

person offended would not sit long silent under such a Crime and this Crime which is not Capital of his own Nature is Punishable because of the Circumstances of the place; Granted in the Reverend's in alio, the offender should not sit long under the terror of a pursuit, but that the Crime if not pursued for in a considerable time should, as a common Injury, be Eating rather Disparagements. A libel for beating Round third, & that whereby the Municipal law of this Kingdom, the Committers of the Crime of Ramefucker that it who ever Injures any of our peaceable Subjects or changes or prejudices thereof contrary to our peace, shall Injure and Underly the Pain and punishment of Death as our said laws and acts of parliament proper. Notwithstanding whereof it is of Party, that upon the Copy by past the for named person above Complain'd upon being Given in fear of War with Swedes and other Neighbourive came about the time to the said St. B. his dwelling house where he was quiet and in a sober manner at the time doing his affairs and Business Expecting no Rame Injury or prejudice from any person; and there most cruelly and Unmercifully provoked and pursued him for his life, limb and wounded him in divers parts of his body &c. A libel for Ramefucker where in the day month and Year of Committing the fact, were all blank, was not sustained 22 July 1672 Alexander Holand. Ramefucker may be proved by the pursuers for want or other witnesses which might be Except too Against in other trials Wherein Crime. part 1. tit. 2. 53. Not only in domin of the offender, but also upon the account of Neighboury, it being impossible to prove such a Crime by others than those in the family.

W. H.

When Ramefucker is punished only as an Aggravation of the less Crime, it is holden that such a thing was done by way of Ramefucker. In which case the punishment thereof is a certain Mileage vid. 54. This punishment for Aggravation by coming to a mans dwelling house; and there by way of Ramefucker putting violent hands on him and forcing him to take his coat and lead away their steel, and shamefully scourging him with a Belt, was not sustained the want to infer Ramefucker, but only Aggravation 29 July 1668. Alexander & Kennell's Case. vid. of 53. is. And the Beating or Wounding an Inkeeper in his house by persons Drunken there by way of Ramefucker was found Relevant to infer an Arbitrary punishment 15 March 1726 John Gorronce and William Baillie. Where after Debate upon a libel for Ramefucker and other Crimes, the Advocate for the pursuers Declared, that he judged the Advocate for the pursuers as a Capital Crime per se, but only as an Aggravating quality of the other Crimes. He added pernam ad inarium the words forsover to God in his to the Particular points of debate Relating to Ramefucker and Comitted the libel as Declared to the Knowledge of an Justice 4 November 1675 Thomas Muir of Panmure.

Blows and other Extraordinary Injuries will be said to the place where done as 1741. tit. 1. of the Church and rest of any way thereof in the Church toward the limits of Divine service; and punished with a year of their Movable to the King Act 27 Parl. 11. J. 6. Person denounced fugitive for slaughter committed within Church or Church Yards for the time of Divine service; and those do. have Repealed for fort to the King both these single and separate. Act 1661 119 Parl. 12 J. 6. By the law of England all quarrelling by words either in Church or Church Yards, is prohibited upon pain of suspending the offender, if a layman, ab Ingressu Ecclesie, and if a Clerk or Clergy Man, from the Administration of his office during the ordinaries.