THE

POOR MAN'S FRIEND;

OR,

ESSAYS ON THE RIGHTS AND DUTIES

OF THE POOR.

By Wm. Cobbett.

LONDON:
PRINTED AND PUBLISHED BY W. COBRETT,
183, FLEET-STREET.
1829.
No. I.

COBBETT'S
POOR MAN'S FRIEND:

Useful Information and Advice for the Working Classes; in a Series of Letters, addressed to the Working Classes of Preston.

LONDON:
Printed and Published by W. COBBETT, No. 183, Fleet-Street.

PRICE TWO-PENCE.

LETTER I.

TO THE
WORKING CLASSES OF PRESTON.

Kensington, 1st August, 1826.

My Excellent Friends,

1. During one of those many speeches, which you have so recently done me the honour to listen to, I promised to communicate, in the form of a little book, such information and advice as I thought might, in the present state of things, be useful to you. I am now about to fulfil this promise. The recollection of the misery in which I found so many of you; those melancholy effects of poverty produced by taxation, that I had the sorrow to witness amongst a people so industrious and so virtuous; the remembrance of these will not suffer me to be silent on the subject of the means necessary to the restoration of your happiness, especially when I think of the boundless kindness which I received at your hands, and which will live in my memory as long as memory shall live in me.

2. We are in a very ticklish state of things: the most sluggish and torpid of men seem to be convinced, that there must now, at last, be some great change. Then, observe,
The Poor Man's Friend.  [Letter]

The manufacturing concern is, in some sort, approaching its end: a total change in its very nature is about to take place; the demand for food and raiment must now address itself to the land: the rights, therefore, of the working man ought now to be clearly understood by him, and especially his right to food and raiment; a right guaranteed by the laws. Upon this and many other important subjects, the working man ought, in this awful state of things, to be made fully acquainted with his rights, and his duties, in order to guard him against the consequences of erroneous opinions. There are projectors, some of whom recommend an issue of assignats, and others a mulcting of all those who lent the King and Lords and Gentlemen and Parsons money, or, in other words, who lent the Government and Parliament, or nation, as it is called, money to carry on the late wars with, and to pay pensions and salaries and barrack-establishments and sinecures with. There is one Sir James Graham of Netherby in Yorkshire, who in a large pamphlet, recommends this sort of mulcting. But, I shall tell you more about this in another Number. It is, however, an affair that you must clearly understand soon; for, you are all deeply concerned in the proposed mulcting. If that were to take place with impunity, all but the aristocracy and parsons would become the basest of slaves: we should all be mere beasts of burden to those two sets of men. If this impudent aristocrat's project could be quietly carried into effect, the people of England would deserve to be lashed to death.

1. The subjects on which I have to submit my thoughts to you are many, and every one of great importance. In the present state of things, when starvation stalks forth in the midst of plenty, it behoves us to look well into the nature and origin of property, and into the conditions on which it is held. Men are not to lie down like dogs and die for want: God never made them for that, and the laws of England positively command the contrary. This, therefore, is now become a great subject; and we must rightly understand it in all its branches. But, indeed, the subjects on which I wish to address you are many; and as I wish to make this little work as convenient and as useful to you as possible, I intend to publish it in Six or Eight Numbers, one Number on the first day of each Month, until December or February next. Each Number will be sold to other people for Two-Pence, by the single copy; but, according to my promise, I will cause, as far as I am able, every working family in Preston, to have delivered at their dwelling one copy of each Number, as a gift from me, and as a mark of my gratitude for their great kindness towards me. There will be some difficulty attending this delivery; but that which is done without any difficulty is seldom much worth.

4. I shall endeavour to make this little work really useful to the working classes in all the manufacturing districts. I shall, from time to time, give them my best advice on matters of great importance to them; I shall make every effort in my power to give them clear notions of their rights and duties; I shall do every thing in my power to guide them safely through the perilous times that are approaching; I shall neglect nothing that I can lawfully do in order to rescue them from the miserable state, into which they, without any fault of their own, have now been plunged; and, above all things, I shall endeavour to show them, to prove to them, that the fault will be in themselves, if they lie down like dogs and die with hunger; for, as I shall show them, the humane laws of their country have provided ample succour for every one that is in want, and that, if succour be not obtained, there must be neglect to appeal to, or daring violation of, the laws.

5. This is a subject of so much importance; it is so vitally interesting at this moment, that I should enter on it in preference to all others were it not necessary for me, first of all, to address you on the subject of the Late Election, and to offer you something in the way of caution as to the Next Election. When I have done this, I shall treat of other matters; and I hope to make these six or eight
Numbers form, when put together, a book worthy of the title that I have given it.

6. The history of the late election for Preston is, at present, fresh in your minds; but it ought, nevertheless, to be recorded in print: it is due to you and to me, that I have given it. The right of voting is in "the inhabitants at large," without any limit as to time of residence; and there is no more law for limiting it to a residence of six months than for limiting it to a residence of ten years. The exclusion on account of parochial relief is also arbitrary, and it is cruelly unjust. A man in want has a right to relief; it is a right which he possesses in exchange for other and greater rights which he has given up; and is he, because he has need to use this right, to have his right of voting taken from him?

7. However, we shall have to discuss this matter more fully by-and-by, when we come to talk of the means which you ought to make use of effectually to prevent yourselves and your children from starving, during the dreadful times that are approaching. The right of voting extends, in practice, to four fifths, at any rate, of the working men; and as almost the whole of these working men were decidedly and openly for me, while a large part of the shopkeepers and others anxiously wished me success, it is necessary that we clearly see and well remember the means by which these wishes and hopes were defeated, in order that we may effectually guard against any such means in future.

I.

8. All Lancashire, and, indeed, all England, knows, that Stanley and Wood canvassed the town early in May; that I entered Preston for the first time on the 15th of May; that I remained there only three days, and then returned to London; that my reception was that of an old and beloved friend rather than that of a stranger; that I returned to Preston on the 29th of May, and was received amidst the acclamations, not only of the people of Preston but of those of the country all round about, who had been drawn together by the news of my intended arrival, many of them coming from a great distance, and forming, all together, an assemblage, from first to last, of, perhaps, forty thousand people; that, on my canvass, I was voluntarily promised more than half the real good votes in the town; that, during the month that I was in Preston, I never appeared in the streets but amidst huzzas and blessings; that, upon no occasion did any one person ever, in public, and before my face, openly and aloud express disapprobation of me, or of anything that I said or did; that Stanley (a grandson of the Earl of Derby), having caused an expensive procession to be prepared to do honour to his entrance into Preston, was hissed, hooted, and spit upon by the people; that Wood (a son of an old cotton manufacturer) prudently crept into the town unseen; that Barrie (a Captain in the Navy and a Commissioner in Canada), the moment he showed his face, was pursued and pelleted, and was actually compelled to flee from the hustings the first day he appeared upon them; that, even after the election was over, all the marks of popular attachment to me remained; that I came out of the town amidst all those demonstrations of respect and admiration which had marked my entrance into it; and that the like demonstrations accompanied me even beyond the boundaries of the county.

9. These facts are well known; and it is also known that I had a majority of, perhaps, twenty to one on the show of hands. It is also well known to you, that, on the actual canvass, I had promised me more than three times as many
votes as Wood, and many more than Stanley. It is, therefore, necessary to state the means by which my exclusion and the return of Stanley and Wood were effected. These objects were accomplished principally by the use of deal boards and other deal timber. A model is now making of these curious contrivances of Nicholas Grimshaw; and I think it likely that this model will finally be deposited in the Town-Hall of Preston, and there kept to the immortal honour of the engineer. The history of the deal boards is very well known to you; and, as the whole nation will hear enough of them, before next winter be over; as there will be both a model and a copper-plate picture of this set of most curious contrivances, it is unnecessary for me to say more of them here, than to state their effects. They enabled the Mayor to keep me, from the outset, at the bottom of the poll, though I had three times as many votes as Wood, and more than either of the other two, and though my voters were waiting in hundreds to be polled. These deal boards and timbers enabled him to know whom every man was going to vote for, before the man was examined, and before the validity of his vote was decided on. They enabled him to cause the polling to be quick, or slow, just as he pleased; accordingly, he kept ten of my voters more than two hours under examination, in the early part of the election; and, in the latter part, when I had ceased to bring up men to vote, he frequently polled at the rate of a man in half a minute. During the three first days he polled only two hundred and eight men; and, in one of the latter days, he polled 610 men. In short, these deal boards and timbers enabled him to put into the seats those whom he chose to put into them, except in case of such an accident as that which, on this occasion, put in Wood, and an account of which we shall presently see.

10. The tally-scheme, by which you have been jostled out of your rights for half a century, having, on the third day, been put an end to at my demand, and at the demand of some of my voters, the Mayor then took the votes by fours, for a day, and after that by ones; but he still kept the ditches, which accomplished two things: namely, they enabled him to know whom every man was going to poll for before the goodness or badness of the vote was decided on; and they enabled him to prevent my voters from coming on faster than those of any other candidate; or, in other words, as the Tallies had put me at the bottom of the poll so this polling, through ditches and by turns, must necessarily keep me there.

11. Seeing him resolved to pursue this course, having evidence that terror was at work amongst the voters, and that some had already been thrown out of bread for having voted for me; seeing also, that much more than enough had been done to set aside the election, and I, at the end of the ninth day, declared my intention not to bring up any more voters, and I gave notice, that, next morning, I should throw my ditch open to all parties! Here was a pretty scene! Here had I the absolute power of causing Wood, or Barrie, just which I pleased, to be elected. I could give my ditch, or sell it, to which I pleased; and he would, thereby, have two votes to the other's one. And this they call a free election! I neither gave nor sold my ditch, but flung it open for the use of all parties. Now, then, as it was become next to impossible to poll all the voters, it was clear that whoever (of Barrie and Wood) got the command of this ditch, got the election. Here, then, there was something to fight for: and accordingly the fight began the next morning!

12. The great object with my friends was to keep out Barrie. I was now out of the question myself, and they cared nothing for Wood; but they abhorred Barrie, as the tool of those who had kept them down for so many years. Wood had green colours; green was the people's colour; the green, it is positively asserted, had been tied under the hoofs of the horses, ridden in the chairings, by the Hornbies and Horrockses! The people were, therefore, bent upon the defeat of Barrie; they were re-
solved, at all hazards, that the green should not, this time, be trampled under the hoofs of the horses of the insolent tyrants. Wood had, at this time (when I opened my ditch) only fourteen votes more than Barrie; Barrie had, for several days, been fast gaining upon him; only about a third of the voters had polled; and Wood would have been driven off in two days, had it not been for the poor fellows, some of whom HE, WHILE HE SAT QUIETLY, saw handcuffed and taken to gaol by dragoons, after they, and they alone, had given him his majority; and by dragoons, too, of the bringing in and the employing of whom he had expressed his approbation!

13. These good fellows had, for the most part, voted for me plumpers. They still carried my colours, green and white. They took the green and white staves (about six feet long), which my people had used, and had laid by. These they carried to Wood's Committee Room, where each staff was cut into three bludgeons; and as there were seventy-two staves, there were arms for two hundred and sixteen men. Other bludgeons were got; and, at last, there were, I believe, about two hundred and fifty men thus armed. Their object was to keep out of my ditch all but those who were about to vote for me, or for me and Wood; or in other words, their object was to defeat Barrie, or, still more correctly, to defeat those who had trampled on them for so many years.

14. Barrie could muster no force to resist this; his voters were driven back from my ditch; and, as mine now split between me and Wood, Barrie must, it was clear, be beaten, unless this bludgeon force could be put down; and, unless Stanley and Barrie instantly coalesced, and Stanley, by ceasing to split occasionally with Wood, shut him out. On the 21st of June, therefore, after a vain attempt, on the part of Barrie's people, to get into my ditch; after, in short, they had been beaten and kicked away from the place, what does the Mayor do but adjourn the court to the next day! It is very curious, that Stanley, with some of his committee, had,

just before this adjournment, set off to Lord Derby's, whence they returned the next day. It was said, that their business was, to consult on a proposition which Stanley had received for forming a coalition with Barrie, like the old one between the Stanleys and the Horrockses. It was also said, that this proposition was rejected; and, indeed, the cold and shabby and even sneering reception, given to Lord Stanley, by the Tories and even by the Whigs, when he came in at the race-time, seems to warrant this report. Be all this as it may, the polling began again on the 22d in the morning, and continued throughout the day. The green and white bludgeon-men having the absolute command of my ditch, and shutting out all those who were not about to vote for me, or for me and Wood. Thus was Wood, by these good, honest fellows, whom he (sitting perfectly quiet, alongside of Dr. Crompton,) saw handcuffed and taken off to gaol under the sabre; aye, under the sabres which he himself had approved of bringing in; thus was Wood placed above Barrie on the poll; and Barrie, seeing that there was to be no coalition with Stanley sufficient to take Stanley's splits from Wood; Barrie, seeing this, now, on Thursday morning, the 22d June, delivered to the Mayor a protest against the proceedings!

15. Nevertheless the polling kept on throughout the day, Barrie's people being strictly excluded from my ditch; but, the next day (the 23d June), at about eleven o'clock, in came the dragoons, some galloping in amongst the people in front of the hustings, others posting themselves at the entrance of my ditch, while others, dismounted, rushed into the ditch, sword in hand, and seized many of the bludgeon-men, who were actually hand-cuffed, and taken directly from the hustings to the goal, under the naked sword! Three of the dragoons were then posted at the entrance of my ditch; they sat there, on their horses, with their swords drawn, during the remainder of the polling time of that day, and during the whole of the polling time of the next day. So that we were, nearly two whole days, actually poli-
The Poor Man's Friend. [Letter

14, being under the naked sabre! At this rate, we shall soon see Captains and Serjeants taking the poll! If we were not under “military government” at Preston, I should like to know what “military government” means. All this is positively forbidden by the law; and, it remains for us to see, whether the electors and town of Preston be outlawed.

16. There now remained but one day to come, Monday, 26th June. It came, and the Mayor declared Stanley and Wood duly elected. The number of votes, according to the Mayor’s account, were thus: Stanley 2923, Wood 1993, Barrie 1653, Cobbett 945. Nothing can be more deceptive than the appearances here; for, of plumpers, Stanley had 36, Wood 92, Barrie 71, Cobbett 451. So that, if we reckon by half votes, Stanley had 2959, Wood 2064, Barrie 1728, Cobbett 1446; and, observe, that, on the 9th day I left off bringing up, and desired no more of my voters to come, unless it were to please themselves; and, observe also, that, at this time, only about a third of the voters had polled. But the curious thing is to observe, how Wood got in. He had only 736 votes of his own, he got more than 700 from Stanley, and he got 446 from me! Take my 446 from him, and he is 110 under Barrie. And these 446 he got merely because my friends wished to keep out Barrie. Those who gave Wood these votes disliked him. “D—n Wood,” said one of them, when he gave his vote; “but,” said he, looking at Barrie, “I vote for him to keep thee out.” Wood had far less of real votes for him than Barrie had; and, observe, Stanley’s great majority is all a deception. He got about 700 splits from Wood, and about 800 splits from Barrie; so that he brought up, after all, only about 1400 men, and there came up for me 995 men, because all mine would have been plumpers, if it had not been that 446 gave Wood splits, in order to keep out Barrie. It is very material to bear this in mind; for it shows, that neither Stanley nor Wood has any real weight on their side in the borough. Stanley was supported by many of those,

both high and low, who would not look at him another time; and, as for Wood, I should think that the horse on which he rode round the town, would be as likely to be chosen as he.

17. Other opportunities will offer for speaking to you of the family of Stanley, and of the benefits you are likely to derive from them; other occasions will offer for asking you whether you will again suffer yourselves to be cajoled by ten or a dozen of poor fowls being set a fighting, and three or four horses set a galloping, by the family of Stanley; other occasions will offer for expressing a hope, that you are no longer to be thus amused, as the Romans were, after they became the slaves of haughty and insolent nobles, who, while they fed them, like dogs, on offal and on garbage, instituted shows and games to amuse them; other occasions will offer for speaking to you on the subject of the Stanleys; and, as to Wood, I should not have said a word (it being impossible that he should ever trouble us again), had not the transactions connected with his name been such as to give us a true idea of the fellows who set up for gentlemen, on the ground of pretending to be duellers.

18. To say that Wood was first a cotton-broker, then a sugar-baker, then in training for an Unitarian Parson, and then a God-knows-what; to say this is nothing; thousands have been members of parliament with no fairer pretensions to gentlemanship. It may have been a joke to say (as was said at Preston), that, when he went on his canvass, he carried lolly pop in his pocket to please the electors’ children with, but who can behold the man’s look, hear the sound of that voice of his, and see (when he is speaking) the movement of that seamstress-like arm and elbow of his; who can see and hear these, and reject as incredible the amiable gentlemanship of the lolly-pop appeal to the paternal feelings of the electors?

19. It was not, however, till he came to be placed in open hostility with Barrie and his men of war, that the gentlemanship of Wood became so very conspicuous. He had three antagonists; and we shall now see how he dealt with
The Poor Man's Friend. [Letter

them. I shall relate the facts as they are stated in the Manchester Guardian of 1st July, because this paper is owned and edited by one Taylor, who was, as he tells us, Wood's negociator in these "affairs of honour." Wood had three antagonists: first Capt. Colquitt, next Capt. Barrie, and, third, the red-coated Captain, whose name was Polhill. As to the first, he, on the hustings, and to Wood's face accused him of "cowardice and treachery." Wood took no notice of this at the time. It was published in the Preston Pilot the next day (Saturday morning), and then this Taylor, this newspaper-man of Manchester, was set to work to try to get Capt. Colquitt to "explain the offensive words," in order to "save the honour," as it is called, of Wood. Taylor sent somebody (whom he does not name) to Colquitt; but, observe, with how gentle a message! It was this: to ask whether, "on receiving from Mr. Wood, an assurance, on his word and honour, that he had not been accessory, directly or indirectly, to the employing of bludgeon-men, Capt. Colquitt might not feel it right to make some explanation of the offensive words he had used;" that is to say, whether, after Wood had protested his innocence, Colquitt might not consent to unswear the charge of "treachery and cowardice." Colquitt positively refused to do this: he, in the most manly manner, said, that he had accused Wood of treachery and cowardice, and that he would give no explanation at all, and would retract nothing; that is to say, that he would abide by what he had said; namely, that Wood had been guilty of "treachery and cowardice."

20. Now, then, to be sure, there must be a fight, especially as the "man of honour," Taylor, the newspaper-man from Manchester, had the "honour," of Wood in his keeping. It was impossible for Wood to avoid fighting, unless he, at once, gave up all pretensions to being a "man of honour." Here was a man who had called him "traitor and coward," and who stood to his words. So that he must, according to the law of "honour," fight the accuser, or pass for a "traitor and a coward!" Hard choice! Sad hobble! And now you shall see how your Member of Parliament got out of it with a whole skin at any rate.

21. Colquitt's disdainful refusal was conveyed to Wood's "man of honour and gentleman" (as the fellow calls himself), about noon on the Saturday. Nothing was done! No challenge sent to Colquitt. It was, however, necessary for Wood to do something, or to give up, at once, all pretensions to the character "of a gentleman and a man of honour," as the great fool, Taylor, calls it. Well, now, what was done; what did these "men of honour" do? Did they determine to fight, or did they determine to confess that they would rather not! They did neither of these. They did that which one almost blushes to think of as the act of human beings. I told Wood, at the hustings, that my feeling towards him was that of contempt: let the world hear the following facts, as related by this Taylor himself, and then say, whether this feeling of mine was not just and proper.

22. There was, at the election, a Dr. Crompton, who was so constantly with Wood, on the hustings, and everywhere else, that he was called "Wood's dry-nurse;" but the people, when they gave the Doctor this name, could hardly be aware how very apt it would finally appear to be. It is the business of a dry-nurse to keep the child from harm, from harm of all sorts, and especially from bodily harm. The Doctor, therefore, at midnight, on the Saturday, taking one Charles Howard (another companion of Wood) along with him, went to the Mayor's house; and, having called him up, brought forward Howard, who swore, that "he believed that a duel was about to take place between Mr. Wood and Capt. Colquitt." Then Dr. Crompton demanded from the Mayor a WARRANT for the taking of Wood and Colquitt into custody, in order that they might be bound to keep the peace: that is to say, bound not to fight! This was done accordingly; Wood entered into a bond of 2,000l. to keep the peace for two
years, with two sureties in 1,000l. each; but, it is curious to observe, that the Capt. was (as this Taylor acknowledges) suffered to go at large upon his word, without being bound at all, though he, on the Saturday, had (as this Taylor says) actually sent Wood a threatening message on another subject.

23. This newspaper-man, Taylor, would have his readers believe, that neither he nor Wood knew that the good and kind and watchful DRY-NURSE was going to the Mayor. He would have us believe, that the Doctor went to the Mayor and got Wood taken up and bound over in 2,000l. for two years; and all this sorely against the will of Wood, who was (Taylor would have us believe) as eager for fight as one of Lord Derby's cocks! Ah! "gentleman" Taylor, the newspaper-man, you cannot gull us in this way; for, if the DRY-NURSE had acted contrary to Wood's wishes, how came Wood, the next morning, to have the said DRY-NURSE for one of HIS BAIL? And, how came he to be, on the day after, sitting, at the hustings, under the wing of the DRY-NURSE, like a frightened chicken under the protection of an old hen? Oh! no, "gentleman" Taylor, the newspaper-man of Manchester, we are not to be induced to swallow this. What! Did Dr. Crompton go to the Mayor without Wood's knowledge? Did he go, and inform against Wood; and get a warrant to take him up; and then get him bound over for two years, in the sum of 2000 pounds: did the doctor do all this against Wood's wish; and was Wood not angry with the Doctor? And, if he were angry with the Doctor, how came he, on the Sunday, to have the Doctor for one of his bail, and, on the Monday, to be again sitting cuddled up under his wing at the hustings? What! Doctor Crompton go and inform against a man, get a warrant to take the man up, cause the man to be seized by a constable and led prisoner before a magistrate; the Doctor do all this, and then go with the prisoner, and BE HIS BAIL! Why, my friends of Preston, if Charles Howard, Dr. Crompton, Newspaper Taylor

I.] THE POOR MAN'S FRIEND.

(though, as he says, "a gentleman"), and Wood himself; if they were all to make their several voices into one, and if with that one voice, they were to take an oath, that the DRY-NURSE and Howard did not go to the Mayor and get the warrant with Wood's knowledge and wish; if they were all to swear this, till they were hoarse, is there one single man of you that would believe it?

24. But, whatever we may think of this affair, it is nothing, when compared with the affairs with Barrie and Polhill. Colquitt finding, on the Saturday afternoon, that his charge of "treachery and cowardice" produced no effect, sent a real challenge to Wood. "Gentleman" Taylor the newspaper-man, gives this challenge (of which Capt. M'Quhae was the bearer) in the following words: "Captain M'Quhae is instructed by Captain Colquitt to demand from Mr. Wood immediate satisfaction for having stated, in one of his speeches from Croft's Inn, "that the British colours were disgraced by being followed by such a man as Captain Barrie; Mr. Wood's communique being all to swear this, till they were hoarse, is there one single man of you that would believe it?

25. Now mark. This Taylor, the "gentleman" newspaper-man, says, upon this, "that he, finding, from conversation with Wood, that Wood had never made use of any such language about Barrie; and, being himself quite sure, that Wood never had made use of any such language about Barrie," he, the gentleman newspaper-man, being quite sure that Wood had never made use of any such language, said that there could be "no object to an explicit disavowal of it." And this was the answer that a "man of honour," that a fighting gentleman newspaper-man gave to so peremptory, and, indeed, so insolent a demand as that of Colquitt! But,
the gentleman newspaper-man went a great deal further than this; for he gave Colquitt's messenger the following written certificate:—"Mr. Taylor is requested, on the 19th day of June last, after the close of the poll on the hustings, by sending a message to him to know, whether he, Wood, had made use of the following words, which words had appeared in the Preston Chronicle of the Saturday: "Let him (Captain Barrie) bear the national flag against the foe if he will: but if he were here I would tell him this, that the national flag was never more disgraced than it is by being borne in a procession of men, who are brought up to vote against their consciences by the price of bribery."—Wood, after consulting, as man-of-honour Taylor tells us, wrote and sent to Captain Barrie the following words: "I am not answerable for newspaper reports, but I have no hesitation in saying, that the report of my speech is inaccurate in many important points, and that I did not utter the words as above quoted by the Chronicle; and I have further no hesitation in saying, that I never said, or meant to imply, that Captain Barrie had in any way whatever disgraced the national flag; or that he (Captain Barrie) had brought up his men to vote against their consciences, by the price of bribery.—John Wood."

27. This gentleman Taylor's account of this transaction; but it was a great deal more humiliating to Wood than this; for Barrie read the offensive passage in the Preston Chronicle to Wood upon the hustings; and then, turning to Wood, he said, looking fiercely at him, at the same time, "is that true?" To which Wood, to the astonishment of his own people, answered, "NO: IT IS NOT." Still Barrie was unsatisfied; and, still looking fiercely at Wood, said, "I must have that in writing." Upon this Wood immediately left his box, and went out to the hall at the back of the hustings, where he, and the gentleman newspaper-man, got up the purgation note which I have inserted at the close of the last paragraph.

28. Poor fellow! What a hunting they gave him! It is notorious that he did say these words, or words to this effect. This is known to hundreds and hundreds of persons at Preston. The Reporter of the Morning Herald still insists that he heard the words. The Editors of the Preston papers say as much for themselves. Could all these people be deceived? After I left Preston, I read, with great surprise, the above account in the Manchester Guardian. Several people at Preston had told me that Wood had, in his speeches at the inn, accused Barrie of bribery; I, therefore, wrote back to my son, who was still at Preston, to make strict inquiries into the matter; and to send me such evidence as would enable me to speak positively upon the subject. My son found that there were many of our own friends who heard Wood utter the words; but, in choosing a person to give evidence on the subject, he thought it best to take one of Wood's own friends, great numbers of whom had heard the words uttered, had approved of the words, and had felt most indignant at Wood, for having, in so shocking a manner, eaten those words. My son, therefore, inquired for some friend of Wood who had heard these words; and he found Thomas Lee, who had, observe, voted a plumper for Wood, and who made the following affidavit:—

Thomas Lee, of No 3, High-street, in the parish of Preston, in the county of Lancaster, Weaver, maketh oath and saith, that on Monday the 19th day of June last, after the close of the poll on that day, he attended with a great number of other persons to hear Mr. Wood speak from the window of his inn; that this deponent
THE POOR MAN'S FRIEND.

stood on the edge of the pavement, at about four yards distant from the house and nearly directly under the window from which Mr. Wood spoke; that he, so situated, heard the whole of Mr. Wood's speech very distinctly; that he has a clear recollection of all that Mr. Wood said, so that if the report of Mr. Wood's speech were read to him, he could, if any word were stated in such report which had not been delivered by Mr. Wood on the occasion aforesaid, immediately point it out; he further saith that the report, which appeared in the Preston Chronicle, of the 24th of June last, being a report of the said speech of Mr. Wood, has been read to him, this deponent; and he further saith, that with respect to the words following, to wit—"Let him (meaning Captain Barre) bear them (meaning the national colours) against the foe if he will, but if he were here I would tell him this, that the national flag was never more disgraced than it is by being borne in a procession of men who are brought up to vote against their consciences by the price of bribery;" that with respect to these words he did distinctly hear them, or words to the same effect, uttered by Mr. Wood in the course of his speech aforesaid; and this deponent moreover saith, that when these words were uttered there was great applause from the persons assembled, in which applause he believes that no one joined more heartily than himself.

Sworn before me, at my office in Preston, this sixth day of July, in the year our of Lord one thousand eight hundred and twenty-six.

Ewd. Rishton,
A Master Extraordinary in Chancery.

29. There needs no other remark upon this, than that, even this is not more than we might reasonably expect from the man who could bring forward, and appear to believe in, the BOOK OF WONDERS.

30. We now come to the third antagonist; namely, little Captain Polhill. This Captain was the Commander of the horse soldiers that were brought into the town, during the election. He had, it seems, been attacked, by hooting, or in some such way, by people, as he asserted, wearing green ribbons. And he took it into his head, that Wood should make an apology for this to him; though it was not done in Wood's presence, nor within half a mile of the spot where Wood was at the time. The fact is, as I heard,
that these are two men that will do no harm; that Cobbett has been kept out; and that, the holes being both shut now against Cobbett, it would not be wise to open them again. I dare say, that, if the Captain really have set his heart upon a seat, he will find some good-natured gentlemen to give him one, rather than see him upon the holes again at Preston. Therefore I do not think that Barrie will petition; but, I know that I shall; and that, unless all law and all justice, and even all pretence to law and justice, be abandoned, I shall set aside the election. WOOD, I hear, comforts himself with the hope, that I shall not venture to encounter the great expense of a petition. The same thoughts are, I dare say, passing in the mind of the spitten-stanley. To their mortification be it known, that this expense, whatever it may be, will be borne by others and not by me, who, however, will take special care that it shall amount to but very little. Not so will it be on their part. They have not the knowledge, the talent, the zeal, the labour, for such an undertaking. They must buy them all. Everything must be bought by them. Hardly anything need be bought by me; and there is one thing, that we shall have the eyes of the whole country upon the Preston Election Committee. In Lancashire you are prone to think (and God knows with but too much reason), that there is no justice for any body that the Government does not like. However, there are, except in Lancashire, certain bounds to be thought of in matters of this sort. The mode of forming the Committee, or Court, for trying an Election, is perfectly fair. The members are all upon their oaths; the witnesses are upon their oaths; the evidence is taken down in short-hand; the trial is open; the parties are heard by themselves or counsel; I shall plead my own cause; I shall examine my own witnesses; I shall cross-examine the witnesses of WOOD and STANLEY; I shall draw up my own petition; I shall frame my own charges; and I have no scruple to say, that, seeing the great interest that will be excited by the trial, and seeing that the eyes of

THE POOR MAN'S FRIEND. [LETTER

I.] THE POOR MAN'S FRIEND.

the whole country will be fixed upon this Committee; I have no scruple to say, that there must be something very much like an end of all law and of all government, before fifteen members of the House can be found to declare upon their oaths, that the election ought not to be set aside.

32. This being the case, you may confidently look forward to another election in the course of about eight or nine months; and if I be alive at the time, I will be a candidate. I make, observe, life the only condition. If I be ill, I will send somebody to canvass and to speak for me. I may possibly be elected for some other place, before that time; but that shall not prevent me from standing for Preston. In short, there is nothing but death itself that shall prevent my being a candidate at the next election for Preston. We shall have one thing, at least, quite new, at another election; that is to say, we shall see no more TALLY TRAPS. There will be a model of our late traps exhibited to the Committee of the House of Commons; and you may be well assured that your children’s children will never see another TALLY TRAP. I think, too, that the Master Manufacturers will, before the next election, have found out quite sufficient reasons, for not attempting to bribe, to bias, or to sway their men; and, in short, for not doing any of those things, which many of them have heretofore done, in order to induce their men to vote contrary to their inclinations, or to withhold their votes contrary to their inclinations. I am very much of the opinion that these masters will never play, nor attempt to play, these tricks again.

33. I am decidedly of opinion, that things are now so working together as to cause the next Election for Preston to be something like free. In the meanwhile, let me advise you all to promise nobody your votes until you see all the candidates before you. You cannot know what will happen before the election takes place; and therefore it will be best to promise nobody, and then nobody can complain of breach of promise; this complaint was, in the last instance, at once most impudent and most ridiculous. However, it is as well
34. Having now said what is necessary relative to the Election, I should proceed, if I had room, to give you my best advice, with respect to the line of conduct which you ought to pursue amidst the troubles and the sufferings that now exist in the country, and amidst those greater troubles and greater sufferings that are at hand. When I had the honour to address you, for the first time, I told you that these sufferings were but beginning. You have found them increase daily and hourly; and I give it you as my decided opinion, that they will continue to increase; and that there will be no efficient relief until there be a Reform of the Parliament. But, in the meanwhile, the people must not starve: it is no man's duty to lie down and die with hunger. This is what no Government has a right to demand of any man. The law of Nature, the law of God, and the law of England, say that no man shall starve while there is food in the land. In countries, on the Continent, where there are no Poor-rates, it is not theft to take food, if it be necessary to preserve life, whether of a man's self, his wife, or his children. Men are held to have a right to preserve life by taking food belonging to others, unless there be an Overseer, or Magistrate, or somebody to cause sufficient relief to be given to the person who is in danger of perishing of hunger. According to the laws of nature, all things belong to all men. Men possess things in common. There is, according to the law of nature, no private property. My loaf is as much your loaf as it is mine, and it is more yours than it is mine, if you want it more than I do. This is the law of nature. When men entered into civil society, they gave up this law, and they established the law of rights, or of private property. My loaf is now, therefore, exclusively mine, and you have no right to have even a slice of it. Thus, one man becomes rich, while other men remain poor; distinctions, of which the law of nature knows nothing. But (and now I beg you to mark well what I say), if civil society get, no matter by what means, into such a state, that men cannot, by their labour, provide themselves and families with a sufficiency of food and of raiment; if, at the same time, there be no Magistrate, or other person, having authority to take from the rich and to give to the suffering poor, a sufficiency to preserve them against the natural effects of hunger and of cold; if (mark well what I say) civil society get into this state, then the law of nature, as far as regards the destitute person, returns in its full force. My loaf is no longer exclusively mine: it is yours, as much as it is mine; and you, if you be amongst the destitute persons, are held to have a right to take as much of my loaf as you want to relieve yourself, so that you do not expose me to suffer from want.

35. Now, my kind and good friends of Preston, while I most earnestly pray God that our country may never witness a state of things that shall make this doctrine of practical application; and while I most anxiously and earnestly hope that you and your families will be preserved from this scourge; while these are my prayers and my hopes, such are my fears with regard to the evils which this system is calculated to bring upon the kingdom, that I think it my bounden duty to discuss the doctrine contained in the foregoing paragraph. However that doctrine may appear to hardened ruffians, who can talk so calmly about the "thinning of the population," I repeat, that if civil society get into such a state that men cannot, by their labour, provide themselves and families with a bare sufficiency of food and of raiment; and if, at the same time, there be no Magistrate, or other person, to supply the destitute with a sufficiency to preserve them against the natural effects of hunger and of cold; then I say, that it is our duty to inquire, whether, according to the law of nature and the law of God, and according to the civil law and the law of England; according to all these, whether it be THEFT for destitute persons to TAKE,
without payment and without leave, food and raiment, which are the property of other people; provided they do not take more than enough to relieve their necessities; and, provided also, they do not, by their taking, leave in want those persons from whom they take.

36. As long as our humane and excellent Poor-laws shall be duly executed, we never can be exposed to this dreadful alternative; but, to hear what the law says on the subject, and to discuss that subject; these are necessary, in order to show the excellence of our own Poor-laws, to induce the people to appeal to and rely upon them, and to induce the Overseers and the Magistrates promptly to obey them, in order that, in the perilous times that are apparently approaching, we may, at any rate, avoid those violences, which must add to the misery already existing. This duty I shall, therefore, endeavour to perform in my next Number.

I am

Your faithful friend and most obedient servant,

Wm. Cobbett.

---

My Excellent Friends,

37. Amongst all the new, the strange, the unnatural, the monstrous things that mark the present times, or, rather, that have grown out of the present system of governing this country, there is, in my opinion, hardly any thing more monstrous, or even so monstrous, as the language that is now become fashionable, relative to the condition and the treatment of that part of the community, which are usually denominated the POOR; by which word I mean to designate the persons who, from age, infirmity, helplessness, or from want of the means of gaining any thing by labour, become destitute of a sufficiency of food, or of raiment, and are in danger of perishing if they be not relieved. Such are the persons that we mean, when we talk of THE POOR; and, I repeat, that, amongst all the monstrous things of these monstrous days, nothing is, in my opinion, so monstrous, as
the language which we now constantly hear, relative to the condition and treatment of this part of the community.

38. Nothing can be more common than to read, in the newspapers, descriptions the most horrible of the sufferings of the Poor, in various parts of England, but particularly in the North. It is related of them, that they eat horse-flesh, grains, and have been detected in eating out of pig-troughs. In short, they are represented as being far worse fed and worse lodged, than the greater part of the pigs. These statements of the newspapers may be false, or, at least, only partially true; but, at a public meeting of rate-payers, at Manchester, on the 17th of August, Mr. Baxter, the Chairman, said, that some of the Poor had been starved to death, and that tens of thousands were upon the point of starving; and, at the same meeting, Mr. Potter gave a detail, which showed, that Mr. Baxter's general description was true. Other accounts, very nearly official, and, at any rate, being of unquestionable authenticity, concur so fully with the statements made at the Manchester Meeting, that it is impossible not to believe, that a great number of thousands of persons are now on the point of perishing for want of food, and that many have actually perished from that cause; and that this has taken place, and is taking place, IN ENGLAND.

39. There is, then, no doubt of the existence of the disgraceful and horrid facts; but, that which is as horrid as are the facts themselves, and even more horrid than those facts, is the cool and unresentful language and manner, in which the facts are usually spoken of. Those who write about the misery and starvation, in Lancashire and Yorkshire, never appear to think that any body is to blame, even when the poor die with hunger. The Ministers ascribe the calamity to "overtrading"; the cotton and cloth and other master-manufacturers ascribe it to "a want of paper-money," or, to the Corn-Bill; others ascribe the calamity to the taxes. These last are right; but, what have these things to do with the treatment of the poor? What have these things to do with the horrid facts relative to the condition and starvation of English people? It is very true, that the enormous taxes which we pay on account of loans made to carry on the late unjust wars, on account of a great standing army in time of peace, on account of pensions, sinecures and grants, and on account of a Church, which, besides, swallows up so large a part of the produce of the land and the labour; it is very true, that these enormous taxes, co-operating with the paper-money and its innumerable monopolies; it is very true, that these enormous taxes, thus associated, have produced the ruin in trade, manufacture, and commerce, and have, of course, produced the low wages and the want of employment: this is very true; but, it is not less true, that, as wages or employment as they may, the poor are not to perish with hunger, or with cold, while the rest of the community have food and raiment more than the latter want for their own sustenance. The LAW OF ENGLAND says, that there shall be no person to suffer from want of food and raiment. It has placed officers in every parish to see that no person suffer from this sort of want; and, lest these officers should not do their duty, it commands all the magistrates to hear the complaints of the poor, and to compel the officers to do their duty. The LAW OF ENGLAND has provided ample means of relief for the poor; for, it has authorized the officers, or overseers, to get from the rich inhabitants of the parish as much money as is wanted for the purpose, without any limit as to amount; and, in order, that the overseers may have no excuse of inability to make people pay, the law has armed
them with powers of a nature the most efficacious and the most efficient and most prompt in their operation. In short, the language of the LAW, to the overseer, is this: "Take care that no person suffer from hunger, or from cold; and, that you may be sure not to fail of the means of obeying this my command, I give you, as far as shall be necessary for this purpose, full power over all the lands, all the houses, all the goods, and all the cattle, in your parish." To the Justices of the Peace the LAW says: "Lest the overseer should neglect his duty; lest, in spite of my command to him, any one should suffer from hunger or cold, I command you to be ready to hear the complaint of every sufferer from such neglect; I command you to summon the offending overseer, and to compel him to do his duty."

40. Such being the language of the LAW, is it not a monstrous state of things, when we hear it commonly and coolly stated, that many thousands of persons, in England, are upon the point of starvation; that thousands will die of hunger and cold next winter; that many have already died of hunger; and, when we hear all this, unaccompanied with one word of complaint against any overseer, or any justice of the peace? Is not this state of things perfectly monstrous? A state of things, in which it appears to be taken for granted, that the LAW is nothing, when it is intended to operate as a protection to the poor! Law is always law: if one part of the law may be, with impunity, set at defiance, why not another and every other part of the law? If the law, which provides for the succour of the poor, for the preservation of their lives, may be, with impunity, set at defiance, why should there not be impunity for setting at defiance the law, which provides for the security of the property and the lives of the rich? If you, in Lancashire, were to read, in an account of a meeting in Hampshire, that, here, the farmers and gentlemen were constantly and openly robbed; that the poor were daily breaking into their houses, and knocking their brains out; and that it was expected, that great part of them would be killed very soon; if you, in Lancashire, were to hear this said of the state of

THE POOR MAN'S FRIEND. LETTER

Hampshire, what would you say? Say! Why, you would say, to be sure, "Where is the LAW; where are the constables, the justices, the juries, the judges, the sheriffs and the hangmen? Where can that Hampshire be? It, surely, never can be in Old England! It must be some savage country, where such enormities can be committed, and where even those, who talk of and who lament the "evils, never utter one word in the way of blame of the "perpetrators." And, if you were called upon to pay taxes, or to make subscriptions in money, to furnish the means of protection to the unfortunate rich people in Hampshire, would you not say, and with good reason, "No: what should we do this for? The people of Hampshire have the SAME LAW that we have; they are under the same Government; let them duly enforce that law; and, then, they will stand in no need of money from us to provide for their protection."

41. This is what common sense says would be your language in such a case; and, does not common sense say, that the people of Hampshire, and of every other part of England, will thus think, when they are told of the sufferings, and the starvation, in Lancashire and Yorkshire? The report of the Manchester ley-payers, which took place on the 17th of August, reached me in a friend's house, in this little village; and, when another friend, who was present, read, in the speeches of Mr. BAXTER and Mr. POTTER, that tens of thousands of Lancashire people were on the point of starvation, and that many had already actually died from starvation; and when he perceived, that even those gentlemen uttered not a word of complaint against either overseer or justices of the peace, he exclaimed: "What! are there no poor-laws in Lancashire! Where, amidst all this starvation, is the overseer? Where is the "justice of the peace? Surely that Lancashire can never "be in England!"

42. The observations of this gentleman are those which occur to every man of sense; when he hears the horrid accounts of the sufferings in the manufacturing districts; for, though we are all well aware, that the burden of the
poor-rates press, at this time, with peculiar weight on the
landowners and occupiers, and on owners and occupiers of
other real property; in those districts, we are equally well
aware, that those owners and occupiers have derived great
benefits from that vast population that now presses upon
them. There is land, in the parish in which I am now
writing, and belonging to the farm in the house of which I
am, which land would not let for 20s. a statute acre; while
land, not so good, would let, in any part of Lancashire,
neal to the manufactories, at 60s. or 80s. a statute acre.
The same may be said with regard to houses. And, pray, are
manufacturing works being near their lands and houses; are
those toiling creatures, by the labours of whom their land and
houses have been augmented in value, three, five, or perhaps,
tenfold? None but the

43. But, as greediness is never at a loss for excuses for
the hard-heartedness that it is always ready to practise, it
is said, that the whole of the rents of the land and the
houses would not suffice for the purpose; that is to say, that
if the poor-rates were to be made so high as to leave the
tenant no means of paying rent, even then, some of the poor
must go without a sufficiency of food. I have no
doubt that, in particular instances, this would be the case.
But for cases like this the LAW has amply provided; for,
in every case of this sort, adjoining parishes may be made to
assist the hard-pressed parish; and if the pressure be-
come severe on these adjoining parishes, those next
adjoining them may be made to assist: and thus the call upon
adjoining parishes may be extended till it reach all over the
county. So good, so benignant, so wise, so foreseeing, and
so effectual, is this, the very best of all our good old laws!
This law, or rather code of laws, distinguishes England
from all the other countries in the world, except the United
States of America, where, while hundreds of other English
statutes have been abolished, this law has always remained
in full force, this great law of mercy and humanity, which
says, that no human being that treads English ground
shall perish for want of food and raiment. For such
poor persons as are unable to work the law provides food
and clothing; and it commands that work shall be provided
for such as are able to work, and cannot otherwise get em-
ployment. This law was passed more than two hundred
years ago. Many attempts have been made to chip it
away, and some have been made to destroy it altogether;
but it still exists, and every man who does not wish to see
general desolation take place, will do his best to cause it to
be duly and conscientiously executed.

44. Having now, my friends of Preston, stated what the
law is, and also the reasons for its honest enforcement in the
particular case immediately before us, I will next endeavour
to show you that it is founded in the law of nature, and that,
were it not for the provisions of this law, people would, ac-
cording to the opinions of the greatest lawyers, have a right
to take food and raiment sufficient to preserve them from
perishing; and that such taking would be neither felony
nor larceny. This is a matter of the greatest importance;
it is a most momentous question; for if it be settled in the
affirmative—if it be settled that it is not felony, nor lar-
ccny, to take other men's goods without their assent, and even
against their will, when such taking is absolutely necessary
to the preservation of life, how great, how imperative, is the
duty of affording, if possible, that relief which will pre-
vent such necessity! In other words, how imperative it is
on all overseers and justices to obey the law with alacrity;
and how weak are those persons who look to "grants" and
"subscriptions," to supply the place of the execution of this,
the most important of all the laws that constitute the basis
of English society! And if this question be settled in the
affirmative; if we find the most learned of lawyers and most
wise of men, maintaining the affirmative of this proposition; if we find them maintaining, that it is neither felony nor larceny to take food, in case of extreme necessity, though without the assent, and even against the will of the owner, what are we to think of those, (and they are not few in number, nor weak in power), who, animated with the savage soul of the Scotch philosophers, would wholly abolish the poor-laws, or, at least, render them of little effect, and thereby constantly keep thousands exposed to this dire necessity!

45. In order to do justice to this great subject: in order to treat it with perfect fairness, and in a manner becoming of me and of you, I must take the authorities on both sides. There are some great lawyers who have contended that the starving man is still guilty of felony or larceny, if he take food to satisfy his hunger; but there are a great number of other, and still greater, lawyers, who maintain the contrary. The general doctrine of those who maintain the right to take, is founded on the law of nature; and it is a saying as old as the hills; a saying in every language in the world; that "self-preservation is the first law of nature." The law of nature teaches every creature to prefer the preservation of its own life to all other things. But, in order to have a fair view of the matter before us, we ought to inquire how it came to pass, that laws were ever made to punish men as criminals, for taking the victuals, drink, or clothing, that they might stand in need of. We must recollect, then, that there was a time when no such laws existed; when men, like the wild animals in the fields, took what they were able to take, if they wanted it. In this state of things, all the land and all the produce belonged to all the people in common. Thus were men situated when they lived under what is called the law of nature; when every one provided, as he could, for his self-preservation.

46. At length this state of things became changed: men entered into society; they made laws to restrain individuals from following, in certain cases, the dictates of their own will; they protected the weak against the strong; the laws secured men in possession of lands, houses, and goods, that were called THEIRS; the words MINE and THINE, which mean my own and thy own, were invented to designate what we now call a property in things. The law necessarily made it criminal in one man to take away, or to injure, the property of another man. It was, you will observe, even in this state of nature, always a crime to do certain things against our neighbour. To kill him, to wound him, to slander him, to expose him to suffer from the want of food, or raiment, or shelter. These, and many others, were crimes in the eye of the law of nature; but, to take share of a man's victuals or clothing; to go and insist upon sharing a part of any of the good things that he happened to have in his possession, could be no crime, because there was no property in any thing, except in man's body itself. Now, civil society was formed for the benefit of the whole. The whole gave up their natural rights, in order that every one might, for the future, enjoy his life in greater security. This civil society was intended to change the state of man for the better. Before this state of civil society, the starving, the hungry, the naked man, had a right to go and provide himself with necessaries wherever he could find them. There would be sure to be some such necessitous persons in a state of civil society. Therefore, when civil society was established, it is impossible to believe that it had not in view some provision for these destitute persons. It would be monstrous to suppose the contrary. The contrary supposition would argue, that fraud was committed upon the mass of the people in forming this civil society; for, as the sparks fly upwards, so will there always be destitute persons, to some extent or other, in every community, and such there are now to a considerable extent, even in the United States of America; therefore, the formation of the civil society must have been fraudulent or tyrannical upon any other supposition than that it made provision, in some way or other, for destitute persons; that is to say, for persons unable, from some cause or other, to provide for themselves the food and raiment sufficient to preserve them from perishing. Indeed, a provision for the destitute seems essential to the lawfulness of civil society; and this ap-
appears to have been the opinion of Blackstone, when, in the first Book and first Chapter of his Commentaries on the Laws of England, he says, "the law not only regards life and member, and protects every man in the enjoyment of them, but also furnishes him with every thing necessary for their support. For there is no man so indigent or wretched, but he may demand a supply sufficient for all the necessaries of life from the more opulent part of the community, by means of the several statutes enacted for the relief of the poor; a humane provision dictated by the principles of society."

47. No man will contend, that the main body of the people, in any country upon earth, and, of course, in England, would have consented to abandon the rights of nature; to give up their right to enjoy all things in common; no man will believe, that the main body of the people would ever have given their assent to the establishing of a state of things which should make all the lands, and all the trees, and all the goods and cattle of every sort, private property; which should have shut out a large part of the people from having such property, and which should, at the same time, not have provided the means of preventing those of them, who might fall into indigence, from being actually starved to death! It is impossible to believe this. Men never gave their assent to enter into society on terms like these. One part of the condition upon which men entered into society was, that care should be taken that no human being should perish from want. When they agreed to enter into that state of things, which would necessarily cause some men to be rich and some men to be poor; when they gave up that right, which God had given them, to live as well as they could, and to take the means wherever they found them, the condition clearly was; the "principle of society" clearly was, as Blackstone defines it, that the indigent and wretched should have a right to demand from the rich a supply sufficient for all the necessaries of life.

48. If the society did not take care to act upon this principle; if it neglected to secure the legal means of preserving the life of the indigent and wretched; then the society itself, in so far as that wretched person was concerned, ceased to have a legal existence. It had, as far as related to him, forfeited its character of legality. It had no longer any claim to his submission to its laws. His rights of nature returned: as far as related to him, the law of nature revived in all its force: that state of things, in which all men enjoyed all things in common, was revived with regard to him; and he took, and he had a right to take, food and raiment, or, as Blackstone expresses it, "a supply sufficient for all the necessities of life." For, if it be true, as laid down by this English lawyer, that the principles of society; if it be true, that the very principles, or foundations of society dictate, that the destitute person shall have a legal demand for a supply from the rich, sufficient for all the necessities of life; if this be true, and true it certainly is, it follows of course that the principles, that is, the base, or foundation, of society, is subverted, is gone; and that society is, in fact, no longer what it was intended to be, when the indigent, when the person in a state of extreme necessity, cannot, at once, obtain from the rich such sufficient supply: in short, we need go no further than this passage of Blackstone, to show, that civil society is subverted, and that there is, in fact, nothing legitimate in it, when the destitute and wretched have no certain and legal resource.

49. But, this is so important a matter, and there have been such monstrous doctrines and projects put forth by Malthus, by the Edinburgh Reviewers, by Lawyer Scarlett, by Lawyer Nolan, by Sturges Bourne, and by an innumerable swarm of persons, who have been giving before the House of Commons what they call "evidence": there have been such monstrous doctrines and projects, put forward by these and other persons; and there seems to be such a lurking desire to carry the hostility to the working classes still further, that I think it necessary, in order to show that these English poor-laws, which have been so much calumniated by so many greedy proprietors of land; I think it necessary to show, that these poor-laws are the things which men of property, above all others, ought to wish to see maintained, seeing, that, according
II. [The Poor Man’s Friend]

"The first share for the building and ornaments of the church; let them distribute the second to the poor and strangers, with their own hands, in mercy and humility; and let them reserve the third part for themselves." This passage is taken from the canons of Elfric, canon 24th. At a later period, when the tithes had, in some places, been appropriated to convents, acts of Parliament were past, compelling the impropricators to leave, in the hands of their vicar, a sufficiency for the maintenance of the poor. There were two or three acts of this sort passed, one particularly in the twelfth year of Richard the Second, chapter 7th. So that, here we have the most ancient book on the Common Law; we have the canons of the church at a later period; we have acts of Parliament at a time when the power and glory of England were at their very highest point; we have all these to tell us, that in England, from the very time that the country took the name, there was always a legal and secure provision for the poor, so that no person, however aged, infirm, unfortunate, or destitute, should suffer from want.

51. But, my friends, a time came when the provision made by the Common Law, by the Canons of the Church, and by the Acts of the Parliament coming in aid of those canons; a time arrived, when all these were rendered null by what is called the Protestant Reformation. This "Reformation," as it is called, swept away the convents, gave a large part of the tithes to greedy courtiers, put persons with wives and children into the livings, and, left the poor without any resource whatsoever. This terrible event which deprived England of the last of her possessions on the continent of Europe, reduced the people of England to the most horrible misery; from the happiest and best fed and best clad people in the world, it made them the most miserable, the most wretched and ragged of creatures. At last, it was seen, that, in spite of the most horrible tyranny that ever was exercised in the world, in spite of the racks and the gibbets and the martial law of Queen Elizabeth, those who had amassed to themselves that property out of which the poor had been formerly fed, were compelled to
pass a law to raise money, by way of tax, for relieving the necessities of the poor. They had passed many acts before the forty-third year of the reign of this Queen Elizabeth; but these acts were all found to be ineffectual, till at last, in the forty-third year of the reign of this tyrannical Queen, and in the year of our Lord 1601, that famous act was passed, which has been in force until this day; and which, as I said before, is still in force, notwithstanding all the various attempts of folly and cruelty to get rid of it.

52. Thus, then, the present poor-laws, are no new thing. They are no gift to the working people. You hear the greedy landowners everlastingly complaining against this law of Queen Elizabeth. They pretend that it was an unfortunate law. They affect to regard it as a great INNOVATION, seeing that no such law existed before; but, as I have shown, a better law existed before, having the same object in view. I have shown, that the "Reformation," as it is called, had swept away that which had been secured to the poor by the Common Law, by the Canons of the Church, and by ancient Acts of Parliament. There was nothing new, then, in the way of benevolence towards the people, in this celebrated Act of Parliament of the reign of Queen Elizabeth; and, the landowners would act wisely by holding their tongues upon the subject; or, if they be too noisy, one may look into their GRANTS, and see if we cannot find something THERE to keep out the present parochial assessments.

53. Having now seen the origin of the present poor-laws, and the justice of their due execution, let us return to those authorities, of which I was speaking but now, and, an examination into which will show the extreme danger of listening to those projectors who would abolish the poor-laws; that is to say, who would sweep away that provision, which was established in the reign of Queen Elizabeth, from a conviction that it was absolutely necessary to preserve the peace of the country and the lives of the people. I observed before, that there has been some difference of opinion amongst lawyers, as to the question, whether it be or be not, theft, to take, without his consent and against his will, the victuals of another, in order to prevent the taker from starving. Sir Matthew Hale and Sir William Blackstone say that it is theft. I am now going to quote the several authorities on both sides, and it will be necessary for me to indicate the works which I quote from by the words, letters, and figures which are usually made use of in quoting from these works. Some part of what I shall quote will be in Latin; but I shall put nothing in that language of which I will not give you the translation. I beg you to read these quotations with the greatest attention; for, you will find, at the end of your reading, that you have obtained great knowledge upon the subject, and knowledge, too, which will not soon depart from your minds.

54. I begin with Sir Matthew Hale (a Chief Justice of the Court of King's Bench in the reign of Charles the Second) who, in his Pleas of the Crown, Chap. IX., has the following passage, which I put in distinct paragraphs, and mark A, B, and C.

55. A. "Some of the casuists, and particularly Covar-"ruius, Tom. I. De furti et rapinae restitutione, "§ 3, 4, p. 473. and Grotius, de jure belli ac pacis, "lib. II. cap. 2. § 6, tell us, that in case of extreme neces-"sity, either of hunger or clothing, the civil distributions "of property cease, and by a kind of tacit condition the "first community doth return, and upon this those com-"mon assertions are grounded: 'Quicquid necessitas "cogit, defendit.' [Whatever necessity calls for, it jus-"tifies.]. 'Neccessitas est lex temporis et loci.' [Neces-"sity is the law of time and place.] 'In casu extremae "necessitatis omnia sunt communia.' [In case of extreme "necessity, all things are in common] and, therefore, in "such case theft is no theft, or at least not punishable as "theft; and some even of our own lawyers have asserted "the same; and very bad use hath been made of this "concession by some of the Jesuitical casuists of France, "who have thereupon advised apprentices and servants, to "rob their masters, where they have been indeed them-
"selves in want of necessaries, of clothes or victuals; whereof, they tell them, they themselves are the competent judges; and by this means let loose, as much as they can, by their doctrine of probability, all the ligaments of property and civil society."

56. B. "I do, therefore, take it, that, where persons live under the same civil government, as here in England, that rule, at least by the laws of England, is false; and, therefore, if a person being under necessity for want of victuals, or clothes, shall, upon that account, clandestinely, and 'animo furandi;' [with intent to steal] steal another man's goods, it is felony, and a crime by the laws of England, punishable with death; although the judge before whom the trial is, in this case (as in other cases of extremity) be by the laws of England intrusted with a power to reprieve the offender, before or after judgment in order to the obtaining the King's mercy. For, 1st, men's properties would be under a strange insecurity, being laid open to other men's necessities, whereof no man can possibly judge, but the party himself. And, 2d, Because by the laws of this kingdom [here he refers to the 43 Eliz. cap. 2.] sufficient provision is made for the supply of such necessities by collections for the poor, and by the power of the civil Magistrate. Consontant hereunto seems to be the law even among the Jews; if we may believe the wisest of kings. Proverbs vi. 30, 31. 'Men do not despise a thief, if he steal to satisfy his soul when he is hungry; but if he be found, he shall restore seven-fold, he shall give all the substance of his house.' It is true, death among them was not the penalty of theft, yet his necessity gave him no exception from the ordinary punishment inflicted by their law upon that offence."

57. C. "Indeed this rule, 'in casu extrema necessitatis omnia sunt communia,' does hold, in some measure, in some particular cases, where, by the tacit consent of nations, or of some particular countries or societies, it hath obtained. First, among the Jews, it was lawful in case of hunger to pull ears of standing corn, and eat, Matt. xii. 1. and for one to pass through a vineyard, or olive-

II.] THE POOR MAN'S FRIEND.

"yard, to gather and eat without carrying away. Deut. xxiii. 24, 25. Second, By the Rhodian law, and the common maritime custom, if the common provision for the ship's company fail, the master may, under certain terms or passengers, break open the private chests of the mariners and make a distribution of that particular and private provision for the preservation of the ship's company." Vide Consolato del mare, cap. 256. Le customes de la mère. p. 77.

58. Sir William Blackstone agrees, in substance with Hale; but he is, as we shall presently see, much more eager to establish his doctrine; and, we shall see besides, that he has not scrupled to be guilty of misquoting, and of very shamefully garbling, the Scripture, in order to establish his point. We shall find him flatly contradicting the laws of England; but, he might have spared the Holy Scriptures, which, however, he has not done.

59. To return to Hale, you see he is compelled to begin with acknowledging that there are great authorities against him; and he could not say that Grotius was not one of the most virtuous as well as one of the most learned of mankind. Hale does not know very well what to do with those old sayings about the justification which hard necessity gives: he does not know what to do with the maxim, that "in case of extreme necessity all things are owned in common." He is exceedingly puzzled with these ancient authorities, and flies off into prattle rather than argument, and tells us a story about "jesuitical" casuists in France, who advised apprentices and servants to rob their masters, and that they thus "let loose the ligaments of property and civil society." I fancy that it would require a pretty large portion of that sort of faith which induced this Protestant judge to send witches and wizards to the gallows; a pretty large portion of this sort of faith, to make us believe, that the "casuists of France," who, doubtless, had servants of their own, would teach servants to rob their masters! In short, this prattle of the judge seems to have been nothing more than one of those Protestant effusions, which were too much in fashion at the time when he wrote.
60. He begins his second paragraph, or paragraph B., by saying, that he “takes it” to be so and so; and then comes another qualified expression; he talks of civil government “as here in England.” Then he says, that the rule of Grotius and others, against which he has been contending, “he takes to be false, at least,” says he, “by the laws of England.” After he has made all these qualifications, he then proceeds to say that such taking is theft; that it is felony; that it is a crime which the laws of England punish with death! But, as if stricken with remorse at putting the frightful words upon paper; as if feeling shame for the law and for England itself, he instantly begins to tell us, that the judge who presides at the trial is intrusted, “by the laws of England,” with power to reprove the offender, in order to the obtaining of the King’s mercy! Thus he softens it down. He will have it to be LAW to put a man to death in such a case; but he is ashamed to leave his readers to believe, that an English judge and an English king WOULD OBEY THIS LAW!

61. Let us now hear the reasons which he gives for this which he pretends to be law. His first reason is, that there would be no security for property, if it were laid open to the necessities of the indigent, of which necessities no man but the takers themselves could be the judge. He talks of a “strange insecurity;” but, upon my word, no insecurity could be half so strange as this assertion of his own. Blackstone has just the same argument. “Nobody,” says he, “would be a judge of the wants of the taker, but the taker himself”; and Blackstone, copying the very words of Hale, talks of the “strange insecurity” arising from this cause. Now, then, suppose a man to come into my house, and to take away a bit of bacon. Suppose me to pursue him and seize him. He would tell me that he was starving for want of food. I hope that the bare statement would induce me, or any man in the world that I do call or ever have called my friend, to let him go without farther inquiry; but, if I chose to push the matter further, there would be the magistrate. If he chose to commit the man, would there not be a jury and a judge to receive evidence,

and to ascertain whether the extreme necessity existed or not?

62. Aye, says Judge Hale; but I have another reason, a devilish deal better than this, “and that is, the act of the 43d year of the reign of Queen Elizabeth!” Aye, my old boy, that is a thumping reason! “Sufficient pro-

vision is made for the supply of such necessities by col-

lections for the poor, and by the power of the civil magistrates.” Aye, aye! that is the reason; and, Mr. Sir Matthew Hale, there is no other reason, say what you will about the matter. There stand the overseer and the civil magistrate to take care that such necessities be provided for; and if they did not stand there for that purpose, the law of nature would be revived in behalf of the suffering creature.

63. Hale, not content, however, with this act of Queen Elizabeth, and still hankering after this hard doctrine, furnishes up a bit of Scripture, and calls Solomon the wisest of kings on account of these two verses which he has taken. Hale observes, indeed, that the Jews did not put thieves to death; but, to restore seven-fold was the ordinary punishment, inflicted by their law, for theft; and here, says he, we see, that the extreme necessity gave no exemption. This was a piece of such flagrant sophistry on the part of Hale, that he could not find in his heart to send it forth to the world without a qualifying observation; but, even this qualifying observation left the sophistry still so shameful, that his editor, Mr. Emlyn, who published the work under authority of the House of Commons, did not think it consistent with his reputation to suffer this passage to go forth unaccompanied with the following remark: “but, their (the Jews) ordinary punishment being entirely pecuniary, could affect him, only when he was found in a condition to answer it; and therefore, the same reasons, which would justify that, can, by no means, be ex-

tended to a corporal, much less to a capital punishment.” Certainly: and this is the fair interpretation of these two verses of the Proverbs. Puffendorf, one of the greatest authorities that the world knows any thing of, observes,
upon the argument built upon this text of Scripture, “It "may be objected, that, in Proverbs, chap. vi. verses 30, 31, "he is called a thief; and pronounced obnoxious to the "penalty of theft, who steals to satisfy his hunger; but "whoever closely views and considers that text will find that "the thief, there censured, is neither in such extreme ne- "cessity, as we are now supposing, nor seems to have fallen "into his needy condition merely by ill fortune, without his "own idleness or default: for the context implies, that he "had a house and goods sufficient to make seven-fold re- "stituition; which he might have either sold or pawned; a "chapman or creditor being easily to be met with in times "of plenty and peace; for we have no grounds to think, "that the fact there mentioned is supposed to be committed, "either in the time of war, or upon account of the extraor- "dinary price of provisions.”

64. Besides this, I think it is clear, that these two verses of the Proverbs do not apply to one and the same person; for, in the first verse it is said, that men do not despise a thief, if he steal to satisfy his soul when he is hungry. How, then, are we to reconcile this with morality? Are we not to despise a thief? It is clear that the word thief does not apply to the first case; but to the second case only; and that the distinction was here made for the express purpose of preventing the man who took food to relieve his hunger from being confounded with the thief. Upon any other interpretation, it makes the passage contain nonsense and immorality; and, indeed, Grotius says that the latter text does not apply to the person mentioned in the former. The latter text could not mean a man taking food from necessity. It is impossible that it can mean that; because the man who was starving for want of food could not have sevenfold; could not have any substance in his house. But, what are we to think of Judge Blackstone, who, in his Book IV. chap. 2., really garbles these texts of Scripture. He clearly saw the effect of the expression, “MEN DO NOT DESPISE;” he saw what an awkward figure these words made, coming before the words “A THIEF;” he saw that, with these words in

the text, he could never succeed in making his readers believe that a man ought to be hanged for taking food to save his life. He clearly saw that he could not make men believe that God had said this, unless he could, some how or other, get rid of those words about NOT DESPISING the thief that took victuals when he was hungry. Being, therefore, very much pestered and annoyed by these words about NOT DESPISING, what does he do but fairly leave them out! And not only leave them out, but leave out a part of both the verses, keeping in that part of each that suited him, and no more; nay, further, leaving out one word, and putting in another, giving a sense to the whole which he knew well never was intended. He states the passage to be this: “if a thief steal to satisfy his soul when “he is hungry, he shall restore seven-fold, and shall give “all the substance of his house.” No broom-stick that ever was handled would have been too heavy or too rough for the shoulders of this dirty-souled man. Half, with all his desire to make out a case in favour of severity, has given us the words fairly: but this shuffling fellow; this smooth-spoken and mean wretch, who is himself thief enough, God knows, if stealing other men’s thoughts and words constitute theft; this intolerably mean reptile has, in the first place, left out the words “men do not despise;” then he has left out the words at the beginning of the next text, “but “if he be found.” Then, in place of the “he,” which comes before the words “shall give,” he puts the word “and;” and thus he makes the whole apply to the poor creature that takes to satisfy his soul when he is hungry! He leaves out every mitigating word of the Scripture; and, in his reference, he represents the passage to be in one verse! Perhaps, even in the history of the conduct of crown-lawyers, there is not to be found mention of an act so coolly bloody-minded as this. It has often been said of this Blackstone, that he not only lied himself, but made others lie: he has here made, as far as he was able, a liar of King Solomon himself: he has wilfully garbled the Holy Scripture; and that, too, for the manifest purpose of justifying cruelty in courts and judges; for the manifest purpose of justifying the most savage oppression of the poor.
65. After all, Hale has not the courage to send forth this doctrine of his, without allowing that the case of extreme necessity does, "in some measure," and "in particular cases," and, "by the tacit or silent consent of nations," hold good! What a crowd of qualifications are here! With what reluctance he confesses that which all the world knows to be true, that the disciples of Jesus Christ pulled off, without leave, the ears of standing corn, and ate them "being an hungered." And here are two things to observe upon. In the first place this corn was not what we call corn here in England, or else it would have been very droll sort of stuff to crop off and eat. It was what the Americans call Indian corn, what the French call Turkish corn, and what is called corn (as being far surpassing all other in excellence) in the Eastern countries, where the Scriptures were written. About four or five ears of this corn, of which you strip all the husk off in a minute, are enough for a man’s breakfast or dinner; and by about the middle of August this corn is just as wholesome and as efficient as bread. So that, this was something to take and eat without the owner’s leave; it was something of value; and observe, that the Pharisees, though so strongly disposed to find fault with every thing that was done by Jesus Christ and his disciples, did not find fault of their taking the corn to eat; did not call them thieves; did not propose to punish them for theft; but found fault of them only for having plucked the corn on the Sabbath day! To pluck the corn was to do work, and these severe critics found fault of this working on the Sabbath day. Then, out comes another fact, which Hale might have noticed if he had chosen it; namely, that our Saviour reminds the Pharisees that “David and his companions, being an hungered, entered into the House of God, and did eat the shew-bread, to eat which was unlawful in any body but the priests.” Thus, that which would have been sacrilege, under any other circumstances; that which would have been one of the most horrible of crimes against the law of God, became no crime at all when committed by a person pressed by hunger.

66. Nor has Judge Hale fairly interpreted the two verses of Deuteronomy. He represents the matter thus: that, if you be passing through a vineyard or an olive-yard you may gather and eat, without being deemed a thief. This interpretation would make an Englishman believe, that the Scripture allowed of this taking and eating, only where there was a lawful foot-way through the vineyard. This is a very gross misrepresentation of the matter; for, if you look at the two texts, you will find, that they say that, “when thou comest into;” that is to say, when thou enterest, or goest into, “thy neighbour’s vineyard, then thou mayest eat grapes thy fill at thine own pleasure, but thou shalt not put any in thy vessel;” that is to say, that you should not go and make wine in his vineyard and carry it away. Then in case of the corn, precisely the same law is laid down. You may pluck with your hand; but not use the hook or a sickle. Nothing can be plainer than this: no distinction can be wiser, nor more just. Hale saw the force of it; and therefore, as these texts made very strongly against him, he does not give them at full length, but gives us a misrepresenting abbreviation.

67. He had, however, too much regard for his reputation to conclude without acknowledging the right of seizing on the provisions of others at sea. He allows that private chests may be broken open to prevent men from dying with hunger at sea. He does not stop to tell us, why men’s lives are more precious on sea than on land. He does not attempt to reconcile these liberties given by the Scripture, and by the maritime laws, with his own hard doctrine. In short, he brings us to this at last: that he will not acknowledge, that it is not theft to take another man’s goods, without his consent, under any circumstances; but, while he will not acknowledge this, he plainly leaves us to conclude, that no English judge and no English king will ever punish a poor creature that takes victuals to save himself from perishing; and, he plainly leaves us to conclude, that it is the poor laws of England; that it is their existence and their due execution, which deprive every body in England of the right to take food and raiment in case of extreme necessity.
68. Here I agree with him most cordially; and it is because I agree with him in this, that I deprecate the abominable projects of those who would annihilate the poor-laws, seeing that it is those very poor-laws which give, under all circumstances, really legal security to property. Without them, cases must frequently arise, which would, according to the law of nature, according to the law of God, and, as we shall see before we have done, according to the law of England, bring us into a state, or, at least, bring particular persons into a state, which, as far as related to them, would cause the law of nature to revive, and to make all things to be owned in common. To adhere, then, to these poor-laws; to cause them to be duly executed, to prevent every encroachment upon them, to preserve them as the apple of our eye, are the duty of every Englishman, as far as he has capacity so to do.

69. I have, my friends, cited, as yet, authorities only on one side of this great subject, which it was my wish to discuss in this one Number. I find that to be impossible, without leaving undone much more than half my work. I am extremely anxious to cause this matter to be well understood, not only by the working classes, but by the owners of the land and the magistrates. I deem it to be of the greatest possible importance; and, while writing on it, I address myself to you, because I most sincerely declare that I have a greater respect for you than for any other body of persons that I know any thing of. The next Number will conclude the discussion of the subject. The whole will lie in a very small compass. Fourpence only will be the cost of it. It will creep about, by degrees, over the whole of this kingdom. All the authorities, all the arguments, will be brought into this small compass; and, I do flatter myself, that many months will not pass over our heads, before all but misers and madmen will be ashamed to talk of abolishing the poor-rates and of supporting the needy by grants and subscriptions.

I am,
Your faithful friend, and most obedient servant,

Wm. Cobbett.
he has treated King Solomon and the Holy Scriptures; I will not garble, mis-quote and belie him, as he has garbled, misquoted, and belied them; I will give the whole of the passage, to which I allude, and which my readers may find in the Fourth Book of his Commentaries. I request you to read it with very great attention; and to compare it, very carefully, with the passage that I have quoted from Sir Matthew Hale, which you will find in paragraphs from 55 to 57 inclusive. The passage from Blackstone is as follows:

"There is yet another case of necessity, which has occasioned great speculation among the writers upon general law; viz., whether a man in extreme want of food or clothing may justify stealing either, to relieve his present necessities. And this both Grotius and Puffendorf, together with many other of the foreign jurists, hold in the affirmative; maintaining by many ingenious, humane, and plausible reasons, that in such cases the community of goods by a kind of tacit concession of society is revived. And some even of our own lawyers, have held the same; though it seems to be an unwarranted doctrine, borrowed from the notions of some civilians: at least it is now antiquated, the law of England admitting no such excuse at present. And this its doctrine is agreeable not only to the sentiments of many of the wisest antients, particularly Cicero, who holds that "suum cuique in-" commodum ferendum est, potius quam de alterius com-" modis detrahendum;" but also to the Jewish law, as cer-" tified by king Solomon himself: "if a thief steal to satisfy "his soul when he is hungry, he shall restore sevenfold, "and shall give all the substance of his house:" which "was the ordinary punishment for theft in that king-"dom. And this is founded upon the highest reason: "for men's properties would be under a strange insecurity, "if liable to be invaded according to the wants of others; "of which wants no man can possibly be an ade-"quate judge, but the party himself who pleads them. "In this country especially, there would be a peculiar im-"propriety in admitting so dubious an excuse: for by our "laws such sufficient provision is made for the poor by the "power of the civil magistrate, that it is impossible that the "most needy stranger should ever be reduced to the neces-"sity of thieving to support nature. This case of a stranger, "is, by the way, the strongest instance put by baron Puf-"fendorf, and whereon he builds his principal arguments: "which, however they may hold upon the continent, where "the parsimonious industry of the natives orders every one "to work or starve, yet must lose all their weight and effica-"cy in England, where charity is reduced to a system, and "interwoven in our very constitution. Therefore, our "laws ought by no means to be taxed with being unmerci-"ful, for denying this privilege to the necessitous; especi-"
ally when we consider, that the king, on the representa-
tion of his ministers of justice, hath a power to soften the
law, and to extend mercy in cases of peculiar hardship.
An advantage which is wanting in many states, particu-
larly those which are democratical: and these have in
its stead introduced and adopted, in the body of the law
itself, a multitude of circumstances tending to alleviate its
rigour. But the founders of our constitution thought it
better to vest in the crown the power of pardoning peculiar
objects of compassion, than to countenance and establish
theft by one general undistinguishing law."

72. First of all, I beg you to observe, that this passage is
merely a flagrant act of theft, committed upon Judge
Hale; next, you perceive, that which I noticed in para-
graph 64, a most base and impudent garbling of the scrip-
tures. Next, you see, that Blackstone, like Hale,
comes, at last, to the poor laws; and tells us that to take
other men's goods without leave, is theft, because "charity
is here reduced to a system, and interwoven in our very
constitution." That is to say, to relieve the necessitous;
to prevent their suffering from want; completely to render
starvation impossible, makes a part of our very constitution.
"Therefore, our laws ought by no means to be taxed
"with being unmerciful for denying this privilege to the
"necessitous." Pray mark the word therefore. You see,
our laws, he says, are not to be taxed with being unmerci-
ful in deeming the necessitous taker a thief. And why
are they not to be deemed unmerciful? Because the
laws provide effectual relief for the necessitous. It follows,
then, of course, even according to Blackstone himself,
that, if the Constitution had not provided this effectual
relief for the necessitous, then the laws would have been
unmerciful in deeming the necessitous taker a thief.

73. But, now let us hear what that Grotius and that
Puffendorf say; let us hear what these great writers on
the law of nature and of nations say upon this subject.
Blackstone has mentioned the names of them both; but
he has not thought proper to notice their arguments, much
less has he attempted to answer them. They are two of the
most celebrated men that ever wrote; and their writings
are referred to as high authority, with regard to all the sub-
jects of which they have treated. The following is the pas-
sage from Grotius, on War and Peace, Book II, Chap. II.

74. "Let us see, further, what common right there ap-
pertains to men in those things which have already be-
come the property of individuals. Some persons, per-
chance, may consider it strange to question this, as pro-
prietorship seems to have absorbed all that right which
arose out of a state of things in common. But it is not
so. For, it is to be considered, what was the intention
of those who first introduced private property, which
we may suppose to have been such, as to deviate as little
as possible from natural equity. For if even written laws
are to be construed in that sense as far as it is practicable,
much more so are customs, which are not fettered by the
chains of writers.—Hence it follows, first, that, in case
of extreme necessity, the pristine right of using things re-
vert, as much as if they had remained in common; because,
in all human laws, as well as in the law of private property,
"this case of extreme necessity appears to have been ex-
"cepted.—So, if the means of sustenance, as in case of a sea-
voyage, should chance to fail, that which any individual may
have, should be shared in common. And thus, a fire having
broken out, I am justified in destroying the house of my
neighbour, in order to preserve my own house; and I may
cut in two the ropes or cords amongst which any ship is
driven, if it cannot be otherwise disentangled. All which
exceptions are not made in the written law, but are pre-
sumed.—For, the opinion has been acknowledged amongst
Divines, that, if any one, in such case of necessity, take
from another person what is requisite for the preservation of
his life, he does not commit a theft. The meaning of
which definition is not, as many contend, that the pro-
prietary of the thing be bound to give to the needy upon the
principle of charity; but, that all things distinctly vested
in proprietors ought to be regarded as such with a certain
benign acknowledgment of the primitive right. For if
the original distributors of things were questioned, as to
what they thought about this matter, they would reply what
I have said. Necessity, says Father Seneca, the great
excuse for human weakness, breaks every law; that is to
say, human law, or law made after the manner of man.

75. "But cautions ought to be bad, for fear this license
should be abused: of which the principal is, to try, in every
way, whether the necessity can be avoided by any other
means; for instance, by making application to the magis-
trate, or even by trying whether the use of the thing can, by
entreaties, be obtained from the proprietor. Plato permits
water to be fetched from the well of a neighbour upon this
condition alone, that the person asking for such permission
shall dig in his own well in search of water as far as the
chalk; and Solon, that he shall dig in his own well as far
as forty cubits. Upon which Plutarch adds; that he
judged that necessity was to be relieved, not laziness to
be encouraged."

76. Such is the doctrine of this celebrated civilian. Let us
now hear Puffendorf; and, you will please to bear in mind,
that both these writers are of the greatest authority upon all
subjects connected with the laws of nature and of nations. We
read in their works the result of an age of study: they have
been two of the great guides of mankind ever since they wrote;
and, we are not to throw them aside, in order to listen exclu-
sively to Canon Hay, to Hulton of Hulton, or to Nicho-
las Grimshaw. They tell us what they, and what other
wise men, deemed to be right; and, as we shall by and by
see, the laws of England, so justly boasted of by our ances-
tors, hold precisely the same language with these celebrated
men. After the following passage from Puffendorf, I
shall show you what our own lawyers say upon the subject;
but I request you to read the following passage with the
greatest attention.

77. "Let us inquire in the next place, whether the ne-
cesity of preserving our life can give us any right over
other men's goods, so as to make it allowable for us to
seize on them for our relief, either secretly, or by open
force, against the owner's consent. For the more clear
and solid determination of which point, we think it neces-
sary to hint in short on the causes upon which distinct
Properties were first introduced in the world; designing
"to examine them more at large in their proper place."
"Now the main reasons on which Properties are founded, we take to be these two; that the feuds and quarrels might be appeased which arose in the primitive communion of things, and that men might be put under a kind of necessity of being industrious, every one being to get his maintenance by his own application and labour. This division, therefore, of goods was not made, that every person should sit idly brooding over the share of wealth he had got, without assisting or serving his fellows; but that any one might dispose of his things how he pleased; and if he thought fit to communicate them to others, he might, at least, be thus furnished with an opportunity of laying obligations on the rest of mankind. Hence, when properties were once established, men obtained a power, not only of exercising commerce, to their mutual advantage and gain, but likewise of dispensing more largely in the works of humanity and beneficence; whence their diligence had procured them a greater share of goods than others: whereas before, when all things lay in common, men could lend one another no assistance, but what was supplied by their corporal ability, and could be charitable of nothing but of their strength. Farther, such is the force of property, that the proprietor hath a right of delivering his goods with his own hands; even such as he is obliged to give to others. Whence it follows, that when one man has any thing owing from another, he is not presently to seize on it at a venture, but ought to apply himself to the owner, desiring to receive it from his disposal. Yet in case the other party refuse thus to make good his obligation, the power and privilege of

III.] The Poor Man's Friend.

"property doth not reach so far as that the things may not be taken away without the owner's consent, either by the authority of the Magistrate in Civil Communities, or in a state of Nature, by violence and hostile force. And though, in regard to bare Natural Right, for a man to relieve another in extremity with his goods, for which he himself hath not so much occasion, be a duty obliging only imperfectly, and not in the manner of a debt, since it arises wholly from the virtue of humanity; yet there seems to be no reason why, by the additional force of a civil ordinance, it may not be turned into a strict and perfect obligation. And this, Selden observes to have been done among the Jews; who, upon a man's refusing to give such alms as were proper for him, could force him to it by an action at law. It is no wonder, therefore, that they should forbid their poor, on any account, to seize on the goods of others, enjoining them to take only what private persons, or the Public Officers, or Stewards of Alms, should give them on their petition. Whence the stealing of what was another's, though upon extreme necessity, passed in that state for theft or rapine. But now supposing under another Government the like good provision is not made for persons in want, supposing likewise that the covetous temper of men of substance cannot be prevailed on to give relief, and that the needy creature is not able, either by his work or service, or by making sale of any thing that he possesses, to assist his present necessity, must he, therefore perish with famine? Or can any human Institution bind me with such a force, that, in case another man neglects his duty towards me,
"I must rather die, than recede a little from the ordinary and regular way of acting? We conceive, therefore, that such a person doth not contract the guilt of theft, who happening, not through his own fault, to be in extreme want, either of necessary food, or of clothes to preserve him from the violence of the weather, and cannot obtain them from the voluntary gift of the rich, either by urgent entreaties, or by offering somewhat equivalent in price, or by engaging to work it out, shall either forcibly or privily relieve himself out of their abundance; especially if he do it with full intention to pay the value of them, whenever his better fortune gives him ability.

Some men deny that such a case of necessity, as we speak of, can possibly happen. But what if a man should wander in a foreign land, unknown, friendless, and in want, spoiled of all he had by shipwreck, or by robbers, or having lost by some casualty whatever he was worth in his own country; should none be found willing either to relieve his distress, or to hire his service, or should they rather (as it commonly happens), seeing him in a good garb, suspect him to beg without reason, must the poor creature starve in this miserable condition?

78. Many other great foreign authorities might be referred to, and I cannot help mentioning CoVarruvius, who is spoken of by Judge Hale, and who expresses himself upon the subject in these words: "the reason why a man in extreme necessity may, without incurring the guilt of theft or rapine, forcibly take the goods of others for his present relief, is, because his condition renders all things common. For it is the ordinance and institution of nature itself, that inferior things should be designed and directed to serve the necessities of men. Wherefore the division of goods, afterwards introduced into the world doth not derogate from that precept of natural reason, which suggests, that the extreme wants of mankind may be in any manner removed by the use of temporal possession." Puffendorf tells us, that Persius maintains, that, in case of extreme necessity, a man is compelled to the action, by a force which he cannot resist; and then, that the owner's consent may be presumed on, because humanity obliges him to succour those who are in distress. The same writer cites a passage from St. Ambrose, one of the Fathers of the church, which alleges that (in case of refusing to give to persons in extreme necessity) it is the person who retains the goods who is guilty of the act of wrong doing, &c. St. Ambrose says: "it is the bread of the hungry which you detain: it is the raiment of the naked which you lock up."

79. Before I come to the English authorities on the same side, let me again notice the foul dealing of Blackstone; let me point out another instance or two of the insincerity of this English court-sycophant, who was, let it be noted, Solicitor-general to the queen of the "good old King." You have seen, in paragraph 64, a most flagrant instance of his perversion of the Scriptures. He garbles the word of God, and prefaces the garbling by calling it a thing "certified by king Solomon himself;" and this word, certified, he makes use of just when he is about to begin the scandalous falsification of the text, which he is referring to. Never was any thing more base. But, the whole extent of the baseness we
have not yet seen; for, Blackstone had read Hale, who had quoted the two verses fairly; but besides this, he had read Puffendorf, who had noticed very fully this text of Scripture, and who had shown very clearly that it did not at all make in favour of the doctrine of Blackstone. Blackstone ought to have given the argument of Puffendorf; he ought to have given the whole of his argument; but particularly he ought to have given this explanation of the passage in the Proverbs, which explanation I have inserted in paragraph 63 of the last Number. It was also the height of insincerity in Blackstone, to pretend that the passage from Cicero had any thing at all to do with the matter. He knew well that it had not; he knew that Cicero contemplated no case of extreme necessity for want of food or clothing; but, he had read Puffendorf, and Puffendorf had told him, that Cicero's was a question of the mere conveniences and inconveniences of life in general; and not a question of pinching hunger or shivering nakedness. Blackstone had seen this fallacy exposed by Puffendorf; he had seen the mis-application of this passage of Cicero fully exposed by Puffendorf; and yet the base court-sycophant trumped it up again, without mentioning Puffendorf's exposure of the fallacy! In short, this Blackstone, upon this occasion, as upon almost all others, has gone all lengths; has set detection and reproof at defiance, for the sake of making his court to the government by inculcating harshness in the application of the law, and by giving to the law such an interpretation as would naturally tend to justify that harshness.

80. Let us now cast away from us this insincere syco-phant, and turn to other law authorities of our own country. The Mirror of Justices (quoted by me in the last Number, paragraph 50,) Chap. 4, Section 16, on the subject of arrest of judgment of death, has this passage. Judgment is to be stayed in seven cases here specified; and the seventh is this: “in POVERTY, in which case you are to distinguish the poverty of the offender, or of things; for if poor people, to avoid famine, take victuals to sustain their lives, or clothes that they die not of cold (so that they perish if they keep not themselves from death), they are not to be adjudged to death, if it were not in their power to have bought their victuals or clothes; for as much as they are warranted so to do by the law of nature.” Now, my friends, you will observe, that I take this from a book which may almost be called the Bible of the law. There is no lawyer who will deny the goodness of this authority; or who will attempt to say, that this was not always the law of England.

81. Our next authority is one quite as authentic, and almost as ancient. The book goes by the name of Britton, which was the name of a Bishop of Hereford, who edited it, in the famous reign of Edward the First. The book does, in fact, contain the laws of the kingdom as they existed at that time. It may be called the record of the laws of Edward the First. It begins thus, “Edward, by the grace of God, King of England and Lord of Ireland, to all his liege subjects, peace, and grace of salvation.” The preamble goes on to state, that people cannot be happy without good laws; that even good laws are of no use unless they be known and understood; and that, therefore, the King has ordered the
laws of England thus to be written and recorded. This book is very well known to be of the greatest authority amongst lawyers, and in Chap. 10. of this book, in which the law describes what constitutes a BURGLAR, or house-breaker, and the punishment that he shall suffer (which is that of death) there is this passage: “those are to be deemed burg-

"lar, who feloniously, in time of peace, break into churches or houses, or through walls or doors of our cities, or our 

"burghes; with exception of children under age, and of 

"poor people, who, for hunger, enter to take any sort of 

"victuals of less value than twelve pence; and except 

"idiots and mad people, and others that cannot commit 

"felony.” Thus, you see, this agrees with the MIRROR 

OF JUSTICES, and with all that we have read before from 

these numerous high authorities. But this, taken in its full latitude, goes a great length indeed; for a burglar is a 

breaker in by night. So that this is not only a taking; but a 

taking to the value of twelve pence; and, twelve pence then 

was the price of a couple of sheep, and of fine fat sheep too; 

nay, twelve pence was the price of an ox, in this very reign 

of Edward the First. So that, a hungry man might have a 

pretty good belly-full in those days without running the risk of punishment. Observe, by-the-by, how time has hardened the law. We are told of the dark ages, of the barbarous customs, of our forefathers; and we have a Sir James Mackintosh to receive and to present petitions innumerable, from the most tender-hearted creatures in the world, about “softening the criminal code”; but, not a word do they ever say about a softening of this law, which now hangs 

a man for: stealing the value of a RABBIT, and which 

formerly did not hang him till he stole the value of an OX! 

Curious enough, but still more scandalous, that we should have the impudence to talk of our humanity, and our civilization, and of the barbarousness of our forefathers. But, if a part of the ancient law remain, shall not the whole of it remain? If we hang the thief, still hang the thief for stealing to the value of twelve pence; though the twelve pence now represents a rabbit instead of an ox; if we still do this, would BLACKSTONE take away the benefit of the ancient 

law from the starving man? The passage that I have quoted 

of such great importance as to this question, that I think it necessary to add, here, a copy of the original, which is in 

the old Norman-French, of which I have given the trans-

lation above. “Sunt tenus burgessours trestous ceux, que 

felonisement en temps de pees debrusent esglises ou auter 

mesons, ou murs, ou portes de nos cytes, ou de nos 

burghes; hors pris enfauntes dedans age, et poures, que, 

pur feyn, entrêt pur ascun vitaille de meindre value q’de 

xii deners, et hors pris fous nastres, et gens arrages, et 

autres que seuent nule felonie faire.” 

82. After this, lawyers, at any rate, will not attempt to gainsay. If there should, however, remain any one to affect to doubt of the soundness of this doctrine, let them take the following from him who is always called the “pride of philosophy,” the “pride of English learning,” and whom the poet POPE calls “the greatest and wisest of mankind.” It is LORD BACON of whom I am speaking. He was Lord High Chancellor in the reign of James the First; and, let it be observed, that he wrote those
"law tracts," from which I am about to quote long after the present poor laws had been established. He says (Law Tracts, page 55,) "The law chargeth no man with default where the act is compulsory and not voluntary, and where there is not consent and election; and, therefore, if either there be an impossibility for a man to do otherwise, or so great a perturbation of the judgment and reason, as in presumption of law man's nature cannot overcome, such necessity carrieth a privilege in itself.—Necessity is of three sorts: necessity of conservation of life; necessity of obedience; and necessity of the act of God or of a stranger.—First, of conservation of life; if a man steal viands (victuals) to satisfy his present hunger, this is no felony nor larceny."

83. If any man want more authority, his heart must be hard indeed; he must have an uncommonly anxious desire to take away by the halter the life that sought to preserve itself against hunger. But, after all, what need had we of any authorities? What need had we even of reason upon the subject! Who is there upon the face of the earth, except the monsters that come from across the channel of St. George; who is there upon the face of the earth, except those monsters, that have the brass, the hard hearts and the brazen faces, which enable them coolly to talk of the "MERIT" of the degraded creatures, who, amidst an abundance of food, amidst a "superabundance of food," lie quietly down and receive the extreme unction, and expire with hunger? Who, upon the face of the whole earth, except these monsters, these ruffians by way of excellence; who, except these, the most insolent and hard-}

III.) THE POOR MAN'S FRIEND.

hearted ruffians that ever lived, will contend, or will dare to think, that there ought to be any force under heaven to compel a man to lie down at the door of a baker's and butcher's shop, and expire with hunger! The very nature of man makes him shudder at the thought. There wants no authorities; no appeals to law books; no arguments; no questions of right or wrong: that same human nature that tells me that I am not to cut my neighbour's throat, and drink his blood, tells me that I am not to make him die at my feet by keeping from him food or raiment of which I have more than I want for my own preservation.

84. Talk of barbarians, indeed! Talk of "the dark and barbarous ages." Why, even in the days of the Druids, such barbarity as that of putting men to death or of punishing them for taking to relieve their hunger, was never thought of. In the year 1811, the Rev. Peter Roberts, A.M., published a book, entitled Collectanea Cambrica. In the first volume of that book, there is an account of the laws of the Ancient Britons. Hume, and other Scotchmen, would have us believe, that the ancient inhabitants of this country were a set of savages, clothed in skins and the like. The laws of this people were collected and put into writing, in the year 694 before Christ. The following extract from these laws shows, that the moment civil society began to exist, that moment the law took care that people should not be starved to death. That moment it took care, that provision should be made for the destitute, or that, in cases of extreme necessity, men were to preserve themselves from death by taking from those who had to spare. The words of these laws (as applicable to our case)
given by Mr. Roberts, are as follows:—"There are three
distinct kinds of personal individual property, which can-
not be shared with another or surrendered in payment of
fine, viz., a wife, a child, and argyfrew. By the word
argyfrew, is meant, clothes, arms, or the implements of
a lawful calling. For without these a man has not the
means of support, and it would be unjust in the law to
unman a man, or uncall a man as to his calling." TRIAD
53d.—"Three kinds of thieves are not to be punished
with death. 1. A wife, who joins with her husband in
theft. 2. A youth under age. And 3. One, who, after
he has asked, in vain, for support, in three towns, and
at nine houses in each town." TRIAD 137.

85. There were, then, houses and towns, it seems; and
the towns were pretty thickly spread too; and, as to "civi-
lization," and "refinement," let this law relative to a
youth under age, be compared with the new orchard and
garden law, and with the tread-mill affair, and new tres-
pass law!

86. We have a law, called the VAGRANT ACT, to punish
men for begging. We have a law to punish men for
not working to keep their families. Now, with what
show of justice can these laws be maintained? They are
founded upon this; the first, that begging is disgraceful to
the country; that it is degrading to the character of man,
and, of course, to the character of an Englishman; and,
that there is no necessity for begging, because the law has
made ample provision for every person in distress. The
law for punishing men for not working to maintain their
families is founded on this, that they are doing wrong to
their neighbours; their neighbours, that is to say, the
parish, being bound to keep the family, if they be not kept
by the man's labour; and, therefore, his not labouring
is a wrong done to the parish. The same may be said
with regard to the punishment for not maintaining bastard
children. There is some reason for these laws, as long as
the poor laws are duly executed; as long as the poor are
duly relieved according to law; but, unless the poor-laws
exist; unless they be in full force; unless they be duly
executed; unless efficient and prompt relief be given to
necessitous persons, these acts, and many others approach-
ing to a similar description, are acts of barefaced and most
abominable tyranny. I should say that they would be acts
of such tyranny; for generally speaking, the poor laws are,
as yet, fairly executed, and efficient as to their object.

87. The law of this country is, that every man, able to
carry arms, is liable to be called on, to serve in the militia,
or to serve as a soldier in some way or other, in order to
defend the country. What, then, the man has no land;
he has no property beyond his mere body, and clothes, and
tools; he has nothing that an enemy can take away from
him. What justice is there, then, in calling upon this man
to take up arms and risk his life in the defence of the
land: what is the land to him? I say, that it is something
to him; I say, that he ought to be called forth to assist to
defend the land; because, however poor he may be, he has
a share in the land, through the poor rates; and if he be
liable to be called forth to defend the land, the land is al-
ways liable to be taxed for his support. This is what I
say: my opinions are consistent with reason, with justice,
and with the law of the land: but, how can MALTHUS and his silly and nasty disciples; how can those who want to abolish the poor rates or to prevent the poor from marrying; how can this at once stupid and conceited tribe look the labouring man in the face, while they call upon him to take up arms, to risk his life, in defence of the land? Grant that the poor laws are just; grant that every necessitous creature has a right to demand relief from some parish or other; grant that the law has most effectually provided that every man shall be protected against the effects of hunger and of cold: grant these, and then the law, which compels the man without house or land to take up arms and risk his life in defence of the country, is a perfectly just law: but, deny to the necessitous that legal and certain relief of which I have been speaking; abolish the poor laws; and then this military-service law becomes an act of a character such as I defy any pen or tongue to describe.

88. To say another word upon the subject is certainly unnecessary; but we live in days when "stern necessity" has so often been pleaded for most flagrant departures from the law of the land, that one cannot help asking, whether there were any greater necessity to justify ADDINGTON for his deeds of 1817 than there would be to justify a starving man in taking a loaf? ADDINGTON pleaded necessity, and he got a Bill of Indemnity. And, shall a starving man be hanged, then, if he take a loaf to save himself from dying? When SIX ACTS were before the Parliament, the proposers and supporters of them never pretended that they did not embrace a most dreadful departure from the ancient laws of the land. In answer to LORD HOLLAND, who had dwelt forcibly on this departure from the ancient law, the Lord Chancellor, unable to contradict LORD HOLLAND, exclaimed "salus populi suprema lex," that is to say, "the salvation of the people is the first law." Well, then, if the salvation of the people be the first law, the salvation of life is really and bona fide the salvation of the people; and, if the ordinary laws may be dispensed with, in order to obviate a possible and speculative danger, surely they may be dispensed with, in cases where to dispense with them is visibly, demonstrably, notoriously, necessary to the salvation of the lives of the people: surely, bread is as necessary to the lips of the starving man, as a new law could be necessary to prevent either house of parliament from being brought into contempt; and surely, therefore, salus populi suprema lex may come from the lips of the famishing people with as much propriety as they came from those of the Lord Chancellor!

89. Again, however, I observe, and with this I conclude, that we have nothing to do but to adhere to the poor laws which we have; that the poor have nothing to do, but to apply to the overseer, or to appeal from him to the magistrate; that the magistrate has nothing to do but duly to enforce the law; and that the government has nothing to do, in order to secure the peace of the country, amidst all the difficulties that are approaching, great and numerous as they are; that it has nothing to do, but to enjoin on the magistrates to do their duty according to our excellent law; and, at the same time, the government ought to discourage, by all the means in their power, all projects for maintaining the poor by any other than legal means; to discourage all
begging-box affairs; all miserable expedients; and also to discourage, and, where it is possible, fix its mark of reprobation upon, all those detestable projectors, who are hatching schemes for what is called, in the blasphemous slang of the day, 'checking the surplus population;' who are hatching schemes for preventing the labouring people from having children; who are spreading about their nasty beastly publications; who are hatching schemes of emigration; and who, in short, seem to be doing every thing in their power to widen the fearful breach that has already been made between the poor and the rich. The government has nothing to do but to cause the law to be honestly enforced; and then we shall see no starvation, and none of those dreadful conflicts which the fear of want, as well as actual want, never fail to produce.

The bare thought of forced emigration to a foreign state, including, as it must, a transfer of allegiance, which is contrary to the fundamental laws of England; or, exposing every emigrating person to the danger of committing high treason; the very thought of such a measure having become necessary in England, is enough to make an Englishman mad. But, of these projects, these scandalous nasty beastly and shameless projects, we shall have time to speak hereafter; and in the mean while, I take my leave of you, for the present, by expressing my admiration of the sensible and spirited conduct of the people of Stockport, when an attempt was, on the 5th of September, made to cheat them into an address, applauding the conduct of the Ministers!

What! Had the people of Stockport so soon forgotten 16th of August! Had they so soon forgotten their townsman, Joseph Swan! If they had, they would have deserved to perish to all eternity. Oh, no! It was a proposition very premature: it will be quite soon enough for the good and sensible and spirited fellows of Stockport; quite soon enough to address the Ministers, when the Ministers shall have proposed a repeal of the several Jubilee measures, called Ellenborough's law; the poacher-transporting law; the sun-set and sun-rise transportation law; the tread-mill law; the select-vestry law; the Sunday-toll laws; the new trespass law; the new treason law; the seducing-soldier hanging law; the new-apple felony law; the SIX ACTS; and a great number of others, passed in the reign of Jubilee. Quite soon enough to applaud, that is, for the sensible people of Stockport, when the Ministers have proposed to repeal these laws, and, also, to repeal the malt-tax, and those other taxes, which take, even from the pauper, one half of what the parish gives him to keep the breath warm in his body. Quite soon enough to applaud the Ministers, when they have done these things; and, when in addition to all these, they shall have openly proposed a radical reform of the Commons' House of Parliament. Leaving
them to do this, as soon as they like, and trusting, that you
will never, on any account, applaud them, until they do it,
I, expressing here my best thanks to Mr. Blackshaw,
who defeated the slavish scheme at Stockport, remain,

Your faithful friend,

and most obedient servant,

Wm. Cobbett.

No. IV.

Cobbett's
Poor Man's Friend:
or,
Useful Information and Advice for the Working Classes;
in a Series of Letters, addressed to the Working Classes
of Preston.

London:
Printed and Published by W. Cobbett, No. 183, Fleet-Street.
PRICE TWO-PAECE.

Letter IV.

To the
Working Classes of Preston.

Hurstbourne Tarrant (called Upham),
Hants, 13th Oct. 1826.

My Excellent Friends,

90. In the foregoing Numbers, I have shown, that men
can never be so poor as to have no rights at all; and that,
in England, they have a legal, as well as a natural, right
to be maintained, if they be destitute of other means, out of
the lands, or other property, of the rich. But, it is an in-
teresting question: HOW THERE CAME TO BE SO
MUCH POVERTY AND MISERY IN ENGLAND?
This is a very interesting question; for, though it is the
doom of man, that he shall never be certain of any thing,
and that he shall never be beyond the reach of calamity;
though there always has been, and always will be, poor
people in every nation; though this circumstance of poverty
is inseparable from the means which uphold communities of
men; though, without poverty, there could be no charity,
and none of those feelings, those offices, those acts, and those relationships, which are connected with charity, and which form a considerable portion of the cement of civil society: yet, notwithstanding these things, there are bounds, beyond which, the poverty of a people cannot go, without becoming a thing to complain of, and to trace to the Government as a fault. Those bounds have been passed, in England, long and long ago. England was always famed for many things; but especially for its good living; that is to say, for the plenty in which the whole of the people lived; for the abundance of good clothing and good food, which they had. It was always, ever since it bore the name of England, the richest and most powerful, and most admired, country in Europe; but, its good living, its superiority in this particular respect, was proverbial amongst all who knew, or who had heard talk of, the English nation. Good God! How changed! Now, the very worst fed and worst clad people upon the face of the earth, those of Ireland only excepted. How, then, did this horrible, this disgraceful, this cruel poverty come upon this once happy nation? This, my good friends of Preston, is, to us all, a most important question; and, now let us endeavour to obtain a full and complete answer to it.

91. But, before we proceed to show how the nation has been impoverished, it is necessary to prove, to establish beyond doubt, the fact, that, formerly, the people of England were well fed, and well clad. This, therefore, is what I shall do, before I come to give an account of the means, by which once well fed and well clad people have been reduced to their present skin and bone and miserable rags. And, though I have done it on one or two former occasions, it is necessary to do it again here; for, those who may read now, may not have read before; and, besides, boys are every day rising up to the age of thought; and in young men in particular, it is becoming to think seriously of these things, and to ponder on the means of delivering their country, their parents, and all those whom they love, from this state of increasing hunger, disgusting rags, misery, disgrace, and infamy.

92. The proofs of the former happy state of the English people I shall take, with very little abridgment, from the XVIth No. of my “History of the Protestant Reformation.” I could add other proofs, but they would be wholly unnecessary. When I have given these proofs of the ancient good living of the English, I shall show how fast the bad living, the misery, of the labouring people have been increasing, how they have been regularly becoming more and more miserable during the last fifty or sixty years. And, when I have, thus, clearly proved, that the people were formerly well fed and well clad, and have produced incontestable proofs of their present wretchedness, in all parts of the country; when I have done this, I shall go back, and show you, HOW THERE CAME TO BE SO MUCH POVERTY AND MISERY IN ENGLAND. I begin, then, with my proofs of the ancient good living of the English people, which I take from my History before mentioned.

93. POVERTY, however, is, after all, the great badge, the never-failing badge of slavery. Bare bones and rags are the true marks of the real slave. What is the object of Government? To cause men to live happily. They cannot be happy without a sufficiency of food and of raiment. Good government means a state of things in which the main body are well fed and well clothed. It is the chief business of a government to take care, that one part of the people do not cause the other part to lead miserable lives. There can be no morality, no virtue, no sincerity, no honesty, amongst a people continually suffering from want; and, it is cruel, in the last degree, to punish such people for almost any sort of crime, which is, in fact, not crime of the heart, not crime of the perpetrator, but the crime of his all-controlling necessities.——To what degree the main body of the people, in
England, are now poor and miserable; how deplorably wretched they now are; this we know but too well; and now, we will see what was their state before this vaunted "Reformation." I shall be very particular to cite my authorities here. I will infer nothing; I will give no "estimate"; but, refer to authorities, such as no man can call in question, such as no man can deny to be proofs more complete than if founded on oaths of credible witnesses, taken before a judge and jury. I shall begin with the account which Fortescue gives of the state and manner of living of the English, in the reign of Henry VI.; that is, in the 15th century, when the Catholic Church was in the height of its glory. Fortescue was Lord Chief Justice of England for nearly twenty years; he was appointed Lord High Chancellor by Henry VI. Being in exile, in France, in consequence of the wars between the Houses of York and Lancaster, and the King's son, Prince Edward, being also in exile with him, the Chancellor wrote a series of Letters, addressed to the Prince, to explain to him the nature and effects of the Laws of England, and to induce him to study them and uphold them. This work, which was written in Latin, is called De Laudibus Legum Angliae; or Praise of the Laws of England. This book was, many years ago, translated into English, and it is a book of Law-Authority, quoted frequently in our courts at this day. No man can doubt the truth of facts, related in such a work. It was a work written by a famous lawyer for a Prince; it was intended to be read by other contemporaneous lawyers, and also by all lawyers in future. The passage that I am about to quote, relating to the state of the English, was purely incidental; it was not intended to answer any temporary purpose. It must have been a true account.

The Chancellor, after speaking generally of the nature of the laws of England, and of the difference between them and the laws of France, proceeds to show the difference in their effects, by a description of the state of the French people, and then by a description of the state of the English. His words, words that, as I transcribe them, make my cheeks burn with shame, are as follows:

"Besides all this, the inhabitants of France give every year to their King the fourth part of all their wines, the growth of that year, every vintner gives the fourth penny of what he makes of his wine by sale. And all the towns and boroughs pay to the King yearly great sums of money, which are assessed upon them, for the expenses of his men at arms. So that the King's troops, which are always considerable, are substituted and paid yearly by those common people, who live in the villages, boroughs and cities. Another grievance is, every village constantly finds and maintains two cross-bow-men, at the least; some find more, well arrayed in all their accoutrements, to serve the King in his wars, as often as he pleaseth to call them out, which is frequently done. Without any consideration had of these things, other very heavy taxes are assessed yearly upon every village within the kingdom, for the King's service; neither is there ever any intermission or abatement of taxes. Exposed to these and other calamities, the peasants live in great hardship and misery. Their constant drink is water, neither do they taste, throughout the year, any other liquor, unless upon some extraordinary times, or festival days. Their clothing consists of frocks, or little short jerkins, made of canvas, no better than common sackcloth; they do not wear any woollens, except of the coarsest sort; and that only in the garment under their frocks; nor do they wear any trowse, but from the knees upwards; their legs being exposed and naked. The women go barefoot, except on holidays. They do not eat flesh, except it be the fat of bacon, and that in very small quantities, with which they make a soup. Of other sorts, either boiled or roasted, they do not so much as taste, unless it be of the inwards and offals of sheep and bullocks, and the like,

Go, and read this to the poor souls, who are now eating sea-weed in Ireland; who are detected in robbing the pig-troughs in Yorkshire; who are eating horse-flesh and grains (draff) in Lancashire and Cheshire; who are harnessed like horses and drawing gravel in Hampshire and Sussex; who have 3d. a day allowed them by the Magistrates in Norfolk; who, all over England, worse fed than the felons in the gaols. Go, and tell them, when they raise their hands in a revolutionary spirit, and with their dirty tongues, cry "No Popery"; go, read to the degraded and deluded wretches, this account of the state of their Catholic forefathers, who lived under what is impudently called "Popish superstition and tyranny," and in those times, which we have the audacity to call "the dark ages."—Look at the then picture of the French; and, Protestant Englishmen, if you have the capacity of blushing left, blush at the thought of how precisely that picture fits the English now! Look at all the parts of the picture, the food, the rainment, the game! Good God! If any one had told the old Chancellor, that the day would come, when this picture, and even a picture more degrading to human nature, would fit his own boasted country, what would he have said? What would he have said, if he had been told, that the time was to come, when the soldier, in England, would have more than twice, nay, more than thrice, the sum allowed to the day-labouring man; when potatoes would be carried to the field as the only food of the ploughman; when soup-shops would be opened to feed the English; and when the Judges, sitting on that very Bench on which he himself had sat for twenty years, would (as in the case last year of the complaint against Magistrates at Northallerton) declare that bread and water were the general food of working people in England? What would he have said? Why, if he had been told, that there was to be a "Reformation," accompanied by a total devastation of Church and Poor property, upheld by wars, creating an enormous Debt and
enormous taxes, and requiring a constantly standing army; if he had been told this, he would have foreseen our present state, and would have wept for his country; but, if he had, in addition, been told, that, even in the midst of all this suffering, we should still have the ingratitude and the baseness to cry "No Popery," and the injustice and the cruelty to persecute those Englishmen and Irishmen, who adhered to the faith of their pious, moral, brave, free and happy fathers, he would have said, "God's will be done: let them suffer."

But, it may be said, that it was not, then, the Catholic Church, but the Laws, that made the English so happy; for, the French had that Church as well as the English. Aye! But, in England, the Church was the very basis of the laws. The very first clause of Magna Charta provided for the stability of its property and rights. A provision for the indigent, an effectual provision, was made by the laws that related to the Church and its property; and this was not the case in France; and never was the case in any country but this: so that the English people lost more by a "Reformation" than any other people could have lost.

Fortescue's authority would, if itself, be enough; but, I am not to stop with it. White: the late Rector of Selbourne, in Hampshire, gives, in his History of that once-famous village, an extract from a record, stating, that, for disorderly conduct, men were punished, by being "compelled to fast a fortnight on bread and beer": This was about the year 1380, in the reign of Richard II. Oh! miserable "dark ages"! This fact must be true. White had no purpose to answer. His mention of the fact, or, rather, his transcript from the record, is purely incidental; and trifling as the fact is, it is conclusive as to the general mode of living in those happy days. Go, tell the harnessed gravel-drawers, in Hampshire, to cry "No Popery": for, that, if the Pope be not put down, he may, in time, compel them to fast on bread and beer, instead of suffering them to continue to regale themselves on nice potatoes and pure water.

---

But, let us come to Acts of Parliament, and, first, to the Act above quoted, in paragraph 453, which see. That Act fixes the price of meat. After naming the four sorts of meat, beef, pork, mutton and veal, the preamble has these words: "These being THE FOOD OF THE POORER SORT." This is conclusive. It is an incidental mention of a fact. It is in an Act of Parliament. It must have been true; and, it is a fact that we know well, that even the Judges have declared from the Bench, that bread alone is now the food of the poorer sort. What do we want more than this to convince us, that the main body of the people have been impoverished by the "Reformation"?---But, I will prove, by other Acts of Parliament, this Act of Parliament to have spoken truth. These Acts declare what the wages of workmen shall be. There are several such Acts, but one or two may suffice. The Act of 23rd of Edw. III. fixes the wages, without food, as follows. There are many other things mentioned, but the following will be enough for our purpose.

<table>
<thead>
<tr>
<th>Price of meat</th>
<th>s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A woman hay-making, or weeding corn, for the day</td>
<td>0 1</td>
</tr>
<tr>
<td>A man filling dung-cart</td>
<td>0 3 4</td>
</tr>
<tr>
<td>A reaper</td>
<td>0 4</td>
</tr>
<tr>
<td>Mowing an acre of grass</td>
<td>0 6</td>
</tr>
<tr>
<td>Threshing a quarter of wheat</td>
<td>0 4</td>
</tr>
</tbody>
</table>

The price of shoes, cloth, and of provisions, throughout the time that this law continued in force was as follows:

<table>
<thead>
<tr>
<th>Price of shoes and cloth</th>
<th>£. s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A pair of shoes</td>
<td>0 0 4</td>
</tr>
<tr>
<td>Russet broad cloth yard</td>
<td>0 1 1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Price of provisions</th>
<th>£. s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A fat hog 2 years old</td>
<td>0 3 4</td>
</tr>
<tr>
<td>A fat goose</td>
<td>0 0 2 4</td>
</tr>
<tr>
<td>Ale, the gallon</td>
<td>0 0 4</td>
</tr>
<tr>
<td>Proclamation</td>
<td>0 0 1</td>
</tr>
<tr>
<td>Wheat, the quarter</td>
<td>0 3 4</td>
</tr>
<tr>
<td>White wine the gallon</td>
<td>0 0 6</td>
</tr>
<tr>
<td>Red wine</td>
<td>0 0 4</td>
</tr>
</tbody>
</table>

These prices are taken from the Preciosum of Bishop Fleetwood, who took them from the accounts kept by the bursars of convents. All the world knows, that Fleetwood's book is of undoubted authority.---We may, then, easily believe, that "beef, pork, mutton and veal," were "the food of the poorer sort," when a dung-cart filler had
The Poor Man's Friend.  [Letter

more than the price of a fat goose and a half for a day's work; and when a woman was allowed, for a day's weeding, the price of a quart of red wine! Two yards of the cloth made a coat for the shepherd; and, as it cost 2s. 2d., the reaper would earn it in 64 days; and, the dung-cart man would earn very nearly a pair of shoes every day! This dung-cart filler would earn a fat shorn sheep in four days; he would earn a fat hog, two years old, in twelve days; he would earn a grass-fed ox in twenty days; so that we may easily believe, that "beef, pork, and mutton," were "the food of the poorer sort." And, mind, this was "a priest-ridden people"; a people "buried in Popish superstition!"

In our days of "Protestant light" and of "mental enjoyment," the "poorer sort" are allowed by the Magistrates of Norfolk, 3d. a day for a single man able to work. That is to say, a halfpenny less than the Catholic dung-cart man had; and that 3d. will get the "No Popery" gentleman about six ounces of old ewe-mutton, while the Popish dung-cart man got, for his day, rather more than the quarter of a fat sheep. But, the popish people might work harder than "enlightened Protestants." They might do more work in a day. This is contrary to all the assertions of the feelers; for they insist, that the Catholic religion made people idle. But, to set this matter at rest, let us look at the price of the wheat, which the labourer had to purchase with his wages. We have seen, that the "popish superstition slave" had to give fivepence a bushel for his wheat, and the evidence of Mr. George states, that the "enlightened Protestant" had to give 10 shillings a bushel for his wheat; that is, 24 times as much as the "popish fool," who suffered himself to be "priest-ridden."

So that the "enlightened" man, in order to make him as well off as the "dark ages" man was, ought to receive twelve shillings, instead of 3s. 7½d. for mowing an acre of grass; and he, in like manner, ought to receive, for thrashing a quarter of wheat, eight shillings, instead of the four shillings, which he does receive. If we had the records, we should, doubtless, find, that Ireland was in the same state.

94. There! That settles the matter as to ancient good living. Now, as to the progress of poverty and misery, amongst the working people, during the last half century, take these facts: in the year 1771, that is, 55 years ago, Arthur Young, who was afterwards Secretary to the Board of Agriculture, published a work on the state of the agriculture of the country, in which he gave the allowance for the keeping of a farm-labourer, his wife and three children, which allowance, reckoning according to the present money-price of the articles which he allows, amounted to 13s. 1d. He put the sum, at what he deemed the lowest possible sum, on which the people could exist. Alas! we shall find, that they can be made to exist upon little more than one-half of this sum!

95. This allowance of Mr. Arthur Young was made, observe, in 1771, which was before the Old American War took place. That war made some famous fortunes for adm-
rals and commodores and contractors and pursers and gene-
rals and commissaries; but, it was not the Americans, the
French, nor the Dutch that gave the money to make these
fortunes. They came out of English taxes; and the hea-
viest part of those taxes fell upon
the
working people, who,
when they were boasting of “victories” and rejoicing that
the “Jack Tars” had got “prize-money,” little dreamed,
that these victories were purchased by them, and that they
paid fifty pounds for every crown
prize-
money
I
In short, this American war caused a great mass
of new taxes to be laid on, and the people of England be-
came a great deal poorer than they ever had been before.
During that war, they BEGAN TO EAT POTATOES,
as something to “save bread.” The poorest of the people,
the very poorest of them, refused, for a long while, to use
them in this way;
and even when I was ten years old, which
was just about ffty
years ago;
the poor people would not
eat potatoes, except
with meat, as they would cabbages,
or carrots, or any other moist vegetable. But, by the end
of the American war, their stomachs had come to!
By slow degrees, they had been reduced to
pig-meat (and bad pig-meat too), not, indeed, without
grum-
bbling; but, to swallow it; to be reduced, thus, many degrees
in the scale of animals.
96. At the end of twenty-four years from the date
of Arthur Young’s allowance, the poverty and degradation
of the English people had made great strides. We were
now in the year 1795, and a new war, and a new series of
“victories and prizes” had begun. But, who it was that
suffered for these, out of whose blood and flesh and bones
they came, the allowance now (in 1795) made to the poor
labourers and their families will tell. There was, in that
year, a Table, or Scale, of allowance, framed by the
Magistrates of Berkshire. This is, by no means, a hard
county; and, therefore, it is reasonable to suppose, that
this scale was as good an one for the poor as any in England.

According to this scale, which was printed and published,
and also acted upon for years, the weekly allowance, for
a man, his wife and three children, was, according to pre-
sent money-prices, 11s. 4d. Thus, it had, in the space
of twenty-four years, fell from 13s. 1d. to 11s. 4d. Thus were
the people brought to the pig-meat! Food, fit for men,
they could not have with 11s. 4d. a week for five persons.

97. One would have thought, that to make a human
being live upon 4d. a day, and find fuel, clothing, rent,
washing and bedding out of the 4d., besides eating and
drinking, was impossible;
and one would have thought it
impossible for any thing not of hellish birth and breeding,
to entertain a wish to make poor creatures, and our neigh-
bours too, exist in such a state of horrible misery and de-
gradation as the labourers of England were condemned to
by this scale of 1795. Alas! this was happiness and ho-
nour; this was famous living; this 1
1s. 4d. a week was
luxury and feasting, compared to what we NOW BE-
HOLD! For now the allowance, according to present
money-prices, is 8s. a week for the man, his wife, and three
children; that is to say, 24d. In words, TWO PENCE
AND FIVE SEVENTHS OF ANOTHER PENNY,
FOR A DAY! There, that is England now! That is
what the base wretches, who are fattening upon the people’s
labour, call “the envy of surrounding nations and the ad-
miration of the world.” That is what Sir Francis
Burdett applauds; and he applauds the mean and cruel
and dastardly ruffians, whom he calls, “the country-gentle-
men of England,” and whose generosity he cries up; while
he well knows, that it is they (and he amongst the rest)
who are the real and only cause of this devil-like barbarity,
which (and he well knows that too) could not possibly be
practised without the constant existence and occasional em-
ployment of that species of force, which is so abhorrent to
the laws of England, and of which this Burdett’s son forms
a part. The poor creatures, if they complain; if their
hunger make them cry out, are either punished by even
harder measures, or are slapped into prison. Alas! the gaol is really become a place of relief, a scene of comparative good living; hence the invention of the tread-mill! What shall we see next? Workhouses, badges, hundred-houses, select-vestries, tread-mills, gravel-carts and harness! What shall we see next! And, what should we see at last, if this infernal THING could continue for only a few years longer!

98. In order to form a judgment of the cruelty of making our working neighbours live upon 2½d. a day; that is to say, 2d. and rather more than a halfpenny, let us see what the surgeons allow in the hospitals, to patients with broken limbs, who, of course, have no work to do, and who cannot even take any exercise. In Guy's Hospital, London, the daily allowance to patients, having simple fractures, is this: 6 ounces of meat; 12 ounces of bread; 1 pint of broth; 2 quarts of good beer. This is the daily allowance. Then, in addition to this, the same patient has 12 ounces of butter a week. These articles, for a week, amount to not less, at present retail prices (and those are the poor man's prices), than 6s. 9d. a week; while the working man is allowed 1s. 7d. a week! For, he cannot and he will not see his wife and children actually drop down dead with hunger before his face; and this is what he must see, if he take to himself more than a fifth of the allowance for the family.

99. Now, pray, observe, that surgeons, and particularly those eminent surgeons, who frame rules and regulations for great establishments like that of Guy's Hospital, are competent judges of what nature requires in the way of food and of drink. They are, indeed, not only competent judges, but they are the best of judges: they know precisely what is necessary; and having the power to order the proper allowance, they order it. If, then, they make an allowance like that, which we have seen, to a person who is under a regimen for a broken limb; to a person who does no work, and who is, nine times out of ten, unable to take any exercise at all, even that of walking about, at least in the open air; if the eminent surgeons of London deem six shillings and ninepence worth of victuals and drink, a week, necessary to such a patient; if they think, that nature calls for so much in such a case; what must that man be made of, who can allow to a working man, a man fourteen hours, every day, in the open air, one shilling and sevenpence worth of victuals and drink for the week! Let me not, however, ask what "that man" can be made of; for it is a monster and not a man: it is a murderer of men: not a murderer with the knife or the pistol, but with the more cruel instrument of starvation. And yet, such monsters go to church and to meeting; aye, and subscribe, the base hypocrites, to circulate that Bible, which commands to do as they would be done by, and which, from the first chapter to the last, menaces them with punishment, if they be hard to the poor, the fatherless, the widow, or the stranger!

100. But, not only is the patient, in a hospital, thus so much more amply fed than the working man; the prisoners, in the gaols; aye, even the convicted felons, are fed better, and much better than the working men now are! Here is a fine "Old Englaud"; that country of "roast beef and plumb pudding"; that, as the tax-eaters say it is, "envy of surrounding nations and admiration of the world." Aye; the country WAS all these; but, it is now precisely the reverse of them all. We have just seen that the honest labouring man is allowed 2½d. a day; and that will buy him a pound and a half of good bread a day, and no more, not a single crumb more. This is all he has. Well enough might the Hampshire Baronet, Sir John Pollien, lately, at a meeting at Andover, call the labourers "poor devils," and say, that they had "scarcely a rag to cover them!" A pound and a half of bread a day, and nothing more, and that, too, to work upon! Now, then, how fare the prisoners in the gaols! Why, if they be CONVICTED FELONS, they are, say the Berkshire gaol-regulations, "to have ONLY BREAD and water, with vegetables, occasionally, from the garden."
better fed than the honest labouring man. Aye, and this is not all; for, this is only the week-day fare; for, they are to have, "on Sundays, SOME MEAT and broth"! Good God! And the honest working man can never, never smell the smell of meat! This is "envy of surrounding nations" with the devil to it! This is a state of things for Burdett to applaud!

101. But, we are not even yet come to a sight of the depth of our degradation. These Berkshire gaol-regulations make provision for setting the convicted prisoners, in certain cases, TO WORK, and, they say, "if the surgeon think it necessary, the WORKING PRISONERS may be allowed MEAT AND BROTH ON WEEK DAYS"; and of Sundays, of course! There it is! There is the "envy and admiration"! There is the state, to which Mr. Prosperity and Mr. Canning's best Parliament has brought us. There is the result of "victories" and prize-money and battles of Waterloo and of English ladies kissing "Old Blucher." There is the fruit, the natural fruit, of anti-jacobinism and battles on the Serpentine River and jubilees and heaven-born ministers and sinking-funds and "public credit" and army and navy contracts. There is the fruit, the natural, the nearly (but not quite) ripe fruit of it all: the CONVICTED FELON is, if he do not work at all, allowed, on week-days, some vegetables in addition to his bread, and, on Sundays, both meat and broth; and, if the CONVICTED FELON work, if he be a WORKING convicted felon, he is allowed meat and broth every day in the year, while the WORKING HONEST MAN is allowed nothing but dry bread, and of that not half a belly full! And yet you see people that seem surprised that crimes increase! Very strange, to be sure; that men should like to work upon meat and broth better than they like to work upon dry bread! No wonder, that new gaols arise. No wonder that there are now two or three or four or five gaols to one county, and that as much is now written upon "prison discipline" as upon almost any subject that is going. But, why so good, so generous, to FELONS? The truth is, that they are not fed too well; for, to be starved is no part of their sentence; and, here are SURGEONS, who have something to say! They know very well that a man may be murdered by keeping necessary food from him. Felons are not apt to lie down and die quietly for want of food. The gaols are in large towns, where the news of any cruelty soon gets about. So that the felons have many circumstances in their favour. It is in the villages, the recluse villages, where the greatest cruelties are committed.

102. Here, then, in this contrast between the treatment of the WORKING FELON and that of the WORKING HONEST MAN, we have a complete picture of the present state of England; that horrible state, to which, by slow degrees, this once happy country has been brought; and, I should now proceed to show, as I proposed in the first paragraph of this present Number, HOW THERE CAME TO BE SO MUCH POVERTY AND MISERY IN ENGLAND; for, this is the main thing, it being clear, that, if we do not see the real causes of our misery, we shall be unlikely to adopt any effectual remedy. But, before I enter on this part of my subject, let me prove, beyond all possibility of doubt, that what I say relatively to the situation and the allowances to, the labourers and their families, IS TRUE. The cause of such situation and allowances I shall show hereafter; but, let me first show, by a reference to indubitable facts, that the situation and allowances are such as, or worse than, I have described them. To do this, no way seems to me to be so fair, so likely to be free from error, so likely to produce a suitable impression on the minds of my readers, and so likely to lead to some useful practical result; no way seems
to me so well calculated to answer these purposes, as that of taking the very village, in which I, at this moment, happen to be, and to describe, with names and dates, the actual state of its labouring people, as far as that state is connected with steps taken under the poor-laws.

103. This village was, in former times, a very considerable place, as is manifest from the size of the church as well as from various other circumstances. It is now, as a church living, united with an adjoining parish, called Vernon Dean, which also has its church, at a distance of about three miles from the church of this parish. Both parishes, put together now contain only eleven hundred, and a few odd, inhabitants, men, women, children and all; and yet, the great tithes are supposed to be worth two or three thousand pounds a year, and the small tithes about six hundred pounds a year. Formerly, before the event which is called "THE REFORMATION," there were two Roman Catholic priests living at the parsonage houses in these two parishes. They could not marry, and could, therefore, have no wives and families to keep out of the tithes; and, with part of those tithes, they, as the law provided, maintained the poor of these two parishes; and, the canons of the church commanded them, to distribute the portion to the poor and the stranger, "with their own hands, in humility and mercy."

104. This, as to church and poor, was the state of these villages, in the "dark ages" of "Romish superstition." What! No poor-laws? No poor-rates? What horribly unenlightened times! No select vestries? Dark ages indeed! But, how stand these matters now? Why, the two parishes are moulded into one church living. Then the great tithes (amounting to two or three thousand a year) belong to some part of the Chapter (as they call it) of Salisbury. The Chapter leases them out, as they would a house or a farm, and they are now rented by John King, who is one of this happy nation's greatest and oldest pensioners. So that, away go the great tithes, not leaving a single wheat-ear to be spent in the parish. The small tithes belong to a vicar, who is one Fisher, a nephew of the late Bishop of Salisbury, who has not resided here for a long while; and who has a curate, named John Gale, who, being the son of a little farmer and shopkeeper, at Burbage in Wiltshire, was, by a parson of the name of Bailey (very well known and remembered in these parts), put to school; and, in the fulness of time, became a curate. So that, away go also the small tithe (amounting to about 500L. or 600L. a year); and, out of the large church revenues; or, rather, large church-and-poor revenues, of these two parishes; out of the whole of them, there remains only the amount of the curate, Mr. John Gale's salary, which does not, perhaps, exceed seventy or a hundred pounds, and a part of which, at any rate, I dare say, he does not expend in these parishes: away goes, I say, all the rest of the small tithes, leaving not so much as a mess of milk or a dozen of eggs, much less a tithe-pig, to be consumed in the parish.

105. As to the poor, the parishes continue to be in two; so that I am to be considered as speaking of the parish of Uphusband only. You are aware, that, amongst the last of the acts of the famous jubilee-reign, was an Act to enable parishes to establish select vestries; and one of these vestries now exists in this parish. And now, let me explain to you the nature and tendency of this jubilee-act. Before this act was passed, overseers of the poor had full authority to grant relief at their discretion. Pray mark that. Then again, before this act was passed, any one justice of the peace might, on complaint of any poor person, order relief. Mark that. A select vestry is to consist of the most considerable rate-payers. Mark that. Then, mark these things: this jubilee-act forbids the overseer to grant any relief other than such as shall be ordered by the select vestry; it forbids one justice to order relief, in any case, except a case of emergency.
it forbids MORE THAN ONE to order relief, except on oath that the complainant has applied to the select vestry (where there is one) and has been refused relief by it; and, that, in no case, the justice's order shall be for more than a month; and, moreover, that, when a poor person shall appeal to justices from a select vestry, the justices, in ordering relief, or refusing, shall have "regard to the conduct and character of the applicant!"

106. From this Act, one would imagine, that overseers and justices were looked upon as being of too soft and yielding a nature; too good, too charitable, too liberal to the poor! In order that the select vestry may have an agent suited to the purposes that the Act manifestly has in view, the Act authorizes the select vestry to appoint what is called an "assistant overseer," and to give him a salary out of the poor-rates. Such is this Jubilee-Act, one of the last Acts of the Jubilee-reign, that reign which gave birth to the American war, to Pitt, to Percival, Ellenhorough, Sidmouth and Castlereagh, to a thousand millions of taxes and another thousand millions of debt: such is the Select-Vestry Act; and this now little trifling village of Urhurs and has a Select-Vestry! Aye, and an "Assistant Overseer" too, with a salary of FIFTY POUNDS A YEAR, being, as you will presently see, about a SEVENTH PART OF THE WHOLE OF THE EXPENDITURE ON THE POOR!

107. The Overseers make out and cause to be printed and published, at the end of every four weeks, an account of their disbursements. I have one of these accounts now before me; and I insert it here, word for word, as follows:—

108. "The disbursements of Mr. T. Child, and Mr. C. Church, bread at Is. 2d. per gallon. Sept. 25th, 1826.

WIDOWS. | £  s  d | £  s  d
---|---|---
Blake, Ann | 0 8 0 | 0 8 0
Bray, Mary | 0 2 0 | 0 2 0
Cook, Ann | 0 7 6 | 0 7 6
Clark, Mary | 0 10 0 | 0 10 0

BASTARDS.

- 2 children | 0 12 0 | 0 12 0
- 2 children | 0 10 0 | 0 10 0
- 2 children | 0 8 0 | 0 8 0
- 2 children | 0 8 0 | 0 8 0
- 2 children | 0 8 0 | 0 8 0

OLD MEN.

Blake, John | 0 16 0 | 0 16 0
Cannon, John | 0 14 0 | 0 14 0
Cummins, Peter | 0 16 0 | 0 16 0
Hopgood, John | 0 16 0 | 0 16 0
Hoyden, William | 0 6 0 | 0 6 0
Marshall, Charles | 0 16 0 | 0 16 0
Nutley, George | 0 7 0 | 0 7 0

FAMILIES.

Bawley, Mary | 0 4 0 | 0 4 0
Beverstock, Elizabeth, 2 children | 0 9 4 | 0 9 4
Cook, Levi | 5 ditto | 0 5 4
Kingston, John | 6 ditto | 0 6 0
Knight, John | 6 ditto | 0 6 0
Newman, David | 5 ditto | 0 5 4
Paun, Robert | 5 ditto | 0 5 4
Synea, William | 6 ditto | 0 6 0
Smith, Sarah (Moore) | 1 ditto | 0 4 8
Stedman, Sarah | 2 ditto | 0 9 4
White, Joseph | 8 ditto | 0 8 0
Wise, William | 6 ditto | 0 6 0
Walden, John | 5 ditto | 0 5 4
Noyce, M. Batt, 7 do. 6 weeks' pay | 1 2 0 | 1 2 0

EXTRA IN THIS MONTH.

Thomas Farmer, ill 3 days | 0 4 0 | 0 4 0
Levi Cook, ill 4 weeks and 1 day | 1 13 4 | 1 13 4
Joseph White's child, 6 weeks | 0 7 0 | 0 7 0
Jane Westrip's rent | 0 2 0 | 0 2 0
William Fisher, 1 month ill | 1 12 0 | 1 12 0
### THE POOR MAN'S FRIEND.

**[LETTER]**

<table>
<thead>
<tr>
<th>Name</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paid boy, 2 days ill</td>
<td>0</td>
<td>0</td>
<td>8</td>
</tr>
<tr>
<td>James Orchard, ill</td>
<td>1</td>
<td>0</td>
<td>2</td>
</tr>
<tr>
<td>James Orchard's daughter, ill</td>
<td>0</td>
<td>8</td>
<td>0</td>
</tr>
<tr>
<td>Adders and Sparrows</td>
<td>0</td>
<td>2</td>
<td>34</td>
</tr>
<tr>
<td>Wicks for Carriage</td>
<td>0</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>Paid Mary Hinton</td>
<td>0</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>Joseph Farmer, ill 3 days</td>
<td>0</td>
<td>2</td>
<td>9</td>
</tr>
<tr>
<td>Thomas Cummins</td>
<td>0</td>
<td>6</td>
<td>0</td>
</tr>
<tr>
<td>Samuel Day, and son, ill</td>
<td>0</td>
<td>8</td>
<td>2</td>
</tr>
</tbody>
</table>

Total amount for the 4 weeks . . . 27 3 10½

109. Under the head of "**Widows**" are, generally, old women wholly unable to work; and that of "**Old Men**" are men past all labour: in some of the instances lodging places, in very poor and wretched houses, are found these old people, and, in other instances, they have the bare money; and, observe, that money is FOR FOUR WEEKS!—Gracious God! Have we had no mothers ourselves! Were we not born of woman! Shall we not feel then, for the poor widow who, in her old age, is doomed to exist on two shillings a week, or threepence halfpenny a day, and to find herself clothes and washing and fuel and bedding out of that! And, the poor old men, the very happiest of whom gets, you see, less than 7d. a day, at the end of 70 or 80 years of a life, all but six of which have been years of labour! I have thought it right to put **blankets** instead of the names, under the **second head**. Men of less rigid morality, and less free from all illicit intercourse, than the members of the Select Vestry of Uphusband, would, instead of the word "**bastard,**" have used the more amiable one of "**love-child**"; and, it may not be wholly improper to ask these rigid moralists, whether they be aware, that they are guilty of **LIBEL,** aye, of real criminal libel, in causing these poor girls' names to be **printed** and **published** in this way. Let them remember, that, the greater the truth the greater the libel; and, let them remember, that the mothers and the children too, may have memories! But, it is under the head of "**FAMILIES**" that we see that which is most worthy of our attention. Observe, that **eight shillings a week is the wages for a day labourer in the village.** And, you see, it is only when there are **more than four children** that the family is allowed any thing at all. "**Levi Cook,**" for instance, has **five children,** and he receives allowance for one child. "**Joseph White**" has **eight children,** and he receives allowance for **four.** There are three widows under this head; but, it is where there is a man, the father of the family, that we ought to look with attention; and here we find, that nothing at all is allowed to a family of a man, a wife and **four children,** beyond the bare eight shillings a week of wages; and this is even worse than the allowance which I contrasted with that of the hospital patients and convicted felons; for there I supposed the family to consist of a man, his wife and **three children.**

If I am told, that the farmers, that the occupiers of houses and land, are so poor that they cannot do more for their wretched work-people and neighbours; then, I answer and say, what a selfish, what a dastardly wretch is he, who is not ready to do all he can to change this disgraceful, this horrible state of things!

110. But, at any rate, is the salary of the "**Assistant Overseer**" necessary? Cannot that be dispensed with? Must he have as much as all the widows, or all the old men? And, his salary, together with the charge for **printing** and other various expenses, will come to a great deal **more than go to all the widows and old men too!** Why not, then, do without him, and double the allowance to these poor old women, or poor old men, who have spent their strength in raising crops in the parish? I went to see with my own eyes some of the "**parish houses,**" as they are called; that is to say, the places, where the select vestry put the poor people into to live. Never did my eyes before alight on such scenes of wretchedness! There was one place, about 18 feet long and 10 wide, in which I found the wife of **Isaac Holden,** which, when all were at home, had to contain **nineteen persons**; and into which, I solemnly declare, I would not put 19 pigs, even if well bedded with
straw. Another place was shown me by Job Waldron's daughter; another by Thomas Carey's wife. The bare ground, and that in holes too, was the floor in both these places. The windows broken, and the holes stuffed with rags, or covered with rotten bits of board. Great openings in the walls, parts of which were fallen down, and the places stopped with hurdles and straw. The thatch rotten, the chimneys leaning, the doors but bits of doors, the sleeping holes shocking both to sight and smell; and, indeed, everything seeming to say: "these are the abodes of wretchedness, which, to be believed possible, must be seen and felt; these are the abodes of the descendants of those amongst whom beef, pork, mutton and veal were the food of the poorer sort; to this are come, at last, the descendants of those common people of England, who, Fortescue tells us, were clothed throughout in good woollens, whose bedding, and other furniture in their houses, were of wool, and that in great store, and who were well provided with all sorts of household goods, every one having all things that conduces to make life easy and happy!"

111. I have now, my friends of Preston, amply proved, that, what I have stated, relative to the present state of, and allowances to, the labourers is TRUE; and, in my next Number, I will, agreeably to my proposal, show you, HOW THERE CAME TO BE SO MUCH POVERTY AND MISERY IN ENGLAND; for, removed the evil must be, or England must be sunk for ages; and, never will the evil be removed, until its causes, remote as well as near, be all clearly ascertained. With my best wishes for the health and happiness of you all,

I remain,

Your faithful friend, and most obedient servant,

WM. COBBETT.
that Stanley became a placeman, he ceased to be a Member of Parliament. You, therefore, have, now, but one Member of Parliament. That one indeed, promised to "beard" Mr. Canning; though, as I told him at the Crown and Anchor, where he was one of Burdett's backers, and where I drove him out, along with the rest, helter skelter, as sheep are driven out from a pen in a fair; though, as I told him upon this occasion, the only way in which he was likely to "beard" Canning, was to operate upon him as a barber; or, as the Chinese operate upon the beards of the Mandarins; that is to say, to lick off from those beards the parts of the victuals that adhere to the mouth and chin, when the Mandarin dine. This, however, is the only Member of Parliament which you now have, and for which you may thank God. You must have two indeed, before next spring, and now we shall see who is to be one of these two, I, William Cobbett, or Stanley!

114. This loyal and charitable and religious band must surely applaud my efforts to spread light about, and you must have heard some of them, I dare say, remarking what a good man I must be to spread abroad so many nice little books. Be that as it may, however, you have read the books, and I defy the Devil himself to get the contents of them out of your heads or hearts. The former Numbers have related chiefly to your RIGHTS: this concluding Number will relate to your DUTIES; or rather to your ONE GREAT DUTY; namely, to vote at the next and at every election, according to the dictates of your own consciences, proceeding upon the precept contained in the question of the Apostle: "What advantageth it a man, if he gain the whole world, and lose his own soul?" And if a man violate his oath, he
is guilty of a mockery of God; and in this particular case, of treason against his neighbour.

115. I might have put off the writing of this Number a little longer, had it not been for an accidental occurrence, which I will relate to you. I was, as I told you before, walking out in the gardens this morning, and near to the spot where the caterpillars were carrying on their devastations. "Look you there," said I, "BOB," (speaking to a Preston man, whose name is ROBERT BOWESS, who finds it much more pleasant to weave young trees and cabbage plants, with plenty of bacon, bread and beer, than to weave rotten cottons, with miserable potatoes, and not much less miserable oatcakes); "look you there, BOB," said I, pointing my finger to the green and grey devils that were hard at work upon the brocoli plants: "look you there, BOB: see how those infernal vermin have stripped off all the rich and tender parts of the plants, leaving nothing but the middle stock of the leaf, and the tough lateral branches! One of those leaves now represents, with almost exact similarity, the backbone and ribs of an Englishman, of each man of the millions who pay the taxes; and the devouring reptiles that are curling themselves round the bare branches of those miserable leaves, represent the tax-eaters."

116. These reptiles nothing will satisfy; and they are too excessively difficult to destroy: lime will curl up slugs; salt will kill worms; but these devils of the caterpillar kind, which are engendered by that polite, gay, and courtier-like insect the butterfly; these voracious devils nothing will destroy, except actual removal by force and crushing under foot. Now, the thing for you to consider is, whether you have the power of assisting in rescuing your country from these insatiable devourers; whether YOU have it in YOUR POWER to do any thing that shall prevent, or tend to prevent, you and your wives and children, and your neighbours and their wives and children, from continuing to resemble so nearly these devastated leaves of my brocoli for, if you have this power, and if you fail to exercise it, never complain again of the ill-treatment by the Government or by any body else. You are willing slaves; and you would deserve to be treated as slaves are treated. I shall, by-and-by, enter more fully into these matters; but, first of all, let me state to you my intentions, and describe to you the manner in which I mean to perform my duty; I have no doubt of your performing your duty with equal fidelity; but, nothing short of death or inability of body (and that unequivocal too) shall prevent me from giving you a fair opportunity of doing your duty.

117. STANLEY, as I told you before, is no longer one of your Members. You must have another election, unless the
law be openly, barefacedly, set at defiance, which I think is at this time not very probable. I hereby offer myself to you as a candidate; and pledge myself (life and health being given me by God) to be with you some days at least before the election, and to stand by you most faithfully to the last. Within a month from this time I shall send down my eldest son, or if he should not be able to go, some other gentleman, to consult with friends at Preston to make preparations for the struggle.

118. I shall have no subscription for this election; and I shall spend no money of my own. I want no place, as STANLEY did and does; I want nothing from the taxes; I am content with my own earnings; but I am not content to expend one farthing of those earnings upon persons who will not perform their own duty; who will not do their obvious duty towards their wives, their children, their neighbours, and their country, without being paid for it. I will be under no control of anybody; I will be a free representative of free and honest men, or I will be no representative at all.

119. I would have you see this matter, from the beginning to the end, in its true light. I scorn the man, I despise the man who imagines that I am in pursuit of gain for myself or for any of my family. What do I want? What can this Government give me, King and all taken together? Nothing, so help me God, that I would accept of. If there were a REFORM of the PARLIAMENT, I would give any assistance in my power to the King or his Council. Without such reform, all the titles, all the wealth, every thing that the King and the Parliament have to bestow, I would reject with scorn. I hereby distinctly pledge myself, that as I never have, in the whole course of my life, touched the public money in any shape, so I never will, unless in the way of bare payment of expenses for loss of time, that might be due to me for services actually and personally rendered to the country, the country having first a REFORM in PARLIAMENT! I go further than this: I labour; I practice frugality; I rise early; I eat the bread of carefulness; not for the sake of myself, however, but for the sake of others; my food and drink is very little other than that of a ploughman in a good old-fashioned farm house: no man exceeds me in anxiety to make suitable and comfortable provision for every one dependent upon me: I have expended a considerable part of my earnings upon poor brothers and their children, and upon unfortunate labouring people, whom I thought demanded this alienation from the stock of my family. I have done all this with the greatest cheerfulness: I have had the greatest of pleasure in contemplating the prospect of seeing well off every one looking up to the result of my labours: I have sons that I love as much as any man ever loved his children; but, I here most solemnly declare, that if either of those sons should ever accept any post of profit, or any distinction, commonly thought or called "honourable," under this Government, the Parliament still remaining unreformed, that son never shall again be under the same roof with me if I could help it. I am convinced that my country is ill-treated; I behold its fallen state; I detest the wretch, be he who he may, who
can behold the miseries of the people without feelings of indignation: I see ruin and starvation spread over this once happy land; I feel all the disgrace of the projects of emigration committees: I see the magistrates of New York inflicting punishments on the mariners who, with English bribes in their pockets, have landed English paupers upon the American shore: and if I see and feel all this, I know that it arises from a want of reform in the Parliament; and if a son of mine were to lend his hand to wield the scourge upon my suffering country, he never should be again considered as my son; I should distinctly state to you that I do not suspect and never have suspected (God forbid), that any son of mine would be guilty of such baseness. On the contrary, I should not be afraid to pledge my life upon their faithful adherence to the principles of their father. But, young men get connected; and that, too, in a way, where the temptation may become very powerful. I have duly thought of all this matter. My own character; my own happiness; their happiness too, and, above all thing, my duty to my country, call upon me to make this declaration, from which I never can flinch without being knocked on the head with impunity by any two or three fellows that may choose to perform the just but disagreeable job.

120. Then, it would be base and bootlessly base in me to participate in any shape or manner in the taxes squeezed out of the people. What do I want in this world but the things that I have? I have a house at Fleet street, I have another at Kensington, I have another at Barn Elm, which is only about half a mile over Hammersmith Bridge, and at about the distance of three and a half miles from Kensington. These are all good houses, too; they are furnished with every necessary. At Barn Elm I have now a farm of nearly a hundred acres, the richest land I believe in this whole world, except those marshes which bring diseases along with their riches. What more than this can I want? I have horses at my will: always not less than half a dozen men to start at my call: I feed more hungry, meritorious people than any lord in the kingdom: God has blessed me with health and strength very rare at my age: I am enabled to set a great example of enterprise, industry, early rising, perseverance, to all around me. What more can I want? Has ambition its calls upon me? What can it suggest beyond the farm which I have; beyond the real power which I possess of upholding my friends and beating down my enemies? What can ambition suggest, beyond the circumstance of my very name exacting attention whenever it is pronounced; beyond that of the innumerable persons, who testify their joy and even their gratitude at being permitted to shake me by the hand? What can I want more than these? What can the King of Canning and of Stanley; what can he who promoted these men, and who gave titles to Walter Scott, Coutts Trotter, Charles Long, and Bate Dudley; what can he bestow that would be accepted of by a man like me, who despises from the bottom of his soul what is called wealth: a man in whom it is no affectation to eat fat bacon and drink small beer at seven o'clock in the morning for breakfast, and who would not, if he could do it, even out of his own resources,
make his children what is called rich, it being his firm conviction, grounded on long experience and observation, that riches, especially great riches, produce misery in ten cases, where they produce happiness in one? What has the King or any king to bestow upon such a man? I think much of the office of the King; I think much of my duty towards him; I have always inculcated due obedience to his authority: but favours from him I want none; I set less value upon them, and infinitely less value than upon a single plant of five beds of sassafras trees which I now have growing in my garden at Kensington.

121. I will talk to Stanley when I have him face to face: I will then ask him how he came by his office, and will explain to you the nature of that office; but I cannot refrain, even for the present, from observing to you, that in that very post in which Stanley now is, I MIGHT HAVE BEEN TWENTY-ONE YEARS AGO; and that, observe, in time of war, when the office is about a hundred times of as much importance as it now is. The office was offered to me by the late Mr. Windham, in the month of February, 1806. This is very well known to several persons to whom Mr. Windham himself told it. And, indeed, every one who was well informed of the state of things at that time, knew the fact perfectly well. Am I sorry that I did not accept of the office? No, indeed; but congratulate myself that I did not; for I should have been an underling of those Boroughmongers, to oppose whom, to the utmost of my power, was and is my duty. I might have been a lord by this time; for Charles Long and Vansittart are lords, and Herries will, I dare say, be a lord in a year or two, if the concern should be thrifty. Nay, I should not wonder if young Ottiwel Wood were to be half-peered, at least. But, the name of William Cobbett would have been sunk; I should have been a poor thing compared to what I am, and have been, like Canning, forgotten before I was rotten. Now I shall be remembered for many an age to come; I shall give delight and information to generations not yet born; and, which is a great deal more important in my eyes, shall end my days with knowing that I have been a great benefactor to my country; and that if I should not live to see a restoration to liberty and happiness completed, I have sown the seeds, widely and thickly sown the seeds of such restoration.

122. So much for myself and my duty: now for you and your duty. You know very well that the far greater part of you do not receive a quarter part of the due compensation for your labour: you know very well that you lead miserable lives, for the want of such compensation: you know that in the heart of that Old England, that was famed throughout the world for good living, good dress, and good bedding, you hardly ever taste meat, seldom taste wheaten bread, live upon wretched potatoes and oats, are dressed in the most ragged manner, and sleep in places and with covering, so painful to behold, that one turns from the sight with feelings of rage against those who are the cause of such deplorable misery, and that, too, amongst a people the most industrious and the most ingenious in the world, and in addition thereto, the most frank, sincere and honest.
123. Virtue surely was never so ill requited before! All these facts you well know; and it would be useless for you to know them, and also useless for you to know the cause of them, if you had no power at all in assisting to remove that cause. This cause I have, in general terms, explained to you, in the former Numbers of this little work. You complain of your employers; and tyrannical enough they, in general, have been, with regard to the exercise of your rights as voters at elections. Their conduct (or at least the conduct of some of them) has, in this respect, been truly detestable; but, as to your poverty and misery; as to your sufferings in body and in mind, your masters are no more the cause of these than I am. You are half starved, it is true; but, the luckiest of them are more than half ruined. It is not their interest that you should be half starved. There may, possibly, be particular instances in which avarice in the master is so predominant as to make him not perceive, that he cannot gain in the end, by any pinching or grinding of his people; but, generally speaking, they well understand that it is better for them when your wages are high, than when they are low. They are MY enemies in a mass; but they cannot be your enemies without being enemies to themselves; and that they will not be, except when drunk or mad. The truth is, that they would, for their own sakes, be very glad to give you more wages than they do give you; because, nothing is so clear as the fact, that it is better for them to give you wages as weavers and spinners, than to give you pay as paupers.

124. The cause of your bad living, your rags, and of all your miseries, is the pressure of the taxes. I explained to you, upon several occasions, how great this pressure was; that when you expended sixpence for beer, more than fourpence of the money was demanded by the system of taxation; and that this was merely a specimen of the effect of the taxes. Not only, however, by what you yourselves pay are you affected, but by what other people pay also. If a farmer’s family, for instance, had not these enormous taxes to pay, that family would have more money to lay out on the goods of your manufacture. I spin the twist as nicely as most men: buy no beer, no wine, and as little of every taxed article as I possibly can, considering the circumstances under which I am placed. I pay no tax for flour that comes to me in the shape of bread; for, if I buy my bread ready baked, I must help to pay the taxes of the baker. The same with regard to the butcher: I have no objection to his meat; but I have great objection to share in the payment of the taxes which he has to pay; and, yet, he must be repaid those taxes out of the amount of his meat, or he must go to the workhouse. The thing that comes immediately from the land, pays taxes too; but the sheep the drover buys of the farmer, and that the butcher buys of the drover, come to the unfortunate eater, loaded with the taxes of the drover and the butcher, as well as the taxes of the farmer. For these reasons, I jostle myself in as nearly as I possibly can to the land: I have my flour from the miller; my mutton I meet half way between the farmer and the butcher, and my hogs, those blessed animals, which the blaspheming Jews very naturally revile, I either breed in
my own yard, or purchase them at a very tender age; and these are the main stay: so that as little as possible goes from me to fill that "crib," which BURDETT so reviled in 1821; and at which the newspapers told us that he was ACTUALLY FEEDING in 1827; and that, too, observe, when the "crib" was kept, when the fodder was actually put into it, by that very CANNING, whom, in 1821, he had reviled for partaking of the contents of that "crib."

125. Thus close do I spin the thread; but, though I buy no beer, I must have beer; and to have beer, I must have malt. And to have malt I must pay the malt-tax, or run risks which I do not choose to run. Now, for the sake of explanation, to show you how you are affected by the weight of other people's taxes, take my case. My malt comes to about seventy pounds a-year; more than the half of this expense is caused by the taxes. In the days of "popery and slavery" Englishmen would have exterminated the man that should have dared to propose to prevent people from making their own malt. But, in these days, these "enlightened days" of liberty of the press, and of absence of "popery and of slavery," ruin falls upon the man who should dare to make his own malt. In the days of our "ignorant" forefathers, who, God rest their souls, never had a dream about excise laws, nor about any of those polite and sublime arts and mysteries which the infernal Scotch "intelligence" has introduced into England, there used, indeed, to be maltsters by trade; and the statute book contains several acts relative to these maltsters; but, the sole purpose of the acts was to cause them to sell "good malt," and to punish them for selling bad; and it appears to me, that Englishmen in the days of "popery and slavery" would have chosen a hanging by the neck for an hour or two, rather than be driven to drink water. In those days of "superstitious darkness," it was the general practice for people in the country parts, not to buy their malt of the maltsters, but send barley to the maltsters to be malted; and for ages the custom was, for every bushel of barley to bring back a bushel of malt, the payment of the maltster being the increase in the bulk; and thus no money passed between the parties, and none was necessary. Now, if there were no taxation upon malt, I should pay at this time about three shillings and nine pence a bushel for my malt, and I do pay nine shillings. You will say that I ought to pay but seven and sixpence; but, recollect, the maltster has to pay for his licence; he has to pay taxes on the windows of his house; he has to pay taxes on all he and his family consumes; a tax on the land where his house stands; a tax on the deed or the lease of his premises; a tax on the sale or purchase of every thing, or else he is insecure for want of a stamp; a thumping tax on any legacy which he may have left him; a tax on the horse which he rides to market; a tax on the iron and leather used on his carts; a tax even upon his dog that guards his malt-house against pious Protestant thieves; none of which things were ever so much as thought of in the days of our "benighted forefathers," who believed in the Pope and the Cardinals most sincerely, but who remained, nevertheless, most inflexibly attached to a tub of good beer. Faith! the "light" of Protestantism, together
with the "march of mind," seems to have turned the beer into water.

126. The maltster has, then, eighteen pence a bushel of me, in the way of repayment to him, of my share of the taxes which he pays. It follows, of course, that, if we had the misery of being still in the "dark ages," I should have to pay for my year's malt twenty-six pounds instead of seventy. It is a great deal less that I should have to pay, if I were to reckon my own taxes as a farmer; for in that capacity I have another great blessing produced by the Protestant Reformation, and by that alone; namely, the POOR-RATES, of which, in the "dark ages," there were none; and yet, my friends, bear in mind, that there were no beggars in those "dark ages." The popish priests kept the necessitous poor out of their tithes. There were NO PAUPERS in England; so that this blessing of poor-rates was of pure Protestant origin. As a farmer, I have these rates to pay. These rates, and the rest of my taxes, add at least two shillings a bushel to the price of my barley. Take these two shillings off, and then the malt would cost me eighteen pounds a year instead of seventy! And here are fifty-two pounds a year to go from me to the tax-eaters.

The MR. WHITE who I have just mentioned, laughs at the queer regulation of the monks about fasting. MR. WHITE, the Rector of the ancient village of Selbourne, in Hampshire, where there had been a convent existing in former times, tells us that he found among the records of that ancient religious establishment, that one of the punishments which the monks inflicted upon their penitents was, to fast a fortnight! What! a whole fortnight at once! What hard-hearted dogs these monks must have been! This was "Popery and slavery" with the Devil to it! Neither victuals and drink for a fortnight! Oh yes, the humble penitents were to have some little matters, "but NOTHING more than Bread and Beer!" Fasting, indeed! These "popishers" called this fasting, did they? The present inhabitants of Selbourne, who are as Protestant as piety could pray for, would jump for joy, I dare say, if their parson would compel them to fast this way. In fact, our forefathers were great humbugs with their fastings: their piety induced them even to pretend to fast, or "abstain," as they called it, only on Fridays and Saturdays; and then they crammed in as much as they could of fish, eggs, and butter, never excepting the two standing dishes at Selbourne of "bread and beer." They talk of their piety, indeed! "Abstain" only two days in the week, and cram in all these things at the same time on those two days; while we, children of the "Evangel," imported to us pure from Scotland, "abstain" seven days in the week, touch little more than cold potatoes and oatmeal, and think ourselves but too happy if we can get a red herring to give a relish to the potatoes on the Sunday. Let us hear no more, then, of the "abstainings" of our popish forefathers.

127. Take, then, I say, the two shillings off, and my malt would cost me 18l. a year instead of 70l.: and here are fifty-two pounds a year to go from me to the tax-eaters. The MR. WHITE who I have just mentioned, laughs at the queer regulation of the monks about fasting. With him,
who was a fat rector of a parish, and who was giving the tithes to his wife and children (very naturally), instead of keeping the poor with them, as the monks had done in the times of "darkness and slavery"; with this gentleman, the "bread and beer" regulation might serve for a jest; but with us who have to keep the poor, and with them, poor souls, who have to submit to such a degrading and miserable maintenance, it is no laughing matter. It is no laughing matter to me, to be compelled to give 70l. a year instead of 18l. and far from a laughing matter to you, to have nothing at all a year to be laid out in your manufactures instead of 52l. It is true, I hope, that I should not lay the whole of it out in Peel's manufacture; and, indeed, if I could have my own will, without taking a great deal of trouble, it is much more than probable, that the Peel's affair would get very little of the 52l. But my taste in dress is nothing. The 52l. would get into hands, somehow or other, that would lay it out with you or some other manufacturer of some sort of thing. So that, a part of the fifty-two pounds would reach you even at Preston itself. And it is by taking the taxes from us at this rate; by expending them on those who, in many instances, carry them abroad; by creating monopolies of the necessaries of life, by working in all sorts of ways to empty the pockets of the industrious people, that these taxes reduce them to misery, and pinch and destroy the manufacturers in particular.

128. Here, then, is the cause of all your sufferings, all your degradation, and of every thing that has made your country the most miserable upon the face of the earth. You may talk and you may petition about Corn Bills as long as you please. These Corn Bills are most oppressive in themselves; but, then, they also are produced by the taxes. Those who own the estates have the making of the laws; they cannot keep the estates with the present taxes without Corn Bills, and hence the Corn Bills come from the taxes. To take off the taxes, therefore, is the thing to relieve you and to restore the country; but, these taxes are necessary to the support, in one shape or another, of the nobility, the gentry, as they are called, and the parsons. There is no place where an advantageous attack can be made upon this system, except in the House of Commons: there is no man in that House, no, not one, who is able and willing to make that attack. There is some cause or another to prevent any man of them from driving into the ribs of this system. To attack it boldly and with a fair chance of success, I am the man. I heed not care a straw whether there was another man to vote with me. The system is now in such a state, that it could not resist a series of well-directed, heartily-laid-on blows, and I am the man to lay on those blows. This is a fact well known to the whole nation: enemies, as well as friends, know it and acknowledge it; and notorious it is, that the election for Preston, at the last contest, excited more interest than all the rest of the contests put together. On whose account was the interest excited? Not on account of either of the other three candidates, an interest for whom was felt only by a little Tory faction at Preston, by the monstrously wise family of Stanley, and the little selfish and crafty tribe of Unitarians at Liverpool.
Yet there was universal interest excited at that election: the eyes of the whole nation were fixed upon you, and your admirable conduct deserved all that attention: so much public spirit as I saw displayed at Preston, I never before saw displayed by any part of the people, Westminster not excepted. Very good were and are the main body of the electors of Westminster, but they never were so oppressed as you have been, and never had such dangers to set at defiance.

129. At the ensuing election we shall have less difficulties to encounter. In the first place, there shall be none of Old Nick's traps; none of his electing Members of Parliament by the means of deal boards and scantlings; there shall be no TALLIES; and, in short, no obstruction to fair play, without the open, undisguised and avowed employment of military force. In the next place, there can be none of that ingenious work, that nice mode of defeating the will of the people from what is called the SPLITTING of VOTES, by which the man who has the most votes out of three or four, may be set aside, and another two elected. Now it will be only one to be elected. All must be plumpers; for no elector can vote for more than one man. Next, Stanley cannot cause the Catholic Oath to be put. When I say that he cannot, I do not mean that the law will forbid him to do it; nor do I mean that his own sense of honour or of any thing else could or would prevent him from doing it; but, there are other reasons to prevent him. He would not like to be universally thought, by friends as well as foes, the dirtiest fellow that ever trudged about in the political kennel; and, if he did like this himself, those that had the power of giving him the place, and have the power of turning him out, would not like it, so that he cannot put that oath. It is true that any two electors may cause the oath to be put to any particular man; but then it must be done by the voters man by man; a demand to this effect must be made on every elector, as he comes up to poll; and, if there be different polling places, as there must, there must be a brace of these ruffians stationed at every polling place. It would be difficult to find so many determined ruffians in Preston. The place does not contain a dozen of blackguards, who have at once the baseness and the brute force sufficient to embolden them to go through such an undertaking. I am not a man to see double when difficulties are the object: if numerous I like to see them one at a time, and face them one by one; and not to array them in battalions, in order to afford me an apology for decamping. But, I do look at every difficulty, and, having looked well at them all, I see nothing but what may easily be overcome, if you have not lost that spirit that I witnessed in you only fifteen months ago. I will take charge of Stanley: give yourselves no trouble about this understrapper of Huskisson: let not naughty pretty little girls at Preston take the trouble to spit upon him again: leave Stanley to me, and I will send him back to his clerkship as drubbed and as dragged as ever was cat chased out of high grass on a dewy morning. Leave him to ye, once more I say, and if I do not do him strict justice, then never forgive me.

130. But all depends upon YOU, the whole country will
be looking to you: stand you by your duty; take your own parts; resent your own wrongs; and, there is not a man in England that does not think that I shall stand firmly by you. It is impossible for me to describe to you the monstrous inconvenience which three weeks' absence from home will occasion to me. It is just the time; probably just the middle of the time when I shall have a million of trees to have packed up and sent away: I have from fifty to a hundred glazed lights, with seedlings under them, of various sorts; I have a hot-house of considerable extent, besides which I have a farm, entered on at Michaelmas last, with all the objects of attention required in such a case; and there is no one of these objects, leaving writing out of the question, that would not take up almost the whole of the time of any other man. In such a case, there must be some loss, and there may be great loss from my absence. Taking into view also that those whom I most confide in here must go with me to Preston. Now, if I make a sacrifice like this; if I, who am three score and one years old; if I quit all these concerns, to say nothing of Fleet Street and book and seed selling; if all this be done by me, who work for my bread as well as either of you; if all this inconvenience, probable loss, certain fatigue; to say nothing of the expenditure of a hundred pounds that it must cost me, to go to Preston and back again, and to remain there a fortnight or three weeks, to which is to be added my share of the hustings and the poll clerks; if I am willing to encounter all this, and when I have rendered it completely impossible for me ever to derive any profit from it whatsoever; if I, under all these circum-
stances, am ready cheerfully to make these sacrifices from a sense of duty to my country, is there a man of you who will not shudder at the idea of shrinking from any inconveniences which you can have to encounter? I trust in God, there is not such one man amongst you; and, if I were to find any considerable number of such men, it would be an assurance to me that England was doomed to utter degradation and that she merited her fate.

131. In the former Numbers of this little work, I have stated your rights, and have boldly maintained them; but, it is the office of the "POOR MAN'S FRIEND" to remind him of his duties as well as to urge him to the maintenance of his rights. The far greater part of the people of England have no opportunity of assisting in the restoration of the liberties of your country. YOU HAVE such opportunity; and if you neglect to use your power for the good of the country, what must be your reflections, when you shall experience oppression of any description. Your power of voting at elections, you hold in trust for your countrymen in general; to betray that trust for the sake of handfuls of gold would be detestably wicked; to betray it for the sake of food and drink would be to add meanness to the treason; but, would by no means make it less an act of treason than it was before. There is no apology for the taking of a bribe; a bribe is not less a bribe from being small in value; and the bribery when communicated in gold is not less wicked, the perjury not less base, than when the bribe goes down the throat in victuals and drink.

132. I address these observations, not to the People of
THE POOR MAN'S FRIEND.

Preston in general; for I know they do not need them; but there are some men in every community, who are too thoughtless, or too intent upon immediate convenience or gain to attend to their political duties, as they ought. It was my duty frankly to state my opinions to such men, if, unhappily, such should be found amongst you. In the meanwhile I repeat to you my assurance, that I, life and health permitting, will again meet Stanley before you, face to face; and, if you do your duty, the member that will next return to Parliament will be,

Your faithful friend and most obedient servant,

WM. COBBETT.

THE END.