## MARYLAND GAZET

T H U R S D A Y AFRIL 11, 1771.

MARSEILLES, November 17.

A

ACCORDING to Advices received from Mardin, in Mesopotamia, the Ottoman Empire is on the Point of undergoing very great Revolutions by the further Progresses of the Ruffians. It is pretended that, in Concert with the Georgians, they have passed the Wolga on the Side of Aftrican, and have

pufted as far as Kars, in Armenia, a confiderable City dependent on the Beglierbey of Erzerum, and about Twelve Miles dittant from the last mentioned Place on the Euphrates, which is the Magazine for all the Merchandizes of the Indies that are intended for Turkey, and where is usually a Garrison of Eighteen Thousand Turks, the greatest Part of whom are Janissaries; but which at present is intirely unprovided with Troops,

much at pretent training appropriate with a the whole Country.

WARSAW, Nov. 30. All the Advices we receive reliting to the contagious Sickness are very favourable, and nobody has died of it for Four Weeks past. At present we are only incommoded by the Confederates, who ruin all the unguarded Places, where the Deso-lation and Misery are inexpressible. Those who notwithstanding the Troubles have been able to preserve their Effects till now, are at present happy if they can five their Lives by giving all they have. Many genteel People, and some even of a distinguished Rank, have been hanged because they had nothing to buy themfelves off. One of the Chiefs of the Confederates, ramed Skorzewski, had the Audaciousness lately to attack the Cordon of Prussian Troops on the Netza, the took Forty of his Men Prisoners and cut many to

SMYRNA, Od. 15. The Captain of a French Ship, who arrived here a few Days fince from Lemnos, de-clares, that a Russian Man of War of 80 Guns, commanded by Admiral Elphinstone, has been lost upon a

Rock, but that the Crew and Guns were faved.

LEGHORN, Dec. 7. An English Vessel is arrived here in 11 Days from Cadiz, laden with Salt Provisions; the Captain of which fays, that he no fooner entered Cadiz, than he went away again, following the Example of the other Ships of his Nation, as he was afraid of being sequentered in Case of a War between Spain and England; adding, that the English Consul had already embarked all his Effects on board a Vessel, with which he will fet off on the first Advice of a War.

HAGUE, Dec. 11. They write from Hamburgh, that the King of Prusha is making Magazines near the Frontiers of Poland, and it is reported that some Prushan Regiments have received Orders to hold themfelves in Readiness to march. These Letters likewise observe, that People are extremely impatient to know on what Account the Austrian Troops have advanced into Poland, within Four Leagues of Cracovia, as it is

ifured they have done.

HAMBURGH, Dec. 18. The last Accounts from Beradvite, that the King had ordered a Regiment of Hussars, and Two Regiments of Dragoons, to march into Poland to keep the Confederates in Awe, who have had the Infolence to attack different Detachments of the Prussian Line. It is affured that the Court of Vienna is determined to act in Concert with that of Berlin in this Respect, and to send Troops into Poland

on the same Occasion.
PARIS, Dec. 21. The Parliament has received Letters from his Majesty, dated the 19th, in which they are ordered to proceed on Business; but they have refused to obey them.

LEIDEN, Dec. 23. A Letter of good Credit from Paris, dated the 17th Instant, assures us that the Parliament of that City, in their Deliberations on the 14th, on the Subject of the King's Resusal to give Audience to his Parliament before they had resumed their Functions, had resolved that their first President hould say to his Majesty, "Your Edict, Sire, is de-"fructive of all Law; your Parliament is charged to maintain Law; and the Law perishing, they should perish with it. These are, Sire, the last Words of " your Parliament."

D N. L 0

-ke spoke on Monda Dec. so. Sir E-\_d Hthe Lower Room of the Robinhood Club, much in

Favour of augmenting the Navy to 60,000 Men.
Two Members have followed Lord G Minority Side.

Lord Howe's Squadron is to confift of Six Ships of

Lord Howe's Squadron and Two Sloops, as Tenders.

Lord Howe's Squadron is to conflit of Six Ships of the Line, Three Frigates, and Two Sloops, as Tenders. A Motion was made by Mr. Serjeant Glynn, on Thurslay, Dec. 6, for "A Committee to be appointed to enquire into the Administration of criminal Justice, and the Proceedings of the Judges, especially as relating to the Power of Juries and the Liberty of the Press." In Consequence of this Attack made upon the Proceedings of Lord Mansseld, his Lordship thought proper, on the Monday following, December

the Proceedings of Lord Mansfield, his Lordship thought proper, on the Monday following, December the 10th, to leave with the Clerk of the House of Commons, the following Paper as his Justification.

An accurate and Eleval Copy of Live Manifelt's Paper left with the Eleval of the House of Commun.

Copy of the unanimous Opinion of the Court of King's Bench in the Case of the King against Wood-fall, delivered and read by the Lord Chief Justice, on the soth of Nov. 1770.

HIS comes before the Court upon Two Rules. The First obtained by the Desendant to stay the entering up Judgment on the Verdick given in this

The Second obtained by the Attorney General, that the Verdict may be entered according to the legal

Import of the Finding of the Jury.

The last Rule must, from the Nature of it be first discussed, because the Ground of Argument upon the other cannot be settled till this is disposed of. Upon this Rule it is necessary to report the Trial.

This Profecution is an Information against the Defendant for printing and publishing a Libel in the Publick Advertiser, signed Junius.

The Tenor of which is fet out with proper Averments as to the Meaning of the Libel, the Subject Matter, and the Persons concerning which and of whom it speaks, with Inuendos filling up all the Blanks and the usual Epithets.

In Support of the Profecution they proved by Nathaniel Crowder, that he bought the Paper produced, and Twelve more, from Colfield, the Defendant's Publisher, in the Defendant's publishing Room, the Corner of Ivy-Lane.

That he goes often there, has occasionally seen the Printing Room, and has had Papers in the Printing-

They read the Paper produced, and the Tenor a-

greed with the Information.

George Harris, Register of Pamphlets and News-Papers, proved, that the Defendant himself and Servants paid the Money for Advertisements in the Publishers of the Money for Advertisements in the Money for Advertisements lick Advertiser; that Desendant had paid himself, and all the Payments were on his Account.

That Desendant has made the usual Assidavit, and

has been allowed the Stamp-Duty for fuch Papers as

That the Duties on Advertisements in the Paper now in Quellion, were paid by Defendant's Servant,

and the Receipt given on Defendant's Account.
William Lee, Clerk to Sir John Fielding, proved,
that he often carried Advertisements, for the Publick Advertiser, to the Desendant's, the Corner of Ivy-

That he generally paid ready Money; that he had that he generally paid ready Money; that he had een Money paid to the Defendant for Advertisements, and he had a Receipt from the Defendant, figned by him, the 19th of November, for 32l. for printing Advertisements in the Publick Advertiser. On the Part of the Defendant they called no Witnesses.

His Counsel objected to some of the Invendos, but they principally applied to the Jury to acquit the Defendant from the Paper, being innocent, or not lia-ble, to the Epithets given it by the Information; or that the Defendant's Intent in publishing, did not deserve the Epithets in the Information.

There was no Doubt but that the Evidence, if credited, amounted to Proof of printing and publishing by the Defendant.

There may be Cases where the Fact proved as a Publication, may be justified or excused as lawful or inno-cent; for no Fact which is not criminal, in Case the Paper be a Libel, can amount to a Publication of

which a Defendant ought to be found Guilty.

But no Question of that Kind strose in this Treatise.

Therefore I directed the Jury to consider whether all the Inuendos, and all the Applications to Matter and Persons, made by the Information, were in their Judgment the true Meaning of the Paper.

If they thought otherwise, they should acquit the Defendant; but, if they agreed with the Information, they

and believed the Evidence as to the Publication, they flould find him Guilty.

If the Jury were obliged to find whether the Paper was a Libel, or whether it was a Libel to fuch a Degree as to deserve the Epithets given it by the Information, or to require Proofs of the Express Intent of the Defendant in printing and publishing, and of its being malicious to such a Degree as to deserve the Epithets given by the Information-then this Direction

In Support of it, I told them, as I have, from indif-pensible Duty, been obliged to tell every Jury, upon every Trial of this Kind, to the following Effect:

That whether the Paper (meaning as alledged by the Information) was in Law a Libel, was a Question of Law upon the Face of the Record: For, after Conviction, a Defendant may move in Arrest of Judgment,

That all the Epithets in the Information were formal Inferences of Law from the printing and publish-That no Proof of express Malice was ever required,

and is in most Cases impossible to be given.
That the Verdict finds only what the Law Infers
from Fact: Therefore, after Conviction, a Defendant
may, by Assidavits, lessen the Degree of his Guilt.

That where an Act, in itself indifferent, if done with a particular Intent, becomes criminal, there the Intent must be proved and found; But where the Act is in itself unlawful; as in this Case, the Proof of Justification, or Excuse; lits on the Defendant; and in Failure thereof, the Law implies a triminal Intent.

The Jury flaid out a great while, many Hours, as last they came to my Houle; (the Objection of its besing out of the County being cured by Consent.) In

ing out of the County being cured by Confeht.) In answer to the usual Question put by the Officer; the Foreman gave their Verdick in these Words; Guilty of printing and publishing.

Guilty of printing and publishing only. Nothing

The Officer has entered up the Verdict literally; without so much as adding the tisual Words of Reference, to connect the Verdict with the Matter to which it is related.

Upon this the Two Rules I have flated were moved

Upon that obtained by the Attorney General, the Affidavit of a Juror was offered by the Counsel for the Defendant: But we are all of Opinion that it cannot be receiv-

Where there is a Doubt upon the Judges Report, as to what passed at the Time of bringing in the Verdict; there the Assidavits of Jurors or By-standers may be received, upon a Motion for a new Trial, or to rectify a Mistake in the Minutes.

But the Affidavit of a Juror never card be read as to

what he then thought or intended.

This Motion confifts of Two Parts: Firth, to fill up the formal Words of Reference; Second, to omit the

We are all of Opinion, that the First is a technical Omifion of the Clerk, and ought to be fet right.

As to the Second, that the Word easy must fland in

the Verdict.

There is no Ground (from any Thing which passed) to explain the Sense of the Jury, so as that the Officer ought to have entered a general Verdict.

No Argument can be urged for omitting the Word only, which does not prove that it can have no Effect, though inserted; and therefore it is a Question of Law upon the Face of the Verdict.

The Defendant's Motion with he consistent

The Defendant's Motion must be considered upon the Ground of the Word easy standing;—was it omitted there could be no doubt

Guilty of printing and publishing, where there is no other Charge, is Guilty; for nothing more is to be found by the Jury.

In the Case of the King against Williams, the Jury

found the Defendant Guilty of printing and publishing the North-Briton, No. 45; the Clerk entered it up Guilty, and no Objection ever was made. Where there are more Charges than One, Guilty of

some enly is an Acquital as to the Reft. But in this Information there is no Charge except But in this information, interest of a conference of for printing and publishing.

Clearly there can be no Judgment of Acquittal, because the Fact found by the Jury is the very Crime

they were to try.

The only Queftion is, Whether, by any Poffibility, the Word sab, can have a Meaning which would affect or contradict the Verdict. That the Law, as to the Subject-Matter of the Ver-

dict, is as I have flated, has been so often unanimously agreed by the whole Court, upon every Report I have made of a Trial for a Libel, that it would be improper to make it a Question now in this Place.

Among those who have concurred, the Bar will recollect the Dead, and the Living not now here.

And we all again declare our Opinion, that the Di-

rection is right and according to Law.

This Direction, though often given (with an express Request from me, that if there was the least Doubt, they would move the Court) has never been complained of in Court; and yet, if it was wrong, a new Trial would be of Courts. It is not now complained of.

Taking then the Law to be according to this Direction, the Quefion is, Whether any Meaning can be put upon the Word say, as it flands upon the Record, which will affect or contradict the Verdict.

ord, which win affect or contrader the verdict.

If they meant to fay, that they did not find it a
Libel, or did not find the Epithers, or did not find any
Express malicious Intent, it would not affect the Verdict; because none of these Things were to be proved

or found either Way.

If, by only, they meant to fay that they did not find the Meaning put upon the Paper, by the Information, they should have acquired him.

If they had expressed this to be their Meaning, the Verdick would have been intomssent and repugnant; for they ought not to find the Defendant Guilty, unless they find the Meaning put upon the Paper, in the Information; and Judgment of Acquiral ought to have been entered up. been entered up.

been entered up.

If they had expressed their Meaning in any of the other Ways, the Verdiet would would not have been effected, and Judgment ought to be entered upon it.

It is impossible to fay with Certainty what the Jusy really did mean; probably they had different Means.

1111年最大の小海域があって

AN away from the Subscriber, living near direct Four, Preservit County, Marchael Servant Man, patient a Englishmen, named ADAM STANTON, as a Englishmen, named ADAM STANTON, as a Registration, about 5 Feet; Inches migh, as a very ark Complexion; to that time People think he Mulatto, a Brick maker by Trade, wears out his Head thaved, aged about 50 Feats, a limited with the Small Pox; Had on, and ook with the small Pox; Had on, and ook with the small pox; Had on, and ook with the small pox; Had on and ook with the colour, double breafted. Two Pair of Officers the colour, double breaked. Two Pariot Of roulers, Two Ofnabrig Shirts, and one Pair of id Shoes. Whoever takes op the faid Servant and fecura im, fo that the Subscriber may get him again hall have Three Pounds Reward, and featonable

Charges if brought home, paid by WILLIAM HARBETT.

The faid Servant bas a Wife which is importae gone with him, the is I fell and flender, and com-monly wears, a green Stuff Goyor, with red and white lowers, by Trade a flreeches-maker and Tailona.

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N. B. Mr. William Dick, well recommended from Philadelebia, has now opened a Grammar Schoolis Gay-Street, B. Mimbre Town, where those Gentlement Children, whose Tuition he may be favoured with shall be carefully and accurately instructed, both is the English and Lotin Classics. Arithmetick. Ge.

PROKE out of Cacell County Jail, a Man who was committed by the Name of William Jobi fon, and the Time of his Commitment was advertised in the last Maryland Gazette, fince which he had owned his Name to be Samuel Dale, and faid he wa a Servant to Mr. Mark alexander, of, Bultimere-Town -The same, Day was committed to my Cuffody, t Man who calls himfelf Philip land bley, about & Fest 6 or 7 Inches high, black Hair, Beard, and Bres. Has on, a white Woollen Jacket, white Wrollen Troufers, much darned with blue Yarn, good Shoe and Stockings; has in One Shoe, it white Med carved Buckle, the other tied with a String.

Whoever apprehends the Perfon that made his Escape, or secures him so that I tray get him again, thall have a Reward of Thirty Shillings and reasonable Charges, and the Malier (if any) of Phil) Laughly, is defired to come, pay Charges, and take

him away. RIGHARD THOMAS, Sheet.

THE Copartnership of James Christie, june, and John Boyd of Joppe, Ralignore County, baring expired and been dissolved on the First Instant, and the Subscriber and his According to the Subscriber and his Agents being folely and fully empowered to fertile and finish the Business of the Concern. It is requested of those who have Claim against it. to being them in, that they may be abjusted and paid; and those who sare independ to the Copartnership are desired speedily to pay off that refochive Balances, or at leaffire give Bond, with Security, if defired, forthem, either to Mr. Thus Miller at Joppa, or at Baltimore Tome, to (W1)

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