

Lately Reviled, and with some Emendations and Additions Established and Published by the Anthonicy of the GENERAL COURT of Constituent, holden at Mariford in October, 1672.



### ROM. 13. 1. 20

Les ever Seul be fubjell unto the Higher Powers: for there is no Power but of God, the Power, that he are Ordained of God. VV bolorner therefore resistet the power resistet the Ordinance of God: and they that rasis, shall receive to themselves Damnation.

CAMBRIDGE:

Printed by Samuel Green. 1673.

Now in these our LAWS, although we may seem to vary or differ, yet it is not our Purpofe to Rejugn the Statute Laws of England, jo fur as we under Stand them; profelling our felves alwayes ready and willing to receive Light for I men. dation or Alteration as we may have oportunity : Our whole arm in all being to Please and Giorifie God, to approve our felves Loyal Subjects to our Soveralgn, and to premove the Welfare of this People in all Godlinels and Honefty, in Pears, which will be the more E ftablifting to bis Majefties Crown and Dignity, and beft Answer his Religious Directions to us in our Charter : And that pure Religion and undefiled before Gad, according to the Gofpel of our Lord Jefus may be main. samed among fi us, which was the end of the first Planters, who fessied thefe. Foundations; and ought to be the endeavours of these that that fucceed to Uphold and Encourage unto all Ge erations.

We need no other Inducement to lay before you, to before your Obeciencete what follows, but that of the apostle, 1 Pet. 2 13, 17 S ubmit your felves to every Ordinance of man for the Lords fake, &c. Love the Brother hood, Fear God, Honour the King 1 180 11 9309 1 bith 93811 4 chi 4

the all of the all of the weat introduction the real of the and the second second to the stantifest Par as our So

that a load all Kine, is the Stor of Orac an Sharton, inquiring and Compared Liberty of subtrial of Lows And Condition on Sublan and

State of Conditions for the Staff of Staff of a staff of a star prepint these into a Concliton Plat for finde et alege West by fudicipation bath mouth and the 

## By Order of the General Court, Section Conference of the Necessity of the Edibility

a balatore 1. No 25. for the Robald Mer of each John Allind Secra.

the addition of preside is again to the films Service, to a shifts and Libe alle atternung De fift tim Presentation of find nee hill aweegebre For second and provide a factor of the second over a second state of the state of t dernied diffinit in "erheldigen frengthen if fremhawen, ) is a contrada or faloes with easiest one Lawas on bing . fairfe, and in the France of Loans Brarith Collis for sinte thefe Tommer, who then deboold do the nicher to be telles reptiche aus l'instite. But fingelie l'entre Presentations incount filme lieren en guing at one when Politiche Trans minters and from mine ingeneritation Plantening and Perfect, Souther with the addition of manel and Paret war the to maintal al staffano can il tantannos il divisi at anti a antan The an entry of a second of the second of the second se there are at a shirt and

reven beau and furbridge Combarrowin arging, This Court here from could to put the our issues in the is far as they are as man present and Represented that all commented to this back flournus cars will form words there. We breat failt organized and early to Graphed and Capital same has side of one of the side and white are an allo and the factor and an areas which that we be to be a the bar World which the strain period have Start V

# to prepare flerations for el con And LIBERTIES of CONECTICUT COLONIE: Revised and Published by Order of the GENERAL COURT

Le left to the Court to be offpoled according to Rules of Righte

THE GENERAL

Held at Hartford, in October 1 6 7 2. tore arrows into a way at any Acjourned County County as well as a

22

man.

Orasmuch as the free Fruition of such Liberties, as Humanity, Civility and Christianity call for, as due to every man, in his place and proportion, without Impeachment and Infringement bath ever been, and ever will be the Tranquility and Stability of Churches and Common-wealths; and the denjal or deprival thereof, the diffurbance, if not ruine of both :

It is therefore Ordered by this Court and the Authority thereof; That no mans life fhall be taken away, no mans honout or good Name, fhall be flay. The Subjects ned, no mans perion fhall be Arrefted, Reftrained, Baniff ed, Difmembred, nor his perion ard eany wayes punished; no man shall be deprived of his Wife or Children; no fate is fecured mans Goods or Eftate shall be taken away from him, nor any wayes indama- to Law. ged under colour of Law, or countenance of Authority, unless it be by the vertue or equity of fome express Law of this Colony warranting the fame, eftablifhed by the General Court, and fufficiently publifhed; or in cafe of the defects of a Lawin any particular cafe by some clear and plain Rule of the word of God, in which the whole Court fhall concurre.

Conteres I y ship & Ship which the Anisoning thereof , That whofeever

tanter to they with a france Wonzerser one betroelsed to another

Ability.

# The LAWS of

## ABILITY.

Ability to dif. TT is Ordered by the Authority of this Court; That all perfors of the age of pole of eftates

Twenty one years, and of right understanding and memory, whether excomunicated or other, fhall have full power and liberty to make their Wills and Condemned per-Teftaments, and other lawful Alienations of their Lands and Eftates; alwayes fons eftates to be disposed of by provided, that fuch perfons who are condemned to Death, the disposal of the Court, &c. their Effates, after the charges of their Profecution and Imprifonment is anfwered, fhall be left to the Court to be disposed according to Rules of Righteoufnefs and Equity. GENERI

> Oprevent inconveniences, and that those who shall be called to make answer I m fuch fuits as fhall be Commenced againft them ( in any the Civit Courts of Judicature in this Colony) may have due time to prepare themselves for their An wer;

ACTIONS.

Five days warning to answer any Action

ed Courts

Sc.

Nonfuit himfelt

It is therefore Ordered by this Court and the Authority thereof; That from henceforth no perfon thall be requireable to appear in any Court, to make Anfwer to my Action of Debt, Trefpais, Defamation, Slaunder, Accompt, or of the Cale, except the Summons have been ferved upon him at leaft five dayes before the Court.

It is also Ordered; That if any perfon who hath entred an Action to be tryed in any of our Courts, be called three times ( after the first half dayes fit-Plaintiffs not aprearing to pro- tryed in any of the Court ) and not appear by himfelf or his Attorney to profecute his be Nonfuited &c Action, he may be Non-fuited, and pay all cefts and charges, as if his Action had been profecuted in the faid Court.

And it is Ordered; That there shall be free liberty of Process granted in all Liberty of pro-Civil Actions according to Law, at any Adjourned County Court, as well as at ceisat adjournthe fet County Courts.

It is further Ordered by this Court; that in all Actions brought to any Plaintiffs liberty Court, the Plaintiffe fhall have liberty to withdraw his Action, or to Non-fuit to withdraw or himfelf before the Jury have given in their Verdict, in which cafe he fhall allwayes pay full coffs and charges to the Defendant, and may afterward reniew his fuit at another Court, the former Non-fuit being first Recorded.

Actions charge what EB-1-102 rolT

DT+ CHUZINY I tipen non-paymay refuie to hear the cale

Adultery how

punitheri

"It is also Ordered ; That for all fuch Actions as fhall be tryed by a Jury in any of our Courts, there shall be paid by the Plaintiffe Twelve fillings, fix fullings to the Treasury and fix shillings to the Jury. And for all such Actions as thall be tried by the Bench, there thall be paid by the Plaintiffe two finkings to the Treafury, belides the Secretary or Clarks fees.

It is further Ordered; That if any perfon Commence an action in any of our Court, the Court Courts, either for the Bench or Jury, and do not pay down the charges thereof according to Order, both to the Treasury, Secretary, Recorder and Jury in good and currant Country pay, to the Courts fatisfaction, it shall be in the power of the Court to refuse to hear fuch Actions.

## ADULTERY.

T is Ordered By this Court and the Authority thereof; That whofoever I fhall commit Adultery with a Married Woman, or one betrothed to another man,

## Conecticut COLONY.

man, both of them thall be feverely punished by whipping on the naked Body, and Stigmatized or Burnt on the Forchead with the Letter A. on a hot Iron, and he or fhe fhall wear a Halter about his or her neck on the outfide of their Garments, during his or her abode in this Colony, fo as it may be visible ; and as often as he or the thall be found without their Halters worne as aforefaid, they shall upon information and proof of the same made before any Affistant or Commissioner, be by them ordered to be whipt.

### Adventurers in Discovering Commodities of publick Concernment.

I T is Ordered by the Authority of this Court; That if any perfon or perfons fhall fet them felver on work to difcover any Commodities, that may be of difcovering co-use for the Country, for the bringing in a supply of Goods from forreign parts, see that is not as yet of use amongst us, he that difcovers it shall have due encou- to be encouraged ragement granted to him, and the Adventurers therein.

## A G E.

TT is Ordered by the Authority of this Court; That the age for palling a- Fallage, and age I way of Lands or fuch kind of Hereditaments, or for giving of Vote, Verdicts or Sentence in any Civil Courts or Caufes, fhall not be under twenty one years of oge : But in cafe of chuling Guardians, fourteen years.

ALARMS.

bt, but when these

life any Coult,

nutter tome Mag III ato of

T is Ordered by the Authority of this Court ; That when there is an Alarm 1 in any Plantation, the Souldiers shall repair to the leveral Squadrons or pla- In Alarma the ces in which their chief Officers hath appointed them to meet in; and any souldiers tored perfon that fhall neglect or refuse to attend his duty herein, he fhall be puni- ters, penalty 5.4 fhed, by a fine of five pounds, or imprisoned, or other corporal punishment ; provide alway provided, fuch delinquency be complained of, and profecuted within fix moneths, and the Delinquent do not give a fatisfying reafon to the Court of his difability to attend this Order.

#### Falle Alarms.

IT is Ordered by the Authority of this Court ; That if any perfon or perfons rale Alarma in this Colony, without just and necessary occasion to to do, shall cause any Alarm, by firing any Gun or Guns, or otherwife, in any of our Plantations, at any time between the fhurting in of the Evening or break of the Day ( fuch practifes being very prejudicial to the comfort and fafety of the Plantations) the perion or perions that are difeovered, and convicted to be guilty herein, penaltys 1. Thall pay five pounds a piece to the publick Treasury, or fuffer two moneths Im- provide pri/comment, or other Corporal pum fiment; provided, the Delinquency be complained of, and profecuted within fix moneths after the fame is committed. Marms, ice Confiables Charge to the Watch.

### APPEALS.

IT is Ordered by the Authority of this Court; That if any perion fhall be agrieved with the fentence of any inferiour Court, Affiftant or Committioner bc B 2