Articles exhibited by the knights, citizens, and burgesses in Parliament assembled ... against Thomas Earl of Macclesfield, in maintenance of their impeachment against him for high crimes and misdemeanours.

Contributors

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ARTICLES

Exhibited by the

KNIGHTS, CITIZENS, and BURGESSES

IN

PARLIAMENT

ASSEMBLED,

In the Name of Themselves, and of all the COMMONS of GREAT BRITAIN,

AGAINST

THOMAS Earl of MACCLESFIELD,

In Maintenance of their

IMPEACHMENT

Against Him for

High Crimes and Misdemeanors.

LONDON,

Printed by John Baskett, Printer to the King's most Excellent Majesty, And by the Assigns of Henry Hills, deceas'd. MDCCXXV.

Die Mercurii 28 Aprilis, 1725.

RDERED by the Lords Spiritual and Temporal in Parliament assembled, That the Articles of Impeachment for High Crimes and Misdemeanors, exhibited by the House of Commons against Thomas Earl of Macclessield, and the Answer of the said Earl, together with the Replication of the House of Commons to the said Answer, be forthwith Printed, for the Benefit and Conveniency of the Lords of this House only, and delivered to the Clerk only for that Purpose.

W^M Cowper, Cler. Parliamentor.





ARTICLES

Exhibited by the Knights, Citizens, and Burgesses in Parliament Assembled, in the Name of Themselves, and of all the Commons of Great Britain, against Thomas Earl of Macclesfield, in Maintenance of their Impeachment against him for High Crimes and Misdemeanors.



HEREAS the Office of Lord Chancellor of Great Britain is an Office of the Highest Dignity and Trust, upon the impartial and uncorrupt Execution whereof the Honour of the Crown, and the Welfare of the Subjects of this Kingdom

greatly depend: And whereas Thomas Earl of Macclesfield, in or about the Month of May, in the Year of our Lord, One thousand seven hundred and eighteen, by the great Grace and Favour of His most Excellent Majesty was constituted and

appointed

appointed Lord Chancellor of Great Britain, and did thereupon take the usual Oath for the due Execution of that High Office, whereby he did fwear well and truly to ferve our Sovereign Lord the King, and His People, Poor and Rich, after the Laws and Usages of this Realm, and such other Oaths as have been accustomed; and the faid Earl continued in this great Office until about the Month of January, in the Year of our Lord, One thousand feven hundred and twenty four, and in Right thereof was intrufted with the Nomination and Admission to the Offices of Masters of the Court of Chancery, which Masters of the said Court are Officers of great Trust sworn to serve the King and His People, and affociated to the Lord Chancellor for his Affiftance in the due Administration and Execution of Justice in the said Court: And whereas His Majesty, upon the said Earl's being appointed to the Office of Lord Chancellor, did, of His Grace and Bounty, beltow upon the faid Earl the Sum of Fourteen thousand Pounds, or fome other great Sum, and did likewife grant unto George Parker Efq; now commonly called Lord Parker, Eldeft Son and Heir Apparent of the faid Earl, a Yearly Pension of Twelve hundred Pounds, payable out of His Majesty's Receipt of the Exchequer, during the joynt Lives of His Majesty and the said Lord Parker, determinable upon His Majesty's making a Grant to the faid Lord Parker, in Possession of the Office of One of the Tellers of His Majesty's Exchequer, for the Term of his Natural Life, which Office being of the Yearly Value of Fifteen hundred Pounds, or upwards, has been fince granted by His Majesty unto the said Lord Parker for his Life, who in or about the Month of July, in the Year of our Lord, One thousand seven hundred

dred and nineteen, was duly admitted to and doth still Enjoy the fame; and the faid Earl, during the Time of his continuing Lord Chancellor of Great Britain, did not only enjoy the usual Salary, Fees, and Profits belonging to his Office, of a very great Annual Value, but also did continue to receive an Annual Pension of Twelve hundred Pounds, which His Majeffy in or about the Month of June, in the Year of our Lord, One thousand seven hundred and sixteen, had granted to him and his Assigns, during His Majesty's Life; and did likewise receive from the Crown a further Annual Allowance of Four thousand Pounds, and many other Advantages; Yet the faid Thomas Earl of Macclesfield, not being fatiffied with this large and ample Revenue, nor regarding the Obligation of his Oath, or the Duty of his high and important Office, but entertaining wicked and corrupt Deligns and Views, to raise and procure to himself excessive and exorbitant Gain and Profit, by divers unjust and oppressive Practices and Methods herein after mentioned, whilft he continued in the faid Office of Lord Chancellor, did Illegally, Corruptly, and Extorfively take and receive to his own Private Use the following or some other great Sums of Money.

ARTICLE L

That Richard Godfrey, Esq; having Contracted with Sir Thomas Gery, One of the Masters of the Court of Chancery, for the Purchase and Surrender of his Office, at the Price of Five thousand Pounds, or some other Great Sum of Money; The said Thomas Earl of Macclesfield, whilst he

continued Lord Chancellor of Great Britain, and before the Admission of the faid Richard Godfrey into the Office of One of the Malters of the Court of Chancery, did by Colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorfively Infift upon, Take and Receive of and and from the faid Richard Godfrey the Sum of Eight hundred and forty Pounds, or some other Sum of Money, for the Admitting him into fuch Office of a Mafter of the Court of Chancery, and to the Intent that the faid Richard Godfrey should Have, Exercise and Enjoy the same, which faid Office Touches and Concerns the Administration and Execution of Justice in the faid Court, and the faid Thomas Earl of Macclesfield. being Lord Chancellor, in Pursuance and Execution of the faid wicked and corrupt Bargain. or in Pursuance of some other Bargain or Agreement of the fame Infamous and Corrupt Nature. did admit and Iwear the faid Richard Godfrey into the Office of One of the Mafters of the faid Court of Chancery, upon the Surrender of the faid Sir Thomas Gery, in Breach and Violation of his Oath as Lord Chancellor, and of the great Trust in him Reposed, contrary to the Duty of his Office, and against the Good and Wholesome Laws and Statutes of this Realm.

ART. II.

That the Office of One of the Masters of the said Court of Chancery becoming Vacant by the Death of Samuel Browning, Esq; One of the late Masters of the said Court; The said Thomas Earl of Macclessield, whilst he continued Lord Chancellor of Great Britain, and before the Admission of James

Fames Lightboun, Efg; into the faid Office of One of the Maffers of the Court of Chancery, did, by Colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorfively Infift upon, Take and Receive of and from the faid Fames Lightboun the Sum of Six thousand Pounds, or some other great Sum of Money, in Confideration of, and for the Admitting him into fuch Office, and to the Intent that the faid fames Lightboun should Have, Exercise and Enjoy the same, which said Office Touches and Concerns the Administration and Execution of Justice in the faid Court, and the faid Thomas Earl of Macclesfield, being Lord Chancellor, in Pursuance and Execution of the faid wicked and corrupt Bargain, or in Purfuance of fome other Bargain or Agreement of the fame Infamous and Corrupt Nature, did admit and fwear the faid James Lightboun into the Office of One of the Masters of the said Court of Chancery, in Breach and Violation of his Oath as Lord Chancellor, and of the great Trust in him Repofed, contrary to the Duty of his Office, and against the Good and Wholesome Laws and Statutes of this Realm.

ART. III.

That John Borret, Efq; having Contracted with John Meller, Efq; One of the Masters of the Court of Chancery, for the Purchase and Surrender of his said Office, at the Price of Nine thousand Pounds, or some other great Sum of Money; The said Thomas Earl of Macclessield, whilst he continued Lord Chancellor of Great Britain, and before the Admission of the said John Borret into the Office of One of the Masters of the Court of Chancery,

Chancery, did, by Colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorfively Infift upon, Take and Receive of and from the faid John Borret the Sum of Fifteen hundred and feventy five Pounds, or some other Sum of Money, for the Admitting him into fuch Office of a Mafler of the faid Court of Chancery, and to the Intent that the faid John Borret should Have, Exercife and Enjoy the fame, which faid Office Touches and Concerns the Administration and Execution of Justice in the faid Court; And the faid Thomas Earl of Macclesfield, being Lord Chancellor, in Pursuance and Execution of the said wicked and corrupt Bargain, or in Pursuance of some other Bargain or Agreement of the fame Infamous and Corrupt Nature, did admit and Iwear the faid John Borret into the Office of One of the Masters of the said Court of Chancery, upon the Surrender of the faid John Meller, in Breach and Violation of his Oath as Lord Chancellor, and of the great Trust in him Reposed, contrary to the Duty of his Office, and against the Good and Wholfelome Laws and Statutes of this Realm.

ART. IV.

That Edward Conway, Esq; having contracted with John Orlebar, Esq; one of the late Masters of the Court of Chancery, for the Purchase and Surrender of his said Office, at the Price of Sixthousand Pounds, or some other great Sum of Money, the said Thomas Earl of Macclesfield, whilst he continued Lord Chancellor of Great Britain, and before the Admission of the said Edward Conway into the Office of one of the Masters

Masters of the Court of Chancery, did, by colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorfively Infift upon, Take, and Receive of and from the faid Edward Conway. the Sum of Fifteen hundred Pounds, or some other Sum of Money, for the Admitting of him into fuch Office of a Master of the said Court of Chancery, and to the Intent that the faid Edward Conway should Have, Exercise, and Enjoy the fame, which faid Office Touches and Concerns the Administration and Execution of Justice in the faid Court; and the faid Thomas Earl of Macclesfield, being Lord Chancellor, in Pursuance and Execution of the faid wicked and corrupt Bargain, or in Pursuance of some other Bargain or Agreement of the fame infamous and corrupt Nature, did admit and fwear the faid Edward Conway into the Office of One of the Masters of the faid Court of Chancery, upon the Surrender of the faid John Orlebar, in Breach and Violation of his Oath, as Lord Chancellor, and of the great Trust in him reposed, contrary to the Duty of his Office, and against the good and wholfome Laws and Statutes of this Realm.

ART. V.

That William Kynaston, Esq; having contracted with William Rogers, Esq; One of the Masters of the Court of Chancery, for the Purchase and Surrender of his said Office, at the Price of Six thousand Pounds, or some other great Sum of Money, the said Thomas Earl of Macclessield, whilst he continued Lord Chancellor of Great Britain, and before the Admission of the said William Kynaston into the Office of One of the Masters

Masters of the Court of Chancery, did, by colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorfively Infift upon, Take, and Receive of and from the faid William Kynafton, the Sum of Fifteen hundred and feventy five Pounds, or fome other Sum of Money, for the Admitting him into such Office of a Master of the said Court of Chancery, and to the Intent that the faid William Kynafton should Have, Exercise, and Enjoy the fame, which faid Office Touches and Concerns the Administration and Execution of Justice in the said Court; and the said Thomas Earl of Macclesfield, being Lord Chancellor, in Pursuance and Execution of the said wicked and corrupt Bargain, or in Purluance of some other Bargain or Agreement of the same infamous and corrupt Nature, did admit and fwear the faid William Kynafton into the Office of One of the Masters of the said Court of Chancery, upon the Surrender of the faid William Rogers, in Breach and Violation of his Oath, as Lord Chancellor, and of the great Trust in him reposed. contrary to the Duty of his Office, and against the good and wholfome Laws and Statutes of this Realm.

ART. VI.

That Thomas Bennet, Esq; having contracted with John Hiccocks, Esq; One of the Masters of the Court of Chancery, for the Purchase and Surrender of his said Office, at the Price of Seven thousand five hundred Pounds, or some other great Sum of Money, the said Thomas Earl of Macclessield, whilst he continued Lord Chancellor of Great Britain, and before the Admission

mission of the said Thomas Bennet into the Office of One of the Masters of the said Court of Chancery, did, by colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorfively Infift upon, Take, and Receive of and from the faid Thomas Bennet, the Sum of Fifteen hundred and feventy five Pounds, or fome other Sum of Money, for the Admitting him into fuch Office of a Master of the said Court of Chancery, and to the Intent that the faid Thomas Bennet should Have, Exercise, and Enjoy the same, which said Office Touches and Concerns the Administration and Execution of Justice in the faid Court; and the faid Thomas Earl of Macclesfield, being Lord Chancellor, in Pursuance and Execution of the faid wicked and corrupt Bargain, or in Purfuance of some other Bargain or Agreement of the same infamous and corrupt Nature, did admit and Iwear the faid Thomas Bennet into the Office of One of the Masters of the said Court of Chancery, upon the Surrender of the faid John Hiccocks, in Breach and Violation of his Oath, as Lord Chancellor, and of the great Trust in him reposed, contrary to the Duty of his Office, and against the good and wholsome Laws and Statutes of this Realm.

ART. VII.

That the Office of One of the Masters of the said Court of Chancery, becoming vacant by the Death of William Fellows, Esq; One of the late Masters of the said Court, the said Thomas Earl of Macclessield, whilst he continued Lord Chancellor of Great Britain, and before the Admission of Francis Elde, Esq; into the said Office

of One of the Masters of the Court of Chancery, did, by colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorfively Infift upon, Take, and Receive of and from the faid Francis Elde, the Sum of Five thousand two hundred and fifty Pounds, or some other great Sum of Money, in Consideration of, and for the Admitting him into fuch Office of a Master of the faid Court of Chancery, and to the Intent that the faid Francis Elde should Have, Exercise, and Enjoy the fame, which faid Office touches and concerns the Administration and Execution of Justice in the faid Court; and the faid Thomas Earl of Macclesfield, being Lord Chancellor, in Pursuance and Execution of the said wicked and corrupt Bargain, or in Purluance of fome other Bargain or Agreement of the same infamous and corrupt Nature, did admit and Iwear the faid Francis Elde into the Office of One of the Masters of the said Court of Chancery, in Breach and Violation of his Oath, as Lord Chancellor, and of the great Trust in him repoled, contrary to the Duty of his Office, and against the good and wholsome Laws and Statutes of this Realm.

ART. VIII.

That the Office of One of the Masters of the said Court of Chancery becoming vacant by the Death of John Borret, Esq; One of the late Masters of the said Court, who died insolvent, greatly indebted to the Suitors of the said Court, the said Thomas Earl of Macclessield, whilst he continued Lord Chancellor of Great Britain, without securing a just Satisfaction to the said Suitors, for their

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their Debts, and before the Admission of Mark Thurston, Esq; into the said Office of One of the Mafters of the Court of Chancery, did, by Colour of his Office of Lord Chancellor, Illegally, Corruptly, and Extorlively, Infift upon, Take, and Receive, of and from the faid Mark Thurston, the Sum of Five thousand two hundred and fifty Pounds, or some other great Sum of Money, in Confideration of and for the admitting him into fuch Office of a Master of the said Court of Chancery, and to the Intent that the faid Mark Thurston should Have, Exercise, and Enjoy the fame, which faid Office Touches and Concerns the Administration and Execution of Justice in the faid Court; and the faid Thomas Earl of Macclesfield, being Lord Chancellor, in Purfuance and Execution of the faid wicked and corrupt Bargain, or in purluance of tome other Bargain or Agreement of the same infamous and corrupt Nature, did admit and fwear the faid Mark Thurston into the Office of One of the Mafters of the faid Court of Chancery, in Breach and Violation of his Oath, as Lord Chancellor, and of the great Trust in him reposed, contrary to the Duty of his Office, and against the good and wholfome Laws and Statutes of this Realm.

ART. IX.

That whereas Thomas Bennet, Esq; in or about the Month of August, in the Tenth Year of His Majesty's Reign, was possessed of an Office in the Court of Chancery, called the Office of Clerk of the Custodies, for the Term of his Life, by Virtue of His Majesty's Letters Patents under the Great Seal of Great Britain, which Office is an Office of Trust in the said Court, in the Gift and Difpofal of the Crown by Grant under the Great Seal, and concerns the writing and making Commissions to inquire of Ideots and Lunaticks, and the Process thereupon, and Letters Patents for the Custody of the Bodies of Ideots and Lunaticks, and the keeping, entring, and transcribing Orders, Reports, and Accounts made and declared touching Ideots and Lunaticks, and their Estates in the said Court of Chancery; and the faid Thomas Bennet having agreed with Hugh Hamersley, Esq; to resign the said Office, in order to obtain His Majesty's Royal Grant of the faid Office to the faid Hugh Hamer fley, the faid Thomas Earl of Macclesfield, being then Lord Chancellor of Great Britain, did refuse to permit or accept of fuch Refignation, until the faid Thomas Bennet had agreed to pay unto the faid Thomas Earl of Macclesfield, or unto his Use, One hundred and five Pounds, or some other Sum of Money, as a Confideration for the fame, and, by Colour of his Office of Lord Chancellor, did Illegally, Corruptly, and Extorfively Infift upon, Take, and Receive, of and from the faid Thomas Bennet, the faid One hundred and five Pounds, or some other Sum for and in Consideration of the permitting and accepting fuch Surrender of the faid Office, in order to and for the obtaining and procuring a New Grant of the faid Office to the faid Hugh Hamersley; and in pursuance thereof, the faid Thomas Earl of Macclesfield, then being Lord Chancellor, and One of the Lords Juffices of this Kingdom, during His Majesty's Absence. did accept, or cause to be duly accepted, the Refignation of the faid Thomas Bennet of the faid Office, and by his Interest and Recommendation did obtain and procure His Majesty's Royal Warof the said Office, under the Great Seal, to the said Hugh Hamersley for the Term of his Life; which Grant afterwards, in or about the Month of September, in the Tenth Year of His Majesty's Reign, did accordingly pass the Great Seal, then in the Custody of the said Earl, for which all the usual and accustomed Fees were paid, over and besides the said One hundred and five Pounds, in great Deceit of the Crown, in Breach and Violation of his Oath as Lord Chancellor, and of the several great Trusts then in him reposed, contrary to the Duty of his Office, and against the good and wholsome Laws and Statutes of this Realm.

ART. X.

That the faid Thomas Earl of Macclesfield, whilst he continued Lord Chancellor of Great Britain, did Illegally and Corruptly Ordain, Name, and Make divers other Officers and Ministers of His Majesty, for Gift and Brocage, and did likewife Illegally and Corruptly fell divers other Offices, touching and concerning the Administration and Execution of Justice in the Court of Chancery, to feveral Persons, for divers great Sums of Money, which the faid Earl did receive from the faid Persons for their respective Admissions into fuch Offices, and before they were admitted thereunto, and in order that the faid Persons should Have, Exercise, and Enjoy the same, in great Breach of the Trust in him reposed, and of his Oath as Lord Chancellor, contrary to the Duty of his Office, and against the Laws and Statutes of this Realm.

ART. XI.

That the faid Thomas Earl of Macclesfield, whilft he continued in the Office of Lord Chancellor of Great Britain, in order to advance and increase the Illegal and Corrupt Gain, arifing to himself from the Sale and Disposal of the Offices of Masters of the Court of Chancery, in Violation of the great Trult repoled in him for the Care and Protection of the Suitors of the faid Court. whose Money and Effects were, by Orders of the faid Court, lodged in the Hands of the Mafters of the faid Court of Chancery, did admit feveral Persons to the said Offices of Masters of the said Court of Chancery, who, at the Time of fuch their Admissions, were of small Substance and Ability, very unfit to be trufted with the great Sums of Money and other Effects of the Suitors of the faid Court, lodged in their Hands by the Orders of the faid Court; and did publickly in open Court, when he fat there as Lord Chancellor, falfly represent the faid Persons, so by him admitted to the Offices of Masters of the said Court of Chancery, as Persons of great Fortunes, and in every respect qualified for the Trust reposed in them, to the manifest Deceit and Injury of the Suitors of the faid Court.

ART. XII:

That whilft the faid Thomas Earl of Macclesfield executed the faid Office of Lord Chancellor, an unjust and fraudulent Method was practifed in the Court of Chancery upon the Sale of the Offi-

ces

ces of Masters of the said Court, and upon the Admissions of New Masters, that the Prices or Sums of Money agreed to be paid for the Purchase of the faid Offices, and for the Admissions thereinto, were fatisfied and paid out of the Monies and Effects of the Suitors of the Court deposited in the Hands of the respective Masters, surrendring their Offices, or dying, either by way of Retainer of the Purchase Money in the Hands of the Master refigning, or of replacing the Money disburfed for fuch Purchase or Admission by the succeeding Mafter, out of the Money and Effects of the Suitors coming into his Hands; by which Practice the Price and Value given upon the Sale of the faid Offices, and Admissions thereinto, during the Time aforefaid, were greatly advanced, and feveral Persons of small Ability and Substance were encouraged to Contract for the faid Offices, upon a Prospect of the easie Method of paying for the Purchase of the same, by means whereof great Deficiencies have incurred in the Offices of feveral Masters of the said Court, admitted by the faid Thomas Earl of Macclesfield, which they have not been able to answer and make good; and although the faid Practice was notorious and publick, and the faid Earl was well informed thereof, and fully acquainted therewith, vet the faid Thomas Earl of Macclesfield, in order to increase his own unjust and corrupt Profit in the felling the faid Offices, and the Admissions thereto (which in confequence of this evil Practice was raifed and received by him out of the Effects of the Suitors, for whom he was intrufted) did not at any Time, whilft he continued in his Office of Lord Chancellor, use or take any Measures to reform the faid Abuse, or to prevent the same, either by caufing proper Schedules to be taken of the Mo-E ney

ney and Effects of the Suitors delivered over and Transferred, or by appointing any Person, in his Behalf, to inspect or supervise the Transfers or Deliveries thereof, or in any other Manner; But on the Contrary, the faid Thomas Earl of Maccleffield, Unjustly, Corruptly, and contrary to the Duty of his faid Office of Lord Chancellor (to whom the Superintendency of the faid Mafters, and of their Accounts did Appertain) did fuffer the faid Fraudulent Practice to proceed and be exercifed without any Controll or Check, whereby great Embezlements have been made of the Suitors Money and Effects, to their great Lois, in the Offices of feveral of the Mafters of the faid Court, who have not been able to answer and pay their respective Ballances owing upon their Accounts, in breach of the Truft reposed in him for the Prefervation of the Estates and Effects of the Suitors, to the Dishonour and Discredit of the faid Court, and to the great Injury and Defrauding of the faid Suitors, in a Court of Equity, Established for their Relief and Protection.

ART. XIII.

That Fleetwood Dormer, Esq; One of the Masters of the Court of Chancery, having Embezled great Part of the Money and Essects belonging to the Suitors of the said Court, with which he was Intrusted by the said Court, and disposed of the same for his own Private Advantage, by Means whereof there became, and still Continues a great Desiciency in that Office, to the Amount of Twenty sive thousand Pounds, or some other great Sum; and the said Fleetwood Dormer, hav-

ing Absconded and for some time Absented himfelf, Application was made to the faid Earl of Macclesfield, then Lord Chancellor of Great Britain, to fecure the Person of the faid Fleetwood Dormer, and to take proper Methods for Compelling the faid Fleetwood Dormer to make Satiffaction to the Suitors for the Money and Effects. which he had fo Embezled, yet the faid Earl, from an Apprehension, that a Publick Discovery of the faid Deficiency might leffen the Unjust Gain he proposed to make to himself, by felling and disposing of the said Offices of Masters of the faid Court, neglected and declined either to fecure the Person of the faid Fleetwood Dormer, and his Estate and Estects, or to make a proper Enquiry into the faid Deficiency; But on the Contrary, the faid Earl, whilft he Continued Lord Chancellor of Great Britain, did Endeavour, by many Indirect Practices, to conceal from the Suitors of the Court, the true State and Condition of the faid Office, as well with respect to the Effects of the faid Fleetwood Dormer, as to the Debt due from him to the Suitors of the Court: And upon Motion made in the faid Court of Chancery (after the faid Earl knew that the faid Fleetwood Dormer had fo Absconded) on behalf of some of the Suitors of the Court, to have their Effects Transferred from the faid Fleetwood Dormer to some other Master, for the better Securing thereof, the faid Earl of Macclesfield, in order to delude the Suitors of the faid Court into a Belief that their Effects were fafe, and thereby to prevent a Publick Enquiry, then fitting as Lord Chancellor in open Court, did fay, That the faid Parties need not be in hafte, and did at the fame time falfly and deceitfully Declare, that the faid Fleetwood Dormer was only gone

would return in a little time, and all would be well, or to that Effect.

ART. XIV.

That the faid Fleetwood Dormer, having towards Satisfaction of the Suitors of the faid Court, affigned to Henry Edwards, Efq; (who Succeeded him in his Office of Mafter of the faid Court of Chancery) a Debt of Twenty four thousand and forty fix Pounds, Four Shillings, or fome other great Sum due from William Wilfon, a Banker to the faid Fleetwood Dormer, to the intent that the Money received on Account thereof should be applied and disposed of, as the faid Court of Chancerv should Order and Direct, the faid Thomas Earl of Macclesfield, whilft he continued Lord Chancellor of Great Britain, for the Unlawful Purposes aforefaid, without Regard to the Interest of the said Suitors, by colour of his Office, did, in an Unwarrantable, Clandestine, and Unusual Manner, Authorize, Direct, and Establish a precarious and trifling Composition with the faid William Wilson, upon the Terms of the faid William Wilson's paying the Sum of Fourteen hundred fixty three Pounds, two Shillings, and a Penny, and afligning Ten thousand Pounds, part of a Debt of Twenty two thousand and fixty Pounds, twelve Shillings, and five Pence, pretended to be due to the faid William Wilson from Edward Poulter, or to that Effect, in Discharge of the faid Debt; and to that End, upon the Report of John Hiccocks, Esq; then one of the Maiters of the laid Court, without any Attendance order'd or had thereupon, and without Notice to the B

the said Suitors, did, by a private Order not made in open Court, order the said Henry Edwards to accept of the said Composition, in sull Discharge of the said Debt, which said Edward Poulter was a Person insolvent, and has since absconded for Debt, and none, or but a very small part of the said Ten thousand Pounds, has been or is ever likely to be received.

ART. XV.

That the faid Thomas Earl of Macclesfield, whilft he continued Lord Chancellor of Great Britain, to carry on his Corrupt and Unjust Purpoles, and to conceal the Deficiency that was in the Office of the faid Fleetwood Dormer, did, in or about the Month of February, in the Year of our Lord, One thousand seven hundred and twenty, order the feveral Mafters of the faid Court of Chancery to bring in their Accounts of the Cash, Effects, and Securities in their Hands belonging to the Suitors of the Court, not with a Delign of Examining their Accounts. or Securing the Eftate and Effects of the Suitors, but with an Intent to Terrify the faid Masters, and thereby oblige them to contribute great Sums of Money towards answering the Demands that should, from Time to Time, be made upon the faid Office; for which Purpole, he the faid Earl did at feveral Times represent, or cause to be represented to the said Masters, that if they refused fo to do, the Money and Effects of the Suitors would be taken out of their Hands, and the faid Mafters deprived of making any Profit of the fame; by which Practices the faid Earl, being then Lord Chancellor of Great Britain, by colour of his Authority, did perswade and induce Nine

Nine of the Mafters of the faid Court of Chancery, to pay Five hundred Pounds each for the Purposes aforesaid; several of whom paid the same out of the Money or Effects of the Suitors in their Hands; but after such Payments, the said Thomas Earl of Macclessield did not oblige the said Masters to deliver in their Accounts in Pursuance of such his said Order.

ART. XVI.

That Elizabeth Chitty, Widow, having obtained an Order of the Court of Chancery, on or about the Seventeenth Day of March, in the Tenth Year of His present Majesty's Reign, made by the faid Thomas Earl of Macclesfield, then Lord Chancellor, whereby Henry Edwards, Efg; One of the Mafters of the faid Court of Chancery, who fucceeded Fleetwood Dormer, Efg; in the faid Office, was ordered to pay her the Sum of One thousand Pounds, Part of the Sum of Ten thouland Pounds, or other great Sum of Money, formerly paid into the Hands of the faid Fleetwood Dormer, as a Mafter of the faid Court, and by the faid Order mentioned to be then in the Hands of the faid Henry Edwards; and the faid Henry Edwards complaining to the faid Earl, that the making Orders upon him to pay Money which had been received by the faid Fleetwood Dormer, was a very great Hardship upon him the said Henry Edwards, in regard he had not any Money or Effects in his Hands to answer such Demands, the said Earl of Macclesheld, being then Lord Chancellor, in further prolecution of his Unjust and Corrupt Purpofes, did, by Colour of his Authority, endeavour to prevail with the Malters of the faid Court of Chancery, to raise the said Sum of One thou-

thousand Pounds out of their Effects, by reprefenting to them, that a Discovery of the Deficiency in the faid Office might occasion a Parliamentary or Publick Enquiry into the Nature and Condition of their Offices, and hazard the Forfeiture of the same, by reason of their having bought the faid Offices contrary to Law, which the faid Earl then declared would affect him. but themselves much more, or to that Effect; but the faid Mafters refusing to raise the faid Sum of One thousand Pounds, the said Earl of Macclesfield did order his Secretary Peter Cottingbam, Efg; to pay the faid One thousand Pounds; who, in purfuance of the faid Earl's Directions. in or about the Month of July, One thousand feven hundred and twenty four, did pay the fame to Ascan Christopher Lochman, for the Use of the said Elizabeth Chitty; and the said Earl of Macclesfield, upon Application made to him by the faid Afcan Christopher Lochman, for Payment of the faid Money, did acquaint him, that he, the faid Earl, had given Directions to his Secretary for Payment of that Sum, but at the same time declared to the said Ascan Christopher Lochman, that he, the faid Earl, believed this would be the last Payment she was like to receive out of the faid Money paid into the Hands of the faid Fleetwood Dormer, for the Refidue thereof was in great Danger of being loft, by reason of the Deficiency in the Effects of the faid Fleetwood Dormer, or to that Effect. Notwithftanding all which Proceedings, in this and feveral other Articles mentioned, upon a Motion made in the Court of Chancery before the faid Thomas Earl of Macclesfield, then Lord Chancellor, on or about the Fifth Day of December last, in a Caufe there depending between Jane Harper, Plaintiff.

Plaintiff, and Thomas Cafe, and others, Defendants, relating to the Sum of Two hundred and fixty Pounds, or fome other Sum, deposited in the Hands of the faid Fleetwood Dormer before his abfconding, and which was then apprehended in great Danger of being loft, the faid Thomas Earl of Macclesfield, then fitting in Court as Lord Chancellor, did Publickly, Falfely, and Deceitfully declare, That he had heard there was a Deficiency in the Office of the faid Fleetwood Dormer, but that he, the faid Earl, knew nothing of it, only as publick News, or to that Effect; and thereupon did order, that the faid Henry Edwards should examine in what Manner the faid Two hundred and fixty Pounds was deposited with the faid Fleetwood Dormer, and whether there was likely to be a Loss of any Money depofited with the faid Fleetwood Dormer.

ART. XVII.

That notwithstanding the said Earl of Macclesfield well knew, that there was a very great Deficiency and Loss by the Failure of the faid Fleetwood Dormer, and that the faid Henry Edwards, his Successor, had not sufficient in his Hands to pay the whole Money due to the Suitors of the Court, that had been received by the faid Fleetwood Dormer on their Account; yet the faid Earl of Macclesfield, being Lord Chancellor, in order to carry on his Unjust Designs of concealing the said Desiciency, and to prevent any publick Inquiry that might arise from the just Complaints of the Suitors of the faid Court, did, from time to time, in manifest and wilful Violation of the Trust reposed in him, make Orders on the said Henry Edwards

wards for Payment of the Money belonging to feveral particular Suitors, which had been lodged in the Hands of the faid Fleetwood Dormer; In Obedience to which Orders feveral Sums were paid, without regard to, or confideration of the Proportion which the rest of the Suitors were Entitled to, out of the Essects of the said Fleetwood Dormer, whereby many of the said Suitors lost the Benefit of their proportionable Share, to which in Justice they were Entitled.

ART. XVIII.

That the faid Thomas Earl of Macclesfield, notwithstanding that he very well knew, and was informed that the Masters of the said Court did. or that it was in their Power, from Time to Time, and at their Pleasure to dispose of and employ the Money and Effects belonging to the Suitors of the faid Court, which were intrufted with them refpectively, and more particularly, that the Deficiency appearing in the Office of Fleetwood Dormer, Efg; One of the Mafters of the Court of Chancery, was chiefly occasioned by his the faid Fleetwood Dormer's having taken upon himself unduly to Dispose of and Employ the Money and Effects belonging to the Suitors of the faid Court, which were Intrusted in his Hands; and notwithstanding that, soon after the faid Fleetwood Dormer became Infolvent, it was represented and proposed to the faid Thomas Earl of Macclesfield, then Lord Chancellor of Great Britam, in order to prevent for the Future any Losses that might happen to the Suitors of the faid Court, that the several Effects and Securities belonging to the Suitors should be placed out in such Manner, as that that the Power of Disposing, Imploying, or in any manner Trading with the same, might be totally taken away from the faid Malters, for the Effecting of which just Delign, a particular Method was laid before the faid Earl; and it was also further proposed, that the faid Masters should give some reasonable Security to answer the Ballance of fuch Cash, as should, from Time to Time, be in their Hands; and notwithstanding the said Earl was Credibly Informed, that the Sufficiency of some other of the said Masters was very much fuspected, vet the faid Thomas Earl of Macclesfield, whilft he was Lord Chancellor of Great Britain, contrary to the Duty of his Office, and thereby proposing to make unlawful Gain to himfelf by the Disposal and Sale of the Offices of Masters of the said Court of Chancery; and in order to Induce Persons to give him, the said Earl, a greater Price or Reward for their being admitted to the fame, did not Require or Demand any Security whatfoever, to be given by any of the faid Maffers, upon their being admitted to their Offices, or at any other Time; and the faid Earl, with the fame Corrupt View and Intention, and to keep up the Price of the faid Offices, totally neglected to Inquire into the Accounts of the faid Mafters, and did Fraudulenly, Unjuftly, and in Breach of the Trust reposed in him, Permit and Incourage the Masters of the said Court, to Employ and Traffick with large Sums of Money belonging to the Suitors of the faid Court, and to make Interest thereof for their own unjust Gain and Profit; and the faid Earl, after fuch Propofal made to him, as aforefaid, or at any other Time, during his Continuance in the faid Office, did not take any Care that the Effects of the faid Suitors should be placed out in such Manner, as

to prevent the Masters from Trafficking therewith, or that the said Masters should give such Security, as was proposed; by Means whereof great Deficiencies, to the amount of many Thousand Pounds, have been, through such Default of the said Earl, occasioned in the Offices of several other of the Masters, to the great Loss and Injury of the Suitors of the said Court.

ART. XIX.

That whereas his most Sacred Majesty, out of his Fatherly Goodness to His People, did, in or about the Month of November last, direct an Enquiry to be made into the Accounts of the Masters of the faid Court of Chancery, to the Intent that proper Methods might be taken for the Security of the Suitors of the faid Court; the faid Thomas Earl of Macclesfield, being then Lord Chancellor of Great Britain, and One of His Majesty's most Honourable Privy Council, in order to Obstruct the fame, and to prevent a Parliamentary Enquiry into the State and Condition of the Offices of the faid Mafters, in Breach of the feveral great Trufts reposed in him, did give Advice and Encouragement to the faid Mafters to Affift and Supply each other with Money and Effects, and did represent to the faid Mafters, that it would be for their Honour and Service, to appear able and fufficient, and that if they made a Bold Stand now, it might prevent a Parliamentary Enquiry, or to that Fffect; and did perfwade feveral of them to make false Representations of their Circumstances to His Majesty, by adding a Subscription to their respe-Ctive Accounts deliver'd to the faid Earl, to be laid before His Majesty, to the Effect following (viz.) That

That they were able to answer the Money and Securities in their Hands, and were willing to pay the fame to fuch Persons as were Entitled thereunto, although the faid Earl knew, or had good reason to believe, that several of the Mafters were not then able to answer the Ballance of their Accounts, nor are they yet able to fatisfie or make good the same; and when the said Masters were afterwards required to produce the Cash and Effects of the Suitors in their Hands, some of the faid Mafters, according to fuch Advice and Encouragement given by the faid Earl, did Supply others of them with Cash and Effects, to make a false shew and appearance of their Ability and Readiness to answer the Ballance of their Accounts.

ART. XX.

That the faid Thomas Earl of Macclesfield, whilst he continued in the Office of Lord Chancellor of Great Britain, in Breach of the Trust reposed in him, and contrary to the Duty of his Office, did, at several Times, borrow and receive of some of the Masters of the said Court, several great Sums of the Money belonging to the Suitors of the said Court, deposited in the Hands of such Masters, and did make use thereof for his own private Service and Advantage, so long as he had occasion for the same.

ART. XXI.

That the faid Thomas Earl of Macclesfield, whilst he continued Lord Chancellor of Great Britain,

Britain, did, in an Illegal and Arbitrary Manner, extend the Power and Authority of Lord Chancellor, and of the Court of Chancery, beyond their Lawful and just Bounds, and did Arbitrarily and Illegally affume to himself, as Lord Chancellor, and by Colour of his Office, an unjust and unlimited Power of Dispensing with, Suspending and Controlling the Statutes of this Realm, made for the Security and Prefervation of the Estates and Properties of the Subjects of this Kingdom. to the great Oppression of the Suitors of the said Court, in Subversion of the Laws and Statutes of this Realm, in Manifest Breach and Violation of the Rights and Liberties of His Majefty's good Subjects, and of his own most Solemn Oath, as Lord Chancellor of Great Britam; and more Especially, when Francis Tyffen, Esq; Deceased, being Seized, and Poffeffed of a real Effate of the Value of Three thousand Pounds per Annum, or some other great Annual Value, did, by his last Will and Testament in writing, duly Executed, in or about the Month of October, One thousand feven hundred and feventeen, Give and Devife all his faid real Estate to the Child his Wife was at that time Enfeint with (if fuch Child should be a Son) for his Life, without Impeachment of Wast, with Remainders to the First, and other Sons of the faid Infant in Tail Male, and did likewife by fuch Will Expresly nominate and appoint his the faid Testator's Wife, Rachel Tysfen, to be the Guardian of all his Children, during their respective Minorities, if she should so long Continue a Widow; and the faid Francis Tyffen, foon after Died, leaving One Daughter, and the faid Rachel, his Widow, with Child, after whose Decease the faid Rachel was Delivered of fuch Child, being a Son, afterwards Named Francis

Francis John Tyffen, in whose Right by Virtue of the faid Will, and of the Statute made in the Twelfth Year of the Reign of King Charles the Second, Intituled, An Act for the taking away the Court of Wards and Liveries, and Temures in Capite, and by Knights Service, and Purveyance, and for Settling a Revenue upon His Majesty in lieu thereof; the faid Rachel Tyffen did lawfully take into her Care and Custody her said Infant Son, and the Estate so Devised to him, or was willing and Endeavoured fo to do, and to undertake the Management of his faid Lands and Tenements for his best Advantage, and Demeaned her felf therein without any Milbehaviour; yet the faid Thomas Earl of Macclesfield, being then Lord Chancellor of Great Britain, under Colour of his Office and Authority, did, by feveral Orders made by him, in the Months of Fanuary and February, in the Fifth Year of His Majesty's Reign, or in One of them, Illegally and Arbitrarily, and in direct Contravention of the Statute made in that Behalf, Remove and Exclude the faid Rachel Tyffen, the Guardian of the faid Infant, and also John Nicholas, Esq; (a Person of good Substance and Ability, Nominated by the faid Rachel Tyllen to be Receiver of the Rents and Profits of the faid Infant's Estate, and approved by Robert Holford, Efq; One of the Mafters of the faid Court, for that Purpole, and who had given sufficient Security for the due Execution of his faid Truft) from the Management and Receivership of the faid Infant's Estate; and did, by such Orders, Unduly and Injuriously Nominate and Appoint Robert Doyley, Esq; a Creature and Confident of his own, and a Person altogether Unfit and Unqualified for fo great a Trust, to be Receiver of the Rents

and

and Profits of the faid Infant's Estate, and to have a Salary for the fame, with a Power to let fuch Part of the faid Estate, as was or should become untenanted, with the Approbation of the faid Robert Holford, although the faid Rachel Tyffen did Expressy Object unto, and oppose such Appointment of the said Robert Doyley, and did Infift to have the Benefit and Exercise of her Right in that respect, as the Guardian appointed and intrusted by her late Husband; and the faid Robert Doyley, after he was fo Admitted into the faid Receivership, did for several Years Receive the Rents and Profits of the faid Infant's Estate, to the Amount of about Ten thoufand Pounds, or other great Sum, and in his Life-time did Embezle and Convert to his own Use great Part thereof; and in or about the Month of November, One thousand seven hundred and twenty two, Died Infolvent, and Indebted to the faid Infant and his Estate in the Sum of Two thousand fix hundred Pounds, or other great Sum, upon the Ballance of his Account, no Part whereof has hitherto been Satisfied or Paid: and the faid Thomas Earl of Macclesfield, in further Abuse of his Power, and in Contempt of the Laws and Statutes of this Realm, when upon Debate of the Matter in the faid Court of Chancery, before the faid Earl, being then Lord Chancellor, in the Month of January or February. in the Fifth Year of His Majesty's Reign, or in one of them, it was Infifted upon, in Behalf of the faid Rachel Tyssen, by her Councel of Great Ability and Experience in the faid Court, that fuch the Proceedings of the faid Earl, as Lord Chancellor, were a Reviving the Power of the Court of Wards, and were not Supported or Warranted by any Precedent in the Court of Chancery, he, the faid Thomas Earl of Macclesfield, then Sitting in the Court as Lord Chancellor, did not only perfift in fuch his Appointment of the faid Robert Doyley, but did also Arbitrarily, and in Defiance of the faid good and beneficial Statute, Say and Declare, in open Court, that then he would make a Precedent in that Instance, or he, the faid Earl, Declared and Expressed himself to that Effect; which Actings, Proceedings, and Declarations of the faid Earl, have been and were not only very Injurious and Prejudicial to the Right and Interest of the faid Rachel Tyssen, as Guardian, and to the great Damage and Loss of the Infant Francis John Tyssen, and a Notorious Violation of Property, but were also a Dangerous Exercise of Illegal and Arbitrary Power, to the Destruction of the Laws and Constitution of this Realm, in Manifest Breach of his Oath, as Lord Chancellor, and in great Abuse of his Authority.

And the faid Knights, Citizens, and Burgeffes, by Protestation, Saving to themselves the Liberty of Exhibiting, at any Time hereafter, any further Articles, or other Accusation or Impeachment against the said Thomas Earl of Macclesfield, and also of Replying to his Answers which he shall make unto the faid Articles, or any of them, and of offering Proof to all and every the aforefaid Articles, and to all and every other Articles, Impeachment, or Accufation, which shall be Exhibited by them, as the Cafe shall, according to the Courle of Parliament, require, do pray, that the faid Thomas Earl of Macclesfield may be put to Answer the faid Crimes and Misdemeanors, and that fuch Proceedings, Examinations, Tryals, and Judgments, may be thereupon had and given, as is agreeable to Law and Justice.

FINIS.

THE

ANSWER

OF

Thomas Earl of Macclesfield,

TO THE

ARTICLES

Exhibited by the

KNIGHTS, CITIZENS, and BURGESSES

IN

PARLIAMENT

ASSEMBLED,

In the Name of Themselves, and of all the COMMONS of GREAT BRITAIN,

In Maintenance of their

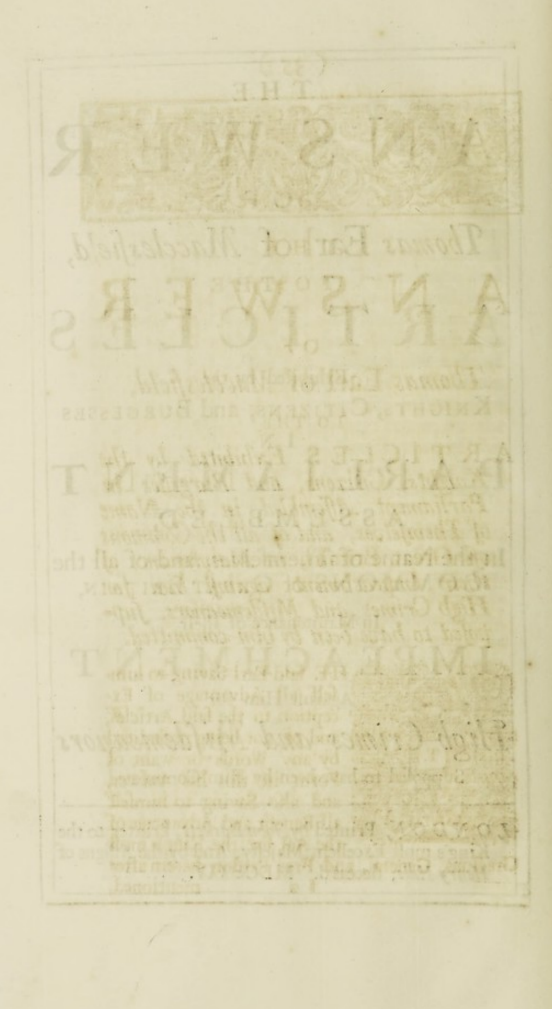
IMPEACHMENT

Against Him for

High Crimes and Misdemeanors

Supposed to have been by Him Committed.

LONDON, Printed by John Baskett, Printer to the King's most Excellent Majesty, And by the Assigns of Henry Hills, deceas'd. MDCCXXV.





THE

ANSWER

OF

Thomas Earl of Macclesfield,

TO THE

ARTICLES Exhibited by the Knights, Citizens, and Burgesses in Parliament Assembled, in the Name of Themselves, and of all the Commons of Great Britain, in Maintenance of their Impeachment against him for High Crimes and Misdemeanors, supposed to have been by him committed.



HE faid Earl Saving to himfelf all Advantage of Exception to the faid Articles, and of not being prejudiced by any Words or want of Form in this his Answer, and also Saving to himself all Benefit and Advantage of the Act for the King's most

Gracious, General, and Free Pardon herein after mentioned,

mentioned, and all Rights and Privileges belonging to him as One of the Peers of this Realm, for Answer to the said Articles saith, That he having for feveral Years executed the Office of Chief Justice in the Court of King's-Bench, His Majesty of His Royal Grace and Favour was Pleafed, the Tenth Day of March, One thousand feven hundred and fifteen, to advance the faid Earl to the Dignity of a Peer of this Realm, and Created him Baron of Macclesfield; and, in Regard to his Circumstances at that Time, was further pleased, for the better Support of that Honour, to grant to the faid Earl the Pension of Twelve hundred Pounds per Annum, in the Articles mentioned, payable at the Receipt of the Exchequer; and His Majesty was then likewise pleased to Declare His Royal Intentions of giving to the faid Earl's only Son, George Parker, for his Life, an Office of Considerable Profit, when a proper Opportunity should offer; That in the Beginning of May, in the Year One thousand feven hundred and eighteen, he, the faid Earl. was, by His Majesty's great Grace and Favour. appointed Lord Chancellor of Great Britain, and was fworn before His Majesty in Council the Fourteenth Day of that Month, when the following Oath, being the usual Oath of Lord Chancellor. was Administred to him, (viz.)

Y OU shall Swear, that you shall well and truly serve our Sovereign Lord the King, and His People, in the Office of Chancellor of Great Britain; and you shall do Right to all manner of People, Poor and Rich, after the Laws and Usages of this Realm; and truly you shall Counsel the King, and his Council you shall lain and keep; and you shall not know nor suffer the Hurt or Disheriting of the King,

King, or that the Rights of the Crown be Decreased by any Means, as far forth as you may lett, and if you may not lett it, you shall make it clearly and expressly known to the King, with your true Advice and Counsel; and that you shall do and purchase the King's Prosit in all that you may; All which you shall do to the best of your Skill and Knowledge,

As God shall help you.

And the faid Earl at the same Time took the Oaths of Allegiance and Supremacy, but no Oath of Office besides that above set forth; and the said Earl doth admit, That, during his Continuance in the faid Office of Lord Chancellor, he did Enjoy the Ufual Salary, Fees, and Profits belonging to fuch Office, which, he fays, are of much less annual Value than they are generally (as he believes) effeemed to be; And that His Majesty was pleafed to grant him the Salary or Allowance of Four thousand Pounds per Annum, in the Articles mentioned, during fuch Time as he should Continue to be Lord Chancellor; but the same is fo far from being Particular in the Case of the faid Earl (as the faid Articles would infinuate) that it is no other than what hath been for many Years past constantly granted to, and enjoyed by his Predecessors in the faid Office; and the faid Earl doth likewise admit, That His Majesty did, of His Royal Grace and Bounty, fign a Warrant for Payment of the Sum of Fourteen thousand Pounds mentioned in the faid Articles, to the faid Earl, out of the Receipt of the Exchequer, whereof Two thousand Pounds was the constant usual Allowance from the Crown to the Lord Chancellor or Lord Keeper, for and towards the Expences in entring upon the faid Office; and the K Residue Residue of the said Fourteen thousand Pounds, over and above the usual Fees and Deductions upon Payment thereof, was His Majeffy's Royal Munificence to the faid Earl, and the fame was received by him accordingly; And the faid Earl doth likewife, with the greatest Gratitude, own, that about the same Time, his said Son being then of a proper Age, and defirous to go Abroad to Travel, His Majesty was pleased to grant to the said George Parker the Yearly Pension of Twelve hundred Pounds, payable out of the Receipt of the Exchequer, during the joynt Lives of His Majesty and the faid George Parker, determinable upon His Majesty's granting to him, the said George Parker, in Possession or Reversion, the Office of One of the Tellers of the Exchequer, for Life, and his coming into the actual Poffession thereof, and which the faid Earl likewise admits has been fince granted to his faid Son, and that he came into the actual Poffession thereof in or about July, One thousand seven hundred and nineteen, whereby the faid Yearly Penfion is determined; And the faid Earl faith, That, during his continuance in the faid Office of Lord Chancellor, or at any other Time, he never Once had a Delign, or View, or Wish to raise to himself any Exorbitant Gain or Profit, much less used or ever thought of using any Unjust or Oppressive Methods to Extort or Obtain any Sum whatfoever, as in the faid Articles is fuggefted, but fuch Views and Practices are inconfiftent with the whole Tenor of his Life and Actions; And in case it shall be thought proper for the said Earl to lay before your Lordships an Account of his Estate and Fortune, and of the considerable Sums of Money he has diffributed for the Relief and Support of others, it will appear that he is not tuch a Defigning, Avaritious, and Oppreffive Man, as

as in the faid Articles he is represented; And the faid Earl humbly hopes, that he shall be allowed, in this his Answer, to diffinguish between Acts themselves, and the Inferences drawn from them by the faid Articles, and that whenever he Admits any Fact, he may not be understood to admit that fuch Fact was by him done or committed upon fuch Motives, and with fuch Defigns, or in fuch Manner, as is fuggested in the faid Articles, And with this Refervation he answereth. as followeth: By way of General Answer to fuch of the faid Articles, as relate to the making any Present by Persons admitted to the Office of Masters in Chancery; The said Earl doth say, That the fame has been long used and practifed in the Time of his Predecessors, in the said Office, and that fuch Prefents have been reckoned amongst the ancient and known Perquifites of the Great Seal, and the making and accepting thereof has been Notorious to all the World, and never before looked upon to be Criminal or Complained of as fuch; And the faid Earl humbly hopes, that the giving or receiving of a Present on such Occasion is not Criminal in its self, or by the Common Law of this Realm, and that there is not any Act of Parliament whatfoever, by which the same is made Criminal, or subject to any Punishment or Judgment, which can be prayed in this Profecution; And the faid Earl thinks himfelf Obliged humbly to lay this before your Lordships, not only in his own Defence, but in Vindication of the Honour of fo many Great and Excellent Men. who have been his Predecessors in the said Office, and have all along done the fame, for which the faid Earl is now Complained of, and of others having been Lords Chief Justices of the King's Bench and Common Pleas, Masters of the Rolls, and

and other Judges, who have likewise received Presents in Money, upon the Admission of the several and respective Officers under them, in several Courts of Justice, and who, the said Earl is assured, never apprehended themselves to be Guilty of any Crime against any the Good and Wholsome Laws or Statutes of this Realm.

To the First, Second, Third, Fourth, Fifth, Sixth, and Seventh Articles, The faid Earl further faith, That long before the Twenty fourth of July, One thousand seven hundred and twenty one, He did Admit and Swear Richard Godfrey, James Lightboun, John Borrett, and Edward Conway, Esquires, into the Offices of Masters of the Court of Chancery, and every One of them did Freely and Voluntarily, and of their Own Accord. as former Masters had done to the Predecessors of the faid Earl, fend to the faid Earl a Prefent upon Occasion of the respective Admittances, which the faid Earl accepted, and that after the faid Twenty fourth of July, One thousand seven hundred and twenty one, he did Admit and Swear William Kynafton, Thomas Bennet, and Francis Elde into the Offices of Masters of the Court of Chancery, and faith, That every of the faid Persons last Named did Freely and Voluntarily, and of their Own Accord, in like Manner, fend a Prefent to the faid Earl upon Occasion of their respective Admittances, but faith, That it being pretended by the faid Kynafton and Bennet, that they were by fuch Prefents disabled from Answering to much of the Money due from them to the Suitors of the Court, he the faid Earl did afterwards, and before the Impeachment, deliver the Present so sent him by the said William Kynaston, being Fifteen hundred feventy five Pounds; and alto

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also the Present so sent him by the said Thomas Bennet, being the like Sum of Fifteen hundred seventy five Pounds, into the Court of Chancery, in open Court, to be applied for the Benefit of the Suitors, as the Court should Direct, and that the said Earl retained of the Present, so sent him by the said Francis Elde, no more than the Sum of One thousand eight hundred and sifty Pounds.

VIII. To the Eighth Article the faid Earl further faith. That in July last the Office of One of the Masters of the said Court became Vacant by the Death of John Borrett, Efg; who died Intestate, but whether Solvent or not, he cannot fay, but upon Notice of his Death, the faid Earl did at First defire Richard Godfrey, Esq; One of the Mafters of the faid Court, who had been very well acquainted with the faid Mr. Borrett, and his Affairs, and afterwards the faid Mr. Godfrey and John Bennet, Esquire, another of the Masters of the said Court, to Inquire into his Effects, and to take what Care they could about the fame, who, after fome Inquiry, Informed the faid Earl, that they believed there would be no Deficiency, and Secured a Confiderable Part of the Effects of the faid Mr. Borrett, and Entred a Proper Caveat in the Prerogative Court, to prevent Administration being granted to any Persons who might Imbezle the faid Borrett's Estate; and afterwards, at the Request of the faid Earl, proceeded fo far, as to Obtain a Sentence in the faid Prerogative Court, for Administration to be granted, for the Benefit of the Suitors of the Court, to them, the faid Mr. Bennet and Mr. Godfrey, which was afterwards upon their Waving thereof, Granted to Mr. Paxton, as the faid Earl believes.

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believes, but the faid Earl thought it proper and necessary to Admit another Master in his Place, to Carry on the Business of the Court, and to be Intitled to Demand the Effects of the Suitors from the Representative of the said Mr. Borrett, when One should be appointed; and therefore, about the Fifth Day of August last, did Admit and Swear Mark Thurston, Esq; into the said Office, Vacant by the Death of the said Borrett, and the said Earl Admits the said Mark Thurston did upon that Occasion Freely and Voluntarily, and of his own Accord, send a Present, whereof Two thousand Pounds and no more were Retained.

IX. In Answer to the Ninth Article the faid Earl faith, That he believes Thomas Bennet, Efg; in this Article named, was Poffeffed of the Office of Clerk of the Custodies, in the Article described, and that fuch Office is in the Gift and Disposal of the Crown, by Grant under the Great Seal, but denies that he did at any time Infift upon the Sum of One hundred and five Pounds, or any other Sum of Money, to permit or accept of the Refignation of the faid Thomas Bennet, or did refule to permit or accept thereof, until the faid Thomas Bennet had agreed to pay the fame, or any other Sum on that Account; But faith, That although the faid Office be usually granted by the Crown, yet it has always been looked upon to be the Right of the Lord Chancellors, or Lord Keepers, to Recommend to that, and other Offices under the Great Seal, and to Approve and Allow of the Deputies to Execute the fame; and, upon luch Recommendations and Approving of Deputies, have accepted Prefents, and looked upon the same as their Right; and further saith, That there have been Two of fuch Offices granted in

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his

his Time, One of which appearing to him to be a Case wherein the Party had suffered great Hardship, the said Earl passed the same without any Present whatsoever, though the Office be of Considerable Value; the other was the Case of Mr. Hamersley, in the Articles mentioned, in which the said Earl owns he did Accept a Present.

X. In Answer to the Tenth Article the said Earl saith, The same is conceived in such General Terms, that it is not to be expected he should give any Particular Answer thereto; However, he saith, That, during the whole Time of his being Lord Chancellor, he never Once took any Money, Present, or Gratuity whatsoever, for or upon Account of the Naming, Making, or Admitting any Officer whatsoever, other than before particularly named, Except in the Cursitor's Office, where he owns he has done, as was done by all his Predecessors before him.

XI. In Answer to the Eleventh Article the faid Earl faith, That the fame not containing any Particular Charge, he apprehends himself not obliged to give any Particular Answer thereto; but however, in General, does fay, That he never did Admit any Person into the Office of a Master of the Court of Chancery, but who was either known to be of Substance and Ability, and fit to be Trufted in fuch Office, or, upon a proper Inquiry, very well recommended to him as fuch; and, whenever there have been feveral Candidates, the faid Earl has Constantly given the Preference to him that he thought would best Discharge the Office, and most for the Honour of the Court, and the Advantage of the Suitors; and believes that he may, upon fome Occasions, have declared, that that he thought the then Body of Masters as Good, with respect both to their Estates, and Ability for Discharge of the Office, and their Integrity, as had been at any time before, or to that Essect, and what he did say to that Purpose, he thought to be really true.

XII. To the Twelfth Article the faid Earl faith, That if there was any fuch Practice as is mentioned in the Article, of paying for the Places of the Mafters out of the Money and Effects belonging to the Suitors of the Court, he was totally ignerant of it; but admits, that he did not, nor did any of his Predecessors, that ever he heard or believes, give any particular Directions for Schedules to be made of the Money and Effects of the Suitors of the Court to be delivered over to the fucceeding Masters, but believes, that in Virtue of the General Order of Transfer made of course upon every Admittance, fuch Schedules were made between the New Mafters and their Predeceffors, or the Representatives of their Predecessors; and if the ill Confequences, in the Articles alledged, had followed from fuch Practice, or the not ordering fuch Schedule, which he does not Admit, he Infifts that the same could not render him Criminal.

XIII. In Answer to the Thirteenth Article the said Farl saith, That after Christmas, in the Year One thousand seven hundred and twenty, he was Informed, That the said Fleetwood Dormer had withdrawn himself to Holland, where he then was, and thereupon the said Earl used all the properest Methods he could for Securing his Essects, and particularly directed Mr. Hiccocks and Mr. Rogers, the then two Senior Masters of the Court, to make

an Enquiry into his Affairs and Accounts, and to confider what would be most proper to be done; And the faid Earl believes, that the faid Two Malters, in Purluance of the Directions from the faid Earl, did fearch the Chambers of the faid Fleetwood Dormer, in Lincolns Inn, to fee what Books, Accounts, or Effects could there be met with, but found no Account whatfoever, nor any Effects of Value, and did put a Stop to the transferring of the Stock, then in the Name of the faid Fleetwood Dormer, in any of the Publick Companies; And the faid Fleetwood Dormer's Person being thus out of Reach, and his Accounts and Effects wholly unknown, except the Stock, which could not be disposed of without his Concurrence, a Proposal was some time after made to the faid Earl, That the faid Fleetwood Dormer might have a Promise of his Liberty from the faid Earl, and upon that Condition he would come over, and affign all his Effects, and affift in getting them in, and fettling and adjusting his Accounts; And the faid Earl, feeing no other way open to get any thing for the Suitors, and being made to believe, that if any Deficiency should happen, the same would be made up by the other Mafters, did agree, That in case the said Fleetwood Dormer would come over, and make a full Discovery of all his Effects, and affign the fame for the Benefit of the Suitors, he the faid Farl would allow him his Liberty on that Condition, and not otherwise; and the faid Earl was foon after Informed, That the faid Fleetwood Dormer submitted to those Terms, and would very foon come over, and discover and deliver up his Effects; And the faid Earl did not doubt, but the whole Debt upon the faid Fleetwood Dormer would be paid. And the faid Earl faith, That he M does

does not remember that any Application was ever made to him, by the faid Masters of the faid Court, for any Affiffance of the Court, touching the Person or Effects of the faid Fleetwood Dormer, but what he granted, so far as he thought it tended to the Benefit of the Suitors, and believes that no Application was ever made to him by the Suitors, or any of them, or any other, to fecure the Person of the said Fleetwood Dormer, or for Compelling him to make Satisfaction to the Suitors; And the faid Earl faith, That he never endeavoured to Conceal the true State and Condition of the faid Office from the Suitors of the Court, nor did any of them apply, till very lately, to the faid Earl to look into the fame; And further faith, That he remembers nothing of his ever Using any such Expression, as is charged in the faid Article, at any Time before or after he knew that the faid Fleetwood Dormer Absconded.

XIV. To the Fourteenth Article the Earl faith, That Henry Edwards, Esq; in this Article mentioned, fucceeded to the Office of Mr. Dormer about the Eighteenth Day of May, One thoufand seven hundred and twenty one; but, by Reafon of the Diforder the faid Office was then under, and the great Danger of a Loss therein, the Earl had given up and quitted all the Advantage which might Accrue to him upon the Disposal thereof, and left it entirely to the other Masters to raile what Money they could thereby, which was agreed to be all applied towards making Good any Deficiency or Lofs, which might happen to the Suitors of the Court Concerned in that Office; and thereupon the Sum of Five thousand Pounds was raifed, by the Disposal of the said Office to Mr. Edwards, and was applied accordingly ; ingly; And the faid Earl believes the Debt from William Willon, in this Article mentioned, was affigned by the faid Mr. Dormer to the faid Mr. Edwards in Trust, and to the Intent, that he should Pay, Apply, and Dispose of the said Debt, or fuch Part thereof, as should, from Time to Time, be by him got in, and received of and from the laid William Willon, in such manner as the Court should Order and Direct, or to that Effect; after which faid Assignment so made, the Earl believes that the faid Mr. Edwards used great Endeavours to obtain Payment and Satisfaction of the faid Debt from Mr. Wilson; but finding all his Endeavours fruitless, and that the faid Wilfon had long before floot Payment, and was in no Condition of Paying his Creditors the Whole of their Debts, but that he was willing, and had offered to come to a Composition, and to pay them in Proportion the Utmost he was able; The faid Mr. Edwards thereupon, about the Thirtieth Day of June, in the Year of our Lord, One thousand seven hundred and twenty two, preferred his Petition to the faid Earl, as Lord Chancellor, fetting forth in Substance the State of the Cafe, as before mentioned, and Praying that it might be referred to One of the Masters of the Court, to see if such Composition, fo proposed by the said William Wilson, were for the Benefit of the Persons Intitled to receive the fame; and the fame was accordingly, by Order of the faid Earl, referred to Mr. Hiccocks, the then Senior Malter of the Court, to Enquire into, and make his Report therein; And about the Six and twentieth Day of July, then next following, the faid Mr. Hiccocks made his Report, that the faid William Wilson had, under his Hand in Writing, proposed to Assign over to the said Mr. Edwards, wards, as a Composition for, and in full Difcharge of the Sum of Twenty four thousand forty fix Pounds, and four Shillings, therein mentioned to be due and owing from him to the faid Mr. Edwards, as Affignee of the faid Mr. Dormer, the Sum of Ten thousand Pounds, Part of a large Sum due to the faid William Wilson, from Edward Poulter of Hackney, Gentleman, in this Article mentioned, and to pay the faid Mr. Edwards in Specie, the Sum of One thousand four hundred fixty three Pounds, two Shillings, and one Penny, over and above the Sum of Five hundred and fixty Pounds, then already paid to the faid Mr. Dormer, in Part of the faid Composition; and that upon Consideration had of the Circumstances of the said William Wilson, and the faid feveral Matters, he was of Opinion, that the accepting the faid Composition would be for the Benefit of the Person or Persons Intitled to receive the same; Upon which said Report the faid Mr. Edwards, about the Third of August then next, preferred another Petition to the faid Earl, with the faid Report annexed, and thereby expresly Prayed the said Earl to Order him, the faid Mr. Edwards, to accept of the faid Composition, whereupon the said Earl, in a proper and usual Manner, Ordered the same as Prayed; And the faid Earl faith, that he was Informed, and believes, that the faid Composition was Made and Agreed to, upon a Confultation of all or most of the Masters of the said Court, who the faid Earl did believe would Use their best Endeavours to get as much as they could; And the faid Earl faith, he hath heard, and believes it to be true, that besides the One thousand four hundred fixty three Pounds, Two Shillings, and One Peny then paid down, there hath been fince В got

got in by Mr. Edwards, on Account of the faid Debt from Edward Poulter, the Sum of One thousand Pounds or thereabouts; and that at the time of the faid Affignment, the faid Debt, Claimed by Wilson from Poulter, was a just Debt, and Judgment at Law has been fince obtained for Eighteen thousand Pounds, Part thereof, and the faid Poulter was looked upon to be a Substantial Person, though, to avoid Payment of the said Wilfon's Debt, which arose on account of their Dealings in South Sea Stock, and Subscriptions in the Year, One thousand seven hundred and twenty, the faid Poulter not only brought his Bill in Chancery, but, after the fame was Difmiffed, and that he was taken in Execution at Willon's Suit at Common Law, he found Means to make his Efcape out of the Custody of the Marshal of the Court of King's Bench, and to get over to France or Holland, where he still Continues, as the Earl is Informed; but he is likewise Informed, that, after the faid Escape, a Commission of Bankruptcy was taken out against him by the said Wilson, upon which some Effects were recovered, and likewise an Action at Law brought, and a Verdict and Judgment for Eighteen thousand Pounds and upwards obtained by the faid William Wilfon aginft the Marshal, on Account of the said Escape; and faith, he hath likewise been Informed, That the faid Edward Poulter and the Marshal have each of them offered Confiderable Sums of Money by way of Composition for the said Debt, but the faid Wilson, from a Perswasion of the Abilities of the faid Edward Poulter to pay the Whole, did at first refuse any Composition with the faid Poulter, and fince hath been afraid to make any Composition, either with Poulter or the Marshal; and what may be the Confequence there-N

of, with regard to the Suitors of the Court, or what further Sums of Money may be recovered upon Account of the faid Debt, towards making them Satisfaction, the Earl faith, he cannot with any Certainty take upon him to Answer.

XV. To the Fifteenth Article the Earl faith, That about the Month of February, in the Year of our Lord, One thousand seven hundred and twenty, he gave Orders to his Secretary to write to the feveral Masters of the Court of Chancery, to bring in their Accounts of the Cash, Effects, and Securities in their Hands, belonging to the Suitors of the Court, and believes he did fo, but denies that the same was done with any Unjust Purpose, or with any Thought to terrifie the faid Masters to make any Contribution, towards Satisfying the Demands upon the faid Office of Fleetwood Dormer, but believes, what they did contribute, they paid Freely and Voluntarily, and out of their own Money, and therein, as the faid Earl believes, did no more than follow a Precedent of the like Nature, on the Failure of Dr. Edisbury, formerly a Mafter of the faid Court: And the faid Earl faith, That his real and whole Intention in Calling for the faid Accounts, was to Inform himself, in the best Manner he was able, of the State and Condition of the feveral Offices, and thereby to be the better able to make proper Regulations concerning the fame; and therefore, though the faid Article feems to Infimuate, as if the Calling for the faid Accounts was dropped, as foon as the Mafters were prevailed on to Contribute, the faid Earl faith, That afterwards, and without any Regard thereto, he ftill Continued to Call for the faid Mafters Accounts, and not finding them brought in, as he expected, he he did, about the Beginning of November following, cause another Letter to be sent to them, requiring them to bring in their Accounts; and, by both the Letters fent to them on that Occafion, he directed the particular Method in which he would have their Accounts made up; but the faid Earl, being afterwards convinced how Difficult and Tedious a Work it would be, and what Obstruction it would give to the Business of the Court, and that at last it could not be depended upon with any Certainty, was forced to lay aside that Design, and to content himself with going on in the fame Road which his Predecessors had done; and humbly begs leave to Observe, That what has been lately done, with respect to the Accounts of the said Masters, plainly shews the Insuperable Difficulties of such an Undertaking.

XVI. To the Sixteenth Article the Earl faith, That he believes that, on or about the Seventeenth of March, One thousand seven hundred and twenty three, fuch Order was made, as in the faid Article is mentioned, for Henry Edwards, Efg; to pay Elizabeth Chitty One thousand Pounds. Part of the Money formerly brought before Mr. Dormer, but does not remember that the faid Henry Edwards made any Complaint thereof to the faid Earl, but believes Mr. Edwards, not having then Sufficient Effects of Mr. Dormer's in his Hands, refused Payment thereof; and that in July following Mr. Lochman, in the Articles named, applied himself to the faid Earl several times, and in a very earnest Manner, to help the faid Mrs. Chitty to the faid One thousand Pounds, alledging that he the faid Mr. Lochman was to marry her, and that he had made a Composition with his Credidinuois

Creditors, upon which One thousand Pounds was to be paid in a very short Time, which he then mentioned; and that he the faid Mr. Lochman was to have the faid One thousand Pounds for that Purpose, and that, if he had it not by the Time, the Composition would be Void, and he should be utterly Ruined; And at length the faid Earl, being greatly moved by the pressing Importunities of the faid Mr. Lochman, and by Compaffion for the very great Diffress in which he then appeared to be, did promife to supply him with the faid One thousand Pounds out of his Own Pocket, and accordingly directed Mr. Cottingham, then his Secretary, to pay it, taking from the faid Mrs. Chitty an Affignment of the Benefit of the faid Order, and believes the fame was done accordingly; and that, upon Mr. Lochman's Preffing for a further Sum for the faid Mrs. Chitty. for her own Use, the faid Earl might tell him, that the faid One thousand Pounds was all that he must Expect from the said Earl; and the said Earl does not believe that he had any Discourse with the faid Mafters to perswade them to pay the faid One thousand Pounds to Mr. Lochman.

And as to the last Branch of the said Article the said Earl saith, That the Fact was, that one Fackman, having in the Cause in the Article mentioned been Confirmed the best Purchasor of part of the Estate of T. Harper at the Price of Two hundred and sixty Pounds, so long ago as the Nineteenth of December, One thousand seven hundred and seventeen, and it being at the same time Ordered, That the Writings belonging to such Estate should be delivered to his Councel, and that the Tenants should Attorn to him, on his bringing his Purchase Money before Mr. Dormer, then one of the Masters, and the said Money having been brought

thousand Pounds

brought before the faid Master the Twenty fourth Day of December, One thousand seven hundred and feventeen, and the Tenants, having Attorned to Fackman, but the Conveyances not being then executed, though long before approved, a Motion was made in the Court of Chancery before the faid Earl on the Fifth Day of December last, that all Parties might Execute the Conveyances, and the Two hundred and fixty Pounds be paid to the Plaintiff, towards Satisfaction of a Demand she had out of the Estate of the said Harper, and those that were to have the Residuum of the said T. Harper's Estate, infisted, that they were always ready to Joyn in the Conveyances, if the Purchase Money were applied to Discharge the rest of the Estate, that they were Apprehensive of a Deficiency of Mr. Dormer's Estate, and therefore neither they nor the Plaintiff ought to be Sufferers by fuch Deficiency, the Delay having been occasioned by the Purchaser, and not by the Plaintiff, and therefore scrupled Executing the Deeds, unless upon Payment of the Money to the Plaintiff, and discharging the rest of the Estate therefrom; and this being the First Time that any Question relating to Mr. Dormer's Deficiency had been laid before the Court, by any of the Suitors, the faid Earl took Notice of its being fo, and believes he might Express himself to this Effect, That he had indeed heard of the faid Dormer's Deficiency, but that it had never vet come Judicially before him, upon Complaint of any of the Suitors of the Court; and further Declared. That if there should be any Deficiency in his Office, feveral Circumstances had Concurred thereto, as Wilfon the Banker's stopping Payment, greatly Indebted to him, Poulter's going away in Wilson's Debt Eighteen thousand Pounds, and

upwards, after a Verdict and Judgment at Law, and Poulter in Actual Execution for it; and that, as he had heard, Wilson had then lately brought an Action of Escape against the Marshal, and recovered a Verdict against him for the like Sum; and how all these Matters would at last Come out, the faid Earl faid he did not know, or he expressed himself to that Effect, and no other; and thereupon Ordered, that it should be referred to Mr. Edwards, to examine whether the faid Two hundred and fixty Pounds was Deposited with Mr. Dormer for the Benefit of any particular Person, and whom, and what was the Occasion of the Delay, that the faid Conveyances were not Executed, and the faid Two hundred and fixty Pounds, Purchase Money, paid out before the Year, One thoufand feven hundred and twenty; and whether there was likely to be a Lois of any Money Deposited with the said Mr. Dormer, and that upon the Masters Report such further Order should be made, as should be just; and the faid Earl hopes the faid Order was very proper and neceffary, and takes the Liberty of Representing to your Lordships, That this was after the Accounts of the Masters had been laid by the faid Earl before the Lords of the Council, and had been for some Time under the Consideration of the Judges, and others appointed by His Majesty to inspect the same.

XVII. To the Seventeenth Article the Earl faith, That he never Endeavour'd to Conceal the Deficiency Occasioned by Mr. Dormer's Failure, but as the said Earl was under a full Perswasion, that the same would all in due Time be made Good, and as Mr. Dormer's Effects were coming in by Degrees, and no Application was made to

him by any of the Persons Concerned, to put a Stop to, or any Restraint upon the Payments, he did not think it Incumbent upon him, Ex Officio, to make a Declaration of an Average. And the said Earl saith, That he does not know that any Order was made by him for Mr. Edwards to pay any Money that had been lodged with Mr. Dormer, except the Order aforementioned, in the Case of Chitty, but believes several Orders have been made by the Court for that Purpose, and that the said Mr. Edwards, under a firm Perswasion that the whole Desiciency would be made Good, paid out the whole Sums so Ordered, so far as the Money then in his Hands would extend.

AVIII. To the Eighteenth Article the said Earl saith, He never knew how the Masters kept or disposed of the Money and Essects belonging to the Suitors of the Court; and as he believes, that after Dr. Edisbury's Failure, the then Lord Chancellor, so he knows that after Mr. Dormer's Misfortune, the said Earl thought of several Methods to prevent any Inconvenience upon the like Accident for the Future; but they had both the same Misfortune, not to bring any of them to such Perfection, as to venture to put them in Practice.

That Several Proposals were made to him by the Persons he Consulted upon that Occasion, but none that he believes, it will be held Criminal not to have then Established; some things were proposed that he thought Impracticable, some Insufficient, some Inconsistent with that Compleat Regulation he hoped to make, the Objects he proposed to himself, were to Provide for whatever Desiciency might happen in the Office late of Mr. Dor-

Mr. Dormer, to Secure the Suitors from any future Lofs, and to make feveral Regulations relating to the Offices of the Masters, and he thought these would be best done together, nor had he perfected the Scheme of any One of them to his own Satisfaction; he Remembers no Propofal, that he thought would take it totally out of the Power of the Masters, to dispose of the Securities or Effects, or effectually Secure the Cash. The faid Earl Admits, that he did not Demand any Security to be given by any of the faid Masters at the time of their Admittance, because it had not been done by his Predecessors, who were much Wifer Men than himself, nor was he so much as asked by any of the Parties Intereffed to to do; as to what the faid Earl did with Relation to the Accounts of the faid Masters, he hath already set forth, and faith, That he gave no Permission nor Encouragement to the Masters of the Court, to Employ or Traffick with the Suitors Money for their own Gain or Profit; he owns, that with respect to the Securities in the Hands of the Masters, he made no General Order, and thinks it the less Material, because, notwithstanding what is alledged in the Close of this Article, he believes all the present Masters did, in December last, Produce all the Securities in their Hands, and the Court of Chancery hath fince Secured the fame for the Benefit of the Suitors.

XIX. To the Nineteenth Article the said Earl saith, That upon great Consideration of Mr. Dormer's Deficiency, and of the Danger there might be of further Inconveniencies, with Relation to the Money and Effects in the Hands of the Masters, and of several Disputes and Differences that had arisen in the Court of Chancery, and of some

Applications of the faid Masters, for Establishing them in their just Rights, and of some Practices of the Masters, which the said Earl thought ought to be Reformed; he was Convinced, that the fame was a work of too great Confequence for him Singly to Attempt, and being highly Sensible of His most Sacred Majesty's Paternal Goodness to His People, did presume humbly to Befeech His Majesty, as the fountain of Justice, to Depute some of His most Honourable Privy Council, to take the Matters aforefaid into Confideration, in Order to the Establishing such Regulations, as might tend to the Honour of that High Court, and to the Advantage of His Majesty's Subjects being Suitors there; which Request, His Majeffy out of His Wonted Goodness, was pleased to receive very Graciously, and Named several Lords, and other Honourable Persons of His Privy Council, to be a Committee, to take the fame into Confideration; and pursuant to His Majefty's Command, the faid Committee met, and began with the Accounts of the faid Mafters, wherein the faid Earl begs leave to Appeal to fuch of your Lordships, who Attended in that Committee, whether he did not Contribute to the Utmost of his Power, to have every thing done which the faid Committee thought Expedient: And the faid Earl faith, that he made all fuch Orders as were by them Judged requisite, and so pressed the Execution thereof, that not only the Accounts of all the Mafters then in being were brought in, but all the Securities in all their Hands, and the Cash of most of them were Actually Lodged in the Bank of England, and therefore the faid Earl is greatly Surprized, to find himself Charged with Obstructing the taking those Accounts, which he had thus defired might be taken, and Contributed

And the faid Earl faith, That he never thought of preventing a Parliamentary Enquiry, any otherwise, than by making it unnecessary, and procuring to the Suitors a full redress of all their Grievances, and rectifying whatever he found Amiss, and that he looked upon to be his Duty, and begs leave to say it here Once for all, in Answer to all the several Insinuations of that kind

Contained in the Articles.

And the faid Earl further faith, That while the faid Accounts were taking, every one of the faid Mafters declared over and over, that they had Effects sufficient to Answer their whole Accounts. and the faid Earl Firmly believed the fame to be true, and as all of them that he faw (which he believes were all, or at least all but Mr. Kynafton) had told the faid Earl, that they were able to An-Iwer their Accounts; and when they brought their Accounts to the faid Earl, for him to lay before the faid Committee, Mr. Holford had wrote under his Account some Declaration to that Effect. and some others of them, as he remembers, had made use of some other Expressions, which he thought not to proper, and tome, as he believes, had wrote nothing (but he cannot Diffinguish the Persons) and the faid Earl thinking that when the faid Accounts came to be laid before the Committee of Council by him, it would be proper that the same thing should be Declared to the Committee, which had been faid to him fingly, he Advised them all to Write the same Words under their Accounts; and did tell them, in great Sincerity and Friendship, that at a Time when to many Men's Mouths were open against them as Infolvent, it would be for their Honour and Interest to make it appear, that they were Able and Sufficient, as he then believed them to be, but never thought of a Contrivance to have them Deceitfully appear or feem what they really were not; and he fays they did then withdraw to make the Subscription, or at least so many of them whose Accounts were then ready, and soon after deliver'd them to the said Earl, who carried them with him to the Committee of Council, whither he was then going, without looking upon them; but upon reading them at the Council, it was observed that they had not all used the same Words, having Varied considerably, but what any of the Subscriptions were, he cannot take upon him to set forth.

And the faid Farl further faith, That a fublequent Order being made by the faid Earl, for the faid Masters to produce their Securities, and their Cash, before the Persons appointed to Infpect their Accounts, they made great Complaint, that fo many hundred thousand Pounds should be required at fo fhort a Warning, and fome of them faying, that though they had Effects fufficient, and could raife the Whole, if they had a little Time, defired the faid Earl to allow them further Time for that Purpole; but the faid Earl faith, That he required them to befur themselves, and raise it immediately, telling them, that fince they had Effects to give Security, they might find Friends to furnish the Money; and believes he did fav, that some of their own Brethren might perhaps be able to let them have Money, till they could raile it another Way.

But if any of them did supply others with Cash or Effects to produce, only to make a false Shew and Appearance of their Ability, and Readiness to Answer the Ballance of their Accounts, the said Earl knows nothing of it, and is sure they they had not the least Encouragement from him so to do.

XX. To the Twentieth Article the faid Earl faith, That it never entred into his Thoughts, to make use of, nor did he ever make use of any of the Money belonging to the Suitors of the Court, for his own private Advantage, but believes, that in December, One thousand seven hundred and twenty, having Occasion for the Sum of One thousand five hundred Pounds, and Asking his Secretary, Mr. Cottingham, whether he could lend him the fame, he faid he could not, but would procure it for him, and accordingly Borrowed the same from Mr. Godfrey, One of the Masters of the faid Court, and the faid Earl gave his own Note for Payment thereof to the faid Mr. Godfrey, and in February following Repaid One thousand Pounds, Part of the said Principal Sum; but in the same Month of February, One thoufand feven hundred and twenty, upon a fresh Occasion, borrowed again Part of the said One thousand Pounds so paid back, and a Note or Notes were given for the Payment thereof; and some Time after the faid Earl Ordered the whole Money borrowed of the faid Mr. Godfrey to be paid, with all the Interest due for the same; and the faid Godfrey received the Principal, but would not be prevailed upon to take the Interest, or any Part thereof: And the faid Earl faith, That all the faid Money was repaid within the Compass of a Year, after it was borrowed; and the faid Earl declares, That he never received or borrowed any Sum or Sums of Money whatfoever, of any of the Masters of the faid Court, except as above fet forth.

XXI. To the One and twentieth Article the faid Earl faith, That upon the strictest Review of his own Behaviour, during the Time he had the Honour of Serving His most Sacred Majesty in the Office of Lord Chancellor, he is not Conscious to himself that he ever did, in any Illegal or Arbitrary Manner, Extend his Power, or the Power of the Court, beyond their Lawful and Just Bounds. or that he did Arbitrarily or Illegally affume to himself, as Lord Chancellor, or by Colour of his Office, any Unjust and Unlimitted Power of Difpenfing with, Sufpending, or Controlling the Laws or Statutes of this Realm, or that he any ways Oppressed the Suitors of the Court, or was guilty of any Breach or Violation of the Rights or Liberties of the Subject, or of his own Oath, as Lord Chancellor: And with regard to the particular Complaint against him in this Article, the faid Earl faith, That Rachel Tyfon, in the Article named, as the Earl is informed, caused a Bill to be Exhibited in the Court of Chancery, in the Name of her Son and Daughter, in the faid Article likewife mentioned, by their Prochem Amy, against herfelf, and the faid John Tyfon and others, to have the Trufts in the Will of her late Husband duly performed; and the fame was brought to Hearing at the Rolls the Seventh Day of July, One thousand seven hundred and eighteen, and by the Decree then made, It was amongst other Things Ordered, upon the Prayer (as the faid Earl hath heard and believes) of the Councel employ'd by the faid Rachel Tyfon, that a Receiver should be appointed of the Rents and Profits of the Real Estate, who was to have a Salary allowed him, and Power to Let and Set the faid Estate, as there should be Occasion, with the Approbation of the Mafter

Mafter, to whom the Cause was referred : And the faid Earl faith, That in Execution of that Part of the Decree, which directed a Receiver to be appointed, the Master having certified that he had appointed John Nicholas, Efq; to be the Receiver of the Rents and Profits of the faid Estate, the faid John Tyfon, thinking himfelf Aggrieved thereby, did, in the usual Course of Proceedings in the faid Court, cause Exceptions to be Filed against the same, and upon the Arguing thereof before the faid Earl, by Councel of both Sides, Affidavits were read, to shew that the said fohn Nicholas was an Improper Person; that the said Teffator had declared in his Life Time, that the faid John Nicholas by Name should not have any thing to do with the Management of his Estate; and that a Confiderable Part thereof confifted in old Houses and Water-works: And the faid Earl. upon a Full Hearing of both Parties, was of Opinion, that the faid John Nicholas ought not to be appointed the Receiver; and upon the Propofal of the faid John Tyfon, then in Court, Order'd Robert Doyley, Esq; to be Receiver, he giving Security to be approved of by the faid Mafter; which Order was made, as he believes, on the Fifteenth of January, in the Year One thousand feven hundred and eighteen, and Affirmed upon the Rearguing the laid Exceptions on the Sixth of March, in the Year One thousand seven hundred and eighteen; fince which Time the Parties Interested have never thought fit to Complain thereof to your Lordships by Appeal, in order to have it Reverfed, as Mistaken or Unjust, though now the making thereof is Complained of as a Crime; and the faid Earl is not Ashamed to Own, that he was very well Acquainted with the faid Robert Doyley for some Years before the faid Order.

der, and believed him to be a Person of great Honour and Integrity, Application and Exactness, and believes there are several Persons of Diflinction, to whom he had the Honour to be known, who had the fame Opinion of him; but the faid Earl did not appoint him Receiver because of his own Respect for him, but because he was named by the faid John Tyfon, who was Uncle of the faid Infant, and Executor of his Father's Will in Truft for him, and by the fame Will appointed his Guardian in case of his Mother's Death or Marriage, and to whom the faid Testator had Devised the faid Estate, in case of the Death of the said Infant without Issue Male, and whose Interest it therefore was to take Care of the Infant's Interest in that particular; and the faid John Tyfon and Sir Cafar Child (whose Daughter the faid John Tyfon had Married) had fuch Confidence in him the faid Robert Doyley, that upon the Eighteenth Day of March, One thousand seven hundred and eighteen, they entred into a Recognizance, together with him, in the Penalty of Seven thouland Pounds, for the faid Robert Doyley's duly accounting for and paying the Money he should receive out of the faid Infant's Estate; And the faid Earl faith, That no Complaint was ever made to the faid Earl against the faid Robert Doyley to the time of his Death; but he owns that he hath heard, that upon the Mafter's Stating the Accounts fince Christmas last. there does appear due from the faid Robert Doyley about Two thousand and five hundred Pounds, or Two thousand fix hundred Pounds, but believes there is not any fear or doubt but that the fame is very well fecured by the faid Recognizance.

And the faid Earl faith, That he does not remember the particular Expressions used by the Councel or himself, upon Arguing or Rearguing the faid Exceptions, but he cannot believe that any Councel of great Ability and Experience in the faid Court, would have thought what the faid Earl did Extraordinary, much less would have used such an Expression to the said Earl, as in the Articles, which is an Indecent Cenfure of his Proceedings; and here being a Decree in this Case, approved of by all Parties, that a Receiver should be appointed to receive the Rents and Profits of the Infant's Estate, the said Earl is at a loss to understand, how the fixing on the Person to be the Receiver, upon good Security, to account for and pay the fame for the Infant's Use, is Reviving the Court of Wards, whose Bufinels it was to take the Rents and Profits of the Infant's Estate for the Kings Use, without Accounting for any of them to the Infant, but barely providing a Maintenance for him, at the Difcretion, perhaps, of some Grantee of the Cuitody.

Thus the faid Earl has laid his Cafe before your Lordships, and doth further, for Answer to all the faid Articles, fay, That he is not Guilty of all or any of the Matters contained in the faid Articles, or any of them, in Manner and Form as they are therein Charged against him; And the faid Earl doth further Insist upon the Benefit of His Majefty's most Gracious and General Free Pardon, granted to all His Subjects (not therein Excepted) in and by an Act of Parliament for that Purpose made in the Seventh Year of His Majelty's Reign, in Bar of, and in his Defence against the faid Impeachment, and the faid Articles Exhibited in Maintenance thereof, and all and every the Proceedings thereupon, fo far as the fame extend to any Neglect, Offence, or Misdemeanor,

or

(65)

or Supposed Neglect, Offence, or Misdemeanor, or any other Act, Matter, or Thing, Suffered, Done, or Committed, or Omitted, by him the said Earl, before the Four and twentieth Day of July, in the Year One thousand seven hundred and twenty one, and doth humbly Insist, That no Evidence ought to be given against him for or concerning any of the Matters or Things aforesaid, in and by the said Act Pardoned, or any of them, and doth Aver, That he is not within any of the Exceptions in the said Act contained.

MACCLESFIELD.



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OF

Thomas Earl of Macclesfield.



HE Commons have Confidered the Answer of Thomas
Earl of Macclesfield, to the
Articles Exhibited against
him by the Knights, Citizens, and Burgesses in Parliament Assembled, and Observe, that the said Earl hath
Industriously Avoided giv-

ing a direct and particular Answer to several Matters positively and certainly Alledged against him

him in the faid Articles, which, from the Nature of the Facts themselves, must necessarily Lie in his own Knowledge, and hath Attempted to Difguife and Cover the Real Crimes laid to his Charge, by Immaterial and Evalive Infinuations of Facts of a Different Nature; and that many Parts of the faid Answer are Contradictory to, and Inconfistent with each other, upon which they might Demand your Lordships Immediate Judgment : Yet the Commons being able to Maintain the Truth and Juffice of their Accusation, are willing to Eenter into the due Examination thereof; and do Aver their Charge of High Crimes and Misdemeanors against the said Thomas Earl of Macclesfield to be true, and that the faid Earl is Guilty, in fuch Manner as he stands Impeached; and that the Commons will be ready to prove their Charge against him, at such Convenient time as shall be Appointed for that Purpose.

FINIS.

