

unto it, be from the said first day of August repealed, and absolutely revoked and made void.

4. And be it likewise enacted, That the like Jurisdiction now used and exercised in the Court, before the President and Council in the Marches of Wales: (2.) And also in the Court, before the President and Council established in the Northern Parts. (3.) And also in the Court commonly called the Court of the Datchy of Lancaster, held before the Chamberlain and Council of that Court. (4.) And also in the Court of Exchequer of the County Palatine of Chester, held before the Chamberlain and Council of that Court. (5.) The like Jurisdiction being exercised there, shall from the said first Day of August, Onethousand six hundred forty and one, be also repealed and absolutely revoked, and made void, any Law, Prescription, Custom or Usage, or the said Statute made in the third Year of King Henry the seventh, or the Statute made the one and twentieth of Henry the eight, or any Act or Acts of Parliament heretofore had or made, to the contrary thereof in any wise notwithstanding. (6.) And that from henceforth no Court, Council, or Place of Judicature, shall be erected, ordained, constituted or appointed, within this Realm of England, or Dominion of Wales, which shall have, use or exercise the same or the like Jurisdiction, as is or hath been used, practised, or exercised in the said Court of Star-Chamber.

5. Be it likewise declared and enacted by Authority of this present Parliament, That neither His Majesty, nor his Privy Council, have, or ought to have, any Jurisdiction, Power or Authority by English Bill, Petition, Articles, Libel, or any other Arbitrary way whatsoever, to examine, or draw into question, determine or dispose of the Lands, Tenements, Hereditaments, Goods, or Chattels, of any of the Subjects of this Kingdom; but that the same ought to be tried and determined in the ordinary Court of Justice, and by the ordinary Course of the Law.