WAS SHAKESPEARE A LAWYER?

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Was Shakespeare a lawyer? by H. T.

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H. T.

WAS SHAKESPEARE A LAWYER?



WAS SHAKESPEARE A LAWYER?

BEING A SELECTION OF PASSAGES FROM

"MEASURE FOR MEASURE"

AND

"ALL'S WELL THAT ENDS WELL:"

WHICH POINT TO THE CONCLURION THAT THEIR AUTHOR MUST HAVE BEEN A PRACTICAL LAWYER; AND IN WHICH MANY OBSCURITES ARE MADE CLEAR, AND SOME APPARENT COERCIPTIONS IN THE TEXT ARE ATTEMPTED TO BE RESTORED BY AN APPLICATION OF A KNOWLEUGE OF ENGLISH LAW.

By H. T.

LONDON;

LONGMANS, GREEN, READER, AND DYER.

Malone. H. 38.

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THE RIGHT HONOURABLE LORD HATHERLEY,

LORD RIGH CHANCELLOR OF GREAT BRITAIN,

RTC., RTC., RTC.,

THIS LITTLE BOOK OF LEGAL COMMENTS ON SHAKESPEARE

IS RESPECTFULLY DEDICATED

BY

HIS LORDSHIP'S OBEDIENT AND HUMBLE SERVANT
THE AUTHOR.

London, January, 1871.

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WAS SHAKESPEARE A LAWYER?

The pages of Shakespeare's Plays are allowed to be strewed with references to English laws; but, on a careful examination, we have found that such references are far more numerous than has been usually supposed. In fact, the Poet's memory appears to have been full to overflowing of the principles and practice of Law, and of the quibbles and technicalities of the legal profession. Hence an interesting question has been raised as to whether Shakespeare had ever been engaged in the study or practice of English law. A little book on this subject was published by the late Lord Chancellor Campbell. In it his Lordship gave the results of his examination of twenty-three, out of the thirty-seven, Plays which have been ascribed to our Great Dramatist. His judgment, delivered with the proverbial caution of a Scotchman, was, that no positive answer could be given to the question. We venture to think, however, that the trial was not satisfactorily conducted, in that the investigation was too cursorily made. His Lordship noted only such passages as, without study, would have suggested themselves even to a non-legal mind; whilst others were passed by. He has not condescended to point out the minuter phenomens-in the colouring which narrations take during their passage through a legal mind, in the constant verbal wrangling begotten by legal logic, and in the practice of splitting words into double or treble senses. Indeed, his Lordship states that

his object was, rather to throw out hints which might be useful to others who should pursue the same line of inquiry, than fully to work out his problem. There is, therefore, a demand for a new trial, which, we think, may be carried on more searchingly by a fuller examination of the evidence.

There are seven years in the early life of Shakespeare, being a part of the period of his presumed residence at Stratford, which have not been accounted for by his biographers. Nothing has been hitherto produced to show how these years were employed. It is probable, from the depressed state of his father's pecuniary affairs, that his son William was earning his own livelihood; and no reason can be shown against his having been employed as a clerk in an attorney's office: and it does not seem to be probable that such an occupation would have been distasteful to his mental constitution. The practice of a lawyer's chambers would have admitted him behind the scenes in many worldly proceedings, and have enabled him to see the distinction between motive and pretence, and between law and justice. From "Hudibras" we perceive how a drama may be acted in an advising lawyer's presence. From such a limited stage Shakespeare may have learnt how great results often spring from mere misunderstandings, in which both the parties interested are innocent of evil intentions; and how, under the overruling influence of circumstances, wrong may, for a period, prevail against the right, and vice might often strangle virtue. Supposing that Shakespeare was ever a clerk to an attorney, the whole of the legal lore which may be gathered from his Plays can be accounted for satisfactorily.

In opposition to this hypothesis are two others. The one is, that Shakespeare, after he came to London, might have been more than ordinarily addicted to the attending of courts of justice, where he might have picked up his legal notions, and have learnt the use of legal jargon. The supreme courts were arranged, in his time, around the inner walls of Westminster Hall, and in the neighbourhood of petty stalls of traffickers, so that the Hall became attractive to the public, and detained the idle lounger by the hour.

A second is that which is stated by Dr. Bucknill, in his elegant

inquiry into "the Medical Knowledge of Shakespeare." The Doctor deems that the Poet's father having been engaged in legal transactions, the son might have gleaned many technicalities, which his infallible memory would afterwards have reproduced.

To both objections there is one reply: that any practising lawyer, who had attentively studied the Plays, would feel satisfied that neither of such supposed sources of professional knowledge would be sufficient to account for the perpetual and abundant crop of legal lore which bristles over the productions of Shakespeare's mind. But to this it may be answered, that the introduction of so much law into a play would imply that an equal acquaintance with the niceties of law was common to all people; for otherwise the actors would have been unintelligible to the popular part of their audience. Now this objection to our hypothesis would seem to be unanswerable, unless we considered—first, that authors often introduce words and matters into their compositions with which they themselves are most familiar; and also, secondly, in reference to Shakespeare, this special circumstance—that the lawyers of the day were his great patrons. Some of his Plays even read as if they had been composed to have been acted before a legal audience; and, as the Poet would desire to please his hearers on the floor by throwing to them low, and often the coarsest bits of buffonery; so he might be allowed to try to delight his legal hearers in the balcony, by some scrapes on their professional fiddle.

A sensible observation was made by one of our greatest literary critics applicable to the case of Shakespeare; and confirmatory of the hypothesis, that our Dramatist was early initiated into the mysteries of English law. S. T. Coleridge remarked, that an author's observations of life would be drawn from the immediate employments of his youth, and from the character and images most deeply impressed on his mind, and the situation in which these employments had placed him. He gave two illustrations, viz., Ben Jonson the soldier, who introduced soldiers and their peculiarities into his plays; and Lessing the university-man, who has made us familiar with the scenes of academic life. What was true of Ben Jonson and of Lessing, was probably equally true of Shakespeare. Anyhow,