VI.

THE ROBES OF THE FEUDAL BARONAGE OF SCOTLAND.

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The Baronage is an Order derived partly from the allodial system of territorial tribalism in which the patriarch held his country "under God," and partly from the later feudal system—which we shall see was, in Western Europe at any rate, itself a developed form of tribalism—in which the territory came to be held "of and under" the King (i.e. "head of the kindred") in an organised parental realm. The robes and insignia of the Baronage will be found to trace back to both these forms of tenure, which first require some examination from angles not usually co-ordinated, if the later insignia (not to add, the writer thinks, some of even the earlier symbols) are to be understood.

Feudalism has aptly been described as "the development, the extension of the Family"; or one may say the organisation of the family upon, and in relation to, the Land; and in Scotland, so fundamentally a tribal country, where the predominant influences have consistently been Tribality and Inheritance, the feudal system was immensely popular, took root as a means of consolidating and preserving the earlier clannish institutions, and the clan-system itself was, as modern historians now recognise, not only closely intermingled with feudalism, but that clan-system was "feudal in the strictly historical sense".

1 Stavanger Museums Årshfte, 1916, p. 32.
2 F. F. Brentano, Old Regime in France, p. 5.
3 G. G. Coulton, Scottish Abbeys and Social Life, p. 16.
5 A. Mure Mackenzie, Scotland in Modern Times, p. 41.
Feudalism being the "organisation of the family", had in principle nothing "oppressive" about it; on the contrary, it was the antithesis of the earlier slave-based social systems, and, whatever the original advantages and disadvantages of serfdom, in Scotland, which became perhaps the most perfectly feudalised country in Europe, serfdom expired sooner than elsewhere, and vanished by about 1330.1

Scottish Feudalism—"Family-feudalism"—was in fact the same popular system as that of ninth to twelfth century France, and preserved its popularity simply because it retained the clan/family aspect 2 under which "the feudal baron was chef de famille" in relation to the occupants of his fief,3 and never evolved a "caste-distinction" which played havoc with the popularity of feudalism on the Continent.

On these grounds, and "because as an organisation it accorded so well with the national temperament, feudalism survived as a living force in Scotland, when it had become a worn-out institution in other lands".4

Indeed, as Professor Bell, the Scottish jurist of last century observes: "It may well be noticed not without a sense of wonder, and at the same time of gratification, that the system formerly so well adapted to times of war and internal commotion should now be so perfectly suited to times of peace and security," 5 whilst Professor Hume Brown points out that in Scotland, under its system of government, though there were many petty disturbances (the ebullition of local independence of character), Scottish history is a record of progress uninterrupted by any major breaks such as have occurred in England and elsewhere.6

In these circumstances, amongst the institutions which have survived in the tribal structure of Scotland, is the ancient Baronage of Scotland, of whom its first historian, Sir Robert Douglas of Glenbervie, observes: "There is no nation in Europe where the Gentry, or lesser Barons and Freeholders, enjoyed so much liberty, or had such extensive privileges as those of Scotland." 7 It is with these barons and not with the Peerage that the Baronages of the Continent always have been, and fall to be, equated.8

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1 Cosmo Innes, Scottish Legal Antiquities, p. 150.
2 It was recently elicited in expert evidence (cross) that "Clan and Family mean exactly the same thing", vide, Tartans of the Clans and Families, 1945, p. 50; Notes and Queries, 15th August 1942, vol. 182, p. 94; Earl of Crawford, Lives of the Lindsays, vol. i. pp. 117—119.
3 Old Regime in France, pp. 6, 73. Scott puts into the mouth of the "Baron of Bradwardine" the same doctrine—that the Baron is in loco parentis to all inhabitants of his barony.
5 Bell's Lectures on Conveyancing, 3rd ed., p. 576. Bell, like others of his time, pictured feudalism as a "military" system, whereas it is now recognised that it was primarily a familial and economic one; and that its buildings, garments, and ceremonial are essentially related to that aspect—the daily life of a great family household.
8 Woodward, Heraldry, British and Foreign, p. 12.
That a feudal barony confers what is termed a "title", the erection in _liberam baroniam_ as a temporal fief, of the estates of the Bishopric of Moray, provides an example in explicit terms. This Crown charter, 6th May 1590, erecting the free barony of Spynie constituted a _Titulum, Honorem, Ordinem et Statum liberis Baronis... qui nunc et imperpetuum Barones de Spynie nuncupabantur_.¹ This "title, honour, and rank of a free baron" was, however, held by Lord Mansfield and the Committee for Privileges _not to be a peerage_, but that the charter related to "merely an ordinary fief"; indeed the claimants' counsel also "give it up" as relating to the peerage.² This latter, the Honour of "ane frie lorde of parliament to be intitulat Lordis of Spynie" was indeed not created until three years later and by a subsequent charter of 17th April 1593.³

Not only _ex terminis_, but by resolution of the Committee for Privileges, and admission of the Claimant, this Crown charter of 6th May 1590 explicitly demonstrates that erection of a fief in _liberam baroniam_ confers a "title, honour, order, and estate" of free-barony. The grantee and the heirs are entitled to be styled "Barons of Spynie", whereas the subsequent peerage—grant of 1593—created a dignity "intitulat" _Lord Spynie_, agreeably to Sir George Mackenzie's distinction between "Lords" and "Barons", which last, as we see, are those referred to as such, in the Lyon Court Act, 1672, c. 47.⁴ The precedence of the Baronage was defined in the Nova Scotia Baronetcy Patents, wherein the Baronets were placed before "omnes milites auratos... et prae omnibus baronibus lie Lairdis, armigeris lie Esquyris, et generosis quibuscunque lie gentelman" (see Douglas' _Baronage_, p. 11), and the "Baronets, Knights, and Barons" were grouped together in the 3rd section of the first volume of Lyon Register. Their precedence was thus after Knights and before Esquires.

In examining the ceremonial robes of this Feudal Baronage it is necessary to consider the order, both in relation to the baronial fief and in relation to the King and Great Council; _i.e._ the internal economy and the external relationships of "the Baron", as Hereditary Representer of an organised community.

¹ _Great Seal_, vol. v. No. 1727.
² J. Riddell, _Peerage Law_, p. 635.
³ A.P.S., vol. iv. p. 20; _R.M.S._, vol. v. No. 2280. Riddell, at p. 655, failed to see the distinction between the feudal barony of Spynie of 6th May 1590 and the "dignity of a frie Lorde and Baron" conferred by the Cardross charter, 10th June 1610, _R.M.S._, vol. vii. No. 1301, which last equates with the Spynie peerage erection of 1593 and _not_ with the baronial erection of 1590.
⁴ Dr Woodward observes: "A British gentleman of coat-armour is usually at least the equal, and in nine cases out of ten the social superior, of the Counts and Barons whom he meets with at home or abroad, even if they happen to be the heads of their families, and not (as much more frequently) cadets more or less remote, who are careful to retain their courtesy title and the use of the coronet" (Heraldry, _British and Foreign_, p. 15). That is, of course, if the Scotsman be himself "of baronial race". It is, however, the case that the numerous continental "Barons" and "Counts", have not been so created as personal dignities, but that they are of feudal origin, and represent the projection, often long after loss of the fief, of a simple feudal land-barony, exactly similar to the many existent fiefs held in _liberam baroniam_ throughout Scotland. Towards the close of this paper I shall, moreover, demonstrate the widespread use of the title _Baron_ in Scotland, especially around the fringe of the Highland Line.
It cannot be too strongly emphasised (in view of the misrepresentations of fiction-writers, etc.) that the Barony was a peaceful self-governing social unit, and that the economic functions of the Baronal-Council, or court, were far more important than its judicial functions (which in their criminal aspect—as is usual of all court proceedings—attract disproportionate attention). The Barony was, like any other rural estate—only more so—both a co-operative and a communal unit. These aspects were coloured, and galvanised into more than ordinary vivacity, by the operating of these units each as a natural family organisation whereby the State was able to “do more than make alliance with the Family, and to assimilate itself to the Family”. In ceremonial, tradition, and legal custom, this is just what the feudal state effectively did, and is why, as a system, it has proved so enduring, and so attractive, alike to students and tourists. It is always the feudal state which these crowd to see, or to study. In this lies what is called its “romance”, or “glamour” and the colourful variety, at once stimulating and restful, which characterises the life, clothing, art, and customs of the feudal state.

In emphasising that the baronial castle was not a robbers’ den (like the strongholds seized by “Free Companies” during the Hundred Years War), but “the proper residence of a landed gentleman, the centre of local Government”, Mackay Mackenzie has exalted rather than lessened the status of the castle. “The seigneurie, its spirit breathing within the stone-built donjon, became a fatherland which was loved with a blind instinct and devotion.”

So indeed the Scottish Legislature regarded them, enacting that mansions be maintained by lairds “for the gracious governall of their landis be gude polising” (and as another statute puts it), “Mak his ordinary duelling and residence at his awin hous with his familie . . . for setting forward of policie and decoration of their saidis duelling places, supporting of the puir and intertening of freyndship with nechbours be all guid honest means” (A.P.S., iii. 222).

These things require an organisation, and picturesque ceremonial, if they are to “go”. This the Feudal System provided right down the ages, and the system did “go” with such vigour and success that it promptly incurred the jealousy of the central governments, whether monarchical or republican. Indeed it is this which explains why “feudalism”, and its organised basis, the Barony, in England the Manor, were unpopular in administrative circles. In England, moreover, the

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1 Cf. V. Sackville-West, English Country Houses, p. 38—part of what she says is applicable to any feudal unit, for even some English pre-Tudor establishments survive as living entities.
2 The Medieval Castle in Scotland, p. 141.
3 Brentano, Old Regime, p. 75, only says more picturesquely what is true of every Scottish tower, cf. Innes of Learney, Scots Heraldry, p. 3.
system was introduced by a Saxon defeat, the Norman Conquest, and the existent Anglo-Saxon society (a *gilding*-civilisation) was far less tribally knit than those of Scotland, Ireland, and Wales, depended largely on *comites/gesith* related to their “master” by a transient “commendation” rather than clannish ties, and the English tendency was to ignore any relatives beyond first cousins. In England, therefore, writers assert, the decay of feudalism “was not only the failure of the military organisation, but was also its failure as a social system”.

In short, *not the sort of military or social system which any central government wanted*. Ideal, no doubt, for defensive purposes; but no “aggressive” medieval statesman could “do” much to his neighbours with a feudal army bound only to provide 40 days service (hence the resort to “scutage” and other un-feudal subterfuges for hiring mercenaries); and in a system where each Barony or Manor was a constitutional “family” unit governing itself; and in which the holders of great titular fiefs governed along with the King; “statesmen” found great difficulty in imposing their ideas upon local communities with (usually very different) ideas of their own.

The history of Scotland, and the significance of so many of our Scottish antiquities down the ages, was the effective survivance of these local self-governing communities, of various sorts, not only down to 1747, but indeed later; in France, of their effective survivance down to the Richeliieu period, and in a modified form for another 150 years. U.S.A. Ambassador Morris, interestingly records (13/7/1789) having urged La Fayette “to preserve if possible some constitutional authority in the hands of the nobility as the sole means of preserving some liberty to the people”.

In England, popular dislike of a system imposed after defeat, the unforeseen effects of *Quia Emptores*, and finally the devastation of the Wars of the Roses, destroyed the organisation.

Even so, however, Englishmen never understood the principles underlying the feudal system, and when new laws broke down the integrity of fiefs, and again when faced with incorporeal hereditary dignities, their jurists seemed helpless, and, they say: “The law did not fit the new conditions, and there was no new law to apply; nor was there likely to be, for the King was the Fountain of Honour and was a law unto himself.”

In Scotland, no such *impasse* staggered either Crown, jurists, or vassals;

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1 *Complete Peerage*, vol. iv. p. 677. Even by the fourteenth century the Crown had begun suppressing England’s *Barones Minores*, and was substituting a system which the *Complete Peerage* suggests was a House of Lords composed of individuals personally summoned by the King, and on summonses creating no hereditary right. It, moreover, blames the English Court of Chivalry for having by a series of judgments converted these summonses into hereditary peers. Very likely the English Court of Chivalry did do that, could constitutionally have done nothing else; and thereby (through a sternly impartial application of the Laws and Principles of Chivalry and Feudalism) prevented England from being saddled with an “Upper Chamber” consisting of what would have been the most astonishing “House of Yes-men” in constitutional history.
and the law of "impartible tenures" (corporeal or incorporeal) was applied smoothly and scientifically. The Baronage, and the Baronial-Councils of each fief, continued to function both practically and ceremonially—as indeed Douglas observed; and the title of Baron continued to be used in Scotland (and interchangeably with other countries, to which so many "wandering Scots" made their way) in the same sense, as this title is employed on the Continent.\footnote{In England, the allegation has been made that "Baron" was no name of dignity, just as other English writers (contemning their own confessed "Fountain of Honour") sometimes now assert that "Esquire" and "Gentleman" are not "names of dignity". Yet, utterly confuting this, the Royal Letters of Visitation, issued by that Fountain of Honour, expressly refer to the qualifying (where used of right) and suppressing the improper assumption, of "any name of title or honour or dignitie as Esquire or Gentleman or other" (Shrewsbury Peerage, Mins. of Ev., pp. 16, 181, 215). In Scotland, as on the Continent, however, "Baron" has always meant a person of a certain social status, to wit, invested with a jurisdiction, and having the function of advisor to a reigning Prince (the term "Prince" in the old sense includes Earls or Counts) or "representing" such a "Race".} It is a title superior to "miles" (Knight, in the feudal sense, which is to be distinguished from the later Eques Auratus), and whilst a Baron usually held his baronial fief feudally, instances arise of Barons par le Grace de Dieu—nobles who, of evident baronial status, held alloidal fiefs, \textit{i.e.} by ancestral family occupation, and by no grant from, nor as vassals to, any Prince, in respect thereof. We shall find this reflected in certain aspects of the robes.

It is noticeable on the Continent that not only many of the later feudal grants (of baronial, as well as other "noble" fiefs) were descendible to all members of the Family, partably. This was a feature of the free-alloid; yet the chiefship (and in Barional fiefs, the simple title of Baron de X . . . as compared with, \textit{e.g.}, Baron Charles de X . . .) went down with the principal mansion, or the principal "hearth" within it.\footnote{The relationship of Chieftaincy, or \textit{Chef du Feu}, with inheritance of the "principal hearth", or stone (and the arms over it), and "the furniture of the hall" is most interestingly illustrated in the claim by Urquhart of Kinbervie to the Armorial Fireplace lintel now in the National Museum of Antiquities (Proceedings, vol. lixi. p. 182) of the old Castle of Cromarty, family seat of the Urquhart chiefs. (This most interesting claim was brought to my notice by Miss H. Tayler, whose History of the Urquharts is in preparation.) As a claim, and in relation to the principle therein involved, all this carries us back far beyond the baronial castle of masonry, and to the archaeological "hearth" whereof so many have been examined and reported on for the Society of Antiquaries.} Such considerations all bear out Craig’s views that the title of Baron in Scotland was first applied to those who were Capitani Tribuum, and that Feudalism (or anyway an organisation which we would now recognise as synonymous with it) \textit{existed in Scotland prior to the Norman Conquest in England}.\footnote{Sir T. Craig of Riccarton (\textit{Jus Feudale}, 1–8–2); \textit{cf.} Grant, \textit{Social and Economic Development of Scotland}, p. 10, and J. Cameron, \textit{Celtic Law}, p. 80.}

Professor Dickinson, unlike too many previous writers, readily and amply recognises (a) the existence of Barons within Scottish Earldoms and, most accurately also, the "princely" character of these Earls,\footnote{Carnwath, p. xviii.} the \textit{Rí} of provinces, so that our \textit{Ard-Rígh Albann} was verily a "King of Kings", ...
and the Crown of Scotland, in that—the technical—sense, "Ane Imperial Croun", as the Scots Ambassadors proudly informed the French Statesmen when negotiating the marriage of Mary Queen of Scots—and were duly poisoned for saying it (Sc. Per., ii. 471) on their journey home!  

Dickinson, however, whilst amply conceding the baronial status, did question whether, though holding ut baro, they held in liberam baroniam?  

On further investigation, my answer must be that they did both. They undoubtedly held territorial "baronies" cum curiis with lands over, and within, which they had "baronial" jurisdiction; but this jurisdiction, as I shall show, was more ancient and very different from that conferred by the subsequent erections in liberam baroniam Regni Scocie. The lands were undoubtedly held as and denominated "baronies", i.e. more than ut baro, and actually "in baroniam", in a very special sense, related to the Celto-Pictish social organisation; but some of them had interesting characters reminiscent of the Continental baronial allods; in that we find, e.g., Moniak being held in divisions by portioners each designated "Baron"—a state of affairs which becomes far less "anomalous" when we look at what was occurring in the alodial fiefs of Europe, and baronial titles devolving on "all the descendants" (in familia) of the grantee. The point, however, would be that, as there, the terms of tenure of each barony were liable to be of special character. In the Feudal realm there was never the drab sameness which modern folk too often conceive as "order". The "Family Law" in a Tribal Monarchy was capable of infinite variation, and healthy adaptability.

In examining the development of the Baron and his robes, we must turn next to the great "Family Council" of tribal Scotland as a National Family, viz. the Parliament of Scotland, in which the foregoing features are found symbolised in form, dress, and ceremonial. Fortunately a seventeenth/eighteenth-century print of this exists in the Atlas de Chatelain/ Guedeville, which has, curiously enough, been completely overlooked by

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2 Carnwath, pp. xvi, lii. Similarly we find baronies, e.g. Muckart—certainly—and, it is said, Blebo, in the Archbishopric of St Andrews, held of and under the Prelate (Hist. MSS. Comm., 4th Report, p. 484). That such fiefs gave baronial rank and title we have indeed a famous example in Montmerency, "le premier Baron chrétien", a style which Woodward (Heraldry, British and Foreign, p. 404) observes is not so great as it sounds, for it merely denoted his being the first of the four barons of the Chrétiente (cf. Scottice "haldome") or Bishopric of Isle de France. That Scotland had such local baronages—as Dickinson has so amply illustrated—is only another example of its thorough legal organisation. The existence of noblesse-en-vauveuse really augments the pyramidal grandeur of our Monarchy. Barony on arrière fief is well known in numerous Bishoprics, Duchies, and Principalities all over Europe. In Scotland, as in other countries where sub-infeudation was never stopped, as it was in England by Quia Emptores, the Crown was not the "sole" Fountain of Honour, in the sense in which that term is used in England. It is important to remind historians, antiquaries, and jurists of these fundamental distinctions in jurisprudence.  
3 Case for Fraser of Reelig, Lyon Court, 9th February 1932; Lyon Reg., vol. xxx. p. 22, and Register of Petitions.
our antiquaries and historians, and has indeed only once hitherto been illustrated or referred to in Britain—in the Court of Session Quater-Centenary Number of *The Juridical Review*, from which Plate XI is reproduced with the kind permission of the Editors and Publishers. The plate provides a most interesting presentation of the robes, their setting and their significance.

What I have now to expound is the development of the ceremonial attire of these ancient Feudal Barons, and its relation to the underlying social organisation whereof they formed an essential part, and emphasising Craig's deduction, that the early Scottish barons were chiefs of clans, one observes at once that the “Wand” of the Officers of a Barony was the “white wand” associated with Chiefship, and indeed with the sceptre of an Ard-Righ, and we thus realise at once the significance of the observations that “the feudal baron was a chef de famille”—and that “He reigned—that is the word used in documents of the period”.

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3 F. F. Brentano, *Old Regime*, p. 4. The tendency, stressed in a number of textbooks, to present “Feudalism” as a mere territorial-contract, of an essentially military character, and a development of the *beneficium* or personal grants of *feuda* in the Roman and Carolingian era, does not stand critical examination. Already, over a century ago, Hallam had pointed out that most fiefs could not have, and did not originate in *beneficia*, but in the conversion of allods into fiefs (H. Hallam, *Europe in the*
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Of the manner and other symbols of his “reigning” we shall see more a little later; but of the operations of this feudo-tribal system, the uninterrupted progress enjoyed under it in Scotland is commented on by Hume Brown. Miss Grant emphasises the non-existence, the absence in Scottish history, of the class-struggles usually from time to time noticed in other nations, and, as Miss Mure Mackenzie tersely summarises: “Now this patriarchal Government could work”. Indeed it “worked” both at home and abroad, and it was in no small degree the ceremonial organisation at home which enabled the “Scot Abroad” to make his way as he did in Continental countries. His feudo-Baronial system gave him an advantage which was not available to the wanderer from south of the Border—even when circumstances admitted the international relations which, however, Middel Ages, 1938, i. p. 167; see Juridical Review, September 1940, p. 196), and from the start, hereditary fiefs. No doubt civilian lawyers adopted for their “styles” forms derived from the Roman and Lombardic treatises available. This should not lead us into imagining that the post-Roman organisation of Transalpine Europe was in any real sense that of the beneficium of the later Roman Empire, or some local prototypes developed on its collapse. Indeed the very contents of many early feudal charters warn us that they were recording, perpetuating, and formalising ancient local institutions, related if not to “tribalism” (now a somewhat ambiguous term), at all events to “tribes”, to which the “Feudal System” gave machinery for juristic consolidation—upon which indeed their survivance depended (I. F. Grant, Social and Economic Development, pp. 502, 516; Innes of Learney, Tartans of the Clans, etc., 1945, pp. 15-16, 25, 39, 41). This is an aspect of importance not only to historians, but for the consideration of antiquaries and archaeologists in relation to many early objects and structures. It is only necessary to look at charters such as those including the Gaelic “Kenkynol”, fortunately defined therein as “caput toties progenitum” (R.M.S., vol. i. p. 509), and the capiancy of communities which the ancient Great Seal Indices give, in the vernacular, as “clan”, and in the Latin as parentela (R.M.S., vol. i., App. II, pp. 912, 913, 695); to realise such organising of loose “tribalism” is precisely what “feudalisation” was effecting (see Evidence of John Cameron, Ph.D., p. 103, Maclean of Ardgour v. Maclean, 1938), that “Feudalism” as developed in North and West Europe was something quite different from what it was in Italy, and that Brontano is sound in asserting that “in defining as accurately as possible the real meaning of this word, we should call it the development, the extension, of the family” (Old Regime, p. 5); though familia in early documents had, as he points out, an ambit which included all connected with the manseionata, just as the “clan” (which Dr Mackay Mackenzie observed “is not old and it is not Celtic, it is feudal”, Ardgour Evidence, p. 220—though the feudalisation, per Cameron, supra, preserved what was “old” and also “Celtic”), i.e. the parentela of David II’s charters, is in later statutes set forth as including persons depending on Chieftains “be pretence of blude or place of their dwelling (A.P.S., vol. iii. p. 494). The North European attitude to the tribe familia seems, moreover, to have been a far higher, and more kinly, one than that of the Roman, whose testamentary procedure by familia-empero is like the beneficium sordidly “commercial” compared with the Feudo-chivalric attitude that fiefs-ennoblessants or honorables, though transmissible by “conveyance”, were not brutally “saleable” (though from their revenue-value fiefs-nobles indeed became so—though the form remained that of feudal transmission, however “sordid” might be the “contract” antecedent). Whilst Baro may indeed philologically just import “man”, it acquired, like the gaelic fear (e.g. fear-Tighe), an “honoriﬁc” sense, e.g. “Baron et femme” in heraldry—where in original Barones were the earliest users of arms (Laws of Succession in Ensigns Armorial, p. 48). I have also pointed out (Tartans of the Clans, etc., p. 37; Law of Succession in Ensigns Armorial, p. 35, n. 2; p. 47, n. 8; Notes and Queries, 24th February 1940, p. 132) that the British system of Courtesy Titles, and its armorial prototype the differentiae consanguineum are curiously equatable with the fear (“bon-fine”) and, so, a feudally-perpetuated portion of early community organisation, of which I think archaeologists will find other instances deserving thought in such matters as “fire-houses” and “hearths” (cf. note 2, p. 116) which may cast light on early settlements, and the community-life therein.

1 Hume Brown, History of Scotland, vol. i. p. 150.
2 Social and Economic Development of Scotland, pp. 52, 559; Innes of Learney, Scots Heraldry, p. 2; Crawford, Lives of the Lindsayes, vol. i. p. 117.
3 A. Mure Mackenzie, Scotland in Modern Times, p. 41.
forms such a constant element of Scottish history. It has been said that the Scottish Parliament, in which as a Council, the Barons had place, consisted of five groups: (1) Officers of State, (2) The Clergy, (3) The "Nobility", (4) The "Barons", (5) The Burghs, and whilst it came to be termed the "Estait", and was represented usually as consisting of "three estates" (sometimes four), the true nature of its composition has not been recognised by our constitutional historians, whose views are usually tinctured by looking at it from an angle of comparison with the English Parliament, to which it had no true analogy. Its actual and theoretical composition had, as we shall see, a bearing on the robes worn.

The Peers, originally an Order of Earls—and the Scottish Peerage contained more Earls than it did of Lord-Barons—had their seats on the palatium, or "Benches of the Throne" at the south end of the Parliament Hall, and wore velvet robes in Parliament; whilst the "Masters" (Tanisters of Peersages) sat on the steps of the throne.

The Earls—an "Estait" which grew out of the "Seven Earls of Scotland", who first appear to be mentioned as "Seven great Chiefs" in 760—represented the seven great provincial divisions of Ancient Alban, the "Kingdom of the Picts"; and were themselves Rì or provincial kings (we shall later on see that the great Earls had "baronages" of their own, like the Sovereign-Duchies of the Continent); and it becomes evident that they sat on the "Benches of the Throne" much like the Electoral princes of the Imperial Diet: they were there in a regal capacity, as Rìgh, beside and under, the Ard-Rìgh-Alban presiding in a Federal Kingdom.

The Baronage, at this stage, represented two ideas, in law, heads of the feudal fiefs in Council, of a feudalised realm; they were there, and entitled to be there, to represent land, and in theory all the land of Scotland was entitled to be represented in Parliament, and that these were the Proceres Regni was vigorously maintained by Sir Aeneas Macpherson a century later, and such were evidently amongst the "other impartible tenures" referred to in the Tryours, report to Edward I's Curia Centumvirale of 1292.

The above two ideas are, however, found on analysis to be identical, since the "family" and the "family fief" were regarded as integrated and indissoluble. The fief was a "family-community", a sort of beehive. The

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1 W. D. Simpson, Province of Mar, p. 105.
2 Craig of Riccarton’s Doctrine that the earliest barons were "Chiefs of Clans".
3 Loyall Dissuasive, pp. 21, 110.
4 Neilson, in Scottish Historical Review, October 1918, vol. xvi. p. 7. The full significance of Edward’s adoption of the form of the "Court of the Thirty-five Tribes" of Ancient Rome, in adjudging a claim to the Kingship (Ard-Rìgh) of a highly tribal realm, was perhaps hardly present to Neilson at that date. The aspect has since been commented on in Scottish Clans and their Tartans (W. & A. K. Johnston, 31st ed.), p. 24, and s.v. "Bruce".
Baron was Chef de Famille. I suspect that in theory, though not in practice, we should find (and may yet manage to elicit) that amongst the other Communitates Regni were the "Freeholders", who ultimately, for reasons of which presently, we shall find get electorally grouped with the Barons, though technically distinct from the Barons.

The Burghs do not appear in Parliament until comparatively late. The first appear in Bruce's Parliament of 1326, but they do not regularly appear until 1455. They were, as Cosmo Innes pointed out, "recognised members of the body-politic of a feudal kingdom", though they do not really appear so early as he imagined. The theory is that a Royal Burgh is a pro indiviso corporate Crown Vassal. Actually it is a communal freehold; whilst a few of the great Cities seem to have been regarded as in the nature of corporate baronies; and one, the City of Edinburgh, as in the nature, maybe, of a corporate peer; much as the City of London is stated to equal a corporate Earl.

The Parliament of Scotland was, as we know, a "single-chamber" Court, and there was in Scotland no such distinction as "Peers and Commoners". Professor Rait was quite wrong, and most misleading, when he described the Parliament of 1326 "the first complete Parliament containing Lords and Commons". In the Scottish Parliament there were never "Commons" in the English sense; and in 1326 there were no "Lords" —in either the Scottish or English later senses of that word. It was, of course, no fault of James I that "Lords and Commons" were not invented in 1424–27 after his return from prison in London, where he picked up and acquired an enthusiasm for a number of constitutional ideas quite inconsonant with the feudo-tribal realm of which he had inherited the Crown; ideas which led directly to the tragedy of 1437 and acquired for him a character in contemporary opinion somewhat different from that which his untimely end—and the tendency of historians to assume that the "Governance of England" was perfect, and that of Scotland the reverse—subsequently endowed him with. More thoughtful historians are now pointing out that it was Scotland with its feudal regime which had the more uninterrupted record of social progress. The Feudal Baron was Chef de Famille, and the familia over which he ruled comprehended not only all his children, and cousins, but also the vassals, tenants, and servants. This explains why it has been observed of Feudalism in Scotland: "Such a form of social organisation accorded very well with the natural pugnacity

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1 A.P.S., vol. i. (Introduction, pp. 6, 8).
2 R. S. Rait, The Scottish Parliaments before the Union of the Crowns, p. 18.
5 F. F. Brentano, Old Regime in France, pp. 5, 7, 73. Bearing in mind J. Riddell's advice that we should, in such matters, look to the French practice (Peerage Law, p. 1052), I gave several other instructive excerpts from this valuable work in Proceedings, vol. lxxvii. pp. 168–172.
and clannishness of the Scots . . . (and) made the feudal system in a strange sense 1 a truly popular one." 2

I do not think the position of the feudal population has been better expressed than in a recent passage by one of our modern and popular historians 3 writing of a chieftain or baron:

"A man whose life and property depended on the willing service of his followers, and whose only police were these same followers, had to behave himself reasonably well so far as they, at any rate, were concerned. He might murder his wife, carry off his neighbour's, burn another chief's castle or rise against the King, but to do these things, or to prevent someone else from doing them to himself, he had to depend on the clansmen who were his tenants, who were Highlanders with a sense of their dignity, and as much right to the tartan as himself."

In Scotland, moreover, where the early tribo-feudalism was developed (instead of being narrowed into a "class" system), the Family-concept was spread and fostered, as Lord Crawford says:

"A peculiar element mingled from the first in the feudality of Scotland, and has left an indelible impress on the manners and habits of thought in the country . . . the blood of the highest noble in the land was flowing in that of the working peasant, at no great interval. This was a subject of pride." 4

The courtly habits and customs of the little baronial courts were again reflected in the farmhouses and cottages, where, says Eliz. Mure, in 1730, "Every master was revered by his family, honoured by his tenants, and awful to his domestics. . . . He kept his own seat by the fire or at table,

1 There is really nothing "strange" about it. The astonishing thing is the manner in which later historians and constitutionalists have succeeded in misrepresenting the Feudal System. In England it was disliked because it (a) was imposed after the national defeat at Senlac, (b) was inimical to, and inconsistent with, the Tudor despotism, (c) functioned effectually apart from the central Government; and was accordingly viewed askance by both the English administrators and parliamentarians. (d) In Scotland it was associated with the Jacobite Risings and also a source of National strength. The Hanoverian Government consequently set itself to undermine, not only the system itself, but to inculcate anti-feudal propaganda. It is as a result of this that in the popular mind "Feudalism" has been made a sort of bogey associated with (1) servdom: whereas Scotland, the most perfect example of a feudal state, was the first to abandon servdom, and which servdom was pre-feudal, and had nothing essential to do with the feudal system, or the "family" at all. (2) Peasant Risings, and Oppressions; and the brutal "Free Companies". These had nothing to do with "Feudalism" and were concomitants of the "Hundred Years War" and its train of accompanying misery. Each of these things arose from a breach of the feudal structure and principles. (3) The Noblesse d'oré of Versailles, which was a titular and financial Order built up by Mazarin and Richelieu, after the strength of the old feudal Noblesse had been destroyed in the Fronde. The old feudal Noblesse Champêtre continued in poverty alongside, and it was a grievance of the Court officials that these preferred to live amongst the peasants to coming to Versailles. Brentano, supra, pp. 107, and 85, 99.


4 Lives of the Lindsay's, pp. 117, 119.
The Robes of the Feudal Baronage of Scotland

with his hat on his head.” 1 The hat, we shall see, has a deep significance, for—in Spain—“The Family Hat” of each family descends along with the Chiefship, whether by succession or tailzie. 2 and in the Baronage we shall duly find heraldry and the hat figuring prominently.

Of the “domestics” I need only refer to the observation of foreigners that in a Scottish baronial menage, the footmen were referred to as “gentlemen”; 3 and in the Highlands as ghillies; and this was no affectation, since many of them claimed kinship with the laird, or had pedigrees of their own, e.g. William Rose, of Gask, Lord Fife’s factor, who, though a cadet of Rose of Ballivat—as in due course established in Lyon Court—began his career as a footman, “standing behind his Lordship’s chair, and changing his plate”. 4

We have, moreover, only to analyse (as I shall presently also do for another reason) Van Bassan and Father Hay’s grandiose account of the St Clairs of Roslin, to perceive that its domestic and ceremonial details are not so much untruthful exaggeration as a process of presenting Roslin “geese” as “swans”. None the less, a princely and most enlightened and artistic household it evidently was.

The Earl-Prince of Orkney and Caithness is represented as maintaining an establishment of 200 to 300 “rideing gentlemen” who accompanied the Countess (Lady Elizabeth Douglas) on her journeys from Roslin to the town house in Blackfriars Wynd, and she had also “serving her 75 gentle-women, whereof 53 were daughters to noblemen, all clothed in velvets and silks with their chains of gold and other pertinents”. 5

A glance at their duties, not to speak of their numbers, shows that the 75 fair Maids of Honour of this Princess of the Orkneys were—as we may also assume a number of the “rideing gentlemen”—simply the domestic staff of Roslin Castle, which was evidently an all (or almost) “all pedigreed” establishment. Presumably the 53 who were “noblemen’s daughters” were actually the children of armigerous or landed men, whilst the remaining 22 were of remoter gentility—like Bailie Nicol Jarvie’s “Leebie”. The accounts of certain peers holding offices in the establishment are, when analysed, evidently related to certain feu-duites and feudal services connected with lands held de me of the Earl-Prince, and on which Father Hay and Van Bassan placed strangely magnified constructions. 6

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1 J. G. Fyfe, Scottish Diaries, p. 83.
3 Hume Brown, Early Travellers in Scotland.
6 I have not yet analysed all the instances, but Lord Fleming, the alleged “carver”, was Bailie of the Barony of Herbertshire and other lands, with inter alia the service of a banquet at Pentecost; Lord Borthwick, the “cupbearer”, held lands of Barnscraig in the Barony of Pentlandhills, evidently by a servitium lavaci. It would seem the services were here ceremonially performed on certain state occasions (St Clairs of the Isles, pp. 106, 107, 113). The family historian “developed” the subject in a manner which on first reading induces suspicion of his veracity, but when examined in the light of feudal law assumes interesting and reasonable dimensions.
This was the last Jarl-Prince of Orkney, and 1st Earl of Caithness, who, on 12th May 1471, at the command of James III, resigned the sovereign-jarldom of Orkney in exchange for the castle of Ravensheugh in Fife. He was, moreover, the founder of Roslin Chapel, where the magnificent "pillar" beside the altar—from which the whole carving in the building foliates—is in Slezer's *Theatrum Scotiae*, p. 63, described as *The Prince's Pillar*. That is, it was in 1662, i.e. (within 166 years of the Earl's death) already (one might rather say "still") known, not by the sordid legend of the "prentice", but by allusion to the great Jarl-Prince—the founder of the building. It seems deplorable that a connection with such an illustrious noble, not to mention the traditional connection of the House of Roslin with Scottish Freemasonry, should have been replaced by a banal misrendering of the ancient name of the pillar. It is well recognised that the whole tracery of the Chapel flows upwards from the base of this "Prince's Pillar", which is accordingly the Foundation Stone of the whole marvellous edifice. Looking to this fact, I am quite ready to believe there is a gruesome grain of truth underlying the "prentice" legend; not the hackneyed fable of the master-mason's sudden passion, but, I am afraid, a ritual murder, or burying-alive beneath it of "the youngest brother". The "story" would then fall into line with a number of well-known instances of this practice, an animal having in "later" times been the victim. At Roslin I suspect legend preserves that the "old custom" was actually carried out. It is, however, most regrettable that the old title "Prince's Pillar" is not properly applied nowadays.

The parents of this Jarl-Prince, viz. Jarl Henry and his wife Egidia Douglas, the "Fair Maid of Nithsdale", kept a slightly smaller "indoor" establishment, i.e. in this case "his Princess (had) 55 gentlewomen, whereof 35 were ladies, he had his dainties tasted before him. He had meeting him when he went to Orkney, 300 men meeting him with red scarlet gowns and coats of black velvet." ¹

The ceremonial significance of this has, of course, never been noticed, and it is that I have been leading up to. We can hardly doubt that these three hundred were the *Odallers*, who, as freemen, held their lands by Udal Law, and that the "scarlet gowns" were their red mantles—no doubt analogous to the "franklin's mantle" illustrated in Herbert Norris's *Costume and Fashion*, ii., fig. 363, and described (p. 257) as "A circular or semi-circular crape, with a hood attached, fastened on the right shoulder with three ornamental metal buttons, and according to the prevailing custom the front part is thrown back over the left shoulder." ²

This would disclose the black velvet undergarment, in the case of the Udallers. The franklyn, like the Udaller, was a country gentleman, who

¹ *St Clairs of the Isles*, p. 106.
held his land without feudal dues, and was entitled to be regarded as "gentle", i.e. noble, in the continental sense of the term. The circular mantles, split down one side and fixed by three ornaments, were of French origin, and began early in the fourteenth century. They were "worn by both sexes of the nobility". During the course of the century, moreover, this form of "clove" came to be the Parliamentary robe both in France and England, and, first in France, then in England, these "parliamentary robes" came to be worn, with the opening at the right shoulder, and with "guards" or bands of ermine edged with gold braid, to denote rank. A peerage-baron had 2 rank-bars, which in England were worn on either side of the slit, and in France were worn on the other (i.e. left) shoulder.

We shall find that certainly from the middle of the fifteenth century, and no doubt a good deal earlier, similar round-mantles were worn by the Feudal Baronage of Scotland. Of this fifteenth century use there is at least one portrait, not indeed contemporary, but which we can regard as based on contemporary evidence of some sort. It is a portrait of Sir Duncan Campbell of Lochow, Feudal Baron of Lochow, Craignish, and Melfort, and afterwards a peer as Lord Campbell from, anyway, 1445 (Pl. VII). His portrait appears on a page of the celebrated Black Book of Taymouth, the Baron of Lochow being represented between his younger son, Colin, 1st Laird of Glenurquhy, and his grandson, Archibald, 1st Earl of Argyll (cr. 1457). The portraits in this Manuscript have indeed been described as "fanciful and grotesque", which last is only what one would expect in such a manuscript; but they embody details which cannot be dismissed as "fancy" and are easily related to contemporary details of costume, and render them valuable historically, however crude as "Art".

The Baron of Lochow, Lord Campbell, is arrayed in a long robe of "cardinal" red, with narrow furring round the neck and edges, which fur is of a greenish and purplish hue, clearly an artist's rendering of "vair" (purray), the blue-and-white alternations of the grey squirrel-skin conventionalised in this heraldic fur. The collar is a greyish-white, which might well be "grey-grece". It is worn over a camail of chain-mail, and hose below, whilst the headgear is a broad black hat, with convex brim, of the "bonnet" style, which is correct for his period, and the legend Dom. Dun. Campbell de Lochow seems to stress his feudo-baronial rather than his peerage rank amongst the new "Lord-Barons". In short one infers,

1 Costume and Fashion, p. 210. Such a circular cloak-mantle was the robe worn by the King of Arms of the Order of the Golden Fleece, and the Toison d'Or of 1549. Messire Antoine de Beauilincourt, Chevalier, Seigneur de Beauilncourt, wears such a mantle, of red, lined white; the shoulder fastening concealed by the great golden collar of 52 plates of the Knights coats of arms (Fox-Davies, Art of Heraldry, pl. i., fig. 3). This last was here, the only insignia worn as Toison d'Or, whilst the circular cloak is worn as a noble, and he was chevalier, chef du Nom et d'Armes de Beauilncourt.

2 Ibid., p. 380; Chronicles, Plate of Entry of Queen Isabel, G. G. Coulton, Chronicles of European Chivalry, pl. i. p. 9.

3 Scots Peerage, vol. ii. p. 175.
PROCEEDINGS OF THE SOCIETY, 1944–45.

both from the structure of the robe (which like its wearer, existed anterior to 1455) and the bonnet worn therewith, that the illustration has been reproduced from an earlier, and genuine contemporary source. This is not the sort of dress which a seventeenth-century artist would depict or invent for a fourteenth-century peer.

Another representation of him, in the Glenurquhy pedigree, will be referred to later. It shows him, I think, not in this robe, but in that which came to be allocated to the “Estate of the Nobility” in 1455, the year in which Duncan himself died.

Of the survival of the ancient circular robe—that illustrated in the Black Book—and its official recognition as an ancient and denominative, baronial robe, we have two seventeenth century examples, one an official representation of a more or less “conventional” baron, the other an actual portrait dating from slightly after the middle of the century. The former is in a reproduction of a formal document issued from the Lyon Office, namely, a Seizequartiers issued to Sir Henry Innes younger of that ilk (afterwards 4th Baronet) about the time of his marriage in September 1694 to Jean, daughter of Duncan Forbes of Culloden, and signed by Sir Alexander Erskine of Cambo, the Lord Lyon, the document (Pl. XIII, now extant so far as is known, only in a striking old copperplate engraving and a contemporary copy by the Lyon Clerk, to be hereafter mentioned) is in many of its details an interesting example of such workmanship and of the manner wherein peers and feudal barons were intituled. For example: Lord Ross of Hawkhead, a peer, is Baro Parliamentari, whilst his wife, the feu-do-baronial Laird of Raploch’s daughter (Jean Hamilton), is, in accordance with the usual practice in such documents, duly styled “filia legitima Baronis de Raploch”. In the case of Sir Henry himself (still “younger of that ilk”)—though knighted as a Baronet’s heir-apparent—the qualification “junioris” (as in formal documents, it should) follows the territorial title, “ab Eodem”. ¹

¹ In which the ancient Innes “mullets” are represented as wavy estoiles, a fancy of the period as regards the representation of “stars”, which is found in the official “Historical Account” of the Family, avouched by Lyon, 14th December 1698, though not in the “Memorial” entitled “Ane Account of the Origin and Succession of the Familie” “given in” along with Sir Henry’s petition (cf. Spalding Club, Familie of Innes, with the print of the Official “Historical Account” as printed by the Duke of Roxburghe, 1820). I mention this simply to show the distinction between the two texts (a point not appreciated by Cosmo Innes) and that the embellishing of the mullets was a contemporary fancy of the then Herald Painter, and thus avouching the accuracy of the copperplate in relation to the draughtsmanship of the Birthbrief. Technically the “stars” should not have been shown as estoiles. See Nisbet, System of Heraldry (1722 ed.), p. 253, but Porteous, then painter, frequently did so.

² This Birthbrief has proved of more than ordinary historic-juristic importance, since a contemporary transcript of it exists in the Charter Chest of Sir James Innes of Dalveny and Edingight, Bt. It bears the holograph attestation: This is the Copie of my own sixteen Branches as done by Captain Porteous and signed by the Lord Lyon in the Book attested by me HARRIE INNES. The existing “Public Register of All Genealogies and Birthbrieves” begins with that of Lord Lyon Brodie of Brodie in the year of his appointment, 1727. The foregoing proves that a similar register existed in the days of the Erskine Lord Lyons but, on medieval principles, was retained (like early Sheriff-Court Books) by each successive
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The preamble of an accompanying Diploma Stemmatis, moreover, narrates not only that Lyon's original functions were genealogical (to which Heraldry was subsequently added), but specially that it "especially concerns his duty to avouch, and in his archives to record, the "genealogies of all nobles who from any ancient Scottish stem legally deduce their descent".

There is, in addition to the genealogy and heraldry, (a) a small drawing of a feudal castle, which, on the same analogy as induced Dr Douglas Simpson to correlate the carving on the Macleod tomb at Rodil with the then form of Dunvegan Castle,¹ may well be regarded as a representation of the baronial "tower and fortalice of Innes";² which in 1646–54 was replaced by the present Innes House; (b) two long-bearded old men in long robes, over which are worn just the sort of mantles under consideration, and who respectively hold up a banner of the paternal arms of Innes of that Ilk, and a quartered banner of the arms of Innes and Aberchirder. (The latter figure is the more clearly drawn, and accordingly selected for enlarged illustration, Pl. XIII.)

The under-garment is a long dark robe (and thus reminiscent of the Orkneymen (apparently Udallers) above-mentioned). The "cloke"-mantle, now extant only in the engraving, is lighter, and evidently red, lined with white. No shoulder "guards" are shown (but such details may easily be omitted by an engraver, just as the tying-bows of the tabard of Ross Herald, 1745, are omitted in the engraving of that functionary's portrait by Sir George Chalmers—the whereabouts of which original is not meantime traceable).

On the right shoulder, however, is a fastening consisting of five large spherical buttons. It has already been noticed that three buttons were the fastening for a "franklyn"—or freeholder, to use the Scottish term.

¹ W. Douglas Simpson, Book of Dunvegan, vol. i. p. xliii, and fig. 22.
It is also to be noticed that there is worn a Cap of Maintenance, which other evidence shows was the headgear appropriate to the feudal baronage, and which was duly awarded expressly as applicable to such feudal barons, by Lyon Court in 1836.¹

These then appear as the Lord Lyon's official ruling of the garb distinctive of a Feudal Baron (Baro minor as distinct from the Greater-Barons—the Peerage Lords) at the close of the seventeenth century.²

These robes were, as we have noticed, ancient nobiliary garments, worn (as in Lochow's case) over chain-mail, and adapted for travelling or riding, and thus no doubt worn by Barons attending Parliaments and "General Councils" both at these and in the initial "riding".

What had thus been the old mediæval Noble's cloak, became the subject of a sudden direction for use in Parliament pursuant to certain indefinitely recorded and hurried instructions issued following James VI's sartorial pronouncements of 1605–1610. Indeed the garment depicted may even have been acquired in connection with the riding of 1606, or preparatory to that of 1617, though Moray was not represented in the Parliament of 1606, nor indeed until some time later.

The robe thus depicted in the Official Innes Birthbrief (and it is significant that the 1st, 2nd, 3rd, and 4th Baronets of Innes all sat in Parliament as Commissioners for the Baronage) appears as an actual garment in the mid-seventeenth century portrait of another Northern baron (and necessarily qua Baron, not qua Commissioner), namely James Grant of Grant, 7th feudal Baron of Freuchie,³ at Castle Grant, a painting made in

¹ Ainslie of Pilton, as Representative of the Baron of Dolphinton, 26th January 1836, Lyon Register, vol. iv. p. 2.
² The figures, evidently of the same man, presumably represent an actual laird of Innes, and no such beard would be worn after the Restoration. It must represent either Robert Innes, 19th of that Ilk (born c. 1564, d. 1605), or his son, Sir Robert Innes of that Ilk, 1st Bt. (born c. 1586, d. 17th November 1658), the former dying aged about 41 and the latter 73. Such a venerable beard indicates the latter, but a similarly patriarchal one, of suitably greyish colour, is indeed applied to Alexander, Earl of Eglinton (atat 42) in the little miniature of him drawn in the great Indenture anent the White Horse 27th February 1630 (Memoriale of the Montgomeries, ii., pl. at p. 288), a document, the real nature of which is a "calp of Kenkynie" by Viscount Montgomery of the Great Airdes in Ireland to Eglinton, the heir female who had succeeded to the honours and chiefship of the House of Montgomerie. The taking of these caulpes had been prohibited by Statute 1617, c. 21 (A.P.S., vol. iv. p. 548) which contains a (tendenciously) harrowing account of competitive "upliftings" of them; but the "caulpes" themselves are not in terms abolished, and subsequently appear in the form of "presents", and in politely vague documents like the above Indenture.
³ James Grant of Grant, 7th Baron of Freuchie, born 1616, died in 1663. It has become the fashion to state that the style "Grant of Grant" originated only on the erection of the Regality of Grant, 22nd February 1694; the Scots Peerage, vol. vii, p. 476, observing: "From this date the Laird of Freuchie changed his former designation and became the Laird of Grant". As a "designation" for use in litigation regarding landed property maybe, but as a nobiliary title, in the feudal noblesse, the Chiefs of Grant had long previously borne the title of "Laird of Grant", e.g. in the "Roll of Landlords and Bailies" of 1587, and a number of other early seventeenth-century entries in the Acts of Parliament (e.g. A.P.S., vol. ii. p. 406; 1633, vol. v. p. 45). The fact is that the title "Laird of X . . . " was the normal style applied to the chief of any "honourable name", quite irrespective of land, and from the concept of the family itself being an incorporeal heritable subject—of course of a noble and chivalric nature—a fief-noble, not a commercial subject capable of sale or adjudication; yet capable of being
1658\(^1\) (Pl. VIII, 1), who, though very much a Baron, was never a Commissioner to Parliament. This is interesting and significant, for it shows that baronial robes were kept and worn locally, and quite apart from mere use in Parliament. They were in fact used in daily “baronial” life, in the baron-court—as we have seen was the case at Lesswalt—and the Lairds of Grant were, we know from their Acts of Court, particular about liveries, dress, and tartan. They realized that a large clan (\textit{parentela}) family requires ceremonial, indeed “ceremoniousness”, if it is to work smoothly; and accordingly just as Scotland was a clannish country, so was it necessarily, as Riddell observed, a ceremonious one, and traditional Highland and feudal courtesy has been aptly described as “the living survival of the courtly customs of Celtic royalty”—with which regime the Baronage, as representing the earlier \textit{Capitani Tribuum}, has, as we see, been equated by Craig of Riccarton. The identity of the pattern of mantle worn by the Laird of Grant with that depicted in the Innes Birthbrief is unmistakeable. It is a crimson robe, the large bulbous buttons on the right shoulder being therein seen life-size, though the fifth button is hidden by the Laird’s hair. There is in front, however, a sort of appliqué “guard” with other five bulbous buttons, the exact nature and purpose of which is not quite clear, as it is clearly a circular robe, but is probably related to the contemporary neckwear.\(^2\)

At any rate, we here find the actual depicting by an artist, \textit{on a living baron}, of the robe which some 30-40 years later is officially emblazoned, as the baronial robe of circa 1694–1700. It is now of additional interest to observe that amongst the robe-wearing County Commissioners shown in Chatellain’s plate, is one Baron wearing just such a circular cloak-mantle, and we see it opening, and “flapped” apart just at the right shoulder, exposing his arm within. Here it is worn with a late seventeenth-century hat and wig, which last unfortunately covers the shoulder fastening. A page carries the train, which shows that such mantles could be fairly voluminous.

\(^1\) Sir W. Fraser, \textit{Chiefs of Grant}, vol. i, p. 240.
\(^2\) Mr James S. Richardson, F.S.A.Scot., suggests, and I agree, that this is connected with arranging for getting into the mantle notwithstanding the voluminous starched collar of the period, to which a normal head-hole could not possibly give passage. In early times the split on the right shoulder might have allowed of actual shoulder fastening. With increase of weight of the mantle, which came to require pages, not even a five-button junction could have stood the strain, but the Grant portrait suggests the flaps as permanently sewn together under the ceremonial buttons. In these circumstances, a buttoned slash (analogous to the “split” made in eighteenth century heralds’ tabards for accommodating the “frill”) was a natural and necessary provision at the time of the Restoration neck-collar.
We shall next consider the nature and provenance of what became the "State-robe" (though instituted as Parliamentary robe) of a minor baron, pursuant to a statute of James II. This Act of 1455 is indeed the first wherein robes are defined. The King—on the point of attaining the "perfect age" of 25—was evidently setting about the ceremonial embellishment of public life in the realm, and had just completed the overthrow of the House of Douglas. The preamble of the statute (4th August 1455) runs: "Item, as touching the habit of the Erlis, Lords of Plicament, Commissars of Burrowys and Advocatis, sall haif and use at all pliaments and generale consallis in tyme cuming."

The Act then dealt with the apparel of the temporal Estates, i.e. the Nobility (princely-comital, and baronial) and the Burghs, but noticeably not with that of the Clergy, their raiment being in pre-Reformation days an ecclesiastical subject. The statute, 1455, c. II. 1 provides that: "All Erles sail use mantells of brown granyt opyn befor furryt with quhyt and lynyt befor outwt ane hand braide to the belt stede with the samyn furring with itill huds of the samyn clath and to be usyt upon the schuldis, and the uther lords of parliament 2 to haif ane mantell of rede ryt sa oppinit befor and lynit with silk or furryt with cristy gray grece or purray 3 together with ane hude of the samyn clath and furryt as such is. And all Commissaris of burrowys ilk ane to haif ane pair of cloks of blew furryt fut syde opyn on the ryt schulder furryt as effers,4 and with huds of the amyn as said is."

The first outstanding feature of these provisions is that the greater and lesser sections of the "Estait of the Nobility" were both to wear mantles opening in front and furred with white and grey-white (or in the case of the baronage, if desired, the lining might be white silk—such an extent of real fur being no doubt so costly that the smaller barons might well have been unable to obtain it.

The Free-burgesses of the Royal Burghs were to wear cloaks opening on the right shoulder, and, as we shall see, the appropriate fur for burgesses (normally craftsmen and professional men) was a "grave", in fact brown, fur. The cut of this cloak was, it will be observed, that of the "franklin" or freeman, 5 but which, in more elaborate form and garniture, was also the ancient circular mantle of the Nobility.

1 A.P.S., vol. ii, p. 43.
2 This makes it clear that the Earls and the Barons were the "Lords of Parliament", for we shall see the Commissioners of the Burghs are assigned a different form of robe.
3 This is apparently meant for "vairray" or "verre" the iridescent furring of the blue-grey squirrel, which is blusih above and white bellied, and the use of which in sewn skins produced the heraldic furs known as "vair" and (when artificially cut) "potent".
4 That is suitably, in the phraseology of James VI, "some grave kynd of furring" (Privy Council, vol. viii. p. 512) which was actually brown, as still seen on the robes of the Lord Provost of Aberdeen and others; and which may well be considered to be represented by the heraldic fur "erminois"—gold with black tails—and which was no doubt the golden-brown of martyn or martrick, see below.
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The intention of James II was evidently to re-arrange the robes to be worn in Parliament, and at the riding, in such a manner as to make a clean-cut distinction between the Estait of the Nobility (Peers and Feudal Baronage) and the Estait of the Burgesses. The former were henceforth to appear in mantles opening in front, whilst the burgesses were to wear mantles opening on the right shoulder.

The assignment of blue to the Commissioners for Burghs is curious, for in mediaeval chronicles it is found in many mantles both royal and noble. Perhaps it represented an attack on the livery-colour of the House of Douglas. Not only was blue the original heraldic livery of that house, but it was noticeably the colour of the Earl's Cap of Estate (as appears from his stall-plate at Windsor). We may therefore take it his robe of state was also blue. It was accordingly an astute move to associate this colour with the burghal robes—enough to spoil it, in mediaeval life, as a "baronial" garment.

The Burghs, however, seem never, in fact, to have adopted the provision, which indeed was probably abandoned on the revival of the ancient Douglas colours, in the Angus line,¹ and Burgh-Commissioners and Provosts are accordingly found wearing the black robes usually associated with municipal office.

Reverting to the "Estait of the Nobility", this—then, and for another 1½ centuries—consisted of: (1) The Earl/Comites constitutionally derived from, and representing, the provincial Sub-Kings of early Scottish history,² the Provincial Righ/Morair, and even in mediaeval and heraldic documents an Earl is described as "High and Mighty Prince". (2) The Baronage, or Crown vassals holding in liberam baroniam, or apparently ut baro in respect of some incorporeal baronial hereditament.³

Parliament came to be, however, conceived as a representation of

¹ The Angus, or "Red" Douglases, had borne livery Gules, either from the comital colours of Angus or from the Heart, or both. Indeed gules would have technically become the Douglas "tincture" after the addition of the heart, but no doubt the older blue livery derived from the chief Azure subsisted.
² Dickinson, Carnwath, pp. xvi, lii, lv.
³ Since Dickinson wrote on this matter in the Court Book of the Barony of Carnwath, p. xviii, additional point is given to his observation by consideration of such persons as the "Baron of the Bachull" (Hereditary Keeper of the Bachull Mor, Pastoral staff of St Moluag (I. F. Grant, Lordship of the Isles, pp. 309, 315)), and the Chiefs of Communitates, found in early State Documents, and whom Sir Aeneas Macpherson correlates with the early Proceres Regni (Loyall Dissuasive, pp. 22, 90, 110). This, and the patriarchal jurisdictions, and grants of supporters to "Chiefs of old families" and of "Clans", irrespective of baronial fief, go far to bear out not only Craig's view that the earliest Barons were Capitani Tribuum (Chiefs of Clans), Jus Feudale, 1–8–2, but also to explain the "other indivisible tenures" in the Report of the Scottish "Tryours" in Bruce v. Baliol, 1292; and are related to the heraldic view that a "clan" or "noble family" is an incorporeal inheritable fief (see Sir Charles Erskine, cited Juridical Review, September 1940, p. 205, n. 7), as, moreover, evidenced by the fourteenth-century Great Seal Charters (Tartans of the Clans and Families of Scotland, pp. 25, 41)—"noble fiefs", which, however, in the chivalric concept, though negotiable for "grave and weighty considerations" (Scottish Notes and Queries, December 1933, p. 188) were not vendible to a "Familiae Emptor" in the venal Roman manner.
"lands" and as represented, in effect, either by the Baronage 1 or by the Earls, and accordingly we shall not find the sub-baronial "freeholders" until these were admitted by statutory Commissioners at a later stage. 2

During the sixteenth century the English terminology of referring to the Peerage as "The Nobility", and the creation of the personal peerage Barones Majores, later denominated ("Lords of Parliament") "Baron-Banrent," 3 and the determination to constitute "the Baronage" a distinct "Estat" (to replace the clergy after the Reformation), led to a statute of 20th December 1567 providing for more effective baronial representation on the preamble that "Of law and reason the barons of this realm ought to have vote in Parliament as a part of the nobility, and for safety of number at each parliament that a precept of Parliament be directed to the sheriff . . . ." 4 This clarifies the (obvious) nobiliary fact, that the Barons are a part of "The Nobility" in its constitutional sense, and as an "Order" or "Estate", and in the 1455 statute of Apparel we accordingly find both degrees, the Earls and the Baronage—great and small—provided with similar mantles opening in front.

The Earls, as of regal origin, representing the provincial righ, are given "brown" velvet, or blue-purpure, mantles—and as evidenced by the Earl of Winton's robes (belonging to Sir Alexander Seton of Abercorn, Bt.), 5 whilst those of the Baronage (great and small) were of "red ryt sa", 6 which I suppose means (in reference to the preceding brown/purple cut-pile) red velvet, with furring of grey "gris", viz. grey-squirrel, or else "vairry," namely the grey and white furring formed by the backs and bellies of these squirrels. 7 This fur, says Norris, 8 "ranked with sable and ermine, and was much valued in the Middle Ages". It has, however, rather an interesting, possible, bearing on the early character of "The Baronage" as Capitani Tribuum, and holders of, originally, alodial fiefs; for the Scottish Parliament was careful, in 1556, to remind the Crown and Nation that the title "King

2 The Royal Burghs were present through their Commissioners as pro indiviso vassals of the Crown, holding directly de Rege, and not capable of being represented in any sense by the Comites-Morair. The "freeholders", in early times would, however, have been regarded as owing suit to the Earl/Morair, and not to the Ard-righ, and only gradually would the idea of "immediacy" and Crown-freehold supersed the concept of alod of land and service to the Morair.
3 As explained in Proc. Soc. Ant. Scot., vol. lxxvii, p. 162, n. 1, this term seems to mean "bannered" namely the Great Barons authorised to display square-banners, as distinct from the ordinary rectangular banners (longest side next staff).
6 Similarly the mantle of Sir David Lindsay of the Mount, Lord Lyon, was made of blue-purpure, and furred with "pudenys", i.e. peau-de-neis, that is ermine, as in the Inventory of his effects.
7 There seems a good deal of confusion about these grey and white "noble" furs, for "miniver" is popularly stated to consist of the white ermine-skin without the tails. The term, however, is evidently the same as menuvair (Norris, vol. ii. p. 283), which was a furring made from small squirrel skins (Fox-Davies, Complete Guide to Heraldry, p. 82 and fig. 28).
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of Scots” denoted that the Sovereign was essentially, and at Common Law, a personal Ard-Righ, and not territorially King of Scotland.¹

That is, whilst ermine was primarily related to Royalty, and by derivation to the high feudal nobility, there are hints, I think, that vair, the squirrel fur heraldically represented by blue and white “greys”, was the fur associated with the allodial “Sire” ² or “Baron par le Grace de Dieu”, a fact perhaps rather pointedly emphasised by the arms, “barry of six, gules and vair” borne by Engerrard de Coucy, whose house proudly boasted

“Ni Roi, ni Price sui jy
Je suis le Sire de Coucy.”

The story, moreover, related by Mackenzie regarding the origin of the Coucy Arms, though of the character of “family traditions” with which nineteenth century heralds came to look with a critical eye, is of simple nature which, taking the date coeval with the introduction of Armoury into consideration, is probably quite correct; namely that, in a campaign against the Hungarians, De Coucy, as yet not using arms on his shield, having apparently fallen, and his following likely to give way, detached his cloak (red doubled squirrel) and “pulling out the lining” hoisted it as banner upon a spear, when all was well.³ We thus certainly find a robe of red doubled vair strikingly associated with the early robes of an outstanding allodial “Baron par le Grace de Dieu”.

Equally, we find in Scotland the Earl-Righ branch of the “Estate of the Nobility” employing purple velvet robes furred with white, i.e. ermine—which certainly in practice was used with the black ermine-tails—which, however, in due course came to connote itself “baronial status” or jurisdiction, at least as regards the cap, of which more hereafter.

In the first stage these robes were worn with the hood, which led to a brave display of the “furryt” lining, and in addition the chapeau, gules doubled with ermine, or other fur (to be hereafter referred to), or else a

¹ J. Hill Burton, History of Scotland, vol. iv. p. 6 (quoting Bishop Leslie's history). The same theory is illustrated from such charters as those issued in the twelfth century commencing “Duncan, by the Grace of God, Earl of Fife” (Scots Peerage, vol. iv. p. 6), though as I pointed out in Sources and Literature of the Law of Scotland (Stair Soc.) s.v. Peerage Law, p. 427, even the Earls were not proprietors of the whole lands of the earldoms, but of a caput as the Crown held the Moot-Hill of Scone. There was a distinct theory of allodial possession, anterior to the organisation of the feudal system, which, however, accorded so excellently with the organisation of the clan-tribe system, that feudalism was readily and inevitably adopted in a clannishly minded community (Tartans of the Clans and Families, pp. 15, 25; Heraldry in Scotland, pp. 1-3; of F. Funk Brentano, Old Regime in France, pp. 5-11).


³ Mackenzie, Works, vol. ii. p. 590. Nisbet, System of Heraldry, 1722, p. 24, considers the use of furs in heraldry as one of several factors indicating that armory on shields was derived from previous use on clothing, thus corroborating the view set forth in my Scots Heraldry, p. 14; and emphasised by Stevenson, Heraldry in Scotland, p. 31, and Lord Jamieson in Maclean of Ardjoum v. Maclean, 1941 S.C., that Heraldry was primarily related to Civil identification—and administration—rather than to warfare.
“chaperon” was worn; whilst later, and throughout the sixteenth century, a black chapeau-type of cap, the precursor of the judicial “Black cap”, was worn. Later on the furred collar grew into the fur cape, which in the case of the robes of peers and the Lord Lyon had become a full cape by the close of the seventeenth century.

Of the foregoing state robe of the feudal baronage, as laid down by 1455, c. 10, we are fortunate in having (1) a portrait of “Black Duncan”, 8th Laird, feudal Baron of Glenurquhy, by Jameson, showing him in a robe consisting of a darkish red mantle, having a bluish (i.e. grey) lining (not ill.). The headgear is again a black cap, in this case close-fitting. The pigment of the robe has evidently darkened, but the same mantle as previously observed is again represented about the commencement of the seventeenth century, in a miniature in the Glenorchy pedigree.

(2) A portrait of Sir John Colquhoun of Luss, 2nd Bt. (“The Black Cock of the West”), who succeeded as Baron of Luss in 1646, and lived until 1676 (Pl. X, 1). Here the crimson robe is again furred with a small collar, and lining showing along the edges, but the robe has also a broad cape likewise furred along the edges, but not all over like that of a peer, and the fur has no ermine-tails, so is no doubt vair, as the Act of 1455 laid down. This portrait is interesting as showing the use of the baronial robe of state by minor barons even so late as the middle of the seventeenth century. We shall see that it can be regarded as an example of the robes used prior to, and (evidently with the usual Scottish determination) subsequent to, the post-union Orders anent Apparell of 1605 et seq. (which, however, do not specifically apply to the feudal barons).


Although issued in the beginning of the eighteenth century, the plate was evidently compiled from much older sources, the dress of the heralds, for example, being drawn from some source of about a generation prior to 1603—for the tabards shown are of the form used prior to the Union of the Crowns, in fact the style of this heraldic dress is approximately 1555–60 or thereby. Lyon is seen wearing, along with his tabard,\(^1\) the robe of crimson velvet with cords and tassels of silk and silver which he is recorded as having worn at Coronations as High Sennachie,\(^2\) whilst the ermine cape, or collar, is not quite so ample as in the later engraving of the Lord Lyon in the plate of the Riding of Parliament. The pursuivants,

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\(^1\) For this, see portrait of Louis le Beau, Duke of Burgundy, in Connoisseur, 1911, vol. xxx. p. 214.

\(^2\) Nisbet, System of Heraldry, II, iv. p. 171. For the early style of this robe as worn by the Royal Sennachie when declaiming the genealogy at the Scots coronation, see Pl. XIV from Fordun.
moreover, are in the early mediaeval cape-and-hoods, not in tabards. It would seem the "Heraldic contingent" has been copied in from some mid-sixteenth century drawing not extant, and represents Officers of Arms of about the time of Sir Robert Forman of Luthrie. The pursuivants would seem elicited from some still earlier, even late fifteenth century, source.

Along with these there are included in the procession bewigged men with tricorne hats of about the James VII period, say round 1685, for the presence of Bishops and Archbishops shows that Gueudeville's material was collected and sketched prior to the accession of William and Mary. The procession thus represents a composition of figures from the two centuries, roughly 1480–1680.

In this connection the robes of Alexander, 1st Earl of Huntly, upon his carved effigy in Elgin Cathedral (c. 1470), are of considerable interest, since they may well, especially when compared with certain of the sleeved robes, in the Gueudeville plate, bear some relation to what may have been the contemporary interpretation of the 1455 style of robes, though in their later development they were the more picturesque sleeveless flowing and ermine-caped front-opening robes. Huntly's robe shows hanging sleeves, each cut in several places, and opening in front, of a similar style to those seen in fifteenth century manuscripts, and indeed in the Seton Armorial, heraldic portraits of James III and James IV. Huntly's, however, are far more elaborate than those there illustrated, and his tomb is thus of very great sartorial interest.¹

For the purpose of the present investigation, in analysing Gueudeville, one examines the detail of the Commissioners for Shires and Burghs, who (and we know from the Chalmers-Somers plates and the Order of Procession in the Lyon Court Precedency Book that the Burghs walked as an Estate by themselves, before the Estate of the Baronage) stretch along the row above the heralds, and the Lord Advocate intervenes between them and Estate of the Peerage, wherein the "Lord Barons" appear in robes, whilst the Viscounts and Earls, in this representation, are shown in ordinary dress.

The Burgh Commissioners are shown in a mixed selection of short cloaks and gowns, reaching for the most part to the knees, or half-way down the calf; some having no sleeves, some normal sleeves, and others the slashed, and drooping, gown-sleeves. At any rate we perceive the then Municipal gown was short and sleeved; namely, the black gowns worn in the Town Councils ²—no doubt with "grave" brown furring, whilst, as

¹ A plate illustrating it is in H. B. Mackintosh's Elgin Past and Present, p. 88, photo by Mr Third.
² Melrose Papers, vol. i. p. 549; C. S. Terry, The Scottish Parliament, p. 100, is probably correct in concluding that "the Commissioners of Burghs probably continued to appear at Parliament in their civic black robes".
hereinafter noticed, the great burghs with “Lord Provosts” probably wore, as Aberdeen still does, the crimson robes sanctioned by James VI, with brown furring, not ermine, for the trimming of ermine on burghal robes properly belongs only to the Lord Provost of Edinburgh as the capital of Scotland.

We look next at the part where the Commissioners of Shires should (and do) appear. Here there is a marked distinction between (a) the portion walking first, which appear in ordinary clothes, without robes, and (b) the second part of this contingent who wear mantles, held up by pages.

The former are clearly those Commissioners who were only Freeholders, and the latter these Commissioners who, being Barons (Barones Minores), were still entitled to wear the mantles specified by 1455, c. 10, and shown in the Colquhoun of Luss portrait; whilst one, as already pointed out, wears the voluminous circular baronial “cloak” like those in the Innes birthbrief and Grant of Freuchie’s portrait.

The Gueudeville plate therefore agrees with portraits such as that of Colquhoun of Luss, regarding the continued use, by some feudal barons, of these stately baronial mantles. Having thus shown the survivance down to a period of roughly the half-century before the Union, of the “State Robes” of the feudal Baronage, it falls to explore the development of a “Parliamentary Robe” both for peers and the feudal Barons, at the instance of James VI in the beginning of the seventeenth century.

It has already been pointed out that Parliament was always spoken of as “The Three Estates” (Clergy, Nobility, and Burghs), and that after the Reformation, at those times when “Prelacy” was banned, the “three” estates were constituted by distinguishing the Baronage from the Peerage (which on English terminology got loosely called “the Nobility”), though, as we have seen, Parliament carefully and explicitly acknowledge in 1567 that the Baronage was “a part of the nobility” in the sense of a Noblesse.

The distinction between the “Peerage” and the “Baronage”, in that sense and at this time, was in Scotland an easy one, owing to the tradition of the Peerage as an Order of Earls, in origin the provincial Righ, whilst the Baronage (Barones Minores) were in origin the Capitani Tribuum, and holders of the larger duthus-allods within the comital provinces. The Earls (and consequently in due course all Scots peers) sat in Parliament “on the benches of the Throne”, whilst the Masters (Tanisters of the

1 Stair Society, Sources and Literature of the Law of Scotland, p. 428.
2 A.P.S., vol. iii. p. 40. This statute is confined to Barons—not Freeholders.
4 Juridical Review, vol. xlv. p. 114. After the expansion of the Comital Orders into a Peerage its accommodation was necessarily extended beyond the palatium, which by the time of Gueudeville’s plate had come to be occupied by the Officers of State, whilst the Lord Lyon and Usher stood on the steps of the throne.
Comital and subsequently of all peerage-houses) sat on the steps of the throne. The vague recollection of this distinction between Rego-Comital Order and the feudal Baronage/Capitani Tribuum Order became useful to the Covenanting Parliament of 1640, for when Charles I pointed out the difficulty arising from the abolition of the Bishops (the Estait of the Clergy), that unconstitutional Parliament determined “that this present Parliament holden by the Nobility, Barons and Burgesses, and their Commissioners, the true Estates of the Kingdom, . . . to be a complete and perfect Parliament”.

This matter had already arisen in 1585 when on account of the alleged “great decay of the ecclesiastical estate, and other most necessary and weighty considerations”, a course of legislation was initiated which in due course, under the Shire-representation developments, eventually led to Freeholders other than Barons being elected Commissioners, and getting seats within what continued to be entitled the “Estate of the Baronage”, which (hived off from the Estate of the Nobility) took the place of the vanished Estate of the Clergy.

We, however, notice that in the “Riding”, or procession, the Commissioners of Freeholder rank were ranked separately, and beneath, Commissioners of Baronial rank (vide Gueudeville’s plate), and that the latter wore robes supported by pages. Moreover, in Sommers’s plates there seems an error in marking two sets of “Commissioners for Burghs” (each pair with two “lacqueys”), whilst there follows one pair of “Commissioners for Shires” with four lacqueys (the “Lords” have six lacqueys). What was no doubt intended to be shown was (1) a pair of Burgh Commissioners, with the two lacqueys; (2) a pair of Freeholder Shire-Commissioners, also with two lacqueys; (3) a pair of Baronial Shire-Commissioners, with four lacqueys. This would agree with the analogous distinctions seen in Gueudeville’s procession, though by 1685 all these Commissioners had ceased to wear their robes, whereof the distinctions and use were still set forth in Gueudeville.

Another statute of 1585, the “Statute of Apparells”, had dealt with this robing aspect of the rearranged “Estait”, providing that “every Estate shall have their several apparel in seemly fashion conform to the

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1 A.P.S., vol. v. p. 238; J. H. Burton, History of Scotland, vol. vii. pp. 84-6; A.P.S., vol. iii. p. 422. Since Professor Dickinson indicates in a recent article in the Juridical Review, vol. Ivii. p. 140, that there seemed little difference—latterly—between Barons and Freeholders, it is proper to emphasise that apart from the occasional (and irresistible—for people will not colloquially use long terms) informal application of “The Barons” to the whole Shire-Commissioners; everyone concerned was most careful to reiterate “Barons and Freeholders”. Freeholders were not Barons and everybody recognised that. Heraldically Freeholders are not allowed the insignia of Barons.

2 Agnew, Hereditary Sheriffs of Galloway, 1864, p. 268, gives an evidently earlier note of the numbers of lacqueys: Barons 2; Lords and Viscounts 3; Earls 4; Marquesses 6; Dukes 8. He noted that the Barons wore their mantles.
pattern thereof which the King’s Majesty shall make and command to be observed”.¹ This suggests that the new Estate of the Baronage was intended to have robes, and robes different from those of the peers, for use in Parliament. Hitherto, under 1455, c. 10, it will be recollected that the Barones, major and minor, both wore the same robes, and that these differed from the robes of the Earls.

Whilst it was easy enough, for the reasons already mentioned, to hive off the Baronage from the Peerage, and so divide the old “Estait of the Nobility” nothing seems to have been done about robes until after the Union of 1603, and apparel for the new Baronial Estait may well have presented some difficulty, since the Barons would be loth to accept a sartorial innovation, which might affect their social status as “ane part of the Nobility” (see p. 132, n. 4, and p. 136, n. 2).

In practice it appears, from Gueudeville’s plate, that both peers and Barons clung tenaciously to their “velvet and furryt” robes, the front-opening mantles of 1455 with trains and pages, whereof we find a surviving example in the second half of the seventeenth century, in the Colquhoun of Luss portrait. Indeed Gueudeville shows that the only procession break between the Lords and the Barons was the interjection of the Lord Advocate, who wears, as he still does, the black robe trimmed with black velvet and fur.

Indeed we shall find a similar retention of nobility-standard in such apparel, both as regards the “velvet” and revived circular mantles, when His Majesty did in due course take up the matter shortly after the Union of 1603.

On 7th June 1605 James VI sent his commands to the Privy Council ordaining “that Dukes, Marquises, and Earls” should wear “red crimson velvet robes lined with white ermine and taffets” and that “Lords” should wear “red scarlet robes, lined after the same fashion”.² These robes were of course of the “front-opening” pattern with furred capes, shown in both Sommers and Gueudeville, and to which the Scottish noblesse reverted, after the Restoration, as being the more impressive. Examples of the actual garments are seen on the effigy of George, 1st Earl of Kinnoull (who died in 1634), in Kinnoull Old Kirk, and in the portrait of “William 8th” (more probably William 6th) Earl of Morton in Scottish History and Life (MacLehose, 1902), vol. xiii. This “statutory Command” of course superseded for the moment, and no doubt unconstitutionally, the ancient purple comital robes such as that worn at Holyroodhouse by Robert, 1st Earl of Winton, at his formal creation in November 1600.

By next year, however, James VI had seen the English House of Lords in its parliamentary robes, and on 8th April 1606 issued a contradictory

order on the narrative of surprise that certain of the Scottish nobles were
going to wear their velvet robes at the forthcoming parliament and (quite
contrary to 1455, c. 10) stating that "velvet robes are never at any time
worn by any Earls except at Coronations, creations and such public
solemnities", and that parliamentary robes were to be of scarlet cloth
with stripes of white fur as rank-bars" in the capes or hoods of the same".
On 24th April 1606 the Council duly made an Act amending that of 7th
June 1605.¹

Whether King James meant this to apply, only to Peerage Lords, and
not to the "Estate of the Baronage", or to both Orders, we have seen that
under the existent statutory provisions (1455, c. 10) the Barones Majores
and Barones Minores were robed alike, and that the latter had been again
quite recently declared "ane part of the Nobilitie" (supra), so the Privy
Council, in framing the Proclamation which followed, promulgating His
Majesty's pleasure, adopted the foregoing statutory interpretation of the
Royal Command. The text of this, like most such proclamations, is not
officially recorded, but fortunately we have a contemporary account of it
from Birrell's Diary:

"22nd June 1606; Proclamation that Dukes, Marquesses, Earls,
Lordis, and Barrons, should show their evidents to be placed ² and
robes to be made in red, lined white."

Birrell accordingly preserved the fact that the proclamation applied the
Royal Command anent robes of "red, lined white" to both "Lords" and
"Barons".

This meant that the newly acquired velvet robes were, for ordinary
purposes (unless, of course, sitting in their own courts), useless—at any
rate for the great ceremony of Riding of Parliament—the outstanding
occasion on which robes were worn. For this they had now suddenly to
acquire circular mantles of cloth, with rank-guards. In a sense, this was
a reversion to the earlier travelling-mantle, as already explained, but in
a state procession was no doubt far less effective than the velvet be-trained
mantles which had so long been in use.

The Order of Council, made on 24th June, left only a week to go before
the Opening of Parliament on 1st July, and for that day no one was ready.
However, Scottish Statesmen met the situation in as practical a way as
possible, and on the Opening day issued this pronouncement:

² That is title deeds for determining their precedence. Actually the Feudal Barons also took
precedence inter se according to their creation, or special provisions, as is well illustrated in Sir A. Agnew's
be necessary for placing "the Commissioners for Shires in their respective groups as Barons and as
Freetholders," as shown in Gueudeville's plate, and as indeed appears from the lacquey-numbers in
Sommers's plates.
The Lordis Commissionarie continewis this pnt. parliament to therisday nextte cum the third day of this instant, the qlk day the haill Estaitis of pliament will convene and ryd with thair honors, with Croune, sword and sceptour." ¹

The phrase "thair honors" refers, I think, to the insignia of each Estait, and not to "The Honours" which are thereafter specified.

By Thursday the peers had managed to get their new circular mantles ready, but the Barons had not been able to get theirs (probably were anything but anxious to incur the expense!), nor were the Commissioners for Burghs able to get those which had so recently been determined were applicable to them, and the official record of the Riding, kept by the Lord Lyon King of Arms, bears that

"Notwithstanding this Act (of Council) at Perthe, nather Commis-sioners of Burows nor Barons rode, for vant of furnitur, to reasone of the untymous Varninge." ²

In due course, the Barons, or some of them, did, as we have seen, duly acquire the new form of circular mantle, as depicted in Grant of Grant's portrait and officially by the Lord Lyon in the Birthbrief.

It will next be convenient to examine in somewhat greater detail the history of this circular mantle which thus came to be restored to use as a "working-garment", we might say, for the Scottish haute noblesse, and which, as in Lochow's representation in the Black Book of Taymouth, had already been in use by the early fifteenth century Scottish Baronage, and which, moreover, in an attenuated form, and with an inappropriate single-brooch fastening, purports to be depicted on the "Baron of Scotland armed cap a pie" (cira 1320) assigned by Lord Lyon Balfour Paul as one of Arbroath's supporters, 1900.³

Circular mantles, split down the right side, and fixed on the right shoulder, were an ancient French fashion, which early in the fourteenth century came to be worn "by both sexes of the nobility", and as we have noticed, were probably already worn by the udallers of Orkney in the

¹ A.P.S., vol. iii. p. 279.
² Balfour's Heraldic Tracts, p. 67.
³ Lyon Reg., vol. xv. p. 73, and illustrated in Fox-Davies, Complete Guide to Heraldry, p. 432. The brooch-fastening, we now see, is not the correct five-button form appropriate to Barons.
⁴ H. Norris, Costume and Fashion, vol. ii. p. 210. Indeed such "cloaks" were worn as insignia of council, even by vassals enuavasceur of feudal barons in baron-courts, for in no less than two "inter-ruptions" of a legal contest regarding the baron-court of Leswalt, we find this effected by "spulzie" of "cloaks" (Hereditary Sheriffs of Galloway, pp. 133, 134). Agnew mistakenly thinks they were "military" cloaks, but the record says nothing of the sort, and it was of the essence of the proceedings that they were "interrupting" a civil court. Such cloaks we find were not only worn in Parliament, but by the Orkney udallers, and, as we see, in the Courts of baronies, by the vassal-suitors. This illustrates the characteristic ceremoniousness of the Councils of these small family-states—such being the nature of every barony.
early fifteenth century, and, with a shoulder-fastening of three buttons, or ornaments, were the recognised dress of the franklyn or free-gentleman. In 1455 we find that whilst the peers wore their purple white-furred robes of velvet, and the Feudal Baronage their red velvet robes furred with vair, both open in front (evidently the test of the state-mantle of the hoch-adel) (and the feudal Laird-Baron of Scotland is still received as hoch-adel in Continental society), the statute of 1455, c. 10, provided just such "clokes" fastened on the right shoulder, for the Burgh Commissioners, and as a robe of parliament.

During the course of the fourteenth century, such "cloaks" had come to be the parliamentary dress both in France and England; and first in France, then in England, they came to be decorated with "guards" or bands of white fur edged with gold braid, the number of which denoted rank—as James VI's order of 8th April 1606 directed without being too specific. Actually a Baron had two such bars, which in England were worn on either side of the slit (and later on the loose hood), whilst in France the guards were affixed on the left shoulder.

Now the number of rows of ermine upon the State robes came to correspond with the number of "guards" on the parliamentary robes, and therefore, from an observation of Nisbet's:

"A distinguishing sign of the degrees of nobility in Britain is the number of rows or bars of ermine allowed to them by sovereigns to wear on their robes as signs of their degrees of nobility. A Duke in his mantle of state has four bars of ermine allowed him, a Marquis three and a half, the Earls, three. The Viscounts and Lords, say our present writers, have only their mantles and robes faced up with a white fur."  

In Scotland at this time the 2 1/2 guards for Viscounts, and 2 guards for Lord-Barons, had not been assigned. Indeed as Mackenzie points out there were, until 1606, no Viscounts in Scotland.

The point indicated is that these sub-comital peers were wearing robes trimmed with plain white fur; whilst the Feudal barons were, like Colquhoun of Luss, doing likewise, or else continuing to use (on their robes, though not on their headgear, of which later) the purple-grey furring formed either of "cristy grey gris" or the "purray" (fur vairre), as we see from the

1 Costume and Fashion, p. 380.
2 G. G. Coulton, Froissart, Chronicler of European Chivalry, plate of "Entry of Queen Isabel", p. 9.
3 This seems to allude to the Parliamentary robe as distinct from the "rows" on the State robe, though he makes confusion by using the term "bars" in the next phrase where we should expect "rows".
5 Works, vol. ii. p. 554. The premier Viscount of Scotland was Fenton, cr. 18th March 1606, whereas the "Decree of Ranking" was dated 5th March 1606, and the "several stripes" referred to in the Royal Letter of 8th April 1606 does not specify precise details, which appear indeed to have then existed only as regards the ranks of Dukes, Marquesses, and Earls' robe-guards.
portraits already referred to. It was at no time the desire of the Crown
pointedly to irritate the Baronage by peremptorily distinguishing between
the *Barons majores* and the *Barones minores*, and Mackenzie in several
passages points out that the Baronage maintained its status. He observes
that notwithstanding the Acts for appointing Commissioners for Shires,

"it is observable that tho by that Act they may for their conveniency
choose two, yet they are by no express law discharged to come in
greater numbers . . . the Barons and Noblemen (peers) having been
represented promiscuously, and that long after the Act of Parliament
allowing them to send Commissioners, and this is the reason why our
old Barons who are not Lords, and hold only their Lands in free Barony,
have supporters in their Achievement,¹ and that with some reluctancy
they yield the Precedence to Knights Baronets, they being originally
Heritable Counsellers to the King, as Members of Parliament² and
not debarred.³

"The old Barons (or Lairds) amongst us, especially where they are
Chiefs of Clans or the Representatives of old families that were
Earldoms⁴ . . . have never ceded⁵ the precedence to Knights
Baronets, much less to ordinary knights, tho the other pretend that
a Baron is no Name of Dignity and that Knights Baronets have a
special privilege . . . and though *militia non est per se dignitas*, yet
generally it is believed that next to Knights baronets succeed Knights
Bachelors, and next to them our Lairds."⁶

Barony, however, was, as he had observed at p. 549, much more than
"*militia per se*"; and related to *jurisdiction*; and as he says in *Science of
Heraldrie*, "such feus as had a jurisdiction annexed to them, a Barony as
we call it, do ennoble".⁷

¹ All the evidence is to the effect that supporters related to jurisdiction of the High Justice, and not
to presence in Parliament. In the Isles, however, "High Justice" related not to *furca el fossa* but to
Decrees adjudging "cow" penalties, etc.

² Rather as Feudal Vassals, who were entitled to protection, and bound to afford Counsel to their
Superior.

³ Here he interestingly alludes to the quality of a precedence, or status attaching to representation
of a "race" or "family" subsequent to the loss of the corporeal fief, an aspect bearing on the grants of
supporters to the "Representatives" of Minor Barons long subsequent to the loss of the baronial fiefs.

⁴ This, as Agnew pointed out, was fiercely protested for in the seventeenth century. The Royal
Warrants were quite clear, however, and were confirmed by Statute.


⁶ Works, vol. ii. p. 583. Observe the phrase "had" in relation to jurisdiction, and "do" ennoble;
thus again pointing to the baronial "character" like the right to supporters being an element con-
tinuant in the "representation" of the person in whose favour the erection was made, a principle very
evident in a number of heraldic applications, and moreover in such documents as the Petitions for
benefices recorded in Papal letters, e.g. vol. ix. p. 105, and see *Scots Peerage*, vol. ix. p. 421, where the
applicants set forth ancestry "of Baronial race" on "both the father's and mother's side", thus
showing that "baronial" attributes were present in the daughters of baronial families, and indeed
in the younger sons of feudal barons.
THE ROBES OF THE FEUDAL BARONAGE OF SCOTLAND. 143

Of course even hereditary Gentility is a "dignity", even a coat of arms has a "nomen dignitatis"—the noble "name" of Gentility under which the "armigerous family" is made of record in the person of its representor, i.e. Chief, and the Barony is incorporated and erected under a specific "name", which becomes the "title" (sic in litigations such as Moir of Leckie (Scotts Heraldry, 88; Morrison, Dict. of Decisions, 15538)), and whereby inter alia the baron was called in the County Suit-Roll, indeed

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1 Norroy, King of Arms, in the 1912 edition of Halsbury's Laws of England, vol. xxii. p. 289, para. 682, puts this concisely thus: "It is still the law that no man is entitled to the dignity of a Gentleman and to armorial insignia except by record, and that such record exists only in the College of Arms." For the technical distinctions involved in this "Gentility", hereditary and personal, see my Tartans of the Clans and Families of Scotland, p. 29, n. 3, and Encyclopaedia of the Laws of Scotland, s.v. Procedure, paras. 33, 34; where, however, the statement that Knighthood was the lowest recognised dignity (Peerage, para. 437) requires correction, for, as seen in the Royal Commissions of Visitaton, the above jurisdiction of the Kings of Arms covers "any name or title of honour or dignitie as Esquire or Gentleman or other", and Norroy thus most properly described Gentility as a "dignity", being as the Royal Commissions set forth are "justiciable by the Law of Arms". Tartans of the Clans and Families, p. 29, and op. cit.

2 Notes and Queries, 2/9/1939, p. 164; 3/2/40, p. 76, n. 5; Innes of Learny, Law of Succession in Ensigns Armorial, p. 44.

3 W. C. Dickinson, Court Book of the Barony of Carnwath: "There is clear evidence that in Scotland no baronies were 'dignified' in the modern peerage sense, with a peerage nomen dignitatis until the fifteenth century, though the barons were always part of the nobility" (p. xx), and he observes that "in the broader sense of Nobility barons of that rank yet". Now whilst it is true that no baron was a peer in the "modern peerage sense" (i.e. in enjoying "peerage rights") and consequently "sense", for as Lord Lyon Burnett said to Sir W. Fraser (Red Book of Menteith Revised, p. 47) when Fraser had referred to Sir William Stuart, 1364, as "a Commoner": "Peers and Commoners! There were no more peers and commoners in those days than there were cavaliers and roundheads, steam engines, school-boards, or peerage-earldoms," and consequently, not being a "peer", could not have a "peerage nomen dignitatis". It nevertheless certainly is the case that the Barony had a Name in the Royal Suit-roll, that the vassals were, as Mackenzie explains, "named from their Lands" (Works, vol. ii. p. 578), and that this was the name or title under which he was "of record" in the Liber Insigniorum, and Suit-Roll of his County, and that the feudal baron accordingly had a baronial "title", as our legal phraseology widely shows, and the Spynie charter of 6th May 1590 (see p. 113, supra) so specifically sets forth. Indeed Dickinson, at p. xix, alludes to "any personal dignity conferred upon the Baron by virtue of that tenure", and in the footnote points out that the rank of Baron was then higher than Knight. The use by Sir James Balfour Paul, in an early twentieth-century birthbrief of the phrase "untitled nobility" (that birthbrief being in various other respects badly phrased, led to its recipient of course even hereditary Gentility is a "dignity", even a coat of arms

4 Norroy, King of Arms, in the 1912 edition of Halsbury's Laws of England, vol. xxii. p. 289, para. 682, puts this concisely thus: "It is still the law that no man is entitled to the dignity of a Gentleman and to armorial insignia except by record, and that such record exists only in the College of Arms." For the technical distinctions involved in this "Gentility", hereditary and personal, see my Tartans of the Clans and Families of Scotland, p. 29, n. 3, and Encyclopaedia of the Laws of Scotland, s.v. Procedure, paras. 33, 34; where, however, the statement that Knighthood was the lowest recognised dignity (Peerage, para. 437) requires correction, for, as seen in the Royal Commissions of Visitaton, the above jurisdiction of the Kings of Arms covers "any name or title of honour or dignitie as Esquire or Gentleman or other", and Norroy thus most properly described Gentility as a "dignity", being as the Royal Commissions set forth are "justiciable by the Law of Arms". Tartans of the Clans and Families, p. 29, and op. cit.

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so early as 1382 and therefore long anterior to the existence of "personal peerage" barons, it was set forth that *Baronia est nomen dignitatis et importat judicaturam.* We can accordingly readily perceive the wisdom of not seeking, even in the early seventeenth century, to distinguish over-pointedly between the Lord-Barons of the peerage and the Feudal Barons who so late as 1672 successfully maintained, in claiming their supporters, that "they were as good Barons after that Act (1587) as before".

Whilst James VI accordingly dealt with the Peerage Robes in 1605–6 in the sense of prescribing (a) the new crimson and ermine state robes, replacing the former Comital robes of 1455; (b) the new scarlet cloth peers' parliamentary robes, opening at the shoulder and embellished, at least for Dukes, Marquesses, and Earls, with furred guards denoting rank.

King James does not seem to have dealt specifically with the Estait of the Baronage, but the Royal Command, as interpreted by the Privy Council, applied the new circular mantles also to the *Feudal Baronage*, a course duly followed by Lyon Court later in the century.

It will at this juncture be useful to examine H.M.'s directions regarding the Burghal Commissioners and certain officials:

"As first, oure pleasour . . . is that the provestis of burrowis, aldermen, bailies and counsell of everie burgh ordinarlie weir blak gownis lynned with some grave kynd of furring" . . .

These they were to wear in their Councils, and at the Convention of Burghs, but it is added:

"Whilkis gownis, after the forme and schape of burgessis and citizenis gownis, and not of ministeris or divynes gownes . . . and acccording to the shape proportion and model of a gowne heirwith sent."

But H.M. goes on to appoint that the Provost and bailies of Edinburgh, Perth, Dundee, St Andrews, Glasgow, Stirling, and Aberdeen "sall weare gownis of reid scarlatt cloathe, with furrings agreeable to the same" and that these were to be used at the Riding of Parliament, and whilst the list might be extended, H.M. clearly intended only the great burghs to wear these red gowns, and the remainder of the Royal Burghs were to wear their black gowns in Parliament.

armorial he and his son . . . and their successors in the same are to be so accounted, taken and received, Amongst all Nobles and in all places of honour" (Lyon Reg., vol. xxxv. p. 31; and cf. Chisholm of Chisholm, ib., xxxiii. 12; and Borthwick of Borthwick, ib., xxxv. 14).

1 See Dickinson, Carnwath, p. xx, who duly says "A barony is a dignity", and the crux of the dignity lay in the jurisdiction, the "High Justice" of Feudal Law (ib., lviii–lx), hence the symbolical and importance of the gallowes, if not for use, as an ornament, of what I must explain, proceeding slightly beyond Dr Dickinson, in the light of further research, was not the "King's Justice" but the *jus familiae*, as indeed Mackenzie observes: cf. *Works*, vol. ii. p. 446, with F. F. Brentano, *Old Regime in France*, pp. 5, 73. See, further, under Chapeau (infra).

2 *Sundry Barons v. Lord Lyon*, June 1673, Fountehall's *Decisions*, No. 393; (Brown's *Supplement*, vol. iii. p. 6).
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King James was evidently too busy to deal with the matter in detail, explaining that owing to pressure of business "we ar not permitted at this tyme to resolve fullie in the busynes yet . . . we haif thoght meete now only to send doun this directioun to be obeyit by suche to whome it is enjoyned".

One deduces that he intended certain burghs which might more or less be ranked as equivalent to "corporate barons" to wear the red parliamentary gowns, the remainder—equivalent in a sense to corporate Freeholders—to wear black gowns. Whilst just as the Lord Mayor of London is supposed to be equivalent to an Earl, so the Lord Provost of Edinburgh has been treated as the equivalent of a Lord-Baron (Peer), and lined his gown with ermine.

The other burghs furred their gowns with brown—for from the fur which has ever decorated the red gown of inter alia the Lord Provost of Aberdeen, we learn that the "grave furring" appropriate to a municipal magnate was, and is, brown. This coincides with the brown fur caps borne above the heraldic achievements of London and Dublin. This brown-furred cap, called a "cap of maintenance", which surmounts the City Arms of London and Dublin, is more like an hussar's busby. An early example is seen in Froissart.

Of the analogous use of brown fur by professional personages there is also corroboration from portrait-evidence, e.g. Sir William Butt, M.D., 1543, in black gown with brown fur.

Heraldically this municipal-professional fur is evidently that indicated as Erminois (a golden fur with black tails).

Of the legal dignitaries whose gowns were dealt with at this time, it is interesting to observe that the colour of the gowns of Lords of Session was then fixed as purple satin faced with crimson satin, the Lord President's (as such) being faced and lined with crimson velvet; but—and this is interesting—the Extraordinary Lords were to have black velvet gowns "lined with martrix or some other black lyning at their pleasour".

We have no guidance as to whether the "pattern" gown sent down for Burgh-gowns was of the sleeved variety or the 1455 "cloke"; probably it was not, as these would have been too like the new parliamentary Noblemen's robes, and accordingly in Gueudeville's plate we find the Commissioners of Burghs wearing shortish sleeved robes, without trains.

By the close of the seventeenth century, the Commissioners of Shires,
other than, it appears, those who were actually feudal Barons (see below), had, as we see from Sommers's plates, ceased to ride in robes, though the Innes birthbrief does show that officially feudal Barons were held entitled to robes, and in this case the recipient of the birthbrief being Commissioner for Elgin and Forbes, was accorded the “parliamentary” form of robe, and whilst the two Northern examples show this, two of the Western paintings, Glenurquhy and Colquhoun of Luss, show the 1455 pattern baronial Robe of State; and that both varieties are represented in Guenéville's plate.

From Sommers's plates, however, constructed from Roderick Chalmers, Ross Herald's drawings, it appears that the Parliamentary scarlet robes prescribed by James VI after seeing the English Parliament had fallen into disuse, and the peers were again riding, as of old, in the stately velvet robes of their rank. This, as we see, had been the old principle in Scotland, also that provided for in the statute 1455, c. 10, and that the Scottish Noblesse clung to it tenaciously.

We are able to summarise the matter thus: (1) The Earls, who were originally dynastien-adel, virtually “princely” nobility, looking to the righ origin of their Order, wore, under practice regulated (though probably not originated) by 1455, c. 10, purple-brown velvet robes trimmed and hooded with white fur, ermine, which very probably in practice included the black tails, though the Act does not say so. (2) The Barons, and the new “Lords of Parliament” (invented 1425–45), wore robes of red velvet furred with “grey grece” or “purray”, i.e. vair, namely grey and white squirrel. The distinction, though not precisely laid down, may well have been intended to imply that the “greater barons” (the newly conceived peerage-lords) should fur with the grey squirrel, and the “smaller barons”, the Feudal Baronage proper, with the vair (consisting of the grey and white back and belly fur), which in origin apparently went back to the allodial Chieftains, Barons par le Grace de Dieu. The mantles were lined with white.

Both these grades, which on the Continent—at least in some realms—fall within the ambit of “hoch-adel” (though in later times the tendency in England has been to distinguish the peerage alone as “High Nobility”; whilst in Scotland, where a Feudal Baronage still exists as a constitutional “Order”, this—following the Continental usage—is officially recognised as Hoch-adel), wore their aforesaid “State” mantles “open before”, i.e. in front. (3) The lesser noblesse, the Freeholders, had then no place in Parliament, and their robes were not specified in 1455, c. 10, but they appear to have worn circular cloaks of red, lined with white or grey taffeta, or perhaps furred vair, open at the right and fastened on the right shoulder with three buttons; and, if we may judge from those who seem to have been

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1 Even if the patriarch represented be Sir Robert, the 1st Bt., he also was Commissioner for the County of Moray.
the udallers of Orkney, worn in the fifteenth century over black velvet undergarments. (4) The Commissioners of Burghs were to wear, under the Act, blue circular cloaks—but actually always wore black ones—opening at the right shoulder, and fastened there, like those of the Freeholders, and furred with what transpires to have been brown fur. (5) In 1605–6 the Peers State robes of purple-brown were altered to crimson velvet with ermine capes and hoods; and the old Anglo-French circular-cloak pattern of parliamentary robe, of scarlet cloth, open at the right shoulder, and in the case of Dukes, Marquises, and Earls embellished with guards of gold lace and white fur, denoting rank. Just as the Lord-Barons had no rank-guards on their Parliamentary robes, they at this period got no ermine spots on the white ermine capes of their velvet robes. (6) The feudal-Baronage continued to wear the velvet State robes of 1455 right through to the second half of the seventeenth century, and also (though no specific award of it is extant but properly under the Privy Council’s interpretation), probably because, like the freeholders’ cloak, it existed beyond memory or record and with official sanction (the baronage being in terms of 1567, cap. 33, “part of the nobility”), the red circular robe of the revived “parliamentary” pattern opening on the right shoulder, and fixed there with five large bulbous buttons; being thus enhanced above the three-button fastening of the old freeholders-cloak. I have not so far ascertained what form of fastening applied to the Lord-Barons circular parliamentary robe, the main distinction of which evidently came to be the rank-guards.1

(7) The Greater burghs were directed to wear red robes at Parliament, the lesser black robes, both to be furred with “grave” furring which transpires to have been brown, which was both the municipal and professional shade of fur; grey or white that of the baronage, and white or ermine that of the Earls and other “princely” ranks.2 It becomes evident that the “professional and municipal” fur was brown, or that heraldically symbolised by “Erminois” (gold with black spots) which should accordingly be used for such persons and officials. (8) During the post-Restoration period, and down to the Union of 1707, the Baronage continued to wear both the velvet open-fronted mantle of State (developed from the 1455 style, and illustrated in its fully developed form by that of Colquhoun of Luss), and also the earlier representation, and which in its developed form was worn fixed by five round-buttons on the right shoulder; and this received official approval in the last decade of the seventeenth century. (9) Towards the close of the century, the use of “Parliamentary” robes in the Riding of Parliament

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1 The Innes official drawing is in monochrome and the Laird of Grant’s portrait does not show much lining, and in war-time it has become impossible to re-check the piece of lining actually shown.

2 The use of ermine by the Lord Provost of Edinburgh was like that of the Lord Mayor of London because the Mayor of the capital ranked as, and if he died was buried as, a peer, as indeed appears from considering the details of Lord Provost Kincaid’s funeral (see Report concerning Lord Provost of Edinburgh, 1938, p. 8, and Lyon Office Precedency Book).
was dropped, and the custom was resumed of riding in the State Robes of velvet and fur, in the old Scottish manner. (10) The Commissioners of Burghs, and such of the Commissioners of Shires at any rate as were only freeholders, ceased to ride in robes at all. The Commissioners for Shires who were Barons, however, appear to have ridden in red open-fronted fur-caped robes, of the "developed" 1455 pattern, as used by, and best illustrated in, the portrait of Colquhoun of Luss.

Gueudeville's plate shows the persons in "ordinary dress" as people in the dress of James VII's reign, consequently circa 1682–88, though most of his official robes, tabards, etc., are representations of sixteenth century models, round about 1540.

The Sommers-Chalmers plates, attributed to the 1685 Parliament, relate to the period, say 1685–1700, definitely to a period to the latter, for the Marquess of Douglas, named as carrying the Crown, died 25th February 1700.

These show that the gradual abandoning of robes by the Commissioners—even Freeholders and Burgesses—dated only from, say, 1685–90 decade, or some seventeen years prior to the Union, though as regards the Baronage, at this very period, the Lord Lyon was officially recognising the subsistence, in nobiliary law, of the ancient Baronial robe, as we find it in the pre-1455-style portrait of Campbell of Lochow.

The Feudal Baronage had thus, like the Peerage, both a velvet state-robe with furred cape, and the more ancient circular mantle, which, from its use in Parliament, was probably regarded as a more "working" (medieavally speaking, should we say "effectively draught-proof") form of mantle, and probably went back to the time of primitive alodial provincial councils, and outdoor parliaments, such as the baron-court of Leswalt.

Whilst the Peers came to fur their capes with the princely ermine originally appropriate to Earls, the Baronage furred their robes of state with "grey-grece" and their circular mantles with the alodial vair-purray, use of which were optional alternatives under the 1455 Act. The former, the greyish "white fur" of records, came to be, at any rate in the State chapeau (and necessarily, as the only means of illustrating such a fur in heraldry), depicted as "ermine" when applied as the lining of the baronial chapeau, of whose history and development next fall to be examined.

THE BARONIAL CHAPEAU.

It now remains to consider the baronial headgear, which it will be found is also related to the doctrine that "every feudal baron was chef de famille" and that the baronial robes are essentially a formalised survival of the dress of the tribal patriarch.

Both in Scotland and France, the "Head of the House" was marked
out by his sitting in his Chair of State, with his hat on his head, and this feature was as noticed in the cottage as in the Palace.¹

In Spain the "Grandee's Hat" which devolves along with the Chiefship (on heirs-general, and which may be cumulative) is a marked feature of the social organisation of the patriarchal communities in that partly-Celtic realm,² and in Austria the exhibition of the Ducal bonnet for obeisance will be recollected in connection with the legend of William Tell, whose party had opposed "adoption" of his canton by the Archduke and accordingly declined to recognise his parentality.

In Scotland the Hat forms a feature of the Scottish coronation, and was worn by the Ard-Righ Alban, whilst sitting in state with the Crown on a cushion at his feet, to be "touched" by the vassals,³ and we should bear in mind that the duine-vasail was equally a feature of the Celtic regime.

In England an analogous "hatte of estate" is borne for the two duchies Guyenne and Normandy,⁴ whilst the King comes to his coronation, already wearing his fur-trimmed hat of furred velvet, i.e. he is already the "undoubted" hereditary "father" who is to be formally presented to his "children"—the people. In Scotland the essence of the whole coronation ceremonial, and of the familial character of the Monarchy, is demonstrated in the King's oath "To be a loving father to his people";⁵ and the whole ceremony in Scotland was that of the inauguration of the Tanister (or Successor-Designate) as High-Chief of a Celto-Pictish Tribe.⁶

The "Seven Earls" whose existence is traced, even as a body, down to 1237, indeed even until the Bruce and Baliol contest,⁷ and who were provincial Kings,⁸ are also duly found wearing the heraldic chapeau, at any rate in the case of Mar.⁹

Fox Davies, who errs in thinking the "cap of maintenance" is not borne at a coronation,¹⁰ duly notices that the long folded cap of red velvet trimmed with ermine forms the centre-piece of both Crown and coronets. He observes:

"Long before a coronet was assigned to the rank of baron, in the reign of Charles II, all barons had their caps of dignity, of scarlet lined with white fur, and in the old pedigrees a scarlet cap with a gold tuft

¹ J. Fyffe, Scottish Diaries, 1546-1746, p. 63.
² North British Review, 1838; Spanish Heraldry, p. 106.
⁴ J. S. W. Legge, English Coronation Records, p. 223.
⁸ W. C. Dickinson, Court Book of the Barony of Carnwath, pp. xvi-xvii, iii.
⁹ Armorial de Gelé, Scots Heraldry, frontispiece.
¹⁰ Cf. English Coronation Records, p. 223, regarding use at coronation; also n. 4 supra.
or tassel on top, and a lining of fur will be found painted above the arms of a baron.”

He goes on, however, to expound, somewhat rashly, as will appear, even on the English evidence, that “The cap of maintenance was inseparably connected with the Lordship and overlordship of Parliament.”

This proves erroneous. No doubt chapeaux were worn “in council” by Barons, even in early days in England, for all barons-by-tenure were originally Councillors. In Scotland, as on the Continent, however, the feudal barons retained their title, status, courts, and character, in a manner which constitutional developments obliterated in England. Even so, however, certain representatives of the older feudal houses continued to bear their baronial caps, even though they never became “peers of Parliament” under the English parliamentary bi-cameral system. Fox-Davies himself notices the use of a chapeau by Sir John Grey, K.G., before he became a peer.

1 Art of Heraldry, p. 266. For feudal Barons see Lyon Reg., vol. xxxv, p. 24, and Dr. Douglas Simpson notices the baronial scutcheon of Forbes of Tolquhon ensignied with an early seventeenth century hat, on a carving at Tarves kirkyard.

2 The following comment on observations by Legge, excerpted from Hallhead’s case, seems of sufficient importance to further research to be appropriately cited for reference: “In Legge’s Coronation Records, Ixxvii, in an article examining the nature of the Cap of Maintenance in England it is suggested that it originated with Edward III’s claim to the Crown of France in 1339-40, that it subsequently extended to Dukes, and then to Earls, although Legge has to admit that he finds it used by other people who were neither Dukes nor Earls, and suggests that these people may have done it without authority and applies the same criticism to crest-coronets regarding which English commentators, including Legge, appear to have been inconversant with the definite statements of the sixteenth-century writer, Jehan Scobier (L’Estat et Comportement des Armes), which satisfactorily accounts for many of those crest-coronets anciently in use. Legge’s suggestion is not only incompatible with the maxim omnia rite acta esse in antiqua presumuntur, but also incredible for it is preposterous to suppose that Knights of the Garter, whose Stall-plates display chapeaux and crest-coronets were doing this without (a) meaning, (b) any right, and (c) contrary to the authority of the Officers of Arms. Had that been so, such Stall-plates would never have been allowed in St George’s Chapel where they came under the eye both of Garter and the Sovereign. . . . It is therefore necessary to seek, as in the case of the crest-coronet, an historically consistent explanation of the chapeau, which is indeed not far to seek. . . . The chapeau was not the rare or unique insignia supposed by Legge and others from their restricted researches in English precedent, for if the 1339-40 seal of Edward III is the first seal-evidence (of it) in England (there is a wide selection of chapeaux) in the almost contemporary MSS. of the celebrated Grelé. . . . In Continental Arms at this period the chapeau is found to be widely used in all sorts of colours and furs, usually by people designated “Sire”. Occasionally, but not markedly by Comtes (and the usage suggests it), “had an indication of baronage, or jurisdiction”. . . . In Coronation Records, Legge is at some pains to associate the chapeau with the inauguration of Dukes, Earls, and Viscounts, but his suggestion that the cap was confined to these ranks, and the distinguishing of them, falls to the ground in face of the records he quotes, for each and every one of these refers to a cap with a circlet, i.e. a coronetted cap. Legge then quotes Sadler’s account of the first post-Restoration investiture by Charles II, when it is said the Barons appeared in red caps lined with miniver, which were supposed to be the first time Barons had ever appeared with such caps, but none the less on His Majesty being asked, the Barons were allowed to wear them. No doubt on the first formal occasion after the interregnum, newly appointed officials made a fuss. It was extremely unlikely that the Barons would have appeared in a cap to which no Baron had right before, or that the King, who in the circumstances was more likely to know the customs than his new officials, would have sanctioned a departure from precedent. Fox-Davies (supra) had more accurately noticed its association, long prior to Charles II’s time, with “all barons”,

3 St John Hope, Heraldry for Craftsmen, p. 155, pl. xiii. f.
On examining the history of the cap from a somewhat broader angle, we find H. Norris observes that such caps, of red, with brim of ermine, as those described by Fox-Davies in baronial pedigrees, "appear in the twelfth century",¹ that it "developed tails in the early fourteenth century", when the top became flatter, and the brim divided at the back.²

Such chapeaux were worn in Parliament in the reign of Henry VI, and whilst this old cap was still worn with State dress by royal and noble persons in the early part of the reign of Edward IV, the ermine brim upstanding all round the velvet brim, when it was called an "abacot" or "cap of estate"; it came about this time to be superseded for fashionable wear by the "French bonnet" which was usually of black velvet.³

This indeed is the style of "bonnet" worn by Lord Campbell in the Black Book of Taymouth (Pl. VII), so that the same fashion extended to Scotland. The ancient and formal "cap of dignity" had, in fact, about this time, passed into a "state" headgear, employed rather to denote a specific noble rank, and was becoming related rather to record and heraldry than to everyday wear, save that the baronage still wore it with their state robes in Parliament—also no doubt in their own courts—and in Scotland, as on the Continent, "Baron" meant not merely peers but the feudal baronage as a whole, the "Fathers" of the great families under the Ard-righ as "Father of all the Fathers".

We can trace the history of the cap in Scotland, in this very sense, "baronial" as distinct from "peerage" only, from the thirteenth century onwards. In Barbour's Brus the poet alludes to Sir Ingram de Umphreville on taking possession of Galloway, then a feudo-baronial, and not a "peerage" fief, having:

"... gert aye ber about
upon a sper a red bonnet
unto tokyn that he was set
into the hycht off chevalry," ⁴

whilst Sobieski Stuart quotes its use by Highland chiefs and "like the baronial caps of other countries", instancing its attribution in a Gaelic description of Mac mhic Aîlean a Mhuidart (who acquired from the Crown a charter of the fief of Moydart and Ellan-Tirrim, 1531) in these lines ⁵:

"Le bonaid dhearg mar abhairt nam flath
A' seilseach nin cheann an loach"

¹ Costume and Fashion, pp. 118 and 136.
² Ibid., p. 351.
³ Ibid., pp. 431, 435, 436.
⁴ Spalding Club, Ed. lxxiii. p. 34.
⁵ Costumes of the Clans, p. 95. Unlike the Vestiarium, this volume, which contains considerable interesting information, duly authenticated by references, has never been criticised. Unfortunately its unwieldy size prevents it being readily consulted. The plates are indeed far from "accurate" and can now be compared in most cases with the originals which were copied, so that the extent of the "artistic licence" can be measured.

("the red bonnet, as was the custom of the noble, glowing on the head of the hero")

In the Glenorchy Genealogy, by Jameson, we also find the chapeau worn both by Locho and Glenorchy, and much in the form, with slightly spread doubling, as shown in the Lyon Office version upon the Birthbrief towards the end of the century.

As regards actual use of this ancient baronial cap, and as a ceremonial headgear, in the Lowlands, and in the same century, we find an actual instance of use of the red cap furred ermine, by a Laird-Baron on 3rd September 1650, in the funeral panoply of Sir William Sinclair of Roslin, Baron of Roslin, the last of the "twenty of Roslin's barons bold" to be laid to rest uncoffined, "sheathed in his iron panoply". Father Hay, the family historian, recording what was discovered when the vault was opened for the interment of Sir William's son in 1650, states that Sir William's remains:

"Seemed to be inteire att the opening of the cave, but when they came to touch his body it fell to dust; he was laying in his armour with a red velvet cap on his head, on a flat stone, nothing was spoiled except a piece of the white furring that went round the cap."  

Here, then, was a contemporary feudal Baron of Roslin, so late as the mid-seventeenth century, actually (and in accordance with the custom of that house) ceremonially arrayed for interment, in what was evidently the baronial cap, and, as Father Hay's description shows, in the early form of the "abacot", or completely upstanding brim of fur.

In the figures upon the Innes of that Ilk Birthbrief, 1698, we find in addition to the robes already described, that the representations of the two feudal barons wear flat caps with the slightly scalloped brims usual in the later "caps of maintenance" and that the brims are duly shown in the lighter tincture, denoting a red cap and white-furred brim. The use of cap by the baronage, and with official sanction, is thus traced into the dawn of the eighteenth century.

In Lyon Register, following the Act of 1672, a few baronial lairds obtained chapeaux, but those who had been using the chivalric wreath or the crest-coronet, evidently adhered to these. Ross of Auchlossan, Baron of that fief, a number of Homes, Bruces, and Douglasses, are found with chapeaux-matriculations.

Whilst the conventional chapeaux (usually surmounted by a crest) are shown flat-topped and with no tassel, the traditional Scottish version

1 I should rather read flath as "chief", cf. Skene, Celtic Scotland, vol. iii. p. 145.
2 Genealogie of the St Clairs of Roslin, p. 154; The St Clairs of the Isles, p. 292. Mr F. A. Greenhill, F.S.A.Scot., informs me that a number of Scottish effigies exist in which Barons in armour are shown without helmets and with a cap with turned-up brim on their heads. The corpse of "Roslin's Baron bold" was thus an actual instance, fortunately seen in fact, of what other effigies illustrate elsewhere.
3 Lyon Reg., vol. i. p. 207.
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retained the early nobiliary character of a higher crumpled cap, and with a golden tassel. Such is the chapeau illustrated in Nisbet's Heraldry (1742 ed.), ii. pt. iv. p. 1, in the plate of "External Ornaments", where it follows after the "Lords" coronet, and prior to the "mural crown". This very significantly corroborates its place, in correct precedence, amongst heraldic insignia, as well as showing it in the early form used before the fifteenth century\(^1\) and in Old English baronial pedigrees. It is in this tasselled form that it was officially allowed by Lyon Court to Chisholm of Chisholm.\(^2\)

In 1771, Archibald Douglas of Douglas, victor in the "Douglas Cause", as lineal heir and representative of the ancient and illustrious families of Douglas and Angus, obtained a re-matriculation to the undifferenced Arms of Douglas, and his Crest (which had been borne by the previous Earls and Dukes, upon a chapeau, and accompanied by their coronets of rank) upon a helmet: "instead of a wreath, is set thereon a ducal coronet proper surmounted of a chapeau gules turned up ermine".\(^3\) The point of this Crest-coronet is that the Laird of Douglas was Chef de Nom et d'Armes, to which such Crest-coronets are appropriate in Scotland, as laid down by Nisbet\(^4\) and agreeably to the definition of that character by Johan Scobier, which in Scots terminology is simply those who are "of that Ilk" (i.e. having their surname and title the same).

Again in 1835, the matter was directly raised by George Robert Ainslie of Pilton, as "heir and representative of the Feudal Barons of Dolphinton", his Petition for a re-matriculation of arms running: "With the following addition to the Crest . . . namely . . . issuing out of a Cap of Maintainance all proper . . . the cap as being indicative of his descent from the ancient barons of Dolphington".

The matriculation following, pursuant to Interlocutor of Lyon Court 28th November 1835, records that the Lieut.-General having prayed for his Lordship's Authority to have the same (arms) matriculated of new in his own name with the addition and alteration set forth in his said Petition and which his Lordship was pleased to ordain accordingly, Bears, Or a cross flory Gules . . . and for Crest a man's arm, embowed grasping a scymitar issuing out of a Cap of Maintainance all proper, and over the same this motto . . . Supporters, two knights in chain armour armed at all points, the one on the dexter having . . . the other . . . holding a spear with a flowing pennon Azure on which in a canton argent is the abovementioned crest . . . (Lyon Reg., vol. iv. p. 2.)

No textbook has referred to this decision of the Lyon Court\(^5\); however,

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1 Norris, Costume and Fashion, vol. ii. p. 177.
3 Lyon Reg., vol. i. p. 148. 4 Ibid., vol. i. p. 207.
5 System of Heraldry, II. iv. p. 69.
it is evident that down to this time, and in what was regarded as a period of most strict heraldic administration, the relationship of the chapeau to the feudal baronage was recognised in Scotland, as we have seen it was in practice during the seventeenth and eighteenth centuries. The occasional granting of chapeaux continued, Fox-Davies observing:

“In Scotland and Ireland, Lyon and Ulster have always been considered to have, and still retain, the right to grant crests upon a chapeau and or issuing from a crest-coronet; but the power is exceedingly sparingly used, and except in the case of arms and crests matriculated as of ancient origin and in use before 1672, the ordinary ducal crest-coronet and the chapeau are not now considered proper to be granted in ordinary cases.” ¹

Nevertheless both chapeaux and crest-coronets were granted more freely than Fox-Davies supposed, and with no definite meaning.² Such grants as those of chapeau to Playfair, 4th June 1917³; Fortune, 30th August 1910⁴; and Brock (two), 17th and 19th July 1913,⁵ were both meaningless and indefensible.

Investigation having shown that the true nature of the chapeau was baronial, and (though quite appropriate to peers) related to the feudal baronage; a formal application for it, with pleadings in support, was made in the Petition of Gordon of Hallhead, Baron of Esslemont, when, after consideration of the evidence then adduced, the Lord Lyon, on 4th September 1934, found the claim established, and awarded the chapeau.⁶

It was subsequently a matter for satisfaction to find that the Lord Lyon’s decision in 1934 agreed with the (then unnoticed) precedent decided by Lyon Court 28th November 1835, in the equally specific petition of Ainslie of Pilton, already mentioned, and matriculated 26th January 1836.

It had in Scots Heraldry, 1934 ed., p. 24, been tentatively suggested that the colour of chapeaux might be varied according to the date of erection, but subsequent consideration demonstrated that no social distinction arises as between the dates of erection, all are equally, and in the European sense, “Barons” in a “Feudal Baronage”, and constitute a “titled nobility” in the feudal sense.

The distinction, if any, appeared to be rather that where the Baron is in possession of his fief, the colour of the chapeau was Gules, and that

¹ 26th January 1836 (Lyon Reg., vol. iv. p. 2). “Heir Male” is in such terminology a distinct term from “Representative”, and it is from the latter character (cf. Maclean of Ardgour v. Maclean, 19th December 1938) that baronial exterior additaments descend (Lyon Reg., vol. xxxiv, p. 42).
² Criticism in Tartans of the Clans and Families, p. 34, n. 1.
³ Lyon Reg., vol. xxiii. p. 28.
⁴ Ibid., vol. xx. p. 74.
⁶ Lyon Reg., vol. xxxi. p. 20. The Petition was by Hallhead as Tutor, and on behalf of Hallhead younger, his eldest son, so that the judgment also decided the right in this insignia, of the heir-apparent of the reigning Baron, and that formed precedent for Raemoir’s in xxxv.
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when he was not, it was Azure, or the colour of his armorial livery. This is deducible from the two early instances of Lord Beaumont, titular "Earl of Buchan", and "Count James de Douglas" (whose Earldom of Douglas was forfaught in Scotland at the time his Garter-plate was erected).\(^1\)

Unfortunately neither of these instances forms a conclusive precedent regarding colour. Beaumont’s livery being Azure, could be construed as "of his liveries". This was also the ancient Douglas livery, though the augmentation of the heart made Gules the normal livery-colour. This, coupled with loss of the fief, would have gone to establish the point, save that the plate-label Comte James de Douglas may suggest that it was assumed by the Heralds at Windsor that he was not actually "James, Comte de Douglas", Chief of the House. In Ainslie of Pillow, likewise, the territorial barony of Dolfhinton had been lost, yet the chapeau was Gules. In this case, also, the armorial livery was Gules, as it is in Chisholm of Chisholm where the cap was allowed to the heir of line and representative of the baronial race, who was duly declared equivalent to the Hoch-adel of the Continent, and of the Chiefs of Continental Baronial Houses.\(^2\)

It seems therefore premature to conclude that a blue chapeau did not pertain rather to "the heir" than denote a landless representative of a baronial house. Meantime Lyon Court accords the chapeau tinctured Gules, where the Petitioner has, himself, been connected with the fief, either as infect or heir-apparent of the infeft baron; and such chapeau, once it is matriculated, descends to the "heir and representative" of such "baronial race"—who in the Continental sense is of course a "Baron". The baronial chapeau is also awarded to females so succeeding to the feudal fief, or honours, or to the Representation.

It has also been decided that where the escutcheon of a feudal Baron is shown without helmet and crest, the shield may be ensigned with the appropriate chapeau, which is shown frontwise.\(^4\)

Investigation of these details of baronial insignia has added considerably to our knowledge regarding the social aspect of the feudal barony in mediaeval Scotland, thus supplementing the information already collected by Professor Dickinson, whose examination (as he explained) did not extend to the nobiliary aspect of such tenure.\(^5\)

In one juristic aspect, however, the further examination and investigation of West Highland title-deeds has led to important fresh light on the

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\(^1\) W. St John Hope, Garter Stall Plates, plates xv (Beaumont); lxii (Douglas).
\(^2\) Lyon Reg., vol. xxxiii. p. 12.
\(^3\) Charlotte Douglas of Brigtun (Baroness of Brigtun), 21st May 1941, Lyon Reg., vol. xxxiv. p. 33.
\(^4\) Carnegy of Lour, ibid., vol. xxxv. p. 37. There need be no apprehension that Lyon Register will be swamped with chapeaux (or the various forms of crest-coronet). It was calculated in Gordon of Hallhead’s case that Baronial registrations amount to about 7½ per cent. and restriction of relative insignia to such, in place of development of the Brock\(^1\)Playfair and Leadbetter, type of grants has been timely.
\(^5\) Court Book of the Barony of Carnwath, p. xx.
jurisdiction of Barons within, and holding de me of, Earldoms. These 
transpire to be of a very ancient and primitive character indeed. Though 
cum curiis and of course vassals sitting in the council of the Earldom, their 
courts and jurisdiction did not relate to "pit and gallows", but to the far 
more ancient jurisdiction under the Scoto-Pictish codes of Law, wherein 
the function of the Court was to find the crime established, the rank of the 
victim, and then to assess the "Bote" or penalties in the appropriate 
number of cows. That this was the original character of the "High 
Justice" of the ancient Scottish Baronies is corroborated by such incidents 
as Douglas's taunt that the Barons of Galloway made no great use of 
their capital jurisdiction,¹ and that a hanged criminal was rarely seen, and 
the capital penalty treated there as a dead letter. In short the 
"baronial" tradition in this province was the older tribal variety of the 
jurisdiction.

Realising that here the Lyon Court has to deal with a most ancient, but 
primitive, baronial status, which though possessing what was quite clearly 
a primitive form of the highest of "high justice" (yet essentially different 
from the later concept of criminal jurisdiction and service under the Crown 
of Scotland as comprehended in the later Baroniae Regni Scociae), Lyon did 
consider that some alteration in the relative chapeaux should be made, and 
accordingly in the case of such baronies, or representatives of such, Barons, 
of and under the old provincial Ri (or under great Earls, and in the Lordship 
of the Isles), it has been settled that the appropriate chapeaux be furred 
ermines, viz. a black fur, with white tails ² ("contre-ermine").

We thus find that not only are the robes of the Scottish feudal Baronage 
illustrated by historical evidence still extant, but included in official 
representations; also that the baronial chapeau, the ancient and primitive 
patriarchal hat, has (as was surmised before full investigation confirmed 
the matter) survivant in the heraldic "Cap of Estate" and that its allocation 
to the feudal baronage of Scotland had already been the subject of judicial 
decision, which has now been, again, and in quite a number of cases ³ added 
to arms in the course of re-matriculation; and it may now be affirmed 
that, in Scotland, it will be retained for this specific purpose, and not ex-
tended to individuals who are not either the holders of corporeal Baronies, 
or incorporeally Baronial as the Representatives of Baronial Houses.

Although the subject is thus yet a matter of living law and practice

¹ Hereditary Sheriffs of Galloway, pp. 85-86.
Chisholm of Chisfholm, 29th March 1938, qua Baron of the Aird, as distinct from the Crown Barony of 
Comer-Mor, 30th March 1944, Lyon Reg., vol. xxxiii. p. 12.
³ In several cases where armigerous Barons have been bearing their crests on wreaths, and the 
crest has become known in this form, and alteration would be costly or inconvenient, the baronial 
chapeau, in appropriate tinctures, has been incorporated with the Badge, or depicted on the standard 
only, as a vehicle for establishing the right to this ancient and historic insignia.
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regarding a subsisting yet very ancient "Order" in the Realm of Scotland,¹ still the subject is one of such a little-investigated character and remote antiquity, that its exposition from ancient examples down through the centuries, and official confirmations in the Court of the Lord Lyon, wherein so many aspects of ancient Scottish history still survive as living features of the National culture, and spirit of tribality, renders an examination of these mediæval garments a matter of appropriate and indeed most interesting antiquarian investigation.

USE OF THE BARONIAL TITLE IN SCOTLAND.

A matter of practical interest to antiquaries, as instanced by the tombstone investigations of Sir George Macdonald in Proceedings, vol. lxix. pp. 44–47, is the extent to which the title of "Baron" was used in Scotland. An impression seems recently in philological quarters to have been formed that it was not used at all and contrariwise that it was applied to any large landowner! Both these views are wrong, as indeed Sir George's observations make clear, and Sir Walter Scott was quite correct when he characterised his laird of Tully-veolan as "The Baron of Bradwardine".

Examination shows that the title of (feudal) Baron was actually very widely used in daily life, and the language of the people in a broad belt round the "Highland line", and as An Bar an and the feminine Ban-Buran throughout the Highlands. In these parts there persisted more of the old ceremoniousness, whilst we shall also find the character and title of feudal Baron continued in the formal documents of Lyon Court.

In the Lowlands proper, no doubt "Laird" was, or very nearly became, the dominant title, but even so, Sir George Macdonald notices at St Andrews an inscription relating to Dni Joannis Praeston equitis ac Baronis de Ardry,² showing that the style was used in Fife, whilst in the case of Kennedy of Kermucks he points out that the Baronial title was carried on a generation after the fief had been lost and in quite a different part of the country.³

As I have already pointed out, Sir George Mackenzie, who, as Lord Advocate, had good reason to know about such matters, laid down categorically that "Barons in England are Lords with us",⁴ and that Baron means in Scots Law a feudal Baron; and this distinction is carefully observed in all the old Lyon Court Records.

Similarly in the Sheriff Courts, where the Crown Vassals had to answer the Roll at the three head-courts, the entry of præsentes was in the form

¹ For the importance under modern "shorthand" forms of ancient Scottish procedure and organisation, and the survival therein of ancient forms and feudal offices and titles, see Lord Dunedin, in Argyll v. Campbell, 1912 Session Cases, 471, 474 (Dunstaffnage Castle case).
³ Ibid., vol. lxix. p. 44.
"Intrat A, Dominus de B" or "Intrat A, Baro de B", just as an Earl was marked "Intrat A, Comes de B" and not (as Lord Hailes emphasises) ever "Intrat A qui tenet terres de B in liberi comitatu".\(^1\)

Where a peer held a feudal barony (as well as his dignities of Baron-Banrent ("Lord"), his feudal Baronies are added to his style in the form "Baron of the Barony of X———".\(^2\)

As regards the feudal barons who were not peers, it will now be shown from a variety of examples, of the highest authority, that when the rank of a free baron fell to be described in such baron's style, the actual description used was indeed, as Scott has immortalised it, "Baron of Bradwardine", or, as in actual fact, "Hugh Rose, Baron of Kilravock". This family is indeed one in which, from generation to generation, the right to the style of baron has been consistently asserted and recognised with the highest authority, for Mary Queen of Scots addressed letters to "Our traist friend the barroun of Kylrawak".\(^3\) He is similarly addressed by the Earl of Huntly, Argyll, and other great public men, and colloquially referred to as "the Baron".\(^4\) Whilst the description in formal writs was "Hutcheon Rose, Baron of Kilravock".\(^5\)

Of popular use in the speech of the countryside, and in Scottish ballad literature, it is only necessary to refer to "The Baron o' Brackley", "The Baron of Rivernie", "The Baron o' Towie", "The Baron o' Drum", "The Baron of Leys" (Burnett), "The Baron Ban" of Monaltrie (Farquharson), all on Deeside; "The Baron of Kinchardine" (Stewart); "Baron of Mulben" and others on Speyside; and further south "The Baron Ruadh" (Reid) of Straloch; whilst the tomb of Alexander Innes of Sinnahard, Baron of Towie in Strathtor, is still pointed out at Migvie, 200 years after his death, as that of "the Baron", variously named of Towie and Culquoich, whilst in Inverness (Macewens and Frasers) came to be described as "the Barons of Moniak", as occurs in Continental baronial families.\(^6\) In Argyll "Baron McCorquodale" is found as a non-peerage description in 1427.\(^7\) The "Baron o' Brackley", renowned in Aberdeenshire ballad fame, is, however, a matter of some legal interest because the estate of Brackley was not a

\(^1\) Additional Case for Countess of Sutherland, p. 84. Lord Hailes, like Lord Lyon Burnett, ridiculed "peerage-earldoms" of the type propagated by Sir William Fraser—see S. Burnett, Red Book of Menteith Reviewed, p. 49.

\(^2\) Antiquities of Aberdeen and Banff, vol. iv. p. 11; Burnett's of Leys, p. 158, re Earl of Fife's barony of Coull; and without this distinction being then appreciated Fraser of Reelig in his matriculation, 10th February 1932, gave the designation "Baron of the Barony of Moniack", Lyon Reg., vol. xxx. p. 22, a form now corrected from verifying the old practice as simply "Baron of X———" down to late in the nineteenth century, and since resumed, in Lyon Court documents and Registers, where Barons are being recorded or referred to.

\(^3\) The Roses of Kilravock, p. 229. \(^4\) Ibid., pp. 216, 217. \(^5\) Ibid., p. 203.

\(^6\) This is interestingly analogous to the Continental baronies devolving on "all descendants" and the territorial custom of equal division of the allod in certain countries.

barony. It happens, however, that on 25th February 1481 Thomas Gordon of Brackley had a charter of the Barony of Kennerty, and was thereupon legally described in writs, "Thomas Gordon, Baronis de Kennerty", and it has been pointed out that the barons of Brackley were really Barons of Kennerty. "Baron" was their highest feudal rank, though "Brackley" was the Territorial designation, or title, they used. To this the Baronial title was therefore popularly prefixed. In this case we have a combination somewhat similar to "Gordon of Hallhead, Baron of Esslemont". Here Hallhead, his oldest property and ordinary designation, though it is only a feu-holding in the Barony of Cushnie, whilst at Esslemont he holds a barony in his own right.

According to the practice of Lyon Court during the rule of Sir Francis Grant, following that of George Burnett and preceding Lord Lyons, a Petitioner who establishes his Baronial status is, whether in the Register of Arms, in which Lyon is specially directed to take cognisance of and to record feudal tenures, or the Register of Genealogies, duly recorded as "Baron of X——" and Baronial ancestors duly numbered in the usual manner.

Instances of Barons of the Isles have also come under the jurisdiction of Lyon Court, as those of Barons in Earldoms did under Lord Lyon Burnett, and raise many interesting aspects of jurisprudence (see p. 156, supra), as well as explaining certain problems of the Duchess of Atholl regarding vassal-landowners (e.g. the Baron of East-Haugh) in Atholl, who were nevertheless denominated Barons, and which it will now be seen were not mere titular "compliments", whilst her observation that the title of Baron is there found associated with the inheritance of "some local jurisdiction" is one which involves comparison with the West Highland "Baron of the Bachull" (Keeper of the Crozier of St Moluag), and high social status which in early Scotland attached to the "fief" of holding, or being the "Keeper" of a holy relic, along with which, of course, normally devolved a property, great or small, which nevertheless, and irrespective of its size, possessed a certain nobiliary status of fief-noble. These things are in themselves worthy of far more detailed examination than they have yet received from Antiquaries and Jurists. Amongst the aspects of their practical value, and influence in even European history, was the astonishing,
but quite justifiable, resultant position and influence acquired by Scots abroad amongst the great houses of the Continent.

The Laird of Hallhead led a lengthy proof upon the use of the baronial title and was in his re-matriculation duly described as Baron of Esslemont and awarded the baronial *chapeau*, as above-mentioned.

The Innes of that Ilk Birthbrief, now in the Duke of Roxburghe's charter chest, is another important document since it dates from before the extant Register of Genealogies (having been recorded in a volume proved to have formerly existed, (see p. 127). It is important not only since it describes the Petitioner and his ancestors as Barons, but refers to their marriages with daughters of "the Baron of Fyvie" and "the Baron of Gight". Still more important, the Lord Lyon, Sir Alexander Erskine, officially describes himself as "Baron of Cambo". Examination of the succeeding and existent volume of the *Public Register of Genealogies* showed the same practice and that Lord Lyon Brodie styled himself *Baron of Brodie*.

Such indeed is found to have been the usual practice, namely that in almost every birthbrief where the ancestors were feudal barons, whether in the paternal or maternal lines, they are described as "A.B. Baro de C.", and this we find continuing into the nineteenth century, as in the pedigree of Leslie of Balquhain, 18th January 1861. Here the laird—in a document which was required for production in a lawsuit over the Dietrichstein estates in Austria—is officially described as "Colonel Charles Leslie of Balquhain in the County of Aberdeenshire, twenty-sixth Baron of Balquhain, by descent from John Leslie, sixth Baron of Balquhain, anno 1570", whilst a few pages further on the Laird of Lochgarry is recorded as *Ioannes MacDonell, Baro de Lochgarry*. Coming to current times, we find the same practice continuing in, e.g., the re-matriculation—with Baronial *Chapeau*—for the present Wauchope of Niddrie, wherein the Lord Lyon (Grant) officially declares:

"That the Petitioner, as feudal Baron of Niddrie-Merschell and Lochtoure is of Baronial Race, and of rank equivalent to that denominated *Hoch Adel*, and equivalent to the Chiefs of Baronial Houses, upon the Continent of Europe, and that by demonstration of the foresaid Ensigns Armorial, he, and his son and heir-apparent and their successors in the same are to be so accounted, taken, and received amongst all Nobles and in all places of Honour."

1 Lyon Reg., vol. xxxi. p. 20.
2 Printed in *Familie of Innes*, 1864, p. 45.
5 Lyon Reg., vol. xxxv. p. 31, 19th April 1945 (Lord Lyon Sir Francis Grant).
6 That be it observed, is in the Baronial Arms, a pronouncement to be related to grants of supporters and *Chapeaux* to "Representatives" of Baronial Houses—a practice already referred to *s.v.* Ainslie of Pilton, and bearing on Sir George Macdonald's observations, see p. 157, *supra*; and on the Continental Baronages, see pp. 113, n. 4 and 142, n. 4 *supra*. 
Sir Duncan Campbell of Lochow, Knight, Baron of Lochow (d. 1453), in the robe of a feudal baron.

Thomas Innes.
James Grant of Grant, Baron of Freuchie (d. 1663), red robe, with five-button fastening on right shoulder.

Portrait at Castle Grant.

Examples of the circular Baronial Robe, with five-button fastening on right shoulder.

Thomas Innes.
Birthbrief of Sir Henry Innes of that Ilk, ygr.

(afterwards 4th Baronet), issued by Sir Alexander Erskine of Cambus, Bt., Lord Lyon King of Arms about 1600; showing official representation of two feudal Barons of Innes, in robes and chaperons.

Thomas Innes.

Innes charter chest, Floors Castle.
Sir John Colquhoun of Luss, 2nd Bt.,
Baron of Luss (1650–76), in front-opening state-robe of feudal Baron.

Lord Provost of Aberdeen,
dark red robe furred brown; ancient and correct Lord Provost's robe.

Sir Duncan Campbell of Lochow, Knight and feudal Baron of Lochow
(afterwards 1st Lord Campbell). The same person as PL VII in a robe presumably intended to represent front-opening baronial state-robe, also chapeau.

THOMAS INNES.
The Lyon King of Arms and Herald, mid-sixteenth century.

(The text is not legible.)

Thomas Innes.
The Lord Lyon King of Arms, Sir Alexander Erskine of Cambo, 2nd Bt.
From Sommers' plates of the Riding of Parliament, 1685, showing the Lord Lyon in state robe of velvet and ermine, also seen over tabard in Chisholm's plate of a sixteenth-century Lord Lyon.

Feudal Baron of Innes,
from Birthbrie circa 1635, showing five-button shoulder-fastening.
The High-Sennachie of Scotland,
declaming the Royal Genealogy at the Coronation of Alexander III, arrayed in the red robe, which subsequently devolved, along with the Sennachie jurisdiction, and function of Royal-Insigniator, upon the Lord Lyon King of Arms.

From illumination in Fordun. Block by courtesy of S.M.T. Magazine.

Thomas Innes.
In Lyon Register the use of the term baron is not so freely found, but for a perfectly obvious reason, viz. the structure of the Register as drawn up in 1672 by Sir Charles Erskine, in which, conform to the Act which particularly refers to "the arms of noblemen, barons, and gentlemen", a special section is apportioned to the arms of the lesser barons, and it was therefore unnecessary to qualify each as baron. Merely the name of each baron entered in the section is given, just as in the Rolls of Parliament, and much as in the list of witnesses of 1300, William de Fedderach et William de Ynes, Baronibus, so every laird recorded in that section of Erskine's Register was ipso facto a "baron", and to add the term baron in each case would, as in the Rolls of Parliament, have been superfluous.

It became, however, no longer superfluous to use the title baron in later matriculations, after the sectional system has been departed from, and entries became consecutive, and chronological. Therefore an entry in the second and subsequent volumes of the Register will contain no evidence of barony unless the averment is made and entered, and in these cases where it fails to be entered, as in the similar consecutive Register of Birthbrieves, the proper form is shown to be: Alexander Areskinus, Baro de Cambo, the Lord Lyon's own ruling upon the appropriate form of description, and conform to the style used by Mary Queen of Scots in writing to "the Baron of Kilravock". There are, however, a number of instances in Lyon Register where the description was inserted: John Ross "descended of the Baron of Auchlossan"; Sir Alexander Colquhoun, Baron of Colquhoun; Sir George Brisbane, Baron of Brisbane; Aylmer Hunter, Baron of Hunterston; John Erskine, Baron of Balhaggarty.

It will be noticed that it is not considered necessary to add the word esquire, and that in no instances are the terms esquire and baron conjoined. This is conform to the order laid down in the baronetcy patents wherein the barones lie-lairds, armigerus lie-esquires, et generosis quibuscunque lie-gentlemen, are distinct degrees. The baron is greater than the esquire, and the fact that a man is qualified baron necessarily infers that he is in a higher degree than esquire, and consequently the word esquire should not be applied to a baron, and accordingly was not so applied by Lyon Court where the individual was a feudal Baron.

Further instances of the use and form of style of the lesser barons and their families are found in, e.g., a certificate from the Kingcausie charter chest, 2nd June 1757, granted to Thomas Irvine of Auchmunziel by his chief, Alexander Irvine, baro de Drum, nominis et gentis Irvinorum princeps, deducing his own and his kinsmen's descent from the "barones de Drum, majores nostri", and from "Gulielmum primum baronem de Drum, anno..."

1323”, and again “Titulus et haereditas baronum de Drum”. In the Records of the Scots College at Douai are found:—

Roger Lindsay, filius baronis de Mains (p. 9).
J. Gordon, fratri baronis de Cluny (p. 26).
Baroni de Meldrum (p. 32).
Margaret Fraser, filia baronis de Philorth (p. 35).
H. Maxwell, son of the Baron of Kirkconnel (p. 47).
Gilbert Menzies, eldest son of the Baron of Pitfodels (p. 418).
G. Johnston, ex barontibus de Caskieben (Ibid.).
A son of Baronis de Skene (p. 51).
A student, filius baronis de Garlton, by Christian Hume, filia baronis de Renton (p. 53).
Sir Thomas Nicolson, Baron of Kemnay (p. 56).
Margaret Abernethy, daughter of the Baron of Barry (p. 80).
Patrick Duguid, filius baronis de Auchinhove (p. 92).
Whilst on p. 277 is reference to the death, 25th May 1676, of Frances Hay, Baronis de Delgaty.

In the house of Skene of Skene (New Spalding Club) we find that the young laird of Skene was known as “the Baron of the Letter” (Ibid., p. 29), whilst one of the Skene MSS. refers to the marriage of Robert Skene of Skene with Marion Mercer, “daughter of the Baron of Auldie”. J. Grant Smith, in Records of Banffshire (p. 16), quotes the entry on the Rolls of Freeholders, 1st June 1672, of “Mr James Gordon, Baron of Zeochrie”; whilst in 1713 the Sheriff Depute orders production of charters, “That it may be known who are barons and who have power to vote” (Ibid., p. 131). It will be noticed that the Sheriff in making up his suit-roll is to determine not only who are barons, but also who “have power to vote”, meaning who are qualified, viz. other voters as freeholders, who are not barons. Again, in 1720, “A meeting of barons and freeholders was held by the barons following, to wit . . .”, and then follows a list of “names of barons” (Ibid., p. 140).

Gordon of Hallhead, Baron of Essemond’s Memorial then set forth:

“It is therefore respectfully submitted that it has been satisfactorily shown that the Baronage of Scotland is a subsisting baronage by tenure, whose privileges, though now negligible, do not interfere with its constitutional existence, and amongst the few privileges left is that of being known upon the most formal occasions by the style and title of baron, so that they may on matrimonial and other occasions not be prejudiced in their relations with the much inferior ‘baronages’ of the Continent. Their right to be known and described, where requisite, upon fully formal occasions, as, e.g., ‘Baron of Bradwardine’, has been recognised by the highest authorities, namely by the Crown and Parliament, and by the Lord Lyon King of Arms as recorded in the
Registers of the Lyon Court, and it is respectfully submitted that it would be most unfortunate if, merely because it happens that the title of baron is preferred for formal purposes by English and British lords, that the right of the Scottish Baronage to be designated as 'Baron of Bradwardine' should be allowed to fall into desuetude or—as it now transpires—'peerage-conveyancing description' Baron of the Barony of B—substituted, thereby conveying to the public and to foreigners that the feudal Baronage of Scotland are not truly constitutional barons, whereas they are, being indeed the only remaining example of the original feudal and territorial baronage by tenure, and the fact that their ancient title may be a source of annoyance to mushroom political 'barons' under the English peerage system is no reason why the rights of the Order of Baronage in Scotland, guaranteed by Art. 22 of the Treaty of Union, should be one atom abrogated, and it is therefore respectfully submitted that in formal documents such as Letters Patent, matriculations and birth-brieves, where a petitioner establishes as required by the Sheriff Depute in 1713 (if need be by production of charters) that he is in fact a 'baron', then he ought, in accordance with all the solemn documents, certificates, and others before recited and in particular the certificates of the Lord Lyon King of Arms himself, to be duly qualified 'baron of', e.g.: 'Baron of Bradwardine', according to the custom of the Kingdom of Scotland.'

The Baron of Hallhead-Esslemont duly received both chapeau and designation,¹ consistently with the statute and the ancient precedents of Lyon Court.