufions which " may be pernicious to them." Wherever another has a right, perfect or imperfect, to know our fentiments, there even concealing them by filence, as well as all deception by any figns, is criminal. But where others have no fuch right, and much more where there is a juft caufe of war, fo that even violence is lawful; or wherever deceiving others may do good; we may deceive them by fuch ufe of figns as imports no pro-

## Our Duty in the Ufe of Speech.

feffion of communicating our fentiments. Such Atra-Chap. io. tagems are juftified by all, and may be ufed toward a friend for any innocent purpofe. A ftudious man may darken his chamber that others may conclude that he is abroad.

But in that ufe of figns which imports a profeffion $I_{n}$ thefe whict
 nification depends, the cafe is different. A great part ${ }^{\text {oin. }}$ of the pleafure of a focial life arifes from mutual confidence in each others veracity in narrations, as well as promifes. We often take our meafures in dependence on the narrations of others, and derive from them much of our knowledge in human affairs. Deceiving others therefore defignedly by figns juftly underftood as containing this profeflion of imparting our fentiments, and interpreted by them in the ufual manner; as our hearts muft immediately condemn the infincerity of it, fo upon reflection we fee it tends to deprive human life of all thefe advantages from mutual confidence in converfation.

This ufe of figns too imports a tacit convention to impart our fentiments to the perfon we addrefs them to. Were not men perfuaded of fuch an engagement, it would be vain and foolifh to addrefs fpeech ferioufly to another, or to liften to what is faid. Suppofe men imagined there was no obligation to veracity, and acted accordingly; fpeaking as often againft their opinion, as according to it; would not all pleafure of converfation be deftroyed, and all confidence in narration? Men would only fpeak in bargaining,

Воок II. and in this too would foon lofe all mutual confidence. 'Tho' we are not always obliged to difclofe our fentiments, yet from thefe confiderations it muft appear that we are obliged, whenever we ufe figns in a way that imports a profeffion of imparting our fentiments, to be faithful in this profeffion; or to "ufe them fo as "fhall impart our real fentiments according to the " reafonable interpretation of fuch figns." And this is the general law of veracity.
Neceffryy limis IV. There are fome neceffary limitations of this rule, or fome rules of interpretation of figns, efpeciChange of fryst:-ally of words, to be obferved. I. When the fignification of words, or other figns dependent on inftitution and cuftom, is changed from the old original one, we are not guilty of falfhood if their fignification according to the prefent cuftom is true. Thus expreffions of courtefy, and the ordinary defignations of certain orders and offices, import no fuch opinions of the relations, or moral qualities of the perfons they are addreffed or applied to, as the words would import on fome other occafions; and fo no body is deceived by them. They only fignify our intention of common civilities, or of paying the ordinary deference to thefe ftations.

Alibwance given $t 0$ deceive.
2. When in certain affairs 'tis known that men do not conceive it an injury to be deceived, there is no crime in falfe fpeech about fuch matters. This is the cafe in fome diverfions. In thefe trifling matters we fee there is no mutual confidence, and thence may difcern what would be the effect of falfhood in ferious
narrations. If in fome few greater matters men have $C_{\text {HAP. }}$ ro. relinquifhed their claim to the veracity of others, there is no obligation to it. A tacit remiflion can free from a tacit convention; or rather in fuch matters, addreffing fpeech to one imports no convention. No man cenfures a phyfician for deceiving a patient too much dejected, by exprefling good hopes of him, or by denying that he gives him a proper medicine which he is foolifhly prejudiced againt: the patient afterwards will not reproach him for it. 'Tis true men cannot be often deceived in fuch matters; confidence is foon loft in them. But the good end may be obtained, the prejudice may be removed, and the patient does not difapprove the deceit. Wife men allow this liberty to the phyfician in whofe skill and fidelity they truft. Or if they do not, there may be a juft plea from neceflity; of which prefently.
3. Nay if falfe narrations are frequently practifed vata aimerty on all fides in war; if the cuftom be fo received that tecti none complain of it as an improper artifice: however before the cuftom was received and known fuch narrations were unjuft and treacherous; yet, when it is avowedly received, they can fcarce be called unjuft: fince men feem mutually to remit their right. Such artifices indeed cannot be often repeated with fuccefs, as they are foon furpected.

The cafe is quite otherways in all ferious narrations of men at peace. Nor indeed is the cuftom univerfally received in war. But as to any deceptions in any form of treaty or convention, even during a flate Vol. II.

Воок II. of hoftility, they never were or can be allowed as lawful. 'Tis by means of treaties alone that an end can be put to war without the cruel ruin and devaftation of one party; by treaties alone can any humane methods of war be received: to make them engines of deceit and hoftility makes them ufelefs, and all horrid devaftations muft enfue: it muft therefore be highly criminal.
4. Another limitation or exception allowed by moft authors on this fubject is, when promifes or narrations are extorted by the avowedly injuft violence of men who in their courfe of life renounce all the laws of nature: as'tis alledged that they have forfeited all thefe rights of mankind, the maintaining of which to them would fortify or encourage them, or give them advantages in their wicked courfes.
5. Another exception is obvious, when one has previoully intimated to thofe concerned that he does not on a certain occafion fpeak according to his fentiments, or in the common acceptation of words. Thus when in teaching, men give examples of falfe propofitions; or when men have declared that they appropriate certain ambiguous words to a fignification different from what is common; or when friends have previoufly agreed upon meanings peculiar to themfelves in their correfpondence; there is no fault, tho' the words would intimate to others a falfe propofition.
corese of fugular 6. Another exception much infifted on is in cafes "uffity. of fingular imminent neceffity, which'tis alledged fu-

## Our Duty in the Ufe of Speech.

perfedes the obligation of many of the fpecial laws Chap. $^{\text {io. }}$ of nature which bind us facredly in all ordinary cafes. As this plea from extraordinary cafes of neceflity is not peculiar to the fubject of veracity in fpeech, we defer it to be confidered more generally * hereafter. And fubjoin here fome more fpecial ufeful rules in which good men muft agree.
IV. The general advantages of fincerity and of the mutual confidence thence arifing in fociety are fo great, and the effects of infincerity and falfhood fo pernicious, that if any exceptions are allowed in cafes of neceflity, the neceflity muft be very great and manifeft, that it may over-ballance the evils on the other fide.
2. Wherever we are under obligation to impart our fentiments, we are bound to ufe fuch words as we Evafive fipect judge moft proper and effectual for that purpofe; and to ufe other words defignedly which we forefee will deceive the hearers, tho' in fome other way of interpretation they may be true, is criminal. But in cafes where we are not obliged to declare our fentiments, on account of the bad conduct or intentions of fome hearers, or where our refufing to anfwer fome captious queftions might difcover, as much as direct fpeech, what the inquirers have no right to know, and would abufe to the worlt purpofes, if they knew it; there it may be lawful to ufe fuch evafive anfwers as to a good unprejudiced mind, according to a juft interpretation, would not intimate any thing falfe, while yet we

[^9]Воок II. forefee that others will interpret the words another way, and be deceived by them, through their own temerity, or injuft prejudices. Of fuch fpeeches and anfwers there are inftances in fome of the moft facred characters.
Sincerity to be 3 . An habit of fincerity fo naturally attends and afincellactedicrall. fifts a virtuous difpofition, and a contrary one is fo pernicious, that all diffimulation and difguifes, as well as direct falfhood, fhould be feverely reftrained in the young; nor ought they before the full ufe of reafon to be allowed in fuch arts of concealment as a good man in mature years may fometimes juftly ufe.
4. There are fome tenets of piety and virtue of

THhen declarations banaurablc
cruen withaut fe. fuch high dignity, and a good mind muft have fuch an fat. ardour to own and divulge them, that one is juftified in openly declaring them at all hazards to himfelf, even when he has no profpects that others fhall be brought into the fame fentiments by thefe declarations. And wherever there is juft ground of hope that fuch declarations fhall do more good to the publick by enlightening the minds of others, than what over-ballances all our own fufferings we forefee, there we are obliged to fuch declarations and cannot innocently decline them: as when God has promifed fuccefs by thefe means to a virtuous caufe, or an inftitution moft beneficial to mankind. And yet, on the other hand, where there is no rational hope of fuccefs, or of having any good

[^10]phyfician fhould ufe, and that too only on extraordinary occafons.
influence on others, one cannot be faid to be criminal chap. io in omitting fuch voluntary declarations as can have no other effect than his own fufferings.
5. As one moft important end of civil power is the taking the decifion of controverfies, and the executi- gate fritit on or wit. on of juftice, out of the hands of the interefted and "rfis. paffionate parties, and commitcing it to unbyaffed men of wifdom interefted on neither fide; and to this all the fubjects of a ftate have implicitly confented: 'tis the duty of a perfon cired as a witnefs in judgment, not only to maintain the ftricteft veracity in what he affirms, but to difcover fully what he knows in the caufe when required. And 'tis neceffary in all fates that fevere punifhments be inflicted on fuch witneffes as even conceal any thing required, out of pity, or favour to one whofe caufe they think juft, or who has incurred the penalty of a law they may judge to be too fevere. Were witneffes allowed with impunity to falfify, or to deny their knowledge of what they truly know, all civil judicatories would be ufelefs : the decifion of caufes muft remain in the hands of the imprudent, or fuch as are interefted one way or another, as the witneffes generally are, by favour, or pity at leaft. If laws, or judges are too fevere, or unjuft, one would act the heroick part who rather than contribute to the fufferings of the innocent would refufe to give teftimony, and fubmit to any penalty of refufing it, when thus he could obtain fafety to the perfon in danger.
6. As in addrefling fpeech to others who have a The crime of eright to know our fentiments, we do not merely pro-- quivecal refrerva- and tions.

Boor II. fefs that the words fhall in fome poffible interpretation be true, but that they fhall impart the truth in the ordinary acceptation in which a wife man would take them: fince one might as well change all the fignifications of words, and make a new dictionary, according to which he might affirm or deny any thing, as make a new grammar, or way of conftruction unknown and unexpected by others. Both practices would deftroy all ufe of fpeech: fo, for the fame reafon, 'tis plainly unlawful to fpeak what in the terms expreffed is falfe, tho' a fecret refervation or addition would make the propofition true. No fentence is fo falfe or abfurd that it cannot, in this manner, be made true.
V. The former rules are defigned to keep men from

Praftical rules of converfation; that it be profitable to others. the crime of falfhood: but there are many others pointing out the duties, the virtues, and beauties of converfation, as fpeech may be the means of great good in human life. An honeft heart poffeffed with kind affections to its fellows will incline to employ his converfation for their fervice as much as he can: fuch a one will defire ufeful knowledge in human affairs as a fund of good offices; his ferious difcourfes will be inftructive, or perfuafive to fomething honourable, and even his gayety will either be fubfervient to the fame purpofes, or at leaft innocent. And for thefe ends a winning courtefy in converfation, and even an agreeable external behaviour, is not unworthy of the regards of the higheft characters.

Not calumai- 2. As all men have a tender fenfe of honour and


## Our Duty in the Ufe of Speech.

the contempt of their fellows; as being efteemed and Chap. io. beloved by our neighbours is one of the fweetelt en- $\sim \sim$ joyments of this life, and fuffering reproach, and infamy, and contempt, is among the bittereft afflictions to the fineft fpirits; all difpofitions of humanity, all our moral notions of juftice recommend to men the greateft caution about the characters of others. We may indeed look upon ourfelves as at fome liberty as to the meafure in conferring praifes or honours on men for any eminent virtues or fervices which happen to be afcribed to them. And yet even in this matter, a low envious poor fpirit may be evidenced by denying the juft praife to eminent merit, or by detracting from it, and ftudioufly diminifhing its importance; and fuch practices difcourage all generous difpofitions. Yet ftill each one is fome way judge for himfelf as to the degree of eminent praifes he will confer; and the right of others in this matter is only of the imperfect kind, tho' in men's judging wrong, and violating fuch rights, they often difcover a moft odious difpofition. But as to the fimple character of integrity, honefty, and purity of manners, or the reputation of a good honeft man, every one has a perfect right to it, unlefs he has forfeited it by grofly immoral actions. Unjuft calumny and detraction therefore muft be among the moft grievous injuries; and the more odious that they can often be executed by hints, infinuations, fhrugs, whifpers in the dark.

Such as have any regard to virtue, to the goodnefs of their own hearts, or any moral worth, fhould the

Boos II. more carefully obferve the firft inclinations to fuch wickednefs, and confider how bafe the roots are from which it fprings. At beft from want of all examination at home, and a vain humour of talking about and intermedling with other people's affairs; often from pride, and a mean delight in our own imagined fuperiority in virtue: often from a bafer envy, when others are like to excel ourfelves; and fometimes from an habitual fort of malice toward fuch as feem to vye with us in happinefs, in wealth, in knowledge, or in popularity; or who have oppofed any of our defigns. Scldom are men led into fuch practices by any of the lovely difpofitions of the heart even of a narrower kind; and all the generous and humane principles muft make us abhor them.
Secret fautsof 3. Nay fuppofe we are well affured of the fecret Uivers net to bo faults or vices of others, it feldom can do good to divulge them. The reftraint of fhame, which is fo powerful in life, is taken away when a character is loft. Publick infamy may be too cruel a punifhment to fuch as a private admonition might reform, who perhaps are already fincerely penitent, and repairing all wrongs as far as they can. Suppofe a private admonition does not reform the offender, yet if the action can continue fecret, and there be no fear of further injuries, or that others fhall be feduced, 'tis hard to tell what is the advantage of publifhing fecret crimes. When there is hope that publick cenfure may reform where private admonition prove ineffectual; where 'tis neceffary to prevent future crimes, or the feduction of o-
thers; or to obtain reparation of damage, then it is $\mathrm{C}_{\text {hap. }}$ ro. prudent and juft. But where thefe motives do not re- $\sim$ ~ commend it; where the fecrecy can prevent the hurt of the example; where damages are repaired, and no new injuries apprehended; what can the divulging of faults do except gratifying our ill-nature, or pride, or envy, or vanity in our fuperior purity, or an idle inclination to inconfiderate talking. The vicious are eafieft reclaimed while the reftraint of fhame remains; which is loft by publick infamy : the frequency of crimes makes them appear lefs fhameful to others; their vicious inclinations are lefs reftrained when they find that many indulge them, and the virtuous become more fufpected of hypocrify.

When indeed the grofs vices of men are publick, 'tis the duty of every fociety to declare their dillike of them; and yet to retain good-will toward the offenders, and endeavour to reclaim them. But while vice can be conccaled, a good friend, or neighbour, has the beft opportunity of the kindeft office to the offender, whom he may reclaim by admonition, and oblige in the higheft manner by concealing his faults.
4. One of the moft amiable and ufeful offices of Daning gond it. life comes in on this fubject, the reconciling friends, frateriten. or neighbours, who are at variance, by free converfation with both fides, reprefenting the matters of offence in the moft favourable lights, fuggefting all extenuations, recalling paft kindneffes, and prefenting the great motives we all have to mutual forgivenefs,

Vol. II.
E

## Our Duty in the Ufe of Speech.

Boor II. fince all of us need fo often the mercy of God, and the indulgence of good men.
5. Under this head of the ufe of fpeech comes likewife in the old logical and moral debate between the Cynicks and the other fects of antient philofophy, about obfcenity. The Cynicks allege that" there is no " work of God, no natural action, which may not be " matter of inquiry and converfation to good men, and " we muft ufe their names; hence, they conclude there " is no obfcenity." The anfwer to this is obvious.
The nature ard
Many words in every language, befide their prima$\underset{t y}{t r i m e}$. of obscruil $r y$ fignification of fome object or action, carry along additional ideas of fome affections in the fpeaker; other words of the fame primary meaning may have the additional fignification of contrary affections; and a third fet of words may barely denote the object or action, without intimating any affection of the fpeaker. We fhall find this difference in comparing the terms. of contempt and indignation one ufes when provoked, with thofe of the fame primary meaning ufed by a calm man relating the fame event. Fcw objects want thefe three forts of names, one barcly denoting it, another fort denoting alfo our joy or approbation, or our relifh for it, and a third denoting our averfion or contempt of it. Adultery, incéf, fornication, lervdnefs, denote thefe vices, and the diflike and condemnation of the fpeaker: other terms for the fame actions may denote our liking them, and our lewd inclinations: a ferious mournful account of any battle
or unhappy riot has its grave words importing alfo Chap. io. pity and regret: a burlefque poem has its ludicrous words for the fame things, importing our indifference and contempt of them. A chirurgeon ufes middle words, importing no paffion of either kind.

An anatomift, or any modeft man, can find words denoting any parts of the body, or any natural actions, or inclinations, without expreffing any lewd difpofitions, or any relifh for vicious pleafures. In fuch words there is no obfcenity. Other words may import an immoderate keennefs for fuch pleafures, a diffolutenefs of mind, a want of the natural modefty, a neglect of all the fober reftrictions on our brutal appetites, and a recommendation of a diffolute conduct to others. Thefe are the obfcenities of converfation unworthy of a rational being, and oppofite to the modefty of our nature, as well as all the manly principles of virtue.

In immoderate fenfual enjoyments of other forts there is vice; and a bafe defpicable foul may be difcovered by great delicacy and concern about them. Converfation exprefling fuch a low tafte, or recommending it, may alfo be fhamefully vicious. But as the amorous appetite is generally more violent, there is a fenfe of fhame peculiarly fitted to reftrain it; the breaking through this ftrong reftraint of modefty, by our converfation, is generally more infectious and corrupting to others, who have not got a finer tafte to make it wholly naufeous, than mean converfation about other forts of fenfuality.

## C H A P. XI.

## Concerning OA т s and V ows.

OAths fall under confideration here, as they are natural confirmations of promifes, and teftimony or narration.
I. As nothing can have greater influence on one The nature of $0 . t$ is. who believes a righteous providence rewarding the good, and punifhing the evil, to engage him to truth in narrations, and faith in contracts, than "a fo" lemn invocation of God as the witnefs and avenger " of falfhood," fuch confirmations have been required to matters of greater importance in all nations, and are called oaths. And when devoutly taken, they are natural acknowledgements of the Divine Perfections and Providence. We do not either make the Deity more attentive, or give him any new right of punifhing. But by fuch invocation we prefent to our own minds the ftrongeft motives to veracity and fidelity, and exceedingly increafe the guilt of falfhood or infidelity.

Their firong ebligation, and dangerous ab:sfos.

As all the moral feelings of the heart muft enjoin upon all rational creatures who know their Creator, the deepeft reverence, admiration, gratitude, and love toward him, fo 'tis of the higheft importance to influence men to every thing great and honourable in focial life, and to deter them from the contrary, that fuch devout affections toward God fhould univerfally pre-
vail. And therefore whatever practice tends to abate $\mathrm{C}_{\text {hap. in }}$. this awful reverence of the Divine Majefty, muft be extremely criminal. Such plainly is the interpofing of oaths in trifling or ludicrous fubjects; the infifting on them without great neceflity even in ferious matters which often occur: the requiring them frequently where we could have fufficient fecurity without them, and where there are ftrong temptations upon men to perjury, with a probable profpect of impunity: or theadminiftring them in a carelefs manner which neither evidences any devout difpofitions in fuch as enjoin: them, nor is apt to raife them in the perfon who fwears, or in the fpectators. Such practices muft naturally abate the devotion of a nation in all its parts, and particularly as to the fenfe of obligation in that moft facred bond of an oath. What folly is it in princes to expect that men fhall be bound by oaths of allegiance to themfelves, when they fo little regard the preferving among their people an univerfal reverence for oaths? Nay when by foolifh and unneceffary oaths, every day impofed and irreverently adminiftered, they are debauching the confciences of their fubjects, and abating more and more any fmall remains of religion and integrity among them.
'Tis a monftrous abufe too to employ oaths where they can give little or no fecurity. Such are thofe required in declaring our affent to long fyftems of difputable and fometimes unneceffary opinions in matters of religion and promifing to adhere to them. Not to mention the great hazard of debauching the con-

Воок II. fciences of men by prevarication about their prefent fentiments; whenfoever by further inquiry they fee ground to change their fentiments, fuch oaths are no fecurity; as they were confirmations of promifes now become impoflible to be fulfilled. Nor indeed can oaths of allegiance have much further effect. Men of no confcience are not bound by them. Men of virtue would be loyal to their lawful prince without them. If a good man after fwearing allegiance fhould find caufe to change his opinion as to the right of the prince in poffeffion, he will conclude too that he is not bound by the oath, fince it was contrary to the right of another.
II. As 'tis a foolifh and profane action to fwear by

Oatis only by the Dcity. any being who is not believed to be poffeffed of divine power, forms commonly received, if they have any meaning, are metonymical oaths by God. Swearing by one's life, by his head, or by one dear to him, is invoking the Divine vengeance upon them in cafe of falfhood. Swearing by the fun, the light, or the earth, is imprecating that we may be deprived of all ufe of them. Other metonymies are more obvious. Ufing any of thefe forms in trifling matters is either foolifh, if we do not know the meaning of them, or very profanc if we do. None of them thould be ufed in common converfation *, nor even without a real intention to incur the obligation of an oath. As in covenants, fo in oaths, he is deemed to have 60 fuear.

[^11]confented, or fworn, who ufed the figns which com-Chap.in. monly denote fuch actions, and profeffed to ufe them as confenting or fwearing, howfoever his mind was fecretly employed at fuch times. And he is punifhable for perjury if he falfifies in teftimony, or breaks the promife fo confirmed. Men can judge of our inward actions only by the figns.

The oath is properly a diftinct act from the profef-oaths a dijiniut fion or promife, tho' it may be involved in the fame grammatical fentence by fome elliptick form. The oath is the invocation of God as the witnefs and avenger of falfhood, in fome promife or affertion prefuppofed. It therefore neither increafes nor alters the matter of obligation, but confirms what was previoufly conftituted. By it we imprecate vengeance upon our neglect of our duty. A contract therefore which is void becaufe of the fraud of a party, or by any error about the effentials of $i t$, or by defect of fome valid condition, tho' it was confirmed by an oath, is not thereby made obligatory, nor is any juft exception precluded. Having invoked punifhment upon our failing in our duty, has no effect when we do nothing contrary to our duty.
III. An oath cannot bind us to what is directly impious toward God, or contrary to the perfect right $\begin{gathered}\text { Hzw far they } \\ \text { can } \\ \text { bivid. }\end{gathered}$ of another; or to what is fpecially prohibited by a law excluding our moral power of tranfacting in thofe matters. Could oaths bind us in fuch cares, they would be the moft pernicious engines of evading every obligation to God, or man; and of deftroying all the rights

Bоок II. of others. The invoking of God as a witnefs and avenger, can never move him to punifh us for omitting any impiety, or injuftice: but in the natural matters of commerce committed to human prudence, tho' we have contracted rafhly, and offended in doing fo againft fome general laws, we are obliged, as was fhown above; and much more when the deed is confirmed by an oath. 'Tis in fuch matters that a good man changetb not when be bas fworn to bis own burt.

In a promiffary oath there is no obligation without the acceptance of him in whofe favour it is made, or if after acceptance he voluntarily remits his right, or when any third perfon without whofe confent we cannot tranfact in fuch matters denies his confent. Where we have deceived others by acting as if we had full moral power in fuch cafes, we are obliged at leaft to compenfate the damage.

When one juftly demands of us an oath we fhould
The fonse of the urrds how to be either fwear in the fenfe he requires us, or not fwear saken. at all. In oaths required by private perfons we may always know their fenfe: in thofe required by law we muft fwear in the fenfe of the legiflator, or decline them altogether. No deputy magiftrate, or court, has the power of explaining them. 'Tis exceedingly pernicious to enjoin oaths conceived in ambiguous terms, or fuch as cannot eafily be underftood by all on whom they are enjoined.
$\underset{\substack{\text { Affritary } \\ \text { errmidery ooths. }}}{ }$ IV. Befide the general divifion of oaths into promiffary and affertory, there are feveral fub-divifions. Affertory oaths demanded from witneffes under a pe-
nalty, are called neceffary. When one of the contend-Chap. ir. ing parties, with confent of the judge, leaves the caufe to the oath of the other, 'tis called a judicial oath. When the fame is done without order of a judge, by mutual confent, 'tis called a voluntary oath. When it is enjoined on the party accufed in a criminal action, in which he is to be abfolved upon fwearing to his innocence, 'tis called a purgatory oath. When the oath is demanded only that the perfon accufed may difcover his crime, or be deemed guilty upon his declining to fwear, it is called expletory, as it compleats an imperfect proof. But where one's life or character is at ftake, the temptation to perjury is fo ftrong with thofe who are guilty, and it is fo little neceffary for any publick good to punifh a man of fuch integrity, as will not fwear falfly to fave his life or character, for a crime perhaps done in a tranfient paffion, that the humane laws of fome ftates have juftly excluded all purgatory or expletory oaths in criminal matters; fince by them the impious are not detected, and only fuch can fuffer as have a pretty ftrong fenfe of piety. .'Tis certainly better that either direct teftimony, or concurring circumftances, fhould be made the fole methods of convicting any man.

It were to be wifhed that in matters of property too we could avoid obliging men to fwear in their own caufes. In civil actions the magiftrate does not require the oaths for the fake of any publick right of the ftate, but as the fole means of deciding juftly between the parties. And the temptation to perjury in Vol. II.

G

Bоos II. thefe cafes is not generally fo great as in criminal actions, and it can be more eafily detected.

V . A vow is an oath in which men are not confirming any conveyance of right properly and immediately to their fellows, or any contract with them; but'tis " a promife made to God, binding us to fome " performance, and an invocation of divine punifh" ment if we omit it." By vows we convey no right to men in the matters of commerce; we oblige ourfelves only to God.
their ufe.
When men vow what is truly wife, and prudent, and pious and charitable, the omiffion of fuch offices becomes more criminal after the vow; and thus by vows men may have deeper impreffions made of their obligations to what is good and honourable; and may create in themfelves a more firm abhorrence of what is evil, or of any negligence in their duty: and this is the proper ufe of vows, to confirm every good and wife refolution by folemn engagements in the prefence of God.
Lsow far finga- i. But firft, what we could not bind ourfelves to by tory. a contract, we cannot be bound to by vows; fuch as actions impious toward God, or centrary to the perfect right of another, or contrary to any fpecial precept depriving us of the moral power of contracting in fuch matters.
2. Again, we may be further obliged by contracts, than we can by vows. When we contract imprudently with men in matters of commerce, againft thofe general laws which require a wife adminiftration of our

## The Nature of Vows.

affairs for the benefit of our families and friends, and Chaf. ir. the other party infifts upon the contract; a regard to a diftant good, and the neceffity of maintaining the faith of commerce, and of excluding vexatious fuits, and endlefs evafions, obliges us to obferve what we have engaged. But when one makes an imprudent vow to God, we are fure God does not accept of it, or infift on our performing it: nor is there any fuch reafons as thofe from the neceffity of maintaining commerce, to oblige us to it. Thus fhould the parent of a numerous family, in any danger, vow to give the half of his goods to the poor, or to certain orders called religious, or for building or adorning certain edifices; or fhould he undertake ufelefs penances; while all the indigent are fufficiently provided otherways, or might be fo by a far fmaller proportion of the goods of the wealthy; while all ufeful orders of men have fufficient fupport, and there are fufficient buildings and utenfils for all religious ufes; and while the penances vowed are no way ufeful for his improvement in virtue; he is under no obligation, as God cannot be fuppofed to accept of fuch promifes; and there's no conveyance made of any rights to men.
'Tis impious to conceive God, like the worlt of our Folif, or imsifellows, catching at all advantages from the fears or or ous orthts do int weaknefs of men, and infifting on every rafh promife of theirs; or like a tricking agent for a party, to the decriment of the reft of his rational creatures, and to that of thefe very orders of men, by corrupting them in luxury and lazy opulence: much lefs can we iman

Воок II. gine him fond of fplendid ftructures and furniture, to the oppreffion of his own living temples. All fuch foolifh vows made upon any falfe notions of fanctity in certain orders, or of piety in enriching them to the oppreffion and enflaving the reft, or of fome promotion of religion by fuch means as do not conduce to it, are entirely void: and as foon as we come to jufter notions, we may conclude we are free from their obligation. What we have fuperftitioully given under fuch miftakes about the true nature of thefe fubjects, we have a right to redemand; as in other contracts where we have erred in what was effential to them. And in thefe caufes we generally have a juft exception founded upon the fraud ufed by thofe who really get the ufe of what is thus given to fuperftitious purpofes.
'Tis ftill more evident that vows proceeding from wrath, ill-nature, or envy, or any vicious or immoderate paffion contrary to the ties of humanity, fuch as thofe " never to forgive, or be reconciled, or hold any " converfation with fuch as have offended us," cannot oblige; but muft be offenfive to God, and difapproved by good men. We ought to repent of our ill-nature and impiety, and not perfitt in it by obferving the wicked vow. Vows therefore produce no new matter of obligation, nor make that to be our duty which was not juft and wife, and becoming us, before we vowed; but like oarhs, they make a deeper fenfe of. our obligation to what was our duty before. To violate any juft engagement, or any contract confirmed
by fuch invocation of God, muft evidence the moftchap. ir. horrible impiety, and muft be infamous in the high- $\sim$ n eft degree.

## C H A P. XII.

The Values of Goods in Commerce and the Nature of Coin.
I. $\mathrm{I}^{\mathrm{N}}$ commerce it muft often happen that one may need fuch goods of mine as yield a great and fetter for at lafting ufe in life, and have coft a long courfe of labour to acquire and cultivate, while yet he has none of thofe goods I want in exchange, or not fufficient quantities; or what goods of his I want, may be fuch as yield but a fmall ufe, and are procurable by litele labour. In fuch cafes it cannot be expeetted that I fhould exchange with him. I muft fearch for others who have the goods I want, and fuch quantities of them as are equivalent in ufe to my goods, and require as much labour to procure them; and the goods on both fides muft be brought to fome eftimation or value.

The natural ground of all value or price is fome
 quifite to all eftimation. But the prices or values in commerce do not at all follow the real ufe or importance of goods for the fupport, or natural pleafure of life. By the wifdom and goodnefs of Providence there is fuch plenty of the means of fupport, and of natural pleafures, that their prices are much lower than of many other things which to a wife man feem of little

## The Value of Goods and of Coin.

Boor II. ufe. But when fome aptitude to human ufe is prefuppofed, we fhall find that the prices of goods depend on thefe two jointly, the demand on account of fome ufe or other which many defire, and the difficulty of acquiring, or cultivating for human ufe. When goods are equal in thefe refpects men are willing to interchange them with each other; nor can any artifice or policy make the values of goods depend on any thing elfe. When there is no demand, there is no price, were the difficulty of acquiring never fo great: and were there no difficulty or labour requifite to acquire, the moft univerfal demand will not caufe a price; as we fee in frefh water in thefe climates. Where the demand for two forts of goods is equal, the prices are as the difficulty. Where the difficulty is equal, the prices are as the demand.

By the ufe caufing a demand we mean not only a natural fubferviency to our fupport, or to fome natural pleafure, but any tendency to give any fatisfaction, by prevailing cuftom or fancy, as a matter of ornament or diftinction in the more eminent ftations; for this will caufe a demand as well as natural ufe. In like manner by difficulty of acquiring, we do not only mean great labour or toil, but all other circumftances which prevent a great plenty of the goods or performances demanded. Thus the price is encreafed by the rarity or fcarcity of the materials in nature, or fuch accidents as prevent plentiful crops of certain fruits of the earth; and the great ingenuity and nice tafte requifite in the artifts to finifh well fome works
of art, as men of fuch genius are rare. The value is Chap. iz. alfo raifed, by the dignity of fation in which, according to the cuftom of a country, the men muft live who provide us with certain goods, or works of art. Fewer can be fupported in fuch ftations than in the meaner; and the dignity and expence of their fations muft be fupported by the higher prices of their goods or fervices. Some other * fingular confiderations may exceedingly heighten the values of goods to fome men, which will not affect their eftimation with others. Thefe above mentioned are the chief which obtain in commerce.
II. In fettling the values of goods for commerce, $A$ comnnma they muft be reduced to fome common meafure on meafirie or fantboth fides. Such as "equal to the value of fo many " days labour, or to fuch quantities of grain, or to " fo many cattle of fuch a fpecies, to fuch a meafure " or weight of certain fruits of the earth, to fuch " weights of certain metals." The ftandard or common meafure would readily be taken in fomething of very common ufe for which there would be a general demand: and in fixing upon it different nations would according to their prudence or circumftances choofe different materials.

The qualities requifite to the moft perfect ftandard evalitics requis. . are thefe; it muft be fomething generally defired fo fitio to it. that men are generally willing to take it in exchange. The very making any goods the ftandard will of itfelf give them this quality. It mult be portable; which will

[^12]Воок II. often be the cafe if it is rare, fo that fmall quantities are of great value. It muft be divifible without lofs into fmall parts, fo as to be fuited to the values of all forts of goods; and it muft be durable, not eafily wearing by ufe, or perifhing in its nature. One or other of thefe prerequifites in the ftandard, fhews the inconvenience, of many of our commonelt goods for that purpofe. The man who wants a fmall quantity of my corn will not give me a work-beaft for it, and his beaft does not admit divifion. I want perhaps a pair of fhoes, but my ox is of far greater value, and the other may not need him. I muft travel to diftant lands, my grain cannot be carried along for my fupport, without unfufferable expence, and my wine would perifh in the carriage. 'Tis plain therefore that when men found any ufe for the rarer metals, filver and gold, in ornaments or utenfils, and thus a demand was raifed for them, they would foon alfo fee that they were the fitteft ftandards for commerce, on all the accounts above-mentioned. They are rare, and therefore a fmall quantity of them eafily portable is equivalent to large quantities of other goods; they admit any divifions without lofs; they are neither perifhable, nor cafily worn away by ufe. They are accordingly made ftandards in all civilized nations.

Metals have firft been ufed as ftandards by quantity or weight, without coinage. This we fee in antient hiftories, and in the * phrafes of old languages. But this way was attended with two inconveniencies;

[^13]one the trouble of making exact divifions, the other Chap. it. the uncertainty as to the purity of the metal. To $\sim$ prevent both, coinage has been introduced; in which pieces are made of very different well known fizes in the moft convenient divifions: the quantity of pure metal in every piece is known; and finer methods of ftamping fecure us that they cannot be clipt or filed away without its being difcernible at once. The publick faith of the ftate is interpofed by thefe ftamps, both for the quantity and purity, fo that there is no occafion for affays or weighing, or making divifions.

Thefe are the fole purpofes of coinage. No ftamp ${ }_{T l}$, isfe of coint can add any confiderable value, as it is eafy workmanfhip in fuch valuable materials. But it may be good evidence for the value, when it is impreffed by any juf and wife authority. Trading nations cannot make the comparative value of their coin with refpect to other goods, greater or lefs than the value of the metal, and of the eafy workmanfhip of coinage. Coin is ever valued as a commodity in commerce, as well as other goods; and that in proportion to the raxity of the meeal, for the demand is univerfal. A law can only fix or alter the legal denominations of pieces or ounces; and thus indeed affect, within the flate, the legal claims formerly conftituted in thofe denominations: but commerce will always follow the natural value. If one fate had all the mines in the world in its power, then by circulating fmall quantities, it could make the values of thefe metals and coins high in refpect of other goods; and by circulating more of Vol. II.

Воок II. them, it could make their values fall. We fay indeed commonly, that the rates of labour and goods have rifen fince thefe metals grew plenty; and that the rates of labour and goods were low when the metals were fcarce; conceiving the value of the metals as invariable, becaufe the legal names of the pieces, the pounds, fhillings, or pence, continue to them always. the fame till a law alters them. But a days digging or ploughing was as uneafy to a man a thoufand years ago as it is now, tho' he could not then get fo much filver for it: and a barrel of wheat, or beef, was then of the fame ufe to fupport the human body, as it is now when it is exchanged for four times as much filver. Properly, the value of labour, grain, and cattle, are always pretty much the fame, as they afford the fame ufes in life, where no new inventions of tillage, or pafturage, caufe a greater quantity in proportion to the demand. 'Tis the metal chiefly that has undergone the great change of value, fince thefe metals have been in greater plenty, the value of the coin is altered tho' it keeps the old names.

Fralue of coin not
IV. The governors of a fate which has no monoaribirary. poly of filver and gold, may change the names of their coins, and cheat their fubjects, or put them into a ftate of cheating each other in their legal demands: but in commerce coin will retain the natural value of the metal in it, with little variation. Where the legal denominations of value are confiderably changed, the effects are obvious at once; and in fmaller changes the effects are proportionable, tho' not fo fenfible.

If the legal names of our crown pieces were doubled Chap. i2. fo that the ounce of filver were called ten fhillings, the nominal prices of all goods would rife as much. If futhous the We fhould not get the barrel of wheat for the newtat ten fhillings, as we do now in cheap years: we muft give the two ounces of filver as we do now, tho' they would be called twenty fhillings. Suppofe people fo ftupid that they were contented with the fame names, but half the filver. Coining with any ftamp is an eafy manufacture, any nation could make our crownpieces, and get for them double the quantity of our goods they got formerly. Our own merchant therefore gets for an ounce of filver from the farmer or manufacturer what formerly coft two ounces, and yet at foreign mercats he will get as many ounces for thefe goods as before. Now he doubles his firft coff, befide his former profit. 'This vaft gain would invite fo many; and make fuch a demand, that the prices of all our goods would gradually rife, till they came to the fame quantities of gold and filver they were at before, but with double nominal valucs; and then the new exorbitant gain would ftop. At firf our country would lofe one half upon all groods bought from us by foreigners: this lofs would fall upon men of eftates and manufacturers at laft.

As to foreign goods 'tis obvious the nominal prices of them muft rife at once upon changing the names of our coin. Foreigners who do not regard our laws, or legal names of coin, muft have for their goods the fame pieces or ounces they got formerly. Our mer$\mathrm{H}_{2}$

Boos II. chants therefore in felling thefe goods muft have as many pieces or ounces, which now bear a double name.

Again, upon lowering the legal names of coin, the nominal prices of all goods muft fall. The merchant cannot afford more pieces or ounces of metal, than he gave before for any goods to our farmer or manufacturer, as he will get no more at any foreign market, and this number now bears a fmaller name. Foreign goods are bought abroad for the fame ounces they were, and therefore the merchant can afford them here for the fame ounces he formerly fold them at, and with the fame profit, tho' the name be lefs. If one merchant refufes to fell fo, another will, as all can afford it: or if all refufe, foreigners will fend their goods into our country to be fold for the fame ounces, now bearing a lower name.
'Tis a fundamental maxim about coin, that " its " value in commerce cannot be varied by names," that prices of goods keep their proportion to the quantities of metal, and not to the legal names. No man values a piece more that 'tis called twenty livres, or twenty Scots pounds, than he would have done on account of the Sterling name.
V. The changing confiderably the legal names of gal changes. coin muft caufe innumerable wrongs among the fubjects of any ftate, fince the real values of goods continue the fame. The lowering of coins wrongs all who are indebted in legal denominations; they mult pay more ounces of gold and filver than they received,
or engaged for; and yet get no more ounces by any Снар. гг. fales of their goods than they got formerly. All duties, taxes, rents, falaries payable in legal denominations are increafed. More ounces are received by the creditors in fuch claims, and yet each ounce will purchafe as much goods for the fupport or pleafure of life as before the change. The debtors therefore are fo much wronged, and fo much the creditors are unjuftly enriched.

Raifing the legal names has the like unjuft effects on the other fide. Debts, taxes, rents, falaries, fpecified in legal names, can then be difcharged with fewer pieces or ounces; and yet the debtor gets as many ounces for any goods he fells as before; and the creditor can get no more of the goods neceffary for life for an ounce than he got before. He is therefore fo much wronged by the change made in the legal names.

The putting difproportioned values upon the feveral fpecies of current coin muft have bad effects on a country. The fpecies under-valued at home will be carried abroad, and the fpecies over-valued will bo imported; as the former anfwers better at foreign markets, where the ounces of metal are regarded, and not the names, and the later anfwers beft at home: Whatever fums are thus exchanged by foreigners, all their gain is fo much lofs to our country. What we export ourfelves, hurts our country only by introducing perhaps a lefs convenient fpecies. This difproportion often arifes after the values were wifcly fixed

Boos II. at the time they were made, if either the mines of one metal are more copious in proportion than thofe of the other; or there be a greater drain of one fort of metal by exportation, or by fome confumption of it in the fplendour of life.
How it changes An increafe of both metals by copious mines, na-
 tals. of the names. And thus, properly fpeaking, the values of gold and filver are fallen within thefe two centuries above one half: tho' we more commonly fay that the rates of goods are increafed. Were the mines quite drained and the quantities of thefe metals much diminifhed by the various ufes of them in plate, drefs, and furniture, their value would rife again; or, we would vulgarly fay, the rates of goods would fall. The ftandard itfelf is varying infenfibly: and therefore if we would fettle fixed falaries, which in all events would anfwer the fame purpofes of life, or fupport thofe entituled to them in the fame condition with refpect to others, they fhould neither be fixed in the legal names of coin, nor in a certain number of ounces of gold or filver. A decree of fate may change the legal names; and the value of the ounces may alter by the increafe or decreafe of the quantities of thefe metals. Nor fhould fuch falaries be fixcd in any quantities of more ingenious manufactures, for nice contrivances to facilitate labour, may lower the value of fuch goods. The moft invariable falary would be fo many days labour of men, or a fixed quantity of goods produced by the plain inartificial la-

## The Value of Goods and of Corn.

bours, fuck goods as anfwer the ordinary purpofes of Chap. 12. life. Quantities of grain come neareft to fuch a ftandard.

In matters of commerce to fix the price we fhould on what the pinot only compute the firlt colt, freights, duties, and ${ }^{\text {cos of of grots de- }}$ all expences made, along with the intereft of money employed in trade, but the labours too, the care, attention, accounts, and correfpondence about them; and in forme cafes take in alpo the condition of the perfon fo employed, according to the cuftom of our country. The expence of his ftation of life muff be defrayed by the price of fuch labours; and they deferve compenfation as much as any other. This additonal price of their labours is the jut foundation of the ordinary profit of merchants, on which account they juftly demand an higher price in felling, than what anfwers all that was expended upon the goods. Their value here is augmented by thole labours, as. juftly as by thole of farmers or artifans.

As there are many contingent loffes by the perifh- Contingent $^{\text {pros }}$ ing of forme goods, or their receiving damage, thee ${ }^{f i t s i n}$ in comperes: loffes may be juftly compenfated by a further augmentation of the price of fuck as are fife. As merechants lofe fometimes by the falling of the rates of goods on hand, they may juftly take the contingent advantage too of goods on hand, when the rates of: fuch goods rife by any accident which makes them farce. Men who are fortunate in thee accidents may be much enriched, without any fraud, or extortion. The constant profit is the juft reward of their la

Boos II. bours. Thus tho' the values of what is given and received in buying and felling fhould ftill be kept equal on both fides, as we fhall fee prefently, yet there is a natural gain in trade, viz. that additional price which the labour and attendance of the trader adds to the goods; and a contingent one, by the rifing of prices.

## C H A P. XIII.

## The Principal Contragts in a Social Life.

Contrafs teneff. ONTRACTS are either beneficent, where a gratuicent or onerous. tous favour is profeffedly done on one fide; or onerous, where men profefs to give mutually equal vaIues. Of the former there are three forts known to the Civilians, the mandatum, commodatum and depo $\sqrt{l}$ tum,: of which in order. *
The mandatum.
The mandatum is when "one contracts to manage " the bufinefs of another without reward." This may be either with fpecial inftructions, or without them. In the former cafe, if the perfon employed departs from his inftructions, he naturally feems liable to all damages occafioned by it, except he has done fo upon fuch very fpecious reafons as might miflead a wife man zealous to do the beft for his friend. In the other cafe, he is bound to fuch diligence and care as a wife man-ufes in like affairs of his own, and is only liable to compenfate fuch damages as enfue upon a defect of this diligence. This is all that the obliging friend can be

[^14] prefly undertaken for the very utmoft diligence and care, or the fingular nature of the bufinefs plainly requires it; and then indeed he is anfwerable for every overfight, or neglect, which would not have been incrdent to the very bet of men. We are not to lay feverer burdens on the beneficent party than they confented to, or to make kind offices perilous to the undertaker, without the higheft and cleareft reafons. Nor yet fhould men on the other hand undertake the bufinefs of their friends without hearty purposes of executing them carefully; fince by doing fo they may have prevented their employing fome better hands. The * peron employed, is bound to account to the * employer when the bufinefs is finifhed: and to $\dagger$ retore his goods with their profits. And the employer is $\ddagger$ bound to indemnify his friend as to all loffes or expences fuftained in his fervice. The favour undertaken was to employ his labour and care gratuitoufly, and no more, from the ordinary nature of this contract.
II. Commodatum is "the loan for fe without any the loan fortes " price or hire, where the fame individual goods are " to be returned." If a price or hire is given, the contract is not beneficent, it goes by another name, locasion, or letting to hire. \& When the fame individual

[^15]By genus they mean what modern logicians call /pecies, equal quantities, weights, meafares of goods of the fame kind: by $/$ pecies, the Civilians mean the fame individual. InRit. 1. iii. tit. 15. In this fenfe the claflie authors too use there words.

Bоок II. is not to be returned, but equal quantities or meafures, and this without price or intereft, the contract is much of the fame moral nature, but the Civilians call it mutum gratuitum, or the gratuitous loan for confumption. If this loan for confumption be for a certain price befide the reftitution of equal quantitics, 'tis called lending for intereft.

## Ralis inthis con-

In the gratuitous loan for ufe, the favour is done sal. to the borrower. He is therefore certainly bound I. to as high care of the goods as any wife man would ufe about fuch goods of his own, or rather to greater, out of gratitude. A good heart muft recoil at fuffering any friend to lofe by his kindnefs. The lender expects this care, and we are juftly deemed to have bound ourfelves to it. 2. The borrower is bound to apply the goods to no other purpofes than thofe for which they were lent: other conduct is perfidious and ungrateful. And, 3. He muft reftore them at the time agreed, in as good order as he received them, excepting the natural wear of fuch goods, by the prudent ufe allowed. In demanding nothing for the impairing of the goods by this ufe, confifts the favour of the contract. 4. If the proprietor needs his own goods before the term of loan is expired, humanity and gratitude oblige the borrower to reftore them, unlefs he is in fome extraordinary ftrait himfelf, much beyond that of the lender. But this cannot be matter of compulfion, except in very fingular cafes of neceffity. When the urgent occafions of the borrower hinder him to reftore before his time of loan expires
as he is bound in gratitude, he muft think himfelf Chap. $_{13}$. obliged, to compenfate any damage the lender fuf- $\sim$ tains by his kindnefs to him. An honeft heart cannot avoid this duty, tho' he cannot be compelled to reftore the goods fooner. Could he be compelled, he might fometimes be greatly difappointed; fince perhaps trufting to this loan, he has omitted providing himfelf otherways when he could have done it, whereas now the opportunity may be gone.

If goods lent, perifh by fuch an accident as had the cafe when reached them in the poffeffion of the lender, the bor- the godis sent perower is not obliged to compenfate them; the lender fuffers no more by the loan than he would have fuffered without it. Suppofe they would have efcaped in the lender's poffeffion, and yet the borrower was guilty of no negligence about them: here a lofs muft be fuftained by one fide, or by both: neither is fuppofed to be in any fault. If no other reafon of humanity be on the other fide, the borrower feems rather obliged to bear it, out of gratitude; nor is it fo readily to be prefumed that the lender, who had no views of gain, confented to bear fuch loffes, as that the borrower did fo; fince for the advantage of the gratuitous loan, men would readily make themfelves liable to fuch improbable hazards. The truth may be that neither thought of fuch contingencies; if they did, they would have exprefly agreed on whom the lofs fhould fall. And probably it had been on the borrower. There feems little occafion for a general rule to caft all fuch loffes always on one of the parties. If the lender were

Boos If. rich, and the borrower poor, it would be mean in the lender to demand any compenfation. If the borrower were rich, it would be bafe in him not to compenfate. If their fortunes were equal, or fo good that neither would be diftrefled by the lofs, it would beft become the borrower to bear it altogether, as he received a favour in the contract. 'The lovely and honourable part is eafily feen; tho' it is not always eafy to find reafons for rules cafting the whole damages in this and fuch like cafes, univerfally on one fide.

The lender is bound to refund to the borrower, all expences made in neceffary repairs by which the goods are preferved fit for the proprietors ufe; and no others, unlefs by exprefs agreement.
wisceporitum. III. The depofitum is a branch of the mandatum, where " the bufineis committed and undertaken is the " fafe cuftody of goods." The * keeper, as he profeffes friendfhip, binds himfelf to fuch diligence as wife men ufe about like goods of their own; and muft reftore the goods upon the demand of the proprietor, $\dagger$ except only in fuch cafes where one would have a right to oppofe him by violence in an unjuft defign. Thus one may detain arms depofited, when demanded with a view to murder any innocent perfon, or to make war on our country. The depofiter is bound to refund all prudent expences made in keeping his goods.
IV. In onerous contracts, both fides profefs to give trals. or transfer goods or rights of equal values. Moft of

[^16]
## The ordinary Contracts.

 the neceffary rules appear fufficiently from what was $\mathrm{C}_{\text {hap. }}$ I $_{3}$. faid * above about contracts in general. The chief $\sim \sim$ forts are,I. Barter, or the exchanging goods of equal va- Barter. lues; which differs from mutual donation in this, that in donations there is no obligation to equality.
2. Buying and felling; the fimpleft manner of which Buying and icel is when the buyer at once pays the price, and receives the goods. If the price be paid, or fecurity for it accepted, and the goods delivered, as the property is compleatly transferred, no fubfequent fale, or inperfect prior contract about felling, can elude the buyer's right. If the goods are to be delivered on a future day, but the bargain compleated about them; if they perish before the day, the lofs falls on the ferleer. If they perifh after that day, and the feller was ready to deliver them upon it, he is deemed after that day only as the depofitary. All loss, without the folIer's fault, mutt be borne by the buyer. Where an agreement is made about certain quantities of good's which cannot be now delivered, fuch as about a furtore crop; and the feller afterwards contracts with: a third perfon not apprized of the prior contract; and delivers the goods upon receipt of the price; the civil law favours the latter, as a fair purchafer, and deems. all fales imperfect without delivery; but gives to the perron deceived in the former contract a full right a-gainft the fraudulent feller, to the whole value of the bargain. If both have paid the price, and the feller

[^17]Boos il. proves infolvent, it is not eafy to find valid reafons for cafting the whole lofs on either. There are many * additional covenants in the bargains of fale which are fufficiently underftood by the terms of the agreement.
Settivg to bire. V. Setting and biring includes all thefe contracts wherein "one agrees for a certain price to do any " work, or to grant the ufe of any goods, moveable " or immoveable" In thefe contracts men are obliged to ufe the goods they hire, as wife men ufe like goods of their own; and are truly liable in confcience for all damage done by ufing them otherways; as it is as injurious as any other fort of wrong. A man of true integrity and humanity would particularly regard the cafe of fuch indigent perfons as often fet houfes, furniture, and other goods to hire; and be religioully cautious of doing any unneceffary damage to them.

When materials are given out to be manufactured or wrought by an artift at a certain price, the Romans have another $\dagger$ expreflion for the contract, but it is of the fame nature with that of hiring labour. The fetter of goods muft make them fit for ufe, and keep them fo, or refund any charges the hirer has been put to in doing it. And the hired labourer, as he is bound faithfully to execute his work, fo he is not to be de-

[^18]frauded of his hire. If he is hired for a long tract of Сиap. is. time, the hirer cannot in humanity make any deductions on account of fmaller interruptions given to his fervice by tranfient fits of ficknefs. Such fits are incident to the firmeft conftitutions; and the hirer is juftly prefumed to have precluded himfelf from fuch exceptions, or deductions from the price agreed to, by hiring: for a tract of time:
VI. In loan for confumption at a fet price or intereft, the lender claims not the fame individual, but equal quantities, and the price for the loan. Some goods bear natural fruits or increafe, as lands, flocks, herds, gardens. The grant of thefe fruits naturally deferves a price or rent. Tho' goods have no fruits or increafe, yet if they yield great convenience in life, and have coft fuch labour or expence as would have acquired goods naturally fruitful, if the proprietor grants the ufe of them, he may juftly demand a price, fuch as he would have had if he had employed his money or labour on goods naturally fruitful. This is the cafe in fetting of houfes.

If in any way of trade men can make far greater the juff fundagains by help of a large flock of money, than they ${ }_{\text {loans. }}^{\text {tion of }}$. could have made without it, 'tis but juft that he who fupplies them with the money, the neceffary means of this gain, fhould have for the ufe of it fome fhare of the profit, equal at leaft to the profit he could have made by purchafing things naturally fruitful or yielding a rent. This fhews the juft foundation of intereit upon money lent, tho' it be not naturally

Boor II. fruitful. Houfes yield no fruits or increafe, nor will $\leadsto$ fome arable grounds yield any without great labour. Labour employed in managing money in trade, or manufactures, will make it as fruitful as any thing. Were intereft prohibited, none would lend, except in charity; and many induftrious hands, who are not objects of charity, would be excluded from large gains in a way very advantageous to the publick.
VII. The reafonable intereft varies according to $\substack{\text { Thu meafire of } \\ \text { jufl inferef. }}$ the ftate of trade, and the quantity of coin. In a country newly fettled, or but beginning to trade, where few hands and little money are employed that way, great profits are made by fmall fums: and as in fuch places more land-rents are purchafed for any given fum than in countries flourifhing in trade, and abounding with money; an higher intereft is reafonable, and no man would lend except upon an high intereft. The gain too made by any fum is fo large, that traders or purchafers can afford to give it. When many hands and much wealth are employed in trade, as men can be fupported by fmaller gains in proportion upon their large ftocks, the profit made upon any given fum employed is fmaller, and the intereft the trader can afford muft be lefs. As money grows plentier, and bears lefs intereft in loans, more incline to purchaffes of lands than formerly; and this demand raifes the rates of lands, fo that fmaller landrents can be obtained for any fum. Men are therefore contented with fmaller intereft than formerly when they could have got greater land-rents. They fhould
be fatisfied if it furpaffes the annual profits of pur-Chap. т 3 . chafes, as much as compenfates the greater troubles or hazards attending the loans: and thus it falls of courfe, without the force of laws.
Laws too mult follow thefe natural caufes in fettling Thene of trew the intereft, otherways they will feldom have their effect, and be iniquitous. If the legal intereft is high in wealthy nations, where fmall gains are made upon any given fum employed in trade, traders will not borrow without abatement of interef, nor will men borrow for purchafing lands, when the annual rents of them are far below the intereft. Moneyed men may firft run upon purchafes, and decline to lead upon fmaller than the legal intereft; but the demand for lands will foon raife their price, fo that they fhall get much fmaller annual rents for a given fum: many will therefore accept of intereft below the legal, but higher than the annual rents of lands. If the legal intereft is made too low, few will incline to lend; they will firft attempt to purchafe lands: if the price of them rife by the great demand, fo that fmall annual profit is made this way, moneyed men will turn to trade and manufactures. Men not educated to fuch bufinefs, or who choofe to live without bufinefs, will find active traders always fond of borrowing at higher than the legal intereft, and will find ways by difcount, and annual gifts agreed upon, to elude the law.

The chief ufe of fuch laws is to fettle the intereft decreed by courts on many occafions, where there has Vol. II. K extortions of fome grafping wretches upon the incautious, or the diftreffed. Prudent men will fettle this point for themfelves according to the natural caufes.

If the polity of any ftate allows little commerce with foreigners, admits of no great increafe of wealth in the hands of a few, nor of any alienation of lands to perpetuity; if it is defign'd for a republick of farmers, which fome great authors judge moft adapted for virtue and happinefs, * there all intereft of money might properly be prohibited. But where the ftrength of a ftate depends on trade, fuch a law would be ruinous.
Partarraip. VIII'. In the contracts of partnerfhip, which are of very different forts, the terms of agreement determine the rights and obligations of the partners. But as they profefs mutual friendfhip to each other in this contract, there is more room for all reafons of equity and humanity in this than other onerous contracts; and all frauds deferve a feverer punifhment.
IX. In fome contracts a certain price is paid for

Contrafs of b -zavid-iuttrries, an uncertain profpect of gain, as in the purchafe of annuities for life, or of tickets in lotteries. If the fum of the prizes is no further exceeded by the fum of the prices paid for all the tickets, than what defrays the neceffary charge of fuch projects, and makes a reafonable compenfation for the attendance and labour of

[^19] account of any inequality; but fuch projects are of - $\sim$ ten blameable on another account. Private lotteries, wagering, and contracts of gaming, produce no good to the publick, nor avert any evils. Some citizens are enriched by the lofs of others, in a way wholly ufelefs to the publick. 'Through the vain hopes of multitudes, and a fort of felf-flattery in their good fortune, were there no reftraint put to fuch practices by law, great fums of money which otherways would have done good to the publick in trade or manufactures advancing the wealth of a nation, would by bafe artifices be drawn into fuch ufelefs channels, and men's minds be diverted from all ufeful induftry. 'Tis therefore juft to reftrain fuch private projects or contracts, even where there is nothing directly fraudulent in them. Upon fome publick exigence no doubt money may be prudently raifed by this way of lottery, which can caufe no complaint, fince none are forced to contribute.

There are other contracts of hazard where a fimall price is paid to obtain fecurity againft a great uncertain danger; or to have fuch loffes made up when they happen. Such are the infurances againft the dangers at fea, or thofe from fire. Such contrivances are both humane and ufeful to the publick. The infurers are enabled to indemnify the fufferers by the premiums received from thofe whofe houfes and fhips are fafe. Thus a fort of partnerfhip in loffes is eftablifhed over a nation; as the loffes are made up by

Boos II. fmall contributions from thofe who have efcaped the calamity. Thus many active hands in bufinefs are preferved from early ruin by fuch accidents.
Wagerity and In the private contracts of hazard, or partly of gaming. hazard, partly of art, fuch as wagering upon uncertain events, or upon the fuccefs of a game; if the fums ventured do not exceed what the perfons can afford to fpend upon any amufement, without obftructing any duty of life; if no more time is fpent in games than what is a neceffary refrefhment from ferious bufinefs or ftudy; and no habit of floth or impatient hankering after fuch diverfions is contracted; the contracts cannot be called criminal or faulty. But when the fums hazarded are fo great that the lofs of them would any way diftrefs us, or our antagonift, and as no good can arife from fuch contracts, they are highly criminal. 'Tis moft inhumane, as well as foolifh, to expofe the fortune which fhould fupport a family, our friends, or the poor, or even affift our country, to fuch unneceffary hazard. It is wicked to ly in wait for the ruining our neighbour through his own rafhnefs or imprudence. No man of true virtue or confcience could retain fuch gains when he got them. And it is amazing how, in ages of luxury and corruption, men can fo far forget the true natures and names of things, as not to look upon all fuch gains as fcandaloufly infamous to men of better condition, when they are plainly acquired by the fame mean fpirit of injuftice, or avarice, that we all abhor in a thief or a pick-pocket. 'Tis wife therefore in
every nation to reftrain fuch practices by the fevereft Chap. in $^{\text {i }}$. laws, and moft infamous punifhments; efpecially in thofe orders of men who ought to be moft above fuch bafenefs of foul, and whofe vicious examples. muft be moft extenfively pernicious. But quid leges. fine moribus vanae proficiunt.-
X. The common fecurities given for performance Contrafts of tair $^{\text {P }}$ of contracts, are pledges and mortgages (of which or firity. already;) and bail, when other perfons become bound in cafe the principal debtor fails. As the loans are often made more upon the faith of the furety than the principal, when the principal neglects to pay, or becomes infolvent, the furety is as much bound in honour and confcience, as the principal was; and can no more ufe any delays, evafions, or artifices, with a good confcience, than if the money had been lent for his own ufe; except he difcovers fome grof3 negligence in the lender, or fome fraudulent collufron with the principal, by which this burden is unjuftly, or malicioufly caft upon him.

## $\mathbb{C} H A P . X I V$.

Perfonal rights arifing from fome lawful action of the perfon obliged, or of biem who bas the right.
I. SOME rights arife, not from any contract, Rijhts arifng
 who has the right, or of the perfon obliged. Thefe actions founding rights are either lawful, or, unlaw:

Boor II. ful. When the actions are lawful, the Civilians to avoid multiplying the fources of obligation, or forms of action, call them * obligationes quafi ex contractu ortae: feigning a contract obliging men in thefe cafes to whatever could reafonably have been demanded by the one party, and wifely promifed by the other, had they been contracting about thefe matters. The obligations indeed appear fufficiently, without recurring to the notion of a contract, from the nature of the actions, and the rights of property, and their effects. When the action is unlawful, thefe are the rights arifing from injury, of which in the following chapter.

The former obligations quafi ex contractu are reducible to two claffes. I. Thefe arifing from taking poffeffion of goods which one knows belong to athers, or are fubjected to the juft claims of others. 2. Thofe arifing where one derives to himfelf any valuable advantage at the expence or lofs of others, who did not confent or contract to bear this lofs gratuitoufly. Thefe obligations arife either from the nature of property, or mens prior claims; or from the general focial law, that none fhould fuffer by any good offices done to others not intended as a gratuity, or be damaged in his property without his confent.

> The oligigation II. Of the firft clafs is the obligation upon the ${ }_{3}^{b y}$ popliffling the feflers. poffeffor of other mens goods to reftore them with

[^20] the debts affecting the inheritance, and upon the executor to pay debts and legacies as far as the effects go. The eftate defcends fubject to fuch claims, and the heir has a right only to what remains after difcharging them: the effects of the deceafed are the fole fund out of which fuch debts fhould be paid. Nor is there more left to the executor than the furplus after debts and legacies are difcharged. The legatees have as juft a right to their legacies as the executor or heir by will has to the furplus.

To this clafs too are reduced the obligations of all who have poffeffion of the goods of others without contract, fuch as tutors and curators, or thofe who preferve and take care of the goods of the abfent without commiflion; who are called negotii utilis geftores. All thefe are plainly obliged to reftore, and account with the proprietors for their goods and the profits of them.
III. The fecond clafs contains the obligations on thofe for whom any important fervice is done, or to thenerotiin tilis whom any advantage is derived, by the labours or expence of others, without a commiffion or contract. The perfon thus profited is plainly obliged to refund all prudent expences, and compenfate all labours not intended gratuitoufly. The merchant whofe fhipwrecked goods are preferved by my labour or ex-

[^21][^22]Boor II. pence, without my intention of doing fuch fervices; or bearing fuch charges as a favour, is obliged, when he claims his own goods, to compenfate if required. all my prudent labours and expences. Thus one is obliged to indemnify his tutors and curators in all their prudent management of his affairs; and for thefe claims there were particular * actions in the civil law. Tre claim for As to the obligations upon children for their maixtenance. maintenance, we may conclude, I. What a parent expends upon his children when they have no fortunes of their own left them by fome other friend, is univerfally prefumed to be a donation, where the contrary is not declared. But tho' the parent be frictly obliged, from the ftrong tie of nature declaring to him his duty, to provide neceffaries for his children, and even is bound by the ftrongeft tie of humanity to improve their condition as he has fair opportunities; yet his not placing fuch offices to an account of debt to be compenfated or difcharged by;the children, is to be reputed an obliging act of kindnefs, which he could not be compelled to by any perfect claim of the children. A parent may juftly claim to have the expence refunded, if he falls into any diftrefs. Nay without being in diftrefs he may juftly place to an account of debt all manner of neceffary or prudent expences made upon a child who had a fufficient fortune of its own; and may get them refunded, cither for his own more eafy fubfiftence, or for the benefit of others of his children. But

[^23]2. When one maintains the child of a ftranger, Chap. i4. whatever prudent expences are made may juftly be charged as a debt, where the contrary is not declared. Here there is no prefumption from parental affection that they were intended gratuitoully.

The partiality which appears in the laws of fome the artiality of nations that pretend to pay great regard to the natural rights and liberties of mankind, is very furprifing. Whatever expences are made by any one on the child of the meaneft citizen, or Fellow-Chriftian, muft be a donation, whether fo intended or not. It founds no right to the child's fervice, nor to claim any compenfation. He may leave his fupporter when he comes to the ufe of reafon. And yet the equally innocent children of captives in war, or of men of a different complexion, are detained as flaves for ever, with all their pofterity, upon no other pretence of right than this claim upon them for their maintenance; as if fuch were not of our fpecies, and had not bodies and fouls of the fame feelings with our own; or as if mens fecular rights were founded on their religion, or on their complexions.
'Tis true indeed the mafters of the parent, or he
 has a right to claim compenfation for all neceffary and beneficial expences made on the child, and thefe only; not fuch as were for the fplendour of his own family. But this right is no higher than that of any creditor in an equal fum over his debtor. If any friend of the child offers to come to account, and refund Vol. II. L

Bоок II. the paft expences, the mafter cannot juftly refufe it, or detain him. If the child when he attains to the ufe of reafon finds another he rather choofes to be indebted to, who will repay his former mafter's expences, the mafter cannot juftly detain him. The labours of the child, after the time that he could earn any thing beyond the plaineft food and cloathing, fhould be placed to account as difcharging fo much of his debt as their value furpaffed that of his neceffary maintenance. And when the fum of their value, after deducting the charge of the annual neceffary maintenance, equals the expence of his maintenance in his childhood, the mafter has no further claim upon him. It would generally be found that the labours of any perfon found in body and mind, would fufficiently difcharge this debt before he came to thirty years of age: and where there was any confiderable dexterity, they would difcharge it much fooner. 'The debtor has plainly a right to choofe that labour by which he can fooneft difcharge the debt.

If greater expences are made on a child for its inftruction in any art; the child is no doubt liable for any fuch higher expences as were made for its real benefit. But then, its labours in this art are fo much more valuable that this greater debt would be fooner difcharged: otherways the expences were not for its benefit.
The prea in this 'Tis pleaded that where any fum is advanced upon arfer from ban any hazard, there one may * juftly infift on more than

[^24]the reftitution of the fum advanced, with all the le-Citap. 14. gal intereft: that in thefe quafi contracts, men are bound $\sim \sim$ to all that could have been reafonably demanded, or prudently agreed to, if perfons had been in a condition previoufly to have contracted. That to engage a man to advance any fum where there is an hazard of his lofing all, he muft alfo have a profpect of fome confiderable gain in cafe the event proves fortunate. What is thus advanced for a child will be entirely loft if he dies before his labours difcharge it; therefore much more is due than the fum and the common intereft. This claim can fcarce wholly be denied, nor would it be unjuft to infift on fomething more. And yet in other cafes, where a plea of fingular neceffity is no greater than that a deftitute infant has to a bare maintenance, we do not think it reafonable to oblige to further compenfation than the principal and intereft. If I take another's horfe to affift me in efcaping from fome imminent danger, and return him fafe with a proper price for the ufe of him, or if he is fpoiled, if I pay his full value with intereft for any time I delayed payment, no more is demanded, and yet had I perifhed he would have got no compenfation. Sure the neceflity of the child is as great.

Allow that there fhould be fome inducement to men to rear fuch deftitute children, of whom fome may die without making any compenfation. It cannot be alleged that the debt of fuch as die is chargeable on thofe who live. But'tis truly reafonable that each one be charged with fomething further than

Boor II. was expended, on account of the hazard run in expending it: and this a wife man would confent to in a like cafe of his own. But this claim cannot make a great addition. Grant that one third of the children born, die within the firft three years; this would add juftly one third to the charge of thefe three years and little more. The hazard grows always fmaller as they advance in years till their labours could difcharge the debt. On account of fuch hazards it would never be juft to demand more than in proportion to the hazards in the feveral periods of life, and this would fearcely add a fifth part to the fum of the expences, till they attain to the age of ten or twelve, when their labours begin to compenfate their maintenance, nay to abate the debt.
'Tis further pleaded, that in fome barbarous nations, unlefs the captives were bought for flaves they would all be murthered. They therefore owe their lives, and all they can do, to their purchafers; and fo do their children who would not otherways have come into life. 'But this whole plea is no more than that of the negotium utile geftum, to which any civilized nation is bound by humanity; 'tis a prudent expenfive office done for the fervice of others without a gratuitous intention: and this founds no other right than that to full compenfation of all charges and labour employed for the benefit of ochers. Thus fuppofe a merchant buys an hundred fuch flaves; fo that his whole charges on the voyage, and prime coft of the captives, adding alfo a reafonable merchant's
profit upon the ftock employed, amount to a thou- Chap. 14. fand pounds. Thefe captives are his debtors jointly for this fum; and as foon as the value of their labours beyond their maintenance amounts to this fum, and the legal intereft from the time it was advanced, they have a righe to be free; and this it would do in ten or twelve years, tho' a third part of them died; and then all his claim, or that of any one under him; would ceafe.

A fet of inaccurate popular phrafes blind us in carfes of onm thefe matters. Captives owe their lives and all to the purchafers, fay they. Juft in the fame manner, we, our nobles, and princes, often owe our lives to midwives, chirurgeons, phyficians, fellow-foldiers, fervants, neighbours: one who was the means of preferving a man's life is not therefore entituled to maks him a flave, and fell him as a piece of goods. Strange, that in any nation where a fenfe of liberty prevails, where the Chriftian religion is profeffed, cuftom and high profpects of gain can fo ftupify the confciences of men, and all fenfe of natural juftice, that they can hear fuch computations made about the value of their fellow-men, and their liberty, without abhorrence and indignation!
IV. To this fecond clafs of quafi contracts are re- the sbigastins:
 of neceflity have done fome damage to others; which cefity. they are always obliged to compenfate as foon as they can. Such too is the obligation of one who. * received

[^25]Boos II. as due what afterwards appears not to have been due; $\sim^{\text {~ }}+1$ received a price upon account of a fervice or preftation which cannot be performed: or received any thing on account of a contract or promife againft which there lay a juft exception. All thefe are obliged to reftore or compenfate what was thus received. Thus likewife, partners are obliged to refund proportionally what any one of them has ufefully or by direction expended above his fhare, upon the common ftock. Such too is the obligation of one who by any lawful action, or contrivance, or ftructure of his for his own behoof, has occafioned damages to others which they were not previoufly bound to bear without compenfation; or had not contracted to bear gratuitoully: he is naturally obliged to compenfate them.

## C H A P. XV.

The rights arifing from injuries and damages done by others: and the abolition of right.

I. TH E violation of any perfect right of another, is an injury, whether by violence to his perfon, attacks upon his character, reftraints upon his right of liberty, depriving him of his goods, fpoiling them, ftopping the profits he had a right to, or withholding what he had a right to claim; whether any of thefe things be done with a malicious defign, or a felfifh one, or by culpable negligence;
$-\dagger$ Condilitio caufa data caufa non fecuta.
whether * by acting or omitting contrary to our du-Chap. 15 . ty. The damage includes, $\dagger$ befide the value of the $\sim m$ goods taken away, fpoiled, or detained, all loffes or inconveniences enfuing upon the want of them; and all interception of gain which would have accrued.

The damage one has done he is facredly obliged Right ocompere $^{\text {and }}$ to compenfate to the utmoft of his power. The in- fation of damajury is perfifted in till this be done: nor can one otherways fincerely repent, or recover the character of honefty. The perfon injured has a right to compel the author of it to this compenfation: without this right, bad men would trample on all the rights of their fellows. 'Tis generally for the publick intereit, as well: as that of the fufferer, not to remit this right of compelling even by force to make compenfation, and of inflicting further evils as punifhments; and that not only for the future fecurity of fuch who fuffered, but for the general fafety; that all bad men may be deterred from the like attempts, by fear of the like punifhments.

When more than one have concurred in an inju- who buand to in ry, he who by authority or power compelled others fubject to him, is the principal caufe; be ought to make reparation, and fuffer the greateft punifhment. But when we cannot reach him, as he cannot give impunity to others in injuries, we have not only a right of violent defence againft thofe who injure us at his command, but of obtaining reparation from

[^26]Bоок II. them; nay often of inflicting punifhment upon them $\sim$ when they have acted knowingly againft their duty, or through culpable ignorance. If the injury be reparable, and of a lighter fort, and the immediate agent undertook it only to avoid vaftly greater evils threatened by thofe who had him in their power, his action perhaps was not criminal, it was excufed by the plea of neceflity; (of which hereafter) but this plea will not free him from the obligation of repairing any damages done to other innocent perfons, as the means of his prefervation.

Where many have by concert done any damage, each one is liable for the whole, when we cannot obtain reparation from the reft, even altho' we knew what fhare each one had in the action, or the fpoil. But when at different times, without concert, different perfons fpoil a man of all his goods, each one feems liable only for his own part of the damage; tho' more may be demanded by way of punifhment. In the former cafe when one has compenfated the whole, no more is due to the fufferer on this head. The reft are bound each to refund his fhare to him who compenfated the whole. In punifhments the cafe is otherways; the fufferings of one do not exempt the reft. Compenfation, and punifbment, have different ends and meafures; nay compenfation is often due where there has been no fault.

When one employed in any ufeful perilous fervice to the publick, does any damage to others by fuch inadvertence as is fcarce avoidable, the damage fhould
be compenfated by the publick for the intereft of Curs. is. which fuch fervices were undertaken. Thus if one in the heat of battle hurss any of his fellow foldiers undefignedly.

Damages done by hired fervants, without orders Domprs ieme from their mafters, are chargeable only on themfelves: ${ }^{\text {b/ frumest. }}$ when done by orders, they are principally chargeable on their mafters. When damage is done by a flave, without his mafter's fault, the flave is naturally bound to compenfate it, as he is a moral agent. But the mafter having a right to all his labours, by which alone he can compenfate, the flave feems in the condition of one indebted to two creditors above the value of all his goods and labours; which therefore muft be divided between them in proportion to their claims. Suppofe the flave worth forty pounds, this is the mafter's claim; and that the damage is valued at twenty, this is the fufferer's claim: the mafter, if he retains the flave, fhould compenfate two thirds of the damage. If the damage had been valued at forty pounds, the mafter fhould compenfate the half of it. And he is always obliged to give fecurity againft future damages upon difcovering the injurious difpofition of his flave. Should the mafter compenfate the whole damage, or deliver up the flave; in many cafes the mafter would fuftain all the lofs, and the fufferer none at all, while yet both may be equally innocent; which feems unjuf. Civil laws fometimes enjoin this, to make mafters more vigilant about their flaves. But as flaves are moral agents, they are always liable themVol. II. M

Boor II. felves to fuch punifhments as may be neceffary to re$\sim$ Atrain their vices, whatever way damages be compenfated: the change of fervice might be no punifhment to them.

Damage done by
When damage is done by the beaft of any one buafts. who had no ground to fufpect fuch an hurtful difpofition in it; a like decifion, as to bearing a fhare of the damage with the fufferer, would feem reafonable. Some * civillaws are feverer on the proprietor, to engage the greater care that their cattle be not injurious. Where any unufual petulance or vicioufnefs has been previoufly known to the owner, he is in all cafes liable to full compenfation; fince he was obliged to prevent thefe damages, and fuch negligence is juftly punifhable.
II. When one negligently, or in a fudden paffion, as do damuse to has done any damage, he fhould voluntarily offer full compenfation, and any reafonable affurance an unbyaffed arbitrator fhall appoint, againft any future injuries; and upon this the perfon damaged or injured fhould be entirely reconciled. Voluntary fubmiffion to compenfation, and fuch affurances for the future, are all that can be reafonably demanded. To refufe them, when demanded, fhews an hoftile injurious: difpofition.

One fort of damage is fo common that many feem Las of payminat to overlook the injuttice of it, the delaying payment of debts owned to be juft. In fome fettled debts, as

[^27]thofe upon bonds and fome others, the law eftimates Criar. is. the damage of delay at the common intereft of the money; but by an unreafonable partiality allows no intereft upon current accounts. A man of true honour and juftice may think the common intereft a fufficient compenfation to a moneyed man who is not engaged in trade or manufactures, unlefs he fuftains fome other lofs by our having delayed payment. But to men in trade, 'tis manifeft that the injury and damage of even delaying payment is much more grievous; not to fpeak of the expenfive fuits they are forced to, the occafioning their credit to fail, or of defrauding them altogether, which to common fenfe muft appear one of the vileft and moft impudent forts of theft, and fhould be punifhed accordingly, when done with defign. But the very delay is an injury and a damage always equal to the gain a trader could have made by his money in the fame time; which is generally double of the legal intereft: for this double intereft an action fhould certainly be allowed, upon all the delays after the time agreed upon in the contract. Not to mention the other grievous diftreffes occafioned by fuch delays, when the trader's credit fails, and a family is entirely ruined, which could otherways have had a decent fubfiftence. Manufacturers and traders muft charge an additional price up. on all goods to make up thefe loffes by dilatory debtors, and vexatious expenfive fuits, as well as the loffes by infolvent, or fraudulent debtors. Thefe loffes fall upon honeft and good oeconomits who pay regu-

Boos II. larly, as well as upon the dilatory, fince on account of thefe loffes all goods are fold fo much dearer. By thefe means too the rates of our goods muft be raifed when fold in foreign markets: fo that other nations, where there is a greater regard to juftice, are enabled to fell like goods cheaper, and ruin our trade.
Right tefore in III. In natural liberty men have a right by force to salital ither's. defend themfelves and their neighbours, and all their perfect rights; and to compel others by violence to fulfil any perfect claims they have upon them. We are bound no doubt firt to try all gentle methods; but when thefe fail of fuccefs, we have a right to ufe violence, with what afliftance we can obtain from any others who are perfuaded of the juftice of our caufe. In civil focieties (as we fhall fee hereafter) the wifdom and force of the ftate fhould be employed for thefe purpofes, to prevent the evils to be feared from the paffion of interefted men under frefh impreffions of apprehended injuries. Citizens are generally underftood to have committed thefe rights of violent profecution and defence to the magiftrate, wherever his aid can be obtained; and to have precluded themfelves from exercifing them in fuch cafes. The rules about violent defence and profecution muft differ in thefe different ftates of liberty, or civil polity, and that in thefe * three particulars, 1. the caufes, 2. the time of beginning violence, and 3. the term to which it may be continued.

[^28]1. 'The caufes, in natural liberty, are any viola- Chap. is. tions of perfect rights great, or fmall. 'Tis true one is obliged in humanity to ufe all gentle methods at The juff catifs fir firft, and to ufe no more violence or feverity than may ${ }^{\text {burtry }}$. be neceffary for his own fafety, and that of others. We fhould always be ready to offer a reference, or to fubmit any difputed point of right to arbitrators. If the injury be the effect of a fudden paffion, of which the author will foon repent, and it be reparable; 'tis the humane part to bear it rather than rufh into fatal violence in our defence. But if the injury be defigned deliberately, and perfifted in after friendly remonftrances, one has a right to defend himfelf by violence even with the death of the invader. To deny men the right of violent defence to the utmoft in maintaining their fmaller rights of the perfeet kind, would expofe all good men, and all their properties, as a perpetual prey to the infolent and injurious. A fmall injury may be repeated every hour by the fame perfon, or by others equally infolent; life would be intolerable without a remedy for fuch evils. The publick intereft and fafety requires that men fhould be violently deterred from fuch infolent attempts.

As to the profecution of fmaller rights, 'tis hard to fay that inconfiderable injuries can juftify our going to the utmof extremity, or that it is neceffary to proceed to any fatal violence to compel men to fulfil any trifling contract, or perform fome fmall matter. we have a right to claim. We can abftain from all future commerce with fuch perfons: and 'tis better to

Boor II. fuffer a fmall lofs than the reflection that for an un$\backsim$ neceffary advantage we were intituled to, or for recovery of what was of no great value, we had taken away the life of our fellow, when we could be otherways fecured againt like injuries for the future.
Ther, are dife- A fubject under civil government fhould ufe no vi${ }^{\text {tenth }}$ guntrer tivil olence againft fuch as are amenable to laws, except in defence againft injuries irreparable, either in their own nature, or through the infolvency of the invader. In other cafes the fafer remedy is an action at law. If the invaders are not amenable to laws, fuch as fugitives, robbers, or pirates; the rights of natural liberty remain againft them; as they do alfo whereever the hope of detecting and convicting them fails, as in the cafe of thieves in the night-time.* 'Tis by actions at law alone that we are to compel fuch as are amenable to them, to fulfil our claims upon them.

The time of commencing violence.
IV. 2. The time when violence is juftly begun in natural liberty, is when one has fufficiently declared an unjuft and hoftile difpofition, and defifts not upon fuch admonition, or remonftrance, as we have time to ufe. One is not obliged to receive the firft attack or affault; this may frequently prove fatal; or occafion an irreparable damage. Defence and prevention of injury in this ftate, is generally lefs difficult than forcibly obtaining reparation. In all thefe matters, when our danger is not immediate, fince the keeneft

[^29]paffions are apt to arife, 'tis beft to be directed in all Chap. 15 . methods of defence and profecution, by wife arbitrators not immediately concerned in the injury.

Under civil government, tho the injury intended be irreparable, yet unlefs the danger be fo imminent that we cannot be defended by the magiftrate, we fhould apply to him for defence; as we fhould always commit to him the violent profecution of our rights againt our fellow-fubjects.
V. 3. The term to which violence fhould be conti- $\begin{aligned} \text { jufily } \\ \text { be } \\ \text { cont. }\end{aligned}$ nued in natural liberty, is until the danger be repelled, full compenfation obtained of all damage and expences occafioned by the injury, full performance of all we can juftly claim, and fecurity againft like injuries for the future. The intereft of fociety, as well as that of the individual, requires that all thefe things be obtained.

Punilining may
The publick, or mankind as a fyftem, have even bejurf in natural a further right of inflicting fuch further evils as are neceffary to deter others from the like attempts. This laft right the perfon who was in danger of immediate wrong fhould not execute alone, but in conjunction with others who have no private caufe of refentment. Some horrid attempts, fuch as thofe of murder, affaflination, poifoning, robbery, or piracy, fhew fo defperate a wickednefs, that fcarce any fufficient fecurity can be obtained to fociety againft the repetition of the like crimes, but the deaths of the criminals. And as men are much allured to injuftice by hopes of fecrecy, or of impunity by flighe, or fuccefsful refiftance, it muft

Book II. be neceffary for fociety that the punifhments of fuch as are taken and convicted be made fo great as fhall generally over-balance the invitation to fuch crimes from the hopes of impunity, and deter others from the like attempts. This is allowed juft under civil government, when crimes abound, and many, one half perhaps, of the guilty efcape conviction, that the punifhment fhould be doubled at leaft, on this very account, that the greatnefs of the evil fhould outweigh the hopes of impunity. The very fame reafons for punifhments, and for increafing, or diminifhing them, hold in natural liberty, tho' the execution will not generally be fo eafy or regular. The punifhment of crimes in this ftate of liberty is rather more neceffary, and is juftified by all the fame reafons. That the exccution in this flate may be attended with more inconveniences, does not prove that there is no right of punifhing, or that all the right muft arife from civil polity. For by the fame way of reafoning we fhould deny to men in liberty all rights of felf-defence, and hold that they too arife from civil polity.

Under civil government private men fhould proceed no further in violence againft fuch as are amenable to laws than till the prefent danger be repelled. All the other rights fhould be left to the magiftrate.

Noinfinitc right
We fhould always remember on this fubject that fron anyinjiry. no injury or wickednefs fhould make the author ceafe to be the object of our good-will: and that all our rights to violence are limited by thefe ends, viz. the repelling the injury, obtaining our right, with com-
penfation of damages, and getting fecurity for our-Chas. is. felves and the fociety againft like injuries for the future. What is inllicted on wicked men for thefe beneficent and neceffary purpofes is juft, as far as it is naturally fubfervient to and requifite for them: what is not requifite for them, is unjuft and cruel, even toward the wort of mankind. Such are all private tortures, the fating an angry and revengeful firit by infults, proftitution to any lufts of ours, or forcing the criminal's confcience, if he has any, in matters of religion. 'Tis very crucl and unjuft to create further mifery than is requifite for thefe purpofes: when thefe are anfwered, and as far as confifts with them, all humanity, mercy, and compaffion toward bad men is amiable and virtuous. The nobleft fpring of punifhment is extenfive goodnefs, or a regard to the fafety and happinefs of the community.
VI. From the preceeding reafonings defigned duels ${ }_{\text {Dects anlawifl }}$ in civil fociety muft generally appear criminal. They may be lawful when by confent of two ftates they are appointed to put an end to a war. The method is foolifh, to end a debate by the death of a brave man, which arbitration, or the lot, could have decided better. But if one ftate infifts on this method, another may juftly accept of it, when they are more diffident of their fafety another way. But fellow-citizens are underftood to have committed the decifion of their: controverfies to judges.

The injuries which give occafion to duels, in nations where they prevail, feldom can be redreffed by Vol. II.

Boor II. the combat, let the event be what it will; and the event is as probably unfortunate to the innocent fide as to the guilty. The cuftom indeed was introduced in thofe ignorant fuperftitious ages when all fort of fortitude was encouraged by the Popifh clergy, after they had by one artifice or other got it employed in extending their dominions, by crufades and holy wars; and the fuperftitious bravo's had a ftrange confidence in the interpofitions of Providence by miracles in behalf of innocence. The charge of falfhood, treachery, difhonefty, or other vices, which often occafions duels, is not difproved even by fuccefs. The liar, the cheat, or the knave, the mof infamous or faithlefs wretch, may be fuccefsful at the fword, or aim well with a piftol, as well as the worthieft man. The fuccefs changes no wife man's opinion of the character, tho' men may be more cautious, on their own account, of expreffing their bad opinions. The imputation of cowardice is the only one which duelling can tend to difprove. But fome of the vileft of mankind have not been cowards this way; tho' they act the moft cowardly part when the moft valuable interefts of their country require their fervice and courage either in peace or war.

When a man is charged with fome vices, to atHime unneceffary revenge, as it will not confute the charge, but often rather confirms it. Proper vindication thould be obtained by law. Our characters, even for courage, may be better vindicated with the wifer
men, and even with the weaker too, if our country Crisf. 15 needs any hazardous fervices in war; nay by our refolution in times of peace in fupporting its interefts againft any infidious defigns of men in power ; or by a refolute maintaining our own rights, and thofe of our friends, and exprefling on juft occafions our indignation at the vices of others. Many a combatant fhews a daftardly fpirit in fuch matters. A good man who has done nothing contrary to his duty, is not obliged on account of any unjuft refentment of others he may have raifed, to confine himfelf, or quit any publick appearances about bufinefs or recreation, unlefs his regard to his own fafety perfuades him to it. If he is then attacked, he may fhew his courage in juft felf-defence.

One who has wronged another by falfe accufation, or by divulging inhumanly his fecret faults, adds a terrible guilt to the former, by accepting a challenge, and attempting the life of the man he had wronged. The fulleft acknowledgment of his former falfhood, rafhnefs, or inhumanity is the only honourable part he can act. When one has done no wrong to the challenger; yet it is generally great folly to expofe his own life, and attempt that of another, upon a paffionate invitation. What if the world is not perfuaded of a man's courage? he may be reputed in other refpects an ufeful and honourable member of fociety. And to bear fuch reproach for a good confcience, may fometimes be more honourable than any violent part he could have acted. defective as to provide no redrefs for affronts, and strong gleas for very contumelious injuries of our fellow-citizens; or durels in corrupt
futes. defire of honour, and averfion to contempt, principles which it is the interelt of every flate to cherihh in its members; and when a prevailing tho' imprudent and wicked cuftom has fupplied a remedy, the only one perhaps remaining againft thefe injuries which are much more grievous, and fhew a more wicked and hoftile fpirit in the injurious, than thofe violations of property which we may repel by the death of the invader, wherever the magiftrate cannot interpofe, the plea for duelling may appear more favourable. If declining to embrace this remedy generally received, will give a fanction to the calumny, and further encourage the invader of my reputation, and others of like difpofitions, to repeat their infults, and extend them to others; and at the fame time betray, in the judgment of all around, fuch a mean love of animal life in me, and a preference of it to all honour and efteem among my fellows, as muft be difapproved by ingenuous minds; I may have as ftrong plea of neceflity in fuch circumftances: nay fome high fpecies of moral obligation, where one could overcome all perfonal animofity or refentment, may often feem to perfuade a good man to hazard his own life in afferting his character, and freeing human fociety from fuch infolent and injurious invaders of what is juftly of higher eftimation than our external property.' What-
ever guile there is in fuch conduct, it is certainly Chap. $^{\text {is }}$. chargeable principally on the legiflator, for fuch ne- $\sim \sim$ gligence about the defence of the citizens in their deareft rights, as forces them upon fuch meafures.
VII. But we fhould always bear in mind that what all $\begin{gathered}\text { Theflfle ends of of } \\ \text { videe }\end{gathered}$ alone can juftify violence muft be its reference to the grand ends above-mentioned. When the injurious have offered reparation, complied with all our juft demands, and fubmit to whatever punifhment prudent arbitrators fhall judge neceffary to deter others, we then have obtained all the juft ends of violence; and to perfift further in it, muft be cruel and unjuft. Thus that fide which began a war with juftice, ceafes to be in the right, the inftant it perfifts in violence after the reafonable terms of peace are ofiered by the other fide.

Where injuries cannot be repaired or fully com ${ }^{-}$What is due penfated, yet we ought to do all that we can. If one has where conpleat unjuftly taken away life, yet not in fuch a manner as pogibice. expofes him to capital punifhment, he is bound to the utmoft of his power to compenfate the lafs to the family that fuffered, by all liberal and friendly offices. If one is become bankrupt by his own vices, or negligence, and cannot pay his creditor, he is bound to apply all his labours to their fervice; they have a perfect right to them.

The laws of fome flates are ftrangely inconfiftent. Improvert taus If one by ftealth wrongs his neighbour in a trifle, the punifhment is capital. If another by a courfe of extravagance and debauchery, or by the groffert negli- him ; nay fraudulently takes up loans from friends when he knows himfelf to be infolvent; there is no other punifhment than a foolifh one, which burdens either the ftate, or the creditor, a conftant imprifonment. And no other pretence for this than that fome are bankrupts without any fault of theirs. Why fhould fuch men be imprifoned? Is there not an eafy method of tryal in this cafe, to diftinguifh fuch as innocently fail, from thofe who are ruined by their vices? We commit our lives to juries in other matters: a jury of judicious neighbours could examine into a man's ftock when he began; could infpect his books, and examine witneffes upon his conduct and manner of life; by which they could find what the calamity was owing to. If to unfortunate accidents, without grofs negligence, debauchery, or vanity; the misfortune fhould be born patiently by the creditors, and the debtor be at liberty; only obliged to difcharge his debts whenever he was able; and to apply any profits he could make beyond a moderate maintenance to the difcharge of them, if the creditors infifted on it. But as to thofe who are bankrupt through their own vices, as they are often far worfe criminals than thieves, and do greater wrongs, a capital punifhment, if it could do any good, would be no more cruel in the one cafe than the other. To condemn them to perpetual flavery would have a better effect; in contributing a little to repair the wrongs they had done, and to deter others by the example.
VIII. The originals of thefe ordinary rights, and Chap. 15. the contracts on which they are founded, will fhew alfo $\widehat{\text { How rights are }}$ how they are abolifhed. The feveral ways may be re- abolificul. duced to thefe three claffes. I. Preftation or fulfilling the claim, either by the perfon himfelf, or by any other in his name, by commiffion from him, or for his behoof. No creditor is bound to transfer his claim upon his debtor to a third perfon without the debtor defires it, or it be plainly for his intereft; this third perfon may have a malicious intention of diftreffing him: but upon the debtor's defire he muft accept of payment of any common value or fervice from the perfon whom the debtor appoints. In homages indeed, or fervices of honour, the dignity of the perfon who pays them adds much to the value: and, in works of genius, the ingenuity of the artift is chiefly regarded. In thefe the perfon obliged cannot fubftitute another, without confent of him to whom they are to be performed. Under this head are juftly included compenfations ; which are juftly made when two perfons are mutually creditors to each other in equal values on different accounts.
2. Another way of abolifhing rights and obligations is the voluntary remiffion of the perfon who had the claim, where the right was wholly conftituted for his behoof, and no law prohibits fuch remiflions; and they may either be gratuitous, or for fome * onerous caufe.

[^30]Boos II: 3. The third way is by the defect of fome condition upon, which the obligation was fufpended; under which we may include the perfidy of one party, which fets the other free if he pleafes. Among the conditions the defect of which may make obligations void, the life of either party may be one, or his continuance in the fame ftate or office in fome contracts. Such contracts or obligations as prefuppofed a certain ftate or office, or refpected only the life of the perfon obliged to any payment or performance, fo as not to bind his heirs, expire along with him, or when he lofes the flation prefuppofed. Such as regarded only the perfon who had the claim, and were not conftituted for the behoof of his heirs, expire in like manner upon his death. It may always be known from the nature of the contract or promife, or other foundations of the feveral claims, whether they are extinguifhed by the death of either party, or not.

## C H A P. XVI.

Concerning the general Rights of Human Society, or Mankind as a Syftem.

> Rights of man-1.
zind as a fyfent. Itherto we have confidered the rights and obligations peculiarly refpecting certain individuals, and conftituted for their happinefs, in confiftence with and fubferviency to the general intereft. But as we not only have the narrower kind affections, and a fenfe of duty in following their motions by good
offices to individuals, and by abftaining from what Chap. if. may hurt them, but more extenfive affections toward $\leadsto \sim$ focieries and mankind; and an higher fenfe of obligation to do nothing contrary to any publick intereft, there are many obligations of a more extenfive kind upon men to confult the general intereft, even where no particular perfon is more concerned than others; and mankind, as a fyftem, feems to have rights upon each individual, to demand of him fuch conduct as is neceffary for the general good, and to abftain from what may have a contrary tendency, tho the wrong conduct no more affects one individual than another. Of thefe rights and obligations fome are of the perfect kind, where compulfion may be juft; others are of a more delicate obligation, not admitting compulfion, where our duty muft be left to our own prudence. and fenfe of virtue. Of the perfect kind are thefe following.
I. As each individual is a part of this fyftem, the Toprecerat fai $^{\text {a }}$ happinefs and duration of which depends on that of cilc. its part; as every one may be of fome fervice to others in fociety, were it only by advice and example, if they have fuch difpofitions as they ought to have: as we are formed by nature for the fervice of each other, and not each one merely for himfelf; each one is obliged to continue in life as long as he can be ferviceable, were it only by an example of patience and refignation to the will of God; when no important intereft requires his expofing his life to dangers. Human fociety has a right by force to prevent attempts of Vol. II.

Boos II. fuicide from any unreafonable dejection, or melancho$\backsim \sim l y$, or chagrin ; and thefe general rights of all, each one as he has opportunity, by what affiftance he can obtain, may juftly execute. No other bond is requifice to incitle a man to interpofe in fuch cafes, but the common tye of humanity. Did fuch immoderate paffions prevail; were fuicide deemed a proper method to efcape from the ordinary vexations of life, or from the fevere chagrin upon difappointments, and were there no reftraining fenfe of duty; many of the braveft fpirits might rafhly throw away thofe lives, which might have become joyful to themfelves, and ufeful and ornamental to the world. Mankind have a right to interpofe againft fuch rafh defigns.
Toprefrevethe II. Another general obligation on the individuals bunminn race. roward the fyftem, refpects the continuing the human race. Such as are not hindered from domeftick cares by fome more important fervices to mankind, feem obliged to contribute their part to this important purpofe, by bearing their fhares of the burden of educating human offspring, if they are in fuch circumftances as enable them to do it. This duty however, muft in a great meafure be left to the prudence of individuals: it would fcarce be wife in any fociety to compel them to have offspring; whether they defired it or not; tho' there may be ftrong reafons for making celibacy burthenfome and difhonourable. In this matter, and that above-mentioned of preferving our own lives, nature by powerful inftincts implanted has pretty gencrally fecured the performance of our
duty. Such inftincts however are fo far from preven- Chap, í. ting or fuperfeding the notion of moral obligation, that they ftrongly eftablifh it, and are the moft direct indications of it:
 fions of their coming into being, as they are underttair chaldzt. moft facred obligations, indicated abundantly by the parental affection, to give fupport and education to their offspring, and to form them into proper members of fociety; fo mankind as a fyltem, and every fociety, have a right to compell them to difcharge thefe offices. They have a like right to prevent fuch ways of propagation as would make a proper education impracticable, by leaving the fathers uncertain, and thus cafting the whole burden of it upon the mothers. 'Tis the intereft of mankind to prevent fuch abufes, cven tho' the deluded mothers voluntarily yielded to the enfnaring folicitations. Of this more hereafter.

Mankind as a fyftem have a like right to prevent ro precans ait any perverfions of the natural inftinct from its wife maverass ins? purpofes, or any defeating of its end. Such are all monftrous lufts, and arts of abortion.
III. There is a like right competent to mankind, To precerat the and an obligation on each one, that nothing ufeful deffruturum uf f fang to men fhould be deftroyed or fpoiled out of levity or ill-nature ; tho' no individual, or focicty, has a more fpecial right in it than another: that nothing ufeful fhould be deftroyed, even by thofe who had acquired. propercy in it, without any fubferviency to fome pleafure or conveniency of theirs. To do fo mut evidence

Boor II. an envy or hatred of the reft of mankind. Thus founaains fhould not be ftopped or poifoned; no ufeful products of the earth, which many ftand in need of, hould be capricioully deftroyed by the owners, becaufe they have abundance other ways for their ufe: no noxious creatures fhould be brought in, and tumed loofe in places formerly free from them.
IV. 'Tis alfo the right and duty of the fyftem which

Theright of refling all inj:lies and $p: 1 a^{h 2}$ -
ing them. cach one fhould execute as he has opportunity, to affift the innocent againft unjuft violence, to repel the invader, to obtain compenfation of damage done, and fecurity againtt like attempts for the future. Without this right all the enjoyments of men would be vcry precarious, fince few could confide in their own freng th to repel the combined forces of any cabals of the injurious. As the example of fucceesful injuries tends to invite others to like practices, 'tis requifite for the general good that this bad influence be counteracted as often as poffible, by the inflicting of fuch evils upon the injurious, as by their terror may overballance in their minds, and thofe of others who may have like difpofitions, all allurements to injuftice from the hopes of fecrecy and impunity. This is the foundation of the right of punifhing, which, as we faid above, men have in natural liberty, as well as in civil polity. The miftakes and inconveniences which may more frequently attend the execution of this right in natural liberty, do not take away the right, but thews An intorne the great ufe of civil polity.
. A like right we may juftly affert to mankind matal fr
as a fyftem, and to every fociety of men, even before Chap. i 6. civil government, to compel any perfon who has fallen upon any fortunate invention, of great neceflity or ufe for the prefervation of life, or for a great increafe of human happinefs, to divulge it upon reafonable terms. The inventor, no doubt, may have a right to make large advantages of what his diligence, ingenuity, or felicity has difcovered; and is juftly intitled to a compenfation for this advantage, in proportion to the good it brings to fociety, or the labour which the invention may have coft him, or the profit he could have made by it. But if a man is exorbitant in his demands, or fo inhuman as not to employ his difcoveries where they are wanted, or will always retain the fecret to himfelf, fo that it muft perifh with him; if the matter appears to be of great importance to mankind, a fociety has a right to compel him to arbitration about the proper compenfation to be made for the difcovery; and to force him, upon juft terms, to makc it.
VI. 'Tis juftly alfo reputed a right of human fo- Aright ofom. ciety to compel each perfon to fuch labours and in- fome inderfiy, duftry as he is capable of, that he may not be an unneceffary burden upon the charity or compaffion of the induftrious: to compel parents fo to educate and habituate their children, that they may be able to fupport themfelves, while they continue in health. Enough is allowed to the natural libercy of mankind, and the parental power, that men may chufe occupations as they incline for themfelves and their children, But as the univerfal diligence of all is plainly requi-

BookII. fite for the good of mankind, each one is bound to his fhare of it, and is juftly compelled to it, unlefs he can give fufficient fecurity to the fociety that he fhall be no burden to it. A like right any fociety has to exercife the parental power over orphans, in educating them to fome ufeful induftry, and obliging them to fuch rea fonable fervices after they are adult, as may defray all prudent expences made upon them, and for their behoof, during their minority.
The rights offut VII. One may juftly reckon among thefe rights of nerals. human fociety that one alfo of preferving a juft veneration toward the dignity of our kind, and preventing any practices which would tend to make it defpicable in the judgment of the vulgar; or which would have a tendency to introduce favage and inhuman difpofitions. The dead carcafes of men can have no rights, and yet'tis plain men cannotfo entircly feparate in their thoughts the body from its former inhabitant, as to be unaffected with the treatment of the body. All nations have expreffed their affectionate or grateful remembrance of the man, by fome rites or other deemed refpectful toward the body: and repute fome forts of treatment of dead bodies as inhuman and favage, exprefling either hatred and contempt of the man, or a difrefpect in gencral for our fellow-creatures. Every fociety therefore fhould prevent fuch practices as would incourage favage manners, or fuch as are the ufual teftimonies of contempt and hatred, toward any who have not by their vices incurred the juft abhorrence of all good men.
VIII. Thefe and many of like nature we may count Chap. i6.
 of the imperfect kind, to be left generally to the pru- of maniund. dence and virtue of perfons concerned, to which correfpond the general duties or offices incumbent on each individual toward mankind in general, previous to any fpecial tye. The fame general maxim holds in thefe rights which we obferved about the rights of individuals, viz. "The fulfilling or not-violating the " perfect rights, argues rather mere abfence of odi" ous vices, than any laudable degree of pofitive vir" tue: whereas the matter of praife, and the natural " cvidence of high virtue confifts in a ftrict regard to " the imperfect rights."

The offices indefinitely due to mankind are cver incumbent on all while the fyftem remains, however they are fubdivided into feveral diftinct ftates or polities. The duties are not taken away in a civil ftate, but the exercife of them may be limited as far as the political relation and the intereft of the ftate may require. The more extenfive affections, of which we find our nature fufceptible, and that high fenfe of approbation attending them, plainly fhew our obligations toward mankind as to the following duties, tho' no one individual had a more fpecial claim upon us than another; and therefore we may conceive them as anfwering a general right or claim of the fyftem upon each of its members.

Firft, cach one is obliged to cultivate his own powers All oblised to of body and mind fo as to fit himfelf for what offices imp brit foumeret onf onf

Воок II. of goodnefs and humanity his fation may allow; to ftore his mind with ufeful knowledge, and with the grand maxims which conduce to a virtuous life; to acquire virtuous habits, and a power of reftraining all the lower appetites and felfifh paffions, which may oppofe them; and to prepare even his body by temperance and exercifes for fuch honourable fervices as his mind may recommend.

Again: as men are much influenced by example, To give agod
cxample in their and our feveral affections are naturally contagious, own condut? 'tis our duty to the publick in our whole deportment to fhew an example of all kindnefs, courtefy, and inclination to oblige and affift any of our fellows, where no duty of more importance, or fpecial claim of fuch as we are more nearly attached to, calls us away: we fhould acquire habits of this focial kind; and guard againft whatever may irritate our fellows, or alienate their affections from us, or from each other, or caufe animofities and ill-natured paffions among them. No wonder that courtefy and good-manners are fo engaging; they are the natural drefs of virtue, the indications of thofe affections which are truly honourable and lovely. The feveral duties in confequence of fuch difpofitions may anfwer to the particular rights of individuals, but the preparing the heart, and acquiring the habit, is an indefinite duty toward all.
To diffufe prin:
'Tis alfo our duty to our kind to diffufe as far as riples of viitue. we can the principles of virtue and piety, which fhew that univerfal goodnefs is the true intereft, dignity, and perfection of each individual; as the univerfal pre-
valence of fuch fentiments is the greateft advantage Chap. 16 . to human life. We fhould concur in every wife inftitution for this purpofe: our whole converfation fhould evidence this perfuafion, and fhew it to the world that wealth, power, or fenfual pleafures, are not the fupreme objects of our purfuit for ourfelves, or fuch as are dear to us: that the covetous, ambitious, or voluptuous are not the perfons whofe ftate or temper we count happy. And thus on our part we may contribute to prevent or break thefe groundlefs affociations and falfe imaginations diffufed among men by the vicious.
IX. 'Tis alfo the duty of each individual toward mankind, as well as coward his peculiar friends or relations, to follow fome profeffion or bufinefs fubfervient to fome common good. Men of wealth fufficient for themfelves and their families, are not perhaps obliged to any lucrative profeffions; but they are rather more than others obliged to an active life in fome fervice to mankind. The publick has this claim upon thens : the divine providence calls them to extend their views of publick good, in contriving wife forms of polity, or prudent laws; in encouraging the more ingenious and ufeful arts; in fupporting diftreffed in. nocence; and employing all their weight and influence in fociety for fome generous purpofes; as they are exempted from the lower and lefs honourable employments. When they are deaf to this voice of God, and give themfelves up to floth and fenfuality, they are ufelefs and corrupt members of fociery, untworthy

[^31]ВоокII. of that external deference they expect: and indeed 'tis only outward ceremony and bafer flattery they receive; for they muft be inwardly defpifed by all wife men.

How tue are to
In chufing a profeflion or bufinefs for life, regard Thiverar thates fhould be had to thefe two things, the dignity or ufe of the bufinefs, and the probability of our fucceeding in it. Tho' the nobler arts are more defirable in themfelves, yet 'tis plainly neceffary for mankind that far more hands be employed in the lower; and as a few hands are fufficient for the nobler arts, fo there are fcwer whofe genius and circumftances promife fuccefs in them. Nothing is more uneafy to a man of any fpirit, or fenfe of honour, than to be ingaged in a charge or office for which he has not fufficient abilities; as he muft be continually expofed to envy, and to juft cenfures. 'Tis a man's own intereft for his inward peace of mind and his reputation, rather to be placed lower than his merit and abilities, than to be fet in a fation too high for them. This folly or vanity of aiming at fations or offices too high for us, is alfo injurious to fociety; as the office will not be well difcharged by us, and worthier men by our means fhall be excluded.

The dignity of
The dignity of arts or occupations depends on
 the genius requifite for them. The profeffion defigned to inculcate true principles of piety and virtue is always juftly ranked among the moft honourable on both accounts. The corruptions and depravations of the
beft things may become moft pernicious. Such is this Chap. 16. office when it is abufed to inculcate pernicious fuperftitions, to foment hatred and rancour about trifles, or made a ftep to ambition, avarice, or luxury ; or an engine of tyranny and oppreffion.

Legillators, magiftrates, adminiftrators of juftice, or fuch whofe bufinefs it is to protect innocence againft fraud and oppreffion, have honourable offices, both as they are exceedingly ufeful, and require great abilities. The military offices are honourable for the fame reafons. But nothing is more deteftable than when thefe employments are perverted to the oppofite purpofes, and are engines of tyranny, injuftice, or cruelty.

On the fame accounts the profeffions of the arts and fciences which afford fublime pleafures in theory, and great ufe in the practice, are juftly honourable; fuch as mathematicks, natural philofophy and hiftory, medicine, and others. The arts of fculpture, painting, drawing, mufick, and elegant and magnificent architecture ; tho' they are not fubfervient to the neceflities of life, yet have always been reputable in civilized nations for the refined pleafures they afford, and the elegant genius requifite in the artift.

The lower mechanick arts are of great ufe in life, but they are not fo much admired; becaufe talents fufficient for them are more common. And yet men employed in them may be truly honourable in the higheft degree for moft eminent virtues. Of thefe agriculture has been generally moft relifhed by the fineft fipi-

Boos II. rits, not only for its* advantages, but alfo for its des $\leadsto$ lightful contemplations, variety of fweet exercifes, and innocent pleafures.

The probability of fuccefs in any profeffion or art what gires bope
off.cerfs.
depends on many circumftances. The advantages of fortune, the conftitution of health, the authority of parents or friends, our opportunities, and, above all, the impulfe of our genius. Fortune without genius never fucceeds well: a genius often furmounts the oppofition of fortune. In thefe conflicts our genius, tho' mortal, feems the victorious divinity, and fortune only a mortal, as Cicero $\dagger$ expreffes it.

We fhould always repute it as our bufinefs in the world, the end and purpofe of our being, our duty to our kind, the natural ufe of the powers we enjoy, and the moft fuitable teftimony of our gratitude to our Maker the parent of all good, to contribute fomething to the gencral good, to the common fund of happinefs to our fpecies.

The more fpecial duties to particular focieties in the adventitious ftates and relations, are the fubjec? of the following book.

$$
\text { Ciscrs de fenctute. c. 152 16,.17. + De offriis. 1. i. c. } 33 .
$$

## C H A P. XVII.

The extraordinary Rights arifing from fome fingular Negessity.
I. $T E$ have hitherto confidered the common laws of nature, and the ordinary duties, partly difcovered by fome of thefe narrower affections of the focial kind which are the immediate objects of approbation, and partly by the more extenfive ones, which we approve in an higher degree. It was often obferved above, that the more extenfive affections are naturally deffogned to controll and limit the narrower, and that the heare can fully approve itfelf in its calmeft reflections, when it has counteracted the warm motions of parental affection, pity, gratitude, friendfhip, in order to gratify fome more extenfive generous affection; tho' thefe narrower affections are in their own nature lovely, and the conftant object of approbation when they do not interfere with any more venerable extenfive affection. Now'tis manifeft to all men of underftanding, who are not culpably deficient in the more extenfive affections of foul, that many unufual cafes may occur in which our counteracting the ordinary dictates of natural affection, pity, gratitude, or friendfhip may in the whole of its confequences do greater good, and prevent greater evils, than adhering to them in thofe cafes. Nay that adhering to them in thofe extraordinary cafes may fometimes occafion greater evils to our country, or to mankind, than all the virtues.

Book II. any one mortal can exert will ever repair: all which evils might have been prevented by our receding in thofe extraordinary cafes from the ordinary rule founded on thefe narrower lovely affections. 'Tis not conceivable then that in fuch cafes any principle in our hearts can juftify our facrificing the moft important and extenfive interefts of mankind to the fmaller and narrower; or that upon reflection one could condemn himfelf for a contrary conduct, in following the moft extenfive affections, which the heart muft more approve than any of the narrower, as they are aiming at a more important good. To fuppofe fuch a confticution of foul would be as abfurd with a view to the publick fyftem, as it would be in refpect of the private fyftem in point of prudence, if one approved himfelf in gratifying any trifling appetite fuch as thirft or itching, when this indulgence occafioned certain death, and thus defeated the grand felfifh determination toward our own prefervation and happinefs.
The narporer
ound laot be fat- To retain every amiable difpofition of the foul Biould not be fuprrest but orer
budlucced which can give an entire felf-approbation, in our counteracting thefe narrower generous affections, 'tis enough that we feel all thefe narroweraffections in their juft proportion of ftrength, fo that they could excite us to all wife and gencrous offices of compalfion, gratitude, and friendfhip, tho' attended with great hazards or expences to ourfelves, and could furmount our morely felfifh paffions; while yet they are fubjected to the nobler and more extenfive affections of the generous kind. To act the part which we are per-
fuaded tends to the moft extenfive good, in oppofiti- Chap. 17. on to all narrower interefts, with an lieart quite infenfible to thefe amiable narrower affections, can fcarce gain our entire approbation. Some lovely parts of the natural ftructure of the heart are awanting, and the beneficent office may in fuch tempers argue no great ftrength of the extenfive affection: whereas when all the narrower kind affections are in their due ftrength, and yet a more extenfive and venerable principle refolutely counteracts their motions, the foul feems in its natural order ; and muft have an entire complacence with itfelf, as it feels every difpofition within which it naturally approves, and that too in its proper ftrength.
II. For the further illuftration of this fubject let us recollect how it is that we difcover the fpecial laws of ${ }^{\text {soverd. }}$ nature. We have no univerfal precepts enuntiated by God, in words, binding us in all cafes where God does not by words declare fome exceptions. The laws of nature are inferences we make, by reflecting upon our inward conftitution, and by reafoning upon human affairs, concerning that condutt which our hearts naturally muft approve, as tending either to the general good, or to that of individuals conffiftently with it. Thefe inferences we exprefs in general precepts: they are difcovered to us fometimes immediately, fometimes by induction, when we fee what conduct ordinarily tends to good. Now 'tis impoffible for us to have all poffible cafes and circumftances in view, fo that we could difcern that the inference holds in them

Boos II. all. We form our general rule or precept from what we fee tends to good in all ordinary cafes. But fhould we fee that in fome rarer cafes a different conduct would in the whole of its effects do greater good than the following the ordinary rule in thefe cafes alfo, we then have as good a law of nature preceptive or permiffive to recede from the ordinary rule in thofe rarer cafes, as we have to follow it in ordinary cafes. Thefe exceptions are parts of the law, as well as the general rule.

Two zencral preccoptsalmit no exicptions.

The two general precepts of piety to God, and promoting the general good of all, admit of no exceptions; as they prefent to the mind the immediate objects of the higheft approbation. The fecond of thefe is the foundation or ground of all the exceptions from the more fpecial laws. We muft not imagine or fpeak thus, " that a great neceffity, or a publick intereft, " makes it lawful to fin, or to break certain laws of "God and nature." Such propofitions contain contradictions in their terms. We fay, that "fuch con"duct as in ordinary cafes would be vicious, and con" trary to law, does in fome rarer cafes of neceflity be" come good and lawful;" or that " thefe rarer cafes " are excepted in the general law."
improperty at. III. 'There are innumerable cafes in which if we iedged cafs of only confider the immediate effect, it were better to recede from the common rule; and yet the allowing a liberty to recede from it in all like cafes would occafion much more evil by its remote effects, than the particular evils in adhering to the ordinary rule. Thefe
are not the cafes of neceflity here intended. For in Char. it. ftance. A man has made an imprudent bargain of $\sim \sim$ greater detriment to himfelf than of advantage to the other party, and yet the ocher party inhumanly infifts on it. In the immediate effect, it were better he did not obferve his contract. But fuch cafes happen fo often, fo many would ufe this plea upon triffing mittakes and inequalities, men would grow fo carelefs in their dealings trufting to this redrefs, and fo many vexatious difputes would arife, that all faith in commerce would be deftroyed; not to mention the inward immediate diflike every man muft have of fuch breach of promife, and fuch inconftancy, for every triffing intereft. The performing therefore of what we contracted, according to the general rule, muft be our duty even in thefe inconvenient cafes, when the other party infifts upon it; becaufe of the greater remote evils which would enfue from violating fuch contracts.

Where one asks us improper queftions, where it were better that the truth were concealed from him; if our filence would difcover it, and no true evafive anfwer occurs to us; did we only regard the immediate effect, it might appear eligible to fpeak contrary to our fentiments. But the inward averfion we feel to falthood fhould of itfelf diffuade us from it upon fuch occafions; and the diftant effects of allowing fuch liberty, for every fimaller advantage, or to avoid any little inconveniences, are fo pernicious, that we muft condemn falhood on fuch occafions; fince were it al-

Nol. II.

Boos 11 . lowed, there would be fuch frequent ufe made of it that there would be an univerfal fufpicion of all converfation, and all mutual confidence in it be deftroyed. Thefe therefore are not the intended cafes of neceffity exempting from the obligation of the ordinary rules.
Wienter elea This plea therefore is then only juft, when the of necerity :s whole good effects of receding from the ordinary rule, whether immediare or more remote, are fo great, and the evils enfuing upon our adhering to it in thofe raxer cafes fo pernicious, as will in all probability overballance all the evils to be apprehended from our counteracting the rule in this and fuch like rarer cafes. Receding from fuch rules for every fmaller prefent advantage, or for avoiding fmaller inconveniences, muft be very faulty. Such liberty, generally taken, would be highly pernicious, deftroying all honefty and murual confidence. But the cafe is otherways when men claim this liberty only for very great publick advantages, or for prevention of fome extraordinary calamities. This liberty allowed or afferted only in cafes of the utmof importance, will nat be mifapplied to every triffing private inconvenience, except through fuch unfairnefs and depravity of temper as would make one violate an acknowledged law of nature under fuch temptation, even without any tenet about thefe fingular rights of neceflity.
The fevral IV. "Tis plain here that fome of the ordinary rules
 arrele impor fewer cafes can pollibly happen wherein fuperior ad-
vantages can accrue to mankind from counteracting $\mathrm{C}_{\mathrm{fa}}$ ? $1 \%$. them. The more important any rule is, and the greater the evils are which obedience to it prevents, and which enfue from the counteracting it, the greater alfo muft be thofe cvils to be declined, or advantages to be obtained, which can juftify the receding from it. Some rules are made fo facred by the moral feelings of the heart, and by their continual great importance to the publick good, that fcarce any cafes can happen in which departing from them can occafion in the whole fuperior advantages to mankind ; or, which is the fame thing, fome laws of nature admit no exceptions. But other laws are only morally uni* verfal, holding in all ordinary cafes, but admitting fome exceptions. To deny all exceptions, upon pleas of neceflity, contradicts the fenfe of mankind. In fome laws of lefs importance to the good of men, pleas of neceffity are allowed valid by all. As we afcend to more facred and important laws, the matter grows more doubtful whether any neceffity can found a juft exception.
'Tis an ordinary law that " no man fhould ufe or Eamples of " deftroy any part of another's property without his tisfectes. * confent." Suppofe a good man flying from a murderer, from whom he cannot efcape on foot: he fees a neighbour's horfe, but the neighbour is abfent, or is fo inhuman as to refufe the ufe of him. The taking his horfe in fuch a cafe is juftifiable, tho' the beaft fhould be fpoiled, or killed. A populous city or coun* try is indangered by the failing of a dam or dyke, and

BoosII. the lives as well as the fortunes of thoufands of in$\backsim$ nocents are at ftake. There is ftore of timber fit to fupport and repair it, at hand; but the proprietor is abfent, or refufes the ufe of it, and the danger is immediate, allowing no time to obtain materials elfewhere: 'tis no crime to difregard property in fuch cafes. The immediate feelings of our hearts juftify it, as well as a compaffionate regard to a greater good.

We muft never, indeed, extend this pretence fur-

Thisoplez c. emtis not from cbligationtacomperfacte dume right of the proprictor in the cafes above-mentioned, sss. muft yield to a great neceffity; but his Jubfidiary right to compenfation of the lofs he has fuftained for the fake of others, may remain when the neceffity does not extend to it.- They are obliged, as far as they can, to make full compenfation, who are faved at his expence.
V. 'Tis vain to juftify fuch fteps only by fome $\dagger \mathrm{e}-$ Turr tox net minent rights of civil governors over the goods of fub* liz. jects. The pleas of neceflity have the fame juft foundation in natural liberty, upon fome plain tendency to fome important intereft of mankind. The right of magiftrates is founded only in this, that the execution of the rights of the people in fuch urgent neceffities is committed to them, as is alfo the violent defence and profecution of all their other rights: from which none can infer that all right of violent defence or profecution is derived from civil polity. Were there no juftifying pleas of neceffity in natural liber-

[^32]cy , there is no accounting for this eminent right of $\mathrm{Chap}_{\mathrm{H}, 17}$. magiftrates in civil polity.

Come to higher cafes. A fhip loadened with provi- some higer cafions and ammunition comes into the port of a city un-fis as to projuftly and cruelly befieged, where a maffacre is intended by the befiegers ; fuppofe the citizens almoft perifhing with famine and wanting military fores, and having neither money nor goods which the merchant would take for his grain or ammunition, whereas hecan get an high value from the befiegers. Muft the townfmen here regard his property, and expofe themfelves to perifh with their families, either by famine, or a maflacre; nay perhaps expofe a whole nation to the moft cruel flavery? No certainly. They may juftly take thefe goods by force, tho' there be the grêateft hazard that they fhall not be able to compenfate their value; fince if the city is taken, they are all ruined.
'Tis a facred law of nature not to take away the life of an innocent man, or exclude him from any method of felf-prefervation in his power; fuppofe I know that a man juft landed is infected with the plague; and furious; that he is running into a throng affembly, that I know not their language to warn them. I can preferve the lives of thoufands by fhooting this man, who yet may polfibly recover. Can this be a crime, if there was no other way of preferving thoufands of innocent men and their families from the infection that is fo generally fatal? Laws prohibit under pain of death any perfon to come afhore from $w$

Boor II. fhip that came from an infected place. Some of the $\backsim \sim$ crew may be infected, and yet others remain perfectly found, who might be entirely fafe were they allowed to come afhore. Upon the very fufpicion of this danger they are often kept aboard, and expofed to perifh by the infection. In an overloaded boat not only goods are thrown over board without the confent of the proprietors, but innocent men too, while yet none can demonftrate that the boat with this over-charge could not poffibly come fafe to fhore.

May not a fingular neceflity fupercede the common rule of veracity too. Suppofe a Genghifcan, or any fuch Eaftern monfter, refolved on the maffacre of a whole city if he finds they have given any protection to his enemy, and asking a citizen in whom he confides about this fact, whether his enemy had ever been fheltered by the citizens; and that by deceiving the monfter, he can preferve the lives of hundreds of thoufands, and of their innocent babes; whereas telling him the truth flall occaifon the moft horrible flaughter: could a wife man's heare reproach him juftly for breaking through the common law of veracity, and conquering the natural impulfe toward it, upon fuch ftrong motives of humanity? Nay who blames Tullus Hoftilius, or Eumenes, for deceiving their own foldiers, when it was the only probable means of their fafety, and the fafety of their country? Had either of them declined this ftep when fuggefted to them by one of their counfellors, they had juftly been charged with too high and fuperfitious an at-
tachment to one fpecies of morality, and that not the Chap. 17. fupreme one.

Suppofe a juft prince defeated by an inhuman brutal ufurper, and flying with his family and the braveft men, the only hope of the fate; and that they get into an houfe near the fea whence they hope prefently to make their efcape; and that the ufurper, feeing another party fleeing paft that houfe, asks one whom he takes for a friend to his caufe, who yet is fecretly faithful to his prince and the liberty of his country, whether the prince be fled into that houfe? To hefitate, or be filent, on fuch an occafion difcovers the whole truth. But his fpeaking contrary to his knowledge may preferve the only remaining hopes of a niltion. Can this too be criminal?
'Tis ordinarily a crime in a fubject, or in any private man, to kill his fellow-citizen, tho' a criminal, without a trial. Shall we therefore condemn the glorious action of Timoleon?
'Tis horridly criminal in ordinary cales to tempe any man to perjury, or breach of faith. But how generally do we juftify the corrupting the fecretaries, or confeffors, of hoftile princes to betray the fecrets of their mafters, when the fafety of our country requires it; or when we can by fuch means prevent much effufion of innocent blood?
VI. 'Tis furprizing upon what principles fome di- tic reapiss on' vines have denied all thefe extraordinary rights of ne-the contraty fitio. cellity. "The common rules or laws of nature, fay "s they, fhould always be obferved, whatever evil may

Bоок II. "enfue: nor can the higheft profpects of advantage " juftify our departing from them in our conduct.
They argue as if certain propofitions had been ingraved by God on fome pillars, telling us what we are to do in all poffible cafes, with ftrict prohibitions of dewiating from them in any cafe, unlefs where God, by fome verbal propofitions, had made exceptions; and ordering us to commit the event to God without reafoning about it, while we keep to the letter of the law. Nay fome tell us that " we know not all the remote " effects of actions: fuch as appear to us of good ten" dency may in the whole have pernicious effects; and " thofe may have good effects in the whole which ap" pear to us of the moft hurtful tendency."
thefe examisect. But they fhould either fhew us thefe verbal propofitions thus revealed; or if they cannot, they fhould confider how we come to know thefe ordinary rules or laws of nature. 'Tis no other way but by the feelings of our hearts and judging about the tendencies of actions. If our incapacity of judging about the diftant effects of actions fhould preclude all pleas of neceflity; it will alfo preclude all our ordinary reafonings about the tendency of actions, by which we difcover the ordinary laws. We fhould not take upon us, antecedently to revelation, to form any conclufions as laws of nature; but follow every particular affection or kind paffion, which we naturally approve, fuch as pity, gratitude, friendfhip, at all hazards; without confidering its diftant effects, about which, they argue, we are not competent judges. The truth is, we muf
follow fuch probabilities as the conftitution of our na-Cirsp. i7. ture and our clofeft attention can fuggeft to us, both in fettling the ordinary rules of life, and in determining the exceptions in fome rarer cafes. For 'tis only by our reafonings about the tendencies of actions, and thefe fometimes pretty remote, that we arrive at thefe conclufions which we call the ordinary laws of nature.
VII. Revelation cannot exclude thefe pleas of ne-
 orders always to adhere to them contrary to all appearances of publick intereft. Its precepts, except a few which relate to pofitive infitutions, and fome points not knowable by the light of nature, prefuppofe the law of nature, and the rights and duties of men to be known, or to be difcoverable by other means, with all the limitations and exceptions. The origin, nature, and extent of the feveral rights are not explained in revelation; nor does it tell us when fuch a right or duty takes place of another. It prefents the warmeft recommendations, and the ftrongeft motives to the feveral virtues, and the moft powerful dehortations from vice: but the feveral virtues and vices are only denoted in general by their common names, prefuppofed to be previoufly known in their true nature and extent.

The cafe is plainly thus. Our reafon fhews what Reredetion pre actions tend to the publick good; thefe we judge law- of neats tere as ful; and when they flow from the kind affections of thown. the foul we approve them and call them virtues, by certain fettled honourable names. Contrary actions,

[^33]Boos II. or fome of the fame general clafs with the former, but in different circumftances, tend to the publick detriment, and fhew a bad temper in the agent; we difapprove them, and give them the odious names of vices. "Tis the proper office of that reafon God has given us, to obferve thefe tendencies of our difpofitions and actions, and to reduce them to their proper claffes. Thus we can fettle the meaning and the extent of thefe terms, juftice, mercy, charity, liberality, temperance, fortitude, fuccour, felf-defence, execution of juftice on criminals, defence of our country in war. Thefe arenames of virtuous or innocent difpofitions and actions. Cheats, frauds, avarice, cruelty, drunkennefs, gluttony, cowardice, treachory, robbery, fealing, murder, are well known names of vicious difpoficions or actions. The Scripture prefuppofes thefe names as known or knowable in their juft extent and meaning; and by she ftrongeft motives exhorts to all the virtues, and deters from all vices, without defcending to any explications of them in their extent and reftrictions, which are otherways difcoverable.

Abftract from this previous knowledge by reafon and reflection, the Scripture-precepts would be of no ufe to us, as they are of none to idiots. Thou foalt not kill. All killing is not prohibited, 'tis only murder. Now where is the Scripture-definition of murder? 'Tis our reafon muft fhew what is the lawful, snd what the unlawful killing; the lawful, is in felf. defence, in juft war, in the cxecution of eriminals: and the fame reafon will fhew fome extraordinary onfos
wherein it may be juft, for the defence or recovery of cmst. 17 . all the valuable rights or liberties of a nation. Thow falt not feal is another precept. It does not prohibit all taking either by violence, or fecret means, what was fometime poffeffed by another; 'tis only taking away what another has a right or property in. 'Tis our reafon again mult teach us the origin, the nature, and extent of property; and it will fhew us too that property muft often give place to fome great publick interefts. Lye not to each other, is another precept. But what is a lye? how defined? 'Tis not every fpeech which the fpeaker forefees will lead the hearer into a falfe opinion; not every fentence which is falfe in its moft obvious meaning. OurSaviour often fpake in this manner. 'Tis our reafon again that muft fhew us what fort of fpeech hurts fociety and what not; and when it is that fome extraordinary cafes may juftify receding from the common rule. Without having previoufly fixed the notion of thefe duties, and their proper limits, the above-mentioned precepts amount to no more than thefe vague undetermined fentences, "Take not away the life of another when you fhould " not take it away. Take nothing out of the poffelfi" on of another, when he fhould ftill poffefs it, or has " a right to it. Do not deceive by fpeech when it is " wrong to deceive." What are thicfe precepts, without the aid of moral reafonings?

Revelation was given to rational agents previoufly made capable of knowing the rights of men, and the tendencies of actions to the good or hurt of their fel-

Boos II. lows, or of fociety, and determined to approve what. was beneficent, and to condemn the contrary. It was enough, as to our focial duties, that every thing virtuous and kind fhould be enforced in general by revelation with the ftrongeft motives, and with the divine authority; and fome fuch fpecial laws given, the ufe of which to a focial life the common reafon of honeft men would not foon have difcovered. * It was not proper that our floth in cultivating the powers God had given us fhould be incouraged by a revelation, or that we fhould be treated as children or idiots, who could difcover nothing by themfelves.

Thefe pleas of neceffity fome would exclude by a maxim of late received, We muft not do cvil that good may come of it. 'The author of this maxim is not well known. It feems, by a paffage in St. Paul, that Chriftians were reviled as teaching that fince the mercy and veracity of God were difplayed by the obftinate wickcdnefs of the Jews, they fhould continue in fin that this good might enfue from it. He rejects the imputation upon his doctrine, and hence fome take up the contradictory propofition as a general maxim of great importance in morality. Perhaps it has been a maxim among St. Paul's enemies, fince they upbraid him with counteracting it. Be the author who they pleafe; the fentence is of no ufe in morals, as it is quite vague and undetermined. Muft one do nothing for a good purpofe, which would have been cvil without this refe-

[^34]rence? 'Tis evil to hazard life without a view to fomechap. 17. good; but when 'tis neceffary for a publick intereft, 'tis very lovely and honourable. 'Tis criminal to expofe a good man to danger for nothing; but 'tis juft even to force him into the greateft dangers for his country. 'Tis criminal to occafion any pains to innocent perfons without a view to fome good: but for reftoring of health we reward chirurgeons for fcarifyings, burnings, and amputations. But, fay they, " fuch " actions done for thefe ends are not evil. The ma" xim only determines that we muft not do for a good "end fuch actions as are evil even when done for a " good end." But this propofition is identick and ufelefs, for who will tell us next, what thefe actions fometimes evil are which may be done for a good end? and what actions are fo evil, that they muft not be done even for a good end? The maxim will not anfiwer this queftion; and truly it amounts only to this trifle; " you ought not for any good end to do what " is evil, or what you ought not to do, even for a " good end."
VIII. The main difficuley is how far can this plea be extended? It cannot be refufed in many ordinary of tio plete laws about property and our common labours. Nay it may found exceptions to fome of the general laws of nature about the prefervation of life. But what are thefe laws which admit of no fuch exceptions? This is one of the defiderata in morals, and mut probably remain fo till our knowledge grows more perfect in fome higher ftate,

Bоок II. Many moralifts allow fpeaking againt our fentiments in fome extraordinary cafes. What if a bare falfe affertion will not attain the end, fuppofe the prefervation of our country, may we employ perjury alfo? Men of any fenfe of piety abhor perjury upon any pretence of the higheft neceflity. The ftatefman allows it lawful to bribe the fecretary of an hoftile prince to violate his oath of fidelity by betraying his mafter's fecrets; what if we cannot otherways five our country than by bribing him to poifon or affaffinate his mafter? Even the ftatefman cannot defend this practicc. A manifent tyrant or ufurper may be cut off by any private man: here killing is no murder. But may he accomplifh this defign by oaths of fidelity, by all profeffions of friendihip, by the dark arts of poifon amidft the unfufpicious pleafantries and friendfhip of an hofpitable table? This muft fhock the greateft lovers of libercy. We may deceive a dangerous enemy by falfe narration, fay many; may we not, when the fafety of our country abfolutely requires it, deceive alfo by a treaty, or truce? The laws or cuftoms of all civilized nations deny it.

It may be impoflible to determine precifely how far we may extend this plea in all the poffible cafes. Men no doubt may often miftake, and upon fmaller neceffities may violate laws too facred to admit exceptions in fuch cafes. But this does not prove that the plea is never juft. Men often make like miftakes about the rights of violent defence and profecution, and that of punifhing criminals: but we do not thence deny
there rights altogether. There is no fixing minutely $\mathrm{Chap}_{\mathrm{H} .17}$. the degrees of force requifite in defence, or the degrees of pain to be inflicted on criminals. "Tis ftill an ufeful rule for health to live temperately and ufe exercife; and yet no man can determine to an ounce, the quantity of food he fhould take, or to a perch, the length of the road he fhould walk or ride for his health. Nay fome deviations from this regularity are fometimes confiftent with health, or may even improve it.

If one departs from the ordinary law for trifling caufes, abufing this plea of neceflity, his own heart jath phish the muft condemn him upon reflection, and all men dif-contrifue is is truft his integrity. This plainly fhews that the evils to be declined, or the advantages in view, muft be very great, in proportion to the importance of the law, which can found any cyception to it. But when one departs from the ordinary law only in great and manifeft exigences, and is known to adhere religioufly to the law in all ordinary cafes, even contrary to fome confiderable interefts of his own, men will have as full confidence and truft in his integrity in all the ordinary affars of life, as in thofe who have fricter tenets in theory. A man of the ftricteft tenets in opinion, unlefs he is alfo known to adhere religioully to. them in practice, may incur this fufpicion that he will -counteract them upon any great temptation: and if he who allows the plea of neceflity in cafes of fingular importance, fhews a itrict regard to the ordinary law by his practice in all ordinary cafes, even when at-

Book II. tended with many private inconveniences to himfelf, he will obtain the confidence of mankind notwithftanding this tenet. We know that men of fincere virtue will be cautious of abufing this plea for any little private advantages; and we can cruft their candour in this matter. And men of little virtue will counteract the ftricteft tenets upon any profpects of advantage. So that we do not confide in men according to the ftrictnefs of their opinions, but according to our experience of their honefty.

The allowing forme pleas of neceffity does not flake loofe all morality, as fome have alleged. All agree that- that conduct is right which tends to the greateft good. 'Tis alfo agreed what conduct tends to the general good in all ordinary cafes; and thus the feveral laws of nature are undifputed. In fome rarer cafes, 'ti alfo generally allowed there are come jut exceptions, in which receding from the common laws will do more good than adhering to them. There are forme more facred laws, from which, we doubt if any neceflity can juftify our departing. This uncertainty does not make the other points uncertain. Geometry is not made uncertain, becaufe the learned know not how to fquare a circle geometrically. The rules of medicine are not all uncertain, becaufe forme fingular difeafes occur for which there is no cure. Nor is navigation a vain art, because we cannot find out the longitude with that accuracy we defire.
IX. Take the following remarks to prevent abufes ${ }_{j}^{t s} s$ prevent $a^{\prime} u$ of this plea. 1. The more virtuous any man is, and the
higher his fenfe is of all moral excellence, the lefs apt $\mathrm{C}_{\mathrm{HAp}}$ 17: he will be to abufe this plea in matters of too fmall importance, or for any intereft of his own. In fuch men there are not only the more extenfive affections to mankind, or to large focieties, but all the tender focial feelings and aifections of the heart of a narrower kind, and thefe alfo are objects of their inward approbation. They have a juft relifh of all virtuous affection and action; of compaffion, mercy, gratitude, veracity, friendfhip, and cannot counteract them without great reluctance. From thefe feelings they will be fufficiently cautioned and reftrained from ufing any contrary pleas, unlefs fome intereft of the greateft and moft extenfive kind roufe the more extenfive affections to controll the narrower, by their fuperior beauty and dignity.
2. In computing the advantages and difadvantages of receding from any ordinary rule, we muft confider not only the immediate effects, but even the moft remote, of allowing this liberty in all like cafes; and cven the dangers from the miftakes of others in ufing the like plea in unlike cafes. Not that every practice, or tenet in morals, is wrong or dangerous which men may readily imitate, or mifapply, in improper and unlike cafes. This may be the fate of the very beft actions, and tenets. But a good man, as he weighs all the advantages expected from an unufual ftep, muft alfo weigh all the difadvantages probably to enfue even by the miftakes of others, efpecially of fuch as have fome fenfe of virtue: and he will decline to take Vol. II.

Boor II. not only fuch liberties as would be pernicious to the publick if all men took them in like cafes, but alfo fuch as would have the like bad effects by the mifapplication of others in unlike cafes, unlefs the advantages expected from them overballance even thefe evils enfuing upon the mifapplication of them by others. Men often abufe the doctrines of violent defence and profecution. A good man would decline practifing according to them, were not the advantages enfuing from the ufe of thefe rights, and the evils prevented by it, fo great as to overballance the evils arifing from the abufes of thefe doctrines in common life. When the plea of neceflity is only allowed in cafes of very great importance, there is little danger that men of rirtue will frequently mifapply them. And the grofs mifapplications by vicious men are not to be computed; as the fame effects had happened tho' this tenet had never been known. Such men would have acted the fame part under temptation, tho' they had held the ftricteft opinions, and had no fuch unfair pretext of necellity.
3. The more important any law is for the internal or external happinefs of mankind, the greater muft that utility or neceffity be which in any fingular cafes can juftify an exception from it.
4. A publick advantage in view, or the prevention of fome publick evil, is a more favourable plea than any private advantage of the agent. It fhews a noble difpofition to adhere to the ordinary rules under private loffes, or in oppofition to private interefts, even
when receding from the rule could fcarcely have been Crap. i7. reputed criminal. But where a publick intereft is at ftake, and founds a juft exception, a good man is not at liberty to facrifice it to any falfe notions of his own honour or character. He muft be deficient in his extenfive affections, or miftaken in his moral notions, if he follows in fuch cafes fome lower fpecies of goodnefs in oppofition to the publick intereft.
5. Tho' in cafes of neceffity men may intermit external worfhip at the ufual times, yet no neceflity can juftify fuch actions as evidence impicty, or contempt of the Deity; fuch as blafphemy, perjury, or abjuring the true God, or that worfhip we believe acceptable to him; or $\uparrow$ the omitting any duty he has fpecially enjoined upon us at all hazards; or the doing, or omitting, any thing required as a fymbol of our renouncing our duty to him.
6. As the foundation of all juft pleas of neceffity is fome great publick intereft requiring our departing from the common rule, no neceflity preffing me can juftify my voluntarily occafioning as great evils to an equally innocent man; as the publick reaps no advantage by fuch conduct. But the publick intereft is really promoted, when an innocent man faves himfelf from fomè great evil by fome fmall damage done to another. In like manner; no fociety or ftate can be juftified by thefe pleas in occafioning equal evils to another without any demerit. In thefe cafes indeed the pro-

[^35]Boos II. babilities on both fides muft be computed, both as to the impending evils, and the future compenfations to be obtained. To avoid a very certain evil on one fide; it may fometimes be lawful to do what may polfibly occafion an equal evil to another, when there is little probability that the other fhall fuffer at all by it. But all fuch damages done to others for our prefervation from greater, oblige us to make full compenfations when we are able. The great probability or certainty of our making future compenfation juftifies many fteps which otherways would have been unwarrantable.
The enner ar But after all we can fuggeft on this head, unlefs turd and aide fomething more precife and accurate be difcovered, is:i rejori. we muft have recourfe to the inward feelings of an honeft heart. A fenfe, which Ariftotle often tells us, muft make the application of general principles to particular cafes; and thus the truly good man, and his, lentiments, muft be the laft refort in fome of thefe intricate cafes. Men truly virtuous will feldom be in danger of abufing thefe pleas. And no rules or rigid teaets and opinions will bind the unjuft, the covetous, the ambitious, or felfifh, or bigots in falfe religions. If they allow the pleas of neceflity in important cafes, they will mifapply them. If they do not allow them: in opinion, they will counteract in practice thofe very: laws which they decm ftristly univerfal without any: exceptions.

## C H A P. XVIII.

## Houv Contraversies flould be decided in natural Liberty.

BEfore we pafs to the duties of the adventitious. ftates, we may confider how contraverfies fhould be decided, and peace maintained, in natural liberty, when men difagree about the point of right; and this will fhew the main ufe of civil polity, and the firft ftep toward it.
'Tis well known that felf-intereft often byafies the Tie great ust judgment even of good men, whofe fixed purpole it is to obferve all rules of juftice and humanity, and to abftain from all known injuries; and violent paffions have often the fame effect. 'Thus men, in the main good, may be difpofed, from different opinions of right, to do what is injurious to each other; nor are they capable, when their paftions are once kindled, of receiving conviction from thofe againt whom they are provoked: they grow murually fufpicious, and are unfit monitors to each: other. When therefore no friendly conferences of theirs can make them agree; the next natural recourfe is to one or more arbitrators; perfons of whofe wifdom and integrity both fides are fatisfied, and who have no peculiar intereft in the fuccefs of either fide, nor are attached to either by any very ftrong tyes. Such men, tho' but of equal prudence with that of the contending parties, will more

Bоок II. eafily difcern what is juft and equitable between them; and therefore all good men in natural liberty, nay in civil polity too, fhould be ever ready to take this eafy expeditious method of obtaining juftice in any debated point. And all good men, when they are difengaged from more urgent affairs, fhould be ready to do this good office, in promoting peace and juftice as arbitrators, when they are invited by the parties.
II. Two forts of debates may arife: one about the

Two forts of artiraters. Atrict point of right, where neither party profeffes to fhew any liberality or gratuitous favour, nor claims it; but each infifting on their perfect or external rights, and embarraffed by fome intricacies, want the affiftance of wife impartial men. The other fort is, where the parties wave their external rights, and are willing to act the humane and equitable part as far as their affairs can allow; and leave this to be determined by arbitrators. In cafes of this latter fort, arbitrators will find much lefs difficulty: but in both 'tis neceffary that they know the perfect rights and claims of both fides, and all exceptions againft them; that in the former fort they may fix the perfect or external right ; and that in the latter they may difcern what equitable indulgence or abatement is to be made to either party. In the debates of ftrict right they are much more confined in their determinations, and obliged to infift on ftricter proof; fince a defect of full proof may reafonably defeat a claim not founded in humanity and equity. But in the other fort of fubmiflions, the arbitrators have full room to confider every equitable
circumftance, and every reafon of humanity. A truly Chap. 18. good man who confides in the integrity of the arbitrators will ever agree to fubmiffions of this equitable fort.

The fubmiffion of the parties fhould always be ab- wit comumpecabfolute as to the matters fubmitted. A man is not ob-riute. liged to fubmit all his rights, even fuch againft which there is no fhew of a claim. But over fuch as he fubmits he fhould give full power to the arbitrators. A compromife of this kind, that " the parties fhall ftand " to the award provided it be juft," anfwers little purpofe; as the parties referve to themfelves to judge of the juftice of the award, the matter remains as before, only that they know the opinion of unbyaffed men about it, which modeft men may fometimes regard. But to end a debate effectually, the compromife fhould be abfolute as to all matter fubmitted. And yet after the moft abfolute fubmiffion, either party may juftly refufe to acquiefce in the award, if either a fraudulent compact with the other be difcovered, or any bribe received; or if the iniquity of the award be fo grofs as of itfelf to be an evidence of corruption in the arbitrators to any honeft obferter. Thefe circumftances may free one from the obligation of a compromife, as a cafe of neceffity fuperfedes the obliga:tion of the ordinary rules of life.
III. Arbitrators in their proceedings, when ocher proofs and documents fail, fuch as the acknowledg- iient, anit mare ments of the parties, dceds, or contracts figned by puifte. shem, muft have recourfe to witneffes teflifying upon. reftednefs in the prefent caufe, muft be obferved by arbitrators as they are by civil judges. What is now received by almoft all civilized nations about witneffes muft hold in natural liberty, that 'tis dangerous to truft any point of importance to the teftimony of one witnefs; and yet the credibility of teftimony requires not great numbers. Two unexceptionable witneffes can give fufficient confirmation of any fact, when they fhew fuch fagacity, and had fuch opportunities of knowledge, that they could not be deceived themfelves; and when from their circumftances we are well affured that they have no difpofition to deceive others. The knowledge of fuch witneffes as were invited to the tranfaction by the parties, or who were prefent during certain actions, may eafily be afcertained. Their fidelity or having no inclination to deceive muft often be collected from many circumftances, and chiefly this, that they can have no intereft in deceiving, or no profpect of fuccefs in fuch a defign.

Now two witneffes to the fame fact may give very high fecurity as to this laft point. One man of fagacity and prefence of mind may forge a fory fo artfully and confiftently that no examination can detect him, or make him contradict himfelf. But when two witneffes are feparately examined, and hear not each others teftimony, about every circumftance which would probably be obferved by one prefent at any tranfaction, 'tis highly probable that fome fuch circumftances will occur to the judge or arbitrator to queftion
them about, which did not occur to the witneffes in $\mathrm{C}_{\text {hap. }} 18$. their forging any concerted falfhood. If the witneffes anfwer feveral fuch queftions feparately about thefe circumftances, there is a fair hazard that they will contradict each other in every one of them, and fo detect their fallhood. If they both frequently declare that they are ignorant about many fuch circumftances, or both profefs that they forgot the fame circumftances, they give great caufe of fufpecting a forgery. But when upon the moft minute feparate examination of them about all thefe circumftances their teftimonies wholly agree, or are perfectly confiftent, there arifes a very high evidence. The addition of one or two more witneffes could give little more credibility to the fact. Nor do human courts ordinarily require more: it is certainly a right maxim not to judge upon fmaller evidence where greater is provided or attainable; and yet it might be a great burthen upon the parties to be obliged to produce many witneffes. They therefore require, except in fome fpecified cafes, only two as neceffary to found their judgment, nor require that more fhould be called by the parties as witneffes in their tranfactions. The teftimony of one man of veracity may make any matter highly crèdible to thofe who know his character, and yet to admit this as full proof would be a dangerous rule, confidering how often men who have long obtained a fair character have at laft been difcovered to have no fteddy integrity. And if the fingle teftimony of one is admitted in one cafe, it cannot be refufed in others, Vol. II.

BоокII. without proof made of fomething very infamous in the witnefs whofe teftimony is refufed. And frequently fuch proof cannot be found againft men of very little worth or integrity.

The loft refort - waturl lior in nitural
ay, is force.
IV. When neither the conferences of the parties, or the interpofal of common friends can end the debate, or perfuade both to a fubmiffion to arbitrators, there remains, in natural liberty, no other method of redreffing wrongs but by violence. As this is always attended with dangers, and may have moft pernicious confcquences; all other means of obtaining juftice, where the nature of the cafe will admit, fhould firft be tryed. When thefe prove ineffectual, one fhould not only procure the affiftance of his friends, or fuch whom indignation at the wrong done may roufe to his aid, but he fhould confult the calmeft and wifeft of his neighbours, not under any fpecial attachment to himfelf, as to the methods of defence, or profecution of his right, or the punifhment to be inflicted on the inrader of it for the deterring of others from like attempts; that thus all unneceffary feverity may be prevented, and no more demanded or inflicted than is juftly due to the injured, or requifite for the general fafety.
Xivemerse of The dangerous confequences to be apprehend${ }^{2}+$ fecus ste necy fence and profecution of their rights by violence in natural liberty, where the unjuft will roufe all their forces, and ingage all their friends to their affiftance in fuppore of their injuries, as well as thofe who have
the juft caufe, have probably been among the firft mo- Chap. 18. tives which excited men to contrive civil government, and arm magiftrates and judges with fufficient power to enforce all their fentences about the contraverfies of the fubjects, and to inflict proper punifhments upon the injurious, to deter them and all others from like attempts for the future *. Of this we treat in the next book.

[^36]THE END OF THE SECOND BOOK.

## B O O K III. OF CIVILPOLITY.

## C H A P. I.

Concerning the adventitious States or permanent Relations: and firf Marriage.
I. HE rights and duties founded in nature pre- Dutice in advious to any adventitious ftates or lafting veritious fatien relations introduced by fome inftitution, contract, or deed of men, were confidered in the former book. The moft part of thefe rights and duties muft ftill remain in all adventitious fates; but they are fo limited as the nature of the new relations may require for the publick good; and many new obligations are conftituted by our entring into thefe relations. We proceed to confider the principal of thefe adventitious ftates, and the fpecial rights and duties arifing from them.

Thefe ftates and relations are either domeftick or Torsoiomeghick civil. The domeftick are thefe three, of married per-or civivil. fons, of parents and cbildren, of mafters and Servants. The civil or political relations are either the general. one of all citizens or fubjects toward the fate, and its governors; or the more fpecial relations of men in certain political offices.

Boor III. II. The firt relation in order of nature is marriage. $\underset{\text { Tle necefity of }}{\sim}$ The feveral tribes of animals muft foon have been exThe neceffy of
a marriage con-tinct if nature had not providently implanted in them tract. all the inftinct and power of propagation. The nature of the feveral inftincts in brutes is various, according to their feveral circumftances. As in moft fpecies their young need but little care of their parents for their prefervation, and that of but fhort continuance, and but little inftruction for the fimple purpofes of their lives, both which the dams can fufficiently afford them, little more was requifite than the mere inftincts to propagate and to provide proper food, and nefts or dens for their young where it was requifite, till they attained fufficient ftrength to fupport themfelves. In fome few fpecies we difcern fomething more, a fort of partnerfhip of the two parent-animals, with fome appearances of a lafting affection and fidelity. But the prefervation of human offspring, and the giving it the education neceffary for the higher purpofes of a rational life, require a long, a conftant, and troublefome attendance of many years, for which the mother without the aid of the father is not at all fufficient: (we fpeak of the general condition of mankind, to which the natural inftincts muft be accommodated, and not of theftate of a few artificially raifed to higher wealth:) and on the proper education of offspring the happinefs of mankind exceedingly depends. No part of nature difplays the goodnefs and wifdom of its author more fully, than the contrivance of the feveral inftinets and paffions in mankind fubfervient to this
grand purpofe. A careful attention to the frame of Сhap. i. our nature in this refpect, will clearly fhew our duties in this relation of marriage.

We have all attained to the knowledge of what is From netural intended by nature in this inftinct of propagation, be- ${ }^{\text {tifpofitions. }}$ fore thofe years in which it arifes: and a natural modefty or fhame generally reftrains us from gratifying it for fome time further. We muft alfo have obferved that a long feries of careful and troublefome attendance is abfolutely neceffary for preferving and cducating the offspring; and that for this purpofe naturc has implanted that tendereft and moft lafting parental affection in both parents, as their joint affftance is highly neceffary. As this affection fweetens this labour to both, fo it fhews the ftrong obligation upon both to bear it. And thus all fuch as regard the voice of nature, and the obligation it impofes, or have any fenfe of humanity and virtue, muft fee that, if they gratify this inclination to procreate offspring, they muft, both by fenfe of duty and by a ftrong affection toward the fame objects, be united in intention, and in a long courfe of labour and common care with the parener they chufe for procreation. This joint counfel, care, and labour, can fcarce be tolerable without a mutual affection and efteem between the parents ; and to create this, we find that nature has wifely formed us in fuch a manner, that in all thofe who are under the reftraints of the natural modefty, and of any fenfe of virtue, the inclination to procreate is excited, or at leaft generally regulated in its choice of a partner, by many delicate

Воок III. fentiments, and finer paffions of the heart of the fweeteft kind. The fenfe of beauty prepoffeffes in favour of a moral character, or acquaintance gives better affurance of it. The efteem of virtue and wifdom, the defire and love of innocence of manners, complacence, confidence, and the tendereft good-will, are the natural incitements and concomitants of the amorous defire ; and almoft obfcure the brutal impulfe toward the fenfual gratification, which might be had with perfons of any character. As we thus previoufly know the natural defign of this impulfe, and the obligations toward offspring thence to enfue, as we are endued with reafon, we are obliged to reftrain this impulfe till we have obtained affurance of fuch harmony of minds as will make the long joint charge of education tolerable to both parents, and till we are in circumftances capable of fupporting fuch offspring as may arife. For the intimacy contracted in this joint lafting charge, and the recurring impulfes to procreation, may naturally produce a numerous offspring: and we may eafily forefee that the rearing and educating fuch offfpring muft fully require the conftant joint attention of both parents: nay, that, where there has not been fome wretched corruption of heart, deftroying the parental affection, all their joint cares come far fhort of their affectionate and ardent wifhes for their children: thefe inftincts and ftrong natural affections, along with the lafting infirmity and dependent ftate of human offspring, plainly declare the intention of nature, that they fhould be propagated by parents firft united in
mutual love and efteem, in an affectionate and lafting $\mathrm{Chap}_{\text {f. }}$. partnerfhip, to affift each other in this moft important duty toward our kind, of producing, rearing, and educating the rifing generation.

This moral machinery of thefe inftincts we find has Thifep pinit ont all our duties iz appeared in all ages and nations, and generally pre-this fate. vailed; tho', no doubt, vicious cuftoms and habits can - often weaken or almoft extinguifh many natural difpofitions in fome individuals. It will plainly fhew us almoftall our obligations as to marriage and offspring, all the reafonable terms which fhould be ftipulated in the marriage-contract, and the happy effects upon fociety, from following the intention of nature, and the mifchiefs naturally enfuing from counteracting it, will further confirm our obligations.
III. And firt, indulging the brutal impulfe without entring into any focial or friendly bond, without ${ }^{\text {indulugence }}$ perany regard to thefe tender and generous paffions which naturally accompany this defire, befide its counteracting this beautiful contrivance of nature, muft have many pernicious effects upon our bodies, our minds, and human fociety. To follow the brutal impulfe, in oppofition to the natural reftraints of modefty, as early and as frequently as it appeared, would be pernicious to the bodies of the parents, as well as thofe of their pofterity; efpecially among fuch as are in more eafy circumftances, and freed from conftant bodily labour. The weaknefs of mind, and the diffolute habit, would ftill be worfe effects. Nature indulgent in this matter to mankind, has made them capable of more frequent Vol. II.

Воок III. gratifications than moft other animals, as a compenfation for the fuperior toils of educating their offfpring. But by a fenfe of fhame, and the many moral palfons naturally attending this inftinct, as well as by our reafon which can difcern the diftant effects, and the obligations we are under, nature has pointed out the method of gratification which is confiftent with all the moral fentiments of the heart, with all the concomitant gencrous paffions, and with the intereft of fociery.

Again, unlimited indulgences in promifcuous forDofroting pren nication would have this effect, that the fathers would generally be uncertain about their own offspring, and have no other incitement to any cares about them than the general tye of humanity, which we know is not fufficient. They mult want one of the moft natural fatisfactions in the knowledge and love of their offfipring, and one of the chief incitements to labour and induftry. The mothers, upon whom the whole burthen of education would be caft, muft find it intolerable. They would grow negligent, and give themfelves up to brutal indulgences as well as the fathers. The natural purpofe of this inftinct would thus be in a great meafure defeated, partly by the barrennefs of women, and partly by their neglect of their offfpring. The mifchiefs of a diffolute ftate, where all followed the brutal inftinct without reftraint, are but very imperfectly reprefented to us by the cvil effects we fee enfuing upon a few irregular indulgences, in a nation where the generality are under the wife re-

Atraints of laws, and of modefty confirmed by cduca- Chap. i. tion. And yet 'tis eafy from them to difcern what ge- $\sim \sim$ neral mifery mut enfue, if all reftraints were removed, and if all gratified the brutal impulfe wichout any controul.

Many inftincts of the mof ufeful fort may be mon- Anonfirust.f.fs Aroufy perverted and this one among others; either peraiciasis on po. Itrouny perverted, and this one among others; either citits. by being turned toward a different fpecies, or the fame fex. Thefe indignities to the wife and venerable conftitution of our nature, and to God its author, muft evidence a brutal ftupidity, and an infenfibility of what becomes rational beings conftituted in fuch a fyftem by a wife Providence. The horrid evils to be apprehended from fuch perverfions, if they frequently prevailed, are obvious; tho' the effects of a few rare inftances, in a nation generally educated with an abhorrence of fuch lufts, be not confiderable. Were the reftraints of laws removed, and multitudes depraved by bad example, fatisfying the worfe than brutal inclination, without involving themfelves in the toilfome education of offspring, monitrous and unnatural paffions would arife, (as we fee both by fome hiftorians and poets hath happened) which nations unac* quainted with fuch vices canfcarce well imagine. Were thefe paffions frequent, a country would foon ceafe to be populous; and be infefted with wretches as abject and depraved in the other faculties and relifhes of the foul, as they are in this appetite. Such monftrous lufts are therefore to be feverely reftrained in every fociety.

Boor III. IV. As from the preceding obfervations it appears The obligation that mankind ought to be propagated by parents unito marriuge, ted in a friendly partnerfhip for their education; we proceed to confider the reafonable terms of this partnerfhip or contract; fince 'tis plain there is a general duty incumbent on all with refpect to our kind, which alfo is ftrongly recommended by our natural defires, that each one fhould contribute his part toward the continuance and good education of our race, unlefs he is ingaged in fuch important fervices to the publick as are inconfiftent with domeftick cares, or in fuch circumfances that he cannot fupport a family. And without fuch juft excufes it muft be unnatural felfifhnefs to decline our part of this neceffary trouble.

The articles of
 F. Firlelily of the fathers fhould have their offspring afcertained, and aives. therefore the woman who profeffes to bear children to any man muft give the ftrongeft affurances that fhe will not at the fame time cohabir with other men. The violation of this engagement is the greateft wrong imaginable, as it robs men of what is deareft to them, and the end of all their worldly cares, a certain offfpring. In the marriage-contract therefore this is the firft article.
Niceftyof mos. 'Tis neceffary that women from their childhood ceft iu bibl fix. fhould be fo educated as fhall beft prevent fuch diftreffing injuries. 'Tis well known that their fornication before marriage, befide the diffolute habit it may occafion, founds fuch an intimacy with thefe perfons they have gratified, and fubjects their characters fo
much to them, and caufes fuch pronenefs to future $\mathrm{C}_{\text {hap. }}$. indulgences, or takes away their power of refifting their folicitations, that one is not well fecured in having his own genuine pofterity by marrying women of fuch conduct. When fuch previous indulgences are difcovered, their character for chaftity is loft; nor will men confide in their fidelity after marriage. Thus they are made defpicable, excluded from hopes of obtaining any conjugal efteem and affection, and from all. reputable condicion in life: The guilt therefore of fornication on the part of the man muft alfo be very great, as he for a mean fenfual gratification expofes his fel-low-creature to a fate of infamy, ruins the natural modefty and ingenuity of her mind, and makes her unworthy of that conjugal love and confidence upon which the greateft fatisfaction of her life depends, nor can fhe obtain it but by falfhood and diffimulation, in which fhe cannot be affured of fuccefs.

We are all fenfible how grievous this injury is, whether done by violence or fraudulent folicitations, to a Theinjury done ther done by violence or fraudulent folicitations, to $a_{b y}$ lewdicfs. fifter or child of our own; the guilt is equal when others fuffer by it. It muft therefore be incumbent on all who have the charge of educating the young of either fex, to habituate them as much as poffible to all modefty in fpeech and action, and reftrain every contrary appearance. 'Tis a.ftrange corruption of manners and fentiments in any nation which boafts of maintaining liberty and equality in rights to all their people, that fuch cruel injuries to any, even of the loweft condition fhould efcape without fevere punifhment. The

Boos III. loweft orders of men feel the joys of conjugal love and of a certain offspring; they have the fame natural defires and fenfes with the higheft. The crime therefore of depriving any of them of thefe fatisfactions, and of a decent condition in life, and that for gratifying a mean appetitc, muft be greater than many of thofe which fubject to capital punifhments. 'Tis itrange that the party lefs criminal fhould generally fuffer fo much, and no punifhment abide the chief criminal, the feducer, and that by the bafeft arts of falfhood and perjury!

Where more diffolute manners prevail, this infamy may be lefs felt by the women. Some abject creatures, whofe luft has obliterated all modefty, and fuppreffed all the finer fentiments and paffions naturally accompanying the amorous impulfe, may chufe a diffolute courfe of life for its mean pleafures and gains. But, where-ever there is any regard to moral virtue, fuch courfes fhould be feverely reftrained : as thofe who follow them always prey upon the weaknefs of youth, corrupt their manners every way, and create the moft ungovernable habits inconfiftent with all valuable bufinefs in life; and pervert the wife contrivance of nature in our inftincts from their natural purpofes.
V. The fecond effential article in the marriageof husbands. contract, is that the husband fhould confine himfelf to one wife. 'Tis true the injury by the husband's infidelity is not fo great as that by the wife's; he cannot deceive her by impofing on her a fpurious brood. But in all other refpects the moral turpitude is the
fame, and there are the fame juft reafons why a wife Chap. 1 . fhould demand this engagement from the husband. The natural paffions of the woman as much require a friendly fociety, and unity of intereft in the jointeducation of the common offspring as thofe of the man.
'Tis the plaineft injuftice and inequality in this The inquity in parnerfip which all the finer fentiments of the heart the contrary partnerfhip, which all the finer fentiments of the heart prazice declare fhould be an equal friendfip, that a man and his offspring fhould be the fole objects of the woman's affections and tendereft cares, and all her worldly folicitudes, while his affections and cares are allowed to be divided among other women and their children, and probably wholly alienated from her. Without fecurity for the fidelity of the husband, all her fatisfactions in a friendly fociety, and the prefervation and fupport of her and her offspring, muft be very precarious. And thus by the lufts of the husband, leading them either to diffolute enjoyments, or to fimultaneous polygamy, for a mean fenfual indulgence, one half of the fpecies, which is equally intitled to all focial enjoyments and fatisfactions with the other, is moft injurioufly deprived of many of the chief enjoyments of life. All the tender and generous paffions attending the amorous inftinct in men, declare againft fuch liberty; and point out to them that nature has defigned the conjugal fate to be a conftant reciprocal friendithip of two; as thefe paffions are founded on efteem and love of virtue, and where they are heartily raifed toward one, cannot admit of any like pallions

Bоoк III. toward others at the fame time. The affections of the husband muft be turned away from the former wife and her offspring either by adultery or fimultaneous polygamy; the later wife and her children will probably engrofs them altogether, and the former be unjuftly defpifed.
the mifchifs The effects upon the rifing generation and upon of polygamy. fociety will be pernicious even from polygamy, as well as from the diffolute indulgences of husbands. The number of one man's children may be fo great, that neither his care can fuffice for their education, nor his ftock or induftry for their fupport. Many muft be neglected, and all the care employed on a few favourites. As providence declares againft this polygamy by preferving pretty nearly an equality in the numbers of the fexes, nay rather a furplus of the males; by allowing polygamy, many men muft be excluded from all enjoyments of marriage and offspring; and thus difengaged from the natural bonds with mankind, and their natural cares, turn abandoned to all unfociable difpofitions. Polygamy obftructs rather than promotes the increafe of mankind. A nation is made populous when all the women are kept bearing and nurfing of children while they are capable of it. This is done moft effectually when every woman has her own husband. When one man has many wives, he will readily neglect the greater part of them, and decline being burthened by their having children. Women in this cafe too are under the ftrongeft temptations to violate the unequal and moft opprellive engagement on their part; and to

## the State of Marriage.

take all opportunities of adultery. And hence we fee Chap. i. in fact that where this practice * prevails, the women are every way treated as flaves: no friendly regards had to their fatisfactions; chains, and prifons, and guards muft confine them, and not the bonds of love or friendfhip.
VI. As the joint charge of educating the common offspring requires that the marriage-contract fhould foruld be perterebe for a long duration, fince women are fruitful for one third of life and more, and generally the education of their younger children may require the joint attention of the parents for many years after the mother ceafes to bear children: this bond muft be intolerable without a mutual friendfhip. Now there can be no real friendfhip in a partnerfhip merely entered into for propagation and the rearing of children, and that only for a certain term, and to expire with that term; or in one made dependent on contingencies or conditions not in the power of the parties. Both parties are allured into this contract, as into a fociety of love, by the tendereft fentiments of mutual efteem: the aim of all fincere friendfhip is perpetuity. And there can be none in contracts only for a term of years,

[^37]Воок III. or fuch as may be made void by accidents without any fault of the parties. The marriage-contract therefore muft be for life, otherwife all true friendfhip and love mult be banifhed, and that relation of marriage turned into a mere fervile bargain for procreation and joint labour.

Divorces, with. out crimes, zu rearonalle.

Again, how cruel is it on either fide to divorce a perfon full of the fondeft affection, on account of a bodily infirmity? How much more barbarous to divorce upon the death of children a fond partner who fuffers equally in that misfortune? There is feldom any lofs to the publick by the perpetuity of the bond in thefe cafes. If the husband could have children by another woman, that other woman may bear them to another man, for as good purpofe to the publick. The view of increafing of mankind would plead more for allowing a divorce on account of any defect in the husband. But there is fuch barbarity in cafting off a dear friend without any demerit, that while there is no danger of a defect of offspring in a ftate, the allowance of divorces for this reafon is not juftifiable.

Upon defect of offspring, either by barrennefs or the death of children, fome fort of * concubinage would appear more tolerable; but under fuch reftric-

[^38]to the law of nature, and Chriftianity too; but fuch, that the wife and childien wonted the honours and civil pivileges conferred by the ju/tae naptiac. Sie Hcineccii Antiqu. tit. de nurt. The like marriages are now in ule in fome Chriftian countries.
rions that the concubine's children fhould not fucceed $\mathrm{C}_{\text {hap. }}$ i. to the wife's portion, or to above a certain fhare of the common ftock acquired; and that when the husband takes this liberty, the wife might infift on a divorce if fhe pleafed, and have a large fhare of the common ftock: and this fhe might more juftly infift on if the fufpected that the want of offspring was not occafioned by any indifpofition of hers. But when one confiders the difficulty of determining this point, and the cruel ufe which might be made of the licence of divorcing for fuch caufes, or taking fuch concubines, the general prohibition of both feems wife, humane, and honourable to our fpecies; and no general laws can be made free from all inconvenience.
VII. The tender fentiments and affections which encare the parties into this relation of marriage, plain- cyull Eariucrly declare it to be a fate of equal partnerfhip or friendfhip, and not fuch a one wherein the one party ftipulates to himielf a right of governing in all domeftick affairs, and the other promifes fubjection. Grant that there were generally fuperior ftrength both of body and mind in the males, this does not give any perfect right of government in any fociety. It could at beft only oblige the other party to pay a greater refpect or honour to the fuperior abilities. And this fuperiority of the males in the endowments of mind does not at all hold univerfally. If the males more generally excel in fortitude, or ftrength of genius; there are other as amiable difpofitions in which they are as generally furpaffed by the females.

Boor III. The truth is, nature fhews no foundation for any proper jurifdiction or right of commanding in this relation; and, previous to fome pofitive laws and cuftoms, there is no prefumption that the parties would ftipulate about any. Where pofitive laws and cuftoms have long obtained, and fettled forms of contracting are received, no doubt there is an external right of fuperiority conftituted to the husbands. But this fhadow of right is no better than thofe which any infolent conqueror may extort from the vanquifhed; or any unjuft fharper may obtain by fome imperfection or iniquity of civil laws; or by the weaknefs, or ignorance, or inadvertence of one he is contracting with. To take advantage of fuch laws or forms, without regard to equity and humanity, muft be entirely inconfiftent with an honeft character. Where husband and wife difagree in points of management; in fmaller matters, this deference may be due to the one who has the greateft abilities, and manages the moft important affairs, that the other fhould courteoufly yield, tho' againft his or her private opinion. If ordinarily thefe fuperior abilities are in the husband, and his greater ftrength, and other circumftances of body, fit him to be employed in the more momentuous affairs, it may more generally be the duty of the wife to fubmit. But in matters of great importance to the happinefs of a family, if they cannot agree, nature fuggefts no other method of deciding fuch controverfies, but a fubmiffion to common friends as arbitrators. Domeftick matters indeed feem to be divided into two pro-
vinces, one fitted for the management of each fex, in Chap. i. which the other fhould feldom interfere, except by advifing.

The powers vefted in husbands by the civil laws of $M_{\text {snycivillaws }}$ many nations are monftrous, fuch as that of life and very unizp. death. To exercife any fuch power, or even that of any corporal punifhment, muft be tyrannical and unmanly. Committing to the husband the whole power over the whole ftock of the family, including the wife's portion, is unjuft and imprudent, as well as contrary to nąture. A wife woman, or any good truftee, retaining a power over a large fhare of it, would have refcued from beggary the iffue of many an unhappy marriage. Affairs of importance fhould rather be committed to both jointly, fo that neither feparately could tranfact validly about them ; and a civil judge, or a prudent umpire be appointed to determine important matters of debate between them: or each fhould retain the power of managing their own fhares. In other partnerfhips no fuch abfolute powers are vefted in any one of the partners, nor are they claimed upon any alledged fuperiority of genius or fortune; nor is there any occafion for them: nor do we fee in them frequent inftances of capricious injurious treatment given by one pastner to another upon any fuch alledged fuperiority, as fome faucy, imperious, unmanly wretches afford, as the only recompence to their wives for too much credulity, and an incautious imprudent affection to them: nor does the inferior partner in other fo. cieties run into fuch difingenuous and ungrateful con.

Boor III. duct toward the fuperior, as fome wives who have got the afcendant over their husbands practife; as it were in refentment of the unequal condition in which the laws have placed them, and out of oftentation of their art and fpirit, by which they have broke through them.
Atitces which 'The articles above-mentioned are the moft effenarc coutrary to
natuuc are inva-tial. Any contracts of marriage upon other terms, lid. fuch as contracts for a certain terro of years, or thofe fufpended upon the event of children furviving; or upon other conditions not in the power of the parties; or polygamy, even in nations where no pofitive law has prohibited it, are truly contrary to narue and juftice. A good man would not think himfelf free upon the expiration of the term or the death of all the children, tho' he had exprefsly ftipulated thefe conditions, if upon reflection he obferved the iniquity or cruelty in fuch conduct. And he would apon like reflection think all fubfequent marriages while the former wife lived, to be void; unlefs ihe confented to his obferving thefe contracts, upon fome reafonable fecuricy to her and her iffue. The fubfequent wives thus difappointed would have a right to fuch compenfations as thefe cafes could admit by fome provifion for the children they had before feparation, tho' they were equally in the fault with the husband, in entring into fuch a contract.
Inppalimetits of
marriaze natu
VIII. We proceed to further obfervations on thefe $\substack{\text { marringe neth. } \\ \text { aul and moral. }}$ circumftances which may either make any contract of marriage null and void from the beginning, or free

## the State of Marriage.

either party from the bond of a contract formerly Chap. i. valid.

In the firft clafs is a natural incapacity for marriage through an original bodily defect or other accidental caufes. To which one may add perpetual incurable madnefs or idiotifm: nay, fome other incurable gricvous difeafes which are ordinarily tranfmitted to pofterity. Some diforders are fo calamitous that it were the intereft of fociety to prevent intermarriages with perfons afflicted with them, even though the other party knew them, and confented to run the hazard. When both parties are well advanced in years, and there is no profpect of offspring, there is nothing faulty in the defire of mutual cohabitation and domeftick fociety, where no reafons of prudence or duty toward any children by former marriages prohibit it. But fince marriages in a great difparity of years are manifeftly contrary to nature, and ought to be altogether prevented or made void by civil law, 'tis an affront to that honourable natural relation, that the name of marriage fhould be given to any contract between a covetous or a diffolute youth and an old doating woman, who is courted only for her wealth: or between an old dotard and a lafcivious young girl, influenced by the fame or worfe reafons. The folemn forms and benedictions ufed on fuch occafions are full of profanity, and impious mockery of every thing facred.

Another juft impediment making void a contract, Minors ineais the want of fufficient knowledge in minors. 'Tis

Boos III. furprizing that while all civilized nations, becaufe of the imprudence of youth, have made minors incapable of obliging themfelves in any matter of commerce, and annull all fuch deeds of theirs, or contracts entered into without the confent of parents or guardians, yet in an affair of incomparably greater confequence, the difpofal of their perfons, and choice of a partner in all important affairs for life, a jointproprietor of their fortunes, and parent of their children, every boy paft fourteen years of age, and girl paft twelve, can bind themfelves irrevocably without any fuch confent; nay, contrary to the exprefs commands of parents. This doctrine fprung from that fruitful fource of all corruption and fupertition, the church of Rome; and for fecuring it the has taken care to blind men's eyes fo as not to ufe the refources and exceptions juftly allowed in other foolifh or iniquitous contracts, by cloathing this one with a cloud of the myftical nonfenfe of a facrament.

Common fenfe would teach that * all the marriages of fuch as had not attained to wifdom fit for other commerce fhould be annulled, where the confent of parents or guardians was not interpofed, even tho' confummation had enfued. This law, in appearance fevere, is yet the moft merciful, preventing the crime rather than punifhing it. A woman of chaftity not willing to proftitute herfelf would then liften to. no folicitations of minors, nor ftudy to enveigle them. If

[^39]
## the State of Marriage.

a young man enticed a rafh incautious girl with oaths Chap. i. or vows that he would confirm the marriage when he came to maturity, it might be left to the clection of the girl's parents or guardians, either to compel him to fulfil them, or to annul the contract, and obtain capital punifhment upon the feducer. Such punifhment none can call too fevere upon fuch injuries done to families, when we think them juft for much fmaller ones, which deprive us only of a trifling part of our goods.
IX. The moral impediments or incapacities are thefe. I. A prior contract makes void any fubfequent diments the one of the like nature with a different perfon. The law ${ }^{\text {trior curra. }}$. of nature requires that marriages fhould be publickly known, that no married perfons may deny them, or impofe upon others, as if they were not married. There is fome ground here of diftinguifhing between an imperfect contract, obliging to a future marriage, and a compleat marriage ; as in commerce $\dagger$ we diftinguifh between a contract founding only a perfonal right, and the full tranflation of property or of a real right. A prior contract about a future marriage fhould make void a fubfequent one of the fame kind with a third perfon; even where the third perfon knew nothing of the prior contract. The perfons guilty of fuch frauds deferve fevere punifhment: but an imperfect contract without confummation, fhould not make void a fubfequent confummated marriage with a third perfon who was not apprized of the prior contract.

[^40]Vol. II.

Bоoк III. For in this cafe one of the two innocent perfons who contracted with the fraudulent party, muft be difappointed, the defeating of the imperfect contract, upon which no cohabitation enfued, is a much lefs misfortune than annulling the perfect marriage. If the third party knew of the prior contract, this is a juft reafon why the marriage fhould be annulled; the punifhment is too light for the fraud. The evils occafioned by fuch frauds are much more grievous, and more deeply refented than thofe injuries which fubject to capital punifhment, and the fevereft laws againft them would be merciful, as they would prevent the crimes.
$X$. The nearer degrees of confanguinity and affiof are rabsuatis nity, Chriftians, and many Heathen nations too, have cratuly always looked upon as moral impediments of marriage. The natural reafons commonly alledged fcarce feem to have force proportioned to the great infamy and the notions of impiety attending fuch marriages. The moft abhorred kind is that between the afcending and defcending degrees. Not only the inequality of years, but the natural reverence in thefe relations are very oppofice to the equality produced by marriage. But greater inequalitics of years fometimes do not make marriages either immoral, or even imprudent. And it is not every fort of reverence, due to higher merit or authority, or gratitude due for the greateft benefits, which would be inconfiftent with this relation, tho' that of parents feems inconfiftent. " $\Gamma$ is fcarce accountable without fome natural inftinct of averfion to fuch mixtures, how they have been fo
univerfally abhorred. A monftrous practice received Снал. т. by one fect in Perfia, is no objection to this fuppofiti- $\sim \sim$ on, which is confirmed by the fentiments of all the world befides.
'Tis argued that brothers and fifters by living to Restomanalestrd $^{\text {. }}$ gether from their infancy would fall too early into fuch paffions, and be lefs capable of refifting follicitation, through their great intimacy, were there not a fevere prohibition, making fuch commerce matter of abhorrence. But it often happens chat coufin-germans, and remoter relations,' are educated together in the fame intimacy, and we fee no difmal effects from the permifion of intermarriages among them. And were thefe marriages with fifters lawful, one would think the early paffions would do no more harm than they muft frequently do on other occafions, where young people contract early acquaintance. If there be any natural averfion in this cafe too, as well as between parents and children, checking the general impulfe, it feems not fo ftrong: and we find that fuch marriages of brothers with fifters have been more received in Heathen nations. There is more of equality in this relation; whereas the long habitual authority exercifed by parents, and the reverence and fubjection to which children are gnured, may poffibly without other principles reftrain all thefe amorous inclinations fo naturally requiring an equality.

Whatever natural caufes there may be for the very general averfions to marriages among the nearer re-of samiuct caze lations by confanguinity and even affinity, 'tis certain.

Boor III there have been fuch averfons in many nations little civilized, and where we can fcarce imagine that either very artful confiderations of general intereft, or very delicate fentiments of decency have occafioned them. And the abhorrence of fuch marriages was every where much higher than any reafons of expediency or prudence could have occafioned. Hence fome ingenious men conclude that there has been fome * early divine prohibition, the memory or tradition of which has been preferved among moft nations, in fome more diftinctly, and in others lefs, as there was greater or lefs attention to the purity of manners.

There is one manifeft and important reafon of pruof frimeme for dence why a wife legiflator fhould prohibit fuch mar:r probibition. riages, that were they not reftrained and abhorred, the early opportunities would make them exceedingly frequent, and by this means the facred bonds of affection would be too much confined, each family would be a little fyftem by itfelf, detached from others; at leaft as to all the ftronger bonds of affection. Whereas now, in confequence of the prohibition, and the general abhorrence enfuing upon it, or upon any other caufes which may probably concur in this matter, multitudes of families are benutifully interwoven with each other in affection and intereft, and friendly tyes are much further diffufed. There may be other reafons in nature not known to us, or not yet fully obferved. A mixture of different familics may be ne-

[^41]
## ihe State of Marriage.

ceffary to prevent a degeneracy of the human race; Сhap. i. as fome pretend that fuch intermixtures, or croffing $\longrightarrow$, the Atrain by cattle of a different breed, is neceffary to prevent their degenerating; if we can decently make fuch comparifons.
 the reftriction, and fcarce any thing grievous can enfue from it. Nature has provided other forts of affections among kindred, which are great fources of joy, and fufficient incitements to the duties of thofe relations. Thefe confiderations juftify any legiflator in prohibiting fuch marriages: and after the prohibition, and the confequent infamy which will attend them, nothing but a diffolute luft, with an infenfibility to all honour, and great inhumanity toward the other party whom one muft involve in this infamy with himfelf, can move one to break through fuch prudent laws. But that there is not a neceffary invariable turpitude or moral impurity in all thefe marriages ordinarily called inceftuous, antecedently to the prohibition of them, muft be owned by fuch as confider that God laid the immediate children of Adam under a neceflity of inter-marrying, and for fome political reafons ordered fuch marriages on certain contingencies as were ordinarily prohibited.

Chriftian ftates $\uparrow$ have in this matter followed the Terepraine of Jewifh laws, prohibiting all marriages in the afcend-

[^42]Bоoк III.ing and defcending lines; and all in the tranfverfe line between fuch as ftand in a relation like to that of parents and children, fuch as between uncle and niece, aunt and nephew, or grand-uncle and grand-niece; or any of their defcendents; and all marriages among collaterals within the fourth degree. And prohibiting perfons to marry any one in fuch relation of affinity by a former marriage, as they could not marry in the like relation of confanguinity to themfelves. Marriages in the fourth and all further degrees are allowed.
Tigrees bow
comperucd is tite The degrees of confanguinity among collaterals ciuil and canch were thus computed, as we fee by the civil law. All
laws kinfmen come from one ftock: now, " as many ge" nerations as have been from the ftock in both lines, " fo many are the degrees." Brothers and fifters are in the fecond; uncle and niece, in the third; coufingermans in the fourth, and their children are to each other in the fixth. Among the other frauds of Popery, their canonifts, to draw more money to their courts for difpenfations, encreafed the prohibition exceedingly. They preferved the words of the old rule, but changed their meaning by a new method of computing the degrees, according to the perfons or generations from the common ftock upon one fide only, taking indeed the longer line of the two. Thus brother and fifter are in the firft degree: uncle and niece in the fecond, and coufin-germans too in the fecond; and the children of coufin-germans are only in the third; and fo cannot marry without difpenfation; the chil-
dren of fecond coufins are in the fourth degree, and Chap. i. thefe are the neareft who may marry without it.
XI. Thefe are the impediments which make mar- the juf caufs riages from the firft null and void, according to the daflizery. Chriftian and civil law. We next confider the caufes of divorce, which frees one or both parties from a bond once valid. 'Thefe are, as in all other contracts, the violation of any of the effential terms, either by the crime of one party, or by any fuch event as makes the party utterly incapable of the duties of that relation, when the other did not confent to be bound upon fuch events. 'Tis manifeft that adultery in the wife is a juft caufe of divorce; fo is alfo that of the husband, fince he engages to fidelity to the wife, as he naturally ought to do, for reafons above-mentioned. Nor ought the contract to be fufpended upon the condition of offspring furviving.

The adultery of women makes offspring uncertain, and thus does the greateft poffible injury, befide its perfidy; that of men is manifeft perfidy, and naturally alienates the affections of the husband from his wifeand lawful children. It generally diverts him from all domeftick cares and honeft induftry for his family, and contributes to the ruin and infamy of other women. By this practice an uncertain offspring may arife to infamy and mifery, without proper education; or if the offspring be fufficiently known to the adulterous father, his proper care of provifion for it muft be injurious to his lawful children; and may provoke their: injured mother to a worfe revenge, as the fees fucts

Boor III. perfidy in her husband. Indulgences of this kind with proftitutes where there is no profpect of offspring, muft on other accounts be criminal, as they alienate the affections from the wife, and contribute to that infamous courfe of life, in which the proftitutes make it their bufinefs to divert from marriage, and all fober induftry, and cares of a family, and inveigle youth into fuch vicious habits as are inconfiftent with any honourable purfuits. As to that adultery which corrupts the wife of another, no crime can be more horrid, for reafons already mentioned. How much more grievous are fuch injuries, which cheat men's tendereft affections by a fpurious brood, alienate the affections of the partner they have chofen for life, and impofe on them a falfe offspring to inherit all their labours, than any injuries in our goods by ftealth or robbery? Sure no punifhment can be too fevere for them, $\dagger$ and death was juftly inflicted by the Jewifh laws.
2. Obfiniate de- Another caufe of divorce is the obftinate and unfrrtian and fome
ferted ennificics
reafonable defertion, or refufal of cohabitation, by one party; upon which indeed the other may juftly compel to cohabitation by force: but if all hope of fatis-
$\dagger$ Sec Levit. xx. Io. Deut. xxii. 22. The penalties in the old Roman and Grecian laws for adultery, and debauching free citizens unmarried, even without violence, were very high. We find death might be inflicted in the fact. And we fee that caftration was an ordinary punifhment. The old form of profecuting is not very clear. The Lex fulia de Adulteriis allowed the aifio tublica or profecution by any who in-
clined in the name of the ftate, and the penalty to the man was relegation, or a fort of banifhment, and confifcation of the criminal's eftate. Conftantine made adultery capital. Cod.1.9.tit. 9.1.30. The following Emperors abated this feverity. Nov. 134-10. Juftinian confined the adulterefs for life in a monaltery ; and continued the capital punifhment on the adulterer.
faction that way fails, the innocent party is free from $\mathrm{C}_{\text {hap. }} \mathrm{I}$. the bond. A friendly fociety for life is an effential $\sim$, article ftipulated on both fides, and the violation of it by one party muft fet the other free. And for the very fame reafons, an implacable hatred or enmity, fufficiently declared on one fide, without juft provocation given by the other, fets the innocent party free. Thus, attempts upon life by poifon or affafination, or falfe accufation in capital actions, or barbarous affaults often repeated, were deemed in the civil law caufes fufficient for a divorce: as was alfo perpetual madnefs, as thus the effential articles are violated, or made impoffible to be performed, as well as by adultery.*

Marriage indeed differs from many other contracts in this, that other innocent perfons, the common offfpring, are deeply concerned in the continuance of the contract. It fhould not therefore be left to the pleafure of the parties to break off the contract as they pleafe. But when through the fault of either fide the effential ends of this relation are defeated, viz. the procreating and educating of offspring, and a friendly fociety for life; the innocent party may be free, if this is more eligible than compelling the other to the duties of this relation; and has a right, which the fociety fhould maintain, of making the guilty party by labour or goods contribute in another manner the proper fhare of charge toward the maintenance and education of the common offspring.

[^43]Boos III. Courts of juftice fhould take cognifance of the vi$\underbrace{\sim}_{\text {By cerrs of }}$ olations of this contract in civil fociety, and that in a more fevere manner than in other matters of contract, and redrefs the innocent at the expence of the guilty. Nay, as in moft ftates, an equitable power is lodged in fome court for redrefling oppreflive contracts, and refcinding them either in part or in whole; it might be equally convenient to lodge in proper hands a power of diffolving fuch marriages as prove miferable to both parties, either by the faule of both, or by fome fingular difagreement of their tempers, when upon a confiderable trial 'tis found that there can be no hopes of any eafe or peace while they cohabit; and both are willing to fubmit to any terms for a divorce; taking alfo fufficient precaution for the common offfpring, when there is any, out of the goods or labours of both. Such feparations indeed fhould not be lightly allowed upon any fmaller contentions, or tranfient animofities: nay, fuch penalties and inconveniences fhould attend them, as would reftrain both parties from feeking them for fmaller caufes ; and reftrain both from any ill-natured conduct, with defign to tempe the other to concur in fuing for a feparation. If a large fhare, fuppofe two-thirds, or an half of the goods of both, or a like proportion of the profits of their labours, were immediately to be adjudged into the hands of fome proper truftees for the benefit of their offspring, when they had any; or, if they had none, fome large fum, in proportion to their wealth, impofed as a tax to the ftate, this might prevent the
fuing for divorces on trifling caufes, or provoking each Chap. i. other defignedly by ill ufage to concur in fuch a fuit. $\sim$ ~ And new marriages might be prohibited to both for a confiderable time, to try if they could return into a mutual affection. If under thefe inconveniences, they chofe to be divorced, to avoid the fuperior miferies they fuffered from this relation $\dagger$, it would be cruel to deny them this liberty. Where the fault lies chiefly on one fide, the penalties or hardfhips upon a divorce fhould chiefly be inflicted on the guilty party.
$\dagger$ The paffages of fcripture upon which divorces have been univerfally prohibited in all cafes except that of adultery, are Matth. v. 32. Mark x. 5-12. Luke xvi. 18. But fome prohibitions equally univerfal are allowed to be clliptical expreffions, or to admit more exceptions. Thus, Matth. v. 34, \&c. and James v. xii. are allowed to be elliptick, and would have been thus apprehended by thofe to whom they were addreffed, viz. "Your doctors "teach that fome forms of fwearing are " obligatory, and others not obligatory; "6 that fuch and fuch are obligatory, and " others not. (See Matth. xxiii. 16-22.) " But I fay unto you, fwear not at all [with" out intending to be bound] neither by " Heaven, \&c." And then our Saviour fhews that all thefe forms, even thofe which their doctors denied to be obligatory, are metonymical forms of fwearing by God. See Grotius D. 7. B. et P.l.2.c. 13. In like manner, we may judge the prohibitions of divorce elliptical, without violating the rule Excettio conffrmat regulam in non exceptis. The Jewifh doctors allowed many triffing caufes of divorce, fome one or other of which muft have been fpecified in the bills of divorce, as thefe hills were often credentials to the women, that it was not for the more infamous caules that they
were divorced. Among the caufes allowed, no doubt, adultery would be one. The full fentence then may be this. "Who" foever puts away his wife for any of the ${ }^{6}$ reafons [allowed by your doctors] ex" cept that one of adultery, and marries " another, commits adultery." This does not exclude other juft caufes, as appears by I Corinth. vii. I5. which declares the Chriftian party to be free from the marriagebond upon the obftinate defertion of the infidel. The Jews would not make this a caufe: they treated their wives like flaves: it was only husbands who divorced. Upon defertion they would recover their wives as they would their cattle, and might be as little follicitous about their affections as thofe of their flaves. From the figurative file of the feriptures one may perhaps alfo extend the meaning of adultery to other faults; to the alienation of heart by obdurate hatred or ill-nature. Such difpofitions defeat one great end expreffed by God in the firft inflitution, and exprefly flipulated and promifed mutually by the parties, that of being mutual belpers in this partnerfhip for life. Genef. ii. 18, and 24. many other crimes, and much infolent treatnent are as dired violations of the effential articles of this contract as adultery.

Boor III. XII. Were the corruptions of fuch as profefs the beft inftitutions chargeable upon the inftitutions themfelves, or their author, nothing could be more opprobrious to Chriftianity than the laws received in many Chriftian ftates, about fornication, adultery, and divorces. The Scriptures indeed recommend all purity of manners, and reprefent all contrary vices in their odious colours, without any difguife: but in many Chriftian ftates, fornication of the worft fort, the debauching free citizens formerly innocent, by all frauds and perjuries, is no civil crime, unlefs force has alfo been ufed; as if the laws allowed all who pleafed to practife all manner of lewdnefs. The eccleffaftick punifhment is a jeft to thofe who have made tolerable advances in impudence. Nor has adultery any proper civil penalties on either party. In fome countries a pecuniary fine is fometimes given as a compenfation of damages: no perfon is incapacitated by fuch crimes, for any honours or offices civil or military, or worfe received in his pretenfions to anyftation. And yet God and the world fees how certain trifling ceremonies and modes are enjoined by ecclefiaftick laws, and adopted by the civil, the noncompliance with which, tho' from a principle of confcience, or fome opinion that they are offenfive to God, fhall exclude a man from all hopes of preferment, or any reputable offices in his country.

Again, tho' adultery is allowed a juft caufe of divorce, fuch proofs of it are required, as it is impoffible generally to obtain. Whereas, fince the mutual fatisfaction of the parties in this relation, if they are
faithfulinit, mult be of more importance than the cul- Chap. r. tivating any other friendfhip; other intimacies fhould certainly yield to it, as far as they are inconfiftent with it, which however they feldom are to people of virtuous intentions. If therefore either party fufpects the other of too great intimacy with any third perfon, and intimates this fufpicion before witneffes, all future voluntary converfation of the party thus admonifhed with the third perfon fufpected, in any retired place without witneffes, fhould be deemed a proof of adultery. The moft friendly converfation with one we honourably love may be obtained fufficiently in publick places, or in fuch where we are in the view of others.

Again, when the canon law allows a divorce for a- Alyurdicici in dultery, which is the only caufe it fuftains, neither are ${ }^{\text {the cinanon law. }}$ the guilty punifhed as they ought, nor juftice done to the innocent. Both are alike reftrained from marriage, againft all common fenfe. If the guilty are allowed to live in the ftate, they are perhaps juftly hindered from marrying the partner of their guilt; left people fhould commit adulteries with this view. But they fhould not be left more expofed to that vice to which they already appeared too prone. Other punifhments fhould be inflicted: and it would be more proper to compell them to marriages with perfons formerly infamous, and of fufficient luft for them, to prevent their corrupting others. Reitraining the innocent party from the fatisfaction of marriage and offspring is a manifeft iniquity, a new and monftrous injury.

Воок III. The original of thefe laws is eafily found in hiftory. The caulss off During the carly perfecutions, fome melancholy nothem in ififory. tions of fanctity in all fufferings, and of impurity in many of our moft innocent enjoyments generally prevailed. Worldly bufinefs was thought inconfiftent with the heights of piety, tho' piety is never more fincere and lively than when it engages men in all focial and kind offices to others, out of a fenfe of duty to God: and * juft philofophy, as well as religion, could teach that true devotion, tranquillity, refignation, and recollection too, may be practifed even in a court or camp, as well as in a wildernefs. But celibacy was early admired as facred, and the chafteft marriage was reputed at beft a ftate incapable of the higheft purity. The ecclefiafticks affecting to be examples of perfection, both generally practifed celibacy, and recommended it. When by the eftablifhment of Chriftianity they got accefs to wealth and power, they grew as corrupt as the layety; and yet, not to renounce their old known maxims, and to retain their authority and veneration with the layety, they muft keep up this fhew of fanctity, and of difengagement from the world, tho' contrary to the exprefs doctrine of the apoftles. Celibacy was enjoined on the clergy in fome early councils, and thefe injunctions often repeated in corrupt ages, while they were generally framing one canon after another to prevent their infamy by kceping concubines and whores, and with little fuccefs. Under fuch reftraints from lawful en-

[^44]joyments, no doubt, much debauchery was fecretly Chap. i. practifed by a corrupt generation, fupported in eafe and luxury: and by their artifices, in the eleventh and twelfch centuries, the ages of ignorance and fuperftition, the cognifance of matrimonial caufes, and of all venerial crimes, was wrefted from the fecular judges, and affumed by the fpiritual. The punifhments they appointed were fome ufclefs and often trifling pennances, and donations to ecclefiafticks. The former laws were too fevere for their purpofes. Adultery was the moft convenient crime for fuch clergy, with lefs danger of difcovery, and free from the charge of maintenance to the fpurious offspring. The proof requifite for conviction muft be made difficule, or almoft impoffible; and all profecutions muft be difcouraged. The injured profecutor muft be reftrained from marriage, after divorce obtained upon the fulleft proof. It muft have been monftrous, and even thocking to a Popifh nation, to have relaxed all penalties upon adultereffes and their gallants, without a like lenity to the adulteries of husbands. Thus the punifhments were made light to all. And the clergy well knew their own fuperior advantages, by their reputation for fanetity, and their accefs to great intimacies by confeffion, and other religious artifices.
 abundantly known from the ends of it. As this ftate ${ }^{1 i n n}$. fhould be a conftant friendfhip for life, it muft require the greateft previous caution in chufing partners, who by their virtue, good-nature, prudence, and fuitable

Boor III. tempers, will make this relation an inward friendfhip founded on fincere efteem. 'Tis incumbent on all who enter into it, to acquire an habit of good-nature and felf-command, as well as knowledge of the affairs of life. In chufing a proper perfon, the advice of friends fhould have the greateft weight. The affections of the young are often engaged without deliberation, and, when they are fo, they cannot judge calmly and impartially.
'Tis of great ufe to be previoufly well apprized of the infirmities and imperfections of the very beft of mankind, and not to let our imaginations fwell with airy hopes of every thing calm, and ferene, and prudent, in the whole deportment of each other. The tempers of the young often appear fuch to each other, while the ftrong mutual paffion poffeffes them, and they are put to no trial by the troubles and difappointments of domeftick affairs: and then every litele ruffle or oppofition is matter of furprize and offence. But if we are well apprized of the weakneffes and fudden paffions incident to the beft tempers, we fhall bear them patiently from one of prevalent goodnefs, and have far lefs vexation or difguft from the common occurrences of life: and every good and lovely difpofition, every act of felf-government and condefcenf1on, will be mutually the more efteemed, and the more endearing.

> The chieme of XIV. The refinements of $*$ Plato on this fubject
Plat oundicerd. cannot be paffed in filence. He obferves the many in-

[^45]
## the State of Marriage.

conveniences arifing from the narrow bonds of wed- Chap. i. lock and parental affection: that men confine their views and affections to a few objects, and grow negligent of more extenfive interefts, while they are warm in purfuit of thofe of their children and kinfmen; that vices are overlooked in them, and the feverity of difcipline relaxed: innumerable contentions are raifed by jealoufy, and the clafhing interefts of families. Wealth is often heaped up for the moft worthlefs members of fociety, and men are promoted to honour and power from thefe narrow motives, and not in confequence of virtue and merit. He propofes therefore a fcheme for the * fupreme order in his ftate, by which, as all property is excluded, fo are all thefe narrower tyes of affection. By his plan, no man was allowed a wife to himfelf, nor could father or mother know their own offspring, and fcarcely know each other. All children were immediately after birth removed to publick nurferies, and thus made children of the fate. Whoever seads this plan, will find many of the afperfions caft upon it to be unjuft. Never was there in any plan lefs provifion made for fenfual gratification.

The grand fault of it feems to be, that it is not The j.f. , jijecadapted to human nature, and to the affections which ${ }^{\text {tioun ags ingitite }}$ God has implanted in it We thewed + already the fuperior evils to be dreaded from community of goods, and this community of offspring would occafion much more. And firft: That neceffary care and labour in the rearing and education of children, now

[^46]Boor III. born by the parents with pleafure, through their fond affection, would be an unfupportable toil to others, and would feldom be faithfully executed. Again, life would be robbed of its fweeteft enjoyments in the tender conjugal and parental affections, which could never be compenfated either by loving a nation at large, or by particular friendfhips. And for particular friendfhips, which no fcheme can exclude, even tho' no tyes of blood were known, while our hearts continue as God made them, they muft produce many of thofe dreaded evils, unlefs mankind were generally much wifer in their choice of friends, than in the marriage choice, or in parental cares. Do not we all fee that thefe factions which often tear ftates afunder are very little influenced by tyes of blood, and frequently make men counteract them? they arife from ambition and the different opinions about the proper adminiftration of affairs, and from admiration and zeal for favourite characters upon whofe fidelity and wifdom the feveral parties depend. Why then exclude the higheft fatisfactions of life, thofe of mutual love in fuch tender relations, which have always been found the chiefeft fprings of induftry, and an incitement to * zeal for our country's defence, and to all honourable fervices?

Higher knowledge and virtue muft be introduced, and our natural affections fuppreffed, before induftry, activity, labour, and dangers can become agreeable from a calm extenfive affection alone, without any of

[^47]thefe tender bonds; and without the hopes of exer- Cirap. 2. cifing, according to our own judgment, liberality, generofity, and munificence, and contributing to the happinefs of fuch as are peculiarly dear to us. And yet a lower degree of wifdom and virtue in the legiflators of any ftate might contrive * fuch laws about education, a cenforial power, elections to offices and honours, and fucceffions to the fortunes of parents, as would generally prevent the worft of thofe evils Plato dreaded; and that at a much lefs expence than that of banifhing all the tendereft joys of life in the natural relations of marriage and families. The end of civil polity, as $\dagger$ Ariftotle obferves, among his juft cenfures upon this fcheme, is not mere unity and fafety, but the general happinefs of a people.

## C H A P. II.

The Rights and Duties of Parents and Children.

THE defire of pofterity is natural to mankind, rbenatratito tho' in fome inftances it is reftrained and over-rizts. powered by other defires. Such is the conftitution of nature, that human offspring long continues in a very infirm ftate, needing the continual affiftance and care of others, both on account of its weaknefs, and its want of all knowledge of the dangers it is furrounded with. A great deal of information and inftruction,

[^48]Bоок IIt and many reftraints upon their appetites, are necef$\checkmark$ fary for preferving children to maturity, and fitting them for acting their part tolerably in human focicty. For all this indigence nature has provided a fupply by implanting the tendereft affection in the breafts of the parents, exciting to and fweetening this long laborious attention. And as we are a rational fpecies capable of fore-thought, and gathering prudence by time and obfervation, this affection is made as lafting as our lives; fince children during the life of their parents may need their advice and counfel, and be exceedingly profited by them in many other refpects. And the parents during life may reap new pleafures; by means of this frong and conftant affection, from the profperity of their children. Thus nature has conftituted an amiable fociety, a permanent relation, by thefe lafting affections in the parents, and by the ftrongeft motives of gratitude prefented to the minds of the children to confirm the natural affection on their parts.

The intention of God in this matter, is manifert by this whole contrivance. The parental affection fuggefts the permanent obligation, on parents to preferve their children and confult their happinefs to the utmoft of their power. The weakly and ignorane ftate in which children long continue, fuggefts the parents right to an unlimited power of directing their actions for their fafety and right education, and yez makes this power eafy and fafe to the children, by roftraining all unneceflary feverity. The parental af.
fection itfelf, when the children come to mature $C_{\text {hap. } 2 .}$ ftrength and knowledge, muft procure the fatisfaction of liberty to them, when they are thus capable of enjoying it, and exerting their own wifdom in the bufinefs of life; and yet will continue to them all the advantages of the counfel and other kind offices of parents. The children, on the other hand, as foon as they can know any thing of moral obligation, muft fee their duty of fubjection and obedience in their carly years, their duty of gratitude, and of making all returns they can to fuch tender benefactors; particularly, of complying with their inclinations, as far as they can confiftently with their own natural fatisfactions in life, nay, facrificing, in their turn, to their parents, much of their own inclinations or pleafures not abfolutely neceffary to their happinefs. They muft difcern the facred duty of fupporting their aged parents, in their fecond infirmity or childhood, and bearing with their weakly humours and peevifhnefs; as parents from a fond difinterefted affection long bore with fuch manners of theirs in their childhood; without which they never could have attained to maturity; nor could any human laws or vigilance of civil governors have enfured their prefervation, or compelled their parents to that faithful and laborious attendance to it.
II. The manifeftly dininterefted nature of this affection fhews at once the nature and duration of the pa- is prowntid rental power. The foundation of the righe is the weaknefs and ignorance of childhood, which makes it abfolutely neceffary that they fhould be governed a long

Boor III. time by others: and the natural affection points out the parents as the proper governors, where no prudent civil inftitution has provided more effectually for their education. The generous nature of this affection fhews that the power committed by nature is primarily intended for the good of the children, and, in confequence of their happinefs, for the fatisfaction alfo, and $j o y$ of the affectionate parent. The right therefore cannot extend ${ }^{*}$ fo far as to deftroy the children, or keep them in a miferable ftate of flavery. When they attain to mature years, and the ufe of reafon, they muft obtain that liberty which is neceffary to any rational enjoyment of life. The parental affection naturally fecures to them this emancipation, as the reafon God has given them intitles them to it.
This foundation of the parental power plainly fhews that it equally belongs to both parents; and that the mother is wronged when the is deprived of her equal fhare, unlefs where fhe has voluntarily confented, in dependance on the fuperior wifdom of her husband, to fubmit all domeftick matters to his laft determination. But whenever the father does not interpofe, or is abfent, or dead, the whole right is in the mother. This whole power, as it is intended for the preferva-
> * The doctrine of Hobbs on this fubject mult move the indignation of any one who has the common feelings of humanity, tho' fome parts of his reafonings are uled by others inadvertently in eftablifhing fome favourite fchemes. Hobbs makis children a piece of goods or chattels, firft cccupied by the mother, and abfolutely in
her right, becaufe fhe could have provoked abortion, or ftrangled them in the birth. But in marriage, the and all her rights are fubject to the husband as the ftronger, or in virtue of her confent. And thus the abfolute patria poteflas is conflituted for life, fo that the father may kill, fell, or enflave his pofterity for their whole lives.
tion and good education of childrea, can only extend Chap. 2. to moderate chaftifements, fuch as are not dangerous $\backsim \sim$ to life: and its higheft punifhment muft be abdication or expulfion from the family. 'Tis manifeft too, that its nature, intention, and duration are quite different from that of civil power, to which large numbers of adult perfons muft be fubjected continually, for a common intereft of the whole fociety; which too muft extend to all punifhments and violence that may be requifite for the common defence and fecurity; as it is not founded on any particular affections implanted by nature toward a few, but upon the general affection; and contrived by men for the common intereft of a large fociety.

To found this parental power on mere procreation, is a foolifh extending of fome maxims received cicn mece proabout property to the moft foreign fubject imaginable. The bodies of children were formed in their firft ftate out of fome parts of the parents bodies; but not by any wifdom or art of the parent; nay fometimes contrary to their defire and intention. God who gave parents thefe difpofitions fubfervient to procreation, formed both the bodies of the children and the parents, and fo deftined this order of procreation, as to fhew the rights and duties of both parents and children; and the foul, the principal.part, is his own immediate workmanfhip. So that children cannot be deemed acceffions or fruits going along with the property of their parents bodies. They commence rational beings, parts of this great fyfern, with the fame

Воок III. natural rights which their parents enjoy, as foon as $\sim$ they have reafon to ufe them. Generation no more makes them a piece of property to their parents, than fucking makes them the property of their nurfes, out of whofe bodies more of the matter of a child's body is fometimes derived, than was from both parents. On this footing the proprietor of any cattle by whofe milk and wool they are fed and cloathed for any number of years would ftill have a Atronger claim. The parent who expofes his child, or neglects his education, has no right of power; and whoever voluntarily undertakes the neceffary office of rearing and educating, obtains the parental power without generation. Generation points out the perfons on whom this duty is incumbent, by the natural affection accompanying it; and thefe fhould not be excluded from difcharging it, and enjoying the power requifite for it, except for a fuperior benefit to the child by fome finer contrivance for education. But when the parents are dead, or wickedly decline this charge, whoever undertakes it, has the whole parental power.

This grand end of the parental power fhews that it includes few of thofe rights contained in the patria poteftas of the Romans. The child is a rational agent, with rights valid againft the parents; tho they are the natural tutors or curators, and have a right to direct the actions, and manage the goods of the child, for its benefit, during its want of proper knowledge. If goods are conveyed to a child, by donation, legacy, or inheritance, the parents are not the proprietors;
nor have they, a right to more of the annual profits Chap. 2 . than compenfates all charges and labours ufefully employed in the child's maintenance and education. The fame may be faid of any acquifitions which a child of fingular ingenuity and dexterity might make before it came to the full ufe of reafon, which fometimes might far furpafs all the prudent charges of its education.
III. So far concerning the proper parental power, The theal ig aft which naturally expires when children come to the wils. full ufe of their reafon. There are two other forts of power generally fucceeding to it, but of a very different nature, and upon different foundations; the one, that of the bead of a family; the other, that authority or inflience, rather than power, which a parent fhould enjoy during life over children when they are adult, and live not in the parents family. As to the former, while one fupports in his family adult children, or any friend's, 'tis ever expected that they fhould conform themflves to the order of the family, or that rule which the mafter of it ordinarily claims: and while they voluntarily chufe to ftay in it, they are juftly prefumed to have confented to this fubjection. If they did not confent, they fhould not have taken this fupport or thefe conveniences. This power is folely founded on the confent of fuch as are fubject to it, declared by their voluntary continuance in the family. This power cannot be of great extent: little feverity is requifite for the order of a virtuous family: the laft punifhment feems to be exclufion from Vol. II.

Boos III. it. If crimes are committed which deferve feverer punifhment, the mafter of the family, or others, have the fame right of punifhing as they would have had tho' the criminal had never lived in this family. No right to inflict the feverer punifhments arifes from this ftate or relation. If the cuftom prevail'd in any age that mafters of families affumed higher power over their domeflicks; and if adult perfons who knew this, voluntarily remained in thefe families, thus confenting to the power affumed; they might, no doubt, thus conftitute as high a power over themfelves as that ordinarily affumed by civil magiftrates, and thus make a family a little monarchy.
The gat luxy IV. The other power, or weight and influence rather, is that which parents fhould always retain over children, even when they are fupporting themfelves in feparate families. This is ftill more remote from any civil authority or proper right of coercion, or of annulling or invalidating any deeds of the children. It is no more than a claim founded on ftrong bonds of gratitude, and all the generous fentiments of children, and the deference due to the facred order of nature; which muft incline chem to gratify, as far as they can, and comply with the inclinations of fuch kind benefactors, who with fuch patience and lafting tendernefs fupported them in their infancy, and ftill purfue them with the fincereft affections. It muft be highly ungrateful in children, not to confult their fatisfaction in their old age, or to add to the ufual difsrefles of that flate of life; or to decline facrificing

## Parents and Children.

their fmaller or lefs neceffary interefts or pleafures to Chap. 2 . thofe of fuch kind benefactors and faithful friends.

In particular, children are facredly bound to con- otatirg ", fult the inclinations of parents in fuch matters as are arce: of high importance to the parents as well as to themfelves; fuch is their marriage, from which thofe are to iffue who muft reprefent their parents, as well as themfelves, and are often as dear to the remote as to the immediate parents. Marriage indeed is of more importance to the happinefs of the parties than to that of their parents; and confequencly parents can have no right of compelling the parties contrary to their inclinations, to the deftroying of all the fatisfaction of their lives. And yet, on the other hand, a child's marrying with one unalterably difagreeable to his parents, muft prevent almoft all agreeable fociety with the parents. An high deference therefore to the parents in this matter muft be due from the child even in mature years and judgment. It would be a cruel return for all the care and conftant affection of the parents, by a precipitant marriage to cut off all their fatisfaction in thofe who fhould be deareft to them. If the child judges the parents averfion to be unreafonable, all proper reprefentations fhould firft be made, and arbitrators called in, that wife friends may conquer the prejudice. Without firtt trying fuch methods, it is cruel and ungrateful in a child, to take this important ftep againft the parents confent. If thefe means are tried, and the averfion judged unreafonable by arbitrators, and the child's affections

Boor III. fo engaged that a difappointment muft make life mi$\sim$ ferable, the child may ufe its liberty for its own happinefs; and muft by all future dutiful conduct ftudy to conquer the parents prejudice.
Duty towerd As the facred bonds of parental affection are felwirrl. dom removed or broken altogether by the undutiful conduct of children; fo a good man would make the bonds of nature on the other fide fo ftrong in his heart, that no provocation fhould break them. This deference or reverence a good man would pay to the order of nature, that he would retain a ftronger goodwill to the very worft parent, one who had ruined the ftock of the family, or even expofed himfelf in his infancy, than toward a ftranger of like character. A child come to maturity, as far as the laws of fociety will allow, may jufly ftop a parent in thofe ruinous courfes. And yet it is ftill amiable to fhew a dutiful affectionate difpofition in fuch a relation, as far as the fafery of our family or our country will admit: to be obliging even toward the evil and the froward, out of refpect to the venerable order of nature, where there's no merit in the immediate object. If there be nothing defirable in the converfation of parents, nor hopes of making any amendment of their tempers, yet it is ftill lovely in a child to give them fupport, and confult their eafe, as far as he can without incouraging them in their vices, or pernicious follies. $p_{\text {and }}$ far fa. V. As the parental power naturally extends to all an's. the means requifite for the rearing and education of chidren, it muft contain feveral rights over them of nn

## Parents and Children.

unufual kind, in cafes of great exigence. Whatever a Chap. 2. parent in tolerable circumftances expends in the edu- $\sim$ cation of his own children, when nothing is declared to the contrary, is indeed juftly deemed a donation, without a right to demand any reftitution, except he falls into great diftrefs; and only under this condition, that he fhall receive fupport from them, if he needs it in old age. Nay, from the common intention of parents in their acquifitions, the children are a fort of joint proprietors, tho' the parent has the adminiftration of the whole. Where children indeed have fortunes left them by others, there is no iniquity in a parent's charging the prudent expences made on fuch: children, as a debt on their fortunes; when his own reafonale eafe, or the condition of his other children requires fuch conduct. A parent muft have a right alfo to commit the care of the education of his children to perfons of better abilities than himfelf, or of more leifure for it: or of giving them in adoption to others who can make better provifion for them. Thefe are ordinary parental rights. But in cafes of great ftraits a parent has a further right of transferring to another his claim of compenfation for the paft charges he has been at, and of binding the child into any humane ftate of fervitude for fuch a term of years, that his labours mày compenfate thefe charges, and thofe of his annual fupport during his fervice; but ever with a right of redemption by himfelf or any friend who would defray thefe charges. This contract is fometimes neceffary for the parents fupport, and

Book III.fometimes a prudent office for the child, by which he is bound, as any minor is, by a prudent deed of his tutor; and his obligation is one of thefe called qua $\sqrt{2}$ ex contractu, of which formerly. But as no parent can transfer a greater right over his child than he has himfelf, this can be no foundation for perpetual or hereditary flavery. Such a contract is fo far from an ufeful office, or a negotium utile geftum, that it is manifeftly iniquitous, and produces no obligation.
 on a phitu dific.
ranf foundation
quite different foundation, when numbers are once affociared for a common intereft, where each one is fecured at a publick expence in the poffeffion of all his rights, and enjoys for himfelf and pofterity protection of laws and magiftrates, is defended by armies, and obtains the innumerable advantages of a civilized life: for thefe extenfive interefts of multitudes, it may be juft to compel them to undergo the greateft dangers, nay to run upon certain death. Minors enjoy the fame advantages with the aged, and thus are in juftice fubjected to the ftate, previoully to their own exprefs or tacit confent; as they have fhared from their birth of thefe advantages, and in confideration of them are bound to contribute any reafonable fervices they are capable of, toward the preferving and continuing fuch beneficent affociations: of this, more hereafter. It is however fcarce juft or prudent to enlarge the parental powers by civil laws. The powers conftituted by nature are fufficient for the purpofes of education. The parent is but an improper deputy magiftrate, for the

## Masters and Servants.

execution of juftice over his children, for many ob- chap. 3 . vious reafons: and granting him a power to kill, expofe, or fell his child into perpetual flavery, without any demerit of the child's, is a monftrous iniquity.

## C H A P. III.

## The Duties and Rights of Masters and Servants.

${ }^{\text {I. }} \mathrm{A}^{\mathrm{s}}$S foon as mankind were confiderably increafed The cocefioin of in numbers, and the more fertile clear lands occupied, many accidents would occafion that a great many would have no property, nor any opportunity of employing their labours on goods of their own for their fupport: and many on the other hand who had much property would need the labours of others, be willing to fupport them on this account, and give them further compenfation : this would introduce the relation of mafter and fervant. Whether in the earlieft ages men entred into fuch contracts for life, or only for a certain term of years, is not of much confequence. The rights and duties in this relation, will better appear from the following confiderations.

1. The labours of any perfon of tolerable ftrength The chicif maxims of niatural and fagacity are of much more value than his bare forlice about $h i i_{0}$ mainemance. We fee that the generality of healthyr relation. maintenance. We fee that the generality of healthy people can afford a good thare of the profits of their labours for the fupport of a young family, and even for pleafure and gayety. If a fervant obliged himfelf

Bоок III. by contract to perpetual labours for no other compenfation than his bare maintenance, the contract is plainly unequal and unjuft; and being of the onerous kind, where equality is profeffed on both fides, he has a perfect right to a further compenfation, either in fome peculium, or little fock for him and his family, or in a humane maintenance for his family.
2. Such a fervant, whether for life or a term of years, is to retain all the rights of mankind, valid againft his mafter, as well as all others, excepting only that to his labours, which he has transferred to his mafter: and in lieu of this he has a right to the maintenance as above mentioned, or to the wages agreed on. If by cuftom mafters affume any reafonable jurifdiction over their domefticks, not inconfiftent with their fafety and happinefs, the fervant, by voluntarily entring into the family, is deemed to have fubjected himfelf to this jurifdiction; even as a foreigner who refides in a ftate, fubjects himfelf to the laws of it as far as they relate to foreigners.
3. Where one has not transferred a right to all his labours, but only engaged for work of a certain kind; he is obliged to that work only; and in other refpects is as free as his mafter. In none of thefe cafes can the mafter transfer his right, or oblige the fervant to ferve anothcr, unlefs this was exprelly agreed on in the contract. 'Tis of high confequence to the fervant, what fort of mafter he ferves. One who confented to ferve a perfon of humanity, or who had lefs fevere work to employ him in, muft not be deemed
confenting to ferve any other perfon of a different Chap. 3. temper, or who may require feverer labours.
4. Men may juftly be placed in a much worfe con dition of fervitude, in confequence of damages injurioully done, or of debts incurred, which they have by their grofs vices made themfelves incapable of difcharging. The perfon whom they have thus injured has a perfect right to compenfation by their labours during their lives, if they cannot fooner difcharge the claim. A criminal too, by way of punifhment, may juftly be adjudged to perpetual labours of the fevereft fort. In thefe cafes, a power is founded folely for the behoof of others, to make all the profit by their labours which they can yield. Whatever humanity may be due to fuch unhappy fervants, as they'are ftill our fellow-creatures, yet the mafter's power and right being conftituted only for his behoof, it is naturally alienable without their confent. But, ftill, in this worft condition of fervitude, neither the criminal, after he has endured any publick punifhment which the common fafety may require, nor much lefs the debtor, have loft any of the natural rights of mankind befide that one to their own labours. If they labour as far as they can, they have a right to obtain fupport. Nay, they have a right to defend themfelves by violence againit any favage ufelefs tortures, any attempts of maiming them or proftituting them to the lufts of their mafters, or forcing them in any worfhip againft their confciences. They can acquire rights by contract or by any legal deed of conveyance by others, Vol. II.

C c

Boos III. which may be profitable to them in extinguifhing the debs, or compenfating part or whole of the value of their labours, where the labours are not enjoined as a part of the exemplary punifhment. In particular, they acquire rights by any deed of the mafters remitting to them any part of their labours.

Liberty too much fivoured in fome eations.

As this fort of flavery has a juft foundation, fome nations favour liberty immoderately by never admitting the perpetual fervitude of any citizen. And yet perhaps no law could be more effectual to promote a general induftry, and reftrain floth and idlenefs in the lower conditions, than making perpetual flavery of this fort the ordinary punifhment of fuch idle vagrants as, after proper admonitions and tryals of temporary fervitude, cannot be engaged to fupport themfelves and their families by any ufeful labours. Slavery would alfo be a proper punifhment for fuch as by intemperance or other vices ruined themfelves and families, and made them a publick burden. There might be a trial firft made, according to the Jewifh cuftom of fervitude for feven years; and then they might be allowed their liberty, in cafe they had acquired an habit of diligence; but if not, they fhould be adjudged to flavery for life. It might alfo be a more ufeful punifhment for many other crimes than thofe commonly appointed.
Tie Greding II. As to the notions of flavery which obtained aazal Rarmand chers the Grecians and Romans, and other nations difundile. of old, they are horridly unjuft. No damage done or crime committed can change a rational creature
into a piece of goods void of all right, and incapable Chap. 3. of acquiring any, or of receiving any injury from the proprietor; unlefs one fhould maintain that doing ufelefs mifchief, and creating exceffive mifery unneceffarily, can tend to the general good; and occafion no diminution of the happinefs in the fyftem, which is contradictory in the very terms.

Captivity in war was almoft the only occafion of capizity in incroducing this flavery; and we fall inquire how farticryial ocintroducing this लlavery; and we hall inquire how far raforn. any right of the conqueror can entitle him to make captives and their defcendants perpetual flaves, or to detain them perpetually to labour at the pleafure of others. For as to other miferies of flavery, according to the Grecian and Roman cuftoms and laws, nothing can juftify them.

Here, firft, it is amazing, that wife and civilized nations, abounding with fentiments of humanity and virtue on other occafions, and no ftrangers to the inconftant fortune of war, fhould ever have introduced fuch cruel cuftom, which upon many accidents may bear as hard upon their own citizens as upon their enemies, upon thofe who fought for the juft caufe, as well as upon thofe on the injurious fide, and may as feverely affect the publick-fpirited and the brave, as the felfifh and the cowardly: Nay, thefe latter generally keep themfelves out of fuch dangers. Muft not all the fentiments of compaffion and humanity, as well as reflection upon the general intereft of mankind, diffuade from fuch ufage of captives, even tho'. it could be vindicated by fome plea of external right?

C c 2

Booк III. Again, By violent occupation no man can acquire $\underbrace{}_{\text {Tis very un. }}$ any right unlefs he had a juft caufe. Without a juft juft where the caufe, whatever he takes, he is bound in confcience $\underbrace{\text { just }}_{\text {war was }}$ wat to reftore. An agreement of nations feems indeed to have introduced an external right in favour of neutral ftates and their fubjects, who by any plaufible title have obtained any of the fpoils or captives in war, from either of the hoftile parties, fo that the old proprietors cannot claim them from the neutral ftate, upon any pretence of the juftice of their caufe. But while the captures remain in poffelfion of the captor or his countrymen, if their caufe was unjuft, the old proprietors may juftly retake them; until by fome treaty or confent of theirs, or of their governors, by whofe deeds they are bound, they relinquifh their claim.
Nat jufifabe III. But fuppofe captives are taken by thofe who ?aser. in ainf have a juft caufe: nothing can be demanded of them in ordinary cafes, but either by way of punifhment, and fecurity againft like offences for the future, or of compenfation of damage. Now perpetual flavery cannot be juftly inflicted on the generality of the fubjects of a ftate which engaged in the mof injurious wars on either of thefe accounts.

Firft. One fifth of the fubjects never can be guilty when a fate makes an unjuit war. In a pure democracy, where all heads of families rote equally, yet the women, the minors, and the fervants, have no thare in publick counfels; and they are more than four fifths of any people. And how feldom are democratick affemblies unanimous? in mof other forms,
not one in an hundred contributes to the injuftice Chap. 3 . by any counfel or deed of theirs, or could prevent it. The fubjects pay taxes, which are exacted by law, not knowing to what ufes they are applied. To refufe them, would occafion their being extorted by violence, to their own lofs, and would not prevent the war. Grant they knew the war to be unjuft, their diffent, or their refufal of taxes would not prevent it; and if they falfely imagine it juft, their crrors about political matters are often invincible; they follow fuch fpecious reafons as their governors reprefent: and the bare approving an unjuft action upon falfe information can be no fault in him who has no opportunity of better information. No political union can fubject a people to punifhment for that guilt of their reters which they did not advife them to, nor occafioned by any action or omiffon contrary to their duty.

Again. The main end of punifhment, viz. the deterring unjuft men from like injuries for the future, is suis of punisterring und men for not naturally obtained by punifhing innocent fubjects. This has very little effeê upon wicked princes or governors. The effectual and natural punifhments would be fuch as were inflicted on the unjuft governors themfelves, who are the caufes of the injuries complained of. No punifhment is juft without fome antecedent guilt in the fufferer: other evils jufly inflicted fometimes on the innocent, come under another notion.

As to fecurity againft like offences for the future; ${ }_{j}$ or of furily.

Boos III. thofe alone are bound to give it in all ordinary cafes, who have been criminal, or contributed to the injury by acting or omitting contrary to their duty. And all the fecurity obtained by enflaving the captives and their pofterity, can be generally obtained in a much more humane method. They and their goods taken may be detained with the captors, till a juft peace is obtained, they may be obliged by their moderate labours for fome time to increafe the wealth of the injured ftate, and if they can be convinced of the juftice of our caufe, they may be fectled wich us as fubjects, enjoying all the nacural righes of mankind; nay, be naturalized, by which the fame diminution is made of the enemy, and as great accerition made to that of our nation, as by their flavery.

Captives feldombound tocompenfate damages. 1
2. As to the fecond plea, the compenfation of damages; none are naturally bound to this, who did not contribute to them, by acting or omitting contrary to their duty, nor received profit by them. Now, this is the cafe of fubjects for the moft part, when their rulers are making the moft injurious attempts upon their neighbours.

As to that plea, that " he who by any contrivance, " or any goods acquired for his own benefit, or by " any office conftituted for that end, does fome de" triment to others, * fhould either compenfate the " damages, or, on the other hand, give up the con" trivance or goods, and furrender the perfon who by

[^49] vernors, or conftituted fuch a plan as naturally excites to injuries, or againft any citizens who can either reftrain or turn out their magiftrates. But even in thofe cafes, it fhould be left to the option of the citizens now taken captive or conquered, whether they will quit fupporting their unjuft governors, and deliver them up if they can, and enjoy their old liberty; or compenfate all damages, and give proper fecurity, fuch as wife arbitrators fhall appoint, againft future injuries, and retain their governors. $\dagger$
IV. If conquerors had any regard to juftice, we whan cargurafhould oftener fee them infifting on fuch delivery of ijpo the unjuft governors, and their counfellors, and minifters, to thofe they had wronged, and the innocent people left to chufe either a new form of polity, or better adminiftrators of the old one. But this plea of compenfation muft be a vain pretence when 'tis ufed after full compenfation is taken by force, or offered by the party diftreffed; as it would generally be offered by any ftate, rather than the innocent fubjects fhould univerfally lofe their perfonal liberty, or the ftate become a province to the conqueror. Without any of this cruelty full compenfation of damages, and fufficient fecurity againft like injuries, fuch as prudent arbitrators would appoint, might always be obtained by the victorious. Thefe confiderations abundantly fhew how injurious and cruel it muft be to enflave the common

[^50] of any unjuft war their governors had been engaged in.

W'bat equitable pleas for fuch as bore armis in an unjuft war. As to thofe who bore arms, whether as common foldiers or inferior officers, but had no fhare in the publick counfels; they are generally invincibly ignorant of the injuftice of their caufe. In fome ftates they are compelled by force to inlift; and when they do fo voluntarily, 'tis upon a general prefumption of being employed only in juft caufes; and after inlifting it becomes a capital crime to difobey their fuperiors. When this is the cafe, it is barbarous to talk of punifhing fuch captives. We have a right to defend ourfelves, or profecute any right of ours which they are obftructing, by any fatal violence againft them while they oppofe us. But when they are captives, and can hure us no more, we fhould remember that they were generally innocent, and that even fuch as knew the injuftice on their own fide, and were criminal in bearing arms againft us, yet did fo, under the ftrongeft temptations, fince it was capital not to have obeyed the commands of their fuperiors. We fhould confider the common variable fate of war, and that our example in any feverity may prefently provoke our enemies to give the braveft of our fubjects the like treatment; and that fuch precedents will be followed by unjuft conquerors, as well as the juft. We may indeed detain fuch captives, and oblige them to humane temporary labours, to increafe our own ftrength, and weaken the enemy's, 'till juft terms of peace be obtained. Or we may fettle them as fubjects in our own
country: but any more fevere treatment feems con- Chap. 3. trary to humanity, and the regard we fhould have to the general good.
V. Thefe feem the general rules or laws of nature dianty cerfst. as to captives. There may poffibly happen fome fingular cafes or pleas of neceflity, to juftify fome extraordinary fteps, beyond thefe above-mentioned. Thus, if there be no ocher way to prevent or deter a barbarous enemy from the moft cruel treatment of our fellow-citizens who have fallen into their hands, than by making reprifals on fuch captives as we have taken: if we can avoid great effufion of the blood of our fellow-citizens, and bring an unjuft enemy to reafon, or deter him from perfifting in his injurious defigns, by exercifing fome extraordinary feverities towards fome caprives, whofe fafety the enemy may have much at heart, and continuing thefe feverities, till the enemy be brought to reafonable terms of peace. If we are fo weakened by the war we have been engaged in, by the injuries of the enemy, that we cannot be preferved in our independent ftate, without a confiderable acceffion made to our ftrength, at the expence of the injurious ftate, fuch as the labours of many captives, or their tranfplantation into our country, even without their confent, may make to us: in thefe cafes, fuch fevere conduct may be juftified, when gentler meafures would be ineffectual.

But without fuch manifeft neceflity, the detaining Herediary faof captives, efpecially women and children, in perpe-very alwegs war tual flavery, muft be moft unjuft and inhuman. For,
Vol. II.
D d

Воок III as we fhewed formerly *, the children of fuch as were juftly enflaved fhould be looked upon as free-born, only perhaps as perfons indebted to the value of their neceffary maintenance. "Had the conqueror, fay fome " authors, ufed the utmoft rights of war, by killing " the parents, the children had not come to life: they " owe therefore their lives and all to the conqueror." But this proves nothing. Conquerors have no right ro murder captives in cold blood. And tho' they might with impunity have done fo, their abftaining from fuch wickednefs gives no right to theirs or their childrens fervice. At this rate, one would be obliged to become a flave to any powerful pyrate or robber who had fpared his life; or to any generous man who reicued him from fuch dangers. Princes may thus owe their lives to midwives, furgeons, or phyficians, who might have murdered them with impunity. Are they cherefore, with their pofterity, fubjected to flavery? Grant that the parents might have been put to death fuftly, yet their children come into life innocent, theyare rational beings of our fpecies, the workmanfhip of the fame God in their bodies and their fouls, of the fame materials with ourfelves and our children, and endued with like faculties. They incur an early debt for their maintenance; but, as foon as that can be difcharged by their labours, or by the generous ineerpofal of any friend, they are as free as any of human race.
Nandion ite VI. He who detains anocher by force in flavery, is. beat as Ja tic. -1:

always bound to prove his title. The flave fold or car- Ciiap. 3. ried into a diftant country muft not be obliged to prove a negative, that " he never forfeited his liberty.' The violent poffeffor muft in all cafes fhew his title, efpecially where the old proprietor is well known. In this cafe, each man is the original proprietor of his own liberty. The proof of his lofing it muft be incumbent on thofe who deprive him of it by force. The Jewifh laws had great regard to juftice about the fervitude of Hebrews, founding it only on confent, or fome crime or damage, allowing them always a proper redrefs upon any cruel trearment; and fixing a limited time for it, unlefs upon trial the fervant inclined to prolong it. The laws about foreign flaves had alfo many merciful provifions againft immoderate feverity of the mafters. But under Chriftianity, whatever lenity was due from an Hebrew toward his countrymen, muft be due toward all, fince the diftinctions of nations are removed as to the point of humanity and mercy, as well as natural right. Nay, fome of thefe rights granted over foreign flaves may juftly be deemed only fuch indulgences as thofe of polygamy and divorces, granting only external impunity in fuch practices, and not fufficient vindication of them in confcience.

The duties of this relation in its feveral kinds may eafily appear from the nature and caufes of it. The fervant is bound to fidelity, and willing fervice, as in the fight of God, by whofe providence this lot is appointed to him; and the mafter to mercy and lenity,

Boor III. as toward a fellow-creature in lefs fortunate circumftances, who yet has the like affections, and is capable of the like virtues, and happinefs or mifery with himfelf; and to pay faithfully his wages, and perform any other promifes he has made to him.

## C H A P. IV.

The Motives to confitute Civil Government.
Civil power I. F all mankind were perfectly wife and good, diffrom the imperfettion and degravity of men. general happinefs of their race, and inclined to concur in them, nothing further would be wanting; no other obligations or bonds than thofe of their own virtue and wifdom. The neceffity of civil power thercfore muft arife either from the imperfection or depravity of men or both.

Howe men are sistur ally fociable
and political.

When many of the antients fpeak of man as a fpecies * naturally fit for civil fociety, they do not mean that men as immediately defire a political union, or a ftate of civil fubjection to laws, as they defire the free fociety of others in natural liberty, or as they defire marriage and offspring, from immediate inftincts. 'Tis never for itfelf agreeable to any one to have his actions fubject to the direction of others, or that they fhould have any power over his goods or his life. Men muft have firft obferved fome dangers or miferies at.

[^51]tending a ftate of anarchy to be much greater, than Chap. 4. any inconveniencies to be feared from fubmitting their affairs along with others to the direction of certain governors or councils concerned in the fafety of all: and then they would begin to defire a political conftitution for their own fafety and advantage, as well as for the general good. As men are naturally endued with reafon, caution, and fagacity; and civil government, or fome fort of political union muft appear, in the prefent ftate of our nature, the neceffary means of fafery and profperity to themfelves and others, they muft naturally defire it in this view; and nature has endued them with active powers and underftanding for performing all political offices.
'Tis alfo natural to men to efteem and admire any fingular abilities difcerned in others; fuch as courage; wifdom, humanity, juftice, publick fpirit. They naturally confide in perfons poffeffed of fuch difpofitions and love them. They are willing to commit their important interefts to their direction, and have a zeal to promote them to honourable offices and powers of managing the common concerns of fociety.
II. The evils to be feared in anarchy refult plainly ${ }_{\text {narcly }}^{\text {The cirs in antly }}$, from the weaknefs of men, even of thofe who have trom wreateleis, no imjuft intentions, and partly from the unjuft and corrupe difpofitions which may arife in many. 'Tis wrong to affert that there is no occafion for civil polity except from human wickednefs. The imperfections of thofe who in the main are juft and good may require it.

Boor III. I. Among good men there may be different opiContentionsfrom nions about the point of right. Thofe who intend Contertions romm
diffrert of pinions
of no ingt. of right. all occafions, yet may be miftaken and too pofitive under the fecret influence of felf-intereft, and may be fufpicious of the artifices of others to influence any arbitrators they could choofe, and confident of their own ftrength may decline arbitration and venture upon the hazards of violence.
Tiffer rutrs can
betere
promete Again the more ingenious may invent many ufethe good of all. ful contrivances for a common intereft, and yet cannot fatisfy the more flupid or fuch as are prejudiced, about the expediency of their defigns; by reafon of their weaknefs, or fufpicions of the hurtful artifices of the contrivers. 'Tis well known how hard it is to make the vulgar quit their own cuftoms for fuch as are far better in agriculture or mechanick arts. And how much more difficult muft it be to obtain their concurrence in any great and noble defigns of diftant advantage to whole nations, when they coft much prefent labour and expence. As there are in our fpecies men of fuperior genius and penetration, and of more extenfive views, nature points them out as fit to direct the actions of the multitude for the general good, upon proper fecurity given by them for their ufing faithfully the powers committed to them.

Dangers from the uices of men require civil
power. power.
2. But the corruption of mankind makes civil polity appear more neceffary. As many are covetous, or ambitious, and unjuft and oppreffive when they have power; and are more moved by prefent profpects of
gain, than deterred by any moral principles or any Chap. 4. diftant profpects of future evils to redound to them from their injuries; a remedy muft be provided againft the evil difpofitions of fuch men; a remedy that is prefent and fenfible, and no other can occur fo effectual as a civil power with force fufficient to maintain juftice and inflict prefent punifhment on fuch as are injurious. Tho' a majoricy or even each individual in a great multitude were corrupt and unjuft, yet fuch men united will feldom enact unjuft laws. There's a fenfe of right and wrong in all, with a natural indignation againft injuftice. I may, for my own pleafure or gain or at the inftigation of fome paffion, counteract my fenfe of juftice; but I fhall be abhorred for this. injuftice by others who gain nothing by it. Another may for his gain in like manner counteract the rules of juftice, but I and all the reit fhall abhor him for it. The like fhall be the difpofitions of all, and thus they never will concur to enact unjuft laws, tho' not one of them had fuch a ftable principle of juftice as would make him adhere to it in oppofition to any high intereft or paffion of his own. Each one too may dread mifchief to himfelf from the injuftice of others; and may fear their high refentment on account of the injuries he may attempt againft his neighbours. A counfel therefore of many will never agree to allow the injuftice of any of its members againft others of them. As none approve injuftice but they wha gain by it, no avowed injuftice toward any of the members will be allowed by publick authority, except:

Boos III. where the whole power is committed to one, who may poffibly allow himfelf in injuftice toward his fubjects, or where it is committed to a few, who may form themfelves into a feparate cabal from the people, and opprefs the pcople avowedly, while they maintain juftice among themfelves. Againft thefe two dangers precaution muft be taken by the plan of power that is to be fettled.
'Tis true that in a fate of anarchy there is the fame

Nöo fuch fecui iiy in ararchy. natural indignation againft injuftice; and that even in bad men, when they do not gain by it; and they fometimes as well as good men, are prone to affift the injured. But in all dangerous efforts, whether in profecution of right, or in repelling injuries, through human imperfection, there can feld̉om be good fuccefs without government and an union of wills. Some honeft men from cowardice may decline their part in fuch dangerous fervices: others of fufficient courage may differ about the meafures which are moft prudent ; and through opiniatry, pride, or miftake, may ftand obftinate againft meafures propofed by others. Wife men by confidering or experiencing thefe dangers, and reprefenting them fully to others, have probably engaged great numbers to concur in the only remedy againft them, viz. the conftituting fome men of approved wifdom and juftice the arbitrators of all their differences, and the directors in all meafures neceffary for the fafety and profperity of the whole; arming thefe rulers alfo with fufficient power to enforce their decifions and orders upon fuch as are refractory, by
engaging to employ each one his own force according Chap. 4. to their direction.
III. Great mifchiefs no doubt may often arife from bad plans of plans of polityrafhly and incautioufy conticuted when power are alfo plans of polityralhly and incautiouly confituted when dangerexs. power is intrufted in bad hands. And yet an imperfect form of polity, and much more a very wife one, has innumerable advantages above anarchy. The general happinefs muft be more effectually promoted, and juftice better adminiftred, by the arbitration and council of wife unbyaffed men, who can enforce their defires upon the refractory, and make them concur in any good defign; than if all men, good or bad, wife or foolifh, followed their own feparate councils. And in all forms of polity this is ever profeffed as the intention of the inftitutors that the power fhould be lodged with the wife and juft ; tho' the precaution taken for it is often very improper and infufficient. Where this intention is obtained, nothing can be awanting for the greateft happinefs in this world which human means can procure; as a people fhall be wifely defended from external dangers;injuries among themfelves fhall be reftrained ; juftice prudently adminiftred; and all arts cultivated for the improvement of life; and all orders, the weak and imprudent as well as the wife, the felfifh as well as the generous, engaged or compelled to contribute toward the general intereft: and wife laws will civilize the manners and even improve the tempers of a pcople to virtue. How imperfectly thefe ends can be obtained in the moft to: Vol. II.

Ee

Boos III. lerable fate of anarchy we can fuppofe, muft at the firft view be manifeft.

Bad polity may be as pernicious no reqrocich
tivili pocty.
"ter than in the very worft polities there are fome good laws, and juftice is often well adminiftred in cafes where the interefts of the governors or their favourites are not concerned, and the whole body is often protected from external invafions by united force and council:: which are advantages not to be hoped for indeed in the worft condition of anarchy. But in a ftate of anarchy, where the manners of a neighbourhood are not yet corrupted by eafe, wealth, and luxury, there might be much happinefs, and fimplicity, and innocence of manners, much zeal for mutual defence, and for preferving juftice toward each other, and even fome confiderable improvements in arts. And in bad plans of polity, by the tyranny, ambition, and lufts of the governors, the great powers committed for the publick good may be employed in a gencral oppreffion of the people in rapine and violence, and the bearing down every thing free and generous in their fentiments. 'Tis enough on this fübject that all the advantages defirable, or that could be hoped for in a ftate of anarchy, thall be much more effectually obtained and fecured by a good plan of polity. That corrupt forms of polity may do great mifchicf, is no objeftion againft a civil ftate in genemil, but rather recommends it; as the corruptions of the beft things may be mof pernicious.
"Tis the bufinefs of rational agents therefore to Chap. 4. exercife their fagacity in contriving the beft plans of $\sim$ civil power, and fuch amendments of thofe already conftituted as are requifite for obtaining the ends of it; and not to reject the moft effectual means of promoting the general good, becaufe they may be perverted by the folly of men into engines of mifchief. A ftate of anarchy has not of late been experienced for any confiderable time. Thofe who tryed it of old, found it perhaps tolerable while fimplicity of manners continued, but when corruptions encreafed they found it necoflary to contrive civil polity. And in the wort plans of it, many evils are prevented, and juftice often maintained, and the pecple protected from injuries. Inftances of this kind, where the civil power is ufeful, are far more numerous than thofe in which it is abufed; which would make one hefitate in allowing that the imperfect and foolifh plans of power which have appeared in the world have in the whole done more mifchief than good, occafioned more evils than would have enfued from as long a continuance of anarchy.

The natural worth of civil power is often overlooked; we are not much ftruck with the good it does in a milifuts in this general protection and adminiftration of juftice. This is only what we ordinarily expect from it. But every perverfion of it, in any flagrant acts of tyranny and oppre!lion, deeply affects our minds, and is long remembred with indignation. Even as in the adminiftration of nature, and in the general condition of human lifes,

Ee 2

Bоок III. many imagine a fuperiority of evil from their being much moved with the feveral calamities of men thro' their natural compaffion; while they overlook the conftant and ordinarily expected train of enjoyments and bleffings conferred on mankind. 'This however fhould not hinder men, when opportunities offer, and there is any hope of fuccefs, to attempt, even by fuch violence as may occafion fome temporary anarchy, to obtain fuch amendments of any foolifh concerted plans. of polity as may be neceffary to prevent the perverfion of it, and may procure greater good than what overballances thefe temporary inconveniencies in the violent change.
what furt of IV. As the grand inducements to conftitute civil
 " juries to be feared from men, and the promoting the " general happinefs by the concurring force of multi" tudes." Thefe ends cannot be obtained unlefs great numbers are either brought to agree or unite in their inward fentiments and inclinations, or, if that be impoffiblc, are brought to act as if they thus agreed: for otherways the force of the whole body cannot be employed for thefe purpofes. Now the latter fort of agreement or union may be obtained if a " multitude "engages to fubmit their actions and force to be di" rected by one perfon or council, for the general inte"reft, and particularly for compelling any who may " thereafter prove difobedient, to return to his obe" dience to this perfon or council." When thus a large body of men are united under one governmen:
they make one body politick where the will of the Chap. 4. ruling perfon or council is, as to external effect, decerned to be the will of the whole.

The natural end and fole purpofe of all civil power, The fole end of as it is acknowledged on all fides, where men retain naturaliy oppoany remembrance of their dignity as rational crea- ${ }^{-1 p t i t i c k .}$ tures, is the general good of the whole body, in which the governors themfelves are included as a part, and that a more or lefs important part according to their abilities, and inclination to promote the general good. All civil government in this differs effentially from the defpotifm of a mafter over flaves, that this latter is underftood to be a power for the advantage of the governor. Defpotick, and civil or political, are contrary terms.

That civil power alone can be juftly affumed or claimed by any governor which is neceffary or condu-is $\begin{gathered}\text { Nocivil poukr } \\ \text { juhch }\end{gathered}$ cive to the profperity of the whole body united; what gonds of the fot flete. is not fo is unjuft upon whatever pretence it is affumed: as 'tis plain, from the general principles of morality, that the pleafures or interefts of one, or of a few, muft always be fubordinated to the more extenfive interefts of great numbers. Any contract or confent conveying ufelefs or pernicious powers is invalid, as being founded on an error about the nature of the thing conveyed, and its tendency to the end profeffed and acknowledged on both fides. The fubject profeffes to convey powers only as they are conceived ufeful to the whole body; and the governor profeffes

Boos III to demand no other. As to other claims of power they fhall be confidered hereafter.
Tiere are al. V. Whatever love men have to full liberty, what-
 unime thertha.
affate of anar.
chb shy. motives to fubmit to any tolerably contrived plan of polity. Some authors have given an unnatural account of the burdens impofed by a political fate; reprefenting only the cafual dangers men are expofed to fometimes in civil polity, as if thefe were fome conftant misfortunes in that ftate, and peculiar to it, without confidering that people are lefs expofed to them in polity than in anarchy.* But then, to engage men to fubmit to thefe hardfhips, they aggravate as much as poflible the mifchiefs of anarchy even far beyond the truth. In polity, governors have a power of life and death, fay they, over fuch as they judge to be guilty of crimes. But this is no more power than any of our fellows will affume over us in natural liberty; and our profpect of a fair tryal and juftice is much greater under a civil judge. The magiftrate claims another power over life, in compelling men into the moft dangerous fervices for the common defence. But fuch dangers we mult have as frequendy been expofed to alone, with voluntary afliftants fuch as we could find, in defending ourfelves in a ftate of anarchy. 'The magiftrate claims a power over our goods, and exacts fome part of them in tributes, for fome gencral interefts of the whole body. But chen a good magitrate

[^52]employs thefe tributes for increafing and defending Chap. 4: the acquifitions of the whole body; and in anarchy each one muft have been at greater expences for the like purpofes, and not with fuch profpects of fuccefs. If each one in polity is obliged to a great many peculiar expenfive or laborious duties for the benefit of the whole body or of particular fellow-citizens, each one thares in the advantages of like fervices performed by others. And thus any tolerable ftate of civil polity muft appear invicing and eligible to all, evenfrom felf-intereft, as well as from our more generous difpofitions; as 'tis plain that an eminently wife and good man, or a council of a few of like character, directing the conduct of a large body of men, will much more effectually promote the intereft of all, than the fame number could do while each one followed his own meafures. Thefe confiderations fully reprefented may have engaged multitudes to unite voluntarily into one body, and to be directed by one council.

VI. Nor is there any oppofition to this doctrine in 'Tis itite matwhat fome ingenious men alledge that " the firft po- $\begin{gathered}\text { ter what } \text { wat vicus men } \\ \text { men }\end{gathered}$ " litical unions have been formed with the moft un- wnite. " juft defigns; that bad men have firft thus united and " founded cities, with a view to plunder and opprefs " their neighbours." Grant that this were true, tho* 'tis not certain even about the firft ftates, and much lefs fo about the original of all fates in fucceeding ages; it only proves that bad men at firf fell upon this contrivance, or firf difcovered that a political unionwas of great confequence to the defence and fecurity

Boor III. of a large body, and to the increafe of all their advanta$\backsim$ ges. The apprehenfion fuch men might have been under of the juft refentments of their fellow-creatures, incurred by their injuries, may have firft roufed their invention. Whereas good men, who had no juft caufes of fear, might not think fo foon of exercifing their inventions in the arts of defence. But as foon as any political bodies were formed; all the feparate families in the adjacent country muft foon fee the neceflity of like affociations, and that from the motives already mentioned.

## Men not at

 -irft compelled to unitc without rasional motives. no one man could be fuppofed to have ftrength or force fufficient to compel confiderable numbers into fuch fubmiffion: and if he had the affiftance of others in this compulfion, thefe others muft have been previoufly fubjected to his civil power: and thus a political union muft have been fubfifting before any confiderable force could have been ufed to compel men into fubjection. 'Tis true we find that in earlier ages fome heads of families had very numerous trains of domefticks of one fort or other. But we are not to regard names in this matter, but the real powers. Such heads of families have had the powers of civil governors. And men have been invited into their families, or little fates, by fuch motives as are already alledged. But, what may fuperfede many of thefe debates as to our prefent defign; we are inquiring into the juft and wife motives to enter into civil polity, and the waysit can be juftly conftituted; and not into points of $\mathrm{C}_{\text {map. }} 5$. hiftory about facts. If in fact the originals of many go- $\sim \sim$ vernments have been very infamous and unjuft; this may abate the pride of thofe poor mortals, who having got into poffeffion of power firt founded by the villanous acts of their anceftors preying upon the weaknefs, the credulity, the mutual contentions, or the fuperftitions of their fellows, have their imaginations fwelled with notions of fome facred dignity or divinity in their ftation, and rights of government, and would impofe the fame notions upon others, who are far fuperior to them in every worthy quality.

## C H A P. V.

The natural Method of conftituting Civil Government, and the effential Parts of it.

I. $T^{1}$HE extent and ends of civil power fhew it to be quite different from the parental, tho' the ${ }^{\text {corferat }}$ or conaffections of good magiftrates fhould refemble thofe of parents, in purfuing conftantly the good of the fubjects; and hence fuch governors obtain the moft honourable name of fathers of their people. But parental power is founded on a peculiar natural affection, and the want of reafon in their children; it gradually diminifhes as their reafon advánces, and ceafes when it is come to maturity. The civil power is over the adult, and is deftined to perpecuicy, nor is any prince the natural parent of his people. Mere violence, or
Vol. II.

Rook III. fuperior frength, can give no right. When therefore God has not by fupernatural revelation named governors, and fpecially appointed the quantity of power to be committed to them, (which never was the cafe in any nation) the extent of their rights, and of the obligations of fubjects, muft be determined by the ends of the political union, or by fome original contract. The only natural method of conftituting or continuing of civil power mult be fome deed or convention of men. And as no rational beings, who have any fore-thought or attention to their own interefts, or thofe of perfons dear to them, can be happy while their important rights are not tolerably fecured to them, but depend on the variable, or capricious, or infolent wills of others; and as the general happinefs is the fupreme end of all political union; and fome rendency to it neceffary to the juftice of any inftitution; no government or power claimed can be juft which is not either fettled upon the confent of the people, or fo calculated, that upon a little experience of it, they fhall heartily confent to it, as fufficiently fecuring to them all their valuable interefts. If through ftupidity, levity of genius, or an abject fpirit and long cuftom many acquiefce in other forts of politicks, where there is no fuch fecurity; this will not prove the juftice of the powers affumed; fince they feem already to have had the very worft effects upon the publick, by debafing the fpirits of a people, and excluding every thing wife and manly, and all the moft rational fatisfactions of life.
II. Civil power is moft naturally founded by thefe Chap. 5 . three different acts of a whole people. I. An agree- $\mathrm{T}_{\text {There rgulur }}$
 they will unite into one fociety or body, to be govern- ${ }^{-}$ ed in all their. common interefts by one council. 2. A decree or defignation, made by the whole people, of the form or plan of power, and of the perfons to be intrufted with it. 3. A mutual agreement or contract between the governors thus conflituted and the people, the former obliging themfelves to a faithful adminiftration of the powers vefted in them for the common intereft, and the later obliging themfelves to obedience.

Tho' 'tis not probable that in the conflitution of wire peper
 regular fteps; yet 'tis plain that in every juft confti- toletat in ticce tution of power there is fome fuch tranfaction as implicitly contains the whole force of all the three. If a people dreading injuries from each other, or from fome foreign force, agree by one deed to conflitute fome wife, juft, and brave man for their monarch; they certainly alfo agree with each other to unite into one body to be governed by him. And he by accepting this office, which all know is defigned for the good of the whole body, and is conferred only for this purpofe, implicitly engages for a faichful execution of it for this purpofe: and the people exprefly engage for obedience. The fame is the cafe in conftituting a fenate. And even in the founding a democracy there is always fome deed equivalent to all thefe three. The Ff 2

Boos III. firft contract is expreffed, and fo is the intermediate decree; as all agree to be governed by what is determined in the popular affembly or by the majority. And the third ftep is obvioufly implied; as they all profefs to unite for the common fafety and intereft. Each one therefore binds himfelf to confult the general fafety and intereft in the fuffrages he gives in the popular affembly, and thus promifes on his part to govern well; and each one is underftood to bind himfelf to obedience to the decrees of this affembly. The fame deeds are either evidently expreffed or implied when any perfons voluntarily join themfelves to a fate already conftituted, and are received as citizens. They agree to unite into the body, they implicitly confent to the decree about the form, and receiving protection and all political advantages, they promife obedience.

Haw po ?crity
III. Thefe tranfactions fhew abundantly how this arezizandiyice
dens. turally arife. But the manner in which they bind pofterity is not fo obvious. And yet all ftates look upon the defcendants of fubjects to be in the fame political relation, and under the fame obligations with their parents; tho' minors are not decerned capable of confenting, and therefore no tacit confent to be prefumed: nor would one be free from thefe obligations, tho' his firft act, when he came to maturity, were declaring his diffent, or entering into a confpiracy with a forcign power againft the ftate in which he was born. -To explain this point let us obferve.

1. Firft, that as to any hoftile attempts unjuflly Chaf: 5. made by any perfons, immediately upon their attaining to maturity, the ftate has undoubted right both of defending itfelf againft them, and punifhing the authors of them, be they its fubjects or not. Indeed all ftates treat minors on fuch occafions as their fubjects, and that juftly; for
2. The parent in uniting with others in this political body ftipulates protection, and the advantages of a civilized life, not only for himfelf but for his family, and this in any tolerably conftituted ftates is a negotium utile geftum, or a tranfaction moft beneficial for them. And as during minority they have enjoyed thefe valuable and neceffary advantages, they are naturally bound to all thofe terms, which could reafonably have been demanded in confideration of their fharing fuch advantages. Now no terms are more reafonable than thefe, that they fhould continue to ftrengthen and preferve this affociation to which they are fo much indebted, and not defert it in time of danger, or at any time without reafonable compenfation for the advantages they enjoyed. Nor could any fuch affociations be fafe if it were left entirely free to all as they came to maturity, upon any caprice, to difunite themfelves from them, without any compenfation.
3. And further. All fuch as derive any inheritances, efpecially lands, from their anceftors, may be under a further bond; as the anceftor may have juftly fubjected thefe lands to any wifely conftituted civil

Bоoк III. power, fo that no perfon fhould have a right to hold them unlefs he alfo fubjected himfelf to this power, and became a member of this political body. 'Tis abundantly obvious, that no fociety could be fafe unlefs its whole territory were under this burden; fo that no perfon difunited from the fate could hold lands within it, into which he might introduce foreign force, or which he might make a refuge to all criminals and confpirators. Such therefore as claim thefe lands from their anceftors muft take them under that bond of civil fubjection conftituted by their anceftors; unlefs the civil polity be fo contrary to nature, and the intereft of mankind, that the iniquity of the contract, made by the anceftor, would have afforded to him a juft exception to its obligation, as well as to his defcendants.
4. But when a fate is in no prefent danger, it feems contrary to humanity and juftice to make it a trap to its fubjects, fo as not to allow them, upon any rational profpect of advantage to themfelves, to leave it, and unite themfelves to any other body politick, provided that they fell their lands to fome remaining fubject, and make compenfation for any advantages they derived from the ftate at its expence. As to this compenfation, it is indeed generally made by all fubjects who have not enjoyed fome fpecial favours, by their contributing annually during their refidence in it toward the publick expence; as all men do, even minors, who either pay taxes on lands or other goods; or confume goods upon which cuftoms or duties are
paid. Compulfory methods of detaining fubjects, Chap. 5 . where there is no publick danger, are feldom juft, and never thought neceffary, except in fome wretched and iniquitous political conftitutions. But fuch as continue after they are adult, and fhare the protection, and other advantages of fubjects, are indeed * juftly deemed to have confented, and to be under the fame obligations with the old citizens who firft formed the polity. But they have alfo the fame juft exceptions againft any thing fraudulent in the original contract, and the exception arifing from error in the effential purpofe of it. Of which more hereafter.
IV. From the fupreme notion of juftice or right it states may be muft appear that however confent is the natural me-without preceicins thod of forming bodies politick or of conveying civilicarfut. power; yet if any prudent legiflator, armed with fufficient power, can fettle a plan of polity, truly effectual for the general good, among a ftupid prejudiced people, at prefent unwilling to receive it; when yet there is all rational ground of concluding, that upon a fhort tryal they will heartily confent to it; he acts with perfect juftice, tho' in an extraordinary manner; fince this conduct muft in the whole tend to greater good than leaving a people to be made miferable by their own ftupid and pernicious prejudices. But common fenfe at once fhews that abfolute hereditary monarchy cannot be fettled upon this pretence. As it can never tend to good to have all the interefts of

[^53]Boos III. thoufands or millions fubjected to the will or humour of one of their fellows, as fubject to vice and folly as any of them, nay more expofed to it by the unbounded power committed to him, and the pride, and flattery which always attends that elevation.
confert tro al. And on the other hand; if the majority of a rafh zuns oblygatory multitude have confented to a pernicious plan; and afterwards find its deftructive tendency; as they now fee that they erred in the effential fubject of the contract; taking that plan to tend to their good, which they find has the moft oppofite tendency; they certainly have a juft exception againft the contract, and are free from its obligation. They may infift upon a new model of polity: nor can their former governors have any plea for compenfation of damages; as the error was as faulty in them as it was in the people. They are not indeed generally damaged by the change. They may infift to be placed in as good circumftances of fortune as their families were before they were raifed to this civil power; and a people may be bound to comply with this demand, when it is confiftent with their fafety; but if it is not, they are not bound to fuffer any immoderate or dangerous power, which may be employed for enflaving them, to remain in'any one's hands; much lefs in thofe who had, by an abufe of power in oppreffing them, forfeited their right. Where a people is in no fuch danger, it may be the humane part to reftore to their depofed rulers their whole antient fortunes, or even to enlarge them, that they may fubfift in a ftation fome way near to that dignity to
which the rafh deed of the people had raifed them, and Cnap. 5 . enured their minds.
V. When numbers of men are thus united into $A$ pectic $t$ te focieties under one government for a common inte-rall fertron with reft, thefe focieties are naturally conceived as one per- $\begin{aligned} \text { rights andid } \\ \text { gititi- }\end{aligned}$ fon, having their feveral rights and obligations, diftinct from thofe of the individual members of them. Thus a fociety may have property in goods, and other rights, about which no individual member has any right to tranfact, without commiffion from the whole, or thofe whom the whole have entrufted with the management of them. The fociety may incur debts, and other obligations, to be difcharged out of the publick ftock or goods, and not out of the private fortunes of the members. The fociety as one perfon may be bound by contracts, and by almoft all thefe caufes of obligation which bind individuals, fuch as thefe quafi ex contractu and from damage or injury done. And in general, the common laws of nature, which bind individuals, bind alfo focieties, as to abftaining from injuries, either to individuals not in the fociety, or to other focieties, as to faith in contracts, as to the rights of violent defence and profecution, and as to cafes of extraordinary neceffity. For as the perfons who unite in the feveral focieties were antecedently in natural liberty and equality; the feveral fociecies formed by fuch perfons are with refpect to each other in the fame ftate of natural liberty; and almoft all the fame general rules fhewing what conduct is humane and conducive to the general good from individuals toward

Vol. II.
Gg.

Boor III individuals, hold alfo as to the conduct of one fo$\simeq$ ciety toward another. So that the law of nations, as far as this term denotes a fyitem of obligatory rules, is very much the fame with the laws of nature in refpect of individuals. As to fmaller focieties formed within a greater, by men previoufly fubject to the greater, they are alfo decmed as moral perfons, but not in natural liberty; having all their actions cognifable by the common power which prefides in the greater fociety, and limited by its laws. There are indeed fome rules diftinct from the law of nature, or the neceffary and univerfally obligatory laws of nations, founded on frequent cuftom and tacit convention, of which we fhall treat hereafter.
V. The feveral powers which muft be conveyed to governors in civil polity are commonly divided into the * greater civil powers, which are alfo called the effential parts of fupreme power; and the $\dagger$ leffer powers, fuch as are not effential to civil polity.

The effential parts are fometimes fubdivided into the $\ddagger$ internal, or fuch as are to be exercifed among the fubjects within the fociety iffelf; and the tranficut or external, fuch as are exercifed toward foreign nations, or different and independent fates. As the defign of civil power is both to promote peace and happinefs, with an undifturbed enjoymient of all their rights, to the fubjects, by a good order at home, and to defend the whole body and all its members from

[^54]
## The Parts of Civil Power.

any foreign injuries; and to procure them any advan- Chap. 5. tages that may be obtained by a prudent conduct toward foreigners.

The powers to be exercifed within the fociety are the liginifitu. $^{\text {a }}$ thefe, $I$. That of directing the actions of the fubjects for the common good by laws requiring and rewarding whatever is requifite for this end, and prohibiting the contrary by penalties ; determining and limiting more precifely the feveral rights of men, appointing proper methods for transferring or conveying them, as the general intereft may require, and even limiting their ufe of them for the fame general purpofe.
2. Another power of the fame clafs is that of ap- Tise cerying of pointing in what manner and what proportion each one fhall contribute toward the publick expences out of his private fortune by paying taxes, tribute, or cuftoms, as the ftate of the people will admit. Thefe two branches of power are commonly called the legiflative.
3. The power of juriddiction civil and criminal in the crecative deciding all controverfies among fubjects about their masijrates. rights by applying the general laws to them, and executing the penalties of the laws upon fuch as are guilty of crimes which difturb the peace of the fate. And for this purpofe appointing proper courts of justice, and judges civil and criminal, and inferior magiftrates and officers to take care of the proper execution both of the ordinary laws and of the fpecial

$$
G g_{2}
$$

Boor Ill.orders of ftate given by the fupreme governors: this is ordinarily called the executive power.
4. The powers to be exercifed toward foreigners maling near, uti are thefe two ; the firft, that of making war for defence
treaties
 the fubjects to military fervice, and appointing proper officers to conduct them. And the fecond, that of making treaties, whether fuch as fix the terms of peace after a war, or fuch as may procure allies and confcderates to affift in it, or fuch as without dny view to war may procure or confirm to a ftate and its fubjects any other advantages, by commerce, hofpitality, or improvement in arts: and for this purpofe the power and right of fending ambaffadors or deputies to concert fuch treaties with thofe of other nations. All thefe powers fome auchors include under one ogeneral name, though farce expreflive enough of them, the * federative, including the power of war as anne catame well as peace.
VI. Thefe powers muft neceffarily be committed to governors in every civil ftate, and they hold them in that extent which the original contitution or the fundamental laws have appointed. But, as we fhewed that fome extraordinary cafes of neceflity give fometimes to private perfons in natural libercy a right to recede from thefe laws which bind them in all ordinary cafcs: 'tis the fame way with the governors of ftates, that in extraordinary cafes they muft have fome

[^55]
## The Parts of Civil Power.

extraordinary powers, beyond the common limits of Chap. 5 . the law, when thefe powers are neceffary for the general fafety, or for fome very important advantage to the publick. *Such powers are in every ftate, even in thofe where the laws moft rigidly fecure to each fubject his liberty and property, and extend over the labours and goods of the fubjects in great exigences, efpecially in thofe of war. Thus the lands of any fubject may juftly be taken by the ftate when they are neceffary for fortifying fome important harbour, or city, or narrow pafs. The fhips of fubjects may be taken for tranfporting of forces, fo may their provifions too or military ftores whether they agree to part with them or not. And, as we fhewed in the cafes of neceflity, which may juftify fome fingular fteps taken by private perfons, that one who ufes this plea for his own behoof is always obliged to compenfate damages done to others; much more is a ftate obliged to compenfate, out of the publick ftock, to any of its fubjects whatever lofs he fuftains, beyond the fhare he fhould have borne along with the reft of his fellow-fubjects, by any fuch extraordinary fteps neceffary for the publick good. Such extraordinary rights extend over life as well as property.
VII. The fmaller civil powers commonly vefted in vile pewernller cithe fupreme governors are not of fuch neceflity to civil polity; fome of them may be awanting altogether. in a ftate, or may remain in the whole body, and not

[^56] fines and forfeitures for the fupport of perfons in fupreme power; the right to all wrecks or valuable goods found when the proprietor is unknown, and to certain forts of mines. The rights or powers of conferring dignity or honours, of coining money, of legitimating children, of pardoning perfons condemned, or changing the punifhment ; of giving protections to debtors, and fuch like. Thefe are generally vefted in the prince in all monarchick governments, and in the fenate, or in fome prefident of it, in the ariftocratical; and by them deputed to others.
All indepere: VIII. Political bodies, whether great or fmall, if dent fates arc in natural liberty in refpect of others. they are conftituted by a people formerly independent and under no civil fubjection, or by thofe who juftly claim independency from any civil power they were formerly fubject to, have the civil fupremacy in themfelves; and are in a ftate of equal right and liberty with refpect to all other ftates whether great or fmall. No regard is to be had in this matter to names; whether the politick body be called a kingdom, an empire, a principality, a dukedom, a country, a republick, or free town. If it can exercife juftly all the effential parts of civil power within itfelf, independently of any other perfon or body politick; and neither of them has any right to refcind or make void its actions; it has the civil fupremacy how fmall foever its rerritory be, or the number of its people; and has all the rights of an independent ftate.

## The Parts of Civil Power.

This independency of ftates, and their being dif- Chap. 5 . tinct politick bodies from each other, is not obftructed by any alliances or confederacies whatfoever about wot def feresed ty exercifing jointly any parts of the fupreme power, fuch ${ }^{\text {corfederaciss. }}$ as thofe of peace and war, in leagues offenfive and defenfive. Two ftates, notwithftanding fuch treaties, are feparate bodies and independent.

They are then alone deemed politically united, sylcarsoffates. when fome one perfon or council is conftituted with a right to exercife fome effential parts of the fupreme power for both, and to hinder either from exercifing them feparately. If any perfon or council is impowered to exercife all thefe effential powers for both; they are then one ftate, and an entire coalition is made, tho' the feveral parts of this fate may retain their antient laws and cuftoms as to all private rights; fince thefe are all authorifed for the feveral parts by the power which is fupreme over the whole. But when only a fmall fhare of the fupreme civil power is vefted in one perfon or council for both, fuch as that of peace and war, or of deciding controverfies between two fubjects of different ftates, while each of the two ftates within itfelf exercifes independently all the other parts: in this cafe they are called a fyftem of ftates. And in thefe fyftems greater numbers of fmall flates are fometimes united. Such fyftems arife when the king of one kingdom fucceeds alfo to another, having in both fome parts of the fupreme power which he can exercife alone: or when there is a mutual agreement of feveral fates to confitute a common council, fuch as

Boor III. was among the Achaian flates; whence thefe fyftems $\backsim$ are called by fome authors Achaick confederacies.

## C H A P. Vr.

## The feveral Forms of Polity, with their principait Advantages or Difadvantages.

Thrce fimple forms.

${ }^{1} \cdot \mathrm{~A}^{\mathrm{C}}$Ccording as thefe effential parts of civil power are committed either to one perfon, or to fome council or affembly, there are different forms of polity: of which fome are wifely adapted to the intereft of fociety, and are thence to be called regular; others are ill contrived for this purpofe, and are irregular.

When all the parts of the fupreme power are committed to one perfon, 'tis called Monarchy; when they are committed to a council, if the council confift of a few perfons of eminence, 'tis called an Ariftocracy; if to an affembly of the people, or of fome deputies chofen by them, it is called a Democracy, and thefe are the three general claffes of fimple forms.

How matters are determined by a councill or ${ }^{8}$ fenbly.

In thofe forms where power is committed to a council, 'tis always underftood, where there is no fpecial limitation in the conftitution, that the majority of the council have the right of determining all matters propofed. And that that is the will or deed of the council which has the plurality of votes. 'Tis however exceedingly convenient that a certain number or quorum be determined who muft be prefent to make this council the proper reprefentative of the
whole body; otherwife different fmall cabals at diffe- Chap. 6. rent times may make the moft contrary decrees. There is another limitation highly prudent, that in affairs of great importance more than a bare majority fhould be requifite; fuch as two-thirds, or three-fifths: particularly in altering any of the antient laws, or in condemning any perfon impeached. Precaution fhould alfo be taken againft an obvious fallacy in all queftions or ftates of votes with three members; in which there may be more votes for one fide of the queftion, than for either of the other two, and yet thofe for the other two fides may together be almoft double the number of that majority. Thus in a council of an hundred, there may be thirty-four for one fide and thirtythree for each of the other two, and yet without fome precaution in the conftitution, thirty-four may determine a point againft the inclination of fixty-fix. Such queftions may generally be reduced firft into a fimple queftion of two parts, and when one of thefe is determined it may be fub-divided again into another queftion of two parts if neceffary. In like manner in elections to offices, where there are three candidates, there fhould always be a vote previous to the decifive one; to try firft what two of the three candidates have the greateft number of votes; and he who has the feweft fhould be left out in the decifive vote to be put between the other two candidates.
II. Each of the three general claffes of forms have many inferior fpecies with moft important differences. Monarchy is cither abfolute, when the whole admini-

Boos III. ftration is committed to the prudence and integrity $\sim \sim$ of the prince, without any other reftrictions than thofe always to be underftood in civil power from the very end of it: or limited, where by fome original laws in the very conftitution or conveyance of the power the quantity of it is determined, and limits fet to it, with refervations of certain publick rights of the people not intrufted to him ; and yet no court or council conftituted which does not derive its power from him. Again, Monarchy may be either bereditary or clective; during life, or for a certainterm.
The frecies of Ariftocracy, or the power of a fenate, admits like whilicrack. variety: it is either abfolute or limited; or temporary, where the fenators fit only for a certain term in the fenate, and then return to a private condition, or perpetual during life. It may be either bereditary, where the reprefentatives of certain families are fenators; or clective, where either at certain periods the whole fenate is chofen, or vacancies fupplied, as they happen, by election; and this is done either by * creation or a popular election, or by co-optation of the fenators; and thefe in many different ways. Sometimes a certain fortune, or the poffefling certain lands entitles to a feat in the fupreme council $; \uparrow$ and this Arifotle calls an Oligarchy.
Demmeracisof : Democracies too are of very different kinds. Somedijiverut tials. times all the free men of the flate with equal right of

[^57]fuffrage make the fupreme affembly. Sometimes a Cirap. 6. few'deputies are chofen annually, or at certain periods, either by a whole people at once; or each of the feveral fmall diftricts inco which a people is divided have a right of returning a certain number of deputies to the affembly. Sometimes a certain fortune or eftate is requifite to entitle to a vote in the affembly, or to a vote in chufing deputies or reprefentatives. Sometimes a part chofen by lot conftitutes the fupreme affembly: fometimes where all have votes yet their votes are not of equal effect, but * being divided into certain claffes, and thefe fub-divided into centurics, or fmaller claffes, not according to their numbers, bur rather their wealth, matters are determined not by plurality of fingle votes, but by the plurality of concurring centuries; tho' in one century there be far greater numbers than in others. Thefe are the principal models of the fimple forms.

The complex forms are innumerable according as ${ }^{\text {comple fry funs }}$ Monarchy of any of the above-mentioned kinds is combined with fome of the feveral forts of Ariftocracies, or Democracies, or with both. And further diverfities may arife according as the feveral effential parts of fupreme power are entrufted differently with the prince, the fenate, or the popular affembly. And thus the variety is endlefs, as one may fee in Ariftotle's politicks and Harrington.
III. To enable one to compare the feveral forms, The men invand $j$ the moll and judge of the moft convenient, we fhall premife mazims.

* The Connitia Centuriata of Servius Tulliur.

Hh 2

## 244 Several Forms of Civil Polity.

Boos III.fome general maxims of great importance, and then $\backsim$ make fome fpecial remarks upon the conveniencies and inconveniencies of the feveral fimpler forms which muft be parts in every complex one.
Fant grand och
zant ges
to
be I. 'Tis obvious that when by any plan of policy suarid. thefe four advantages can be obtained, zvifdom in dif: cerning the fitteft meafures for the general intereft; fidelity, with expedition and fecrecy in the determination and execution of them, and concord or unity ; a nation muft have all that happinefs which any plan of polity can give it; as fufficient wifdom in the governors will difcover the moft effectual means, and fidelity will chufe them, by expedition and fecrecy they will be moft effectually executed, and uniry will prevent one of the greateft evils, civil wars and feditions. The great neceffity of taking fufficient precaution againft thefe mifchiefs of factions and civil war leads moft writers in politicks into another obvious maxim, viz.
Thent 2. That the feveral parts of fupreme power if namisumed they are lodged by any complex plan in different fabjects, fome granced to a prince, others to a. fenate, and others to a popular afembly, there muft in fuch cafe be fome nexus imperii, or fome political bond upon them, that they may noe be able or incline to act feparately and in oppofition to each other. Without this, two fupreme powers may be conflituted in the fame ftate, which may give frequent occafions to civil wars. This would be the cafe if at once both the fenate and popular affembly clamed the legiflative
power; as it happened in Rome after the tribunes held Chap. 6. affemblies of the plebeians without authority of the $\sim \sim$ fenate, and obtained that the decree of the plebeians fhould have the force of laws, while the fenate inf1fted upon the like force to their decrees. The like was the cafe in many nations of Europe, while the ecciefia-ftick ftate pretended to make obligatory laws, and exercife certain jurifdictions, independently of the civil. If therefore the feveral effential parts of fupreme power are diftributed among different perfons or courts, they muft have fome ftrong bond of union. If a prince has the executive, and the power of peace and war, while another body has the legiflative, the power of raifing tributes muft be at leaft neceffarily fhared with the legiflative council, that it may nover be the prince's intereft to make war without their concurrence: and the prince muft have a fhare in the legiflative. Without fuch bonds laws might be enacted which the prince would not execute, or wars entered into which the nation would not fupport.

But there is no fuch neceflity that all the parts of No neceftit the fupreme power fhould be committed cither to one seallin ine perperfon or one council. Unity may be preferved other-cil ways. And other interefts of the ftate may require that they fhould be divided.
3. Another maxim is equally cortain from reafon Propery the and the experience of all nations, "That property, frivil poveror " and that chiefly in lands, is the natural foundation " upon which power muit reft; tho' it gives not any " juft right to power." Where there is property there

Bоок III.numbers of men can be fupported, and thei $r$ aff fianc obtained as they can be rewarded for it: and where they cannot be fupported and rewarded, their afliftance is not to be expected. When power wants this foundation, the fate muft always be reftlefs, fluctuating, and full of fedition, until eicher the power draws property to itfelf, or property obtains power. Men who have property, and can therefore obtain force, will not be excluded from fome fhare of power. And men in power will exert it one way or other in obtaining property to fupport themfelves; which muft occafion convulfions in a ftate. Pure Monarchy will never continue long without crown-lands, or hereditary previnces, where the lands are either the property of the prince, or he has a power over them equivalent to property. 'Tis true, that to fupport Monarchy, or the power of a few, it is not neceffary that the menarch or the cabal fhould have near one half of the property. A much fmaller fhare will be fufficient where the counfels are united as they are under a prince or a cabal of a few; and may be an over-match for double or treble the property difperfed among fuch multitudes as feldom can unite in their defigns, or in the meafures fubfervient to them. But ftill the maxim holds, that without a large fhare of property fuch power cannot be ftable.
=. Arifocray. An hereditary Ariftocracy in like manner fhall be expofed to conftant feditions and fluctuation, unlefs a very large fhare of the lands are the property of the fenators. As the fenators themfelves are often of dif-

## Several Forms of Civil Polit

ferent fentiments and defigns, there is not fuch unity Chap. 6. of council as in Monarchy ; and therefore a larger fhare of property in their hands is neceffary for the ftability of that form, than is neceffary to be in the monarch for the ftability of the Monarchy. If they have not near an half of the property, there may be an intereft and a force fufficient to controul them, and change the form of polity.

A Democracy cannot remain fable unlefs the pro- ${ }^{-}$. In Durursor perty be fo diffufed among the people that no fuch cabal of a few as could probably unite in any defign, fhall have a fund of wealth fufficient to fupport a force fuperior to that of the reft. And in the feveral complex forms of polity there muft fome fuitable divifion of property be obferved, otherways they fhall always be inftable and full of fedition; when power has its natural foundation of property it will be lafting, but may, in fome forms, be very pernicious and oppreflive to the whole body of the people; and it muft be the more pernicious that it will be very permanent, there being no fufficient force to overturn or controul it. And this fhews the great care requifite in fettling a juft plan, and a fuitable divifion of property, and in taking precautions againft any fuch change in property as may deftroy a good plan: this flould be the view of Agrarian laws.
4. As'tis manifeft that in Democracies, and in all 4 Demerratide Democratick affemblies truly chofen by the people, tart resyifie in and united in intereft with them, there muft ever be a faithful intention of the general interelt, which is the

Bo oк III. intereft of the whole affembly; no conftitution can be good where fome of the moft important parts of the civil power are not committed in whole or in part to fuch an affembly, which ever muft be faithful to that intereft for which all civil polity is deftined. And confequently when the fituation of the people, their manners and cuftoms, their trade or arts, do not fufficiently of themfelves caufe fuch a diffufion of property among many as is requifite for the continuance of the Democratick part in the conftitution ; there fhould be fuch Agrarian laws as will prevent any immoderate increafe of wealth in the hands of a few, which could fupport a force fuperior to the whole body. 'Tis in vain to talk of invading the liberty of the rich, or the injury of ftopping their progrefs in juft acquiffitions. No publick intereft hinders their acquiring as much as is requifite for any innocent enjoyments and pleafures of life. And yet if it did, the liberty and fafery of thoufands or millions is never to be put in the ballance with even the innocent pleafures of a few families; much lefs with their vain ambition, or their unjuft pleafures, from their ufurped powers on external pomp and grandeur.
No opprefire For the fame reafon, all thofe groundlefs partitionpritilges fionld
bcllowed toreng
wall -erders of men. profit to certain families or certain orders, ought to be prevented or broke down; as they are both the occafions of immoderate and dangerous wealth in thefe orders; and give the jufteft caufes of indignation, refentment, and fetting up of a feparate intereft, to all
thofe who are thus unjuftly excluded. Thus we fee Chap. 6. that Rome was never at reft till the brave and popu- $\sim \sim$ lar among the plebeians obtained accefs to the higheft offices in the ftate, contrary to their old unreafonable laws. The general good of all is the end of affociating, and not the grandeur of a few. If certain orders muft reap all advantages, they fhould make a ftate by themfelves, without other orders united with them.
5. Tho' 'tis not poffible to fix upon any one number of perfons or families as the very beft for a political union, yet we may fee plain reafons why certain numbers are too fmall, and others too great. For it ${ }_{\text {Some too graas. }}$ is plain on one hand, firft, that the greater the numbers united are, the greater muft be the danger that the vigilance of magiftrates fhall not extend to them all for protection and improvement of their condition; and that many arifing diforders fhall not be remedied. And then the tumults and convulfions of fuch great bodies fhall be more terrible and calamitous, as greater multitudes are involved in them.

Again, 2. The greater the multitudes are which thus unite into one ftate, the number of ftates into which mankind are cantoned muft be fo much the fewer, and confequently a fmaller number of mankind can arife to eminence, or have opportunities of exerting their abilities and political virtues, or of improving them for the benefit of mankind. In fome vaft flates confifting of many millions, there is but a fmall number who are admitted to the fupreme councils, or have any confiderable fhare in the adminiftrati-

Воок III. on. The reft are either wholly excluded, or have no other fhare than blindly obeying the orders of their fuperiors. If the fame multitude had been divided into many fmaller ftates, there had been room for many men of finer genius and capacity, to exert their abilities, and improve them by exercife in the fervice of mankind; whether by forming men to virtue, cultivating in them all focial difpofitions, and training them in publick offices civil or military; or in improving the ingenious arts. Accordingly we find that all virtues and ingenious arts flourifhed more in the little ftates of Greece than in any of the great empires.
onterstoo fuall. But on the other hand, I. The numbers muft be fo great as to be eafily fuperior in force to any fuch bands of the manifeftly and avowedly unjuft as may probably unite together. In fate-factions, upon fome fpecious tho' falfe views of right, valt numbers may unite, efpecially in the greater ftates: this fhould be prevented by a proper plan of polity. But feldom do thoufands of robbers or pirates unite for avowedly unjuft depredations, and yet a thoufand families would fcarce be fufficient to refift fuch bands of robbers as might be apprehended.

Again, 2. There are many grand and ufeful defigns of great and lafting advantages in life, which require both great wealth and a great number of hands. Such as clearing forefts, draining marthes, maintaining foreign commerce, making harbours, fortifying cities, cultivating manufactures and ingenious arts, and encouraging the artizans.

But 3. Whatever numbers might have fufficed for Chap. 6. the full improvement of human life, before any great ftates had arifen in their neighbourhood, and been therefore large enough for forming little ftates; yet after a great empire is formed, much larger numbers are requifite in the ftates around it, and it immediately becomes advifable for many fmall ftates to unite in a large one; or to form fome frongly united fyftem, that they may be able to refift the over-grown empire. This is feldom done fuccefsfully by common leagues or alliances; little jarrs and fufpicions may make their alliance of little effect. And feldom do they all exert themfelves as vigoroully as they would do after an entire coalition, or after fome fyftem formed fo ftrongly as to come near to a compleat coalition.
6. As fome extraordinary dangers in natural liberty may juftify fome extraordinary meafures; and as $\mathrm{as}^{\text {rizht for futurre }}$ in civil fociety it may be perfectly juft to fet limits even to fuch acquifitions as are not to be made injurioully, but may hereafter prove dangerous to the community; fince a more extenfive intereft of mankind is always to limit and controul the lefs extenfive: it may in like manner be perfectly juft in neighbouring ftates to put an early check to any dangerous power arifing. If they fee any ftate artfully modelled for conqueft or for opprefling their neighbours, and keeping a-foot fuch military difcipline and force as they cannot be fecured againft, confiftently with the allowing their people to follow their honeft and innocent occupations, or without valt expences; they

Boor III. have * juft right to free themfelves from thefe dangers at once before they grow too great, by breaking the power of that ambitious neighbour, or by obtaining fuch fecurity as fhall be fufficient for their fafety, fuch as the furrendry of fortified places, or the demolifhing them: or any other fecurity the leaft oppreflive that fhall prove effectual for their fafety.

The polity frould
7. We laftly obferve once for all, that in contriving ${\underset{c}{\text { prevertahyseof }} \text { power }}_{\substack{\text { b } \\ \text { bai }}}$ of civil polity no account is to be made of what good bands. men in power would do in any plan: good and wife men invefted with power in any plan would promote effectually the general happinefs. The grand point is " to prevent mifchief to the ftate, or its members, " even when power comes into bad hands," as no human wifdom can fee into an hypocritical or changeable heart ; and in all plans bad men may come into power. But there may be fuch contrivances in the polity as may reftrain their evil intentions, as may remove temptations to abufe their power; or at leaft may take away all hopes of fuccefs, and of finding their intereft in abufing it.
IV. We proceed to the more fpecial remarks upon the peculiar advantages and difadvantages of the feveral fimpler forms. And firft, Monarchy almoft of every kind has thefe advantages that it naturally promotes unity, and can execute its defigns with expedition and fecrecy. Rebellions may arife againft any forts of governors; but, as the whole power in Monarchy is committed to one; there is no door open-

[^58]ed in the very plan to fedition. And one perfon al- Chap. 6. ways prefent to exert his power may do it with more expedition, as well as fecrecy, than any council of many. In elective Monarchies, if the plan of election be tolerable, there is pretty good fecurity for wifdom in the governor. But by this plan there is no fecurity for fidelity; and very little for unity. As the crown does not defcend to the pofterity of the elective monarch, he will ever be attempting to alter the conftitution; or if he defpairs of fuccefs in this defign, his next will be to * enrich and aggrandize his own family, by all manner of exactions from his fubjects. And tho' concord may be preferved during his life, on every. new election there muft be great danger of a civil war.

In hereditary Monarchies there may be lefs dan-Herctiery ne. gers of civil war, and more fecurity for fidelity; as narth. the grandeur of the prince's family depends on the profperity of his country. But this is often over-looked by imprudent princes, who may take the mof oppofite meafures, by giving themfelves up to luxury and pleafure, or amafling wealth; breaking the fpirits: and ruining the fortunes of their fubjects, and oppreffing all eminent virtue and love of freedom as dangerous to themfelves and their families. Thus the fecurity for fidelity is but fmall, and there is none at all for wifdom or political abilities in men educated from their infancy in that elevation of fortune, where a conftant deference is paid them inconfiftent with all

[^59]BоокIII. candid advifing or reproving, all expreffing of diflike at what is wrong in them; no wonder that uncontroulled paffions arife, that fuch ungoverned minds lofe all equitable difpofitions toward their fellow-creatures, for whofe intereft they are intrufted with thefe powers; and grow incapable of felf-government, or of any vigorous application either to the publick interefts or their own. Such perfons muft generally be made a prey or a property to fawning and artful fycophants.

Could wifdom and fidelity be infured, no form
Limited Mo. narchies better than alfolute. (1 But there can be no fuch fecurity in any hereditary office. In Monarchies only limited by laws without any council fharing with the prince in any parts of the fupreme power, there are pretty much the fame dangers, both of imprudence and feparate intereft of the monarch. But the right of refiftance will be more manifeft to the whole people; and there will readily be a more general concurrence of the people to preferve their rights by juft violence, whenever the prince invades any of thefe that are exprefly referved by fundamental laws, than where there are no fuch limitations. In this form indeed there is a door open to perpetual ftruggles; as the prince will always be attempting to enlarge his powers, and the people watching againft it.
 $\underbrace{\text { ged in a council of men of eminent ftations or for- }}_{\substack{\text { fatracis, } \\ \text { putut } \\ \text { sims, orex. }}}$ perchitu, cr fild tunes, one may fometimes expect fufficient wifdom.
and political abilities to difcern and accomplifh what- Chap. 6 . ever the intereft of the fate may require. But there is no fecurity againft feditions and civil wars. Nor can this form fecure fidelity to the publick intereft, or admit of fecrecy and expedition. The views of a corrupt fenate will be aggrandizing themfelves and their families by all oppreffion of the people. In hereditary fenates thefe evils are moft to be feared, and the majority of fuch bodies may fometimes want even political wifdom. Among men born in high ftations of wealth and power; ambition, vanity, infolence, and an unfociable contempt of the lower orders, as if they were not of the fame fpecies, or were not fellow-citizens with them, too frequently prevail. And thefe high ftations afford many occafions of corruption, by floth, luxury, and debauchery. An unmixed hereditary Ariftocracy muft be among the very worft forms, fince it neither fecures wifdom, fidelity, unity, nor fecrecy.

In a council of fenators elected for life by the people tise chtivear or by any popular intereft, there is better fecurity both for wifdom and fidelity. 'The people, tho' not the beft judges of abilities, yet follow at leaft the character for wifdom, which wife men generally obtain. And fuch fenators muft be excited to fidelity, both by gratitude to their electors, and by their defire of popularity, and influence in any future elections, that they may carry them for their friends. But there is no fecurity againft difcord and fedition in fuch a council. And ambitious views of enlarging their:

Bоов III.wealth may make the fenators unfaithful to the popu* lar interefts.

When new members are admitted by co-optation, the fenate may turn into a dangerous cabal, without any of the advantages defirable in civil polity, and attempt to make their office hereditary. But when fenators are elected by the people, and continue in office only for a flort term, after which they return to the fame condition in point of right with the populace, fuch a fenate is more properly called a popular affembly , and the polity is a Democracy. In this form fidelity and wifdom are abundantly fecured: but it lies open to feditions, and cannot be fpeedy or fecret in the execution of its defigns. This model can only be called Ariftocratick when the people are confined to elect the fenators out of certain eminent families; and even fo it is not one of the fimple forms, fince the creation of magiftrates, one of the effential parts of fupreme power, is lodged with the people.

This limitation however of a people in their elections to certain orders, or to fome eminent families, will always raife two grand factions with feparate interefts. The wife, and brave, and ambitious among the plebeians will ever be making ftrong efforts to break down this partition and obtain accefs to the fenate, and feditions can fcarcely be prevented. $\dagger$
$\dagger$ Moft of thefe remarks upon Ariftocracies one fees confirmed by the whole firt Decad of Livy, which Machiavel juftly chofe as the fund of his political obfervations. When fenators are entitled to be elected by a certain degree of wealth, Ari-

[^60]VI. In all forms of Democracy one may be fure Chap. 6. of fidelity. The popular affemblies always defire the $\widehat{\text { All Demorra- }}$ good of the whole as it is their own. But where the cies are fititfut. whole power is lodged in fuch affemblies, without any otecr ryfers. check or controll by a prince or fenate, there is no fecurity for wifdom, unity, or fecrecy. This is obvious where all the free men meet in the affembly, there is no hope of wifdom, no avoiding feditions, no ftability of councils. Sufpicion and envy can be raifed, by artful felfifh demagogues, againft all virtue and eminence, even where there is the greateft need for them. Their refolutions are fometimes extravagantly bold; and again, when a pannick is raifed, abjectly timerous.

When the power is committed to a numerous af $\frac{A \text { deuncil of }}{\text { of }}$ fembly of popular deputies or reprefentatives for a pertics the tou de to fhort term; equal fidelity may be expected, if they are ${ }^{\text {fort. }}$ fairly elected by a popular intereft, and much more wifdom and ftability: and yet there is no fecurity here againft faction and fedition; and, as the humours of a people change at the different elections, there may be too much inftability.

Electing by the lot as it excludes all briguing and the bef forms bribery, fo it excludes all prudence in the choice, and ${ }^{\text {ff celesiouss. }}$ all regard to merit: unlefs there be firft a leet, or fmall number of candidates for each office, chofen by fuffrage, and then one of this number determined by lot; conftituting the fupreme affembly fo that matters are determined by plurality of centuries and not of fingle fuffrages, may caft the power much into the

```
Vol. II.
K k
```

Bоок III. hands of men of fuperior $\dagger$ ftations and knowledge, $\sim$ but gives no fecurity againft feditions.
VII. From thefe reafonings it appears that none of safe. thefe fimple forms can be fafe for a fociety. If thefe deferve to be called the regular forms which are wifely adapted to the true end of civil polity, all the fimple forms are to be called rather rude and imperfect. Complex forms made up of all the three will be found the beft and moft regular according to the general doctrine both of $\ddagger$ antients and moderns. 'Tis'little to the honour of any form, and of little confequence to fhewing it to be a juft or prudent, or facred and venerable one, that it was the antienteft, or prevailed in the earlieft ages. There is no human contrivance that we could lefs expect to be brought to perfection at firft, or in a fhort time and upon little experience, than that of civil polity; as the fettling it well muft require the greateft wifdom and experience. The argument of antiquity would recommend to us to return again to dens, and caves, and beafts skins, and accorns, or wild fruits of the earth, inftead of our prefent houfes, food and cloathing. A rude artlefs plan might fucceed well in earlier days while more of the earlier fimplicity and innocence of manners was preferved. But, when luxury and corruption of manners

[^61]vine and fuperior to all others in perfonal virtues. Zeno was of the fame opinion. Sce Laert. in Zenone. So Polybius, Hif. p. 628 and 63 8. Dionys. Halicar. Antiq. l. ii. Cicero apud Nor:. Marcel. de verb. frô. 4.292. Tacit. Amm. 4.33.
crept in, men would foon find the neceflity of more Chap. 6. artful polities.

Of the complex or mixed forms there is an end- complex firms lefs variety, according as the feveral parts of fupreme power may be differently lodged in the Monarchick, Ariftocratick, or Democratick bodies of the feveral fpecies above-mentioned. Many of thefe varieties are confidered in the fourth, fifth, and fixth books of Ariftotle, and in Harrington, with the natural caufes and occafions of changes and of ruin. We fhall only fuggeft fome general remarks upon the propereft manner of combining thefe feveral fimpler forms into a complex one.
VIII. To preferve the Democratick part, we ob- the wifants
 contrivance that would prevent any dangerous degree of wealth coming into the hands of a few. No precife fum can be fixed as the higheft. Different ftates may admit of different degrees of wealth without danger. If the agrarian law limits men to too fmall fortunes; it difcourages the induftry of the more able hands in trade or manufactures. If it allows too much wealth, fome cabal of potent families may enflave the reft. Without any fuch laws fome mixed ftates are fafe, provided the lords can fell their eftates, and trade and manufactures flourifh among the plebeians; and they have accefs to the places of greateft profit and power. By thefe means, without any law, wealth may be fufficiently diffufed.
2. 'Tis of great advantage in every form that the $\begin{gathered}\text { A god dyomatac } \\ \text { ry }\end{gathered}$ Kk 2

Bоок III. common farmers or husband-men have good tenures; not fuch as fhall maintain them in floth or afford fervants to do all labour for them; but yet fuch as will yield a plentiful fupport to the laborious and induftrious; that they may live happy, and have ftrength of body and mind for defence of themfelves and their country againft domeftick tyrants or foreign invaders.
3. The fafeft popular affembly in a mixed form is that of deputies or reprefentatives proportionally and fairly elected for a certain term. In fuch affemblies the number of deputies from the feveral diftricts fhould be proportioned to the number of people and their wealth in the feveral diftricts. A conftant door to corruption muft be open if fmall or poor diftricts and cities have reprefentatives quite beyond the proportion of their wealth to the reft, and of the fhare they bear in the publick burdens; befides it is a manifeft iniquity to the greater diftricts. And the manner of election fhould be fuch as excludes bribery and corruption, otherways they are not true reprefentatives of their diftricts. In fuch an affembly there muft be undoubted fidelity, and therefore the largeft fhare of the legiflative power fhould be committed to them. If fuch affemblies are lefs fit for deliberating, debating, concerting, and propofing laws, they fhould have the chief power of enacting; as they will never incline to enact what they do not judge ufeful to the whole body, fince whatever is oppreflive or hurtful to the people mutt be fo to themfelves.
4. To prevent feditions in the popular affembly and Chap. 6. the inftability of its councils and meafures,'tis generalA fenate ne. ly convenient that there be a fenate of a few; which, be-ceflory witt ibe ing elected by the people or by a popular intereft, upon ${ }^{\text {power }}$ ing ond propeo character for eminent abilities, fhould have the whole rating, of jurifis right of deliberating, concerting, and promofing laws tion of magis. right of deliberating, concerting, and propofing laws trates. or decrees to the popular affembly: and fhould continue only for a limited term, changing by rotation, and not all at once: a fenate thus conftituted might fafely be entrufted alfo with the higheft jurifdiction, or judging of all caufes in the laft refort, and with the creation and election of magiftrates and officers civil and military, at leaft they fhould have a large fhare in fuch creations. There would be little caufe to apprehend their having any views oppofite to the popular intereft; fince after a few years they and their families fhall be in the fame condition with the populace in point of right: and all their hopes of re-election after the limited periods, muft depend on their good character with the people. Such a fenate would be the beft judges of the abilities of men for important offices.
5. In all fenates, councils, or affemblies to be elected for a certain term, a rotation is of great ufe, by leceraranameste sofect which a third or fourth part only goes out at one time ${ }^{\text {ces }}$ and their places then are fupplied. Suppofe this happens annually, or every fecond year, a majority ftill remains of old members, fuch as are well acquainted with the reafons of all meafures formerly concerted; and are enured to publick bufinefs; and yet dangerous

Boor III. cabals may be prevented or broken; and new able characters are brought to light, and find opportunities of exerting their abilities in the publick fervice: and the ftate gets more hands whom it can truft in any important affairs civil or military; nor is it diftreffed by the death or treachery of thofe formerly employed; nor is there fuch envy and difguft raifed by this method in the body of the people, or in the greater families, as when a fmall cabal of men engrofs for a long time all the offices of profit and power. Not to mention the dangers to be apprehended to any free ftate from the long continued power of a few, which begets in them infolence, and fuch ambitious views as they never would have entertained had the term of their power been limited by law.

Magifirates frould bave fixed geriods.
6. The like reafons fhew the advantages of making all magiftacies annual, or, if that term be too fhort for fome great defigns, of limiting them at leaft to a certain fmall number of years. This regulation may fometimes deprive the ftate of the fervices of fome men of fingularly great abilities, and yet not generally. Thofe who go out of office by a fixed law are not affronted; their fucceffors may often obtain their council and afliftance. And where fuch laws have obtained for any confiderable time, there will be confiderable numbers of men of diftinguifhed abilities and experience for the feveral offices civil or military. The hopes of the fate need not depend on one alone; there would be no diftrefs by the death of one. And each magiftrate would be more zealous to do publick fer-

## The bed Plans.

vices in his turn, that he may obtain honour and po- Chap. 6. polarity, and thus fecure his reelection as food as the $\sim \sim$ laws permit. Longer military command may be more fuccefsful in the ambitious views of conquering. But fuch defigns feldom increafe the happiness of the victorious fate ; and they create a great deal of unmerited mifery to others; all fuch views are wicked and unjust.
7. To prevent editions in either of thee affem-
 attempts to alter the conftitution by the one's invading the right of the other, there fhould be a monarchick or dictatorial power conftituted as an umpire between them; by which too the execution of all defigns may be made more expeditious and fecret where it is requifite. This power may be committed either hereditarily to forme family, yet without other foundation of wealth than what depends on the law, or the grants of the popular affembly, or to a fall numbber or council of a few elected for a certain term by the fenate, and fitting continually, fo as to be always ready to exert the force of the fate for its defence againft fudden dangers; changing by rotation, and each one of them accountable, after his power expires, to the fenate or popular affembly for any fteps taken during their adminiftration. Such a prince, or dictatorial council, may fafely enjoy the executive power, and a flare alfo with the fenate in the promoting to offices.

Boor III. 8. The ballot*, well contrived, prevents all compe$\sim$ tition or undue influence on the fuffrages, whether The ufe of the in elections, or in the determinations about affairs protallit. pofed in the fenate or popular affembly, or in judicature. By the ballot men can vote as they pleafe, without incurring the refentments of the powerful, or a popular odium, or the anger of their party. The corrupter may lofe his bribe, and yet gain no vote by i.t. At the fame time 'tis plain the ballot takes away all fhame, and gives free fcope to private pique and malice, and envy. But thefe paffions can feldom influence any great numbers of a large affembly againft any one perfon, unlefs he has given juft occafion for them. Thefe inconveniencies therefore are far from equalling thofe which may attend other ways of voting in a free nation. The worft effect of the ballot is the forcing fometimes fome great and good men to leave their country for a few years when the people are fufpicious of their power.
9. The members of the popular affembly fhould Previaus op-
porturitics f in-have full previous information of matters to come forming the po.
gular dipputics. before them, with the reafons on both fides, and not be firft informed by tedious altercation when they are affembled. There may be opportunities for all who incline to inform thofe concerned of the reafons ur-

[^62]well known. † A law concerted by the fenate was intimated to all by the promulgatio per trinundinum, and men could promote or oppofe the law by fpeeches from the Rofira.
ged on both fides, while men are cooler than they can Chap. 6. be expected to be in the midft of keen debates in the $\sim \sim$ very affembly.
10. In every ftate a cenforial power is of great con-

A cenforia? court. fequence: that by it the manners of a people may be regulated, and that luxury, voluptuous debauchery, and other private vices prevented or made infamous, which otherways would deftroy all publick virtues, and all faithful regard to the general good, and lead men to ruin the beft contrived polity. Of this more hereafter. 'Tis in vain that princes or fenates complain of corrupt manners. Their complaints muft raife juft indignation againft themfelves, while the higheft dignities, the greateft offices civil and military are promifcuoufly conferred by them on perfons of the mof profligate characters as readily as upon the moft virtuous. In vain they expect an inward reverence to their perfons or authority, while the perfons neareft to them, and promoted by them, employ the power and wealth conferred on them chiefly upon indulging themfelves in all debauchery and infamous vices with impunity, or in a felfifh aggrandizing themfelves and their families.

The cenfors fhould be created by the fenate with full power of degrading from all honours and offices men of infamous lives and of diffolute conduct. They fhould have power alfo of inflicting fome more fevere punifhments. This truft is perhaps more fafe in the hands of a cenforial council for a fet term changed by rotation, than in thofe of any one perfon.

Vol. II.

Boos III. From a due confideration of thefe points the more $\backsim$ convenient models of civil polity may be found, amidft that great variety of complex ones which may occur to us. The moft fuitable conftitutional laws to each are at large confidered by Ariftotle and Harrington.

## C H A P. VII.

The Rights of Governors; how far they extend.
 as are vefted in them by the conffitution, as far as the rights of fubjects are naturally alienable, and in fact alienated, by any juft deed of theirs, againft which there lyes no juft exception. And firft, fuch as are invefted with the fupreme power, 'tis plain, are not accountable to any perfon or court upon earth as a civil fuperior; to fuppofe it would be a contradiction.
Notriefme in But we mult not thence conclude that the fame stary Batc. quantity of power, even abfolute and unlimited, is in every plan of polity committed either to fome political perfon, or council, or both jointly, as there can be in any other plan. The whole body of a people in any country, did they reaffemble again, and refolve to enlarge the powers of the rulers to the utmoft, may convey as much power to them as any rulers elfewhere can juflly enjoy. But in fome fates unlimited power is already conveyed to a prince, or to a fenate, or

## The Rights of Governors.

to an affembly, or to all thefe together; whereas in o- Chap. 6. ther ftates certain rights in the very conftitution are referved to the people, which neither any prince, nor any political council, nor both jointly, have any right to invade. Such are the fundamental laws in many ftates, fettling the very legiflative power in fome councils along with the prince, and both jointly cannot alter them. No deed of fuch a council can empower the king to make laws by himfelf or to levy tributes. Any fuch tranfaction of a council or popular affembly with the prince would of itfelf be void, as exceeded all the powers vefted in them. In fome called abfolute and hereditary monarchies, the prince never claims the right of altering the order of fucceffion, or of alienating any part of his territory, without confent of the whole body, or of transferring the kingdom to another.

The fame thing is more manifeft in the coalition of two independent ftates into one; where each has referved certain rights, and exempted them from the cognifance of any perfon or political council conftituted in this coalition, for the governing of the whole. No doubt in cafes of great neceflity the governors of any ftate may juftly take fome extraordinary fteps beyond thefe limits fet to them; and they may fometimes without neceflity act treacheroully againft the conditions upon which their power was fettled; and in thefe cafes there may be no formal appointment of any method of redrefs. But the difficulty of obtaining redrefs does not prove that they had any right

Bоок III. to take fuch unneceffary fteps. And governors, where there are no fuch limitations, may alter all old laws or articles of agreement for any fuperior expediency even without any plea of neceffity, as that power is committed to them; whereas, where there are fundamental laws referving certain rights as unalterable, nothing but a manifeft neceflity can juftify any fteps beyond the limits of thefe laws; otherways all. faith in fuch treaties of coalition is gone.

The cafe is the fame as in contracts of private partnerfhip with fome exprefs refervations. An extreme neceflity may juttify the breaking thefe refervations; and yet no man fays a partner has as much power withoutt confent of the reft, when he is bound by exprefs refervations, as he would have had if he had been intrufted with managing the fock without any fuch refervations. Theviolation of fuch referved rights by governors without neceflity always gives a right of refiftance, and of violent defence or profecution, to the perfons injured and all fuch as incline to affift them.
II. Governors wifely exercifing the powers committed to them, are jufly facred in this fenfe, "That " they are perfons of high importance to the publick "good, and all injuries or violence offered to thern " is more criminal, as it is more detrimental to the " publick, than the like offered to perfons of lefs im"portance." But every good and ufeful man is facred in the fame fenfe, whether in the fame degree or not. The rights of governors, magiftrates, or clergy, are

The Rights of Governors.
no otherwife faced than thole of other men, though Chap. 7. fometimes much more important. God has not by any revelation determined the forms of government, the quantity of power to be committed, or the manner of fucceffion, nor has he named the governors of any nations now in the world. His law requires that government fhould be fettled; as it requires all other means of publick good. But the form of polity, and the degrees of power to be committed; are left to human prudence. His law the fame way requires properry and confirms the natural and acquired rights of all men. But 'ti left to human prudence to tranfact about them. The fame laws of nature and revelation confirm to fubjects their private rights, which confirm the publick rights of governors: and the formen feem the more faced and important, as the latter are plainly deftined for their prefervation. In different refpects every adventitious right, private as well as publick, may be july called both the ordinance of God, and the ordinance of man.

While governors feem to have honeft intentions, and their adminiftration tolerably promotes the publick intereft, tho' they are not eminent in virtue, or free from all. faults in their publick conduct, we fhould have much indulgence to their weakneffes, confidering the difficulties and the great temptations in that high fate. They are fill perfons of great importance to the publick interef. Nay as to very worthless governors; tho' nothing may be due to them on their own account, yet much may be due on account of

Bоок III. the publick. Violent changes are attended with many dangers and fome confiderable evils. They muft not be attempted, except when neceffary to avoid or prevent fome greater evils felt or juftly to be apprehended from the prefent plan or the adminiftration of it. While thefe mifchiefs do not furpafs the evils to be dreaded from a violent change, and while there is not a profpect of fuch fuperior good from the change as outweighs thefe evils, it is the facred duty of fubjects toward their country to continue in obedience, and to avoid the evils of civil war. But where it is otherwife, and no gentler methods can relieve or fecure a fate from mifery, 'tis a duty incumbent on all toward our country to make all efforts to change the plan, or diveft fuch perfidious governors of their powers: all imaginable facrednefs of characters is then gone; they ceafe to be bleffings, and are become plagues to mankind.
Rights of teffif
ting are in
all
III. The right of refifting a limited monarch or slans. fenate, ufurping powers not vefted in him by the conftitution, or invading the rights vefted in fome political council or affembly, which has fome fhare in the parts of the fupreme power, is very manifeft. But we muft not imagine that refiftance is only lawful in limited governments, where fome fundamental laws, or contract, or oath taken at the admiffion of the governors to their office, exprefly referve certain rights to the people, and exempt them from their power. In thefe cafes the right of refiftance may be lefs difputable, and all mankind as well as the fubjects, will
more readily agree about the juftice of it, and the Chap. 7. proper times to ufe it. But in all governments, even the moft abfolute, the natural end of the truft is acknowledged on all fides to be the profperity and fafety of the whole body. When therefore the power is. perverted from this end to the ruin of a people, either by a monftrous tyrannical intention, or any fuch: folly or wickednefs of the rulers as muft have the fame effect, the fubjects muft have a right of refiftance, as the truft is broken; befide the manifeft plea of neceffity. Not to mention again, that all conveyance of abfolute power, whether to a prince or fenate, with a. preclufion of all rights of refiftance, muft be a deed originally invalid, as founded in an error about what is moft effential in fuch tranfactions, the tendency of fuch power to the general good.

This fuppofes no court or affembly fuperior to the Reffance in. king in monarchies, or to the fenate in ariftocracies, forts. or to the popular affemblies in democracies. It only poop'le. fuppofes that the fupreme civil magiftrates or rulers are fubject to the laws of God and Nature, and are bound by fome contract, exprefs or tacit, which they entered into upon their admiffion to the power; and that they have no more power than the conftitution gave them: and that, fince all civil power is granted: and received avowedly only for the publick good, he who employs it for a contrary purpofe, by this perfidy on his part, frees the other party from all obligation, and confequently the fubjects have the natural right of defending themfelves againft wrongs. A right

Bоок III. of refiftance againft injuries imports no civil fuperiority, nay it is confiftent with the loweft fubjection. The perfidy of a fuperior may fet his fubject free from all obligation to him : and even a flave may have a right of violently refifting a favage and barbarous mafter, tho' he had been fubjected to flavery for the jufteft reafons.
Tho is the IV. As in all conftitutions civil power is acknow-
 fidiouly abufed. may arife whether it be abufed or not by fuch perfidy as forfeits it. We do not here fpeak of fuch imprudences or miftakes of rulers as fubjects muft have expected in any fallible mortals. To bear thefe patiently, while their great interefts are fafe, they have tacitly confented, and they are facredly bound to do fo, both out of duty to a ruler in the main good, and to their country. But if the queftion be, whether the abufes of power are fuch as are inconfiftent with a faithful intention, or fo great that they muf be ruinous to a people if they are perfifted in? one might think that neither of the contending parties will be the moft impartial judges in their one caufe; but the ruler can have the worfe pretenfions to judge, as the point queftioned is whether he has forfeited his power or not? and to be fure he never will give judgement againft himfelf. To be fure the arbitration of fome men of wifdom of fome remote nation, which could gain nothing by either fide, would not be ufelefs on fuch occafions. But the people, or fuch a council of wife deputics as they can truft, and elected by themfelves,
have the beft pretenfions to a right of deciding this Chap. 7. queftion, as 'tis' for their intereft and that of their $\backsim \sim$ conftituents, that all civil power is conftituted, and not for that of their rulers; and who can fo juftly claim to judge of any truftee, or any perfon impowered to manage bufinefs for others, as thefe perfons themfelves who have entrufted him, and fupported him for that purpofe.

Nay, if upon trial the people find that the plan of power they conflituted avowedly for their own good is really dangerous to them, they have a right to alter it. It muft be frange effrontery in any governor, from any views of his own intereft, or that of his family, to hinder them to change it; or to hold them to a contract which he knows they entered into upon this expectation and exprefs defign that it fhould tend to the general good, for which alfo he exprefsly undertook, when it is found to have a contrary tendency. The governor acts as a Mandatarius, who, after he had been once employed by others to manage fome important bufinefs of theirs by a general commiflion, fhould refufe afterwards to receive any fpecial inftructions or limitations from thofe who employed him, or to quit his firft commiflion. If he cannot by reafoning, and explaining the views of his conduct, fatiffy the people ; he may juftly refign the troublefome office, and may infift on compenfation of any damage he fuftained, and that his family be fettled in as good a condition as they were before he was raifed to this power; and the people are bound to do fo when it is

Vol. II.

Boor III. confiftent with their fafety. But to force a people or $\sim$ a great majority of them to continue a form they are diffatisfied with, or to be his fubjects whether they will or not, muft be ftrangely abfurd; as if millions of men, among whom are thoufands of equal knowledge, virtues, abilities, and capacities of happinefs or mifery, with the ruler, were deftined as a property to be managed for his advantage, or pleafure, or vanity, contrary to the avowed end of all civil polity.
There mry be great crimes on both filus.

If a prejudiced people become fufpicious of their rulers, or of the plan of power, without fufficient caufe; and withdraw their obedience contrary to the laws of a good conftitution, they no doubt commit a great crime, often attended with horrid confequences. As does alfo the ruler who will retain a power that is truly dangerous to a people, however it has been conveyed. But when the caufe of the fufpicion is juft, they do a neceffary duty to themfelves and pofterity by making all the violent efforts which are neceffary to accomplifh a change. And of the juftice of this caufe there is no common judge upon earth.
Rulers
care
bave . But fuppofe a prince or fenate perfuaded that there

 Efabijetotstem. tions or remonftrances of theirs, nor any arbitration can fatisfy a people, or a great majority of them, and remove their fears: as a people in continual fufpicion and fear cannot be happy, and the publick happinefs is the fole end of all civil power, the rulers cannot have a right to retain their power unlefs they find fome means
to remove thefe fears. No doubt men in power may Chap. 7. juftly and prudently take fome fteps contrary to the prefent general inclination or approbation of their people, when they cannot fafely communicate the reafons of their conduct to all. They may juftly eftablifh a plan which a ftupid people fhall not at firft approve; provided they have all moral affurance that upon the difcovery of the reafons of thefe fteps, and upon a full trial of the plan and its advantages, there fhall be a general fatisfaction with both. A friend may, in fome fingular cafes, take this power of counteracting the fpecial inftructions he has received from a friend who commiffioned him in his bufinefs; nay, may venture juftly upon fome ufeful fervices without any commiffion at all, or contrary to what he knows his prejudiced friend would allow, not feeing the neceflity of what is done, or the eminent advantages to enfue upon it. But all thefe muft be fome tranfitory matters: nothing can juftify what will occafion a general permanent fufpicion and diftruft: as this muft deftroy all publick happinefs in any people, who are not already ruined in their minds by their flavery, and have not loft all rational forethought or regard to the future interefts of their country. Such fufpicion and conftant-diftruft muft always remain at leaft in fome degree under abfolute hereditary Monarchies and Ariftocracies, as there is no appearance of fecurity for the valuable interefts of a people under them.
IV. Thefe forms of polity alone are juft which have a natural tendency to promote the general good. to cvil and good purpofes, without any rational fecurity about its application to good, fuch as are all the fimple abfolute Monarchies, and Ariftocracies, or rather Oligarchies: the perfons entrufted with the power have a right to ufe it for the publick good while no ocher plan of power occurs to the fociety. But they can no longer retain this plan when the majority will confent to a change, and any part of the people is diffatisfied with the old plan, and infifts upon fome better fecurity for the general fafety. Nay as common fenfe muft eafily fhew that in fuch plans no proper precautions are taken againft the greateft mifchiefs; as foon as any one fees this, he is bound to confent to any neceffary limitations and precautions. That a people have rafhly contracted upon an error in what is moft effential in the nature of the contract, gives no manner of right. It is the moft direct perfidy, and a breach of the general facred truft of all civil power, in any ruler to oppofe fuch limitations and precautions as are neceffary to prevent the moft extenfive mifchief. No abfolute hereditary rulers can bind their fubjects by any oaths againft all refittance of them and their fucceffors; or prevent their right of conftituting, when they can, fome proper methods of controll, in cafe of the fucceflion of any monitrous tyrants. They fhould always remember the fole end of their power, and that it is the bufinefs and interefts of the fubjects, that they are intrufted to manage.
'Tis true, when an imprudent plan is fettled and Chap. 7. there is no hope of fuccefs in any efforts to alter it, omirgations.sme. but they muft probably ftrengthen the chains; or when times st putimit to the evils apprehended from the continuance of it, and the advantages hoped from the change, are not great enough to overballance fome terrible mifchicfs to be feared in a civil war, the fubjects may be facredly bound, in duty to their country, to defer their defigns to fome more convenient opportunity; and in the mean time to continue in obedience. Even as a good man, in duty to himfelf and his family, is bound to yield his purfe to a robber rather than hazard his life in defending it. The ruler's tittle to the fubjection of the people, in thofe oppreflive and abfurd plans, is no better than that of a robber's to any money he had by force compelled one to promife him. Error is as juft an exception againft a contract as force. And in theefe abfurd plans there is always this exception, not to mention the ftrong plea of neceflity. Where the form indeed is in the main good and the people fafe under it, tho' there be fome fmaller grievances arifing from fome of its parts of which the rulers are tenacious, we may judge that they have fuch external rights to retain thefe parts as a felfifh man has to hold another to an unequal bargain. The people may be obliged to acquiefce for a diftant utility, or out of duty to the publick; and to prevent greater evils which might enfue upon any violent efforts for a redrefs. But the ruler has no proper right on his fide which he can ufe with a good confcience. $\backsim$ fing their powers well, incur the odium of a great part ortistims on of a diffolute people, and rebellions are raifed againft
 guinft retchows fuppore them with all fidelity. They are in like man-
or invofarus. ner bound to affift and defend them againft any unjuft competitor, or any foreign invader without a juit caufe. This is due not only to the very beft of civil governors, but even to all who have in the main good intentiuns and fidelity, tho' attended with many weakneffes, fuch however as are not everfive of the great interefts of fociety for preferving of which men united. 'The fubjects are the more facredly bound to fuch fidelity as the unjuft competitor or invader gives the very worft prefumptions of his intentions, and of his future adminiftration, by his attempts to obtain it.

When they may
But if after all, fuch a one is fuccefsful, dethrones fubmit to a con. the former governor, affumes the fupreme power to解crer. himfelf, and is fo eitablifhed in it, that there is little hope of reftoring the former poffeffor without the greateft bloodithed and mifchief: if the conqueror fettles fuch a plan of power as fecures the important interefts of the ftate as well as they were before, fo that a reftoration could do no publick good; it becomes the duty of the former prince to relinquifh his tittle, as it was folely granted to him for the good of a people, which is now become inconfiftent with it. And the people, confcious of their prefent fafe and eafy ftate, and that they cannot accomplifh a reftoration without the greateft mifchicfs, may juftly, nay
are obliged to acquiefce in the prefent change, and Char. 7. continue the publick happinefs by ratifying it. In all $\sim \sim$ thefe mutual obligations, 'tis abfurd to fpeak of one fide as continuing bound, when 'tis made impofible for the other to perform the duties in confideration of which che obligation was conflituted. Such events are exceptions underftood in all contracts.
VI. There is a popular outcry often raifed againft thefe tenets of the rights of refiftance, as if they murtioun caufe continual feditions and rebellions: the contrary is abundantly known. Such mifchiefs are more frequently occafioned by the oppofite doctrines giving unbounded licence to vicious rulers, and making them expect and truft to the confcientious fubmillion of a people, contrary to nature and common fenfe; when they are giving loofe reins to all tyranny and oppreffion. 'Tis well known that men too often break through the jufteft perfuafions of duty, under frong temptations; and much more readily will they break through fuch fuperfitious tenets, not founded in juft reafon. 'There is no hope of making a peaceful world or country, by means of fuch tenets as the unlimited powers of governors, and the unlawfulnefs of all refiffance. And where the juft rights of mankind areafferred and generally believed, yet there is fuch a general love of eafe, fuch pronenefs to efteen any tolerable governors, fuch a fondnefs for antient cufoms and laws, and abhorrence of what is contrary to them; fuch fear of dangers from any convulfions of fate, and fuch advantages enjoyed or hoped for under the

Boos IIt.prefent adminiftration, that it is feldom practicable to accomplifh any changes, or to get fufficient numbers to concur in any violent efforts for that purpofe, againft a government eftablifhed by long cuftom and law, even where there is juft ground given for them. We fce that they farce ever are fuccefsful except upon the very groffeft abufes of power, and an entire perverfion of it to the ruin of a people. Mankind have generally been a great deal too tame and tractable; and hence fo many wretched forms of power have always cnflaved nine-tenths of the nations of the world, where they have the fulleft right to make all efforts for a change.

In ages of darknefs, and too often alfo in thofe of greater knowledge, by the perfidious arts of defigning princes, and by the bafe fervility of too many ecclefiafticks, who managed the fuperfition of a populace, by the violent reftraints put upon divulging any jufter fentiments about the rights of mankind, the natural notions of polity were erafed out of the minds of men, and they were filled with fome confufed imaginations of fomething adorable in monarchs, fome reprefentation of the Divinity, and that even in the worft of them; and of fome certain divine claims in certain families, abftracted from any publick interefts of the nations to be ruled by them ; and upon thefe groundlefs attachments, the beft blood of thefe nations hath been facrificed by the contending factions. No great wonder this, that millions thus look upon themfelves as a piece of property to one of their fel-

## Obligations of Subjects to Rulers.

lows as filly and worthlefs as the meanelt of them ; Cirap. 7. when the like arts of fupertition have made millions, nay the very artificers themfelves, fall down before the block or fone they had fet up, or adore monkeys, cats, and crocodiles, as the fovereign difpofers of their fortunes. Hence many men of learning too are not afhamed to fpeak of patrimonial and defpotick kingdoms, where millions of men, and all their pofterity too for all fucceeding ages, are fuppofed to be in confcience bound to a perpetual fubjection to one of their fellows, to be a piece of property fubfervient to his advantage or capricious humours, and to thofe of his fucceffors.
VII. Civil liberty and natural have this in common, Liverty cive end that as the latter is " the right each one has to act politic. " according to his own inclination within the limits " of the law of nature:" So civil liberty is " the right " of acting as one inclines within the bounds of the "civil laws, as well as thofe of nature." Laws are fo far from excluding liberty, that they are its natural and fureft defence. Were there no law of nature refraining others from incroaching or ufurping upon the xights of their fellows, there could be no right or enjoyment of natural liberty. And were there no civil laws protecting againft injuries, and unjuft force of the ftronger, there would be no fecurity of any right in fociety; as all muft depend upon the will of thofe who had fuperior force. And as one may be faid to act freely when he follows willingly the direction of another, having a firm dependance on his fuperior wifdom

$$
\text { NoL. II. } \quad \mathrm{Nn}
$$

## Obligations of Subjects to Rulers.

Воок III. and kind intentions; it may be juftly faid, that in the ftricteft polity, where there are very exact regulations of manners, and a conftant difcipline over all the people, there fill remains to them abundant liberty, if they are fully affured of the wifdom and good intention of the laws, and heartily acquiefce in them, tho' they can never counteract them without incurring punifhment, and are in a great part of their conduct confined by them to that certain manner which the law prefcribes. If indeed civil liberty meant an exemption from the authority of the laws, the beft regulated ftates would allow leaft liberty.

In our modern plans of laws, where little regard The Neonarnice is had to the education and difcipline of the fubjects, ning of o fice
pcopite their natural liberty is little confined in any fenfe; and a people is denominated free, when their important interefts are well fecured againft any rapacious or capricious wills of thofe in power. The Greeks and Romans feem to have had another precife meaning to the populus liber, denoting by that term only Democracies, or fuch forms where the fupreme power, or the chief parts of it at leaft, were in fome popular affembly, fo that the people in a body had the command, or had their turns in commanding and obeying.

## C H A P. VIII.

The Ways in which Supreme Power is acquired; how far juft.
I. $\sqrt{ }$ E have already fhown that the only natural method in which fupreme power can be ac-peoplecoultitutes quired is the confent or voluntary deed of the people, ${ }^{\text {jefly. }}$ and 'tis plain that there is no branch of fupreme power which cannot thus be conftituted, whatever majefty, fupremacy, or dignity, we can have any juft conception of (for we do not account for the rovings of an enthufialtick imagination) is nothing elfe than a great many rights conveyed by each one of a great multitude to a prince or a council, or an affembly*. No one individual was previoufly fupreme, or had this majefty, as no unite is a thoufand. But each one of a multitude conveying fome of his rights to the fame perfon or council, may conftitute this fupremacy or majefty, as many unites can make a thoufand among them.
 each one's transferring to one perfon or council fome find deats. part of the natural right of liberty he had about his own actions and goods. The executive partly arifes from the fame conveyance, and partly from each one's

[^63]Bоок III. transferring to the prince or council what right he had $\sim$ in natural liberty againft thofe who injured him or his neighbours, to repell the injury, and obtain compenfation of all damages done, and fecurity for himfelf and others againft like attempts for the future.

The power of life and death is no way fo divine the ond. twe that it could not arife from a deed of the people. No fors. magiftrate is fo far lord of human life, that he can of his own right take it away when he pleafes without a caufe. He has only thefe two rights about it, one di$r e c t$, and of defign; when tis neceffary for the publick fafery to take away the lives of criminals. This right. $\dagger$ men had among them in natural liberty. The magiftrate in place of the perfon injured, or in the name of the fociety, takes this neceffary precaution againft future injuries. The other right is indirect, by which the magiftrate may compell fubjects to undertake the moft dangerous fervices for defence of the ftate, and eren fuch as may coft them their lives. Now in natural liberty every one had a right to hazard his life for any very important purpofe to mankind, fuch as defending his family, and neighbours, and their important rights; and that in the way that fhall probably be moft effectual. Common fenfe fhews that, where many are concerned in fuch violent efforts, 'tis highly neceffary that they act united and by one council. They all therefore had a right to commit the direction of fuch violent efforts to one perfon or council; and they could convey to this perfon or council
a right of compelling them, in cafe they fhould be Char. 8 . refractory, to what they had a right, and even were obliged by the law of nature to do. "Tis ftill more obvious how other parts of the fupreme power could arife from the fame fource.
'Tis true, the conftituting of civil power is the moft The inthe of e important tranfaction in worldly affairs, and hence as there of th: the obligations to fidelity in are very high and $f_{2}$ fivercight the obligations to fidelity in it are very high and facred. But this confideration fhews rather more the high obligation on rulers to a faithful adminiftration, than that on fubjects to obedience ; and makes the rights of rulers rather lefs divine than thofe of the people, as the former are deftined for the prefervation of the latter: tho' the rights of rulers may be of more importance than thofe of any one particular fubject.

II: 'Tis almof fuperfluous to examine the reafons How any frm alledoed for fome divinity of one form of polity above of polity is cis all others. That one is truly moft divine which is moft adapted to the publick good. The holy Scriptures do not prefcribe one form for all nations: and they feem leaft of all to favour the admired plan of abfolute hereditary monarchy. The law of nature requires the doing whatever moft tends to the good of mankind, as far as human prudence can difcern: and no doube obliges too to conftitute the beft forts of polity. But it enjoins this no more fpecially, than it enjoins the ufe of the molt falutary food, rayment, ex-ercife, and the chufing the moft ufeful employments, and moft convenient forms of architecture:. and has

Boor III. left thefe things to be found out by human fagacity, no man thence dreams that all men are confined to one fort of food, drefs, exercife, or architecture; and that they are criminal who vary from it, tho' they do not apprehend its fuperior conveniency. Juft fo as to the models of government: the original plan of power fhould be the beft that men can contrive: and they who conftitute it have the power by fome deed or original law to appoint the manner of its continuance, or the order of election or fucceffion to it.

Divine ri:hts
III. A divine right of fucceffion to civil offices is If ficcelition are
fidiculuses
ridiculous. In private fortunes, the law of nature does not appoint undivided inheritances falling to one: Some civil laws of this kind are monftrous. Nature makes frequently many co-heirs in private fortunes*, to wit, all who are equally near to the deceafed in confanguinity: and would fometimes admit collaterals and afcendants together. The lineal fucceffion $\dagger$, where one always reprefents the deceafed, is a mere human contrivance, for political views of having one enabled to fupport the civil or military offices, and do the publick fervices formerly incumbent on the deceafed. Primogeniture gives no right to this, except by pofitive laws; and they are monftroully unjuft when they give the whole inheritance to one of many equally near and equally deferving. The very plea of fupporting a publick office or political dignity fhould only entitle to a larger fhare, a double portion perhaps.

[^64]But no reafoning can be drawn from privace fortunes Chap. 8. conftitured for the good of one family, to the power $\sim \sim$ over ftates and nations, not deftined for the private intereft of one family, but for the good of nations.

The only colour of right in fuccelfions to any ci- ceffinn nat funded vil powers conftituted by the deed of the people, mufted in natire. be derived from the deed of the people. And we have already feen how many juft pleas a people may have to revoke fuch deeds. The lineal fucceffion fettled by civil laws may be clear, and prevent all difputes about the perfon who is next reprefentative according to thofe laws: * but the laws themfelves have no natural foundation of juftice. If primogeniture or feniority be allowed as one natural reafon of preference; tho' 'tis not eafy to fhew why it fhould be fo in the fucceffion of brethren to a brother, as well as of children to a parent; or why it fhould take place of manifefly fuperior merit: yet this caufe of prefcrence muft give place to that of fex in the firft ftep; an infant fon taking before the wifeft woman; and yet in the fecond ftep or when more diftant perfons muft fucceed, no regard is had to the diftinction of fex in thefe perfons, but they take according to the fex of the deceafed parent by whom they fucceed; or according to the parent's feniority. Thus a grand-daughter by an eldeft fon deceafed, takes place of a grandfon by a fecond fon, nay of the fecond fon himfelf. The niece or grand-niece by an elder brother takes place before the nephew by a younger, nay before the young-

[^65]Boor III. cr brother himfelf. And thus in innumerable ocher cafes.

Hereditary fucccfloin oftce is different from the livent.

If there be any thing divine or natural in thefe matters, one would think the general hereditary fucceffion fhould be deemed fuch rather than the lineal. In the former perfons fucceed according to proximity of blood; a fecond fon before a grandfon by an elder fon deceafed, a younger brother before an elder brother's fon; and fo on among remoter relations where there is fuch uncertainty of the perfons to fucceed who can pretend either a natural or a divine law? where is the lineal fucceffion, even as to private fortunes, fettled in fcripture? for about hereditary kingdoms there are no laws. The lineal fucceffion is fcarce to be found among thefe laws which fettled circumcifion, the marrying of brothers widows, and unalienable lands: and if it were found there, it binds no other nations. Does the law of nature admit of the fucceffion of females to civil offices, or of perfons related by females? a Briton affirms, and a Frenchman denies it. Shall coufins or nephews by the mother be admitted, or only thofe by the father? What fays any law of God and nature to thefe cafes? We all know our own civil laws; and are fo inured to them, by long cuftom, that we almoft deem them natural.

Had any one form of polity been of divine ap-
If any form hard bicen peculiarly
divine, the order pointment for all, can we imagine that a good God
 Draco. He would have named the firft rulers, expreffed all the publick fundamental laws, fpecified the fe-

## Supreme Power.

veral powers granted, and clearly determined the or- Char. 8. der of fucceffion. Nature fhews that civil governments cannot generally admit of divifion with fafery. The fucceffion muft be undivided: but what determines the line? all this is *human contrivance; either fome old deed of a people conveying civil power to a prince and his heirs, according to the ufages received in other fucceflions, except where the nature of a ftate requires fome differences, or fome old deed of a prince, once vefted with power to appoint an order of fucceffion; or who by violence compelled a people to eftablifh the order he had appointed.
IV. Of all that ever obtained the name of right ${ }^{\text {c }}$ nothing has lefs foundation than that claim called the right of conquef. If there was nothing elfe as a foundation of right but fuperior force, it is the right of a pirate or robber to his prey: it is an abufe of language to call it a right.

We muft here recollect what was faid above $\uparrow$ a-Nor right caquirbout violent defence and profecution of our rights; carfe. and about the injuftice of making captives of all forts flaves: from the principles there maintained it appears, I. That in an unjuft caufe a conqueror acquires no right he can ufe with a good confcience, not even by any treaty he extorts by violence. And where the conquered have not refigned their claim, they have ftill a right to retake whatever they have loft, and every neighbour ftate has a right to affift them.

[^66]Воок III. 2. In the jufteft caufe there is no further right, than after repelling injuries to demand full compenAp entir cour-
fef fereverncel-fation of damages, and fecurities againft like injuries fary to obtaine
comperyfation: for the future, by inflicting fuch punifhment on the guilty, not on the innocent, as may deter all from like injuries for the future. What is neceffary for thefe purpofes may be juft, but all violence or oppreffion, not thus neceffary, is injurious. Now, firft, injuries are ftill repelled long before a conqueft, and indeed full reparation of damages is alfo generally either obtained or voluntarily offered by the unfortunate fide, before they are entirely fubdued. If, after this is offered according to arbitration of any impartial judges, the conqueror demands more, or perfifts in violence in order to obtain more on this head, he ceafes to have a juft caufe. Almoft every vanquifhed ftate can compenfate any damages they have done by the moveables of the ftate or of the fubjects, or at leaft by an annual tribute for a certain term; and they are always willing to make compenfation in this manner, rather than by lofing their independency and becoming a province to another prince or country, or by dividing their territories. And the perfon bound to make compenfation, if he is willing to make it fully, has a right to chufe out of which of his goods he will make it.
Nostopernity And as to fecurity againft like offences for the fu-
 offered before an entire conqueft. What is allowed to be fufficient fecurity againft a ftate not yet con-

## Supreme Power.

quered, and retaining yet much of its ftrength, is fure- Char. 8. ly fufficient againft one entirely defeated and broken. Now delivering up fome frontier forts, or demolifhing them, giving up fhips of war, allowing garrifons of the conqueror maintained at the charge of the vanquifhed in fome frontier towns or harbours, are thought in all arbitrations fufficient fecurity againft a flate yet in almoft all its vigour; and how much more fo are they againft one almoft ruined by victorious arms.

As to punifhment; it can with no fliew of juftice Pumimment be inflicted upon the perfons or goods of the whole mant bempitice be inficted upon the perfons or goods of the whole ont tiog grithongy. body of a people, as we fhewed * above that they are generally innocent, in every refpect. Grant even all or mott of the heads of families had been guilty, their lands and other goods are truly the property of wives and children along with them, tho' the heads of families are the natural adminiftrators for them. The joint proprietors are univerfally innocent, and feldom is there any guilt even in one of a thoufand of the heads of families. And yet the ruin or the enflaving of a ftate is a fevere punifhment on all its members. Punifhment is naturally deftined for a general fecurity to all around. Now the victors affuming by force all civil power over the vanquifhed, is fo far from giving fuch fecurity, that it rather threatens all around with greater evils than they had to apprehend from thofe who were conquered; and 'tis the intereft of all around to prevent fuch conquefts.

[^67]O 02

## The Methods of acquiring

Воок III. If any principles of juftice led conquerors to pu$\underbrace{\sim}_{\text {The rinisieal }}$ nifh they fhould inflict punifhments only on the guil-
 punificed. ries they had fuftained; and thefe are the princes, or chief governors of the injurious ftates, and their counfellors. They are the murderers of all who perifh in the wars they unjuftly raifed. Were they to fuffer themfelves, we fhould have a more peaceable world; they would be more cautious about the juftice of their defigns. Bad princes are not reftrained by the apprehenfion that their fubjects may be punifhed.

If indeed any ftate has frequently been injurious to its neighbours, and fhews either fuch rapacious difpofitions prevalent among them for a long time, or have obtained fuch an opportune fituation for oppreffing all around them, by poffeffing places fingularly ftrong, or fuch ftrait feas that they can always be mafters of the trade of many neighbouring ftates: fo that others cannot be fecured againft them but at an intolerable expence of fleets and armies. The neighbouring ftates have certainly a right to diflodge them out of thefe faftneffes, to difpoffefs them of all forts or harbours near thefe ftraits; or perhaps fometimes to force this band of robbers, rather than citizens, to diffociate, and to incorporate them with themfelves, allowing to all of them whom they cannot convict of crimes to enjoy all the equitable rights of their own fubjects. But it would be the greatelt folly in the neighbouring fates to allow any one prince or ftate upon conqueft to obtain the fame power oves
all around which the injurious fate had formerly by Сиағ. 8. virtue of its fituation.
V. The fubjects of an injurious fate, tho' they be free from all guilt in thefe publick injuries, may on are lyabteticomcertain events be liable to compenfation of damages. This fhould indeed firft be made by the authors of the injuries out of their private goods; if thefe fail, it fhould be made out of any publick ftock the fate may have, or the treafury. And this can feldom fail, as it may be fupplied by new taxes impofed for this purpofe. And in this manner, did the cuftoms of the world authorife it, fhould conquerors demand compenfations. But when compenfation is not confented to by the injurious, the injured muft take it by force, the goods of the rulers are the laft they can reach or feize for this purpofe, and they muft redrefs themfelves the eafieft way they can.

The fubjects, as they have conftituted this plan of power, and raifed thofe governors to execute it, are naturally * lyable either to compenfate the damages occafioned by thefe means, or elfe they are bound to deliver up thofe governors; and to alter any thing in the plan of power that may lead the ftate to be injurious. They fhould have their option of either of thefe two, and upon agreeing to either, fhould enjoy all their rights and liberties.

But as the people are generally averfe for reafons Tbe right of
 governors to juftice, they are bound to compenfate

[^68]How Civil Power is acquired.
Boos III. damages. And this juftifies the feizures made in war of the goods belonging to fubjects of the hoftile ftate, when we cannot obtain compenfation either from the goods of their rulers, or from the publick ftock of the ftate. Upon thefe our firft demands fhould be for any damage fuftained, either by publick council of the ftate, or by any injurious action of its fubjects whom it could have reftrained or obliged to compenfate damages and refufed it. When we cannot thus obtain it, we have a right to take it from the fubjects as we can. And let them have recourfe to their rulers for compenfation of thefe loffes they fuftained on a publick account, as they have a juft right to obtain it from them out of the publick ftock. As the wealth and power of a flate depends on that of its fubjects, the feizing their goods is often the only way we can have of diftrefling an injurious ftate and bringing it to juft terms of peace.

When the ftate agrees to juft terms, the innocent fubjects, whofe goods were feized, fhould have compenfation cither by reftitution, or by obtaining the value. If the goods are retained by the captor according to the treaty, they are fo much received on account of the damage fuftained by his country, and leffen the claim upon the ftate. In that cafe the fubject whofe goods were feized has a claim upon his own ftate for compenfation. If the goods are to be reftored, or the value be given by the captor, his country has the greater compenfation to claim from the other ftate on account of thofe injuries which occafioned the violent

## How Civil Power is acquired.

feizures. The former method is more gencrally re- Chap. 8. ceived as to any goods taken in publick wars, tho $\sim^{\sim}$ compenfation is feldom obtained for private loffes by feizures.
VI. 'Tis argued in favour of the right of conqueft, No tarit con" that he who enters into an unjuft war tacitly con- ${ }^{\text {aicut }}$ tuture siti"r jeftion. tracts or confents to whatever condition the fortune " of war fhall place him in, and confequently when " conquered he is bound to civil fubjection to the " victor, or to flavery, when this is the cuftomary " treatment of the vanquifhed." But this is plainly abfurd. The nature of war, and all the profeflions and declarations made about it on both fides, exclude all conception of any fuch contract, unlefs it has been. exprefly made; as fometimes indeed it has been as to a coalition into one ftate or civil fubjection upon humane terms: Having recourfe to arms is a declaration that we will affert our rights, and give none of them up either abfolutely or upon any contingency, as long as we can defend them. Nay after the moft entire defeat, none imagines it a piece of perfidy that the vanquifhed rally again; or that people tranfport themfelves to any other part of the world, or get. new allies to renew the war. All thefe fteps would be deemed treacherous if there were any fuch tacit convention apprehended.

Again there is no prefuming that the unjuft fide Sutd cantraft have made fuch a covenant unlefs the other fide alfo mintal. confents to the like terms. Now did ever any man. repute the military operations of a ftate in the juft

How Civil Power is acquired.
Воок III. defence or profecution of its rights as importing a covenant to renounce its independency, fovereignty, or the perfonal liberty of its people upon the event of a defeat? and neither does any fide in any publick war ever own or profefs its own caufe to be unjuft. They do not therefore enter into any fuch contract, nor can they be deemed to have done it, as they always declare the very contrary. Nay pirates and robbers, whatever rights of mankind they forfeit or abdicate by their avowedly unjuft violence, are never fuppofed to contract about their future condition in cafe they are conquered. Nor are their attempts to efcape, or any other violence of theirs deemed perfidy, where they have not given exprefs promifes.

The pretences of the contract of a whole people whole people. are ridiculous in this cafe, except as to pure Democracies; and in thefe too, for the above reafons, they are groundlefs. In other ftates, not one in an hundred have any hand in any wars undertaken or publick injuries their ftate may have done; and many may not know whether their country is in war or peace, which is generally the cafe of minors and women, and even of many lower heads of families. And yer this wondrous right of conqueft, fupported by a tacit convention, muft fubject them all to a grievous punifhment, a defpotick, or patrimonial government over them and their pofterity to all ages, nay to perpetual flavery.

Suppofe the cuftom of fubjecting the conquered to the abfolute civil power of the victor, or of making them flaves, to be univerfally received, tho' con-
trary to all juftice; fuppofe too that the governors Chap. 8. made fuch exprefs contracts: they could bind no civil fociety by them nor any perfon but themfelves. By fuch a contract they manifeftly exceed their powers, and all the rights which can be prefumed as granted to them in any civil polity. The power vefted in them. is only what may probably be ufeful for the general intereft of their countries. They have no right to deftroy, alienate, or enflave, a people, either by abfolute fales or by bargains upon a contingency. Every fuch contract muft be fraudulent on both fides, contrary to the well known truft of all civil power, and the known rights of other innocent perfons; and therefore can produce no obligation except upon the perfons of the contractors. A prince or fenate in the moft abfolute form has only the right of a mandatarius empowered to tranfact for the benefit of others without fpecial inftructions. The employers fufpecting his perfidy are bound only to this alternative, cither to ratify the contract, or if not, to indemnify the other party of any lofs furtained by means of the perfon thus commiffioned to tranfact for them. Nay in lieu of this it is enough in many cafes if they deliver up this fraudulent tranfactor to thofe who are injured by him.
VII. Thefe reafons fhew that mere conqueft, even in a juft caufe, can fcarcely give any right of civil power over the conquered nation. Now conqueft is almoft the fole foundation alleged for defpotick and patrimonial kingdoms, where the prince can fell, trans-

Vol. II.
P p

Воок III fer, or divide the kingdom, or fubject it to any form $\backsim \sim$ of power, or to any perfon he pleafes: and therefore they may generally be deemed grofsly impious ufurpations upon the rights of mankind.

Grotius and other great men fuggeft fome poflible but highly improbable cafes in which a patrimonial power may feem to have another foundation, in confequence of fome * confent of a people in the utmoft danger of a maffacre from fome barbarous invader, to avoid which, and to induce fume potent neighbouxing ftate to defend them, and fuftain a perilous war againft the invader; they may fubject themfelves as far as their rights are alienable to this potent neighbour, and give him a right to rule them in any manner he pleafes, confiftent with humanity, for his own advantage. A crime or great damage done by concurring multitudes may alfo juftly fubject them to flavery, and forfeit all thefe their alienable rights which may be requifite for compenfation of damage. But this latt caufe can only found a temporary power over the criminals, or the authors of this damage themfelves; their innocent pofterity have all the natural rights of mankind, and that of liberty among the reft, as foon as they have compenfated the neceffary expences made on their education. And the power over the criminals, or the authors of unjuft damage, thould not be called a civil power even while it fubfits.

As to contracts made in the utmoft diftrefs, there can be no more juft right acquired by them to a prince

[^69]
## How Civil Power is acquired.

or neighbour-ftate, than what it would be equitable Cns. 9. and jut to demand in confederation of the impor- $\sim$ n tans fervice done. If much more has been rafhly promiffed, there is a right of redress by arbitration, as in all other oppreffive onerous contracts, where there has been a miftake on either fide as to the values. There general fubmiffions mut naturally be underftood with many tacit refervations and ftipulations; that the protection of this potent fate fall be continued, that the civil power foal be exercifed with humanity, and for its natural purposes. Consenting to fubjection to one potent fate, which exercifes its power mercifully, does not import a confent to be transferred to any other weak or impotent one, or to any foolifh or inhuman tyrant. No right of alienation, or difmembring, and dividing can be prefumed, upon any fubmiffion of one tate to another. Nay the pleas of neceflity may alfo take place, againft the molt exprefs contracts, when any thing is attempted which muff create a great unneceffary mifery, contrary to what mut be underftood as Stipulated in all fubmiffion to any human power. All innocent perfons have always a right to infift on better fecurities for their fafety than are given them in any hereditary patrimonial kingdoms; and even criminal parents cannot forfeit this right of their innocent children, or any other natural or acquired right they hold underived from their parents.
VIII. If a conqueror, even in a juft caufe, compelf the conquered people to contract with him and How far a conqueror may obfubmit to his civil power, as this contract is extorted fubmit to his civil power; as this contract is extortedirai.

Boos III. by unjuft violence he obtains no right which he can $\sim$ ufe with a good confcience, more than a pirate or robber. His caufe is now unjuft, however it was juft before. And tho' it be a valuable matter to the conquered, that he fhould now defift from violence when he has obtained all he could juftly claim by war, (as he always does or may without this civil fubjection); yet it is what the conquered have a right to. And his not perfifting in any further violence, which could have been unjuft, gives him no claim upon them, more than my not killing a man, whom I meet unarmed and defencelefs in a defart, gives me a right to his fervices. But if a conqueror gives protection, as he is bound to do, and a vanquifhed people defint from arms for fome time, and in matters relating to common peace and order apply to the victor, or to his courts for juftice; this feems indeed to import a convention of fubmitting for fome time and has the full force of a truce, nay may perhaps oblige them no to renew hoftilities without previous indiction or declaration, and yet the prefent power of the conqueror, making all efforts againft him dangerous, takes away all caufe of prefuming any tacit confent to perpetual fubjection. Nothing but an exprefs contract voluntarily entred into, without unjuft force extorting it, can give a right to the conqueror to demand a perpetual civil fubjection from a people and their defcendants.
Frite therr is
Reary huciom When however a conqueror in any caufe by force andlurdupficut. retains his power, and yet fettles fuch a plan of go-
vernment as fufficiently enfures the happinefs of a peo- Cfarp. 8. ple, fo that without compulfion they are heartily fatisfied with it: when the reftoration of any former prince becomes impracticable, or at leaft is fo, without new terrible dangerous convulfions, the event of which may be very uncertain; as all the right of the former prince was vefted in him, folely for the good of the ftate, which now plainly requires the abolition of his right; he is highly infolent, and injurious, if he demands that the peace and fafery of a whole people be hazarded, or perhaps facrificed for his grandure: and the people have a right to take the only probable method for their fafety by fubmitring to the conqueror. 'The conqueror indeed is guilty of a great crime in retaining the power and may be obliged in confcience to diveft himfelf of it: but, in duty to themfelves, and to the general fafety, the people are obliged by the contract they make with him. In a tract of time the fucceffors of the old prince either quit their claim or become uncapable of the office. Their right extinguifhes; and that of the fucceffors to the conqueror may become every way compleat, by the continued hearty confent of the people.
IX. In Monarchies or Ariftocracies made heredita- How the funda. ry by the old deed of the people, or by the fundamental met.t.t haurs of laws, the right of fucceffion to the offices generallyb bumerfood. refembles that of fiefs, where the fucceffor holds not in confequence of any deed of his predeceffor, fince he had no power of excluding him; but he holds, by virtue of the fundamental laws, all the powers and the

Boor III.annual emoluments of the office, and that difincumbered of any debts the predeceffor contracted; and as there is no natural reafon, or equitable foundation in nature, previous to a conftitution made by the people, that offices, deftined for the fervice of the publick, fhould defcend hereditarily; all the rights of perfons in remainder muft folely depend on the fundamental law or original contract.

Where there is nothing fpecially determined in old laws about the manner of fucceffion to a crown, but in general it is made hereditary. It is prefumable that the law intends* the fame order of fucceffion that is received in private fortunes, by old cuftom, except when the nature of the office plainly requires a variation. Thus the kingdom muft defcend undivided, tho' other inheritances are divided. And it is confined to the defcendants of the firft prince, unlefs the contrary be exprefly declared.

As in the old laws of fuch Monarchies, feldom is any thing exprefly determined upon the event of a forfeiture incurred by mal-adminiftration of one in poffeflion: and yet common fenfe, and the known intention of the office, muft fhew that a grofly perfidious adminiftration, contrary to exprefs engagements, and the very end of the truft, muft forfeit the right:

[^70][^71]if the cuftom be univerfally received in a nation, that Chap. 8. in all inheritances whofoever incurs a forfeiture, or voluntarily abdicates, precludes not only himfelf but all his defcendants, nay collaterals too; fo that the inheritance reverts entirely to the fuperior, or to the perfon, or politick body which granted it; it is prefumable, in all fair interpretation, that this too was the intention of any old fundamental laws or original contracts as to the defcent of crowns, where nothing is more fpecially determined upon the event of forfeiture or abdication. In the forfeitures of private inheritances or fortunes indeed, fuch regulations are contrary to humanity, as thefe fortunes are truly deftined for the behoof of a family. Wives and children are joint proprietors, tho' the head of the family has the fole adminiftration. But the heirs in remainder to crowns have no fuch equitable plea. The regal office is not in its. nature deftined for the behoof of any family, but is a truft for the fervice of a nation, nor is there any equitable foundation to claim that fuch offices fhould be hereditary or defcend according to proximity of blood, or by a line of reprefentatives. Thofe in remainder have no other claim than from the old deed or law. And it is prefumable that the true intent of it is to exclude all defcendants, at leaft, and fometimes the whole family, of fuch as forfeited; fince nothing elfé called hereditary defcends to the pofterity, or to any kinfman of one who had forfeited*.

[^72]Boos III. The intention of fuch old laws is very manifeft in $\sim$ countries where all inheritances were antiently held as fiefs, conveyed upon condition of the fidelity of every one who fucceeded, fo that upon any one poffeffor's incurring a forfeiture or abdicating, the fief reverted to the granter as in his former eftate, without any regard to innocent defcendants or collaterals. This cuftom or law, how inhumane foever as to private fortunes, fhews what we are to prefume was the meaning of the old conftitution of an hereditary crown. And indeed the reafons of humanity do not hold againft like forfeitures of political offices deftined not for the good of a family, but for the publick intereft. There may however be many reafons of prudence, and fometimes of humanity, to induce a nation, upon fuch a forfciture, to grant the crown anew to any worthy perfon of the antient family, rather than to a new one, but this is plainly left to the prudence of the nation. A forfeiture is a legal bar to the claims of all defcendants, fince they have no other than from the lav.
 ${ }_{c}^{\text {ar furc ind }}$ tice inneal thing divine or natural in the right of lineal fuccefuccafion. fion; when it is plainly preferable to the fimple hereditary one only for this, that it is free from uncertainty or debates about the next fucceffors. Whereas it is at the fame time expofed to fome valt inconveniencies, and caufes moft abfurd fucceffions, which the fimple hereditary order would have prevented. For inftance, by lineal fucceffion the crown of a king-
dom in the greateft confufions, and requiring the di- Char. 8. rection of the wifeft prince, muft defcend to the infant grand-niece by an elder brother's daughter, in preference of the moft worthy younger brother of mature age and wifdom. Each one inured to the cuftoms of his own country confufedly imagines them natural, without reflecting or confidering the great diverfities of cuftoms which have been received in different nations, when yet the crown was hereditary in one form or other, each of which cuftoms long ufe makes fomething natural.
 and of dethroning a prince who is grofly perfidious ${ }^{\text {citits }}$ s rchelded. to his truft after he comes to poffefs it, whenfoever it is neceffary for the prefervation of the ftate; we may certainly alfo conclude, that when an heir apparent fhews before he comes into poffeflion cither fuch fupidity, or fuch cruel, and tyrannical difpofitions, or fuch pernicious fupertitions and perfidy, as are inconfiftent with a faithful difcharge of the truft intended for him by the laws, and with the fafety of the people in their moft important interefts civil or religious: they have a right to prevent his coming into poffeflion, and thus to prevent all the bloodfhed and other mifchiefs which muft attend a civil war to dethrone him: fince fuch a perfon can give no real fecurity againft his abufe of power, to the very worft purpofes when he fhall obtain it.

In particular, tho' errors in religion, as fuch, do matrums pere
 Vol. II.

Book III. man would forfeit his right by Polytheifm, Deifm, or $\leadsto$ Heathen idolatry, while he held no fuperftitious tenets which would make him unfaithful to his contracts, cruel and oppreffive to his people, or unjuft in his jurifdiction, or unfit to fupport the liberty and independency of the fate: yct if he obftinately adheres to fuch tenets as thefe, "That he fhall have a divine "right to act as he pleafes in ftate affairs, even to " fell or alienate the ftate, that he fhall have a right, " and be obliged in confcience to extirpate by fire " and fword fuch as differ from him in religion, and " that this duty muft take place of all promifes or " engagements made by him or his anceftors to the " people: that he is obliged in confcience to allow a " foreign prince, under a pretended religious cha" racter, to exercife a great deal of civil jurifdiction " within the ftate, and over many of its members, and " to grant inveftitures to many lucrative offices of " great fecular power, tho' with mock fpiritual names; " and to prohibit all commerce with any fubjects of " the flate who are interdicted by him:" a perfon holding fuch tenets, may be more juftly excluded from fucceeding to the crown of a free independent nation governed by laws, than a madman or an idiot as he muft be much more pernicious to the publick. XII. The fame doctrine about the rights of conthe crer cole queft which holds as to Monarchs, holds alfo as to all bodies politick under any form: and as great invaf1ons have been made on the rights of neighbouring ftates by Ariftocracies and Democracies, as by prin-

## How Civil Power is acquired.

ces. We may finifh this fubject by confidering the rights Chap. 8. of the mother-countries over colonies. Thefe are fent with very different views and rights. * Sometimes a nation overftocked, and not defiring to enlarge its territories, fends out a part of the fubjects well provided, to find new habitations for themfelves, and to found a new independent fate, upon which no other claim is retained but that of a friendly alliance. Sometimes colonies of free citizens are fent to make new conquefts, with a view that the colony fhould remain a part of the old body politick, and that it fhould enjoy the fame rights with the other parts of the body. Thefe two ways of fettling colonies are humane and equitable with refpect to the colony. Sometimes upon a conqueft or acquifition made of diftant lands, a colony is fent to poffefs, defend and cultivate them, that they may be a province to the old ftate, to be managed for its advantage; fo that the members of the colony, while they refide there, fhall not fhare in the power or privileges of the antient fubjects. If any number of citizens voluntarily confent to thefe terms, and are allowed, when they incline, to return to their mother-country with their fortunes, and enjoy all the rights of other fubjects, there can be no injury alleged as done to them. But it would be a great hardfhip, not juftifyable but by fome great neceflity, to force any number of fubjects into a worfe condition in point of right or liberty upon their bold-

[^73]Boos III. ly adventuring abroad and fettling their fortunes in a diftant land, by direction and countenance of the ftate to increafe its dominions or enlarge its trade, or to make laws after they are fettled in fuch diftant places, that fhall deprive them of any valuable right or enjoyment, which is not deftructive to the old ftate, or beneficial to its enemies or rivals.
Whta it is that colon ices may lurn indepcratent. neral good of thofe thus united, and this good muft be fubordinated to the more extenfive interefts of mankind. If the plan of the mother-country is changed by force, or degenerates by degrees from a fafe, mild, and gentle limited power, to a fevere and abfolute one; or if under the fame plan of polity, oppreflive laws are made with refpect to the colonies or provinces; and any colony is fo increafed in numbers and ftrength that they are fufficient by themfelves for all the good ends of a political union; they are not bound to continue in their fubjection, when it is grown fo much more burdenfome than was expected. Their confent to be fubject to a fafe and gentle plan of power or laws, imports no fubjection to the dangerous and oppreflive ones. Not to mention that all the principles of humanity require that where the retaining any right or claim is of far lefs importance to the happinefs or fafety of one body than it is dangerous and oppreffive to another, the former fhould quit the claim, or agree to all fuch reftrictions and limitations of it as are neceffary for the liberty and happincfs of the other, provided the other makes com-

## How Civil Power is acquired.

penfation of any damage thus occafioned. Large C Char. 8. numbers of men cannot be bound to facrifice their own and their posterity's liberty and happiness, to the ambitious views of their mother-country, while it can enjoy all rational happiness without fubjection to it; and they can only be obliged to compenfate the expences of making the fettlement and defending it while it needed fuch defence, and to continue, as good allies, ready to fupply as friends any lofs of ftrength their old country fuftained by their quitting their fubjection to it. There is fomething fo unnatural in fuppofing a large fociety, fufficient for all the good purpofes of an independent political union, remaining fubject to the direction and government of a diftant body of men who know not fufficiently the circumftances and exigencies of this fociety; or in fuppoling this fociety obliged to be governed folly for the benefit of a diftant country; that it is not eafy to imagine there can be any foundation for it in juftice or equity. The infifting on old claims and tacit conmentions, to extend civil power over diftant nations, and form grand unwieldy empires, without regard to the obvious maxims of humanity, has been one great force of human mifery.

## C H A P. IX.

Of the Nature of Civil Laws and their ExeCUTION.
I. $\Gamma \mathrm{HE}$ legiflative and executive are powers exerted within the fate: Of thefe in the firft place.
Ihw far the
vil towere con As the end of all laws fhould be the general good civil power can regulate religion. their virtue: it muft be the bufinefs of legiflators to promote, by all juft and effectual methods, true principles of virtue, fuch as thall lead men to piety to God, and all juft, peaceable, and kind difpofitions towards their fellows; that they may be inclined to every good office, and faithful in every truft committed to them in their feveral fations. It is poor policy merely to punifh crimes when they are committed. The noble art is to contrive fuch * previous education, inftruction, and difcipline, as fhall prevent vice, reftrain thefe paffions, and correct thefe confufed notions of great happinefs in vicious courfes, which enflave men to them. As pious difpofitions toward God, a firm perfuafion of his goodnefs, and of his providence governing the world, and adminiftring juftice in a future fate by rewarding juftice, temperance, and all focial difpofitions, and punifhing

[^74]the contrary, are the fources of the moft fublime hap- Chap. 9 . pinefs, fo they are the ftrongeft incitements to all focial, friendly and heroick offices. The civil power fhould take care that the people be well inftructed in thefe points, and have all arguments prefented to their underftandings, and all rational inducements propofed which can raife thefe perfuafions, and confirm thefe difpofitions. Truth with equal advantages will always prevail againft error, where errors have not been rooted by fuch early prejudices as prevent a fair examination. The magiftrate fhould therefore provide proper inftruction for all, efpecially for young minds, about the exiftence, goodnefs, and providence of God, and all the focial duties of life, and the motives to them.

Every rational creature has a right to judge for it felf in thefe matters. and as men muf affent accord power over the ing to the evidence that appears to them, and cannot command their own affent in oppofition to it, this right is plainly unalienable: it cannot be matter of contract; nor can there be any right of compulfions as to opinions, conveyed to or vefted in any magiftrate. He can have no right to extort mens fentiments, or to inflict penalties upon their not agreeing to the opinions he thinks juft; as fuch penalties are no evidences to convince the judgment, and can only produce hypocrify; and are monftrous ufurpations on the moft facred rights of all rational beings.

But as it is certain from the indolence, and the ne-The civil power ceffary avocations of multitudes, that fcarce one in properer inpfructe ors fir the peo-

Boos iII.an hundred will ever exercife this right of private judgment vigoroufly; the far greater number, by admiration of fome favourite characters, will always follow fuch as make high pretenfions to fuperior wifdom. It is therefore the intereft of the magiftrate and his duty to the ftate in general to take care that wife and good men be provided and fupported to take the leading of fuch as will be led by fome perfon or other. And by this means, if the magiftrates fcheme of religion be tolerable, he may always have a vaft majority to follow thefe leaders he has appointed , and thus prevent the influence of dangerous enthufiafts or rogues. It muft indeed be a vile unnatural perverfion of his office if he attempts a leading about ufelefs and difputable trifles, which are of no moment to form in his fubjects difpofitions of piety, love and refignation to God, of temperance toward themfelves and juft and beneficent difpofitions toward their fellows. But it muft naturally belong to fuch as are vefted with power, and entrufted with managing any funds for the general intereft of a people according to their prudence, to take care that fuch principles as lead to thefe moft ufeful virtues be fully explained and inculcated upon their people.
Butuithonay All this may be done without any reftraint or peprofration. nalties inflicted upon men for different fentiments; nay as men of different fentiments may think themfelves obliged to publifh them, and convince others; the magiftrate can have no right to punifh any for publifhing their fentiments, how falfe foever he may
think them, if they are not hurtful to fociety. What- Char. 9. ever whimfical men may introduce into their fchemes of religion, while they do not oppofe the goodnefs of the Prefiding Mind, and his moral providence exercifed over the world, or any of the principles of the moral and focial virtues, they do not oppofe the end of the magiftrate's office or the points about which his leading fhould be employed. It is therefore unjuft, as no publick intereft requires it, that men fhould be punifhed for following their confciences in publifhing even thefe weak conceits which do no hurt to the ftate, and feem to them of importance. It has always been found, where there have been no reftraints upon men about fuch tenets, in free ftates, and where there has been a general toleration of them with good nature; free converfation and argument have gradually abated the bigotry and hot zeal of weak men about fuch points, and made more juft fentiments of religion generally prevail.
II. As to direct Atheifm, or denial of a moral providence, or of the obligations of the moral or focial its moft important interefts: and the perfons who directly publifh fuch tenets cannot well pretend any obligation in confcience to do fo. The magiftrate may therefore juftly reftrain them by force, as he might any deluded fool or enthufiafts who prerended confrience in invading the rights or properties of others. The magiftrate has a right to defend the ftate and its members againft whatever hurts them, let she pre-

Vol. II.
R 1

Boor III. tences of the authors be what they will; and thus has a right to reftrain fuch as would by any fophiftry corrupt the weak into fentiments inconfiftent with their duty to their fellows, or fuch as are deftructive of the publick happinefs, by taking away the moft powerful incitements to all good offices and reftraints from injury. But as there is little danger that fuch tenets will ever prevail in a civilized nation where knowledge and arts are encouraged, and as punifhments inflicted by publick authority, befide moving the compaffion of men, fometimes give an air of importance to the filly ravings of an empty fool, and raife in the weak fome fufpicions of fuch frong reafons on that fide as no reafon on the other can anfwer; fome have looked upon it as a piece of prudence in magiftrates, where there is no manifeft danger of the fpreading of fuch opinions, to let them alone to the common fenfe of mankind to be confuted and defpifed: giving no truft to fuch men as renounce all bonds of confcience, but only punifhing when the principles are difcovered by wicked actions.
Ft: nut dijuc. rcat mates of ris


But as to various forms of external worfhip and the different fchemes of religion, which yet retain the grand moral principles of duty toward God and our fellows, as there is no hope that ever mankind, with their ftrangely different degrees of fagacity, and different opportunities, and prejudices of education, will agree about them; perfecution on thefe accounts muft be the greateft folly and cruelty. It muft go to fire, and fword, and gibbers; otherways different fenti-
ments will appear. Such perfecution is the moft hor- Chap. 9 . rid iniquity and cruelty, and may often difpeople a country of its moft ufeful hands, upon which its wealth and ftrength depended. It is plainly the true intereft of a country on the contrary, to be a refuge to all induftrious peaceable men from neighbouring nations, and to engage all fuch as we have already to remain with us. Half perfecution does not conquer the diverfities of opinions, it only irritates mens minds and kindles feditions, or provokes them to fly to nations where they can find eafe.

As to the publifhing of tenets everfive of the fo-
 to them, or the holding fuch tenets as make men fcruple in their confciences to perform fuch civil or military duties as the magiftrate has a right to enjoin; one muft allow that thefe matters fall under the magiftrate's power. That he may reftrain men from publifhing fuch tenets by penalties: and that he may either compell men to perform the neceffary duty to the ftate, or to make up the lofs by fupporting fuch as are willing to perform it in their places: as to this latter method there can be no queftion. But there have been fuch grofs abufes of this power of reftraining men from publifhing the tenets which magiftrates have reputed dangerous, that it is no wonder many good men are unwilling to allow it: and would grant no more to belong to the magiftrate than a right to exclude men from all civil power whofe tenets are oppofite to any focial duties, or everfive of the mo-

Bons III. tives to them, and to demand fecurity of their good $\backsim$ behaviour; but to punifh only the practices hurtful to fociety in confequence of thefe tenets; and that with as great feverity as the bad tendency of them may require.

Thi: great dan-
The poffible abufe of alleged right or power does $g_{0}^{\text {git of th. the e otufe }}$ not indeed prove that there is none. And yet the force of party prejudices, and the fury of religious contraverfies is amazing. Scarce any thing more odious than the tenets which the feveral fects of Chriftians charge upon their adverfaries, while yet any candid mind muft fee the charge to be groundlefs againft moft of them; and that thefe tenets which have caufed the higheft contentions and mutual perfecutions, lead to nothing everfive of true piety or the focial virtues. If in any cafe the frequent danger of abufe would make void a right, it would be in this of punifhing for the publifhing of opinions everfive of piety and focial virtue; fince the warm zealots of all fides * have reprefented all fchemes of religion oppofite to their own, oppofite alfo to all goodnefs.

[^75]> are Ttitheifs; and fo do other fects; and thus they fpirit up magiftrates to perfecute. While yct it is plain that in all thefe fects there are the fame notives to all focial virtues from a beliefof a moral providence, the fame acknowledgments that the goodnefs of God is the fource of all the good we enjoy or hope for, and the fame gratitude and refignation to him recommended. Nor do any of their fchemes excite men to viccs, except that horrid tenet too common to molt of them, the right of perfecuting.
III. Where good inftruction is provided, the next Chap. g. moft effectual means for promoting all virtues publick $\sim \sim$ and private is the example of thofe in fupreme power, the promoting and the preferring of virtuous men to all ftations and ${ }^{\text {f men of virtuc. }}$ offices of dignity, while the vicious are made contemptible. Elections either popular, or partly fuch, to temporary dignities and offices, promote a general humanity and juftice in the deportment of fuch as hope to rife in the ftate. The controll of a prince and fenate upon the imprudence of a populace in elections, would feem to anfwer all purpofes of policy; the popular affemblies of the feveral diftricts returning feveral candidates for any office, out of which the prince and fenate might chufe one. Virtue ever was and will be popular, where men can vote freely. Where all dignities and places of power and profit are in the gift of a prince, a bad one may pervert this power to all mifchief: making them the conftant rewards of betraying the country, or miniftring to his ambition, or meaner vices. In the hands of a good and wife prince any power is fafe.

IV. The virtues moft neceffary to a ftate next to $\begin{aligned} & \text { Fintus neceflaty }\end{aligned}$ piety, which excites to and confirms all the reft, are ia afare. fobriety, induftry, juftice, and fortitude. By fobriety we do not mean an abftinency from all external pleafures or fplendour; but fuch moderate difpofitions toward them, as the nobler defires of virtue and of doing good can always controll, when it is neceffary for any more important purpofe. Where fenfual pleafures and a fplendid manner of living are keenly de-

Bоoк III. fired, reputed very honourable, and are the grand pur$\sim$ fuits of men in power; while a different manner of living by corrupt cuftom is made matter of contempt; all will be facrificed for wealth as the means of thefe enjoyments. Men become needy and venal in all ftations, and the whole adminiftration grows corrupt. The interefts of the country fhall be facrificed to an ambitious prince at home, to foreign nations, or to any invader, by thofe very perfons who are entrufted to fupport them.

Induftry is the natural mine of wealth, the fund of all ftores for exportation, by the furplus of which, beyond the value of what a nation imports, it muft increafe in wealth and power. Diligent agriculture muft furnifh the neceffaries of life, and the materials for all manufactures: and all mechanick arts fhould be encouraged to prepare them for ufe and exportation. Goods prepared for export fhould generally be free from all burdens and taxes, and fo fhould the goods be which are neceffarily confumed by the artificers, as much as poffible; that no other country be able to underfelllike goods at a foreign market. Where one country alone has certain materials, they may fafely impore duties upon them when exported; but fuch moderate ones as thall not prevent the confumption of them abroad.

If a people have not acquired an habit of induftry,

How indufry is teff promstal. the cheapnefs of all the neceffaries of life rather incourages floth. The beft remedy is to raife the demand for all neceffaries; not merely by premiums up-
on exporting them, which is often ufeful too; but by Снар. 9 . increafing the number of people who confume them: and when they are dear, more labour and application will be requifite in all trades and arts to procure them. Induftrious foreigners fhould therefore be invited to us, and all men of induftry fhould live with us unmolefted and early. Encouragement Could be given to marriage, and to thole who rear a numerous offspring. to induftry. The unmarried fhould pay higher taxes as they are not at the charge of rearing new fubjects to the fate. Any foolifh notions of meanness in mechanick arts, as if they were unworthy of men of better families, fhould be borne down, and men of better condition as to birth or fortune engaged to be concerned in fuch occupations. Sloth fhould be punifhed by temporary fervitude at leafs. Foreign materials should be imported and even premiums given, when neceffary, that all our own hands may be employed; and that, by exporting them again manufaccured, we may obtain from abroad the price of our labours. Foreign manufactures and products ready for confumption, thould be made dear to the consumer: by high duties, if we cannot altogether prohibit the confumption; that they may never be unfed by the lower and more numerous orders of the people, whole consumption would be far greater than thole of the few who are wealthy. Navigation, or the carriage of goods foreign or domeftick, fhould be encouraged, as a gainful branch of bufinefs, furpaffing often all the

Bоок III. profit made by the merchant. 'This too is a nurfery of fit hands for defence at fea.
Netiter $h_{\text {Lxis- }}$ 'Tis vain to alledge that luxury and intemperance
 to pulich
Rerority fage all labour and manufactures by making a great confumption. It is plain there is no neceffary vice in the confuming of the fineft products, or the wearing of the deareft manufactures by perfons whofe fortunes can allow it confiftently with all the duties of life. And what if men grew generally more frugal and abftemious in fuch things? more of thefe finer goods could be fent abroad: or if they could not, induftry and wealth might be equally promoted by the greater confumption of goods lefs chargeable: as he who faves by abating of his own expenfive fplendour could by generous offices to his friends, and by fome wife methods of charity to the poor, enable others to live fo much better, and make greater confumption than was made formerly by the luxury of one. Five families fupported in fober plenty may make vaftly greater confumption for every good purpofe, than one living in luxury. Younger children fettled well with proper fhares of a patrimony in fober plentiful families, may confume more than if an heir lived in all luxury, and the reft in indigence. And as to fobriety, it is generally true that it makes the greateft confumption. It makes men healthy and long livers. It enables men to marry foon and fupport numerous families. And confider even one alone: a fober plentiful confump-
tion for fixty or feventy years is greater than a rio- Chap. o. tous one of ten or twelve, and of fifty more in beggary. Unlefs therefore a nation can be found where all men are already provided with all the neceffaries and conveniencies of life abundantly, men may, without any luxury, make the very greateft confumption, by plentiful provifion for their children, by generofity and liberality to kinfmen and indigent men of worth, and by compaffion to the diftreffes of the poor.
V. High principles of juftice univerfally prevailing

Tusficic of tion in a nation are of great importance to the general ${ }^{5}$ happinefs; not to mention the inward fatisfactions attending the difpofition, it creates univerfal eafe and fecurity, as it enfures to each one all his valuable rights and enjoyments, and gives the greateft encouragement to induftry, by enfuring to each one the fruits of his labours. Whereas a prevalent injuftice in the difpofitions of a people has all the contrary miferable effects of animofities, wrath, fear, fufpicion, and ruin, or grievous diftreffes to families; and as traders muft charge on their goods higher prices on account of all the ordinary loffes of trade, by bad debts, by delays of payment, and the expenfive fuits they are forced to for obtaining it , the goods of fuch a nation muft come higher on thefe accounts to all markets, and be fold dearer at home, and thus the innocent fuffer for the guilty: and foreigners who have greater regards to juftice, are enabled to underfell and engrois the trade.

Every ftate muft have courts of juftice and laws to coarts of finpice Vol. II.

## Of Civil Laws

Boos III. prevent fuch mifchiefs. Happy that people whofe laws are plain and intelligible to every honeft man without the aid of thofe whofe fortunes depend on the intricacy of laws. It is impoflible to make fuch a fyftem of laws as fhall take in every poffible cafe in all its circumftances, and the imprudent attempting it has occafioned that perplexity, and thofe endlefs labyrinths of law, affording fo many artful and difhoneft evafions, which moft nations, who have continued long without an entire change of polity, complain of as an unfufferable burden upon the property and tranfactions of their people.
$\substack{\text { Ftep luxs will } \\ \text { for cof } \\ \text { with }}$ It is plain that right and property are better preprutat
judicultre. ferved by a very few fimple laws leaving much to the judicuture. judges, provided there be a good plan for obtaining wife and difinterefted judges. The Romans in their beft ages had a large roll of *intelligent men in the law named by the practor as judges for that year, when he entered on his office; and out of thefe a fmall number were taken by lot for the decifion of each caufe: the party whofe caufe appeared juft was freed from all charges, and the whole expence was caft on the other fide, unlefs the judges determined that he had fuch plaufible pleas as might have deceived an honeft man. Where it was not fo, furcher penalties and thefe very high were inflicted for his unjuft lirigioufnefs. The great men of eloquence in Rome pleaded gratis, as the lawyers alfo gave their opini-

[^76]ons and directions; and this was one of the natural Chap.g. ways of obtaining popularity, and of fucceeding in elections. But what fhould hinder in any plan of polity, that out of fuch a roll the plaintiff and defendent might alfo each for himfelf chufe a patron or advocate, who fhould plead without fee from the client; and that he who pleaded the juft caufe fhould be payed by the ftate for his good fervice to a citizen. Protection againft injury, and the obtaining of every juft claim without charge, feems naturally due from the governors of a community to its members; fince they have refigned their natural rights into their hands. Judges and juries, to whom we truft our lives, could always determine whether the party who loft the caufe had any fuch plea as might have deceived an honeft man. Where he had not; the penalty for theft is not too high for a litigious profecution or defence, feverity on fuch crimes is mercy to all honeft men, who often fuffer more by them than by thefts and robberies, and that with more vexation.
VI. Fortitude and military difcipline fhould alfo be as univerfal as poffible. It is infamous to a country if men of the higheft ftations are not generally fitted for the moft honourable fervices, the defence of their country in times of danger. As war is a ching accidental, and defigns of conqueft are almoft always injurious, military fervice fhould not be a conftant profefion to any; but the whole people fhould be traincd to it to be ready whenever juft occafions may require it; and during peace be kept in mind of their

Boor IIl. difcipline. All this is practicable where the chief go$\backsim$ vernors allow it. In a war of twenty years, a nation which never maintained above forty thoufand foldiers at once, might fufficiently train four times that number, and make them all good veterans who had ferved five or more campaigns, by making fuch a rotation that they never would have above one fifth of new levies incorporated into old regiments. By this too a fweet relief would be given to thofe who had ferved the publick for a certain number of years, that they might return to induftry and the fweets of peace.

The great ad. vaitt ges of rotation sill the fer.
vices of zuar. vices of zur.

By a rotation in the higher offices of command a nation would be well provided in old officers and generals, and not be in the miferable neceflity of depending on one or two to command in chief, without any fit to fupply their places in cafe of death, or to oppofe them if they turned their arms againft their country. 'There would be a ftock of'veterans at home to oppofe unexpected invafions, or to fupply an army at once upon any calamitous defeat. The youth of all orders, where there are more fons than one in a family, fhould be obliged to take their turns in fuch fervices, and after their term return to their domeftick affairs. Such reputable virtuous citizens, many of them having valuable ftakes in their country, would have both greater courage and fidelity than mercenaries for life, domeftick or foreign, chofen or offering themfclves out of the refufe of a people, even fuch as were unfit for any other occupations.
$\substack{\text { Thi, prruirlle } \\ \text { wuit ciait srait }}$ To fet fuch a fcheme a-foot, at firft muft give a b)
confiderable avocation from induftry to a people which Chap. 9 . formerly had employed mercenaries. But when it was once fettled would give lefs obftruction to it than the other method. A fober virtuous people employed in arms for a few years, would in all little intervals of military fervice be exercifing fome induftrious arts, and would recurn to them with delight when their term expired. A thoufand kept idle for forty years, or for all their lives, is as great a lofs to manufactures or agriculture as five thoufand idle for eight years. Nor would military fervice for eight years create any fuch notions or habits as would prevent their returning joyfully to peaceful induftry, in men who knew their fixed term all along, and could have no views of fupport for life that way, and were chofen from the beft of the people: efpecially if they were habituated well to labour in all intervals of military fervice, while they were fupported by the publick; and that for fome publick benefit, fuch as in draining marfhes, cutting down woods, making roads and harbours, fortifying cities, or making rivers navigable: Such labours, moderately impofed, would ftrengthen both their bodies and minds. Hiftory would convince all men that thefe fchemes are practicable. But other views than thofe of defending a country have recommended the ufe of mercenaries.
VII. Nothing can be more ruinous to a fate than to depend, in the exerciic of any part of fupreme power, upon any forcign princes or courts, which may have views oppofite to its intereit. We muit not in this matter

Indipenderas from forcigen pozerer of any kind.

Boor III. be deluded by names of offices. That perfon or court which levies taxes, decides contraverfies about property, or the conveyances of it, either during life or upon the event of death, impofes fines, or corporal punifhments, prohibits or commands the taking up of arms, determines or confirms civil rights to lands or revenues, decides the rights of princes, and judges of the obligations of fubjects to obedience, and affumes to exempt them from it, that advances to places of profit and power, is certainly affuming and exercifing the higheft fecular powers. The object of them are fecular and civil. And if the perfon or court act in their own name and not by delegated power from civil fovereigns, they act as civil fovereigns; be they popes, colleges of cardinals, high priefts and elders, convocations or affemblies of any kind: and let them inforce their fentences by what artifices they pleafe: if they derive not their power from the fate, they affume a civil fovereignty. A prince or flate which fubmits to them, gives up to them fo much of the fupreme power, and becomes fubject to an internal or external civil jurifdiction.

If by any religious impoftures or bafe artifices of fuperftition princes or ftates have confented to fuch fubjection; upon detecting the fraud they muft fee that they are no longer bound; as contracts obtained by fraud produce no obligation. And if any ftate has fhaken off fuch a fupertitious yoke, and afferted its independency; its governors cannot fubject it again by any deed of theirs, more than they can alienate
the flate, or any part of the fupreme power, by fale Chap. 9. to a foreign prince with no fuch mock firitual titles. The changing of names is the common ftate-trick of all impoftors.
VIII. Things in all refpects indifferent are not the proper matter of civil laws. It is capricious and unjuft to limit men by any laws about fuch matters. The bufinefs of civil laws is, I. To confirm the laws of nature by fecular penalties, and proper ways of profecution upon any violation of them. 2. To appoint the beft forms and circumftances of all contracts, difpofitions, and commerce, fo that full proof may be had of the true deed and intention of the parties, and frauds be prevented. 3. They fhould direct a people in the beft way of ufing their rights, both for the publick and private good: limiting them to the moft prudent methods of agriculture, manufactures, and commerce. 4. Where fome good end is in view, and attainable by very different means, civill law fhould limit the beft means, where fuch limitations will not occafion fome other fuperior inconvenience. And where feveral forts of means are equally fit, and yet it is advantageous that a whole fociety agree in fome one fet of them, the civil law fhould fix on this fet of them, tho' it be no better than fome others. And it mult in like manner determine more precifely what the law of nature orders with greater latitude.

Thus it is juft and proper that civil laws fix the precife times for the meetings of courts or affemblies for purpofes civil or religious; inticute excreifes, ap-

Bоок III. point prizes and premiums; fix the proportions, time, $\sim$ and manner in which fubjects fhould contribute by their goods or fervices to the publick intereft; determine a precife time when men fhould be admitted to manage their affairs as being come to maturity. In thefe and fuch like matters feveral different laws might have anfwered all good purpofes equally; but they cannot be left undetermined.
$\underset{\substack{\text { External rights } \\ \text { ard } \\ \text { urivf } \\ \text { oid }}}{ }$ IX. From the very beft fyftem of civil laws ma-
 may be allowed and confirmed which no man can infift on with a good confcience: and * many vicious practices go unpunifhed. Courts of juftice muft allow time to both parties to produce their evidence, nor do they know before the trial which fide has the juft caufe. Thus one who is confcious he has no juft plea or defence muft be allowed time; and may caufe great expences and delays to the other party. Laws muft require certain formalities and witneffes as neceffary to the validity of deeds that frauds may be prevented. Men may take advantage of fuch laws, and make wid fuch difpofitions or teftaments as they well know to be the real voluntary, and juft deed of the granter or teftator, upon defect of fome legal formality. If indeed there was any thing in fuch difpofitions or teftaments naturally unjuft or inhuman, or unreafonably partial to fome favourite, while others

[^77]who had equal or better claims are neglected, a man Chap. 9. may with a good confcience take the advantage the law gives him againft fuch deeds, provided he does of himfelf whatever is equitable toward others. But when the deed was juft and humane and equitable, and according to the power of the granter or teftator, a good man would take no advantage of any informality, as he always muft carry in his own breaft a more generous rule, a more candid meafure of condust than the civil law of his country.

X . The fanctions of laws are the rewards and pu- rementions of nifhments. Rewards have place in all civil laws as well as punifhments. There is one general reward underfood, the continuance of the protection of the ftate and the enjoyments of the advantages of a civilized life. And in many laws there are other fpecial rewards: fuch as premiums, and advancements to honour, and to profitable offices, which alfo give opporcunities of honourable actions, which are to good men a fweet reward.

Efteem or honour is either of the fimpler kind, viz. Henmers ofif. the mere reputation of integrity and fuch difpofitions ${ }^{\text {freren forts. }}$ as fit a man for a focial life; or that of diftinguifhed eminence, fuch as is due only to great abilities and fingular fervices and virtues, or fuch at leaft as are above the common rate. To the former, every one who has not forfeited it by fome crime of a more atrocious nature than is readily incident to men in the main good, has a natural perfest right; fo it can be no matter of civil reward. The taking it away or ex-

Vol. II.
Tt

Bоок III. cluding one from the rights attending it, may indeed $\backsim \sim$ be a fevere punifhment. The magiftrate has no more power over it than over the lives and properties of the people. He juftly may take any of them away for a crime deferving it, but not without a crime. Nor will the opinions of wife men follow an unjuft fentence.
The ergifircte
undeterninectu- Our inward eftimation of the eminent kind will ternal bontars
zet insercrusl but the opinions we have of the merits of the perfon. The magiftrate indeed is the proper judge of any outward deference, precedence, or other marks of honour; and his decree gives men an external right to claim them. While the magiftrate in this matter generally follows the real merit of perfons, honours may be very ufeful in a ftate. But when honours are conferred without merit, or continued hereditarily to thofe who are univerfally known to have degenerated from the virtucs which procured them to the family, they become defpicable of themfelves, tho' the power attending them may be courted by the ambitious. Such conduct in any prince or ftate, in conferring or continuing honours without merit, has a moft pernicious effect. Such a reverence and deference attends high titles in weak minds that thofe who enjoy them are often fcreened from the juft refentments of a nation: the moral fentiments of a people are weakened, when they fee the moft fcandalous vices adorned and attended by what fhould naturally be always the retinue of eminent virtue.

Hereditary honours have been conferred upon pre- Chap. 9. fumption that the pofterity of the eminently virtu- Caute of of bereous, would either by nature, imitation, or good edu-diatry bonacurs. cation, prove eminent the fame way: and with a defign to make the rewards of eminent fervices more agreeable, as they conferred a dignity upon the defcendants of the virtuous. The expectation of fuch dignity may raife young minds to nobler views fuited to their ftation. If a cenforial power, of degrading fuch as act unbecomingly to their dignity, be vigoroufly exercifed; hereditary honours cannot be intirely condemned as ufelefs. The natural caufes of honour or merit may be abundantly feen by what was, faid above upon the degrees of virtue. But as they are made political rewards, they muft not be employed in exact proportion to the degrees of moral goodnefs, but as they fhall moft encourage the virtues moft neceffary to the ftate.
X. The other fort of fanctions are punifhments; The proper cet? the peculiar end of which is the deterring all from like vicious practices, and giving publick fecurity againft others, as well as the offender. When this right of punifhing which belonged to all in natural liberty, is conveyed in a civil fate to the magiftrate, he obtains the fole right in all ordinary cafes, and has the direct power of life and death over criminals.

There is juft ground of diftinguifhing claftifements from punifhments as they are folely intended for re-

Cherfifements how dificrent from puriphments. forming the offender, and are not peculiar to magiftrates. They may be inflicted privately; whereas pu-

Boor III. nibments fhould be publick, and the crime intimated to all, that they may be deterred from it. Both thefe are diftinct from the compenfation of damage, " which refpects the repairing any lofs fuftained by " another." And men are often obliged to it who had done nothing vicioufly or unjufly. * The violence ufed in war has alfo a different end, at leaft fuch as is ufed before conquef, to wit the defending or profecuting our rights. What is done after a victory with a view to deter all, would have the nature of punifhment.

The true principle of heart which fhould excite a man in inflicting any evils on his fellow-creatures fhould always be fome kind affection; generally thofe of a more extenfive nature fhould influence the magiftrate in punifhments; and thofe of a lefs extenfive fhould move men in chaftifement, and compelling to compenfation. Nothing can make a good man's own heart approve him in thefe fteps but a confcioufnefs that he acted from fome kind principle, and that fuch fteps were neceflary to fome fuperior good. Nay in juftifying the divine punifhments we have always recourfe to like confiderations, which fhew that they flow from goodnefs; fuch as the fupporting the authority and enforcing the influence of his laws calculated for the higheft happinefs of his rational creacures, which mult be defirable to perfect goodnefs it felf; as muft alfo the demonftrating his love to vir-

[^78]tue, and his teddy purpofe of reftraining vice by the Chap. 9 . moft powerful motives: and for thefe reafons we re-M pute the divine punifhments to be juft and good.

Since the end of punifhment is the general fafety; The trum mea. the precife meafure of human punifhment is the neceffity of preventing certain crimes for the publick fafety, and not always the moral turpitude of the actions; tho' this often is proportioned to the detriment arifing from crimes. But as it is not always fo, fome of the worft vices muft go unpunifhed, as we faid above; and fome actions very dangerous to the community, and yet flowing from no great depravity of heart, muft be reftrained by great feverity: fuch as infurrestions againft a juft prince upon fome fpecious pretence of the preferable title of another. As the evils of civil wars are very great, men muft be ftrongly deterred from entring rafhly into them. When crimes arguing none of the greateft depravity are very inviting by hopes of fecrecy and impunity, the feverity of the punifhment upon thofe who are convicted muft by its terror over-ballance thefe allurements : thus theft muft be more feverely punifhed, even when men are induced to it by fome ftraits of their families, than fome greater crimes flowing from worfé difpofitions.

Punifhments for the publick crimes in the abufe of power, or ufurpation of it contrary to law, fhould be duct for fremher more fevere than for crimes of a more private nature, as the effects of the former are far more pernicious. The ruin of fome great fates has been owing

Bоoк III. to too much lenity in punifhing fuch crimes of magiftrates *.

Severe punifhments are neceffary too for fmall guilt whenfoever there is danger of fuch frequent tranfgreffions as might be deftructive to a ftate in certain exigencies. Thus the defertion of foldiers in a time of war, either from cowardice, or impatience for a peaceful life with their families, muft be feverely punifhed. In times of peace this is lefs neceffary; and it is cruel without neceffity to detain them long in a fervice grown difagreeable to them.
Srom fome fovercty Nay fome actions flowing from the beft difpofiti-
 reft requires it. Thus an inferior officer of too keen valour may be punifhed fometimes juftly for a brave attempt contrary to the exprefs orders of his general: as the greateft confufion would arife if inferiors difobeyed exprefs orders of their fuperiors upon any appearances of advantage to be obtained over the enemy. As greater cvils muft enfue from relaxing military difcipline, than can readily upon obedience to the imprudent commands of fuperiors, which are not plainly treacherous, and ruinous to an army; a good man may fee it to be his duty to obey fuch orders as he certainly knows to be imprudent, and to abitain from wife meafures which his fuperiors prohibit; unlefs he can prevail upon them by reafoning to alter their orders. One who acts otherways muft be pu-

[^79]nifhed, as laws muft regard the diftant effects of ac- Саля. 9 . tions upon the whole body.
XII. Internal defigns not difcovered by action, tho' ${ }^{\prime}$ Iternaldefigns they could be proved, are feldom punifhed in milder ${ }^{n 0 t}{ }^{\text {purijamblco }}$ governments. Men may project and talk of defigns, who are not wicked enough to execute them. When by exprefling fuch intentions and defending them, they may have corrupted others, they may juftly be punifhed; and the magiftrate may always juftly demand a fecurity for the good behaviour of fuch as have entertained them. When the defign is come to action, and to fuch efforts as might have been fuccefsful, had they not been defeated by fuperior force or accident, the criminal deferves the fame punifhment, whether he fucceeds in his attempt or not, as the fame depravity is difcovered, and the fame danger to fociety from his future attempts. Thus one who gave poifon, or who difcharged a gun at his neighbour with a defign on his life is to be punifhed: as a murderer be the event what it will:-

It is proper that in every fate there fhould be a-spower of itif: power of difpenfing with the fanctions as to ordinary $y$ panfinious sececclas crimes, when fingular reafons occur for it, and fufficient fecurity againft like crimes can be otherways obtained. But for crimes of magittrates againft the publick rights of a people; or for grofs abufes of power, or attempts againft the plan of polity to encreafe their own power or influence there fhould be no impunity.

The publick intereft may fometimes require the

Boor III. giving impunity, nay rewards, to fome who have been guilty of the wortt of private crimes, to employ them in fome neceffary fervices. Thus to break all faith in bands of robbers or pyrates, and deftroy all mutual confidence among them, pardons, and even rewards are juftly given to fuch as betray the band, or deliver up any pareners: as by fuch conduct fuch confederacies againft mankind are broken without effufion of innocent blood; tho' the worft of the party may moft readily take the advantage of betraying their partners, from thefe hopes.
The endue ref-
trio of perfors in XIII. That refpect of perfons, which is unjuft in ${ }_{j}$ them as neither affect the guilt of the action, nor its. importance toward any publick detriment, nor the quantity of the fuffering. As when men are differently punifhed on account of kindred to the judge, of being zealous for his party or faction civil or religious, or of prior benefits conferred, or fervices promifed or expected; while yet the guilt and detriment to fociety is equal. But circumftances fhewing greater or lefs guilt, or rather greater or lefs tendency to the detriment of fociety, or fuch as encreafe or diminifh the fenfe of the punifhment, fhould be confidered as far as human courts can do it, to make the fentences well proportioned and juft. In pecuniary fines the fums exacted from different perfons for the fame crimes or equal ones, fhould be in proporsion to the wealth of the criminals.

The fum which is fevere upon the poor may be a
trifle to the wealthy. In corporal punifloments, the Curs.g. weaknefs of the criminals fhould alleviate the punifhments: and infamous punifhments fhould be leffened as the fufferers are in greater dignities. For thus alone the fenfe of fuffering fhall be equal for equal crimes.

It may juftly be queftioned however, whether in in- Haw fren ant creafing of punifhments on account of horrid crimes, , fext in treaceis of
 nothing feverer flould be inflicted. If death is the penalty of any deliberate murder or robbery, one's indignation would move him to inflict fomething worfe upon the more horridly cruel murderers, and to torture fuch as had tortured others; or to ufe tortures where the gentler kinds of death inflicted feem fcarce fufficient to deter men from the crime. But on the other hand, horrid fpectacles of torture, efpecially if they are frequently prefented, may have a very bad effect upon the minds of fpectators. They may harden their hearts, and abate the natural fenfe of compaffion by overftraining it, and make it lofe its force; as we fee in the overftrained fibres of the body. Befide the terrible efforts they may tempt wicked men to in their robberies, to fecure themfelves againft conviction, or to avenge themfelves for the fufferings of their fellows. We may find perhaps that nations where they are ufed have feldom fo tender feelings of humanity as thofe where they are not. And that an eafy death, with any fubfequent infamy upon the carcafe that may affect fpectators, without caufing Vol. II.

Book III. any real mifery to the criminal, may fufficiently arfwer the purpofes of human juftice. If tortures are ever allowed, they muft be very rare.
Who ore libise XIV. No man fhould be punifhed for the crime 40canfoe fuic da. sazes. of another; nor is any one liable to compenfation of damage who did not contribute to it by fome action or omiffion contrary to his duty, nor fhared in any gain by it, nor occafioned it by any contrivance or action deftined for his own advantage. As children are truly joint proprietors with their parents in the ftock of the family; and have a moft facred claim not only for maintenance, but a comfortable fubfiftence, upon that ftock as far as it will afford it, and the parent bound to furnifh it out of this fock: it feems plainly unjuft that the whole fhould be forfeited by the crime of a parent; not to mention alfo the juft and ftrong claim of the wife, even that of a fair purchafer by the fortune fhe brought, or by her own induftry in improving the common ftock. It is true the parent may be the natural adminiftrator, or manager for the company, and thus his debts contracted prudently or imprudently always affect it, nay his prodigality may fquander it all. But in many civilized nations, this natural joint right of the whole family is recognifed by the civil laws; by allowing an inhibition or interdict upon an extravagant or imprudent parent * at the fuit of the children or any proper perfon in their name. And this is plainly according to juf-

[^80]cice and natural equity. It is fcarce therefore defen- Char. 9 . cible with any fhadow of juftice, that civil laws fhould appoint a punifhment on the guilty which equally or more feverely affects the innocent.
XV.. As to the punifhment of corporations, the Tre paifemers $^{\text {a }}$ following maxims feem juft. I. If all the guilty, of ocrior ritars. or as many of them as are fufficient for compenfation of damage and a publick example, are found, nothing can be further demanded from the corporation.
2. When this cannot be obtained, no innocent man fhould be punifhed in his perfon or any private fortune of his he holds independently of the corporation, for any crime of its magiftrates or other citizens.
3. As merit and demerit are perfonal and not properly refiding in corporations; if all the criminals are dead or banifhed out of it, no punifhments can be juftly inflicted on it or its members. Punifhments or fines exacted out of the publick ftock have not the proper effect intended. Bad men feel and are deterred only by what fhall affect themfelves. They are not moved by the fufferings of communities.
4. As to compenfation of damages; when it cannot be obtained from the criminals, it next falls upon any in power who by grofly culpable negligence fhared in the guilt, and it fhould be levied out of their private fortunes. If thefe fail, the common fock of the corporation is liable, and where this fails it may be exacted out of the private fortunes of its mem-

## 340

Of Civil Laws
Booк III. bers; for the fame reafons alleged above *in the cafe of conqueft in a juft war.
5. As corporations have generally fufficient power to reftrain their members from injuries, the governors fhould be obliged to give fufficient fecurity againft future injuries, and fhould be vefted with further powers if the former were not fufficient. Nay they may be divefted of any fuch privileges as are ape to be abufed, when no other fufficient fecurity can be obtained againft their being abufed to the detriment of the publick. But without fome great neceffity, or when other fecurities can be obtained, it is very unjuft to deprive a large innocent body of men of any privilege of importance to them upon the crime of a few, or even of their magiftrates.
6. As to any rights which fmaller corporations enjoy as parts of a great body politick and with relation to it, fuch as a right of reprefentation in the fupreme council; no mal-adminiftration of even the magiftrates or councils of fuch corporation fhould forfeit a right of importance not only to all the innocent members, but to the whole ftate.
7. Bodies incorporated mexely for trade and for the benefit of a few partners, may $\dagger$ juflly be deprived of their privileges upon their non-compliance with the terms or conditions upon which they were granted. And the corporation may be diffolved.
 gitle.

[^81]thefe are moft convenient which are laid on matters Chap.g. of luxury and fplendour, rather than the neceffaries of life; on foreign products and manufactures, rather than domeftick; and fuch as can be eafily raifed without many expenfive offices for collecting them. But above all, a juft proportion to the wealth of people thould be obferved in whatever is raifed from them, otherways than by duties upon foreign products and manufactures, for fuch duties are offen neceffary to encourage induftry at home, tho' there were no publick expences.

This proportion can never be obferved withent a The gratats cenfus or an eftimation made of all the wealth of private families at frequently recurring periods, once in five, fix, or feven years. How practicable this is, may be feen by the Roman laws. It would detect perhaps a few broken merchants and men of bufincfs, and both turn them out of trade and prevent their opportunities of defrauding more creditors; and this is all the harm it would occafion: For men of prudence and good conduct, whofe ftocks were loft by accidents, they would fill be trufted by their friends: and yet incautious rafh projectors, without any fund for their bufinefs, would lofe opportunities of fraudulent bankruptcies, and of many injuries now too common.

By a cenfus all would be burdened proporeionally to their wealth; and thus the publick expences be oppreffive to none beyond his neighbours. In landtaxes, gentlemen in debt are immoderately oppreffed, beyond thofe of clear eftates; and moneyed men con-

## OfCivil Laws

Boos III.tribute nothing. Duties and excifes, however the merchant or other wealthy trader firft advances them, yet are at laft paid by the confumer. The hofpitable generous men, or fuch as have numerous families fupported genteely, bear the chief burden here, and the folitary fordid mifer bears little or no fhare of it.
obedicreca afive XVII. To thefe rights of governors correfpond or pafize. the obligations on fubjects to obedience active or paffive, as we fhall fhew more particularly in a few obfervations.
I. When the command of a governor is truly juft and wife, and within the power committed to him by the conttitution; a fubject is always bound to obcy notwithftanding of any private inconveniencies or danger to himfelf; and that even in confcience, tho' he could artfuliy evade the penalties of the law. This holds particularly in paying of taxes and in military fervice.
cbligations to
2. When the matter commanded is within the obey imprudent commands. power committed to the governor, but he is ufing his power imprudently in commanding it; if modeft reprefentations will not move him to change his orders, and they are only burdenfome and dangerous to us in particular and not contrary to any perfect right of the innocent, or injurious to others, it is our dury to obey, tho' the governors finned in commanding. In war the commander may often be very guilty in imprudent orders given, and inferiors may fee that they are not only dangerous to themfelves who execute them, but even prejudicial in a fmall degree to the publick caufe. But as diffolving all military difcipline muft
be a much greater evil to a nation than the lofs that Chap. 9 . can be readily fuftained by executing the imprudent orders; and all difcipline muft be loft where the inferior affumes to himfelf to difobey orders he judges imprudent; it is often the duty of inferiors to execute them while they judge them imprudent.

If the orders are judged treacherous, or fo perni- wherthe masy cious that the execution of them would be more deftructive than breaking through in this cafe the rules of difcipline, a good man would difobey, and take his hazard. It is in like manner our dury to pay taxes or tributes, tho' we judge that they are unequally impofed, and to be applied to imprudent purpofes, when they are impofed by that perfon or council to whom that power is committed. There are many commands, civil and military, about the prudence or juftice of which inferiors are not proper judges, wanting accefs to the reafons of them. Upon prefumption of the wifdom and juftice of their governors, they may act innocently and virtuoufly, when their fuperiors are very criminal; and they often owe fuch obedience to the general intereft of their country, when they know that the orders are imprudent.
3. But if a fubject is perfuaded of the injuftice of a war, or of a fentence he is commanded to execute in confequence of an iniquitous law, he fhould refufe active obedience, and bear patiently for a good confcience the fufferings he may be expofed to.
XVIII. But when a governor exceeds the powers when the ruler vefted in him by the conftitution, affuming fuch as opurer, no obevit

Boos III. are not granted to him; unlefs it be in cafes of fingular neceflity, it is always juft and honourable to oppofe fuch ufurpation of power on its firft appearance, whatever fpecious pretences are made for it of good defigns and intentions; as the precedent is dangerous, and will readily be followed in worfe cafes, to the fubverfion of the conftitution, and all rights eftablifhed by it.
2. Suppofe the governor does not exceed the legal powers vefted in him, but is abufing fome immoderate powers granted him in an imprudent plan of polity to purpofes everfive of the publick fafety and libercy; fubjects may juftly refufe obedience, and by a joint refiftance oblige him to confent to fuch limitations and reftrictions as are neceffary for the common fafety, a private man, when he has no hopes of a fufficient concurrence of others, mult fly from oppreffion or refift it as he can. It would be wrong, without hopes of fuccefs, to involve himfelf and a few friends to no purpofe in greater mifchiefs, or to obey commands injurious to others.
Private injure 3. Suppofe the plan of polity good, and a prince
 bornc patiently fed with fome groundlefs prejudice or violent anger againft any private fubject, and aiming at his deftruction without any juft caufe: no man can innocently obey his unjuft orders in deftroying an innocent man, and one fhould fuffer rather than execute them. The innocent perfon thus intended for deftruction would have a right to all violent methods of defence, even
againft the prince in perfon, were he only to regard Chap. 9 . the right of the prince againft him; but for the fake $\sim$, of his country, not to deprive it of a prince in the main good, or expofe it to any great evils which might enfue upon his death; it may be the duty of the fubject to fly rather than ufe violence, or to be a martyr for his country's intereft, when he cannot efcape by flight.

But to fay that in no cafe men have a right of refiftance, or that in no cafe they can affume to themfelves to judge of the commands of their fuperiors, is monftrous. All ends of government, all fafety, all important rights of a people would be precarious, and be loft without redrefs, as foon as fupreme power came into wicked hands. They who cannot judge of the juftice of commands given, can furely as little judge of titles to fupreme power. This doctrine therefore muft for ever eftablifh every ufurper who once gets into poffeffion. A wicked prince or ufurper, a fenate, or a few Democratick deputies once in poffeffion are for ever fecure: upon their orders, which none mult affume to queftion or judge about, their foldiers might rob, pillage or maffacre any whom they fufpected; nor could there be any redrefs.
4. As to perfons condemned to punifhment acTinc didy ofpercording to juit laws, they feem obliged to bear it, and demmsel. owe to the publick that reparation of the mifchief done by their example. Their declining it by artful contrivances to make an efcape is fcarce juftifyable, tho' it is generally excufed on account of the greatVol. II. X x

Boor III. nefs of the temptation. As the fociety has a right to $\sim$ punifh, they can have none to refift by violence. Nor is it lawful to tempt any officers of juftice by bribes to be unfaichful in their truft, or to ufe violence againft them.
offhefuringly 5. One condemned upon an unjuft law or falfe accufation feems to have a right to make his efcape by any methods which are not injurious to the innocent. Nay as one may have a right of felf-defence, or of defending an innocent man by violence againft any aggreffor, tho' the aggreffor was in an invincible eryor, and fo innocent too: in fome cafes the like may be juft in an innocent man, or in his friends againft fome inferior officers of juftice, when all the detriment arifing from fuch efforts fhall be a far lefs evil than the execution of the unjuft fentence upon the innocent, and eminently worthy.

The cafe is much more obvioufly favourable where the laws are notorioully unjuft and oppreflive toward great numbers; or plain ufurpations upon the natural and unalienable rights of all rational beings. Such are all thofe which invade the rights of confcience by perfecution for innocent religious opinions. Had one fufficient force by the concurrence of others, he would have a right to compell the legiflator by force to refcind fuch unjuft decrees. Much more muft he have a right to defend himfelf againt their tyranny in this point by any violence againft the execution of fuch laws when he has probability of fuccefs.

Thus the general duties of magiftrates and fub-

## The Laws of Peace and War.

jeats are difcoverable from the nature of the truft Chap. of committed to them, and the end of all civil power. $\sim$ Political prudence to exercife the rights vefted in magiftrates wifely according to the feveral exigencies of publick affairs, is a moft important part of human knowledge, and muft be acquired by much obfervation, and experience in political affairs, by knowledge of the interefts and conititutions of neighbouring ftates, by civil hiftory, and political writings.

## C H A P. X.

## The Laws of Peage and War.

I. $W^{A R}$ is the fate of thofe who by violence defend or profecute their rights: and as fovereign princes and ftates are in refpect of each other in natural liberty, the whole doctrine * above delivered, about the violent defence ańd profecution of rights, belongs alfo to the wars of fates, and the juft terms of peace among them.

Wars are either private or publick, the former are wras puliud thofe of private men in their own names; publick are " thofe wars undertaken by the authority of a ftate " or its fupreme governor on one fide at leaft." When " a war is undertaken by the authority of fovereign " ftates on both fides," it is called a folemn war, and a fort of $\dagger$ external juftice is attributed to it on both

[^82]Boor III. fides by the cuftoms of nations; not that there can be true juftice upon both fides; or, as if all other wars were morally unjuft. 'To this bellum folemne Grotius and his followers require alfo a previous indiction or declaration, after juft reparation of wrongs or the fulfilling our juft claims has been demanded and refufed, according to the old foecial law of the Romans. But whatever may be faid of the previous demanding our right, which indeed feems neceffary on the offenfive fide, if their affairs can allow it, there is no fuch neceffity after a juft demand has been made and refufed, that there fhould be a * previous declaration of war. It is never expected on the defenfive fide, nor is it always fafe to the other, as it may give time to the enemy, and prevent the beft opportunity a nation may have of doing itfelf juftice. Nor has any fuch univerfal cuftom obtained even among the more civilized.
Civi? wars moy be as jus? as any.

Publick wars but not folemn, are thofe when magiftrates quell feditions and tumults; when two great factions in a fate upon fome debated point of publick right have recourfe to arms. Sometimes one fide having the fupreme governor's authority, as in Monarchies; and fometimes neither; as when one half of a fenate or popular affembly makes war with the other. Thefe are called alfo civil wars; and in many cafes there is as much reafon pleading for favour, and all humane treatment in thefe civil wars, from each

[^83]other and from all other nations, as there can be for Chap. io. both fides in any folemn wars; as boch fides may have as fpecious reafons or pleas of juftice, as can be found on both fides in the wars between fovereign ftates: which muft appear from the many cafes in which refiftance to governors may be lawful ; of this hereafter.
II. The laws of war relate either to the rights or Lams of war obligations on the contending parties toward each o- reatimists to the ther, or toward neutral ftates who are at peace with both the parties; of thefe in order.

There is one duty incumbent on both with refpect to each other, and to all mankind around, that when they cannot give previous declarations, they fhould however give fubfequent ones, explaining their claims and the grounds of them. The defenfive fide is obliged as much as the other to make known their defences and exceptions againft the demands of the aggreffor. Such declarations are the natural means of letting each other and all the world know, that neither of them are ufing violence, with the firits of pyrates or robbers, without regard to right and juftice; and they preclude all prefumption of their renouncing the law of nature, or forfeiting the common rights of mankind, if indeed their declarations contain any fpecious pleas or allegations founded in fact; where it is fo, the body of the people on both fides may be innocent in deeming their caufes to be juft; nor flould thofe who bear arms on either fide be reputed infamous, or enemies to mankind: as they ac--

Boor III. ted under the authority of civil governors, and by their orders, upon fair prefumptions of juftice.

The juft cautes of war are pro.
 ment, and the term to which they may be continued, and the lawful methods of carrying them on.

1. The ordinary juft caufes are fome violations of perfect rights. Our neighbour's innocent increafe of wealth or power does not juftify our invading him, tho' it fhould roufe our caution and diligence to encreafe or apparcrit daz- our own wealth and power, and to form alliances. If ger of them. any ncighbour indeed appears to be preparing himfelf for hoftilities and conqueft, tho' he has not yet committed any injuries; if he is poffeffed of any fingular advantages by fituation, or other caufes, that ftates around him cannot be fecured but by fuch continual expences of armies or garrifons as they cannot bear; they may have a right to infift upon fomething more than verbal fecurities againft injuries, and compel the afpiring ftate to give it, by furrendering frontier-forts, or demolifhing them, or by quitting fome other part of their ftrength.
2. As among the members of a free fate there may be potent reafons for preventing fuch immodesate acquifitions of a few, tho' made by innocent means, as may be dangerous to the whole body, there are the like reafons why neighbouring ftates fhould infift on proper fecurities for their fafery from any one which is exceedingly increafing in power, or they may put a ftop to its increafe by force. But this is like the
extraordinary rights of neceffity, which ftates cannot $\mathrm{CHAP}_{\mathrm{H}}$. io. have recourfe to, if by induftry, good difcipline, or any other inoffenfive methods, they can preferve a proper ballance of power againft their afpiring neighbour. An abfolute neceflity too in fome cafes may juftify the ufe of force in demanding what cannot ordinarily be claimed as matter of perfect right *.
3. As men in natural liberty have a perfect right Dffere ifoto affift any neighbour againft injury, fo have forcion terse gabiff inftates to affift any one that is unjufly attacked, or that has not force enough to compell an injurious neighbour to fulfil its juft claims. Nay it is the duty and intereft of all around to give this affiftance; as the like injuries may be done to others, if the injurious ftate is allowed to enjoy its prey. This is more efpecially their intereft when ambitious defigns of conqueft appear, tho' they are not yet turned toward ourfelves.
IV. The time when hoftilities may juifly commence is affoon as an injurious ftate has fhewed the hoftile menerement out or injurious defign, by violating any perfect right of ours, and refufing reparation when demanded, or denying to perform what we juflly claim from it. It is juft, as well as prudent, to prevent an enemy, and make his country the feat of the war; nor are we bound to flay till we are invaded.

[^84]allowance. An army in the heart of a conntry may be mafter of it, unlefs a fuperior army be raifed in its defence; the other hoftile party will infill on the like right, and thus the neutral ftate may be made the. feat of the war.

Boor III. The term to which violence may be juftly continued, is till the danger be repelled, all injuries and expences of war compenfated, and every thing paid and performed which we had a perfect right to claim, and fecurity obtained againft like offences or injuries for the future. To continue violence, after all thefe are obtained or offered, is manifeftly unjuft, as it is cruel toward the conquered; and is fo far from being ufeful to mankind, that it is highly pernicious, as was fhown above about conquefts.
Forcre bis un- V. The moft undifputable method of making war uifpucd methet
of warring. is by open force and violence againft fuch as oppofe us by violence; and this is naturally juft, as far as it is requifite to obtain our right, or to diftrefs the enemy fo as he fhall confent to juft terms. Such violence er cruelty as is not naturally fubfervient to this purpofe, or without which we could obtain our right effectually, and at no greater expence to ourfelves, is truly unjuft and deteftable. Such is the murdering of hoftages or captives in cold blood, and all barbarities toward women and children. Nay, granting that by fuch barbarities an enemy might fooner be moved to agree to juft terms, yet they are naturally unjuft toward innocents; and are horrid precedents, which may be turned againft ourfelves, or thofe in the jufteft caufe.
Sy tacit con- Many civilized nations, by a long cuftom, which Montion ectrain
Jortis recluded.
feem to import a tacit convention, have agreed to abftain frım fome dark methods of deltruction, fuch as poifoning fountains which fupply an honite camp,
ufing poifoned arms to make all wounds mortal, and Char. io. fome few others. As the cuftoms are humane, it is vicious and difhonourable to depart from them while the enemy is willing to obferve them; as departing from them may increafe mifchiefs further than is neceffary for the purpofes of war, by deftroying women, or children, or perfons wounded, who however could have been of no fervice againft us; and our enemy may gain as much by fuch artifices as we can. As to affaffinating of hoftile princes or generals, there is no cuftom of nations excluding it, providing it be not done by the corrupting of fubjects, or fuch as are urder bonds of fidelity, againft their mafters. It has often been practifed by civilized nations againft any hoftile prince or general, and not condemned. But the bribing a fubject to affaflinate his own prince, or a foldier his own officer, is generally condemned.

It is to be exceedingly regreted that while fome practices not fo very pernicious feem to be generally condemned and counted infamous methods of war, yet a general cuftom has given impunity to fome of the moft horrid barbarities committed againft enemies. No perfon is punifhed, or counted infamous in his own country, for murders of cold blood, rapes, butchering of women and children, or any cruelties committed againft an enemy during a war. Nay fhould he fall into the enemies hands, he is not profecuted for thefe crimes, as the enemy is reftrained by fear of reprifals. There is all reafon indeed to excufe great cruelties done in the heat of action, which a cool fpec-

Vol. II.
Y y

Some borrid pratices $: n 0$ nuch indulg:i by cuftom.

## The Laws of War.

Boos III. tator may fee to be unneceffary. This indulgence $\sim \sim$ may be given to human weaknefs amidit fear and dangers. But for barbarities unneceffarily committed againft enemies, when there was no prefent danger, and in cold blood, it would be honourable, and but a piece of juftice in every nation, to inflict the fevereft punifhments on their own fubjects for fuch crimes, and to hear in their courts of juftice the complaints of their enemies againft them.
How fir frum. VI. There is fome debate how far frauds are law${ }_{\substack{\text { orferaiggensare } \\ \text { anful. }}}^{\text {ful in war, and here it is plain that deceiving our ene- }}$ mies, when we have a juft caufe of war, by any fuch figns as import no profeffion of communicating our fenciments to them are ftratagems univerfally juftified. Nay, the cuftom is much received of deceiving enemies even by other figns, fuch as import this profeffion when ufed to a friend. Falfe narrations are generally practifed whenever there is any hope of being believed; and men are not blamed as falfe or perfidious on this account by chofe who manage the publick affairs of nations. One may allege, that this cuftom, univerfally received, is a tacit remiffion of the right which otherways enemies would have to each others veracity in narrations. But it muit ever be a difagreeable method to a candid mind, efpecially if joined to any profeffions of friendfhip.
No decertion by And as to all forms of contracts, truces, or treaircerics can
juplifel. ties, the cuftom never was, nor ever can be received of deceiving an enemy by them; and fuch frauds ever will be deemed, as they truly are, highly criminal and

## The Laws of War.

perfidious. Treaties are the only humane way bychap. io. which wars can be brought to an end and peace reftored, without the entire flaughter or deftruction of one fide; and breach of faith in them muft take away all their ufe for the moft falutary purpofes to nations. There is a like obligation on enemies to obferve all promifes of fafe conduct or paffpors given, that good men may be fecured of the humanity due to them by all, and which is perfectly confiftent with the moft vigorous profecution of the war.
VII. How the private fortunes of fubjects are li- the jusfice of able to the claims of compenfation of damage done ${ }^{\text {terprifut. }}$. by their ftate, and the foundations of the right of reprifals, were explained upon the fubject of conquefts. We only obferve here, I. That every ftate is bound to reftrain its own fubjects from injuring any neighbouring ftate, or any of its fubjects. 2. When fuch injuries are done openly, and no redrefs made by the governors of fuch injurious fubjects, upon complaints made, this is always deemed a juft caufe of war; unlefs the governor fhew that fuch fubjects have fhook off their allegiance, and are no longer amenable to their laws, and that they give them no protection; for no ftate is accountable for the depredations made by bands of pyrates who once were their fubjects. 3. As fubjects are bound to compenfate damages done by their governors; when the injured cannot otherways obtain compenfation, it is juf that the injured flate take the compenfation due to it or its fubjects in the eafieft way it can, and if that is by feizing the goods of the

Boos III. fubjects of the injurious fate, let them have recourfe $\sim$ to their governors, for compenfation of what they fuffer through their injuftice on a publick account. When the tap. :ure is comiluat.

The cuftom is generally received, that moveable goods taken in war, and removed into the enemies forts, or carried to their fleets, and adjudged as legal prizes, are deemed the property, partly of the captors, partly of the ftate to which the captors are fubject, according as their civil laws determine. And this change of property is acknowledged even in the ftate from which they were taken; fo that if they are retaken, the old proprietor is deemed to have no claim; they belong partly to the captor, partly to the ftate, as civil laws appoint. This is a matter of arbitrary or pofitive appointment, with a view to encourage fubjects on both fides to greater activity in depredations on the enemy.
taruse of Tati- VIII. We come next to confider the laws of szs refpecting :tc memitral finte war which refpect neutral powers; and as there are a great variety of cuftoms received in this matter, we fhall only briefly mention the general principles and maxims by which the chief queftions may be folved. This head makes one great part of what is called the * publick Law of Nations; fome parts of which are obligatory as parts of the Law of Nature, and others

[^85]The publick, or the Law of Nations, may be fabdivided into the abfolute or prima$r y$, containing the rules founded on natural reafon, and obligatory previous to agreements; and the fecondary or bypothetical, founded on cuftom and tacit convention.
as matter of agreement or tacit convention, and very Chap. 10. changeable.

The laws of war, with refpect to neutral fates, depend chiefly on thefe few maxims.
 inclines to it, to declare for either of the contending givece on cither parties, or to favour either in the war, and thus expofe itfelf to the hoftilities of the other. 'There may be a ftrong obligation of duty, or gratitude, or finer juftice; but, where there has been no exprefs engagement by contract or treaty, a neutral ftate muft be at liberty to act as it pleafes and may continue its neutrality. The fame holds as to the two contending parties in a civil war; a fate formerly in friendhip with this divided country is not obliged to declare for, or recognife, the juftice of the caufe of either. Nor is it to be deemed amy breach of friendfhip by the fide which proves victorious, that the foreign ftate gave no aid to it while the victory was doubtful, provided that it acted the fame part toward the other.

In confequence of this a certain external right is ever allowed to be acquired by the captors to all moveables taken in war; and the title is deemed indefea- ${ }^{\text {afull properis. }}$ fible if thefe goods are purchafed by a neutral fate or its fubjects, fo that they can never be reclaimed out of their hands by the old proprietors; nor is it deemed a departure from the neutrality that they buy fuch goods taken on either fide as once were adjudged as prizes. The purchafer may not know how the goods were acquired. If they were to be reclaimed

Bоок III. by the old proprietors, and delivered to them; the neutral ftate would thus declare that the feizure was unjuft and muft lofe the price payed, or declare war upon the captors. If they refufed the demand of the old proprietor, while he was allowed to infift on his old right, this would be declaring againft him and his country. Nay if fpoils are fold to other fubjects of the fame ftate from which they were taken, either by the neutral purchafer, or by the enemy, (as trade is fometimes allowed by treaty during hoftilities;) out of favour to the fair purchafer, as well as to the external right of the captor, the old proprietor cannot claim them. Were it otherways, all trade would be precarious either with the enemy or neutral ftates.
No fict right
sh to
cunds sio. But as to lands, cities, or provinces taken, as no as thatly podided.
$l=1$ purchafer can be prefumed ignorant how the feller acquired them, there is no fhadow of reafon for allowing fuch a right in the captor. A neutral ftate by purchafing them would preclude the old proprietors, or the ftate, from recovering by force their old territory; or would force them to declare war againft the purchafer. Such purchafes therefore are always deemed contrary to the neutrality.
 fine of humds
ticis, fic. cattles, or cities; that all fervices, rents, or other annual payments, due formerly by any perfon or corporation to the old proprictors or governors of them, are now validly payed to and difcharged by the violent poffeffor; fo that the old proprietor or governor,
if he recovers them again, cannot redemand the fame Char. ıо. fervices or payments; nor look upon fuch fervices or payments, during the violent poffeffion, as any infidelity or hoftility; unlefs they have been offered officioufly, when they were not exacted by the affumed authority of the violent poffeffor.

But no deed of the violent poffeffor can releafe from any future rents, fervices, or payments, or difcharge any fuch obligations, beyond the annual termly payments during his poffeffion; fo as to preclude the claim of the old proprietor or governor when he recovers his former poffelfions. If he has by force or by threatnings compelled a debtor, whether a private perfon or a corporation, to pay fully a debt due to the corporation now violently poffeffed, or to its governor in his publick capacity; and that without any collufion, or fraudulent agreement with the debtor, the debt is * validly difcharged.
2. "Neutrality can be preferved only by giving. No aid paum " help to neither fide in the war, or equally to both." sithe or cqually to Hence if one fide is allowed to enlift volunteers in the neutral ftate, both muft be allowed. If troops are hired out they mult be hired out to both, if both defire them. And privileges of trade continued to both as they were before the war broke out. Military flores muft be furnifhed to neither without confent of the other, who may perhaps demand the like fupplies;

[^86]Boor III. ordinarily they are to be fent to neither. Nor can the neutral fate fend even common provifions to any city befieged, or to any ifland or coaft guarded by an hoftile fleet of the other fide. Counterband goods, or fuch as are thus prohibited, may jufly be feized on the coaft, when it appears they were defigned for the enemy.

How prior al. liances bind to fend fuptlics.

If a neutral fate has been in an alliance offenfive and defenfive with both parties, and bound to fend quota's of troops to their affiftance, if the neutrality remains it can fend troops to neither. If its intereft allows it to quit the neutrality, it may juftly fend troops to that fide which has the juft caufe. All contracts about giving aids in war have always this tacit condition that " the caufe be juft." No treaty can bind to alfift in unjuft violence.
Netrallats, 3. A third obvious maxim is that "a neutral fate fomild shis all" floould be precluded from no advantage it enjoyed $\substack{\text { batit in commona " " by either fide, on account of the war; except fuch } \\ \text { merchufif. }}$ " as it made by commerce in military ftores:" all other advantages of trade and navigation it fhould enjoy with both. Thus the groods of any neutral traders found aboard the fhips taken and judged prizes, fhould not be forfeited. The neutral fate had a right to freight fhips from either fide; and, as it had a like right to hire out its fhips to both, tho' the enemies goods aboard neutral fhips are juftly taken, yet the neutral flips cannot be made a prize. Each fide may have a right to examine the neutral fhips, and find if any of the enemies goods be aboard: but they have
no right to frize either the flips, or any parts of the Chap. io. cargo which did not belong to the enemy.

There is one right, like thole upon a plea of neceflity practifed and allowed; that either party in any fudden exigency may take any neutral hips in their ports, upon paying a reafonable freight for them, to tranfport troops or fores upon any expedition.

In like manner no neutral fate fhould lofe any right of mortgage upon the lands or territories taken by either file from the other.
4. Another maxim as to neutral fates is "that No bofilitits " they have a right to hinder either fine from com- ${ }^{\text {vereallowarcain face }}$ " misting any hoftilities againft the other, within the " neutral territory or its harbours; and to give pro" tection to any refugees from either fide." As the neutral fate is matter of its own territory, its bays, and harbours, it has a right to prevent hoftilities of cither fide within them; and it is plainly its intereft to do fo, as they may be dangerous to itfelf or its fubjects. The taking of flips in its harbours may interrupt or difcourage the trade, which the neutral fate has a right to retain, with both parties. And the difcharging of artillery may be more pernicious to others than thole that are aimed at. It is the part of a common friend to prevent all forts of violence of the contending parties, as far as he can; and every fate within its own bounds has a right to prevent them. This right is allowed to extend as far as it has a power of commanding by the guns of its forts. Exercifing force againft enemies is always looked up-

Vol. II. $\quad \mathrm{Z}$ z

BookIII.on among the jura majeftatis, or parts of fupreme $\sim$ power which no ftate has a right to within the bounds of another which is at peace with it.
 of deferters or
reseser. has a right to protect them for the like reafons. No foreign prince has a right to exercife any jurifdiction, civil or criminal, within the bounds of another ftate. If he or his ambaffadors are allowed to refide in a neighbouring ftate for fome time, they retain all their powers and rights in their own country, but have none where they refide, except what is allowed them by this ftate; and by the cuftom of nations there feems to be allowed to them a civil jurifdiction over their own retinues, to decide any points of property debated among their own fubjects. Nay this right is allowed to confuls, who reprefent not a prince or ftate, but are agents for merchants at a foreign court, and appointed as judges in civil caufes by their prince over their countrymen. But as they have no jurifdiction, even in civil caufes, where foreigners are concerned; and for criminal jurifdiction, it is not allowed either to $a$ * prince or his ambaffador over their own fubjects or countrymen refiding with them in another ftate, as criminal jurifdiction requires often the ufe of force.
Ciffoms reciv-
cidestectivivals The right and cuftom of nations is pretty general


[^87]
## Treaties of Peage.

Law of Nature to give no protection to any infamous Cirap. 10. criminal, or notorioully fraudulent bankrupt, who flees to them; they fhould deliver them up.. And yet the ftate from which they fled has not a right to purfue them by force in the bounds of another country. If a ftate is zealous to bring them to juftice, a commiflion fhould be demanded from the foreign ftate, and it is unjuft to deny it upon proper fecurity againft doing any damage to its fubjects; and then the force is exercifed by the authority of the governors of that ftate. But as to fmaller criminals, or common bankrupts, the cuftom received is on the merciful fide toward them; they are generally protected, and feldom demanded to juftice.

As to ftate-criminals; as frequently good men are on both fides in civil wars and fate-factions, as well as ${ }^{t c t}$. in folemn wars, the general cuftom is very humane, that they fhould univerfally find protection in foreign ftates; and the refufal of delivering them up, or of allowing them to be purfued and taken, is never deemed a juft caufe of war, if, while they refide abroad, they are forming no new confpiracies or hoftile attempts againft the prefent governors of their country, who fhould be fatisfied with their banifhment, and lofs of their fortunes, and of the hopes they had in their native land.
$X$. The natural and humane way of ending wars The natre of is by treatics of pence. the nature of which, the juft tratis $\begin{gathered}\text { ffrase. }\end{gathered}$ isy treatics of peace, the nature of which, the jutt terms of them, the obligations, and juft exceptions, may be fufficiently underftood from what was faid

$$
\mathrm{Zz}_{2}
$$

Boor III. upon contracts in the former book, and upon the rights arifing from the injuries of others; as all fovereign princes and ftates are with refpect to each other in a ftate of natural liberty.
Thecesception
aviulf force The exception indeed of unjuf force extorting a of unjuyt force preclualid generally. vate perfons, whether the wars are folemn or civil to which the treaty puts an end. Were this exception univerfally allowed, all treaties would be vain; no ftate would regard any promifes or engagements of another; nor would contending factions have any faith in each other; fince either fide, whenever they inclined, could ftill have this pretence to evade their obligation, that the contract or promife was extorted by unjuft violence; and thus all old contraverfies would revive, notwithftanding any agreements or renunciations. No terms offered would ftop hoftilities. War muft end only by the deftruction or entire conqueft of one fide.
Buantin all On the other hand; fome wars undertaken by princes and ftates are fo manifeftly unjuft, without any fhadow of right, which yet prove fuccefsful, that it would be hard to preclude a ftate, which had been compelled by fuch unjuft violence to confent to the moft oppreflive and iniquitous terms, from all redrefs either for themfelves or their pofterity for ever, tho' they had the moft favourable occafion of fhaking off the unjuft and cruel yoke. To do fo would give the greateft encouragement to unjuft violence, and make oppreflion everlafting without remedy.

We may perhaps juftly diftinguifh, between vio-
lence really unjuft, and yet founded upon fuch fpe-Chap. го. cious pleas and colours of right, as might have impofed upon men who truly intended to act jufly according to the Law of Nature; and that violence which had no fuch colours of right: allowing a valid obligation to thofe treaties which were obtained by the former kind of violence; efpecially when it was conducted honourably, according to the humane cuftoms of civilized nations, and when the treaties contain no terms manifefly inconfiftent with the plain laws of humanity, and wich the fafety, and thefe natural rights of a people which are neceffary to fecure all valuable enjoyments of life. But for treaties extorted by violence manifeftly and avowedly unjuft, and containing terms quite inconfiftent with equity, and alt fecurity or fafety of the people defeated as to the natural enjoyments of rational creatures, they can pro-* duce no obligation.

No doubt after all the decifions men can give, contraverfies may ftill remain: What are thefe fpecious manixy yeffiom: ${ }^{\text {trat }}$ colours of right which plead for the validity of contracts extorted by unjuff force? What fort of terms are thus inhumanely oppreflive? where there is no common judge there is no refuge but to mens own confciences, and fenfe of humanity, and juftice, and to wife arbicrators, or neutral mediators, under no attachments of intereft to either fide.
XI. There are many divifions of treaties; fome are Divifous of perfonal, entered into out of affection to the perfon treatis. of the prince, and fubfifting only during his life. O.

Boors III. thers are called real, when they are made with a prince or ruler, as he reprefents and acts in the name of the body politick, which never dies. The obligation of thefe is perpetual, where no limited term of years is exprefled. Some are equal, binding to equal performances, or fuch as are proportional to the wealth of the ftates; and others unequal. Of the unequal again, fome, tho' burdenfome to one fide more than the other, yet make no diminution of its fovereignty or independency. Such for example, as bind one fide to refund the expences of the war, to deliver up fhips, or frontier towns, or to quit certain branches of trade, or even to pay certain fums annually. Notwithitanding of fuch burdens, the fate may exercife within itfelf, and with other nations, all parts of the fupreme power; other unequal treaties diminith the fovereignty: thus if one confents that appeals fhall lie in certain caufes from its own courts to thofe of the other ftate, or that it fhall not make war without confent of the other. The terms of chefe treaties fuggeft the obligations on both fides.
Hipfages why
difese In confirmation of treaties in former ages hoftages were frequently given. But as they can give no fecurity unlefs a nation were difpofed to commit a great piece of barbarity, in punifhing the innocent hoftages for any perfidy of their country, to which they had no way contributed; the cuftom of demanding or giving hoftages is laid afide.
 naged by ambaffadors, envoys, and plenipotentiaries:

## Rights of Ambassadors.

perfons employed to tranfact fuch matters in the name Chap. $_{\text {ro }}$. of a ftate. The rights of all thefe perfons, according to the Law of Nature, are the fame whatever names or external dignities they may obtain, if they are fent to any ftate in the name of another, great or fmall, which is not dependent on the fate to which they are fent.

This right, in the firft place, belongs to all who are Their perfons fent with any publick meffages in peace or war, that their perfons fhould not be violated; but they fhould either be allowed to refide in fafery while they offer: no violence, or, if this is refufed, to return unmolefted. The greateft enemy, even upon the jufteft provocation, is obliged to liften to propofals from the other fide, as his right is not infinite; and there are certain propofals which when made he is obliged to accept of, and defift from hoftilities. No propofals could be made if the perfons, who carried them, were not allowed protection.

A ftate indeed is not obliged by the Law of Na - ì onataraldich:
 other ftates to continuc in its territory; fuch perfons sembefluars, , hut always act the part of fpies if they are diligent in 4 , $h$ hatimen their trufts: and they may be refufed accefs to it without hoftile intention. But as the advantage is equal to both fides againft each other, where they are mutually allowed; and as by their means many diffexences are fpeedily compofed which otherways had broke out into wars; it is now the cuftom of all civilized nations to allow them mutually, and to give

Bоок III. them full protection while they commit no hoftilities, or form no confpiracies againft the fates where they refide.
What privi-
The Law of Nature enfures to them no other pro-
 ${ }_{\substack{t h r y e \\ \text { tise }}}^{\text {Luw of Na }}$ convention, than that which every civilized ftate gives to its own fubjects or to any private foreigner who refides with them for pleafure or commerce. An action would lie againft them in the courts of the ftate where they refide for any debt or crime, as againft any private foreigner. And if they were, and continue natural fubjects of the flate they are fent to, they are juftly treated as its fubjects ftill; tho' employed as factors for others. Their employment as it is of great dignity and importance, would indeed entitle them to greater deference and external marks of honour, than they could have claimed in their private capacity: but it gives them no further perfect right without fome convention exprefs or tacit.

But a pretty general confent of civilized nations has

What by the culfom of nations. given a great number of other privileges and immunities to them, their families and retinues; the fettling of which makes a confiderable part of the * publick Law of Nations, as it is called, which is founded on tacit conventions, declared by general practice, and by the refentment expreffed at any nation which violates it. And yet as to moft of thefe laws any nation by a timely premonition of its neighbours that

[^88]
## Rights of Ambassadors.

it neither infifted on fuch privileges to its own am- Chap. io. baffadors, nor would give them to thole of other nations, might free itfelf from all obligation; forme of them indeed are founded on reafons of humanity; but many others merely on capricious cuftoms, and the vanity of princes.
XIII. There are humane reafons for one cuftom, almot univerfally received of late, that "ambaffadors, aft net sib " envoys and all who act for nations independent of " the fate to which they are fens, * are not fubject " on account of their refiding in any fate, to the " courts of that fate, in any action civil or criminal." Nothing more is allowed than barely the neceffary defence against any outrage of theirs, or any confpiracy. All right of judging and punifhing is referred to the prince or court to which they were formerly fubject. There is an equitable reason for extending this privilege beyond the ambaffador's perfon even to all his proper family; fuch as his wife, children, fecretaries and neceffary domefticks; fince by the want of them, or by any vexatious proceffes againft them, he might be diftreffed or hindered in his bufinefs. If their conduct is offenfive they may be ordered to withdraw, and juftice be demanded againft them from the fate which fent them, the refufal of which would be a jut cause of war. The reafon for the privilege is this, the mot vigilant ambaffadors do generally molt oppose the interefts of the courts where they refine, and are the leaft popular in that country; and there-

[^89]Vol. II. A a a

Воок III. fore would have the worft profpect of a fair trial, or $\backsim$ ~of a juft fentence upon any civil action or criminal procefs againft them.

At the fame time, if an ambaffador trades where he refides, or incurs debts by contracts of merchandife, or by bonds; there is little natural reafon why he fhould not be fued and compelled to do juftice to the fubjects of the ftate where he refides. If he is fufpicious of the partiality of the courts, let him abftain from voluntary contracts. There is fill lefs natural reafon for the immunities of all gentlemen of his retinue in fuch cafes. It would be highly proper that he gave a lift of his domefticks upon his admiflion, or upon adopting any more into his family; that the ftate where he refides might judge how far it was proper to extend its protection to fuch numerous retinues.
mis nove no In like manner, there is no natural reafon for making ${ }^{\text {finf }}$ zutury of nature. the his houfe a fanctuary to any but the neceffary domefticks allowed him : much lefs that it fhould skreen any fubjects of the fate where he refides from the execution of juftice, and thus limit the power of the ftate over its own fubjects. But fuch claims have often been made by means of an unneceffary notion that the ambaffador reprefents the perfon of the prince who fent him, and fhould be treated as fuch; or reprefents a free and independent ftate, and muft have a like independency, immunity from the power of the fate he is fent ro, for all who attend him of every character.
XIV. From this alfo arife the claims of fuperior Chas. 10. dignity, and the precedency of the ambaffadors of different nations. Thefe are all arbitrary matters, de- The preceders pending on cuftom or convention. It would be as natural that ambaffadors fhould take precedency according to their feveral perfonal dignities, if we could well compare the feveral perfonal dignities of men of quality, in different nations, with each other. And this indeed is as eafy as fettling the dignities of different princes. Names are of no avail in this matter. A duke of Ruffia or Venice and a dugke in Britain, a marquis in Britain and one in France are of very different dignities. The kings of Britain were once of higher dignity than emperors of Conftantinople, or fome Weftern Emperors in Rome. All rights of precedency among independent princes and ftates, or their ambaffadors, muft depend on fome agreement or old cuftom. Were we to follow natural reafon, thefe ambaffadors fhould have the higheft dignity who reprefent the wifeft and beft conftituted ftates or polities; as thefe are the moft honourable bodies politick. Superior force, Atriking terror in all around, often engages nations to give up thefe matters of ceremony to the moft potent. Abfolute hereditary Monarchies, and Oligarchies, have the weakeft pretences to dignity.

## C H A P. XI.

## The Duration of the Politick Union; and the Conclusion.

I. $T$ HE duration of a political union, and of a citizen's obligation to his country may be determined by thefe confiderations. I. As this union is If the erilifea defigned for the good of all, it is oppreflive in any ftate, where it is in no danger of decay, to detain any fmall number of citizens, who have a rational profpect of a better condition elfewhere, while the flate wheurajian fuffers no confiderable lofs by their departure. It muft ser frecfereuth
bald
be a wretched plan of polity, or very unfaithfully adminiftred, which can tempt any great numbers to defert it, contrary to fo many ftrong natural tyes; and in either cafe, if proper remonftrances cannot obtain a redrefs of fevere grievances, the citizens have a right to leave it, as the natural conditions, either expreffed or implied, upon which they affociated are broken. To defert a good affociation, wifcly adminiftred, when it falls into any diftefs by foreign force, is highly criminal; and the ftate may reftrain its fubje:ts by violence, as they are facredly bound to fupport it at all hazards.

Men banifhed for ever, on account of crimes, are no longer fubjects. But a temporary banifhment or relegation into any remote province fubject to the ftate's jurifdiction, docs not take away all right of the ftate over fuch corrupt members.
II. While a ftate can protect all its members, it is Chap. ${ }^{1 \text { it. }}$ under the moft facred obligations to do it. It may indeed under the utmoft neceffity, when the whole can- How far afore not otherways be fafe, bind itfelf by contract not to ${ }^{\text {tect }}$ tll 1 ts parts. protect any further a fubject, or a certain diftrict, demanded by a victorious enemy. But this deed cannot preclude the fubject, or the diftrict, from taking any other refuge: their bond is diffolved. An hero perhaps to preferve a country would deliver up himfelf a facrifice.

When the majority of a fate confent to change $c_{\text {ctrtain changes }}$ the polity in fome effential parts, upon which the fafe- 0 of phility free ty and profperity of the fubjects depended, in compliance with an invader or ufurper, or out of any fupertition or folly; fuch as diffent have a right to withdraw with their effects into any other country; or to affociate by themfelves: nor can they be retained upon any pretence of the old contract, fince the effential articles are changed without their confent. A man acts unjuftly who diffents from any wife and ufeful change of the polity; and yet it would be hard to oblige him by force, without fome great neceflity, to remain a citizen.

But all real treaties formerly entered into with other nations retain their full force after the change, fo do all publick debts and claims on both fides.
III. If a ftate is by force fubdued to another, the After cormest majority of the conquered have no right to retain any fire fats at of the old citizens who incline to remove. Any parts of the vanquified ftate may affert their liberty and in-

Bоок III. dependency, or unite with any other ftate they incline. The former bond is diffolved by the failing of an effential condition. It is indeed very unjuft in any part to defert the body, while there is any hope of fupporting it.

If a people once intirely conquered fhould upon any unexpected emergence fpeedily recover its independence, it is the duty of all its citizens who have entered into no new political bonds to return to their former union, if the terms of it were equitable. But if they were not, or if any parts have entered into ncw polities, by contracts againft which they have no juft exception; as the former bond was diffolved by the conqueft; all their new tranfactions are obligatory, in which they acted juftly according to the probabilities then appearing to them.
Aprovinct long
conyucred, and If a people conquered for fome centuries, and re-
 dependency, cloes not
the old tizhest
co$t$ the old rights ar
zer ohter $a$ ard dependency again, and that with all juftice; it would be * ridiculous in them to claim any right in diftricts or provinces long affociated to other ftates, or fubfifting by themfelves; upon any pretence that thefe ftates or diftricts were formerly affociated with their anceftors or fubject to them, when they were a free and flourifhing ftate. The conqueft diffolved all thefe bonds, and left thefe diftricts or provinces free to con-

[^90]citizens of Rome in Grotius De 7. B. et $P$. l. 2. c. 8. and in Gronovius and Barbeyraque's Obfervations.
fult their own fafety. Such claims are ftill more ridi- $\mathrm{C}_{\text {hap. }}$ ir. culous on this account that after a few centuries and the changes which happen upon conquefts long continued, the people can have little other pretence of calling themfelves the fame with their predeceffors in that land, than this that they live upon the fame fpot of ground where the antient flate was. But it is owned by all that as the people or flate may remain the fame in a new climate far from their old lands; nay without any lands, when they are aboard their fhips or marching through defarts; fo the new poffeffors of the fame lands may be a ftate or people quite different from the old.

When a fate is once entirely conquered without a probable profpect of recovering its independency, all the old conventions of the people about a political union are in the cafe of contracts entered into about what afterward becomes impoflible to be executed on one fide, and therefore do not bind the other. The fame is the cafe of the contracts by which certain diftricts became provinces upon condition of protection from that fate which now cannot protect itfelf.
III. While the political union fubfifts, the duties of citizens, which arife either from the general relation to their country and fellow-citizens, or from particular ftations and offices, are known by confidering the true ends of the union, the rights of their governors, and the laws of their country, or the nature of any fpecial offices they bear in it. It is fuperfluous to

Boor III. heap up common-place maxims, well known, but of difficult application to particular cafes; a good man's heart will always be zealous for the intereft of any innocent affociation for a publick intereft, in which, by the Divine Providence, he is engaged; and will look upon this fituation of his fortunes as the voice of God directing him to that part of his fellows who fhould be more peculiarly the objects of his affectionate concern. And he will always remember *, that in any tolerable conftitution, he and his fellow-fubjects owe innumerable advantages to the civil polity, to the laws, and to the whole body; even all their civilized education, their fafety, their continual protection from innumerable injuries, and almoft all accommodations and pleafures of life. They ought therefore to ftudy the prefervation and improvement of this conftitution, and the general intereft of this body, of which Divine Providence has made them a part, and recommended it to their zeal by all the generous principles in their foul. No worldly intereft of ours, not life itfelf, fhould be reputed too dear to be facrificed for its prefervation; fince in it is included the fafety and all external happinefs of great multitudes, both in the prefent age, and in thofe which fhall fucceed.

> The Conclusion.

Tieatmirable IV. From thefe general principles of the publick $\underbrace{\text { law of nations, as from thofe of the private law re- }}_{\substack{\text { courtivancre of } \\ \text { cir } \\ \text { ratures }}}$ fpecting individuals, we muft difcern the wonderful footfteps of Divine Wifdom in the conftitution of our

[^91]fpecies. Since it is by following the very principles of Санд. і і. our nature, the affections and feelings of our hearts, in that regular fubordination of the more limited to the more extenfive, which our inward moral fentiments recommend, and by the delightful exercife of the powers of reafon which we are naturally prone to, that we obtain and fecure to ourfelves and others both the nobleft internal enjoyments, and the greateft external advantages and pleafures, which the inftable condition of terreftrial affairs will admit.
 hopes, imagining a more ftable external happinefs to fis world. be attainable by individuals or ftates than nature will allow, and thus difplace our fouls from the only folid foundation of reft, tranquillity, and joy, in the ftable perfuafion of a good Providence, governing all well, and fecuring true happinefs to every worthy foul; in refignation and truft in it, and in the confcioufnefs of our own conformity of difpofitions to this fupreme Excellence; it muift be of confequence to attend well to the tranfitory, changeable, and perifhing nature, of every thing external.

States themfelves have within them the feeds of intlu fuctisisy: death and deftruction; what in the temerity, impru-ratemes of dif: dence, or fuperftition of the firf contrivers; what in the felfifh, ambitious, or other meaner paffions of the governors, and their fubjects, jarring with each other and among themfelves; what in the oppofitions of chofe feeming interefts which fuch paffions purfue; what in the weaknefs and inconftancy of human virtues; and

$$
\text { Vol. II. } \quad \text { bbb }
$$

Boos III. in the pronenefs of men toluxury and prefent pleafures, without attention to the confequences. Thefe feeds, along with external force, and jarring national inte-refts, have always occafioned the diffolution and death of every body politick, and will occafion it as certainly as the internal weaknefs of the animal body and external caufes will at laft bring it to its fatal period. Good men indeed ftudy, by all the are they are mafters of, to ward off and delay thefe cataftrophes, as long as they can, from their friends or their country; fuch kind offices are the moft honourable and delightful employments they can have while they live. But he muft little think of the order of nature who fees not that all our efforts will be defeated at laft, whether for the prefervation of individuals, or of the body politick.

Nineveh, Babylon, Ctefiphon, Perfepolis, the E-

Their dirratios in the uriverfe incoiffilerable. unwieldy empires, are now but obfcure antiquated names: Athens, Sparta, Crete, Syracufe; the feats of ingenious arts and policy, are now the almoit defolate feats of Barbarians. Here we have no continuing: cities. Compare the fhort periods of their fubliftance with the immenfe tide of duration which paffed before they were known, or with that other boundlefs infinitude to enfite after they are gone and forgotten; and the moft potent durable empires will appear tranfitory and but for a day.
Fetaration Confider all external things and enjoyments. We ${ }_{3}$ ${ }_{c}^{\text {tiss fflchale kap }}$ facs. fying carcafes; that as yefterday were embryoes, and thall in a few days be earth and bones. Our fenfual
pleafures are mean, paffing in a moment, and often Chap. ir: fhameful. Our grandeur and wealth are impofture, played upon ourfelves and others; an oftentation of happinefs and fecurity, while we have no other avenues to pleafure than the vulgar, and remain expofed along with them to all the fame great calamities of life: to the fickneffes and death of fuch as are deareft to us, and their worfe corruptions by ignorance, ingratitude and other mean difpofitions of foul; to all the fame pain and weaknefs both of body and mind; and, fooner orlater, to that uncertain period which may furprize us every moment, when we muft quit all our earthly: poffeflions, return into that filence we were in before we exifted, and our places fhall know us no more. If we are remembred for a few years, it is but in a little corner of the world; to the reft of it we are as nothing: and, in a few more, both we and thofe who remembred us fhall be forgotten for ever. Grant we were always remembred; what is that to us who know it not?

Nimrod, Ninus, Cyrus, Alexander, Cacfar, Char- Crandarand lemain, Gengifcan, what fenfe of fuffering have they vaine are bus lemain, Gengifan, what fenfe of furfering have they vain. now, when many repute them odious monfters, the fcourges, the plagues of mankind? What joy have they in being called by others heroes and demi-gods? Thefe moft obvious and certain reflections, frequent$l_{y}$ recalled, muftiabate thofe keen paffions about worldly interefts which fpur on the ambitious to all oppreffions, and raife thefe wretched contentions which dif. turb and at laft deftroy the beft human polities.

They muft have an effect yet better on an atten- Totheres of a tive mind. An omnipotent and good God governs the

Boor III. world. By the whole ftructure of our nature we feel his approbation of virtue, his engagement on its fide. He has at the fame time formed our fpecies capable of thofe obvious reflections and extenfive views into infinitude, which fhew the meannefs, the vanity, the emptinefs of all worldly enjoyments; he has implanted in our hearts natural defires, nay ardent affections, toward a more noble and lafting happinefs both for ourfelves and our fellows, and that in the moft extenfive fyftem; and recommended thefe affections to us, and all beneficent actions flowing from them, as our greateft dignity and perfection, while yet this world cannot gratify thefe defires. Our advancing in this perfection which he recommends makes a future everlafting ftate after death appear as a part in his adminiftration neceffary to make our hearts approveit; and neceffary too to all generous folid joy of a rational creature, who has natural affections toward its kind. His providence has fo ordered, that this hope, this defire is not peculiar to the wife, the learned, the civilized; but has ever been diffufed among all mankind. Need we then diftruft that omnipotent and bountiful hand, which fatisfies the defires of every thing that liveth? No. Let us truft in him, and be doing good after his example: and, as we fee that all ftates and cities upon earth are unftable, tottering, and prefently to fall into ruins, Let us look for one that hath a solid foundation, eternal, in the heavens; whose builder and maker is God.

> THE END.


[^0]:    * Plurima feri zon debent, quae faça $\mid$ managing fuch matters: the principium vel salent
    $\dagger$ Here moral writers regard chiefly the moral fower, or right of adminiftration or
    facultas dans validitatem aifui, more than
    the prudence of what is done.

[^1]:    * De nonn apparentibus et non exifentibus idem off judiciunn.

[^2]:    * In the civil law the obligation of the 1 is a fubtilty of law; the natural reafon of leier to pay debts is not called a quafi-contractus, but he is fuppofed by a fictio juris the fame perfon with the deceafed. This tractu.

[^3]:    * See the preceding chap. §3.

[^4]:    * Matth. vii. 12. This excellent rule is miftaken by fome authors, who without acknowledging any prior principle of moral reafoning, or any inward immediate tafte of action, would make this propofition an axiom whence they would deduce all rules of conduct. 'Tis not ufeful this way. A mifer defires an exorbitant price when he fells : he's not obliged to give it when he buys. A lewd perfon defires that others Rould yield to his folicitations:

[^5]:    * Nibil polvumu nifózod jure pofumus. + Penfare damnum. $\ddagger$ Penfare çus. interef.

[^6]:    

[^7]:    * 2ui prior tempore potior jure. $\dagger$ See feet. 12 of this chap. $\ddagger$ See chap. v. feet. 1. of this book.

[^8]:    * See Grot. de J. B..et P. lib. iii. c. 2.I. §8. N. ii. et Pufferd. de J. N. et G. lib. iv. c. I.

[^9]:    * Chap. xvii. of this book.

[^10]:    * Plato de Requb. I. iii. feems to allow deception to be one of thofe powerful medicines which none but the skilful ftate-

[^11]:    * This is plainly the intention of Matth. v. 32. That we hould ufe none of thofe forms rwithout intention of obliga-

[^12]:    * Pretium afoctionis.

[^13]:    * Impendere, expendere nummbos, \&c.

[^14]:    - There are other gratuitous contracts not included under any of thefe three, but they come.under much the fame sules, fuch as loan for confumption without intereft.

[^15]:    * The mandatarius and * mandator.
    't This is demanded in the action directa mandate.
    $\ddagger$ This is demanded in the action contraria.
    $+M$ utuumzerfatur in rebus fungibilibus, quae reddendae font in genere, non inspecie. Vol. II.

[^16]:    * Dipofitarius. †Gicero gives a decifion too general and inaccurate, De Offic.l.i. c. Ia.

[^17]:    * See clap. 6 . of this book.

[^18]:    * Such as the lex commiforia, that is, if the price is not paid on a certain day, that the bargain is void. Addictio in diem, where the feller may accept of a better price offe-
    the right of redemption or the firft offer, if the buyer inclines to fell again.
    $\dagger$ Locare opus faviendum; where the $10-$ red before fuch a day. Clailfilla retractus, $\mid$ ceives the price. or a right of redemption. Jus protimifeos

[^19]:    * This Harrington and others judge to be the polity of the Hebrews; and hence insereft was prohibited among them, but it might be exacted from foreigners. Deut. xsiii. 19. Pfalm. xv. 5.

[^20]:    * Inflit. 1. iii. tit. 28.

[^21]:    * The obligation on the heir to pay debts is plainly of the fame nature with that of the executor or heir to pay legacies, tho' the Civilians called the later on-

[^22]:    ly an obligation quafi ex contraftu. They feigned the beir, as to the debts, the fame perfon with the deceafed, and thus made him liable.

[^23]:    ** Actio contraria tutclae, et negotionum geformm.

[^24]:    * This is the cafe of contracts on Bottomry, where the only fecurity is given upon the fhip. A great premium is deemed juft, becaufe all is loft if the fhip perifh.

[^25]:    - For this there was the condittio indebita.

[^26]:    * Faciendo, val non fuciendo fectus quan debebat.
    $\dagger$ Luctum cefinis red dannams emergens.

[^27]:    * Excd. ch. 21. Intit. 1.ivo.tit. 9. Dig. 9. tit. 1. and others de afionibus maxalibus at de puruterie.

[^28]:    * Curfar, toratimus a quo, it terminus ad cuen.

[^29]:    * This is probably the reafon of the diftinction between the furmocturnus and diurrus in the twelve tables. Whe killing is prohibited nify telo fe defendat. See alfo Esod. xxiii. 3.

[^30]:    * Such as delegation: when the debtor transfers to the creditor his equal claim upon a third perfon; or quits fome equivalent claim he had upon his creditor, or fome friend of his.

[^31]:    Vol. II.

[^32]:    + Dominuiune smizions, or as others more propcrly call it, Jus imperiie eminens.

[^33]:    Tol. II.
    R

[^34]:    * The enemics of revelation have triumphed foolifhly on this fubject ; and fome of ifs friends have defended it injudisiouly, by afcribing to it what is net its bufinenz.

[^35]:    + Thus the apofles or primitive martyrs could not plead neceffity, had they omit ted the publifhing the gofpel for fear of perfecution.

[^36]:    * As fome rules of interpretation may them entirely to the art of criticifm, which be of ufe in determining the true intent may have laws and contracts as a part of and meaning of contracts, as well as of its object. Nor can much be fuggefted on laws, many authors on moral philofophy thefe matters which would not of itfelf ocfubjoin fome differtations on that fubject. cur to any man of found underftanding who But as there are no rules of interpretation knew the language and cuftoms of the peculiar to contracts, or laws, which do country where the laws or contracts are not hold equally about any other forts of made, and the common principles of critifpeech or writing, it feems better to leave cifm.

[^37]:    * 'Tis true, that in fome civilized nations this polygany has been allowed to the men; but this takes not away its iniquity. Some good men have practifed it, and perhaps not attended fufficiently to the guilt of it, blinded by cuftom and their own paffions. But in like manner good men in civilized nations have practifed the nave-trade, or concurred in the cuftom of making one half of their people flaves

    Voi. II.

[^38]:    * The concubinage allowed in the Roman Law, even after the Emperors were Chriftian, muft not be imagined as an allowance to married men to keep other women. It was an allowance only to men who had no wives, both before and after the empire became Chriftian, to enter into a fort of marriage perfectly juft according

[^39]:    * This was the Jewifh law, ard the Roman law too, as may be feen Infit. tit. de suptiis. et Vininius Commerit.

[^40]:    $\dagger$ Sce book ii. c. 8. §ı.

[^41]:    * This feeme one of the ben evidences for the Jewifi traition of the Praerta Nuthtamum.

[^42]:    $\dagger$ How far the New Teftament confrms and adopts the Jewifh laws may be feen is the Divines and Canonifts. Grotius, Pufentorf, and Earbeyraque have omittc! litule of confequence in this queftic:n.

[^43]:    * To deny obftinate defertion to be a caufe of divorce or rcpudium, becaufe the innocent party does not put away, but is left by the guilty, is only cavilling about words. Vol. II.

[^44]:    * See Marc. Antonin. in a varicty of paffages.

[^45]:    * De Repub. I. 5.

[^46]:    *The tovaness, or guards. Vol. II.

    + $P$ conjuyibus et iliteris, pro aris et jocis.
    A a

[^47]:    \% E.II. Ch. vi. § 5 .

[^48]:    * For this fee Xenoph. Cyropoedia. More's Utopia. Tclemachus, and Harringtosi's Ocena. + See Arifot. Polit. I. 2.

[^49]:    * This is the natural foundation of the actiones noxales et de pauperie in the civillaw ff. 9. 1. 1. Si quadrupes pauperiem \&c.

[^50]:    $\dagger$ See c. 6. of this book.

[^51]:    * Thus Ariftotle and Plato often call man そwóv wonterxó, but Arifotle owns that he
    

[^52]:    * There is 100 much of this in Puffendorf as well as in Hobbe.

[^53]:    * This is rather an obligation quafi ex contractu than a tacit, tho' both may ofien be pleaded againtt them.

[^54]:    * Jura majefatis majora. † Iura majef.tiis minza. $\ddagger$ Juraimperii immancutio, arl tranjeuntia.

[^55]:    * As Mr. Locke explains there three terns the leginative, eyecutive, and federative, all the powers nentioned by Arifotle, Grotius, Puffendorf, and others, may be included vader them. Thefe divilions are of no great importance.

[^56]:    * Thefe powers fome call dominiunn eminens; others more properly the jus imperii eninens, as they are not confined to the matters of property onfry.

[^57]:    * Thefe are the terms ufed by the Romans, creation for popular election, and ccoptations for election to an office by the colleagues in that office. $\dagger$ This Arifotle ard Plato call a Timocracy, or Oligarchy.

[^58]:    * Thus the Civil Law allows the aftio domni: infocti before damages are fuftained.

[^59]:    * This has been the conftant conduct of that Monarchy abfurdly called fpiritual, the Popedom.

[^60]:    ftotle calls the form Oligarchy, and gives a :long detail of its dangers, l. iii. c. 5 . and 1. iv. c. 2. When they are chofen upon fome fame for virtue, he calls it the proper Ariflocracy, as do others of the antients.

[^61]:    $\dagger$ This form Ariftotie calls a Timocracy.
    $\ddagger$ This is plain in Arifotle tho' he prefers a ceriain fort of pure abfolute sionarchy, which only exilts in the fpecches of flatterers, where the hing is fomeway di-

[^62]:    * The moft prudent method in cledions by the people is that by both ballot and fcrutiny, as explained by Harrington, and practifed in Venice and fome other states. The Leges Tabellanae in Rome are

[^63]:    * 'Tis well known that the old Romans conceived the majeftas in the people, hence laefa majeftas populi Romani was the term for treafon. Flatterers applied it to Empeo :cors, as fuffinentes perfonam populi vel civitatis.

[^64]:    * So did the old Roman law, fee Inffit. l. iii. tit. $£-6$.
    ; See Novel. 18.

[^65]:    * See Locke on Government, book i. ch. I I.

[^66]:    * See Mr. Locke on Government book i. ch. xi.
    $\dagger$ See above Book II. ch, xv. § 5. And the 3. ch, art. 3. of this book. Vol. II.

    00

[^67]:    *. Chap. iii. of this book art. 3 .

[^68]:    See this claim explained above, chap. 3. art. 8. and ff. 9. tit. I. and 4 .

[^69]:    * Sce the cafes mentioned in Grotius de 7. B. ot P. lib. i.

[^70]:    * Thus if inheritances are fimply hereditary, that is defcending to the next in blood, fo it is prefumed they intended the crown fhould defcend; that is, forinflance, to a fecond fon in preference to a grandfon by a deceaft eldeft fon; to a younger brother in preference of a nephew by an

[^71]:    elder brother deceafed: to a grandfon by a youngeft fon or daughter, in preference of all grand-daughters. If the lineal defeent is received by cuftom, fo it is prefumed they intended the crown ghould defeend.

[^72]:    * An incapacity only juftifies the exchufion of the perfon incapable. But maloadminifration may exclude the whole line, as they hold only by the old law,

[^73]:    * Such was the fettlement of Lacedemonians at Tarentum under Phalantus, and thofe of other Grecian flates in Italy.

[^74]:    * This was the aim of the inftitutions of Lycurgus, Solon, Plato, Numa, and of the old Perfians, according to Xenophon, and of the Chinefe.

[^75]:    * All Calvinifts, fay the zealot Arminians, are blafphemers, charging all injuftice and wickednefs upon God, and taking away the morality of humen actions. The Calvinifts in their turn make Arminians blafphemers and denyers of God's prefcience and providence, making men independent in their a tions. All Materialifts are Atheilts, Cay fome warm Hetaphyficians, tho' fome primitive fathers were of that opinion. Arians and Socinians, are idolaters and denyers of God, fay the orthodox. They retort upon the orthodos that they

[^76]:    * Thefe were the judices felecfi who for fome time were to be all patricians, afterwiards to be of the equeltrian order, and then of both orders.

[^77]:    * This is plain in cafes of ingratitude; want of piety, inhumanity toward the dif. treffed, covetoufnefs, and fuch like. See B. ii. See alfo Barbegraque's two orations de beneficiis at permiffione legam.

[^78]:    * Thus authors diftinguifh all thefe four, Pocna, Caffigatio, Compenfatio, and the Mala bellica from their different ends.

[^79]:    * Ser Ciccro Of. 1. ii. c. 8. and Moyle's effay on the Roman Government.

[^80]:    * Thus the eftate was res familiaris among the Romans; hence allo the jus fuitatis in the children.

[^81]:    * See above ch. viii. art. 5. of this book.
    $\dagger$ This is a poena conventionalis, ditinat from the proper poena univer fitutis.

[^82]:    * B. ii. c. 15 . § 5. + See Grot. 1. i. c. 3. § 4. thus juhume et purume duellum is afcribed to both fides, tho' other wars are as lawful. So juffice nuptiae are not the fafe lawful marriages.

[^83]:    * Sec Bynkerfhoek Quef. Juris Publ. i. 2.

[^84]:    * It is thus that Grotius defends the wars made by the Ifraelites upon fome nations which refufed them a paffage through their country upon the faireft offers of peace, and of abftaining from all injury. And yet no nation, without abfolute neceffity, has a perfect right to claim this

[^85]:    * It is needlefs to run into logomachies, whether there be any Lare of Nations diftinct from the Law of Nature. One may perhaps divide the Law of Nature into two parts, the private and publick, the former about the rights and duties of individuals, the latter aboat thofe of ftatcs.

[^86]:    * See a famous cafe of this kind in Quintilian, Inf. Orat. v. Io. wnere Alexander, after the conquef of Thebes, rele: fed a debt due by the Theflalians to the Thebans, with the decifion of the Amphyctiones.

[^87]:    * Chriftina, Queen of Sweden, put to death, while fhe refided in France, one of her fecretaries for betraying her counfels. The French jufly refented it as an exercifing force in their country.

[^88]:    * The curious may find them in Wiquefort's Ambafador, and Bynkerfhock de foro Legati, and other authors.

[^89]:    * Legates non numbat forms.

[^90]:    * See a long examination of the vain pretences of Charlemain and his fucceffors to all the dignity and rights of the Roman emperors in virtue of an election by the

[^91]:    * See Plato's Crito.

