London's Liberties; or a
Learned Argument of
Law & Reason,
Upon
Saturday, December 14. 1650.

Before the Lord Major, Court of Aldermen,
and Common Council at Guild Hall,
London,

Between {M' Maynard}
{M' Hales &}
{M' Wilde}

Of Council for
the Companies
of London.

And {Major John Wildman}
{and}
{M' John Price}

Of Council for
the Freemen of
London.

Wherein the Freedom of the Citizens of London
in their Elections of their chief Officers, is fully Debated,
the most Ancient Charters and Records of the City examined,
and the principles of just Government cleared & vindicated.

This Discourse was exactly taken in Short-hand by
several that were present at the Argument, who have
compared their Notes, and published them for Public use.

London, Printed by J. A. Cotterell for Gyles Calvere at the sign of
the black spread Eagle at the West-end of Pauls, 1650.
Professor J. A. W. Gunn,
2003

Kingston, Ontario, Canada
LONDON'S LIBERTIES

OR

A Learned Argument of Law and Reason

Published by The Rota at the University of Exeter
1972
Bibliographical Note

London’s liberties is a report of a debate on London’s constitution. On the one side are the spokesmen for the reformers who propose that the Lord Mayor and sheriffs be elected indirectly by representatives of the wards; on the other are the counsel for the Livery Companies defending the existing method of election by Common Hall. Published by Giles Calvert, well-known as publisher of many Leveller and Digger tracts, the pamphlet probably formed part of the reformers’ campaign. Thomason dated his copy December 19, just five days after the debate. The politics of this period are treated by James E. Farnell, ‘The usurpation of honest London householders: Barebone’s Parliament’, English Historical Review, 82 (1967), esp. pp. 33-43. Dr Valerie Pearl, who has kindly helped with this note, will treat London politics during the Puritan revolution in a forthcoming book.

The arguments, like those in the Putney debates, combine the examination of historical and legal precedent (often narrowly antiquarian) with exposition of the general principles of rightful government. John Wildman does most of the speaking for the insurgents. Although he withdrew from Leveller politics in 1649, he deploys Leveller rhetoric to establish a method of election favourable to the Godly party. With him is the pamphleteering Independent, John Price, who was a member of Goodwin’s congregation at Coleman street and the putative author of Walwins wiles.

How seriously this attack was taken is indicated by the appearance for the Livery Companies of three of the most eminent lawyers of the period: John Maynard, Matthew Hale (here Hales) and John Wilde (or Wylde). All had been prominent in the Long Parliament; all took the Engagement; all survived the Restoration; all held high judicial office at various times. (For them, see the D.N.B.)

The tract was reprinted in 1682 to oppose Charles II’s attack on the City’s charter. The title page announces not merely the debate on the franchise and the examination of ancient charters, but also that the participants agreed that these charters confirm former rights: A new preface piously hopes that the opinions of the three great oracles of the law will decide the differences between the citizens that adhere to the Lord Mayor and those (the Whigs) that adhere to the sheriffs. (This preface replaces ‘The Publisher to the Reader’.)

London’s liberties is reprinted from the copy in the Thomason Collection which is identical with others in the British Museum and in the Bodleian. It is reproduced with the permission of the Trustees of the British Museum. Shelf mark: E. 620. (7). Wing, Short title catalogue, L2936A.
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London, printed by J. Cottrel for Gyles Calver at the sign of the black Spread Eagle at the Well-end of Paul's, 1650.
The Publisher to the Reader.

GENTLEMEN,

When the House is not mine, you cannot expect that I should build the Porch: Yet 'tis but reasonable, that having offered the House to your view, I should shew you the Way that Leads unto it; I mean, the Occasion of the following Discourse. Please then to be informed, that some Good men of the Common-Council perceiving the Cities Poverty (the CHAMBER of London being utterly exhausted, and the poor Orphans Portions expended) moved the Court that a Committee might be Chosen to examine the Accounts of the CHAMBER; which was Ordered: And the Committee having Examined, made this following Report.
**August 26, 1650.**

*The Report of the Committee appointed for Examination of the State of the CHAMBER of London.*

About 1650. we finde the Chamber to be indebted about the sum of 50,000.00.00.

At Michaelmas 1649. the Account of the Chamber being then cast up, the Chamber was then in Debt: viz. 1. s. d.

To Orphans
To other Persons for Principal money 0.94.42.13.04

The means whereby it came into Debt, are either Extraordinary, or Ordinary.

### Extraordinary.

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<tr>
<th>Year</th>
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<tr>
<td>1633</td>
<td>A Gold Cup given the Prince</td>
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<td>1634</td>
<td>Presents given to the King, Queen, and Prince</td>
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<td>1634</td>
<td>A Jewell given the Queen</td>
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<td>Entertainment of the King and Queen at Merchant Taylors-Hall.</td>
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<td>Christening the Duke of York</td>
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<td>1639</td>
<td>A Cup of gold given the Queen Mother, &amp; other charges</td>
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<td>For Ship-money, and setting out Ships at Sea</td>
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<td>By Gifts and Rewards to Officers for 20 years, at 1200 l. per Ann.</td>
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### Ordinary.

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<td>For Interest-money paid 20 years, at 6000 l. per annum</td>
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<td>By delivering up of Bonds to be Cancelled by Act of Common Council in 1640, to several Persons for money lent them as of the Chamber 20. years before about 30000. l. Principal</td>
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By severall bad Debts

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For Officers standing Fees for about 20 years, at 1400 l. per annum 028000.00.00
For Workmens wages for 20 years at 1000 l. per annum 020000.00.00
Stuff for Reparation for about 20 years, at 1600 l. per annum 030400.00.00
The total sum given, lost and expended for about 20 years, is 455148.11.02

Present,

Mr. Sheriff Pack Mr. Ald. Tischborne
Mr. Ald. Chiverton Mr. Ald. Hayes
Col. Manning Mr. Gibbs
Mr. Colc. Mr. Bolton
Mr. Barbone Mr. Adams
Mr. Dallison Mr. Manion.

Those good Men being very sensible of this horrid abuse of the City, that the Chamber, which hath been esteemed like that among the Romans, a Sacred Treasury, for safety and pitying the Orphans crys. And searching how the City came to be thus Bankrupt; It was found that the chief Officers had been very faulty; and thereupon it was considered how they were Elected; and there arose the Question, about the right of Electing the chief Officers of the City. And it came into debate whether the Livery-men ought to be the Electors, as now they are. Thereupon the Companies of London Petitioned the Court that they might continue their Elective power: And divers Freemen of the City petitioned for the abolishing that power of the Liveries or Companies: the Petitions are these.

T O
To the right Honourable the Lord Major of the City of London; and to the right Worshipfull the Aldermen his Brethren, and the Commons in Common Councell assembled.

The humble Petition of the severall Companies and Societies of the City of London.

Humbly sheweth,

That whereas it appeareth, That heretofore for divers yeares, many great differences did arise within this Citie, touching the election of the Lord Major and Sheriffes, to the great disturbance of the peace thereof; the said Elections being made divers and severall wayes, and with continuall alterations and often disturbances, viz. in the seventh yeare of King Edward the third, by the Major and Aldermen together, with the most sufficient men of every Ward, in the eight yeare of the said King, as the Kings Proclamation then commanded; By the Aldermen, and the most discreet and ablest Citizens of the City; In the twentieth year of that King, by the Major and all the Aldermen, and 12, 8, or 6, of every Ward, according as the Ward should be great or small, of the richest and wisest men of every Ward. In the fiftieth year of the said King, by a certain number of the good men of the severall Mysteries (their Names being certified by the severall Companies.) In the eighth year of King Richard the second, by the Common-councell, and the most sufficient men of the City. In the ninth yeare of that King, by those as should be summoned of the most sufficient men of the Citie, or of the Common Councell. In the seventh yeare of King Edward the fourth, by the General Councell, the Masters and Wardens of every Mystery of
of the Citie comming in their Liveries; and by other good men, especially summoned, and to the said unseated Elections continued with many disturbances) until in the 15. yeare of the said King Edward the fourth. That the same Election was settled by authoritie of this honorable Court of General Coun- cell, by an Act then made; That the Master and Wardens of the Mysteries of this Citie, meeting in their Halls, or other fit places, and associating with the good men of the Company, clothed in their last Liveries, should come together to the Guild-Hall of this Citie for the election of the Major and Sher- riffe. And that no other but the good men of the Common Councell of the Citie should be present at the said Elections; which course and custome hath been ever since yearly used and continued, to the honour, peace, and happiness of this Citie, and the well settled government of the same.

That the said Companies in obedience to Parliament, and for the honour, service, and safety of the Common-wealth and Citie, and in their good affections to both, have from time to time hazarded their persons, exhausted their meanes, and freely undergone all services, taxations, and charges imposed on them. And that so great a part of the government of this City is now settled in the severall Companies, that if a disturbance thereof be made, it may be feared in time to bring a ruine upon the whole.

And forasmuch as the Petitioners are given to understand, that there is an endeavouring to deprive, and take from them, that their ancient & lawful right; for the election of Lor, Major & Sherifles, which for near two hundred yeares together, they and their predecessors (the Livery men of the severall Companies) have lawfully and quietly enjoyed, as belonging to them, without any question or disturbance.

Their humble desire and request therefore is, That this Honourable Court will be pleased to take their just cause into your serious consideration, that as they are for the most part the ancients of this Citie, and doe undergoe (as always they have done) the greatest part of the charge, and service within the same; so they
they may not be put from that their right of election, as they and their predecessors, Livery men, have (without alteration or disturbance, lovingly and peaceably) held and enjoyed ever since the said Act of the 15. of Edward the fourth, being neere two hundred yeares, as aforesaid, or be discouraged from bearing charge, giving attendance, and performing services, as they have alwayes done, and performed for the honour and good of this Citie. And they shall, according to their duties, pray, &c.

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J. Sadler.
To the right Honorable, the Lord Major, Aldermen, and Commons in Common Council Assembled.

The humble Petition of divers Freeman Inhabitants of this honorable City;

That whereas the Ancient Liberties of the City did admit only Freeman of the same, to have his Vote in the choice of the Supreme Magistrates thereof: The imposition of Governors upon a People without their voluntary Election, importing the prevalency of meer Tyranny and slavery; And whereas the Livery-men of each Company thereof not chosen either by the City, or their respective Companies, and therefore not Representees, either of the one or the other, have for many years past, imposed such Supreme Magistrates upon the same City as they pleased, without the suffrage of the Freeman thereof, either by themselves or Representees chosen for that purpose. And lastly, whereas it hath pleased the Parliament of England to impose several Protests, Vowes, and Covenants, upon your Petitioners, to preserve the Just and Native Liberties of the Subject, the price of much Blood and Treasure spent in this Nation, to recover and preserve the same; and for which end, your Petitioners humbly conceive this Court hath been Constituted, and sworn upon the election of the Representative Members thereof in their several Wards:

The premises considered, the Petitioners humbly pray, that by an Act of this honorable Court, such a competent number of Representees may be annually chosen by the Freeman of every Ward, in their respective Wards, who together with the Common Council-men, may be authorized to choose the Supreme Officers of this City annually for the time to come. And your Petitioners shall pray, &c.

These were referred to a Committee, & Council for the Companies there heard, And Mr. Price in the behalf of the Freeman: from thence it was referred to be fully debated before the Lord Major, Court of Aldermen and Common Council. And on Saturday the 14. of December, the Court being at Guild Hall, the Companies brought for their Council, Mr. Maynard, Mr. Hales, and Mr. Wilde, Gentlemen most famous in the profession of the Law; and the Freeman (besides Mr. John Price) had prevailed by much intertery, with Major John Wildman, as I am informed, without hopes of Fees or rewards to plead their Cause; and so the debate begun as followeth.
Mr. Price.

My Lord,

I only crave leave to speak one word in the behalf of my self; for I acknowledge my self to be but weak in the knowledge of the Law; and I therefore unable to withstand those Gentlemen of the long robe, come only as a Citizen of London, to render a reason of my subscribing of that Petition that was presented unto your Honor and this worshipful Court; And I hope you will not judge otherwise of my appearing here at this time. We began the last time to speak of it, to vindicate it to them that opposed us herein; And they being the first that spake then, we desire that they may likewise begin now, and then with your Lordships favor, we shall reply to them; for my part, I thought there had been an issue put to the business, and little thought had I to appear any more about it.

Mr. Recorder:

They that oppose any thing that is settled, to the end to have it altered, they usually begin first to shew their grounds or Reasons in all Courts of Justice.

Mr. Mainard.

The intent of our coming here, is not to introduce any novelty, but to maintain the ancient privileges of this Famous City, under which it hath for so many hundreds of yeers flourished, in all Happinesse the earth affords, with Peace and Plenty.

And therefore we conceive we shall not need to produce any arguments to defend our cause, but to answer the objections that shall be made by such that do oppose us in the enjoying our right, always presuming that where the possession goeth, there the right is; and therefore if they on the other side have any thing to object, we are ready to give answers to their objections.
Mr. Price.

We hope we are before such men as will not take notice so much of the persons as of the arguments that are brought on both sides; And therefore my Lord, I shall begin to proceed where they please. The last time this business was under consideration before the worshipful Committee to be heard, the business was driven, as I conceive, to this head by our Opponents, to know whether the thing desired by us, be in your power to grant to us; And whether the things desired by them, were in your power to deny them.

They pleaded by their Council, that they maintained their privileges by right of custom, so that it was argued that the Law of Election was not in this Courts power to give.

So that your Lordship and this Honorable Court are by them made not so much as Judges, much less Parties.

Mr. Recorder.

Mr. Price takes it for granted, that all this Court understands the State of this Case, which they do not; and therefore I desire the question may be rightly stated that is to be disputed upon, otherwise you will spend much time and run into confusion, and it will be impossible for them that hear you to understand the business; so that I desire the Question may be stated and the matter of Fact agreed upon.

Mr. Price.

My Lord, I had thought to begin where we left the last time; and the question then stated, was reduced to this short point; Whether the right of Election of the chief officers of this City did belong to the Livery men of the several Companies, with the Lord Mayor and Court of Aldermen, by virtue of a Law of this Court, or by virtue of custom.

Mr. Recorder.

I beseech you let it be clear what you go upon.

Mr. Wildman.

My Lord I am here desired by many Free men of this City to appear in their behalf, to enforce a Petition of theirs delivered to this Court, and they also produced to me a Petition preferred by some others in opposition to theirs; And as I conceive, that noble Gentleman Mr. Recorder desires that which is very requisite, that is, that the question may be rightly stated, and so the arguments produced on either side; now I conceive the question is this, Whether the Wardens, Assistants, and Livery men of the several Companies of this City of London, ought to have the Election of the Lord Mayor, and Sheriffs of London, or whether the Free men in General by themselves or by their deputies have the right of that Election.

City Counsell.

The question cannot be collected from the Petition, which prays that the people of the several Wards where many foraigners inhabit, may chuse the Lord Mayor.

Mr.
Mr. Wildman.

My Lord, I believe those Gentlemen endeavor so to state the question, that they might make the Court believe that we would split ourselves upon that rock of popular confusion; but we shall endeavor to avoid that clamor. We conceive the question to be this, Whether the Masters, Wardens, Assistants, and Livery men of the several Companies of right ought to Elect the Lord Mayor, and the Sheriffs of this City; Or the Free-men of this City by themselves, or by their deputies. It will be concluded on both sides, that the Lord Mayor and Court of Aldermen with the Common Council may have a right in the Election.

City Council.

We lay the Lord Mayor, and the Aldermen, and the Common Council, and the Masters, Assistants, and Livery men of the several Companies have the right of the Election, and petition of that right.

Mr. Price.

The question is, whether the Election, as it is shall continue, or not continue; we deny not that the right of Election doth belong to the Wardens and Livery men of each Company with my Lord Mayor and Court of Aldermen. But the question is, whether it belongs to them upon such grounds as are unalterable by this Court; if they are unalterable by this Court, let them shew by what Law; if they are alterable, we are then in a fair way to have one Petition granted.

Mr. Minard.

There is nothing pretended by the Petition that is endeavored to be made the question. They do complain in their Petition, That this government which you have so long enjoyed in this City, is an Imposition of Tyranny and Slavery, and that imposed; when I came first hither, I thought I was to speak to matter of Right, but they decline that, and speak to point of Crime.

Mr. Price.

It is true, these words of Tyranny and Slavery are in the Petition, but they are with a Parenthesis. I desire the Petition may be read.

(The Petition was then read.)

Mr. Price.

We say that the imposition of such and such things is Slavery; but it is not in relation to this Court, but in answer to their Petition who call it in their Petition their ancient right; if it be their ancient right, let them shew by what Law; and I conceive the Parenthesis is only in Relation to that expression.

Mr. Wildman.

I humbly conceive (my Lord, and Gentlemen) the thing in question must be collected from the prayer of both Petitions; the sum of the prayer of one Petition is this, that the Representatives of all the Wards may (as of right they ought) elect the chief officers of this City.
Mr. Recorder.

I think, the business before you, is to come to the question in hand; and I humbly beg, that for expressions on both sides they may be wholly waved; and if you will not speak the question, that you would agree of it in writing.

Mr. Mainard.

I suppose it is conceived by all what we both aim at. I shall be a suitor that those Gentlemen may go on to matter of argument, and I shall speak what I am able.

Mr. Wildman.

May it please your Lordship, to let me pursue the Recorders motion; we humbly conceive that the prayer of our Petition must direct us to state the question; we pray no more but this, that the chief Officers of the City may be chosen by the several Wards in their Representatives annually. We do admit that the Lord Mayor, the Court of Aldermen, and Common Council may have right of Election, because they represent their Wards; but we pray that our right in Electing, as we are Free-men, may be restored to us.

Mr. Hales.

My Lord, there's no officers of any Corporation in England, but are by usage or Charter; and if these Gentlemen be about officers, their question is about the officers of a Corporation; these Gentlemen would introduce some new thing that hath not been heretofore used, and we desire to know upon what imagined pretence they would have it, and that they shew us the persons to enforce the thing they desire, otherwise why do they Petition?

Mr. Wildman.

My Lord, these Gentlemen would avoid the true stating the question, and engage us in Logomachia's, contentions about words; we would know wherein they oppose the desire of our Petition, to have the ancient right of the Citizens of London restored to them in the choice of the chief officers of the City.

Mr. Mainard.

We deny, that that you desire in your Petition is the right of the City of London. It is so far from being their right, that when they put that in execution, they loose their Charter, and all their Franchises.

Mr. Price.

The question was reduced to this, whether it was in the power of this Court to alter what was then in custome, so that we shall not be lookt upon as adversaries to our Opponents, denying this Court their right of election; but if we make it good, that the custome was altered by you, why then we trust we serve you in doing, if we prove it in your power to alter it now; and it shall encourage us to pray, and you also to give what we ask, if it shall tend to the good government of this City.

If the right of election belong to the Livery, it must appear by written Law, or by custome time out of minde; if by a Law, it must be by some Law of the Land, or by some Charter, or by an Act of Common Hall, or Common Council. If it be by Charter, we must insist upon the terms of
of the Charter, and expound the same by succeeding practices; and if this Charter granted in King John's time be merely declarative, we shall know what the custom was by the succeeding elections.

If you plead custom, we shall finde custome for many yeers, that the chief Officers of the City were elected by the Lord Maior, Court of Aldermen, Common Counsel men, and the Wards of the City, and not by the Liv-erymen of every Company, as is desired by these Gentlemen.

To the 15. yeer of Ed. 4. they are in use from the 19. yeer of Ed. the first, which was 194. yeers. It was the practice of the City to choose by Wards so long; And the Aldermen, and Common Counsel men are chosen out of the Wards. Now for election of Maiors and Sheriffs by the Wards, we will give you but a place of that plenty we can give to that purpose, in the 19. yeer of Ed. the first 1231. and in the 31. yeer of Ed. the first. In the 19. of Ed. the first out of twelve men of every Ward, were the Sheriffs chosen; and so was the Maior Thomas Blun chosen; the Sheriffs were chosen by the Lord Maior, the Court of Aldermen, and Common Counsel, and twelve men out of every Ward; And John Lincoln was so chosen.

And in the 32. of Ed the first John Blun was so chosen again; and in the 33. of Ed. the first, John Blun was chosen the 5. time Maior so, and so were the Sheriffs.

And again 1. Ed. the second, Peter Drove chosen Sheriff as before, and John Blun was chosen Maior the sixth time; the first of Ed. the second, Blun was chosen the seventh time by the Lord Maior, Court of Aldermen, & the Community which was summoned thereunto, which was twelve men out of every Ward; and in the 2. of Ed. the second, Bucker and Dover were chosen Sheriffs as before; the time would fail if we should speak of Palmer and Edmonds, &c. and many others who were chosen by the Lord Maior, the Aldermen, the Common Counsel, and the good men of Wards.

At the 21. yeer of Henry the sixth, were present at election of the Maior all the Common Counsel men, and several discreet Citizens chosen out of every Ward; its true they are called the Commons and Community, and if that you look in the 21. of Ed. the first, the Community there is expounded to be the honest, discreet, and wise men of the Ward; so that they were Representatives chosen out of the the Wards; but if it be objected, that besides these twelve honest discreet men of every Ward, there were certain other men that did belong unto this election, and surely it may imply that the Livery men did belong unto the election; surely no; but by those dark expressions, must be meant the honest discreet men chosen out of the Wards with the Lord Maior and Aldermen, to whom it belongs ex officio.

The main argument was this; That the chief Officers of the City were to be chosen by the Lord Maior, and the Aldermen, and Sheriffs, and the Common Counsel men, with twelve men chosen out of every Ward that were discreet men, that was granted; but that, they were such discreet men, as to exclude others, was denied:
If that these are the men, they must be distinguished from other men by another term then discreet men. Now you argue thus, that Livery men are discreet; & therefore the men that must chose my Lord Mayor, are the Livery men: as if you should argue, That the Lord Mayor wears a golden Chain, therefore the Sheriffs are Lord Majors, because they wear golden Chains.

I Humbly offer these Considerations:

1. My Lord Mayor, not the Aldermen chuse not any officers of the Companies; why should they then chuse any chief Officers of the City?

Secondly, The Jurisdiction of the Major and Sheriffs extends to a Local Power; and by these Gentlemens pleading, Livery men, Free of this City, may live at York; and if they be at London that day my Lord Major is chosen, they may choose my Lord Major and the Sheriffs of this City, and yet live not under their Power.

Thirdly, The way of election we plead for, doth not exempt them from being chosen by the Ward to elect:

Fourthly, Free men of this City pay Shot and Lot, and are bound to assist the chief Officers of this City: but Livery men living not under these bounds, are not under this obligation.

Fifthly, Again, this City is distributed by way of Wards; Queftmen, Jury men, Constables, and Scavengers are all chosen by the Wards; and it is most necessary for the well Government of this City, that the chief Officers of this City be chosen by Representatives from every Ward.

Sixthly, If there be any miscarriage in Government, The Citizens living in the City must be taxed, and pay any fine for misgovernment, and therefore it is most fit they should have their vote in election.

Seventhly, and further, if any accident happen by Fire or the miscarriage of one or more of the chief Officers, if it so fall out that the Treasure of the Chamber should be exhausted and mis-employ'd, that the Orphans cannot have their portions, I desire to know who must be responsible for it; the Livery men of the several Companies, or the whole Wards, and every particular man thereof?

And here give me leave to be heard with Charity: God knows my Heart, I speak out of Love to you all, and as I rest in Conscience; what I have to say, I am sure it is the whisperings, nay the Report of most, and I fear too true; That the cry of the Fatherless and the Widdow doth solicit Heaven for vengeance, for the expending the poor Orphans Estates; and we trust and believe, that your Honor and this Honorable Court, whose Faces, and Lives, and Conversations we so well know, that we do verily believe that your Hearts and Hands are clean from this pollution; but as we do believe, so we hope, that your Honor and the rest will take some speedy course that the blood of the Fatherless and the Widdow may not stick to these walls; Let our blood and Estates go before the blood of poor Orphans, that that may not one day be charged upon this City. I desire to be pardoned this digression.
I should answer some objections that are commonly made against this way of election that we desire: The first is this, That this will destroy the Companies, and so at last it will strike higher, to wit, the overthrow of my Lord Major and the Court of Aldermen, and so consequently all Government; for my part, I know not that Ab solom among us, but did I know such a man, my Hand should be upon him as soon as any mans; I say let a Bear robbed of her whelps meet me, rather than a People without Government; the Magistrates power is my power, and is in him for my life, and for my part I am for the Majesty of Magistrats: for when we read of Kings, we read of Thrones and Scepters, and lost raiment.

It is true, though your chains are gold, yet they are chains as well as gold: and though your Gowns be Honorable, yet they are burdensome as well as Honorable.

But as for the business in hand, we speak not against the Form and the beauty of it but let every Star shine in his own Orbe.

Let there be no confusion; let Wards have their dues, and let Companies have their dues; I want opportunity to set forth their glory and their excellency in their proper places. As for the objections of popularity and confusion, we shall answer them if they be insisted on.

Mr. wildman.

My Lord, I humbly propose no other end, but to inforce the Petition of the Free-men of this City: the question that was stated is this, Whether the Companies of the several Mysteries in the City, or the Free-men in the several Wards have right to choose the Lord Major and the Sheriffs. Now it rests upon us to prove, that the Free-men in their Representative, chosen out of the Wards, are to choose 3 and we do assert this for a truth. That those, and those only that shall be actually chosen to represent the Free-men of the City of London, not excluding the Lord Major, Court of Aldermen, and Common Counsel, have a right to this election. And to make this right of the Free-men of the City apparent, I might according to the practice of some, urge no more but Common and natural right, those very foundations of Common Right which the Parliament have declared to us; I mean the first principles of just Government.

As first, that all just objection of a People unto Governours ought to proceed from consent of parties: or,

Secondly, that all officers or Governours are but trustees for the good of the People, and therefore are to receive their trust from the people, none having Power under God to invest a trust of Government in any but the People, nor to set the Bounds and Limits of the trust of several Governors; and this the Parliament hath declared to us, viz. That the original of all just power under God proceeds from the People.

And my Lord, I might insist upon it, that this very City and Common Council in all things do acknowledge this to be the Peoples Right; For
upon your election of your Representatives in Parliament, the Commissions you give them run in the name of the whole Commonality of the City. And it is generally admitted to be the peoples right in all Acts of Common Council and other publick Acts, which run in the name of the Commonalty of the City, they are therefore supposed to do those Acts by themselves or deputies; But, my Lord, I shall waive this, lest I should reduce all Government to an uncertainty, by dissolving it into the first principles, and so seem at least to run upon that Rock of confusion which those Gentlemen would have us split our selves upon; But it is no way our intention, and therefore I shall affect this proposition; That the Representatives of the several Wards ought to choose the Lord Major and the Sheriffs upon a Right declared by written Law; only I crave leave to premise, or to inform this Honorable Court, that those first Records that should make out the peoples right, are imbezeled, burnt or lost, there being no Record in your Treasury but since Ed. 1. For it hath been the practice of several Kings to purloyn the Records that they might with more facility incroach upon the peoples rights; As I remember it was an Article against King Rich and the second, that he had purloyned and destroyed the ancient Records.

But my Lord, by Records that are extant, the Liberties of the Citizens of London appear to be more ancient then any Charter of the City that's visible to us; in the 9. Chap. of Magna Charta it is said, The City of London shall have all her Liberties and Customs she was used to have; so that there were Liberties and Customs that the City had before the great Charter of England. Now it is agreed by the Gentlemen of the long Robe, that the great Charter of England is chiefly declarative of the Common Law; And Sir Edward Coke in his second part of his Institutes upon that ground declares it for Law, that Any Law made by the Parliament it self, and contrary to the great Charter of England, and contrary to right reason, is void of it self.

I suppose he adds these words [And contrary to right reason] to shew that he means only that a Statute made against that part of the great Charter which is declarative of the Common Law, is null of itself; for the Common Law, being right reason, it cannot be supposed without a contradiction, that Parliaments should of right have power to make a Law against Right. Now the Liberties of London being confirmed by the great Charter, I cannot conceive that any other Liberties are there intended to be confirmed, then those common Liberties that were grounded upon right reason, and then those words of the ninth Chapter of the great Charter do but declare the Common Law, and by consequence are unalterable; and any Law made against those Liberties of London either by a Power within the City, or without the City, is null of itself; now to make it appear that it was one of the City Liberties before the great Charter, that the Free-men should chuse their chief officers, we can go no farther then
then your Charter granted by King John, in the year (1215) 435. years since; that is the first Charter the City of London hath extant. And by that Charter tis said to be granted to the Barons of London yearly to elect a Major and Sheriffs, and the word Barons doth import no more then the Free men of London; for then the Free men of every port were called Barons, though since it hath been made a name and title of honor peculiar to those called Noblemen. Now I conceive it will be agreed by the Gentlemen of the other side, that this very Charter was not the original of those Liberties of London that are mentioned there to be granted, but that it was only declarative, shewing what the Liberties of the City were; and here I must infer, that this Charter declaring that the Barons of the City, (wherein every particular Citizen is included) should chuse the Major and the Sheriffs, this (I say) doth but declare what was the Common right of all the Citizens of London before this Charter.

I may then from hence conclude, that before the great Charter it was the right of the Citizens of London, none excluded, that they should chuse their Major and their Sheriffs; and such a right as I crave leave to affirm to be unalterable, that is sufficiently for being a right by the Law of nature, tis superior to all other Laws; and other Laws are only so far right, as they agree with that; however I may more boldly say, that this Liberty of the Citizens of London being confirmed by the great Charter, cannot be null by an Act of Common Council; and I humbly conceive that it was not in the Common Councils power to make that Act in the fifteenth of Edward the fourth to debar all but the Liverys of the several Companies to come to the election of the Major, and Sheriffs: for they could not take away the right of the Citizens declared by their Charter; and in the first Charter, and all others tis said to be granted to the Citizens indefinitely, to chuse of themselves a Major: and the Charter ought to be construed in favour of right, and so tis to be taken that tis granted to all the Citizens: and this their right is apparent by the use of it which is mentioned in all the most ancient Records of the City; there is one or two very clear to this purpose. The City growing great and very populous after their first Charters, found it inconvenient to meet together, the Commonalty being very great: and therefore according to this their right which we assert, the whole City at a Common Hall did make an agreement that 8, 10, or 12 of every Ward should be chosen by their Wards, and in their names and in their heads, elect the Major and the Sheriffs of the City.

As in the sixth year of Edward the second Lib. D. Folio 3. which if you please I desire may be Read, that you may not think I speak without book. The Act was read.

And in the 20. year of Edward the third, in the year 1347, there is an Act of a Common Hall recorded, wherein it is said that there gathered together on Simon and Ludes day the whole Commonalty into Guild Hall
And it is agreed that from henceforth there shall come the Major, the Aldermen, and also out of every Ward of the City of London 12. 8. or. 6. According as the Ward shall be great or small, of the richest and wisest of every Ward; and such 12. 8. or. 6. with the Major and Aldermen shall intermediate and choose a Major and Sheriffs for the year following. I conceive this is sufficient to prove that it is the Citizens of London's right to choose the Major and Sheriffs of London; for accordingly they did meet together, the whole Body of the Free-men; and finding that inconvenient, the commonalty did agree as a full Hall, that such a select number should be chosen by every Ward, and sent to the election of the Major and Sheriffs, as appears by the Act that hath been read; & it is probable, that this was not the first time that such an agreement was made, but that this was made after the Commonalty had upon some occasion, reassumed the power of electing to themselves; for according to this agreement it was the practice of the City of London for near two hundred years before it was put into the hands of the Livery-men of each Company; in 19. Ed. the first, lib. c. fol. 62. the election of the Major and Sheriffs, is said to have been made by the Mayor, Sheriffs, and Aldermen, and twelve men of every Ward.

In the 19. yeer of Ed. the first, Blun was chosen Mayor of the City of London, by the Common Counsel and Aldermen, and by the assent of twelve honest men of every Ward of the whole City.

My Lord, It is apparent that twelve men were chosen by every Ward, that did elect the Lord Mayor and the Sheriffs. And the very same words are in the 31. yeer of Ed. 1. where Martin and Burford were chosen Sheriffs; and in the 32. of Ed. the first where John Blun was so chosen Mayor, lib. c. fol. 111. & 112. and in the first yeer of Ed. the second fol. 112. Picot and Dury were so chosen Sheriffs. I humbly submit it to your Lordship, whether you will see these Records. I may quote more, as in the third of Ed. 2. i.e. in fol. 113. &c. It was the continual practice from yeer to yeer, that the twelve men chosen by every Ward, did elect the Lord Mayor, and the Sheriffs; there is a whole Jury of witnesses in the Records to this purpose. And my Lord, where this usage may seem to have ceased, because in other Records tis said they were elected by the Lord Mayor, Sheriffs, and Aldermen, and the whole Commonalty; we shall make it appear that this is meant the selected men of the Wards; though however those Records are clear for us: for if the choice was by the whole Commonalty, it was either by themselves, or these deputies. Yet we find one Record in the 21. of Ed. the first, lib. c. fol. 6. where tis said, first that there was assembled the whole Commonalty, and
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and then it is explained in these words, that is to say of every Ward the richest and the wisest.

The Record was read.

Mr. Wildman:

I produce this Record for this end, to shew that where the election is said to be by the Commonalty of the City, it is to be understood the select number of every Wards Representatives; for it is supposed every one is included; and therefore it is said to be by the Commonalty. I pray my Lord observe these words in this Record, the whole Commonalty, that is to say the more able and discreet men of every Ward. And to confirm this, if there be any need of it, we can produce another Record in 113 fol. libro c. Where election is said to be made by the Commonalty summoned hereunto: yet in Pag. 112, of the same, it is said men of every Ward did chuse: whence I collect that by the expression of the Commonalty summoned hereunto, is understood the twelve men from the Wards; so that it appeareth clearly in my humble opinion, that it was the practice of the City for near two hundred yeeres to choose by their Representatives, before it came to be the usage of the City to chuse by the Livery men of the Companies.

And my Lord, if it were needful to strengthen this, we can shew by Records that Parliament men were chosen by the Lord Mayor, Aldermen, and twelve men of every Ward; these were the Representatives of the Wards, that joyned with the Lord Mayor, and the Court of Aldermen in such elections; and the Commissions given to the Parliament men, are in the name of the whole Commonalty of the City, which admits they were all there in their persons or in their deputies, to chuse them, and give them their Commissions: else the Commonalty is abused in having their names used in the Commissions.

Now my Lord, I shall take the boldness to conclude from all this evidence, of the Common Council of London, though I much honor their power, and would be infinitely loth to deter from it: yet my Lord I must crave leave to affirm, That it being the liberty of all the Free men of London, by themselves or deputies, to chuse the Lord Mayor and Sheriffs: And this being confirmed to them by Magna Charta, as unalterable; And all the people having declared at a ful Common Hall, that they had put it into the hands of twelve men which were their deputies, or Representatives to elect the chief officers of this City; this my Lord being the Case, I say I humbly affirm, that it was not in the power of the Common Council by that Act 15 & 16. to take away the Free mens right, nor to say who should be the peoples deputies to make their elections,
they being by the people deputies themselves, & deputed to another power; So that my Lord; I now conclude that it was the ancient undoubted right of the Citizens of London by themselves or their deputies, to make their election of their Major and Sheriffs, and other chief officers of the City; and I conceive the Petition of the Freemen of the City of London, which I now endeavor to enforce, amounts to no more than a modest humble claim of their Common right, that elections might for future be made by the deputies of every Ward, which was the ancient custome of the City before the great Charter; and all their Charters, that of King John, and since, say that the election shall be according to the ancient custome of the City.

Mr. Wildman.

And if the King at any time sent Writs, or made Proclamations for quieting the elections when there was disturbances, and prohibited the accesse of people: Yet the more honest and discreet men of the several Wards are mentioned as bound to come to the election, and tis commanded that they chuse prout moris est, according to their custome; and I conceive it hath been proved that it was their custome to chuse by the Representatives of every Ward. I shall say nothing for the conveniency of this way of choice that I plead for, because we claim it as our right: and we expect that the Arguments against us will be chiefly from pretended inconveniences; and when those arguments are produced, we shall endeavor to answer them.

Mr. Maynard.

I suppose to satisfy your consciences what is the right in that which is endeavored by these gentlemen to be defended, which they have taken very great pains about, in collecting what hath been said to you; I shall endeavor Gentlemen in the first place to remove that which seemeth to lie in my way, and so come to that which I have to say in answer to what hath been spoken by you.

The Gentleman that first spake, taking occasion to make an apology for his own inability to perform the work in his hands, he was pleased to say that which I conceive you do not believe; he would make as if he wanted parts, when certainly he shewed very great skill in the very entrance of the business; and when the fact was but a little stated, he would have laid hold of you all, and so of making you Judges, he would have made you Parties; And indeed it is well that you are both Judges and Parties; they
they said, and doubtless they are ingenious, that they desire you to proceed according as you should be satisfied in conscience, the which for my part I doubt not but that you will; there was much said how much it did behave you in point of danger; but what that danger is I understand not; but he tells you he urged it out of zeal; also he tells you much of some secret Abh
solan; but for my part, I understand not what, nor who he means hereby. I will take no advantage of any mans affections nor inclinations at all; But the main which that Gentleman spake to the business in hand, was that he cited many precedents and records for the practice of what he now desir'd may be effected; But truly I do extreamly much misunderstand those presidents and Records that he produceth. If that they are not as full against them, as any thing can be said.

I shall first offer the weight of their reasons which they urge without president; which deals most candidly, you shall judge; for I shall involve the former in the latter. Mr. Price in Mr. Wildman; and first that that was urged by Mr. Wildman by way of reason was this, that it is a principle of Common right, that just subjection cannot be but by assent, and there is no way whereby this assent may be but this he speaks of. I do deny his maior. I shall deny his first proposition; there is, and may be just subjection without assent, and certainly the experience of all generations in the world evidences this truth, that there may be just subjection without assent; and there be but few governments but are established without assent: it is true, where the assent is, the easier is the subjection born. But what doth he mean by assent? a virtual or personal assent? if he means personal assent, why then when should there be any such assent? but to say no man nor people shalbe governed but by assent, we deny; for is not a lawful conquest a lawful title in some Cases? the matter is not to make the business impossible without assent. But to that which they deliver, I can no way assent. He tells you that the several Wards must have Representativinges to elect the chief officers of this City; and he tells you the first Records were lost and imbezeled; But it is not right placed.

But Gentlemen, what doth he conclude? he tells you there were Records; and he tells you without all question, if that they were extant, they would speak for them; although he nor none else know the contents of them. But faith he, the Liberties of London are Anciencer then the great Charter; and the Liberties of London being confirmed by that Law; therefore any Law made against that, is void and null; and therefore the Common Counsel cannot change them.
Mr. Wildman.

I said that wherein the great Charter was declarative of the Common Law, i.e. right reason, it was unalterable; and any Liberty of London of that nature, such as is that we now plead for, ought also to be unalterable.

Mr. Mainard.

You said this, that our City Liberties are ancienter than Magna Charta, and that they are confirmed by Magna Charta, and therefore cannot be altered by any Law, much less by the Common Council.

I shall appeal to the whole Auditory for the Argument; then whatever Magna Charta hath confirmed, cannot be by any Law repealed; and when this comes to generals, this may be of very sad consequence; I see Laws are edged tools; those that understand them, make good use of them: and those that do not understand them, will finde that they are sharpe, and will cut; we all know that there were Bishops and Kings by the Common Law, and Magna Charta, and yet they are changed; and justly changed by the Parliament: and you will not say that that is void and null, &c. Now he comes to the presidents which I did tell you before, and hope to make it clear, that the presidents cited do otherwise that which they bring them for, 'I shall offer unto you, that which according to the best of my Judgement, is matter of reason, and proof of that which hath been affirmed by them. I shall not beg any favor from you, in regard I speak for that which is dear to you all, which is the peace, prosperity and well Government of this famous City: we shall first lay before you the fact, and from thence proceed to the question. From the fifteenth of Edward the fourth, there hath been a succession of Election this way, and that cannot be denied by any, which is nigh two hundred yeers. If any man lay claim to anything, he either doth claim of right, or prescription.

Now if a man should come and put you to prove your right, when you have had possession of an estate 150 yeers past, you would think your self hardly dealt with. Now we shall prove that there hath been 150 yeers possession of election this way, and it hath by the blessing of God brought with it peace, prosperity, and plenty to you; and I hope you are not so ungrateful, but to acknowledge it, but it is told...
told you, and much pains is taken to perswade you by these gentlemen that this must be removed; but under favour upon little grounds.

You see here are but two, and these two differ in what they would maintain. Now all Truths stand one with another; Faith one, this is lawful; Faith another, this cannot be changed; either you must conclude the present is lawful or unlawful; if lawful, why is it desired to be changed? but judge you the consequents of this; if you deny this way now establisht to be lawful, then the whole City of London for above two hundred yeers never had one lawful Maior, and all Actions performed by them may be questioned. Now in the forty one of Queen Elizabeth, there being a difference in the City about election of officers, all the Judges of England were cau'd to meet together about this very thing; and it was expressly resolved by them all, that such elections were lawful, and London is named in the resolution; and it is said they found it a question of very great advice, and those Judges were very grave, pious, and godly men, for some of them, as Popham and Anderson, and Pyram also a famous man; so that gentlemen, fifty yeers agoe this question was on foot, and all the Judges of the Land did then give their resolutions, that it would be matter of very great inconvenienty to alter it, and they gave it as in right of Law to belong, as it had been before; and if it be not lawful, then this City hath forfeited its Charter, and is lyable, when they that are above in power and authority at any time shall be pleased, to be questioned for it; I do apprehend that the foundation of your right doth not depend upon any Charter; those Charters you have, are matter of confirmation, and not Charters that do give you your right; the ancients left Record that you produce, is from King John, but the first yeer of Richard the first is the utmost bounds of memory. If that it be not by prescription, why then are many customes of the City void? for there are many customes and usages for which there is no Charter, nor is it possible there should be; and therefore it must of necessity follow, that Maiors was time out of mind; and the truth is, Maiors were in use before the Charter; they were indeed called Portwards and Portrits; but the name was changed in Richard the first's time, and from thence they were called Maiors, and the Charter was granted in the name of the Maior; so that though the officers name be changed, it is the same officer still, the power the same, but not the name, if they were not by custome; for you must know what is by custome, is not by Charter, and what is by Charter is not by custome. Now then what is the Charter? the Barons of themselves may choose a Maior; this Charter being of this Antiquity, it shall be construed according to usage, and that is a rule in Law, and that is your consequent; for if we shall be forced to finde out the meaning of words, you will be to seek; for Citizens in those times were called Barons.
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Barons. But we shall now come to, answer their objections, and to make those objections we have to say on the other side. Those Records that they produce, say, we shall all choose, and if that you, hold your selves to the letter; then you are tied to an impossibility, that is every Citizen, none, and then you will reduce your selves to an absolute impossibility; but say they, we would have a Representative made out of every Ward, and to they with the Mayor and Court of Aldermen, should choose the chief officers of the City; but this doth no more stand as an objection against the present choice; for if you look to the words of the Record produced, it doth not bear it; for doth the Charter grant you any such Representative? Taking it for granted, the right is founded upon Charter, and not upon custom; and I take it to be by ancient custom before the Charter, or else the Charter would not bear it, that they should choose a Mayor, and not telling them how and when, for this general grant was made because it was their custom; but an objection is made, that in this way which we now choose, all do not choose. But I answer; all do choose, though not by their own votes; you say, when did we give our right to the Livery men to give vote for us? I answer a man seeth with the eye, yet we say the man seeth; a man's hand moveth, but it is the man that moveth it; so though every part doth not do every thing in the City, yet the whole doth every thing, and the City doth choose, though every member thereof be not at the choice; so that the question is whether you do believe this was lawfully done by those that do it. Now if Lawfully, why then they are the Cities Representatives; as for example, for the Parliament, every member thereof cannot give his vote for the passing of all things; for many times, many of them are in the Country when many Acts are past, and yet we say the Parliament doth as in election of Parliament men in the Country, the Writs run, that the people shall choose; and yet we all know that none choose but such as are Free-holders, although there may be many as good men as Free-holders, yet they have no vote; and yet this Act is accounted the Act of all the Commons in England, though they come in but by some parts, and some have no vote in the choice of them; we may not depart from this; for by this we hold all we have; so it this be a lawful choice, why then the Law supposes that where there is a continuance of a lawful possession, there all lawful means is supposed to maintain the possession.
If that all the City should meet together, and set down this Order; if that it be once sealed, that for ever hereafter the and these shall chuse; then you make those your Trustees, and it suppose such an ancient custom was. And truly, Gentlemen, the choice as now it is, is no otherwise: for the Aldermen they are chosen by the Wards, and so are the Common Council.

I will put you a Case, which, to my understanding, is like this. In the 28 yeer of Edward the first, there was a Statute made, wherein the King grants to the People, that they shall chuse the Sheriffs, or conservators of the Peace; whereas there was nothing more clear, that none but the Free-holders should chuse them. Mark the Parallel; and yet this is an Act of Parliament that hath its beginning at that time: and yet that is accounted the choice of the People.

I shall now come to examine that which I told you of, the presidents which they produced; which I was bold to tell you, that every one of them made against them.

That which is desired is, That every Ward should chuse them Representatives, and that those Representatives, together with my Lord Major and Court of Aldermen, should chuse the chief Officers of the City. And in proof to this, I shall appeal to your Memories, and to the words of the Presidents, whether one President that they produce, prove, that those six, eight, or twelve men that were summoned to chuse, were chosen by the Ward. You shall see what a pafs you will come to, if you go according to their meaning of those Presidents. Says the first President, They were summoned from each Ward. They did not summon themselves. Pray then who summoned them? Why it was the Major that summoned them: the Major summoned whom he would; sometimes six, sometimes eight, sometimes twelve, at his pleasure; and he summoned sometimes the Honest men, sometimes the Rich men, and sometimes the Wise men; and they came and made election of the Major. There is not the least title in all the Records that they produce, that they were chosen by the Ward. It is one thing to say, Twelve men that were summoned from such a Ward, came; and another thing to say, Twelve men that were elected by the Ward, came and chose: and yet so it is said, that at that Convention there should be six, eight, or twelve of the Honestest, Wifest, and Richeft men of the Ward chose.

If that there should be such a Summons sent out, That all the Richeft and all the Wiseft of such and such a Ward should come, what a kind of Summons is this! and how shall you judge of these persons? &c.

But it appears the Major sent out his Process and summoned them, and so a Law is made, that none should come but those who are thus summoned: as it appears, in the election of Blun, Major, and all along no mention made of electing the persons, but summoning them to appear.
Otherwise this must be understood to be the Common Council of the City of London, for they have had several times, and a man may very well say, when the right is in the Commons to do this, or that, that when it is done by their Trustees, it is done by the Commons. Now the Common Council are often so called; the Commons of the City. Now how will you understand that these six, eight, or twelve men were once chosen for this end, To chuse the chief Officers? There is nothing less in the * Record: only Master Wildman saies that the Ward meet upon this occasion, and elected them; and then the Master should summon them. So that, I say, there could not be stronger presidents than what they have produced, that make against themselves. I shall now conclude what inconvenientes would follow in point of Law, in case they had their desire.

Secondly, You put your selves upon this hazard, that if you part from that which is warranted by Charter, and warranted by the possession of two hundred yeers, and warranted by the Revolution of those twelve Judges; I say, Then you will forfeit your Charter which you have so long enjoyed.

Thirdly, It will be inconvenient to you, in regard of your Liberty in the Ancient Laws of England. No man dwelt in any Ward, but was sworn to appear upon all Summons to Courts.

Your Wards have Courts of Inquest; and over them, you have the Sheriffs Court; and this Court, which is above that; and no man can line out of those Jurisdictions.

Your Wards in the City, are like your Hundred-Courts in the Country. And heretofore, in all Wards, every one was to be summoned; as soon as one was twelve yeers old, they were to be summoned, to give an account of their life.

In a Ward, you know, there are many that are not Free-men; and there are many Free-men that have their habitations abroad. Now if you admit of all to come to choice, why then Forreiners that live in the Ward, shall have more freedom than Free-men which live out of the Ward; and it may so fall out, that in some Wards there may be more Strangers than Free-men. So that in this way of choice by the Ward, oftentimes those that are Citizens may be excluded, and those that are Forreiners may be included.

But you may say, We will exclude those that are not Free-men from choice. But was there ever any such thing done in this world?

The next thing that will follow it, will be this, Popularity. Gentlemen, you must remember that I told you that the Ward consists of every inhabitant thereof: and when you are in such a populous place as this City is, and when that they shall all meet together, what breaches of Peace and Insurrections may come! I speak not of that which is without president: and such Meetings cannot be, in any wise, an apprehension, but this will follow.
But truly I do not look upon this as the greatest danger; but there is this in it also: The foundation upon which this is grounded, which the Doctrinal part of the Law, in this case is undermined, and the example of such a thing as this. For after this example, truly all the Government or Corporations of this Kingdom will receive such shakings, as I blush to mention, when they shall consider the Ancient Government of this City, so back with lawful authority, put into a new way. There is not a more dangerous thing, in my understanding.

Therefore, when the Prerogative did lie upon you, you did shew your selves constant to your own interest. Truely, this is a meere designe to betray you; and it will shake you all to pieces, if you look not to it: for it is an earth quake under you, and will blowe you up.

As for that Principle M. U., asserted concerning just Subjection, because he left it, left he should reduce them to an uncertainty, I shall say nothing; only I shall briefly lay down the wherein we are agreed, 2. wherein we differ.

M. Hayles.

My Lord and Gentlemen,

First, It is agreed to by them, that the power of the choice of my Lord Major is not meerly by Charter, but by Prescription too; That the Charter is a Confirmation, and not the Original: For we do say, that there was the same Office of Major many yeares before King John: so that your Officers of the City have beene time out of minde, and not barely by the Charter. And if it were not so, that would overthrow all your Courts and Franchishes.

Secondly, This is agreed to on both sides, that without all question the Common Council shall have a Vote in election of the Major; in this we agree. But the Dispute is, Whether or no the Livery and Assistants of the Companies shall come in with their Voice, or whether there shall be a new Device, that the Citizens shall meet and chuse twelve men of each Ward; as they do in the choice of the Common Council; and so they shall elect the Major.

Thirdly, We agree in this, that is, that the way of Election hath been by the Major, Aldermen, Common Council, and Livery-men, and hath been used for about one hundred and eighty yeares, And they affirm that this was grounded upon an Act of Common Council.

These three things are agreed unto on both sides.

But now the great heat is against the Livery-men; and the reasons they give against them, are these three.

First, They argue from point of inconveniency. That is, because the Major and Aldermen, do not choose the Masters and Wardens of the Companies, therefore they should not choose the Major, and Officers of the City.

The second Reason they give, is in point of right. I shall say no
No more of that then what hath been said already: You have had a choice of Mayor, and Sheriffs, for near two hundred yeares, by the Aldermen, Common Council, and Livery, to argue election out of conveniency that you have been under two hundred yeares. To all or the it upon M. Priests opinion, I think you will not, you having found it every way so convenient and profitable to you.

But if so be there be any inconvenience in this, a point that choice will be very much more inconvenient. I pray consider but this one thing: If so be the people should come hereafter, and dispute the validity of this choice you plead for, and say, What do you tell us of Representatives we will all choose ourselves; Wha imaginary grounds can there be to say, These fears are but imaginary? How will it be, when it will come to be thus? They will say, We will go and choose a Mayor out selves; there is nothing of Right in this, but merely imaginations: if you allow of ten, or twelve, they may say, Why not fifty, or a hundred, or two hundred? But for point of right, you have heard what hath been said upon these three heads.

But saith M. Wildman, the foundation of all power is in the People first: If this shall be a ground to let in all the generality of Citizens into an actual choice of Officers, will there not be the same reason for Apprentices, and Foreigners, to plead for Votes in your Election? A Forreigner is under the power of the Mayor, and Apprentices live under the command of the Mayor.

The next Reason is, they would endeavour to prove that this course of Election they plead for, was heretofore usual. I shall lay but two words to that.

First, they insist upon the Charter, and that of King John: the words are, They shall Elect a Mayor.

And they produce some Presidents of the one and thirteenth Edward the first, and the first of Edward the second.

I shall repeat one word or two of that my brother Maynard omitted.

First, you will remember we proved a constant usage of near two hundred yeares in this way of Election; and their pretence is but for a few certaine yeares, that the choice was in that way which they desired.

A second thing shewes their pitiful mistake. The Common-Council are agreed to have a choice: why if they examine it, they will finde, the Common-Council are men chosen by the Ward. They do finde here and there mention made, that the Major was chosen by the Aldermen, and about six, eight, or twelve men summoned. And here they think, that they must needs be Representatives chosen by the Ward; whereas in truth, these might very well be the Common Council of the Ward.

I think there is nothing left for me to say to that. What I shall offer, shall be out of Record, and never mention the conveniencies nor incon-
Inconveniencies. I shall read the Records unto you, that they produce; and I will take hold of some words of them. The words are these: There shall come out of every Ward twelve, eight, or six men, according to the greatness of the Ward. And according to the Wards of London the Common Council men were sent, some more, and some less. And this is very obvious, that where there is such a description of the number for each Ward, there must needs be meant the Common Councils. So that of necessity these words extend to the Common Council-men, or else the Common Council must be excluded.

And again, from a Record Edw. 3, they argue the Commonalty to be the twelve men, when they are the Liveries. So they mistake in their application.

We are not to dispute who may alter the Custom: But they say, This is your Custom, and they say This is. We will admit, that that which is by a Fundamental Law or Charter, cannot be altered by an Act of Common Council. But if your present choice be not lawful, then all bargains made since Edw. 1. by your Officers, are void, and you have no power to judge: for you are no Common Council.

M. Pris.

I humbly conceive I may answer him to what hath been objected against what I delivered according to Reason. You say that I did declare that just subjection cannot but by assent. Under favour, that was not offered by me. But I affirm, that just subjection cannot but by right of assent.

Secondly, They urge that we differ upon our grounds. The one faith that it is lawful, the other faith not. And the Reason is, because they say it have no power to grant it. But for my part, I did not affect any such thing.

As concerning the resolution of the Judges that you so much speak of; In some cases it is considerable, and in some cases little weight is to be given to their Resolutions. For we all know, in the case of Ship-money, they gave in their Resolutions, that it was according to Law. And we also know, that this was afterwards condemned by the Parliament, to be contrary to Law, and Illegal.

Secondly, The Resolutions of these very Judges you so much extoll, doth no way refer to the business.

We offer to grant a sele& number may lawfully choose; but the Liveries are not so. And the opinion of the Judges only say, that a sele& number may choose.

Thirdly, Whereas it is said, the Charter is Declarative, To that I Answer,

The Practice succeeding doth declare what the Custom then was; and we have no mention of any Masters, or Livery-men of Companies.
nies in Election. And for exposition of the Charter, if that we tie you to the Letter of it, yea, we tie you to an impossibility. But we only plead for the Representation of Wards, to chuse not all personally; and therein is no impossibility.

And besides, in the one and twentieth of Edward the first, it is expressed what was meant by those words.

We proved the Charter gave it the City, and the City gave it the Common Council, and the Common Council gave it to the very Ward; and if they gave it for good, if they finde it prejudicial ye may take it away again.

Whereas they say that by the Number of six, eight, or ten, is doubtless meant the Common Council; How do you prove the Common Councilmen did consist of so many in every Ward?

And then for the Exposition of the Ward Moat: Whereas they say some Forreigners may chuse; yea they may inter as well, Forreigners may be chosen.

To that I answer, many men may be summoned together about business, and some of them may have a right to some things there in hand, and some may not.

We have a president, once one that was no Freeman, was chosen to be a Sheriff of London; and because he was no Freeman, therefore the Election was Null. So though it be granted, that every particular man of every Ward, be summoned to come to the Ward-Moat; yet it doth not follow that he hath a right to all the work to be done in that Court. Again, for the Popularity and Consequences which they so much plead, that will every whit reflect upon this honourable Court.

For every member of this Honourable Court is chosen by that party which they call Popular: therefore let them speak of that till to morrow morning, all will reflect upon you. That which is now pleaded for, is Custom.

Thirdly, That this hath been the Practice for a hundred and eighty years, I do not deny; but I do not grant it. Suppose we do grant it, and yet we bring a Practice for within twelve years, that was another Practice; whether an intermission of Practices do not rend that which is called Custom, I humbly offer. For my part, I did not the Argument of Conveniency in Relation to the present Practice, but according to this Principle I argue against the unreasonableness of this Privilege, that those Gentlemen would have to this right, and not by Authority of this Court. Again they say, that if Election be by the Ward, men will plead thus: Why not fifty or a hundred, as well as six, eight or twelve?

Again they urge, that Livery men were called the Commonality; but how applie, and how fitly, we offer unto you to determine.
Major Wildman's Reply.

May it please your Lordship and this honourable Court to give me leave to make some Answers to what the learned Gentlemen on the other side have pleased to obj. A and take exceptions at what was affirmed. I shall not (my Lord) endevour (as that Gentleman did) capture benevolatium, or take the affections of the people, before I begin to debate the matter in question. I shall not tell them that I will not infinitue into their minds any thing but what will stand upon the foundation of truth; but offer my thoughts, and freely submit to your judgement. Yet I hope to answer particularly M. Maynard's Exceptions.

He was pleased, first, to take exception at that general Principle that I averred, from whence I said might be deduced the Right of all the Words to choosing the Lord Major and Sheriffs by their Representatives: Though the Gentleman might have pleased to remember, I did say I would wave those Principles of common Right, left be should say we intended to bring all things to an uncertainty, by unravelling the bottom of Government to its first Principle; and therefore I insisted upon nothing but what we claim as our written Right. However, he might have pleased to spare quarrelling with that Principle, That a just Subject ought to be founded upon an assent of the People to their Government Power; especially in this Parliamentary time, wherein the Parliament hath pleased to declare, That the original of all just Power (under God) is from the People. And how Governments shall derive a just power from the People, but by an Assent of the People, I understand not; neither do I know how we can otherwise be a Free People, as the Parliament hath declared we are. If he had quarrell'd with this in the time of the King, it had been for his interest to have said, That we ought to be subject to the Son and Heir of a Conqueror, because such. I hope better things now.

The second thing the Gentleman was pleased to except against, was that which he once imagined in his own brain, misrepresenting my words, like a man created by his fancy, to try his skill upon: for he supposed I did say, That if we had the Records that are now lost, we doubted not but that they would prove the assertion we maintain: whereas I said, If we had the Records of those times, that are lost, they would show us what the Rights of People then were. And that I conceive to be without exception.

The next thing he takes exception against, is, what I said concerning Magna Charta; and would make this Court believe that I had thought all that great Charter was unalterable. I confess, if I had thought so, I would never have drawn Sword against the King. But the Gentleman was
Major Wildman's Reply.

was pleased to assert, That the King was by the Common Law; and if he agrees with Sir Edw. Cock's Law, he faid that the Common Law is but Res Aetis, Right Reason; and I am sure the King stood not by Right Reason: if he did, the Parliament could not have jufly decla-
red his Office burdensome and unnecessary. But the truth is, I did once
say, That Magna Charta, the great Charter of England, was unalterable,
according to the principles of the Gentlemen of the long Robe: I
only speak it upon their bottom. I faid, If I should believe Sir Edw.
Cock in what he faid upon the Statute of 42 Edw. 3, I muft then fay, that
an Act of Parliament made contrary to that part of the great Charter
that was declarative of the Common Law, was null of itfelf: for hesaid the part of it was unalterable. Thus I give them only their own
authority, and made it no affertion of mine absolutely: Though, under
his favour, I think a man may affert, that what is founded upon the true
Common Law of England, as Sir Edw. Cock faith, which is Right Rea-
fon, no Authority whatever ought to alter: (I fpeak not of circum-
stances:) for if we should aver that, we should aver contradictions in
the very terms, and fay, That Right Reason of right may be altered from
Right Reason. I fhall let pafs what the Gentleman was pleased to fay of
the Laws being edge-tools, and of men cutting themselves with them.
I believe he met with an Argument for the Peoples Right that was an
edge tool in his way; and he was loth to break his fhins over it, and
therefore he paffed over the Argument with a grave caution of the sharp-
ness of the Law, that he might divert your thoughts from it. But the
Gentleman coming a little safer to the matter, lays down his Maxime,
which is this, That ever since the 15 of Edward the fourth, these Livery-
ners have had the choice. And then he argues thus: Sifh he, The case
would be very hard, to have your titles of Land, after one hundred and ninety
years possession, be questioned: And is it not as hard, that the right of the
Liverymen to Elections should now be questioned? Under the Gentleman's
favour, this case is very different. I fuppofe no man pleads for the like
title to a Power or Authority over the People, that men have to their
Lands, nor upon the fame grounds. If the Titles were alike, it were
just to buy and fell Authority, or Places of Trust and Government, as
we buy and fell Lands, or Horses in Smithfield; and this our Common
Law abhors. If we fpeak of people that are great meer Valets, like
the Slaves in Argier, Authority over them is indeed bought and feld: but
I hope we are not to be fo esteemed; and yet the justice of those bargains
is not clear. But certainly mens Titles to Land, and to a power of Go-
vernment, are, or ought to be of a different nature; And I fhall make
bold to affert, That's no hard Case, that the Right of any number of
men claiming a power in or about Government by succession only,
should after 150 years possession be questioned. Suppofe M. Maynard
could have made good the Liverymen's claims to the election of the
chief Officers of the City by custom, (but then he muft have more than
doubled
Major Wildmans Reply.

doubled the time of the usage he take of; yet I humbly conceive that the exercise of any Power about Government is not made just by continuance of time, unless it were just in the Original. If long Usurpation of a Power in or about Government could give a right to that Power, all the Foundations of just Government were overturned, and by Consequence it were not right or just to take away an usurped Power it the Usurpers be grown old.

Next, The Gentleman is pleased before he comes to his material Arguments, to sink unto strange, huge, dreadful, monstrous Consequences that would ensue, in case any man shall deny his Allegations; he is pleased to say, what strange Consequences would ensue, if we should say, for 190 years all the Lord Majors or Sheriffs of the City of London have been unlawfully chosen? Truly I could only answer, That we might have said, before the Parliament executed Justice upon the King and cast off his Family, what strange Consequences will ensue? If we should say, that almost for 500 years the people of England have been governed by them that came in unlawfully, and claimed their Power successively, to make the people their Vassals, by the Sword of William the Conqueror, but the Parliament was not affrighted by such Bugbear Arguments to do Justice upon him, and take away the Power that his Family claimed by Conquest over us, and I believe Mr Maynard will not say they did unjustly; But suppose that which he suggests, that the Majors have been chosen unlawfully so long, 'tis time then to provide for a lawful Choice; and the continuance of the unlawful will breed more of Mr Maynards monstrous Consequences; and if it be unlawful, 'tis not for bearing to say so that will amend the Consequences.

But now the Gentleman comes to his Position, and saith, That this Government that is now is lawful. The Gentleman might have pleased to have spared that; I did not yet assert that the Government that is now is unlawful; yet he may take some Answers to his Arguments, or rather Authorities for the legality of it.

The first Ground he builds upon for the lawfulness of this Government is the Opinion of the Judges, which makes a huge Cry. But by the way, the Question is not now concerning the Government, but only concerning the Choosers or Electors of the Governors; the Government may be the same still, though the manner and way of electing these Governors may be altered from what it is at present, yet to that Opinion of the Judges, which makes the great noise in the Court; Ob (faith he) 'tis the Opinion of all the learned Judges; and then he paraphrases upon the goodness, honesty, learning and fame of the Judges that were named in the Book produced. It may be those Gentlemen of the Long-Robe were Black-Swans; yet the Argument from Authority is none of the strongest, 'tis not a very good Consequence, that the thing is just because good men thought so.
Major Wildmans Reply,

Yet under favour the Opinion of the Judges I take to be not the most certain or unalterable amongst men, nor the most unbiassed by their own Interest, I believe if a man should go to the twelve Judges, he shall scarce find four or three of the twelve of the same opinion in a dubious case; yet if there were more that agreed, the late Opinion of the Judges in the case of Ship-money may inform us how free the Judges Opinions are from the Bias of private Interest in such cases, and how fit it is for us to depend upon them; They could many of them agree to destroy Property at once in favour of the King; but however the Opinion of the Judges produced by Mr. Maynard, I crave leave to affirm to be against him in this case, at least not for him. I desire it may be read.

The Case of Corporations, touching the Election of Governors in the fourth of the Lord Cocks Reports, fol. 77, 78.

In the same Term at Serjeants-Inn in Fleetstreet, it was demanded of the chief Judges, Popham, and Anderson, and Peiram, chief Baron, and of the other Judges, That where divers Cities, Burroughs and Towns are incorporate by Charters, whether by the name of the Major & Commonalty, or the Major & Burgesses, and on the Baylifs and Burgesses, &c. or the Aldermen and Burgesses, or the Provost and Sheriffs, or Burgesses, or the like; and in the said Charters it be prescribed that the Major, Baylifs, Aldermen, Provosts shall be chosen by the Commonalty or Burgesses, and of the ancient and usual Elections of Major, Bayliffs, Provosts, and by a certain CHOSEN number of the chief of the Commonalty, or of the Burgesses, commonly called the Common Council, or by other name, and not in general by all the Commonalty or Burgesses, or not by so many of them as will come to the Election, shall be good in Law, forasmuch as by the words of the Charters the Election shall be indefinitely by the Commonalty, or all the Burgesses. And which Question being of great importance and consequence, was referred by the Lords of the Council to the Judges, to know the Law in that case; for that divers attempts were now of late in divers Corporations, contrary to the ancient usage, to make popular Elections; and it was resolved by the Judges upon great deliberation, and upon Conference had amongst themselves, that such ancient usual Elections were good, and well warranted by their Charter, and by the Law also; for in every of their Charters they have power given them to make Laws, Ordinances, and Constitutions for the better Government and Order of their Cities or Burroughs, and by force of which, and for avoyding popular confusion, they by their common assent constitute or ordain, That the Major, Bayliffs, or other principal Officers, shall be chosen by one certain Select number of the principal of the Commonalty, or of the Burgesses, as is afoe-
Major V Wildmans Reply.

said, and prescribe also how such selected numbers shall choose; and such Ordinances and Constitutions was resolved to be good, and allowable, and agreeable with the Law, and their Charters, for avoiding of popular Disorder and Confusion; and although that no such Constitution or Ordinance can be thwed, yet it shall be presumed and intended in respect of such special manner of ancient and continual Election, which special Election is not begun without common consent; that at the first late Ordinance or Constitution was made, such reverend respect of Law doth give to ancient and continual allowance and usage, as it had been within time of memory. And the Custom of most faithful Antiquity is to be esteemed; The things which are done contrary to the custom and usage of the Ancients either pleasant or seem right, and the frequency of the Act promiseth much, and according to that Resolution the ancient and continual Usages have been in the Cities of London and Norwich, and other ancient Cities and Corporations. And God defend that they shall be now innovated or altered, for that many and great inconveniencies will arise upon the same; all which the Law hath well prevented, as appears by that Resolution.

First, My Lord, observe, That the Question here resolved is not our Question, the Question here resolved was this, Whether an Election of a Major, not made by all the Commonalty in a Corporation, or at least as many as would come, was good in Law? But our present Question is only this, Whether the Commonalty of this City ought to have their Representatives to choose the Lord Major? So that we do grant, that an Election not made by all the Commonalty may be good.

Now, my Lord, observe the Judges Resolution of the Question; they resolve that an Election made by the Major and Aldermen, and a certain chosen number of the bchoyce of the Commonalty, is good in Law. We concur with the Judges, keeping close to their words, A certain chosen number of the Commonalty; and to those other words of theirs, viz. such ancient usual Elections; that is to say, such ancient Elections by the chosen number of the Commonalty are good in Law. Now we deny that the present Election of the Lord Major by the Livery-men is the most ancient usual way of electing, and that the Livery-men are a chosen number of the Commonalty, I mean, chosen according to any right of choyce, that right being in the Commonalty.

But, my Lord, 'tis very observable in this Opinion of the Judges, upon what ground they judged such Elections valid in Law; the ground is this, For 'ts to be imagined or supposed, say they, that such ancient and continual Elections did not begin without common assent. Hence 'tis evident, that the Judges imagined that all the Citizens had the right of choyce in them, & that they had agreed that a chosen number of them selves should choose in their stead; So that the Judges
Judges in their Opinion took the chosen number of the chief of the Commonalty that did elect the chief Officers to be the Representatives of the whole Commonalty.

Now if your Lordship please to remember we produced an Act of the Common Hall of London, made long before the Liveries made any claim to be the Choosers, and at an Assembly, when the Guild-Hall was filled with the Commonalty, wherein they did assert, that there should be a certain number of every Ward proportionately that should be the Electors of the Major and Sheriffs; So that the way we propose, of several men of every Ward representing the Wards to elect, is founded upon a common Assent. They produce no one Act of a common Hall, that should make it appear, that it was ever assented unto by the Commonalty, that the Livery men of the Mysteries should be the Choosers of the Major.

Now my Lord I humbly offer it to this honorable Court, Whether this opinion of the Judges about Elections, produced by Mr Maynard as the pillar whereon they build the lawfulness of the Liveries Elections, do not rather speak them to be unlawful, in my humble opinion, this that those learned gentlemen flourished like Goliath's sword against us, slays themselves.

After Mr Maynard had produced the Authority of the Judges, as he supposed for his Client's case, he argues from consequences, faith he, If this present way of Electing by the Liveries were not Lawful, mark the consequences, your Charter, faith he, is forfeited; this I confess is a big bloody word, but how will this assertion agree with what Mr Maynard, Mr Hales, & Mr Wilde, all affirmed, That the Charters of the City did not originally give the City those Liberties that are mentioned in the Charter, but that the Charters were only Declarative of the Cities rights, thowing what their rights were before the Charters, now if the Charters give not the City their rights, certainly you cannot forfeit your Charters, unless the Learned Gentlemen shall please to say, You shall forfeit the Declaration of your rights (for the Charters are no more by their own confession) and if your forfeiture be no more you may enjoy your Liberties still, notwithstanding such a forfeiture as they pretend. But suppose a man should say what I did not yet say, That the present way of Electing the Mayor is unlawful, is it any more than this, that the Citizens have suffered their right to be taken from them for many years, and others to enjoy it unlawfully, and how will this consequence be deduced from thence, That the City hath forfeited their rights; I confess I understand not by the Law that a body Politique or Corporation, as such, is under harder Laws in our Nation then the Members of the Common-wealth severally; now no man in England can forfeit his rights without a Legal conviction of some crime for which the Law censtores him to forfeit his rights; and I know no reason why
the City should have such hard measure, that in case the free men have suffered the Companies to usurp their right, that therefore all the Cities' rights should be forfeited. But without question this Argument might have frightened you in the King's time, then some needy projecting Courtier might have frightened you with the forfeiture of your Charter to the King, and eased you of some of your bags, upon pretence of soliciting the King to renew your Charter for an ease Fine; but now if you be satisfied you have erred from the Rule, I believe you may return to do right and enjoy your Liberties without paying a fine.

Mr. Maynard's next Argument for the Liverymen's Elections was this; that it is founded upon a constant usage time out of mind, so that faith he, the City now prefers the way of Electing; and yet the Gentleman was pleased afterwards to confess, that to make a title by prescription there must be a constant usage since Rich, the firsts time, and they only produce an Act of a Common Council for the Liverymen's Elections about 174 years since, and will suppose that that Act of Common Council was in confirmation of what was the custom before, whereas they produce no one footstep of a Record before that time to prove that it was the usage to chuse by Livery-men, but on the contrary it hath appeared that the Election hath been 450 years since by a select number out of the several Wards, which cannot be any way supposed to be meant of Livery-men, they not coming as men from several Wards, but as men from several Companies.

The next thing the Gentleman said, was this, That he hoped we would grant that we did both depart from the Charter it self; for, faith he, if we found the way of electing upon the Charter, the Charter running to the Citizens indefinitely, it must be understood of all the Citizens and Barons; and, faith he, you grant, it is impossible they should all together make the Election, so we both depart from it. Under his favor I must be bold to deny it; We depart not from the Charter, for we say, that the Charter giving a right of choyce to all the Citizens, they may proceed in their Elections, either by themselves personally, or their Deputies; and they finding it inconvenient to meet personally, may depute others to make their Elections; and an Election so made is truly said to be made by the Citizens. So that in case that way of Electing were admitted which the Petitioners propose, it were directly agreeable to the Charter; for then indeed the Citizens should chuse, because they chuse every one of them by their Deputies, as all the People of England make Laws in Parliament, because every man's Deputy is, or ought to be, there in Parliament.

Next Mr. Maynard answers an Objection; If, faith he, it be objected, that in the way of Election that is by the Livery-men, all are not represented; faith he, it is true, if you take it in some sense;
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But, faith he, if you take it in the sense of the Law, therein they are represented, and it is the City makes these Elections; faith he, the Law faith so; as, faith he, in case a man's hand moves, it is the man that moves, or his eye sees a colour, it is the man that sees. I hope the Gentleman will please to confess a vast difference between a Body natural, and a Body politique; Because he may truly say, if a man's hand moves, all the man moves, therefore will he say that what a few, or one member of the City doth, is the Cities action? If so, if one in the City commit Treason, all the City are Traytors. I believe, Gentlemen, you would be loath to admit of such a Law.

But to confirm this assertion the Gentleman produced something out of that which he called Articuli super Chartas, where he faith, the King granted to the People to choose Sheriffs, and yet the people did not choose them all in general, it was the Freeholders chose them. Mr Maynard, if he please, could have told when the People in general were restrained from electing Parliament-men, and other the Sheriffs also, and upon what pretence it was put upon Freeholders onely, and how it served the Kings ends to procure that Statute of Restriktion; if I forget not the time, it was in the 8 of Henry 6. Chap 7. But however Mr Maynard should have proved this to be just, before he can prove the other to be just by this.

Now the Gentleman is pleased to come to examine the presidents we produced, and faith, he will turn our own swords into our own bowels; and endeavors to do it thus;

First, faith he, you prove that the Wards did send several persons to these Elections 400 years since, but you prove not that the Wards chose these persons; you read indeed Records that said these persons were summoned to the Election, but who summoned them? certainly the Major summoned them, and he summoned whom he would. I verily believe this would be a very bitter pill for the Citizens to digest, to say the Lord Major should summon when he pleased, and whom he pleased, out of every Ward to come to the Election, the Government would be turned topsie turvy, if that were admitted, then he that should be once Lord Major, might be for ever Lord Major, if he could make but a friend or two in every Ward, and if this be imagined to have been the custom of the City, I wonder who summoned those that chose the first Major.

But the Gentleman is pleased to make his Argument thus; faith he, it is not named in the Record you produce, that these men were elected by the Wards, though summoned from the Wards, therefore faith he, they were not elected. It is a new kind of Logick that must
Major Vildmanc Ronly.

must make this Argument good; *It is not recited in the Records that they were chosen, therefore they were not chosen;* I might as well say that in your summon to a Common Council, your being chosen by the Wards is not recited, therefore you Gentlemen of this Court were not chosen. I confess I am not very well vers'd in the Acts that are in this Court, but I think there is no Act of the Court recorded, wherein it is said, there were present the Common Council that were chosen by such Wards, shall I therefore conclude that they were not chosen by the Wards? I must first learn a Logick, before I shall dare so to conclude.

The second thing he object'd against the presidents, was this, Those twelve men of the Wards that are said to elect the Major, faith he, must needs be understood to be Common council men; Truly, besides the Answer of Mr Price, that it was not probable, because the number of Common-council would then have been far greater, then now it is, when the City was far less; to let that pass, I only answer thus, that if they please to look in 22 of Henry the Sixth, it is in Lib. K. fol. 214. it is said in the Writ that came down from the King to prevent disturbances at that Election of the Major, that none should be there but they that had an interest to be there, those that were in Common-council, and the more discreet and able men of the Wards, so that besides the common council, there were others that were wise and able discreet men in the Wards that were to come to the Elections, which probably were those that were chosen by the Wards. If your Honor please the Record may be read. The former Answer serves to Mr Maynard's Observation of the Election of the Parliament men for the city, wherein it is said only six of a Ward were called to be there, but not chosen; I propose it to him, whether it is probable that the Lord Major had power to pick six men out of a Ward to chuse the Parliament men for the city, or whether this be a good Argument, because they are said to be summoned by the Lord Major, and not said to be elected, therefore they were not elected, I hope the Gentlemen of the long Robe have better Arguments.

The last thing that Mr Maynard avers, is, the inconveniences in point of Law that would ensue upon that which we pray for, which he calls an Innovation. But I humbly crave leave to aver, unless I could see his confusion, that it is an ancient Right of the Citizens of this City. Those inconveniences in point of Law, he saith, are these, the hazard of forfeiting of Charters. I conceive that to be answered before. That if a city should depart from a just way, if their Charter were but the confirmation of their Right before, there is no forfeiting of that Charter, for the Charter gives them not that Right.

The.
Major Vildman's Reply.

The next Argument he draws from every man's living in a Court Lerr, and that at twelve years old he ought to meet theri, and he
faith from thence, it there should be Representers of the Wards
chozen, to make the choизes, it might be that those that are no citi-
zens might meet to chuse a Major, and citizens that live without
should not chuse. I think under his favor the common practice will
answer to that, when the Wards meet for the choyce of Aldermen, or
common council men, none but citizens have their Votes in it; there
is no danger that those that are aliens should either be chosen or
choosers.

His next Argument against this Petition is this, faith Mr Maynard,
It will tend to POPULARITY, if this should be admitted, that the Wards should
chose; and I leave it, faith he, to the Court to judg what the Consequence
of that would be; all men's Education, faith he, are not such as make
them fit for Government, or fit to chuse Governors. Truly if it please
the honorable Court but to consider who they are that are now the Electors,
this Arrow of the Gentlemans returns upon himself I could say more
of it, if I should not be thought to reflect, because I have a reverend
respect to all kind of Trades; but I should speak of all the several
Companies, the Bricklayers, Bowyers, Fletchers, Turners, Cooper's,
Tallow Channers, &c. if I should speak of the Education of most
of the Livery men of forty Companies of the City, and compute their
number, and tell you upon what terms most are admitted to be of the
Liveries, that is, for a small sum of money; I conceive the Court
would quickly judg which way of Election tends most to Popularity,
as he calls it, and who proposeth most men that are unfit for Go-

vernment, to choose the Lord Major and Sheriffs. Will any man
propose that the Educations of all the Handicraft men of the Liveries
render them so able and discreet, that they are fit for Government?
I submit it to the Court.

As for the great Word Mr Maynard was pleased to add about the ill
Consequences of this change that would be to other Corporations, say-
ing, That this is as Earthquake comes under them. I shall conceive his
Oratory in this to be of the Earthquake's nature, a swelling vapor,
untill he will be pleased to shew me how the Liberty of the City, or
any one Citizen, is undermined by what is proposed; only I must
observe to the Court, that when Arguments are wanting, their room
is commonly supplied with words and pretences of great strange Con-
sequences, that will influence, if their desires be crossed; But the Ar-
uments from a consequence, I believe they well know their strength
is not of the first degree; but however to suppose an ill consequence
my enuie upon a City, or company of persons exercising their right,
and thence to conclude they must not enjoy it, is a way of arguing
that I understand not.
Major Wildman's Reply.

I confess M. Hales is pleased to deal very ingeniously in laying down those principles wherein we agreed, which was, That the Liberties of the City were by prescription, and that the Charters were but Declarations of what our Liberties were, and that the Common-Council-men ought to have a Vote in their Elections; But I did not say but that they might have their Votes if they were chosen to that purpose: But he was pleased to say, that the Lord Maior, Alderman, and Common-Council, were a kind of a Representative of the City, and therefore he would hence aver, that there is no inconvenience to the City, seeing they have such a Representative. I shall answer M. Hales thus. If a man should say the Parliament represent the Commonwealth, and seeing we have a Representative, what matter if that 200 or 300 men more went into the Parliament and voted with them, the people of England surely would not think themselves well dealt with all, nor think those Acts so passed to be valid. M. Hales is pleased also to pursue Mr. Maynard's mode of imagining strange kind of consequences that may ensue upon this, and faith he, How if the people will say, when you brought it to the Representatives, we will not be bound to Representatives, but we will come and chuse personally; what then (faith he) would be the consequence of this? Truly if M. Hales will suppose that the people will not be bound by any Government, not by Acts of Parliament, he may fill his fancy with bad consequences: and why may it not be supposed as well, that all the people in England should say, we will go and make Laws ourselves in Parliament, as well as that the people should not be willing to be bound in their Wards to chuse the Lord Maior and Sheriffs by their Representatives? I shall let pass also what M. Hales was pleased to urge concerning that principle of a just subjection of people to Governors, to be founded upon an Assent, because he was pleased to confess very ingeniously, that I waved those Arguments that might reduce Government to an uncertainty, or to the first principles of general Common Right. But faith M. Hales, if that principle be allowed amongst a free people, that subjection to their Governors ought to be by mere assent; faith he, we must consider there is a Personal and a Virtual assent, and it shall be conceived to be a Virtual assent, where there hath been an usage time out of mind for the People to be subject to any form of Government. Of which nature he endeavoured to prove the way of electing the Lord Maior and Sheriffs by the Livery-men of the several Mysteries; whereas if M. Hales please to remember, they do all aver the usage of this way of Electing, but to have been for 174 years that they can prove. As for any suppositions that it was before, I think there is enough answered to that, there being no ancient Records that mention the chuse to have been by the Livery men, who come not as sent from Wards. And though M. Hales is pleased to balance the Records produced on one hand and on the other, and faith thus, that they produce for one hundred seventy four years, to shoe...
Major Wildmans Reply.

that this hath been the way of electing which now is; but faith he, those Records produced to prove another way of electing is but a short time. If he please to remember there is no foot-step or mention made of any Livery-men or of any of the Mysteries having a power to elect, until that 15. of Edw. 3. and we find from Edward the hit, about 200 years before, that there were twelve men in the Wards that were Elected, which we may well think to be the Representatives of those Wards, and chosen by them for that purpose, and not foot-steps of the discontinuance of it, from that time produced; but we may well say that all the Records that mention on the Commonies choose, are to be interpreted by the former Record, until that Record comes wherein mention is made of Livery-men, there being no mention made of the former, under that or any other name as such.

That which he was pleased to allege, that it was the Common Couneil men that were those twelve men, is answered before in Mr. Magna-Res, and therefore I pass it over.

But Mr. Hales seem to think it hard measure that we should exclude the Livery because there is no mention made of the. 1 shall only answer, that it is as hard for them to say, because the Common Council men are not mentioned to join with the 12 of the Wards, therefore they we exclude. But with Mr. Hales is the image that that explain what is mean by the Commonies and what is meant by those more able and discreet men in the city that are chosen; we desire but to hand to the explication of the Record; we produced an ancient Record that has these words viz. the whole Commenies; that is, to say, the more able and discreet men of the Ward; we would then have him produce a Record where it is said, the whole Commonies, that is to say, the Livery men, at least any time before that of Edward the fourth.

And the Arguments from the consequences, if this Government were not right, then with Mr. Hales, all the others, you have made since that time you alter the way of Elections is null.

I must humbly crave leave not to submit to his judgment in that, still he gives me better reasons; nor I suppose it is grounded upon that of wisely in a Chapter, which was answered before; nor though the body corporate have not had their Officers rightly elected, yet the body is not thereby dislocated, and therefore their purchase may be good, and without fear or disturbance.

The Arguments of Mr. Wild was pleased to use, were but to enforce what his brother had laid, that the 12 Electors of the Wards must be meant the Common Couneil, because (as he) no mention is made of the Common Couneil; but it hath been proved that in an election mention is made of the Common Couneil; and of other honest men of the City before any mention is made of Livery men; and though no mention was made of the Common Couneil, yet to say they were not mentioned.
Major Wildmans Reply.

Mentioned, therefore they were not called to that Assembly when the Election was made, is no good consequence; upon the grounds before alled, M. Wilds objection that we would ordain to introduce a novelty falls to the ground; for we conceive the way of 12 men out of the Wards so far more ancient than the way that is now pretended. And as for M. Wilds Arguments concerning the danger that would ensue upon the multitude coming to Elections, upon the same ground he may say, the Wards must not chuse their Aldermen nor Common Council men, if the Citizens should be deprived of their right upon that ground; that it is popularity, or they may be divided, and fall to blows; upon the same grounds they may take away the liberty of chusing Common Council men and Aldermen, and all their common Freedoms; and if these fears shall affright men from the claim of their Right, they may be told next that the Sky may fall, and therefore they must not go abroad.

As for the last objection of Mr. Wilds; that in this way of popularity its possible a choice may be made of unfit men. I shall only offer this to the consideration of the Court. Whether it is more probable that a whole Ward meeting together to made a small number of men that should represent them in the electing their Superior Officers, should chuse more unfit men for that Election, then a company it may be of Coopers, Tallow-chandlers, or other manual occupations should admit to the Livery, who admit all that will give so much money to be of the Livery; who are the likelyest men to send fittest men for the choice. I humbly refer to the Honourable Court, though it is strange to me to hear that the fear of popularit, or of giving way to much to the Liberty of the people, is so much insisted on, now we are come into the way of a Common-Wealth; it is a little dissonant to the present constitution.

Now I shall humbly submit to the Court what hath been offered in answer to that which the Gentlemen on the other side have objected; and humbly crave leave to be still of opinion, that I see nothing of strength objected against our Assertion, viz. That the liberty of Election is the Right of the Citizens of London in general, and is declared by the first Charter we find upon Record; and if it be the liberty of the Citizens in general to chuse, every man must chuse either by himself or deputy, and they all agree it is impossible they should all chuse personally; why they should not then chuse by their Representatives, I humbly leave to the judgement of this Honourable Court.
M. Maynard.

VvWe have taken up a great deal of time and patience, I will repeat nothing of what hath been said, only I think Mr. Wildman fears nothing of a popularity; for the matter, the measure is before you, how long one, how long another, we differ upon the Records recited, we think they are for us, they think the contrary; it lies in your judgements, and the measure of time how much it is; I am sure they cited no Presidents before Edward the first's time, and none since Edward the third's time; somewhat was spoken of Henry the sixt; I will not enter into a particular recapitulation, but there hath been nothing of that I apprehend we have said, but hath been answered only by the by; and that which is the strength of that we rely upon, hath been let go, and some generals taken hold of only; I shall give you this observation, that it is like enough the Mayor and Sheriffs, the Chamberlain who is the keeper of all the wealth of the City, and the great trust of the City reposed in them, will much depend upon this thing; Two Gentlemen have here argued, and observe it, the one grants what the other will not, we all agree, and how they will agree when a great many come together, I leave it to you to judge.

M. Hales.

Only this, Gentlemen, some two or three little mistakes there have been: I think not that they are wilful.

First of all, Whereas they would offer it to you, that the words of all the Commonalty, should be intended of the twelve men of the Wards, that is mistaken; for, Gentlemen, it was in a case of a choice of Aldermen, which is made by the Wards, and is not made by twelve men, as the very Record it self speaks; and therefore that is misapplied. It is in case of a choice of Aldermen, which is made by the Wards in their bulks; and not in twelve men.

And then next of all, for the continual Usage, they mistake in that. For that Usage, they give an instance in the third of King Edward the first, till some later time in Edward the second, and in the twentieth of Edward the third. But from the twentieth of Edward the third, not any instance at all of electing men out of Wards. That which they say now they are driven to it, now they would indeed exclude the Common Council from having any voice of right. We say, You do well. If the Common Council have no right, then may the Livery men have no right neither; for their Rights will stand, and fall upon the same bottom. We say only this: For that Record of Henry the sixt's time, it's nothing at all to the purpose; for that is this, That all those that were in the Common Council, together with other persons that were
called in, either from the Ward, or City, be it which it will: there is no man doubts but most of the Liverys they live in the Wards; and therefore it is not an argument that they were not persons that were of the Wards. And whereas we have no footsteps of the Livery in Record, it is true; the stiling of the Record is not of the Liverys; your Elections are not said to be by the Liverys at this day, but by the Commonalty, as it was near two hundred years ago; and yet in truth done by the Common Council and Liverys: so that all is one.

M. Wild.

My Lord, I shall only desire M. Latham may read this Record in the twentieth of Edw. the third; it is that whereupon I build my Argument; that is, Thus it was agreed by all the commonalty of the City, that the Lord Mayor for the time being shall be chosen by twelve, eight, or six out of every Ward, according to the greatness or bigunets of the Ward. That must of necessity be the Common Council.

M. Maynard.

One thing I forgot in that, This your Livery-men come not by number; Common Council-men they are summoned by a certain number.

Here the Record was read.

M. Hales.

This is that we say, and here we leave it. We say, That that Reason that these Gentlemen do use upon their presidents in Edward the first's time, and Edward the second's time, is to exclude the Common Council, as well as the common Hall; and we say, that upon the same reasons they may exclude the one as well as the other. There is no mention made of the common-Council to have a voice in any of the Elections in Records, and therefore they would exclude them. We say, They do the Record and themselves wrong; for though it's truth, there is mention made of the Mayor, Aldermen, and some others, it is not exclusive; for some others there might be, and yet notwithstanding it is agreed that the Common-council may make an election, and so is not excluded; and therefore the Livery-men may do the same. And whereas it hath been on so long, and not been contradicted, we hope you will continue on that continued course.

M. Wildman.

My Lord, We still insist upon it, that those presidents produced, being for twelve men out of every Ward, cannot probably be conceived to be the Common-council; for how can we conceive that the Common councel, at that time when the city was not a fourth part of what it is, should consist of as many or more then it doth now? But by the Record now read, it appears, that it was agreed that so many men of every Ward should come to the election; and then further agreed, that every Alderman of every Ward should cause such a number, a smaller number then the other, to be chosen, to be of the Common council, and
It is not said that they should be the electors. The Record speaks of two things agreed unto: First, that one number of men should be elected for the Wards; secondly, that another number of men should be chosen by the Wards, to consult, as the Record saith, de aedibus negotiis, to consult about the hard matters that concerned the city.

But suppose it should grant the learned Gentlemen of the other side that which they so much contend for, viz. That the twelve men of the Wards, mentioned in the Records to be the electors of the Mayor, were the common council; and that, as M. Wild would have it, the twelve, eight, or six of every Ward, that the common Hall agreed in the 20 of Edw 3. should be the churfers of the Mayor, that these were the common council; suppose this, What advantage to their cause will the Gentlemen gain from thence? The conclusion from thence would be, That the common council were the only electors of the Mayor; and what becomes of the Companies Liberties, for whose power in electing they plead? And if it were the common council that were the electors, it doth establish our foundation, which is this, That all those who are chosen by the Wards, and do represent them, ought to choose the chief Officers of the city: And if the Wards would trust the common council only to be the churfers now, and declare it in the choice of them, we should not oppose it.

M. Maynard.

Gentlemen, I forgot one word that M. Wildman was pleased to deliver for Law, that you may believe, if you think good, That there is no forfeiture of Charters. Now what the Parliament may do under favour, is no question; but no doubt but there is forfeiture of Charters. And be it, Twelve Judges there are, and but few of them agree. You must be sure, That it is the Judges part to judge your actions at last.

FINIS.