TIDES IN THE AFFAIRS OF MEN:

THE SOCIAL HISTORY OF ELIZABETHAN SEAMEN, 1580-1603
TITLE: Tides in the Affairs of Men: The Social History of Elizabethan Seamen, 1580-1603

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Early English maritime expansion, and, in particular, the Anglo-Spanish war, have been analyzed by generations of historians. Until recently, the focus has been placed on events and participants "at the top". In the following pages, we will revisit that period but we shall scrutinize it from a different perspective: this is an examination of the men of the seafaring community and their experiences during a particularly volatile period of maritime history.

Without a doubt, the seafaring community had to contend with simultaneous pressures from many different directions: shipowners and merchants, motivated by profit, hired seamen to sail voyages of ever-increasing distance which taxed the health and capabilities of sixteenth-century crews and vessels. International tensions in the last two decades of Elizabeth’s reign magnified the risks to all seamen, whether in civilian employment or on warships. The advent of open warfare with Spain in 1585 ushered in two major developments. Firstly, there was the privateering war against the Spanish empire, seen by seamen as one of the few economic benefits of the conflict. Seamen, however, were not the only ones who went to sea for pillage and plunder: unprecedented numbers of landsmen were also anxious to participate in the very popular privateering war. This influx tested the cohesion of the maritime community, largely unprotected by a guild or trade group. The other major development was the introduction of large-scale impressment, a
deeply resented aspect of any naval war and one that brought uncertainty and great hardship to seamen and their families.

During the second half of Elizabeth’s reign, seamen were forced into their sovereign’s service in large numbers, a rude shock to labourers accustomed to a great deal of employment freedom. The Crown wrongly assumed that these men would be content to act out their parts in a play which it had scripted, wherein the needs of a state in crisis would take precedence over seamen’s health and ability to earn a living. Without a naval caste of seamen, the Crown was frustrated by the intractability of a labour group accustomed to a high degree of "shipboard democracy" and a higher standard of working conditions. The relationship between the Crown and its seafarers was a "pull-haul" between a government beset by financial problems of fighting a protracted war on several fronts and frustrated by its limited infrastructure, and employees forced to work in dangerous conditions for substandard wages in an expanding economy. The stresses of the war years tell us much about the dynamic of the maritime community, its members’ expectations and their coping strategies.

What follows is an examination of a group of labourers whose livelihood, customs, and traditional freedoms were under attack. Unable to take advantage of the increasing societal need for skilled seamen because of the power of the state, the growing numbers of "outsiders", and their weakness as a collective, seamen fought a defensive war: they tried to combat their
deteriorating status by holding on tenaciously to their customs in an effort to survive their clash with the state. The fact seamen were ultimately successful is a testament to the tenacity of early modern work culture.
When I was pondering what to write about in the abstract for this dissertation, my husband suggested I could summarize my thesis as a work on "some guys, some boats, and bad food". While that synopsis contains a good deal of truth, I hope I have taken my analysis beyond those limits. This dissertation explores a number of themes involving the dynamics of the Elizabethan maritime community and the effects of war and commercial expansion upon that group. I have also endeavoured to understand seamen as part of the larger society. This is a result of my belief that naval and maritime history should be incorporated into the mainstream of historical scholarship rather than segregated, as has often been the case in the past. In addition to my analysis of seafarers, I believe this study also reveals much about the nature of early modern government and the deferential relationship of Elizabethan society. Like all historians, I hope to do my subjects justice and to interpret correctly the nuances of their relationship with each other, the Crown, and those ashore. After spending several years in this pursuit, it is my greatest wish to convey the seamen's understanding of their world and their circumstances to the reader.

This dissertation is the product of living in close proximity with "my sailors". There are several people who aided and abetted us in our on-going love affair. I welcome the
opportunity to thank those who have given me so much support
during the conception, research, writing and revising of this
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elsewhere. My sister, Bonnie, helped my education in other ways:
her generosity and companionship allowed me to visit parts of
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I must also acknowledge my many friends from Hamilton, those at Mac and outside the institution. I will always treasure my years in Ontario. The friendships I have forged there were, and continue to be, one of my greatest blessings. Thus, I reserve a hearty thank you to the crew of the "academic ambulance" and in particular, Chris and Patti, who opened their homes and families to a lonely Maritimer. Last but not least, I wish to thank my friends from St. Patrick’s church (the Disco Massers). Their faith, sense of humour, and commitment to music provided a diversion from intellectual endeavours and helped to provide perspective and balance in my life.
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ABBREVIATIONS

Acts of the Privy Council A.P.C.

British (Museum) Library B.L.

Greater London Record Office GLRO

High Court of the Admiralty HCA

Public Record Office PRO

State Papers (Domestic) SP
During a lecture to the British Committee of the International Commission for Maritime History and the National Maritime Museum at Greenwich in 1981, K.R. Andrews, one of the most eminent scholars in the field of sixteenth and seventeenth-century maritime history, appealed to historians to redirect their attention. He called upon us to readjust our focus from the individual well-known Elizabethan mariners like Sir Francis Drake to "those other seafaring men, whose names have been largely forgotten".¹ Since that lecture, Andrews, his colleague G.V. Scammell, and others have expanded our knowledge of the early modern maritime community in England. They have shown us the "road less travelled", although the journey itself has only begun. There is still no "magnum opus" on the subject even though it "cries out" for a "large-scale, systematic treatment".² With the exception of the navy, which has been studied extensively, the inner workings of the maritime community remain obscure; we are only starting to discover the "other" men who lived through an exciting and turbulent period of maritime expansion.

Having taken Andrews' words to heart, I have endeavoured to be the "ambitious young social historian... quarrying away in the Public Record Office" who tackled the subject. My intention was

²Ibid., 245.
to produce an in-depth study of the maritime community and its components during a pivotal period in the history of England and in maritime expansion, the 1580s to the close of the Elizabethan age. My net was cast to include men who sailed on naval ships, aboard privateering vessels, on merchant voyages, and pirate ships. While there was certainly specialization within the Elizabethan maritime community, there was a common pool which furnished the labour for the various types of employment. Most seamen found work when and where they could. Thus, the maritime community should be studied as an organic whole, in order to understand its true dynamics.

One of the underlying themes of this dissertation is the effects of war on the maritime community. Thus, there is a duality of purpose: we must uncover not only the practices and customs of the English maritime community in the late sixteenth century, but also the impact of the war of 1585 to 1604 on these customs and practices. I have examined how the Crown attempted to control its seamen when it suited the government’s purposes and in other instances catered to the well-established tradition of the seamen’s independent, peripatetic existence. The Crown had a rather rocky relationship with its seafarers during the war years: I have examined the short-comings and the strengths of this relationship in great detail.

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3This is especially true of fishermen and coasters. Although they were considered in the scope of the thesis, greater emphasis was placed on those engaged in deep-sea voyages. This was a decision based upon the availability of sources and a question of focus.
At first glance, the parameters of this thesis might seem quite narrow. The intention was to examine a brief period of history and to understand it intimately rather than producing a longer-ranging work that would be more superficial. Although the fundamental emphasis of this work is on the period 1580-1603, both secondary and primary research led me far outside these boundaries. There are several reasons for this. Firstly, a wider study was undertaken in order to provide an adequate context. One cannot understand the effects of the war without understanding something of maritime conditions before, during, and after the conflict. Furthermore, in reconstructing the lives and careers of individual seamen, it was necessary to include parents as well as descendants. Given the limitations of sources from this period, it seemed prudent to use whatever material was available that touched on seamen in the past. Thus, the following thesis reaches far beyond its designated framework, and offers, to some extent, the first full-length social history of early modern English seamen.

This dissertation is an attempt to fill the historiographical gap which Andrews' pointed out well over a decade ago. Like Andrews, I have "met" many sixteenth-century English seamen in the pages of the Admiralty records. I am on familiar terms with several seamen, have followed their careers, traced their voyages, read accounts of their lives at sea, heard their grievances, tracked down their wives and children and listened to descriptions of their possessions. Several have
offered me very intimate glimpses into aspects of their lives and personalities. Yet this thesis is a composite: much of the anecdotal evidence relates to seamen whom I "met" only briefly; many did not leave sufficient information behind to allow us to be any more than nodding acquaintances. None the less, each seaman's experiences contributed something to this undertaking.

Whenever possible, one must seize upon the opportunity to meet seamen on a one-on-one basis and hear what they have to say in their own words (as we do in the Admiralty depositions and in some wills).4 However, we must also give credence to what their Admiral, commanders, employers and ship officers had to say about seamen and their lot. Previous historians often accepted these opinions (which were usually negative) as the unqualified truth. Certainly these criticisms were valid in several instances. However, the opinions of the commanders and the Crown are only one side of the story. I have made a concerted effort to offer both sides. It is my hope that this thesis will offer a more balanced perspective of the men of the maritime community.

Because the work of a single historian builds upon the groundwork laid by other historians, I have waded through the deluge of secondary works and articles on maritime subjects, both general histories and more specialized works. Whenever possible, I have tried to put the experiences of the maritime community

4Many wills were formulaic but we can frequently hear the testator's voice amidst the standard declarations and legal jargon. Nuncupative wills normally offer the best opportunity to hear the testator's voice, uncluttered by religious and legal formulae.
into a larger context. This thesis is not the "final word" on the Elizabethan maritime community, but it provides both the first scholarly synthesis of previous scholarship and an attempt to break new ground through a greater focus on "the other seamen", in their occupational and private lives. I believe it is unusual within the field of early modern English maritime history because I have endeavoured to examine the maritime community in an effective, larger social context rather than in isolation. I can only hope that this dissertation advances the study of the Elizabethan maritime community and its place within the history of the nation, as numerically the second largest and rapidly expanding labour pool of the age.

**PRIMARY SOURCES**

This investigation is grounded in primary sources which are frequently unpublished, uncalendered and little known outside of the specialist literature. Because the evidence arising from the sources provides most of the factual base in the reconstruction of the maritime community, a reader needs to be introduced to the surviving documentation, with the strengths, limitations and utility.

No work on Elizabethan seamen can be written without a thorough grounding in the documents produced by the High Court of the Admiralty. I have perused all existing documents which relate to the period 1560-1610, hoping to study the "small pictures" so that I could begin to reconstruct the "big picture". By reading all the cases heard before the Admiralty Court during
this period and all the miscellaneous paperwork, I tried to view both the trees and the forest.

The depositions relating to the Admiralty’s civil and criminal cases are by far the most important documents I consulted. Although many of the witnesses were seamen, shipwrights, fishermen, shipowners, and merchants figure prominently as well. Very occasionally we encounter seamen’s wives and widows. Some witnesses have little to do with the maritime community except that they have information relating to a specific case. Most of these depositions, however, were given by members of the maritime community or those connected with the world of seafaring and trade. This community was international in its scope: although the depositions are biased towards English witnesses, we do hear from foreign seamen and traders and hear their reports. Thus, these court depositions are an excellent way to uncover the experiences of ordinary, and obscure, individuals.

The value of the depositions is not limited to the information relating to the legal cases: depositions provide us with a forum in which to "meet" several sixteenth-century individuals. While the depositions reveal a wealth of information on seamen’s occupational lives, the Admiralty depositions are a goldmine of personal information as well. At

5Some of the depositions relating to privateering are highlighted in K.R. Andrews’ English Privateering Voyages to the West Indies 1588-1595. In addition to printed copies of selected depositions, we also have the benefit of Andrews’ annotation.
the beginning of their depositions, witnesses gave their names, their occupations, and their place of residence. The personal information given by the witnesses for civil suits tends to be more detailed than that provided by criminal cases: they told the Court (as the result of interrogatories) their place of birth (if different from their place of residence) and, oftentimes, where they had moved. This gives us some indication of geographic mobility and patterns of movement, although the records are weighted in favour of men who lived in London (their presence in the vicinity meant that they were usually available to appear before the Court). When giving their occupation, men referred to themselves as "mariners" or "sailors" but in the course of their depositions frequently established their precise places aboard ship. Seamen gave their ages in their civil depositions, although seldom for the criminal cases. We can also tell a great deal about the literacy (or illiteracy) of those who gave depositions. These examinations offer a wealth of additional information about their lives at sea and on land - although there is much less on the latter than the former. It was not unusual for prominent seamen to appear more than once during their careers, providing snapshots at several points in their professional lives. Undeniably, these examinations are by far the most important source for a study such as this; they are a key to unlock the inner workings of the maritime community and the surest path to meeting and understanding the men involved in trade and seafaring during this time.
Although few sources can rival the civil and criminal depositions in importance, there are other useful documents associated with the Admiralty Court. One example is the letters written by Lord Admiral, Charles, Lord Howard of Effingham (and later Earl of Nottingham) to Admiralty Judge Julius Caesar. The letters afford us rare insights into Howard's judgements and opinions about matters directly relevant to the social history of seamen. Howard's correspondence shows the Crown's concern about the rise of maritime violence and the growing aggression of English seamen during the war years. The Letters of Marque and Bonds supply us with data on the privateering war, including the names of captains and (normally) the shipmasters, expeditions, ships and the year the letters of reprisal were granted. From this source it is possible to tell who the leading (or at least most experienced) privateers were and how often they were going to sea. Furthermore, this source is vital for any evaluation of the number of privateering expeditions undertaken during the war years.

Intermingled with the Admiralty Court Exemplifications are a small number of petitions to the Crown from maimed, sick or captured seamen requesting relief or assistance. There are also petitions from those seeking justice within the Court and beyond it. Especially rare are the small quantity of petitions from

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6 Howard's correspondence is intermingled with other documents in the Exemplifications. Many of Howard's letters survive in other depositories especially those written by the Lord Admiral to Crown officials and the Queen regarding the navy in the State Papers (Domestic).
seamen’s wives. Other valuable holdings include a small number of references to the judgements and business of the Trinity House at Deptford. These are important as the majority of documents relating to the Trinity House, a body which acted as an arbiter in labour disagreement in the maritime community as well as dispensed charity to seamen, did not survive. Those which survive reveal much about maritime employment and how the community regulated itself with the help of the Brethren. This has been illustrated by G.G. Harris’ collection of surviving primary documents from the early Stuart period. 7 Undeniably, such a set of records would be invaluable to a study of the Elizabethan period as it would reveal much about the inner workings and customs of the Trinity House, the maritime community and the seamen who became Brethren. Sadly, we have only scattered, albeit important, references to the business of the Deptford Trinity House in the late sixteenth century.

Several other series of HCA documents have limited relevance to the subject under consideration, but were perused for general knowledge and pertinent information. Appraisals, indictments, bonds, and other miscellanea of the Admiralty Court supply us with names of the most notorious and the leading seamen of the day. They are very useful for the purpose of cross-referencing. In many cases those who had frequent business with the Admiralty Court as consultants or as appraisers were highly skilled seamen and leaders of the maritime community. They also tended to be

7Trinity House of Deptford Transactions, 1609–35.
property-owners and family men and therefore were more inclined to leave behind wills and other records. Unlike their poorer colleagues who have frequently left sparse evidence of their existence, the elite of the maritime community have left us more copious records of their lives afloat and ashore. This is also true of those men who routinely found themselves on the wrong side of the law. Thus, the elite and the errant have made the historian's task much easier. Although we must guard against untypicality, it is their names and experiences which figure most prominently in the sources and in this dissertation.

In addition to the Admiralty Court records, the Public Record Office holds other government documents relating to the maritime community. One of the most critical set of non-Admiralty documents are the Declared Accounts of the Pipe Office. The Declared Accounts give us detailed annual records of what the Crown was feeding its seamen and in what quantities, the problems of obtaining and paying for provisions, and the difficulties caused by dearth and inflation. As we shall see, these accounts illustrate the deteriorating quality of naval provisions and the enormous difficulties created through pressure put on the Tudor bureaucracy to equip its seamen for a large-scale and prolonged war. Other government documents critical to one's understanding of sixteenth-century seafaring and the maritime community include the State Papers (Domestic) and the Acts of the Privy Council,

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8 The Rawlinson Ms. at the Bodleian also contain some documents relating to naval victualling.
with their many references to seamen and their endeavours. As relations with Spain become more and more strained in the early 1580s, maritime (specifically naval) matters consumed more and more of the Crown’s time. These sources, along with the Statutes of the Realm and royal proclamations, elucidate the Crown’s attitude towards and treatment of the maritime community and the navy. A fair amount of this material is available in print.¹⁹

Hitherto seamen’s wills have been a source which has been virtually ignored. The recent work of P.E.H. Hair and J.D. Alsop has demonstrated the merit of using wills to gain information about shipboard communities and the personal lives of seafarers.¹⁰ I have followed their lead and used wills as the foundation for studies of individual seamen, their widows, parents and descendants. Most wills contain information on the individual’s family and friends, residence ashore and possessions. We can also learn much about shipboard relationships in cases where there are clusters of wills resulting from voyages with high mortality. Taken together, the various wills reveal a great deal about the testators and their crewmates. The Prerogative Court of Canterbury, the chief probate court in southern England, includes numerous wills of both the most eminent seamen of the day and many less celebrated

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⁹ The Acts of the Privy Council, Papers Relating to the Navy During the Spanish War, 1585-87, and State Papers Relating to the Defeat of the Spanish Armada vol. 1 and II.

¹⁰ English Seamen and Traders in Guinea 1553-1565: The New Evidence of their Wills.
men. Wills proved in other courts are equally worthwhile, especially those proved in the Commissary Court of London and the Archdeaconry Court of London. ¹¹

While last wills and testaments constitute a source that should be utilized in any study of seamen, there are some weaknesses. Only a minority of the populace left wills, and, not all of these wills survive. We must bear in mind the sort of people who tended to leave wills: although will-making was not restricted to the well-to-do (as Hair and Alsop’s study demonstrates) there is a relationship between wealth and the propensity to leave a last testament. ¹² Thus, many of the seamen’s wills in existence were made by the more affluent members of the maritime community, including shipmasters, officers and their widows. We must acknowledge that wills are heavily weighted in the favour of the elite of the maritime community. Even though men gave their occupation as "mariner" or "sailor", they were seldom common seamen. Sometimes the contents of the will bear this out: testators might tell us directly that they were shipmasters, master’s mates, or pilots. In other cases this is revealed in a more indirect manner: the testator

¹¹Seamen’s wills are rarer in other courts: the Dean and Chapter of St. Paul’s in London (at the Guildhall Library, London), the Archdeaconry Court of Surrey and the Consistory Court of London at the Greater London Record Office were not as fruitful.

¹²Poorer seamen who died in foreign ports or at sea were more likely to leave wills than those who died at home. Hair and Alsop’s study is based on shipboard wills and thus, poor and prosperous seamen are well-represented in their examination.
'frequently owned and bequeathed a silver whistle (a sure sign of office). We can identify well respected and high-ranking seamen in other ways as well: they were frequently named as executors, overseers and witnesses in the wills of fellow seamen or seamen's widows. Furthermore, we can cross-reference sources for additional information: oftentimes we can track these men down in the Admiralty Court records.

Finding the wills of seamen's widows poses greater problems for the historian. Firstly, we are dealing with a small group. Given the property laws at the time, married women rarely made wills as a couple's property was in the husband's control. Thus, we do not have probated wills from women who died before their husbands. Furthermore, a large number of widows did not remain widows for very long. Many were not in a financial position to do so. Several identified ones remarried quickly, within a few months. Remarriage (especially to a man from another parish) both makes it unlikely that a will was produced and makes it extremely difficult to track these women. Therefore, when we do find the will of a seamen's widow, we are most likely to find women who were financially solvent and able to live out their days as widows. Hence, we are looking at a very small, abnormal group.13

13 The nature of the records also conspires to limit our ability to locate the wills of seamen's widows. Widows almost always identify themselves as widows and they often gave their deceased husbands' names but it was rare to list their husbands' occupations. Because of this numerous widows' wills are not yet identified. In many cases, we must depend upon record linkage to give us the names of seamen's widows. A small sample is made
While possessions identified in wills give us a rough idea of the nature of the testator's estate, they do not give us the whole picture. Sometimes individuals leave schedules of debts which are helpful in assessing their economic state at the time their wills were written or probated. If act books exist, they do not always give us an estimate of the testator's estate. We are truly fortunate in cases where there is an act book in existence and it contains information on the value of the testator's estate.

The most obvious limitation of wills is that they provide a static picture of a seaman or his widow, their family and possessions. Oftentimes the wills were written shortly before they were probated. Thus, we are not always privy to the details of the individuals' past. Where were they born? How old were the testators when they died? When wills contain information about the testators' spouses, can we ascertain whether these were first marriages? Did they have children who pre-deceased them? Periodically we are given some answers to the questions but much is guess work. For instance, an individual might mention owning property in another location distinct from their place of residence, which could indicate a connection through kinship. Occasionally testators are quite forthcoming: they provide us with detailed data such as the exact nature of their relationships with those mentioned in their wills. For example, smaller because of our inability to identify positively many widows as seamen's relicts.
the testator might tell us that he bequeaths his sea apparel and navigation instruments to a former apprentice rather than just stating he was giving John Brown the items in question. Certainly, the former type of will is much more useful to the historian.

Wills are a window into the testator’s life at one moment in time but there are ways to widen the scope. Parish records are a necessary supplement to wills; through record linkage we can “fill in some of the blanks”. Like wills, parish records are extremely individualistic. Essentially, the character of parish records was determined by the chronicler. The annalist might be laconic and simply make note of the dates of parish baptisms, marriages and burials. The records of Whitechapel in the London suburbs for the late sixteenth century are a case in point. However, the parish records for nearby Stepney parish are quite the opposite. This chronicler provides us with a great deal of information: he tells us the cause of death of many of those buried within the parish and the names of the illegitimate children baptized in the parish, their alleged fathers’ names and the circumstances surrounding their conception. These “tidbits” supply historians with some much needed data.

Sometimes we can find an individual’s date of baptism, giving us an approximate age. Routinely the annalist

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14 The oldest parish registers date from 1538. Unfortunately for historians, few of these early registers survive. Thus, it is extremely difficult to find the baptism records of the older seamen during Elizabeth’s reign.
recorded the child’s name, the date of baptism, the father’s name, the section of the parish in which they lived and sometimes we are given the father’s occupation. When compared to marriage records and burial records, we can determine age at marriage and death. In this sense, baptism dates give us that all-important starting point. Our success in this regard depends upon whether or not we can determine the parish in which an Elizabethan seaman was baptized and whether or not records exist for that parish for that period. Because seamen were so geographically mobile, many were not baptized in the same parish where they lived at the time of their demise. There are, however, other ways to conduct a search of this nature. We are fortunate in that the HCA (civil) depositions furnish us with the ages of several seamen. Marriage allegations are another source which frequently lists ages and occupations. Baptism records have a greater significance: they also allow us to see when individuals started their family, how many children they had, and the duration between births. Because wills and baptism records give us the names of seamen’s children, it is often possible to reconstruct their lives.

Marriage records are also vital. As mentioned above, marriage allegations and bonds contain some pertinent details about the individuals involved. For instance, marriage allegations in the Registry of the Bishop of London tell us the names of the couples, their home parishes, and their ages.¹⁵ We

¹⁵The allegations of the Bishop of London held at the Guildhall start in 1597. The Guildhall also holds marriage allegations for the Bishops of London, Westminster and Canterbury
are told the bridegroom’s occupation and the bride’s status (widow or spinster). Normally we are given some background on the bride’s family: whether or not her parents were alive and her father’s occupation. It is rare to learn much about the groom’s family, as he was almost certainly “of his own government”. The witnesses vouch for the fact that the union had been blessed by the parents or guardians. Unfortunately, London marriage allegations for this period are not plentiful, thereby limiting utility.

Like baptism records, the entries in parish records recording marriages are usually brief. We are told the couples’ names, the dates and places of the marriages. In some instances we are given the groom’s occupation and the bride’s status (spinster or widow). In the course of this study, marriage records were used to calculate seamen’s age at first marriage and whom they were marrying. I wanted to discern marriage and remarriage patterns of London seamen and their widows, daughters and sisters. When seamen chose their brides, did they look to "their own kind"? Did they select women associated with the maritime community? How common was

in printed form. Those who can not consult the originals should obtain Joseph Foster’s London Marriage Licenses 1521-1869.

16 In addition to the original records, one can also consult Boyd’s Marriage Index for Middlesex and London c.1538-1837 which is on microfilm at the Guildhall Library. Occasionally, marriage records can be found in printed form as in the case of Thomas Colyer-Fergusson’s The Marriage Registers of St. Dunstan’s, Stepney 1568-1634 vol. I.
remarriage for widowers and widows? How rapidly did remarriage take place? Did the survivors choose mates associated with the maritime community? Marriage records also allow us to see what sorts of marriages seamen's children were making.

Burial records proved equally useful. If a seaman left a will, we can estimate the approximate time of his death from the date of probate, but burial records tell us when and where a person died, and occasionally the cause of death. The biggest weakness of burial records in reconstructing the lives of seamen is that many men died at sea or in parishes and countries other than their own. Burial records are more forthcoming in regard to seamen's families. They usually give us the date of burial of seamen's wives, children and in some cases, the burial dates of parents and siblings. While all this information is important for its cumulative value and in the reconstruction of the framework of individual lives, it proved particularly useful in tracing the children of seamen (both the ones who did not live to adulthood and those who did). There is usually more information in the parish clerks' memo book (if they survive); in addition to the deceased's name, parish and date of burial, there is typically an account of the expenses associated with the burial. In cases of suspicious deaths, sometimes there is information on the circumstances of the death and the ensuing investigation.

17Normally wills were probated within a few months of the testator's death. We can expect that wills were probated more quickly if the testator died at home rather than at sea or in a foreign port.
Clerks' memo books also supply us with information on the collection of alms and parish charity. It was not unusual to find seamen collecting alms during the war years by virtue of the Lord Admiral's license. Although the petition for the license to beg or travel might exist within the Admiralty records, the memo book of a specific parish can tell us the names of those who prevailed upon a given parish for assistance and how much they received.

Other useful parochial sources include vestry minutes and churchwardens' accounts. They supply data on parish affairs and the names of the community's elite who dealt with the administration of the parish. While more work needs to be done on the subject, preliminary research indicates that in London men engaged in maritime trades tended to populate Thames-side parishes and the elite dominated parish administration therein. The parish of St. Dunstan's, Stepney was run almost exclusively by mariners and shipwrights. However, such men are noticeably absent from parish involvement in London parishes away from the Thames such as St. Dunstan's in the West and St. Dunstan's in the East. Was Stepney an aberration or are there other seaside parishes which were governed almost exclusively by men of the sea? Vestry minutes and churchwardens' accounts can be useful

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18 One may consult the original vestry minutes book for Stepney at the Greater London Record Office. See also G.W. Hill and W.H. Frere's Memorials of Stepney Parish which is the annotated version of the vestry minutes from 1579 to 1662.

19 Although the tithe collectors' book and the vestry memo book exist for the near-by parish of Whitechapel, they are not
in that they allow us a brief glimpse into the extra-occupational activities of some seamen. The seamen and shipwrights who provided leadership for their parishes tended to be the same men who left wills, acted as executors and witnesses for the wills of others, and at some point, testified as expert witnesses before the Admiralty Court. While the records note that these men were absent on occasion, they must have spent enough time on shore to participate in the running of their parishes. Unlike common seamen, these men could afford to spend a fair amount of time at home. These men, at least, were not disconnected from the land community, but, as well, maintained links to the maritime community in which they had prospered.

Thus, with luck, the historian can attempt to reconstruct at least the broad outline of the events of a seaman's life. In conjunction with wills, parish records can enrich our understanding of the personal lives of some of the more obscure seamen. Record linkage with Admiralty Court records and other government documents provide still more data, although it is often of an occupational nature. Taken together these sources provide us with information about life at sea and seamen's lives ashore. By utilizing all available sources, our efforts can save these men from obscurity and reconstruct some of the inner workings of the maritime community.

Such research has many limitations. We are constrained by sufficient, and unlike Stepney, we know little of the inner workings of the parish administration of Whitechapel.
the nature of the sources themselves. Reconstruction of this nature depends upon the paper trail left by the individual and how many records still survive. In most case we are limited to the more sedentary seamen; certainly research is facilitated by the fact that some seamen spent much of their formative years in a specific location. If the individual was particularly mobile, we are at a distinct disadvantage. Of course research of this nature is also biased toward men who did leave records of their existence: the highly skilled and affluent men were the ones who tended to make wills, appear before the Admiralty Court, marry and have children, purchase property, and become involved in their respective parishes. Thus, many of those men under examination were the elite of the maritime community. I acknowledge this bias in my research. I do not presume that the life experiences of these men were the same as the less skilled men of the maritime community who were doubtless on the verge of poverty, more transient, and in numerous cases unable or unwilling to start a family. The records are also biased in favour of seamen from London and the south of England. There are several reasons for this. Firstly, as mentioned above, the location of the Admiralty Court in London biased the work and witnesses towards the London area and the south-east in general. Secondly, the port of London had by far the greatest volume of shipping in the realm, and it was expanding rapidly. In particular, by this period it dominated overseas trade, and was the home port for the great majority of large sea-going vessels.
Thirdly, the Thames river and estuary remained the greatest center of naval activity, and this figured prominently in the paper trail left by the Elizabethan government. Fourthly, due to the naval and mercantile prominence of the area, London's population of seamen was undergoing a steep demographic rise in the late sixteenth and early seventeenth centuries, much of the increase filling in the waterside parishes of the eastern suburbs. Limitations of time and opportunity, and the quest for record linkage, led to the decision to focus the parochial reconstruction of the lives ashore of seamen and their families in this thesis exclusively to the London area. I hope that future research rectifies this imbalance. It would be most helpful to examine other maritime centers as points of comparison.

Our search for information is not restricted to government and parish documents. We can glean information from contemporary (or near contemporary) accounts of seamen and seafaring. Perhaps the most insightful work is that of Sir Richard Hawkins, the lesser known son of a famous father, Sir John Hawkins. Richard was an Elizabethan and Jacobean sea captain in his own right. Hawkins' *Observations* are a vivid description of the customs, abuses, grievances and hardships of seamen. Hawkins makes it abundantly clear that seamen were difficult to manage and despite

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the best efforts of the maritime and naval hierarchy, seamen's customs, expectations and (bad) habits endured; attempts to eradicate or curtail these customs and expectations were ineffectual. Hawkins' work is unusual in that he focuses attention on seamen themselves. For my purposes, this is by far the best contemporary narrative account of seafaring for this period because it reveals, along with the biases of the author, so much about the maritime community and shipboard life.

Other accounts are valuable as well. In his multi-volumed Naval Tracts, Sir William Monson, a late Tudor and early Stuart captain, deals with many issues touching the navy and the maritime community in the late sixteenth and early seventeenth centuries. Truly, any historian studying seafaring during this period will benefit from Monson's work. He provides accounts of specific voyages undertaken during the Elizabethan period as well as essays on topics including maritime customs and hierarchy, discipline, ordnance, shipbuilding, diet and naval policy. Of lesser relevance are Boteler's Dialogues and Raleigh's Judicious and Select Essays and Observations. Both are wide ranging but have limited information on seamen. Hakluyt's magnum opus, The Principall Navigations of the English Nation, concentrates on noteworthy voyages undertaken during this period of maritime and economic expansion. Hakluyt does not delve into issues such as shipboard dynamics or the seamen involved but one must not overlook the accounts of specific voyages and expeditions undertaken by the great seamen of the period and reproduced in
the pages of Hakluyt or elsewhere. Such records necessarily deal primarily with exploration, trade, privateering, navigation, and naval strategy, rather than shipboard relations and customs. With the exception of the commanders involved, these narrative accounts tend to downplay or ignore the role of the crews involved. For the most part, "petty" officers and their subordinates rarely warrant more than a mention unless the crew was aggrieved, ill or had done something extraordinary. However, we do acquire a portrayal of life at sea from the perspective of those in command, and a careful search yields some interesting and pertinent material. The diary of Richard Madox, an Elizabethan chaplain who went to sea with Edward Fenton’s expedition in 1582, is very interesting in its record of shipboard relations and particular individuals in the fleet. Its value, though, is limited somewhat by the fact that as a cleric, Madox was an "outsider" to the maritime community and did not fully understand its inner workings. Arguably, Captain Luke Foxe’s work is more worthwhile because Foxe was an experienced seaman, an "insider" to the maritime world; we can put stock in his opinions of seamen and seafaring. Foxe does deal briefly with shipboard relations and the more obscure seamen but not in as much detail as we might wish.

22 See Richard Madox’ *An Elizabethan in 1582: The Diary of Richard Madox, Fellow of All Souls*. As opposed to later periods when shipboard diaries are plentiful, Madox’ diary is valuable simply because it exists and has survived.

23 See Captain Luke Foxe’s *North-West Passage of Fox from the North-West Passage*. Several primary accounts of expeditions have
Most contemporary accounts of shipboard life were written by the elite of the maritime world. Thus, when the crew was the topic of discussion, we view them through the eyes of their superiors. This bias must be taken into account. The Admiralty Court depositions illustrate that the subordinates’ reports are often quite different from those in authority. Therefore, we must tread carefully.

**HISTORIOGRAPHY**

Standard studies of Elizabethan maritime affairs typically paid scant attention to the social history of seafarers. The seminal works of maritime history reflect the trend to view history from "the top". Traditionally the navy has been

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been printed: Keeler’s *Sir Francis Drake’s West Indian Voyage 1585-6*, Werner’s *The Expedition of Sir John Norris and Sir Francis Drake to Spain and Portugal, 1589*, and Raleigh’s *Works* (8 vols). There are also records of the less successful adventurers of the Elizabethan period: Quinn’s *Voyages and Colonising Enterprises of Sir Humphrey Gilbert* and Warner’s *The Voyage of Sir Robert Dudley to the West Indies 1594-95*. Although not an eyewitness, Raleigh wrote a description of Sir Richard Grenville’s defeat in *The Last Fight of the Revenge* wherein Raleigh saw the Revenge’s battle against a Spanish contingent in terms of its symbolism: the noble English crew waging a brave fight against overwhelming odds.

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studied in isolation but some of the most recent works are useful in seeing the navy in its larger context - as part of the maritime community. There are also a host of more specialized works written by historians of the past and the present which contribute to our understanding of various aspects of the navy. In general, the historiography of the Elizabethan navy has been dominated by works which concentrate on naval activity during the critical year of 1588. Few of these accounts offer information on the social history of seamen, although more recent offerings, Admiral Sir Herbert Richmond's *The Navy as an Instrument of Policy 1558-1727*.  


For works on naval administration, see C.S.L. Davies' "The Administration of the Royal Navy Under Henry VIII: The Origins of the Navy Board", Tom Glasgow Jr.'s "Maturing of Naval Administration 1556-1564", W.G. Perrin's "The Lord High Admiral and the Board of Admiralty", and Ronald Politt's "Bureaucracy and the Armada: The Administrator's Battle". In addition to these articles on the Tudor naval administration, there are number of interesting works on other aspects of the navy which, although highly specialized and narrow in their focus, taken together they expand our knowledge of the Elizabethan navy: J.J.N. McGurk's "A Levy of Seamen in the Cinque Ports, 1602", Tom Glasgow’s "Vice Admiral Woodhouse and Shipkeeping in the Tudor Navy" and Isobell Powell’s "The Early Naval Lieutenant". Powell also wrote two other articles of note: "Seventeenth Century "Profiteering" in the Royal Navy", and "Shipkeepers" and Minor Officers Serving at Sea in the Early Stuart Navy". Although the latter two deal with the seventeenth century, they are relevant to our understanding of the early modern navy.  

For the Spanish slant on the Armada campaign, see the account of Francisco Cuellar, an Armada survivor, in *The Story of the Spanish Armada*. See also J.A. Froude's *The Spanish Story of the Armada*, Garrett Mattingly's *The Defeat of the Spanish Armada* and W.P. Ker's article "The Spanish Story of the Armada" is worth consulting.
some occasioned by the fourth centenary of the first Armada, give much more attention to seamen while perpetuating the overwhelming concentration on the events of 1588. One might well argue that the Armada campaign is over-represented in the literature. Historians are, however, breaking new ground. This trend is evidenced by recent works that give special emphasis to the experiences and expectations of naval seamen. In other words, these naval histories discuss topics and issues which are usually the preserve of social historians.

In addition to the multitude of articles and books which

29 See David Thomas' *Illustrated Armada Handbook*.

30 See Peter Padfield's *Armada* and Felipe Fernandez-Armesto's *The Spanish Armada*.

31 In addition to these more general accounts of 1588, there are a number of more specialized studies which concentrate on various aspects of the Armada saga. See J. Holland Rose's "Was the Failure of the Spanish Armada Due to Storms?", David Waters' "The Elizabethan Navy and the Armada Campaign", Martin Hume's "Some Survivors of the Armada in Ireland", E. Armstrong's "Venetian Despatches of the Armada and its Results" and the essays contained within *God's Obvious Design: Papers for the Spanish Armada Symposium, Sligo, 1988*. Some writers have used England's war with Spain as an opportunity to advance an agenda. See T.B. Collinson's "A Warning Voice from the Spanish Armada", Patrick Brian MacCarthy's "An Unsafe Treaty: How a Successful War was Followed by an Injurious Peace, 1601-1618", and Geoffrey Callender's "The Real Significance of the Armada's Overthrow" and "The Naval Campaign of 1587".

32 However, there are works which focus on the other campaigns of the Anglo-Spanish war. See C.S. Goldingham's "The Expedition to Portugal, 1589", J.F. Ruthven's "Wars by Land and Sea, 1588-1592: Tenison's Elizabethan England, vol. VIII", and Winston Graham's *The Spanish Armadas*.

33 See Bernard Capp's *Cromwell's Navy* and N.A.M. Rodger's *The Wooden World*. 
deal with the Elizabethan navy, there exist a number of works relating to naval seamen in other periods which raise provocative questions. Much of this thesis deals with seamen's customs and expectations. Frustrated expectations usually led to protest or, in extreme cases, mutiny — a phenomenon not confined to the Elizabethan navy. In addition, there were other forms of illicit behaviour in the navy which have only started to be explored by maritime historians.

Without a doubt, treatises on the navy tend to dominate the field of maritime history although historians have, to a lesser extent, explored other aspects of the maritime community. There is a dearth of scholarly studies on the English privateering war, for instance. Likewise, scholarly works on Elizabethan piracy are wanting; there is no large-scale

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34 J.D. Alsop's "A Regime at Sea: The Navy and the Succession Crisis", Joseph Price Moore's "The Greatest Enormity That Prevails: Direct Democracy and Workers' Self-Management in the British Naval Mutinies of 1797" and Nicholas Rogers' "Liberty Road: Opposition to Impressment in Britain During the American War of Independence".

35 See Arthur Gilbert's "Buggery and the British Navy, 1700-1861".

36 See Neville Williams' *The Sea Dogs: Privateers, Plunder and Piracy in the Elizabethan Age* and R.G. Marsden's "Early Prize Jurisdiction and Prize Law". See also K.R. Andrews' *Elizabethan Privateering and Trade, Plunder and Settlement* which are by far the best accounts of Elizabethan privateering.

examination of the subject. In sharp contrast to studies on privateering and piracy, there are many on seamanship and exploration during the age of maritime expansion. There are also a number of helpful works which reveal much about trade and the merchant marine. Shipowning and shipbuilding were integral

38 I have tried to provide information on pirates and piracy in this dissertation whenever sources permitted a reliable analysis. This is difficult due to our lack of source material. The main source of information on pirates is the depositions taken for criminal cases. Judging from their statements and the high degree of contradictory information, frightened witnesses often lied or distorted the truth in an effort to avoid punishment. Our lack of complementary sources leaves us at a great disadvantage. Hence, the relative absence of studies on pirates might be explained by the unreliability of much of the source material.


parts of this period of maritime expansion as well as being a key
to understanding the upper echelon of the maritime community. We
are fortunate in that works discussing shipbuilding, tonnage, and
the shipowners are fairly abundant.⁴¹

There is no work which provides us with anything other than
a superficial understanding of the inner workings of the merchant
marine in the early modern period. How were novices trained?
What were the hiring procedures of employers? What were the
obligations and "rights" of employees? How and what were seamen
paid? Did the merchant marine have means to regulate its
membership? Truly, we are in need of a substantive study of
maritime labour and employment which addresses these questions.
There are, however, some works which examine aspects of the
maritime labour and the merchant marine, and therefore contribute
(albeit in a fragmented manner) to our knowledge. Because the
Trinity Houses were the closest thing to a guild that the
seafaring community had, we can learn much about the inner
workings of the maritime community by examining them. Most of

⁴¹See G.V. Scammell’s "Shipowning in the Economy and
Politics of Early Modern England", Donald Wirral’s "Ships,
Masters and Shipowners of the Wirral 1550-1650", K.N. Chaudhuri’s
"The East India Company and the Organization of its Shipping in
the Early Seventeenth Century", Brian Dietz’ "The Royal Bounty
and English Merchant Shipping in the Sixteenth and Seventeenth
Centuries", R.W. Unger’s "The Tonnage of Europe’s Merchant Fleets
1300-1800", as well as Tom Glasgow Jr.’s "List of Ships in the
Royal Navy from 1539 to 1588 - The Navy from its Infancy to the
Defeat of the Spanish Armada" and "Vice Admiral Woodhouse and
Shipkeeping in the Tudor Navy".
the extant studies focus on the (original) Trinity House at Deptford which dispensed charity, settled wage disputes and oversaw pilotage in the London area. Undoubtedly, the best study is G.G. Harris’ *The Trinity House at Deptford 1514-1660*.* F.W. Brooks explores an attempt by the Hull Trinity House to regulate the wages of the merchant marine in the mid-sixteenth century and in doing so touches on the responsibilities and duties of seamen in the merchant marine, (that is to say their "job descriptions"). Less illuminating are W.R. Chaplin’s article "William Rainsborough (1587-1642) and His Associates of the Trinity House" and Hilary P. Mead’s *Trinity House*. 43

The best analysis of manning the merchant marine is G.V. Scammell’s "Manning the English Merchant Service in the Sixteenth Century" which explores the problem of finding large numbers of skilled seamen required to sail sixteenth-century vessels. He touches on manning rates, the hazards and opportunities inherent in seafaring, and he also briefly explores recruitment and training, wages, and age structure. Gillian Cell’s *English Enterprise in Newfoundland 1577-1660* focuses on the deep-sea fisheries; Cell’s study is a succinct exploration of the nature of this form of maritime employment and touches on many of the same issues which Scammell explores.

With the exception of a handful of articles, maritime

42 See also Alwyn A. Ruddock’s highly competent assessment, "The Trinity House at Deptford in the Sixteenth Century".

43 See Brooks’ "A Wage-Scale for Seamen, 1546".
apprenticeship and training are areas which have been neglected by maritime historians. W.L. Goodman's study of a Bristol apprenticeship register is a very brief look into apprenticeship and indentures; the sample is so small that we can draw few conclusions. John Webb's "Apprenticeship in the Maritime Occupations at Ipswich, 1596-1651" is a thought-provoking article but is also very limited in its scope. E.G. Thomas' "The Old Poor Law and Maritime Apprenticeship" is a short analysis of pauper boys who were placed with seafaring masters as a way to reduce or eliminate the problem of poverty. While these small-scale studies are helpful when considered together, maritime apprenticeship and training remain largely unexplored themes.

Studies which explore the nature of life afloat have been more plentiful in recent years. Without a doubt we have moved away from an era when maritime historians were consumed by tactics, battles, ordnance, rigging and navigation. In short, social history has made inroads into traditional maritime and naval history. Provisioning has received a fair amount of attention. Because seamen's grievances often concerned their food and drink, the topic must be mentioned in any discussion of shipboard living. R.C. Holmes' "Sea Fare" is an elementary treatment of the subject, while G.V. Scammell's "The Sinews of War: Manning and Provisioning English Fighting ships c. 1550-

"See "Bristol Apprentice Register 1532-1658: A Selection of Enrolments of Mariners". 
1650" is an interesting article which addresses the problems of victualling vessels in this period. 45

It is difficult to discuss the seamen’s diet without considering the health problems which resulted from seamen’s provisions. David Waters 46 provides the reader with a basic understanding of the relationship between diet and the "plague of seamen". Two of the best works on this subject are by G.J. Milton-Thompson 47 and James Watt. 48 Milton-Thompson and Watt probe the multiple nutritional deficiencies in seamen’s diets and the health problems which resulted from their provisions. Milton-Thompson focuses on gradual nutritional improvements to the sailor’s diet over the centuries. Watt concludes that multiple nutritional deficiencies, aggravated by very high alcohol consumption, had profound consequences on the outcome of British circumnavigations. Despite the fact that these works do not touch on seamen in the sixteenth century, we can draw some cautious generalizations about seamen’s diet and nutrition over the long-term.

Although most historians take for granted that morbidity and

45 Part of the problem with any analysis of maritime apprenticeship is the lack of primary sources. Much of my research on maritime apprenticeship in the London area rests largely on anecdotal evidence.

46 See "Limes, Lemons and Scurvy in Elizabethan and Early Stuart Times".

47 "Two Hundred Years of the Sailor’s Diet".

48 "Some Consequences of Nutritional Disorders in Eighteenth Century British Circumnavigations".
staggering mortality rates were an unfortunate by-product of maritime expansion, few have probed any deeper into the issue of health and health care afloat. What was the role of the shipboard medical practitioners and care-givers? What was the nature of health care afloat? The most comprehensive study is undoubtedly J.J. Keevil's multi-volumed work, Medicine and the Navy. There are a number of smaller works on health and the practice of shipboard medicine. J.D. Alsop's "Sea Surgeons, Health and England's Maritime Expansion: The West African Trade 1553-1660" examines the high mortality which afflicted seamen who sailed to Africa. Alsop's article also analyzes the qualifications of seafaring medical personnel, the conditions of their employment, and the sea surgeons' lives afloat. James Watts' "Surgeons of the Mary Rose: The Practice of Surgery in Tudor England" is a fine article which explores the nature of sixteenth-century medicine. His research has benefitted from the ongoing investigation of Henry VIII's flagship, the Mary Rose, which was raised from the ocean floor in the 1980s; the discovery of a medical chest in what remains of the surgeon's cabin has expanded our knowledge of Tudor naval medicine. In his article, Watts briefly explores the nature of Tudor medical practice and puts the sea surgeon's craft in this larger prospective. 49

The practice of religion among the maritime community is yet

49 Isobell G. Powell wrote on the subject over seventy years ago. While informative and competent, Powell's "Early Ship Surgeons" (1923) has been surpassed by both Alsop and Watts' works.
another topic which has not been researched adequately. Many historians have been too ready to accept the idea that Elizabeth’s seamen were heavily influenced by their devotion to the Protestant religion; several historians see religion as one of the motivating factors which spurred the sea-dogs on in the naval and privateering war with Spain. While it is extremely difficult to gauge the level of belief among seamen, we can study the nature and frequency of their religious services as some indication of religious observance and belief. Gordon Taylor’s The Sea Chaplains explores the history of clerics at sea. To my knowledge, this is the only work of its kind. For our purposes, the main weakness of Taylor’s study is that the wide scope of the book necessitates that he does not probe deeply into any given period. Therefore, his study of sea chaplains during the sixteenth century is very limited. Much of what has been written about Elizabethan seamen and religion has focused on English prisoners of the Spanish Inquisition. Although F. Aydelotte’s “Elizabethan Seamen in Mexico” was written over fifty years ago, it remains an interesting account of Hawkins’ seamen and their ordeal at the hands of the Inquisition. P.E.H. Hair’s illuminating article, “Protestants as Pirates, Slavers, and Proto-Missionaries: Sierra Leone 1568 and 1582″, also explores

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Bernard Capp is one of the few historians to attempt an analysis of the English navy and religion. In Cromwell’s Navy, Capp explores the relationship between naval seamen and Puritanism during the Interregnum and comes to the conclusion that the rank and file were generally resistant to the more strident form of Protestantism.
the problems between England's seamen and the Inquisition. Both articles show the very real dangers to Protestant seamen who were taken before the Inquisition. Furthermore, both accounts are useful in dispelling the myth that many of England's seamen belonged in the pages of Foxe's *Acts and Monuments*. What is particularly interesting is that their responses during interrogations show that, in most cases, English seamen were not adept at pretending to be Catholics even when they were trying to convince their captors of their adherence to the Church of Rome; simply put, the inhabitants of England had moved too far away from orthodox Catholicism since the reign of Mary. Because the primary accounts tell us that many "heretic" seamen were sentenced to be rowers in the Spanish galleys, we must explore the nature of this form of punishment. Ruth Pike's "Penal Servitude in Early Modern Spain: the Galleys" explains the legal background and the nature of galley slavery.

It has been stated that the purpose of this thesis is to redress an historiographical imbalance: the need for a large-scale, in-depth examination of the Elizabethan maritime community and the experiences of seamen. While I readily acknowledge my debt to those historians and the works already mentioned, my debt is even greater to those I am about to discuss. Their interests and research correspond closely with my own; they have laid the foundations for my dissertation. Florence Dyer's article "The Elizabethan Sailorman" is a very early (1924) example of works which discuss the great mass of unknown seamen. While Dyer's
article is informative and remarkable for its unusual focus considering the period in which it was written, it has been surpassed by more recent works such as Andrews' "The Elizabethan Seaman". Andrews' article is more than a call to arms for maritime historians, it is a thoughtful analysis of seamen and the maritime community in the latter half of the sixteenth century. Joyce Youings' "Raleigh's Country and the Sea" explores the role of the West Countries' seamen in Elizabethan expansion; Youings' article is particularly illuminating on shipboard relations and seamen's employment patterns. John Laffin's Jack Tar and Christopher Lloyd's The British Seamen 1200-1860 are both good overviews of British seamen and life afloat through the centuries. Although both Laffin and Lloyd have written a number of books in the field of maritime history, these books are not intended to provide deep analysis. Evelyn Berckman's The Hidden Navy and Henry Baynham's From the Lower Deck do not focus on Elizabethan naval seamen but they are useful in their exploration of the working conditions and experiences of British naval seamen. Some of the most provocative works on seamen are contained in the anthology Jack Tar in History. Many of these essays ask questions and examine topics which have previously been ignored. Valerie Burton's "The Myth of Bachelor Jack" challenges the traditional perception that seamen were rootless.

51 Perhaps the biggest advance in our knowledge of the shipboard experiences of Tudor naval seamen has resulted from the archeological work of The Mary Rose Trust. For information about the findings of the archaeologists, see Margaret Rule's The Mary Rose.
rovers. Margaret Creighton explores sailing ships as "institutions of masculine indoctrination" in "American Mariners and the Rites of Manhood, 1830-1870".

Besides these books and articles, there are a number of works which allow us the opportunity to meet some of those heretofore nameless seamen. Certainly, the historiography has been dominated by accounts which focus on the most famous of Elizabethan seamen; no general history of maritime expansion or the naval and privateering wars can be written without frequent references to the accomplishments and failures of the great seamen. However, with the exception of a few re-assessments, biographies of the most illustrious seamen tend to plough the same furrows time and time again. Thus, maritime biographers have increasingly turned to micro-studies of the more obscure seamen. Even when taken together these small studies do not amount to a competent understanding of the Elizabethan maritime community. These articles can be used to best effect as case studies, as tools to help us answer larger questions about the maritime community. They are particularly useful in tracing the lives and careers of the maritime elite. However, we need a larger number of these micro-studies to enable us to make firm conclusions.

Some of the best works on Elizabethan seamen to date are those which reveal information on the lesser known seamen and address larger issues as well. Donald Woodward's "Ships, Masters and Shipowners of the Wirral 1550-1650" uses seamen's wills to assess their economic situation. P.E.H. Hair and J.D. Alsop's recent offering, English Seamen and Traders in Guinea 1553-1565, consists of transcripts of eighty-nine wills and their insightful commentary on these wills. This study provides us with an excellent opportunity to "meet" individual seamen and to investigate their relationships with their crewmates. Because Hair and Alsop's analysis is based on a fairly large sample of seamen's wills and because they have managed to amass most of those wills relating to the Guinea voyages during the period 1553-65, we may draw some substantial conclusions about the social and economic relationships of Tudor seamen. For my purposes, this study is extremely valuable as it allows for a point of comparison for my own analysis of seamen and their wills.

It is obvious from this study (which is by no means exhaustive) that the field of maritime history is a rich one. It will be equally obvious that this thesis borrowed liberally from the wealth of secondary material in addition to primary documentation. Hopefully I have incorporated both types of sources into an insightful analysis which will take us a step further in our quest for information about the Elizabethan maritime community and those men whose occupational and private
lives have remained shrouded in mystery for centuries.

What follows is a lengthy examination of various aspects of Elizabethan seafaring. We begin with an analysis of training and manning the maritime community. We can tell much about the internal dynamics of this group by exploring how they educated youths in the ways of the sea. This is especially important when we understand that this was largely a self-regulating system; apprentices were trained through formal and informal channels in the absence of external regulations. Even in the face of external threats such as an influx of landsmen and the demands of the Crown in wartime, these customary methods endured: men in the various types of maritime employment were trained in the same ways as their forbearers were.

We will move next to a discussion of the nature and basis of authority, discipline and the maritime social order. It will be evident that the exercise of authority was a complex matter based on co-operation and calculation rather than unwavering compliance on the part of the rank and file. The relationship between governors and governed was deferential but it was definitely a reciprocal one: those in authority could not maintain order when they violated the customs and frustrated the expectations of their subordinates. While there was a harsh system of discipline in place in order to frighten the timid into good behaviour, it was hardly sufficient to maintain order in the face of a disgruntled crew. We shall see that this system of maritime justice was not the straight-forward practice it might appear to
be. Maritime justice functioned according to formal and informal discipline - a two-tiered system based on the intentions of the guilty party. While maritime discipline could indeed be harsh, authority had other means at its disposal to deal with errant seamen.

The fourth chapter of the thesis deals with sub-culture, labour relations and the role of custom. A discussion of the values and beliefs of Elizabethan seamen is essential to understanding their collective identity. Despite a myriad of forces that tried to alter seamen’s behaviour and sub-culture, they clung tenaciously to precedent and maintained their established expectations. It will be argued that seamen’s customs endured a prolonged attack and that this turbulent period further refined English seamen’s sense of identity.

Following an examination of customs and labour relations, we will turn to a discussion of victualling, morbidity, mortality and health care. This chapter contains an in-depth discussion of seamen’s diet and the nutritional consequences. It will be demonstrated that the quality of their diet deteriorated during the sixteenth century because of several factors. In addition to nutritional deficiencies, occupational injuries and high rates of morbidity posed considerable problems for personnel and shipboard objectives. The various sectors of the maritime community faced these challenges in differing ways and with varying degrees of success. Because the preservation of their health determined their future livelihoods, health care and survival loomed large
in the minds of seamen. Their concern and the growing health perils inherent in an age of maritime warfare and expansion resulted in the growing presence of surgeons on shipboard. Traditionally, the responsibility of health care extended beyond shipboard: employers normally paid for the care of sick and injured employees put ashore for treatment. However, because of its ability to force men to serve, the navy did not have to uphold the traditional maritime practice of paying for sick and injured seamen when they were put ashore for treatment. As a result, seamen’s customary freedom to weigh risks against possible remuneration was eradicated. Late in the century, the Crown broke new ground in terms of acknowledging a financial responsibility to its disabled veterans. As we shall see, this system proved inadequate.

The appendix covers seamen’s lives ashore. It is an exploration of "Jack Tar, the bachelor" and married seafarers. It will be demonstrated that ties that bound the maritime community together at sea are evident ashore as well. Married seamen had more reason to spend time ashore and took more interest in their home parishes than those without families to anchor them to a specific place. The unmarried were truly the itinerant seafarers of popular legend.

It is hoped that these discussions of the dynamics and internal operations of the maritime community, in conjunction with an examination of the pressures exerted upon seamen and their customs will shed some light on the subject. By examining
the training, hierarchy, operation of authority, customs of the maritime community as well as seamen's health, and time ashore, I hope to paint a reasonably complete picture of seamen's occupational and personal lives.
CHAPTER II

TRAINING AND MANNING THE ENGLISH MARITIME COMMUNITY
The Anglo-Spanish war of 1585 to 1604 brought new opportunities for seamen. In addition to merchant voyages, exploration, fishing and piracy, privateering\(^1\) and naval expeditions provided employment throughout the late Elizabethan period. Following the outbreak of the war in the 1580s there were changes to the more traditional forms of seafaring. Many voyages combined trade and privateering, blending new and old forms of employment. These new opportunities also drew landsmen attracted by plunder, patriotism, Protestantism, or simply by-employment in an era of steady inflation and population growth. Military objectives of the navy and privateers altered the peacetime composition of the maritime community by allowing soldiers and other landsmen aboard in greater numbers. They joined the ranks of those afloat.\(^2\) The end result was a broadening of the maritime community in terms of employment opportunities and membership.\(^3\)

\(^1\) Privateering expeditions were commissioned by the government. Letters of marque granted the bearers the right to take prizes during wartime and interrupt the commerce of the enemy.


\(^3\) Measuring the membership of the maritime community can only be done in the broadest of terms. The most complete surviving surveys were conducted by the Crown in 1582-3, before tensions with Spain had escalated into open warfare. We do know that expansion of the maritime sector continued throughout Elizabeth's reign, drawing men to the sea in increasing numbers. The dramatic expansion in shipping following the first decade of Elizabeth's accession continued throughout her reign and beyond it: the total tonnage of English shipping more than doubled from 1572 to 1629. Christopher Lloyd, *The British Seaman 1200-1860* (Great Britain: Collins, 1968), 34; R.W. Unger, "The Tonnage of Europe's Merchant Fleets 1300-1800", *The American Neptune* 52 (1992), 254; Ralph Davis, *The Rise of the English Shipping Industry* (1962; rpt. Great

The Crown’s surveys during the early 1580s found that there were between 16,255 and 17,157 seafaring men in the realm. William Laird Clowes, The Royal Navy: A History from the Earliest Times to the Present vol. I (London: Sampson, Marston and Co., 1897), 439; Lloyd, 34. The 1583 survey showed that there were 16,255 men in England "accustomed to the water": 1484 masters, 11,515 mariners, 2299 fishermen and 957 Thomas wherrymen. See William Laird Clowes, The Royal Navy: A History From the Earliest Times to the Present vol. I, 439. Presumably apprentices and ship’s boys were not included as they were technically not subject to impressment (these surveys would ultimately be the basis for mustering seamen). Given seamen’s high degree of mobility and long absences, many escaped enumeration. The surveyors’ methodology allowed for grave inaccuracies. In Devon for instance, the important ports of Dartmouth and Plymouth were not included; Joyce Youings’ work shows that the survey underestimates the number of Devon shipmasters by fifty percent. Joyce Youings, "Ralegh’s Country and the Sea", Proceedings of the British Academy 75 (1989), 282. Thus, we have reason to assume that thousands of England’s seamen were never accounted for in these surveys. Part-time seamen and pirates no doubt are also underrepresented. Moreover, landsmen who would take to the sea during the war years would soon swell the numbers of the maritime population. Although contemporary sea captain William Monson was in all likelihood magnifying the situation, he claimed that the "the number of seamen and sailors are increased treble..." by the privateering war alone. Sir William Monson, The Naval Tracts of Sir William Monson vol. IV (Great Britain: Navy Records Society, 1913), 21. Undeniably, after 1585, the "sweet trade of privateering" attracted thousands of Englishmen to the sea. Lloyd, British Seaman, 36-8.
their trade despite the want of a guild. The established methods of socializing youths, training, and hiring were not affected by the demands of the war. Although the range of employment options increased, seamen used the same criteria to seek employment: adequate remuneration for calculated risk and recognition of their "pseudo-independence". As a trade group seamen did not - or could not - endeavour to take advantage of the increased demand for their labour; they merely strove to preserve their liberties in the face of wartime impressment, the influx of landsmen and related developments. Essentially, they attempted to function within the maritime community as they had prior to the war: they clung to established methods of apprenticeship and hiring which had proved adequate for the needs of the maritime community in the past.

While the Crown's expectations of seamen in naval service were contrary to many of the traditions of peacetime seafaring, the state did not attempt to regulate the inner workings of the maritime community. In part, this can be attributed to the limitations of the bureaucracy of the early modern state. The state was either unwilling or unable to eradicate seamen's "pseudo-independence" or bend them to its purposes. However, seamen were weak as a collective; unlike some other trade groups they could not

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4 M. Oppenheim, ed. The Naval Tracts of Sir William Monson vol. IV, 245. The nature of this term will be explored fully in the pages to come. For our purposes here, we can define seamen's pseudo-independence as freedom from guild regulation and the ability to negotiate the terms and times of one's employment.
avoid or mitigate compulsory service. Protest against service and conditions was usually conducted on an individual basis or in small groups (as will be demonstrated below). This could take many forms, including open defiance or passive resistance.

Due to the state’s very limited development of a standing navy, Elizabethan England lacked a separate naval class of seamen. Hence, the state’s wartime needs necessitated seamen leaving their more traditional forms of employment for extensive campaigns. Frequently, the end result was forced naval duty for resentful civilian seamen convinced of their customary right to contract out their own labour on their own terms and for relatively short commitments. While few seamen had the financial security not to work for long periods of time, very few were employed continuously; even the poorer seamen had inactive periods. In civilian seafaring, each individual chose when to contract out his own labour; seamen’s employment schedule was dictated by their own needs as well as the vagaries of the marketplace. Since seamen sought employment on their own terms, they had to be willing to actively seek it out: they had to be prepared to travel to where

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5 For example, Company negotiations with the state afforded the Barber-surgeons of London some protection from impressment: although the state’s quota had to be met, the Company chose the men for sea and army duty. This proviso was one of the conditions of their charter. The membership of the College of Physicians managed to avoid sea service altogether. Since physicians treated internal ailments, they would have been better suited (in theory) to treat the greatest killers of the fleet: diseases and epidemics. Christopher Lloyd, The British Seamen 1200-1860, 43; J.J. Keevil, Medicine and the Navy 1200-1900 vol. 1 (Edinburgh: E. and S. Livingstone, 1957), 70; Kenneth Andrews, Trade, Plunder and Settlement: Maritime Enterprise and the Genesis of the British Empire 1480-1630 (Cambridge: Cambridge University Press, 1984), 28.
jobs were the most abundant and wages were the most lucrative. Procurement of one’s next voyage could involve a high degree of mobility. As will be demonstrated, for men accustomed to such self-reliance and freedom in their employment dealings, naval service was not only "inconvenient" for seamen, it violated their sense of worth and independence. Furthermore, it interfered with each individual’s schedule, employment pattern, and earning potential.

The absence of career naval seamen meant that the state did not have a large group of loyal and skilled men bred to accept greater risks, harsher discipline, rigid hierarchy, lower wages or poor shipboard conditions associated with the navy. Lack of state or guild standardization of maritime apprenticeship and the absence of a naval training program in peace or war meant that the state had no control over the calibre of men it impressed or attracted to its service. Essentially the Crown relied on traditional approaches to increase, gather, and train manpower in times of national emergency.

The following discussion of the various aspects of manning will demonstrate how truly individualistic the members of the maritime community were, how conscious seamen were of the value of their own labour and their customary "rights", and how tenaciously they clung to their traditional practices. The lack of a guild did not obstruct seamen’s awareness of themselves as skilled craftsmen. Clearly, this was present and will be illustrated through an analysis of seamen’s attitudes regarding their labour, the power of
the individual to make his own employment contracts, and the traditional freedom to choose the nature of his own work. These themes re-enforce E.P. Thompson's observation:

The conservative culture of the plebs as often as not resists, in the name of "custom", those economic innovations and rationalizations...which the rulers or the employers seek to impose.\footnote{E.P. Thompson, "Eighteenth-Century English Society: Class Struggle Without Class?", Social History, 3 (1978), 154.}

Naval activity had hitherto been largely sporadic in nature. However, England's war against Spain was the first to depend so heavily on its navy for a protracted period. Hence, the traditional employment and customs of a major occupational group were subjugated to the military requirements of the state. Because of the different recruitment patterns of the army and the navy,\footnote{Unlike seamen, the nation could scarcely afford gainfully employed militiamen to leave their regular work for long periods. Thus, Elizabethan troops which were sent abroad depended on local levies of civilians, generally drawn from the unemployed, underemployed, and less skilled sector of society. Few of these men had any training in the art of war. C.G. Cruickshank, Elizabeth's Army, 2nd. ed. (London: Oxford University Press, 1966),12, 25, 131-3.} the maritime community was the first economic group to feel the full force of the expanding early modern state. While the state could coerce its seamen to serve, it could not dominate them: their consciousness of their conventional practices and independence was not altered. Forced employment temporarily annulled established customs but it did not eradicate seamen's underlying sense of entitlement to certain "rights". Because military service was seen
by the Crown in temporary terms, no effort was made to re-socialize seamen for their naval roles. The state realized its basic requirements without fundamental alteration or intrusion; the seafaring community therefore retained its customary characteristics and ethos.

APPRENTICESHIP AND EXTERNAL REGULATION

Sixteenth-century society used service as a means to train and educate its young both for life as part of the adult community and for their specific occupations. Although information on Elizabethan maritime apprenticeship is meagre, the available sources indicate that formal and informal apprenticeship to the sea had the same basic goals as service on land: technical education and social discipline. Apprenticeship had the added advantage of providing economic benefits and an inexpensive source of labour for the master.

Despite the greatly increased demands for seamen during the war years, apprenticeship and training remained unaltered: standards were upheld through individual instruction and not by any type of collective or state directives or monitoring. The Statute of Artificers (1563) was the only significant attempt by the Elizabethan state to regulate and expand apprenticeship laws for

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every craft, mystery, or occupation throughout the kingdom. This legislation required a minimum seven-year apprenticeship, but this was very rarely enforced.\textsuperscript{11}

The lack of regulations governing maritime apprenticeship can be attributed to seamen's lack of a formal guild although the Trinity Houses of Hull, Deptford and Newcastle assumed some of the duties of a guild.\textsuperscript{12} These private foundations were principally concerned with pilotage and dispensation of alms but also provided mediation to settle disputes within the maritime community without divisive recourse to law.\textsuperscript{13} Proposals for more formal and uniform organizations to regulate the standards of these "craftsmen of the sea" were a feature of the Elizabethan period.\textsuperscript{14} England lacked a comprehensive national system to regulate navigators and pilots such as existed in Spain and Portugal.\textsuperscript{15} In Spain, for instance, all masters and pilots were examined and authorized by the pilot-major.


\textsuperscript{13} This function was a central feature of all formal guilds in this period, indicative of the presence of strong employment-centred conceptions of community.

\textsuperscript{14} Andrews, \textit{Elizabethan Privateering}, 40.

\textsuperscript{15} G.V. Scammell, "European Seamanship in the Great Age of Discovery", \textit{Mariner's Mirror} 68 (1982), 363-4. There is evidence that Henry VIII modelled the Trinity House at Deptford on the Spanish model of pilotage, the India House at Seville. See A.A. Ruddock, "The Trinity House at Deptford in the Sixteenth Century", \textit{English Historical Review} 65 (1950), 463.
Master navigator Stephen Borough proposed that England establish a program on the Spanish model. A draft royal commission was drawn up in 1564 naming Borough as "Cheyffe Pilote of this owr realme of Englande". He would be granted the same powers as the Spanish pilot-major: all masters and pilots of ships over forty tons burden would have to be examined and certified by Borough and his deputies. Seamen navigating without authorization would be fined 20 shillings. Similarly, officers such as boatswains, quartermasters, and master's mates would also be required to pass an examination. The commission, however, was never confirmed. 16 Other national programs to educate navigators and pilots in the new mathematical methods of navigation were proposed but came to nothing. 17 Likewise, the idea of a corporation of naval gunners was advanced but never materialized. 18 Although Elizabeth's Parliament enacted "fish days" to foster the fisheries and provide a training ground for seamen, 19 there were no mechanisms to uphold standards outside individual apprenticeship and "natural selection", the

17 G.V. Scammell, "European Seamanship in the Great Age of Discovery", 364.
18 PRO SP 12/147/189.
elimination of the unskilled and careless as a result of the various hazards inherent in sixteenth-century seafaring. Trinity Houses and merchant companies made efforts to monitor the abilities of their memberships but evidence suggests that there was a dearth of qualified men within these increasingly technical fields.\(^2\)

The failure to develop such programs can, in part, be explained by inertia. The Elizabethan state normally avoided innovation in favour of convention. The Queen’s policy towards her navy was to employ previously tried methods: by enforcing "fish days" she hoped to train and employ seamen; by offering bounties for shipbuilding she encouraged private employers to construct large vessels which could be hired by the Crown during a crisis without the costs of upkeep and maintenance; and impressment furnished seamen for her navy. Privateering was also an old practice: by issuing letters of marque, Elizabeth hoped to wage her war against Spain and turn a profit. In light of these policies, it is not surprising that the Crown was ultimately unwilling to sponsor or fund a national project. The absence of such a program is consistent with the Crown’s unstated policy of relying on traditional practices and keeping interference in the maritime community to a minimum. Borough, for example, was merely named as one of the four ordinary masters of the Queen’s navy and left to advance his recommendations for skilled mariners within the more limited sphere. Although the Crown briefly considered sweeping

regulation of the maritime community, it retreated from such intrusion. The monitoring of skilled navigators was left to the Trinity Houses of the realm. The Crown's neglect of national regulation of skilled seamen was probably influenced by the Trinity Houses: Borough's proposed program would have expropriated their established rights in regard to pilotage. Since Elizabeth confirmed the existing Trinity House charters at her accession, the Crown was left with a conflict between vested interests and innovation. Ultimately, the state was content to utilize the infrastructure already in place.  

For their part, most seamen were independent craftsmen who concentrated on their own livelihoods at the expense of the collective. Seamen were used to acting as individual agents who set the terms of their own employment. Borough spoke of seamen skilled in new navigation techniques who "wold not gladly teach [each] other, for hinderinge of their oune lyvinge". Crews could band together when necessity required, but self-sufficiency was deeply engrained. Without a guild to lead or speak for the collective, seamen were not accustomed to acting or thinking in terms of the greater good of all seafarers. It was left to men such as scholar and propagandist Richard Hakluyt or to a self-promoter such as Stephen Borough to advocate training programs. Yet most shipmasters clung to the traditional methods of


22 Ibid., 105.
navigation: there was a deep distrust of "mathematical seamen".\textsuperscript{23} Experience, in most seamen's view, was still the best teacher.\textsuperscript{24}

In the absence of guild or state regulation, individual mariners made decisions to apprentice boys to the sea for their own reasons. The needs of the state in wartime were irrelevant to the process: apprenticeship was based on training youth for peacetime roles in the maritime community. The state encouraged parishes to indenture pauper boys as seamen at the local authority's expense as part of the state's attempt to control the growing problem of vagabondage and poverty.\textsuperscript{25} This was the Crown's only intervention and it was not unique to Elizabeth's reign or to periods of sustained naval warfare.\textsuperscript{26} Maritime apprenticeship was characterized by continuity, not change.

**LEGAL BASIS OF APPRENTICESHIP**

A fortunate few seafarers were formally indentured to mariners. Formal apprenticeship within the mercantile marine was usually restricted to those boys whose parents could afford to

\textsuperscript{23} Lloyd, *The British Seamen*, 29.


\textsuperscript{25} See Anne Daly, *Kingston Upon Thames Register of Apprentices 1563-1713* (Guildford: Surrey Record Society, 1974), viii. The original act was 27 Henry VIII c.12 (1530-31) but was re-enacted under Edward and Elizabeth. 1 Ed. VI c.3 (1547); 3 and 4, Ed. VI c.16 (1549-50) and 39 Eliz. c.3 (1597-8) E. G. Thomas "The Old Poor Law and Maritime Apprenticeship", 153, 160. The increase in vagabondage prodded the Crown into passing legislation to set the able-bodied poor to work. G. Renard and G. Weulersse, *Life and Work in Modern England* (1926; rpt. London: Routledge and Kegan Paul, 1968), 93, 96.

\textsuperscript{26} Thomas, "The Old Poor Law and Maritime Apprenticeship", 153.
indenture them or to pauper children educated at the expense of the parish. It was not until late in the next century that the state began to apprentice pauper boys to the navy itself, thereby providing boys with a trade as well as serving its own need for manpower.\textsuperscript{27} If these youths survived to complete their training they would enter the skilled elite of the maritime community. Apprentices' indentures were binding and set out the respective obligations of the servant and master.\textsuperscript{28} Masters were bound to educate the boy in his craft, "soe farre as the capacitie of the said [youth] shalbe hable to receyve the same"; they provided meat, drink, bedding, and "washing and wringing" in addition to "all other thinges necessarie for such an apprentice".\textsuperscript{29} Many masters agreed to supply clothes "boothe lynnen and woollen, hose and shoes". In return, apprentices were expected to work for their masters, remain unmarried during their indenture, to stay out of taverns and alehouses, to refrain from playing unlawful games, and generally behave themselves.\textsuperscript{30} At the end of service, apprentices were often provided with a double set of apparel, one for holy days

\textsuperscript{27} Ibid., 157.

\textsuperscript{28} Daly, Kingston Upon Thames Register of Apprentices 1563-1713, viii.


\textsuperscript{30} Contemporaries like William Gouge also believed that this relationship had a spiritual component: "it followeth that seruants in performing duty to their master performe duty to Christ, and in rebelling against their master they rebell against Christ...". William Gouge, Of Domesticall Duties (London, 1622), 641.
and one for work days. This was standard in many trades, as was a gift of money and tools of the trade at the conclusion of an apprenticeship. For seamen, seabeds, chests, sea-gowns, and sometimes navigational instruments were to be provided on the successful completion of training. Terms of the indenture could be influenced by the socio-economic status of the parents and the masters and frequently varied even among individual masters. For instance, the indentures for James Robson’s two apprentices were dissimilar: both servants were simultaneously granted their freedom under the terms of Robson’s will in 1602 but Richard Wilcocks’ indenture promised him 40 shillings, navigational instruments and two sets of apparel “for the holliday and workday”. Edward Collins was to have only 20 shillings and two sets of apparel. Sometimes masters provided a significant amount of money. In their wills some seamen set down generous sums for their charges at the completion of their training: master Philip Grimes gave his apprenticed servant £10, boatswain Thomas Ivett provided his servant with £6, while mariners Robert Freeman and John Blome each contributed £5 for their apprentices. These examples provide an


33 PRO PROB 11/102/182.

34 PRO PROB 11/92/79: Guildhall Ms. 9171/22/228v; PRO PROB, 11/57/271, 11/65/11-v; See Daly, Kingston Upon Thames, xv; Webb, "Apprenticeship", 31.
indication of the sums granted in expectation of full and faithful service.\textsuperscript{35} A gift of £5 would be sufficient to equip a youthful skilled seaman and provide him with basic maintenance for a month of two while he sought employment.

Because apprentices were technically indentured to both the master and his wife in the land and sea trades, servants of deceased masters could be expected to fulfil their term in their mistress' service.\textsuperscript{36} For example, boatswain Thomas Ivett's third apprentice, Anthony Barber, was given over in his last will and testament to his widow's care and supervision.\textsuperscript{37} This bond to both seaman and spouse is reflected in the 1607 will of apprentice John Roche of Whitechapel: "and whatsoever becometh of me in this voyage is due to my Master [Francis Giles] and my dame his wife...". \textsuperscript{38}

Boys routinely began their training between the ages of twelve and seventeen for the land trades.\textsuperscript{39} From available documentation

\textsuperscript{35} The possibility exists that the sums bequeathed to apprentices in wills were higher than those given at the end of contracts. Some prudent testators felt the need to purchase future loyalty for their widows.

\textsuperscript{36} Anne Yarbrough, "Apprentices as Adolescents in Sixteenth Century Bristol", \textit{Journal of Social History} 13 (1979), 69. See also Goodman, "Bristol Apprentice Register", 29-31; Webb, "Apprenticeship", 34.

\textsuperscript{37} Guildhall Ms. 9171/22/228v. See also PRO PROB 11/124/230, Guildhall Ms., 9171/18/274, 9171/18/260v.

\textsuperscript{38} Guildhall Ms. 9171/21/92v.

\textsuperscript{39} Yarbrough, "Apprentices as Adolescents", 68. There was no fixed age for children to leave home. In the case of servants in husbandry in rural areas, children began their training anywhere from ten to fourteen. Ann Kassmaul, \textit{Servants in Husbandry in Early Modern England} (Cambridge: Cambridge University Press, 1981), 70. London apprentices, especially migrants, were markedly older (late
we can say that maritime apprenticeships follow this pattern.\textsuperscript{40} There were always exceptions to the rule. Boys did go to sea at even younger ages: thirty-year old William Bonfield of Weymouth Melcombe Regis claimed that he had been a seaman for twenty years.\textsuperscript{41} It was not unusual to find ten year olds aboard although it is uncertain if they were in apprenticeships.\textsuperscript{42} There were also youths who came relatively late to the sea: masters Robert Duke and Lucas Barfoote were apprenticed at eighteen, and master Thomas Kerwoode and gunner James Jennings began their careers at age twenty.\textsuperscript{43}

The boy's age at the time of the indenture was obviously only one of many considerations: the timing of the indentures was also determined by the parents' ability to pay an apprenticeship premium, to select a suitable master, and their willingness to part

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\textsuperscript{41} PRO HCA 1/44/220.

\textsuperscript{42} PRO HCA, 13/33/312v, 13/34/120-1v; Webb, "Apprenticeship in the Maritime Occupations", 34.

\textsuperscript{43} PRO HCA, 13/28/74-5v, 13/30/268v-9, 13/30/268v, 13/32/357v-8v. See also PRO HCA 13/30/132-3.
with their son and his economic contribution to the household economy. It was also based upon striking a mutually beneficial agreement between the parties. In the 1580s, Richard Caseye senior persuaded shipwright Thomas Greaves or Graves to take his son, to serve him as his apprentice which he [Greaves] was verie lothe to doe for that he was so younge but in the end at the erneste requeste of the said Richard Casys father and this Examinate [Greaves' father Henry] the said Thomas Graves was contente to take him for eighte yeres wherevppon Indentures were drawn accordingly between them for the accomplishmente of the saide yeres... 

In another case, Philip Courte went to sea for a trial period before any formal agreement was made: Anthony Moore (whose relationship to Courte is unclear) conferred with master John Lane and

prayed him to take the boy to sea for a viadge or two, and if he liked of the boy & the boy liked of him, he should haue him for viij yeares and he would be bound for his truthe. 

Such evidence suggests an over-abundance of would-be apprentices. Clearly, the establishment of an apprenticeship was not simply an economic matter; there was an important social component which reveals the importance of personal connections and influence for entry into the maritime occupational elite.

The normal duration of apprenticeship seems to have been

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44 PRO HCA 13/27/309v. Unfortunately we do not know Caseye's age.

45 PRO HCA 13/31/164.
between seven and twelve years for both land and sea trades. Variations were common. The following brief case histories reveal common patterns. Seamen like master Thomas Grey (one of the principal masters of the navy) went to sea as a young boy and became a master around the time he was nineteen. Similarly, William Allen went to sea at age ten and became a master at twenty-two. Those who were apprenticed at older ages appear to have had shorter terms. Robert Duke was apprenticed at eighteen but became a master when he was twenty-three. Thomas Kerwoode was apprenticed at twenty and became a master at twenty-four. Perhaps late age at the time of apprenticeship and shorter terms can be explained as second indentures: because mortality was high in the sixteenth century, it was not uncommon for the master to die before the period of service was completed and these circumstances sometimes resulted in new apprenticeship indentures. On his deathbed in 1554, Cornelius Lucas, probably the gunner of the Primrose, provided for an overseer to take care of his boy, Henry Sanderton:

46 Goodman, "Bristol Apprenticeship Register", 29-31; Webb, "Apprenticeship", 32-3; Scammell, "Manning the English Merchant Service", 137; Daly, Kingston Upon Thames, x.

47 PRO HCA 13/28/127-8.

48 PRO HCA 13/33/312v.

49 PRO HCA 13/28/74-5v.

50 PRO HCA 13/30/268v.

51 PRO PROB 11/102/393v; Webb, "Apprenticeship", 34; Thomas, "The Old Poor Law", 159.
I will and desire Thomas Swallowe to be my overseer and to receyve my holle wages and to paye my debts and to take my boye and vse hym as he will. And I giue to Thomas Swallowe all my golde and xij Rialle of plate with all that is myne at portesmouthe saving my Toulles and two monethes wages whiche I giue to hym that kepeth my boye.  

An alternative explanation is that these shorter indentures follow upon non-apprenticed prior employment at sea; unfortunately, the earlier life histories cannot be reconstructed. As in the land trades, twenty-four was viewed by this society as a desirable age to release apprentices from service.  

Thus, shorter late apprenticeships could reflect a combination of higher skill levels at the time of the indentures or current cultural concepts.

Servants were sometimes acquitted of their time remaining in their masters' wills, thus giving them a shorter apprenticeship. Boatswain Thomas Ivett had three apprenticed servants: he acquitted two of their time while leaving the third indentured.  

Mariner John Benn of Essex freed his apprentice Robert Freeman after five years of service, but dictated that John Clark must fulfil his term of years.  

Masters presumably made decisions depending upon the skill attainments of their charges and/or the continuing labour or income


53 Webb, "Apprenticeship", 32; Daly, Kingston Upon Thames Register, x.

54 Guildhall Ms. 9171/22/228v. For other examples, see also PRO PROB 11/65/33, Guildhall Ms. 9171/18/72.

55 PRO PROB 11/57/271.
needs of their own families following the breadwinners' demise.

Occupational training did not necessarily include schooling. Indentures did not bind masters on this issue. However, the land trades usually included a period of schooling.\textsuperscript{56} Unquestionably, literacy and numeracy would have been assets to the maritime elite involved in navigation and seaborne trade.\textsuperscript{57} During a voyage to Russia in 1602, the Speedwell of London was attacked by a Dunkirk privateer, and pilot John Hare found himself confronted by an old schoolfellow, John Allen alias Sallows, the English master/pilot of the enemy vessel.\textsuperscript{58} Master's mate John Parr knew sailor Christopher Mills before they were shipped on the crayer, the Greyhound, for they had once been schoolfellows.\textsuperscript{59} Although evidence is practically non-existent on this point, routine schooling could explain the extremely high rate of literacy among skilled seamen: they were plausibly beneficiaries of the expansion of English educational opportunities in the sixteenth century.\textsuperscript{60} Evidence from the Admiralty Court depositions suggests that literacy was extremely

\textsuperscript{56} Yarbrough, "Apprentices as Adolescents", 69-70.

\textsuperscript{57} Joyce Youings, \textit{Sixteenth-Century England}, (1984; rpt. England: Penguin Books, 1988), 100. Senior ships' officers, in addition to the purser, were routinely associated with merchandizing, either in their own right or as agents for commercial principals.

\textsuperscript{58} PRO HCA 1/46/110.

\textsuperscript{59} PRO HCA 1/40/42-3, 1/40/44v, 1/40/47.

wide-spread among officers and some seamen. Since seafaring life would have been difficult to coordinate with schooling ashore, boys might have been taught on shipboard.

**SOCIAL AND FAMILIAL ASPECTS OF APPRENTICESHIP**

In her work on sixteenth-century Bristol, Anne Yarbrough claims that apprenticeship "was the single most important channel for...the maintenance of traditional values from one generation to the next". Tudor society was based upon the idea of service (both indentured and non-indentured) and educated its young principally through this method. Service was part of the "social ethos" of the Tudor period. Through service boys and girls learned their place within the societal hierarchy in the expectation that they would become contributing members in Tudor society in their own right. This period was the second stage in the progress from child to servant to householding adult. It was significant in that the youth took on greater responsibilities, as masters "have no use for hired infants". Like apprenticeship in the land trades, maritime youths were expected to leave their families and take up

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64 Kassmaul, Servants in Husbandry, 70, 72.
residence in the household of their new master. "Binding out" introduced youth to the larger community and allowed for the development of important social ties outside their immediate family. None the less, kinship and social bonds were significant factors in placing a boy in maritime apprenticeship and service. For example, Christopher Coo had "a ladde...putt to (him) by his freend to be browght uppe". In his will, sailor James Thornbush of Suffolk committed his sons James and John to the custody of "his loving friend", merchant Francis Foxe, until their respective ages of majority. Because Thornbush's wife was alive at the time that his will was written, he probably had occupational training in mind when he left his sons to Foxe's care.

There is overwhelming evidence that seamen tended to come from seafaring families. Through record linkage of Admiralty records, there is overwhelming evidence that seamen tended to come from seafaring families. Through record linkage of Admiralty records,

65 Yarbrough's study, for example, shows that 78% of Bristol apprentices did not originate in the city. Yarbrough, "Apprentices as Adolescents", 68.


67 G.V. Scammell, "Manning the English Merchant Service", 137.

68 PRO PROB 11/98/142v.

69 PRO HCA 13/24/190v-1v, Guildhall Ms. 9171/17/212v, Guildhall Ms. 9171/18//54v, PRO HCA, 1/43/25v, 1/43/79, 1/44/42, 1/44/154v, Guildhall Ms., 9171/20/80, 9171/20/23v, PRO PROB 11/86/74; Salmon family: PRO PROB, 11/186/354, 11/78/237, 11/102/237, 11/98/182v; the Sallows-Allen family: GLRO x/32/12/345v, DW/PA/7/7/631v, PRO PROB 11/113/236v, PRO HCA 13/27/90, PRO E101/64/24, PRO HCA 1/46/101-115, PRO PROB 11/149/320v; Masters family: GLRO x/32/31 July 15, PRO HCA 13/33/328v-9v, PRO HCA, 1/42/45v, 1/42/ 77v; Grant family: Guildhall Ms. 9171/19/61-v, 10,091/2/160v; Wilkenson family: Guildhall Ms. 9171/18/147, 10,091/2/8; Woodcot family: Guildhall Ms. 9171/23/429, 9171/21/165v-6; Hills: Guildhall Ms. 9171/20/23v,
wills, parish records and marriage allegations, it is possible to reconstruct numerous seamen’s families. In the rapidly expanding London-area maritime communities - in particular the parishes of Ratcliffe, Limehouse, Wapping and Rotherhithe which contained large numbers of seafarers relative to the overall population - it was routine to have sons apprenticed in their fathers’ trade. Wages in London tended to be higher relative to other English ports and the fact that so many sons remained in their home parishes after they became masters and officers suggests they could find ready work. The 1629 survey of seamen in London shows that 3,422 seamen lived in the environs around London, and of these, 529 were masters and Trinity House brothers. Numbers of resident seamen in the area had more than doubled between 1582 and 1629. Furthermore, it was not


Most of the men examined here were masters and thus, had almost certainly been apprenticed. The families involved were primarily from the London area and this evidence tends to point to kinship being a greater determinant in apprenticeship than Webb’s study of Ipswich suggests.

unusual to have brothers, or fathers and sons, employed aboard the same ship. This is true not just of highly skilled members of the maritime community, but also men farther down the social ladder. While studies of the role of kinship in employment in the early modern period are rare, it has been suggested that kinship bonds played a significant role. The expanding maritime commerce of Elizabethan England provides an interesting case study in the interaction between kinship and apprenticeship within one of the largest, but also the most mobile, employee groups of early modern England.

The Rickman family of Ratcliffe, Middlesex, is an apt illustration of seafaring as an inherited occupation. Robert and Thomas Rickman were both masters of high esteem. The sources are not clear whether the two were brothers or cousins. Thomas died without issue but Robert and his many sons constituted a formidable seafaring dynasty during the late sixteenth and early seventeenth century. At least one of Robert's boys was educated at his side:

Seaman", 255.


74 PRO HCA, 1/40/118v, 24/52/61; G.G. Harris The Trinity House of Deptford 1514-1660, 273.

75 Guildhall Ms., 9171/19/90, 9171/20/211v.

76 Guildhall Ms., 9171/22/252, 9171/22/574, 9171/24/116v, 9171/24/27v; PRO PROB 11/108/361v.
his twenty-year old son Henry served his father aboard the Trinity in 1603. Another son, Thomas, was apprenticed as "the boy" of one Master King. At least one of Robert's grandsons also became a mariner. Like the Rickmans, the Goodlad family of Leigh, Essex, made their living from the sea: brothers Richard, John, and William were shipmasters. The latter two had sons whom they apprenticed to the sea. Although the details of their apprenticeship are not known, we do know that, like their fathers, the sons became respected masters and brethren of Trinity House. Their descendants were ship commanders in 1684 and 1686.

From the few examples where grandsons were produced and can be positively identified through record linkage, it is apparent that occupations could be handed down through generations within an expanding sector of the economy. Nevertheless, there is little evidence that seamen explicitly wanted their sons to be apprenticed to the sea. Even though wills were frequently written during the children's minority, fathers rarely indicate a preference regarding

77 PRO HCA 1/36/310-311; Guildhall Ms. 9171/24/116v.
78 PRO, HCA 13/31/44, PROB 11/108/361v.
79 Guildhall Ms. 9171/24/361.
80 PRO E101/64/24.
83 Guildhall Ms., 9171/20/80-v, 9171/24/33, 9171/24/361.
their sons' occupations.\textsuperscript{84} Mariner William Palmer of Ratcliffe is typical in that he willed only that his son "be broughte vp in learninge and in the feare of god".\textsuperscript{85} One cannot preclude the possibility that the boys' careers had been discussed or determined prior to the writing of the wills. However, many of the children were quite young when the wills were written and the silence is striking. This silence is particularly noteworthy in cases of deathbed, shipboard wills where the testator was physically separated from spouse and family and would have been more inclined to place on the written record his preference for his children. As in the Palmer case, preferences were stated but they were not occupation specific. No doubt sons' apprenticeship to the sea resulted more from opportunity and connections than parental desire to perpetuate the "family business", especially among the less skilled or less successful, where there was no transfer of capital property (ownership of, or shares, in vessels) between generations.\textsuperscript{86}

The effectiveness of the inter-generational socialization process depended greatly upon master-apprentice relationships.

\textsuperscript{84} Approximately two hundred wills were consulted in which seamen had male children in their minority.

\textsuperscript{85} PRO PROB 11/102/237.

\textsuperscript{86} Vessels or shares in vessels were commonly bequeathed to immediate family members. Sons frequently inherited their fathers' shares but seamen were prepared to will them to wives and daughters. Sometimes shares were sold and the money put into a more secure investment. See G.V. Scammell "Shipowning in the Economy and Politics of Early Modern England", \textit{Historical Journal} 15 (1972), 397-401. PRO PROB, 11/60/15, 11/58/28v, 11/57/201.
There was significant diversity in the character of relations between masters and their servants. In general, masters were expected to serve in loco parentis. They were "charitablie to correct..." the boys for their "defaltes and offences" and to care for their charges "aswell in sicknes as in helth". However, relations could be turbulent at times. In the course of one voyage in 1575, master Robert Feewilliams fell out with both his apprentice and the ship’s purser. The purser and the master’s boy were accused of informing on Feewilliams to Catholic priests at Seville as an act of revenge. The story of Edward Hampton, who ran away from his master because of his alleged ill-treatment and refused to return, was probably not uncommon.

The records of the law courts - in this case the High Court of Admiralty - are of course dominated by disputes and conflict. The writing of the social history of an occupational group strictly from judicial records clearly privileges the failures in the socializing and employment processes. Complementary analysis of last wills and testaments reveals obverse evidence. Moreover, within the abundant civil disputes of the High Court of Admiralty, master-apprentice conflict is relatively rare, whereas the equally

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89 PRO HCA 13/22/121. See chapter V for additional examples of Feewilliams’ allegedly bellicose personality.

90 PRO HCA 1/45/303v.
abundant testamentary evidence provides evidence of bonds of loyalty and affection between masters and their charges. For example, mariner Thomas Munson left all his apparel and wages to his servant Thomas Williams.\textsuperscript{91} Shipmaster John Fryer bequeathed all his tools and instruments for the sea to his former apprentice, sailor William Roo (or Roe). Fryer also stipulated that Roo should inherit the lease of his house if his immediate family died.\textsuperscript{92} It was fairly common in seamen's wills for masters to mention their servants. Mariner John Benn of Essex gave his apprentice John Clark 20 shillings in addition to the terms of the indenture if Clark did "his duetie diligently...". \textsuperscript{93} In 1562 boatswain John Grebby willed

\begin{quote}
vtnto Nicholas dowlym my prentice his iiij... yeres seruice xls. in monney, one Carde with compasses, one Cheste, iiiij shertes, one bed with a Coueringe, one gowne, one black cloke, thre paire of bretches, ij Cassockes and one paire of hose.\textsuperscript{94}
\end{quote}

There are probably many unidentified apprentices and former apprentices in seamen's wills among the host of men whose relationship to the testator is unexplained. Although apprentices' wills are relatively rare, in recovered records the loyalty and

\begin{footnotes}
\textsuperscript{91} PRO PROB 11/102/394v.
\textsuperscript{92} GLRO DW/PA/5/1588/58.
\textsuperscript{93} PRO PROB 11/57/271. See also PRO PROB, 11/63/4v, 11/65/11-v, 11/65/33, 11/70/139, 11/102/249v, Guildhall Ms. 9171/18/71v-2, 9171/18/274, GLRO DW/PA/5/1575/23, DW/PA/5/1598/89.
\textsuperscript{94} Hair and Alsop, English Seamen and Traders, 283. For other examples of apprentices mentioned in wills of seamen employed in the Guinea trade see also 167, 186-7, 192-3, 215, 333.
\end{footnotes}
affection was returned. Apprentice mariner John Roche's will acknowledges the gratitude of servant for his master and mistress: he gave Master and Mistress Giles the wages for his last voyage "for the satisfaction of the debt I owe them". As in the land trades, indentured servants of the maritime trades like Roche were made to feel a part of both an economic unit and a household. Apprentice Henry Goslinge gave his master (and uncle) mariner Stephen Talmage half his belongings. In September 1603, Edward Cornwall fell sick on the Red Dragon on her return voyage from the East Indies. He had been the apprentice of William Winter, one of the master's mates, who had predeceased him:

at his deathe [I] was my owne Man and from that tyme my wages was due to my self yett for [the] love I did carrie him I doe giue and bequeathe vnto Ellen Winter wief vnto my late Master William Winter all the wages due vnto me synce his deathe.

Like the community on land, servants and youth were an integral part of Tudor society afloat. While shipboard communities usually excluded women, they mirrored their counterparts on land in terms of hierarchy and in that service was an essential component. The community was a social unit with economic goals: it contained

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95 Guildhall Ms. 9171/21/92v. We do not know whether this "debt" was monetary or personal, but the latter is more likely. A monetary debt owed equally to a master and his wife would have been unusual, especially when it was repaid by a bequest to the master alone.

96 PRO PROB 11/86/74.

97 PRO PROB 11/102/179.
large numbers of youth under tutelage who contributed to the overall productivity. Apprenticeship was comprehensive in its aims: it provided an education, contacts, tools and money in order to begin a career of one’s own. It also allowed the boy a surrogate family and a new network which enlarged his social horizons. The overall goal was to produce a skilled worker who was equipped to fulfil both his social and economic role: he knew his role in Tudor society and was content to function within the confines that birth and training had dictated. The evidence points to effective overall socialization, helping to perpetuate a traditional craft in a time of disruption.

ECONOMIC ASPECTS OF APPRENTICESHIP

Apprenticeship was an important component of the overall economic system of sixteenth-century society. Given that seamen worked and lived largely within their occupational network, it is not surprising that they chose associates in maritime or trade-related activities to train their sons. The selection of a master for an apprentice was influenced by connections within the maritime community and the family’s means. While apprenticed maritime youth often hailed from moderately prosperous families, more than one boy in apprenticeship could strain the resources of a family, especially if the parents hoped to secure accomplished masters to

98 Smith, "The Ideal and the Reality", 449.
99 Scammell, "Manning the English Merchant Service", 137.
instruct their offspring.\textsuperscript{100} Occupational networks and business contacts influenced the choice of a master for one's son.

One common pattern was for men in related trades to apprentice their sons as mariners. For instance, shipwright Nicholas Diggens' son Nicholas became a successful mariner.\textsuperscript{101} Similarly, some seamen learned ship carpentry to increase their marketability.\textsuperscript{102} The Bence family of Suffolk included both merchants and mariners.\textsuperscript{103} Boys who were apprenticed as merchants became mariners and vice versa.\textsuperscript{104} For instance, John Callice testified in 1577 that he had been apprenticed first as a merchant and then as a mariner.\textsuperscript{105} Michael Geare, a successful privateering captain, had been apprenticed as a mariner but later identified himself as a merchant.\textsuperscript{106} Sir John Hawkins, one of Elizabeth's greatest seamen, an architect of her navy and cousin to Sir Francis Drake, probably began his career as a merchant factor watching his father's interests on shipboard.\textsuperscript{107}

\textsuperscript{100} Patrick McGrath, "Merchant Shipping in the Seventeenth Century Part II", \textit{Mariner's Mirror} 41 (1955), 23; Steven Smith, "The Ideal and the Reality", 452.

\textsuperscript{101} Guildhall Ms. 9171/19/114v; PRO PROB 11/143/239v.

\textsuperscript{102} PRO HCA, 13/35/130, 13/31/81v.


\textsuperscript{104} Goodman, "Bristol Apprentice Register", 28.

\textsuperscript{105} PRO HCA 1/40/22.

\textsuperscript{106} PRO HCA, 1/40/45, 1/40/47, HCA 25/3 unfoliated.

\textsuperscript{107} We know he did travel as merchant factor in the 1560s. Youings, "Raleigh's Country and the Sea", 269-70.
Seafaring and trade were a natural pairing. Merchants were also attracted to sea service in privateers and trading vessels because of potential profitability and to guard the interest of the investors. Given their involvement, it was common for merchant backers to serve as captains. Some merchants drifted from legal trade to piracy: although risky, the latter could be particularly lucrative. One of the most notorious Elizabethan pirate captains, Clinton Atkinson, was a London merchant by trade.

Although masters incurred considerable costs in clothing, feeding, and housing servants, apprenticeship had financial benefits for the master: he profited from the additional labour and collected the wages or shares of any voyages the boy made. Masters in maritime occupations were relieved of the financial burden of providing food, drink and shelter for their servants during the duration of voyages since seamen’s victuals were not deducted from their wages. The contemporary recognition of a distinct stage of apprenticed adolescence translated into distinctive employment and remuneration patterns. On board the Greyhound, John Tresolde was seen as a “striplinge of the age of xvij or xvij yeres...” and the

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110 Ibid., 398.

111 PRO HCA 1/42/26.

crew recognized that he was "neyther was able to doe nor did suche labor as a man oughte to doe...". 113 In 1580, Richard Rider received the wages for his apprentice, which were calculated to be "halfe the wages of a man". 114 Because most maritime masters were themselves waged employees, the normal economic pattern was for an individual to contract with his employers for the labour of himself and his apprenticed servant(s). For example, shipmaster Bartholomew Hugguet received the wages for his three apprentices. 115 In early modern English urban apprenticeships, the apprentice was normally the servant within an established household headed by an independent master, and the principal economic benefit to the master was the apprentice's labour. There are few parallels on land for a master-apprentice relationship where the principal economic value lay in cash profit from wages. The use of apprenticed labour to acquire wage profits applied also to land-based trades which sent numbers of their occupation to sea, as can be seen in the provision of apprenticed ship surgeons by the masters of the Barber-surgeons Company of London. 116

In 1589, the right of the master to his servant's earnings was tested in the Admiralty Court when shipwright Thomas Greaves filed

113 PRO HCA 13/24/130v.

114 PRO HCA 24/51/91. A youth employed as a farm labourer was generally paid half an adult male's wage. Kassmaul, Servants in Husbandry in Early Modern England, 72.

115 PRO HCA 13/32/1-2.

a suit in the court regarding the breach between himself and his apprentice, Richard Caseye junior. Greaves claimed that he was greatly hindered by the loss of his indentured servant: the shipwright had outfitted his servant for a privateering voyage and Caseye refused to return to his master after the voyage ended. Greaves maintained he was entitled to his apprentice’s wages in addition to the "service...a servante oughte to doe...".\footnote{117} Thomas’ father, shipwright Henry Greaves of Ratcliffe, testified under oath in the Admiralty Court that,

\begin{quote}
yt ys both vse & custome of his knowledge and greate equity also... that Masters should haue the gayne of their prentises viadges which they bring vpp instruct and furnishe to sea...\footnote{118}
\end{quote}

It seems more likely that the real issue was that Greaves felt entitled to the great wealth that Caseye garnered while on his privateering voyage. \footnote{119} It was estimated that Caseye amassed £200\footnote{120} worth of silk, gold and other commodities. Caseye’s father told Greaves that “yt was not his service that he soughte but the gayne of his viadge which he sayd he should never haue excepte he won yt by lawe”.\footnote{121} The Court recognized Greaves’ rights to the revenue of

\footnote{117} PRO HCA 13/27/311.
\footnote{118} PRO HCA 13/27/310. See also PRO HCA, 13/31/98-9, 3/27/310v.
\footnote{119} Greaves had at least one other apprentice to assist him. RO HCA 13/27/310.
\footnote{120} PRO HCA, 13/27/304, 13/27/309-v, 24/56/27.
\footnote{121} PRO HCA 13/27/311.
his servant. 122

Service could also have economic benefits for the widow of a maritime master. Fisherman Simon Stamford promised his "covenant servant" Harry Gooddin 26s.8d. and a half share in the family's fishing boat in partnership with Simon's son, Thomas, if he completed his time in the service of Simon's wife, Eleanor. 123 While James Robson's will released both his servants from their time, he insured that his wife Elizabeth would receive both their shares and wages from their final voyage. 124

Families might also benefit from a boy's apprenticeship. Seamen, merchants and shipowners found it convenient to apprentice their boys to the sea so that they became knowledgable about maritime industries before inheriting vessels, shares in shipping, or trade-related responsibilities. There were obvious advantages to leaving ownership to a skilled seaman. A knowledge of the inner workings of the maritime community was an asset for those men who sought to maximize their profits in the competitive and risky world of sixteenth-century trade.

Ultimately, the servant would also profit from his training. Tutelage under an established master was a definite asset. 125 Maritime apprenticeship was not like guild and land-based apprenticeships where such training was a legal requirement

122 PRO HCA 24/56/27.
123 Guildhall Ms. 9171/18/274.
124 PRO PROB 11/102/182.
125 Steven Smith, "The Ideal and the Reality", 452.
(except when freedom was accorded by patrimony) to practice the craft. The upper ranks of the maritime community were not closed to those who had not completed an apprenticeship, but covenant servants almost always took their place among the skilled elite and highest wage-earners. The few who received formal apprenticeship became masters, pilots and often, shipowners. Apprenticeship in itself offered the opportunity for rapid advancement and command. Because skill in navigation was the dividing line between a seaman capable of command and the rest of the crew, apprenticeship was the surest route of obtaining these skills. With the increase in trans-oceanic travel, navigational ability was growing in value; a completed apprenticeship with an adept navigator increased one’s worth on the labour market. Shipowners and merchants were no doubt more willing — at least initially — to entrust their ship and cargo to a man who had learned navigation and business acumen under a shipmaster of ability and reputation than one who lacked such credentials. A young master would have to sink or swim on his own abilities but apprenticeship could provide those all-important

126 Kenneth Andrews, "The Elizabethan Seaman", 257. Boys who were apprenticed to lesser officers (such as boatswains) probably learned only the rudiments of the art of navigation. Ralph Davies, The Rise of the English Shipping Industry in the Seventeenth and Eighteenth Centuries (1962; rpt. Great Britain: David and Charles, 1972), 117, 126.

127 Scammell, "Manning the English Merchant Service", 137.

128 The exception was captains and military officers on naval and privateering vessels. While some were seamen, it was most often landsmen who became captains, lieutenants and soldiers in charge of the military objectives of the voyage. Such officers almost always left navigational matters of the sailing of the ship to the seafarers on board.
While knowledge and training were not the only criteria for command, apprenticeship to a shipmaster or pilot "fast-tracked" a small number of youths for positions of authority and virtually assured them of a gainful living. Connections and an element of luck were added assets. Skilled seamen who were relatives of merchants, shipowners, or successful shipmasters were doubly assured of their prospects to command at a young age. While apprenticeship alone could not guarantee the choicest employment opportunities or great wealth, it altered the boy's prospects drastically from that of the majority of his shipmates.

LIMITATIONS OF MARITIME APPRENTICESHIP IN THE SIXTEENTH CENTURY

In 1598 sailor Thomas Chartham of Feversham, Kent, complained that glover Mathew Harte, Sawyer Thomas Virgo, and servingman John Hamon left their respective trades in 1595 to operate hoys on the Thames. Chartham protested that they had not "beeyne broughte vpp apprentice vnto any maryner..." and were,

thereby takeinge from this examinate and others whoe haue duely served Apprentises vnto Seafayreinge men the Lyveinge which they dyd and shoulde gette by followeinge the trade where vnto they haue served and beyn Broughte vpp.  

Chartham had little recourse except to appeal to the Lord Admiral to monitor the standards of the craft for the sake of the navy:

her Majestye is disappointed in tyme of service when occasion servethe for theise and

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130 PRO HCA 1/45/50-v.
suche like vnskilfull persons ether with drawe them selves...or beinge constrayned there vnto for lake of skylle and knowledge doe indanger the chardge they take in hande. 131

In the absence of civic or national regulation, seamen's only hope - a remote one - was an appeal to the state to defend its interests. Chartham was not alone in his complaints. The Trinity Brethren had a history of appealing to the Lord Admiral to guard their asserted rights to conduct pilotage on the Thames; they lacked the authority to uphold standards even in their own limited domain. 132 A formal guild would have preserved standards of the craft by monitoring apprenticeship and safeguarding its membership from an infiltration by landsmen. Guilds, however, were invariably municipal, and English seafaring was national, and sometimes international, in its membership. Even the Thames basin contained an abundance of independent local authorities, dispersed between four counties. None the less, the Tudor state was unused to any role in independent regulation. When the state did require regulation of extra-municipal economic groups it customarily turned to the church for the necessary administration (as in the regulation of the press, medical practitioners and midwives); this model possessed little relevance for the merchant marine. The absence of organization left seamen unprotected as craftsmen. The standards of the trade were left solely to individuals to uphold. Lack of a guild compromised the level of training seamen received:

131 PRO HCA 1/45/50v.

most men never benefitted from apprenticeship. Although we have few details, it seems that most seamen learned their trade through on-the-job training, and the majority of fishermen, merchant seamen, pirates, privateers, and naval seamen were never indentured. In the absence of a formal guild or binding regulations, most training was conducted casually. Ordinary seamen professed themselves to be "simple men...[with] like skill...". Even those who sought proficiency in a maritime craft could seek it through informal training. Many presumably followed the example of Christopher Mills of London who simply shipped himself with master Robert Bush so that he might learn a mariner's trade. He paid no apprenticeship premium, suffered none of the restrictions placed upon his freedom - sexual, moral, occupational - by apprenticeship, and kept the wages he earned. The road to the top was longer and harder, but in this expanding sector of the economy many Christopher Mills of this period found acceptable economic niches, free of patriarchal discipline and insulated by the peculiar life of a recognized sub-group within society.

Thus, seamen had a two-tiered system of training for the highly skilled upper ranks and the less skilled lower echelons; professional wisdom was passed on through formal and informal

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133 Youings, "Raleigh's Country and the Sea", 289.
134 Shipwright John Vallre of the Lion, testifying in 1602 on the taking of the ship by pirates. PRO HCA 13/35/382.
135 Scammell, "Manning the English Merchant Service", 137.
136 PRO HCA 1/40/44v.
channels within the maritime community. While informal training might have proved satisfactory for the less skilled seamen, it compromised the overall quality of Elizabethan seamen. Lack of apprenticeship regulation and development opened the door to unrestricted entry, competition, and incompetence in a trade already fraught with life-threatening hazards.

HIRING AND ENTRY INTO SERVICE

As in the case of apprenticeship, seamen’s lack of a guild meant that hiring practices were governed mostly by custom and not regulated by a trade organization. Unlike other waged labourers of the period, seamen’s hiring practices were not monitored by the polity either.137 Seamen’s employment was based on a peripatetic work-pattern and the individual was responsible for negotiating the terms of his own employment. In regard to specific durations of employment, work-related geographic mobility and the individual’s role in negotiating contracts, seamen had much in common with other labourers of the period such as colliers and farm labourers.138 Although seamen had a large amount of employment freedom (the converse being the absence of job security) relative to many of the

137 While the level of involvement is in question, hiring fairs are the best example of official intervention in hiring procedures of waged labourers. See Michael Roberts, "Waiting Upon A Chance": English Hiring Fairs and Their Meanings from the 14th to the 20th Century", Journal of Historical Sociology 1 (1988), 124-128.

land-based trades, it does not necessarily follow that they were unparalleled in Tudor society. Farm servants, for instance, had a high degree of geographic mobility and entered into their own short-term contracts. Their contracts, however, were based upon an annual pattern which was determined regionally.\textsuperscript{139} While the hiring practices of some seamen were governed by the seasonal nature of their runs, many types of voyages operated year round and hiring was not based upon the seasons.

Owners and merchants usually hired the master if he was not already a shareholder in the vessel. While merchants often sent factors to represent their interests on important voyages, the responsibility of representing the interests of the owners normally fell to shipmasters. Since both maritime and commercial interests were at stake, the owners were anxious to select a trustworthy man of ability in both areas.\textsuperscript{140} Thus, it is not surprising that the shipmasters hired were often related to the owners and merchants. The growth of shipping, however, created new places for skilled men of ability.\textsuperscript{141}

The rest of the complement was normally hired by the ship's master but were sometimes retained by the owners of the ship. Contracts were made verbally and rested on a foundation of

\textsuperscript{139} Kassmaul, \textit{Servants in Husbandry}, 49, 50, 55.
\textsuperscript{140} Davies, \textit{The Rise of English Shipping}, 127.
\textsuperscript{141} Ibid., 128.
customary practice and English Common Law. This could present problems for the employees: if the owner disputed the terms at the end of the voyage, seamen had no written proof of their contract. The will of mariner George Warde in 1557 bequeathed his wages to his mother and named his uncle as "myne Attorney to withstande and attempte the lawe against all suche as withholde or kepe awaye any part mencyoned...". While shipowners were more likely to make binding written agreements with masters, this was not always the case. Laurence Rowndell of the John Baptist made his will during the Guinea voyage of 1564-65 and bequeathed his wages to his executrix. Although Rowndell was probably the master, he acknowledged the possibility that his wife and executrix would never receive her due in which case the matter would be left "betwene god and theire [the London merchants’] conscience whoe ys

142 C.H. Dixon, "Seamen and the Law: an Examination of the Impact of Legislation on the Merchant Seamen’s Lot, 1588-1918" (Ph.D. diss., University College, London, 1981), 13. This also parallels Elizabethan collieries where overmen were bound to the owners to manage pits and hire workers for an agreed season much as a shipmaster was bound to hire a crew, deliver cargo, and conduct trade. Levine and Wrightson, Making of an Industrial Society, 183-5. Verbal contracts were a feature of employment pacts among other sectors of Elizabethan labour. Kassmaul, Servants in Husbandry, 179.

143 Hair and Alsop, English Seamen and Traders, 282. Oppenheim submits that post-voyage confrontations were common. M. Oppenheim, The History of the Administration of the Royal Navy, 1509-1660 (1896; rpt. U.S.A.: Shoe String Press, 1961), 243. Evidence from the Admiralty Court depositions suggests that wage-disputes were not frequent. However, most seamen were not in a financial position to seek redress in the court. In lieu of this, some cases were handled by informal arbitration at Trinity House while other seamen petitioned the Lord Admiral directly for redress. This will be discussed more fully in the next chapter.
a righteous Judge". Judging from the experience of land-based industry, the casual nature of the employment agreements suggests, once again, an abundance of labour.

Predictably, wages and perquisites were crucial to lure men into employment. These themes will be discussed fully later. Suffice it to say that seamen (excluding apprentices) were individual agents who sought to hire themselves out for suitable wages, in positions they thought reasonable, and to appropriate destinations. Undeniably, it was important for a man of skill to obtain a place in a rating befitting his rank. For instance, a man who considered himself an "officer" might be willing to sail as a mate but only the most desperate would debase themselves much below their station. For the most part, seamen sought out the most advantageous positions and could be quite mercenary in the pursuit of wages and shares. One seaman boasted, "that if the Great Turk would give a penny a day more he would serve him". This statement contains a good deal of truth, although presumably its author intended that it should possess shock value. Some English seamen were unsatisfied with conditions at home and opted for

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144 Hair and Alsop, *English Seamen and Traders*, 324.


148 Ibid., 136.
service on foreign ships. For those pursuits judged as being lucrative, there was no shortage of willing men. Certainly English privateers could be found serving under commissions of foreign princes such as the King of Navarre, the Prince of Orange and Don Antonio of Portugal, although in some instances at least these were merely flags of convenience. Foreign employment could also include labouring for national enemies. Although he ultimately returned to England for employment, William Allen alias Sallows made a career out of plundering his own countrymen on Spanish and Dunkirk ships. He was not alone. Contemporaries recognized that privateering had a great attraction to seamen. Stuart sea captain Nathaniel Boetler wrote in his Dialogues: "As for the business of pillage, there is nothing that more bewitcheth them, nor anything wherein they promise themselves so loudly, nor delight in more mainly". Sir Richard Hawkins asserted that seamen's "mindes are all set on spoyle...". Such service held

149 Scammell, "The Sinews of War", 353.


151 PRO HCA, 1/42/2, 1/42/33, 1/42/14, 1/42/14v, 1/43/47, 1/43/206v, 1/44/67v, 1/42/88v, 1/42/7, 1/42/21, 1/42/57, 1/42/66, 1/42/23v. In some cases, serving foreign princes was a way to avoid English restrictions.

152 Scammell, "Sinews of War", 353; Croft, "English Mariners Trading to Spain and Portugal, 1558-1625", 264.

153 PRO HCA 1/46/104v-115.


155 Sir Richard Hawkins, Observations, 112.
the greatest hope of reward - at least in the minds of seamen.\textsuperscript{156} When trading voyages and privateering were combined, the employment proved compelling because it offered both the guaranteed wages of merchant voyages and the shares of prizes which the privateers offered. Some seamen preferred to sail the more dangerous runs which promised higher wages. Frobisher's north-west passage voyages of 1576-8 offered wages at twice the going-rate to attract employees, and the trade with tropical West Africa depended upon higher than normal levels of remuneration.\textsuperscript{157} Some men sailed almost exclusively on coastal voyages which held the fewest dangers, especially when compared to risky long-distance voyages. Mariner Anthony Loveking, for example, made his living sailing on coal runs to Newcastle on the Margaret of London.\textsuperscript{158} The majority of seamen earned their daily bread from the coasting and short-distance foreign trades:

for every seaman who sailed west with John Hawkins there were a thousand who spent the whole of their active lives at sea but never passed beyond 10° west.\textsuperscript{159}

There was great diversity within career patterns. Some seamen testified to serving on the same ship for several voyages with many of the same crewmates and preferred to sail frequently to the same


\textsuperscript{157} Andrews, "Elizabethan Seaman", 255; Hair and Alsop, English Seamen and Traders, 119-23.

\textsuperscript{158} PRO HCA 13/32/76v-77.

\textsuperscript{159} Williams, Maritime Trade in the East Anglian Ports, 215.
destination. Naturally, there would be a greater sense of security in the familiar routine of the voyage and dealing with the same work-mates and owners. Others were not nearly so specialized and their choices show great variety in both the type of voyages and destinations. Patrick Dalton of Plymouth was the master of the *Jennet* of Stonehouse to Roscoff in April and May, 1580. In June and July he sailed the *Greyhound* of Plymouth for Morlaix, while in August and September he took the *Trinity* of Plymouth to Conquet, Brittany. Seamen's impermanence in regard to employers and type of voyage does not necessarily imply that they were dissatisfied with working conditions or remuneration. In part, career patterns rested upon the seasonal nature of certain routes. Some coasting and most fishing voyages took place from the spring to the autumn. The transport of cargoes of wine to and from Bordeaux was determined by the October and February wine fairs. The salt and grain trade with Spain (prior to the embargo of 1585) was characterized by two major periods of activity. While there were exceptions, many types of voyages proceeded in the winter months. Since seamen were hired by the voyage, most were not able to support themselves if there were long intervals between the time

160 PRO HCA, 13/24/214, 13/24/310, 13/28/53-55v, 13/30/22v-23v, 13/31/67v-8, 13/31/102-3, 13/32/52-3, 13/32/76v-77, 13/33/22, 13/34/323-4, 13/35/354v. Likewise, in the case of servants in husbandry who were also waged labour and very mobile, there was a degree of permanence and continuity of employment. Kassmaul, *Servants in Husbandry*, 55.


162 For greater detail of seasonal voyages see Williams, *Maritime Trade*, 239-245.
their ships returned to port and the next departure.\textsuperscript{163} It was easier for a mariner to find job security with merchant companies such as the Levant or East India Companies who operated several ships. Reputation was critical. Cargoes were expensive and a master or skilled seaman who showed himself trustworthy and capable could expect to be hired for additional voyages.\textsuperscript{164} Those seamen who aspired to higher wages, a better rating with more responsibility, or improved shipboard conditions could seek their fortunes elsewhere; as in the case of other mobile labour groups, moving on to a new master allowed for the possibility of improving one's lot.\textsuperscript{165}

Seamen were willing to take risks but they did have their limits. Recruitment was difficult for voyages of exploration and impressment frequently had to be used in addition to, or in lieu of, higher wages.\textsuperscript{166} Drake concealed the true nature of his voyage of circumnavigation largely because he would have found it difficult to recruit seamen: he told his crew he was sailing to Alexandria.\textsuperscript{167} Martin Frobisher's northern voyages were not attractive to seamen and, in spite of exceptionally high wage

\begin{footnotes}
\item[164] Ibid., 128-9.
\end{footnotes}
rates, prisoners had to be used to meet the shortfall.\footnote{168} Shortages of manpower, however, were almost exclusively a naval problem where service was poorly rewarded. With the exception of the navy, hiring practices were essentially the same: seamen negotiated with masters or owners for wages, perquisites, and position. While elements such as skill level, experience, and the “going rate” limited seamen’s expectations, they were still entitled to make their own choices and calculate their own risks. It was forced, unprofitable service which—as we shall see—seamen resented so deeply.

While seamen normally had a great deal of freedom in choosing their employment, they were hampered by various factors. Employment was not always available in the seaman’s home port. Seamen frequently moved as a result of apprenticeship and to seek employment after the completion of their training. It is clear from Admiralty depositions that many seafarers came from far afield to pursue their careers.\footnote{169} The records are biased towards seamen living in London and the surrounding area; the large number of Londoners probably reflects the high population and higher wages of the capital,\footnote{170} its importance as a port and the fact that witnesses

\footnote{168}Scammell, "Manning", 133; Scammell "Sinews of War", 357; The practice of using convicts as unwilling labour on high-risk voyages originated earlier. See John G. Webb, "William Sabyn of Ipswich: An Early Tudor Sea-Officer and Merchant", 211.

\footnote{169}Geographical mobility is drastically understated in Admiralty depositions. Most men stated only their current parish of residence, which was probably all that was required of them by Admiralty officials.

\footnote{170}Andrews, "The Elizabethan Seaman", 249, 255.
would be more readily accessible to the Court. In comparison to other ports London demonstrates a tendency to draw seamen from greater distances. Men residing in London originated in ports such as Weymouth, Melcombe Regis, Lyme Regis, Bristol, Leigh, Plymouth, Portsmouth, Newcastle and Hull. Some came from Wales, Scotland, Ireland, Danske, Germany and Sweden. Within a Tudor populace with a generally high degree of geographic mobility, seamen were an especially migratory lot. 171 Other itinerant labour groups such as farm labourers benefitted from the fact that contracts terminated at the same time every year; in this way, prospective employees knew when positions were opening. Positions aboard ships involved in seasonal traffic opened at roughly the same time every year. However, most types of voyages were not confined to specific months and thus, there was no given time to seek employment. Seamen had to rely on chance, word of mouth, and connections in order to find employment. They did not have the anything equivalent to the hiring fairs which matched farm labourers with masters. 172 In periods where employment opportunities were scarce, seamen had to travel farther from home in search of work. 173 Employment opportunities were also limited by reputation. Considering the number of libel cases in this period, reputation was a matter of


172 Kassmaul, Servants in Husbandry, 49, 51, 60-1.

considerable importance.

While information on the process of hiring seamen in this period is practically nonexistent, advertisements were probably made through networks of kinship, friends, and word of mouth. Taverns were a popular place to exchange information; merchant seamen who joined pirate ships were often approached in ale houses.\textsuperscript{174} One has only to read Admiralty Court depositions to see that taverns figure largely as a popular haunt for seafarers. The search for employment was probably helped by the fact that seamen were recognized by their distinctive manner of dressing.\textsuperscript{175} A grocer and his apprentice who bought goods from two strangers took them to be seafarers because they wore "saylers apparell".\textsuperscript{176} An Admiralty officer who was looking to impress seamen for naval duty approached one John Richard on sight, presumably because of manner of dress.\textsuperscript{177}

**SEAFARING AS BY-EMPLOYMENT**

Seafaring was a significant form of by-employment.\textsuperscript{178} There were men from related trades such as fishmongering and ropemaking

\textsuperscript{174} PRO HCA 1/43/12.


\textsuperscript{176} PRO HCA, 1/44/194, 1/44/194.

\textsuperscript{177} PRO HCA 13/27/324v.

who joined the ranks of seamen. Fishermen and watermen also found their way into other groups of the maritime community. In addition, it was usual for men in many coastal communities in England to combine seafaring and farming. While some inexperienced landmen like the tailor Isaac Hampton of Kent joined the ranks of unskilled or semi-skilled labour, others went to sea frequently enough to work their way up to skilled positions. George Foster combined the occupations of gunner and cutler. Salter and mariner Thomas Brooke of London observed that "he liveth by the sea partly and partly by the lande...". James Woodcot's career as a mariner was an illustrious one: he became a master, pilot, and a member of Trinity House. However, he also was identified as an ironmonger. There was no shortage of men in

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179 PRO HCA, 13/25/262v-3, 13/30/57v, 1/44/23, 1/44/73, 13/25/205-v.
182 PRO HCA, 1/42/13, 13/26/70v-1.
183 PRO HCA 13/26/70v.
184 PRO HCA 13/29/188v.
185 He was possibly the Master of the Trinity House. See G.G. Harris, Trinity House of Deptford, 73 and Hilary P. Mead, Trinity House (London: Sampson, Low, Marston and Co.,1947), 36.
186 Guildhall Ms. 9171/21/165v-6. Apparently Woodcot worked in both trades until the time of his death. The entry recording his burial in Stepney parish identified him as both ironmonger and mariner. GLRO X24/70/43v.
unrelated trades sailing as seamen: tallow chandlers, taylors, painters, vinters, butchers, yeomen, grocers, and sheermen.\textsuperscript{187}

Positions on ships were welcome by landsmen hit hard by steady price inflation, overpopulation, unemployment and underemployment in late Tudor England.\textsuperscript{188} The shipboard community utilized such men “to drudge” as manual labourers.\textsuperscript{189} Evidence is extremely thin but G. V. Scammell postulates that wage labourers and small tenants would have been especially vulnerable to hard times and would have augmented the ranks of the expanding maritime community.\textsuperscript{190} The evidence consulted for this study can neither confirm nor refute this assumption. On occasion at least, the flow could be reversed: inheritance, marriage, or profits could provide seafarers with the ability to limit maritime employment to occasional work.

While seafaring had traditionally been a significant form of by-employment in coastal locations, the need for manpower and the lure of pillage during the war years drew landsmen into the

\textsuperscript{187} PRO HCA, 13/25/205-v, 1/43/181v, 1/44/205, 1/42/13, 1/44/9, 1/42/77v, 1/44/23, 1/44/73. Scammell, “Manning the English Merchant Service”, 138.

\textsuperscript{188} Scammell, “Manning the English Merchant Service”, 138. From the 1540s the population increased at a rate of one percent annually. Just prior to the invasion attempt of 1588, Elizabeth governed 3.8 million subjects. In the 1590s population growth slowed to .5 percent per annum because of a series of disastrous harvests and the effects of disease and mortality among soldiers and seamen. Joyce Youings, Sixteenth Century England, 139, 149, 151. See also D.C. Coleman, The Economy of England (London: Oxford University Press, 1977), 21-30.

\textsuperscript{189} Scammell, “Manning the English Merchant Service”, 138; Farrant, “Rise and Decline”, 63.

\textsuperscript{190} Scammell, “Manning”, 138.
maritime community in greater numbers. Demands for financial backing insured that wealthy gentlemen became privateering captains, officers, and investors. Societal hierarchy, patronage, and the need for governance insured that men from the upper echelons commanded naval vessels in spite of bitter criticism from accomplished seamen like Walter Raleigh, who complained that landsmen were made commanders "by vertue of the purse" and "speciall favour of Princes". Military objectives of the navy and privateers altered the peacetime composition of the maritime community by allowing soldiers aboard. Consequently, this influx of landsmen not only diluted the numbers of skilled seamen on shipboard but created tensions. Drake’s speech during his voyage of circumnavigation encapsulates his frustration:

> it doth even take my wits from me to think on it. Here is such controversy between sailors and the gentlemen and such stomaching between the gentlemen and sailors, that it doth even make me mad to hear it. But, my masters, I must have it left. For I must have the gentleman to haul and draw with the mariner and the mariner with the gentlemen. What! let us show ourselves all to be of a company...I would know him, that would refuse to set his hand to a rope, but I know there is not any such here.  

The presence of greater numbers of unskilled landsmen after 1585 disturbed the traditional shipboard equilibrium by upsetting the customary balance between command and consultation. Both privateering and naval expeditions required heavy manning which


also decreased communication between the crew and master.\textsuperscript{193} Ultimately these factors compromised what has been termed the "maritime democracy of the medieval age".\textsuperscript{194} As we shall see, at least in regard to privateering and naval duty - the areas where landsmen were concentrated - seamen lost much of their voice in shipboard affairs.

Overall, by-employment affected the maritime community in many ways. Part-time seamen ensured that maritime employment would be linked to the wider economy. Additional labour was necessary for this period of expansion. However, maritime by-employment ultimately compromised the position of seafarers. The availability of unskilled labour served to keep wage rates low. It also diluted the ethos of maritime life in the two important "new" areas of the late sixteenth century: privateering and the navy. The presence of a significant number of landsmen in the maritime community attenuated the tendency for seamen to view themselves as a community set apart (physically and socially) from the greater society.

**JOINING A PIRATE CREW**

Seamen's search for employment was not limited to the "legitimate" maritime community: they were willing to move outside the law to find satisfactory remuneration and conditions. Contemporary opinion stated that seamen fell into "unlawful

\textsuperscript{193} Andrews, *Trade, Plunder and Settlement*, 27.

\textsuperscript{194} Ibid., 206; Andrews, *Elizabethan Privateering*, 40-1, 234-5.
courses" because of poverty and idleness. 195 Seamen Stephen Dingley, Nicholas Crammer and William Randall said that, "soe longe as they wente abrode they had money to serve theire turnes, but when they lay still they were allwayes beggerly & in wante". 196 Henry Mainwaring, "the great pirate-turned-admiral of James I's reign", claimed that common seamen turned to piracy because they "are so generally necessitous and discontented". 197 Captain John Young requested that shipowners compensate seamen adequately for their labours or else "necessity will force them to steal". 198 Insolvency was undoubtedly a motive for some seamen to accept employment from pirates. 199 Sailor Thomas Freeman went with Captain Clinton Atkinson from Portsmouth, he said in his defence, because he was "in povertye and greate nede...". 200 Three mariners claimed they joined Captain William Arnewood at Studland in 1583 "beinge destituted of service...". 201 Thomas Cowdell claimed he was "out of service..." and thus joined Arnewood. 202 Many men who joined had

195 Andrews, "Elizabethan Seaman", 251; PRO HCA, 1/42/18, 1/42/20, 1/43/12, 1/44/17, 1/45/87v-8.
196 PRO HCA 1/44/17.
198 Ibid., 251.
199 PRO HCA, 1/44/17, 1/44/186.
200 PRO HCA 1/42/20.
201 PRO HCA 1/42/18.
202 PRO HCA 1/42/15v.
been discharged from military or naval service\textsuperscript{203} and they were very likely in want as well.\textsuperscript{204} Bands of vagrants, migrants, and other "ill-disposed persons" committed crimes because of indigence.\textsuperscript{205} These were explanations which Tudor Englishmen could understand and which spoke to contemporary experience, particularly during the economic crisis of the 1590s.

Depositions within the Admiralty Court are not as useful as we might hope in revealing why seamen joined pirate crews. Many examinates claim they were kidnapped or tricked into joining.\textsuperscript{206} Captured crewmen of Arnewood's testified that he hired them on the pretence they were going to serve in Flanders.\textsuperscript{207} This seems to have been a popular ruse among pirates: Thomas Walton alias Purser confessed that it was a subterfuge to aid in hiring a crew that he alleged he held a commission from Don Antonio of Portugal.\textsuperscript{208} According to his statement under oath, ship carpenter Richard Johnson of Norfolk merely sought passage home from the Isle of Wight in late 1598 or early 1599. He claimed that, despite the

\textsuperscript{203} PRO HCA, 1/42/16, 1/42/16v, 1/42/21, 1/42/65, 1/42/66, 1/45/43v, 1/45/112v, 1/45/180, 1/40/94, 1/42/175, 1/41/112v, 1/41/180v, 1/46/50v-51, 1/43/12, 1/44/126v, 1/44/217v, 1/40/6, 1/44/120v. Ex-military personnel in general experienced problems fitting back into the labour market. Gareth Stedman Jones, \textit{Outcast London}, (Oxford: Clarendon Press, 1971), 77, 97.

\textsuperscript{204} Scammell, "The Sinews of War", 360.

\textsuperscript{205} Ibid., 360.

\textsuperscript{206} PRO HCA, 1/41/4v, 1/44/205, 1/41/6, 1/41/44, 1/42/4, 1/42/7v, 1/42/15v.

\textsuperscript{207} PRO HCA 1/42/14v-17v.

\textsuperscript{208} PRO HCA 1/42/2.
fact he was on board a pirate ship, he did not partake in any illegal activities. Johnson was "wantinge money to goe home by lande, he sought passidge at the cowes & so fell into this mischeife...". While some seamen might have been duped, more were likely lying to avoid condemning themselves from their own testimony. When Arnewood was captured he refused to answer certain questions in the Admiralty Court on the grounds "he will not accuse himselfe...". In 1580, several seamen claimed they were hired to go on a trading voyage for Bordeaux on the Philip and Joyce and did not know until the voyage was underway that they were to go "vpon adventure and purchase...". Mariner James Willys of Newcastle-upon-Tyne affirmed he was lodged at the White Horse in Wapping in 1587 when sailor William Tooley, also from Newcastle, and a group of other seamen approached him. They announced they were going to go to Southampton to serve upon one of the Queen's ships and welcomed him to accompany them. Willys said he had no money to go so far but would accompany them on any merchant voyages. Tooley raised the money by selling a taffeta doublet and bore Willys' charges to go to Southampton. The group was recruited in a victualling house in Handfast (now Standfast) to sail on Clinton Atkinson's pinnace which took a French and a Scottish ship. Willys tried to convince the court he had fallen in with the wrong

209 PRO HCA 1/45/87v-88.
210 PRO HCA 1/101/14.
211 PRO HCA 1/42/12.
212 PRO HCA 1/40/126v.
crowd and had abandoned "that kinde of liffe..." at his first opportunity for more legitimate employment. Daniel Buckley claimed he went to sea only once with his brother, pirate Charles Buckley, "and woulde not goe to the seas with his said brother anye more but lefte him of his said trade". Potential pirates were probably recruited in part through networks of friendship and kinship as in the lawful maritime pursuits.

Like privateering, piracy was perceived as a quick route to wealth. However, some seamen were drawn to serve on pirate vessels for other reasons. Pirate captains could be very generous and charismatic. Arnewood was known to have "vsed his men well" and even captured seamen testify to being "well vsed and mutche made of" by pirates. Curious and casual visitors to pirate ships were often "intertayned" and treated hospitably. Pirate captains do not seem to have been the rogues of legends: gentlemen, government officials, respectable women and occasionally, children

213 PRO HCA 1/43/12.
214 PRO HCA 1/43/79.
216 Scammell, "Shipowning", 401.
217 PRO HCA, 1/43/153v, 1/43/111.
218 PRO HCA, 1/42/15v, 1/42/23.
219 PRO HCA, 1/42/18, 1/43/111.
went aboard pirate ships for business and to socialize. Clinton Atkinson admitted that on his ship he "kepte open howse and sundrie Jentilmen and others came on borde him and made merye...".

Pirate captains could be masters of public relations. Gifts and flattery endeared them to many officials. Presents could range from provisions to exotic pets. Several vice-admirals' deputies were in possession of parrots given to them by pirates; two such birds and a monkey found their way to the Lord Admiral's cook who gave the monkey to the Admiral's wife, "the oulde Lady howarde". Atkinson admitted such gifts were to earn "good willes and favoers...". Even in those instances when pirates demanded provisions and supplies at sea from their countrymen, they frequently compensated them generously for their troubles. Many sixteenth-century pirates do not deserve the reputation of amoral cut-throats which legend has accorded them. Evidence suggests that many English pirates were anxious not to alienate their countrymen unnecessarily. While business interests led them outside the boundaries of legal trade, few of these men lived exclusively

\footnote{PRO HCA, 1/41/185v, 1/43/43, 1/41/18v, 1/43/50v, 1/41/121, 1/43/169, 1/43/172v, 1/43/93v.}
\footnote{PRO HCA 1/42/30.}
\footnote{PRO HCA, 1/42/26v, 1/43/32v. See also PRO HCA, 1/41/169v, 1/41/189. The woman referred to was Howard's wife Catherine (Carey) whom he married in 1563. Burke's Peerage (London: Burke's Peerage, 1967), 709; L.M. Hill, Bench and Bureaucracy: The Public Career of Sir Julius Caesar, 1580-1636 (Stanford: Stanford University Press, 1988), 17.}
\footnote{PRO HCA 1/42/26v.}
\footnote{PRO HCA, 1/43/148, 1/43/151, 1/43/160v.}
outside the law. No doubt most "pirates" were seamen who were flirting with "casual and rather timid piracy", and whose continued existence depended upon moderate, socially acceptable behaviour.225

The atmosphere of acceptance contributed to seamen's willingness to partake in illegal actions. Elizabethan piracy "almost attained the dignity of a recognised profession".226 The Crown made sporadic efforts to control the growing tide of disorder in the second half of the sixteenth century through commissions, inquiries, and campaigns.227 However, "professional" pirates were often viewed with indifference by those ashore and in many cases protected by local officials and gentry.228 There was no end of abettors willing to assist pirates in victualling, housing and providing services for them ashore. 229 For example, Arnewood/Arnold and his crew had meat and drink at victualling houses "as other Masters and maryners of shipps...".230 In 1583, John Pope of Gosporte, bailiff to the Bishop of Winchester,


226 M. Oppenheim "The Royal and Merchant Navy Under Elizabeth", English Historical Review 6 (1891), 473.

227 PRO HCA, 1/40/62, 1/101/10, 1/101/12v, 1/43/1, 1/43/4, 1/40/58v, 14/21/61 14/21/75, 14/21/80, 14/21/83, 14/21/99, 14/21/126, 14/21/130, 14/22/52, 14/22/58, 14/22/214, 14/22/245, 14/30/85, 14/34/5, 13/34/8, 14/34/16, 1/44/220. L.M. Hill, Bench and Bureaucracy: The Public Career of Sir Julius Caesar, 1580-1636, 9.

228 Andrews, "Elizabethan Seaman", 250; PRO HCA 1/43/35v-36.

229 PRO HCA, 14/22/73, 1/43/145v 1/43/129v, 14/22/183.

230 PRO HCA 1/43/6v.
acknowledged that he frequently lodged known pirates and those "whom he suspected not to be honeste". He had been advised by a local official that he could lodge pirates if,

they vsed them selves honesty and payde for that they tooke he had not to chardge them, and said that this examinate mighte as well lodge them, as other men both in Portesmouth and other places there abowte...\textsuperscript{231}

Captain Vaughan and his crew were known to be pirates in Portsmouth but they walked the streets and "were not molested nor trowbled".\textsuperscript{232} Officials found they could not capture accused pirate Charles Buckley because "he had suche freindes in the Cuntreye".\textsuperscript{233} Pirates provided a service: they had no shortage of customers willing to buy their wares and often had clients at the highest levels of society.\textsuperscript{234} In a letter of 1590, the Lord Admiral wrote that the Queen and the Privy Council were "disquieted" that sundry of "her Majesties good subiectes [were] drawen into question and trowble in buyenge & receavinge such goodes soe taken...".\textsuperscript{235} It was alleged that justices and local officials frequently accepted gifts and bribes in return for immunity.\textsuperscript{236} Successful pirates had friends in very high places. Captain Haines and his pirate crew,

\textsuperscript{231} PRO HCA 1/43/42-v.
\textsuperscript{232} PRO HCA 1/43/181v. See also PRO HCA, 1/41/18v, 1/41/125, 1/41/142v, 1/41/145v.
\textsuperscript{233} PRO HCA 1/43/81.
\textsuperscript{234} PRO HCA, 1/43/36, 1/43/128v. David Mathew, "The Cornish and Welsh Pirates in the Reign of Elizabeth", 337-9,340.
\textsuperscript{235} PRO HCA 14/27/112.
\textsuperscript{236} PRO HCA, 1/42/28-v, 1/42/42, 1/43/66v.
affirme that theye had better freindes in Englande then eanye Alderman or merchante of London had naminge Sir Christopher Hatton duringe whose life as they sayde theye knewe whither to goe and therewithall wisshed for his longe liffe.  

Corrupt officials, piracy and misguided privateering contributed to the growing lawlessness at sea during the war years.

Captain John Young claimed that "when they [seamen] are once entered into that trade [piracy], they are hardly reclaimed". While this is true of some of the more professional buccaneers, many "pirates" weaved comfortably back and forth between various groups of the maritime community as well as vacillating between legal and illegal activity. Although evidence is slim, there seemed to be a high turnover of personnel on pirate ships, which supports the contention that piracy was at least in part a stop-gap measure for seamen looking for employment. Most of the ordinary seamen of Captain Thomas Walton alias Purser’s pirate crew "came but latelye...". One "pirate" "hath his fathers lyvinge and

237 PRO HCA 1/41/116v. Hatton was the Lord Chancellor of England, the Admiral of the Isle of Purbeck, Vice-admiral of Dorset, and a favorite with the Queen. While he was very interested in maritime matters, Haines’ accusations cannot be substantiated. Haines’s actions suggest he did believe he was sheltered from the authorities. Alice Gilmore Vines, Neither Fire Nor Steel: Sir Christopher Hatton (Chicago: Nelson-Hall, 1978), 172; C.L’Estrange Ewen, “Organized Piracy Round England in the Sixteenth Century”, Mariner’s Mirror 35 (1949), 38.


239 Ibid., 250.

240 PRO HCA 1/42/4. In the case of criminal bands on land, John Bellamy argues that gangs’ cohesion tended to be brief. See John Bellamy, Crime and Public Order, 83.
vsethe Fishinge...". A number of men who were accused of being pirates had served in the navy. For example, sailor William Hockeridge of Ratcliffe was a mariner of the Queen’s ship Advice and was discharged in 1594. His friend, master John Bedford, convinced him to go to sea under “Wicked Will” Smith: he was assured of “good purchase within [a] fewe dayes...”. There was also traffic going the other way. The Crown used pirates to wage war because they were “commonly the most daring and serviceable in war”. In part, the shortage of trained seamen willing to serve contributed to the Crown’s readiness to accept searovers into naval service.

The Crown had a long history of employing pirates to serve the state. Privateering was essentially state-sanctioned piracy which assisted the war effort by draining Spain’s resources. Many pirates proved willing privateers and some were offered pardons in exchange for service to the state. Doubtless it proved convenient for pirates to fashion themselves as patriots and pillage on the right side of the law. Husbandman John Boise went to Studland in 1583 to find his son Stephen, a member of pirate Captain Holborn’s crew. Boise located Stephen at Studland,

241 PRO HCA 1/43/25v.

242 PRO HCA, 1/41/112v, 1/41/180v, 1/46/50v-51, 1/43/12, 1/44/126v, 1/44/217v, 1/40/6, 1/44/120v.

243 PRO HCA 1/44/120v.


makinge mery on lande in an ale house with other of his companye, where this examinate fell to perswade him to leave thatt yll kinde of life, and to retorne home with this examinate. To whom this examinate(‘s) soon made answere that one Master Sackford of the Courte had procured them good commission from her Majestye to take Spanerdes and their goodes and that whiche theye had taken was good prize bye vertue of the said Commission.246

The services of such experienced sea rovers helped England wage a successful war of attrition.

While "career pirates" were probably quite rare, piratical acts were not. "Pirates" could be privateers who crossed the line into illegal activity.247 There was certainly no end of "grevous complaintes" to the Queen, the Privy Council, Lord Admiral and the Admiralty Court regarding the "manifeste violate of their [privateers'] saide Reprisalls...".248 The examples of greed, violence, illegal captures and pillaging fill the pages of the Admiralty Court depositions. Richard Hawkins observed:

yea I haue seene the common sort of Mariners, vnder the name of pillage, maintaine and iustifie their robberies most insolently, before the Queenes Maiesties Commissioners, with arrogant and vnseemly termes... 249

To what degree these unlawful acts were pre-meditated is pure speculation. Many piratical acts resulted from "sudden

246 PRO HCA 1/43/47-v. The reference is likely to Henry Seckford of the Queen's Privy Chamber.
248 PRO HCA 13/27/112.
249 R. Hawkins, Observations, 112.
opportunity".\textsuperscript{250} The freer discipline of privateers could give way to licence.\textsuperscript{251} Most illegal deeds appear to have resulted largely from pillaging fervour and the economic necessity of capturing prizes to pay the backers and the crews. Seamen readily defended their shares and actions as their rightful compensation for a voyage. Richard Hawkins maintained that:

\begin{quote}
the Mariner is ordinarily so carried away with the desire of Pillage, as sometimes for very appearances of small moment, hee looseth his voyage, and many times himselfe.\textsuperscript{252}
\end{quote}

Ignorance of the law and of the exact nature of Admiralty commissions might have also played a role among ordinary crewmen. While the Admiralty Court depositions give witness to the great number of ill-gotten gains, it was economic necessity (and perhaps a degree of ignorance) which led many to defend their deeds.

With the exception of the more "notorious pirattes" like Captains Stephen Haines, Clinton Atkinson, William Vaughan, William Arnewood alias Arnold, or Thomas Watson alias Purser, the evidence suggests that most of their crews did not live permanently outside the law or form a separate criminal caste. The seamen's depositions indicate that most participated in the legitimate or legal maritime community in addition to their sojourns into illegal activities. Motives were varied for seeking such employment but it appears to have been transitory work. In many cases, pirates were

\textsuperscript{250} L'Estrange Ewen, "Organized Piracy", 32.

\textsuperscript{251} Peter Padfield, \textit{Armada} (London: Victor Gollancz, 1988), 95.

privateers in error or seamen in search of work. Most "pirates" were a part of the larger maritime community and accepted as such. It is likely the transitory nature of this sort of employment precluded the development of a separate sub-culture. Pirate ships also had apprentices and boys aboard to learn seamanship. Most of those who were termed as "pirates" originated from a common labour pool which supplied seamen for both the lawful and unlawful employment.

NAVAL POLICY AND MANNING

Elizabeth I's intention to rule over a Protestant nation within a predominantly Catholic western Europe had certain political ramifications as did her countrymen's belief that the Iberian powers could not defend their monopoly on the New World. Given these somewhat antagonistic policies, her island kingdom would be well served offensively and defensively by a successful "blue water strategy". Elizabeth's first Parliament of January 1559 was unified in its decision to keep the navy "ever in readiness against all evil haps...". Throughout her reign, the Crown continued to provide moderate support for a national policy which sought to promote shipbuilding and an increase in seamen.

253 PRO HCA, 1/1/42/39v, 1/42/43v, 1/42/109, 1/42/105.


255 Ibid., 91; For information on the royal bounty for construction of large ships suitable for service in times of war, see Brian Dietz' "The Royal Bounty and English Merchant Shipping in the Sixteenth and Seventeenth Centuries", Mariner's Mirror 77 (1991). This bounty was not particular to Elizabeth's reign: the earliest recorded royal bounty for large ships was 1449. For
The navy depended on the common labour pool of the maritime community. For the health of her navy and commerce, Elizabeth had seen fit early in her reign to promote the "nursery of seamen" by legislating "fish days". In addition, in 1582 William Cecil ordered the Lord Admiral, the Earl of Lincoln, to compile information on numbers of seamen and merchant ships with their tonnage. A one hundred and twenty-three page report was produced on these subjects, broken down by county. The following year Cecil licensed a commission to look into the condition of the Queen's fleet. The Commissioners in turn ordered the Vice-admirals, Admiralty officers, Lords Lieutenant and mayors of port communities to conduct a survey of seamen. This information equipped the Crown to formulate a naval policy.

The Crown's naval policies were relatively successful, not least because they were limited in objective and undertaken during a period of commercial expansion. England's merchant shipping and fishing fleet increased significantly throughout the period; as we have seen, the tonnage of the merchant fleet more than doubled between 1560 and 1629 and manpower rose steadily. The principal issue was how would the regime acquire access to this manpower?

greater detail regarding the Crown's initiatives see M. Oppenheim, The Administration of the Royal Navy and of Merchant Shipping in Relation to the Navy, 19, 167-171.

256 See p. 59.


258 Poliitt, "Bureaucracy and the Armada", 120.
resource.

**IMPRESSMENT**

Sir William Monson, a naval captain in the late Elizabethan period, remarked that naval seamen's "usage had been so ill that it is no marvel they show their unwillingness to serve the Queen...".\(^{259}\) Raleigh acknowledged that seamen served their sovereign "with a great grudging" and viewed such duty as equivalent to being galley slaves.\(^{260}\) At the core of the matter was not only their poor usage but the loss of freedom to make their own employment contracts. Forced service was greatly resented by seamen because it intruded on their traditional "rights" and freedoms. A seaman of the *White Hind* of London in 1584 expressed a common attitude that, "he knew his tymes for labor...and would go [to] sea when [it] pleased him...".\(^{261}\) Nineteen-year old mariner William Rogers was prest by Captain Richard Nashe in 1590 under a commission to serve in Sir Francis Drake's squadron.\(^{262}\) Like most seamen, Rogers deeply resented being obliged "to goe to sea...against his will...".\(^{263}\) Nashe had Rogers and other impressed seamen appear before the Mayor of Tinbury in Pembroke who told them

\(^{259}\) Monson was referring to the lack of charity for sick seamen and the irregularity of seamen's pay. William Monson, *The Naval Tracts of Sir William Monson* vol. IV, 244.


\(^{261}\) PRO HCA 13/25/176v.

\(^{262}\) PRO HCA 1/44/2.

\(^{263}\) PRO HCA 1/44/3.
they had to serve. Even in the face of this coercion, Rogers "refused to serve the said nashe & would gladly haue byn cleare of him".\footnote{PRO HCA 1/44/3.} In March 1589, Chris Cockery was pressed with his ship, the Talbot of Hull, and her crew to carry the Queen’s soldiers. The Master and crew were loathe to serve, and thinkinge to avo ide the same both he and his men hid them selves, whereof complainte was made to the Lord Treasurer and the said Cockery threatned to prison for neclectinge the Quenes service...\footnote{PRO HCA 13/28/8.}

Other than patriotism, naval service had few attractions for seamen. Exact numbers do not exist but volunteers were a minority in the navy. Gentlemen captains and volunteers were anxious to serve their Queen but they also stood the greatest chance to be recognized for courageous service and, unlike most seamen, had financial security. They were also free from most naval discipline and at least some of the unpleasantries of shipboard life. Maximizing one’s income was critical for the great majority of seafarers and their families. Unlike privateering or piracy, naval service offered little hope of rich “booty” for the average seamen. Merchant voyages promised regular and higher wages without the hazards of life on men-of-war. Raleigh claimed that seamen’s aversion to the sovereign’s ships resulted from their "feare of penurie and hunger...", the "case being cleane contrary in all
Merchants ships...". Naval wages were lower than in other areas of maritime employment and if payment was made at all, it was often delayed for long periods. The prompt payment of wages was especially important to seamen with dependents. Unpaid and idle seamen could pose a threat to the social order: they were much more likely to commit crimes for basic subsistence or to join to ranks of the able-bodied poor on parish relief. Because naval service offered few incentives, the Crown had to resort to methods of coercion to furnish manpower for the navy.

The problem of manning the navy was an age-old one. The usage of impressment pre-dates the statute of 1378 which dictated that seamen between the ages of 18-60 were eligible for the monarch’s service. Essentially there were two main methods of impressment used in this period. Firstly, the Privy Council used the 1583 survey of seamen as a starting point to determine quotas for each coastal area. Vice-admirals were then obliged to impress the required number and have them ready for embarkation on a designated day. The second method was reserved for emergency situations when valuable time could not be wasted on the bureaucratic chain of command. In these cases, the Queen simply

266 Raleigh, Judicious and Select Essayes and Observations, 30.
268 Youings, "Raleigh’s Country and the Sea", 269.
270 Pollitt, "Bureaucracy and the Navy", 124.
authorized a local official to impress the stipulated number of men. 271 The Elizabethan navy relied on both forms but the first method was the most common.

Seamen were entitled to prest and conduct money. A levy of seamen in the Cinque Ports in 1602 ordered officials to:

\[ \text{give them [the sailors] twelve pence for imprest money and after the rate of a half-penny the myle for their conduct from thear [the Ports] to Chatham in Kent, and chardge them uppon payne of death to present themselves before the officers of the navye by the laste daie of the present January to be disposed into soch shippes as shalbe mete...} \]

Conduct money was variable according to how far the seamen had to travel for service; one shilling was typical for prest money. 273

While many seamen accepted prest money, this did not necessarily mean that they intended to serve. Some sought ways to collect the money "and then plucke their heads out of the coller". 274 Resistance to service took other forms as well. Desertion (examined below) was undeniably a problem. Straggling seamen were a great source of discontent among commanders. Clearly, seamen were in no hurry to report for duty: if service could not be evaded it could be postponed to the last possible moment. Sometimes opposition could take violent forms. The need

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271 Ibid., 124.


273 Ibid., 141; Padfield, Armada, 94.

274 R. Hawkins, Observations, 22.
to press men for the Queen's ship, the Antelope, resulted in a brawl between sailor John Richard and an impressment official in April, 1589. Richard testified that the official tried to give him press money but Richard was already pressed to sail with the Earl of Cumberland aboard the Queen's ship, the Victory. Cumberland, aboard the Victory, and a small number of privateers were sent to the Azores by the Queen around the same time to intercept Philip II's treasure fleet. Thus, Richard threw the money upon the ground and attempted to flee. He contends that the official threatened "he shoulde goe before the Constable and serve or he woulde kill him...". Richard Sharp, a wax chandler in a nearby shop, corroborated Richard's story; Sharp intervened to stop two strangers fighting in the street "chardinge them in her majestys name to kepe the peace...". Sharp heard the official threaten to kill Richard, to which Sharp answered "he muste not presse men with swordes, but ife that he had any commission to presse men vse it in good order as it oughte to be vsed...". In their defence, impressment officials were under considerable pressure to furnish seamen and ships in less than advantageous

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275 The official might have been trying to find men for the Portugal expedition of 1589 under Drake and Sir John Norris. There were two ships in that expedition named the Antelope but neither was the Queen's. See R.B. Wernham, ed., The Expedition of Sir John Norris and Sir Francis Drake to Spain and Portugal, 1589 (Great Britain: Navy Records Society, 1988), 332-333.


277 PRO HCA 13/27/324v.

278 PRO HCA 13/27/324-v.
circumstances. In this case, the impressment official’s account is never recorded but it is understandable why he might resort to violence to cope with seamen’s defiance of his commission. Contemporary opinion held that Admiralty officials were instructed to fill their quotas "vppon paine of there lives". It was a difficult task to fill the ranks of the navy given seamen’s passive and active opposition.

There is abundant anecdotal evidence that the quality of seamen secured by impressment was fairly low. In 1597, the Earl of Essex released many of the seamen impressed by the pressmasters because they "knew not one rope in the ship". Commanders made regular complaint of the calibre of men under their charge: "tailors, potters, and the like" and "men of all occupations, some of whom did not know a rope and were never at sea" found their way on board. Raleigh’s orders for a 1617 voyage acknowledged the presence of "landlubbers": they were to "learne the names and places of the ropes, that they may assist the Sailors in their labours upon the decks, though they cannot goe up to the tops and yards". Contemporaries alleged that local officials (mayors, justices and constables for instance) used the press system as an

279 The commission was reputed by Peter Hills, one of London’s most respected mariners and shipowners, to contain these words. PRO HCA 13/35/394v.

280 Youings, "Raleigh’s Country", 268.


282 David Hannay, "Raleigh’s Orders", Mariner’s Mirror 3 (1913), 213.
opportunity to rid their jurisdictions of "infirm persons", "idlers and boys", "rogues taken up in the streets" and "the scum and dregs of the country". 283 Again, use of undesirables to man the navy was not new. Henry VIII used "ruffians, vagabonds, masterless men, common players and evil-disposed persons" in his navy. 284 Frequently the most skilled seamen possessed the status and financial resources necessary to evade the press through bribery or influence. 285 In 1597 it was reported that men could suborn press officials for £1 a head. 286 Raleigh claimed that "either the care therein is very little, or the bribery very great, so that of all shipping..." the monarch's ships "are ever the worst manned...". 287 He stated that:

\[\text{the [impressment] Officers doe set out the most needy and unable men, and...doe discharge the better sort, a matter so commonly used, as that it is growne into a Proverbe amongst the Saylers, That the Mustermasters doe carry the best and ablest men in their Pockets, a Custome very evill and dangerous...} 288\]

For the more skilled seamen, it was worth their while to pay £1 or more to rid themselves of service as they could make a much greater profit in other forms of maritime employment, with less risk.

283 Scammell, "Sinews", 358; Keevil, Medicine and the Navy, 78.
284 Scammell, "Sinews of War", 356.
285 Ibid., 358.
286 Ibid., 358.
287 Raleigh, Judicious and Select Essayes, 36.
288 Ibid., 36-7.
However, the state’s power and need for manpower compelled large numbers of capable men to serve along with "the dregs".

The Crown did resort to drastic methods to see that seamen served the state. Given the shortage of naval gunners in the early years of the war, they were forbidden to leave the realm in 1586 in anticipation of a Spanish invasion. In March 1590 the Privy Council ordered the Deputy Lieutenants of seventeen maritime counties to conduct a general view of mariners, gunners, fishermen, and other seafaring men within their counties so that officials would have a roll identifying particular individuals by age and distinguishing marks. Unfortunately for our purposes, few returns from this survey survive. The Crown was in such want of experienced men that it dictated that the enrolled members of the maritime workforce,

shuld by proclamacion in her Majestie’s name be commaunded uppon paine of deathe not to departe from theire habytcion and dwelling place, so as thei might allwaies hereafter be forthcominge within three howres warninge, to be emploied as there shuld be occasion in her Majestie’s service....And because divers maryners and gonnors might be absent in voyages...yt was thought necessary that the foresaid Justices and Vice-admyrall shuld give commandement to th’officers of the portes, creekes, harborthouses and villages on the sea syde to sende a note unto them...the names of soche maryners and seafaring men as were absent and to what places thei did saile, givinge expresse chardge to the said officers as the said maryners and others shuld retorne...from theire said voyages that they might be enjoyned and commaundd not to departe againe, but to be forthcoming in soche sorte

289 Waters, "The Elizabethan Navy and the Armada Campaign", 104.
as was directed for the rest.\textsuperscript{290}

While the order was almost certainly a temporary one, the intrusion into seamen’s freedom and livelihood is clear. Officials in Essex wrote to the Privy Councillors of the

\textit{generall grevaunce & Complainte which is made amongst them [the seamen of Essex] for beinge Restrayne\textcolor{red}{d} to their attendaunce at three howers warninge, whereby they are barred from their usuall trade of Lyveinge, And whereine (if they be not shortlie in some sorte eased as they affirme) they shall not be able to mayntayne themselves, \& their famylles...}\textsuperscript{291}

It is clear why naval service and Crown restrictions were resented among seamen.

Despite seamen’s aversion to service, the ramshackle bureaucracy of the early modern state served England extremely well in time of crisis. In 1588, the naval administration managed to muster over 16,000 men to defend the country.\textsuperscript{292} Given the limited size of the maritime community in the early 1580s, naval duty put serious constraints on the maritime population. We do know that the coastal towns claimed seamen were in short demand. The Cinque


\textsuperscript{291} PRO SP 12/231/46.

\textsuperscript{292} Figures are taken from lists of seamen required to man the fleet in the summer of 1588. John Knox Laughton, ed. State Papers Relating to the Defeat of the Spanish Armada vol. II, 2nd ed. (Great Britain:Navy Records Society, 1987), 331. These figures are not the total numbers impressed. Overall numbers would be far greater if they included men who were discharged or those who died on shipboard. J.J. Keevil, Medicine and the Navy 1200-1900 vol. I, 76.
Ports were especially hard hit.\textsuperscript{293} It is hardly surprising under these conditions that ship complements contained "poore Fishermen and Idlers..." who were "insufficient for such labour".\textsuperscript{294} Although fishermen were accustomed to the sea, commanders found them to be "poor, unserviceable and of weak spirit".\textsuperscript{295}

Like other areas of the maritime community, naval seamen had to contend with landsmen in their ranks. With the exception of those officers of gentle birth, the evidence suggests that the quality of landsmen who filled the ranks of the navy was low enough to compromise the overall quality of manpower. In turn, their presence damaged the limited bargaining power seamen might have had in regard to the naval bureaucracy. Without their presence, the state might have been forced to raise wages to supply a higher quality of seamen.\textsuperscript{296}

Although the war with Spain forced England to maintain a regular naval presence, the Crown did not seriously contemplate a standing navy until 1603.\textsuperscript{297} The Queen lacked both the will and the necessary finances: it was much cheaper to impress merchant vessels

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\textsuperscript{293} See J.J.N. McGurk, "A Levy of Seamen in the Cinque Ports, 1602", 140.

\textsuperscript{294} Raleigh, \textit{Judicious and Select Essayes and Observations}, 37.

\textsuperscript{295} Scammell, "The Sinews of War", 356.

\textsuperscript{296} Hawkins did convince the Crown to do this but naval wages were still inadequate. This is discussed in chapter IV. See M. Oppenheim, \textit{The Administration of the Royal Navy}, 134.

\textsuperscript{297} The plan for a general levy met opposition just as Charles I's plan would. Scammell, "Sinews of War", 355.
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and men as the situation demanded.\textsuperscript{298} John Hawkins did lower manning rates for the navy shortly before the coming of the first Armada in an attempt to reduce shipboard mortality caused by overcrowding. Hawkins recommended naval ships be manned one man to every two tons burden as opposed to three men to five tons. There is no evidence that manning rates changed in other segments of the maritime community. Merchant ships were usually manned at a rate of one man for every five tons of net tonnage. Some historians estimate that it was even lower.\textsuperscript{299} Instead of a standing navy, the Crown managed to wage a successful war of attrition with Spain on the strength of privateers and occasional naval expeditions. Yet, the failure to develop a naval class of seamen had consequences. The lack of a standing navy prohibited willing men from forging a career in the navy. Impressment was useful in that it forced some seamen to serve, but the most skilled and affluent men - those seamen that the Crown was in the greatest need of - frequently managed to elude the trap set for them. It is little wonder that the Queen's government accepted the services of former pirates who traded their expertise for the silent inaction on standing charges. Impressment did little to develop a body of trained men at the Crown's disposal who were schooled in waging war upon the seas: privateers and pirates were experienced in pillaging and plunder but they were not accustomed to discipline or the carrying out of

\textsuperscript{298} Michael Duffy, "The Foundations of British Naval Power", 49.

\textsuperscript{299} Oppenheim, The Administration of the Royal Navy, 134; Scammell, "English Merchant Shipping Service", 132.
large-scale naval campaigns. Impressment did nothing to establish an "esprit de corps": the majority of seamen fulfilled their service under duress and then sought a discharge in order to find more desirable employment. De-mobilization simultaneously released thousands of seamen at a given port: this created obvious problems for men hoping to find placements in a finite number of mercantile voyages. Re-integration proved hazardous to earning potential: lucrative or previously held positions might have been lost in the meantime. Generally, seamen who served in the Elizabethan navy were much more interested in their own individual pursuits than waging war for the good of the nation. In many ways England's successes at sea were both determined and tempered by the self-interest of its seamen.

CONCLUSION

Established forms of training and apprenticeship were not altered by the war. The state recognized the need for seamen and made attempts to increase England's quantity of fishermen and other seafarers. Evidence supports the view that numbers of skilled seamen grew. While efforts were made to increase overall numbers, no attempt was made to monitor the quality of training: proposals for national programs to educate seamen came to naught. The maritime community was left to its own devices and experienced seamen instructed novices largely through informal tutelage. While war-time experience created a group of men familiar with naval campaigns, a separate naval class did not emerge due to the state's

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300 Oppenheim, Administration of the Royal Navy, 167.
refusal to fund a sizable standing navy or intervene actively in the running of the internal workings of the maritime community. A common labour pool furnished seamen for all groups of the maritime community. Thus, seamen were trained for civilian employment; they were more conscious of personal motives than the goals of the Crown. They were imbued with a clear sense of the workings of the peacetime economy and their own place within it. They resented the intrusion of the state as it circumvented their established customs in terms of determining their own employment and shipboard conditions, and imposed instead hazardous, ill-paid work and martial discipline.

Seamen could show great versatility in their choice of employers. Career patterns were varied. Remuneration (which will be discussed more fully later on) was a central consideration. Seamen made employment contracts on the basis of their skill and experience and the risks they took. Those men who could not find suitable legal employment might resort to voyages on pirate vessels. The questionable legality of some privateering ventures created a grey area between the two sides of the law. This was a development of the war years. Seamen traversed the line of legality frequently: privateers often captured unauthorized plunder while noted pirates can be found serving the Crown or conducting legitimate trade. Many seamen defy categorization as to what segment of the community they belonged to. Traffic between the various groups of seamen was not particular to this period; however, the war introduced new employment choices and widened the
breadth of the community to include welcomed and unwelcomed options. Privateering and naval voyages both sought military objectives; privateering, however, was clearly seen as a positive advancement by most seamen because many of the benefits and traditions of established forms of seafaring were respected. It also allowed seamen the possibility of financial benefit for their risks and skill. The unpopularity of naval service was due to the elimination of these factors in combination with such issues, as we shall see, as harsher discipline, the virtual elimination of the customary seamen's voice in shipboard affairs, inadequate health care for the sick, and the greater dangers involved in naval campaigns.

Undeniably, Elizabethan seamen had a clear idea of their "rights" and expectations in regard to the contracting of their labour. It is impossible to ascertain how far this attitude towards their own labour extended through English society, because seamen were the only large-scale mobile and contract-based sector of the wage-earning population to find its traditional work culture challenged by an intrusive state. When seaman West asserted in the High Court of Admiralty in 1584 that "he knew his tymes for labor...and would go [to] sea when [it] pleased him", he was articulating a conception of the ownership of labour understandable in the pre-industrial economy of wage labour. The sentiment survived due to the irregularity of large-scale naval warfare in early modern England, and the relative ineffectiveness of the Tudor state.
The war years introduced both new opportunities and onerous service for seamen. Due to the lure of booty, much needed by-employment and the huge numbers of men required for service, landsmen infiltrated the ranks of the seafaring community in sizable numbers, disturbing shipboard dynamics and lowering the standards of the maritime craft which had few means to limit its membership or uphold its professional standards. While landsmen were required to fill the ranks of the navy, they also competed with career seamen for the more coveted positions (on privateers for instance). Potentially, increased demand for seamen during this period could have raised both the status and compensation for seamen. This did not occur in any significant way. Landsmen readily provided labour. Only in the navy were seamen at a premium during this period. Any bargaining power seamen might have had there was erased by the state’s right to compel its seafaring subjects to serve. Those who evaded the press, bribed their way out of naval service, defrauded officials, straggled behind or deserted, were acting on their established civilian practice to negotiate the terms of their own employment. There is ample evidence that more rewarding seafaring pursuits found adequate manpower while the navy scoured the country for men to fill its ranks. In theory, wartime conditions were such that seamen could have profited from the demands for their labour. In practice, the inflow of landsmen and the prerogatives of the Crown combined to eradicate these favourable conditions. Ultimately, seamen’s status and independence were compromised during the reign of Elizabeth.
However, their sense of their own worth and their expectations of traditional privileges and customs remained intact within a traditional work culture.
The maritime community paralleled Tudor society in terms of a clear hierarchy and a system of expectations which bound the society together. Walter and Wrightson describe early modern society on land in the following terms:

it seems clear that, given the very limited coercive powers at their disposal, the position of the ruling class was upheld by a comparable complex of relationships and expectations between individuals and groups occupying different positions in the hierarchy of wealth and power...These relationships...derived their binding force from the fact that they served above all to provide protection against the myriad insecurities...of a hostile environment. That force could be maintained, however, only if expectations were met, relationships serviced and renewed.¹

Sixteenth-century English society maintained order principally through assent, not coercion.² To a great degree, the order and discipline of shipboard communities depended on seafarers' willingness to obey directives. Despite the fact that seamen were frequently regarded by their social superiors as being "untaught and untamed creatures",³ "voyde of reason as of obedience",⁴ and "without government",⁵ they were generally

receptive to carrying out orders from those in authority: this was part of the seamen's psyche. The smooth running of the ship and the safety of all aboard depended on orders being enforced throughout the chain of command; N.A.M. Rodger, a specialist on the Georgian Navy, says that this "was not a matter of unquestioning obedience... but of intelligent co-operation in survival".\(^6\) It was not enough, however, for captains, masters, and officers merely to issue orders. If a crew decided to ignore its officers, there was little means of enforcement. In this regard, authority figures were probably more vulnerable at sea than on land. Compliance and order rested on the fulfillment of expectations and, to a lesser degree, a code of censure which acted as a deterrent.

Like the general population, seamen's "acceptance of subordination" was in no way a "degeneration into submissiveness".\(^7\) Indisputably, many seamen were given to bouts of impetuousness, outbursts of violence, and a degree of unmanagability. One has only to consult the High Court of the Admiralty depositions for abundant evidence. The words of Sir Richard Hawkins, an experienced sea captain and member of one of Elizabethan England's most prominent seafaring dynasties, encapsulate widespread sentiment regarding the notorious

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\(^7\) Wrightson, *English Society*, 173.
intractability of seamen; he speaks for many of his colleagues who governed, or tried to govern, merchant, naval and privateering crews:

but Mariners are like to a stiffe necked Horse, which taking the bridle betwixt his teeth, forceth his Rider to what him list mauger his will: so they hauing once concluded, and resolved, are with great difficultie brought to yeeld to the raynes of reason... 8

No doubt some of the friction between those in command and their underlings stemmed from what the latter saw as transgressions of their rights and unfulfilled expectations. Seamen, especially skilled ones, had a clear sense of their dues. Captain William Monson summed up the most frequent grievances of seamen as products of times,

When they have inexperienced, needy, commanders; bad and unwholesome victuals, and complaining of it can have no redress; cutting their beef too small; putting of five or more to four men's allowance; want of beer; longstaying for their wages. 9

Since the foundation of order was conceived of as consensus, authority had to rely on techniques of persuasion. Few of those in positions of maritime authority could claim their authority and position were dictated by virtue of birth. Authority figures in the maritime hierarchy normally achieved their position

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through skill and training and not by accident of birth.\textsuperscript{10} Thus, maritime hierarchy was more vulnerable to challenges than the hierarchy and social structure of the land community, with the ingrained structure provided by property. It was even more essential that channels be in place for the common sort to express their views and grievances. Seamen had a strong tradition of consultation and petition. With the introduction of impressment on a large-scale during the war, the Crown compromised these traditional practices but could not eradicate them. As we will see, in the seafaring community the maintenance of order remained a process of cooperation between the various segments. In this way the maritime community was very similar to Tudor society on land.

The traditional techniques of persuasion, consultation, reconciliation, and arbitration were not always sufficient to reach an accord. Sometimes more extreme measures were needed to draw attention to a problem. Even in its most radical form, early modern English social protest was rarely, if ever, intended to overthrow the system.\textsuperscript{11} The men of the Golden Lion, in the sole recorded court martial for mutiny in the later Elizabethan navy, assured their captain that unacceptable

\textsuperscript{10}This is not to say that there was not a correlation between ranking and socio-economic background. The highest ranking officers in the maritime community were usually from more affluent backgrounds than the common seamen. In the naval hierarchy, captains were often men of gentle birth who had little sea experience.

\textsuperscript{11}Wrightson, \textit{English Society}, 175.
conditions drove them to desert the naval campaign in 1587. They identified themselves as the "Quenes men and yours..." despite their resolve to desert their posts.\footnote{12 Oppenheim, The Administration of the Royal Navy, 384.} To borrow Wrightson's words "there was order in this disorder".\footnote{13 Wrightson, English Society, 175.} The mutineers articulated both a sense of life-threatening injustice and comprehension of their liability: they were loath to starve and so "they would rather truste to the Quenes mercye...and they would awnswer yt at home that they had donn".\footnote{14 Oppenheim, The Administration of the Royal Navy, 390.} Their actions are consistent with disturbances ashore: popular protest emerged from the perception that common rights were being eroded or neglected. Both ashore and afloat food and starvation lay at the centre of articulated socio-political challenges. Mutineers frequently acted out of concern for their food supplies. Authorities on land and at sea recognized the rights of the populace to protest about "subsistence matters"; certainly these issues were a common catalyst for popular disturbances.\footnote{15 William Cecil claimed that "Nothing will sooner lead men to sedition than dearth of victuals". Many of his contemporaries shared his view. See John Walter, "The Social Economy of Dearth in Early Modern England", in Famine, Disease and the Social Order in Early Modern Society, ed. John Walter and Roger Schofield (Cambridge: Cambridge University Press, 1989), 76; Charles Tilly, "Food Supply and Public Order in Modern Europe", in The Formation of National States in Western Europe, ed. Charles Tilly (Princeton: Princeton University Press, 1975), 385; Wrightson, English Society, 173; B. Sharp, "Popular Protest in Seventeenth-Century England" in Popular Culture in Seventeenth Century England, ed. Barry Reay (London: Croom Helm, 1985), 273.}
in positions of authority acknowledged that verbal and written petitions and orderly demonstrations and protests focusing on food were legitimate means of bringing attention to the problem. When complaints and disquiet moved outside the boundaries of accepted channels (as in the case of mutiny or riots ashore) then retribution could be cruel indeed.\textsuperscript{16} Retribution within the maritime community was achieved through its own, hitherto unstudied, system of justice and punishment. An analysis of this system sheds light upon the inner workings and the sub-culture of the seafaring community as well as its relationship with the dominant (land) culture.

\textbf{BASIS AND NATURE OF AUTHORITY}

Maritime discipline was in good measure determined by the basis and limits of authority. Royal commissions entitled the bearer to wield great powers while at sea. Therefore, only those who had proven themselves loyal servants to the Queen were so endowed. In his \textit{Dialogues}, Captain Nathaniel Boteler notes that "this [responsibility] is not to be entrusted with every Commander, much less every Master...".\textsuperscript{17} Furthermore, such men were only given royal commissions if the Crown thought the expedition warranted it. Although their authority was extensive, the vast majority of captains and masters in the navy, privateering expeditions or the merchant marine did not receive


\textsuperscript{17}Boteler, \textit{Boteler's Dialogues}, 18. Boetler's career in the navy spanned the reigns of Elizabeth I, James I, and Charles I.
royal commissions and therefore did not enjoy the range of powers as those who had commissions.

Naval commanders who were granted royal commissions for specific voyages had a wide latitude in regard to the direction of the voyage. They also had the power to try and punish offenders who disrupted the voyage. In "capital causes [such] as murders, mutinies and the like...", only a commander with a royal commission had the authority to execute those who transgressed maritime law. Nevertheless, even a naval commander's authority had limits. With or without a royal commission a naval commander who had overstepped his bounds would be called to account for his actions when he returned home. Although much could be forgiven in the interest of national security, few naval commanders were a law unto themselves.  

18 Monson speaks as if most naval commanders were accorded these powers as a matter of course. In his discussion of discipline, he acknowledges that captains had the authority to punish most offences on their ships but "if his [a captain's] company grow contumelious or stubborn, he may recourse to the General, who will inflict more stricter chastisement as death...which no private Captain can do". Monson, Naval Tracts vol. IV, 15. In his "Notes on Sea-Service", John Young, a veteran of several naval campaigns during Elizabeth's reign, wrote of the need to avoid serious offences while aboard naval ships lest seamen "receive martial law, and for other smaller faults smaller punishments...". Young quoted in Monson, Naval Tracts vol. IV, 203, 218. Many contemporaries who had served in the navy make reference to the generals' powers to take the lives of their subordinates.

19 Elizabeth reined in her generals at sea on a number of occasions. Owing to the fact that many naval expeditions were essentially "mixed voyages" in which military objectives were undertaken in conjunction with privateering, Elizabeth was fearful that the pursuit of profit would override her instructions. Thus, few commanders had the "absolute charge" which Monson speaks of. Monson, Naval Tracts vol. IV, 1.
Their conduct of the campaign and their treatment of their subordinates were subject to the Crown's scrutiny.

Privateers received their authority from the Lord Admiral; this was achieved through letters of reprisal.\(^\text{20}\) Although privateering captains represented the pinnacle of power on their warships and they were sanctioned by the Crown to assist in the war effort at sea, they did not have the same powers as naval commanders. They were, however, accountable to the Crown: bonds for good behaviour were posted before letters of marque were granted.\(^\text{21}\) Those who failed to adhere to the terms of the commission were prosecuted in the High Court of the Admiralty.\(^\text{22}\)

While it was the responsibility of the Lord Admiral and the Admiralty Court to insure that privateering did not descend into piracy, owners and backers determined the precise nature and overall objectives of the expedition. In both privateering and

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Oppenheim notes that commanders were, in practice, usually presidents of war councils. Monson, Naval Tracts vol. II, 83. They were obliged to solicit the advice of their leading officers. This was especially true of those expeditions headed by the impetuous Earl of Essex who complained loudly that the Queen obliged him to act in consort with a co-commander or a council. Monson, Naval Tracts vol. I, 374-5, vol. II, 49, 83.

\(^\text{20}\) Letters of reprisal or letters of marque were issued by the Lord High Admiral during wartime. Such letters entitled the bearers to seek out and subdue enemy vessels in retribution for past injuries or to aid in the war effort.

\(^\text{21}\) Andrews, Elizabethan Privateering, 4, 5, 8, 27, 40, 42, 204, 211, 308, 335.

\(^\text{22}\) The later Elizabethan Admiralty Court was especially active as a court of law, with an expanding jurisdiction during this time. R.G. Marsden, ed., Select Pleas in the Court of Admiralty vol. II (A.D. 1547-1602) (London: Selden Society vol. XI, 1897), xiii, xvii; Hill, Bench and Bureaucracy, 26-27, 30-2.
merchant voyages, those in charge (whether captains or masters) normally had a say in the direction of the voyage relative to their stake and investment in the undertaking and the latitude accorded them by the backers and owners. Once a ship was at sea, officers' discretion could be considerable, especially if there were no owners, backers, or factors on board.

Unlike naval seamen and privateers, civilian seamen were not responsible to the Crown. Although they were obliged to conduct their business within the boundaries of English maritime law, they did not have special commissions from, or bonds with, the Admiralty. Shipmasters in the merchant marine, whether owners or part-owners themselves, had authority to conduct the trading voyage from the owners and merchants involved. Their powers were determined prior to the ship's departure from port. For instance, in the early 1580s Master Stephen Hare of the Minion had been given the authority from the owners and merchants to displace from office those "he shoulde dislike of...".23 Theoretically, owners, merchants and backers had a say in shipboard regulations, but orders normally followed a common format based on maritime tradition.24

23 PRO HCA 13/24/218.

24 While the wording may have varied slightly, most shipboard orders were basically the same. Regulations normally dealt with such issues as religious observance on board, messing, the watch, signalling, emergency procedures, and fighting instructions. Freedoms taken for granted on privateering and merchant ships were curtailed on naval expeditions and "mixed" voyages which combined naval and privateering objectives. Punishments for inappropriate behaviour (gambling, blaspheming, and insubordination, for instance) were stricter for naval
While captains, masters and crews frequently received their orders before disembarkation for privateering expeditions and trading voyages, merchants, owners and backers sometimes chose to make the voyage themselves or send representatives to ensure the voyage ran according to their directives. Whether or not they were physically present on shipboard, owners, merchants and backers relayed their wishes through written and verbal orders. If crews veered far from or ignored the objectives set for them by the backers and owners (however loosely or forcefully communicated), owners and backers might choose simply to end their dealings with the principal officers responsible or they might elect to have the matter heard as a civil suit in the Admiralty Court. As in the case of naval commanders, privateering captains and masters of the merchant marine might pride themselves on their powers but ultimately they had to answer to higher authorities for their actions.

From these different sources of authority emerged different limits to the extent of punishment. Only those commanders officially empowered by the Queen could take a man’s life for acts of disobedience. In most cases the men were naval commanders. During the naval strike on Cadiz in 1587 Drake stated that he had,

> from Her Maiestie sufficient Jurisdiccon to correcte and punnishe with all severitie as to me in discretion shalbe meete, Accordinge to the Qualitie of the offences, all those sceditious persons which sholl be in the expeditions.
There were occasions when the Crown did grant these powers to non-naval commanders: letters-patent for Richard Grenville’s projected voyage in 1574 to *Terra Australis* gave the commander far-ranging powers over “persons of the companye rebelliously or obstinatly resisting against there commandementes or aucthori tie...”.

For the duration of the voyage the Commander had the authority,

> to slaye execute and put to death or otherwise correct without other Judiciall proceedings but by the lawe martiaall accordinge to there discression, and that all paynes & execucions of deathe so to be done and inflicted shalbe accompted & judged lawfully done as by our speciall will & commandement & by the law martiaall...\(^\text{27}\)

Promoters of the first Guinea voyage of 1553-4 were also granted the right to employ martial law.\(^\text{28}\) Given the grave responsibilities which went along with royal commissions, it is not surprising that relatively few were issued.

No examples of executions on merchant voyages or privateering expeditions emerge from the records. In these


\(^{26}\) W. Senior, “Drake at the Suit of John Doughty”, *Mariner’s Mirror* 7·(1921), 291.

\(^{27}\) Ibid., 291.

\(^{28}\) Hair and Alsop, *English Seamen and Traders*, 148-149. Subsequent voyages to Guinea were undertaken without these powers, a cause of complaint by organizers who hoped to coerce seamen into greater obedience during risky voyages.
cases, serious crimes committed on shipboard were handled after the conclusion of the voyage by the High Court of the Admiralty. With the exception of capital crimes, most seamen in the maritime community lived under the threat of traditional penalties for specific offenses which were dictated largely by maritime tradition; the real difference between the various groups of the maritime community was the scope that discipline could encompass.

Despite its source or its scope, captains and masters encountered challenges to their authority. Problems sometimes arose if the chain of command was unclear. The almost total absence of mutiny in the Elizabethan navy was in part due to its well-defined hierarchy and stricter discipline: all were subject to a general or commander. However, there was room for confusion in other segments of the maritime community. Shipboard disputes regarding authority did emerge from time to time. The case of Thomas Watts contra Robert Feewilliams (or Fitzwilliams) in the High Court of the Admiralty is an apt illustration of turmoil at the highest levels of the command structure. Watts' brother and father were part-owners of the *Examiner* of London along with Feewilliams and Thomas Sewell.²⁹ Feewilliams was made master of the privateering voyage in 1588: there was no dispute on this issue.³⁰ Watts was presumably made captain but this point is


³⁰Masters normally were at the top of the command structure on merchant and non-military voyages. If the voyage had military objectives, a captain was usually present and had precedence over the master. Captains were expected to implement strategy and
contentious.\textsuperscript{31} Some crewmembers claimed they saw a privateering commission which named Watts as captain.\textsuperscript{32} Despite the fact that most of the crew regarded Watts as the captain, Feewilliams refused to accept that:

\begin{quote}
Roberte Feewilliams wente master of the said shippe the viadage... and in the viadge outwarde he disliked that Thomas Wattes tooke uppon him to be Captaine, and openly sayd he was noe Captaine there or had to doe with the men or victualls and that John Wattes his brother requested him to suffer... Thomas Wattes to goe with him in the shippe.\textsuperscript{33}
\end{quote}

The quarrel regarding Watt's office escalated to the point that Feewilliams attacked the "capon face captain", injuring his head and arm.\textsuperscript{34} The master's mate of the \textit{Examiner} intervened and prevented Feewilliams from running Watts through with a pike and having "a pounde of his bloode". Ultimately, the master took the ship's boat and deserted his ship, stating "he was sory he had not killed the said Captaine".\textsuperscript{35} Watts brought a suit in the Admiralty Court in November, 1588 for his injuries.\textsuperscript{36} It is difficult to be certain where the fault lies regarding the origin masters were to see to the running of the ship, because captains were not always mariners.

\textsuperscript{32} Ibid., 47.
\textsuperscript{33} Ibid., 45; PRO HCA 13/27/262.
\textsuperscript{34} PRO HCA 13/27/336.
\textsuperscript{35} PRO HCA 13/27/262v-3v.
\textsuperscript{36} Andrews, \textit{English Privateering Voyages}, 44.
of the problem. Were the other owners unclear in communicating Watts’ role to Feewilliams? Was it merely a case of the master and part-owner resenting Watts’ instatement in a superior position by his family members? We can see from the case of Thomas Watts contra Robert Feewilliams the disruptions that disunity of command could cause when proper authority was lacking or unclear.

In another case, dissension in command brought a ship to a virtual standstill. In 1601, William Ivy was acting as lieutenant for the privateering expedition although he was a master-mariner. Ivy, the master, William Russel, and the master’s mate, Richard Mathew, opposed the captain, William Craston. The company appeared to be divided on whether or not the expedition should continue. Tensions came to a head when the Master commanded the sails to be unfurled to make for home. Captain Craston countermanded the order, threatening that anyone who carried the order out would be made to eat the foresail. Master Russel alleged that he “was putt in as much trust for the viadge as he [Cramton] was...”. Weapons were drawn and insults were hurled, the Captain saying the Master knew no more than a “sheepes heade”. Despite the temporary breakdown of authority, stability was restored and the expedition did continue.

37 PRO HCA, 13/29/219, 13/34/426v. He also claims he had a whistle, a symbol of office, in his possession. PRO HCA 1/46/17.

38 PRO HCA 1/46/19v.

39 PRO HCA, 1/46/25, 1/46/19, 1/46/25v, 1/46/28.
As these cases illustrate, order in the seafaring community was relatively solid despite the fact that ripples of dissension reverberated from the top to the bottom of the social pyramid from time to time. The grumbling of naval seamen tended to focus on specific complaints, especially payment of wages and poor provisioning. To date there is no evidence that naval mutinies were caused by direct challenges to those in authority. In the only court martial of the period, the men deserted Drake because of unacceptable risks. There were no attempts to displace Drake or other officers in command. There were challenges to those in authority in the merchant marine, but these seem to have been relatively rare. Those seamen who were displeased with their master and the manner in which he conducted the voyage tried to complete their voyage (and thus collect their full wages). An incompetent or exacting master could be avoided when the time came to make future employment contracts. For those who wanted immediate severance, desertion was an option. Privateering voyages were the most prone to challenges to authority because of the looser discipline, the absence of wages, and the inexperience of many gentle-born and affluent captains. Monson wrote that "seamen are much discouraged, of late times, by preferring of young, needy, and inexperienced gentlemen captains over them...". Such challenges often emerged out of the desperation of seamen who could not afford to return home empty-handed; many

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40 Monson, Naval Tracts vol. III, 435.
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sought to direct the voyage for greater profits.

In addition to the problem of an uncertain hierarchy, problems arose periodically if the objectives of the voyage were ill-defined. This was more likely to happen on "mixed" voyages which combined trade and privateering or naval campaigns and privateering expeditions than on voyages where objectives and the nature of authority were clearly set out. Contradictory objectives and problems of command frequently went hand in hand; unclear aims and priorities invited dissension, confusion and challenges to authority.

Naval campaigns conducted during the later Elizabethan period were notorious for their abandoned strategies. The Crown wanted the best of both worlds. By virtue of letters of reprisal, the Crown encouraged its seamen to hinder or destroy Spain’s ships and intercept its merchant ships on their trade routes. Yet the Queen, her Privy Councilors, the Lord Admiral and Admiralty officials regularly made complaint when seamen did not follow the guidelines of the letters of reprisal and Crown proclamations. In order to save money and effort the Crown left non-naval seamen to conduct the war largely on their own terms and with their own resources with little intervention or direct control; English seamen and merchants - seeing profits to be had - made the cause of the realm their own. When it wished to do so, the Crown was hard put to reclaim control of the rudder and navigate the war according to its own course. With the vast majority of naval campaigns conducted on a joint-stock
basis and manned by civilian seamen with a pronounced tradition of independence, the Crown’s naval objectives were often compromised for the pursuit of profit. Because of its insistence on waging the war on a shoe-string budget and employing ad hoc methods of fighting the enemy at sea, the Crown simply could not contain the war afloat within its own parameters. Despite the efforts of commanders, rarely were the Queen’s wishes and the investors’ purses satisfied from a given voyage. Conflicts which arose from contradictory objectives and questions of priority could (and did) wreak havoc during many voyages and expeditions.

The confusion which resulted from mixed voyages is best exemplified by the trial and execution of mutineer Thomas Doughty during Drake’s voyage of circumnavigation of 1577-80. This incident illustrates the problem of royal orders and private ones. Unquestionably Drake followed court martial procedure: he impaneled forty dignified jurymen to hear the evidence against Doughty who had repeatedly challenged his authority. In addition, Captain Winter, a friend of the defendant, was chosen as the foreman by the others. Doughty was found guilty and executed. The legality of this action is still being debated by historians. What was the extent of the commander’s jurisdiction? Much of the controversy rests on the indefinite nature of the mission. Was it an official expedition

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41 Geoffrey Callender, "Drake and His Detractors", Mariner’s Mirror 7 (1921), 142, 146.

42 Senior, "Drake at the Suit", 291.
supported by the Queen? Did Drake possess the Queen’s commission which empowered him to conduct a court martial? We do know that John Doughty appealed the right of Drake to execute his brother and that the suit ultimately failed. The Crown supported Drake’s cause and his contention that he was justified in executing mutineers. Apparently, neither contemporaries nor historians were aware of the precise limits of Drake’s authority.

The maintenance of order and authority were not merely matters of legality, they were also dependent upon the conduct of those in positions of power. To a great extent authority was maintained through deference and deference required respect. Those who had positions of authority were expected to live up to shared expectations. Hence, those who did not perform their role in a satisfactory manner compromised their authority. Inept captains and masters were a source of great discontent and animosity among seamen. In 1592, Richard Sanders, the boatswain of the Gift of God, claimed that the master, James Lyle “during the sayd voyadge, would sundrye tymes be overcome withe drinke, blaspheme god withe oathes & cursinges & misvse his

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43 Gregory Robinson, "A Forgotten Life of Sir Francis Drake", Mariner’s Mirror 7 (1921), 14; Callender, "Drake and his Detractors", 102.

44 Senior, "Drake at the Suit", 296.

45 For greater detail see Julian Corbett’s Drake and the Tudor Navy vol. I, 201-323.

46 Scammell, "Manning", 135.
companye...".\(^{47}\) It was these bouts of drunkenness that convinced Sanders that Lyle had shown himself a "man not sufficiente att those tymes to take chardge of suche a shippe as was the Gifte, or to governe suche a company...".\(^{48}\)

Aboard the *White Hind* of London, two crewmen called their master,

rascall knave and boye and woulde make him a boye, and to his greate discreaditt reported he was not a sufficiente Master, nor able to take chardge, and often tymes they have threatened to beate him...\(^{49}\)

In 1591, Captain Barnstraw lost control over the crew of the *Tiger* in dramatic fashion. His efforts to keep the privateers from breaking bulk until they got back to England were totally ineffectual. It was said that "the boy in the shipp had as much command & governemente all the viadge as the said Barnstrawe the Captanne had For he could beare noe sway...".\(^{50}\) Hendrick Arnold, the steward’s mate, claimed that Barnstraw was "greatly reviled" by the crew who called him "coppernose & that he was fitter to drincke...then to be a Captanne...".\(^{51}\) Significantly, Barnstraw could not even earn his officers’ loyalty or respect. When the Captain criticized the crew for embezzling goods, order broke down: the master’s mate and the quartermaster threatened to cast

\(^{47}\) PRO HCA 13/30/69v-70v.  
\(^{48}\) Ibid.  
\(^{49}\) PRO HCA 13/25/176-v.  
\(^{50}\) PRO HCA 13/29/221v.  
\(^{51}\) "Coppernose" was a term for a drunkard. PRO HCA 13/29/220.
the Captain overboard and one of them allegedly struck at him with a dagger.\textsuperscript{52}

Contemporary wisdom recognized that commanders should rule "both in fear and love".\textsuperscript{53} In the words of historian Bernard Capp, those in positions of authority were to observe a "brisk paternalism".\textsuperscript{54} A commander who was seen as unjust or excessively harsh risked extreme reactions from his crew including desertion or mutiny. The excessive actions of Master Nicholas Roberts of the Charity towards one of his crewmen, sailor Samuel Ley, prompted a mutiny of sorts, or at least an act of gross insubordination. There had been many signs of the Master's drunkenness and irresponsibility during the course of the voyage. Roberts' unfair punishment of Ley was the final straw. The Master was "dronne and malitiously bente" and mistakenly believed Ley had been in a brawl ashore the previous day. He had the sailor pinioned to a capstan bar with a rope tied around his neck. Roberts denied Ley the opportunity to speak and clear his name. Quartermaster William May informed Roberts that he would not see an innocent man strangle and attempted to untie Ley. Roberts allegedly assaulted May while another member of the crew cut the ropes and freed the hapless

\textsuperscript{52} PRO HCA, 13/29/218v-219v, 13/29/220.


\textsuperscript{54} Ibid., 221.
Ley.\textsuperscript{55} While it was necessary for captains and masters to discipline those who threatened the maintenance of order, it was equally important that they should not abuse their power or be seen to treat their men unfairly. Those in authority who did not live up to the expectations of their subordinates jeopardized the deferential relationship which was basis of the maritime hierarchy. Because rank was earned, not inherited, it cut to the quick to call a master a "boy", or to question his sobriety.

METHODS FOR REGULATION OF SOCIAL RELATIONS

The maintenance of order was a two-way street. Obedience was not given blindly: the crew's opinions and expectations had to be taken into account. Wrightson makes the point that passive acquiescence was not equivalent to positive affirmation.\textsuperscript{56} Order was assured only if these expectations were (or were seen to be) met. While those in authority were anxious to achieve harmony, they also had to convey the fact that they negotiated from a position of strength. Maintaining the "face of authority" in a paternalistic society was an important consideration.\textsuperscript{57} However, the overriding concern was to achieve harmony for all involved. The maritime community had various ways to achieve accord among its members: persuasion, consultation, arbitration, and petition were methods which aided the community in its pursuit of harmony.

N.A.M. Rodger states that "Where modern officers expect to

\textsuperscript{55} PRO HCA, 13/35/12-13, 13/35/13-14v.

\textsuperscript{56} Wrightson, \textit{English Society}, 173.

\textsuperscript{57} Capp, \textit{Cromwell's Navy}, 292.
command, mid-eighteenth-century [naval] officers hoped to persuade."  

The same can be said for the office-holders of the sixteenth-century maritime community, regardless of whether they occupied positions in the navy, on pirate or privateering vessels, or in the merchant marine. Even Drake felt the need to use rhetoric and persuasion to justify his actions to his men. Drake's most famous speech was a plea for unity. During the 1587 naval mutiny on the *Golden Lion*, Captain Marchant and Master Bygat reasoned with the men and attempted to placate them. Bygat endeavoured to ascertain the source of the work shutdown. Sensing the seriousness of the situation, Bygat also solicited the captain's help. Marchant went,

> to the mayne maste, demaunded, whie they did not as the master comaunded them, and, as yt will be proved he comaunded them in her maiesties name to doe yt. The moste parte of them awnswered hime that they would not, but that they would goe for England, for the winde is nowe good, and that they would not goe backe againe and be starved for wante of victualls; the captaine awnsweringe them againe sayd, Contente yourselves, what victualls soever are in the shipp you shall have yt, and therefore holde yourselves contente untill wee mete with our generall.

Captain Marchant, William Boroughs, Bygat, and Cornelius the Gunner tried to persuade the men to wait for Drake to discuss the source of their discontent. Marchant promised the men riches but

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59 See above, p. 102; Drake, quoted in Julian Corbett, *Drake and Tudor Navy* vol. I, 249.

"sawe that by no perwasioyn they would alter there mynds...".\textsuperscript{61} Captain Clifford of the Queen’s ship, the \textit{Spy}, was nearby and witnessed the "broyle" aboard the \textit{Lion} and tried to influence the men. Bygat had said to him: "Alack sir! I am but one mann, I have donn as muche as I can to perswade them but by noe intreatye can make them to tarrie".\textsuperscript{62} William Towerson, leader of a trading expedition to Guinea in 1558, had to "move" the men to continue the voyage as they were dejected about high mortality among the crew and "would not tary". Towerson’s persuasion, his insistence on the need to continue in order to "make our voyage", had some influence as the expedition did not make for England immediately. None the less, Towerson had "much a doe with froward Mariners" and lacking some of the powers of earlier Guinea traders, Towerson was reduced to begging with his men.\textsuperscript{63} Given the limited resources of authority figures while at sea, there was a great need to persuade and coax unwilling crews into conformity. This necessity reveals the fragile basis of command at sea.

Looser discipline in commercial voyages meant that non-naval mariners had a freer atmosphere in which to seek redress. This climate of relative openness was recognized by contemporaries. Boteler criticizes the dynamic in non-naval vessels for breeding "unusual and new distempers":

\textsuperscript{61} Ibid., 389, 385, 390.

\textsuperscript{62} Ibid., 390.

I am persuaded that they have been rather fuelled than quenched by an over indulgency, in that these men have found their tumultuous clamours and demands answered and satisfied by this rude (or rather rebellious) course of seeking them; a precedent that may be doubted of worse consequence than hitherto hath been felt .... 64

Those in command of naval vessels were concerned that, encouraged by the established customs in other sectors of the maritime community, seamen would expect the same latitude in the navy. Given the lack of a naval caste of seamen and the common labour pool, Boteler and his ilk were powerless to eliminate what they perceived to be trends which threatened order in the navy.

In privateers, commanders were expected to confer with their men on important matters. On issues such as consorting the crew expected the majority to rule. 65 To a limited extent, they had some say over their membership. The privateering crew of the Salamander refused to allow Edward Marlow to be lieutenant for the voyage; for unspecified reasons "the company would not allowe him for that place". 66 In addition, privateering crews normally established the allotment of shares for each man on each voyage although a basic pattern was followed. The power of the collective had considerable jurisdiction in this regard. On a privateering voyage in 1603, sailor John Stone of the Affection lost his right leg in battle and the crew voted to give him two

64 Boteler, Boteler's Dialogues, 44-5.
66 PRO HCA 1/44/46v.
additional shares by way of compensation. Conversely, in 1595 one crew voted to decrease a seaman's share for his misbehaviour.

The merchant marine also had a strong tradition of consultation. Crews customarily gave counsel on jettisoning cargo, accepting extra freight and cutting down masts in storms. During his appearance in the Admiralty Court in 1579, Master John Giles reported that he had to refuse to take certain cargo aboard the *Hopewell* of London "for that he could not get the good will of his companie when first he made metyon therof vnto them...". Changes to the itinerary were seen as a legitimate concern to all. Seamen on the *Prudence* of London "seamed altogeather unwillinge to goe or saile the saide viadge for Frannce because of the dunkerkers". The Admiralty's records demonstrate that consultation was conducted on a great variety of issues. In 1602, the complement of the *Speedwell* consented to surrender the ship to the Dunkirkers. The men of the *Minion* conferred on whether Stephen Hare, the master, should go ashore in Brazil to answer to the Justices for certain religious books they had on board: "all the companye...gave theire consentes and

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67 PRO HCA 13/36/217v-18.
68 PRO HCA 14/32/130.
69 Scammell, "Manning", 144; PRO HCA, 13/24/258, 50/1/193v.
70 PRO HCA 13/23/330v-1v.
71 PRO HCA 13/27/405.
72 PRO HCA, 13/35/464, 13/35/466.
subscribed that the Master shoulde not goe on shore vnlesse they had pledge for his saffetye". 73

Consultation, on the other hand, was very restricted in the navy. Given its rigid hierarchy and strict discipline, it is not surprising that the navy attempted to limit consultation to the highest echelons. Wider consultation, when it occurred, was usually in the midst of crisis. 74 Matters involving national security were entrusted to the most experienced and senior naval officers and the "meaner sort" were not given a voice in such weighty concerns. 75 Ultimately, decisions were made by naval commanders (unilaterally or on the advice of other officers); these men would be answerable to the Crown for the conduct of the voyage. Even if the navy had adopted the more egalitarian and open atmosphere of non-naval vessels, co-ordination of fleets to achieve military objectives virtually negated the opportunity for large-scale and frequent discussions, except in rare circumstances. Sheer numbers prevented the navy from operating in the same fashion as a small contingent of privateering vessels. Good relations within the shipboard community were vital, given the close quarters and time spent aboard. A smooth running ship tended to be a more efficient one. When techniques such as consultation and persuasion failed to achieve the desired

73 PRO HCA 13/24/219.

74 For one example, see J.D. Alsop, "A Regime at Sea: The Navy and the 1553 Succession Crisis", Albion 24 (1992), 577-590.

75 Oppenheim, The Administration, 382.
level of internal harmony, other methods were used. Arbitration between individuals and groups was a practice of long standing on land.\textsuperscript{76} Good relations between neighbours and co-workers was deemed important in any sixteenth-century community. Arbitration was an important extra-judicial tool to settle disputes which threatened the harmony of the group. The maritime community also utilized this technique, conducting the proceedings on an informal or formal basis.

Although efforts were doomed to failure, Captain Thomas Watts and Master Robert Feewilliams of the Examiner were pressured by the crew to resolve their differences and their dispute was temporarily resolved: the two "were at sondry variances and many wordes passed betwixte them yet they were made freindes and remayned togeather...".\textsuperscript{77} Similarly, on board the Mary Anne, John Smith and Richard Graston, who had a long history of animosity, resolved their quarrel and by "mediation of frendes they putt the same to compromise...".\textsuperscript{78} Arbitration could also be conducted in a formal manner. Matters regarding wages, ownership and similar issues were sometimes by agreement of parties directed to the Brethren of Trinity House for settlement rather than taken to law in the High Court of the Admiralty.


\textsuperscript{77} PRO HCA 13/27/262v.

\textsuperscript{78} PRO HCA 13/25/142.
dispute between Captain Christopher Newport and his crew over wages is a case in point. Only after arbitration failed did the crew seek justice from the Lord Admiral.\textsuperscript{79}

While a court of law represented the final step in any attempt to settle a dispute, it was desirable for all parties to reach an accord before the courts were involved. In theory, if an agreement was reached speedily and in an informal manner, it might prevent deep-seated resentment and anger from festering. For this reason most trade guilds of the period explicitly prohibited members from taking a dispute to law, insisting instead upon third-party mediation. Once an issue was before the courts both sides were usually entrenched in their positions. Furthermore, the cost of having a suit heard in a court of law could be quite expensive, and would thus raise the stakes and make winning that much more important.\textsuperscript{80} Informal and less costly methods of achieving settlement were therefore more desirable.

Undoubtedly, the maintenance of law and order was a process which demanded participation by all, to varying degrees. While there were numerous tensions which could and did result from shipboard life, the community had means to mend the tears in the

\textsuperscript{79} PRO HCA 14/34/69. See also PRO HCA 14/32/91.

\textsuperscript{80} Part of the hesitation to seek redress within the formal context of the law was the cost. John Banes, a sailor of the Pearl of Limehouse, requested Julius Caesar, judge of the Admiralty Court, to order Captain Thomas Best to pay him his wages "being vnable to wage lawe for the same...". PRO HCA 14/34/161. See also PRO HCA 14/36/13.
social fabric which disturbances and breaches of discipline caused. Rituals emphasizing unity and reconciliation strengthened morale. On board the Golden Dragon of London in 1592, Captain Christopher Newport urged his men to reconcile and toast each other before battle began with a Portuguese carrack:

masters nowe the tyme is come that eyther we must ende our dayes, or take the said carricke & wisshed all the company to stande theire chardege like men and if eny displeasure were amongst eany of them to forgett & forgive one an other, which every one seemed willinge vnto, & then the said Keyball (the master) tooke a canne of wyne & droncke to John Locke (the master's mate), & John Locke droncke to him agayne & soe throughe out the shipp every one droncke to the other whereby he is persuaded that all the company were good freindes one with an other. 87

Before Doughty's execution, Drake assembled his men for confession and taking of the Blessed Sacrament. 82 Solidarity in religion and religious ritual could act as a unifying force and soothing influence. 83

PETITION AND PROTEST

In general, an outlet for discontent is a desirable safety valve for any community seeking to maintain some level of order. Non-naval seamen had ample opportunity to air their views.

81 PRO HCA 13/30/108v. Also printed in Andrews, English Privateering Voyages, 205.

82 Callender, "Drake and his Detractors", 72.

83 Religious observance was a daily routine. See Monson's Naval Tracts, vol. IV, 200; Sir Walter Ralegh, The Works of Sir Walter Ralegh vol. VIII (Oxford: Oxford University Press, 1829), 682. See also chapter IV.
Because the navy, merchant marine, and privateers drew from the same pool of labour, the navy had little hope of eradicating the underlying attitudes and sense of entitlement of the experienced seamen. In the absence of a professional naval caste, some concessions were made: while opinions from the non-elite were not solicited in the navy, there was a limited program for the expression of grievances and opinions. The Instructions to the English Fleet (1589) stated that:

> if your company find themselves aggrieved for their victuals, or upon any other occasion, that they make choice of two or three of the most sufficient men to complain in a civil manner, not in a mutinous and uncivil sort.  

We do not know how widespread petitioning in the navy was. Lord Admiral Howard’s letters in the State Papers Domestic show he was aware of the complaints of his men and sought remedy. The Lord Admiral was not alone: it was not uncommon for officers and naval officials to point out the men’s grievances to the Crown. Bernard Capp’s study of Cromwell’s seamen demonstrates that mid-seventeenth-century naval officers and seamen were very forthcoming about their grievances and that the Protectorate was responsive to these complaints. In his study of the Georgian navy, N.A.M Rodger points out that the absence of official mechanisms for complaint did not stop eighteenth-century naval seamen from making their grievances known. Therefore, it is

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84 Oppenheim, ed., Monson’s Naval Tracts vol. IV, 197.
clear that naval seamen in the sixteenth, seventeenth and eighteenth centuries had little compunction about addressing those in authority. The Lord Admiral wrote to Secretary of State Walsingham in July 1588 that, "I cannot stir out but I have an inf[inite number] hanging on my shoulders for money".  

Before the crew of the Golden Lion resorted to mutiny they petitioned their captain for redress. The men explicitly identify themselves as being loyal to their Queen but desired Marchant "as you are a man and beare the name of a captayne over us, so to weighe of us like men...". The crew obviously saw themselves as aggrieved:

le t us not be spoyled for wante of foode,  
for our allowance is so smale we are not able to lyve any longer of it; for when as three or foure were wonte to take a charge in hande, nowe tenn at the leaste, by reason of our weake victuallinge and filthie drinck, is scarce able to discharge it, and yet growe rather weaker and weaker....Wee were preste by her Majesties presse to have her allowance, and not to be thus dealt withall, you make no men of us, but beastes. And therefore wee are not determyned to goe any further...  

The petition of the crew of the Delight of Bristol is comparable in tone and format. In this case, though, the voyage had royal backing; it was not a naval expedition. Disease,

88 Oppenheim, The Administration, 384.  
89 Ibid., 384.  
90 It was part of John Chidley’s expedition to the Straits of Magellan in 1589-90. See Andrews, English Privateering
dissension, and scarcity of victuals had demoralized the men; 
they "thought [it] good to shew unto you (being our Master) our 
whole mindes and griefes in writing". The demand of the crew 
was unmistakable:

weep doe againe most humbly desire you to 
consider and have regard unto the premisses, 
as you tender your owne safetie and the 
safetie of us which remaine alive, that wee 
may (by Gods helpe) returne backe into 
England, rather then die here among wilde and 
savage people: for if wee make any longer 
abode in this place, it will bee (without all 
doubt) to the utter decay and losse, both of 
our selves, and of the shippe...

It is apparent that there is no real threat to authority from the 
men. This is a classic example of a petition which seeks remedy. 
In this situation it obtained the desired response: the ship 
headed for home.

Protest and petition were sometimes verbal. In the freer 
atmosphere of privateering and merchant vessels, crews were less 
inclined to compose a formal petition. The crew of the True 
Love complained to the master, John Harper, during a fishing 
voyage in 1601 that the habits of his teenage apprentice, Thomas 
Adams, were unbearable. Adams,

Voyages, 54, 65.

91 Ibid., 68.

92 Ibid., 70.

93 It is possible that formal written petitions were on 
occasion produced at the behest of shipmasters to cover them from 
liability or the anger of employers when the ships returned to 
England, and that most petitioning was, in fact, oral and 
unstructured.
was givn to suche filthiness that he dyd his excrementes in his cloathes from tyme to tyme and thereby was soe filthey and...noysome with the stinche of the said filthines th[at] he muche greeved, troubeld and annoyed no[t] this examinate alone but all the reste of his companye soe as the said [crew] perswased this examinate to stripe him to lette him overborde into the Sea to make him cleane, and then to giue him freeshe cloathes to whose perswasion this examinate yealded...

Adams was lowered into the ocean and given a dunking at the behest of his crewmates. Mariner Nicholas Simondes of the Phoenix protested his beating at the hands of the master’s mate, Robert Salmon. He had informed Salmon that "he came not into the shippe to be beaten of him...". Simondes sought out the master ashore to inform him that his back was bruised from the buffeting he had received. In 1591 the crew of the Bark Hall protested against Lieutenant John Hills’ continued presence on the privateering voyage. Hills desired the crew to cut back their allowance of victuals so they might prolong the voyage: "& afterwades the company disliked of him & were vnwillinge to continewe longer at sea in his companye". The ship returned to England.

Although they were relatively rare in this period, seamen were capable of mounting protests on land as well. The Crown was very apprehensive about the seamen and soldiers who formed

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94 PRO HCA 1/46/3v-4.
95 PRO HCA 13/24/329v.
96 PRO HCA 13/30/247v-8.
"disordered assemblies" in London in August, 1589. The men had participated in the Portugal expedition and demanded their wages before they dispersed. Afraid that their protests would turn into riots, the Crown took action to pay the men and to strengthen security in the capital. This technique was used again in 1592 to pressure the Crown to give seamen their wages. Similar protests during the next century illustrate that the 1589 and 1592 incidents were not aberrations in the study of early modern seamen. In the late 1620s angry naval seamen crowded into London to show their displeasure with the Crown for not having paid them. Unpaid naval seamen began rioting in London, Harwich, and Portsmouth in October, 1653. Parliament was so intimidated by this last demonstration that it passed an article of war which dictated that naval seamen rioting ashore could be executed. Despite its limited financial means, the Protectorate made great efforts to pay and placate its seamen to avoid such unrest but demonstrations remained commonplace.

These methods for the regulation of social relations were traditional means by which the maritime community sought to

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99Capp, Cromwell's Navy, 287.

100Ibid., 286-89.
maintain peace and co-operation: "give and take" between those in authority and the rank and file was vital to internal harmony and continued co-operation. Such methods were well practiced in the traditional, peacetime seafaring population. Given the common labour pool, these practices could not be eradicated from the naval community despite the fact that the authority of naval commanders was bolstered by martial law. It became apparent to the naval officers that, although the needs of the Crown during wartime were bound to compromise the freedoms of England's seamen, the safety valves which operated in the peacetime seafaring population were necessary in the naval community as well in order to preserve the fragile bond that existed between seafarers and a government waging a protracted naval war.

DESERTION

Protest could take an active or passive form. For instance, John Cooke resisted Drake's attempts to unify the crew after the Doughty Affair. He "bore a grudge" against the Commander for what he saw as the murder of an innocent man and "gentleman of honest conversation". He elected to protest by excusing himself from attendance at Drake's service of reconciliation.\(^{101}\) Some men preferred (when possible) to absent themselves altogether from a disagreeable working environment. In theory, desertion from the navy could bring stiff punishment but the threat of retribution for deserting naval service was not sufficient to prevent men from running away and the Crown seldom

\(^{101}\) Callender, "Drake and His Detractors", 100, 142, 72.
(if ever) executed deserters in practice. In September 1580, for example, the Privy Council acknowledged that "divers of the mariners appointed to serve in her Majesties shippes have, contrarie to their duetie, withdrawen themselves...". Desertion from the navy was so prevalent that in 1585 Sir John Hawkins proposed that wages should be raised for naval duty to stop "the best men" from defection and avoiding service. Even with the increase in pay, desertion remained "a scandall too rife amongst our Sea-men".

On the eve of his departure from Plymouth in 1591, circumnavigator Thomas Cavendish complained to Sir Richard Hawkins that his imprest men had absconded with their pay:

> These varletes within a few dayes after his departure, I saw walking the streetes of Plimouth, whom the Iustice had before sought for with great diligence, and without punishment. And therefore it is no wonder that others presume to doe the like.

Desertion in the merchant marine or privateering expeditions was a popular form of individual or group protest. It also served to rid the shipboard community of its disaffected element. Non-naval seamen could desert their ship with impunity. On a merchant voyage to Brazil in 1581, three of the men of the Minion complained to their master over the state and quantity of their

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102 A.P.C. vol. XII, 213.
103 Ibid., 213.
105 Hawkins, Observations, 20.
provisions. The master was sympathetic in that he "toulde them there was noe better there to be had and willed them to be contente...". But he also "willed them to houlde their peace and tempre their speeches better or else he would stretche them longer then ever god made them...". Unsatisfied, a small contingent left the ship and refused to come back "excepte as theye sayde they mighte have a newe master". Two of the mariners who departed the ship, Christopher Newport and Abraham Cocke, were anything but scoundrels. Both went on to become respected subjects and naval captains.

Examples of desertion are plentiful. Mariner William Valentine alias Baughe left the Edward Cotton of Southampton because he "gott nothinge but strokes and soe returned home". After his participation in the illegal capture of a Portuguese caravel in 1603, mariner William Hamblet forsook the men of the Blessing: he and other crewmembers "would not goe eany more to sea on those affaires & so this examinate lefte them...". An officer of the privateering vessel Tiger wished to put into Newfoundland for repairs rather than return home because "all his

106 PRO HCA 13/24/232-3.
107 PRO HCA 13/24/233.
108 PRO HCA 13/24/233.
110 PRO HCA 1/42/21.
111 PRO HCA 1/46/143-v.
men would forsake him yf he wente againe for England...".\textsuperscript{112} Desertion was an important weapon in the arsenal of disquieted seamen. Whether or not they actually departed from the ship, the threat of desertion might well be enough to persuade officers that they should be more accommodating. This caveat would have much more force if the ship was far from England and a significant number of men, particularly if they were skilled men, intended to jump ship.

\textbf{MUTINY}

Mutiny was a more extreme form of protest than desertion and one more threatening to authority.\textsuperscript{113} Boteler referred to seamen as "surly natured patients" and claimed that,

\begin{quote}
the insolencies of these men are so overgrown of late as upon every slight occasion they have nothing more ready in their mouths than that mutinous sea cry, "One and All...".\textsuperscript{114}
\end{quote}

However, mutiny was not simply a matter of unmanageable mariners in rebellion. The act was a clear indication that the reciprocal relationship of the common sort to their superiors had faltered. Invariably, the governors were perceived to have failed the governed by not providing "protection against the myriad

\textsuperscript{112} PRO HCA 13/28/302v. See also PRO HCA, 1/42/77, 1/42/41, 1/42/181.

\textsuperscript{113} The term "mutiny" was an imprecise one during this period. It covered individual acts of violent insubordination as well as group actions. See Rodger, \textit{The Wooden World}, 237-8. It could refer to the unmanageability of an individual and, as well, work shut-downs or "strikes". See Andrews, \textit{Ships, Money and Politics}, 66; Capp, \textit{Cromwell’s Navy}, 228-9.

\textsuperscript{114} Boteler, \textit{Boteler’s Dialogues}, 44.
insecurities...of a hostile environment": they had overlooked both their duties as rulers and the "rights" of those being ruled.\textsuperscript{115} Seamen did not expect perfection in an imperfect and frequently harsh working environment; as long as a remedy to problems and predicaments was being actively sought by those in authority, the social order was secure and tumult was staved off.\textsuperscript{116}

Although tensions reached a breaking point in both the Delight of Bristol and the Golden Lion, there is a crucial difference which explains the absence of mutiny in the former and the insurrection in the second: authority responded in one instance and not in the other. The words of the crew of the Golden Lion illustrate this point: "They said againe, they have had manye faire woordes, but nothing performed in dedes".\textsuperscript{117} In 1588, rampant disease, delayed pay and insufficient victuals in the navy created conditions which were conducive to disturbance.\textsuperscript{118} However, the navy suffered no reported incidents of mutiny. In part at least, unrest was contained because the Lord Admiral was believed to be sympathetic to the grievances of the men and authority was seen as working for the alleviation of suffering. Howard wrote:

\textsuperscript{115} Walter and Wrightson, "Dearth and the Social Order", 23.
\textsuperscript{116} Ibid., 41.
\textsuperscript{117} Oppenheim, The Administration of the Royal Navy, 389.
We think it should be marvelled at how we keep our men from running away, for the worst men of the fleet knoweth for how long they are victualled; but I thank God as yet we are not troubled with any mutinies, nor I hope shall not; for I see men kindly handled will bear want and run through the fire and water. 119

In a crisis the Lord Admiral acted. He wrote to Walsingham in July, 1588 that,

There was a fault, which I will not write of; but how, I will tell you when I come up; and if I had not in time looked into it, we should have had much more misery amongst some than we have. 120

His compassion for his men is evident. In August, 1588 he wrote to Lord Treasurer Burghley advising him of the need to assist the diseased seamen in port. This "most pitiful sight" inspired him to action: "I am driven myself, of force, to come a-land, to see them bestowed in some lodging...". 121 In addition, he claimed he was "driven to make Sir John Hawkyns... relieve them with money as he can (do)" while he and the other commanders "do all we (can to re)lieve them". 122

Clearly, insurrection was on the horizon. Hawkins, the Treasurer of Marine Causes, spoke of the need to satisfy the men "to avoid exclamation". 123 Lord Henry Seymour, the Admiral of the

119 Ibid., 198.
120 Ibid., vol. I, 273.
121 Ibid., vol. II, 96.
123 Ibid., vol. II, 177.
Narrow Seas, warned the Lord Treasurer in July, 1588 that he,

would do very well to help us with a pay for our men, who are almost 16 weeks unpaid; for what with fair and foul means, I have enough to do to keep them from mutiny.\textsuperscript{124}

However, the responsive nature of those in authority contained the unrest to a manageable degree and, thus, avoided insurrection.

With the exception of the mutiny of the 1587, the Elizabethan navy was relatively free of disorder. Even in this instance the mutiny was not widespread: it involved a single ship in the fleet and involved no violence. During the late Elizabethan era, strict discipline and martial law had some role in maintaining good order in the navy but we must also credit the naval commanders (particularly Lord Admiral Howard and John Hawkins) who made great efforts to care for the men under their command.\textsuperscript{125} While harsh discipline and unpleasant conditions were resented by seamen imprest into the navy, men were usually willing to endure them until the end of the campaign when they would be free to return to their homes and other forms of seafaring.

Mutiny was more common on non-naval ships. Privateers were

\textsuperscript{124}Ibid., vol. II, 283.

\textsuperscript{125}Capp’s work on Cromwell’s navy illustrates that commanders and officers were often sympathetic to the men’s demands. Most of the "mutinies" which took place during this time were "strikes": the ships and crews concerned were usually in harbour and unrest was normally directed at the authorities ashore who had failed to pay or provision the navy. Capp, \textit{Cromwell’s Navy}, 286.
inordinately prone to disturbance. This probably stemmed from the absence of wages, the lure of plunder, the fear of failure, and the frenzy which usually accompanied the taking of a prize. While conditions on the Queen’s ships were bleak, the conditions on privateering vessels were often worse. In the navy there were regulations and standards for manning rates and provisioning. Although these standards were frequently compromised, at least there were established guidelines in place. There were no such regulations for privateering vessels. Because provisioning was one of the greatest costs in outfitting a privateering expedition, backers were keen to make a greater profit by cutting corners unduly. Since privateering expeditions had no trouble attracting seamen, backers did not have to worry unduly about shipboard conditions.

There were other circumstances which gave rise to unrest. Privateering drew sizable numbers of affluent landsmen into its ranks. Those without experience were obvious targets for disgruntled crewmembers. Another factor was the lack of authority held by captains and masters; no doubt retribution and authority seemed more remote when dealing with commanders without the Queen’s commission. Lacking the deterrent of harsh punishments, non-naval crews had fewer reasons to endure hardship or unpopular decisions.

One of the most clear-cut cases of mutiny on a non-naval vessel involved Robert Holland, a gentleman shipowner of London. Holland maintained that his crew took his ship the Grace of
Dartmouth in 1600 and made off with her while he was ashore on the Isle of Rhodes. Their reasons for doing so are unknown. The motivation for the abduction of the ship or cargo seems to have been simple greed: seamen trying to get what they perceived to be their rightful share (or more) of purchase, plunder, or pillage.

In January, 1603, William Pearse, a gentleman captain of the Elizabeth of Plymouth, was faced with a mutiny when he unilaterally decided to release a captured ship of Venice. Richard Cornelius alias Noyler, a midshipman, Roger Peek, master's mate, and John Evans, the boatswain, informed their Captain that "theye would not be made fooles...". With the exception of a handful of men, the majority of the Elizabeth's one hundred man complement intended to keep the prize and throw the captain overboard if he refused. The Captain later escaped from his crew while in port and sought passage back to England.

Master William Russel, mentioned previously, was persuaded that his privateering expedition should return to England because of the grumbling of the crew. He feared that if order did collapse there would be no hope of restoring it. They had captured a French ship in 1602 but released her because she was a questionable prize. To aggravate the situation, victuals were running low. Russel claimed that the,

\[\text{\(126\) PRO HCA 1/46/101.}\]
\[\text{\(127\) PRO HCA 1/46/74-7v.}\]
\[\text{\(128\) PRO HCA 1/46/20.}\]
compaine beinge offended because theye
mighte not make spoile of what theye tooke,
fell into a mutynie, & pertended, theye
should starve in the Streightes, if theye
mighte not enjoye what they tooke...\textsuperscript{129}

Russel's fear of the crew wreaking havoc did not materialize, nor
did the expedition return home. The Captain's supporters wanted
to continue on to seek more prizes and they carried the day, not
necessarily because the Captain had more authority but because
his faction was numerically larger.\textsuperscript{130}

The breakdown of authority could be unnerving for
commanders. In a statement which clearly sought to distance
himself from an illegal act, Jasper Norris, the gentleman captain
of the \textit{Flying Dragon}, bemoaned his lack of control over his men
upon the illegal capture of a Scottish ship and claimed he "was
like to have byn slayne amongst them for vrginge to have yt
restored".\textsuperscript{131} Nevertheless, few commanders lost their lives as a
result of mutinies. Henry Hudson is the most infamous exception
to the rule. During his search for the North-West Passage in
1610-11, his crew left him and his officers in a boat at sea and
returned to England.\textsuperscript{132} Far from home and with only a few days
provisions left, one of the chief mutineers reportedly said he
knew the ramifications of his actions but "he would rather be

\textsuperscript{129}PRO HCA 1/46/20v.

\textsuperscript{130}PRO HCA 1/46/19v. See also PRO HCA 13/44/68.

\textsuperscript{131}PRO HCA 1/45/48v. See also PRO HCA, 1/41/108v–9, 13/26/218.

\textsuperscript{132}G.M. Asher, ed., \textit{Henry Hudson the Navigator} (New York: Burt Franklin, 1860), 193.
hanged at home then starved abroad...". 133 It is important to remember that this was the anomaly. 134 During the mutiny of the Golden Lion, after debate, simply let Captain Marchant go aboard the Spy, which remained loyal to Drake. 135 By harming the authority figures, mutiny would have decisively stepped outside the boundaries of popular protest and into the realm of disorder.

Mutinies had much in common with charivaris and riots on land. All three had the same impetus. Like political charivaris and riots, mutinies were a "temporary and exceedingly fragile assertion of authority by subjects". 136 Such actions were designed to draw the attention of those in authority to an injustice which had been hitherto overlooked. Subordinates sought to point out the "malfeasance of their governors". 137 While the outcomes of charivaris, riots and mutinies were sometimes uncertain, there was a protocol to all three. They were seldom challenges to power per se: they were "extra-institutional" as opposed to being "anti-institutional". 138 Like


134 Capp, Cromwell's Navy, 228.


136 Martin Ingram, "Ridings, Rough Music and the "Reform of Popular Culture" in Early Modern England", in Past and Present 105 (1984), 97.

137 Ibid., 93.

riots, mutinies were not irrational acts but reactions to grievances.\textsuperscript{139} They were extreme responses to problems and threats to the well-being of the community, or a sector of the community. Although Charles Tilly was writing specifically about riots, his words also describe political charivaris and mutinies: [a riot]

\begin{quote}
embodied a critique of the authorities, was often directed consciously at the authorities, and commonly consisted of the crowd's taking precisely those measures its members thought the authorities had failed their own responsibility to take...\textsuperscript{140}
\end{quote}

Since those in authority had neglected to address the problems, it was the duty of those in subordinate positions to take action. Such reactions were both a "cry for help" to those in authority and an affirmation of the social structure. Therefore, the restricted mutinies of the Elizabethan period were the maritime equivalent of political charivaris and riots.

**FUNCTION AND PRACTICE OF DISCIPLINE**

Authority, law, discipline and order were intimately connected. Douglas Hay's seminal work asserted that the law, was critically important in maintaining bonds of obedience and deference, in legitimizing the status quo, in continually recreating the structure of authority which arose from property and in turn protected its interests.\textsuperscript{141}

In practice, early modern law distinguished between "errors" and

\begin{enumerate}
\item \textsuperscript{139} Ibid., 11.
\item \textsuperscript{140} Charles Tilly, "Food Supply and Public Order in Modern Europe", 386.
\end{enumerate}

\begin{enumerate}
"crimes". One of its functions was corrective: the law chastised the "errant brethren" within the community. But it also rid the community of the reprobate who threatened the overall order and protected the populace from moral contagion. This "domino theory of human character", is evident in maritime law:

it is for want of good and severe justice at the first, for that one diseased sheep may corrupt a whole flock...For it is not possible to govern aright, without good discipline in warlike affairs upon the seas.

Like the legal system on land, maritime law functioned very differently in theory and in practice. In theory, disciplinary measures at sea and on land could be brutal and the rhetoric of law-enforcement emphasized the need for fierce deterrents. Much of English maritime law was based on the Laws of Oléron, which stated:

I. Whosoever shall kill any man a shipboard, shall be bound to the back of the party killed and thrown into the sea with him.
II. If one should be killed on land, the party should be bound in like manner and

143Ibid., 110.
144Ibid., 109.
145Monson, Naval Tracts vol. II, 205.
146These laws were codified by Richard I and introduced to England in the 1190s. They were based on Rhodian sea law of the 700s. See Dixon, "Seamen and the Law: An Examination of the Impact of Legislation on the British Merchant Seamen's Lot, 1588-1918", 13.
buried alive with him killed.

III. Whosoever shall draw any knife or weapon with an intent to draw blood, or by other means shall draw blood, shall lose a hand.

IV. Whosoever shall strike one, without drawing blood, with his hand or otherwise, shall be ducked three times at the yard-arm.

V. Whosoever reviles or curses another, for so often as he hath reviled shall pay so many ounces of silver.

VI. Whosoever steals shall have his head shorn and boiled pitch poured on it, and feathers strewed upon the same whereby he may be known; and at the first landing place where he shall come, there to be towed ashore.\textsuperscript{147}

Because the Laws of Oléron provided the basis for the regulations of fleets and for individual vessels in this period,\textsuperscript{148} the tri-partite division of the maritime community had a common disciplinary tradition to draw upon. The following punishments were typical for Elizabethan vessels: "putting one in the bilboes during pleasure; keep them fasting; duck them at the yard-arm to yard-arm under the ship's keel; or spread them at the capstan, and whip them there at the capstan or main mast; hang weights about their necks till hearts and backs be ready to break; or to gag or scrape their tongues for blasphemy or swearing".\textsuperscript{149} While we must acknowledge that individual captains and masters exercised their own discretion, these articles

\textsuperscript{147}Monson, \textit{Naval Tracts}, vol. IV, 130-1.

\textsuperscript{148}Bodleian Rawlinson Ms. C. 846/178; Sir Walter Ralegh's \textit{Works} vol. VIII, 682-88; Monson,\textit{Naval Tracts} vol. IV, 194-201; PRO HCA 14/34/75.

\textsuperscript{149}See Monson, \textit{Naval Tracts} vol. III, 436; Monson, \textit{Naval Tracts} vol. IV, 200-1, 202-3.
suggest that, in practice, seamen were disciplined in a harsh fashion but not in the brutal manner recommended by the Laws of Oléron. The death sentence for the principal mutineers of the Golden Lion in 1587 was regarded by the jury as being "iuste and necessarye for avoydinge the like hereafter, which elles muste needes growe to the utter dissolucon of all her Maiesties service for the sea hereafter." As Oppenheim points out, the death penalty for mutiny or desertion "did little but hold the penalties in terrem over them [seamen], and did not affect their independence of action if they were content to forfeit their pay". Even for novice seamen ignorance of the law was not a viable excuse for misbehaviour: instructions for the fleet in 1589 commanded that regulations be read two or three times a week "to the intent that these orders may come to the knowledge of every man...". Shipboard regulations were read aloud and posted on the main mast in privateers and merchant vessels.

FINES AND DEMOTION

Seamen might rightly be accused of being somewhat more "inclined to bloody-mindedness...than your tame landlubber". While violence was prevalent, it was not the sole means of

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151Monson, Naval Tracts vol. I, 139.

152Monson, Naval Tracts vol. IV, 199.

153Padfield, Armada, 94.

154Andrews, Elizabethan Seamen, 247.
interaction or punishment. Unruly members of all facets of the maritime community were threatened with financial loss. In 1595, seaman Valentine Wood had his shares on a privateering voyage decreased from two or two and a half to a single share by consent of the company of the Virgin of London "in rescpekte of his insufficentcy by some disorder or misdemenners by him vssed at the sea...". Demotion and fines could cost seamen dearly. In 1593, the crew of the Anne gave depositions containing details of the removal of John Brookes from his office as master’s mate. Along with the financial penalty, Brookes had to deal with the loss of his privileges. The Master told steward Thomas Rose that he should not, geve him eany meate excepte he came at meales, and would take his victuals with the reste of the mariners whereas before he did eate with the Master at his messe in the cabon.

Richard Earsewick was removed from his factorship of the Minion by the master for insubordinaion and stirring up dissension. In addition, he endured the physical punishment of being tied to the main mast with a "base" chamber about his neck. Nevertheless, he and the man accused of being his accomplice "were kepte on borde but not as prisoners or without necessarye victualls for

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155 PRO HCA 50/1/194.

156 PRO HCA 14/32/130. Trinity House later overturned the decision.

157 PRO HCA 13/30/210.

158 PRO HCA 13/24/218.
theire dyett For they had suche provision as other men had...". Earsewick in particular seemed to want for little except his office; it was said he was allowed to drink wine "as other men drincke water". Francis Drake was reputed to be the strictest disciplinarian in the Elizabethan navy. However, even he used demotion as a way to quell disruption. Initially, he removed accused mutineers Borough and Doughty from their offices. This was important in that it provided an intermediate disciplinary step which preceded court martial.

Within the established guidelines and regulations, discipline was a matter of discretion of the master or captain. Contemporary seamen claimed discipline was dished out in liberal doses aboard naval vessels. It was said that this was the chief reason for their hesitance to serve the Queen. Monson wrote that,

> It is strange what misery such men will choose to endure in small ships of reprisal, though they be hopeless of gain, rather than serve her Majesty, where their pay is certain, their diet plentiful, their labour not so great. Nothing breeds this but the liberty they find in the one, and the punishment they fear in the other.

Boteler corroborated Monson's view: he refers to the "loose liberty and undisciplined life that they take to themselves

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159 PRO HCA 13/24/294.

160 Oppenheim, Administration, 382; Corbett, *Drake and the Tudor Navy*, 226.

161 Oppenheim, *Monson's Naval Tracts* vol.II, 237
...especially in that of the private men-of-war".\textsuperscript{162} Somewhat stricter measures were required out of the necessity of keeping a naval fleet together and to achieve strategic goals. In addition, many of the men in the navy were impressed and did not always serve willingly.

The power to impose martial law and to impress seamen were coveted by non-naval commanders, shipowners, and investors. The ability to resort to martial law was a boon to commanders and backers of risky merchant or privateering voyages or voyages of exploration. While backers and officers were anxious to maximize profits by undertaking treacherous journeys, seamen were just as anxious to terminate a voyage when shipboard conditions and risks had become unacceptable. Martial law was an useful tool with which to coerce men to work when the risks were great. Thus, promoters tried to convince the Crown to grant them royal commissions. In the 1560s one promoter tried to persuade William Cecil that he needed recourse to martial law in order to undertake a trading voyage to Guinea. He complained that seamen were unruly and when they were at sea "they wil do as they lyst...except authorytee cause them to feare".\textsuperscript{163} Without this power, employees could attempt to exercise their own discretion regarding when a voyage should be aborted. In an age of maritime expansion and increased risks, this age-old custom was an impediment to profits.

\textsuperscript{162}Boteler, Boteler's Dialogues, 35.

\textsuperscript{163}Hair and Alsop, English Seamen and Traders, 147-8.
Although most contemporaries speak of the need for harsh discipline in order to avoid shipboard anarchy, there were those who adhered to the "carrot" rather than the "stick" approach. John Hawkins and Lord Admiral Howard were two leading exponents of the former. Hawkins tried to improve shipboard conditions and wages for seamen on his private voyages and in the navy. Lord Admiral Howard’s letters to the Queen and her inner circle demonstrate his compassion for his men. Howard’s view can be summed up in his letter of June, 1588: "men kindly handled will bear want and run through the fire and water...". However, these men were in the minority. Most sixteenth-century commanders held that strict discipline re-enforced by the Queen’s authority was the obvious solution to seamen’s recalcitrance and disorderly behaviour.

**VIOLENCE**

It is not surprising that physical punishments were an integral part of the disciplinary practice of the maritime community given the overall level of violence in sixteenth-century society. A contemporary seamen summed up the prevailing attitude towards corporeal punishment: he referred to two seamen as "a cowple of Skurvy boyes that made an vprore, and yt were a good deede to...beate them...". This idea would

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165 Wrightson, English Society, 61.

166 PRO HCA 1/44/223v. Masculinity and the exercise of command or authority were linked in the minds of the speakers.
remain fashionable long after the reign of Elizabeth. One career seafarer in the late seventeenth century claimed that "when they [seamen] do anything it is with a grumbling, unwilling mind, so that they must be forced and drove to it". It was reported that most Restoration commanders thought it "folly to say that good words only without blows will wholly command an English seaman".  

There are many examples of officers resorting to violence in an effort to discipline their men. Silvester Glassope, master and owner of the William Bonaventure, came aboard his ship to find members of his company "brawlinge and redye to fall togeather by the eares...". Upon discovering that John Wornell's "evil speeches" were the cause of the disturbance, the master gave the offender "a cowple of boxes on the eare".  

Boatswains thought nothing of resorting to blows to "persuade" a seaman to perform his duties. When Henry Inkersall, the boatswain of the Richard of Arundel, commanded Philip Noves to fall to his labour and the mariner refused, the boatswain picked up a stick and struck Noves on the shoulder. In another case, master's mate

The contrast, though, is always to "boy" and never to women. On land, a husband who could not control his family was called a "woman". At sea, the prejorative designation within an internalized all-male ethos was to the lowest and most immature rank of seafarer.

167 Quoted in, Capp, Cromwell's Navy, 219.
168 PRO HCA 13/25/48v.
170 PRO HCA 13/28/25v.
Robert Salmon hit mariner Nicholas Simondes with the helm of his hatchet for his insubordination, "evell language" and calling the Carpenter's mother a "hoores burd". Initially Salmon only chastised Simondes verbally: "what meaneste thowe to call an honeste womans soenn hoores burde...". 171 Simondes' refusal to let the matter drop prompted Salmon to hit him three or four times with helm of his hatchet. Salmon warned him that "yf he woulde not houlde his peace he woulde sloppe his mouth with the said helme...". 172 When Simondes persisted, the master's mate followed through with his threat. Harsh discipline was not limited to the men aboard. Edward Hampton, the ship's boy of the Content of London, was hit with a rope's end by the boatswain for not performing his labour and whipped by Master Edward Crane for being intoxicated and threatening to murder the crew. 173

In this regard, naval discipline was no different from other sectors of the maritime community. During the naval expedition of 1596 to Cadiz, boatswain Hugh Turner of the Alredo found seven or eight of the crew in the forecastle talking and singing despite the Master's call to assemble. Turner chastised the men and bestowed blows amongst the group with a rope's end. When one died thereafter, the beating was considered commonplace: it never

171 PRO HCA 13/24/329. For more on Salmon see State Papers vol. I, 324-5.
172 PRO HCA 13/24/330.
173 PRO HCA 1/46/303.
"did him eany harme or was eany cause of his deathe...". Examples of beatings for idleness and misbehaviour are routine in the Admiralty depositions.

Discipline was not only the responsibility of those in authority. While violence often characterized relations between seamen, crewmembers were constantly intervening in disputes and breaking up brawls. Since it was usually in the interest of the community to maintain order, the task of controlling the unruly fell to the entire crew, although the burden was born more by the office-holders. Two seamen of the John and Frances tried to check the fray that broke out between two of their fellows even though the protagonists had weapons. The master's mate of the William Bonaventure managed to wrest John Wornell off the master, Silvester Glassope, who was about to be thrown in the Thames. The master's mate of the Examiner blocked the Master's attempt to run the Captain through with a pike.

FORMAL AND INFORMAL LAW

Just as there was a distinction between the theory and practice of discipline, there could also be a discrepancy between formal and informal law. Whereas seamen believed that the maintenance of order was usually in their interest and participated accordingly, they did not always find it so. Like the land population, "acceptance of their [the elite's] authority

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174 PRO HCA, 1/44/170v-171v.
175 See also PRO HCA 1/44/5v.
176 PRO HCA, 1/45/132v, 13/25/48v, 13/27/262v-3v.
by the mass of the common people was partial and conditional". Historian Eric Hobsbawn claims that social criminality "occurs when there is a conflict of laws, e.g. between an official and an unofficial system...". Thus, even in a deferential society unpopular laws were sometimes disregarded by the non-elites who voiced an alternative vision of order. While it was the role of the property-owners to draw up and implement laws, they had to take into account customs and expectations of the rest of society. These customs and expectations were often articulated as customary rights. When it came to unpopular laws, the governed could passively or actively resist authority. As we see, in these instances, such laws could be difficult to enforce.

In 1598, Richard Burden, an officer of the Admiralty Court, attempted to apprehend one William Gibson of the George. Burden complained to the Court that he requested the aid of all the men present on the ship in making the arrest but "noe man answered or would doe eany thinge...". Because of their passive resistance, Gibson managed to flee the authorities in a boat. The master of the ship was charged with assisting Gibson in his escape. In

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180 PRO HCA 1/45/53-54.

181 PRO HCA 1/45/53.
addition to crewmates, there were no end of "enablers" on land
who were willing to assist seamen fleeing the law. Predictably,
mariners' family members were ready to resist Admiralty
officials.\textsuperscript{182} Local officials were sometimes willing to protect
seamen from the Admiralty as well. Frances Cotton, esquire,
refused to allow Henry Mott, an officer of the Admiralty, to
arrest various seamen on the Isle of Wight. Mott showed Cotton
the writ of contempt he possessed from the Admiralty Court with
little effect. When Mott claimed he would appeal to Judge Julius
Caesar, Cotton replied "Tush man I knowe him well enoughe he is
Master of the Requestes and I respecte him not a button".\textsuperscript{183}

Resistance to the Admiralty officers did not always take
such a passive form. Unfortunately for many hapless officials,
they personified the Admiralty's unwelcomed interference into the
lives of seamen and the coercion of formal law. William King, an
officer of the Viceadmiral in Essex, detailed his problems
arresting certain errant seamen who "contemptuoslye withstoade
his authoritye...". He had had ongoing problems with one Thomas
Hankyn who had resisted his authority on various occasions and
had also,

\begin{quote}
reviled the said Coarte and the Viceadmirall
and vtttered such vile and vnsemly speeches
agaynste him as are not here with modestye to
be sett downe.\textsuperscript{184}
\end{quote}

\begin{flushleft}
\textsuperscript{182}PRO HCA, 13/34/71, 13/26/334.
\textsuperscript{183}PRO HCA 13/32/295v. Cotton was possibly a Justice of the
Peace but his office is not specified in the deposition.
\textsuperscript{184}PRO HCA 13/25/109v-110. See also PRO HCA 13/26/334.
\end{flushleft}
Admiralty official Thomas Walthowe was attacked by seaman Lawrence Dutton with a sword when he tried to arrest him for illegal plunder; Dutton swore "greate oathes" and "sayde he cared not for the judge of the Admiralty nor his warrante". The wife of Richard Prideaux attacked Admiralty officials with a knife to protect her husband. Diggory Holman told William Hamlet, an officer of the Court, that he would like to heave him overboard and "ferrett the cuntrey..." for "all other of his coates, that they should trouble the cuntrey noemore...". Overwhelmingly, the resistance was in the form of verbal abuse and threatened violence; actual bodily harm was rare. This in itself is suggestive of a code of behaviour which pressed upon formal authority to the limit, but drew back from violence.

Seldom were seamen as opposed to the Admiralty's jurisdiction as when it involved plunder. Seamen undertaking any sort of privateering activity were forbidden by the Lord Admiral's directives to break bulk until it was inventoried in port and divided accordingly. The practice of ignoring these directives was rampant. As we have seen in an earlier chapter, impressment was a bone of contention and was another occasion for

185 PRO HCA 13/26/334.
186 PRO HCA 13/32/297v-8.
187 PRO HCA 13/33 324v-6.
188 PRO HCA 25/3/83. This could include naval mariners and the merchant marine as well as those who styled themselves exclusively as privateers.
resistance. In both situations it is evident that seamen felt their customs, which they saw as rights, sanctioned their resistance to formal law. They guarded their tradition of "pseudo-independence": seamen believed they had the right to choose the nature of their own employment and were entitled to the fruits of their labour. In these instances, their prerogatives took precedence over the demands of the Lord Admiral and the Queen. The Crown was unsuccessful in altering this mindset during the period under review.

MERCY

Although law and punishment appeared stringent and inflexible in theory, there was a great deal of scope for discretion and mercy in both shipboard court martials and the Admiralty Court. While Drake had a greater abhorrence for the mutinous office-holders of the Golden Lion, he also condemned the common men as "accessaryes to this treacherous defection". Notwithstanding, he did acknowledge the possibility of the sovereign’s mercy as he passed judgement:

And though it shall please her Majestie to looke upon them with mercye, yett my sentence is theye shall all come to the Corte gate with halters aboute theire neckes for an example of all such offendours.

Drake’s prediction that the mutineers would "abyde the paynes of Death; yf not theye shall remayne as deade men in lawe" never

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190 Oppenheim, Administration, 387.

191 Ibid., 387.
came to pass.\textsuperscript{192} Boroughs was treated very leniently even though Drake condemned his displaced vice-admiral to death, and an inquiry charged him with neglect of duty at Cadiz.\textsuperscript{193} Borough remained in favour (especially with Lord Burghley) and retained his prominent position as one of the principal officers of the navy. Two years later he was promoted to Controller of the Navy.\textsuperscript{194} Similarly, the other seamen of the Golden Lion suffered no penalty. In fact, the master of the mutinous ship, William Bigat or Bygot, went on to have a career as an eminent master. He was obviously regarded as a responsible and prominent man in the seafaring community and in his parish. Both he and Boroughs were Elder Brethren in the Trinity House at Deptford, indicating their stature in their occupation.\textsuperscript{195} A year after the incident on board the Lion, Boroughs commanded the Bonavolia against the Spanish Armada.\textsuperscript{196} William Bigat’s experience earned him a job as an appraiser for the High Court of the Admiralty.\textsuperscript{197} In addition, both men were vestrymen and auditors for their parish of St.

\begin{footnotes}
\textsuperscript{192}Ibid., 387.
\textsuperscript{193}Ibid., 383.
\textsuperscript{194}Ibid., 382-3;Corbett, \textit{Drake and the Tudor Navy} vol. II, 107; PRO HCA 14/32/137.
\textsuperscript{197}PRO HCA 24/58/72.
\end{footnotes}
Dunstan's, Stepney, and Bigat was named as an overseer in other mariners' wills, a mark of his social position as a man of trust. Evidently, such incidents did little or nothing to besmirch the careers of these men. Both remained respected master-mariners and citizens.

In theory those who committed felonies deserved death although there was always the possibility of royal pardons which were the prerogative of the monarch. Yet within the routine process of sixteenth-century justice we find a two-tiered system. In practice the courts distinguished between hardened "criminals" and "offenders". Those who were contrite and were judged to be "redeemable" might well escape death. Although both offenses carried the death penalty, naval deserters and mutineers rarely fell into the category of "criminals". In most cases deserters were opportunists who sought more lucrative employment or hoped to escape the harsh realities of naval life. There is little evidence that deserters from the Elizabethan navy were punished. Mutineers were frequently men who fled homeward to escape what they judged to be life-threatening conditions. Such actions were and had to be frowned upon: a nation could not wage war if its soldiers and sailors exercised their discretion and decided to flee in the face of danger and hardship. However, fighting men


199 Guildhall Ms., 9171/20/341, 9171/18/313; PRO PROB 11/102/75.

200 Herrup, "Law and Morality", 110, 119.
also deserved sufficient provisions and when they were deprived of the basic necessities to sustain the lives of the crew, it was understandable why some elected to return to England. Thus, few mutineers or deserters showed, or could be demonstrated to have shown, the malicious intent which defined criminals. In the power relationship between the Crown and its seamen, to deprive men of mercy when their reactions stemmed from the Crown’s negligence, their officer’s mismanagement of critical provisions, or unforeseen circumstances was not only morally questionable, it contravened the spirit of Tudor paternalism. Lack of compassion in such cases would undermine the deferential system of authority and justice which was the foundation of sixteenth-century society.

The Crown tended to be most indulgent with those offenders of the lower orders who fell into trouble because of poverty or poor leadership. Both excuses were articulated by seamen in criminal cases in the High Court of the Admiralty. Skilled men probably found tolerance because of England’s great need for experienced seamen for the war effort. In 1586 Lord Admiral Howard made stay of any legal actions against four seamen at the behest of Judge Julius Caesar as the men were sufficient for service and condemned for small offenses.²⁰¹

²⁰¹PRO HCA 1/3/39. Capp suggests that the Protectorate was extremely lenient with deserters because it needed skilled men for the war effort and desertion was so widespread that punishing them would have resulted in a "bloodbath". Capp, Cromwell’s Navy, 284. This was probably the case during the war with Spain. Had skilled seamen been readily available the Crown would have had more scope to punish deserters.
Mercy was extended intermittently to seamen of all backgrounds for their participation in such activities as robbery and piracy. The bounds of mercy sometimes went beyond this: in 1594 the Crown pardoned John Rise and George Gregory, two sailors from Kent, for stealing a horse worth £3 and other goods worth £5. The pardon of Rise and Gregory is remarkable because horse thievery was normally considered to be a crime solely for profit. The justice system made allowances for men who may have been in the wrong place at the wrong time. In 1599, Lord Howard ordered Julius Caesar, Judge of the Admiralty Court, to draw up a pardon for sailor Anthony Man who was convicted with other crewmembers for the death of Henry Baker, the master, and the Dutch master of a captured prize. Man's wife Margaret petitioned the Lord Admiral for consideration as her husband was not in collusion with the "wicked persons" responsible for the murders and was "not thought fitt by reason of his simplicity..." to be acquainted with their plan.

There are many instances whereby skilled seamen were "forgiven" by the Crown for their transgressions. The case of

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202 For example of royal pardons to seamen see: PRO, SP 12/29/172, SP 12/234/Nov. 9, 1590, SP 12/264/July 27, 1597, SP 12/264/June 24, 1598, SP 12/July 16, 1598, SP 12/274/Jan. 27, 1600; PRO HCA, 1/4/37, 14/36/169, 14/36/167. For examples of the Crown's leniency, see PRO HCA, 1/3/39, 1/4/37, 14/33/7, 14/32/28.

203 PRO SP 12/249/Aug. 10, 1594. Because of the nature of the crime, ninety-five percent of convicted horse thieves were hanged. Herrup, "Law and Morality", 114-115.

204 PRO HCA 14/33/133.

205 PRO HCA 14/33/134. See also PRO HCA 1/3/39.
William Goodlad is an apt example. Goodlad, one of the Brethren of Trinity House,²⁰⁶ was a member of a family of masters and shipowners and related in marriage to other prominent seafaring families of Leigh, Kent.²⁰⁷ He was obviously well regarded and commanded a ship used to revictual the navy in August 1597, and performed other services to the Crown after that date.²⁰⁸ However, Goodlad was indicted for resisting arrest in 1598.²⁰⁹ His defiance for the authority of the Admiralty apparently had no lasting negative effects on his career in regard to the Crown or the rest of the maritime community. Even Robert Feewilliams, whose violent actions on board the Examiner brought about a suit in court, managed to retain some measure of respect in his occupational group and in his community. The High Court of the Admiralty appreciated his expertise as a shipmaster enough to use him as an appraiser of a vessel in June 1591,²¹⁰ and he participated in the government of Stepney parish.²¹¹

The Lord Admiral dismissed Bartholomew Earning, captain of the Godspeed of London, Anthony Nox, captain of Anthony of Portsmouth and their crews from all legal actions and suits in 1600, when depositions in the court show that these privateers

²⁰⁶ Harris, ed., Trinity House of Deptford Transactions, 12.
²⁰⁸ PRO, E 101/64/28/3, E 101/64/24.
²⁰⁹ PRO HCA, 1/45/57, 1/4/56.
²¹⁰ PRO HCA 24/60/113.
²¹¹ GLRO, P93/DUN/327/5, P93/DUN/327/33.
battled each other (some to the death) over a captured prize.\textsuperscript{212}

Many of the greatest Elizabethan sea heroes came into conflict with the law but they escaped punishment. Martin Frobisher was suspected of piracy,\textsuperscript{213} Sir John Hawkins was accused of corruption,\textsuperscript{214} Drake was accused of deserting his post in 1588,\textsuperscript{215} and Hawkins and Sir Walter Raleigh captured illegal goods.\textsuperscript{216} The Lord Admiral was once placed in the awkward position of pardoning his own ship and crew for taking a prize without having a commission.\textsuperscript{217}

In general it can be said that despite tough rhetoric to the contrary, the Crown allowed English seamen scope for misbehaviour. As individuals or as groups, seamen flouted the law, and the Crown, like a long-suffering parent, not infrequently granted them amnesty. It was only the reprobate, the most notorious career pirates for instance, who gave up their lives for their misdeeds.\textsuperscript{218}

CONCLUSION

Shipboard communities mirrored land communities in many respects. Tudor society afloat and on land preserved order

\textsuperscript{212}PRO HCA 14/34/201.

\textsuperscript{213}Laughton, \textit{State Papers}, lxxvi.

\textsuperscript{214}Oppenheim, \textit{The Administration of the Royal Navy}, 392.

\textsuperscript{215}Robinson, "A Forgotten Life of Sir Francis Drake", 17.

\textsuperscript{216}PRO HCA, 14/30/43, 14/30/104.

\textsuperscript{217}PRO HCA 14/33/7.

\textsuperscript{218}For example, see PRO HCA 1/101.
through reciprocity and consensus. In both cases the elite lacked the infrastructure to impose order through force alone. Punishments worked when they were perceived to be just. Seamen supported maritime authority in most instances and in return expected the recognition of their customary rights. The deferential model allowed for protest if the common sort thought that too much was being expected of them and not enough was being delivered. Generally, protest remained within acknowledged channels. However, when those in authority invariably tried to compromise these liberties, they risked a temporary loss of control. The withdrawal of support for authority exposed the fact that both societal hierarchy and order rested on consensus.

Never did order come close to breaking down altogether. Anecdotal accounts and records of the High Court of the Admiralty (both civil and criminal) demonstrate that seamen were a contentious lot, but order seldom gave way when the ship was at sea. In such cases, some semblance of order was required for the crew to sail the ship back to port. Accounts of very serious breaches of order almost always refer to ships in harbour or allude to temporary, exceptional, and provoked lapses of order. Although commanders often had to address complaints about conditions or changes in the itinerary and there were bound to be tensions among all-male communities in tight quarters, it was in the interest of the officers and the rank and file to complete their voyage so they could collect their pay and get home safely to sail another day. Simply put, order was almost always in
everyone's best interests and it was internally created, not externally imposed. Generally, only the most unbearable conditions or flagrant abuses of power prompted work stoppage or mutiny. Overall the system was remarkably stable given the complex and precarious basis on which it rested.

When order did break down, it was frequently the result of subsistence issues. Like riots on land, mutinies or near mutinies can usually be traced back to food. While complaints of the quality and quantity of provisions were a regular facet of accounts of life at sea, we will never truly know the veracity of the many complaints. Whether or not they used subsistence matters as a weapon, mutineers understood that issues of survival and nourishment were deemed to be "legitimate" causes for challenges to authorities.

Although order rarely collapsed, it was often compromised - particularly on privateering or "mixed voyages". The nature of the command structure aboard privateering vessels holds a partial explanation. With the expansion of the maritime community during the war years, the ship's hierarchy took on new members: aboard men-of-war, traditional maritime authority (the master and his officers) was supplanted by captains and other wartime personnel. To aggravate the problem, captains were not always men familiar with the sea. Unlike shipmasters, they had rarely worked their way up through the maritime hierarchy or been trained specifically to command a ship and crew. While naval captains were sometimes bolstered by the threat of martial law,
privateering captains lacked this authority. Therefore, the truly inexperienced and incompetent were targets for direct challenges when they made unpopular decisions. Such men were especially vulnerable if their commissions or the objectives of their voyages were unclear. When challenges were made, they were generally channelled through those who held positions in the maritime hierarchy. In most cases where a captain’s authority was directly questioned, the shipmaster or other senior officers had some involvement, either directly or indirectly. Just as the prudent shipmaster heeded maritime custom and listened (or at least appeared to listen) to the opinions of his crew, the wise captain took into account the opinions of the experienced maritime personnel on board. Mutual respect and a sense of "give and take" helped to stave off potential disturbances. However, given tensions in the dual command structure (military and maritime), the looser discipline, and the desperation of the men to profit from their voyage, privateering vessels remained the most prone to disturbances. If problems were not resolved, they were glossed over: normally order was resumed in some fashion, at least long enough to get the ship home.

While maritime discipline and justice shared the basic features of the larger society, it was also distinct. Sailors had a reputation for boisterous independence not least because they were given, or seized, the latitude for such behaviour. Those in positions of authority in the shipboard community therefore had concerns and difficulties which were different from
their counterparts on land. Order was particularly precarious in the shipboard environment as seamen had an option that few landsmen had: they could desert their work environment if the risks were too high. This was not possible for most workers in early modern England because few could disassociate their employment from their personal lives. Although other workers (such as servants or miners) showed a very high degree of mobility and a propensity for short-term employment, few were as mobile or autonomous from the greater community as seamen. Thus, maritime authority had the additional problem of maintaining order among men who were removed from their families and oftentimes from the immediate threat of the law, and were therefore freer of external constraints.

With the onset of the war with Spain, the Crown and those men who assumed semi-permanent naval positions for the duration of the conflict encountered some difficulties when they attempted to impose naval rules on a seafaring population accustomed to self-regulation. The peacetime maritime community had various techniques by which it sought accord: consultation, persuasion, petition, arbitration, and reconciliation; the navy did not utilize or recognize all of these techniques. Perhaps, as a consequence, it had to fall back upon mercy. Although the naval hierarchy tried to implement tighter discipline and curtail the freer practices of the maritime community, imprest seamen managed

219 See Farrant "The Rise and Decline of a South Coast Seafaring Town", 63; Laslett, The World We Have Lost - Further Explored, 75.
to make their voices heard just as they had in other forms of sea service. It seems that seamen paid little heed to attempts to prevent them from exercising their traditional freedoms; they offered their opinion even when it was not solicited, deserted, and, on occasion, staged more blatant displays of their displeasure. The frustration of naval writers such as Monson and Boteler, able to criticize the independent seamen but not to reform their behaviour, is readily apparent. The threat of martial law failed to quell the sense of customary obligations. The more egalitarian customs of the merchant marine could only be eradicated through the growth of a naval caste unaccustomed to the greater freedoms of other forms of sea service. This was not to come about for some time. Except for the more permanent servants of the Crown, naval service in Elizabeth’s reign was sporadic and seen by seamen as an adjunct to their more traditional labours. The more rigid code of behaviour was not internalized. It was something to be endured until they were discharged.

Although commanders and officials had considerable theoretical powers which they could use to pressure seamen into conforming to the navy’s rigid code of behaviour, in practice their use proved difficult and imprudent. The Elizabethan naval infrastructure lacked the personnel and the will to prosecute "errant" seamen to the full extent of its theoretical power. To a great extent, the Crown’s actions and dealings with its seamen were circumscribed: law and discipline on land and at sea
had to function according to the deferential model. In most instances, the lower orders thought that it was in their interest to take part; those in authority did not want to give them any reason to doubt this assumption. Shipboard communities were similar to the larger society in that they functioned with roughly the same dynamic, parameters and mechanisms regarding the protection of order for the aggregate. Both governed and governors reacted to crises in the same way as they did on land and used comparable tools for communication and resolution. That they did so without the deferential weight of landed property says a good deal concerning the internalization of values of community and order within sixteenth-century society.
CHAPTER IV

SEAMAN’S SUB-CULTURE, LABOUR RELATIONS, AND THE ROLE OF CUSTOM
Our examination of hiring practices has demonstrated that there was an established tradition of individualism within the maritime community. In part because seamen lacked a national structure to impose a wage-scale and regulate the terms of their employment, they were "free agents". They were used to contracting out their own labour: they normally had autonomy to negotiate the terms of their own employment with employers and had a say in the manner and method of payment. Moreover, many seamen wisely opted to conduct some private trading in order to supplement their wages. They were accustomed to looking out for themselves and relying on their own efforts to secure a decent living. During the last two decades of Elizabeth's reign, this tradition of personal control of employment and leisure was undermined by the wartime demands of the Crown. Without question seamen's individualism and customary freedoms were at odds with the Crown's age-old right of impressment. Impressment affected the composition of the maritime community, it dictated when seamen should work, and it had a negative impact on the seamen's financial state. The war decreased their occupational freedom: naval duty dictated that seamen would serve aboard a warship on a given voyage at a specific rate, well below what they could command for other types of maritime employment. There was no opportunity for private trading and little hope of benefitting from booty. Thus, service to the crown carried a financial penalty for seamen and their dependents. Because naval wages were below market value and payment was routinely delayed, seamen had little compunction about embezzling
to make up for lost income. However, as we shall see, seamen
resented the intrusion upon their employment freedoms more acutely
than the loss of income.

Although it was common knowledge that seamen detested naval
service and many tried to evade it through desertion or bribery,
most tacitly bowed to the Crown’s authority. Perhaps it is more
precise to say that most seamen tried to ignore all but the most
blatant encroachments upon their usual freedoms and carry on as
they had in peacetime. On the whole, they relied on the strength
of custom to govern their employment obligations to the Crown,
rather than attempt innovative solutions, such as efforts to
organize themselves into a collective.

Despite their obvious independence and itinerant existence, we
shall see that the ties which bound the maritime community together
were very strong indeed. We will examine their extensive financial
network based upon loans and obligations. The shipboard economy
and system of debt were important pillars of the maritime
community: they had a vital role in each man’s livelihood and both
depended upon and enhanced economic and social bonds within the
community.

Financial and commercial exchanges were only one practice
which created and perpetuated cohesion within the seafaring
population. Undoubtedly, maritime sub-culture engendered
solidarity among men of the sea as well. English seamen had an
elaborate system of customs, rituals, symbols and codes. Much of
their sub-culture was shared with foreign seamen: the folklore of
the sea, seamen’s dances, songs and idiom all sprang from their lives afloat and were uniquely their own.

The Protestant faith fostered cohesion within the English sector of a wider European maritime community. Although shipboard orders imposed regular Protestant worship, the practice of shipboard religion was an established custom of the maritime community which needed no enforcing. The Crown was concerned about ensuring that seamen’s practices and beliefs were orthodox, but there are few traces of the Old Faith among the maritime community by the 1580s. The outbreak of war with Spain exacerbated and emphasized religious differences and tensions between Catholic and Protestant seamen.

The interplay between religion and the Anglo-Spanish war had important consequences for the English maritime community. Religious rhetoric provided the English maritime community with a noble motive, or an acceptable justification, for waging battles against the Spaniards.¹ Furthermore, as we will see, their collective and individual successes instilled pride in their abilities and their identity as an uniquely English maritime group.

RITUAL AND SUB-CULTURE

While seamen spent much of their time at sea, isolated from land-dwellers, they were still privy to "a common stock of popular culture". 2 This is witnessed in regard to methods of protest and religion. Nevertheless, isolation was bound to breed a distinctive sub-culture. 3 While it was not unusual for craftsmen and occupational groups to develop their own sub-cultures, the maritime sub-culture was so distinctive and pervasive that many English observers would deem seamen to be "a nation by themselves". 4

Like other itinerant occupational groups who endured physical isolation, seamen had a highly developed "system of shared meanings, attitudes and values, and the symbolic forms (performances, artifacts) in which they are expressed or embodied". 5 Seamen possessed their own idiom and colloquialisms. "Land-lubbers" were effectively excluded from this language which sprang from the extensive terminology related to seafaring life. One outsider commented on his first exposure to the shipboard


3 As specified in Peter Burke's Popular Culture in Early Modern Europe, the term "sub-culture" has been selected because seamen's customs and rituals formed a cultural nexus which was "partly autonomous rather than wholly autonomous, distinct yet not completely severed from the rest of popular culture". Ibid., 42.

4 The phrase is the Earl of Clarendon's, quoted in Andrews, Ships, Money and Politics, 82. This observation has been made about other marginalized and isolated labourers such as miners and longshoremen. C.R. Dobson, Masters and Journeymen: A Prehistory of Industrial Relations 1717-1800 (London: Croomhelm, 1980), 30.

5 Burke, Popular Culture, prologue.
environment: "Nor could I think what world I was in, whether among spirits or devils. All seemed strange; different language and strange expressions of tongue...". Sir William Monson observed that the "sea language is not soon learned, much less understood, being only proper to him that has served his apprenticeship"; to the untrained ear, seamen's jargon sounded like "a barbarous speech which he [a non-seaman] conceives not the meaning of". Monson went on the say that seamen "are stubborn or perverse when they perceive their commander is ignorant of the discipline of the sea, and cannot speak to them in their own language". Nautical glossaries testify to the extensive nature of seamen's distinct vocabulary.

Seamen's songs employed not only their unique jargon but also reflected the work rhythms of their occupation. Shanties were exchanges between a leader and a chorus, "one who sings and orders and the labourers who sing in response". Seamen's dances were designed for confined areas. Both forms were tailored to shipboard life. Thus, their working environment and the rhythm of their labour had a direct influence upon the character of their popular culture, and that culture re-inforced their "otherness".

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7Monson, Naval Tracts vol. III, 434.

8Ibid., 434.

9 The observation was made by Friar Felix Fabri in the 1480s. Burke, Popular Culture, 43-4. See also L.G. Carr Laughton, "Shantying and Shanties", Mariner's Mirror (1923), 9.
Music figured prominently in maritime sub-culture because it provided relief from the monotony of life at sea. While musicians were kept on board naval, exploration, and privateering fleets to give signals, they were also used to entertain the men. Among the items salvaged from Henry VIII’s flag ship, the Mary Rose, were a wooden shawm, three tabor pipes, several small reed pipes, a wooden whistle and the remnants of two stringed instruments. ¹⁰ The ship’s musicians played on board Humphrey Gilbert’s Delight as the ship and crew tried to weather an Atlantic storm: "like the swan that singeth before her death, they in the Delight continued in sounding trumpets, with drums and fifes, also winding the cornets and hautboys". ¹¹ Musicians were common aboard ships that were travelling in groups as they were used to convey signals between vessels in a fleet, especially when fog or high waves limited visibility. ¹² The appreciation of music was shared by pirates as well. In the early 1580s a pirate crew restrained a young boy with a fiddle on board their ship "to make them merye...". ¹³ While affection for music was in no way particular to seamen, it is apparent that much of their sub-culture, that is to say their language, their songs and dances, evolved from their unique work environment.


¹²Ibid., 95.

¹³PRO HCA 1/43/54.
The system of shared meanings, however, went far beyond simple terminology and usages. Like all sub-cultures, there was a complex code of non-verbal communication, symbols, and rituals which only those of the maritime community understood. For instance, crews took their orders from the calls of the boatswain's whistle. \(^{14}\) While whistles worked well for conveying messages on any given ship, other forms of non-verbal communication were needed for fleets. By the sixteenth century there was an intricate code whereby messages could be transmitted by firing the ship's ordnance, displaying lanterns, striking sails, waving flags, or through musical signals. \(^{15}\) Crews could indicate their friendliness or their aggression to other crews without exchanging a word. Given the international nature of seafaring, many elements of this coded language were held in common by European seamen. If a ship struck her topsails the crew was signalling its intention to yield and allow a search for contraband. \(^{16}\) When a Portuguese ship with a lucrative cargo of sugar had the misfortune of encountering the English privateering vessel *Disdain* in 1592, John Endicke, the English shipmaster, waved a sword at the Portuguese. The young ship's surgeon, Martin Pelham, "also waved her [the Portuguese ship] with his hatt & then caste his hatt overborde and commanded them of the prize to strike for the Queene of Englande...". The Portuguese opted to surrender:


\(^{15}\) Hale, *Renaissance Exploration*, 95.

\(^{16}\) PRO HCA 1/43/150v.
and they of the prize asked what shippes those a heade were, and answere was made from the disdayne they were the Queene of Englanedes shippes and then the said portugall prize strake her topp sayles & yelded...

By waving an unsheathed sword at the Portuguese company the men of the Disdain were giving a clear indication of their intention to fight if necessary. The custom of "waving amaine" was widespread among the maritime community. 18 This practice was not limited to English seamen. The crews of two French warships considered Englishmen Lutherans and "thoughte yt lawfull to take eany englishe mens goodes if they could". When they encountered the English privateering vessel Centaur in 1595 the French seamen,

of eyther shippes aforesaid called the Esperanence & princesse with swordes drawen wayved the englishe men amaine, and one of the officers of the princesse with a sworde drawen in his hande did bid the companye of the centaure amaine englishe dogges and shott two shott[s] at the Centaure...

Throwing beverages into the water was another sign of defiance and aggression. Francis Auston, master's mate of the Samaritan, testified before the Admiralty Court that he and his crew had fired on a Dutch ship because its company had refused to strike their topsails in deference to Queen Elizabeth. The Dutch crew demonstrated their willingness to fight when one of their number "did weave a naked sworde vppon the poupe and caste a cann of

17 PRO HCA 13/30/176.

18 PRO HCA, 1/43/109, 1/45/82, 1/45/100, 1/41/102, 13/31/272, 13/20/51v, 1/42/184, 1/42/149v-150.

19 PRO HCA 13/31/99v-100.
drincke towards" Auston and his company "in dispighte and defiannce...". The English seamen testified that "the waving of a naked sworde and castinge of a cann over borde are signes and tokens of hostility and Defiance at sea...". The gunner's mate, William Hanson, corroborated Auston's account: these actions "are vsvall and knowen signes of warre...". Similarly, pirate captain Tom Clark saluted his victims with a glass of wine and then threw the glass into the sea before he robbed them.

While these gestures needed no explanation to seamen in the sixteenth century they might also be accompanied by verbal provocations. When the crew of the Queen's ship Guardland commanded the Black Bull of Hamburg to strike her topsails to salute Queen Elizabeth in 1591, the Germans "skornefullie denied [to strike their sails], vttering...vnseemely & vnreverent speeches...". The standard incitement was to insult the English Queen. Thomas Atkins, master of the Mary Fortune of Lynn, described his company's battle against a ship of Hamburg in the mid 1590s: the Germans goaded the English company by yelling "Skite vppon the Queene of England...".

When Fleming seamen encountered a fleet of English privateers at sea they angered them by "sayenge skite vppon the Queene with other vnsemely wordes, and bade them

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20 PRO HCA 13/26/85-88.
21 PRO HCA 13/26/85v-6.
22 A.P.C. vol. XV, 113.
23 PRO HCA 14/29/59.
24 PRO HCA 13/31/67-v.
come on borde yt they durste...". 25

Given the importance of alcohol to the seafaring community, it is not surprising that seamen incorporated beverages into their rituals. During the Interregnum, naval administrators were deeply concerned with the "mad, savage spirit" of drunken seamen ashore. 26 An eighteenth-century observer commented "Liquor is the very cement that keeps the mariner's body and soul together". 27 This was true of the sixteenth-century population as well. Toasting with alcohol was a ritual which could foster a sense of fellowship and mark important events. Raleigh's shipboard orders recognized that the custom of "drinking to healths" between meals was dangerous because it diminished the ship's provisions. 28 While toasting might be deemed little more than good manners, there were occasions when toasting had much weightier functions. Captain Christopher Newport, one of England's most distinguished seamen during the reigns of Elizabeth and James I, used the custom of toasting to boost morale and create solidarity among the company of the Dragon of London in 1592. Prior to engaging in battle with a Portuguese crew Newport spoke to his men:

Masters nowe the tyme is come that eyther we muste ende our dayes, or take the said carricke & wisshed all the company to stande

25 PRO HCA 13/30/91-v. See also PRO HCA, 13/26/85-6, 13/27/369-71, 13/27/378v-81.

26 Capp, Cromwell's Navy, 249.


to theire chardge like men and if eny displeasure were amongst eany of them to forgett & forgive one an other which every one seemed willinge vnto, & then the said Keyball [the shipmaster] tooke a canne of wyne & droncke to John Locke [his mate], & John Locke drancke to him agayne & soe throughe out the shipp every one droncke to the other...[and] all the company were good freindes one with an other.29

Drinking had several important social and business functions. Pirates often lured potential customers and employees aboard by offering them alcohol.30 Their vessels were “hospitality suites” where pirates conducted business.31 Seamen frequently made employment contacts in taverns and alehouses ashore.32 Raleigh combed drinking establishments along the Thames to find seamen for his voyages. 33 It was routine for English seamen in foreign or domestic ports to go aboard other ships or to row ashore to “make merry” or “to make good cheare”.34 Merchant William Farnanlles of the Bartholomew left 10 shillings for his crewmates “to praye for

29 PRO HCA 13/30/108v.
30 PRO HCA, 1/41/50v, 1/43/66v, 1/43/109, 1/45/94v.
33 Ibid., 227.
34 PRO HCA, 1/44/105, 1/44/162, 1/44/163v, 1/44/212v, 1/45/100v.
me and to drynke...together..." after his funeral service. 35 In his will mariner Rowland Jordan left the large sum of £6 13s. 4d. for the company of the George Bonaventure "to drinke withall". 36 It seems clear that alcohol fulfilled the symbolic function of celebrating and re-enforcing comaraderie and community identity within a shifting, itinerant male society of seafarers. For pirates or others to lure unsuspecting victims through the promise of drink, was thus a contravention of the maritime symbolic code,37 and to cast a drink overboard - instead of offering it - was naked hostility.

Rituals were also used to mark significant milestones within the maritime community. For instance, on their voyage of circumnavigation, Drake and his men struck the topsails of their ship when they entered the Straits of Magellan in homage to their Queen. 38 The christening of ships and boats was a long-standing ritual. Similarly, seamen maintained an age-old tradition of

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35 Hair and Alsop, English Seamen and Traders, 235.

36 PRO PROB 11/82/325v. It was not unusual for seamen who died at sea to leave money for a banquet for their crewmates. Presumably these meals included drinking. This was a common practice among the brethren of the Trinity House at Deptford as well. See PRO PROB, 11/113/236v, 11/63/4v, 11/186/354-5; Guildhall 9171/24/277-v; GLRO X/32/7/631v-2.

37 Alsop, "A Regime at Sea: The Navy and the 1553 Succession Crisis", 584-5. During this pivotal time, one of the commanders was lured ashore by the promise of drinking. He was then arrested for disloyalty to Queen Mary.

38 Williams, Sea Dogs, 126.
celebrating the crossing of the equator. 39

Seamen also had their own rituals to mark the passing of their members. In early modern society, family, friends, and neighbours congregated around the deathbed of the dying person. We know that seamen observed this ritual in their shipboard communities. During the sixteenth century, one aspect of this shipboard death-ritual was developing greater importance: the practice of will-making. 40 With the explosion of long-distance voyages during this time and the high rates of shipboard mortality, ever greater numbers of seamen met their demise far from home. Seamen dying at sea had to make arrangements for their personal effects, wages, trading commodities, debts on shipboard and possessions left behind in England. In the general absence of their next-of-kin, seamen counted on their crewmates to carry out their last wishes or, at least, relay them, and the wills, to those who were charged with that duty. Given that the demands of their occupation increasingly took them far from their homes, the reasons behind the growing importance of communal shipboard will-making in seamen’s deathbed rituals during the sixteenth century is readily apparent. 41 Wills in Tudor England generally acknowledged ties to kin, neighbours and servants, many of whom would have been present at the making or reading of the will; shipboard wills similarly focus upon the

39 Burke, Popular Culture, 45; Hale, Renaissance Exploration, 94.

40 For an in-depth treatment of this subject see Hair and Alsop, English Seamen and Traders, 73-99.

41 Hair and Alsop, English Seamen and Traders, 73.
immediate ship’s company, and this indicates considerable ties which bound the maritime community together. For example, Richard Hexum, hired as a gunner for the East India fleet, was so scrupulous about his debts to his crewmates that he willed "that all my debtes in the ship which I do owe to be firste paide...".\textsuperscript{42}

Those who died at sea were committed to the depths by their crewmates; although we do not know the specifics of this service, we do know that seamen conducted funerals according to the "rite of the sea".\textsuperscript{43} Their wills provide evidence to support the contention that shipboard funeral services were distinctive from those of the land community. In their wills, seamen recognized that, because of their geographic mobility, they probably would not be buried in their home parishes. However, there are instances where seamen specifically requested that they be buried at sea whether they died at sea or on land. In his will of 1589, shipmaster Thomas Rickman noted that he wanted to be buried at sea "accordinge to the manner thereof".\textsuperscript{44} John Wardell made a similar request in his will which was written and probated in 1598: Wardell wanted his "bodie to be interred after the mariner Custome". \textsuperscript{45} Contemporary seamen

\textsuperscript{42}PRO PROB 11/102/249v.

\textsuperscript{43}This was the precursor of the special form of prayer at sea which was added to the Prayer Book in 1662. Hair and Alsop, English Seamen and Traders, 327. Because of our limited information, it is impossible to state whether the sixteenth-century version of the rite of the sea differed from the version which was included in the Prayer Book in the seventeenth century.

\textsuperscript{44}Guildhall Ms. 9171/19/90.

\textsuperscript{45}Guildhall Ms. 9171/19/45v–6. See also Hair and Alsop, English Seamen and Traders, 218, 220, 223.
recognized a distinctive form of death ritual which was particular to their occupation. Rituals and customs such as these served to foster a sense of unique identity by marking rites of passage and special occasions in a distinctive manner.

The shipboard environment naturally exerted a huge influence on maritime customs and sub-culture. The ship’s main mast was the focus of many shipboard activities. It was here that religious worship took place, seamen were punished and crews congregated for meetings and to sell items. Auctions at the main mast were routine: in their wills dying seamen frequently request that their personal effects and any items which they have purchased for the purpose of trade be sold at the main mast. Custom dictated that privateers must meet at the main mast to share their spoils. Clearly, the main mast was the public, communal locus of shipboard life and as such it came to be viewed as more than merely a convenient open space: in the cramped quarters of a sixteenth-century ship it was where seamen came together as a community.

Although seamen were not divorced from the land population in their religious convictions, their world view was colored by superstitions and beliefs spawned by life at sea. The experiences of generations of seafarers had created a very rich tradition of beliefs and folktales. Every sixteenth-century seaman knew that


47 PRO HCA 1/46/127; Andrews, Elizabethan Privateering, 41.
ships were intrinsically lucky or unlucky. The men of the English maritime community had determined that the Queen’s ship Revenge was a ship of "no good hap" even before she was shot through by the Spaniards in 1591. Sir Richard Hawkins called the ship "the unfortunatest ship the late Queene’s Majestie had during her Raigne". 48 Seamen had long believed that electricity glowing from the ships’s masthead indicated St. Elmo was with them during a storm. 49 Seamen on John Hawkins’ third trading expedition to the Spanish Main claimed to have seen a merman off the coast of Bermuda who "shewed himselfe three times unto us from the middle upwards, in which parts hee was proportioned like a man, of the complection of a Mulato, or tawny Indian". 50 Ghost ships, mermaids, and sea monsters were a part of every seamen’s belief system. 51 Seafarers had always been a superstitious lot and strange sights in foreign lands only reinforced this. Frobisher’s men, for instance, undressed an Inuit woman to ascertain if she was a witch or a devil. 52 While members of the land population might give credence to such beliefs, there was more emphasis placed upon creatures and phenomena of the deep in seamen’s world view. Such figures and strange happenings loomed large and were a very real part of

49 Hale, Renaissance Exploration, 90.
51 Burke, Popular Culture, 45.
52 Hale, Renaissance Exploration, 88.
seamen’s universe. It is evident then that seamen viewed their universe with a different emphasis than those who spent most of their days on land, adding to a sense of group identity which transcended mere common employment.

Given that the shipboard environment was normally an all-male community, the resulting sub-culture and belief system was one which exuded machismo. Seamen’s code of honour was intimately tied to the importance of behaving "like a man". As in the case of Captain Christopher Newport who pleaded for his crew "to stande to theire chardge like men" prior to battle,\(^53\) commanders and officers often appealed to seamen’s sense of male honour. Master Thomas White of the Amity of London advised his men to take heart during a crisis and "willed them to shewe themselves like men...".\(^54\) When the crew of the hoy William entreated the company of the Thomasyn to alter their course for the safety of both vessels they cried "Aloofe Alooffe yf you be men keepe your loofe, or else you will over ron vs...".\(^55\) When an English ship encountered eight Turkish galleys in 1563 the owner of the ship "manfully encouraged his companie, exhorting them valiantly to shewe their manhoode, shewing them that God was their God...".\(^56\)

\(^{53}\) PRO HCA 13/30/108v.

\(^{54}\) PRO HCA 13/30/22v-23.

\(^{55}\) PRO HCA 13/25/138v-140v. See also PRO HCA, 1/45/102, 1/45/105v; Alsop, "A Regime at Sea", 583.

Conversely, to disparage someone was to call or compare him to a boy. Two disgruntled seamen of the *White Hind* of London had little regard for their master and called him,

rascall knave and boye and woulde make him a boye, and to his greate discreaditt reported he was not a sufficiente Master, not able to take chardge, and often tymes they have threatened to beate him…  

A similar incident occurred aboard the *Phoenix* in the early 1580s when seaman Nicholas Simondes found fault with William Baker, the ship’s carpenter, for his lack of strength in helping Simondes load hogsheads of wine. Simondes insulted Baker’s honour by saying he "woulde make the shippe boye yf he were on borde to doe yt". When Richard Buckley, master of the *Anne* of London, removed his mate from office, he made his great displeasure known by saying that his mate "should haue noe more to doe in the shipp then the leaste boy of the shipp...".

How unique was seamen’s sub-culture compared to that of other early modern occupational groups? Although seamen’s idiom and rituals were particular to their sub-culture, the existence of their own idiom and rituals did not make them atypical of tight-knit occupational groups in pre-industrial Europe. Undeniably, aspects of their sub-culture were shared by non-seafarers: the importance of music and drinking, for instance, was not limited to seamen. Drinking rituals were used by other occupational groups to

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57 PRO HCA 13/25/176-v.
58 PRO HCA 13/24/329.
59 PRO HCA 13/30/210.
achieve or re-enforce unity. 60 In all likelihood, their code of honour was not particular to seamen; however, machismo was probably of greater importance in all-male communities. No doubt this code was especially pronounced among soldiers and seamen who manned warships.

Seamen's sub-culture, however, was unusual in the sense that it was nurtured in isolation and, as a result, it was particularly rich and pervasive. The markings of this sub-culture, in dress and behaviour, were so obvious that, at a glance, seamen were readily identifiable to each other and to the rest of the population. The fact that most seamen were considered to be "outsiders" in mainstream society suggests that they were marginal men because of their differences from the land population as a whole; in other words the strength of their sub-culture limited them from "blending in" with the land population. 61 This is not to say that there were not similarities with the larger culture, simply that these similarities were not as immediately identifiable as their differences and that contemporaries emphasized uniqueness, not commonality.

WAGES AND BENEFITS IN MARITIME COMMERCE

There was no standard wage-scale for seamen during the

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61 See Appendix.
Elizabethan period. Non-naval seamen, as free agents, were entitled to contract out their labour to their best advantage. Deftness in negotiating, the individual seaman's reputation and skill, the duration and destination of the voyage, his level of responsibility, and the "going rate" were all factors which determined how much a seaman was paid. In addition, seamen received money for loading and unloading cargo. "Primage" may have been required by the master or owner in the terms of the seaman's employment or paid in addition to his regular wages. There was also variation in how and when seamen were paid. Although most seamen on merchant journeys were paid by the voyage and received the bulk of their wages at the conclusion of the voyage, others were paid by the month, some were given a share of the freight and the right to load cargo, and, occasionally, seamen bargained for their wages after the completion of the voyage. It was not uncommon to find that crewmates had negotiated quite different arrangements with the owners or the master.

Some seamen were given prest money, or advances, before their journey, presumably to help them pay off outstanding debts, obtain the necessities for the voyage, and, in cases of married seamen, to support their families in the breadwinners' absence. Prest money

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62 The Masters of the Trinity House at Hull did attempt to draw up a wage scale for seamen in 1546 but it was never implemented. Brooks, "A Wage-Scale for Seamen, 1546", 234-246; Harris, The Trinity House of Deptford, 260.


was an advance on the seaman's wages and would be deducted from the final pay accordingly. Sums advanced as prest money varied from voyage to voyage and from person to person. Again, this seems to have been a matter of personal need and negotiation with the owners or the shipmaster.65

According to Richard Hawkins, the advancing of prest money was a custom which was much abused:

for that such [seamen] a goe to the sea (for the most part) consume that money lewdly before they depart, (as common experience teacheth vs:) and when they come from [the] Sea, many times come more beggerly home, then when they went forth, having received and spent their portion before they imbarked themselves, are forced to theue, to cosen, or to runne away in debt. 66

There were seamen who supplemented their incomes by entering into employment contracts, accepting prest money and then deserting before the ship left port:

others, to benefit themselves of the Imprest given them, absented themselves; making a lewd living in deceiving all whose money they could lay hold of: which is a scandall too rife amongst our Sea-men. 67

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65 Hair and Alsop, English Seamen and Traders in Guinea 1553-1565, 124-5. In 1597, press masters in the navy were instructed to give out small sums to each man. PRO SP 12/263/June 15, 1597; it seems that most seamen were given 12 pence as prest money. State Papers Relating to the Defeat of the Spanish Armada vol. I, 89 and PRO HCA 13/27/324v. In addition to this, the navy gave out "coat and conduct" money which was based upon how far the seaman had to travel to board his ship. The Crown paid 1/2 penny per mile and an additional 4 shilling. PRO SP, 12/26/137, 12/29/7. In 1597, the Crown recommended giving each man 5 shillings to travel home after the completion of the expedition. PRO SP 12/264/112.


67 Ibid., 20.
The English navy was not alone in experiencing these problems. Promoters of the Guinea trading voyages sought the Crown's permission to impress mariners and to impose martial law: with royal authority behind them the promoters believed they could discourage seamen from taking advances of clothing and money and then vanishing. These practices could be very costly for owners and backers. In 1590, renowned mariner Thomas Cavandish complained that many of his men had "absented themselues in Imprests" which had cost him £1500 in lost wages. When the East India Company tried to discontinue the practice of granting seamen an advance on their wages in 1623, the crew of Charles, then ready to set sail from England, refused to leave port. The Honourable Company ultimately gave the men their prest money. Despite the abuses of the system, the expectation that seamen would receive wages prior to their voyage was too firmly entrenched in seamen's culture and employment needs to be weeded out easily.

In addition to the variation in methods and types of payment, there was a great deal of diversity in how much seamen were paid. Skilled seamen such as masters and pilots, especially those who had been apprenticed, earned much more than unskilled and semi-skilled men. K.R. Andrews maintains that the master's wage was normally four or five times that of the common seaman, twice that of his

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68 Hair and Alsop, English Seamen and Traders, 147-8.
69 Hawkins, Observations, 20.
mate, and three times that of his other officers.\textsuperscript{71} My own research suggests that this was not always the case. Andrews’ assessment holds true only for the Elizabethan navy.\textsuperscript{72} However, on merchant and privateering vessels, the disparity between the wages for highly skilled positions such as pilots, master’s mates and masters was not always so great: this explains why trained shipmasters occasionally sailed in subordinate positions. We must concede that wages differed significantly, even among seamen with commensurate skill. Most shipmasters could expect to earn £5 or £6 per month in wages and by selling their shares in commodities aboard the ship.\textsuperscript{73} Those with talent and connections could make much more. Shipmaster Roger Hankin, for instance, was hired by the East India Company for their first, exploratory, voyage for the grand sum of £10 per month with an additional gratuity of £50.\textsuperscript{74} This is in stark contrast to the 10 to 20 shillings a month that an ordinary seaman could expect to earn. \textsuperscript{75}

\textsuperscript{71}Andrews, \textit{Ships, Money and Politics}, 71.

\textsuperscript{72}PRO SP 12/12/100/93, 12/152/19, 12/268/54, 12/270/171.

\textsuperscript{73}PRO HCA 13/32/2-3v. On occasion, they might get much less than this. John Hills was a respected seaman but received only £20 to act as purser and master for a voyage which lasted 10 months. PRO HCA 13/24/193-4. At the time of his death in 1577 shipmaster Robert Barrett earned £3 15s. per month. Guildhall Ms. 9171/16/336v. Master’s mate William Fettey listed his monthly wage as £4 10s. per month. It was not unusual for pilots to receive £5 per month or more; pilot Christopher Moises was paid £6 per month in the mid 1590s which he claimed were good wages. PRO HCA, 13/33/35v-36, 13/33/42-3, 13/31/81, 13/25/314-15.

\textsuperscript{74}Andrews, \textit{Trade, Plunder and Settlement}, 28.

\textsuperscript{75}Ibid., 26. See also PRO HCA, 13/25/157-9, 13/31/201v-2, 13/35/344-45v.
Despite the fact that many shipowners were part-owners of vessels and almost always had some share in the ship’s cargo for their own personal profit, not all masters derived substantial benefit from their position. The owners of the ship Samaritan promised shipmaster John Baynard,

that if he would play the good husband he should haue an eight parte of the said shipp & pay for yt as he earned yt, but he was so poore a man that he could not forbeare his wages or eany thinge which he earned towards the payenge for of the said shippe...  

Neighbours and friends testified before the Admiralty Court that Baynard was a poor man, and his will, as well as that of his widow, illustrate that he never succeeded in owning any part of the Samaritan.

While Baynard was representative of a number of shipmasters who struggled in vain to obtain a share in a vessel, he stands in contrast to a number of his fellow shipmasters whose wills show that they had amassed a considerable personal estate from their days at sea. When he wrote his will in 1602 shipmaster William Goodlad described his extensive estate in Leigh, Essex, which included houses, property and shares in shipping. To ensure that his young children received their inheritance, Goodlad demanded his widow should be bound for the large sum of £400 if she should

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76 Andrews, Ships, Money and Politics, 42.
77 PRO HCA 13/36/305-6.
78 PRO HCA 13/36/305-306v. An assessment of Baynard’s estate was not listed with his will but his widow Katherine was said to be worth just over £15 at the time of her death, roughly a year later. Guildhall Ms., 9171/19/67, 9171/18/451, 9171/19/67.
When he died in the early 1590s, mariner Rowland Jordan left cash bequests of £550 to various relatives and friends. When he died in the early 1590s, mariner Rowland Jordan left cash bequests of £550 to various relatives and friends. Thomas Grove, one of Masters of the Navy and the mayor of Rochester, had amassed substantial properties and goods from his maritime career; as a measure of his wealth Grove left cash bequests of £300 in 1604 to each of his three sons and £250 each to his three daughters and an unborn child.

The study of seamen’s incomes appears to be a straightforward matter since there are examples in the Admiralty Court records and wills whereby seamen record how much they were paid monthly or for a given voyage. Unfortunately for our purposes, this is far from true. Seamen’s incomes were rarely limited to their wages alone. Shipboard apprentices and servants were accorded wages for the voyage and the master was entitled to such moneys in addition to his own wages. Shipmaster Bartholomew Hugguet earned £6 per month aboard the Constantine of London while his three servants earned 18 shillings, 17 shillings and 16 shillings per month. Given that they were employed for 20 months, Hugguett made a tidy sum. In addition, skilled seamen often had shares in vessels and freight and even the poorest seamen usually did some trading on the side. Hair and Alsop’s research on seamen in the Guinea trade reveals that all crewmembers were allowed to carry out private trading and

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79 PRO PROB 11/121/100-v.
80 PRO PROB 11/82/325v.
81 PRO PROB 11/105/55-56.
82 PRO HCA 13/32/2-3v.
they were permitted to purchase goods from the ship’s lading on credit. 83 Seamen’s wills illustrate that they frequently obtained goods during their travels which they hoped to sell. Wills which resulted from the high mortality of the first East India voyage in 1601-3 show that a number of these seamen had purchased china dishes. 84 In his will of 1622, Henry Rickman, master’s mate of the Charles, dictated that all those mentioned in his will should receive white sugar candy in addition to all the bequests. Obviously, Rickman had purchased a generous quantity of candy with the intention of selling it for profit. 85 As in the case of impressment money, seamen saw private trade as a customary perquisite. In a period of dramatically decreasing profits during the reign of Charles I, the East India Company attempted to eliminate this practice: as a result, some men refused to work for the Company while others insisted on a raise in their wages to compensate them for this loss. 86 Hence, it is apparent that seamen’s wages were only part of their total income. 87

83 Hair and Alsop, English Seamen and Traders, 20. While private trade seems to have been a routine undertaking for most seamen, it was not always the case. In 1556, the Muscovy Company forbade its seamen to engage in private trade. Hakluyt, The Principall Navigations, 310.


85 Guildhall Ms. 9171/24/116.


87 Lack of evidence inhibits the study of seamen’s total incomes. We simply do not have enough information. In many cases it is possible to explore seamen’s estates for their total worth.
To a great extent incomes were dependent upon not only wages and private trading but the frequency and duration of voyages. Most seamen were accustomed to periods of inactivity. Although those returning from voyages had a reputation for spending their money "lewdly" once ashore, even the thriftiest unskilled and semi-skilled seamen quickly fell into the ranks of the idle poor. It was not uncommon for unemployed seamen in the less affluent segments of the maritime community to find themselves in debtor's jail or collecting parish relief. Gunner Nicholas Williams claimed in 1591 that he and his colleagues "had money to serve" as "longe as they wente abrode [at work]...but when they lay still they were allways beggerly & in wante". In 1601 Richard Paine alias Allen of Wapping told the Admiralty Court that he had not been to sea for three months and consequently his mother had maintained him. Sailor John Middleton acknowledged in his will his debt to his sister Jane, who had "byn all wayes my trustie freind and Carefull of me, and I haue had her Purse readdie att all

This can be done through the study of wills. From time to time in the Admiralty Court seamen estimate the value of their estates, once their debts were paid. Even the assessment of wages is plagued by the fact that we are seldom given all the information we need in a single deposition or set of depositions: information which provides us with a picture of what a seaman's skill level was, what type of voyage he went on, the length of the voyage and the amount and manner in which he was paid. Rarely do seamen furnish us with data on their incomes garnered from private trade.

88 Richard Hawkins, Observations, 21.
89 Guildhall Ms. 9234/3/61; PRO HCA, 14/27/144, 1/45/175.
90 PRO HCA 1/44/17.
91 PRO HCA 1/45/184.
Seamen’s wills reflect an ever-present, complex network of debt. In the main, seamen owed sums within the maritime and commercial community: wills "reveal a shipboard community linked, not only by perils at sea and ship-discipline, but also by a web of inter-indebtedness". The shipboard economy was one which was based upon credit. This is not surprising given the fact that most seamen did not receive the bulk of their wages until the successful conclusion of a voyage. Early Elizabethan evidence demonstrates that while seamen often owed the promoters, merchants, and senior ships' officers money for goods they purchased for the purpose of trading, seamen also borrowed money for personal reasons and needs. Robert Guyle of the Primrose owed the master of his ship 2 shillings "which I borrowed to by a paire of bootes...". It was standard practice that a testator requested, as did seaman William Butler, "that all my debtes maie be paide whatsoever which I owe". When he wrote his will in 1598, Richard Popes, the ship's carpenter of the Alcredo, was indebted to his late servant Robert Buck 24 shillings as well as 2 shillings due to the boatswain of the ship, while the cockswain and the steward's mate each owed him

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92 Guildhall Ms. 9171/22/604.
93 Hair and Alsop, English Seamen and Traders in Guinea 1553-1565, 3.
94 Ibid., 287.
95 PRO PROB 11/102/231.
5 shillings and the surgeon's mate owed another 2 shilling. 96

We are handicapped in our study of debts because those testators who do leave a list of their obligations seldom tell us what the nature of their relationship was to those identified or why the money was borrowed or loaned. 97 None the less, from the information which does exist, it appears that "seamen to seamen" debt was the most common. Even pirates were a part of this network, albeit they could exert greater coercion in their credit dealings. In 1584, the infamous sea-rover Charles Jones took mariner Robert Hopkins' motley cassock "and promised he would geve him as good a thinge for yt...at theire nexte meetinge with him at St. Ellyns...". 98 Kinship debts also figure prominently. Many seamen owed or had loaned money to their kinsmen (sons and sons-in-law in particular). At the time of his death, fisherman Nicholas Smarthew owed £3 6s. to Walter Bunday who was betrothed to his daughter Margaret. 99 Mariner Thomas Bence bequeathed £10 to his brother-in-law because he had been "chargeable" to him. 100 There are also debts, presumably for services, to tailors, glovers and haberdashers. Seamen tended to owe money to hosts and hostess for

96 Guildhall Ms. 9171/20/71v.

97 PRO PROB, 11/102/349v, 11/102/180v, 11/102/350; Guildhall Ms. 9171/22/399.

98 PRO HCA 1/43/151.

99 Guildhall Ms. 9171/20/260v.

100 PRO PROB 11/112/338.
lodging ashore. 101 Those who fell sick at sea not infrequently owed money to surgeons or caregivers.

We see evidence of a higher standard of living among the wills of wealthier seamen. Nicholas Diggens owed the large sum of £20 to Richard Nottingham, Clerk of the Trinity House, for a gelding. 102 Although he had already received £16 at the time he wrote his will in 1602, sailor Charles Marshall of East Greenwich in Kent was owed £42 by one of the Queen's coachmen for a house. 103 At the time of his death in 1602, seaman John Howsego was owed £130 for lands and houses he had sold. 104 Although a large number of seamen refer to their debts in vague terms in their wills, requesting payment or collection of them by their executor/executrix, we can piece together a fairly clear picture of the nature of this credit system. While some did owe small sums for goods or services, most looked to fellow seamen and kinsmen (who were often seafarers) for money. The wills of seamen who died during a voyage provide evidence that almost all had debts in the ship; few who died during a voyage were free from some form of financial obligation to their crewmates.

One of the most interesting facets of this early modern credit


102 PRO PROB 11/143/239v.

103 PRO PROB 11/102/26v.

104 PRO PROB 11/102/197v.
economy was that debts and loans were seen as commodities, things to be bequeathed to others.\textsuperscript{105} In cases of kinship and affective relationships, debts might be forgiven as an act of charity or in lieu of a bequest. In his will of 1614 shipmaster Abraham Bonner acquitted his sons of the debts he had paid for them. \textsuperscript{106} When he died in 1577, shipmaster Robert Barrett forgave John Freake Miller 40 shillings; Miller was described by Barrett as a "trustie and beloved freinde" and named as one of the overseers of Barrett's will. \textsuperscript{107}

This system of credit which characterized the maritime community relied on the fact that most men repaid their debts. The evidence of seamen's wills suggests that their obligations weighed heavily on their minds. Testators ordered overseers or executors to pay or collect their debts and frequently specified a set time period. Mariner John Walker was perhaps exceptional in that he went to sea "without being in debt vnto no man a shillinge...", but he cautiously made provisions for his executor to pay anyone who could prove that he owed them money.\textsuperscript{108} This example illustrates Walker's pride, and care, in being able to function successfully within a credit economy focused upon his peers. In his will of

\textsuperscript{105} PRO PROB, 11/80/335v-6, 11/98/142v, 11/105/55-56, 11/103/219-220, 11/102/236v, 11/102/180v, 11/108/361v-2; Guildhall Ms., 9171/24/116v, 9171/20/194, 9171/19/159v, 9171/19/364, 9171/19/454, 9171/19/159v, 25,626/2/341-v.

\textsuperscript{106} PRO PROB 11/124/230. See also Guildhall Ms., 9171/11d/183, 9171/16/336v; PRO PROB 11/102/179.

\textsuperscript{107} Guildhall Ms. 9171/16/330v.

\textsuperscript{108} Guildhall Ms. 9171/17/249.
1601, sailor John Stamford alias Brown acknowledged that he owed many debts to persons "who haue no evidences [written debt obligations] for the same...", which he felt honour-bound to pay as his just debts. Stamford was not exceptional: most loans were arranged on the "honour system". Seamen's wills suggests that, in most cases, formal bonds existed only in circumstances where a sizable sum (several pounds or tens of pounds) had changed hands. References to bonds generally appear only in the wills of the most affluent seamen, those involved in shipowning or substantial forms of investment. This credit-based economy was thus conducted largely through informal arrangements, difficult and expensive to pursue through a court of law. This, in itself, constitutes firm evidence of a close-knit, self-regulating maritime community. The practice was indicative of the bonds of trust and camaraderie which existed among these men of the maritime community; the fact that it continued in operation indicated that these bonds held.

Even in cases where debts could not be paid on demand, it was important for debtors to reassure those to whom they were indebted that the loan would be repaid. When William Chester, carpenter of the Alcredo of London, demanded the repayment of a debt that sailor John Norway of the Margaret and John owed him, Norway offered to pay the debt in Venetian currency. The two haggled over the exchange rate and could not reach an agreement. Norway entrusted Chester with a quantity of cloth in pawn until they met again and

\[109\] PRO PROB 11/97/182v.
the debt could be paid. 110 Similarly, one Smythe, who was probably a boatswain, owed Thomas Deale of Margate 8s. 6d. for meat and drink he had consumed at a local inn or alehouse; Smythe promised him his silver whistle and chain until such time as he could repay his debt and redeem his whistle. 111

Seamen’s ability to pay their debts was dependent not only upon their ability to secure employment but the successful completion of the voyage. In cases of shipwreck or damaged cargo, employers were not obliged to pay the crew. Most seamen were not prepared financially for such an eventuality. Ship’s carpenter Lionel Gardiner told the Admiralty Court that he was unsure if he would receive his wages from a voyage where the ship was cast away: “for that it is not a thinge vsed or questioned neyther did theye doubte but by gods grace to haue broughte backe the said shippe againe in good safetie”. 112 During a voyage in 1597, the crew of the Charity was held responsible for missing cargo and 8 shillings were deducted from every man’s wages. 113 Each man on the Gift was docked four months’ pay in 1603 when the crew illegally seized a foreign ship without possessing the necessary letters of reprisal from the Admiralty. 114 This practice extended to errant individuals

110 PRO HCA 13/36/293v.
111 PRO HCA 1/43/5.
112 PRO HCA 1/46/178.
113 PRO HCA 1/45/36v.
114 Presumably their wages were garnished to pay legal damages. PRO HCA 13/36/333.
who had caused damage to the ship or cargo: the gunner of the *Refuge* of London had his wages garnished because he accidently dropped some of the ship’s furniture overboard during the voyage.  

Extensive work on the fragmentary records of Trinity House at Deptford has not uncovered any examples of crews being paid when the ship and cargo were lost;  

Instead, the Masters tried to ensure in these instances that the crews were given some compensation for their efforts. For example, they ruled that the crew of the *Advantage* of London should have partial wages for the successful leg of their journey: the crew completed their voyage to Ireland but their ship "miscarried" while en route to Bordeaux, France. Although the crew managed to save much of the ship’s lading and furniture, the owner did not "afforde them any thinge of his goodwill for their paynes". Similarly, the Masters of the Trinity House ruled on a wage disagreement in December 1591 between the mariners and the owner of a ship which had been cast-away:

> we canott se any resone to the contrary but that the poore maryners shoold have ther harborowe wages which was to them dewe be fore the shipe went out of the theames, acordinge to ancient order & custome tyme out of mynde  
> And for any other wages we doe nott se howe thaye maye recover for that the shipe and al the goods was loste.

Although the foregoing examples indicate that there were

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115 PRO HCA 14/32/91.


117 PRO HCA 14/36/196.

118 PRO HCA 14/28/70.
disagreements between seamen and their employers over their pay, relatively few such cases exist proportional to the large number of voyages which took place throughout the Elizabethan period.\textsuperscript{119} In part this is due to the destruction of the early records of the Trinity House at Deptford, which acted as an arbitrator, forestalling recourse to a devisive contest in a court of law. However, not all seamen elected to have their grievances heard at the Trinity House: some sought redress through the Crown and Admiralty officials. Many of those who sought recompense were not able or willing to launch a formal suit in the Admiralty Court, but instead made use of petitions to draw attention to their grievances. In 1592 the crew of the Amity of London, who described themselves as "being many verie pore men, vnable to go to Lawe herein", petitioned the Lords of the Privy Council to order Admiralty Judge Julius Caesar to examine the shipmaster and owners, who they accused of defrauding them of their wages and shares.\textsuperscript{120} Sailor John Barnes also petitioned Caesar for the wages due him, "being vnable to wage lawe for the same otherwise your sup[plicant] is likelie to perish for want of money...".\textsuperscript{121} It is obvious that even those seamen at the lower levels of the hierarchy of the maritime community were aware of established customs regarding the terms of their employment and the payment of their wages. Although

\textsuperscript{119} For other examples see PRO HCA, 13/24/193-4, 13/25/248v-249, 13/25/249v.

\textsuperscript{120} PRO HCA 14/29/128.

\textsuperscript{121} PRO HCA 14/36/161.
seamen lacked a national wage-scale and a national guild, the practices regarding the payment of wages were so well established that even those who could not afford to seek formal justice were ready to fight for their due under maritime custom. For the most part, however, Elizabethan seamen appear to have preferred negotiation and arbitration to divisive legal contests which were costly in respect to money and harmony, and rarely conducted on a level playing field. The first line of defense against perceived injuries was generally moral persuasion, as in the case of the early Elizabethan shipmaster Lawrence Rowndell who on his deathbed wrote into his will that if his employers failed to pay his widow the wages due, then it would be “between God and their conscience who is a righteous judge”. Divine judgement, negotiation and arbitration fit into the traditional, custom-driven world view of Elizabethan seamen; appeal to the law or authority was an avenue of last resort, exercised in the face of perceived lack of good faith.

On the whole, employer-employee relations seem to have been fairly harmonious. Tensions sometimes arose in situations where “grey areas” existed in seamen’s wage-scale, giving occasion for dispute and misunderstanding. Cases such as how much should a man be docked for misbehaviour depended on the owners’ or shipmasters’ discretion, thus leaving the door open for controversy. It appears that the maritime community had a fairly elaborate set of established parameters and customs which governed wages and the payment of those wages; this helped to lessen “the grey areas” and

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122Hair and Alsop, *English Seamen and Traders*, 144.
minimized possible conflicts. This self-regulating system worked remarkably well as long as employers and employees lived up to their sides of the bargain. When shipowners or shipmasters tried (or were perceived as trying) to contravene these customs or shirk their responsibilities, seamen were eager to defend their "rights".

As many historians have pointed out, early modern work culture was extremely durable and workers were ready to protest when they believed that their livelihood or traditions were being compromised. Thus, the relative absence of complaints speaks favourably of employer-employee relations. None the less, we do see flashes of an "us versus them" mentality between seamen and their superiors. Throughout the late sixteenth century, we find examples of irate shipowners and naval and privateering captains who complained that they could not rule their men: that they could not stop seamen from running off with their imprest money; that they had difficulty getting stragglers aboard; that they could not restrain them when there was plunder to be had. In other words, tensions habitually arose in situations where employers were at odds with, or tried to reform, seamen’s work culture. Some were the temporary clashes of war, while others were the product of a far enlarged pool of labour and a rise in depersonalized relationships on larger vessels.

Seamen could mount resistance and be very unaccommodating when they chose to be, often in situations where they were pushed beyond their limits by profit-driven shipmasters and merchants or when their customs were not respected nor their expectations met. Although there was frequently friction aboard dangerous voyages of exploration or prolonged trading voyages, privateering voyages had a well deserved reputation for being the most troubled. Contemporaries placed the blame on loose discipline, but this is only part of the explanation. Although the practice of privateering during time of war originated centuries earlier, privateering during the Elizabethan era began in earnest in 1585 and its customs were not as widely known as those in the peacetime sectors of the maritime community. Initially, there were many "grey areas" which the Crown tried to clarify through regulations and edicts during the course of the war years. Seamen sometimes had a very different idea of what constituted "good prize" than did Admiralty officials or the captains and masters who were bound by financial obligations to uphold the Crown's directives. Furthermore, privateering vessels were frequently captained by inexperienced landsmen, ignorant of seamen's traditions and expectations. These men were seen as outsiders. In such circumstances, seamen were predisposed to an "us versus them" stance. For the most part, however, seamen, like other pre-industrial workers and their employers, recognized a high degree of interdependence; although tensions flared periodically in response

to disruptions to their work culture or unmet expectations, they quickly subsided and did not constitute class struggle. As elsewhere, paternalism governed early modern labour relations and most workers were comfortable with their place, knew their duties, and resented those who sought to impose new rules.\textsuperscript{125}

\textbf{PROFITS AND CUSTOMS OF PRIVATEERING}

Despite the overcrowded shipboard conditions and the fact that they were not guaranteed any return for their efforts, Elizabethan seamen flocked to join the many privateering voyages which left English ports every year.\textsuperscript{126} Elizabethan and Jacobean naval commander William Monson remarked that, "It is strange what misery such men will choose to endure in small ships of reprisal, though they be hopeless of gain...".\textsuperscript{127} Almost all privateering crews were only paid shares of the goods taken. As one participant told the Admiralty Court in 1589, men on privateering expeditions understood "that all such prizes as should be taken should be shared to every one proportionably according to their adventure..." and that they "were not hired...to receive wages but wente for their shares...".\textsuperscript{128} It was only in cases where trading voyages were combined with privateering that seamen received wages (in addition

\textsuperscript{125}John Rule, \textit{The Experience of Labour in Eighteenth-Century English Industry}, 209-213.

\textsuperscript{126}Andrews, \textit{Elizabethan Privateering}, 33.

\textsuperscript{127}Monson, \textit{Naval Tracts} vol. II, 237.

\textsuperscript{128}PRO HCA 13/27/242v-245v.
Generally, crews on privateering expeditions were allotted one-third of the value of the prizes taken. These shares were divided according to shipboard hierarchy: the captain normally received eight shares, the master seven shares and so on down the ranks of the crew. Ordinary seamen usually received a share or two. In cases where seamen were maimed and their

129 They seem to have been some room for negotiation with the owners prior to the voyage. There are a few examples of men who sailed on privateering expeditions who received wages while their crewmates received shares. PRO HCA 13/31/230v-231, 13/31/33v-34v.

130 Ruddock, "The Trinity House at Deptford in the Sixteenth Century", 469; Captains usually received eight shares. PRO HCA, 13/34/128v, 1/42/154. Masters were entitled to seven shares. PRO HCA, 1/46/57v, 13/31/272v-274, 13/31/328v-330, 13/33/323-4v, 13/34/37-38v, 13/34/287-8v. Master's mates had six shares. PRO HCA, 13/27/169v, 13/31/168-9v, 13/31/184v-186v, 13/31/276v-277v, 13/33/245-6, 13/34/60-61v, 13/34/232v-3v, 13/36/214. A gentle-born lieutenant received seven shares. PRO HCA 13/32/299v-300v. Surgeons received five shares. PRO HCA, 13/31/215v-216v, 13/31/292v-294v, 13/33/371-4. A midshipman (a rating which was very rare in this period) received five shares. PRO HCA 13/31/284-285v. Quartermasters, boatswains, stewards, corporals and carpenters had four shares in most cases. (Quartermasters) PRO HCA, 13/28/329v-330, 13/31/22v-23v, 13/31/169v-170v, 13/31/282v-283v, 13/32/9-10, 13/32/356-v, 13/34/37-38v, 13/34/237v-8v, 13/36/216-217; (Boatswains) PRO HCA, 13/27/165-v, 13/31/34v-35v, 13/31/277v-279, 13/33/206v; (Corporals) PRO HCA 13/36/217v-218; (Stewards) PRO HCA, 13/31/146-7, 13/31/327-328v, 13/34/238v; (Carpenters) PRO HCA, 13/32/5-8, 13/34/235-6. Gunners received four to six shares. PRO HCA, 13/28/12v-13v, 13/32/357v-8v, 13/31/281-282, 13/31/279v-280v, 13/31/214v, 13/34/234v-5. Coopers had three shares. PRO HCA 13/27/91v-93. Gunners' mates and boatswains' mates also received three shares. PRO HCA, 13/33/209v-212, 13/33/247-v. Ordinary mariners had one or two shares. PRO HCA, 13/31/217-v, 13/32/358v. Some were accorded additional half shares. Presumably those men with more experience warranted more than novices. PRO HCA 13/34/238v-9v. Apprentices were accorded a share or half a share which were payable to their masters. It must be noted that these rates were not fixed. We do find examples where seamen were given slightly less or slightly more. See PRO HCA 13/30/266-267, 13/31/143v-144v, 13/31/209v-210v, 13/31/211v-213, 13/31/213-214, 13/31/290v-292, 13/32/335, 13/33/47v-49, 13/33/243-4, 13/34/16v-19, 13/34/37-38v, 13/34/62v-3v, 13/34/289-92v, 13/34/294v-8, 13/34/332-4v, 13/34/334v-5v, 13/34/339v-40,
livelihoods were affected, the crew might vote extra shares to those men. \textsuperscript{131}

Oftentimes seamen had the option to dispose of their prize goods themselves or to sell their shares to the owners, victuallers or officers for a set price per share.\textsuperscript{132} This decision was naturally based on individual circumstances: each seaman had to decide which course of action would produce the greatest benefit. It was usually easier to sell one’s shares on shipboard than to try to dispose of goods such as unrefined sugar or hides. \textsuperscript{133}

Given the uncertainties involved in serving on privateers, why did seamen seek employment on these voyages? While an unsuccessful voyage could spell disaster for married seamen, bachelor seamen were in a better position to weather the storm: shipboard living meant that, at the very least, seamen were provided with free accommodations and food for the duration of the voyage. Although the risks (to one’s health and of coming home empty-handed) were greater aboard privateering vessels than on merchant voyages, individual seamen appear to have sought employment on these expeditions to maximize earning potential and because privateering crews were not hampered by strict discipline.

The looser discipline of privateering expeditions did not mean that seamen were devoid of responsibilities: as on merchant

\textsuperscript{131} PRO HCA 13/36/217v-218.

\textsuperscript{132} Andrews, Ships, Money and Politics, 37.

\textsuperscript{133} Andrews, Elizabethan Privateering, 44.
voyages, seamen working on privateering ships were liable for the safe conduct of the ship and any goods on board. If confiscated goods or the ships' lading were damaged, charges were deducted from the crew's shares. 134 Despite his many risks, the seaman on a privateering voyage could be assured of one important consideration: he would have a say in the conducting of the expedition. Any change in the destination or duration of the voyage were matters which could affect seamen dramatically in terms of their health and livelihoods. Thus, commanders were required by maritime custom to consult the crew on all matters of import. 135 One example of the importance assigned to consultation involved decisions to sail in consort with other privateers. Some seamen were hired to serve aboard a vessel which was part of a privateering fleet. By entering into an employment contract with the owners, backers, or commanders, seamen were aware and therefore consenting to a consort agreement. However, English privateers often encountered other privateers while at sea. Since cooperation between such vessels offered obvious advantages, captains and masters were inclined to form partnerships with those privateers combing the same area. In these cases, the crew had the final say whether to consort or not. Maritime custom dictated that seamen could vote on matters which affected their livelihoods and altered the terms of their verbal employment contracts. The decision to consort was a risk: while extra ships and manpower might reap

134 PRO HCA 13/30/22v-23v.
135 Andrews, Elizabethan Privateering, 41.
greater rewards, there was also the danger that the association would not be profitable. In situations where consort ships took little at sea, the resolution to divide prizes "ton for ton and man for man" would decrease each seaman's overall take. 136

Part of the lure of privateering expeditions was the seamen's customary right of "pillage", in addition to any shares in the adventure. This was a valued perquisite: Captain Nathaniel Boteler claimed that "As for the business of pillage, there is nothing that more bewitcheth them, nor anything wherein they promise to themselves so loudly nor delight in more mainly".137 Pillage consisted of goods and valuables below the value of 40 shillings which did not belong to the cargo proper. Custom dictated that items above the value of 40 shillings were to be brought to the main mast and divided according to rank. 138 Custom also dictated that the captain of the victorious vessel was allowed to confiscate the best piece of ordnance, the master took the best anchor and cable, and the boatswain was granted the main topsail.139

Specific rules determined by maritime custom and Admiralty decree regulated plunder and pillaging. However, these regulations were frequently ignored by seamen. Lord Admiral Howard and his Admiralty officials were well aware by 1590 of the "manifeste

137 Boteler, Boteler's Dialogues, 37.
138 Clothing was the exception. Andrews, Elizabethan Privateering, 41.
139 A.A. Ruddock, "Trinity House at Deptford in the Sixteenth Century", 469.
had invested in the voyage, testified that he and his colleagues on the David,

were not soe simple but well knew, that if they offered the Florentynes eany wronge, there [voyage] would be overthrown & restitution must be made by them or the merchantes... 144

Even those in positions of authority were not above such actions. William Green, the master of the David,

delivered vpp much money to the merchantes & swore vnto them he had noe more wishing he mighte never see [his] wiffe & children if he had eany more, But afterwardes beinge disquieted aboute the same he brought out vij or viij hundreth dollers & delivered them to the merchantes... 145

In their zeal to wring an admission from captured seamen that their ships contained contraband Spanish goods, English seamen used some questionable methods to illicit confessions. Torture was commonly alleged. One English crew forced a French seaman to confess that the goods on his ships belonged to Spaniards "by reason of a matche put betwene his bare toes and sett on fiere...". The same crew tied up another Frenchman "and some of the company begone to payre the nayles of his toyes". 146 Such tactics almost always solicited the correct response. English seamen routinely stripped captured seamen and merchants of their valuables and clothing and treated them harshly. When the Hopewell of Dublin was spoiled by English privateers in the late 1590s, one Irishman

144 PRO HCA 1/45/9.
145 PRO HCA 1/45/21v-22.
146 PRO HCA 1/42/113.
aboard the Hopewell reported that he was "greatly misused & beete"; the privateers demanded "of him his clothes, & because this examinante had a smale ringe on his finger, he [an English seaman] drew his dagger & sware he would cutt of[f] his finger if he pulled not of his ringe & gave yt [to] him". 147 A Portuguese man whose ship was captured by English privateers of the Primrose voiced a widespread complaint: "the company of the shipp vsed them selves rather like brute beastes then men...".148

Given the fact that similar protests flooded the Admiralty Court during the war years, it is not surprising that much of Lord Admiral Howard’s correspondence to Judge Caesar during this period referred to such abuses and the necessity for "some further stricte and sever courses helde with suche offendors...".149 In a letter of 1592, the Lord Admiral wrote to Caesar concerning the need for "spedy reformatione" of the disorders which resulted from the mariners’ "mutynous cariadge and embeselinge of suche goodes as they take by virtue of comissiones of reprisall to the defrawdinge of the owners of the ships..." and the backers. 150

Although the Admiralty tried to inhibit such abuses, its attempts were largely ineffective. Written privateering commissions warned commanders not to,

break bulke wast spoyle sell or diminishes any

147 PRO HCA 1/45/42v-43v.
148 PRO HCA 13/36/45v.
149 PRO HCA 14/35/110.
150 PRO HCA 14/29/81.
such shipps goodes money & merchandizes vntill they shalbe adiudged in her Majesties high Courte of the Admiralty to be lawfull prize. 151

As a condition of granting letters of reprisal, the Admiralty required captains to post a bond to ensure that bulk would not be broken while at sea. Despite strict prohibitions to the contrary, crews often distributed prize goods while at sea or sold them in foreign ports. In 1589 Howard complained that many English privateers were taking their prizes into Ireland to be sold which defrauded the Queen and himself of their dues. 152 Howard had Judge Julius Caesar insert a clause in all commissions,

to inhibite them [privateers] from comonge either in the Streightes [of Gibraltar] or barbarie, or for sellinge anye of the goodes taken by them in anye other place then onelie within this realme of England. 153

Despite directives that all goods were to be inventoried and judged by the Admiralty Court, embezzling aboard privateers was, and remained, endemic. The end result was that the Queen was frequently deprived of her customs duties and the Lord Admiral his tenth. 154 Howard was keenly aware of this problem: "the Queene, and myselfe [are] deceaved of suche dueties, as of right belonge vnto us". 155 Howard wrote to the Mayor of Plymouth in 1591 that "many

151 PRO HCA 25/3/part III/83.
152 PRO HCA 14/26/67.
153 PRO HCA 14/35/110.
155 PRO HCA 14/35/110. See also PRO HCA, 14/26/67, 14/26/97, 14/26/162.
tymes bullaine, pearles and many other goodes of great valewe are
secretly both by day & night conveyed ashore..." by seamen. 156
Given the confusion which reigned during boarding and the
difficulty of monitoring privateering crews and their practices,
there was a degree of tacit acceptance: when Sir Richard Leveson
captured a Spanish carrack off the Spanish coast in 1602 the Crown
stated that "we doubte not but that there is and wilbe much
embesyllinge...". 157 In September 1592 the Lord Admiral's
frustration is evident in his correspondence:"dayly experience
sheweth that theise abvses and outradges are rather continued &
increased then eany thinge diminished and amended..."158

Many ship's officers and port authorities tried to adhere to
the Admiralty's regulations; searching vessels for embezzled goods
was routine. 159 Seamen, however, were willing to go to almost any
lengths to augment their incomes. Sailor Isaac Backler of the
David of London testified that he had hidden a bag full of money
from the prize in his breeches. Although this money was later
discovered by the ship's officers, he successfully managed to hide
another stash. Some of Backler's crewmates hid three or four
hundred dollars in the ballast. 160 In another case, mariner Thomas
Pinchbacke of the Affection of London testified that he and his

156 PRO HCA 14/28/44.
157 PRO E 351/2505.
158 PRO HCA 14/30/85.
159 PRO HCA, 1/44/54, 1/44/55v, 1/44/56.
160 PRO HCA 1/45/22-v.
crewmates had taken a Spanish prize in 1594 carrying hides, sugar, and ginger. Pinchbacke admitted that,

he had gotten togeather aboute fifty poundes of ginger which Master Wattes seazed...at his oastes house & more he had not savinge a cappe full of ginger which he sould for ijs viij d or iijs...

Pinchbacke went on to accuse his crewmates of similar activities: "sondry others of the companye workinge vnder houlde gott a pounde or two of ginger at tymes whiche they caried away in theire breeches...". 161 Following the capture of a Portuguese vessel in 1590, the men of the Elizabeth of London embezzled some of the goods off the prize and smuggled them ashore in the nighttime. The goods that remained were taken ashore and placed in the Customs House in Cornwall for inspection by the Admiralty. 162

Although most seamen were probably aware of the Admiralty’s regulations, crews resented any intrusion into what they regarded as their right to reap the fruits of their labour. Gentleman Jaspar Norris told the Admiralty Court that he and his father, the captain, lost control of their crew when the men spotted and subdued a Scottish ship which was returning from Spain. The Norrises tried to keep the goods together "until it was affirmed they were good prize". However, "the mariners were soe vnruuly that they would haue the goodes shared, and shared them against the will of this examinantes father & this examinante [Norris]...". Norris testified that he objected to distributing the goods at sea "&

161 PRO HCA 13/31/122.
162 PRO HCA 13/29/46v-48.
would haue had yt restored..." but "he was like to haue byn slayne amongst them for vrginge to haue yt restored". Even in cases where seamen adhered to the Admiralty's regulations, they still felt they were entitled to compensation for their voyage. Although mariner William Sterling complained before the Admiralty Court about his crewmates' conduct in regard to the capture of a French ship in 1590, he had no compunction about taking £3 worth of powder from his own ship as indirect recompense for his labour.

Seamen were ready to defend their interests not only in regard to the Admiralty and their commanders but also in the circumstances where other English seamen tried to infringe upon their claims. In situations where competing English ships subdued a common prize, crews were ready to resort to violence to defend their own interests. When the seamen of two separate English privateering expeditions laid claim to the same prizes in 1602 "there was greate emnity amongst them...". Tobias Cox, the captain of the Diamond, maintained that his company subdued three ships when other English privateers happened along and laid claim to the captured vessels. Tempers flared on both sides:

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163 PRO HCA 1/45/48v. It is possible that Norris found that it was convenient to place the blame for breaking bulk on the crew. Even if Norris was perjuring himself, there are many more complaints of captains who lost control of their men while at sea, and the ready proffering and acceptance of these claims reveals contemporary beliefs in the spontaneous and irrepressible unity of crews confronted with the opportunity for pillage and plunder.

164 PRO HCA 1/42/183-v.

165 PRO HCA 13/35/374.
the mariners of the Refusall & her pinnace & this [respondents'] mariners were readye to
go togeather by the eares with them of the
Lions Claw, the Channce & the Triall for
theire comminge on borde and clayming of parte
of the goodes which they had not to doe with
all.166

English privateering crews that had not agreed to consort together
were rivals and crews could be fiercely territorial. Crewmates
closed ranks to protect their interests from other seamen in the
same way they protected their interests from "outsiders".

Seamen were considered ready to protect their interests and
earnings (however they came by them) in the face of any threat.
Admiralty officials believed most seamen would risk their souls
through perjury to guard their booty. In 1592, following the
capture of one of the most lucrative prizes of the war years, the
Madre de Dios, Admiralty officials recognized the futility of
trying to recover embezzled goods from the seamen: "we hold it
lost labor and offence to God to minister oathes unto the
generallitie of them". 167 Since administration of oaths was the
universal method of securing reliable evidence in all civil and
ecclesiastical courts, this admission of defeat is strong evidence
of the perceived existence of a maritime sub-culture which would
close ranks to protect its own.

Greed is only a partial explanation for the abuses which took
place aboard English privateering vessels. Seamen were also
motivated by a sense that they should be compensated for their

166 PRO HCA 13/35/374v.
167 Keevil, Medicine and the Navy 1200-1900, 138.
labour and for risking their lives to capture enemy vessels. In part, desperation fuelled frantic pillaging and embezzling: in the words of the Lord Admiral, "people in want are disposed to be mutinous". Most of the men who were employed on these voyages were on, or uncomfortably close to, the edge of subsistence and trying to obtain some measure of financial reward. It is not coincidental that the tide of maritime violence reached its peak in the 1590s when population pressure on land was likewise peaking.

The essence of privateering was risk. Sometimes the gamble paid off and seamen could return home with a handsome return for their labour. However, an unsuccessful voyage could spell disaster for seamen; few seamen could afford the financial set-back which resulted from the Admiralty Court's decision that confiscated items were "not good prize" or when an expedition returned home empty-handed. One seaman was understandably bitter when the Admiralty Court questioned the legality of certain prizes his crew had captured:

he was wounded & maimed by a shott that came from the Eagle & that is all the good that he


169 The 1590s was the most difficult decade of the sixteenth century. R.B. Outhwaite, "Dearth, the English Crown and the "Crisis of the 1590s"" in The European Crisis of the 1590s: Essays in Comparative History, ed. Peter Clark (London: George Alle and Unwin; 1985), 23-43. Andrews, Trade, Plunder and Settlement, 247. Although wages were increasing throughout the century, they were not keeping pace with the cost of living. Thus, seamen's lot was getting more difficult throughout the sixteenth century. K.R. Andrews, "The Elizabethan Seaman", 255-6.
Furthermore, the explanation for the continuing state of affairs in the face of the Admiralty’s regulations and attempts to impose these regulations, lies in the evidence that ships at sea were basically independent jurisdictions. The Admiralty’s punitive power seemed remote to men far from home and determined to obtain maximum profit for their adventures. Given the tradition of consulting which empowered even the ordinary seamen, the temptation of quick riches, and the fact that commanders of privateering expeditions lacked the authority to resort to martial law (which naval commanders had access to), and the well-established practice of collecting perquisites by pre-industrial labourers, we can appreciate why contemporaries believed discipline to be almost absent from privateering expeditions.

The reality of privateering expeditions was that seamen on successful voyages would profit from their time at sea but rarely did they strike it rich. In general, a seaman might hope to receive somewhere between £4 or £5 for a single share of a successful privateering adventure.\(^{171}\) One might well wonder if this was adequate compensation for men who habitually risked their lives in battle and boarding. With a few exceptions, the promise of sudden wealth from privateering was an illusion. The fortunate few

\(^{170}\) PRO HCA 13/31/285.

\(^{171}\) Andrews, *Elizabethan Privateering*, 44.
who did better their station in life from letters of reprisal kept the hope alive. There was an occasional seaman who "came home...from the sea with his dusblett [sic] quilted full of goulde". The gap between expectation and disappointing results understandably fueled frustration and lawless behaviour. Some cautious tradesmen who were hired to go on privateering voyages did not elect to have shares like the seamen aboard. Robert Harwin, ship's carpenter of the Refuge "chose rather to haue wages, then to hazarde his viadge vppon taking of prizes". This illuminates the attitudinal gulf which separated Elizabethan seamen from landsmen.

Privateering reveals much about seamen's sub-culture. Seamen had definite ideas about their entitlements which, obviously, were divergent from the Admiralty's regulations. As the Lord Admiral's correspondence and the depositions of the High Court of the Admiralty demonstrate, these divergent codes and expectations often clashed. In these situations, seamen closed ranks to protect their own from the intrusion of "outsiders". "Protectionist strategies" were not unique to seamen but this tendency to close ranks does seem to be more developed among workers who were isolated from the larger society. The Crown, shipowners, and ship's captains sought to purge seamen's work culture of its less desirable elements and to impose their own regulations on seamen but the persistence of complaints about abuses and embezzling at

172 PRO HCA 13/28/237.
173 PRO HCA 13/31/230v-231. See also PRO HCA 13/31/33v-34v.
174 Dobson, Masters and Journeymen, 19, 27, 30, 41.
sea suggests that their efforts were largely ineffectual.

NAVAL WAGES AND LABOUR RELATIONS

The Crown enjoyed the right to compel seamen to serve in the navy during times of national emergency. Because the navy did not distinguish between volunteers and conscripts in regard to treatment or pay and naval duty was very unpopular, it is not surprising that the Elizabethan navy consisted largely of imprest seamen. Short of desertion or mutiny, naval employment offered virtually no freedom for seamen. While the Crown was obliged to compensate the men of the maritime community for their ships and labour, as an employer the Crown did not allow seamen to negotiate the terms of their own employment. Given the tens of thousands of men who served in the navy during the war years, there was little room to take into account such factors as each seaman’s reputation or skill to settle on the terms of his employment. Because of its medieval right to coerce men to serve, the Crown was not obliged to take into consideration such factors as the dangers which would be incurred in a naval expedition or the duration or destination of the voyage. The right of impressment guaranteed that the Crown did not have to make naval service alluring to seamen or compete for their services on a "free market". Therefore, naval duty negated seamen’s customary freedoms in regard to negotiating the terms of their own employment.

For the most part, each seaman was paid monthly according to his rating. Prior to 1582, seamen were, in theory, given the same rate of pay. Officers were then accorded additional sums called
"dead shares" proportional to their ratings. After 1582 the method of naval payment was altered: ordinary seamen and officers were given a fixed rate per month according to their position. Some monetary concessions were made to masters and pilots who commanded larger ships, thereby compensating each man "according to the greatness of his charge". 175 One account from the early years of Elizabeth’s reign shows a wide divergence in naval pay for masters: a master of the largest naval vessels was paid 40s. per month, a master of a lesser ship received 31s. 8d. and a master of the smallest type of vessel was accorded 16s. 8d. for his services. 176 Thus, efforts were made to compensate the most skilled seamen who commanded large vessels and hundreds of men. Nevertheless, the navy’s wages were in no way comparable to the "going rate" in other types of maritime employment. Raleigh claimed that seamen disliked naval service because "they stand in feare of penurie and hunger". 177 These fears were not unfounded. Naval seamen were not well compensated. Officers, for instance, could earn in wages alone anywhere from thirty to one hundred percent more in civilian service. 178 An ordinary seaman could also expect to earn much higher wages on a merchant ship. The minimum wage aboard the White Lion


176 Bodleian Library Rawlinson Ms. C. 846/127.

177 Raleigh, Judicious and Select Essayes and Observations, 30.

of London on its voyage to Ayamonte in 1596 was 19 shillings per month, almost twice that of naval wages. \textsuperscript{179} Moreover, naval harbour wages were substantially less than the monthly rates seamen received while at sea. \textsuperscript{180} Naval expeditions were notoriously slow in preparing for sea, and the government preferred wherever possible to keep ships in harbour to minimum expenses. In an era when wages were not keeping up to inflation and, in all likelihood, standards of living were deteriorating on land, it was especially important that seamen maximize their income. \textsuperscript{181} Small wonder seafarers served their Queen with "great grudging".\textsuperscript{182}

There were some formal attempts to offer seamen a more competitive wage. In hopes of luring the "better sort" of seamen to the Queen's service, Sir John Hawkins used his influence with the Crown and within the naval bureaucracy to enact change. By lobbying the Crown and reducing the manning rate of naval ships, John Hawkins succeeded in raising the basic wage of naval seamen.

\textsuperscript{179}Croft, "English Mariners Trading to Spain and Portugal, 1558-1625", 253.

\textsuperscript{180} Oppenheim, The Administration of the Royal Navy, 154. See also PRO, E 351/2387, E 351/2359; A.P.C. vol. XV, 120.

\textsuperscript{181}K.R. Andrews' has pointed out that although seamen's wages doubled and possibly tripled between the 1540s and the 1630s, when weighed against the cost of living index compiled by Phelps Brown and Hopkins, seamen's standard of living was quite possibly in decline. Preliminary evidence for the period 1570-1620 shows that wages were not keeping pace with the cost of living. K.R. Andrews, "The Elizabethan Seaman", 255; Arthur Bryant, Freedom's Own Island (1986; rpt. Great Britain: Grafton Books, 1987), 124.

\textsuperscript{182} Raleigh, Observations, 30.
from 6s. 8d. per month to 10s. per month in 1585. Although the Crown wanted a higher calibre of seaman, it was not willing to pay the price: seamen were granted a pay raise because Hawkins' reforms reduced manning rates, thereby guaranteeing there would be fewer men aboard each ship. Hence, this pay raise did not cost the Crown anything. Ultimately this pay increase failed to attract a higher calibre of seamen for naval wages still lagged well behind those of other maritime sectors.

In addition to the deterrent of low wages, the Queen's service had none of the other incentives of non-naval maritime employment. Unlike privateering, naval voyages did not offer crews the hope of maximizing their earning potential by capturing lucrative prizes. Only in a handful of instances did the Crown grant rewards for seamen who distinguished themselves. In 1587 one month's extra pay was given to the crews of three pinnaces that had captured Spanish prizes. In 1588 one hundred men who manned the fireships which broke up the Armada's tight formation were given £5 to be divided amongst them. These insignificant and infrequent rewards do not compare to the anticipated profits of successful privateering. Furthermore, naval service almost never offered seamen a voice in the destination or duration of their voyage. Naval expeditions did not proffer seamen the opportunity to trade commodities to enhance

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their basic wage. In addition, naval wages were rarely paid as regularly as on merchant ships. 186 Seamen employed on merchant ships were accustomed to prompt payment of their wages. When wages were withheld in civilian sectors of the maritime community, crews complained loudly. In 1583 the men of the Mary Anne of London protested that three or four days had elapsed at the end of their journey and they had not been paid; they were said to be destitute in London and in limbo as they could not seek out new employment. 187 In comparison, payments to naval seamen were frequently months in arrears, without redress. Next to their victuals, naval seamen's wages were their largest source of discontent. 188

Complaints of non-payment or delayed payment of naval wages were numerous and continuous throughout the war. 189 Sometimes wages were deliberately held back to discourage the men from "slynking away". 190 Dishonest officers and naval officials conspired to profit at seamen's expense. Captains and pursers in particular were rumoured to have pocketed some of the money earmarked for the crews. 191 Unquestionably, the problem went much deeper. The limited bureaucracy of the Navy Board, which had been established for the

186 Raleigh, Observations, 30.
188 Andrews, Ships, Money and Politics, 72.
189 For example, PRO HCA 1/45/180v.
190 A.P.C. vol XV, 120.
191 Oppenheim, The Administration of the Royal Navy, 146.
upkeep of royal ships and dockyards in the reign of Henry VIII, was also responsible for paying those employed by the navy. No one disputes that the Navy Board fell far behind in its payment of wages time and time again during the war. However, historians are divided as to the source of the problem. Most authorities blame Queen Elizabeth's notorious stinginess.\textsuperscript{192} Certainly the Queen's parsimony is well documented. However, there is also evidence to support the less favoured opinion: that the limited government bureaucracy simply buckled under the strain of the unprecedented demands of the war years.\textsuperscript{193} Low wages and slow payment of those wages were only a symptom of the larger problem: the demands of the war had taken seamen out of their natural environment. These men were trained for small-scale maritime commercial employment, where opportunity existed for each man's voice to be heard. Instead, the needs of the wartime state drew these men forcibly into the large machine which was the Elizabethan navy.

There were many conscientious naval officers and officials who were moved by the financial plight of the men. In July 1588 commanders begged the Crown to pay its seamen. Lord Admiral Howard


\textsuperscript{193} Laughton, \textit{The Defeat of the Spanish Armada} vol. I, lvii-lviii; Ronald Politt, "Bureaucracy and the Armada", 119-132. This theory is argued convincingly by R.B. Outhwaite in "Dearth, the English Crown and the "Crisis of the 1590s", 23-43.
reported that "I cannot stir out but I have an infinite number hanging on my shoulders for money". 194 Hawkins also reported that the men had been long unpaid and needed relief.195 The unrest which resulted from unpaid wages threatened to disrupt the war effort in that all-important summer of 1588. Lord Henry Seymour, who commanded a squadron in the Narrow Seas, admonished Secretary of State Walsingham to assist England's naval commanders:

You shall do very well to help us with a pay for our men, who are almost 16 weeks unpaid; for what with fair and foul means, I have enough to do to keep them from mutiny. 196

William Borough, expert navigator and commander of the Bonavalia in 1588, wrote to Walsingham that one shipmaster had heard the seamen "use speeches that they would have their pay ere they went to the seas; but I hope they will not stick upon it now".197 Without a doubt, the non-payment of wages was a major grievance.

In such circumstances seamen clung to established maritime practices. Unlike other employers, naval seamen could not take the Crown to court or seek arbitration at a Trinity House for nonpayment of wages. Seamen had little recourse but to petition the Crown for payment of the monies due them. In 1586 the men who had served Sir Francis Drake on a quasi-official voyage complained to the Crown:

195 Ibid., 361.
196 Ibid., 283.
197 Ibid., 336.
whereas divers of the soldiers and mariners make complaints against Sir Francis Drake for default of payment in respect of their service, forasmuch as there were Commissioners appointed to hear their complaints...wherein Sir Francis Drake may likewise be hard, causing present payment to be made of so much as shall be due unto every of them... 198

While most seamen sought peaceful resolution to their complaints by seeking redress through their commanders or directly from the Lord Admiral or Privy Council, they were capable of more threatening forms of protest to obtain their overdue wages from the Crown. Commander John Norris warned Walsingham in April 1589 that infinite spoils would be committed upon the country if the men of the Portugal expedition were discharged without their wages. 199 We cannot be certain that Norris believed in the reality of infinite looting; perhaps he thought that an argument premised upon the need for order would carry more weight with the Council than one focused upon the moral obligations of paternalism. In any case, the Crown did not heed Norris' warning, and the men were still unpaid in early July of 1589. The Privy Council, however, did acknowledge the need to pay the demobilized seamen and soldiers "if not to their full satisfaction yet in some convenient proportion till further order might be taken". 200 Presumably no such action was taken and by the end of the month the impatient seamen and soldiers


199 PRO SP 12/223/590.

200 The Expedition of Sir John Norris and Sir Francis Drake to Spain and Portugal, 1589, 204. See also PRO SP, 12/228/10, 12/228/17, 12/228/22.
had grown unruly. The Privy Council wrote to the Lord Mayor of London,

Praying him that, whereas he had taken order and appeased in time the disorderly proceeding of certain mariners and other lewd fellows that did yesterday gather together in a mutinous sort at the Royal Exchange, to take order likewise if any of them should persist in any such tumultuous sort, that they might be apprehended and to be laid by the heels. And in the mean season that they might be willed to repair unto the town clerk and there to deliver up their names, with the time of their service, by whom they were imprested, under whom and in what ship they served, and what they had already received, and what they claim to be due unto them, to the end that...[they] repair hither of Sir Francis Drake...[and] the same might be examined. 201

Although the Crown found such demonstrations 202 a threat to the maintenance of order, seamen’s actions were typical of early modern protesters. 203 Because petitions were ignored, seamen took matters into their own hands. In such circumstances seamen were quite capable of banding together temporarily to achieve limited goals.

While Elizabeth’s Privy Councillors did not welcome seamen’s demonstrations, their readiness to look into seamen’s grievances indicate they recognized an obligation to protect and assist. The Crown’s treatment of its seamen had been contrary to maritime custom and the spirit of the moral economy. The Crown understood

201 Ibid., 210.

202 Seamen’s grievances concerning delayed payment caused them to repeat this tactic in 1592.

its responsibilities and recognized the need to act in this situation: the survival of the deferential society was based upon paternalistic response. It was clear that seamen were entitled to their earnings from the Crown. However, seamen’s traditions and actions were not always above reproach. Our examination of piracy, desertion, and mutiny has revealed that seamen’s established practices were sometimes considered illegal by the Crown. Many seamen serving in the navy, for example, believed they were owed not only a "living wage" but the benefits and perquisites which they had come to expect from other types of maritime employment. No doubt many knew that embezzling was illegal, yet seamen were anxious to secure sufficient rewards for their efforts. Unpaid and underpaid seamen frequently misappropriated items from their ships. In 1590 the boatswain of the Queen’s ship the Bonaventure admitted that he had stolen £8 worth of silk from a prize “thinkinge to enjoy the same for his share having longe served in her Majesties shippe”. The use of "share" is telling evidence of his private-enterprise mindset. When a group of seamen were brought before the Admiralty Court because they had stolen gunpowder off the Queen’s ship, seaman Stephen Dingley defended his thievery because the Queen “was in his debte for the portiugall viadge”. Crews reportedly embezzled £1000 worth of powder on Drake and Hawkins’ 1595 voyage alone. When a Dutch seaman was captured by one of

204 PRO HCA 1/44/9v.
205 PRO HCA 1/44/16v.
the Queen's warships he made the mistake of chastising his English captors for embezzling. He:

saw some of them [the English seamen] begin to share the merchantes money, and sayd vnto them, what doe you meane to share in this sorte, yf yt be prize as you imagyn, yt ys the Queenes, and you haue your wages, and what doe you meane to make such sharinge & spoile wherevpon the englishmen misused this examinante callinge him theife & villaine & gave him bloes also, and haveinge a longe bearde they haled & pulled him soe miraciously sondry tymes by the same that this examinante was forced to cutt yt of[f].

Whatever seamen's motives or justifications for their actions, it can be stated that shipboard environments contained their dishonest elements. Theft was a crime which was severely punished as it destroyed bonds of shipboard unity. Despite the threat of punishment and their crewmates' censure, chaplain Richard Madox wrote of his 1582 voyage that "God in his wrath permitted that we should be daily afflicted with the private crime of thieves...". This thievery consisted mainly of seamen stealing from the ship's cargo or helping themselves to additional provisions. Although there are a few examples in the Admiralty Court depositions of seamen stealing from their crewmates, they seemed more inclined to pilfer the ship's lading, supplies or furniture then steal from

207 PRO HCA 13/28/237.

208 Because of the devastating effect thievery could have on a crew's morale, court martials during the Georgian period punished it more severely than mutiny or desertion. N.A.M. Rodger, The Wooden World, 227.

their fellows. Many seamen believed (or convinced themselves) that they were merely taking what was due them for their labours. It is safe to say, however, that peculation was especially rife aboard naval ships where seamen were especially dissatisfied with their compensation and usually served under compulsion. Since the majority of seamen lived close to subsistence and uncertainty characterized their lives ashore and afloat, seamen tried to augment their earnings whenever opportunities presented themselves.

Yet intertwined with the obvious elements of avarice and desperation, we can also sense another factor at work: seamen’s sense of entitlement to fair compensation for their labour.

SEAMEN’S BELIEFS AND THE PRACTICE OF SHIPBOARD RELIGION

We have seen that the Crown was quick to castigate seamen as embezzlers and liars. Were these men the rogues their superiors thought? What was the nature of seamen’s belief system? Were they loyal Protestants as their Queen hoped? We will now turn to an examination of seamen’s belief system and explore the nature of their faith and how it was manifested.

Catholic foreigners were quick to declare that English seamen were heretics and "Lutheranos". Even before the outbreak of the war, Englishmen in Lisbon in the 1570s were "reviled and termed lutherianes dogges slaves and suche vyle termes". It is quite apparent that the Spaniards believed Englishmen to be firm Protestants and English seamen abroad proudly proclaimed that they considered themselves such. In the 1560s, the apprehended twenty-

\[210\text{ PRO HCA 13/22/237-v.}\]
five year old John Frampton attempted to say the Ave Maria for the Inquisitors but left out significant portions. Furthermore, he gave his captors detailed descriptions of the religious beliefs propagated by the Church of England. Frampton gave a clear espousal of Protestant doctrine: he denied the existence of purgatory and claimed that the Pope, confession, mass, and holy water were not necessary for salvation. 211 In 1568 Portuguese sailor Miguel Ribeiro observed the religious practices of shipmaster Robert Barrett and his English crew first hand. In 1570 he testified against Barrett before the Inquisition:

I had the opportunity of eating and drinking with him. I noticed that he did not cross himself and ask for a blessing on the table, either when he sat down to eat or when he got up; all he did being to cross his hands over his breast and look up to heaven when seating himself....Every day when I was there, Barrett and those who accompanied him brought out a rush basket filled with books which they put down upon the deck of the ship, and everyone took his copy, Barrett with the rest, and they sat down in two rows and began to sing, each one with the open book in his hand. Happening to take up one of these books, I saw some of the Psalms of David therein...And so they would sing for half an hour or so...and the English pilot would shout something which I did not understand, and the others would respond just as when we respond "Amen". 212

211 B.L. Lansdowne Ms. 389 f.327-332. It is unclear whether Frampton was a seaman or a merchant.

212 P.E.H. Hair, "Protestants as Pirates, Slavers, and Protonmissionaries: Sierra Leone 1568 and 1582", Journal of Ecclesiastical History 21 (1970), 204. Barrett was a kinsman of both Hawkins and Drake. He was also John Hawkins' most trusted aid in his early voyages. Barrett was captured on Hawkins' infamous third voyage to the Spanish Main and burnt by the Inquisition. A.L. Rowse, The Expansion of Elizabethan England (1955; rpt. Great Britain: Reprint Society, 1957), 53-4; Unwin, The Defeat of John
During one of Sir Francis Drake's attacks on the Spanish Main in the mid-1580s, the indigenous inhabitants heard rumours of the coming of non-Spanish people who "heard no mass and went not to confession, nor had amongst them priests or friars". From Inquisition accounts, Elizabethan seamen emerge as Protestants with a firm grasp of the essence of their faith. Boatswain Andrew Acton of the Rose Lion of London expressed a commonly held view: "he is a protestante by profession as all his cuntrey men are or should be".

Material evidence offers proof of the Protestantism of the late Elizabethan maritime community. While the Armada seamen and the Anglo-Catholic seamen of the Mary Rose carried religious medals and rosaries, one was more likely to find religious tracts aboard Elizabethan vessels. The Inquisition frequently made search of English ships for heretical materials including prayer books and Protestant devotional literature. Because seamen usually conducted their own religious services, as in the aforementioned 1568 incident, shipmasters or other officers had religious literature to assist them. In his will of 1565, Lawrence Rowndall, the

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213 G. Jenner, "A Spanish Account of Drake's Voyages", English Historical Review 16 (1901), 52.

214 PRO HCA 13/31/333-334v.

215 Fernandez-Armesto, The Spanish Armada, 52; Hair, "Protestants as Pirates", 204. For other examples see PRO HCA, 13/30/73-v, 13/24/218-219.
shipmaster of the John Baptist, made a bequest of his service book and his paraphrase of the four Gospels; presumably Rowndall used these books to conduct shipboard service.\(^{2}\) While it was not uncommon for seamen to bequeath religious literature to their friends and family in their wills, they do not mention rosaries or religious medals nor do they request prayers for the health of their souls.

In addition, actions testify to seamen's Protestant beliefs. When Drake and his men were laying siege to the Spanish Main in 1585-6, they showed the inhabitants the "bestial fury of heretics" by robbing Catholic churches, destroying numerous religious images, and even allegedly hanging two elderly monks.\(^{2}\) In the mid-1580s three seamen of the Thomasin went ashore in St. Lucas for fresh water,

> and as they were fillinge the same, certayne preistes and Friars with other lay people passed by with the sacramente, and because two of the said mariners did not knele downe and use reverence, they were caried presentlye to the holy house and are condemnped to deathe....\(^{2}\)

In this instance, master Patrick Johnson was required to post a bond of 1000 ducats to insure that the Thomasin would not depart until he had received permission from the Inquisition. The master was well aware that his company was Protestant: Johnson gave the

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\(^{2}\) Hair & Alsop, English Seamen and Traders, 325-7.


\(^{2}\) PRO HCA 13/25/406v-407v.
order to set sail "fearinge leste his two mariners ymprisoned mighte confesse some matter to endaunger the saide shippe...".\textsuperscript{219}

In a similar incident, the crew of the \textit{Emmanuel} was arrested in Spain in 1584 and condemned to death: the ship’s carpenter had not removed his hat when a procession of the Blessed Sacrament passed by.\textsuperscript{220} These recorded clashes indicate a reluctance on the part of common seamen to temporize or blend into the background while in Catholic ports.

Ample evidence in seamen’s wills demonstrates their devotion to the Protestant faith. The custom of leaving money to the church and the poor remained popular, as elsewhere in Tudor society\textsuperscript{221} but there were no instructions for the beneficiaries to pray for the testator’s repose.\textsuperscript{222} Some seamen chose the very Protestant option of paying a preacher or minister to give a sermon.\textsuperscript{223} In 1601, sailor Alexander Eylmer willed "that at the day of my Funerall when the people shall be, or are gathered togeather, that some learned

\textsuperscript{219} PRO HCA 13/25/406v-407v.

\textsuperscript{220} PRO HCA 13/26/232-233.


\textsuperscript{222} For an isolated early Elizabethan case of a seaman specifying prayers for his soul in 1562, see Hair and Alsop, \textit{English Seamen and Traders}, 285.

man shall make vnto them a sermon, to the edifieng of those that shall be there presente". 224 Eylmer left 10 shillings for this purpose. Furthermore, he stipulated that the unpaid wages from his last voyage were to procure "some learned devine" to give sermons in two other parishes. 225 Seaman William Rafe bequeathed 10 shillings to Master Duffield, vicar of Stepney, "beseechinge him therefore to preache a sermon at my buryall". 226 In addition to the edification of the living through sermons, some seamen were concerned with the training of Protestant clergymen. Mariner William Feres left the significant sum of £5 to his partner's son on the condition that "he studie divinitie and not folowe the lawe". 227 In 1575 mariner John Benn left money for four sermons and £2 10s. for one or more poor scholars seeking education in "godlie studyes". 228 All aforementioned examples are drawn from the wills of the ship officers; as members of the maritime elite, they were likely to possess disposable income at the times of their deaths, possessed higher levels of literacy,229 and could have viewed

224 PRO PROB 11/102/107. In the early modern period, the funeral service was intended to instruct the mourners. Ralph Houlbrooke, "Death, Church, and Family in England Between the Late Fifteenth and the Early Eighteenth Centuries", in Death, Ritual, and Bereavement, ed. Ralph Houlbrooke (London: Routledge, 1989), 33.

225 PRO PROB 11/102/107v.

226 Guildhall Ms. 9171/17/37.

227 PRO PROB 11/57/201v-2.

228 PRO PROB 11/57/270v.

229 For a discussion of the relationship between piety and literacy see David Cressy, Literacy and the Social Order:Reading
themselves as examples of moral leadership and devotion within their community. Although each side in the sixteenth-century religious divide concentrated on the differences which separated them rather than their common customs and experiences, the Reformation did not alter that, as a group, seamen were convinced that their existence was subject to God’s will. Seamen’s last testaments provide ample evidence that they believed Providence directed their lives. Although the language is probably formulaic, there is no reason to doubt that the sentiment was genuine. Seaman John Iveson wrote his will in 1600 because:

[I] am bound forth by the permission of god...in the good shipp called the red dragon of London on a voyage to the East Indians And whether I shall live and return home again of the same voyage or not is in the handes of the Lord.

Mariner James Penne also surrendered himself to God’s plan; he was bound for the sea "and not knowinge how soone it will please god to call me consideringe the Frailltie and instabilitie of mans lyfe...". Sailor Henry Barret was "bounde to the new founde landes (god willinge) and because our affaires are daungerous I am

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231 Guildhall Ms. 9171/19/349.

232 Guildhall Ms. 9171/19a/161.
mynded to set downe my minde in wrytinge towching such wordlie goods as god hath lent me...". 233 This belief system was re-enforced by shipboard worship. Luke Foxe's orders for a voyage undertaken in 1631, for instance, recommended that at twice-daily prayers the crew should commit,

our selves, both Soules and bodies, ship and goods, to Gods mercifull preservation, wee beseech him to steere, direct, and guide us, from the beginning to the end of our Voyage.... 234

Life and death were controlled by Him as were sickness and health. When he wrote his will, mariner James Woodcot was "in perfect health thanks be to god...". 235 Woodcot, however, was in the minority: most of those who wrote wills did so because of illness. Mariner William Roger was typical in that he stated the reason for writing his will was that he had been "vicited with goddes handes...". 236 While much of this language was based upon a pre-determined model, the same sentiment is present in the Admiralty Court depositions where seamen's voices are heard more distinctly and with less coaching. Following his death at sea, Richard Clerk's shipmates testified that he had died from natural causes, for Clerk told them that "god hath layde his visitation

233 PRO PROB 11/102/58v.

234 Captain Luke Foxe, North-West Fox or Fox from the North-West Passage (London, 1635), 174.

235 Guildhall Ms. 9171/21/165v.

236 Guildhall Ms. 9171/16/47.
vpon him, and that he was contented". 237 Clerk's acceptance may be seen in the context of making a "good death" which was so important in the early modern period. 238 Although expressions such as "God's will" and "God's grace" were ubiquitous in contemporary idiom, the language undoubtedly reflected the faith of the age.

As an indication of their belief in Providence, seamen were ready to credit their safety and their hardships to the will of God. When the men of the Tiger managed to get their leaky ship back to England in 1591, the master, William Ingatt, proclaimed that it "was the worcke of god...". 239 Mariner John Hoames of the Little Mary Marten readily credited the Almighty for the temperate weather which allowed his crew to get to land: "by godes greate goodnes happeninge fayre weather, theye at laste recovered the shore...". 240 His crewmate Edward Williams supported Hoames' assessment: "had not godes marcyes byn the greater" they would not have gotten ashore. As historian J.R. Hale has pointed out, almost every account of seamen's voyages contain a tale of peril which could not have been overcome without God's assistance. 241

While Providence governed men's lives, prayer was a powerful means of influencing the outcome. Given the many hazards of

237 PRO HCA 1/44/171.


239 PRO HCA 13/29/198v-9.

240 PRO HCA 13/25/160v-1.

241 Hale, Renaissance Exploration, 90.
seafaring, seamen were often in situations where they resorted to collective petitioning. There are numerous examples of crews engaging in group prayer during times of distress. When Drake’s ship Golden Hind hit a rock in 1580, the company prayed for deliverance before manning the pumps.242 Similarly, when the Falcon encountered a storm on the return voyage from Portugal, the crew "comittyd them selves to god, bequeathed [that]...the powre of god shoulde deliver them...and labored at the pumpe...". 243 When John Hawkins’ ship sprung a serious leak during a storm, he announced that they "were but dead menne". Not one of his crew "could refrain his eyes from tears". Hawkins then "began to enter in prayer, and besought them to pray with him, the while indeed he yet letted not with great travail to search the ship fore and aft for leakes". 244 In 1593, the men of the Toby, wrecked on a storm-tossed Barbary coast, "committed our selves unto the Lord and beganne with dolefull tune and heavy hearts to sing the 12 Psalme. Helpe Lord for good and godly men...".245 While crews realized the necessity of using human ingenuity to overcome dangerous situations, they were quick to ask for divine assistance. Given the inevitable "togetherness" which resulted from shipboard living, the bond created by shared experiences and the common goal of each crew, it

243 PRO HCA 13/24/80v-83.
244 Hair, "Protestants as Pirates", 211.
is not surprising that seamen prayed as a group and petitioned God with an united voice. Elizabethan seamen would have been the first to reject any place for athiests or agnostics aboard their vessels.

While it is difficult to gauge accurately the depth of English seamen's spirituality, we do know that regular worship was a facet of the shipboard environment in all sectors of the maritime community. For their part, the Crown and shipowners concurred that it was a "necesitie that such...companion[s]...be exercised in Religion...".246 Surviving shipboard orders from all sectors of the maritime community show the importance placed on worship afloat. Religion was vital for the health of each man's soul as well as for morale and discipline. There was little need to stress such practices: shipboard worship was already an established and essential part of maritime life and culture.

There is evidence of clerics on ships from the earliest times.247 However, crews who enjoyed the presence of a clergyman were definitely in the minority. In general, English chaplains were found only on some of the ships involved in large-scale maritime undertakings: naval expeditions, fishing fleets, privateering consorts, and voyages of exploration. Willoughby and Chancellor had a "minister" with them on their 1553 expedition to


247 Ibid., 20.
the north-east, but no chaplain accompanied Hawkins' commercial voyages in the 1560s. During his long voyage of circumnavigation, Drake had one chaplain to minister to his small fleet. Fenton's 1582 expedition destined for the Moluccas had two chaplains. No clergyman appears to have sailed on the many trading voyages to Guinea before 1582. The Crown, however, insisted that a small contingent of chaplains be a fixture of all Elizabethan naval campaigns. Yet, even in these circumstances, not every vessel had the luxury of a clergyman. For example, in that all-important summer of 1588 there were only thirteen preachers serving a fleet of thirty-four royal ships and one hundred and sixty-three hired armed merchantmen.

Orders for commercial and naval voyages inevitably stressed the necessity of regular worship so seamen had an established tradition of managing their own religious worship in the absence of ecclesiastics. Due to the lack of clergymen afloat and out of respect for the Blessed Sacrament, this shipboard practice of lay worship existed long before the Reformation, prior to Luther's doctrine of the "priesthood of all believers". These religious

248 Hair, "Protestants as Pirates, Slavers, and Proto-missionaries", 212.
249 Hair and Alsop, English Seamen and Traders, 327.
250 Taylor, Sea Chaplains, 44.
251 Ibid., 24; Fernandez-Armesto, The Spanish Armada, 54-59.
252 It was not deemed proper for the Blessed Sacrament to be subjected to the hazards of the rolling and pitching of the ships. Therefore, Mass was not said once the ship set sail. This stands in stark contrast with religious practices of some Catholic armies
services were unique not only because of their reliance on lay participation, but because they were based around shipboard rhythms. The essence of shipboard worship then changed little after the Reformation(s).

The absence of a cleric seems to have made little difference to the basic format of worship afloat. During Elizabeth’s reign, the practice of shipboard religion varied only slightly from vessel to vessel. Captain Luke Foxe’s orders were typical. He recommended,

That all the whole Company, as well officers as others, shall duly repair every day twice, at the Call of the Bell, to hear public prayers to be read, (such as are authorized by the church) and that in a godly and devout manner, as good Christians ought. 253

Similarly, papers were fastened on the main masts of the ships of Fenton’s fleet in 1582, "with prayers for morning and evening...".254 Pursers hired by the Muscovy Company were instructed to call the men together for morning and evening prayer.255 The orders for Edward Cotton’s commercial voyage to Brazil in 1583 stated that crew must,

Observe and keep the daily order of common prayer aboard the ship & the companie to be called thereunto, at least once in the day, to


253 Foxe, North-West Fox, 173.

254 Madox, An Elizabethan in 1582, 130; Taylor, The Sea Chaplains, 37.

255 Hakluyt, The Principall Navigations, 310.
be pronounced openly.  

Prayers and psalms at sunrise and sunset were the basis of all shipboard religious services. Other additions might supplement the basic format: Spanish prisoners who became Drake’s enforced guests speak of Bible-reading and sermons. 257 John Hawkins’ men were likewise treated to Gospel readings.258 Chaplain John Walker of the Fenton expedition of 1582 claimed that the crews were very receptive to preaching and the discussions which sometimes followed: “the maryners who never heard a sermon in their lyves are marvelouslye deleyghted...”. 259 This quotation provides evidence that seamen, especially those who spent much of their time at sea, were accustomed to their own particular sea services which were conducted by non-ecclesiastics. Undoubtedly, those men who spent time ashore and attended religious services in English parishes would have been more familiar with preachers and sermons than those whose religious experiences were limited to a shipboard environment normally devoid of clergymen. While sermons and Bible-readings became the cornerstone of the New Faith, this did not alter the fact that Protestant and Catholic sea services had the same structure and were both quintessentially maritime in that they revolved around the seamen’s work patterns. 260

256 Ibid., 187.
257 Williams, The Sea Dogs, 131.
258 Taylor, The Sea Chaplains, 25.
259 Ibid., 37.
260 Fernandez-Armesto, The Spanish Armada, 56, 64.
Like the Old Faith, Protestant worship was adapted to the shipboard environment and seafaring tradition: the seamen’s workday was interspersed with prayers. On Foxe’s ship it was recommended that "all men doe duely observe the Watch, as well at Anchor, as under Sayle, and at the discharge thereof, the Boatswaine or his Mate, shall call up the other; all praising God together, with Psalme and Prayer...". 261 Raleigh’s Orders for a Guiana voyage in 1617 dictated that divine service should be read in the morning, before dinner, before supper and that a psalm should be sung "at the setting of the watch". 262 Aboard John Hawkins’ vessels, there was more emphasis placed upon the nocturnal setting of the watch:

when night fell and the new watch began to come on deck and the hourglass was turned, everyone on board the ship would assemble around the mainmast, kneeling and bareheaded, and the quartermaster would begin to praying, and everyone would recite the Psalms of David, Our Father, and the Creed, in the English language. 263

Like the Catholic maritime tradition, Protestant religious celebrations were adapted to the shipboard environment. Because the vessel was one’s work place and living quarters, it was only natural that a ship could be turned into a church as well: Drake’s men, for instance, trimmed their ships with flags and banners for

261 Foxe, North-West Fox, 173.
262 Hannay, “Raleigh’s Orders”, 212.
263 Hair, "Protestants as Pirates", 211.
Sunday service. 264 Celebrations focused around the main mast, a habitual site for group meetings and activities, and worship was, as we have seen, structured around the seamen’s work day.

Opinions in England varied as to the extent the Protestant religious message had penetrated the seamen’s mentality and sub-culture. In an intellectual climate which allowed for ignorance in matters of religion but not atheism, it is reasonable to assume that, at the very least, most Elizabethan seamen professed adherence to the basic tenets of Christianity. Yet officials seemed to doubt even this on occasion. It was the judgment of Admiralty officials that oaths should not be administered to seamen lest they damn their souls by perjury: seamen would “rather hazard their soules in the hands of a mercifull God, by periury, than their fortunes gotten with perill of their lives...”. 265 While seamen were accustomed to their own services, there is some evidence which suggests that they resented having to attend the overzealous, structured services conducted by trained clerics. One of Hawkins’ seamen reported that “half of the men on the flagship say when called to prayers - Body of God, what an amount of singing, praying and preaching: may the Devil fly away with the preacher!”. 266


266 While there were sporadic complaints about zealous preachers who elongated the basic shipboard service, there seems to have been
attempted to teach some of the boys Solomon’s Proverbs, pilot Thomas Wood “wold not in any case [agree] that his boy shold lern any such thing for he browght hym not hyther for that purpose...”\footnote{Madox portrays Wood as a chronic complainer who, “with a bawling mouth”, was guilty of “blasphemous bragging ageynst God and man”. Madox, An Elizabethan in 1582, 148-151.} Yet Madox’s fellow chaplain, John Walker, believed that the men were wonderfully reformed “both in rule of lyfe and relygyon”.\footnote{Ibid., 26.} The Crown’s increasing concern with securing religious uniformity at home in the 1570s and ’80s had its parallel at sea, and as we have seen, ecclesiastics became more prevalent on English naval vessels during the 1580s. Whether this was for reasons of shipboard discipline or to keep a tighter rein on the seamen’s normally self-reliant tradition of shipboard worship is unclear. Was the Crown trying to ensure that the normally independent maritime community would be imbued with the official Protestant message? Given that Protestantism was a relatively recent innovation in England and there was some question as to how firmly it had taken root in the lives of the ordinary people,\footnote{J.J. Scarisbrick, The Reformation and the English People (Oxford: Basil Blackwell, 1984), 137, 145-161.} the Crown sought orthodoxy. Uniformity became increasingly important throughout the 1580s: during the war with Spain, the Crown believed that English Catholics posed a threat as a “fifth
Hence, shipboard orders for English vessels emphasized the fact that divine service afloat should accord with worship on land. In addition, naval orders often forbade seamen from theological disputation. The Crown dictated

\[\text{that no man shouldier or other mariner doe dispute of matters of religion vnles it bee to bee resolved of some doubts and in such case that hee confer with the ministers...for it is not fitt that vnlearned men should openlie Argue of soe high and mysticale matters...}^\text{271}\]

In civilian service, shipboard orders specified that "no man shall speake any vile or misbeseeming Word, against...the Religion established..." and that service must conform with that of the Anglican Church on land.\(^\text{272}\) Those regulations suggest the presence lively religious plurality at sea, not indifference. Furthermore, as on land, absence from service carried penalties. On John Hawkins' ships, "all attended, under pain of twenty-four hours in irons".\(^\text{273}\) Occasionally a boatswain would have to


\(^{271}\)This passage is taken from the orders for the Cadiz expedition of 1596. PRO SP 12/257/45; Taylor, The Sea Chaplains, 56.

\(^{272}\)Foxe, North-West Fox, 173-4.

\(^{273}\)Taylor, The Sea Chaplains, 25. Those who abjured from service on land risked stiff financial penalties if prosecuted. Seamen faced physical punishment for absences from service and, given the claustrophobic nature of shipboard life, stood a much greater risk of detection than those on land.
administer a rope’s end to seamen who dodged service.\textsuperscript{274} Whether required because of the presence of religious diversity or indifference, the punishments emphasize the contemporary belief in the necessity of communal faith and worship.

As a result of these control mechanisms implemented by the Crown and shipowners through their orders and the presence of Protestant clergymen, and the newness of Protestantism, there was insufficient time during Elizabeth I’s reign for a distinctive and developed maritime form of Protestantism to evolve. The fact that the practice of shipboard religion remained unique owes much to the retention of its maritime customs and patterns.\textsuperscript{275} Certainly Protestant seamen preserved their emphasis on lay worship while at sea. Although the number of Protestant chaplains afloat was increasing, in general lay seamen still conducted religious celebrations. Given the shortages of qualified clergymen on land and the unpleasantness of shipboard life which would surely deter all but the most ardent preachers, maritime worship retained its emphasis on lay worship simply out of necessity. Doubtless the scarcity of clergymen on ships can also be traced to the parsimony of the Crown and thriftiness of shipowners: why put clergymen on the pay roll when seamen were accustomed to looking after their own

\textsuperscript{274} Hair, "Protestants as Pirates, Slavers, and Protomissionaries", 211.

\textsuperscript{275} Despite the best efforts of Parliament and the vastly increased number of zealous chaplains to evangelize the seamen of the Parliamentary navy, Capp asserts that few seamen could be considered "Puritans". Bernard Capp, \textit{Cromwell’s Navy}, 308, 323. This suggests that seamen’s religious beliefs, like their subculture in general, was very tenacious and resistant to change.
worship? For its part the Crown hired ministers but spread them very thinly. Given time, a distinctive Protestant maritime tradition was bound to develop, but that lay well in the future; it was not until 1662 that a seamen’s service was first included in the English Prayer Book.276

While there is little doubt that most late Elizabethan seamen adhered to the Protestant faith and that there were numerous "godly seamen", religious fervour became entwined with pragmatic interests. Religion was a factor in the Anglo-Spanish war: most English men and women viewed it as a struggle between Protestant and Catholic, good against evil.277 In addition to being an important part of sixteenth-century maritime culture, religion provided an ideological basis for the war, while fostering a strong esprit de corps. One must recognize, however, that at least some of the anti-Spanish and anti-Catholic rhetoric of the war years obfuscated a less noble goal: commercial interests. Anglicanism’s struggle to survive and the importance of uniformity were not lost on seamen. Yet in many minds the religious struggle became virtually inseparable from the war over trade zones. Chaplain Richard Madox noted that the English seamen enjoyed throwing rosaries belonging to captured Catholic crews overboard and calling the Pope "a rascally Jew swindler". He also observed that many of

276 Hair and Alsop, English Seamen and Traders, 327.

the English seamen who,

dyd cowterfet [the] most holynes wer now furthest from reason affyrming that we cold not do God better service than to spoyl the Spaniard both of lyfe and goodes, but indeed under color of religion al ther shot is at the mens mony. 278

While seamen readily used religion as a rallying cry, few seamen were the stuff of John Foxe's martyrs. It is not in dispute that many were subjected to the rigours of the Spanish Inquisition. However, few did their penance as willing martyrs to the Protestant cause. Once in the hands on the Inquisition, it was not uncommon for men to deny their Protestantism. 279 A minority of those who were captured were burned at the stake: these were the devoted men who Inquisitors decided would never convert to the True Faith. When given a choice, many of Hawkins' men remained in the New World and embraced the Old Faith. 280 Under torture Englishmen were often ripe for conversion. One such Englishman was willing to pay any price if his captors ceased the torment: "O God, you are pulling me apart - have mercy! - What do you want me to say?" 281 One of Hawkins' unfortunate seamen who was captured by the Spaniards in Mexico in 1568 chastised his cellmate:

for thou hast done nothing but babble without regard to what thou hast said; and I may tell

278 Madox, An Elizabethan in 1582, 144, 247.

279 Hair, "Protestants as Pirates, Slavers, and Proto-Missionaries", 218.

280 F. Aydelotte, "Elizabethan Seamen in Mexico", American Historical Review 68 (1943), 6-7.

281 Hair, "Protestants as Pirates", 219.
thee that I myself am a prisoner for having
talked too much and I assure thee that I would
willingly wear a penitential garment for half
a dozen years only to be assured that the
Inquisitor will not burn me, and if I escape
that fate and get out of here I will sew up my
mouth with thread and will not utter a single
word all the rest of my life when among
Spaniards....

Although there is convincing proof that, as a group, seamen were
not the "vile and vngodly" men they were sometimes accused of
being, it is also clear that when faced with potential martyrdom,
few opted to die as champions of their faith. While some died
because of their religious zeal, no doubt many died because of
their inability to talk their way out of the flames and into the
galleys and penitential garb.

From our examination of seamen’s beliefs and the practice of
shipboard worship we may draw the following conclusions. As in the
general population, faith varied from person to person. On the
whole, evidence suggests that by the late sixteenth century English
seamen held Protestant beliefs. Try as they might, when faced with
the threat of a painful death at the hands of the Inquisition,
English seamen were incapable of pretending they were Catholics.
This is telling indeed. It is apparent that the practice of this
faith among shipboard communities fell within the range of Anglican
orthodoxy. While the Reformation changed the substance of English
seamen’s beliefs, it did little to alter the fact that seamen

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283 This was an English seaman’s assessment of the crew of a
foreign ship he sailed on. PRO HCA 1/46/96.
praised God as they always had: with prayers and songs conducted by laymen and on a schedule which was determined by shipboard rhythms. There was some resentment of religious services conducted by clerics imposed from on high and alien to the ship, its inhabitants and their culture, but there was no resistance to religious services per se. The religious tradition was an established and accepted part of the seamen's work culture and their lives at sea. The established church and state enjoyed little direct success in its ministries, and here, as elsewhere, seamen's sub-culture proved to be resentful and impervious to external efforts at change. Independence was not a valued trait.

CONCLUSION

The English maritime community was characterized by an unique mixture of solidarity and individualism. While seemingly contradictory, these two traits existed side by side; seamen's customs emphasized both attributes. Seamen revelled in their independence to negotiate their own terms of employment, to engage in private trade, to judge the times of their labour and to worship in their own lay fashion. The men of the maritime community were nothing if not self-reliant.

Elizabethan seamen cherished their self-reliance and their individual liberties, regarded and guarded as "custom". As E.P. Thompson has pointed out, customs often became "second nature": as such, people are very resistant to externally imposed change or
reform.\textsuperscript{284} Despite the fact that seamen were faced with a prolonged conflict which intruded on many peacetime forms of maritime employment, seamen did not move into unchartered waters in the form of attempts at a permanent or semi-permanent trade group. They accepted impressment as an unwelcome duty of seafaring men in time of emergency and, as a group, they did not attempt to coerce the Crown. Instead of altering the structure and form of protest, they elected to rely on the traditional methods: verbal and written petition, desertion, mutiny and above all, studied indifference.

Seamen were effective when they chose to act collectively. The demonstrations in 1589 and 1592 illustrate the fact that seamen were quite capable of banding together en masse to protest their conditions if the need warranted. Contemporary opinion is unanimous: seamen were always ready to voice their opinions to their superiors whether or not that opinion was solicited. English seaman and naval administrator Nathaniel Boteler commented that:

\begin{quote}
the insolencies of these men are so overgrown...as upon every slight occasion they have nothing more ready in their mouths than that mutinous sea cry "One and All", and on the shore you have seen some of them affronting Justice in the very High Streets of the City.\textsuperscript{285}
\end{quote}

Seamen’s "strike proneness" or willingness to protect their work culture was recognized by contemporaries; this tendency seems to have been particularly pronounced in occupational groups like


\textsuperscript{285}Boteler, \textit{Boteler’s Dialogues}, 44.
seamen who worked and lived in relative isolation. Thus, seamen possessed both the consciousness and the spirit to defend their traditional work environment.

If this united front was effective in pressuring the Crown, we may well ask why seamen did not sustain it to achieve better conditions in the navy. In order to understand seamen's behaviour, we must look once again to the deferential society in which they lived. From our perspective, we can see that seamen's interests were often divergent from the interests of their employers. However, seamen saw themselves as part of an organic whole; early modern labourers, including seamen, did not perceive themselves to have "a separate labour interest distinct from and opposed to" their employers. In the words of Patrick Joyce, a specialist on the subject for a later period, the "relationship between superior and inferior is perceived as one of partnership or interdependence, however bogus in reality this may be." From his research on pre-industrial labourers, John Rule has observed that:

a period of hostility might produce a flourish of rhetoric which sounds like the instinctive reaction of class, but which might be straightaway followed by expressions of a desire to return to a properly ordered world in which masters and men alike know both their place and their obligations.

Therefore, seamen were not unusual in their readiness to defend

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286 Dobson, Masters and Journeymen, 27-30.


their "traditional" ways; on the contrary, their protection of custom and the fact they disbanded their pressure groups after their grievances were addressed, indicate that they were typical among pre-industrial labourers. In particular, our period witnessed a very modest peacetime navy, and virtually no career-long service for common seamen in the royal navy. Not surprisingly, therefore, Elizabethan seamen attempted to avoid the Crown and its oppressive restrictions, not confront it.

Given the turbulent times, the desire for harmonious labour relations between employers and seamen was not enough to ensure the protection of maritime customs. Considerable pressures were exerted upon these traditions during the late sixteenth century. The privateering and naval wars brought an influx of untrained, intruding landsmen. Seamen had no way to stop this dilution. Naval duty compromised seamen’s freedoms in regard to contracting out their own labour as well as reducing their earning potential. Naval warfare stressed strict discipline and a rigid command structure which left little room for such maritime customs as consultation. The realities of sixteenth-century seafaring compromised seamen’s customs in the sense that larger crews reduced the influence of each individual within the company. Despite all these obstacles, seamen clung to their established ways. Their work culture was compromised, but their expectations were not affected. This tenacity was not at all unusual among pre-
Seamen's preservation of tradition and their protection of a culture of individual liberties were their strength and the source of their collective consciousness. The lack of a sustained front or efforts to establish a trade guild was in no way an indication of a lack of solidarity among the maritime community. A number of factors point to a very strong internal unity. Their occupation demanded cooperation; in order to sail a ship there must be teamwork. They also shared a sub-culture, work culture and world view which was re-enforced by a camaraderie and dependence bred of shipboard living: each man realized that his livelihood and safety depended on his crewmembers. They worked together, prayed together, lived, and often died, together; for the duration of their voyage, the fate of each man was dependent on his fellows. Furthermore, they traded commodities amongst themselves, they loaned and owed each other money, formed business partnerships together and apprenticed their sons to other members of the maritime community. While the realities of shipboard life necessitated almost constant togetherness at sea, seamen were routinely found in clusters ashore as well: they lodged, ate, drank and socialized with other seamen. The "ties that bind" were not limited to the shipboard environment. As we shall see in chapter six, seamen's bonds of commonality were the basis of many of their relationships on land.

Both the strength of their sub-culture and their physical isolation divided them from the land population. To a certain degree seamen have always been "outsiders" among the land population. While they were not divorced from the larger culture, the men of the sea had their own dialect, manner of dress, songs, dances, folklore, and rituals which were uniquely their own. Although religion and the heightened nationalism of wartime stressed seamen's unity with the land population, the pervasiveness of their sub-culture and their distinctiveness isolated them from the land population even when they were on shore.

The Reformation and the Anglo-Spanish war enhanced English seamen's perception of themselves as a group apart. The events of the sixteenth century drove a wedge between the men of the European maritime community. Religious and political differences obscured the kinship which bound all men of the sea. This affinity is apparent not only in the shared experience of life at sea but also in the format of religious worship and the common code of rituals and customs. However, English seamen of the period saw little of the commonality. Instead those seamen who sailed on long-distance voyages and campaigns proclaimed their Protestantism and enriched themselves on the spoils of war. During the last years of Elizabeth's reign many of these men were drunk on their own successes and were infused with a sense of their own uniqueness - separated from both Catholic seafarers and the "land-lubbers".

We must be cautious not to paint all the men of the maritime community with the same brush. This sense of esprit de corps was
exhibited largely among those seamen who were involved with the fight with Spain or affected directly by the political and religious tensions. To what extent did this spirit infiltrate the maritime community as whole? It is difficult to say. It is likely that there were many seamen who wanted to fish or conduct trade unhindered by international hostilities and impressment. No doubt these men - the more staid, the less adventurous - saw no advantage to war with Spain. Yet even among this group, such men were required to spend time in the navy and to fight for "the cause". Hence, it would have been difficult for the majority of seamen to remain unaffected by the war. This esprit de corps did not prohibit some healthy (and unhealthy) competition among English seamen: we have seen that competing privateering crews could have bitter rivalries. On the whole, however, English seamen were an united group with their own sub-culture and bonds of financial inter-dependency. At the very least, long distance seafarers, armed with the New Faith and a forum and reason in which to defend it, willingly portrayed themselves as frontline fighters in the war against Catholicism. The Protestant religion, the profits which could be made from the war, and their many maritime successes gave these men a vibrant esprit de corps. While English seamen enjoyed a sense of solidarity prior to the war because of their shared experiences and adherence to shared values and customs, the existence of a common enemy, or prey, created an even greater degree of unity. At a time when all seamen's customary freedoms were under threat from the exercise of the Crown's prerogative, in
an age when the nature of seafaring was changing and endangering traditions, the men of the English maritime community were forging a stronger sense of themselves as individuals and as a collective. We should, however, stop short of suggesting that seamen had their own distinct culture; they did share elements of the larger culture. Their understanding of the "rules" of protest demonstrates that they were not isolated from the workings of the larger society. Instead, we can put seamen's sub-culture in the same category as that of other itinerant, wage-based occupational groups whose codes of behaviour, symbols, and rituals, were nurtured in a high degree of isolation. The groups were probably marginalized because, externally, they looked different and spoke in what was tantamount to their own language; however, when one scratches the surface of these occupational groups, it is apparent that they functioned according to the same dynamics as the larger culture.

290 The most obvious parallel was the collier sub-culture. Like seamen, colliers were considered "a race apart" but the evidence suggests that differences were exaggerated. Rab Houston, "Coal, Class and Culture", 4-14.
Sixteenth-century seamen were confronted with a significantly enhanced problem of morbidity and mortality rates that went hand in hand with the growth of long-distance and long-duration journeys. When the merchant seaman was impressed into the navy, his customary freedom to assess the hazards inherent in any given voyage was denied and he was forced to endure the hazards and conditions encountered aboard the Queen’s warships. A naval seaman frequently lacked the basics for survival: edible provisions, hygienic living and working conditions, and suitable clothing.¹ Non-naval segments of the maritime community, particularly merchant companies, were more astute than the Crown in realizing that to maximize profits and achieve the goals of the voyage, the crews must be kept healthy. The English commercial leadership made some attempts to improve the lot of Elizabethan seamen in order to attract and preserve the labour force. While many of their experiments were ineffective or only partially successful, the search for solutions was ongoing and of some interest in charting employer-employee relations in an expanding sector of the early modern economy.

Although the Crown also needed healthy seamen to achieve its military objectives and secure profits for the private backers (most expeditions being conducted on a joint-stock basis), it effected only a minimum of measures to prevent, contain, and treat shipboard illness and disease. The elimination of seamen’s

liberty to set their own terms meant that the navy was not nearly as concerned to make service attractive to potential employees as other sectors of the maritime community were. The Crown accepted the very unsatisfactory status quo and did little to improve the lot of naval seamen. Given this approach, we should not be surprised that the navy experienced the manpower problems that it did or that seamen resisted service. Moreover, those aspects of naval service which were improved upon were not the result of the Crown’s initiative: the impetus for change came largely from career seamen who bestrode naval and non-naval segments of the maritime community and were in positions to observe and implement measures from the commercial sector. Because the Crown, overwhelmed by multiple tasks and concerned to keep expenses to a minimum, was resistant to change, improvements were frequently left to individual commanders to implement at their own discretion and charges. For the most part, the Crown was content to rely on traditional methods of running its navy and providing for its seamen. The unprecedented number of men who served and the duration of the war did little to change this general attitude. It thought in terms of responding to immediate crisis and not in terms of a coherent policy. It was resistant to those within the naval bureaucracy such as Sir John Hawkins who sought lasting reforms which would assist both the navy (and therefore the Crown) and seamen.

The problems associated with provisioning, health and health care were not identical in the merchant marine and the navy, but
the common ground which these sectors did share was minimized further by the divergent reactions to the necessities of commercial and naval seafaring. Peacetime forms of maritime employment and privateering allowed seamen to weigh the risks of a given voyage against remuneration: acceptable provisions and relatively safe working conditions were high on the list of seamen's priorities when assessing employment opportunities. Once they had entered into an employment contract, seamen expressed the expectation that employers would provide them with sufficient provisions and that they would avoid unnecessary hazards for the duration of their employment. If their expectations were not met, seamen had effective weapons to protest their treatment and conditions: work-stoppage and desertion were acceptable ways for non-naval seamen to protest inadequate provisions or an excessively dangerous work environment. Unfortunately for the health of seamen, their freedom to choose or reject work on the basis of provisions and safety, their ability to strike, and the traditional expectation of health care were not upheld within the navy.

What follows is a treatment of naval and non-naval diet and nutrition, disease and health care, and the hazards inherent in sixteenth-century seafaring. To my knowledge, this is the only attempt to cover all of these topics within a single work. J.J. Keevil's chapter on sixteenth-century seamen in Medicine and the Navy is, to date, the most comprehensive study on provisioning
and health care in the Tudor fleet.\(^2\) This work figures largely in this chapter. While I have taken into account Keevil’s analysis and the primary and secondary material he has used, I have also included a host of other primary and secondary sources which Keevil does not consult. Keevil’s purpose was to provide the reader with a general account of naval provisioning and health care. In this regard, he succeeds. However, my intention is to provide a more in-depth treatment. I have examined both the "small picture" and the "big picture" in more detail. My own research analyzes the navy’s victualling records, which support my contention that there was a deterioration in navy victualling during Elizabeth’s reign. Keevil’s work does not make use of two other sources which are essential: seamen’s wills and the High Court of the Admiralty depositions. Both sources have information on health care, morbidity, mortality and diet. Such sources are indispensable when one hopes, as I do, to uncover information which will relate the concerns and experiences of the more obscure members of the maritime community.

I have compared the sectors of the maritime community in terms of risks to seamen and, whenever possible, put my findings on health care and diet into a larger context of the Tudor population. In addition, this study contains one of the most thorough explorations of sixteenth-century charity and relief for seamen to date. Therefore, the following is a more encompassing study of these subjects than has been produced in the past, and

one which focuses on the entire maritime community, not just the navy.

SEAMEN’S DIET

Legends of seamen’s iron stomachs and their poor diet have been with us for centuries. There is abundant anecdotal evidence to support the notion that the diet of sixteenth-century seamen was, at best, monotonous and unpleasant, and, at worst, detrimental to their health. William Clowes, the Lord Admiral’s surgeon, described the “rotten and unwholesome victuals” which were served to Elizabeth’s seamen:

their bread was musty and mouldie Bisket,  
their beere sharpe and sower like vinigar,  
their water corrupt and stinking, the best  
drinke they had, they called Beueridge, halfe  
wine and halfe putrified water mingled  
togither, and yet a very short and small  
allowance, their beefe and porke was  
likewise, by reason of the coruption therof,  
of a most lothsome and filthy taste and  
sauor, insomusch that they were constrained  
to stop their noses, when they did eate and  
drinke thereof: moreover their bacon was  
restie, their fish, butter and cheese  
woonderfull bad, and so consequently all the  
rest of their victuals...  

If we accept that some seamen were obliged to eat and drink such putrid fare, how widespread was this problem? Was it simply an accepted fact of life at sea during this era or was it restricted

3Contemporary wisdom had it that “nothing could poison a sailor”. Capp, Cromwell’s Navy, 244.

4William Clowes, A Profitable and Necessarie Booke of Observations, for all those that are burned with the Flame of Gun powder, &c. and also for curing of wounds made by Musket and Caliurershot, and other weapons of war commonly vsed at this day both by sea and land, as heerafter shall be declared (London: Edm. Bollifant, 1596), 40.
to certain sectors of the maritime community and particular types of voyages? What were the consequences for seamen in terms of nutrition? What solutions were proffered by contemporaries to deal with deficiencies in seamen’s diet?

All seamen tended to share roughly the same diet: salt beef, fish, bacon, biscuit, cheese, and beer were staples. While seamen in all segments of the maritime community were accustomed to flesh and fish days, the "menu" for civilian seamen was by no means as strictly governed or monotonous as in the navy. On paper each naval seaman was to have one pound of biscuit and one gallon of beer every day. He was entitled to two pounds of salt beef on every Sunday, Monday, Tuesday and Thursday; on Wednesday, Friday and Saturday he received his gallon of beer and quantity of biscuit with a quarter of stockfish, butter, and a quarter pound of cheese. In addition to the items which constituted naval fare, civilian seamen were accustomed to mutton and fowl as a regular part of their diet. Since many non-naval ships had small crews and lower manning rates in relation to tonnage, there was greater opportunity to carry livestock for the purpose of

5 PRO HCA, 13/30/44v-45v, 13/30/46v-47, 30/247v-248, 13/32/11-12v; Hair and Alsop, English Seamen and Traders, 137.

6 PRO HCA, 13/30/44v-45v, 13/33/47v-49.

7 PRO E 351/2379; Oppenheim, The Administration of the Royal Navy, 140. D.M. Loades has estimated that over half of the stowage space of a warship would be used to store three months’ worth of provisions. Loades, The Tudor Navy, 207.

8 PRO HCA, 1/45/171, 1/45/175v, 13/30/214-15.
providing fresh meat for the men. Evidence from the seventeenth and eighteenth centuries suggests that seamen were creatures of habit and were partial to their traditional fare which had changed very little from Tudor times. In terms of nutrition, their diet provided more meat than those of their socio-economic group ashore. Modern physicians and historians who have analyzed seamen’s diet during the early modern period maintain that while seamen’s diet was sufficient in terms of caloric intake, provisions were frequently in a state which was less than appetizing and "nutritionally disastrous", as they contained little or no Vitamin C. Unlike modern-day seamen, their early modern counterparts were not "nutritionally stable"; many of these men were plagued by malnutrition, or were on the verge of it, before they went to sea. Furthermore, the energy

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9 PRO HCA, 1/45/173, 1/44/126v, 1/44/67v, 1/41/78-79v; Hair and Alsop, English Seamen and Traders, 138; G.J. Milton-Thompson, "Two Hundred Years of the Sailor’s Diet", in Starving Sailors, 29. Because officers usually ate better than the men under their command, no doubt a disproportionate amount of this fresh meat probably ended up on the officers’ plates.

10 Christopher Lloyd, "Victualling of the Fleet in the Eighteenth and Nineteenth Centuries", in Starving Sailors, 9. If this is true, the common seamen might not have envied their superiors’ fresh meat. In the late eighteenth century, circumnavigator Captain James Cook had to flog two of his men for refusing to eat the fresh meat he had provided. Milton-Thompson, "Two Hundred Years of the Sailor’s Diet", 29.

11 Christopher Lloyd, "Victualling of the Fleet", 11.

12 Milton, "Two Hundred Years of the Sailor’s Diet", 29.

13 Starving Sailors, Appendix 1, 199. The general population seems to have suffered from malnutrition at the end of each winter. W.S.C. Copeman, Doctors and Disease in Tudor Times (London: Dawson’s of Pall Mall, 1960), 157.
expenditure of Tudor seamen was higher than today’s seafarers. With so many seamen coming aboard on the verge of malnutrition and in need of a high caloric diet, their health was precarious at best. Perhaps the only thing more harmful to seamen than a diet devoid of fruit and vegetables was the total absence of food and drink caused by any number of hazards at sea.

Many of the provisioning problems were universal during this time: limited means of preserving food and drink, the rising cost of supplies during the late sixteenth century, shipboard hazards such as vermin, and problems of revictualing in foreign ports. Corruption of victuallers conspired to defraud seamen in both civilian and naval service. The most significant difference was obviously the scale: provisioning for private ventures was done for much smaller numbers of men.

In general, merchant voyages of short distances and coasters had the fewest provisioning problems: they were victualled for brief durations and were never far from fresh water and victuals. However, during this century much of the growth in the merchant marine lay in long-distance voyages: between 1553 and 1603 English seamen began to participate in the Russian, Baltic, Mediterranean, transatlantic and East Indies trades. 14 Seamen frequently embarked on voyages of uncertain duration and encountered unforeseen hazards along these new routes. Understandably, sojourns into the unknown, or relative unknown, sometimes in under-capitalized ventures, resulted in severe

victualling problems for Elizabethan seamen which compromised their diet and their health. In 1579 the crew of the Mary Frances was so under-victualled for their journey to Spain, a well-established destination, that "most of the victualls were spente before the viadge was halfe made...". Voyages of exploration usually entailed the most grievous hardships for seamen:

the atmosphere of a voyage could turn quickly from one of normality to one of alarm — for almost always the unforeseen involved an extension of time, of food shortage and disease: weeks of unforeseen sailing: months of unforeseen incarceration in the ice...The dread novelty of exploration was delay: more explorers were martyrs to time than to typhoons, more were buried at sea than on the newly discovered shores.  

Explorer Henry Hudson’s crew exacted the ultimate price from him in 1611 when victuals ran low. His men cast him adrift in the Arctic in retaliation and to preserve the remaining provisions:

Wilson the Boatswaine, and Henry Greene came to this writer...and told him that they and the rest of their associates would shift the Company, and turne the Master and all the sicke men into the Shallop, and let them shift for themselves, for there was not 14 dayes victuall left for all the Company, at that poore allowance they were at... and... they had not eaten anything this three dayes...  

The rising tide of lawlessness and violence posed a threat to provisions as well. Robbery at sea was frequent during the

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15 PRO HCA 13/24/193-197v.
16 Hale, Renaissance Exploration, 93.
17 Foxe, North-West Fox, 102-3.
war years and provisions were a valued commodity. Coasters, fishermen, and those on merchant voyages were targets for privateers and pirates. The Anne Frances was subdued by a French warship in 1581 that took its cargo, munitions, victuals, the mariners’ apparel, navigational instruments "and lefte them not soe muche as theire leade and lyne, but stripte them of all...". The crew and the ship were carried out to sea and "there lefte...all naked..." and "if bye god[‘s] provision they had not byn putt in with the Trade on the quoaste of Britayne and there had gotten victualls and other necessaries of Englyshe men theye had ytterlye perjshed and never gotten home...".18 English seamen of subdued vessels might expect some mercy from English pirates or privateers; they were much more likely to be left "like naked men in the sea..." by those not bound by national affiliations.19

Privateers and naval seamen had many of the same problems in common. In both cases seamen were being provisioned to go into enemy waters for campaigns of uncertain duration. Because privateers’ fortunes depended solely on the capture of legal prizes to recoup their costs and pay the men, the ability to provision for long durations was a definite asset, although it inevitably meant that seamen ate provisions in a decayed state. Because the crews were usually not given wages, victualling was

18 PRO HCA 13/24/205-6.
19PRO HCA 13/25/107v-9; Appleby, "A Nursery of Pirates", 16-17.
one of the most costly expenditures of outfitting a privateering voyage; victuallers, too, relied on the hope of prizes to recover their investment. Victuallers were routinely granted the very considerable share of one third of any prizes taken. Thus, while the insufficient quality of provisions could lead to desertion or unrest, and inadequate quantity could force an expedition to turn for home, it was undeniably in the victuallers' interest to scrimp on costs in order to obtain a greater profit margin. Since privateers had military goals and sought to capture lucrative prizes, large numbers of men were an advantage. The backers of privateering expeditions were willing to overman their vessels because wages were not a consideration. In many instances, privateering ships were not adequately provisioned for the numbers aboard. Roger Mariner, boatswain of the privateering vessel Phoenix of London, told the Admiralty Court that a mess of four men was allowed two and a half pounds of beef with bread and drink each day which he considered "harde allowance & not sufficiente for their maintenance savinge some tymes they had a messe of beanes or a dumplinge made of Flower which came out of the Prize...". This is in stark contrast to food allotments elsewhere. The navy allowed each man two pounds of beef every flesh day whereas the men of the Phoenix were given little more than that to feed a

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20 Oppenheim, The Administration of the Royal Navy, 165.
22 PRO HCA, 13/33/35v-36, 13/33/42-43.
mess of four. The inclination of privateers was to remain at sea as long as possible. This posed problems when it came to provisions and nutritional considerations. On the Hope "homewardes bounde one chiste with suger was dronck with water for wante of other drinck...". The thirty-nine men of the Change of Plymouth survived on rice and water for twenty days in 1592 until they could put in to port for supplies.

Pirates had similar reasons to overman and to keep to the seas for extended periods. In addition, they were circumscribed in where they could obtain provisions. In the early seventeenth century, following the Anglo-Spanish peace, some retreated to Ireland, where they found willing Irish planters who would trade victuals, including "oten & Barly bread, vealle, mutton, & butter" for booty. Captain Arnold alias Arnewood victualled his ship, the Roebuck, by contracting butchers to sell him mutton and beef, and fishermen to sell him fish. Thomas Walton alias Purser, another famous swashbuckler, exchanged goods and services for provisions; in one instance he claimed he received thirty-five cows for victuals in exchange for service to an Irish lord. Although Lord Treasurer Burghley was very concerned that "divers persons are towched to be victualers &

23 PRO HCA 13/36/53.
24 PRO HCA 13/30/214-15.
26 PRO HCA 1/42/11v.
27 PRO HCA 1/42/3.
relievers of them...", not everyone was willing to risk aiding and abetting criminals.\textsuperscript{28} Provisions could be costly and difficult to obtain for pirates in areas other than their safe havens.

Accidents and hazards which endangered or ruined victuals were common to all deep-sea seamen. Since it did not carry a cooper (as some ships did), leakage in beer casks aboard the \textit{Golden Noble} in the late 1580s caused such extremity that the "Captayne & company wished & prayd to god to sende them to meete with some kinde of drinke".\textsuperscript{29} A leak on the \textit{Tiger} spoiled all the victuals on that ship.\textsuperscript{30} During his 1593 voyage southwards, four-fifths of the victuals on Richard Hawkins' \textit{Dainty} were eaten by rats.\textsuperscript{31}

Re-provisioning at foreign ports could be dangerous given international political and religious hostilities and the growing lawlessness at sea. The crew of the \textit{Golden Noble} (mentioned above) were short of victuals and tried to obtain provisions in Barbary. The men encountered obstacles ashore and the expense proved prohibitive so they had to exist on a diet of fish and bread for the journey home to England. The stores of fish that they did have were "corrupted & stoncke marvelously & was likely

\textsuperscript{28} PRO HCA 1/22/183.
\textsuperscript{29} PRO HCA 13/28/28-9.
\textsuperscript{30} PRO HCA 13/28/302-v.
\textsuperscript{31} Keevil, \textit{Medicine and the Navy}, 103.
to have poisoned them all". 32 A fleet of privateers under Sir Anthony Shirley endured starvation rather than put into a Spanish port to obtain victuals:

there was such misery amongst the company... for wante of victualls that many englishe men and duch men died, and they grewe soe weake that Sir Anthony was inforced for wante of men to burne one of his shipps called the George Noble, & cast of[f] also a galley... 33

Hostility to Englishmen was not limited to those engaged in privateering or those who attempted to enter Spanish ports. In 1598 the privateering crew of the Examiner of London put into Rochelle, France, for victuals and the townspeople seized their vessel and expelled the English seamen. 34 Master Stephen Hare of the Minion encountered problems trying to revictual in Brazil in 1581 because he was "accused to the clergye for matters of Religion...". 35 While in a Danish port in 1581, the men of the Mary of Sandwich were assured by the bailiff that they were as safe "as in any harboroughe within Englande..."; when they were attacked by a warship of the King of Sweden, Danish officials made no move to protect the Englishmen. 36 Those who engaged in long-distance voyages often had to make the difficult decision of whether to risk malnutrition and possible starvation, or to go

32 PRO HCA 13/27/395-6v.
33 PRO HCA 13/32/306v-7v.
34 PRO HCA 13/33/67.
35 PRO HCA 13/24/221-22.
36 PRO HCA, 13/24/169-171v, 13/24/172v.
ashore in search of provisions and face the risks inherent in being Englishmen in a strange, and potentially hostile, land.

The climbing costs of provisioning a ship, whatever its destination or purpose, affected all seamen. The late sixteenth century was a period of inflation and population growth. Between 1585 and 1600 grain prices were almost fifty percent higher than they were in the previous decade. Crop failure and a trade depression in 1586 caused hardship as did poor harvests and dearth between 1594 and 1597. By 1600, wage-based workers were worse off than their forbearers were at the turn of the previous century. These developments had a significant impact on the diet of all but the wealthy. Years of economic hardship and the subsequent deterioration in diet of the general population affected seamen afloat and on land. The problems inherent in provisioning ships during this period are most evident in the navy's victualling records, to be examined below. Unfortunately, posterity has not bequeathed us any comparable records for provisioning in the non-naval sector of the maritime community. Given the general increase in prices and the decrease in purchasing power, the subsequent deterioration of diet among the


land population, and the fact that we know conclusively that the prices of staple items common to all seamen’s diets increased dramatically in the late sixteenth century, we may confidently state that provisioning a ship became a more difficult task. Seamen in non-naval employment probably experienced some deterioration in their diet like many of their countrymen and women ashore; to what extent is difficult to say from existing records.

Undoubtedly, there were many factors which affected seamen’s diets while at sea: sub-standard provisioning on the part of victuallers or shipowners, unforeseen delays which meant that provisions ran low, the various hazards of storage (vermin and poor methods of containment and preservation), theft while at sea and the high cost of provisions. How widespread were these problems? Anecdotal evidence from the period suggests that they were very common indeed. However, for those who plied the waters close to home—North Sea fishermen, coasters and some pirates, for instance—many of these problems presumably did not have serious nutritional consequences for the men aboard, given the proximity to ports and availability of fresh provisions. For those who ventured farther afield the problems of victualling and re-victualling, and the consequences of inadequate provisioning, became much more serious. Without question, equipping and preserving sufficient food and drink on long-distance voyages was intimately tied with the survival of the crew in terms of morale and nutrition and, ultimately, could determine the success or
failure of the voyage. Those who sought to profit from the expansion of trans-oceanic travel and the growth of the early modern economy began to appreciate the close connection between profit and the health of seamen. In light of these developments, interested parties attempted to minimize the dangers and problems of provisioning in an attempt to maintain the health of seamen. This was a matter of self-interest: hungry, thirsty, unhealthy seamen rarely make for successful voyages.

**SOLUTIONS**

In view of the link between adequate diet and health, shipboard food and drink were a perennial source of concern and complaint for seamen in all types of maritime employment. The civilian tradition allowed companies to voice their comments and grievances to their superiors. For example, in 1596 the crew of the Samaritan had nothing but fish for supper, which caused the men to protest to their master. Complaint was more than an outlet for frustration: group displeasure could force change. On a privateering voyage in 1591, the Bark Hall's company rebelled against their rations being cut and insisted that they return to England. Civilian crews reserved the right to determine when they had reached the end of their endurance; this decision was based largely on the health of the men and the state of their provisions. Although the men of the Minion "founde themselves

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39 PRO HCA 13/36/304.
40 PRO HCA 13/30/247v-8. See also PRO HCA 13/33/71-2.
greeved for wante of victualls, and complayned to the Master thereof...", shipmaster Stephen Hare was helpless to remedy the situation until they put into port: he "toulde them, there was noe better there to be had and willed them to be contente...". Their complaints were ultimately satisfied: once they put into port the Master sold his own commodities and some of the merchants' goods in order to furnish the men with victuals. Civilian seamen also had the option of turning down employment if they knew the ship was poorly provisioned, as was the case with seaman Christopher Moises who refused a voyage on the *Jonas* because of her inadequate stores. A small contingent of the *Minion*'s crew did desert in 1581 despite the master's efforts to obtain better provisions for the return voyage: "theye fell out with the Master abowte theire victualls and soe by reason of speeches vsed by the Master vppon that occasion they departed awaye...". It is evident from these examples that seamen had a number of alternatives in circumstances where the provisioning was not adequate. It is also obvious that negotiation was an essential part of employer-employee relations. Victuallers of privateering expeditions could be replaced if it was discovered that provisions were insufficient. Cheesemonger John Glimston of Ipswich was to have gone to sea on the *Orphan* and to enjoy shares

42 PRO HCA 13/24/232.
43 PRO HCA 13/24/222-v.
44 PRO HCA 13/32/35v.
45 PRO HCA 13/24/231v.
as a victualler, but he was displaced when he failed to provide proper provisions.\textsuperscript{46} This is not, of course, to suggest that all incompetent or greedy victuallers were dismissed or that all privateering ships were adequately supplied. It does demonstrate that protest and negotiation did produce beneficial results.

Hair and Alsop's research on the wills of seamen in the Guinea trade demonstrates that the men were concerned with buying supplementary foodstuffs. Seaman Thomas Freeman's will of 1562 shows that he bought oranges, cheese and hens on credit while on his West African voyage. Some merchants and factors turned a profit by selling dairy products and fruit to civilian seamen anxious to supplement their rations at sea.\textsuperscript{47} The will of Justinian Goodwin, a factor of the Guinea voyage of 1564-5, left £2 to the boatswain, carpenter, gunner, cooper, cook and bower of his ship the \textit{John Baptist} "to bye them fresh victualls".\textsuperscript{48} It is difficult to speculate how widespread this practice was because this type of evidence can rarely be expected to be located in surviving documentation. However, at least some individuals augmented their shipboard rations with private stores:

\begin{quote}
we would be wrong to assume that - short of mutiny - Tudor sailors were merely placid recipients of whatever levels of dietary and health care their superiors chose to
\end{quote}

\textsuperscript{46} PRO HCA 13/31/123-v.


\textsuperscript{48} Hair and Alsop, \textit{English Seamen and Traders}, 139.
The men of the Phoenix of London (discussed previously) found their provisioning deficient and those seamen who could afford to purchased their own victuals when in port. 50 In dire situations individual seamen and commanders could be quite resourceful. Beverages, for example, were crucial to survival but casks of fresh water turned scummy within a few days and beer was very vulnerable to its environment.51 When the beer ran out during a return voyage from the Azores, the Earl of Cumberland doled out a few spoonfuls of a mixture of vinegar and rain water which kept his men from dehydrating until they reached England. 52 Richard Hawkins employed a distilling mechanism to purify sea water. He wrote of his 1593 voyage aboard the Dainty:

our fresh water had failed us many dayes (before we saw the shore) by reason of our long Navigation, without touching any land...yet with an invention I had in my Ship, I easily drew out of the water of the Sea sufficient quantitie of fresh water to sustaine my people, with little expence of fewell, for with foure billets I stillled a hogshead of water...The water so distilled we

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49 Ibid., 137.

50 PRO HCA, 13/33/35v-36, 13/33/42-3.

51 PRO HCA, 13/27/199-200, 13/25/420, 1/44/223. Because rats cause leaks in casks, cats, dogs and an occasional weasel were kept on board. The danger was not just to the victuals. Richard Hawkins wrote: "besides that which they [rats] consume of the best victuals, they eate the sayles; and neither packe, nor chest is free from their surprises". Hawkins, Observations, 91.

found to be wholesome and nourishing.\textsuperscript{53} Like many discoveries, this knowledge was not disseminated among the maritime community and those aware of it seemed to abandon it. It was re-introduced in Charles II's reign, and improved upon in the mid-eighteenth century. \textsuperscript{54}

Forced by circumstances to survive on whatever was available, seamen showed a great deal of adaptability in regard to their food. They caught fish, birds, tortoises, penguins, and rats which "tasted as well as a rabbit".\textsuperscript{55} While passing through the Straits of Magellan on his voyage of circumnavigation, Thomas Cavendish and his men ate "musells and limpets & birds, or such as we could get onshore, seeking them every day as the fowls of the air do".\textsuperscript{56} Seamen of the Guinea trade were ordered to catch fish so they could enjoy fresh food.\textsuperscript{57} Pilot Thomas Pype sailed on the Sea Horse of Danske in 1594 and maintained that had the crew not reached land when they did that they were prepared to

\textsuperscript{53} Keevil, \textit{Medicine and the Navy}, 103; The Spaniards were probably responsible for the discovery of distilled water c.1566. Starving Sailors, Appendix 1, 199. Long-term use was found to create health problems, but in the short-term it was an acceptable risk.

\textsuperscript{54} Keevil, \textit{Medicine and the Navy}, 103. Keevil is wrong to say it was lost - it was abandoned, during the sixteenth and seventeenth centuries.

\textsuperscript{55} G.J. Milton-Thompson, "Two Hundred Years of the Sailor's Diet", 30; Keevil, \textit{Medicine and the Navy}, 98.

\textsuperscript{56} Neville Williams, \textit{The Sea Dogs}, 185.

\textsuperscript{57} Hair and Alsop, \textit{English Seamen and Traders}, 139.
eat a horse they had on board. 58 In 1584 the crew of the Edward Cotton survived “not hauving els to eate but grasse”.59

In times of shortage, seamen tried to obtain provisions from passing ships. Bartering for victuals while at sea was a common practice. Running low on supplies, Master Robert Dale’s privateering crew found a well-provisioned ship and traded oars for food in the mid-1580s. 60 Occasionally pirates could act as victuallers to others while at sea. Captain Arnold and his crew captured a prize with a cargo of herring and sold it to other seamen.61 Starving seamen were sometimes relieved by the goodwill of their seafaring brethren. When the crew of the Mary Frances found themselves short of bread they borrowed some for their dinner from a ship lying at anchor near them. 62 While his assessment is undoubtedly optimistic, quartermaster Nicholas Hurleston told the Admiralty Court that,

he thinketh noe english men are soe harde harted but if they mett at sea with eany in misery & distresse, they will relieve them although noe hope of gaine...[was] to be gotten thereby... 63

When all else failed, provisions could be taken by force. This was a favourite method of pirates and privateers. English

58 PRO HCA 1/44/124v-125.
59 Hakluyt, The Principall Navigations, 188.
60 PRO HCA 13/26/9-v.
61 PRO HCA, 1/41/185-6, 1/43/7, 1/43/125, 1/42/77v.
62 PRO HCA 13/24/193-4.
63 PRO HCA 13/32/356-v.
pirates were more likely than privateers to subdue their own countrymen to obtain victuals, but most were willing to compensate them for the seizure. In 1584, Francis Trasse of Wapping Wall, master of the *Grace of God* of London, was subdued by pirate Charles Jones who took his victuals; Trasse "requested the Captayne not to vse him in such sorte beinge an englishe man and his contray man, as to spoyle him of his provision". Jones explained that it was much easier for Trasse to get supplies and that he [Jones] needed certain items from him. Jones willed Trasse to be content "and he shoulde be noe looser bye him..." and gave him a quantity of canvas in return. 64 In the early 1580s, a pirate informed master John Hills and the crew of the *Mary Frances* that if he "could not have victualls of them by fayer meanes he would have it whether they would or noe". Hills gave the pirates victuals and received wax and flax in return. 65 In 1581 Philip Smyth of Devon, master of the *Primrose*, traded some of his victuals with Captain Haynes for pepper, bedsacks of cotton, monkeys and parrots. 66 Ironically, pirate Captain Clinton Atkinson gave his bill for certain provisions he took "to avoide the Lawe...". 67 In most cases, privateers had no compunction about subduing seamen from other nations and taking

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64 PRO HCA 1/43/188-v. See also PRO HCA, 1/43/160v, 1/41/102, 1/43/150v.

65 PRO HCA, 1/41/20-21v, 1/41/46.

66 PRO HCA 1/4/168v-171.

67 PRO HCA 1/42/30.
at least some quantity of their victuals without compensation. The crew of the Tiger of Drake’s fleet in 1585-6 was not above such actions: "a ship of Saint John de Luce [was] taken and spoyled. it was laden with New Land fysh...".68 The English privateering vessel Alcredo accosted the Alexander of Copenhagen in 1595, taking some of the Danes’ victuals and the ship’s boat. The Danes were then allowed to depart with part of their lading.69

Coping strategies had their limitations, but these are the measures utilized time and again. Those who survived lived to tell tales of resourcefulness and endurance. They did not petition for fundamental systemic change. There is little evidence of seamen outside the navy who starved to death during the period. Of course, the loss of an entire crew, and hence the ship, would of necessity not be recorded. But endemic malnutrition almost certainly produced deaths among the weaker, more endangered members of many ships’ crews. Malnutrition was presumably a factor in a number of shipboard deaths, but no contemporary is known to have identified it as a primary cause. The opposite is true on land during the dearth of the 1590s.70 The perception, then, was not that seamen were starving to death but they were afraid they might. Presumably, therefore, most

68 Sir Francis Drake’s Voyage, 108.
70 Outhwaite, “Dearth, the English Crown and the ‘Crisis of the 1590s’”, 23-43.
captains and shipmasters sought sufficient provisioning before they left port. Once at sea, captains and shipmasters acted to remedy, or, at least, to promise to remedy, the situation when provisions ran low. Moreover, just because shipowners and officers implicitly acknowledged this obligation, we should not assume seamen were passive when it came to their diet. What little evidence we do have on the subject suggests that seamen resorted to self-help. We do know that officers often made arrangements for supplements to shipboard fare and it is likely others did as well. Even so, in the absence of a clear notion of what constituted a balanced diet or the unknown element which staved off nutritional diseases like scurvy, lacking a means to preserve provisions or protect them from the hazards of shipboard storage, even those men who provided their own food were not safe from the various problems inherent in the seamen's shipboard diet.

NAVY VICTUALS: THE PROBLEM, THE CAUSES AND THE CONSEQUENCES

In terms of quality, evidence points to the fact that the diet of Elizabethan naval seamen was inferior to that of their predecessors who had served earlier Tudor monarchs. Before 1550, seamen were provided with an assortment of foodstuffs which included much healthier items such as poultry and fruit.71 The

71 In the first half of the sixteenth century, pursers seem to have made greater use of their discretionary funds for additional food items. After the mid-century mark, this becomes more difficult. Loades, The Tudor Navy, 208. Remains found aboard the King's warship, Mary Rose, show that at least some of the men aboard enjoyed a wide range of foodstuffs. Carcasses indicate that fresh pork and fish were available as well as fresh
provisions of Elizabeth’s army were superior to the navy’s in that there was greater variety, especially on “meat days”. Aside from the advantage of relieving monotony and boosting morale, the army’s superior provisioning did not provide better nutrition; its ability to acquire additional fresh provisions from the land, however, certainly did. Quantity could also be a problem in the navy. Seamen not infrequently complained to their commanders that their meat was only half the required size. Some commanders, Francis Drake in particular, deliberately left port when they were under-victualled, to save valuable storage space, gambling that they could re-provision during the campaign.

Poor quality and quantity of victuals posed a definite threat to order within the fleet as they were one of the leading causes of mutiny. Lack of provisions could cripple a fighting force. Samuel Pepys wrote in 1677 that Englishmen, and more especially seamen, love their bellies above anything else, and therefore it must always be remembered in the management of the victualling of the Navy, that to make any abatement from them in the

peas in the pod. Stones from plums or prunes were found throughout the ship. Venison, beef, and mutton bones were also present. Work continues on other remains which have yet to be identified. Margaret Rule, The Mary Rose, 197. It is difficult to say if the fresh food was intended exclusively for officers.

72 Cruickshank, Elizabeth’s Army, 82.
73 Ibid., 76.
74 PRO SP 12/30/43; Boteler, Dialogues, 56.
75 Loades, The Tudor Navy, 206-7. See also n. 9.
Thus, the health and happiness of seamen were intimately connected to their provisions. The Lord Admiral made reference to the fact that even the "worst men" in the fleet knew the state of their provisions. Sir Francis Drake wrote to the Queen in 1588, informing her that he feared desertions if there were not sufficient provisions for the fleet: when a seaman is "far from his country, and seeing a present want of victuals..." he "will hardly be brought to stay...". Drake's letter carried a dire warning about the importance of adequate provisioning: "Here may the whole service and honour be lost for the sparing of a few crowns". Provisioning and its corollary, survival, were the impetus for the single recorded naval court-marital of the period. In 1587, the seamen of the Golden Lion complained:

for what is a piece of Beefe or halfe a pounde amonge foure men to dynner or halfe a drye Stockfish for foure dayes in the weeke, and nothing elles to helpe withall - Yea, wee have helpe, alitle Beveredge worse than the pompe water. Wee were prest by her Majesties presse to have her allowaunce, and not to be thus, dealt withall, you make no

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76 Quoted in, R.C. Holmes, "Sea Fare", Mariner's Mirror 35 (1949), 140.


78 Ibid., 148-9.

79 Ibid., 149.
men of us, but beastes. 80

Obviously, the writers appreciated the paternalistic relationship which was the ideal of Tudor society. 81 Although the Crown recognized it had to feed its fighting men, it was plagued by the financial and logistical problems of feeding thousands of men in an era of inflation and dearth. The precise cause of the problem has been a topic which has generated controversy among naval historians. Much of the attention has focused on the Queen’s legendary stinginess as the cause of many deficiencies in naval seamen’s diet. Even the antagonists find some common ground here: few would dispute that the naval bureaucracy was hindered by the problem of a very frugal Queen anxious to wage war on a budget. 82 The extent to which the Queen was culpable is hotly contested. The majority of historians place the blame largely on the Queen’s parsimony. 83 More current scholarship, however, suggests that L. G. Carr Laughton, who once stood virtually alone

80 Oppenheim, The Administration of the Royal Navy, 384.

81 This paternalistic ideal can be expressed in an alternate form from on high. Dr. Thomas Trotter, a naval physician during the eighteenth century, maintained that seamen in naval service were neglectful of their own needs and, hence, their service entitled them to “parental tenderness and attention from the state they protect and the officers they obey”. Trotter, quoted in The Health of Seamen, 167.


on this issue, might be correct in looking for another
explanation or, at least, contributing factors to the problem.
Laughton’s skepticism of this uni-causal explanation has been
bolstered by recent work on the limitations of Tudor bureaucracy:
the ramshackle administration of the early modern state barely
managed to cope with the demands of the war years.84

The Queen’s parsimony and the burden placed on the
administration of state were not the only factors which
compromised the effectiveness of naval bureaucracy and affected
the seamen’s diet: corruption within the naval bureaucracy was
also a problem.85 The Treasurer of the Navy, Sir John Hawkins,
believed that the Queen was continuously being cheated by her
servants; yet accusations of corruption were levelled against
Hawkins himself on more than one occasion.86 Sir Walter Raleigh
wrote that "the Purveyors and Victuallers are much to be
condemned, as not a little faulty in that behalfe, who make no
little profit..." and "so raise a benefit out of their [the
seamen’s] hunger and thirst, that serve their Prince and Country

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84 Laughton, ed., The Defeat of the Spanish Armada vol. I,
lvii-lviii; Ronald Politt, "Bureaucracy and the Armada", 119-132.
This theory is argued convincingly by R.B. Outhwaite in "Dearth,
the English Crown and the "Crisis of the 1590s", 23-43.

85 A.P. McGowan, ed., The Jacobean Commissions of Enquiry
1608 and 1618 (Great Britain: Navy Record Society, 1971), xiii.

86 G.J. Marcus, A Naval History of England vol. I (London:
Longmans, Green and Co., 1961), 82; McGowan, Jacobean Commissions
of Enquiry, xiii. For a detailed discussion of Hawkins’ guilt or
innocence, see M. Oppenheim, The Administration of the Royal
Navy, 392-397.
painfully abroad...". Captain Nathaniel Boteler wrote of "foul
cosenage and desperate abuse" in regard to naval victualling.

His own experiences suggest naval seamen, resentful of regular
attempts to cheat them of their due, regularly informed their
superiors in hope of redress:

I must needs say that in our late,
and especially latest, voyages I have
more than once found sometimes twenty,
sometimes thirty of the common mariners
of the king’s ship that I then commanded
waiting at my cabin door at a dinner time,
with their beef and pork in their hands,
to let me see how small the pieces were,
and how much under the quantity and weight
proportioned. And this I indeed found to be
true...**

Even the most cursory of examinations of the naval
provisioning records will reveal that the Surveyors of Marine
Victuals were struggling to furnish seamen with their
apportionment: their efforts were compromised by parsimony,
corruption, inflation and dearth. These latter two factors led
to a deteriorating quality and quantity of diet for the majority
of Tudor subjects at sea and on land throughout the sixteenth
century. The navy’s victualling records affords us a rare
opportunity to chart the changes in seamen’s diet during the war
years and to investigate the causes of inadequate victualling.

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88 Boteler, *Boteler’s Dialogues*, 57.

89 Ibid., 56.

Edward Baeshe, the Surveyor-General of Marine Victuals during the first half of Elizabeth's reign, had served the Tudor monarchs since the time of Henry VIII; he would die in debt, exhausted by the task of procuring the specified victuals at the Crown's rates. After Baeshe resigned his position in 1587 the task of victualling the navy became even more difficult with the coming of the first Armada in 1588 and the subsequent escalation of naval warfare. The Crown recognized the daunting task of the Surveyor of Victuals and created the position of deputy to the surveyor but even with their combined efforts, James Quarles and Marmaduke Darell failed to victual the navy within the Crown's budget. They were also faced with the problem of drawing upon an increasingly exhausted market. Although victuallers were still kept on an extremely tight budget, dearth years elicited greater funds for naval victualling from the Crown. The augmented allowance, however, was to continue "onlye vntill it shall please allmightye god to send such plentye as the highe pryces and rates of victualles shalbe deminished...". While special

91 After operating in debt in 1569, the Crown advanced Baeshe £1000 and raised his allowance (1565) from 4½d. per man per day in harbour and 5d. at sea to 5½d. and 6d. in 1573. In 1586 the rates were increased again. Loades, The Tudor Navy, 203-206; PRO E 351/2384. For a detailed account of the escalation in prices of individual items during Baeshe's term, see Keevil, Medicine and the Navy, 66-7.

92 In 1586-7 the Crown granted the Surveyor an increase in rates from 5½d. per man in harbour and 6d. at sea to 6½d. and 7d. respectively "by reason of the greate dearth and scarcitye of victualles...". PRO E 351/2383.

93 PRO E 351/2383.
concessions were made for periods of scarcity, the Crown routinely cut back its allowances after the dearth had subsided. Therefore, the escalating price of foodstuffs which resulted from inflation was not taken into account by the Crown. It became apparent to the Surveyors during the 1590s, "theis late yeres of scarcetie", that the problem of costly victuals was not a temporary one. 94 In 1598 the accounts show that the costs for many items in the seamen's diet had doubled in recent years. 95 The Surveyor compares the difference in the price of provisions between "the former yeres of plenty, and theis late yeres of scarcetie" by contrasting rates for specific provisions during 1597 and an unspecified year which was intended to represent a period before the dearth. The years between 1594-7 are known to have had disastrous harvests 96 and this is borne out by the victualling records. 97 While naval officials refer to "dearth" in 1590 and 1591, the word is likely being used to mean "dearness" in price rather than scarcity. 98 This suggests that

95 PRO SP 12/266/90. For a description of how prices had increased from the time of Baeshe's tenure to Quaries' in 1587, see Papers Relating to the Defeat of the Spanish Armada vol. I, 54.
96 Clarkson, The Pre-Industrial Economy, 212.
97 Although Clarkson states that the early 1590s were a period of abundant harvests, victualling records suggest that the prices of foodstuffs were escalating and, as such, were a cause for complaint and concern among the victuallers. Ibid., 212; PRO E 351/2389.
98 It was possible to speak of "dearth of all things though there be scarcity of nothing". Mary Dewar, ed. The Discourse of
the pre-dearth rates were those of the late 1580s. The Surveyor attempts to illustrate that wheat, malt, linges, cheese and salt showed the greatest increases; most of these items doubled in price or came close to doubling in value. The other foodstuffs listed, beef and stockfish, also rose in price but by a much smaller margin.\textsuperscript{99} Dearth was undeniably a short-term cause of the rise in food prices but the escalation was part of a much larger trend. Food prices were increasing throughout the sixteenth century: between 1500 and 1650, they rose seven-fold.\textsuperscript{100} Without question, this trend is evident in regard to the food and drink which formed the foundation of seamen’s diets.

In 1599 the Crown finally recognized that

\begin{quote}
the prices of all victuelles were of Late yeares so raised, and so did then Continew that he [Darell] coulde not provide victuells at such prices as he might have donne when he ent[e]red into those services...\textsuperscript{101}
\end{quote}

Darell’s rates went up slightly the next year but the allowance was still not sufficient.\textsuperscript{102} The arrearages in the yearly accounts testify to the Surveyors’ battle to provision the navy within the Crown’s budget. Their accounts also demonstrate that

\begin{flushright}
\textit{the Commonweal of This Realm of England}, xiii, 37.
\end{flushright}

\textsuperscript{99} Bodleian Library Rawlinson Ms. C. 340/15.

\textsuperscript{100} Clarkson, \textit{The Pre-Industrial Economy}, 33; Mary Dewar, ed. \textit{Discourse of the Commonweal}, ix.

\textsuperscript{101} PRO SP 12/273/40.

\textsuperscript{102} Harbour allowance was raised to 6½d. per man and sea allowance was increased to 7d. PRO E 351/2399; Loades, \textit{The Tudor Navy}, 277-78.
costs were steadily increasing because of a combination of inflation and dearth. This, as we shall see, resulted in the search for cheaper foodstuffs for naval seamen.

The personality of the last Tudor ruler exacerbated these problems. Elizabeth's vacillation is legendary: commanders hurriedly departed with the fleet on more than one occasion in order to avoid countermanding orders from the Queen. Hasten to depart often meant that the navy was inadequately victualled; messing arrangements were altered to compensate, thereby decreasing each man's allotment and his caloric intake. Countermanded orders or unexpected demobilization caused supplies to be returned to the royal storehouses for an indefinite period to await a new expedition; not infrequently, naval officials noted in the victualling records that provisions became "slymy and much decayed by long lying...". The Surveyors were always required to keep a month's worth of victuals on hand. The very limited ability of the age to preserve food coupled with the Crown's aversion to wastage would ultimately compromise the health of the navy's seamen: clearly, some seamen received provisions which had been decaying long before they were


104 Loades, The Tudor Navy, 206-7. See n. 84.

105 PRO E 351/2401.
delivered to the Queen's ships.  

Despite the consequences for seamen's diet and health, the practice of storing large quantities of provisions in case of emergency was necessary. In 1586 there was a hurried preparation for a phantom attack. "Maruelous greate hast [was] made...", but the difficult task of obtaining vast quantities of victuals on short notice was aggravated by dearth. Even in years where scarcity was not a factor, procuring victuals swiftly could still be problematic. In May, 1590 the Surveyors reported that beef "coulde not be provided in all the countrye on such a sodeyne...". In July 1601 there was "a wante of some wheate which...is not to be had vpon this sodanne...without some Inconveinence". Unanticipated and prompt provisioning of thousands of seamen taxed a land already struggling to feed its population. Because of these exceptional conditions, the Surveyors were allowed to use their very unpopular right of purveyance: this was a last resort, a measure reserved for the most dire circumstances. While the difficulties are obvious, it is uncertain in some cases how the problem was dealt with or the

107 PRO E 351/2383.
108 PRO E 351/2388.
109 Bodleian Library Rawlinson Ms. C. 340/14v.
110 Keevil, Medicine and the Navy, 72.
111 Oppenheim, The Administration of the Royal Navy, 141.
exact nature of the consequences for seamen’s diet. It is quite probable that messing arrangements were altered in times of shortage and that surveyors made do with poor quality victuals in the 1580s and early 1590s; substitute victuals do not make an appearance in the records until the mid-1590s. Without question, the latter coping strategy, not adopted until the mid point of the war, was the healthier alternative for seamen’s diet.

Finding and purchasing victuals for the navy was only part of the battle: the successful transportation of provisions to the Crown’s storehouses and the port of departure was also essential to the survival of hungry seamen. This extremely fragile supply line was further hampered by goods destroyed or damaged in transit, both through human error and mischance. 112 Naval accounts tell us that the state of seamen’s provisions frequently deteriorated further once they were aboard. Routinely, biscuit was "consumed into Cromes and Duste by [the] tossinge to and

112 In 1590 victuals were being loaded on the Tramontana and "by Casualtie in hoysinge vp oute of the hoye fell shorte of the shippe into the sea". PRO, E 351/2388, E 351/2396, E 351/2397. In 1602 a storm ruined four hundred and sixty pounds of biscuit as it sat at Tower Wharf waiting to be loaded on the Queen’s ship, the Advantage. PRO HCA 13/35/402. Occasionally entire cargoes were lost in conveyance. In 1597 a hoy loaded with naval provisions sank with over £1564 worth of victuals. PRO E 351/2395. The following year the Marigold of London was carrying naval provisions and was cast ashore in a storm; only some of the lading was salvaged. PRO E 351/2397. Storehouses were also vulnerable to storms, accidents and theft. Damage to the Rochester buildings in 1594 ruined a considerable store of naval victuals. PRO E 351/2392. See also PRO E 351/2385. In addition, charges of "lewde persons" embezzling away goods from the storehouses were levelled from time to time. PRO, E 351/2392, E 351/2393, E 351/2396.
from..." of the ship upon the sea.\textsuperscript{113} Beer was wasted "with longe tossinge on the narrow Seas...".\textsuperscript{114} Seepage from the beer harmed other stores.\textsuperscript{115} Victuals were eaten by "Battes Rattes Myse and vermin".\textsuperscript{116} Furthermore, provisions were stored in the hold, in close proximity to the cookroom. Raleigh complained that this ruined the victuals:

\begin{quote}
    it is a great spoile and annoyance to all [that] the drinke and victualls...are bestowed in the hold, by the heat that comes from the cookroome. Besides, it is very dangerous for fire, and very offensive with the smoake and unsavory smells which it sends from thence.\textsuperscript{117}
\end{quote}

The hold was also near the ballast, the dumping place for all manner of garbage and filth.\textsuperscript{118}

Many of the aforementioned problems can be attributed simply to the hazards of life afloat during the sixteenth century. However, the strict financial limitations imposed by the Crown made a difficult task more difficult. Haste and scale further exacerbated problems of obtaining and preserving food and drink. Like victuallers for non-naval voyages, surveyors and "middle men" were anxious to turn a profit from their dealings with the Queen’s fleet: the scale allowed for greater scope for profit and

\begin{footnotesize}
\begin{itemize}
  \item[\textsuperscript{113}] PRO E 351/2390.
  \item[\textsuperscript{114}] PRO E 351/2387.
  \item[\textsuperscript{115}] PRO, E 351/2389, E 351/2390, E 351/2391.
  \item[\textsuperscript{116}] PRO E 351/2379. See also PRO E 351/2393.
  \item[\textsuperscript{117}] Raleigh, Observations, 33.
  \item[\textsuperscript{118}] Keevil, Medicine and the Navy, 72.
\end{itemize}
\end{footnotesize}
corruption within the bureaucracy and along the naval "foodchain". Besides overcharging when they could, suppliers made a profit from providing victuals in various states of decay or defaulting on the amounts. Richard Hawkins indicated that this was common practice:

> for the company thinking them selues to be stored with foure or sixe moneths Victualls, vpon survay, they find their Bread, Beefe, or Drink short, yea, perhappes all, and so are forced to seeke home...This mischiefe is most ordinary in great actions.  

A combination of penny pinching by the government and suppliers cutting corners to increase their profit margin jeopardized seamen's health unnecessarily: although the early modern period was hampered by problems of preservation, here was one area where improvements could have been made to ensure a higher quality of diet. For instance, the navy used cheaper, wooden casks to store victuals when iron-bound ones would have preserved items longer.  

Raleigh complained that much beer was wasted because of inadequate casks: "For the Victuallers for cheapnesse will buy stale Caske that hath been used for Herring, Traine Oyle, fish, and other such unsavory things, and there into fill the beere that is provided for the king's ships..." and this practice "breeds Infection, and Corrupts all those that drinke thereof".  

Captain Boteler also criticized the use of substandard casks for

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"petty saving". Not only was beer important to seamen as the principal liquid in their diet, it was essential to morale and for its high caloric value. Alcohol made the largest contribution to seamen's energy requirements. In this regard, these "petty savings" had important consequences for seamen. Lack of beer and sour beer were common complaints of seamen throughout the war. The Lord Admiral wrote to Secretary of State Walsingham: "I know not which way to deal with the mariners to make them rest contented with sour beer, for nothing doth displease them more". Low morale was a problem but substandard beer had much more serious consequences for seamen: as thousands of seamen awaited the arrival of the Armada in the summer of 1588, bad beer bred infection within the fleet. The brewer responsible for the beer blamed the poor quality on the lack of hops; this explanation is plausible given the prices and dearth of wheat and the Crown's fiscal restraint. While dearth and scale exacerbated the problem, the Crown's parsimony played a role in the death of thousands.

We have already seen that re-victualling while at sea was frequently difficult for seamen in non-naval employment. This is

122 Boteler, Dialogues, 58.
125 Keevil, Medicine and the Navy, 71, 74, 76.
126 Ibid., 159.
doubly true for those in the Queen’s employ, especially when the navy was in enemy waters. Sixteenth-century communications were poor and precious time was wasted trying to locate the fleet; storms, contrary winds, or a host of other factors could complicate a rendezvous. Attempts by the navy to find safe ports to revictual were equally chancy. Even when the navy was in home waters (as it was in 1588) provisioning proved difficult. During the height of the invasion crisis the Lord Admiral pleaded with the Privy Council several times to provide victuals for his men. Although the exact nature of the problem is uncertain, the men were in great need. On May 28, Howard begged Lord Treasurer Burghley,

My good lord there is here the gallantest company of captains, soldiers and mariners that I think ever was seen in England. It were a pity they should lack meat, when they are so desirous to spend their lives in her Majesty’s service.¹²⁷

By the end of the campaign, Howard’s words become more insistent: on August 8 he wrote to Secretary of State Walsingham “Sir, if I hear nothing of my victuals and munition this night before here, I will gallop to Dover to see what may be [got] there, or else we shall starve”.¹²⁸ The English navy could not pursue the Spaniards after the battle of Gravelines in 1588 for want of provisions and ammunition. The men were in such a state of dire need that Howard was reduced to eating beans and some of the men drank

¹²⁷ Ibid., vol. I, 190.
¹²⁸ Ibid., vol. II, 62.
their own urine.\textsuperscript{129} Howard warned Burghley that poor victuals "may breed danger and no saving to her [Majesty]." \textsuperscript{130} Henry White, an officer who faced the Armada attack, was more vehement in his condemnation of the Crown: "our parsimony at home hath bereaved us of the famousest victory that ever our navy might have had at sea." \textsuperscript{131}

Such horror stories are not limited to the campaign of 1588. Returning homeward from the Portugal Expedition of 1589, large numbers of seamen starved to death. \textsuperscript{132} The fleet was so poorly victualled that "many died for hunger in their way home and more would have done if the wind would have taken them short." \textsuperscript{133} During the Cadiz expedition of 1596, seamen made complaints about poor victualling. There was constant tension between those who wanted to return home because of "fear of hunger" and the "better sort" who wanted "farther action to gain more reputation." \textsuperscript{134} By the time they did turn for home, the Earl of Essex and his men reportedly had only rain water to drink and ropes' ends to eat. \textsuperscript{135} The common practice on expeditions of cutting the men's allotment in order to preserve provisions was not an agreeable solution to

\begin{footnotesize}
\begin{enumerate}
\item\textsuperscript{129} Ibid., vol. II, 95.
\item\textsuperscript{130} Ibid., vol. I, 220.
\item\textsuperscript{131} Ibid., vol. II, 65.
\item\textsuperscript{132} Keevil, \textit{Medicine and the Navy}, 78.
\item\textsuperscript{133} Monson, \textit{Naval Tracts} vol. I, 179.
\item\textsuperscript{134} Ibid., vol. I, 354.
\item\textsuperscript{135} Ibid., vol. II, 78.
\end{enumerate}
\end{footnotesize}
the problem: it caused seamen to dissent (where they might protest openly in civilian service), it compromised their caloric intake and led to greater malnutrition. During these expeditions, seamen died from undervictualling and it presumably compromised the health of countless others.

Given the nature of navy victualling, the only surprising aspect is the relative lack of food-related protests. The absence of documented mutinies, with the exception of 1587, should not be interpreted as a sign of seamen's complacence. Commanders' correspondence reveal an almost omnipresent concern of desertions and insurrection because of poor victualling. In at least some instances, these disturbances had a nutritional basis; those suffering from vitamin deficiency are subject to behavioral alterations. During the Portugal expedition the men had "no victuals to sustain them for such a voyage..." which gave rise to "disorders and injuries which be daily done and offered...not in a manner as if we were friends but mere enemies". There was a distinct fear of going "to sea without victuals or hope of provision..." and "famish[ing] there". Martial law was imposed in port to keep "the people in good

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obedience". Although little was recorded for posterity, the Privy Councillors investigated reports that the soldiers and seamen of one ship did mutiny during the expedition. The striking lack of mutinies or protests can be explained, in part, by the limited effectiveness of this form of protest when the fleet was far from home. There also seems to have been an awareness that the Lord Admiral and other commanders were actively working to relieve their men. Thus, in the face of a national threat, martial law, and limited naval duty, seamen tried to survive until their end of the campaign.

THE CROWN'S STRUGGLE FOR SOLUTIONS

In spite of its record, the Crown seemed to recognize the need to furnish seamen with sufficient provisions. Darell acknowledged that seamen were willing to submit to rationing in extreme circumstances, but "otherwise the mariners will hardly endure to be abridged of any part of their allowances". Lacking a clear sense of a balanced diet, seamen were very concerned with the quantity of their portions. Very few

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140 The Expedition of Sir John Norris and Sir Francis Drake to Spain and Portugal, 1589, 172.
141 Similarly, most seventeenth century naval mutinies and protests occurred when the fleet was in harbour; mutinies aimed at officers at sea were very unusual. Capp, Cromwell's Navy, 286.
143 English seamen had a reputation for being large-eaters. Since ration sizes in the Spanish navy were significantly smaller, provisions lasted much longer; this was a crucial
contemporaries seem to have recognized that seamen’s diet was not beneficial in the long term. Stuart Captain Nathaniel Boteler was one of the few who observed that "our much and indeed excessive feeding upon these salt meats at sea cannot but procure much unhealthiness and infection...". 144 Although it ultimately contributed to health problems among the men, seamen were creatures of habit: "the difficulty consisteth in that the common seamen...are so besotted on their Beef and Pork as they had rather adventure on all the Calentures and Scobots in the world than to be weaned from their Customary Diet". 145 Ignorance, inertia and custom combined to preserve the staples of seamen’s diet throughout Elizabeth’s reign.

Naval seamen’s diet was partially altered in the 1590s, not to relieve its monotony or to promote a healthier fighting force but as a result of the Crown’s search for cheaper foodstuffs. From 1590, bacon, pease, and lings appear regularly in victualling accounts. 146 Pease were used to supplement the diet of the very poor. Normally they were fed to animals. In 1595 advantage in naval campaigns. Felipe Fernandez-Armesto, The Spanish Armada (Oxford: Oxford University Press, 1988), 67. Mendoza, the Spanish ambassador, remarked that English ships were "loaded with victualls, considering the way Englishmen eat". Florence Dyer, "The English Sailorman", 136.

144 Boteler, Dialogues, 65; Dyer, "The Elizabethan Sailorman", 137.

145 Boteler, Dialogues, 65.

more Mediterranean fare of rice and oil appear along with vinegar and oatmeal for the journey southward.\footnote{PRO E, 351/2393, 351/2499.} In 1597 pork was substituted for half the beef rations.\footnote{PRO E, 351/2393, 2498, 2499, 2400.} Thus, by 1600 seamen's diet was more varied\footnote{Bodleian Library Rawlinson Ms. C. 340/44. Every seaman was still entitled to one pound of biscuit and a gallon of beer per day. Each man's allowance consisted of four flesh days in a week: he received two pounds of salted beef twice a week and one pound of pork or bacon with a pint of pease on the other two days. On the three fish days he received \(\frac{3}{4}\) a quarter of lings or \(\frac{1}{4}\) of stockfish, \(\frac{1}{2}\) a \(\frac{1}{4}\) pound of butter, \(\frac{1}{2}\) pound of cheese. For want of fish double quotas of cheese and butter were substituted.} as surveyors were clearly seeking cheaper foodstuffs in an attempt to stay within their budget. The analysis of Quarles' accounts demonstrate that beef was by far the most expensive item in seamen's diet.\footnote{Papers Relating to the Spanish Armada vol. I, 53.} The navy added pork and bacon as alternatives. Doubtless it was easier to fill smaller quotas from a greater range of products and to economize with lower grade foodstuffs. Seamen referred to the dried fish the Crown supplied them with as "Poore John"; this nickname referred to the price, the segment of society which purchased it, and seamen's opinion of it.\footnote{Keevil, Medicine and the Navy, 109.} None the less, the Surveyors continued to scour England for affordable supplies which became exceedingly difficult in the 1590s.\footnote{PRO SP 12/264/24.} The desperate Surveyors suggested in July 1597 that costs could be kept down if seamen...
were allowed only two flesh and five fish days in a week, with half the quantity of beer on fish days. Victualling charges in the London area were especially costly. The high price of wheat forced Quarles and Darell to bring it from Hamburg in January 1597 even though the deteriorating quality of foreign wheat was evident. The Lords of the Privy Council wrote: "wee understand the corne that is come of late oute of the East Cuntries dothe not proue so good as yt hathe done in former yeres...". Like most of the population of the late sixteenth-century, seamen’s diets deteriorated in quality.

Given its provisioning problems, it is understandable that the loss of thousands of pounds in wasted provisions rankled the Crown; it attempted to salvage its precious cargoes at all costs. In 1590 casks of salt beef fell into the bilge water of one of the Queen’s ships and became "soe vnsavorye and vnwholsome that the same was not in anie sorte serviceable...". However, the Crown ordered the beef to be washed, re-salted and re-packed for consumption. In 1588 Darell began experimenting with re-

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153 Papers Relating to the Defeat of the Spanish Armada, vol. I, 293. London's costs were customarily high. In 1593, Richard Hawkins victualled his ships in the West Country "which are better cheape in those parts then in London". Keevil, Medicine and the Navy, 100.

154 Bodleian Library Rawlinson Ms. C. 340/5.


156 PRO E 351/2388.
brewing sour beer. 157 It seems unlikely that seamen, accustomed to non-naval service, would have deemed such victuals acceptable or edible despite their impressed status. Only England’s most poverty stricken seamen would have found naval fare an improvement over the victuals affordable within their economic-strata. 158

Richard Hawkins wrote that the "corruption of the victuals, and especially of the bread, is very pernicious..." and "in long Voyages can hardly be avoyded...". 159 There were, however, some limited means available to ensure preservation of food and drink. Late in the reign there seems to have been a deliberate effort to ensure better quality beer and biscuit for the entire navy: biscuit was "baked of extraordinary goodnes...[in the hope that it would] contynewe serviceable for the tyme of theire vivctuallinges..." and beer was "brewed of like extraordinary goodness..." for service in Ireland in 1600. 160 There were however, many opportunities that were missed. While Hugh Platt’s experimentation into the preservation of food and drink yielded

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158 It is a testament to both the desperation of the Crown and of the Elizabethan poor that corrupt naval provisions could be sold. In 1602 bacon stores were observed to be "mouldy slymy and vnserviceable...and for the most parte not to be eaten by any man yet [they were] sould...". PRO E 351/2401.

159 Hawkins, Observations, 41.

160 PRO E 351/2399. It has been suggested that John Hawkins was the originator of these practices. Oppenheim, The Administrative History, 134.
valuable ideas, the Crown failed to utilize them. Platt proposed to John Hawkins and Francis Drake that they carry "a cheape, fresh and lasting victuall, called by the name of Macaroni amongst the Italians" which could be used when provisions ran out. It seems that Hawkins and Drake took macaroni along on their ill-fated, and last, voyage in 1595. It is impossible to say why macaroni was not adopted by the navy. The death of Hawkins at this juncture, the single greatest innovator in regard to shipboard cleanliness and seamen's health, might have played a role in ending such experimentation. Seamen's conservative nature regarding their diet may have acted against macaroni's adoption. Whatever the reason, seamen would have benefitted from this excellent source of carbohydrates which was one of the few items in the sixteenth century which could be preserved on long voyages. Platt's ideas regarding powders to preserve victuals were also resourceful. 161 However, the Crown failed to act on Platt's suggestions. It is unclear why. Was it simply the Crown's inertia?

In addition to limited attempts to preserve naval beer and biscuit, there was a more serious effort to monitor the quality of victuals as the war dragged on. On Drake and Norris' Portugal Expedition, officers in charge of rations were to be examined under oath regarding the state and quantity of the provisions. 162


162 Expedition of Sir John Norris and Sir Francis Drake to Spain and Portugal, 1589, 170.
In 1596 the Crown hired three men "to suruey the goodness and quantetie of all the victuelles provided for this seruice...". 163 The following year the Privy Council resolved that frauds within the naval bureaucracy "for ...privatt gayne are nowe to bee more strictly looked vnto...". 164 In 1597 bakers were ordered to assist Quarles and Darell in viewing wheat. 165 The Crown also requested that a group of officers from each ship be present to receive their provisions "And findinge any thinge...not to be sweete and fitt for men to eate to refuze yt...". 166

Once on board some attempt was made to improve the storage areas for victuals and to protect them from shipboard dangers. In an effort to diminish the rodent population, cats were welcomed on shipboard. 167 Richard Hawkins explained that,

> although I propounded a reward for every Ratt which was taken, and sought meanes by poyson, and other inventions to consume them, yet their increase being so ordinary and many; wee were not able to cleare our selues of them. 168

Navy Board member Sir William Winter recognized a connection between disease and filthy ballast in 1578. It is unclear if Wynter's views influenced Sir John Hawkins or if Hawkins came to

163 PRO E 351/2499.
164 Bodleian Library Rawlinson Ms. C 340/5.
165 Bodleian Library Rawlinson Ms C. 340/5.
166 Bodleian Library Rawlinson Ms. C 340/72.
167 Hawkins, Observations, 91.
168 Ibid., 91.
the realization himself: Hawkins moved the cookroom of his warship, the *Mary Rose*, to the upper deck for better ventilation in 1590: "as well for the better stowinge of her victualles as also for better preserving her whole companie in health...". A younger contemporary of Hawkins, William Monson, maintained that the cookroom’s proximity to the ballast and provisions "begets sickness". 169 The idea did not seem to disseminate widely among other commanders or shipbuilders. 170

Despite these measures, navy victuals remained one of the leading causes of discontent among seamen and the health problems caused by their diet endured well past the sixteenth century. Although it might have done more to minimize problems, the Crown was unable to eradicate the problem, the consequences, or the civilian maritime tradition that validated seamen’s protests over their provisioning. The Crown made some concessions for this. While it halted well short of sanctioning work stoppage, the naval seamen were allowed to voice their displeasure regarding their victuals "in a civil manner", which, at the very least, granted them an outlet for their frustration.171 Conversely, a seaman who created "a mutiny for his victuals" was to be tied to the main mast and punished if it could be proved he had

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sufficient provisions. Given the absence of a naval caste of seamen, it was not always possible to silence seamen’s voices or to make them serve when they had determined that the risks to their own welfare were too great. The Crown, demonstrating an accepted recognition of “subsistence issues” as a cause of unrest, dictated in 1589 that desertion should be severely punished, unless it shall appear by due proof upon examination that the said parties were indeed constrained through mere necessity for lack of victual to withdraw themselves...

In this way, the Crown accommodated, to a limited extent, the intractable maritime custom and expectation of its impressed seamen to voice their opinions about poor provisioning and, in the most extreme cases, to act to preserve their health.

MORBIDITY AND MORTALITY AT SEA: AN OVERVIEW OF THE PROBLEM

Hakluyt observed “of so many [seamen], so few grow to gray heires”. While the Tudor populace in general was accustomed to high morbidity and mortality levels as facts of life, seamen were vulnerable to the traditional ailments of the land population as well as a host of problems particular to seafarers. Seamen’s health has always been compromised by numerous seafaring hazards such as shipwrecks, storms, calms, leaks, and job-related accidents and injuries. Long-distance voyagers were especially

172 Ibid., 201.
173 Expedition of Sir John Norris and Sir Francis Drake, 169-70.
susceptible to mysterious new illnesses which claimed numerous seamen in Elizabeth’s reign alone.

Overall rates of morbidity and mortality varied according to the type and duration of the journey. A crew greatly diminished by death or disease rarely brought its voyage to a successful end, whether that was a naval goal or trading venture. While shipboard conditions played a role in seamen’s morbidity, destination and duration of the voyage appeared to have been greater determinants.

It is impossible to analyze the numbers of seamen lost overall in Elizabeth’s reign, let alone to assess morbidity and mortality rates of the various maritime sectors or for specific diseases. Anecdotal evidence and general figures for known voyages provide some sense of morbidity and mortality in the maritime community, but most of this evidence refers to specific voyages and is predominantly for long-distance voyages. It is reasonable to assume that overall numbers who capitulated to disease and death were much lower on vessels employed on short distance merchant voyages along established routes, on coasters, and on pirate vessels that haunted local waters. In all three cases there were other hazards to contend with but none so daunting as starvation, tropical diseases, and ailments associated with the corruption of victuals and prolonged vitamin deficiency. Manning rates on short distance voyages (such as

\[175\] We know more about the navy’s figures because of fairly abundant records.
coasters) tended to be much lower than on warships so infection did not spread as readily. While pirate ships carried greater numbers aboard, many had the luxury of frequenting local waters and appropriating cargoes from those who had made the extended journeys, thereby eliminating many of the hazards associated with long distance oceanic travel such as acute vitamin deficiency and tropical maladies.

While it is true that long-distance voyages were the most hazardous to seamen, certain routes posed greater health risks than others. Voyages of exploration such as Drake and Cavendish's circumnavigations were particularly arduous. Hair and Alsop's study of the Guinea trade demonstrates that while mortality could vary widely from voyage to voyage, overall mortality was considerable. The first voyage in 1553 had an extremely high mortality rate of about seventy percent, but mortality decreased on subsequent journeys.\textsuperscript{176} Similarly, the East Indies trade claimed large numbers of seamen; the huge increase in seamen's wills in the Prerogative Court of Canterbury in 1603 with the return of the first voyage of the East India Company's fleet provides convincing evidence of this. One has simply to read the history of European expansion to learn of the costs in terms of human life and suffering: the price was paid in human currency:

\textbf{DISEASES}

\textsuperscript{176} Hair and Alsop, \textit{English Seamen and Traders}, 10, 16, 24, 33, 37, 38, 47.
Seamen had to contend with many diseases caused by their diet. Scurvy, an ailment "so ordinary at Sea",\textsuperscript{177} was the greatest killer. Richard Hawkins estimated that over ten thousand men had died of it during a twenty-year period: "it is the plague of the Sea, and the spoyle of Mariners".\textsuperscript{178} As we have seen, vegetables and fruit were not a customary part of the seamen's diet in any facet of maritime employment, which meant that seamen's meals were woefully deficient in Vitamin B and C.\textsuperscript{179} The cause of scurvy remained largely a mystery.\textsuperscript{180} Scurvy usually took one or two months to appear, with the gradual depletion of seamen's Vitamin C stores:

\begin{quote}
\textit{it possesseth all those of which it taketh hold, with a loathsome sloathfulness, even to eate: they would be content to change their sleepe and rest, which is the most pernicious Enemie in this sicknesse, that is knowne. It bringeth with it a great desire to drinke, and causeth a generall swelling of all parts of the body, especially of the legs and gums, and many times the teeth fall out of the iawes...}  \\
\end{quote}

The lack of Vitamin B in seamen's diet could lead to a loss of vigilance and depression. Mental disorders and paralysis


\textsuperscript{178} Hawkins, \textit{Observations}, 42.

\textsuperscript{179} Appleby, "Nutrition and Disease", 6. This was typical of the Tudor population at large.

\textsuperscript{180} There were, however, a number of incorrect theories proffered. Watson, \textit{The Cures of the Diseased}, 21; Keevil, \textit{Medicine and the Navy}, 133.

\textsuperscript{181} Hawkins, \textit{Observations}, 40.
resulted from a prolonged shortage of Vitamin B. Such deficiencies were particularly acute on long voyages of circumnavigation but they also appear in shorter voyages as well. Vitamin B deficiency was a problem during Drake’s West Indian voyage of 1585-6: "yea many of them [seamen] were much decayed in their memorie...". Richard Hawkins also speaks of some of his men "possest with frensie". Because Vitamin A was also wanting in their diet, seamen must have experienced a loss of their night vision. This was an obvious disadvantage to those on watch and thus, to the crews aboard. Beri-beri was a deficiency disease caused by lack of Thiamin, which ultimately led to paralysis and death. Since Thiamin could be found in several items in the seamen’s diet, beri-beri almost certainly appeared only when provisions were very low.

Dysentery, known to contemporaries as the "bloody flux", was a recognized part of shipboard life and a problem which subsequently claimed many seamen: one-fifth of the Queen’s 2,500

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183 Sir Francis Drake’s West Indian Voyage, 254.

184 Hawkins, Observations, 33.

185 For animal and vegetable sources of Vitamin A, see Ivan M. Sharman, "Vitamin Requirements of the Human Body", in Starving Sailors, 21.

186 Starving Sailors, Appendix 1, 199-200; Ivan M. Sharman, "Vitamin Requirements of the Human Body", in Starving Sailors, 17-22.

187 Sharman, "Vitamin Requirements", 22.
seamen reportedly died of dysentery during the West Indies voyage of 1595. Francis Drake and John Hawkins, two of the finest seamen of their day, were among the victims. 188 Although it was said to have "divers causes", at least some contemporaries believed that certain fresh fruits induced the flux leading medical opinion to advise against consumption of the rich source of Vitamin C. 189 Seamen were also susceptible to typhus or "ship fever", a common aspect of filthy, louse and flea-ridden environments. Typhus so afflicted the men of the Portugal expedition in 1589 that many of the crews were useless to carry out their assigned functions. 190

Elizabethan seamen also had to contend with food-poisoning, particularly acute during the Armada crisis. The Lord Admiral observed that, "It is a thing that ever followeth such great service..." and the combination of food-poisoning and dysentery nearly crippled the English fleet in the summer of 1588. Howard observed that "those [recruits] that come in fresh are soonest infected; they sicken the one day and die the next" and that the unidentified infection was "thought to be a very plague...". 192

190 Keevil, Medicine and the Navy, 77-78.
192 State Papers Relating to the Defeat of the Spanish Armada vol. II, 138-40. There is a likelihood that the new recruits were more susceptible to food-poisoning than the veteran seamen who had built up a type of resistance to the
This affliction baffled surgeons and physicians in regard to both its source and a remedy. It was the seamen, vigilant in matters of their own health, who ultimately recognized that the mysterious ailment was related to their diet: in 1588 the Lord Admiral reported that the seamen "have a conceit...that sour drink hath been a great cause of infection amongst us".  

Seamen in trans-oceanic voyages had to struggle against tropical maladies unknown in England, most notably malaria and yellow fever. These ailments were often confused and were referred to as "calenture" or "calentour", an adaptation of the Spanish word for "burning ague". At least three hundred of the fifteen hundred and eighty men on Drake’s 1585 voyage to the West Indies died of malaria or yellow fever (possibly in combination). Those who survived suffered "great alteration and decay of their wittes and strength for a long time after". George Watson’s treatise of 1598 on the causes and cures for diseases particular to foreign lands and climates - a pioneering study - illustrates the great degree which contemporaries were grasping at straws as to the causes and cures of these tropical microorganisms in the decaying food. J.L. Cloudsley-Thompson, Insects and History, 31.

194 Sir Francis Drake’s West Indian Voyage, 254; Watson, The Cures of the Diseased, 7-8.
195 Cloudsley-Thompson, Insects and History, 168.
196 This description suggests that Vitamin B deficiency may have also been present. Sir Francis Drake’s West Indian Voyage, 236.
Seamen also had to contend with traditional illnesses which afflicted the land population. Tudor seamen were particularly vulnerable to the Black Death because of its association with the fleas on the black rat which infested ships and ports. Fortunately for the navy, the most vicious outbreaks of plague in Elizabeth's reign were not years of major campaigns. 197

Many of the impressed men - those termed "the scum and dregs of the country" - and the lower echelon of the maritime community were malnourished or diseased before they set foot on board. Malnutrition reduced their immunity to disease and infection, making these men very susceptible to any number of shipboard afflictions. 198 Given the crowded conditions on most Tudor vessels, this was bound to affect the health of the rest of the crew.

While precise numbers of sick and dead seamen elude us, we

197 The major plague epidemics for this period occurred in 1563-4, 1592, 1602, and 1603. S.T. Bindoff, Tudor England (1950; rpt. Middlesex, England: Penguin Books, 1983), 283. In 1580 the Mayor of London prohibited seamen who were believed to have come in contact with the plague to disembark. A.P.C. vol. XII, 61. A royal proclamation issued in July, 1589 banned mariners from coming near the Court because it was believed that many of the men discharged from the Portugal expedition carried the plague. Tudor Royal Proclamations vol. III, 39. Parish records show that many of Elizabethan London's most prominent seamen died of the plague in 1603. Whether it was contracted ashore or afloat is not apparent in most cases but overall London lost between one quarter and one fifth of its population.

are on safer ground in discussing the consequences of shipboard disease. Maritime objectives could not be accomplished when manpower was compromised by sickness and death. Drake was forced to alter his plans in 1585-6 because "of the sclenderness of our strength..."; due to the "inconuenience of continuall mortality, we were forced to giue ouer our intended enterprise...". 

A commander would rarely hazard his ship and crew in an attack if a significant number of his men were in poor health. Furthermore, it made even the most peace-loving crew, their ship and cargo, easy targets for predators. On a Guinea trading voyage of 1556-7, participant William Towerson recorded that an enemy vessel approached his ship having "perceiued that we had bene upon a long voyage, and iudging us to be weake, as indeed we were". Mortality severely reduced the manpower of the privateering vessel, Jaquet of Falmouth, in 1586; the few survivors of the original eighty-two man crew were helpless to sail their vessel home. Of the twelve or thirteen ships which made nine round trips to Guinea between 1553 and 1565, four or five ships were lost along with several pinnaces. Most were abandoned because of

199 Sir Francis Drake's West Indian Voyage 1585-6, 171, 254. Drake's "descent of the Indies" in 1585 was the first act of open warfare against Spain. With the Queen's approval, he sailed with a small fleet and army into the heart of Spain's New World colonies. Rowse, The Expansion of Elizabethan England, 280.

200 Hair and Alsop, English Seamen and Traders, 22.

201 PRO HCA 13/26/241-v. For more information on this voyage see K.R. Andrews, "The Voyage of the Jaquet of Falmouth to the West Indies and Newfoundland 1585-1586", Mariner's Mirror 59 (1973), 101-103.
lack of men to sail them.\textsuperscript{202}

\section*{PREVENTION AND CONTAINMENT OF DISEASE}

To a large extent, health risks and harsh shipboard conditions were seen as inherent to seafaring. Captain Luke Foxe wrote:

\begin{quote}
for to keepe a warme Cabbin & lye in sheets is the most ignoble part of a Sea man, but to endure and suffer; as a hard Cabbin, cold and salt Meate, broken sleepes, mouldy bread, dead beere, wet cloathes, want of fire, all these are within board. \textsuperscript{203}
\end{quote}

Despite the general acceptance that "the winges of man's life are plumed with the feathers of death",\textsuperscript{204} some prudent seamen attempted to improve the lot of men at sea which had rapidly deteriorated in the age of expansion. This impetus came principally from the private sector, usually high ranking seamen, who undertook to lower morbidity and mortality not only for reasons of compassion but to solve manning problems and improve the prospects of having successful voyages.

Contemporaries believed that seamen's lack of clothing was a contributing factor to their high rate of sickness. Richard Hawkins observed that it was "a common calamitie amongst the ordinary sort of Mariners, to spend their thrift on the shore,

\begin{itemize}
\item \textsuperscript{202} Hair and Alsop, \textit{English Seamen and Traders}, 47, 23, 26, 45.
\item \textsuperscript{203} Foxe, \textit{North-West Fox}, VI.
\item \textsuperscript{204} This is the assessment of one sea captain in 1577. Keevil, \textit{Medicine and the Navy}, 76.
\end{itemize}
and to bring to Sea no more Cloaths then they haue backes...".\textsuperscript{205} Although the evidence of seamen’s wills suggest that even the less affluent seamen brought more than one shift of apparel,\textsuperscript{206} there are frequent complaints from those in authority about the lack of seamen’s clothing.\textsuperscript{207} Given that the shipboard duties of the majority of the crew were labour-intensive, seamen’s clothing underwent a great deal of wear and tear. Raleigh estimated that a suit of apparel would be worn to shreds within six months at sea.\textsuperscript{208} Richard Hawkins maintained that wearing scant, wet, and salt-encrusted clothing was bound to upset the humours. Both he and John Hawkins provided clothing for their seamen but seamen on expeditions to locate the Northwest passage had to wait until 1602 to receive the first "Arctic kit", provided by the sponsor, the East India Company: leather mittens, leather breeches with fur, woollen hose and stockings, furred cassocks with hoods, and leather boots. It was not until the opening years of the seventeenth century that merchant companies and the navy began to recognize the need for improved measures.\textsuperscript{209}

Earlier in the sixteenth-century the state provided clothing

\textsuperscript{205} Hawkins, Observations, 41.

\textsuperscript{206} Hair and Alsop, English Seamen and Traders, 135. My own findings support Hair and Alsop’s research.

\textsuperscript{207} Boteler complained that "these lads are generally known to make more of their bellies than their backs". Boteler, Dialogues, 36.

\textsuperscript{208} Raleigh, The Last Fight of the Revenge, 111.

\textsuperscript{209} Keevil, Medicine and the Navy, 99, 102; G.E. Manwaring, "The Dress of the British Seaman", 164.
for naval seamen. The men in Henry VIII’s navy were allotted green and white coats at a cost of 34 pence each. 210 This practice was discontinued in 1560. 211 Unlike the men of the Elizabethan army who received both summer and winter issue at the joint expense of the Crown and the county, 212 the Elizabethan navy granted its imprest seamen only a small sum as “coat and conduct” money. These funds were to be put towards travel costs and to buy apparel. 213 It seems unlikely that money not eaten up in travel costs secured much protection against the elements. Richard Hawkins noted that,

> That money which is wont to be cast away in Imprestes [cash advances on wages] might be imployed in apparel, and necessaries at the sea, and given to those that haue need, at the price it was bought, to be deducted out of their shares or wages at their returne... 214

The Lord Admiral recognized the association between clothing and the health of the men under his command:

> It is like enough that the like infection will grow throughout the most part of our fleet; for they have been so long at sea and have so little shift of apparel, and so [few] places to provide them of such wants, and no

210 Rule, The Mary Rose, 201.

211 D.M. Loades, The Tudor Navy, 202. It is unclear why this was the case. Economy was probably the most significant factor.

212 C.G. Cruickshank’s, Elizabeth’s Army, 91-2.

213 PRO SP, 12/29/7, 12/27/137, 12/264/112, 12/226/73.

214 Hawkins, Observations, 22. Merchant companies already provided imprests in kind for needy seamen in the form of cloth from which to fashion clothing. Hair and Alsop, English Seamen and Traders, 12, 20, 33.
money wherewith to buy it, for some have been - yea the most part - these eight months at sea. My Lord, I would think it is a marvellous good way that there were a thousand pounds worth or two thousand marks worth of hose, doublets, shirts, shoes and such like, sent down; and I think your Lordship [Lord Burghley] might use... all expedition for the providing and sending away of such things; for else, in very short time I look to see most of the mariners go naked.215

Although the ongoing need was acknowledged, it was rarely met. As in most things, the Crown only provided for naval seamen when the most dire of circumstances compelled it to act. As always, relief was sporadic;216 these ad hoc measures did not result in a comprehensive plan to improve the condition of seamen employed in the service of their sovereign. In general, if naval seamen were in need of clothing, they did without or fell prey to some enterprising official contractor, landlady or fellow seamen who sold them overpriced apparel on credit.217 It was not until the closing years of the war (when the period of greatest naval activity was past) that navy accounts show that the Crown made its most benevolent gesture: in 1602 canvas shirts, cotton waistcoats, caps, hose and "rugge" to make gowns were ordered.218 Was this merely a case of the Crown agreeing to what John and


216 In 1580 the Crown ordered £310 10s. worth of clothes for seamen and deducted the money out of their wages. A.P.C. vol. XII, 154.

217 Keevil, Medicine and the Navy, 68.

218 Manwaring, "The Dress of the British Seaman" 165.
Richard Hawkins and Howard had long advocated? It is significant that such measures were not undertaken until the final years of the war.

Some advances were made in the area of shipboard and personal hygiene. The official orders show that the regulation of hygienic conditions (relative to the standards of the day) was instituted much earlier for private expeditions than in naval service. Sebastian Cabot’s orders for the Company of Merchant Adventurers (1553) stressed the need for cleanliness throughout the ship “for the better health of the companie...”. 219 The 1557 instructions of a merchant fleet to Russia show a similar emphasis:

no beere nor broth, or other liquor be spilt upon the balast or other place of the shippe, whereby any anoyance, stinke or other unsauorines shall grow in the shippe to the infection or hurt of the persons in the same... 220

Richard Hawkins maintained that a sanitary shipboard environment was a necessity: "the best prevention for this disease [scurvy] ...is to keepe cleane the Shippe, to... sprinkle her ordinarily with Vinegar, or to burne Tarre, and some sweet savours...". 221 In the navy, however, orders specifically stating that warships should be cleaned and washed do not appear until 1596 “which, with God’s favour shall preserve from sickness and avoid

219 Keevil, Medicine and the Navy, 113.
220 Hakluyt, Principall Navigations, 332.
221 Hawkins, Observations, 41.
inconvenience". 222 In 1597 the navy officially sanctioned hammocks, as cabins were thought to be "sluttish dens that breed sickness...and in fight are dangerous to tear men with their splinters". 223 The Crown paid £300 for canvas to make "Hamacas or Brasill beds" as part of the outfitting of the Cadiz expedition under the Earl of Essex. These "hanging cabones" were thought to decrease the chance of fire on board as well as creating a more sanitary shipboard environment. 224

Some masters and captains, even on privateering vessels, encouraged sanitary habits and personal tidiness by carrying soap and needles and thread for their men to wash and repair their clothes. 225 Among the artifacts salvaged from the Mary Rose were combs and ear-scoops. Soap was carried aboard the early Elizabethan voyages to West Africa. 226 As we have already seen, even sixteenth-century seamen had limits of tolerance. The crew of the True Love approached their master about the "stinche" of his apprentice which "greeved, troubled and annoyed" them. The offending boy was dunked into the sea and given a new suit of clothes. 227

Alongside concern for the shipboard environment, it was a

223 Quoted in, Keevil, Medicine and the Navy, 114-15.
224 PRO SP 12/263(June 23, 1597).
225 PRO HCA, 13/30/26-v, 13/27/394-6v.
226 Hair and Alsop, English Seamen and Traders, 305.
227 PRO HCA 1/46/3v-4.
commonly held view that whenever possible seamen should be put ashore to refresh themselves; contemporaries thought this was a particularly effective treatment both to maintain and revive seamen. In addition to giving his men a respite from their shipboard existence, Richard Hawkins put great faith in the power of exercise to ward off ill health. For the purposes of containment and treatment, the most common solution was to put the sick ashore if possible. During the West Indies expedition in 1585-6 the naval fleet was so debilitated by sickness that they spent Christmas ashore at St. Christopher's to rest the men and air the ships. Sickness broke out among a contingent of ships during a voyage of 1590-1, "and soe they sayled to an Island called Trinadatho... here they remayned a tyme to recover theire healthes...". When sickness appeared aboard the William of Ipswich during a voyage in the late 1580s, the crew "wente to panerchia while the wounded & diseased people the better to gett theire health were sente a shore and the said Barnes [the surgeon] appoyneted to goo with them...". When numbers and circumstances warranted, the sick were transported home. During Humphrey Gilbert's 1583 voyage to Newfoundland, so many men were paralysed with the flux that "it seemed good therefore vnto the Generall to leaue the Swallow with such provision as might be

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228 Hawkins, Observations, 84.
229 Sir Francis Drake's West Indian Voyage, 29.
230 PRO HCA 13/28/298.
231 PRO HCA 13/28/70-71v.
spared for transporting home the sicke people". 232

In the most extreme outbreaks, the ships would be vacated and the men put ashore while the ships were cleaned. When the situation permitted, ships were "rummaged": that is to say, the filthy ballast was changed and the ship was scrubbed in an effort to provide an healthier atmosphere for all. In cases of epidemics, this did little to alleviate the situation. The ill-fated Elizabeth Jonas in 1588 provides an apt illustration:

The Elizabeth Jonas, which hath done so very well as ever a ship did in service, hath had a great infection in her from the beginning, so as of the 500 men which she carried out, by the time we had been in Plymouth three weeks or a month, there were dead of them 200 or above; so I [the Lord Admiral] was driven to set all the rest of her men ashore, to take out her ballast, and to make fires in her of wet broom, three or four days together; and so hoped thereby to have cleansed her of her infection; and thereupon got new men, very tall and able as ever I saw, and put them into her. Now the infection is broken out in greater extremity than ever it did before, and [the men] die and sicken faster than ever they did... 233

While the Lord Admiral's compassion for his men is readily apparent in his letters and his actions, his primary concern was to relieve immediate suffering. There is no evidence to suggest that Howard sought permanent reform in the navy. The changes which were instituted were brought in at the behest of John Hawkins who worked to improve the lot of seamen and lessen the

232 Hakluyt, Principall Navigations, 690.

virulence of epidemics in the fleet. Hawkins’ recommendation to
man warships at a lower rate shortly before the coming of the
first Armada was an attempt to relieve some of the overcrowding
and lessen the spread of disease. 234 The impressment of the “tag
and rag”, 235 the lowest element of society, for naval duty meant
that those men forced aboard to labour were often very
susceptible to infection or brought disease with them. The Crown
approved a pay increase for seamen in 1585 after listening to
John Hawkins’ argument that higher wages would attract a better
quality of seamen to naval service:

> By this meane, her Maiesties shippes wolde be
> ffurnyshed with able men suche as can make
> shyfte for themselves, kepe themselves clene
> withoute vermyne and noysomeness which
> bredeth sycknes and mortalletye. 236

Given the frugal nature of the Elizabethan Crown, this pay
increase was only made possible by the decrease in numbers
resulting from Hawkins’ new manning rate. 237

The impetus for change within the maritime community came
largely from the civilian sector or from career seamen such as
Richard Hawkins. Had the Crown capitalized upon the ingenuity of
such men and adopted their solutions, undoubtedly a great deal of
human suffering could have been avoided. The Crown, however, was
generally reluctant to break new ground. While officials

complained throughout the war years of the endless search for seamen for the navy, the Crown did not actively seek new means to keep the men it had in fighting form. Awareness of the health problems originating in England's first large-scale, naval war came slowly to the Privy Council, few of whose members had any experience of naval warfare. Overall, the state did little to improve conditions and offer incentives to draw men into service in the navy.

While there were attempts to prevent and contain disease within the maritime community, high levels of morbidity and mortality remained. Although Dr. James Lind wrote of the period of the Seven Year's War, 1756-63, his analysis is true of the Elizabethan period as well:

> the number of seamen in time of war who died by shipwreck, capture, famine, fire or sword are but inconsiderable in respect of such as are destroyed by the ship diseases and the usual maladies of intemperate climates. ²³⁸

Although it ultimately had little success during this period, the search for solutions and the attempt to improve the lot of seamen in order to preserve manpower and insure the success of the voyage was none the less a valuable pursuit: the active quest to lower mortality at sea recognized that the status quo - at least to those in the private sector - was not an acceptable one. Because impressment freed the Crown from having to compete for

²³⁸ Christopher Lloyd, ed., *The Health of Seamen*, 3. During the course of the Seven Years War 133,708 men were lost to service by disease and desertion and 1,512 were killed in action.
manpower on the open market, it had much less incentive to implement and bear the cost of improved health measures for its seamen.

SEAFARING HAZARDS, INJURIES AND FATALITIES

In addition to the numerous health problems already mentioned, seamen also had to contend with diverse other dangers. Storms and calms aggravated the weaknesses of sixteenth-century vessels. Methods of navigation were imperfect. While advances were being made, sixteenth-century ships were hampered by their limited maneuverability: they lacked the ability to tack close to the wind which could drive ships ashore in blustery weather. In 1593, the Toby of London encountered a storm in its approach to the Straits of Gibraltar and was driven onto the African coast. Mariner Silvester Scriven, a survivor, testified that many of the crew were swept off the deck during the storm and "all the company perished with the shippe savinge twelv persons that by swimminge & han[g]inge to tymbers of the shipp were caste to the shore whereof this examinante was one...". Even the most routine voyages placed a great deal of wear and tear on ships: seams worked under the strain of sail, combat, and storms, and caulking had a tendency to give way. Chain pumps were effective only for minor leaks. Anchors were often too light and


240 PRO HCA 13/31/4v.

241 Andrews, Trade, Plunder and Settlement, 23.
their cables too weak so that both were frequently lost. Rudders and tall masts were vulnerable to the weather. While testifying before the Admiralty Court, Thomas Chartham declared himself to be a "sea man and thereby knowinge such misfortunes are incidente oftentymes at sea". 

Although there were improvements to pumps, capstans, log-lines, studding and sails, creative ideas could not overcome some of the most routine problems of sixteenth-century seafaring. While some of these hazards were "acts of God", others could be minimized by careful maintenance of the ship. 

Discontented crews could refuse employment or, if they were already employed, refuse to sail. Shipmaster Cutbert Gripe, part owner of the Fortune, was forced to sell the ship at Legorne when his company was hesitant to make the return journey in the ship; they feared she would split on the voyage homeward because she was rotten and "sore brused with stormes...".

Because of the nature of their working environment, drownings among seamen were common. Certainly, some job-related injuries and fatalities were to be expected. Nicholas

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242 PRO HCA 13/26/60. Italics mine.

243 Although the navy lost few ships to these hazards during the war years, respected shipwright Richard Adams believed the Queen’s warships were very poorly maintained. PRO HCA 13/25/281v-2. Adams’ ability as a shipwright was well respected. The Crown frequently used him as an appraiser for the Admiralty Court. PRO HCA, 14/29/113, 24/51/3, 24/51/28, 24/52/61, 24/52/114.

244 PRO HCA 1/44/124-5.

Turning and Nicholas Curnaby of the John Bonaventure of London were drowned in May 1603 when the rope gave way as they were coming aboard. 246 In December, 1597 Alexander Gibbons was commanded to go up and let out the foresail. He lost his footing on frost "& he fell downe on his heade and brake out his braynes...". 247 Other fatalities can be attributed to sheer negligence. A battle between an English vessel and the Galleon Lombardo in the mid-1580s resulted in the galleon being "fired by her owne powder and negligence of her owne men...". 248 John Darnbye and Henry Prentisse of the Swallow of Harwich capsized the ship’s boat in the Thames in 1584 when they both stood on the same side while working with a cable "and soe by theire owne unskilfulnes they were drowned". 249 In 1579 the men of the Parnell left the portholes of the ship open at night; a great tempest arose suddenly "whiche greatly tossed the said shippe..." and "the water yssued in [the portholes] in great abundance...". The crew did not awaken "vntill the water was come in in suche abondance that all hope of recoverye was paste and that she [the Parnell] sanke presentlye downe". 250 Alcohol consumption was an important part of every seaman’s diet and many accidents and

246 PRO HCA 1/81/161.

247 PRO HCA 1/81/185.

248 PRO HCA 13/25/436v-7.

249 PRO HCA 13/25/70v.

250 PRO HCA 13/24/185-v. For other examples see PRO HCA, 13/25/134, 13/25/145v.
injuries were alcohol-related. William Trewneck, the master of the _May Flower_, was drunk when he rose from his bed "to do his business in the night..."; he fell overboard and drowned. Shipboard brawls happened all too frequently, with or without alcohol. In 1604 John Magnes and John Ivington, friends and shipmates aboard the _John and Frances_ of London, had a violent fight which ended in Magnes' death. Similarly, an argument broke out between Robert Noble of Suffolk, the master’s mate of the _Primrose_, and Thomas Cambridge, master of the _Fox_, over docking of the latter’s vessel: words were exchanged, a hatchet was thrown, and Noble struck Cambridge with an oar, knocking him into the Thames to his death.

The shipboard environment and journeys by sea were dangerous not only by virtue of the relationships between those aboard and the hazards inherent in seafaring; sailor Thomas Basset maintained that the late sixteenth-century was a difficult time to be a seaman, given the increasing duration of many voyages, the subsequent problems with manpower and provisioning, and "the dangerousnes of the tyme...". English seamen, as we have seen, could not remain aloof from the political, commercial, and

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251 PRO HCA, 1/46/140, 1/35/145, 1/81/164, 1/80/85, 1/44/174v, 1/46/139v-140.
252 PRO HCA 1/81/113.
253 PRO HCA 1/46/132v-135v.
254 PRO HCA 1/42/185-188v.
255 PRO HCA 13/26/269.
religious tensions with Spain. Barber-surgeon Arthur Dowton told the Admiralty Court in 1595 that "it is very notoriouse that the articulate kinge of Spayne is an open enimy to this Realme of England and all th' inhabitantes ther of whereof noe man can be ignorante". The hostility between Spain and England had very real consequences for seafarers. In February 1591, the Lord Admiral wrote to Julius Caesar, Judge of the Admiralty, that "there are manie Englishmen kepte prisoners in Spaine whose freindes are not hable to redeeme them oute of captivitie...". Falling into the hands of the enemy meant that seamen were given over to the Inquisition, and frequent torture, like many of those who sailed on Drake and Hawkins' ill-fated trading voyage of 1567, some of the participants of John Hawkins' third slaving voyage of 1568 and John Oxenham's crew in 1576. The Gillian of London was one of several English vessels caught in Spain's embargo of 1585. Many of the crew were imprisoned and "fyve of the company died for honger". One's punishment was meted out

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256 PRO HCA 13/31/220v.

257 Friends and family did send petitions to the Crown for assistance freeing captive seamen. Although its powers were limited, the Crown did attempt to organize prisoner exchanges from time to time. Some loved ones were allowed to collect alms to pay ransoms. Most captives probably died as prisoners, served their time out or secured freedom without the state. PRO HCA 14/28/48. See also A.P.C. vol. XV, 50.

258 See above, chapter IV.

259 PRO HCA 13/27/231.
according to the intensity of one's heretical convictions. In extreme examples, Englishmen were executed. Most were given sentences as galley slaves. Elsewhere, the men who survived the shipwreck of the Toby in 1593 were captured by the Moors, presented to their king, and then imprisoned; they were "kepte with water & barly breade vntill they were redeemed & boughte by enlishe marchantes there residente...". For the minority who made it back to England from foreign captivity there existed a real risk of additional health problems as a consequence of imprisonment.

Pirates were a perennial threat to seamen but the problem was very pronounced in the late sixteenth century. Despite the Admiralty's efforts to bring pirates before the Court and curb lawlessness at sea, the Crown acknowledged in the 1590s that maritime violence was escalating. The maritime community in its entirety was mobilized for war - for defence if not for offence. Since no ship was afforded the luxury of a nonpartisan stance, even fishermen using the Grand Banks off Newfoundland had to be

260 John Frampton's first-hand account of his own treatment and that of other English merchants and seamen illustrates the diversity of judgements. B.L. Lansdowne Ms. 389/327/331v.

261 For instance, the Crown received a petition in 1592 from thirty women whose husbands "att this instante are remayninge in moste grevous slavery and boundage in the Galleys...". PRO HCA 14/28/219. For conditions, see Ruth Pike, "Penal Servitude in Early Modern Spain: the Galleys", Journal of Economic History vol. 11 (1982), 199-208.

262 PRO HCA 13/31/4v. See also PRO HCA 13/24/254v-255v.

263 PRO HCA 14/30/85.
armed out of necessity. Given the internal conflicts within France and the Low Countries, it was difficult (if not impossible) once at sea for Englishmen to discern the political and religious convictions of many foreign ships and thus gauge their intent. Mariner Richard Elforde of Plymouth served for nine months aboard a ship of a French governor called the Harry. Elforde testified before the Admiralty Court that the Frenchmen commonly threw captured Englishmen overboard to their deaths. Elforde claimed that the Governor had ordered a "zero tolerance" policy towards Englishmen: their commission reportedly directed them to "spare none, take all that you may come by...". 264 Similarly, Dunkirk seamen "threatened they would send a diving as many englishe men as they should meete & overcome and that they looked for Englishmen...". 265 Undoubtedly, ships were dangerous work environments, a point proven by large numbers of unfortunate and negligent seamen at great personal cost. Anecdotal evidence suggests that friction between crewmates was not uncommon. Long, dangerous voyages kept stress levels high and men at close quarters. Growing levels of shipboard illness, vitamin deficiency and malnutrition led to carelessness and injuries in the work environment. Such incidents, although not uncommon, paled in comparison to the overwhelming dangers posed by hostile forces within the international maritime community and the

264 PRO HCA 13/30/27-v.

265 PRO HCA 13/27/381v. See also PRO HCA, 13/31/127, 1/35/438.
growing violence at sea. Therefore, the growth in disease and vitamin deficiency at sea had a parallel in terms of dangers posed by escalating maritime brutality.

HEALTH CARE AFLOAT

Although at least some seamen took responsibility for the maintenance of their own health, the sick and injured were usually given some form of health care afloat or on land. The Laws of Oléron stipulated that employers had health care responsibilities for their ill and wounded employees. Although it was usually recommended that the sick and injured be cared for ashore rather than on shipboard, charges were still to be absorbed by the employer(s).\(^{266}\) When men were kept on shipboard, the onus of fighting morbidity and treating injuries was shared by officers, seamen, and, when present, barber-surgeons. The introduction of longer-distance naval and commercial voyaging and the contemporary interest in lowering incapacitation rates at sea led to a growth in medical personnel on shipboard. Physicians would have been a logical choice to serve on ships because they were highly educated by the standards of the day and their expertise centred on internal ailments, the greatest killers of seamen. The barber-surgeon’s practice focused on external problems such as fractures, battle wounds, and venereal diseases and was a trade learned through apprenticeship.\(^{267}\) Despite the

\(^{266}\) PRO HCA, 50/1/6, 50/1/192-3.

fact that apothecaries, physicians, and surgeons had separate functions within the field of medicine, there was a great deal of overlap in practice. As in the case of medical practitioners on land, Tudor army and sea surgeons would have had to employ a variety of techniques which were, strictly speaking, outside the surgeons' expertise.\(^{268}\) Judging from the items in the barber-surgeon's chest found aboard the *Mary Rose*, the ship's surgeons trespassed into the physicians' and apothecaries' domains. There are examples of ship's surgeons like Ralph Rowland who treated a sick seaman who was "sometymes verye hott and sometymes extreame coulde...": Rowland prescribed purgative pills for his patient. Monson's *Naval Tracts* recommended that the surgeon's chest "must be well furnished both for physic and surgery".\(^{269}\)

Throughout the war years naval seamen became more and more accustomed to having surgeons aboard. By the time of King Charles I, all warships in royal service had a surgeon and the Crown provided medical practitioners with money to furnish their medical chests with supplies.\(^{270}\) By the early Stuart period, it was accepted that seamen "will do nothing without a chirurgeon, for that it puts them out of heart" and that the lack of a surgeon "is a great discouragement to our men".\(^{271}\) Monson wrote

\(^{268}\) Ibid., 217-219.

\(^{269}\) Monson, *Naval Tracts* IV, 57.


\(^{271}\) Quoted in, Powell, "Early Ship Surgeons", 15.
that the surgeon should be placed in the hold "where he should be in no danger of shot; for there cannot be a greater disheartening of the company than in his miscarrying, whereby they will be deprived of all help for hurt and wounded men". Although many private voyages were not documented, it appears that the most needy areas of the private sector also experienced the growing presence of surgeons during the late sixteenth century. Surgeons and their mates were carried aboard all the ships of the East India Company from its inception in 1600, an employer well known for its concern for shipboard conditions and the health of its seamen.

The Elizabethan navy offered little in the way of incentives to medical personnel through pay or conditions. As in the case of able seamen, the most talented surgeons usually managed to escape naval duty. Surgeon William Clowes wrote:

And what shall be sayd of some which had not long since have been commanded to prepare themselves, and with all speede to serve their Maiesty in the Warres, then presently with many solemne circumstances, did desire to be excused, protesting, that they had no knowledge in surgery, but onely, for the drawing, and stopping of a tooth, letting of bloud, or the cure of the french Pocks... While such protestations were probably made in order to seek

272 Monson, Naval Tracts vol. IV, 57-8.


274 Keevil, Medicine and the Navy, 140. See also Clowes, Booke of Observations, 104-6.
exemptions from naval service, there were a sizable number of
sub-standard surgeons sent to sea. Clowes maintained there were
a large number of supposed surgeons, "uncleane birds", who were
"altogether ignorant in the art". 275 Some ships employed
apprentices, journeymen, those holding licenses to practice as
midwives, oculists, couchers for cataracts, dentists, bone­
setters, venereal disease specialists, or those who treated
hernias or hare-lips. 276 When the surgeon died at sea or was
injured, his mate was usually thrust into his position whether he
was qualified or not. 277 When the surgeon died in 1578 during
Drake's voyage of circumnavigation his mate, "a boy, whose good
will was more than any skill hee had", was promoted. 278 Given
these conditions, many of the more affluent or cautious members
of the seafaring community made their own arrangements for health
care afloat. 279

Although there were numerous complaints about the quality
and competence of "sory surgeons" in the navy, we hear remarkably
little criticism of non-naval surgeons. 280 The Admiralty
depositions contain seamen's grumblings on all manner of
grievances; however, ships' surgeons seldom appear in a negative

275 Clowes, Booke of Observations, 104-5.
276 Keevil, Medicine and the Navy, 140.
277 Ibid., 141.
278 Ibid., 90.
279 Ibid., 65.
280 The expression was William Clowes'. Ibid., 140.
context. Pay was considerably higher in the merchant service and aboard privateers. It is possible that, as in the case of experienced seamen, the lure of profits associated with privateering expeditions attracted skilled medical personnel.

Roger Crosse appeared repeatedly before the Admiralty Court as the surgeon for various privateering vessels. Although quartermaster John Godfrey of the Salamander died of his battle wounds in the late 1580s, he bequeathed his sea chest, apparel and his four shares in the voyage to Crosse, who took "greate Paynes aboute the curinge of him...". In 1589, a crewmate maintained that Thomas Barnes of the William of Ipswich was "accompted a good surgeon" and cured several injured seamen which he "would not haue donn yf he had [not been] skilfull in his arte". Such bequests suggest that seamen appreciated the attentions of surgeons. In several cases we can distinguish between those seamen who owed a monetary debt to a surgeon and those who wished to show their gratitude for care.

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281 PRO HCA, 13/28/302v, 13/30/68v, 13/30/76v-77v, 13/30/277v, 13/31/215v-216v, 13/31/292v-294v. Experienced men like Crosse would have had a great advantage over novices like Christopher Newchurch, a surgeon during the first East India Company voyage. Newchurch found his training at the Barber-Surgeons' Hall to be so ineffectual that he attempted suicide during the voyage. Over half of the 480 men died during the voyage of 1601-3. Keevil, Medicine and the Navy, 112-113.

282 PRO HCA 13/28/13-13v.

283 PRO HCA 13/28/70-71v.

284 In 1603 sailor Robert Neale states in the terms of his will that his wife was to pay the 12s. 3d. he owed to surgeon James Nelman within twenty-four hours of Neale's demise. Guildhall Ms.9171/19/423. Guildhall Ms., 9171/22/257,
THE EFFICACY OF PRO-ACTIVE TREATMENT

High morbidity and mortality continued despite the presence of surgeons. On limited occasions when the Crown called upon the "skillful phisicians" of the realm (as it did in 1588) "for remedie of the dyseased and for staie of further contagion" in the fleet, the measure proved futile. The sum of £253 was spent for "Phisions and Surgeons" for Drake's Portugal expedition of 1589, but under half the men who left England returned. Whether or not they were trained specifically for the treatment of internal ailments, even the most celebrated surgeons and physicians were of little use in the war against morbidity. In part we can account for the failure of the medical profession in the fact that maritime medicine was still in its infancy and medical practitioners attempted to apply traditional, and largely ineffectual, cures and treatments used on the land population to all manner of seafaring diseases and injuries. Even the eminent William Clowes, the Lord Admiral's personal surgeon, was perplexed by seafaring maladies; he recommended established


285 Ibid., 69.

286 Ibid., 77, 79.

techniques, such as blood-letting to treat scurvy. Men of lesser reputations followed his example. When widespread infection devastated the English fleet as it did time and time again, "for the sooner recoverye of theyr [the seamen] heathes..." it was "thowght...good to lett them blood". Given this approach, maritime medicine proved woefully inadequate.

Tudor surgeons suffered their greatest failure in their efforts to combat disease, the primary cause of death at sea. They were somewhat more successful in treating external problems, although it can be argued that seamen were best served by medical personnel in the last years of the war. In the opening years of the war, Colonel Anthony Wingfield stated that "our English surgeons be unexperienced in hurts that come by shot; because England hath not known wars but of late, from whose ignorance proceeded this discomfort". Given the length of the war, at least some surgeons gained expertise treating battle wounds. Yet a number of seamen perished largely because of medical attention: Martin Frobisher died as a result of a surgeon’s treatment of a slight wound from a Spanish musket ball. What should have been a

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288Clowes, Booke of Observations, 40-43. For scurvy, Clowes recommended a number of treatments such as blood-letting, purgation, baths, unguents, plasters, and a special drink which, among other ingredients, included scurvy grass. The healing properties of scurvy grass were discovered by mariners and was starting to gain acceptance. This was the only one of Clowes’ recommendations to have any merit in the curing of Vitamin C deficiency.

289These are the words of one of Drake’s officers. Sir Francis Drake’s West Indian Voyage, 99.

290Quoted in Keevil, Medicine and the Navy, 78.
routine procedure of an inconsequential wound claimed the life of one of the era's greatest seaman. 291

When they did occur, successes and advances rarely came from the medical community: most breakthroughs can be credited to experienced seamen who were actively looking for solutions. For instance, observant seamen recognized the power of fruit to eliminate scurvy. J.D. Alsop has noted that there are references to anti-scorbutics among Guinea seamen as early as 1562. 292 Richard Hawkins also recognized the connection between fruit and scurvy: "That which I have seen most fruitful for this sicknesses, is sower Oranges and Lemmons...". 293 He wrote that "This is a wonderfull secret of the power and wisedome of God, that hath hidden so great and unknowne vertue in this fruit, to be a certaine remedie for this infirmitie...". 294 Scurvy grass was sometimes employed as a means of preventing the disease: one master had it pressed and the juice put "into a Hogshead of strong Beare, with command that every one that would should have a pint to his mornings draught, but none would taste it untill it was past time, and themselves almost past means". 295

In 1601, after four and a half months at sea, the men of the first East

291 Ibid., 79.
293 Hawkins, Observations, 42.
294 Ibid., 56.
295 Foxe, North-West Fox, 226.
India Company voyage showed serious signs of vitamin deficiency and "could hardly handle the sayles". Until his supply ran out, Commander James Lancaster gave his men the lemon juice he had brought to sea; "three spoonfuls every morning..." which helped to restore their healths. 296 These empirical seamen discerned effective treatments. Dr. John Woodall, Surgeon-General of the East India Company, finally recommended in _The Surgeon's Mate_ (1617) that seamen be given a dosage of lime juice when they returned to port. Although this treatise was insightful when compared to the views of other medical practitioners of the day, Woodall would have benefitted from closer consultation with men such as Lancaster. It is difficult to surmise whether even Lancaster recognized the fact that lemon juice was a much more effective anti-scorbutic than lime juice. The Company, however, complied with Woodall's advice and not Lancaster's example: lime juice, the less effective treatment, was recommended to East India seamen. 297 It was the tragedy of the age of expansion that the hard-won lessons of maritime medicine were rarely applied. 298 Lemon juice and fruit as treatments for scurvy would not be officially sanctioned by the Admiralty Board until 1795. 299 Perhaps if medical authorities had been the originators of these


297 Ibid., 167-8.

298 Keevil, _Medicine and the Navy_, 68.

299 Milton-Thompson, "Two Hundred Years of the Sailor's Diet", 27.
solutions they would have been disseminated more thoroughly and at an earlier date.

Although most medical practitioners failed to pinpoint the exact connection between the seamen's diet and scurvy, ailing seamen aboard all types of vessels were given a special diet whenever such items were available. Dietetics was viewed by contemporaries as an essential part of medical treatment.\textsuperscript{300} It was believed that salted foods should be avoided because they taxed the fragile constitution of the sick. In 1586 the commander of the privateering vessel, \textit{Golden Noble}, went ashore in Barbary "where much money was consumed in providing fresh victualls for the company whoe were greatly infected with sickness...".\textsuperscript{301} In the case of the navy, commanders sometimes ordered wine and arrowroot for the sick.\textsuperscript{302} In 1588 Howard requested wine, cider, sugar, oil and fish for the sick at Plymouth "to relieve such men withal as by reason of sickness or being hurt in fight should not be able to digest the salt meats at sea...". In addition, the Lord Admiral ordered extra beer and wine for the men at his own expense. He later impounded a cargo of rice from the \textit{Mary} of Hamburg for the sick.\textsuperscript{303} In 1595 the

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\textsuperscript{300} Copeman, \textit{Doctors and Disease in Tudor Times}, 155, 160. It was believed that therapeutic diets could restore the balance of the humours.
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\textsuperscript{301} PRO HCA 13/27/395.
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\textsuperscript{302} Keevil, \textit{Medicine and the Navy}, 74-5; Bodleian Library Rawlinson Ms. A. 204/150.
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\textsuperscript{303} These items strongly suggest that the English thought that Mediterranean fare was healthier. Fernandez-Armesto, \textit{The}
Crown reimbursed Robert Cross, captain of the Swiftsure, for victuals for the "releive the sicke men whoe could no longer endure to feede on saulte meates...".\footnote{PRO E 351/2393.} In 1599 the "sycke diseased & impotent" naval seamen were given special victuals although accounts do not specify what foodstuffs the men received.\footnote{PRO E 351/2398. See also Keevil, Medicine and the Navy, 109.} Although commendable, these occasional measures pale in comparison to the Spanish navy's arrangements for the dietary needs of its sick men. The Spaniards carried livestock aboard their ships to be slaughtered for the ill and wounded. The Nuestra Senora del Rosario alone had three calves and fifty sheep for the sick. Eggs or fish were supplied on fast days instead of fresh meat. Nuts, raisins, and preserves were also dispensed as they were highly regarded for their curative qualities.\footnote{Fernandez-Armesto, The Spanish Armada, 70.}

While it is difficult to compare provisions consumed in the civilian sector of the English and Spanish maritime communities, clearly, the English navy's ad hoc method of providing for their sick and injured men left much to be desired. When special victuals were ordered it was almost always at the behest of a captain or commander - the Crown did not take the initiative to provide for its seamen. On the other hand, the Spanish navy made superior preparations for their debilitated men before leaving

\footnote{Spanish Armada, 70-1.}
port. 307 This extended well beyond diet for the sick. Spanish navies included hospital ships within the fleets while sick and injured English seamen were kept in the gunner’s room or on the ballast. 308 Such arrangements show the great disparity between the health provisions made for the respective navies. Spanish maritime expansion had been underway for much longer than its English equivalent and during the sixteenth century, Spain developed a policy of care for its seamen. In addition to hospital ships, Spanish religious orders tended sick seamen who were landed in port. 309

**NURSING CARE**

Although their numbers were increasing, many ships, particularly those in the private sector, did not have medical personnel aboard. In the absence of surgeons, seamen cared for their shipmates. When violence broke out aboard the *Examiner* in 1588, the master’s mate dressed the captain’s wound. 310 Like the

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307 Ibid., 70-1.

308 Ibid., 70; PRO HCA 13/28/77v-78v. Judging from the size of the surgeon’s workspace aboard the *Mary Rose*, medical men practiced in confined spaces.


310 PRO HCA 13/27/263.
community on land, the practice of medicine was not limited to the "professional" healers. 311 For instance, Sir Francis Drake and his officers were reputed to be knowledgeable of "lotions, emplaisters and unquents". 312

While many career seamen would have garnered some rudimentary knowledge of first-aid, crewmates were very important for moral support and as care-givers. Most health care at sea was essentially palliative regardless of the qualifications of the care-giver: nursing, as opposed to pro-active treatment like surgery, was vital. One might well argue that this was the most successful aspect of health care at sea. Even in those cases when a surgeon was present, crewmembers were frequently involved in the caring of the sick and injured. 313 The articles of the Company of Merchant Adventurers (1553) provided for this:

the sicke, diseased, weake, and visited person within boord, to be tendred, relieved, comforted, and holpen in the time of his infirmitie, and every maner of person, without respect, to beare anothers burden. 314

Among the general population, tending and visiting the sick was a social and religious duty which involved much of the community. 315


312 Keevil, Medicine and the Navy, 90.


314 Keevil, Medicine and the Navy, 113-14.

315 Ralph Houlbrooke, "Death, Church, and Family in England Between the Late Fifteenth and the Early Eighteenth Centuries" in Death, Ritual, and Bereavement, 28-9; Beier, "The Good Death", 
These duties were taken very seriously by the maritime community as well. There are numerous examples of compassion and tenderness between seamen and their ill crewmates. Mariner Richard Clerk lay on his death bed with a burning fever and gunner John Marsh remained by his side "vntill he yelded vppe...". In addition to ships' surgeons, seamen's shipboard wills habitually contain bequests to crewmates who helped to nurse the dying men. Although seaman Thomas Mudge gave the ship's surgeon a quantity of pepper for his services, he also left many of his possessions to swabber John Collins for his attention during Mudge's illness. Sailor John Fry remembered a crewmate in his will "for his paynes taken with mee in my sickness". As in the case of sickness among the land population, professional medical practitioners were not usually the principal caregivers, especially if patients were deemed to be on their deathbed.

HEALTH CARE ASHORE, RELIEF, AND CHARITY

Shipboard health care was an established shipboard practice, whether palliative or pro-active, or given by a professional

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316 PRO HCA 1/44/169v-171.

317 Guildhall Ms. 9171/22/399-v.

318 Guildhall Ms. 9171/20/178v. There are numerous bequests to crewmates who acted as nurses. Unless specified, it is difficult to know whether these men were surgeons or fellow seamen. See PRO PROB 11/102/109v.

healer or a crewmate. The Laws of Oléron are much more specific about the seamen’s entitlement to care ashore than afloat but they indicate that shipowners were bound to provide medical care for their seamen.\textsuperscript{320} Article seven dictates that:

\begin{quote}
If it chaunce that any maryner be taken with sekenesse in the ship doyng service there to be belongyng, the maister ought to set hym out of the shyp, and seke lodgynge for hym, And ought for to fynde hym lyght, as talowe or candell, and to gyve hym a lad of the shyp for to take hede of hym, or hyre a woman to kepe hym; and ought to purvey hym suche meat as is used in the shyp, that is to wyte, as moche as he toke when he was in helth, and no more, but yf the mayster wyll And yf he wyl have deyntyer meates, the mayster is not bounde to gete hym any, but to be at his costes.\textsuperscript{321}
\end{quote}

Custom decreed that those seamen who were taken ashore for care were still entitled to their wages:

\begin{quote}
yf the shyppe be redy to departe, it ought not to tarry for hym, and yf he recover, to have his hyre in payinge and rebatyng that the mayster layde out for him. And if he dye his wyfe or next kynne or frende oughte to have it for hym. \textsuperscript{322}
\end{quote}

This medieval model afforded care and wages for sick and injured seamen as part of the conditions of their employment. This was not unlike the bonds of responsibility between other labourers and employers. In husbandry, the law dictated that "if a servant retained for the year falls sick, or is hurt or disabled, by act

\textsuperscript{320} Keevil, \textit{Medicine and the Navy}, Appendix, 1-2. The exception being seamen who were injured as the result of drunkenness or fighting with their shipmates.

\textsuperscript{321} Ibid., 1-3.

\textsuperscript{322} Ibid., 3.
of God or the master’s business, he is not to be put away nor his wages to be abated".  

Shipmasters in the civilian sector of the maritime community seem to have lived up to their traditional obligations to their employees. In the Admiralty depositions seamen mention that they or their shipmates were taken ashore for care as a matter of course. Shortly after he was hired to sail on the Mary Gallant in 1590, James Waldon fell sick while the ship was still anchored at Lee. Master John Harris promised Waldon that he would have good broth and care ashore. He was later rowed into port and carried ashore. Michael Nerial, mariner and captain of the Anne Clair, hired quartermaster John Foster to sail to Melvyn. Foster contracted the plague while he was ashore, so Nerial arranged for him to be cared for in a local hospital. When Foster died a few days later, all his shipmates were in attendance at his funeral at the hospital’s churchyard. Nerial claimed that he had disbursed £5 on Foster’s care and burial.

Without question, care for the sick could be costly. The charges incurred by seaman Thomas Onyon’s two-month sickness proved expensive indeed: Onyon’s lodging, diet, nursing and laundry cost £17 11s. 8d. Onyon made £3 per annum as a seaman.

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324 PRO HCA 1/44/33.

325 PRO HCA 13/36/3-3v.

326 PRO HCA 14/36/67.
Other masters resented being saddled with the responsibility for a sick seaman. Sailor Cutbert Richardson of Suffolk fell sick shortly after he was hired to sail to France in the late 1570s. Shipmaster Michael Cooper would not release him from the ship and compelled him to work the voyage. In 1601 mariner Samuel Lowell of Limehouse came down with the flux aboard the Moonshine. Master Thomas Pyn did not believe that the man was genuinely ill although master’s mate William Bateson was convinced of the authenticity of Lowell’s condition. Bateson beat the sick seaman routinely throughout the voyage with a rope’s end “callinge him roage villaine, rascall, & that it were a good deed to kill such a viallaine as would not worcke...”. When Lowell took to his cabin, Pyn ordered one of the crew to drag him from his sickbed; the master had him beaten again, ordering him to "stand vpp you ill lookeinge slave...". Lowell died aboard the Moonshine three weeks later off the coast of Scotland. Whether he died as a result of his sickness or the injuries he sustained is uncertain. Pyn’s treatment of Lowell is the most glaring example of dereliction of care for the sick that appears in the Admiralty depositions for the late Elizabethan era. Surely seamen who were so forthcoming with their criticisms on other subjects would have regaled the Admiralty Court if such abuses were common. Instead there was an expectation of some form of care.

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327 PRO HCA 14/20/15.

328 PRO HCA 1/46/2-3.
The weight of existing evidence suggests that most ill and injured seamen received compassionate treatment from their crewmates. Shipmates routinely took an active interest in their colleague even when responsibility had been transferred to a care-giver ashore. At the turn of the century, William Thompson "was a goode Lustye man of some twentye yeares oulde...and a prety maryner" before he took sick aboard the Mistress of London. Treated by the ship's surgeon in the gunner's room of the ship for a time, Thompson was eventually taken ashore in France and a local woman was hired to take care of him. While the ship was in port, his crewmates came to visit him regularly during his sickness. The boatswain of the Mistress chided the cook, Edward Baker, for not calling on Thompson. The sick man repeatedly told his shipmates that he wanted to see Baker and that the slight "had brock his harte". Typical of Tudor society, illness and dying were community experiences. In the geographically mobile maritime community, the sick, injured and dying were surrounded by fellow seafarers rather than their kin or neighbours. The duty to visit the sick and comfort the dying extended to those seamen on and off shipboard and is a testament to the cohesion of the maritime community.

While the non-naval sector of the maritime community seems

\[329\] Baker and Thompson had quarrelled prior to this over a piece of beef.

\[330\] PRO HCA 1/45/170-175v.

to have operated according to the Laws of Oléron, the Crown often ignored its responsibilities to seamen. Although it did provide medical care for its seamen afloat, the Crown generally absolved itself of responsibility once they were ashore. When the navy was fighting in home waters in 1588, thousands of men were discharged in a debilitated state. The fleet had been ravaged by infection before it had ever left port and this same infection plagued the English navy throughout the summer. The problem was exacerbated by the demobilization of the fleet in late summer.

Howard writes to Lord Burghley on August 10, 1588:

My good Lord:-Sickness and morality begins wonderfully to grow amongst us; and it is a most pitiful sight to see, here at Margate, how the men, having no place to receive them into here, die in the streets. I am driven myself, of force, to come a-land, to see them bestowed in some lodging; and the best I can get is barns and such outhouses; and the relief is small that I can provide for them here. It would grieve any man’s heart to see them that have served so valiantly to die so miserably.332

The needs of the men of the navy were virtually ignored by the Crown and any aid seamen received was the result of the compassion and initiative of individuals like the Lord Admiral or of extraordinary circumstances. Following the Portugal expedition of 1589, the Crown, fearful that the men had the plague, ordered officials to build and absorb the costs of cabins for the sick.333 It took this threat to the larger population to

prod the Crown into taking such measures. The explanation of the Lord Admiral’s actions and the Crown’s inertia is fairly easy to comprehend: Howard had retained the early Tudor ethos which dictated that commanders had the paternalistic responsibility for the men under their command while the Crown clung to an outmoded notion that it was not responsible for the men in its employ. 334

While Hawkins acknowledged that the fleet had been decimated by illness and was "utterly unfitted and unmeet to follow any enterprise..." in 1588, there is no evidence that the Crown approached the London Company of Barber-surgeons for help in tending the sick and wounded who came ashore, as it would later do under Stuart monarchs. 335 Of the thousands of men who were sick and injured during the summer of 1588, the Crown gave a donation of £80 to be split among the injured seamen of the fleet and a single bequest of £7 to the hundreds of sick men of the Elizabeth Jonas. 336 The vast majority of seamen were obliged to furnish their own medical care and maintenance during their time of infirmity. In theory, those seamen who showed promising signs of recovery might hope to be retained and be paid their wages

334 Under early Tudor "bastard feudalism", the Crown contracted with army and naval commanders, at a fixed price, to provide and equip forces, including provision of clothing, food, and health care. From 1540 onwards England moved away from this system. The Crown was obviously very slow to understand or accept the consequences of the move to nation-wide direct recruitment. As a result, commanders like Howard continued to feel personal paternalistic responsibilities in some circumstances while, in other cases, men fell between the cracks.

335 Keevil, Medicine and the Navy, 68, 76.

336 Ibid., 74, 76.
until they returned to duty. As the Crown was verging on insolvency (or believed itself to be), it seems unlikely that many seamen were retained or ever received their wages. Evidence points towards the quick discharge of sick and disabled seamen.

Undeniably many disabled seamen who had fought for the Queen were reduced to an indigent state attempting to pay for their own medical care. Sailor John Steele petitioned the Crown for a begging license on the grounds that he had served the Queen for many years at sea. His last recorded voyage was the Cadiz expedition under the Earl of Essex; as a result of his service, Steele "hath bin inforced to accepte much phisick..." and owed surgeons the large sum of £30. John Arnold served aboard the Jonas of Bristol against the Spaniards in the Narrow Seas. He had his arm stricken off in battle and medical care had consumed his resources "whearof he is Lame impotente and vnfitt for service or Laibour and in moste poore and distressed estate...". The London parish records of St. Botolph Aldgate show that a collection was taken up for ship carpenter John Babbs in 1590. Babbs had obtained a license to beg as his leg had been maimed during his naval service and he was greatly indebted to

339 PRO HCA 14/30/136.
340 PRO HCA 14/28/122. See also PRO HCA, 14/28/125, 14/26/55.
his surgeons. 341 Gunner Ralph Brown had served in the navy and had been shot several times. He petitioned the Crown in 1589 for a six-month license to collect benevolences in Surrey and Kent in order to repay his surgeons. 342

Lacking money for maintenance or travel, injured or diseased seamen might obtain a begging license from the Crown to see them to their home parish where they could seek parish and possibly familial aid. Given the growing problem of vagabondage during Elizabeth’s reign, parishes were likely to give an unauthorized beggar an icy reception. The State Papers for 1589 show that the Crown authorized the Lord Lieutenants of the shires to appoint provost marshals for apprehension and punishment of soldiers, mariners, and other vagrants, masterless men, and sturdy vagabonds. 343 Following their service on one of the Queen’s ships in 1589, ship’s carpenter Humphrey Green and sailor Henry Clark had to petition Julius Caesar, the Judge of the Admiralty Court, for a passport to travel to Norfolk where they were born and lived; both were “maymed to their utter vndoinges...” and hoped to seek relief in their own parish. 344 Having lost the use of his limbs permanently from naval service, John Calloway of Cornwall

341 Guildhall Ms. 9234/3/85.

342 PRO HCA 14/26/55.

343 PRO SP, 12/228/10, 12/228/ 17, 12/240/60; 39 Eliz. c.4 provided for the punishment of rogues, vagabonds and sturdy beggars. The Statutes of the Realm vol. IV part II, 855. The Acts of the Privy Council also show that this remained a concern for the duration of the war.

344 PRO HCA 14/27/144.
also petitioned Dr. Julius Caesar in 1590 for a license to travel with his wife and children to his friends and seek relief along the way. The need was such that Drake and Hawkins, moved by the plight of their fellow seamen after the campaigns of the 1580s, established the Chatham Chest in 1590 to furnish at least some disabled seamen with small pensions. Each mariner was to pay 6 pence into a fund every month from their wages. Unfortunately for seamen, few of these measures were fully realized. These institutions and schemes were designed to handle a small number of poor and disabled: they were not equipped to cope with thousands of incapacitated veterans which resulted from a prolonged naval war. These funds assisted only a small number of such men, those who had the foresight and wherewithal to contribute, a "drop in the ocean" when compared to those who were in need.

It was not until the second half of the war that the Crown began to look to the long-term needs of its debilitated seamen. Until that point the Crown, as in the past, discharged its responsibility by issuing occasional grants of money. It was not until the half-way mark of the war that legislation was passed to assist disabled seamen. The 1593 statute imposed a rate for relief of the disabled veterans:

345 PRO HCA 14/27/198.
noe Parishes be rated above the somme of sixe Pence nor under the somme of One Penny weekly to be paid, and soe as the totall somme of suche Taxacion of the Parishes in anye Countie where there shalbe above Fyftie Parishes amounte not above the Rate of Two Pence for everye Parish...  

The legislation of 1593, 1598 and 1601 finally provided some limited provision for sick and disabled naval seamen. Although there was no specific provision for health care, relief was to be afforded to men who could give documentary proof of their service by virtue of the legislation 35 Eliz. c.4, an act for the relief of sick and diseased soldiers and mariners; 39 Eliz. c. 21 and 43 Eliz. c. 3 confirmed the earlier act. Given the Crown’s abhorrence of vagabondage, seamen were obliged to return to their home parish in order to obtain relief from local authorities. This stipulation presented difficulties for sick and injured seamen who were not resident in the port where they were discharged. The statute of 1593 acknowledged that "manye of suche hurte and maymed sooldyours and Marriners doe arrive in partes and places, farre remote from the[ir] Counties..." of origin. Prior to 1593 seamen were obliged to make their own arrangements and afterwards, the Crown allowed for a small stipend to assist those men who were obliged to travel to their home parishes if they could document their service and present it

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348 35 Eliz. c.4, Statutes of the Realm vol. IV part II, 847.
349 35 Eliz. c.4, 39 Eliz. c.21, 43. Eliz. c.3., Statutes of the Realm vol. IV part II, 847-8, 923 and 966.
350 35 Eliz. c.4, Statutes of the Realm vol. IV part II, 848.
to the appropriate officials. It would seem that itinerant seamen who lacked a fixed dwelling had no parish to prevail upon and thus, fell through the cracks of this limited safety net.

Even for those who had roots in a particular parish, travel posed considerable hardships for the sick and injured. Although parishes might provide medical care for its own indigent residents, sick and impoverished strangers were relegated to the parish cage, a covered pen where care consisted of furnishing bales of hay for bedding. Monson claimed that "if they [discharged seamen] arrive sick from any voyage, such is the charity of people ashore that they shall sooner die then find pity, unless they bring money with them". While some seamen obtained travel money subsequent to the 1593 statute others probably failed to go through the correct channels to obtain money for their journey. Such seamen were among those who found themselves in the cage of a strange parish.

Given that the disabled, sick and injured normally had to travel in order to seek relief in their own parishes, that only those with licenses could beg for alms, that many lacked a fixed dwelling, and that the climate of the countryside was such that

351 See Appendix for the connection between bachelorhood and itineracy.


353 Monson, Naval Tracts vol. II, 244.
strangers and vagabonds were seen as an unwelcome imposition upon the parishioners, counterfeit or second-hand licenses were sought after by all manner of needy persons, including legitimate veterans who had not be able to secure licenses. The Crown repeatedly attempted to prosecute those who were pretending to be disabled seamen and soldiers.\textsuperscript{354} One of many proclamations against such fraud was issued in 1598:

\begin{quote}
multitudes of able men neither impotent nor Lame, exacting money continually vpon pretence of service in the warres without relief whereas manie of them neuer did serue and yet such as haue serued, yf they were maymed of Lamed by service, are provyded for in the Countries by order of sondry good Lawes and Statutes in that behalf and provyded.\textsuperscript{355}
\end{quote}

Robert Stacy of London testified that he had purchased a begging license signed by the Lord Admiral for 20 shillings. Stacy claimed he had returned from Spain "poore & in wante" and had bought the license from one Thomas Straden who had collected 26s. 8d. with it.\textsuperscript{356} John Seymour sold Henry Jones, a Somersetshire tinker, a license to collect benevolences "which would be verey gainfull for him...". Jones was apprehended with Seymour for their illegal activities, sent to prison in Gloucester for twelve weeks, whipped about the city, and then confined in the Marshalsea for fifteen weeks. Jones testified that Seymour had

\textsuperscript{354} 39 Eliz. c.17 \textit{The Statutes of the Realm} vol. IV part II, 915.

\textsuperscript{355} PRO SP 12/268/54.

\textsuperscript{356} PRO HCA 1/44/186.
sold licenses to other poor men at fairs and market towns. \(^{357}\)

Sailor John Scinnor confessed in 1597 that he had manufactured eight or nine seals of the Admiralty and had forged forty licenses. \(^{358}\)

Even for those men who had been disabled during naval service, had a fixed address, and succeeded in returning there, pensions were difficult to access. The recent work of Geoffrey Hudson has demonstrated this persuasively. \(^{359}\) Late in the period a number of soldiers who were also beneficiaries of the new legislation protested that the pension scheme was not being administered properly. \(^{360}\) Although disabled veterans were entitled to several pounds per annum, \(^{361}\) few received anything close to these amounts.

While the existence of the pension scheme signifies a new relationship between the Crown and its seamen, the ethos of the maritime community had long acknowledged that disabled seamen were entitled not only to care but to compensation whenever

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\(^{357}\) PRO HCA 1/44/131v-132v. See also PRO HCA 1/44/90-94.

\(^{358}\) PRO HCA 1/44/202-v.


\(^{360}\) Hudson, "The Origins of State Benefits", 15.

\(^{361}\) Parishes were to pay disabled mariners up to £10 per annum and officers up to £20. Christopher Lloyd, The British Seamen, 47; Cruickshank, Elizabeth's Army, 184.
circumstances permitted. The crew of the privateering vessel Affection voted to give Corporal John Stone of Plymouth an additional two shares for the loss of his right leg which was maimed in a fight with the Spaniards. When the crew of the Prosperous petitioned the Crown in 1598 for the payment of their wages for service on the Cadiz expedition under the Earl of Essex, they included their request for special relief for thirteen of the crew who had been maimed.

After 1593, in theory anyway, maimed naval veterans were among the more fortunate members of the "deserving poor" because they had access to long-term benefits; this was some measure of compensation for depriving them of their customary right to weigh remuneration against employment risks. The civilian maritime community had only the Laws of Oléron to provide short-term medical care for the sick and disabled; it had neither the infrastructure nor the resources to provide long-term maintenance for its needy members. Donations and licenses were only temporary solutions: they did not furnish the disabled with the long-term support they required. There were few charities in place for seamen which met this need. The charters of the Trinity Houses granted them permission to run almshouses. Thames pilots were to pay the guild part of their lodesmanage and ordinary seamen were to give their primage money to finance the

362 PRO HCA 13/36/217v-218.
363 PRO SP 12/268/52.
almshouses. 364 The Deptford Trinity House charter dictated that masters of naval ships were to collect 1 penny from every seaman each month to provide for the disabled:

\[
yf \text{any Maryners happen to be maymed, hurte or fawle sycke and be not able to releefe hymself of his owne propre goods, that then it shall be lefull for the said Maister of the same Shippe to present any suche Marynor so beyng maymed, hurt or syke to the Maister iiiij Wardeyns and viij Assistantes of the seid almeshowse, and there he to have releffe as shall be thought by them resonable, provyded alway[s] that yf the Maister of evry suche shipp and his Company do pay theire Dewties to the said Almyshowse and other wyse not.}\]

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In addition to the Trinity Houses, Henry VIII had granted a charter to the Newcastle Company of Masters and Mariners in 1534 to support twelve poor brethren, their wives, or shipwrecked mariners. 366 The Crown was eager to grant charters to men like John Hawkins who sought to erect an hospital at Chatham, Kent in 1594 for relief of ten or more poor mariners and shipwrights. 367 It was also willing to encourage existing establishments which had fallen into decay. The Privy Council wrote to the Mayor and aldermen of Bristol in 1595 suggesting the city re-establish an almshouse for aged and impotent sailors: 1½ pence of every ton's

\[\text{PRO SP 12/249/525.}\]

364 Lodesmanage was the payment pilots received for guiding ships safely into harbour and primage was allotted to seamen who helped load and unload ship's cargo. Ruddock, "The Trinity House at Deptford in the Sixteenth Century", 465-6.

365 Ibid., 466.

366 Keevil, Medicine and the Navy, 51.

367 PRO SP 12/249/525.
lading of merchants' goods in the city and a penny from every pound out of each sailor's wages were to be collected for the maintenance of disabled seafarers. Yet these measures provided only for a small number of unfortunates; the absence of a nationwide guild meant that the established forms of relief were localized and were wholly inadequate by the late 1580s.

It has been argued by C.H. Dixon that

state concern for the welfare of merchant seamen may fairly be said to spring from the repulse of the Spanish Armada in 1588, for at that turning point in British history it was the merchant seamen who provided the bulk of the sea defence forces.

It is certainly true that the navy was manned by merchant seamen in 1588. The impetus to provide for seamen seems to have come not from the Crown as Dixon argues but from leading seamen in the maritime community such as Hawkins and the Lord Admiral who individually sought to relieve their men and, along with Drake, began the Chatham Chest which predates the Crown's pension scheme. Although the Chatham Chest was a contributory scheme, this was the only possible method to provide for seamen without

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368 PRO SP 12/254/6.


370 Hawkins' seamen were very loyal to him in return. One sailor was still defending Hawkins' honour to the Holy Office in Sierra Leone six years after his capture: "he said that they had never captured any ship, and had never even dreamt of doing harm to anybody, and that when John Hawkins took anything, even if it were only a shirt, he paid for it...[and] although he could not know the inmost workings of Hawkins's heart, he could judge of them by his acts, which God knew were good...". Hair, "Protestants as Pirates", 208.
the Crown’s resources. Its significance lies in the fact that its founders recognized and acted to fill a need and an obligation earlier than the Crown. As for the Crown’s motivations, it is more probable that the sheer scope of the problem of disabled veterans in relation to the late Tudor crisis of poverty and vagabondage had more to do with the Crown’s legislation than a recognition of a welfare commitment or the lobbying of naval commanders. If the Crown was bent on acknowledging its obligations to seamen, would not this legislation have come in the 1580s during the most continuous period of naval activity? If the Crown was concerned about the men of the navy, why was so little done during the 1580s and early 1590s? Even basic medical attention ashore, provided for civilian seamen by their employers, was denied naval seamen. This fact suggests that the Crown was consumed by issues other than the recovery of the sick and disabled seafarers in its employ. The Crown only began to introduce legislation to assist seamen in 1593. Related legislation was passed throughout the closing years of the decade and the opening years of the century; these measures coincide with the period of extreme economic hardship experienced by the Tudor populace in the 1590s. Thus, the Crown’s legislation for veterans should not be seen as late recognition of its

371 Prior to the 1593 statute, only the exceptional seamen received pensions. Those who were singled out for royal pensions had clearly earned their reward: a gunner was given a royal pension in 1595 as he had served the Tudor monarchs for thirty-nine years on land and at sea. He had lost his sight during service at Brest and was "poor, aged, and impotent". PRO SP 12/255/42.
responsibilities dictated by both the Laws of Oléron and the rhetoric of sixteenth-century paternalism. Ultimately the Crown acted as a result of fear for its own security: it knew that disgruntled and impoverished seamen posed a threat. This legislation was designed as a measure to reduce the numbers of vagabonds and beggars to insure the maintenance of law and order — overwhelming concerns for Elizabethans as well as all Europeans in the sixteenth century. In general, the Crown was content to rely on the existing medieval structures and the goodwill and energy of reformers like John Hawkins to provide benevolences and care for veterans of its naval wars. Only when the problem proved to be both overwhelming when combined with the overall crisis of poverty, population growth, and unemployment, and intractable (given the duration of the war) was the Crown forced to introduce and implement legislation to care for some of its disabled veterans. Therefore, demographic and economic crisis helped pressure the Crown into a new and uneasy relationship with its seamen.

CONCLUSION

Although sixteenth-century seamen faced a myriad of hazards, disease was the most lethal foe. The terror of sickness in the Lord Admiral’s letters to the Privy Council is almost tangible: "God of his mercy keep us from the sickness, for we fear that


more than any hurt that the Spaniards will do...". Given its continual battle to man its warships, one would think that the Crown would have made more efforts to furnish the basic needs of its seamen so that naval duty was more palatable and to lower the risk of illness, injury, and fatality. This was rarely the case. While some allowances must surely be made for the limited nature of Tudor bureaucracy and its inherent inertia, it is apparent that the Crown made little effort to be a conscientious employer or administer to its seamen in a paternalistic fashion, despite the concerns of those within the naval administration. This is particularly true of the period 1585-93. Inattention to many features of naval life, failure to install the measures recommended by prudent seamen, and parsimony increased misery and mortality. For the most part, the Crown opted to save money and rely on its ancient right to compel men to serve regardless of the human costs. The Crown took little notice of important discoveries (the use of anti-scourbutics for instance) which stood to lower shipboard mortality significantly. While we cannot expect the Crown to have conquered the high mortality on naval expeditions, it had the means at its disposal to combat the menace. Those within the naval bureaucracy recognized that


375 The Lord Admiral wrote to Walsingham in 1588 that "I would rather open the Queen’s Majesty’s purse something to relieve them [seamen], than they should be in that extremity; for we are to look to have more of these services; and if men should not be cared for better than to let them starve and die miserably, we should very hardly get men to serve". *State Papers Relating to Defeat of the Spanish Armada* vol. II, 183.
consumable provisions, relatively clean vessels, and appropriate apparel would help to stave off sickness. Such advocates were largely ignored, however.

For the greater part of the war, issuing clothing to seamen, finding alternative provisions for the sick and wounded, donating sums for the relief of the disabled naval veterans were undertaken by the Crown haltingly and capriciously. When assistance was given, Elizabeth and her councillors designed temporary measures for long-term problems. The Crown’s insistence on adhering to a piecemeal approach to situations also led to greater suffering as the same problems recurred throughout the war. When the Crown did respond to the needs of the navy it was often a case of "too little, too late". The Crown attempted to meet unprecedented need and demands with age-old solutions and institutions. The inattention of the Crown is in stark contrast to efforts made by men like the Lord Admiral and the Hawkins family. It could be argued that Howard was essentially a "trouble-shooter" who focused on individual crises as they arose and was motivated by early Tudor paternalism while John Hawkins, motivated by the obligations dictated within the maritime community, was more visionary in that he worked for permanent change in the navy. Yet there was a commonality here: Howard and Hawkins recognized that men would not serve the realm without some financial incentive, improved shipboard conditions, and some measure of health care during and after the voyage. The Crown’s frugality and inertia were largely resistant to John Hawkins’
innovations or measures undertaken as a result of Howard's compassion and paternalism. Nevertheless, changes did take place. The pension scheme for instance, although not very accessible to most seamen during Elizabeth's reign, was a very significant piece of legislation for future naval seamen.

Individuals and merchant companies within the non-naval sector of the maritime community led the way in seeking and implementing measures to improve the working environment of seamen. Although mortality rates remained significantly high on long-distance journeys, important knowledge was gained through experience and subsequent voyages often showed a decrease in shipboard deaths. Merchant companies like the East India Company realized that while mortality was frequently high on their voyages, attempts to improve shipboard conditions and provide for their seamen were, at the very least, appealing to seamen seeking employment. No doubt mortality would have been greater if the Company not been so attentive to the needs of its seamen. Later naval medical practices found their origins in the policies and orders of the Merchant Adventurers and the East India Company.376

Evidence indicates that most masters and shipowners adhered to their medieval obligations and provided some health care for the seamen in their employ. Although conditions were far from pleasant aboard sixteenth-century vessels, seamen expected basic criteria to be met: sufficient provisions, health care (if required) and the freedom to assess their own risks. In the

interest of shipboard harmony and profit, shipmasters tried to accommodate the needs of the crew. The Crown attempted to circumvent the customs of the maritime community and ignore its medieval obligations in order to conduct war on a shoestring budget. Although many seamen served begrudgingly, the lack of widespread mutiny in the navy suggests that most seamen dutifully performed their traditional obligation to their sovereign in time of war. However, desertions and the commanders' awareness that mutiny was on the horizon suggest impressed seamen were not docile employees who accepted poor conditions and greater health risks willingly. To some degree the general unhappiness with conditions was offset by the compassion of individual commanders who were seen to be working for the good of the men and making an attempt to uphold their side of the paternalistic, employer-employee relationship that seamen were accustomed to in other forms of maritime employment. Such efforts strengthened the overwrought ties between seamen and their Queen, and kept them from unravelling. Yet, in the most desperate of circumstances, seamen were capable of sweeping condemnation of the Crown: "Wee were preste by her Majesties presse to have her allowaunce, and not to be thus, dealt withall, you make no men of us, but beasts". 377

While the Crown's social policy normally functioned

according to the "carrot and stick" approach, its treatment of naval seamen demonstrates that there was little in the way of reciprocity inherent in the deferential model of early modern society. Despite the recommendations of the Lord Admiral who advised that "men kindly handled will bear want and run through fire and water", the Crown thought primarily of its financial limitations. Although the relationship began to change after 1593, the Crown attempted to pressure seamen with a stick while neglecting to offer them the carrot.

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CHAPTER VI

CONCLUSION
What picture emerges from this study of the Elizabethan maritime community? In order to answer this question, let us divide the mural into panels for analysis. We will analyze the nature of maritime community at sea and on land; then we shall summarize the main findings concerning the effects of the Anglo-Spanish war on Elizabeth’s seamen as individuals and as a group.

THE MARITIME COMMUNITY AT SEA

Although there was specialization among seafarers, there was a high flow of traffic between the various sectors of the maritime community. Naturally, their opportunities and choices were based on, and limited by, the availability of work at any given time. With the exception of indentured apprenticeships and naval service, most training, hiring, trading, and negotiating was sealed with verbal contracts which seamen arranged themselves, within certain parameters established by the custom of the merchant and maritime community. In other words, seamen were "free agents" who operated within a self-regulating system. Except for the Crown’s extensive interference during the war years of 1585 to 1604, the maritime community was relatively free of regulation, including statutory or guild control. The maritime elite comprised one of the very few elements among the skilled wage-earners of Tudor and early Stuart England not subject to external or internal formal regulations, while the economic activities of the semi-skilled and unskilled paralleled in many aspects those of the mobile groups within the agricultural workforce.
Although there were factors which determined one's earning potential such as skill, experience, reputation, type of voyage undertaken, and "the going rate", each seaman was ultimately responsible for his own livelihood. Within the limitations noted above, he decided the times of his labour and how long he spent on land and at sea. Wages were central to most seamen's earnings and remuneration was based upon the successful completion of the voyage. Even the "meaner sort" of seamen normally engaged in some sort of trading as a supplement to wages and in an effort to guard against the myriad of accidents and hazards which could cause them "to lose" their voyage. In addition to purchasing goods for the purpose of trading, the more affluent of the maritime community diversified their incomes by buying shares in vessels and engaging in various types of enterprises, on land and at sea. None the less, there is ample evidence that the poorer sort remained on the brink of destitution and even the most industrious shipmasters occasionally lost all in unfortunate investments or unlucky voyages.

Career patterns varied enormously: some seamen worked within the confines of a particular type of voyage, sometimes sailing on the same vessel on an established route carrying the same kind of cargo with a large continuity in crewmates. The employment choices of most seamen, however, were more varied. During peacetime, seamen could find work within the rapidly expanding sectors of English overseas trade. The war provided a greater range of employment prospects for seamen, at the same time as it
restricted free choice for many. From the 1580s onwards, it was not unusual to find former "pirates" serving in the Queen’s fleet; oftentimes these same men worked aboard merchant and privateering vessels as well.

Skilled men had the luxury of being more selective in their choice of employment than the common seamen. Because skilled men received higher wages, and were better positioned to own shares in vessels and cargo, they could afford to be more selective, and, in some cases, remain inactive for longer periods. Unlike their skilled crewmates, common seamen did not have a diversified income. The observation that a “lost” voyage frequently necessitated a serious economic crisis is doubly true for common seamen, and many were caught in a cycle of debt, where present wages and advances went to pay off previous commitments. Even in cases where common seamen had completed successful voyages and had made money from trading and their wages, their money and credit was not sufficient to allow them much time in idleness once they disembarked from their ship, while their work culture encouraged rapid, flamboyant expenditures of accrued wages and profits.

Although it can be stated unequivocally that seamen put their health and their lives in jeopardy virtually every time they set sail, the concept of "unacceptable risks" and "unbearable conditions" did exist and can be documented time and time again. Without a doubt, the sixteenth-century seamen’s definition of what constituted unacceptable risks or unbearable
conditions was often the bare minimum to sustain life and health. Nevertheless, many shipmasters and captains were forced to halt or alter their voyages because of the crews’ grievances. Despite the fact that contemporaries noted that few seamen "grew to grey hairs", seamen had a reputation for being notorious grumblers and difficult employees, bent on preserving their own skins. Such negative portrayals were particularly voluminous from anxious captains and masters, intent to explore unchartered terrain with inadequate supplies, or profit-driven factors determined to press on in the face of extreme adversity. Because a number of these commanders created for themselves considerable reputations, leaving their names and deeds to posterity, historians have been too ready to credit unreservedly their version of events at the dawning of English overseas enterprise. From our vantage point, we can see that seamen (often willingly) withstood extremely harsh conditions aboard early modern vessels and, as their superiors found out, set for themselves limits grounded in common sense and custom; they then utilized their unique work environment to enforce these.

This study of the English maritime community has shown that seamen had a well-developed concept of the value of their own labour and were not afraid to communicate reservations, complaints, advice or demands to their employers or potential employers. Apparently seamen did not need a guild or occupational regulations to foster their occupational consciousness. They were ready to uphold their customs and act
upon their expectations. Elizabethan seamen emerge as individualists, concerned primarily with their own livelihoods but they were capable of collective action when their welfare, customs and incomes were threatened. In many instances the shipboard hierarchy below deck was used to express grievances through petty officers: this was not a democracy afloat.

Seamen’s sub-culture was an interesting combination of individuality and group solidarity. They were used to acting in consort in order to complete their voyages; sixteenth-century ships demanded teamwork. Although the master (or captain if there was one aboard) had the final word in all matters, each seaman had a voice in the major decisions concerning the voyage. Order rested largely on reciprocity and consensus: seamen supported maritime authority in return for the recognition of their "rights". The wise commander ruled but took care not to violate maritime customs or the expectations of its membership. Failure to uphold these customs could result in the breakdown of consensus which, in some cases, resulted in verbal or written petitions or, in more serious circumstances, took the form of desertion or mutiny. Seamen were certainly capable of banding together to exert pressure on authorities to uphold their understanding of maritime custom, particularly in relation to risk, wages, prequisites, and food. Seamen did not distinguish between their employers: this attitude extended to shipmasters, captains, factors and the Crown. The demonstrations in London in 1589 and 1592 prove that seamen did not hesitate to protest en
masse the Crown’s slow payment of their naval wages.

What was it about the work culture and norms of Elizabethan seafaring which enabled seamen to be such difficult employees? We find the answer in prerequisites of employment, labour, and the nature of their work. The occupational lives of seamen were quite different from their land-based counterparts and this had an influence on the nature of the shipboard community. Unlike most men in early modern society, seamen’s work lives were divorced from their lives ashore. They were dissimilar from disgruntled labourers on land because they were free of impediments: if shipboard conditions were not to their liking and showed no prospects of improving, there was little to prevent seamen from departing. They simply "voted with their feet", without having to pack up their families or disrupt their lives ashore. Dissatisfied seamen then could (and did) abandon their employers and leave their jobs when necessary. Without a doubt, seamen were the most autonomous and mobile members of the early modern work force.

Seamen’s freedom from internal and external constraints naturally had ramifications for the nature of the shipboard community. Given seamen’s ability and willingness to disembark when shipboard conditions were not to their liking, shipmasters had to make some concessions to the wishes of their crews. Once at sea, a dissatisfied crew had a great deal of leverage to bargain with the shipmaster or the merchants aboard who were intent on completing the voyage with a minimum of delay or
inconvenience. These circumstances probably had much to do with the long-standing tradition of shipboard consultation.

The requirements of their shipboard labour and their customs and expectations were not the only things which bound the men of the maritime community together. The research of P.E.H. Hair and J.D. Alsop on the wills of mid-Tudor seamen engaged in the Guinea trade has revealed the existence of a "shipboard economy". My own research supports their contention that there was a complex system of lending and borrowing on ships, and in the maritime community in general. Therefore, seamen at all levels of the hierarchy were connected by debt. Debt was an important facet of the early modern economy; in the case of seamen, it was natural that they would seek out crewmates and friends within their occupational and reference group to borrow money from or to form business partnerships. This web of financial dependence created and nurtured a strong sense of solidarity and fellowship based on necessary trust and cooperation.

In part, the solidarity of the men of the maritime community was fostered by their singular existence. As an occupational group seamen were unique as they were highly mobile, wage-based and divorced from the land community for long periods. Their experiences were quite different from their counterparts on land. This isolation encouraged a distinctive and well-developed sub-culture. Because of the strength of their sub-culture and their unusual mode of existence, seamen on land have been compared to fish out of water.
I do not suggest that all seamen were ill at ease when on land. Those who had the wherewithal to settle down and start a family invariably did so, forging deep ties to their particular segment of the land community. In most cases, it was skilled seamen who had the means to make marriages. These men tended to enter into their first marriages at roughly the same time in life as those elsewhere in their socio-economic stratum in late Tudor England. Many seamen courted women from within their reference group, married and established independent households. The household structure reflected the status of the head of the family: because many married seafarers were men of skill and reputation, a significant number had servants to assist in the day-to-day chores of running their houses. As skilled and experienced practitioners of a maritime trade, mariners had apprentices who joined their masters' households during their period of instruction. In these ways, mariners were much like other "family men" who practiced a respected trade. Nevertheless, it would not be correct to say that seamen's families were the same as those of landsmen. Unlike most other husbands and fathers, seamen were frequently absent from their homes for long periods; thus, household management fell to the wives, relatives, or business associates who were forced to cope with the absenteeism of the breadwinners for months or - in the case of the rapidly expanding seventeenth-century East Indian commerce - years at a time. These absences could be both a
blessing and a curse. Doubtless some wives enjoyed the autonomy of running their households single-handedly. Certainly seamen's wives had a contemporary reputation for independence, sometimes expressed in the negative association made with loose living and prostitution. Much of the time they functioned as "single mothers" with all the challenges that that role entailed. They were also burdened by the fact that their husbands were in an occupation fraught with dangers: the health of seafaring spouses might be severely compromised, they might be captured by pirates or hostile elements in foreign ports, facing expensive ransoms or lengthy imprisonment, or they might not return at all. An unfortunate voyage could mean financial ruin for a seaman and his family, the dissolution of an independent unit, and/or reduction to parochial charity.

Although the role of the seaman's wife must have been a difficult one, it did not prevent a large number of seamen's widows from re-marrying within the maritime community. We are left to conclude that, although it was difficult, their lot either was not altogether unpleasant, or they were so tightly bound to the maritime community - in cultural as well as economic terms - they had, in effect, no choice or larger perspective. Because many of these women had lived in households connected with the maritime trades prior to their marriages, they were accustomed to the duties and difficulties associated with this mode of existence. At present we know far less than we need to concerning the culture and ethic of seafarers' spouses and
children. High rates of re-marriage and children’s subsequent career choices indicate the presence of strong ties binding this maritime community together.

Despite the fact that seamen were away from their families for long periods of time (or perhaps because of it), their wills indicate that they took great pains to provide for their dependents. In part, this meant that seamen strove to provide financial legacies for their heirs but it also meant that fathers selected trusted friends to look out for the welfare of their children. Wills reflect the wishes and personality of the testator, and the overriding concern of men with children was the welfare of their offspring, particularly in those all-too-frequent cases where the children had not reached the age of majority. Therefore, we may conclude that, despite long absences from home, seafaring fathers were not apathetic about the upbringing or the well-being of their children. We do not see a hint here of Laurence Stone’s non-affective family. On the contrary, abundant evident proves that testators were consumed with the desire to provide guidance and financial support for their children from beyond the grave.

Seamen with families and firm ties to the land population straddled the physical divide between ship and terra firma. However, this physical divide did not mirror a socio-cultural division. Loved ones and responsibilities on land did not limit

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the meaningful relationships which married seamen shared with their seafaring colleagues. For single seamen, the absence of a nuclear family of one's own meant that there were fewer concrete ties to bind a seaman to the shore. For the unmarried, the discerned connections to parish, siblings, or, in some cases, even parents appear to have been modest and distant. For many testators within this group, the strongest ties expressed were to the hosts or hostesses who stored their modest belongings, or to a sweetheart who - had the seaman lived - might have formed the foundation for a nuclear family. Those who lacked wives and children were more likely to be men separated physically, socially, psychologically and culturally from the land population in general; they tended to be more itinerant, engaged in flamboyant expressions of seafaring culture, and relegated to the periphery of respectable society.

In the absence of wife and children, many single men looked to other seamen for fellowship. This tendency was re-enforced not only by their long absences away from "home" but also by their uneasiness with the larger society of Tudor England. When ashore, those men without concrete ties normally drifted to the margins of mainstream society and immersed themselves in the company of other bachelor seafarers. Given the amount of time spent as part of the exclusively male shipboard community, those who lacked close personal relationships ashore felt, to some extent, alienated from the larger culture; it stands to reason that these same men would feel more comfortable in the company of
those who shared their occupation and were products of their unique sub-culture. While their wills demonstrate that bonds with kin and non-seafaring friends could be important, bachelor seamen frequently left most of their possessions to other seamen, who were often, but not invariably, their crewmates. The evidence is persuasive that married seamen also formed affectionate and lasting friendships with those in their occupational group. Regardless of their marital status, seamen made significant bequests to other seamen; they chose them as executors, overseers and witnesses to their wills and entrusted them with safeguarding their possessions, investments, and their dependents. While such responsibilities testify to the strong bonds of friendship within their occupational group, we must also note that these occupational ties were reenforced by kinship ties. Seamen showed a propensity to marry women associated with the maritime community; many courted and married daughters, widows, and sisters of their seafaring colleagues.

All these connections were fostered by the tendency of seafarers on land to live and socialize within dock-side communities. At least in the London area - the focus for this research - seamen tended to live in the rapidly expanding dock-side parishes of the Thames River. Communities like Whitechapel, Ratcliffe, Limehouse and Rotherhithe were densely populated by seafarers. Thus, we can add another bond which connected those associated with the maritime community: they were neighbours as well. As neighbours, seamen, their wives and children provided,
as we have seen, vital support networks for each other. Seamen of all ages looked to those connected with the maritime community as a reference group and a support network for social interaction when they were on land or at sea. Clearly, the bonds between crewmates were not limited to shipboard life. They extended to all aspects of a seaman’s existence; whether one was looking for a suitable spouse, choosing a master or guardian for one’s child, appointing an overseer for a will, or finding a business partner, seamen looked to “their own kind” in most cases. It is not an exaggeration to say that, as a result of a web of interdependence based on occupational ties, a shared subculture, kinship, friendship, business connections, and a system of debt, those associated with the maritime crafts formed a community within the larger society. This was presumably most pronounced for those seamen who were engaged in overseas commerce and who developed their careers out of major ports. At the moment we can only guess at the degree of simultude for those engaged in the coasting trade, fishermen, or those who resided in the small sea-side agricultural communities of the south and east coasts.

**MARITIME AND LAND COMMUNITIES: AN ANALYSIS OF SOCIAL CONSENSUS**

While we can not underestimate the unity of the Elizabethan maritime community within the larger society, it would be incorrect to say that the two “communities” (to use the contemporary distinction made between seamen and landlubbers) were dissimilar. In fact the two have some very important
similarities. Both were hierarchical. Furthermore, although each had stringent codes which regulated the behaviour of its members, neither those in positions of authority on land or at sea had the means to enforce their laws in the face of widespread resistance from the rank and file. Hence, in the maritime hierarchy and the hierarchy of early modern society, order was maintained principally through consensus and reciprocity. This consensus was based upon a shared set of expectations and the fact that those expectations would be met, or at least seen to be attempted, by those in authority in return for obedience.

Unfulfilled expectations compromised consensus. It was necessary for those both on land and at sea to have accepted channels for their members to express their dissatisfaction and to seek redress; these "safety valves" were essential to the well-being of the community. The stability of the societies was dependent upon their members working within an established framework and acting in a manner which was sanctioned (or at least tacitly accepted) by the other members of that society. This was the case with the various methods of protest.

Petitions might be made in written or verbal format. Protesters were keen to draw the attention of those in authority to concerns. If those in positions of power did not attempt to address the grievances, protest might take a more menacing form and tone. The land community might resort to riots while the men of the maritime community could turn to mutiny when at sea or riot if their protest took place on land. Both mutiny and riot
stemmed from frustrated expectations on the part of those in subordinate positions in society.

When taken at face value, riot and mutiny seem to be direct challenges to those in authority. Appearances are often deceiving. Rioters and mutineers were almost invariably socially conservative, intent on working within the system. They sought not the overthrow of those in authority; they wanted their grievances addressed. In many cases, riot and mutiny resulted from the failure of authority figures to respond to written or verbal petitions. There was a protocol to riot and mutiny in Tudor and Stuart England; the aggrieved parties normally turned to more dramatic forms of protest only after their earlier efforts were rebuffed or ignored. Mutiny was the final stage in an escaling process. It was still within the boundaries of loosely acceptable forms of protest, albeit at the end of the gammet. It was a sign of pronounced unrest among the shipboard community and an indication that all prior attempts to rectify grievances had failed. Thus, the bonds between governed and governors were breaking down. Those in authority were seen to have violated the unwritten social contract which dictated that they were to care for those under their control. This dereliction of duty, when not rectified in the face of protest, then relieved subordinates from obedience to their directives. In the most extreme cases, failure to rectify the grievances threatened the consensus which was the bedrock of early modern society at sea and on land. The prospect of the consensus
crumbling produced fears of a degeneration into chaos; this was rarely in the interest of the governors or the governed. Therefore, popular protest usually elicited a favourable response from those in authority and, although authority figures found demonstrations of displeasure frightening, the aggrieved parties rarely stepped outside the boundaries of "accepted" forms of protest. This "give and take" was the essence of the deferential model and the glue which held the societies together.

Just as there was a protocol to protest, there were also concerns deemed more legitimate than others. Subsistence issues, for instance, were recognized as a wholly appropriate basis for protest in both communities. In cases where those in subservient positions resorted to mutiny and riot, authorities acknowledged food shortages as a justifiable catalyst. One need only examine early-modern protest on land and at sea to see that desperation for food was the impetus for many disturbances. Inadequate provisions were one of the leading causes of protest and mutiny at sea. Although authorities on land and at sea did not welcome these disturbances, they generally recognized them as an acceptable response to their own inadequacies or the inadequacies of the marketplace.

The similarities between the two "communities" did not end there. Not only was order maintained and renewed in the same way, the distribution of justice operated according to the same set of assumptions and had similar goals. While those in authority could bluster about harsh penalties for deviations from
an established code of behaviour, the truth of the matter was that they had limited means to enforce laws and rules on land or at sea. Therefore, law, order and the justice system relied upon the willingness of all (or at least the majority) to participate. This participation can be easily explained. Firstly, most people believed that their personal well-being and that of their community was best served by the maintenance of order. The enforcement of laws which curtailed and punished actions which threatened the welfare of individuals and the community were in everyone’s interest. This does not necessarily mean that this was a conscious decision; for some at least, participation and/or acceptance were simply a habit. It arose, not least, out of two distinctive features of the English criminal justice system: it was participatory; and it was widely believed to be derived from, and tied to, a commonly accepted moral code.

Both the maritime code and the state’s laws were equally harsh in theory, but both allowed for a great deal of latitude and mercy in practice. This had much to do with the view that offenders were not necessarily criminals; they were oftentimes wayward souls who did not deserve to feel the full weight of the law for their offenses. Furthermore, the early-modern justice system functioned in a paternalistic fashion; while there was a strong punitive aspect to the justice system, it was intended, in most cases, to be corrective and to rehabilitate the "sinner". The application of maritime justice afloat and at sea demonstrates that the seafaring community functioned with roughly
the same dynamic, parameters and mechanisms as the land
community.

The fact that crewmembers normally had a voice in the major
decisions concerning the ship, the voyage and the cargo is very
revealing about the nature of the shipboard community. The high
degree of consultation on matters of import might well be
explained by the great need to maintain consensus. One might
well argue that, given seamen's mobility and freedom from
constraint, and the physical separation of a vessel from the
coercive powers of state, church and society, the need for
consensus was greater than among the society on land. Those in
positions of authority in the shipboard community had little at
hand to bolster their authority or to enforce the good behaviour
of their subordinates. Although shipmasters could rely to some
extent on threats of fines or corporal punishments for offenders,
they were powerless to prevent defections. Therefore,
shipmasters had to be doubly certain that they achieved and
maintained consensus. Alternatively, they engaged in the bitter
recriminations and fault-finding we find laced through
contemporary commentary on early-modern seamen. The systematic
venting of anger and/or annoyance was not a normal activity by
Tudor and early Stuart elites; its presence in respect to
employee-employer maritime relations is a sure sign of elite
frustration.

With the advent of war with Spain, the seamen's traditional
voice in shipboard affairs was compromised by the needs of the
state. The state employed its age-old right of impressment, which forced seamen to serve for low wages in hazardous conditions. While the powers of the early modern state were still relatively weak by modern standards, these powers should not be discounted. Bolstered by the authority of the state and pressed to accomplish much in limited time with modest resources, shipboard commanders in the navy no longer courted consensus like the shipmasters in the peacetime forms of maritime employment. Thus, the war with Spain brought an attack on seamen’s traditional customs and practices; the state’s needs challenged and altered the nature of the maritime community, although it never destroyed it.

EFFECTS OF WAR ON THE MARITIME COMMUNITY

Although present in the 1570s, the tensions between England and Spain became acute in the 1580s. The cases in the High Court of the Admiralty provide an useful barometer: the tide of maritime violence escalated noticeably from the 1570s onwards, reaching a crescendo during the war years. As we have seen, this violence affected all seamen. Many English seamen willingly jumped into the fray in the anticipation of profit (or more lofty motives), thus increasing the level of disorder. Those seamen who endeavoured to carry on as they had were plagued by the growing lawlessness on the seas and their increasingly hostile reception in many foreign ports. Indisputably, the late sixteenth century was a very dangerous period for seamen; the seafarers’ occupation has always been fraught with hazards and it
became increasingly so during this period of maritime expansion and in light of the Anglo-Spanish war. These circumstances had a significant impact upon English seamen.

From the seaman’s perspective, the most problematic aspect of the war of 1585 to 1604 was impressment and naval duty. Impressment deprived seamen of their customary freedom to choose the time and conditions of their employment. As we have seen, state-enforced employment was deeply resented and not a few seamen tried to evade service through bribery or desertion. The absence of a sizeable standing navy meant that there were few career naval seamen in Tudor England. This fact meant that war had a disproportionate impact - frequently negative - upon the maritime community, but it also meant that, for the most part, seafarers viewed naval service as a temporary hardship which was to be endured. They were not to know that this war would become the longest, most strenuously fought contest in England’s history, and the first where sea power played a prominent role. This explains (in part) why seamen made no effort to negotiate or modify the terms of their employment with the Crown. It was only in March, 1590, when the Crown attempted to confine all seamen to their home ports in case they were needed for her Majesty’s service, that seamen’s outrage forced the Crown to cancel its directive. It is instructive that it took this very extreme measure, one which deprived every seaman of his liberty and livelihood, for seamen to balk en masse at the Crown’s orders. This outstanding incident aside, most seafarers performed their
obligations to their sovereign; discounting (for the moment) the innumerable men who managed to avoid service, tens of thousands of seamen did serve aboard the Queen's fleet. Their aversion to naval duty did not affect their performance once they were afloat: as a fighting, co-operative force, they were second to none in the western world during this period.

Their impressive record during the war years will not obscure the fact that seamen did begrudge the conditions of their employment. The most cursory of examinations will reveal why naval service caused so much resentment. First, despite John Hawkins' valiant efforts to raise naval wages to a competitive level with the merchant marine, remuneration for serving in the Queen's fleet lagged behind other types of maritime employment. Furthermore, state bureaucracy was extremely lax in paying seamen. Complaints were frequent that pay was far in arrears or that they were never paid at all. Impressment could spell financial ruin for those who fought for Queen and country. For those men with dependents, impressment compromised the economic well-being of their families. Just as few seamen could afford to lose their voyages or to remain in idleness for long periods ashore, most could ill afford to devalue the price of their labour by serving in the navy. This must be considered a primary reason for avoidance, absenteeism, and desertion.

Low wages and delayed payment were not the only hazards of naval service. Naval campaigns were certainly more dangerous than the peacetime forms of seafaring. Waging war upon the seas
was perilous by its very nature, but the most threatening enemy of sixteenth-century navies was disease. The high morbidity and mortality rates in the Elizabethan navy were a direct result of a state placing large numbers of men in unsafe, unhygienic conditions with inadequate food for extended periods. No other form of maritime employment rivalled the navy in terms of loss of manpower. It was notoriously difficult to man some risky deep-sea endeavours, such as innovative voyages of discovery, but no maritime sector compares to the navy’s record of overall numbers lost. This can be explained by a number of factors: overcrowded conditions, substandard provisions, impressment officials who "scraped the bottom of the barrel" in order to fill the Queen’s ships with men, and the Crown’s failure to seize the initiative in regard to "cutting edge" medical treatment and improvements to shipboard conditions and diet. Efforts were being made by individual seamen and merchant companies to improve shipboard conditions and diet in order to keep their employees healthy. Without a doubt, there was a growing recognition that a successful voyage was contingent upon a healthy crew, and seamen regularly demanded higher wages or turned down employment if the risks were unacceptably high. It was in everyone’s best interests to lower shipboard morbidity and mortality rates. The Crown, however, was slow to follow the lead of the civilian sector of the maritime community.

One factor which contributed to high mortality among naval seamen was the inadequate medical care which they received once
they left their vessels. Traditionally, employers were morally obliged to provide health care afloat or ashore for their sick or wounded seamen. Although evidence on this issue is meager, it seems that most employers did live up to their obligations in this regard. The Crown was a notable exception: not only did impressment deny seamen their customary right to assess the conditions of their employment, they received inadequate or no medical care. Although the Crown routinely employed a small number of surgeons for the larger ships in the fleet, seamen were left to their own devices once they were removed from shipboard. In this regard the Crown contravened the maritime custom which dictated that employers were to find and pay caretakers for their ill or injured employees. While we can appreciate the Crown was heavily burdened financially and otherwise with the task of waging war, the failure to fulfill these traditional responsibilities only made naval duty more hazardous and less welcome to seamen. This contravention of maritime custom was yet another reason why naval service was so distasteful.

Substandard or nonexistent health care was not the only unfortunate by-product of the war years for seamen. The maritime community experienced an influx of landsmen into its ranks, men untutored in the ways and customs of the sea. The more affluent or well-connected novices routinely found places of considerable power within the shipboard hierarchy. This trend was most evident in those semi-private voyages which had military objectives and, thus, a dual hierarchy of seafaring masters and
naval or privateering volunteers and commanders. This
displacement of the traditional maritime hierarchy by often
unseasoned gentlemen caused many tensions during the war years.
This is particularly true of privateering vessels where these
gentle-born captains and officers were not bolstered in their
often ill-regarded authority by martial law, as they were in the
navy. Inexperienced captains and officers, loose discipline and
the lure of plunder were the cause of a great deal of unrest,
insubordination, and, in more extreme cases, work stoppage aboard
privateering vessels.

The influx of landsmen was not limited to the maritime
elite; there were many "outsiders" who took their place alongside
the rank and file on privateering vessels. Numbers were an asset
on a warship and because backers were not expected to pay wages
in lieu of shares of plunder, landsmen, even unskilled ones, were
welcome on privateering voyages. For many seamen, the
privateering war against Spain and its allies was one of the few
fringe benefits of the war years and they took part readily in
the hope of enriching themselves; having to share their plunder
with landsmen who were untutored in the ways of the sea must have
been galling. In this sense the seaman's well established
autonomy and freedom from guilds and regulations became a double-
edged sword: although it allowed him to be a free agent, the
absence of a guild meant that seamen were ill equipped to protect
their membership from this intrusion of unskilled labour. The
abundance of cheap labour and the lack of protection meant that
backers of privateering voyages did not have to offer incentives (for instance guaranteed wages) to lure men into their employ.

Another negative outcome of the incursion of landsmen into seafaring was that they disrupted the traditional shipboard equilibrium and diminished the seaman’s voice in the management of the voyage. The imposition of the dual command structure, the increase in crew sizes, and growing numbers of “outsiders” in the navy, privateering and in “mixed voyages” compromised the status of the seaman within the shipboard community. The new realities of the war years were a setback for those who were accustomed to the more egalitarian traditions of the peacetime forms of employment from which seamen’s work culture had sprung. This caused a great deal of shipboard stress between those in authority, particularly those in the military chain of command, who sought to curtail or eradicate these peacetime customs in favour a new, wartime way of doing things, and seamen who clung tenaciously to the peacetime traditions. In the final analysis, their employment on warships over the course of almost twenty years did not bring about enduring change in seamen’s work culture despite the pressure exerted upon it. Seamen chaffed at the bit, resistant to the new ways and imbued in the old ways. Seamen’s work culture was nothing if not resilient. The centralizing early modern state had met its match.

Undoubtedly, the Crown did impose and intrude upon seamen’s work culture; yet its approach to the maritime community overall was an interesting mix of laissez-faire and unabashed
interference. Firstly, the Crown promoted the fisheries as a "nursery of seamen" early in Elizabeth's reign, hoping to increase the numbers of skilled seamen who could be impressed into naval service in an emergency. Similarly, the Crown offered bounties to those who built vessels of a certain tonnage that could also be pressed into naval service. No doubt the increase in the number of seamen and ships in the late sixteenth century owed more to the expansion of the European economy than to the English Crown's encouragement. None the less, the Crown's "blue water" policy was consistent and deliberate; there is no mistaking its intent.

Although the bounty was given to shipbuilders who built vessels according to the Crown's specifications, there were no such provisions for the caliber of men allowed to practice maritime crafts or, by extension, for those impressed by the Crown. Even when it was apparent that England would go to war with Spain and that the war would be a protracted one, the Crown did not venture into unchartered waters: it made no effort to monitor, or improve, the quality of those practicing the maritime trades. This is in direct contrast to the Elizabethan state's efforts to begin systematic training of the land forces of the nation. Although the idea had been put forth, the Crown rejected plans for a national training scheme which would ensure that seamen were instructed according to established standards. Instead, the Crown elected to allow the maritime community to train its novices in the ad hoc manner that it had always used.
Among experienced seamen, only a tiny proportion had been formally apprenticed; the rest learned and continued to learn through more informal methods of tutelage and "on-the-job" training. While these techniques seem to have served the maritime community fairly well, the Crown had to contend with employees who were accustomed to greater freedoms and looser discipline. If army conscripts of the time could be characterized (with some exaggeration) as cannon fodder and the most expendable elements in society, the naval recruits and conscripts were a trained, integral part of the English economy. This created an almost palpable tension between the Crown as the employer and its employees.

In lieu of a national training program, the Crown could have resorted to training a number of seamen exclusively for careers in the navy. This of course implied not only a separate naval caste but a permanent navy as well. Although the idea was put forth, the Crown did not want the long-term responsibility or the financial burden of a large standing navy. While the Crown certainly interfered with seamen’s liberties and customs, it hesitated to establish an entirely new relationship with its seamen. Timid of innovation, given to inertia, and fearful of the costs of a permanent navy, the early modern state was willing to rely on the age-old practice of impressment with all the problems that that entailed.

The maritime community was not a force for reform; it too shunned change in favour of continuity and did not seek to alter
its relationship with the Crown. Naval sea service was to be avoided if possible but, barring this, seamen submitted to the Crown’s terms for their labour. There is no evidence that seamen ever banded together to resist impressment itself. There is, however, ample proof that they did protest when the Crown did not pay them their wages or allow them the essentials to sustain life. Thus, resistance proceeded from situations where the Crown did not live up to its end of the unequal bargain. For the most part protest was restricted to individuals and relatively small groups (such as a crew). It was only in extreme circumstances that seamen banded together in larger groups to flex their collective muscle in opposition to the Crown. On these rare occasions seamen formed pressure groups on a temporary basis to draw attention to a specific grievance or set of grievances; they did not form a permanent organization to protect or exert their "rights". Other than those members of the maritime elite who belonged to the Trinity Houses, few seemed to have any interest in establishing a guild or a group which would protect their freedoms and position, and monitor their membership. Inertia and a distaste for innovation provide a partial explanation for seamen’s reluctance to form some sort of combination; the crux of the matter was that such a construction meant unwelcome regulations and encroachment upon their individual liberties. Many seamen were confidently self-assertive in believing that their liberties and customs could be protected without a formal organization constructed for that
purpose. Hence, seamen’s independence and the strength of their work culture hampered the formation of a trade group, and these fit nicely into their growing confidence and sense of their own identities.

Several factors defined the seaman’s perception of himself. First of all, seamen have always thought of themselves as a group set apart from the land population. It is obvious that they had a very well developed sub-culture and incredibly strong unifying bonds. Secondly, the Reformation was a powerful influence. Just as Europe was riven by the splintering of the Roman Catholic Church, so too was the European maritime community. Although men of the sea had much in common, religion became a divisive force instead of an unifying one. Protestant seamen sometimes had an axe to grind: as international travellers, a small but sizable number of seamen had been sentenced to death or hard labour by an Inquisition which viewed them as heretics and pirates. This persecution had gone on for many years before the war; open warfare served to bring the rest of England into the seamen’s ongoing battle with Counter-Reformation Spain. Although largely economic in nature, this war - as we have seen - had heavy religious overtones for many of the participants. In these circumstances English seamen focused on their differences from Catholic seamen rather than their shared experiences. During the war years, English seamen saw themselves as separate from their land-based countrymen and women, as well as distinct from Catholic seamen particularly those associated with the Spanish
empire, which after 1580 included the two major seafaring nations of Portugal and Spain, and all their dependencies. The many successes experienced by English seamen against their enemies fostered a belief that they were not only different, but superior.

There is evidence of a strong esprit de corps among the English Protestant maritime community in the late sixteenth century as it confronted a multitude of external challenges. This, I would assert, did not evaporate with the peace settlement of 1604, and the end of both open war with Catholic Europe and state interference. Deep-sea mariners and sailors continued to have a large role in England’s prospects in the coming centuries. Furthermore, as Bernard Capp and N.A.M. Rodger have shown, the continuing problems and character of naval seamen’s existence did not change dramatically with the passage of time. Even with the introduction of a naval caste and an expanded administration, crew dynamics, authority based on consensus and seamen’s sense of entitlement persisted well past the Elizabethan period.
APPENDIX

LIFE ASHORE
Through our examination of seamen’s occupational lives we have uncovered a relatively comprehensive picture of their time at sea. We turn next to a discussion of a neglected topic: seamen’s lives ashore. It is not difficult to understand why the subject has been disregarded: information concerning the lives of seamen’s families and activities ashore is sketchy at best. While we can glean information on seamen’s careers and their lives afloat from official records such as Admiralty Court records, State Papers or documents relating to the Trinity House at Deptford, these sources reveal little about seamen’s time ashore. Through the analysis of the official records in conjunction with seamen’s wills, the wills of seamen’s widows and children, and parish records, we can draw some conclusions about the nature of bachelor seamen’s existence ashore as well as the family lives of those associated with seafaring. Firstly, we must explore the image of "Jack Tar ashore". Seafarers have long been tarred by the same brush: well before the sixteenth century they were considered debauched drunkards and ne’er-do-wells by mainstream society. One can understand why landsmen who witnessed seamen in taverns engaging in post-voyage revelry did not have a high regard for them. While there is plenty of anecdotal evidence to support the view that seamen were carousers, this is only a partial picture of seamen’s time on land. As we shall see, there is truth in the image of "bachelor Jack" just as there is truth in the stereotype of the drunken seaman ashore. The majority of Elizabethan seamen led a roving
existence without deep ties to a particular parish or place. In most cases these men were common and semi-skilled seamen with limited earning power. Few of these men had the wherewithal to marry even if they wanted to. Skilled seamen who could support wives and children usually elected to do so. Not surprisingly married men exhibited much greater bonds to the land community. In contrast with the single seamen with no fixed abode, "family men" show a much greater tendency to become involved in parish affairs and guild-like organizations. Such men leave a paper trail for historians which the rootless, poorer bachelors seldom do. We are on much firmer ground in discussing the private and public lives of the prominent and affluent seamen whose families and careers are more readily reconstructed. Hence, the following analysis is weighted in favour of the family lives of seamen rather than the nature of bachelorhood. There is a geographical bias as well: much of the information gathered on seamen's families and lives ashore is based upon family reconstruction and parish records of seamen living in or near London.

Even more elusive than information on the lives of seamen ashore is information on their wives and widows. While frequently alluded to, it was not unusual for parish records and wills to omit the given names of wives and widows. In some wills, testators refer only to "my wife". Thus, numerous women remain nameless and obscure. Among the lower echelons of society, most wives who predeceased their husbands remain in the shadows. We can collect some information about wives and the
nature of Tudor marriages from wills but this is not abundant. Widows who remarried can be difficult to trace especially if their second husbands did not leave wills or the couple moved from the parish. Other than wills, there are few sources where we can "meet" seamen’s wives. The wealthiest widows usually leave us more information on their lives and estates than their poorer counterparts do. Occasionally wives and widows do appear in official documents: they petitioned the Crown for redress on behalf of their husbands or their families or brought suits in the Admiralty Court. Therefore, the examination of seamen’s wives and widows is limited.

While we must acknowledge that seamen’s occupational lives were different in a number of respects from those in the land trades, were seamen’s lives ashore any different from landsmen’s? How did seamen spend their leisure time? What proportion of seamen eventually married and settled down? Do seamen’s families have their own dynamics and demographic patterns or were their families typical of Tudor society? What role did seamen’s wives play in the household, given the repeated and lengthy absences of their spouses? Although seamen were immersed in the maritime sub-culture, did this produce a distinctive way of life? Did the realities of family life change for seamen during wartime? From the limited sources that we do have, we will attempt to answer these questions in our analysis of seamen’s lives ashore.

**JACK IN PORT**

Upon returning to port seamen were keen to relax and enjoy
some of the profits of their time at sea. Seamen have long possessed a reputation for making the most of their shore leave.¹ In many instances, they lived up to this image. Whether they were in their home port or a foreign one, seamen spent much of their time drinking and loitering at inns, taverns, and alehouses. Their behaviour not infrequently led to trouble with fellow tavern hausters and local authorities. The High Court of the Admiralty depositions provide copious evidence regarding the connection between alcohol, shore leave, and misfortune. In 1597 sailor Thomas Smith alias Tucker paid dearly for imbibing at the Queen’s Arms on St. Mary Hill, London. The sailor’s drinking companions abandoned him, leaving him with their bill which he was unable to pay.² Sailor John Curtis was imprisoned in 1604 after his drinking companion, Robert Jones alias Gunner, ran away from their bill at a Whitechapel alehouse.³ In general, returning seamen who had survived their voyage unscathed and had money in their pockets were inclined to celebrate. In some circumstances personal injury or death resulted from drunkenness and shore leave. The crew of the William was commanded to appear before the Admiralty Court in 1604 to be questioned about the death of their master after they had been ashore all day and by their own


²PRO HCA 1/46/44.

³PRO HCA 1/46/124v.
admission, "were farre spente with drinck...".⁴ Drunken seamen often became argumentative and violent. Fighting, like drinking, was a habitual activity. Barring serious injury, this could be excused by authorities. However, fighting routinely led to other trouble. The men of the May Flower were grilled by Admiralty officials in 1602 regarding a fight and robbery. After drinking ashore in London the crew of the English ship began to tussle with a French crew who were also in port. During the fight, one or some of the English seamen stole the French shipmaster’s cloak and money.⁵ A tragic, alcohol related episode occurred in 1604 when John Magnes and John Ivington, two friends and crewmates, began to argue over whether it was better to have sons or daughters. Predictably, the disagreement broke out after a day of drinking ashore. It began innocently enough: Magnes and Ivington and their crewmates from the John and Frances were discussing their children and news from home. Observers were astounded when the disagreement turned violent and Magnes was killed in the ensuing fight. One crewmate testified that the two "agreed togeather as brothers but beinge somewhat over seem with drinck they fell to wordes...".⁶ Ivington, the seaman who survived the fight, was charged with Magnes’ murder; Ivington

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⁴The master himself seemed to be the drunkest and his death probably resulted from his own carelessness in an inebriated state. PRO HCA 1/46/139v-40v.

⁵PRO HCA 1/46/44v-45v.

⁶PRO HCA 1/46/132v-3.
acknowledged that the two "were good frendes ever before...". What started out as a harmless bout of drinking deprived two men of their lives (Magnes died as the result of his injuries and Ivington was hanged) and at least one family (Ivington's) of their breadwinner. Incidents like this one were not uncommon.

Although not all seamen found themselves in such dire predicaments as a result on their time ashore, the reckless abandon which accompanied shore leave frequently complicated seamen's lives. This was not lost on sixteenth-century commanders and observers. Richard Madox, an Elizabethan chaplain who served afloat, remarked that

I perceaved that it is nether good that saylors shold be suffered to go ashore when they lye in harboroe, nether that strong drink shold be suffered in haven towns, for thro lyberty on the one syde and temptation on the other syde...much disorder both in ship and town [is] commytted and more chardges both to owner and sayler than is needful. 8

This opinion was not particular to Madox or the sixteenth century. In 1740 another observer remarked that

All good qualities, however, they [seamen] always leave behind them on shipboard: the sailor out of water is, indeed, as wretched an animal as the fish out of water; for though the former hath, in common with amphibious animals, the bare power of existing on land, yet if he be kept there any time, he never fails to become a nuisance. 9

7PRO HCA 1/46/135-v.
8 Madox, An Elizabethan in 1582, 105.
9 Henry Fielding, quoted in Laffin, Jack Tar, 11.
As this quotation demonstrates, such criticisms are not particular to Elizabethan seamen. There is a timelessness about seamen, trouble, and shore leave.  

For the most part commanders could accept that their men needed to blow off steam after being contained on a ship for months at a time but officers resented the fact that shore leave frequently interfered with shipboard affairs. Sir Richard Hawkins wrote:

And so [I] began to gather my companie aboord, which occupied my good friends, and the Iustices of the Towne two dayes, and forced vs to search all Lodgings, Tavernes, and Ale-houses...some drinke themselues so drunke, that except they were carried aboord, they of themselues were not able to goe one steppe...others...[were or fayned themselves] indebted to their Hostes, and forced me to ransome them... 

Many seamen were reluctant to leave the pleasures of port life. Madox’s criticisms mirror Hawkins’:

we cold have wayd [anchor] betymes but our men were ashore, some drunk and some in dette. Hear lost we agayn our tyunker and a carpenter and I knoe not whom els, so that I muse why the masters that with such feloes have oft byn synged wil suffer any to go ashore.

Madox’s query is an understandable one. The truth of the matter was that while some measures were taken to keep seamen orderly, they were largely useless. The custom and expectation of making

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10 Judith Fingard, Jack in Port, 126-139; Burg, Sodomy, 155.


12 Madox, An Elizabethan in 1582, 131.
the most of one's time ashore was too engrained. Elizabethan and Jacobean admiral William Monson explains:

> Whether it is the sea that works contrary effects to the land, or whether it be a liberty you feel ashore after you have been penned up in a ship like birds in a cage, or untamed horses when they are let loose; certain it is neither birds nor horses can show more extravagant lewdness, more dissolute wildness, and less fear of God, than your carriage discovers when you come ashore and cast off the command of your superior officers at sea had over you....He that could as easily reduce the ordinary seamen to civility and good behaviour ashore...were more than a man...\(^{13}\)

The attempted solution lay in efforts to ban shore leave. In some cases seamen in the merchant marine were dismissed for spending time ashore.\(^{14}\) Naval seamen saw little, if any, unsupervised shore leave; captains did not allow seamen to go ashore without permission.\(^{15}\) When supplies were needed, the boatswain or the quartermaster led a small contingent of men "of good rule" ashore. They were ordered not to tarry.\(^{16}\)

Drunkenness, brawling, wenching, gaming, and debt were routine parts of shore leave. These activities were usually done in the company of crewmates or fellow seamen. Alehouses and taverns were important as seamen frequented such establishments to seek out "their own kind" for companionship in revelry as well.

\(^{13}\) Monson, *Naval Tracts* vol. III, 123.

\(^{14}\) Baumber, "An East India Captain", 272.

\(^{15}\) Boteler, *Dialogues*, 42-3.

\(^{16}\) Bodeliean Library Rawlinson Ms. C.846/179.
as for business and trading contacts, and employment news. The fact that most seamen were recognizable by their distinctive apparel helped to single them out to other seafarers in these establishments. This type of visual recognition routinely led to conversations and acquaintanceship. Barring visual identification, seamen were recognized by their speech. Seamen were clearly more at home with other seafarers; accounts often mention seamen (who may or may not have been their crewmates) sharing lodging and leisure time while ashore. Seamen found it more economical to bunk together ashore. Pirates frequently travelled together ashore for protection. This was true of English seamen in foreign ports as well. Whenever possible, seamen away from home hoped to avail themselves of the hospitality of those who lived there. Other seamen with local dwellings and kinship connections were particularly useful in such situations. When in London, sailor John Wells of Aldeburgh bided his time between his brother’s house in nearby Gravesend and the house of a local waterman. In his will of 1580 sailor John Young gave all his possessions and


18PRO HCA 1/46/148v.

19PRO HCA 1/46/106.

wages to his kinsman John Smith who had repeatedly given him board and lent him money. Richard Paine alias Allen spent several months ashore at his mother's house in Wapping where she maintained him. 21

It was not unusual for seamen to lack a fixed abode. Some formed bonds with their host and hostesses who provided them with lodging. If they were happy with their accommodations seamen would return to the same hostelry whenever they were in a given port. Seamen often remembered hosts and hostesses in their wills, especially those in major ports like London. In his will of 1558 master's mate Thomas Carter named his host, Thomas Caroe of St. Katherine's by the Tower, as his sole executor in preference over his brother or sisters. Their relationship must have been close; Carter was the godfather of Caroe's son. 22 In many cases, the bond between seaman and host was such that seamen entrusted their host or hostess to keep money and property until they returned. Seaman George Hancock left a chest and the large sum of £45 with his host in Southwark when he went on a voyage to Barbary. 23 Mariner Henry Badcock left the shares of his last

21PRO HCA 1/44/210v-211; Guildhall Ms. 9171/10d/78; PRO HCA 1/45/184.

22Hair and Alsop, English Seamen and Traders, 250-1. For more examples see Hair and Alsop, English Seamen and Traders, 112, 166; 167, 188, 197, 209, 228, 288; See also PRO PROB, 11/72/283, 11/74/157v, 11/102/179; GLRO, DW/PA/5/1593/188, DW/PA/5/1596; Guildhall Ms., 9172/12b/87, 9171/16/429v, 9171/19/350-v, 9171/19/383v.

23PRO PROB 11/83/220. See also PRO PROB 11/74/157v; P.E.H. Hair and J.D. Alsop, English Seamen and Traders in Guinea 1553-1565, 163, 166, 176, 180, 194, 200, 226, 249, 314.
voyage to his hostess "for that (as he affirmed) she had ben
greatlye his freind and had vsed hym very well". 24 Mariner
Thomas Pinchebuck willed all his possessions to his loving host,
waterman John Overs of Ratcliffe. 25 Many seamen formed long-term
associations with those who provided them with a "home" ashore.

There does not seem to have been a shortage of women who
were willing to provide companionship for Jack Tar when he was
ashore. Parish records for London and its surrounding area show
that it was not unusual for seamen to have illegitimate
children.26 While some of these children were the consequence of
illicit affairs, most were likely the product of committed
relationships. Pre-marital relations, even when they resulted
in preganacy, were considered acceptable when couples were
betrothed.27 In many cases illegitimate births resulted from

24 PRO PROB 11/85/36v.


26 There were probably many more cases than are listed. Parish records are terribly idiosyncratic: historians owe a great
debt to those annalists who recorded essential details. Many,
however, did not. Frequently records of baptisms and burials of
illegitimate children did not include the alleged father's name.
When the father was named, his occupation is rarely listed in the
records. There are undoubtedly many instances of seamen
fathering illegitimate children which were not recorded. The
following are a handful of examples where the father was named
and was a seaman. GLRO, X24/66/28, X24/66/37, X24/66/40,
X24/66/41, X24/70/39v.

27 One-third of Elizabethan brides were pregnant before they
reached the altar. Houlbrooke, "The Making of Marriage in Mid-
Tudor England", 345. Of this number, most pregnant brides came
from the lower orders of Tudor society where pre-nuptial sexual
relations were more acceptable. Judges in disputes over
matrimonial contracts considered sexual relations as indications
of intent. Ibid., 344.
unfulfilled marriage plans; illegitimacy rates were particularly high during times of economic hardship such as the 1590s and 1600s. 28 Seamen were prone to having illegitimate children as many left port without knowing their sweethearts were pregnant and women who had fiancés in land-based trades had a greater chance of prompt marriage following the discovery of pregnancy since seamen spent so much of their time away from home. None the less, at the lower levels of society there seems to have been little stigma attached to an illegitimate birth provided the couple solemnized the marriage and avoided burdening the parish. In 1588, parish records of St. Botolph Aldgate in London list the burial of a stillborn baby born to a sailor and his (as yet unmarried) wife. 29 This is one example of a larger phenomenon: most unwed mothers or mothers-to-be were in committed relationships. Undoubtedly there were several bastards who were later legitimized following their fathers’ return from sea and the consequent marriage of the parents. Conversely, the child might never be legitimized if its father died during his voyage. 30 This was a risk that at least some seamen were prepared to take.


29 Guildhall Ms. 9234/1/69.

30 GLRO X24/66/40.
Jack Tar’s boisterous shore leave often had unpleasant consequences. Some shipmasters made futile attempts to limit the seamen’s time ashore in order to avoid trouble and inconvenience. Local officials routinely arrested seamen for unpaid debts at alehouses and brawling. Occasionally alcohol consumption led to more serious crimes. In addition to problems with employers and run-ins with the law, shore leave could also lead to illegitimate children; public opinion pressured couples to get married in these circumstances, lest the local parish have to bear the financial responsibility of the bastard child. Yet, after months of subjection to the shipmaster’s authority, held in check by the confines of the all-male wooden world of a ship, and exposed to numerous hazards, seamen were determined to make the most of the time they had on shore. Hence, the wrath of local officials, public opinion and employers was of secondary importance to the much needed "release" at the end of the voyage.

BACHELORHOOD

Many seamen led a truly itinerant life. 31 While we do not have accurate estimates for the number of seamen who remained unmarried during this period, figures for later periods demonstrate that there was a high degree of truth in the image of "bachelor Jack". 32 While some gloried in their lack of roots and


obligations, others simply lacked the wherewithal to marry. Marriage during the sixteenth century was not simply a matter of finding a compatible mate; marriage was "built on material foundations". In order to marry, couples had to accumulate the necessary resources to establish their own independent households. This was increasingly difficult to do during the Elizabethan period as real wages declined sharply. The marriage rate fell sharply in response, and the proportion remaining unmarried might have been as high as a quarter of the adult population. Doubtless the figures were substantially higher for seamen. Of the eighty-nine English seamen and merchants connected with the early years of the Guinea trade who left recoverable wills, only twenty of the men had been or were married. Another four were betrothed. Certainly this sample is biased in favour of young and single men who signed up for


34 The marriage rate increased during the period 1566-1581 when real wages improved briefly. Houlbrooke, *The English Family*, 67.


36 Hair and Alsop, *English Seamen and Traders*, 110-11. These findings are in line with later estimates. Figures do not exist for the eighteenth century maritime community as a whole but N.A.M Rodger postulates that since there were so many young (under 25) seamen in the merchant marine, the vast majority were unmarried as they had not reached the mean age of marriage for the period. He estimates that roughly one-fifth or a quarter of naval seamen were married. Most of these men were officers, petty officers and older seamen. Rodger, *The Wooden World*, 78-9. Numbers for the nineteenth century indicate that only two-fifths of merchant seamen were married or widowed. Valerie Burton, "The Myth of Bachelor Jack", 187.
this treacherous commerce; long voyages with such high mortality probably appealed more to the adventurous and the unattached. In all likelihood many of these men had not yet reached the mean age of marriage and therefore, at least some of them were in the process of amassing the collateral needed for marriage. Undoubtedly many never did marry. Common seamen were in an especially precarious financial position, and were less likely to marry. Because the majority of men in this category descended into penury when they were idle for even short periods ashore and many were said to live in "shiftinge maner", long-term commitments were problematic. Furthermore, given that common seamen were usually drawn from the poorer segments of society, few could count on an inheritance to provide sufficient funds for them to marry. For a number of these men, their best hope for marriage was a long shot: they could go to sea on hazardous privateering voyages or pirate expeditions and gamble on a safe, profitable return.

Because their limited finances virtually destined them to itinerant bachelorhood, many formed their closest and most enduring relationships within the male-dominated world of seamen. Evidence from wills suggest that unmarried seamen were likely to develop their most significant ties with other seamen or crewmates. There were several men like Thomas Burges who died aboard the East India ship Hector and left all his worldly goods

37PRO HCA 13/34/30.
and wages to a fellow seaman. When mariner Henry Preston fell ill aboard the Ascension in 1598 he willed all his goods to the master, William Winter, who he called "Brother Winter" and the master's mate, George Frude, because of the "affection he bare him he had longe tyme before and so still did call [him] Brother...". Predominantly single deep-sea seamen show enduring ties to their crewmates and fellow seamen; many of their strongest attachments were to men in the maritime community.

Those seamen without families often lacked an anchor to moor them to a specific place. Consequently, the wills of single seamen have a tendency to indicate a "cultural detachment" from their "homes". In a number of cases, this detachment resulted in a marked disinterest in the goings on of their native parishes. This is illustrated by the fact that, although several bachelors were anxious to give bequests to the poor in their wills, many did not care to specify which parish the money should be given to. Conversely, married seamen who gave money to the poor always specified that the money should go to their home

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38 Guildhall Ms. 9171/20/195v. See also Guildhall Ms., 9171/20/179v, 9171/20/195v, 9171/13/159v; PRO PROB, 11/102/198, 11/102/220v.

39 Guildhall Ms. 9171/19/88v. This is not to say that married men did not form lasting and affectionate bonds with other members of the maritime community. However, such men were more likely to leave the majority of their goods to their wives and children while allocating smaller bequests to fellow seamen and crewmates. In several cases, fellow seamen were also entrusted with the care of the widow, children and estate.

40 Hair and Alsop, *English Seamen and Traders*, 140-1.

41 Ibid., 95.
parish. Seamen without spouses or children who died at sea show a propensity to leave the bulk of their property to their crewmates who surrounded them at the time of their demise. The pattern can be interpreted in various ways. Lengthy and dangerous voyages were bound to foster camaraderie. Dying seamen were quick to remember those shipmates who had tended them during a period of illness. Sometimes goods were given in thanks for care during a shipboard illness or in payment of debts which were such an important part of the maritime economy. An effective way to ensure survivors probated one’s will and carried out the testator’s wishes was to remember them in the will; goods might be given in return for seamen acting as witnesses or overseers. There is another possibility as well: those around the dying seaman loomed large in his mind, indicating an absence of more enduring family relationships. Whether dying seamen left bequests to old friends or new ones, one fact is clear. In the absence of wives and children, seamen overwhelmingly bequeathed their often meager possessions to those whom they sailed and drank with, those who were tied to them by friendship, shared experiences, debt and business interests, and a common subculture.

Men were not restricted to wives and sweethearts for sexual pleasure. Although they probably served both married and unmarried clients who had long been deprived of female companionship, prostitutes were especially important to the "nubile unmarrieds", those young men who were not in a position
to marry. While specific information on seamen and prostitution remains thin for this period, we know that such women found their way onto ships and frequented ports where they probably did considerable business. In the late seventeenth century Richard Gibson, a clerk in the Navy Office, petitioned the King to redress abuses in the fleet, principally seamen’s sexual liaisons with prostitutes which led to sexually transmitted diseases: Gibson referred to the fact that many naval seamen engaged in "all manner of debauchery...which proves the parent of great sickness and mortality; occasioning thousands of your seamen to do little service by their going ashoar for a cure." 42

Seamen hoping for sexual encounters or relationships were not limited to the female sex. Buggery and other homosexual acts have long been associated with life afloat (and other all-male environments). Although he never addressed the issue directly, Sir Walter Raleigh wrote that "the Marriners doe covet store of Cabbins, yet indeed they are but sluttish Dens...serving to cover stealths". 43 Such actions were considered morally reprehensible as well as being felonious. 44 During Drake’s 1585–6 voyage to the West Indies, for example, Thomas Ogle, steward of the Talbot was "hanged for commytttyng Sodomy..."; Ogle confessed his deed


43 Ibid., 5.

"and died very penently". 45 Doubtless that Ogle was not the only man who indulged in what would later become known as "uncleanliness". 46 We may, however, make a distinction between homosexual acts and homosexual preferences. The very few ascertained cases of homosexual activity took place at sea. Even among the homosexual seafaring population, there is no way of knowing how many were celibate, how many lived a predominantly promiscuous existence or how many were monogamous. While there is abundant evidence of long-term and extremely close relationships between seamen, we can not surmise how many of these may have been romantic in nature. All of those testators who left their bequests or estates to male friends had some type of emotional ties; whether these feelings led to a physical relationship is unknown.

MARRIAGE

While many seamen remained single by choice or necessity, others elected to marry and start a family, thereby strengthening their connections with the land population. Family ties were a bridge which connected the population afloat to the population

45 Sir Francis Drake's West Indian Voyage 1585-6, ed. Mary Frear Keeler (Great Britain: Hakluyt Society, 1981), 111, 148, 149. Ogle's case is the only execution for buggery at sea that I have discovered for the Elizabethan period. There is a distinct possibility that Ogle's sin was not buggery per se but engaging in relations with boys. Many of the cases involving sodomites and the death penalty during the seventeenth century involve youths. Burg, Sodomy and the Pirate Tradition, 144-9. The records show an absence of cases where consenting adults engaging in buggery were punished by death.

ashore. Those with the wherewithal to enter into the married state often elected to do so. While common seamen were almost always in a precarious financial position, officers, especially those in the upper ranks, would normally have the income to support a wife and family. However, even these men would have to wait until their late twenties to choose a bride. There were specific reasons for this. Young adults needed a period of time in service or apprenticeship to obtain proficiency in a trade and to accumulate the finances necessary for marriage. Many of the more skilled members of the maritime community had undergone a period of training which resembled or constituted formal apprenticeship. Training ordinarily lasted anywhere from seven to ten years. Since apprentices were forbidden by the terms of their indenture to marry during their time of service, young men had to wait until their education was ended and they had accumulated the necessary resources to establish and sustain an independent household. 47 Certainly many apprentices were in a very vulnerable financial position. As apprentices, their wages were the property of their masters. When asked his worth by Admiralty officials twenty-year old Henry Rickman, a young seaman who was one of his father's crew at the time (and probably apprenticed to him), told the Admiralty Court that his only income was what his father bestowed upon him. 48 Such youths were hardly able to support themselves, let alone the responsibilities


48 PRO HCA 13/36/310-311v.
of a wife and children. Furthermore, contemporary wisdom frowned on young men marrying before their mid-twenties. The Statute of Apprentices imposed an age guideline for inhabitants of all cities and corporate towns in 1563: apprentices were not to be released until they were twenty-four years of age or older. In part, this restriction was designed to prevent "ouerhastie maryages and over sone settyng upp of householdes of and by youthe...". Apprenticeship and training then acted as a deterrent to early marriages. While contemporaries might bemoan the rashness of youth in regard to premature marriage, statistics concerning age at first marriage and those who never married are revealing. There was a sizable number who never married at all, and while there were variations based on location and order in society, most men tended to marry in their mid to late twenties. Their partners were slightly younger. Marriage allegations and family reconstruction for seamen in the London area support the notion that seamen generally followed the same pattern as the larger population. From her study of London


50Ibid., 67.


marriage allegations, Vivien Brodsky Elliot has postulated that London mariners, as lower status craftsmen, fell into a pattern of slightly earlier marriages than higher status craftsmen.\(^53\) None the less, this still points to the fact that most seamen married in their late twenties.

Despite the Church’s long battle against common-law marriages, it had not succeeded in eliminating them. It is not unusual to find such phrases as the “the unmaryed wyfe of...” in parish records in the London area. In 1588 the records of St. Botolph Aldgate in London mention Alice Kemp who was sailor J. Johnson’s wife, as yet unmarried.\(^54\) Many wills, especially nuncupative ones, illustrate that couples considered themselves man and wife following betrothal. Before he went to sea sailor Richard Morris set his affairs in order, telling his fiancée, widow Margery Graves, and witnesses that:

> it is not vnknowne to your neighboures but that yowe and I be assured togethers (sic) in matrymony and therfore counted man and wife before god. And for that I am nowe presently bound in a voyage to Burdeaux and cannot staye to solemnize the marriage betwene youe and me...\(^55\)

In the presence of diverse people seaman Aron Leedes required them all to beare witnes That he and Armonelle Tayler there present weare mann and wiffe, Than he declared before them that he was to take his voyage to the Sea, And that


\(^{54}\)Guildhall Ms. 9234/1/69.

\(^{55}\)PRO PROB 11/59/169v-170.
While these wills illustrate that the testators believed themselves to be married in the eyes of their community and God, the very existence of these statements in the wills speak to the fact that the seamen were concerned that the courts would not necessarily acknowledge the bond. Despite promises to the contrary, sometimes betrothed couples postponed their marriages or cancelled their plans altogether. In 1593 Joan Parkins, a London girl, was a victim of one man’s short-term ardour. A Hamburg seaman, known around St. Katherine’s Dock as “Peter the Dutchman”, spent much of his time drinking in taverns along the Thames. Joan, whose reputation does not seem to have been pristine, believed she was contracted to Peter and maintained that “noe man shoulde knowe her but Peter...”. 57 They obtained a bed for the night at a Tower Hill victualling house by claiming “they were man & wiffe...”. 58 Peter’s affections cooled considerably after this and he denied ever promising her marriage. Joan harassed Peter until she wrung from him an assurance he would marry her when he returned from Hamburg. 59 Doubtless many seamen, like Peter the Dutchman, made elaborate

56PRO PROB 11/67/159v.
57PRO HCA 1/44/115-116.
58PRO HCA 1/44/115.
59PRO HCA, 1/44/116, 1/45/51-2v.
promises which they never kept.

Given their itinerant existence, some seamen worried that their sweethearts had found others during their absences and that their engagements had been broken. Long periods at sea probably put a damper on a number of courtships. In his will of 1590 mariner Robert Rickman promised Alice Hutchen who "shoulde have ben my wyfe..." £4

\[
yf \text{she have kep}e \text{h}er \text{selfe only for me and haue not dyshonest}ed \text{her bodie and be unmarried and vn}betroth\text{ed to ane other mann when our Shipp cometh home but yf she have broken anie of theis Articles then I will that her porcion shalbe equallie devided betwene my brothers and Systers...}
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Sailor Thomas Baylye was anxious that his intended, Joan Wood, receive all his goods provided "she be not contracted to anie other man then myselxe which I do not think she is...". 61

There were many reasons for unfulfilled marriage plans. Sometimes death intervened or occupational demands interfered with marriage plans. As in the case of Richard Morris and Margery Graves mentioned previously, the church service was postponed because of a voyage. Because the male was the principal or sole breadwinner, his employment determined the rhythms of marital life. 62 The completion of a successful voyage could mean the making of a marriage or, at the very least, give the couple additional funds to start their new life together. In

60 PRO PROB 11/76/296v-1.

61 Guildhall Ms. 9171/17/369.

this sense seamen were similar to agricultural workers who depended on a good harvest in order to fulfill their marriage plans. 63

In any marriage the choice of a mate is an all important one. Members of the lower orders of sixteenth-century society normally had a high degree of freedom in selecting a spouse but there were parameters. While a parental blessing was important for emotional reasons it could also be important for economic ones as well: parents usually helped equip their children with some of the goods necessary for marriage. The evidence from wills suggest that parents were more likely to exert pressure on young women to choose a mate approved by her parents. Sons at this level of society seem to have been left to their own discretion.

Some parents (both male and female) attempted to exercise control from the grave in regard to their children's marriages. The will of Captain Christopher Newport stipulated that one of

63 We can also compare some seamen to agricultural workers in that the timing of their marriages took place during the "off-season". Few seamen who were engaged in seasonal seafaring were married during times of peak employment. In early modern Brighton for instance, fishermen and those employed on ships engaged in carrying seasonal cargoes frequently married during December, just as agricultural labourers normally married after the harvest was brought in. Houlbrooke, The English Family, 85. For more information on seasonal seafaring, see Neville Williams, The Maritime Trade of the East Anglian Ports, 1550-1590 (Oxford: Oxford University Press, 1988), 239-242. There does not seem to have been a discernible seasonal marriage pattern among seamen engaged in trans-oceanic trade or privateering. These seamen were not governed by seasonal employment and therefore individuals set marriage dates based upon their own employment patterns and the state of their personal resources.
his daughters would inherit £400 if she married with her mother's approval. This was a powerful incentive to obtain maternal consent. Newport's inducements were not to be taken lightly. He bequeathed only £5 to his other daughter "in regard of many [of] her great disobediences...to my great hartes greife [she] shall not have any right title or interest to clayme receaue or enjoye any more of my goodes landes or Chattels...". 64 Although Gillian Estis, widow of mariner John Estis, left much of their considerable estate to the children of shipmaster Nicholas Diggens [Dickens] when she died in 1595, she was neither a parent nor a guardian to the children. She was particularly concerned about the future of the Diggens/Dickens' daughter, Estis (no doubt named for Gillian). The widow inserted an important proviso in her will:

Provided allways and my expresse mynde and will is that yf the aforesaid Estis Dickens daughter of the said Nicholas Dickens and Jelian his wief shall not be ruled and gouerned by her said Father and mother in bestowinge her self in marriage they or either of them beinge ther lyvinge that then all...the former gyftes...by me to her hereby bequeathed shall...be ytterlie void.65

Katherine Rickman, widow of mariner Thomas Rickman, left most of her goods to spinster Dorothy Harrison provided that Dorothy marry with the goodwill and consent of Katherine's overseers. Thus, Katherine's friend and kinswoman, Thomasin Rickman, wife of mariner Robert Rickman, and Margaret Cook, wife of mariner Walter

65Guildhall Ms. 9171/19/94-5.
Cook, were to oversee Dorothy's choice. There are no such provisions for young bachelors.

It is apparent that male suitors had to court not only the women but their parents or guardians as well. The father (or father figure) frequently played a critical role in engineering the marriage of his daughter, not only in arranging a dowry but in introducing his daughter to suitable young men. Fathers and guardians often relied on kinship ties and occupational and business connections when looking for appropriate mates for their daughters. Discerning seafarers had to look for other qualities in potential spouses as well. While the ideal Tudor marriage consisted of two helpmates who worked together for the welfare of the family unit, a seafaring husband was absent a great deal of the time. Although the wife was seen as the subordinate partner both by custom and in the law, her role was vital. Oftentimes she was called on to head the family and rear the children for months or even years at a time. Shipmaster William Ingatt, for instance, could not give the Admiralty Court details regarding his income or his taxes; he stated that his

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66 Guildhall Ms. 9171/22/574. See Guildhall Ms. 9171/19/90 for Thomas Rickman’s will.


It is therefore not surprising that many seamen picked brides whose fathers, brothers, or deceased husbands were part of the maritime community. Since seamen circulated within the confines of their own community to a great extent, in the course of their lives ashore they met women whose brothers, fathers and husbands were seamen or practitioners of related trades such as ship carpentry or sailmaking. The maritime elite tended to marry women connected with shipmasters, owners and merchants. In theory at least, these women would be prepared for the roles they would have to play; their expectations of marriage would be conditioned by their experiences and would be somewhat different than the expectations of the daughters, sisters and widows of landmen.

There existed a complex network of intermarriage among the most skilled English seamen. The Brethren of the Trinity House of Deptford provide an outstanding example. They married each other's widows, daughters and sisters for generations and by so doing they formed a prestigious cartel with extensive connections in London and its environs. Many of the same surnames survive for generations in the ranks of England's elite mariners and as members of Trinity House. Several formidable seafaring dynasties were formed by seafaring fathers whose sons followed in their

70 PRO HCA 13/29/197-8v.

71 Captain W.R. Chaplin, "William Rainsborough (1587-1642) and His Associates of the Trinity House", Mariner's Mirror 31 (1945), 193-4. Similarly, family reconstruction of London shipwrights demonstrates that they also tended to intermarry, suggesting that occupational bonds were principal determinants.
footsteps and whose daughters and widows married other eminent mariners. The Goodlad family of Leigh, Essex (and later Stepney parish outside of London) contained many seamen. Goodlad men held a prominent place within the maritime community during the Elizabethan and Stuart period. The Goodlads also had a long affiliation with the Trinity House at Deptford. G.G. Harris has noted that by the early seventeenth century the Goodlads were connected by marriage to the Best, Bower, Harris, Moyer and Salmon families. To this list we may also add the Breadcake family of Leigh who were also very respected during this period. While some of their success can be attributed to the production of healthy and skilled sons, the Goodlads owed much to their connections and wealth gained through intermarriage with other prominent seafaring families. These men were joined by kinship ties, business ties and ownership of vessels. The Goodlads, the Breadcakes and the Harrises built at least three ships together. The interconnected families continued to prosper and expand in the seventeenth century.

The Rickman family is another excellent example of the high degree of intermarriage among the upper echelon of seamen. Most, 

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72 Harris, The Trinity House of Deptford, 77.


74 PRO SP 12/248/May 25, 1594.

if not all, of the children of shipmaster Robert Rickman chose mates who were mariners or related to mariners from within Stepney parish. Rickman's daughter Katherine married at least twice, choosing local shipmasters on both occasions.76 Her brother, mariner Thomas Rickman, married the daughter of a seaman in 1601.77 Their brother, mariner Robert Rickman junior, married the daughter of a mariner in 1603.78 Brother Henry Rickman, also a seaman, married the widow of a Ratcliffe sailor in 1610.79

To appreciate the high degree of intermarriage between prominent seafaring families one has only to look at the maritime leadership of England during the Elizabethan period. Sir John Hawkins, the architect of the Elizabethan navy, married Katherine Gonson, daughter of Benjamin Gonson, Treasurer of the Navy. John Hawkins later succeeded his father-in-law in the position. Gonson had secured the post from his father, William Gonson, who had played a critical role in forming the Navy Board under Henry VIII. His Gonson relatives provided Hawkins with a means to enter into the inner circle of the Elizabethan naval


78 Guildhall Ms. 10,091/1/87v; Allegations for Marriage Licenses, 276.

79 The Marriage Registers of St. Dunstans, Stepney, 319.
bureaucracy. Benjamin Gonson was married to Ursula Hussey, daughter of the second governor of the Russia Company. Hawkins was related to another naval commander, Thomas Fleming, through the Gonsons. Fleming frequently captained the Queen’s ships and participated in several of the Earl of Cumberland’s expeditions. The Gonson family also connected Hawkins with lesser but still well respected shipmasters such as Thomas White and the Upgrave family. Hawkins’ brother-in-law was Edward Fenton, a prominent naval commander who sought the Northwest Passage and was a veteran of the Armada campaign. Hawkins’ most famous kinsman was Sir Francis Drake. With such powerful connections and kinsmen it is not surprising that Hawkins’ son Richard carried on the family’s seafaring tradition.

FAMILY AND COMMUNITY LIFE

Marriage generally meant that the couple had established their own independent home and were an autonomous economic unit. This did not necessarily mean that they could afford to purchase or even rent their own house and property. In fact only a small number of seamen bequeathed property and leases in their wills, indicating that these few were privileged indeed. Those who were in this group were established and prominent shipmasters who

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81 PRO PROB 11/102/36-v.

frequently owned shares in shipping as well. They were the elite of the maritime hierarchy. 83 Those seamen who did own or lease property often had sizable holdings, sometimes in more than one county. Shipmaster Cuthbert Carr, for instance, owned property in Ratcliffe in Middlesex, Rye in Sussex, and near Newcastle-upon-Tyne. 84

Prosperous seamen who were property owners or tenants who leased property of any size sometimes rented it out to other members of the maritime community. Perhaps some bachelor homeowners rented out their houses when they were at sea. 85 Many seamen who lived in the Thames-side parishes of Stepney and Wapping rented out extra houses and properties to fellow seamen, ship’s carpenters, and the like. For instance, Stepney seaman Robert Rickman the younger bought a house from his shipmaster grandfather and rented it to a shipwright. 86 Shipmaster Mathew Woodcot had sizable holdings: his tenants consisted of three mariners, a shipwright and a cooper, all tradesmen associated with the maritime community. 87 To some extent this trend

83 Of the eighty-nine wills examined by Hair and Alsop, only five testators transferred property. Hair and Alsop, English Seamen and Traders, 131. Unlike Hair and Alsop’s research, my sample of wills is heavily weighted in favour of skilled seamen. Approximately half of my sample did, or could afford to, own or lease property.

84 Guildhall Ms. 9171/19/453.

85 PRO PROB, 11/102/181v, 11/83/223.

86 Guildhall Ms. 9171/24/361-v.

87 Guildhall Ms. 9171/23/429. For other examples see Guildhall Ms., 9171/29/172v, 9171/17/36v.
reflects the large numbers of seafaring men living in parishes along the Thames, but it is also evidence of the closely knit nature of the seafaring community ashore. It was convenient to rent to former crewmates and seafaring friends for a number of reasons. Seafaring landlords were probably more understanding of seamen’s work, and therefore, payment, pattern. Seamen’s wives and children could provide assistance to one another when the men were away.

We have little information on what sort of arrangements the less affluent seamen made for their families. We do know that geographic mobility was a feature of most seamen’s lives. Whether they were married or not, they sought employment where they could find it which could lead to enormous variations in work patterns and time spent afloat. Those engaged in coasting would only be away for short runs while, at the other extreme, those employed by the East India Company could expect to be away for three years. Seamen’s wives, especially spouses of those employed in long-distance voyages, could anticipate that their husbands might be away more than they were at home.88

While bachelor seamen were relatively free to roam at will, marriage did not necessarily mean that a seaman and his wife put

down deep roots. A seaman would move to another port if he found it offered better employment or business opportunities. In many cases seamen were drawn to London, long a magnet to English men, women and in particular, youths. 89 A seaman could contract work on all manner of voyages from this location. As a result, families could suffer dislocation from the support system provided by kin at the same time that the principal breadwinner was absent for extended periods. Little wonder that the members of the maritime community banded together on land. For instance, the wife and three children of captain/pilot John Allen alias Sallowes moved from Surrey to Dunkirk while he went to sea with Dunkirk privateers who made a living capturing and ransoming Englishmen and rifling their cargoes. 90 We can only guess at the impact upon the rest of the family. Parish records for the London area indicate there were a significant number of seamen’s wives seemingly without their husbands and in a parish other than their settled residence at a point of crisis (childbirth or sickness in most cases). While records indicate the nature of

89 Despite all the social ills inherent in living in the capital, London was seen as a city of great opportunity. It experienced a threefold increase in its population from the accession of Henry VIII in 1509 to the death of his daughter Elizabeth in 1603. Many of these were young migrants. Rappaport, "Social Structure and Mobility in Sixteenth-Century London Part I", 109-114; Majorie McIntosh, "Servants and the Household Unit in an Elizabethan English Community", Journal of Family History 9(1984), 17; Steven Smith, "The London Apprentices as Seventeenth-Century Adolescents", Past and Present 61 (1973), 149.

90 PRO HCA, 1/46/105, 1/46/104v-110v, 1/46/111v-113, 1/46/115-118v.
the crisis, at whose house the woman was kept, and by whom she
was tended, they raise more questions than they answer. Were the
women in a predicament because they had just recently arrived in
the city, or does this mean that they followed their husbands to
ports of embarkation, waiting until their men returned from the
sea? Were they so poor that they could not afford to put down
roots or were they merely at a transitional stage? Were those
who housed them friends and relations or were they paid by the
parish to care for them? 91 Doubtless women who were pregnant or
sick found it convenient to stay with friends or family while
waiting for their husbands' return. This seems to have been the
case with the Elsom family. Lucy Elsom, wife of gunner John
Elsom, was brought to bed in London even though the family was
said to dwell in the west country. 92 The parish records of St.
Botolph Aldgate registered the christening of Robert Etheridge,
son of William Etheridge, a Kent sailor, in 1590. The baby was
"no parishioner's child" but was christened in St. Botolph
Aldgate because William's wife Frances had been brought to bed in
the parish. 93 Parish records do not outline any charges to the
parish so we may assume that both Lucy Elsom and Frances
Etheridge were not thrown on parish relief. A contrasting case

91 The husbands of the women in my study were alive; normally
parish records specify if the women were widows. Many parishes
paid their own poor to care for sick and distressed "outsiders".
Wear, "Caring for the Sick Poor in St. Bartholomew's Exchange
1580-1676", 51.

92 Guildhall Ms. 9234/4/153.

93 Guildhall Ms. 9234/3/113v-14.
is provided by Mary Perry, almost certainly impoverished. Mary Perry, wife of sailor Richard Perry, became sick in the parish of St. Botolph Aldgate in 1590 and was taken to the house of labourer Reynold Barnett. Perry was not a parishioner. Since Barnett was paid 13 shillings to take care of Perry we can assume that she was indigent and Barnett was a poor parishioner paid by the parish to look after her.

When Perry's illness worsened she was taken to the parish cage where she died. If Perry belonged to a nearby parish, would not officials make a concerted effort to return her so as to place the cost and burden of care on the "rightful" parish? Doubtless she was far from home. Sickness and childbirth were stressful situations experienced by most women but the trauma was heightened by being alone, being an outsider to the parish at the critical juncture, and lacking sufficient resources to maintain one's self. Geographic mobility intensified the woman's loneliness during periods of separation and lessened access to the vital assistance of accommodating kin and friends, so integral a part of the early modern support system.

Given the hardships of surviving ashore without their mates, it is obvious why some seamen's wives were unable or unwilling to part with their spouses. We have both anecdotal references and reports establishing the presence of women at sea. Females were

94 Andrew Wear, "Caring for the Sick Poor in St. Bartholomew's Exchange 1580-1676", 51.

95 Ibid., 52.
seen jumping from sinking vessels and female corpses were observed amidst the wreckage of ships. When master shipbuilder Phineas Pett examined the wreckage of the naval ship Anne Royal in 1636 he noted that there were "Divers men drowned, and some women". ⁹⁶ We know that "public women" not infrequently went to sea as guests of seamen. ⁹⁷ While these women sometimes passed as "wives", there were also some bona fide spouses. Most of the known allusions for the period after 1600 refer to officers' wives at sea. ⁹⁸ Some English naval commanders unofficially tolerated women on board. ⁹⁹ The presence of wives was countenanced moreso in the merchant marine than in the navy. Although they hardly could be said to be present in great numbers, there were women aboard sixteenth-century ships, whether they were wives, sweethearts, prostitutes or "seamen".

For the vast majority of wives who opted to stay ashore, they felt the loss of their mates in terms of companionship and support. The social problems which stemmed from the nature of

⁹⁶ Berckman, The Hidden Navy, 12. There is also reason to believe that three of the skeletons found aboard the ill-fated Mary Rose belonged to females. Private communication, Dr. Margaret Rule to author August 21, 1989.

⁹⁷ Those women who were hired by officers enjoyed a much more comfortable existence than the "stowaway whore" who was harboured below deck by the common seaman. There are allusions to both types on English vessels. While Spanish officials specifically banned prostitutes on board the Armada ships, wives were allowed. Berckman, The Hidden Navy, 1, 2, 5, 6, 31; Fernandez-Armesto, The Spanish Armada, 62.

⁹⁸ For example, Ibid., 28; PRO HCA 13/34/14v-15v.

⁹⁹ In the Georgian navy wives were permitted on board provided it was peacetime. Rodger, The Wooden World, 76.
seamen's work were enduring, and provided long echoes into the
eventeenth century. Samuel Pepys, Clerk of the Acts of the Navy,
wrote in 1666:

Lord! how some poor women did cry; and in my
life I never did see such natural expression
of passion as I did hear in some women's
bewailing themselves, and running to every
parcel of men that were brought, one after
another, to look for their husbands, and wept
over every vessel that went off, thinking
they might be there, and looking after the
ship as far as they could by moon-light, that
it grieved me to the heart to hear them. 100

To some extent stresses were mitigated by women's "support
networks" of family, neighbours and members of the maritime
community. For instance, when widow Katherine Baynard of
Ratcliffe was ill in 1604 her neighbours nursed her on her
deathbed. While there were unnamed caregivers present, at least
one was wife of a seaman, while another was the daughter of a
shipmaster. 101

Although friends and family were essential for emotional
support, they were not always able to help financially, which was
one of the biggest problems faced by seamen's wives. Most
seamen's families existed primarily on wage labour. The crew of
the ship Margaret and John, for instance, petitioned the Governor
of Virginia in 1623 for their wages, arguing that "most of us
have wiffe and Children in England whose releife and maintenanc

100 Laffin, Jack Tar, 32.
101 PRO HCA 13/36/305v-6v.
The seamen of Essex responded angrily to a proclamation of 1590 which ordered them to remain in their home ports (so that they could be available for naval duty on short notice) by arguing that "if they be not shortlie in some sorte eased as they affirme [from the restrictions] they shall not be able to mayntayne themselves, & their famylyes...". Seaman Pearse Lemans maintained his daughter and her six children at his "greate chardge" when her husband, mariner Lucas Harvey, was imprisoned by religious authorities in Spain in 1584. Without this help the Harveys would have been forced to look for parish relief "not beinge other wise able to mayntayne their selves...". Harvey’s wife was fortunate in that her father was still living and able to support her. While kin and neighbours helped when in a position to do so, most seamen’s wives were extremely vulnerable in these situations.

Out of necessity some wives sought employment in order to supplement their husbands’ wages. A common occupation for seamen’s wives and widows was working in or owning a victualling house or tavern. Seamen living in rural areas sometimes owned


103 PRO SP 12/231/46.

104 PRO HCA 13/26/232-3.

105 Guildhall Ms. 9222/74.
small farms which were worked by their wives and children. 106 The wives of fishermen imprest for naval duty were called upon to "man" their husbands’ boats in order to sustain their families.107 Others took in washing. 108 Most jobs open to respectable women involved domestic duties.

In lieu of ready money from their husbands’ wages or their own paid labour, wives of affluent seamen could often count on income from rented properties or shares in shipping. As in the case of William Ingatt’s wife mentioned previously, women entrusted with the care of their husbands’ estates had extensive responsibilities. Such arrangements would offer women considerable latitude in decision-making, more than in conventional sixteenth-century marriages.

Unlike the majority of seamen’s wives, the wives of affluent seamen rarely had to struggle to survive in their husbands’ absence. None the less, they too must have been burdened by the uncertainty of the breadwinners’ return. Unforeseen circumstances such as injury, sickness, capture, or the death of the provider would have dire consequences for every seaman’s family. Shipwreck, spoiled cargo, pirates, employer-imposed fines for misbehaviour, or an incomplete voyage were all hazards of the trade; even if the seaman survived unscathed, he would

107 Laffin, Jack Tar, 31.
108 Hair and Alsop, English Seamen and Traders, 247.
stand to "loose his voyage", that is to say he would not be paid for his labour. This is true of the majority of seamen; even some shipmasters would gamble all on the success of a voyage. 109

There was a great deal of uncertainty regarding each seaman’s remuneration. For this reason wealthier seamen did not "put all their eggs in one basket"; they bought shares in several ships and invested in other enterprises. When a seaman diversified his investments, he stood a better chance of reaping some income. This option, however, was normally restricted to the elite members of the maritime community who had larger reserves of currency, goods and credit. The financial well-being of most seamen and their families was tied to the successful completion of a voyage. Regardless of his skill or wealth, the fate of a seaman’s family often rested on the fact that he returned home uninjured, free from disease and ready to go to sea again.

The late sixteenth century was an especially difficult time for seafarers and their families given the international religious and political tensions and the increasing tide of maritime violence. The loss of a voyage and the descent into poverty became even more likely in these conditions. The career of shipmaster Abraham Lawse provides an apt illustration. Lawse was unfortunate and suffered the loss of his ship or cargo on at least two occasions, once in 1587 and again in 1604. 110 Lawse and

109 Andrew, Ships, Money and Politics, 72.

110 Guildhall Ms. 9234/6/115; PRO HCA, 1/46/203v, 14/25/209.
his family were reduced to begging on the first occasion because he had been ransomed from the Dunkirkers by merchants after seven months in captivity and was in danger of going to debtor’s prison. To exacerbate the situation, Lawse was still a young shipmaster at the time he was captured, (approximately twenty-nine), a new husband (married for only three years) and a new father. This first attack came relatively early in his lengthy career and at a formative stage in his family life. After his ransoming, Lawse worked as a shipmaster and captain. He managed to keep clear of notable difficulty until 1604 when pirates attacked his ship and took his lading. He weathered the financial loss of the second attack without the help of a begging licence. The likelihood is that Lawse had built up more resources by the time of the second attack, helping to cushion the blow. Yet Lawse was fortunate in that he remained healthy, was able to work, and maintained a successful career.

Escalating maritime violence was not the only hazard which characterized the Elizabethan period. With the outbreak of the Anglo-Spanish War the Crown repeatedly scoured the country for experienced seamen to impress. Naval duty was as unwelcome to seamen’s families as it was to the men themselves. Aside from

111PRO HCA 14/24/181-2; Guildhall Ms. 9234/1/115.

112PRO HCA 13/27/448v; Marriage Registers of Stepney Parish, 16; GLRO X24/66/33v.

113PRO HCA, 24/2/unfoliated, 25/2/unfoliated, 13/27/448v, 24/68/80.

114PRO HCA 1/46/203v.
the many dangers inherent in naval service, delayed payment or non-payment of wages were a resented and predictable aspect of naval duty. This was not particular to Elizabeth’s navy. In 1613 the Earl of Northampton wrote that “the [seamen’s] pay is so much in arrears that the wives and children of the sailors are hardly kept from making outcry”. Consequently, impressment not only caused many seamen’s families to look to their parish for relief but it also forced seamen to endure hardships which compromised their health. When a seaman returned home maimed or injured, he and his family were bound to suffer financially.

What of those men who were unable to return to the sea? What happened to their families? Those seamen who were rendered unemployable by virtue of sickness or injury had few options. While their immediate concern was survival, members of the “deserving poor” hoped to avoid falling into the ranks of the vagabonds who were both feared for their growing numbers and their association with crime and disease. Maimed and underemployed seamen, bachelors and married men, formed a significant portion of this group. A fortunate few of those who had lost their livelihood because of naval injuries or lost ships to pirates received begging licenses which granted them permission to travel and collect alms.

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115 He also blamed much of the pilfering which went on in the navy on needy seamen. Laffin, *Jack Tar*, 64.

116 Nicholas Rogers, “Liberty Road: Opposition to Impressment in Britain During the American War of Independence” in *Jack Tar in History*, 54.
Seamen who were granted begging licenses were normally allowed to canvas several parishes and counties. In these situations wives accompanied husbands from parish to parish, presumably with their children. Whether seamen were seeking alms for losses from pirates, or similar misfortune at sea, or for disability, the presence of hungry wives and children probably induced the good people of England to dig deeper into their pockets to assist them. There were also significant numbers who illegally begged without licenses. Unless they were provided for by their home parish, these people were pariahs in Tudor society. Regardless of whether the poor had obtained licenses from the Crown or not, these collections only provided a temporary solution. Even those with licenses were given limitations: begging licence were granted only for finite periods of time, generally three months to a year.

Injured and maimed seamen might hope to find financial assistance besides parish relief but long-term public assistance was restricted. Hawkins, Howard, and Drake established the Chatham Chest in 1590 to distribute small pensions to those seamen who had paid into the fund. While this has been applauded by historians as the first contributory medical insurance scheme,\(^{117}\) it is difficult to say if the truly needy ever contributed to the fund. Like the Chatham Chest, assistance from the Trinity House at Deptford was based on upon contributions:

\[\text{yf any Maryners happen to be maymed, hurte or}\]

\(^{117}\text{Lloyd, The British Seamen 1200-1860, 47.}\]
fawle sycke and be not able to releefe hymself of his owne propre goods, that then it shall be lefull for the said Maister of the same shipppe to present any suche Marynor so beyng maymed, hurt or syke to the Maister iiiij Wardens and viij Assistantes of the seid almseshowe, and there he to have releffe as shall be thought by them resonable, provyded always that yf the Maister of evry suche shipp and his company do pay theire Dewties to the said Almseshowe and other wyse not. 

The problem with the Trinity House system was threefold. Did the poorer sorts of seamen contribute? How many could the almshouse accommodate? Certainly it was only a tiny percentage of those in need. Presumably those who could not find a place at the almshouse were thrown on parish relief. The city of Bristol had one of the most comprehensive programs to assist seamen and their families. It deducted three and a half pence out of every pound value of merchants' goods and a penny from every pound of sailors' wages and established a school for seamen's children and an almshouse for aged and maimed seamen. Again, there seems to be no provisions for the maintenance of seamen's families although seamen's widows were given consideration at the almshouse during the seventeenth century, if not before.

118Ruddock, "The Trinity House at Deptford in the Sixteenth Century", 466.

119Presumably "seamen's children" included orphans as well.

120The letter from the Lord Admiral and the Queen's councillors to the Mayor and aldermen of Bristol is dated 1595 but the practice of deducting these sums for the maintenance of seamen and their families predates this time. PRO SP 12/254/6.

121McGrath, "Merchant Shipping in the Seventeenth Century" Part II, 37.
Following the lead of these benefactors and organizations, the Crown introduced seamen's pensions late in Elizabeth's reign. Pensions were paid by each seaman's parish and were not to exceed £10 per annum for disabled mariners and £20 for officers.\textsuperscript{122} However, recent research undertaken by Geoffrey Hudson has shown that the collection of pensions was anything but a straightforward matter.\textsuperscript{123} Often it was difficult to collect anything close to the full amount of the pension even when one qualified. In practice, the majority of seamen could expect little by way of compensation. Furthermore, this measure was too late to help many of Elizabeth's seamen who had fought in the first half of the war, the period of greatest naval activity. Only the few who were fortunate enough to receive a pension had some measure of financial security for themselves and their families for the duration of the seamen's lifetime.

Given their limited range of options and fearful of becoming vagabonds, some seamen's wives ultimately sought help from the Crown. While wives and widows never asked for money or pensions directly, they did seek assistance to problems which affected their families' income. In 1592 several wives petitioned the Crown for its help in securing the release of their husbands who were

\textsuperscript{122}Lloyd, \textit{The British Seamen}, 47; Cruickshank, \textit{Elizabeth's Army}, 184.

\textsuperscript{123}Hudson, "Ex-Servicemen, War Widows and the English County Pension Scheme, 1593-1679", 59-64; Hudson, \textit{The Origins of State Benefits for Ex-Servicemen in Elizabethan England}, 1-17.
In this case the Crown was sympathetic to the women's petition and tried to arrange a prisoner exchange. ¹²⁴ Barring help from the Crown, most were not in a position to pay ransoms for their husbands. When the men of the George Bonaventure were captured by the Spaniards in 1596 and sent to the galleys their ransom was the sizable amount of £15 per man. ¹²⁵

Sometimes husbands were detained in England's prisons. The financial consequences could be equally dire. Wives who begged the Crown for clemency did so on the grounds that their husbands were not guilty of any ill intent and that the welfare of the family depended on the seamen's ability to provide for them. For instance, Margaret Man pleaded for the pardon of sailor Anthony Man, her jailed husband, because, she alleged, he was innocent of the charges against him and because she and their children were poverty-stricken as a result of his imprisonment. ¹²⁶ Similarly, Agnes Cranford petitioned the Crown on her jailed husband's behalf. Her unfortunate husband became embroiled in unspecified trouble when he went on a voyage with seamen who held a commission from the Holland states. Agnes pleaded that Admiralty officials should have mercy on the grounds that her husband was

¹²⁴PRO HCA 14/28/219.
¹²⁵PRO HCA 1/44/227-v.
¹²⁶PRO HCA 14/33/134.
"a poore sea-faring man drawne (against his will) into this trouble, & now [is] wholy vndone thereby..." and by virtue of the fact she "hath not the value of one peny to helpe her selfe". \(^{127}\)

Unquestionably the existing number of wives' petitions represent only a small portion of those women in need of assistance. Although it would be dangerous to make too many generalizations from such a tiny sample, one fact is clear. In most cases women petitioned the Crown for a specific remedy: aid in freeing husbands detained abroad; amnesty for those in domestic jails who were innocent; or consideration in a legal suit. These women did not look to the Crown for charity or pensions. Wives wanted their husbands returned to them. Widows' petitions almost always stem from contraventions of their "rights", including the customary right to claim their dead husbands effects and wages if he died on shipboard.\(^{128}\) In an era when the Crown was begrudgingly moving towards a recognition of obligations towards its veterans, this did not alter the traditional relationship or expectations between the Crown and veterans' families. For the most part wives were not eligible for begging licenses from the Crown. If their husbands returned from the sea, it was the men who petitioned the Crown for begging licenses on the families' behalf. Seamen's organizations and charities make no mention of any provision for wives whose

\(^{127}\text{PRO HCA 14/36/44. For other examples see PRO HCA, 14/30/3, 14/30/39, 14/31/93.}\)

\(^{128}\text{PRO HCA, 14/34/142, 14/22/90, 1/46/163-4.}\)
seafaring husbands were still living but unable to return home. Therefore, women who could not survive because their husbands were at sea or detained in foreign or domestic jails almost certainly had to look to the parish, other than to the state, in the absence of accommodating kin or friends. Doubtless there were many women like the wife of mariner Edward Baker. Baker told the Admiralty Court that he was a poor man but had never been on parish relief although his wife had been of relief when he was away at sea.129

THE ESTRANGED

The most vulnerable group of women were those who were in marital limbo. Because there was no divorce in the strict sense and annulments by the church courts were infrequent, unhappy couples could never fully disentangle themselves from their partners.130 Church courts did recognize adultery, cruelty or continual arguments as grounds for separation but very few received church sanction to separate.131 Desertion was an option, especially for seamen who could easily slip away for long periods. Those in common-law marriages were particularly vulnerable to desertion; it was not as difficult to forsake one’s partner if the church had not solemnized the "marriage".

129 PRO HCA 1/45/175-6v.

130 Houlbrooke, The English Family, 115.

131 Ibid., 116. Unofficial separations were more common and becoming increasingly so towards the end of the sixteenth century. Among the lower orders, men sometimes sold their wives but few instances of this came to the attention of church officials. Ibid., 118.
Deserted wives were hampered because they had no husband to provide them with a home nor did they have the freedom to remarry. During the late Elizabethan period, John Mathews deserted his wife, children and his country to go to Spain for political and religious reasons. Mathews reportedly told English seamen that he would return to his wife and children in England when the Spaniards had set fire to Plymouth which he expected would happen within a year or two. Thus, Mathews' wife was in a double bind in that she had been deserted and was the wife of a traitor. Seaman Richard Bee had abandoned or been deserted by his wife before his death in 1601. When he was asked by his neighbours on his deathbed if he would leave his goods to his wife, who was evidently not present, he remarked "no my wief shall haue no penney of them...I will dispose [of] them otherwise as I doe thinck good". Instead Bee gave his possessions to his cousins and the poor of Stepney.

**WIDOWHOOD**

Although seamen were concerned about providing for their families after their demise, with the exception of the elite of the maritime community seamen had rather meager possession to leave their widows and children. What they did have was passed on willingly. Sailor William Lawrence of Wapping lay sick on his

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133 PRO HCA 13/32/163.

134 Guildhall Ms. 9171/19/205v.
deathbed in 1603 and "being demannded by Alice Lawraunce his then wife if he would make his will and give any thinge to his frendes or kinsfolke, he answered no, but all that I haue I giue them vnto thee...and I will not giue a pyn from thee...". 135 Many seamen expressed regret that they could not leave more to their widows. Mariner Thomas Weller bequeathed "all that I haue I geve to my wiefe appointing her myne Executrix and I am sory that I haue no more to leave her". 136 Seaman Thomas Debnam of Essex expressed a similar sentiment. Debnam left his goods to his wife so that she could provide for herself, their son and their unborn child. In his will he lamented the amount and quality of his goods, "wishinge the[y] were of better esteeme...". 137 Mariner Robert Momford gave his betrothed "wife" what "little goodes that I have...". 138 Mariner Humphrey Sallows alias Allen left his goods to his wife Mary "for some recompense of her great paines and loveinge care of mee at all tymes...which I cannot gratifie accordinge to my desire...". 139 Less affluent seamen demonstrated a particular willingness to bequeath everything to their wives. It was routine for them to bequeath all their goods to their wives, trusting in them to provide for their children. Mariner Peter Vine left all his possession to his wife Alice "knoweinge

135 Guildhall Ms. 9171/19/381.
136 Guildhall Ms. 9171/17/101.
137 PRO PROB 11/97/88v.
138 Guildhall Ms. 9171/10d/132.
139 PRO PROB 11/149/320v.
that she wilbe carefull to see my children well brought vp". 140

Not all husbands were so generous with their widows. Under the Common Law, they were only entitled to a third of their husbands' estate. By local custom widows were entitled to one-half if the husband had no children. 141 Deprived not only of the breadwinner and his principal asset, skill at his trade, the widow might inherit only part of the estate. Under the terms of his will, mariner William Fettey, for instance, divided all his goods between his wife and William Myson, whose relationship to Fettey is not clear. While Fettey technically gave his wife her "fair share" under the terms of the Common Law, Fettey's bequest to Myson almost certainly led to a drastic drop in the widow's standard of living. 142 Hence, widowhood frequently brought with it both emotional and financial stresses which compromised any freedom accorded by the status of widow.

In most cases the widow or next of kin could expect some portion of the seaman's wages if he died at sea. Maritime custom is clear on this point:

if any person shal fortune to die, or miscary in the voyage, such apparel, and other goods, as he shall haue at the time of his death, is to be kept by the order of the captaine, and Master of the shippe, and an inuentorie to be made of it, and conserved to the use of his

140 PRO PROB 11/91/33.


142 In most known cases the widow and any living children inherited the bulk of the estate. Fettey's will was somewhat unusual in this regard. Did Fettey grant half his estate to Myson as payment for a debt?
wife, and children, or otherwise according to
his mind, and wil, and the day of his death
to be entred in the Marchants and Stewards
bookes: to the intent it may be knowen what
wages he shall haue deserued to his death,
and what shall rest due to him. 143

This custom was honoured on privateering voyages where widows
were to have any plunder or shares of prizes. 144 Legal cases
demonstrated the expectation of Elizabethan widows that they were
entitled to money from their husbands’ last voyage. As in the
case of seamen, widows sometimes encountered problems with
masters and owners because of verbal employment contracts.145 No
doubt there were a number of widows who had to be content with
whatever they could get from their dead husbands’ employer
because they were not always privy to the details of their
husbands’ employment contracts and few were in a position to seek
redress in the Courts. Yet of those small number of women who
brought a suit or appeared before the Admiralty Court during the
second half of Elizabeth’s reign, almost all were widows who
sought dead husbands’ possessions, which may or may not have
included wages. Controversy arose when the husband died at sea
and the widow could not retrieve his effects or believed he had
more aboard than she had received. Such complaints also
constitute the majority of widows’ petitions to the Crown as

143 These are orders compiled by Sabastian Cabot, Governor of
the Merchant Adventurer’s Company in 1553. Hakluyt, The
Principall Navigations, 236. This custom was also outlined in the
Laws of Oléron. PRO HCA 50/1/192-3.

144 PRO HCA 13/30/285v-6v.

145 Bridenbaugh, Vexed and Troubled Englishmen, 237.
well. In 1601 Elizabeth Wyndall of Limehouse, widow of seaman Thomas Wyndall, made complaint to the Admiralty Court and petitioned the Crown for help retrieving her husband’s clothes, tools, chest and commodities which were on board the Violet of Plymouth when he died. Wyndall claimed she was very poor and very much in debt. Widow Martha Hook brought a suit in the Admiralty Court to obtain her late husband’s shipboard goods. She wanted his clothes "for that his apparel was very good", his sea instruments and other commodities which he had purchased. Hook’s possessions on board the Gift of God of London were said to amount to £80. Elizabeth Carr, widow of shipmaster Cuthbert Carr, filed a suit in the Admiralty Court against her husband’s business partners. As master and partowner, Carr had disbursed sums of money for the last voyage of the Richard of London before she was cast away in a storm. The Widow Carr hoped to recoup that money through her suit in the Admiralty Court.

146 PRO HCA, 14/34/141, 14/34/142.
147 PRO HCA, 13/25/199v-200, 13/25/228v.
148 There are indications that Carr’s relations with his partners were not the closest. In his will Carr appoints two overseers to assist his wife. It is curious that Carr’s business partners were not given these positions. Furthermore, his partners were not mentioned at all in his will. Surely Robert Carr, one Cuthbert Carr’s business partners and a shareholder in the Richard, was a kinsman. Yet Elizabeth Carr had to resort to the courts to reach a settlement. For Cuthbert Carr’s will, see Guildhall Ms. 9171/19/453.
149 PRO HCA, 1/46/163, 1/46/177-9. The records do not specify if Carr died as a result of the casting away of the Richard. Carr was buried in his home parish in August, 1603. GLRO X24/90/16.
In the absence of the financial means to take their complaints to court, most widows relied on their husbands’ friends to safeguard their possessions until they could claim them. Many seamen who died on shipboard appointed crewmates to protect their belongings. Fellow seamen were commonly made overseers or guardians of wills. While this is true of men who died on land and those who died at sea, the function of the overseer at sea was crucial to ensure that seamen’s effects made it to their widows or next of kin. Sailor Thomas Baylye frequently spoke about his betrothed to his crewmates and made a common request of them as he lay dying: “I praye you all be good to her and her haue my chest and all things deliuered to her”. Although seamen recognized the maritime custom which entitled the widow to the dead seaman’s effects, only a vigilant guardian could prevent pilfering.

There was another role for the overseers: the wise testator nominated a trusted crewmate or crewmates to take his goods to his widow so that if problems occurred, they could assist the widow in her pursuit of her husband’s effects. When such cases where heard in the Admiralty Court widows routinely had the

\[150\text{Guildhall Ms. 9171/17/369; PRO HCA 13/25/234-v.}

\[151\text{The necessity of having a shipboard will or, at least, to make known one’s intentions to crewmates, was very important. The transmission of the dead man’s shipboard possessions could be a difficult process: Hair and Alsop have pointed out that the transmission of the seaman’s effects often occurred months after his death, and that there were frequently geographical obstacles to delivering the effects as well. Hair and Alsop, *English Seamen and Traders*, 96–7.} \]
overseers make her case before officials. When Richard Andrews was slain on board the Gillian, his crewmate Robert Hutton (or Hulton) took possession of Andrews’ chest and belongings and took them to Andrews’ widow. He also spoke on the widow’s behalf before the Admiralty Court regarding a discrepancy over Andrews’ shipboard belongings.¹⁵² In Martha Hook’s suit to retrieve her husband’s shipboard possessions, she had Hook’s crewmate, mariner Samuel Younge, and Hook’s apprentice, William Morrice, speak on her behalf.¹⁵³

In addition to protecting the widow’s rights, crewmates had another function: they were useful in selling the dead man’s goods or any commodities he had purchased for the purpose of trading. This was usually done at the main mast; fellow crewmates normally bid on any sea clothes or goods. In 1604 James Robson requested that two of his friends and crewmates sell all he had on shipboard at the main mast, including his books.¹⁵⁴ From the widows’ perspective money accruing from these “sales” or auctions were more useful than the possessions themselves.

The income of shipmasters’ widows could be fairly lucrative. Many masters purchased shares in a ship or ships which could be bequeathed to widows. Provided the ship did not meet with 

¹⁵² PRO HCA 13/25/234-v.

¹⁵³ PRO HCA, 13/25/199b-200, 13/25/228v.

¹⁵⁴ Robson also mentions that he has sold other seamen’s goods at the main mast which suggests the practice was widespread. Wills from the Elizabethan period abound with such references. See Hair and Alsop, English Seamen and Traders, 99, 342-3.
misfortune, shipping was a means of generating income. 155 There was a large number of female shipowners, many of whom were widows. 156 Officers and skilled seamen could also provide their widows with another source of income as well. Because apprentices were bound to both their master and his wife and many maritime apprentices actually earned wages in sea service, some carried on in the service of their mistress until they fulfilled their term of years, surrendering their wages to her. Indentured servants provided only short-term assistance in that they left their mistresses' home and employ once they concluded their term of years. It is also worth noting that many apprentices were freed from their indentures by their masters in their wills. While both sources of income were a great help to the woman financially during her widowhood, on their own, neither gave the woman financial security. 157 Even in cases where the widow inherited her due from her dead husband's estate, this was rarely sufficient to ensure her economic survival.

A widow's economic security normally had conditions. A number of husbands continued to exercise influence over their

155 Shipmasters who engaged in fishing often gave their wives their nets as well. Farrant, "The Rise and Decline of a South Coast Seafaring Town", 64.


157 It is noteworthy that, while affluent seamen almost always entrusted a sum of money to the care of fellow seamen to invest for the testator's children, seamen rarely did this for their widows. As we shall see, most testators were particularly concerned with providing for their children, who were often minors.
wives from the graves. This influence was proportional to the amount of financial leverage the testator had: those seamen with larger estates were in a position to wield more control. One way to control one's widow was to leave much of the estate to an adult son, entrusting her welfare to him. Master John Salmon bequeathed his lands to his eldest son and namesake when he turned twenty-one, "vppon my blessinge to be good and favorable to his mother...". 158 Mariner Robert Osborne bequeathed his house with the yard and gardens to his son John, not to his widow, Joan. Osborne's son and daughter-in-law were given the house and were to allow Joan to live with them "vsyng ther mother quietlye...". In the event John died, the house was to go to Prudence and Alice, two of Osborne's daughters, thus leaving Joan at the mercy of her children. 159 In cases where widows were deprived of their husbands' estates in favour of grown children, the widows' position and authority within the family unit was severely compromised. 160

It was quite common for seamen to allow their widows to "use" their land and possessions conditionally. In many cases it was contingent upon the widow bringing up the children and limited to her widowhood or the minority of her children. In 1604, Thomas Grove, one of the Masters of the Royal Navy, left

158 PRO PROB 11/112/134v.

159 GLRO X/32/31.

his vast estate to his wife to provide for their children during their minority. The estate was to pass to Grove's eldest son when he was twenty-one. In the event that Grove's widow remarried, Grove's estate was to pass to Thomas junior immediately, despite the fact he had yet to reach the age of majority. 161

In most instances, but not all, wives were given custody of the children after their husbands' death. Very young children were almost always left with their mothers. This did not necessarily follow if the children were of an age to be put out to service. Sailor James Thornbush committed his two sons to the care of a friend rather than their mother, who was still alive. Custody of the boys was given to Thornbush's "loving friend M. Francis Foxe of...the countye of Suffolke merchant vntyll their age of Twentye and one yeares...".162 Did Thornbush have doubts about his wife's capacity to raise the children or were the boys to be apprenticed to Foxe? Although his wife Agnes was still alive, mariner Thomas Stevyns of Surrey appointed two guardians for his daughter Marie during the time of her minority and to act as executors in her behalf. 163 Mariner Thomas Jennings gave the custody of his son to his wife conditionally: "my will is my wief shall haue the educac[i]on of my sonne, soe longe as she

161PRO PROB 11/105/55.
162PRO PROB 11/98/142v.
163Stevyns mentions three sons as well. He makes no such provisions for them although at least two of them were under twenty-one. Were they already in service and thus had guardians?
remayneth a widdowe".164

More affluent testators frequently requested that bonds be posted to ensure their houses and property be maintained or to guarantee the houses passed on to their children. In 1603 mariner Roger Cooper gave his widow Susan his house in Harwich during the time of her widowhood in order to bring up his children. Under the terms of Cooper's will, he allowed her to sell the house if she needed money for the family's maintenance. If she remarried Cooper insisted that "he that shall marrie her shall putte in bond to my Supervisor of Fortye poundes to keepe and mainetaine the said houses and buyldinges in good needfull & sufficient reparacion...". 165 Susan Cooper was fortunate in that she was given control of the house for her lifetime. In their wills seamen almost always specified that the house was to pass to a child or their children (if they had any) after their widows' death. Typical of Tudor society, fortunate widows might enjoy their dead husbands' homes but these homes were rarely the widows' to bequeath.

Widows were also circumscribed by the overseers of their husbands' wills. Essex mariner John Benn left most of his estate and shipping to his wife Joan in 1575. Although he made her his executrix, he nominated two overseers to help her manage her affairs, requesting that she would always use "the counsaile of

164 PROB 11/94/250v.
165 PROB 11/101/394.
my brother Wilson, and my frend Thomas Murfe...". 166 Mariner Robert Hollett named his brother-in-law, shipmaster William Bigate, as his overseer in his will. Hollett willed that his wife should "bee ruled by my said Overseer and do nothinge without his consente and well lykinge". 167 By placing constrictions of their widows, male testators hoped to guard their estates for their children. Given the lack of power of women in Tudor society, many men feared their widows would remarry and their successors would claim the remains of their estates, depriving their children of their due. In the early 1580s, Isabel Frobisher wrote to Secretary Walsingham that Captain Martin Frobisher "whome God forgeve" had spent all the money left to her and her children by her first husband (presumably on the unprofitable voyages to Meta Incognita) and that the family was ready to starve. 168 Those seamen with the most property frequently bound their widows (or their widows' future husbands) to specific agreements and bonds to ensure they provided for the children, thereby guaranteeing that property and money would be passed on to the rightful heirs. In this way, seamen were acknowledging that many of their wives would remarry; they also sought to guard against undue influence, greed or poor

166 PRO PROB 11/57/270v-1.

167 Guildhall Ms. 9171/20/341.

168 PRO SP 12/151/17.
judgement of their widows’ next husbands.¹⁶⁹

For most seamen’s widows in Elizabethan England their husbands’ occupation had not provided them with any measure of financial security. Even when widows inherited all their husbands’ “moveable and unmovable” goods, it was rarely sufficient to keep the wolf from the door for long, especially if there were children to provide for. Observers in the Admiralty Court during the 1630s remarked on the grim plight of seamen’s widows:

miserable is the case of his [the seaman’s] wife, children and friends if he die in the voyage, or do not return to demand his own, whereby great number of poor wives and children are left to the parishes. ¹⁷⁰

As mentioned previously, some women had employment which provided income. The family might survive if unmarried children could find employment and were willing to contribute to the family’s earnings. A widow might be able to move in with grown, married children if she had them. ¹⁷¹ Hence, independent children could provide a haven for poor widows. Apprentices who were obliged to complete their terms in the service of the widow provided her


¹⁷¹ Elderly widows were much more likely to move in with married children than widowers. Houlbrooke, English Family, 191. By virtue of the Poor Law of 1601 adult children were obliged to assist their elderly parents if they could not support themselves. Margaret Pelling, “Old People and Poverty in the Early Modern Towns”, Society for the Social History of Medicine 34 (1984), 3.
with a short-term source of money. Overall, a widow’s best hope was a diversified income which few had. Aside from remarriage which we will discuss shortly, the most readily available option to poor widows was parish relief. Along with the elderly and the infirm, widows were regular recipients of relief.\textsuperscript{172}

Because most widows were left in a precarious financial state, it is not surprising then that the more affluent seamen (especially members of the Trinity House) made bequests to assist such women. In his will, shipmaster Roger Gunston left 40 shillings for the poor almswomen of the Trinity House, most likely mariners’ widows, who accompanied his corpse to the funeral and £3 to poor mariners’ wives of the younger brethren of the Trinity House “falne to decaie”.\textsuperscript{173} Other than bequests in wills there were probably innumerable donations and loans made (and forgiven) to widows which leave no trace in the records.

\textbf{REMARriage}

Widows and widowers formed a high percentage of the adult population during this period.\textsuperscript{174} The probability that one’s marriage would be terminated abruptly and unexpectedly was great. In many marriages, partners died in the their middling years, never attaining old age. This is particularly true of seamen. Contemporary observers claimed that few seamen “grew to gray

\begin{itemize}
  \item \textsuperscript{172}Ibid., 191.
  \item \textsuperscript{173}Guildhall Ms. 9171/24/277-8. See also PRO PROB 11/186/354.
  \item \textsuperscript{174}It has been estimated that about one-fifth of householders between the late sixteenth and early nineteenth century were widowed. Houlbrooke, \textit{The English Family}, 208.
\end{itemize}
hairs." Although the Admiralty Court depositions demonstrate that there were older men (middle age by our standards) at sea, the vast majority of the men at sea were in their twenties and thirties. 175 Seamen were vulnerable to all manner of hazards and mortality was high. Even though their husbands were in the prime of life, every seaman's wife faced the very real prospect of widowhood, especially when their husbands were away from home.176

The incidence of remarriage was so common in Tudor society that many seamen expected their wives would remarry. The will of mariner Thomas White illustrates this point: White bequeathed the sum of £5 to his niece when his wife remarried. 177 There are not many wills as explicit as White's on this point. However, the expectation that widows would remarry was implicit: most testators's wills contain provisions for this eventuality. Furthermore, some seamen expected their wives might remarry quickly after their decease. In his will, mariner Roger Cooper directs his wife's future husband to enter into bonds regarding Cooper's property if "my wife happen to marry againe within shorte tyme after my decease...". 178

Remarriage offered much to a widow. For both young and old

175See also Hair and Alsop, English Seamen and Traders, 109-110; Scammell, "Manning the English Merchant Service", 138.

176Widows constituted a much higher percentage of the population than widowers, particularly among the poor and in the towns. Houlbrooke, The English Family, 213.

177PRO PROB 11/102/36-v.

178PRO PROB 11/101/394.
widows, remarriage could rescue them from poverty and financial insecurity. Those widows in their child-bearing years could start a family or have additional children. Furthermore, a widow with a young family needed not only a provider but a partner to help her with childrearing.

When looking for new mates, widows and widowers chose their mates from their own "circle", that is the same pool of potential spouses from which they chose their previous partner. Seamen's widows found new husbands within the maritime community. Joan Jones, widow of seaman David Jones, was typical in that she chose another man from the maritime community (a shipwright) as her second husband. Given the tight bonds which existed between the men and women affiliated with the maritime community, it is not surprising that seamen who chose daughters of fellow seamen as their brides would look to seafarers' widows as mates as well.

Because widows were "of their own government" they theoretically had more freedom in the selection of their future husbands than they had had as spinsters. Necessity to marry and obtain a provider (quickly) could intrude on this freedom. Although the mourning period for a spouse was commonly regarded

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179 Guildhall Ms. 9051/4/169v.

180 Through record linkage it is possible to state that many widows of London shipmasters chose to marry other local shipmasters.

as a year, many remarriages took place within a matter of months. Even in cases where the deceased was a shipmaster (and therefore well off relative to the majority of seamen), widows entered into their next marriage with rapidity. 182

Such was the fear of the "next husband" that when in a financial position to do so, many seamen set conditions for the widows' inheritance and offered incentives not to remarry. 183 Sailor Alexander Eylmer left his house and tenements to his wife Margery with the sum of £4 per annum if she remained a widow. If she remarried she was not to have the annual income. 184 Mariner John Grant gave his wife the lease of his house "so longe as she liveth keepinge her self a widdowe...". If she remarried the house was to go to his eldest son. 185 Mariner Steven Upcher promised that his wife could enjoy their "children's portion" during her lifetime if she remained a widow. 186 In his will of 1576, mariner William Lawson promised his wife Alice the use of his tenements in the parish of St. Botolph without Aldgate in

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183 This was the case for early modern husbands in general. Houlbrooke, English Family, 211.

184 PRO PROB 11/102/107-v.

185 Guildhall Ms. 9171/19/61-v.

London as long as she "kept herself a widowe...". 187 Sailor John Fowl bequeathed his house to his wife Joan during her widowhood; Fowl was uncommonly generous in that he stipulated Joan was to retain the house if she married "with anie mann of honest Reputacion beinge an Inhabitant within the saide parishe of Leighe...".188 In general widows of prosperous seamen were not always granted security for their future nor did most enjoy total independence or freedom of choice.

Wealthier widows had to choose their husbands wisely lest they compromise their economic position. Some women were better off economically by not remarrying. Those who had financial security and were not governed by their husbands’ overseers or left in the care of their adult children were in the most advantageous position. In these situations women might elect to remain widows, even though they would be pursued by suitors as desirable matches. Although she remarried after the death of her first husband, shipmaster Thomas Brayford, Bridget (Brayford) White remained a widow after the death of her second spouse, shipmaster John White. Her marriages provided her with two leased homes: a house in Ratcliffe, Middlesex and one in nearby Limehouse as well as possessions in excess of £100. 189 This

187 PRO PROB 11/57/423v. Parish records show that Alice did die a widow in 1588. Guildhall Ms. 9234/1/41.

188 PRO PROB 11/61/54-55.

189 Guildhall Ms., 9171/19/298v-9, 9171/19/161v, 9168/15/210; PRO HCA 25/3/III/83; Allegations for Marriage Licenses Issued by the Bishop of London 1520-1610 vol. I, 216.
wealth gave Bridget White options that many widows did not have. Thus, she decided to live out the rest of her days as a widow. After the death of her spouse, Agnes Salmon remained a widow. Her husband, shipmaster Robert Salmon of Leigh, Essex predeceased her by five years but left her with a considerable estate. Even after her years of widowhood, Agnes’ estate was worth several hundreds of pounds when she died. She had been left multiple properties which she bequeathed to her children. Agnes Salmon and Bridget White were the exception rather than the rule.

Doubtless the existence of kin or friends willing to assist in child-rearing affected widowers’ decision when and if to remarry. While many men hoped to find step-mothers for their young children and compatible companions for themselves, support networks granted them time to seek such a mate for reasons of affection and not desperation. Seamen’s wills demonstrate that there were men who remained widowers in spite of the fact they had young children. These wills sometimes give us indications of child-care arrangements. Mariner William Motte was fortunate in that his older children could take care of his youngest son (who was under the age of fifteen). When he went to sea, gunner John Marsh of All Hallows Barking in London entrusted his father-

190Bridget White, widow, was buried in Stepney in 1602. GLRO X24/70/95. We do not know exactly when John White died. His will was probated by Bridget in 1600. Admiralty Court records tell us that White was in his early thirties when he died. PRO HCA 13/31/192v.

191PRO PROB, 11/88/95v-96v, 11/78/237-238.

192Guildhall Ms. 9172/12v/80.
in-law with the considerable sum of £30 and the care of his
gmotherless children, Gyles and Mary. Widower William Rafe left
his child Mary in the care of one John Lemon of Greenwich. 193
Mariner Nicholas Webster entrusted the care of his younger
daughter Joan to his elder daughter Helen or Ellen (Wattes) who
had a family of her own. 194 Mariner John Fundall relied on his
step-mother Agnes Fundall and his brother Coombes Fundall (who
was also a family man) to take care of his children. 195 There was
also help for seamen with infants to care for: wet-nursing was a
common practice in Tudor England and fathers with infants could
find women willing to suckle their children. In 1587 sailor John
Rising of Tower Wharf had a wet-nurse for his young daughter,
Margaret. 196 It is apparent that arrangements could be made for
children whose sole parent went to sea to earn a living. In the
absence of a support network, seamen with young children almost
certainly had to remarry quickly.

Generally speaking, widowers had more freedom than widows in
matters of remarriage. Widows were at a disadvantage because
they outnumbered widowers. Furthermore, widowers tended to
control property. 197 Widowers without children or children who
had been put out for service had more freedom of choice regarding

193 Guildhall Ms. 9171/17/36v-37v.
194 Guildhall Ms., 9171/19/181v, 9171/19/30v.
195 Guildhall Ms., 9051/5/Part 2/316, 9171/19/392v.
196 Guildhall Ms. 9231/1/145.
197 Houlbrooke, The English Family, 213.
when and if to remarry than those with young children and "child­
care problems". No doubt many seamen with young children avoided
quick marriages of convenience because of kin and friends who
were obliging enough to take in their children when the fathers
were at sea. Whether seafaring widowers sought to remarry or to
entrust their children to kin and friends, the death of a wife
and mother (although tragic) did not usually lead to a breakup of
the household. 198

FERTILITY

Fecundity varied within each marriage and was affected by
such factors as duration of the marriage, age of the woman, diet,
health, period of breast-feeding, employment and working
conditions. In the case of seamen and their wives, to some
extent fertility must have been affected by periods of abstinence
when husbands were away. Again, this would be dependent on
individual employment patterns and each couple’s fecundity. Even
among landsmen’s families, there was normally a two-year gap
between pregnancies, due in large measure to the contraceptive
effect of prolonged breast-feeding. Parish records of Stepney
demonstrate that many seamen’s wives succeeded in giving birth to
several children, placing them well within the national and
European average. While most women gave birth to six or eight
children, the average size of European families was four to six
persons. 199

198 Ibid., 199.

199 Flandrin, Families in Former Times, 53-55.
Despite the fact that a seaman and his wife conceived, delivered and baptized several children, this did not mean that all or even some of these children would grow to adulthood. The loss of a child or children was common enough to most English families. Reconstruction of seamen's families show that they were typical of the general population. As an illustration, we can examine the family of seaman Israel Clark of Stepney. Clark and his wife had eight children between 1569 and 1583. 200 Between October, 1578 and July, 1584 Clark buried his entire family, including his wife and a servant before he died the following year. 201 While Clark's story is one of the more tragic examples, it was not unusual.

Among those seamen who made wills, a significant number mention a wife but no children. There are many possible explanations. While some of these couples were infertile, others were recently married. Some seamen might not have had enough time at home to father children when they wrote their wills. We must also take into account that wills are static; they rarely make mention of children who predeceased their parents or parent. Given the high incidence of childhood, and especially infant mortality, many women had experienced repeated pregnancies and

200 Perhaps they had more. The possibility exists he and his wife had other children, baptized in a parish other then Stepney.

201 GLRO, X24/66/3, 5v, 7v, 9, 12v, 17, 22, 26, X24/70/18v, 27v, 29v, 33v, 34, 34v, 37. It is possible that Clark's son, his namesake, was the only one who survived. He had two sons named Israel and only one was buried in the parish.
yet outlived their progeny.202 Between two and three hundred infants per thousand died before their first birthday.203 As a result, a childless marriage did not necessarily mean the couple was infertile.

Despite the high incidence of childhood mortality, many seamen had large numbers of children, many of whom survived to young adulthood at least. Stepney parish records show that several seamen managed to father large number of children.204 Shipmaster John Vassell sired twelve children between 1571 and 1602 (including twin sons). When he died in 1625, in his late seventies, eight of his children were still living.205 Shipmaster Robert Rickman fathered twelve children between 1577 and 1597, most of whom survived to adulthood. Rickman, however, had only one child alive when he died in 1625 in his mid-seventies.206 Shipmaster James Woodcot fathered eight or nine

202 Infants and children were especially vulnerable in their first few years. Infants born to poor couples were more likely to die before adulthood than those born into wealthier families. Infants who lived in towns or the fens were more apt to die than those who lived in healthier environments. Houlbrooke, The English Family, 138. In addition to the hazards inherent in childhood, children were susceptible to the health epidemics which ravaged the adult population. They were also very prone to accidental deaths.


204 This investigation is restricted to children who were baptised or buried in the parish. There may have been additional children who were born or baptised in other parishes.

205 PRO, PROB 11/146/279, HCA 13/33/311, HCA 13/25/314.

206 Guildhall Ms. 9171/25/152; PRO PROB 13/30/125.
children by two wives between 1572 and 1597. Woodcot lived into his mid-fifties and had five surviving children when he wrote his will in 1603.  

SEAMEN AND THEIR CHILDREN

Although some argue that the high incidence of infant and childhood mortality led to parents erecting emotional barricades between themselves and their offspring, wills from the period demonstrate that fathers were deeply concerned with the welfare of their children. While seafaring fathers were routinely absent from the home (although it was common to find fathers and sons or son-in-laws on the same ship), this does not mean that they did not play a role in child-rearing. A husband and father had a patriarchal duty as the master of his household. As they did in life, many seamen tried to influence their children after their deaths. Wills provided a final forum for instruction and many fathers attempted to establish "guidelines" for their children to live by. It was not unusual for fathers to advise, admonish, or in some cases, to threaten their children (particularly eldest sons) to do their duty to their siblings, step-mothers or mothers. Mariner John Salmon promised his lands to his eldest son and namesake when he turned twenty-one; John the elder also

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207 Woodcot appeared before the High Court of the Admiralty in 1609 which was when his will was probated. Since he did not alter the will after he wrote it in 1603, we may assume that the children mentioned in the will were still alive. Guildhall Ms. 9171/21/165v; PRO HCA 13/40/139v.

charged his heir "vpon my blessinge to be good and favorable to his mother his brother and Systers". In his will sailor John Fowl beseeched his children not to "vex or trowble the saide Johan my wief for anie thinge duringe her widdowhood". Seaman Simon Stamford ordered his son Thomas "to abide and continue with his said mother and to obey and serue his said mother as a good and duetiefull child". Property was sometimes used as a weapon to ensure "good behaviour". Master William Goodlad wrote in his last testament that my will and mynde is, that if my said sonne william shall not permitt the said Sara my wiefe peaceably to have and enjoye the benefitt of my said house orcharde and landes, duringe the minoritie of the said William ...then it shalbe lawfull for the said Sara my wife to...deducte...Thirtie poundes of lawfull money of England out of his parte and portion...

Wills were occasionally used to castigate disobedient adult children. Given his wealth, mariner Robert Salmon gave modest bequests to his grandchildren "Beinge sorry that their Mother is the onlie cause that I giue them noe more".

Seafaring fathers showed interest in the educational, financial and moral well-being of their progeny. In his will of 1601 mariner Robert Eyles gave all his property to his wife

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209PRO PROB 11/112/134v.
210PRO PROB 11/61/54-55.
211Guildhall Ms. 9171/20/260v.
212PRO PROB 11/121/100v.
213PRO PROB 11/186/354.
Bridget "desieringe her of all [the] love that ever hath byn betwixte vs to have a motherly Care and regarde of those Children which god hath given vs". 214 In his will shipwright Nicholas Dorrett granted his wife his tenements so she could bring up his daughter Sarah and his young cousin, Agnes.215 Dorrett directed his widow to "bringe them vpp in the feare of god and decentlie...". Although Dorrett claimed he trusted his wife to educate the children, he also stipulated that if the girls were "not well and orderlie brought vpp...", his friends were to have money and property to raise them. In his will of 1583 mariner William Motte granted the custody of his youngest son Thomas (still a minor) to his elder sons Robert and William until Thomas turned fifteen; the elder Mottes were instructed to "keep Thomas with meate drynk & clothing & keping hym to schoole...". 216 In his will seaman Richard Wade the elder showed a keen interest in the education of his children: "Richard [the younger] shalbe kepte at the Schole till [he] can write and reade And that Johan and Margaret my daughters shalbe instructed tell they can reade Englishe".217 Fathers appointed overseers to look after their children, regardless of whether or not their wives were still living. Even if the testator’s wife survived him, overseers were

214GLRO X19/15/240.

215 The term "cousin" often denoted a niece or nephew. Eve McLaughlin, Wills Before 1858 (England: Federation of Family History Societies, 1989), 15.

216Guildhall Ms. 9171/12b/80.

expected to act as guardians to look out for the children’s welfare. While mariner Samuel Taylor gave the custody of his young children to his wife, he appointed overseers to assist her and the children "desiringe them with good conscyence to defend and regard the fatherless...". 218

Testators were concerned primarily with safeguarding their children’s portions from unscrupulous step-fathers or guardians. Bonds were normally requested by all but the poorest seamen. Frequently seamen asked friends (often other seamen) to invest money for the children. In his will mariner Richard Cossins requested his friends shipmaster William Boggett (Bigate) and Richard Nottingham, Clerk of the Trinity House, to invest his three children’s portions so they might benefit.219 Cossins was taking no chances: he put his trust in two well-respected and prominent men of the maritime community. Seaman John Godderd of the Hector requested that two of his crewmates receive his wages and shares from the East India Company and invest the money for the profit of his sons. 220

As in the case of widows, testators with property were in a position to exert control over their children even after they were buried. Primogeniture as a principal of inheritance seems only to have been followed when the estate was of a reasonable

218 Guildhall Ms. 9171/17/174. Such requests were not mere rhetoric. There were cases when overseers defrauded seamen’s children of their inheritance. See PRO HCA 14/28/76.

219 PRO PROB 11/102/75-v.

220 PRO PROB 11/102/345.
size and therefore worth preserving in tact. Property was not, however, a guarantee that the testator would bequeath his entire estate to a single male heir. Most seamen were anxious to provide for all their children. In some cases eldest sons or only sons were favoured but rarely to the exclusion of their sisters or younger brothers. Mariner John Fundall willed his estate to his son John and his daughter Anne but he stipulated that John junior would have twice as much as his sister: "the boye must have ij partes of all my goodes...". Fundall probably counted on his young son to use his money to secure a good master and pursue a profitable trade. Girls placed more stock in securing a good marriage to ensure their future rather than in training.

While younger sons normally benefitted from their fathers' wills and many were given equal consideration with their older brothers, younger sons or sons from a second marriage were seldom favoured. Mariner Thomas Boyse gave preference to the sons of his first marriage, Thomas and Abraham, over his sons Isaac and Jacob from his second marriage. The two elder sons were to receive £7 each two months after the return of Boyse's ship, the Swiftsure, from Barbary. Boyse stipulated that his younger sons were to receive £3 6s. 8d when they came of age. Fisherman and

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221 Guildhall Ms. 9051/5/part 2/316.
223 Guildhall Ms. 9171/16/285v-6. According to parish records Issac was five and Jacob was two when their father was buried in
mariner Thomas Okey gave his eldest son Francis his vessels and
most of his oyster lanes, doling out properties, for the most
part, to his younger sons according to seniority. Robert Okey
was unfortunate in that he was the youngest of five sons and
received nothing except the promise of property if his brothers
predeceased him. 224

Although we can make some generalizations about inheritance
practices of the period, ultimately we must allow room for the
preferences and partiality of the testator. Certainly
parental favoritism did exist, which may or may not have been
based upon financial need. Mariner Thomas Stevyns favoured his
daughter over his three sons, giving them all different amounts
of money and goods. 225 Thomas Okey gave his eldest son much of
his estate; his fourth son received more than his second and
third sons. Okey’s two daughters each received more than his
third or fifth son. His youngest son received less than his

Notes:

224Guildhall Ms. 25,626/2/341-v.

225PRO PROB 11/104/219v-220.
step-children. 226

Unquestionably wills demonstrate that parents were keen to provide for their children. There was some degree of reciprocity although many testators had lost one or both parents at the time they made their wills.227 When adult children predeceased their parents they were likely to remember them in their wills. Even if they had families of their own, many men felt duty-bound to leave their parent or parents something in their wills. Although his father was well-off, master’s mate Henry Rickman left his father 40 shillings "in token of my Filiall dutie..." while his brother mariner William Rickman left their mother some dishes. 228 Since women who had survived their child-bearing years often outlived their husbands, mothers figure more prominently in wills than do fathers; it was not uncommon to find references to "lovinge mother[s]". Mariner John Hedley gave his mother (who is described only as the wife of John Coster) all that his deceased father had given him. 229 Mariner John Walker left his mother £30 in his will. 230 Mariner Anthony Cam left his mother a pound of pepper and a loaf of sugar. 231 If they survived their adult

226 Guildhall Ms. 25,626/2/341-v.

227 Current estimates suggest that one half of adults had lost one or both parents by the age of twenty-five. Houlbrooke, "The Making of Marriage", 350.

228 Guildhall Ms., 9171/24/116v, 9171/22/252.

229 Guildhall Ms. 9171/20/46.

230 Guildhall Ms. 9171/17/249.

231 Guildhall Ms. 9171/12b/99.
sons, parents stood a good chance of inheriting the seamen's estate if the men had no wives or children. 232

Parents gained through marriage were also remembered in wills. 233 If a seaman married he was duty-bound to act as a son to his "other" parents. 234 The testator's spouse's parents are commonly mentioned in wills if they were still alive. Mariner George Wattes left £5 to his wife's father, mariner Nicholas Webster. 235 Even though he had remarried, sailor Daniel Linche remembered his dead wife's mother in his will. 236

There is little information on the lot of orphans who had no kin or guardians to take them in. In such cases orphans became wards of their parishes. When he was imprisoned in the Marshalsea prison the three children of Thomas Morgan, a master's mate accused of piracy, were maintained by his parish. 237 Although orphans could look to their parishes for assistance in the absence of kin or friends, those left to the parish had limited prospects in life. Parishes tried to secure positions for orphans in service or apprenticeship. Those children who had...

232Guildhall Ms., 9172/12b/87-v, 9171/19/19v-20, 9171/21/92v.

233In the sixteenth century the term "in-law" was usually reserved for step-parents.

234Fathers and mothers "by marriage" often speak of sons and daughters (that is spouses of one's biological offspring) in their wills. Testators commonly made their daughter's husbands overseers or executors along with their natural sons.

235Guildhall Ms. 9171/19/30v.

236Guildhall Ms. 9171/17/343-v.

237PRO HCA 1/41/115v.
inherited money would be much better off than those with nothing. Even in situations where the children stood to inherit some money or property, without parents or guardians to act as protectors, they were largely defenceless; they were at the mercy of the parish and their masters. They lacked the advantages which were contingent upon having one or both parents alive to provide moral and financial support.

In addition to one’s own children, step-children and orphans, skilled seamen might be entrusted with the care of servants and apprentices. As we have seen, the master would be expected to act in loco parentis and would be responsible for clothing, feeding, sheltering, training and disciplining any subordinates under his roof. A few seamen’s households in Stepney had black servants as well. 238 Thus, the household unit could be a very complex one.

COMPANY INVOLVEMENT AND COMRADEY

In general, the assistance of neighbours, friends and relatives was very important in Tudor society. Seafaring husbands, fathers, and guardians were forced to rely heavily on this network to assist their families when they were away from home. Seamen relied on their colleagues among the maritime community - both on land and at sea. Frequently, the support networks were synonymous: seamen’s neighbours, friends and

238Shipmaster John Paul had a black servant named Agnes. Master Robert Rickman had a black "more wench". Master Bigate had a black servant called George Fatepoint. Captain Michael Geare had a black woman servant. GLRO, X24/70/part II/13, X24/70/46v, X24/70/46v, X24/70/25.
relatives were associated with seafaring and crewmates were neighbours and friends. Hence, those who loaned and borrowed money, those who were present for births, baptisms, betrothals, marriages, will-making and funerals were often connected within the maritime network. Seamen commonly relied on other seamen to train up their sons as apprentices or take in their daughters as servants. Seamen met their sweethearts and future brides through their occupational and social links to other seafarers and their families. They relied on crewmates to safeguard their possessions both during their life and after their death, to invest money for their wives and children, to protect their estates until their children came of age. In many situations seamen cared for their deceased colleagues’ loved ones. They were the same men seamen looked to for companionship on land and at sea.

One has only to peruse seamen’s wills and those of their widows and children to appreciate the degree of solidarity and inter-connectedness of the maritime community on land. A number of seamen remembered their godchildren with a small bequest. When they can be identified, these godchildren were frequently sons and daughters of other seamen. 239 Several seamen remembered the widows or children of other seamen (whether deceased or living) in their wills. In their last testaments, widows

239 This was typical of the general population as well. Choosing godparents for one’s child was a common way of securing or recognizing friendships. Cressy, “Kinship and Kin Interaction in Early Modern England”, 66.
acknowledge their bonds with other seamen's wives, widows, and children. Seamen's sons or daughters who were in positions to make wills routinely remember the children of other seamen. When she died, Alice Huggett, daughter of shipmaster Bartholomew Hugguett and his principal heir, left Barbarie Ireland, daughter of a local mariner the large sum of £30. 240

While the lack of a spouse or children did not necessarily mean that a seaman was divorced from close relationships with those on land, there was, undoubtedly, a connection between familial commitments, attachment to the land community, and parish involvement. The commitment of many seamen to a parish or community was minimal. However, those men with property and families within a specific parish had a vested interest in tending to the affairs of the community.

There was a relationship between wealth, occupational skill and status, and leadership in the community. In seaside communities along the Thames the maritime elite provided at least some of the parish leadership on land. Again, it was the same individuals who could afford to marry and establish an independent household who assumed prominent places within their home parishes. Aside from the seamen who served as churchwardens and auditors, some seamen rose to positions of great distinction in their communities. Thomas Grove, for instance, served both Elizabeth and James (briefly) as one of the six masters of the

240Guildhall Ms. 9171/19/461-v; GLRO, X24/70/4v, X24/70/12v.
Royal Navy and was also the mayor of Rochester. 241

Because seamen tended to live in or near ports, we see more seamen involved in dock-side communities than in inland parishes. For example, in Stepney, almost all the parish officials were shipmasters or prominent shipwrights. The Stepney vestry book for 1579-1662 reads like a "who's who" of London's maritime elite during the Elizabethan and early Stuart periods. They acted as churchwardens and auditors for the parish. Being seafarers, it was normal for a few to be absent from parish meetings. The word "gone" often appears beside the names of the shipwrights and shipmasters in the vestry minutes. 242 The dominance of shipmasters in the parish leadership is not surprising given the numbers of seamen in the parish itself. While some prominent seamen did live in London proper and took part in parish affairs, parish leadership was in no way dominated by seamen in the same way as Stepney was. However, it seems that most seamen living in London or its environs lived in Stepney, Whitechapel or across the river in Rotherhithe, Surrey. More research needs to be done on the parish leadership of seaside communities in order to determine if Thames-side parishes were aberrations or examples of a larger pattern.

Regardless of a seaman's level of involvement with the land community or whether or not he had a family of his own, seamen

241 PRO PROB 11/105/55.

242 See GLRO P93/Dun/327; Memorials of Stepney Parish, ed. G.W. Hill and W.H. Frere (Guildford: Billings and Sons, 1890-1.), vii-viii.
remained deeply attached to their seafaring companions. These bonds were clearly expressed in both married and bachelor seamen's wills. Such was their devotion to the sea and their lives afloat that some men requested that they be buried at sea regardless of where or how they died. In his will Master Thomas Rickman specified that he wanted to be buried at sea "accordinge to the manner thereof". 243 Boatswain Richard Brown willed that his body "be howssed according to the Lawe and custome of the see". 244 Mariner John Wardell requested that his crewmates inter his body "after the mariner Custome". 245 This insistence to be buried at sea according to their own rites is evidence of their deep attachments to their fellows and the maritime sub-culture.

Whether or not they had wives and children, seamen normally made bequests to their seafaring friends. Seafarers frequently received such items as sea clothes, commodities purchased for personal trade, navigational equipment, whistles, and beds from their deceased friends. In addition, some seamen left money for close friends to make rings to remember them by. Master Rowland Jourden left mariner Richard Giles £3 in his will so that Giles could make a ring. 246 Seaman William Feres left money for his

243 Guildhall Ms. 9171/19/90.

244 Hair and Alsop, English Seamen and Traders, 169, 175.

245 Guildhall Ms. 9171/19/45v-6. Conversely, Jonas Bouchlie, gunner of the Trinity Burre left 20 shillings for his crewmates "so that I maye be buried ashore". Bouchlie's request is an isolated one. Guildhall Ms. 9015/5/part 1/41.

246 PRO PROB 11/82/325v. See also GLRO X32/6/293-v; PRO PROB 11/102/322v-3.
friends (who were also mariners and his business partners) "to make them ringes for a remembraunce of me...".\textsuperscript{247} James Smith of the \textit{Primrose} left 40 shillings for Thomas Faster, the master of the ship, to make "a ringe to weare for the memorie...".\textsuperscript{248} It was not unusual for seamen to bequeath money so that their crewmates could have a gathering. This practice was not particular to the more affluent seamen. In 1590, Robert Rickman junior left 10 shillings for his company "desieringe them that of theire charitie they will praie for me that god will forgie my soule my bodies mysdee[d]s".\textsuperscript{249} John Puett of Bristol, master gunner of the Queen's ship, the \textit{Swallow}, bequeathed 20 shillings "to make a breakefaste amoungeste the maister gonners".\textsuperscript{250} John Allen alias Sallows was very generous to his crewmates: "I will to be gyven in a banquett to our Shippes Company the somme of seaven poundes".\textsuperscript{251} Rowland Giles left £6 13s. to the crew of his ship the \textit{George Bonaventure} to drink with.\textsuperscript{252} Mariner Roger Gunston left £3 for a repast for the masters and wardens of Trinity House and the Brethren who went to his funeral.\textsuperscript{253}

\textsuperscript{247} PRO PROB 11/57/201v-2.

\textsuperscript{248} Guildhall Ms. 9172/12a/58.

\textsuperscript{249} PRO PROB 11/76/296v-7.

\textsuperscript{250} PRO PROB 11/63/4v. See also PRO PROB, 11/92/79-80, 11/180/354; GLRO X32/7/631v.

\textsuperscript{251} PRO PROB 11/113/236v.

\textsuperscript{252} PRO PROB 11/82/325v.

\textsuperscript{253} Guildhall Ms. 9171/24/277-8. Seamen associated with the Trinity House frequently made a bequest to the House: the bequest
The study of seamen’s wills confirm the importance of other seamen and their families both on land and at sea. While fellow seafarers figure prominently in their colleagues’ wills, they are given a more significant place in bachelor seamen’s wills. None the less, the men of the maritime community formed deep bonds were those in their occupational group regardless of whether or not they were married or single: no matter how devoted a man was to the land community, he remained intimately connected with his fellow seafarers.

OLD AGE AND RETIREMENT

What happened to old seamen? Was there a point when they "retired" from the sea? Unfortunately there is little information to establish firm conclusions. We know that seafaring was predominantly a young man’s occupation, that most active seamen were under the age of forty and that most masters were under fifty. 254 This is not surprising, given the expansion of long-distance voyages and introduction of impressment as a result of the protracted naval conflict with Spain which deprived seamen of their customary right to weigh health risks against possible remuneration. During Elizabeth’s reign, seamen were expected to endure greater risks to their health on both naval and non-naval voyages. While the private sector respected its traditional maritime obligation to supply health care to injured might consist of money left for a meal for the Brethren or money to the almshouse.

and ill seamen, those employed by the Crown seldom were accorded the same attention. Under such circumstances, we should not wonder that so few seamen lived to advanced ages.

We do occasionally run across aged seamen in the Admiralty Court depositions. These men were usually shipmasters in their fifties, sixties and, sometimes, their seventies. They were called into Court because they were old and very experienced in the ways of the sea and made useful witnesses regarding maritime matters. We do not know if they still went to sea to earn a living. They were unusual within the occupation in that they attained such an advanced age. The evidence from seamen’s wills suggest that few lived to see their grandchildren. Some of these shipmasters continued to work, although probably in a limited capacity. Those with ability and experience were always a valuable part of any crew. Men of skill might hope to find positions in the limited naval bureaucracy or in the Queen’s dockyards. Thomas Grey held a post as a shipmaster for the Queen’s navy until his death in his seventies.\textsuperscript{255} Lesser officers and seamen were also hired to work in the Queen’s dockyards.\textsuperscript{256}

The idea of "retirement" was not an option for most seamen. Some of the maritime elite had made a handsome living and had

\textsuperscript{255}Presumably Grey did not go to sea much at such an advanced age. PRO HCA 13/28/281v-2.

\textsuperscript{256}Many of the Queen’s ships had skeleton crews assigned to them when they were not involved in active duty. See Tom Glasgow, "Viceadmiral Woodhouse and Shipkeeping in the Tudor Navy", Mariner’s Mirror 63 (1977), 254-62; Isobell G. Powell, "Shipkeepers" and Minor Officers Serving at Sea in the Early Stuart Navy", Mariner’s Mirror 10 (1924), 156-172.
investments and shares in ships which would provide them with an income in their old age. These men could turn their attention to other concerns. Shipmaster David Carpenter of Ratcliffe seems to have filled his later days with parish affairs. Although he was in his sixties in 1611 and described as old and deaf, he still maintained his position as churchwarden in Stepney parish. 257 Carpenter was in the minority. The realities of seafaring meant that many seamen did not live to old age, thus making the point moot. For those who did survive, they had a limited range of options. Generally speaking, seamen, like the population in general, had few or no provisions for their old age. 258 Only a small number were in a position to save money for their old age; doubtless few believed they would live to a ripe old age. Most probably worked until they could work no more. Some might prevail upon adult children to support them in their dotage 259 while others relied upon charity of seamen’s organizations or their parishes. Funds like the Chatham Chest and the Trinity House almshouse were open to disabled seamen who had contributed to their funds. Sir John Hawkins established a hospital near Rochester in 1594 specifically for the purpose of supporting ten

257 Hill and Frere, eds., Memorials of Stepney Parish, 31. While he had a long and distinguished career as a shipmaster, the value of Carpenter’s goods were estimated at just over £35 at his death. Guildhall Ms. 9168/17/23.


aged mariners or shipwrights. 260 Bristol's almshouse was also open to old seamen. 261 Certain individuals might fall upon the parish, especially if they had served the parish. The records of Stepney parish note the burial of Henry Rainsford "an old sailer sometyrne beadle of Ratcliffe and now a pencioner...". 262 By and large, those seamen who survived the rigours of their occupation past middle age were a small minority and an even smaller minority had sufficient means to "retire".

CONCLUSION

Seamen were a diverse bunch. At the broadest level of categorization we can divide seamen into married (which includes widowers) and bachelors. It appears that a large proportion of seafarers were in the latter grouping. This was not particular to Tudor England; preliminary research done on seafarers of later periods indicate that many remained single. Some restless young men gloried in their bachelorhood and were drawn to a seafaring life because they longed for a roving existence. However, many single seamen remained bachelors because they lacked the means to make a marriage. Marriageable or married seamen were frequently


261 McGrath, "Merchant Shipping the in the Seventeenth Century", 37.

262 GLRO X24/70/53v. Those who had fallen "to decay in their worke by reason of theyr yeares, weaknesse or infirmities" were considered to be the "deserving poor" and therefore eligible for parish relief in their home parish. The elderly constituted a very high proportion of those on relief roles relative to their representation in the general population. Pelling, "Old People and Poverty", 39.
skilled or semi-skilled mariners. Even among these men, tough
economic times and high inflation during the second half of
Elizabeth’s reign made it more difficult to establish and
maintain an independent household. Furthermore, during the war
years, impressment intruded upon the careers and earning power of
seafarers, affecting their ability to accumulate the financial
foundations needed for married life. It is apparent that those
men who came of age during the late Elizabethan period were hard
put to support a family.

The lack of a wife and children often left the seaman
without an anchor to the land community. While they usually
retained ties with siblings or parents if they were still alive,
in a number of cases seamen without fixed dwellings or families
of their own show a detachment from the land community. Some
bonded with the hosts and hostesses who lodged them or kinsfolk
who would put them up for a time. Nevertheless, their wills show
us that many formed their closest bonds among their fellows in
the normally all-male world of a sailing ship. Men in such
circumstances had few reasons to tarry for long periods ashore.

Seamen were unusual in Tudor society in that a very high
proportion of their number did not marry. When we consider those
who did marry, their households vary little from those of
landsmen in terms of composition and size. There were
differences which distinguished seamen’s households: the degree
of autonomy which their wives enjoyed, or endured, and the
extended absenteeism of the breadwinner and patriarch. Some
shipmasters were atypical in that they had black servants from remote parts of the world in addition to their white servants; doubtless their presence was still a rarity in sixteenth-century England. Yet these men had much in common with the land population. Seamen tended to marry at roughly the same age as the general population, chose spouses from within their social network, they established independent households, had children and the elite often became active members of their communities when they were at home. In this sense, their immersion in the maritime sub-culture relegated them to their own niche within the larger society but, clearly, it did not produce a wholly distinctive way of life.

Like all Elizabeth’s subjects, seamen and their families endured the same crippling inflation which made it harder for families to survive. Unlike most landsmen, seafarers were burdened by another aspect of the late Elizabethan period: the war with Spain. Because seamen were on the frontlines (long before any conflict was openly acknowledged), they and their families were touched in a way that few others were in England. The inevitable offshoot of Tudor naval warfare was impressment; because impressed seamen were deprived of their economic freedom for months or years at a time, some marriages were postponed or made impossible. For those men with dependents, impressment jeopardized their families’ financial well-being. Furthermore, the war augmented the hazards at sea and in foreign ports. The rising tide of maritime violence increased the chances that a
seaman would lose his voyage, compromise his health, or surrender his life; any of these eventualities would have drastic consequences for his dependents. Obviously it was not an easy time to be a seafarer or a member of a seaman’s family.

Perhaps this is why seamen chose women associated with the maritime community; such women were ideal mates who had learned to cope with the realities of marriage to a seaman, whether they had learned that experience first hand or had grown up with seafarers in their families. The pattern is unmistakable: just as many chose their crewmates as their most trusted friends, seamen from London and its environs courted and married their colleagues’ widows, sisters and daughters. This trend is particularly pronounced where it can be most readily studied, among the maritime elite. In this way they could recognize friendships, increase their business connections, cement business partnerships, and forge seafaring dynasties.

The high degree of freedom in household management which seamen’s wives enjoyed - or endured - relative to most landsmen’s wives, could be a blessing or a curse, depending on one’s circumstances. For all but the wealthiest, this freedom was circumscribed in that few were free from the omnipresent threat of poverty. Although some seamen’s wives were in the paid labour force, they, like other Tudor women, were vulnerable because they lacked real earning power and because they were hampered both by the patriarchal views upheld by the Common Law and the Church. Even in their widowhood few had complete autonomy of their lives
or property. Dead husbands routinely limited their widows’ control over their estate in favour of their children.

The importance of a solid support network cannot be underestimated when considering the nature of life as a seaman’s wife. Without the aid and companionship of neighbours, friends and kin, life was much more difficult. It was to this source that wives and widows turned when they needed assistance. The women of the maritime community helped one another, not just because their husbands shared the same occupation: they were often related through blood or marriage or lived in the same neighbourhood. Similarly, seamen looked after their friends’ wives, widows and children and depended on their fellow seafarers to render them assistance when they needed it. The devotion of those connected to the maritime community is evident in the wills of seamen, their widows and their children.

Some seamen’s families lacked a support network, were dislodged from it, or encountered problems that proved too much for their relations, friends and neighbours. The most insurmountable problems were almost always financial. In these circumstances, seamen’s wives and widows had limited options. Those who were eligible looked to seamen’s organizations for charity. These private organizations were not plentiful and those that did exist catered almost exclusively to seamen rather than their dependents. Most, however, relied on their parish for assistance. Given popular opinion and the rules governing almsgiving, those without firm roots in the parish were denied
this important source of assistance. Those without options fell into the ranks of the vagabonds. While we have no idea how many met this fate, parish records, Admiralty records and even the State Papers contain many references to seamen and their families who had fallen on hard economic times. It is apparent that private and public charity geared at helping seamen’s wives and widows lagged far behind the need.

Even in periods of economic distress, seamen’s wives and widows seldom petitioned the Crown for a remedy. When they did petition the Crown it was for help in legal or diplomatic matters far outside their control: clemency for an innocent husband fallen into some sort of trouble or aid in freeing captured husbands who languished in foreign prisons or galleys. Like their husbands, seamen’s wives were not shy in pursuing their due from employers and the Crown but it seems that they were very well aware of what their "due" consisted of and did not expect more than what custom dictated. Regardless of their circumstances and the stresses placed on seamen and their families during wartime, these women did not petition the Crown for financial aid as they had no entitlement to it under maritime custom. Therefore, their focus was on preserving and utilizing custom established by the maritime community and the Crown rather than seeking to expand the boundaries of custom and setting new parameters. These women did not seek special consideration from the Crown even in instances where their husbands fought, were injured, disabled, or died in the Queen’s service. In an age
when the Crown was begrudgingly forced to offer the unprecedented measure of limited pensions for injured, maimed and ill naval seamen, their wives and widows did not factor into the Crown's dispensations. While their husbands' sense of entitlement regarding state service was being altered, their wives did not expect anything for their own losses. In other words, pensions were the Crown's to dole out to veterans but it was not the wives' or widows' place to ask or expect monetary aid. Instead they relied on their wits to survive, and the crutches of their support networks and the parish.

While the responsibilities and stresses were considerable, these women rarely faced the world alone. Whether they were at sea or at home, seamen, as heads of their households, made their opinions known. If their last testaments are any indication, seamen had much to say about the care and conduct of their families and their estates. In their wills, fathers made provisions for their children in terms of funding apprenticeships and education, and bequeathed their progeny sums of money and property which had a direct bearing on their marriage and life prospects. They appointed overseers to guide their widows and children as they would have done. Even in their widowhood few had complete autonomy over their lives or property. It seems unlikely that testators who went to such pains to safeguard and

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counsel their wives and children after their deaths did not do so in life. 264

Some seamen also found the time for parish involvement when they were home. Many prominent shipwrights and shipmasters played important roles within the parish leadership. While there were exceptions, the connection between skill and reputation within the maritime community, marital status, and parish involvement is an unmistakable one: highly skilled seamen could and did marry (often more than once) and it was these men who occupied prominent positions at sea who provided the leadership for their parishes on land. Some of these men were affluent enough that they could afford to "retire" in their old age although few seemed to do so. Many died in the prime of their lives and those who reached "old age" worked until they could not go to sea any longer. No doubt old sea dogs found the transition to a solely land-based existence a difficult one.

While the historian must often speak in generalities, we must acknowledge that it is difficult to speak of a composite figure known as "Jack Tar". When seamen were ashore they lived in many different circumstances. Despite the fact that Jack Tar ashore had many faces and circumstances, we can make one generalization about seamen. The most overwhelming theme to emerge from the study of seamen's lives ashore is the strength of their occupational ties when they were on land. Regardless of

264 We know that whenever possible, absent seamen had returning seamen take back messages and letters to their loved ones. PRO HCA, 13/25/304-7, 13/32/125v.
their ties to a community, marital or occupational status, seamen of all ages and backgrounds looked to those connected with the maritime community as a reference group, a support network and for social interaction when they were on land or at sea. The bonds between crewmates were not limited to shipboard life: they extended to all aspects of a seaman’s life. Whether one was looking for a suitable spouse, choosing a master or guardian for one’s child, naming an overseer for a will, or finding a compatible business partner, seamen looked to their "own kind" in most cases. Although seamen were a group set apart physically when they were at sea, they were segregated from the land community to some degree by their immersion in their own subculture. While those with families and firm ties to the land population straddled the two communities, those who lacked those ties were more likely to be men separated physically, socially, psychologically and culturally from the land population.
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