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WHITEHALL.

The following being the last Act of Parliament relating to the horrid Crime of Murder, is here inserted for the Information of the Publick.

An AEt for better preventing the horrid Crime of MURDER.

HEREAS the horrid Crime of Murder has of late been more frequently perpetrated than formerly, and particularly in and near the Metropolis of this Kingdom, contrary to the known Humanity and natural Genius of the British Nation: And whereas it is thereby become necessary, that some further Terror and peculiar Mark of Infamy be added to the Punilhment of Death, now by Law inflicted on such as shall be guilty of the said heinous Offence; May it please your most Excellent Majesty, that it may be enacted, and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That from and after the First Day of Easter Term, in the Year of our Lord One thousand seven hundred and fifty two, all Persons who shall be found guilty of wilful Murder, be executed according to Law, on the Day next but one after Sentence passed, unless the same shall happen to be the Lord's Day, commonly called Sunday, and in that Case on the

Monday following. And be it further enacted by the Authority aforesaid, That the Body of such Murderer so convicted, shall, if such Conviction and Execution shall be in the County of Middlesex, or within the City of London, or the Liberties thereof, be immediately conveyed by the Sheriff or Sheriffs, his or their Deputy or Deputies, and his or their Officers, to the Hall of the Surgeons Company, or fuch other Place as the faid Company shall appoint for this Purpose, and be delivered to fuch Person as the said Company shall depute or appoint, who shall give to the Sheriff or Sheriffs, his or their Deputy or Deputies, a Receipt for the same; and the Body so delivered to the said Company of Surgeons, shall be diffected and anatomized by the faid Surgeons, or such Person as they shall appoint for that Purpose: And in case such Conviction and Execution shall happen to be in any other County, or other Place in Great Britain, then the Judge of Justice of Assize, or other proper Judge, shall award the Sentence to be put in Execution the next Day but one after such Conviction (except as is before excepted) and the Body of such Murderer shall in like Manner be delivered by the Sheriff, or his Deputy, and his Officers, to Such Surgeon as such Judge or Justice shall direct

for the Purpose aforesaid. And be it further enacted by the Authority aforesaid, That Sentence shall be pronounced in open Court immediately after the Conviction of

fuch Murderer, and before the Court shall proceed to any other Business, unless the Court shall see reasonable Cause for postponing the same; in which Sentence shall be expressed not only the usual Judgment of Death, but also the Time appointed hereby for the Execution thereof, and the Marks of Infamy hereby directed for fuch Offenders, in order to impress a just Horror in the Mind of the Offender, and on the Minds of fuch as shall be present, of the heinous Crime of Murder.

Provided always, and be it enacted, That after such Sentence pronounced as aforesaid, in case there shall appear reasonable Cause, it shall and may be lawful to and for fuch Judge or Justice, before whom such Criminal shall have been so tried, to stay the Execution of the Sentence, at the Discretion of such Judge or Justice, Regard being always had to the true Intent and Purpose of this Act.

Provided also, That it shall be in the Power of any such Judge or Justice to appoint the Body of any fuch Criminal to be hung in Chains: But that in no Case whatsoever the Body of any Murderer shall be suffered to be buried; unless after such Body shall have been dissected and anatomized as aforesaid; and every such Judge

or Justice shall, and is hereby required to direct the same either to be disposed of as aforesaid, to be anatomized, or to be hung in Chains, in the same Manner as is now practised for the most atrocious Offences.

And be it further enacted by the Authority aforesaid, That from and after such Conviction; and Judgment given thereupon, the Goaler or Keeper, to whom such Criminal shall be delivered for safe Custody, shall confine such Prisoner to some Cell, or other proper and safe Place within the Prison, separate and apart from the other Prisoners; and that no Person or Perfons whatfoever, except the Goaler or Keeper, or his Servants, shall have Access to any such Prisoner, without Licence being first obtained for that Purpose, under the Hand of such Judge or Justice, before whom such Offender shall have been tried, or under the Hand of the Sheriff, his Deputy, or Under Sheriff.

Provided always, That in case any such Judge or Justice shall see Cause to respite the Execution of such Offender, so condemned as aforesaid, such Judge or Justice may relax or release any or all of the Restraints or Regulations herein before or herein after directed to be observed by the Goaler or Keeper of the Prison, where fuch Prisoner shall be confined, by any Licence in Writing, signed by such Judge or Justice for that Purpose, for and during the Time of such Stay of Execution; any Thing herein before contained to the contrary thereof notwithstanding.

And be it further enacted by the Authority aforesaid, That after Sentence passed as aforefaid, and until the Execution thereof, such Offender shall be fed with Bread and Water only, and with no other Food or Liquor whatsoever (except in case of receiving the Sacrament of the



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