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#### THE

# Statutes at Large, vol. xxiv.

BEING THE

# INDEX

FROM

# MAGNACHARTA

TOTHE

End of the Eleventh Parliament of Great Britain,

Anno 1761.

BY

DANBY PICKERING, of GRAY'S INN, Efq;

THE

# Statutes at Large,

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End of the Eleventh Parliament of GREAT BRITAIN,

Anno 1761.

CAREFULLY COLLATED AND REVISED.

VOL. XXIV.

BEING THE INDEX.

By DANBY PICKERING, of Gray's-Inn, Esq.;
Reader of the Law Lecture to that Honourable Society.

CAMBRIDGE,

Printed by J. ARCHDEACON, Printer to the UNIVERSITY; for CHARLES BATHURST, at the Cross-Keys, opposite St. Dunstan's Church in Fleet-Street, London; 1769.

CUM PRIVILEGIO.

LINSTY

57,891

# Ţ H E

### PREFACE.

MANY things which are now accepted as antient common law, or the general custom of the realm, were undoubtedly, in their original, parliamentary constitutions, and are extant as fuch in the feveral collections of old laws: the limitation of time of memory, according to legal fignification, being reduced by the statute of Westminster the sirst, to the beginning of the reign of King Richard I. so that whatever existed before that time was taken to be before time of memory, or without a known beginning, and what is fince that time, is faid, in a legal fense, to be within time of memory; it follows as a consequence in law, that all anterior statutes, not pleadable as acts of parliament, but deriving their force from usage only, were naturally excluded the statute book, which could not properly begin earlier than from the reign of King Richard I. The laws concerning affifes and the forest, appear to have been improved under his reign; but those constitutions, fallen into disuse, or abrogated by others, and unwarranted by any authentic memorial of statutes made in his life time, have not obtained the authority of acts of parliament; and the rather, as Vol. XXIV. in

in the opinion of those times, subsequent laws, made on the same subject, and on consideration of former acts, were supposed to abrogate them, in all particulars varied or omitted; and accordingly, when the voice of the nation called upon Henry I. on his accession, for restitution of King Edward's laws, and the same was immediately granted by his charters, Lagam regis Edwardi vobis reddo, - yet to preserve the laws relating to military tenures, was added, — cum illis emenda-tionibus quibus eam pater meus emendavit. This charter was confirmed by King Stephen, and King Henry II. and most likely by Richard I. but the violations of these charters, amongst other grievances of the times of King John, his absolute refusal of the barons demands of a confirmation. and of redrefs, produced that confederacy, in consequence of which his charter was at length obtained at Runingmede: the copy of that charter and the charter of the forest, as contained in Mat. Paris, is observed to differ from that in the Lambeth library, and in Dr. Wilkins's Anglo-Saxon laws, which was printed from the Red Book of the exchequer: this charter falls short of the charter of Henry I. and yet is fuller than that we now have of Henry III. But though the charters of King John seem to have been passed in a parliamentary way, yet it was in times of fuch confusion, that they were not deemed to have obtained a full fettlement, till the time of King Henry III. when the Great Charters were enacted by a full and folemn parliament. That Prince ascended the throne in the tenth year of his age; and the first year of his reign, King John's charters, with occasional 3

casional alterations, were confirmed in parliament; they were again confirmed in the second year of Henry III. and in a plea of the sisth of Henry III. the Great Charter is cited as a statute. Fitzb. tit. Mortdaunc. 53. It was again confirmed in parliament, the eighth of Henry III. and in the ninth year of his reign, and about the nineteenth of his age, his charters were again solemnly enacted in parliament, when the lords spiritual and temporal, knights, freeholders, and other subjects, gave the King a subsidy for his grant of those liberties.

THE greatest authorities have condemned the councils by which that Prince, on his coming of age, caused the charters he had formerly granted, to be cancelled, as void by reason of his infancy, and being in ward, at the time of granting them; a pretence ineffectual to avoid laws confirmed in parliament, and which ferved only to lay the foundation of all his future troubles: nor could these charters be justly confidered as extorting from the crown its lawful prerogative; for in effect they only restored to the people their antient laws, and it is a first principle, that the King in his royal and political character, especially in the highest act of royalty, that of affenting to laws, is neceffarily prefumed to be above all compulsion or incapacity: these charters were again confirmed the twenty first of Henry III. the thirty eighth of Henry III. and the forty ninth of Henry III. There feems greater weight in the objection, that the power of distraining the King, mentioned in King John's charter, and in that of the forty ninth of Henry III. implies a folecism in government, by creating A 2

creating imperium in imperio. But the voluntary confirmation in the fifty second year of Henry III. by the statute of Marlebridge, Ch. V. after his fon's victory over the earl of Leicester and his party, at the battle of Evesham, destroys all pre-tence of constraint; besides confirmations in peaceable times, in the twenty fifth of Edward I. the twenty feventh of Edward I. the twenty eighth of Edward I. the twenty ninth of Edward I. the thirty fourth of Edward I. after the pope's absolution of the King from all his former concessions; and repeated in above thirty acts of parliament: but the legal history of these charters has been traced with fo great accuracy and learning by Mr. Blackfione in his introduction to the charters themselves, that nothing material can be added on that subject.

An inquiry into the origin and constitution of parliaments, particularly that of the house of commons; the different manner of passing bills, at different periods of time; how far statutes passed in times of tumult, or by Kings whose title was deemed voidable, have the force of a law, has become a voluminous work, greatly exceeding the limits of a preface: but it may be assumed, that the concurrent consent of the three branches of the legislature, the King for the time being, the lords, and the commons, forms the supreme and absolute power of the state to make new laws, to alter, repeal, or enforce the old; and that without the concurrence of all those three parts, no fuch law can be made: but though many of the antient statutes are variously penned, and sometimes as if the King alone had enacted them.

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them, yet if they are not so framed as to denote an exclusion of either of the other branches, and have been always allowed as acts of parliament, they shall be prefumed to have passed originally by authority of parliament; before the time of Edward III. they feldom had any preamble, or made any mention of either the lords or commons, though they appear, by writs of summons, to have been present: many statutes, uniformly received as fuch, are extant only in antient books and memorials, and are not found of record in the statute-roll; yet nevertheless have in all times had the reputation and authority of acts of parliament; for the courts take judicial notice of all general acts of parliament, within time of memory, which are not to be tried by the record, but by the court, ex officio; though it is otherwise of particular or private acts of parliament.

THOSE in the time of Edward I. seem as if they were drawn up into the form of a law, in the first instance, and so assented to by the King and parliament; but from about the beginning of the reign of Edward III. they were not in the first instance drawn up in the form of acts of parliament, but in that of a petition, to which the King answered in those times, according to his pleasure, sometimes respiting the matter, sometimes assenting to part only, sometimes absolutely, and sometimes with qualification; from these petitions, and the answer thereto, the act itself was drawn up, by advice of the judges and others of the King's council, and entered on the statuteroll; and the tenor, assisted to proclamation writs, fent

sent to the sheriffs of the several counties; in the second of Henry V. the commons exhibited a petition to the King for the purpose of afferting their right to have such acts drawn up conformably to their sense, without alteration, and that they should be engrossed before the end of parliament: and towards the end of the reign of Henry VI. the method was taken of introducing bills, in the first instance, in the form of an act of parliament, the indorfement thereon shewed their passing the several houses, and the royal assent, which has ever since been given or denied, absolutely and entirely to the whole of all bills exhibited in parliament.

IT would be equally tedious and useless in this place to enter into the detail of statutes objected to for want of full parliamentary authority; because in many of them, it is apparent in the statute itself, or in some other statute where it is so declared, or the reader is referred to some authority where the matter is decided, as amongst other instances, in the ordinance of the twentieth of Edward I. statute the second, commonly called Butler's, and the sisth of Richard II. statute the second, cap. 5. the commons never assenting, is pointed out in the marginal notes.

A critical revisal of statutes could not be brought within the compass of a preface, even supposing that the excellent observations on antient statutes, by the honourable Mr. Barrington, had left any thing to be added by others on the subject; the reader will there be enabled, according

ing to a late noble writer's idea of a legislator, to discover the spirit of those laws, to trace its progress from the first rough sketches to the more perfect draughts; from the first causes or occasions that produced them, through all the consequences that they produced.

The reasons which induced other editors of the statutes to adhere to the old translation, were of too great weight to be departed from in the present edition, particularly the publick use for ages, and actual recital of it in many subsequent acts of parliament: Some marginal corrections have been made, and also reference to some authorities that seemed to afford a commentary on the particular statute: the inserting all the publick acts of parliament that were ever allowed as such, and in print, which was at first thought on, would have proved in experience, useless, and inconvenient; but many, though deemed antiquated, have been added in this edition, on account of either their publick or constitutional importance.

THE editor humbly hopes that the publick will pardon the delay with which this work has been attended, he affures them that it was in no wife occasioned by negligence, but through unavoidable interruptions, and his great pains and labour to render the INDEX as full and accurate as it was in his power, for which purpose he has exerted his utmost endeavours, and relies on their known candour.

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AN

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TOTHE

# Statutes at Large,

FROM

### MAGNA CHARTA

TO THE

End of the Eleventh Parliament of GREAT BRITAIN,

Anno 1761.

BY

DANBY PICKERING, of GRAY'S INN, Efq.

Vol. XXIV.

B

### Mr. Pickering's Edition of the Statutes at Large.

Abatement.

WRIT of dower, Unde nibil habet, shall not be abated by endowment of any other than the tenant, before the writ purchased.

Westm. 1. 3 Ed. 1. c. 49. vol. 1.

of writ of trespass in any of the King's courts, unless the plaintiff swears the goods taken worth 40 s. at least, and that the plaint of beating istrue. Glouc. 6 Ed. 1. flat. 1. c.8. vol. 1.

- shall not be of an appeal for want of fresh suit, if made within one year and a day. Glouc. 6 Ed. 1. flat. 1. c. 9. vol. 1.

of a writ may be amended during the circuit of justices in Eyre. Westm. 2. 13 Ed. 1. stat. 1. c. 10. vol. 1.

— of a writ of nusance, by alienation, like writ granted against him that levied the nusance. Westm. 2. 13 Ed.1. stat. 1. c. 24. vol. 1.

Writ of ravishment of ward shall not abate by the death of any of the parties, but refummons may be against the heir or executor, &c. Westm. 2. 13 Ed. 1. flat. 1. c. 35. vol. 1.

- of an affize, by non-tenure, by entry, or by misnaming of town, kc. Westm. 2. 13 Ed. 1. stat. 1. c. 48. ₩l. I.

View not to be granted after abatenent of the first writ, where there as been a view thereupon. 13 Ed. . flat. 1. c. 48. vole1.

- of a writ of waste by the death

of the plaintiff, 20 Ed. 1. stat. 2. vol. 1.

of a writ brought as sole tenant, for jointenancy found by affize, 34 Ed. 1. flat. 1. vol. 1.

- shall not be for clerks mistake of letter or syllable, 14Ed. 3. c.6. vol. 1.

- by exception of non-tenure, shall be for that parcel only, 25 Ed.3. ftat. 5. c. 16. vol. 2.

-- shall not be for villenage, if the party avers he was free the day of the writ purchased, 37 Ed. 3. c. 17. vol. 2.

--- by plea that the contract was made in another county than is contained in the writ, 6 R. 2. flat. 1. i.2. vol. 2.

 fhall not be of a statute merchant, once shewn in C. B. though the process be after discontinued, 5 H. 4. c. 12. vol. 2.

-of writs of affize, &c. where the lords, &c. of franchises, or a sheriff, named as diffeifors, are found to be no disseisors, 9 H. 4. c. 5. vol. 2. 8 H. 6. c. 26. vol. 3. 11 H.6. c. 2. vol. 3.

-for want of addition in writs, indictments, &c. 1 H. 5. c. 5. vol. 3. 5 Eliz. c. 23. § 13. & 14. vol. 6.

Writs of summons to parliament, teste the King's lieutenant, shall not abate by the King's return into England, 8 H. 5. c. 1. vol. 3.

-- shall not be of writs purchased by or against the wardens of Rochester bridge, by the death or removal of fome of them, 9H.5. flat.1.1.12. vol.3. Certain fuits depending shall not

abate for acceptance of knighthood,

4 H. 6. c. 4. vol. 3.

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All appeals of things done within the realm shall be tried at the Common Law, and of things done without the realm before the Constable and Marshal, and no appeals shall be purfued in Parliament, 1 H. 4. 6. 14. vol. 2.

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Where the stroke is in one county, and the death in another, the appeal may be fued in the county where the party died, 2 & 3 Ed. 6. 6. 24 \$ 3. vol. 5.

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No officer to make an entry of the plaintiff's appearance in person, whe he doth not, under the penalty 40 s, the like if an attorney does n record his warrant, the same ter the exigent is awarded, or before, H. 6. c. 4. 18 H. 6. c. 9, vol. 3.

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Prisoners who were before outlawed, those who have abjured, provors, those taken with the manour, breakers of prison, known thieves, house burners, excommunicate taken at the bishop's request, or for treason, &c. in no wise bailable:—but those indicted of larceny before the sheriff, or of light suspicion, or petty larceny not above 12 d. appellee after the death of the provor; to be let out on sufficient bail for which the sheriff answerable, and without reward, on pain of sine and imprisonment, Stat. Westm. 1. 3 Ed. 1. c. 15. vol. 1. 1 & 2 Ph. & M. c. 13. § 2. vol. 6.

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In Cessavit, the tenant shall not be barred, if before judgment, he pay the arrears and finds sufficient surety, 6 Ed. 1, c. 4 vol. 1.

Bailiffs, receivers, &c. accountants, to be imprisoned, and if they flee, outlawed, and not replevisable, Stat. Westm. 2. 13 Ed. 1. st. 1. c. 11. vol. 1.

Sureties for a debtor by statute merchant, on his default, shall be liable to the same execution, Stat. de Merc. 13 Ed. 1. st. 2. c. 1. vol. 1.

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The marshal of the King's-bench, or of the household, not to bail felons, 5 Ed. 3. c. 8. vol. 1.

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Bail shall not be taken for one in execution, but on an *Hab. Corp.* or *Certiorari*, he shall be remanded until, &c. 2 H. 5. ft. 1. c. 2. vol. 3.

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Every justice may bail persons arrested on malice, or light suspicion of felony, 1 R. 3. c. 3. vol. 4.

Such bail to be taken by two justices, one quorum, 3 H. 7. c. 3. vol. 4.

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No Habeas Corpus, or Certiorari for fuch prisoner unless signed by the C. J. or one of the judges of the court, &c. 1 & 2 Pb. & M. c. 13. § 7. vol. 6.

Appearance by attorney to an action qui tam, without being required to put in bail, 29 Eliz. c. 5. § 21.

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Persons indicted shall not be allowed a certiorari without sureties to pay the costs, &c. 21 fac. 1. c. 8 § 6, 7. vol. 7.

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Bailiffs not to hold pleas of the ecrown, Mag. Ch. 9 H. 3. c. 17. vol. 1.

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Bailiffs arresting persons for matters out of their jurisdiction, to pay double damages, Stat. Westm. 1. 3 Ed. 1. c. 35. vol. 1.

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An indenture shall be made between the sheriff and the bailiff of a liberty, of every Return, each to set his name thereto, &c. Stat. de York. 12 Ed. 2. ft. 1. c. 5. vol. 1.

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— to have fufficient lands in the bailiwick, 2 Bd. 3. c. 4. 4 Bd. 3.c. 9. 5 Ed. 3. c. 4. vol. 1.

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Justices of assize, &c. may inquire of and punish offences of bailiffs, 14 Ed. 3. ft. 1. c. 9. vol. 1. 20 Ed. 3. c. 6. vol. 2. 11 H. 7. c. 15. vol. 4.

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- shall be *fined* for their insufficient returns, &c. 27 H. 8. c. 24. § 9.

- may enjoy their offices above one year, and for the time granted them, 27 H. 8. c. 24. § 15. vol. 4.

All statutes against bailiffs for undue execution, &c. extended to bailiffs of liberties, 27 H. 8. c. 24. § 14. wol. 4.

Bailiffs of liberties, &c. to take the oaths, 27 El. c. 12. § 4. vol. 6.

The buying or farming the office of under-sheriff, &c. to forfeit 500 1. 3 Geo. 1. c. 15. § 10. vol. 13. For accounts of Lords Bailiffs, see Account.

For other matters, see Malt, Sheriffs.

#### Bakers.

Not to conspire to sell bread at certain prices, 2 & 3 Ed. 6. c. 15. vol. 5.

For other matters, see Bread, Certiorari.

#### Ballastage.

Any person may take ballast in the shelps near the Thames, 27 H. 8. c. 18. vol. 4.

Unlading of ballast, &c. in any haven or river running to a port, to forseit 51. 34 & 35 H. 8. c. 9. vol. 5. 19 Geo. 2. c. 22. vol. 18.

Prices to be paid for ballastage in the Thames to the corporation of Trinity House, &c. 6 Geo. 2. c. 29. § 1. vol. 16. 11 Geo. 2. c. 12. vol. 17. 18 Geo. 2. c. 21. vol. 18.

Penalty on ballast-men delivering short quantities, not observing orders, &c. 6 Geo. 2. c. 29. § 3, &c. vol. 16.

Masters of ships may carry chalk, dung, compost, &c. as ballast, on entry at the ballast-office, and licence, and payment of the duties, &c. 6 \$60. 2. c. 29. \$ 14, &c. vol. 16.

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For juries, see Juries. Ball Soap. See Soap.

## Balsam.

Ballam of Peru and Tolu may be imported from the American Plantations, 7 Ann, c. 8, § 12. vol. 11.

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- incapacitated to enjoy the office of warden of the Fleet, or any other, 2 Geo. 2. c. 32. vol. 16.

## Banishment.

No freeman shall be exiled, &c. but by lawful judgment of his peers, or by the law of the land, Magn, Chart. 9 H. 3. 1. 29. vel. 1. See Abjuration.

## Bank of England.

Incorporated by the name of the governor and company of the bank of England, enabled to purchase, sue, implead, &c. 5 & 6 W. & M. c. 20. § 20. vol. 9.

- not to trade with their flock.

5 & 6 W. & M. c. 20. § 27. vol. 9. May deal in bills of exchange, in buying or felling bullion, good pledged and forfeited to them by no redeeming, or the produce of their lands, &c. 5 & 6 W. & M. c. 20 § 28. vol. 9.

Their obligations affignable by in dorsment toties quoties, 5 & 6 W. M. c. 20. \$ 29. vol. 9.

Amerciaments, &c. against thes may be detained by the officers the exchequer out of the annual fund

5 & 6 W. & M. c. 20. § 31. vol. 9. Subscribers to a loan, (other tha the bank of England) to be incorporate rated by the name of the govern and company of the national land ban &c. 7 & 8 W. 3. 1. 31. § 11, 1 vol. 9.

Enlargement of the capital stock

the bank of England, 8 & 9 W.3. c. 20. vol. 10. 7 An. c. 7. vol. 11. 12 An. ft. 1. c. 11. 1 Geo. 1. ft. 2. c. 12. vol. 12. 15 Geo. 2. c. 13. vol. 18.

During the continuance of the bank of *England* there shall be no other corporation, &c. in the nature of a bank, 8 & 9 W. 3. c. 20. § 28. pol. 10. 4 Geo. 3. c. 25. § 13. vol. 26.

no company united in partnerthip, &c. exceeding fix in number,
thall take up money on their bills
payable on demand, or under fix
months, 6 An. c. 22. § 9. 7 An. c. 7.
§ 61. vol.11. 3 Geo. 1. c. 8. § 44. vol.
13. 15 Geo. 2. c. 13. § 5. vol. 18. 4 Geo.
3. c. 25. § 13. vol. 26.

Bank stock and interest thereof exempted from taxes, 8 & 9 W.3. c. 20. § 31. vol. 10. 7 An. c. 7. § 62. vol. 11.

3 Geo. 1. c. 8. § 16. vol. 13.

No contract for buying or felling bank stock to be valid, unless registered within seven days in the books of the bank, and actually transferred within sourteen days, 8 & 9 W. 3. c. 20. § 34 vol. 10.

No act of the corporation to subject the particular share of any member to forfeiture, 8 & 9 W. 3. c. 20.

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Felony to counterfeit the common feal, or any bank note, &c. or to alter or rase any indorsement thereon, 8 & 9 W. 3. c. 20. § 36. vol. 10. 11 Geo. 1. c. 9. § 6. vol. 15. 15 Geo. 2. c. 13. § 11. vol. 18.

The bank shall make their dividends every six months, 9 1V. 3. c. 3.

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thall not be compelled to make dividends but by order of a general court, 12 & 13. W. 3. c.12. § 14. vol. 10. 7 An. c.7. § 65. vol. 11.

Money called in by the bank for circulating exchequer bills, to be taken as stock for qualifying directors, &c. 6 An. c. 32. vol. 11.

The bank may call in money from their members, and on non payment of their shares, after notice in the Gazette, may stop their dividends and transfers, 7 An. c. 7. § 72. vol.11. 3 Geo.1. c. 8. § 38. vol.13.

— to circulate and pay exchequer bills, during, &c. 9 An. c.7. vol.

12. 3 Geo.1. c. 8. § 15. vol. 13.

None to be governor or director of the bank and East India company at the same time, 9 An. c. 7. § 11.

Like clause for the South Sea com-

pany, 9 An. c. 21. §61.

Power given to the bank to lend money to the treasurer of the navy on South Sea stock, 12 An. st. 2. c. 3. § 10.

Proportion of the excise duty on beer, and duty on spices, &c. appropriated to the bank, 1 Geo. 1. sl. 2.

e.12. vol.13.

Redemption of bank annuities, 3 Geo. 1. c. 8. 9 Geo. 1. c. 5. 13Geo. 1. c. 3. 1 Geo. 2. ft. 2 c. 8. § 22. 11 Geo. 2. c. 27. § 16.

Reduction of the bank annuity, 11

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Annuities granted to the bank upon the coal duties, I Geo. 2. st. 2.

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Annuity of 50000l. free from taxes

Annuity of 50000/. tree from taxes granted to the bank, charged on the furplus of additional duties on foap, paper, &c. redeemable by parlia-

ment, 2 Geo. 2. c. 3. vol. 16.

The bank to continue a corporation until the annuities, &c. granted by parliament are redeemed, 4 Geo. 2. c. 9. § 33. vol. 16. 15 Geo. 2. c. 19. § 13. 16 Geo. 2. c. 13. § 32. 17 Geo. 2. c. 18. § 28. 18 Geo. 2. c. 9. § 33. 19 Geo. 2. c. 6. § 15. 19 Geo. 2. c. 12. § 59. vol. 18. 20 Geo. 2. c. 3. § 55. 20 Geo. 2. c. 10. § 45. 21 Geo. 2. c. 2. § 36. 22 Geo. 2. c. 23. § 14. vol. 19. 23 Geo. 2. c. 16. § 11. vol. 20. 28 Geo. 2. c. 15. § 31. 29 Geo. 2. c. 7. § 39. vol. D 3

21. 30 Geo. 2. c.19. § 51. 31 Geo. 2. c. 22. 32 Geo. 2. c. 10. vol. 22. 33 Geo. 2. c. 7. 1 Geo. 3. c. 7. vol. 23. 2 Geo. 3. c.10. 3 Geo. 3. c.12. vol. 25.

Servants of the company breaking their truft, &c. guilty of felony without clergy, 15 Geo. 2. c. 12. § 12.

Directors may chuse a chairman to supply the absence of the governor, 15 Geo. 2. c.13 § 13. 24 Geo. 2. c. 4. § 22.

Additional annuity redeemable granted to the bank for payment of exchequer bills cancelled, 19 Geo. 2. c. 6.

General court of the bank may proceed without taking the oaths, &c. unless required by nine or more of the proprietors, 24 Geo. 2. c.4. § 21.

The corporation of the bank further continued in consideration of sums paid for the current service of the year, 4Geo. 3. c. 25. vol. 26.

For Annuities transferred from South Sea company, see South Sea com-

pany.

See Annuities, Chancery, East India company, Exchequer, Execution, Felony, Parliament, Soap.

#### Bankers.

No persons acting as bankers to be a company or in partnership, exteeding six in number, during the continuance of the bank of England, 6 An. c. 22. § 9. 7 An. c. 7. § 61. vol. 11. 3 Geo. 1. c. 8. § 44. vol. 13. 15 Geo. 2. c. 13. § 5. vol. 18. 4 Geo. 3. c. 25. vol. 26.

## Bankrupts.

The lord chancellor, or keeper, lord treasurer, lord president, lord privy seal, &c. upon complaint, shall take order with bankrupts bodies lands and goods, for the payment of their debts, 34 & 35 H.8. c.4. vol. 5.

Any merchant, or other, using trade, bartery, &c. living by buying and selling, subject or denizen, that

departs the realm, keeps his house, absents himself, suffers himself to be arrested for debt, &c. not due, or to be outlawed, or yields himself to prifon, &c. with intent to defraud or hinder a just creditor, shall be deemed a bankrupt, 13 Eliz. c. 7. § 1. vol. 6.

The lord chancellor, on complaint in writing, may affign commissioners, &c. who are authorized to order the body, goods, and lands, freehold or copyhold, for satisfaction of creditors in equal portion, 13 Eliz. c. 7. § 2. vol. 6. 1 fac. 1. c. 15. § 3. 21 fac. 1. c. 19. § 3, 4. vol. 7.

The vendee of a copyhold shall compound with the lord of the manor for his fine, &c. before he enters or takes any profit, 13 Eliz. c.7.

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The commissioners, on request, shall declare to the bankrupt, how they have bestowed his estate, and pay him the overplus, 13 Eliz. c. 7. § 4. vol. 6. 1 Jac. 1. c. 15. § 15. vol. 7.

The commissioners may summon and examine all persons suspected of knowing or conceasing a bankrupt's goods, debts, &c. 13 Eliz. c. 7. § 5.

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Persons refusing to swear, or to discover, &c. shall forfeit double the value concealed, to be levied and distributed by the commissioners amongst the creditors, 13 Eliz. c. 7. § 6, 7. vol. 6.

And if there be an overplus, the moiety of such forfeitures shall be paid to the Queen, the other to the poor, &c. 13 El. c. 7. § 8. vol. 6.

Bankrupt not surrendering himself after five proclamations, &c. to be out of the Queen's protection; and others concealing him to be fined by the lord chancellor, 13 Eliz. c. 7. § 9. vol. 6.

A creditor, not satisfied his whole debt, to have his remedy for the residue, as before this act. 13 Eliz. c.7. § 10. vol. 6.

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Commissioners may sell lands that come to the bankrupt before satisfaction made to the creditors, 13

Eliz. c. 7. \$ 11. vol. 6.

Lands fold bona fide, before bankruptcy, and not to the use of the bankrupt himself, &c. not within this act, 13 Eliz. c. 7. § 12. vol. 6.

Any perion using trade, &c. that shall fraudulently procure himself to be arrested, or his goods, &c. to be attached, or makes any fraudulent grant of his estate, &c. whereby his creditors may be defeated or delayed, or being arrested, shall thereon lie in prison six months, shall be adjudged bankrupt, 1 7ac. 1. c. 15. § 2. vol. 7.

Ang creditors may thare with the rest, within four months after the commission sued, and until distribution, contributing to the charges, &c.

1 7ac.1 c.15. § 4. vol. 7.

Estates, &c. of a bankrupt conveyed to any of his children, &c. or debts transferred into others names, unless upon marriage, &c. liable to disposal of the commissioners, &c. 1 7ac. 1. c. 15. \$ 5. vol. 7.

--not appearing on notice thrice at his house, may be proclaimed a bankrupt, and on five proclamations, not appearing may be apprehended, &c. 1 7ac. 1. c.15. §6. vol. 7.

Commissioners may examine the offender, as to his estates, &c. on in-

terrogatories, 1 fac. 1. c. 15. § 7. vol.7. On refulal to answer fully, &c. they may commit him, until he shall conform, 17ac.1. c.15. § 8. vol.7.

For perjury to the value of ten pounds, to stand on the pillory, &c.

1 Jac. 1. c. 15. § 9. vol. 7.

Such persons as refuse, on summons, to appear and answer to interrogatories, may be committed until they shall submit, 1 7ac.1. c.15. § 10. 901.7.

Witnesses sent for to be allowed their charges, and liable to the penalties of 5 Eliz. for perjury, 1 Jac. 1. c. 15. § 11. vol. 7.

Forfeitures by force of this act to be recovered, &c. by creditors only, 1 Jac. 1. c. 15. \$ 12. vol. 7.

Debts due to the bankrupt may be affigned with like remedies, &c.

Jac. 1 c. 15. § 13. vol. 7.

Not to prejudice any debtor of the bankrupt, for payment to him made bona fide before he knew that he was become bankrupt, 1 Jac. 1. c. 15. § 14. vol. 7.

The commissioners in any action. &c. may plead the general iffue, and give the statute in evidence, 1 Jac. 1.

c.15. § 16. vol. 7.

After commission sued and dealt in, if the bankrupt dies, the commissioners may nevertheless proceed in execution, 1 Jac. 1. 1. 15. § 17. vol. 7.

All former statutes against bankrupts shall be largely and beneficially construed for the aid of the creditors, 21 Jac. 1. c. 19. § 1. vol. 7.

Every person using trade, &c. the trade or profession of a scrivener, who shall obtain any protection other than lawful privilege of parliament, or exhibit any bill, &c. to compel his creditors to accept less than their just debts, or procure longer days of payment, or being arrested for a debt of 100l. shall not pay or compound the. fame within fix months, or upon amy arrest for debt shall lie in prison two months or more, or being arrested for a debt of 100% shall escape out of prison, or procure his enlargement by common or bired bail. shall be a bankrupt from the time of the first arrest, 21 Jac. 1. c. 19. § 2. wol. 7.

The commissioners may examine the bankrupt's wife for discovery of his estates, and on refusal, &c. she is liable to the same penalties, as others are in like cases, 21 Jac. 1. 6. 19. § 6.

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Bank→

Bankrupt concealing goods to the value of 201. fraudulently, &c. or not shewing casual loss, whereby he became disabled, on indictment and conviction, to be set on the pillory, 21 Jac. 1. 1.19. § 7. vol. 7.

the commissioners may authorize to break open the bankrupt's house, doors, chests, &c. and to seize and order the body, goods, &c. 21

Jac. 1. 1.19. § 8. vol. 7.

The bankrupts goods shall be divided rateably, notwithstanding any judgement, &c. whereon execution was not executed before he became bankrupt, 21 Jac. 1. c. 19. § 9. vol. 7.

His goods, &c. liable notwithflanding an extent, where the bankrupt was not originally debtor to the King, 21 Jac. 1. c. 19. § 10. vol. 7.

Goods in a bankrupt's possession as owner, &c. shall be liable, 21 Jac.

1. c. 19. § 11. vol. 7.

Bankrupts estate in tail, &c. unless remainder is in the King by his grant, may be sold by deed, inrolled within fix months, 21 Jac. 1. c.19. §. 12. vol. 7.

Conditional estates granted by a bankrupt, may be redeemed by the commissioners and sold, &c. 21 Jac.

1. c.19. § 13. vol. 7.

mo purchaser for valuable confideration, shall be impeached unless the commission be sued within five years after he became bankrupt, 21 Jac. 1. 6.19. § 14. vol. 7.

All statutes against bankrupts extended equally to aliens as denizens, or natural born subjects, 21 Jac. 1.

1.19. \$ 15. W. 7.

Adventurers, &c. in the East India company, Guinea company, or Royal Fishing Trade, not to be deemed traders within any statute for bank-rupts, 13 & 14 Car. 2. c. 24. vol. 8.

The judgement that Sir John Wolflenholme was a bankrupt in respect of such stock, declared to be against

law and reversed, 13 & 14 Car. 2. c. 24. § 5. vol. 8.

purchasers under that commission not to be impeached, 13 &c

14 Car. 2. c. 24. § 6. vol. 8.

No members of the bank liable to be deemed bankrupts, in respect of their stock only, 8 & 9 W. 3. c. 20. § 47. vol. 10. 3 Geo. 1. c. 8. § 43. vol. 13.

Like exemption of East India company, 9 & 10 W. 3. c. 44. § 74. vol. 10.

Like exemption of South Sea company, 9 An. c. 21. § 42. vol. 12. 8 Geo. 1. c. 21. § 12. vol. 14.

Bankrupt not furrendering himself within thirty days after notice, &c. and truly discovering his effects, &c. shall suffer as a selon, without benefit of clergy, 4 An. c.17. § 1. vol. 11.

Lord chancellor may enlarge the time for bankrupt's furrendering, &c. not exceeding fixty days, 4 An. c. 17.

\$ 2. vol. 11.

Commissioners authorized to fend for any persons, and to examine them on oath, or affirmation, &c. as to bankrupts estates, act of bankruptcy, &c. and on resusal without lawful cause, &c. and tender of reasonable charges, may be committed until they submit, &c. but not obliged to travel above twenty miles, 4 An. c.17. § 3. vol. 11.

Bankrupts may be committed by warrant of justices, &c. to the county gaol where taken, until removed by commissioners warrant, 4 An. c. 17.

\$4. vol. 11.

On their submission to be examined, &c. shall have benefit of this act as if they had voluntarily surrendered, 4 An. c.17. § 5. vol. 11.

If they incur felony by this act, their estate to be divided amongst the

creditors, 4 An. c. 17. § 6. vol. 11.

Bankrupts conforming to this act, shall be allowed 51. per cent, out of the estate got in by his discovery,

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chancellor, &c. 4 An. c. 17. § 19. *vol*.11.

not to exceed 200 l. and shall be discharged from all debts due at the time he became bankrupt, 4 An. c.17 ₹7. vol.11.

If the neat proceed of the bankrupt's estate does not amount to pay eight shillings in the pound, he shall be allowed no more than what the affignees, &c. think fit, 4 An. c.17. **§8.** *vol*.11.

Persons concealing bankrupts eflates, forfeit 100 l. and double the value concealed, &c. 4 An. c.17. § 9.

vol. I I.

Persons discovering bankrupts estates within sixty days after the time allowed him to furrender, &c. shall be allowed 31. per cent out of the neat produce thereof, 4 An. c.17. 6 10. *Wl*.11.

Debtors to bankrupts on mutual accounts, shall not be obliged to pay more than the balance, to be adjusted by the commissioners, 4 An.

c.17. § 11. vol.11.

No advantage granted by this act to any bankrupt that has advanced above 100 L on the marriage of any of bis children, unless he proves that he had at that time sufficient to pay his full debts, 4 An. c. 17. § 12. vol. 11.

Commissioners to appoint three meetings within the thirty days, 4

An. c. 17. § 13. vol.11.

Persons sued, &c. may plead the general issue, 4 An. c.17. § 7.14. vol.11. Persons who have lost 100 l. by

gaming, &c. within twelve months before bankruptcy, to have no benefit of the 2ct, 4 An. c.17. § 15. vol. II.

Persons who were bankrupts before 10 March 1705, surrendering themselves, &c. to have the benefit, &c. of this act, 4 An. c.17. § 17,18. vol. II.

No discovery by bankrupt shall intitle him to the benefit of this act, unless certificate be figned by the commissioners of his having conformed, &c. and allowed by the lord

No expences to be allowed for eating or drinking of the commissioners, on pain of disability, 4 An. c. 17. \$20. vol.11.

This act to continue for three years, 4 Au. c. 17. § 16. vol. 11. continued for five years by 7 An. c. 25. § 4. vol. 11. in part continued for seven years by 3 Geo. 1. c. 12. vol. 13. 5 Geo. 1. c.

24. vol. 14.

Bankrupts who shall carry away, imbezel, &c. any goods to the value of 201. or books of accounts, notes, &c. with intent to defraud the creditors, to fuffer as felons without benefit of clergy, 5 An. c. 22. § 1. vol. 11.

No bankrupts to be discharged from their debts, &c. unless four fifths in number and value of creditors sign a certificate, &c. 5 An. c. 22. \$2. vol. 11.

Securities, &c. given by bankrupt to a creditor to induce him to fign fuch certificate, &c. wholly void, 5 An. c. 22. \$ 3. vol. 11.

Notice to be given in the London Gazette of the issuing commissions, &c. 5 An. c. 22. § 4. vol. 11.

Commissioners may appoint one or more affignees, &c. who may be removed, &c. 5 An. c. 22. § 5. vol. 11.

Affignees may compound with debtors to the bankrupt, 5 An. c. 22.

6. vol.11.

No commission to be awarded on petition of fingle creditor, unless his debt be 100 l. or of two creditors for less than 150 l. &c. 5 An. c. 22. § 7. vol. II.

No farmer, grazier, &c. nor receiver of taxes to be deemed within the statutes of bankrupts, 5 An. c. 22.

**§**8. *vol*.11.

This act to continue for two years, 5 An. c. 22. § 9. vol. 11. revived for feven years by 3 Geo.1.1.12. vol. 13: 5 Geo. 1. c. 24. vol. 14. continued for one year, &c. 11 Geo.1. 6. 29.vol.15.

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13 Geo. 1. c. 27. vol. 15. 3 Geo. 2. c. 29. vol. 16.

Description of a bankrupt in 21 Jac. 1. c. 19. Persons using trade, &c. who should not pay or compound a debt of 1001. within six months after arrest, &c. should be bankrupt from such arrest, &c. repealed so far as relates to the description, &c. 10 An. c. 15. § 1. vol. 12.

Discharge of a bankrupt shall not extend to his partner or one jointly bound with him, &c. 10 An. c. 15.

§ 3. vol. 12.

Creditors of a bankrupt whose debts are payable at a suture day, shall be admitted to their proportion, &c. discounting, &c. at the rate of 51. per cent. 7Geo. 1. c. 31. § 1. vol. 14.

Bankrupt shall be discharged in the same manner, as if such debts had been due before he became bankrupt, 7 Geo. 1. c. 31. § 2. vol. 14.

No fuch creditor to join in fuing a commission, &c. before his debt becomes due, 7 Geo. 1. 6.31. § 3. vol. 14. — this last clause is repealed by

5 Geo. 2. c.30. \$ 22. vol. 14.

Bankrupt not furrendering himself within forty two days after notice,&c. and conforming to the statutes by discovering, &c. or embezzleing goods to the value of 20% or concealing books of account, &c. shall suffer as a selon without benefit of clergy, and his estate be divided amongst the creditors, 5 Geo. 2. 6. 30. § 1. vol. 16.

The commissioners within the forty-two days, shall appoint not less than three meetings, the last to be on the forty second day, with notice in the London Gazette, &c. 5 Geo. 2. c. 30.

2. vel. 16.

Lord chancellor may enlarge the time for bankrupts surrendering, &c. not exceeding sifty days from the end of the forty two days, by order made six days at least before the time he was to have surrendered, 5 Geo. 2. c. 30. § 3. vol. 16.

Bankrupt to deliver up his accounts, &c. upon oath, or affirmation, &c. and to attend and affift the affignees, 5 Geo. 2. c.30. § 4. vol.16.

Bankrupt may inspect the accounts and shall be free from restraint during his examination, if he was not in custody at the time of his submission, &c. and if arrested afterwards shall be discharged, and officer detaining him, shall forseit 5!. a day to such bankrupt, 5 Geo. 2. 6.30. § 50 vol. 16.

Bankrupt in custody at the time, &c. to be brought before the commissioners at the expence of the estate, &c. and if in execution, the commissioners to take his discovery, &c. in the prison, 5 Geo. 2. c. 30. § 6. vol. 16.

Bankrupt discovering, &c. to be allowed out of the neat proceed 5 l. per cent. so that it does not exceed 200 l. and the creditors are paid 10 s. in the pound, and if they are paid 12 s. 6 d. in the pound, the bankrupt shall be allowed 7 l. 10 s. per cent, not exceeding 250 l. in the whole, and if the creditors are paid 15 s. in the pound, he shall be allowed 10 l. per cent, not exceeding 300 l. and such bankrupt shall be discharged from all debts due at the time he became bankrupt, 5 Geo. 2. c. 30. § 7. vol. 16.

If the neat proceed of estate discovered by bankrupt does not amount to 10 s. in the pound, he shall be allowed what the assignees and commissioners think sit, not exceeding 31. per cent, 5 Geo. 2. c. 30. § 8. vol. 16.

Future effects shall be liable of bankrupts who shall have been discharged by any insolvent act, &c. unless the effects, &c. are sufficient to pay 155. in the pound, 5 Geo. 2, c.

30. 6 g. wl. 16.

Certificate of bankrupts conforming, &c. to be figned by four fifths in number and value of the creditors for not less than 20%. respective-

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ly, and bankrupt to make oath or affirmation, &c. 5 Geo. 2. 6.30. \$ 10. vol. 16.

Securities, &c. to induce creditors to fign certificates shall be wholly void, &c. 5 Geo. 2. 6.30. \$11. vol.16.

No benefit of this act to bankrupt who has given above 1001. on the marriage of any of his children, unless on proof of sufficient effects to pay all his debts at that time; or who has lost at gaming, &c. 5 l. in one day, or 100 l. in one year before he became bankrupt, 5 Geo. 2. c. 30. 5 12. vol. 16.

Bankrupt, after his certificate allowed, shall be discharged from any execution, &c. for debt due at the time he became bankrupt, 5 Geo. 2.

€. 30. § 13. vol. 16.

Judges or justices, &c. may grant warrants to apprehend bankrupts not conforming, &c. gaolers are to give notice to the commissioners; and bankrupts goods, books, &c. may be seized in any prison, 5 Geo. 2. c. 30. § 14. vol. 16.

Bankrupt, so apprehended, his conforming, &c. may have the benefit of this act, 5 Geo. 2. c. 30.

15. vol. 16.

Bankrupt and others not answering the interrogatories of commissioners may be imprisoned until they fubmit, 5 Geo. 2. c. 30. § 16. vol. 16.

The warrant of commitment shall specify such question, &c. 5 Geo. 2.

c. 30. § 17. vol. 16.

If an habeas corpus is brought on fuch commitment, the judge may recommit the prisoner, until he shall conform, &c. though the form of the warrant were infufficient, unless it appear that he had answered all lawful questions, &c. and gaoler, for escape, shall forfeit 500 l. 5 Geo. 2. c. 30. § 18. 36. vol. 16.

Gaoler for refusing to produce his prisoner to a creditor, &c. shall forfeit 1001. 5 Geo. 2. c. 30. § 19. vol. 16.

Persons making discovery of bank-

rupt's effects, to be allowed & I per cent thereout, &c. 5 Geo. 2. c. 30. § 20. UN. 16.

Persons concealing, &c. to forfeit 100 l. and double the value to the creditors, 5 Geo. 2. 6.30. § 21. vol. 16.

Creditors on bonds, notes, &c. payable at a future day, may petition for commissions, 5 Geo. 2. c. 30. § 22. vel. 16.

No commission to be granted unless the debt of single petitioner amounts to 100% or of two creditors petitioning amounts to 150% or of three creditors, amounts to 200 l. on oath or affirmation, and bonds given to prove bankruptcy, &c. 5 Geo. 2. c. 30. § 23. *vol*.16.

Where creditors have made a collusive composition with the bankrupt, they shall forfeit, &c. and the commission shall be superseded and another granted to the other creditors, 5 Geo. 2. c. 30. § 24. vol.16.

The charge of fuing the commission. to be paid by the petitioners, and reimburfed out of the bankrupts effects. and creditors shall be admitted without paying contribution, 5 Geo. 2. c. 30. **§** 25. *vol*.16.

Notice of meeting, &c. to be given in the Gazette, and creditors living remote may prove their debts by affidavit, or affirmation made before a master extraordinary, &c. and by letter of attorney, attested, &c. vote in the choice of assignees, who shall keep accounts for the inspection of creditors, 5 Geo. 2. c.30. § 26. vol, 16,

No creditor to vote for affignees, whose debt does not amount to 10 l.

5 Geo. 2. c. 30. § 27. vol. 16.

Mutual credits with the bankrupt. to be settled according to the balance of the account, 5 Geo. 2. c.30. § 28. *vol*. 16.

Persons swearing to debts falsely, forfeit double the sum to the other creditors, and liable to the statutes made against perjury, 5 Geo. 2. c.30. § 29. vol. 16.

Com-

Commissioners may appoint assignees for securing bankrupts effects who may be removed by the creditors at their meeting, and others chosen, and for not delivering up the effects to the new ones, the first assignees, on notice, &c. shall respectively forseit 2001. to the creditors, 5 Geo. 2. c. 30. § 30. vol. 16.

Notice of removal of affignees, and appointment of others, in whom the effects are vested, &c. to be given in the Gazzette, 5 Geo. 2. 6. 30.

31. vol. 16.

Creditors, before chusing assignees, may appoint the manner of paying the monies got in, &c. 5 Geo.

2. c.30. § 32. vol. 16.

After four months, and within 12 months, from the commission, assignees to give 21 days notice in the Gazettee, and creditors may come then and prove their debts, receive their dividends, &c. 5 Geo. 2. 6. 30. § 33. vol. 16.

Affignees, with consent of creditors, may submit disputes to arbitra-

tion, 5 Geo. 2. c. 30. \$ 34.

and compound debts, 5 Geo. 2.

s. 30. § 35. vol. 16.

Bankrupt, after his certificate allowed, &c. shall attend and affift the affignees in settling accounts, &c. and be paid 2s. 6d. a day, and refusing, &c. may be committed until he shall conform, &c. 5 Geo. 2. c. 30. § 36. vol. 16.

Final dividend to be made within 18 months, unless there is a suit depending, &c. 5 Geo. 2. c. 30. § 37.

vol. 16.

No fuit in equity to be commenced without consent of a majority of the creditors, 5 Geo. 2. c. 30 § 38. vol. 16.

Bankers, brokers and factors, liable to the statutes concerning bank-rupts, 5 Geo. 2. c. 30. § 39. vol. 16.

No farmer, grazier or drover of eattle, or receiver general of taxes shall be within any statutes concern-

ing bankrupts, 5 Geo. 2. c. 30. § 40. vol. 16.

Proceedings may be entered on record by direction of lord chancellor, and may be fearched, and copy of such record of certificate, &c. shall be evidence to discharge bankrupts from actions, &c. unless creditor proves it was fraudulently obtained. 5 Geo. 2. 6. 30. § 41. vol. 16.

No schedule to be annexed to any affignment of the bankrupts personal estate from the commissioners to the affignees, and every commissioner taking above 20s. for each meeting or ordering any expence, &c. shall be disabled, 5 Geo. 2.6.30. § 42. vol. 16.

Commissioners to take the oath, &c. and enter a memorial thereof; 5 Geo. 2. (... 30. § 43. 44. vol. 16.

Commissions not to abate by demise of the King, and renewals to be for half sees, 5 Geo. 2. c. 30. § 45. vol. 16.

Fees of solicitors, &c. employed under commissions to be settled by a master in chancery, 5 Geo. 2. c. 30. § 46. vol. 16.

Certificates of bankrupts before 14 May 1729, on conforming, &c. confirmed, and proceedings against them discharged, 5 Geo. 2. c. 30. § 47. 48. vol. 16.

This act to continue in force for three years from 24 June 1732. and then to the end of the next tession, 5 Geo. 2. c. 30. § 49. vol. 16. further continued by 24 Geo. 2. c. 57. § 8. vol. 20. further continued to 29 Sept. 1771. and thence to the end of the next fession, 4 Geo. 3. c. 36. § 1. vol. 26.

Creditors bona fide of bankrupts shall not be liable to refund to the assignees monies received in the course of trade, &c. before notice of insolvency, &c. 19 Geo. 2. c. 32. § 1. vol. 18.

Creditors on bottom-ree bonds, policies of infurance, &c. shall be admitted

admitted as if the contingency had happened, and the bankrupt discharged from the debt accordingly, 19 Geo. 2. c. 32. § 2. vol. 18.

Offences made felony by 5 Geo. 1. c.24. vol. 14. or 5 Geo. 2. c.30. vol. 16. excepted out of the general pardon.

20 Geo. 2. c. 52. \$ 23. vol. 19.

Certificates signed by sictitious creditors, unless the bankrupt shall disclose the fraud, &c. shall be void, 24 Geo. 2. c. 57. § 9. vol. 20.

Letter of attorney from a creditor in foreign parts, attested by a notary publick, sufficient evidence to authorize his signing certificate, 24 Geo. 2. c. 57. § 10. vol. 20.

Bankrupt not obtaining his certificate, shall have no benefit of the insolvent act, 28 Geo. 2. c. 13. § 22. vol. 21. 1 Geo. 3. c. 17. § 30. vol. 23.

Trader, &c. having privilege of parliament, if he shall not pay or compound a debt within two months after original sued, &c. shall be a bankrupt and liable to a commission, &c. 4 Geo. 3. 6. 33. § 1. vol. 26.

This act not to extend to debts contracted before 8 March 1764, 4

Geo. 3. c. 33. § 2.

Such trader, &c. committing any act of bankrupcy after the last day of this session, liable to a commission, &c. notwithstanding his privilege, 4 Geo. 3. c. 33. § 3. vol. 26.

Persons intitled to privilege not subject to arrest, except in cases made felony, 4 Geo. 3. c. 33. § 4. vel. 26.

For other matters, see Cambrick, Debt and Debtors.

#### Banks.

No town or freeman distrainable to make banks, &c. but such as of old time and of right, have been accustomed, &c. Magn. Chart. 9 H. 3. c. 15. vol. 1.

to be defended and bounded as in the time of King Henry grand-father to the now King. Magn. Chart. 9 H. 3. c. 16. vol. 1.

Cutting down Pow-dike, &c. in Marshland in Norfolk and Ely, made felony, 22 H. 8. c. 11. vol. 4. 2 & 3 Ph. & Mar. c. 19. vol. 6.

Justices of peace in Norfolk may take order, in sessions, for repair of sea banks in that county, 7 Eliz. c. 24. vol. 6. 3 Car. 1. c. 4. 16 Car. 1.

c. 4. vol. 7.

Commissions to be granted by the lord chancellor from time to time, &c. for maintaining sea banks, &c. in Norfolk and Suffolk, 7 Jac. 1. c. 20. 3 Car. 1. c. 4. 16 Car. 1. c. 4. vol. 7.

Maliciously breaking down sea banks, banks of any river, &c. felony without benefit of clergy, 6 Geo. 2. c. 37. § 5. vol. 14. 31 Geo. 2. c. 42.

§ 5. vol. 22.

Persons removing any piles or other materials used for security of sea-banks, forseit 201. to be sevied by distress, &c. and for want of such, six months imprisonment, 10 Geo. 2. c. 32. § 5. vol. 17. 31 Geo. 2. c. 42. § 5. vol. 22.

Persons cutting starr or bent from the sand-hills on the north-west coasts, &c. for seit 20s. for the sirst offence, and for the second offence to be committed to the house of correction, &c. 15 Geo. 2. c. 33. § 6. vol. 18.

For other matters, see Bedford Level.

Felony, Sewers.

Banns of Matrimony. See Marriage.

## Baptism.

The child of every popish recusant to be baptized within a month after its birth by a lawful minister, &c. on penalty of 100 l. 3 fac. 1. c. 5. § 14. vel. 7.

For other matters, see Births and Christenings, Register.

## Barbers and Surgeons.

The barbers and surgeons of London made one company and incorporated, and all members, admitted to surgery, exempt from bearing arms, watch,

watch, or inquests, 32 H. 8. c. 42. § 1. vol. 5.

No barber in London shall use surgery, nor any furgeon of London use barbery, 32 H. 8. c. 42. § 3. vol. 5.

None shall be a barber in London but a freeman of that company, 32H.

8. c. 42. § 4. vol. 5.

Four masters shall be chosen, two expert in furgery, two in barbery, with authority to punish offences, &c. penalty of 51. a month on persons offending, 32 H. 8. c. 42. \$ 5. vol. 5.

Barbers and furgeons to pay lot and scot as accustomed, &c. 32 H. 8. c.

42. \$ 6. vol. 5.

Any person may keep a barber or Surgeon as his servant, 32 H. 8. c. 42. § 7. vol. 5.

Barbers aprons imported to pay a duty of 8 d. the piece each, more than charged in the book of rates, 4 & 5 W. & M. c. 5. § 2. vol. 9.

The incorporation of barbers and furgeons dissolved, and the surgeons of London made a separate corporation, &c. 18 Geo. 2. c. 15. § 1. vol. 18.

By-laws of the united company relating to furgery, continued until repealed, &c. 18 Geo. 2. c. 15. § 4. vol. 18.

Freemen of the united company, not admitted surgeons, made a corporation, under a different name, &c. 18 Geo. 2. c. 15. § 12. vol. 18.

By-laws of the united company not relating to furgery, continued until repealed, &c. 18 Geo. 2. c. 15. § 16.

vol. 18.

Company of barbers to enjoy, as before, all privileges, &c. except as to furgery, 18 Geo. 2. c. 15. § 18. vol. 18. See Physicians.

## Bargains and Sales.

No estate of inheritance or freehold shall pass by bargain and sale, unless by writing indented, sealed, and inrolled within fix months next after the date, &c. 27 H. 8. c. 16. § I. vol. 4.

Not to extend to corporate towns, &c. where they have used to inrol deeds, &c. 27 H. 8. c. 16. § 2. vol. 4. 5 El. c. 26. § 4. vol. 6.

Customary inrolment or bargains and fales by husband and wife in Lonton, &c. confirmed, 34 & 35 H. 8.

c. 22. vol. 5.

Inrolments in Lancaster, Chester, and Durham, may be made before the justices of affizes, &c. 5El. (.26. vol.6.

In all deeds of bargain and fale inrolled in pursuance of this act, of fee-fimple estates, the words grant bargain and sale shall amount to express covenants to the bargainee and his heirs, that the bargainer was feized, &c. 6 An. c. 35. § 30. vol. 11.

A copy of the involment signed and proved, &c. of the same effect, as if the original had been produced, to maintain a plea of the deed with a profert in curia, 10 An. c. 18. §3 vol. 12.

Bargains and fales of lands in London, inrolled in the Hustings of the city, by virtue of the act for widening certain streets, &c. shall have the operation of a fine or recovery, &c. 33 Geo. 2. c. 30. § 10, &c. vol. 23. For registering conveyances in Middle-

sex and Yorkshire, see Register.

## Barila or Sapbora

--- to pay two shillings and fix pence for every hundred weight imported, &c. more than is charged in the book of rates, &c. 2 W. & M. Self. 2. c. 4. \$ 46. vol. 9.

#### Bark.

No regrating or engrossing any oaken bark, 1 Jac. 1. c.22. § 19. vol. 7.

Oaken trees to be barked, not to be felled but between the first day of April and the last day of June, 1 Fac. 1. c. 22. § 20. vol. 7.

> See Corn, Malt. Barley.

## Baron and Feme.

A wife shall have an appeal for the death of her husband, Magn. Chart. 9 H. 3. c. 34. vol. 1.

The

The heir of the wife shall not be barred by their deed, where no fine was levied in the King's courts, Stat. Glow. 6 Ed. 1. c. 31 vol. 1.

- they shall not vouch by essoin, Stat. Glov. 6 Ed. 1. 5. 10. vol. 1.

On judgment against the husband by default, the wife shall have a writ of entry cai in vita, &c. and not be put to a writ of right, and may be received, before judgment to defend her right, &c. Stat. Westm 2. 13 Ed. 1. st. 1. c. 3. vol. 1.

Of women carried away with the the goods of their husbands, the King shall have the suit for the goods, and if a wife willingly elopes and continues with an advouterer, she shall forfeit her dower, Stat. Westm. 2. 13 Ed. 1.

ft. 1. c. 34. vol. 1.

A woman's fuit on the alienation of her husband shall not be delayed by the nonage of the heir that ought to warrant the land, Stat. Westm. 2. 13 Ed. 1. st. 1. c. 40. vol. 1.

Discontinuance, &c. by the wife of her jointure lands, &c. made by her husband, avoided by the heir, &c. unless made with his consent, 11

H. 7. c. 20. vol. 4.

Married women intitled to fue, &c. allowed fix years to fue after difability removed, beside the time limited,

32 H. 8. c. 2. § 8. vol. 5.

Leases by husband and wife of the wife's inheritance, shall be valid, provided she is party to the same, &c. and that the rent be reserved according to her estate of inheritance therein, &c. 32 H. S. c. 28. § 1, 2, 3, 7. vol. 5.

The husband's only act of the wife's land shall not make a discontinuance or prejudice her or her heirs,

32 H. S. c. 28. § 6. wl. 5.

Women shall be barred, notwithflanding the statute 32 H. 8. c. 28. § 6. by their recovery or deed inrolled according to the custom of London, &c. 34 & 35 H. 8. c. 22. vol. 5.

The husband shall not be charged

with any penalty for his wife's not receiving the facrament, during the marriage, 3 fac. 1. c. 4. § 40. vol. 7.

A married woman, convict of reculancy, &c. shall forfeit two thirds of her jointure, &c. and disabled to administer, &c. 3 Jac. 1. c. 5. § 10.

The wife of a bankrupt may be examined for discovery of his estates, &c. 21 Jac. 1. c. 19. § 6, vol. 7.

A married woman convicted of being at unlawful conventicle, the penalty may be levied on hulband co-habiting with her, 22 Car. 2. c. 2. § 16. vol. 8. See I W. & M. fef. I. c. 18. vol. 9.

A married woman dying, her estate shall not be distributable by 22 & 23 Car. 2. c. 10. § 3. vol. 8. but administration shall be granted to the husband, 29 Car. 2. c. 3. § 25. vol. 8. See Administration, Appeal, Cambrid.

Copyhold, Essoins, Fines, Heir, Leases, Nonconformists, Rocusants, Rene.

Barons. See Peers.

Barons of the Exchequer. See Exchequer.

Barras. See Buckrams.

#### Barrators

not to be suffered, &c. and shall be punished at the suit of the King, Stat. Westm. 1. 3 Ed. 1. c. 33. vol. 1.

Barrels. See Beer, Measures, and Vinegar.

## Bastard and Bastardy.

Persons born before the intermarriage of their parents to be deemed bastards, notwithstanding the canon law, Stat. Merton, 20 H.3. c.q. vol.1.

The trial of bastardy pleaded against one born beyond the sea, shall be by certificate of the bishop of the place where the demand is, 25 Ed. 3. ft. 2. vol. 1.

On certificate of iffue joined, &c. proclamation shall be made in chancery before any writ awarded to the

ordinary

ordinary to certify bastardy, 9 H. 6. c. 11. vol. 3.

Bishop's certificate into a court of record shall be in the King's name. teste the bishop, I Ed. 6. c. 2. vol. 5.

Children of priests, born in marriage, shall be legitimate, &c. 5 & 6 Ed. 6. c. 12, vol. 5. 1 7ac. 1. c. 25. §

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On complaint of the price of books excessively increased, the same shall be qualified, by the lord chancellor, lord treasurer, two chief justices, &c. 25 H. 8. c. 15. § 4. vol. 4. 8 An. c. 19. § 4. vol. 12. which is repealed by 12 Geo. 2. c. 36. § 3. vol. 17.

Persons printing, &c. any opinion contrary to the fix articles, to be burnt, 31 H. 8. c. 14. vol. 4.-Rapeal-

ed r Ed. 6. c. 12. vol. 5.

Service-books to be provided in churches at the charge of the parishioners, &c. 2 & 3 Ed. 6. c. 1. § 8. vol. 5.

Popish books, missals, legends, &c. Shall be abolished, &c. 3 & 4 Ed. 6. c. 10. vol. 5.

Book of common prayer, &c. established, 5 & 6 Ed. 6. c. 1. vol. 5.— Repealed by 1 M. Seff. 2. c. 2. vol. 6. which is repealed by 1 El. c. 2. vol. 6. and 1 fac. 1. c. 28. § 48. vol. 7. and made perpetual as to part by 5 An.c. 5. vol. II.

Book of common prayer established with additions, &c. 1El.c.2. vol.6.

Book of common prayer, &c. to be translated into Wel/b, and be in every church in Wales, 5 El. c. 28. vol. 6. 13& 14 Car. 2. c. 4. § 27. vol. 7.

The importing, buying and felling of popish books containing superstitious matter, in any language, prohibited, and other superstitious books in English, on forfeiture of 40 s. for every book, 3 Jac. 1. c. 5. § 25. vol. 7.

Books, &c. containing doctrine heretical, seditious, offensive, &c. prohibited to be imported, printed, published, sold, &c. 13 & 14 Car. 2.

c. 33. § 2. vol. 8.

No private person to print any book, &c. unless entered with the register of the company of stationers, except books of common law, statutes, history, state, divinity, sciences, &c. which shall be licensed by the lord chancellor, &c. or principal secretaries of state, or lord archbishop, &c. the universities to license other books printed in their limits, but not without confent of persons to whom the right of printing them doth properly belong, 13 & 14 Car. 2. c. 33. § 3. vol. 8.

Every licenser to have a copy of the book licensed, &c. 13 & 14 Car.

2. c. 33. § 4. vol. 8.

Books shall be imported at London only without special license of the archbishop, &c. and no pack to be opened until archbishop, &c. inspect, &c. 13& 14 Car. 2. (. 33. § 5. vol.8.

No copies of books, &c. to be imported, &c. whereof any others have E 4

patents

patents for foleprinting, 13 & 14 Car.

2. c. 33. § 6. vol. 8.

Printers of books to put their names, and the author's, if required by the licenser, &c. 13 & 14 Car. 2. c. 33. § 7. vol. 8.

Persons not freemen of London, or members of the stationers company, &c. not to sell books in London, &c. without license from the bishop, 13 & 14 Car. 2. c. 33. § 8. vol. 8.

No English books to be printed or imported from beyond sea, no alien to import or vend any, 13 & 14 Car.

2. c. 33. § 9. vol. 8.

None to erect any printing press, &c. but upon notice to the stationers company, 13 & 14 Car.2. c.33. § 10. vol. 8.

Number of master printers to be only twenty, besides the King's and universities, and four master-foundersof letters, with fecurity to be given, not to print other books than, &c. 13 & 14 Car. 2. c. 33. § 11. vol. 8.

None to keep more than three printing presses, without license from the archbishop, &c. 13 & 14 Car. 2.

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One that has been master, or upper warden of his company may have three apprentices, and no more, &c. 13 & 14 Car. 2. c. 33. § 13. vol. 8.

Journeymen printers, &c. to be employed, 13 & 14 Car. 2. c. 33. §

14. vol. 8.

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Bookseller being free of the company,&c. may import books that were printed ten years before, 13 & 14 Car. 2. a. 33. § 20. vol. 8.

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6. 33. § 21: vol. 8.

Not to prejudice the right of printing granted to any persons by the King's patent, &c. 13 & 14 Car. 2.

c. 33. \$ 22, 23, 24. vol. 8.

This act to continue for two years from 10 June 1662. 13 & 14 Car. 2. c. 33. § 25. vol.8. Continued by 16 Car. 2. c. 8. vol. 8. 16 & 17 Car. 2. c. 7. 17 Car. 2. c. 4. vol. 8. and farther continued for seven years from 24 June 1685. by 1 Jac. 2. c. 17. § 15. vol. 8. and continued for one year longer by 4 & 5 W. & M. c.24. § 14. vol. 9.

University printers to deliver one copy to the King's library, and to the vice-chancellor of each university, and two others for the publick libraries, there, 17 Car. 2. c. 4. § 3.

vol. 8.

Authors of books and their affigns to have the fole right of printing them for 14 years from the day of publishing, and others printing the fame, &c. without their consent, forseit the books, &c. and one peny for every sheet, 8 An. c. 19. § 1. vol. 12.

Copies to be entered before publication in the register book of the company of stationers, for inspection, and the clerk of the company to give a certificate thereof, &c. 8 An. c. 19.

§ 2, 3. vol. 12.

The archbishop of Canterbury, the lord chancellor, &c. to fettle the price of books, upon complaint made that they are unreasonable, with costs,&c. 8 An. c. 19. § 4. vol. 12. this claufe is repealed by 12 Geo. 2. c. 36. \$ 3. vol. 17.

Nine copies of each book to be delivered to the warehouse-keeper of the company of stationers for the use of the royal library, the universities,

Bow

57 d, except

&c. 8 An. c 19. § 5, 6. vol. 12.

This act not to hinder the importation, &c. of books in Greek,
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10. vol. 12.

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19. § 112. vol. 12.

Pamphlets to have the printer or publisher's name printed thereon on penalty of 20 l. 10 An. c. 19. § 113.

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The duty of 30 l. per cent. ad valorem laid on books, &c. imported, by 10 An. c. 19. § 33. vol. 12.—repealed by 12 An. ft. 2. c. 5. vol. 12.

Drawback of the duty on paper allowed for books in the Greek, &c. languages, printed at Oxford or Cambridge, &c. 10 An. c. 19. § 63. vol. 12. 32 Geo. 2. c. 10. § 6. vol. 22.

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The property of an edition of Thuanus's history secured to Buckley and his assigns for 14 years, the nine copies to be delivered for the publick libraries, &c. 7 Geo. 2. c. 24. vol. 16.

The property of historical and other prints vested in the inventor for 14 years, the proprietor's name to be affixed, and others pirating the same to forfeit the plates, &c. 8 Geo. 2. c. 13. vol. 16.

Penalty of 5 l. and double the value, &c. on importing for fale books first written and printed in this kingdom, and reprinted abroad, except books not printed or reprinted in this kingdom within twenty years, 12Geo. 2. c. 36. § 1. vol. 17.

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If from brewers wash or tilts, or any mixture therewith  And  And  OO 1  12 & 13 W. 3. c. 11. § 4  33 Geo. 2. c. 9. § 2.  And  OO 1  2 Geo. 3. c. 5. §  If from any other English materials, or mixture therewith	- 005 33 Geo. 3. c. 9. \$	2.
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And 0 0 3 2 Geo. 3 c. 5. § 5. For every gallon of spirits from	llon of spirits from	; <b>-</b>
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And every pound made in Great Britain, with \_\_\_\_\_

9 An. c. 6. § 11. vol. 12.
And every pound of wax- \ 00 4

eandles imported, with 8 An. c. 9. § 1. vol. 12.

And — — 00 4 g An. c. 6. § 11. vol. 12.

And every pound made in \ Great Britain, with \( \frac{4}{8} \) An. c. 9. \( \) 1. vol. 12.

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Persons harbouring or concealing such candles, &c. forfeit the goods, &c. and 50 l. for every C. wt. 23 Geo. 2. 6. 21. § 32. vol. 20.

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Mariners taking candles, &c. on board, without the master's knowledge, their wages may be stopped, and on conviction applied in payment of the penalty, 26 Geo. 2. 6.32. § 8. vol. 21.

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Canoneers;

may take one or more apprentices, who shall be bound, &c. in the same manner as by the custom of London, 5 El. c. 5. § 12. vol. 6.

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The clergy, &c. not to enact, execute, &c. any canons without the King's affent and licence, 25 H. 8. c. 19. § 1. wol. 4. 37 H. 8. c. 17. § 2. vol. 5. — Repealed by 1 & 2 Ph. & M. c. 8. — Revived by 1 El. c. 1. vol. 6.

The King may affign 32 persons to examine, continue, or abridge the canons, as they shall adjudge, with the King's affent, &c. 25 H. 8. c. 19. §2. 27 H. 8. c. 15. vol. 4. 35 H.8. c. 16. 3 & 4 Ed. 6. c. 11. vol. 5:

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Canons, &c. already made, not repugnant to the King's prerogative, the laws, &c. may be used as before, until otherwise determined, &c. 25 H. 8. c. 19. § 7. 27 H. 8. c. 20. § 4. vol. 4.

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Privileges granted to the citizens exclusive of foreigners, except as to victual, 34 & 35 H. 8. c. 18. vol. 5.

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Persons taken upon a Capias Utlagatum not to be discharged without a lawful Supersedeas, 13 Car. 2. st. 2. c. 2. \$ 4. vol. 8.

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Capiatur pro Fine,

 the writ and process thereupon taken away, and instead thereof 6s. 8d. to be paid on figning judgement, and allowed as increase of so much costs to the plaintiff, 5 & 6 W. & M. c. 12. vol. 9.

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Tenures in capite, and consequents thereof taken away and turned into free and common focage, 12 Car. 2. c. 24. vol. 8.

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Cards and Dice.

Playing cards and dice not to be imported, 3 Ed. 4. c. 4. § 1. vol. 3.

10 An. c. 19. § 167. vol. 12. A duty of 6 d. for every pack of cards, 9 An. c. 23. §39. vol. 12.

A duty of 5s. for every pair of dice, 9 An. c. 23, § 39. vol. 12.

Makers of cards and dice to give notice of the places where they make them on forfeiture of 501. and to permit the officers to take an account on forfeiture of 10 l. and not to remove

them till marked, on forfeiture of the cards, &c. and treble value, 9 An. c. 23. § 41. vol. 12.

No cards or dice to be fold or used in any gaming house, before marking, on penalty of 5 l. for every pack, &c. 10 An. c. 19. § 162. vol. 12.

Persons making cards, &c. without notice, forfeit them, and all materials, &c. besides the former penalties, and removing the materials forfeit double the duty, 10 An. c. 19. § 166. *vol*. 12.

Ivory, bone, &c. used for any game to be deemed dice, &c. 10 An.

c. 19. § 168. vol. 12.

Officers may enter places where cards are made, &c. or any public gaming house, to see that they are duly marked, &c. on forfeiture of 101. 10 An. c. 19. § 169. vol. 12.

Cards or dice may be removed, without marking, on fecurity given for exporting them, &c. 10 An. c. 19.

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Profecutions on bonds for exporting cards and dice, limited to be within two years, &c. 5 Geo. 1. c. 19. § 48. vol. 14.

Persons tearing off the mark on playing cards, or new spotting any dice which have been fold, &c. forfeit 10 l. 6 Geo. 1. c. 21. § 55. vol. 14.

Card-makers at entering their cards to give bond in a penal fum of treble the duties, to pay within fix weeks, 6 Geo. 1. c. 21. § 57. vol. 14.

--- to have an allowance for prompt payment, 6 Geo. 1. c. 21. § 58. vol. 14.

On affidavit of any private place for making cards or dice, officers by warrant may break open doors, &c. 6 Geo. 1. c. 21. § 59. vol. 14.

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The King's officers shall not take the horses, &c. of any man for carriage, except they pay the accustomed price, Magn. Chart. 9 H. 3. c. 21. Stat. Westm. 1. 3 Ed. 1. 6. 32. vol. 1. 2 & 3 Ed. 6. c. 3. vol. 5.

The owner of every cart taken for the King's housheld to be allowed 4 d. per mile, and for the wars, &c. 2 d. per mile, 2 & 3 Ed. 6. c. 3. vol.6.

No cart, carriage, &c. to be taken for the King's houshold without the owners free consent, 12 Car. 2. 6.24. § 13. vol. 8.

Carriages, &c. to be provided for his Majesty's use, but not enforced to travel above a day's journey, and to be paid ready-money, &c. 13 Car. 2. ft. 1. c. 8. 1 Jac. 2. c. 10. vol. 8.

Carriages, &c. to be provided for his Majesty's navy and ordnance, the owners to be paid ready-money at the rate of 1 s. per mile for every load of timber, &c. 13 & 14 Car. 2. c. 20. I

Jdc. 2. c. 11. vol. 8. 4 & 5 W.& M. c. 24. § 1. vol. 9. 11 & 12 W. 3. c. 13. § 1. vol. 10.

The justices at the next quarter sessions after every Easter day, to settle the rates of all land carriage of goods by any common carrier, &c. taking above the rate to forseit 5 l. 3 & 4 W. & M. t. 12. § 24. vol. 9. 21 Geo. 2. c. 28. § 3. vol. 19.

Commissioners for regulating the navigation of the Thames and Isis, to rate the price of water carriage for all goods to and from London westward to Cricklade, &c. persons taking above the rates to forseit 5 l. &c. 24 Geo. 2. c. 8. § q. vol. 20.

Justices of the city of London to affess annually the rates for carriage of goods, &c. by any licensed carts, carrs, &c. not exceeding the distance of three miles, and to annex reasonable penalties on breach of such rules, &c. 30 Geo. 2. 6.22. § 3. vol. 22.

The rates for carriages, &c. on the march of foldiers, &c. 33 Geo. 2. c. 6. § 40. 33 Geo. 2. c. 8. § 25. vol. 23. For other matters, see Game, Holy days, Purveyance.

### Carts.

Carts in London to have wheels the breadth of fix inches in the felley, &c. 2 W. & M. ft. 2. c. 8. § 19. vol. 9.

Inhabitants within the weekly bills using their carts as well off as upon the pavement, brewers, scavengers, &c. may use wheels narrower than six inches in the fellies, &c. 3 & 4 W. & M. c. 12. § 16. vol. 9.—Repealed by 18 Geo. 2. c. 33. § 1. vol. 18.

No carter, &c. shall ride on his cart within the bills of mortality, not having some person on foot to guide the same, on sorfeiture of 10 s. &c. 1 Geo. 1. st. 2. c. 57. § 8, 9. vol. 13.

No cart travelling for hire to be drawn by more than three horses, on forseiture to the serzor of all the horses above that number, &c. 5 Geo. 1. 0.12. § 1. 101. 14.

No

No carts in London, &c. whose wheels are bound with iron streaks, shall carry at one load more than 12 secks of meal, &c. nor more than one chalder of coals, on forseiture of one of the horses, &c. 6 Geo. 1. c. 6. vol. 14.

The act 5 Gen. 1 c. 12. extended to all carts, &c. whether travelling for hire, or not for hire, &c. 14 Geo.

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Not to extend to such as do not travel for hire, &ca. 15 Geo. 2. c. 2.

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The number of three horses settled by the former acts, enlarged to four, 16 Geo. 2. c. 29. vol. 18.

Carts, &c. in Landon, &c. may be drawn by three horses, 18 Geo. 2. c.

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Name of the owner of every cart in Landan, &c. to be placed thereon and numbered, and registered with the commissioners for backney coaches under penalty of 405. 18 Geo. 2. c. 33. § 4, 5, 6. vol. 18. 30 Geo. 2. c. 22. § 1, 2. vol. 22.

Cart wheels, being full fix inches broad, may be bound with iron, without rose-headed nails, 18 Geo. 2.

c. 33. § 7. val. 18.

Panalty on carter, &c. riding on his cart in London, &c. extended to within ten miles thereof, 24 Geo. 2. c. 43. § 8, 9. vel. 20. Made general by 27 Geo. 2. c. 16. § 7. vel. 21. 30 Geo. 2. c. 22. § 9. vel. 22.

Carts,&c. with broad wheels (nine inches) may be drawn by any number of hories not exceeding five, 26. Geo. 2. 1. 30. § 4, 5, 6. vol. 21.

Empty carts, &c. obstructing the streets, or highways, except while they are loading, &c. forfeit a fum not exceeding 20.5. 30 Geo. 2.6.22. \$5,7,8. vol. 22.

No carts, &c. to ply for hire in the treets leading to Westminster bridge, &c. 30 Gea. 2. 6.22. § 6. vol. 22.

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For other matters, see Highways,

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Casks. See Beer, Coopers. Cassena. See Drugs.

Castle Guard.

Purveyance for a castle shall not be taken of the chattels of any one not of the town where the castle is, but shall forthwith be paid for, and if he is of the same town, shall be paid within forty days, Magn. Chart. 9 H. 3. c. 19. 3 Ed. 1. c. 7. vol. 1.

No constable, &c. shall distrain any knight to give money for keeping his eastle, if he will do it in person, or by another sufficient man, or while he is serving in the King's wars, Magn. Chart. 9 H. 3. c. 20. vol. 1.—Altered by 12 Car. 2. c. 24. 13 Car. 2. \$\beta\$, 1. c. 8. vol. 8.

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The King's castles, &c. shall be rejoined to the bodies of counties, 13 R. 2. st. 1. c. 15. val. 2.

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Cettle.

No spiritual person shall buy to sell again any cattle, &c. 21 H. 8. c. 13. § 5. vol. 4.

No butcher shall kill any calf calved between the first day of January, and the first of May, on forteiture of 6s. 8 d. 21 H.8. c.8. 24 H.8. c.7. vol. 4.

Butchers thall kill no wainlings under two years old, 24 H. 8. e.g. vol. 4.

No farmer, &c. to keep above 2000 theep, 25 H. 8. c. 13. vol. 4.

No person in Wales to buy cattle out of fair or market, unless he can bring witness of whom and where he bought the same, 34 & 35 H. 8. c. 26. § 105. vol. 4.

Maliciously cutting out the tongue

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of any tame beast, shall forfeit treble damages, &c. 37 H. 8. c. 6. vol. 5.

No cattle shall be bought but in open fair or market, and not re-fold there alive on forfeiture of the double value, 3 & 4 Ed. 6. c. 19. § 1. vol. 5.

Any one may buy cattle out of a market, for his own use, &c. 3 & 4

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Butchers may buy cattle out of a market, but not fell them again alive, 3 & 4 Ed. 6. c. 19. § 3, 4. vol. 5. 15 Car. 2. c. 8. vol. 8.

No person to re-sell cattle within five weeks after he bought them, 5

& 6 Ed. 6. c. 14. § 9. vol. 5.

Cattle, &c. may be removed from one port to another, with licence, 5 & 6 Ed. 6. c. 14. § 12. vol. 5. 5 El. c. 12. § 2. vol. 6.

Common drover, licensed by three justices, may buy and sell cattle as accustomed, &c. 5 & 6 Ed. 6. c. 14. § 16. vol. 5. 5 El. c. 12. § 3. &c. vol. 6.

A cow shall be kept for every three fcore sheep, and a calf reared for 120 sheep, 2 & 3 Ph. & M. a. 3. § 2. vol. 6. 7 fac. 1. c. 8. vol. 7.

A cow shall be kept for ten beasts fed, and for two kine a calf reared, 2 & 3 Ph. & M. c. 3. § 3. vol. 6.

Not to extend to beafts fed to be confumed in the owner's house, 2 & 3 Ph. & M. c. 3. § 4. vol. 6.

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Exporting any sheep, wool, &c. made felony, 13 & 14 Car. 2. c. 18. vol.8.—Repealed fo far as relates to the making it felony, 7 & 8 W. 3. c. 28. § 4. vol. 9.

A duty of 20 s. for every head of great cattle imported, &c. 15 Car. 2.

c. 7. § 13. vol. 8.

Importation of cattle (except from the isle of *Man*) declared to be a common nusance, and they may be seized, &c. 18 *Car*. 2. c. 2. 20 *Car*. 2. c. 7. 32 *Car*. 2. c. 2. vel. 8.

Oxen may be exported, paying duty 1 s. each, 22 Car. 2. c. 13. § 4. 6. vol. 8. 3 W. & M. c. 8. vol. 9.

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For preventing frauds in buying and selling cattle in Smithfield, &c. 22 &c 23 Car. 2. c. 19. 25 Car. 2. c. 4. I fac. 2. c. 17. § 10. vol. 8.—Expired.

English cattle intermixed with Irish may be seized as Irish, 32 Car. 2. 6.

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Scots cattle liable to no other duties than English cattle, 5 An. c.8. article 6. wol. 1 r.

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M. c. 9. § 7. vol. 9.

Clerk of affile shall take no fee for discharge of recognizance for appearance of a witness, and no more than 2 s. for drawing bill of indictment against the telon, exc. on forfeigure of

51. 10 & 11 W. 3. c. 23. § 7. val. 10. Clerk of affile, &c. drawing a defective bill to draw a new one gratis, &c. 10 & 11 W. 3. c. 23. § 8. val. 10.

Clerk of affile, &c. recording the appearance of a person returned on a jury, when the party did not appear, may be fined by the judge, &c. not exceeding to l. nor less than 40 s. 3 Geo. 2. c.25. § 3. vol. 16.

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final receive the certificates, transcripts, &c. of clerks of assis, &c. without fee, on forfeiture of 40 s. 34.

& 35 H. 8. c. 14. § 2. vol. 5.

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The clerk of the market of the King's house shall do his office duly, and all false weights, and measures, shall be burned, &c. 13 R. 2. st. 1. c. 4. vol. 2.

The clerk of the market shall have all his weights and measures of brass, according to the standard of the exchequer, and carry them with it at all times, &c. signed and marked, &c. 16 R. 2. 6.3. vol. 2.

The King's clerk of the market may execute his office within the verge of the court, and in whatever place the King shall come to reside, &c. 32 H. 8. c. 20. § 7. vol. 5.

may exercise their authority as clerks of the market, 16 Car. 1. 6. 19. § 3.

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# Clerk of the Peace.

The Custos rotulorum shall appoint the clerk of the peace, to exercise the office while he shall continue Custos rotulorum, and with his assent to appoint a deputy, 37 H. 8. (1. § 3. vol. 5.

The clerk of the peace shall record the presentments of popish recusants, without see, on pain of 40 s. 3 Ja.z.

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26 Geo. 2. c. 31. § 5. vol. 21.

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# Clerk of the Pells,

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# Clerk of the Remembrance,

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# Clerk of the Signes.

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The clerk of the fignet to make a warrant to the lord keeper of the privy seal, 27 H. 8. c. 11. § 2. vol 4.

The clerk of the fignet shall have certain fees for writing a warrant, &c. and taking more shall forfeit 10 l. 27 H. 8. c. 11. § 4. 8. vol. 4.

---- not to have fees for matters entered to be the King's private affairs or of his realm, 27 H. 8. c. 11. § 11. vol. 4.

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The highway leading from the east fide of Clerkenwell Green to St. John's Street, to be paved, 2 W. & M. seff. 2. c. 8. § 24. vol. 9. 2 Geo. 2. c. 11. vol. 16.

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# Clocks and Watches.

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Persons employed in the manufacture of clocks and watches, pawning, imbezilling, &c. any of the materials,

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## Coaches and Chairs.

Coachmakers dwelling in London, &c. shall be under the survey of the master and wardens of the company of Sadlers in London, I Ja. 1. c. 22. § 30. vol. 7.

For licenfing 400 hackney coaches,

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For licensing hackney coaches and stage coaches, 5 & 6 W. & M. c. 22. 6 & 7 W. 3. c. 18. § 31. vol. 9.

Commissioners appointed for licensing 800 coaches and 200 chairs, 9 An. c. 23. vol. 12. 12 An. st. 1.c.14. vol. 13.

Ancient coachmen and chairmen and their widows, to be preferred in granting licences, 9 An. c. 23. § 4. vol. 12. 12 An. ft. 1. c. 14. vol. 13.

Commissioners enabled to make by-laws to regulate and bind coaches and chairs, &c. 9 An. c.23. § 16, 17. vol. 12.

May license 100 more chairs, 10

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Commissioners, &c. not to intermeddle with elections, on forfeiture of 100 l. and disability, 10 An. c. 19. § 182. vol. 12.

Commissioners may make by-laws, &c. to bind the renters, keepers, &c. of hackney coaches, &c. 1 Geo. 1. ft.

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Mourning coaches shall not be driven to funerals, except they have a number, &c. on forfeiture of 5 l. 1 Geo. 1. st. 2. c. 57. § 4. vol. 13.

A further addition of 100 licensed chairs, not to exceed 400, 12 Geo. 1. c. 12. § 15. vol. 15. 16 Geo. 2. c. 26.

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Every coach or carriage with four wheels, not licensed by the commissioners, to pay an yearly duty of sour

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pounds, &c. 20 Geo. 2. r. 10. vol. 19. Hackney coaches not to ply for hire in Parliament street, Westminster Bridge street, &c. 30 Geo. 2. c. 22. § 6. vol. 22. Inhabitants of the place where any

Inhabitants of the place where any offence is committed may be witnesses, 30 Geo. 2. c. 22. § 14. vol.22.

Justices of peace of Kent and Essex may execute the laws relating to hackney coaches in their respective jurisdictions, 4 Geo. 3. c. 36. § 2. vol. 26.

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l. s. d. Clauses laying on every tun of foreign coals to 3 o usually fold by weight, 8 An. c. 4. § 1. vol. 12. And -020 9 An. c. b. 58. val. 12. And every chalder of foreign coals usually fold \$ 0 4 6 ـــــ by measure, 8 An. c. 4. § 1. vol. 12. And 9 An. c. 6. § 8. vol. 12. And every chalder of fuch or any other coal or culm imported into the port of London, if o 3 0 usually fold by meafure. And every tun usually sold by weight, 1Ges. I. ft. 2. c. 23. §1.vol. 13. 5 Geo. 1. c. 9. § 1. vol. 14. And every chalder of coals catried coastwife, if usu- > 0 3 6 ally fold by measure 8 An. c. 4. § 1. vol. 12. ---- 0 2 0 And 9 An. t. 6. § 8. vol. 12. And every ton of coal ? carried coastwise -8 An. c. 4. § 1. vol. 12. And

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And every chalder of culm carried coast wise, if usually sold by weight,

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And every chalder of pit-coal-cinder carried coast wise,

Keels, &c. that carry sea coals at Newcastle, &c. from the land to the ships, shall first be measured and

marked by the King's commissioners, on pain of forseiture, 9 H. 5. ft. 1. 6. to. vol. 3. 30 Car. 2. ft. 1. 6. 8. vol. 8. 6 & 7 W. 3. t. 10. vol. 9. 11 Geo. 2. 6. 15. § 8. vol. 17.

This act shall not annul the King's claim to a duty of two pence a chaldron at Newcostle, &c. 21 Ja. t. c. 2. § 5. vol. 7.

This act not to prejudice the franchise, &c. of the hoad men of New-castle, &c. in selling, &c. coals, 21 Ja. 1. c. 3. § 12. vol. 7.

Coals exported secretly without paying the duty, shall pay double the custom and duty, 13 & 14 Car. 2. 6. 11. § 9. vol. 8.

The chaldron to contain thirty fix bushels, and the lord mayor of London, and the justices of the peace, &c. may set the rates on retailing them, 16 & 17 Car. 2. c. 2. vol. 8. 7 & 8 W. 3. c. 36. § 2. vol. 9.

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A further duty for a term of years on coals given to the city of London for improving, &c. 22 Car. 2. c. 11. § 38. vol. 8.

A further duty on coals of 4 d. for metage, 6 d. per chaldron, 6 d. per ton, for fifty years, for relief of the orphans of London, &c. 5 & 6 W. & M. c. 10. § 10. vet. 9.—Gontinued for

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a further term of thirty five years with like provisions, &c. 21 Geo. 2. c. 29. wl. 19.

A duty for five years on coals, &c. of 5 s. per chaldron, &c. 6 & 7 W. 3. c. 18. vol. 9. 9 & 10 W. 3. c. 13. 1

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An allowance of feamen free from impressing, to coal ships according to their tunnage, 6 & 7 W. 3. c. 18. § 19. vol. 9.

A duty for four years on cinders, &c. of 4s. per chalder, 10 & 11 W. 3. 6. 21. § 28. 1 An. st. 2. 6.4. vol. 10.

Part of the duties upon coals, culm, and cinders, continued, 8 An. c. 4. 9 An. c. 6. § 8. vol. 12.—Made perpetual and part of the S. S. fund, by 5 Geo. 1. c. 19. vol. 14.

Coals, &c. carried from Sterling to Dunbar, &c. not liable to the duties imposed by this act, & An. c. 4. § 39.

9 An. c. 6. § 10. vol. 12.

The over-sea duty laid by 6 An. c. 22. of 3 s. per chaldron on coals exported in British bottoms, to cease from 25 December 1710. 8 An. c. 13. § 15. vol. 12.

Coals shipped to be exported to pay 1 s. for every chalder, &c. 9 An.

c. h. § 5. vol. 12.

A duty on coals brought into the port of *London*, for building fifty new churches, 9 An. c. 22. vol. 12.

Against combinations of coal-owners, lightermen, masters of ships and others to advance the price of coals, &c. 28. vol. 12. 3 Geo. 1. ft.

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Coals exported, (except to Ireland, the Isle of Man, or the plantations) in foreign bottoms to pay 5 s. the chalder, in British bottoms 3 s. the chalder, &c. 12 An. st. 2. c. 9. § 9. vol. 13.—Made perpetual, 6 Geo. 1. c. 4. § 1. vol. 14.—An additional duty, &c. 30 Geo. 2. c. 19. § 28. vol. 22.

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Coals carried from Ellen-Flot to Bank End not liable to the daty, &

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Dealers in coals may use their own lighters on the river Thames; the lighters to be entered, marked, and subject to the rules of the watermen's company, 3 Geo. 2. 2 26. § 1, 2. vol. 16.

Dealers in coals acting as crimps, factors, &c. and matters of thips imploying them to forfeit, 200 L 3 Gre.

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Receiving gratuities for contracts from fitters, sec. and felling one fort of coals for another to forfeit 3001. 3 Geo. 2. c. 26. § 4, 5. vol. 16.

Contracts and notes for coals to be entered and subscribed, &c. 3 Geo.

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Masters of vessels refusing to give yearly accounts to the owners, forfeit 100 l. 3 Geo. 2. c. 26. § 9. vol. 16.

Dealers, &c. not delivering the allowance called *Ingrain* to forfeit 1001. 3 Geo. 2. c. 25. § 10. vol. 16.

Coal facks and other measures to be marked, and of certain dimensions, 3 Geo. 2. c. 26. § 11, &c. vol. 16.

Penalty of 100 l. on masters of coal ships keeping turn in delivering coals in the Thames, 4 Geo. 2. c. 30. § 1. vol. 16.

Cocquets to be delivered by the master, &c. within four days after arrival of the ship, on penalty of 50 l. 4 Geo. 2. c. 30. § 2. vol. 16.

Firing collieries felony without clergy, 10 Geo. 2. c. 32. § 6. vol. 17.

All coal contracts at Billing frate to be figned and produced, &c. under penalty of 50 l. 11 Geo. 2. c. 15. § 6, 7. vol. 17.

Waggons at Newcastle, &c. to be measured and marked by the commissioners, 11 Geo. 2. c. 15. § 8. vol. 17.

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Damaging collieries of others by water, treble damages, 13 Geo. 2. c. 21. vol. 17.

A drawback allowed of all the duties on coals used in fire engines for draining the tin and copper mines in Cornwall, 14 Geo. 2. c. 41. § 3. vol. 17.

Three justices of peace may regulate the retail price of coals in any part of England, &c. 17 Geo. 2. 6. 35.

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A land coal-meters office to be erected for the city and liberty of Westminster, managers appointed principal coalmeters, labouring coal-meters, metage, tickets, measures, &c. regulated, 19 Geo. 2. c. 35. vol. 18. 20 Geo. 2. c. 49. vol. 19. 23Geo. 2. c. 26. § 3, 4. 24Geo. 2. c.57. § 12.vol.20. 32Geo.2.c.27.vol.22.

Vessels wherein coals have been experted, not to be cleared outwards, until the customs due for the last voyage be paid, or a certificate produced, on penalty of 100 l. 22 Geo.

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Penalty of 5 s. a chaldron, &c. on masters of vessels wherein coals, &c. were laden to be carried coast wife, &c. proceeding with the same beyond seas. 22 Geo. 2. c. 37. § 3. vol. 19.

An additional duty of 4 s. a chaldron on coals exported, except to Ireland, the Isle of Man, or the plantations, 30 Geo. 2. c. 19. § 28. vol.22.

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A premium of 6 d. per pound, granted on plantation indico, 21 Geo. 2. c. 30. vol. 19.

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The duty of 4d. laid on every gallon of coffee, and 8 d. on every gallon of chocolate, therbet and tea, 12 Car. 2. c. 24. § 26, 27. vol. 8.

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Additional duties granted on coffee, tea, chocolate, and spices, 6 & 7 W. 3. c.7. vol. 9. 3 & 4 An. c. 4 § 5. vol. 11. 10 An. c.26. \$32. vol. 12.

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Appropriation of the duties on coffee, &c. to the aggregate and general funds, I Geo. 1. st. 2. c. 12. 3

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Coffee to be exported in the original bale, or in some bale containing the same quantity, or not less than 400 weight, &c. except to the plantations or Ireland, 5 Geo. 1. c. 11. § 10. vol. 14. 27 Geo. 2. c. 18. 🐧 4. vol. 21.

Roafters of coffee, &c. making use of water, greafe, butter, &c. to forfeit 20 l. 5 Geo. 1. c. 11. § 23. vol. 14.

So much of any act as allows the importing tea by licence repealed,

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7 Geo. 1. st. 1. c. 21. § 12. vol. 14.

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No chocolate ready made, or cocoa paste to be imported, on pain of forfeiting the same, &c. 10 Geo. 1.

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Counterfeiting the stamp thereto, &c. 500 l. penalty and imprisonment, 10 Geo. 1. c. 10. § 22. 11 Geo. 1. c. 30. § 13. vol. 15.

Warehouse-keeper unduly delivering out coffee, &c. to forseit 100 l. and disabled, &c. 10 Geo. 1. c. 10. §

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Officer or roafter not attending forfeits 10 l. for the first offence, &c. 10 Geo. 1. c. 10. § 34. vol. 15.

Sellers of brandy, &c. having more than fix pound of coffee, &c. to be deemed dealers in the same, 11 Geo.

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Persons who cut down corn growing, &c. shall make such satisfaction as by a justice of peace shall be ordered, 43 El. 6.7. vol. 7, 15 Car. 2, c. 2. vol. 8.

Corn to be fold by no other than Winchester measure, containing eight gallons to the bushel, &c. 22 Car. 2.

c. 8. § 2. vol. 8.

French or pearl barley imported to pay a further duty of 5 s. for every hundred weight, 22 Car. 2. 6. 13. § 3. vol. 8.

Maliciously burning stacks of corn, &c. in the night time shall be felony, 22&23 Car. 2. c. 7. vol. 8. 9 Geo. 1. c.

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No corn, &c. shall be bought without measuring, &c. 22 & 23 Car. 2. c. 12. vol. 8.

 Justices of peace on the coasts and the lord mayor and aldermen in London may determine the price of corn with respect to the duty on foreign corn imported, &c. 1 Ja. 2. c. 19. vol. 8. 2 Geo. 2. c. 18. 5 Geo. 2. c. 12. vol. 16.

. A bounty of 5 s. per quarter on wheat, &c. granted to the exporter giving fecurity for the exportation, &c. when corn does not exceed the prices limited, I W. & M. seff. 1. c. 12. vol. 9. 2 Geo. 2. t. 18. \$ 4, 5. vol. r6.

Exporter of corn from Berwick upon Tweed intitled to same advantage, &c. 1 W. & M. seff. 1. c. 24. § 18,

Exportation of corn, &c. prohibit-

ed for one year, 10W. 3. c. 3. pol. 10. The bounty for exporting corn taken away from the 9 February 1699. to the 29 September 1700. 11 W. 3.

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Duties on the exportation of corn taken away, 11 & 12 W. 3. 6. 20. 4. 1 An. ft. 1. c. 13. § 2. vol. 10.

If the collector of the customs of any port has not sufficient in his hands to pay the bounty to the exporter, he shall give a certificate thereof, &c. it shall be paid at the customhouse in London, 12 & 13 W. 3. c. 10. 93. vol. 10.

No cocquet, &c. to be required of masters of hoys carrying corn, &c. on the Thames, but may be conveyed by transire for which the officers shall not take more than 3 s. 5 d. I An. A

1, c. 26. § 1. vol. 10.

When such corn exceeds not fifty quarters, the officers not to take more than I s. 8 d. halfpenny, I An.

ft. 1. c, 26. § 2. vol. 10.

The bounty on oatmeal and beer alias bigg exported from Scetland, extended to like exportation from Eng. land, Wales, or Berwick upon Tweed, on certificate, &c. 5 An. c. 29. § 10. vol. II.

Exporters of malt shall have 5s, per quarter bounty-money, 5 An. c,

29. § 15. vol. 11.

No corn, &c. to be exported before 29 September 17:10. unless by licence, &c. from the Queen, 8 An. c, 2. & 11. *vol.* 12.

On impertation of foreign corn, if the justices have omitted to certify the price, the collector of the customs shall receive the duty according to the lowest rates mentioned in the itatute 22 Car. 2. 2 Geo. 2. c, 18. § 3, vol. 16.

Where a bounty is payable on exportation, the officers of the customs are impowered to measure the corn, 2 Geo. 2. c. 18. § 4. vol. 16.

The grand jury at quarter sessions shall make presentment of the mar-

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ket prices of corn, which shall be certified to the custom-houses, and the duties on foreign corn imported to be paid accordingly, 5 Geo. 2. c. 12. § 1, 2, 3, vol. 16.

Not to extend to the city of London, 5 Geo. 2. c. 12. § 4. vol. 16.

No foreign corn to be carried to any other English haven, &c. after importation, on penalty of forfeiture, &c. 5 Geo. 2. c. 12. § 5. vol. 16.

Persons using violence, &c. to hinder the buying or carrying corn, on conviction, to be imprisoned and publickly whipped, 11 Geo. 2. c. 22.

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Committing the like offences a fecond time, or destroying corn in any granary, vessels, ship, &c. transportation for seven years, 11 Geo. 2.

c. 22. § 2. vol. 17.

Satisfaction for such damages recoverable (not exceeding 100 l.) from the hundred as in cases of robbery, &c. 11 Gep. 2. c. 22. § 5, 6, 7, 8. vol. 17.

Corn, &c. not to be exported before 25 December 1741. except rice,

&c. 14 Geo. 2. c. 3. vol. 17.

Exporters of wheaten flour and malt ground, intitled to the bounty allowed for exporting corn, 15 Geo.

2. *t*-35. § 5. *vol.* 18.

The bounty on ground corn exported to be computed by weight, and 224 lb. of ground corn to be allowed the same as on four bushels of wheat, &cc. 24 Geo. 2. 6. 56. § 1. vol. 20.

Debentures for the bounty on corn exported remaining unfatisfied for 6 months, to carry an interest of 3 l. per cent. until notice, &c. 26 Geo. 2. c.

15. vol. 21.

No corn, &c. to be exported from Great Britain or Ireland, before 25 December 1757. but by proclamation, &c. or to the Isle of Man, 30 Geo. 2. c. 1. 30 Geo. 2. c. 9. § 13. vol. 22.

Corn, &c. imported before 24 Au-

free, 30 Geo. 2. c. 7. 30 Geo. 2. c. 9. § 14. further continued to the 15 November, 30 Geo. 2. c. 14. vol. 22.

Corn, &c. or victual prohibited to be exported from the British plantations, &c. during the war with France, 30 Geo. 2. c. q. vol. 22.

Wheat and all forts of grain, &cc. prohibited to be used in distillation for two months, 30 Geo. 2. 6. 10. further continued till 11 December 1757, 30 Geo. 2. 6. 15, vol. 22.

A free market shall be established at Westminster for sale of corn and grain, 31 Geo. 2. c. 25. vol. 22.

The affize of bread to be regulated by the price of the grain, &c. in the market, according to the two tables in this act, and the returns to be made thereof in the form directed, 31 Geo. 2. c. 29. § 1. to § 11. vol. 22.

Persons adulterating corn, meal or slour, shall forseit, not more than 5 l. nor less than 40 s. 31 Geo. 2. c. 29. § 22. vol. 22. — Explained and amended by 3 Geo. 3. c. 11. vol. 25.

Upon information on oath, the magistrate, &c. may enter and search, and the adulterated meal, flour, &c. may be seized, &c. 31 Geo. 2. c. 29. § 28, &c. vol. 22.

One moiety of the penalties not appropriated shall be to the prosecutor, and the other, &c. as the magistrate shall order, 32 Geo. 2. c. 18. vol. 22.

For other matters, see Badgers of Corn, Brandy, Felonies, Game, Malt, Wight, (Isle of)

# Cornwal.

The flatute 32 H. 8. c. 13. concerning the breed of horses of higher stature, shall not extend to the county of Cornwal, 21 Ja. 1. c. 28. § 12. vol. 7.

Power to make leases, &c. of lands, &c. parcel of or annexed to the duchy of Cornwal, 21 Ja. 1. c. 29, 1 Car. 1. c. 2. vol. 7. 13 Car. 2. st. 2. c. 4. 22 Car. 2. c. 7. 25 Car. 2. c. 3. 1 Ja.

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c. 18. vol. 9. 12 & 13 W. 3. c. 13.
1 An. ft. 1. c. 7. § 8. vol. 10. 6 An.
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33. Geo. 2. c. 10. 1 Geo. 3. c. 11. vol. 23.

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The affifes for Cornwal shall not be confined to the town of Launceston, I Geo. 1. st. 2. c. 45. vol. 13.

#### Coroner.

No coroner, &c. shall hold pleas of the crown, Magn. Chart. 9 H. 3. c. 17. vol. 1.

Coroner, &c. concealing felons, or neglecting their duty in pursuit, &c. incur fine and imprisonment, Stat. Westm. 1. 3 Ed. 1. c. 9. vol. 1.

Coroners shall be chosen of the most discreet knights, shall keep counterrolls with the sheriffs, &c. and shall take nothing to do their office, State Westm. 1. 3 Ed. 1. c. 10. vol. 1.

Coroners shall inquire concerning persons slain, &c. at the place, &c. and of treasure trove, of persons riotously living, of deodands, wreck, &c. and take sureties or imprison the parties, and levy hue and cry, Stat. de Offic. Coron. 4 Ed. 1. st. 2. vol. 1. Statutum Walliæ, 12 Ed. 1. vol. 1. pag. 149.

For making inquests on the behaviour of coroners, Stat. Exonie. 14 Ed. 1. vol. 1. pag. 248, 249.

The coroner of the county shall join with the coroner of the King's houshold in ease of a man slain within the verge, and shall make fresh suit, Artic. super Chart. 28 Ed. 1. st. 3. c. 3. vol. 1.

Coroner shall not be chosen unless he has land in fee sufficient in the same county whereof he may answer, 14 Ed. 3. st. 1. c. 8. vol. 1.

Coroner shall be chosen by the commons in sull county, saving the franchises of the King and other lords, 28 Ed. 3. c. 6. vol. 2.

On commission to inquire of a riot and sheriffs default, the coroners

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shall return the inquest, &c. 2 H. 5.

st. 1. vol. 3.

On proclamation by the sheriff, the coroner shall be at the next county court to assess the wages of the knights of the shire, &c. 23 H. 6. c. 11. vol. 3.

A coroner shall execute his office according to law, shall inquire of slain, &c. a murderer indicted shall be arraigned presently, his see upon the view of a body slain 13s. 4d. and if he be remiss shall forfeit 100s. 3 H. 7. c. 1. vol. 4.

Where any person is slain, &c. by misadventure, the coroner shall view, &c. without any see, on penalty of 40 s. &c. 1 H.8. c. 7. § 1. vol. 4.

Justices of assise, &c. shall inquire and determine such default of the coroners, 1 H. 8. c. 7. § 2. vol. 4.

The coroner of the King's houf-hold shall exercise the office within the verge, &c. as well within liberties as without, 32 H, 8. c. 20. § 7. vol. 5,

Two coroners shall be elected for the county of *Chester* to sit with the sherisf on outlawries, &c. 33 H. 8. 6. 13. vol. 5.

The coroner, upon an inquisition found before him for murder, &c. shall put the substance of the evidence in writing, shall bind the witnesses to appear, &c. and certify, &c. 1 & 2 Ph. & M. c. 13. § 5. vol. 6.

Coroner shall be paid 20 s. for every inquisition taken in any township, &c. and 9 d. for every mile he shall be obliged to travel, 25 Geo. 2.

The coroner, &c. for every inquifition on bodies dying in gool, shall be paid so much as the justices of the peace shall think fit to allow, not exceeding 205. 25 Geo. 2. c. 29. § 2. vol. 20.

And for inquisitions on a body slain, 13 s. 4 d. over and above, 25 Geo. 2. c. 29. § 3. vol. 20.

Coroner taking more, to be deem-

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ed guilty of extortion, except coroers of the King's houshold and of the verge of the King's palaces, or of particular franchises, &c. 25 Geo. 2. 6. 29' § 4, 5. vol. 20.

Coroner convicted of misdemeaner, &c. in his office may be amoved, 25 Geo. 2. c. 29. § 6. vol. 20.

For other matters, See Accessory, Palaces,
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### Corporations.

Grant and confirmation of liberties to all freemen, &c. Magn. Chat. 9 H. 3. c. 1. vol. 1.

The city of London, and all other cities, boroughs, &c. shall have all their liberties and free customs. Magn. Chart. 9 H. 3. c. 9. I Ed. 3. st. 2. c. 9. vol. 1.

Township shall not be amerced because all of twelve years old appear not, if there be a full inquest, unless on death of a man. Stat. Marleb. 52

H. 3. c. 24. vol. 1.
Abbots and other prelates may have trespass, &c. for taking goods, &c. in time of their predecessor, or vacation. Stat. Marleb. 52 H. 3. c. 28. vol. 1.

None by arms, &c. to disturb free elections. Stat. Westm. 1. 3 Ed. 1. c. 5. Artic. Cleri, 9 Ed. 2. c. 14. vol. 1.

No city, borough nor town, &c. shall be amerced without reasonable cause and according to the quantity of the trespals, saving his freehold, &c. Stat. Westm. 1. 3 Ed. 1. c. 6.

No foreigners shall be distrained in any city, borough, town, &c. for debt he oweth not, &c. Stat. Westm.

1. 3 Ed. 1. c. 23. 35. 201. 1.

Taking outragious toll or murage in market towns, &c. shall forfeit their franchise, Stat. Westm. 1. 3 Ed. 1. c. 31. vol. 1.

No land shall be aliened in mortmain on pain of forseiture, &c Stat. Mortm. 7 Ed. 1. st. 2. Stat. Quia empteres. 18 Ed. 1. st. 1. c. 3. vol. 1. 15 R. 2. c.5. vol. 2. 23 H. 8. c. 10. vol.4.

No officer of a city or borough who by reason of his office ought to keep assists of wines and victuals, shall not deal for wines and victuals, during his office, Stat. York, 12 Ed. 2. st. 1.

c. 6. vol. 1.

Upon a false verdict given before the mayor and bailiffs of Lincoln, an attaint may be tried by foreigners of the county, 13 R. 2. f. 1. c. 18. vol. 2. 3 H. 5. st. 2. c. 5. vol. 3.

No company shall make any livery of cloth or hats, 7 H. 4. 6. 14. vol. 2.

Writs purchased by or against the wardens of Rochester bridge, shall not abate by their death or removal, 9 H. 5. ft. 1. c. 12. vol. 3.

The mafter, &c. of the hospital of St. Leonard in York, enabled to recover a thrave of corn due to them, &c. 2 H. 6. c. 2. vol. 3.

Inhabitants of Tewksbury may sue the commonalty of the forest of Dean, though not incorporate, for robbing, &c. 8 H. 6. c. 27. vol. 3.

A restraint of unlawful by-laws made by masters of guilds, fraternities, and other companies, 15 H. 6. c. 6. vol. 3. 12 H. 7. c. 6. vol. 4.

All mayors, bailiffs, &c. shall have the searching and surveying of victual, &c. 12 Ed. 4. c. 8. 22 Ed. 4. c. 2. § 3. vol. 3. 11 H. 7. c. 23. 23 H. 8. c. 4. § 5. vol. 4. 8 El. c. 9. § 4. vol. 6.

Mafters or wardens of fellowships shall make no ordinances without consent of the chancellor, treasurer, or justices; nor to restrain suits in the King's courts, &c. 19 H. 7. c.7. 22 H. 8. c. 4. 28 H. 8. c. 5. vol. 4.

The physicians of London made a body corporate, 14 & 15 H. 8. c. 5. vol. 4.

No masters, wardens or fellow-ships of crasts shall restrain any apprentice, &c. to exercise his trade, &c. on pain of 401. nor make unlawful exactions, &c. 28 H. 8. c. 5. vol. 4.

Grants, leases, &c. by the majori-

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ty of a corporation shall be valid aaginst any negative voice or dissent of the minority, any by-law, oath, &c. to the contrary shall be void, 33 M. 8. c. 27. vol. 5.

Recoveries, deeds inrolled, &c. by married women in corporate towns to be of like force as they were before, 32 H. 8. 34 & 35 H. 8. c. 22.

The King may diffolve final boroughs and towns corporate in Wales and erect others by his patents, 34 &

35 H. 8. c. 26, \$ 27. 201. 5.

The King may grant commissions to survey corporations, and examine what gifts were made for maintenance of priests, obits, &c. 1 Ed. 6. c. 14. § 10. vol. 5.

Any corporation of victual lers confpiring not to fell victual but at certain prices, shall be dissolved, 2 & 3

Ed.6. c. 15. § 2. vol. 5.

The incorporation of merchants trading to Spain, Portugal and France, not to hinder the free trade there, &c. of all the King's subjects, 3 Ja. 1. c. 6. — Explained by 4 Ja. 1. c. 9. vol. 7.

Mayor, bailiff, or other officer of corporation being sued for matters concerning their office, may plead the general issue, and give the special matter in evidence, and on verdict for defendant, or nonsuit, &c. shall be allowed double costs, 7 Ja. 1. c. 5. 21 Ja. 1. c. 12. vol. 7.

Commissions to be granted for well-governing and regulating corporations to be in force until 25 March 1663. 13 Car. 2. ft. 2. c. 2.

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All corporation officers to take the oaths of allegiance and supremacy, &c. and subscribe the declaration against The Solemn League and Covenant. 13 Car. 2. st. 2. c. 1. § 4, &c. vol. 8.

No perion to be elected into any corporation office who has not received the facrament within one year next before, and every officer shall take the oaths, &c. and of office, &c.

13 Car. 2. ft. 2. c. 1. § 12, 13. vol. 8.

— Repealed as to the faid oath and declaration, 5 Geo. 1. c. 6. vol. 14.

Judgement against the city charter vacated, and the corporation of London restored, &c. 2 W. & M. seff. 1. c. 8. vol. 9.

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No person in an annual office having return of members of parliament, capable to be chosen into the same office for the year immediately ensuing, 9 An. c. 20. § 8. vol. 12.

Members of corporations discharged from all incapacities, &c. of the statute 13 Car. 2. st. 2. c. 1. incurred by not receiving the sacrament within a year before their election, and persons elected hereaster shall not be removed, &c. unless prosecution is commenced, &c. within six months after election, 5 Geo. 1. c. 6. § 3. vol. 14.

Persons attempting undertakings to the prejudice of trade, acting as corporate bodies without legal authority, or under obsolete charters, shall incur a pramunire, and all such acts, &c. shall be deemed void, 6 Geo. 1.

c. 18. § 18, 19. vol. 14.

Where election of mayors, or other chief officers shall not be made on the days appointed by charter or usage, the corporation not thereby dissolved, &c. but may meet and proceed to election on the day after, &c. and the mayor, &c. absenting, the nearest in place may hold the court, &c. II Geo. 1. c. 4. § 1. vol. 15:

If no election be made, or one that becomes void, the K. B. may award a *Mandamus* for electing, &c. 11 Geo. 1. c. 4. § 2, 3. vol. 15.

Mayors so elected shall take the oaths before the prefiding officer, 11

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No fuch election valid, unless as great a number be present, &c. as required by charter, &c. 11 Geo. 1. c. 4. § 5. vol. 15.

Mayors voluntarily absenting themfelves, &c. shall suffer imprisonment

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For other matters, see By-Laws,
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for fix months, &c. 11 Ges. 1. c. 4.

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Corporation of the Sons of the Clergy.

Where they and their tenants are exempt from the land-tax, 30 Geo. 2. 6. 3. § 22, 23. vol. 22.

# Corpus cum causa,

not to discharge one that is in prison upon an execution, 2 H. 5.

ft. 1. c. 2. vol. 3.

No fuch writ to remove a fuit out of an inferior court shall be allowed, unless delivered before any of the jury be sworn, 43 El. c. 5. 3 Car. 1. c. 4. vol. 7. 16 Car. 1. c. 4. vol. 8.

No writ to remove a fuit commenced in an inferior court shall be obeyed, unless delivered to the steward, &c. before issue or demurrer joined, so as the said issue or demurrer be not joined within six weeks after the arrest or appearance of the defendant, 21 Ja. 1. 6.23. vol. 7.

Any action, &c. not concerning freehold, title of land, leafe, rent, &c. where the demand shall not amount to or exceed 5 l. shall not be remov-

ed 21 Ja. 1. c. 23. § 4. vol. 7.

Such courts may proceed in fuits not exceeding 5 l. though there may be other actions against such defendants for higher demands, 12 Geo. 1. c. 29. § 3. vol. 15. 21 Geo. 2. c. 3. vol. 19.

For other maiters, see Bail, Certiorari, Habeas Corpus.

Corse present. See Mortuaries.

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Costs, single.

fhall be in all cases where the party is to recover damages, Stat. Glouc. 6 Ed. 1. c. 1. § 2. vol. 5.

The lord chancellor may award damages to him that has been ag-

grieved by untrue suggestion made in the chancery, 17 R. 2. c. 6. vol. 2.

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If judgement is affirmed, &cc. on writ of error brought in delay of execution the party shall recover his costs &cc. 3 H. 7. c. 10. 19 H. 7. c. 20. vol. 4.—See Costs double, infra.

The avowant in Replegiari, &c. shall recover his costs of suit, &c. 7 H. 8. c. 4. § 3. 21 H. 8. c. 19. § 3.

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In an action brought on the statute 5 R. 2. st. 1. c. 7. or of debt, covenant, detinue, account, case, &c. if the plaintiff is nonsuit, &c. the desendant shall recover costs, 23 H. 8. c. 15. vol. 4. 4 Ja. 1. c. 3. vol. 7.

Suitor in forma pauperis shall not be compelled to pay costs, but punished by the discretion of the justices, &c. 23 H. 8. c. 15. § 2. vol. 4

No costs of suit shall be awarded to the defendant where any action is sued to the King's use, 24 H. 8. c.8.

The King shall recover his debts with costs and damages, 33 H. 8. c.

39. \$ 54. vol. 5.

Where the plaintiff delays, discontinues, or is nonfuit in the King's Bench, Marshalsea, &c. the defendant shall recover costs, &c. 8 El. c. 2. vel. 6.

Informer on penal statute delaying, discontinuing, or being nonsuit, liable to pay costs and damages, &c. 18

El. c. 5. § 3. vol. 6.

In personal action in the courts at Westminster, not being brought for interest in lands, &c., if the judge certifies that the debt or damages shall not amount to 40s. the plaintiff shall not have more in costs, 43 El. c. 6. § 2. vol. 7.

An attorney delaying his clients fuit, or demanding more than he disbursed, &c. on action brought, the party shall recover costs, &c. 3 Ja. 1. c. 7. § 1. vol. 7. 2 Geo. 2. c. 23. § 23. 12 Geo. 2. c. 13. § 7. vol. 17.

In all actions wherein the plaintiff

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might have recovered costs, the defendant, in case the verdict pass against the plaintiff or he be nonsuited, execution for his costs, &c. 8 & q Thall recover his costs, &c. 4 Jac. 1. 6. 3. \$ 2. vol. 7.

In actions of flander, if damages are affessed under 40s. the plaintiff shall have no more in costs, 21 Fac.

1. c. 16. § 6. vol. 7.

Costs shall be allowed in the Stantnary courts to plaintiffs or defendants according to the laws of the realm, 16 Car. 1. c. 15. § 5. vol. 7.

A nonfuit may be entered against plaintiff for want of a declaration before the end of the next term after appearance, and the defendant may have judgement to recover costs, &c. 13 Car. 2. ft. 2. c. 2. § 3. vol. 8.

In all actions of trespass, assault and battery, and other perional actions in the courts at Westminster, wherein the judge shall not certify that an affault and battery was fufficiently proved or that the title of land, &c. was chiefly in question, if the jury find damages under 40s. the plaintiff shall not obtain more costs, 22 & 23 Car. 2. c. 9. § 136. vol. 8. -extended to Wales, and the counties palatine, 11 & 12 W. 3. c. 9. vol. 10. In trespass against inferior trades-

men, apprentices, &c. for coming on another's ground to hunt, &c. the plaintiff may recover his full costs, &c. 4 & 5 W. & M. (. 23. § 10.

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Six shillings and eight pence shall be taken and added to the plaintiffs allowance of costs instead of the Capias pro fine. 5 & 6 W. & M. c. 12.

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Where feveral perfons are defendants to any action, &c. and one or more of them acquitted on trial, such person shall have costs, as if all were acquitted, unless the judge shall certify that there was a reasonable cause for making fuch person, &c. defendant, 8 & 9 W. 3. e. 11. § 1. vol. 10. Where judgement is given for the

defendant on demurrer, or on writ of error, &c. he shall recover and have W. 3. c. 11. § 2. vol. 10.

Plaintiff attaining judgement on an action of waste, &c. Scire facias, prohibition, &c. shall recover costs, 8 & 9 W. 3. c. 11. § 3. vol. 10.

Where the defendant is found guilty in trespass, if the judge certifies that the same was wilful and malicious, the plaintiff shall recover full costs, 8 & 9 W. 3. c. 11. § 4. vol. 10.

The law as to executors or administrators not to be altered, 8 & 9 W.

3. c. 11. § 5. vol. 10.

Where the defendant has pleaded feveral matters, and on demurrer joined, fuch matter shall be judged infufficient, costs shall be given at the discretion of the court, and in like manner if a verdict shall be found in any issue for the plaintiff or demandant, unless the judge shall certify that the defendant or tenant, or plaintiff in replevin had a probable cause to plead such matter as was found against him, 4 An. c. 16. § 5. vol. 11.

On the plaintiff's dismissing his own bill'in equity, or the defendant's dismissing the same for want of prosecution, the plaintiff shall pay the defendant his full costs to be taxed. &c. 4 An. c. 16. § 23. vol. 11.

On quashing a writ of error for variance, &c. the defendant in error shall have his costs as if the judgement had been affirmed, 4 Au. c. 16.

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On plaintiff's neglect to bring on an issue to trial, court may give judgement as in case of nonsuit, and the defendant shall have like costs, 14 Geo. 2. c. 17. § 1, 3. vol. 17.

For other matters, see Attaint, Bankrupts, Brokers, Buildings, Certiorari, Chelsea Water-works, Court of Conscience, Damages, Debt to and from the King, Dropery, East-India Company, Error, Excise, Forcible Entry, Forma Pauperis, Gold and Silver, HigbHighways, Information, Infurance, Lotteries, Mandamus, Orphans, Stock-Jobbing, Tithes.

# Costs, double.

The ordinary, &c. citing persons out of the diocese contrary to the statute, shall forfeit double damages and costs, 23 H. 8. 6.9. § 3. vol. 4.

Double costs and damages, &c. on conviction of forging or publishing a false deed whereby another's free-hold &c. may be molested, 5 El. c. 14. § 2, 3. vol. 6. — Made felony by 2 Geo. 2. c. 25. vol. 16. 9 Geo. 2. c. 18. vol. 17.

Lord chancellor shall award double costs to the party aggrieved by sentence, &c. of the commissioners of assurance, 43 El. c. 12. § 3. vol. 7. 13 & 14 Cer. 2. c. 23. § 5. vol. 8.

On action brought against justices of the peace, officers, &c. for matters in execution of their office, if there be a verdict for the defendant, or the plaintiff is nonsuit, &c. the defendant shall be allowed double costs, 7 Ja. 1. c. 5. 21 Ja. 1. c. 12. § 5. vol. 7.

The party aggrieved by pretext of a monopoly, &c. shall recover double costs, 21 Ja. 1. 6.3. § 4. vol. 7.

In actions brought against persons executing the statutes for excise, if there be a verdict for the desendant, or a nonsuit, &c. the desendant shall have double costs, 12 Car. 2. c. 23. § 35. vol. 8. See Costs, treble.

Where a judgement after verdict is affirmed on a writ of error brought, the defendant in error shall have double costs for delay of his execution, 13 Car. 2. st. 2. \$10. vol. 8.

Persons employed in his Majesty's rustoms demanding more than due, illegally detaining goods, &c, liable to double costs, 13 & 14 Car. 2. c.11.

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Officer of the customs may stop and warehouse, until claimed, &c. prohibited or customable goods in any boat, or house, &c. 6 Geo. 1. c.

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Goods brought from one port in Great Britain to another, unshipped before cocquet delivered to customer, &c. forfeited: and foreign goods landed without the presence of an officer of the customs, forfeited, 8 Geo. 1. c. 18. § 18. vol. 14.

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The ground, wharf, &c. called Wool Key, &c. vested in trustees for the crown, for the custom house, &c. 8 Geo. 1. c. 31. vol. 14.

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Officers of excile may fearch thips for brandy, &c. as custom house officers legally may; obstructing him forfeits 100 ?. 11 Geo. 1, c. 30. § 1, 2. vol. 15.

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Condemned tea, coffee, foreign brandy, &c. shall be publickly sold to the best bidder, &c. 12 Gea. 1. c. 28. § 1, &c. vol. 15.

No officer of the cultoms, &c. to deal in tea, coffee, brandy, &c. 12

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The commissioners of the customs may cause any vessels of 40 tons, or under, seized and condemned importing, &c, to be used by the officers of the customs, 12 Geo. 1. c. 28. \$ 14. vol. 15.

One or more justices of peace, where the seizure is made, may examine persons on oath to the value of the goods, &c. 12 Gea. 1. c. 28. § 16.

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After entry of goods for exportation whereon there is a drawback, &c.

may open and examine any bale, cheft, &c. and on discovery of fraud, the owner shall forfeit the same, &c. 12 Geo. 1. c. 28. § 17. vol. 15.

Customable goods shipped for exportation without warrant or prefence of an officer, forfeited, 12 Geo. 1. c. 28. 🐧 18. vol. 15.

Goods brought into his Majesty's warehouses, remaining there fix months, the duties not paid, may be publickly sold, 12 Geo, 1. c. 28. § 19, vol. 15.

No drawback shall be allowed for tobacco or foreign goods exported to the Isle of Man, 12 Geo. 1. c. 28. §

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Entering foreign goods for exportation to obtain a drawback, and landing them in the Isle of Man, shall forfeit the treble value of the goods, &c. 12 Geo. 1. c. 28. § 23, Gr. vol. 15.

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Act for indemnifying persons who have been guilty of offences against the laws of customs, &c. 9 Geo. 2. i. 35. vol. 17. 18 Geo. 2. c. 28. vol. 18.

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Geo. 2. c. 35. \$ 5. vol. 17. Persons Kable to be transported for any fuch offences, committing the like after claiming the benefit of this act, to suffer death, 9 Geo. 2. c. 35, § 7, 40l. 17. 18 Geo. 2. c. 28. § 7. vol. 18.

Three or more persons assembled with with fire arms, &c. for fuch purpoles, may be apprehended by a justice's warrant, on oath, and upon conviction shall be transported for seven years, &c. 9 Geo. 2. c. 35. § 10. vol. 17. 19 Geo. 2. c. 34. vol. 18.

Two or more persons in company found passing within five miles of the sea, or a navigable river, with horse, eart, &c., loaden with fix lb. of tea; &c. not having paid duty, and bearing offensive arms, &c. to be deemed runners of foreign goods, and on conviction, transported for seven years, &c. the proof of payment of duties to lie on the persons found with the goods, 9 Geo. 2. c. 35. § 13. vol. 17.

Persons lurking within five miles of the sea, or a navigable river, with intent to assist in running goods, may be apprehended by a justice's warrant on oath, &c. 9 Geo. 2. c. 35. § 18,

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Tea, brandy, &c. offered to fale, with or without a permit, may be stopped on suspicion, &c. 9 Geo. 2.

e. 35. § 20. vol. 17.

Watermen, porters, &c. found with prohibited or run goods, knowing the same, to forseit treble the value, &c. 9 Geo. 2. c. 35. § 21. vol.

Veffels arriving from foreign parts having on board fix pounds of tea, or foreign brandy, &c. in casks under fixty gallons (except for the use of the seamen, &c.) hovering within two leagues of the shore, &c. shall forfeit all such goods, &c. 9 Geo. 2.

c. 35. § 22. vol. 17.

Foreign goods taken in or put out of any vessel within four leagues of British coasts, without payment of customs, (unless in apparent necessity, &c.) to be forseited and the master, &c. to forseit treble the value, and also the vessel, if not above 100 tuns, of Geb. 2. c. 35. § 23. vol. 17.

Fifty pounds penalty on offering to bribe an officer to connivance, &c.

g Gro. 2: c. 35. § 24. vol. 17.

Actions of affault upon officers may be tried in any county of England, 9 Geo. 2. c. 35. § 26. vol. 17.

All goods found concealed after the mafter's report at the custom house, forfeited, and the master, &c. to forfeit treble the value, g Geo. 2. c. 35. § 27. vol. 17.

Forcibly obstructing or wounding officers on board in the execution of their offices, to be transported, not exceeding seven years, &c. 9 Geo. 2.

c. 35. § 28. vol. 17.

Officers may go on board coasting vessels, and search for prohibited goods, and continue on board during the vessel's stay in the port; and every person obstructing, &c. shall forseit 100 l. 9 Geo. 2. c. 35. § 29. 30. vol. 17.

All judges and justices before whom any seizures shall be brought to trial or hearing, to proceed to the merits of the cause, without inquiring into the fact or manner of making the seizure, 9 Geo. 2. c. 35. § 34. vol. 17.

Officers and their affistants may oppose force to force, and if carried before a justice for wounding or killing, shall be admitted to bail, a Geo. 2. c. 35. § 35. vol. 17.

No drawback allowed on re-exportation of foreign paper, 10 Geo. 2.

c. 27. § 4. Vol. 17.

Oysters imported from France shall be rated at seven pence per bushel, and not according to the value sworn to by importers, 10 Geo. 2. 6. 30, col. 17.

Claimants of vessels seized for unlawful importation, &c. to give security to pay costs, 15 Geo. 2. 6. 31.

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Foreign goods may be taken out of the warehouses and refreshed, 15 Geo. 2, c. 31: & 8. vol. 18.

The same duty, &c. to be paid for glass beads imported as is paid for great bugles, 17 Geo. 2. c. 31. vol. 18.

Persons who have incurred any K 4 penalty.

penalty, &cc. for running goods, &c. before 1 May 1745. indemnified, 18 Geo. 2. c. 28. vol. 18.

Persons taking benefit of this act, offending again liable to former pus nishment, &c. 18 Gea. 2. c. 28. \$ 5, &c. 19 Geo. 2. c. 34. § 14. vol. 18.

Armed persons to the number of three, affembled to affift in the illegal exporting or running of goods, &c. or appearing in disguise with such goods, or who shall relift, &c. officers in the execution of their duty, guilty of felony without clergy, 19 Geo. 2. c. 34. vol. 18. 26 Geo. 2. c. 32. vol. 21. 4 Geo. 3. c. 12. vol. 26.

Orders for offenders to furrender in forty days to be published in two fuccessive Gazettes, and on their not furrendering to be deemed convicted of felony without clergy, &c. 19 Geo.

2. c. 34. \$ 2. vol. 18.

Persons harbouring such offenders, &c. (hall be transported for seven years, &c. 19 Geo. 2. c. 34. § 3. vol. 18.

Where officers are wounded, &c. in fecuring offenders, &c. the hundred, &c. shall make full satisfaction and amends, and pay 100 l. to the executors of each officer killed, &c. 19 Geo. 2. 6. 34. \$ 6, &c. vol. 18.

Offenders discovering, &c. two or more accomplices, to receive 501, and be acquitted, 19 Geo. 2. c. 34.

6 11. vol. 18.

Offenders acquitted, &c. if before 29 September 1746, they enter as common sailors in his Majesty's fleet, .19 Geo. 2. c. 34. \$ 13. vol. 18. 30 Geo. .c. 29. vol., 22, , . 😎

On informations for seizures, if there was a probable cause of seizure, the person who seized, shall not pay costs: and in actions &c. for the feizure, if there was a probable cause, the defendant shall nigt be liable to costs, 19 Gea. 2, 6. 34. § 16, vol. 18.

Offences against the customs, &c. excepted out of the act for general pardon, 20 Geo, 2. 1,52. § 28. 39. vol, 19.

. An additional fubsidy of poundage of 12 d. in the pound on all goods imported, 21 Geo. 2. c. 2. vol. 19.

.. Drawback allowed on exportation within three years, except where any act of parliament has declared that no drawback should be allowed, 21

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Drawback of 3s. per hundred weight on fugar refined in Great Britain, and exported, &c. 21 Gea. 2. c. 2. § 7. vol. 19. 32 Geo. 2. c. 10. § 8. vel. 22.

Candles, soap or starch imported in other package, &c. than allowed by this act, to be forfeited and the master to pay 50 l. 23 Geo. 2. c. 21. § 27. wl. 20. 26.Geo. 2. c. 32. § 8. vol. 21.

No drawback on candles, foap or starch made in Ireland, &c. 22 Geo.

2. c. 21. § 36. vel. 20.

No fpirituous liquors imported in vessels under 60 gallons to be entered or reported for exportation; and all tea above 6 lb. found in British vessels (excepting those of the East India company) arriving from foreign parts, to be forfeited, 28 Geo. 2. c. 21. Uql. 21.

Smugglers, &c. indemnified from offences committed before I May 1757. if before I December ensuing they enter and serve on board the navy, 30 Geo. 2, c. 29. vol. 22.

An additional subsidy of 12 d. in the pound on foreign linens, tobacco, fugar, grocery, &c. imported, 32 Geo.

2. c. 10, vel. 22.

Allowance to be made to the importer of tobacço, on paying down the duty, &c. 32 Geo. 2. 6. 10. vol. . 32,

Vessels or goods seized by officers of the customs to be publickly fold after condemnation, at such places as the commissioners of the customs shall think proper, 3 Geo. 3. c. 22. vol. 25.

For Customs on particular Commodities, see the respective Heads; and see farther,

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farther, Altions popular, Aleboufes,	· And (	၁ ၀ 🐒
Aliens, Anglesea, Annuities, Arrests,	Q An en 6 + mal 12.	•
Bail, Butlerage, Costs, East India	By the malt act, to be paid \{	0 4 0
· Company, Estreat, Exchequer, Ex-	by the mile buyer, ———	
cise, Felonies, Fish, Forma pauperis,	12 An. ft. 1. c.2. § 1. vol. 12.	
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Manufactures, Money, Parliament, Plantations, Post-office, Prizes, Ships,	ported from foreign parts,	0 5 0
Silk, Wines, Wool	12 Car. 2. c. 23. § 9. vol. 8.	
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The lord chancellor (hall appoint	And if so imported by Englishmen,	4 10 0
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vel. 9,	13&14Car.2.c.11. § 25.vol.8.	•
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4 W. & M. c. 3, § 2. vol. 9. And 0 1 3	At a self composite tion of L	V. & M.
And ——————— 0 1 3 5 W. & M. c. 20. \$10, vol. 9.	ſess. 1. c. 22. § 2. vol. 9.	
And — — 0 1 2		ngit from
4 44.6.6, \$ 14. 801. 11,	the gauges and Q IV a class t	\$16,0049.
	•/-	Infor-

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Double damages against persons falsely pleading jointenancy in abatement of Ashie, 34 Ed. i. st. 1. vol. i.

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The King's butter taking more wine than appointed shall render the double, 25 Ed. 3. st. \$. 6.27. with the Officers

Officers of the forest imprisoning persons without indictment, &c., shell pay double damages, 7R.2.1.4.50.2.

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Forging or publishing a false deed, &c. whereby another's freehold, leafe, &c. shall be troubled, forfeits double damages, 5 El. c. 14. § 2, 3. vol. 6. Made felony by 2 Geo. 2. c. 25. vol. 16. 9 Geo. 2. c. 18. vol. 17.

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Persons grieved by salse returns of members to serve in parliament, may sue in any court at Westminster, and recover double damages, 7 & 8 W.3.

c. 7. § 2, 3. vol. 9.

Officers of the exchequer not keeping account of the money appropriated to the bank, and not making payment in course, &c. liable to the double value, 8 & 9 W.3. c. 20. § 37. vol. 10.

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& 9 W. 3. c. 28. \$ 4. wol. 10.

Labourers, &c. to be paid in money, on pain of double the value and being guilty of any fraud, &c. thall answer double damages, I And fl. 2. c. 18. § 3. Vol. 10. 13 Geo. 2. c. 8. vol. 17.

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Persons hindering the saving ships in distress, &c. to make double satisfaction, 12.An. st.2.c.18. § 3.vol.13. Persons concealing bankrupts effects on trust, shall forfeit double the value, &c. 5 Geo. 2. c.30. § 21. vol. 16.

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Perions hunting, or breaking into a park impaled, &c. Anall pay treble damages, &c. 3 Ja. 1. c. 13. § 2. 7 Ja. 1. c. 13. § 4. vol. 7. 13 Car. 2. ft. 1. c. 10. vol. 8.

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Exchequer officer demanding fees, &c. contrary to the act, shall answer treble damages, &c. 4W. & M. c. 3. § 17. vol. 9. 2 An. c. 3. § 26. An. c. 2. § 12. vol. 11. 6 Geo. 1. E. 11. § 34. vol. 14.

 Members of the bank lending money to the crown on funds not having clause of credit, shall forfeit treble the value, 5 & 6 W. & M. c. 20. § 30.

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Mayor, &c. neglecting to mark measures, &c. shall render to the party aggrieved treble damages, 11

& 12 W. 3. c. 15. § 5. vol. 10. Comptroller of stamp duties, unjustly returning any person insuper, shall answer treble damages, I An. ft. 2. c. 22. § 11. vol. 10.

Register of the county of York not entering, &c. according to the act, shall forfeit treble damages, &c. 2 &c 3An. c.4. § 14. 7An. c.20. § 4. vol. 11. -: Perlons stealing goods from ships in diffress, shall render treble damages, 12 An. fl. 2. 4. 18. §.4. vol. 13. Persons. Persons undertaking by subscription as incorporated, &c. without legal authority, shall render treble damages to the party aggrieved, 6 Geo. 1. c. 18. § 20. vol. 14.—Extended to America, 14 Geo. 2. c. 37. § 1. vol. 17.

Persons pulling down, &to. the Chellea water-works, shall forfeit treble damages, 8 Gee. 1. 6.26. § 2.

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Concealing goods liable to duties, forfeits the treble value, &c. 11 Geo.

1. c. 30. § 16. wol. 15.

Persons drowning coalpits, &c. shall pay treble damages, &c. 13 Geo.

2. 6. 21. vol. 17.

Officer of customs who embezzles, &c. goods performing quarentine under his directions, liable to pay treble damages, 26 Geo. 2. c.6. § 11. vol.21.

# Damages, quadruple.

Party complaining of undue weight, measure, &c. shall have quadruple damages, 27 Ed. 3. st. 2. c. 10. vol.2.

Sheriffs, mayors, &c. who shall wrongfully meddle with the goods of merchants, shall pay quatreble damages, 27 Ed. 3. st. 2. c. 26. vol. 2.

Manufacturers in leather, &c. for the fecond offence in embezzelling materials, shall forfeit four times the value, 13 Geo. 2. c. 8. § 1. vol. 17.

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# Darrain Presentment.

Affifes of Darrein Prefentment shall be alway taken before the justices of the bench, and there determined,

Magn. Chart. 9 H. 3. c. 13. vol. 1.

In affiles of Darraine Presentment, days shall be given from fifteen to fifteen, or from three weeks to three weeks, as the place shall hap to be near, or far, Stat. Marleb. 52 H. 3. c. 12. vol. 1. 32 H. 8. c. 21. § 7. vol. 5. 16 Car. 1. c. 6. § 13. vol. 7.

One form of pleading shall be obferved in writs of Darrein Presentment, and the plea shall not fail, by reason

of the plenarty, so that the writ be purchased within six months; and being disturbed after a particular estate ended, &c. shall have a writ to the sheriff, and recover his presentation with damages; and the party disturbed may sue at his election a writ of Darrein Presentment, or of Quare impedit, Stat. Westm., 2. 13 Ed. 1. st., 1. e. 5. § 2, 3. vol. 1.

Assisted of Darrein Presentance shall be received at any time before the departure of the justices, Stat. Westm.
2. 13 Ed. 1. st. 1. c. 10. vol. 1.

Assis of Durrein Presentment and Quare impedit shall be determined in their own shire before one justice of the bench, and one knight, Sias, Westm. 2. 13 Ed. 1. st. 1. c. 30, \$ 2. well. 1.

For other matters, see Nisi prius, Quare impedit.

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# Davis's Streights.

Whale-fins, &c. caught in and imported from Davis's Streights by British subjects, without paying any customs, &c. 12 Geo. 1. c. 26. § 7. vol. 15.

See Greenland, Whales.

# Days in Bank.

The additional day wherein leapyear falls, shall be accounted one with the precedent, so that no default shall be reckoned by reason thereof, Stat. de Anno Biffert. 21 H. 3. st. 1. spal. 1.

General days in bank in real actions, and in a writ of dower, every term answering to the other, 51 H. 3. st. 2. & st. 3. vol. 1.

In a plear of dower unde nihil bebet, there shall be given four days in the year at least, and more if convenient; in Derrein Presentment and in a Quare impedie, from fifteen to fifteen, or from three weeks to three weeks, as the place shall be near or far off, Stat. Markb. 52 H. 3. c. 12. vol. 1. 32 H.

8. c. 21. § 4. 7. vel. 5. 16 Car. 1. c.6. § 6. 13. vel. 8.

After issue joined in such write there shall be only one essoin, and on default, inquest and judgement, Stat. Marleb. 52 H. 3. c. 13. vol. 1.

Effoin de ultra mare will not lie where the tenant was within the four feas the day of the furnious, and three weeks after, and such effoin shall be a default, Star. Westm. 1. 3 Ed. 1. c. 44. vol. 1.

The judges shall decide all pleas determinable at one day defore any matter be arraigned or plea commenced the day following, yet none to be absent the day to him limited, Stat. Westm. 1. 3 Est. 1. 4 46. vol. 1.

Assists of Novel Diffessin, Mortdancester, and Darrein Presentment, shall be taken in Advent, Septuagesima, and Lent, Stat. Westm: 1. 3 Ed. 1. 6.51. vol. 1.

Only one essoin shall be allowed at the next day after enquest; and no essoin after day given prece partium, Stat. Westm. 2. 13 Ed. 1. st. 1. 6.27. vol. 1.

The summons and attachments in plea of land shall be full fifteen days, as at common law, unless in assists in the King's presence, or pleas during the Eyre, Stat. Artic. Super Chart, 28 Ed. 1. st. 3. c. 15. vol. 1.

The common pleas shall be adjourned by timely warning, so that the parties shall not lose their process, 2 Ed. 3. c. 11. vol. 1.

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A lord distraining his tenant for fuit not due, shall be attached to appear, and on default, the diffress taken shall remain delivered, &c. Marleb. 52 H. 3. c. 9. vol. 1.

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Verdict shall be taken by default, and no essoin, if the tenant make no attorney after appearance, in affize, attaint, or juris utrum, Stat. Westm. 1. 3. Ed. 1. c. 42. vol. 1.

Essoin de ultra mare, where the tenant was within the realm the day of lummons and three weeks after, &c. shall be a default, Stat. Westm. 1. 3 Ed. 1. c. 44. vol. 1.

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If the defendant, being essoined of the King's service, does not bring in his warrant at the day, he shall forfeit 20 s. &c. Stat. Glouc. 6 Ed. I. c. 8. vol. 1.

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Upon descent of the crown to the iffue of the late prince of Wales, being a minor, the parliament to continue for three years, unless such successor shall be sooner of age, or the parliament dissolved by the regency, &c. 24 Geo. 2. c. 24. § 18. vol. 20. For other matters, see Discontinuance of Process, Justices of Peace, King.

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of the spiritualties refuse to grant dispensations, &c. where they ought; the lord chancellor may enjoin them to grant the same, &c. 25 H. 8. 6.

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On feoffment made to defeat the lord of his ward, it shall not be lawful for him to disselse such feoffee, without judgement, &c. Stat. Marleb. 52 H. 3. c. 6. vol. 1.

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Feoffee by a guardian of the ward's land is a diffeifor, Stat. Westm. 1. 3.

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Diffeifors in London shall render, damages and be amerced before two barons of the exchequer, &c. Stat. Glouc. 6 Ed. 1. c. 14. vol. 1.

A parson, or his successor may recover common of pasture against a disseisor, Stat. Westen. 2. 13 Ed. 1. st. 1. c. 24. § 2. vol. 1.

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Approvement of common, &c. is not disseisin, Stat. Westm. 2. 13 Ed., 1. c. 46. vol. 1.

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Distiller setting up any brewing vessel, &c. without giving notice to officer, forseits 20 l. for each, &c. 3 & 4 W. & M. c. 15. § 1. vol. 9. 8 &c. 19. § 10. vol. 10.

Concealing spirits, &c. shall forfeit 5 s. each gallon, 3 & 4 W. & M.

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Persons in whose house or occupation such conceased tun, &c. shall be found, forfeit 50 l. 8 & 9 W. 3. c. 19. § 10. vol. 10.

Diffilling spirits, &c. from corn, prohibited from the last day of January 1698, to the first day of February 1699. 10 & 11 W. 3. 6. 4. § 1. 6. 21.

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Private pipe or other conveyance of distilled liquors, &c. may be destroyed, and distiller shall forfeit for every such pipe, &c. 100 l. 10 & 11 W. 3. 4. § 3. vol. 10.

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Officers of excise to keep an account of the wash in distillers hands, and upon any decrease, to charge him for so much as one fourth part of the wash decreased amounts to, &c. 10 & 11 W. 3. c.21. § 22. vol. 10.

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Distillers, &c. who sell strong water, &c. by retail, to take licences as alchouse-keepers, 12 & 13 W. 3. c. 11. § 18. vol. 10. — Repealed as to distillers; 1 An. st. 2. c. 14. § 1. vol. 10. 2 Geo. 2. c. 28. § 10. vol. 16.

Persons who have exercised distilling seven years, or on 25 March 1736 were apprentices, &c. may sollow any trade in any city, &c. 9 Geo. 2. c. 23. § 21. vol. 17.

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Distiller selling spirituous liquors to any retailer unlicensed, &c. to for-feit 10 l. and treble the value, &c. 24.

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Distiller to make entry, &c. of all vessels for distillation, &c. on penalty of 50 l. for each still, &c. 24 Geo. 2. c. 40. § 18. vol. 20.

Distiller to give notice before he receives any fermented wash, under penalty of 501. 24 Geo. 2.c. 40. § 20. vol. 20.

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Where the penalties cannot be raifed within one month, the commissioners of excise may reward such informers, not exceeding 51. each,

24 Geo. 2. s. 40. § 32. vel. 20.

Distillation from eorn, &c. prohibited from the 11 March 1757, to 11 December 1757. on penalty of 2001. &c. 30 Geo. 2. c. 15. vol. 22.—Further continued 32 Geo. 2. c. 15. vol. 22.—and taken off by 33 Geo. 2. c. 9. § 4. 5. vol. 23.

Persons making or keeping any wash or materials fit for distillation, and having any stills containing ten gallons, &c. to be deemed common distillers, and to be surveyed, &c. accordingly, 33 Geo. 2. 6.9. § 130

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Diffiller to give fix hours notice to the proper officer, before charging his still, &c. 33 Geo. 2. c. 9. § 14, 15. vol. 23.

Malt distiller compounding or rectifying spirits into gin, or other compound spirituous liquors, forfeits 100 l. &c. 33 Geo. 2. c. 9 § 17. vol. 23. For other matters, see Brandy, &c.

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## Distress.

The widow of the King's tenant shall not be distrained to marry again, Magn. Chart. 9 H. 3. c. 7. vol. 1.

The pledges of the King's debtor shall not be distrained, as long as the principal is sufficient, &c. Magn.

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No man shall be distrained for more service for a knight's see, &c. than is due, Magn. Chart. 9 H. 3. c. 10. Stat. Westm. 1. 3 Ed. 1. c. 23. vol. 1.

No town or freeman shall be distrained to make bridges, &c. but as accustomed, &c. Magn. Chart. 9 H.

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No diftress shall be for money for castle-guard, if the knight will do it in person or by another sufficient man, &c. Magn. Chart. 9 H. 3. 1. 6. 20. vol. 1.

The owner may feed cattle impounded for the King's debt, no fall of distress within sitteen days, shall cease on shewing tally of payment, shall not be made of plough-beasts, but until other chattels be found, except damage feasant, distress shall not be outrageous, Stat. de Districtione Scacc. 51 H. 3. st. 4. vol. 1.

Perions taking distress for private revenge without award of the King's court, shall pay fine to the King, and damages according to the trespass, Stat. Marleb. 52 H. 3. 6. 1. vel. 1.

Stat. Marleb. 52 H. 3. c. 1. vol. 1.

None shall take distresses out of their fee, or of those who are not suitors, &c. Stat. Marleb. 52 H. 3. c. 2. Stat. Westm. 4. 3 Ed. 1. c. 16. vol. 1.

None thall refuse delivery of a diftress by the King's officers, under fine to the King, and damages to the party; but if the lord suffers delivery, he shall only be amerced for distress without cause, Stat. Marleb. 52 H. 3. 6. 3. vol. 1.

A distress shall not be driven out of the county, and shall be reasonable, Stat. Marleb. 52 H. 3. c.4. Stat. Westm. 1. 3 Ed. 1. c. 16. vol. 1.

A lord distraining his tenant for suit not due shall be attached to appear, &c. and the distress shall be dedelivered, &c. Stat. Marleb. 52 H. 3. s. q. vol. 1.

No man shall take distresses out of his see, or in the King's highway, nor in the common street, &c. but only the King or his officers having special authority, Stat. Marleb. 52 3. c. 15. vol. 1.

Sheriffs without, and bailiffs within liberties, shall on complaint, make delivery of distress, Stat. Marleb. 52 H. 3. 6. 21. vol. 1.

Freeholder shall not be distrained to answer for his freehold, &c. nor compelled but by the King's writa. Stat. Marleb. 52 H. 3. c. 22. vol. 1.

If distress is detained, &c. in a castle or fort, &c. the sheriff, &c. shall

shall demolish such castle, and the lord shall restore double damages, Stat. Westm. 1. 3 Ed. 1. c. 17. vol. 1.

. Foreigner shall not be distrained in any city, borough, town, fair, &c. for any debt he owes not as debtor or pledge, Stat. Westm. 1. 3 Ed. 1. t. 23. vol. 1.

The grand distress shall be awarded after default of the tenant on the first attachment, &c. Stat. Westm. 1.

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Where the lord can find no diftress on the land of the tenant for two years, he shall have an action to demand the land, &c. Stat: Glouc. 6 Ed. 11 st. 1. c. 4. vol. 1.

. The party distrained maliciously on procurement of sheriff, lord, &c. shall have treble damages, &c. Stat. Westm. 2: 13 Ed. 1. c. 36. vol. 1.

No distress shall be taken but by bailiffs known and fworn, Stat. Westm.

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Towns adjoining may be distrained to levy fences, &c. thrown down by persons unknown, Stat. Westm. 2. 1-3 Ed. 1. c. 46. vol. 1.

The archbishops may distrain prelates to pronounce fentence of excommunication against the breakers of the great charter, 25 Ed. 1. c. 4.

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Diffress for the King's debt shallnot be made upon beafts of the plough, while there are other, nor driven too far, nor over great distress, but to be released on surety to pay by the day limited to the sheriff, Artic. fuper Chart. 28 Ed. 1. st. 3. 4. 12. wol. 1.

· None shall be distrained to take the order of a knight before the ageof twenty one, &c. 1 Ed. 2. st. 1. vol. I.

Distresses shall not be taken in the highway, nor in the antient fees of of the church, Artic. Cleri. 9 Ed. 2. ft. 1. c. q. vol. 1.

For want of distress, in London, the tenants may be impleaded by writof Gavelet, &c. 10 Ed. 2. ft. 1. vol. 1. Goods, &c. of foreigners that were in any town at the day of the grant of any Disme or Quinzime, may be distrained for the same, but none shall be twice charged for his goods,

Felony for any Welfb or Lancashire men to take other men, their goods; &c. under colour of distress, with-

out cause, 28 H. 6. c. 4. vol: 3.

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Merchants, &c. may have trespass against officers of the customs making any distress, &c. upon ships, &c. for an unlawful cause, and recover 40 l. &c. 28 H. 6. 1:5. vol. 3.

Distress may be taken by him that has right, in the lands of an attainted person, in the hands of any other person than the King, 7 Ed. 4. c. 5.

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Recoverer of lands, &c. may distrain for the rents, services, &c. of the tenant, &c. 7 H. 8. c. 4. § 2. vol. 4:

Distress may be taken and sold on refusal to pay the tax for repairing bridges, 22 H. 8. c. 5. § 4. vol. 4.

Successor of any incumbent having paid the tenth for his predecessor, may diffrain his goods for the same, 27 H. 8. c. 8. § 4. vol. 4 - Repealed by 2 & 3 Ph. & M. c. 4. vol. 6 .- Revived by 1 El. r. 4. vol. 6.

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ווע taken for the poundage of any one distress, on forfeiture of 51. beside what was taken more, 1 & 2 Ph. &

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Com in theaves, or look, &c. or hay on the land, &c. may be detained in the place as a distress, till replevied, or fold, &c. but not to be removed to the owner's damage, 2 W & M. Jeff. 1. 6. 5. \$ 3. vol. 9. - II Geo. 2. c. 19. \$ 8. 10. 46/.17,

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c. 5. § 8. vol. 6. The affize, autnage, &c. of Welfo frizes and cottons, 34 & 35 H. 8. c. 11. 34 & 35 H. 8. c. 26. § 121, 122, 123. 5 & 6 Ed. 6. c. 6. § 16, &c. vol. 5. 8 El. c. 12. § 8. vol. 6. 1 Jac. 1. 6. 25. § 28. 3 Jac. 1. 6. 17. vol. 7. Clothier shall set his seal, declar-

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For the true measure, length, breadth, weight, &c. of woollen clothes in certain places, 5 & 6 Ed. 6. c. 6. vol. 5. 4 & 5 Ph. & M. c. 5. vol. 6. 43 El. c. 10. 4 Jac. 1. c. 2. vol. 7.

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Using a gig-mill to work woollen cloth, shall forfeit 5 l. for every cloth,

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No clothmaker, dwelling out of a city, &c. shall have above one woollen loom, nor let out any, on forfeiture of 20 s. a week, 2 & 3 Pb. & M. c. 11. § 2. vol. 6.

No woollen weaver, dwelling out of a city, &c. shall have above two woollen looms, &c. 2 & 3 Ph. & M.

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Inhabitants of Wales, and certain places in Effex, &c. having been apprentice, or used the occupation of cloth-making for seven years, &c. may exercise the same, &c. out of a city, &c. 1 El. c. 14. vol. 6.

No woollen cloth weavers, &c. to hire a workman for less time than one whole year, 5 El. c. 4. § 3. vol. 6.

Not to take apprentices but such whose parents may dispend 40s. a year of freehold, &c. 5 El. c. 4. § 27, &c. vol. 6. Repealed by 5 & 6 W. & M. c. 9. vol. 9.

Cloth-maker, &c. that has three apprentices, to have one journeyman,

**5** El. c. 4. § 33. vol. 6.

For every nine clothes unwrought, exported by licence, one cloth shall

be wrought, &c. of like fort, length, breadth, goodness, &c. 8 El. t. 6. vol. 6.

No Kentifb or Suffelk cloth to be exported unwrought, by any licence,

8 El. c. 6. § 4, 5, vol. 6.

No inhabitant of Shrewsbury shall occupy the trade of buying Welsh cottons, frizes, &c. unless he be free, &c. 8 El. c. 7. § 3. Repealed by 14 El. c. 12. vol. 6.

No buyers of frizes, cottons, &c. in Sbrewfury shall use the trade of frizing or cottoning, 8 El. c. 7. § 4. Confirmed by 14 El. c. 12. vol. 6.

Shall pay their sheermen readymoney for frizing, &c. 8 El. c. 7. § 6. Confirmed by 14 El. c. 12. vol. 6.

Regulation of the aulnager's fees, &c. in the county, &c. of Lancaster, and for length, breadth, and weight of cottons, frizes, and rugs, 8 El. c. 12. vol. 6.

None to make kerseys, &c. above eighteen yards in length, 14 El. c. 10+ vol. 6. Repealed by 3 Jac. 1. c. 16. vol. 7. Dwellers out of corporate towns.

&c. in Somersetsbire, Gloucestersbire, and Wilts, may make cloth notwith-standing the statute of 4 & 5 Ph. & M. c. 5. § 32. 18 El. c. 16. vol. 6. Repealed by 21 Ja. 1, 2, 28. § 11. vol. 7.

Concerning the breadth, weight, &c. of white woollen clothes made in the counties of Wilts, Gloucester, Somerset, Oxon, &c. 27 El. c. 17. 35 El. c. 7. § 30. vol. 6. Repealed as to the over-lengths, 43 El. c. 10. § 9, vol. 7.

Concerning the making of woollen clothes in the counties of *Devon* and *Cornwal* called plain white straight, and pinned white straight, 27 El. c. 18. vol. 6.

The clothiers of Boxstead, &c. in Essex being apprentice for seven years, may make cloth there, &c. 27 El. c, 23. vol. 6.

Concerning the breadth, &c. of plunkets, azures, blues, and other coloured clothes, &c. in Somersetsbire,

M 2 &c.

&c. 35 El. c. g. vol. 6. 43 El. c. 10.

€9. vot. 7.

The weight, length, &c. of Devonsbire kersles, &c. 35 El. c. 10. vol. 6. 43 El. c. 10. 9. 3 Ja. 1. c. 17. wal. 7.

The lord mayor of London, or deputy, the master, &c. of cloth-workers of London, may fearch the work, &c. of all persons occupying the broad shear there, 39 El. c. 13. vol.

No person on the north side of Trent shall stretch or strain any clothes, dozens, kersies, &c. to forfeit 5 l. for every default, 39 El.  $\epsilon$ . 20. § 1. Extended to all woollen clothes in England,

43 El. c. 10. § 7. vol. 7. None to use any fort of tenter, wrinch, or other engines to stretch or strain any clothes, &c. on pain of 20 l. 39 El. c. 20. § 2. 43 El. c. 10.

\$ 2. vol. 7.

Northern clothes to be made of fuch . weights, lengths, and breadths as by former statutes appointed, 39 El. c. 20. § 3. 7 7a. 1. c. 16. vol. 7.

A seal of lead shall be set thereto, containing the length and weight thereof, overseers, searchers, &c. 39

El. c. 20. § 3, 4, &c. vd. 7.

None to put hair, flocks, thrums, &c. or other deceivable thing, in woollen cloth, kersies, frize, on forfeiture of the cloth, &c. 43 El. c. 10. § 1. vol. 7.

None shall sell woollen cloth tentered, &c. 43 El. c. 10. § 3. vol. 7.

Woollen clothes shall not exceed the length appointed by former statutes, on pain of forfeiture, 43 El. c.

10. \$ 4. vol. 7.

Woollen clothes shall be of the weight appointed by former statutes, saving that those of Taunton, Bridgewater, &c. shall weigh thirty pounds at least, and cloth of Norfolk, Suffolk, &c. may be abated four pounds for the workmanship, 43 El. c. 10. § 5. w. 7.

Want of weight three pound in broad whole cloth, to forfeit ten shillings for one pound, and so double for every pound wanting, 43 El. c. 10. § 6. vol. 7.

Cloth sealed by the overseers not to be searched or tried again, 43 El. c. 10. § 8. 4 Ja. 1. c. 2. § 22. vol. 7.

All acts contrary to this, repealed, 43 *El. c*. 10. **§ 9.** 11. *vol.* 7.

No merchant to take advantage of clothier's hand to his book, &c. for any defects in the cloth, &c. 43 El. c. 10. § 10. vol. 7.

A moiety of the forfeitures, not otherwise appointed, shall go to the searchers and overseers, 43 El. c. 10. § 12. Vol. 7.

Not to abridge the aulnager's authority by patent, 43 El. c. 10. § 13. vol. 7.

Merchant may return cloth tentered to the maker, and recover the value, &c. 43 El. c. 10. § 14. vol. 7.

Clothier not paying his workmen the wages rated by the justices, to forfeit 10 s. &c. 1 Ja. 1. c. 6. § 7. vol. 7.

No clothier, being a justice of peace, shall be a rater of the wages of artizans in making cloth, 1 7a. 1. c.

6. § 9. vol. 7.

Against the deceitful making of Mildernixand powle-davies, fail clothes, none to make the same but such as have been apprentice, &c. 1 Ja. 1. c. 24. vol. 7. 9 Geo. 2. c. 37. vol. 17.

No person shall incur any penalty for want of length, breadth or weight of Welsh cottons under the price of 15 d. the yard, &c. so they be not mixt with deceitful stuff, &c. 1 7a. 1. c. 25. § 28. 21 Ja. 1. c. 28. § 5.

3 Car. 1. c. 4. \$ 26. vol. 7. Ordinary kersies not to exceed

twenty four yards, &c. shall weigh twenty eight pounds and an half; forting kersies shall weigh thirty two pounds and an half, &c. 3 Ja. 1. c.

16. § 3. vol. 7.

The

The maker to forfeit 5 s., for every yard exceeding, and two shillings for every pound wanting, 3 7a, 1, c, 16. § 4. vol. 7.

The fame customs to be paid rateably as were before, 3 7a. 1. c. 16. \$ 5. 4 fa. 1. c. 2. \$ 24. 26. vol. 7.

No penalty to be incurred for want of a feal or content of Welfb cottons. nor to be searched or tried in water, but by the buyer, 3 Ja. 1. c. 17. vol.7.

Broad coloured cloth of Kent, &c. to be in length between thirty and thirty four yards, at the water, and in weight, fully dried, &c. eighty fix pounds at the least, 4 7a. 1, c. 2. 21 Ja. 1. c. 18. vol. 7.

The length, breadth and weight of clothes of Worcester, Suffolk, &c.

4 Ja. 1. c. 2. § 2. & c. vol. 7.

A repeal of all contrary statutes concerning the length, breadth, weight, &c. of clothes, or forfeitures, 4 Ja. 1. c. 2. § 21. vol. 7.

Cloth fearched and fealed by the overleers, shall not be searched, tried, or watered again, but by the buyer, 4 Ja. 1. c. 2. § 22. 26. 21 Ja. 1. c. 18. § 6, 7. vol. 7.

Where clothes are faulty and not so certified by the overfeer, on trial, &c. the buyer shall have a moiety of the penalties, 4 7a. 1. c. 2. § 23. vol. 7.

Certain coarse clothes made in the north parts, shall not be searched nor

**sealed,** 7 Ja. 1. c. 16. vol. 7.

For the free trade of Welsh clothes, may be exported paying the duty; &c, 21 Ja. 1. c. 9.—To continue for leven years.

No person to mix flocks, thrums, &c. or any deceivable thing in clothes, under pain of 51. Searchers may enter into the house, &c. 21

7a. 1. c. 18. vol. 7.

Overseer to put his name upon the feal of the cloth, and deceitful preffing of clothes shall be punished as pressing them with a hot-press, 21 Ja. z. c. 18. § 11. vol. 7.

Bays called four and fiftys, &c.

within the town of Colchester, to be carried to the Dutch bay-ball, called Raw-Hall and there searched, allowed, &c. 12 Car. 2. c. 22. vol. 8. Geo. 1. ft. 2. c. 41. vol. 13.

Regulations of the manufacture of woollen cloth within the West-riding of the county of York, 13 & 14 Car. 2. c. 32. vol. 8. 7 An. c. 13. vol. 11. 11 Geo. 1. c. 24. vd. 15. 7 Geo. 2. c. 25. vol. 16. 11 Geo. 2. c. 28, 14 Geo. 2. c. 35. vol. 17.

Silk-throwers not to be restrained in the number of mills, or other utenfils, 20 Car. 2. c. 6. vol. 8.

Regulations for the making of Kidderminster stuffs, 22 & 23 Car. 2. c. 8. vol. 8.

Duties payable by the recited acts on exportation of *English* woollen manufactures, &c. determined, 11 & 12 W. 3. c. 20. § 1. vol. 10.

Aulnage duties, after expiration of the grants thereof, to cease, &c. II

& 12 W. 3. c. 20. § 2. vol. 10. Duty of 5 s. to be paid for every white broad cloth exported: and being shipt before duty paid, forfeited, 6 An. c. 8. vol, 11. 9 An. c. 6. § 18. vol. 12. 3 Geo. 1. c. 7. vol. 13.

Any person may export white woollen cloth made in *Great Britain*, 6

An. c. q. vol. II.

For ascertaining the length, breadth, &c. of woollen cloth made in the county of York, 7 An. c. 13. vol. 11. 1 Geo. 1. ft. 2. c. 15. § 14, 15, 16. vol. 13.

Regulation of the woollen manufacture of mixt or medley broad cloth, &c. 10 An. c. 16. vol. 12. 1 Geo. 1. ft. 2. c, 15, vol. 13. 13 Geo. 1. c. 23. vol. 15.

For other matters, see Blackwell-Hall, Dyers, Fairs, Felonies, London, Manufactures, Silk, Wool, Woollen Manufactures, Worsted,

# Drawbacks.

Goods contained in a certificate whereupon drawback has been made, M 3 being being relanded, except for danger of the leas, &c., shall be forfeited, and double the value of the drawback, with the vessel, &c. 8 An. c. 13. § 16. vol. 12. 12 An. st. 2. c. 8. § 12. vol. 13. 8 Geo. 1. c. 18. § 16. vol. 14. 20 Geo. 2. c. 47. § 6. vol. 19.

No bond for exportation of certificate goods to Ireland to be delivered up, or any drawback allowed, till certificate from the collector, &c. where the goods were landed, &c. 5 Geo. 1. c. 11. § 5. vol. 14. 9 Geo. 1. c. 8. § 8. vol. 15. 2 Geo. 2. c. 28. § 3. vol. 16. 20 Geo. 2. c. 47. § 5. vol. 19. 27 Geo. 2. c. 18, § 4. vol. 21. For other matters, see Customs, Debentures, and the several sorts of Custom-

Drays and Carts. See Carts,

## Drovers of Cattle.

No drover of eattle, &c. to be ligenfed but in the quarter fessions of the shire where he dwells and is an housholder, &c. such licence to be under hand and seal of the justices, &c. 5 El. c. 12. § 4, 5. vol: 6.

The justices by their discretion may take recognizance of drovers, &c. not to infringe this act, 5 El. 1. 12. § 6. vol. 6. 22 & 23 Car. 2. c.

19. § 5. vol. 8.

able Goods.

No drover, &c. to be deemed within any of the statutes concerning bankrupts, 5 Geo. 2. c. 30. § 40. vol. 16.

Druggets.

No druggets, &c. to be exported from Ireland to any foreign parts, but only to England or Wales, 10 & 11 W. 3. c. 10. § 1. vol. 10. 5 Geo. 1. c. 11. § 21. vol. 14. 5 Geo. 2. c. 21. vol. 16.

For other matters, see Drapery, Wool.

Drugs.

For every 100 l. value of drugs imported 10 l. to be paid, except pepper, mace, &c. 2 W. & M. seff. 2. c. 4. § 12. vol. 9.

Drugs imported from the place of their growth in English shipping, to pay according to the full value in the book of rates, and all drugs otherwise imported, treble such value, dyen drugs excepted, 8 & 9 W. 3. c. 34 vol. 10. Continued for four years by 6 An. c. 22. and made perpetual by 7 An. c. 7. § 26. vol. 11.

Drugs may be exported and allowed the drawback, taking certificates, &c. in eighteen months from the entry inwards, 2 & 3 An. c. 9. § 13. 10 An. c. 26. § 41. vol. 12. those eighten months enlarged to three years by 7 Ga.

Drugs imported to pay 10 l. par cent. according to the values in the book of rates; unrated drugs, fuch as bark, &c. to pay 4 l. per cent. of the frue value, &c. dying drugs excepted, 3 & 4 An. c. 4. § 8. Continuel for four years by 6 An. c. 22. and made perpetual by 7 An. c. 7. § 26. vol. 11.

Drugs of the growth of America may be imported from any of the plantations, paying the same duty only as if imported directly from the place of their growth, 7 An. c. 8.

12. vol. 11.

Drugs imported to pay 201. per tent. except dying drugs, and turpentine of the British plantations, 10 An. c. 26. § 32. vol. 12. This additional duty of 201. per cent. on drugs is determined by 11 Geo. 1. c. 7. § 9. vol. 15

The value of drugs to be ascertained by the gross valuation in the book of rates, without abatement; and unrated drugs according to their worth to be sold, &c. 10 An. c. 26. § 33. vol. 12. Provisions for ascertaining the value, repealed, and in lieu thereof the duty to be paid according to the additional book of rates, signed by Spencer Compton, esquire, speaker, 11 Geo. 1. 7. § 1, 2, 3. vol. 15.

Commissioners to be appointed for managing, &c. the duties on drugs, &c. 10 An. c. 26. § 77. vol. 12.

Senna, not to be within the ex-

imption of drugs used in dying, but o pay duty as a medicinal drug, I see. I. st. 2. c. 43. § 3, 4, 5. vol. 13. neept the senna imported in May 1716, y Mr. Vernon, 6 Geo. 1. 6.11. § 53. vol. 14.

On exportation to Ireland, no drawnack to be allowed until certificate of he collector, &c. where the goods were landed, &c. 5 Geo. 1. c. 11. § 5. vol. 14. 9 Geo. 1. c. 8. § 8. vol. 15. 2 Geo. 2. c. 28. § 3. vol. 16. 20 Geo. 2. 47. § 5. vol. 19. 27 Geo. 2. c. 18. §

The censors of the college of phyicians, &c. to search and examine lrugs, medicines, &c. in London, and vithin seven miles circuit, 14 H. 8. 15. vol. 4. 32 H 8. c. 40. vol. 5. I Mar. sess. 2. vol. 6. 10 Geo. 1. c. vol. 15.

Borax and camphire refined in Great Britain, intitled to the draw-ack on exportation, 17 Geo. 2. 6. 31. 3. vol. 18.

Gum senega allowed to be imported from any part of Europe, upon sayment of 10 s. per hundred weight, sustoms, &c. 25 Geo. 2. c. 32. vol. 20. For other matters, see Coffee, Customs, Grocery, Madder, Spices.

For dying Drugs, see Dyers, &c.

## Drunkenness.

Every person convicted of drunkenness shall forfeit 5s. and for the second offence be bound to the good behaviour, 4 Ja. 1. c. 5. § 2. 21 Ja. 1. c. 7. § 3. 21 Ja. 1. c. 28. 1 Car. 1. c. 4. vol. 7.

For other matters, see Alebouses.

## Dublin.

Seatown, &c. granted to the archbishop of *Dublin* and his successors for ever, 4 An. c. 26. vol. 11.

## Dumfries.

A duty of two pennies Scots upon every pint of ale or beer brewed in Dumfries, &c. for a church and har-

bour there, &c. 3 Geo. 1. c. 6. vol. 13. 10 Geo. 2. c. 7. vol. 17.

Dun. See Rivers.

#### Dunbar.

A duty of two pennies Scots upon every pint of ale or beer vended within the town of *Dunbar*, for preserving the harbour, &c. 5 Geo. 1. c. 16. vol. 14. 10 Geo. 2. c. 4. vol. 17.

#### Dundee.

A duty of two pennies Scots upon every Scots pint of ale or beer vended within the town of Dundee, continued for 25 years, &c. for paying the public debts of the town, &c. 4. Geo. 2. c. 11. vol. 16. 20 Geo. 2. c. 17. vol. 19.

## Duress.

Felons that refuse to plead, shall have imprisonment fort et dure, Stat. Westm. 1. 3 Ed. 1. c. 12. vol. 1.

View shall not be granted on a demise, &c. made by the party in prison, Stat. Westm. 2. 13 Ed, 1. c. 48. vol. 1.

All affurances, &c. made to the rebels by duress, shall be void, I Ed. 3. ft. 1. c. 3. vol. 1.

Inquiry shall be made of gaolers, &c. who by duress compel prisoners to appeal guiltless people, 1 Ed. 3. st. 1. c. 7. vol. 1.

Bonds, &c. to come armed to the King, obtained by dures, shall be cancelled, &c. 1 Ed. 3. st. 2. c. 15.

The statute 15 Ed. 3. st. 1. repealed for that the King's assent was not given freely but through fear of dangers, &c. 15 Ed. 3. st. 2. vol. 1.

Obligations not to sue in the spiritual court for tythes, made by dures shall be void, 1 R. 2. c. 13 vol. 2.

Obligations, &c. made in the late tumult by durefs, shall be void, 5 R.

2. c. 6. vol. 2.

The statute 10 R. 2. c. 1. and the commission thereby granted, repealed, being made by constraint of the M 4 King.

King, &c. 21 R. 2. c. 2. Repealed by 1 H. 4. c. 3. vol. 2.

Bonds, statutes, &c. obtained by duress from women with pretences, &c. made void, 31 H. 6. c. 9. vol. 3. For other matters, see Ecclesiastical Courts, Sc. Gaolers.

#### Durbam.

The bishop of Durham's franchises not prejudiced by 17 Ed. 4. c. 1, 2. 22 Ed. 4, c. 8. vol. 3. 1 R. 3. c. 6. wol. 4.

Bishops of Durham and their chancellors, shall be justices of peace within that county palatine, 27 H. S. c.

24. \$ 21. vol. 4.

Inrolments of bargain and sale in the courts of Durham, as available as in the courts at Westminster, 5 El. c.

26. vol. 6

On exigent awarded against any person dwelling in the bishoprick of Durham, a writ of proclamation shall be awarded, and the bishop or chancellor shall issue a mandate to the sheriff to make proclamation, 31 El. c. 9. § 2. vol. 6.

The bishop of Durham shall have a deputy in the King's Bench and Common Pleas to receive such writs of proclamation, 31 El. c. 9. § 3.

**v**ol. 6.

The bishop or chancellor, not making true return of every such writ, to forfeit 5 l. 31 Bl. c. 9. § 4. vol. 6.

Not to prejudice the bishop of

Durham's other franchises, &c. 31

El. c. 9. § 5. vol. 6.

All process against persons outlawed there shall be directed to the bishop of Durkam, or during vacancy, to the chancellor, &c. 31 El. c. 9. § 6. vol. 6.

One only fee shall be taken for the proclamation mandate and execution,

31 El. c. 9. § 7. vol. 6.

The county palatine of Durham enabled to send two knights, and the city of Durham two burgesses to parfiament, to be elected by writ under

the great seal directed to the bishop or his chancellor, &c. 25 Car. 2. c. 9. vol. 8,

This act concerning theriffs, not to extend to the sheriff of Durbam, &c. as his disposing of the office of under-sheriff, &c. 3 Geo. 1. c. 15. § 21. vol. 14.

The chancellor, &c. may grant commissions to take affidavits to be read, &c. in the courts there, 4 Gee, 3. *c*. 21. *vol*. 26.

For other matters, see Counties Polatine.

# Dutchy Court, and Dutchy of Lancaster.

The dutchy of Lancaster continued a county palatine, with like jura regalia, chancellor, courts, franchises, &c. as before, and notwithstanding the accession, &c. to the crown, &c. Stat. 2 H. 5. Pars Secunda. Appendix 23 vol. 310. - 318. Stat. 3 H.5. Pars Secundo. Appendix 23 vol. 318, 319. Stat. 1 Ed. 4. Appendix 23 vol. 335, 336. Stat. 1 H. 7. c. 1. pr. Appendix 23 vol. 337-342.

No person outlawed in the county of Lancaster shall forfeit any lands or goods but fuch as he hath in the fame county, 9 H. 5. c. 2. 18 H. 6. c. 13. 20 H. 6. c. 2. 31 H. 6. c. 6. — Repealed by 33 H. 6. c. 2. vol. 3.

Jurors who indict in the county of Lancafter a foreigner dwelling in another county, must have lands, &c. to the yearly value of 100 s. 33 H.6.

c. 2. vol. 3. Commissioners of sewers within the liberties of the dutchy of Lancaster, shall be appointed by the lord chancellor, and the chancellor of the dutchy, &c. and two commissions shall issue one under the great seal, and the other under the seal of the dutchy, &c. 23 H. 8. c. 5. \$ 14. vol. 4. 3 & 4 Ed. 6. c. 8. vol. 5.

Leases of the dutchy lands, &c. may be granted under the leal of the fame durchy, as accustomed, 27 H. 8. c. 11. § 6, 7. vol. 4. 37 H 8. c. 16.

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Justices of affize, &c. within the county palatine of Lancaster, shall be appointed under the King's usual seal of Lancaster, as accustomed, 27 H. 8.

c. 24. § 5. vol. 4.

The statute that none shall be justice of assize, &c. in the county where he dwells, &c. not to extend to the justices, &c. in the county of Lancaster, 33 H. & c. 24. § 7. vol. 5.

Debts due to the King in the dutchy, may be sued for there, 33 H. 8. a.

39. § 7. vol. 5,

Fines levied in Laycaster of like force as fines acknowledged before the justices of the Common Pleas, and like proclamations to be made in the sessions there, &c. 37 H. 8. c. 19. § 2. vol. 5.

The right of the chancellor of the dutchy of Lancaster to appoint the Custos retulorum not taken away by the statute, 3 & 4Ed.6. 6.1. § 5. vol.5.

Such fees only as are mentioned in statute 23 H. 8, shall be paid for the commission of sewers under the seal of the dutchy; such commission to endure for term of sive years from the teste, unless otherwise superceded, &c. 3 & 4 Ed. 6. c. 8. vol. 5, to endure for ten years, unless, &c. 13 El. c. 9, vol. 6.

On exigent awarded against any person dwelling in the county of Lancaster, a writ of proclamation shall be awarded to the sherist, &c. and all other process of outlawry shall be directed to the chancellor of the dutchy, who shall issue like writs under the seal of the county palatine to the sherist, &c. saving the franchises, &c. 5 & 6 Ed. 6. c. 26. vol. 5.

Dutchy lands severed from the crown, and since reunited, shall be again parcel of the dutchy, as well those lying out of the county palatine of Lancaster as those within the same, and shall pass, &c. under the dutchy seal, 2 & 3 Ph. & M. c. 20. vol. 6.

Lands, &c. in the principality of Wales, the dutchy of Cornwal, the

counties, &c. of Chefter and Flint, not to be annexed to the dutchy of Lancafter, 2 & 3 Ph. & M. c. 20. § 8. vol. 6.

Dyi

The benefices, &c. which were within the order, &c. of the dutchy court in the second and third years of Ph. & M. shall be so again, 1 El.

c. 4. § 38. vol. 6.
Involments of bargain and falc in the courts of Lancaster, as available as in the courts of Westminster, 5 El.

a 26. vel. 6.

Confirmation of decrees made in the dutchy court concerning the King's copyhold lands, 7 Ja. 1. c.

21. vol. 7.

The chancellor of the dutchy may grant commissions for taking affidavits within the dutchy liberties, &c. 16 & 17 Car. 2. c. 9. vol. 8. 17 Ges. 2. c. 7. vol. 18.

The statute for further regulation of attornies, &c. not to deprive those of the dutchy or county palatine of Lancaster, &c. from acting within those jurisdictions, 22 Geo. 2. c. 46. § 13.

vol. 19.

Writs in the court of Common Pleas of Lancaster, shall be made returnable on the first Wednesday of any month, in vacation, or before the justices of the session, or affizes for the county of Lancaster, at the plaintiff's election, and the defendant at the day of return shall appear, &c. 22 Geo. 2. c. 46. § 35. vol. 19.

For building a quay or wharf near the town of Lancajter, &c. 23 Geo. 2.

c. 12. vd. 20.

The port of Lancaster opened for importation of wool from Ireland, under former regulations, &c. 25 Geo. 2. c. 14. vol. 20.

For other matters, see Chester, Counties
Palatine, Drapery, Wales.

Dyers, Dying, and Dying Drugs.

No person shall dye woollen cloth with orchel or cork called Jarecork, on forseiture of 40 s. &c. except that cork

eork made in England, may be used on wool woded, &c. 1 R. 3. c. 18. § 15. 24 H. 8. c. 2. vol. 4.

The cloth and the lift shall be dyed with one colour, 1 R. 3. c. 8. § 16.

₩ol. 4.

No person who dyes worsteds at Norwich, shall callender them, 25 H. 8. c. 5. § 2. vol. 4.

No woolen cloth to be dyed into colours, &c. except they be perfectly maddered, boiled, woaded, &c. not to be dyed with brasel, &c. to make false colour, &c. 3 & 4 Ed. 6. c. 2. §

4, 5 vol. 5.
Two feachers shall be appointed in every city, borough, &c. to view whether clothes be substantially dyed, &c. 5 & 6 Ed. 6. c. 6. § 37. vol. 5.

Logwood shall be forfeited, openly burned, and no cloth or wool shall be dyed therewith, 23 El. c. 9. § 1, 2. vol. 6. 39 El. c. 11. vol. 7. — Repealed by 13 & 14 Car. 2. c. 11. § 26. vol. 8.

No cloth shall be mathered for black, unless it be first grounded with woad, &c. 23 El. c. 9. § 3, 4. vol. 6.

Every dyer shall fix a seal of lead to his cloth with the letter M. 23 El.

e. 9. § 5. vol. 6.

Fusick or other dying wood the product of any of the English plantations, not to be transported from thence to any other than English plantations or the kingdom of England, 12 Car. 2. \(\ellis\). \(\frac{1}{2}\) 18. \(\frac{1}{2}\) 18.

Lawful to import logwood and use the same in dying any sort of goods or manusacture, 13 & 14 Car. 2. c. 11. § 26. vol. 8.

Logwood imported to pay a subsidy after the rate of 5 s. for every ton, 12 & 14 Car. 2. c. 11. § 27. vol. 8.

Officer of the customs suffering any dying-wood of the growth of the plantations, to be carried to any other place until the same has been put on shore, &c. in some port in England, &c. shall forseit his place and the va-

lue of the goods, &c. 15 Car. 2. 5. 75 § 9. vol. 8.

Dying wood imported within the time, &c. to pay 5 l. for every 100 l. value above the book of rates, except red wood from Guiney drugs and logwood, 4 & 5 W. & M. c. 5. § 2. vol. q.

Dying wood to be allowed the drawback on exportation, within eighteen months from the entry in-wards, 2 & 3 An. c. 9. § 13. vol. 11. Enlarged to three years by 7 Geo. 1. ft. 1. c. 21. § 10. vol. 16.

Dying goods imported, exempt from duties, enumerated, aqua fortis, argell, anotto, allum, &c. 3 & 4 An. c. 4. § 8. vol. 11. 1 Geo. 1. ft. 2. c. 43. § 3. vol. 13. 8 Geo. 1. c. 15. § 10, 11. vol. 14.

Foreign materials for dying, imported duty-free, on exportation, to pay 6 d. upon every 20s. value, 8 Geo. 1. 6. 15. § 11. vol. 14.

No person to dye any black bays, &c. but with woad, indigo and mather only, or not woaded throughout, 13 Geo. 1. 6. 24. \$ 1. 2. 106. 15.

Geo. 1. c. 24. § 1, 2. vol. 15.

Penalty of 40 s. on every piece of cloth, for using logwood in dying blue, 13 Geo. 1. c. 24. § 3. vol. 15.

Dyers in London, &c. subjects to the examination of the company, &c. searchers, &c. may enter dyers houses, &c. 13 Geo. 2. c. 24. § 4, &c. vel. 15. For other matters, see Drugs, Plantations, Worsteds.

# Dyfart.

A duty of two pennies Scots on every Scots pint of ale and beer brewed for sale, &c. in the town of Dysart, &c. for improving the harbour, 26 Geo. 2. c. 44. vol. 21.

## Earthen Ware.

A L L earthen ware, not mentioned in the book of rates, imported within the time, &c. to pay 25. 6 d. for every 205. value, 2 W. & M. self. 2. c. 4. § 48. vel. 9.

East

# East India Company.

The navigation act not to restrain the importing any East India commodities loaden in English built shipping, &c. from the ufual places of lading in those seas, &c. though such ports be not the places of their growth, 12 Car. 2. c. 18. § 13. vol. 8.

No person by reason of putting in money in the East India stocks, shall be deemed a trader within the statutes of bankrupts, and fuch judgement concerning Sir John Wolftenbolme annulled, 13 & 14 Car. 2. c. 24. vol. 8. 9 & 10 W. 3. c. 44. \$ 74. vol. 10.

Five pounds per cent. laid on East India stock, at the rate of 744,000 l. to be deducted, in proportions, upon the next dividends, 4 & 5 W. & M.

6. 15. § 10. vol.g.

The fum of 160,000 L out of the additional duties on falt, vellum, &c. to be the yearly fund for answering annuities to the subscribers, &c. 9 & 10 W. 3. c. 44. § 46. vol. 10. 3 Geo. 2. c. 14. vol. 16.

May trade to and from the East Indies, and ports, &c. of Afia, Africa, or America beyond the Cape of Bona Esperanza to the streights of Magellan, none trading for more than his stock, 9 & 10 W. 3. c. 44. § 61. vol. 10.

Security shall be first given that goods laden in the Indies shall be brought to England, &c. goods imported shall be fold publickly by inch of candle, 9 & 10 W. 3. c. 44. § 69. vol. 10. 6 An. c. 3. vol. 11. - Except necessaries for St. Helena, 6 An. c. 3. 6 2. vol. 11.— And delivering negroes at Buenos Ayres sball not be construed breaking bulk, 13 Geo. 1. c. 8. vol. 17. Stocks, in construction of law, shall be deemed a personal, and not a real estate, 9 & 10 W. 3. c. 44. §

The annuities out of the yearly fund and shares in the trade, &c. exempted from taxes, &c. 9 & 10 W.

3. c. 44. \$ 72. vol. 10.

71. vol. 10.

Stock not liable to foreign attachment, &c. 9 & 10 W. 3. 1.44. § 74. wl. 10.

Additional duty of 5 l. per cent. on all East India goods imported, to be paid over to the company to defray necessary and extraordinary expences of maintaining ambassadors to states within their limits, &c. 9 & 10 W. 3. 6.44. § 76. vol. 10. 10 An. c. 28. vol. 12.

The company to have the fole and exclusive trade to the East Indies, &c. and others than fuch as are impowered, &c. shall incur forfeiture of ship, goods, &c. 9 & 10 W. 3. c. 44. §81. vol. 10. 5 Geo. 1. c. 21. 7 Geo. 1. ft. 1. c. 21. vol. 14. 3 Geo. 2. c. 14. \$9. 11. vol. 16. 17 Geo. 2. c. 17. § 11. vol. 18.

After the union of the two Eaft India companies, 494 tuns and a quarter to be delivered yearly, &c. of falt petre, into the royal stores, if demanded, &c. 1 An. st. 1. c. 12. § 113, &c. vol. 10.

The term of the company in former charters enlarged and their capital stock increased, &c. 6 An. c. 17. vol. 11.

The officers of the customs may take the company's sealed bonds for the customs of all bondable goods imported, 6 An. c. 17. § 11. vol. 11.

No governor, director, &c. of the bank, capable at the same time to be governor, director, &c. of the East India company, 9 An. c. 7. § 11. vol.

The corporate capacity of the *East* India company, their trade, &c. to be continued, &c. although the fund, &c. should be redeemed, 10 An. c. 28. vol. 12.

The East India company may enter the goods they import by bills at fight, and for the customs of goods rated, &c. may give fecurity under their common seal, 10 An. c. 29. vol.

No drawback to be allowed on exportation pertation of any copper but such as was imported only from the East Indies and coast of Barbary, 12 An. st. 1. c. 18. § 5. vol. 13.

The East India company may seize any of his Majesty's subjects in the Rast Indies, &c. being there contrary to the laws in being, and send them to England, to answer such offence, 5 Geo. 1. c. 21. § 1, 2. vol. 14. 9 Geo. 1. c. 26. § 10. vol. 15. 5 Geo. 2. c. 29. vol. 16. 20 Geo. 2. c. 47. § 3. vol 19.

Persons procuring, &c. any commission from any foreign prince, &c. to trade to the *East Indies*, &c. shall forseit 500 l. 5 Geo. 1. 6. 21. § 3, 4.

**v**ol. 14.

Not to prejudice the right of trade within any part of those limits, in the South Sea company, 5 Geo. 1. c. 21. § 5. vol. 14.

East India company may advance money on bottomry to their captains, &c. 6 Geo. 1. c. 18. § 26. 28. vol. 14.

may take up monies on their common seal, &c. not exceeding the sum due from the public to them, 7 Geo. 1. st. 1. c. 5. § 32. vol. 14.

may not borrow money on credit of their capital stock, nor for a greater sum than shall be employed in their trade, nor discount bills nor keep cash for others, 7 Geo. 1. st. 1.

€. 5. § 33. vol. 14.

The attorney general, &c. may file an information, within fix years, against any subject who shall go or traffick to the East Indies, and if convicted he shall be fined and imprisoned at the discretion of the court, but if acquitted, shall have full costs, 7 Geo. 1. st. 1. c. 21. § 1. vol. 14. 17 Geo. 2. c. 17. § 11. vol. 18.

All contracts for loans by bottomry on foreign ships bound for the East Indies, and all copartnerships, agreements, &c. for loading such ships, wages, &c. declared void, 7 Geo. 1. st. 1. c. 21. § 2. vol. 14.

Any subject repairing to the East Indies contrary to the laws, shall be deemed a trader, and all goods in his custody shall be forfeited, 7 Geo. 1. ft. 1. c. 21. § 3. vol. 14.

Goods shipped to, or taken out of ships coming from, the East Indien, (except of the company, or licensed by them) forfeited with double value, and the masters of such ships to forfeit 1000 l. and lose their wages, &c. 7 Geo. 1. st. 1. c. 21. § 4. vel. 14. 3 Geo. 2. c. 14. § 9. vel. 16.

The attorney general may file a bill in the exchequer against such as trade, &c. to the East Indies contrary to law, or their agents, &c. for discovery of such trading, &c. and waiving the penalties, &c. such person shall answer, and not plead or demur, and pay the customs, &c. and costs may be paid by either side, 7 Geo. 1. st. 1. c. 21. § 5. vol. 14.

East India goods carried into Ireland, Jersey, &c. except such as are loaden in Great Britain, shall be forfeited, together with the ship, &c. 7 Geo. 1. st. 1. c. 21. § 9. vol. 14. 12 Geo. 2. c. 22. § 3. vol. 15.

The time for sale of muslins, white callicoes, and unrated East India goods, enlarged to three years, 7 Geo. 1. st.

1. c. 21. § 11. vol. 14.

East India company may export stores of war duty-free, such duty not exceeding 300 l. in one year, 1 Geo. 1. st. 1, c. 21, § 13. vel. 14.

No subject to subscribe to, or pro mote, &c. an East India company in the Austrian Netherlands, on forfeitur of such stock, and treble the value

&c. 9 Geo. 1. 1. 26. vol. 15.

Subjects going to the East India (except lawfully authorized) may be profecuted for a high crime and misses meanor, and liable on conviction, to corporal punishment, fine, &c. Geo. 1. c. 26. § 6, &c. vol. 15.

The South Sea company, with confent of the East India company, matake in negroes within their limit and deliver the same at Buenos Ayre

13 Geo. 1. c. 8. vol. 15.

The yearly fund of 160,000 l. reluced to 128,000 l. 3 Geo. 2. c. 14.

4. vol. 16.

On three years notice, after 25 March 1766, and repayment of the whole capital stock, the exclusive trade o cease: but corporation to continue, 3 Geo. 2. c. 14. § 11, 12. vol. 16.

The company not to purchase ands, &c. exceeding the yearly vaue of ten thousand pounds, 3 Geo. 2.

. 14. § 14. vol. 16.

The East India company's reduced innuities to be paid out of the aggregate fund, 3 Geo. 2. c. 20. § 22. vol. 16.

The company to have an additional annuity of 30,000 l. out of the furplus of the duties on spirituous liquors, subject to redemption by paraliament, &c. 17 Geo. 2. c. 17. vol. 18.

On three years notice, after 25 March 1780, and repayment of capital stock, the exclusive trade to cease: but corporation to continue, &c. 17 Geo. 2. 6. 17. § 13, 14. vol.

Officers of excise to attend the sales of tea, and report the price on oath, and inspect the company's books, &c. 18 Geo. 2. c. 26. § 6. &c. vol. 18.

Offences against any acts of parliament for securing, &c. the trade of the East India company, excepted out of the act for general pardon, 20 Geo. 2. c. 52. § 40. vol. 19.

No insurances to be made on loans, &c. on foreign ships or goods bound to or from the East Indies, without licence, on forfeiture of treble the sum, &c. 25 Geo. 2. c. 26. vol. 20.

Officers and soldiers in the pay of the East India company, who shall mutiny, desert, &c. shall suffer death, or such punishment as a court-martial shall inslict, &c. 27 Geo. 2. c. q. vol. 21.

Offences committed by the company's prefidents, council, or governors, may be enquired of, &c. in the court of K. B. or before commissioners appointed by his Majesty in Eng-

land, 27 Geo. 2. c. 9. § 13. vol. 21. 1

Geo. 3. c. 14. § 2. vol. 23.

His Majesty may authorize the court of directors to impower the governor and council at Fort Marlborough or any other principal settlement where courts of judicature shall be authorized, to appoint courts-martial, 1 Geo. 3. c. 14. § 1. vol. 23.

For other matters, see China-ware Coffee, Customs, Diamonds, Felony, Funds, India Goods, Insurance, Linen, Sail-cloth, Seamen, Silks, South Sea Company.

# Eastland Trade.

All persons may trade to Sweden, Denmark and Norway, notwithstanding the charter of the Eastland company, 25 Car. 2. c. 7. § 5. vol. 8.

Any subject may be of the Eastland company, paying 40 s. for his admittance, 25 Car. 2. c. 7. § 6. vol. 8.

See Greenland.

# Eaton College.

Grants made to Eaton College, the Chapel of St. George in Windfor, &c. of discharge of first fruits and tenths, not invalidated by I El. c. 4. § 34, 35. vol. 6.

Upon leases made by the College of Eaton, &c. one third part of the rent shall be reserved in corn, or according to the rate thereof, &c. 18 El. c. 6. § 1. vol. 6.

Ecclesiastical Courts, Persons, Possessions, &cc.

In the custody of archbishopricks, &c. dignities vacant, which appertain to the King, there shall be no waste, and such custody shall not be sold, Magn. Chart. 9 H. 3. c. 5. 14 Ed. 3. st. 4. c. 4. vol. 1.

No ecclefialtical person shall be amerced according to his spiritual benefice, but according to his lay-tenement, &c. Magn. Chart. 9 H. 3. c.

14. vol. 1.

Patrons of abbies shall have the custody

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suftody of them in vacation, as accustomed, Magn. Chart. 9 H. 3. c. 33 vel. 1.

Plough-cattle of religious persons, &c. not to be distrained for the King's debt, &c. but until they can find other chattles, &c. Stat. de District. Scac. 51 H. 3. st. 4. vol. 1.

Religious persons need not come to the theriff's tourn, unless their appearance be specially required for other cause, Stat. Marleb. 52 H. 3.

6. 10. vol. I.

The bail of a clerk, who is accused of crime, shall be discharged by render of the body, though such clerk resules to answer, Stat. Marleb. 52 H. 3. c. 27. vol. 1.

The fuccessor of a prelate, &c. shall renew trespass brought by his predecessor, or have trespass for goods of the church violently taken in his predecessor's time, &c. Stat. Marleb. 52

H. 3. c. 28. wl. 1.

Prelate, &c. shall have double damages against persons coming to eat, &c. in religious houses, &c. unless invited, and the King will indict, &c. Stat. Westm. 1. 3 Ed. 1. c. 1. Lit. Patent. Super priss bonorum cleri de Stat. pro clero, 3 Ed. 2. st. 1. Artic. Cleri, 9 Ed. 2. st. 1. c. 11. vol. 1. Treble damages, 1 R. 2. c. 3. vol. 2.

Clerk convict of sclony, delivered to the ordinary, shall not be dismissed without purgation, Stat. Westm. 1. 3 Ed. 1. c. 2. vol. 1. 23 H. 8.c. 1. vol. 4.

Elections shall be free, Stat. Westm. 1. 3 Ed. 1. c. 5. Artic. Cleri, 9 Ed. 2.

ft. 1. c. 14. vol. 1.

Prelates, &c. to whom lands may in any wife come, shall maintain writ of entry Sur disseifin against the heir of a disseifior, of what age soever. Stat. Westm. 1. 3 Ed. 1. c. 47. wel. 1.

At the special request of the King to the bishops, assizes of Novel dissers, &c. may be taken in Lent, &c. Stat. Westm. 1. 3 Ed. 1. 6. 51. vol. 1.

Ecclesiastical persons shall have re-

medy against usurpations in the time when such dignities were vacant, Stat. West. 2. 13 Ed. 1. c. 5. vol. 1.

The successor of a parson shall have Quod permittat against a disseifor of common, or his heir, Stat. Westm.

2. 13 Ed. 1. c. 24. § 2. vol. 1.

On alienation by a religious house of the King's foundation, he shall seize the lands; if of the lord's, he shall recover by contra formam collationis, Stat. Westm. 2. 13 Ed. 1. c. 41. vol. 1.

Court Christian may hold plea of things meerly spiritual, notwithstanding prohibition, such as deadly sin, tithes and offerings, &c. Stat. de Circumspette agatis, 13 Ed. 1. st. 4. c. 1. Artic. Cleri, 9 Ed. 2. st. 1. c. 1, 2. vol. 1,

So if a parson sues another parson for tithes, so that the sourth part of the value of the benefice be not dedemanded, ibid. 13 Ed. 1. st. 4. c. 1. Artic. Cleri, 9 Ed. 2. st. 1. c. 2. vol. 1.

Bishops neglecting to pronounce excommunication against the breakers of the Great Charter, shall be distrained thereto by the archbishop, 25 Ed. 1. c. 4. vol. 1.

No tax,&c. shall be imposed on religious persons, to send to their superiors beyond sea, or by priors aliens. Stat. de Aspertat. Religios. 35 Ed. 1. st. 1. c. 1, 2, 3. 4 Ed. 3. c. 6. 5 Ed. 3. c. 3. vol. 1.

Trees growing in a church-yard belong to the parson, but may be felled for repair of the church, Stat. Ne retter prostern. 35 Ed. 1. st. 2. vol. 1.

No person shall take the goods of the clergy under colour of buying, &c. against their will. Lit. Patent. Super prifis bonorum cleri de Stat. pro Clero. 3 Ed. 2. st. 1. vol. 1.

No prohibition shall be granted in tithes, oblations, &c. but where the demand is of money for which the tithes were sold, Artic. Cleri. 9 Ed. 2. st. 1. c. 1. vol. 1. 18 Ed. 3. st. 3. c. 5. vol. 2.

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No prohibition against a demand of money for redeeming penance, Artic. Cleri. 9 Ed. 2. st. 1. c. 2, 3, 4., vol. 1.

No prohibition in fuit for laying violent hands upon a clerk, or spiritual defamation, Artic. Cleri. 9 Ed. 2. ft. 1. c. 3, 4. vol. 1.

No prohibition where tithe is demanded of a new mill, Artic. Cleri.

9 Ed. 2. ft. 1. c. 5. vol. 1.

Where the spiritual judge has determined, (as in the case of laying violent hands on a clerk) the King's court may discuss the same matter, Artic. Cleri. 9 Ed. 2. st. 1. c. 6. vol. 1.

Clerks in the King's service may be corrected by their ordinaries, but shall not be bound to keep residence, Artic. Cleri. 9 Ed. 2. st. 1. c. 8. vol. 1.

The King's officers shall not take distresses in the antient sees of the church, Artic. Cleri. 9 Ed. 2. st. 1.

c. 9. vol. 1.

Religious houses shall not be charged with sojourning great men, purveyance, pensions, corodies, &c. Artic. Cleri, 9 Ed. 2. st. 1. c. 11. vol. 1.

Examination of the ability of a clerk presented to a church belongs to a spiritual judge. Artic. Cleri, 9 Ed.

2. ft. 1. c. 13. vol. 1.

A clerk fleeing to the church for felony, shall not be compelled to abjure, yielding himself to the law. Artic. Cleri, 9 Ed. 2. st. 1. c. 15. vol. 1. 21 Ja. 1. c. 28. § 6, 7. vol. 7.

The privilege of the church being demanded by the ordinary, shall not be denied to a clerk that has confessed felony. Artic. Cleri, 9 Ed. 2. st.

8. c. 16. vol. 1.

The King shall have escheats of tenants of bishops, &c. attainted of selony in time of vacation, Stat. de Prerog. Regis. 17 Ed. 2. ft. 1. c. 14. vol. 1.

All the lands, &c. of the knights templars transferred to those of the order St. John of Jerusalem. Stat. de terris Templarior. 17 Ed.2. sl.3. vol.1.

The temporalties of bishops shall not be unduly seized or with held, 1

Ed. 3. ft. 2. c. 2. 14 Ed. 3. ft. 4. c. 3.

Parsons, vicars, wardens, priests of perpetual chantries, &c. shall have writs of *Juris utrum*, &c. to recover possessions given perpetually in alms, as parsons of churches or prebends, 14 Ed. 3. st. 1. c. 17. vol. 1.

No purveyance shall be in the houses, or of the goods, &c. of people of holy church, nor charge to receive guests, horses, &c. but by their assent, 14 Ed. 3. A. 4. c. 1. vol. 1. 18 Ed. 3. A. 3. c. 4. 1 R. 2. c. 3. vol. 2.

The temporalties of bishops, in time of vacation, may be farmed to the dean and chapter, and if they refuse, escheators shall answer to the King what appertains to him, without doing waste, 14 Ed. 3. st. 4. c.4. vol. 1.

The chancellor, treasurer, &c. shall lease the temporalties of bishops, during vacation, to the dean and chapter, &c. without making any fine, 14, Ed. 3. st. 4. c. 5. vol. 1.

Ministers of the church shall not answer before the King's justices for things done touching the jurisdiction of the church, 15 Ed. 3. st. 1. c. 6. Repealed, 15 Ed. 3. st. 2. vol. 2.

Prelates, &c. shall be rated to the subsidy granted by parliament the preceding year, 15 Ed. 3. st. 3. c. 4.

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A triennial Difine granted by the clergy, and that no archbishop be impeached before the King's justices because of crime, without the King's especial command, until other remedy, &c. 18 Ed. 3. st. 3. c. 1. vol. 2.

Bigamy shall be tried by the ordinary and not by a jury, 18 Ed. 3. st. -3. c. 2. vol. 2. I Ed. 6. c. 12. § 16.

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Prelates impeached for purchasing, &c. land in mortmain, may shew the King's licence, &c. 18 Ed. 3. st. 3. c. 3. vol. 2.

No commissions shall be granted to temporal justices to inquire of ex-

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cessive process awarded by spiritual judges, 18 Ed. 3. st. 3. c. 6. vol. 2.

No Scire facias shall be awarded against any religious persons to answer for their tithes, 18 Ed. 3. st. 3. c. 7. vol. 2.

Temporalties of bishops shall not be seised for contempts, but a reafonable fine, 25 Ed. 3. st.3. c.6. vol.2.

An ordinary may counterplead the King's title for a benefice fallen to him by lapse, 25 Ed.3. st.3. c.7. vol.2.

Cognizance of voidance of benefices belongs to the ecclefialtical judge, 25 Ed. 3. st. 3. c. 8. vol. 2.

Indictments of ordinaries or their ministers must ascertain in what manner, &c. 25 Ed. 3. st. 3. c. 9. vol. 2.

None shall give wages to a parish priest above 3 l. 6 s. 8 d. or his board and 1 l. 6 s. 8 d. 36 Ed. 3. ft. 1. c. 8. vol. 2. 2 H. 5. ft. 2. c. 2. vol. 3.—
Repealed by 21 Ja. 1. c. 28. vol. 7.

Confirmation of the liberties of the church, 50 Ed. 3. c. 1. 12 R. 2. c. 1. vel. 2.

None shall arrest priests or clerks doing divine service, 50 Ed. 3. c. 5. vol. 2.

For that prelates and clerks may not fue any by way of crime, they shall have trespass against purveyors offending, and recover treble damages, 1 R. 2. c. 3. vol. 2.

Shall not be indicted or molested by dures for suing in spiritual court for tithes, 1 R. 2. c. 13. vol. 2.

Where the defendant in an action for goods taken away, makes his title for tithes due, &c. the general averment shall not be taken without shewing specially how the same was laychattel, 1 R. 2. c. 14. vol. 2.

He that arrests any priest in divine service, shall be imprisoned, ransomed and make agreement to the party, 1 R. 2. c. 15. vol. 2.

Whether a prior be dative and removeable, or perpetual, the trial shall be by the ordinary, 9 R. 2. c. 4. vol. 2.

Priests taken in the Marshalsea of the King's house, shall pay the same sees as lay people, 9 R. 2. c. 5. vol.2.

No priest or other clerk shall hunt, keep any hound, &c. unless he be advanced to the value of 10 l. by the year, 13 R. 2. st. 1. c. 13. vol. 2.

In all appropriations of benefices, provision shall be made for the vicar, and the poor parishioners, 15 R. 2. c. 6. 4 H. 4. c. 12. vol. 2.

Bulls to the Ciftertians to be discharged of tithes, void and Premunire, 2 H. 4. c. 4. vol. 2.

None to preach without licence of the diocesan, 2 H. 4 c. 15. vol. 2.

Against carrying money out of the realm to the court of Rome, provisors, translations of bishopricks, &c. 9 H. 4. c. 8. vol. 2.

Privilege given to certain abbots, &c. to make their attornies in the courts of Stancliffe and Frendles, 3 H. 5. ft. 2. c. 2. 9 H. 6. c. 10. 15 H. 6. c. 7. vol. 3.

All provisions made by the pope, and licences or pardons granted by the King touching any benefices full of an incumbent, shall be void and the party grieved may recover treble damages by writ of *Pramunire*, 3 H. 5. st. 2. c. 4. vol. 3.

No abbot or prior shall be appointed by any bishop to collect dismes or subsidies out of the county where he dwells, 9 H. 5. c. 9. vol. 3.

The clergy called to the convocation by the King's writ, and their fervants, &c. shall have such privilege in coming, tarrying, and returning, as the great men and commons called to parliament, 8 H. 6. c. 1. vol. 3.

The clergy having granted the King a subsidy, he pardons every priest all felonies of rape, and forfeitures for taking excessive wages, 27 H. 6. c. 6. vol. 3.

Privileges granted to the abbot of Fountain in the county of York, to wage his law by attorney, &c. 33 H. 6. c. 6. vol. 3.

Account-

Etc

Accountants for difmes of the clergy not liable to other mens suits in the Exchequer, but in other courts they are, 1 R. 3. c. 14. vol. 4.

Priests and clerks shall be punished by their ordinaries for fornication, incest, or any other incontinency, by committing them to prison, and no action for false imprisonment, I H. 7. 6. 4. vol. 4.

À repeal of all letters patents granted to spiritual persons to be discharged of the payment or collection of

dismes, 4 H. 7. c. 5. vol. 4.

Patents to spiritual persons to be discharged of dismes and quinzimes, shall extend no surther than they did in the time of Ed. 4. 7 H. 7. 6. 6. vol. 4.

No lay-person who purposely murders his master, &c. shall have his elergy, 12 H.7. c.7. 23 H.8.c.1.vol.4.

No spiritual person to take lands to serm, on forfeiture of ten pounds a month, 21 H. 8. c. 13. § 1, 2. vol. 4. Repealed 1 & 2 Ph. & M. c. 8.— Revived by 1 El. c. 1. vol. 6.

Such leases to spiritual persons, or o their use, shall be void, 21 H. 8.

. 13. § 3. vol. 4.

Spiritual persons may farm the emporalties of a bishop, &c. during acation, or pending a traverse of sice concerning their freehold, 21 1.8. c. 13. § 4, vol. 4.

Shall not buy to fell again for prot in any market, corn, cattle, &c. n forfeiture of treble the value, &c.

1 H. 8. c. 13. § 5. vol. 4.

May buy horses or cattle, &c. for s demean, or houshold, and sell em again, without fraud, 21 H. 8. 13. § 6. vol. 4. Religious houses, colleges, hospils, &c. may occupy their demean ands for maintenance of their houses, 21 H. 8. c. 13. § 7. 34. vol. 4. Spiritual persons, not having suffint glebe, may take in ferm, for intenance of their houses, 21 H.8.

13. § 8. 35. vol. 4. Vol. XXIV. The first benefice with cure, of eight pounds yearly value, shall become void, on institution and induction into any other with cure, 21 H. 8. c. 13. § 9. vol. 4.

The patron may present as on death ordispensation, and any licence, union, or other resignation to the contrary, shall be void, 21 H. 8. c. 13. § 10. vol. 4.

Procuring any fuch dispensation, &c. from Rome, incurs forseiture of 20 l. and of the profits of such benefice, 21 H. 8. c. 13. § 11. 27. vol. 4.

Spiritual men of the King's council may take dispensation to hold three benefices with cure, other chaplains of the King, &c. two benefices, 21 H. 8. c. 13. § 13, &c. to § 25. vol. 4.

No fpiritual person beneficed with cure, shall take in ferm, any parsonage or vicarage, 21 H. 8. c. 13. § 30.

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No person shall be cited out of the diocese where he dwells, but in cases of heresy, probate of wills, &c. 23 H. 8. c. 9. vol. 4.

It is felony for a clerk convict, being in the ordinary's prison, to break the same, 23 H. 8. c. 11. § 1. vol. 4.

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Offender convict, being within holy orders, shall be delivered to the ordinary, without purgation, 23 H. 8. c. 11. § 2.—Altered by 28 H. 8. c. 1. § 7. vol. 4.

The ordinary may degrade such clerk, and send him to the King's Bench, to suffer, &c. 23 H. 8. c. 11.

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No appeals shall be, but within this realm, all causes determinable by any spiritual jurisdiction, shall be adjudged within the King's authority,

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Whosoever procures from the see of Rome, &c. any appeals, &c. incurs forseitures of Pramunire, 24 H.8. c.

12. § 4. 10. 25 H.8. c. 19. § 5. vol.

4. — Repealed by 1 & 2 Ph. & M. c.

8. — Revived by 1 El. c. 1. vol. 6.

In cases where heretofore appeal was to Rome, the same shall be from the archdeacon, or his official, if the matter begun there, to the bishop diocesan. 24 H. 8. c. 12. § 5. vol. 4.

Where the matter commenced before the bishop diocesan, or his commissary, in case the party be grieved, the appeal shall be to the archbishop of the province, within fifteen days next after the judgement, and there finally determined, 24 H. 8. c. 12. § 6,7. vol. 4.

Suits commenced before an archbishop shall be determined without further appeal, faving the prerogative of the archbishop of Canterbury, 24 H. 8. c. 12. § 8. vol. 4.

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No lease of cure, not impropriated, shall last longer than the parson is resident without absence above sour-score days in one year, shall thereupon be void, and the incumbent shall forfeit a year's profit to the poor: and all pensions, &c. charged thereon be void, 13 El. c. 20. § 1. 14 El. c. 11. § 14. vol. 6.—Made perpetual, 3 Car. 1. c. 4. § 2. vol. 7.

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## Edinburgb.

A duty of two pennies Scots on very pint of ale and beer vended, ic. within the city and privileges of dinburgh, further continued, and uring fuch time, petty-port customs here, to be discontinued, 3 Geo. 1. 5. vol. 13. 9 Geo. 1. c. 14. 1 Geo. 2. 2. c. 22. vol. 15. 25 Geo. 2. c. 9. vl. 20.

Bonds given for a fum towards a charitable fund for relief of sufferers by fire at *Edinburgh*, shall be a *real* charge on such house in consideration of which it was given, 1 Geo. 2. st 2. c. 22. § 4. vol. 15.

The provost of Edinburgh disabled to hold office of magistracy, and a fine imposed on the corporation for neglecting to prevent or suppress a riot and murder of captain John Porteous, &c. 10 Geo. 2. (.34,35. vol.17.

Trustees impowered to erect public buildings in the city of *Edinburgh*, to purchase lands for that purpose, and also for widening and inlarging the streets, &c. 26 Geo.2. c.36.vol.21.

For better supplying the city of Edinburgh with fresh water, 29 Geo.

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Edystone Rock.

The master, wardens, &c. of Trinity-house to rebuild a light-house on the Edystone Rock, all ships, &c. passing the same, to pay a duty of one penny per ton, recoverable in any court of record, or by distress and sale, &c. 4 An. c. 20. vol. 11. 8 Ay. c. 17. vol. 12.

Egyptians.

Persons calling themselves Egyptians shall not be suffered to come into the realm, and the Egyptians here to depart the realm on pain of imprisonment, forseiture of their goods, &c. 22 H. 8. c. 10. vol. 4. 1 & 2 Pb. & M. c. 4. vol. 6.

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Tenant secreting ejectments from N 3 his

his landlord, shall forfeit the value of three years rent, 11 Geo. 2. c. 19. § 12. vol. 17.

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Where the pope makes provision to a bishoprick, &c. in disturbance of free election, the King shall collate,

25 Ed. 3. ft. 6. § 3. vol. 2.

Elections of all bishopricks, &c. shall be free and no wise interrupted by the pope, or by commandment of the King, saving his prerogatives, 9 H. 4. c. 9. vol. 2.

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A duty of two pennies Scots upon every pint of ale vended, &c. within the town, &c. for paying the publick debts there, &c. 8 Geo. 1. c. 7. vol. 16.

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The bishop of Ely and his successfors, and his steward for the time being shall be justices of peace within the same isle, 27 H. 8. c. 24. § 20. vol. 4.

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Embassadors. See Ambassadors.

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Widows may devise the crops upon their dower, and other tenements, saving the lords services, Stat. Merton, 20 H. 3. c. 2. vol. 1.

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#### Embreiderers.

Embroidered work, mixed deceitfully, shall be forscited, 2 H. 6. c. 9. art. 2. vol. 3.

Foreign embroidery, &c. prohibited to be fold or imported, 13 & 14 Car. 2.  $\ell$ . 13. val. 8.

#### Emeralds.

Emeralds, &c. may be imported or exported free from duty; faving the right of the *East India* company, 6 Geo. 2. c. 7. vol. 16.

## English.

Pleas shall be debated in the English tongue, and not in the French; and they shall be inrolled in Latin,

36 Ed. 3. ft. 1. c. 15. vol. 2.

All proceedings in any courts of justice in England, or in the exchequer in Scotland, to be in English, and in words at length, and written in like character as acts of parliament usually are, and not in court-band, or penalty of 50 l. 4 Geo. 2. c. 26. § 1. vol. 16. — Not to extend to the court of the receipt of his Majesty's exchequer, (Geo. 2. c. 6. vol. 16. — Shall be construed to extend to all courts of justice in the principality of Wales, 6 Geo. 2. c. 14 § 3. vol. 16.

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ralty, may be certified in Latin, as before, 4 Geo. 2. c. 26. § 3. vol. 16.

All mistakes remoded by any statute of Jeofails when the proceedings were in Latin, may be remedied in the English forms, 4 Geo. 2. c. 26. § 4. vol. 16.

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Diffeifor dying seised takes away no title of entry from the disseise or his heir, unless the disseisor had peaceable possession, sive years, without entry or continual claim, 32 H. 8. 6.33. vol. 5.

No claim or entry to be of force to avoid a fine with proclamations, &c. unless an action be commenced, &c. in one year after such entry, 4 An.

r. 16. § 16. vol. 11.

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## Entry and Writ of Entry.

Writ of entry fur dissers in the Post, lies against any alience, without mentioning the degrees, &c. 52 H. 3. c. 29. vol. 11.

Infant heir of the disseise may have writ of entry fur disseism, against the heir of the disseisor, Stat. Westm. 1.

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Upon recovery, discontinuance, &c. by a jointress, he in the reversion may enter, 11 H. 7. c. 20. vol. 4. 32 H.

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The justices shall seal a bill of exception, and the record being brought before the King, &c. judgement shall be as the same exception ought to be allowed or disallowed, Stat. Westm. 2. 13 Ed. 1. c. 31. vol. 1.

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house, shall be redressed in the King's Bench, 5 Ed. 3. c. 2, 10 Ed. 3. ft. 2. c. 3. vol. 1.

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The lord chancellor and treasurer shall examine erroneous judgements given in the exchequer, 31 Ed. 3. ft. 1. c. 12. vol. 2.

If any be put to answer to an accusation, without presentment before justices, or matter of record, or due process and writ original, it shall be void and holden for error, 42 Ed. 3. c. 3. vol. 2.

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Judgements given in the King's courts shall continue, until they are reversed by error, &c. 4 H. 4. c. 23.

No judgement or record shall be reversed for error in process, warrant of attorney, writ, panel or return, rased or interlined, diminution, &c. in words, letters, &c. 8H. 6. c. 12. § 1. vol. 3.

On writ of error brought before execution, if the judgement be affirmed, or the writ discontinued, &c. the defendant in error shall recover costs and damages for his delay, &c. 3 H. 7. 6. 10. 19 H. 7. 6. 20. vol. 4.

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In actions of debt, detinue, covenant, ejectment, &c. first begun in the King?: Bench (other than where the Queen is party) the writ of error

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Erroneous judgement in the Exchequer-chamber may be examined in parliament, 27 El. c. 8. § 3. vol. 6.

No record of attainder of high treafon shall be reversed for any error, where the party attainted has been executed for the same, 29 El. c. 2. vol. 6.

The not coming of the lord chancellor and lord treasurer, at the day of adjournment, shall be no discontinuance of writs of error from the court of Exchequer or King's Bench; but no judgement to be given unless both be present, 31 El. c. 1. § 1. vol. 6. 16 Car. 2. c. 2. vol. 8.

Any three of the judges and barons may receive and continue writs of error, &c. from the King's Beach, 31 El. c. 1. § 2. vol. 6.

No judgement shall be given in such error unless by the full number of fix justices and barons, 31 El. c. 1. § 3. vol. 6.

The party against whom judgement has been given in the King's Bench, may at his election sue in parliament for reversal of the same, 31 El. c. 1. § 4. vol. 6.

Before allowance of writ of error for reverling any outlawry, &c. bail shall be put in to answer the action, condemnation, &c. 31 El. 6. 3. § 3. vol. 6.

No execution shall be stayed by writ of error or superseden thereon, in any action of debt upon obligation for payment of money only, or for rent, or upon contract, &c. unless the plaintiff in error be first bound by recognizance with two sureties, for the debt, costs, damages, &c. 3 Ja. 1. c, 8. 3 Car. 1. c. 4. § 4. vol. 7. 16 & 17 Car. 2. c. 8. vol. 8.

No execution shall be stayed by writ of error or supersedes thereon, after verdict and judgement, in any action of debt upon the statute Ed. 6.

for not fetting forth tythes, nor in actions upon promise for payment of money, trover, covenant, detinue, and trespass, in any of the courts at Westminster or Chester, &c. unless fuch recognizance be first acknowledged, ut supra, 12 Car. 2. ft.2, c.2, § 8, 9, vol. 8.

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The not coming of the lord chancellor or lord treasurer, at the day of return of the writ of error, shall not eause any abatement or discontinuance of the same, 16 Car. 2. c. 2. § 2. vol. 8.

No judgement shall be given in fuch writ of error unless both the lord chancellor and the lord treasurer be prefent, 16 Car. 2. c. 2, § 3. vol. 8.

No execution shall be stayed by writ of error or supersedeas thereon, after verdict and judgement in any of the courts at Westminster, &c. unless such recognizance be first acknowledged, according to the statute Ja. 1. in any action personal whatloever, and in writ of dower or ejectment, 16 & 17 Car. 2. 6. 8. § 3, 4. 22 & 23 Car. 2. c. 4. vol. 8.

Not to extend to any writ of error brought by an executor or administrator, nor to any action popular, nor action upon a penal statute (except for tithes) nor to any indictment, information, &c. 16 & 17 Car. 2. c. 8. § 5. vol. 8.

The death of either party between the verdict and the judgement, shall not be alledged for error, so as such judgement shall be entered within two terms after the verdict, 17 Car. 2. 1. 8. 1 Ja. 2. 1. 17. § 5. vol. 8.

Judgement may be given in writs of error in the presence of the lord keeper of the great feal, notwithstanding the vacancy of a lord treasurer, 20 Car. 2. c. 4. vol. 8.

Writs of error in the exchequer-

chamber and proceedings thereupon of Hillary term, 1688, which were discontinued by not holding the said term, &c. revived, &c. I W. & M. [e]]. I. c. 4. vol. 9.

The marshal of the King's Bench, or warden, &c. fuing writ of error to reverse judgement in any action of escape, to put in special bail, or no stay of execution, &c. 8 & 9 W. 3. c.

27. § 3. vol. 10.

No fine, common recovery, judgement in real or personal action, shall be reversed, unless writ of error be brought in twenty years, &c. 10 & 11 W. 3. c. 14. vol. 10.

On quashing writ of error, the defendant therein shall recover his costs as if the judgement had been affirmed, 4 An. c. 16. § 25. vol. 11.

Writs of error varying from the record may be amended, and after verdict, no judgement shall be stayed or reversed for defect in any writ, bill, variance in writ from the declaration, &c. 5 Geo. 1. c. 13. § 1. vol. 14.

Not to extend to appeals of felony, process upon any indictment, information, &c. for any offence, &c. 5 Geo. 1. c. 13. § 2. vol. 14.

For Error in Fines, see Fines and Recoveries.

For other matters, see Abatement, Amendment, Chefter, Costs, Jeofails, London, Wales.

## Escape.

Nothing shall be levied by the sheriff, &c. for the escape of a felon, until it be adjudged an escape by the justices in eyre, Stat. Westm. 1. 3 Ed. 1. c. 3. vol. 1.

Writ of debt lies against the keeper of a gaol for the escape of an accountant, and if the keeper be not able to pay, respondent superior, Stat. Westm. 2. 13 Ed. 1. c. 11. vol. 1.

The keeper of the prison answerable for the body, or for the debt of prisoner on a statute merchant, 13

Ed. 1. ft. 3. c. 1. vol. 1.

Leet

**E**sc

Leet shall inquire of escapes of thieves or felons: and of persons imprisoned and after let go without mainprize, Stat. Frankpledge, 18 Ed. 2. § 19. 32. vol. 1.

Esc

The marshal suffering prisoners to escape, shall have half a year's imprisonment and be ransomed at the King's will, and be at the law as be-

fore, 5 Ed. 3. c. 8, vol. 1.

The escapes of selons, clerks convict, &c. to be judged before any of the King's justices, shall be levied from time to time as they fall, 31 Ed.

3. ft. 1. c. 14. vol. 2.

Warden of the Fleet suffering prifoner by judgement to go out of prifon, unless by writ or other command of the King, shall lose his office, and the plaintiff shall recover against him by writ of debt, I R. 2.

In an action of debt against a gaoler for an escape, no protection shall be allowed, 7 H.4. 6. 4. vol. 2. 5 An.

6. 9. \$ 4. vol. 12.

Gapler suffering escape of a servant sued by executors for imbezzling his master's goods shall forfeit 40 l. and no protection allowed in action brought on this statute, 33 H. 6. c. 1. § 3. vol. 3.

Justices of peace may inquire in their fessions of escapes of felons, I

R. 3. c. 3. vol. 4.

The township shall be amerced for the escape of a murderer: and justices of peace have power to inquire of such escapes, 3 H. 7. c. I. vol. 4.

Sheriffs and keepers of gaols shall be fined for escapes not less than an hundred marks if the person was indicted of high treason, &c. 19 H. 7.

6. 10. Exp. vol. 4.

Escape of an offender in disturbing ministers in the church, may be presented before justices of the peace at the next quarter sessions, and the inhabitants of the parish shall forfeit five pounds, I Mar. session 8. vol. 6.

Keepers of the King's Bench of Fleet suffering prisoners to go at large, without Habeas Corpus, &c. deemed an escape, 8 & 9 W. 3. c. 274 § 1. vol. 10.

Upon judgement in an action of escape, the marshal or warden's sees shall be sequestered for satisfaction, &

& 9 W. 3. c. 27. § 2. vel. 10.

The marshal or warden, &c. taking any reward to connive at prisoner's escape, shall forfeit 500 L and be rendered incapable, 8 & 9 W. 3. c.

27. § 4. vol. 10.

No retaking on fresh pursuit to be given in evidence on action of escape, unless specially pleaded, nor any special plea, unless upon oath that the escape was without consent, &c. 8 &c. 9 W. 3. c. 27. § 6. vol. 10.

Prisoner in execution escaping, may be retaken by any new Gapias, 8 & Q

W. 3. c. 27. § 7. vol. 10.

Keepers refusal to shew the prisoner to his creditor, &c. shall be adjudged an escape, 8 & 9 W. 3. c. 27. § 8. vol. 10.

The marshal and warden answerable for escapes, &c. by their deputies, 8 & 9 W. 3. c. 27. § 11. vol. 10.

Prisoner escaping out of the King's Bench or Fleet, a judge may grant warrants for retaking him, and thereupon he may be committed to the prison which the sheriff uses for debtors, 1 An. st. 2. c. 6. § 1. 5 An. c. 9. § 1. vol. 11.

The theriff shall answer for such prisoner's escape after retaken, I An. ft. 2. c. 6. § 2, 3. 5 An. c. 9. § 1. vol.

II.

Escape warrant may be granted on affidavit made in the country, 5 Ar. c. 9. § 2. vol. 11.

Persons may be apprehended by such warrant on a Sunday, 5 An. c. 9.

§ 3. vol. 11.

Persons in custody of sheriff, &c., for not personning a decree in Chanciry or the Exchequer to pay money, afterwards escaping, the sheriff, &c.

Esc

shall be liable to pay the same, &c. and no protection, &c. in action brought thereupon, 5 An. c. 9. § 4. vol. 11.

Gaoler permitting escape of bankrupt committed to prison, forfeits 500 l. 5 Geo. 2. 6. 30. § 18. 36. vol. 16.

Affifting a prisoner to escape who was committed, &c. for treason or felony, shall be deemed felony; and if so committed for petty larceny, &c. shall be adjudged a misdemeanor, &c. 16 Geo. 2. c. 31. vol. 18.

For other matters, see Fleet Prison, Forseitures, Justices of Peace, Prison.

# Escheats and Escheators.

Lands held of an honour or berony that has escheated to the King, shall not be subject to other services or escheat, than they were before, unless an honour escheat held of the King in capite, Magn. Chart. 9 H. 3. 6.31. vol. 1.

Sheriffs shall keep the King's escheats, &c. within their shires, that are not in other sees, except Cornwall, Lancaster, &c. and shall certify the King of them without delay, Stat. de Scace. 51 H. 3. st. 5. § 3, 4, 5. vol. I.

Escheators shall commit no waste in ward's lands, 28 Ed. 1. c.18. vol. 1.

Where the escheator or sheriff has seised other mens land into the King's hands, without cause, after it is removed out of his hands by such reason, the issues shall be fully restored to the owner, &c. 28 Ed. 1. c. 19. Stat. de Escheatoribus, 29 Ed. 1. vol. 1.

The King shall have the escheat of Normans and aliens lands, Stat. de Prerog. 17 Ed. 2. st. 1. c. 12. vol. 1.

The King shall have the escheat of the freehold tenants of bishops, &c. attainted of felony during vacation, Stat. de Prerog. 17 Ed. 2, ft. 1. c. 14.

Lands of tenants in Gavelkind, &c. attainted of felony, shall be restored to the heir, after the King has had the year, day, and waste, Stat. de Prerog. 17 Ed. 2. st. 1. 6.16. vol. 1.

The King and other lords may retain the lands of the templars as their escheats, by dissolution of the order; the same assigned to the snights of St. John of Jerusalem, Stat. de Templar, 17 Ed. 2. st. 3. vol. 1.

None shall be under-escheators, &c. except he have lands sufficient in the place to answer complaints, &c. 4 Ed. 3. c. 9. 5 Ed. 3. c. 4. vol. 1.

Escheators to be chosen by the chancellor, treasurer, chief baron, &c. and not to continue in office above a year, 14 Ed. 3. ft. 1. c. 8. vol. 1. 46 Ed. 3. 2 vol. 195.

On petit treason, the escheat belongs to the lord of the see, 25 Ed.

3. ft. 5. 1. 2. vol. 2.

Escheators shall answer to the King according to the old course of the exchequer, for the rate of time, as to casual prosits of the escheats, 28 Ed. 3. c. 4. vol. 2.

Escheator shall take his inquests in towns openly, and of good, lawful, and sufficient jurors, &c. 24 Ed. 3. c. 13. val. 2. 23 H. 6. c. 17. § 1. vol. 3.

An escheator shall have no see out of lands of the King's wards, nor commit any waste therein: claimant of lands seised may traverse the office and shew his right before the King, &c. 36 Ed. 3. c. 13. vol. 2. 8 H. 6. c. 16. vol. 3.

No escheator shall be unless he have 20 l. of land at the least in see, and execute his office in person, 42 Ed. 3. c. 5. vol. 2. 12 Ed. 4. c. 9. vol. 3.

Commissions shall be sent to inquire of the accompt of every sheriss, escheator, &c. 6 H. 4. c. 3. vol. 2.

An escheator or commissioner shall take no inquest but by persons returned by the sheriff, the office shall be returned, &c. and the lands let to ferm to him that traverses the office, 8 H. 6. 4, 16. 23 H. 6. 6. 17. § 2. vol. 3.

Elcheator shall return the office found before him into the *Chancery* or *Enchequer*, within a month, 18 H. 6. 6. 7. vol. 3.

Eccheator

For other matters, see Exchequer, Forfeitures, Inquisitions, Patents.

Escuage.

——from henceforth shall be taken as it was wont in the time of H. 2. Magn. Chart. 9 H. 3. c. 37. vol. 1.

Escuage, &c. taken away, 12 Car.

2. c. 24. § 2. vol. 8.

Effoin.

After issue joined there shall be but one essoin in such writs as dower unde nibil habet, Quare impedit, &c and on default judgement, Stat. Marleb. 52 H. 3. c. 13. vol. 1.

No one need to swear to warrant his essoin in the counties, hundreds, courts barons, &c. Stat Marleb. 52

H. 3. c. 19. vol. 1.

The tenant shall not be essoined after appearance, in a writ of assis, attaints, and juris utrum, Stat. Wessem. 1. 3 Ed. 1. c. 42. Stat. Wessem. 2. 13 Ed. 1. c. 28. vol. 1.

There shall be but one essoin to coparceners and joint-tenants, and no voucher, Stat. Westm. 1. 3 Ed. 1. c. 43.

vol. 1.

Esson De ultra mare shall be turned to a default, if it be sound that the defendant was in England the day of summons and three weeks after, Stat. Westm. 1. 3 Ed. 1. c. 44. vol. 1.

If the defendant, being essoined as in the King's service, doth not bring in his warrant at the day, he shall render the plaintist damages for his journey, &c. Star. Glouc. 6 Ed. 1. c. 8. vol. 1.

Husband and wife, being impleaded, shall not vouch by essoin, Stat.

Glouc. 6 Ed. 1. c. 10. vol. 1.

No effoin in plea of land, except de ultra mare and de Servitio regis, but failing in his warrant, shall incur damages, and be amerced, &c. Stat,

Wallie, 12 Ed. 1. 1 vol. 155.

There shall be no essoin for an appellor in any court whatsoever, Stat. Westm. 2. 13 Ed. 1. 6. 12. vol. 1.

Essoin de male lecti, shall be turned to a default, if it be found that he was not sick indeed, and such essoin shall not be in a writ of right between two claiming by one descent, Stat. Westm. 2. 13 Ed. 1. c. 17. vol. 1.

One essoin shall be allowed the day after inquest, but not afterwards prece partium, Stat. Westm. 2. 12 Ed. 1.

c. 27.

One essoin only shall be allowed as well for demandant as tenant, after appearance in writs of assis, Stat. Westm. 2. 13 Ed. 1. c. 28. vol. 1.

Essoin de Servitio regis is allowed after distresses taken, &c. but not where he was so essoined and has not put in his warrant, &c. Stat. of Essoins, 12 Ed. 2. st. 2. Stat. de visu terre et essoin, incert. temp. 1 vol. 399.

No esson of the King's service nor protection, lies in attaints, assists of Novel disseifin, &c. 5.Ed. 3. c. 6. vol. 1.

In writ of debt against executors they shall have but one essoin before appearance, and one after, and shall not vouch by essoin, 9 Ed. 3. st. 1. c. 3. vol. 1.

No effoin or protection shall be allowed in attaint or writ of dower, 23 H. 8. c. 3. § 5. vol. 4.

For other matters, see Attaint, Executors, Trespass.

Estrepement.

No estrepement or waste shall be made pending a plea in the city of London, &c. Stat. Glouc. 6 Ed. 1. 4. 13. vol. 1.

Estreats.

The justices of the bench at Westminster shall deliver the estreats in the exchequer; and the justices in eyre unto the sheriff of that shire, &c. charged in summons by the rolls, Stat. Westm. 1. 3 Ed. 1. c. 45. vol. 1.

Transcripts of the writ De Secunda Superenerations shall be sent into the

exche

اربت exchequer under the chancellor's feal, that the sheriff may answer the issues of fuch writs, Stat. Westm. 2. 13 Ed. 1. c. 8. vol. 1.

In the estreats of justices every head shall be charged for iffues forfeited as of amerciaments, &c. 27 Ed. 1. ft.1.

c. 2. vol. 1.

In estreats of the rolls in chancery, the accounts shall not be intermixed, but entered severally, first the fines for writs, &c. and the estreats of the justices of either bench, justices in gyre, &c. shall be delivered annually at the exchequer, Stat. of Estreats, 16 Ed. 2. st. 2. vol. 1.

One charged in the exchequer by estreats of the justices, with goods of felons, &c. may discharge himself by shewing another chargeable, 31 Ed.

3. ft. I. c. 3. vol. 2.

Estreats shall be shewn to the party indebted, and what is paid be totted: sheriffs shall account by estreats totted and no other, 42 Ed. 3. c.9.vol.2.

The estreats of justices of peace shall be double, one part delivered to the sheriff to levy the money, &c.

14 R. 2. c. 11. vol. 2.

Estreats of issues and amerciaments to express in certainty, the cause, term, &c. 7 H. 4. c. 3. vol. 2.

The estreats of indictments in the tourn, &c. shall be indented and delivered by the justices of the peace to the sheriff, 1 Ed. 4. c.2. vol. 3.

Sheriffs shall make no estreats to levy their amerciaments until reviewed and indented by two justices of

peace, 11 H. 7. c. 15. vol. 4.

All fines, recognizances, &c. and other forfeitures in the King's Bench or Common Bench, shall be estreated twice every year into the Exchequer, 22 & 23 Car. 2. c. 22.—Continued by 1 Ja. 2. c. 17. § 11. vol. 8. — Made perpetual by 4 & 5 W. & M. c. 24. 4. vol. 9.

Clerks, &c. to whom it belongs to return estreats into the exchequer, to take an oath of the true making up

the same, &c. 4 & 5 W. & M. c. 24.

§ 5. vol. 9.

The barons of the exchequer may amerce clerks, &c. for neglect, &c. of their duty in returning estreats into the exchequer, and cause such amerciaments to be levied in the usual manner, 3 Geo. 1. c. 15. § 12. vol. 13. For other matters, see Exchequer, Juries, Justices of the Peace, Sewers, Sheriffs.

#### Evidence.

On proof before the King and council of deeds, &c. destroyed in the late infurrection, remedy shall be provided, 5 R. 2. ft. 1. c. 8. vol. 2.

Deeds inrolled that were destroyed, &c. in the late infurrection being exemplified, shall be of the same force as the deeds, 6 R. 2. c. 4. vol. 2.

An exemplification of letters patents, of the same force as the patents themselves, 13 El. c. 6. vol. 6.

Overseers of the poor, &c. may give the special matter in evidence, on general issue, 43 El. c. 2. § 19. vol. 7.

Fishermen in the counties of Somer/et, &c. may give the special matter in evidence, on general issue, 1 7a. 1. c. 23. § 4. vol. 7.

Justices of peace, mayors, constables, &c. may give the special matter in evidence, on general issue, 7 Ja. 1. 6. 5. 21 Ja. 1. 6. 12. 🕻 5. vol. 7.

No tradefman's shop-book shall be evidence of a debt, unless action is brought for the same within a year,

70. 1. c. 12. vol. 7.

Not to extend to intercourse between trader and trader, &c. 7 Ja. 1. c. 12. 🖠 2. vol. 7.

In actions concerning drains in Norfolk, the special matter may be given in evidence, on general iffue,

7 Ja. 1. c. 20. § 10. vol. 7.
Persons for whose life an estate is granted, absenting themselves for seven years, and no sufficient proof made of their lives, shall be account-

BXC

9 2. vol. 8.
Purchasers of fee-farm rents, shewing this act, and the conveyance made by the trustees, &c. shall be sufficient evidence, 22 & 23 Car. 2. c. 24. § 5. vol. 8.

ed as naturally dead, 119 Car. 2. 1.6.

Affidavits taken in the country by commissioners, &c. and filed, &c. like-evidence as affidavits taken in the repective courts, 29 Car. 2. 6. 5. § 2.

An attested copy of the augmentation of a vicerage, shall be sufficient evidence, 29 Car. 2. 6. 8. § 4. wol. 8.

Simony, after death of the person simonizedly promoted, without conviction, not to be given in evidence against innocent patron or his clerk, w. & M. st. 1. c. 16. § 2. vol. 9.

No deed, &c. made before duly flampt, shall be given in evidence, &c. until such duty is paid and the sum of 5 l. &c. 5 & 6 W. & M. c.21.

§ 11. vol. 9.

Proceedings under commission of bankruptcy, entred on record by direction of the lord chansellor, attested copy, &c. shall be sufficient evidence, 5 Geo. 2. c. 30. § 41. vol. 16.

Extracts of charters, &c. destroyed by the rebels, on petition, &c. before 1 July 1750, to be evidence, and valid as the originals, 20 Geo. 2. c. 20.

21 Geo. 2. t. 17. vel. 19.

Copies of letters of attorney, &c. registered, &c. sufficient evidence of the agency of such person to whom enade, for prize-money, 20 Geo. 2. c. 24. § 14. vol. 19.

For other matters, see Admiral, &c.
Appremices, Bridges, Coaches, Escape,
Excise, Felony, Fines, General Issue,
Gold, &c. India Goods, Involment,
Money, Prizes, Quakers, Recoveries,
Register, Treason, Witnesses.

## Exhamshire and Tindal.

Process at common law, to outlawry, shall issue against persons of the franchises of Exbambire, &c. committing murder, &c. 2 H. 3. ft. 1. c. 7. vol. 3.

Exham and Exhamphire, with the liberties there, shall be within the county of Northumberland, 14 El. 1. 13. vol. 6.

## Exceptions.

If the justices refuse to allow an exception, they shall seal a bill of it at the party's request, Stat. Westm. 2. 13 Ed. 1. c. 31. vol. 1.

For other matters, see Error, Fines.

## Exchange.

The tables of exchange shall kept be at Dover, &c. and where the King and his council shall please, 9 Ed. 3. ft. 2. c. 7. vol. 1. 18 Ed. 3. ft. 2. c. 6. vol. 2. 9 H. 5. ft. 2. c. 2. vol. 3.

Keeping exchanges by others than the King's exchangers, prohibited, 25 Ed. 3. st. 5. c. 12. vol. 2. 3 H. 7.

c. 6. vol. 4.

The lord chancellor shall send the estreats of the writs of exchanges into the exchanger every sisteen days, II H. 4. c. 8. vol. 2.

The master of the mint at the tower permitted to keep the King's exchange in London, 1 H. 6. 4.4.

voi. 3

The penalty of forfeiture of the money, and imprisonment, for taking any premium for exchanging money, 5 & 6 Ed. 6. c. 19. vol. 5.

For other matters, see Bills of Exchange, First-fruits, Money.

# Exchequer.

The King's debt shall never come more in summons of the exchequer, after the sheriff hath consessed the receipt, Stat de District. Scace. 51 H. 3. ft. 4. vol. 1.

Sheriffs, bailiffs, &c. shall account at the profer in the exchequer, the Monday after St. Michael, and the Monday after the utas of Hafter, &c. Stat. de Scacc. 51 H. 3. st. 5. wol. 1. The

The treasurer and barons to be form that the King's debt be first heard, Stat. de Scacc. 51 H. 3. st. 5. § 7. vol. 1.

The treasurer and barons of the exchequer, &c. not to assign deputies, &c. without special licence, Stat. de Scace. 51 H. 3. st. 5. § 8. vol. 1.

All the justicers, commissioners, &cc. shall deliver in to the exchequer, at Michaelmas yearly, the estreats of sines, americaments, &c. and the exchequer to make summons through all shires, those of the syre immediately after the syre ended, Stat. de Scacc. 51 H. 3. st. 5. § 10. Stat. Wessm. 1. 3 Ed. 1. c. 18. vol. 1. 22 & 23 Car. 2. c. 22. vol. 8.

Sheriff that does not discharge the King's debtor and make a tally, on payment, shall pay fine, and thrice as much as he received; if he be dead his heir shall answer, the process of the exchequer shall be shewn gratis to all debtors that demand sight thereof, Stat. Westm. 1. 3 Ed. 1.1.19.

Amerciaments of diffeiffors in London shall be by two barons of the exchequer yearly, and levied by summons of the exchequer to the King's use, Stat. Glouc. 6 Ed. 1. c. 14. vol. 1.

There shall be made an annual roll of the accounts of the several counties, shall be read every year in the exchequer upon the accounts of sheriffs, their allowances shall be cestified by the treasurer and barons, &c. and writs of allowance accordingly, &c. proceedings for recovery of the King's debts, &c. Stat. Ratland, 10 Ed. 1. st. 1. vol. 1.

No plea shall be had in the exchequer unless it specially concerns us or our ministers, Stat. Rutland, 10 Ed. 1. st. 1. § 11. vol. 1.

Writs de Setunda superoneratione and of rediffeisin shall be involled and sent into the exchaquer, that it may be deen how the sherist doth answer the issue, Stat. Westm. 2. 13 Ed. 1. c. 8.

A fheriff shall levy no more issues than he has warrant for, shall make tallies for all that he or his officers have received; a baron and clerk of the exchequer shall be sent yearly into every county to inrol the names of those who have paid, &c. Stat. de Fin. Levat. 27 Ed. 1. st. 1. c. 2. vol. 1.

Ext

No common pleas shall be held in the exchequer against the form of the Great Charter, Artic. Super Chart. 28 Ed. 1. st. 3. c. 4. vol. 1.

The barons and clerks in the exchequer shall not be compelled by their ordinary to residence, Artic. Cleri, 9 Ed. 2. st. 1. c. 8. vol. 1.

Justices of affise, gaol delivery, and over and terminer, shall send their records and processes every year into the exchequer, first taking estreats of them, 9 Ed. 3. st. 1. c. 5. vol. 1.

The barons of the exchequer shall deliver the people without undue tarrying, 20 Ed. 3. c. 2. vol. 2.

A clerk of the remembrance shall fit against the clerk of the pipe to imbreviate the discharges made in the pipe, and to cause thereupon all process to cease, &c. 37 Ed. 3. c.4. 201.2.

Clerk of the exchequer making process for a debt that is paid, shall lose his office and be imprisoned until he satisfy the party, &c. I.R. 2. 6. 5. vol. 2.

Every person impleaded in the exchequer, may plead, &c. his reasonable discharge, without waiting any writ, &c. 5 R. 2. ft. 1. c. 9. vol. 2.

The covenants of all persons retained to serve the King in his wars or embassies, shall be sent into the exchequer, so that they shall have allowance in their account according to the same, 5 R. 2. st. 1. c. 10. vol.2.

Parcels of accounts in the exchequer shall be made as full as they were wont, but the accounts shall be more speedily heard than they were before, 5 R. 2. St. 1. 6. 11. vol. 2.

Two clerks shall be affigured to make parcels of accompts in the exchequer, 5 R. 2. ft. 1. c. 12. vol. 2.

Accounts

Accounts of Nichil shall be put out of the exchequer, and the accountants discharged by their oath, 5 R. 2. st. 1. t. 13- vol. 2.

The clerk of the pipe and the remembrancers of the exchequer shall be sworn for the entry, &c. of all writs of the great seal or privy seal for discharge of demands in the exchequer, and shall make a schedule of fuch discharges to each other, &c. 5 R. 2. ft. 1. c. 14. vol. 2.

On tenor of record of judgement of livery fent by mittimus into the exchequer, the remembrancer in whose office the account is, shall discharge the fuit by indorfement thereon, 5

R. 2. ft. 1. c. 15. vol. 2.

The clerks fee in the exchequer shall be only 2 s. for making a commission, or a record of nisi prius, &c. 5 R. 2. ft. 1. c. 16. vol. 2.

There shall no bonds of the double be made in the exchequer for the King's debt, 13 R. 2. ft. 1. c. 14. vol. 2.

Commissions shall be sent to inquire of the account of every sheriff, escheator, &c. in the exchequer, 6 H. 4. 6. 3. vol. 2.

The rolls of estreats in the exchequer of issues and amerciaments forfeited, &c. shall express the cause, term, writ, parties, &c. 7 H. 4. c. 3. vol. 2.

Certain fees allowed to officers in the exchequer for making entries, &c. and penalty of 20 l. for exacting more,

&c. 33 H. 6. c. 3. vol. 3.

Penalty of 40 l. on officers of the exchequer refusing to receive inquisitions or offices found and returnable there, 1 H. 8. c. 8. § 4. vol. 4.

No officer of the exchequer to take any fee of a bishop, or his collector of tenths, &c. for his quietus eft or account, 26 H. 8. c. 3. § 20. vol. 4.

Tenants of lands held of the castle of Dover, shall pay their rents at the exchequer, &c. 32 H. 8. c. 48. vol. 5.

The King's debts shall be recovered by process in the courts of aug-

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Capias to be awarded, on default, infinitely, &c. and on each 20 l. forseiture, &c. 5 El. c. 23. § 6, 7. vol. 6.

The offender yielding his body, to be imprisoned without bail, &c. 5 El.

c. 23. § 8. vol. 6.

Sheriff making untrue return to fuch Capias, that the party hath not yielded his body, &c. shall forfeit 40 l. to the party grieved, &c. 5 El. c. 23. § 9. vol. 6.

Saying the authority of bishops, st. 1. Atton-Burnel. vol. 1. &c. to absolve and release the excomso fong as the debt manufacte, 5 El. c. 23. § 10. vol. 6. of the goods of the debtor,

In places where the King's writ doth not run, the tenor of luch fignificavit hall be fent by milimus, &c. and the justices, &c. shall proceed there in such manner as the justices of the King's Bench are limited to do, g. El. c. 23. § 11. vol. 6.

Persons at the time of Capias awarded, being within age, insane, seme covert, &c. not to incur any of the said penalties, 5 El. c. 23. § 12. vol.6.

If the party against whom the writ De excommunicato capiendo is awarded has not sufficient addition according to the statute 1 H. 5. or the Significavit does not contain some cause, heresy, &c. the penalties herein shall be void, &c. 5 El. c.23. § 13. vol. 6.

Where the addition is with a nuper of the place, at the awarding of the first Capias, one writ of proclamation shall be awarded into that county where most commonly resident, without any pain expressed, &c. 5 El. c. 23. § 14. vol. 6.

Sheriff may break open any house wherein there is a popish recusant excommunicated for such recusancy,

&c. 3 7a. 1. c. 4. \$ 35. vol. 7.

Popish recusant convicted, shall be disabled as if excommunicated by sentence, 3 Ja. 1. c. 5. § 11. vol. 7.

For other matters, see Addition, Liberties, Recusants.

Exe, See Rivers.

## Execution.

Execution shall be for the value of warranty, upon a foreign voucher in in London, Stat. Glouc. 6 Ed. 1. 6. 12.

On statute merchant, chattels and burgages devisable shall be sold, and if appraised too high, the creditor may refuse, and the appraises shall be answerable, and if appraised too low, the debtor shall have no remedy, Stat. de Mercatoribus, II Ed. I.

So fong as the debt may be levied of the goods of the debtor, the pledges shall be without damage; but for default thereof the creditor shall have like execution against the pledges, &c. Stat. de Mortat. 11 Ed. 1. st. 1. Allon-Burnel. § 2. vol. 1.

On recovery of debt acknowledge od,

ed, &c. or damages, the plaintiff may elect to have a fieri facias of the lands and goods; or that the sheriff deliver to him all the debtor's chattels, except oxen and beasts of plough, and a moiety of his land, upon reasonable extent, until the debt is levied, &c. Stat. Westm. 2. 13 Ed. 1. st. 1. c. 18. vol. 1.

On obligations, &c. recorded, execution may be fued forthwith, but after the year, not without a Scire facias, Stat. Westm. 2. 13 Ed. 1. st. 1.

6.45. vol. 1.

On statute merchant, the lands and tenements of the debtor shall be delivered to the creditor by a reasonable extent, from the day of the recognisance, to hold until the debt is levied, &c. Stat. of Merchants, 13 Ed. 1. st. 3. c. 1. vol. 1.

Execution may be taken against that executor, &c. who first answered, &c. at the grand distress, &c.

9 Ed. 3. c. 3. vol. 1.

Execution may be taken by executors of executors on statute merchant or recognisance to the first testator, 25 Ed. 3. st. 5. c. 5. vol. 2.

Execution may be awarded upon a statute once shewed, &c. in court, notwithstanding the process after be discontinued, &c. 5 H. 4. c. 12. vol. 2.

No execution upon a statute, or by elegit, shall be avoided by a seigned recovery, 21 H. 8. c. 15. § 4. vol.4.

On recognifance acknowledged before either of the chief justices, or the mayor and recorder, &c. like execution, &c. as provided for the statute staple, 23 H. 8. c. 6. val. 4. 8 Geo. 1. 6. 25. vol. 14.

Cognifee or obligee, where lands delivered to him in execution, are recovered from him without his default or fraud, shall have a *Scire facias* against the first defendant, his heirs, executors, &c. for levying the residue of his debt, &c. 32 H. 8. c. 5. vol. 5. 8 Geo. 1. c. 25. § 4. vol. 14.

Execution for malicious striking in

the King's palace with blood shed, 33 H. 8. c. 12. § 8. vol. 5.

Execution for the King's debt shall be preferred, 33 H. 8. c. 39. § 25.

vol. 5.

A new execution may be fued against any one delivered out of execution by privilege of parliament, I far. I. c. 13. vol. 6.

Execution shall not be stayed by error in debt, &c. unless bail, &c. be put in, 3 Ja. 1. c. 8. vol. 7. 16&

17 Car. 2. c. 8. § 3, &c. vol. 8.

Persons holding lands by elegit, statute, &c. shall have restitution, on forcible entry, in like manner as tenants of freehold, 21 Ja. 1. c. 15, vol. 7.

New execution may be awarded against the lands, &c. of him that dies in execution, 21 Ja. 1. c. 24. vol. 7.

made bona fide for payment of any of his creditors, 21 Ja. 1. c. 24. § 3.

vol. 7.

Extent on judgement, statute or recognizance shall not be avoided or delayed by omitting part of the lands extendible, saying the remedy of the party for contribution, 16 & 17 Car. 2. c. 5. § 1, 2.—Made perpetual 22 & 23 Car. 2. c. 2. vol. 8.

Not to give any contribution against an heir during his minority, 16&17

Car. 2. c. 5. § 3. vol. 8.

To extend only to statutes for payment of money, and to extents within twenty years, &c. 16 & 17 Car. 2.

6. 5. § 4. vol. 8.

On judgement after a verdict obtained by an executor, an administrator de bonis non may sue a Scire facias, and take execution, 17 Car. 2. c. 8. 2. — Made perpetual 1 Ja. 2. c. 17. 5. vol. 8.

Lands, rectories, tithes, rents, &c. of ceftuy que truft, shall be liable to execution, as if he were seised of the same, &c. 29 Car. 2. c. 3. § 10, val.8.

Writs of execution shall bind the property of goods but from the time

Exe of their delivery to the sheriff, &c. 29 Car. 2. c. 3. § 16. vol. 8.

Process executed on the Lord's day shall be void, 29 Car. 2. c. 7. § 6. vol. 8.

Process, executions, &c. discontinued by the not holding of Hillary term, 1688, revived, &c. 1 W, & M.

*[t]*[. 1. c. 4. vol. g. Execution, &c. shall be made on judgements passed in the court of the prefident and council of the marches of Wales, before the first day of June 1689, as before the diffolution of that court, 1 W. & M. seff. 1. c. 27. vol. 9. 9 & 10 W. 3. c. 16. vol. 10.

Execution upon grants of forfeitures pardoned, made void, 2 W. &

M. seff. 1. c. 10. vol. 9. The heir shall be liable to execution, upon judgement against him, to the value of the lands descended to him, and aliened by him before action brought; and fuch lands, aliened bona fide, shall not be liable to the execution, 3 & 4 W. & M. c. 14. § 5, 6. - Made perpetual by 6 & 7 W. 3. c. 14. § 2. vol. 9.

On execution of judgements 2gainst the bank, the officers of the exchequer may pay off the same, and detain so much out of the yearly sum, &c. 5 & 6 W. & M. c. 20. § 32. vol.9.

No goods, &c. shall be taken in execution, &c. unless the party before removal of the goods, &c. pay the landlord the rent due; the sheriff, &c. to levy the rent as well as the execution money, provided it amounts to no more than one year's rent, 8 An. c. 14. § 1. vol. 12.

Where sufficient has not been extended on a Liberate, or any miftake in the process, &c. or any of the lands be evicted, the court of chancery may award a re-extent, &c. 8

Geo. 1. c. 25. \$4. vol. 14:

For other matters, see Debt to the King, Error, Heir, Imprisonment, Parliament, Prison and Prisoners, Recognisances, Rent, Sheriffs,

# Executors. 10 to

Executors of the King's debtor shall have the residue after the King's debt is paid, and if there be mone, the chattels shall to go the use of the dead, faving to his wife and children their reasonable parts, Magn. Chart. 9 H. 3. c. 18. vol. 1.

Where the father having levied an Aide pur file marier, dies before he hath married his daughter, his executors shall be answerable to her for fo much, and on deficiency, the heir shall be charged, Stat. Westm. 1. 3 Ed. 1. c. 36. vol. 1.— Repealed by 12 Car. 2. c. 24. vol. 8.

Executors may have an action of account, and the same process as the testator might have had, Stat. Westm. 2. 13 Ed. 1. c. 23. vol. 1.

Executors may refummon in plea of ravishment of ward, Stat. Westm.

2. 13 Ed. 1. c. 35. vol. T.

Executors of persons slain in the King's quarrel, shall recover the effects, &c. of their testators, I Ed. 3. c. z. vol. I.

Executors shall have an action of trespass for goods taken in the life of the testator, and recover like damages, &c. 4 Ed. 3. c. 7. vol. 1.

All the executors shall have but one essoin, and he that comes first on the grand diffress, shall answer, &c. and judgement and execution against fuch as have pleaded, 9 Ed. 3. ft. 1. c. 3. vol. I.

Executors of executors shall maintain actions, &c. and be answerable, is the fame manner as the first testator, or the first executors, 25 Ed. 3. ft. 5. c. 5. vol. 2.

Executors may maintain writ of idemptitate nomines to avoid outlawry of their testator, 9 H. 6. c. 4. vol. 3.

Executors of theriff, &c. liable to action of debt for false return to parliament, 23 H. 6. 1. 15. vol. 3.

Executors shall have remedy, on information to the lord chancellor,

&c. against fervants seizing and dividing their masters goods after his death, 33 H. 6. c. 1. vol. 3.

Such part of the executors, who take upon themselves the charge of the will, may sell land devised by the testator to be sold, &c. 21 H. 8. c. 4. vol. 4.

Executors, &c. to deliver the testator's inventory by indenture between them and the ordinary, &c. each to keep a part, 21 H. 8. c.5. § 4. vol.4.

An incumbent who is compelled to pay the tenth for his predecessor, if there be not sufficient distress, &c. shall compel the executors to make such payment, 27 H. 8. 6. 8. § 4. vol. 4.

The executors of incumbent shall recover the arrears accrued during vacation and unpaid in his life-time, towards payment of the first fruits due on his promotion, 28 H. 8. c. 11. § 3. vol. 4.

On lease made by tenant in tail, he in the reversion shall have the same remedy against the executors, &c. of the lessee, as the lessee had, 32 H. 8. c. 28. § 2. vol. 5.

The executors of the party making partition, shall be bound though the heir will not, 32 H. 8. & 32. § 2. vol. 5.

The executors of a grantee of the reversion, and the executors of a lesse, shall have like advantages as if party, &c. 32 H. 8. c. 34. vol. 5.

Executors of tenant in fee, in tail, or for life, &c. may have action of debt, or distrain, for rent due to their testator in his life-time, &c. 32 H. 8. c. 37, vol. 5.

Executors of collector of subsidies chargeable as such only for assets, 34 & 35 H. 8. c. 2. § 4. vol. 5. 7 Ja. 1. c. 20 § 19. vol. 7.

The heir of fuch collector being charged, shall have remedy against the executors, 34 & 35 H. 8. A 2. § 5. vol. 5.

Action of debt lies against execu-

tors for costs recovered against the testator, 8 El. c. 2. § 5. vol. 6.

The heir of accountant to the King not chargeable, unless the executors have not affets, 27 El. c. 3. § 3. vol. 6.

Persons obtaining goods, &c. of an intestate, fraudulently, &c. shall answer, &c. as executor of his own wrong, 43 El. c. 8. vol. 7.

A married woman, convicted of popish recusancy, disabled to be executrix to her husband, 3 Ja. 1. e. 5. § 10. vol. 7.

Recufant convict, disabled to be executor, &c. 3 Ja. 1. c. 5. § 22. vol. 7.

An administrator de bonis non may sue a Scire facias and take execution of a judgement obtained by the executor, &c. on verdict, 17 Car. 2. c. 8. § 2. vol. 8.

No action shall be brought to charge an executor, &c. upon any special promise to answer damages out of his own estate, unless in writing and signed by the party, &c. 29 Car. 2. c. 3. § 4. vol. 8.

Estates pur auter vie, where there is no special occupant, shall go to executors and be assets, 29 Car. 2. c. 3. § 12. vol. 8.

Executors of executor de Son tort shall be chargeable in the same manner as their testator would be, &c. 30 Car. 2. c. 7. vol. 8. — Made perpetual by 4 & 5 W. & M. c. 24. § 12. vol. 9.

Executors of executors de Jure who wasted the testator's estate, shall be chargeable in the same manner as their testator, 4 & 5 W. & M. c. 24. § 12. vol. 9.

Annuities purchased upon this 28, shall be deemed personal estate, and go to executors, &c. 2 & 3 An. c. 3. \$ 21. vol. 11. 12 Geo. 1. c. 2. \$ 22. vol. 15.

For other matters, see Account and Accountant, Accounts, Adminificators, Costs, Error, Felony, Frauds, Probate, Recusants, Rent.

Exempli-

## Exemplification.

On proof of the tenor of deeds, &c. destroyed in the late insurrection, they shall be exemplified, &c. and of the same force as the deeds, 5 R. 2. st. 1. c. 8. 6 R. 2. st. 1. c. 4. vol. 2.

A record, &c. exemplified under the great feal, &c. shall not be reversed for error in the record, contrary to such exemplification, 8 H.6. c. 12. § 4. vol. 3.

Exemplification of fines, recoveries, &c. of as good force, &c. as the original record, 27 El. c. 9. vol. 6.

For other matters, see Evidence, Inrolment, Patents.

#### Exemption.

Charters of exemption from being impanelled in juries, &c. shall not hold, where their being sworn is so necessary that there would be a failure of justice, &c. Stat. Marleb. 52 H. 3. c. 14. vol. 1.

Patents granted to the citizens of York to exempt them from the offices of mayor, sheriff, &c. made void, 29 H. 6. c. 3. vol. 3.

#### Exeter.

The statute to enable all his Majesty's subjects to trade to Spain, &c. shall not impeach the privileges granted by Queen Elizabeth to the corporation of merchants of Exeter, 3 Ja. 1. 6. 6. 4 Ja. 1. 6. 9. § 3. vol. 7.

Provisions for a gaol and work-house near Exeter, 19 Car. 2. c. 4. § 4, 5. vol. 8.

The Queen enabled to grant the fite of the castle of Exetex for ninety nine years, for the use of the county of Devon, 9 An. c. 19. vol. 12.

Taxes affested on the water-works at Exeter chargeable on the persons collecting them, 30 Geo. 2. c. 3. § 91. vol. 22. 4 Geo. 3. c. 2. § 94. vol. 26. For the regulation of Silver, &c. in Exeter, see Bristel, Gold, Wool.

#### Exigend.

In ravishment of ward, if the of-

fender be not justifiable, &c. he shall be outlawed, Stat. Westm. 2. 13 Ed. 1. 6.35. vol. 1.

For other matters, see Outlawry.

#### Exile.

No freeman shall be exiled, &c. but by judgement of his peers, or by the law of the land, Magn. Chart. 9 H. 3. c. 29. vol. 1.

Ravisher of a ward, not restoring, &c. shall abjure, Stat. Westm. 2. 13

Ed. 1. c. 35. vol. 1.

A confirmation of the banishment of the Spencers, I Ed. 3. st. 1. vol. 1.

The repeal of the exile of the Spencers, being made by duress, shall be annulled, I Ed. 3. ft. 1. c. 2. vol. 1.

Any person accepting a benefice by provision from Rome shall be exiled, &c. 13 R. 2. st. 2. c. 2. vol. 2.

Scholars of Oxford who have committed diffeifins, &c. to be banished the university, 9 H. 5. c. 8. vol. 3.

Papist not conforming in three months after conviction, shall abjure, &c. 35 El. c. 1. § 2, 3. 35 El. c. 2. § 8, 9, 10. vol. 6.

Seditious sectaries convicted, &c. may be transported, 16 Car. 2. c. 4. Exp. vol. 8.

The earl of Clarendon banished, &c.

19 Car. 2. c. 10. vel. 8.

Sir Thomas Sandys, &c. not rendering themselves, &c. to be perpetually banished, 22 & 23 Car. 2. 6. 1. § 2. vol. 8.

Francis lord bishop of Rochester to suffer perpetual exile, &c. 9 Geo. 1.

For other matters, see Abjuration, Felony, Transportation.

## Exportation.

Three years allowed for the exportation of foreign goods, after importation thereof, 7 Geo. 1. fl. 1. c. 21. § 10. vol. 14.

For exportation to and from Ireland, the Isle of Man, the Plantations, &c.

See the respective titles.

For exportation of Corn, Gold and Silyer, . ver, Money, Wool, &c. see the respective Commodities.

Extenta Manerii, 4 Ed. 1. st. 1. vol. 1. Extent. See Debt to the King, Exchequer, Execution.

#### Extortion.

No sheriff or other officer of the King shall take any reward to do his office, but only of the King, and he that doth shall yield twice as much, &c. Stat. Westm. 1. 3 Ed. 1. c. 26. vol. 1.

No clerk of any justicer, &c. shall commit any extortion, and he that takes more than allowed, &c. shall pay thrice as much, &c. Stat. Westm. 1. 3 Ed. 1. c. 27. c. 30. vol. 1.

 Clerks and officers of the courts to be punished for taking more than their fees, and for the third offence shall forfeit an office in fee, &c. Stat. Westm. 2. 13 Ed. 1. c. 44. vol. 1.

Indictments of ordinaries or their ministers for extortion, &c. must put in certain, in what thing, manner, &c. 25 Ed. 3. st. 3. c, 9. vol. 2.

Extortion in bishops officers for probate of wills, shall be determined, &c. by the King's judges, 31 Ed. 3. ft. 1. c. 4. vol. 2.

Sheriff, attainted of extortion, shall be punished at the King's will, 1 H.

4. c. 11. vol. 3.

Officers of the customs making unlawful distress on ships, &c. shall forfeit 40 l. 18 H. 6. c. 5. vol. 3.

Informations for extortion may be laid in any county, 31 El. c. 5, § 4. vol. 6.

Sheriff taking money for levying the King's debts, &c. shall forfeit treble damages, double the fum extorted, &c. 3 Geo. 1. c. 15. § 13. vol. 13.

For other matters, see Coroners, Customs, Ecclesiastical Persons, &c. Fees, Pro-

bate, Reference, Sheriffs.

Eyre.

Justices in eyre shall not amerce

townships in their circuits, because all of twelve years old came not to inquests, &c. so that there came sufficient, except inquests for the death of man, Stat. Marleb. 52 H.3. c. 24.

The common fine and amerciament of the county, shall be affessed before the justices in eyre, and estreated, &c. Stat. Westm. 1. 3 Ed. 1. c.18.

The justices in eyre to appoint a time when writs before them shall be delivered, &c. and no writ to be received after the same time, &c. any person may make his general attorney for their circuit, &c. Stat. Westm. 2. 13 *Ed*. 1. *c*. 10. vol. 1.

Articles and oaths of the King's ministers in eyre, &c. Statuta incerti temporis, I vol. 394, 399. 404.

No person shall make any justices in eyre, &c. but the King, 27 H, 8, 6. 24. § 2. vol. 4.

PACTOR. See Bankrupts, Broker, Cattle, Merchants.

· Fairs and Markets.

Presentment shall be made if any ule falle weights or measures, if any butcher sell contagious meat, &c. of forestallers that buy before the accustomed hour, or meet such things as come to the market to fell the same more dear, &c. 51 H.3. Judic. Pillorie, st. 6. § 3. Ordin. Pistor. c. 10. incert, temp. I vol. 393.

No foreigner shall be distrained in a market, fair, &c. for a debt he owes not as debtor or pledge, Stat. Westm.

I. 3 Ed. 1. c. 23. vol. 1. The franchise of the market shall be seized into the King's hands, for taking outragious toll, Stat. Westm. 1. 3 Ed. 1. c. 31. vol. 1.

Writ of nulance lies for a market, &c. Stat. Westm. 2. 13 Ed. 1. c. 24.

vol. I.

Fairs and markets shall not be kept in church-yards, Stat. Winton,+1 3 Ed. 1. fl. 2, c. 6. vol. 1.

Fairs

by patents to King's Lynn in Norfolk,

Fairs by charter or custom shall be proclaimed at the beginning how long they shall endure, and if held over the due time, shall be seized into the King's hands, until fine made, &c. Stat. Northampt. 2 Ed. 3. c.15. vol. 1.

Merchants selling any ware after the fair is ended, shall forfeit double the value, the fourth part to him that will fue for the King, 5 Ed. 3. c. 5.

vol. I.

Every man whatsoever may bring all victuals to market and buy and sell to whom he pleases, without interruption of fisher, butcher, &c. in London the mayor and aldermen shall redress, &c. 31 Ed. 3. st. 1.6. 10. 7 R. 2. c. 11. vol. 2.

The clerk of the market of the King's house shall do his office duly, and that all false weights and meafures be burned, and shall take no common fine, &c. 13 R. 2. c. 4. vol. 2. 27 H. 8. c. 24. § 12. vol.4. 16 Car.

1. c. 19. § 3. vol. 7.

The clerk of the market shall carry with him all his weights and meafures figned, &c. according to the standard of the exchequer, 16 R. 2. c. 3. vol. 2. 16 Car. 1. c. 19. § 4, &c. ยงไ. 7.

All fairs and markets shall cease on Sundays, Good-Friday, Ascension, Whit-Sunday, &c. except for necessary vic-

tual, &c. 27 H. 6. c. 5. vol. 3.

In a court of pipowders the plaintiff shall be sworn that the cause of action arose in and during the fair, and defendant may plead to the action, &c. not to prejudice the bishop of Durham, 17 Ed. 4. c. 2. vol. 3. -Made perpetual by 1 R. 3. c. 6. vol. 4. Every citizen and freeman may

carry merchandize to any fair or market, 3 H. 7. c. 9. 12 H. 7. c. 6.

vol. 4.

Pewterers and braziers shall sell only in open fairs or markets, or their own dwelling houses, &c. 19 H. 7. 6. 6. vol. 4.

A repeal of two fairs, &c. granted

33 H. 8. c. 34. vol. 5. Oxen, &c. shall not be fold again alive at the same fair or market where bought, &c. 3 & 4 Ed. 6. c. 19. vol. 5.

No person dwelling in the country shall retail wares, &c. in any city or town corporate, except in open fairs, on forfeiture of the wares, &c. 1 & 2 Ph. & M. c.7. though licensed as hawkers and pedlars, &c. 8 & 9 W. 3. c. 25. § 17. 9 & 10 W. 3. c. 27. § 15. vol. 10.

Not to prejudice the liberties of the universities, 1 & 2 Pb. & M. c.

7. § 6. vol. 6.

Horses, &c. to be fold in the open place appointed in fair or market, from ten o'clock to fun-fet, to be tolled in the presence of the parties, their names, dwelling-places, &c. registered, &c. 2 & 3 Ph. & M. c. 7. § 2, 3.

The owner's property in a horse stolen, not altered by sale in a fair, unless the horse continued an hour in open fair, &c. 2 & 3 Pb. & M. c. 7.

§ 4, &c. vol. 6.

Sellers of horses in fairs or markets must be known to the toll-taker or fome other person who will testify his knowledge of him, &c. sale made otherwise shall be void, 31 El. c. 12. 

The owner of a horse stolen, notwithstanding such sale may redeem the same, upon payment or tender of the price, &c. within fix months after the felony, &c. 31 *El. c.* 12. § 4.

vol. 6.

Sale in London, &c. shall not alter the property of goods purloined, &c. 1 Ja. 1. c. 21. § 5. vol. 7.

Any may buy or fell in Southampton, at fairs, &c. 4 7a. 1. c. 10. § 5.

vol. 7.

The act for licencing hawkers and pedlars, not to hinder any sale of goods in any publick market, &c. 8 & 9 W. 3. 6. 25. § 12. 9 & 10 W. 3. c, 27. § 12. vol. 10.

Bil-

Billing/gate a free market for fish,

every day except Sunday, 10 & 11 W.

3. c.24. vol. 10.

The land-tax on fairs, &c. shall be collected from the parties who set to fale goods there, &c. tenants of booths there, paying the same, to deduct it out of their rents, &c. 1 Geo. 3. c. 2. § 120, 121. wl. 23.

For other matters, see Alehouses, Billingsgate, Blackwell-Hall, Calendar, Clerk of the Market, Forestallers, Leather, Tolls, Woodstock, Worcester,

York.

# False Judgement.

None but the King shall hold plea of false judgement, Stat. Marleb. 52

H. 3. c. 20. vol. 1.

The common fine and amerciaments for false judgement, &c. shall be affessed before the justices in eyre, Stat. Westm. 1. 3 Ed. 1. c. 18. vol. 1.
In writ of false judgement, an

averment that the record is otherwise, shall be received of the country, &c. 1 Ed. 3. ft. 1. c. 4. vol. 1.

For other matters, see Error.

#### False News.

None to publish false news whereby discord or slander may arise between the King and his people, or the great men, on pain of imprisonment, &c. Stat. Westim. 1. 3 Ed. 1. c. 34. vol. 1. 2 R. 2. ft. 1. c. 5. 12 R. 2. c. 11. vol. 2. 3 & 4 Ed. 6. c. 15. 7 Ed. 6. c. 11. vol. 5. 1 & 2 Ph. & M. c. 3. 4 & 5 Ph. & M. c. 9. 1 El. c. 5 El. c. 15. 23 El. c. 2. vol. 6.

Declaring false prophecy upon occasion of arms, fields, letters, &c. made felony, 33 H. 8. c. 14. - Repealed by 1 Ed. 6. c. 12. vol. 5 .- Made felony during the Queen's life, 23 El.

c. 2. vol. 8.

For other matters, see Scandalum Mag-

False Suggestian. See Suggestion False Tokens. See Cheats.

Fallifying Recoveries. See Recovery.

Farmers of Excise. See Excife.

### Farmers and Farms.

Farmers, during their terms, shall not make waste, exile, &c. Stat. Marleb. 52 H. 3. c. 23. § 2. vol. 1.

No one shall take more farms than one in the Isle of Wight, exceeding the value of ten marks, 4 H. 7. c. 16. vol. 4.

No man shall take above two farms, 25 H. 8. c. 13. § 14. vol. 4. 32 H.8.

6. 28. § 4. vol. 5.

No farmer, grazier, drover, &c. shall be deemed within the statutes concerning bankrupts, 5 Geo. 2. c. 30.

§ 40. vol. 16. For other matters, see Ecclesiastical Perfons, Norfolk and Suffolk, Wight.

(Ifle of)

Fast and Feast Days. See Holy Days. Faulcon. See Hawks.

Fealty.

How a freeman shall do his homage, how his fealty, and a villain's fealty, Modus faciend Homagium, &c. 17 Ed. 2. st. 2. vol. 1 .- Altered by 12 Car. 2. c. 24. vol. 8.

## Fee-Farms and Fee-Farm Rents.

The King's grant of fee-farm rents to trustees, &c. to be sold, confirmed, 22 Car. 2. c. 6. 22 & 23 Car. 2. c. 24. vel. 8.

The purchasers to enjoy the fame, &c. and diffrain for and recover the same, as his Majesty might have done, 22 Car. 2. c. 6. § 7, 8. 22 & 23 Car. 2. c. 24. § 2, 3. vol. 8.

Fee-farm rents, &c. not paid for forty years last past, not to be inserted in the patents, &c. 22 Car. 2. c. 6. § 9. vol. 8.

Corporations may purchase the feefarm rents, notwithstanding any statutes of mortmain, 22 Car. 2. c. 6. \$ 10. vol. 8.

Not to extend to any fee-farm rents arifing within the principality of Wales, 22 Car. 2. c. 6. § 11. vol. 8.

Purchalers, shewing the act and

the conveyance enrolled, &c. shall be sufficient evidence, &c. 22 & 23

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No tenant in tail of the faid rents shall suffer any recovery to bar the remainder vested in the trustees, 22 & 23 Car. 2. c. 24. § 6. vol. 8.

Purchasers may make a general justification by saying that the trustees were seized in see, and so granted to them, &c. 22 & 23 Car. 2. c. 6. § 8,

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The descriptions of the see-sarm rents in the bargain and sale made by the trustees, shall be sufficient in pleading the titles, &c. 10 An. c. 18. § 4. vol. 12.

Not to extend to rent which has not been paid in twenty years before the time of fuch pleading, &c. 10 An.

c. 18. § 5. vol. 12.

Proprietors of lands charged with fee-farm rents, to pay the land-tax, and deduct the fame out of such rents, 1 Geo. 3. c. 2. § 5. vol. 23.

Receivers of fee-farm rents due to his Majesty, or to any person claiming by grant or purchase under the crown, to make an allowance to the parties paying the land-tax, on penalty of 20 l. &c. I Geo. 3. c. 2. § 27. vol. 23.

#### Fees.

Nothing shall be taken for an inquisition of life or member, but the same shall be granted freely, &c. Magn. Chart. 9 H. 3. c. 26. vol. 1.

Sheriff not to require more for view-making than was accustomed in the time of H. 2. Magn. Chart. 9 H.

3. c. 35. vol. 1.

No sheriff nor other the King's officer shall take any reward but of the King, Stat. Westm. 1. 3 Ed. 1. c.

26. vol. 1.

The fee of the King's marshal and chamberlain, when such as hold of the King by an entire barony, have done their homage, is one palfrey, or the price, &c. Stat. Westm. 2. 13 Ed.

I. c. 42. vol. I.

The fees of porters bearing verges before the judges, and of chirographers, and clerks, &c. Stat. Westm. 2. 13 Ed. 1. c. 44. vol. 1. 2 H. 4. c. 8. 5 H. 4. c. 14. vol. 2.

One penny in the pound shall be taken to maintain the costs of the clerk, on taking a statute-merchant, and in fairs one halfpenny in the

pound, 13 Ed. 1. ft. 3. vol. 1.

The justice of *Ireland* shall take 4 d. for the seal of every bill of grace, and for the writing 2 d. and no more, Ordin. pro Statu Hibern. 17 Ed. 1. c. 4. vol. 1.

The marshal's fee in *Ireland* when he delivers a prisoner committed, shall be 4 d. and no more, 17 Ed. 1.

t. 5. vol. 1.

Nothing shall be taken by sheriffs and gaolers on receipt of felons, 4

Ed. 3. c. 10. vol. 1.

The justices shall take no fee of any, but of the King, and for that cause their fees increased, 20 Ed. 3. c. 1. 8 R. 2. c. 3. — Repealed by 9 R. 2. c. 1. vol. 2.

The authager's fee for every cloth fold shall be an halfpenny, and of half a cloth a farthing, &c. 27 Ed. 3.

ft. 1. c. 4. vol. 2.

The mayor of the staple shall not take any thing to do what pertains to his office, &c. 27 Ed. 3. st. 2. c. 1. vol. 2.

For obligation or recognizance before the mayor of the staple of an hundred pounds, or under, shall be paid one penny in the pound, and above an hundred pounds, a farthing, 27 Ed. 3. st. 2. c. 9. vol. 2.

Nothing shall be taken for the report of a cause referred by any court, on sorfeiture of 100 l. &c. 1 7a.1. c.

10. \$ 1. vol. 7.

The clerk for writing such report, may take 12 d. for the first side, and 2 d. for every side after, 1 Ja. 1. c. 10. \$2. vol. 7.

No prothonotary, clerk, &c. shall

take

take any money for damage cleer, 17 Car. 2. e. 6. vol. 8.

For other matters, see Chancery, Clerk of Assiste, Clerk of the Crown, Clerk of the Market, Clerk of the Peace, Clerk of the Signet, Coroner, Customs, Escheats and Escheators, Exchequer, Extortion, Felony, Fines, Gaols and Gaolers, Justices of Peace, Labourers, Marshal, &c. Prison and Prisoners, Probate of Wills, Recognisances, Sheriffs.

## Felens and Felony.

The King will not hold the lands of those who are convict of felony but one year and one day, and then the lands shall be delivered to the lords of the fee, Magn. Chart. 9H. 3. 6. 22. 17 Ed. 2. st. 1. c. 16. vol. 1.

Notorious felons who will not put themselves in inquests of felonies with which they are charged, shall have strong and hard imprisonment, Stat. Westm. 1. 3 Ed. 1. c. 12. vol. 1.

The coroner shall make inquisition of, and inrol, the goods of felons, fugitives, &c. Artic. Super Stat. Exon. 14 Ed. 1. vol. 1.

After the year day and waste, lands of felons, within the custom of Gloucester and in Kent, in Gavelkind, shall be restored to the next heir, 17 Ed. 2. st. 1. c. 16. vol. 1.

Justices assigned to hear and determine felonies, shall direct writs to all the counties to take the persons indicted, 5 Ed. 3. c. 11. vol. 1.

Writ of Capias shall be awarded to the sheriff to take the body of any man indicted of selony, &c. and on non est inventus returned, another Capias and that he cause his chattels to be seized, until, &c. and if the indictee cometh not, the exigend shall be awarded, &c. 25 Ed. 3. st. 4. c. 14. vol. 2.

One charged with the goods of felons, &c. may alledge in his discharge another who is chargeable, 31 Ed. 3. st. 1. c. 3. vol. 2.

No officer shall seize the goods of one imprisoned for selony before he be convicted, &c. 1 R. 3. c. 3. vol. 4.

The justices of the King's Bench may remand felons brought before them, to the county where the felony was committed, to be there tried, &c. 6 H. 8. c. 6. vol. 4.

The party robbed shall have restitution of his goods, after the selon is found guilty, 21 H. 8. c. 11. vol. 4.

Issue taken, on plea of a felon, that he was taken from fanctuary in another county, shall be tried where he is arraigned, 22 H. 8. c. 2. 22 H. 8. c. 14. § 2. vol. 4.

All foreign pleas triable by the country, shall be tried where the felon is arraigned, 22 H. 8. c. 14. § 5. 28 H. 8. c. 1. § 2. vol. 4. 32 H. 8. c. 3. 1 Ed. 6. c. 12. § 11. vol. 5.

Any person indicted for the death of one attempting to commit murder, robbery, or burglary, shall be fully acquitted, discharged, &c. 24 H. 8.

The clerks of the peace, of affife, &c. shall certify into the King's Bench the names of every person outlawed or convicted of felony, &c. 34 & 35 H. 8. c. 14. wol. 5.

All statutes since the 1 H.8. to make any thing selony, repealed, 1 Ed. 6. c. 12. § 4. vol. 5. 1 M. st. 1. § 5. vol. 6.

Persons indicted of selony for imbezelling armour, ordnance, munition, &c. may make desence by lawful witness, &c. 31 El. c. 4. 22 Car. 2. c. 5. vol. 6.

Apprehenders and profecutor of burglars, &c. to conviction, to have a certificate, affignable once, which shall exempt from parish offices, &c. 10 & 11 W. 3. 6.23. § 2, 3, 4. vol. 10. 5 An. c. 31. § 1. vol. 11.

House-breakers, &c. discovering two or more such felons, intitled to the King's pardon, 10 & 11 W. 3. c. 23. § 5. vol. 10. 5 An. c. 31. § 4. vol. 11. 29 Geo. 2. c. 30. § 8, 9. vol. 21.

Persons.

Persons convicted of thest or latceny, to be burnt in the lest cheek in open court, 10 & 11 W. 3. c. 23. § 6. vol. 10.— Repealed by 5 An. c. 6. § 1. vol. 11.

No clerk of affize, &c. shall take more than 2s. for drawing a bill of indictment, &c. 10 & 11 W. 3: c.23.

§ 7, 8. vol. 10.

Felonies and all other capital crimes committed upon the land in New-foundland, may be tried in any county in England by commission of oper and terminer, 10 & 11 W. 3. c. 25. § 1.3. vol. 10.

Felony in deftroying, &c. any ship, committed on the high seas, may be rried in any county directed by commission under the great seal, and the party convicted, &c. shall suffer death,

1 An. ft. 2. c. 9. § 5. vol. 10.

Persons convicted of thest or larceny shall be burnt in the hand as formerly, and the judge may at discretion commit them to some house of correction, &c. 5 An. c.6. § 2. vol.11.

Apprehenders of burglars, &c. on their conviction, to have a further reward of 40 l. payable by the sheriff, to be proportioned, in case of dispute, as the judge, &c. in his certificate, shall direct, 5 An. c. 31. § 1. 7. vol. 6 Geo. 1. c.23. § 8, 9, 10. vol. 14.

If any watchman, &c. be killed in pursuit of such house-breaker, his executor, &c. intitled to the reward, 5 An. c. 31. § 2. vol. 14. 9 Geo. 1. c. 22. § 12. vol. 15.

Burglar, &c. discovering two or more such burglars, intitled, on their

conviction, to reward of 40 l. and pardon, 5 An. c. 31. § 4. vol. 11.

Offenders against the Black-Ast, informed against, &c. not surrendering on proclamation printed in the London Gazette, to be deemed convicted, &c. 9 Geo. 1. c. 22. § 4. vol. 15-

Persons committed, or transported, for robbing lead-mines, &c. escaping, or returning from transportation; to

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In profecutions for felony, the court may order the profecutor's expences to be paid by the treasurer of the county, 25 Geo. 2. c. 36. § 11. vol. 20.

Poor persons, bound to give evidence against felons, may have such allowance as the court shall deem reasonable, 27 Geo. 2. 1. 3. § 3. 201. 21.

Petsons buying or receiving any lead, iton, copper, brass, bell-metal, or solder, &c. knowing the same to be stolen or unlawfully come by, &c. if convicted, may be transported for sourteen years, &c. 29 Geo. 2. 1. 30. vol. 21.

# Felonies within, or without Benefit of Clergy.

Accessories.

Accessories before the fact in petit treasion, murder, burglary, robbery in dwelling-houses, churches, or in or near the highway, burning houses, or of barns wherein any corn or grain shall be,—felony without benefit of clergy, 23 H. 8. c. 1. vol. 4. 32 H.8. c. 3. 5 & 6 Ed. 6. c. 9. vol. 5. 4 & 5 Pb. & M. c. 4. vol. 6.

An accellory to an horse-stealer, before or after such selony, shall not have benefit of clergy, 31 El. c. 12.

§ 5. vol. 6.

Accessories before the offence, in stealing women who are heirs apparent, or have lands, &c. shall not have benefit of clergy, 39 El. c. 9. § 2. vol. 7.

Accessories before the sactin witchcraft shall not have benefit of clergy, 1 Ja. 1. c. 12. vol. 7.—Repealed by 9

Geo. 2. c. 5. vol. 17.

Accessories before the fact in procuring any fine, recovery, deed inrolled, statute, recognizance, bail, or judgement, in the name of another not privy thereto, shall not have benest of clergy, 21 Ja. 1. c. 26. vol. 7.

Accessories before the fact in malicious maining, shall not have be-P nefit of clergy, 22 & 23 Car. 2. c. 1.

§ 7. vol. 8.

Accessories before the fact in burglary, or in robbing any dwelling-house, shop, warehouse, &c. shall not have benefit of clergy, 3 & 4 W. & M. c. 9. vol. 9.

Buyers of stolen goods to be deemed accessories to such felony, after the fact, 3 & 4 W. & M. c. 9. § 4. vol.9.

Accessories before the fact in robberies in shops, warehouses, coachhouses, or stables, shall not have beness of clergy, 10 & 11 W. 3. c. 23. vol. 10.

Persons setting forth or assisting any pirate, or after the piracy committed, concealing, &c. such pirate, &c. to be deemed accessories, and shall be tried and suffer as the principals, &c. 11 & 12 W. 3. c. 7. § 10. wol. 10. — Made perpetual, 6 Geo. 1. c. 19. § 3. 8 Geo. 1. c. 24. vol. 14.

If principal in felony be convicted, &c. it shall be lawful to proceed against any accessory, in the same manner as if the principal had been attainted, &c. 1 An. st. 2. c. 9. § 1.

vol. 10.

Buyers or receivers of stolen goods, may be punished as for misdemeanor, where the principal selon is not convicted, &c. 1 An. st. 2. c. 9. § 2. vol. 10. 5 An. c. 31. § 6. vol. 11.

Buyers or receivers of stolen goods, &c. to be deemed accessories, without benefit of clergy, 5 An. c. 31. §

5. vol. 11.

Persons declared accessories to piracy by the 11 & 12 W. 3. c. 7. shall be deemed principals without benefit of clergy, 8 Geo. 1. c. 24. § 3, 4. vol. 16.

Accessories to forgery of any deed, will, bond, bill of exchange, promissory note, indorsement, acquittance or receipt; felons, without benefit of clergy, 2 Geo. 2. c. 25. § 1. vol. 10.— Made perpetual by 9 Geo. 2. c. 18. § 1. vol. 17.

Accessories to forging or altering

the acceptance of bills of exchange, or the number or sums of any accountable receipt, &c. or any warrant or order for payment of money, or delivery of goods; felons, without benefit of clergy, 7 Geo. 2. 6. 22. vol. 16.

Accessories before the fact in stealing sheep, felons without benefit of clergy, 14 Geo. 2. c. 6. vol. 17. 15

Geo. 2. c. 34. vol. 18.

Accessories before the fact in stealing linen, fustian, callico, cloth, or cloth woven, &c. out of any bleaching grounds, &c. felons, without benefit of clergy, 18 Geo. 2. c. 27. vol. 18.

Accessories before the fact in stealing goods, &c. of the value of 40 s. on board any vessel, or upon any key, &c. adjacent to any navigable river, &c. felons without benefit of clergy, 24 Geo. 2. 6. 45. vol. 20.

Buyers or receivers of lead, iron, copper, brass, bell-metal, &c. knowing the same to be stolen, &c. may be convicted and transported for seven years, although the principal selon has not been convicted, 29 Geo. 2. (. 30. § 1. vol. 21.

Procuring London bridge, or any works belonging thereto, to be burnt, destroyed, &c. felony without benefit of clergy, 31 Geo. 2. 6.20. § 6. vol. 22.

Annuities. See Forgery.

Apprentices. See Servants.

Armour. See Stores.

ASSAULT.

Assaulting any person in the streets or highways, with intent to tear their clothes, shall be selony, and offender may be transported for seven years, 6 Geo. 1. c. 23. § 11. vol. 14.

Affaulting with offensive weapons and intent to rob, shall be felony, and offender may be transported for seven years, 7 Geo. 2. c. 21. § 1. vel

16.

BAIL.
Acknowledging bail, &c. in the name

name of another not privy thereto, shall be felony without benefit of clergy, 21 Ja. 1. c. 26. vol. 7.

Personating bail before commissioners in the country, selony, 4 W. & M. c. 4. § 4. vol. 9.

BANK OF ENGLAND.

Any officer or fervant of the company who shall secrete, imbezil, or run away with any note, bill, dividend warrant, bond, deed, security, money, &c. shall be deemed guilty of felony, without benefit of clergy, 15 Geo. 2. c. 13. § 12. vol. 18.

See Forgery, Robbery.

BANKS.

Maliciously breaking down the bank of any river, or any sea-bank, &c. felony without benefit of clergy, 6 Geo. 2. c. 37. § 5. vol. 16. — Made perpetual by 31 Geo. 2. c. 42. § 3. vol. 22.

See Marshes.

BANKRUPT.

Bankrupt not furrendering within forty two days notice, and conforming to the statutes, or imbezzelling, &c. goods to the value of 20 l. &c. guilty of felony without benefit of clergy, 5 Geo. 2. c. 30. § 1. vol. 16.

BASTARD.

The mother of a bastard child, endeavouring so to conceal the death thereof, as that it may not come to light whether it were born alive or not, shall suffer death as in case of murder, unless she can prove, &c. that the child was born dead, 21 Ja. 1. 1. 2. 16 Car. 1. 1. 2. 201. 7.

Bedford Level. See Marshes.

BIGAMY.

Felony to marry a second husband or wife, the former being living, and not absenting beyond sea for seven years, &c. 1 Ja. 1. c. 11. vol. 7.

BLACK ACT.

Persons disguised and in arms appearing in any forest, park, warren,

&c. and killing or stealing deer, fish, &c. or breaking down the head of any fish-pond, maliciously wounding, &c. any cattle, destroying any trees planted in any avenue, &c. or setting fire to any house, barn, &c. or shooting at any person, or sending letters without a name, &c. demanding money, &c. or rescuing such offenders, or procuring others to join him in any such unlawful act; deemed selons without benefit of clergy, 9 Geo. 1. c. 22. vol. 15. — Made perpetual by 31 Geo. 2. c. 42. § 2. vol. 22.

Black Lead. See Lead.

Black Mail. See Cumberland. Bonds. See Forgery, Robbery. Booths. See Robbery.

Breaking Prison. See Lead, Perjury, Prison and Prisoners, Robbery.

BRIDGES.

Burning, destroying, &c. the bridge at Fulham, felony without benefit of clergy, 12 Geo. 1. c. 36. § 3. vol. 15.

Persons wilfully destroying or damaging the bridge at Westminster, guilty of selony without benefit of clergy, 9 Geo. 2. c. 29. § 5. vol. 17.

Burning or destroying the bridge at Walton, or any of the works, felony, 20 Geo. 2. c. 22. vol. 19.

Wilfully damaging the bridge at Hampton Court, felony, 23 Geo. 2. c. 37. § 12. vol. 20.

Wilfully destroying, &c. the bridge over the river Ribble, felony, 24 Geo. 2. c. 36. § 34. vol. 20.

the bridge at Sandwich, felo-

ny, 28 Geo. 2. c. 55. vol. 21.

Destroying, &c. London bridge, or any of the works, selony, 29 Geo. 2. a. 40. § 6. vol. 21.—Without benefit of clergy, 31 Geo. 2. c. 20. § 6. vol. 22.

Destroying, &c. Wye bridge, felo-

ny, 29 Geo. 2. c. 73. vol. 21.

Black Friars bridge, felnoy,

29 Geo. 2. c. 86. vol. 21.

Fel --- the bridge at, Old Brentford, 30 Geo. 2. c. 63. § 19. 31 Geo. 2. c. 46. vol. 22.

— the bridge cross the Trent, at Wilden Ferry, 31 Geo. 2. c. 59. vol.22.

Buggery,

- felony, without benefit of clergy, 25 H. 8. c. 6. vol. 4. 32 H.8. e.3. 2 & 3 Ed. 6. c. 29. vol.5. 1 Mar. felf. 1. c. 1.— Revived and made perpetual by 5 El. c. 17. vol. 6.

BURGLARY.

No person convicted of breaking any house, &c. shall have benefit of clergy, 1 Ed. 6. c. 12. § 10. 5 & 6 Ed. 6. c. 9. vol. 5. 18 El. c. 7. vol. 6. 12 An. ft. 1. c. 7. vol. 13.

BURNING.

Wilful burning any dwelling houses or barns wherein any corn, &c. shall be, felony without benefit of clergy, 23 H. 8. c. I. § 3. 25 H. 8. c. 3. § 2. vol. 4. 32 H. 8. c. 3. vol. 5.

It shall be felony to burn, &c. any frame of timber prepared for making a house, 37 H. 8. c. 6. § 2.—Repealed by 1 Ed. 6. c. 12. vol. 5. 1 Mar.

[e][. 1. c. 1. vol. 6.

Burning of barns, or stacks of corn. in the counties of Cumberland, Northumberland, Westmorland, and the bishoprick of Durham, shall be felony without benefit of clergy, 43 El. c. 13. § 2. vol. 7.

Felony for burning any ricks of corn, hay, &c. or barns, &c. in the night-time; and convict, may elect to be transported, &c. 22 & 23 Car.

2. 6. 7. § 2. 4. vol. 8.

Malicious burning any wood, underwood or coppice, &c. made felony, 1 Geo. 1. st. 2. c, 48. § 4. vol. 13. See Black Act, Coals, &c. Marshes.

CATTLE.

Maliciously killing any horses, fheep, or other cattle, in the nighttime, shall be felony; and convict, may elect to be transported, &c. 22 & 23 Car. 2. c. 7. § 2. 4. vol. 8. Sec Black Ast, Sheep and Sheep-stealing. Fel

CHALLENGE of JURORS.

One indicted for felony without benefit of clergy, challenging above the number of twenty peremptorily, &c. shall lose his clergy, as if convicted, &c. 25 H. 8. c. 3. § 2. wol. 4. 5 & 6 Ed. 6. c. 10. § 4. vol. 5. 4 & 5 Pb. & M. c. 4. vol. 6. 3 & 4 W. & M. t. 9. § 2. vol. 9. 1 An. st. 2. c. 9. § 1. vol. 10.

CLOTH.

Stealing cloth from the tenter in the night-time, felony without benefit of clergy, 22 Car. 2. c. 5. § 3. vel. 8. 15 Geo. 2. c. 27. § 3. vol. 18.

Stealing or taking away cloth from the tenter, &c. felony and transportation for seven years, for the third. offence, &c. 15 Geo. 2. c. 27. vel. 18.

COALS and COLLIERIES.

Setting mines of coal, &c. on fire, felony without benefit of clergy, 10 Geo. 2. c. 32. § 6. vol. 17. — Made perpetual by 31 Geo. 2. c. 42. § 5, 6. vol. 22.

> Copper. See Lead, Money.

> > CORN.

Using violence, &c. to hinder the exportation, &c. of corn, for the fecond offence, made felony, or destroying granaries, or corn therein, &c. and returning from transportation for such offence within the seven years, shall be folony without benefit of clergy, 11 Geo. 2. c. 22. § 2. vol. 17. See Black Act, Burning, Cumberland.

> Council. See Privy Counsellor.

CUMBERLAND.

Carrying away or detaining, &c. any person against his will, receiving, giving, &c. of black mail, burning of barns or stacks of corn, in Cumberland, Northumberland, Westmorland, and Durbam, shall be felony without benefit of clergy, 43 El. c. 13. § 2. vol. 7.

Clergy taken away from notorious thieves and spoil takers in Cumberland, and Northumberland, or other-

wife, the judges may cause them to be transported, 18 Car. 2. c. 3. § 2. vol. 8.

CUSTOMS.

Eight or more hindering, &c. officers of the customs in execution of their office, shall be transported, and returning before the expiration of the term, &c. felony, without benefit of clergy, 6 Geo. 1. c. 21. § 34, 35. vol. 14.

Persons passing with foreign goods landed without entry, &c. and being more than five, &c. and resisting, &c. officers of the customs, to be transported; and returning within the term, selony without benefit of clergy, 8 Geo. 1. c. 18. § 6. vol. 14.

Persons liable to be transported for offences against the customs, committing the like, after claiming the benefit of the act for indemnisying, &c. guilty of selony without benefit of clergy, 9 Geo. 2. c. 35. § 7. vol. 17. 18 Geo. 2. c. 28. § 7. vol. 18.

Three or more persons assembling armed, &c. to assist in running goods, shall be transported, and returning within the term, selony without benefit of clergy, 9 Geo. 2. c. 35. § 10.

vol. 17.

Two or more persons sound passing together, within sive miles from a navigable river, or the sea coasts, with horse, carriage, &c. laden with more than six pounds of tea, or sive gallons of brandy, &c. the duties unpaid, &c. and bearing offensive arms, &c. to be deemed runners of foreign goods, transported, and returning within the term, selony without benefit of clergy, 9 Geo. 2. 6. 35. § 13. vol. 17.

Any person or persons forcibly obfructing, &c. any officer of the customs on board any ship or vessel, in execution of his office, to be transported, and returning within the term, felony without benefit of clergy, 9

Geo. 2. c. 35. \$ 28. vol. 17.

Armed persons to the number of three, assembled to assist in the illegal

exporting or running of goods, &c. or appearing in disguise with such goods, or resisting officers in execution of their duty, guilty of selony without benefit of clergy, 19 Geo. 2. 6. 34. § 1. vol. 18.

Any person conceasing, &c. others who stand charged with such offence, after the time appointed for their surrender, shall be transported, and returning within the term, felony without benefit of clergy, 19 Geo. 2. 6. 34. § 3. vol. 18

Cut-Purse. See Pick-pocket.

DEEDS.

Acknowledging any deed inrolled, &c. in the name of another not privy thereto, felony without benefit of clergy, 21 Ja. 1. 6. 26. vol. 7.

See Forgery.

DEER.

Persons convicted a second time of hunting and taking away deer out of uninclosed forests or chaces, to be transported, and returning within the term, selony without benefit of clergy, 10 Geo. 2. c. 32. § 7.—Made perpetual by 31 Geo. 2. c. 42. § 6. vol. 22. See Black As.

Dikes. See Banks, Black Act, Marshes. East India Bonds. See Forgery, Robbery.

EGYPTIANS.

Egyptians coming into England and remaining a month, shall be selony without benefit of clergy, 1 & 2 Ph. & M. c. 4. § 3. vol. 6.

Ph. & M. c. 4. § 3. vol. 6.

Persons found in company, &c. with Egyptians, &c. and so remaining the space of one month, guilty of selony without benefit of clergy, 5 El. c. 20. § 3. vol. 6.

Escape. See Lead, Perjury, Prison and Prisoners.

Exchequer Orders, &c. See Forgery, Robbery.

FALSE PROPHECY, &c.
Declaring any false prophecy upon
occasion of arms, &c. made felony,
P 2

33 H. 8. c. 14.—Repealed as to the felony by 1 Ed. 6. c. 12. § 4. 3 & 4 Ed. 6. c. 15. 7 Ed. 6. c. 11. vol. 5. 1 Mar. Jeff. 1. c. 1. § 5. 5 El. c. 15. vol. 6. Fens.

See Marshes.

#### Fines.

Acknowledging any fine, &c. in another's name not privy thereto, felony without benefit of clergy, 21 7a. 1. c. 26. vol. 7.

#### Fish.

Fishing in any several pond, with nets, hooks, &c. with intent to steal fish, unlawfully breaking the head of a pond, to take fish, made felony, 31 H. 8. e. 2. vol. 4. — Repealed by 1 Ed. 6. c. 12. § 4. vol. 5. 1 M. feff. 1.

c. 1. § 5. 5 El. c. 21, § 2. vol. 6. Persons convicted within six months after the offence, of stealing or destroying fish in fish-ponds, &c. shall be transported for seven years, 5 Geo. 3. c. 14. vol. 26.

See Black Act.

See Locks, Turnpikes. Floodgate.

Foreign State, &c.

Any subject that shall go out of the realm to ferve any foreign prince, &c. not having before taken the oath of obedience, &c. shall be a felon, 3 Ja. 1. c. 4. § 18. vol. 7.

Forests. See Black Act, Deer.

## Forgery.

Forgery of any deed, charter or writing, sealed, court-roll, will in writing, &c. the second offence, felony without benefit of clergy, 5 El. c. 14. § 7. vol. 6. 2 Geo. 2. c. 25. § 1. 8 Geo. 2. c. 6. § 31. vol. 16.

Person wandering as soldier or mariner, forging a testimonial of justice of peace, guilty of felony without benefit of clergy, 39 El. c. 17. § 3. vol. 7.

Forging, counterfeiting, &c. any stamp, &c. to defraud the duties, felony without benefit of clergy, 5 & 6 W. & M. c. 21. § 11. vol. 9. 9 & 10 W. 3. c. 25. § 59. vol. 10. 8 An. c. q. § 41. 9 An. c. 23. § 34. 10 An. c. 19. § 115. 163. 10 An. c. 26. § 72. vol. 5 Geo. 1. c. 2. § 9. 6 Geo. 1. c. 21. § 60. vol. 14. 29 Geo. 2. c. 12. § 21. 29 Geo. 2. c. 13. § 5. vol. 21. 30 Geo. 2. c. 19. § 27. 32 Geo. 2. c. 35. § 8. vol. 22. 2 Geo. 3. c. 36. § 8. vol. 25.

Forging, &c. exchequer bills, &c. felony without benefit of clergy, 7 & 8 W. 3. c. 31. § 78. vol. 9. 9 W. 3. c. 2. § 3. vol. 10. 5 An. c. 13. vol. 11. 3 Geo. 1. c. 8. § 40. vol. 13. 6 Geo. 1. c. 4. § 91. vol. 14. 9 Geo. 1. c. 5. § 19. 11 Geo. 1. c. 17. § 6. vol. 15. 30 Geo. 2. c. 3. § 156. vol. 22. 33 Geo. 2. c. 1. § 156. vol. 23.

Forging the common leal of the bank, or any bank note, &c. or altering or rasing any indorsement thereon, &c. felony without benefit of clergy, 8 & 9 W. 3. c. 20. § 36. vol. 10. 11 Geo. 1. c. 9. § 6. vol. 15. 15 Geo. 2. e. 13. § 11. vol. 18.

Forging any mark or stamp upon leather, hides, &c. to defraud the duties, &c. felony without benefit of clergy, 9 An. c. 11. § 44. vol. 12. 5 Geo. 1. c. 2. § 9. vol. 14.

Forging the common feal of the South Sea company, or any bond, obligation, receipts, warrants, indorfements thereon, &c. felony without benefit of clergy, 9 An. c. 21. § 57. vol. 12. 6 Geo. 1. c. 4. § 56. 6 Geo. 1. c. 11. § 50. vol. 14. 12 Geo. 1. c. 32. § 9. vol. 15.

Forging any mark or stamp upon linens, callicoes, &c. to defraud the duties, &c. felony without benefit of clergy, 10 An. c. 19. § 97. vol. 12. 4

Geo. 3. c. 37. § 26. vol. 26.

Forging or counterfeiting lottery orders, &c. or the hand of any perfon to such order, or altering the number, or principal fum, &c. felony without benefit of clergy, 12 An. c. 2. § 47. vol. 13. 5 Geo. 1. c. 3. vel.

Forging, &c. debentures, felony withwithout benefit of clergy, 5 Geo. 1.

6. 14. § 10. vol. 14.

Forging the common feal, or any policy, &c. of the Royal Exchange, or London Affurance companies, &c. felony without benefit of clergy, 6 Geo. 1. c. 18. \$ 13. vol. 14. 31 Geo.2. c 22. § 78. vol. 22. 4 Geo. 3. c. 37. \$ 15. vol. 26.

Forging, &c. any letter of attorney or authority to transfer stock, or receive dividends, &c. or counterfeiting names, or personating of proprietors of shares, &c. felony without benefit of clergy, 8 Geo. 1. c. 22. § 1. vol. 14. 31 Geo. 2. c. 22. § 77. vol. 22.

Forging any order, assignment thereof, or discharge, &c. to the exchequer, for the annuities due thereon, &c. or personating the proprietor, &c. felony without benefit of clergy, 9 Geo. 1. c. 12. \$ 4. vol. 15. 9 Geo. 2. c. 34.

§ 8. vol. 17.

Forging, &c. the hand of the accountant general, the register, the clerk of the report-office, or any cashier of the bank, to obtain any money, &c. of the suitors in chancery; or any East India or South Sea bond, &c. felony without benefit of clergy, 12 Geo. 1. c. 32. § 9. vol. 15.

Forging, &c. any deed, will, bond, &c. bill of exchange, promissory note for payment of money, indorfement, acquittance, &c. felony without benefit of clergy, 2 Geo. 2. c. 25. § 1. vol. 16 .- Made perpetual by 9 Geo. 2. c. 18. § 1. vol. 17. See 31 Geo. 2. c.

22. § 78. vol. 22.

Forging, &c. any Mediterranean passes, felony without benefit of clergy,

4 Geo. 2. c. 18. vol. 16.

Forging or altering any acceptance of bills of exchange, or the number or fum of any accountable receipt, &c. or any warrant or order for payment of money, delivery of goods, &c. felony without benefit of clergy, 7 Geo. 2. 1.22. vol. 16.

Forging, &c. any entry of bargainer's acknowledgement in bargain

and sale, in the registry for the North Riding in the county of York, or any memorial, &c. the second offence, felony without benefit of clergy, 8 Geo. 2, c. 6. § 31. vol. 16.

Forging, &c. any entry in the register relating to any marriage, or forging, &c. licence of marriage, fe lony without benefit of clergy, 26

Geo. 2. c. 33. § 16. vol. 21.

Forging, &c. the stamp used for marking plate, or having such forged itamp, &c. felony without benefit of clergy, 31 Geo. 2. c. 32. § 15. vol. 22.

Forging the hand, &c. of the receiver of the pre-fines, felony without benefit of clergy, 32 Geo. 2. 6. 14. ₹ 9. vol. 22.

Fustian.

Stealing from any whitening grounds, &c. any fustian, &c. to the value of ten shillings, felony without benefit of clergy, unless the court think fit to order transportation, &c. 4 Geo. 2. c. 16. vol. 16. 18 Geo. 2. c. 27. vol. 18.

Gaol and Gaoler. Sce Prison and Prisoners.

Hawks.

Stealing any hawk and carrying the same away, &c. shall be felony, 37 Ed. 3. c. 19. vol. 2.

Helping to stolen Goods for reward. See Stolen Goods.

Hops.

Maliciously cutting hop-binds growing on poles in any plantation of hops, felony without benefit of clergy, 6 Geo. 2. c. 37. vol. 16. — Made perpetual by 31 Geo. 2. c. 42, § 2. 4. vol. 22.

Horses.

Stealing any horse, gelding, mare, fole, &c. felony without benefit of clergy, 37 H. 8. c. 8. § 2. I Ed. 6. c. 12. § 10. 2 & 3 Ed. 6. c. 33. vol. 5. House-breaking. Sec Burglary, Robbery. House-burning. See Black Act, Burning.

P 4 HUNT- Hunting.

Unlawful hunting in the night, with disguises, &c. is felony, 1 H. 7. 4, 7. vol. 4.

See Black Act.

Jesuits. See Popisb-priests, &f.

Iron Bars, &c.

Stealing, &c., iron bars, &c. fixed to any houses, &c. or fences belonging thereto, felony, and may be transported for seven years, 4 Geo. 2. c. 32. vol. 16.

See Lead.

JUBGEMENTS.

Acknowledging any judgement, &c., in another's name not privy thereto, felony without benefit of clergy, 21 Ja. 1. c. 26. vol. 7.

KING.

Any fervant in the cheque-roll of the King's household, conspiring, &c. to destroy, &c. the King, or any perfon sworn to his council, &c. shall be judged guilty of selony, 3 H. 7. 6.14. vol. 4.

. See Privy Counsellors,

LABOURERS.

It shall be selony to cause chapiters and congregations of masons, to be affembled, &c. 3 H. 6. c. 1. vol. 3.

LEAD.

Stealing, &c., lead fixed to any houses, &c. felony, and may be transported for seven years, 4 Geo. 2. c. 32. vol. 16.

Entering, &c. any mines, &c. of black lead, with intent to steal, deemed felony, and to be transported, &c. and returning before the time, felony without benefit of clergy, 25 Geo. 2. f. 10. § 1. vol. 20.

Receivers, &c. of lead, knowing the same to be so unlawfully taken, shall be deemed guilty of selony, 25

Geo. 2. c. 10, § 3, vol. 20.

Buyers or receivers of any lead, iron, copper, brass, bell-metal, &c. knowing the same to be stolen or unlawfully come by, &c. may be trans-

ported for seven years, &c. 29 Ges. 2. c. 30. vol. 21.

LETTERS, threatening, anonymous,

Persons convicted of sending letters, without any name, or with siditious name, threatening, &c. or of rescuing persons in custody for such offences, guilty of selony without benefit of clergy, 27 Ges. 2. (.15. vel. 21. See Black Ast.

LINEN.

Stealing any linen, &c. from whitening grounds, &c. to the value of ten shillings, or buying or receiving the same, knowing it to be stolen, felony without benefit of clergy, or the court may order transportation for seven years, 4 Geo. 2. c, 16. vol. 16. 18 Geo. 2. c, 27. vol. 18.

Breaking or entering by force into any place with intent to steal, destroy, &c. any linen, &c. belonging to any manufactury, &c. felony without benefit of clergy, 4 Geo. 3. 6. 37. § 16.

vol. 26.

Counterfeiting marks, &c. on Lines, fee Forgery.

Locks, See Turnpikes, Loweries. See Forgery. Maid. See Women.

Maiming.

Cutting the tongue, or putting out the eyes of people, of malice prepensed, shall be felony, 5 H. 4. c. 5. vol. 2.

Unlawfully disabling the tongue, slitting the nose, &c. of malice fore-thought, by lying in wait, and with intention to maim, &c., felony without benefit of clergy, 22 & 23 Car. 2. c. 1. § 7, vol. 8.

MARINERS,

Mariners, &c. wandering without a testimonial, or counterseiting one, &c. guilty of felony without benefit of clergy, 39 El. c. 17. § 2, 3. vol. 7.

Such offenders may be taken into fervice by a freeholder, for a year, and depart-

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departing, &c. within the year, shall be felony without benefit of clergy,

39 El. c. 17. § 4. vol. 7. See Mutiny, Seamen.

MARRIAGE.

Persons convicted of solemnizing matrimony in any other place than a church, or public chapel, &c. or without banns, or licence, unless by special licence, guilty of felony, and shall be transported for fourteen years,

26 Geo. 2. c. 33. § 8. vol. 21. See Women.

### MARSHES.

Breaking down or cutting up of dikes in marsh-land in Norfolk and Cambridge, shall be felony, 22 H. 8. c. 11. vol. 4. 2 & 3 Pb, & M. c, 19. w/. 6.

Burning the engines for draining the fens in the ille of Ely, &c. the second offence, shall be felony, 11 Geo. 2. 6. 34. 14 Geo. 2. 6. 24, vol. 17. 21 Geo. 2. c. 18. vol. 19.

Persons convicted of setting fire to or destroying any of the works for draining the fens in Whittlefey, &c. in the ifle of Ely, to be transported as felons, 22 Geq. 2. c. 19. vol. 19.

Maliciously destroying or damaging any of the works, &c. for draining Bedford Level, &c. felony without benefit of clergy, 27 Geo. 2. c.19. \$ 49. vol. 21.

See Banks.

#### Money.

Bringing false and ill money into the realm, and officers affenting thereso, or fuffering filver money, &c. to be exported, shall be felony, 17 Ed. 3, ft. 1. vd. 2.

Using the craft, &c. of multiplication of gold or filver, shall be felony, 5 H. 4. c. 4. vol. 2. - Repealed by 1 W. & M. ft. 1. c. 30, vol. 9.

Coining, importing, offering in payment, &c. any gally halfpence, fulkins, or dotkins, shall be felony, 3 H. 5. ft. 1. c. 1. vol. 3.

Receiving or paying the money

Fli called blanks, shall be felony, 2 H.6. c. g. vol. 3.

Blanching copper for fale, or mixing it with filver, &c. or taking or paying any counterfeit milled money, &c. shall be felony, 8 & 9 W. 3. c.26. § 6. vol. 10.

Uttering false money knowingly, for the third offence, shall be felony without benefit of clergy, 15 Geo. 2.

c. 28. § 2. vol. 18.

Uttering false money twice within ten days, or having other falle money in his custody, being once convicted, the second offence shall be selony without benefit of clergy, 15 Geo. 2. c. 28. § 3. vol. 18.

#### Murder.

No lay person, purposely killing his master, &c. shall be admitted to his elergy, 12 H. 7. c. 7. vol. 4.

No person found guily of petit treason, wilful murder, &c. shall have benefit of clergy, 23 H. 8. c. 1. 25 H. 8. c. 3. 28 H. 8. c. 1, vol. 4. 32 H.8. c. 3. 1 Ed. 6. c. 12. § 10. vol. 5.

See Baftard, Poisening, Stabbing.

#### MUTE.

Felons that will not put themselves on enquests wherewith they are charged, shall have prisone forte et dure, 3 Ed. 1. c. 12. vol. 1.

Every person, who being arraigned of murder, robbery, &c. felony, shall stand mute, or will not answer directly, &c. shall lose his clergy, &c. as if he had been found guilty, 25 H. 8. c. 3. § 2. vol. 4. 1 Ed. 6, c. 12. § 10. 5 & 6 Ed. 6. c. 10. § 4. vol. 5. 4 & 5 Ph. & M. c.4. vol. 6. 3&4 W. & M. c. 9. § 2. vol. 9, I Az. ft. 2. c. 9. \$ 1. val. 10.

#### Mutiny.

Mariners laying violent hands on their commander, to hinder him from fighting in defence of his ship and the goods, &c. guilty of felony, 22 & 23 Car. 2. 1. 11. § 9. wl. 8.

Felony for any officer, &c. wilfully to destroy, &c. the ship, 22 & 23 Car. 2, 6. 11. § 12. vol. 8.

Officer

Northumberland. See Cumberland. Notes. See Forgery, Robbery. Ordinance. See Stores.

OUTLAWRY.

Persons outlawed for felony without benefit of clergy, shall not have their clergy, 1 Ed. 6. 1.12. vol. 5. 4 & 5 Pb.& M. c. 4. 8 El. c. 4. 18 El. c. 7. vol. 6. 22 Car. 2. 6. 5. vol. 8. 3 & 4 W.& M. c.g. § 2. vol. 9.

#### PALACES.

Stealing the King's goods, or entering his house with intent to steal, shall be felony, 33 H. 8. c. 12. § 27. - Repealed by I Ed. 6. c. 12. vol. 5. 1 Mar. feff. 1. c. 1. vol. 6.

### Perjury.

Persons convicted of wilful perjury, breaking prison, &c. or returning from transportation before the time, &c. guilty of felony without benefit of clergy, 2 Geo. 2. c. 25. § 2. vol. 16. See Prison and Prisoners.

Petit Treason. See Murder.

#### Pick-pocket.

Taking from the person of another. privily without his knowledge, any money or goods, felony without be**nefit** of clergy, 8 *El. c.* 4. *vol.* 6.

#### PIRACY.

Piracy, &c. shall be tried, &c. and punished as felony without benefit of clergy, 11 & 12 W. 3. c. 7. vol. 10. 4 Geo. 1. c. 11. § 7. vol. 13. 6 Geo. 1. c. 19. § 3. 8 Geo. 1. c. 24. § 4. vol. 14. 18 Geo. 2. c. 30. vol. 18.

Commander or mariner who shall betray his trust or turn pirate, &c. or person laying violent hands on commander, &c. shall be adjudged a pirate, felon, &c. and fuffer death, 11 &-12 W, 3. 6. 7. 9 9. vol. 10.

Trading with pirates, furnishing them with stores, &c. corresponding with them, &c. shall be adjudged piracy, felony, &c. 8 Geo. 1. c. 24. vol. 14.

PLAGUE.

Person insected with plague, and commanded to keep house, wilfully going abroad, &cc. guilty of felony, 1 Ja. 1. c. 31. § 7. vol. 7. See Quarentine.

#### Poisoning.

Wilful killing by poisoning, felony without benefit of clergy, 1 Ed. 6, c. 12. § 13. vol. 5.

Popish Priests, Recusants, &c.

Receiving, aiding, &c. prieft, jesuit, &c. shall be felony without benefit of clergy, 27 El. c. 2. § 4. vol. 6.

Popish reculant, refusing to abjure the realm, not departing within the time appointed, or returning without licence, guilty of felony without benefit of clergy, 35 El. c. 1. § 3. 35 El. c.2. \$ 10. vol. 7.

#### Prison and Prisoners.

Prison-breaker shall not have judgement of life or member for breaking prifon only, unless the cause for which he was imprisoned required such judgement, if he had been convicted, Stat. de frangent prisonam. 1 Ed. 2. ft. 2. vol. 1.

The keeper of a prison causing any prisoner to become an appellor, by duress, guilty of felony, 14 Ed. 3. c. 10. vol. 1.

Person convicted of wilful perjury, stealing, &c. and sentenced to transportation, &c. voluntarily breaking ptifon, &c. guilty of felony without benefit of clergy, 2 Geo. 2. c. 25. § 2. vol. 16. 18 Geo. 2. c<sup>.</sup> 27. § 3. vol. 18. 25 Geo. 2. c. 10. § 1. vol. 20.

Affifting, &c. any prifoner to efcape who was imprisened, &c. for felony, except petty larceny, shall be felony, and may be transported for seven years, 16 Geo. 2. c. 31. vol. 18.

Prifoner.

Prisoner taking the benefit of this (insolvent) act, being guilty of perjury in any of the matters, &c. shall be adjudged a felon, without benefit of clergy, 28 Geo. 2. c. 13. § 17. vol. 21. I Geo. 2. c. 17. § 26. vol. 23.

21. I Geo. 3. c. 17. § 26. vol. 23.

Prisoner refusing to discover his effects, or to deliver in a schedule, &c. guilty of felony, without benefit of clergy, 28 Geo. 2. c. 13. § 39. vol. 21. 1 Geo. 3. c. 17. § 46. vol. 23.

### PRIVY COUNSELLORS.

Any fervant of the King's chequeroll conspiring to destroy any person sworn to the King's council, &c. shall be adjudged guilty of felony, 3 H. 7. c. 14. vol. 4.

Attempting to kill, affaulting, &c. 2 privy counsellor in the execution of his office, shall be felony without benefit of clergy, 9 An. c. 16. vol. 12.

#### PROCESS.

Persons in any disguise opposing the execution of legal process in the Mint, &c. guilty of felony without benefit of clergy, 9 Geo. 1. c. 28. § 3. vol. 15.

Resisting officers, &c. in execution of legal process in Wapping-Stepney, &c. shall be felony and transportation for seven years, 11 Geo. 1. c. 22.

vol. 15.

#### PURVEYANCE.

Purveyor taking without warrant shall be adjudged a selon, if the quantity of the goods so require, 28 Ed. 1. st. 2. § 8. vol. 1.

Purveyance taken away by 12 Car. 2.

c. 24. vol. 8.

#### QUARENTINE.

Persons, &c. liable to quarentine, refusing, escaping, &c. shall suffer ceath as selons, 7 Geo. 1. st. 1. c. 3. 8 Geo. 1. c. 8. c. 10. vol. 14. 1 Geo. 2. st. 2. c. 13. vol. 15. 6 Geo. 2. c. 34. vol. 16. 26 Geo. 2. c. 6. vol. 21.

Master of vessels infected, not giving notice, not waiting till orders arrive, &c. such disobedience shall be adjudged felony without benefit of

clergy, 26 Geo. 2. c. 6. § 2. vol. 21.

Mafter of veffel coming from an infected place, or having any person on board infected, and concealing the same, guilty of selony without benefit of clergy, 26 Geo. 2. c. 6. § 3. vol. 21.

Persons escaping from quarentine and resusing, &c. to return, &c. guilty of selony without benefit of clergy, 26 Geo. 2. c. 6. § 8. vol. 21.

Sound persons entering a lazaret, &c. obliged to persorm quarentine, and escaping before, &c. guilty of selony without benefit of clergy, 26 Geo. 2. c. 6. § 10. vol. 21.

Superintendant of the quarentine, &c. acting contrary to his duty, or officer giving a falle certificate, &c. guilty of felony without benefit of clergy, 26 Geo. 2. c. 6. § 17. vol. 21.

Persons concealing or clandestinely conveying letters, goods, &c. from any ship under quarentine, &c. guilty of selony without benefit of clergy, 26 Geo. 2. 6. § 18. vol. 21.

#### RAPE.

It shall be felony to commit a rape, Stat. Westm. 2. 13 Ed. 1. st. 1. c. 34vol. 1.

Persons found guilty or outlawed for a selonious rape, shall have no benefit of clergy, 18 El. c. 7. § 1. vol. 6.

Knowing a woman-child carnally, under the age of ten years, felony without benefit of clergy, 18 El. c. 7. § 1. vol. 6.

#### REBELS.

Rebels pardoned on condition of transportation, returning without licence, &c. or voluntarily going into the dominions of the French king, &c. guilty of felony without benefit of clergy, 20 Geo. 2. c. 46. § 1. vol. 19.

Aiders of such persons in their unlawful returning, &c. guilty of selony without benefit of clergy, 20 Geo. 2. c. 46. § 2. vol. 19.

Subjects holding correspondence with such rebels going into France,

&c.

&c. or persons employed by them, guilty of felony without benefit of clergy, 20 Geo. 2. c. 46. § 3. vol. 19.

RECOGNIZANCE.

Acknowledging any recognizance in the name of any other person not privy to the same, felony without benefit of clergy, 21 Ja. 1. c.26. vol. 7.

RECORDS.

Embezzling of a record whereby any judgement shall be reversed, shall be judged felony, 8 H. 6. c. 12. § 3. vol. 3.

RECOVERY.

Suffering, &c. any recovery in another's name not privy thereto, felony without benefit of clergy, 21 Ja. 1. 6. 26. vol. 7.

RESCUE.

Rescuing offenders in hunting in parks, &c. in the night or disguised, shall be felony, I H. 7. c. 7. vol. 4.

Rescuing selons delivered to contractors for transportation, felony without benefit of clergy, 6 Geo. 1. 6. 23. \$ 5. vol. 14.

Rescuing one committed for, or found guilty of murder, or in going to, or during execution, felony without benefit of clergy, 25 Geo. 2. c. 37.

9. vol. 20.

Rescuing the body of a murderer after execution, felony and transportation for feven years, and returning within the term, subject to punishment of unlawful returning from transportation, &c. 25 Geo. 2. c. 37. § 10. vol. 20.

See Black Act, Hunting, Letters threatening, Spiritous Liquors, Turnpikes.

RIOTS.

It shall be felony for twelve perfons or more to practife to destroy any park, houses, barns, mills, &c. and to continue together an hour being commanded by proclamation, &c. to return, 3 & 4 Ed. 6. c. 5. 7 Ed. 6. c. 11. vol. 5. - Repealed by 1 Mar. seff. 2. c. 12. — Continued during the Queen's life, and until the end of § 1. vol. 10.

the next session, 1 El. c. 16. Exp. vol.6.

Twelve persons or more affembled unlawfully, &c. not dispersing in an hour after commanded by one justice of peace, &c. shall be adjudged felons without benefit of clergy, I Geo. 1. fl. 2. c. 5. § 1. vol. 13.

Persons riotously pulling down any church, building for religious worship, &c. dwelling-house, out-house, &c. shall be adjudged felons without benefit of clergy, I Geo. 1. ft. 2. c. 5. § 4. vol. 13.

Persons obstructing, &c. the making fuch proclamation, &c. shall be adjudged felons without benefit of clergy, 1 Geo. 1. ft. 2. c.5. § 5. vol. 13.

See Process.

ROBBERY.

Robbing churches, chapels, &c. robbing persons in their dwelling houses, &c. or in or near the highways, felony without benefit of clergy, 23 H. 8. c. 1. § 3. 25 H. 8. c. 3. vol. 4. 1 Ed. 6. c. 12. § 10. 5& 6 Ed. 6. c. 9. § 4. 5 & 6 Ed. 6. c. 10. vol. 5.

Robbing any person in a booth or tent, in any fair or market, &c. felony without benefit of clergy, 5 & 6

Ed. 6. c. 9. § 5. vol. 5.

Robbery in any dwelling-house, out-house, &c. in the day-time, to the value of five shillings, although no person be therein at the time, felony without benefit of clergy, 39 El. c. 15. vol. 7.

Robbing any dwelling-house, shop, or warehouse, &c. to the value of five shillings, felony without benefit of clergy, 3 & 4 W. & M. c. 9. § 1. 6

& 7 W. 3. c. 14. § 1. vol. 9.

Person stealing furniture, &c. let with lodging, shall be adjudged guilty of larceny and felony, 3 & 4 W. & M.

.. 9. § 5. vol. 9.

Robbing any shop, warehouse, coach-house, stable, &c. to the value of five shillings, felony without bonesit of clergy, 10 & 11 W. 3. c. 23.

Steal-

Stealing to the value of 40 s. in any dwelling-house or out-house, though the same be not broken, &c. felony without benefit of clergy: not to extend to apprentices under 15 years of age, 12 An. st. 1. c. 7. vol. 13.

Stealing or taking by robbery any exchequer orders, tallies, or other orders intitling any other person to any annuity or fhare in any parliamentary fund, or any exchequer bills, bank notes, South Sea bonds, East India bonds, dividend warrants of the bank, South Sea company, East India company, or any other company, fociety or corporation, bills of exchange, navy bills or debentures, goldfmith's notes, other bonds, warrants, promissory notes, being the property of any other person, or corporation, &c. notwithstanding the same may be termed a chose in action, shall be deemed felony without benefit of clergy, &c. in the same manner as if the robbery had been of goods, &c. of like value, 2 Geo. 2. c. 25. § 3. vol. 16. 31 Geo. 2. c. 22. § 78. vol. 22.

Persons convicted of assaulting others with offensive weapons, &c. with intent to rob, shall be adjudged guilty of felony, and transported for feven years. Returning before the term, &c. felony without benefit of clergy, 7 Geo. 2. c. 21. vol. 16.

Stealing goods, &c. to the value of 40 s. on board any vessel in any navigable river, &c. or upon any wharf or key adjacent, &c. felony without benefit of clergy, 24Geo.2.c.45.vol.20. Rogues.

Rogues, &c. banished out of the realm, returning without licence, guilty of felony, 39 El. c.4. § 4. Appendix, 23 vol. 387. — Continued and explained by 1 Ja. 1. c. 7. 1 Ja. 1. c. 25. \$ 20. 16 Car. 1. c. 4. vol. 7. 2& 3 An. c. 6. § 16. vol. 11.—Repealed by 12 An. ft. 2. c. 23. vol. 13.

Incorrigible rogues breaking or escaping out of the house of correcgion where they were ordered to be

Fel` detained, &c. or offending again, guilty of felony, and may be transported not exceeding seven years, 17 Geo. 2. c. 5. § 9. vol. 18.

Sacrilege. See Robberg.

SEA and SEAMEN.

For treasons, robberies, felonies, murders, and confederacies done upon the sea, the offenders shall not have benefit of clergy, 28 H. 8. c.15. § 3. vol. 4.

Mariners taking prest or wages to serve the Queen's majesty, &c. departing without licence, &c. guilty of felony, 5 El. c. 5. § 27. vol. 6.

Personating an officer or seaman supposed to have wages, &c. due to him, or his executor, &c. or forging letters of attorney, tickets, wills, &c. or making false oath to obtain probate, wages, &c. of fuch person, felony without benefit of clergy, 31 Geo. 2. c. 10. \$ 24 vol. 22. See Ships.

SERVANTS.

Servants riotoufly despoiling their master's goods after his death, and not appearing on proclamation, &c. shall be attainted of felony, 33 H. 6, c. I. vol. 3.

Servant withdrawing himself, &c. with money, goods, &c. delivered to him to keep by his master, to the value of 40 s. or above, shall be adjudged guilty of felony, 21 H. 8. c. 7. § 1. 27 H. 8. c. 17. 28 H. 8. c. 2. vol. 4. 1 Ed. 6. c. 12. § 18.— Repealed by I Mar. sess. 1. c. 1. - Revived and made perpetual by 5 El. c. 10. vol. 6.

Not to extend to any apprentice, or one within 18 years of age, 21 H. 8. c. 7. § 2. vol. 4. 12 An. ft. 1. c. 7. § 2. vol. 13.

Affaulting, &c. master wool-comber, or master-weaver, &c. concerned in the woollen manufactures, for not lubmitting to illegal by-laws, &c. felony, and transportation for seven years, 12 Geo. 1. c. 34. § 6. vol. 15.

SHEEP and SHEEP-STEALING. Conveying any sheep alive out of , realm,

realm, the second offence shall be adjudged selony, 8 El. c. 3. § 2. vol. 6.

Stealing one or more sheep, or other cattle, or killing one or more sheep, or other cattle, with felonious intent to steal the carcase or any part thereof, &c. felony without benefit of clergy, 14 Geo. 2. c. 6. 15 Geo. 2. c. 34. vol. 17.

SHIPS

Any officer, &c. wilfully deftroying any ship, guilty of felony, 22 & 23 Car. 2. c. 11. § 12. vol.8.

Captain, master, &c. wilfully casting away, burning, &c. any ship, to the prejudice of the owners, &e. guilty of felony, I An. st. 2. c. 9. § 4. vol.

Such offences committed on the high seas may be tried in any county, and person convicted to suffer death without benefit of clergy, 1 An. st. 2.

e.9. § 5. vol. 10.

Owner, captain, &c. wilfully defiroying, &c. any ship to the prejudice of insurers, &c. guilty of felony without benefit of clergy, 4 Geo. 1. c. 12. § 3. vol. 13. 11 Geo. 1. c. 29. § 6. vol. 15.

See Muting, Robbery, Sea and Seamen, Wreck.

Shooting. See Black Ast.
Sluices. See Locks, Turnpikes,
Smugling. See Customs.

SOLDIERS.

A foldier retained to serve the King in his wars, leaving his captain without licence, &c. shall be adjudged guilty of selony, 18 H. 6. c. 19. § 2. vol. 3. 7 H. 7. c. 1. § 2. 3 H. 8. c. 5. § 2. vol. 4. 2 & 3 Ed. 6. c. 2. § 6. vol. 5.— Repealed as to the felony by 1 Mar. self. 1. c. 1.— And revived by 4 & 5 Ph. & M. c. 3. § 9. vol. 6.

Idle and wandering foldiers, &c. to be reputed folons, without benefit of clergy, 39 El. c. 17. § 2. vol. 7.

Such foldiers leaving the service of the person with whom they were placed by the sessions, within the year, to be adjudged felons without benefit of clergy, 39 El. c. 17. § 4. vol. 7. See Forgery.

Enlifting or procuring any of his Majesty's subjects to enlist, &c. as a soldier in foreign service, without licence of his Majesty, felony without benefit of clergy, 9 Geo. 2. 6. 30. vol. 17.

Subjects of the crown of Great Britain accepting commissions, being officers or soldiers in the service of the French king, remaining therein, without leave from his Majesty; or contracting, &c. to inlist, &c. felony without benefit of clergy, 29 Geo. 2.

SOUTH SEA COMPANY, BONDS, &c. Officer or fervant of the South Sea company embezziling, &c. any fecurity, money, effects, &c. of the company, &c. intrufted with him, guilty of felony without benefit of clergy, 24 Geo. 2. c. 11. § 3. vol. 20.

See Forgery, Robbery.

SPIRITUOUS LIQUORS.

Rescuing offenders against the acts concerning spirituous liquors, or assaulting, &c. informers against such offenders, guilty of selony, and may be transported forseven years, 11 Geo. 2. c. 26. § 2. vol. 17. 24 Geo. 2. c. 40. § 28. vol. 20.

STABBING.

Stabbing any person that hath not their own weapon drawn, or that hath not first stricken, so that the person die thereof within six months, felony without benefit of clergy, 1 Ja. 1. c. 8. 16 Car. 1. c. 4. vol. 7.

STATUTE.

Acknowledging a statute in another's name, not privy thereto, felony without benefit of clergy, 21 Ja. 1. 6. 26. vol. 7.

STOLEN GOODS.

Receivers of stolen goods, knowing, &c. may be profecuted for a missemeanor, although the principal be not convicted, I An. st. 2. c. 9. § 2. vol. 10. 5 An. 6. 31. § 6. vol. 11.

Buyers

rei

Buyers or receivers of stolen goods, knowing, &c. shall be adjudged guilty as accessories to the selony, 5 An. c. 31. § 5. vol. 11.

Persons taking rewards for helping to stolen goods, unless they cause the felon to be brought to trial, and give evidence against him, to be deemed guilty of such felony, &c. 4 Geo. 1. c. 11. § 4. vol. 13. 6 Geo. 1. c. 23. § 9. vol. 14.

Buyers or receivers of itolen lead, iron bar, &c. guilty of fuch felony as if they had stolen the same, 4 Geo. 2. c. 32. vel. 13. 29 Geo. 2. c. 30. § 1. vel. 21.

Buyers of receivers of linen, cotton, &c. stolen from bleaching crost, &c. guilty of felony without benefit of clergy, 18 Geo. 2. c. 27. vol. 18.

Buyers or receivers of black lead, knowing it to be stolen, guilty of felony, 25 Geo. 2. 6. 10. § 3. vol. 20.

STORES.

Embezzilling stores, &c. provided for soldiers, mariners, &c. to the value of 20 s. shall be felony, 31 El. c. 4. vol. 6. — Without benefit of clergy, 22 Car.2. c.5. § 3. vol. 8. I Geo.1. ft. 2. c.25. § 11. vol. 13.

TRANSPORTATION.

Persons convicted of offences within the benefit of clergy, except receivers and buyers of stolen goods, shall be sent to the plantations for feven years. The court before whom convicted, to contract for their transportation. Persons convicted of offences for which they are excluded the benefit of clergy, and also receivers and buyers of stolen goods may be transported for fourteen years, and the persons contracting for their transportation shall have property in their fervice, 4 Geo. 1. c. 11. § 1. vol. 13. 6 Geo. 1. c. 23. vol. 14. 16 Geo. 2. c. 15. vol. 18.

Returning before the expiration of the term, felony without benefit of clergy, service of the term, shall have the effect of a pardon, &c.

4 Geo. 1. c. 11. § 2. vol. 13. 6 Geo. 1. c. 23. § 6, 7. vol. 14. 16 Geo. 2. c. 15. 18 Geo. 2. c. 27. § 3. vol. 18. 25 Geo. 2. c. 10. vol. 20.

This act not to extend to Scotland, but to all the King's dominions in America, 4 Geo. 1. c. 11. § 8, 9. vol. 13. See Rescue.

TREASON.

Leaving or casting any writing in an open place, &c. comprising that another hath committed treason, without subscribing his name, &c. shall be adjudged felony, 37 H. 8. c. 10.—Repealed by 1 Ed. 6. c. 12. vol. 5.

Trees. See Black Act.

TURNPIKES.

Persons convicted a second time of demolishing, &c. any turnpike-house, or any lock, sluice, or floodgate erected by authority of parliament, &c. guilty of selony and to be transported for seven years, I Geo. 2. st. 2. c. 19. vol. 15.

Maliciously destroying any turnpike gate, &c. shall be felony, and offender may be transported for seven years, 5 Geo. 2. c. 33. vol. 16. 27 Geo.

2. c. 16. § 1. vol. 21.

Maliciously destroying any turnpike gate, &c. or any lock, sluice, &c. erected by authority of parliament, shall be felony without benefit of clergy, 8 Geo. 2. c. 20. vol. 16.— Made perpetual by 27 Geo. 2. c. 16. § 1. vol. 21.

Warren. See Black Att.

WATERMEN

Where a greater number of paffengers is taken into any boat, than respectively allowed by this act, in case any be drowned, the waterman, &c. shall be deemed guilty of selony and transported, 10 Geo. 2. c. 31. § 8. vol. 17.

Wharfs. See Robbery.

WITCHCRAFT.

Declaring by witchcraft where things are hidden, &c. the second of fence,

Sence, felony, 1 Ja. 1. c. 12. vol. 7.

— Repealed by 9 Geo. 2. c. 5. vol. 17.

Women.

Unlawfully carrying away, &c. a woman against her will, that hath lands or goods, or is heir apparent, shall be felony, 3 H. 7. c. 2. vol. 4.

Without benefit of clergy, 39 El. c. 9.
vol. 7.
Women convicted of crimes for

Women convicted of crimes for which men have their clergy, upon prayer, may have like punishment, 3 & 4 W. & M. c. 9. § 6. — Made perpetual by 6 & 7 W. 3. c.14. § 1. vol. 9. Women to have benefit of clergy

only once, 4 & 5 W. & M. c. 24. § 13. — Made perpetual by 6 & 7 W. 3.

6. 14. § 1. W. 9.

Woods.

Setting any wood, underwood, &c. on fire malicioufly, &c. shall be felony, 1 Geo. 1. ft. 2. c. 48. § 4. vol. 13.

See Black Act.

Wool and Woollen Manufactures.

Carrying wool or woolfells to any other place than to the staple of Calais, without the King's special licence, shall be felony: except wools which pass the streights of Marrock, 18 H, 6. c. 15. vol. 3.

Exporting sheep, wool, woolfells, &c. shall be felony, 13 & 14 Car. 2. c. 18. vol. 8. — Repealed as to the felony by 7 & 8 W. 2.6.28. § A. vol. 0.

Perfons imprisoned for exporting wool, refusing to plead and not paying the sum recovered on judgement by default, and transported for the same, returning, shall suffer as felons without benefit of clergy, 4 Geo. 1. c. 11. § 6. vol. 13.

Breaking into any shop to cut any serge or other woollen goods in the loom, &c. selony without benefit of clergy, 12 Geo. 1. c. 34. § 7. vol. 15.

Persons opposing, &c. officers of the customs, &c. in seizing wool, woolfells, &c. shall be transported as selons, not exceeding seven years, and returning before the expiration of the time, felony without benefit of clergy, 12 Geo. 2. c. 21. § 26. vol. 17.

Fel .

See ante Cloth, Servants.

WRECK.

Making or affifting in making any hole in any vessel in distress, or in stealing the pump, or wilfully doing any thing tending to the immediate loss of such vessel, selony without benefit of clergy, 12 An. st. 2. c. 18. § 5. vol. 12.

Persons convicted of plundering shipwrecked goods, &c. or of obstructing the escape of anyperson from a wreck, or of putting out false lights with intention, &c. guilty of selony without benefit of clergy, 26 Geo. 2. c. 19. § 1. vol. 21.

Where goods of small value shall be stolen without any circumstances of crucky, the offender may be indicted for petit larceny, 26 Geo. 2. c. 19. § 2. vol. 21.

On oath before a magistrate of the plunder, thest, or breaking a ship, &c. the clerk of the peace shall profecute the offenders, &c. 26 Geo. 2. c. 19. § 8. vol. 21.

Persons convicted of affaulting any magistrate, or any officer, &c. in the salvage of any vessel or goods, to be transported for seven years, &c. 26 Geo. 2. c. 19. § 11. vol. 21.

See ante Accessories.

For other matters, see Abjuration, Accessiory, Advertisement, Appeal, Apprehenders of Felons, Brandy, Bridges, Challenge, Clergy, Commitment, Escape, Exile, Forfeitures, Franchises, Gaols, Grants, Habeas Corpus, Hue and Cry, Justices of Peace, Prerogative, Prison, Process, Sheriffs, Transportation, Treason, Trial, Vagrants, Wales, Year and Day.

Fime Covert. See Baron and Feme, Copybolder and Copybolds.

Fences. See Inclosures.

Fens. Sec-Bedford Level, Marfbes.

Fenwick. (Sir John) - attainted of high treason, 8 W. 3. c. 4. vol. 10.

Feoffment.

None that is infeoffed without deed, from the time of the conquest, or any other ancient feoffment, shall be distrained to do suit in the court of his lord, unless he or his ancestors used to do it fince the King's first voyage into Bretagne. And they that are infeoffed by deed to do a certain fervice to be acquitted, shall not be bounden to fuch fuits, &c. contrary to the form of their feoffment, Stat. Marleb. 52 H. 3. c. 9. vol. I.

A feoffment made by guardian, &c. of the ward's land, is a diffcifin, and the prochein amy may sue an assiste, Stat. Westm. 1. 3 Ed. 1. c. 48. wol. 1.

On feoffment of lands to hold of the giver and his heirs, they shall be bound to warranty by the words Dedi et concessi, &c. otherwise where the feoffment is made to hold of the chief lords of the fee, &c. or without fuch clause, &c. Stat. de Bigamis. 4 Ed. 1. st. 3. c. 6. wl. 1.

For other matters, see Discontinuance, Fines and Recoveries, Frauds and fraudulent Conveyances, Maintenance,

Tail, Uses, Warranty.

### Fewel.

The measure, assize, &c. of coals, faggots and billets, &c. 34 & 35 H. 8. c. 3. — Repealed together with all former statutes for assize of sewel, 7 Ed.

6. c. 7. vol. 5.

Every fack of coals to be fold in London and Westminster, and the suburbs thereof, to contain four bushels, &c. and every billet to contain in length three foot and four inches, &c. 7 Ed. 6. c. 7. vol. 5. — Altered as to the penalties, and inforced as to the afsize of tahwood, billet, &c. 43 El. c. 14. vol. 7. 9 An. c. 15. 10 An. c. 6. vol. 12.

None shall buy fewel but such as will burn or retail the same, &c. 7

Ed. 6. 1. 7. § 5. vol. 5. Vol. XXIV.

rın Wood not to be exported without licence, 1 & 2 Pb. & M. c. 5. vol. 6.

The laws directing the affize of fewel, &c. not to extend to billet made of beech wood. But beech wood billet not to be fold by retail in London, &c. unless by weight or assized according to former ulage, 10 An. c. 6. vol. 12.

> Fieri facias. See Execution. Figgs. See Gracery.

#### Fines.

On re-disseisin by the first deforceor, he shall be committed to prison until the King hath discharged him by fine, &c. Stat. Merton. 20 H. 3. c. 3. Stat. Marleb. 52 H. 3. 1.8. vol. 1.

Sheriffs, &c. concealing, or not pursuing felons, shall make grievous \* fine, &c. Stat. Westm. 1. 3 Ed. 1. c.

9. *vol*. 1.

Diffeisin with force, &c. shall be punished by fine, &c. Stat. Westm. 1. 3 Ed. 1. c. 37. vol. 1. 38 Ed. 3. ft. 1. c. 3. vol. 2.

Fines for alienations upon common recoveries of lands held in capite, to be paid in like manner as on fine or feoffment, 32H.8.c.1. § 15 vol.5. Taken away by 12Car.2. c.24. § 1.6.vol.8.

Excessive fines ought not to be impoled; and grants of fines and forfeitures of particular persons before conviction, are illegal, 1 W. & M. [t][, 2. c. 2. vol. g.

Fines, &c. before 10 May 1690, pardoned, 2 W. & M. Jeff. 1. c. 10.

vol. 9.

The capiatur fine discharged, and the plaintiff to pay 6s. 8 d. for the same, and to be allowed so much in his costs, 5 & 6 W. & M. c. 12. vol. 9. For Fines of Copyholds, See Copyholder. For other matters, see Amerciaments, Estreats, Exchequer, Sheriffs.

## Fines and Recoveries.

The husband's alienation of the wife's inheritance, in her life-time, shall not bar the action brought by her heir, after her death, where no

fine was levied in the King's court, Stat. Glouc. 6 Ed. 1. ft. 1. c. 3. vol. 1.

Fine levied by tenant in tail, shall not bar the heir in tail, nor him in the reversion, Stat. Westm. 2. 13 Ed. 1. c. 1. vol. 1.

An agreement between several claiming one advowson, to present by turns, being made by fine, the party disturbed; &c. shall have a Scire facias, and thereon recover his presentation with damages, Stat. Wester. 2. 13 Ed.

1. 1. 5. § 2. vol. 1.

The form of a final concord pleaded, cannot be levied without an original, must be before four justices in the bench, or in eyre, and not essewhere, which being done in presence of the parties, who must be of full age, of good memory, out of prison, &c. and seme coverts examined, &c. bars all others who claim not within a year and a day, Modus levandi sines, 18 Ed. 1. st. 4 vol. 1.

Exception to a fine that the demandant was always feifed, shall not be admitted contrary to such fine, &c. and fines shall be openly read, and then all pleas shall cease, Stat. do finibus treatis, 27 Ed. 1. s. 1. c. 1. vol. 1.

The parties levying a fine shall appear personally that their age, &c. may be judged by the justices, and if unable to come, one judge shall go to the party, and take the cognizance, with a knight, &c. and certify, &c. Stat. Carleol. de finibus. 15 Ed. 2. st. 1. vol. 1. 38 Ed. 3. st. 1. c. 3. vol. 2.

The plea of nonclaim of fines shall be no bar hereaster, 34 Ed. 3, c. 16. vol. 2.

All writs of covenant, &c. whereon fines are levied, writs of Dedimus potestatem, and notes, &c. of the same, shall be involted, &c. 5 H. 4. 6. 14. vol. 2.

Fines, after ingroffing, shall be proclaimed four times, the three next terms, all pleas ceasing, and a transcript shall be sent to the justices of

affile and justices of peace in the county where the land is, to proclaim and certify the fame, which shall conclude as well privies as strangers, exception of coverture, infancy, imprisonment, or out of the realm, or infane, 1 R. 3. c. 7. § 1, 2, 3. 4 H. 7. c. 24. vol. 4.

L'in

The immediate right of strangers, and the right of strangers in reversion, &c. saved, so that they pursue the same, &c. within five years, 1 R. 3. c. 7. § 4, 5, 6, 7. 4 H. 7. c. 24. vol.4.

Fines at common law to remain of the fame force as before, and any person may sevy a fine according to the statute, or the common law at his election, I. R. 3. 6. 7. § 8. 4 H. 7. 6. 24. vol. 4.

Saving to every person, not party nor privy to the fine, his exception that those who were parties, &c. had nothing in the lands, &c. 4 H. 7. c. 24. vol. 4.

Recovery, &c. by the jointress, of the inheritance of her deceased husband, shall be void, 11 H. 7. c. 20. vol. 4. 32 H. 8. e. 36. § 2. vol. 5.

Fines for alienations shall be paid in chancery upon writs of entry in the post, for common recoveries suffered of any lands, &c. held in capite in the same manner as on sine or feoffment, 32 FL.8. c. 1. § 15. vol. 5.

—Taken away by 12 Car. 2. c. 24. § 1. 6. vol. 8.

Fines and recoveries, &c. may be levied, suffered, &c. of tithes, &c. as of lands, &c. 32 H. 8. c. 7. § 7. vel.5.

The chancellor, &c. of the court of augmentations may take conusance of fines, &c. levied of abby lands, &c. 32 H. 8. c. 20. § 5. 201. 5.

Fine levied, &c. by the husband alone, of his wife's inheritance or freehold, shall make no discontinuance, &c. but the wife or her heirs may enter, 32 H. 8. 6. 28. § 6,7. 34 & 35 H. 8. 6. 22. vol. 5.

Fine levied with proclamations according to the statute 4 H. 7. c. 24

by tenant in tail, shall be a bar to him and the heirs of his body, and all claiming to his use or under him, 32 H. 8. c. 36. § 1. vol. 5.

Fine levied by the wife of the inheritance of her late hufband, shall not be made good by this act, 32 H.

8. c. 36. § 2. vol. 5.

Fine levied by one who is restrained from alienation by any act of parliament, excepted out of this act, 32 H. 8. c. 36. § 3. vol. 5.

Fines of lands granted by the King, and whereof the reversion is in the King, excepted out of this act, 32

H. 8. c. 36. § 4. vel. 5.

Common recoveries of lands entailed, whereof the King is in reverfion, shall be void, 34 & 35 H. 8. 6.

20. Vol. 5.

Recoveries, &c. in nature of fine, &c. by married women, according to custom, in towns corporate, shall remain in like force as before, 32 H.8. c. 28. 34 & 35 H. 8. c. 22. vol. 5. 5 El. c. 26. § 4. vol. 6.

Fines levied before justices of affife at Lancaster, of lands there, proclaimed at the two next sessions, &c. shall be as effectual as in the Comm. B.

37 H, 8. c. 19. vol. 5.

Fines levied before the high justice of Chefter, &c. of lands in the city of Chefter, and the county palatine, shall be as effectual as fines in the Common Pleas, 2 & 3 Ed. 6. c. 28. vol. 5. 43 El. c. 15. § 3. vol. 7.

Fines levied without making the proclamations by reason of adjournments of the term, shall be of the same effect as with, I Mar. [ss.]. 2.

c. 7. vol. 6.

Fines levied before the justices of affise at Dyrham, as effectual for lands there, as fines in the Common Pleas,

5 El. (. 27. vol. 6.

Inrolment of fines and recoveries, writ of covenant, return, &c. may be made on request, and of like force, &cc. 23 El. c. 3. § 1. vol. 6.

No fine, proclamation, or com-

mon recovery, shall be reversed for false latin, &c. or other want of form in words, 23 El. c. 3. § 2. vol. 6.

Not to bar infants, feme coverts, &c. from bringing writ of error within seven years after such impediment removed, 23 El. e. 3. § 3. vol. 6.

Where the ancestor dies pending such writ of error, the same may be sued by his heir within a year after the seven, or of his full age, 23 El. c.

3. § 4. w.l. 6.

The day and year of conusance of a fine, or warrant of attorney for suffering a recovery, &c. shall be certified, &c. no entry to be made of attornment without an appearance on writ of Quid Juris clamas, &c. 23 El. c. 3. § 5. vol. 6.

There shall be an office for inrolment of fines and recoveries, disposed, &c. by the justices of the Common Pleas, (other than the chief justice) who shall take for the inrolment 6 s. & d. and for the exemplification 5 s.

&c. 23 El. c. 3. § 6. vol. 6.

The chirographer shall make a table of the contents of every fine to be set up in the Common Pleas, and at every assistes, &c. 23 El. 1. 3. § 7. vol. 6.

Not to prejudice any writ of error for reverfing fines levied of the inhermatance of the earl of Kent, &c. 23 El. c. 3. § 8. 27 El. c. 9. § 11, 12. vol. 6.

The justicers clerks may write out or inrol the records without paying any thing, and the records shall not be carried out of the office other than for examination by the justices, 23 El. c. 3. § 9. vol. 6.

No amendment of fines, &c. after exemplification, 23 El. c. 3. § 10.

vol. 6.

The statute 23 El. c. 3. extended to Wales, and the counties palatine of Chester, Lancaster, and Durbam, 27 El. c. 9. vol. 6.

A fine levied in the Common Pleas shall be proclaimed only four Q2 times,

times, once in the term wherein it is engroffed, &c. once in each of the three terms following, 31 El. c. 2. vol. 6.

Fines may be levied before the mayor of the city of *Chefler*, of lands lying there, &c. 43 *El. c.* 15. vol. 7.

The mayor of Chefter may award a Dedimus potestatem on original sued out of the exchequer, 43 El. c. 15. § 4, 5. vol. 7.

A fine levied in Chester may be reversed forerror before the high justice, &c. 43 El. c. 15. § 6. vol. 7.

Levying a fine, &c. in another's name, not privy thereto, is felony without benefit of clergy, 21 Ja. 1.

r. 26. vol. 7.

Fines levied, and recoveries suffered, after the death of Car. 1. and proceedings thereon, though without entry of the King's silver, &c. shall have the same effect as if done under legal authority, 12 Car. 2. 6. 12. vol. 8.

Fines, &c. burnt in the late fire in the Temple, may be re-ingrossed, &c. at any time within three years,

31 Car. 2. c. 3. vol. 8.

Proclamation on fines which ought to have been made in *Hillary* term 1688, shall be accounted as if they had been made, &c. 1 IV. & M. self. 1. 6. 4. vol. 9.

No fine or recovery, &c. shall be reversed, unless writ of error be brought within twenty years, 10 &

11 W. 3. c. 14. vol. 10.

Conveyances by fine, &c. shall be effectual without attornment of tenants, 4 An. c. 16. § 9, 10. vol. 11.

Declarations of the uses, &c. of a fine or recovery may be made by deed made after levying, &c. the same, 4. An. c. 16. § 15. vol. 11.

No claim or entry to be of force to avoid fine levied with proclamations, &c. unless action be commenced in one year after such entry, and profecuted with effect, 4 An. c. 16. § 16. vol. 11.

For other matters, see Chester, Chiro-

grapher, Counties Palatine, Dutchy Court, Idiot, Inrolment, Limitations, Recovery, Wales.

### Fire and Fire-works.

In building all houses in the city of London and liberties thereof, there shall be party-walls, &c. 19 Car. 2. c. 3. § 8. 22 Car. 2. c. 11. § 6. vol. 8. — Extended to the bills of mortality, &c. with further provisions, 6 Au. c. 31. § 4. 7 An. c. 17. § 7, &c. vol. 11. 11 Geo. 1. c. 28. vol. 15. 33 Geo. 2. c. 30. § 23, &c. vol. 23.

No person shall make, sell, &c. squibs, rockets, serpents, &c. or cases, moulds, &c. for making the same or other fireworks, on forfeiture of five pounds, &c. 9 & 10 W.3. c. 7. vol. 10.

Churchwardens of each parish within the bills of mortality to fix stop-blocks of wood, or fire-cocks, &c. on the mains and pipes of any waterwork: to fix a mark on the front of the opposite house: every parish to keep one large engine, one hand engine, and one leather pipe; gratuities to be paid to turn-cocks, engine keepers, &c. first assisting to extinguish any fire, 6 An. c. 31. § 1. 7 An. c. 17. § 1, 2, 3, 4, 5, 6. vol. 11.

Watermen belonging to infurance offices, registered, &c. to be free from impressing, 6 An. c. 31. § 2. vol. 11.

Servants who through negligence fire any house, &c. to forfeit 100 l. or be sent to the workhouse for 18 months, 6 Au. c. 31. § 3. vol. 11.

On breaking out of any fire, &c. all constables and beadles to give their utmost assistance, 6 An. c. 31. § 5.

vol. 11.

No action to be profecuted against any person in whose house, &c. any fire accidentally begins, &c. saving contract or agreement between landlord and tenant, 6 An. c. 31. § 6, 7. vol. 11. 10 An. c. 14. § 1. vol. 12.

Not above ten gallons of turpentine, &c, shall be boiled or distilled at one time in any workhouse contigu-

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ous to other buildings (except in houses already built in Southwark, &c.) on forfeiture of 100 l. 7 An. c. 17. § 11. vol. 11.

Shares in the fire-offices to pay 4 s. per pound, 4 Geo. 3. c. 2. § 54. vol. 26. For other matters, see Broome and Furze, Buildings, Burning,

## First-Fruits and Tenths.

They who pay to the pope's chamber, &c. for the first-fruits, greater fums than accustomed in old time, shall forfeit to the King as much as they may, 6 H. 4. c.1. vol.2.

All manner of payments for firstfruits to the bishop of Rome, (other than five per cent. of the clear yearly value) shall cease, and no person to pay them on forfeiture of all his goods and chattels, and all the temporal possessions of the bishoprick, 23 H. 8. c. 20. vol. 4.

No annates or first-fruits, &c. shall be paid to the see of Rome, 25 H. 8.

c. 20. § 3. vol. 4.

The first-fruits and profits for one year of all spiritual dignities shall be paid to the King; and every spiritual person shall be bound, &c. for the same before his actual possession, 26 H. 8. c. 3. vol. 4. — Repealed by 2 & 3 Ph. & M. c. 4. — Revived by 1 El. c. 4. vol. 6.

Whosoever enters upon his spiritual living before composition, &c. for the first-fruits shall be deemed an intruder, and forfeit double the value,

26 H. 8. c. 3. § 5. vol 4.

A yearly tenth of all spiritual livings given to the King, 26 H. S. c. 3. \$ 9. vol. 4.

The bishops charged, accountants, &c. to the collection of tenths in their dioceses, 26 H.8. c. 3. § 13, & c. vol. 4. 32 H. 8. c. 22, c. 47. vol. 5. - Altered by 3 Geo. 1. c. 10. vol. 13.

No first-fruits shall be paid for a benefice not above the yealy value of eight marks, 26 H. 8. c. 3. § 27. vol.4.

The leffees of spiritual persons shall

not be obliged to pay any first-fruits: of the tenth granted to the King, 26 H. 8. c. 17. vol. 4.

No spiritual persons shall pay any tenth the same year they pay their first-fruits, 27 H. 8. c. 8. § 1, 2, 3.

vol. 4.

The fuccessor of an incumbent whose tenth has been left unpaid, may distrain the goods and chattels of his predecessor upon the premisses, &c. 27 H. 8. c. 8. § 4. vol. 4.

The next incumbent's charge to the King shall begin from the first vacating of the benefice, 28 H. 8. c.

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A court of record erected, called the court of the first fruits and tenths, for levying, &c. 32 H. 8. c. 45. vol. 5.

The bishop of Norwich and his fuccessors not to be exempted from collecting the tenths in his diocese, 32 H. 8. c. 47. vol. 5.

The five newly erected bishopricks shall pay their tenths in the court of first-fruits, 34 & 35 H.S.c. 17. vol. 5.

The tenths and first-fruits of united churches to be paid according to their former valuation, 37 H. 8. c. 21. § 5. vol. 5. 17 Car. 2. c. 3. § 3. vol. 8.

The penalty for default of payment of tenths shall be the forfeiture of that benefice only out of which the same is due, 2 & 3 Ed. 6. c. 20. vol. 5.

The patentees of collectorships of tenths shall give security to indemnify the bishops, &c. 7 Ed.6. c.4. wol.5.

The bishops, &c. to pay over the tenths yearly at or before the last day of May, 7 Ed. 6. c. 4. § 3. vol. 5.

The bithops to return a certificate of benefices that remain void, 7 Ed. 6. c. 4. § 4. vol. 5.

The grant of first-fruits to the crown repealed, and the yearly tenths to be employed to other godly uses, &c. 2 & 3 Pb. & M. c. 4. wl. 6.

The former statute repealed, and restitution of the sirst-fruits and tenths to the crown, and revival of

C 3

all acts for payment of the same, &c. 1 El. c. 4. vol. 6.

Vicarages not exceeding the yearly value of ten pounds, and parionages not exceeding ten marks, shall pay no first-fruits, I El. c. 4. § 29. vol. 6.

The executors of an incumbent dying, &c. in half a year after the avoidance, shall be chargeable with only the fourth part of the first-fruits,

&c. 1 El. c. 4. § 30, 31, 32, 33. vol.6. Grants of discharge of first-fruits and tenths to the universities, or the colleges therein, and to the colleges of Eaton and Winchester, to remain in force, I El. c. 4. § 34, 35. vol. 6.

The archdeaconry of Wells chargeable with first-fruits and tenths, t

El. c. 4. § 37. vol. 6.

Benefices, &c. which were within the order of the dutchy court, shall fo continue, 1 *El.* c. 4. § 38. vol. 6.

Not to charge any hospital, &c. with the tenths or first-fruits, 1 El.

c. 4. \$ 40. vol. 6.

The statute of 13 El. r. 4. making the lands of receivers liable to the Queen's debts, ihall extend to undercollectors of tenths, &c. 14 El. c. 7. vol. 6. 1 7a. 1. c. 25. § 31. vol. 7.

A corporation to be erected, enabled to purchase, &c. and the first-fruits and tenths granted to them, &c. for augmentation of the maintenance of fuch ministers, &c. of the church of England as appointed, &c. all statutes relating to first-fruits and tenths to continue in force, &c. 2 & 3 An. c. 11. vol. 11. 1 Geo. 1. ft. 2. c. 10. vol. 13.

One bond only to be taken for the four payments of the first-fruits, 2&

.3 An. c. 11. § 6. vol. 11.

Ecclesiastical benefices not exceeding the clear yearly value of lifty pounds by the improved valuation, shall be discharged for ever from payment of first-fruits and tenths, 5 An. €. 24. § 1. 6 An. c. 27. § 1. vol. 11.

Bishops, &c. to certify the clear yearly value of small benefices, &c.

within their dioceses, &c. 5 An. c.24. § 2. 6 An. c. 27. § 2, 3. vol. ii. I Geo. 1. ft. 1. c. 10. § 1, 2. 17, 18. vol. 13.

Not to discharge pensions, firstfruits and tenths, &c. already granted, 5 An. c. 24. § 3. 6. vol. 11.

First-fruits or tenths applied to the maintenance of any minister, augmentations, &c. shall so continue for ever, 5 An. c. 24. § 4. vol. 11. — Enforced, &c. by 1 Geo. 1. ft. 2. c.10. \$ 4, €c. vol. 13.

Archbishops and bishops allowed four years to pay their first-sruits, and in case of death, &c. before the four years expired, their executors, &c. shall be discharged of so much as did not become due before the time of their death, &c. 6 An. r. 27. § 5. vol. 11.

Deans, archdeacons, and other dignitaries shall compound, &c. for first-fruits, in the same manner, &c. as rectors, vicars, &c. 6 An. c. 27. 6. vol. 11.

The bishops discharged from being accountable for the receipt and collection of the perpetual yearly tenths,

3 Geo. 1. c. 10. § 1. vol. 13.

A collector of the tenths shall be appointed by the King, shall give fecurity, &c. impowered to receive the faid revenue, give acquittances, &c. shall keep his office in London or Westminster, give notice of time and place of payment, pals his accounts, process, &c. 3 Geo. 1. c. 10. § 2, &c. vol. 12.

First-fruits and tenths, and other payments out of any ecclefiaftical promotion, excepted out of the general pardon, 20 Geo. 2. c. 52. § 38. vol. 19.

[The title Corporation of the Sous of Chrgy ought to refer to this title of First-Fruits.

Fish, Fisheries and Fishermen.

The waters of Humber, Owk, Trent, Derwent, &c. and all others where

where salmen are taken, shall be in defence from Ledy-day to Martinmas, young falmon shall not be taken by unlawful nets, &c. nor at mill pools from the midst of April to St. John Baptist, the first trespass shall be punished by burning the nets, &c. the second a quarter of a year's imprisonment, the third a year's imprisonment, &c. conservators, &c. Stat. Westm. 2. 13 Ed. 1. c. 47. vol. 1. -Confirmed and enforced by 13 R. 2. A. 1. c. 19. 17 R. 2. c. 9. vol. 2. 23 H. 8. c. 18. 25 H. 8. c. 7. vol. 4. 1 El. 4. 17. vol. 6.

The King shall have whales and great sturgeons taken in the sea, &c. and elsewhere within the realm, not privileged, Stat. Prerog. 17 Ed. 2. ft. T. c. 11. wol. I. 5 El. c. 5. \$ 5. vol. 6.

No herring shall be bought or sold in the sea, till the fishers come into haven and the fhip's cable be drawn to land, 31 Ed. 3. fl. 2. c. 1. 35 Ed.

3. A. 1. vol. 1.

The fishers shall be free to sell their herring, &c. at the fair of Great Yarmanth, there shall be no forestalling, &c. the barons of the cinque ports shall govern the fair there, &c. the hundred of herring shall be six score, the last ten thousand, &c. 31 Ed. 3. ft. 2. c.2. 35 Ed. 3. ft. 1. vol. 1.

The chancellor and treasurer, &c. may make orders for the buying and felling of stock-fish of St. Botalf and falmon of Berwick, &c. 31 Ed. 3. ft.

2. 6. 3. vol. 1.

Doggers and load-ships of Blackney haven shall discharge their fish there,

31 Ed. 3. st. 1. c. 1. vol. 1.

The price of dogger-fish, &c. shall be affested at the beginning of Blackmey fair, fish shall not be kept secret to be fold by retail, none shall buy fishing hooks, &c. in Norfelk but owners, masters and mariners of fishing ships, 31 Ed. 3. ft. 3. c. 2. vol. 1.

Alien friends may bring in fish and self the same cut or whole, &c. 6 R. 2. c. 40. I H. 4. s. 17. vol. 2. 14 H. 6. c. 6. vol. 3.

Fish, &c. shall not be forestalled by hous on the fea coasts, and fishmongers of London are not to buy fresh fish to sell again, except cels, &c. 6 R. 2. c. 11.— Repealed by 7 R. 2. 4. 11. vol. 2.

Chief officers of towns corporate shall be sworn to observe the ordinance touching fishmongers, 6 R. 2. c. 12. — Repealed by 7 R. 2. c. 11.

vol. 2.

Fishers, &c. of London shall be under the rule of the mayor and alder-

men, 7 R. 2. c. 11. vol. 2,

The mayor of London'shall have the conservation of the statutes for preserving fish, &c. and make like execution, &c. in the Thames and Medway, 17 R. 2. c. 9. vol. 2.

Herring, eels, salmon, &c. forfeited if imported in false measures, 2

H. 6. c. 11. vo!. 3.

He that fastens any nets, trinks, &c. across the Thames, or other rivers, all night, shall forfeit five pounds every time, 2 H. 6. c. 15. vol. 3.

Packing and contents of vessels of falmon, herrings, eels, &c. 22 Ed. 4. c. 2. vol. 3. 11 H. 7. c. 23. vol. 4. 5 El. c. 5. § 6, 7. 13 El. c. 11. § 5. vol. 6. 15 Car. 2. c. 16. § 1. vol. 8.

The freemen, &c. of Berwick shall have to farm the fishings there, 22

Ed. 4. c. 8. vol. 3.

No engines shall be used for destroying the fry of fish in Orford haven in Suffolk, 4 H. 7. c. 21. vol. 4. Exp. 27 El. c. 21. vol. 6.

Only merchant adventurers to I/eland for falt fish, stock-fish, &c. shall buy any at the Stone or East Sea side to fell again at the fairs of Sturbridge, &c. 25 H. 8. c. 4. vol. 4. — Repealed

by 35 H. 8. c. 7. vol. 5.

Fishing in any pond, stew, or mote in the day time, without the owner's confent, shall suffer three months imprisonment, &c. 31 H. 8. c. 2. § 2. vol. 4. 5 El. c. 21. § 2. vol. 6.

Penalty of ten pounds for buying any fresh fish, except sturgeon, porpoile poise and seal, of any stranger, or upon the sea, to sell again, except in Iseland, Scotland, Orkney, &c. 33 H. 8. c. 2. vol. 5.

The mayor of Hull may take 20d. for every last of herrings, privileged, &c. 33 H. 8. c. 33 vol. 5. 5El. c. 5.

§ 3. vol. 6.

The admiral, &c. shall not exact any money, &c. of sishermen for the voyage to Iseland, Newsoundland, &c. on forfeiture of treble, &c. 2 & 3 Ed. 6. c. 6. § 2. vol. 5. 5 El. c. 5. § 5. vol. 6.

Exporting herrings, &c. without licence, to forfeit the goods, &c. 1& 2 Ph. & M. c. 5. § 2. 5 El. c. 5. § 24.

vol. 6.

No device, engine, &c. to be used to destroy the spawn or fry of any fish not seasonable, &c. None shall take any falmon, or trouts, &c. not being in season, &c. 1 El. c. 17. § 1, 2. vol. 6. — Made perpetual, 3 Car. 1. c. 4. vol. 7. 30 Car. 2. st. 1. c. 9. vol. 8.

None to fish with any net, &c. in any river, but only where the mesh, &c. shall be two inches and an half broad, angling excepted, I El. c. 17.

§ 3. vol. 6.

Such nets, lepes, or other engines as have been used for taking smelts, eels, &c. may be used, so that no other fish be taken, &c. 1 El. c. 17. § 4. vol. 6.

Offenders to forfeit 20 s. and the fish, nets, &c. 1 El. c. 17. § 5. voi.6.

— Five pounds, &c. by 1 Geo. 1. st. 2.

6. 18 § 14. vol. 13.

The admiral, mayors of London, &c. lords of leets, &c. shall enquire and determine offences, &c. 1 El. c. 17. § 6, &c. 5 El. c. 5. § 30, &c. vol. 6.

Herrings and other fea-fish may be exported in *English* thips, custom-free, 5 *El. c.* 5. § 1. 13 *El. c.* 11. § 2. 27 *El. c.* 11. c. 15. vol. 6, 12 *Car.* 2. c.4. § 5. vol. 8.

No restraint, toll, &c. to be taken of sea fish imported, if catched by

English subjects, 5 El. c. 5. § 2. 4. vol. 6. 10 & 11 W.3. c. 24. § 10. vol. 10.

No fish, &c. to be carried from one port, &c. of this realm to another, in stranger's bottoms, 5 El. c. 5. § 8. vol. 6. 12 Car. 2. c. 18. § 6. vol. 8.

Cod and ling must be imported loose, &c. and not in barrels, &c. 5 El. c. 5. § 10. 13 El. c. 11. § 3. vol. 6.

Housholders, &c. using the trade of the sea by sishing, &c. may take apprentices, 5 El. c. 5. § 12. vol. 6.

A repeal of fo much of all statutes against regrators, forestallers and ingrossers, as may concern the buying of sea fish unsated, or mud-fish, or salt, &c. imported in English ships, &c. 5' El. c. 5. \$13. vol. 6.

Fishermen, &c. not to be compelled to serve as a soldier, &c. unless in cases of invasion, &c. 5 El. c. 5. § 41.

vol. 6.

No fishermen to be taken by the King's commission to serve as a mariner, until the same be first brought to two justices of peace, &c. 5 El. c.

5. \$43. vol. 6.

No vessel called catch, monger or picard, &c. shall anchor in time of common fishing, &c. in the stream, &c. where sishermen use to drive, on forfeiture of their vessel, &c. 13 El. (11. § 4. vol. 6.

No foreign fish to be dried in England to be fold, on forfeiture, &c. 13

El. c. 11. § 6. vol. 6.

No English subject to import, &c. any foreign salt fish, but aliens only, 23 El. c. 7. vol. 6, — Repealed by 39 El. c. 10. § 2. vol. 7.

Subjects may import in English ships, &c. herring, staple-sish, and ling, for serving the north-parts, &c. paying custom, and not to prejudice Berwick, 27 El. c. 15. vol. 6. Exp.

Subjects may export fish in ships with cross sails, 39 El. c. 10. § 3.

wl. 7.

Aliens importing falted herrings, &c., shall pay such customs as are imposed on subjects abroad, besides the

the ordinary customs, 39 El. c. 10.

9 4. vol. 7.

Importing and offering to fell unwholesome fish, &c. shall forfeit the fame, &c. 39 El. c. 10. § 5. vol. 7.

Ordinances of the company of fishmongers, &c. to restrain the taking, felling or buying of fish, shall be void, 39 El. c. 10. § 6. — Repealed by 43 El. c. 9. § 33. vol. 7.

No ordinances of the company of fishmongers, &c. shall restrain fishermen, &c. in taking, felling or buying, falted fish or herrings, being wholefome, &c. 43 El. c. 9. § 34. vol. 7.

Ships returning in a fishing voyage to pay only three pence the tun for merchandize, &c. and not any thing for fish, &c. for repairing Dover haven, 43 El. c. 9. § 35. vol. 7.

Fishermen, &c. in the counties of Somerfet, Devon and Cornwal, may enter on the grounds of others, to direct the fishers, and draw fish on Thore, &c. 1 7a. 1. 6. 23. vol. 7.

On action brought, the defendant may plead the general issue, and give the special matter in evidence, and recover damages, 1 Ja. 1. c. 23. § 4. vel. 7.

Erecting any new wear along the sea shore, or within five miles of any haven, creek, &c, destroying fry of fish, fishing with drag net, &c. under three inches meath, shall forfeit, &c. 3 7a. 1. 6. 12. § 2. vol. 7.

Not to extend to nets of lesser meash for taking only herrings, pilchards, sprats, &c. 3 7a. 1. c. 12. §

2. Wol. 7.

A judgement for annulling a patent of sole drying, falting, and packing fish in Deven and Cornwal, confirmed, 21 7a. 1. c. 11. vol. 7.

Dried or salted fish, &c. imported, not having been caught in vessels of the proprietors themselves, &c. shall pay double aliens customs, 12 Car. 2.; c. 18. § 5. vol. 8.

Fish caught and cured in Scotland not charged with aliens duties, 12

Car, 2, c. 18. § 16. vol. §,

Fish may be exported to any ports in the Mediterranean, in English ships, &c. 13 & 14 Car. 2. c. 11. § 36. vol. 8,

Adventurers in the Royal Fishing Trade not within any statutes for bankrupts, 13 & 14 Car. 2. c. 24. § 3, vol. 8.

From the first of June to the last of November, no person to fish on the coast of Devon and Cornwal with drift-net, &c. unless at distance of

one league and half from the shore. 13 & 14 Car. 2. c. 28. § 2. vol. 8.

Exporting, &c. pilchards, &c. in calk, unless bought of the adventur-. ers in fishing, &c. shall forfeit the fame, &c. 13 & 14 Car. 2. c. 28. § 3. vol. 8.

Any partner, &c. purloining or carrying away any pilchard-fish without express leave, &c. shall pay treble the value, &c. 13 & 14 Car. 2. c. 28. § 4. w/. 8.

Idle or suspicious persons flocking about any pilchard-craft, not depart. ing on warning, to pay five shillings. or be let in the stocks for five hours. 13 & 14 Car. 2. c. 28. § 5. vol. 8.

No fresh herring, fresh cod or haddock, coal-fish, or gull-fish, to be imported, but in English ships, &c.

15 Car. 2. 6. 7, § 16. vol. 8.

Salted or dried fish, imported in stranger's ships, &c. to pay five shillings custom for the barrel of codfish, &c. 15 Car. 2. c.7. § 17. vol. 8.

Foreigners, &c. may freely exercise the trade of making twine or nets for fishery, 15 Car. 2. c. 15. § 2. vol. 8.

No vessel to proceed on a fishing yoyage for Iseland and Westmony until the 10th day of March, on forfeiture of ship, &c. No toll, &c. to be levied in *Newfoundland* for any cod, &c. of English catching, nor any net, &c., cast near any harbour in Newfoundland to take the spawn, &c. of poorjobn, &c. except for taking of bait only, 15 Car. 2. c. 16. § 1. vol. 8.

None to destroy any house or stage. exc, or utenfils of fishing in Newfound!and foundland or Greenland on pain of double the value, &c. 15 Cor. 2. c. 16. § 2. vol. 8.

Any person may seize ling, herring, cod, or pilchard, or falmon, cels, &c. taken by aliens and imported, &c. 18 Car. 2. c. 2. § 2. wsl. 8.

Fishing in the pond, &c. of another, without his consent, with any net, &c. shall incur treble damages, &c. 22 & 23 Car. 2. c. 25. § 7, 8. vol. 8.

Denizen nor alien shall pay no more customs than English, for fish caught and exported by English ships, &c. 25 Car. 2. c. 6. § 3. vol. 8.

Any person may import stock-fish and live eels from Ireland, &c. 32 Car. 2. c. 2. § 7. vol. 8.

Constable by a justices warrant may fearch houses of suspected perfons not qualified, for fish, &c. if any be found, and the owner does not give a good account, or any instruments are found for destroying fish, &c. he shall forfeit not under five shillings, &c. 4 & 5 W. & M. c. 23. § 3. vol. 9.

No persons shall keep any engine for taking of fish, (except makers and sellers, occupier of a fishery, fishermen, &c.) and owner of fishery may seize nets, &c. used in his fishery, and by justices warrant may search houses for nets, &c. 4 &c 5 W. & M. c. 23. § 5. vol. 9.

Exporter of herrings, &c. charing the continuance of the falt duty, to be allowed a drawback on each barrel, &c. 5 & 6 W. & M. c. 7. § 10. vol. 9. 9 & 10 W. 3. c. 44. § 15. &c. vol. 10.

Billingsgete shall be a free market for sish every day, except Sunday, 10 & 11 W. 3. c. 24. § 1. vol. 10.

No fisherman, &c. to pay any toll, &c. other than herein mentioned, &c. 10 & 11 W. 3. c. 24. § 2, &c. vol. 10.

No fishmonger, &c. to ingross fish in Billing fgate market, or on behalf of another fishmonger to expose to sale,

but for his own fale, &c. no lobsters to be brought under eight inches, &c. 10 & 11 N. 3. c. 24. § 11, 12. whi 10.

No fish, caught by foreigners, to be imported in foreign vessels, except stock-fish, live ects, &c. 10 & 11 W. 3. 1.24. § 13, &s. vol. 10.

All the King's subjects to have free trade to Newfoundland, and no alien to bait or fish there, 10 & 11 W. 3. 6. 25. § 1. vol. 10.

No person to throw any annoyance into harbours, or destroy, &c. any stage, &c. there, 10 & 11 W. 3. 6. 25. § 2, 3. vol. 10.

The first fishing ship entering the harbour in the fishing season, shall be admiral bic vice, the second, vice-admiral, &c. and see the rules, &c. in this act executed, &c. 10 & 11 W. 3. c. 25. § 4, &c. vol. 10.

Felonies and all other capital crimes committed upon the land in Newfoundland, may be tried in any county in England by commission of eyer and terminer, 10 & 11 W. 3. 6. 25. § 13. vol. 10.

No person to use brine before it is made into salt, for curing sish, &c. on penalty of 40 s. for every gallon, 1 An. st. c. 21. § 5. vol. 10.

No falt fifth, &c. to be imported but what was cured with falt for which duty is paid, and no drawback has been allowed, &c. 1 An. ft. 1. c. 21. § 14. vol. 10. 2 & 3 An. c. 14. § 13. 4 An. c. 12. § 12: vol. 11.

Newfoundland or Island fish, codfish, &c. from the North-Sea, may be imported, on oath first made that the same were caught and cured there, &c. 2 & 3 An. c. 14. § 14. 4 An. c. 12. § 12. vol. 11. 12 An. st. 2. c. 2. § 3. vol. 13.

Fisheries in the river Stower pre-

ferved, 4 An. c. 15. vol. 11.

Former statutes for the preservation of salmon fishing, &c. extended to the counties of Southampton and

to the counties of Southampton and Wilts, 4 An. c. 21. vol. 11.— Repealed as to the owners of fisheries therein

mentioned, 1 Geo. 1. st. 2. c. 18. § 11.

w/. 12.

The court of affiftants of the fiftermens company may make by-laws, to be approved by the court of aldermen of London, 9 An. c. 26. § 1. vol. 12. - Enforced by 30 Geo. 2. c. 21. ON. 12.

No spawn, &c. to be killed, &c. nor fish caught out of the scason, &c. nor falmon taken between the 24 August and 11 November, the lord mayor, &c. may order stakes to be fixed in the Thames to preferve the fry, 9 An. c. 26. § 2. vol. 12.

No fish shall be sold more than once within Billing gate market, &c. and none to fell fifth in the faid market, except free fiftunongers, filhermen, importers, &c. 9 An. t. 26.'§

3. vol. 12.

No fish to be fold in Billing gate, &c. before three in the morning, from Lady-day to Michaelmas, and five from Michaelmas to Lady-day, 9 An. t. 26. § 5. vol. 12.

Not to prejudice the authorities of the city of London, nor extend to fishermen in the cinque ports, &c. 9

An. c. 26. § 6, &c. vol. 12.

Masters of vessels bound to the North-Seas, taking British salt on board, and giving security to pay the duties, &c. on eath made of how much was used in curing cod-fish, &c. shall be repaid the duties, &c. 12 An. A. 2. c. 2. vol. 13.

No fish taken by foreigners, except protestants inhabiting in England, shall be imported into this kingdom, I Goo. 1. ft. 2. c. 18. § 1. vol. 13.

Master of any vessel wherein fish shall be imported to forfeit 20 l. &c. 1 Geo. 1. ft. 2. c.18. § 2. vel. 13.—To forfoit 501. Sc. 9 Ged. 2. c. 33. vol.

Not to prevent the importing eels, Rock-fish, anchovies, sturgeon, lobsters, turbets, &c. 1 Geo. 1. ft. 2. c.

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inches and an half from knot to knot, nor shall any net be put behind another, &c. on forfeiture thereof, &c. except for catching of herrings, &c. 1 Geo. 1. ft. 2. c. 18. \$ 4, 5, 6. vol. 13.

No unfixable fish shall be offered to sale, &c. namely turbet less than fixteen inches, &c. on forfeiture of the same, &c. 1 Gw. 1. ft. 2. c. 18. § 7. vol. 13. 22 Geo. 2. c.49. § 21. vol. 19. 29 Geo. 2. c. 39. \$ 14. vol. 21. - Altered by 33 Geo. 2. c. 27. § 11. vol. 23.

Owners of fisheries in the counties of Southampton and Wilts may take sulmon, &c. from 11 November to the I August, but not after I August until 12 Nevember following, 1 Geo. 1. fl. 2. t. 18. § 12, 13. vol. 13.

None shall destroy any fry of salmon, &c. nor take any falmon, &c. in the Severn, Dee, &c. between the last day of July and the 12 November. nor after with unlawful nets, &c. 1 Geo. 1. fl. 2. c. 18. § 14. vol. 13. 23 Geo. 2. c. 26. § 7 vel. 20.

No falmon to be fent from the faid rivers to London, &c. less than six pounds weight each, on forfeiture of the fame, and s l. &c: 1 Geo. 1. ft.

2. c. 18. § 15. vol. 13.

Former allowances of falt-duty for curing fish for exportation, not to be paid, but such curers of fish may use falt without duty, except the customs, the fame to be weighed, warehoused, accounted for, &c. 5 Geo. 1. e. 18. vol. 14. 3 Geo. 2. 1. 20. § 8. 14, 15. vol. 16.

An allowance to be paid for merchantable fish, exported, and not relanded, &c. 5 Geo. I. c. 18. § 6. 23. vol. 14.

Officers may enter into warehouses to view the fish curing, &c. 5 Geo.

1. c. 18. \$ 7. vol. 14.

Fish lost or spoiled before the ship proceeds on her voyage, to be allowed the bounty, &c. 5 Geo. 1. c. 18. \$ 8, 9, 10. vol. 14.

The contents of the herring and The methes of nets to be three falmon barrel thall be the fame

through-

throughout the united kingdom of Great Britain, and exportation in other barrels, shall have no premium, &c. 5 Geo. 1. c. 18. § 15, 16. vol. 14.

The fund of 2000 l. per annum, fettled by this act, to be applied towards promoting the fisheries, &c. in Scotland, 5 Geo. 1. c.20. § 14. vol.14.

Salt delivered for curing fish for foreign markets duty-free, to be accounted for yearly, &c. 8 Geo. 1. c, 4. § 9, 10. vol. 14.

Allowance to be made for falt perished or lost in harbour, &c. by storms, &c. 8 Geo. 1. c. 4. § 11. vol.

No duty on importation of old fishing nets, for making paper, &c. duty entered, &c. 11 Geo. 1. c. 7. §

10. wl. 15.

The bounties payable for fish exported, shall be paid out of the monies arising for salt in the hands of the collectors in the port, &c. 3 Geo. 2. c. 20. § 9. vol. 16.

No British ship trading to the Mediterraneon intitled to exemption by reason of a moiety of the loading being of fish, unless the same were taken and cured by his Majesty's subjects only, 9 Geo. 2. c. 33. § 3. vol. 17.

Five pounds penalty on taking or killing lobsters on the coast of Scotland, between the 1 June and 1 September yearly, 9 Geo. 2. c. 33. § 4.

val. 17.

There shall be a free and open market held in the city of Westminster, for all forts of fish, 22 Geo. 2. c. 49. wol. 19. 29 Geo. 2. c. 39. vol. 21.

Vessels coming to the said market with sish to pay duties for groundage, &c. 22 Geo. 2. c. 49. § 3, &c. vol. 19.

Fish bought in the market, may be fold in any other place, being wholesome, &c. 22 Geo. 2. c. 49. § 8. vol. 19.

Contracts for fish to be fold by retale, before brought to the market, declared void, and penalty given of 50 l. 22 Geo. 2. c. 49. § 9, 10. vol. 19. Not to make void contracts for fresh salmon, soles, oysters, or salt or dried sish, 22 Geo. 2. c. 49. § 11. vol. 19.

Forfeiture of cargo, &c. on fiftermen not felling the fame within eight days after their arrival on the coast between *North Yarmouth* and *Dover*, 22 Geo. 2. c.49. § 12. vol. 19. 29 Geo. 2. c. 39. § 1. vol. 21.

Fish under size, if taken with a hook, may be sold, 22 Geo. 2. c. 49. § 21. vol. 19.—Repealed by 29 Geo. 2.

6. 39, § 14. vol. 21.

Incorporation, &c. of the *British* white herring fishery, 23 Geo. 2. c. 24. vol. 20. 26 Geo. 2. c. 9: 28 Geo. 2. c. 14. vol. 21.

Thirty shillings per ton bounty to be paid out of the customs, for decked vessels built for the sisheries, 23 Geo. 2. c. 24. § 11, &c. vol. 20. 26 Geo. 2. c. 9. § 3. vol. 21. 30 Geo. 2. c. 30. vol. 22.

Liberty given to take falmon in the river Ribble between 1 January and 15 September yearly, 23 Geo. 2. c. 26.

\$ 7. vol. 20.

The oath with respect to the days appointed for the rendezvous of the society's vessels, &c. to be made conformable to the calendar now in use, 26 Geo. 2. c. q. § 2. vol. 21.

The society not intitled to the bounty of 30 s. per ton, where the vessel returns with sewer hands on board at the rendezvous than she is required to have, unless reduced by death, &c. 26 Geo. 2. c. 9. § 3. 7. vol. 21.

Second fleet of nets may be of any depth, not under five fathoms, 26

Geo. 2. 6. 9. \$ 4. vol. 21.

The quantity of white herrings fent to foreign markets, without being first brought into port, to be ascertained by the oath of the society's superintendant, &c. 26 Geo. 2. c. 9. § 5, 6. vol. 21.

No fishing vessel employed in the white herring fishery obliged to carry

to the latter fishing more than one fleet of nets, 26 Geo. 2. 6. 9. § 8.

The fociety may hire out their buffes, fulljest to like regulations, and fuch persons may follow the white herring fishery in any part of the British seas, 28 Geo. 2, c. 14. § 5. vol. 21.

The fociety not to incur forfeiture of the bounty of 30 s. per ton, by not arriving at the rendezvous by the days appointed, provided they took their departure five days before, &c. 28 Geo. 2. c. 14. § 6, 7. vol. 21.

Penalty of treble value for destroying or damaging the nets, &c. of the society, 28 Geo. 2. c. 14. § 9. vol. 21.

No payment to be made of the bounty until certificate, &c. of feamen's duty paid to Greenwich hospital, 28 Geo. 2. c. 14. § 10. vol. 21, 30

Geo. 2. c. 30. § 10. vol. 22.

All inhabitants of Great Britain may freely buy from fishermen, and cure white fish, in any of the seas or rivers in Scotland, or islands thereto belonging: and persons obstructing the fishery, taking any gratuity for liberty of fishing, &c. forseit 1001. 29 Geo. 2. c. 23. § 1, 2, 3. vol. 21.

Staves of herring barrels in Scotland to be half an inch thick throughout, on pain of feizure, &c. 29 Geo. 2. c. 23. § 4. — Not to extend to barrels used in the white berring fishery, 30

Geo. 2. c. 30. § 6. vol. 22.

Liberty given to import foreign falt, and to take British salt, for curing fish in Scotland, for exportation, duty-free, customs on importation excepted, 29 Geo. 2. c. 23. § 5. vol. 21.

A duty of 15. per barrel payable in Scotland on herrings entered for home consumption, 29 Geo. 2. c. 23. § 6.

vol. 21.

And 3 s. 4 d. per barrel for herrings brought into England, and entered there for home confumption, 29 Geo. 2. c. 23. § 7. vol. 21.

And 25. 4 d. per barrel for salmon, cod, and other fish wet, cured with

Scotch falt, and imported into England for home consumption; and for dry fish 1 s. 2 d. per C. weight, &cc. 29 Geo. 2. c. 23. § 8. vol. 21.

Fish cured in Scotland may be brought into England for re-exportation, and allowed like bounty thereon, conforming to regulations, &c. 29 Geo. 2. c. 23, § 9, 10, &c. vol. 21.

Officers of the cultoms and falt duties may seize all fish imported contrary to this act, 29 Geo. 2. 6. 23.

§ 12. vol. 21.

Fishing vessels employed for the supply of London and Westminster markets, breaking bulk, or vending their sish before their arrival in the river, or not entering their vessel, or not felling their fish within eight days, to forfeit vessel and cargo of fish, &c. 29 Geo. 2. c. 39. § 1. vol. 21. — Part repealed by 33 Geo. 2. c. 27. vol. 23.

Twelve days allowed for the sale of lobsters, 29 Geo. 2. c. 39. § 2. vol.

21.

Fishing vessels may remove their cargoes before their arrival at the Nore, so as not make sale thereof, 29 Geo. 2. c. 39. § 3. vol. 21.

Peter-boats, &c. employed for fervin towns, &c. near the banks of the river, may dispose of their fish as heretofore, 29 Geo.2. c.39. § 4. vol.21.

The trustees, &c. shall appoint inspectors of the fishing vessels, authorized to examine, &c. 101. penalty on persons on board not giving him the information he wants, or obstructing him in his office, 29 Geo. 2. c. 39. § 5. vol. 21.

Two shillings to be paid to the King's searcher for every fishing veffel, on certifying their arrival at Gravefred; 6 d. thereof to go to the searcher for his certificate, and 1.5. 6d. to be applied for charges of a boat and service of inspector, &c. 29 Gea. 2. c. 39. § 6. vol. 21. — Repealed and altered by 33 Geo. 2. c. 27. vol. 23.

Master of fishing vessel shall give notice within three days of its arrival at the Nove, to the searcher at Grovefend, &cc. who shall make an entry, and give a certificate thereof, 29 Geo. 2. c. 39. § 7. vol. 21. — Repealed and altered by 33 Geo. 2. c. 27. vol. 23.

Warrants of diffress on fifthing vessels and cargoes, may be executed in any part of the rivers *Medway* or *Thames*, &c., between the *Nore* and the city of *Westminster*, 29 Geo. 2. c. 39. § 8. vol. 21. 30 Geo. 2. c. 21. § 7. vol. 22.

Five pounds penalty on exposing to sale, &c. any fish, within 500 yards of the fish market, without a licence, &c. 29 Geo. 2. e. 39. § 9. vol. 21.

Fishmongers there, indemnified for felling in their shops fish bought in the market, 29 Geo. 2. c. 39. § 10, &c. vol. 21.

The court of mayor and aldermen of London impowered to make and inforce regulations of fishermen and drudgermen in the Thames and Medzvay, 30 Geo. 2. c. 21. vol. 22.

The court may examine fishermen touching the fishery of the Thames and Medway, fishermen refusing, &c. forfeit 40 s. for the benefit of Greenwich hospital, 30 Geo. 2. c. 21. § 4. 11. vol. 22.

Water-beiliff, &c. may enter into fishermen's boats and seize all prohibited fish, nets, &c. 30 Geo. 2. c. 21. § 5, &c. vol. 22.

Fishermen not liable to take out licences, or to pay any gratuity, &c. for liberty of fishing, 30 Geo. 2. c. 21. § 21. vol. 22.

Fifty shillings per ton bounty, in lieu of the former, allowed on vessels employed in the white herring sisheries, in such manner, &c. 30 Geo. 2.

c. 30. vol. 22.
Such nets may be used in the white herring fisheries as are best adapted thereto, so as the like quantity be carried on board each bus, &c. 30 Geo. 2. c. 30. § 2, 3, 4. vol. 22.

Liberty given to employ the veffels

in the intervals of the fineries, 30 Geo. 2. 6.30. § 5. vol. 22.

Persons employed in the white herring sisheries to have free use of all ports, sheres, &c. below high water mark, and one hundred yards above, on any waste grounds, for landing and drying nets, &c. persons obstructing such use, &c. forfeit 100 l. 30 Geo. 2. c. 30. § 7. vol. 22.

Not to exempt vessels employed in the sisheries from payment of lawful duties in piers or harbours artificially made, &c. 30 Geo. 2. c.30. § 8. vel.22.

So much of the act 29 Geo. 2. c. 39, as obliges fishermon to enter and report their vessels with the searcher at Gravesend, &c. repealed. And such report for the suture to be made within three days after the arrival of every vessel with fish at the Nore, to the clerk of the coast office, London, who shall enter and grant a certificate of the same, for which 2 s. shall be paid, to be applied, &c. 33 Geo. 2. c. 27. § 1, 2. 5, 6, 7. vol. 23.

The master, &c. neglecting to make such entry, forfeits, on conviction, 501. 33 Geo. 2. c. 27. § 3. vol. 22.

Refusing or neglecting to give in at the same time, particular account of the several sorts of fish brought alive to the Nore in his vessel, forfeits 20 l. and after such arrival, if he wilfully destroys or throws away any of the said fish, not being unwholesome, &c. he is liable to be committed to the house of correction, &c. 33 Geo. 2. c. 27. § 4. vol. 23.

No fish after its arrival at the New is to be removed out of the vessel, into the store or well-boat of any other vessel, &c. but such as shall be employed to carry the same to market directly, &c. 33 Geo. 2. c. 27. §8, 9. vol. 23.

No falesman may buy any fresh fish to be sold again, in which he is to be any ways interested, 33 Geo. 2. c. 27. § 10. 201. 23.

Bret.

Bret, turbet, brill or pearl, may be brought to market though under the dimensions of sixteen inches required, &c. but shall not be sold by retail for more than six pence a pound, on for-seiture of 20 s. &cc. 33 Geo. 2. c. 27. § 11. vol. 23.

A particular account of the quantity of the foveral forts of fish, to be placed over the stall, in all fish markets within the bills of mortality, 33

Geo. 2. c. 27. § 12. vel. 23.

Fish unsizeable, unscasonable, &c. may be seized, &c. 33 Geo. 2. 1. 27.

§ 13, &c. vol. 23.

Further regulations for the better supplying the cities of London and Westminster with fish, and to reduce the exorbitant price, &c. and encourage fishermen, 2 Geo. 3. 1.15. vol.25. For other matters, see Certiorari, Gu-

floms, Felomies tit. Fife, Forestallers, Game, Gauging, Greenland, Herrings, Holydays, Kingston upon Hull, Neweastle, Oysters, Rivers, Salmon, Salt, Scotland, South Sea Company, Tithes, Whales, Gr. Witnesses, Wreck.

Flannel. See Wool, &c.

## Flax and Hemp.

Every person having in his occupation threescore acres of land apt for tillage, shall sow one rood with flax or hemp-seed, 24 H. 8. c. 4. vol. 4. 5 El. c. 5. § 29. — Repealed by 35 El. c. 7. § 21. vol. 6.

Hemp or flax shall not be watered in any running stream or common pond, 33 H. 8. c. 17. § 2. vol. 5.

The statute of 24 H. 8. c. 4. for sowing of hemp and stax, shall be revived in such places as shall be declared profitable by the Queen's proclamation, &c. 5 El. c. 5. § 29.—Repealed by 35 El. c. 7. § 21. vol. 6.

Any person, native or foreigner, may freely exercise the trade, &c. of dressing and using hemp, flax, tapestry-hangings, &c. with all privileges

as natural born subjects, &c. 15 Cer. 2. c. 15. vol. 8.

An additional duty of 4 l. for every last of hemp-seed, &c. imported within the time, &c. and the duty on yarn of flax or hemp, &c. as much as already charged in the book of rates, 2 W. & M. fest. 2. c. 4. § 31, 32. vol. 9.

Four shillings per acre shall be paid for tithes of flax and hemp, saving discharge by Modus, 3 W. & M. c. 3.

— Enlarged to five shillings per acre, and made perpetual by 11 & 12 W. 3.
c. 16. vol. 10. 1 Geo. 1. st. 2. c. 26.
§ 2. vol. 13.

Flax dressed or wrought, imported within the time, &c. to pay additional duty of 15 l. for every 100 l. value, &c. 4 & 5 W. & M. 6, 5, § 2. vol. q.

Flax, hemp, and all the production thereof, may be imported from *Ireland* custom-free, bringing a certificate, &c. 7 & 8 W. 3. c. 39. vel. 9. I An. ft. 2. c. 8. vel. 10.

Persons employed in working up flax, hemp, &c. embezzelling, &c. any of the materials, on conviction, forseit double the value, &c. 1 An. st. 2. c. 18. vol. 10. 9 An. c. 30. vol. 12. 22 Geo. 2. c. 27. vol. 19.

Importers from the plantations in America of hemp, water rotted, bright and clean, rough flax, &c. shall be allowed a bounty of six pounds per ton, &c. 3 & 4 An. c. 10. vol. 11. 12 An. st. 1. c. 9. vol. 13. 8 Geo. 1. c. 12. vol. 14. 16 Geo. 2. c. 26. vol. 18. 24 Geo. 2. c. 57. § 11. vol. 20. 4 Geo. 2. c. 26. vol. 26.

Undressed flax may be imported without paying any duty, &c. so as due entry be first made, &c. 4 Geq. 2. c. 27. vol. 16.

On noncompliance, &c. flax liable to the respective duties, &c. 4 Geo.2. c. 27. § 2. vol. 16.

The medium produce of these duties, arising within seven years, to be an annual charge on the aggregate

fund,

For

fund, for public creditors, 4 Geo. 2. c. 27. § 6. vol. 16.

No drawback to be allowed on reexportation of unwrought hemp to the British dominions in America, 4 Geo. 2. c. 27. § 7. vol. 16.

For other matters, see Ireland, Linen, Plantations.

### Fleet Ditch.

The lord mayor and citizens of London may fill up part of Fleet Ditch, and the inheritance of the ground vested in them, &c. 6 Geo. 2. c. 22. vol. 16.

## Fleet Prison.

Warden of the Fleet, suffering a prisoner there by judgement, to go at large, liable to a writ of debt, &c. and prisoner there, confessing a debt to the King, feignedly, to delay another's execution, shall be remanded to the prison where he was before, 1 R. 2. c. 12. vol. 2.

Persons having cause of action against a prisoner in the Fleet may sue out an original writ thereupon, and a writ of Habeas Corpus directed to the warden of the Fleet, &c. and put in their declaration, &c. 13 Car. 2. fl.2. c. 2. § 5. vol. 8. 8 & 9 W. 3. c. 27. § 13. vol. 10.

Warden of the Fleet, &c. fuffering - prisoner to go at large out of the rules, without Habeas Corpus, deemed an escape, &c. 8 & 9 11. 3. c. 27. € 1, Gr. vol. 10.

All conveyances of the inheritance of the King's Bench and Fleet prisons, &c. shall be inrolled in fix months after execution, or else be void, 8 &

9 W. 3. c. 27. \$ 10. vol. 10.

The office of marshal and warden of the King's Bench prison and Fleet, shall be executed by those who have the inheritance of the same, or their deputies, for whom the warden, &c. shall be answerable, 8 & 9 W. 3.  $\epsilon$ . 27. § 11. vol. 10.

No prisoner in the Fleet, &c. to pay chamber-rent longer than while

in actual possession, nor pay above 2 s. 6d. per week, warden, &c. demanding more, to forfeit 20 l. 8 & 9 W. 3, c. 27. \$ 14. 00%. 10.

Thomas Bambridge disabled to hold the wardenship of the Fleet, &c. and his Majesty may appoint another warden during the life of the faid T. B. the new warden, &c. not to fell or farm out any office, 2 Geo. 2. 6. 32. vol. 16.

Fleet prison, &c. to be affested to the land-tax in St. Bride's, 1 Gea. 3. c. 2. \$65. vol. 23.

For other matters, see Escape, Prison and Prisoners.

## Fletcher. (John)

- his fecurity for payment of duty for falt loft at fea, &c. discharged, &c. 3*Geo.* 1. *(.* 21. **§** 3. *vol.* 13.

Force, forcible Entry, Detainer, &c.

No man by force of arms, &c. shall disturb any to make free election, Stat. Westm. 1. 3 Ed. 1. c. 5. vol. 1.

To all parliaments, treaties, and other affemblies, &c. every man shall come without all force and armour; it belongeth to the King to defend all force against his peace, 7 Ed. 1. ft. 1. 2 Ed. 3. c. 3. vol. 1. 7 R. 2. c. 13. 20 R. 2. c. 1. vol. 2.

None shall make any entry into lands, &c. but where lawful, and in fuch case not with strong hand, nor with multitude, but only in peaceable manner, on pain of imprisonment

and ransom, 5 R. 2. st. 1. c.7. vol. 2. Justices of peace, on complaint of a forcible entry, shall go to the place, and if they find any that hold the fame forcibly, shall record it, and imprison the parties, &c. 15 R. 2. c. 2. vol. 2. 8 H. 6. c. 9. vol. 3.

Party aggrieved by a forcible entry, &c. shall have a special assize, &c. against the disseisor, &c. 4 H. 4. 6. 8. vol. 2. 8 H. 6. c. 9. § 6. vol. 3.

Where the person entering by force, aliens the land to have maintenance,

the justices shall restore the party to

full possession, 8 H. 6. c. 9. § 3. vol. 3. The justices shall make precept to the sheriff to return a jury to inquire of forcible entries, 8 H. 6. c. 9. § 4,

5. val. 3.

Not to extend to those who keep possession with force in lands, &c. whereof they or their ancestors, &c. have continued in possession for three years, 8 H. 6. c. 9. § 7. vol. 3.

Upon indicament of forcible entry, or holding with force, if the party indicted has been three years in quiet possession, and his estate not ended; no restitution shall be made: and costs shall be awarded against him, if the faid allegation be found against, 31 El. c. 11. vol. 6.

Reflitution of poffession, to avoid forcible entries, shall be given to temants for years, copyholders, guardians, tenants by elegit, statute merchant, &c. 21 Ja. 1. c. 15. vol. 7.

For other matters, see Arms, Damages, Marriage, Riots, Women.

### Foreign Attachment.

Stock of the East India company not liable to foreign attachment, 9 & 10 W. 3. c. 44. § 74. vol. 10.

Stock of the Bank not liable to foreign attachment, 7 An. c. 7. § 62.

vel. 11.

No stock in the South Sea company liable to any foreign attachment, o An. c. 21. § 42. vol. 12. 8 Geo. 1. c. 21. § 12. vol. 14.

Annuities payable to the Bank, &c. not liable to any foreign attachment, 3 Geo. 1. c. 8. § 16. vol. 13. 12 Gm.

1. 6. 2. \$ 22. 207. 15.

Foreign Plea. See Felons, &c. Trial.

## Foreign States.

No merchants of England shall enter into the King of Denmark's dominions, but at Northbarum, where the staple is ordained, 8 H. 6. c. 2. vol. 3. - Repealed by 1 H. 8. c. 1.

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If woollen cloths manufactured in England shall be prohibited in the duke of Burgundy's dominions, no merchandize growing or wrought there shall come into England, on pain of forfeiture, &c. 27 H. 6. c. 1. 28 H. 6. r. 1. 4 Ed. 4. c. 5. vol. 3.

For

Every English subject that goes out of the realm to serve a foreign state, &c. without having taken the oath of obedience, &c. shall be a selon, 3

Jo. 1. c. 4. § 18. vol. 7.

The children of any subect, not being mariners, apprentices, &c. fent beyond feas to prevent their education in England, or for any other cause, without licence, &c. shall be disabled to take, &e. until they, being of the age of 18, take the oath of obedience, &c. and persons sending such child, forseit 1001. &c. 3 7a. I. c. 5. § 16. vol. 7.

His Majesty may prohibit any perfons to advance any money to any foreign state, &c. without licence, &c.

3 Geo. 2. c. 5. Exp. vol. 16,

Subjects inlitting, &c. in foreign fervice, without licence, felony; inlifting in the *Scotch* brigade in the service of the States General, to take oaths, &c. offences against this act, committed abroad, may be tried in any county in Great Britain, 29 Geo. 2. 6. 17. vol. 21.

For other matters, see Aliens, Artificers, East India Company, Felonies tit. Soldiers, Lotteries, Marque and Reprisal, Merchants, Piracy, Recufants, Staple, Truce Breakers.

Foreign Voucher. See Voucher. Foreclosure. See Mortgage.

## Forest.

Lands afforested by King H. 2. more than of his own demeine, shall. be disafforested; forest of his own wood, shall remain; saving accustomed common of herbage, &c. Chart. Forest. 9 H. 3. st. 2. c. 1. vol. 1.

Men that dwell out of the forest shall not come before the justicers, by com-

For

common fummons, unless they be impleaded there, or were pledges for others who were attached for the forest, Chart. Forest. 9 H. 3. st. 2. c. 2. Dol. I.

All woods, not being the King's demelne, made forest by R. 1. or King John, shall be dissaforested, Chart. Forest. 9 H. 3. st. 2. c. 3. vol. 1.

Those who make purpresture, waste, or affert in the forest, without licence, shall be answerable for the same, Chart. Forest. 9 H. 3. st. 2. c. 4. vol. 1.

Rangers shall make their range through the forest, as accustomed in the time of King H. 2. and not otherwise, Chart. Forest. 9 H. 3. st. 2. c.

5. vol. 1.

Lawing of dogs within the forest, shall be when the range is made, from three years to three years, and by view of lawful men, &c. he whole dog is found not lawed, shall be amerced 3s. Such lawing shall not be but in places where accustomed from the first coronation of King H. 2. Chart. Forest. 9 H.3. st.2. c. 6. vol. 1.

The number of foresters, &c. shall be reasonable, &c. nor shall they make any gathering, but upon the view of the twelve rangers, &c. Chart. Forest. 9 H. 3. st. 2. c.7. vol. 1. 25 Ed. 3. ft. 5. c. 7. vol. 2.

No fwanimote shall be kept but thrice in the year, viz. the beginning of 15 days afore Michaelmas, &c. when the agisters come, &c. the said swanimotes shall not be kept but in the counties where they used to be, Chart. Forest. 9 H. 3. st. 2. c. 8. vol. 1.

Every freeman may agist his own wood, and take his pawnage, &c. and drive his swine through the King's demesne woods, to agist them elsewhere, &c. Chars. Forest. 9 H. 3.

ft. 2. c.g. 12, 13. vol. 1.

Takers of the King's venison, convict, shall make grievous fine, and if he have not wherewith, shall be imprisoned a year and day, and after if

he find not sufficient fureties, shall abjute, Chart, Forest. 9 H. 3. st. 2. 6. 10. vol. 1.

Archbishop, bishop, earl or baron, coming by the forest, at the King's command, and returning, may kill a deer or two, blowing an horn, if the forester be absent, Chart. Forest, 9 H. 3. st. 2. c. 11. vol. 1.

Only foresters in fee-farm shall take chiminage, &c. Chart. Forest. 9

H. 3. st. 2. c. 14. vol. 1.
Pardon of forest-outlaws, to the King's first coronation, they finding fureties, Chart. Forest. 9 H. 3. st. 2.

c. 15. vel. 1.

No constable, castellan, &c. shall hold plea of forest, neither for greenhue nor hunting, but foresters in fee shall make attachments, &c. and prefent them to the verders of the provinces, &c. to be presented to the chief justicers, &c. faving to others their liberties and free customs, Chart. Forest. 9 H. 3. st. 2. c. 16. vol. 1.

Foresters, &c. killing offenders in forests, &c. who resist, &c. shall not be troubled upon the same, Stat. de malefact, in Parcis, 21 Ed. st. 2. vol. 1.

On escheat of demean crown lands, the free chase and free waren shall remain, but they whose woods are disafforested shall not have common within the forest, unless they restore the woods, &c. Ordin. Forest. Ed. 1. st. 5. vol. 1. - Altered by 16 Car. 1. c. 16. § 9. vol. 7.

Presentment of offences done in forests shall be at the next swanimote before the foresters, &c. Ordin. Forest.

34 Ed. 1. ft. 5. c. 1. vol. 1.

The justice of the forest shall put in the officers, except the verderors, who shall be elected by writ, Ordin. Forest. 34 Ed. 1. st. 5. c. 2, vol. 1.

None of the officers of the forest shall be put in enquests, &c. to be taken without the forest, Ordin. Forest. 34 Ed. 1. st. 5. c. 3. vol 1.

At every fwanimete inquisition shall be made of furcharges of foresters,

&c. and reformation, &c. Ordin. Forest. 34 Ed. 1. st. 5. c. 4. vol. 1.

Pardon of trespasses, &c. committed at such time as the grounds were disafforested, Ordin. Forest. 34 Ed. 1. st. 5. c. 5. vol. 1.

The justice of the forest in presence of the treasurer, may take sines and amerciaments of trespassers in forests, and not tarry for the eyre: commoners restrained by perambulation, may have common as before, under arrentation, Ordin. Forest. 34 Ed. 1. st. 5. c. 6. vol. 1.

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The additional duty on French goods, &c. to be paid according to the values in the book of rates, 11

Geo. 1. c. 7. § 3. vol. 15.

I'WE No woollen manufactures of Frame may be imported by any English subject into any ports in the Levant seas, 32 Geo. 2. c. 34. vol. 22. For French Brandy, Wine, &c. fee

Brandy, &c.

Fresh Suit. See Hue and Cry.

Fringe.

Foreign fringe, embroidery, &c. prohibited to be fold or imported, 13

& 14 Car. 2. c. 13. vol. 8. Importation of fringe, &c. of gold, filver, copper, &c. prohibited, 9 & 10 W. 3. c. 39. vel. 10. 10 An. c.26. § 66. vol. 12. 15 Geo. 2. c. 20. § 7. wl. 18.

Exporters of filk fringes, &c. shall be allowed one shilling and three pence for every pound averdupeis, 8 Geo. 1. c. 15. § 1. vol. 14. For other matters, see Manufactures.

Frize. See Drapery.

Fruit and Fruit Trees.

Any person maliciously or unlawfully barking another's fruit trees, shall forfeit treble damages, &c. 37 H. 8. c. 6. § 4. vol. 5.

Persons robbing any orchards or gardens, or taking up any fruit tree therein, &c. shall make such recompence as shall be ordered by a justice of the peace, &c. 43 El. c. 7. vol. 7. 15 Car. 2. 6. 2. § 2. vol. 8.

Fruit fold by water measure shall be heaped, &c. 1 An. ft. 1. c. 15.

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If any fruit trees, timber trees, &c. are maliciously broken down, &c. the parish, &c. shall make good the damage to the owner: and offenders convicted to be fent to the house of correction, &c. 1 Geo. 1. ft. 2. c. 48. vol. 13 .- Explained and amended by 6 Geo. 1. c. 16. vol. 14. For other matters, see Felony, Trees,

Woods.

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Fugitives.

Fugitives.

Fugitives for felony, &c. not coming at the day of proclamation made and returned, adjudged for convict,

2 H. 5. c. 9. vol. 3.

Subjects departing the realm, without licence, and not returning within fix months after proclamation, to forfeit the profits of his lands, &c. 13 El. c. 3. Exp. vol. 6.

The Queen may make grants by copy of court-roll, &c. of lands of fugitives, &c. 14 El. c. 6. Exp. vol.6.

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No person shall export any fuller's earth, fulling clay, &c. on forfeiture, &c. 12 Car. 2. c. 32. 13 & 14 Car. 2. c. 18. vol. 8. 9 & 10 W. 3. c. 40. vol. 10. 6 Geo. 1. c. 21. § 32. vol. 14.

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Funds provided to make good deficiencies of money to pay off the principal money borrowed, &c. 1 An. st. 1. c. 13. vol. 10. 3 Geo. 1. c. 7. vol. 13.

A general fund for paying off exchequer bills, &c. 7 An. c. 7. § 33.

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Moneys paid for making good any deficiencies on the annuity acts, may be replaced out of the undisposed surplus, &c. 8 An. c. 13. § 29. vol.

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The overplus moneys of the aggregate fund, &c. to be the finking fund for discharging national debts, &c. 5 Geo. 1. c. 3. § 66. vol. 14.

After discharging a million exchequer bills, and publick debts, bearing 5 l. per cent. interest, the sinking fund, &c. applied towards paying off part of the capital stock of the three companies, &c. 7 Geo. 1. st. 1. c. 5. § 39. vol. 14.

The monies arising by the sinking fund, (except, &c.) to be appropripriated for discharging principal and interest of national debts, 8 Geo. 1. c. 20. § 29. vol. 14. 9 Geo. 1. c. 5. § 34. vol. 15.

The sum of 103,140 l. added to the aggregate sund, 1 Geo. 2. st. 2. c.

8. § 17. vol. 15.

The yearly sum of 91,485 l. 6 d. three farthings to be set apart for annuities on the aggregate sund, 20 Geo. 2. c. 3. § 58. vol. 19.

The residuary legatees of Sir Joseph Jekyll allowed 13,582 l. 9 s. 2 d. out of the stocks given by him to the use of the sinking fund, 20 Geo. 2. c. 34. vol. 19.

Annuities chargeable on the principal fum of 3,230,382 l. 5 s. 1 d. to discharge navy bills, &c. to be paid out of the finking fund, 22 Geo. 2. c. 23. vol. 19.

The annuities payable on the sum of 1,000,000 *l.* granted to his Majesty, to be charged on the sinking fund, 23 Geo. 2. c. 16. vol. 20.

Surplus of former duties on licences for retailing of spirituous liquors to be an additional fund for payment of the annuities granted by this act, 30 Geo. 2. 6. 10. \$ 30. vol. 22.

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Produce of additional stamp duties, &c. and surplus of the new duty on wine licences, &c. to be applied to the sinking fund, 32 Geo. 2. c. 22. § 4. vol. 22.

An annuity of 3000 l. per annum, granted out of the aggregate fund, during the lives of Arthur Onflow efq; and his fon George, 2 Geo. 3. c. 33. vol. 25.

His Majesty enabled to borrow money at 4 l. per cent. on the credit of the malt and land tax acts, 4 Geo. 3. c. 1, 2. vol. 26.

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Annuities granted the I Geo. 3. to of be confolidated, with confent of proprietors, with those granted 2 Geo. 3. and charged on the finking fund, 4 co

Geo. 3. c. 18. vol. 26.

For other matters, see Annuities, Bank, Books, Brandy, Callicoes, Candles, Coaches, Coals, Coffee, Customs, East India Company, Exchequer, Excise, Gold and Silver, Hops, India Goods, King, Leather, Linen, Post-office, Sail Cloth, Salt, Scotland, Sheriffs, Sope, South Sea Company, Spices, Stamps, Starch.

#### Furs.

An additional duty of 51. per cent. on furs of all forts imported, 4 & 5 W. & M. c. 5. § 2. vol. 9.

## Fustians.

No deceitful practices to be used upon any fustian, but only the broad shears; the lord mayor of London, &c. may enter and search the occupiers of fustians, &c. 11 H. 7. c. 27. vol. 4. 39 El. c. 13. vol. 7. For other matters, see Drapery, Ma-

nufactures. Furze. See Broome.
Fufick. See Dyers.

## AUGER. See Gauging.

## Galleys.

The justices in sessions may banish rogues, or adjudge them perpetually to the galleys of this realm, 39 El. 4. 4. § 4. vol. 7. — Appendix, 23 vol. 387.

#### Game.

No manner of artificer, labourer, nor other layman, who hath not lands to the value of 40 s. a year, nor priest if he be not advanced to the value of 10 l. a year, shall keep any greyhound, hound, nor other dog, to hunt, nor use ferrets, nets, cords, nor other engines to take or destroy other gentlemen's game, &c. justices

of peace shall enquire of and punish offenders, 13 R. 2. ft. 1. c.13. vol. 2.

Not lawful for any person, of what condition he be, to take any pheafants or partridges, upon the freehold of another, by net, snares, or other engines, without assent of the possessioner, 11 H. 7. c. 17. vol. 4.

No person to take young herons out of the nest, in another's ground, without licence of the owner, on forfeiture of 10 s. for every heron, &c. 19 H. 7. c. 11. vel. 4.

No person shall trace, destroy, &c. any hare in the snow, on sorfeiture of 6s. 8 d. for every hare, 14 & 15 H. 8. c. 10. vol. 4.

Wild-fowl shall not be taken between the last day of May and the last day of August, 25 H. 8. c. 11. vol. 4. — Repealed, except as to the probibition of destroying the eggs of wild-fowl, 3 & 4 Ed. 6. c. 7. vol. 5. Whosoever buys or sells any phea-

fant or partridge shall forfeit 6 s. 8 d. for every pheasant, &c. 32 H. 8. c. 8. Exp. vol. 5.

No person shall command his fer-

No person shall command his servant to shoot at any deer, sowl, &c. on pain of 101. 33 H. 8. c. 6. § 5. 24. vol. 5.

In every licence from the King to shoot, there shall be expressed at what beafts or sowls he shall shoot, 33 H. 8. c. 6. § 17. vol. 5.

Every person obtaining such licence shall be bound by recognizance in 20 l. not to shoot at any other beasts or sowls than specified, 33 H. 8. c.6. § 18. vol. 5.

No person shall take or destroy any pheasants or partridges, with any manner of engines or devices, in the night, on forfeiture of 20s. for every pheasant, &c. 23 El. c. 10. vol. 6. 9 An. c. 25. § 3. vol. 12.

No person shall hawk, or hunt with his spaniels, in another's eared corn, before it shall be shocked, on forfeiture of 40 s. 23 El. c. 10. § 4. wel. 6.

Penal-

Penalties, on persons unqualissed, for destroying pheasant, partidges, pigeons, hares, grouse, moor-game, &c. 1 Ja. 1. c. 27. § 1, 2. 7 Ja. 1. c. 11. § 8, 9. vel. 7. 2 Geo. 3. c. 29. vel. 25.

Penalty on persons not having 10 l. per annum inheritance, &c. for keeping a greyhound, setting-dog, or net to take pheasants or partridges, 1 Ja.

1. c. 27. § 3. vol. 7.

Penalty for felling or buying to fell again, deer, hare, partridge or pheafant, 1 7a. 1. c. 27. § 4. vol. 7.

Persons keeping hawks may be licenced to shoot at crows, &c. for hawk's meat only, 1 Ja. 1. c. 27.

7. vol. 7.

Penalty for killing any phenfant or partridge between the first day of July and the last of August, 7 Ja. 1. c. 11.

vol. 7.

Lords of manors, &c. may appoint game-keepers, who may feize guns, nets, dogs, and fearch houses of perfons unqualified, &c. 22 & 23 Gar. 2. c. 25. § 2. vol. 8.

Persons not having estate of inheritance of 100 s. per annum, &c. prohibited to keep guns, nets, greyhounds, &c. 22 & 23 Car. 2. c. 25.

§ 3. vol. 8.

Perfons killing conies in a warren not inclosed, shall forfeit treble damages, &c. 22 & 23 Car. 2. c. 25. § 4. vol. 8.

No person shall in the night kill any conies on the borders of any warren, except the owner of the ground, 22 & 23 Car. 2. 6. 25. § 5. 201. 8

No person shall set or use any Inares, &c. for hares, 22 & 23 Car.

2. c. 25. § 6. val. 8.

Laws for preservation of the game to be duly executed, &c. 4 & 5 W. & M. c. 23. vol. 9. 5 An. c. 14. § 1. vol. 17.

Constable by warrant from a justice may fearth houses for game of suspected persons not qualified, and if

any game be found, not accounted for, the owner shall be convicted, &c. and such persons keeping nets, greyhounds, &c. for destruction of game, shall be convicted in like manner, &c. 4 & 5 W. & M. c. 23. § 3, vol. 9.

Game-keepers, &c. indemnified in resisting offenders in the night, 4 & 5 W. & M. c. 23. § 4. vol. 9.

Inferior tradelmen, &c. liable to full costs, &c. for trespass in coming on another's ground to hunt, &c. 4 & 5 W. & M. c. 23. § 10. vol. 9.

Penalty upon persons burning ling, furze, &c. upon any heaths, moors, &c. between the second day of February and the twenty sourth of June, 4. & 5 W. & M. c. 23. § 11. vol. 9.

No higlar, chapman, carrier, innkeeper, &c. to have in his custody any hare, pheafant, partridge, &c. or buy or fell, &c. on penalty of 51.

5 An. c. 14. § 2. vol. 11.

Destroyers of game discovering highers, chapmen, &c. intitled to the reward of informers, and discharged from the penalties, 5 An. c. 14. § 3. vol. 11.

Persons not qualified, keeping grey hounds, setting dogs, tunnels, &c. to destroy game, forfeit 5 l. &c. and the justices, &c. may take away such game, dogs, nets, &c. lords of manors may appoint game-keepers: but game-keeper killing the game and selling it without consent of the lord of the manor, &c. may be committed, &c. 5 dn. c. 14. § 4. wsl. 11.

No heath, ling, or brakes to be fired in the forest of Sherwood, &cc. in the county of Nottingham, without licence of the owner, 5 Am. 6. 14. §

5. wel. 11.

Lords of manors shall appoint but one game-keeper, in one manor, whose name shall be entered with the clerk of the peace, &c. game-keepers not so qualified, or other unqualified perfon, killing or selling any hare, &c. liable to the penalties on highers, &c. 9 An. c. 25. § 1. vol. 12. 3 Geo. 1. c. 11. § 1. vol. 13.

If any hare, &c. be found in the shop, house, or possession, &c. of any unqualisted person, &c. it shall be adjudged an exposing to sale, 9 An. c. 25. § 2. vol. 12.

Killing any hare, &c. in the night, to incur the like penalties, 9 An. c.

25. § 3. vol. 12.

No person shall between 1 July and 1 September, take any wild duck, or water sowl, &c. by hayes, tunnels, &c. on foreiture of 5 s. for each sowl, &c. o An. c. 25. § 4. vol. 12.

Between the first day of June and the first day of October, 10 Geo. 2. c. 32. § 10. vol. 17.

No lord of a manor shall appoint any game-keeper with power to kill game, &c. except he be qualified so to do, or a servant, &c. persons not qualified, killing game, liable to former penalties, 3 Geo. 1. 6. 11. § 1.

vól. 13.

Penalties inflicted by the game acts, may be recovered either by information before a justice of peace, &c. or by action in any of his Majesty's courts of record; such action to be brought before the end of the, &c. 8 Geo. 1. c. 19. vol. 14. 26 Geo. 2. c. 2. vol. 21. 2 Geo. 3. c. 19. § 5, 6. 2 Geo. 3. c. 29. § 3. vol. 25.

Moor fowl, partridge, or heath fowl not to be killed in Scotland, out of season, &c. 24 Geo. 2. c. 34. § 1.

જાી. 20.

No person, unqualified to kill game in Scotland, shall have any in his custody, &c. 24 Geo. 2. c. 34. § 2, &c. vol. 20.

Any person selling or exposing to sale, any game, whether qualified or not qualified, shall be liable to the penalties on highers, &c. 28 Geo. 2. c. 12. vol. 21.

Game found in the house, possession, &c. of any poulterer, salesman, fishmonger, cook, &c. shall be adjudged an exposing to sale, 28 Geo. 2. 6.12. § 2. vol. 21.

Any officer or foldier destroying game, where he is quartered, without leave of the lord of the manor, &c. shall forfeit, &c. each officer 5 l. &c. I Geo. 3. c. 6. § 46. vol. 23.

No person may take, &c. or have in his custody any partridge between 12 February and 1 September, or phezsant between 1 February and 1 Ottober, or heath sowl between 1 January and 20 August, or grouse between 1 December and 25 July, 2 Geo. 3. c. 19. § 1. vol. 25.

Except pheasants taken in the proper season, and kept in any mew or breeding-place, 2 Geo. 3. c. 19. § 2. vol. 25.

Not to extend to Scotland, 2 Geo. 3.

c. 19. \$ 3. vol. 25.

Persons offending to forseit 5 l. to the informer, &c. 2 Geo. 3. c. 19. § 4, &c. vol. 25.

Any person who shall wilfully

shoot at or destroy any house-doves or pidgeons belonging to other persons, shall forfeit 20 s. to the informer, &c. 2 Geo. 3. c. 29. vol. 25.

For other matters, see Apprentice, Certiorari, Deer and Deer-Stealers, Felons, Fish, Forests, Hawks, Scotland, Swans, Trespals.

Gaming and Gaming-Houses. See Plays and Games.

## Gaols and Gaolers.

Justices of affise shall be also justices of gaol-delivery, Stat de fin. levat. 27

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Justices of affise, &c. shall enquire
of gaolers who by dures compel prisoners to become appealers, 1 Ed. 3.
st. 1. c. 7. 14 Ed. 3. st. 1. c. 10. vol. 1.

Gaolers and sheriffs shall receive and safely keep selons without taking any thing therefore, 4 Ed. 3. c. 10.

Sheriffs shall have the custody of gaols: it shall be felony for a gaoler, &c. to make a prisoner become an appellor, 14 Ed. 3. st. 1. c. 10. vol. 1. Keepers of gaol, &c. shall receive

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labourers, vagabonds, &c. without taking any fee, &c. 12 R. 2. 6. 9. vol. 2. 5 El. c. 4. § 9. vol. 6.

The King's gaols shall be rejoined to the bodies of the counties, 13 R.

2. fl. I. c. 15. vol. 2.

None shall be imprisoned by any justice of peace, but only in the common gaol, faving franchises which have gaols, 5 H. 4. c. 10. vol. 2.

All keepers of gaols shall certify the names of all prisoners in their custody to the justices of gaol delivery, 3

H. 7. c. 3. vol. 4.

The sheriffs shall have the keeping of the common gaols, and patents thereof granted to others, except of inheritance, annulled, 19 H. 7. c.

10. vol. 4.

The justices, &c. may tax the inhabitants of the county, &c. towards building the gaol, 23 H. 8. c. 2. vol. 4. 33 H. 8. c. 17. 37 H. 8. c. 23. vol. 5. 1 Mar. feff. 2. c. 14. 5 El. c. 24. 13 El. c. 25. § 13. Exp. vol. 6.

The justices of peace at their general quarter fessions may tax every parish within the shire, towards relief of prisoners in the common gaol, 14 El. c. 5. § 37. vol. 6. 1 Ja. 1. c. 25. § 32. 21 Ja. 1. c. 28. 3 Car. 1. . 4. § 14. 16 Car. 1. c. 4. vol. 7.

There shall be sent out of every ounty yearly twenty shillings at the east to each of the prisons of the King's Bench and Marshalsea, to be aid by the treasurer to the lord chief ustice, and to the knight marshal for he time being, to the use, &c. 43

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The charge of conveying offendrs to gaol may be levied on their oods, &cc. and if they have not any, c. the charges shall be borne by ie parishioners where they were aprehended, 3 Ja. 1. c. 10. vol. 7. epcaled as to taxing the parish by 27 eo. 2. c. 3. § 2. vol. 21.

The justices of peace may provide stock of materials for setting such isoners to work, 19 Car. 2. c. 4.

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The keeper, with three juffices of peace, &c. on fickness happening among the prisoners, may remove / them out of the common gaol, &c. 19 Car. 2. c. 4. § 2. vol. 8.

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No person committed to any prifon, &c. for any criminal matter, shall be removed into any other custody, &c. unless it be by Habeas Corpus, or other legal writ, &c. 31

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Justices of peace on presentment of the grand jury, &c. of the infufficiency of any gaol, &c. may charge the necessary sum, &c. for building or repairing, on the feveral hundreds, &c. of the county, 11 & 12 W. 3. 6. 19. § 1, 2. vol. 10. — Continued by 19 An. c. 14. § 2. vol. 12. — Made perpetual by 6 Geo. 1. c. 19. § 1. vol. 14.

Murderers and felons shall be kept in the common gaol only, and the theriff thall have the keeping thereof, 11 & 12 W. 3. c. 19. § 3. vol. 10.

Not to prejudice those who have any common gaol by inheritance, &c. 11 & 12 W. 3. c. 19. § 4. vol. 10.

Inhabitants in any liberty, &c. who have a common gaol, &c. not chargable towards the common gaol of the county, 11 & 12 W. 3. c. 19. 5. vol. 10.

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No officer to enter into the house of any peer of this realm, to diffrain for the duties towards gaols, &c. 11 & 12 W. 3. c. 19. § 8. vol. 10.

Justices of peace may commit vagrants, &c. either to the common gaol or house of correction, 6 Geo. 1.

c. 19. § 2. vol. 14.

The justices of peace for the western division of the county of Kent enabled to purchase ground for building a gaol, &c. 9 Geo. 2. c. 12. vol. 17.

The justices of peace for the county of Bucks enabled to raise money for building a gaol, &c. 10 Geo. 2. c. 10. vol. 17.

Offenders

Offenders not having sufficient to defray the expences of conveying them to gaol, &c. the justices to grant a warrant on the treasurer of the county for payment of the same, 27 Geo. 2. c. 3. vol. 21.

In Middlefex the overleers of the parish where the offender was taken on warrant from any justice, to pay such charges, 27 Geo. 2. c. 3. § 4. vol. 21.

For rebuilding the common gaol for the county of Derby, 29 Geo. 2. c. 48. vel. 21.

Far other matters, see Escape, Felony, Fleet Prison, Habeas Corpus, Prison and Prisoners.

Gaol Delivery. See Justices of Gaol Delivery.

Gardens. See Orchards.
Gates. See Inclosures, Turnpikes.

## Gavelet.

Lords, &c. who have rents due in London shall recover them, &c. by a writ of Gavelet, Stat. of Gavelet. 10 Ed. 2. ft. 1. vol. 1.

## Gavelkind.

Inheritance to remain partible in Wales according to ancient custom, Stat. Wallie. 12 Ed. 1. ft. 1. vol. 1.

After the King has had the year day and waste of the lands of sclons, held in Gavelkind, in Kent, and by the custom of Gloueser, the same shall be restored to the heir. The widow of tenant in Gavelkind shall be endowed of the moiety, and if the commits fornication, or matries, the shall lose her dower, Stat. Prerog. 17 Ed. 2. st. 1. c. 16. vol. 1.

The lands, &c. of lord Cromwel in Kent and Gavelkind, shall be descendible, &c. as at the common law, 31 H. 8. c. 3. vol. 4.

All lands lying in Ofwelbeck Soke, in the county of Nottinghum shall be inheritable as at the common law, 32 H. 8. c. 29. vol. 5.

All lands, &c. in Wales, shall defected as at the common law, and not be used as Gavelkind, 34 & 35 H. &. c. 26. § 128. vol. 5.

For other matters, see Attaint, Felans and Felony.

Gauging.

All red and white wine imported to sell shall be gauged by the King's gaugers, &c. 27 Ed. 3. ft. 1. c. 8. 31 Ed. 3. ft. 1. c. 5. vol. 2. 23 H. 6. c. 16. vol. 3. 28 H. 8. c. 14. § 5. vol. 4.

All the vessels of wine, vinegar, honey, oil, &c. shall be gauged, 4 R. 2. c. 1. vol. 2. 18 H. 6. c. 17. vol. 3. 28 H. 8. c. 14. § 5. vol. 4.

No person shall be impeached for any forfeiture, &c. for not gauging Rhenish wine.

Rhenish wine, 14 R. 2. c. 8. vol. 2.

Vessels of wine, eels, herrings and salmon, shall contain certain measure, the pipe of wine 126 gallons, &c. 2 H. 6. c. 11. 22 Ed. 4. c. 2. vol. 3. 1 R. 3. c. 13. 28 H. 8. c. 14. § 5. vol. 4.

Every vessel of wine, oil, &c. shall be marked by the gauger, and the seller shall make an allowance for deficiency of measure, 28 H. 8. c. 14. § 6. vol. 4.

Vessels imported from beyond the sea, and used for ale and beer, shall be gauged and marked according to the standard, 31 El. c. 8. vol. 6.

Gaugers, &c. may take famples gratin of spirituous liquors imported, not exceeding half a pint out of each cask, 32 Geo. 2. c. 29. vol. 22.

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Gazette. See Alebouses, Annuities, Bank, Bankrupes, Customs, Felony, Hue and Cry.

General Fund. See Runds.

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- under the statutes against bankrupts, 1 7a. 1. c. 15. § 16. vol.7.

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- for levying the charges of conveying offenders to gaol, 3 Ja.1.

by justices of peace, mayors, headboroughs, port-reves, constables, tithingmen, collectors of subsidies, churchwardens, overfeers, officers, &c. in their aid, &c. concerning their office, 7 Ja. 1. c. 5. 21 Ju. 1. c. 12. § 3. vol. 7.

- by defendants to information on a penal statute, except popish reculancy, maintenance, defrauding cultoms, &c. 21 7a. 1. c. 4. § 4, 5.

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 to information of intrusion, where the King has been out of poffession twenty years, 21 Ja. 1. c. 14. -wol. 7.

- for executing the act against profane swearing, 21 Ja. 1. c. 20. § 2. vol. 7. 6 & 7 W. 3. c. 11. § 4. vol. 9. 19 Geo. 2. c. 21. \$ 11. vol. 18.

- for regulating the office of clerk of the market and reformation of false weights and measures, 16 Car. 1. c. 19. § 8. vol. 7.

--- pleadable in any action, &c. until the first of August 1660, and no

longer, 12 Car. 2. c. 3. § 5. vol. 8. - by all officers, &c. acting in pursuance of statutes for excise, 12 Car. 2. c. 23. § 35. vol. 8. 10 & 11 IV. 3. c. 21. § 21. vol. 10. 10 An. c. Vol. XXIV.

19. \$ 123. c. 26. \$ 76. vel. 12. 12 Geo. 1. c. 28. § 34. vol. rg. 10 Geo. 2. c. 17. § 6. vol. 17.

- or in executing the navigation act, 13 & 14 Car. 2. c. 11. § 16.

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The inhabitants of Godalming in Surrey may use such occupations and take apprentices in such manner as the inhabitants in market towns, 5 El. c. 4. § 44. vol. 6.

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None shall carry any gold or filver out of the realm, without the King's i cence, 9 Ed. 3. st. 2. c. 1. vol. 1. 38 Ed. 3. ft. 1. c. 2. 5 R. 2. ft. 1. c. 2. 4 H. 4. c. 16. vol. 2. 2 H. 6. c. 6. 17 Ed. 4. c. 1. vol. 3. 4 H. 7. c. 23. 3 H. 8. c. 1. vol. 4. 7 Ed. 6. c. 6. vol.5.

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There shall be no gilding of silver wares but of the allay of English sterling: and the pound Troy of filver gilt shall be sold for no more than 46 s. 8 d. &c. 2 H. 5. st. 2. c. 4. vol. 3. — Repealed by 21 Ja. 1. c. 28. vol. 7.

No man shall buy sterling filver above thirty shillings the pound Troy, over the fashion, &c. 2 H. 6. c. 13. vol. 3. - Repealed by 21 Ja. 1. c. 28.

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None shall sell any work of silver, unless it be as fine as sterling, nor until it be marked with the goldlmith's known mark, &c. 2 H. 6. c. 14. 17 Ed. 4. c. 1. val. 3.

Workers of gold and filver in the city of London, and within two miles

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Refiners of gold and filver not to allay the same, nor sell to others than officers of the mint, or goldsmiths, and that it be made so fine as to bear 12 d. weight of allay in a pound weight, and be sterling, &c. 4 H.7. 6. 2. vol. 4.

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Bullion of gold or filver, being entered, may be exported without paying any custom, &c. 15 Car. 2. c. 7.

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All gold and filver extracted by refining metals to be disposed of only at the mint, 1 W. & M. sess. 1. c.30. § 3. vol 9.

Mines of copper, tin, iron or lead, not to be deemed royal mines, altho' gold or filver may be extracted, 1 W & M. sess. 1. c. 30. § 4. 5 & 6 W. & M. c. 6. vol. 9.

None to cast bars of silver or stamp them like Spanish, on pain of forfeiture, and also 500 l. 6 & 7 W. 3. c. 17. § 3. vol. 9.

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Wardens of the goldsmiths, &c. may fearch houses for bullion, and the person in whose possession bullion is found, not proving it to be neither coin nor clippings melted, to be imprisoned six months, 6 & 7 W. 3. c. 17. \$ 8. vol. 9.

No retailers of liquors to use or

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No person to ship molten silver or bullion without certificate and oath that the same is foreign bullion, and not coined, clipt, &c. in England; the certificate to express the owner's name, the weight, &c. 7 & 8 W. 3. c. 19. § 6, &c. vol. 9.

No filver plate to be of less fineness than 11 02. 10 d. weight to a pound Troy, except filver wire, &c. not markable, 8 & 9 W. 3. c. 8. § 9. vol. 10. - Altered by 6 Geo. 1. c. 11. § 1.

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Additional duties on gilt and filver wire imported, or made in Great Britain, 10 An. c. 26. § 46. vol. 12. — Made perpetual and part of the general fund by 3 Geo. 1. c. 7. vol. 13.

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No manufacture of gold to be less in fineness than twenty two carracts of fine gold in every pound weight Troy, nor filver, than 1102. 2d. weight, on penalty of 10 l. &c. 12 Geo. 2. c. 26. 🐧 I. vol. 17.

Not to extend to jewellers work, except mourning rings, 12 Geo. 2. a.

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Penalty of 101 &c. on felling or exposing, &c. gold or filver wares before marked, &c. 12 Geo. 2. c. 26.

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12 Geo. 2. c. 26. § 10. vol. 17.

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Penalty of 100 l. &c. on each par-

cel of gold or filver lace, &c. or of baser metal, imported, 15 Geo. 2. c.

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Not to extend to lace or fringe of metal inferior to filver and spun upon thread, &c. used in theatrical entertainments only, 15 Geo. 2. c. 20. § 14. vol. 18.

Penalty of 1001. &c. on importers, venders, and makers up of any foreign embroidery, gold or filver lace,

&c. 22 Geo. 2. c. 36. vol. 19.

Owners of plate to pay a duty of 5. annually for 100 oz. 10 s. for 200 oz. &c. to be entered at the office of excise, &c. 29 Geo. 2. c. 14. vol. 21.

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Former duty on plate repealed, except as to arrears incurred before, and in lieu thereof a duty of 40 s. for licences to be taken out by dealers in plate, every year, 31 Geo. 2. c. 32. vol. 22.

Forging or counterfeiting the stamp used for marking plate by the gold-smith's company, &c. selling plate with a mark transposed, &c. is selony without benefit of clergy, 31 Geo. 2.

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Traders in small gold and filver wares, exempted from taking out a licence, but traders in larger quantities, pawn-brokers, refiners, &c. to take out a licence yearly, paying 5 l. 32 Geo. 2. c. 24. vol. 22.

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## Good Behaviour.

He that has a pardon of felony shall find sureties of his good abearing, 10 Ed. 3 st. 1. c. 3. vol. 1.—Repealed by 5 & 6 W. & M. c. 13. vol. 9.

Offenders of preachers and other ministers in the church, discharged upon their repentance, to give furety for their good behaviour for one year ensuing, 1 Mar. seff. 2. c. 3. § 6. vol. 6.
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He that is the fecond time convicted of drunkenness shall be bound to his good behaviour, 4 Ja. 1. c. 5. §. 6. 21 Ja. 1. c. 7. § 3. vol. 7.

Persons refusing to take the oaths when tendred a second time, to be bound to good behaviour, 1 W.&

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All persons pardoned of felony may be required to give security for good behaviour for seven years, 5 & 6 W.

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Persons who have no visible estates, &c. but support themselves by gaming, may, if they do not make the contrary appear, be required to find security for their good behaviour, Q. An. c. 14. § 6, 7. vol. 12.

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Persons assaulting collectors or forcibly passing through turnpikes, &c. shall give security for their good behaviour, 8 Geo. 2. c. 20. § 11, 12. vol. 16.

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Persons apprehended for being concerned in running goods, and desiring time to prove the contrary, &c. to give security not to be guilty of such offences, 9 Geo. 2. 6. 35. § 19. vol. 17.

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## Grafton.

The King's hundred of Wimbersley, &c. shall be annexed to the manor of Grafton, and the manors and other premisses shall be called perpetually the Honour of Grafton, 33 H. 8. c. 38. vol. 5.

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Grants. See Leases.

## Grants of the King.

The King shall assign three able persons to survey his escheats, &c. and the sherists, &c. shall let to ferm the same, and small manors and demeans according to their counsel, Stat.de Scac. 51 H.3. st.5. § 4,5. vol. 1.

By the King's grant of land or a manor with the appurtenances, knights fees, advowsons, and dowers belonging thereto, shall not pass without express mention, Stat. de Prerog. 17 Ed. 2. ft, 1. c. 15. vol. 1.

Penalty of fine, imprisonment and forfeit of the double, for taking a grant of the King of any the forfeited estates, &c. during the wars, 11 R. 2. 1. 6. vol. 2,

Annuity granted by the King Quoque pro flatu fuo aliter duxerimus ordinandum shall be void on acceptance of any other things of the King afterward, 11 R. 2. c. 8. vol. 2.

Petition to the King for grant of lands, &c. or any other profits, shall express the value thereof, and of what

they have had before of the King's gift, otherwise the patents shall be repealed, &c. 1 H. 4. c. 6. 2 H. 4. c. 2. 6 H. 4. c. 2. vol. 2.

Diffcifee may maintain affife for lands granted by the King's patent without title first found for the King, 1 H. 4. c. 8. vol. 2.

The King will grant no lands, &c. but to fuch as deserve the same, and those who demand such grants contrary to this statute shall be punished, 4 H, 4. c. 4. vol. 2.

The statute 1 H. 4. touching petitions to the King for lands, offices, &c. shall not extend to the Queen, nor the King's son, &c. 6 H. 4. 6.2.

Annuities granted by the King or his ancestors, of an elder date, shall be paid before them that were granted of a later date, 7 H.4. c. 16. vol. 2.

The King's letters patents shall bear date the day of the delivery of the King's warrant to the chancellor, 18 H. 6. c. 1. vol. 3.

No lands shall be granted before the King's title thereunto be found by inquisition, nor within a month after, unless it be to him that tendereth his traverse, 18 H. 6. c. 6. vol. 3. I H. 8. c. 10. vol. 4.

Grant to be sheriff above a year, with clause of non obstante, shall be void, 23 H. 6. c. 8. vol. 3.

Grants to the citizens of York to be exempt from the office of mayor, citizen, &c. shall be void, 29 H. 6. c. 2. vel. 3.

Grants of fees, wages and rewards to the King's officers shall not be comprised in the statute 28 H. 6. for resumption of grants, 31 H. 6. c. 7. vel. 3.

Grants in the preceding reigns, &c. of dignities, franchises, &c., confirmed, 1 Ed. 4. 6. 1. 7 Ed. 4. 6. 4. vol. 3. 7 Ed. 6. 6. 3. vol. 5. 4 & 5 Pb. & M. 6. 1. 18 El. c. 2. vol. 6. 43 El. c. 1. vol. 7.

Lands coming to the King by at-

ninder of treason, being afterwards granted to another shall be held as if such attainder had not been, 7 Ed. 4. c. 5. vol. 3.

A resumption of all grants, and estates of lands, &c. made to Elizabeth Grey late Queen of England, 1 R.

3. c. 15. vol. 4.

A repeal of all letters patents granted to any spiritual persons to be discharged of the payment or collection

of dismes, 4 H. 7. c. 5. vol. 4.

A repeal of all letters patents granted of any offices within the forest of Ingle-wood, saving to the lord Dacres, and the earl of Northumberland, 4H. 7. c. 6. vol. 4.

All grants, &c. of any parcel of the earldom of March, shall be under the

great seal, 4 H. 7. c. 14. vol. 4.

Letters patents to several persons to be discharged of dismes and quinzimes, shall extend no further than they did in the time of King Edward the Fourth, 7 H. 7. c. 6. vol. 4.

Where the King has made a grant to one during his pleasure, a second grant of the premisses to another, without expressing that the King hath determined his pleasure, &c. shall be void, 6 H. 8. c. 15. vol. 4.

All grants under the King's fign manual to be passed under any seals, shall be first delivered to his principal secretary, or to one of the clerks of

the fignet, &c. 27 H. 8. c. 11. vol. 4. Grants by the King of lands, &c. of diffolved monasteries, &c. confirmed, 27 H. 8. c. 28. § 2. vol. 4. 1 Ed. 6. c. 14. § 29. vol. 5. 35 El. c. 3. vol. 6.

6. c. 14. § 29. vol. 5. 35 El. c. 3. vol. 6.

A refumption of grants by the King of reversions, &c. in Calais, Berwick, and of sheriffwicks for life in Wales, 32 H. 8. c. 27. vol. 5.

Confirmation of grants, notwithflanding mifrecital of name, place, date, &c. 34 & 35 H. 8. c. 21. 1 Ed. 6. c. 8. 7 Ed. 6. c. 3. vol. 5. 4 & 5 Ph. & M. c. 1. 18 El. c. 2, vol. 6. 43

On grant of abbey lands, the King

El. c. 1. vol. 7.

may referve other tenures, and not in capite, 35 H. 8. c. 14. 37 H. 8. c. 20. 7 Ed. 6. c. 3, § 10. vol. 5.

Grants, &c. by the lady Jane Grey made void, 1 Mar. self. 2. (.4. vol. 6.

Grants by Queen Mary, during her marriage, shall be in the names of the prince and the Queen, with her fign manual, &c. 1 Mar. feff. 3. c. 2.—Altered as to the Queen's fign manual, by 1 & 2 Pb. & M. c. 1. vol. 6.

Grantees of lands, &c. shall not be impeached, &c. unless the King be proved to have had title, &c. thereunto, within fixty years before this parliament, 21 Ja. 1. c. 2. vol. 7.

Grants of monopolies and of dispensations with penal laws, made void, 21 Ja. 1. c. 3. c. 11. vol. 7.

No advantage of forfeiture shall be taken against the King's grantee, &c., for non-payment of rent, &c. so the same be answered in the exchequer, &c. before process, &c. issued touching the said forseiture, 21 Ja. 1. c. 25. vol. 7.

Grants of fines and forfeitures before conviction or judgement, illegal, 1 W. & M. feff. 2. c. 2. vol. 9.

Dispensation by non vostante any statute, made void, I W. & M. seff. 2.

c. 2. § 12. vel. 9.

No person, &c. compellable to plead grants of felons goods, &c. after the same have been inrolled and allowed in the King's Bench, nor to inrol more than the granting part, 4 & 5 W. & M. c.22.—Made perpetual by 7 & 8 W. 3. c. 36. § 4. vol.9.

by 7 & 8 W. 3. c. 36. § 4. vol. 9.

No grant shall be made of any manors, lands, &c. belonging to the crown, exceeding three lives or one and thirty years, and unless the tenant be made punishable for waste, the ancient rent reserved, &c. 1 An. st. 1.

c. 7. § 5. vol. 10.

Tenements, &c. belonging to the crown, and wanting repair or rebuilding, may be granted for fifty years or three lives, &c. 1 An. ft. 1. c. 7. § 6. vol. 10.

Grants

Grants of duties, &c. given by this act, shall be void, I An. ft. I. 6. 7. §

7. vol. 10.

Not to extend to grants of any estates forfeited to the crown for treafon, &c. or seized on outlawry, &c. 1 An. ft. 1. c.7. § 8. vol. 10. For other matters, see Greenwich Hof-

pital, Inquisition, Officers, Patents, Seals.

#### Grasiers.

Any grafier, &c. refusing to sell at a reasonable price assessed, &c. shall be bound to appear in the star-chamber, 25 H. 8. c. 1. 27 H. 8. c.9. vol. 4.—Repealed by 33 H. 8. c. 11. vol.5. See Bankrupt, Farms.

## Gravesend.

The act for better governing watermen upon the river of Thames, not to impeach the privileges of the mayor, jurats, &c. of Gravefend, 4 An. c. 13. § 4. vol. 11. 2 Geo. 2. c. 26. § 6, 7. vol. 16.

The parish church of Gravesend to be rebuilt as one of the fifty new churches, 4 Geo. 2. c. 20. vol. 16.

Great Seal. See Seal.. Great Seffions in Wales. See Wales. Green-hue. See Forest.

#### Greenland.

Lawful for all persons freely to trade into and from Greenland, and those seas, and to take and import whales, oil, blubber, &c. liberty to have harponiers, as well as English mariners, &c. 25 Car. 2. c. 7. § 1. vol. 8. 4 & 5 W. & M. c. 17. § 27. 7 & 8 W. 3. c. 33. vol. 9. 10 & 11 W. 3. c. 25. I An. ft. 1. c. 16. vol. 10. 10 Geo. 1. c. 16. 12 Geo. 1. c. 26. § 7. vol. 15. 5 Geo. 2. c. 28. vol. 16. 22 Geo. 2. c. 45. vol. 19. 4 Geo. 3. c. 22. vol. 26.

No English built ship, &c. to have the benefit of this act, unless such vessel did proceed from England, or Wales, or Berwick, and was victualed

there, &c. 25 Car. 2. c. 7. § 2, &c. vol. 8.

Sir William Scawen and others made a corporation by the name of the Greenland company, enabled to buy lands, &c. to trade to Greenland, &c. governor, committee, subscriptions, &c. 4 & 5 W. & M. c. 17. 7 & 8 W. 3. c. 33. vol. 9.

The Greenland company, &c. not to pay custom for oil, &cc. imported into England, 7 & 8 W. 3. c. 33. vol. 9. 10 & 11 W. 3. c. 25. § 17. 1 An. ft. 1. c 16. § 1. vol. 10. 10 Geo. 1. c. 16. 12 Geo. 1. c. 26. § 7. vol. 15. 5 Geo. 2. c. 28. vol. 16.

No harpooner, &c. in the Greenland fishery shall be impressed, 1 An. ft. 1. c. 16. § 2. vol. 10. 13 Geo. 2. c. 28. § 5. vol. 17.

British ships of 200 tons proceeding to Greenland, on certificate and oath, &c. shall be allowed a bounty, &c. 6 Geo. 2. c. 33. vol. 16. 13 Geo. 2. c. 28. § 5. 22 Geo. 2. c. 45. vel. 19. 28 Geo. 2. c. 20. vol. 21.

Every (hip employed in the faid fishery, shall have on board an apprentice indentured, for every 50 tons, 28 Geo. 2. ℓ. 20. § 5. vol. 21.

No larger bounty to be paid than for ships of 400 tons, 28 Geo. 2, i. 20. \$6, 7. vol. 21.

Bounty allowed to vessels under 200 tons, 28 Geo. 2. c. 20. § 8, &c. vol. 21.

Owners may infure the bounty, 28 Geo. 2. c. 20. § 12. vel. 21.

For other matters, see Fift and Fifteries, Plantations, Whales.

## Greenock.

A duty of two pennies Scots on every Scots pint of ale fold, &cc. in the town of Greenock, &c. for repairing the harbour, &c. 24 Geo. 2. c.38 val. 20.

## Green-wax.

A baron and clerk of the excheque to be fent once a year into every county, to inrol the names of all who hav have paid that year's debts exacted on them by green-wax, 27 Ed. I. fl. 1. c. 2. vol. I.

Where the green-wax is fent to sheriffs to levy the King's debts, the estreats shall be shewed to the party indebted, and totted, &c. 42 Ed. 3.

c. 9. 7 H. 4. c. 3. vol.2.

Upon all certificates and estreats of fines or forfeitures, &c. due to his Majesty, the green-wax shall issue for levying the same, saving of franchises, &c. 22 & 23 Car. 2. c. 22. § 10, &c. vol. 8. 4 & 5 W. & M. c. 24. § 4. vol. 9.

For other matters, see Estreats, Ex-

# chequer. Greenwich Hospital.

Six pence per mensem to be paid out of all seamen's wages, towards the support of Greenwich hospital, 7 & 8 W. 3. c. 21. § 10. vol. 9. 8 & 9 W. 3. c. 23. vol. 10. 10 An. c. 17. vol. 12. 2 Geo. 2. c. 7. vol. 16. 18 Geo. 2. c. 31. vol. 18. 20 Geo. 2. c. 38. § 17. vol. 19.

Persons intitled to the provisions in Greenwich hospital, shall be admitted in course of time as they were registered, &c. 8 & 9 W. 3. c. 23. vol. 10.

—Repealed as to the registring seamen,

9 An. c. 21. § 64. vol. 12.

The King may make any further grant of grounds, &c. being part of his manor of *Greenwich*, to the use of *Greenwich* hospital, 12 & 13 W.3.

c. 13. vol. 10.

Apprentices to the fea service, exempted from the fix pence per month to Greenwich hospital, until their age of eighteen, 2 & 3 An. c. 6. § 7. vol. 11. 20 Geo. 2. c. 38. § 17, 18. vol. 19.

The admiralty may appoint any disabled seamen, their widows, &c. to be maintained in Greenwich hospital, 2 & 3 An. c. 6. § 19. vol. 11.

The Queen may dispose of the goods of Kidd a pirate, and other perquisites of the admiralty, &c. as a charity to Greenwich hospital, 4 An. c. 12. § 14. vol. 11. — The crown en-

abled to apply further funts for the maintenance of Jeamen, &c. at Greenwich hospital, 1 Geo. 2. st. 2. c. 9. § 9. vol. 15. 6 Geo. 2. c. 25. § 10. vol. 16. 27 Geo. 2. c. 10. § 7. 28 Geo. 2. c. 22. § 14. 29 Geo. 2. c. 29. § 8. vol. 21. 30 Geo. 2. c. 26. § 9. vol. 22.

Shares of prizes, &c. in the war, not demanded in three years, to go to Greenwich hospital, 6 An. c. 13. § 11. vol. 11. 10 An. c. 17. § 9.12, &c. vol. 12. 13 Geo. 2. c. 4. § 11. 16. vol. 17. 20 Geo. 2. c. 24. § 7.15. vol. 19.

Agents, &c. for prizes to deliver to the treasurer of *Greenwich* hospital, accounts thereof,&c. in three months, on forfeiture of 100 l. 10 An. c. 17. § 9, 10, 11. vol. 12. 20 Geo. 2. c. 24. § 7, 8, 9. 13, 14, 15. vol. 19.

The admiralty may direct the admission of any seamen into Greenwich hospital, though not of the royal navy, on certificate of their being wounded, &c. in defending any ship of a subject, against the enemy, 10

An. c. 17. § 20. vol. 12.

Masters of ships to deduct out of seamens wages all penalties, &c. due to Greenwich hospital, and to pay the same within three months, 2 Geo. 2. c. 36. § 9, 10. vol. 16. 18 Geo. 2. c. 31. § 2. vol. 18. 20 Geo. 2. c. 38. § 18. vol. 19.

The rents and profits of the forfeited estates of the earl of Derwentwater and Charles Radeliffe applied to the finishing Greenwich hospital and maintenance of seamen there, &c. 8 Geo. 2. c. 29. vol. 16. 11 Geo. 2. c. 30. vol. 17. 22 Geo. 2. c. 52. vol. 19.

Persons on board the sleet who shall quit their ships, &c. forfeit their interest in prizes, to the use of Greenwich hospital, 20 Geo. 2. c. 24. § 1,2,

3. vol. 19.

Persons taking to pawn clothes, &c. belonging to the hospital, or changing the colour or marks, to for-feit 5 l. &c. and pensioners or nurses going off with the hospital clothes, &c. to be committed for six months,

20 Geo. 2. c. 24. § 16. vol. 19. The governors of Greenwich hospital impowered to contract for the purchase of lands for finishing the hospital, 25 Geo. 2. c. 42. vol. 20.

The powder magazine near Greenwich to be removed to Purfleet, &c.

33 Geo. 2. c. 11. vol. 23.

The governors of Greenwich hospital, after defraying the expences, may grant out-pensions to such worn-out seamen in the King's service as are not provided for within the hospital, such out-pensions not to be affignable, &c. 3 Geo. 3. c. 16. vol. 2.

For other matters, See Admirally, Churches, Fish and Fisheries, Guernsey, Prizes, Seamen, Ships.

#### Grocery.

No raifins, figs, prunes, fugar, currans, &c. to be imported but in ships whereof the master, &c. and three fourths of the mariners at least are *English*, except such foreign ships as are of the built of that country of which the said goods are the growth, &c. which shall be deemed aliens goods, 12 Car. 2. c.18. § 8, 9. vol. 8.

No grocery, spicery, &c. shall be imported from the Netherlands or Germany, 13 & 14 Car. 2. c. 11. §23.

vol. 8.

Grocery wares, except pepper, &c. to pay ten pounds for every hundred pounds value, &c. 2 W. & M. self. 2.

A duty of five pounds for every hundred pounds value upon raisins imported, and 21. 10 s. upon currans,

4 & 5 W. & M. c. 5. § 10. vol. 9. Currans imported in English built shipping, &c. or from Venice, exempted from the subsidy granted by 3 & 4 An. c. 5. § 1. 4 An. c. 6. § 3. vol. 11. 8 An. c. 13. § 21. vol. 12.

A duty of five shillings upon every hundred weight of raisins imported,

8 An. c. 7. § 6. vol. 12.

Importers of raisins, &c. to have twelve months for payment, or 10 l.

per cent. for prompt payment, 8 And c. 7. § 12. vol. 12.

Raifins, &c. landed without entry, &c. forfeited, &c. 8 An. c. 7. § 14. 17. vol. 12.

Raisins, &c. exported in due time, the duty to be repaid, 8 An. c. 7. § 15. vol. 12. 7 Geo. 1. st. 2. c.21. § 10. vol. 14.

The new duties to be levied, &c. as other duties upon the same goods, 8 An. c. 7. § 16. vol. 12.

For other matters, see Coffee, Customs, Drugs, Spice.

#### Guardian and Ward.

The lord shall retain the land until the heir come to full age, though he be made a knight, Magn. Chart. Q. H. 3. c. 3. vol. 1.

The guardian shall take only reafonable issues,&c. and make no waste, &c. Magn. Chart. 9 H. 3. c. 4. & 5. Stat. Westm. 1. 3 Ed. 1. c. 21. Stat. Glouc. 6 Ed. 1. c. 5. 14 Ed. 3. st. 1. § 13. vol. 1.

Heirs shall be married without disparagement, Magn. Chart. 9 H. 3. c. 6. Stat. Merton, 20 H. 3. c. 6. Stat. of Wards, 28 Ed. 1. st. 1. vol. 1.

Where the heir is taken away and married without licence of the lord, he shall recover the value of the marriage, &c. Stat. Merton, 20 H. 3. c. 6. Stat. Westm. 1. 3 Ed. 1. c. 22. Stat. Westm. 2. 13 Ed. 1. c. 35. vol. 1.

The lord shall not compel the heir to marry, but he shall pay to the lord as much, &c. Stat. Merton, 20 H. 3.

6. 7. vol. 1.

In a common plea of ward, the guardian making default, &c. shall lose the seisin of the ward: heirs shall not lose their inheritance by neglect or rebellion of their guardians, Stat. Marleb. 52 H. 3. c. 7. vol. 1.

Guardian in socage shall account to the heir at his lawful age for the issues of the inheritance, saving his reasonable costs, without sale, waste, &c. Stat. Marleb. 52 H.3. (. 17. vol. 1.

The guardian's making a feofment of the wards land, is a diffeifin, and forfeiture of the wardship, and prochein amy may sue an assise, Stat. Westm. 1. 3 Ed. 1. c. 48. Stat. Westm. 2. 13 Ed. 1. c. 25. vol. 1.

The King's grantee of a ward, shall not have aid in plea of dower, Stat. de Bigam. 4 Ed. 1. ft. 3. 6. 3.

vol. 1.

The heir shall have a quod ei deforceat, where dower was recovered by collusion, &c. against his guardian, Stat. Westm. 2. 13 Ed. 1. c. 4. vol. 1.

Prochien amy shall sue for an infant eloined that cannot sue personally, Stat. Westm. 2. 13 Ed. 1. c.15. vol. 1.

Where lands descend to an infant heir from father and mother who held of different lords, the wardship shall belong to the lord according to the more ancient seofsment by knight's service, Stat. Westm. 2. 13 Ed. 1. c.

16. 28 Ed. 1. ft. 1. vol. 1.

Taking away an infant ward, tho' afterwards restored unmarried, shall be punished by two years imprisonment, and if the ward be married, &c. shall abjure the realm, or have perpetual imprisonment, on writ of ravishment of ward, &c. resummons, in Communi Custodia, &c. Stat. Westm.

2. 13 Ed. 1. c. 35. vol. 1.

Where relief is due, wardship is incident, & converso, as in tenure by Great Serjeanty, &c. The wardship of an heir holding in socage, if the lands descend from the part of the mother, belongs to his next friend on the father's side, and contrariwise. Writs may be brought to recover ward, &c. Stat. of Wards and Rel. 28 Ed. 1. st. 1. vol. 1.

The next of kin to the King's ward shall have the farm of his land, and the heir may have an action for waste, 14 Ed. 3. st. 1. c. 13. vol. 1.

Women of fourteen years of age at the death of their ancestors, shall have livery of their lands, 39 H. 6. c. 2. vol. 3.

The wardship of an heir of the King's tenant in capite dying in the war, shall go to his executors, &c. 3 H. 8. c. 4. vol. 4.

A court of wards erected for governance of the King's wards, and their estates, &c. 32 H. 8. c. 46. 33

H. 8. c. 22. vol. 5.

Any person taking away a maiden under sixteen years of age from those who have the lawful possession, &c. shall suffer two years imprisonment, &c. 4 & 5 Ph. & M. c. 8. § 3, &c. vol. 6.

Such maiden unlawfully confenting to contract of matrimony, shall forfeit her estate to her next heir, during her life, 4 & 5 Ph. & M. c. 8. § 6. vol. 6.

Not to extend to the orphans of London, 4 & 5 Ph. & M. c.8. § 7. vol.6.

The next of kin to whom the lands cannot descend, resorting to church, &c. shall be guardian to the child of popish recusant, 3 Ja. 1. c. 5. \$ 23. vol. 7.

The court of wards and liveries, tenures by knight's service, wardship, marriage, &c. taken away, 12 Car. 2.

c. 24. vol. 8.

Parents may by will dispose of the custody of their children, during minority, to any but popish recusants, as guardian in socage, &c. who may have action, &c. for taking such child away, 12 Car. 2. c. 24. § 8. vol. 8.

Such guardian shall have the management of the land and personal estate, &c. for the infant, 12 Car. 2.

i. 24. § 9. vol. 8.

Not to prejudice the custom of the city of London, &c. 12 Car. 2. c. 24. § 10. vol. 8.

Guardian may advance 100 l. of infants money in their names, upon tonnage duties, &c. 5 & 6 W. & M. c. 20. § 36. 6 & 7 W. 3. c. 5. § 9. vol. 9.

For other matters, see Account, Admeasurement, Copyholds, Recusants, Tenures, Women.

Guern-

Gun

Guernsey, Jersey, Alderney, Sark, &c.

Wool, &c. may be exported to Jersey and Guernsey, from the port of Southampton only, and for the only use of the inhabitants there, &c. 12 Car. 2. c. 32. § 2. 12, 13, 14. 13 Car. 2. st. 1. c. 14. vol. 8. 1 W. & M. seff.

1. c. 32. § 14. vol. 9.

An excise of eight shillings per gallon upon brandy and other liquors imported from Guernsey, Jersey, Sark, or Alderney, oath must be made that they are the manufacture of those islands, &c. 2 W. & M. sess. 2. c. 9. § 12. vol. 9. 12 & 13 W. 3. c. 11. § 8. vol. 10. 3 & 4 An. c. 4. § 3. 4 An. c. 6. § 34. vol. 11.

Goods of the produce and manufacture of Jersey, Guernsey, Sark, and Alderney, may be imported duty-free, except exciseable goods, 3 Geo. 1. c.

4. § 5. vol. 13.
Salt imported from Jersey, &c. shall be liable to the same duties as other foreign salt, 5 Geo. 1. c. 18. § 11. vol. 14.

The duty of fix pence per month

payable by seamen for Greenwich hospital, extended to all vessels belonging to Jersey, Guernsey, Alderney, Sark, or Man, &c. 2 Geo. 2. c. 7. vol. 16.

For other matters, see Greenwich Hospital, Habeas Corpus, India Goods, King, Land-tax, Merchants, Personal Estates, Plantations, Soldiers,

## Guilds and Fraternities.

Vagrants, Wool.

All fraternities, brotherhoods and guilds, and their hereditaments, &c. vested in the King, other than corporations, guilds, fraternities, companies and fellowships of mysteries or crafts, 1 Ed. 6. c. 14. vol. 5.

## Guinea Company.

No adventurers, &c. in the Guinea company, shall be thereby deemed traders within the statutes of bankrupts, 13 & 14 Car. 2. c. 24. vol. 8.

Guineas and Half Guineas.

All persons may freely import guineas and half guineas, 8 W. 3. c. 1. § 2. vol. 9.

Gunpowder.

All subjects may make and sell gunpowder, and importsalt petre, 16 Car. 1. c. 21. vol. 8.

Gunpowder may be exported when the fame does not exceed the price of 5 l. the barrel, 12 Car. 2. c. 4. § 11. vol. 8.

His Majesty by proclamation may prohibit the exportation of gun-powder, arms and ammunition, &c. 12 Car. 2. c. 4. § 12. vol. 8. 29 Geo. 2. c. 16. vol. 21.

None shall import gunpowder, &c. without licence from his Majesty, on forfeiture of goods imported, &c. 1

Ja. 2. 6. 8. § 2. vol. 8.

Obtaining a grant for sole making

Obtaining a grant for sole making or importing gunpowder, &c. shall incur a *Præmunire*, &c. 1 Ja. 2. c. 8. § 3. vol. 8.

For importation of falt petre for one year, 5 & 6 W. & M. c. 16. Exp. vol. q.

No fireworks to be made, fold, &c. other than by order of officers of the ordnance, &c. 9 & 10 W. 3. c. 7. vol. 10.

Above 600 lb. of gunpowder shall not be kept in any store-house, &c. in London, Westminster, &c. 5 Geo. 1. c. 26. vol. 14.—Not more than 200 lb. shall be kept, &c. for more than 24 hours, &c. 11 Geo. 1. c.23. vol. 15. 15 Geo. 2. c. 32. vol. 18.

Above 2000 lb. of gunpowder shall not be carried at a time in the streets of London, &c. and shall be in covered carts, &c. and the barrels in bags, &c. 5 Geo. 1. 1. 26. § 4. vol. 14.

Not to extend to the King's store-houses, &c. 5 Geo. 1. c. 26. § 5. vol. 14. 11 Geo. 1. c. 23. § 4. vol. 15. 15 Geo. 2. c. 32. § 6. vol. 18. 22 Geo. 2. c. 38. § 5. vol. 19.

The justices for Essex, Kent and Survey

Surrey may in their fessions appoint proper places where warehouses may be erected, &c. 5 Geo. 1. c. 26. § 8. vol. 14.

Working with iron hammers in any warehouse while gunpowder is there, shall forfeit 20 s. 11 Geo. 1. c.

23. § 3. vol. 15.

An allowance of 4.s. per barrel shall be paid to every person exporting British gunpowder as merchandize, for five years, 4 Geo. 2. c. 29. vol. 16. — Continued by 24 Geo. 2. c. 52. § 4. vol. 20. — Further continued to 29 Sept. 1771, by 4 Geo. 3. c. 11. § 2. vol. 26.

When the duties on fast petre and brimstone imported shall be redeemed, so much of the allowance for gunpowder exported, shall be abated,

4 Geo. 2. c. 29. § 5. vol. 16.

No gunpowder to be received on board any vessel in the *Thames*, above *Blackwall*, 5 Geo. 2. c. 20. § 2. vol. 16.

Ships coming into the Thames to land their powder before arrival at Blackwall, 5 Geo. 2. c. 20. § 3. vol. 16.

Persons not dealers, to keep but 50 lib. of gunpowder in London, &c. dealers no more than 200 lib. longer than 24 hours, nor on the Thames, &c. except in passing or repassing, &c. on pain of forfeiture, &c. 15 Geo. 2. c. 32. vol. 18.

Persons not owners of gunpowder, permitting it to be lodged in their warehouse, &c. shall forfeit 1 s. for every pound of gunpowder, 15 Geo.

2. c. 32. § 3. vol. 18.

No person shall keep for more than 24 hours above 400 weight of gun-powder in or near any town, &c. or within two miles of the King's palace, &c. nor above 3000 weight in any place, on pain of forseiture, &c. 22 Geo. 2. c. 38. § 1, 2. vol. 19.

No greater quantity than 25 C. weight to be carried at any one time in any land carriage; nor greater than 50 C. weight in any open veffel; the carriages to be covered, and the bar-

rels close hooped, &c. 22 Geo. 2. c.38.

§ 3. vol. 19.

Persons employed where gunpowder is kept, or in conveying the same, committing any act whereby it may be in danger of taking fire, to forseit 5 s. for every C. weight, &c. 22 Geo. 2. c. 38. § 4. vol. 19.

Justices in quarter sessions may appoint ground for erecting warehouses for gunpowder, &c. 22 Geo. 2. c.38.

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No penalty for keeping above 30°C. weight in warehouses already built, unless the same shall be adjudged dangerous, &c. 22 Geo. 2. c. 38. § 7. vol. 19.

Not to invalidate the acts of 5 Geo.
1. c. 26. vol. 14. and 11 Geo. 1. c. 23.
vol. 15.—22 Geo. 2. c. 38. § 8. vol. 19.
For other matters, see Salt petre, Ships.

Gunpowder Treason.

Thanksgiving for the deliverance from the gunpowder treason shall be given on the fifth of *November*, yearly, 3 Ja. 1. 6. 1. vol. 7.

#### Gunners.

The statute of 18 H. 6. c. 19. a-gainst soldiers departing without licence, shall extend to gunners, &c. 5 El. c. 5. § 27. vol. 6.
For other matters, see Seamen, Soldiers.

Guns. See Arms.

Guy (Thomas) his Hospital, &c.

The governors in the last will of Thomas Guy esq; constituted to be a body corporate, enabled to hold the estate for the use of the hospital, make by-laws, elections, &c. 11 Geo. 1. 6. 12. vol. 15.

Gypfies. See Egyptians.

## Habeas Corpus.

IF an Habeas Corpus cum causa or Certiorari be issued to remove a prisoner in execution by judgement, he shall be remanded, 2 H. 5. st. 1. c. 2. vol. 3.

No writs of Habeas Corpus shall be granted to remove any prisoner, unless figned by the chief justice, or in his absence one of the justices of the court, 1 & 2 Ph. & M. c. 13. § 7. vol. 6.

Every person committed by warrant of his Majesty's council, &e. shall have an *Habeas Corpus*, 16 Car. 1. c. 10. § 8, 9. vol. 7.

Persons having cause of action against a prisoner in the Fleet, may have an Habeas Corpus, and thereupon put in their declaration, &c. 13 Car. 2. st. 2. c. 2. § 5. vol. 8.

Writs of Habeas Gorpus to be returned within three days after fervice, (unless the commitment were for treason or felony) and the body brought, if within twenty miles, &c. 31 Car. 2. 6. 2. § 2. vol. 8.

may be granted in vacation time by any of the judges, &c. 31 Car. 2. c. 2. § 3. vol. 8.

Persons neglecting two terms to pray an *Habeas Corpus*, shall have none in vacation-time under this act, 31 Car. 2. c. 2. § 4. vol. 8.

Officers not obeying such writ shall forfeit 100 l. to the party aggrieved for the first offence, &c. 31 Car. 2. 6. 2. § 5. vol. 8

Persons enlarged by *Habeas Corpus* not to be recommitted but by order of court, 31 Car. 2. t. 2. § 6. vol. 8.

Prisoners charged for any criminal matter, not to be removed but by Habeas Corpus, 31 Car. 2. c. 2. § 9. vol. 8.

Penalty of 500 l. for denying an Habeas Corpus, 31 Car. 2. c. 2. § 10. vol. 8.

Habeas Corpus shall run into any county palatine, cinque-ports, or other privileged places in England, Wales, Berwick upon Tweed, Jersey, or Guernsey, &c. 31 Car. 2. c. 2. § 11, 12. 16. vol. 8.

This act not to give benefit to perfons who by contract, &c. are to be transported to any parts beyond sea, 31 Car. 2. c. 2. § 13, 14. vol. 8.

After the affizes are proclaimed no prisoner to be removed by *Habear Corpus*, but to be brought before the judge of affize, 31 *Car. 2. 6. 2.* § 18, 19. vol. 8.

Persons committed as accessories before, to petty treason or selony, shall not be removed, &c. otherwise than before this act, 31 Car. 2. c. 2.

§ 21. vol. 8.

Temporary power given to his Majesty to apprehend and detain perfons suspected of conspiring against the government, 1 W. & M. seff. 1. c. 2. c. 7. c. 19. 7 & 8 W. 3. c. 11. vol. q.

Proceedings on the act for regulation of attornies, not removable by Habeas Corpus, &c. 2 Geo. 2. c. 23. § 25. vol. 16.

For other matters, see Bail, Certiorari, Corpus cum causa, Prison and Prisoners, Sheriss.

Hackney Chairs and Coaches. See Coaches and Chairs.

Haddenbam Level. See Marsbes.

Hail-Shot.

No person under the degree of a lord of parliament, shall shoot any hail-shot, 2 & 3 Ed. 6. c. 14. — Repealed by 6 & 7 W. 3. c. 13. § 3. vol. 9.

Hair Powder. See Powder and Starch.

Half-Pay Officers.

No person to receive any half-pay who was under 16 when the regiment, &c. was reduced: nor unless he did actual service, nor if he has any other employment, &c. of profit, &c. 4 Geo. 1. c. 3. § 18. vol. 13. 33 Geo. 2. c. 18. § 19. 25. vol. 23.

For other matters, fee Soldiers.

Halfteed, &c. in Essex.

Spinners of wool there, punishable for delivering back yarn made there-of, by any shorter reel than usual, &c. 7 Ja. 1. c. 7. vol. 7.

Hampstead Water-works.

Persons having shares therein, to pay

pay 4s. per pound land-tax for the year, I Geo. 3. c. 2. \$ 54. vol. 23.

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The duties upon writs, &c. payable by 12 Geo. 1. continued for ever, and applied to the revenue of the hanaper, 23 Geo. 2. c. 25. vol. 20.

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## Hansee.

Statutes concerning merchandises, &c. not to prejudice the ancient liberties, &c. of the merchants of the hansee, saving the liberties, &c. of the city of London, 19 H. 7. c. 23. vel. 4.

#### Harbours.

Every man may pull down the wears and engines in the haven of Southampton, 11 H.7. c. 5. 14 & 15 H. 8. c. 13. val. 4.

No fream-works shall be wrought in Devensbire and Cornwal, having course unto the havens, 23 H. 8. c. 8.

27 H. 8. c. 23. vol. 4. For pulling down stakes, &c. in the Ouse and Humber, 23 H. 8. c. 18.

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Penalty of 41. for casting of ballast, &c. in any part of the haven of

Briftol, 34 & 35 H. 8. c. 9. § 2. vol. 5. Penalty of 5 l. for casting of rubbish, &c. into any haven, &c. 34 & 35 H. 8. c. 9. § 6. vol. 5. 19 Geo. 2. c. 22. vol. 18.

Provisions for the reparation of the pier and harbour of Scarborough, 37 H. 8. c. 14. vol. 5. 5 Geo. 2. c. 11. vol. 16. 25 Geo. 2. c. 44. vol. 20.

All ballast cast out of ships within the road of Rye and Winchelsea, shall be laid upon the place appointed for that purpose, 2 & 3 Ed.6. c. 30. vol.5.

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For repairing the piers of Burlington, 8 & 9 W. 3. c. 29. vol. 10. 5 Geo. 1. c. 10. § 2. vol. 14. 26 Geo. 2. c.

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For recovering and keeping in repair the harbour of Minehead, 12 & 13 W. 3. c. 9. vol. 10. 10 An. c. 24. vol. 12. 11 Gee. 2. c. 8. vol. 17.

For rebuilding and repairing the piers of Whitby, 1 An. st. 1. c. 19. vol. 10. 7 Geo. 1. ft. 1. c. 16. 8 Geo. 2. c. 10. vol. 14. 23 Geo. 2. c. 39. vol. 20.

For enlarging the pier and harbour of Parton in Cumberland, 4 An. e. 18. vel. 11. 11 Geo. 1. c., 16. vol. 15. 5 Geo. 2. c. 13. vol. 16.

For clearing, preserving and maintaining the harbour of Cat-water near Plymouth, 8 An. c. 8. vol. 12.

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For repairing the harbour and key of Watchett, 7 Geo. 1. ft. 1. c. 14. vol.

For restoring and rebuilding the haven and piers of Bridport, 8 Geo. 1. c. 11. vol. 14.

For support and maintenance of the pier of Margate, 11 Geo.1. c.3. vol.15.

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For repairing the piers and harbour of Newbaven in Sussex, 4 Geo.

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For repairing the harbour of Little Hampton called Arandel Port, 6 Geo. 2. c. 12. vol. 16.

For preserving and enlarging the harbour of Whitehaven, 13 Geo. 2. c.

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Masters, &c. throwing out balast, &c. in any harbour, &c. but upon dry land only, justices may iffue warrants, and upon proof fine them, &c. 19 Geo. 2. 6. 22. § 1, 2. 7, 8. vol. 18.

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For repairing, enlarging, and preferving the harbour of Ellenfoot, 22 Geo. 2. c. 6. vol. 19. 29 Geo. 2. c. 57. vol. 21.

For ascertaining harbour-duties, &c. for repairing, &c. the harbour of Weymouth and Melombe Regis, 22 Geo. 2. c. 22. vol. 19.

For enlarging and maintaining the harbour of Ram/gate, and amending, &c. the haven of Sandwich, 22 Geo. 2. c. 40. vol. 19.

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Hares.

Every harness plate imported within the time, to pay additional daty rs. 4d. 2 W. & M. fess. 2. r.4. § 27vol. 9.

Harvest Workers.

Persons not having harvest work in the place where they dwell, &c. maygo to any other for harvest works, 5 El. c. 4. § 23. vol. 6.
Such persons to carry a certificate

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Harwich.

Commissioners enabled to purchase lands for better fortifying Harwich, &c. 7 An. c. 26. vol. 11. 8 An. c. 21. vol. 12.

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No person shall sull or thick any hats or caps at any sulling-mill, or set to sale any so sulled, 22 Ed. 4. r. 3. vol. 4. 7 Ed. 6. c. 8. vol. 5. Repealed by 1 Ja. 1. r. 25. § 35. 38. vol. 7.

No hatter shall fell any that above the price of 20 pence, &c. 2. H. 7. c. 9. 3 H. 8. c. 15. 21 H. 8. c. 9. vol. 4. 1 Mar. st. 2. c. 11. vol. 6. — Repealed by 1. Ja. 1. c. 25. § 36, 37. vol. 7. Hat-makers in Narwich may bay

Hat-makers in Norwich may buy shiddle-wuffe yarn, r Ed. 6. r.6. § 4-

None shall dye hats or caps with brasel to make salse colours, 3 & 4 Ed. 6 c. 2. § 5. vol. 5.

Who may make hats, felts, &c. at Norwich and in Norfolk, and in what places, &c. 5 & 6 Ed. 6. c. 24. Vol. 3. 8 El. c. 11. \$ 9. vol. 6.

None shall work hats with foreign wool, unless he hath been apprentice to the mystery of hat-making for seven years, 8 El. c. 11. § 2. vol. 6.

No caps to be made of felt, but only hats, dying to be with copperas

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and gall, or with woad and madder,

8 El. c. 11. § 3. vol. 6. No person shall thick or full any cap in a mill until it be first well closed, &c. 8 El. c. 11. § 4. vol. 6.

No person under the degree of a knight, &c. shall wear an hat, &c. of velvet, 8 El. c. 11. § 5. vol. 6.

The company of haberdashers, &c. in London, may search and reform hatters, &c. 8 El. c. 11. § 6. vol. 6.

Hatters not to take more than two apprentices, nor for less than seven years, 8 El. c. 11. § 8. vol.6. 1 Ja. 1. c. 17. § 3. vol. 7.

Hatters may employ their own children, 8 El. c. 11. § 9. vol. 6. 1 Ja.1. c. 17. § 5. vol. 7. 5 Geo. 2. c. 22. § 9. vol. 16.

All persons to wear woollen caps made in *England*, upon the sabbath and holyday, 13 El. c. 19. 401.6.—
Repealed by 30 El. c. 18. § 45. vol. 7.

None shall make or employ others to make hats or folts but he who hath been apprentice for seven years, 1

Ja. 1. 4. 17. 201. 7.

No alien shall be set on work in making hats, 1 Ja.1.2.17. § 4. wol.7.

Duties payable on exportation of hats, caps, &c. English manufactures, determined, 11 & 12 W.3. 1. 20. § 1. vol. 10.

No hats or felts to be exported out of any of the British plantations, 5 Geo. 2. 6. 22. § 1, &c. vol. 16.

None to work hats or felts in the plantations but such as have served an apprenticeship for seven years, nor to have more than two apprentices at one time, 5 Geo. 2. c. 22. § 7. vol. 16.

Employing negroes in hat-making to forfeit 5 l. a month, 5 Geo. 2. c.

22. § 8. vol. 16.

Sons may work in their father's houses being bound apprentice for seven years, 5 Geo. 2. 6. 22. § 9. vol. 16.

For other matters, see Manufastures.

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## Haverfordwest.

The town of Haverfordwest shall send one burgess to parliament, 34 & 35 H. 8. c. 26. § 111. vol. 5.

hall be a county in itself, 34

& 35 H. 8. c. 26. § 124. vol. 5.

#### Hawkers and Pedlars.

Every hawker, pedlar, &c. to pay a duty, and thereupon a licence shall be granted to him so to trade, &c. 8 & 9 W. 3. c. 25. vol. 10. — These duties continued and made part of the aggregate sund by 9 & 10 W. 3: c. 27. 12 & 13 W. 3. c. 11. vol. 10. 3 & 4 An. c. 4. 5 An. c. 19. 6 An. c. 5. 7 An. c. 7. vol. 12. 1 Geo. 1. st. 2. c. 12. § 8. vol. 13.

Not to prohibit the selling of news papers, nor goods by the makers thereof, &c. 8 & 9 W. 3. c. 25. § 9. 9 & 10 W. 3. c. 27. § 9. vel. 10.

Not to hinder the sale of goods in any publick market or fair, 8 & 9 W. 3. 6. 25. § 12. 17. 9 & 10 W. 3. 6. 27. § 12. 15. vol. 10.

Forging or counterfeiting licence thall forfeit 50 l. 8 & 9 W. 3. c. 25. § 5. 9 & 10 W. 3. c. 27. § 5. vol. 10.

Pedlar not having his licence ready to be produced upon demand, shall forfeit as in case of trading without licence, and lending or letting out his licence, &c. forfeit 40 l. 3 & 4 An. c. 4. § 4. vol. 11.

Wholesale traders in the woollen or linen manufactures, not to be deemed pedlars, 3 & 4 An. c. 4. § 14.

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No maker or wholesale trader in English bone-lace, shall be deemed a hawker, &c. 4 Geo. 1. c. 6. vol. 13.

Any person may take up hawkers of unstampt news-papers, any justice may commit them to the house of correction: reward of 20 s. for every hawker convicted, 16 Gev. 2. c. 26. § 5. vol. 18.

For other matters, see Bonelace, Brandy, Game.

Γ<sub>2</sub> Every

Every person who finds an hawk, falcon, &c. shall bring the same to the sheriff, who shall make proclamation, &c. 34 Ed. 3. c. 22. 37 Ed. 3. c. 19. vol. 2.

The concealing or embezeling of an hawk shall be felony, 37 Ed. 3.

c. 19. vol. 2.

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No person to take or destroy any eggs of hawks, &c. on pain of fine, &c. 11 H. 7. 6. 17. vol. 4. 5 El. 6.21. § 3. vol. 6.

It shall be felony to take the eggs of hawks, &c. in the King's ground, &c. 31 H.8. c. 12. vol. 4. — Repealed by 1 Ed. 6. c. 12. vol. 5.

It shall be felony to take the eggs of any hawks, &c. out of their nefts, 32 H. 8. c. 11. - Repealed by 1 Ed. 6. . c. 12. vol. 5.

Persons hawking in another's ground before the corn shall be shocked, to forfeit 40 s. 23 El. c. 10.

\$ 4. vol. 6.

Owners of hawks may be licenced to shoot hail-shot in hand-guns, &c. for hawk's meat, 1 Ja. 1. c. 27. § 7.

For other matters, see Forest, Game.

## Hay.

Every truss of hay fold within the bills of mortality between the last day of August, and first day of June, shall be of the weight of fix and fitty pounds, &c. 2 W. & M. feff. 2. c. 8 § 16. vol.9.

Loaden hay-carts to stand in the Hay-market only between certain hours, &c. 2 W. & M. fess. 2. c. 8. § 17, 18. vol 9. 8 & 9 W. 3. c. 17.

wl. 10.

Hay and straw sold in trusses to be of equal goodness throughout without deceit, &c. the same punishable, &c. 31 Geo. 2. c. 40. vol. 22.

. Headborough. See Constable.

## Hearth-money.

Every fire-hearth and stove charged with the yearly payment of 2 s. to the King his heirs and successors, 13 & 14 Car. 2. c. 10. 15 Car. 2. c. 13. 16 Car. 2. c. 3. vol. 8

The acts establishing hearth-money, repealed, 1 W. & M. seff. 1. c.

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Hedges. See Highways.

#### Heir.

The heir of an earl shall pay for relief 100 l. of a baron 100 marks, &c. Magn. Chart. 9 H. 3. c.2. vel. 1.

The heir having been in ward, shall pay no relief, &c. Magn. Chart.

9 H. 3. c. 3. vol. 1.

One born before the marriage of his parents shall not inherit, Stat. Merton. 20 H.z. c. 9. vol. 1.

Feofment to an infant heir to defraud the lord of his wardship shall be avoided, Stat. Marleb. 52 H. 3. c.

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The heir shall have an affize againft the lord, when of full age, if oufted, &c. Stat. Marleb. 52 H. 3. c. 16. vol. 1. The heir of a theriff who does not

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The heir of a diffeise shall have writ of entry Sur diffeisin against the heir of the diffeisor, Stat. Westm. 1. 3 Ed. 1. c. 47. vol. 1.

The heir shall be bound to warranty by his ancestors grant dedi et concessi to hold of the feoffor, Stat. de Bigam. 4 Ed. 1. ft. 3. c. 6. vol. 1.

The heir of the wife shall not be barred by the deed of the husband, where no fine was levied, Stat. Glouc.

6 Ed. 1. c. 3. vol. 1.

The heir shall have a writ of entry upon the alienation of tenant in dower, Stat. Glouc. 6 Ed.1. c. 7. vol. 1.

The heir shall have writ of advowfon possessory, on disturbance, after the death of the particular tenant, Stat. Westm. 2. 13 Ed. 1. st. 1. c. 5. vol. 1.

It shall be a good plea in writ of cosinage, aiel, &c. that the plaintiff is not

not next heir, Stat. Westm. 2. 13 Ed.

1. ft. 1. c. 20. vol. 1.

A *cessorit* maintainable by the heir of the demandant against the heir, &c. of the tenant, Stat. Westm. 2. 13 Ed. 1. st. 1. c. 21. vol. 1.

A parson may maintain a quod permittat against the heir of the disseifor, Stat. Wessm. 2. 13 Ed. 1. st. 1. c. 24.

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Lands descending to the heir of a debtor by statute merchant shall be extended, but not his body, Stat. de Mercator. 13 Ed. 1. fl. 3. vol. 1.

The heir shall maintain action for waste committed in the time of his ancestor, Stat. of Waste, 20 Ed. 1. st.

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By custom of Gloucestershire and Kent the heir of one attainted of felony, shall have restitution of the lands, after the year day and waste, Stat. Prerog. 17 Ed. 2. c. 16. vol. 1.

The heirs of traitors not attainted in their life time, shall not be impeached, &c. 34 Ed. 3. c. 12. vol. 2.

The heir of an infant, feme-covert, &c. shall have the same advantage to sue, &c. as their ancestor, till six years after disability removed, 32 H. 8. c. 2. § 9. vol. 5.

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executed shall not reverse the record, &c. for error, 29 El. c. 2. vol. 6.

The heir is not liable to extent nor contribution during his minority, 16 & 17 Car. 2. c. 5. § 3. vol. 8.

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Creditors by specialty may have an action of debt against the heir and the devisee of the debtor, jointly, who shall be chargeable for a false plea, &c. 3 & 5 W. & M. c. 14. § 3. 6.—Made perpetual by 6 & 7 W. 3. c. 14. § 2. vol. 9.

If the heir alienes before action brought, he shall be liable to the value of the land, 3 & 4 W. & M. c.

14. \$ 5. 7. 20/. 9.

For other matters, see Age, Descent, Guardian, Infant, Naturalization, Parceners, Receivers, Uses.

## Hemp.

Every last of hempseed, &c. imported within the time, to pay 4.l. additional duty, 2 W. & M. feff. 2. c. 4. § 31. vol. 9.

For other matters, see Flax, Linen.

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A duty of excise on ale, beer, &c. granted to the King, his heirs and successors, in lieu of the profits of the court of wards, the tenures, &c. 12 Car. 2 c. 24. § 15 &c. vol. 8.

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The hereditary revenue of the postoffice not alienable for longer time than the life of the King who shall

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For inclosure of lands in certain manors in the county of *Hereford*, 4. Ja. 1. c. 11. vol. 7.

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The ford chancellor shall make commissions to the sherists to arrest preachers of heresy, and their abettors, according to the certification of the prelates, &c. 5 R. 2. st. 2. c. 5. vol. 2. 25 H. 8. c. 14. vol. 4. — Repealed by 1 Ed. 6. c. 12. vol. 5. — Revived by 1 &c. 2 Ph. & M. c. 6. — Repealed by 1 El. c. 1. § 15. vol. 6.

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Justices of peace may order the confinement of dangerous lunaticks, &c. 12 An. st. 2. c. 23. § 22. vol. 13. 17 Geo. 2. c. 5. § 20. vol. 18.

Idiots or lunaticks seised of estates in mortgage or in trust, may make conveyances, &c. of such estates, by order of the lord chancellor, 4 Geo. 2. c. 10. vol. 16.

Lunatick not to marry, till declared of fane mind by the lord chancellor, &c. 15 Geo. 2. c. 30. vol. 18.

Jedburgh.

A duty of two pennies Scots on every Scots pint of ale, &c. brewed there for fale, for paying publick debts, and supplying the town with fresh water, &c. 7 Geo. 1. st. 1. c. 25. vol. 14.

## Jeofails.

The demandant may shew forth the truth of his claim, without obferving that hard custom qui cadit a Syllaba cadit a tota caufa, Stat. Wallia, 12 Ed. 1. 1 vol. 157.

None shall be prejudiced by ancient terms and forms of law, so that the matter of the action be fully shewed in the declaration and writ, 36 Ed.

3. ft. 1. c. 15. vol. 2.

No judgement nor record, &c. shall be avoided for diminution, &c. in words, &c. in the record, process, writ, &c. 8 H. 6. c. 12. § 1, 2. 8 H. 6. c. 15. vol. 3.

After verdict, judgement shall be given notwithstanding any misplead-

32 H. 8. c. 30. § 1. 2 & 3 Ed. 6. c. 32. vol. 5.

After verdict, judgement shall not be stayed for default in form in any writ, count, return of sheriff, warrant of attorney, &c. 18 El. c. 14. vol. 6.

Not to extend to informations, &c. on any penal statute, nor to indictment, &c. of felony, &c. 18 El. c. 14. § 2. 27 El. c. 5. § 3. vol. 6. 7a. 1. c. 13. § 3. vol. 7. 16 & 17 Car. 2. c. 8. § 2. vol. 8. 4 An. c. 16. § 7. vol. 11. 5 Geo. 1. c. 13. § 2. vol. 16.

After demurrer joined, judgement shall be given on the very right, without regard to defect of form in any writ, return, plaint, declaration, or other pleading, process, &c. unless specially demurred to, &c. 27 El. c. 5. vol. 6.

After verdict, no judgement shall be staved, &c. for variance in form between the writ, &c. and the plaint, &c. or want of averment of the life, &c. or that the venire, &c. was awarded to a wrong officer, &c. 21 7a. 1. c. 13. vol. 7.

After verdict, judgement shall not be stayed, &c. in any of the courts at Westminster, &c. for default in form, want of pledges, &c. want of alledging profert, &c. not being against the right of the suit, &c. 16 & 17 Car. 2. c. 8. 22 & 23 Car. 2. c. 4. vol. 8.

After demurrer joined, judgement shall be given on the very right, without regarding defect in any writ, return, pleading, process, &c. though taken to be substance, so as sufficient matter appear, &c. unless party demurs specially, &c. 4 An. c. 16. § 1. vol. II.

All statutes of jeofails to be extended to judgements upon nibil dicit, &c. 4 An. c. 16. § 2. vol. 11.

. All statutes of jeofails shall extend to all fuits for the King's debts; revenue, &c. and to all courts of record, 4 An. c. 16. § 24. vol. II.

All

All statutes of jeofails shall extend to write of Mandamus, informations in nature of Que warrante, &c. 9 An. (.

20. § 7. vol. 12.

After verdict, no judgement shall be stayed, &c. for any defect, in form or substance, in any writ, &c. or variance therein, from the declaration, &c. 5 Geo. 1. c. 13. § 1. vol. 16.

All statutes of jeofails extended to English forms, &c. in the same manner as when the proceedings were in Latin, &c. except in criminal cases, 4 Geo. 2. c. 26. § 4. vol. 16.

For other matters, see Amendment, Indiciment, Mandamus, Parliament, Pleadings, Quo Warranto.

Fersey and Guernsey. See Guernsey. Jesuits, &c. See Recusants.

## Jews.

The statute merchant of Action Burnel of 11 Ed. 1. nor the statute merchant of Westminster, shall not extend to Jews, 13 Ed. 1. ft. 3. vol. 1.

The Jews shall be restrained from taking usury, on pledges, &c. Stat. de Judaismo, incert. temp. 1 vol. 401.

— Repealed by 37 H. 8. c. 9. vol. 5.

The late King's pardon to the Jews of issues and amerciaments, confirm-

ed, 1 Ed. 3. ft. 2. c. 3. vol. 1.

Tewish parents refusing to allow their protestant children fitting maintenance, may be compelled by order of the lord chancellor, I An. ft. 1. c. 30. vol. 10.

Fews residing seven years in the colonies, may take the oath of abjuration, &c. omitting the words upon the true faith of a Christian, in order to their naturalization, 10 Geo. 2. c. 7. \$ 3. vol. 17.

Yews, upon application to parliament, may be naturalized, without taking the facrament, 26 Geo. 2. c. 26. - Repealed by 27 Geo. 2. c. 1. vol. 21.

> Yewels. See Diamonds. Ilford-combe. See Harbours.

Images,

- taken out of churches, or yet remaining there shall be destroyed, 3 & 4 Ed. 6. c. 10. § 2. vol. 5.

— upon tombs, shall remain, 2 & 4 Ed. 6. c. 10. § 6. vol. 5.—Repealed by 1 Mar. st. 2. t. 2. vol. 6 .-- Which act is repealed by 1 Ja. 1. c. 25. \$ 48. vol. 7.

Imbezilment. See Arms, Felony, Stores. Imbroidery. See Embroiderers.

Impeachment.

No pardon under the great feal pleadable to an impeachment by the commons in parliament, 12 & 13 W. 3. c. 2. § 3. vol. 10.

Imprisonment.

No freeman shall be taken, imprifoned, &c. but by lawful judgement of his peers, or by the law of the land, Magn. Chart. 9 H. 3. c. 29. vol. 1. 25 Ed. 3. st. 5. c. 4. vol. 2. Pet. Right, 3 Car. 1. § 10. vol. 7.

No man shal be imprisoned upon the appeal of a woman for the death of any other than of her husband, Magn. Chart. 9 H. 3. c. 34. vol. 1.

After seisin recovered, redisseisor shall be imprisoned, &c. Stat. Mert. . 20 H. 3. c. 3. Stat. Marleb. 52 H. 3. . c. 8. vol. i.

Lords shall not imprison offenders at their own wills for trespasses in their parks, &c. Stat. Mert. 20 H. 3. c. 11. vol. I.

Bailiffs who ought to account to their lords, withdrawing, and having no lands whereby they may be distrained, shall be attached by their bodies, Stat. Marleb. 52 H. 3. c. 23. vðl. I.

Officers not making hue and cry after felons, for favour, shall have one years imprisonment, &c. Stat. Westm. 1. 3 Ed. 1. c. 9. vol. 1.

Notorious felons who will not put themselves on the inquest, shall have strong and hard imprisonment, Stat. Westm. 1. 3 Ed. 1. 6.12. vol. 1.

Oa

On ravishment of ward, &c. party found guilty shall have two years imprisonment, Stat. Westm. 1. 3 Ed. 1. 6. 13. vol. 1.

Trespassers in parks and ponds, shall suffer three years imprisonment, Stat. Westm. 1. 3 Ed. 1. c. 20. vol. 1.

Serjeant, pleader, &c. attainted of deceit in the King's court, shall be imprisoned for a year and a day, Stat. Westm. 1. 3 Ed. 1. c. 29. vol. 1.

Tellers of false news, &c. shall be imprisoned until he hath brought in the first author, Stat. Westm. 1. 3 Ed. 1. c. 34. vol. 1.

Debtor by statute-merchant, not having moveables, &c. may be taken and kept in prison, until, &c. the creditor shall find him bread and water, to be recompensed with his debt, &c. Stat. Merch. of Asion Burnel, 11 Ed. 1. vol. 1.

Disturber in Quare impedit, not having whereof to recompense damages, shall be punished by imprifonment, Stat. Westm. 2. 13 Ed. 1. 5. § 3. vol. 1.

When one appealed of felony acquits himself, the appeller shall suffer a years imprisonment, Stat. Westm. 2. 13 Ed. 1. c. 12. vol. 1.

Writ of imprisonment against the sheriffs, who imprison without warrant, &c. Stat. Westm. 2. 13 Ed. 1. c. 13. vol. 1.

For other matters, see Account and Accountants, Accusations, Disseisin, Ecclesiastical Persons, &c. Forests, Gaals, Habeas Corpus, Ireland, Liberties, Papists, Prison and Prisoners.

Impropriation. See Appropriation.

Improvement. See Approvement.

Incendiary Letters. See Burning, Felony, Letters.

Inchantment. See Conjuration, Felonies, under tit. Witchcraft.

### Incle.

Additional duty on wrought incle

imported within the time, &c. 4 & 5 W. & M. c. 5. § 2. vol. 9. 7 An. c. 7. § 24. vol. 11.

European unwrought incle exempted from the duties of the two third subsidies, 12 An. st. 2. c. 21. vol. 13.

## Inclosures.

The towns adjoining shall be distrained to restore inclosures, &c. over-thrown by night, &c. Stat. Westm. 2. 13 Ed. 1. st. 1. c. 46. vol. 1. 3 & 4 Ed. 6. c. 3. vol. 5. 1 Geo. 1. st. 2. c. 48. vol. 13. 6 Geo. 1. c. 16. vol. 14.

Persons breaking, &c. any hedge, pales, rails or sence, &c. shall make recompence, &c. or be committed, &c. 43 El. c. 7. vol. 7. 15 Car. 2. c. 2. 22 & 23 Car. 2 c. 7. § 5. vol. 8. 3 W. & M. c. 10. § 9. vol. 9. 5 Geo. 1. c. 15. § 6. 6 Geo. 1. c. 16. vol. 14.

Persons breaking down any of the inclosures, &c. in the New Forest, may be fined, committed, &c. grants of inclosures, &c. void, 9 & 10 W. 3. c. 36. vol. 10.

For other matters, see Approvement, Common, Forest, Woods.

Incumbent. See Ecclesiastical Courts, Oaths, Quare Impedit, Simony, Vicars, &c.

## Indemnity.

None to be impeached for felonies or trespasses in the prosecution of le Despensers, 15 Ed. 2. st. 3. st. 4. — Repealed by 15 Ed. 2. st. 5. — Revived and the repeal made void by 1 Ed. 3. st. 1. c. 1, 2, 3. vol. 1.

Obligations, &c. by compulsion, during the late rumour and riot, annulled, &c. 5 R. 2. st. 1. c. 6. vol. 2.

Indemnity of those who armed, &c. against the traitors, 11 R, 2. c. 1. vol. 2.

of robberies, outrages, &c. in the commotion, 21 R. 2. c. 14.

H. 4. against King R 2. or his adherents, I H. 4, c. 2. vel. 2.

In-

Indemnity of those who repressed the late insurrection, &c. 7 H. 4. c. 18. vol. 2. 1 H. 5. c. 6. vol. 3.—— of those who affisted the King

against the duke of Gloucester, 1 H. 7. c. 6. vol. 4.

of offences, &c. during the troubles, 12 Car, 2. c. 11. vol. 8.

of persons acting in bringing in their Majesties, 1 W. & M. st. 2.

c. 8. vol. 9.

--- of fuch as acted in defence of the kingdom against the invasion, 2 W. & M. st. 2. c. 13. 4 & 5 W. & M. c. 19. vol. 9.

for any thing done in order to suppress the late rebellion, I Geo. 1.

ft. 2. c. 39. vol. 13.

the government, &c. during the continuance of the rebellion, 19 Geo. 2.

For other matters, see Pardon, Parliament.

Indentures. See Apprentices.

India Goods, &c.

A duty on East India manufactures imported before the 1 July 1690, 1 Ja. 2. c. 5. vol. 8.

Security to be given, &c. that goods laden in the *Indies*, shall be brought to *England*, &c. 9 & 10 W. 3. c. 44. 669. vol. 10. 6 An. c. 3. vol. 11. 13

Geo. 1. c. 8. vol. 14.

All goods imported from the East

Indies to be fold by inch of candle, on pain of forfeiture, &c. 9 & 10 W. 3.

c. 44. § 69. vol. 10.

An additional duty of 5 l. per cent. on all East India goods imported, &c. 9 & 10 W. 3. c. 44. § 76. vol. 10. — Continued by 10 An. c. 28. vol. 12.

Additional duty of 1s. 10 d. per lb. wt. on all wrought filks imported from the East Indies, 9 & 10 W. 3. c. 44. § 80. 11 & 12 W. 3. c. 3. — Repealed by 11 & 12 W. 3. c. 10. § 10. vol. 10.

The goods being exported again, &c. the duty to be repaid, &c. 11 &

12 W. 3. c. 3. \$ 5. vol. 10.

No wrought filks of *India*, &c. or calicoes painted, &c. shall be worn, &c. 11 & 12 W. 3. c. 10. vol. 10. 10 Geo. 1. c. 11. vol. 15.

Such goods to be imported only into the port of London, &c. to be put into warehouses, and exported again, &c. 11 & 12 W. 3. c. 10. § 2, 3. vol. 10. 15 Geo. 2. c. 31. § 8, 9. vol. 18.

Proof where the goods were manufactured to lie on the owner, 11 & 12 W. 3. 6. 10. § 4. vol. 10.

No duties to be paid for such goods imported, except the half subsidy, 11 & 12 W. 3. 6. 10. § 10. vol. 10.

Painted calicoes, &c. mean as well fuch whereof the materials were stained before the making, &c. as those which were stained, &c. afterwards, 12 & 13 W. 3. 6. 11. § 14. vol. 10.

Duties on japanned and lacquered goods imported, shall be paid ad valorem as prescribed by 11 & 12 W. 3. c. 3. and applied, &c. 12 & 13 W. 3. c. 11. § 15. vol. 10.

Unrated goods of East India, &c. to be entered at the custom house, &c. and the duties to be regulated according to the publick sale, 2 & 3 An. c.

9. § 6, 7. vol. 11.

Securities given for re-exporting India wrought filks, to be delivered up, if no profecution be within three years, &c. 8 An. c. 13. § 24, 25. vol. 12.

No East India goods to be imported from foreign parts into Ireland, 5 Geo. 1. c. 11. § 12. vol. 14.

Painted filks, calicoes, &c. unmarked, forfeited, &c. 5 Geo. 1. c.

11. § 15. vol. 14.

East India goods carried into Ireland, Jersey, &c. not laden, &c. in Great Britain, shall be forseited, with the ship, &c. 7 Geo. 1. st. 1. c. 21. § 9. vol. 14. 12 Geo. 2. c. 22. vol. 15.

The time for fale of unrated East India goods enlarged to three years, 7 Geo. 1. st. 1. c. 21. § 11. vol. 14.

The prohibition in 11 & 12 W. 3.
6. 10 of using India silks, calicoes,
U 4

&c. not to extend to furniture thereof, made up before 25 Dec. 1722, 10 Geo. 1. c. 11. vol. 15.

East India, &c. goods may be taken out of the warehouses to be refreshed, &c. 15 Geo. 2. c. 31. § 8, 9. vol. 18.

Unrated East India goods to pay I l. per cent. on the gross price, 21 Geo. 2. c. 2. \$ 2. vol. 19.

For other matters, see Callicoes, East-India Company, Ireland, Russia, Ships,

#### Indicavit.

When the parson of a church is .disturbed to demand tithes in the next parish, by Indicavit; the patron shall have a writ to demand the advowson of the tithes, &c. Stat. Westm. 2. 13 Ed. 1. ft. 1. c. 5. § 4. vol. 1.

Suit for tithes by one parson against another, shall be in spiritual court, fo that the fourth part of the value of the benefice be not demanded, Stat. circumspect. agatis, 13 Ed. 1. ft. 4.

wol. I.

Writ of Indicavit shall not be granted before the matter depending in the spiritual court be recorded, &c. 34 Ed. 1. ft. 1. vol. 1.

## Indico and Indigo.

No indicoes, &c. of the English plantations shall be transported from thence to any other place than the kingdom of England, &c. 12 Car. 2. ¢. 18. § 18. 15 Car. 2. c. 7, § 9. vol. 8.

Additional duty of 4 d. per pound on foreign indico, and 2 d. per pound on plantation indico imported within the time, &c. 4 & 5 W. & M. c. 5. \$ 2. vol. 9.

Indico of all forts may be imported from any port, &c. in amity with Great Britain, 7 Geo. 2. c. 18. vol. 16. For other matters, see Cochineal.

## IndiElments.

Indictors, fued in the spiritual court for the defaming, &c. shall have a prohibition, 1 Ed. 3. ft. 2. c. 11. vol. 1.

Indictments in the Torn shall be by

roll indented between the sheriff or bailiff and the indictors, 1 Ed. 3. ft. 2. C. 17. vol. 1.

Indictments taken before keepers of the peace shall be sent to the justices of assize, &c. 4 Ed. 3. c. 2. vol. 1.

The justices assigned, &c. shall direct process to all counties where need shall be, to take persons indicted, 5 Ed. 3. c. 11. vol. 1.

Ecclesiastical judges shall not be indicted for their process in testamentary causes, &c. 18 Ed. 3. st. 3. c. 6.

1 R. 2. c. 13. vol. 2.

No indictor shall be put upon the inquest of the party indicted, 25 Ed. 3. ft. 5. c, 3. vol. 2.

The words infidiatores viarum, &c. shall not be put in indictments, &c.

4 H. 4. c. 2. vol. 2.

Jurors in indictments shall be returned lawfully, &c. otherwise such indictment, &c. shall be void, II H. 4. c. q. vol. 2.

Indictment must have the parties addition, degree, the county, town,

place, &c. 1 H. 5. c. 5. vol. 3.

The justices shall inquire whether there be any fuch place in the county where the indictment is made, 7 H. 5. c. 1. 9 H. 5. c. 1. 18 H. 6. c. 12. vol. 3.

A second writ of Capias, &c. shall be awarded upon indictments of perfons dwelling in a foreign county, 8

H. 6, c. 10. § 2. vol. 3.

An action maintainable against the procurer of such indictment, and treble damages, upon acquittal by verdict, 8 H. 6. 1. 10. § 4. vol. 3.

Justices of peace may award process upon indictments taken in the theriff's torn, 1 Ed. 4. c. 2. vol. 3.

Indictment, &c. of murder shall wait for appeal, 3 H. 7. c. 1. vol. 4.

Indictments shall not be avoided by want of the words, vi et armis, viz. baculis, &c. 37 H. 8. c. 8. vol. 5.

Indictments of felonies committed in Scotland may be tried in the northern counties, 4 fa. 1. c. 1. — Al-

tered

tered by 7 fa. 1. c. 1. § 3. vol. 7. 13 & 14 Car. 2. c. 22. val. 8. 5 An. c. 8. vol. 11.

Indictments, &c. during the late interregnum, revived, &c. and may conclude contra pacem regni, &c. I W. & M. feff. 1. c. 4. vol. 9.

For other matters, see Abatement, Amendment, Certiorari, Clerk of Assize, Conspirators, Extortion, Felons, Juries. Liberties. Murder, Process, Probibition, Sheriffs, Treason.

Induction. See Intrusion.

## Indulgences.

The King with the advice of his council may reform the manner of indulgences, 25 H. 8. 6. 21. § 27. vol. 4.

Infant.

Usuries shall not run against any within age, so that what was due at the death of the ancestor shall not remain, Stat. Merton. 20 H. 3. c. 5. wol. I.

At inquests for the death of a man, all being twelve years of age ought to appear, Stat. Marleb. 52 H. 3. c. 24. vol. I.

Nonage of the heir of the diffeifor or disseise, shall not prejudice in Asfise, &c. Stat. Westm. 1. 3 Ed. 1. c. 47. vol. 1.

Where a guardian makes a feoffment of the infant's land, his next friend, &c. shall have Assign of Novel disseism. Stat. Westm. 1, 3 Ed. 1. c. 48. vol. 1.

Parol shall not demur, where the justices award an enquest, on feoffment of the ancestor, &c. Stat. Glouc. 6 Ed. 1. c. 2. vol. 1.

Usurpation on an infant, defeated afterwards, Stat. Westm. 2. 13 Ed. 1. c. 5. vol. 1.

Where an infant is eloined, his

next friend shall be admitted to sue, Stat. Westm. 2. 13 Ed. 1. c. 15. vol. 1.

A woman's fuit, on alienation during coverture, shall not be deferred

for nonage of the heir that ought to warrant, Stat. Westm. 2. 13 Ed. 1. c. 40. vol. 1.

All between the age of fifteen, &c. shall be sworn to keep the peace, Artic. Super Stat. Winton. 34 Ed. 1. ft. 2. vol. 1.

Infancy shall be judged by the court, on fine levied, Stat. Carl. 15 Ed. 2. ft. 1. vol. 1.

Infants, before their fourteenth year, shall not be received into the order of friars, without the consent of their parents, &c. the lord chancellor may punish the provincials of fuch orders, &c. 4 H. 4. c. 17. vol.2.

An infant, &c. has fix years after coming of age, to sue, after time of limitation, 32 H. 8. c. 2. § 8. vol. 5. 21 7a. 1. c. 16. vol. 7.

Infants, &c. not enabled to endow hospitals, &c. 39 El. c. 5. § 3. vol. 7.

Guardians or trustees enabled to advance infants money on public loan, &c. 4 & 5 W. & M. c. 5. § 11. 5 & 6 W. & M. c. 20. § 36. vol. 9.

Infants, feized of estates in trust, or by way of mortgage, &c. may make conveyances of the fame by direction of the court of chancery, &c. 7 An. c. 19. vol. 11.

Infants of the age of fifteen, &c. may contract to ferve in America for eight years, such consent being acknowledged before a justice of peace, &c. 4 Geo. 1. c. 11. § 5. vol. 13.

Infants may be admitted to copyhold estates by their attorney, &c. and the lord may enter and hold until fatisfied, &c. if the fine is not paid, &c. Geo. 1. c. 29. vol. 15,

For other matters, see Admeasurement, Age, Counties Palatine, Cui in Vita, Execution, Felonies, Guardians, Labourers, Leases, Marriage, Parliament, Plantations, Receivers, Women. Inferior Courts. See Courts Inferior.

## Information and Informer.

Upon information for the King, justices of peace, &c. may hear and determine all offences and contempts, faving felony, &c. committed against the effect of any statute unrepealed, II H. 7. c. 3. — Repealed by I H. 8. c. 6. vol. 4.

The defendant may have a tales in popular actions, informations, &c.

14 El. c. 9. § 2. vol. 6.

A note shall be made of the day, &c. of exhibiting an information; and on the process shall be indorsed the party's name that pursueth, &c. 18 El. c. 5. § 1. 31 El. c. 5. § 2, &c. vol. 6.

No jury shall be compelled to appear at such trial at Westminster, where the offence was committed above thirty miles from thence, unless where the attorney general, for cause shewed, shall require, &c. 18 El. c. 5, § 2. vol. 6.

An informer, discontinuing, being nonsuit, &c. shall pay costs, 18 El. 6. 5. § 3, wel. 6.

An informer, misbehaving in making composition, &c. shall be disabled, &c. 18 El. c. 5. § 4. 31 El. c.

5. § 1. vol. 6.

The defendant in fuits upon penal statutes, not being an alien, &c. may appear by attorney, 29 El. c. 5. § 21. 31 El. c. 10. § 20. vol. 6.

Officers of record may exhibit informations as lawfully used hereto-

fore, 31 El. c. 5. § 3. vol. 6.

All informations upon penal statutes shall be prosecuted in the county where the offence was committed, and like process awarded as in action of trespass vi et armis at common law, 21 Ja. 1. c. 4. § 1. vol. 7.

Upon default of proving that the offence was committed in the fame county, the defendant shall be found not guilty, 21 Ja. 1. c. 4. § 2. vol. 7.

No officer to file information until the informer has made oath that the offence was committed in the same county, 21 Ja. 1. c. 4. § 3. vol. 7.

The defendant, on general iffue, may give any evidence to discharge

Ing
the information, 21 Ja. 1. c. 4. § 4.
vol. 7.

Not to extend to informations against popula reculants, nor for defrauding the King of customs, &c.

21 Ja. 1. c. 4. § 5. vol. 7.

In information of intrusion, when
the King has been twenty years out
of possession, &c. the subject may
plead the general issue and retain possession till trial, 21 Ja. 1. c. 14 vol. 7.

Informers may sue concerning the customs, prohibited goods, &c. during the interregnum, 1 W. & M. sess.

1. 6. 4. vol. 9.

No information to be exhibited, &c. without order of the court, nor till recognizance given to profecute, &c. 4 & 5 W. & M. c. 18. vol. 9.

This extends only to informations by the master of the crown office, 4 &

5 W. & M. c. 18. § 6. vol., o.

Pleas to informations to stand good upon the King's demise, unless the defendant requests, within 5 months, to plead again, 4 & 5 W. & M. c. 18. § 7. vol. 9.

Informations in the nature of Marranto may be exhibited by the proper officer, at the relation, &c. against such as intrude into franchises, &c. and by leave of the court, against several persons to try their respective rights, &c. 9 An. c. 20. § 4. vol. 12.

The court may give judgement of oufter against persons sound guilty of usurpation, &c. and the relator shall recover costs, &c. 9 An. c. 20. \$ 5. vol. 12.

All the statutes of jeofails shall extend to informations in nature of a Quo warranto and proceedings thereon, 9 An. c. 20. § 7. vol. 12.

For other matters, see Abatement, Accusations, Actions Popular, Costs, Customs, Extortion, Felony, Fore-stallers, General Issue, Quo Warranto.

## Ingle-wood.

All letters patents granted of offices within the forest of Ingle wood, repealed,

pealed, faving to the lord Dacres and the earl of Northumberland, 4 H. 7. c. 6. vol. 4.

Ingots. See Gold, &c.

Ingrossers. See Forestallers, Leather.
Inland Bills. See Bills of Exchange.

### Inmates.

No man shall lodge in suburbs, &c. from nine at night till day, without his host will answer for him: and the bailiffs shall make inquiry of all perfons lodged in the suburbs, &c. Stat. Winton, 13 Ed. 1. st. 2. c. 4. vol. 1.

The hostlers in every port shall be sworn to search their guests, 9 Ed. 3.

ft. 2. c. 11. vol. 1.

Merchants aliens, &c. shall dwell only with hosts assigned to them, 5

H. 4. c. 9. vol. 2.

No more inmates or families than one may be placed in any one cottage, on forfeiture of 10 s. a month to the lord of the leet, 31 El. c. 7. § 6. vol. 6.

Justices, &c. may place inmates or more families than one of poor, &c. in one cottage, &c. 43 El. (. 2. § 5.

vol. 7.

For other matters, see Cottages.

#### Inns.

Hostelers, &c. shall sell victual for a reasonable price, mayors, bailists, &c. shall inquire of and punish offenders, 23 Ed. 3. 6. 6. 27 Ed. 3. st. 1. c. 3. vol. 2.

Hostelers shall make no horsebread, and shall sell victual, provender, &c. according to the market,

21 Ja. 1. c. 21. § 2. vol. 7.

may make horse-bread, when no baker dwells in the town, and if they make it not of due affize, shall be punished by the justices, &c. 21 fa. 1. 6.21. § 3, 4. vol. 7.

For other matters, see Alehouses, Beer and Ale, Brandy, Customs, Horse-Bread, London, Inquest and Inquisition.

Nothing shall be taken for a writ of inquisition of life or member, but it shall be granted freely, Magn. Chart. 9 H. 3. c. 26. vol. 1.

Justices in eyre shall not amerce townships because all above 12 years old came not to make inquiry of robberies, &c. if there be a full enquest; unless for the death of man, &c. Stat. Marleb. 52 H-3. c. 24. vol. 1.

Inquest of murder shall be by lawful men, two knights, chosen out by oath, of no affinity with the prisoners, &c. Stat. Westm, 1. 3 Ed. 1. c. 11. vol. 1.

Upon inquests in plea of freehold, &cc. the King shall grant attaints ex officio, Stat. Westm. 1. 3 Ed. 1. c. 38.

6. 47. vol. 1.

Enquests may be taken in Advent, Septuagesima, and Lent, Stat. Westm. 1. 3 Ed. 1. c. 51. vol. 1.

Inquiry shall be of the castles, buildings, lands, commons, parks, woods, demesses, &c. Stat. Extent. Manerii. 4 Ed. 1. st. 1. vol. 1.

Inquests of malefactors shall be by twelve lawful men, who shall put their seals to such inquisitions, and if bailiffs, &c. imprison others than have been indicted by inquest, the parties shall have their action, Stat. Westm. 2. 13 Ed. 1. c. 13. Stat. Exen. 14 Ed. 1. st. 1. vol. 1.

Towns, &c. not having fo many freemen, the most lawful, &c. bond-men, may be on the enquest, Stat.

Exon. 14 Ed. 1. ft. 1. vol. 1.

Such as would amortife lands, purchase, &c. should have writs out of the chancery to inquire upon the points accustomed, Ordin. de Libertot. perquirend. 27 Ed. 1. st. 2. vol. 1. 18 Ed. 3. st. 3. c. 3. vol. 2.

Right shall be done against evil procurers of enquests, &c. Artic. Super chart. 28 Ed. 1. st. 3. c. 10. vol. 1.

Commissions of general inquiries shall cease and be repealed, 34 Ed. 3. 6. 1. Val. 2.

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Inquests of office taken by escheators shall be of good and lawful men, openly, and by indenture, &c. 34 Ed. 3. c. 13. vol. 2. 1 H. 8. c. 8. vol. 4.

Traverses of offices found before escheators shall be tried in the King's Bench, 34 Ed. 3. c. 14. vol. 2.

All inquiries shall be by commissions to the justices of either bench, of affize, or of the peace, faving the office of escheators, 42 Ed. 3. c. 4. vol. 2.

Justices of affize shall inquire of undue returns of knights of the parliament, and the defendants may traverse such office found against them,

6 H. 6. c. 4. vol. 3.

An escheator or commissioner shall take no inquest but by such persons as be returned by the sheriff: and lands seized upon an inquest of office shall be let to farm to him that tenders a traverse to the office, 8 H. 6. c. 16. vol. 3. I H. 8. c. 10. vol. 4.

Escheators and commissioners shall return an office found before them, within a month, 8 H. 6. c. 16. 18 H. 6. c. 7. vol. 3. 1 H. 8. c. 8. vol. 4.

No patents shall be made of lands before the King's title thereto be found by inquisition, nor within a month after, unless it be to him that tendereth his traverse, 18 H. 6. c. 6. vol. 3.

Justices of peace may take an inquest of the concealment of another

inquest, 3 H. 7. c. 1. vol. 4.

No office shall be returned into the King's courts but what is found by a jury, every commissioner to have lands of the yearly value of 40 marks, &c. 1 H. 8. c. 8. vol, 4.

Untrue inquisitions found in the reign of H. 7. by procurement of Empson and Dudley, may be traversed,

&c. 1 H. 8. c. 12. vol. 4.

Where an office or inquisition found, has omitted to find leases for years &c. the parties interested shall have the same in like manner as if such lease, &c. had been found, 2 & 3 Ed. 6. c. 8. vol. 5.

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An untrue office found after the death of the King's tenant, &c. may be traversed, 2 & 3 Ed. 6. c. 8. § 6, &c. vol. 5.

For other matters, see Coroner, Default, Escheator, Franchises, Ireland, Juries, Liberties, Marshalsea.

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Writs of redisselin, admeasurement of pasture, &c. shall be involled and sent into the exchequer at the year's end. Stat. Westm. 2. 13 Ed. 1. c. 8. vol. 1.

Deeds inrolled that were destroyed in the late insurrection, being exemplified, shall be of the same force as the deeds, 6 R. 2. st. 1. c 4. vol. 2.

Attornies shall be examined, &c. and inrolled, 4 H. 4. c. 18. vol. 2.

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No estate of inheritance or freehold in lands, or use thereof, shall pass by only bargain and sale, unless by writing indented, sealed, and involled in six months, in one of the King's courts of record at Westminster, or within the county where, &c. before the Custos rotulorum, &c. 27 H. 8. c. 16. vol. 4. — Extended to counties palatine by 5 El. c. 26. vol. 6.

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in law, 23 El. c. 3. vol. 6.

The day of the involment of recognizances shall be set down, and lands in the hands of purchasers, bound from that time only, 29 Car. 2. c. 3. § 18. vol. 8. 8 Geo. 1. c. 25. vol. 14.

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Fines lost in the late fire in the Temple may be inrolled, &c. 31 Car.

2. c. 3. vol. 8. Patentees may inrol fo much of the

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26. § 109, 110. vol. 12.

His Majesty may grant charters for incorporation, &c. of two diffinct companies for affurance of ships, &c. at fea, or going to fea, &c. 6 Geo. 1. c. 18. vol. 14.

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1. c. 18. \$ 13. vol. 14.

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which each of them were to have paid to the use of his Majesty, as remains unpaid, 7 Geo. 1. st. 1. c. 27. § 26. vol. 14.

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The insurance companies may plead the general issue in actions of debt, or of covenant, brought against them, and the jury shall give so much as the plaintiff appears intitled to, 11 Geo.1. c. 30. § 43. vol. 15.

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All policies of infurance on veffels exporting wool, &c. shall be void, 12 Geo. 2. c. 21. § 33. vol. 17.

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Money lent on bottomree on ships to and from the East Indies, shall be only on the ship and the goods expresly laden, and the borrower shall recover no more assurance than the value of his interest, &c. 19 Geo. 2. c. 37. § 5. vol. 18.

In all actions on policy of infurance, the plaintiff to declare in writing, within fifteen days after he is required, what fums he hath affured in the whole, &c. 19 Geo. 2. 6. 37. § 6. vol. 18.

—— the defendants may bring the money into court, and jury not affelfing larger damages, &c. such plaintiff shall pay costs, 19 Geo. 2. c. 37. § 7. vol. 18.

Affurance on ships, &c. belonging to France, prohibited during that war,

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No infurances, &c. to be on foreign ships, &c. unlicenced, &c. trading within the limits of the East India company, 25 Geo. 2. c. 26. vol. 20.

Shares in any office for infuring houses in case of fire, shall pay 45. for every pound of the full yearly value, for the year, &c. 1 Geo. 3. 6. 2. § 54. vol. 23.

For other matters, see Bankrupt, Cufloms, East India Company, Greenland, Lotterics, Ships, Stamps, Wool.

## Interest of Money.

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None shall take above the rate of 8 l. for the loan of 100 l. for a year, 21 Ja. 1. c. 17. vol. 7.

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The heir of the King's tenant, intruding into the lands, on the death of his ancestor, before that he has done

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done homage, &c. shall gain no seisin or freehold, Stat. Marleb. 52 H. 3. c. 16. § 2. Stat. Prerog. 17 Ed. 2. ft. 1. c. 13. vol. 1. - Altered by 12 Car. 2. c. 24. vel. 8.

Persons appointed to spiritual promotions, entering before composition, &c. for the first-fruits, shall be deemintruders upon the King's possession, 26 H. 8. c. 3. § 5. vol. 4.

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act, 26 H. 8. c. 3. § 7. vol. 4.

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For other matters, see Diffeisin, King, Prerogative.

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The executors or administrators of person deceased, with two creditors, &c. shall make an inventory of all the goods, &c. and deliver one part indented, on oath to the official, &c. 21 H.8. 1. 5. § 4, 5. vol. 4. 22 & 23 Car. 2. c. 10. 1 Ja. 2. c. 17. § 5, 6.

For other matters, see Administrators, Executors, Probate, Stamps.

Inverness.

A duty of 2 d. Scots upon every pint of ale, &c. vended there, for paying the debts, building a church, making a harbour, &c. 5 Geo. 1. c.17. vol. 14. 11 Geo. 2. c. 16. vol. 17.

John of Jerusalem. See Monasteries, Templars.

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Where an inheritance comes to parceners, or to joint feoffees, and only one fuit is due, the lord shall have only one fuit, and the others shall be contributaries, Stat. Maleb. 52 H. 3. c. 9. vol. I.

Parceners, joint feoffees, &c. shall have only one effoin, and not several,

Stat. Westm. 1. 3 Ed. 1. c. 43. Stat-Glouc. 6 Ed. 1. c. 10. 9 Ed. 3. c. 3. vol. I.

– shall have one assise of *Mort*dauncester, Stat. Glouc. 6 Ed. 1. c. 6. vol. 1.

Naming lords of franc hifes, bailiffs, &c. disseifors in the writ, by collusion, shall abate the same, 9 H. 4. c. 5. 11 H. 6. c. 2. vol. 2.

Joint Tenants and Tenants in Com-

One tenant in common may maintain an action of waste against the other, Stat. Westm. 2. 13 Ed. 1. st. 1. c. 22. vol. 1.

When the tenant in assize, &c. pleads jointenancy, a Seire facias shall be awarded to answer, &c. jointenancy shall not be pleaded in assize by bailiffs, 34 Ed. 1. st. 1. vol. 1.

Joint tenants and tenants in common may be compelled to make partition, by writ De participatione facienda, 31 H. 8. c. 1. vol. 4. 32 H. 8. c. 32. vol. 5. 8 & 9 W. 3. c. 31. vol. 10. 3 & 4 Au. c. 18. § 2. vol. 11

The joint tenants and tenants in common, and their heirs, after such partition, shall have aid of the others, 31 H. 8. c. 1. § 2. vol. 4.

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A joint tenant and tenant in common, his executors, &c. may have an action of account against the other, his executors, &c. 4 An. c. 16. § 27. vol. II.

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Alienation by the wife of lands which were the inheritance, &c.

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her husband, and held jointly with him, &c. shall be void, 11 H.7.c. 20. vol. 4. 32 H. 8. c. 36. § 2. vol. 5.

A woman having lands in jointure, shall not claim lands of her husband, in dower, 27 H. 8. c. 10 § 6. 8. vol. 4.

A woman whose jointure is evicted, shall be endowed, 27 H. 8. c. 10. § 7. vol. 4.

A jointure made after marriage, unless by act of parliament, may be taken or refused by the wife, 27 H. 8. c. 10. § 9. vol. 4.

A fine levied by the jointress of her late husband's inheritance, shall be void, 32 H. 8. c. 36. § 2. vol. 5.

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No journeyman shall be restrained by oath or bond, not to fet up shop, &c. 28 H. 8. c. 5. vol. 4. See Apprentices, Labourers, Manufactures, Servants, Shoemakers, Taylors,

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For paving the streets, repairing the churches, &c. at Ipfivich, 13 El. c. 24. vol. 6.

#### Ireland.

All the coparceners to hold of the chief lord, and not one of another, though the eldest may do service for all, Stat. Hiberniæ, 14 H. 3. vol. 1.

The statute-merchant shall extend to Ireland, where all people that will, except Jews, may make such recognizance, &c. Stat. de Merc. 13 Ed. 1.

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The King's officers in Ireland shall purchase no lands within their bailiwicks, without the King's special licence, Ordin. pro Stat. Hibern. Ed. 1. c. 1. vol. 1.

Purveyance in Ireland shall be made only with advice of the greatest part of the King's council, &c. Ordin. pro Stat. Hibern. 17 Ed. 1. c. 2. vol. 1.

31 Ed. 3. ft. 4. t. 4. vol. 2.

Officers, &c. shall not arrest ships or goods of merchants exporting from Ireland, and paying the customs due, &c. Ordin. pro Statu Hibern, 17 Ed. 1. c. 3. vol. 1.

For the feal, and writing of a bill of grace in Ireland, no more shall be paid than 4 d. and 2 d. Ordin. pri Statu Hibern. 17 Ed. 1. c. 4. vol. 1.

The marshal's fee in Ireland, on commitment, shall be 4 d. and no more, Ordin. pro Statu Hibern. 17 Ed. · I. c. 5. vol. I.

The justice of Ireland shall grant 'no pardon of murder or felony, without commandment under some of the seals of England, Ordin. pro Statu Hibern. 17 Ed. 1. c. 6. vol. 1.

Original writs shall be sealed under the great feal of Ireland; faving the Exchequer of Ireland, Ordin. pri Statu Hibern. 17 Ed. 1. c. 7. vol. 1.

Assizes of Novel disseism in Ireland shall not be adjourned but in the county, Ordin. pro Statu Hibern. 17 Ed. 1. c. 8. vol. 1.

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Bills containing suggestions against, he King's officers in Ireland, (hall, e transmitted only under the seal of he chancery of England, 31 Ed. 3.

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The firmers of the office of clerk of the market, taking rewards, &c. for not examining the measures, &c. shall be prosecuted, &c. 31 Ed. 3. st. 4. 6. 19. vol. 2.

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Importation of cattle from Ireland declared to be a common nufance prohibited, &c. 18 Car. 2. c. 2. 20 Car. 2. c. 7. 32 Car. 2. c. 2. vol. 8.

his protestant clergy leaving that kingdom on account of the rebellion, not to lose their benefices there by promotion in *England*, and their benefices here not to be void until they are restored, &c. I W. & M. fast. I. c. 29. vol. 9.

Acts and proceedings in the parliament of *Ireland* fince Feb. 1638. without their Majesties authority, null and void, and protestants, &c. restored to their possessions, I H. & M. seff. 2. c. q. vol. q.

The oath of supremacy in Ireland, required 2 Eliz. abrogated and other oaths appointed, 3 W. &c M. e. 2. vot. q. 1 As. ft. 2. c. 17. vol. 10.

Quakers in Ireland to make and Subscribe the declaration, 3 W. & M.

6. 2. \$ 15. 50t. 9.

Bar or hammered iron (other than Swedift, &c.) may be imported from Ireland, discharged of the additional duties, 7 & \$ 17. 3 & 10. \$ 17. 3 & 9 19. 3 & 20. \$ 10. seek 10.

Hernp, flow and linen of the manufacture of Ivoland, may be imported into England custom free, on certificate from the officer, &c. 7 & 8 W. 3. c. 39. vol. 9. 1 Am St. 2. c. 8. vol. 10. 16 Geo. 2, c. 26. § 6. vol. 18.

AN lands, &cc. in Ireland of performance on victed of treason, &cc. since 13 Feb. 1688. or who died in actual rebellion, or whereof the late King James the Second was seized, &c vested in trustees, to be sold for the uses, and purposes, &cc. 11 &c 12 M 3. c. 2. 1 An. A. 1. a. 31. c. 32. 2 An. ft. 2. c. 21. vel. 10. 2 &c 3. An. c. 10 4 An. c. 24. 5 An. a. 25. vel. 11.

Provision out of the forfeited effacts in Ireland, for building churches an augmenting finally icasages there, &c. 1 An. fl. 1. c. 31. vol. 10. 5 An. c. 25.

Person educated in the populareligion, being under the age of 18, and not taking the oaths, &c. within fix thouths after he shall attain the faid age, &c. shall be incapable of inheriting any of the faid lands, &c. but they shall go to the next of kin who is a protestant, &c. 1 An. st. i. c. 32.

§ 7. vol. 10. Papilts, &c. incapable to purchase, &c. any of the forfeited estates in Ireland, 1 An. ft.1. c.32. § 8, &c. vol.10.

Leases, &c. of forfeited estates in Ireland to be made only to protestants, &c. except of any cottage or cabin to a day labourer, under the yearly value of 30 s. and not more than two acres of land, 1 An. ft. 1. t. 32. § 9, 10. 21. vol. 10.

Linen of the manufacture of Irelànd, and no other, may be transported and fent to any of the English plantations, &c. 3 & 4 An. c. 8. vol.

Vool may be expossed from certain ports in Ireland to certain ports in England, 4 An. c. 7. vol. 11. 12 Ge, 2. i. 21. vol. 17.

For making effectual a grant of their late Majesties of the town and lands of Seatown tothe archbishoprick of Dublin, and for reftoring the same to that see, 4 An. c. 26. vol. 11.

Linens made in Ireland, imported into this kingdom, may be exported to the plantations, without paying any dutý, 3 Geo. 1. c. 21. § 2. vol. 13.

No bond for exportation of certificate goods to Ireland to be delivered up, or drawback allowed, till certificate from the collector, &c. where The goods were landed, &c. 5 Geo. 1, i. 11. \$ 5. vol. 14. 9 Geo. 1. c. 8. \$ 8. vol. 15. 2 Geo. 2. c. 28. \$ 3. vol. 16. 20 Geo. 2. i. 47. § 5. vol. 19. 27 Geo. 2. c. 18. § 4. vol. 21. 33 Geo. 2. c. 16. § 1. vol. 23.

No East India goods to be importid into Ireland from any place what-

foever, other than from Great Britaih, on forfeiture of the goods, vessel,

&c. 5 Geo. 1. t. 11. § 12. vol. 14. The kingdom of Ireland subordinate to Great Britain, and acts of Britiff parliament may bind Ircland, & Geo. 1. c. 5. \$ 1. bol. 14.

The house of lords of Ireland hatth no jurisdiction to affirm or reverse judgements, &c. in any court there,

6 Geo. 1. c. 6. § 2. vol. 14.

Ships of 50 tons hovering on the coafts of Ireland within two leagues of shore, officers may enter such ships to take an account of the lading, and take lecurity of the masters for proceeding regularly on their voyage, &c. 6 Geo. i. t.21. § 62. vol. 14. 12 Geo. 2. c. 22. \$ 1, 2. vol. 17.

Commissioner's of excise in Ireland may determine all offences relating to unlawful exportation of wool, wool-fells, &c. 6 Geo. 1. c. 21. §64. vol. 14. 12 Geo. 2. c. 22. § 3. vol. 17. 19 Geo. 2. c. 12. \$ 22. vol. 18.

None may claim property in any fuch seizure in Ireland, until they have given security, &c. & Geo. 1. c.

21. \$ 65. vol. 14.

No hops to be imported into Ireland from any parts but Great Britain, 5 Geo. 2. 1.9. vol. 16.

The admiralty to appoint thips, &c. for taking, seizing, &c. vessels on the coast of Ireland, having wool-Ien manufactures, &c. on board, 5 Geo. 2. c. 21. vol. 16.

No fugars, &c. of the British plantátions, &c. shall be imported into Ireland, unless shipped in Great Britain, &c. 6 Geo. 2. c. 13. § 4. vol. 16.

The duties on woollen or bay yarn from Ireland, taken off, 12 Geo. 2. c.

2Í. § 1. *vol*. 17.

No foreign glass, by what name forever it may be called, shall be imported into Ireland, 19 Geo. 2. 6. 12. § 19. 001. 18.

No glass to be exported from Ireland, 19 Geo. 2. c. 12. § 21. vol. 18.

Importation of greafe-butter from Ireland, Ireland, permitted for the term of five years, duty-free, upon duly entering the same at the custom-house, &c. 3 Geo. 3. c. 20. vol. 25.

Iro

The duties on tallow, hog's lard, and grease, imported from *Ircland*, shall be discontinued until 1 May 1769, &c. 4 Geo. 3. c. 6. vol. 26.

His Majesty, with the advice of his privy council, may order the importation of salt provisions from Ireland, during the next recess of parliament, &c. 4 Geo. 3. c. 28. vol. 26.

For other matters, see Cattle, Coals, Coffee, Customs, Dublin, Fees, Flax, Forfeited Estates, Glass, Habeas Corpus, Hops, India Goods, King, Linen, Lotteries, Manufactures, Merchants, Money, Oaths, Plantations, Sail Cloth, Salt, Seamen, Ships, Soldiers, Tallow, Tobacco, Vagrants, Victuals, Wool.

#### Iron.

Iron shall not be carried out of the realm of England, 28 Ed. 3. c. 5. vol. 2. 33 H. 8. c. 7. 2 & 3 Ed. 6. c. 37. vol. 5. — Altered by 5 & 6 W. & M. c. 17. vol. 9.

None may forge or fell gadds of iron like in fashion to gadds of steel,

2 & 3 Ed. 6. c. 27. vol. 5.

Timber-trees, one foot square, &c. shall not be converted to suel for the making of iron, 1 El. c. 15. vol. 6.

Woods growing within certain distance of London, or of the river Thames, not to be converted to coal for iron-works: no new iron-works shall be erected within 22 miles of London, nor within 14 miles of the river Thames, &c. 23 El. c. 5. vol. 6.

No new iron mills shall be made in Suffex, Surrey, or Kent, nor shall good timber be consumed by the making of iron, and the occupiers of iron-works shall cause the highways to be amended, &c. 27 El. c. 19. 39 El. c. 19. § 4. vol. 6.

Additional duty of 23 s. per ton on iron imported within the time, &c.

2 W. & M. seff. 2. c. 4. § 14, & c. vol.9.
All manner of iron, except gunmetal, &c. may be exported, paying the lawful duties, &c. 5 & 6 W. &

M. c. 17. vol. 9.

Bar-iron unwrought and hammered iron (other than Swedish, &c.) may be imported from Ireland, discharged of the additional duties, 7 & 8 W. 3. c. 10. § 17. vol. 9. 8 & 9 W. 3. c. 20. § 10. vol. 10.

No drawback shall be allowed on re-exportation of wares made of foreign wrought iron, &c. 2 & 3 An. c.

9. § 12. vol. 11.

Lawful to trade in unwrought iron to Spain, 9 & 10 An. c.21. § 63. vol. 12.

Pig iron made in the British colonies in America may be imported duty-free, into any port of Great Britain, and bar iron into the port of London, 23 Geo. 2. c. 29. vol. 20.

Bar iron made in the British colonies in America may be imported duty-free into any port of Great Britain,

30 Geo. 2. c. 16. vol. 22. Iron-works, &c. to be charged

with the land-tax, 1 Geo. 3. c. 2. §4. vol. 23.
For other matters, see Arms, Brass,

Copper, Felony tit. Iron, Highways, Manufactures, Metal, Mines, Menopolies, Woods.

Iron Wire. See Wire.

## Irvine.

A duty of two pennies Scots on every pint of ale fold there, &c. for maintaining the harbour, &c. 9 Geo. 2. c. 27. vol. 17.

Irwell (River) See Rivers.

## Iseland.

Composition-fish heretofore granted to the Queen by subjects, traveling into Iseland, shall be taken as accustomed, 5 El. c. 5. § 5. vol. 6.

No vessel shall proceed upon a fishing voyage for *Iseland* and *Westmony*, until the 10th day of *March* in any year, 15 Car. 2. c. 16. § 1. vol. 8.

Ifle of Ely. See Ely. Ifte of Man. See Man. See Wight. Isle of Wight.

Istues.

Issues taken by sheriff, guardian, &c. shall be reasonable, &c. Magn. Chart. 9 H .. 3. c. 4. Stat. de Scacc. 51 H. 3. ft. 5. Stat. Marleb. 52 H. 3. s. 17. vol. 1.

Issues levied on the grand distress, if the tenant comes not, shall go to the King, and be estreated into the exchequer, &c. Stat. Westm. 1. 3 Ed.

1. c. 45. vol. 1.

Sheriffs shall be chargeable for default in returning insufficient issues, &c. rents, corn in the grange, and all moveables, except horse, harness, and houshold stuff, are within the name issues, Stat. Westm. 2. 13 Ed. 1.

6. 39. vol. 1. Sheriffs thall not levy any issues before they pass out of the exchequer by the estreats, &c. Stat. de Fin. levat.

27 Ed. 1. ft. 1. c. 2. vol. 1.

The issues of lands shall be restored to the owner, wherever the King's hands are removed for feizure without cause, Artic. Super Chart. 28 Ed. 1. st. 3. c. 19. Stat. de Escheat. 29 Ed. 1. ft. 1. vol. 1.

No less issues shall be returned in an attaint than 40s, at the first writ of distress, &c. 15 H. 6. c. 5. vol. 3. 23 H. 8. c. 3. § 5. vol. 4.

The mayor and sheriffs of London may distrain for issues forfeited by jurors there, 4 H. 8. c. 3. vol. 4.

Issues on the first Habeas Corpora, Distringus, with a Nisi prius, to be 5s. on the second 10 s. on the third 13 s. 4d. 35.H. 8. c. 6: § 4. vol. 5.

Issues shall be 10 s. on the first Habeas Corpora, &c. 27 El. 1.6. § 2.

vol. 6.

All issues lost upon returns of tenants of lands which they have not, &c. upon misreturns, &c. discharged, 1 7a. 1. 1. 26. \$ 11, &c. vol. 7.

Issues, &c. received by sheriffs not

discharged by the general pardon, 12

Car 2. c. 11. § 17. vol. 8.

No issues of juror making default fhall be faved, but by special order of the court, and shall be duly estreated, 16 & 17 Car. 2. c. 3. vol. 8. 4 & 5 W. & M. c. 24. § 15. vol. 9.

For other matters, see Estreats, General Iffue, Juries, Sheriffs.

Judges.

The judges, &c. to be paid half yearly, in the terms of Easter and St. Michael, by the treasurer of England, 10 H. 6. st. 2. vol. 3.

The judges commissions to be made quamdiu se bene gesserint, their falaries ascertained, but may be removed upon address of both houses of parliament, 12 & 13 W. 3. c. 2. § 3. vol. 10.

The sum of 500 l. a year in augmentation of the falaries of the puisne judges of the court of K. B. &c. 32

Geo. 2. c. 35. vol. 22.

Judges commissions to continue during good behaviour, not with standing any demise of the King, I Geo. 3. c. 23. \$ 1. vol. 23

- may be removed by the crown. upon address of both houses of parliament, 1 Geo. 3. c. 23. § 2. vol. 23.

- their falaries to be secured, &c. during the continuance of their commissions, 1 Geo. 3. c. 23. § 3, 4. vol. 23.

For other matters, see Justices of Assis, of the several Courts, Eyre, &c.

Judgement.

If tenant at a fourth part value, does not tender his arrears, before judgement, in a Cessavit per biennium, he shall be barred for ever, Stat. Glouc. 6 Ed. 1. c. 4. vol. 1.

Judgement against the reversioner, by collusion, &c. shall not bar the tenant of his term, Stat. Glouc. 6 Ed.

I. c. 11. vol. 1.

Judgements given against the Great Charters shall be void, 25 Ed. 1. st.

1. 6. 2. vol. 1.

X 3

Judge-

Judgement of life or member shall not be for breaking prison, unless the cause of imprisonment required such judgement, Stat. de frangent. prison. I Ed. 2. st. 2. vol. 1.

Delays of judgements in other courts shall be redressed by peers commissioned in parliament, 14 Ed. 3. ft.

I. c. 5. vol. 1.

Judgements given in the King's courts shall continue until they are reversed by attaint or error; and the parties shall not be brought before the King or his council, &c. 4 Hi. 4. c. 23. vol. 2.

Judgement shall not be stayed, after a verdict, for default in form in pleading, &c. 16 & 17 Car. 2. 6. 8.

22 & 23 Car. 8. 6. 4. 401. 8.

The death of either party between the verdict and the judgement, spall not be alledged for error, so that such judgement be entered within two terms, 17 Gar. 2. 6. 8. vol. 8.

A Scire facias lies for an adminifirator de banis non to have execution of a judgement had by an executor or administrator on verdict, 17 Car.

2. c. 8. § 2. vol. 8.

Judgement may be given on writs of error brought in the exchequer-chamber, notwithstanding the ablence of the lord treasurer, 20 Car. 2. c. 4. vol. 8.

Judgement by nient desire against an heir shall not render him charge-able of his own estate, 29 Car. 2.

f. 3. § 11. vol. 8.

Judgements as against purchasers, shall relate only to such time as they were signed, 29 Car. 2. c. 3. § 15, 201. 8.

Judgements by confession which were to have been entered in *Hilary* term 1688, may be entered as of *Easter* term after, living the parties, 1 18.84

M. Seff. 1. c. 4. 6. vol. 9.

Judgements given in the dissolved court of the Marches, may be executed by the courts at Westminster, I. W. & M. sess. 1. c. 27. vol. 9. 9 & 10 W. 3. c. 16. vol. 10.

The judgement, &c. against the charters of the city of London, declared to be illegal and word, a W. & M. fell. 1. 6. 8. 46. 9.

Judgements for debt or damages in the courts at Westminster, to be doggetted alphabetically the succeeding ferm, by the respective clerks, &c. 4 & 5 W. & M. 6. 20. § 2. 7 & 8 W. 3. 6. 36. § 3. vol. 9.

Judgements not doggetted shall not affect nor have preference against purchasers, mortgagees, &c. 4 & 5

W. & M. c. 20. § 3. vol. q.

The plaintiffs in such judgements shall pay to the clerk of the judgements an additional see of 4 d. and no more, 4 & 5 W. & M. c. 20. § 4.

The plaintiff upon figning judgement in trespass, &c. shall pay to the officer the additional fee of 6 s. 8 d. in lieu of the capias pro fine, and the same shall be allowed in the costs to be taxed, 5 & 6 19. & M. c. 12. vol. q.

Judgements in the grand fession in Wales, and in the counties palatine shall relate only to the times they were signed, 8 Geo. 1. c.25. § 6. val. 14. For other matters, see Abstenent, Amendment, Error, Execution, False.

judgement, Felony, tit. Judgement, Heir, Jeofails, Leases, Libersies,

Limitations.

## Juries.

They who have charters of exemption from being impanelled in juries, &c. shall nevertheless be sworn where justice cannot be ministered without them, saving their liberty at other time, Stat. Marleb, 52 H. 3. c, 14. vol. 1.

A jury may give their verdict at large; none shall be put in juries but such as were summoned, Stat. Westm. 2. 13 Ed. 1. c. 30. § 2. vel. i.

In one affile no more shall be summoned than 24. Old men above 70, persons diseased, not dwelling in that county, shall not be put in juries, nor any that may dispend less than

201,

201. yearly, Stet. Westm. 2. 13 Ed.

1 c. 38. vol. 1.

Recognisors in affises triable out of their proper counties, shall have lands to the yearly value of 100 s. and in fuch inquests within the county, 40s. yearly, in cities, &c. faving their customs, Stat. de its qui ponend in Affis. 21 Ed. 1. ft. 1. vol. 1.

Sheriffs, &c. shall not impanel over many persons, &c. but such as be next neighbours, most sufficient, and least suspicions, Artic. super Chart. 28 Ed. 1. ft. z. e. g. vol. 1. 34 Ed. 3. c.

4. 42 Ed. 3. c. 11. vol. 2.

He that challengeth a jury or a juror for the King, shall shew the cause, and the taking the inquisition shall proceed, as the challenges be found true or not, 33 Ed. 1. ft. 4. vol. 1.

Any juror taking reward of either party shall be disabled, imprisoned, ransformed at the King's will, &c. 9 Ed. 3. c. 10. vol. 1. 34 Ed. 3. c. 8. vol. 2.

A juror taking reward to give his verdict, shall pay ten times as much as he hath taken, &c. 38 Ed. 3. st. 1.

6. 12. val. 2.

Sheriffs shall array the panels in affises four days (fix days) at least before the fellions, &c. that the parties may view the fame if they demand it, 42 Ed. 3. c. 11. 20l. 2. 6 H. 6. c. 2. vel. 3.

No panel shall be delivered to a theriff to return, by any of the King's ministers, but the sheriffs shall make the returns themselves as they would be answerable, 46 Ed. 3. 1 vol. 194.

Jurors in indicaments shall be returned by the theriff, &c. without the denomination of any, elfe the indictment to be void, IF H. 4. c. 91 val. 21.

Jurors who are to pass in an inquest touching life; plea real, or damages of 40 marks, shall have lands of 40 s. **year**ly value, 2: **H**t 5. ft. 2. o. 3. 8 **H**t. 6, c. 29. val. 3.

None of the theriffs officers, &c. Thalt be returned upon inquests, 20

H. 6. c. 10. vol. 3.

In actions triable by jutors in Middlesen, they shall be called the fourth day after the return; and their appearance shall be recorded, 8 Ed.

4. c. 3. vol. 2.

Jurors impanelled in the sheriff's turn, to have lands of the yearly value of 20 s. at least, or copyhold of yearly value of 26 s. 8 d. &c. 1 R. 2. c. 4. vol. 4.

Judices of peace thay charge a jury, each having lands of 40s. a year, to inquire of concealments of other inquests, 3 H. 7. 1. 1. vol. 4. 33 H. 8.

6. 6. 6 20. vol. 9.

Riens deins le gard shall be no châllenge upon any issue to be tried in London, 7 H. 7. 6. 5. vol. 4.

No man shall be impartelled on any jury in London, unless he have in lands, goods, or chattels, to the value of 40 marks, &c. 11 H. 7. c. 21. 4 H. 8. c. 3. 5 H. 8. c. 9. vol. 4.

Panels returned by the theriff to inquire for the King, may be reformed by the justices, 11 H.7. s. 24. 2 H. 8. c. 11. 3 H. 8. c. 12. vol. 4. 33 H. 8. c. 10. 37 H. 8. c. 7. vol. 5.

The sheriffs of Southampton, Surrey. and Suffex, may fummon to their turn, men of less livelihood, notwithflanding the flatute 1 R. 3. 6.4. if there be not so many there, 11 H. 7. c. 26. 19 H. 7. c. 16. Exp. vol. 4.

The shoriff, having a precept, shall return 24 persons of 20 s. yearly freehold, &c. to inquire of a riot, 19 H.

7. c. 13. vol. 4.

The grand jury making default of appearance in an attaint, shall forfeit 20 s. to the King, and on the second diftress 40 s. &c. 23 H. 8. c. 3. § 5.

Trial of felons in corporate towns. shall be by jurors worth 40% in goods, &c. 23 H. 8. c. 13. Vol. 4.

An officer shall be sworn for the true keeping of jurors in Wells, 26 H. 8. c. 4. vol. 4.

At trials by Nift prius the sheriffs figil return fix hundreders; occ. who X 4 may.

may dispend 40's. yearly, &c. 35 H. 8: c, 6. — Made perpetual by 2 & 3 Ed. 6. c. 32. vol. 5.

At Nist prius where a full jury shall not appear, &c. on request of either party, a tales de circumstantibus may be awarded, with like challenge, &c. 35 H. 8. c. 6. § 6, &c. vol. 5. 14 El. c. 9. vol. 6. 7 & 8 W. 3. c. 32. § 3. vol. 9.

extended to iffues joined between the King and the party, and fuits qui tam, 4 & 5 Ph. & M. c. 7.

14 El. 1. 9. vol. 6.

—— extended to the twelve shires of Wales, and the counties palatine of Chester, Lancaster, and Durham, 5 El. c. 25. 14 El. c. 9. vol. 6.

Jurors who ought by the laws to have 40 s. yearly, shall hereafter have 4 l. yearly value, 27 El. c. 6. vol.6.

Sheriff, returning issues upon a juror not summoned, to forseit double the value, 27 El. c. 6. § 2, 3 vol. 6.

Sheriff, &c. taking reward for not returning a juror, to forfeit 5 l. 27 El. c. 6. § 4. vol.6.

No challenge for the hundred, if two fufficient hundreders appear, 27 El. c. 6. § 5, 6. vol. 6.

Not to extend to juries returned in any corporate town, &c. or in Wales,

27 El. c. 6. § 7. vol. 6.

The dwelling place of every juror shall be returned, and in every estreat of issues his addition, &c. 27 El. c. 7.—Made perpetual by 39 El. c. 18. § 32. vol. 7.

Jurors for trial of issues, shall have 201. a year, freehold, 16 & 17 Car.

2. c. 3. Exp. vol. 8.

All jurors for trial of iffues at the affizes or Nisi prius, &c. (other than trials per mediciatem linguae) shall have 10 l. a year in lands, &c. and in Wales 6 l. a year, 4 & 5 W. & M. c. 24. § 15. vol. 9. 9 Geo. 1. c. 8. § 2. vol. 15. 3 Geo. 2. c. 25. 6 Geo. 2. c. 37. vol. 16.

Penalty of 101. upon sheriff returning without six days summons; or excusing for reward, 4 & 5 W. & M.

6. 24. § 16, vol. 9.

Saving to all boroughs, &c. their ancient usage, 4 & 5 W. & M. c. 24. § 17. vol. 9.

Jurors may serve upon the Tales having 5 l. per annum, and in Weles 3 l. per annum, 4 & 5 W. & M. c. 24.

§ 18, 19. vol. 9. Penalty of 10 l. upon officer taking any fee for returning any Tales, 4 &

5 W. & M. c. 24. § 20. vol. 9.

No writ de non ponendis in affifis et juratis shall be granted, unless upon oath, that the suggestions are true, 4 & 5 W. & M. c. 24. § 21. vol. 9.

Persons indicted for treason to have copies of the panel, &c. two days before trial, 7 W. 3. c. 3. § 7. vel. 9.

If the plaintiff sues a Venire facias, &c. and proceeds not to trial, a new Venire facias may be sued, and the issue tried at any other assize, 7 & 8 W. 3. c. 32. § 1, 2. vol. 9.

On default of a sufficient number of jurors, the sheriff, &c. shall return a Tales out of some other panel returned to serve at the same affizes, who may be challenged in like manner, &c. 7 & 8 W. 3. 6. 32. § 3. vel. 9.

Constables, &c. to give in a list of persons between the age of 21 and 70, sit to serve on juries, with their places of abode, &c. duplicates to be delivered to the sheriffs, and entered by the clerk of the peace, no sheriff to impanel persons not named in the lists, &c. 7 & 8 W. 3. c. 32. § 4. 6. vol. 9. 8 & 9 W. 3. c. 10. vol. 10. 3 & 4 An. c. 18. § 5. vol. 11. 3 Geo. 2. c. 25. vol. 16.

Summons to be made under feal, fix days before the juror is to ferve, and in case of absence from his usual place of habitation, notice to be left under the officer's hand, 7 & 8 W. 3. c. 32. § 5. vol. 9.

None to be a juryman in Yorkshirs above once in four years, &c. except the city of York, and Kingston upon Hull, 7 & 8 W. 3. c. 32. § 7. vol. 9. 3 & 4. An. c. 18. § 3, 4. vol. 11. 10 An. c. 14. § 5, 6. vol. 12. 3 Geo. 2. t. 25. § 4. vol. 16.

One

One panel of 48 freeholders, &c. ten panels of 24 jurors, &c. and not above 40 persons to be returned on the grand inquest, at any one quarter sessions for the county of York, 7 & 8 W. 3. c. 32. § 8. vol. 9.

Inhabitants of Westminster exempted from serving on juries for the county of Middlesex, 7 & 8 W. 3. c.

32. § 9. vol. 9.

Not to extend to London, nor towns corporate, &c. 7 & 8 W. 3. c. 32. §

12. vol. 9.

All justices of peace required to iffue their precepts yearly to the confiables to make return of persons to serve upon juries, 8 & 9 W. 3. c. 10.

Persons in the county of Yark, having an estate of 150 l. per annum, &c. shall not be returned on juries at any sessions of the peace, 1 An. st.

2. c. 13. § 3. vol. 10.

Any perion having an estate of 150 l. per annum, &c. in Yorkshire, who shall serve as a juror, at any sessions, &c. shall not thereby be exempted from serving as a juror at the assizes, &c. 10 An. c. 14. § 5, 6. vol. 12.

Lists of jurors qualified according to the act 7 & 8 W. 3. c. 32. and 3 & 4 An. c. 18. to be made from the rates in each parish, and yearly fixed upon church doors, persons inserted by mistake may be relieved at the quarter sessions, 3 Geo. 2. c. 25. — Made perpetual by 6 Geo. 2. c. 37. § 1. vol. 16.

Wilfully omitting, or inferting wrong persons, forfeits 20 s. Duplicates of the lists shall be transmitted from the quarter sessions by the clerk of the peace, to the sheriff, &c. 3 Geo.

2. c. 25. \$ 2. vol. 16.

Sheriff, &c. returning any person whose name is not in the duplicate, or clerk of assize, &c. recording appearances, when the party did not appear, shall be fined by the judge of assize, &c. not exceeding 10 l. nor less than 40 s. 3 Geo. 2. 6, 25. § 3, 4. Vel. 16,

No person to be returned as a juror, who has served within one year before, in the county of Ratland, or of two years before, in any other county, not being a county of a city, &c. 3 Geo. 2. c. 25. § 4.—Not to extend to the county of Middlesex, 4 Geo. 2. c. 7. § 1, 2. vol. 16.

Sheriff, &c. to enter the names of those who have served; and upon application, to give a certificate without reward, 3 Geo. 2. c. 25. § 5. vol. 16.

Officer taking money to excuse persons from serving, may be fined 10 i. by the judge of assize, &c. 3 Ges.

2. c. 25. § 6. vol. 16.

Constables, &c. may subscribe their lists before one or more justices of peace, upon oath, and being so attested, &c. transmit the same to the sessions, 3 Geo. 2. c. 25. § 7. vol. 16.

Sheriff, &c. on the return of writs of Venire facias to annex a panel of jurors, &c. 3 Geo. 2. c. 25. § 8. vol. 16.

Officer for return of jurors in Wales, &c. shall eight days before every grand fessions, summon a competent number of persons qualified, &c. 3 Geo.

2. c. 25. § 9, 10. vol. 16.

Names of persons impanelled to be written in distinct pieces of paper, &c. and delivered to the marshal of assign, to be drawn indisterently, out of a box, &c. 3 Geo. 2. c. 25. § 11. vol. 16.

Where such jury have not brought in their verdict, twelve others may be drawn for trial of another cause, 3 Geo. 2. c. 25. § 12. vol. 16.

The judge may fine jurors making default, not less than 40 s. &c. 3 Geo.

2. c. 25. § 13. vol. 16.

Where a view shall be allowed in any cause six or more of the jurors may be named by consent of parties, or by the proper officer, &c. 3 Geo. 2. 6. 25. § 14. vol. 16.

In trials of issues at Westminster, on motion of either of the parties, judges may order a special jury to be struck before the proper officer, 3 Geo. 2. c.

25. § 15. — Entended to the counties policina of Chester, Lancaster and Durham, by 6 Geo. 2. e. 37. § 2. vol. 16.

The party applying for such jury to pay the fees for striking, which are not to be allowed upon taxation of costs, 3 Geo. 2. c. 25. § 16. vol. 16. 24 Geo. 2. c. 18. § 1. vol. 20.

Where a special jury is ordered in any cause trying in a city, &c. the list of persons qualified shall be brought to the proper officer, 3 Geo. 2. c. 25. 4 17. vol. 16.

Persons having any estate in land of 201. a year, &c. are qualified to be inserted in the lists, 3 Geo. 2. c. 25. §

18. cut. 16.

Jurgres in London to be housholders within the city and have tenements on personal estate to the value of 100 l. 3 Geo. 2. c. 24. § 19. vel. 16.

No jurge to be returned for trial of any capital offence who would not be qualified in such place to be a juror in civil causes, 3 Geo. 2. 6. 25. § 20.

**1991, 16.** 

No person to be returned as a juror in Middlesex, who has been returned in the two terms preceeding, 4 Geo. 2. c. 7. § 1, 2. vol. 16. — Made perpenal by 6 Geo. 2. c. 37. § 1. vol. 16.

Leaseholders in Middlese where the improved rents amount to 50 l. per annum, liable to serve on juries, 4

Geo. 2. c. 7. § 3. vol. 16.

Ressans applying for special juries shall pay the expences of striking, and also all the charges occasioned by the trial, without allowance upon taxation of costs, unless the judge shall certify that the cause was proper to be tried by special jury, 24 Geo. 2. c. 18.

No person serving on such jury shall take more than the judge shall think reasonable, not exceeding 1 G. except where a visu was directed, 24 Gra 2. c. 18. § 2. val. 20.

Kenire facial for trial of iffuse upon panal flatutes, &c., shall be awarded as the bedy of the county where tri-

able, 24 Gw. 2. t. 18. § 3. w.l. 10.

No challenge to be taken to any panel of jurors for want of a knight's being returned, &c. 24 Geo. 2. c. 18

§ 4. wl. 20.

Persons summoned to serve on juries in London or any other town corporate, franchise, &c. not attending, &c. shall forfeit, not more than 40.2 nor less than 20.5 unless the court be satisfied with the cause of absence: such fine leviable by distress and sale, &c. 29 Geo. 2.6.19. vol. 21.

For other matters, fee Abatement, Affixe, Attaint, Bailiff, Challenge, Confacts, Attaint, Bailiff, Challenge, Confacts, Escheators, Porests, Indiaments, Inquests, Issues, Justices of Assize, Se. Lancaster, Liberties, Marshalsea, Mediatata Lingua, Middlesex, Nisprins, Physicians, Sheriffs, Southwark, Tales, Triel, Turn, Wales.

## Jurisdiction.

No sheriff, constable, escheator, coroner, or other bailist, shall hold pleas of the crown, Magn. Chart. 9 H. 3. c. 17. val. 1.

Lords shall not imprison at their own will, trespassers in their parks and ponds, Stat. Morten. 20 H. 3.

c. II. vol. I.

All persons high and low, shall receive justice in the King's courts, and he that takes any distress, see. without award thereof, shall render damages and sine, sec. Sees. Marieb 52 M. 3. 6. 1. 6. 31 6. 5. 6. 22. vol. 1.

No forcigner shall be distrained in any city, town, borough, &c. for debt he oweth not as debtor or pledge, &tat. Westm. 1. 3 Ed. r. a. 23. a. 35.

wal. I.

The superiors shall answer for such officers of hospitallers and templars as draw men in suit before them for matters portaining to the King's court, Stat. Western 2. 13 Ed. 1. 4. 43; vol. 1.

The kingdom of England shall not he in subjection to the King, 28 King

King of France, 14 Ed. 3. ft. 5. vol. 1. Temporal judges shall not inquire

of process awarded by spiritual judges,

18 Ed. 3. ft. 3. c. 6. vol. 2.

They who draw pleas out of the realm that pertain to the King's court, &c. shall incur promunire, &c. 27 Ed. 3. st. 1. c. 1. vol. 2.

The constable and marshal shall not draw to themselves pleas belonging to the common law, 8 R. 2. 4.5.

All jurisdictions derived from the King as supreme head, 37 H. 8. c. 17. vol. 5. 1 El. c. 1. 8 El. c. 1. vol. 6.

Judicial proceedings, pleas, process, &c. to have continuance on the King's restoration, 12 Car. 2. c. 3. c. 12. wol. 8.

For other matters, see Assize, Conufance of Pleas, Courts, Ecclesiastical Persons, &c. Forest, Justices, Premunire, Prohibition.

## Juris Utrum.

Where the free alms of one church is transferred into the possession of another church, a writ shall be made to try whether it belongs to this, or, &c. Stat. Westm. 2. 13 Ed. 1. c. 24. vol. 1.

Such writ maintainable for parlons, vicars, wardens of chapels, or chauntries, provosts, &c. 14 Ed. 3. fl. 1.

c. 17. vol. 1.

## Jus Patronatus.

The statute for limitation 32 H. 8. c. 2. shall not extend to any writ of Jus Patronatus, &c. 1 Mar. self. 2. c. 5. vol. 6.

## Justice.

Justice or right shall not be sold, nor denied, nor deferred, Magn.

Chant. 9 H. 3. c. 29, vol. 1.

Common right shall be done to all, as well poor as rich, without respect of persons, Stat. Western. 1. 3 Ed. 1. c. 1. vol. 1.

The justices shall not surcease to do right for any commandment by the great seal, nor the little seal, &c. 2 Ed. 3. c. 8. 14 Ed. 3. s. 4. 1. c. 14. vol. 1. 11 R. 2. c. 10. vol. 2. See Liberties.

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## Juftices.

JUSTICES OF ASSIZE.

In the King's absence out of the realm, the chief justicer shall send justices to take assizes of Nevel dissipate and Mortdancester, in the proper counties, and in cases of disticulty to refer to our justices of the Bench, Magn. Chart. 9 H. 3. c. 12. vol. 1.

The affize against a diffeisor in London shall give damages without staying the coming of the justices, &c. Stat. Glouc. 6 Ed. 1. c. 14. vol. 1.

Two justices sworn with associate knight, shall but thrice a year take assizes and attaints by Nisi prius in the country, unless the trespass need great examination, and be adjourned into the bench; they shall not compel the jurors to say precisely dissessin or not, so they do shew the truth of the deed, Stat. Westm. 2. 13 Ed. 1. c. 30. vol. 1.

Justices of affize shall be also justices of gaol-dehvery, &c. and shall inquire if theriffs, &c. have replevied persons not bailable, &c. 27 Ed. 1. st. 1. c. 3.

28 Ed. 1. ft. 2. vol. 1.

Justices of affize and gaol-delivery shall be men good and lawful, &c. 2 Ed. 3. c. 2. vol. 1.

nish such as go or ride armed publickly, &c. 2 Ed. 3. c. 3. vol. 1.

may inquire, upon complaint, and award damages against sheriffs, &c. for loss and delay by not returning the writs, &c. 2 Ed. 3. c. 5. 20 Ed. 3. c. 6. vol. 1.

disobeyers of the statute of Winton, and resisters of the peace, &c. 2 Ed.

3. c. 6. c. 7. vol. 1.

fhall be of persons other than of the thires, to take assigns, &c. and de-

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liver the gaols; the keepers of the peace shall send their indictments before them, and they shall inquire of sheriffs, goalers, &c. at least three times a year, &c. 4 Ed. 3. c. 2. vol. 1.

Justice

Justices of either bench and of affize shall inquire and determine of maintainers, conspirators, &c. and all articles as justices in eyre, and adjourn from Niss prius to the place whereof they be justices, 4 Ed. 3. c. 11. vol. 1.

Justices of affize, goal-delivery, and of oper and terminer shall send their records yearly into the Exchequer at Michaelmas, and take out the estreats, &c. 9 Ed. 3. st. 1.c. 5. vol. 1.

Justices of oper and terminer, of affize, and affociation, and of gaol-delivery, shall take an oath enjoined by the council, before their commission delivered, 20 Ed. 3. c. 3. vol. 2.

Justices of affize shall have commission to inquire of sheriffs, bailiffs of franchise, &c. and of maintainers, embraceors, &c. and of profits for putting in suspected jurors, and to punish, &c. 20 Ed. 3. c. 6. vol. 2.

Justices of affize and gaol-delivery shall hold their sessions in the principal towns of the counties, where the shire courts be held, 6 R. 2. c. 5. II. vol. 2.

No man of law shall be justice of assizes, or gaol-delivery in his own country; the chief justice of the common bench shall be assigned to take assizes, and deliver gaols; the chief justice of the King's Bench, as most used an hundred years last, 8 R. 2. c. 2. 13 H. 4. c. 2. vol. 2. 33 H. 8. c. 24. vol. 5. 12 Geo. 2. c. 27. vol. 17.

The keeping of affizes in good towns, as need requires, referred to the chancellor, by advice of the juflices, 11 R. 2. c. 11. vol. 2.

No lord, nor other of the country shall sit upon the bench with the justices to take affizes, nor be suffered by the justices, 20 R.2. c. 3. vol. 2.

Justices of affize may inquire in their fessions of untrue returns at the

election of the knights of parliament, and the sheriff, on conviction by inquest, shall forfeit 100 l. 11 H. 4. c. 1. vol. 2.

Justices of affize shall deliver into the treasury the records of affize, &c. every second year; shall not be amended or impaired after judgement given and recorded, II H. 4. c. 3. vol. 2.

Justices of assize, &c. shall have authority to hear and determine offences of bringing in false money, clipping, counterfeiting, washing, and all other falsifying of money, 3 H. 5. st. 2. c. 7. vol. 3.

The justices of affize, &c. in Cumberland, shall hold their sessions, in time of peace, in the city of Carlife only, 14 H. 6. c. 2. vol. 2.

Justices of affize, &c. may hear and determine all offences and contempts against any statute unrepealed, 11 H. 7. c. 3.—Repealed by 1 H. 8. c. 6. vol. 4.

Justices of assize, &c. may inquire and determine the default of coroners taking undue fees, 1 H. 8. c. 7. § 2. vol. 4.

Justices of affize, &c. shall be made only by patents under the great seal, in the name of the King and his heirs, and of none other, 27 H. 8. c. 24. § 2. vol. 4.

Bailiffs and officers of liberties shall attend upon the justices of assize, &c.

27 H. 8. c. 24. § 7. vol. 4.

The justices of affize in every circuit shall cause proclamation to be made of all the statutes against maintenance, champerty, embracery, and retainers, 22 H. 8. c. 9. § 5. vol. 5.

No man to be justice of affize in the county where he was born, or inhabits, on forfeiture of 100 l. 33 H. 8. c. 24. § 2. vol. 5. 12 Geo. 2. c. 27. vol. 17.

Not to extend to associates of assize, &c. mayors, recorders, and other officers of corporate towns, &c. 33 H. 8. c. 24. § 3, 4. vol. 5.

Not to extend to affizes in either Bench.

Bench, or by adjournment for difficulty, 33 H. 8. c. 24. § 5. vol. 5. Not to extend to justices of affize,

justice clerks, &c. in the county palatine of Lancaster, 33 H. 8. c. 24. § 7.

Judges of affize in their circuits may take affidavits concerning any matters depending in the courts at Westminster, which shall be filed, and read, &c. as affidavits taken in such

courts, 29 Car. 2. c. 5. vol. 8.

The affizes for Cornwall shall not be confined to the town of Launceston. but the lord chancellor, with advice of the justices of assize, may from to time time appoint a convenient place in that county, 1 Geo. 1. st. 2. c. 45. vol. 13.

The judges, &c. may act as justices of oyer and terminer, or gaol delivery, notwithstanding they were born or inhabitant in the county, without being liable to any penalty, &c. 12 Geo. 2. c. 27. vol. 17.

The summer affizes for the county of Buckingbam to be held at the town of Buckingham only, unless in cases of exigency, &c. during the continuance thereof, 21 Geo. 2. c. 12. vol. 19.

For other matters, see Affidavit, Assize, Attaint, Bail, Commissions, Discontinuance of Process, Fees, Juries, Money, Justices of Oyer, &c. Records.

Justices of Both Benches.

The justices of the bench shall alway take affizes of Darrein Presentment, Magn. Chart. 9 H. 3. c. 13: vol. I.

Writs shall be granted against offenders of the Great Charters, before the King, or the justices of the bench, or in eyre, &c. Stat. Marleb. 52 H. 3. c. 5. vol. 1.

The justices of the King's Bench and of the bench, shall decide all pleas determinable at one day before any new one arraigned or commenced the day following, Stat. Westm. 1. 3 Ed. 1. c. 46. vol. L.

The chancellor and the justices of the King's Bench shall follow the King, Artic. super Chart. 28 Ed. 3. ft. 3. c. 5. vol. 1.
The King's justices oath, well and

lawfully to serve our lord the King and his people in the office of justice,

&c. 18 Ed. 3. ft. 4. vol. 2.

All the King's justices shall do. right to all persons without regard to letters, or commandments, &c. shall certify all illegal commandments, shall take no fee of any but the King, shall give no counsel where the King is party, &c. 20 Ed. 3. c. 1. c. 2. 8 R.2. c. 3. c.4. 9 R. 2. c. 1. vol. 2.

No chief justice of the King's Bench to be made justice of assize, but only in the county of Lancaster, 13 H. 4.

c. 2, vol. 2.

The justices of the King's Bench may remand prisoners out of that court, to be tried in the proper counties, 6 H. 8. c. 6. vol. 4.

For other matters, see Clergy, Commissions, Discontinuance of Process, Exceptions, Fees, Judges, Liberties, Nisi prius, Officers.

Justices in Eyre. See Eyre.

JUSTICES OF GAOL-DELIVERY.

The justices of gaol-delivery, or in eyre, shall try whether a man killed another by misfortune, or in his own defence, or in other manner, and no fuch writ shall be granted out of the chancery to inquire, &c. Stat. Glouc. 6 Ed. 1. c. 9. vol. 1.

Justices of affize, if both be laymen, shall be also justices of gaoldelivery, 27 Ed. 1. ft. 1. c. 3. 2 Ed. 3.

6. 2. vol. I.

The keepers of the peace (hall fend their indictments before the justices assigned to deliver the gaols, &c. 4. Ed. 3. c. 2. vol. 1.

Justices of gaol-delivery, and of oyer and terminer, &c. shall take an oath appointed by the council, before their commission delivered, 20 Ed. 3. c. 3. vol. 2.

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Two teamed men of the law shall be in the committed of good-delivery, &c. in each county, 17 R. 2. c. to. vol. 2.

No person shall make justices of gaol-delivery, &c. but the King by letters parents, &c. 27 H. 8. c. 24. § 2. vol. 4.

Bailiffs and officers of liberties, shall attend on the justices of gaol-delivery, &c. 25 usual, &c. 27 H.B. c. 24 § 7, 8. vol. 4.

Justices of gabl-delivery, &c. shall keep their fessions in such place as was commonly used, within the liberty, 27 H. 8. c. 24. § 17. vol. 4.

Juffiee of gaol-delivery, &c. being made noble, of a judge, &c. shall have the same authority as before, i Ed. 6 c. 7. § 4. vol.5.

Now justices of gaol-delivery may give judgement on prilotiers, &c. found guilty before former committeners of gaol-delivery, 1 Ed. 8. s. 7. § 3. 88. 5.

A commission of gaol-delivery, &c shall not be a supersedeas to a former like commission granted to a city or town corporate, 2 & 3 Ph. & M. c. 18. vol. 6.

Judges or others appointed to be justices of gaol-delivery, or of oper and terminer, may act as such, notwithstanding they were born or inhabitant in the county, and shall not thereby incur any penalty, &c. 12 Geo. 2. c. 27. vol. 17.

## JUSTICES OF OYER and TERMINER.

No justices specially affigured to take affixes, of to bear and determine, &c. shall amerce for default of common summons, but only the chief justices, or in eyes, in their circuits, &c. Market. \$2 H. 3. c. 18. vol. i.

A writ of trespass of oper and terminor shall not be granted before any justices, except justices of either bench, and in eyre, unless for any heinous trespass, Stat. Westm. 2. 13 Ed. z. c. 29. vol. 1.

Justices shall go throughout the land to hear and determine all the editiplaints and trespasses done in the last 15 years, as well by the King's bailliss and ministers, as others, except pleas of selony, &c. Stat. de Rögman. incert. temp. 1 vol. 394.

Justices of oper and terminer shall not be procured by great men, and opers and terminers shall not be granted but before justices of the one bench or the other, or the justices errants, and that for great hurs, or horrible trespasses, 2 Ed. 3. t. 2. bol. 1.

Justices of oper and terminer may direct their writs to all the countries of England, to take persons indicted, &cc. 5 Ed. 3. c. 11. vol. 1.

Justices of peace may hebr and determine selonies and trespasses done in the same county, 18 Ed. 3. st. 2. c. 2. 34 Ed. 3. t. 1. vol. 2.

Persons examined before the King's council, &c. may be tried in any council, for treatons, missprissons of treatons and murders, by commission of over and terminer, 33 H. 8. c. 23. vol. 5. See 1 & 2 Ph. & M. c. 10. 7. vol. 6.

Juffices of over and terminer may incurre of all offences, within their limits, against the act for uniformity of common prayer, i El. c. 2. § 17. vol. 6.

For other matters, see Justices of Affize, — of Gaot-delivery, — of Peace.

## JUSTICES OF PEACE.

In every county good men and levited, that be aligned to keep the peace, 1 Ed. 3. ft. 2. c. 16. 4 Ed. 3. c. 2. vol. 1. 18 Ed. 3. ft. 2. c. 2. 34 Ed. 3. c. 1. vol. 2.

Juffices shall have authority to pumish disobeyers of the statute of Friaton, and resisters of the peace, 2 Ed. 3. c. 6. vol. 1.

Justices of peace shall send their indictanients before the justices of asfize and gaol-delivery, 4 Ed. 3. c. 2. tel. 1.

Justices

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. \_ Justices of peace, with others learned in the law, shall be assigned by the King's commission to bear and determine felonies and trespasses against the peace in the same county, 18 Ed. 3. ft. 2. c. 2. vol. 2.

The justices shall hold their sessions at least four times a year, and at all times needful, 25 Ed. 3. ft. 1. c. 7.

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A lord, and three or four of the most worthy of the county with some learned in the law, in every county shall be assigned for keeping the peace. and have power to restrain offenders, rioters, barators, &c. to take furety of good behaviour of those that be not of good fame, &c. 34 Ed. 3. 6. 1. vol. 2. 2 H. 5. c. 8. vol. 3.

Weights shall be according to the Ratute 25 Ed. 3. ft. 5. t. 9. and justices of peace shall inquire of weights and measures, &c. 34 Ed. 3. c. 5. c. 6. vol. 2. 1H, 5. c. 10. 2 H. 6. c. 11. 11 H. 6. c. 12. vol. 3. 11 H. 7. c. 4. 19 H.

7. e. 6. val. 4.

The commissions of justices of the peace shall express that they make four sessions in the year; first, within the Usas of the Epipheny; the fecond, within the second week of Lent; the third, between Pentucoff and St. John Baptiff; the fourth, within eight days OF St. Michael, 26 Ed. 3. c. 12. vel. 2.

There shall be but fix justices of peace in every commission assigned with the justices of allies, they shall keep their fessions every quarter, by three days if need be, shall inquire diligently, &c. shall have wages 4 5. the day, ac. no fleward of any lord shall be in such commission; serieants at law, &c. not bound to attend, &c. 12 R. 2. 6. 10. vol. 2.

Jankiers of peace shall be made of neve in all the counties of the most fufficient knights, elquires, and gentlethen of the law, notwithstanding the former flatute, 13. R. 2. fl. 1. a. 74

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Justices of peace, between Eafter

and Michaelmas sessions, shall according to dearth of victuals, affels the rates of victuallers, and wages of labourers, &c. 13 R. 2. st. 1. 6. 8. vol. 2, 6 H. 6. c. 3. vol. 3.

Justices of peace shall inquire of and punish such as hunt, keep greyhound, &c. not being qualified, &c. 13 R. 2. ft. 1. c. 13. vel. 2. 1 H. 7.

c. 3. vol. 4.

There shall be eight justices of peace in every county, beside the lords of parliament; the sheriff by indenture of their estreats, signed, &c. to levy and pay their wages, but not to any peer, or baneret, holding sessions with them, 14 R. 2. c. 11. vol. 2.

The justices of peace of all the counties shall be conservators of the statutes for preserving the fry of salmon, lampreys, &c. and shall survey wears, rivers, &c. 17 R. 2. c. 9. 4 H. 4. c. 11. vol. 2. 23 H. 8. c. 18. vol. 4.

Justices of peace may inquire of unlawful giving or wearing of liveries, &c. 1 H. 4. 6. 7. 2 H. 4. 6. 21. § 2. vol. 2.

Justices of the peace of the quorum, to be refiant within the same shire. except lords, judges, serjeants, &c. and to make their fessions four times a year, in the first week after Michaelmas, Epiphany, Easter, and St. Themas, 2 H. 5. ft. 1.6. 4. § 2. 14 H. 6. c. 4 vol. 3.

Justices of peace shall be made of the most fufficient persons dwelling in the fame county, by advice of the chancellor and council, without taking persons dwelling, in other counties, except lords, judges, the King's chief stewards of Lansafter, &c. 2 H. 5. ft. 2. c. 1. vel. 3.

No proceedings before justices of peace shall be discontinued by a new commission, &c. 11 H.6. c. 6. sol. q. \* Ed. 6. 6. 7. wol. 5. 2 & 3 Pb. & M. c. 18. vol. 6.

The justices of peace in Middlefox may keep their fessions but twice in the year, saving to inquire of riots,

&c. 14 H. 6. c. 4. vol. 3.

No man shall be justice of peace unless he hath lands to the yearly value of 20 l. on forfeiture of 20 l. if he make any warrant, &c. except in towns, boroughs, &c. or places where there are not sufficient persons so quadified, 18 H. 6. c. 11. vol. 3.

Justices of peace may hear and determine felony of foldiers departing without licence from their captain within the term agreed, &c. 18 H.6.

c. 19. vol. 3.

Justices of peace may hear and determine trespass of purveyors taking, &c. without payment, 20 H. 6. c. 8.

wol. 3.

Indictments in the sheriffs turn shall be delivered to the justices of peace of the fame county, who shall award process, and arraign and deliver the offenders, &c. not to extend to the sheriffs of London, or grantees of fines, or franchise, &c. 1 Ed. 4. c. 2. vol. 3.

Every justice of peace may bail for light fuspicion of felony; and inquire in sessions of escapes of selons, 1 R. 3. c. 3. vol. 4. — Repealed by 3 H. 7.

c. 3. vol. 4.

Justices of peace may impanel an inquest to inquire of concealments of another, shall inquire of escapes of felons, shall certify a recognizance at the next sessions, 3 H. 7. c. 1. vol. 4.

Two justices of peace, one quorum, may bail prisoners bailable, until the next sessions, and shall certify the recognisance then, on forfeiture of 101. and the statute of R. 3. repealed as to one justice doing so, 3 H. 7. c. 3. vol. 4. 1 & 2 Ph. & M. c. 13. vol. 6.

Every justice of peace shall cause the proclamation annexed to be at the four principal fessions, 4 H. 7. 6.

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--- Justices of peace may hear and determine, upon information, all offences and contempts, (faving treafon or felony) committed against any

flatute unrepealed, 11 H.7. c. 3. -Repealed by I H. 8. c. 6. vol. 4.

Justices of peace, &c. to be made only by patent under the great feal by the King, and no other, 27 H.8. c. 24. § 2. vol. 4.

- in Lancaster may be made under the leal of the county palatine. as accustomed, 27 H. 8. c. 24. § 5. vol. 4.

– in towns corporate, &c. may be made as accustomed, 27 H. 8. c.

24. § 6. vol. 4.

- shall have the same authority, &c. as justices of the peace in the county, within the limits of their jurisdictions, 27 H. 8. c. 24. § 16. vol. 4.

New justices of the peace shall hold their sessions where commonly used before; and justices of liberties, shall not be compelled to appear out of the fame by the county justices, 27

H. 8. c. 24. § 17. vol. 4.

Justices of peace may inquire of and punish the not keeping hospitality and husbandry upon the fite of dissolved monasteries, 27 H. 8. c. 28. § 11. vol. 4. — Repealed by 21 7a. 1. 6. 28. § 11. vol. 7.

Justices of peace, &c. may inquire in their sessions of heresies and other felonies, 31 H. 8. c. 14. § 13. Appendix 23 vol. 344. 35 H. 8. c. 5. - Repealed by 1 Ed. 6. c. 12. vol. 5. 1 El.

c. 1. vol. 6.

Two justices of peace, on certificate of sentence for tithes, shall commit refuser; until recognizance given to obey the sentence, 32 H. 8. c. 7. \$ 4. wl. 5.

Justices of peace in their sessions; &c. shall determine offences in feeding small horses in forests, &c, 32 H.

8. c. 13. § 8. vol. 5.

--- may punish persons obtaining money, &c. by false tokens, 33 H. 8. c. I. \S 3, 4. vol. 5.

Justices of peace may repress and punish unlawful games, &c. 33 H. 8. c. 9. § 14. vol. 5.

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The revenue settled on his Majesty for life, which was settled on his late Majesty for life, 1 Ja. 2. c. 1. vol. 8. — Repealed by 2 W. & M. sess. 1. c. 3. § 11. vol. 9.

Every King or Queen of this realm fuccessively to take the coronation oath to govern according to the laws, &c. 1 W. & M. session 1. c. 6. 1 W. &

M. st. 2. c. 2. § 10. vol. 9.

Declaration that the late King James Second endeavoured to subvert the laws, &c. by exercising a dispensing power, levying money, &c. had abdicated, and the throne thereby vacant, tendered to and accepted by King W. 3. and Queen Mary, subjects liberties, &c. confirmed, and the King and Queen's title recognized, I W. & M. s. 2. c. 2. — Confirmed by 2 W. & M. seff. I. c. I. vol. 9.

Limitation of the crown to King

W. 3. and Queen Mary for life, the King to exercise the power in both their Majesty's names, remainder to the Queen in tail, remainder to the princess Anne of Denmark in tail, &c. 1 W. & M. st. 2. c. 2. § 8. vol. 9. 12 & 13 W. 3. c. 2. vol. 10.

Any person being a papist, or marrying a papist, incapable of the crown of this realm, &c. 1 W. & M. st. 2. c. 2. § 9. vol. 9. 12 & 13 W. 3. c. 2. § 2. vol. 10. 4 An. c. 4. § 2. vol. 11.

All fucceffive Kings and Queens to make and subscribe the declaration in 30 Car. 2. ft. 2. c. 1. against transfubstantiation, &c. 1 W. & M. st. 2. c. 2. § 10. vol. 9. 12 & 13 W. 3. c. 2. § 2. vol. 10.

No dispensation by Non obstante of any statute, &c. unless allowed by the same statute, 1 W. & M. st. 2. c.

2. § 12. vol. 9.

The revenue of excise granted to their Majesties for life, 2 W. &. M. st. 1. 6. 3. vol. 9.

Their Majesties may grant 20,000 l. a year out of the same to the princess Anne of Denmark, &c. 2 W. & M.

ft. 1. c. 3. § 13. vol. 9.

For exercise of the government by the Queen in both their Majesties names, during the King's absence out of England, &c. 2 W. & M. st. 1. c. 6. vol. 9.

Affociation in support and defence of the King's person and government, &c. declared lawful, and officers under the King, &c. required to subscribe the same, 7 & 8 W. 3. c. 27. § 3, &c. vol. 9. 11 & 12 W. 3. c. 17. 13 W. 3. c. 6. § 16. 1 An. st. 1. c. 22. § 3. Exp. vol. 10.

Commissions civil and military, &c. to be in force six months after the demise of the King, unless superseded by the successor, 7 & 8 W. 3. c. 27. § 21. vol. 9. I An. st. 1. c. 8. vol. 10. 4 An. c. 8. 6 An. c. 7. § 8. vol. 11.

Yearly revenue of 700,000 l. granted during his Majesty's life, for the fervice

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service of his houshold, 9 & 10 W. 3. 4. 23. 12 & 13 W. 3. 6. 12. § 4. wol. 10.

The princess Sophia declared next fuccessor to the crown, and the heirs of her body, being protestants, after the King and princels Anne of Denmark and their issue, 12 & 13 W. 3. c. 2. vol. 10.

All statutes, &c. for securing the religion, liberties, &c. in default of issue of the King, and of the princess Anne, confirmed, 12 & 13 W. 3. 6.2. § 3, &c. vol. 10.

Successor not to go out of the dominions of England, &c. without confent of parliament, 12 & 13 W. 3. c. 2. § 3. vol. 10. — This clause repealed by 1 Geo. 1. ft. 2. c. 51. vol. 13.

Duties of excile, &c. granted for the Queen's life for better support of her houshold, &c. I An. st. 1. c. 7. *vol.* 10.

No grant of crown-lands to be made unless for 31-years, or three lives, punishable for waste, ancient rent reserved, &c. 1 An. st. 1. c. 7. § 5. vol. 10.

Grant of repairing, or building leales, may be of such tenements for 50 years, or three lives, &c. 1 An. ft. 1. c. 7. § 6. vol. 10.

Grants of the hereditary duties of excise, post-office, &c. shall be void, 1 An. st. 1. c. 7. § 7. vol. 10.

The Queen may grant leases, &c. in her duchy of Cornwall, and estates forfeited by treason, outlawry, &c. and customary grants of copyholds, 1 An. ft. 1. c. 7. § 8. vol. 10.

The Queen enabled to settle a revenue on prince George of Denmark, 1 An. ft. 2. c. 2. vol. 10.

The princess Sophia of Hanover, and her iffue shall be naturalized, 4 An. c. 1. 4 An. c. 4. vol. 11.

Any person hereby naturalized, becoming a papist, shall be deemed an alien, 4 An. c. 4. § 2. vol. 11.

The privy council nor the places of the great officers, &c. not to be dif-

folved by the Queen's death, but continue for fix months, 6 An. c. 7. **§8.** vol. 11.

The great seal, and other publick feals in being, shall continue to be the respective seals of the successor, until order to the contrary, 6 An. c. 7. § 9. vol. 11.

On the queen's death, the privy council to cause the next protestant fuccessor to be proclaimed, on pain of high treason, 6 An. c. 7. § 10. vol. 11.

In case the successor be out of the realm at the Queen's death, the then archbishop of Canterbury, the lord chancellor, &c. constituted lords justices of Great Britain, &c. until, &c. 6 An. c. 7. § 11. 24. vol. 11.

The fucceffor may add feven others, by three instruments, &c. to be tranf. mitted into Great Britain severally sealed up, and to be deposited, &c. 6 An. c. 7. § 12, &c. vol. 11.

Any seal used by the successor, before arrival in Great Britain, shall have the same effect as the great scal, 6 An. c. 7. § 22. vol. 11.

After the issue of the Queen's body, the princess Sophia, the elector of Brunfwick, the electoral prince, and the heirs of the body of the princels Sophia, being protestants, to have precedence before the archbishop of Canterbury, &c. 10 An. c. 4. vol. 11.

Duties of excise, &c. granted for the King's life, for better support of his houthold, &c. 1 Geo. 1. st. 1. c. 1. vol. 13.

Reward of 100,000 L to any perfon who shall seize and secure the pretender whenever he shall land, &c. 1 Geo. 1. ft. 1. c. 1. § 9. 1 Geo. 1. ft. 2. c. 13. § 28, 29. vol. 13.

His Majesty enabled to settle a revenue on the princess of Wales, in case she should survive the prince, I Geo. 1. st. 2. c. 22. vol. 13.

His Majesty enabled to grant the regalities, &c, in Wales, and the county of Chester, in such manner as formerly merly granted to the princes of Wales; to his royal highness the prince of Wales, who is also enabled to make leases in Cornwall, I Geo. 1. ft. 2. c. 27. vol. 13.

Annuities granted upon the civil list revenues, redeemable, for raising 500,000 l. to discharge arrears due from his Majesty, 7 Geo. 1. st. 1. c. 27. vol. 14. 11 Geo. 1. c. 17. vol. 15.

Duties of excise, &c. granted for the King's life, for better support of his houshold, &c. 1 Geo. 2. st. 1. c.

1. vol. 13.

His Majesty enabled to be governor of the South Sea company to appoint the sub-governor, &c. 1 Gea.

2. ft. 1. c. 2. vol. 15.

His Majesty enabled to settle a yearly revenue of 100,000 l. on her Majesty in case she shall survive, grant to her of Somerset house, Richmond house, &c. 1 Geo. 2. st. 1. c. 3. vol. 15. See 2 Geo. 3. c. 1. vol. 25.

The treasury to issue monies for discharge of the debts of his late Majesty, 1 Geo. 2. st. 2. c.8. 26. vol. 15.

The prince of *Orange* naturalized, without conforming to the acts for receiving the facrament, taking the oaths, 7 Geo. 2. c. 3. c. 4. vol. 16.

His Majesty enabled to grant an annuity of 5000 l. to the princess royal, for her life, in case she shall survive his Majesty, 7 Geo. 2. c. 13. vol. 16.

The princess of Wales naturalized, without inserting the clause, &c. 9

Geo. 2. c. 24. c. 28. vol. 17.

His Majesty enabled to grant 50,000l. a year to the princess of Wales, in case she shall survive his royal highness, exempt from taxes, &c. 10 Geo. 2. c. 29. vol. 17.

His Majesty enabled to settle an annuity of 15,000 l. on the duke of Cumberland and the heirs of his body; and of 24,000 l. on the princesses Analie, Caroline, Mary, and Louisa, 12 Geo. 2. c. 15. vol. 17.

For providing a portion of 40,000 L

for the princes Mary, on her marriage with the prince of Hesse, 13 Geo. 2. c. 13. vol. 17.

Annuities granted to the prince of Wales, the duke of Cumberland, or the princesses, shall be exempt from taxes, &c. 15 Geo. 2. c. 19. § 21. vol. 18.

An additional annuity of 25,000 l. granted to the duke of Cumberland and the heirs males of his body, 19

Geo. 2. c. 29. vol. 18.

If the crown shall descend to any of the children of the late prince of Wales, being under the age of 18 years, the princess dowager of Wales is constituted guardian of such successor, and regent of the kingdom: a council of regency to affist, &cc. 24 Geo. 2. c. 24. vol. 20. See 5 Geo. 3. c. 27. vol. 26.

His Majesty to hold the principality of Scotland, to grant entries, &c., to the vassals, &c. thereof, till the prince of Wales shall be of the age of 21 years; saving the other rights of the crown and of the prince of Wales,

25 Geo. 2. c. 20. vol. 20.

Duties of excise, &c. granted to his Majesty for life, for better support of his houshold, &c. 1 Geo. 3. c. 1. vol. 23.

Produce of the hereditary duties, &c. subject to the charges, to be made part of the aggregate fund, I

George 1. \$ 3. vole 3.

On determination of the annuities granted to the princes dowager of Wales, the duke of Cumberland, &c. the clear yearly sum of 800,000 l. to be paid to his Majesty, I Geo. 3. c. 1. § 4. vol. 23.

The King enabled to grant 5000 l. per annum out of the revenue of the post-office, to the lord chancellor, &c. 1 Geo. 3. c. 1. § 6. vol. 23.

The prince's dowager of Wales, the duke of Cumberland, &c. not chargeable to the land-tax, 1 Geo. 3. c. 2. § 93, 94. vol. 23.

His Majesty enabled to be gover-

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3. c. 5. vol. 23. The hereditary prince of Brunfwick naturalized, without inferting

the clause, &c. 4 Geo. 3. 6. 4. 6. 5.

For other matters, see Abatement, Account, Advowson, Aliens, Bishops, Chancery, Charlotte, (Queen) Churches, Convocation, Cornwal, Debt to the King, Discontinuance of Process, Escheats, Fines, First-Fruits, Forest, Franchises, Grants of the King, Idiots, Information, Inquisition, Justices of both Benches, &c. Leases, Liberties, Limitations, Marriages, Mines, Mortmain, Oaths, Palaces, Pardon, Parliament, Plantations, Recovery, Sewers, Tenures, Treason, Universities, Wales, Whales, Wreck.

King's Bench. See Corporation, Error, Information, Justices of both Benches, Land-tax, Marsbalsea, Prifon and Prisoners, Register, Treason, Wales.

King's Bench Prison. See Gaols, Marshal of the King's Bench, Prison and Prisoners.

King's Patents and Grants. See Grants of the King, Inrolment, Patents.

## Kingborn.

A duty of excise granted to the town, for 31 years, &c. 22 Geo. 2. c. 13. vol. 19.

## King ston upon Hull,

- the mayor and his officers may take of every person, not privileged, 2 s. 4d. for every last of herrings, &c. 33 H. 8. c. 33. vol. 5. 5 El. c. 5. § 3. vol. 6.

## Kirkcaldy.

A duty of two pennies Scots upon every pint of ale, &c. brewed for fale, &c. within the liberties, &c. 15 Geo. 2, c. 8. vol. 18.

Knights and Knights Service.

None shall be compelled to be 2 knight before he be 21 years of age, or whose lands do not amount to 20 L per annum, or who holds lands of antient demean as a Sokeman, &c. 1 Ed. 2. ft. 1. vol. 1.

No person shall be compelled to take the order of knighthood, nor undergo any fine for that cause, 16 Car. 1. c. 20. vol. 8.

For other matters, see Parliament,

Tenures. Knight, (Robert)

- his estate made liable to pay his creditors, before any demand of the South Sea company, &c. 13 Geo. 1. c. 22. vol. 15.

#### Labourers.

EVERY able-bodied person under the age of 60 years, not having means, &c. compellable to ferve, &c. at the old wages, and no . more than, &c. the year and daywages, hiring, service, warning, &c. of labourers and artificers, to be as were accustomed, &c. shall be ordered. &c. by the justices of peace, &c. Statute of Labourers, 23 Ed. 3. ft. 1. Statute of Labourers, 25 Ed. 3. ft. 1. c. 1. c. 3. 31 Ed. 3. fl. 1. c. 6. 34 Ed. 3. c. 9. c. 10. c. 11. 42 Ed. 3. c. 6. 2 R. 2. ft. 1. c. 8. 12 R. 2. c. 3. c. 4. c. 5. c. 9. 13 R. 2. ft. 1. c. 8. 4 H. 4. c. 14. 7 H. 4. c. 17. vol. 2. 2 H. 5. c. 4. 4 H. 5. c. 4. 2 H. 6. c. 14. Art. 2. 6 H. 6. c. 3. 8 H. 6. c. 8. 23 H. 6. c. 13. vol. 3. 11 H. 7. c. 22. 4 H. 8. c. 5. 6 H. 8. c. 3. 7 H. 8. c.5. vol.4. 3 & 4 Ed. 6. c. 22. vol.5.

As much of all the statutes beretofore made, as concerns biring, keeping, departing, working, wages, or order of labourers, &c. repealed, 5 El. c. 4. § 1, 2. vol. 6.

The King grants to the commons, in aid of a tenth and fifteenth by them before granted, all the forfeitures,

&c.

shall suffer imprisonment, &c. 5 El. c. 4. § 21. vol. 6.

3. st. 7. 36 Ed. 3. st. 1. c. 14. EXP. No person shall be hired or taken into service for less time than a year, in the mysteries or arts of a clothier, cloth-worker, dyer, tanner, &c. 5 El. c. 4. § 3. vol. 6.

Persons unmarried, &c. brought up in any of the faid arts, &c. may be compelled to serve, &c. 5 El. c.

4. \$ 4. vol. 6.

No person to put away such servant, nor servant to depart from his master, before the end of the time; unless for reasonable cause to be determined by justice of peace, mayor, &c. 5 El, c. 4. § 5. 8. vol. 6.

No such servant to depart, or be put away at the end of his term, without one quarter's warning before given the one to the other, 5 El. c.

4. § 6. 9. vol. 6.

Persons between the age of 12 years and 60, not being apprentices, nor lawfully retained, &c. nor worth 101. &c. may be compelled to serve by the year in husbandry, 5 El. c. 4. § 7. ₩ol. 6.

No fuch retained persons to depart out of the parish, &c. after the time expired, without a testimonial, &c.

5 El. c. 4. § 10, 11. vol. 6.

Labourers, artificers, &c. shall continue at their work during the statute hours, and not depart before it be finished, 5 El. c.4. § 12,13, 14. vol.6.

The wages of labourers, workmen, &c. shall be affested by the justices of peace, theriff, &c. and proclamations shall be made of the rates of the wages, &c. 5 El. c. 4. § 15, 16, 17. vol. 6. 39 El. c. 12. 1 Ja. 1. c. 6. vel. 7.

Any master, or labourer, giving or taking more wages than allowed by the justices, &c. shall be imprisoned, &c. 5 El. c. 4. § 18, 19. vol. 6.

Every retainer, &c. contrary to this statute, shall be void, 5 El. c. 4. § 20.

wl. 6.

Such fervant, &c. making affault on his master, mistress, or overseer,

Labourers compellable to work in harvest-time; refuser to suffer imprisonment in the stocks two days and one night, 5 El. c. 4. § 22. vol. 6.

Persons unemployed, &c. may go into other shires for work in harvesttime, bringing a testimonial, &c. 5

El. c. 4. § 23. vol. 6.

Women, unmarried, forth of fervice, &c. may be compelled to ferve for reasonable wages, &c. 5 El. c. 4. \$ 24. vol. 6.

Husbandmen, being housholders, &c. may take as an apprentice to ferve in husbandry, any person above the age of 10 years, &c. by indenture, 5 El. c. 4. \$ 25, &c. \$ 42, 43. vel. 6.

The justices of peace to assemble twice in the year for due execution of this statute; and to be allowed 5. a day, out of the penalties thereof, &c. 5 El. c. 4. § 37, &c. vol. 6.

The justices of peace may grant writs of Capias against such servants, departing from their masters, and going into other shires, 5 El. c. 4. §

47. vol. 6.

Differences between masters and fervants in husbandry, handicrafts, &c. to be determined by a justice of peace, who is to examine fervants, &c. upon oath, and to make order for payment of wages not exceeding the sums of, &c. on non-payment to be levied by distress and sale, 20 Ges. 2. c. 19. vol. 19.

Justices to hear masters complaint on oath, and to punish the offender by commitment, abatement of wages, or dismission: also to hear such servants complaint on oath, and to fummon the master, &c. and upon fatisfactory proof, to discharge the lervant, 20 Geo. 2. c. 19. § 2. vol. 19.

This act not to extend to the stannaries in Devon and Cornwall, 20 Ges. 2. c. 19. § 7. vol. 19. — This clause repealed and the provisions of the aft extended to the tinners, &c. of Devon

and

and Cornwall, without prejudice to the stannary courts, 27 Geo. 2. c. 6. vol.21.

The act 20 Geo. 2. c. 19. shall extend to all servants employed in husbandry, though hired for a less time than a year, 31 Geo. 2. c. 11. § 3. wl. 21.

For other matters, see Apprentices, Buildings, Certiorari, Drapery, Manufactures, Poor, Servants, Stanmaries.

Lace. See Bone-lace, Gold and Silver,

#### Lamp-Black,

- imported within the time, to pay additional duty of 20 l. for every 100 l. value, &c. 4 & 5 W. & M. c. 5. § 2. vol. 9.

Lampreys. See Fish.

Lamps. See Lights, Paving.

Lancaster. See Dutchy Court, &c. Landlord. See Avoury, Distress, Rent.

#### Land-tax.

Land-tax of 1s. in the pound granted for one year, 1 W. & M. sess. 1. c. 20. vol. 9.

- of two shillings in the pound for one year, 1 W. & M. (eff. 2. c. 1.

vol. 9.

Offences against any acts for granting, &c. of land-tax, or for fecuring the revenues, &c. excepted out of the general pardon, 20 Geo. 2. 6. 52. § 28. vol. 19.

Commissioners acting under landtax acts, who had leasehold estates, &c. indemnified therein, notwithstanding they were not seised of lands,

&c. 29 Geo. 2. c. 26. § 2, 3. vol. 21. Commissioners of land-tax for Westminster having leasehold estates of the clear yearly value of 20 l. so taxed, &c. qualified as if they were feised, &c. 29 Geo. 2. c. 26. § 4. vol. 21.

Land-tax of 4s. in the pound granted for the year 1761, 1 Geo. 3.

6. 2. vol. 23.

Commissioners of the land-tax for the year 1758, to put this act in execution, &c. 1 Geo. 3. 1. 2. § 6, &1. vol. 23.

Lands, &c. which belonged to any hospital, &c. before the 25 March, 1693, not chargeable with land-tax. I Geo. 3. c. 2. \$ 22, &c. vol. 23.

Commissioners acting before taking oaths by 1 Geo. 1. to forfeit 200 L I Geo. 3. c. 2. § 46, 47. vol. 23.

Persons doubly rated shall be discharged on certificate of commissioners, &c. 1 Geo. 3. 6.2. § 51. 80. 110. vol. 23.

Shares in the New-River, &c. to pay so much in the pound, I Geo. 3. c. 2, § 54, &c. 92. 108. vol. 23.

Papists, &c. 18 years of age, refusing the oaths, to pay double, I Geo. 3. c. 2. § 56, &c. vol. 23.

Commissioners for the county at large, may act for any city, &c. I Geo. 3. c. 2. § 82, 83. vol. 23.

No commissioner capable to act in any county at large, unless rated at 100 l. per annum, except Merioneth, Cardigan, &c. 1 Geo. 3. c. 2. § 86, &c. vol. 23.

Persons disabled, presuming to act, forfeit 50 l. 1 Geo. 3. c. 2. § 91. vel.

No receiver to return an insuper upon any county, &c. for monies in arrear, after three years, but the same to be a debt upon him and his fecurities, 1 Geo. 3. c. 2. § 106. 128. vol. 23.

Commissioners may summon collectors, &c. who have converted landtax monies to their own use, and issue warrants, &c. 1 Geo. 3. c. 2. § 111, &c. vol. 23.

Arrears of former land-taxes to be levied by the present commissioners, 1 Geo. 3. c. 2. § 114. vol. 23.

No receiver-general, &c. may fue the county for a robbery, unless the person carrying the money, &c. be in company, 1 Geo. 3. c. 2. § 115. vol. 23.

Duties

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Duties on turnpikes not chargeable by any of the land-tax acts, I Geo. 3. c. 2. § 116. vol. 23. See Subsidies, Taxes.

## Lapis Calaminaris, &c.

- exported within the time, to pay an additional duty of 20 s. for every ton, &c. 4 & 5 W. & M. c. 5. § 2. vol. 9.

only 2 s. per tun above the rates, 7 & 8 W. 3. c. 10. § 13. vol. 9. 8 & 9 W. 3. c. 20. § 9. 1 An. st. 1. 6. 13. § 9. vol. 10.

Sce Drugs.

## Lapse.

If the King recovers a presentation after laple of fix months, no time shall prejudice him, so that he prefent within fix months, Stat. Prerog. 17 Ed. 2. ft. 1. c. 8. vol. 1.

If the ordinary does not collate upon a laple, within a month after the fix months expired, the King shall present, 25 Ed. 3. fl. 6. § 4. vol. 2.

No title by lapse shall accrue upon any deprivation ipso facto, until fix months after notice to the patron, &c. 13 El. c. 12. § 8. vol. 6. 13 & 14 Car. 2. c. 4. § 16. vol. 8.

No title by lapse upon an avoidance for Simony, until fix months after notice to the patron, 31 El. c. 6. § 7. For other matters, see Advowson,

King, &c. Presentment, Simony.

## Larceny.

Persons indicted for petty larceny, not above the value of 12 d. or of light suspicion, &c. are mainpernable, Stat. Westm. 1. 3 Ed. 1. c. 15. vol. 1. See Clergy, Felony, Wreck.

Larke, alias Burne. See Rivers.

## Lastage and Ballastage,

- in the Thames, subject to the government and regulation of the corporation of the Trinity house, and provisions of the act, 6 Geo. 2. e. 29. vel. 16.

## Lea Latin. See English.

Lattin.

Lattin shaven, black lattin, &c. imported within the time, to pay additional duty of 10 l. for every 100 l. value, &c. 4 & 5 W. & M. c. 5. §2.

See Gold, Iron, Metal. Latitat.

Persons arrested by latitat, &c. shall have their costs, &c. where the plaintiff delays his suit, discontinues, or is nonsuit, 8 El. c. 2. vol. 6. 13 Car. 2. st. 2. c. 2. vol. 8.

See Arrest, Process.

Lawns. See Linen.

## Laystalls.

In London the mayor, &c. to appoint places, &c. for laystalls where the fame may be least annoyance, 22 & 23 Car. 2. c. 17. § 11. vol. 8.

Lead.

The staple of lead, &c. shall be held at Newcastle, York, &c. and not elsewhere: aliens shall pay 3 d. for every fow of lead, &c. 27 Ed. 3. ft. 2. c. 1. 43 Ed. 3. c. 1. vol. 2.

It shall be felony for an Englishman, &c. to export lead, &c. 27 Ed. 3. ft. 2. c. 3 .- Altered by 38 Ed. 3. ft. 1. c. 6. 14 R. 2. c. 5. vol. 2.

Carriers of lead to the flaple shall be fworn and bound to the same, 27 Ed. 3. ft. 2. c. 15. vol. 2.

Buyers or receivers of lead, &c. knowing the same to be stolen, unlawfully come by, &c. on conviction, to be trasported for 14 years, 29 Geo. 2. c. 30. vol. 21.

Justices may iffue fearch warrants where there is cause of suspicion of stolen lead, &c. and the party with whom found, not accounting fatisfactorily, deemed guilty of a mildemeanor,&c. 29 Geo.2. c. 30. § 2,&c. vol.21. For other matters, Ice Felonies, tit. Ac-

cessory, and Lead. See Metal, Mines,

Misdemeanor, Staple.

Leaden-

سمد Leaden-Hall. See Leather. Leagues and Truces. See Safe-conduct,

Truce, &c. Leap-Year.

The day increasing in the leapyear, and the day before, shall be accounted for one day, Stat. de Ann. Biffext. 21 H. 3. vol. 1.

See Calendar.

#### Leases.

Fermors shall do no waste, without special licence by deed, Stat. Marleb. 52 H. 3. c. 23. § 2. vol. 1.

If lessee at a fourth part value of the land, leaves no distress thereon, and tenders not his arrears before judgement in a Cessavit per biennium, he shall lose the same for ever, Stat. Glouc. 6 Ed. 1. c. 4. vol. 1.

A lease for life made by tenant in dower, is a forfeiture of the same, and the heir may have a writ of entry, Stat. Glouc. 6 Ed. 1. c. 7. vol. 1.

A lease shall not be defeated by a recovery had against him in reversion, by collusion, if so found on challenge before judgement, Stat. Glouc. 6 Ed. c. 11. vol.

Lessee in Northumberland to find two fureties to the King, to answer all felonies, &c. otherwise lease to be void, &c. 11 H. 7. c. 9. vol. 4.

Leases made to spiritual persons, or their use, shall be void, 21 H. 8.

c. 13. vol. 4.

Lessee for years, &c. may falsify a feigned recovery against him in the reversion, and the parties shall have the same remedies as before, 21 H. 8. c. 15. vol. 4.

No man shall take above two farms,

25 H. 8. c. 13. § 14. vol. 4.

If a spiritual person demises his benefice for years, and afterwards resigns, or dies, the lessee may hold for fix years of the term, but the fuccessor may distrain for the rent, &c. 28 H. 8. c. 11. \$ 7, 8. vol. 4. -Not to extend to leases made after 1 & 2 Pb. & M. c. 17. vol. 6.

Leases by indenture, &c. made by any of full age, seised in right of his wife, or church, &c. shall be good, 32 H. 8. c. 28. § 1. vol. 5.

Not to extend to lands in leafe, &c. unless the old lease be surrendered within a year after making the new, nor to lands which have not been most commonly let within twenty years before, nor to any leafe made without impeachment of waste, or above one and twenty years, or three lives from the day of making, and that the rent most accustomably paid be referved to the leffor and to him in reversion, &c. who shall have the same remedies, &c. 32 H. 8. c. 28. § 2. vol. 5.

In leases of the wife's land, she must be party and feal the indenture, and the rent must be reserved to the husband and wife and her heirs, and he not to aliene the same, &c. 32 H.8. c. 28. § 3. 7. vol. 5.

Leale of a gaming-house to be void at the election of the leffee, on a quarter's notice, 33 H. 8. c. 9. § 21. vol. 5.

Leafes made by colleges and other corporations by the majority, shall be good against negative voice or mi-

nority, 33 H. 8. c. 27. vol. 5.

Lesses of tenant in tail of the King's grant, &c. for three lives or one and twenty years, shall hold the same against the heir, 34 & 35 H. 8. c. 20. § 4. vol. 5.

Leafes of parsonages impropriate, for one and twenty years, or three lives, with customary rent reserved, &c. confirmed, 1 El. c. 4. § 36. vol.6.

Leafes, &c. by bishops, &c. other than for one and twenty years or three lives from the time of commencement, with the accustomed rent, &c. to be void, 1 *El. ι*. 19. **ξ** ζ. *vol*. 6. 1 Ja. 1. c. 3. vel. 7.

Leales, &c. made to defraud creditors, void, 13 El. c. 5. § 2. vol. 6.

Leases by any college, &c. having spiritual livings, other than for three lives

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lives or one and twenty years, with accustomed rent, &c. shall be void, 13 El. c. 10. § 3. vol. 6.

Not to make good leafes of any college in the universities for more years than are limited by the private statutes of such college, 13 El. c. 10. § 4. vol. 6.

Not to extend to new leases made on surrender of a former, or by reason of covenants therein, so that the new lease do not contain more years than the residue of the former, nor

less rent, 13 El. c. 10. § 5. vol. 6.

No lease of a benefice with cure, not being impropriate, shall endure longer than the parson is resident without absence above eighty days in one year, 13 El. c. 20. 14 El. c. 11. § 14. vol. 6. 43 El. c. 9. § 8. vol. 7.

Parson allowed to have two benefices, may demise one of them to his curate so long as he is resident, &c. 13 El. c. 20. § 2. vol. 6.

All covenants, &c. for enjoyment of a benefice, made by a non-resident, shall be void, 14 El. c. 11. § 15, 16. vol. 6. 43 El. c. 9. § 8. vol. 7.

The statute 13 El. c. 10. not to extend to leases of bouses in a city; market town, &c. so that such house be not the lessor's dwelling-house, nor have above ten acres of land belonging to the same, 14 El. c. 11. § 17. vol. 6.

No fuch lease to be made in reversion, nor without charging the lessee with repairs, nor for longer term than forty years, &c. 14 El. c. 11. § 19. vol. 6.

No lease to be made of lands, &c. by any master of a college, &c. unless a third part of the old rent be referved in corn, &c. in wheat at 6 s. 8 d. the quarter, and malt at 5 s. the quarter or under, or after the rate of the best wheat and malt in the markets, &c. at the election of the lesses, all leases, assurances, &c. to the contrary, void, 18 El. c. 6. § 1. vol. 6.

Not to extend to leafes of Mouncken-

Barn in Suffex, or to any heir male of the founder of St. John Baptist in Oxford, 18 El. c. 6. § 2, 3. vol. 6.

Leases by spiritual persons, &c. of their lands, whereof any former lease for years is in being, not to be expired or surrendered within three years next after, shall be void, 18 El. c. 11. § 2. vol. 6.

Bond or covenant to renew, &c. contrary to this act or the 13 El. c. 10. shall be void, 18 El. c. 11. § 3. vol. 6. 43 El. c. 9. § 8. vol. 7.

Not to prejudice leases made before this act, 18 El. c. 11. § 4! vol. 6

Nor leases made by St. John's college to any heir male of the founder, 18 El. c. 11. § 5, 6. vol. 6.

No hospital, corporation for charity, &c. to make leases for more than one and twenty years, in possession, and reserving the accustomable yearly rent, &c. 39 El. c. 5. § 2. 21 7a. 1. c. 1. vol. 7.

All judgements for the intent to have a lease contrary to any of the statutes, 13 El. c. 20. 14 El. c. 11. 18 El. c. 11. shall be void, as bonds and covenants for such leases of benefices with cure, 43 El. c. 9. § 8. vol. 7.

Leases, &c. made by any archbishop or bishop of his lands, to the King, shall be void, I fa. 1. c. 3. vol. 7.

Leases of the dutchy of Cornwall to be by indenture, not more than for three lives, &c. nor without impeachment of waste, with ancient rent, &c. 21 7a. 1. c. 29. 1 Car. 1. c. 2. vol. 7. See Cornwall.

Certain leases, &c. from colleges and hospitals confirmed, 12 Car. 2. c. 31. vol. 7.

The master of the rolls for the time being impowered to make leases for years to new build the old houses belonging to the rolls, 12 Car. 2. c. 36. vol. 7. 20 Geo. 2. c. 34. vol. 19.

Bishops, deans and chapters, colleges, &c. may make leases of lands in *Bedford-Level*, not formerly let at

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any particular rent, so that the sourth part of the true yearly value be referved, &c. 15 Car. 2. c. 17. § 42. vol. 8.

Parsons and vicars in London may let leases of their glebe lands and grounds, with consent of the patron and ordinary, at such rents, without fine, as can be obtained, for any term not exceeding forty years, 22 Car. 2. c. 11. § 75. vol. 8.

All leases, &c. by parol, &c. and not put in writing, signed, &c. shall have the effect of leases at will only,

29 Car. 2. c. 3. vol. 8.

Except leafes not exceeding three years, where the rent referved amounts to two thirds at least of the improved value, 29 Car. 2. c. 3. § 2. vol. 8.

No leases, &c. shall be granted, &c. but by deed or writing signed, &c. or by operation of law, 29 Car. 2. t.

3. \$ 3. vol. 8.

New leases of the premisses wherein augmentation was granted, without express continuance of the augmentation, shall be void, 29 Car. 2. c. 8. § 8. vol. 8.

Leases by a parson simonically promoted, made bona fide, to one not privy to the simony, shall not be avoided by reason thereof, 1 W. & M.

c. 16. § 3. vol. 9.

No lease, &c. to be made of any lands belonging to the crown, exceeding thirty one years, or three lives, and the lesse to be punishable for waste, the ancient rent reserved, &c. 1 An. st. 1. c. 7. § 5. vol. 10.

Tenements, &c. belonging to the crown, and wanting repairs, or to be rebuilt, may be demised, not exceeding fifty years or three lives, not dispunishable for waste, and the ancient rent reserved, &c. I An. st. 1. c. 7. § 6. vol. 10.

Chief leases may be renewed without surrendering all the under leases, 4 Geo. 2. c. 28. § 6. vol. 16.

Guardians, &c. of infants, lu-Vol. XXIV. naticks, and femes covert, in order to the furrender and renewal of leases, may apply to the court of chancery, &c. in a summary way; and by order of court, may by deed, surrender such leases, and renew the same, as the court shall direct, &c. the new leases to be to the same uses as the former, 29 Geo. 2. c. 31. vol. 21.

For other matters, see Attornment, Bifhops, Conditions, Cornwall, Ecclefiaftical Courts, &c. Forests, Grants of the King, Ireland, Recovery, Register, Simony, Vicars, Waste.

#### Leather.

The staple of leather, wool, &c. shall be held at the places underwritten, Newcastle, York, &c. merchant strangers only to export leather, &c. and to be sworn to hold no staple beyond the sea, &c. Stat. Staple, 27 Ed. 3 st. 2. c. 1. c. 3. c. 27. 38 Ed. 3. st. 1. c. 6. vol. 2.

No impost shall be set on leather, &c. without assent of parliament, 45

Ed. 3. c. 4. vol. 2.

No alien shall buy any leather but in open market, &c. the wardens of curriers in London may search for and seize leather insufficiently tanned, &c. 3 H. 8. c. 10. 5 H. 8. c. 7. 24 H. 8. c. 1. vol. 4.—Repealed by 5 El. c. 8. vol. 6. 1 Ja. 1. c. 22. § 58. vol. 7.

Leather curried to be exported, shall be packed and told, &c. by a man appointed and sworn thereto,

&c. 27 H. 8. c. 14. vol. 4.

No person having a tan-house shall export any manner of leather tanned or untanned, 27 H. 8. c. 14. § 5. 7. vol. 4.

Captains of ships and masters of vessels to Ireland, &c. excepted, 27

H. 8. c. 14. § 6. vol. 4.

Hides untanned of beafts killed in Wales may be exported, 27 H. 8. c. 14. § 7. vol. 4.

The duty of leathersellers, &c. penalty of exporting leather, &c. 2 & 3 Ed. 6. c. 9. vol. 5. — Repealed by 5

El. c. 8. vol. 6. 1 Ja. 1. c. 22, § 58. vol. 7.

Artificers using the cutting of leather, may buy and sell all tanned leather and convert the same into made wares, &c. 3 & 4 Ed. 6. c. 6. vol. 5. EXP.

Penalty on buying raw hides or calves skins to sell again untanned, 3 & 4 Ed. 6. c. 9. vol. 5. — Repealed by 5 El. c. 8. 27 El. c. 16. vol. 6. 1 Ja. 1. c. 22. § 58. vol. 7.

Curriers, &c. may buy leather, but not to convey beyond sea, &c. 1 Mar. sess. 3. c. 8. — Repealed by 1 El. c. 8. vol. 6.

Leather not to be bought or fold but in open market, 1 El. c. 9.—Repealed by 5 El. c. 8. vol. 6. 1 Ja. 1. c. 22. § 58. vol. 7.

Felony to export leather, 1 El. c. 10. — Altered by 18 El. c. 9. vol. 6.

Tawed leather of sheep skins and lamb skins may be exported, 8 El. c. 14. vol. 6.

Shipping any leather, hides, &c. with intent to be exported, forfeits thip and goods, &c. 18 El.c.9. vol.6. Subfidy of hides and calves skins

exported, 18 El. c. 9. § 4, 5. vol. 6. Penalty on any butcher, &c. for gashing, &c. unduly watering, &c. any hide, or selling one putrissed, &c. 1 Ja. 1. c. 22. vol. 7. 9 An. c. 11. §

10, 11, 12. vol. 12.

No persons shall buy rough hides or calves skins, but such as may use tanning of leather, nor forestal, nor buy any hide, other than in open sair or market, unless of such person as killed the same beast, &c. 1 Ja. 1.
6. 22. § 7. vol. 7.

None may buy tanned leather unwrought but such as work the same into made wares, 1 Ja. 1. c. 22, § 8. vol. 7.

Every artificer, &c. may buy tanned leather at *Leaden-hall* in *London*, being duly fearched, &c. 1 Ja. 1. c. 22. § 9. 38. vol. 7.

Curried leather in London to be

fearched and fealed, &c. 1 Ja. 1. 2. 22. \$23, 24. 29, &c. vol. 7. 13 & 14 Car. 2. c. 7. \$13, 14. vol. 8. 1 W. & M. fest. 1. c. 33. 12 Geo. 2. c. 25. \$7, 8. vol. 17.

No currier shall at the same time

exercife the occupation, &c. of cutting of leather, &c. 1 Ja. 1. c. 22. § 25, &c. vol. 7.

The jurifdiction of the universities

for fearch of leather, referved, &c. 1

Ja. 1. 6. 22. \$ 48. vol. 7.

The hides of ox, deer, calf, &c. being tanned or tawed, and every falt hide, shall be reputed leather, 1 Ja. 1. 6. 22. § 49. vol. 7.

This act shall extend to Wales to all intents and purposes, 1 Ja. 1. a

22. \$ 53. vol. 7.

Penalty of 100 l. &c. on customers, &c. suffering leather to be exported and not seising it, &c. 1 Ja. 1. c. 22. \$ 54. vol. 7.

This act shall not extend to Scottiff hides brought to Berwick, 1 Ja. 1.

c. 22. § 56. vol. 7.

Licences to dispense with the offences prohibited by this act shall be void, I fa. I. c. 22. § 57.—Continued by 16. Car. I. c. 4. vol. 7.

There shall be no penalty for houfing or selling sheep skins, unsealed,

&c. 4 Ja. 1. c. 6. § 2. vol. 7.

No tanned leather shall be fold by weight, 4 Ja. 1. c. 6. § 3. vol. 7. — Altered by 1 W. & M. feff. 1. c. 33. § 6. vol. 9.

Calve skins dressed or undressed, sheep skins dressed without the wool, and all manufactures made of leather, paying duties, may be exported, 12 Car. 2. c. 4. § 10. vol. 7.

No hides, tanned or untanned, of any oxen, &c. to be exported, 13 & 14 Car. 2. c. 7. § 2, 3. 5. 7. 11, 12. vol. 8.

All red tanned leather of oxen, &c. must be bought only in open fairs or markets for selling leather, and sealed, &c. 13& 14 Car. 2. c. 7. § 4. vol.8. 1 W.&M. sess. 1. c.33. §5. val.9. Leather

Leather made into boots, shoes or slippers, may be exported, 13 & 14

Car. 2. c. 7. § 6. vol. 8.

Leather may be taken for necessary use of ships in voyages, and not to be sold, &c. 13 & 14 Car. 2. c. 7. § 12. vol. 8.

All forts of leather allowed to be exported paying duty, during the time limited by 20 Car. 2. c. 5. 1 Ja. 2. c. 13. vol. 8. 1 W. & M. Jeff. 1. c. 23. vol. 9. 1 An. fl. 2. c. 13. § 1. vol. 10. 9 An. c. 6. § 4. vol. 12.

Red tanned leather, duly fealed, &c. and bought in open fair, &c. may be fold again in the buyer's shop, &c. 1 W. & M. fest. 1. c. 33. § 5.

wol. 9.

Any person may buy or sell hides and leather by weight, I W. & M.

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Duties on hides, skins, &c. imported, and on hides and skins tanned, tawed or dressed, 9 An. c. 11. 10 An. c. 26. vol. 12.—Made perpetual and part of the general fund, 3 Geo. 1. c. 7. vol. 16.

Commissioners of the several duties to provide stamps for marking such hides, skins, vellum, &c. and any person counterfeiting such stamp, &c. guilty of felony without benefit of clergy, 9 An. c. 11. § 44. vol. 12.

5 Geo. 1. c. 2. § 9. vol. 14.

A drawback of one penny half penny per pound weight allowed on exportation of tanned leather, manufactured: and sheep skins, &c. to drawback two thirds, &c. 12 An. st. 2. c. 9. § 64, 65. vol. 13.

Sheep skins and lamb skins to pay only five farthings per pound duty,

3 Geo. 1. c. 4. § 13. vol. 13.

All persons who deal in leather, may buy all sorts of tanned leather, curried or uncurried, in any open fair or market, being duly sealed, &c. and cut and sell the same in their open shops, &c. 12 Geo. 2. c. 25. § 1. vd. 17.

Persons unqualified, not hereby licensed to exercise the trade of a shoe-

maker, &c. 12 Geo. 2. c. 25. § 2, 3. vol. 17.

Curriers neglecting to curry any leather within a limited time, to forfeit 5 l. on conviction before justice of peace, &c. 12 Geo. 2. c. 25. § 4, 5, 6. vol. 17.

Persons employed in manusacturing leather, who imbezil the same, &c. shall forfeit double the damage, &c. 13 Geo. 2. c. 8. § 4, 5. vol. 17.

fhall be paid their wages in money, and not by any goods, &c. complaints to be heard by two justices, 13 Geo. 2. e. 8. § 6, 7. vol. 17.

mhich they were retained, and leaving it before compleated, &c. may be committed to the house of correction, 13 Geo. 2. c. 8. § 8, &c. vol. 17.

This act, &c. to extend to Scotland, 13 Geo. 2. c. 8. § 11. vol. 17. For other matters, see Certiorari, Foreflallers, Manufastures, Shoemakers, Skins, Tanners, Tax.

#### Letiurers.

No subject to preach without licence of the diocesan, except curates in their own churches, &c. 2 H. 4. c. 15. vol. 2. — Repealed by 25 H. 8. c. 14. vol. 4. I Ed. 6. c. 12. vol. 5. — Revived by 1 & 2 Ph. & M. c. 6. — Repealed by 1 El. c. 1. vol. 6.

No person to preach as a lecturer, unless first approved and licenced by the bishop, and shall read the 39 articles, &c. 13 & 14 Car. 2. c. 4. § 19. --- 24. 15 Car. 2. c. 6. § 7. vol. 8.

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#### Leet.

The sheriff shall keep his turn in the hundred but twice in the year, in due place accustomed, and view of frankpledge at the feast of St. Michael without occasion, &c. Magn. Chart. 9 H. 3. c. 35. vol. 1.

Twelve men shall on oath present, if the town have pillory and tumbrel, &c. the affise of ale, &c, weights and

Z 2 measures,

measures, &c. Judic. Pillor. 51 H. 3. ft. 6. vol. 1.

The 33 articles to be enquired of in the leet and view of frankpledge, Stat. Visus frank. 18 Ed. 2.

Stewards in leets, &c. to determine offences of tracing hares, &c. 14 & 15 H. 8. c. 10. vol. 4. 1 7a. 1.

c. 27. vol. 7. --- of putting infected horses on commons, 32 H. 8. c. 13. vol. 5. --- of victuallers and labourers,

&c. 2 & 3 Ed. 6. c. 15. § 3. 7 Ed. 6.

c. 5. § 6. vol. 5.

No steward of a leet, &c. to take to his own use any of the profits of the court that belong to the lord, on forfeiture of 40s. and difability, 1 Ja. 1. c. 5. vol. 7.

Stewards of leets, &c. may inquire of offences concerning tanners of leather, &c. 1 7a.1. c.22. § 50. vol.7. For other matters, see Actions Popular,

Constables, Cottages, Fish, Game, Mandamus.

Lemon Juice. See Lime.

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#### Letters.

Sending any letter without a name, &c. demanding money, &c. felony without benefit of clergy, 9 Geo. 1. 6. 22. § 1. vol. 15.

Offenders in writing letters with a fictitious name, &c. demanding, &c. excepted out of the general pardon, 20 Geo. 2. c. 52. § 12. vol. 19.

Persons convicted of sending threatening letters in order to extort money or goods, may be punished by fine and imprisonment, or by pillory, whipping, or transportation, 30 Geo. 2. 6. 24. § I. vol. 22.

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Letters of Marque. See Marque and Reprifal.

Letters of Safe Conduct. See Safe Conduct.

Letters Patents. See Patents.

Levying War. See Treason.

Libel. See False News, Prohibition, Scandalum Magnatum.

#### Liberties.

Confirmation of liberties by the King and his heirs to all the freemen of the realm, and their heirs, Magn. Chart. 9 H. 3. c. 1. 25 Ed. 1. ft. 1. c. 1. 28 Ed. 1. ft. 3. c. 1. 34 Ed. 1. ft. 4. c. 4. 2 Ed. 3. c. 1. vol. 1. 15 Ed. 3. st. 1. c. 1. 50 Ed. 3. c. 1, 2. 21 R. 2. c. 1. 2 H. 4. c. 1. 9 H. 4. c. 1. vol. 2.

The liberties of London, and of all other cities, boroughs, towns, cinque ports, &c. confirmed, Magn. Chart. 9 H. 3. c. 9. 1 Ed. 3. st. 2. c. 9. 14 Ed. 3. ft. 1. c. 1. vol. 1. 21 R.2. c.1. 2 H. 4. c. 1. 9 H. 4. c. 1. vol. 2.

No freeman shall be taken, imprifoned, or diffeifed of his freehold, &c. but by lawful judgement of his peers, or by the law of the land, Magn. Chart. 9 H. 3. c. 29. 5 Ed. 3. c. 9. vol. 1. 25 Ed. 3. st. 5. c. 4. 28 Ed. 3. c. 3. Stat. Hibern. 31 Ed. 3. ft. 4. c. 16. 37 Ed. 3. c. 18. 38 Ed. 3. ft. 1. c. 9. 42 Ed. 3. c. 3. vol. 2.

Anathema, &c. against breakers of the Great Charter, Sententia 38 H. 3. vol. 1.

Purchasers of charter of exemption and liberties of not being impanelled on juries, shall not hold where justice cannot be ministered without them, faving, &c. Stat. Marleb. 52 H. 3. c. 14. vol. 1.

If the bailiffs of liberties will not make replevin of beafts diffrained, the sheriff, for their default, shall cause them to be delivered, Stat. Marleb. 52 H. 3. c. 21. Stat. Westm. 1. 3 Ed. 1. c. 17. Stat. Westm. 2. 13 Ed. 1. c. 39. vol. 1.

None shall be distrained to answer touching their freehold, without the King's writ, Stat. Marleb. 52 H. 3. c. 22. vol. 1. 15 R. 2. c. 12. 16 R.2. 6. 2. vol. 2.

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351 \ lawfully to procure the King to hold the statutes, 14 Ed. 3. st. 1. c. 21. vol. 1.

The chancellor and other great officers to swear to maintain the Great Charter, &c. 15 Ed. 3. ft. 1. c. 3. val. 2.

Peace shall be maintained and justice done to all persons, 1 R. 2. 6. 2. 2 H. 4. c. 1. vol. 2.

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A confirmation of all liberties, except those late granted to the scholars of Oxford, 9 H. 4. c. 1. vol. 2.

The lord of the franchise, &c. shall have wares shewed in fairs, &c. on feast-days, &c. 27 H. 6. c. 5. vol. 3.

Grant to the citizens of York of exemption from offices, annulled, 29 H. 6. c. 3. vol. 3.

Rioters, &c. to appear before the council, on proclamation, &c. but no matter determinable by the law of the realm, to be determined in other form than after the course of law in the King's courts, 31 H. 6. c. 2. vol. 3. 16 Car. 1. c. 10. § 5. val. 7.

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Levying money without confent of parliament, molesting the subject on that account, compelling them to receive soldiers, &c. commissions of martial law, &c. contrary to the lawful liberties, &c. of the subject, Petition of Right, 3 Car. 1. c. 1. 16 Car. 1. c. 14. vol. 7.

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No rates can be imposed on merchandize imported or exported without authority of parliament, 12 Car. 2. c. 4. § 6. vol. 7.

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in franchises, &c. Stat. de Bigam. 4. Ed. 1. c. 4. vol. 1.

If the sheriff returns a liberty that is not in the rolls of exchequer, he shall be punished as a disheritor of the King, Stat. Westm. 2. 13 Ed. 1. c. 39. vol. 1.

Liberties, impleaded and used before and in the time of R. 1. and continued fince, not misused, shall be confirmed, Stat. Que Warrant. 18 Ed. 1. fl. 2. 18 Ed. 1. fl. 3. vol. 1.

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Franchise shall be seised, &c. for disturbing merchants to fell their commodities, 9 Ed.3. fl.1. c. 1. vol.1.

If a deed be dated there where the King's writ runs not, the trial shall be in the county, 9 Ed. 3. st. 1. c.4. vol. I.

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ne ancient rights and liberties of , subject declared, 1 W. & M. seff.

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All laws for securing the chablished religion, the rights and liberties of the people, confirmed, 12 & 13 W. 3. c. 2. vol. 10.

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#### Libraries.

For settling and preserving the library kept at Cotton house in the name and samily of the Cottons, for the benefit of the publick, 12 & 13 W. 3. c. 7. vol. 10.

The Cottonian library, &c. vested in the Queen and her heirs, to be managed by the lord chancellor, the speaker of the house of commons, &c. under the present regulations, &c. 5 An. c. 30. vol. 11.

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For the purchase of the Museum or collection of Sir Hans Sloane, and of the Harleian manuscripts, and for providing a general repository for the same, and of the Cottonian library, &c. 26 Geo. 2. c. 22. 27 Geo. 2. c. 16. § 3. vol. 21.

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No licence of the King shall be available to any benefice then full of an incumbent, 7 H. 4. c. 8. vol. 2.

All licences to keep houses for unlawful games, shall be void, 2 & 3 Pb. & M. c. q. vol. 6.

For other matters, see Ale, Brandy, Distillers, Forestallers, Hawkers, Lecturer, Marriage, Mortmain, Schools, Stamps, Waste.

Lieutenant. See Soldiers.

## Life Estates.

Person for whose life an estate is granted, being beyond sea, or absenting for seven years, and no proof made of being alive, shall be accounted as naturally dead, 19 Car. 2. 6.6. vol. 8.

If such person shall afterwards return, or be proved to be living, the person evicted, shall recover the lands, &c. and the full profits, &c. 19 Car.

2. c. 6. § 5. vol. 8.

Estates pur auter vie shall be deviseable, and shall be assets in the heirs hands, and where there is no special occupant, shall go to executors, 29 Car. 2. c. 3. § 12. vol. 8.

Son or daughter born after the decease of the father, may take such estate as if born in his life-time, &c, although there be no limitation to trustees to preserve the contingent remainder, 10& 11 W. 3. c. 16. vol. 10.

Person claiming an estate in remainder, &c. after the death of an infant, &c. on affidavit, &c. that he hath cause to believe such person to be dead, lord chancellor may order such person to be produced, &c. and on their being concealed, &c. to be taken as dead, and claimant may enter, &c. 6 An. c. 18. vol. 11.

If it appears afterwards that such person was alive when the order was made, he may re-enter, &c. and recover the full profits, &c. 6 An. c. 18.

§ 3. vol. 11.

Persons holding an estate after the determination of the life of the person, &c. adjudged trespassers, and the full value of the profits may be recovered in damages, 6 An. c. 18. § 5. val. 11.

Estates pur auter vie, where there is no special occupant, and no devise made thereof, shall be distributed, or so much as was not devised,

in the same manner as personal estate, 14 Geo. 2. c. 20. § 9. vol. 17. For other matters, see Annuities, Curtesy, Dower, Error, Recovery, Rent, Waste.

Lights and Lamps.

Householders in Middlesex, Surrey, and Westminster, within the bills of mortality, to set out candles or lights in lanthorns next the street, &c. 2 W. & M. sess. 2. c. 8. § 15. vol. 9.

No perion to use any lamp in the inside of his dwelling-house, with any other than *British* oil, on pain of 40s.

8 An. c. 9. § 18. vol. 12.

Such number of lamps shall be set up and lighted in the city of London, and liberties thereof, of such sort, &c. as the court of aldermen and common council shall settle, &c. 9 Geo. 2. c.20. vol.17. 17 Geo. 2. c.29. vol. 18.

Persons having shares in any lights to pay 4 s. for every 20 s. yearly value, 1 Geo. 3. c. 2. § 54. vol. 23. For other matters, see Candles, Paving.

## Lignum-vitæ,

imported according to the regulations, exempted from duty, I Geo. 2. st. 2. c. 17. § 5. vol. 15.

## · Lime and Lemon Juice,

pay additional duty of 20 l. for every 100 l. value, 4 & 5 W. & M. c. 5. \$ 2. vol. 9.

## Limitation of Actions.

In a writ of right, descents shall be made from the time of H. 2. and not from the time of H. 1. Writs of Mortdancester, &c. shall not pass the last return of King John from Ireland. Writs of Novel Dissein shall not pass the first voyage of the now King into Gascoine, Stat. Merton, 20 H. 3. c. 8. vol. 1.

They whose ancestors, or themselves, have used to do suit before this King's first voyage into Britain, may distrained; but none who were

infeoffed from the time of the conquest, &c. Stat. Marleb. 52 H. 3. c. 9. vol. 1.

Lim

If wreck be not claimed within a year and a day, it shall remain to the King, or the Lord, &c. Stat. Westm. 1. 3 Ed. 1. c. 4. vol. 1.

In a writ of right, none shall declare of the seisin of his ancestor beyond the time of R. 1. Writs of Novel disseism shall have their limitation since the first voyage of H. 3. into Gascoine. Writs of Mortdancester, &c. from the coronation of the same King, Stat. Westm. 1. 3 Ed. 1. c. 39. vol. 1.

Appeal shall not be abated for default of fresh suit, if the party sue within the year and a day, Stat. Glouc.

6 Ed. 1. c. 9. vol. 1.

Avowry on the seisin of an ancestor, &c. may be fince the time that a writ of Novel disseism hath run, Stat. Westm. 2. 13 Ed. 1. c. 2. vol. 1.

They who had quiet possession of any franchise before the time of R. I. shall be confirmed, Stat. Quo War-ranto. 18 Ed. 1. st. 2. st. 3. vol. 1.

No man shall lose his land for that it was not replevied in due time, 9

Ed. 3. ft. 1. c. 2. vol. 1.

No Quare impedit for the King, in right of temporalties, if presentation be not made within three years after the avoidance, and such plenarty a good plea, 14 Ed. 3. st. 4. c. 2. vol. 1.

Actions for trespais done in the late insurrection, to be brought within a limited time, or barred for ever,

6 R. 2. st. 2. c. 4. vol. 2.

They who have had continued possession for three years, not to be endamaged for keeping it with force, 8 H. 6. c. 9. § 7. vol. 3.

Action of debt against sheriff for false return to parliament, to be commenced within three months after the parliament begun, 23 H. 6. c. 15. § 3. vol. 3.

Trespass against officers of the customs, &c. taking goods, &c. by Z 4 colour

c of their offices, to be brought the party aggrieved, within two onths, &c. 28 H. 6. c. 5. vol. 3.

No writ of right, prescription, title or claim to manors, lands, hereditaments, &c. but on seisin of ancestor, &c. within fixty years, 32 H. 8. c. 2. vol. 5.

No assise of Mortdancester, entre sur diffeisin, or other action possessory, of ancestor, &c. but on seisin within fifty years before the tiffe of the writ, 32 H. 8. c. 2. § 2. vol. 5.

No action upon his own possession above thirty years before the tefle, 32

H. 8. c. 2. § 3. vol. 5.

No avowry or conusance for rent, fuit, &c. of his own or feisin of his ancestor, &c. above fifty years before, &c. 32 H. 8. c. 2. § 4. vol. 5.

Formedon, and Scire facias, on fines to be fued, within fifty years after title or cause of action fallen, 32 H.

8. c. 2. § 5. vol. 5.

Avowant, &c. on traverse not proving seisin within the time limited, barred for ever, 32 H. 8. c. 2. § 6.

Femes covert, infants, persons in prison, or out of the realm, may sue, &c. within fix years after the disability removed, &c., 32 H. 8. c. 2. § 8. wol. 5.

On death of such infants, &c. their next heir, being an infant, &c. shall have fix years after disability removed, 32 H. 8. c. 2. § 9. vol. 5.

Information for maintenance must be fued within a year after the offence,

32 H. 8. c. 9. § 6. vol. 5.

The limitation in the statute 32 H. 8. c. 2. not to extend to any writ of right of advowson, Quare Impedit or assise of Darrein Presentment, nor Jure Patronatus, nor writ of right of ward, writ of ravishment of ward, &c. 1 Mar. [eff. 2. c. 5. § 4. vol. 6.

Concealed lands not to be recovered by the King, unless the profits have been taken by him, &c. within fixty years before this parliament, or

have stood insuper of record, 21 Ja. 1. c. 2. vol. 7.

Not to impeach the King's title to any remainder, condition, &c. 21 7a. 1. c. 2. § 2, &c. vol. 7:-

Not to annul the duty of 2 d. per chaldron for sea coal at Newcastle, 21 Ja. 1. 1. 2. § 5. vol. 7.

A sheriff shall be discharged of all accounts due to the King, by Quietus, unless sued within four years after, 21 7a. 1. c. 5. vol. 7.

Upon intrusion, where the King was not seised within twenty years, the defendant may keep possession and plead the general issue, 21 Ja. 1. a.

All writs of Formedon shall be sued, and Entry into land, &c. shall be made within twenty years after the title and cause of action accrued, 21 Ja. 1. c. 16. vol. 7. 4 An. c. 16. § 16.

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14. vol. 7.

Infants, femes covert, persons beyond fea, non compos, or in prison, to bring action or enter within ten years after disability removed, 21 7a. 1. c. 16. § 2. vol. 7.

Actions of account, other than between merchant and merchant, &c. Trespass, debt, detinue, trover, &c. to be brought within fix years after cause of action accrued; actions of assault, within four years, of slander, within two years, 21 Ja. 1. c. 16. 3. vol. 7.

On reversal of judgement or outlawry for error, &c. the plaintiff may commence a new action, within a year, 21 Ja. 1. c. 16. § 4. vel. 7.

Persons disabled by infancy, &c. when cause of action of trespass, trover, &c. accrued, may bring the fame action, within the same time after the disability removed, 21 7a. 1. c. 16. § 7. vol. 7.

No action shall be brought upon any agreement that is not to be performed within a year, unless it is in writing, &c. 29 Car. 2. c. 3. § 4.

No testimony shall be received to prove any will nuncupative, after fix months from the speaking the words, unless committed to writing within fix days after the making fuch will, 29 Cer. 2. c. 3. § 20. vol. 8.

Profecution for working on the Lord's day, must be within ten days after the offence, 29 Car. 2. c. 7. §

A. vol. 8.

The time between the 10 December and 12 March 1688, to be no part of time of limitation of action, 1 W. & M. sess. 1. 6. 4. vol. 9.

No fine, recovery, or judgement, shall be reversed, unless writ of error be brought, &c. within twenty years after fine levied, &c. 10 & 11 W. 3.

c. 14. vol. 10.

Persons disabled by infancy, &c. to bring such writ of error within five years after difability removed, 10 & 11 W. 3. c. 14. § 2. vol. 10.

No claim or entry to be of force to avoid fine with proclamations, &c. unless action be commenced, &c. within a year after such entry, 4 An. c. 16. § 16. vol. 11.

Suits for seamen's wages in the admiralty, to be commenced within fix years after the cause of action accrued, 4 An. c. 16. § 17. vol. 11.

Such cause of action falling to one disabled by infancy, &c. may be purfued within fix years after the disability removed, 4 Ann. c. 16. § 18. vol. 11.

Actions against persons gone beyond the seas may be brought within the times limited, after their return, 4 An. c. 16. § 19. vol. 11.

For other matters, see Account and Accountant, Actions Popular, Advowson, General Issue, Hue and Cry, King, Parliament, Quo Warranto, Rape.

Lincoln. See Attaint, Gold and Silver.

#### Linen.

The contents of every piece of doulas and lockeram, to be fet upon the cloth, 28 H. 8. c. 4. vol. 4.

Linen cloth deceitfully stretched. used, &c. shall be forfeited, &c. I El. c. 12. vol. 6.

Additional duty on all India and other linen imported within the time. &c. 2 W. & M. feff. 2. c. 4. § 3. 6, 7. vol. 9.

The measure for the several duties on broad and narrow East country linen, 4 & 5 W. & M. c. 5. § 12. vol. 9.

Linen cloth called borelapps, to beentered and pay duties ad valorem, 7 & 8 W. 3. c. 10. § 16. vol. 9. 1 An.

ft. 2. c. 8. § 1. vol. 10.

Hemp, flax, all production thereof, as linen, &c. may be imported from Ireland custom free, on certificate from the officer of the port in Ireland, expressing mark, and particulars, &c. 7 & 8 W. 3. c. 39. § 1. vol. 9. 1 An. st. 2. c. 8. § 2. vol. 10. 16 Geo. 2. c. 26. § 6. vol. 18.

Scotch linen called Twill imported to pay a duty of 10 s. for every hundred ells, and Ticking 6 s. 8 d. per hundred ells, 9 & 10 W. 3. c. 45. § 4, 5. vol. 10.

Irish linen may be exported to the plantations, in English shipping, &c. 3 & 4 An. c. 8. vol. 11. 3 Geo. 1. c.21. § 1, 2. vol. 13.

Importing Scotch linen into Ireland, to forfeit 20 s. for every yard, &c. 3 & 4 An. c. 8. § 4, &c. vol. 11.

European linens, &c. exempted from the two third subsidies, 7 An. c. 7. § 24. vol. 11.

Forty ells of linen cloth exported to pay 6 d. and after that rate, &c. 9

An. 1.6. \$ 53. vol. 12.

Printed, chequered, &c. linens imported to pay 15 l. per cent. ad valorem, 10 An. c. 19. § 66, &c. vol. 12. 12 An. ft. 2. c. 5. § 9. 12 An. ft. 2. c. 19. vol. 13. - Made perpetual, and part of the general fund, 3 Geo. 1. c.7. § 1. vol. 16.

British linens printed, &c. to pay three half pence a yard, 10 An. c. 19. \$ 69. 12 An. ft. 2. c. 9. \$ 6. 6 Geo. 1.

c. 4. 2 Geo. 2. c. 3. vol. 16.

Selling

np, knowingly, &c. to forfeit and pillory, 10 An. c. 19. § 97.

Linen cloth in Scotland to be made a length and breadth by the standard measure, &c. equally wrought, and to be stamped, &c. 10 An. c. 21. vol. 12. 12 An. st. 2. c. 20. vol. 13. 13 Geo. 1. c. 26. vol. 15. 24 Geo. 2. c. 31. vol. 20.

Chequered linens, being all white, meckcloths, canvas, barras, &c. not chargeable by 10 An. c. 19. § 66. vol. 12. with duties upon importation, 12 An. st. 2. c. 19. vol. 13.

European unwrought incle exempted from the duties of the two third subsidies, 12 An. st. 2. c. 21. vol. 13.

Persons printing, staining, &c. any linens, &c. at any other place than their usual residence, to make a particular entry, and pay the duties, before printing, &c. on penalty of 50 l. I Geo. 1. st. 2. c. 26. § 21. vol. 13.

1 Geo. 1. ft. 2. c. 36. § 21, vol. 13.

Linfeed may be imported dutyfree, 3 Geo. 1. c. 9. § 38. vol. 13.

All forts of linen cloth, of the manufacture of this kingdom, of hemp or flax, may be exported duty-free, 3

Geo. 1. c. 9. § 39. vol. 13.

Stealing any linen, &c. from whitening grounds, &c. to the value of 10 s. felony without benefit of clergy, 4 Geo. 2. c. 16. vol. 13.—Repealed by 18 Geo. 2. c. 27. § 4. vol. 18.

Out of the additional duty on foreign cambrick, &c. a bounty shall be paid of 1 d. for every yard of British and Irish linens under the value of 6 d. per yard, and further bounty to 1s. 6 d. per yard, &c. exported to Africa, America, &c. 15 Geo. 2. c. 29. § 2, &c. 18 Geo. 2. c. 25. vol. 18. 20 Geo. 2. c. 36. § 31. 22 Geo. 2. c. 42. § 28. vol. 19. 26 Geo. 2. c. 20. 29 Geo. 2. c. 15. vol. 21.

Any person affixing stamps on foreign linen, in imitation of the stamp used for that of Scotland or Ireland, or counterseiting stamps on British or Irish linen, to forfeit 5 s. for each piece; and for exposing such linens to sale, &c. knowingly, to forfeit such linens, &c. 17 Geo. 2. c. 30. 18 Geo. 2. c. 24. § 3, 4. vol. 18.

British or Irish linens entered for exportation to receive the bounties, at undervalue, &c. fraudalently, to be forseited, one half to the King, the other to the informer, &c. 17 Geo. 2. c. 31. § 4. 18 Geo. 2. c. 25. § 9, 10. 14. vol. 18. 29 Geo. 2. c. 15. § 4. &c. vol. 21.

Stamp masters to be sworn, no linens to be stamped before sworn to be of the manufacture of Scotland or Ireland, 18 Geo. 2. c. 24. § 1. vol. 18. 29 Geo. 2. c. 15. § 11. vol. 21.

No bounty to be paid on exportation of such linens, before they are marked, numbered, stamped, &c. 18 Geo. 2. c. 24. § 2, &c. vol. 18. 29 Geo. 2. c. 15. § 2, 3. 8. 11. vol. 21.

Geo. 2. c. 15. § 2, 3. 8. 11. vol. 21.

Whoever shall steal any linen, &c. laid to be printed, bleached, &c. or aid, or hire another to commit such offence, shall be guilty of felony, and suffer death: the court may order such offenders to be transported for 14 years, 18 Geo. 2. c. 27. vol. 18.

The former duties on foreign linen yarns repealed, and in lieu thereof 1 d. per pound on French, Dutch, &c. raw linen yarn, &c. 24 Geo. 2. c. 46. vol. 20. — Duty on foreign raw linen yarns imported, taken off for term of 15 years, 29 Geo. 2. c. 15. § 13, 14. vol. 21.

After the expiration of the bounties on exportation of British and Irish coarse linens, the annual sum of 3000 l. to be paid for nine years out of the duties in Scotland, for encouraging manusactures of linen in the highlands, &c. 26 Geo. 2. 6. 20. vol. 21.

For other matters, see Callicoes, Cambrick, Cottons, Customs, Drapery, Felonies, tit. Linen. Flax, Hawkers, Hemp, India Goods, Ireland, Manufactures, Muslins, Scotland, Sail-Cloth.

Lin-

## Linlithgow,

A duty of 2 d. Scots, on every pint of ale and beer brewed and fold there, &c. for discharging the debts of the town, &c. 9 Geo. 1. c. 20. vol. 15. 6 Geo. 2. c. 18. vol. 16.

#### Linseed,

exempted from the duties called the two third subsidies, 7 An. c. 7. § 24. vol. 11.

may be imported duty-free, 3 Geo. 1. c.9 § 38. vol. 13.

For other matters, see Linen.

## Liquorice.

Additional duty of 18 s. 8 d. on every 100 wt. of liquorice imported within the time, 2 W. & M. feff. 2, c. 4. § 43. vol. q.

of liquorice powder, 2 W. & M. feff.

2. 6. 4. § 44. vol. 9.

of juice of liquorice, 2 W. & M. feff. 2. c. 4. § 45. vol. 9.

#### Litmus,

imported within the time, to pay additional duty of 5 l. for every 100 l. value, &c. 4 & 5 W. & M, c, 5. § 2. vol. 9.

Liveries. See Maintenance,

## Liverpoole.

For building a church there, enlightening and cleanting the streets, maintaining a nightly watch, &c. 21 Geo. 2. c. 24. vol. 19.

See Harbours.

## Lobsters.

Any persons as well foreigners as British, may import, in any vessel whatsoever, notwithstanding the act of 10 & 11 W. 3. c. 24. any quantity of lobsters or turbets, 1 Geo. 1. st. 2. c. 18. § 10. vol. 13.

5 l. penalty on taking or killing lobsters on the coast of Scotland between the first of June and the first

of September yearly, 9 Geo. 2. c. 33. § 4. vol. 17.
For other matters, see Billing sate, Fish.

## Lodgers and Lodgings.

Taking, &c. any furniture, &c. let to use with lodgings, shall be adjudged felony, 3 & 4 W. & M. c. 9. § 5. vol. 9.

Householders on demand to give an account to the affessors of land-tax, of such persons as lodge in their houses on sorfeiture of 5 l. 1 Geo. 3. c. 2. § 53. vol. 23.

See Felony, Inmates.

Logwood or Blockwood. See Dyers.

#### Lombards.

The company of Lombards shall be answerable for the recognizance of a merchant of the company; so as not to impeach another merchant who is not of the company, 25 Ed. 3. st. 5. c. 23. vol. 2,

## Lombe. (Sir Thomas)

14,000 l. to be paid to him, &c. for a perfect model of new invented engines for making organzine filk, &c. 5 Geo. 2. c. 8. vol. 16.

London Assurance. See Insurance.

#### London.

The city of London shall have all the old liberties and customs, which it hath been used to have, Magn. Chart. 9 H. 3. c. 9. vol. 1.

The quarter of London, shall be the measure through the realm, Magn.

Chart. 9 H. 3. c. 25. vol. 1.

The London bushel is eight gallons of wine, and the quarter, eight bushels, Stat. Assis panis, &c. 51 H. 3. st. 1. § 3. vol. 1.

The mayor and bailiffs of London, on challenge by termor before judgement, may enquire if recovery had against him in reversion, were by collusion or not, Stat. Glouc. 6 Ed. I. c. 11. vol. 1.

If a man impleaded in London, vouches

vouches a foreigner to warranty, &c. execution shall be awarded in value on the warranty, &c. Stat. Glouc. 6 Ed. 1. c. vz. vol. 1. Stat. Glouc. correet. 9 Ed. 1. ft. 1.

No waste or estrepement shall be made pending a plea in London, Stat.

Glouc. 6 Ed. 1. c. 13. vol. 1.

On diffeisin in London, damages shall be recovered with the freehold, &c. Stat. Glouc. 6 Ed. 1. c. 14. vol. 1.

The mayor and bailiffs of London shall make prefentment to the barons, of wines fold against the assise, Stat.

Glouc. 6 Ed. 1. c. 15. vol. 1.

Commanded that no person be found walking, &c. the streets of London, with sword or buckler, &c. after eveverfu, unless great lords, or well known, &c. with lights, &c. No tavern, &c. to be open after coeverfu. No school of fencing and buckler to be kept in London, on 40 days imprisonment. Evil doers, &c. imprifoned, not to be delivered by the sheriff, but by award of the mayor and aldermen, &c. No stranger to keep inns, &c. in the city. Ministers in the city not to be punished for imprisoning offenders, unless done of their own proper malice, and not for keeping the peace, Stat. Civ. Lond. 13 Ed. 1. ft. 5. vol. 1.

Lords of rents, in London, may recover them in the Hustings, by a writ of Gavelet, and on default, &c. the lands in demesne, Stat. Gavelet. 10

Ed. 2. ft. 1. vol. 1.

All merchants, in amity, paying customs, may trade freely, saving the franchises, &c. of the city of London, &c. 14 Ed. 3. ft. 2. c. 2. vol. 1.

Misprission of the mayor, &c. of London, &c. in not redressing errors, &c. shall be tried by inquest of neighbour counties, &c. 28 Ed. 3. c. 10. 17 R. 2. c. 12. 1 H. 4. c. 15. vol. 2.

Victuals may be brought, and told freely in London, the mayor and aldermen may reform the defaults of fishers, butchers, poulterers, &c. 31 Ed. 3. st.

1. c. 10. 5 R. 2. ft. 1. c. 4. 6 R. 2. st. 1. c. 11, c. 12. 7 R.2. c. 11. vol. 2. Any man may wage his law against

a Londoner's papers, 38 Ed. 3. ft. 1. c. 5. vol. 2.

Londoners only shall sell victuals by retail, till the next parliament, &c.

42 Ed. 3. c. 7. vol. 2.

The mayor of London shall have the confervation of the statutes touchsalmons, &c. and the survey correction, &c. of all wears, &c. in Thames, and Medway, from the bridge of Stanes, &c. 17 R. 2. c. 9. vol. 2. 4 H. 7. c. 15. 27 H. 8. c. 18. vol. 4.

The aldermen of London shall not be elected yearly, but remain until put out for just cause, 17 R. 2. c. 11.

c. 13. vol. 2.

The mayor, &c. shall not incur the penalty of 28 Ed. 3. c. 10. for erroncous judgement, 17 R. 2. c. 12. · Repealed by 1 H. 4. c. 15. vol. 2.

The ward of Farringdon without. and of Farringdon within, shall severally elect two aldermen, one for

each, 17 R. 2. c. 13. vol. 2.

The penalties inflicted by the statute 28 *Ed.* 3. c. 10. of 1000 marks, &c. upon the mayor of London for not redressing errors, shall hereafter be according to the discretion of the justices assigned, &c, 1 H. 4. c. 15. vol. 2.

Merchants of London shall be as free to pack their cloths as other merchants, 1 H. 4. 1. 16. vol. 2.

All merchandizes may be fold as well by wholefale as retail, to all the King's subjects as well as to Londoners, notwithstanding any franchise to the contrary, 7 H. 4. 6. 9. vol. 2.

The citizens of London may take apprentices that have no means, notwithstanding the statute 7 H. 4.  $\mathfrak{c}$ . 17. according to their ancient custom, as long as it shall please the King, 8 H. 6. c. 11. vol. 3.

The statute for removal of process in sheriff's turn before justices of peace, not to extend to indicaments or presentments in the city of London,

1 Ed. 4. c. 2. § 2. vol. 3.

The liberties of St. Martin le Grand of London, not to be prejudiced by the statutes touching importation of wares ready wrought, as long as it shall please the King, 3 Ed. 4. c. 4. § 6. vol. 3.

Citizens and freemen of London may carry their wares to any fair or market, and any by-law, &c. to the contrary shall be void, 3 H. 7.  $\iota$ . 9.

vol. 4.

Riens deins le gard, shall be no challenge upon any issue to be tried in

London, 7 H. 7. c. 3. vol. 4.

None to be impanelled in courts in the city unless he be worth 40 marks, and if the debt or damage amount to 40 marks, or in attaint, &c. unless he be worth 100 marks, &c. 11 H. 7. c. 21. 4 H. 8. c. 3. 5 H. 8. c. 5. 23 H. 8. c. 3. § 11. vol. 4. 37 H. 8. c. 5. vol. 5.

All English merchants may trade to Flanders, &c. without unlawful exactions of the fraternity of Londoners,

12 H. 7. c. 6. vol. 4.

The mayor of London and company of tallow chandlers to fearch and punish such as sell oils adulterated,

&c. 3 H. 8. c. 14. vol. 4.

Strangers who are artificers inhabiting within the fanctuary of St. Martin le Grand, shall be subject to the direction of the King's patentees, &c. 21 H. 8. c. 16. vol. 4. 32 H. 8. c. 16. § 8. vol. 5.

Recoveries, deeds inrolled, &c. to bar femes covert being examined in London, &c. according to the custom, confirmed, 34 & 35 H.8. c. 22. vol.5.

The mayor and commonalty of London may enter lands, to lay, amend, &c. water-pipes, making recompence to the owner; not to withdraw any water that is brought to any person's house, &c. to pay a pound of pepper yearly as an acknowledgement for fetching water from Hampstead-Heath, not to meddle with

the inclosed spring at the foot of the heath, &c. 35 H. 8. c. 10. vol. 5.

Tithes to be paid in London according to the decree made by the archbishop, &c. 27 H. 8. c. 21. at so much in the pound, according to the rent of the houses, &c. 37 H. 8. c. 12. vol. 5.

The statute 2 & 3 Ed. 6. c. 15. § 4. allowing artificers to work in any city, &c. though strangers, and not dwelling there; repealed as to the city of London, 3 & 4 Ed. 6. c. 20.

vol. 5.

Goods laden or discharged at the port of London, &c. to be at open wharfs, &c. appointed by commission, &c. 1. El. c. 11. § 2. 13 & 14 Car. 2. c. 11. § 14. 22 Car. 2. c. 11. § 84.

The statute for ordering artificers, apprentices, &c. not to prejudice the customs, &c. of London, &c. 5 El. c.

4. \$ 40. vol. 6.

No new buildings shall be erected within three miles of London, &c. nor one dwelling-house be converted into more, nor inmates, &c. 35 El. c. 6. vol. 6.

Remedy for freemen of London to recover debts under 40 s. before commissioners, &c. 1 7a. 1. c. 14. 3 Ja. 1. c. 15. vol. 7. 14 Geo. 2. c. 10. vol. 17.

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Not to extend to the New River water, &c. 5 & 6 W. & M. c. 10. 25, &c. vol. g.

No cocquet, &c. to be required of masters of hoys, &c. carrying com, meal, &c. in the port of London, but it may be conveyed by transires, &c. faving tolls payable to the city, 1 As. ft. 1. c. 26. vol. 10.

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At all elections by the livery-men of London, and at the wardmotes, a convenient number of clerks to be appointed by the prefiding officer to take the poll, &c. none to be polled before he is sworn, that he is a freeman of London, &c. 11 Geo. 1. c. 18. § 1, &c. vol. 15.

If a poll be demanded, the prefiding officer shall begin it the same day, or the next day, and finish within seven days, &c. if a scrutiny be demanded upon the declaration, ferutineers not to exceed fix on each fide, to begin within ten days, and finish within fifteen days, &c. 11*Geo*. 1. c. 18. § 4, &c. vol. 15.

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mayor and aldermen, &c. 11 Geo. 1. c. 18. \$ 13. vol. 15.

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Freemen of London made after 1 June 1725, may dispose of their perional estate as they think fit, notwithstanding any custom, &c. 11Geo. 1. c. 18. § 17. vol. 15.

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The mayor and common council impowered to purchase and remove buildings, &c. to improve, widen and enlarge the passage over and through London bridge, &c. 29 G:0. 2. 6. 40. wol. 21.

Penalty of 10s. for laying any rubbish, ashes, soil, &c. in any of the Areets, &c. in London, &c. 32 Geo. 2.

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A furvey to be made for determining the longitude and latitude of the chief ports and head lands on the coasts of Great Britain and Ireland,

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Commissioners of the navy to make out a bill not exceeding 2000 l. for making experiments, &c. on certificate of the probability, &c. by the commissioners of longitude, &c. 26 Geo. 2. c. 25. vol. 21: 2 Geo. 3. c. 18,

A reward of 5000 l. to be paid to John Harrison on discovering the principles, &c. of his watch; and further reward in case of discovery, on future experiments, according to the limits prescribed by 12 An. no other reward on account of any instrument for keeping time, till the merits of Harrison's watch be ascertained, 3 Geo. 3. c. 14. vol. 25.

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Any thing done against the Great Charters, shall be redressed by the peers of the realm, in the next parliament, 15 Ed. 3. fl. 1. c. 1. c. 4. vol. 2.

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A lord of parliament shall have his benefit of clergy, of common grace, for the first time only, though he cannot read, and without burning, 1 Ed. 6. c. 12. § 14. vol. 6.

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Any person keeping a lottery to draw, or throw at, by lots, dice, &c. to forfeit 500 l. &c. 10 & 11 W. 3. c. 17. § 2. vol. 10. 9 An. c.6. § 56. 10 An. c. 26. § 109. vol. 12.

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Selling chances, &c. of any ticket in any public lottery, not having fuch 'original ticket, shall incur the forfeitures inflicted on private lotteries, &c. 5 Geo. 1. c. 9. § 43. vol. 14.

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8 Geo. 1. c. 2. § 37. vol. 14.

Persons publishing, &c. any foreign lottery, &c. to forfeit 2001. over and above the penalties in former acts, &c. 9 Geo. 1. c. 19. § 4. vil. 14. 6 Geo. 2. c. 35. § 29. vol. 16.

Sales of houses, lands, goods, &c. by lottery, chance, &c. shall be void, and the lands, &c. forfeited, &c. 12

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800,000 l. lottery annuities charged on the duties laid on spirituous liquors, 16 Geo. 2. c. 13. § 10. vol. 18.

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29 Geo. 2. c. 7. vol. 21. Offences committed in Ireland 2gainst any acts for preventing unlawful lotteries, punishable in like manner, and penalties, &c. may be recovered in his Majesty's courts of record at Dublin, 29 Geo. 2. c. 7. § 26. vol. 21. 30 Geo. 2. c. 5. § 22. vol. 22. For other matters, see Insurance, Plass

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The King enabled to make the fame provision for his widow and daughters, as they would have been intitled to if he had not been attainted, 6 Geo. 1. c. 24. vol. 14.

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Charters; Itali be holden for nought,

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Cutting of tongues, putting out of eyes, of maline, shall be felony, 5 H. 4. c. 5. vol. 2.

Cutting out the tongue of any tame beast of another, or maliciously cuting off the ear of any of the King's subjects, shall forfeit treble damages, and 10 l. to the King in name of a fine, 37 H. 8. c. 6. § 4. vol. 5.

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#### Maintenance.

None of the King's officers, &c. shall maintain suits, &c. pending in the King's courts for lands, &c. by covenant to have part or profit thereof, &c. Stat. Westm. 1. 3 Ed. 1. c. 25. t. 28. Stat. Westm. 2., 13 Ed. 1. c.49.; vol. 1.

The King's clerks shall not commit maintenance, nor receive prefentation to a church, while in debate, without the King's special licence, Stat. Westm. 1. 3 Ed. 1. c.28. vol. 1.

Sheriff shall not suffer barretors or maintainers of quarrels, nor stewards of great lords to make fuit or give judgement, unless he be attorney for his lord, &c. Stat. Westm. 1. 3 Ed. 1. c. 33. vol. 1.

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Lords of courts, stewards, &c. shall not procure suits, Stat. Westm. 2. 13 Ed. 1. c. 36. vol. 1.

The buyer and seller, clerk or lay, &c. of tenements, &c. pending suit, shall be punished at the King's pleasure, Stat. Westm. 2. 13 Ed. 1. c. 49. vol. 1.

No officer or other, shall take upon him the matter in suit, to have part thereof none shall give up his right on such covenant, the taker to forfeit the value: but may take counsel of pleaders for see, or of parents and next friends, Artic. Super Chart. 28 Ed. 1. st. 3. c. 11. vol. 1.

Against conspirators to procure or maintain suits, &c. to have part, &c.

33 Ed. 1. ft. 2. ft. 3. vol. 1.

None, great nor small, shall maintain quarrels, &cc. by sending letters, nor otherwise, to the disturbance of the common law, I Ed. 3. st. 2. c. 14. vol. 1. 20 Ed. 3. c. 4. vol. 2.

Justices of affile, &c. shall determine of maintainers, bearers, &c. as justices in Eyre did, 4 Ed. 3. c. 11.

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Exigents may be fued against maintainers of false quarrels, &c. 18 Ed.
3. st. 1. vol. 2.

Lords and great men shall discharge from their service those who are maintainers, 20 Ed. 3. c. 5. vol. 2.

Councillors of the King and great men who sustain quarrels by maintenance, shall be punished as the King and the lords of his realm shall advise: other less officers and servants, &c. shall lose their offices and be imprisoned, 1 R. 2. c, 4. vol. 2.

The statutes against maintenance shall be executed, no livery shall be given for maintenance of quarrels, &c. on pain of imprisonment, &c. Justices of assis shall inquire of and punish offenders, I R. 2 c. 7. 7 R. 2 c. 15. 20 R. 2. c. 1. 7 H. 4. c. 14. 13 H. 4. c. 3. vol. 2.

A feeffinent of lands, or gift of goods for maintenance, shall be void,

&c. † R. 2. c. 9. vol. 2. 8 H. 6. c. 9. § 3. vol. 3.

None to give liveries, &c. unless in time of war, &c. but to those who are retained to serve by indenture, or

are their menial fervants, &c. 13 R. 2. ft. 3. 16 R. 2. c. 4. 20 R. 2. c. 2. 1 H. 4. c. 7. 2 H. 4. c. 21. 7 H. 4. c. 14. 13 H. 4. c. 3. vol. 2. 8 H. 6. c. 4. 8 Ed. 4. c. 2. vol. 3. 19 H. 7. c.

14. vol. 4.

The King and the prince may give their honourable livery to their lords, knights, &c. to be worn in their prefence, &c. 1 H. 4. 6. 7. 2 H. 4. 6. 21. vol. 2. 12 Ed. 4. 6. 4. vol. 3.

On forcible entry by maintenance, a special assis lies, a years imprisonment and double damages, &c. 4H. 4. c. 8. vol. 2. 8 H. 6. c. 9. § 3. vol. 3.

The King's officers or fervants shall not be retained by liveries with other,

3 H. 7. c. 12. vol. 4.

Perjury committed by maintenance, &c. shall be punished by the discretion of the lord chancellor, &c. 11 H. 7. c. 25. EXP. vol. 4.

Maintainer or embracer, whereby a riot, &c. is not found by a jury, shall forfeit 20 l. and be committed,

No person shall buy or sell any right or title, or maintain it, or procure maintainance in any fuit, and all statutes concerning the same shall be put in execution: the buyer shall forseit the whole value, &c. unless the seller has taken the profits one year before, 32 H. 8. c. 9. § 1, 2. vol. 5.

Maintaining a fuit depending, by letters, rewards, promises, &c. shall forfeit 10/. 32 H. 8. c. 9. § 3. vol. 5.

forfeit 10 l. 32 H. 8. c. 9. § 3. vol. 5.
Purchasing a pretensed title by him
who is in possession, is lawful, 32
H. 8. c. 9. § 4. vol. 5.

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Justices of peace in sellions may inquire of giving liveries, badges, main-

tenance,

tenance, embracery, &c. 33 H. 8.

c. 10. 37 H. 8. c. 7. vol. 5.

Procuring witness, by letters, rewards, &c. to commit perjury in any cause depending, &c. to forfeit 40 l. &c. 5 El. c. 9. § 3. vol. 6.

Statutes concerning using, wearing, and giving of liveries, repealed, 3 Car.

1. c. 4. \$ 27. vol. 7.

For other matters, see Champerty, Conspirators, Jurors, Perjury.

#### Malt,

- made in the counties of Huntingdon, &c. and brought to victual London, &c. shall be well fifted, &c. to that the buyers may have eight bushels of clean malt for the quarter,

17 R. 2. c. 4. vol. 2.

No person brewing ale or beer in Kent, to be fold, shall make above one hundred quarters of malt in the year, to his own use, for five years next ensuing, 33 H. 6. c. 4. EXP.

vol. 3.

No malt to be made for fale except the same have in the fat, floor, sufficient steeping and drying, seventeen days at least in the months of June, &c. none shall mingle good malt with spired barley, &c. 2 & 3 Ed. 6. c. 10. § 2. vol. 5. 27 El. c. 14. vol. 6. 3 Car. 1. c. 4. § 18. 16 Car. 1. '. 4. vol. 7.

Any person putting to sale malt not well fanned, &c. whereby half a seck of dust may be sanged out of one juarter, to forfeit 20 d. for each quarer. 2 & 3 Ed. 6. c. 10. \$ 3. vol. 5.

Justices, stewards of leets, bailiffs, constables, &c. may view and search ill fuch malt where made or put to ale, 2 & 3 Ed. 6. c. 10. § 4. vol. 5.

The excessive making of malt retrained, 39 El. c. 16. vol. 6. - Re-

realed by 9 & 10 W. 3. c. 22. vol. 10. Duties granted upon malt, mum, cc. towards carrying on the war, &c. & 9 W. 3. c. 22. vol. 9. 9 & 10 W. 3. fl. 2. c. 3. vd. 10. 12 dn. fl. 1. c.

2. vol. t2. — Continued annually and particularly by 13 Geo. 1. c. 7. vol. 15. 1 Geo. 3. c. 3. vol. 23.

No brewer, &c. to make use of fyrop made from malt and water, or any unwholfome materials, &c. 13

The returns made by the gaugers of malt shall be according to the standard or Winchester bushel, I Ann. st. 2. c. 3. § 10. vol. 10. 12 An. st. 1. c. 2. § 7. vol. 13.

Grain making into malt, to be measured by the gage and not by the bushel, 12 An. st. 1. c.2. § 17 vol. 13.

Drawback allowed of the duty, on exportation, the exporter producing a certificate, &c. 12 An. fl. 1. c. 2.

§ 23. vol. 13.

Where rent is payable in malt, the tenant may deduct as much as the duty amounts to, 12 An. st. 1. c. 2. § 25. vol. 13. 33 Geo. 2. c. 7. § 19. vol. 23.

Malt imported from beyond sea, forfeited, &c. 12 An. st. 1. 6. 2. § 26.

Any malster, &c. mixing unmaited grain, with malt, to forfeit 51. a bushel, 1 Geo. 1. ft. 2. c.2. § 13. vol. 13.

No malster to wet his barley on the floor, &c. nor permit his corn to be accrespired, 6 Geo. 1. 6. 21. § 1, 2. uol. 14. — Both clauses repealed by 3 Geo. 2. c. 7. \$ 13. vol. 25.

Any person who shall ship unmalted oats or barley mixt with malt, for exportation, to forfeit 5 s. for every bushel, &c. 6 Geo. 1. c. 21. \$4. vol. 14.

Exporter to give 48 hours notice before thipping malt, on forfeiture of 5s. for every bushel, &c. 6 Geo. 1. c. 21. § 6. vol. 14.

Corn forced together in the cittern, &c. to prevent rising, forfeits 25.6d. for every bulbel, 6 Geo. I. c. 21. § 8. 201. 14. - 5 s. by 1 Geo. 3. c. 3. \$ 17. 119. 23.

On appeals to the quarter leftions concerning the duties on malt, &c. the justices to re-hear upon the me-

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rits, and to rectify any defect of form, 6 Geo. 1. c. 21. § 10. vol. 14.

Proprietors of malt lost, burnt, or damaged, in transportation from one part of the kingdom to another, to be allowed the duty they have paid for the same, on proof, notice, certificate, &c. 9 Geo. 1. c. 3. § 35, 36, 37, vol. 15.

No malt entered for exportation only, shall be charged with the duties on malt, nor any drawback allowed on exportation: malsters to enter all such malt, &c. 12 Geo. 1. c. 4.

§ 48, &c. vol. 15.

Maliters shall be allowed 3 d. per quarter out of the duties, on exportation of malt, 12 Geo. 1. c. 4. § 59. vol. 15. 3 Geo. 2. c. 7. § 14. vol. 25.

Any malfter, mixing malt of different wettings, to forfeit 5% for every bushel, 2 Geo. 2. 6 1. § 11, 12. vol. 25.

Makers of malt for exportation shall be allowed for every twenty quarters of grain so made, and entered, &c. thirty quarters, after the same shall be dried and made into malt, &c. 3 Geo. 2. c. 7. § 14, &c. vol. 25.

Malt made in England to pay 3d. per bushel, over and above all other duties; in Scotland 1d. 2q. to be levied, &c. as other duties on malt, &c. 33 Geo. 2. c. 7. vol. 23.

Duties on malt continued for the fervice of the year 1761, 1 Geo. 3. c.

3. vol. 23.

Provitions for more effectual fecuring the duties upon malt, and preventing frauds in obtaining allowances, mixing, &c. 3 Geo. 3. c. 13. vol. 25.

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Man. (Isle of)

Any strangers my bring wines belonging to the crown of France, into the Isle of Man, not above roo tons in any one year, 5 El. c. 5. § 46. vol. 6. Corn of the Isle of Man may be imported into England, and cattle of the breed of that island, not exceeding fix hundred in any one year, and to be landed at Chester, Liverpool or Wire-water, 15 Car. 2. 6.7. § 21.

No drawback to be allowed for tobacco or any other foreign goods exported from *Great Britain* or *Ireland* to the *Isle of Man*, 12 Geo. 1. c. 28.

§ 21. vol. 15.

No commodities, except of the growth, &c. of the Isle of the Man, to be brought into Great Britain or Ireland, on forfeiture of ship and goods, &c. 12 Geo. 1. 1.28. § 22. vol. 15.

Entring foreign goods for exportation to obtain a drawback, and landing them in the Isle of Man, to forseit treble the value of the goods, &c. 12 Geo.1. c. 28. § 23, 24. vol. 15.

The treasury, in behalf of the crown, enabled to contract for the absolute purchase of the Isle of Man, 12 Geo. 1. c. 28. § 25. vol. 15. — Executed by 5 Geo. 3. c. 26. vol. 26.

The land-tax act not to extend to charge the pension of 100 l. per annum granted by King Charles the Second to the poor clergy of the Isle of Man, 1 Geo. 3. c. 2. § 97. vol. 23. For other matters, see Bishops, Candles, Cattle, Coals, Corn, Customs, Salt.

## Manchester.

When the wardenship of Manchester shall be held in commendam with the bishoprick of Chester, the power of visitation of that collegiate church, &c. shall be vested in the crown, 2 Geo. 2. c. 29. vol. 16.

Far other matters, see Drapery.

#### Mandamus.

Returns to writs of *Mandamus* out of B. R. &c. shall be made to the first writ, 9 An. c. 20. § 1. vol 12.

The profecutor may plead to or traverle fuch return, and iffue may

be joined, &c. as in an action, &c.

9 An. c. 20. § 2. vol. 12.

The court may allow a convenient time to return a Mandamus, plead, reply, &c. 9 An. c. 20. § 6. vol. 12.

All the statutes of Jeofayles shall be

extended to all proceedings on writs of Mandamus, &c. 9 An. c. 20. § 7. vol. 12.

Colleges in Oxford and Cambridge, neglecting to elect an head or member, instead of such as refused taking the oaths, &c. the King may nominate, &c. and B. R. may issue a Mandamus to the visitor, &c. to admit such person, 1 Geo. 1. ft. 2. c. 13. § 12, 13. vol. 13.

Where a corporation make no election on the charter-day, or a void election, B. R. may award a Mandamus for electing, &c. 11 Geo. 1. c. 4.

\$ 2. vol. 15.

Where mayors, &c. are to be nominated or fworn at a court leet, &c. and the lord or steward neglect to hold the same, &c. B. R. may award a Mandamus for holding fuch courtleet, &c. 11 Geo. 1. c. 4. § 3. vol. 15. Return to be made to the first writ Mandamus, 11 Geo. 1. 6. 4. 99. wol. 15. For other matters, ... see Corporation,

Universities. See Advowson, Copyhold. Manslaughter. See Murder.

Manufattures.

No cloths made beyond the fea to be imported, on forfeiture of the fame, &c. 11 Ed. 3. 6. 3. vol. 1. 3 Ed.

4. 6. 4. 201. 3.

Silk embroidered, laces of gold or filk, harness, gloves, ribbands, buttons, girdles, cards, dice, cards for wool, &c. not to be imported, &c. on forfeiture, &c. 3 Ed. 4. c. 4. § 1. vol. 3. 22 Ed. 4. 6. 3. 1 R. 3. 6. 12. 19 H. 7. c. 21. vol. 4. 5 El. c. 7. vol. 6. 39 El. c. 14. vol. 7. 13 & 14 Car. 2. (, 13. 13 & 14 Car. 2, 6. 19. wol. 8. 4 & 5 W. & M. c. 10. vol. 9. 10 An. c. 19. § 167. vol. 12.

Wares made in Ireland or Wales may be brought into England, 3 Ed, 4. c. 4. § 3. vol. 3. .

The chief officers of cities, &c. shall have authority to search for defective manufactures, &c. 3 Ed. 4. 6. 4. \$4, &c. vol. 3.

All manner of pins may be imported, 27 El. c. 11, 35 El. c. 7. § 16. vol. 6. 39 El. c. 18. § 18. EXP. vol. 7.

Foreign manufacturers, taking the oaths, &c. may fet up such manufactures, &c. as natural born subjects,

15 Car. 2. c. 15. vol. 8.

The prohibition of importing foreign bone-lace, point and cut-work, &c. to be repealed three months after taking off the prohibition of English woollen manufactures in Flanders, 9 & 10 W. 3. c. 9. 11 & 12 W. 3. c. 11, vol. 10.

Persons employed in the manufactures of woollen, linen, iron, &c, imbezelling the same, may be committed by a justice of peace, &c. ‡ An. ft. 2. c. 18. vol. 10. 9 An. c. 30. vol. 12. 13 Geo. 2. c. 8. vol. 17. 22 Geo. 2. c. 27. vol. 19.

Labourers and workmen to be paid in money, and not in goods, &c. I An. st. 2. c. 18. § 3. vol. 10 10 An. c. 16. § 6. vol. 12. 13 Geo. 2. c. 8. §

6. vol. 17.

Wages, demands, &c. of manufacturers, may be heard and determined by two justices of the county, &c. 1 An. st. 2. c. 18. § 4. vol. 10. 13 Geo. 2. c. 8. § 7. vol. 17.

All acts which prohibit the importation of foreign lace made of thread in the Low Countries, &c. repealed,

5 An. c. 17. vel. 11.

Manufacturers to compleat the work in which they were hired, &c. or to be fent to the house of correction, &c. 13 Geo. 2. c. 8. § 8. val. 17. 22 Geo. 2. c. 27. § 9. vol. 19.

Persons convicted of buying or receiving materials from workmen in ma-Aa3

368 Nar manufactures, to forfeit 20 l. for the first offence, and on non-payment to

be committed and whipped; and on subsequent offence to forfeit 40 1. &c. 22 Geo 2. c. 27. § 2, &c. vol. 19. 23 Geo, 2. c. 13. § 9. vol. 20.

Workmen not returning the materials not used in manufacturing, to fuffer the punishment, &c. for imbezelling, 22 Geo. 2. c. 27. § 7. vol. 19.

The provisions in the act 12 Geo. 1. c. 34. to prevent combinations of workmen, &c. extended to persons employed in the manufactures herein enumerated, 22 Geo. 2. c. 27. § 12. wol. 19.

Persons convicted of seducing artificers in the manufactures of Great Britain or Ireland, out of the dominions of Great Britain, to forfeit 500 L and to be imprisoned 12 months; and for a fecond offence, to forfeit 1000 l. and imprisoned for 2 years, 23 Geo, 2, 6.13. § 1. vol. 20.

Persons exporting utenfils of the woollen and filk manufactures shall forfeit the tools and 200 l. &c. 22 Geo. 2. c. 13. § 3, &c. vol. 20.

For other matters, see Artificers, Bone-Lace, Buttons, Cards and Dice, Certiorari, Cuftoms, Cutlers, Drapery, Frames, &c. Shoemakers, Silk, Woot. Maps and Prints. See Books.

Marine Porces,

- while on shore, to be subject to martial law, to be furnished with quarters, &c. 28 Gee. 2. c. 11. 29 Geo. 2, c. 6. vol. 21. 30 Geo. 2. c. 11. vol. 22. I Geo. 3. c. 8. vol. 23.

For other matters, see Soldiers.

Mariners. See Seamen.

March. (Earldom)

All grants, &c. to be made of any parcel of the earldom of March, shall be under the Great Seal, 4 H. 7. c. 14. Vd. 4.

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. For maintenance of husbandry, &c.

Mar owners and farmers of lands in the manors of Marden alias Mawarden,

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&c. may inclose certain lands, &c. 4 Ja. 1. c. 11. vol. 7.

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Margaret's Westminster. See Oburebes. Margate in Kent. See Harbours.

Martin le Grand. See Saint Martin le Grand.

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#### Market Towns.

Persons who inhabit in the country shall not sell wares in market towns, &c. by retail, on forfeiture of fuch wares, &c. 1 & 2 Ph. & M. c. 7. ₩l. 6.

Any perion may buy and fell wools and yarns brought into New Weedflock, on the utual market and fair days, 18 El. c. 21. wel. 6.

Marteborough, alias Marleberge. Statutes made at Marlborough alias

Marleberge, 52 H. 3. vol. 1.

The Queen enabled to grant the honor and manor of Woodfoot, &c. to the duke of Marlborough and his heirs, for his eminent fervices, &c. 3 & 4 An. c. b. vol. 11.

The honours and dignities of John duke of Marlborough, the house of Blenbrim, &c. settled upon his poste-

rity, 5 An. c. 3. vol. 11.

5000 l. per annum to be paid out of the post-office quarterly, to the duke of Murlborough, &cc. in the fame manner as his titles, &c. are limited, a An. c. 4. vol. 11.

Clause for satisfying arrears for building the house of Blenbeim, I Ges.

1. ft. 2. c. 12. § 34. vol. 13.

Marque and Reprifal.

If the King's subjects, merchants or others, be indamaged by any lords of firange lands, or their fabjects, and fuch lords, being duly required, fail of right, the law of marque and reprisal shall be as used, 27 Ed. 3. ft. 2. C. 17. vol. 2.

Subjects grieved contrary to truce. shall have letters of request under the privy seal, and if satisfaction be not made thereupon in convenient time, the chancellor, if demanded. shall grant the party letters of marque under the great feal, 4 H. 5. c. 7. vol. 3.

Letter of request shall be granted by the keeper of the privy [eal, to any of the King's subjects from whom goods shall be taken by the subjects of the King of Deumark, 10 H. 6. 4. 3. vol. 3.

Merchandizes belonging to aliens in amity, taken in ships of the King's enemies, shall not be restored; to endure three years, and longer if the King pleases, 14 H. 6. c. 7. vol. 3. For other matters, see Merchants, Prizes, Safe Condutt, Truce.

## Marriage,

- within the degrees prohibited by God's law, and no man has power to dispense therewith, 25 H. 8. c.22. 🐧 3, 4, 5. I4. W. 4.

Former marriages, not prohibited, &c. folemnized, &c. by the pope's dispensation, confirmed, 28 H. 8. c. 16. § 2. val. 4.

Marriages from the fourth degree, &c. not prohibited by God's law, foldmized, &c. not to be defeated for colinage, or pre-contract, 32 H. 8. c. 38.— Repealed as to pre-contracts by 2 & 3 Ed. 6. c. 28. § 2. wol. 5 .- Repealed absolutely by 1 & 2 Ph. & M. c. 8. \$ 10. - Revived, except as to precontracts by I El. c. I. § 12. vol. 6.

No marriage without asking in the church, or ceremony appointed in The book of common prayer, &c. 2 & 3 Ed. 6. 1, 21. § 3. vol. 5. — Repealed by I Mar. fell, 2. c, 2. vol. 6. - Revived and made perpetual by 1 Ja. 1. c. 25. § 50. vel. 7.

Marriages since 1 May 1642, before reputed justice of peace, or by direction of any pretended act or ordinance, to be as if according to the rites of the church of England, &c. 12 Car. 2. c. 33. vol. 8.

Issue joined on lawfalmess of such marriage, &cc. to be tried by jury accoording to the common law, 12 Car.

2. c. 33. § 2. vol. 8.

Duties on marriages, batchelors, widowers, &c. for carrying on the war, 6 & 7 W. 3. c.6. vel. 9. 9 & 10 W. 2. c. 35. vol. 10. 4 An. c. 12. 5 10. vol. 11.

Parson, vicar, &c. who shall marry persons without licence, or bans published, &c. to forfeit 100 l. and be suspended for three years, &c. 6 & y W. 3. c. 6. § 52. 7 & 8 W. 3. c. 35. § 2, 3. vol. 9. 10 An. c. 19. § 176. WH. 12.

Persons married without licence, or bans, and affifting, &c. to forfeit 10 /. &c. 7 & 8 W. 3. c. 35. § 4. vol. 9.

Keeper of any prison permitting marriage to be folemnized by a partion who is a prisoner, without licence or bans, &c. to forfeit 2001. and fuch parlon to be removed to the county gaol, in execution with the penalty, &c. 10 An. t. 19. § 176. vol. 12.

Banns of matrimony to be published according to the rubrick, &c. the marriage to be folemnized in one of the churches where the banns have been published, 26 Gea. 2. c. 33. § F. 10. wl. 21.

Notice of the names, abode, &o, of the parties to be given to the minister seven days before the publication of banns, 26 Geo. 2. c. 33. § 2. vd. 21.

No minister punishable for solemnizing marriage after banns published, without he have notice of parents or guardians diffent; but on such diffent publickly declared at the time of publication, the banns to be void, 26 Geo. 2. c. 33. § 3. vol. 21.

Licences of marriage to be in the church or chapel only of such parish, &c. where one of the parties shall

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have refided for four weeks before, &c. 26 Geo. 2. c. 33. § 4, 5. 7. 10. vol. 21.

The archbishop of Canterbury's right to grant special licences, reserved, 26 Geo. 2. c. 33. § 6. vol. 21.

Persons convicted of solemnizing matrimony without banns or licence, or in any other place, &c. without special licence; guilty of selony and to be transported for 14 years, and the marriage null, 26 Geo. 2. 6. 33. § 8, 9. vol. 21.

Marriages by licence, without confent of parents or guardians, where either of the parties, not being a widower or widow, shall be under age, null and void, 26 Geo. 2. c. 33. § 11. vol. 21.

Where the guardian or mother shall be infans, or beyond sea, or shall unreasonably with-hold their consent, the parties may apply to the lord chancellor, &c. whose order shall be effectual, 26 Geo. 2. c. 33. § 12. vol. 21.

No fuit shall be in the ecclefiastical court to compel a marriage, by reason of any contract, 26 Geo. 2. c. 33. § 13. vol. 21.

Churchwardens to provide proper books, &c. for register of marriages and banns, to be signed by the minister, to belong to the parish, to be kept for public use, 26 Geo. 2. c. 33. § 14, vol. 21.

All marriages to be in the presence of two witnesses, besides the minister, and to be registered, figned, &c. in the form directed, &c. 26 Geo. 2. 6. 33. § 15. vol. 21.

Persons convicted of wilfully making a false entry, forging, &c. any licence, destroying, &c. register, &c. folony without benefit of clergy, 26 Geo. 2. 6. 33. § 16. vol. 21.

This act not to extend to marriages of any of the royal family, 26 Geo. 2.

c. 33. § 17. vol. 21.

nor of Quakers, or of Jews, or in Scotland, or beyond fea, 26 Geo.
2. 6. 33. § 18. vol. 21.

For other matters, see Bigamy, Chancery, Ecclesiastital Courts, &c. Felonies, tit. Marriage, Guardian, Infurance, Lunatic, Recusants, Tithes, Women.

Marshal of England. See Constable and Marshal of England.

Marshal and Steward of the King's Houshold and Marshalsea,

--- thall not hold plea of free-hold, debt, &c. between the King's people, but only of trespass within the house, or the verge, and contracts in the house of one of the King's house with another, &c. Artic. super Chart. 28 Ed. 1. st. 3. c. 3. 8 R. 2. c. 5. vol. 1.

Inquests before the steward and the marshal of the King's house shall be taken by men of the country there abouts, and not by men of the King's house except of contracts, &c. between such; and writ of error lies to the King's Bench, 5 Ed. 3. c. 2. 10 Ed. 3. st. 2. c. 2. c. 3. vol. 1.

The King's steward or marshal, &c. of the marshalsea, &c. shall not have cognizance of things that belong to the staple, 27 Ed. 3. st. 2. c. 5. 6. vol. 2.

In pleas (of the staple) touching any of the King's house, the steward and the marshal may be with the mayor of the staple to see right done, 27 Ed. 3. st. 2. c. 8. vol. 2.

Priests, &c. taken in the Marshalsea of the King's house, shall pay such sees as lay-people pay reasonably, &c. 9 R. 2. c. 5. od. 2.

The jurisdiction of the court of the steward and marshal-of the King's house, shall not pass twelve miles from the King's dwelling, 13 R. 2. A. 1. c. 3. vol. 2.

The marshal, his officers, &c. taking more than lawful feet, shall lose their office, pay treble damages, &c. before the steward of the court: to take only 4 d. of every person that cometh by capias, &c. 2 H. 4. 1. 23. vol. 2.

In fuits before the marshal of the ing's house, the defendant shall not e estopped by record of surety, &c. plead that the plaintist or he are ot of the King's house, 15 H. 6. 1. vol. 3.

The marshal, &c. may keep courts, cc. within the verge of the King's efidence, as well within liberties nd franchises as without: saving of he liberties of the city of London,

2 H. 8. c. 20. § 7, 8. vol. 5.

Treasons, murders, malicious triking with bloodshed, &c. comnitted in the King's house, shall be ried before the lord steward, &c. nd the steward of the Marst alsea, who shall be from time to time appointed by the lord steward, 33 H. S. c. 12. § 1. vol. 5.

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Marshal of the King's Bench.

The marshal of the King's Bench, kc. shall hire houses to keep the prioners, and not suffer them to go at arge by bail, &c. and being found guilty thereof shall have imprisonment and ranson, &c. 5 Ed. 3. c. 8.

All grants, &c. of the prison of the King's Bench, to the marshal, &c. hall be inrolled there in fix months after execution, or else be void, 8 &

) W. 3. c. 27. \$ 10. vol. 10.

The office of marshal of the King's Bench to be executed by those who have the inheritance of the prison, or deputy for whom they shall be inswerable, 8 & 9 W. 3. c. 27. § 11. vol. 10.

The prison of the King's Bench, and power of appointing the marthal, revested in the crown, 27 Geo.

2. c. 17. vol. 21.

The marshal, his officers and prisoners, subject to such rules and orders as have been or shall be made, &c. 27 Geo. 2. c. 17. § 6, &c. vol. 21.

After the prison shall be rebuilt,

the marshal to keep the same in repair, 27 Geo. 2. c. 17. § 17. vol. 21. For other matters, see Error, Escape.

# Marshes.

For Plumsted marsh, &c. in Kent, 22 H. 8. c. 3. vol. 4. 23 El. c. 13. 27 El. c. 27. 4 Ja. 1. c. 8. vol.6.

Cutting down or breaking up of dikes in the country of Marshand, felony, 22 H. 8. c. 11. vol. 4. — Repealed by 1 Mar. self. 1. c. 1. vol. 6. — Revived by 2 & 3 Ph. & M. c. 19, vol. 9.

Owners of Combe marshes, East-Greenwich in Kent, to be contributory, &c. 37 H. 8. c. 11. vol. 5.

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For the recovery of marsh ground surrounded by the sea in Norfolk and Suffolk, 7 Ja. 1. 6. 20. vol. 7.

For draining the great level of the fens, called Bedford Level, &c. 15 Car. 2. c. 17. 20 Car. 2. c. 8. 1 Ja. 2. c. 21. 11 Geo. 2. c. 34. 21 Geo. 2. c. 18. 22 Geo. 2. c. 11. 29 Geo. 2. c. 22. 30 Geo. 2. c. 35. 33 Geo. 2. c. 22.

For draining Deeping-Fen, &c. 16 & 17 Car. 2. c. 11. vol. 8. 11 Geo. 2. c. 39. vol. 17. 17 Geo. 2. c. 37. § 3. vol. 18.

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For opening the ancient and making new roynes and water courses in and near Sedgemore, in the county of Somerset, 10 & 11 W. 3. c. 26. vol. 10.

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For draining marsh and fen lands, &cc. in the parish of Wiggenhall Saint Mary Magdalen, in the county of Norfolk, 30 Geo. 2. c. 32. vol. 22.

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Fortes, and the parish of Colm, in the county of Huntingdon, 32 Geo. 2. c. 13. vol. 22.

For draining The Fees lying on both sides of the river Witham in the county of Lintoln, 2 Geo. 3. c. 32. vol. 25.
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Felony, tit. Marshes.

Marybone Water-Works.

Shares in Marybone water-works, &cc. to pay 4.s. in the pound of the yearly value to the land-tax, 1 Geo. 3. c. 2. § 54. vol. 23.

Mary le Strand. See Churches.

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Mary Woolnotb. See Churches.

Masks.

Selling of vifors or keeping them, forfeits 201. each, and imprisonment, 3 H. 8. c. 9. EXP. vol. 4.

Masons.

It shall be felony to cause masons to confederate themselves in chapiters and assemblies, 3 H.6. c. 1. vol. 3. For other matters, see Artificers, Labourers

bourers.

Mass.

Every person convicted of saying

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or finging mals, to forfeit 200 marks,
and be imprisoned one year, &c.
every person hearing mass to forseit
200 marks, &c. 23 El. c. 1. § 4. vol.6.

He who discovers a priest or mass, to have one third of the forseiture, not exceeding 150 l. and in such case, he shall have 50 l. &c. 3 Ja. 1. 6.5 § 1. vol. 7

Any popish bishop, priest, &c. saying mass, &c. shall be adjudged to perpetual imprisonment, 11 & 12

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Master and Servant.

Servants withdrawing from their masters, with any money, goods, &c. delivered to keep, to the amount of 40 s. with intent to steal, &c. it shall be felony, 21 H. 8. c. 7. vol. 4.— Repealed by 1 Mar. session for 1. c. 1.— Revived and made perpetual by 5 El. c. 10. vol. 6.

Servants who through negligence fire any house, &c. to forfeit 100 l. or be sent to the work-house for 18 months, 6 An. c. 31. § 3. vol. 11. For other matters, see Felonies, Labourers, Manufastures, Servants.

Master of the Rolls.

The master of the rolls for the time being enabled to make leases for years, to rebuild the houses belonging to the rolls, 12 Car. 2.6.36. vol. 8. 20 Geo. 2.6.34. vol. 19.
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All orders and decrees made by the master of the rolls, except of such hature as ought only to be made by the lord chancellor, &c. to be valid as 20ts of the court of chancery subject to be altered, &c. by the lord chancellor, &c. 3 Geo. 2, 6, 30, vol. 16.

The yearly fum of 1200 l. part of the revenue of the Hanaper, to be paid to the mafter of the rolls, by equal half-yearly payments, for augmenting the income of his office, 23 Geo. 2. c. 25. § 6. vel. 20.

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Mead and Metheglin,

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another halfpenny, 12 Car.

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- another halfpenny for fix years, 22 & 23 Car. 2. 6. 5. § I. ! EXP. vol. 20.

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#### Meal.

Daties on exportation of meal, &c. to cease, &c. 11&12 W.3. t. 20. 4. vol. 10.

None shall carry at one load in London, &cc. in waggons, &cc. whose wheels are bound with iron streaks, more than twelve facks of meal, &c. on forfeiture of one of the horses, &c. 6 Geo. I. c. 6. vol. 14.

Measures.

One measure of wine shall be through the realm, one measure of ale, one measure of corn, namely the quarter of London, one breadth of dyed cloth, &c. Magn. Chart. 9 H. 3. c. 25. vol. 1. 27 Ed. 3. st. 2. c. 10. 13 R. 2. st. 1. £. 9. vol. 2.

It shall be inquired and presented by the oaths of twelve men, if there be any that fell by one measure, and buy by another; and if any do use falle measures, &c. Judic. Pillor. 51 H. 3, ft. 6. § 3, vol. 1. 18 Ed. 2. ft.

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Eight gallons shall make a London

bushel, &c. Tract. de ponderibus et Mensuris, 31 Ed. 1. st. 1. vol. 1.

The content of an acre in length and breadth in all proportions, &c. Ordin. for meafuring Land, 33 Ed. 1. ft. 6. Stat. comp. ulmar. incert. temp. I vel. 400. 24 H. 8. 6. 4. vel. 4.

The measure whereby toll must be taken at a mill shall be according to the King's standard, by the rase, and not by the heap or cantel, &c. Ordin. pro pistor. Stat. incert. temp. cap. 4. 1 vol. 391.

The standard of bushels, gallons, and ells, shall be sealed with the King's iron feal, they who fell or buy by unfeeled measures shall be grievoully america, &c. Ordin. pro pifter. Stat. incert. temp. cap. 8. I val. 399. 25 Ed. 3. ft. 5. v. 10. 13 R. 2. ft. 1. c. g. vol. 2.

The standard bushels and ells, sealed, shall be kept by mayors, bailiffs, &c. no grain shall be sold by the heap or cantle, except cats, malt, and meal, &c. Ordin. pro piftor. Stat. incert, temp. v. 9. I vol. 393. 14 Ed. 3. ft. 1. c. 12. vol. 1. 25 Ed. 3. ft. 5. 6. 10. 34 Ed. 3, 6. 6. 16 R. 2, c. 3, vol. 2. 7 H. 7. 6. 4. 11 H. 7. 6. 4. 12 H. 7. c. 5. vol. 4.

Justices of peace shall inquire of measures, &c. 34 Ed. 3. 4. 5. 6. 6. vol. 2. 2 H. 6. c. 11. vol. 3.

Measures in the county of Lancastur excepted, because always used to have greater measure there than in other

parts, 13 R. 2. st. 1. 6.9. vol. 2.

There shall be but eight bushels of corn, striked, to the quarter, 15 R. 2. 6.4. 17 R. 2. 6.4. Vel. 2.

H. 5. 6. 10. 201. 3. Every tun of wine to contain of English measure 252 gallons, the pipe 126 gallons, and so after the rate the tertian, and the hogshead, barrel, &c. 2 H. 6. c. 11. vol. 3. 1 R. 3. c. 13. 23 H. 8. c. 4. § 2. 28 H. 8. c. 14. § 5. vol. 4. 5 An. c. 27. § 17.

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ing measures, &c. 11 H. 6. c. 8. vol. 3. 28 H. 8. c. 14. \$ 5. val. 4.

There shall be but one measure of cloth through the realm, by the yard and the inch, and not by the yard and the handful, 18 H. b. c. 16. vol. 3.

A mile shall contain eight furlongs, every furlong forty poles, and every pole shall contain fixteen foot and an half, 35 *El. c.* 6. vol. 6.

There shall be but one weight, one measure, and one yard, according to the standard of the exchequer, throughout all the realm, as well in places privileged as without, &c. 16 Car. 1. c. 19. \$ 2. vol. 7.

Not to extend to corn referved for rents, &c. nor to water-measure in maritime towns, &c. 16 Car. 1. c. 19. § 7. vel. 7. 22 Car. 2. c. 8. § 2. 22 & 23 Car. 2. t. 12. § 5. vol. 8.

Thirty fix gallons of beer, of four ale quarts to the gallon, according to the standard of the exchequer, shall be accounted a barrel; and thirty two gallons of ale, in like manner, &c. 12 Car. 2. c. 23. § 20. 6. 24. § ·34. vol. 8. - Altered by I W. & M. Jeff: 1. c. 24 § 5. vol. 9. to thirty four gallons.

The clause in 16 Car. 1. c. 19. § 7. allowing water-measure in maritime towns, &c. repealed as to any fort of grain, or falt, 22 Car. 2. c. 8. § 2. vol. 8.

The sandard measure, commonly called Winchester measure, and no other, &c. to be used in selling all corn and grain, ground or unground, and all kind of falt, 22 Car. 2. c. 8. 🐧 2. 22 & 23 Car. 2. c.12. vol. 8. 5 & 6 W. & M. c. 7. § 18. 7 & 8 W. 3. c. 31. \$ 44. vol. 9.

Mayors and other officers, permitting the use of any other meafure, to forfeit 5 1. &c. 22 Car. 2. c. 8. § 3. vol. 8.

· He that has the toll, &c. to provide a brass measure to be chained in every publick market place, on forfeiture of 5 /. 22 Car. 2. c. 8. § 5.

Mea

22 & 23 Car. 2. c. 12. § 4. vol. 8. Constables may search for, seize, and break unsealed measures, 22 Csr., 2. c. 8. § 6. vol. 8.

Rent-corn, or tithe-corn, may be received as referved, &c. 22 & 23

Car. 2. c. 12. § 5. vol. 8.

Collectors of the excise to provide ale quarts and ale pints of brais standard measure, for the mayor, &c. of each city, &c. in their division, where no fuch is already, &c. on forfeiture of 5 l. &c. 11 & 12 W. 3. 1 15. § 3. vol. 10.

Water-measure shall be round, in diameter 18 inches and an half, and 8 inches deep, &c. fruit fold by water-measure shall be heaped, I An f. 1. c. 15. vol. 10.

Not to extend to sealed measures allowed by the fruiterer's company of London, I An. ft 1. c. 15. § 2. vol. 10. Every round bushel, eighteen inches and an half wide, and eight inches deep throughout, esteemed a Wiz-

thester bushel according to the standard, 1 An. ft. 2. c. 3. § 10. vol. 10. A cylinder, seven inches diameter, and fix inches deep throughout, &c. to be deemed a lawful wine gallon, &c. 5 An. c. 27. § 17. vol. 11. For other matters, see Beer, Ceals.

... Caopers, Corn, Drapery, Excise, Fuel, Gauging, Highways, Mals, Sail-cloth, Salt, Sope, Starch, Vinegar, Weights.

# Medietate Linguæ:

... In plea of the staple, if both parties are strangers, it shall be tried by strangers, in like manner, of denizens, and if the one party be denizen and the other an alien, one halt of the inquest shall be of denizens, and the other of aliens, 27 Ed. 3. ft. 2. c. 8. vol. 2.

In all inquests, where an alien is party, one half shall be of aliens, it fo many be in the place, &c. 28 Ed. 3. c. 13. § 2. vol. 2. 8 H. 6. c. 29.

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Mer
The statute 2 H. 5. st. z. c.3: concerning the qualification of jurors,
not to extend to inquests de medicate
linguæ, where an alien is party 8 H.

6. c. 29. vol. 3.

For other matters, see Aliens, Juries,

Trial.

# Mediterranean Passes.

Counterfeiting Mediterranean palfes, felony without benefit of clergy, and may be tried in any shire of Great Britain, &c. 4 Geo. 2. 6. 18. vol. 16.

#### Medway. (River)

None to act as pilots on the Medway, &c. without licence of the corporation of Trinity-house, &c. 5 Geo. 2. 6. 20. vol. 6.

For other matters, see Rochester.

#### Melasses,

mported within the time, to pay additional duty of 8 s. for every hundred weight, 2 W. & M. feff. 2.

c. 4. § 35. vol. 9.

— imported into any of the plantations, to pay 6 d. per gallon, 6

Geo. 2. c. 13. § 1. vol. 16.

For other matters, see Beer, &c. Brandy, &c. Plantations, Rice.

#### Merchants.

A merchant shall be amerced according to his offence, and saving his merchandize, Magn. Chart. 9 H. 3. c. 14. vol. 1.

All merchant strangers, if they were not openly prohibited before, shall safely come, go, stay, or pass through the realm, by rightful customs only; except in time of war, and then, shall be well intreated if our merchants be well intreated there, &c. Magn. Chart. 9 H.. 3. c. 30. 2 Ed. 3. c. 9. 14 Ed. 3. st. 2. c. 2. vol. 1. 5 R. 2. st. 2. c. 1. vol. 2.

On recognizance acknowledged to a merchant, before the mayor, &c. the day being past, he shall have ex-

ecution presently of goods, &c. Stat. Action Burnel, 11 Ed. 1. st. 1. vol. 1.

The recognizance of aftatute merchant shall be involled, &c. the day of payment being expired, the debtor shall be taken and committed to prifon, until, &c. and then all his lands, goods, &c. shall be extended, &c. stat. of Merchants, 13 Ed. 1. st. 3. t. 1. val. 1.

All merchants, aliens, &c. except the King's enemies, may buy and fell, &c. without disturbance, and if disturbed in any franchise, and right is not done to them, the same shall be seized, and double damages, &c. 9 Ed. 3. st. i. c. i. vol. 1. 38 Ed. 3. st. i. c. 2. vol. 2.

Merchants strangers may buy and sell without disturbance in gross or by retail at their will, in London, or other cities, ports, &c. 25 Ed. 3. st. 4. c. 2. 2 R. 2. st. 1. c. 1. 11 R. 2. c. 7. 16 R. 2. c. 1. vol. 2.

Merchants disturbed, &c. shall have speedy process, &c. according to the law of the staple, &c. 27 Ed. 3. st. 2. c. 2. c. 8. c. 13. c. 19. c. 20.

Where the goods of a merchant, lost on the sea, are brought into this realm, on proof of his property, &c. the same shall be delivered to him, without other suit at the common law, 27 Ed. 3. st. 2. c. 13. vol. 2.

One merchant's goods shall not be seised for another's debt, but upon cause; merchants of other countries, if war arise, shall have forty days by proclamation to sell their goods and depart, &c. 27 Ed. 3, st. 2. c. 17. vol. 2.

No merchant shall lose his goods for the offence of his servant, 27 Ed. 3. st. 2. c. 19. vol. 2.

Merchants shall have present remedy for any grievances done to them, according to the law-merchant, without ing driven to sue at the common law; and double damages, 27 Ed. 3. st. 2. c. 20. vol. 2.

Credit shall be given to the letters,

. Additional duty of 5 s. on every hundred weight of battery metal imported within the time, &c. 4 & 5 W. & M. c. 5. § 2. vol. 9.

Iron, copper, or mundick metal

may be exported, &c. except potmetal, gun-metal, shruff-metal, or other metal than what is made of English ore only, 5 & 6 W. & M. c. 17. vol. 9.

For other matters, see Brass, Copper, Gold, Iron, Lattin. Manusactures, Powterers.

Metheglin. See Mead.

# Middlesex.

The justices of the peace in Middlefex shall keep their sessions but twice in the year, saving to inquire of riots or forcible entries, 14H.6. c.4. vol.3. In actions triable by jurors of Mid-

diesex, the jurors shall be called the fourth day after the return, 8 Ed. 4. c. 3. vol. 3.

Inhabitants of Westminster exempted from serving on juries for the county of Middlesex, 7 & 8 W. 3. c. 32. § 9. vol. 9.

A memorial of all conveyances, wills, &c. that may affect any honors, lands, &c. within the county of Middlefex, may be registered, &c., and every conveyance made after such memorial registered, shall be void, &c. unless such memorial be registered before the registering of the conveyance, under which, &c. 7 Anc. 20. vol. 11.

No person shall be returned as a juror in Middlesex, who has been returned in the two terms preceding, 4 Geo. 2. c. 7. § 2. — Made perpetual by 6 Geo. 2. c. 37. § 1. vol. 16.

Leaseholders in Middlefex, where the improved rents amount to 50 l. per annum, liable to serve on juries, 4-Geo. 2. 6. 7. § 3. vol. 16.

Justices of the peace of Middlesex to make but one rate for repairing the New Prison, &c. 12 Geo. 2. 6. 29. § 15. vol. 17.

For other matters, see County Rates, Debt, &c. Gaol, Juries, Justices of Peace, Niss prius, Poor, Register.

Mild-boards. See Paste-boards.

Mildermin and Pouldaviss. See Sail-Cloth.

#### Miles.

A mile shall contain eight furlongs, every furlong forty poles, and every pole sixteen foot and an half, 35 El. c. 6. vol. 6.

The ten miles distance from the falt-pits, within which it is to be refined, shall be taken according to the common estimation of the place, &c. and not according to the statute measure, 8 Geo. 2. c. 12. § 2. vol. 16.

#### Militia.

No one shall be compelled to arm or go out of his shire, without necessity and sudden invasion, I Ed. 3. st: 2. c. 5. vol. 1.

The King shall give wages to the conductors, soldiers, &c. 1 Ed. 3. ft. 2. c. 7. vol. 1.

The King's wages to men of arms, &c. chosen to go in the service out of England, shall be from the day they depart out of the counties, till their return, 18 Ed. 3. st. 2. c. 7. vol. 2.

None shall be constrained to find men of arms, &c. unless they hold by such services, or common assent in parliament, 25 Ed. 3. st. 5. c. 8. vol. 2.

The number, rate, &c. of horses, armour, &c. each person is bound to keep, &c. and former statutes concerning the same, repealed, 4 & 5 Ph. & M. c. 2. vol. 6.—Repealed by 1 Ja. 1. c. 25. § 46. vol. 7.

Persons commanded to muster, not appearing, or not bringing their best array, &c. shall suffer imprisonment, &c. 4 & 5 Ph. & M. c. 3. § 2, &c. vol. 9.

Persons receiving money, &c. in aid of those who are to serve in the wars,

wars, &c. to employ the same in the fervice, 4 & 5 Ph. & M. c. 3. § 10. vol. a.

Inhabitants in cities, boroughs, or towns corporate, not compellable to muster out of the liberties of the same, 4 & 5 Pb. & M. c. 3. § 11. vol. 9.

The command of the militia, and all forces, &c. the undoubted right of the King, 13 Car. 2. ft. 1. c. 6. 13 & 14 Car. 2. c. 3. § 1. vol. 8.

His Majesty may issue commissions of lieutenancy for the several counties, &c. to approve of the deputy lieutenants, displace officers, &c. they shall have power to train, exercise, &c. 13 & 14 Car. 2. 6. 3. § 2. vol. 8.

The manner of charging and providing, horse, arms, &c. 13 & 14 Car. 2. c. 3. § 3, &c. 15 Car. 2. c.4. vol. 8. 1 Geo. 1. ft. 2. c. 14. vol. 13.

7 Geo. 2. c. 23. vol. 14.

Lieutenant, &c. to provide horse, man, arms, &c. where a papist is chargeable, and levy the fum on fuch papist's estate, 10 & 11 W. 3. 6. 12. § 2. — Made perpetual by 1 An. ft. 2. €. 23. § 3. vol. 10.

Where two or more are charged to find a man, horse, arms, &c. the deputy lieutenant may direct who shall be contributors thereto, &c. 10 & 11 W. 3. c. 12. § 3. — Made perpetual by 1 An. ft. 2. c. 23. § 2. vol. 10.

The justices, &c. not to issue warrants for raising any trophy money, before examination, &c. of the accounts of the same, for the year preceding, I An. ft. 2. c. 23. § 4. vol. 10. 10 An. c. 25. § 4. vol. 12.

The several lieutenants, &c. to appoint the length and fize of muskets, &c. 9 Geo. 1. c. 8. § 7. vol. 15.

The King to issue forth letters of lieutenancy for the respective counties: the lieutenants to affemble and arm the militia, 30 Geo. 2. (. 25. § 1. 31 Geo. 2. c. 26. vol. 22.

Commissions of lieutenancy and deputations already granted to stand good, 30 Geo. 2. c. 25. § 2. vel. 22. Vol. XXIV.

Lieutenants to have the chief command of the militia: the number of deputy lieutenants in each county: deputy lieutenant or colonel except in Wales, &c. to have 400 l. per annum, or be heir to 800 l. per annum: lieutenant colonel or major 300 l. per annum: captain 200 l. per annum: lieutenant 100 l. per annum: enfign 50 l. per annum; one moiety of the estates to be within the county for which they serve, 30 Geo. 2. c.25. § 3. 52, 53, 54, 55. 31 Geo. 2. c. 26. § 5. vol. 22.

What shall be deemed equal to an estate of 100 l. a year, &c. 30 Geo. 2.

c. 25. 4. vol. 22.

Officers in the militia may be promoted on extraordinary occasions, on account of merit, but none to an higher rank than captain, who want a qualification for that rank, 30 Geo. 2. c. 25. § 5, 6. vol. 22.

The qualifications required, not to extend to the tower, or tower hamlets, 30 Geo. 2. c. 25. § 7. § 66, &c. vol.22.

Deputy lieutenants and officers may be displaced at his Majesty's pleasure, 30 Geo. 2. c. 25. § 8. vol. 22.

Their qualifications to be left with the clerk of the peace, and filed; they are to take the oaths, &c. 30 Geo. 2. 1. 25. § 9. vol. 22.

Penalty of 200 l. on deputy lieutenants, and all above the degree of captains; 100 l. on captains, and those under, acting if not qualified, &c. 30 Geo. 2. c. 25. § 10. vol. 22.

Peers exempted from ferving, but they and their heirs apparent may be appointed deputy lieutenants or commission officers, 30 Geo. 2. c. 25. § II. Vol. 22.

A commission in the militia does not vacate a feat in parliament, 30 Geo. 2. c. 25. § 12. vol. 22.

At the end of four years, such a number of officers to be discharged. 30 Geo. 2. c. 25. § 13. vol. 22.

Adjutant from the King's forces to be appointed to each regiment of militia;

litia; serjeants to be appointed out of the army; and to be intitled to Chelsea Hospital: Serjeants appointed from thence to be re-admitted, 30 Geo. 2. c. 25. § 14. vol. 22.

Ale-house keepers, &c. disqualisted from being serjeants in the militia, 30 Geo. 2. c. 25. § 15. vol. 22.

Number of private men to be raifed in each county, 30 Gee. 2. c.

25. § 16. vol. 22.

Three commission officers allowed to eighty private men, &c. 30 Geo. 2. c. 25. § 17. — Repealed by 31 Geo. 2. c. 26. § 3. vol. 22.

Where too large a proportion of men is directed, the privy council is to regulate the same, 30 Geo. 2. 6. 25.

§ 18. vol. 22.

Lieutenants and deputy lieutenants to meet annually or oftener; orders to be iffued, &c. the constables to make returns of all men between the ages of 18 and 50 years, to be chosen by lot, &c. inrolled, &c. refusing to serve, or substitute, forfeit 10 l. &c. 30 Geo. 2. c. 25. § 19, 20. 31 Geo. 2. c. 26. § 11. vol. 22.

Militia-man, changing his residence, to serve in the place he removes to, and to give previous notice, &c. 30

' Geo. 2. c. 25. § 21. vol. 22.

New lists to be made out and returned at the annual meetings, and every third year, the number to be appointed, and to be chosen by lot, &c. no substitute to be excused from serving for himself: copies of the rolls to be transmitted, &c. Constables guilty of neglect, or fraud, may be imprisoned, &c. 30 Geo. 2. c. 25. § 22. vol. 22.

Private man personally serving for himself in the militia, exempted from flatute-work, parish offices, &c. 30 Geo. 2. c. 25. § 23. 31 Geo. 2. c. 26.

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No person who has served three years in the militia, personally or by substitute, is liable to serve again but in rotation, 30 Geo. 2. 6. 25. § 24. vol. 22.

The same liberty granted to married men in the militia, if called out in cases of publick danger, &c. to set up trades, as is granted to soldiers, &c. 30 Geo. 2. c. 25. § 25.

If a quaker be chosen and refuse to ferve or provide a substitute, the deputy lieutenants to provide one and levy the expence by distress and sale, &c. 30 Geo. 2. c. 25. § 26. vol. 22.

Within a month after return of the rolls, the lieutenant, &c. to form the militia, the officers, the training, &c. a clerk, ferjeant major, and dren major, to be appointed to each rement, 30 Geo. 2. c. 25. § 27, &c. vol. 22.

Each captain to have the charge of arms, &c. of his company, and churchwardens to provide chefts, &c. 30 Geo. 2. c. 25. § 32. vol. 22.

The King's lieutenant, or the colonel, may feize and remove the arms, &c. when necessary to the public peace, 30 Geo. 2. c. 25. § 33 vol. 22.

Person intrusted with custody of the arms, &c. delivering out the same unless by proper command, &c. may be committed for six months, 30 Gives 2. 6. 25. § 34. 37. vol. 22.

No pay, &c. until four fifths of men, &c. have been appointed, &c 30 Geo. 2. c. 25. § 35. vol. 22.

Militia-men absenting, disobedient drunk, neglecting to return his arms &c. to forseit, &c. 30 Ges. 2. c. 25

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No person in the militia liable a penalty for absence during the time of going to vote for member of parliament, or returning, 30 Geo. 2. 125. § 41. vol. 22.

All constables, and other peace of ficers required to be affishing in execution of the premisses, 30 Geo. 2

25. § 44. *vol.* 22.

In case of invasion, rebellion, & the King may order the militia to drawn out and embodied, and p

them under the command of general officers, with like pay as the King's forces, &c. 30 Geo. 2. c. 25. § 45. vol. 22.

In case of invasion or rebellion, the parliament is to be summoned, on fourteen days notice to meet, &c. 30

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Officers of the militia and army, are not to fit indifcriminately on rials for offences committed by the lifferent corps, 30 Geo. 2. c. 25. § 17. vol. 22.

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.8. vol. 22.

In case of invasion, &c. warrants o be iffued for carriages for the roops, &c. rates thereof, &c. conables to order them to be furnished, ic. 30 Geo. 2. c. 25. § 49, 50. vol.22.

Militia not liable to be marched ut of the kingdom, 30 Geo. 2. c. 25.

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Penalties, &c. not otherwise aplied, &c. to be paid to the clerk of ne regiment; and made a common ock, &c. 30 Geo. 2. c. 25. \$ 56. ol. 22.

In all fuits for acting as officer in ne militia, not being qualified, the roof of qualification to lie on the deindant, 30 Geo. 2. c.25. § 57. vol.22. Where a parish lies in several ounties, &c. the inhabitants shall rve in the militia of that county

herein the church is fituated, &c. o Geo. 2. c. 25. § 59, €c. vol. 22.

Lieutenants for London, &c. to levy ained bands as before, 30 Geo. 2.

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Militia of the tower hamlets to be nder the constable of the tower, &c. > Geo. 2, c. 25. § 66, 67. vol. 22.

Militia of the cinque ports to remain parate from that of the county, 30 20. 2. c. 25. § 68. vol. 22.

Persons doing duty in the King's icks exempted from ferving in the militia, 30 Geo. 2. c. 25. § 69. vol. 22. Repeal of former acts for raising the militia, 30 Geo. 2. 4. 25. § 70. vol. 22.

On death of any lieutenant, deputy is to act until a new one is appointed, 30 Geo. 2. c. 25. § 71. vol. 22.

The lieutenant to appoint the officers of the militia, before the second meeting of the deputy lieutenants, 31

Geo. 2. c. 26. § 2. vol. 22.

A leasehold estate originally granted for 21 years renewable, of the yearly value required, shall be deemed a qualification for deputy lieutenants and officers, 31 Geo. 2. c. 26. 4. vol. 22.

Captains in the militia may appoint and displace serieants, corporals, drummers, &c. with approbation of the lieutenants, &c. 31 Geo. 2. c, 26.

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A deputy lieutenant, and justice of the peace, may act in any fubdivision, 31 Geo. 2. c. 26. § 7. vol. 22.

Clerks to be appointed for the general meetings, &c. by the lieutenant, and the deputies, 31 Geo. 2. c. 26.

§ 8. vol. 22.

Where commissions have not been accepted, &c. the lieutenant to give notice in the Gazette, &c. for a meeting, &c. of persons qualified and willing to act as officers in the militia, to deliver in their names, and the rank wherein, &c. 31 Gco. 2. c. 26. § 9, & c. v₄l. 22.

Peers, officers in other regiments. &c. members of either university, clergymen, &c. peace officers, articled clerks, apprentices, &c. exempted from ferving in the militia, 31 Geo. 2. c. 26. § 12, 13. vol.. 22.

Deputy lieutenants and parish officers to be returned in the lists, and liable to serve in the militia, 31 Geo.

2. c. 26. § 14, &c. vol. 22.

Parishes may offer, and deputy lieutenants accept volunteers, the refidue of the quota to be chosen by lot out of the list; volunteers not appearing,

pearing, &c. the church-wardens to find another or forfeit 101. &c. 31 Geo 2. c. 26. § 17. vol. 22.

The oath to be taken, instead of the oaths before appointed, &c. 31

Geo. 2. c. 26. § 18. vol. 22.

Discharges may be granted, and vacancies filled up, at any meeting of the deputy lieutenants, &c. 31 Geo. 2. c. 26. § 19, 20. vol. 22.

The privy council upon receiving the corrected lists ordered to be transmitted to them, are to settle the quota of men to serve for each county, according to the proportion, &c. 31 Geo. 2. c. 26. § 21, 22. vol. 22.

Persons tampering with constables to make false returns, &c. forfeit 50/. &c. 31 Geo. 2. c. 26. \$ 23. vol. 22.

Militia-men exempted from statute work, and from ferving any parish-office, being pressed, &c. and substitutes, having been in actual service, are equally intitled with persons ferving for themselves, to set up any trade, 31 Geo. 2. c. 26. § 24. vol. 22.

Militia-men to retain their regimentals at the end of three years fervice, 31 Geo. 2. c. 26. § 25. vol. 22.

Militia-men falling fick on a march, &c. to be provided for by order of justice, &c. of the place, and the expence reimbursed by his proper parish, 31 Geo. 2. c. 26. § 26. vol. 22.

Every militia-man to receive one guinea upon being ordered out into actual fervice, 31 Geo. 2. c. 26. § 27.

Wol. 22.

Weekly allowance to distressed families of militia-men ordered out, &c. to be reimburfed out of the county stock, 31 Geo. 2. c. 26. § 28. wol 22.

Fines for not ferving in the militia to be applied in providing substitute, furplus to the regimental flock, 31 Geo. 2. c. 26. § 29. vol. 22.

The day of exercise, &c. to be appointed as best for the service, &c. 31 Geo. 2. c. 26. § 30, &c. vol. 22.

Attendance of constables on the

deputies, &c. enforced by like penalties as for noncompliance with orders, 31 Geo. 2. c. 26. § 35. vol. 22

Captain, &c. when the militia's called into actual fervice, may augment his company with volunteers, 31 Geo. 2. c. 26. § 36. vol. 22.

A commission officer, being a juflice of peace, may upon his own view, punish a militia-man for such offence as was punishable by recited act, 31 Geo. 2. c. 26. § 37. vol. 22.

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The several laws relating to the raising and training the militia, Rduced into one act of parliament, aplained, &c. 2 Geo. 3. c. 20. vol. 25 Explained and amended by 4 Geo. 3.4. 17. vol. 26.

Application of the money raised is defraying the charge of pay, &c. a the militia, &c. 2 Geo. 3. c. 35. 3 Geo. 3. c. 10. vol. 25. 4 Geo. 3. c. 32. vol. 26.

For other matters, see Arms, Certionan Cinque-Ports, Oaths, Soldiers.

#### Mills.

The toll of a mill shall be take according to the custom of the land and the strength of the water-course by the King's measure, &c. Ordin.je bakers, &c. incert.temp. c. 4. 1 vol. 391

No prohibition where tithe is de manded of a new mill, Artic. Cleri.

Ed. 2. st 1. c. 5. vol. 1.

Where any miller, &c. shall ! suspected of adulterating meal, flour, the magistrate, &c. upon E formation on oath, may enter 2 fearch, or grant a warrant to a per officer, to search, &c. 31 Geo. 2. 29. § 28. vol. 22.

The miller, &c. in whose pr misses any mixture or ingredients a found, and adjudged to be intend for adulterating, &c. shall forfeit u on conviction, not exceeding 15 nor less than 40 s. unless it be made appear that they were lodged there for some lawful purpose, &c. 31 Geo. 2. c. 29. § 29. vol. 22.

Persons obstructing such search, &c. to forfeit not exceeding 5 l. nor less than 20 s. 31 Geo. 2. c. 29. § 30.

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Any miller, &c. presuming to act as a magistrrte in the execution of this act, forfeits 50 l. to the informant, &c. 31 Geo. 2. c. 29. § 31. vol. 22. For other matters, see Measure, Fish.

#### Mines.

No mine of copper, tin, iron, or lead, to be a royal mine, although gold or filver may be extracted, 1 W. & M. sess. 1. c. 30. § 4: 5 & 6 W. & M. c. 6. § 2. vol. 9.

The King shall have the ore of such mines (except the tin ore, &c. in Devon and Cornwal) paying within thirty days, &c. for clean ore of cop-

per, the rate of 16 l. per ton, &c. 5 & 6 W. & M. c. 6. § 3, 4. vol. 9.

For relief of the creditors, &c. of the company of Mine-Adventurers, and for working the mines, &c. o

An. c. 24. vol. 12.

Entering mines of black-lead, with intent to steal, or hiring, &c. perfons to do so, deemed felony, and the offenders to be committed, &c. or transported for seven years, &c. 25 Geo. 2. c. 10. vol. 20.

Mines to be charged to the landtax by a pound-rate, I Geo. 3. c. 2.

§ 4. vol. 23. For other matters, see Felony, tit. Black-Lead, Forest.

Ministers of the Church of England. See Church, Ecclefiastical Courts, &c. Ordination, Religion, Scotland, Service and Sacraments, Vicars.

See Privileged Places. Mint for Coinage. See Money. Mi demeanor.

Persons in whose custody lead, iron, ippper, brass, bell-metal, or solder, suspected to be stolen, shall be found, not accounting fatisfactorily, shall be deemed guilty of a misdemeanor, 29 Geo. 2. c. 30. § 2, 3. vol. 21.

Misprision of Treason. See Treason.

Missing, (Thomas, esq.)

- his agreement with the principal officers of the ordnance for exchange of lands at Port/mouth for the fervice of his Majesty, confirmed, &c. 9 Geo. 1. c. 32. vol. 15.

Mohair Yarn. See Manufactures, Silk-Molasses. See Melasses.

#### Monasteries.

The custody of abbeys, &c. which appertain to the King, when they become vacant, shall not be fold, Magn. Chart. 9 H. 3. c. 5. vol. 1.

All patrons of abbeys, who have the advowson by the King's charters, or ancient possession, &c. shall have the custody of them, when they fall void, Magn. Chart. 9 H. 3. c. 33. vol. 1. 25 Ed. 3. st. 3. c. 1. vol. 2.

The abbots, priors, &c. give a fifteenth of all their moveables to the King, for his grant of the Great Charters, Magn. Chart. 9 H. 3. c. 37. vol. 1.

Abbots, priors, religious, &c. exempt from appearance at the sheriff's turn, except on special cause, Stat. Morleb. 52 H. 3. c. 10. vol. 1.

Successors of abbots, &c. have actions for goods withdrawn from their houses, &c. in the time of their predecessors, or during vacation, Stat. Marleb. 52 H. 3. c, 28. Stat. Westm. 1. 3 Ed. 1. c. 47. vol. 1.

None shall come with horses, servants, &c. and take lodging, &c. at religious houses, against their will; the sheriff shall not grieve religious men by often coming and lodging, &c. on pain of double damages, and fine, &c. Stat. Westm. 1. 3 Ed. 1. c. 1. Artic. Cleri. 9 Ed. 2. st. 1. c. 11. 1 Ed. 3. ft. 2. c. 10. 14 Ed. 3. ft. 4. c. I. vol. I.

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No

No waste shall be committed in abbacies, &c. in time of vacation,

Stat. Westm. 1. 3 Ed. 1. 6.21. vol. 1. Taking away a nun, though the

consent, shall be three years imprifonment, satisfaction to the house, and fine to the King, Stat. Westm. 2.

13 Ed. 1. c. 34. vol. 1.

Religious houses of the King's foundation, aliening their lands, shall be seized, &c. and of another founder, shall be recovered by contra formam collationis, Stat. Westin. 2. 13 Ed. 1. c. 41, vol. I.

Religious houses that hold by a barony, &c. shall pay one palfray, &c. on doing homage, &c. Stat. Westim. 2. 13 Ed. 1. c. 42. vol. 1.

The King provides remedy against exactions of alien priors, &c. of the Cestercientes, Premonstratenses, the order of St. Augustine, St. Benedict, &c. Stat. de Asportat. Religios. 35 Ed. 1. st. 1. c. 1, 4 Ed. 3. c. 6. 5 Ed. 3. c. 3. vol. 1. 25 H. 8, c. 21, vol. 4.

Nothing under the name of a rent, tallage, or any kind of imposition, &c. by exchange, fale, or other contract; nor shall religious houses send money affeffed by fuperiors out of the realm, nor carry goods, &c. by colour of visitation, &c. punishable as a contempt of the King's prohibition, Stat. de asportat. Religios. 35 Ed. 1. ft. 1. c. 2. vol. 1.

Alien priors, &c. of religious houses, &c. shall not impose or affels any tallages, charges, &c. on pain of all that they have or may forfeit, Stat. de asportat. Religios. 35 Ed. 1.

ft. 1. c. 3. vol. 1.

The common seal of the religious orders of Cesterciences, Premonstratenses, &c. shall be kept by the prior and four of the most worthy of the convent, &c, and all writings, otherwise sealed shall be void: abbots aliens may visit their inferiors in England; but shall carry nothing out of the realm, faving competent charges, Stat. de asportat. Religios, 35 Ed. 1. ft. 1. c. 4, vol. 1,

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The order of templars being diffolved, the King and other lords might retain their lands, but it feemed better to transfer them to other charitable uses; and all their lands are given to the order of St. John of Jerusalem, Stat. de terris Templar, 17 Ed. 2. ft. 3. vol. 1.

Abbots, priors, &c. shall not be charged with corodies, pensions, &c. by the King's requests, but where he ought, 1 Ed. 3. st. 2. c. 10. vol. 1.

Whether a prior be dative and removable, or perpetual, shall be tried by the ordinary, 9 R. 2. c. 4. vol. 2.

Religious person, &c. accepting provision from the pope, to be exempt of obedience regular, or ordinary, shall incur premunire, 2 H. 4. c. 3. vo!. 2.

Cestercians, &c. purchasing bulls to be discharged of tithe, shall incur premunire, 2 H. 4. c. 4. vol. 2. A vicar endowed shall be a fecular

man, and not a religious, 4H.4.612. vol. 2.

Infants shall not be received into the order of friars, without confent of their parents, &c. 4 H.4. c. 17.

Certain abbots, &c. may make their attornies in the courts of Staneliffe and Frendles, in the county of York, 3 H. 5. st. 2. 6. 2. 9 H. 6. c. 10.

No abbot or prior shall be appointed by any bishop to collect dismes or subsidies, out of the county where he dwells, 9 H. 5. st. 1. c. 9. vol. 3.

The abbot of Fountain in the county of York, may wage his law by attorney, or by a monk of the fame

house, 33 H. 6. c. 6. vol. 5. All religious houfes under the yearly revenue of 200 l. and all monasteries, &c. before assured to the King, or otherwise suppressed, &এ given to the King and his heirs, &q 27 H. 8. c. 28. vol. 4.

Not to prejudice other monasteries &c. above two hundred pounds year ly value, as to cells thereto appertaining, donative, &c. 27 H. 8. c. 28.

§ 7, 8. vol. 4.

Abbots, &c. shall not lose dignity, &c. by suppression of the monastery, &c. but exercise authority, &c. not from Rome, &c. 28 H. 8. c. 16. § 4. vol. 4.

Religious persons enabled to sue, &c. as if never professed, &c. 31 H. 8. c. 29. 5 & 6

Ed. 6. c. 14. vol. 5.

All monasteries that have been, or shall be dissolved, suppressed, &c. and all the sites, &c. thereof, shall be vested in the King, his heirs, &c. 31 H. 8. c. 13. vol. 4. 1 & 2 Pb. & M. c. 8. § 36, &c. 35 El. c. 3. vol. 6.

Such lands of monasteries, &c. as before the dissolution of them were discharged of tithes, shall be so held by the King and his patentee, &c.

31 H. 8. c. 13. § 21. vol. 4.

Monasteries, &c. that were exempt from ordinary visitation, &c. shall be within the jurisdiction of the ordinary, &c. 31 H. 8. c. 13. § 23. vol. 4.

The King's licence by word, to the duke of Norfolk, and to the lord Cobbam, to purchase the monastery of Sipton, &c. and the chantry of Cobbam, &c. confirmed, 31 H. 8. 1. 13. § 24, 31. vol. 4.

The same franchises, &c. that the ate owners of religious houses had within three months before their disolution, &c. shall be revived and be stually in the King and his heirs, &c. 32 H. 8. c. 20. vol. 5.

Lands, franchises, &c. of certain ate monasteries, &c. shall be in the sovernance of the duchy of Lancaster, inque ports, &c. 32 H. 8. c. 20. § 10,

2, 13. vol. 5.

The knights or friars of the relition of St. John of Jerusalem in Engand and Ireland, anciently knights of Chodes, adhering to the pope as sutreme, &c. are dissolved, deraigned, &c. 32 H. 8. 6. 24. vol. 5.

The lands, goods, &c. late be-

longing to the order of St. John, in England and Ireland, vested in the King, his heirs, &c. 32 H. 8. c. 24... § 4. vol. 5.

Sir William Weston, lately prior of St. John, shall have 1000 l. pension during his life, other pensions for life to others, but only to the King's true subjects, &c. 32 H. 8. c. 24. § 5, &c. vol. 5.

The master of the *Temple*, and two chaplains, shall retain their houses, salaries, &c. 32 H. 8. c. 24 § 9. vol.5.

Pensions, &c. due from religious lands dissolved, to bishops, archdeacons, &c. shall be paid by occupiers of the same, and recovered by ecclesiastical process, or at common law, as the cause may be determinable, 34 & 35 H. 8. c. 19. § 4, 5. vol. 5. 1 & 2 Pb. & M. c. 8. § 41. vol. 6.

Tenure, rent, &c. to be referved to the King on his grant of abbey lands, 35 H. 8. c. 14. 37 H. 8. c. 20. vol. 5. — Altered as to tenure by 12

Car. 2. c. 24. vol. 8.

All chantries, colleges, hospitals, &c. made to have continuance for ever, given to the King and his heirs, 37 H. 8. c. 4. 1 Ed. 6 c. 14. vol. 5.

Molesting any person of any abbey lands, shall incur the danger of premunire, 1 & 2 Pb. & M. c. 8. § 40. vol. 6.

For other matters, see Bishops, Ecclefiastical Persons, &. Mortmain, Templars, Tithes.

#### Money.

By consent of the whole realm, an English peny, called a Sterling, round without clipping, shall weigh 32 wheat-corns, and 20 d. do make an ounce, and 12 ounces, one pound, &c. 51 H. 3. Ass. Pan. et cervis. st. 1. § 3. Tract. de Pond. &c. 31 Ed. 1. st. 1. Ordin. pro mensur. Stat. incert. temp. 1 vol. 406.

Such as be taken for falle money shall be in no wife replevisable by the common writ, nor without writ

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Stat. Westm. 1. 3 Ed. 1. c. 15. vol. 1.

No person, on pain of forseiture, to receive or pay any other money than the coin of England, Ireland, and Scotland: no person shall import money into this country, but for his expences, &c. and that he shew the same, without concealment at the ports, &c. on forseiture of body and goods, Stat. de Moneta, 20 Ed. 1. st. 4. vol. 1.

No money clipt, mixed, or counterfeited, &c. shall be imported, used, &c. on forfeiture, &c. persons having such money, shall bore and send the same to the King's exchange to be new coined, 20 Ed. 1. st. 5. vol. 1.

Articles of foreign money to the damage of the *English*; filver money, with a mitre, at 20 s. which weighs only 16 s. 4 d. of *England*, &c. 20 Ed. 1. st. 6. vol. 1.

Importers of bad money called pollards, &c. to forfeit life and goods, Stat. de falfa moneta, 27 Ed. 1. ft. 3. vol. 1. 17 Ed. 3. ft. 1. § 2.—Declared to be treason by 25 Ed. 3. ft. 5. t. 2. vol. 2.

No English money, &c. to be exported, without licence, Stat. de falsa moneta, 27 Ed. 1. st. 3. vol. 1. 9 Ed. 3. st. 2. c. 1. 17 Ed. 3. st. 1. 5 R. 2. c. 2. 2 H. 4. c. 5. 4 H. 4. c. 16. vol. 2. 17 Ed. 4. c. 1. vol. 3.

The filver peny fterling, divided into halfpence and farthings, for the sake of the poor, not to be refused in buying and selling, being lawful metal, &c. on pain of imprisonment and pillory, Stat. de dimiss. denarior.

incert. temp. 1 vol. 406.

No false money or counterfeit serling, shall be imported, on forseiture; but money, bullion, &c. silver, may be brought to the exchanges, &c. 9 Ed. 3. st. 2. c. 2. vol. 1. 27 Ed. 3. st. 2. c. 14. vol. 2.

No sterling halfpeny, or farthing, &c. shall be molten to make vessel, &c. on forfeiture, imprisonment, &c. 9 Ed. 3. st. 2. c. 3. vol. 1. 17 R. 2. c. 1. vol. 2. 17 Ed. 4. c. 1. vol. 3. 4 H. 4. c. 10. vol. 2,

No manner of black money shall be current in the realm, 9 Ed. 3. ft. 2. c. 4. vol. 1.

Prosecutor of offenders against this statute shall have the fourth part of what shall be recovered, &c. 9 Ed. 3. sl. 2. c. 5. c. 10. vol. 1. 17 Ed. 3.

ft. 1. vol. 2.

Search shall be made that none export sterling money, plate, &c. without licence, nor import any false money, and counterfeit sterling, on forfeiture, &c. 9 Ed. 3. st. 2. c. 9 c. 10. c. 11. vol. 1. 17 Ed. 3. st. 1. 2 H. 4. c. 5. vol. 2.

Exigents shall be awarded against those who bring salse money in decent of the people, 18 Ed. 3. st. 1. vel. 2.

Counterfeiting the King's money, bringing false money into the realm counterfeited like the money of England, knowingly, and to make payment in deceit, &c. declared to be treason, 25 Ed. 3. st. 5. c. 2. vol. 2.

None but the King's exchangers shall make profit for such exchange, &c. on forfeiture of the money so exchanged, 25 Ed. 2. st. 5. c. 12. vsl.2.

changed, 25 Ed. 3. ft. 5. c. 12. vol.2. The money of gold or filver now current shall not be impaired in weight nor allay, and as soon as may be, shall be in the ancient sterling, 25 Ed. 3. ft. 5. c. 13. vol. 2.

Plate shall be received into the King's mint by weight, and the money delivered in the same manner, 25 Ed.

3. ft. 5. c. 20. vol. 2.

Any one may receive in payment foreign money that is good, of go'd and filver, but shall not be compelled thereto, 27 Ed. 3. st. 2. c. 14. § 1. vol. 2.

Merchants may import gold or filver in money or bullion, to the King's exchangers, and export as much new money, but not old flerling, &cc. 27 Ed. 3. ft. 2. c. 14. § 2.—Restrained by 4 H. 4. c. 15. vol. 2.

The Scottiff groat shall pass here for 3 d. and less according to the quantity of impairing, &c. 47 Ed.; 6, 2, 14 R. 2, 6, 12, vol. 2.

For every exchange made by foreign merchants, they shall be bound to buy merchandizes of the staple, &c. 14 R. 2. c. 2. vol. 2.

No foreign coin shall be current in England in any manner of payment, but shall be brought to be coined, on forfeiture, &c. 17 R. 2. c. 1. 2 H. 4. c. 6. 13 H. 4. c. 6. vol. 2.

The third part of the filver which shall be brought to the bullion, shall be coined in halfpence and farthings, and none shall melt the same, &c. 4

H. 4. c. 10. vol. 2.

No money shall be sent by exchange, &c. to Rome, &c. 9 H. 4. c. 8. vol. 2.

Gally halfpence, money of Scotland, &c. shall not be current in England, II H. 4. c. 5. 13 H. 4. c. 6. vol. 2. 3 H. 5. st. 1. vol. 3.

Importing Gally haltpence, Sufkin, dotkin, and Scottish filver money, &c. shall be felony, 3 H. 5. st. 1. c. 1. 2

H. 6. 1.9. vol. 3.

Clipping, washing, and filing the money of this realm, shall be high treason, 3 H. 5. st. 2. c. 6. vol. 3.—
Repealed by I Ed. 6. c. 12. vol. 5. 1 Mar. seff. 1. c. 1.— Revived by 5 El. c. 11. vol. 6.

Justices of affize, &c. may hear and determine offences of fallifying money, 3 H. 5. fl. 2.  $\iota$ . 7. vol. 3.

Every merchant stranger buying wool in *England*, and not coming to the *staple*, shall bring an ounce of bullion gold to the mint for every sack of wool, and in the same manner of three pieces of tin, &c. 8 H. 5. 4. 2. vol. 3.

The mint (hall be at *Calais* during the King's pleafure, 9 H. 5. ft. 1. c. 6. ft. 2. c. 5. 2 H. 6. c. 6. vol. 3.

No English gold money to be received in payment but by the King's weight, to be newly coined of just weight, 9 H. 5. st. 1. c. 11. vol. 3.

A confirmation of all statutes touching money, 9 H. 5. st. 2. 6. 1.

vol. 3.

All men may refort to the King's mint to have money new coined, delivered in eight days, according to the value they bring, 9 H. 5. ft. 2. 6. 2, 3, 4. vol. 3.

All the money of go'd and filver shall be of as good weight and allay as now made at the *Tower*, 9 H. 5.

ft. 2. 4. 6. vol. 3.

The weight of the gold noble,

farthing, &c. shall be sent to every city, 9 H. 5. st. 2. c. 7. vol. 3.

The King's council may affign masters, &c. to make money, and exchanges to be held where they deem

necessary, 1 H. 6. c. 1. vol. 3.

The master of the mint shall send all the gold and silver to be coined that comes to his hands by exchange, I. H. 6. c. 4. 2 H. 6. c. 12. vol. 3.

The money called blanks shall not be current, 2 H. 6. c. 9. vol. 3.

The master of the mint shall keep his allay according to his indenture, and coin gold nobles, half nobles, &c. the King's assayer, shall set the value rightfully, &c. 2 H. 6. c. 12. vol. 3.

A proportion of the price of wool, &c. at the staple at Calais, to be forged in the King's coin, 8 H. 6. c. 18. 11 H. 6. c. 13. 14 H. 6. c. 2. 3 Ed. 4.

c. 1. vol. 3.

No merchant alien shall oblige any subject to make him payment in gold, nor resuse payment in silver, 8 H. 6. c. 24. vol. 3.

No Irish money shall be current in England or Wales, on pain of forfeiture, nor any sufficient English money of gold or filver, be melted, exported, &c. 17 Ed. 4. c. 1. vol. 3. 19 H. 7. c. 5. vol. 4.

None shall make rechange of money without the King's licence, 3 H. 7. c. 6. vol. 4. — Repealed by 37 H. 8. c. 9. vol. 5.

No finer of gold or filver to fell any molten, or allayed, but for augmenting coin to officers of the mint, &c. repeal of patents of offices be-

longing

longing to the mint, 4 H. 7. c. 2.

vel. 4.

Forging of foreign coin made current here, made treason, 4 H. 7. c. 18. vol. 4. — Repealed by 1 Ed. 6. c. 12. vol. 5. 1 Mar. self. 1, c. 1. vol. 6.

Persons shall be compelled to receive the current gold and silver coin of this realm, for the sums they were coined for; but money clipt or diminished, shall not be current in payment, but may be changed after the custom of the mint, 19 H. 7. c. 5. vol. 4.

Exporting money, plate, &c. to forfeit double value, 3 H. 8. c. 1. EXP. vol. 4.

The tenth part of money coined for any person shall be paid in half-pence and farthings, half-angels, &c,

14 & 15 H. 8. c. 12. vol. 4.

Attainder confirmed of Sir Wil-Earn Sherrington of high treason for counterfeiting testions to the value of twelve thousand pounds, 2 & 3 Ed. 6. c. 17. vol. 5.

Giving or receiving for money, more than it is current for, shall forfeit the money, and suffer a years imprisonment, 5 & 6 Ed. 6. c. 19. vol. 5.

Counterfeiting gold or filver coin, not of the proper coin of this realm, current here by the royal confent, thall be high treason, 1 Mar. fl. 2. c. 6. § 2. vol. 6.

Importing such counterfeit money with intent to make payment, &c. shall be high treason, 1 & 2 Ph. &

M. c. 11. § 2. vol. 6.

Indictment, trial, evidence, &c. in offences concerning the coin current in this realm shall be as accustomed, &c. 1 & 2 Ph. & M. c. 11. § 3. vol. 6.. 15 Geo. 2. c. 28. § 5. vol. 18.

Clipping, washing, rounding, or filing of any coin, &c. current in the realm by proclamation, shall be high treason, 5 El. c. 11. § 2. 18 El. c. 1.

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Grantees of forfeitures of lands or goods, shall in this case enjoy them, 5 El. 6. 11. § 3. vol. 6.

These offences make no corruption of blood or forseiture of dower, 5 El. c. 11. § 4. 18 El. c. 1. § 2. vol. 6. 15 Geo. 2. c. 28. § 4. vol. 18.

Peers indicted for these offences

Peers indicted for these offences shall have their trial as heretofore used, 5 El. c. 11. § 5. 18 El. c. 1. §

2. vol. 6.

Forging foreign money of gold or filver, not current here, misprission of treason, imprisonment, forfeiture of lands and goods, &c. 14 El. c. 3. vol. 6.

Diminishing, scaling, lightening, &c. 2ny coin current within this realm, aiders, &c. shall be high treafon, 18 El. c. 1. vol. 6.

None thall melt

None shall melt any current filver money of this realm, on forfeiture of the same, and also the double value, and disfranchisment if a freeman, or if not, six months imprisonment, 13 & 14 Car. 2. c. 31. vol. 8.

Foreign coin or bullion, duly entered, may be exported duty free,

15 Car. 2. c. 7. § 12. vol. 8.

Every person bringing standard gold or silver to the mint, shall receive as much in coin, without charge for coinage, or undue preference, &c. 18 Car. 2. c. 5. 25 Car. 2. c. 8. 1 Ja. 2. c. 7. vol. 8. 4 & 5 IV. & M. c.24. § 3. vol. 9. 27 Geo. 2. c. 11. vol. 21.

There shall be no expectation for

There shall be no confiscation, &c. of any gold or silver brought to the mint to be coined, upon any embargo, war, &c. 18 Car. 2. c. 5. § 5. vol. 8.

A duty of ten shillings per ton on wine, vinegar, cyder or beer imported, and wenty shillings per ton on brandy, to be appropriated to defray the charge of coinage, &c. 18 Car. 2. c. 5. § 6, &c. 25 Car. 2. c. 8. vol. 8.

All gold and filver extracted by refining of metals, shall be brought to the mint to be coined, and paid for to the full value, 1 W. & M. feff. 1. c. 30. vol. 9.

Any person paying, receiving, &c. money for more than it was coined for, shall forseit ten pounds for every

twenty

twenty shillings, 6 & 7 W. 3. c. 17.

\$ 2. vol. 9.

No person to cast bars, &c. of silver, nor stamp them like Spanish money, on forfeiture of the same and 500 l. 6 & 7 W. 3. c. 17. § 3. vol. 9.

Any person buying, selling or posfelling, clippings or filings of the current coin of this kingdom, shall forfeit the same, and five hundred pounds, and be branded, &c. 6 & 7

W. 3. c. 17. \$ 4. vol. 9.

No person shall export bullion, before the fame is stamped, and oath made that the same was not coin, clippings, &c. 6 & 7 W. 3. c. 17. § 5, &c. 7 & 8 W. 3. c. 19. § 6, &c. vol. q.

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The clipt money in the exchequer, &c. to be told, weighed, entred, &c. and coined, 7 & 8 W. 3. c. 1. 7 & 8 W. 3. c. 18. c. 19. § 5. vol. 9.

Hammered money not to be curunless unclipt, and struck. rent, through, 7 & 8 W. 3. c. 1. § 11. 7

& 8 W. 3. c. 19. § 11. vol. 9.

Out of every hundred weight of troy, forty pounds to be coined in shillings, and ten pounds in fix pences, 7 & 8 W. 3. c. 1. § 13. 7 & 8 W.3. c. 30. \$ 47. vol. 9.

Guineas, not to pass at any higher rate than 26 s. 7 & 8 W. 3. c. 10. 18. than 22 s. 7 & 8 W. 3. c. 19. §

12. vol. 9.

The encouragement for coining guineas, suspended for a certain time, 7 & 8 W. 3. c. 13. vol. 91 - Repealed by 8 W. 3. c. 1. vol. 10.

All coining presses not brought into the mint, to be seised, 7 & 8 W. 2. 6. 19. § 4. vol. 9.

Clipt money not to be taken in payment, &c. on forfeiture of double the value, &c. 7 & 8 W. 3. c. 19. §

11. vol. q.

Guineas and half guineas may be freely imported, 8 W. 3. c. 1. § 2. vol. 10.

One or more mills, &c. may be employed for the coinage of gold; the coinage of gold and of filver, to be kept in distinct accounts, 8 W. 3. c. 1. § 3. vol. 10.

Hammered filver money to be brought to the mint, and coined, &c. not to be current except by weight, 8 W. 3. c. 2. 8 & 9 W. 3. c. 8. § 11.

9 W. 3. c. 2. § 2. vol. 10.

Persons bringing wrought plate to the mints to be coined shall receive for the same 5 s. 4 d. an ounce, within the time limited, &c. 8 & 9 W. 3.

c. 8. vol. 10.

No smith, &c. except employed in the mint, &c. shall make or mend any dye, &c. to stamp any current coin, nor make any edging tools, &c. nor coining, or cutting press or engine, &c. nor have any such in their custody: offenders, &c. guilty of high treason, 8 & 9 W. 3. c. 26. vol. 10.— Made perpetual by 7 An. c. 25. 🕻 1. vol. 12.

Persons conveying out of the mint any puncheon, &c. and concealing the same, guilty of high treason, 8 &

9 W. 3. c. 26. \$ 2. vol. 10.

Persons marking the edges of any counterfeit coin, guilty of high treafon, 8 & 9 W. 3. c. 26. § 3. vol. 10.

Colcuring, gilding, &c. any coin resembling the current coin, high treason, 8 & 9 W.3. c. 26. § 4. vol. 10.

Coining instruments, engines, &c. counterfeit money, &c. feised and produced in evidence, shall afterwards be cut in pieces, &c. 8 & 9 W. 3. 6. 26. § 5. vol. 10.

Persons blanching copper for sale,

or mixing blanched copper with filver, &c. or taking or paying counterfeit milled money, &c. guilty of felony, 8 & 9 W. 3. c. 26. § 6. vol. 10.

No hammered filver coin thall be lawful or current in any payment, &c. 9 W. 3. c. 2. § 1. vol. 10. 7 An.

c. 25. § 1. vol. 11.

Any person may cut or deface diminished or counterfeit money; the person tendring such money to bear the loss, &c. 9 & 10 W. 3. c. 21. wel. 10.

Suspension of coining farthings and halfpence for one year, 9 & 10

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Offenders in making, mending, &c. instruments, &c. for coining, may be profecuted in fix months after the offence, 1 An. ft. 1. c. 9. § 2. vol.10. 7 An. c. 25. § 2. vol. 11.

The lord treasurer, &c. may issue 500 l. &c. yearly out of the coinage duties for salaries of officers of the mint, &c. 4 An. c. 22. 7 An. c. 24.

wol. 11.

Treasury to supply deficiency in the coinage duty, by way of imprest, &c. I Geo. I. ft. 2. c. 43. § 2. vol. 13.

Treasury may apply 15,000 l. yearly for defraying the expences of the mints of *England* and Scotland, 9 Geo. 1. c. 19. § 2. vol. 15. 4 Geo. 2. c. 12. § 2. vol. 16. 12 Geo. 2. c. 5. § 2. vol. 17. 19 Geo. 2. c. 14. § 2. vol. 18. 27 Geo. 2. c. 11. § 2. vol. 21.

Counterfeiting or coining broad pieces, before the 21 February 1733, shall suffer as in high treason, &c. 6

Geo. 2. c. 26. vol. 16.

Colouring, &c. a shilling or six pence, to resemble a guinea, or balfpence to resemble a shilling, &c. shall be high trea on, 15 Geo. 2. c. 28. vol. 17.

Uttering false money knowingly, fix months imprisonment, &c. for the fecond offence two years imprisonment, &c. for the third offence, felony without clergy, 15 Geo. 2. c. 28. § 2. 9. vol. 17.

Ut.ering false money twice within

ten days, or having other false money in custody, to suffer a year's imprisonment, &c. subsequent offence felon without benefit of clergy, 15 Geo. 2. c. 28. § 3. vol. 17.

Coiners of copper money to be imprisoned two years, 15 Geo. 2. c. 28.

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Treasury may defray the expence of profecuting coiners, &c. 15 Ga. 2. c. 28. § 10. vol. 17.

All offences in counterfeiting, impairing, &c. money current in this realm, making instruments, &c. for coining, excepted out of the general pardon, 20 Geo. 2. c. 52. § 9. vol. 19.

All offences in importing, uttering, &c. counterfeit money against 15 Ges. 2. c. 28. excepted out of the general pardon, 20 Geo. 2. c. 52. § 10. vel. 19. For other matters, fee Felonies, tit.

Money. Gold and Silver, Merchants, Plantations, Treason, Outlawry,

Weights.

Monks. See Monasteries. Monmouth. See Wales.

# Monopolies,

Charter of incorporation to certain merchants to trade into Spain, &c. disabling others, declared contrary to law, 3 7a. 1. c. 6. vol. 7.

The charter of incorporation granted by Queen Elizabeth to certain merchants of Exeter, to continue notwithstanding, 4 Ja. 1. c. 9. vol. 7.

All monopolies, &c. contrary to the laws of the realm, and shall be

void, 21 Ja. 1. 1.3. vol. 7.

All monopolies, &c. shall be tried by the common law, 21 Ja. 1. c. 3. 2. vol. 7.

All persons disabled to use monopolies, 21 Ja. 1. c. 3. § 3. vol. 7.

Party grieved by pretext of a monopoly, &c. shall recover treble damages and double costs; he that delays an action grounded upon this statute, incurs a præmunire, 21 Ja. 1. c. 3. § 4. vol. 7.

Not

Not to extend to patents, &c. for 21 years for the fole working, &c. any new invented manufacture, &c. 21 fa. 1. c. 3. § 5, &c. vol. 7.

A judgement given in chancery, annulling patents granted to H. H. for the fole drying, &c. of fish, in Devon and Cornwall, confirmed, 21

7a. 1. c. 11. vol. 7.

All patents for the fole making brandy, spirits, &c. declared to be void, 2 W. & M. st. 2. c. 9. § 13. vol. 9.

For other matters, see Corporations, Gunpowder.

Monstrans de Droit. See Traverse.

#### Montrose.

A duty of two pennies Scots upon every pint of ale vended there, for supplying the town with fresh water, &c. 6 Geo. 1. c. 7. vol. 14. 7 Geo. 2. c. 5. vol. 16.

Moravians. See Nonconformists, Quakers.

Moscovy. See Russia.

#### Mortdancester.

All the heirs shall recover by writ of Mortdauncestor, Stat. Glouc. 6 Ed. 1. c. 6. vol. 1.

The plea in Mortdauncestor that the demandant is not next heir, shall be admitted in writs of cosinage, aiel, and besaiel. Stat. Westm. 2. 13 Ed. I. c. 20. vol. I.

For other matters, see Assis, Damages, Infant, Limitation of Assions, Voucher, Wales.

#### Martgage,

to defeat the lord of his wardship, &c. shall be tried whether it was made bona fide, or by collusion, Stat. Marleb. 52 H. 3. c. 6. vol. 1.

The jewels mortgaged by King Hen. 5. if not redeemed within half a year, shall belong to the mortgagees, except ancient jewels of the crown, 1H. 6. c. 5. vol. 3.

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A mortgager not giving notice to the mortgagee of a prior judgment, statute, &c. shall lose his equity of redemption, unless upon notice, he discharges the same in six months, 4, & 5 W. & M. c. 16. § 2. vol. 9.

Person mortgaging twice, without giving notice of the first mortgage, shall lose his equity of redemption, 4 & 5 W. & M. c. 16. § 3. vol. 9.

The under mortgagees may redeem any former mortgage, 4 & 5 W.

& M. c. 16. § 4. vol. 9.

Not to bar the widow of fuch mortgager of right of dower, who did not join in fuch mortgage, &c. 4 & 5 W. & M. c. 16. § 5. vol. 9.

In actions concerning mortgages, or ejectments, no fuit to foreclose being depending, the mortgagors tender of principal, interest and costs in court, shall be deemed full satisfaction, and the court may compel the mortgagee to surrender, 7 Geo.2. c. 20. § 1. vol. 16.

On bills to foreclose, the court on defendant's request, may proceed to a decree before a regular hearing, 7 Geo. 2. c. 20. § 2. vol. 16.

Not to extend to cases where the right of redemption is controverted, or the money due not adjusted, or to prejudice any subsequent mortgage, 7 Geo. 2. c. 20. § 3. vol. 16.

For other matters, see Bankrupts, Idiots, Infants, Parliament, Register, Rent, Wales.

#### Mortmain.

Not lawful to give lands to a religious house, and to retake the same, to hold of such house; the gift shall be void, and on conviction, the land shall accrue to the lord of the see, Magn. Chart. 9 H. 3. c. 36. vol. 1.

No religious, under colour of gift, lease, or other engine, shall take lands in mortmain, the next lord, &c. may enter, and in their default the King, Stat. Mortm. 7 Ed. 1. st. 2. vol. 1.

On recovery of land in mortmain,

by default, it shall be inquired whether the demandant had right, and if not, the land shall accrue to the next lord, &c. and in their default to the King, Stat. Westm. 2. 13 Ed. 1. c. 32. vol. 1.

Where tenants fet up crosses to defend themselves against the lords of the see, by privileges of hospitalers, &c. the lands shall be forfeited for mortmain, Stat. Westm. 2. 13 Ed. 1.

c. 33. vol. 1.

If religious house alien their lands, the King, or the sounder, shall recover the same, by contra formam collationis, Stat. Westm. 2. 13 Ed. 1. c. 41. vol. 1.

No feoffment in fee shall be made to assure lands in mortmain, Stat. Quia emptor terrar. 18 Ed. 1. st. 1. c.

3. vol. 1.

Men of religion that would amortife lands shall sue a writ of ad quod damnum, and if the same be above 20 s. yearly, shall make fine in the exchequer, Ordin. de Libertat. perquirend. 27 Ed. 1. st. 2. Stat. de brevi de inquisit. incert. temp. 1 vol. 400.

The King will not grant licence of mortmain, without assent of the mesne lords, Stat. of amortising, 34 Ed. 1.

ft. 3. vol. I.

Prelates, &c. impeached for purchasing in mortmain, if they shew the King's licence, and process of ad quod damnum, or sine made, shall go acquit, and if not, shall be received to make a convenient sine, 18 Ed. 3. st. 3. c. 3. vol. 2.

Converting lands to a church-yard, without licence, is mortmain, conveying lands to commonalties, &c. to the use of religious persons, is mortmain and forseiture, &c. 15 R. 2. 6.5.

wol. 2.

A legacy may be bequeathed to the parson, vicar, &c. or to the high altar of the church, 21 H.8. c. 6. § 5. vol. 4.

Feoffments and affurances of lands, tenements, &c. to churches, com-

monalties, &c. void, as mortmain, 23 H. 8. c. 10. vol. 4.

Such affurances, not exceeding the term of twenty years, lawful, 23 H. 8. c. 10. § 3. vol. 4.

Customs to devise in mortmain, in cities and towns, saved, 23 H.S. s.

10. § 5. vol. 4.

All persons seised in see, may give lands, &c. in mortmain, 1 & 2 Pb. & M. c. 8. § 51. vol. 6.

The clause giving liberty of amnfing lands, to continue only during the next twenty years, 1 & 2 Ph. A

M. c. 8. § 52. vol. 6.

Donors of lands in mortmain, may reserve tenure in frank almoigne, or by divine service, 1 & 2 Ph. & M. c. 8.

§ 54. vol. 6.

It shall be lawful for twenty years next ensuing to give lands, &c. for the use of the poor, maintenance of the house of correction, &c. 35 El. c. 7. § 27. 39 El. c. 5. 21 Ja. 1. c. 1. vol. 7.

Owners of impropriations may beflow tithes for maintenance of fuch churches, without licence of mortmain, 17 Car. 2. c. 3. § 7. vol. 8.

Parsons and vicars not having settled means of 1001. per annum, may purchase and annex lands, &c. without licence of mortmain, 17 Car. 2. 1. 3. § 8. vol. 8.

Corporations may purchase feefarm rents under the act for sale thereof, notwithstanding the statutes of mortmain, 22 Car. 2. c. 6. § 10. vol. 8.

The King may grant licence to aliene or purchase in mortmain, and such lands not to be subject to any forseiture thereby, 7 & 8 W. 3. 6. 37.

vol. 9.

No lands, &c. nor money to be laid out in lands, shall be given to any bodies corporate, &c. unless by indenture, &c. twelve months before the death of the donor, and inrolled, &c. 9 Geo. 2. c. 36. vol. 17.

Not to prejudice the two universi-

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ties, or the colleges of Eton, Winchester, or Westminster, 9 Geo. 2. c. 36.

\$ 4. vol. 17.

No fuch college to hold more advowsons than shall be equal to one moiety of their fellows, &c. 9 Geo.2. c. 36. § 5. vol. 17.

For other matters, see East India Company, Fee-Farm Rents, First Fruits, Monasteries, Superstitious Uses, Vicar, Union, Worcester.

#### Mortuary.

Where a mortuary hath been used to be given, it may be fued for in the spiritual court, and no prohibition, Stat. circumspecte agatis, 13 Ed. 1. ft.

4. 9 Ed. 2. ft. 1. c. 1. vol. 1.

No mortuary due where the goods at the time of the death were under ten marks; shall be demanded in fuch place only where mornuaries have been used to be paid, no more than 10 s. and where the goods were under the fum of 30 l. no more than 3 s. 4 d. &c. 21 H. 8. c. 6. 26 H. 8. 6. 15. vol. 4.

No mortuaries in Wales, Calais, or Berwick, 21 H. 8. c.6. § 6. vol. 4.

Mortuaries may be taken by the bishops of Bangor, St. David's, St. Asaph, and the archdeacon of Chester, as heretofore accustomed; in places where mortuaries of less value have been accultomed, no more shall be a taken, 21 H. 8. c. 6. § 7. vol. 4.

The bishops of Banger, &c. shall take no mortuaries, and in recompence, the next rectory, &c. united to the bishoprick, 12 An. st, 2. c. 6.

vol. 13.

Mortuaries taken away in the archdeaconry of Chester belonging to the bishop, and in recompense, the rectory of Waverton annexed to the see of Chester, 28 Geo. 2. c. 6. vol. 21.

#### Mum.

---- every barrel imported to pay a duty of 12 Car. 2. c. 23. vol. 7.

--- and by 12 Car. 2. c. 24. 0 30 — and by 4 IV.&M.c.3. o —and by 5 & 6 W. & M. c. 20, § 10. vol. 9. – and by, 4 An. c. 6. § 10. — and by 12 An. ft. 1. c. 2. § 1. 0 10 0 - and by 1 Geo. 3. c. 3. vol. 23. - may be exported paying 1 s. for every ton, and the excise, repaid,

&c. 1 IV. & M. seff. 1. 1. 22. § 1. Causing the same to be relanded, forfeiture, &c. the masters of ships to be charged, according to the usual quantity, for so many men, 1 W. & M. sess. 1. c. 22. § 2. vol. 9.

Excise on foreign mum imported, not to be repaid upon exportation, 1 W. & M. seff. 1. c. 22. § 4. vol. 9.

The duty to be levied in fuch manner and form, &c. as by the laws relating to the revenue of excise, 2 W. & M. sess. 2. c. 10. § 3. 5 & 6 W. & M. c. 20. § 11. vol. 9. 4 An. c. 6. § 16. vol. 11. 1 Geo. 3. c. 3: § 2. vol. 23.

#### Mummers,

--- thall be imprisoned three months, and fined at the justices difcretion, 3 H. 8. c. 9. vol. 4. EXP.

> Mundick. See Metal.

#### Murage.

Towns who take murage otherwife than it was granted, shall lose their grant for ever, Stat. Westm. 1. 3 Ed. 1. c. 31. vol. 1.

# Murder.

--- not where it is found miffortune only, but in such as are slain by felony, and not otherwise, Stat. Marleb. 52 H: 3. c. 25. vol. I.

-- (hall be tried by the country, and if it be found in his defence, or by misfortune, the King may take him to his grace, Stat. Glouc. 6 Ed. 1. ft. 1. c. 9. vol. 1.

Trespassers in forests, parks, &c.

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after hue and cry, &c. being killed in arresting them, the party shall not be troubled for the same, 21 Ed. 1. st. 2. vol. 1.

A murderer indicted shall be arraigned presently: if any person be slain in the day, and the murderer escape, the township shall be amerced: appeal of murder, if benefit of clergy be not had, lies within the year, notwithstanding acquittal, or attainder, 3 H. 7. c. 1. vol. 4.

No forfeiture for killing any perfon that attempted to murder or rob,

24 H. 8. c. 5. vel. 4.

Where a person was seloniously stricken or poisoned in one county, and dies of the same in another, the indictment, appeal, &c. shall be in the county where the party died, 2 & 3 Ed. 6. c. 24. vol. 5.

Where any person is seloniously stricken or poisoned, on the sea, or out of England, and dies in England, and dies on the sea, or out of England, and dies on the sea, or out of England, indistment, &c. of principal and accessaries, shall be good in such county where either the death or stroke respectively happened, 2 Geo. 2. c. 21. vol. 16.

Murderers to be executed the next day but one after sentence, their bodies to be anatomized, &c. the sentence to express the same, &c. 25 Geo. 2. c. 37. vol. 20.

For other matters, see Appeal, Bail, Bastard, Clergy, Felons and Felony, Odio et Atia, Palace, Pardon, Parks, &c. Trial.

Muscovy. See Russia.

Muslins.

Additional duty on all muslins imported after the rate of 15 l. for every 100 l. value, 11 & 12 W. 3. c. 3. § 1. vol. 10. 3 & 4 An c. 4. § 1. 6 An. c. 22. — Made perpetual by 7 An. c. 7. § 26. vol. 11.

If muslins for which duty was paid, be again exported, the duty to be re-

paid, 12 & 13 W. 3. c. 11. § 13. 24.
10. 7 Geo. 1. ft. 1. c. 21. § 11. vol.14

All thin callicoes, callico lawn, plain and flowered neckcloths, night rails, aprons, &c. to be deemed mullins, 12 & 13 W. 3. c. 11. § 14. vol.

Permission to the East India company to give security for payment a customs of goods imported, &c. not to alter the duties on muslins, &c. 10 An. c. 29. vol. 12.

For other matters, see India Goez, Linen. Mustering of Soldiers. See Milita,

Mute. See Clergy, Felony.

Mutiny. See Admiral, Militia, Seemen, Soldiers.

Mutton and Lamb. See Cattle.

# NAME. See Addition.

Nassaborough.

The justices of peace within the hundred of Nassaborough, in the county of Northampton, may determine appeals against orders of removal, in their quarter sessions, 9 Geo. 1. 1. 7. § 7: vol. 15.

#### Naturalization.

By the law of the crown, the King's children wherefoever born, are inheritable, &c. as natural born subjects; as also the children of English subjects born abroad, 25 Ed. 3. st. 2 vol. 2. 7 An. c. 5. § 3. vol. 11. 10 An. c. 5. vol. 12. 4 Geo. 2. c. 21. vol. 16.

The children of Thomas Points, William Castelin, and John Dimmois, born beyond sea, shall be deemed natural subjects, &c. 33 H. 8. c. 25. vol. 5.

No person to be naturalized, &c. who has not within a month before the bill exhibited, received the sacrament, &c. 7 Ja. 1. c. 2. vol. 7.

All persons born abroad, in the time of the late troubles whose parents

rents were subjects, declared natural born subjects, within seven years to receive the sacrament, &c. 29 Car. 2. c. 6. vol. 8.

Children born abroad during the war, whose parents were in the service of this government, naturalized,

9 & 10 W. 3. 1. 20. vol. 10.

The King's natural born subjects shall inherit as heirs to any honours, manors, &c. though their parents were born out of the King's dominions, 11 & 12 W. 3. c. 6. vol. 10.— Explained by 25 Geo. 2. c. 39. vol. 20.

No person naturalized, unless born of English parents, after the limitation of the crown by this act shall take effect, shall be capable to be of the privy council, of parliament, &c. 12

& 13 W. 3. c. 2. § 3. vol. 10.

All persons who shall take the paths, subscribe the declaration appointed, receive the facrament, &c. shall be deemed natural born subects, 7 An. c. 5. § 2. vol. 11. — Revealed by 10 An. c. 5. vol. 12.

Children of natural born subjects, sorn abroad, to be deemed natural born subjects, 7 An. c. 5. § 3. vol. 11. to An. c. 5. vol. 12. 4 Geo. 2. c. 21.

101. 16.

No person naturalized before his Majesty's accession to the crown, inapacitated to be of the privy council, of parliament, office, grant, &c. 1 700. 1. ft. 2. c. 4. § 1. 201. 13.

No person shall hereafter be natualized, nor any bill received, withut a clause inserted disabling such erson to be of the privy council, &c. Geo. 1. st. 2. c. 4. § 2. vol. 13.

A time allowed for 213 families of rotestant *Paiatines* settled in *Ireland*, take the oaths, &c. to intitle remselves to naturalization, I Geo.

. ft. 2. c. 29. vol. 13.

The naturalization of children of inglish parents, born abroad, shall of extend to the children of parents tainted of treason, or in actual serce of foreign princes in enmity, &c. Vol. XXIV.

unless such child has resided here two years, professed the protestant religion, &c. 4 Geo. 2. c. 21. val. 16. 20 Geo. 2. c. 44. § 6. 22 Geo. 2. c. 45. § 11. vol. 19. 2 Geo. 3. c. 25. § 2. vol. 25.

Foreign feamen ferving on board men of war, or merchant ships, for two years, during time of war, on proclamation, shall be deemed natural born subjects, 13 Geo. 2. 6. 3. § 2. 4. vol. 17.

No such person enabled to be of the privy council, &c. 13 Geo. 2. c.

3. § 3. vol. 17.

Foreigners living feven years in any of our colonies, to be deemed natives, on taking the oaths, &c. quakers, &c. to subscribe the declaration of fidelity, &c. 13 Geo. 2. c.7. vol. 17. 20 Geo. 2. c.44. § 1. 4. vol. 19.

Each qualified person to receive the sacrament, except Quakers and Jews, 13 Geo. 2. c. 7. § 2, 3. vol. 17.

20 Geo. 2. 6. 44. § 2. vol. 19.

No such person enabled to be of the privy council, &c. 13 Geo. 2. c. 7. § 6. vol. 17. 20 Geo. 2. c. 44. § 5. vol. 19.

Foreign protestants serving three years on board English ships employed in the whale sishery, and qualifying themselves, &c. to be deemed natural born subjects, 22 Geo. 2. c. 45. § 8, 9. vol. 19.

No fuch person enabled to be of the privy council, &c. 22 Geo. 2. c.

45. \$ 10. vol. 19.

Persons naturalized by this act, going out of his Majesty's dominions for more than one year, shall lose the benefit thereof, 22 Geo. 2. c. 45. § 12. vol. 19.

None shall inherit to an alien ancestor, unless they were in being, &c. at the death of the ancestor who died seised, 25 Geo. 2. c. 39. § 1. vol. 20.

If such descent be cast on a daughter, and the alien father, &c. has a son, &c. the estate shall be divested, as at common law on the birth of a

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nearer heir, 25 Geo. 2. c. 39. § 2. vol. 20.

Foreign protestants serving in the royal American regiment, or as engineers in America, for the space of two years, and qualifying themselves, &c. shall be deemed natural born

fubjects, 2 Geo. 3 c. 25. § 1. vol. 25.

No fuch person enabled to be of
the privy council, &c. 2 Geo. 3. c.
25. § 3. vol. 25.

For other matters, see Alien, King, Plantations, South Sea Company. Naval Stores. See Felony, Ships, Stores.

Navigation. See Ships.

Navy. See Seamen, Ships. Navy Bills.

Any person counterseiting the hand of the treasurer, &c. to any navy bill, &c. may be committed to prison until he finds surety to appear,

&c. 1 Geo. 1. ft 2. c. 25. § 6. vol. 13. Stealing navy bills or debentures, felony as if he had stolen goods of like value, 2 Geo. 2. c. 25. § 3. vol. 16.

# Navy-Office.

The King's surveyor may let out convenient ground mear the navy-office lately burnt, satisfaction shall be made for the same, a jury to be impanelled, &c. 25 Car. 2. c. 10. vol. 8.

Necklaces of Glass and Bracelets,

—— imported within the time, to pay additional duty of 25.6d. for every gross, 4 & 5 W. & M. c. 5. § 2. vol. 9.

# Neck-cloths,

rhargeable by 10 An. c. 19. § 66. with duty upon importation, 12 An. ft. 2. c. 9. § 5. 12 An. ft. 2. c. 19. vol. 13.

See Linen.

Needle-work,

---- not to be imported, 13 & 14 Car. 2. c. 13.

New

English needlework, &c. may be exported to America, Scotland, &c. custom free, 11 & 12 W. 3. 6. 3. § 15. vol. 10.

Nets for Fishing,

—— old ones fit only for making paper, &c. may be imported custom free, 11 Geo. 1. c. 7. § 10. vol. 17. See Fish and Fisheries, &c.

Nevis and St. Christophers.

Provisions for the losses, &c. suftained by the inhabitants of News and St. Christophers by invasion of the French, they resettling their plantations, &c. 9 An. c. 23. § 88. 10 Az. c. 34. vol. 12. 5 Geo. 1. c. 32. 8 Geo. 1. c. 20. § 43. vol. 14. 13 Geo. 1. c. 3. § 9, 10. 1 Geo. 2. ft. 2. c. 8. § 24. vol. 15.

For other matters, see Annuities.

#### Newcestle.

Keels, &c. that carry sea-coals at Newcastle from the land to the ships, shall be measured and marked, &c. 9
H. 5. c. 10. vol. 3. 13 Car. 2. st. 1.
c. 8. vol. 8. 6 & 7 W. 3. c. 10. vol. 9.
No goods to be shipped or unload.

No goods to be shipped or unloaded within the limits, except provisions, &c. but only at the town of Newsassle, the mayor, &c. may pull down wears, &c. 21 H.8. c. 18. vol. 4.

Gatefide shall be annexed to the town of Newcastle, and severed from the bishoprick of Durbam, 7 Ed. 6. c. 10. vol. 5.—Repealed by 2 Mar. stj. 3. c. 3. vol. 6.

Goldsmiths, silversmiths, and plate workers, freemen, &c. of Newcasts, shall be incorporated, a company &c. 1 Ann. st. 1. c 9. § 4. vol. 1c. For other matters, see Bristol, Coals Gold, Limitations, Monopolies.

Newfoundland. See Fift, Greenlen

# Newgate Market.

The city of London shall have market on the ground set out by the dean and chapter of St. Paul, for market-place within Newgate, &

the same may be granted by lease, &c. for the term of forty years, &c. 22 Car. 2. 6. 11. § 61. vol. 8.

Newhaven. See Harbours.

Newport in the Isle of Weight. See Wight (Isle of).

New River. See Land-tax, London, Sewers.

News Papers. See London Gazette, Stamps.

New Stile. See Calendar.

New Windsor. See Land-tax.

New York. See Plantations, Salt.

News. See False News.

Nicholas, Deptford. See Churches.

#### Night-walkers,

and suspected persons shall be arrested by the constables, &c. until delivered by the justices, 5 Ed. 3. c. 14. vol. 1.

#### Nisi Prius.

Inquisitions wherein small examination is required, may be taken before justices by Nist prius; but of many and great articles which require great examination, they shall be taken before the justices of the bench, except both parties desire the inquisition may be taken before some of the associates, &c. Stal. Wastm. 2. 13 Ed. 1. c. 30. vol. 1.

Inquests by Niss prius shall be taken before one of the justices of the court where the suit is commenced, 27 Ed. 1. st. 1. c. 4. vol. 1.

Inquests touching plea of land, that require not great examination, shall be taken by Nisi prius, Stat. of York, 12 Ed. 2. st. 1. c. 3. vol. 1.

Justices of Niss prius shall record nonsuits and defaults, whereupon judgement shall be given, 12 Ed. 2. st. 1. c.4. vol. 1.

Nish prius may be granted as well at the tenant's suit as at the demandant's, 2 Ed. 3. 4. 16. vol. 1.

Niss prius shall be granted in attaint, but no essoin, &c. 5 Ed. 3. c. 6. vol. 1. 23 H. 8. c. 3. § 8. vol. 4.

Nist prius may be granted at the defendant's or the plaintiff's suit, before a justice of another court than where the suit depends; justices of assiste may give judgement upon assistes of darrain presentment, and quare impedit, 14 Ed. 3. st. 1. c. 16. vol. 1.

No inquest but assisted and deliverances of gaols to be taken by Nisi prius, the names to be returned in court, the parties may view the same if required, 42 Ed. 3. c. 11. yol. 1.

Niss prius may be granted at the request of any of the jurors, after the great distress returned, &c. 7 R. 2. c. 7. vol. 2.

Justices of Niss prius may give judgement as well where one is attainted of treason or selony as where he is acquitted, 14 H. 6. c. 1. vol. 3.

Jurors shall appear upon a Nist prius, &c. 35 H. 8. c. 6. vol. 5.

Issues laid in the county of Middlesex may be tried by Niss prius in Westminster hall, sheriffs, &c. to give attendance, 18 El. c. 12. vol. 6.

In the absence of the chiefs, any other judge of the court may try issues of Nisi prius for Middlesex, in term, or within eight days after, 12 Geo. 1. c. 31. vol. 15.

--- within fourteen days after the end of the term, 24 Geo. 2. c. 18. § 5. vol. 20.

For other matters, see Exchequer, Juries, Justices of Assis, &c.

Noblemen. See Lords, Peers, Precedence.

#### Noctanter.

Where hedges, dykes, &c. are cast down in the night, the neighouring towns may be distrained for the damages, Stat. Westm. 2. 13 Ed. 1. c. 46. vol. 1.

Non-claien. See Fines. Non Compos. See Idiots.

Cc2 Non-

Nonconformists.

Obstinately resulting to come to church, persuading others so, &c. shall be imprisoned; not conforming in three months, shall abjure the realm, and resulting to abjure, or returning, selony, 35 El. c. 1. vol. 6. 16 Car. 2. c. 4. vol. 8.

Maintaining such recusant in his house, &c. after notice given by the ordinary, to forfeit ten pounds a month, 35 El. c. 1. § 8, 9. vol. 6.—Altered by 3 Ja. 1. c. 4. § 31, &c.

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Nonconformits restrained from inhabiting, &c. in any town corporate,

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No dwelling where any peer of the realm is then resident, shall be searched by this act, but by warrant under the King's sign manual, &c. 22

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The penalty on conventiclers, &c. incurred on conviction, by a married woman, cohabiting with her husband, shall be levied on the goods, &c. of such husband, 22 Car. 2. 6.1. § 16. vol. 8.

The feveral statutes against non-conformists, &c. except those made against popish recusants, &c. shall not extend to such protestant dissenters as shall take the oaths, and subscribe the declaration, &c. 1 W. & M. self. 1. c. 18. vol. 9.—Confirmed by 10 An. c. 1. § 7, &c. vol. 12.

Assembly of dissenters in place of worship, with doors locked, &c. shall receive no benefit of this act, but liable to the penalties of former acts, 1 W. & M. self. 1. 6. 18. § 5.9. vol.9.

Not hereby exempted from payment of tithes, or other parochial duties, &c. I W. & M. self I. c. 18. 6. vol. 9.

Diffenters chosen to parochial offices, who scruple as to the oaths, &c. may execute the same by sufficient deputy, to be approved, &c. I

W& M. seff. 1. c. 18. § 7. vol. 9.

Anabaptists, taking the oaths and subscribing the declaration, &c. where the continuous ministers, &c. 1 W. & M. seff. 1.4
18. § 10. vol. 9.

Differing teachers, who have taken the oaths, &c. exempted from ferving upon any jury, parochial offices, &c. 1 W. & M. feff. 1. c. 18.

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This act not to give any advantage to any papist or any person who shall deny the doctrine of the Trinity, I W. & M. Self. I. c. 18. § 17. vol. q.

Persons maliciously or contemptuously disturbing any church, &c. or congregation permitted by this act, in default of sureties, &c. shall be imprisoned, &c. and on conviction forfeit 20 l. I W. & M. seff. 1. c. 18. § 18. vol. 9.

No congregation allowed by this act, until the place is certified to the bishop of the diocese, &c. 1 W. & M. fest. 1. c. 18. § 19. vel. 9. 10 Ac. 2. § 9. vel. 12.

Any person in office, during the continuance therein, being present at any conventicle, &c. shall forsed 40 l. &c. 10 An. c. 2. vol. 12.—Repealed by 5 Geo. 1. c. 4. § 1. vol. 16.

Any different (not being a teacher &c.) who would have been intitle to the benefit of the act, if he has taken the oaths, &c. may during profecution take the oaths, &c. an have the benefit thereof, 10 An. 6.1 & 8. vol. 12.

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quired, certificate of his having qualified, &c. 10 An. c. 2. § 9. vol. 12.

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No orders of episcopal minister in Scotland sufficient, but by some bishop of the church of England, or of Ireland, 19 Geo. 2. c. 38. § 9. vol. 18. 21 Geo. 2. c. 34. § 13. vol. 19.

Peers of Scotland, &c. present at unregistered meeting houses, &c. disqualified from voting, or being elected, &c. 19 Geo. 2. c. 38. § 11, &c.

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Members of such congregation, residing in America, being summoned to do any military fervice, shall be discharged thereof, upon payment of the rate affeffed, producing a certificate from a bishop of that church, &c. 22 Ger. 2. 1. 30. § 4, &c. vol. 19. For other matters, see Abjuration, Quakers, Recufants, Schools.

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None may buy worsted yarn in the city of Norwich, or county of Norfolk, but only weavers working the same there, 33 H. 8. c. 16. 1 Eq. 6.

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Every person dwelling in Norwich and Norfolk, may buy and sell Norfolk wool, in open market, 1 Ed. 6. c. 6. vol. 5.

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No person, unless licenced by the mayor, &c. may make hats, coverlets and dornecks, in Norfolk and Norwich, 5 & 6 Ed. 6. c. 24. vol. 5.

Corn may be exported at the accustomed places in Norfolk and Suffolk, when it does not exceed the prices mentioned in the statute against regrators, &c. 1 El. c.11. § 11. vol. 6.

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poration, Ecclestastical Courts, &c. Excise, Jews, Ireland, King, London, Mandamus, Militia, Nonconformists, Papists, Parliament, Quakers, Recusants, Scotland, Sheriff, Swearing.

Obits, Oblations. See Monasteries, Mortuaries, Tithes.

#### Obligation.

All penal bonds in another court out of the realm, made in the third person, shall be void, 38 Ed. 3. st. 1. c. 4. vol. 2.

Obligation obtained by duress, to forbear suit for tithes in the ecclesiaftical court shall be void, 1 R. 2. c.

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No bonds shall be made in the exchequer for the double, 13 R. 2. st.

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No sheriff, &c. to take an obligaion, of person in their custody, but by the name of their office and upon 'coroner, &c. shall hold pleas of the

condition to appear as required by the writ, &c. 23 H. 6. c. 10. vol. 3.

Obligation, &c. not to trade without licence of the company and bylaw requiring the fame, void, &c. 28 H. 8. c. 5. vol. 4.

In actions on bonds, &c. the plaintiff may allign as many breaches as he pleases, and the jury may affels damages for fuch breaches, defendant paying the fame, execution may be stayed, the judgement remaining to answer further breach, and plaintiff may have a Scire facias, 8 & 9 W. 3. c. 11. 68. vol. 9.

In action of debt upon bond for payment of money where such payment was made after the time in the condition, nevertheless the same may be pleaded in bar, 4 An. c. 16. § 12.

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Pending an action upon bond, bringing principal interest and costs into court, shall discharge the defendant, 4 An. c. 16. § 13. vol. 11.

Stealing bonds, &c. felony in like manner as other goods of such value, 2 Geo. 2. c. 25. § 3. vol. 16.

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# Odio et Atia,

- no writ shall be granted out of the chancery for the death of a man, Stat. Glouc. 6 Ed. 1. e. 9.

- thall be granted if the party appealed or indicted be kept long in prilon, Stat. Westm. 2. 13 Ed. 1. c. 29. *vol*. 1.

For other matters, see Inquisition, Sheriffs.

#### See Tithes. Offerings.

Office of Inquisition. See Coroner, Escheator, Inquisition.

#### Office and Officer.

None of the King's bailiffs, theriff, crown, crown, Magn. Chart. 9 H. 3. c. 17.
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No bailiff, &c. of the King, by colour of his office, without special warrant or authority, shall disseise any, &c. on pain of double damages, &c. Stat. Westm. 1. 3 Ed. 1. c. 24.

If the keeper of a gaol suffers a prisoner to go out, and has not wherewith to pay, his superior that committed the custody to him shall be answerable, Stat. Westm. 2. 13 Ed. 1.

Officers shall not be made, for gift, brocage, savour or affection, or upon solicitation, but by oath, of the most lawful, sufficient, &cc. 12 R. 2. c. 2.

There shall be but thirty serjeants at arms who shall meddle with nothing but touching their offices, 13

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Officers of courts shall appoint such ministers, &c. as they will answer for at their peril, 2 H. 6. 6. 10.

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Doctors of civil law, being laymen, married, or unmarried, may exercise jurisdiction, &c. 37 H. 8. c. 17. vol. 5,—Repealed by 1 & 2 Ph. & M. c. 8. § 22.—Revived by 1 El. c. 1, § 12. vol. 6.

No office that concerns the administration of justice, of the King's treasure, customs, &c. to be bought or fold, or obtained by corrupt contract, &c. such agreements to be void, and the party disabled, &c. 5 & 6 Ed. 6. c. 16. vol. 5.

Not to extend to offices of inheritance, or of keeper of a forest, chase, park, &c. 5 & 6 Ed. 6. c. 16. § 4. zol. 5.

Acts done by such officer before removal, shall be good, 5 & 6 Ed. 6.
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Not to extend to offices granted by the chief justices, justices of affize, &c. 5 & 6 Ed. 6. c. 16. § 7. vol. 5. Grants of ecclesiastical offices, good, as anciently accustomed to be granted, I El. c. 4. § 36. vol. 6.

Apothecaries, &c. exempted from parochial offices, 6 & 7 W. 3. c. 4 vol. 9.
For other matters, see Commission, Corporation, Customs, Custos Rotulorum, Deputy, Excise, Forest, General Issue, Ireland, King, Maintenana, Oaths, Parliament, Receivers, Recusants, Tax.

#### Oil.

The mayor of London, with the master and wardens of the tallow chandlers, may search and overse that oils put to sale be not mixed, altered, &c. 4 H. 8. c. 14. vol. 4.

Seed oil imported, &c. to pay additional duty of 81. for every ton, &c. 2 W. & M. feff. 2. c. 4. § 9. vel.9.

Olive oil imported, &c. to pay an additional duty of 41. for every ton, &c. 2 W. & M. feff. 2. 6. 4. § 41. vol. 9.

No person to use any lamp within his dwelling-house, while the duty on candles continues, with any other than oil made of fish within Gress Britain, 8 An. c. 9. § 18. vol. 12. For other matters, see Gauging, Whales.

# Onflow, (Arthur, efq;)

An annuity of three thousand pounds a year charged on the agregate fund, for the life of Arthur On-flow, esq; in consideration of his great and eminent services as speaker of the house of commons, and to his son George Onslow during his natural life, 2 Goo. 3. c. 33. vol. 25.

Orange, (Prince of Orange.)
—— naturalized, 7 Geo. 2. c. 4

Orchal.

imported, &c. to pay additional duty of 5 l. per cent. value, &c. 4 & 5 W. & M. c. 5. § 2. vol. 9.

Orchards and Gardens.
Persons robbing them, digging up

fruit-trees, &c. not making recompence, to be whipped, &c. 43 El. c. 7. vol. 7.

Unlawfully cutting down or deferoying trees in any garden, orchard, &c. felony, 9 Geo. 1. c. 22. vol. 15.

The hundred chargeable for damage sustained thereby, 9 Geo. 1. c. 22. § 7. vol. 15.

#### Ordinary.

A Scire facias lies against an ordinary, on record of debt in the King's courts, Stat. Westm. 2. 13 Ed. 1. 6. 45. vol. 1.

Indicament of ordinaries, &c. for extortion, must put in certain in what thing, and of what, and in what manner, &c. 25 Ed. 3. st. 3. c. 9. vol. 2.

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#### Ordination.

The form of ordaining priests and deacons established, 5 & 6 Ed. 6. c. 1. vol. 5. — Confirmed by 8 El. c. 1. § 3. vol. 6.

Every ecclesiastical person shall subscribe to the articles, declare his affent thereto, &c. 13 El. c. 12. § 1.

None shall be admitted to the order of deacon, unless he first subscribe the articles, nor be made a minister, &c. under the age of 24 years, nor unless he bring a testimonial, &c. 13 El. c. 12. § 5. vel. 6.

Penalty of 40 l. and disability, for giving or taking rewards for ordaining any minister, 31 El. c. 6. § 10. wol. 6.

Persons not ordained priests or deacons according to episcopal ordination, &c. shall not hold any ecclesiastical promotion, &c. 13 & 14 Car. 2. 6. 4. § 13, 14. vol. 8.

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#### Ordnance.

Letters patents concerning the

casting or making of ordnance, or shot for ordnance, not invalidated by 21 Ja. 1. c. 3. § 10. vol. 7.

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#### Oriel College.

Grant to the provost of Oriel college, and his successors, of a prebend of Rochester, confirmed, 12 An. st. 2. c. 6. § 7. vol. 13.

#### Oxford Haven,

nets, &c. for destroying fry of fish there, prohibited, on forfeiture, &c. 4 H. 7. 6. 21. vol. 4. 27 El. 6. 21. vol. 6.

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der by a day certain, 1 Geo. 1. fl. 2.

#### Orphans.

The chattles of the deceased (not being debtor to the King) shall go to his use, saving to the widow and children their reasonable parts, Magn. Chart. 9 H. 3. c. 18. vol. 1.

The statute against taking away heiresses under the age of sixteen, not to abridge the authority, &c. of the city of London concerning orphans, 4 & 5 Ph. & M. c. 8. § 7. vol. 6.

The city lands charged with an annuity, and a duty granted on wine imported to London, and on coals, for relief of the orphans, &c. 5 & 6 W. & M. c. 10. vol. 9. 21 Geo. 2. c. 29. vol. 19.

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Ouster le mere. See Limitation of Asions, Protession, Treason, Trial.

#### Outlawry,

in appeal, until the principal be so, or attainted, Stat. Weslm. 1. 3 Ed. 1.

Persons outlawed, &c. not replevisable, Stat. Westm. 1. 3 Ed. 1. c. 15. Stat. Westm. 2. 13 Ed. 1. c. 11.

*va.* 1.

Trespassers in parks, &c. being fugitive, and proclaimed, &c. shall be outlawed, Stat. Westm. 1. 3 Ed. 1. c. 20. vol. 1.

Accountants, &c. being in arrear, and absconding, exigents shall go against them from county to county, until they be outlawed, &c. Stat. Westm. 2. 13 Ed. 1. c. 11. vol. 1.

Where a plaintiff has recovered damages against one who is outlawed at the King's suit, no pardon shall be granted of his outlawry, except the chancellor be certified that the plaintiff is satisfied of his damages; nor of outlawry before appearance, but on certificate that such person has yielded himself to prison, &c. 5 Ed. 3. c. 12. vol. 1.

The party defeating an outlawry pronounced by reason of imprisonment at the time, shall yield himself to prison until such averment be

tried, 5 Ed. 3. c. 13. vol. 1.

Exigents shall be awarded against receivers of the King's money, exporters of wool uncustomed, &c. conspirators, maintainers, rioters, importers of false money, &c. 18 Ed. 3. st. 1. vol. 1.

Exigent lies against victuallers, labourers, artificers, &c. offending against the statute, 25 Ed. 3. st. 1. 6.

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If party indicted of felony does not come and yield himself, &c. before the return of the second capias, the exigent shall be awarded and his chattles forseit, &c. 25 Ed. 3. st. 5. c. 14. vol. 1.

Process of exigent shall be awarded in debt, detinue; account, taking of beasts by capias, &c. 25 Ed. 3. st. 5.

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On return of the capias in a premunire, he shall be outlawed, &c. Stat. Provis. 27 Ed. 3. st. 1. c. 1. vel.1.

Persons dwelling in the county of Chester, being outlawed for selony, &c. committed in another county, the same shall be certified to the ministers, &c. of the county of Chester, I. H. 4. 6, 18. vol. 2.

Persons outlawed, having disease, &c. whereby they cannot come in person in the King's Bench, the judges may examine them, and record their attorney in this case: in the writ of capias ad satisfaciendum the common law shall hold, 7 H. 4 L 13. vol. 2.

Outlawry shall be void where the original omits the parties addition of degree, mystery, town, county, place, &c. otherwise of surplusage, 1 H.5. 6. 5. vol. 3.

Certain scholars of Oxford arrayed in manner of war, committing diffeisins, &c. outlawed, on certification to the chancellor to be banished, &c. 9 H.

5. c. 8. vol. 3.

The statute authorising the justices to amend records, not to extend to records and processes whereby any person may be outlawed, 4 H. 6. c. 3. vol. 3.

Upon indictment in the King's Bench, capias shall be awarded, returnable at least fix weeks before any exigent shall be, &c. 6 H. 6. c. 1.

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Upon indictment or appeal against person's dwelling in other counties, before any exigent shall be awarded thereon, after the first capias returned, another writ of capias shall be awarded to the sheriff of the county where he was supposed to be conversant, &c. containing the space of three months, &c. otherwise the outlawry to be void, 8 H. 6. c. 10. § 2, 3. 10 H. 6. c. 6. vol. 3.

Writ of idemplitate nominis maintainable tainable by the executors of one wrongfully molefted by colour of outlawry, 9 H. 6.  $\iota$ . 4.  $\nu$ 9/. 3.

No officer shall make any entry that the plaintiff obtulit se in propria persona, without he do appear in person, and oath that he is the same, &c. 10 H. 6. c. 4. 18 H. 6. c. 9. vol. 2.

In all fuits where process of capias and exigent are awardable, the warrant of attorney shall be entered of record the same term in which the exigent is awarded, or before, 18 H. 6. c. q. vol. 3.

There shall be like process in actions upon the case in the King's Bench or common bench, as in actions of trespass or debt, 19 H. 7.

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Proclamations to warn him that lives in one county and is outlawed in another, 4 H. 8. c. 4. 6 H. 8. c. 4. vol. 4.

If no proclamation be awarded and returned, such outlawry shall be void, and all outlawries contrary to this act, to be avoided by averment, without suing writ of error, 6 H. 8. c. 4. § 5. vol. 4.

In an attaint, outlawry alledged against the plaintiff in action personal, shall be taken as a void plea, 23 H.

8. c. 3. § 5. vol. 4.

Process of outlawry shall lie in actions brought on the statute 5 R. 2. ft. 1. c. 7. and on writ of annuity, or covenant, as in action of debt, 23 H. 8. c. 14. vol. 4.

Clerks of affize, &c. shall certify the names of such as be outlawed of felony, &c. into the King's Bench, there to remain of record, &c. 34 &

35 H. 8. c. 14. § 2. vol. 5.

Exigends and proclamation shall be awarded out of the King's Bench and Common Pleas, against persons dwelling in Wales or Chester, 1 Ed. 6. c. 10. vol. 5.

Process of outlawry in treason against an offender out of the realm,

as effectual as if he had been refident here at the time; unless the party, within a year, furrenders himself to the chief justice, and offers to traverse the indictment, &c. 5 & 6 Ed. 6. c. 11. § 7, 8. vol. 5.

Exigends and proclamation shall be awarded against persons dwelling in the county of Lancaster, 5 & 6 Ed.6.

s. 26. vol. 5.

In every action personal wherein exigent shall be awarded, &c. there shall be three proclamations, one in the open county court, another at the general quarter sessions, and another one month before the quints exactus at the church door of the town or parish, &c. 31 El. c. 3. vol. 6. 4 & 5 W. & M. c. 22. § 4. vol. 9.

Before allowance of any writ of error, &c. for reversing outlawry for want of proclamation, the desendant shall put in bail, not only to appear, &c. but to satisfy the condemnation, &c. 31 El. c. 3. § 3. vol. 6.

Exigends and proclamation shall be awarded against persons dwelling in Durbam, 31 El. c. q. vol. 6.

Outlawries in the King's Benche (treason and selony only excepted) may be reversed by attorney, &c. without bail, except where special bail is ordered by the court, 4 & 5

W. & M. c. 18. § 3. vol. 9.

Persons taken upon capias utlagatum to be discharged by the sheriff, &c. upon an attorney's engagement to appear, &c. unless special bail is required by the court, and then, on sufficient sureties to appear, &c. 4&c 5 W. & M. c. 18. § 4, 5. vol. 9.

Upon an exigent in criminal matters, before judgement or conviction, proclamation shall issue according to 31 El. c. 3. which shall be delivered to the sheriff three months before the return, 4 & 5 W. & M. c. 22. § 4.—Made perpetual by 7 & 8 W. 3. c. 36. § 4. vol. 9.

The general pardon not to stay any process of outlawry unless the de-

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fendant appear, &c. nor to discharge any outlawry after judgement, until satisfaction, &c. to the party at whose suit, &c. 20 Geo. 2. c. 52. § 61. vol. 19. For other matters, see Accessory, Account, Addition, Amendment, Bail, Bankrupt, Chester, Duchy Court, &c. Durham, Identitate Nominis, Northumberland, &c. Process, Scotland, Ships, Treason, Wales.

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# Oxford.

The franchise late granted to the scholars of the university of Oxford, excepted out of the confirmation of liberties, &c. 9 H. 4. c. 1. 13 H. 4. c. 1. vol. 2.

Certain scholars of Oxford, being outlawed for divers offences, on certificate of the justices, to the chancellor of the university, shall be banished out of the same, 9 H. 5. c. 8. vol. 3.

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# Oysters.

The oyster fishery in the river Medway, &c. ordered, &c. under the authority of the mayor and citizens of Rochester, 2 Geo. 2. c. 19. vol. 16.

Oysters imported from France to pay duty of 7 d. per bushel, instead of the old subsidy ad valorem, 10 Geo. 2. c. 30. vol. 17.

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# Packets.

riage of packets, may import or export merchandize, (unless as allowed by the managers of the cuftoms,) on forfeiture of 100 l. &c. 13 & 14 Car. 2. 6.11. § 22. vol. 8.

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their pensions or salaries not charged by the land-tax act, 1 Geo. 3. c. 2. § 98. vol. 23.

# Painters and Painting.

No plaisterer shall use the art of a painter-stainer in London, &c. unless they have served seven years to a painter, as apprentice, &c. 1 Ja. 1. 6. 20. § 4. vol. 7.

No painter's servant, &c. shall take above 16 d. by the day for laying any flat colour, &c. 1 Ja. 1. c. 20. § 6. vol. 7.

The property of historical and other deligns, engraved, etched, &c. vested in the inventor for 14 years, 8 Geo. 2. c. 13. vol. 16.

# Paifley.

A duty of 2d. Scots on every pint of ale, &c. brewed there for fale, for improving the navigation of the river, &c. 26 Geo. 2. c. 96. vol. 21.

## Palaces.

The steward, treasurer and comptroller of the King's house may inquire, by twelve persons of the cheque roll, if any servant of his house, sworn, &c. under the state of a lord, make any conspiracies, &c. to destroy the King, or any lord, or any other person sworn to the King's council, &c. 3 H. 7. c. 14. vol. 4.

Fees to the King's yeomen and grooms, shall be no longer of force than whilst they do their duties, 4 H.

7. c. 7. vol. 4.

The limits of the King's palace at Westminster to be from Charing-cress to Westminster-Hall, to have such privileges as the King's ancient palaces, 28 H. 8. c. 12. vol. 4.

The great master of the King's house shall have all authority that the lord steward had, 32 H. 8. c. 39. vol. 5. — Repealed by 1 Mar. st. 3. c. 4. vol. 6.

Murders, malicious strikings, &c.

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Inquisitions upon the view of any person slain in the King's palace, shall be by the coroner of the household, &c. 33 H. 8. c. 12. § 3. vol. 5.

Perfon found guilty of striking in the King's palace, whereby blood shall be shed, shall have judgement, to have his right hand stricken off, before the said lord steward, &c. 33 H. 8. c. 12, §7, &c. vol. 5.

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Entering the King's house with neent to steal, &c. felony, 33 H. 8. 12. § 27. — Repealed by 1 Ed. 6. c.

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Palatines. See Counties Palatine.

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Pamphlets. See Books, Stamps.

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—— imported within the time, to ay additional duty of 8 s. the thound, &c. 4 & 5 W. & M. c. 5. § 2. al. 9.

For other matters, see Bricks.

Paper,

paste-board, &c. imported ithin the time, to pay additional uty of 2s. for every ream of royal aper, &c. 2 W. & M. seff. 2. c. 4. § 2. vol. 9.
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duties on paper made here, and further duties on fuch paper painted, &c. 10 An. c. 19. § 32.—Further increased by 12 An. st. 2. c. 9. § 2, &c.—Made perpetual by 3 Geo. 1. c. 7. § 1. vol. 13. 6 Geo. 1. c. 4. § 1. vol. 14.

Before any paper be painted, stained, &c. for hangings, &c. the officer to take an account of and stamp the same, and if missing afterwards, &c. to charge it with the duties, I Geo. ft. 2. c. 36. § 17. vol. 13.

Paper removed before stamping forfeits 20 l. &c. 1 Geq. 1. fl. 2. c. 36.

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Old rags, junks, &c. fit only for making paper or pasteboard, being first entered, may be imported without paying any duty, 11 Geo. 1. c.7. § 10. vol. 15.

No drawback to be allowed on the re-exportation of any foreign paper imported, 10 Geo. 2. c. 27. § 4. vol. 17.

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That *Urban* was duly chosen pope and so ought to be accepted and obeyed, 2 R. 2. st. 1. c. 7. vol. 2.

No popish recusant compelled to abjure by the act against sectaries, &c.

35 El. c. 1. § 12. vol. 6.

Popish recusants convict not to remove above five miles from their place of abode, &c. 35 El. c. 2. vol. 6.

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Pap

Discoverer of a popish priest, &c. to have one third of the penalty, &c. 3 fa. 1. 6. 5. § 1. vol. 7.

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—— shall not present to a benefice, nor grant an advowson, &c. 3 7a. 1.

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Papists disabled from sitting in either house of parliament, declaration against translubstantiation, the mass, &c. to be subscribed by all members, &c. 30 Car. 2. st. 2. c. 1. vol. 8.

Papists or reputed papists, on tender of the declaration, refusing the same, to forseit, &c. as popish recufants convict, 1 W. & M. seff. 1. c. 9. § 2, 3. c. 15. § 2, 3. vol. 9.

Tradesmen, &c. excepted if they certify their names, &c. 1 W. & M. fess. 1. c. 9. § 4, &c. vol. 9.

Such refuser shall keep no arms, and two justices of peace may seize arms, &c. 1 W. & M. siff. 1. c. 15. § 4, &c. vol. 9. — Extended to Scotland by 1 Geo. 1. st. 2. c. 20. § 16. vol. 13.

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Reward of 100 l. for taking popils bishop, priest, &c. convicted of saying mass, &c. 11 & 12 W. 3. 6.4. § 1, &c. vol. 10.

Popish bishop, priest, &c. saying mass, &c. or keeping school, &c. on conviction shall be adjudged to perpetual imprisonment, 11 & 12 W.3. c. 4. § 3. vol. 16.

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Person convicted of sending a child, &c. beyond sea to be educated in the Romish religion, to forseit 100 l. to him who shall discover and convict, 11 & 12 W. 3. c. 4. § 6. vol. 10.

Popish parent refusing to allow his protestant child, &c. maintainance, on complaint, lord chancellor, &c. to make order therein, 11 & 12 W. 3. c. 4. § 7. vol. 10.

Papists of full age, in default of taking the oaths, &c. in fix months after they come in possession of any lands, &c. to register their name lands, &c. 1 Geo. 1. st. 2. c. 55. 3Geo. 1. c. 18. vol. 13. 10 Geo. 1. c. 4. vol. 15.

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No lands, &c. shall pass from profits by deed or will, unless inrolled &c. 3 Geo. 1. c. 18. § 6. vol. 13.

All papists of eighteen years of age, assessed too,000 l. over and about the double land tax, payment thereof to discharge papists estates from penalties for recusancy, &c. 9 Ges. 1 c. 18. vol. 15.

So much of the act of 30 Car. 2. A 2. for disabling papists, &c. as relate to the sworn servants of the King of Queen, repealed, 2 Geo. 2. c. 31. § 9 vol. 16. Owners of estates, being papists, on conforming, &c. and all protestants claiming under them, to possess such estates free from the disabilities incurred by such owners, &c. unless the persons intitled thereby recover by judgement in some action commenced within six calendar months before such conforming, 11 Geo. 2. c. 17. vol. 17.

Persons returning to the populs religion not to have any benefit hereby, 11 Geo. 2. c. 17. § 3. vol. 17.

Not to prejudice the right of any person intitled to any reversion, if pursued within 12 calendar months, &c. 11 Geo. 2. c. 17. § 4. vol. 17.

Grant of any advowion, right of presentation, &c. of any ecclesiastical living, &c. by any papist, &c. void, unless made for a valuable consideration to a protestant purchaser, &c. and every devise of the same by a papist, roid, 11 Geo. 2. c. 17. § 5. vol. 17.

Papists, &c. not taking the oaths, &c. to pay double assessments to the and-tax, 1 Geo. 3. 6.2. § 56, &c.

10l. 23.

Estates of papists, &c. doubly taxd, upon their taking the oaths, or coming to protestants, &c. may be ertified by the commissioners, &c. nd discharged, 1 Geo. 3. c. 2. § 110. vol. 23.

For allowing further time for inolment of deeds and wills made by apists, and for relief of protestant urchasers, 7 Geo 3. c. 34. vol. 27. For other matters, see Advowson, Ireland, King, Militia, Nonconformists, Oaths, Premunire, Provisors, Recusants, Rome, Scotland, Soldiers, Superstitious Images, Uses, &c. Universities.

#### Parceners.

Tenant in chief of the King, having daughters to his heirs, all and very of them hold in chief, and all all do homage, and be in ward, ic. if the tenure be of a common erfon, the lord shall have the ward-

ship, &c. of all, and the eldest alone shall do homage, &c. Stat. Hibern. 14 H. 3. st. 1. Stat. Prerog. 17 Ed. 2. c. 5. c. 6. vel. 1.

The oldest coparcener shall do suit, &c. and the others shall be contributaries, Stat. Marleb. 52 H. 3. c. 9. vol. 1.

Writ of partition called nuper obiit limited from the first voyage of King H. 3. into Gascoin, Stat. Weslm. 1. 3 Ed. 1. c. 39. vol. 1.

All the coparceners shall join in writ of Mortdauncester, Stat. Glouc. 6

Ed. 1. c. 6. vol. 1.

If one parcener usurps upon her coheir and presents twice to an advowson, it shall not bar the other to present when the turn happens, Stat. Westm. 2. 13 Ed. 1. c. 5. § 5. vol. 1. For other matters, see Advowson, Essoin, Partition, Suit of Court, Wales.

## Parchment.

A duty after the rate of 1s. for every dozen, &c. on parchment and vellum imported or made in Great Britain, 9 An. c. 11. § 4. 10 An. c. 26. § 3. vol. 12. — Made perpetual by 3 Geo. 1. c. 7. vol. 13. For other matters, see Leather, Stamps.

## Pardon.

If the killing another be found in his own defence, or by misfortune, on report by the justices, the King may please to take him to his grace, Stat. Glouc. 6 Ed. 1. c. 9. 2 Ed. 3. c. 2. vol. 1.

Pardon of rancour and evil will in the constable of England, &c. who were to have gone with the King into Flanders, 24 Ed. 1. st. 4. c. 5. vol. 1.

to Flanders, 34 Ed. 1. st. 4. c. 5. vol. 1.
Pardon of trespasses, &c. in lands
while disafforested, &c. Ordin. Forest.
34 Ed. 1. st. 5. c. 5. 43 Ed. 3. c. 4.
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of those who aided, &c. the return of Peter de Gaveston, 7 Ed. 2. st. 1. vol. 1.

— of the taking and death of Peter de Gaveston, 7 Ed. 2. st. 2. vol. 1.

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Par

---- granted to the Despensers, revoked, 15 Ed. 2. fl. 2. vol. 1. - of felonies, &c. in the profe-

cution of Hugh le Despenser, &c. 15 Ed. 2. ft. 3. ft. 4. vol. 1.

Revocation of the pardon granted

to the profecutors of Hugh le Despenfer, &c. 15 Ed. 2. st. 5. — Repealed by 1 Ed. 3. st. 1. vol. 1. Charters of pardon shall not be

granted but only where the King may do it by his oath, that is to fay, killing another in his own defence, &c. 2 Ed. 3. c. 2. 4 Ed. 3. c. 13. 10 Ed. 3. ft. 1. c. 2. 14 Ed.3. ft.1. c.15. vol.1.

Pardon of fines forfeited, &c. 2 Ed. 3. c. 10. 4 Ed. 3. c. 5. 14 Ed. 3. ft. 1. c. 2. c. 3. 14 Ed. 3. ft. 3. vol. 1. 31 Ed. 3. ft. 1. c. 13. 36 Ed. 3. ft. 2.

2 H. 4. c. 24. vol. 2.

No pardon of outlawry after judgement, but on certificate that the plaintiff is satisfied his damages, &c. 5 Ed. 3. c. 12. vol. 1.

He that has pardon of felony, shall find furcties for his good abearing, 10 Ed. 3. ft. 1. c. 3. vol. 1. - Repealed by 5 & 6 W. & M. c. 13. vol. 9.

In every pardon of felony, the fuggestion, &c. shall be comprised, &c. and if found untrue, shall be disallowed, 27 Ed. 3. st. 1. c. 2. vol. 2.

Person aggrieved contrary to the pardon, shall have a writ in the chancery to allow the fame, 42 Ed. 3. c. 2. vol. 2.

General pardon of felonies, &c. except treasons, murders, &c. 50 Ed. 3. c. 3. 1 R. 2. c. 10. 4 R. 2. c. 2.

Pardon of those who repressed or took revenge of his rebels, 5 R. 2. ft. 1. c. 5. vol. 2.

Pardon of the King's subjects after the late infurrection, except those who had been formerly pardoned, &c. 6 R. 2. ft. 1. c. 13. 6 R. 2. ft. 2. c. 1. c. 3. vol. 2.

Pardons granted to the persons attainted in this parliament, to be void, &c. 11 R. 2. 1. 1. val. 2.

No paron of murder, treason, or

rape shall be allowed, unless the same be specified, &c. no pardon of treafon or felony shall pass the chancery, without warrant of the privy feal, &c. 13 R. 2. fl. 2. c. 1. 16 R. 2. c. 6. vol. 2.

Pardon of robberies, &c. committed in the time of the commotion, 21 R. 2. c. 14. 2 H. 4. c. 13. vol. 2.

Pardon of alienations, intrusions, &c. except treason, selonies, &c. 21 R. 2. c. 15. 2 H. 4. c. 13. vol. 2.

- of those who affisted King H. 4. or helped to pursue King R.2 or his adherents, I H. 4. c. 2. vol. 2.

General pardon of treason, felony, outlawry, &c. to fuch as fue out their charters before All Saints, except murder, rape, &c. 1 H. 4. 6 20. vsl.2.

He who procures pardon for an approver who commits felony again, shall forseit 100 l. &c. 5 H. 4. c. 2. vol. 2.

General pardon, except, &c. the person who pretends to be King Richard, &c. 5 H. 4. c. 15. vol. 2.

No pardon shall avail to make a plenarty by provision of the pope, 7 H. 4. c. 8. vol. 2. 3 H. 5. ft. 2. c. 4 vol. 3.

Pardon of fuit of the peace and issues lost, &c. 4 H. 5. c. 8 vol. 3.

Pardon to all priests, religious or fecular, of all felonies of rape done before the first of June, &c. 27 H.6. c. 6. vol. 3.

Pardon of sheriffs, &c. for occupying their places above a year, 28 H. 6. c. z. 8 Ed. 4. c. 4. vol. z.

General pardon to those who asfisted the King in his wars against Richard duke of Gloucester, 1 H. 7. c. 6. vol. 4.

The King's pardon of a theriffreturning undue panels, no bar againft the action of the party aggrieved, 3 H. 8. c. 12. vol. 4.

All that will fue for the King's pardon on certain articles, shall have it, 5 H. 8. c. 8. vol. 4.

General pardon, except treasons, murders murders, &c. 21 H. 8. c. 1. vol. 4. General pardon to all the King's spiritual subjects, except treasons, murders, &c. 22 H. 8. c. 15. vol. 4.

Pardon to all temporal subjects of offences in provisors, and premunire,

22 H. 8. c. 16. vol. 4.

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The King only can pardon treason, felony, &c. 27 H. 8. c. 24. vol. 4.

Pardon of attempts, &c. against the King's marriage with Anne Boleyne,

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The King's general pardon of all herefies, treasons, felonies, &c. except, &c. confirmed, 32 H. 8. c. 49. 35 H. 8. c. 18. vol. 5.

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Sir William Sherrington pardoned and restored in blood, 3 & 4 Ed. 6.

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Mary Seymor, heir of lord Seymor, restored in blood, but not to her father's lands, 3 & 4 Ed. 6. c. 14. vol. 5.

General and free pardon, except, &c. confirmed, 7 Ed. 6. c. 14. vol. 5. 5 El. c. 31. 8 El. c. 18. 13 El. c. 28. 18 El. c. 24. 23 El. c. 16. 27 El. c. 30. 29 El. c. 9. 31 El. c. 16. 35 El. c. 14. vol. 6. 39 El. c. 28. 43 El. c. 19. 3 Ja. 1. c. 27. 7 Ja. 1. c. 24. 21 Ja. 1. c. 35. vol. 7.

Pardon of alienations without li-

cence, &c. 1 Car. 1. c. 3. vol. 7.

Free and general pardon, indemnity and oblivion, of all treasons, misprisions, felonies, offences, misdemeanors, &c. except, &c. Oliver Cromwell, &c. 12 Car. 2. c. 11. vol. 7.

Peer or commoner, pardoned for offences against this act, shall be thereby restored, as if never convicted, 13 Car. 2. ft. 1. c.1. § 7. vol. 8.

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ed incapable of any pardon, unless by act of parliament particularly named, 22 & 23 Car. 2. c. 1. § 5. vol. 8.

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His Majesty's free pardon to extend to all persons and things not particularly excepted, 20 Geo. 2. c.

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Impedit, Recusants, Rent, Robbery,
Seals, Seamen, Ships, Simony, Soldiers, Stores, Taxes.

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# Parks and Ponds.

Lords shall not imprison offenders at their own wills, for trespasses in their parks and ponds, Stat. Merton. 20 H. 3. c. 11. Stat. Marleb. 52 H. 3. c.1. vol. 1.

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Trespassers in parks and ponds shall have three years imprisonment, and make fine, &c. and find sureties, and in default, shall abjure, &c. Stat. Westm. 1. 3 Ed. 1. c. 20. vol. 1.

Inquiry of parks, &c. how many acres they contain, value, &c. Stat. Extent. Manerii, 4 Ed. 1. st. 1. §4.

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The lord shall set his park two hundred foot from the highway, or make such wall, dyke, &c. that offenders may not pass, &c. Stat .Winton. 13 Ed. 1. st. 2. c. 5. vol. 1.

Parkers, &c. who kill offenders who will not stand to the King's peace, in arresting or taking them, shall not be troubled, &c. Stat. de Malefast. in Parcis, 21 Ed. 1. st. 2. vol. 1.

Such as would purchase a new park should have writs of the chancery to inquire ad quod damnum, &c. Ordin. de libertat. perquirend. 27 Ed. 1. sl. 2. vol. 1.

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Owners of deer in any inclosed ground, may oppose offenders there in the same manner as in any ancient park, 3 & 4 W.& M. c. 10. § 5. vol.9.

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Persons convicted of pulling down the pales, &c. of any park, &c. shall be subject to the penalties of 3 & 4 W. & M. c. 10. vol. 9. for killing one deer, 5 Gco. 1. c. 15. § 6. vol. 14.

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ver the damages done by offenders in destroying trees, inclosures, &c. from the inhabitants of the place, &c. unless the offender be convicted in fix months, 6 Geo. 1. c. 16. vol. 14.

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## Parliament.

For the liberties granted by the King; the archbishops, bishops, abbots, priors, earls, barons, knights, freeholders, and other subjects, give him a fifteenth of all their moveables, Magn. Chart. 9 H. 3. c. 37. vol. 1.

The lords prayed to have imprisonment of trespassers taken in their parks, which the King denied, wherefore it was deferred, Stat. Merton, 20

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The things ordained for the honour of the church, the common weal, redrefs,&c. not to prejudice the rights of the crown, Stat. Westm. 1. 3 Ed. 1. c. 50. vol. 1.

Inquests, &c. may be taken in Lent, &c. by the affent of the prelates, at the special request of the King made unto the bishops, Stat. Westm. 1. 3 Ed. 1. c. 51. vol. 1.

The prelates, earls, barons, and commonalty, on advice, tell the King that it belongs to his part as fovereign lord at all times to defend the peace against force and armour, in all parliaments, treaties, and other affemblies, 7 Ed. 1. st. 1. vol. 1.

Where the clerks of the chancery cannot agree in making a writ in a case requiring like remedy, the same to be adjourned to the next parliament, that there be no failure of

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justice, Stat. Westm. 2. 13 Ed. 1. c. 24. vol. 1.

Aids, prizes, &c. granted to the King towards his wars, shall not be drawn into a custom, by roll, or other precedent, 25 Ed. 1. st. 1. c. 5. vol. 1.

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No tallage or aid shall be levied without assent of parliament, Stat, de tallag. non conced. 34 Ed. 1. fl. 4.

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Statutes that have been made contrary to free customs, &c. shall be void, Stat. de tallag. non conced. 34 Ed. I. st. 4. c. 4. vol. I.

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ed 1 Ed. 3. ft. 1. vol. 1.

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A parliament shall be held every year once, and more often, if need be, 4 Ed. 3. c. 14 vol. 1. 36 Ed. 3.

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Two quinzines, &c. granted to the King, so that the money be dispended in the business shewed in this parliament, by the advice of the great men thereto assigned, 18 Ed. 3. st. 2. vol. 2.

In cases, supposed to be treason, not specified in the statute, the justices shall tarry, until it be declared before the King and his parliament, whether it ought to be judged treason, &c. 25 Ed. 3. st. 5. c. 2. vol. 2.

No man shall be constrained to find men of arms, &c. but by tenure or common assent in parliament,

25 Ed. 3. ft. 5. c. 8. vol. 2.

Statute made on deliberation with the prelates, dukes, earls, barons, and great men of the counties, namely of every county one for all the county, and of the commons of cities and boroughs summoned, &c. 27 Ed. 3. st. 2. vol. 2.

If any statute be made contrary to the Great Charters, it shall be holden for none, 42 Ed. 3 c. 1, vol. 2.

No imposition shall be set upon merchandizes of the staple, &c. without the assent of the parliament, 45 Ed. 3. c. 4. vol. 2.

Ordinance of parliament, that men of law and sheriffs, having put in petitions in the name of the com-

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mons, that concern only particular persons with whom they are retained, &c. that men of law and sheriffs be not returned to parliament, &c. 46 Ed. 2. vol. 2.

He that absents himself and comes not at the summons to parliament, except reasonable and honest excuse, shall be amerced and otherwise punished as hath been used; and so of sheriff that is negligent in making returns of writs of parliament, or leaves out of the returns any cities or boroughs which be bound and of old time were wont to come to the parliament, 5 R. 2. st. 2. c. 4. vol. 2.

Lords and spiritual persons purchasing lands that were wont to be contributory to the expences of the knights of parliament, the same shall be contributory as before, 12 R. 2. 6. 12. vol. 2.

The lords and commons in parliament promise the King to defend the liberties of his crown against all foreign subjection, 16 R. 2. c. 5. vol. 2.

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Appeals thall be determined by the laws of the realm, and thall not be purfued in parliament, 1 H. 4. 6.14. vol. 2.

While judgement given in the King's courts is unreversed by error,

&c. the parties shall be in peace, and not come before the King, council, or parliament, 4 H. 4. c. 23. vol. 2.

Double damages with fine and ranfom for beating, &c. the fervant of a knight of parliament, &c. 5 H.4.c.6.vol.2. 11 H.6.c.11.vol.3.

The day and place of parliament shall be proclaimed by the sheriff, the next county day after the writ received, and then all suitors, &c. shall proceed to election freely, &c. and the names of the persons chosen knights of the shire, shall be written in an indenture, tacked to the writ, and be the return, &c. 7 H. 4. c. 15. vol. 2. 6 H. 6. c. 4. 23 H. 6. c. 15. vol. 3.

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Persons shall not be chosen knights of shires unless they be resident in the shire the day of the date of the writ of summons of parliament, and the choosers in the same manner and form: and that the citizens and burgesses chosen be resiant, dwelling and free in the same cities and boroughs, and no other in any wise, 1 H. 5. c. 1. 8 H. 6. c. 7. 23 H. 6. c. 15. vol. 3.

Parliament writs awarded in the name of the King's lieutenant, shall not be stayed, nor such parliament dissolved, if the King arrive in this realm, but shall proceed without new summons, 8 H. 5. c. 1. vel. 3.

Knights of the shire, and theriffs, against whom an inquest is found before the justices of assize of unduc election, shall have their traverse to such inquests, and not be endamaged until they be duly convict, 6 H. 6. c. 4. vol. 3.

The clergy summoned to convocation by the King's writ, and their

fervants, &c. shall have such liberties, &c. as those who are called to parliament, 8 H. 6. c. 1. vol. 3.

Knights of the shire shall be chosen by people dwelling and resident in the same counties, who have free lands to the value of 40 s. a year above all charges, and no other, he that has the greatest number of such, shall be returned, &c. sheriff may examine every such chooser upon the evangelists how much he may expend, &c. sheriff attainted by inquest of untrue return, shall forfeit 100 l. a year's imprisonment, and the knights shall lose their wages, 8 H. 6. c. 7. 23 H. 6. c. 15. vol. 3.

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Double damages incurred, and fine and ransom, &c. on assault made to lord spiritual or temporal, knight, citizen or burges come to, or attending the parliament, &c. by the King's command, 11 H. 6. c. 11. vol. 3.

Collectors of diffnes or quinzimes for boroughs, &c. named by the burgesses, &c. shall not be collectors of the same for the county, unless they have lands of 100 s. a year above reprises, 18 H. 6. c. 5. vol. 3.

Wages of knights of the shire shall be assessed by the sheriff in the next county court after the delivery of the writs, by proclamation, &c. and every hundred, &c. assessed &c. not to assessed or levy more than due on forfeiture of 20 l. &c. 23 H. 6. c. 11. vol. 3.

Sheriff, on receipt of the writ, shall fend precepts to the mayors, bailiffs, &c. of cities and boroughs, to elect citizens, &c. and return the same by indentures, &c. sheriff making untrue return, besides the penalty by former statute, shall forseit 100 l. to the person chosen, and not returned,

or in default, to any person who will sue for the same, &c. mayor or bailiff making untrue return, forseit 40%. &c. 23 H. 6. c. 15. § 1. vol. 3.

Sheriff making untrue return of knights of the shire, or no due election in convenient time, between the hour of eight and the hour of eleven before noon, shall forfeit 100 l. &c. on action of debt, &c. 23 H. 6. c. 15. § 2, 3. vol. 3.

Knights of the shire shall be notable knights of the same counties or such notable esquires as shall be able to be knights, and none shall be such knight who standeth in the degree of a yeoman or under, 23 H. 6. c. 15. § 3. vol. 3.

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The King's proclamation to have the effect of act of parliament, faving inheritance, liberties, &c. 31 H. 8. c. 8. vol. 4. — Repealed by 1 Ed. 6. c. 12. § 5. vol. 5.

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The King's affent to acts of parliament by his letters patents, as fufficient as in person, 33 H. 8. c. 21. 3, 4. vol. 5.

The county of Chester shall have two knights for the shire, and the city of Chester two burgets for the parliament, 34 & 35 H.8. c. 13. vol. 5.

The inhabitants of the county of Cambridge discharged of the knights wages, lands affured to serjeant Hinde charged with 10 l. yearly towards the fame, &c. 34 & 35 H. 8. c.24. vol.5.

Causing any thing to be done to repeal, &c. this act concerning the succession, shall be high treason, 35

H. 8. c. 1. § 15. vol. 5.

The sheriff thall levy the wages of the knights in every county in Wales and in Monmouth, and pay to every fuch knight within two months after delivery of the writ de Solutione feodi, &c. four shillings per diem, on forfeiture of 20% and to every citizen, or burgess 2 s. &c. as accustomed, 35 H. 8. c. 11, vol. 5.

The lords and commons remit to the King money borrowed by him upon loan, &c. by privy feal, &c. and if any money so borrowed has been repaid, the party receiving the fame shall refund, &c. 35 H. 8. c. 12. vol. 5.

Nothing done in this parliament in matters of religion, shall be deemed error, herefy, &c. 1 El. c. 1. 6 35. ขอไ. 6.

The subjects, representing the three estates of the realm, recognise the Queen's title, &c. 1 El. c. 3. § 2. vol. 6.

He that shall enter the parliamenthouse without taking the oath, &c. shall be deemed as if he had never been returned nor elected, &c. 5 El. c. 1. § 16. vol. 6.

The clergy one of the great states

of the realm, 8 El. c. 1. vol. 6.

After judgement in B. R. affirmed, &c. in the exchequer chamber, error lies in parliament, 27 El. c. 8. vol. 6. If one in execution is fet at liberty

by privilege of parliament, after fuch privilege determined, the party, &c. may take a new execution; no sheriff, bailiff, &c. shall be charged for delivering such privileged person out of execution, &c. 1 7a. 1. c. 13. § 2. vol. 7.

Not to restrain censure, &c. in parliament inflicted on fuch as make or procure such arrest, 17a. 1. c. 13. § 3. vol. 7.

Letters patents dispensing with offences prohibited by this act, shall be void, 1 7a. 1. c. 22. \$ 57. vol. 7.

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No legislative power in either or both houses of parliament without the King; and all orders or ordinances of both or either houses for raising taxes, arms, &c. without royal affent, are void, and faying that the parliament 16 Car. 1. is in being, shall incur premunire, 13 Car. 2. c. 1. § 2, 3. wol. 8.

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No commissions for aids, voluntary present, &c. can be issued but by authority of parliament, 13 Car.

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Petitions to parliament, &c. not to be presented with excessive number of people, &c. nor exceeding the number of ten persons, 13 Car. 2. c. 5. vol. 8.

Not to extend to any address to the King, by all or any members of both or either houses of parliament,

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Both nor either of the houses of parliament cannot nor ought to pretend to the command of the militia, 13 Car. 2. 1. 6. vol. 8.

Acts of lords and commons 1660. not being a formal parliament, confirmed, 13 Car. 2. c. 7. vol. 8.

The bill for attainder of the earl of Strafford, being obtained by tumults, undue practices, &c. repealed, &c. 13 & 14 Car. 2. 1.29. vol. 8.

Parliaments shall not be intermitted above three years at the most, &c. 16 Car. 2. c. 1. vol. 8.

No pardon of those who cut the nose of Sir John Coventry, (a member) but by act of parliament, 22 & 23 Car. 2. c. 1. § 5. vol. 8.

The royal affent to this bill shall not determine the session, 22 & 23 Car. 2. c. 1. § 9. vol. 8.

The county palatine of Durham shall send two knights, and the city of *Durham* two burgesses to parliament; the knights shall be elected by the greater number of freeholders, as in other counties; and the burgesses by the major part of the mayor, aldermen, and freemen of the faid city. &c. 25 Car. 2. c. 9. vol. 8.

Account of the money raised for building thirty ships of war, shall be transmitted to the commons in parliament, 29 Car. 2. c. 1. § 56. vol. 8. Peers and members of parliament

disabled from sitting in either house, until taking the oaths of supremacy and allegiance, and declaration against transubstantiation, &c. 30 Car. 2. ft. 2. c. 1. § 8. vol. 8.

The lords and commons convened 1688, declared to be the parliament notwithstanding want of summons or other defect of form, &c. and all acts to relate to the day of meeting. &c. 1 W. & M. sess. 1. c. 1. — Confirmed by 2 W. & M. sess. 1. c. 1. § 2. vol. 9.

This parliament may be dissolved after the usual manner, as if summoned by writ, I W. & M. sess. I. c. 1. § 8. vol. 9.

Election of members of parliament ought to be free: the freedom of speech, and debates or proceedings

in parliament, ought not to be questioned in any court, &c. out of parliament; and for preserving the laws, &c. parliaments ought to be held frequently, 1 W. & M. sess. 2. 2 W. & M. sess. 1. c. 7. vol. 9.

The King's absence from England, not to dissolve the parliament, &c. 2 W. & M. seff. 1. c. 6. § 3. vol. 9.

Nomination, &c. of a member by any lord warden of any cinque port, void, and contrary to the freedom of elections, &c. 2 W. & M. felf. 1. c. 7. vol. 9.

Officers of excise not to meddle in elections of parliament, 3 & 4 W. & M. c. 1. 4 & 5 W. & M. c. 5. § 16.

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No member of the house of commons shall be concerned in aids granted to the King, except commissioners of the treasury, &c. 5 & 6 W. & M. c. 7. § 57. vol. 9.

Members of the house of commons may be of the corporation of the bank of England, 5 & 6 W. & M. c. 20. § 33. vol. 9. 15 Geo. 2. c. 13. § 8.

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Collector, &c. officer of excise endeavouring to persuade or dissuade any elector in giving his vote, &c. to forfeit 100 l. and disability, &c. 5 & 6 W. & M. c. 20. § 48. vol. 9.

Writs to be iffued for a new parliament within three years after the determination of any parliament, 6

W. & M. c. 2. § 1, 2. vol. 9.

No parliament to continue longer than three years, 6 W. & M. c. 2. § 3. vol. 9. — feven years, unless sooner dissolved, 1 Geo. 1. st. 2. c. 38. vol. 13.

Candidates after the teste of the writ, or after such place becomes vacant, giving or promising any reward, &c. to any person having a vote, &c. for being elected, declared incapable to serve in parliament, 7 & 8 W. 3. c. 4. vol. 9. 2 Geo. 2. c. 24. vol. 16. 16 Geo. 2. c. 11. § 33. vol. 18.

False returns of members, prohibited; and any return contrary to the last determination in the house of commons, adjudged to be a false return, 7 & 8 W. 3. c. 7. § 1. vol. 9.

— Made perpetual by 12 An. st. 1. c. 15.
vol. 13.

Party grieved by such false return, may sue in any court at Westminster, and recover double damages, &c. 7 & 8 W. 3. c. 7. § 2. vol. 9.

Like remedy against an officer returning more persons than required, 7 & 8 W. 3. c. 7. § 3. vol. 9.

Contracts, &c. to procure falle a double returns, shall be void, and whoever makes such shall for feit 30cl. &c. 7 & 8 W. 3. c. 7. § 4. vol. 9.

Clerk of the crown to enter every return and amendment, the book, or a copy, may be given in evidence, &c. clerk omitting to perform his duty, to forfeit 500 l. and lose his office, 7 & 8 W. 3. c. 7. § 5. vol. 9.

Every information, &c. upon this statute to be brought within two years, 7 & 8 W. 3. c. 7. § 6. vol. 9. Parliament to sit for fix months

Parliament to sit for fix months after the King's death, unless sooner dissolved by the successor, 7 & 8 W. 3. c. 15. vol. 9. 4 An. c. 8. 6 An. c. 7.

§ 4, &c. vol. 11.

When any new parliament is summoned, there shall be forty days between the teste and return of the writ; the writs to be issued out with all expedition, and delivered to the proper officer, who is to indorse the day when received, and make out the precept; precept to be delivered in three days after receipt of the writ, officer to indorse the day of receipt, and give four days notice of the time of election in eight days after, 7 & 8 W. 3. c. 25. § 1. vol. 9. 10 & 11 W. 3. c. 7. § 2. vol. 10.

Sheriff, &c. not to give or take any fee for making out, &c. of any fuch writ or precept, 7 & 8 IV. 3. 6.

25. § 2. vsl. 9.

County court to be held at the usual place, and there proceed to election, unless it falls out within fix

days after receipt of the writ: sheriff, &c. to take the poll, if required, and to appoint a number of clerks, &c. who are to be sworn, &c. a person for each candidate to inspect the clerks; freeholder to be sworn, &c. 7 & 8 W. 3. c. 25. § 3. vol. 9.

Sheriff, &c. not to adjourn the county court, without confent of the candidates, until all the freeholders present shall be polled, 7 & 8 W. 3.

€. 25. § 5. vol. 9.

Copy of the poll to be delivered, if defired, paying for the writing, theriffs, &c. committing wilful offence, to forfeit 500 l. 7 & 8 W. 3.

c. 25. § 6. vol. 9.

None to vote in election of members by reason of trust estate, or mortgage, unless such trustee or mortgagee be in actual possession, &c. but the mortgagor or cestus que trust in possession: all conveyances in order to multiply voices, &c. shall be of no effect; but one vote for one house, 7 & 8 W. 3. c. 25. § 7. vol. 9. 10 An. c. 23. § 1. vol. 12.

None under 21 years to vote, or to be elected members, 7 & 8 W. 3.

c. 25. § 8. vol. 9.

County courts for York, held by custom on Mondays, shall be called upon Wednesday, notwithstanding,&c. 7 & 8 W. 3. c. 25. § 9. vol. 9.

The sheriff, &c. of the county of Southampton, may adjourn the poll from Winchester, after every freeholder present is polled, to Newport in the isle of Wight, 7 & 8 W. 3. c. 25. § 10. vol. 9.

Persons refusing to take the oaths, &cc. or if quakers, to subscribe the declaration, &c. to have no vote in election of members of parliament, 7 & 8 W. 3. c. 27. § 19. vol. 9. 6 An.

c. 23. § 13. vol. 11.

Sheriff, &c. shall with convenient expedition, not exceeding fourteen days after any election, return his writ to the clerk of the crown in chancery, and pay the lawful fees,

&c. 10 & 11 W. 3. c.7. § 1. vol. 10.

Officer of the cinque ports shall be allowed fix days from receipt of writ for the delivery of the precept, 10 & 11 W. 3. c.7. § 2. vol. 10.

Sheriff, &c. not making returns according to this act, shall forfeit 500 l. recoverable in courts of record at Westminster, &c. 10 & 11 W. 3. c.

7. § 3. vol. 10.

Commissioner, &c. of excise incapable of sitting in the house of commons, 11 & 12 W. 3. c.2. § 150,

151. *vol*. 10.

No foreigner naturalized fince the accession of Geo. 1. or having a pension from the crown, &c. capable to be a member of either house of parliament, 12 & 13 W. 3. c. 2. § 3. vol. 10. See 4 An. c. 8. § 25. vol. 11.

Action, &c. may be commenced against peer or member of parliament, &c. in the interval of parliament, &c. and after prorogation, &c. court may, give judgement, 12 & 13 W. 3. c. 3. § 1, 2. vol. 10. 11 Geo. 2. c. 24. vol. 17.

Plaintiff stayed by privilege of parliament, not to be barred by any statute of limitation, &c. 12 & 13 W. 3. c. 3. § 3. vol. 10. 11 Geo. 2. c. 24.

§ 3. vol. 17.

No action, &c. against the King's immediate debtor, &c. shall be stayed by privilege of parliament, but the person of such member, &c. not liable to be arrested, &c. 12 & 13 W. 3. c. 3. § 4. vol. 10. 11 Geo. 2. c. 24. § 4. vol. 17.

Commissioner, &c. of customs, incapable of sitting in the house of commons, 12 & 13 W. 3. c. 10.

89, 90. vol. 10.

No officer of the customs to influence any election of members, on forfeiture of 100 l. &c. 12 & 13 W. 3. c. 10. § 91. vol. 10. 9 An. c. 11. § 49. vol. 12.

Action may be profecuted against any officer of the revenue, or any other place of publick trust, for any misdemeanor, &c. no such action to be

be stayed by any privilege of parliament: but not to subject the person of such member, &c. to imprisonment, 2 & 3 An. c. 18. vol. 11.

Clause in the act 12 & 13 W. 3. c. 2. § 3. disabling persons who have any pension from the crown, &c. repealed, 4 An. c. 8. § 25. vol. 11.

By the treaty of union, &c. fixteen peers of Scotland to fit in the house of lords; forty five members to fit in the house of commons, to take the oaths, &c. 5 An. c. 8. Art. 22, 23. vol. 11.

Persons having any new created office, &c. since 25 October 1705. incapable of being elected members of the house of commons, 6 An. c. 7. § 25. vol. 11. 15 Geo. 2. c. 22. vol. 18.

Proclamation to be iffued for electing fixteen peers of Scotland, to fit in the parliament of Great Britain, peers, &c. to take the oaths, &c. intitled to make a proxy, &c. 6 An. c. 23. vol. 11.

Every knight of a shire to have 600 l. a year, freehold, &c. every citizen, &c. 300 l. a year, return of any person who hath not such estate shall be void, 9 An. c. 5. § 1. vol. 12.

This act not to extend to the eldest son, or heir apparent of a peer, or of a person qualified to serve as knight of a shire, 9 An. c. 5. § 2. vol. 12. 33 Geo. 2. c. 20. § 3. vol. 23.

The universities may elect and return members as formerly, 9 An. c. 5. § 3. vol. 12. 33 Geo. 2. c. 20. § 3. vol. 23.

None to be qualified by virtue of any mortgage, unless the mortgagee shall have been in possession seven years before the election, 9 An. c. 5. § 4. vol. 12.

Every candidate, at the request of another candidate, or of two of the voters, shall take an oath that he has such estate, &c. 9 An. c. 5. § 5, &c. vol. 12.

No person employed, &c. in the post-office to intermeddle in elections, 9 An. c. 10. § 44. vol. 12.

No commissioners, &c. of the duaties on hides, &c. vellum, and parchament, to intermeddle with elections, 9 An. c. 11. § 49. vol. 12.

No annual returning officer capable to be rechosen the year immediately ensuing, and such annual officer obstructing the election of his successor, &c. to forfeit 100 L &c. 9 An. c. 20. § 8. vol. 12.

Commissioners, &c. of the duties on sope, paper, stamps, &c. not to intermeddle with elections, 10 Az. c. 19. § 182. vol. 12.

All conveyances fraudulently made to qualify any person to vote, (subject to conditions to deseat the same,) shall be discharged of such conditions, &c. and all bonds, &c. for deseating such estate shall be void. Persons making, &c. such conveyance, or voting by colour thereof, shall for every such offence, forseit 40 l. 10 An. c. 23. § 1. vol. 12.

No persons shall vote for a knight of a shire in right of lands which have not been charged to publick taxes, &c. and for which such person has not received the rents for one year before, unless such lands came to him by descent, &c. on forfeiture of 40 l. 10 An. c. 23. § 2. vol. 12. 12 An. st. 1. c. 5. vol. 13. — Part repealed by 18 Geo. 2. c. 18. § 2. vol. 18.

Former oath required of freeholders, repealed, and another oath appointed, &c. 10 An. c. 23. § 3, &c. vol. 12. 18 Geo. 2. c. 18. vol. 18.

Sheriff, &c. shall enter the place of the elector's freehold, and of his abode, &c. Poll books to be delivered upon oath to the clerk of the peace, to be kept among the records, &c. 10 An. c. 23. § 5. vol. 12.

Sheriff of Yorkshire, and of Chester, to appoint seven tables for taking the poll, &c. 10 An. c. 23. § 6, 7. vel. 12.

Quakers may declare the effect of the oath, upon solemn affirmation, shall be admitted to vote, 10 An. c. 23. § 8. vol. 12.

Per-

Persons not restrained from voting

in right of incorporeal inheritances, or lands, &c. in extraparochial places, or inns of court, &c. by reason of not being affested to all publick taxes, so as they have been usually charged, &c. as other messuages, &c. of 40 s.

a year, 12 An. st. 1. c. 5. vol. 13. No conveyance shall intitle to vote

or be elected in Scotland, whereon infeoffment is not taken and seisin registered a year before the teste of the writ, &c. 12 An. st. 1. c. 6. vol. 13. 7 Geo. 2. c. 16. vol. 16. 16 Geo. 2. c.

11. vol. 18.

Sheriffs, &c. in Scotland, shall make publick intimations, three days before the day of election, on penalty of 501. 12 An. st. 1. c. 6. § 4. vol. 13.

Parliaments shall have continuance for leven years, unless sooner dissolved by the King, 1 Geo. 1. st. 2. c. 38.

vol. 13.

No person having any pension from the crown, for any term of years, capable of being a member of the house of commons, such person sitting in the house, &c. to forseit 20 l. per diem, &c. 1 Geo. 1. st. 2. c. 56.

wol. 13. Electors of parliament men, if demanded, &c. to take the oath, &c. that they have not received any re-

ward, &c. 2 Geo. 2. c. 24. vol. 16. Such votes shall be deemed legal, which have been so declared by the last determination in the house of commons, which shall be final, 2

Geo. 2. c. 24. § 4. vol. 16.

Returning officer, elector, &c. taking oath or affirmation, falfely, incur the penalties, &c. of perjury, &c. 2 Geo. 2. c. 24. § 5, 6. vol. 16.

Persons taking money or reward for their vote, &c. forfeit 500 l. and disabled, &c. 2 Geo. 2. c. 24. \$ 7.

*wol*. 16.

Offenders who within 12 months after the election, discover others so that they be convicted, such person discovering not having been before

that time convicted, shall be indemnified, &c. 2 Geo. 2. c. 24. §8. vol. 16.

Par

This act to be read by the sheriff, &c. after reading the writ, &c. 2

Geo. 2. c. 24. § 9. vol. 16. Sheriff, bailiff, &c. for every wil-

ful offence against this act, to forfeit 50 l. 2 Geo. 2. c. 24. § 10. vol. 16. Profecution on this act to be com-

menced, &c. without wilful delay, within two years, 2 Geo. 2. c. 24. § 11. vol. 16. 9 Geo. 2. c. 38. vol. 17.

No county court in Great Britain to be adjourned to a Monday, Friday, or Saturday, 6 Geo. 2. c. 23. vol. 16. -Repealed by 18 Geo. 2. c. 18. § 11. vol. 18.

Clerk, &c. or person unduly acting as such, &c. in Scotland, making falle return, &c. to forfeit 500 l. 7 Geo. 2. c. 16. vol. 16. 16 Geo. 2. c. 11. § 14, &c. vol. 18.

Freeholders in Scotland, on request, to take the oath concerning his estate. &c. 7 Geo. 2. c. 16. § 2, 3. vol. 16. 16 Geo. 2. c. 11. § 10. vol. 18.

No judge of fession, justiciary, or exchequer in Scotland, capable of being chosen, &c. a member of the house of commons, 7 Geo. 2. c. 16. 🕻 4. vol. 16.

Sheriff, &c. in Scotland, four days after receipt of the writs, to iffue precepts, &c. 7 Geo. 2. e. 16. § 5, &c. vol. 16.

On notice of election of member of parliament the secretary at war to fend orders for removing foldiers two miles from the place of election; not to extend to Westminster, or other place of residence of the royal family, &c. or fort, garrison, &c. 8 Geo. 2. c. 30. vol. 16.

Persons may prosecute actions against members of parliament, in the intervals of session, 11 Geo. 2. c. 24. § 1. vol. 17.

Members not liable to be arrested: the courts of great sessions in Wales, and fessions in counties palatine, may proceed against members as the courts Plaintiffs action delayed by privilege of parliament shall not be discontinued, or barred by any statute of limitation, &c. 11 Geo. 2. c. 24.

\$ 3. vol. 17.

Process against the King's immediate debtor shall not be stayed by privilege of parliament, but such perfon not to be arrested, 11 Geo. 2. c. 24. § 4. vol. 17.

Freeholders voting for any city, &c. being a county of itself, shall have such freehold, &c. a year before election, &c. 13 Geo. 2. c. 20.—Part repealed by 19 Geo. 2. c. 28. § 2. vol. 18.

No commissioner of the revenue in *Ireland*, no commissioner of the navy, &c. nor deputies, clerks, &c. capable of being members of the house of commons, 15 Geo. 2. c. 22. vol. 18.

Freeholders in Scotland to be entered in a roll, &c. 16 Geo. 2. c. 11. vol. 18.

No division of lands, unless proved by a retour prior to the 16 September 1681. allowed to multiply electors, 16 Geo. 2. 6. 11. § 8, 9. vol. 18.

The common clerk of each borough in Scotland shall fign the commission, fix the seal of the borough, &c. 16 Geo. 2. c. 11. § 26. vol. 18.

The act 2 Geo. 2. c. 24. against bribery, &c. extended to elections of commissioners, &c. in Sectland, 16 Geo. 2. c. 11. § 33, &c. vol. 18.

Writs for election of members in parliament for Scotland, to be iffued with as much expedition as may be, and severally delivered to the sheriffs, &c. 16 Geo. 2. c. 11. § 40, &c. vol. 18.

Instead of the oath by 10 An. c. 23. another is appointed for freeholders, 18 Geo. 2. c. 18. § 1. vol. 18.

So much of the act 10 An. c. 23. § 2. and 12 An. fl. 1. c. 5. as disables any person to vote for knights of shires in respect of lands, &c. not assessed, &c. repealed, 18 Geo. 2. c. 18. § 2. vol. 18.

No person shall vote for knight of the shire, in England or Wales, in right of any lands, &c. which have not been affessed, &c. to land tax, twelve calendar months next before such election, 18 Geo. 2. c. 18. § 3. vol. 18.

Exception for voting in right of chambers, or offices, &c. duplicates of the land-tax affessments to be kept among the records of the sessions, to be inspected or copies taken, &c. 18 Geo. 2. c. 18. § 4. vol. 18.

No person to vote for knight of a shire without having a freehold in the county of the clear yearly value of 40 s. above twelve calendar months before, unless by descent, &c. on penalty of 40 l. 18 Geo. 2. c. 18. § 5. vol. 18.

No publick tax, &c. to be deemed a charge on a freehold within the intention of this act, 18 Geo. 2. c. 18. § 6. vol. 18.

Booths to be erected at the expense of the candidates, proportioned to the hundreds, &c. and not exceeding fifteen, &c. 18 Geo. 2. c. 18. § 7, &c. vol. 18.

No sheriff to adjourn county court after receipt of the writ, for longer than sixteen days, 18 Geo. 2. c. 18. § 10, 11. vol. 18.

Sheriff, &c. wilfully offending against this act, may be prosecuted by information, &c. 18 Geo. 2. c. 18. § 12, 13. 19 Geo. 2. c. 28. § 8, 9. vol. 18.

Every action, &c. given by this act to be commenced within nine months, &c. 18 Geo. 2. c. 18. § 14. 16. vol. 18.

Statutes of jeofails, &c. extended to proceedings on this act, 18 Geo. 2. c. 18. § 15. vol. 18.

Electors in any city that is a county of itself, claiming to vote in respect of freehold estate of 40 s. a year, if required, to take the oath or affirmation, &c. 19 Geo. 2. c. 28. §1. vol. 18.

None shall vote for members, in city being a county of itself, in respect of freehold of 40; yearly value, that

that has not been affeffed to the landtax, twelve calendar months next before, except right of rents, feats belonging to offices, &c. 19 Geo. 2. t. 28. § 3, 4, 5. vol. 18.

Sheriff, &c. of a city, that is a county of itself, to allow a cheque book for every poll book, to give publick notice, &c. to proceed to election, within eight days after receipt of the writ, &c. 19 Geo. 2. c.

28. §6. 7. vol. 18.
Sheriff, &c. wilfully offending against this act may be prosecuted in the King's Bench, &c. 19 Geo. 2. c. 28. §8, 9. vol. 18.

Suits to be commenced within nine months, &c. 19 Geo. 2. c. 28. § 10.

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All statutes of jeofails, &c. extended to such proceedings, 19 Geo. 2. c. 28. § 11. vol. 18.

This act not to extend to any city. being a county of itself, where the right of voting is in respect of burgage tenure, or does not require the freehold to be of the yearly value of 40 s. except such provisions as are made for allowing cheque books, or notice of time, place, &c. of election, 19 Geo. 2. c. 28. § 13. vol. 18.

Upon descent of the crown to a minor, the parliament then in being to continue for three years, unless fuch successor shall be sooner of age, or the parliament be dissolved, &c. if no parliament in being, &c. the preceding parliament to fit for three years, &c. 24 Geo. 2. c. 24. § 18. vol. 20. 5 Geo. 3. c. 27. § 20. vol. 26.

Acceptance of a commission in the militia, shall not vacate member's feat in parliament, 30 Geo. 2. c. 25.

6 12. vol. 22.

In case of invasion or rebellion, the parliament may be summoned to meet by proclamation, &c. on fuch day as his Majesty shall appoint, giving fourteen days notice, 30 Geo. 2. ¢. 25. § 46. vol. 22.

No person who holds his estate by

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copy of court roll, shall vote for knight of the shire, on forfeiture of 50 l. &c. 31 Geo. 2. c. 14. vol. 22.

All members in future parliaments. (not particularly excepted) before they act are to deliver in at the table. while the house is sitting, a signed schedule of their respective qualifications, to take and subscribe the oath thereto, &c. which is to be administered by the house and enrolled, &c. after the usual oaths of qualification. &c. 33 Geo. 2. c. 20. vol. 23.

Not to extend to the eldest son or heir apparent of any peer, or person qualified to ferve as knight of a shire, 33 Geo. 2. c. 20. § 3. vol. 23.

Members of parliament to be afsessed to the land-tax, &c. at their mansion houses, 1 Geo. 3. c. 2. § 84.

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Contractors for circulating exchequer bills, on the land-tax aid, not disabled from being members of parliament, &c. 1 Geo. 3. c. 2. § 167. vol. 23.

None to vote as freemen at elections of members, but fuch as have been admitted to their freedom twelve months before such election; on penalty of 100 l. 3 Geo. 3. c. 15. § 1.

Except persons intitled to their freedom by birth, marriage, or fervitude, 3 Geo. 3. c. 15. § 2. vol. 25.

Penalty of 500 l. for antedating

the admission of any freeman, 3 Geo.

3. c. 15. § 3. vol. 25.

Books and papers of admission of freemen to be open to inspection, &c. on demand, &c. 3 Geo. 3. c. 15. §

4, &c. vol. 25.

No person may vote in elections of knights of the thire, or for members of cities which are counties of themselves, in right of any annuity or rent charge granted before I June 1763, unless a certificate, &c. be entered with the clerk of the peace, &c. twelve months before such election. &c. and memorial be, attested, regiRered, &c. 3 Geo. 3. c. 24. vol. 25. For other matters, see Aids, Appeals, Cambridge, Cinque Ports, Copyhold, Error, Indemnity, Ireland, King, &c. Land-tax, Leather, Liberties, London, Militia, Naturalization, Oaths, Pardon, Petition, Plays, &c. Post-office, Precedence, Recusants, Register, Scotland, Statutes, Subsi-

Parol. See Frauds, &c.

dies, Wales.

Parson. See Ecclesiastical Courts, &c.

## Partition.

After process of pone or attachment returned on writ of partition, if the tenant do not enter an appearance within fifteen days, the court may proceed, &c. give judgement by default, and award a writ to make partition, 8 & 9 W. 3. c. 31. vol. 10.—Made perpetual by 3 & 4 An. c. 18. § 2. vol. 11.

If tenant, &c. shall in one year after judgement entered, or in case of infancy, &c. shew good matter in bar of such partition, &c. the court may set aside such judgement, &c. 8 & 9 W. 3. 4, 31. § 2. vol. 9.

No abatement in suit for partition by plea, or death of tenant, 8 & 9

W. 3. c. 31. § 3. vol. 9.

Lesses, &c. of lands so divided, to hold under former conditions, &c. sheriffs, &c. to execute partition, &c. 8 & 9 W. 3. c. 31. § 4,&c. vol. 9.

Where partition is made between coparceners of an advowson, &c. to present by turns, each shall be seised of a separate estate to present accordly, 7 An. c. 18. vol. 11.

For other matters, see Abatement, Advowson, Jointenants, Lotteries, Par-

ceners.

Partnersbip. See Bankrupts, Brokers, Insurance.

Parton. See Harbours.

Party-Wall. See Buildings, Fire.

Passage.

At all passages from the port of Dover, &c. no more shall be paid for the fare than accustomed in old time, 4 Ed. 3. c. 8. vol. 1. — Repealed by 21 7a. 1. c. 28. § 11. vol. 7.

None to have passage out of the realm, without the King's licence, on forfeiture of goods, except lords, and great men, merchants, and the King's soldiers, 5 R. 2. st. 1. c. 2. — Repealed as to restraint of persons gaing beyond sea, by 4 Ja. 1. c. 1. § 22. vol.;
Pilgrims, soldiers, &c. shall pass

Pilgrims, foldiers, &c. shall pasout of the realm only at the ports of Dover, Plymouth, Briftol, &c. without the King's licence, &c. 13 R.2. ft. 1. c. 20. vol. 2.—Repealed by 21 J2. 1. c. 28. § 11. vol. 7.

The passage to and from Kent and Calais, shall be at the port of Down, 4 Ed. 4. c. 10. vol. 3.— Repealed by 21 Ja. 1. c. 28. § 11. vol. 7. For other matters, see Merchants, River.

Paste-board, &c. See Paper.
Pasture. See Admeasurement.

## Patents.

The form of grant, and exemplification of charters, confirmation. &c. 13 Ed. 1. st. 6. vol. 1.

The course of suing forth grant under the King's sign manual, to be brought to the secretary or clerk of the signet, &c. the clerk of the signet's sees, &c. 27 H. 8. c. 11. vol.4

Exemplification, &c. of the King's letters patents under the great feet or so much thereof, &c. shall be a like force as the first letters patents &c. 3 & 4 Ed. 6. c. 4. vol. 5. 13 Ec. 6. vol. 6.

For other matters, see Advouson, Befloops, Clerk of the Signet, Greats of the King, Involment, Leather, Me nopolies, Parliament.

Patron: See Advewson.

# Patten-makers,

fhall not make pattens of

aspe, on pain of 100 s. 4 H. 5. c. 3. vol. 3.— Repealed by 21 Ja. 1. c. 28. § 11. vol. 7.

may make pattens of such aspe as is not fit for shafts, 4 Ed. 4. c. 9. vol. 3. — Repealed by 1 Ja. 1. c. 25. § 40. vol. 7.

Paul's Church. See Churches.

# Paul's School,

mercers, upon part of St. Paul's church-yard, confirmed to them, &c. 22 Car. 2. c. 11. § 58. vol. 8.

Pauper. See Forma pauperis, Poor, Stamps.

# Paving, Lighting, Cleanfing, Watching, &c.

The street between Charing cross and Strand-cross, to be paved, &c. at the charge of the owners of the land adjoining, &c. 24 H. 8. c. 11. vel.4.

—— like order for paving, &c. the streets in Holbourn, and South-

wark, 25 H. 8. c. 8. vol. 4.

—— Aldgate, White-Chapel, High
Holbourn, Chancery-Lane, Gray's Inn
Lane, Shoe-Lane, Fetter-Lane, &c.
32 H. 8. c. 17. vol. 5.

Treet, Drury-Lane, &c. 34 & 35 H.

8. c. 12. vol. 5.

The mayor and commonalty, &c. of London, may amend conduits, dig and lay pipes, erect new ones, making recompence, &c. to convey water from Hampfiead heath, &c. 35 H. 8. c. 10. vol. 5.

Streets in *Cambridge* to be paved, &c. by the owners of houses, &c. adjoining, 35 H. 8. c. 15. vol. 5.

The streets, lanes, ways and caufeys in Calice, shall be paved, and all the houses there covered with tiles or slates, 2 & 3 Ed. 6. c. 38. vol. 5.

A way without Aldgate, &c. in the fuburbs of London to be paved, &c. by the owners of lands a ljoining, &c. 13 El. c. 23. vol. 6.

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in the fields, 3 Ja. 1. c. 22. vol. 7.

For repairing the sewers, &c. paving and keeping clean the streets in and about London and Westminster, reforming annoyances, &c. 13 & 14 Car. 2. c. 2. 22 Car. 2. c. 12. § 5. vol. 8.

The order and manner of paving, &c. Sewers, drains, &c. in the mayors, &c. of *London* in common council, 19 Car. 2. c. 3. 22 & 23 Car. 2. c. 17. vol. 8.

For paving and cleansing the streets, &c. in the cities of London, and West-minster, and suburbs and liberties thereof, and out parishes in Middle-sex, Southwark, &c. within the weekly bills of mortality, 2 W. & M. st. 2. c. 8. vol. 9.—Explained and enserved by 8 & 9 W. 3. c. 37. vol. 10.

—— every housholder there to set out candles or lights in lanthorns, &c. 2 W. & M. st. 2. c. 8. § 15. vol. 9. 9 Geo. 2. c. 20. vol. 17.—Altered and part repealed by 17 Geo. 2. c. 29. § 38. vol. 18.

To enable the inhabitants, &c. of St. James's-Square to raise money to adorn, clean, &c. and continue the same in repair, &c. 12 Geo. 1. c. 25. vol. 15.

For better paving and cleaning the streets in the city and liberty of West. minster, &c. within the weekly bills of mortality, in the county of Middle-sex, 2 Geo. 2. c. 11. vol. 16.

Lord mayor and citizens of London may fill up part of Fleet Ditch, &c. the fee-simple of the ground vested in them, &c. sufficient drains to be made, &c. 6 Geo. 2. c. 22. vol. 16.

For paving that part of the road, &c. called Oxford Street, 8 Geo. 2. 5. 8. vol. 16.

E e 2 Vestry,

Vestry, &c. to regulate the watch, &c. in the parishes of St. James and St. George Hanover Square, within the liberties of the city of Westminster, 8 Geo. 2. c. 15. vol. 16.

To enable the inhabitants, &c. in Lincoln's Inn Fields, to raise money to inclose, clean and adorn the same,

&c. 8 Geo. 2. c. 26. vol. 16.

Vestry, &c. to regulate the watch, &c. in the parish of St. Martin in the Fields, within the liberties of the city of Westminster, 9 Geo. 2. c. 8. 23 Geo. 2. c. 35. vol. 17.

— of St. Paul Covent Garden, within the liberties of the city of West-minster, 9 Geo. 2. c. 13. vol. 17.

of St. Margaret, and St. John the Evangelist, within the city and liberty of Westminster, 9 Geo. 2. c. 17. vol. 17.

ties of the city of Westminster, 9 Geo.

2. c. 19. vol. 17.

Glass lamps to be put up in London, according to the directions of the lord mayor, &c. and kept lighted from, &c. 9 Geo. 2. c. 20. vol. 17.—Part repealed, &c. by 17 Geo. 2. c. 29. § 38. vol. 18.

To enable the inhabitants, &c. in Red-Lion Square to raise money to inclose, pave, watch, clean, &c. the fame, 10 Geo. 2. c. 15. vol. 17.

The common council, in London, to make orders for the nightly watch, number of watchmen, &c. rates, &c. paving and cleanfing fireets, sewers, &c. 10 Geo. 2. c. 22. vol. 17.

For regulating the watch, &c. within the liberty of Saffron Hill, Hatton Garden, and Ely rents, in the parish of Saint Andrew, Holbourn, in

Middlesex, 10 Geo. 2. c. 25. vol. 17.

For lighting the streets, &c. and better regulating the watch, &c. within the parish of Christ Church in Middlesex, 11 Geo. 2. c. 35. vol. 17.

To enable the inhabitants, &c. in Charter House Square, to raise money to inclose, pave, watch, clean, &c.

the same, 16 Geo. 2. c. 6. vol. 18. Number and manner of lamps to be ordered by the court of aldermen and common council in London, rates, &c. 17 Geo. 2. c. 29. vol. 18.

Carts, &c. in the paved streets, &c. (notwithstanding the Stat. 2 W.& M. \$\beta\$. 2. c. 8. \\$ 19.) may be drawn by three hories, 18 Geo. 2. c. 33. \\$ 2.

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Vestry, &c. may regulate lamps, &c. nightly watch, &c. in the parish of St. John Southwark, &c. 23 Geo. 2. c. 18. vol. 20.

For cleaning, lighting, regulating, the nightly watch, &c. in the parith of St. Matthew Bethnal Green, 24

Geo. 2. c. 26. vol. 20.

To enable the inhabitants, &c. in Golden Square, in the parish of &c. James, Westminster, to raise money to inclose, pave, lighten, &c. the same, 24 Geo 2. c. 27. vol. 20.

For cleaning the streets, &c. in the parishes of St. Margaret and St. John the Evangelist, in Westminster,

25 Geo. 2, c. 23. vol. 20.

Hanover Square, within the liberty of the city of Westminster, 26 Geo. 2. c. 97. vol. 21.

For lighting, cleanfing, &c. the parish of St. Bartholomew the Greet, London, and regulating the nightly watch, &c. 28 Geo. 2. c. 37. vol. 21.

---- within the parish of St. Mery le Bone, Middlifex, 29 Geo. 2. c. 53.

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within the parishes of St. John Wapping, St. Paul Shedwell, the hamlet of Ratcliffe, the parish of St. Anne in Middlesex, and the precinct of Well-close in the liberty of the tower of London, 29 Geo 2.6.87. vol. 21.

For repairs of pavements, &c. removal of annoyances,&c. of churches, publick buildings, grounds, &c. in the city and liberty of Westminster, 31 Geo. 2. c. 17. vol. 22.

Power given to the lord mayor, common council, &c. in London, to

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widen streets, &c. to lay out new ones, &c. 33 Geo. 2. c. 30. vol. 23.

Inhabitants allowed to be competent witnesses, 33 Geo. 2. c. 30. § 30.

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For paving, cleansing, lighting, &c. within the city and liberty of Westminster, the parishes of St. Giles in the Fields, St. George the Martyr, St. George Bloomsbury, that part of the parish of St. Andrew Holbourn which lies in Middlesex, the liberties of the **Rolls** and Savoy, and that part of the dutchy of Lancaster which lies in Middleser, 2 Geo. 3. c. 21. - Explained, &c. by 3 Geo. 3. c. 23. vol.25. — and 4 Geo. 3. c. 39. vel. 26.

For lighting the streets, &c. within the borough and foke of Dencaster in the county of York, 4 Geo. 3. c. 40.

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For other matters, see Carts, Cambridge, Certiorari, Highways, Kenfington, London, Scotland, Sewers.

Pawns, &c. See Brokers.

Paul's. See Churches.

Paupers, See Poor, Stamps.

Payment.

In action of debt brought on fingle bill or judgement, if the defendant hath paid the money, &c. fuch payment may be pleaded in bar, 4 An. €. 16. § 12. vcl. 11.

#### Peace.

Driving distress out of the county, unless by judgement of the King's court, shall make fine, as for a thing done against the peace, Stat. Marleb. 52 H, 3. c, 4. vol, 1.

For preservation of the peace allshall be ready to make fresh suit, &c. after felon, Stat. Westm. 1, 3 Ed. 1.

c. 9. vol 1.

Coroner shall inquire of such as live riotously, &c. 4 Ed. 1. ft.2. vol. 1.

All parliaments, treaties, &c. shall be without force of arms, &c, against the peace, 7 Ed. 1. st. 1. vol. 1.

It shall be inquired if all between

the age of fifteen and fixty be fworn to keep the peace, Artic. Super Stat. Winton, 34 Ed. 1. ft. 2. vol. 1.

Lawful men, no maintainers, &c. shall be assigned to keep the peace, &c. 1 Ed. 3. ft. 2. c. 16. vol. 1. 34.

Ed. 3. c. I. vol. 2.

No man to come before the King's justices, &c. with force and arms, &c. in affray of the peace; ministers executing precepts, &c. upon a cry for arms to keep the peace, excepted, &c. 2 Ed. 3. c. 3. vol. 1.

Justices shall have power to punish refisters of the peace, 2 Ed. 3. c. 6.

vol. 1. 34 Ed. 3. c. 1. vol. 2.

Charters of pardon of felony, annulled for breach of the peace, 10 Ed. 3. st. 1. c. 3. — Repealed by 5 & 6. IV. & M. c. 13. vol. 9.

The peace of the realm shall be maintained) &c. 1 R. 2. 6.2. 1 H. 4. 6. I. 2 H. 4. 6, I. 7 H. 4. 6. I. vol. 2.

Justice of the peace shall certify recognitance taken by him, at the next sessions of peace, 3 H. 7. c. 1. vol. 4.

Process and write of Supersedeas of the peace, or good behaviour, shall not be granted but upon motion in open court, 21 Ja. 1. c. 8. § 2, 3. wl. 7.

False sureties procured for the gaining of writs of Supersedeas, shall be punished by the judges, 21 Ja. 1. c.

8. § 4, 5, 20l. 7.
Certiorari delivered at quarter fesfions of the peace, shall not be allowed unless the indictee become bound to pay costs, &c. 21 Ja. 1. c. 8. § 6, 7. vol. 7.

Action against justice of peace, &c. by reason of his office, shall be laid in the county where the fact was committed, 21 7a. 1. c. 12. vol. 7.

For other matters, see Glerk of the Peace, Forcible Entry, &c. General Issue, Good Behaviour, Justices of Peace, Riots, Surety of the Peace.

# Pearls.

Pearls and all other precious stones E e 3 may may be imported or exported free from duty: saving as to the East India company, 6 Geo. 2. c. 7. vol. 16.

Pearl Asbes. See Ashes.

Pearl Barley.

French or pearl barley to pay custom 51. for every hundred weight, 22 Car. 2. c. 13. § 3. vol. 8.

> Pears. See Fruit. Pease. See Corn.

> > Peers.

The heir of an earl, holding in capite, to pay 100 l. for relief: the heir of a baron, 100 marks, Magn. Chart. 9 H. 3. c. 2. vol. 1.

Earls and barons shall not be a-

merced but by their peers, &c. Magn.

Chart. 9 H. 3. c. 14. vol. 1.

A nobleman coming to the King at his command, by a forest, may kill one or two deer, by view of forester, &c. Chart. Forest. 9 H. 3. st. 2. c. 11. vol. 1.

Earls, barons, &c. not bound to come to the theriff's tourn, Stat. Marleb. 52 H. 3. c. 10. vol. 1.

Saving of the estate and liberty of the lords, &c. so that their bodies be not taken by force of this statute, 38

Ed. 3. fl. 2. c. 1. vol. 2.

Trial of duchesses, countesses, or baronesses, indicted of treason or felony, shall be before such judges, &c. as peers of the realm, 20 H. 6. c. q. vol 3

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Pedlars. See Hawkers.

Peine fort et dure.

Felons, &c. refusing lawful trial shall have strong and hard imprisonment, as they who refuse to stand to the common law, Stat. Westm. 1. 3 Ed, 1. c. 12. vol. 1.

Pembroke Callege in Oxford.

The Queen's letters patents to the

master of Pembroke college in Oxford, and his fucceffors, of a prebend in the cathedral of Gloucester, confirmed, 12 An. ft. 2.c. 6. § 7. vol. 13.

Penal Laws. See Dispensation, Infermations.

> Pename. See Probibition. Penny-Post. See Post-office.

> > Pensions.

His Majesty may cause a deduction of 6 d. in the pound out of all falsries, &c. from the crown, 7 Geo. 1. St. 1. c. 27. § 19. vol. 14.—This deduction appropriated by 12 Geo. 1. c. 2. 🕻 24. vol. 15.

Pensions, &c. (not otherwise exempted) chargeable to the land-tax.

I Geo. 3. c. 2. § 3. vol. 23.

Taxes on pensions, &c. not paid, to be stopt in the exchequer, 1 Gee. 3. c. 2. § 29. vol. 23.

Pensions, &c. to be affested in the places where payable, I Geo. 3. c. 2.

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Pensions of superannuated sea officers, poor knights of Windfor, poor clergy of the ifte of Man, his Majesty's pages of honour, &c. not charged to the land-tax, 1 Geo. 3, c. 2. § 95, 96, 97, 98. *va*l. 23.

For other matters, see Ecclestastical Courts, &c. Officers, Parliament.

Pepper. See Spices.

Perjury and Subornation, Gc.

Perjury committed by unlawful maintenance, &c. or in chancery, or before the King's council, shall be punished by the discretion of the lord chancellor, treasurer, chief justice,&c. 11 H. 7. c. 25. - Continued to the next parliament by 12 H. 7. c. 2. vel. 4. -Saved by 5 El. c. 9. § 13. vol.6. EXP.

Procuring any witness to commit wilful perjury, shall forfeit 40 1. and not having to that value, &c. fuffer imprisonment and pillory, 5 El. c. q.

§ 3, 4. vol. 6.

Person attainted thereof, &c. disabied abled to be a witness, 5 El. c. 9. § 5, 6. vel.6.

Person convict of perjury, forseits 20 l. to have fix months imprisonment, his oath not to be received in any court of record, &c. 5 El. c. q. 6. vol. 6.

Such offender not having effects to the value of 20 l. to be set on the pillory, &c. and there to have both his ears nailed, 5 El. c. 9. § 7. vol.6.

Party aggrieved by judgement of perjury, &c. upon reversal of the same, shall recover his damages, 5 El. c. 9. § 5. 7. vol. 6.

This act not to extend to any ecclesiastical court, &c. 5 El. c.9. § 11.

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Beside the punishment already by law, for perjury, or subornation; the court may order the person convicted thereof, to the house of correction, &c. or to be transported for feven years, &c. 2 Geo. 2. c. 25. § 2. vol. 16.-Made perpetual by 9 Geo. 2. c. 18. § 1. vol. 17.

All offences of perjury, subornation, &c. excepted out of the general pardon, 20 Geo. 2. c. 52. § 19. 21.

wol. 19.

In all informations or indictments for perjury, or subornation thereof. &c. it shall be sufficient to set forth the substance of the offence, &c. without fetting forth the bill, answer, &c. 23 Geo. 2. c. 11. § 1, 2. vol. 20.

Justices, of affize, Nisi prius, &c. may direct profecutions against witnesses who appear to them to have committed perjury, &c. and assign the profecutor council, &c. 23 Geo. 2. c. II. § 3. vol. 20.

For other matters, see Attornies, Bankrupt, Coffee, Linen, London, Maintonance, Parliament, Register, Ships,

Sope.

Perry, See Cyder.

Persian Goods. See East India Company, India Goods, Silk.

Personal Estates. Personal estates shall be rated to the land-tax where the party is refident; absent persons, where last resident, 1 Geo. 3. c. 2. § 49. vol. 23.

Goods, messuages, &c. to be assetfed at the place where they shall be,

I Geo. 3. c. 2. § 50. vol. 23.
Persons doubly rated, shall be discharged on certificate, &c. 1 Geo. 3. 6. 2. § 51. vol. 23.

Not to affefs personal estates of inhabitants of Scotland, Ireland, Jersey, or Guernsey. Persons fraudulently changing place of refidence to escape the taxation, shall be charged treble, I Geo. 3. c. 2. § 52. vol. 23.

Housholders upon demand of the affesfors, shall give an account of their lodgers, on forfeiture of 5 l. 1

Geo. 3. c. 2. § 53. vol. 23.

Peter Pence. See Rome.

## Petitions.

No persons on pretence of presenting any petition, &c. to repair to the King, or parliament, accompanied with excessive number of people, &c. 13 Car. 2. ft. 1. c. 5. vol. 8.

That it is the right of the subjects to petition the King, and all profecutions, &c, for fuch petitioning are illegal, 1.11. & M. seff. 2. c. 2. vol. 9.

For other matters, see Liberties.

Petition of Right.

He that prays aid of the King shall have but four writs of search, 14 Ed. 3. ft. 1. c. 14. vol. 1.

Petition to the King, by parliament, concerning rights and liberties of the subjects, 3 Car. 1. c. 1. vol. 7.

Petit Treason.

– when a fervant flayeth his master, or a wife her husband, or a religious, &c. his prelate, 25 Ed. 3. ft. 5. t. 2. vol. 2.

For other matters, see Accessory, Clergy,

Treason.

Petty Chapman. See Hawkers. Petty Seals. See Seal.

## Pewterers.

No person to cast any pewter, &c: but as good fine metal, as within the E c 4 city

city of London and by the statutes, upon pain of forfeiture, &c. to be marked, searched, &c. 19 H. 7. c. 6.

4 H. 8. c. 7. vol. 4.

No pewterers, &c. shall sell or change any pewter, but only in open fairs or markets, or in their own dwelling houses, &c. on forfeiture of 10 l. 4 H. 8. c. 7. § 2. 25 H. 8. c. 9. § 6. vol. 4. 33 H. 8. c. 4. vol. 5.

No person shall buy or exchange any wares made of pewter, &c. out of the realm, on forfeiture of the same, and the full value, 25 H, 8. c. 9. § 1,2. vol. 4. 33 H. 8. c. 4. vol. 5.

No pewterer shall take a stranger born, to be an apprentice or journeyman, &c. 25 H. 8. c. 9. § 3, &c. vol. 4. 33 H. 8. c. 4. vol. 5.—Part repealed by 5 El. c. 4. vol. 6.

Wrought tin, commonly called pewter, on entry for exportation, to pay 2 s. for every hundred weight, &c. 8 & 9 W. 3. c. 34. § 1. vol. 9. For other matters, see Metal, Tin.

# Physicians and Surgeons.

No person within the city of London, nor seven miles of the same, to exercise as a physician or surgeon, except examined and approved, &c. on forfeiture of 5 l. for every month, &c. 3 H. 8. c. 11. § 1. vol. 4. 34 & 35 H. 8. c. 8. vol. 5.

A physician or surgeon out of the precinct of London, seven miles, to be approved by the bithop of the diocese, 3 H. 8. c. 11. § 2. vol. 4.

The privileges of Oxford and Cambridge saved, 3 H. 8. c. 11. § 3. vol.4.

The furgeons of London thall be exempt from bearing armour, parith offices, inquests, &c. 5 H. 8. c. 6.

Incorporation, &c. of a perpetual college of physicians in London, and the suburbs, authorized to make ordinances, &c. 14 & 15 H. 8. c. 5. vol. 4. 1 Mar. feff. 2. c. 9. vol. 6.

Physicians through England to be examined by the president of the col-

lege, and three of the elects: graduates of the universities, excepted, 14 & 15 H. 8. t. 5. § 3. vol. 4.

The president, commons and fellows of physicians in London, exempted from ward and parish offices, &c.

32 H. 8. c. 40. 🐧 1. vel. 5.

Four phylicians shall be chosen yearly, &c. to fearch apothecary drugs, &c. in London, 32 H. 8. c. 40. § 2. vol. 5. 1 Mar. feff. 2. c. 9. § 56. vol. 6. 10 Geo. 1. c. 20. vol. 13.

Any of the physicians in Lands: may practife furgery, 32 H. 8. c. 40.

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The barbers and furgeons of Lendon united and incorporated, and exempted from bearing arms, inquests, &c. 32 H. 8. c. 42. § 1. vol. 5.

Surgeons of London, &c. may take yearly four condemned persons for anatomies, 32 H. 8. c. 42. § 2. vel.5. See 25 Geo. 2. c. 37. § 2. 5. 10. vol. 20.

Every surgeon of London shall have a fign at his door, &c. 32 H. 8. c. 42.

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Surgeons, &c. shall pay and bear charges of fcot and lot, &c. 32 H. 8. c.42. 6. vol. 5.

Any person may retain a surgeon, &c. in his house as his servant, &c.

32 H. 8. c. 42. § 7. vol. 5.

Any subject of the King, having knowledge of the nature of herbs, &c. may minister to any outward fore, wound, disease, &c. 34 & 35 H. 8. c. 8. vol. 5.

The president of the college of physicians, &c. may commit offenders, &c. to any prison within, &c. except the tower of London, 1 Mar.

ſċſſ. 2. c. 9. § 4. vol. 6.

For the better searching and examining all drugs, &c. used for medicines within London, or seven miles thereof, &c. by censors of the college, &c. .10 *Geo*. 1. 1. 20. vol. 15.

Reward of 5000 l. granted to Ioanna Stephens for discovery of medicines for cure of the stone, 12 Geo. 2. c. 23.

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Union of barbers and surgeons of London dissolved, surgeons of London made a separate corporation, with authority, &c. 18 Geo. 2. 6.15.vol. 18.

Company of surgeons to enjoy the same privileges, &c. as by former acts or grants, 18 Geo. 2, c. 15. § 8.

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Candidates to ferve as furgeons, &c. of regiments, &c. to be examined, &c. 18 Geo. 2. c. 15. § 9. vol. 18.

The bodies of murderers convicted and executed in London or Middle-fex to be delivered to Surgeons Hall; and in any other county to such surgeon as the judge, &c. shall direct, &c. 25 Geo. 2. c. 37. § 2.5. 10. vol. 20. For other matters, see Apothecaries.

Pistures,

mported within the time to pay a duty of 20 l. per cent. value, &c. 6 & 7 W. 3. c. 7. § 2. vol. 9. 3 & 4 An, c. 4. § 5. — Made perpetual by 7 An. c. 7. vol. 11.

The duty on pictures imported shall be according to the dimensions, 3l. for pictures four feet square, &c. 8 Geo. 1. c. 20. § 49. vol. 14. 11 Geo.1.

c. 7. § 12. vol. 15.

Pilgrims,

to pass out of the realm only at Dover, 9 Ed. 3. st. 2. c. 8. vol. 1.

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Pillory.

Offence against the affize of bread by a baker, grievous and often, shall be punished by pillory, Judic. pillor. 51 H. 3. st. 6. § 1. vol. 1.

Inquest shall be, if they have in the town a pillory of convenient strength, &c. Judic. Piller. 51 H. 3. B. 6. § 2. Ordin. pro pistor. Stat. in-

eert.temp. c. 3. I vol. 391.

For other matters, see Actions popular,
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Conjuration, Deer, Forestallers, Forgery, Fewel, Inns, Linen, Perjury,
Privileged places, Silk, Soldiers, Victuals, Wan, Weights.

Pilots.

No person shall pilot any ship from Dover, Deal, &c. unless examined, &c. by the master, &c. of Trinity house, &c. 3 Geo. 1. c. 13. vol. 13. — Continued by 4 Geo. 3. c. 12. § 1. vol. 26.

The lord warden of the cinque-ports, with affent of the commissioners of load-manage, &c. may make orders for the better government of pilots at Dover, Deal, &c. 7 Geo. 1. st. 1. c. 21. § 14. vol. 14. — Continued by 4. Geo. 3. c. 12. § 1. vol. 26.

Regulation and government of pilots licensed by the corporation of Trinity-house of Deptsord Strond, &c.

5 Geo. 2. c. 20. vol. 16.

Pine Trees. See Plantations, Stores.

Pins,

--- shall not be put to fale unless double-headed, foldered fast, &c. 34 & 35 H. 8. c. 6. -- Repealed by 37 H. 8. c. 13. vol. 5.

All manner of pins may be imported, 27 El. c. 11. — Continued by 35 El. c. 7. § 16. vol. 6. 39 El. c. 18. § 18. vol. 7. EXP.

Pintadoes. See Linen.

Pipe in Herefordshire. See Mardon, alias Mawarden.

Pipowder. See Fair.

## Pirates.

Offences committed where the admiral has jurisdiction shall be tried in such places, &c. as limited by the King's commission, &c. 27 H. 8. c. 4. 28 H. 8. c. 15. vol. 4. 11 & 12 W. 3. c. 7. vol. 10. 4 Geo. 1. c. 11. § 7. 9. vol. 13. 18 Geo. 2. c. 30. vol. 18.

His Majesty's subjects, &c. committing piracy on others of the King's subjects, by commission from any foreign prince, shall be adjudged pirates, &c. 11 & 12 W. 3. c. 7. § 8. vol. 10.—Made perpetual by 6 Geo. 1. c. 19. § 3. vol. 16.

Commander or mariner who shall betray his trust, lay violent hands on

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his commander, &c. shall be adjudged a pirate, &c. 11 & 12 W. 3. c. 7. § 9, 10. vol. 10.

Commanders and mariners defending their ship against pirates, &c. intitled to reward from the owners, &c. 11 & 12 W. 3. c. 7. § 11, 12.

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Commissioners, &c. shall have power to try pirates, &c. in all the colonies, &c. in America, governors, &c. to assist, &c. and deliver up pirates, &c. YI & 12 W. 3. 6. 7. § 14, 15. 101. 10.

Commanders of ships, &c. trading, or corresponding with pirates, surnishing them with stores, &c. shall be adjudged guilty of piracy, &c. perfons belonging to any vessel, forcibly boarding any merchant ship, and throwing any goods over board, shall be punished as pirates, 8 Geo. 1. c. 24. vol. 14.—Made perpetual by 2 Geo. 2. c. 28. § 7. vol. 16.

Ships fitted out to trade with pitates, forfeited, &c. 8 Geo. 1. c. 24.

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Persons by the statute 11 & 12 W. 3. c. 7. vol. 7. declared accessories to piracy, shall be deemed principals, &c. 8 Geo. 1. c. 24. § 3, 4. vol. 14.

Seamen maimed in fight against pirates shall receive rewards, be admitted into Greenwich Hospital, &c.

8 Geo. 1. c. 24. § 5. vol. 14.

Masters, &c. not defending themfelves against pirates, &c. shall forfeit their wages, &c. 8 Geo. 1. c. 24. § 6. vol. 14.

Subjects or denizens, during any war, committing hostilities at sea, &c. where the admirals have power, against his Majesty's subjects, or giving aid, &c. to enemies at sea, may be tried, &c. as pirates, 18 Geo. 2. c. 30. vol. 18.

Piracies and robberies on the high feas, &c. excepted out of the general pardon, 20 Geo. 2. c. 52, § 13, 14.

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For other matters, see Admiral, Felolonies, Merchants, Plantations, Safe Conduct, Scamen, Ships. Pitch and Tar.

No pitch, tar, roun, &c. to be imported but in veilels whereof the mafter and three fourths of the mariners are English, &c. 12 Car. 2.1. 18. § 8. vol. 8.

No pitch, tar, rofin, &c. to be imported from the Netberlands or Germany, in any vessels whatsoever, on forfeiture of the goods, thip and furniture, 13 & 14 Car. 2. c. 11. § 23.

Pitch and tar, imported within the time, &c. not being the product of the British dominions, &c. to par additional duty of one moiety more than charged in the book of rates, 4 & 5 W. & M. c. 5. § 2. vol. 9.

For other matters

For other matters, see Plantationi, Stores.

Pitkin. (Thomas)

For relief of the creditors of The mae Pitkin a bankrupt, apprehending him, discovery, &c. 3 & 4 An. c. 12. 5 An. c. 23. vol. 11.

Pittenween.

A duty of two pennies Scots, &c. upon every pint of beer and ale vended there, for repairing the harbour, &c. 6 Geo. 1.  $\epsilon$ . 9. vol. 14.

Pladdings and Fingrums. See Scaland, tit. Arms, Woollen Manufactures.

Plague.

Provisions for relief, &c. of perfons sick of the plague, infected perfons ordered to keep house, disobeying, &c. adjudged felony, &c. 1 Ja. 1. 6. 31. vol. 7.

All ships coming from places infected, &c. to make quarentine in such place, manner, &c. as directed, &c. 9 An. c. 2. vol. 12. 7 Geo. 1. c. 3. 8 Geo. 1. c. 10. 8 Geo. 1. c. 18. § 14. vol. 14. 1 Geo. 2. st. 2. c. 13. vol. 15. 6 Geo. 2. c. 34. vol. 16. 26 Geo. 2. c. 6. 29 Geo. 2. c. 8. vol. 21.

His Majesty enabled to prohibic commerce, &c. with countries infec-

ed with the plague, &cc. 8 Geo. 1. c.

. wl. 14.

Goods liable to retain infection, oming from the Levant, without a lean bill of health, not to be landed, &c. unless the same have been ired in some foreign lazarets, 26 reo. 2. c. 18. § 12. vol. 21.

For other matters, see Felonics, tit. Quarentine.

## Plaisterers.

No plaisterer shall use the art of a ainter-stainer in London, &c. 1 Ja.

. c. 20. val. 7.

Plaisterers, &c. may use whiting, lacking, red-lead, &c. mingled with ze only, and not with oil, 1 Ja. 1. 20. § 5. vol. 7.

## Plantations.

No sugars, tobacco, cotton-wool, ndicoes, ginger, suffice, or other dyng wood, of the growth, produce, i.e. of any *English* plantations, &c. hall be exported from thence, to any other place, &c. than *England*, &c.: 2 Car. 2. c. 18. § 18. vol. 7.

Ships of England, &c. sailing to any English plantations, shall be bound with sureties, &c. to bring goods here loaded into England, &c. 12 2ar. 2. 6. 18. § 19. vol. 7. 22 & 23

lar. 2. c. 26. § 11. vol. 8.

No commodities of the growth and manufacture of Europe shall be apported into any plantation, &c. unifs shipped in England and in English wilt shipping, &c. 15 Car. 2. c.7. §

, 6. vol. 8.

Ships navigated as this act requires, nay lade in any part of Europe, falt or the fisheries of New England and Newfoundland, wines in the Maderas nd Azores, of the growth thereof, ervants or horses in Scotland and Iremd, all forts of victual of the growth r production thereof, and transport he same to any of the plantations, ic. 15 Car. 2. 6.7. § 7. vol. 8. 4 Geo. . c. 19. vol. 26. 6 Geo. 3. c. 42. vol. 27. Every person importing goods, &c.

to any of the plantations, &c. shall deliver to the governor of such place, &c. within four and twenty hours, an inventory, &c. and not lade or unlade, &c. until, &c. governors shall take an oath to observe this act, &c. 15 Car. 2. c. 7. § 8. vol. 8.

Officers of the customs suffering such goods from the plantations, to be carried into any other country, &c. before unladen in *England*, &c. shall forfeit his place, the value of the goods, &c. 15 Car. 2.'c. 7. § 9. vol. 8.

Sea-coals may be fhipped to any of the plantations, from any port of England, paying 1.s. for the chalder, London measure, &c. 15 Car. 2. c. 7. § 10, 11. vol. 8.—Altered by 9 An. c. 6. § 7. vol. 12.

Plantation goods shall be brought and unladed at some port in England, &c. and the word Ireland shall be omitted in the bonds to be taken for that purpose, &c. 22 & 23 Car. 2. c. 26. § 11. vol. 8. 7 & 8 W. 3. c. 22.

§ 13, 14. vol. 9.

Governors of the plantations to return yearly to the custom-house, a list of all ships unloading therein, and any ship unlading sugars, &c. other than in England, &c. such ship, lading, &c. shall be forfeited, 22 & 23 Car. 2. c. 26. § 12, 13. vol. 8.— Continued during the act of tonnage and poundage, by 5 Geo. 1. c. 11. § 19. vol. 16.

Any persons may import train-oil or blubber, of Greenland, or New-foundland, or any of the plantations, and whale-sins caught in vessels bolonging to England, &c. paying for the ton of such oil 6s. for every ton of whale-sins, &c. 25 Car. 2. c. 7. vol. 8. 1 Geo. 1. c. 12. § 4. vol. 13.

All vessels taking goods on board in the plantations, to give bond, &c. to unload the same in England, &c. and for the rates of customs, sugarwhite 5s. the hundred weight, brown sugar, &c. 1s. 6d. tobacco, &c. 25 Car. 2. 1. 5 2. vel. 8. — Explained with

with additional duties, 4 Geo. 3. c. 15.

vol. 26.

Goods not to be imported or exported to or from the plantations but in ships built in England, Ireland, or in the plantations, except prize ships, and foreign ships employed for three years to bring in naval stores, on forfeiture of ship and goods, 7 & 8 W. 3. c. 22. § 1, 2, 3. 17, & c. vol. 9.

Governors of English plantations to take an oath to observe all clauses, matters, &c. relating to the said plantations, &c. and on neglect, to be removed from his government, &c. 7 & 8 W. 3. c. 22. § 4. vol. 9. 8 & 9

W. 3. c. 20. \$ 69. vol. 10.

Naval officers in the plantations to give security to the commissioners of the customs in *England* for performance of their duty, and in default to be disabled, and governors in the *interim*, to be answerable, 7 & 8 W. 3. c. 22. § 5. vol. 9.

Ships coming into or going out of the plantations, liable to the fame rules, &c, and officers of the revenue there to have the same power, &c. as officers of the customs in *England*, 7 & 8 W. 3. c. 22, § 6. 10, 11. vol. 9.

One third of forfeitures, not otherwife disposed of, to be to the King, another to the governor of the plantation, the other to the prosecutor, 7

& 8 W. 3. c. 22. § 7. vel. 9.

No goods to be shipped notwithflanding payment of duties in the plantations, before security given as required, &c. on forfeiture of ship and goods, 7 & 8 W. 3. c. 22. § 8. vol. q.

All laws, by-laws, usages, &c. in any of the plantations, repugnant to any law made in *England* relating thereto, illegal, null, and void, 7 &

8 W. 3. c. 22. § 9. vol. 9.

Commissioners of the treasury and of the customs in England, may appoint officers of customs in any of the islands, &c. and on any action concerning his Majesty's duties, &c.

brought in the plantations, the junto be natives of England, Ireland, a plantations, and the offence may be laid in any colony, &c. 7 & 8 W. 3 C. 22. § 11. vol. 9.

All places of trust in the courts of law, or relating to the treasury of the islands, to be in the hands of the natives of England or Ireland, or of the islands, 7 & 8 W. 3. 6.22. § 12. 12.

The fureties in bonds given in the plantations as required, &c. to be diknown residence and ability there. &c. 7 & 8 W. 3, c. 22. § 13. vol. 9.

Product of the plantations not to be put on shore in Scotland, or Incland, unless duties first paid in Esgland, &c. 7 & 8 W. 3. c. 22. § 14,15.

vol. 9.
Persons not to sell any propriety under letters patents, to any other thas subjects of England, &c. and all governors nominated, &c. to be approved by the King, and take the oaths, &c. 7 & 8 W. 3. c. 22. § 16. vol. 9.

To prevent colouring foreign ships under English names, English built ships, prize ships, &c. to be registered, attested, &c. 7 & 8 W. 3. 6. 22.

§ 17, &c. vol. 9.

Piracies, felonies, &c. committed in any place where the admirals have power, may be tried in any of his Majesty's plantations, &c. 11 & 12 W. 3, c. 7. § 1. 14. vol. 10. 4 Ges. 1. c. 11. § 7. 9. 8 Ges. 1. c. 24. vol. 16. 18 Ges. 2. c. 30. vol. 18.

Governors of the plantations, &c. to affift commissioners, &c. and deliver up pirates, &c. refusing obedience to this act, forfeits all charters granted for the government or propriety of such plantation, 11 & 12 W. 3.6.7

§ 14, 15. vol. 10.

Oppression, or other offence contrary to the laws, committed by governors, &c. in the plantations, &c. may be tried in the King's Bench in England, or before commissioners, &c. 11 & 12 W. 3. 6. 12. vol. 10.

Tobacco, currans, and fugar, imorted lawfully, &c. from the Eng-/b plantations, exempted from the ubsidies granted by 3 & 4 An. c. 5. 1. vol. 11.

Rice and melasses, produced in the plantations, to be under like securiies, &c. as other plantation goods, kc. 3 & 4 An. c. 5. § 12. vol. 11. 3 7eo. 2. c. 28. § 1, 2. vol. 16.

It is linen may be exported, in English ships, &c. to any of the planations, &c. 3 & 4 An. c. 8. vol. 11.

3 Geo. 1. c. 21. § 1, 2. vol. 16.

No ship coming to the plantations, &c. from Ireland, to break bulk unil notice of arrival first given to the zovernor, &c. an invoice of lading, &c. visited, &c. 3 & 4 An. c. 8. § 2, 3c. vol. 11.

Bounty granted to importers of naval stores from English plantations n America, for good tar, according to the rate of 4 l. per ton, &c. 3 & 4 An. c. 10. vol. 11. 12 An. st. 1. c. 9. vol. 13. 5 Geo. 1. c. 11. § 16, 17. 18. B Geo. 1. c. 12. vol. 14. 2 Geo. 2. c. 24 Geo. 2. c. 57. § 11. vol. 16. 25 Geo. 2. c. 35. vol. 20.

Penalty for felling, destroying, or burning, pitch, pine trees, &c. in the colonies, &c. in New England, New York, and New Jersey, 3 & 4 An. c. 10. § 6, 7. vol. 11. 9 An. c. 17. vol. 12. 8 Geo. 1. c. 12. § 5, 6. vol. 14. 2 Geo. 2. c, 35. vol. 16.

Such security, &c. to be given for mporting such naval stores into Engand, &c. as other plantation goods, 3 & 4 An. c. 10. § 8. vol. 11. 2 Geo.

2. c. 35, § 16. vol. 16.

The rates of foreign coins, pieces of eight, &c. in the plantations, afpertained by proclamation, &c. perons paying or receiving, at a higher rate, to suffer six months imprisonment, and forfeit 10 l. 6 An. c. 30. vol. II.

For encouragement of privateers, condemning prize thips, &c. in Ame-

rica, 6 An. c, 37. vol. 11.

. All subjects to enjoy a free trade to any part of America, 6 An. c. 37. §

15. 22. vol. 11.

Jesuits Bark, Sarsaparilla, balsam of Peru and Tulu, and all other drugs of the product of America, may be imported from any of the plantations, in ships regularly navigated, paying the same duty as if imported from the place of their growth, 7 An. e.8. \$ 12. vol. 11.

Plantation bonds, on default of profecution, &c. within three years, &c. made void, and to be delivered up, &c. 8 An. c. 13. § 23. vol. 12.

All prize goods, &c. taken in America, and imported, &c. liable to the duties, 9 An. c. 27. 10 An. c.22.

10 An. c. 26. § 113. vol. 12.

Merchants, &c. may contract with persons of the age of fifteen, &c. to ferve in any of the plantations for eight years; provided such person acknowledge his confent before the lord mayor of London, or justices of peace, &c. and fign the fame, &c. 4 Geo. 1. c.11. § 5. vol. 13.

Beaver-skins, and other furs of the product of any of the plantations, &c. to be imported from thence directly into Great Britain, 8 Geo. 1. c.

15. \$ 24. vol. 14.

Copper ore of the produce of Britisb plantations, subjected to such regulations, &c., as other commodities, &c. 8 Geo. 1. c. 18. § 22. vol. 14 27 Geo. 2. c. 18, § 5. vol. 21.

Salt may be imported from any part of Europe to Pensilvania, in British ships navigated, &c. 13 Geo. 1. e. 5. vol. 15. 3 Geo. 2, c. 12. vol. 16.

Lignum vitæ of the product of the British plantations, may be imported free from all customs, I Geo. 2. st. 2.

c. 17. \$5, 6. vol. 15.

An agreement established with feven of the lords proprietors of Carolina, for the furrender of their title, interest, &c. in that province to his Majesty, 2 Geo. 2. c. 34. vol. 16.

No white pine-trees, of the diame-

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ter of 24 inches, at 12 inches from the ground, to be cut or destroyed, not being private property, in the colonies of *Nova Scotia*, &c. without licence from his Majesty, 2 Geo. 2. c. 35. § 1, 2. vol. 16. 25 Geo. 2. c. 35. vol. 20.

Salt may be imported from any part of Europe to New York, in British ships navigated, &c. 3 Geo. 2. c.

12. vol. 16.

British ships, navigated, &c. that clear outwards for Carolina, may ship rice there and carry the same directly to any part of Europe southward of cape Finisterre, without carrying the same to any other of the plantations, &c. 3 Geo. 2. c. 28. vol. 16. — Continued, and extended to Georgia, 8 Geo. 2. c. 19. vol. 16. 20 Geo. 2. c. 47. § 4. vol. 19. 27 Geo. 2. c. 18. § 3. vol. 21.

Before rice be put on board at Corolina, master to deliver his licence to collector, make entry, &c. 3 Geo. 2.

c. 28. § 3, 4. vol. 16.

The officers in Carolina to transmit a copy of the indorfement, to acceptain the half subsidy, 3 Geo. 2. c. 28.

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All goods, &c. of the produce of the plantations, may be imported from thence into Ireland, in British ships, navigated, &c. except the goods enumerated, sugars, tobacco, cotton, &c. 4 Geo. 2. 6. 15. 5 Geo. 2. 6. 9. vol. 16.

No drawback allowed on re-exportation of unwrought hemp to the British dominions in America, 4 Geo.

2. c. 27. § 7. vol. 16.

Debts owing in the plantations to his Majesty, or where any person refiding here shall be a party, &c. may be proved by affidavit, &c. before a chief magistrate, &c. 5 Geo. 2. c. 7. vol. 16.

Lands, houses, negroes, &c. in the plantations, liable to satisfy all just debts, 5 Geo. 2. c. 7. § 4. vol. 16.

No hats or felts to be transported from any of the British plantations to

any other of the plantations, on for feiture of the same, and 500 l. &c. Geo. 2. c. 22. vol. 16.

None to work felts or hats in the plantations but such as have served apprenticeship thereto, none to have above two apprentices at one time nor to employ any negro in harmaking, &c. on forseiture of 51 month, &c. 5 Geo. 2. c. 22. § 7, 80 vol. 16.

All coffee of the produce of in of the British plantations in American instead of the inland duty of 2s. pround, to pay only 1s. 6 d. per pound inland duty; oath to be made of the growth, &c. certificate, &c. 5 GH. 1c. 24. vol. 16. — Continued by 19 Gi. 2. c. 23. 26 Geo. 2. c. 32. vol. 18.

All rum and spirits made in an American plantations not belonging to his Majesty, on importation to the British plantations, to pay 9 d. p. gallon; and 6 d. per gallon for melasses and syrops, and 5 s. per C. w. for sugars, &c. offences, &c. may be prosecuted in any court of admirah, &c. in the plantations, 6 Geo. 2. 4. 13. vol. 16. — Continued by 19 Geo. 2. c. 23. vol. 18. 26 Geo. 2. 32. 29 Geo. 2. c. 26. vol. 21. — Amended, additional duties, &c. and made perpetual by 4 Geo. 3. c. 15. vol. 26.

No sugars, &c. except of the produce of his Majesty's plantations, shall be imported into Ireland, but only such as shall be shipped in Great Britain, &c. 6 Geo. 2. c. 13. § 4, &c.

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Drawback of the duties on fugar, &cc. imported from the British plantations, to be repaid on exportation within the year, 6 Geo. 2. c. 13. § c. vol. 16.

And an additional allowance on exportation of such sugars, refined in Great Britain, 6 Geo. 2. c. 13. § 10. vol. 16.

Grant of 10,000 l. for fettling and establishing the colony of Georgia, 5 Geo. 2. 6. 25. § 7. vol. 16.

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Conditions on which sugars may e carried from the American colonies irectly to foreign parts, &c. 12 Geo. . c. 30. vol. 17. - Extended to all Bri-In Ships by 15 Geo. 2. c. 33. \$ 5. vol. 8. — Continued by 4 Geo. 3. c. 12. § . vol. 26.

Officers of the customs impowered o enter, examine, unlade, &c. sufected ships; and in case there be no oods found on board, but what are nentioned in the manifest delivered, cc. the officers to reload and repair amages, 12 Geo.2. c. 30. 6. vel.17.

Sugars, &c. brought from the planations, with licence, &c. may be anded in Great Britain, on paying he duties, &c. 12 Geo. 2. c. 30. §7.

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Sugars, with a licence, &c. may be arried to the fouthward of cape Fiisserve, without touching at Great Britain, 12 Geo. 2. c. 30. § 8. vol. 17.

On performing the requifites, the ond to be discharged, otherwise to re forfeited, &c. 12 Geo. 2. c. 30. § 1. vol. 17.

Ships unlading fuch fugars and aking in other goods, subject to enries, &c. 12 Geo. 2. c. 30. \$ 10, &c.

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Owners of thips carrying fuch fuars, not to pay any seaman more han half his wages before their reurn home, 12 Geo. 2. c. 30. § 12. 10l. 17.

Any person granting false certifirates, altering any licence, oath, &c. :0 forfeit 100 l. &c. 12 Geo. 2. c. 30.

\$ 15. vol. 17.

His Majesty impowered, in time of war, to grant charters, commissions, &c. to any society, &c. for taking, &c. lands, forts, places of strength, &c. possessed by any enemy, in any part of America, and the same assured to them and their heirs, &c. 13 Geo. 2. c. 4. \$ 13, 14. vol. 17.

No privateer, &c. in America, to take on board any servant, without consent of the master; but in all cases to observe the laws of that country, 13 Geo. 2. c. 4. § 20. vol. 17.

Foreigners living seven years in any of our colonies, to be deemed natives, on taking the oaths, &c. to be entered, certified, &c. 13 Geo. 2. 6. 7. vel. 17. 20 Geo. 2. 6.44. vel. 19.

All unlawful subscriptions, transfers, assignments of stocks; pretended stocks, &c. in the plantations. shall be liable to like fines, penalties, and punishments, as common nufances, &c. in Great Britain, 14 Geo. 2. c. 37. vol. 17.

Masters of vessels in the plantation trade, registered, &c. shall give an account upon oath, &c. and loading or unloading goods, before proof of English owners, &c. such vessel shall be forfeited, 15 Geo. 2. c. 31. vol. 18.

Where certificate of the register of fuch vessel shall be lost, &c. the master, &c. may make oath, &c. and to give fecurity that no illegal use shall be made of the first register, if found ; may trade for one voyage after, and then to register de novo, &c. 15 Geo. 2. c. 31. § 2, 3. vol. 18.

All plantation bonds shall be made with a condition to produce a certificate within 18 months, that the goods enumerated, &c. have been landed and discharged, &cc. 15 Geo.

2. c. 31. § 4. vol. 18.

Mariners belonging to privateers, or trading ships, not to be impressed in the West Indies, unless they shall have deferted from his Majesty's ships. &c. 19 Geo. 2. e. 30. vol. 18.

Præmium of 6 d. per pound to be paid on importation in vessels lawfully manned, &c. of *indice* of the growth of the British plantations, merchantable, &c. certificate, &c. 21 Geo. 21 c. 30. vol. 19. 28 Geo. 2. c. 25. vol.21. Amended by 3 Geo. 3. c. 25. vol. 25.

Exporters of such indice, to repay the promium, 21 Geo. 2. c. 30. § 12, Gr .-- Altered by 3 Geo. 3. e. 25. 6 2. wol. 25.

Commissioners under the great seal . authoauthorized to determine appeals from the courts of admiralty, &c. in the plantations, 22 Geo. 2. c. 3. vol. 19.

Raw filk of the growth of the British colonies in America, may be imported, without paying any duty, &c. in vessels lawfully manned, &c. and on oath, certificate, &c. 23 Geo. 2.

Pig iron made in the British colonies in America, may be imported duty free, and bar iron into the port of London; the same to be marked, certified, &c. 23 Geo. 2. c. 29. vol. 20. The clauses restraining importation of bar iron to the port of London, &c. repealed by 30 Geo. 2. c. 16. vol. 22.

No mill for flitting of iron, or plateing-forge to work with a tilthammer, or furnace for making steel, to be erected, &c. in America on penalty of 200 l. &c. 23 Geo. 2. c. 29. § 9, 10. 15. vol. 20.

No duties to be paid on pot or pearl ashes imported from the *British* plantations, the conditions observed in such importation, 24 Geo. 2. c. 51. vol. 20.

No bounty to be allowed on tar imported from America, &c. unless each barrel contains 31 gallons and an half, &c. 24 Geo. 2. c. 52. § 2. 25 Geo. 2. c. 35. § 3. vol. 20.

No act of affembly, &c. to be made in the colonies of Rhode Island, Providence plantations, &c. for creating paper bills of credit, or for protracting the time for the calling in such, or for depreciating or re-issuing the same; &c.-unless for the current service of the year, &c. 24 Geo. 2. c.53. vol. 20. 4 Geo. 3. c. 34. vol. 26.

The act relating to the attestation of wills, &c. shall extend to such plantations, &c. where the statute 29 Car. 2. c. 3. is received, &c. 25 Geo. 2. c. 6. § 10, 11. vol. 20.

Foreign protestants, receiving the King's commission to be officers, engineers, &c. in regiments in America taking the oaths, producing certifi-

cates, &c. enabled to serve, &c. in America only, 29 Geo. 2. c. 5. vol.21.

For better recruiting his Majetty's forces on the continent of America, regulation of the army, and preventing defertion there, 29 Geo. 2. c. 35. vol. 21.

Officers of his Majesty's force serving in America may inslift as foldiers such indented servants there, as shall be willing to enter, &c. 29 Ges. 2. 6. 35. § 1. vol. 21.

Maîter of such indented servant objecting thereto, within six months, the servant to be restored, on returning the inlisting money; or such fatisfaction made to him as two justices in the province, &c. shall adjudge reasonable in proportion, &c. 29 Geo. 2. 6. 35. § 2. vol. 21.

The act for punishing mutiny and desertion, &c. extended to troops raised in America, when in conjunction with British, 30 Geo. 2. c. 6. § 73.

All forts of victual, &c. prohibited to be exported from the British plantations, &c. during the war with France, on forfeiture of thip, &c. except necessary provision for ships on voyage, for the King's thips, garrifons, &c. or for other plantations, Great Britain, &c. giving security, &c. 30 Geo. 2. c. 9. vol. 22.

Not to prohibit the exportation of rice from the plantations directly to any part of Europe fouthward of cape Finisters: or carrying fish, or roots, coastwife, 30 Geo. 2. 6. 9. § 11, 12. vol. 22.

Acts of affembly, &c. for creating, &c. paper bills of credit, declaring them to be a legal tender in payment of money, shall be void, &c. 4 Go. 3. c. 34. vol. 26.

For other matters, see Aliens, Apprestices, Brandy, Brokers, Coais, Cochineal, Coffee, Copper, Custocis Flax, Greenland, Guernsey, Hakes Corpus, Hats, Hops, India Geom Infant, Linen, Naturalization, No conformists, Pirates, Prizes, Rice, Salt, Seamen, Ships, Silks, Stores, Sugar, Tobacco, Vagrants, Whales, Whale-bone, &c. Wool.

See Gold and Silver, &c. Plate.

## Plays and Games.

Servants in husbandry, labourers, &c. shall use bows and arrows, Sundays and holydays, and leave all playing at tennis, foot-ball, coits, dice, and other fuch importune games, 12 R. 2. c. 6. 11 H. 4. c. 4. vol. 2. 11H. 7. c. 2. 19 H: 7. c. 12. 3 H. 8. c. 3. 6 H. 8. c. 2. vol. 4. - Repealed by 33 H. 8. c. 9. § 17. vol. 5. and 21 Ja. 1. r. 28. vol. 7.

No person shall use any of the games called closse, half-bowl, kayles, hand in hand, queck board, &c. 17 Ed. 4. : 3. vol. 3. 27 H 8. c. 25. vol. 4. -Repealed by 33 H. 8. c. 9. § 17. vol.5.

und 21 Ja. 1. c. 28. vol. 7

Mummers, &c. shall be imprisoned and fined, by the justices, 3 H. 8.

1. 9. vol. 4. EXP.

No person by himself, &c. shall for gain, &c. keep any common house, &c. of bowling, coyting, dicing-table, earding, &c. or any unlawful new inrented game, &c. 33 H. S. t. 9. § 11. vol. 5.

Persons haunting such houses, and here playing, to forfeit 6 s. 8 d. for very time, 33 H. 8. c. 9. § 12. vol. 5.

A placard to keep a house of gamng, shall contain, what games, &c. what persons, &c. and the party shall se bound by recognizance, &c. 33 H. 8. c. 9. § 13. vol. 5. All licences to rep such houses made void by 2 & 3 Ph. k M. c. g. vol. 6.

Magistrates may repress unlawful rathes, and punish offenders, &c. 33 4. 8. c. 9. § 14, 15. vol. 5. Enforced y 2 Geo. 2. c. 28. \$ 9. vol. 16.

No artificer, hulbandman, apprenice, servant, labourer, journeyman, cc. to play at tables, tennis, dice, ards, bowds, clash, covering, or other inlawful game, out of Christmas, &c. 3 H. 8. 6. 9. § 16. vol. 5. Vol. XXIV.

Leases of such houses to be void, at election of the leffee, 33 H. 8. c. g. § 21. vol. 5.

Servants by licence of their master, may play with him, or any other gentleman, openly in his house, &c.

33 H 8. c. 9. § 22. vol. 5.

Any nobleman, or other having 100 l. a year in lands, &c. may licence his servants, &c. to play within the precinct of his house, &c. 33 H. 8. c.g. § 23. vol. 5.

Common players of interludes, minstrels, &c. wandering abroad, except belonging to any baron, &c. adjudged rogues, vagabonds, &c. 39 El. e. 4. § 2. vol. 7. Appendix, 23 vol. 387. Repealed by 12 An. st. 2. c. 23. vol. 13.

Saving of the jurifdiction, &c. of John Dutton, in the county of Chefter, to licence minstrels, &c. on proof that he ought lawfully, &c. 39 El. c. 4. § 10. 43 El. c. 9. § 27. vol. 7. 17 Geo. 2. c. 5. \$ 29. vol. 18.

No authority by baron, &c. shall exempt vagabonds, &c. from punishment, I Ju. 1. c. 7. vol. 7.—Repealed by 12 An. ft. 2. c. 23. vol. 13.

Any person in a stage-play, interlude, &c. profanely using the name of God, &c. shall forfeit 10 l. 3 7a. I. c. 21. vol. 7.

No sports, bear-baiting, interludes, common plays, &c. on the Lord's day, on forfeiture of 3 s. 4 d. 1 Car. 1. c. 1. vol. 7.—Enforced by 29 Car. 2. c. 7. vol. 8.

Persons who by any fraud, deceit, &c. in cards, dice, races, &c. obtain money, &c. shall forfeit treble the fum, &c. profecuted within 6 months, 16 Car. 2. c. 7. § 2. vol. 8. 9 An. c.

14. § 5. vol. 12.

Any person losing above 100 l. at one time, and not paying the same at the time, shall not be compellable to pay, all affurances, &c. fhall be void; the winner shall forfeit treble the fum, &c. to fuch person as prosecutes within one year, 16 Car. 2. c. 7. § 3. 

All conveyances, Acurities, &c. where where the confideration is for money won by gaming, or for repayment of money lent at fuch gaming, &c. shall be void; and where lands are so incumbered, &c. they shall devolve as if the granter had been dead, &c. o An. c. 14. § 1. vol. 12. - Confirmed by 18 Geo. 2. c. 34. § 10. vol. 18.

The loser of 10 l. at cards, &cc. may fue for the money within three months, and if he does not, any other person may, and recover with treble

value, &c. 9 An. c. 14. § 2. vol. 12.

Every person who is liable to be fued, shall be obliged to answer upon oath, such bill, &c. and discover the fum so won at play, 9 An. c. 14. § 3. vol. 12. — Inforced by 18 Geo. 2, c. 34. § 3. vol. 18.

The person who shall so discover, and repay, shall be indemnified from other punishment, 9 An. c. 14. § 4. ₩0l. 12.

Any person winning by fraud, &c. above 10 l. at one fitting, and convicted thereof on indictment, &c. shall forfeit five times the value, be deemed infamous, and fuffer as in wilful perjury, 9 Au. c. 14. § 5. vol. 12.

Two justices of peace may cause persons of no visible estate, &c. but who mostly support themselves by gaming, to be brought before them, and if they do not make it appear, that &c. they find furcties for good behan viour, &c. 9 An. c. 14. §6, 7. vol. 12.

Assaulting, &c. on account of money won at play; forfeiture of goods, and two years imprisonment, Q An. c. 14. § 8. vol. 12.

Not to extend to gaming in royal palaces, during residence, &c. 9 An. 6. 14. § 9. vol. 12.

Justices may commit offenders using unlawful games, until they enter into recognizance, &c. as well on the oath of credible witness, as upon view, 2 Geo. 2. c. 28. § 9. vol. 16.

Persons acting plays, &c. in any place where they have not a legal settlement, for hire, gain, &c, with-

out authority, &c. or licence from the lord chamberlain, to be deeme rogue and vagabond: and forfeit 50. 10 Geo. 2. c. 28. § 1, 2. vel. 17. No new plays, or additions to de

ones, to be acted, unless a copy there of be fent to the lord chamberlain fourteen days before, &c. 10 Geo. 2.

c. 28. § 3. vol. 17. Lord chamberlain may prohibit

the acting any play, &c. or part, &c. and persons acting the same, before fuch copy be fent, &c. or contrar to such prohibition, to forfeit 50! and their licence, 10 Geo. 2. c. 28. 4. vol. 17.

No person shall be authorized to act plays, &c. by patent, or licence, but in the city and liberties of Wefminster, or places of his Majesty's redence, 10 Geo. 2. c. 28. § 5. vol. 17.

Plays acted in publick houses, w be deemed performed for gain, &c. 10 Geo. 2. c. 28. § 7. vol. 17. The games of the ace of hearts,

pharaoh, basset, and hazard, prohibited, with like penalties as lotteries, and adventurers, &c. forfeit 50 L 12 Geo. 2. c. 28. § 2, 3. vol. 17.

Not to extend to any games in

palaces where the King resides, 12 Geo. 2. c. 28. § 10. vol. 17.

The game of passage, and all other games with a die, or dice, &c. games now played with backgammon tables only excepted; thall be deemed as lotteries, &c. 13 Geo. 2. c. 19. 69. vol. 17.

No person shall keep a place for playing roly-poly, or othergame with cards or dice; and fuch person, and those who play at the same shall incur fuch penalties as in cases of lotteries, &c. 18 Geo. 2. c. 34. § 1, 2. vol. 18.

Court of equity, where a bill shall be filed, for any fum won at play, &c. may enforce their decree, as in other causes, 18 Geo. 2. c. 34. § 3. *vol.* 18.

On information for any offence upon the flatutes against gaming, any

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persons, other than the party accused, may be fummoned to give evidence, and refusing, &c. or giving falle evidence, shall forfeit 50 l. &c. 18 Geo. 2. c. 34. § 4. vol. 18.

No person, except the parties, incapacitated from being a witness in offences by gaming, &c. for having played, betted, staked, &c. 18 Geo.

2. c. 34. § 5. vol. 18.

Not to extend to royal palaces, &c. No privilege of parliament to be allowed in profecutions for gaming, &c. 18 Geo. 2. c. 34. § 6, 7. vol. 18.

Persons losing 10% at one time, or 20 /. within twenty four hours, may be indicted and fined five times the value, 18 Geo. 2. c. 34. § 8. vol. 18.

Such offender, discovering others shall be discharged, 18 Geo. 2. c. 34.

§ 9. vol. 18.

Any house, garden, &c. for publick entertainment, musick, dancing, &c. within twenty miles of London, &c. without a licence from the preceding Michaelmas quarter fessions to be deemed disorderly houses, &c. 25 Geo. 2. c. 36. § 2. vol. 20. - Made perpetual by 28 Geo. 2. c. 19. § 1. vol. 21.

Licensed places to have an inscription over them, not to be opened before five in the evening, on breach of either of the conditions, licence to be revoked, 25 Geo. 2. c. 36. § 3. vol. 20.

Not to extend to the theatres royal, or performances licenfed by the crown or the lord chamberlain, 25 Geo. 2.

c. 36. \$ 4. vol. 20.

Persons licensed to sell liquors, &c. permitting journeymen, labourers, fervants and apprentices to game in their houses, &c. to forfeit 40 s. and for every subsequent offence 10 l. 30

Gco. 2. 6. 24. § 14. vol. 22.

On complaint of journeymen, &c. gaming in publick houses, justice of peace to iffue warrant for apprehending them, who upon conviction forfeit not exceeding 20 s. nor less than 5 s. or be committed, &c. 30 Geo. 2. 6. 24. § 15, &c. vol. 22.

Juffices may fummon witnesses concerning gaming in publick houses. inhabitants of the parish, &c. 30 Geo. 2. 6. 24. § 16. 18. vol. 22.

For other matters, see Actions popular, Bankrupt, Certiorari, Horses, Vagrants, Universities.

## Pleadings. .

No fine in circuit, county, hundred, or court baron, shall be taken for fair pleading, Stat. Marlcb. 52 H. 3. c. 11. Stat. Westm. 1. 3 Ed. 1. c. ·8. I Ed. 3. st. 2. c. 8. vol. 1.

Serjeant, pleader, &c. attainted of using deceit in the King's court, shall be imprisoned a year and a day, and thenceforth (hall not be heard to plead in that court, Stat. Westm. 1. 3 Ed.

1. 6. 29 vol. 1.

Pleadings shall be in the English tongue, and not in the French; they shall be inrolled in Latin; the old processes, &c. shall be kept; no man shall be prejudiced thereby, so that the matter of the action be fully fnewed in the declaration and writ, 36 Ed. 3. st 1. c. 15. vol. 2.

Pleas, &c. discontinued by not holding Hillary term 1688. continued, and revived, I W. & M. seff. 1. c. 4.

Devisee of lands shall be liable for false plea, as an heir, in debt on specialty against him and the heir, 3 & 4 W. & M. c. 14. § 3. 7. vol. 9.

Defendant, &c. with leave of the court may plead as many feveral matters, as he shall think necessary for his defence, 4 An. c. 16. § 4.

vol. II.

No dilatory plea shall be received. unless on affidavit, &c. to prove the truth thereof, 4 An. c. 16. § 11. vol. 11.

In actions of debt brought on judgement, bond, &c. after the money is paid, fuch payment may be pleaded in bar, 4 An. c. 16. § 12.

Officers of the army or navy, being fued for any act relating thereto, may plead the general issue, &c. 10 An. c. 21. § 61. vol. 12.

All pleadings, &c. to be in English, 4 Geo. 2. c. 26. — Extended to Wales by 6 Geo. 2. c. 14. § 3. vol. 16.

Pleadings, &c. may be with abbreviations commonly used in *English*, and technical terms, &c. 6 Geo. 2. c. 14. § 5. vol. 16.

For other matters, see Abatement, Amendment, Assiste, Attaint, Debt and Debtors, Debt to the King, Ecclesiastical Courts, &c. Fee Farm Rents, General Issue, Jeofails, Indiament, Information, Mandamus, Patents, Trial, Wales.

Pleas of the Crown.
No sheriff, constable, escheator,

coroner, nor other of the King's bailiffs, shall hold pleas of the crown, Magn. Chart. 9 H. 3. c. 17. vol. 1.

Pledges.

If the debt by statute merchant be not paid at the day, like execution shall be awarded against the pledges, &c. Stat. de Mercator, 11 Ed. 1. st. 1. 12 Ed. 1. st. 2. vol. 1.

In writs of debt, &c. the plaintiff shall find pledges to prosecute, &c. if a pauper caution per fidem, Stat. Wallia, 12 Ed. 1. vol. 1.

All fines taken before justices, shall be in the presence of the pledges, 38

Ed. 3. ft. 1. c. 3. vol. 2.

No advantage shall be taken for default of entring pledges, upon any declaration, &c. except specially shewn for cause of demurrer, 4 An. c. 16. § 1. vol. 11.

For other matters, see Bail, Debt to the King, Recognizance, Replevin.

Plenarty. See Advowson.

Plough-Land.

Wood-land, &c. to the value of 50 l. per annum deemed equal to a plough-land, 7 & 8 W. 3. (. 29. § 5. vol. 9.

Plunket (John)

- to be imprisoned during the

pleasure of his Majesty, &c. 9 Ga. 1. c. 15. vol. 15.

Pluralities.

Any person having a benefice with cure of soul, of the yearly value of 8 l. or above, accepting another, and being instituted and inducted, the first benefice shall be void, 21 H. & c. 13. § 9, &c. vol. 4.

The King's chaplains, &c. may purchase dispensation and keep two benefices with cure of soul, 21 H. 8.

c. 13. § 13, &c. vol. 4.

The universities not to present to

any benefice with cure, &c. of papifts, any person who shall then have any other benefice with cure, I W. & M. fess. 1. c. 26. § 5. vol. 9. For other matters, see Bishops, Chap-

lains, Ecclefiastical Courts, &c. Re-

sidence.

Plymouth.

The mayor and commonalty may dig a trench, &c. from the river Mrs for conveying water to the town, &c. 27 El. c. 20. vol. 6.

For other matters, see Fortifications, Harbours.

Point or Cut-Work.

No person shall offer to sale; or export or import, any foreign cut-work, &c. 13 & 14 Car. 2. c. 13. vol. 8.

All forts of English point or cutwork, &c. may be exported custom free, 11 & 12 W. 3. c. 3. § 15. vol.10.

All acts which restrain the impertation of foreign lace made of thread in the Spanish Low Countries, &c. repealed, 5 An. c. 17. § 1. vol. 11.
For other matters, see Bone-Lace, Mis-

nufactures.

Poison and Poisoning.

All wilful killing by poisoning shall be adjudged murder, 1 Ed. 6. c. 12.

§ 13. vol. 5.

For other matters, see Murder.

Policies of Insurance. See Insurance.

Poligamy. See Bigamy.

Panés.

Ponds. See Fish, Game, Parks, Trespass.

### Poole.

The mayor, burgeffes and inhabiants of Poole in the county of Dorset, nay erect a windmill in the King's vaste ground, &c. and a conduitlead in Totnam, &c. 34 & 35 H. 8. . 25. vol. 5.

Pools. See Felonies, Trespass.

### Poor and Paupers,

- not bound to find pledges, c. caution per fidem, Stat. Wallia, 2 Ed. 1. vol. 1.

None to give alms, &c. to a beggar ole to labour, 23 Ed. 3. c. 7. vel. 2. - Repealed by 1 Ed. 6. c. 3. vol. 5. id 21 7a. 1. c. 28. vol. 7.

Attaint shall be granted without ne, to the poor who will affie that ey have nothing whereof to make 1e, 34 Ed. 3. c. 7. vol. 2.

Justices, &c. shall examine vagainds, bind them to good behaviour, commit to prison, 7 R. 2. 6.5. l. 2. - Repealed by 39 El. c. 4. and

: 7a. 1. c. 28. vol. 7.

Every person who goes begging at is able to labour shall be punish-, &c. impotent beggars shall abide here they be dwelling, and if the ople there be insufficient, they shall aw them to other towns within the ndred, &c. 12 R. 2. 6.7. vol. 2. pealed by 1 Ed. 6. c. 3. vol. 5. and 7a. z. c. 28. vol. 7.

Travellers reporting that they have en imprisoned beyond sea, shall oduce testimonials, 12 R. 2. 6. 8. . 2. — Repealed by 21 Ja. 1. 6. 28.

In all licences of appropriation,

avenient provision shall be made the poor parishioners, &c. 15 R. c. 6. 4 H. 4. c. 12. vol. 2.

Ordinaries shall visit and reform pitals founded for poor, impotent, ars, &c. 2 H. 5. 6.1. vol. 3. 14 El.

he hospital of St. Leonard in York,

enabled to recover a thrave of corn due to them, &c. 2 H. 6. c. 2. vol.3.

Vagabonds, idle and suspected perfons, shall be set in the stocks three days, &c. with only bread and water, and then shall be put out of the town, &c. beggar not able, &c. shall resort to the hundred where he last dwelled, &c. 11 H. 7. c. 2. vol. 4. — Repealed by 21 Ja. 1. c. 28. vol. 7.

Clerks, attornies, nor counsel, asfigned to poor persons shall take nothing, but to fue without paying for seals of writs, &c. 11 H. 7. c. 12. vol. 4. 2 Geo. 2. c. 28. § 8. vol. 16.

Punishment for yagabonds for their first offence, and for their second offence, and of those who relieve them, provision for beggars not able, &c. 19 H. 7. c. 12. vol. 4.—Repealed by 21 Ja. 1. c. 28. vol 7.

Justices of peace to grant licence to poor, aged, &c. to beg; beggars without licence to be whipped, &c. 22 H. 8. c. 12. vol. 4. Repealed by 1 Ed. 6. c. 3. Revived by 3 & 4 Ed. 6. c. 16. 5 & 6 Ed. 6. c.2. vol. 5. And repealed by 21 Ja. 1. c. 28. vol.7.

Persons admitted to sue in forma pauperis, being nonsuit, not compellable to pay costs, but shall suffer fuch punishment as the discretion of the judge, &c. shall deem reasonable,

23 H. 8. c. 15, § 2. vol. 4.

Governors of shires, hundreds, cities, towns, hamlets, and parishes, to keep aged, poor, &c. born there, or dwelling three years, by alms, &c. to compel fturdy vagabond to labour, children under fourteen and above five, to be put to service, valiant beggar to be whipped, maimed, &c. 27 H. 8. c. 25. vol. 4. EXP. 3 & 4 Ed. 6. c. 16. vol. 5. — Repealed by 21 Ja. 1. c. 28. vol. 7.

Repeal of all former statutes made for punishment of vagabonds; two justices may cause vagabond, &c. living idly three days, to be branded, adjudged to be a flave, &c. I Ed. 6. c. 3.—Repealed as to making vagabonds Ff3 flaves,

P00

Persons aged, maimed, sore, &c. to be relieved, by the devotion of good people, &c. of the place where they were born, or have dwelt three years, &c. beggar's child above sive years of age may be taken into service, &c. 3 & 4 Ed. 6. c. 16. 5 & 6 Ed. 6. c. 2. vol. 5. 2 & 3 Pb. & M. c.

5. 5 El. c. 3. 35 El. c. 7. \$25. vol.6. Vagabond above the age of four-teen, to be grievously whipped, burned through the ear, &c. penalty of relieving such, &c. assessments to be made on the parishioners, &c. 14.

El. c. 5. 35 El. c. 7. § 24. vol. 6.

Rogues shall be conveyed from constable to constable until he come to the gaol; a stock shall be provided in every city, &c. to set poor to work, 18 El. c. 2. 25 El. c. 7. § 24. vol. 6.

18 El. c. 3. 35 El. c. 7. § 24. vol. 6. Every parith charged with a fum weekly, &c. for relief of fick and hurt foldiers, and mariners, &c. 35 El. c. 4. 39 El. c. 21. vol. 6. 43 El. c. 3. 43. El. c. 9. § 29. vol. 7. 13 & 14 Car. 2.

Lands, &c. may be lawfully given for maintenance, &c. of poor, &c. 35 El. c. 7. § 27. vol. 7. 39 El. c. 5. vol. 8.

Substantial householders shall be appointed, &c. overseers of the poor, their office, duty, accounts, forseitures, &c. all begging forbidden, &c. 30 El. c. 3. EXP. 23 vol. Appendix, 381.

Repeal of all former statutes for punishment of vagabonds, &c. perfons idle, begging, &c. rogues, &c. to be conveyed to the house of correction, &c. the gallies, &c. banished, &c. 39 El. c. 4. 23 val. Appendix, 387.—Explained and continued by 1 Ja. 1. c. 7. c. 25. val. 7.—Repealed by 12 An. st. 2. c. 23. vol. 13.

Idle wanderers, &c. pretending to be foldiers, or mariners, not having tellimonial, &c. shall be reputed felons, &c. 39 El. c. 17. vol. 7.—Continued by 16 Car. 1. c. 4. vol. 8.

Churchwardens of every parify, and four, three, &c. householders shall be nominated at *Easter* by two justices, &c. to be overseers of the poor for setting children to work, to raise weekly, &c. competent sum for providing stock, necessary relies, &c. 43 El. c.2. vol. 7.

Overfeers to meet once a month,

to account to the new-chosen overseers, &c. to forfeit 20 s. for every

meglect, 43 El. c. 2. § 2. vol. 7.

Where the inhabitants of any parish are not able to relieve the poor, two justices may assess others within the hundred, in aid, and if the hundred be thought unable, the county may be assessed at the sessions, 43 E.

c. 2. § 3. vol. 7.

Affeliments may be levied by diffress and sale; in default of diffress, two justices may commit to the county gaol, and such as will not work, or resuse to account, 43 El. c. 2. § 4. 12, 13. vol. 7.

Two justices, &c. may bind parish-

apprentices, church-wardens, &c. may agree and build houses on the waste for the poor to inhabit, 43 El. c. 2. § 5. vol. 7.

General quarter sessions, on com-

plaint of any sels, &c. to make final order, 43 El. c. 2. § 6. vol. 7.

Poor persons shall be relieved by their parents, or by their children,

&c. being of sufficient ability, 43 El. c. 2. § 7. vol. 7.

Aldermen in London, and officers in corporations, &c. to have the same authority in the jurisdictions as justices of the peace in the county, to execute this act, 43 El. c. 2. § 8. vol. 7.

Where a parith extends into feveral counties, libernes, &c. the justices to intermeddle only within their own limits, &c. 43 El. c. 2. § 9.

Justices, &c. on default of nominating overfeers to forseit 5 l. forseitures to be employed for relief and stock,

Rock, 43 El. c. 2. § 10, 11. 15. vol.7. Twenty shillings yearly at least hall be fent out of every county, for relief of poor prisoners, in each of the

prisons of the King's Beach, and Mar-Chalfea, to be paid to the treasurers, and by them to the Lord C. J. &c.

43 Et. c. 2. § 14. vol. 7.

Overfeers, &c. to be appointed in he island of Fowlness in Essex, as if he same were a parish, 43 Bl. c. 2.

\$ 18. vol. 7.

On action brought against any peron for acting in execution of this ich, the defendant may plead the geieral issue, and give the special mater in evidence, &c. 43 El. c. 2. § 19. 701. 7.

church-wardens," &c. Minister, hall employ money given to bind out pprentices, &c. shall chuse the poorift, and of parents least able, such pprentice not to be above fifteen when bound, 7 Ja. 1. c. 3. vol. 7.

Persons who run away and leave heir family upon the parish, &c. to se deemed incorrigible rogues, &c. 7 fa. 1. c. 4. § 8. vol. 7. 5 Geo. 1. c. 8.

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Church-wardens and overfeers, by confent of two justices, &c. may exercife, &c. any trade, &c. only for etting on work and better relief of he poor of the parish, 3 Car. 1. c.5.

22. vol. 7.

Poor people going from one parish 10° another, to fettle in any tenement ander ten pounds yearly value, upon complaint by the overfeers, &c. to iny justice of peace within forty days ifter fuch persons coming, &c. two ustices may remove persons likely to be chargeable, &c. to such parish where last legally settled, as native, housholder, sojourner, apprentice, or fervant, for forty days at leaft, unless they give sufficient security, &c. 13 X 14 Car. 2. c. 12. vol. 8. - Made perpetual by 12 An. st. 1. c. 18. § 1. vol. 13.

Parties grieved may appeal to the next quarter sessions, 13 & 14 Car. 2. 6. 12. \$ 2. vol. 8.

Persons may go to any place, &c. to work in harvest, &c. so that they carry with them a certificate of fettlement, family, &c. and falling fick, &c. whilst they are in work, shall not be accounted a settlement, &c. but may be removed back, &c. 13 & 14 Car. 2. c. 12. § 3. vol. 8.

There shall be one or more corporations or work houses, in London, &c. within the bills of mortality, lord mayor to be prefident, and fifty two affiliants, &a officers, &c. 13& 14 Car. 2. c. 12. 4, 5. vol. 8.

The president, &c. of the corporations, &c. may apprehend beggars, vagrants, &c. and cause them to be kept and fet to work in the faid workhouses, &c. 13 & 14 Car. 2. c. 12. § 6, &c. 22 & 23 Car. 2. c. 18.

Poor in Lancasbire, &c. in large parishes, to be relieved, &c. by the township or village, where they inhabit or were last lawfully settled, 13 & 14 Car. 2. c. 12. § 21, 22. vol. 8.

Officers of the corporations in London, &c. to account quarterly, &c.

22 & 23 Car. 2. c. 18. vol. 8.

The forty days continuance in a parish to make a fettlement, shall be accounted from the delivery of notice in writing, of the person's house, family, &c. to one of the church-wardens, &c. 1 Ja. 2. c. 17. § 3. vol. 8. From the publication of the notice in the church, the next Sunday, &c. 3 & 4 W. & M. c. 11. § 3. vol.9.

No foldier, feaman, &c. to have a fettlement by fuch notice, unless after dismission out of the service, 3 & 4

W, & M. c. 11. § 4. vol. 9.

Church-warden or overseer, neglecting or refusing to read, or to regifter such notice, to forfeit 40 s. &c. 3 & 4 W. & M. c. 11, § 5. vol. 9.

Serving on his own account any publick annual office, for one whole year, or paying parish duties, to have a fettlement without notice, 2 & 4 W. & M. c. 11. § 6. vol. 9.

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Service of persons unmarried and without child, hired for a year, to be a settlement without notice, 3 & 4 W. & M. c. 11. § 7. vol. 9. 8 & 9 W. 3. c. 30. \$ 4. vol. 10.

Apprenticeship by indenture and inhabitation, a settlement without notice, 3 & 4 W. & M. c. 11. § 8. vol. 9. 31 Geo. 2. c. 11. § 1. vol. 22.

Appeal may be from determination of justices of peace, to next quarter fessions, whose order shall be final, 3 & 4 W. & M. c. 11 & 9, 10. vel. 9.

Churchwardens and overfeers must receive persons removed by warrant of two justices of peace, on forseiture of 5 1. &c. 3 & 4 W. & M.c. 11.

§ 10. vol. 9.

In every parish a register to be kept of the poor parishioners yearly in Easter week, to make a list of their poor, none but those in the list to receive alms, except by order of a justice of peace, cases of insection, &c. 3&4 W.& M. 6. 11. § 11. val. 9. 9 Geo. 1. c. 7. § 1, 2. vol. 15.

In actions against churchwardens or overseers, for mispending the poor's money, parishioners not receiving alms, &c. may be evidence, 3 & 4 W. & M. c. 11. § 12. vol. 9.

Persons coming to inhabit in any parish, &c. bringing with them a certificate under the hands and feals, &c. owning them to be inhabitants of the former parish, &c. such parish shall be obliged to provide relief for them whenever, &c. and to receive them again, &c. 8 & 9 W. 3. c. 30. § 1. vol. 10. 12 An. ft. 1. c. 18. § 2. vol. 13\_3 Geo. 2. c. 29. § 8, 9. vol. 16.

Persons receiving alms to wear a badge on the shoulder of the right fleeve, refusing to wear it, not to be relieved, &c. 8 & 9 W. 3. 1. 30. § 2.

₽ol. 10.

On appeal to justices concerning fettlement of poor, they may award costs, and cause the same to be levied, &c. 8 & 9 W. 3. c. 30. § 3. vol., 10. 9 Geo. 1. c. 7. § 9. vol. 15,

Unmarried persons, hired for a year, not deemed to have a good settlement, unless they continue m fuch service one whole year, 8 & 9 W. 3. c. 30. § 4, vol. 10.

Masters to receive and provide for poor children bound to them as apprentices, according to the indenture, &c, refuling, &c. to forfeit 10 /. 2ggrieved may appeal to the next quarter sessions, & & 9 W. 3. c. 30. § 5. vol. 10.

Appeal against any order of removal of poor, to be determined at the quarter fessions, 8 & 9 W. 3. 4

20. 6 6. vel. 10.

Not to hinder the justices of peace within the liberty of St. Albans from determining appeals for fettlement of poor in their quarter fessions, 8 & 9 W. 3. 4. 30. § 8. vol. 10. Like power to the justices of St. Peter, and hundred of Nassaborough in Northamptonthire, 9 Geo. 1, c. 7. § 7. wel. 15.

No perion coming into a partifi by a certificate, thall be adjudged by any act whatever to have procured a settlement, unless by a bona fide lease of a tenement of 10 l. a year, or he ex ecute some annual office in such rish, 9 & 10 W. 3. c. 11. vol. 10. 9 Geo. 1. c. 7. § 5. vol. 15.

For erecting a workhouse in the city of Worcefler, and letting the poor on work there, &c. 2 & 3 An. c. 8. vol. 11. 3 Geo. 2. c. 23. vol. 16.

Apprentice, or hired fervant, to one who came into a parish by certificate, shall not gain a settlement there by reason of such binding, &c. 12 An. ft. 1. c. 18. § 2. vol. 13.

Rogues, vagabonds, sturdy beggars, &c. to be punished, &c. sent to their place of birth, fettlement, &c. 12 An. st. 2. c. 23. vol. 13. Repealed by 12 Geo. 2. c. 24. vol. 17, 17 Geo. 2. c. 5. vol. 18.

Churchwardens, &c. by warrant from two justices, may seize the goods, &c. of hulbands and parents who leave their wives and children upon

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at the quarter fessions, 5 Geo. 1. c. 8.

vol. 14.

No justice of peace shall order relief to any poor person dwelling in a

lief to any poor person dwelling in a parish, until oath made of a reasonable cause; or longer than the cause continues, 9 Geo. 1. c.7. § 1, 2. vol. 15.

Justice of peace for a county, dwelling in any precinct, &c. that is a county of itself, may nevertheless make orders, &c. 9 Geo. 1. c. 7. § 3.

wol. 15.

Churchwardens, &c. may purchase, &c. houses to lodge and employ the poor, refusing to be lodged, &c. not intitled to relief: one parish, &c. being too small for such purchase, two may unite, &c. churchwardens, &c. of one parish may contract with those of another, &c. settlement to be as before, 9 Geo. 1. c. 7. § 4. vol. 15.

No person shall be deemed to have gained a settlement by purchase of any estate, &c. in a parish, where the consideration doth not amount to 30 l. bona side paid, &c. 9 Geo. 1.6.7. § 5.

vol. 15.

No person shall be deemed to have gained a settlement, by reason of paying rate to the scavenger, or repairs of the highway, 9 Geo. 1. c. 7. § 6.

vol. 15.

No appeal from order of removal of poor, shall be proceeded on in quarter sessions, &c. unless reasonable notice be given, &c. 9 Geo. 1. c. 7. § 8. vol. 15.

Quarter fessions, upon undue removal, may order the appellant so much money as shall appear to have been reasonably paid in relieving such poor person, 9 Geo. 1. c. 7. § 9. vol. 15.

Persons arrested, &c. by capias, or information telating to the customs, on petition, &c. and affidavit that he is not worth 5 l. above his wearing apparel, shall be admitted to defend the same, in forma pauperis, 2 Geo. 2, c. 28. § 8. vol. 16.

Witness to certificates of settlements to swear that they saw the churchwardens, &c. sign, &c. 3 Geo. 2. c. 29. § 8. vol. 16.

2. *c.* 29. § 8. *vol.* 10 Overleers, on rec

Overseers, on reconveying certificate persons, shall be reimbursed the reasonable charges of maintaining and removing such persons, 3 Geo. 2. c. 29. § 9. wol. 16.

The parishioners of St. Botolph without Aldgate, in the city of London, to raise money for relief and maintenance of the poor of the said parish, &c. 16 Geo. 2. c. q. vol. 18.

No poor rate shall be valid, &c. unless publick notice be given of the same in the church, the next Sunday after allowance of the justices, 17

Geo. 2. c. 3. § 1. vol. 18.

Such rates to be inspected by any inhabitant, and copies taken; and overseer, &c. not permitting any inhabitant to inspect, &c. to forseit 20%. 17 Geo. 2. 6. 3. § 2, 3. 13. vol. 18.

Churchwardens and overseers of the poor, shall every year, within fourteen days after new ones are appointed to succeed them, make up their accounts, perfect, &c. any person assessed may inspect the same and take copies, &c. 17 Geo. 2. c. 38. § 1, 2. vol. 18.

If overseer die, remove, or become insolvent, two justices may appoint another; executors of the deceased to account in forty days; overseer removing, to deliver his accounts to churchwarden, &c. 17 Geo. 2. c. 38. § 3. vol. 18.

Persons aggrieved by any assessment for relief of the poor, &c. may on notice, appeal to the next quarter sessions, &c. 17 Geo. 2. c. 38. § 4, 5, 6. vol. 18.

Goods of persons assessed, and refusing to pay, &c. may be levied by distress in any other precinct, &c. party aggrieved may appeal to the next quarter sessions, 17 Geo. 2.6. 38. § 7. vol. 18.

Overseers, &c. not to be deemed tres-

trespassers ab initio, for irregularity or defect of form, but the party aggrieved to recover only for the special damage, with full costs, 17 Geo. 2. 6. 38. § 8, 9. vol. 18.

No plaintiff to recover for such irnegularity, if tender of amends be made, before action brought, 17 Geo. 2. c. 38. § 10. vol. 18.

Succeeding overleers may levy arrears, to reimburse the former, 17

Geo. 2. c. 38. § 11. vol. 18.

Persons removing out of parishes, liable to rates in proportion, &c. 17 Geo. 2, c. 38. § 12. val. 18.

Overseers, &c. not obeying this act, to forfeit, not exceeding 51. &c. 17 Geo. 2. c, 38. \$ 14. vol. 18.

Overseers, where there are no churchwardens, to perform all acts, &c. concerning the poor, &c. 17 Geo.

2. c. 38. § 15. vol. 18. No occupier of a dwelling house to gain a settlement, by paying the rates, &c. upon houses, windows, &c. 21

Geo. 2. c. 10. § 13. vol. 19. For relief and employment of the poor in the borough of Dunheved, otherwise Launceston, and parish of St. Mary Magdalen in the county of Cornwall, 28 Geo. 2. c. 38. vol. 21.

- in the hundreds of Colnies and Carlford in the county of Suffolk, 29

Geo. 2. c. 79. vol. 21.

For ascertaining and collecting the poor's rates, and regulating the poor in the parish of St. Luke in the county of Middlefex, 30 Geo. 2. c. 42. vol. 22.

Person bound apprentice by deed, &c. though not indented, being first duly stamped, shall not be liable to be removed from the parish, &c. where he was so bound and resident forty days, by reason only of such deed not being indented, 31 Geo. 2.

c, 11. § 1,.2. vol. 22. For other matters, see Apprentices, Appropriation, Attaint, Baftard, Bridges, County Rates, Forma Pauperis, Gaols, Hospitals, Houses of Correction, Labourers, Parish, Seamen, Soldiers, Stamps, Vagrants.

 $Pof \cdot$ Pape. See Papists, Provisars, Promunire, Recufants, Rome.

Popular Actions. See Information. Porcelane. See China and India Good.

Pork. See Bacon.

Porteous-Roll.

The manner of taking up ditter

and exhibiting information by the firefs and porteous roll in Scotland, abo-Rifhed, &c. 8 An. c. 16. vol. 12.

Ports. See Cinque Ports, Harbers.

Port mouth.

To enable T. S. to supply the town of Portsmouth, &c. with water, pipes may be laid, &c. making fatiifaction, &c. not to damage the fortifications, 14 Geo. 2. c. 43. vol. 17. For other matters, see Fortifications.

Pertugal.

Goods may be imported in veffels whereof the mafter and three fourths of the mariners are English, &cc. from any ports of Spain or Portugal, the Azores, or Modera, or Canary islands, being the produce thereof, 12 Car. 2. c. 18. § 14. vol. 7.

The Britist consul residing in Psrtugal, merchants, &c. may receive from makers of thips trading from Great Britain, &c. 2 duty on tonnage goods, for support of a minister to preach, &c. relief of British shipwrecked mariners, &c. 8 Geo. 1. 4.

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Posse Comitatus.

Sheriff, &cc. to take the peffe comitatus, to arrest persons upon mesme or other process, in pretended privileged places, &c. 8 & 9 W. 3. 6. 27. § 15. vel, 10.

Post-Fines.

All post-fines and other forfeitures in the K. B. and C. B. to be certified twice every year, into the exchequer, 22 & 23 Car. 2. c. 22. § 2, 3. vol. &

The post-fine to be indorsed on the Баса **சு** வி

ck of the writ, by the officer who to fet the pre-fine, together with s name, &c. both fines to be paid gether to the receiver of the prefines, the alienation office, &c. no fine Fectual, until marked with the post-ne, &c. 32 Geo, 2. 6. 14. vol. 22.

Post Horses. See Post-Office.

## Postbumous Children.

Where estates are limited in renainder to the lawful issue of the rody of any person, a posthumous on or daughter may take such estate, is if born in the life-time, &c. altho' here be no limitation to trustees to reserve the contingent remainder, to & 11 W. 3. c. 16. vol. 10.

## Post-Office.

A general post-office erected and established, 12 Car. 2. c. 35. vol. 8.

— Repealed, and new establishments

made by 9 An. c. 10. vel. 12.

Post-master general to be appointed by the King: no other person to have ordering, &c. of letters, except messengers sent on purpose, &c. 12 Car. 2. c. 35. § 2. 8. 11. vol. 7. 9 An. c. 10. § 2, &c. 15, &c. 23. vol. 12.

The post-master general, his sub-stitutes, &c. and no other, to provide horses for riding post, 12 Car. 2.6. 35. § 3. vol. 7. 9 An. c. 10. § 5.17.

vol. 12. 22 Ges. 2. c. 25. vol. 19. Rates for carrying letters, 12 Car. 2. c 35. § 4, &c. 18. vol. 7. 9 An. c. 10. § 6, 7, 8, 9. 13. vol. 12. 6 Ges.

1. 6. 21. § 51, 52. vol. 14. 26 Geo. 2. 6. 13. § 7, 8. vol. 21.

Post-masters not providing sufficient horses, others may surnish them, and such post-master forfeits 5 l. &c. 12 Car. 2. c. 35. § 9, 10. vol. 7. 9 An. c. 10. § 20, 21. vol. 12.

The pacquet or mail not to be carried out of England, but in vessels English built, &c. 12 Car. 2. c. 35. § 12. vol. 7. 9 An. c. 10. § 24. vol. 12.

Post master to continue posts, constant, &c. on forseiture of 51. for

covery omilfion, 12 Car. 2. t. 35. \$ 15, 16. vol. 7. 9 An. c. 10. \$ 27, val. 12.

No horses to be seized for this service, without the owner's consent, 12 Car. 2. c. 35. § 17. vol. 7. 9 An. 6. 10. § 28. vol. 12.

Vessels appointed for carrying letters, may not import or export merichandize, unless in such cases as shall be allowed by the commissioners of the customs, 13 & 14 Car. 2. c. 11. § 22. vel. 8.

His Majesty's estate-tail and reversion in fee in the post-office, &c. consolidated, 1 Jd. 2. 6. 12. vol. 8.

Carriers, Mage-coachmen, &c. not to carry letters, 9 An. e. 10. § 3. vol. 12.

A chief letter-office to be erected at Edinburgh, at Dublin, and at New York, &c. 9 An. c. 10. § 4. vol. 12. Post-master to erect cross stages,

&c. 9 An. c. 10. § 10, 11, 12. vd. 12.

Rates for riding post, 9 An. e. 10.

§ 14. vol. 12.

At port towns, all letters from one board ships, &c. to be delivered to the deputy post-master, on forfeiture of 51. &c. the bringer of such letters to have a penny for each letter, 9 An. c. 10. § 15, 16, 17. vol. 12.

Deputy post-master to account for all by or way letters, &c. 9 An. c. 10. § 18. 32. vol. 12.

Letters may be carried, &c. from any place to the next stage, above fix miles from the general office, 9 An. c. 10. § 22. vol. 12.

Post to pay nothing for passing ferries in North America, 9 An. c. 10.

29. vol. 12.

All fums, nor exceeding 5 l. due for any letters, &c. shall be recovered before justices of the peace, in the same manner as small tithes are, and be preserable before any other debt, 9 An. c. 10. § 30. vol. 12.

Inland letters to pay where delivered, unless going out of Great Britain, &c. 9 An. c. 10. § 31. vol. 12.

Not

Not to prejudice the privileges of the two universities in sending letters, &c. as heretofore, 9 An. c. 10. § 32. Wet. 12.

Moneys arising out of the revenue of the post-office, to be paid into the exchequer, &c. 9 An. c. 10. § 35,. Gr. 9 An. c. 23. \$ 54. vol. 12. - Made perpetual by 3 Geo. 1. c. 7. § 1. vol. 13.

No officer of the post-office to intermeddle in elections, 9 An. c. 10. \$44. vol. 12.

Bills of exchange, &c. wrote on the same piece of paper with a letter, to be rated as distinct letters, 6 Geo. 1. c. 21. \$ 51. vol. 14.

Allowance without rate of bills of exchange, &c. wrote on one sheet of. paper, extends only to such letters fent to foreign parts, 6 Gw. 1. c. 21.

§ 52. vol. 14. Penny post-men carrying letters out of London, Westminster or Southwark, may demand 1 d. at delivery, 4 Geo. 2. c. 33. vol. 16.

Offences against the post-office revenue, not pardoned by 20 Geo. 2. 6. 52. § 23. vol. 19.

Any person may let out post-chailes, &c. with horses to draw, and for perfons attending, &c. 22 Geo. 2. c. 25. vol. 19.

Every writ, &c. wrote upon the fame piece of paper with a letter, to pay as a distinct letter, 26 Geo. 2. c. 13. § 7. vol. 21.

Letters inclosing several patterns or famples of goods, not exceeding 1 02. weight, to pay only as a double letter, 26 Geo. 2. c. 13. § 8. vol. 21.

Salaries and pensions payable at the post-office, &c. to be affested to the land-tax in London, in the ward where, &c. 1 Geo. 3. c. 2. § 54. vol. 23.

No letters, &c. exempted from postage, but such of which the whole fuperscription is of the writing and figned by a member of either house, &c. regulations for preventing frauds in relation to letters free, &c. 4 Geo. 3. c. 24. vol. 26.

Counterfeiting the writing of and person in the superscription of any letter, to avoid the postage, selon and transportation for seven years, a Geo. z. c. 24. § 8. vol. 26. For other matters, see Blenheim-Hense,

> King. Pot-Albes.

not to be imported in any vessel but in such whereof the owner, master and three fourths of the mariners, are Englifb, &c. 12 Gar. 2.1. 18. § 8. vol. 7.

- not to be imported in any vessels whatsoever from the Netherlands, or Germany, 13 & 14 Car. 2. i. 11. § 23. vol. 8.

For other matters, see Plantations. See Treble Damages. Pound Breach.

Powder.

No perfumer, barber, &c. to mix alabatter, &c. with any powder, on forfeiture of the powder, and 50% exposing such mixture to sale, forfeits the powder, and 201. 10 An. i. 26. § 31. vel. 12.

Dealers in hair-powder, &c. making, using, or offering to sale any powder mixed with alabaster, &c. except only sweet scents, to forfeit the same, and 50 l. 12 An. st. 2. c. 9. § 20. *vol*. 13.

All hair powder made of starch, &c. imported, liable to the same duties, &c. as starch, 3 Geo. 1. c. 4. § 14. vol. 12.

Mixing hair-powder with any alabaster, &c. rice made into starch and sweet scents only excepted, and using or offering to fell, shall forfeit the same, and 20 l. 4 Geo. 2. c. 14. § 5. vol. 16.

Makers of hair-powder shall make true entries of their work-houses, &c. at the excise office, 4 Geo. 2. c. 14. § 6. vol. 16.

Officers may enter work-houses, &c. to examine hair powder, 4 Ges.

2. 6. 14. § 7. vol 16.

Powder

Powder makers, &c. having in their uftody any materials befides starch, or mixing or counterfeiting hair-wowder, to forfeit the same, and 10 h. Geo. 2. c. 14. § 8. vol. 16.

Not permitting officers to enter warehouses, to examine, to take any ample, &c. to forfeit 20 l. 4 Geo. 2. 14. § 9, 10. vol. 16.

For other matters, see Gunpowder, Starch.

Pewdike. See Banks.

# Powlet. (Lord William)

The fum of 4191 l. 145. 6 d. Rolen out of his office in the exchanger, to be replaced out of the finking fund, and his fureties, &c. in-

Prayer. See Service and Sacraments.

demnified, 2 Geo. 2. c. 6. vol. 16.

### Præcipe in Capite,

freehold, whereby any freeman may lose his court, Magn. Chart. 9 H. 3. c. 24. vol. 1.

Preaching. See Lecturers.

Prebends. See Ecclefiastical Courts, &c.

### Precedence.

For placing the lords in parliament; the King's vicegerent in ecclefiastical urisdiction shall be placed on the right side, above the archbishop of Canterbury, next to the said archbishop, the archbishop of York, &c. the lord chancellor; the president of the King's council, the lord privy seal, &c. above dukes, except the King's son, brother, &c. dukes, marquesses, &c. 31 H.8. c. 10. vol. 4.

## Precious Stones,

may be imported or exported free from duty; saving the duty granted to the East India company within the limits, &c. 6 Geo. 2. c. 7. vol. 16.

Presentratt. See Marriages
Pre-Fines. See Post-Fines.

Prelates. See Bisbops.

### Premunire.

He that purchaseth a provision in Rome for an abbey shall be out of the King's protection, and any man may do with him as with the King's enemy, 25 Ed. 3. st. 5. c. 22. vol. 1.—Altered by 5 El. c. 1. § 21. vol. 6.

They who disturb presentments, collations, &c. by provisions from Rome shall be imprisoned, until sine and ransom, &c. not being found, the exigent, &c. 25 Ed. 3. ft. 6. § 4, 5.—Confirmed by 13 R. 2. ft. 2. c. 2. vol. 2.

Suing in a foreign realm any plea whereof the cognifance pertains to the King's court, or impeaching judgement given in the King's court; after warning, &c. their lands, goods and possessions, shall be seised into the King's hands, &c. 27 Ed. 3. ft. 1. C. 1. vol. 2.

Persons receiving citations from Rome in causes pertaining to the King, &c. shall be put out of the King's protection, &c. 38 Ed. 3. st. 2. c. 1. vol. 2.

Persons suspected of such impetrations, &c. not appearing before the King's justices, after warning, &c. lands, &c. shall be seized, &c. without remission, &c. by King, unless with consent of party grieved, 38 Ed. 3. st. 2. c. 2. vol. 2.

Fermors, &c. of benefices for aliens, shall incur the punishment, &c. as provisors, 3 R. 2. c. 3. vol. 2.

Alien purchasing benefice, without the King's licence, to be put out of the King's protection, &c. 7 R. 2. c. 12. vol. 2.

They who depart the realm by the King's licence, may make attornies to defend in writs of *Premunire facias*, as general attornies, 7 R. 2. c. 14. vol. 2.

Any subject going out of the realm to provide a benefice within the realm, shall be put out of the King's protection.

Pre tection, &c. 12 R. 2. t. 15. vol. 2.

Persons accepting benefices, &c. contrary to the statute of provisors, their procurators, notaties, &c. shall forfeit possessions, &c. and exile and banishment, 13 R. 2. fl. 2. c. 2. vol.2.

Bringing in any fummons, fentence of excommunication, &c. against any person for executing statute of provisors, shall forfeit lands, goods, &c. and pain of life and member, 13 R. 2. ft. 2. c. 3. vol. 2. - Altered by I El. c. 1. vol. 6.

Purchasing bulls, processes, cenfures, &c. from Rome, which touch the King or his realm, receivers, notaries, abettors, &c. shall be put out of the King's protection, their lands, goods, &c. forfeited to the King, their bodies attached to answer, &c. or process by Premunire facias, &c. as in other statutes of provisors, 16 R. 2. 4. 5. vol. 2.

Any religious, or other, accepting any provision from the pope, to be exempt of obedience, ordinary, &c. shall incur the pains in the statute, 13 R. 2. of provisors, 2 H. 4. c. 3. vol. 2.

Religious, or secular, purchasing bulls to be discharged of tithe, &c. shall be liable to writ of Premunire facias, and the pains in the statute 13 R. 2. of provisors, 2 H. 4. 6. 4. 7 H. 4. c. 6. vol. 2.

No provision, licence, &c. shall be granted of a benefice then full of an incumbent, 7 H. 4. c. 8. incur premunire, treble damages, &c. 3 H. 5. ft. 2. c. 4. vol. 3.

All flatutes against provisors, translations, &c. confirmed, 9 H. 4. c. 8. wol. 2.

A pardon to all that have purchased provisions, translations, &c. and all forseitures, misprisions, &c. 9 H. 4. c. 10. vol. 2.

· Wholoever procures from the fee of Rome, or any foreign court, any appeals, process, sentences, &c. or refuses to observe this act, shall incur the forfeitures, &c. of premunire,

24 H. 8. c. 12. § 4. 10. 25 H. 8.: ₹9. § 5. vol. 4.

Pre

If the prior and covent of an monaftery, or dean and chapterd any cathedral church, &c. after th King's licence delivered to them, pra ceed not to election, &c. within twenty days; or any archbishop, & refuse to confirm, &c. the person fe nified to them, or admit, &c. to the contrary; all persons so offending

20. § 7. vel. 4. Suing to the fee of Rome for z licence, dispensation, &c. or obeyer any process from thence, incurs the penalties of the statute of province in premunire, 25 H. 8. c. 21. § 22. 2.1

incur the penalties of the statutes a

provision and premunire, 25 H. &

diction otherwise than limited by their commission, incur the penaltis of premunire, 26 H.8. c. 14. § 6 will Spiritual persons within the arcideaconry of Richmond, in the count

Suffragan bishops exerciting jur-

of York, exacting pensions, &c. a the decease of persons there; incu the penalties of the statute of president fors, 26 H. 8. c. 15. vol. 4.

All bulls, breves, faculties, difpenfations, &c. from the see of Rome, that be void, and using any such, incur premunire, 28 H. 8. c. 16. § 2. vel. 4

All offences appointed to be with in the case of premunire, since the first day of the reign of H. 8. not being within premunire before, shall be repealed, &c. 1 Mar. sess. 1. c. 1. § vol. 6.

Molesting any person, by ecclesize tical process, for any abbey land &c. shall incur premunire, 1 & 2 P & M. c. 8. § 40. — Confirmed by 1 E c. 1. § 32. vol. 6.

Persons convicted a second time of maintaining any foreign authority, risdiction, &c. shall incur premunit 1 El. c. 1. § 29. — Third convictes treasan, 1 El. c. 1. § 30. vol. 6.

It shall be treason the second time to maintain by writing, teaching, is

the authority of the bishop or see of Rome, or to refuse the oath after tender, &c. 5 El. c. 1. § 10, 11. vol. 6.

It is not lawful to flay one attainted in a premunire, 5 El. c. 1. § 21.

Bringing into the realm and delivering to others, agnus dei, pictures, crosses, beads, &c. from the bishop of Rome, &c. shall incur premunire, 13 El. c.2. § 7. vol. 6.

Sending any money, &c. by way of exchange, &c. to any priest, &c. in any foreign seminary, &c. shall incur premunire, 27 El. c. 2. § 6. vol. 6.

Reculants above the age of eighteen, refusing the oath tendered in open affizes, &c. incur premunire, 3 Ja. 4.

c. 4. \$ 14. vol. 7.

Caufing any action brought on the statute concerning monopolies, &c. to be stayed before judgement, by means, &c. of any other court, shall incur premunire, 21 Ja. 1. c. 3. § 4. wol. 7.

Putting in execution any letters patents, proclamations, &c. whereby the importing, or making gunpowder, &c. shall be restrained; shall in-

cur premunire, 16 Car. 1. c. 21. vol. 7. Obtaining any grant, &c. for fole making or importing gunpowder, &c. shall incur premunire, &c. 1 7a.

2. c. 8. \$ 3. wol. 7.

Affirming that the Queen is not lawful Queen, may not in perliament limit the crown, &c. breaking the feal, and opening the instruments appointing lords justices, &c. incur premunire, 4 An. c. 6. 6 An. c. 7, \$ 2. wol. 11.

Unlawful undertakings to the common grievance, &c. pretending to act as a corporate body, to assign or transfer stocks or shares in such undertakings, &c. (hall incura premunire,

6 Geo. 1. c. 18. § 19. vol. 14.

For other matters, see Cartle, Habeas Corpus, Monopolies, Oaths, Purvey+ ance, Recufants, Rome, Ufury.

Prerogative. See Franthifes, King, &t.

Prescription. See Limitation of Actions. Presentment.

None of the King's clerks shall receive the presentment of any church, pendente lite in the King's courts, without special licence of the King, on pain to lose the church; &c. Stat. Westm. s. 3 Ed. 1. c. 28. vol. 1.

Of the ability of a parson presented to a benefice, the examination belongs to a spiritual judge, Artic. Cleria

9 Ed. 2. fl. 1. c. 13. vol. 1.

The King shall not present in another's right but within three years after the avoidance, 14 Ed. 3. fl. 4. c. 2. vol. 1. - Repealed by 25 Ed. 3. ft. 3. c. 2. vol. 2.

The King shall not present to a benefice in another's right, of any time of his predecessors, 25 Ed. 3. ft.

3. t. 1. vol. 2.

The King's title to present in another's right may be examined, and if found untrue, before judgement, the presentment shall be repealed, and the rightful patron, &c. shall have the necessary writs, 25 Ed. 3. ft. 3. c. 3. 13 R. 2. ft. 1. c. 1. vol. 2.

The ordinary, or the possessor, may be received to counterplead the King's title for a benefice fallen to him by lapse, though he claim nothing in the patronage, 25 Ed. 3. ft.

3. c. 7. vol. 2.

The King's presentee to a benefice full of an incumbent, shall not be received until he has recovered by law; and if such presentee of the King be otherwise received, &c. the incumbent so put out shall sue within a year, 13 R. 2. ft. 1. c. 1. vol. 2.

An incumbent put out without process, by the King's presentee, may begin his fuit any time, as well after the year, as within, 4 H. 4. 6. 22.

vol. 2.

No provision by the pope, nor licence or pardon by the King, shall be available touching a benefice then full of an incumbent, 7 H. 4. c. 8. vol. 2. 3 H. 5. ft. 2. c. 4. vol. 3.

Persons refusing the declaration, &c. trustees of papists, &c. disabled to present, &c. and the presentations vested in the two universities, I W. & M. self. I. c. 26. vol. 9.

For other matters, see Advowson, Affize, Darrain Presentment, King, &c. Lapse, Premunire, Quare Im-

pedit, Simony.

## Preston Pans.

A duty of 2 d. Scots, upon every Scots pint of ale or beer, &c. in Prefton Pans, for repairing the harbour, &c. 26 Geo. 2. c. 79. vol. 21.

### Pretender.

Writing, declaring, &c. that the pretended prince of Wales, &c. hath any right or title to the crown, &c. incurs premunire, 7 & 8 W., 3. c. 27. § 2. vol. 9. 6 An. c. 7. § 2. vol. 11.

The pretended prince of Wales, attainted of high treason, 13 W. 3.

c. 3. § 1. vol. 10.

Subjects corresponding with the pretended prince of Wales, &c. or any employed by him, or remitting money for his use, guilty of high treason, 13 W. 3. c. 3. § 2, 3. vol. 10. 17 Geo. 2. c. 39. § 1. vol. 18.

The treasury to iffue a reward of one hundred thousand pounds to any who shall seize and secure the person of the pretender, wherever he shall land or attempt to land in any of his Majesty's dominions, 1 Geo. 1. st. 1. c. 1. § 9. 1 Geo. 1. st. 2. c. 13. § 28, 29. vol. 13.

Any of the pretenders sons attempting to land in *Great Britain*, or *Ireland*, to stand attainted of high treafon, 17 Geo. 2. c. 39. § 2. vol. 18.

## Priests.

Thieves or appellors may confess their offences unto priests, who are not erroneously to inform such appellors, Artic. Cleri, 9 Ed. 2. c. 10. vol. 1.

For other matters, see Ecclesiastical
Courss, &c. Jesuit, Ordination, Re-

Primer Seifin,

of tenure by knights-fervice, taken away and discharged, 12 Car. 2.4. \$1. vol. 7.

# Princess Royal.

The sum of 80,000 l. out of sile of lands in the island of St. Christpher, granted for the marriage portion of the princes royal, 6 Geo. 2.
c. 25. § 6. vol. 16.

His Majesty enabled to settle 50001 per annum on the princess royal, during her life, &c. 7 Geo. 2. c. 13. vol. 16

Principal. See Accessory.

Prints, Printing, Printing-House.
The act concerning monopoles, &c. not to extend to letters patents, &c. concerning printing, 21 Ja. 1. 6. 3. § 10. vol. 7.

Persons having shares in stocks for printing books in the King's printing-house, &c. to pay to the land-tax, in much in the pound of the yearly value, I Geo. 3. c. 2. § 54. vol. 23.

For other matters, see Books.

# Prisage of Wines.

Restraint of purveyance, &c. not to diminish the King's right of ancient prises of wines, &c. due and accustomed, Artic. Super Chart. 28 Ed. 1. st. 2. c. 2. vol. 1.

Prizage of wines, or prize wines not to pay tonnage nor custom, nor charged with the subsidy by this act, 12 Car. 2. c. 4. § 15. vol. 7.

This act not to diminish the duties of prizage and butlerage of wines due upon importation, 6 Geo. 1. c. 12. § 7. vol. 16.

For other matters, see Butlerage, Wines.

# Prison and Prisoners.

No freeman shall be taken, imprisoned, &c. but by lawful judgment of his peers, or by the law of the land, Magn. Chart. 9 H. 3. 1. 29. vol. 1.

No man shall be imprisoned upon he appeal of a woman for the death of any other than of her husband, Magn. Chart. 9 H. 3. c. 34. vol. 1.

Sheriff may imprison the deforceor, on redisseifin, after recovery in assiste, sec. Stat. Merton. 20 H. 3. c. 3. Stat. Marleb. 52 H. 3. c. 8. vol. 1.

Lords shall not imprison at their wn wills, trespassers in their parks nd ponds, Stat. Merton. 20 H. 3. 11. vol. 1.

Debtor by flatute merchant shall e committed to the prison, there to emain at his own costs until he hath greed; if the debt is not wholly leied, &c. the merchant shall find him read and water, until, &c. Stat. de Mercator. 13 Ed. 1. st. swol. 1.

None shall have judgement of life r member for breaking of prison onr, except the eause for which he was ken and imprisoned, did require ich judgement, if he had been conicted thereupon, Stat. de frangent.
Prison. 1 Ed. 2. fl. 2. vol. 1.

Any person having cause of personal stion against a prisoner in the Fleet, nay sue an original thereupon, and a habeas corpus ad respondendum, in se common pleas, and declare, &c. 3 Car. 2. st. 2. c. 2. § 5. vol. 8.

No bailiff, officer, &c. to carry erion in his custody to any tavern, ehouse, &c without their voluntary onsent, to charge such prisoner for y wine, ale, &c. but what they call r of their own accord; nor demand receive any greater sum than by wought to be taken, 22 & 23 Car. c. 20. § 9. vol. 8. 2 Geo. 2. c. 22. 1, 2. vol. 16.

All gaolers, &c. fhall permit their Honers to lend for necessaries, &c. here they please; nor take any eater see for their commitment, disarge, &c. than what is allowed, 22 23 Car. 2. c. 20. § 10. vol. 8. 2 20. 2. 6. 22. § 3, 4. vol. 16.

The lords chief justices, &c. to intire into all charmies given for the VOL. XXIV. benesit of poor prisoners, 22 & 23 Car. 2. c. 20. § 11. vol. 8. 2 Geo. 2. c. 22. § 7. vol. 16. 32 Geo. 2. c. 28. § 9. vol. 22.

The rates of fees, &c. of prilons, figned by the lords chief justices, &c. to be hung up in every prilon, fairly written, &c. and no other fees to be demanded or received, 22 & 23 Car. 2. 6. 20. § 12. vol. 8. 2 Geo. 2. 6. 22. § 4, 5. vol. 16.

Felons and prisoners for debt, not to be lodged together, but separate and in distinct rooms: keeper of prison, &c. offending against any part of this act, to forfeit his office, and treble damages to the party grieved, 22 & 23 Car. 2. c. 20. § 13. vol. 8.

Person discharged of imprisonment for criminal offence, upon Habeas corpus; not thereby discharged out of prison being charged in debt, &c. 31 Car. 2. c. 2. § 8. vol. 8.

No subjects shall be sent to any foreign prisons, &c. on pain of 500 h premunire, &c. 31 Car. 2. (.2. § 12. vol. 8.

Not to extend to persons transported on contract, conviction of selony, &c. 31 Car. 2. 1. 2. § 13, Gr. vol. 8.

Plaintiffs may deliver a copy of declaration to a prisoner, or to the keeper of the prison, and if such prisoner do not plead, &c. the plaintiff shall have judgement, 4 & 5 W. & M. c. 21. vol. 9.

On copy of declaration delivered to any prisoner in the *Fleet*, or to the turnkey, &c. and affidavit made thereof, &c the plaintiff to fign judgement, 8 & 9 W. 3. c. 27. § 13. vol. 20.

No prisoner to pay chamber rent longer than while in actual possession, and not more than 2.s. 6 d. per week; keeper, taking or demanding more, to forfeit 20 l. 8 & 9 W. 3. c. 27. § 14 vol. 10.

Persons rescuing a prisoner arrested, &c. in pretended privileged places, &c. to forseit 500 l. &c. 8 & 9 W. 3. c. 27. § 15. vol. 10. — Made filony and G g transtransportation, 9 Geo. 1. c. 28. 11 Geo. 1. c. 22. vol. 15.

Prisoner in any prison other than the county gaol, in holy orders, being convicted of solemnizing any marriage without licence, &c. may be removed by a judge's warrant, to the county gaol, in execution with the penalty of 100 l. &c. and all causes of his former imprisonment: keeper of prison permitting such marriage, to forseit 100 l. 10 An. c. 19. § 176. vol. 12.

No bailiff, &c. to carry person arrested to any publick house, &c. or charge him for wine, &c. without his free consent; nor take more than by law allowed; nor exact any gratuity for keeping the person out of prison, &c. nor carry him to prison within four and twenty hours from the arrest, 2 Geo. 2 c. 22 § 1, 2.—Explained by 3 Geo. 2 c. 27. § 6. vol. 16. 32 Geo. 2 c. 28. § 1, 2, 3. vol. 22.

Gaolers to permit prisoners to send for what victuals, &c. bedding, linen, &c. they please, without any restraint, &c. 2 Geo. 2. c. 22. § 3. vol. 16. 32 Geo. 2. c. 28. § 4. vol. 22.

Tables to be made of fees of prifons, &c. to be registred, and hung up in every prison openly, &c. no keeper of any prison to take more, &c. 2 Geo. 2. c. 22. § 4, 5. vol. 16. 32 Geo. 2. c. 28. § 2. 5. 12. vol. 22.

On prisoner's petition complaining of exactions by any bailiff, gaoler, &c. the judges may hear the same in a summary way and make orders, &c. 2 Geo. 2. c. 22. § 6. vol. 16. 32 Geo. 2. c. 28. § 11. vol. 22.

Tables of gifts, legacies, &c. to be registred, hung up openly in prisons, 2 Geo. 2. c. 22. § 7. vol. 16. 32 Geo. 2. c. 28. § 10. vol. 22.

Prisoners in execution for a sum not exceeding 100 l. delivering up their effects, with an account of their whole estate, &c. on oath, &c. may petition the court, who on summons, &c. shall hear either side for or against

discharge of prisoner, &c. 2 Geo. 2. c. 22. § 8. — Explained and amended by 3 Geo. 2. c. 27. 8 Geo. 2. c. 24. vol. 16 21 Geo. 2. c. 33. vol. 19. 29 Geo. 2. c. 28. vol. 21. 32 Geo. 2. c. 28. § 13, &c. vol. 22.

Prisoner's estate, &c. to be affigued to the creditors or their affiguees, to satisfy the debts, and the sees due to the keeper of the prison, &c. creditors insisting on detaining him in prison, and agreeing by writing signed, to pay not exceeding 2 s. 4 d. week, &c. on failure, the prisoner ube discharged; detected of falsty, &cremanded, 2 Geo. 2. c. 22. § 9. vol. in 32 Geo. 2. c. 28. § 13. vol. 22.

The person of prisoner so discharged, not to be airested for the same debt, his estate, &c. liable, except wearing apparel, tools of trade, &c. 2 Geo. 2. c. 22. § 10. vol. 16. 32 Geo. 2. c. 28. § 13. 17. 20. vol. 22.

Prisoner convicted of perjury, to a sif never discharged; and subject all pains, &c. of perjury, 2 Geo. 2. 22. § 11. vol. 16. 32 Geo. 2. c. 28 § 18. vol. 22.

Creditors of such prisoner to abuse in proportion, on deficiency, and gaoler shall come in as a creditor so fees due, 2 Geo. 2. c. 22. § 12. vsl. 16. 32 Geo. 2. c. 28. § 13. 19. vol. 22. Gaoler, &c. taking more, &c. of

fending against this act, to forfeit 50. besides penalty by other laws, 2 Ge. 2. c. 22. § 16. vol. 16. 32 Ges. 2. 28. § 12. vol. 22.

Prisoners in execution, &c. to give notice to their creditors that they intend to petition, &c. and thereupor creditors to be summoned, and the court to give judgement, &c. in summary way, &c. 3 Geo. 2.6.5; vol. 16. 32 Geo. 2.6.28. § 13. vol. 22

Person arrested, refusing to go with the officer to some safe and convenien house of his own nomination, so that it be not the house of the person a rested, &c. may be carried to it prison, 3 Geo. 2. 6. 27. § 6. vel. 19

32 Geo. 2. c. 28. § 1. vol. 22.

No prisoner's petition to be allowed, unless exhibited before the end of the term next after he was charged in execution, 8 Geo. 2. c. 24. § 2. vol. 16.

Acts not to extend to persons taken by a Capias for running customable goods, &c. 8 Geo. 2. c. 24. § 3. vol. 16.

The money directed to be paid by 43 El. c. 2. § 14. for relief of poor prisoners in the King's Bench and Marshalsea, &c. shall be paid by the treaturer of every county in England and Wales, the first day of Trinity term yearly, to the lord chief justice, and to the knight marshal, or to their appointees, &c. equally to be divided between the prisoners of the said prisons, 11 Geo. 2. c. 20: § 1.—Confirmed by 12 Geo. 2, c. 29. § 23. vol. 17.

Any treasurer neglecting or refusing to pay over such respective fums, upon report of chief justice, or certificate of the knight marshal, or certificate on oath of the appointees, &c. the King's Bench may by rule compel fuch treasurer to pay the money, &c. 11 Geo. 2. c. 20.

\$ 2, &c. vol. 17.

No attorney, &c. who shall be a prisoner, or within the rules, &c. during fuch confinement, shall commence any action, fuit, &c. all proceedings therein to be void, and he shall be incapacitated, &c. not to prevent his carrying on fuits, commenced before, 12 Geo. 2. c. 13. § 9, 10. vol. 17.

Heretors of criminal jurisdiction in Scotland, not hereby abrogated, to regifter the place appropriated for a prison, the same to have windows open to inspection, &c. 20 Geo. 2. c.

43. § 18. vol. 19.

New oath to be taken by prisoner petitioning in order to his discharge, &c. 21 Geo. 2. 1. 33. § 2. vol. 19. 32

Geo. 2. 1. 28. § 13. vol. 22.

The prison, &c. of the court of King's Bench, with power of appointing the marshal, re-vested in the crown, under provisions and regulations for execution of the office, and government of the prison, &c. 27Geo. 2. ĉ. 17. vol. 21.

The marshal, his officers and prisoners, subject to the rules in the act 2 Geo. 2. c. 22. and to take no other fees, &c. than allowed thereby, 27

Geo. 2. 1. 17. § 6. vol. 21.

The marthal to have the appointment of inferior officers, &c. both marshal, &c. liable to be amoved for such non-residence, neglect of duty, or misbehaviour, as court of King's Bench shall judge, on motion, &c. in a lummary way, 27 Geo. 2. c. 17. § 7, 8. vol. 21.

Selling the office of marshal, or inferior offices thereto belonging, incurs forfeiture, disability, &c.

Geo. 2. c. 17. § 9. vol. 21.

Provisions for rebuilding the prifon of the court of King's Bench, &c. the marshal afterwards to keep the lame in repair, &c. 27 Geo 2. 6. 17.

§ 15, &c. vol. 21.

Every person retailing ale, beer, or other liquors, in any prison, &c. to be deemed keeper of a common alehouse, and subject to licence from the justices, &c. 29 Geo. 2. c. 12. § 26. vol. 21.

Rules and orders for the better government of gaols and prisoners therein to be made, from time to time, &c. by the respective courts at Westminster, &c. such orders to be enrolled and tables of fees, &c. and hung up publickly in each prison, &c. 32 Gco. 2. c. 28. § 6, 7, 8. vol. 22.

Where more creditors than one infift on the prifoner's detention, they are to pay him each not exceeding 13.6 d. per week, on note, &c. 32 Geo. 2. c. 28. § 14. vol. 22.

Prisoner refusing to deliver up his estate and effects, creditors upon notice, &c. may compel him upon oath, &c. 32 Geo. 2. c. 28. § 16. vol. 22.

Such prisoner complying to the satisfaction of the court, &c. to be

G g 2 difdischarged, &c. refusing to deliver in a schedule, &c. delivering in a salse account, &c. incurs transportation for 7 years, pains of perjury, &c. 32 Geo. 2. c. 28. § 17, 18. vol. 22.

Affignees of a prisoner's estate may compound debts, &c. refer disputes to arbitration, &c. 32 Geo. 2. c. 28.

§ 21, 22, 23. vol. 22.

None intitled to the benefit of this act, who has had the benefit of any act of infolvency, unless compelled by a creditor to deliver up his estate and effects. This act not to extend to Scotland, 32 Geo. 2. 4. 28. § 24, 25. vol. 22.

For relief of infolvent debtors, delivering a schedule of their estates, &c. 1 Geo. 3. c. 17. vol. 23.

For other matters, 'see Approver, Attornies, Bail, Brandy, Charitable Uses, County Rates, Debt and Debtors, Escape, Felony, Fleet, Gaols and Gaolers, Habeas Corpus, Imprisonment, King's Bench, Marrioge, Marshal of the King's Bench, Privileged Places, Scotland, Sheriffs, Walcs.

Privateers. See Prizes.

Privilege and Privileged Places.

None shall arrest priests or clerks doing divine service in places dedicate, &c. 50 Ed. 3. 6. 5. vol. 2.

Clergy summoned to convocation, their servants, &c. to have like privilege from arrests, as the great men and commonalty called to parliament, & H. 6. c. 1. vol. 3.

The limits of the King's palace at Westminster to be from Charing Cross to Westminster-Hall, with such privileges as the King's ancient palaces,

28 H. 8. c 12. vol. 4.

Sheriffs, &c. to take the posse comitatus and arrest persons in the pretended privileged places White Friars, &c. penalties on opposing officers in executing process there, rescuing, or concealing rescuers, &c. 8 & 9 W. 3. c. 27. § 15 vol. 9.— Felony and transportation for seven years, 9 Geo. 1. c.

28. 11 Gev. 1. c. 22. vol. 17.

No privileged place or person exempt from the land-tax, 1 Geo. 3. 6.
2. § 21. vol. 23.

For other matters, tee Ambassaders, Arrests, Parliament, Prisons, Protestion, Sanstuary.

Privy Council. See Council.

Frivy Seal. See Clerk of the Signet, Conflable and Marshal, Oaths, Seals.

Prizes and Privateers.

Goods may be imported or exponed to and from this kingdom, the plantations, &c. in thips taken as prize, condemned in one of the courts of admiralty, the mafter and three fourths of the mariners being English, &c. 7 & 8 IV. 3. c. 22. § 2, 3. vol. 9.

Prize ships to be registred, and oath made that the property is Easlife, 7 & 8 W:3. c.22. § 19. 21. vel. 9.

Officers and seamen of her Majefly's ships, privateers, &c. to have the fole property in all prize ships, to be appraised, fold, and the money divided, not exempt from payment of customs; shares not demanded in three years, to go to Greenwich hospital. Commander, &c. imbezling prize goods to forseit treble the value: to continue during the war, 6 An. c. 13. vol. 11. 9 An. c. 27. vol. 12.

French prize wine and feizures to pay 25 l. per ton, during the war, 6

An. c. 19. § 11. vol. 11.

All ships, &c. taken as prize, &c. shall be liable to customs and duties, over and above the 25 l. per ton on prize wines; during the war, 6 Au. c. 19. § 12. vol. 11.

Officers, seamen, &c. to have the sole property of prize strips, &c. taken in America, being sirst adjudged lawful prize, and subject to customs, &c. 6 An. c. 37. § 2. vol. 11. 9 An. c. 27. 10 An. c. 22. vol. 12.

Commissions may be granted to private ships of war in America, for attacking and taking the enemies

hips,

Thips, &c. 6 Au. c. 37. § 3. 14. vol. 11.

For speedy condemnation of prize thips in America, the judges of admiralty, &c. within five days after request, to finish the preparatory examination, &c. monition to be issued, &c. claimants, to give security to pay the captors the value, &c. on refusal, captors to give security, &c. interlocutory order thereupon, &c. 6 An. c. 37. § 4, 5, 6, 7. vol. 11.

Captor, or claimant may appeal from sentence of admiralty to her Majesty in privy council, within fourteen days, giving fecurity to profecute, to pay treble costs, &c. 6 An.

6. 37. § 8. vol. 11.

Seamen, &c. belonging to privateers in America, not liable to be impressed, unless deserters from ships of war, &c. no privateer, &c. to entertain deserters from ships of war, &c. 6 An. c. 37. § 9, 10. vol. 11. 19 Geo. 2. c. 30. § 1, 2. 7. vel. 18.

Commanders of privateers, &c. before they fail from port, to deliver a list of their men to the chief officer of the customs, &c. 6 An. c. 37. § 11. vol. 11. 18 Geo. 2. c. 31. § 3. 19

Geo. 2. c. 30. § 3, 4. vol. 18.

Commanders of privateers, and Thips having letters of marque, &c. going into any ports, &c. in America, shall be subject to the laws in relation to flaves, &c. 6 An. c.37. § 18. vol. 11. 13 Geo. 2. 1. 4. \$ 20. vol. 17. 17 Geo. 2. c. 34. § 22. vol. 18. 29 Geo. 2. c. 34. § 31. vol. 21. Privateers, &c. may be navigated

by foreign seamen, so as one fourth be British, during the present war, 6

An. c. 37. \$ 19. vol. 11.

Her Majesty may licence twenty ships bought in foreign parts to be used for privateers, &c. 6 An. c. 37.

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All persons disposing of prizes, &c. hall respectively in three months, deliver to the treasurer of Greenwich 10spital, accounts thereof, &c. 10 In. c. 17. § 9, &c. vol. 12. 20 Geo.

2. c. 24. § 7, &c. vd. 19. 29 Geo. 2. c. 34. § 28, &c. 35, &c. vol. 21. 33 Geo. 2. c. 19. vol. 23.

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Officers, feamen, marines, and foldiers, in thips of war in his Majesty's pay, to have the fole property of all prizes, being first adjudged lawful prize in any court of admiralty, in fuch proportions as his Majesty's proclamation shall direct, 13 Geo. 2. c.4. § 1. vol. 17. 17 Geo. 2. c. 34. § 1. vol. 18. 29 Geo. 2. c. 34. § 1. vol. 21.

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Parties aggrieved by sentence of any court of admiralty, may appeal to commissioners appointed under the great seal, for hearing appeals in causes of prizes, &c. 13 Geo. 2. c. 4. § 8. vol. 17. 17 Geo. 2. c. 34. § 8, 9, 10. vol. 18. 29 Geo. 2. c. 34. § 8, 9, 10. vol. 21. 32 Geo. 2. c. 25. \$ 24.

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Commanders, &c. to forfeit treble value for all goods, &c. embezilled on board any prizes, one third part to Greenwich hospital, &c. 13 Geo. 2.

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2. c. 25. \$ 2. vol. 22.

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Prize quickfilver, imported in British ships, duly navigated, &c. during the war, subject to like customs only as if imported directly from the place of its growth, 15 Geo. 2. c. 19. § 22. vol. 18.

Privateers company to have the profit of their prizes according to their contract with the owners, 17 Geo. 2. c. 34. § 2. 13. vol. 18. 29 Ge. 2. c. 34. § 2. 13. 23. vol. 21. 32 Ge. 2. c. 25. § 2. vol. 22.

Offenders on board any privater, &c. during the present war, to be punished as if on board ships of war but offences that are only cognizable by a court-martial, shall be tried accordingly in some port, &c. and the offender confined on board, &c. 17 Geo. 2. c. 34. § 25, 26. vol. 18. 23 Geo. 2. c. 34. § 33, 34. vol. 21.

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Agents for prizes taken by his Majeffy's fhips, to register their letters of attorney in the court of admirals, &c. in six months after condemnation, &c. on penalty of 500 l. 18. 20 Geo. 2. c. 31. § 5, 6. vol. 18. 20 Geo. 2. c. 24. § 11, 12, 13, 14. vol. 19. 29. Geo. 2. c. 34. § 14, 15. 35. 36, 37. 52. 21. 33 Geo. 2. c. 19. vol. 23.

Perions serving on board his Majesty's fleet, quitting their ships, &c. to forfeit their share in prizes, &c. to the use of Greenwich hospital, &c. 23 Geo. 2. c. 24. § 1, 2, 3. 15. 26. 19. 29 Geo. 2. c. 34. § 16. 26, 27, 28. 37. vol. 21.

All bargain, sale, &c. of any share &c. of prizes, &c. to be void, as agents to pay the same to the captors, &c. without regard to bills sale, &c. 20 Geo. 2. c. 24. § 4, vol. 19.

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No drawback on exportation of prize goods, 21 Geo. 2. c. 2. § 8. vol. 19. 30 Geo. 2. c. 18. § 1. vol. 22.

Commission granted by his Majesty for appeals in prize causes, declared valid, and the commissioners impowered to act, though not of the privy council, the major part of the commissioners present in judgement, being of the privy council, 22 Geo.

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Captures brought into any of the plantations in America, shall be under the joint care of the officers of the customs, and the captors, &c. antil acquitted, condemned, &c. 29 Geo. 2. c. 34. § 5, Gc. vol. 21.

Commissioners of the navy may purchase for the King's use, naval tores on board neutral ships brought nto port by the King's ships, 29 Geo.

2. c. 34. § 38. vol. 21.

Prize goods, during the present var, &c. after condemnation, may be lodged in private warehouses, unler the King's locks, &c. duties to be paid thereon, ad valorem, &c. no rawback on exportation, 30 Geo. 2, 18. 32 Geo. 2. c. 10. § 3. vol. 22. Geo. 3. c. 25. vol. 25.

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Admiralty to grant commissions to rivateers, &c. the owners, &c. giving such bail and security 28 is hereby equired, &c. 32 Geo. 2. c. 25. § 1, 2. 9, 10, 11. vol. 22.

No commissions to be granted to

vessels in Europe under 100 tuns burthen, 10 guns, and 40 men, unless in the discretion of the admiralty &c. 32 Geo. 2. c. 25. § 3. 11. vol. 22.

Admiralty may revoke commissions to privateers, revocation to take place so many days after notice to the owners, agents, or sureties, if the vessel be in the channel, the, &c. on complaint of such revocation, to the King in council, the determination to be final, 32 Geo. 2. c. 25, § 4, 5, 6, 7. 17, 18, 19. vol. 22.

Commander, &c. of privateers, agreeing for the ransom of neutral ships made prizes, and discharging them without bringing them into port; deemed guilty of piracy, and to suffer death, confiscation of goods, &c. 32 Geo. 2. c. 25. § 12. vol. 22.

Privateers may take contraband goods from on board neutral ships, with confent of the commanders, and set the vessels at liberty: embezzling such goods before condemnation, to forseit as for embezzling captures, 32 Geo. 2. c. 25. § 13. vol. 22.

All papers, &c. found on board prize vessels to be brought into the registry of the admiralty; but such only as shall he thought necessary by the proctors to be translated and made use of, &c. 32 Geo. 2. 6.25. § 14. psl. 22.

No officer, &c. of the court of admiralty to be any ways interested in privateers, on forfeiture of his employment, and 100 l. and advocate, &c. to be disqualified from practifing in the said courts, 32 Geo. 2. c. 25. § 15, 16. vol. 22.

Where an appeal shall be interposed of any admiralty court, concerning goods taken as prize, the capture may be appraised, and upon security given, be delivered to the party, and in case of difficulty, &c. concerning the security; the judge, on request, may order the goods to be landed, and sold by auction, and the money deposited in the bank, &c.

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if security be given by the claimants, the judge to give the capture a pais, 32 Geo. 2. c, 25. \$24. vol. 22.

This act to be in force only during the present war with France, 32 Geo.

2. c. 25. § 25. val. 22.

All notifications of the payment of shares of prizes condemned in Great Britain, or any of the British domipions in Europe or America, &c. are to be inserted, &c. in the London Gazette, or in the Gazette, &c. of the place where, &c. and to be delivered, &c. to the principal officer, &c. to be transmitted to the treasurer of Greenwich hospital, and registered, &c. the agent's place of abode, &c. the time appointed for payment of the shares to be inserted, &c. in like manner of the distribution of any bounty bills, &c. 33 Geo. 2. c. 19. § 1, 2, 3. vo'. 23.

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The notifications to transmitted, attested, and registered, shall be sufficient evidence of the identity of the agents, 33 Geo. 2. c. 19, § 5. vol. 23.

All letters of attorney exhibited by: agents, are to be duly registered by. the registers of the admiralty courts, within fourteen days after being exhibited, and transcripts thereof to be transmitted by them, half-yearly, to the treasurer of Greenwich hospital, on forfeiture of 100 l. one moiety of all forfeitures given by this act, to the use of Greenwich hospital, &c. 33 Geo. 2. 6 19. \$ 6, 7, 8. vol. 23.

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The King's justices shall hear and determine of extortion in bishops officers for the probate of testaments 31 Ed. 3. ft. 1. c. 4. 46 Ed. 3. 201 196.

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No ordinary shall take more for probate of any testament with the inventory, &c. than was accustomed in the time of King Edw. 3. on pair of treble damages, 3 H. 5. ft. 2. i. & vol. 3.

Fees for probate of testaments, &c.

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Ordinaries may convent executors to prove the testator's will, &c. 2; H. 8. c. 5. § 8 26 H. 8. c. 15. vol. The archbishop of Conterbury, and

the archbishop of York, not restrained from calling persons out of the diocese where they inhabit, for probate of testaments, 23 H. 8. c. 9. §5 7. vol. 4.

Probate of the wills, &c. of workmen in her Majesty's yards and docks belongs to the ordinary, &c. where fuch persons happen to die; but islaries or wages due to them for work done, shall not be deemed bone misыца, 4 An. c. 16. § 26. vol. 11.

Fees of court, &c. for probate of will, &c. of any feaman or marine, to be only is. unless the goods and chattels amount to 20 l. &c. 31 Ga. 2. €. 10. § 23. vol. 22.

For other matters, see Administrata, Executor, Wills.

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Action, plaint, &c. being remanded by procedendo, &c. shall not afterwards be removed or staid before judgment, 21 Ja. 1. c. 23. § 3. vol.7.

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No pracipe in capite thall be awarded, whereby any freeman may lok his court, Magu. Chart. 9 H. 3. ". 24. 00/. I.

Common lummons resches not those who dwell out of the forces, unless they be impleaded there, or be sureries, Chart. de Fores. 9:44. j. 2. 6. 2. Dol. 1.

Process shall be made subject the

exchaquer on effrents, into every thire, Stat. de Scaccar. 51 H. 3. A. 5. vol. I.

He that will not suffer summons, tattachments, executions, &c. to be done, &c. shall be punished as one who will not obey the law, Stat. Marleb. 52 H. 3. c. 3. vol. 1.

Writs shall be granted against those who offend the Great Charter, or the Charter of the Forest, Stat. Marleb. 52 H.3. c. 5. 25 Ed.1. c. 1. c. 4. vol.1.

Process in a common plea of ward, shall be renewed, openly proclaimed, &c. Stat. Marleb. 52 H. 3. 6.7. vol. 1.

A lord distraining his tenant for : fuit not due, shall be attached to appear, &c. Stat. Marleb. 52 H. 3. c. 9. vol. 1.

Only the chief justices in eyre, &c. may amerce for default of common fummons, Stat. Marleb. 52 H. 3. c. : 18. vol. 1.

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If the lord will not make deliverance of a diffress and detain the same in a castle or fort; on solemn demand, the sheriff may take the power of the shire, &c. the fortress to be beaten down, and attachment, &c. Stat. Westm. 1. 3 Ed. 1. c. 17. Stat. Westm. 2. 13 Ed. 1. st. 1. c. 39. vol.1.

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After advertisement made to the King, in cases of aid, &c. by reason of his grant, &c. they shall proceed without delay, Stat. de Bigam. 4 Ed. I. A. 3. (, 2. vol. I.

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Parties shall not lose their process. by adjournment of the common bench without being warned by a time, 2 Ed. 3. c. 11. vol. 1.

None shall be attached by any acculation, nor forejudged, &c. against the form of the Great Charter, 5 Ed. 3. c. 9. vol. 1. 25 Ed. 3. ft. 5. c. 4. 28 Ed. 3. c. 3. 37 Ed. 3. c. 18. 42. Ed. 3. c. 3. vol. 2.

After four writs of fearch, he that prays aid of the King shall be put to answer, 14 Ed. 3. st. 1. c. 14. vol. 1.

Every person shall have a writ in the chancery, to attach him who disturbs merchants strangers, as a disturber of the common profit, 25 Ed. 3. ft. 4. c. 2. vol. 2.

Process against one indicted of felony shall be a Capias; if not found, another Capias, returnable in three weeks, and that he cause his chattels. to be seised, &c. 25 Ed. 3. st. 5. c. 14. vol. 2.

Process of Capias and Exigend (hall be made in debt, detinue, and replevin, as in account, 25 Ed. 3. ft.

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ed, 2 H. 4. c. 24. vol. 2.

Upon indictment of any person in the King's Bench, a Capias thall be awarded against him, returnable at least fix weeks before any exigent, &c. 6 H. 6. t. 1. vol. 3.

Where party indicted lives out of the county or liberty, a fecond Capias shall be to the sheriff of that county, containing three months from the date of the writ, &c. 8 H. 6. c. 10. 10 H. 6. c. 6. vol. 3.

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The King's prohibition shall not withhold the ecclesiastical judge in

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Where it appears on prohibition that the case cannot be redressed by any writ out of chancery, but that the spiritual court ought to determine, a consultation shall be awarded, that the ecclesiastical judges proceed, Stat. de consultat. 24 Ed. 1. st. 1. vol.1.

Indicavit shall not be granted before the matter be recorded in the spiritual court and certified to the chancellor by inspection of the libel,

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Prohibition lies if parsons cut down trees in the church-yard, except for necessary reparation of the chancel, &c. Stat. Ne Red. prosternat. 35 Ed.

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In suits for tithes that have original from the right of patronage, if the quantity amounts to a sourth part of the value of the church; prohibition shall hold, so if he enjoin penance pecuniary; but not for pecuniary redemption of a penance corporal, Artic. Cler. 9 Ed. 2. st. 1. c. 2. Artic. coutra prohibit. reg. Stat. incert. temp. § 34. 1 vol. 390.

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laying violent hands on a clerk, if the offender of his own will, redeem the excommunication by money, Artic. Cler. 9 Ed. 2. ft. 1. c. 3. Artic. contra prohibit. reg. Stat. incert. temp.

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No prohibition in suit for defamation, the prelate first enjoyning a penance penance corporal, which the offender may redeem with money, Artic. Cler. 9 Ed. 2. st. 1. c. 4. Artic. contra prohibit. reg. Stat. incert. temp. § 6, 7. I val. 390.

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The King's court may discuss the fame matter, notwithstanding sentence in the spiritual court, on laying violent hands on a clerk, &c. Artis. Cler. 9 Ed. 2. st. 1. 6.6. vol. 1.

The King's letters to ordinaries, to assoil parties excommunicated, shall not issue unless the excommunication be prejudicial to the King's liberty, Artic. Cler. 9 Ed. 2. st. 1. c. 7. vol. I.

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No prohibition to suits for penfions, portions, &c. lawfully issuing out of, and enjoyed ten years before, monastery dissolved, &c. 34 & 35 H. 8. 4, 19. \$ 4, 5, 6. 201. 5.

Before any prohibition granted on fuits for tithes, &c. the party shall deliver to the judges, a true copy of the libel, and the fuggestion wherefore he demands the prohibition;

not proving the suggestion within a months, a consultation shall be graned, double costs, &c. 2 & 3 Ed. 6 c. 13. \$ 14. vol. 5.

Pro

For other matters, see Costs, Eak ostical Courts, &c. Indicavit, Tithe. Promissory Notes. See Bills of Extensi

Prophesies. See Felse News, Stenie lum Magnatum.

## Protestion.

People dwelling beyond fea, that have lands, &c. in England, if the will purchase letters of protection &c. thall make their fines in the cal chequer, &c. Ordin. de Libertat. pr. quirend. 27 Ed. 1. st. 2. § 3. voi. 1.

The adverse party may challeng: a protection, and aver that they wer within the four feas, and out of the King's service in a place certain, &c. Stat. de protection, 33 Ed. 1. ft. 1. vol. 1.

Parties shall have their actions 2gainst their debtors, notwithstanding the King's protection; but execution fhall be suspended until gree made w the King of his debt; and if the plaintiff will undertake for the King's debt, he shall have execution accordingly, 25 Ed. 3. ft. 5. c. 19. vel. 2.

No protection cum claufula volume, shall be allowed for victual bought upon the service which the protection mentions; nor in contracts, &c. perpetrate after the date of the protection, 1 R. 2. c. 8. vol. 2.

No protection with clause of prefesturus shall be allowed in any plea commenced before the date of the protection, if it be not in voyage royal, &c. the protection Quia meraturus to be allowed as before; if any tarty without going to the fervice, &c. or return; the chancellor shall repeal such protection, 13 R.2. ft. 1. c. 16. vd. 2.

Suits may be profecuted against the persons meant the 11 R. 2. to be protected, 2 H. 4. c. 22. vol. 2.

In an action of debt against a gao er,

r an escape, no protection shall be lowed, 7 H. 4. c. 4. vol. 2.

Protection in pleas of affizes, and Novel diffeifin, &c. to those in the ing's fervice, or who pass with him to France, &c. 9 H. 5. 6. 3. 4 H. 6. 2. 8 H. 6. c. 13. 4 Ed. 4. 6. 2. vol. 4 H. 7. 6. 4. 7 H. 7. 6. 2. 6. 3. 3

1. 8. c. 4. vol. 4.

On traverse of an office before an cheator, &c. and thereon a Scine ucias against any patentee, no proction shall be allowed, 23 H. 6. c.

7. § 2. vol. 3. or other matters, see Attaint, Chester, Privilege.

Protest. See Bills of Exchange, Ge. rotestants. See Jews. King, Non-conformists, Papists.

## Prothonotary.

Prothonotary of the court of comion pleas, the several prothonotaries if the respective courts of counties alatine, &c. may have three elerks at ne time, and no more, qualified to e admitted attorney, &c., 2 Geo. 2. 23. § 16. vol. 16.

Provifors. See Premunire, Rome. urchaser. See Bankrupt, Charitable Uses, Frond, Judgoments, Recognizances, Recovery, Wales.

urgation. See Clergy, Ecclefiastical

## Purprestures,

pon the King, may be refeifed out f the hands of the usurpers, Stat. de higam. 4 Ed. 1. ft. 3. c. 4. vol. 1.

For other masters, see Forest.

## Purveyance,

for a castle shall not be taken f corn, &c. of one who is not of the pwn where the castle is, unless paying presently, or the seller be willing a respite; and if he be of the same awn, the price shall be paid in 40

days. Magn. Chart. 9 H. 3. c. 19. Stat. Westm. 1. 3 Ed. 1. c. 7. vol. 1.

The King's bailiff, &c. shall not take the horses or carts of any to make carriage, except he pay the old price limited, 10 d. a day for carriage with two horses; 14 d. a day for three horses, &c. nor any man's wood for castles, &c. but by licence of the owner, Magn. Chart. 9 H. 3. 6. 21. vol. 1.

No purveyance shall be taken, or horses, &c. to make carriage, of any religious house, or prelate, without affent, and paying according to agreement: except lodging for the sherist with no more than five or fix horses, and that not often, &c. Stat. Westm. I. 3 Ed. 1. 6. 1. 14 Ed. 3. st. 4. 6. 1. vol. 1. 18 Ed. 3. st. 4. 1 R. 2. 6. 3. vol. 2.

No castellain, &c. shall exact purveyance of such as be not of the town, &c. if be not an antient prise due, &c. Stat. Westim. 1. 3 Ed. 1. c. 7. vol. 1.

Purveyors receiving their payment in the exchequer or wardrobe, and with holding it from the creditors, &c. taking carriages, &c. more than necessary, letting them go for reward, &c. incur fine, imprisonment, damages, &c. Stat. Westm. 1. 3 Ed. 1. c. 32. vol. 1.

No purveyors shall take any prifes but only the King's, and for his house only, they shall have, and produce, their warrant under seal, &c. shall pay or agree for victual, &c. shall take no more than is needful, according to divident, accompt, &c. Artic. super Chart. 28 Ed. 1. st. 3. c. 2. 4 Ed. 3. c. 4. 10 Ed. 3. st. 2. c. 1. vol. 1: 25 Ed. 3. ft. 5. c. 1. vol. 2. Nothing shall be purveyed to the

Nothing shall be purveyed to the King's use without the owner's confent, Stat. de Tallag. non concedend. 34. Ed. 1. st. 4. c. 2. vol. 1.

None shall take purveyance, except for the King's house, the Queen's, and their children, and according to the usual measure of the realm, at the

very

rery value, appraised by the conflables, &c. and payment before the King depart the verge, 4 Ed. 3. c. 3. 5 Ed. 3. c. 2. 10 Ed. 3. st. 2. c. 1. vol. 1. 25 Ed. 3. st. 5. c. 1. vol. 2.

Tallies shall be made betwixt the purveyors and those whose goods are taken, in the presence of the constables, &c. under the seals of the purveyors, and satisfaction shall be made thereby; purveyor taking other wise shall be arrested, &c. as of selony, &c. 5 Ed. 3. c. 2. 10 Ed. 3. st. 2.

Purveyance for the King's great horses shall be made by the sheriffs, and delivered to the keepers by indentures, &c. 10 Ed. 3. st. 2. c. 4.

c. 5. vol. 1.

Purveyances for the King's and Queen's house shall express in the warrant, that they shall take nothing without the owner's consent; the great purveyance for victual for the King's wars and castles, &c. shall be by merchants, without commission; and for horses and dogs, such a number, shall be by the sheriff, 14 Ed. 3. st. 1. c. 19. vol. 1.

Purveyor shall not take timber to the King's use, about any man's house, 25 Ed. 3. st. 5. c. 6. vol. 2.

No purveyor shall take more sheep than sufficient, before shearing time, if attainted thereof to be a robbery, 25 Ed. 3. st. 5. c. 15 vol. 2.

No goods of merchants strangers, shall be taken by the King's purveyors, without their consent, 27 Ed.

3. ft. 2. c. 2. c. 4. vol. 2.

Purveyances for the King under 20 s. &c. shall be paid for presently, and all above within a quarter of a year, &c. 28 Ed. 3. c. 12. 2 H. 4. c. 14. vol. 2.

No purveyance shall be made but for the King, the Queen, and the prince their eldest son, &c. 34 Ed.3. 6.2. vol. 2.

Purveyances for the Queen and prince, of poultry and other small things, shall be paid for in hand and other great purveyances, with the month or fix weeks, &c. the number of such purveyors to a abridged, 34 Ed. 3. c. 3. vol. 2.

No purveyance shall be made is

the King and the Queen, the main price paid presently, the heins name of purveyor shall be change into that of buyer, only where the is plenty, by appraisement, &c. con shall be striked not heaped in messuring, present payment shall be main for carriage, taking otherwise, the in the commission, shall be selected in the commission, shall be selected as Ed. 3. st. 1. c. 2. vol. 2. 20 H. t. c. 8. 23 H. 6. c. 1. vol. 3.

Buyers taking reward to spare or and charge another, shall yield true damages, suffer imprisonment, at they shall keep their accompt swrally, &c. 36 Ed. 3. st. 1. c. 3. vel:

28 H. 6. c. 2. vol. 3.

Commissions shall be awarded a enquire of the behaviour of buyer. &c. and to inform the justices, &c. party attaint to have pain of life, &c. 36 Ed. 3. ft. I. c. 4. vol. 2.

None of the King's or Queen's house shall keep more horses that assigned, and shall pay presently; saulkners, serjeants at arms, &c. that are at wages, shall do the same, \$\phi\$ Ed. 3. st. 1. c. 5. vol. 2.

It shall be felony, &c. for any subject's chater to buy any thing but by consent of the owner, 36 Ed. 3, f.s. c. 6. 1 R. 2. c. 3. 7 R. 2. c. 8. vol. 2 20 H. 6. c. 8. 23 H. 6. c. 1. 23 H.

6. c. 14. vol. 3.

Taking any persons horse, &c. on pretence of speedy message for the King, &c. against the owner's consent, &c. without sufficient warrantshall be imprisoned until, &c., 20 &c. 5. vol. 2. 28 H. 6. c. 2. vol. 3.

Taking more than eight bushes to the quarter, shall be liable to action, 5 l. to the King, 5 l. to the party grieved, and a year's imprisonment, 1 H. 5. 1. 10. vol. 3.

All statutes of purveyors confirmed, and to be proclaimed in every county, &c. 1 H. 6. c. 2. 20 H. 6. c. 8. vol. 3.

Purveyors taking cattle of 40s. value or under, without making presont payment, may be resisted, constables, &c. to aid the resistance; suing refisters in the Marshalsea, &c. forfeit 20 1. &c. 20 H. 6. c. 8. 23 H.

6. c. 1. c. 2. vol. 3.

Purveyors, by the King's commission, may provide for the King, the Queen, and their children, within liberties, &c. notwithstanding any grant; but shall observe the statutes, 27 H. 8. c. 24. § 10, 11. vol. 4.

No purveyor, by commission, &c. during three years next, shall take corn, victual, &c. for the King's house or his sisters, &c. without the owner's consent, and ready money, &c. nor any goods, &c. for the King's wars, save necessary carriages, &c. and post-horses, paying 1 d. per mile, &c. 2 & 3 Ed. 6. c. 3. vol. 5.

No purveyor's commission to con-

tinue above fix months, to specify the county, the victual, the proportion, &c. to make dockets of the particulars, to deliver and certify the same, &c. according to former statutes, &c. 2 & 3 Ph. & M. c. 6.

**v**0l. 6.

Purveyors not to take victual in Cambridge, or Oxford, or within five miles; faving certain cases, and when their Majesties come there, or within seven miles, &c. 2 & 3 Ph. & M. c. 15. 13 El. c. 21. vol. 6. 3 Car. 1. c. 4. § 13. 16 Car. 1. c. 4. vol. 7.

No purveyor shall fell any oaken timber for his Majesty's use, but in barking time, except trees felled for necessary building his ships, &c. or take the lops, tops, &c. I Ja.1. 6.22.

§ 21. vol. 7.

Recompence to his Majesty in lieu of all provision, carriages or purveyance, 12 Cer. 2. 6. 24. § 12. 14. **50%**. 7.

None by authority under the great feal, &c. to purvey, &c. for the King, Queen, their children, or houshold, any timber, fewel, cattle, grain, hay, victual, carts, carriages, &c. without free consent, and without inforcement, &c. 12 Car. 2. c. 24. § 13. vol. 7.

No pre-emption to be allowed or claimed on pretence of purveyance, on pain of imprisonment, treble damages, &c. and staying action against offender, by order, &c. of any other court, 'shall incur premunire; saving the King's antient rights in the stannaries, butlerage and prizage of wines, 12 Car. 2. c. 24. § 14. vo!. 7.

Necessary carriages to be provided for his Majesty in his royal progresses and removals, rates, miles, provifions, &c. 13 Car. 2. ft. 1. c. 8. 1 7a.

2. c. 10. EXP. vol. 8.

Carriages shall be provided, at certain rates, &c. for his Majesty's navy and ordnance, 13 & 14 Gar. 2. c. 20. 1 7a. 2. c. 11. vol. 8. 4 & 5 W. & M. c. 24. § 2. vol. 9. 11 & 12 W. 3. c. 13. § 1. vol. 10. EXP.

For other matters, see Butlerage, Carriage, Ecclesiastical Courts, &c.

## Quakers.

Outh to be least 1 denying any oath to be lawful, &c. assembling themselves together under pretence of joining in religious worthip, to forfeit 5 l. for the first offence; not exceeding 10 l. for the second offence, &c. and for the third offence, shall abjure the realm, or be transported, 12 & 14 Car. 2. c. 1. § 2. vol. 8.

Quakers, &c. who scruple the taking of any eath, shall subscribe the declaration of fidelity, &c. and profession of Christian belief, and be exempted from all pains and penalties, 1 W. & M. Seff. 1. c. 18. § 13. vel. 9. 6 An. c. 23. § 14. vol. 11. 10 An. c. 2. § 8. vol. 12. 1 Geo. 1. ft. 2. c. 6. § 3, 4. vol. 13. 8 Geo. 1. c. 6. vol. 14. Quakers Quakers refusing to subscribe the declaration of fidelity, &c. to have no vote in election of members of parliament, 7 & 8 W. 3. c. 27. § 19. vol. 9. 6 An. c. 23. § 13. vol. 21. E Geo. 1. ft. 2. c. 13. § 4. vol. 13.

Quakers, instead of an eath, shall be permitted in courts of justice, to make their solemn affirmation, which shall be of the same force in law as an east, and liable to same penalties in case of perjury, 7 & 8 W. 3. c. 34. § 1, 2, 3. vol. 9. — Made perpetual by 1 Geo. 1. st. 2. c. 6. § 1. vol. 13. — Amended by 8 Geo. 1. c. 6. vol. 14. 22 Geo. 2. c. 30. § 1, 2x 22 Geo. 2. c. 46. § 36. vol. 19.

Not to admit them as evidence in any criminal causes, or to be jurors, &c. 7 & 8 W. 3. 6. 34. § 6. vel. 9. 22 Geo. 2. c. 46. § 37. vol. 19.

If quakers refuse to pay or compound for their great or small tithes, or to pay any church rates, see. two justices may compel them thereto, if the sum be under so l. appeal to the quarter sessions, sinal costs, sec. 7 & 8 W. 3. 6. 34. § 4, 5. 201. 9. 2 Geo. 1. 1.2. 6. 6. § 2. 201. 13.

Quakers, before admitted to poll at any election of members of parliament, folemnly affirm that they have not received any reward, &c. for their vote, &c. 2 Geo. 2. c. 24. § F. vol. 16.

Quakers who have ferved a clerkfhip with an attorney, &cc. may be admitted, &c. upon folemn affirmation, 12 Geo. 2. c. 13. § 8. sel. 17.

The united braths of the Morauion churches may make selemm affirmation in lieu of an oath, of like force, penelties, &c. 22 Geo. 2. s.30.

Affirmation of quakers shall be received in all cases where outh is required by any act of parliament, with like penalty in case of false assiming, Sec. and except criminal cases, Sec. 22 Gen 2. c. 46. § 36, 37. vol. 22. For other matters, see Attention, Cortiorari, Ireland, Marriages, Miltio, Naturalization, Oathe, Perlisment, Beligion, Section (1997)

Qyare impedit.

In plea of Quere impedit, days that be given, from fifteen, to thincen, or from three weeks to them weeks, at the place be near, or fand proces, fummons, attachment, great diffus, &c. and on default, writte the bishop, &c. Stat. Marleb. 30 H. 3.6. 12. vol. 1.

Quare impedit shall lie on usory.

tion of churches during particular of frate, or infancy, coversure, or recation of religious house, Stat. Mass. 2. 13 Ed. 1. 1. 5. § L. vol. 1.

Plenarty of the defendant's own presentation, is no pleas if the win be purchased within fix amount he, See. West. 2. 13 Ed. J. 6. 5. 5 and web 1.

Damages in Quore insection, if for months lapse be incurred, is too years value of the church; otherwise the half years value, &c. Stan Waln.
2. 13 Ed. 1. c. 5. § 3. vol. 2.

Writs shall be granted for chapels, prebends, vicarages, hospitals, abbeys, priories, &cc. advotatione, Sec. Wellm. 2. 13 Ed. 2. 6. 5. 5.44 in 1.

Prove impedit lies other several purpations by one coppersonal upon another, Stat. Westm. 2. 13 Ed. 1. 6. 5. 5. vol. 1. 7 An. c. 18. vol. 26.

In Quare impedie broughe in the name of the King for profinement in right of an infant, or of the things railies of biffiops, &c. "Ministy by three years is a good plea, in Ed. 3. ft. 4. c. 2. vol. 1.—Repealed of 25 Ed. 3. ft. 3. c. 2. vol. 2.

The recoverer of lands, let. fall maintain Quere impedit for the advowling, if differently, in the lane manner as they might have define against whom such recovery was had, 7 H. 8. c. 4. § 2. tel. 4.

The flatute 32 H.S. 1. 2. Findtation, shall not extend to with of Quare impedit, &c. 1 Mar. feff. 2. c.

5. § 4. vol. 6.

For confirming the possessions of ministers, and restoring others, &c. the next avoidance to be to the rightful patrons, 12 Car. 2. c. 17. vol. 7.

The time between the 10th of December and the 12th of March 1688, to be no part of the fix months from avoidance of any church, in Quare impedit, 1 W. & M. seff. 1. c. 4. vol. 6.

No usurpation shall displace the e-state of the patron, but that he may maintain a Quare impedit upon any

other avoidance, 7 An. c. 18. vol. 11.
All fuits and actions of Quare impedis excepted out of this act of geneal pardon, 20 Geo. 2. c. 52. § 36. vol.

For other matters, see Advowson, Days in Bank, King, Lapse, Nisi Prius, Presentment, Universities.

Quare non admissit. See Bissops.

Quarentine. See Plague.

Quarentine of Widows. See Dowers Widows.

Quarter Seffions. See Justices of Peace.

Queen (Charlotte.)

His Majesty impowered to grant oo, 000 l. a year to the Queen during her natural life, in case she shall irvive his Majesty, 2 Geo. 3. c. 1. ol. 25.

## Quick-sets.

Owners of quick-fets, &c. broken r destroyed by any persons, by day r by night, shall have satisfaction on the inhabitants of the place, in se manner provided by Stat. Westm., 13 Ed. 1. st. 1. c. 46. unless the Fender be convicted in fix months, Geo. 1. c. 16. § 1. vol. 14.

Qui Tam. See Information.

Quod ei deforceat, – granted in Wales, Stat. Wal-

granted in Waus, Stat. Wal-

lies for a dowress, where the Vol. XXIV.

land was recovered against her husband, by collusion or default;—for the heir, where dower was recovered against his guardian, by collusion;—for particular tenants,&c. Stat. Westm.
2. 13 Ed. 1. c.4. vol. 1.

# Quod permittat.

The successor of a parson shall have a Quod permittat against the dissersor, or his heir, Stat. Westm. 2. 13 Ed.1. 6. 24. vol. 1.

## Quo Warranto.

Writ to the sheriff to permit all to enjoy those liberties which they stad before. Proclamation that they who claim liberties, shall shew to the justices que warrante they hold, &c. on default at the day, seisure in name of distress. A Que warrante for a leet, or other liberty. All who will may complain of the King's officers, Stat. Que Warrante, 6 Ed. 1. st. 3. vol. 1.

Pleas of Quo warrante shall be determined in their own shires in the circuit of the justices in eyre, Stat.

Quo Warranto. 18 Ed. 1. st. 2. vol. 1.
Possession of franchises without interruption, before the time of King R. 1. confirmed; and also old charters of franchise according to their tenor; and restitution to those whose franchises were lost in pleading in Quo warranto, since the last Easter, Nov. Stat. Quo Warranto, 18 Ed. 1. st. 3. vol. 1.

Informations may be exhibited, with leave of the court of B. R. in the nature of Quo warranto, against such as usurp, intrude, &c. into offices, or franchises, &c. 9 An. c. 20. § 4. vol. 12.

Judgement of Ousler, &c. may be given against persons sound guilty of usurpation, &c. in informations in the nature of Quo warranto, and costs, &c. 9 An. 1. 20. § 5. vol. 12.

All the statutes of Jeofeyles extended to informations in nature of Quo

H h warranto,

warranto, and proceedings thereon, o An. c. 20. § 7. vol. 12.

For other matters, see Franchises, Informations.

## Rags.

RAGS, (old) &c. fit only for the making of paper or pastboard, may be imported without paying any duty, 11 Geo. 1. c. 7. § 10. vol. 17.

Rails. See Inclosures.

Raisins. See Grocery Wares, Spices.

## Rape.

Any who ravish a maiden within age, by her own consent or without; or any other woman against her will, shall have two year's imprisonment for the trespass, and fine, &c. if none commence suit in forty days, the King shall sue, Stat. Westm. 1. 3 Ed. 1. c. 13. vol. 1.

He who ravishes any woman, who did not consent, before nor after, shall have judgement of life, &c. Stat. Westm. 2. 13 Ed. 1. c. 34. vol. 1.

Women ravished, afterwards confenting, to such ravisher, they shall be disabled respectively from having inheritance, dower, &c. and the same shall remain, &c. as if they were dead, &c. the husbands, fathers, &c. of such women may convict the ravishers, of life, &c. and the defendant in such appeal of rape, shall not be received to wage battle, &c. 6 R. 2. st. 1. c.6. vol. 2.

No pardon of rape, unless the same be specified in the charter, 13 R. 2. s. 1. vol. 2.

Persons convicted of selonious rape to have no benefit of clergy, 18 El. c. 7. § 1. vol. 6.

All rapes and carnal ravishments of women, excepted out of the act of general pardon, 20 Geo. 2. 6.52. § 18. vol. 19.

For other matters, see Felony, Pardon, Women.

on 5

## Rec

Rape-Seed,

pay additional duty, above what is charged in the book of rates, 41. for every last, 2 W. & M. feff. 2 6.4. 31. vol. 9.

Rape Vinegar. See Vinegar.

# Ratcliffe Hamlet.

The hamlet of Limebouse, and par of the hamlet of Ratcliffe, made a distinct parish, &c. 3 Geo. 2. 6.15 vol. 16.

# Rationabili parte.

The chattles of deceased person not being debtors to the King, the go to the use of the dead, saving the wise and children their reason parts, Magn. Chart. 9 H. 3.1.18 vol 1.

### Rattans.

pay additional duty of 5 s. the thorand, &c. 4 & 5 W. & M. c. 5. 5. vol. 9.

Ravishment of Ward. See Guardia, Rape, Women.

Raw Hides. See Skins.
Raw Silks. See Silk.

## Receipt.

Lessee for years shall be ruccuon recovery suffered by tenant of its freehold, by collusion, to save is term, if he challenge it before its judgement, Stat. Glouc. 6 Ed. 1-6.15 vol. 1.

The wife shall be received on default made by the husband, and in reversion on default of the particular tenant, before judgement, Si Westm. 2. 13 Ed. 1. c. 3. vel. 1.

Particular tenants may vouch in the reversion, &c. Stat. Wast.

Where a stranger comes in by collateral title, he shall be runs first finding sufficient sureties to swer the demandant the value of a

lands recovered, &c. Stat. de Defens. 'Juris. 20 Ed. 1. st. 3. vol. 1. 13 R.

2. ft. 1. c. 17. vol. 2.

He in the reversion shall have an attaint or writ of error upon a falle verdict, or erroneous judgement against the particular tenant, 9 R.2. c.3 vol.2.

In a fuit against the particular tenant, he in the reversion may pray to be received, at or before the day that the tenant pleads, &c. and he shall be received to plead in chief, without taking any delay, &c. days of grace may be given by discretion of the judges between the demandant and him that is received, 13 R. 2. ft. 1. c. 17. § 1. vol. 2.

Reversioner praying to be received, shall find surety of the issues of the lands for the time the demandants be delayed, &c. 13 R. 2. ft. 1. c. 17. § 2.

Reversioner may be received to defend his right at any time before judgement, &c. 2 H. 6. c. 16. vol. 3.

### Receivers.

Receivers of the King's money, &c. detaining the fame, shall be sued

to the exigent, 18 Ed. 3. ft. 1. vol. 2.

Acquittances made by J. H. receiver general, shall be a discharge against the King, and J. H. liable, &c. 1 H. 8. c. 3. vol. 4.

Receivers of the King's lands, &c. not attending, not accounting, &c. to forfeit their office, &c. 33 H. 8. c.

39. § 22, 23. vol. 5.

Receivers of the King's rents, or tenths, to take no more than 4 d. for making an acquittance, 33 H. 8. c.

39. § 65, &c. vol. 5.

General receiver, &c. of any fifteens, subsidies, &c. to pay into the exchequer, &c. in three months after receipt, on forfeiture of office, &c. 34 & 35 H. 8. c. 2. vol. 5.

Tender of payment by fuch receiver within the three months, sufficient, hough not received by importunate bulinels, &c. 34 & 35 H. 8. c. 2. § 2. 101. 50

The receiver's heir chargeable only for lands by descent, or assurance by covin, 34 & 35 H.8.c.2. § 3. vol. 5.

Executors or administrators of such receiver, chargeable only as in debt at common law, 34 & 35 H. 8. c. 2.

4. vol. 5.

The heir of such receiver being charged, shall have remedy over against the executors, 34 & 35 H. 8. c. 2. § 5. vol. 5.

Not to extend to collectors of custom, or subsidy of tonnage and poundage, &c. 34 & 35 H. 8. c. 2.

§ 6, 7. vol. 5.

Every receiver general, or particular, &c. chargeable with receipt of any of the King's revenues, shall be bound with fureties for his true account and payment, 7 Ed. 6. c. 1. vol. 5.

Receivers of the King's honours, manors, &c. to make precepts to collectors to make payments of fums received, at a certain day and place, &c. 7 Ed. 6. c. 1. § 4, &c. vol. 5.

The King's receivers, &c. may distrain for the arrearages of rent,

&c. 7 Ed. 6. c. 1. § 11. vol. 5.

Receiver, &c. taking more than his lawful fee, to forfeit for every penny so received 6 s. 8 d. 7 Ed. 6. c. 1. § 15. vol. 5.

Not to extend to collectors of difmes, &c. 7 Ed. 6. c. 1. § 20. vol. 5.

Lands, &c. of receivers, &c. accountable to the King, or purchased in other names, &c. liable to execution for arrears due to the King, as if bound by statute staple the day they became accountant, 13 El. c. 4. § 1. 5. vol. 6.

After fix months non-payment of arrears by receiver, on account stated, &c. the King may sell his lands, &c. for fatisfaction of his debt, &c. the overplus, &c. to be delivered to the accountant, &c. 13  $El. c. 4. \S 2$ ,

&c. 27 El. c. 3. vol. 6. Not to charge lands of a bishop, baving collection of dismes, &c. 13

El. c. 4. § 9. vol. 6. Hh2

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Purchasers of lands, benå fide, may traverse office found, &c. and hold the lands discharged, &c. 13 El. c.4. § 14. vol. 6.

The statute 13 El. c. 4. making treasurers and receivers lands liable for payment of the King's debts, shall extend to under-collectors of tenths and subsidies, 14 El. c. 7. vol.6.

Lands of receiver, &c. accountant to the King may be sold as well after the death of such accountant as in his life-time, where the debt is known within eight years after his death, 27 El. c. 3. § 2. vol. 6.

Scire facial, &c. to be fued against the accountant's heir, two nichils returned, &c. and not shewn by the heir that the executors, &c. have affets, &c. before the sale of the lands, 27 El. c. 3. § 3. 6. vol. 6.

Not to deseat a purchaser of the heir before any Scire facias, made bond fide, &c. 27 El. c. 3. § 4. vol. 6.

To extend only to officers of receipts and accounts, &c. to the King, 27 El. c. 3. § 5. vol. 6.

No fale of the heir's lands during his minority, &c. but they shall be liable to such sale, eight years after his accomplishing his full age, 27 El. c. 3. § 7, 8. vol. 6.

Receivers, not duly accounting, according to the course of the exchequer, &c. within two months after receipt of money to the King's use, to pay 121. per cent. until payment, &c. 20 Car. 2. c. 2. vol. 7.

Not to extend to sheriff's accounts of the King's ancient revenue, 20 Car. 2. c. 2. § 3. vol. 7.

The treasury to make allowances to receivers for extraordinary charges in bringing up the money, over and above the poundage allowable, without charging them with 10 l. per cent. interest, 3 Geo. 1. c. 3. § 3, 4. vol. 13. 7 Geo. 1. ft. 1. c. 20. § 36. vol. 14.

No receiver general of land-tax, or his agents, may fue the countyfor a robbery of the monies, unless the persons carrying the same be together in company, and in number three at least, to attest their being so robbed, I Geo. 3. c. 2. § 115. vol. 23.

For other matters, see Account and Accountants, Debt to the King, Exchuquer, Outlawry, Sheriff.

## Recognisances.

Debtor may acknowledge the debt to the merchant, before the mayord London, York, or Bristol, or before the mayor and a clerk appointed; and the day of payment being expired, the debtors goods, &c. shall be extended, &c. Stat. Aston Burnel, 11 Ed. 1. st. 1. Stat. Mercator, 13 Ed. 1. s. c. 1. vol. 1.

For default of moveable goods of the debtor, but not before, the creditor shall have like execution of the recognisance against the mainpernor, Stat. Asson Burnel, 11 Ed. 1. st. 1.

2. vol. 1. Mayors, chief wardens, clerks appointed, &c. may take recognifance of debt, &c. to be involled, &c. may be certified into the chancery, &c. writ to the sheriff to take and impifon the debtor, &c. the merchant fiall have his lands delivered to him, until satisfaction of the debt, &c. and freehold, from the day of the recognisance; if the debtor die, the merchant shall have the lands until, &c. if the heir be of age, &c. fuch recognifances shall bind throughout Emland and Ireland. This act not to extend to Jews. Stat. Mercator, 13 Ed. 1. /t. 3. c. 1. vol. 1.

Every clerk deputed to take tecognisances according to the statute mechant, shall attend in person upon his office, and have sufficient land in the same county whereof he may answer, 14 Ed. 3. ft. r. c. 11. 24.1.

Every mayor of the staples solutions of the property have power to take recognisances of debts acknowledged before him, & with seals, &c. after the time moured, execution shall be made there

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upon; if the debtor have not sufficient within the staple, on certificate returned, &c. execution shall be awarded out of the chancery, &c. the creditor shall have estate as of freehold in the debtors land extended, Stat. Staple, 27 Ed. 3. A. 2. c. 9. 36 Ed. 3. ft. 1. c. 7. 15 R. 2. c. 9. vol. 2.

Recognisances of the double taken in the exchequer, shall be annulled,

13 R. 2. c. 14. vol. 2.

Where a statute merchant, certified, returned, &c. has been once shewed in the C. B. and afterwards the process be discontinued; the party may have the fame recontinued, and execution awarded, &c. without shewing thereof another time, 5 H. 4. c. 12. vol. 2.

Recognisances taken before the mayor and constables of the staple of Calais, shall be effectual within Eng-

land, 10 H. 6. c. 1. vol. 3.

He that sues by writ De corpus cum causa, or Scire facias, &c., to defeat the execution upon a recognisance of the staple, shall find surety to the King as well as to the party, 11 H.6. c.10. vol. 3.

Recognisances taken by justice of peace shall be certified to the next

fessions, 3 H. 7. c. 1. vol. 4.

No statute staple, statute merchant, nor execution by elegit, shall be avoided by a feigned recovery, 21 H. 8.

c. 15. \$4. vol. 4.

Recognisances in the nature of a statute staple may be taken before the C. J. of the K.B. the C. J. of the C. B. and out of term, &c. by the mayor of the staple of Westminster, and the recorder of London, in this form, &c. 23 H. 8. c. 6. § 2, 3. vol. 4. - Amended by 8 Geo. 1. 6.25. vol. 14.

The clerk of the recognisances shall dwell in London, and shall make rolls of the same, indented, &c. 23 H. 8. c. 6. § 4. vol. 4. 8 Geo. 1. c.

25. \$ 1. vol. 14.

On request of the creditors, shall certify the recognisance into the chancery, 23 H. 8. c. 6. § 5. vol. 4.

Like execution on fuch recognifance as on statute staple, 23 H. 8. c. 6. § 6. g. vol. 4.

Party aggrieved by fuch obligation to have like remedies by Audita querela, &c. 23 H. 8. c. 6. § 7. vol. 4.

The King to have one halfpenny in the pound, upon execution fued, 23 H. 8. c. 6. § 8. vol. 4. — Altered by 8 Geo. 1. c. 25. § 3. vol. 4.

The clerks fee not above 3s. 4 d. for acknowledging fuch recognisance,

&c. 23 H. 8. c. 6. § 10. vol. 4. The mayor or constable of the staple to take no recognisance, but between merchants of the fame staple, for merchandises, &c. 23 H. 8. c. 6.

§ 11. vol. 4.

Where the cognifee is lawfully evicted of lands delivered to him in execution, he shall have a Scire facias, &c. for levying the residue, &c. 32 H. 8. c. 5. vol. 5.

Obligations made Domino regi. folvend' eidem, &c. shall be in the nature of a statute staple, 33 H. 8. c. 39.

§ 50. vol. 5.

The tenor and contents of all statutes merchant and of the staple, shall be entered in the office of the clerk of the recognisances, within six months after acknowledgement, taking 8 d. for fuch entry, 27 Ei. c. 4. § 7. 9. vol. 6.:

Statute not entered, shall be void against after purchasers for good confideration, 27 El. c. 4. § 8. vol. 6.

The clerk of the recognisances. not to take more for search than 2 d. for every year, 27 El. (.4. § 10. vol.6.

Acknowledging a statute or recognisance in the name of another, not privy thereto; felony without benefit of clergy, 21 Ja. 1. c. 26. § 2. vol.7.

No extent upon any statute or recognisance shall be avoided by reason that part of the lands extendible are omitted out of fueh extent; faving the remedy of parties for contribution, against those whose lands are omitted, 16 & 17 Car. 2. c. 5. § 2. - Made perpetual by 22 & 23 Car. 2. c. 2. vol. 8,

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Not to give any extent or contribution against an heir, during nonage, 16 & 17 Car. 2. 6. 5. § 3. vol. 8.

This act restrained to statutes for payment of money, and to such extents as shall be within twenty years after fuch statute or recognisance, 16 & 17 Car. 2. c. 5. § 4. vol. 8.

The day of the enrolment of recognisances shall be set down in the margent of the roll, and lands in the hands of bond fide purchasers, shall be bound from that time only, 20 Car. 2. c. 3. § 18. vol. 8.

Recognisances, &c. in the name of King James II. during the interregnum, good, 1 W. & M. seff. 1. c. 4. §

11. vol. 9.

The clerk of the recognisances, shall ingross the full tenor in hac verba of each recognisance, on three rolls, figned, fealed, &c. and shall keep a docket with the day, &c. of acknowledgement, for fearches by purchasers, &c. 8 Geo. 1. c. 25. § 1. wol. 14.

Any lof happening to fuch recognisance, shall be certified by the clerk, &c. into chancery: a transcript of the entry to be annexed, and in case of loss, a copy from the roll, signed, &c. shall be good evidence of such statute, 8 Geo. 1. c. 25. § 2. vol. 14.

The profecutor of recognifance on fuing out execution, (inflead of paying poundage for the sum contained in the recognisance) to deliver into the office a note testifying the sum intended to be extended, and one halfpenny per pound only to be taken as - poundage, 8 Geo. 1. c. 25. § 3. vol. 14.

Where the extent proves deficient, or lands have been evicted, or process mistaken, &c. the court of chancery may award re-extents for fatiffying the same, 8 Geo. 1. c. 25. § 4. vol. 14.

The sheriff shall not take more fees for the extent liberate, &c. than allowed by 3 Geo. 1. c. 15. § 16. viz. 1 s. in the pound of the yearly value

where it exceeds not 1001. a year, &c. 8 Geo. 1. c. 25. § 5. vol. 14.

For other matters, see Alehouses, Chijter, Debt to the King, Exchequer, Felony, tit. Recognisance, Involuent, Justices of Peace, Mortgage, Rest ster, Staple, Wales.

Recordare. See Replevin.

#### Records.

Sheriffs shall keep counter-rola with coroners, of enquelts, &c. Sa Westm. 1. 3 Ed. 1. c. 10. wsl. 1.

The thires thall be written feveral ly in a certain annual roll, the remanents shall be written post terros des in the annual rolls, debts, profits a counties, &c. Stat. Rutland, 10 EL 1. ft. 1. vol. 1.

If voucher in affife, fails of his record, he shall be adjudged a disterior &c. Stat. Westm. 2. 13 Ed. 1. 1. 25

vol. 1.

Justices of Nisi print shall record nonfuits, defaults, &c. whereupa judgement shall be given, Stat. I'm

12 Ed. 2. c**. 4. v**ol. 1.

When a record comes into its King's court by writ of false judge ment, averment that the record s otherwife, shall be received and trici by the country, 1 Ed. 3. ft. 1. 6.4 vol. 1.

Averment may be made agains false returns of bailiffs of franchis 1 Ed. 3. ft. 1. c. 5. vol. 1.

Indictments in the therists two shall be by roll indented, &c. 1 E-

3. ft. 2. c. 17. vol. 1.

Justices of assile, gaol-delivers and of over and terminer, shall feet all their records and procelles deter mined, &c. into the exchequer, yes ly, to be kept in the treasury, taka estreats, &c. 9 Ed. 3. st. 1. c. 5. val

Pleas shall be recorded in Lan but pleaded in English, 36 Ed. 3.1

1. c. 15. vol. 2.

Search and exemplification in be made of every record for all po fons concerned, 46 Ed. 3. 2 vel is

Falle entry of pleas, rating of rolls, changing of verdicts, to the disherifon of any party, by any judge or clerk, shall be punished by fine and . ransom, and satisfy the party, 8R. 2. c. 4. vol. 2.

Writs of covenant, &c. whereon fines are levied in the common pleas, shall be inrolled, &c. 5 H. 4. c. 14.

**v**ol. 2.

The rolls of estreats shall be made distinctly, expressing the cause, &c.

7 H. 4. c. 3. vol. 2.

Justices of affise shall deliver into the treasury the records, &c. every other year: records not to be amended or impaired in any term after judgement given and inrolled, 11 H. 4. c. z. vol. 2.

The party may alledge diminution in a record, or that what is certified, is variant from the original, in affirmance of judgements of fuch record, &c. 8 H.6. c. 12. § 2. vol. 3.

Willingly embezzelling any record, &c. whereby judgement shall be reversed, is felony, 8H.6.6.12. § 3.

**2001.** 3.

A record exemplified, involled, &c. shall not be avoided for any error afterwards affigned in the record itfelf, 8 H. 6. c. 12. § 4. vol. 3.

In a fuit before the marshal of the King's house, the desendant shall not be eftopped by the record to plead that the plaintiff or he are not of the King's house, 15 H. 6. s. 1. vol. 2.

Attorney to enter his warrant of record, the same term in which the exigent is awarded, &c. on forfeiture

of 40 s. 18 H. 6. c. g. vol. 3.

Indictments, &c. of felony, shall be certified into the K.B. and remain of record there, 34 & 35 H. 8. c. 14. 2. vol. 5.

Not to extend to Wales, counties salatine, &c. 34 & 35 H. 8. c. 14.

5. vol. 5.

Deeds made by the earl of Westnorland, attainted, to be shewed vithin two:years in the exchequer,

and involled of record, 18 El. c. 4. vol. 6.

Records of fines burnt or lost in the late fire in the Temple, to be reingrossed, &c. 31 Car. 2. c. 3. vol. 8. For other matters, see Amendment,

Felony, tit. Records. Fines and Recoveries, Involment, Wales.

#### Recovery.

A feigned recovery against him in the reversion, to make the tenant lose his term, if challenged and found before judgement; the termor fhall enjoy his term, Stat. Glouc. 6 Ed. 1. f. 1. c. 11. vol. 1. 21 H. 8. c. 15. vol. 4.

On foreign voucher by one impleaded in London, he shall sue execution thence where the recovery was, Stat. Glouc. 6 Ed. 1. c. 12. vol. 1.

On recovery by default against the husband, of the wife's land, she shall avoid it after his death by cui in vita; and he in the reversion, after the death of tenant for life, by writ of entry, &c. Stat. Westm. 2. 13 Ed. 1. c. 3. vol. 1.

On recovery by default against the husband to defeat the wife of dower, the may have a qued ei deferceat, so of tenant for life, &c. Stat. Wefim. 2.

13 Ed. 1. c. 4. vol. 1.

He in the reversion may have writ of error, &c. of a recovery against the particular tenant, being of covin with the demandant, 9 R. 2. c. 3. vol. 2.

Upon recovery, &c. by a woman of the inheritance of her deceased hulband, he in the reversion, not joining therein, may enter, &c. H. 7. c. 20. vol. 4.

Recoverers of lands, &c. may di-Itrain, avow, have quare impedit, &c. in the same manner as they might have done against whom such recovery was had, 7 H. 8. c. 4. 21 H. 8. c. 15. § 3. vol. 4.

Tenant for years may fallify a feigned recovery had against him in the reversion, in like manner as te-

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nant of freehold, 21 H. 8. r. 15. § 2. vol. 4.

No statute or execution by elegit shall be avoided by a feigned recovery,

21 H.8. c. 15. § 4. vol. 4.

Fines for alienations to be paid in chancery, upon writs of entry in the post, for common recoveries, in like manner as on fine or feoffment, 32 H. 8. c. 1. § 15. vol. 5. — Altered by 12 Car. 2. 1. 24. \$ 1. 6. vol. 7.

Recoveries may be suffered of tithes,

&c. 32 H.8 c.7. § 7. vol.5.

Recovery by affent of parties against tenant for life, shall be void, unless by title, or assent of him in reversion, 32 H. 8. c. 31. vol. 5. —Repealed by 14 El. c. 8. vol. 6.

Recoveries of lands in tail, of the gift of the King, and whereof the reversion is in the King, shall not bar the heir in tail, &c. 34 & 35 H. 8. 6.

20. 201. 5.

Recoveries by affent, against tenant for life, without affent of him in reversion, &c. or good title, shall be void, 14 El. c. 8. vol. 6.

Recoveries not to be reversed for mifreturns, &c. want of form in words, &c. 23 El. c. 3. § 2. vol. 6.

Infants, &c. not barred of writ of error to reverse recoveries, till seven years after impediment removed, 23

El. c. 3. § 3. vol. 6.

Common recoveries to be valid, without surrender, &c. of freehold leases; the next in remainder for life joining, &c. 14 Geo. 2. c. 20. § 1, 2, 3. vol. 17.

The deed making a tenant to the writ of entry, &c. shall be sufficient evidence of recovery, &c. for purchasers, after twenty years possession,

14 Geo. 2. 6. 20. \$ 4. vol. 17.

Common recoveries, after twenty years shall be deemed good, if it appears thereon that there was a tenant to the writ, &c. though no deed for making such tenant appear, &c. 14 Geo. 2. c. 20, § 5. vol. 17.

Recovery to be deemed good, tho' the deed for making the tenant, be

executed after the time of the judg ment, &cc: fo that it be executed if fore the end of the term, &c. 1464 2. 6. 20. 61 tol. 17.5

For other matters, see Binkruft, & in vita, Days in Bank, Doue, h lonies, tit. Fines and Remone Prauds, Leafes, Limitations, Mr. main, Tail, Wales.

> See Vicar. Rector.

## Recusants.

Every person shall resort to be accustomed parish church, &c. er Sunday, &c. on pain of church a fures, and 12d. for every offence, 1 El. c. 2. § 14. vol. 6. 3 Ja. I. ... § 27, 28. vol. 7.

Not coming to church, &c. at trary to the flatute 1 EL 6.2 🕮 forfeit to her Majesty, for every not he shall so forbear, the sum of z &c. 23 El. c. 1. § 5. 29 El. (.6.)

vol. 6.

Person guilty of reculancy (except treafon and misprision,) conforming &c. discharged of all forfeitures, & 23 El. c. 1. § 10. vol. 6. 1 30.1.44 § 2. vol. 7. 30 Car. 2. fl. 2. (. I.) vol. 8.

Not to abridge jurishidion of a clefiastical censures, 23 Bl. (.1.) vol. 6. 3 Fo. 1. c. 4. \$ 39. 374.1. 5. \$ 30. vol. 7.

Conveyances made by much subject to their revocation. Ac. 1 not exempt the lands from bein felled, &c. for her Majely's use, a 29 *El. c.* 6. vol. 6. 💛 🚟

Convictions of recularly may in the courts of K.B. &c. and fin be certified into the excheduct, El. c. 6. \$ 21 vol. 6. 3 344-64 g. vol. 7. . . . . . . . . .

Her Majelty may take all the fender's goods, and two parts of lands; &c. for default of perment the 201. for every month, 49 L 6. \$4. 001.6. 3 for 174 11 11 000 17.

Popisi recusant contiditate move above five miles fromthe of his usual abode, &c. on forfeiture of lands and tenements, &c. 35, EL.

A popish recusant copyholder, departing five miles from his place of abode, shall forfeit his copyhold to the lord of the manor, unless he be a popish recusant convict, and in such case to her Majesty, 35 El. c. 2. § 5. vol. 6.

Reculants not repairing to, or leaving their usual dwelling, &c. afterwards not conforming, &c. shall on warning, &c. depart the realm, as in cases of abjuration, &c. 35 El. c. 2. § 8, &c. 19. vol. 6.

A jesuit or priest resusing to answer shall be imprisoned, 35 El. c. 2.

§ 11. vol. 6.

A popish recusant shall be discharged upon open submission in the form required, &c. 35 El. c. 2. § 15, 16, 17, 18. vol. 6. 3 Ja. 1. c. 4. § 17. vol. 7.

None to go or fend others, of the King's obedience, to any popish seminary, &c. 1 Je. 1. c. 4. 3 Car. 1. c. 2. § 1. vol. 7. A1 & 12 W. 3. c. 4. § 6. vol. 10.

A conforming recusant who does not receive the facrament yearly, &c. to forfeit 20 l. for the first year, &c.

3 Ja. 1. c. 4. vol. 7.

No indictment of a reculant shall be reversed for want of form, 3 Ja. 1. 6. 4. § 16. wel. 7.

Every subject passing out of the realm to serve any foreign prince, &c. not having taken the oath appointed, &c. shall be a felon, 3 fa. 1. c. 4. § 18. vol. 7.

Relieving or keeping a reculant in his house, forseits 10 l. a month, 3 Ja. 1. c. 4. § 32, 33, 34. val. 7.

Sheriff, &c., may break open any house, &c. to take a recusant excommunicated, 3 Fa. I. c. 4. \$.25, vol.7.

municated, 3 Ja. 1. c. 4. § 35, vol.7.

A popilin reculant shall not come to the court where the King shall be, or his heir apparent, &c. unless by warrant of privy council, &c. on forfeiture of 100 l. &c. 3 Ja. 1. c. 5.

vel. 7. 30 Car. 2. st. 2. c. 1. § 12. vel. 8.

Reculants shall depart from Londan, &c. except tradesmen whose only dwelling is there, &c. 3 Ja. 1. c. 5. § 3, 4, 5, 6, 7. vol. 7. Reculants disabled to practise the

Reculants disabled to practife the common law, civil law, or bear office in any courts, &c. 3 Ja. 1. c. 5. § 8,

9. vol. 7.

Married woman, being a popish recusant convict, disabled to be administratrix to her husband, to lose two parts of her jointure, &c. 3 Ja. 1. c. 5. § 10. vol. 7.

Convict of popish recusancy, shall be deemed as excommunicated, 3 %.

1. *(*. 5. § 11, 12. *vol.* 7.

Popish recusants convict, married otherwise than according to the orders of the church of England, &c. disabled to claim estate in dower, by the curtesy, &c. 3 Ja. 1. 6. 5. § 13. vol. 7.

Popish recusants not causing their children to be baptized by a lawful minister, &c. to forfeit 100 l. 3 Ja. 1. 6. 5. § 14. vol. 7.

Forfeiture of 20 l. for burying any popish recusant not excommunicate, out of the church or church-yard, 3

Ja. 1. c. 5. § 15. vol. 7.

Children sent beyond seas, to prevent their good education in England, &c. not being mariners, merchants, &c. without licence, &c. disabled to take by conveyance, descent, &c. until they take the oath, &c. 3 Ja. 1. 6.5. § 16, 17. vol. 7. II & 12 W. 3. c. 4. § 6. vol. 10.

Recusant convict disabled to prefent to any benefice, ecclesiastical donative, &c. hospital, &c. 3 Ja. 1. 6.

5. § 18. vol. 7,

The benefices of recufants in the several counties, &c. given respectively to the universities of Oxford and Cambridge, 3 Ja. 1. c. 5. § 19, 20. vol. 7.

Reculant convict disabled to be executor, or administrator, or guar-

dian,

dian, 3 Ja. r. c. 5. \$ 22. 24. vol. 7.

The next of kin to such child to whom the inheritance cannot descend, who shall usually resort to church, &c. shall have the custody, &c. as guardian in socage, 3 Ja. 1. 6. 5. § 23. wol. 7.

No person shall import popish or superstitious books, 3 Ja. 1. c. 5. §

25. vol. 7.

Justices of peace may search the houses, &c. of popish recusants convict, for popish books, relicks, &c. 3 fa. 1. 6. 5. \$ 26. vol. 7.

Arms, munition, &c. of popish reculants convict may be seised by warrant of justices at their sessions. 3 Ja. 1. c. 5. \$27, 28, 29. vol. 7.

A married woman, being convicted as a popish recusant, &c. not conforming,&c. in three months, may be committed to prison until, &c. 7 Ja.

1. c. 6. \$ 28. vol. 7.

Any person going, or sending another, beyond seas, to be trained up, &c. in any popish family, seminary, &c. shall forfeit all his goods, his lands, &c. for life, be disabled to sue, &c. 3 Car. 1. c. 3. § 1. vol. 7.

Such person, within fix months after his return, conforming, &c. shall not incur the said penalties, 3

Car. 1. c. 3. § 2. 4. vol. 7.

Persons not bred up in the popish religion, fuffering their children to be educated therein, &c. disabled to bear office of profit or trust, 25 Car.

2. c. 2. § 8. vol. 7.

Members of parliament, &c. offending against this act, not having taken the oaths, &c. forbid to come or remain in the King's presence, and adjudged to be popish recusants convict, &c. 30 Car. 2. ft. 2. 6. 1. § 5, 6, 7, 8. 12. vol. 8.

Not to extend to his royal highness the duke of York, 30 Car 2. ft. 2.

c. 1. § 14. vol. 8.

Refusal to take the oaths when tendered by justices of assis, &c. a third time, and refusing also to sub-

scribe the declaration, Chall incur dis abilities, &c. as a popish reculari convict, 1 W. & M. sess. 1. c. 8. \$ 9 vol. o.

The lord mayor of London, &c. may tender the declaration to papifts, or reputed papifts, not being a merchant foreigner; persons refusing, and after remaining in the city or ten miles, &c. to forfeit as a popish recusant convict, &c. 1 W. & M. 6. 1. c. g. c. 17. vol. g.

Tradesmen, &c. in London excepted, if they certify their names, &c. at the sessions; and ambassadors fervants, &c. 1 W. & M. sess. 1. 6.9. § 4, 5, 6. val. 9.

Protestant subjects, differiting from the church of England, subscribing the declaration, &c. exempted from the penalties of certain acts against recufants, I W. & M. feff. 1. c. 18. vol. q.

Every person refusing the declaration, &c. disabled to present or nominate to any benefice, donative, hospital, &c. the two universities shall respectively have the presentation, nomination, &c. their trustees disabled, &c. I W. & M. seff. 1. c. 26. vol. 9.

Such persons making the dechration, &c. thenceforth purges the difability, 1 W.& M. seff. 1. 6. 26. § 7.

vol. 9.

Every person making profession of the popish religion, every child of fuch person not being a protestant, &c. disabled to present, collate, nominate, &c. and the two univerfities shall respectively present, &c. shall have discovery of fraudulent trufts. &c. 12 An. st. 2. c. 14. vsl. 13.

The lords of justiciary in Scotland may inflict punishments on jesuits. &c. in like manner as the privy council there was empowered to do, 12

An. st. 2. c. 14. § 12. vol. 13. Estates of papists, conforming, &c. discharged of disabilities, &c. 11 Ges.

2. c. 17. vol. 17.

Grants of any advowson, right of presentation, &c. by any persons proesting the popish religion, or their rustees, &c. unless for valuable conideration, to a protestant purchaser, kc. shall be void: so of any devise oy a papist, &c. 11 Geo. 2. 6. 17. § 5. vol. 17.

Persons admitted into offices to reeive the facrament within fix months after, 16 Geo. 2. c.30. § 3, 4. vol. 18.

Offences committed by any Romifb priest, &c. convictions of popish reculants, &c. excepted out of the general pardon, 20 Geo. 2. c. 52. § 56. *vol*. 19.

For other matters, see Actions Popular, Ambassadors, Apothecary, Ports, Clerk of the Peace, Excommunication, Felony, tit. Popish Recufants, Herefy, Mass, Nonconformists, Oaths, Papists, Premunire, Religion, Rome, Schools, Treason.

Redemption of Mortgages. See Mortgage.

Redisseisin.

Diffeifors convicted of diffeifing the same plaintiff of the same freebold, before recovered against them, shall be punished by imprisonment, fine, &c. by the King's writ to the sheriff, &c. Stat. Merton. 20 H. 3. c. 3. Stat. Marleb. 52 H. 3. c. 8. vol. 1.

For other matters, see Admeasurement, Sc. Affise, Damages double, Disseisin.

Reference.

No person to whom any order or cause shall be referred by any court, shall take any reward, '&c. for his report, &c. the clerk may take only 12 d. for writing the first side of such report, &c. 1 Ju. 1. c. 10. vol. 7.

For other matters, see Award, Fees.

Regicides. See Attainder.

Register.

All deans, parsons, vicars, &c. in their respective parishes, &c. shall keep a register of every person married, buried, christened, or born, in their precincts, &c. on forfeiture of 100 l. &c. all persons concerned shall have free access to view the same, &c. 6& 7 W. 3. c. 7. § 24. vol. 9. 4 An. a. 12. \$ 10. vd. 11.

· Parents to give notice to the parfon or clerk of the parish in five days after birth of a child, on forfeiture of 40 s. Distinct registers to be kept of children not christened, and parents to pay 6 d. for registering, 7 & 8 W.

3. c. 35. § 5. vol. 9.

A memorial of all deeds, conveyances, wills, &c. made in the West Riding of Yorksbire, may be registered, &c. deeds, &c. not registered, to be deemed fraudulent and void against subsequent purchaser, &c. 2 & 3 An. c. 4. vol. 11. — Like provisions for the East Riding, &c. in Yorkshire, 6 An. c. 35.—the North Riding of Yorkthire, 8 Geo. 2. c. 6. vol. 16.

Registers office to be kept at Wakefield, to be elected by ballotting, &c. 2 & 3 An. c. 4. § 3, &c. vol. 11.

Memorials to be registered in parchment, &c. to be numbered, dated, filed, entered, &c. 2 & 3 An. c. 4. § 7, &c. 17. 6 An. c. 35. § 10, 11, 13. 31. vol. 11.

Not to extend to copyhold estates, or leases at a rack rent, &c. 2 & 3 An. c. 4. § 16. 6 An. c. 35. § 29. vol. 11. 8 Geo. 2. c. 6. § 34. vol. 16.

A memorial of deeds, &c. made in London, &c. which concern any lands in the West Riding, &c. may be registered on affidavit, and register to give a certificate, 2 & 3 An. c. 4. § 18.

6 An. c. 35. § 12. vol. 11.

Persons forging or counterfeiting memorials or certificates, incur the penalties of 5 El. c. 14. against forgers; and persons forswearing themselves before the register, &c. the same penalties, as in the courts at Westminster, 2 & 3 An. c. 4. § 19. 5 An. c. 18. § 8. 6 An. c. 35. § 26. 7 An. c. 20. § 15. *vol.* 11.

No member of parliament capable of being chosen register; nor any re-

gilter,

age of heirs shefer a member

gister, of being chosen a member of parliament, 2 & 3 An. c. 4. § 22. 6 An. c. 35. § 32. 7 An. c. 20. § 21. vol. 11. 8 Geo. 2. c. 6. § 37. vol. 16. Bargains and sales of lands, &c.

Bargains and fales of lands, &c. in the West Riding of Yorksbire, &c. inrolled in the register's office at Wakefield, &c. to be good in law as if inrolled at Westminster; to be in parchment, certified, allowed, &c. 5 An. c. 18. 6 An. c. 35. § 16, 17, 18. 30. 34. Vol. 11.

No judgement, statute, or recognisance to affect lands, &c. in the West Riding, &c. but from time that a memorial thereof be entred in the register's office, &c. 5 An. c. 18. § 4, &c. 11. 6 An. c. 35. § 19. 27. vol. 11.

On certificate that money, due, mortgage, judgement, &c. is paid, register to make an entry thereof, &c. 5 An. c. 18. § 10. 6 An. c. 35. § 27-7 An. c. 20. § 16. vol. 11.

Conveyances, wills, &c. of lands, &c. in the East Riding of Yorksbire, or in the town and county of Kingston upon Hull, to be registered, &c. deed, &c. not so registered to be void against subsequent purchaser, &c. 6 An. c. 35. vol. 11.

Register's office to be erected at Beverly, to be elected by ballotting, &c. 6 An. c 35. § 2, &c. vol. 11.

All the provisions, clauses, &c. in this act, and not contained in the acts of 2 & 3 An. c. 4. and 5 An. c. 18. for the register and involment of deeds, &c. in the West Riding of Yorkshire; the same as if inserted in the said acts, 6 An. c. 35. § 34. vol. 11.

All conveyances, wills, &c. that may affect any lands, &c. within the county of Middlesex, may be registered, &c. and every conveyance, &c. shall be void against any after purchaser, &c. unless such memorial thereof be registered before that under which the subsequent purchaser claims, &c. 7 An. c. 20. § 1. vol. 11.

The clerk of involment in chancery, &c. to be registers; the office to be kept near inns of court, &c. deputy to be approved by the lord chancellor, &c. to make rules and orders, &c. 7 An. c. 20. § 2, &c. 12, 13, 14, vol. 11.

Memorials to be in parchment, attefted, &c. specify date, &c. certificate indorsed to be evidence, register to be paged, numbered, entered, in order of time, &c. 7 An. c. 20. § 5, 6, 7. vol. 11.

Memorials of wills to be registered in fix months after death of a testtor in *Great Britain*, if dying beyond sea, &c. in three years, &c. 7 As. a.

20 § 8, 9, 10. vel. 11.

The register to be allowed for the entry of every memorial, is, in case the same do not exceed two hundred words, &c. 7 An. c. 20. § 11. vol. 11.

This act not to extend to copyhold estates, or leases at a rack rent, or to any chambers in the Innu of Court, &c. 7 An. c. 20. § 17. vol. 11.

No judgements, statutes, or recognisances, (other than to her Majesty, &c.) shall bind lands, &c. in Middle-fex, but from the time of memorial thereof entered, &c. 7 An. c. 20. § 18, 19. vol. 11.

All conveyances, wills, &c. of lands, &c. in the North Riding of Yorkfbire, to be registered, &c. or shall be adjudged fraudulent against any subsequent purchaser, &c. 8 Geo. 2. c.6. vol. 16.

The office to be erected at Northellerton, the register to be elected, sworn, &c. 8 Geo. 2. c. 6. § 2, &c. vol. 16.

Memorials of wills to be registered in six months after death of a testator in *Great Britain*, if dying beyond sea, &c. in three years, &c. 8 Geo. 2. c. 6. § 15, 16, 17. vol. 16.

Bargains and feals of lands inrolled by the register in the North Riding of York/hire, to be valid, good evidence, &c. 8 Geo. 2. 6. 6. 21. 35. vol. 16.

Persons having lands, &c. in the North Riding of Yorlfbire, may regi-

ster at full length their title deeds, &c., which shall be good evidence of such deeds, destroyed by sire, &c. 8 Geo. 2. c. 6. § 22. vol. 16.

Judgement, recognisance, &c. registered within twenty days, shall be effectual, 8 Geo. 2. c. 6. § 33. vol. 16.

The master of the King's Benth office to be one of the registers of Middlesex, instead of the chief clerk to inrol pleas, and to take the oath, &c. 25 Geo. 2. 6. 4. vol. 20.

For keeping regular, uniform, and annual registers, of all parish poor infants under a certain age, within the bills of mortality, 2 Geo. 3. c.22.

vol. 25.

For other matters, see Burial, Marriage, Papists, Ships.

Regrators. See Forestallers, Leather. Release. See Bankrupt, Forgery.

#### Relief,

—— shall not be paid by such heir having been in ward, but at his age of 21 he shall have his inheritance free, Magn. Chart. 9 H. 3. c. 3. vol. 1,

final be paid to the King on escheat of a barony or an honour, only as was paid to the lord of the see, unless the lord held of the King in chief, Magn. Chart. 9 H. 3. c. 31.

incident to such as hold by Great Sermanty, not to such as hold by Pettit Serjeanty, nor to any free sokeman, but he shall double his rent on the death of his ancestor, Stat. Ward et Relief, 28 Ed. 1. ft. 1. vol. 1.

eftate by authority of the statute of uses, 27 H. 8. c. 10. § 12, 13. vol. 4.

— shall be paid in the same manner as before the statute of wills, 32 H. 8. c. 1, § 14. vol. 5.

and other charges, incident to tenures by knights fervice, taken away; faving relief in respect of rents paid on death of tenant in common soccase, 12 Car. 2.c. 24. § 1. 5. vol. 7. For other matters, see Guardian, Tenures.

Rel

Religion.

The act concerning dispensations, &c. not to be interpreted to vary from the articles of the catholick faith of christendom, 25 H. 8. c. 21. § 19. vol. 4.

All visitations, congregations, and affemblies for religion, shall be withing the King's dominions, 25 H. 8.

6. 21. § 20. vol. 4.

To publish and pronounce that the King is an heretick, schissmatick, infidel, &c. shall be high treason, 26

H. 8. c. 13. vol. 4.

The fix articles concerning Christian religion. If any person preach or hold opinion that the sacrament, after consecration is not the real body, &c. he shall be adjudged an heretick, be burned, and forseit as in treason, 31 H. 8. c. 14. Art. 1. vol. 4.

that the communion in both kinds is necessary, &c. he shall be adjudged a felon, &c. 31 H. 8, 6.14.

Art. 2. vol. 4.

marriage, he shall be adjudged a selon, 31 H. 8. c. 14. Art. 3.—Altered to for feiture of estate, &c. 32 H, 8. c. 10. vol. 5.

that any one, after vow of chastity may marry, he shall be adjudged a felon, 31 H. 8. c. 14. vol. 4. Art. 4.—Altered to forfeiture of estate, &c. 32 H. 8. c. 10. vol. 5.

that private masses be not lawful, &c. he shall be adjudged a felon, 31 H. 8. c. 14. Art. 5. vol. 4.

— that auricular confession is not expedient, &c. he shall be adjudged a felon, &c. 31 H. 8. c. 14. Art. 6. vol. 4.

In all commissions concerning Christian religion, according to the statute 31 H. 8. c. 14. the archdeacons

cons and their officials shall be joined by their names of dignity, &c. 32 H. 8. c. 15. vol. 5.

All decrees and ordinances, according to the gospel, &c. confirmed by the King's letters patents, upon the matter of religion, shall be performed in every point, &c. 32 H. 8. e. 26. vol. 5.

A general pardon of all heresies, &c. 32 H. 8. c. 49. vol. 5.

No doctrine of faith, &c. shall be taught, &c. contrary to the King's instructions, convict thereof, for his first offence shall recant, for his fecond abjure and bear a fagot, and for his third, be burned, &c. 34 & 35 H. 8. c. 1. vol. 5.

None shall be brought to trial on 31 H. 8. c. 14. but on presentment by the oath of twelve men, &c. 35 H.

8. c. 5. vol. 5.

The King, as supreme head of the church, may correct all heresy, idolatry, superstition, &c. the clergy have no ecclesiastical jurisdiction but by and under the King, 37 H. 8. c. 17. vol. 5.

A repeal of fix statutes specified concerning hereticks and lollards, &c. and of every other act of parliament concerning doctrine or matters of religion, 1 Ed. 6. c. 12. § 3. vol. 5.

All statutes, constitutions, &c. concerning fasting or abstinence from meats, &c. repealed, 2 & 3 Ed. 6.

c. 19. wl. 5.

All antiphoners, missals, grailes, processionals, manuals, legends, pies, &c. and other books for church service, abolished and forbidden; all images removed out of churches and chapels, and to be destroyed, 3 & 4 Ed. 6. c. 20. vol. 5.

The form of making and confecrating bishops, priests, &c. set forth under the great seal, confirmed, 3 & 4 Ed. 6. c. 12. vol. 5. 1 El. c. 2. 8

El. c. 1. § 5. vol. 6.

Every person shall resort to his parish church or chapel, on Sundays and holy-days, and abide orderly, &: 5 & 6 Ed. 6. c. 1. vol. 5. 1 El. c. 2 vol. 6.

The acts of Ed. 6. concerning the

facrament, election of bishops, unformity of service, &c. marriage a priests, abolishing books and image in churches, &c. ordering of miniters, keeping holy-days and fasting days, repealed: such service as we used in last year of Hen. 8. established through the realm, I Mar. self-te. 2.—Repealed by I El. c. 2. vol. 6. Ja. 1. c. 25. § 48. vol. 7.

No person by word or deed to melest any preacher, or minister in the lebrating mass, &c. or deface an crucifix, altar, &c. 1 Mar. self.:

c. 3. vol. 6.

Preaching that eating of fish is a necessity for saving the soul of mx. punished as spreaders of false news 5 El. c. 5. § 40. vol. 6.

Everyecclesiastical person shall subscribe to the articles of 1562, declar his assent thereto, &c. maintaining doctrine contrary to any of the articles, and not revoking his error, &c. shall be just cause of deprivation,

&c. 13 El. c. 12. vol. 6.

Persons obstinately refusing to come to church, persuading others to impugn her Majesty's ecclesiastical authority, being present at unlawful conventicles, &c. may be committed to prison, &c. compelled to abjure, &c. 35 El. c. 1. vol. 6.

An applier fary thank spiring for de-

An anniversary thanksgiving for deliverance from the powder treason, 3 Ja. 1. c. 1. vol. 7.

Any person affirming, during his Majesty's life, that he is an heretick, or a papist, or endeavours to introduce popery, shall be disabled to best any office, 13 Car. 2. 6. 1. § 2. 25/8.

Toleration in the exercise of religion, a means to unite their Majerities protestant subjects, I W. M. self. 1. c. 18. § 1. vol. 0.

fess. 1. c. 18. § 1. vol. 9.

Acts against recusants, &c. not to extend to protestant diffenters who

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take the oaths, subscribe the declaration, &c. 1 W. & M. sess. 1. c. 18. § 2. &c. vol. 9.

No person at assembly of dissenters, with doors locked, &c. to have benefit of this act, 1 W. & M. sess. 1.

c. 18. \$ 5. 9. vol. 9.

Differting teachers, exempted from penalties, taking the oaths, &c. and fubscribing the articles, except the 34th, the 35th, the 36th, part of the 20th, and part of the 27th, 1 W. & M. self. 1. c. 18. § 8. 10. vol. 9.

Quakers exempted from penalties, subscribing a profession of christian belief, &c. 1 W. & M. sess. 1. c. 18.

\$ 13. vol. 9.

Laws for the frequenting divine fervice on Sunday, shall be in force, except such persons come to some allowed congregation, &c. 1 W. & M. fess. 1. c. 18. § 16. and 3 & 4 W. & M. c. 2. § 15. vol. 9.

This act not to give advantage to any papift or popish recusant, or to any person denying in his preaching, &c. the *Trinity* as declared in the articles of religion, 1 W. & M. sess.

1. c. 18. § 17. vol. 9.

Disturber of any church, or congregation permitted by this 2ct, to find sureties to be bound in 50 l. or committed 'till next quarter sessions, and on conviction fined 20 l. 1 W. & M. session 18. § 18. vol. 9.

No congregation for religious worfhip allowed by this act, until the place of meeting shall be certified, and registred or recorded, &c. 1 W. & M. Jeff. 1. c. 18. § 19. vol. 9.

Irish quakers subscribing declaration, exempted from the penalties for not taking oaths, &c. 3 & 4 W.

& M. c. 2. § 15. vol. 9.

For other matters, see Blasphemy, Church, Heresy, Holy-days, Liberties, Nonconformists, Recusants, Service and Sacraments.

Religious Persons, Houses, &c. See Churches, Ecclesiastical Courts, &c. Monasteries, Nonconformists, Re.u.

Sants, Service and Sacraments.

Remainders. See Postbumous Children.

#### Remembrancers.

Remembrancers or their deputies to be paid 8 d. for every sheet written and delivered, of inquisitions, &c. by the respective sheriffs, who shall be allowed the same upon their accounts, 13 & 14 Car. 2. c. 21. § 4.

— Made perpetual by 1 Ja. 2. c. 17. § 4. vol. 8.

The remembrancers to inrol and certify to the ingroffer of the great roll, all debts which any sheriff is charged withal, and also all fines, amerciaments, &c. 13 & 14 Car. 2.

c. 21. § 6. vol. 8.

Not to enjoin his Majesty's remembrancer, or the lord treasurer's remembrancer, to deliver to the ingrosser of the great roll, any inquisitions or seisures but such as have been formerly charged in the foreign accounts of sheriffs; those upon attainders, &c. to be put in charge as heretofore, &c. 13 & 14 Car. 2. c. 21. § 10. val. 8.

For other matters, see Clerk of the Remembrance.

#### Rents.

No sheriff nor hundreder shall lease his office to any other in form, and hundreds leased and bailed to sheriffs, &c. shall be for restantable rent, so that they need not to use extortion, 9 Ed. 2. st. 2. vol. 1.

Lords, &c. having rents in London, in arrear, may recover them by writ of gavelet, and after a year and day, &c. shall have the lands in their demean for ever, and they shall be called forschoke, Stat. Gavelet, 10 Ed. 2. fl. 1. vol. 1.

Affise of rents issuing out of lands in diverse counties, shall be taken in confinio comitatus, 7 R. 2. c. 10. vol.2.

One having a freehold in Calais by rent to the King, shall pay the same within a year and a day, or forfeit his freehold, 11 H.7. 1.16. Emp. vol

Recoverers of lands, &c. their heirs and affigns, may diffrain for rents, &c. in the same manner as those perfons against whom the recovery was had, might have done, 7 H. 8. c. 4. § 2. vol. 4.

The rents of houses in certain manufacturing towns in Worcestersbire, shall not be raised, 25 H. 8. c.18. § 3. vol. 4. - Repealed by 21 Ja. 1. c. 28.

§ 11. vol. 7.

Where land is affured to A, to the use that B shall receive an annual rent out of the same, the seisin and possession shall be adjudged in B, and he may distrain, avow, &c. 27 H. 8. c. 10. \$4, 5. vol. 4.

Tenants in High Holborn, &c. may deduct out of the rent what was expended in paving the street, 32 H.

8. c. 17. § 7. vol. 5.

He in the reversion shall have like remedy for rent, against the lessee of tenant in tail, &c. after his death, as the lessor might have had, 32 H. 8. c. 28. § 2, 3. vol. 5.

Grantees of reversions, their heirs, &c. shall have the same remedy for rents, &c. against the lessees of the lands, as if privy to the indenture, 32 H. 8. c. 34. vel. 5.

The executors of tenants in fee, in tail, or for lives, shall have action of debt, and may distrain, &c. for arrears of rent due to their testator in his life time, 32 H. 8. c. 37. vol. 5.

Not to extend to Wales, where a fine is paid for redemption of duties, &c. 32 H. 8. c. 37. § 2. vol. 5.

The husband or his executors, may have debt, or distress, for rent due in the right, and in the life of the wife, 32 H. 8. c. 37. § 3. vol. 5.

Any person intitled to rent, the

estate whereof depends on another's life; after the death of cestuy que vie. he or his executors, may have debt, or distrain for the arrears, 32 H. 8.

c. 37. § 4. vol. 5.

A trust of a rent, &c. may be taken in execution, 29 Car. 2.6.3. § 10. vel.8.

Vicars, curates, &c. may have debt, or diffrain for rent referved for augmentation, 29 Car. 2. c. 8. § 1. *vol.* 8.

Ken

No tenant shall be prejudiced by payment of rent to his lessor, and conveyance of the lands, reversion, &c. before notice given to him of the fame, by the grantee, 4 An. c. 16 \$ 10. vel. 11.

Where goods and chattels of a tenant who owes arrears of rea amounting to one year, are taken is execution, &c. the plaintiff before nmoval of fuch goods, to pay the landlord his rent due: the theret, &c. to levy the rent, as well as the

See 1 Geo. 3. c. 17. § 16. vol. 23. An action of debt may be brought against a tenant for life, or lives, for arrears of rent, in the same manner as against lessee for years, 8 An. L. IL

execution money, 8 An. r. 14. vol. 12

4. vol. 12. Tenants for lives, or years, wilfully holding over, after expiration

of leafes, and after notice in writing, and demand of possession, shall pay double the rent, to be recovered by

action of debt, 4 Geo. 2. c. 28, vel 16. 11 Geo. 2. c. 19. § 18. wd. 17. On half a year's rent being in ar-

rear, the landlord may enter, serving a declaration in ejectment, &c. but not hereby to bar the right of sny mortgagee out of possession, who shall within fix months after judgement, &c. payall rent in arrear, &c. 4 Ga.

2. c. 28. § 2. vol. 16. Such leffees, &c. filing bill in equity, shall not have or continue any injunction against the proceedings at law on fuch ejectment, unless within forty days after answer filed, they

bring into court the arrears, &c. 4 Geo. 2. c. 28. § 3, 4. vol. 16.

Rent feck, chief rents, &c. may be distrained for, &c. as rent reserved upon leafe, 4 Geo. 2. c. 28. § 5. vel. 16. 11 Geo. 2. c. 19. § 10. vel. 17.

Where goods are fraudulently car-

ried off the premiffes, &c. to avoid diftress for the arrears of rent, the landlord may diffrain and sell the same within thirty days, &c. 11 Geo. 2. 6. 19. vol. 17.

Landlords may recover rent in an action on the cafe, where the demile is not by deed, and shall not be non-fuit on proving agreement for a certain rent, but may use the same as evidence of the damages, II Geo. 2.

where any landlord having only an effate for life, dies before the day on which the rent was payable by his under-tenant, &c. his executors, &c. in an action on the case may recover a proportion of such rent, according to the time, &c. 11 Geo. 2. c. 19. § 15. 20. 17.

Tenants who are a year's rent in arrear, deferting the premisses; &c. two justices may view the same, as-fix a notice in writing, &c. and put the landlord into possession, &c. 11 Geo. 2. c. 19. § 16, 17. vol. 17.

Tenants giving notice of their intention to quit the premisses at a time therein mentioned; shall pay double the rent during all the time they continue in possession after the time contained in such notice, to be recovered in the same manner as the single rent was before, 11 Geo. 2. 6. 19. § 18. vol. 17.

All arrears of fee farm rents, and other rents, from any farmer or tackf-man of the publick revenue, excepted out of the act for general pardon, 20 Geo. 2. c. 52. § 42. vol. 19.

For other matters, see Avoury, Calendar, Ceffavit, Debt and Debtors, Debt to and from the King, Distress, Fee-Farms, &c. Limitations, Malt, Replevin, Tenures.

Repairs. See Banks, Bridges, Harbours, Highways, Paving, &c.

## Replevin.

If any one will not suffer distress taken to be delivered by the King's Vol. XXIV.

officers, after the law and custom of the realm, he shall be punished as one that will not obey the law, &c. Stat. Marleb. 52 H. 3. c. 3. vol. 1. The sheriff may take replevins of

The theriff may take replevins of distresses taken out of liberties; and within liberties, the bailiss of the liberty; and if such bailiss will not, for his default, the sheriff shall cause delivery, Stat. Marleb. 52 H. 3. c. 21. Stat. Westen. 1. 3 Ed. 1. c. 17. vol. 1.

One indicted of murder not to be

Stat. Westm. 1. 3 Ed. 1. c. 17. vol. 1.
One indicted of murder not to be replevied by the King's writ of Odio et Atia, until the coming of the justices in eyre; but inquest shall be taken thereof, &c. Stat. Westm. 1. 3 Ed. 1. c. 11. vol. 1.

Sheriff shall not let out of prison by replevin persons outlawed, abjured, excommunicated, thieves taken with the manner, counterfeiters of money, &c. Stat. Westm. 1. 3 Ed. 1. 6. 15. vol. 1.

If distress be driven into a castle, &c. and withheld against pledges, &c. and the sheriff, &c. demand deliverance, and assay to make replacin, &c. and he be desorted, &c. the sheriff shall cause the castle to be beaten down, &c. the plaintiffs damages shall be restored to him double, &c. Stat. Westm. 1. 3 Ed. 1. 6, 17, vol. 1.

A replevis shall be removed out of the county, before the justices, and the cause shall be put in the writ, &c. Stat. Wostm. 2. 13 Ed. 1. c. 2. § 1, 2. vol. 1.

No replevin, until pledges to profecute the suit, and to make return, if awarded, &c. otherwise the bailiss, &c. or his superior shall be answerable; no writ of second deliverance if he who replevied make default again, but the distress, twice replevied, shall remain irrepleviable, &c. Stat. Westm. 2. 13 Ed. 1. c. 2. § 3. vol. 1.

None shall lose his land by nonplevin in any plea, 9 Ed. 3. st. 1. c. 2. vol. 1.

Owners shall not be constrained to fue several replevins, by the impoundI i ing

ing a distress in several places, &c. I & 2 Ph. & M. c. 12. § 1. vol. 6.

Sheriff (hall appoint four deputies, within two months, not above twelve miles from each other, to make replevins, &c. on forfeiture of 51. 2 month, 1 & 2 Ph. & M. c. 12. § 3. vol. 6.

Plaintiff in replevin being nonfult before issue joined in suit depending at Westminster, the court in suggestion of the cause, &c. may award a writ to inquire, &c. 17 Car. 2. c.7. - Extended to Wales and the counties palatine by 19 Car. 2. c. 5. vol. 8.

If judgement be given on demurrer for the avowant, the court may award a writ to enquire of the value of such distress, and upon return thereof, judgement, &c. 17 Car. 2. c. 7. § 3. vol. 8.

Where the value of the distress is not found to the full of the arrears, the party, &c. may distrain again for the refidue, 17 Car. 2. c. 7. § 4. vol. 8.

All defendants in replevin may avow, &c. generally that the plaintiff held the premisses at a certain rent, &c. without fetting forth fuch landlord's title, &c. 11 Geo. 2. c. 19. § 22. vol. 17.

In replevin of distress for rent, sheriffs may take bonds for profecuting, returning, &c. in double the value, &c. and may affign the same to the avowant by indorsing, &c. 11 Geo. 2.

6. 19. § 23 vol. 17. For other matters, see Avowry, Distress, Outlawry.

Report. See Reserence. Resceit. See Receipt.

Rescue. See Felony, Transportation.

# Residence.

Clerks, during such time as they. are occupied in the King's service, and about the exchequer, shall not be compelled to keep residence at their benefices, Artic. Cler. 9 Ed. 2. ft. 1. c. 2. § 96. vol. 23. 6. 8. vol. I.

Refi Spiritual person absenting himself wilfully from his benefice, &c. for one month together, or for tw months at several times, in one year to forfeit for every such default 10:

'21 H. 8. c. 13. \$ 26. 35. vol. 4. Procuring at the court of Rom, a elfewhere, uling, &c. any dispense tion or licence to be non-relident, 'forfeit 20 l. 21 H.8. c. +3. § 27. 144 Spiritual persons discharged of a

fidence who may be in the Kim fervice beyond fea, or going to # ipilgrimage, or scholars abiding # fludy at any university, or chapter to the King, nobility, judges, a 21 H. 8. c. 13. \$ 28. 25 H. 8. 6.18

The King may give licence we his chaplains for non-relidence, 🗓 H. 8. c. 13. \$29. vol. 4. Spiritual persons, above the of 40 years, shall not be excused a

fidence upon their benefices by her Rudents, &c. within the university except head fulers of colleges the &c. 28 H. 8. c. 13. vol. 4. The chancellor of the duchy

Lantafler, the treasurer of the King chamber, the groom of the flole, [4] may retain one chaplain, to be no refident; but to refort to their co twice a year, for right days 🕰 time, 33'H. 8. c. 28. vel. 5.

Any person presented by either the universities, to any benefice at cure, belonging to a papill, being 'fent above fixty days in any one yo fuch benefice thall become void, W. & M. feff. 1. c. 26. \$ 6. vol. 9 For other matters, see Birops, Co lains, Ecclefiaftical Courts, Sc. Le Universities.

# Residentiaries.

Rents, &c. of residentianes further chargeable to the land-tail the overplus that is to go in the for their maintenance, &c. 1 Gr Resumption.

Usurpations upon the King may be referred, 4 Ed. 1. fl. 3. c. 4. vol. 1. Charters, &c. in disturbance of

merchants, annulled, 9 Ed. 3. st. r.

c. I. vol. 1.

Annuities, &c. granted by the King, or his father, &c. Quosque aliter ordinandum, &c. shall be void, if such persons afterward accept any other things, 11 R. 2. c. 8. vol. 2.

All grants, &c. of the revenues of Calais shall be refumed into the King's hands, for sustentation of the said

town, &c. 1 H. 5. c. 9. vel. 3.

Resumption of all the King's grants of honours, manors, lands, annuities, &c. except sees, wages and rewards lue to his officers, 31 H. 6. c. 7. vol. 3.

A resumption of all grants and states of lands, &c. made to Elizaeth Gray late Queen of England, 1

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ons to be discharged of dismes, 4 H.

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of all patents granted of ofces within the forest of Ingle-wood, ving to the lord Dacres, and earl of Iorthumberland, 4 H. 7. c. 6. vol. 4. of grants to Empson and Judley, 1 H. 8. c. 15. vol. 4.

Second letters patents making no ention of the first, shall not repeal e former, but shall be annulled, 6

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A refumption of grants of reverons, licences, &c. in Calais, Berick, Wales, &c. 32 H. 8. c. 27. 1. 5.

the King to the mayor and burfles of King's Lynn in Norfolk, 33. 8. c. 34. vol. 5.

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For other matters, see Franchises; Grants of the King.

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There shall be restitution to the owner of stolen goods, &c. by the justices of gaol delivery, &c. on conviction of the selon at the suit of the party robbed, 21 H. 8. c. 11. vol. 4. For other matters, see Bishops, Felony, Farcible Entry. Rabbery.

Forcible Entry, Robbery.

Restoration of King Charles the Second.

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General days given in Bank in real actions, each term answering to other. Dies Comm. in Bank. 51 H. 3. ft. 2. vol. 1.

If the sheriff will not return writs delivered to him, a writ shall go to the justices of assile, to inquire, &c. and if theriff returns, that the writ cause too late, &c. A roll shall be made in the exchequer of all liberties that have return of writs, and if theriff return another liberty, he shall be punished, &c. The plaintiff may aver that sheriff might have returned greater iffues, &c. and he shall be charged with the overplus, on inquest, &c. for the false return. Sherith returning that there was reliftance of execution of process, falfely, shall be punished by the justices, twice if need be, &c. Stat. Westm. 2. 13 Ed. 1. c. 39. — Extended to all who make false returns, Artic. super Chart. 28 Ed. 1. st. 3. c. 16. vol. 1.

An indenture shall be made of returns by bailiffs of *liberties* to the sheriffs; they shall respectively set their names to their returns, *Stat. York*, 12 Ed. 2. ft. 1. c. 5. vol. 1.

Averment may be made against false returns of bailiffs of franchises, as against sheriffs, as well of too little issues returned as in other cases; the punishment to fall any upon the

I i 2 bailiffs,

bailiss, not to prejudice franchise, 1 Ed. 3. st. 1. c. 5. vol. 1.

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Justices of affise, on complaint, may enquire and award damages, &c. if sheriff or under-sheriff do not return writs, 2 Ed. 3. c. 5. vol. 1.

Commissioners distrained to return commissions which never came to their hands, shall have remedy in chancery, 4 H. 4. c. 9. vol. 2.

Every sheriff shall return writs directed to him in the King's courts, at such days as they be returnable; the party grieved may sue by bill or writ, and recover double damages, 4 H. 6. c. 1. vol. 3.

Return by sheriff, &c. is amendable by error or otherwise, in mistake in a writing a syllable, &c. 8 H. 6. 6. 15. vol. 3.

No lands to be granted before the King's title found, and the inquest returned, &c. 18 H. 6 c. 6. vol. 3.

Escheator shall return an office found before him, within a month, 18 H. 6. c. 7. vol. 3. 1 H. 8. c. 8. vol. 4.

Fines shall be affessed upon the bailists of liberties for insufficient returns, and not upon the sherists, 27 H. 8. c. 24. § 9. vol. 4.

Sheriff making falle return to the writ of Capias excommunicatum, that the party hath not yielded his body on the proclamations, &c. shall forfeit 40 l. to the party grieved, 5 El. c. 23. § 9. vol. 6.

No person shall be charged as sureity, &c. by such return of any bailiff of the flannaries, unless he subscribed a note in presence of two witnesses, &c. 16 Car. 1. 4. 15. § 7, 8, 9, 10. vol. 7.

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into the exchequer, upon delivery thereof to take an oath, 4 & 5 W. & M. c. 24. § 5. vol. 9.

Writs of Capias and other mene

process in the courts of session for Chester, and common pleas for Lacaster, bearing teste in the preceding sessions, may be made returnable the sirst Wednesday of any month, in the vacations, &c. 22 Geo. 2. c. 46. \square.

For other matters, see Bailiffs, Chefie, Days in Bank, Franchises, June, Parliament, Sheriffs.

Revenue of the King. See Hereking.

Reversion. See Conditions, Error, Line Estates, Receipt, Recovery.

#### Rice,

pay additional duty of 5 l. for every 100 l. value, &c. 4 & 5 lV. & M. 5. § 2. vol. 9.

Importation of rice and melaface restrained under like securities, &c. 1 other plantation goods, 3 &c 4 dz 5. § 12. vol. 11. — Confirmed, excercice from Carolina, by 3 Gez. 2. c. 2 § 1. vol. 16. 4 Geo. 3. c. 27 § 1. vol.

Rice shipped, &c. in Carelina me be carried directly to any part of the rope southward of cape Finisherre, of certificate, bond, &c. 3 Geo. 2. 1. 11 § 2. vol. 16.

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# Richmond in Surry.

The lodge in Richmond old p and the lands and premisses theres belonging, &c. at his Majesty's cession, settled on Queen Christom the decease of his Majesty, ing her natural life, 2 Ges. 3.1 vol. 25.

# Richmond in Yorkshire.

No spiritual persons within the archdeaconry of Richmond in Yorkshire, shall demand or take, after the decease of any person, any portions or pensions, &c. on pain of the statute of provisors, 26 H. 8. c. 15. vol. 4.

# Richmond and Lenex. (Duke of)

After expiration of the grants for term of fixty years to the duke of Richmond and Lenex, of the aulnage duties, the same shall cease, &c. 11 & 12 W. 3. c. 20. § 2. vol. 10. For other matters, see Curia Cursus Aque, Ecclesiastical Courts, &c.

## Ridesdale.

Persons in Ridesdale, committing murders, robberies, &c. shall be subject to the King's process of outlawry, &c. 9 H. 5. c. 7. vol. 3.

## Riens deins le Gard,

--- shall be no challenge upon any issue to be tried in London, 7 H. 7. c. 5. vol. 4.

#### Riots.

Commissions shall be issued to arrest rioters, and send them to the next gaol, without other process, &c. until the coming of the justices, without bail, &c. 2 R. 2. st. 1. c. 6.—
Repealed by 2 R. 2. st. 2. c. 2. vol. 2.

If any begin any manner of riot and rumour, it shall be done of him as of a traitor, 5 R. 2. st. 1. c. 6. vol. 2. — Repealed by 1 Ed. 6. c. 12. vol. 5.

The sheriffs and all other the King's ministers shall take and imprison rioters, until execution of the law be made, and all lords and other liege people of the realm shall be attending with all their power, &c. 17 R. 2. 6. 8. vol. 2:

Justices of peace and sheriffs, with the power of the county, may arrest rioters; within a month, may certify the matter to the King and council, which shall be of the same force as a presentment; may be traversed and sent into the King's Bench; default of appearance on proclamation, &c. shall be a conviction, 13 H. 4. c. 7. vol. 2. 2 H. 5. st. 1. c. 8. vol. 3. 19 H. 7. c. 13. vol. 4.

Commissions shall be awarded to inquire of the riot, and of the default of justices and sheriffs, the coroners shall return the inquest, &c. A riot shall be repressed and inquired of at the King's charges, heinous rioters shall have a year's imprisonment, &c. each able person shall be assistant to repress riots: to extend to boroughs, franchises, &c. 2 H. 5. st. 1. c. 8. vol. 3. 19 H. 7. c. 13. vol. 4.

Rioters withdrawing themselves to avoid the law, not appearing, after proclamation returned, &c. shall be adjudged convict, 2 H. 5. st. 1. c. 9.

— Made perpetual, and enforced by 8 H. 6. c. 14. vol. 3.

Principal leaders in a riot may be fined and imprisoned, &c. at the juffices discretion: if the riot be with 40 persons, or heinous, the justices of peace shall certify, and send the record of conviction to the King and council. To endure to the next parliament, 11 H. 7. c. 7. vol. 4.

If a riot is not found by the inquest, by reason of any maintenance, the justices and sheriff shall return a certificate of the same and the parties, which shall be of the same force as a verdict, 19 H. 7. c. 13. vol. 4.

The president of the council shall be affociate with the lord chancellor, &c. in examination and punishing of riots, &c. 21 H. 8. c. 20. vol. 4.—Altered by 16 Car. 1. c. 10. vol. 7.

It shall be felony for 12 persons or more, to pull down any houses, barns, mills, &c. and to cominue together above an hour, being commanded by proclamation by a justice of peace, &c. to return, 3 & 4 Ed. 6.
c. 5. 7 Ed. 6. c. 11. vol. 5. 1 Mar. self. 2. c. 12. — Continued during the Queen's life, and to the end of the next

496 ensuing parliament, 1 El. c. 16. vol. 6.

Twelve persons or more, unlawfully affembled, and not dispersing for an hour after commanded by one justice, &c. by proclamation, shall be adjudged felons without benefit of clergy, 1 Gco. 1. ft. 2. c. 5. vol. 13.

Persons so assembled, and not disperfing within an hour, to be feized, &c. and if they make resistance, the persons killing them, &c. to be indemnified, 1 Geo. 1. ft. 2. c. 5. § 3. vol. 13.

Opposing, &c. the making such proclamation felony without benefit of clergy, 1 Geo. 1. ft. 2. c. 5. § 5:

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For other matters, see Brandy, Corn, Fe'ony, tit. Riot, Force, &c. Juries, Outlawry, Woods.

## Rivers.

All wears shall be put down through the Thames, the Medway, &c. unless by the sea coasts, Magn. Chart. o H.

3. c. 23. vol. 1.

Committions may be granted, &c. for the river Ley, running from Ware, &c. to the Thames, to redress and amend defaults in the same for pasfage of vessels, by divers trenches, &c. 3 H. 6. c. 5. 9 H. 6. c. 9. vol. 3. 13 El. c. 18. vol. 6.

The hundreds, &c. of the forest of Dean made answerable for robberies committed on vellels, &c. in the nayigation on the Severn, 8 H. 6. c.27.

All shall have free passage with boats, goods, &c. upon the river Severn, in lawful manner, &c. 9 H. 6. c. 5. vol. 3. 19 H. 7. c. 18. 23 H. 8. c. 12. 26 H. 8. c. 5. vol. 4.

The Lord mayor of London, &c. to have like confervation in creeks, breaches, &c. ebbing and flowing out of the river Thames, and unlawful engines, annoyances, &c. 4 H. 7. c. 15. 27 H. 8. c. 18. vol. 4.

For deepening the river of Canterbury, that lighters, &c. may pals, 6 H. 8.c. 7. vol. 4.

For removing piles, &c. in the rivers Oule and Humber, and for the navigation there, &c. 23 H. 8. c. 18. vol. 4. 13 Geo. 1. c. 33. vol. 17.

The mayor and bailiffs of Exeter may break all wears and lets in the river Exe, may dig, &c. paying to the owners of the ground twenty years purchase, &c. 31 H. 8. c. 4. vol. 4. 7 3a. 1. c. 19 vol. 7.

The city of London, by a new cut, may make the river Ley navigable from Ware to London, &c. 13 El. c.

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For passage by water from London to Oxford, 3 Ja. 1. c. 20. — Repealed by 21 7a. 1. c. 32. vol. 7.

For making the Thames navigable from Bercet to Oxford, &c. 21 Ja. 1. e. 32. vel. 7. 6 & 7 W. 3. e. 16. vel.9.

24 Geo. 2. c. 8. vol. 20.

For making the river Aven navigable from Christ Church to the city of New Sarum, 16 & 17 Car. 2. c.12. vol. 8.

- For prefervation of the fishery in the Severn, 30 Car. 2. ft.1. r. 9. vol.8.

To prevent exactions of occupiers of locks and wears upon the Thames, and afcertaining rates of carriage on the said river, 6 & 7 W. 3. c. 16. vol. 9. 3 Geo. 2. c. 11. vol. 16. 22 Geo. 2. c. 46. vol. 19. 24 Geo. 2. c. 8. vol. 20.

For making navigable the rivers Wye and Lugy in the county of Hereford, 7 & 8 W. 3. c. 14. vel. 9. 13

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For making navigable the channel from the Hithe at Colchester, to Wivenhoe, 9 & 10 W. 3. c. 19. vol. 10. 5 Geo. z. c. 31. vol. 14. 13 Geo. 2. c. 30. vol. 17. 23 Geo. 2. c. 19. vol. 20.

For making and keeping the river Tone navigable from Bridgewater to Taunton in Somersetsbire, 10 & 11 W.

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the river Trent in the counties of Leicester, Derby, and Stafford, 10 & 11 W. 3. c. 20. vol. 10.

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To enable the mayor and citizens of Chester to recover and preserve the navigation upon the river Dee, 11 & 12 W. 3. c. 24. vol. 10. 6 Geo. 2. c. 30. vol. 16. 14 Geo. 2. c. 8. vol. 17. 17 Geo. 2. c. 28. vol. 18. 26 Geo. 2. c. 35. vol. 21.

For making the river Derwent in the county of York navigable, 1 An.

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For making the river Stower navigable from Manningtree in Essex, to Sudbury in Suffolk, 4 An. c. 15. vol. 11.

For preserving the navigation of the Thames, by stopping the breach in the levels of Havering and Dagenbam in Essex, 12 An. st. 2. 6. 17. vol. 13. 7 Geq. 1. st. 1. 4. 20. § 32. vol. 14. For making the river Darment in

the county of Derby navigable, 6

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For making the river Douglas alias Aftend navigable, from the river Ribble to Wigan in Lancasbire, 6 Geo. 1. c. 28. vol. 14.

For preserving and improving the navigation of the river Ouse in the county of Huntingdon, 6 Geo. 1. c.

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For making the river *Idle* navigable from East-Restord in the county of Nottingham, to Bawtry-Wharf in the county of York, 6 Geo. 1. c. 30. vol. 14.

For making the river Kennet navigable from Reading to Newbury, 7 Geo. 1. c. 8. vol. 14. 3 Geo. 2. c. 35. vol. 16. 24 Geo. 2. c. 8. § 21. vol. 20.

For making the river Weaver navigable from Fredsham-Bridge to Winsford-Bridge, &c. in the county of Chefter, 7 Geo. 1. st. 1. c. 10. vol. 14. 7 Geo. 2. c. 28. vol. 16.

For making the rivers Mercy and Irwell navigable from Liverpoole to Manchester, 7 Geo. 1. c. 15. vol. 14.

For making navigable the river Dane from Northwick to Wheelock-Bridge, &c. in the county of Chefter, 7 Geo. 1. c. 17. vol. 14.

For making the river Eden navigable to Bank End in the county of Cumberland, 8 Geo. 1. c. 14. vol. 14.

For making the river Nine or Nen running from Northampton to Peterborough, navigable, 11 Geo. 1. c. 19. vol. 15. 27 Geo. 2. c. 12. 29 Geo. 2. c. 69. vol. 21.

For making the river Dun in the West Riding of the county of York, navigable, 12 Geo. 1. c. 38. 13 Geo. 1. c. 20. vol. 15. 6 Geo. 2. c. 9. vol.

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For making Beverley Beck, running into the river Hull, navigable, 13 Geo. 1. c. 4. vol. 15. 18 Geo. 2. c. 13.

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Demolishing any lock, sluice or floodgate erected by authority of parliament, for the navigation of any river, shall be selony, &c. 1 Geo. 2. st. 2. c. 19. § 2. vol. 15. 8 Geo. 2. c. 20. § 1. vol. 16.

For making navigable the river Stroudwater in the county of Gloucester,

3 Geb. 2. c. 13. vol. 16.

Maliciously drawing up floodgates, &c. erected by authority of parliament for the navigation of any river, shalf suffer a month's imprisonment, &c. 8 Geo. 2. c. 20. § 2. vol. 16.

For making navigable Worsley Brook to the river Irwell, in Lancosbire, 10

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For making navigable the river Rodon in Essex, 10 Geo. 2. c. 33. vol.

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For making the river Medway na-1 i 4 vigable, vigable, 13 Geo. 2. c. 26. vol. 17.

For improving the navigation of the river Loyne, otherwise Lune, in Lancashire, 23 Geo. 2. c. 12. vol. 20.

Commissioners appointed for regulating the navigation of the Thames and Isis from London westward to Cricklade, in Wilts, 24 Geo. 2. c. 8. vol. 20.

Commissioners appointed for making navigable Brandon and Waveney, so far as relates to the Lesser Ouze, &c. 24 Geo. 2. c. 12. vol. 20

For making the river Nar navi-

gable, 24 Geo. 2. 6. 19. vol. 20.

For regulating the navigation of the river Avon, running through the counties of Warwick, Worcester, and Gloucester, 24 Geo. 2. 6. 39. vol. 20.

For making navigable Sankey Brook, and the three several branches thereof, &c. 28 Geo. 2. c. 8. vol. 21.

For establishing a ferry across the river Thames, between Rateliff and Rotherbithe, 28 Geo. 2. c. 43. vol. 21.

For erecting a light-house, &c. at the mouth of the river Clyde, and rendering the navigation more safe, &c. 29 Geo. 2, c. 20. vol. 21.

For making the river *Ivel* and the branches thereof navigable, 30 Geo.

2. c. 62. vol. 22.

For restoring and maintaining the navigation of the river Witham, from Lincoln to Boston, &c. 2 Geo. 3. c. 32. vol. 25.

For other matters, see Banks, Bristol, Carriage, Corn, Felony, tit. Floodgates, &c. Fish, London, Sewers, Wears.

# Robbery.

Persons who apprehend and prosecute robbers, in any highway, passage, &c. to conviction, on certificate, &c. shall receive a reward of 40 l. 4 & 5 W. & M. c. 8. val. 9.

The streets of London, Westminster, &c. shall be deemed highways, to intitle to the reward for apprehending and convicting robbers, &c. 6 Geo. 1, c. 23. § 8. vol. 14.

Persons convicted of assaulting others with offensive weapons, and a design to rob, shall be transported for seven years, 7 Geo. 2. c. 21. vol. 16.

Persons apprehending a robber, by means whereof the hundred have been discharged from action, upon proof before two justices, shall be paid a reward of 10 l. by the hundred; and shall not thereby be rendered incapable to be a witness in such action, & Geo. 2. c. 16. § 9. vol. 16.

All robberies of churches, and of persons in or near the highway, excepted out of the general pardon, 20

Geo. 2. c. 52. § 16. vol. 19.

No receiver general of the landtax, or his agents, may fue the county for a robbery of the monies, unless the persons carrying the same be in company and in number three at the least, to attest, &c. 1 Geo. 3. c. 2. § 115. vol. 23.

For other matters, see Abatement, Apprehenders of Felons, Clergy, Dissein, Felonies, tit. Robbery, Hue and Cry, Hundred, Ireland, Merchants, Resitution, Transportation, Wales.

# Rochester and Rochester Bridge.

For regulating the oyster fishery in the Medway, &c. under the authority of the mayor and citizens of Rochester, 2 Geo. 2. c. 19. vol. 16. For other matters, see Bridges, Oysters.

Rochester (Francis, Lord Bishop of)

deprived of all dignities, &c. rendered incapable, &c. banished all his Majesty's dominions, convicted of returning adjudged guilty of felony, &c. holding correspondence with him, felony, &c. 9 Geo. 1. c. 17. vol. 15.

Rockets. See Fire and Fire-works.

Rock Salt. See Salt.
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Rome.

Penal bonds in another court out

of the realm, in the third person, shall be void, 38 Ed. 3. ft. 1. c. 4. vol. 2.

Citations, impetrations of benefices, &c. obtained from Rome, declared to be enormities, &c. 38 Ed. 3. ft. 2. c. I. vol. 2.

The King, prelates, nobles, commons, &c. bound to maintain each other, to impeach offenders suing to Rome, 38 Ed. 3. ft. 2. c. 4. vol. 2.

Any one accepting a benefice, &c. from Rome contrary to the statute, shall be banished the realm, 13 R. 2. ft. 2. c. 2. § 1. vol. 2.

Suing to the court of Rome to infringe the purport of this statute, shall forfeit a year's value of his possessions, &c. 13 R. 2. st. 2. c. 2. § 2. vol. 2.

Any one bringing fummons, fentence of excommunication, &c. from Rome, against any person for executing the statutes of provisors, shall incur pain of life and member, and forfeit all his lands, tenements, &c. 13 R. 2. ft. 2. c. 3. vol. 2.

They who pay to the court of Rome for the first-fruits of any bishoprick, more than accustomed in old time, shall forfeit as much as they may, 6 H. 4. c. 1. vol. 2.

Dispensation for plurality obtained at the court of Rome, &c. shall be void, and the party shall forfeit 20 /. 21 H. 8. c. 13. § 11. vol. 4.—Repealed by 1 & 2 Pb. & M. c. 8. § 4. -Rewived by 1 El. c. 1. vol. 6.

All payment of annates or firstfruits to the court of Rome abolished, 23 H. 8. c. 20. 25 H. 8. c. 20. vol. 4.

No appeal, process, sentence, &c. from the see of Rome, on pain of premunire, &c. 24 H. 8. c. 12. 25 H. 8. c. 19. § 5, 6. 25 H. 8. c. 21. § 22. 28 H. 8. c. 16. v.l. 4.

No man shall be presented to the fee of Rome for the dignity of a bishop, &c. 25 H. 8. c. 20. vol. 4.

Payment of Peter-pence to the see of Rome abolished, 25 H 8, c. 21. vol. 4.

Grants and confirmations of liberties from the see of Rome heretofore, to monasteries, &c. to be of the same effect as they were before; but they are to pay no cense, &c. no oath, visitation, &c. 25 H. 8. c. 21. § 23, &c. vol. 4.

Refusing the oath to renounce, and resist the authority of the bishop of Rome, &c. shall be adjudged high treason, 28 H. 8. c. 10. vol. 4.—Premunire 5 El. c. 1. vol. 6.

All bulls, faculties, &c. which have been purchased from the see of Rome, shall be void; marriages confirmed; fuch bulls, &c. as are allowable shall be confirmed under the great seal, 28 H. 8. c. 16. vol. 4. 32 H. 8. c. 38. 37 H. 8. c. 17. vol. 5.

All statutes made against the supremacy and see apostolick of Rome, fince the twentieth year of King H. 8. repealed, I & 2 Pb. & M. c. 8. — Repealed by 1 El. c. 1. vol. 6.

Maintaining the authority of the see of Rome, shall incur premunire, 5 El. c. 1. - Confirmed by 13 El. c. 2.

Obtaining any bull from Rome. publishing, &c. shall be high treafon, aiders, &c. premunire, concealing, &c. misprission, 13 El. c. 2. vol. 6.

It shall be treason to withdcaw any from the religion established, to the Romish religion; or to be absolved, reconciled or withdrawn to the Remish religion, 23 El. c. 1. vol. 6.

Concealment, &c. of fuch offence,

misprission, 23 El. c. 1. § 4. vol. 6.

Jesuits and priests of the church of Rome, to depart, and shall not come into, or remain in the realm, fuch priest, born within the realm, coming here, guilty of treason, &c. 27 El. c. 2. vol. 6.

For other matters, see Absolution, Advowoson, Ecclesiastical Courts, &c. King, Obligation, Papists, Premumunire, Provisors, Resusants, Treafon.

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4EAI Ropes.

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Old ropes or junks, &c. fit only for making paper or pathoard, may beimported without paying any cuf tom, being duly entered, DI Geo. 1. c, 70 § 10. vol. 13.

Royal Exchange and London Afferance. See Insurance.

# Royston.

--- reduced into one parish, &c. the parish church and town of Royston that be in the diocese of Eondon, 32 M. 8. (. 44. 00l. 5.

#### Razin.

Not to be imported but in vessels whereof some of the people are proprictors, and the master and three fourths of the mariners are English, 12 Cur. 2. c. 18. § 8. val. 7.

No rozin to be imported, in any vellels whatfoever, from the Neiberlands or Germeny, 13 & 14 Car. 2. 6. 11. § 23. vol. 8.

Rozin imported, except of the product of the British dominions or plantations, to pay additional duty of 30% for every 100% value, &c. 4& 5 W. & M. s. 5. § 2. wol. 9.

Premium of 3 l. per ton, for bringing from Scotland, rowin nest and merchantable, 12 An. st. 1. c. 9. § 2. 14. 13.

Rubies,

— may be imported or exported duty-free; faving the grant to the East India company, 6 Ges. 2. 6.7. ·wl. 16.

Rum. See Brandy, Plantations.

# Runners of Goods, &c.

Persons passing with foreign goods landed without entry, being more than five, refifting officers, &c. to be deemed runners of foreign goods, &c. and to be transported, 8 Geo. 1. c. 18. 6. val. 14.

For other matters, See Customs.

Rusb-Lights. See Candles.

# Nag Ruffia and Ruffia Company.

No goods of the produce or manufacture of Russia, to be imported but in vessels whereof some of the people are proprietors, and the master and three fourths of the mariners are Eng. lifb, 12 Car. 2. c. 18. § 8, 9. vol. 7.

Every subject, on request, may be admitted into the Russia company, paying 5 l. 10 & LI W. 3. c. 6. vol. 10.

A yearly account to be laid before the parliament of naval stores imported from Russia, 10 & 11 W. 3. c. 6. \$ 4. vol. 10.

The Russia company may import Rersian commodities, purchased by barter of British manufactures, &c. on oath, &c. to be exported again, on fecurity, &c. 14 Geo. 2. c. 36. val 17.

For other matters, see Ships, Silk.

#### Rutland.

The statute of Ruland, 10 Ed. 1. A. 1. vol. 1.

> Rye See Harbours.

# SABBATH. See Holy Days.

Sacrament. See Service and Sacraments.

Sacrilaga. See Clergy. Sadlers. See Shoemakers.

Safe-Conduct.

Breakers of truce and fafe-conduct. and their abettors by fea or land, guilty of high treason, in England, Treland, or Wales, and a confervator to be in every port, 2 H. 5. A. 1. c. 6 .- Suspended by 14 H. 6. c. 8 .- Repealed by 20 H. 6. c. 11. as to bigh treafon: and confirmed as to appointing confervators, &c. by 29 H. 6. c. 3. wel. 3.

The clause of vidimus (hall not be put in a safe-conduct, unless on special cause, but it shall express the names of the persons, of the ships, the portage, &c. 15 H. 6. c. 3.

H. 6. c. 8. vel. 3.

All letters of fafe-conduct granted to to enemies, not inrolled in the chancery, shall be vold, &c. 20 H. 6. c.

Process shall be made out of the chancery against robbers on the sea, of such as had safe-conduct, 31 H.

6. c. 4. vol. 3.

A confirmation of all statutes not repealed, against breakers of safe-conducts, truces, &c. 14 Ed.4. c. 4. vol.3.

For other matters, see Merchants,

Truce, &c.

#### Sail-Clotb.

None to make cloth for fails, called mildernix, &c. but such as have been brought up to the trade for seven years, &c. 1 fa. 1. c. 24. vol. 7.

To be made of good and sufficient hemp, not of less length than three and thirty yards, &c. 1 Ja. 1. c. 240

\$ 4, 5. vol. 7.

English sail-cloth, fit for his Majesty's navy, shall have the preserence of all foreign made sail-cloth, and the commissioners of the navy shall allow 2 d. per yard more, 7 & 8 W. 3. c. 10. § 14. vol. 9.

English made sail-cloth may be exported custom free, 7 & 8 W. 3. 5.

39. wl. 9.

Additional duty of 1 d. per ell on foreign fail-cloth, &c. imported; and a reward of 1 d. per ell for British fail-cloth exported, on oath, &c. 12 An. ft. 1. c. 16. vol. 13. 10 Geo. 2. c. 27. § 5. vol. 17. 19 Geo. 2. c. 27. vol. 18. 27 Geo. 2. c. 18. § 6. vol. 21. 4 Geo. 3. c. 11. § 1. vol. 26.

No drawback on re-exportation of foreign fail-cloth, 4 Geo. 2. c. 27. § 3.

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A further allowance of 1 d. per ell on British sail-cloth exported, on oath, &c. 4 Geo. 2. c. 27. § 4. vol. 16.

All foreign made fail-cloth imported as merchandife, to be stamped at the port of landing, 9 Geo. 2. c. 37. § 1, 2: vol. 17. 24 Geo. 2. c. 52. § 3. vol. 20. 4 Geo. 3. c. 11. § 1. vol. 26.

Makers of British fail-cloth to

stamptheir names and places of abode on every piece, on penalty of 10 l. for each piece, &c. 9 Geo. 2. c. 37. § 36 vol. 17.

Every ship built in Great Britain, or in the British plantations in America, shall, upon first setting out at sea, have a compleat set of sails of British sail-cloth; the master on default therein shall forseit 50 l. 9 Geo. 2. 6. 37. 4. vol. 17. 19 Geo. 2. 6. 27. § 11. vol. 18.

Any fail-maker, &c. working up any foreign made fail-cloth not stamped, shall forfeit 20 l. &c. 9 Geo. 2. c. 37. § 5. vol. 17.

Every piece of British sail-cloth shall be of proportional weight and measure, No 1. shall be 44 lb. each bolt, &c. 9 Geo. 2. 6.37. § 6, 7. vol. 17.

Masters of ships to make entry upon oath of all foreign made sails on board, and pay the duties before elearing; sails to be stamped at place of entry, and on non entry, &c. the sails to be forseited, &c. 19 Geo. 2. 6. 27. § 1, 2, 3. vol. 18. 26 Geo. 2. 6. 32. § 3. vol. 21.

Masters bringing sails from the East Indies of foreign make, bona fide, not liable to duties or forfeitures, 19 Geo.

2. 6: 27. \$ 4. vol. 18.

The bounty upon exportation of British fail-cloth, to be paid out of such part of the old subsidies as are applicable to the payment of incidents, &c. 23 Geo. 2. c. 21. § 26. vol. 20. 26 Geo. 2. c. 32. § 9. vol. 21. 27 Geo. 2. c. 18. § 8. vol. 21.

Duties of 4 d. per yard on Irifb sail-cloth imported, that shall be of the value of 14 d. per yard, &c. and has been allowed the bounties, in Ireland, 23 Geo. 2. c. 32. vol. 20. 29 Geo. 2. c. 15. § 9. vol. 21.

No part of the sum granted for encouraging, &c. the manufactures of linens in the highlands, shall be applied to encourage manufacture of fail-cloth, 26 Geo. 2. 6.20. § 3. vol. 21.

For other matters, see Linen.

Saint

Saint George, Hanover Square.

The parish of St. George, Hanover-Square, to be charged to the land-tax with a distinct quota from the parish of St. Martin, &c. controversy to be determined by the other commissioners, 1 Geo. 3. c. 2. § 74. vol. 23. Saint Giles in the Fields. See Churches. Saint James's Square. See Paving. Saint Catharine Cree Church. See Churches.

Saint Margaret's Westminster. See Churches.

Saint Martin le Grand.
The authority given to masters

and wardens to fearch defective wares,

&c. in the city, not to prejudice the liberties of St. Martin's in London, 3 Ed. 4. c. 4. § 6, vol. 3.

Saint Mary le Strand. See Churches. Saint Mary Stratford. See Churches. Saint Mary Woolnoth. See Churches. Saint Michael's Cornbill. See Churches. Saint Nicholas Deptford. See Churches. Saint Pauls. See Churches, Paul's

---- to pay 4 s. per pound of the annual value, I Geo. 3. c. 2. § 3. 29. vol. 23.

Church.

Salaries,

Salisbury.

For repairing and paving the streets, &c. lighting the same, and regulating the nightly watch, within the city of New Sarum, 10 Geo. 2. c. 6. 201. 17.

For marking filver there, see under tit.

Bristol.

Salmon.

A drawback of the falt duties, of 5s. for every barrel of falmon exported, on oath, &c. 5 & 6 W. & M. c. 7. § 10. vol. 9.—Encreased to 11 s. 8d. by 9 & 10 W. 3. c. 44. § 18. vol.

For other matters, see Fish, Rivers.

Salt,

Sat

—— brought out of Scotland to pay one halfpeny a gallon, 13 & 14 Car. 2. c. 11. § 38. vol. 8. 1 An. fl. c. 13. § 2. vol. 10. 3 Geo. 1. c. 7. tol.

Salt for the fisheries of New England and Newfoundland, may be laded in any part of Europe, in ships of which the master and three fourth

of the mariners at least are English, &c. 15 Car. 2. c. 7. § 7. vol. 8.

Foreign salt imported to pay a dety of 3 d. per gallon; home made salt one peny half peny a gallon, 5 &:

W. & M. c. 7. 7 & 8 W. 3. c. 31.)
43. vol. 9.

Management of this duty, recovery of penalties, &c. subject to the laws of excise, 5 & 6 W. & M. c.

§ 5, &c. 7 & 8 W. 3. c. 31. § 3. &c. vol. 9. 9 & 10 W. 3. c. 44. 103. II W. 3. c. 22. vol. 10.

Justices of peace in every count at quarter sessions, shall set the price.

of all falt, and rock falt, 5 & 6 W. & M. c. 7. § 12. vol. 9. 9 & 10 W. 3. c. 44. § 39. vol. 10.

The duties granted on falt made

The duties granted on falt made perpetual, 7 & 8 W. 3. c. 31. w.l. 4. All falt, except rock falt, to be

charged, &c. at the rate of 56 lb. weight to the bushel, 7 & 8 W. 3 c. 31. § 44. vol. 9.

No retailer, &c. shall sell salt otherwise than by weight, after the reso of 56 lb. weight to the bushel, 94 10 W. 3. 6. 6. § 1. vol. 10.

An additional duty of 7 d. per gallon on falt imported, and of 3d. halfpeny on home made falt, under regulations of excise, 9 & 10 W. 3.

44. vol. 10.

Seventy five lb. weight of rock his shall be deemed a Winchester bushe, and rated accordingly, 10 & 11 W. 3-6. 22. § 2. vol. 10.

Additional regulations for preventing frauds, &c. in the duties upon late 1 An. fl. 1. c. 21. vol. 10. 2 & 3 fs. c. 14. vol. 11. 5 Geo. 1. c. 18. sei.14

3 Geo. 2. c. 20. vol. 16.

Fig'd

Eighty four lb. weight of foreign salt, shall be deemed a bushel, I An.

A. 1. c. 2. § 6. vol. 10.

Ship laden with falt, hovering on the coast, may be compelled to come into port, &c. on refulal, officer may enter, &c. salt forseited, &c. 1 An. A. 1. c. 21. § 7: 12. 15. vol. 10.

No foreign falt to be imported in any vessel less than 20 tons, except necessary provisions, I An. st. 1. c. 21.

\$ 8. vol. 10.

Sixty five lb. weight of rock falt to be deemed a bushel, I An. st. 1. c.

21. § 9. vol. 10.

Drawback on exportation of falt, not to be allowed without certificate of the quantity landed, &c. 1 An. st. 1. c. 21. § 11. vol. 10.

No British salt to be imported from Ireland, Scotland, or the ille of Man,

2 & 3 An. c. 14. Vol. 11.

Salt forced into any port by stress of weather, &c. may be relanded, 2 & 3 An. c. 14. \$ 4. vol. 11.

Salt exported to Scotland, the isle of Man, Jersey, or Guernsey, intitled to a drawback, 2 & 3 An. c. 14. § 9. vol. 11.

Salt shipped for exportation, perishing in port, by the finking of the thip, &c. proprietor may buy the like quantity duty free, 2 & 3 An. c. 14. \$ 10. 18. vcl. 11.

Drawbacks, &c. allowed where falt is lost, or taken by the enemy, on proof within fix months, &c. 4

An. c. 12. § 11. vol. 11.

Foreign falt imported to be weighed, cellared, and locked up, the merchant to have any quantity, &c. not under forty bushels, paying duty in fix months, 5 An. c. 29. vol. 11.
Allowances for waste, of three

bushels for every forty bushels of English white salt, &c. carried coastwife, &c. 5 An. c. 29. § 4. 14. 6 An.

6. 12. § 1. vol. 11.

Twelve months allowed for payment of duties on rock falt, nine months on other English salt, 5 An. 6. 27. \$ 5. 201. 11.

Allowance for white herrings exported that were cured with falt for which the duties were paid, 5 An. c. 29. § 6. 6 An. c. 12. § 3. vol. 11.

Allowance of 1 s. 6 d. per barrel for falted beef or pork exported, cured with falt for which the duties were paid, &c. 5 An. c. 29. § 8. vol. 11.

Persons who have exported salt to Ireland, entitled to a drawback, 5 An. c. 29. § 12, 13, 14. vol. 11.

No exporters of rock falt, &c. to have any greater allowance, &c. on exportation than what was before paid for duty, &c. 5 An. c. 29. § 16. vol. 11.

Importers of foreign falt chargeable with the duties for the full quantity cellared, &c. 5 An. c. 29. § 17.

The allowances on falt, &c. exported from Scotland, shall be paid by the collector of the falt duties there, on a debenture, &c. 7 An. c. 11. § 10, 11. vol. 11.

Additional duty of 9 s. per ton, on rock falt exported to Ireland, to be paid by the exporter, &c. to be allowed in case of thips lost, &c. at sea, 9 An. c. 23. § 44, 45, 46. vol. 12. Mude perpetual and part of the general fund by 3 Geo. 1. c.7. vol. 13.

A drawback allowed upon exportation of falt, to be used for curing of fish taken in the North Seas, or at Isteland, on security, &c. 12 An. fl. 2. c. 2. vol. 13.

Any person carrying brine from the pits for curing flesh or fish, to forfeit 40 s. per gallon, 5 Geo. 1. c. 18.

\$ 17. vol. 14.

Foreign falt imported taken in only for necessary provision for the voyage, &c. not entered in ten days, forfeited and double value, 5 Geo. 1. c. 18. § 18. vol. 14.

No owner of falt-works to act as justice of peace in matters relating to falt-duties, 5 Geo. i. c. 18. § 19. vol. 14.

Master of thip carrying salt from Scot-

Scotland to England, or coastwise, shall before landing, give a particular to the falt-officer, on oath, &c. 5 Geo. 1. c. 18. § 20, 21. vol. 14.

Officers of the cultoms or falt may go on board any vessel, to see if there be any falt there, &c. any person hindring them, forfeits 40 l. 5 Geo.

I. c. 18. § 22. vol. 14.

No falt, &c. after being put on board, to be taken out or put on shore, but in the presence of a salt officer, 5 Geo. 1. c. 18. § 23. vol. 14.

Any person landing, &c. any foreign falt, before entry, to forfeit 100 l. &c. 5 Geo. 1. c. 18. § 24. vel.

On rethipping of falt, masters, &c. to be sworn, &c. 5 Geo. 1. c. 18 §

25. vol. 14.

The duty upon falt used in the curing of herrings taken off, and a proportionable duty upon herrings confumed at home only, 8 Geo. 1. c. 4. 8 Geo. 1. c. 16. vol. 14.

Allowance to refiners of rock falt used in curing fish, &c. or perished \_at lea, &c. 8 Geo. I. c. 16. § 6. vol. 14.

Proprietors delivering over any falt received from the officer, to make it appear that it was used in curing fish, on forfeiture of 50 l. 11 Geo. 1. . c. 30. § 41. vol. 15.

Allowance for foreign falt used in curing falmon, &c. in Scotland, and alegally experted, 11 Geo. 1. c. 30. §

42. vol. 15.

Salt may be imported from any part of Europe to Pensilvania in Ame--rica, in British vessels pavigated according to law, 13 Geo. 1. c. 5. vol. 15.

Salt may be imported from any part of Europe into New York in Ameriça, in British vestels navigated according to law, 3 Gee. 2. 6. 12, vol. 25.

The duties on home made falt deby 5, Geo, 2. 6, 6. 7 Geo. 2. 6. 6. 8 Geo. . 2. c. 12. vol. 16. 14 Gea. 2. c. 22. vol. 17. 18 Geo. 2. c. 5. vol. 18. – Made

. by 26 Geo. 2. c. 3. vol. 21.

Foreign falt not to be imported a any thip less than 40 tons, 3 Geo. 1 c. 20. § 18. vol. 16.

The distance of refineries of roci falt required to be within ten mile from the pit, the fame shall be xcording to common estimation, and not by measure, 8 Geo. 2. c. 12. §2.

vol. 16. Foreign falt not to be delivered for curing fish for exportation, without security, 8 Geo. 2. c. 12. § 3. vol. 16.

No fervants employed in the fat works in Scotland, to be paid the wages in falt, on penalty of 2018 Geo. 2. c. 12. § 4. vol. 16.

Rock falt may be used in making falt from sea water, at the falt works at Neath in the county of Glamerges, 14 Geo. 2. c. 22. § 19. vol. 17.

Certificate for falt lost, to vacue the fecurity given for payment of the duty, 26 Geo. 2. c. 32. § 6. vol. 21.

Time for making proof of falt loft, in order to obtain a certificate, enlarged to two years, 26 Geo. 2. 1.32. \$ 7. vol. 21.

Salt, may be imported from any part of Europe into Nova Scotia in America, in British vessels navigated according to law, 2 Geo. 3. c. 24. vol. 25.

Salt may be imported from any part of Europe into Quebec in America, in British vessels navigated according to.law, 4 Geo. z. c. 19. vol. 26. 6 Geo. 3. c. 42. vol. 27.

For other matters, see Certiorari, Carn, Fish, Herrings, Newaglie, Planta-

tions, Scotland.

# Salt Petre.

The East India company shall deliver into the royal stores, (if demand-, ed) 494 tuns, and a quarter of falt petre, yearly, &c. and the other termined, 3 Geo. 2. c. 20. - Revived members, of the general fociety, 5 tuns and three quarters, I. Az. ft. 1. c. 12. 🗣 I 13. Vol. 10.

The price of such falt petre, in perpetual and corried to the finking fund time of peace, shall be 45 l. per tun;

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and in time of war, final be 531. per tun, 1711. ft. 1.6.12. § 114,115.001.10.

His Majesty impowered by proclamation, &c. to prohibit the exportation of salt petre, &c. 29 Geo. 2. c. 16. vol. 21.

For other matters, fee Gunpowder.

## Salvage.

Persons who act in preserving ships in distress, bec. shall have reasonable salvage, 12 An. st. 2. c. 18. § 2. vol. 13. 26 Geo. 2. c. 19. § 5. vol. 21.

Differences concerning falvage of anchors, &c. shall be determined by persons appointed by the lord warden of the cinque ports, within twelve hours, 3 Geo. 1. c. 13. § 6. vol. 13.

Goods of English subjects, retaken from an enemy, shall be restored to the proprietors, paying salvage, &c. 13 Geo. 2. c. 4. § 18. vol. 17. 17 Geo. 2. c. 34. § 20. vol. 18. 29 Geo. 2. c. 34. § 24. vol. 21.

For other matters, see Wreck.

#### Santtuary.

They who abjure the realm shall be in peace, while they are in the church, &c. Artic. Cler. 9 Ed. 2. ft. 1. c. 10, vol. 1.

A clerk fleeing to the church for felony, shall not be compelled to abjure the realm, Artic. Cler. 9 Ed. 2.

ft. 1. c. 15. vol. 1.

Debtors fleeing to fanctuary, after making fraudulent deed of their goods, &c. after proclamations made and returned, &c. execution shall be made of such goods, &c. out of the same franchise, 2 R. 2. st. 2. c. 3. vol. 2.

Plea by a felon, that he was taken out of a church, &c. in a foreign country, finall be tried by the fame induct that tries the felony, 4 H.8. c.2. 22 H. 8. c.14. § -2. 5. vol. 4.

An abjured person shall be marked on the thumb, refusing his passage appointed by the coroner, shall lose the benefit of sanctuary, 21-H18. 6.

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Every abjured person shall be conveyed to the sandwary that he chuses, &c. if he comes out of such sandwary, or commits selony again, he shall suffer, &c. 22 H.8. c. 14. 28 H.8. c. 1. vol. 4. 32 H.8. c. 3. 32 H.8. c. 12. vol. 5.

No offender in high treason shall have any benefit of fanctuary, 26 H. 8. c. 13. § 3. vol.4. I. Mar. feff. 2: c. 6. vol. 6.

Felonies done upon the seas, &c. excluded from privilege of sanctuary, 27 H. 8. c. 4. § 3. 27 H. 8. c. 17. vol. 4. 1 Ed. 6. c. 12. § 10. 2&c3. Ed. 6. c. 33. vol. 5.

Sanctuary persons to wear badges, no weapons, not go abroad before sun rising, &c. their governors to determine, &c. 27 H. 8. c. 19. vol. 4.

All fanctuaries, &c. extinguished except parish churches and their church yards, cathedral churches, &c. Wells, Westminster, Manchester, &c. 32 H. 8. c. 12. Westchester instead of Manchester by 33 H. 8. c. 15. vol. 5.

All statutes concerning abjured persons and sanctuaries made before 35 El. repealed, 1 Ja. 1. 1.25. 34. vol. 7.

All statutes that take away familiary for any offence, revived, 21 Ja. 1. 6. 28. § 6. wol. 7.

No fanctuary or privilege of fanctuary shall be allowed in any case, 21 Ja. 1. c. 28. § 7. vol. 7.

Saphora. Sec. Barilla.

Sarke. See Guernsey.

Sarsaparilla,

and all other drugs of the product of America, may be imported from thence in hips regularly navigated, paying the fame duty as if imported from the place of their growth, 7 An. c. 8. \$121 vol. 11.

Scale-boards. . See Raper.

Scandalum Magnatum.

None to publish faile news or tales
where-

whereby occasion of discord or slander may grow between the King and his people, or the great men of the realm; on pain of imprisonment until he hath brought the first author, &c. Stat. Westm. 1. 3 Ed. 1. c. 34. vol. 1. 2 R. 2. s. 11. vol. 2. 1 & 2 Pb. & M. c. 3. 1

El. c. 6. vol. 6.
For other matters, see False News.

Scarborough. See Harbours. Scavage or Schewage.

Disturbing any merchant, &c. by taking scavage, shall forfeit 20 l. saving by the city of London, 19 H. 7.

Scavengers,

in London, &c. daily to carry away all dirt, &c. on penalty of 40 s. for every neglect, &c. 2 W. & M. fest. 2. c. 8. § 5. 9. 11, 12. vol. 9.

Justices of peace in any city or

market town, not provided for by any former law, may appoint feavengers, for cleaning the streets, &c. I Geo.

1. ft. 2. c. 52. § 9. vol. 13. 9 Geo. 2.

6. 18. § 3. vol. 17.

For other matters, see Highways, Lon-

don, Paving, &c.

Schifm. See Herefy, Nonconformiss.

Schools.

Any person, &c. keeping a school-master who does not repair to church, or is allowed by the bishop of the diocese, shall forfeit 10 l. a month, 23 El. c. 1. § 6. vol. 6. 1 Ja. 1. c. 4.

§ 9. vol. 7.

Such schoolmaster, convicted of teaching, contrary to this act, shall be disabled to be a teacher, and suffer one year's imprisonment, 23 El. c.i. § 7. vol. 6.

No person to be a schoolmaster, except in some public or free grammar school, or in the house of some gentleman, &c. who is not a recusant, or licenced by the bishop of the dio-

or licenced by the billiop of the discele, &c. 1 Ja. 1. c. 4. § 9. vol. 7.

A free grammar school founded

and incorporated at Northlech in Glascestershire, 4 Ja. 1 c. 7. vol. 7. Every schoolmaster, teacher, tuto,

&c. shall subscribe the declaration, 13 & 14 Car. 2. c. 4. § 8. vol. 8.

Schoolmaster, private tutor, & teaching before he has subscribed the declaration, and obtained licencessors

first offence, suffer three months inprisonment, &c. 13 & 14 Car. 2.44 § 11. vol. 8.

the bishop of the diocese, shall for the

Recusants, &c. teaching school &c. to forfeit 40 l. for every offence, 17 Car. 2. c. 2. § 4. vol. 8.

17 Car. 2. c. 2. § 4. vol. 8.

None shall keep a school, before
he has subscribed so much of thedeclaration as is required, &c. and obtained a licence from the bishop, &c.

by 5 Geo. 1. c. 4. § 1. vol. 14.

Private schools in Scotland to be registered, with a certificate of the

master having qualified, &c. 19 Ga. 2. c. 39. § 21. vol. 18. Master or ushers of schools not chargeable with land-tax in respect

of their stipends, 1 Geo. 3. c. 2. § 22. vol. 23.

For other matters, see Oaths, Papilis,

Recufants, Scotland.

•Scire Facias.

Before execution of things recorded in the King's courts, after a year; a Scire facias shall issue to the part to shew why there ought not to be execution, Stat. Westm. 2. 13 Ed. 1. c. 45. vol. 1.

Upon traverse of office found, &c. Scire facias shall be awarded against the King's patentees, 2 & 3 Ed. 6. c. 8. § 13. vol. 5.

Where information of intrusco lies for the King, no Scire facias shall be brought whereto the title must be pleaded in special, 21 Ja. 1. c. 14 § 2. vol. 7.

For other matters, see Administrate, Costs, Execution, Limitations, Recognification, Tithes. Scotland.

Merchants of *Ireland* to give fecurity not to commerce with enemies of *Scotland*, &c. Ordin pro Stat. Hiberniæ, 17 Ed. 1. c. 3. vol. 1.

No commissions shall be awarded

to certain counties to convey men of arms into Scotland, &c. 1 Ed. 3. ft. 2.

c. 7. vol. 1.

No foreign made cloths shall be imported into Scotland, &c. 11 Ed. 3. s. 3. vol. 1.

Foreign clothworkers may come into Scotland, &c. and have franchife

there, 11 Ed. 3. c. 5. vol. 1.

The King pardons offences, &c. n respect of his wars in Scotland, &c. 14 Ed. 3. ft. 1. c. 2. vol. 1.

Wools, &c. of the staple, not to be carried into Scotland, &c. on pain of felony, 27 Ed. 3. st. 2. c. 12. vol. 2.

The value of a Scottish groat (hall be three pence, &c. 47 Ed. 3. c. 2.

14 R. 2. c. 12. vol. 2.

No armour or victual shall be sent nto Scotland, without the King's litence, on forfeiture thereof, 7 R. 2. 16. vol. 2. — Repealed by 4 Ja. 1. c.

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may be carried to Berwick vithout customs, and from thence, paying customs, 15 R. 2. c. 7. vol. 2.

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Heirs of tailzie, their guardians, trustees, &c. enabled to sell such estates to the crown, 20 Geo. 2. c. 52 § 14, &c. 20 Geo. 2. c. 51. § 2, 3 vol. 19.

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Commissioners of the land tax in Scotland, to put this act in execution, and to rate the annual value of all offices, employments, &c. and asks, &c. 31 Geo. 2. 6.22. § 14, &c. vol 22.

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His Majesty to hold the principality of Scotland, to grant entries, &c. to the vasfals, &c. until the prince of Wales shall be of the age of 21 years; faving the rights, &c. 25 Geo. 2. c. 20. vol. 20.

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No person accused in Scotland shall be liable to any torture; not to take away judgement in England where elons refuse to plead, 7 An. c. 21. § 5. vol. 11.

TREASON.

High treason and misprission, trial, &c. shall be the same in Scotland, as

n England, 7 An. c. 21. vol. 11. Tailzies, &c. by persons attainted nade void: suspected persons required to appear at Edinburgh, and find sail, &c. 1 Geo. 1. ft. 2. c. 20. § 5, Sc. vol. 13. 19 Geo. 2. c. 25. vol. 18.

Jurors in Scotland, in trials for reason and misprission to be lifeenter, &c. of 40 s. yearly value, &c.

9 Geo. 2. c. 9. § 4. vol. 18.

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The court before whom any inichment for high treason, or misrision shall be found, to issue writs f Capias against the party if not in ustody, &c. or writs of proclamaon, exigent, &c. 22 Geo. 2. c. 48. ol. 19.

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Proportional duties payable in Scot-

land, for licences to retail wine, 30 Geo. 2. c. 19. § 15. vol. 22.

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Plading, fingrums, stockings, &c. to be wrought and made of equal work and finenels, &c. 6 Geo. 1. c. 13. vol. 16. 10 Geo. 1. c. 18. vol. 17. For other matters, see Advowsons, Brandy, Bridges, Customs, Edinburgh, Equivalent, Exchequer, Highways, Linen, Nonconformists, Oaths, Parliament, Salt, Ships, Stamps, Stores.

Scouring Clay. See Fullers Earth. Scripture. See Service and Sacraments, See Banks. Sea Banks.

#### Seals.

No writ concerning the common law shall be awarded under any petit seal, Artic. super Chart. 28 Ed. 1. fl. 3. c.6. vol. 1.

The common feal of abbeys, &c. shall be in the custody of the prior; and four of the most worthy, &c. charters, &c. sealed with any other than fuch, &c. shall be void, Stat. de asportat. Religios, 35 Ed. 1. st. 1. 6. 4. vol. 1.

No command under the great feal, nor the little feal, shall disturb or delay justice, 2 Ed. 3. c. 8. vol. 1.

All grants, &c. of any parcel of the earldom of March, shall be under the great seal, 4 H. 7. c. 14. vol. 4.

All grants, before they pass any the King's seals, shall be brought to the principal fecretary, or one of the clerks of the fignet, 27 H. 8. c. 11. vol. 4.

The clerk of the fignet in eight days after warrant figned by the King, unless notice to the contrary, to make warrant to the privy seal, who is to make like warrant, in eight days, to the great feal, 27 H. 8. c. 11. § 2. vol. 4.

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The clerks to receive certain fees for writings which pass by immediate warrant, 27 H. 8. c. 11. § 4.8. vol.4.

Not to prejudice treasurers warrants to the great seal, &c. or leases under the duchy seal, 27 H. 8. c. 11.

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The lord chancellor may use his discretion in passing or speeding things under the great scal, and with or without paying any fees, 27 H. 8. c. 11. § 9. vol. 4.

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Leases to the King's farmers of less than 61. 13s. 4d. yearly rent, may be passed without fees of signet, or privy seal, 27 H. 8. c. 11. § 12. W. 1.

All offences of counterfeiting the great feal, privy fignet, feal used in Scotland. &c. excepted out of the general pardon, 20 Geo. 2. c. 52. § 9.

For other matters, see Chancery, Clerk of the Signet, Ireland, King, Liberties, Wales.

Seamen, Sea, &c.

The fea shall be open to all manper of merchants to pass, &c. 18 Ed. 3. fl. 2. c. 3. vel. 2.

The King's marine, &c. occasioned him to be stiled in all countries, the King of the sea, the same to be maintained, &c. 46 Ed. 3. 2 vol. 193.

Mariners retained to ferve the King on the lea, departing afterwards without licence, shall forfeit double the wages, and have one year's imprifonment, &c. 2 R. 2. st. 1. c. 4. vol. 2.

Upon the profer made in parliament by the mariners of the west, to make an army upon the lea, for two years, &c. a subsidy granted, &c. to be wholly applied upon safe keeping the sea, and no part elsewhere, 5 R. 2. ft. 2. c. 3. vol. 2.

Watermen between Gravesend and

Windfor, absconding in the time of execution of any commission of preffing for the service, &c. shall suffer imprisonment, and forbid to row on the Thames for a year, &c. 2 & 3 Pt.

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& M. c. 16. § 8. vol. 6.
Owners of ships, sishers on the sea, gunners and shipwrights, my take apprentices, 5 El. c. 5. § 12

The statute 18 H. 6. c. 19. against foldiers departing without licence, shall extend to mariners and gunners,

5 El. c. 5. § 27. vol. 6. Fishermen and mariners shall not be compelled to serve as soldiers, ex-

cept to withstand any invasion, &:. 5 El. 1. 5. § 41. 43. vol. 6. The corporation of Trinity-half

of Deptford-Strond, may erect becons, marks, and figns for the ki, on the sea shores, and uplands near the sea coasts, or forelands of the is, only for sea marks, as they shall deed needful, &c. 8 El. c. 13. vol. 6.

Mariners licenced by the Trianboule may ply as watermen on the Thames, 8 El. c. 13. § 5. vol. 6. For pressing of mariners, failors,

&c. 16 Car. 1. c. 5. c. 23. c. 26. vel. 7. Against disturbances by seamen, &c. relating to the navy-office, &c.

16 Car. 2. c. 5. 19 Car. 2. c. 7. 225 23 Car. 2. c. 23. vol. 8. 4 & 5 W. & M. c. 24. § 85. 11 & 12 W. 3. c. 13. § 4. vol. 10. 1 Geo. 1. ft. 2. c. 25. vii.

13. 9 Geo. 1. c, 8. § 3. vol. 15.

Penalty on mariners, &c. delivering up of merchant ships, to pirates, &c. declining to fight, &c. 16 Car. Car. 2. c. 6. 22 & 23 Car. 2. c. 11.

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Mariners or inferior officers refuling to fight and defend the this. &c. to lose all wages due, and fix months imprisonment and hard labour, 22 & 23 Car.2. c. 11. § 7. vsl. &

Mariner who shall have laid viclent hands on his commander, to hinder him from fighting in defense of his thip, &c. thall fuffer as a feloOfficers or seamen wounded, &c.

defence of their ship, shall have rovision from the owners, &c. 22 & 3 Car. 2. c. 11. § 10. vol. 8. 11 & 2 W. 3. c. 7. § 11, 12. vol. 10. 8 'co. 1. c. 24. § 5. vol. 14.

Mariners, &c. above 18 and under o may register themselves in the ling's service, at the navy-office,

o may register themselves in the ling's service, at the navy-office, c. 7 & 8 W. 3. c. 21. § 4, &c. vol. 8 & 9 W. 3. c. 23. vol. 10. — Resealed only as to the registering seamen and advantages thereby, 9 An. c. 21. § 4. vol. 12.

Registered seamen, being disabled, ic. on certificate, &c. to be taken ato Greenwich hospital, and provided for, &c. or their widows, &c. 7 & 8 V. 3. c. 21. § 7, &c. vol. 9. 8 & 9 W. c. 23. vol. 10. 2 & 3 An. c. 6. § 19. vol. 11.

Every seaman to pay 6d. per month out of his growing wages towards the upport of Greenwich hospital, 7 & W. 3. c. 21. § 10. vol. 9. 8 & 9 W.

3. c. 23. § 6. vol. 10.

Personating any seaman, forging is letter of attorney, bill of sale, ast will, &c. shall forfeit 200 l. &c., & 10 W. 3. c. 41. § 3. vol. 10. I 3co. 1. st. 2. c. 25. § 7. 14. vol. 13.

No seaman's will contained in the ame instrument with a letter of atorney, shall be good in law, 9 &

10 W. 3. c. 41. § 6. vol. 10.

Ecclesiastical court, &c. to take only 1 s. for administration to wife, &c. of seaman dying in the King's navy, unless the goods, &c. amount to 20 l. 9 & 10 W. 3. c. 41. § 7. vol. 10.

Seamen deserting merchant ships, forfeit all wages then due, 11 & 12

W. 3. c. 7. \$ 17. vol. 10.

Master of a ship, forcing a seaman on shore, or wilfully leaving him behind, &c. shall suffer three months imprisonment, 11 & 12 W. 3. c. 7. § 18. vol. 10.

Parish boys may be put out ap-

prentices to the sea service, to masters of ships, &c. Boys age to be inserted in his indenture, &c. the churchwardens or overseers to pay 50 s. for their necessary cloathing, &c. they shall not be impressed, &c. until 18 years old, 2 & 3 An. c. 6. vol. 11.

All such apprentices, until 18 years old, exempted from the 6 d. per month to Greenwich hospital, 2 & 3 An. c. 6. § 7. vol. 11.

Masters of ships obliged to take such apprentices, &c. 2 & 3 An. c. 6. § 8, &c. 4 An. c. 19. § 16. vol. 11.

Persons voluntarily binding themfelves apprentices to sea service, the indentures to be registered, and protections given them for three years, 2 & 3 An. c. 6. § 15. vol. 11. 13 Geo. 2. c. 17. vol. 17.

Vagabonds, &c. to be taken up and fent into the sea service, 2 & 3 An. c.

6. § 16. vol. 11.

When such apprentices shall be impressed, masters to have able seamens wages for them, 2 & 3 An. c. 6. § 17. vol. 11.

Lord admiral, &c. to appoint any disabled seamen, their wives and children, &c. to be maintained in Greenwich hospital, 2 & 3 An. c. 6. § 19. vol. 11.

Allowance of feamen free from impressing, to vessels employed in the coal trade, 2 & 3 An. c.6. § 20. vol. 11.

Seamen turned over from one ship to another, &c. shall be paid the wages due, before such ship goes to sea, either in money, or by a ticket payable in a month, &c. 4 An. c. 19. § 10. vol. II.

No master of a ship obliged to take any apprentice under 13 years old, 4. An. c. 19. § 16. vol. 11.

No apprentices to sea service of 18 years old, exempt from pressing, &c. who have been in any sea service before they were bound, &c. 4 An. c. 19. § 17. vol. 11.

Watermen, &c. fummoned by the rulets of the company, to ferve on

board the fleet, not appearing, &c. disabled for two years, &c. 4 An. c. 19. § 18. vol. 11.

Watermen belonging to offices of insurance from fire, registered, &c. not to be impressed to go to sea, &c.

6 An. c. 31. § 2. vol. 11.

No mariner serving on board privateer, or trading thip in America, or being on shore there, shall be liable to be impressed, unless deserter, 6 An. c. 37. \$ 9. vol. 11.

Treasurer, &c. of the navy impowered to punish seamen, &c. Who make disturbances, &c. in the yards, offices, &c. 1 Geo. 1. ft. 2. c. 25. vol. 13.-Made perpetual by 9 Geo. 1. c. 8.

3. vol. 15.

Seamen maimed in fight against pirates, shall receive the rewards already appointed, and be admitted into Greenwich hospital, 8 Geo. 1. c. 24. § 5. vol. 14. - Made perpetual by 2

Geo. 2. c. 28. § 7. vol. 16.

Masters or seamen not defending themselves against pirates, or who shall utter any discouraging words, if the ship be taken, shall forfeit their wages to the owners, and fuffer fix months imprisonment, 8 Geo. 1. c. 24. \$6. vol. 14.

No master of any vessel shall advance to any feaman above half his wages, while beyond fea, on forfeiture of double the fum advanced, 8 Geo. 1. c. 24. § 7. vol. 14. 12 Geo. 2.

6. 30. \$ 12. vol. 15.

Commander of a man of war who shall receive on board any merchandize, &c. except gold, filver, &c. shall lose his wages, forfeit his command, and be incapacitated, &c. 8 Geo. 1. c. 24. § 8, &c. vol. 14. 22 Geo. 2. c. 33. vol. 19.

All monies granted on the head of feamens wages, shall be applied for those services; when any of his Majesty's ships shall have been in sea pay fix months, the commander shall make out pay lists immediately, &c. 1 Geo. 2. ft. 2. c. 9, § 6, 7. vol. 15.

Volunteer entring his name with an officer of the fleet, to serve on board any ship, making his appearance, &c. shall be intitled to wages from the date of his certificate, be allowed conduct money, and two months wages, &c. 1 Geo. 2. st. 2 is 14. vol. 15. 14 Geo. 2. c. 38. vol. 17. 31 Geo. 2. c. 10. wl. 22.

Inferior officer or feaman dying, the commander to make out and transmit a ticket of his pay, I Geo. 2

ft. 2. c. 14. § 2. vol. 15.

Seaman deferting, not to forfer more of his wages than what were owing, and no ticket made out, &: shall be stopt, &c. I Geo. 2. st. 2. s.

14. § 5, 6. vol. 15.

All bargains, &c. concerning & man's pay, allowances, &c. declard void, &c. 1 Geo. 2. ft. 2. c. 14. § 7. vol. 15.

Not to discharge any seamen from debts contracted, or to invalidate the fale of any ticket, I Geo. 2. ft. 2.

14. § 8. vol. 15. Nor to make void any indenture whereby any master is intitled to his apprentice's wages, so as such apprentice was not above 18 years old at the time of fuch indenture, I Gal 2. ft. 2. c. 14. § 9. vol. 15.

No letter of attorney made by any feaman in his Majesty's service, shall be valid, unless made revocable, and attested by the captain, &c. 1 Ges. 2.

ft. 2. c. 14. § 10. vol. 15.

Consuls, &c. in foreign parts to provide for feafaring men, &c. drives to their coasts, to send home such seamen by the first thips, &c. I Gen 2. ft. 2. c. 14. § 12, 13, 14. vol. 15 31 Geo. 2. c. 10. § 26, 27. vol. 22.

No seaman liable to be taken out of his Majesty's service by any process &c. other than for some criminal matter, unless the debt amounts w 20 l. &c. I Geo. 2. ft. 2. c. 14. § 15. 16. vol. 15. — Extended to Ireland 14 Geo. 2. c. 38. § 3. vol. 17. 31 Ga 2, 6. 10. § 28, 29. vel. 22.

No mafters of ships to proceed on royage without agreement in writing with the mariners for wages, &c. apprentices excepted, on forfeiture of 5 l. for each mariner, to the use of Greenwich hospital, 2 Geo. 2. c. 36. vol. 16.—Made perpetual and extended to America by 2 Geo. 3. c. 31. vol. 25.

Mariners deferting, or refusing to proceed on the voyage, &c. to forfeit to the owners, the wages then due, &c. may be committed to the house of correction, &c. 2 Geo. 2. 6. 36. § 3, 4, 5, 6. 9, 10. 13. vol. 16.

Masters to pay mariners wages in thirty days after coming home, on penalty of 20 s. 2 Geo. 2. c. 36. § 7.

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In case of suit for wages, the master, and not the seaman, shall be obliged to produce the agreement, &c. 2 Geo. 2. c. 36. § 8. vol. 16.

The wages and allowance of one man in every hundred, in ships of war, to be applied for relief of widows of commission and warrant officers, 6 Geo. 2. c. 25. § 18. vol. 16. Of one other seaman, &c. by 24 Geo. 2. . 47. § 10. vol. 20.

Merchant ships, &c. may be navigated by foreign seamen, not exceeding three fourths, during time of war, 13 Geo. 2. c. 3. § 1. 4. vol. 17. 28 Geo.

2. c. 16. vol. 21.

Foreign seamen, serving on board men of war or merchant ships, two rears, during war and on proclamaion, shall be deemed naturalized, 13 Geo. 2. 6. 3. § 2, 3. vol. 17.

Bounty money shall be paid to seanen, &c. for taking or destroying he enemies ships, 13 Geo. 2. c. 4. § 15, 16. vol. 17. 17 Geo. 2. c. 34. §

18, 19. *vol*. 18.

Every person under the age of 18, or above the age of 55, foreign seamen serving on board English ships, &c. shall be protected from impresing, 13 Geo. 2. c. 17. vol. 17.

Greenland fishermen or sailors not o be impressed, 13 Gee. 2. c. 28. § 5.

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Widows of seamen killed in the service, to receive a year's pay as bounty, 14 Geo. 2. c. 38. § 2. vol. 17.

Seamen in merchants service, from 25 March 1741, to 1 March sollowing, not to be paid more than 35 s. per month, &c. 14 Geo. 2. c. 38. § 4,

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Offences committed by any seatman on board any privateer, &c. during the present war, to be punished in like manner as in ships of war, &c. 17 Geo. 2. c. 34. § 25, 26. vol. 18.

Mariners belonging to privateers, or trading ships, not to be impressed in the West Indies; unless they have deferted from his Majesty's ships, &c.

19 *Geo*. 2. c. 30. vol. 18.

Masters of trading ships outward bound, &c. shall be obliged to carry mariners in the King's service, to the port he is bound to, &c. 19 Geo. 2. c. 30. § 5, 6. vol. 18.

No letter of attorney to receive prize money or bounty money by any feaman, shall be effectual, unless made revokable and attested by the commander, &c. 20 Geo. 2. 6. 24. § 6. vol. 19.

An hospital for the relief and support of seamen, &c. in the merchants service, incorporated, &c. 20 Gep. 2.

c. 38. vol. 19.

Seamen disabled, &c. to bring certificates, &c. to have served five years, and paid 6 d. per month, &c. 20 Geo.

2. c. 38. § 3, 4. 31, &c. vol. 19.

Persons paying 50 l. to the receiver of the hospital, to be governors, 20

Geo. 2. c. 38. § 16. vol. 19.

All matters, seamen, &c. except apprentices, to pay 6 d. per month for the uses of the same, 20 Geo. 2. c. 38. § 17, &c. vol. 19.

Seamen in the East India company's service, exempted, and excluded, 20 Geo. 2. c. 38. § 37, 38. vol. 19.

Offences of counterfeiting seamens tickets, and Mediterranean passes, excepted out of the general pardon, 20 Geo. 2. 6. 52. § 25. vol. 19.

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Mariners, &c. who have been at any time employed in his Majesty's fervice, impowered to exercise trades, &c. faving the privileges of the universities, 22 Geo. 2. c. 44. vol. 19.

Merchant thips may be navigated by foreign feamen, not exceeding three fourths, for one year and no longer, &c. 28 Ges. 2. c. 16. vel. 21.

Men borne on any thips books as fupernumeraries, are intitled to wages, &c. 31 Geo. 2. c. 10. \$ 2, 3. vol. 22.

Seamen turned over from one thin to another, &c. thall be rated, paid their wages, &c. 31 Geo. 2. c. 10. § 4, 81. w. 22.

Captain to report feamen fit to be discharged as unserviceable, &c. and to make out ticket for his pay, &c. 21 Geo. 2. c. 10. § 9, &c. vel. 22.

Seamen abroad enabled to remit any part of their wages to their wives, &c. 31 Geo. 2. 6. 10. § 13, 14, 15. wol. 22.

Wages of apprentice to be paid to his maker, unless he be above the age of eighteen when the indentures owere executed, or rated as fervant to fome officer to whom such apprenticeship was unknown, 31 Geo. 2. c. 10. 🐧 16. *Vo*l. 22.

Captain to transmit to the havy board regularly, pay-books, lifts of tickers, muster-books, &c. and in wilful default to forfeit all his wages to the chest at Ghatham, &c. 31 Geo. 2. c. 10. € 17, &c. vol. 22.

No letter of attorney by any seaman, &c. to intitle any to receive any wages, pay, allowance, &c. unless made revocable and attested by the captain, &c. 31 Geo. 2. c. 10. § 21. vol. 22.

All bargains, fales, contracts, &c. concerning wages, pay, allowances, &c. declared null, and shall be paid to the seaman himself, or his lawful · attorney, &c. 31 Geo. 2. 6. 10. 🐧 22. vol: 22.

Fees of court for probate of seaman's will, &c. to be 15. for goods under 201. &c. 31 Ges. 2. c. 10. § 23 vol. 22.

Personating seamen, &c. supposed to have wages due to him, or his telation, creditor, executor, &cc. a forging wills, tickets, letters of r. torney, &c. or making false oath to obtain, &c. felony without benefit d clergy, 31 Geo. 2. c. 10. \$ 24. vol. 11

No more than 6 d. in the pound to be deducted for receiving and paring feamens wages, &c. 31 Ger. 2.6 10. § 30, 31**. wl.** 22.

Mariners, &c. who have been a the fervice, upon their discharge by the infolvent act, if under 50 years of age, &c. to serve during the wx. and if they defert, &c. liable to xreft, &c. 1 Geo. 3. 6. 17. § 57. vd.23.

Officers, seamen, &c. on board the King's thips, intitled to the foll property of lawful prizes, &cc. 2Ga 3. c. 16. vol. 25.

The forfeitures incurred by & men, &c. for the use of Greenwit hospital, by the 2 Geo. 2. c. 36. that be paid, &c. out of the seamens wa ges, to the proper officer, &c. in & merica, 2 Geo. 3. c. 31. vol. 25.

For other matters, see Admiral, Arrefls, Candles, Certiorari, Coals, Cal tages, Customs, Felony, tit. Seamon. Fift, &c. Greenland, Greenwich His pital, Limitations, Oaths, Pirate, Plantations, Poor, Privateers, Prizes, Probate of Wills, Recufants, Shipi, Stamps, Swearing, Vagranes, Wetch and Ward, Watermen, Wills, Wreat.

### Search.

After four writs of fearch returned, whether the muniment be found for the King, or not, they who are for the King shall be put to answer and defend the lands demanded, &c. 14 Ed. 3. ft. 1. c. 14. vol. 1.

Searchers. See Cufforms.

### Seatown.

The lands of Seatown, &cc. grant ed to and velted in the archbishop d  $D^{\mu b B}$ 

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Dublin and his fucesfors, 4 An. c. 26.

Secondary of the King's Bench,

may have three clerks, who after expiration of clerkship of five years, may be admitted attornies, 2 Geo. 2. c. 23. § 16. vol. 16.

Secunda Superoneratione. See Admeafurement, &c.

Second Deliverance. See Replevin.

Sedgemore in Somersetshire.

Water courses to be opened and made for rendering the moor more profitable, &c. 10 & 11 W. 3. c. 26.

Seed Oil. See Oil.

Seifures. See Customs, Debt to the King, Franchises, Inquisition, Issues, Liberties.

Senna,

mported, to pay the duties of tonnage and poundage, &c. as a medicinal drug, I Geo. 1. fl. 2. c. 43. 3. vol. 13.—except four bales of fenna imported by Th. Vernon efq; 6 Geo. 1. c. 11. \$ 53. vol. 14.

Sequestration. See Ecclesiastical Courts.

Serjeants at Arms.

There shall be but thirty serjeants at arms, who shall meddle with nothing but touching their offices, and do no extortion, &c. 13 R. 2. ft. 1. c. 6. vol. 2.

Servants. See Felony, tit. Servants, Fire, Labourers.

Services. See Tenures.

Service and Sacraments.

Any person speaking against the sacrament, &c. or against the receiving thereof in both kinds, shall on conviction, &c. suffer fine and imprisonment, &c. 1 Ed. 6. s. 1. vol. 5.

— Repealed by 1 Mar. self. 2. c. 2.

— Revived by 1 El. c. 1. § 14. vol. 6.

The facrament shall be delivered

to the people under both kinds of bread and wine, the minister not to deny the same to any that humbly desire it, without a lawful cause, any ordinance, &c. to the contrary notwithstanding, I Ed. 6. c. 1. § 7. vol.5.

Repeal of all acts concerning doctrine or matters of religion, 1 Ed. 6. c. 12. § 3. vol. 5.

For uniformity of service and administration of the sacraments throughout the realm, 2 & 3 Ed. 6. c. 1. 5 & 6 Ed. 6. c. 1. vol. 5. — Repealed by 1 Mar. seff. 2. c. 2. — Revised and confirmed by 1 El. c. 2. 8 El. c. 2. § 3. vol. 6. 1 Ja. 1. c. 25. § 48. vol. 7. 13 & 14 Car. 2. c. 4. vol. 8. 5 An. c. 5. 5 An. c. 8. § 7. vol. 11.

Any depraying the book of common prayer, shall forfeit 10 l. for the first offence, &c. 2 & 3 Ed. 6. c. 1. § 2. vol. 5. I El. c.2. § 7, &c. vol. 6. The bishop may associate with the justices of oyer, &c. for determining the said offences, 2 & 3 Ed. 6. c. 1. §

4. vol. 5. 1 El. c. 2. § 18. vol. 6.

The two universities, &c. may use prayer in their chapels, in Greek, Latin or Hebrew, except the communion, 2 & 3 Ed. 6. c. 1. § 6. vol. 5. 13 & 14 Car. 2. c. 4. § 18. vol. 8.

The said offences inquirable and punishable by the ecclesiastical jurishestion, 2 & 3 Ed. 6. c. 1. § 12. 5 & 6 Ed. 6. c. 1. § 3, 4. vol. 5. 1 El. c. 2. § 16. vol. 6.

Every person shall resort to his parish church or chapel upon Sundays and holidays, 5 & 6 Ed. 6. c. 1. vel. 5.

Perfons being present at any other form of service, &c. shall suffer imprisonment, &c. 5 & 6 Ed. 6. c. 1. § 6. vol. 5. 1 El. c. 2. § 9. 35 El. c. 1. vol. 6.

All fuch service, &c. as was used in the last year of King H. 8. shall be used through the realm, I Mag. st. 2. c. 2. — Repealed by I El. c. 2. vol. 6.

Any person disturbing a preacher, molesting a priest in mass or other ferfervice, breaking any altar, crucifix, &c. shall be committed to prison,

&c. 1 Mar. ft. 2. c. 3. vol. 6.

Any rescuing such offenders, shall forfeit 5 l. and also the parish if he escape, 1 Mar. st. 2. c. 3. § 7, 8. vol. 6.

Every person not resorting to church or chapel, shall be liable to censures of the church, and forseitures, &c. 1 El. c. 2. § 14. 23, 35 El. c. 1. vol. 6.

The bible and book of common prayer to be translated into the Wel/b tongue: and a bible and common prayer in English shall be in every church in Wales, 5 El. c. 28. vol. 6.

Every ecclesiastical person shall subferibe to the articles, &c. maintaining doctrine against them, &c. cause of deprivation, &c. 13 El. c. 12. vol.6.

All ministers, &c. to read and declare their assent to the use of the common prayer, &c. 13 & 14 Car.2. 6. 4. vol. 8.

The time for reading and subscribing, &c. enlarged with respect to perfons disabled by sickness or other impediment, 15 Car. 2. c. 6. val. 8.

All persons admitted into any office, &c. to receive the sacrament, according to the church of England, and subscribe the declaration against translubstantion, &c. within three months, 25 Car. 2. c. 2. vol. 8.—Within six months, 9 Geo. 2: c. 26. § 3. vol. 17. 16 Geo. 2. c. 30. § 3. vol. 18.

A certificate under the hands of the minister, &c. to be delivered into the court where he takes the oaths, &c. 25 Car. 2. c. 2. § 3. vol. 8.

Further time for receiving the facrament, &c. allowed to persons on board the fleet, or beyond sca; so as they qualify themselves in three calendar months after their return, 13 Geo. 1. c. 29. vol. 15.—in four months, 2 Geo. 2. c. 31. § 5. vol. 16.—in fix months, 9 Geo. 2. c. 26. § 4. vol. 17.

Allowance by the ordinary of lawful impediment for not reading the prayers, &c. extended to the not reading the certificate and declaration within the time limited, 23 Ges. 1 c. 28. vol. 20.

Persons reading the articles and declaration, at the time of reading the morning and evening prayers indemnissed, though not read within the two months after induction, 23 Gar. 2. c. 28. § 2. vol. 20.

For other matters, see Bishops, Chur-Corporation, Ireland, King, Nutralization, Nonconformists, Gat-Recusants, Religion, Rome, Scotter, Superstitious Books, Wales.

Sessions of the Peace. See Justices:
Peace, Middlesex, Scotland.

Set off. See Debt and Debters. Settlement of the Poor. See Poor.

#### Sevenoake.

The wharf and key called Washer, &c. vested in trustees for his Magnity, &c. subject to an agreement with the wardens and affistants of the section of the s

Severn. See Fifb, Rivers.

#### Sewers.

Frank-pledge shall inquire of waters turned or stopped, or brought from their right course, Stat. Frankpl. 13 Ed. 2. st. 1. § 11. vol. 1.

Commissions of sewers shall be made by the chancellor, into all parts needful, to enquire of all walls, ditches, gutters, sewers, trenches, &c. of annoyances, by whose default, who hath loss, or benefit; to distrain, to make collectors, orders, &c. 6 H. 6. c. 5. 8 H. 6. c. 3. 18 H. 6. c. 10. 23 H. 6. c. 9. 12 Ed. 4. c. 6. vol. 3. 4 H. 7. c. 1. 6 H. 8. c. 10. 23 H. 8. c. 5. vol. 4. 3 & 4 Ed. 6. c. 8. § 1. vol. 5. 12 Car. 2. c. 6. vol. 7.

No person compellable to act in the commission of sewers, unless be be dwelling within the county: commissioner refusing to take the oath appointed, shall forfeit five marks, 25 H. 8. 6. 10. vol. 4.

A.

All fums rated by force of the commission of sewers upon any of the King's lands, shall be leviable by ditress on the occupier, &c. 3 & 4 Ed.

5. c. 8. § 2. vol. 5.

Commissioners of sewers in the ounty of Glamorgan, authorized to nake orders, &c. for faving the land rom destruction by sands rising out f the sea, 1 Mar. st. 3. c. 11. vol. 6.

Commission of sewers shall contiue ten years, unless repealed by a ew one, or supersedeas; orders to e by indenture, &c. 13 El.c. 9. vol.6.

The commissioners order shall connue one year, though the commison expire, 13 El. c. 9. § 2. vol. 6.

The fines and amerciaments shall estreated into the exchequer year-, 13 El. c. 9. § 6. vol. 6. 3 Geo. 1.

15. § 12. vol. 13.

Ditches, sewers, streams, waterurses, &c. falling into the Thames thin two miles of London, shall be bject to the commission of sewers, ta. 1. c. 14. vol. 7. 13 & 14 Car. 2. 2. 19 Car. 2. c. 3. § 20. 22 & 23 r. 2. c. 17. vol. 8. 2 W. & M. ft. 2. 3. § 14. vol. 9. 7 An. c. 9. vol. 11. The new cut for bringing a fresh cam to the north part of London, ll be subject to the commission of ers, 3 Ja. 1. c. 18. § 8. vol. 7. for opening and making roynes water courses in Sedgemore, &c. the county of Somerset, 10 & 11 3. c. 26. vol. 10.

Commissioners of sewers, for nonment of any lot affeffed on copyd lands, may decree the fame n the owners, &c. the purchasers fuch copyholds, to agree with is for the accustomed fines, and e admitted, &c. 7 An. c. 10. § 1,

ix of the commissioners may by rant impower any person to levy affessments by distress and sale: overplus to be restored to the er, 7 An. c. 10. § 3. vol. 11.

ther matters, fee London, Paving,

Rivers, Wears.

OL. XXIV.

Sballcons. .

No shalloons or other drapery, &c. to be exported out of Ireland, to any place but England or Wales, 10 & 11 W. 3. c. 10. vol. 10.

For other matters, see Wool.

Sheep.

None shall export any sheep, except to victual Calais, on pain of forfeiture, &c. 3 H. 6. c. 2. vol. 3. H. 8. c. 7. vol. 4.

No man shall have in his possession. &c. above two thousand sheep, 25

H. 8. c. 13. vol. 4.

Exporters of any manner of sheep, alive, shall for the first offence, forfeit all their goods, &c. suffer a year's imprisonment, have their lest hand cut off, &c. the second offence felony, 8 El. c. z. vol. 6.

Exporters of sheep, shall forfeit 20 s. for each, and the sheep, the vesfel, &c. 12 Car. 2. c. 32. vol. 7.

Stealing sheep, &c. or part of the carcase, &c. made felony without benefit of clergy, 14 Geo. 2. c. 6. vol. 17. — Extended to lamb, bullock, &c. 15 Geo. 2. c. 34. vol. 18.

For other matters, see Cattle, Wool. Sherbet. See Coffee.

Sheffield.

For regulating the proceedings in personal actions in the courts baron of the manors of Sheffield and Ecclefal in the county of York, 29 Geo. 2. c. 37. vol. 21.

For other matters, see Cutlers:

Sheriffs.

No sheriff, coroner, nor other bailiff, shall hold pleas of the crown, Magn. Chart. 9 H. 3. c. 17. vol. 1.

Sheriff, &c. shewing patents of fummons for the King's debt, may attach and enrol the goods of the debtor after his death, by view of lawful men, so that nothing be taken away, till the King's debt fatisfied, &c. Magn. Chart. 9 H.3. c. 18. vol. 1.

Sheriff shall hold county court but Ll from

from month to month, where greater time hath been used, there shall be greater: shall keep his turn but twice in the year, and only in place accustomed, &c. the view of Frankpledge, yearly at St. Michael, &c. Magn. Chart. 9 H. 3. c. 35. Stat. Marleb. 52 H. 3. c. 10. vol. 1. The sheriff, on re-disseisn, after

recovery in affize, &c. shall imprison the party, and restore the plaintiff, &c. Stat. Merton, 20 H. 3. c. 3. Stat.

Marleb. 52 H. 3. c. 8. vol. 1.

Sheriff, &c. having received the King's debt of the fummons of the exchequer, shall acquit the debtor, &c. Stat. de District. Scaccar. 51 H. 3. st.

4. vol. 1.

Sheriffs, &c. shall account and pay farms, rents, issues, &c. at the profer of the exchequer, on Monday after Michaelmas, and the utas of Easter, &c. Stat. de Scaccar. 51 H. 3. st. 5. vol. 1.

Priors, barons, religiouses, &c. exempt from attendance on the sheriff's turn, Stat. Marleb. 52 H. 3. c. 10. vol. 1.

The sheriff shall make replevin of beasts distrained out of liberties, &c.

Stat. Marleb. 52 H. 3. c. 21. vol. 1.

The sheriff shall not lodge with any person with more than five or fix horses; nor grieve religious men, nor others by often coming and lodging, Stat. Westm. 1. 3 Ed. 1. c. 1. Artic. Super Chart. 28 Ed. 1. fl. 3. c. 13. vol. 1.

Sheriff shall take nothing for the escape of a felon, until it be adjudged, Stat. Westm. 1. 3 Ed. 1. c. 3. vol. 1.

Goods wrecked shall be kept by view of the sheriff, &c. Stat. Westm.

1. 3 Ed. 1. c. 4. vol. 1.

Sheriff, concealing felons, &c. making default in fresh suit by hue and cry, &c. shall have fine and imprisonment, Stat. Westm. 1. 3 Ed. 1. 6. 9. vol. 1.

Sheriffs shall keep counter-rolls with the coroners, of appeals, inquests, attachments, &c. Stat. Westm.

1. 3 Ed. 1. c. 10. vel. 1.

Sheriff shall not bail nor repley notorious thieves, &c. but for party larceny he may by the common writ, or without, taking no reward, Sus. Westm. 1. 3 Ed. 1. c. 15. vol. 1.

Sheriff, if diffress be impounded in a castle or fortress, and refused to be delivered to him, on demand; shall by power of the county, demolish the castle or fortress, Stat. Weiz 1. 3 Ed. 1. c. 17. vol. 1.

Sheriffs, &c. shall not affels the common fines of the county, &c. ke the justices, &c. Stat. Weftm. 1.;

Ed. 1. c. 18. vol. 1.

A theriff, having received the King's de bt, thall difcharge the debur &c. being attainted of the contract shall have fine, and treble damage. or his heir, &c. Stat. Westm. 1. 3E 1. c. 19. 14 Ed. 2. ft. 1. val. 1.

Party disseised by sheriff, &c. b colour of office, without authoria &c. shall have double damages, & Stat. Westm. 1. 3 Ed. 1. c. 24. vol. 1

No theriff, &c. thall take any re ward to do his office, but of the King on extortion, shall yield twice a much, &c. Stat. Westm. 1. 3 El. c. 26. vol. 1.

Sheriff shall not suffer maintained barretors, stewards of great local &c. to make fuit or give judgement &c. in the counties, Stat. Wefim. 1.

Ed. 1. c. 33. vol. 1.

Sheriff not making fufficient s turn of issues on the grand distre &c. shall be amerced, Stat. Wefte.

3 Ed. 1. c. 45. vol. 1.

Sheriffs shall hold plea of tresp in their counties, under 40 s. as # customed, Stat. Glouc. 6 Ed. 1. c. vol. 1.

Tallies of the King's debts. &c. & be delivered to the sheriff in presen of two knights, and he give recal by indentures, &c. to be thewn a allowed in the exchequer, upon accounts, &c. Stat. Rutland. 701 1. ft. 1. vol. 1.

Debtor by statute-merchant has

remedy against the sheriff for sale of the goods under value, Stat. Mercat. II Ed. 1. vol. 1.

Sheriffs, before they make deliverance of a distress, to take pledges to prosecute and make return, &c. Stat. Westm. 2. 13 Ed. 1. c. 2. § 3. vol. 1. False imprisonment lies against sheriff for taking one for felony, before

indicted by inquest, &c. Stat. Westm.

2. 13 Ed. 1. c.13. vol. 1.

Sheriff shall pay double damages and fine for malicious solicitation of

distress, Stat. Westm. 2. 13 Ed. 1. c. 36. vol. 1.

Sheriff returning above twenty four in one affise, or jurors above seventy years old, &c. shall pay damage and be amerced, Stat. Westm. 2. 13 Ed.

:1. c. 38. vol. 1.

Sheriff shall sign a bill of process received, pay damages for not returning writs, &c. shall be amerced if issues be found too small, must remove force by power of the county, imprison resisters, &c. Stat. Westm. 2. 13 Ed. 1. c. 39. 2 Ed. 3. c. 5. vol. 1.

Sheriff bound to keep horse and armour to follow the hue and cry with the country, Stat. Winton, 13

Ed. 1. ft. 2. c. 6. vel. 1.

Sheriff shall not levy iffues forfeited before they pass out of the exchequer, shall make tallies of all money received, &c. Stat. de Fin. levat. 27 Ed. 1. st. 1. c. 2. val. 1.

Justices of assise, &c. shall inquire if sheriffs let out by replevin prisoners not replevisable, &c. Stat. de Fin.

levat. 27 Ed. 1. c. 3. vol. 1.

Sheriffs, that are not of fee, shall be chosen by the county if they will, Artic. Super Chart. 28 Ed. 1. st. 3. c.

8. vol. 1.

Sheriff shall pay double damages, and be amerced, if jury be not of nearest neighbours, most sufficient, &c. Artic. Super Chart. 28 Ed. 1. st. 3. 6. 9. vol. 1.

The counties shall not chuse sheriffs that shall be chargeable to them,

nor for rewards or bribes, &c. Artic. fuper Chart. 28 Ed. 1. st. 3. c. 13. vol. 1.

Bailiwicks and hundreds shall not be let to farm, whereby the people be charged with contributions, Artic. Juper Chart. 28 Ed. 1. ft. 3. c. 14. Stat. Lincoln. 9 Ed. 2. ft. 2. vol. 1.

Sheriff shall be punished by amerciament, &c. for false return of writs, Artic. Super Chart. 28 Ed. 1. st. 3. c.

16. vol. 1.

Sheriffs shall be assigned by the chancellor, treasurer, barons of the exchequer, and the justices, &c. none shall be sheriff unless he have sufficient land within the shire, nor who is steward or bailist to a great lord; not sheriff shall lease his office in ferm, &c. execution of writs that come to the sheriffs shall be done by the hundreders sworn, &c. saving others franchie of return, Stat. Lincoln. 9 Ed. 2. st. 2. 2 Ed. 3. c. 4. 4 Ed. 3. c. 9. 5 Ed. 3. c. 4. 14 Ed. 3. st. 1. c. 7. vol. 1.

Sheriff shall make return by indenture between him and bailiff of franchise, by their proper names, &c. Stat. York. 12 Ed. 2. ft. 1. c. 5. vol. 1.

Sheriff, &c. shall take the oath before the justices, for faithful execution of his office, lawful election of knights, &c. Artic. et Sacrament ministror. &c. Stat. incert. temp. 1 vol. 404.

Averment may be made against false return of writs, or of too little iffues, returned by sheriff, or by bailiff of franchise, I Ed. 3. st. 1. c. 5. vol. 1.

Inquiry shall be made of sheriffs, gaolers, &c. who by duress compel prisoners to appeal others, I Ed. 3. st. 1. c. 7. vol. 1.

Indictments in the sheriffs turn shall be by roll indented, 1 Ed. 3. st.

2. c. 17. vol. 1.

Where the sheriffs be charged, hundreds and wapentakes shall be an-L 1-2 nexed nexed to counties, and not let to ferm, 2 Ed. 3. c. 12. 14 Ed. 3. ft. 1. 6. Q. vol. I.

Sheriffs and gaolers shall receive. felons without taking any thing there-

fore, 4 Ed. 3. c. 10. vol. 1.

Sheriffs shall let their hundreds and wapentakes for the old ferm, and not above, 4 Ed. 3. c. 15. 14 Ed. 3. fl. 1. c. g. vol. 1.

No sheriff shall continue in his office over one year, and then another shall be ordained in his place sufficient, &c. by the chancellor, chief justices, &c. yearly in the morrow of All Souls at the exchequer, 14 Ed. 3. ft. 1. c. 7. vol. 1. 28 Ed. 3. c. 7. 42 Ed. 3. c. 9. vol. 2. 46 Ed. 3. 2 vol. 195. 23 H. 6. c. 8. vol. 3.

Sheriffs shall put in such bailiffs for whom they will answer, &c. there shall be but one bailiff errant in one county, 14 Ed. 3. ft. 1. c. 9. vol. 1.

The gaols shall be rejoined to the sheriffs, who shall have the custody of the same, as they were wont, and shall put in such keepers for whom they will answer, 14 Ed. 3. st. 1. c. 10. vol. 1. 19 H. 7. c. 10. vol. 4.

No sheriff that has been in his office by a year, shall abide in the same the year next following, and no commission shall be made to him for the fame, 28 Ed. 3. c. 7. vol. 2. 23 H. 6. c. 8. vol. 3.

No writ or commission shall be directed to theriffs to charge an inquest to indict any, 28 Ed. 3. c. 9. vol. 2.

The mayor, theriffs, &c. of London, shall cause defaults, errors, &c. to be redressed, 28 Ed. 3. c. 10. vol. 2.

Sheriffs shall account only by estreats totted, &c. no sheriff, under sheriff, nor sheriff's clerk, shall abide in his office above one year, 42 Ed. 3. c. 9. vol. 2. 23 H. 6. c. 8. vol. 3.

None that hath been sheriff shall be so again in three years, if there be other sufficient in the county, 1 R. 2. c. 11. vol. 2. 23 H. 6. c. 8. vol. 3.

Sheriff, leaving out of his returns

any cities or boroughs which were wont to come to parliament, shall be amerced, &c. as accustomed, 5 R. 2 st. 2. c. 4. vol. 2.

Commissions shall be made to she riffs, &c. to arrest preachers of herefy, and their abettors, &c. 5 R. 2 ft. 2. c. 5. vol. 2.

Every sheriff in person shall make proclamation of the statute of Wachester, four times a year in ever hundred, &c. 7 R. 2. c. 6. vol. 2.

Sheriffs shall not be charged with the ancient ferms, &c. but shall acount in the exchequer, and have allowance by their oaths of theisson of the counties: shall be punished for extortion at the King's will, 1 H.4 c. 11. vol. 2.

Every theriff thall in person continue in his bailiwick, and not let to ferm: shall be sworn therew is special amongst other articles in the oath of sheriff, 4 H. 4. c. 5. vsl. 2.

Commissions shall be sent into the counties to inquire of the accountd every sheriff, &c. 6 H. 4. c. 3. while

Justices of peace and the shear shall arrest those who commit any riots, &c. 13 H. 4. c. 7. vel. 2.

The sheriffs bailiffs shall not be in the same office for three years aser: under-sheriffs, &c. shall not be atornies while in office, IH.5.4.4 vol. 3.

Sheriffs (hall have allowance in their accounts of things casual, 25 cstreats, upon their oaths, but not of yearly ferms certain, 4 H. 5. 6.2. vol. 3.

During four years, the King, notwithstanding the statute of 14 Ed. 3. or any other, may affign theriffs, &c. to continue in their offices above out year, &c. 9 H. 5. st. 1. 1. 5. vel. 3.

Sheriff shall return writs directed to him at the days they be returnable, and warn jurors impanelled, on pain of double damages, 4 H.6. (.1. 51/3)

Against indictments, inquests, ex tortion, &c. taken by the sheriff a HHF Hereford, 9 H. 6. c. 7 11 H. 6. c. 7.

In affife, naming the sheriff as a lisseifor, falsely to the intent that he hall not execute the writ, shall abate he same, &c. 11 H. 6. c. 2 vol. 3.

Sheriffs, &c. taking reward to make rray or panel, shall forfeit ten times 's much, 18 H. 6. c. 14. vol. 3.

The gathering of head pence by be sheriff of Northumberland, shall be bolished, 23 H. 6. c. 7. vol. 3.

Confirmation of the statutes that to man shall be sheriff above one ear, &c. sheriff, under sheriff, &c. ccupying his office to the contrary, o forfeit 200% for every year, &c. atents with non obstante, to be void: xcept under sheriffs, &c. in London, nd sheriffs of freehold or inheritable,

3 H. 6. c. 8. vol. 3.

No sheriff shall let to ferm, in any nanner, his county, &c. none of his fficers, &c. shall be returned on inuests, nor take money to omit arests, or for letting to bail, &c. but oly 20 d. for the arrest, the bailits L &c. shall bail persons arrested, &c. on reasonable sureties, conditionto appear at the day in the writ, c. shall make deputy yearly in the surts at Westminster; doing conary, shall forfeit treble damages, . l. &c. returning cepi corpus, or redlit Je, shall be chargeable to have e bodies, &c. 23 H. 6. c. 10. vol. 3. Sheriffs, &c. thall affels and levy e wages of knights of the shire, vfully, where affeffable, &c. if they y more, shall forfeit 20 l. to the ng, and 10 l. to any that will fue, . 23 H. 6. c. 11. vol. 3.

The King's pardon to those who re sheriffs, &c. the last year, &c. occupying their places above one 28 H. 6. c. 3. 8 Ed. 4. c. 4.

IT,

Sheriff shall deliver all indictments he tourn, to the justices, and they award process, &c. 1 Ed. 4. c. 2. 3,

The sheriff may execute and return writs, &c. in Michaelmas term, though after the year his patent bore date, until he receive a writ of discharge, 12 Ed. 4. c. 1. vol. 3.

Every sheriff may execute his office during Michaelmas and Hilary term, if he hath not before his writ of discharge, 17 Ed. 4. c. 6. vol. 3.

No theriff, &c. thall feize the goods of any person imprisoned for felony, before he be convicted, on forfeiture of double the value, 1 R. 3. 6. 3. vol. 4.

Every sheriff, keeper of gaol, &c. shall certify the names of all their prifoners, to the next general gaol delivery, 3 H. 7. c. 3. vol. 4.

No sheriff, &c. shall enter any plaint in the county court, but where the plaintiff or his attorney is present, nor more than one for one trespais, &c. on forfeiture of 40 s. justices of peace may inquire, view their estreats,

&c. 11 H.7. c. 15. vol. 4.

The sheriffs shall have the keeping of the common gaols, &c. patents for keeping the same granted to others, for life or years, shall be void; he shall be fined 100 marks for the negligent escape of any indicted of treason, &c. The sheriff of Surrey shall not have the keeping of the King's Bench and Marsbalsea, &c. 19 H. 7. c. 10. vol. 4.

The shire-court for the county of Suffex shall be held at Chichester and Lewes, alternately, 19 H. 7. c. 24. vol. 4.

Under sheriff, &c. of Bristol may occupy their offices from year to year, in like fort as in London, 6 H. 8. c.

18. vol. 4.

All statutes made of sheriffs, under sheriffs, &c. shall be extended to stewards, bailiffs, and other officers of liberties and franchifes ing returns and executions of writs, 27 H. 8. 6. 24. § 14, 15. &c. vol. 4.

Sheriffs, upon their accounts in Ll3 the the exchequer, shall be discharged of fums which by their oath they cannot levy; and shall have allowance for their reasonable expences for diet of the justices of assize, &c. 34 & 35 H. 8. c. 16. - Repealed and partly reenacted by 2 & 3 Ed. 6. c. 4. vol. 5.

Sheriffs in Wales, and of Chefbire and Chester, shall have deputies in the King's Bench, and Common Pleas, I

Ed. 6. c. 10. vol. 5.

Every sheriff shall have tallies of reward delivered to him, without other charge, &c. 2 & 3 Ed. 6. c. 4. vol. 5.

Sheriffs that take no tally of reward; upon their accounts shall on petition have allowance of their bill of costs, expences, &c. sworn to, 2 & 3 Ed. 6. c. 4. § 7. vol. 5.

Such theriffs, thall, upon their oath, be discharged of all such monies as they cannot levy, 2 & 3 Ed. 6. c. 4.

\$ 8, 9. vol. 5.

The sheriff shall be sworn to bring into the exchequer rolls of parchment of money which he hath, or might have levied; process shall issue thereon that the King may be truly answered, &c. 2 & 3 Ed. 6. c. 4. § 10. vol. 5.

No county court shall be deferred longer than one month from court to court, 2 & 3 Ed. 6. c. 25. vol. 5.

The sheriff of Northumberland shall keep the county court in no other place than in the town or castle of Alnwick, 2 & 3 Ed.6. c.25. § 3. vol.5.

The sheriff of Northumberland shall put in sureties in the exchequer for his accounts, as other theriffs do, and each shall account only for his own time, 2 & 3 Ed. 6. c. 34. vol. 5.

The sheriff of Lancaster shall have a deputy in the King's Bench, and another in the Common Pleas, 5 & 6

Ed. 6. c. 26. § 4. vol. 5.

The courts of revenue, being of records, shall set fines and amerciaments upon theriffs for not returning, &c. writs concerning the King's revenues, debt, &c. 7 Ed. 6. c. 1. § 12. vol. 5.

No sheriff shall exercise the office of justice of peace, while he is in that service, 1 Mar. sess. 2. c. 8. § 2. vel.6.

Sheriff shall appoint four deputies, not above twelve miles from each other, to make replevies of distresses, on forfeiture of 5 L a month, 1 & 1 Ph. & M. c. 12. § 3. vol. 6.

Sheriff making false return upon the writ of Capias excommunicating, &c. shall forfeit 40 l. to the part grieved, 5 El. c. 23. § 9. vel. 6.

Where several counties had only one sheriff for two counties, &c. ex shall have several sheriffs, who shall fever in their accounts, tallies, profers, &c. 8 El. c. 16. 13 El. c. 2. vol. 6.

Sheriff, under sheriff, &c. taking any reward for not returning any person to be a juror, shall forfeit 🖫

27 El. c. 6. § 4. val. 6.

Under sheriffs, bailiffs, &c. be fides the oath of supremacy, &c. shall be sworn not to exercise the office corruptly, nor take reward for nturning any jury, &c. 27 El. c. 12 vol. 6.

Sheriffs, &c. may lawfully take upon any extent or execution, on fhilling in the pound, where the 🙉 levied exceeds not 100 L and is pence in the pound afterwards, & 29 *El. c*. 4. *vol.* 6.

Sheriff making a warrant for atresting any person, before he has the original writ for the same, shall forfeit 10 l. and damages, and fine of 20 l. 43 El. c. 6. vol. 7. 6 Geo. 1. . 21. § 53. vol. 14.

Sheriff, &c. may break open and house to take a popish recusant excommunicated, 3 Ja. 1. e. 4. § 3: vol. 7.

All theriffs, who upon paffing the accounts shall have their Quietze de shall be absolutely discharged of fums pretended not to be accounted for, unless questioned within ka years; officer, &c. fuing process contrary hereto, shall forfeit 40 l. &c. 21 Ja. 1. c. 5. vol. 7. 13 & 14 Car. 2. c. 21. § 8. vol. 8.

Discharges and Quietus est given upon any account in the exchequer, from the year 1648, not to be avoided: issue, duties, &c. received by any sheriff, &c. for the use of the protessor, &c. excepted out of the ge-

neral pardon,12 *Car*. 2. c. 11. § 15.

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Sheriffs to keep no table in affizes, for others than of their own family and retinue; shall make no present to any judge of affize, &c. nor have more than forty men-servants with liveries attending, nor under twenty, &c. on pain of 200 l. 13 & 14 Car. 2. c. 21. — Made perpetual by 1 7a. 2.

c. 17. § 4. vol. 8.

Not to extend to the sherists of London and Middlesex, Westmorland, and cities, &c. 13 & 14 Car. 2. c. 21. § 2: vol. 8.

Sheriffs shall not be charged in account to answer any illeviable seizure, farm, rent, debt, &c. 13& 14 Car. 2.

7. 21. § 4, 5, 6. 10. vol. 8.

No person to be affigured to be sheriff, except he have lands within the county sufficient to answer the King and people, 13 & 14 Car. 2. c. 21. § 7. vol. 8.

Not to extend to sheriffs of counies palatine of Wales, &c. sheriffs there to account before their auditors, is heretofore, &c. 13& 14 Car. 2. c.

21. § 9. vol. 8.

Sheriffs to pay the reward, &c. to apprehenders and profecutors of highwaymen, &c. to be allowed the fame in their accounts, and to be reimburded by the treasury, upon certificate, &c. 4 & 5 W. & M. c. 8. § 2. 4, 5. & & 7 W. 3. c. 17. § 9, 10, 11. vol. 9. An. c. 31. § 1, 2, 3. vol. 11. 3 Geo. 1. c. 15. § 4. vol. 13. 6 Geo. 1. c. 23. § 8. vol. 14.

\$ 8. vol. 14.
No theriff of London or Middlesex take of his under theriff any gra-

tuity, &c. for his place, nor oblige him to be at any expence, &c. except the rewards to apprehenders, &c. fees of passing such sherist's accounts, and customary disbursements, 5 An. c. 31. § 8. vol. 11.

Clerks, &c. concerned in passing sheriffs patents or accounts, to take only the sees specified in the schedule herein mentioned, 3 Geo. 1. 6. 15.

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The rents and certainties yearly fet in process to sheriffs to be settled, &c. and entered on record, and to be the *profers* payable by each sheriff,

3 Geo. 1. c. 15. § 2. vol. 13.

Sheriffs levying debts, &c. (except post-sines) to have Is. in the pound for the first 100 l. and 6 d. in the pound afterwards; and process by f. fa. and extent, to have Is. 6d. in the pound for the first 100 l. and Is. afterwards, provided he duly answers for the same on his account, &c. 3 Geo. I. c. 15. § 3. vol. 13.

No theriff shall be attached for not finishing his accounts, &c. but by writ under the exchequer seal, or warrant of a baron expressing his name, offence, &c. 3 Geo. 1. c, 15.

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Clerk, &c. refufing to make out theriffs Quietus, &c. after payment or tender of due fees, &c. shall make such satisfaction as the barons shall order in a summary way, 3 Geo. 1. c. 15. § 6. vol. 13.

Sheriff who shall be in surplusage by disbursements for the King's service, (except in the counties palatine, &c.) may apply to the treasury, who is to pay the same, on certificate, &c. 3 Geo. 1. c. 15. § 7. vol. 13.

Sheriff dying before his office is expired, his under sheriff shall execute the same, &c. till another sheriff be appointed, &c. 3 Geo. 1. c. 15. § 8. vol. 13.

When a sheriff seizes goods, &c. for the King's debt, and the subsequent sheriff makes sale, &c. the ex-

chequer

chequer may apportion the fees, &c.

3 Geo. 1. c. 15. § 9. vol. 13.

No person shall buy, sell, farm, &c. the office of under sheriff, &c. on forseiture of 500 l. &c. not to hinder taking lawful salary, sees, recompence, &c. 3 Geo. 1. c. 15. § 10, 11. vol, 13,

Sheriff, &c. employed in collecting debts to the crown, shall take no fee, except 4 d. only for an acquittance; not answering the same, &c. shall forfeit treble damages, &c. 3 Geo. 1.

ç. 15. § 13. vol. 13.

Sheriff may take poundage allowed, &c. for extraordinary service, by warrant of the treasury, &c. 3 Geo. 1.

c. 15. § 14. vol. 13.

Sheriff executing habere facias poffessionem, &c. shall not take above 1s. in the pound of the yearly value where the whole exceeds not 100 l. per annum, and only 6d. in the pound afterwards, 3 Geo. 1. c. 15. § 16. vol. 13. 8 Geo. 1. c. 25. § 5. vol. 14.

Sheriffs, &c. shall take poundage for executing a Capias ad fatifaciendum upon any judgement, &c. for no greater sum than what remains due to the plaintiff who is to mark the same on the back of the writ; any sheriff, &c. taking more than hereby allowed, is guilty of extortion, shall forfeit treble damages, &c. 3 Geo. 1. 6. 15. § 17. vol. 13.

New oath of office to be taken by sheriff, &c. instead of the usual oath; except the sheriff in Wales, &c. 3 Geo.

1. c. 15. \$ 18, 19, 20. vol. 13.

This act not to extend to the sheriffs of London and Middlesex, Durbam, Westmorland, or any city, &c. as to their disposing of the offices of their under sheriffs, &c. 3 Geo. 1. c. 15. § 21. vol. 13.

Sheriffs in Wales, Chefbire, &c. to account before the auditor, whose quietus shall be sufficient discharge, &c. 3 Geo. 1. c. 15. § 22, 23, 24, 25.

*vicl.* 13.

The yearly fum of 4000 L shall be

fet apart in the exchequer, to be paid to sheriffs for the expences of their patents, accounts, and obtaining their quietus, without paying any sees, &c. namely to the sheriff of, &c. 3 Gu. 1. c. 16. vol. 13.

Every warrant to be made out a a writ, shall have the day and see fet down thereon, on forfeiture a 10 l. 6 Geo. 1. c. 21. § 54. vol. 14

To l. 6 Geo. 1. c. 21. § 54. vol. 4.

Process unexecuted by the shericat the expiration of his office, she be turned over to the succeeding sheriff, by indenture and schedule, so penalty of making good the damage.

20 Geo. 2. c. 37. vol. 19.

Sheriff not liable to make retund any writ, &c. unless required with fix months after the expiration of his office, 20 Geo. 2. c. 37. § 2. vol. 19

The day of affembling at the exchequer for ordaining theriffs, find be on the morrow of Saint Maria, 24 Geo. 2. c. 48. § 12. vol. 20.

The receiver of post-fines and he fureties, liable to the sheriff, &c. 3 Geo. 2. c. 14. § 6. vol. 22.

Receiver to pay the post-fines to the sheriff, on producing his quant, and to deduct no more than 6d in the pound: forging the receivers hand, &c. felony without benefit of clergy, 32 Geo. 2. (14. § 8, 9 vol. 22.

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County Court, Debt to the King, Diffeisin, Distress, Escape, Eschesius,
Estreats, Exchequer, Fus, Forable
Entry, Franchises, Gaols, Highways,
Hundreds, Juries, Northumberland,
Norwich, Ouster le Main, Parliament, Pleas of the Crown, Revgnizances, Replevin, Return of Writi,
Scotland, Wales.

## Sherwood Forest.

No heath, ling, or brakes, to be burnt in the forest of Sherwood, without licence of owner, on penalty of 10s. &c. 5 An. c. 14. § 5. vol. 11.

## Ship Money,

and proceedings thereupon declared unlawful, and all records and process concerning the same made void, 16 Car. 1. c. 14. vol. 8.

# Shippey in Kent.

The King's ferry in the isle of Shippey in Kent thall be repaired and maintained by rate on the inhabitants and land occupiers, to be assessed by jury impanelled, &c. 18 El. c. 10. § 10. vol. 6.

### Ships.

No ship fraught towards England, &c. shall be constrained to come to any port; or abide, &c. against the will of the merchants, masters, &c. they shall deliver their goods freely, &c. 28 Ed. 3. c. 13. § 3. 20 R. 2. c. 4. vol. 2.

No ship shall be forfeited for a small thing on board uncustomed, put without the owner's knowledge, 38 Ed. 3. st. 1. c. 8. vol. 2.

None of the King's subjects shall export or import merchandizes, but only in ships of the King's allegiance, 5 R. 2. st. 1. c. 3. 14 R. 2. c. 6. vol. 2. Repealed by 1 El. c. 13. vol. 6.

Where no English ships are to be had, merchandises may be brought or carried in strangers ships, 6 R. 2. st. 1. c. 8. vol. 2. 4 H. 7. c. 10. vol. 4. Repealed by 1 El. c. 13. vol. 6.

English merchants shall freight only in English ships, so that the owners take reasonable freight, 14 R. 2. c. 6. vol. 2.

No Goscoin or Guien wines shall be imported but in English or Irish ships, I. H. 7. c. 8. 4 H. 7. c. 10. vol. 4. — Repealed by I El. c. 13. — Revived by 5 El. c. 5. § 11. vol. 6.

No Tholouse woad shall be imported but in English or Irish ships, 4 H. 7. c. 10. 7 H. 8. c. 2. 23 H. 8. c. 7. vol. 4.—Repealed by 1 El. c. 13.—Repealed by 5 El. c. 5. § 11. vol. 6.

A rate shall be paid for freight of

the several forts of merchandises from the port of London, &c. and in case of war the freight may be raised, 32 H. 8. c. 14. vol. 5.

Gascoin or Guien wines, or Tholouse word may be imported in foreign ships as well as English, 5 & 6 Ed. 6.

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Penalty for freighting foreign ships, except in certain cases; English hoys, &c. may cross the seas as far as Gaen in Normandy, &c. 1 El. c. 13. EXP. 5 El. c. 5. § 9. — Repealed by 13 El.

No wares to be carried from one port of this realm to another in a stranger's ship, 5 El. c.5. § 8. vol. 6. 12 Car. 2. c. 18. § 6. vol. 7.

No wines nor Tholouse wood shall be imported from France, but in English shipping, 5 El. c. 5. § 116 vol. 6.

Owners of ships, shipwrights, &c. may take apprentices, 5 El. c. 5. § 12. vol. 6.

The owner of a ship shall not forfeit the same for exporting corn, unless he was knowing, consenting, &c. 5 El. c. 5. § 24. vol. 6.

The corporation of the Trinity-house at Deptsford-strond, may erect beacons, marks and signs for the sea, near the sea-coasts, &c. 8 El. c. 13. vol. 6.

Any person taking down a seamark, to forseit 100 l. and not being worth so much, shall be deemed convict of outlawry, 8 El. c. 13. § 4. vol.6.

Sea fish exported in *English* ships, with cross sails, to be exempt from custom, 13 El. c. 11. vol. 6.

No ships, &c. called catch, monger, &c. shall anchor upon the sea coasts of Norfolk, &c. in the time of common fishing, 13 El. c. 11. § 4. vol. 6.

No hoy or plate shall cross the seas, 13 El. c. 15. vol. 6.

Every merchant-denizen who ships merchandise in any carrack or galley, shall pay alien customs, 12 Car. 2. c. 4. § 4. vol. 7.

No

No goods shall be imported from the plantations, &c. but in *English* ships, 12 Car. 2. c. 18. § 1. vol. 7.

No goods of the produce of Africa, Asia, or America, shall be imported but in ships of England, or Ireland, or of the plantations, the master and three fourths of the mariners being English, on forfeiture of the ship, &c. 12 Car. 2. c. 18. § 3. vol. 7.

No goods of foreign growth or

No goods of foreign growth or manufacture shall be imported in *English* ships, but only from the places of their said growth, &c. 12 Car. 2.

c. 18. § 4. vol. 7.

No goods to be carried from one port of England to another in the veffel of any alien not denizened, &c... 12 Car. 2. c. 18. § 6. vol. 7.

Abatement, &c. in the book of rates to goods carried in *English* shipping, to extend only where three parts of the mariners are *English*, 12

Car. 2. c. 18. § 7. vol. 7.

No goods shall be imported of the produce, &c. of Musicory, timber, salt, tar, hemp, flax, raisins, figs, olive-oil, grain, sugar, pot-ashes, wines, spirits, &c. but in vessels whereof the master and three fourths of the mariners are Englist: and no commodities of the produce of the Furkish empire, but in vessels English built and navigated, &c. or vessels of that country of which the goods are the growth, &c. 12 Car. 2. c. 18. § 8, 9. vol. 7. 29 Geo. 2. c, 34. § 19. vol. 21.

Officers of the customs not to allow any privilege to any foreign-built ship, until certificate or proof, &c. 12 Car. 2. c. 18. § 10, 11. vol. 7.

French ships coming here, &c. to pay 5 s. per ton, 12 Car. 2. c. 18. § 17. 13& 14 Car. 2. c. 11. § 24. vol. 7.

Articles of war for his Majesty's navy and ships of war, 13 Car. 2. st. 1. c. 9. vol. 7. 5 & 6 W. & M. c. 25. vol. 9. 18 Geo. 2. c. 35. vol. 18. 21 Geo. 2. c. 11. 22 Geo. 2. c. 33. vol. 19. 29 Geo. 2. c. 27. vol. 21.

Foreign-built ships not to have the privilege of ships belonging to England or Ireland, 13 & 14 Car. 2. c. 11. § 6. vol. 8. 6 An. c. 37. § 21. vol. 11.

Merchant ships not having two decks, carryingless than sixteen pieces of ordnance mounted, &c. trading beyond the port of Malaga; shall payadditional duty of one per cent. 13k 14 Car, 2. c. 11. § 35. vol. 8.

Proviso for ships where one moier; of the full lading is only fish, 13 & 14 Car. 2. c. 11. § 36. vol. 8.—Taka and cured by his Majesty's subjects suy,

9 Geo. 2. c. 33. § 3. vol. 17.

Persons who within the space of, &c. build any ship with three decks, &c. mounted with thirty pieces of ordnance, &c. shall receive an allowance of the customs of one tenth, &c. 13 & 14 Car. 2. c. 11. § 37. 22 & 23 Car. 2. c. 11. § 13, 14. vol. 8. 5& 0 W. & M. c. 24. EXP. vol. 9.

Penalties for delivering up ships to pirates, &c. of wilfully destroying

thips, 16 Car. 2. c. 6. vol. 8.

Prize ships made free for trade, 19 Car. 2. c. 11. vol. 8.

Master of a ship, of 200 tons and 16 guns, delivering her up to any pirates, &c. without fighting, rendered incapable, &c. 22 & 23 Car. 1. c. 11. vol. 8.

The master not to leave his ship and go on board a Turkish, &c. ship, 22 & 23 Car. 2. c. 11. § 3. vol. 8.

Master of a ship under 200 tons and 16 guns, not to yield to any pirate, &c. not having at least his double number of guns, without fighting, &c. 22 & 23 Car. 2. c. 11. § 4. vel. 8.

Where the master is forced by the mariners, &c. to yield his ship, he shall not be liable, &c. 22 & 23 Car. 2. c. 11. § 8. vol. 8.

Mariner forcing his commander to yield the ship, guilty of felony, 22 & 23 Car, 2. c. 11. § 9. vol. 8.

Merchant-ship, taking a ship that first assaulted them, shall have such share share thereof as usual in privateers, 22 & 23 Car. 2. c. 11. § 11. vol. 8.

Felony for any officer, &c. wilfully to destroy any ship, 22 & 23 Car. 2.

c. 11. § 12. vol. 8.

Foreign-built ships employed in the coasting trade, to pay a duty of 5 s. per ton, for every voyage; to the chest at Chatham, and to the Trinity-house; if they belong to English owners, 1 s. per ton, 1 Ja. 2. c. 18. vol.8.

Duty of tunnage granted upon thips, &c. 30 s. per tun, to the East Indies; 15 s. per tun to Italy or Turkey, &c. 5 & 6 W. & M. c. 20. 6 & 7 W. 3. c. 12. § 10, 11. 7 & 8 W. 3. c. 31.

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Cruifers stationed for securing the merchant ships to be certified in parliament, 5 & 6 W. & M. c. 20. § 46. vol. 9. 6 An. c. 13. vol. 11.

Ships employed in bringing coals to London, &c. to be free from im-

preffing, 6 & 7 W. 3. c. 18. § 19. vol.9.

No goods to be imported or exported to or from the plantations but in ships built in England, Ireland, or in the plantations: except prize ships, and foreign ships that have been employed for three years to bring naval stores, &c. attested, &c. 7 & 8 W. 3. c. 22. vol. 9.

Officers and seamen fighting in defence of their ship against pirates, &c. shall have rewards, not exceeding 21. per cent. of the freight, 11 & 12 W.

3. 6. 7. § 11. val. 10.

Reward to discoverers of any combination for running away with, or destroying ship, &c. 11 & 12 W. 3. c. 7. § 12. vol. 10.

Seamen deserting merchant ships, to lose all wages then due, 11 & 12

W. 3. 6.7. \$ 17. vol. 10.

Hoys and other vessels carrying corn and inland provisions within the port of London, may pass, without cocquets, by transire, &c. 1 An. st. 1. c. 26. vol. 10.

Captain, master, &c. wilfully casting away, burning, &c. the ship, to the prejudice of owner, or merchant, &c. shall suffer death, 1 An. st. 2. c. 9. § 4, 5. vol. 10. 4 Geo. 1. c. 12. § 3. vol. 13. 11 Geo. 1. c. 29. § 6. vol. 15.

The master, wardens, &c. of Trinity-house, enabled to new erect lighthouse on the Edystone rock; all ships, &c. passing by the same to pay duties, &c. 4 An. c. 20. vol. 11. 8 An.

c. 17. vol. 12.

Any ship not belonging to the royal navy, that shall fasten to the King's moorings, &c. the master, &c. shall forfeit 10 l. for every tide he stays, unless necessitated by stress of weather, &c. one moiety to Greenwich hospital, the other to the prosecutor, 10 An. c. 17. § 21. vol. 12.

Upon neglect or refusal by the master of such ship, on notice, to unloose from the King's moorings, for 24 hours, the King's officers may unloose such ship from the moorings,

10 An. c. 17. § 22. vol. 12.

All sheriffs, mayors, &c. custom officers, &c. to summon men to assist ships in distress; officers of other ships to assist on forfeiture of 100 l. &c. 12 An. st. 2. c. 18.—Made perpetual by 4 Geo. 1. c. 12. § 1. vol. 13.—Enforced by 26 Geo. 2. c. 19, vol. 21.

Persons, not impowered by the custom house officers and constables, &c. boarding any ship in distress, molesting them in saving the ship, or goods, &c. shall make double satisfaction, &c. the master, &c. may repel by force, pressers into the ship, 12 An. st. 2. c. 18. § 3, 4. vol. 13.

Making holes in any this in diffres, ftealing any pump, &c. thall be felony without benefit of clergy, 12 An.

fl. 2. c. 18. § 5. vol. 13.

Owner, &c. destroying any ship to prejudice insurers, or merchants, shall suffer death, 4 Geo. 1. c. 12. §

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Fir-timber, masts, &c. may be imported from Germany in British ships navigated according to law, paying such duties as if imported from Norway, 6 Geo. 1. c. 15. vol. 14.

Ships less than 30 tons, importing brandy, &c. forfeited, 6 Geo. 1. c. 21.

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Ships under 50 tons hovering within two leagues of the shore; commanders of men of war, &c. or officers of the customs may compel the master to come into port, &c. 6 Geo.

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22. § 1. vol. 17.

Master of a ship, &c. suffering brandy or uncustomed goods to be put out of his ship; or wool, &c. to be taken in from the shore, besides former penalties, shall suffer six months imprisonment, 6 Geo. 1. c.

21. § 32. vol. 14.

The rule to measure the contents of the tonnage of ships hovering on the coast, &c. 6 Geo. 1. c. 21. § 33. vol. 14. 32 Geo. 2. c. 25. § 11. vol. 22.

Ships less than 40 tons, importing brandy, &c. forseited, 8 Geo. 1. c. 18.

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Commander of a man of war, receiving any goods on board, except gold, filver, &c. shall forfeit his command, lose his wages, and be incapacitated, &c. 8 Geo. 1. c. 24. § 8. wol. 14. 22 Geo. 2. c. 33. § 24. vol. 19.

Such commander, &c. shall forfeit the value of the goods put on board, to the discoverer, and to Greenwich hospital, &c. 8 Geo. 1. c. 24. § 9. vol. 14. 22 Geo. 2. c. 33. § 24. vol. 19.

Ships passing, &c. St. George's channel to pay a duty to the light-house upon the island or rock called Sterries, 3 Geo. 2. c. 36. vol. 16.

No master, &c. of any ship outward bound shall receive on board any gunpowder, above Blackwall, 5

Geo. 2. c. 20. § 2. vol. 16.

Ships coming into the *Thames*, to land all their gunpowder before arrival at *Blackwall*, 5 Geo. 2. c. 20. § 3. vel. 16.

No ship guns to be fired between London bridge and Blackwall after setting of the sun: nor any pitch, tar,

&c. to be melted on board such veisels, 5 Geo. 2. c. 20. § 4. vol. 16.

Ships mooring in St. Saviour's dock, unless while loading, repairing, &c. shall forfeit 20 s. for every day, &c. 5 Geo. 2. 6. 20. \$ 10. vol. 16.

5 Geo. 2. c. 20. § 10. vol. 16.

Owners of thips liable only to forfeit the value of the thip and freight, for embezzlements committed by the master, &c. without their knowledge,

7 Geo. 2. c. 15. vel. 16.

If several freighters suffer by such embezzlement, and the value of the ship, &c. is not sufficient to compensate their loss; their proportions shall be in average, and the freighters may exhibit a bill in equity for discovering the amount of such losses, 7 Geo. 2 c. 15. § 2. vol. 16.

Part-owners of the ship, exhibiting such bill to annex an affidave that they do not collude with the defendants, 7 Geo. 2. c. 15. § 3. vol 16.

Not to discharge any remedy by law for the party aggrieved by embezzlements, against the master, &c. of such ship, 7 Geo. 2. c. 15. § 4. vol. 16.

Merchant-ships, &c. may be navigated by three fourths foreigners, during any war, upon publishing proclamation, &c. 13 Geo. 2. c. 3. vel. 17. 28 Geo. 2. c. 16. vol. 21.

Goods belonging to aliens may be imported from Spain and Portugal, &c. the produce of their dominions, &c. in ships navigated according to law, 17 Geo. 2. c. 36. § 4. vol. 18.

A reward of 20,000 l. to the owner of the vessel discovering a north-west passage, 18 Geo. 2. c. 17. vol. 18.

Prize-ships, legally condemned, shall be deemed as British built, 20

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All offences made felony by act of parliament against wilful casting away, burning or destroying ships, excepted out of the general pardon, 20 Geo. 2. 6. 52. § 14. vol. 19.

Articles for government of his Majesty's ships and forces by sea, 22 Gii,

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Offences not to be tried by courtnartial, unless committed within the urifdiction of the admiralty, except hose specified in 5th, 34th, and 35th,

No land officer or foldier on board iny transport ship, to be tried by a naval court-martial, 22 Geo. 2. c. 33.

irticles, 22 Geo. 2. c. 33. § 4. vol. 19.

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Any person refusing to give evilence at court-martial, prevaricating, ir behaving with contempt, may be ommitted to prison, &c. perjury, 'cc. may be prosecuted, &c. 22 Geo. .. c. 33. § 17. vol. 19.

The articles to be in force with rebect to crews of thips loft or deftroyid: the pay and wages of those who id their duty, &c. continued, &c. 2 Geo. 2. c. 33. \$ 21, 22. vol. 19.

No person, not flying from justice, be tried, unless complaint in writng be made to the admiralty, &c. or court be ordered within three years, r within one year after the return of ne ship or offender, 22 Geo. 2. 6. 33.

23. vol. 19.

Persons convicted of theft to the alue of 40 s. on board any ship, vesal, &c. in any port, navigable river, cc. shall be excluded from benefit of lergy, 24 Geo. 2. c. 45. vol. 20.

Persons convicted of plundering nipwrecked goods, &c. or of obructing the escape of any person om a wreck, or of putting out false ghts, to fuffer death without benet of clergy, 26 Geo. 2. c. 19. vol. 21.

The articles of war for his Majey's navy and ships of war, 22 Geo. c. 33. extended to officers and seaien ferving in his Majesty's vessels nployed in the lakes, &c. in North 'merica, 29 Geo. 2. c. 27. vol. 21.

Goods imported in British-built lips, being the property of foreigns, to pay aliens duty, 29 Geo. 2. c.

1. \$ 20. vol. 21.

Offences committed on board priteers, punishable in like manner as the King's ships, during the war

**3**55 with France, 29 Geo. 2. c. 34. § 33. vol. 21.

Such offences as are cognizable only by a court-martial, shall be tried by a court-martial, 29 Geo. 2. c. 34. § 34. vol. 21.

Privateers agreeing for the ransom of neutral ships made prizes, and discharging them without bringing them into port, deemed guilty of piracy, and to fuffer death and confifcation of goods, &c. 32 Geo. 2. c. 25. \$ 12. vol. 22.

The rules, &c. established by 22 Geo. 2. c. 33. extended to all his Majesty's marine forces during their being borne as part of the complement of any ships of war, 1 Geo. 3. c. 8. § 42. vol. 23.

For other matters, see Admiral, Aliens, Ballastage, Brandy, Bricks and Tiles, Butter, Cattle, Coals, Cochineal, Coffee, Consulage, Corn, Customs, East India Company, Excise, Felonies, Fish, Greenland, Greenwich Hofpital, Hops, India Goods, Ireland, Leather, Linen, Longitude, Manufattures, Merchants, Newcastle, Pilots, Piracy, Plague, Plantations, Post-office, Privateers, Prizes, Safe-Conduct, Sail Cloth, Salt, Salvage, Scotland, Seamen, Silk. South Sea Company, Spices, Stores, Tobacco, Whalebone, Wines, Wool, Wreck, Yarmouth.

### Shoemakers.

No shoemaker nor cordwainer shall exercise the crast of tanning, nor & converso, &c. 13 R. 2. st. 1. c. 12. -Confirmed by 21 R. 2. c. 16.—Repealed by I H. 4. c. 3. 4 H. 4. c. 35. vol. 2. -Revived by 2 H. 6. c. 7. vol. 3. 19 H. 7. c. 19. vol. 4. 2 & 3 Ed. 6. c. 19. 201. 5.

No cordwainer, &c. within the city of London, &c. shall make any shoes, &c. with any pike or poleyn that shall pass the length of two inches, or fell, &c. on the Sunday, &c. 4 Ed. 4. c. 7. vol. 3.—Repealed by 14 & 15

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No

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No person shall export shoes or boots, &c. 5 & 6 Ed. 6. c. 15. § 5. vol. 5. 1 Mar. feff. 3. c. 8. § 2. 1 El. c. 8. 5 El. c. 8. vol. 6. — Repealed by 13 & 14 Car. 2. c. 7. § 6. vol. 8.

No shoemaker to make shoes or boots of any neats leather mingled, &c. 1 El. c. 8. - Repealed by 5 El. c. 8. vol. 6. 1 Ja. 1. c. 22. vol. 7.

No shoemaker shall make any boots, shoes, &c. but of leather well and truly tanned, curried, &c. nor put in any leather made of a sheep-skin, &c. nor fell, &c. upon the Sunday, I Ja. 1. c. 22. § 28, 29, vol. 7.

Boots, shoes, or slippers, may be exported, 13 & 14 Car. 2. c. 7. § 6.

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Boots, shoes, &c. upon exportation, to have an allowance of two thirds of the duty on leather, &c. on fecurity not to reland the same, and certificate, &c. 9 An. c. 11. § 39, 40, 41, 42. 10 An. c. 26. \$ 5, 6. vol. 12.

A further drawback of one penny halfpenny for every pound weight, allowed on exportation of shoes, &c. on proper debenture, security, &c. 12 An. ft. 2. c.9. § 64. vol. 13.

On due proof of journeyman's purloining boots, shoes, &c. or materials, &c. a justice of peace may convict, and award satisfaction, to be levied by diffress, and for want thereof, commit offender to house of correction, &c. 9 Geo. 1. c. 27. vol. 15.

Any person taking shoes, &c. in pawn from a journeyman shoemaker, &c. subject to like punishment, 9

Geo. 1. c. 27. § 2. wl. 15.
Justices of peace, upon information, &c. may issue warrants, &c. to fearch for such goods, &c. and cause them to be restored to the owners, &c. 9 Geo. I, c. 27. § 3. vol. 15.

Persons suffering themselves to be employed by a new master, before the shoes, boots, &c. delivered by a former are finished, shall be sent to the house of correction, 9 Geo. 1. 6. 27. § 4. 201. 15.

Party aggrieved by orders of fuch justices, may appeal to the next quarter fessions, a Geo. 1. c. 27. \$ 5. vel. 15. For other matters, see Hides, Leather, Skins, Tanner\_

## Shooting,

- maliciously at any person is any dwelling-house, or other place, felony without benefit of clergy, Geo. 1. c. 22. § 1. vol. 15.

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-drapers, cottoners, and frizers. regulated, 8 El. c. 7. 14 El. c. 12 vd. 6.

- paving, lighting, watching. &c. 29 Geo. 2. c. 78. vol. 21.

--- waterworks to be affeffed b the land-tax on the profes, &c.: Geo. 3. s. 2. § 108. vel. 22.

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Counterfeiting the royal fign mnual, privy fignet, &c. high treason 1 Mar. sest. 2. c. 6. vel. 6. For other matters, see Seals, Tresse

Signet. See Clerk of the Signet.

#### Silk.

No wrought filk belonging to the mystery of silk women, except girds from Genea, shall be imported at pain of forfeiture, &c. 33 H. 6. a. 3 Ed. 4. c. 3. 22 Ed. 4. c. 3. vel. 3 1 R. 3. 1. 10. 1 H. 7. 1. 9. 00. 4.

No filk wrought by itself or wid any other stuff out of the realm, ribbands, girdles, &c. shall be in ported; other filks as well wroug: as raw or unwrought, may be in ported, &c. 19 H. 7. 6. 21. vel. 4.-Explained by 13 & 14 Car. 2. 6. 13 vol. 8. - And enforced by 3 Ges. 3: 21. vol. 25.

Every person using the trade filk-throwing in London and Wester fler, shall enter himself of the company of filk-throwers, &c. and be subject to the laws, orders, regulations, &c. 13 & 14 Car. 2. c. 15. 20 Car. 2. c. 6. vol. 8.

Persons embezzelling, &c. any filk delivered to be wrought up, and also buyers, receivers, &c. on conviction before justice of peace, shall make satisfaction, and on failure be fet in the stocks, &c. 13 & 14 Car. 2. c. 15. § 6, 7, 8. 20 Car. 2. c. 6. § 3. vol. 8. 8 & 9 W. 3. c. 36. § 6. vol. 10.

By-laws of the commonalty of filk throwers, restraining the number of mills, spindles, or other utensils, to be employed, &c. or to confine any freeman of the company to take less than three apprentices at a time; declared void, &c. 20 Car. 2. 6. 6. 5 1, 2, 4.

No thrown filk to be imported, except of the produce of Italy, Sicily or Naples, and in vessels navigated according to the act of navigation, &c. 2 W. & M. seff. 1. c. 9. 5 W. & M. c. 3. vol. 9. 1 An. ft. 1. c. 27. c.28. vol. 10. 2 & 3 An. c. 13. vol. 11.

All wrought filks of India and China, imported within the time, &c. to pay additional duty of 20 l. per cent. value, 2 W. & M. sess. 2. c. 4. § 3. vol. 9. 9 & 10 W. 3. c. 44. § 80. 11 & 12 W. 3. c. 3. § 1. vol. 10.

Wrought filks imported from any other place, 10 l. per cent. value, 2 W. & M. seff. 2. c. 4. § 4. vol. 9.

All raw filks imported within the time, from China, or from the East Indies, 5 l. per cent. value, 2 W. &. M. sess. 2. c. 4. § 5. vol. 9.

All filks thrown into the gum imported within the time, to pay additional duty of 5 l. per cent. value: wrought filk, except alamodes and lustrings, 2 s. for every pound weight: filk ferret or florer, one moiety more than in the book of rates, 4 & 5 W. & M. c. 5. § 2. vol. 9.

No alamodes and lustrings to be imported but upon notice first given to

the commissioners of the customs, of the quality, marks, numbers, package, &c. 4 & 5 W. & M. c. 5. § 14. 5 & 6 W. & M. c. 20. § 45. vol. 9. 9 & 10 W. 3. c. 43. vol. 10.

Dealers in alamodes and luftrings, unless they have the seals, marks, &c. shall forfeit the same, &c. 6 & 7 W. 3. c. 18. \$ 28. vol. 9. 8 & 9 W. 3. c. 36. 9 & 10 W. 3. c. 43. vol. 10.

No drawback on exportation of foreign lustrings or alamodes, 8 & q

W. 3. c. 30. § 5. vol. 10.

Lustrings and alamodes imported, to pay additional duty of 4 l. for every pound weight, &c. 9 & 10 W. 3. c. 30. vol. 10.

For encouragement of the royal hustring company, no foreign alamodes or lustrings to be imported into England, &c. but in the port of London, &c. 9 & 10 W. 3. c. 43. vel. 10.

Officers in the King's service, taking on board or importing *alamodes* or lustrings, rendered incapable of serving, &c. 9 & 10 W. 3. 1.43. § 4. vol. 10.

Any person altering or counterfeiting the seal or mark of the customhouse, or royal lustring company, shall forfeit 500 l. buying or felling fuch alamodes, &c. shall forfeit 100 l. &c. 9 & 10 W. 3. c. 43. § 5. vol. 10.

Officers, &c. conniving at fraudulent importation of alamodes, &c. to forseit 500 l. be incapacitated, &c. q & 10 W. 3. c. 43. § 6, &c. vol. 10.

No wrought filks, &c. of Perfia, China, or India, shall be worn, &c. not to be imported but at London, entered, &c. and exported again, &c. 11 & 12 W. 3. c. 10. vol. 10.

French alamodes or lustrings, &c. not to be worn in this kingdom, 5 An. c. 20. vol. 11.

None but officers of the customs. or persons deputed by the royal lustring company, &c. may feize any luftrings or alamodes within London and Westminster, &c. 5 An. c. 20. § 3. vol. 11.

Clandestine importers of wrought

port a certain quantity of raw filk of

the growth of Spain from Legbern, 14

filk from China, to cease; such in to pay the same duties, and to be a lowed the same drawback, as raw in

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tish colonies in America, may be in-

ported duty free, so that the veffels k

lawfully navigated, &c. entry made

of Persia, purchased in Russia, maybe

imported into this kingdom, from

any port or place belonging to the

Raw filk of the growth or produce

&c. 23 Geo. 2. c. 20. vol. 20.

The duties on importation of rar

filks or filks mixed with gold or filver, &c. shall forfeit 200 l. &c. sellers and concealers, forfeit 100 l. &e. the silks forfeited to be sold at the Custom-House, &c. 6 An. c. 19. § 14, 15. vol. 11.

Additional duty of 6 d. per yard, &c. on filks, &c. printed, stained, painted, &c. in Great Britain, 10 An.

c. 19. § 69, &c. vol. 12.

Persons printing silks, &c. at any other place than their usual residence, to make a particular entry of the silks, &c. before printing, and pay down the duties, on penalty of 50 s. &c. 1 Geo. 1. st. 2. c. 36. § 21. vol. 13.

Prohibition to import raw filk, &c. of the produce of Afia, from any place in the Streights or Levant seas, except such as are within the dominions of the Grand Seignor, 6 Geo. 1. c. 14. vol. 14. 32 Geo. 2.c. 34. vol. 22.

Exporters of ribbons, &c. made in Great Britain of filk only, shall have an allowance of 3s. for every pound weight; of filk mixed with gold or filver, 4s. for every pound weight, &c. 8 Geo. 1. c. 15. vol. 14.

No allowances for such manufactures mixed with gold or filver at the edges or ends only, 8 Geo. 1. c. 15. §

3. vol. 14.

No allowances on exportation of fuch manufactures mixed with filk, unless two thirds at least of the warp be filk, &c. 9 Geo. 1. c. 8. § 9. 11 Geo. 1. c. 29. § 3. vol. 15. 26 Geo. 2. c. 32. § 4. vol. 21.

The securities given on exportation, where certificates cannot be obtained, may be discharged on the oath of the master, &c. 1 Geo. 2.  $\beta$ . 2.  $\epsilon$ . 17. § 9.

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No allowance on exportation of fluffs mixed with filk, unless the filk mixed in the warp, be apparent to view, &c. and double the value of the bounty, I Geo. 2. fl. 2. c. 17. § 10. vol. 15.

A reward of 14,000 l. to be paid to Sir Thomas Lombe, for his engines for making organzine filk, 5 Geo. 2. c. 8. vol. 16.

s of empire of Russia, 23 Geo. 2. 1. 34 vol. 20. Foreign filks, velvets, &c. import

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ed, to be sealed before delivery from the custom-house at the end of the piece; notice to be given by the exporter, &c. found without seals, may

be seized, &c. 26 Geo. 2. c.21. vol.21.

Organzined thrown filk of the growth, &c. of Italy only, may be imported from any place, in any vesc, until the 1 December 1757, 30 Ges.1. c. 17. vol. 22.

Foreign ribbands, laces, and girdles, imported, may be seized by any person, importer to forseit also 100 l persons assisting, &c. 50 l. &c. 3 Ga. 3. c. 21. vol. 25.

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Silver-Smiths, &c. See Gold, Money, Thread, Wire.

Simony.

Presentation, collation, &c. to any benefice or living ecclesiastical, for any reward, prosit, &c. shall be void, the crown shall have that turn; the person receiving such reward shall for feit the double value of one year's prosit, and the corrupt presentee disabled to take the same, 31 El. c. 6. § 5. vol. 6.

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Admission, institution, induction, &c. for reward, shall forfeit double value of one year's profit, shall be void, and the patron shall present as if such admitted person were dead, 31 El. c. 6. § 6. vol. 6.

Taker of reward, &c. for refigning or exchanging benefice, &c. shall lose double the value of the sum, and of the year's profit, &c. 31 El. c. 6.

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Taker of reward for giving orders, or licence to preach, shall forfeit 40 l. the party corruptly ordained, &c. shall forfeit 10 l. and be disabled to take any benefice within feven years, &c. 31 El. c. 6. § 10. vol. 6.

The offence of fimony, shall not prejudice any other patron, &c. innocent thereof, on pretence of lapse to the crown, &c. after the death of the fimoniack, unless he was convict-

ed, or his patron, in his life time, I W. & M. sest. 1. c. 16. vol. 9.

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es on ships granted for maintenance hereof, &c. 3 Geo. 2. c. 36. vel. 16. ee Ships.

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No person shall take the wool of Vol. XXIV.

any sheep skin or lamb skin, or buy the skin of any buck, doe, &c. unless to make leather, or parchment, &c. 5 El. c. 22. § 1. vol. 6.

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Tawed leather made of sheep skins and lamb skins, may be exported, 8 *El. c.* 14. *vol*. 6.

None but artizan skinners shall dress or export black coney skins, 3

Ja. 1. c. 9. § 2. vol. 7.

No merchant shall buy any coney skins or lamb skins, called morkins, under the number of 1000 black coney skins, or 3000 grey coney skins, or 2000 lamb skins, &c. nor utter the same again in small quantities, &c. unless to the artizan skinner, 3 7a. 1. c. 9. § 3. vol. 7.

No skinner shall take any to be his journeyman, &c. unless he has served feven years as an apprentice therein,

3 Ja. 1. c. 9. § 4. vol. 7.

Additional duty of 6 d. for every pound weight on deer skins imported; Russia hides 2 d. other hides, &c. 9 An. c. 11. § 1, 2. 5, 6, 7. vol. 12.

On exportation, a drawback to be repaid of two thirds of the duties, on producing certificate, &c. 9 An. c. 11. § 39, 40. vol. 12. 12 An. ft. 2. c. 9. § 65. vol. 13.

Additional duty of 3 d. for every pound weight, on deer kins imported, &c. 10 An. c. 26. § 1, 2. vol. 12.

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540 st. 2. c. 46. against manufacturing things to resemble tobacco, &c. and abuses in making and mixing snuff, extend to oakers, umber, or other colouring, fustick, &c. mixed with fnuff, 5 Geo. 1. c. 11. § 22. vol. 14.

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l. s. d. L s. d cept to the use of a will, Indentures, leafes or deeds or to a custom-right or tenot otherwise charged, pay o 5&6W.&M.c.21.§3.vol.9. nant-right estate, and except the court roll or And (unless they are made book,) pay for binding parish children 3 10 An. c. 19. § 100. vol. 12. apprentices, 12 An. ft. 1.c.2. §48.vol. 13. 9&10W.3.c.25.§30.vol.10. See The Duties on Writs. Covenant. And all deeds in Great County palatine, and dutchy Britain, not otherwise of Lancaster letters patent, charged by 12 An. (except or exemplification of the bail bonds and affignments same, pay thereof, and apprentices 5&6W.&M.c.21. §3.vol.9. indentures of poor And charity children, and deeds 0 9&10W.3.c.2. \$2.vol.10, in Scotland charged with o` the duty of 2 s. 3 d.) 12 An. ft.2. c.g. \$21. vol. 13. 12*An. ft.*2.c.9. §21.vôl.13. Grants of profits under the feal of the faid dutchy 30 Geo. 2. c. 19. § 1. vol. 22. or county pay And if ingroffed without 5&6W.&M.c.21. §3.vol.9. being flamped, not to be  $\mathbf{A}$ nd evidence without payment 0 9&10W.3.c.25. §6.vol.10. of the further sum of Process from counties pa-5&6W &M.c.21. \$11. vol. Q. latine pays And 5&6W.&M.c.21.\$3.50l.g. 9&10W.3.c.25.\$59.vol.10. And 6 Degree in the two universi-9&10W.3.c.25.§31.vol.10. ties, or inns of court pays 5&6W.&M.c.21.\$3.vel.9. Custom-Right Surrender to a Copyhold. 9&10W.3.c.25.\$51.vol.10. See Capyhold. For the degree of utter Debentures for Drawbacks. See Cerbarrister tificates. 2Geo. 3. c. 36. §1. vol. 25. Declaration and copy pay Exception in favour of batchelon 5&6W.&M.c.21.§3.vol.9. of arts, 6 & 7 W.3. c.12. §3. vel.9. 3 And & 10 W. 3. c. 25. § 51. vel. 10. 9&10W.31c.25.§38.vol.10. Demurrer in law, and copy Decree, or dismission of a thereof, pay court of equity 5&6W.&M.c.21. §3.vol.9. 5&6W.&M.c.21.§3.vol.9. And 9&10W.3.c.25.§38.39.vol.10. 9&10W.3.c.25.§13.vol.10. And Decree in the Admiralty, or Cinque Ports. 32 Geo. 2. c. 35. vol. 22. In equity See The Duties on Admiralty. 5&6W.&M.c.21.§3.vol.9. Dedimus Potestatem. See The Duties And. on Writs. 9&10W.3.c.25.§38.vol.10. Deed inrolled, pays Copy thereof 5&6W.&M.c.21.§3.vol.9. 5&6W.&M.c.21.§3.vol.9. Exempt from further duties by 9 & 101V.3. c.25. § 52. vol. 10. 9&10W.3.c.25.§39.vol.10.

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\$6W.&M.t.21.§3.vel.9.	Exemplification under seal of 1.
nd — 0 1 0	any court, pays
\$10W.3.6.25.\\$26.vol.10.	5&6W.&M.c.21.§3.volg.
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nd — oo i	of the dutchy or county
rioW.3.c.25.§40.vol.10.	palatine of Lancaster, of any
	honour, dignity, promo-
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opies of depositions, and	lege, and exemplifications
positions not taken by	thereof, pay 2 0
mmission, pay 0 0 1	5&6W.&M.c.21.§3.vol.9.
16W.&M.c.21.§3.vol.9.	And 2 0 0
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epositions in the ecclesi-	Grant of any fum exceed-
ical, admiralty, or cinque	ing 100 l. under the great
rt courts, and copies	or privy feal, not directed
ereof, pay — o o 6	to the great feal, 2 0 0
:6W.&M.c.21.§3.vol.9.	5&6W.&M.c.21.§3.vol.9. And 2 0 0
id 0 0 6	
:10W.3.c.25.\$36.vol.10.	9&10W.3.c.25. §4.vol.10. And also every such grant
; per pair pay 0 5 0	under the great seal of
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id 0 5 0	12 An. st. 2. c. 9. § 21. vol. 13.
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6W.&M.c.21.\§3.vel.9.	9&10W.3.c.25. §5. vol. 10.
d 2 0 0	And every fuch grant in
10W.3.c.25. §8.vol.10.	Great Britain, pays 2 0 0
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	l by either hou			10 Ann. c. 26. § 71, 72, 73. vel. 1	12
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daily bills o	of goods export	ed and	im-	days after the affurance, on pai	n c
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Mayor, &c. of the staple not to hold plea of matters not pertaining to the staple, &c. 31 Ed.3. st.4. c.9. 36 Ed. 3. st. 1. c.7. vol. 2. 27 H.6. c. 4. vol. 3.

The staple removed from Calais, &c. to England to certain towns, &c. 43 Ed.3. i. 1. 14 R. 2. i. vol. 2.

The staple to be appointed in parliament at a place certain, 46 Ed. 3.

1 vol. 198.

Staple goods may be exported, until a twelve month, &c. 5 R. 2. fl.2. c. 2. vol. 2.

The staple removed from Middle-burgh to Calais, 12 R. 2. c. 16 vol. 2.

— from Calais to certain towns in England, 14 R. 2. c. 1. val. 2.

Officers of the staple shall be sworn to the King, and then to the staple, 14 R. 2. c. 3. vol. 2.

Justices of peace shall inquire of regrators of the staple, weights, &c. 14 R. 2. c. 4. vol. 2.

No denizen shall export merchandize of the staple, 14 R.2. c. 5. vol.2.

There shall be no licences granted to export merchandizes of the staple to any other place but Calais, 21 R, 2. c. 17. vol. 2. 14 H. 6. c. 2. 27 H. 6. c. 2. vol. 3.

Goods of the staple not to be exported without licence until first brought to the staples, 2 H. 5. fl. 2.

c, 6. vol. 3.

All goods of the staple exported shall be carried to Calais, so long as the staple is there, 2 H. 6. c. 4. c. 5, 8 H. 6. c. 17. c. 19. c. 20. c. 21. 10 H. 6. c. 7. vol. 3.

Merchants may export staple goods in Melcomb haven, and carry them to

Calais, 6 H. 6. c. 6. vol. 3.

English merchants who enter the dominions of Denmark, shall go to the N n 2 staple

Staple at Northbarum, 8 H 6. c. 2. vol. 3.—Repealed by 1 H. 8. c 1. vol. 4.

Merchants of Genoa, Venice, &c. not obliged to carry staple goods exported to Calais, & H. 6. c. 17. vol. 3.

Prices &c. of staple goods &c. at

Prices, &c. of staple goods, &c. at Calais, 8 H.6. c. 18. c. 20. c. 25. vol. 3.

It shall be felony to ship or carry, &c. any staple goods in creeks, &c.

No staple goods shall be shipped but at the ports assigned, &c. 15 H.

6. s. 8. vol. 3.

It shall be felony to export wool, &c. to any other place than to Calais,

&c. to any other place than to Calais, except such as pass the streights of Marrock, 18 H. 6. 6.15. vel. 3.

They who carry wool, &c. to any other place than the staples, by licence, shall pay alien duties, 20 H. 6. c. 4. vol. 3.

The third part of the value of wools, &c. fold at the staple, shall be brought to the mint, &c. 8 H. 6. c. 18. 11 H. 6. c. 13. 14 H. 6. c. 2. 20

H. 6. c. 12. vol. 3.

No licence shall be available to export wools, &c. to any place but to Calais, 27 H. 6. c. 2. vol. 3.

No protection shall be allowed in any court in Calais, &c. 1 H. 7. c. 3.

Mayor, &c. of the staple, not to take recognifances but for goods of the same staple between merchants free of the same, 23 H.S. s. 6. § 11.

wol. 3.
For other matters, see Customs, Merchants, Wool, Sc.

Statutes Staple. See Recognifances.

Star and Bent.

Any person cutting star or bent from the sand-hills, without consent of the owner, to forfeit 20 s. for the first offence, &c. 15 Geo. 2. c. 33. § 6. vol. 18.

Starch,

ty of 20 s. for every hundred weight, 2 W. & M. s. 4. § 49. vol. 9.

made in Great Britain, 1 d. per pound weight, 10 An. c. 26. § 7. vol. 12. — Made perpetual and part of the general fund by 3 Geo. 1. c. 7. vol. 13.

Sta

- and 2 d. per pound weight;

Drawback of the duties on exportation, on oath, &c. 10 An. c. 26.

27. vol. 12.
Adulterating starch for making hair

of 2 d. per pound weight; and mede

in Great Britain, 1 d. per pound weight, 12 An. st. 2. c. 9. § 7, 8. vol. 13.—Made perpetual and subscribed into South Sea stock by 6 Geo. 1. c. 4. vol. 14.—The surplus charged with annuities to the Bank, by 2 Geo. 2. c.

3. vol. 16.

Every box of green flarch containing 4560 folid inches, to be charged at 131 pounds weight, &c. 1 Ges. 1. fl. 1. c. 2. § 6. vol. 13.

Hair powder imported, to pay a foreign starch, 3 Geo. I. c. 4. § 14 wl. 13.

All starch makers to use regular, square, or oblong boxes only, for draining their green starch, on forfeiture of 10 l. to give notice to officers when they box green starch, or forseiture of 20 l. 4 Geo. 2. c. 14. vol. 16.

Removing starch, before weighed, forfeits 501. 4 Geo. 2. c. 14. § 2. vol. 15. Officers may feize any suspected starch, search, &c. 4 Geo. 2. c. 14.

3, 4. 6, 7, 56. vol. 16.

Adulterating flarch made into har powder, forfeits 201. 4 Geo. 2. c. 14

§ 5. vol. 16.
For other matters, see Bank, Candic,
Customs, Funds, Powder.

Star-Chamber.

Offenders by riots, extortions, oppressions, &c. disobeying the King's write, &c. or not appearing before his council when warned by proch-

mation, shall forfeit all offices, &

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make fine, &c. 31 H. 6. c. 2. vol. 3. The chancellor, treasurer, privy feal, &c. a bishop, a lord of the council, two chief justices, on bill or information, may make process against maintainers, embracers, retainers, misdemeanors in pannels, riots, asfemblies, &c. and punish as if convict by order of law, 3 H. 7. c. I.

The prefident of the council affociated with the other judges, &c. 21

H. 8. c. 20. vol. 4.

The court of star-chamber and all its powers, &c. repealed and made void, 16 Car. 1. c. 10. vol. 7.

### Stationers Company,

- not prejudiced by this act, as to any right of printing any almanack, subject to the several duties, o An. c. 23. § 52. vd. 12.

#### Statutes.

Indemnification and pardon to the pursuers of the Despensers, repealed; being made tortiously, &c. 15 Ed. 2.

A repeal of the statutes, 15 Ed. 2. fl. 1. as the King's consent proceeded from dread, &c. 15 Ed. 3. ft.2. vol.2.

Where England is mentioned in any act of parliament, the same shall be taken to include the dominion of Wales and town of Berwick upon Tweed, 20 Geo. 2. 1. 42. § 3. vol. 19.

All acts for erecting courts of conscience for recovery of small debts, shall be deemed publick acts, 27 Geo.

2. c. 16. § 2. vol. 21.

see Chancery, For other matters, Churches, Parliament, Recognizances.

Steel. See Iron.

Stephens, (Joanna)

- to be paid a reward of 5000 l. for discovery of her medicine for difsolving the stone, 12 Geo. 2. c. 23. vel. 17.

Stepney.

The principal and scholars of Bra-

zen Nose college in Oxford, shall nominate the rector in every new church or chapel turned into a church in Stepney parish, 12 An. ft. 1. c. 17. \$4. vol. 13.

For other matters, see Churches, Privileged Places.

Steward of the King's Houshold. Marshal and Steward, &c.

Stewards of Courts Baron and Leets. See Leet.

Stile (New). See Calendar.

Stiles. See Inclosures.

Still-Yard.

All statutes, &c. made in derogation of the merchants in the ftillyard, repealed; not to prejudice the liberties of London, 19 H.7. c.23. vol.4. Stockings. See Frames, Scotland, tit. Woollen Manufacture, Silk.

# Stocks and Stockjobbing.

All contracts, &c. for liberty to accept or refuse any publick stocks, &c. all wagers, &c. relating to the price or value of stocks, shall be void; the money paid thereon restored; or may be recovered by action commenced in fix months, with double costs, 7 Geo. 2. c. 8. vol. 16. - Made perpetual by 10 Geo. 2. c. 8. vol. 17.

Persons liable to be sued on this act, shall be obliged to answer bill in equity brought for discovering such contract or wager, and the fum or premium given, &c. Such plaintiffs to give fecurity for answering costs, &c. 7 Geo. 2. c. 8. \$ 2, 3. vol. 16.

Penalty of 500 l. on making or executing fuch bargains, except fuch persons as prosecute, or voluntarily before action brought, repay, &c. 7 Geo. 2. c. 8. § 4. vol. 16.

Penalty of 100 l. on giving or re-

ceiving money to compound differences relating to flock not actually delivered, 7 Geo. 2. c. 8. \$ 5. vol. 16.

Stock fold to be delivered at a certain day, and not paid for at the time agreed,

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agreed, may be sold to any others, and the buyer to make good the damage, 7 Geo. 2. c.8. §6. vol. 16.

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Such stock not being transferred at the time agreed, the buyer may purchase other stock, and recover his damage, 7 Geo. 2. c. 8. § 7. vol. 16.

Penalty of 500 l. on buying or felling stock of which they are not actually possessed at the time of the contract, and 100 l. penalty on broker negotiating the same, 7 Geo. 2. c. 8. § 8. vol. 16.

All contracts for stock to be truly entered in the broker's book, on penalty of 50 l. for each offence, 7 Geo. 2. 6.8. § 9. vol. 16.

Not to extend to contracts for stock made with the privity of the accountant general of the court of chancery in pursuance of any order, &c. 7 Geo. 2. c. 8. § 10. vol. 16.

Not to hinder persons from lending money on stocks, or prevent the re-delivering thereof, on repayment of the money lent, 7 Geo. 2. c.8. § 11. vol. 16.

Forother matters, (ee Bankrupt, Brokers. Stocks. See Ale, &c. Brasiers, Clergy, Fish, Labourers, Pillory, Silks, Swearing and Cursing. Wool

ing and Curfing, Wool.

### Stolen Goods.

Prosecuting to conviction any perfon taking reward for helping to stolen goods, not having apprehended the felon, &c. shall be entitled to reward of 40 l. 6 Geo. 1. c. 23. § 9, 10. vol. 14.

Buyers or receivers of lead, iron, iron, copper, brais, bell-metal, or folder, knowing the same to be stolen, &c. if convicted, to be transported for 14 years, 29 Geo. 2. c. 30. vol. 21.

Persons having such stolen materials in their possession, and not accounting satisfactorily for the same, shall forseit 40 s. for the sirst offence, &c. 29 Geo. 2. c. 30. § 6, 7. vol. 21.

Offenders, convicting the buyers or receivers of such stolen materials, &c. entitled to pardon, &c. 29 Geo. 2. c. 30. § 8, 9. vol. 21.

For other matters, see Accessory, Apprehenders of Felons, Felonies, Restitution.

Stores.

Any person having charge of the stores, imbezzelling the same for gain, to impeach the service; to the value of 20 s. guilty of selony; to be prosecuted within the year, &c. 3s El. c. 4. vol. 6.

No person to imbezzle any store, &c. power to enter any ship in the day time, and search, &c. 16 Car. 2 c.5. 19 Car. 2. c. 7. 22 & 23 Car. 2. c. 23. vol. 8. 4 & 5 W.&M. c. 24. vel. 21 & 12 W.3. c. 13. §4. EXP. vel. 10.

No warlike or naval stores, except for the King's use, shall be made with the King's marks, &c. on forseiture of the goods, and 200 l. &c. 9 & 1st W. 3. c. 41. § 1. vol. 10. — Shall is deemed a publick ast, 1 Geo. 1. st. 2. 4, 25. § 14. vol. 13.

Like penalty, &c. on person in whose custody such stores are found &c. unless he produce a certificate under the hand of his Majesty's commissioners, &c. 9 & 10 W. 3. c. 41. § 2. vol. 10. 9 Geo. 1. c. 8. § 3. vol. 15.

Commissioners of the navy, ordnance, &c. may sell any of the stores so marked, &c. and the buyer to have a certificate thereof expressing the quantities, &c. 9 & 10 W. 3. c.41. § 4. vol. 10.

Not to hinder any chief commander, &c. at sea, from lending any of his Majesty's stores to any merchants ship in distress, so they be restored the borrower to have certificate of the same, 9 & 10 W. 3. 6. 41. § 8. vol. 16

Pramiums given for encouragement to import naval stores from English plantations in America, 3 & 4 An. 10. vol. 11. 8 An. c. 13. § 30. vol. 12 An. st. 1. c. 9. § 1. vol. 13. § Ges. c. 11. § 16, 17. 8 Ges. 1. c. 12. vol. 12 Geo. 2. c. 35. vol. 16. 24 Geo. 2. 52. 25 Geo. 2. c. 35. § 2, 3. vol. 24 Geo. 3. c. 11. § 3. vol. 26.

Pramiums for bringing naval flo

From Scotland, 12 An. ft. 1. e.g. § 2. vol. 13. 8 Geo. 1. c. 12. vol. 14. 2 Geo. 2. c. 35. \$ 12. vol. 16. 24 Geo 2. c.52. 25 Geo. 2. c. 35. § 2, 3. vol. 20.

The pre-emption of such naval stores, &c. shall be tendered to the commissioners of the navy, &c. 12 An. ft. 1. c.9. § 3. vol. 13. 8 Geo. 1. c. 12. § 3. vol. 14. 2 Geo. 2. c. 35. § 5. vol. 16.

Commissioners of the navy, &c. impowered to enquire of the imbezzlement of naval stores and punish the offenders, 1 Geo. 1. ft. 2. c. 25. § 3. vol. 13.— Made perpetual by 9 Geo. 1. c. 8. § 3. vol. 15.

When the goods imbezzelled are under the value of 20 s. the offender shall be fined, and for want of distress, &c. imprisoned three months, I Geo. I. ft. 2. c. 25. § 4. vol. 13.

Naval stores imbezzelled and put on ship-board, may be seized by warrant of commissioner, &c. 1 Geo. 1.

ft. 2. c. 25. § 5. vol. 13.

Any person counterfeiting the hand of any commissioner of the navy, &c. whereby his Majesty's naval treasure may be disposed of, &c. may be committed to prison by such officers, until he finds sureties to appear, &c. 1 Geo. 1. fl. 2. c. 25. § 6. vol. 13.

Justices, &c. before whom any offender is convicted of having stores in his custody, &c. may mitigate the penalty as he shall see cause, and commit the offender until payment, or cause him to be punished corporally, &c. 9 Geo. 1. c. 8. § 4, 5. vol. 13.

Justices of assize, or quarter sessions, may try offences relating to the stores, &c. and impose any fine not exceeding 200 l. &c. and may mitigate, &c.

17 Geo. 2. c. 40. § 10. vol. 18.

Commissioners of the navy may buy naval stores permitted to be imported in neutral ships, during the war, 19 Geo. 2. c. 36. vol. 18.

All offences in imbezzelling stores, &c. excepted out of the general pardon, 20 Geo. 2. c. 52, § 32. vol. 19. For other matters, see Felony, tit, Stores,

Plantations, Prizes, Ruffia, Scotland, Ships, Soldiers, Timber.

#### Stourton.

Leafe of the parsonage and tithes of Stourton in the county of Nottingham, with an augmentation of 36 l. per annum reserved to the vicar and his successors, confirmed, 29 Car. 2. 6.8. § 9. vol. 8.

> Stower. See Rivers. See Hay. Straw.

#### Streets.

Justices of peace in cities or market towns, not having provision by any former law, may appoint scavengers for cleanfing the streets, &c. and afsels owners of houses, &c. I Geo. I. ft. 2. c. 52. § 9. vol. 13.

The streets of London, Westminster, and other cities, towns, &c. shall be deemed highways, to all intents and purpoles of apprehending highwaymen, &c. 6 Geo. 1. c. 23. § 8. vol. 14. For other matters, see Kenfington, London, Paving, &c.

Striking. See Churches, Palaces. Stuffs. See Cotton, Drapery, Silk.

Sturgeon.

The King shall have great sturgeons. taken in the sea, &c. within the realm, except in certain places privileged by the King, Stat. Prerog. 17 Ed. 2. ft. 1. c. 11. vol. 1.

Importation of sturgeon, &c. not prohibited by 11 & 12 W. 3. c. 24. §

14. *vol*. 10.

Subornation of Perjury. See Perjury.

# Subpæna.

No person shall sue forth a Subpana until he find furety to fatisfy the defendant his costs, &c. if he do not verify his bill, 15 H. 6. c. 4. vol. 3.

Persons served with process out of. any court of record, to testify, &c. not appearing, &c. shall forfeit 10 l. &c. 5 *El. c*. 9. § 12. *vol*. 6.

No Subpæna thall issue till after bill

Sub filed, except for injunctions, 4 An. c. 16. § 22. vd. 11.

Subfidies.

Grant by all the subjects, &c. to the King, of the fifteenth of all their moveables, for the Great Charter and of the Forest, Magn. Chart. 9 H. 3. a 37. vel. 1.

A subsidy granted to the King of the ninth lamb, the ninth fleece, &c. of cities and boroughs the ninth part of their goods, to be set lawfully, &c. 14 Ed. 3. ft. 1. c. 20. vol. 1.

The faid subfidy of the ninth lamb, &c. shall not be had in example, nor in prejudice, &c. no charge for any aid, &c. but by common affent in

parliament, 14 Ed. 3. ft.2. c.1. vol.1. All the profits arising from the aid, &c. shall be employed in the safeguard of the realm and the war, and not elsewhere, 14 Ed. 3. ft. 2. c. 1.

The penalties of labourers taking more wages, &c. to be paid to the town where, &c. towards the tenth and fifteenth granted to the King, 23 **Ed. 3.** c. 8. vol. 2.

A fubfidy granted to the King of every cloth fold, 27 Ed. 3. st. 1. c. 4.

No subsidy shall be paid of any eloth before it be fulled, &c. nor of any called frife ware, &c. 50 Ed. 3. c. 7, 8. 1 H. 4. c. 19. vol. 2.

A subsidy granted to the King, so that the money be wholly employed upon the safe keeping of the sea, 5 R. 2. ft. 2. c. 3. vol. 2.

The fubfidy for cloth cut in pieces, &c. shall be paid according to the proportion or rate, &c. 11 H. 4. c.7. Tol. 2.

· A fubfidy of poundage, &c. on exports of wool, &c. 31 H.6. e.8. ₩0!. Z.

· Remedy for levying the subsidy or benevolence granted, 11 H. 7. c. 10.

Confirmation of a subfidy of 4 s.

Sug in the pound granted by the clerg of Canterbury, &c. to be paid within two years, 32 H. 8. c.23. vol. 5.

For other matters, see Customs, Parlie ment, Taxes, Wool. Succession to the Crown. See King, &.

Suffolk. See Norfolk.

Suffragons. See Bifbeps.

Sugar.

The statute against regrators, &: not to extend to fugar or spices, &c. imported, 13 El. c. 25- § 21. vel. 6. Additional duty on fugars import-

ed between 24 June 1685, and 24 June 1693, 1 Ja. 2. c. 4. vol. 7.

The whole lublidy laid by this act, &c. on fugars imported from the English plantations in America, shi be drawn back at exportation there of, 9 & 10 W. 3. 1.23. § 8. vel. 10. 6 Geo. 2. c. 13. \$ 9. vol. 16.

A drawback of 3 s. per 100 weight, &c. on exportation of Muscowads fagar refined in England, on oath the the same was refined from brown fugar imported from America, &c. 98 10 W.3. c.23. § 9. 13. vol. 10. 2& 3 An. c.9. § 3. vol. 11. 6 Geo. 2. c. 1; § 10. vol. 16. 21 Geo. 2. c. 2. §;

vol. 19. All foreign fugars and paneles inported into any of his Majesty's plantations, to pay duty after the rate of

5 s. for every 100 weight, 6 Geo. 2.4.

13. vol. 16. — Continued by 4 Ges. 3.

c. 15. vol. 26. No fugar of the British plantations, to be imported into Ireland, unless fhipped in Great Britain, &c. 6 Gu. 2. c. 13. § 4, &c. vol. 16.

Sugars may be imported from the Spanish or Portuguese dominions as formerly, 6 Geo. 2. c. 13. § 13. vel. 16. For other matters, see Customs, Plantations, Scotland, tit. Cuftoms.

Suggestion.

None shall be taken, &c. upon faggestion to the King or his council without lawful presentment, or preees by writ, original, &c. 25 Ed. 3. A. 5. c. 4. 28 Ed. 3. c. 3. 42 Ed. 3.

.3. vol. 2.

They who make fuggestions to the King shall be sent with the same, beforethechancellor,&c. and give furety to purfue their suggestions, if found false, to incur the same pain that the other should have had, 37 Ed. 3. c. 18. vol. 2.

The party who does not prove his suggestion made to the King, shall be imprisoned until he hath satisfied the party for his damages and slander, but not to incur the same pain that the other should have had, 38 Ed. 3.

A. I. c. 9. vol. 2.

Upon an untrue suggestion, the chancellor may award damages, 17

R. 2. c. 6. vol. 2.

The suggestion wherefore the party demands a prohibition, shall be written under the copy of the libel, and if not proved in fix months, a confultation shall be granted, and double costs, 2 & 3 Ed. 6. c. 13. § 14. vol.5. For other matters, see Accusations, King, &c.

# Suits and Suiters.

None shall be distrained for suit of court, who was infeoffed by deed, or ancient feoffment, unless expressly bound thereto, or they or their ancestors have used to do such suit, &c. Coparceners and joint feoffees (hall do but one suit, &c. Lords distraining their tenants for fuit not due, shall be attached to appear, &c. Marleb. 52 H. 3. c. 9. § 1. vol. 1.

Tenants with-holding their due fuits, the lords shall recover the same with damages, Stat. Marleb. 52 H. 3.

c. 9. § 2. vol. 1.

No fuit in the King's courts, under the value of 40s. Stat. Glouc. 6 Ed. 1.

e. 8. vol. 1.

No fuitors coming to the King's court shall depart from thence without remedy, Stat. Westm. 2. 13 Ed. 1. A. I. c. 50. vol. I.

No writ de nativo babendo to be granted in chancery, but at the fuit of those in whose name it is purchased, 10 Ed. 3. st. 2. Artic. annex. Art. 4. vol. 1.

Any person causing another to be arrested at the suit of one not knowing thereof, shall be imprisoned and render treble damages, &c. 8 Eliz. c.

2. § 4. vol. 6. Suits of court belonging to any

former tenure, not taken away by. 12 Cur. 2. c. 24. § 5. vol. 7. For other matters, see Abatement, Administrator, Bankrupt, Chancery, Costs, Discontinuance of Process, Error, Forma Pauperis, Judgement,

Limitations, Plantations, Pleadings, Poor, Prilons, Process, Sheriff, Tenures. Wales.

#### Summons.

Amercement for default of common fummons, to be by the chief justices, or the justices in eyre in their circuits, Stat. Marleb. 52 H. 3. c. 18. vol. 1.

In fummons and attachments in plea of land, the writ shall contain fifteen days, 28 Ed.1. st. 3. c. 15. vol.1.

The summons in a real action, fourteen days before the return, shall be proclaimed at the church door, &c. otherwise, no grand cape to be 2warded, but *alias* and pluries, untile &c. 31 Eliz. c. 3. § 2. vel. 6.

> Sundays. . See Holy-Days. Sunderland. See Harbours.

> > Supersedeas,

- of the peace and good behaviour, void, unless on motion in court and furcties, 21 fac. 1.6.8. § 3. 201.7.

For other matters, see Commissions, Peace.

Superstitious Books and Images, —— shall be burnt and defaced. &c. 3 & 4 Ed. 6. c. 10. \$ 1. vel. 5.

See Beaks, Images.

Super-

Superstitious UJes.

No spiritual person, secular or regular, beneficed with cure, shall take any particular stipend or salary to sing for any soul, or any parsonage in ferm, &c. 21 H. 8. 6. 13. \$ 30. vol. 4.

Affurances of lands to churches, chapels, &c. for more than twenty years, shall be void, 23 H. 8. c. 10.

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Colleges, chantries, hospitals, &c. made to have continuance for ever, and all their manors, lands and here-ditaments, given to the King, 37 H. 8. c. 4. 1 Ed. 6. c. 14. vol. 5.

Commissions shall be directed to inquire what money, lands, rents, &c. are given for maintenance of any priest anniversary or obit, light or lamp, &c. for the King's use, 1 Ed.6.

c. 14. \$ 10. 19. 38. vol. 5.

Estates given to superstitious uses, vested in the crown, for the use of the publick, I Geo. I. fl. 2. c. 50. vol. 13. For other matters, see Charitable Uses,

Monasteries, Mortmain, Mortuaries, Papists, Recusants.

Supremacy.

The King is bound by his oath to cause the law to be kept, and to ordain remedy in parliament for mischiefs to the church of England: he is advowee paramount of his houses of religion, &c. Stat. Provisors, 25 Ed. 3. st. 6. vol. 2.

None shall ferm any benefices of an alien, &c. without the King's li-

cence, 3 R. 2. c. 3. vol. 2.

No alien shall take any benefice within this realm, without the King's licence: the King will not grant such licence during the wars, except to the cardinal of Naples, 7 R. 2. c. 12. vol. 2.

The King, the lords temporal and spiritual, and commons, declare in parliament, that the crown of England is in subjection to no realm, nor to the pope, but only to God, 16 R. 2. 6.5. vol. 2.

The King's spiritual and temporal

fupremacy declared, &c. 24 H. 8.

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The submission of the clergy the King, they shall not enact a constitutions without his affent, affembled by his writ, execute no constrary to his prerogative, is 25 H. 8. c. 19. vol. 4.

The King shall be deemed the only supreme head in earth of the church of England, and correct all errors, heresies, &c. 26 H. 8. c. 1. 12.

Every ecclesiastical and lay office shall be sworn to renounce and rest the bishop of *Rome*, and his authority, &c. 28 H. 8. 6. 10. vol. 4.

Affirming that the King is not fupreme head of the church, or the any other is, &c. shall forfeit all higoods and chattels for the first offend and imprisonment at the King's plan sure, &c. 1 Ed. 6. c. 12. § 6. vol. 5

Such affirming by writing, printing, or deed, high treason, 1 Ei. 6 c. 12. § 7. vol. 5.

That the title of supreme head at the church never could be justly attributed to any king or governor; the title may be retained in writs, patents, records, &c. 1 & 2 Ph. & L. c. 8. § 42. vol. 6.

Supremacy united and annexed the crown for ever, I Eliz. c. 1. § 17.

vol. 6.

Ecclesiastical and temporal officer to take the oath of supremacy, I Exc. 1. § 19. vol. 6. 1 W. & M. fef. 1. c. 8. § 2. vol. 9.

Person resusing the oath, to sorteit his office, &c. be disabled, &c. 1 Elec. c. 1. § 20. 5 Eliz. c. 1. vol. 6. 1 W. § M. sess. 1. c. 8, § 9. vol. 9. 13 W. 3 c. 6. § 5. vol. 10. 1 Geo. 1 st. 2. c. 1 § 4. &c. vol. 13.

For other matters, see King, &c. No. conformists, Oaths, Premunire.

Surety of the Peace,

fans in the late war against the Kir

Chestersield, Evesbam, &c. Edict. de enelworth, 51 H. 3. st. 7. vol. 1.

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utton St. Michael and St. Nicholas in Herefordsbire,

owners and farmers of lands nay inclose a third part of their ands, &c. 4 Jac. 1. c. 11. vol. 7.

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#### Swans.

None shall have mark or game of wans, unless he have freehold of five narks yearly above all charges; any erson having such freehold may seize he swans forseited, one half to the Ling, &c. 22 Ed. 4. c. 6. vol. 3.

Any person taking the eggs of wans out of the nest, shall be imrisoned a year and day, and fine at the King's will, one half to the King, the other to the owner, &c. 11 H. 7.

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Swearing and Curfing,

of the parish, and for want of distress, &c. be set in the stocks three hours, &c. 21 Jac. 1. c. 20. vol. 7.

Servant, labourer, common foldier, or seaman, convicted of swearing, shall forfeit 1s. every other perfon 2s. the second offence, double, &c. for want of distress, &c. to be set in the stocks one hour, &c. 6 & 7 W. 3. c. 11. vol. 9. 19 Geo. 2. c. 21. vol. 18.

every person of or above the degree of a gentleman, to forfeit 5 s. &c. 19 Geo. 2. c. 21. vol. 18. For other matters, see Certiorari, Confiables, Plays.

### Sweets.

Maker of sweets, &c. for safe, concealing the same from the gauger, to forseit 40 s. for every barrel, &c. 7 & 8 W. 3. c. 30. § 16. vol. 9.

Sweet wines imported in London, to pay duty of 45s. per butt or pipe, and by aliens, 31. &c. 9 & 10 W. 3. c.

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Sweets made in England, to pay 36s. per barrel, 10 & 11 W. 3.c.21. § 2, 3, 4. vol. 10. 5 Ann. c. 19. § 5. vol. 11. Made perpetual by 1 Geo. 1. ft. 2. c. 12. § 8. vol. 13. Reduced to 12s. by 10 Geo. 2. c. 17. § 1, 2. vol. 17.

All liquors made by infusion, fermentation, &c. from fruit or sugar, &c. shall be deemed fweets; persons having in their custody above two gallons of such fweets, &c. to be deemed makers for sale, 10 & 11 W. 3. 6. 21. § 5. vol. 10.

Sweets that have paid the duties, not to be removed without express certificate, &c. on forfeiture of 10s. per gallon, the sweets, casks, &c. 6 Geo. 1. c. 21. § 22. vol. 14.

The duty of 36s. a barrel on

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- not to extend to wine made by the owners or occupiers of British vineyards, from the juice of British grapes only growing thereon, 10

Geo. 2. c. 17. §7. vol. 17. No persons to sell made wine to be drunk in their houses, without licence

from two justices, &c. 10 Gu. 2. c. 17. § 10. VAL. 17.

Retailers of fweets, or of made wines, to take out a licence, &c. on penalty of 1001. 31 Geo. 2. c. 31. \$ 7. vel. 22.

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Swime and Hogs, not to go in any common or feveral ground or woods, unless suf-, ficiently ringed, &c. 35 H. 8. c. 17. § 17. vol. 5.

- kept in London and Westmin-Ber, &c. to be forfeited to the overfeers of the poor, &c. 2 W. & M. seff. 2. c. 8. \$ 20. vel. 9. 8 & 9 W. 3. c.

37. § 4. vol. 10.
For other matters, see Cassle.

Sword Hilts,

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N gifts in tail the donor's will shall be observed according to the form of the gift, the donees have no power so aliene, but it shall remain to the Mue to whom it was given, and if iffue fail, shall revert to the giver, &c. feoffment and fine shall be void, and writ of formedon lies, Stat. Westm. 2. 13 Ed. 1. c. 1. vol. 1. altered by 4 H.

Usurpation of an advowson during estate tail, not to prejudice the heir, or him in reversion, Stat. Westm. 2.

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Iffue in tail, &c. barred by fine! vied with proclamations according 4 H. 7. c. 24. 32 H. 8. c. 36. § 1.

Alienation by jointress in tail of the inheritance of her deceased husban

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twenty years, or three lives, &c. ful

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Tallow and Tallow Chardlers.

Shipping any tallow with intent export the same, to forfeit the talks and treble the value, and the thip, & 18 Eliz. c. 9. vol. 6.

Additional duty of 5s. for ever 100 weight of tallow imported with in the time, &c. 2 W. & M. feff.

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Tallow, &c. may be imported from Ireland, duty-free, for a limited to 32 G.o. 2. c. 12. 1 Geo. 3. c. 10. 5 23. continued to 1 May 1769, by 46 3. c. 6. vol. 26.

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For the due tanning hides, &c. 2 3 Ed. 6. c. 9. c. 11. wol. 5. 1 Eliz.

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None shall use the mystery of tanng leather but an apprentice or comant servant brought up in that ade sour years, &c. 1 Eliz. c. 9. 5 liz. c. 8. vol. 6.

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No person shall be a tanner except prentices or hired servants in that system by the space of seven years, the son or daughter of a tanner, c. 1 7ac. 1. c. 22. 5. vol. 7.

No person shall buy any rough ides but such as may tan the same, c. 1 fac. 1. c. 22. § 7, & c. vol. 7.

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shall forfeit the same, or the value, &c. 13& 14 Car. 2. c. 7. § 8. vol. 8. 9 Ann. c. 11. § 12. vol. 12.

Mayors, bailiffs, &c. and all tanners, &c. are to execute and comply with the statute 1 Jac. 1. c. 22. in all matters relating to tanning, &c. 9 Ann. c. 11. § 10. vol. 12.

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Tanners, &c. to keep all hides, not stamped, separate from others, to be weighed by the supervisors, &c. 5 Gea. 1.1.2. § 10. vol. 14.

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Merchants strangers (not being openly prohibited) shall buy and sell by land or sea, freely, without any manner of evil tolts, by the old and rightful customs, Magn. Chart. 9 H. 3.6.30. vol. 1.

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The prelates, nobles, and all other subjects give the King a fifteenth of all their moveables, for his grant of liberties by the Great Charter and of the Forest, Magn. Chart. 9 H. 3. c. 37. vol. 1.

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No fuch aids, talks, nor prifes, shall be taken but by the common affent of the realm, saving the ancient aids and prises due and accustomed, Stat. Lond. 25 Ed. 1. c. 6. vol. 1.

- No male-tolt of wool, &c. shall be taken without the common affent and good will, faving the customs of wool, skins and leather, before granted by the commonalty, Stat. Lond. 25 Ed. 1. c. 7. vol. 1.

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Goods shall be chargeable to the payment of the fifteen, &cc. where they were at the time the same was granted; none to be twice charged, &c. 9 H.4. c.7. vol.2.

No abbot or prior shall be appointed by any bishop to collect difees or fubfidies out of the county where be dwells, 9 H. 5. st. 1. c. 9. vol.3.

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taylors, in London and Westman's

for advancing their wages, or least ing their hours of work, declared legal and void; making fuch agre ment, to be sent to the house of rection, &c. 7 Geo. 1. ft. 1. c. 13. Hours of work to be from fix in the morning to eight at night, except an hour for dinner, &c. and wages from Lady-day to Midfummer, not exceeding 2 s. per diem, &c. 7 Geo. 1. fl. 1. 1. 1. 1. \$ 2, &c. vol. 14.

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Not to hinder payment of greater wages for working before or after the hours limited, 7 Geo. 1. ft.1. c.13. § 8. vol. 14.

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None shall be distrained to do more service for a knight's see, &c. than is due, &c. Magn. Chart. 9 H. 3. c. 10.

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coming to the King by escheat, shall pay the same services and relief to the King, as they did to the baron, &c. unless such lord held in chief, Magn. Chart. 9 H. 3. c. 31. vol. 1.

No tenant shall alien more of his land than will leave sufficient for the lord to have the service due, Magn. Chart. 9 H. 3. c. 32. vol. I.

Escuage shall be taken as it was wont in the time of King H. 1. Magn. Chart. 9 H. 3. c. 37. vol. 1.

Lands held by knights service descending to coparceners, the lord shall have the wardship, &c. of all, but the eldest alone shall do homage for the rest, &c. Stat. Hibern. 14 H.3. Stat. Marleb. 52 H. 3. c. 9. vol. 1.

Tenants in dower may devise the crop of their lands, saving to the lord of the fee all services due, Stat. Merton, 20 H. 3. c. 2. vol. 1.

None shall distrain any to come to his court, &c. upon whom he hath no jurisdiction, &c. Stat. Marleb. 52 H. 3. c.2, 3. vol. 1.

The heir of the King's tenant, not to intrude, until the King have the first seisin, &c. Stat. Marleb. 52 H. 3. c. 16. vol. 1.

Aid to the lord, to make his fon a knight, or to marry his daughter, shall be reasonable, of an whole knight's fee, 20 s. &c. Stat. Westm. 1. 3 Ed. 1. c. 36. vol. 1. 25 Ed. 3. st. 5. c. 11. vol. 2.

Feoffment to hold of the chief lord, &c. does not bind the feoffer to warranty, only by the words dedi et concession, &c. Stat. de Bigam. 4 Ed. 1. st. 3. c. 6. vol. 1.

If the messe does not acquit the tenant, &c. and absents himself, on proclamation, &c. he shall be forejudged, &c. Stat. Westen. 2. 13 Ed. 1. c. 9. vol. 1.

The more ancient feoffment by knight's service, shall give the lord

the prior title to wardship, &c. without regard to the quantity of the land, &c. Stat. Westm. 2. 13Ed. 1. c. 16. bil. 1.

Any tenant with-holding his fervices by two years, the lord shall recover by cessarit, &c. Stat. Wester. 13 Ed. 1. c. 21. vol. 1.

Every freeman may alien his land, fo that the feoffee shall hold the same of the chief lord, by such service, & as his feoffer held before, Stat. 9x. emptores, 18 Ed. 1. st. 1. c. 1. vil. 1 If part of the land be fold, the service shall be stated as the service shall be serviced as the servic

vices shall be apportioned, Stat. 2... emptores, 18 Ed. 1. st. 1. c. 2. vil 1 The ward, marriage without deparagement, &c. of land held 5

knight's service, belong to the che lord, 28 Ed. 1. st. 1. vol. 1.

Each coparcener shall do home; and each hold severally of the King on descent in chief, Stat. Prevent.

Ed. 2. fl. 1. c. 5. vol. 1.

The King's tenant in chief the not alien the greater part without cence, unless the residue be sufficient to do his service, Stat. Prerg. :

Ed. 2. fl. 1. c. 6. vol. 1.

They who hold of the King & Serjeanty, shall pay a reasonable in on alienation, Stat. Prerog. 17 Earls. 1. c. 7. vol. 1.

The form of homage, and feel done to the lord, by a freeman, by a villain, *Modus faciend*. bs. 17 Ed. 2. ft. 2. vol. 1.

The King shall have a reasonable fine for alienation without licence, a lands held of him in chief, 1 EL 3 ft. 2. c. 12. vol. 1.

Lands held of the King as of inhonour, and not in chief, shall not is feifed for alienation without lienal I Ed. 3. ft. 2. c. 13. vol. 1.

Non tenure of parcel, shall note bate the writ, but only for the quatity, 25 Ed. 3. Alexander without learned but a learned part of the parties without learned but a lear

Alienations without licence, by:
King's tenants, confirmed, factor the King's prerogative, 34 Ed. 34
15. vol. 2.

The grantees of land that came to the King by attainder, shall hold. &c. as before, 7 Ed.4. c.5. vol. 3.

The King's tenant in chief, may by will, devise two thirds of the lands,

&c. 32 H. 8. c. 1. vol. 5.

A tenure in capite, &c. to be referved to the King, on grant of abby lands, &c. 35 H. 8. 6. 14. 37 H. 8. c.. 20. vol. 5.

Lands held by knights service, as of a barony, feigniory, &c. coming to the King's hands by attainder, furrender, &c. shall not be held in chief,

1 Ed. 6. c. 4. vol. 5.

The mesne lords shall take their rents by the hands of the King's officers, where the King has the wardship, and the heir shall be discharged, 2 & 3 Ed. 6. c. 8. § 10. vol. 5.

For ease in obtaining and pleading licence or pardon of alienation, I Car.

I. c. 3. vol. 7.

Estates and tenures in Bromfield and Yale, in the county of Denbigh, confirmed, 3 Car. 1. c. 6. vol. 7.

No person in respect of his estate, &c. shall be compelled to take the order of knighthood, 16 Car. 1. c.20.

vol. 7.

Wards and liveries, primer seisins, fines for alienations, tenures in capite, knights fervice, homage, escuage,&c. and all consequents thereof, taken away, &c. all tenures to be free and common focage, 12 Car. 2. c. 24. § , 2, 3, 4. vol. 7.

Not to take away rents certain, eriots, fuits of court, &c. incident o tenure in common focage, 12 Car.

. c. 24. § 5. vol. 7. Not to take away fines for alienaon due by particular custom of maors, &c. and not held in chief, 12 'ar. 2. c. 24. § 6. vol. 7.

Not to take away tenures in Frank Ilmoign, nor by copy of court roll, c. nor the honorary Tervices of rand Serjeanty, &c. 12 Car. 2. c.24.

7. vol. 7.

Not to prejudice any title of honour

feodal, &c. or peerage, &c. 12 Car.

2. c. 24. § 11. vol. 7.

Tenure of ward-holding in Scotland, taken away, and converted into blanch and feu holdings, &c. 20 Geo. 2. c. 50. vol. 19.

For other matters, see Account, Guardian, Knights and Knights Service, Mesne, Relief, Scotland, Suits and Suitors.

> Term. See Days in Bank. Terra Dulcis. See Drugs.

> > Test-Att.

All persons admitted into any office, &c. to take the oaths of allegiance and supremacy, &c. and receive the facrament according to the ulage of the church of England, 25 Car. 2 c. 2. vol. 8.

For other matters, see Oaths, Service and Sacraments.

Testament. See Wills. Teste and Day of Return. See Days, in Bank.

# Thames (River.)

Shares in the Thames water works to pay to the land-tax according to their annual value, 1 Geo. 3. c. 2. § 54. vol. 23.

Persons using, hiring, navigating, &c. bum-boats, &c. on the Thames, unless entered at the office of the Trinity-house, &c. unlawfully receiving goods, stores, &c. from vessels in the river, may be convicted before a justice of peace of a misdemeanor, and forfeit the boat, &c. 2 Geo. 3. c, 28. vol. 25.

For other matters, see Coals, Customs, Fish, Pilots, Rivers, Sewers, Ships, Watermen, Wears.

Theft. See Felony, Larceny.

## Thread,

- outnel imported within the time, to pay additional duty of 4 s. for every dozen pounds weight, &c. 4 & 5 W. & M. c. 5. § 2. 201, 9. Qo3

Tin

Sifters threads exempted from the duties called the two third susidies, 7 An. c. 7. § 24. vol. 11.

Throwsters. See Silk.

### Thuanus,

 fole printing and vending of, to Samuel Buckley and his affigns, for 14 years, 7 Geo. 2. c. 24. vol. 16.

Ticks and Ticking,

- imported within the time, except Scotist ticks, to pay additional duty of 51. per cent. value, &c. 4&5 W. & M. c. 5. § 2. vol. 9.

Tiles. See Bricks.

Timber.

— not to be imported but in thins whereof the master and three fourths of the mariners at least are English, &c. 12 Car. 2. c. 18. § 8. wol. 7.

- not to be imported at all from the Netherlands, &c. 13 & 14 Car. 2. c. 11. § 23. vol. 8. 6 Geo. 1. c.

15. vol. 14.

-- imported within the time, to pay additional duty of 10 l. per cent. value, &c. 2 W. & M. feff. 2. c. 4. § 8. vol. 9.

For other matters, see Felony, Iron, Plantations, Stores, Trees, Woods.

# Tin,

- to be exported only at the port of Dartmouth, 14 R.2. c. 7. vol. 2.—Repealed by 21 Ja. 1. c.28. vol. 7.

---- may be exported at what haven the merchants, &c. please, 15 R. 2. c. 8. vol. 2.—Repealed by 21 Ja. 1. c. 28. vol. 7.

No person shall buy, &c. any wares made of tin out of the realm, officers may feize such wares imported, &c. 25 H. 8. c. 9. vol. 4. - Made perpetual by 33 H. 8. c. 4. vol. 5.

- imported within the time, to pay additional duty of 30s. for every hundred weight, &c. 2 W. & M. seff. 2. c. 4. § 52. vol. 9.

Owners of mines of tin, &c. shall

enjoy the same, 5 & 6 W. & M. c.6. vol. g.

exported to pay 2 s. per hun-

dred weight, tin wrought commonly called pewter, 2s. per hundred weight, 8 & 9 W. 3. c. 34. § 1. vol. 10. For other matters, see Brafters, Coals,

Customs, Mines, Pewterers, Starnaries.

Tithes.

The patron whose parson is disturbed by indicavit, to demand tithe in the next parish, shall have a wit to demand the advowson of the tithe in demand, Stat. Westm. 2. 13 Ed.1. c. 5. § 4. vol. 1.

No prohibition to a fuit for tithe, but where the same being sold, money is demanded for them, Artin. Cler. 9 Ed. 2. ft. 1. c. 1. vol. 1.

On debate of the right of tithe, depending on the right of patronage. and amounting to the fourth part of the value, prohibition lies, Artic. Cler. 9 Ed. 2. st. 1. c. 2. vol. 1.

No prohibition where tithe is demanded of a new mill, Artic, Cir. 9 Ed. 2. ft. 1. c. 5. vol. 1.

No Scire facias shall be awarded to warn a clerk to answer for his tithes, in chancery, 18 Ed. 3. ft. 3. c.7. vel.1.

If tithes are demanded in the spiritual court of wood of twenty vers growth, as filva cædua, a prohibition shall be granted, 45 Ed. 3. c. 3. c. 2.

Obligations by durefs not to fee for tithes, shall be void, &c. 1 R.2. c. 13. vol. 2.

In an action for goods taken away, and averment for tithes due, &c. the general averment shall not be taken without shewing specially how the fame was lay chattel, I R. 2. 6. 14. vol. 2.

Discharge of tithes by bull to the Cestercians, &c. void, and if put is execution, pramunire, &c. 2 H.44 4. 7 H. 4. c#6. vol. 2.

The fermors of aliens shall page tithes to the parsons and vicars, netwithstanding the seizure into the

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King's hands, or any prohibition, 5 H. 4. c. 11. vol. 2.

Any who purchases bull discharging of tithes, and thereby disturbs the enjoyment of them, &c. shall incur premunire, &c. 7 H.4. c.6. vol. 2.

Tithes shall be paid according to the custom of the parish, offender in subtracting of tithes shall be convened before the ordinary, and shall be bound, &c. to obey the sentence, 27 H. 8. c. 20. vol. 4. 32 H. 8. c. 7. 2

& 3 Ed. 6. c. 13. vol. 5.

Not to extend to any dues for tithes, &c. in London, 27 H. 8. c. 20. § 2. vol. 4. 32 H. 8. c. 7. § 6. 37 H. 8. c. 12. 2 & 3 Ed. 6. c. 13. § 1. 12. vol. 5.

Parties sued to have appeal, &c. legal desence, 27 H. 8. c. 20. § 3.

vol. 4.

Payment of ti hes in London, until other order, &c. 27 H.8. c.21. EXP. vol. 4. 37 H. 8. c. 12. vol. 5.

Such abby lands as before their dissolution by this act, were discharged of tithes, shall so continue in the grantees, &c. 31 H. 8. c. 13 § 21, wel. 4.

Person entitled to tithes, lay or ecclesiastical, may sue for subtracting them, before the ordinary, &c. 32 H.

3. c. 7. § 2. vol. 5.

On appeal from the sentence, the appellant shall pay the costs, &c. 32

H. 8. c. 7. § 3. vol. 5.

None shall be compelled to pay it hes who are discharged by the laws, cc. 32 H. 8. c. 7. § 5. 2 & 3 Ed. 6.

. 13. § 4. vol. 5.

Recoveries may be had, and coneyances made in temporal courts, of it hes, as of lands, 32 H. 8. c. 7. § 7. vol. 5.

No action in the temporal courts or subtraction of tithes, but suit to be in the spiritual courts, 32 H. 8. c.

. § 8. vol. 5.

Payment in London to be after the ate of 2s. 9d. of 20s. yearly rent, ac. 37 H. 8. c. 12.—Confirmed by 2 & Ed. 6. c. 13, § 1. 12. vol. 5,

Citizens and inhabitants shall pay their tithes quarterly, 37 H. 8. c. 12. § 11. vol. 5.

Others of their family, 2 d. for their four offering-days yearly, 37 H. 8.

c. 12. § 12. vol. 5.

Where less than 2s, 9d, in the 2os. rent, hath been accustomed to be paid for tithes, in such places, they shall pay only after the rate accustomed, 37 H.8.s. 12. § 18. vol. 5.

Every person shall set forth his pre-

dial tithes, in such manner as they have been yielded within forty years before this act, &c. on forseiture of treble value, 2 & 3 Ed. 6. s. 13. § 1

wol. 5.

The parson, &c. may view them set out and severed, &c. wilfully withdrawing them before, or hindering the parson, &c. on proof before spiritual judge, shall pay the double value, and costs, &c. 2 & 3 Ed. 6. c. 13. § 2. vol. 5.

Owner of cathe agisted in a waste, &c. where the parish is unknown, shall pay the tithe in the parish he inhabits, 2 & 3 Ed. 6. c. 13. § 3. vol. 5,

Heath, waste, &c. which have paid no tithes by reason of barrenness, not being exempted by act of parliament, being improved into arable or meadow, shall pay tithes after seven years, 2 & 3 Ed. 6. c. 13. § 5, 6. vol. 5.

Merchandizers, handicrafts, &c. in places where these have within these forty years accustomed, &c. to pay such personal tithes, shall pay tithes of their clear gains, deducting charges, &c. common day-labourers excepted, 2 & 3 Ed. 6. c. 13, § 7, 8, 9. vol. 5.

Customary offerings shall be paid where the party dwells, at the four usual offering-days, or at Easter, 2 & 3 Ed. 6. c. 13. § 10. vol. 5.

Not to extend to fishing towns on the sea coasts, but they are to pay tithe by fish as accustomed within these forty years, 2 & 3 Ed. 6, c. 13. § 11. vol. 5,

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Parson, &c. may sue for tithes before any other judge than the ecclefiastical, party disobeying ecclesiastical fentence, maybe excommunicated, &c. 2& 3 Ed. 6. c. 13. § 13. vol. 5.

Prohibition to be granted where usual, &c. and no ecclesiastical jurisdiction contrary to statutes, &c. 2 &

3 Ed. 6. c. 13. § 14, 15. vol. 5. No tithes of marriage goods shall be exacted in Wales or the marches,

2 & 3 Ed. 6. c. 13. § 16. vol. 5. Settlement of a certain annual fum in lieu of tithes, for maintenance of parsons, &c. in the parishes in London burnt by the fire, and rebuilt: the parish of Allhallows, Lombard street, to pay the annual sum of 1101. the parish of, &c. 22 & 23 Car. 2. c. 15. vol. 8.

Trust of tithes liable to execution, 29 Car. 2. c. 3. \$ 10. vol. 8.

Toleration granted to dissenters. not to exempt them from paying tithes due, &c. 1 W. & M. Seff. 1. c. 18. § 6. vol. 9.

Flax or hemp to pay 4 s. an acre for tithe, to be recovered as other tithes, saving lands discharged by modus, 3 & 4 W. & M. c. 3. vol. 9. -Continued and made 5 s. per acre by 11 & 12 W. 3. c. 16. vol. 10. I Geo. 1. A. 2. c. 26. § 2. vol. 13.

Small tithes, not being paid in 20 days after demand, two justices, not interested, on complaint, may summons the person, and determine the complaint, &c. 7 & 8 W. 3. c. 6. vol. 9. - Made perpetual by 3 & 4 An. c. 18. 🐧 1. vol. 11.

Not to extend to tithes in London or any place otherwise settled by act of parliament, 7 & 8 W. 3. c. 6. § 5. wal. 9.

Pérsons complained of to justices, infisting on any modus, composition, &c. and giving security to pay costs; the justices not to give judgement, and the complainant may profecute in any other court, 7 & 8 W. 3. 1.6. § 8. vol. 9.

Justices finding the complaint falls and vexatious, may give costs no exceeding 10s. 7 & 8 W. 3. c. 6.1 12. vol. 9.

Suitors for small tithes in the achequer or ecclesiastical court, as exceeding the value of 40 s. shall have no benefit by this act, 7 & 8 W.; c. 6. § 14. vol. 9.

For the impropriate tithes of & Bridget, alias St. Brides, London, An. c. 27. vol. 11. For other matters, see Account, Ce tiorari, Costs, Ecclesiastical Cour. &c. Indicavit, London, Madie, Monasteries, Nonconformists, Probition, Quakers, Vacation, Vist.

Tithing,

--- shall be kept intire as accetomed, Magn. Chart. 9 H. 3. c. 35 vol. 1.

Union.

Tithing-Man. See Constable. Titles pretensed. See Maintenent. Title to the Grown. See King.

Tiverton in Devonsbire. For rebuilding the town, &c. [5]

the late fire there, 5 Geo. 2. 6. 14 vol. 16.

Tobacco,

-- not to be fet in feed, plant &c. in England, Ireland, Guernfey, &c. on forfeiture of all such tobacco, &c. for every rod or pole so planted, at 12 Car. 2. t. 34. vol. 7. 15 Car. 2. 7. § 18, 19. 22 & 23 Car. 2. 6.26. vol. 8. 5 Geo. 1. c. 11. § 19. vd.14 Not to hinder planting tobacco it

any physick garden, &c. so as the quantity exceed not one half of one pole in any one fuch place or garden 12 Car. 2. c. 34. § 4. vol. 7. 15 Car 2. 6.7. § 20. 22 & 23 Car. 2. 6.23 § 9. vol 8.

Additional duty of 3 d. per pount weight upon tobacco of America inported, and 6 d. per pound upo Spanish or foreign tobacco, 1 7a. 1 c. 4. vol. 7. - Made perpetual and ;= of the South Sea fund by 9 An. c. 21. vol. 12.

Merchant to give fecurity for the duties before delivery, &c. 1 7a. 2.

c. 4. § 2, &c. vol. 8. Tobacco imported to be subject to the management of the customs, 7 & 8 W. z. c. 10. § z. 6. vol. 9.

Importer of tobacco to give fecurity for the duties, to have a discount on prompt payment, and an allowance for waste and shrinkage, 7 & 8 IV. 3. c. 10. § 5. vol. 9. 12 An. st. 2. c. 8. § 4. vol. 13.

Merchant importer of tobacco of the English plantations, to be allowed three months to pay, or give fecurity for the further subsidy by this act, and for prompt payment 101. per cent. 9 & 10 W. 3. c.23. \$10. vol.10.

No tobacco to be imported but in cask, chest, or case, each to contain 200 weight, on forfeiture of the same, &c. 10 & 11 W. 3. (. 21. § 29. vol. 10.

Nine months given for paying the duties hereby imposed on tobacco, and 6 l. per cent. discount on prompt payment, 2 &3 An. c. 9. § 11. vol. 11.

No tobacco of the growth of Europe, or mixed therewith, to be fold in any ships of war, 6 Ann. c. 22. § 12. vol. 11.

No debenture shall be allowed for tobacco exported to Ireland, until a certificate from the collector, &c. in Ireland of the landing the same there, 8 Ann. c. 13. § 18. vol. 12. Two per cent. to be allowed in case of waste, 6 Geo. 1. c. 21. \$ 48. vol. 14.

No drawback shall be allowed for any tobacco exported in any ship under the burthen of 20 tons, 8 Ann. c.

13. \$ 20. vol. 12.

An allowance per cent. &c. shall be made to the importer, out of all the duties on tobacco, not to be deducted on exportation, &c. 12 Ann. ft. 2. c. 8. vol. 13. 5 Geo. 1. c. 7. vol. 14. 9 Geo. 1. c. 21. § 3, &c. vol. 15. 24 Geo. > 2. c. 41. § 32. vol. 20.

All duties on tobacco to be paid at

the end of eighteen months, &c. 12 Ann. st. 2. c. 8. § 2. 5. vol. 13. 9 Geo. I. c. 21. §. 3. vol. 15.

Allowance of 101. per cent. for prompt payment, 12 Ann. st. 2. c. 8. § 3. vol. 13.

Allowance of duties for tobacco burnt in the warehouses, damaged, &c. 12 Ann. ft. 2. c. 8. § 6, &c. vol. 13. 9 Geo. 1. c. 21. § 4, 5. 13. vol. 15.

Tobacco not to be adulterated, or mixed with leaves, herbs, or other materials, offering the same to sale, or to obtain drawback on exportation, &c. to forfeit 5s. &c. for every pound weight, &c. 1 Geo. 1. ft. 2. c. 46. vol. 13. 5 Geo. 1. c. 11. § 22. vol. 14. 24 Geo. 2. c. 41. § 24. vol. 20.

If any waste happen of tobacco exported to *Ireland*, an allowance to be made not exceeding 21. per cent. 6

Geo. 1. c. 21. § 48. vol. 14.

Tobacco exported for foreign parts, landed in Ireland, forfeited and double the drawback, &c. 6 Geo. 1.c. 21. § 49, 50. vol. 14.

Tobacco, &c. carried coastwise from any other port than the place from whence certified, to be forfeited. and double the value, &c. 9 Geo. 1.

c. 21. § 8, &c. vol. 15.

No drawback to be allowed for tobacco exported in any package but casks of 200 weight each, except cut or rolled tobacco, 9 Geo. 1. c. 21. § 14. vol. 15.

No tobacco to be imported stript from the stalk or stem, &c. 9 Geo. 1. c. 21. § 17, 18. 20. vol. 15. repealed

by 2 Geo. 2. c. 9. vol. 16.

Tobacco feized for non-payment of duty, &c. may be fold by the commissioners, or ordered to be burnt, &c. 12 Geo. 1. c. 28. § 10, 11. vol. 15. 24 Geo. 2. c. 41. § 27, 28. vol. 20.

Tobacco stalks prohibited to be imported, 12 Geo. 1. c. 28. § 13. vol. 15.

The prohibition of importing tobacco stript from the stalk or stem, repealed, 2 Geo. 2. c. 9. vol. 16.

Importer of tobacco to have the

fame allowance, &c. with respect to this subsidy, as on other laws for to-bacco imported, 21 Geo. 2. c. 2. § 5, 6. vol. 19.

Vessels taking in tobacco at the plantations for Great Britain, the officer of the customs there to give the master a manifest containing a true account, &c. 24 Geo. 2. c. 41. vol. 20.

Land-waiter not to permit tobacco to be landed, till he has entered the manifest, &c. 24 Geo. 2. 6.41. § 3.

vol. 20.

No drawback on exportation, unless the tobacco be shipped from the same port at which imported, original package, &c. 24 Geo. 2. c. 41. § 4, &c. vol. 20.

Importer of tobacco, felling the fame, shall within 14 days after delivery to the purchaser, give the officer an account of the numbers, &c. 24 Geo. 2. 6. 41. § 8. vol. 20.

No tobacco or tobacco stalks, exceeding 24 pound weight, &c. to be carried by land to any other port or place, without certificate, &c. 24 Geo. 2. c. 41. § 9, &c. vol. 20. 26 Geo. 2. c. 13. vol. 21.

No tobacco, &c. to be shipped coastwise, until entry made, &c. and with a certificate, &c. 24. Geo. 2. c.

41. § 13, &c. vol. 20.

Tobacco imported otherwise than in cask, &c. of 450 pounds weight, to be forfeited, &c. 24 Geo. 1. c. 41. § 20. vol. 20.

No unmanufactured tobacco to be exported, but in casks, &c. of 425 pounds weight, or more, 24 Geo. 2.

c. 41. § 21. vol. 20.

No tobacco to be shipped for exportation, (except to Ireland) unless in vessels of 70 tons or upwards, &c. 24 Geo. 2. c. 41. § 25, &c. vol. 20.

Bonds for payment of the duties on tobacco, to be deemed payable on the day mentioned for payment, and interest shall be charged from that day to the day of payment, or certificate, 24 Geo. 2. 6. 41. § 29. vol. 20.

Exchequer may iffue immediate extent, upon affidavit that the debt is in danger, and the crown recovering the same before due, to allow usual discount, &c. 24 Geo. 2. c. 41. § 3-31. vol. 20.

Tobacco, &c. removed in greater quantities than allowed, without certificate, &c. may be seized, &c. 26

Geo. 2. c. 13. vol. 21.

Bond given by Claud Johnson for fecuring tobacco duties, &c. vacated, 30 Geo. 2, c. 26. § 18. vol. 22.

For other matters, see Customs, Plantations, Snuff.

Tobacco-pipe Clay,

of 3s. for every pound weight, 13 & 14 Car. 2. c. 18. § 8. vol. 8.

mafter of ship, &c. suffering it to be taken on board, shall also have six months imprisonment, 6 Geo. 1. c. 21. § 32. vol. 14.

Toleration. See Non-conformists.

Tolls and Toll-gatherers.

The lord taking outrageous toll in market-town, shall forfeit the franchise: bailiss taking such without commandment, shall forfeit as much more as he had, and have forty days imprisonment, Stat. Westm. 1. 3 Ed. 1. c. 31. vol. 1.

No person shall take any toll, or any thing in lieu of toll, but in such proportion as the measures appointed by this act bear to those whereby the same was before usually taken, 22 Car. 2. c. 8. § 8. vol. 8.

Toils and all other yearly profits chargeable to the land-tax, I Geo. 3, c. 2. § 4. 39. vol. 23.

For other matters, see Billing sate, Fairs, Forest, Highways, Mills.

Tone. See Rivers.

Tonnage and Poundage. See Cuftonie

## Torture.

No person accused of crime in Scalland shall be liable to any torture: not to take away the judgement given in England against indictees of selony refusing to plead, 7 Ann. 6. 21. § 5. vol. 11.

Tourn. See Turn.

Tournay and Tyrwin in France.

The King's subjects there and in England, shall have mutual assurance and recovery of their debts, 5 H. 8.  $\iota$ . 1. vol. 4.

#### Town Clerk,

pable, 3 Jac. 1. c. 5. § 8. vol. 7.

to deliver to the sheriff a schedule of all fines, &c. and return a duplicate into the exchequer, on forfeiture of 50 l. &c. 22 & 23 Car. 2. c. 22. § 7, 8. vol. 8.

ment, fine, forfeiture, &c. to forfeit

&c. 22 & 23 Car. 2. c. 22. § 9. vol. 8.

—— may also be amerced for the fame by the barons of the exchequer, and amerciament levied, &c. 3 Geo.

2. c. 15. § 12. vol. 25.

#### Towns.

Persons living in the country, not to retail haberdashery, &c. wares, in towns, 1 & 2 Ph. & M. c. 7. vol. 6. For other matters, see Bail, Butchers, Drapery, Hue and Cry, Justices of Peace, Liberties, Murder, Nuisance, Parliament, Union, Watch and Ward, Weights.

#### Trades.

The masters and wardens of every crast, &c. in every town, &c. shall have authority to search for and seize unlawful and desective wares, 3 Ed. 4. c. 4. § 4, 5. vol. 3.

No stranger being a common baker, brewer, surgeon, or scrivener, shall be accounted an handicrastsman, 22 H.

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None to exercise any crast, mystery, or occupation, now used, except he hath been apprentice to the same, &cc. 5 El. c. 4. § 31. vol. 6.

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Train Oil. See Oil. Traitors. See Treason.

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Notorious thieves and spoil-takers, in Northumberland, or Cumberland, on conviction before justices of assize, &c. may be transported to any of his Majesty's dominions in America, 18 Car. 2. c. 3. § 2. vol. 8.

Persons sound guilty of stealing cloth from the rack, or imbezzelling his Majesty's stores to the value of 20s. may be transported for seven

years, 22 Car. 2. c. 5. vol. 8.

Persons convicted of wilful burning ricks of corn, hay, &c. or barns, &c. in the night time, may be trensported for seven years, 22 & 23 Car. 2. c. 7. § 4. vol. 8.

Persons convicted of offences within the benefit of clergy, except receivers and buyers of stolen goods, may be transported to the plantations for seven years: felons excluded clergy, and receivers and buyers of stolen goods, may be transported for fourteen years, 4 Ges. 1.c. 11. vol. 13.

Authority given to transport such felons, may be executed by any sub-sequent court, held for the same county, &c. though held at another place, 6 Geo. 1. c. 23. vol. 14.

Such court may appoint two justices, &c. to make contracts for transportation of such felons, &c. charges to be paid by the county treasurer, securities in the name of the clerk of the peace, &c. 6 Geo. 1. c. 23. § 2,

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Persons who have been convicted of perjury or forgery, afterwards practising in any court, as attorney, &c. may upon complaint to the judge, in a summary way, &c. be transported to the plantations for seven years, 12 Geo. 1. c. 29. § 4. vol. 15.

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c. 15. vol. 18.

Profecutor of offender so found at large within the kingdom, to conviction, intitled to reward of 201. 16 Geo. 2. c. 15. § 3. vol. 18.

Rebels returning from transportation without licence, or voluntarily going into France or Spain, shall suffer death without benefit of clergy, 20 Geo. 2. c. 46. vol. 19.

Offender convicted of entering mines of black lead, with intent to steal, or hiring, &c. persons to do so, may be transported for seven years; escaping, returning, &c. felony without benefit of clergy, 25 Geo. 2. c. 10. § 1. vol. 20.

A certificate of the former conviction shall be sufficient proof thereof, 25 Geo. 2. c. 10. § 2. vol. 20.

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- of riot certified by justices z fheriff, shall be sent into the E-Bench to be tried, &c. 13 H. 4.4. § 3. vol. 2. --- of office returned into day

cery by escheator, in a month, & fufficient to intitle the party whom ders the same, to farm the lands : fecurity, 8 H. 6. c. 16. vol. 3. 12 8. c. 10. § 3. vol. 4.

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- may be of offices under found, notwithstanding livery for &c. by Empson and Dudley, I H. c. 12. vol. 4.

- may be by heir, &c. aggriced by falle inquisition, &c. thous the King be intitled by double me ter of record, &c. 2 & 3 Ed. 6. ... vol. 5.

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Inquilitions of trespass shall be termined before the justices of it benches, except it be so heinous it requires great examination, Westm. 2. 13 Ed. 1. c. 30. 05.1

Of women carried away wit: goods of their husbands, the shall have the fuit, &c. Stat. # 2. 13 Ed. 1. c. 34. vol. 1.

Attaint lies in trespass, as well the principal as upon the diese 1 Ed. 3. fl. 1. c. 6. 5 Ed. 3.4. Ed. 3. vol. 1.

Process lies of trespass done time of the former King, 2 Line 13. vol. 1.

Executors shall have trespand the goods of the testator, 4 E. 7. vol. 1.

Double damages, &c. for ber the servant of a knight of parliant 5 H. 4. c. 6. vol. 2. 11 H. b.

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Treble damages, &c. for mind cutting off ears of any subject, ing carts, or coals loaded or is cutting out tongues of beatty beatty trees, &c. 37 H. 8. c. 6. 14.

Justice of peace may order tion, &c. against offender cur corn, woods, fruit-trees, brest hedges, fences, pales, &c.  $43^{\nu}$ 

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In actions of trespals quare defregit, the defendant may per disclaimer, and that the treiping involuntary, and a tender of lub amends before action brought, so found, &c. the plainuit his barred, 21 Ja. 1. c. 16. \$ 5.5.

Inferior tradelmen, apprentices; &c. being found guilty in trespass for hunting, &c. (unless in company with the master duly qualified) liable to full costs, 4 & 5 W. & M. c. 23. § 10. vol. 9.

In trespass, &c. the capias pro fine taken away, and turned into costs, 5 & 6 W. & M. c. 12. vol. q.

Juftice of peace may order fatisfaction, &c. against offenders stealing or destroying turnips growing in private grounds, 23 Geo. 2. c. 26. § 13. vol. 20.

For other matters, see Amerciament,
Attaint, Cattle, Constable, Costs,
Distress, Executors, Forcible Entry,
Forests, Game, Life Estates, Limitation of Astions, Outlawry, Rape,
Suits, Tender, Trees, Woods.

### Trial.

Amerciaments shall not be affessed but by oath of their peers, *Magn. Chart.* 9 H. 3. c. 14. vol. 1.

No freeman shall be outlawed, exled, condemned, &c. but by lawful udgement of his peers, or by the law of the land, Magn. Chart. 9 H. 3. c. 29. vol. 1.

Felons refusing lawful trial, shall nave strong and bard imprisonment, Stat. Westm. 1. 3 Ed. 1. c. 12. vol. 1.

No writ shall be granted out of chancery to inquire whether the kiling was by misfortune, &c. but it hall be tried by the country, &c. Stat. Glauc. 6. Ed. 1. c. 9. vol. 1.

Trial shall be by nisi prius, unless he matter require great examination, stat. Westm. 2. 13 Ed. 1. c. 30. vol. 1.

The absence of witnesses named in deed that is to be tried, shall not lelay taking the inquest, Stat. Ebor. 2 Ed. 2. ft. 1. c. 2. 9 Ed. 3. ft. 1. c. 1. vol. 1.

Trial of a deed dated where the ling's writ runneth not, shall be in the county where the plea is moved, Ed. 3. ft. 1. c. 4. vol. 1.

Bigamus or not, shall be tried by the ordinary, and not by a jury, 18 Ed. . . ft. 3. 6. 2. vol. 2.

Trial of bastardy pleaded against one born beyond sea, shall be by the ordinary's certificate, 25 Ed. 3. st. 2. vol. 2.

Trial shall be de medietate lingue, where an alien is party, &c. 27 Ed. 3. st. 2. c. 8. 28 Ed. 3. c. 13. vol. 2. 11 H. 7. c. 21. vol. 4.

Nist Prive may be granted at the

Nissi Prius may be granted at the request of the jurors to avoid delay, where the parties refuse, 7 R. 2. c. 7. vol. 2.

Whether a prior be dative and removable or perpetual, shall be tried by the ordinary, 9 R. 2. c. 4. vol. 2.

Trial of a foreign plea pleaded by the defendant, shall be where the writ is brought, 23 H. 6. c. 12. vol. 3.

Trial of a foreign plea pleaded in felony, shall be where the indictment is laid, 4 H. 8. c. 2. Made perpetual by 22 H. 8. c. 2. 14. § 2. vol. 4. 1 Ed. 6. c. 12. § 11. vol. 5.

Trial of treasons committed out of the realm, may be in such country, &c. as the King by his commission shall appoint, 26 H. 8. c. 13. § 4. vol. 4. 35 H. 8. c. 2. 5 & 6 Ed. 6. c. 11. vol. 5.

Trial for exporting brass, &c. shall be in the county, &c. where the same was shipped, 33 H. 8. c. 7. § 3. vol. 5.

Trial of persons examined by the council, and confessing treason, murder, &c. may be tried in any county by the King's commission of oper and terminer, 33 H. 8. c. 23. vol. 5.

The trial of him who wounds, &c. a person in one county, who dies of the same in another county, shall be in that county where the death happens, 2 & 3 Ed. 6. c. 24. § 2. vol. 5. Trial of Egyptians shall be in the county, &c. where they were apprehended, and not per medietatem lingua, 1 & 2

Ph. & M. c. 4. § 3. vol. 6.

Persons committed for treason or selony, shall be indicted the next term, or let to bail, and be tried the term, &c. after, or discharged, 3x

Cor. 2. c. 2. § 7. vol. 8.

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neffes for the prisoner shall give their

evidence on oath, &c. 1 An. ft. 2. c.

Every venire for the trial of any if-

9. § 3. vol. 10.

Tur Trinity House of Deptford-Strond. See

Pilots, Ships. See Militia. Trophy Money. Trout, See Fish.

Breaking of truce and fafe conduct shall be high treason; a conservant of truce shall be appointed in ever sea port, &c. 2 H. 5. st. 1. c. 6.—St. pended for seven years by 14 H. 6.6.5. -Repealed as to high treafon, by 20 H

6. c. 11.—Confirmed as to appearing ionservators, &c. by 29 H. 6. all vol. 3. The lord chancellor, &c. cause restitution, &c. to persons be ing fafe conduct, who have been to bed upon the fea by any of the Kiga

subjects, 31 H. 6. c. 4. vol. 3. Confirmation of all statutes, repealed, against breakers of true fafe-conducts, &c. 14 Ed. 4. L. vol. 3.

For other matters, see Marque and kprifal, Safe-conduct.

Trust and Trustee. See Executive Frauds, Idiots, Infants, Perhant South Sea Company, Ules.

See Petition, Riots, IF. Tumults. Turbets. See Fist.

Turkey Company.

Any subject paying 201 to \$ made free of the Turkey Compent take the oath, &c. 26 Geo. 2. c. 18 1, 2. vol. 21.

Persons admitted may expert good to any port within the limits of the patent, paying the charges of the company, 26 Geo. 2. r. 18. § 3. cm.

Exportation of gold and filver to 3 subject to the by-laws of the comp ny, 26 Geo. 2. c. 18. § 4. vol. 21.

By-laws shall be confirmed a subsequent general court, if kul freemen think themselves aggricate they may appeal to the commiffication for trade, &c. 26 Geo. 2. c. 18.

Truce and Truce Breakers.

fue at Westminster, shall be awarded of the body of the proper county where such issue is triable, 4 An. c. 16. § 6. vol. 11. 24 Geo. 2. c. 18. § 3. vol. 20.

Commission of oyer and terminer may be awarded into any county in Scotland, for trial of peers for treason, murder, &c. 6 An. c. 23. § 12. vol. 11.

. Offences in destroying turnpikes, may be tried in any adjacent county, 8 Geo. 2. c. 20. § 3. vol 16.
Offence of enlitting, &c. his Ma-

resty's subjects in foreign service, committed out of the realm, may be tried in any county of England, 9 Geo! 2. v. 30. \$ 2. vol. 17.

On the plaintiff's neglect to bring on an issue to trial, the court may give judgement as in case of nonsuit; 14 Geo. 2. c. 17. vol. 17.

Defendant living forty miles off, shall have ten days notice of trial, 14 Geo. 2. c. 17. § 4. vol. 17.

Such notice of trial may be countermanded fix days before the trial intended, 14 Geo. 2. c. 17. § 5. vol. 17.

Every venire for the trial of an issue upon a penal statute, shall be awarded of the body of the proper county where such issue is triable, 24 Geo. 2. s. 18. § 3. vol. 20.

No challenge to be taken to any panel of jurors for want of a knight's being returned, &c. 24 Geo. 2. c. 18. 4. vol. 20.

For other matters, See Admiral, Assize, Attaints, Brafiers, Clergy, Constable . and Marshal, Evidence, Felony, Fish, Foreign States, Juries, Justices in Eyre, Justices of Oyer and Terminer, Liberties, Lords, Medietate Lingua, : Nist Prius, Nonsuit, Palaces, Peers, Piracy, Plantations, Pleading, Re-

cords, Scotland, Treafon, Wales. Trinity. See Blasphemy, Religion.

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&c. vol. 21.

Notice of general court for making by-laws to be published in the Gazette, 26 Geo. 2. c. 18. § 10. vol. 21.

All regulations for preventing infection, shall remain in full force, 26

Geo. 2. c. 18. § 11, 12. vol. 21.

No woollen manufactures of France may be imported by or.on behalf of the Turkey Company, &c. into any of the ports in the Levant seas, 32 Geo. 2. c. 34. vol. 22.

Nor may english goods be so imported, except directly from Great Britain, unless the importer produce ertificate attested, &c. that the goods ire originally britifb, &c. 32 Geo. 2. . 34. \$ 2, &c. vol. 22.

For other matters, see French Goods, &c.

#### Turn.

No sheriff or his bailiff shall keep nis turn in the hundred but twice in he year, and no where but in due place, and accustomed, &c. Magn. Chart. 9 H. 3. c. 35. vol. 1. 31 Ed. 3. 7. 1. c. 15. vol. 2.

Prelates, barons, religiouses, &c. not bound to appear at the turn, Stat. Marleb. 52 H. 3. c. 10. vol. 1.

The sheriff to inquire in his turn of hele articles touching the crown, &c.

Stat. Walliæ, 12 Ed. 1. 1 vol. 147. Inquests in the sheriff's turn shall be taken by twelve lawful men, who hall put their seals, &c. Stat. Westm. 1. 13 Ed. 1. c. 13. vol. 1.

Indictments and presentments taten in the sheriff's turn, shall be deivered over to the justices of peace at heir next sessions, who shall award process, &c. 1 Ed. 4. c. 2. vol. 3.

Jurors impanelled in the sheriff's urn, shall have freehold of 20 s. yeary, or copyhold of 26s. 8d. yearly, 1 R. 3. 6. 4. vol. 4.

For other matters, see County Court.

" " Turnips. See Trespass.

#### Turnpikes.

Any person wilfully breaking down turnpike, may be fent to the com-

mon gaol or house of correction, &c. 1 Geo. 2. ft. 2. c. 19. vol. 15 .- Made felony and transportation, &c. 5 Gco. 2. c. 33. vol. 16.

Charges of profecution to be paid out of the tolls, 5 Geo. 2. c. 33. § 3.

vol. 16.

Sheriff, by order of justices in their quarter fessions, to remove unwarrantable turnpikes, 5 Geo. 2. c. 33. § 4. vol. 16.

Tolls or duties on turnpikes not chargeable by this or any former landtax act, 1 Geo. 3. c. 2. \$ 116. vol. 23. For other matters, see Felony, tit. Turnpikes, Highways.

See Drugs, Fire. . Turpentine. See Schools. Tutors.

Tyndal. See Exhamshire. See Tithe.

# Vacancy and Vacation.

HE fruits taken during the vacation of a benefice, shall be restored to the next incumbent, saving what amounts to pay for ferving the cure during the vacation, 28 H. 8. c. 11. vol. 4.

Incumbents may devise by will any corn fown by them upon their glebe lands, 28 H. 8. c. 11. § 6. vol. 4. For other matters, see Bishops, Ecclesiastical Persons, &c.

## Vagrants.

Roberdesmen, night-walkers, &c.

shall be arrested, 5 Ed. 3.c. 14. Servants, labourers, &c. who flee from one county to another, shall be committed to the county gaol, 25 Ed. 3. ft. I. c. 7. vol. 2.

Justices, &c. shall examine vagabonds, and bind them to their good abearing, or commit them to prison,

.7 R. 2. c. 5. vol. 2.

Every person that goeth begging, and is able to labour, it shall be done of him as of those who depart out of the hundred, &c. 12 R. 2. c. 7. vol. 2.

Travellers

Travellers reporting they have been imprisoned beyond sea, &c. shall produce testimonials, &c. 12 R. 2. c. 8. vol. 2.

Officers to punish vagabonds, and those who relieve them, 19 H. 7. c. 12. 22 H. 8. c. 12. 27 H. 8. c. 25. vol. 4.

Repeal of all former statutes concerning vagabonds: after three days loitering, to be branded, to be a flave for two years to the bringer, &c. 1 Ed. 6. c. 3. vol. 5.

Repeal of making vagabonds slaves, the punishments by 22 H. 8. c. 12. revived, &e. 3 & 4 Ed. 6. c. 16. 5 & 6 Ed. 6. c. 2. vol. 5. 2 & 3 Ph. & M. c. 5. 5 El. c. 3.—Repealed by 14 El.

c. 5. vol. 6.

Vagabond above 14 years of age to be whipped, burned in the right ear, &c. 14 El. c. 5. vol. 6.

Rogue to be conveyed from constable to constable until he come to the gaol, &c. 18 El. c. 3. vol. 6.

Repeal of so much of the act 14. El. c. 5. and 18 El. c. 3. as concerns the gaoling, boring and death of vagabonds, 35 El. c. 7. § 24. vol. 6.

Repeal of all former statutes for punishment of vagabonds, &c. who shall be so deemed, how punished, banished, sent to the gallies, &c. 39 El. c, 4.—In appendix, 23 vol. 387. I Ja. 1. c. 7.—Repealed by 12 An. st. 2. €. 23. § 28. vol. 13.

Wandering mariners, soldiers, &c. shall settle themselves to work, shall have testimonials, &c. 39 El. c. 17.

wol, 7.

General privy fearch shall be made in every hundred, town, &c. for apprehending vagabonds, &c. constables to give account of vagabonds, &c. 7 Ja. 1. c. 4. vol. 7.—Repealed by 12 An. st. 2. c. 23. § 28. vol. 13.

Reward of 2s, to be paid for every vagabond, &c. apprehended, 13 & 14 Car. 2, c. 12. § 16, 17, 18. vol. 8.

Quarter sessions may transport incorrigible vagabonds, &c. 13 & 14 Car. 2. c. 12. § 23. vol. 8.

Vagabond, &c. brought to confible with a pais, &c. to be taken be fore a justice, and examined, pasted &c. 11 & 12 W. 3. c. 18. 1 An. fl.: c. 13. § 5. vol. 10.

Justices at every Easter sessions r fet down the rates for conveying a vagrants, &c. 1 An. st. 2. c. 13. 12.

7. vol. 10.

Disorderly persons, &c. to be detered vagabonds, and taken up and 🕾 veyed into the Queen's sea service,: & 3 An. c. 6. § 16. vol. 11.

Justices may make affestenents, in defraying charges of passing vagrans

&c. 5 An. c. 32. vol. II.

Vagabonds, vagrants, &c. to punished and sent whether they out &c. 12 An. st. 2. c. 23. vol. 11-Repealed by 13 Geo. 2. c. 24. wol. r. 17 Geo. 2. c. 5. vol. 18.

Persons receiving from labourers : woollen manufactures, ends of yar. &c. commonly called end-gatheres to be searched by constables, &c. 25 on conviction, to be deemed incomgible vagrants, &c. 13 Ges. 1.1.1: § 8. vol. 17. 17 Geo. 2. c. 5. § vol. 18.

Players acting within five miles either university, to be treated as w gabonds, &c. 10 Geo. 2. c. 19. 11 vol. 17.

Persons acting plays, &c. in an place where they have not a fettle ment, or without authority, &c. to 3 deemed vagabonds, &c. 10 Gm. 2.4 28. § 1, 2. vol. 17.

General regulations concerning 12gabonds, &c. 13 Geo. 2. c. 24. 5% 17.- Repealed by 17 Geo. 2. c. 5. \$ 34

vol. 18.

Persons who threaten to leave the family to the parish, return after being legally removed, who live idk, refule to work for common wages, &c. shall be deemed idle and diforderly persons, &c. 17Geo.2. e.5. vol.18

Reward of 10s. for taking up was gabonds, &c. 17 Geo. 2. c. 5. 55 val. 18,

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General privy fearch to be made for apprehending vagabonds, &c. 17 Geo. 2. c. 5. § 6, &c. vol. 18.

Vagabond may be fent to be employed in his Majesty's service by sea or land, or to the house of correction, &c. and escaping thence, &c. felony, and transportation for seven years, &c. 17 Geo. 2. c. 5. § 9. val. 18.

Vagrants to be searched, and if ound able, to pay for their own pasage, 17 Geo. 2. c. 5. § 12. vol. 18.

Vagrants to be passed on, &c. to cotland, Ireland, Man, Jersey, Guerny, or Sailly, &cc. 17 Geo. 2. c. 5. § 4, &c. wl. 18.

The parish, &c. to which any vaabond, &c. is conveyed by pass, hall employ in work, &c. 17 Geo. 2. 5. § 19. vol. 18.

Sheltering vagabond, &c. shall foreit not exceeding 40 s. &c. 17 Gee.

. c. 5. § 23. vol. 18.

The justices may order children f beggars above seven years old, to e placed out as a servant, or apprence, 17 Geo. 2. c.5. § 24. vol. 18.

Women delivered in the street may e detained in custody till safely coneyed to a justice of peace, to be comiitted, &c. 17 Geo. 2. (. 5. § 25. 21. 18,

Vagrants whose settlements canot be found, to be employed in the ouse of correction until the justices in place them out here, or in Ameri-, &c. 17 Geo. 2, c. 5. § 28. vol. 18.

Justices may examine vagabonds id other disorderly persons, transit the examination to the quarter ssions, and the party not giving a tisfactory account of himfelf, or lerity for his appearance, to be comitted, &c. 25 Geo. 2. 6. 36. \$ 12.

L 20.

Vagrants passed from one county another, to be delivered to the pah officer of the first place, &c. in e next county, &c. the expences to : paid by the treasurer of the coun-, &c. 26 Gee. 2. c. 34. § 2. vol. 21.

For other matters, see Bastard, County Rates, Felony, tit. Forgery. Houses of Correction, Labourers, Poor, Sol-

#### Venire & Venue.

Attornies shall be sworn to make no fuit in a foreign county, 4 H. 4. c. 18. vol. 2.

After issue joined, and entered, and a venire returned; a foreign plea pleaded, shall be tried by the jury returned, &c. 23 H. 6. c. 12. vol. 3.

Every venire for trial of any issue at Westminster, shall be awarded of the body of the proper county where fuch iffue is triable, 4 An. c. 16. § 6. vol. 11.

Every venire for the trial of an ifsue upon a penal statute, shall be awarded of the body of the proper county where such issue is triable, 24 Geo. 2. c. 18. § 3. vol. 20.

For other matters, see Juries, Over and Terminer, Pleadings, Trial.

#### Verditt.

Inquests taken shall be returned into the bench, justices assigned to take assises shall not compel the jurors to fay specially, &c. so that they shew the truth, but if they will find diffeisin, &c. their verdict shall be admitted, Stat. Westm. 2. 13 Ed. 1. c. 30. § 2.

Verdict of a trespass done in the forest, shall be given without confraint, and in the place where they received their charge, 7 R. 2. 6. 3. vol. 2.

A judge or clerk, changing a verdict to the disherison of parties, shall fatisfy the party, and be punished by fine and ransom, 8 R. 2. c. 4. vol. 2.

After verdict against the plaintiff; he shall not be nonsuit, 2 H. 4. 6.7.

For other matters, see Abatement, Amendment, Attaint, Error, Judge-

Verge. See Marshal and Marshalsea, Polaces.

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Verjuice. See Vinegar. Vesses or Set Cloths. See Drapery. Vessels. See Beer, Fish, Soap.

Vestries.

For regulating select vestries, to continue to the end of the first session of the next parliament, 15 Car. 2. c. 5. EXP, vol. 8.

Vi et Armis. See Indictments.

Vicars, Parsons and Curates.

Trees growing in the church yard, as belonging to the soil, are in the disposal of the parson; are not to be cut down but for repair of the chancel, unless in charity the parson give to the parish to repair the church, Stat. Ne Restor prostern. 35 Ed. I. st. 2. vol. I.

In all appropriations of churches, the diocesan shall ordain a convenient provision for the poor, and that the vicar be sufficiently endowed, 15 R. 2. c. 6. 4 H. 4. c. 12. vol. 2.

Parson, vicar, &c. shall have money, &c. given to the church, or to the high altar, 21 H.8. c.6. § 5. vol. 4.

The profits in time of vacation of the church, belong to the next incumbent, deducting the charges of ferving the cure, 28 H. 8. c. 11. § 5. vol. 4.

Parsons, vicars, &c. may by will devise any corn sown by them on their glebe lands, 28 H. 8. c. 11. § 6. vol.4.

The successor shall have the parfonage house and the glebe not sown, upon one month's warning after induction, &c. 28 H.S. c. 11. § 9. vol.4.

If the fruits in vacation are not fufficient to pay the curate's stipend, the next incumbent shall pay the same within fourteen days after he hath possession, 28 H. 8. c. 11. § 10. vol. 4.

Vicar of Whitegate in Cheshire made perpetual at the King's nomination, and to be a parish church, 33 H. 8. c. 32. vol. 5.

The Queen shall have the advowson of vicarages belonging to the said \*\*Rectories and parsonages impropriate, &c. saving right of others, 1 El. 14. § 25, 26. vol. 6.

Any who has ecclesiastical living.

maintaining doctrine against the eticles; being convened, persisting, is just cause to deprive, 13 El. c. 12. 2. vol. 6.

None to be admitted to benefit with cure, except he be of the grathree and twenty at least, have in scribed the articles, &c. 13 El. LL § 3. vol. 6. 13 & 14 Car. 2. c. 4 §; &c. vol. 8. 23 Geo. 2. c. 28. vol. 22

None shall be admitted to be with cure, above the value of yearly, unless he be a batchelous divinity, or preacher allowed by shop or university of Cambridge of ford, 13 El. e. 12. § 6. vol. 6.

Parlons, vicars, &c. who were questered, &c. restored, 12 Car. 17. vol. 7. 13 & 14 Car. 2. (.25.00)

Incumbent who refides and ken a curate, shall once in every morn read the common prayers, &c. 131 14 Car. 2. c. 4. § 7. vol. 8.

Accepting parsonage, vicarge, before he be ordained priest, some 1001. for each offence, diabled to one year, &c. 13 & 14 Car. 244. § 14. vol. 8.

Dwners of impropriations of bestow and annex maintenance of parsonage, vicarage, or curates the where the parsonage is impropriate and no vicar endowed, 17 Car. 2-3. § 7. vol. 8.

Persons and vicars, not have settled maintenance of 1001 protonum, capable of taking lands, tentithes, &c. without licence of semain, 17 Car. 2. c. 3. § 8. wil. 8.

Augmentations reserved upon to

newal of leases of rectories, &c. bishops, &c. for benefit of any red, 29 Car. 2. c. 8. vol. 8.

Her Majesty may erect a compontion and settle on them and ther is cessors the first fruits and tenths, is augmentation of the maintenance of parsons, vicars, curates, &c. 2 & 3 An. c. 11. vol. 11. 1 Geo. 1. st.2. c.10.

vol. 13. 3 Geo. 1. c. 10.

Lands, tenements, &c. may be given to the faid corporation towards augmenting the maintenance of such ministers, &c. 2 & 3 An. c. 11. § 4. vol. 11. 1 Geo. 1. ft. 2. c. 10. vol. 13.

Bishops to certify into the exchequer fuch small benefices whereof the clear, improved yearly value, doth not exceed 50 l. per annum, which shall be discharged of first fruits, &c. 5 An. c. 24. 6 An. c. 27. vol. 11. 1 Geo.

1. ft. 2. c. 10. § 1, 2. vol. 13.
In every of the new churches, &c. there shall be a rector, and perpetual fuccession, the morning preacher in any chapel converted into a new church, shall be the first rector; in every other new church, &c. the Queen shall nominate the first rector; the freehold shall be in such rectors, and they may purchase, &c. lands to the value of 200 l. per annum, 10 An. c. 11. § 10. vol. 12.

Where any rector or vicar prefents a curate to the bishop, to be licensed, &c. he may appoint a stipend for such curate, according to the cure, &c. not exceeding 50 l. nor less than 20 l. per annum, 12 An. st. 2. c. 12. vol. 13.

Impropriators, rectors, &c. of augmented churches, shall allow to the ministers officiating, the usual penfions, &c. 1 Geo. 1. ft. 2. c. 10. § 4, 5.

vol. 12.

For other matters, see Advocuson, Appropriations, Chaplains, Church, Ecclesiastical Courts, &c. First-Fruits, &c. Juris Utrum, Oaths, Quare Impedit, Residence, Simony, Stamps.

#### Vietual and Vietualler.

Twelve lawful men shall inquire of butchers, or cooks, that buy or fell unwholsome meat, of Jews, &c. Stat. Pillor. 51 H. 3. ft. 6. Ordin. pro Pistor, Stat. incert. temp. c. -. 1 vol. 392.

No officer in city or borough, who by his office has affife of wine and victual, shall merchandise therein, during his office, on forfeiture of the merchandise, &c. Stat. York, 12 Ed. 2. ft. 1. c. 6. vol. 1. 6 R. 2. ft. 1. c. 9. vol. 2. 3 H. 8. c. 8. vol. 4.

For the dearness of victual, &c. no one to have more than two courses, &c. Stat.de Cibar, 10 Ed.3. ft.3. vol. 1.

All manner of victual thall be fold for a reasonable price, having respect to the price at other places, distance, &c. 23 Ed. 3. c.6. vol. 2.

Commissions to inquire of offenders against the former statute, for the outrageous dearth of victuals made by hostlers, &c. regrators, 27 Ed. 3. fl. 1. c. 3. vol. 2.

The mayor and aldermen of London, may reform the defaults of victuallers there, all men may bring and fell victual freely, 31 Ed. 3. ft. 1. c. 10. vol. 2.

The price of a young capon shall not pass 3 d. of an old one 4 d. an hen 2 d. &c. 37 Ed. 3. c. 3. vol. 2. - Repealed by 21 7a. 1. c. 28. vol. 7.

Londoners and none other shall sell victual by retail, 42 Ed. 3. c. 7. vol. 2.

Alien friends may import victuals and fell in grofs or by retail, 6 R. 2. fl. 1. c. 10. vol.2.—Confirmed by 1 H. 4. c. 17. vol. 2. 14 H. 6. c. 6. vol. 2.

Hosts in cities, towns, &c. on the sea-coasts, shall not forestall fish, or other victuals, &c. 6 R. 2. fl. 1. c. 11. c. 12.—Repealed by 7 R. 2. c. 11. vol. 2.

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mported Ja. 2.. c. 3. § 2. vol. 8. And if by Englishmen 10 0 13&14Car.2.6.11. §25.vol.8.

And if by strangers 13&14 Car.2.c.11. §25. vel.8.

Every barrel of vinegar, or liquor prepared for

Vin	:5	97	
l.		d.	
vinegar, that hath run	••		
through rape, &c. o	8	0	
2 W.&M. [eff.2. c.10. §2. vol.		0	
6. And — — o	_	0	
4&5W.&M.c.3. §2. vol.9.	4	•	
7. And o		_	
5&6W.&M.c.7. § 27. vol.9.	4	0	
8. And — — o			
5&6W,&M.c. 20. §10. vol. 9.	4	9	
g. And every barrel of vine-			
g. And every barrer of vine-	*		
gar-beer made of English	_		
materials — o	O	0	
12 Car. 2. 6.23. § 6. vol. 7.		,	
10. And — — 0	0,	6	
12 Car. 2. c. 24. § 20. vol. 7.		_	
ir. Ando	0	6	
22 & 23 Car. 2. c. 5. § 1. vol. 8.			
12. And o	3	0	
2 W.&M. sess.2.c,10.§2.vol.9	)·,	_	
13. And o	Ί	6	
5&6W.&M.c.7. §27. vel.9.			
14. And —— o.	I	6	
5 & 6W.&M.c.20. \$10.vol.9.			
15. And made of English or			
foreign materials — o	8	0	
10&11W.3.c.21. § 9. vel. 10.			
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The chancellor, &c. of the feveral universities to licence distillers, and wine sellers, 10 Geo. 2. c. 19. § 2,&c.

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Every grant made by any papist, &c. of any ecclesiastical benefice vested in the universities, shall be void, unless made for a valuable consideration, to a protestant purchaser, &c. II Geo. 2. c. 17. § 5. vol. 17.

No persons to sell wine by retail within either of the universities, without being licensed by the chancellor or vice-chancellor, &c. 17 Geo. 2. r.

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The two colleges of St. Salvator and St. Leonard, in the university of St. Andrews, united, &c. 20 Geo. 2.

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The vouchee to warranty shall not be amerced for default the first day in Byre, but on summons, the third or sourth, and if out of the shire, shall have summons of sisteen days at least, &c. Stat. Marleb. 52 H. 3. c. 26. wol. I.

In writs whereby lands are demanded which ought to descend, remain, &c. if the tenant vouch to warranty, and the demandant counterpleads, and will aver that the tenant or his an-

cestor, was the first that entered, the averment shall be received, and None shall vouch out of the line. (voucher to warranty in a writ of right the demandant may counterplead aver that the voucher nor his a cestors never had seisin, since them of him on whose seisin the demand declares, &c. Stat. Westm. 1. 3 Lec. 40. Stat. Vouch. 20 Ed. 1. st. 1. 12.

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Feoffer by the words dedict and is bound to warranty, &c. &a Bigam. 4 Ed. 1. st. 3. c. 6. wh. 1.

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Restraint of exporting wool for not to extend to beds stuffed with slocks for necessary use only in any ship, &c. 12 Car. 2. c. 32. \$11. will.

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A formedon, &c. shall be maintainable against the pernor of the profits of lands infeoffed to use, and he shall have the same advantages as the tenant, I H. 7. c. 1. vol. 4.

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The heir of ceftuy que use thall be iable to wardship, relief, &c. and shall have waste, &c. against his guartian, as if the ancestor had died seised, &c. 4 H. 7. c. 17. vol. 4.

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Repeal of the former statute and all manner of usury forbid on forseiture of the sum lent, &c. 5 & 6 Ed. 6. c. 20. vol. 5.—Repealed and the former statute revived by 13 El. c. 8. § 2. vol. 6. 39 El. c. 18. § 12. vol. 7.

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In great towns, walled, the game shall be thut from sun-setting, &c. for or four according to the number of inhabitants shall watch there, are suspected strangers, &c. on resistance raise hue and cry, Stat. Winter. 13 Ed. 1. st. 2. c. 4. 5 Ed. 3. c. 14. vol. 1.

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Mariners licensed by the Trinity-

House may ply as watermen on the Thames, 8 El. c. 13. § 5. vol. 6.

No watermen or wherrimen to take apprentice unless he be of the age of ighteen, and bound for seven years, I Ja. 1. c. 16.—Altered by 4 An. c.

13. § 1. vol. 11. 2 Geo. 2. c. 26. vol. 16. 10 Geo. 2. c. 31. vol. 17.

Lightermen, wherrymen, &c. to be one company with watermen, to be registered, &c. subject to rulers, who may make by-laws, &c. to be approved by the court of aldermen, &c. 11 & 12 W. 3. c. 21. vol. 10. 2

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Rulers may appoint 40 watermen o work on fundays between Vauxhall and Limehouse, for carrying passengers cross the river, at 1 d. each, to be paid to the rulers, to the use of decayed watermen, their widows, &c. allowing for their labour, 11 & 12 W. 3. c. 21. § 13. vol. 10.

The lord mayor and aldermen of London may review and amend the byaws of the watermen's company, &c.

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Watermen, &c. fummoned by the culers of the company, to ferve on poard the fleets, and not appearing, &c. to be imprisoned one month, and disabled for two years, 4 An. c. 19. § 8. vol. 11.

No waterman on the river Thames to take an apprentice, unless he be an housekeeper, or have some known place of abode, to be registered with the clerk of the company; on neglect, apprentices may be turned over to other masters, &c. 2 Geo. 2. c. 26. vol. 16. 10 Geo. 2. c. 31. § 5. vol. 17.

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None but freemen to work any boat, &c. except fishermen, ballast-men, &c. 2 Geo. 2. c. 26. § 4. vol. 16.

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Owners of keys betwixt *Hermitage* bridge and *London* bridge, may use their lighters, &c. as heretofore, 2 Geo. 2. c. 26. § 8. vol. 16.

Ferry boats, flat-bottomed boats, and barges navigated from Kingston or Windsor, exempted from the penalties, &c. 4 Geo. 2. c. 24. vol. 16. 10

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No apprentice to be taken under 14 years of age, nor above 20, for 7 years at least, by indentures, enrolled, &c. not more than two apprentices at one time, the first to have served four years, when the second is taken, &c. 10 Geo. 2. c. 31. vol. 17.

No boat or wherry to take more than eight passengers, and two by the way, &c. in case a greater number is taken in, and any be drowned, the watermen shall be transported as selons, 10 Geo. 2. c. 31. § 8. vol. 17.

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#### Wax,

— chandlers shall sell candles, images, figures, &c. only 3d. in the pound dearer than plain wax, 11 H. 6. c. 12. vol. 3.—Repealed by 21 Ja. 1. c. 28. vol. 7.

Any person using deceit in mixture of wax with rosin, tallow, turpentine, &c. forseits 2s. for every pound, &c. shall be marked with a stamp, &c. 23

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Any person counterseiting marks, or setting the mark of others without their consent, to forfeit 51. and for non-sufficiency, pillory, 23 El. c. 8. § 6. vol. 6.

Bees wax imported within the time to pay additional duty of 51 for eve-

ry 1001. value, &c. 4 & 5 W. & M. For other matters, see Fift, Game, No. c. 5. § 2. vel. 9.

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- shall be utterly put down, but only by the sea-coasts, Magn. Chart. 9 H. 3. c. 23. vol. 1.

New wears shall be pulled down, and writs fent to the sheriffs to do execution, &c. 25 Ed. 3. st. 4. c. 4. 45 Ed. 3. c. 2. 21 R. 2. c. 19. 1 H. 4. 6. 12. vol. 2.

Commissions shall be awarded to justices, to survey wears and redress, &c. 1 H. 4. c. 12. 4 H. 4. c. 11. vol. 2.

Confirmation of former statutes touching wears, &c. 1 H. 5. c. 2. 12

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The justices shall inquire into and remove wears, &c. nuisances on the Thames, 2 H. 6. c. q. artic. ult. vol. 3.

Offender in wears, &c. who continues his offence, or delays to reform it, &c. shall forfeit 100 marks for every month, &c. 12 Ed. 4. c. 7. vol. 3.

Every man may pull down the wears in the haven of Southampton, &c. and he who levies others there, shall pay 1001. to the King, 11 H. 7. c. 5. 14 & 15 H. 8. c. 13. vol. 4.

Any person erecting a new wear along the sea shore, or in any haven, &c. or within five miles of the mouth of any haven, &c. shall forfeit 101. &c. 3 fa. 1. c. 12. vol. 7.

For the continuance of a new built

wear upon the river Exe near Exeter,

7 Ja. 1. c. 19. vol. 7.

Justices of peace of the several counties, &c. may let rates for passing the wears, locks, &c. upon Thames and Is, and make orders about them, 6 & 7 W. 3. c. 16. wl. 9. 22 Geo. 2. c. 46. § 1. vol. 19. 24 Geo. 2. 5. 8. vol. 20.

The owners of ancient wears, &c. may repair them, &c. notwithstanding this act, 1 Geo, 1, fl. 2. c, 18. §

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No woolen weaver shall have about two woolen looms, nor keep z tucking-mill, must have been appertice, &c. 1 & 2 Ph. & M. c. 11. 22.

The clause in 5 El t. 4. § 32. 8 straining weavers in villages, &c. inc taking any apprentice, repealed, ; 6 W. & M. c. g. vol. g. For other matters, see Drapers, &

land, Wool and Woollen Manufelte.

# Weights and Measures.

One measure shall be through a realm, of wine, ale, corn, dyed du &c. and it shall be of weights, as a of measures, Magn. Chart. 9 H.; 25. vol. i.

The weight of bread shall ke certain proportions, &c. according certain prices of corn, Stat. Af. Panis, &c. 51 H. 3. st. 1. Tradia. Ponder. et Mensur. 31 Ed. 1. ft. . vol. I.

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No measure shall be in any too that does not agree with the King standard measure, sealed, &c. Ora pro Pistor. Stat. incert. temp. c. & vol. 392.

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The treasurer shall send standard of weights, bushels, &c. into ever county; not to oult lords of inc chifes or clerks of markets from & ing their office, &c. 14 Ed. 3. f. : 6 12, vol, 1.

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ad measures shall be repealed, &c.

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Auncel weight shall be put out, uying and selling shall be by the e-en balance, the weight according to ne standard of the exchequer, 25 d. 3. st. 5. c. 9. 34 Ed. 3. c. 5. vol. 2. Every measure shall be according the King's standard, and shall be riked without heap, saving rents of ords; justices shall inquire, &c. 25 d. 3. st. 5. c. 10. 34 Ed. 3. c. 6. vol.

Plate thall be received into the nint, and money returned for the me, by weight and not by number, 5 Ed. 3. st. 5. c. 20. vol. 2. 9 H. 5.

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There shall be but one weight, one neasure, and one yard through all he realm; he who does not weight y equal balance, shall forfeit the nerchandises, &cc. 27 Ed. 3. st. 2. c. o. vol. 2.

Balances and weights for wool, the ick, &c. according to the standard f the exchequer, shall be sent to all he sheriffs, every person may make heirs by them, and none to sell nor uy by other weight, 31 Ed. 3. st. 1. 2. vol. 2.

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Justices of peace, &c. shall inquire f and punish falsifiers and countereiters of weights, 9 H. 5. ft. 2. c. 8.

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The borough of Dorchester to have ght of weighing by twelve miles a-

bout the same, using the Randard, 9 H. 6. c. 6. vol. 3.

A wey of cheefe shall contain thirty two cloves, every clove seven pounds, a H. 6. c. 8. vol. 2.

The mayor of London, &c. shall be fworn to execute the statutes touching weights and measures, 11 H. 6.

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Every city and borough shall make common weights according to those received, and none to buy or sell with other weights and measures than those marked, printed, &c. 11 H. 7. c. 4. 12 H. 7. c. 5. vol. 4.

Not to hinder buying or felling by water-measure on ship-board, 11 H. 7. c. 4. vol. 4. 16 Car. 1. c. 19. § 7. vol. 8.

The bushel shall contain eight gallons of wheat, the pound troy twelve ounces, &c. 12 H. 7. c. 5. vol. 4.

Twenty pounds weight shall be accounted to the stone of hemp, 21 H-8. c. 12. § 4. vol. 4.

There shall be but one weight, one measure, and one yard, according to the standard of the exchequer, throughout all the realm, as well in places privileged as without, every measure of eorn shall be strike without heap, none to keep any other measure, &c. 16 Car. 1. c. 19. §2. vol. 7.

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The Winchester measure only to be used, no mayor, &c. to permit any other to be used within their jurisdictions, &c. 22 Car. 2. c. 8. 22 & 23

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Where there is no clerk of the market, the mayor, bailiffs, &c. shall feal the measures, 22 & 23 Car. 2. c. 12. § 4. vol. 8.

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Weights and measures within the

city and liberty of Westminster, to be fized, sealed, and marked, otherwise may be destroyed as unlawful, and the owners amerced not exceeding 40s. 31 Geo. 2. c. 17. § 9. vol. 22. For other matters, see Beer, &c. Brafiers, Bread, Butter, &c. Cables, Clerk of the Market, Coals, Coopers, Corn, Dorchester, Excise, Fish, Fruit, Gauging, Gold, &c. Highways, Hongres, Sail-cloth, Salt, Scotland, Sope, Starch, Toll, Vinegar, Wines.

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er, removal of annoyances, &c. be-

onging to churches, publick buildngs, &c. to be done by the churchvardens; if belonging to markets, cc. by the proprietors, &c. 31 Geo. 1. c. 17. vol. 22. For other matters, see Attornies, Bridges, Churches, Corn, Debt, &c. Fish, Hay, Juries, London, Palaces, Paving, Poor.

## Westmony and Iseland.

No vessel to proceed on a fishing voyage for Iseland and Westmony unil the 10th of March, on forfeiture of uch vessel, &c. 15 Car. 2. c. 16. vol. 8. West Riding in Yorksbire. See Register, York.

## Whales, Whale-Bone, Fins, Oil, and Blubber.

The King shall have whales taken in the sea or elsewhere within the realm, except in certain places privieged by him, Stat. Prerog. 17 Ed. 2. 7. 1. c. 11. vol. 1.

Whale-fins, &c. imported, not caught in vessels by the proprietors themselves, &c. shall pay double aliens custom, 12 Car. 2. c. 18. § 5.

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Cut whale-bone imported other than in fins only, forfeited, and double the value, &c. 9 & 10 W. 3. c. 23. § 12. vol. 10. 4 An. c. 12. § 6. vol. 11.

Whale-fins imported by the Greenland company, &c. to pay further duty of 3 d. per pound weight, and by foreigners 6d. per pound weight, 9 & 10 W. 3. c. 45. § 3. 10 & 11 W. 3. c. 21. § 31. vol. 10. 9 An. c. 21. § 1. vol. 12

Whale-fins caught in and imported from the plantations, to pay the same duties as Greenland whale-fins, 10 & 11 W. 3. 6. 21. 9 31. vol. 10.

Whale-fins, oil, and blubber, imported by the Greenland company, not liable to the duty of 12d. in the

pound value, charged in the tonnage acls: nor for whale fins, &c. taken in Newfoundland, 11 & 12 W. 3. c. 25. § 17. vol. 10. 5 Geo. 2. c. 28. vol. 16.

Persons having foreign cut whalebone, other than in fins only, found in their custody, to forfelt 301. &c. masters of ships importing such, to forfeit 50 l. &c. proof where cut to lie on the importer, &c. 4 An. c. 12. §6. wl. 11.

Fins, oil, or blubber of whales, feal skins, &c. may be imported (for a limited time) from Greenland, &c. in British ships, &c. custom free, 5 Geo. 2. c. 28. vol. 16. 22 Geo. c. 45. vol. 19.

Fins taken from whales caught by British subjects in the gulph or river of St. Lawrence, or on the coasts of the British colonies, may be imported in British ships, &c. paying no other duty than the old subsidy granted by 25 Car. 2. on oath of the maiter, &c. 4 Geo. 3. c. 29. vol. 26.

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# Wbite, (Sir Thomas)

oxford; the president and scholars may demise the manor, &c. of Fifield in Berksbire to every heir male of the faid Sir Thomas, successively, notwithstanding the statute 13 El. for ninety nine years, if he so long live, &c. 18 *El. c*. 11. § 5, 6, c. 6. § 3. vot 6

#### White Ashes,

--- exporter of, to forfeit 6 s. 8 d. for every bushel, &c. 2 & 3 Ed. 6. c 26. wl. 5.

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Pearl afties may be imported from Germany, paying cultom as pot ashes, 10 & 11 W. 3. c. 21. § 30. vol. 10.

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- of the King's tenants, shall have their inheritance, quarentine, dower, and marriage; to find furety not to marry without licence, &c. Mogn. Chart. 9 H. 3. c. 7. vol. 1.

- may bequeath the crop of their lands, Stat. Merton, 20 H. 3.

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— shall have writ of dower in Wales, Stat. Walliæ, 12 Ed. 1. 1 vol.

- alienation of the inheritance of deceased husband, shall be void, and he in the reversion may enter, 11 H. 7. c. 20. vol. 4.

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## Wight. (Ifte of)

Penalty on taking more farms than one in the ide of Wight, exceeding the value of ten marks, 4 H. 7. c. 16. vol. 4.

The fheriff of Southampton, on request, may adjourn the poll formembers to serve in parliament, from Winchester, after all present have polled, to Newport in the ifle of Wight, 7 & 8 W. 3. 1. 25. § 10. vol. 9. Corn of the growth of the isle of

Wight may be exported to Southand. ton, &c. 8 An. c. 11. EXP. vol. 12 Wild Fowl. See Game, Hawks, Swans.

#### Wills.

Widows may devise the crop of their lands, faving the lords fervices, Stat. Merton, 20 H. 3. c. 2. vol. I.

The acting executors may fell lands devised to be fold, 21 H. 8. c. 4.

Devise to the church or to the bigh altar, belongs to the parson, vicu, &c. 21 H. 8. c. 6. § 5. vol. 4.

Wills made before the statute, or shortly after, as effectual as within forty years last past, 27 H. 8. i. 10.

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Incumbents may declare their with of any corn fown by them upon their glebe lands, 28 H.S. c. 11. 66. vel.4.

All that have estates, &c. in socase lands, and no knights fervice tenures, may by will, &c. dispose of the same at their will and pleasure; or of two parts of three of knight fervice lands, faving rights of ward, primer seifus, relief, &c. 32 H. 8. c. 1. 34 & 35 H. 8. c. 5. vol. 5.

Father, &c. may by will, &c. offpose of the custody of his children, during their minority, to any other than popish recusants, 12 Car. 2. 1. 24. § 8. vol. 7.

All devises of land shall be in writing and attested in the testator's presence, by three or four credible witnesses, else void, 29 Gar. 2. c. 3. § 5. vol. 8.

Such will not revoked but by some other will, or writing declaring the same signed in the presence of three or four witnesses, or by cancelling, &c. by the teffator, &cc. 29 Cer. 2. a. 3. § 6. 22. vol. 8.

Estates pur auter vie shall be deviseable, 29 *Car*. 2. c.3. § 12. vel. 8.

No nuncupative will, where the estate bequeathed exceeds the value of 30 l. unless proved by three witnesses at least, present at the making, and bid by the testator to bear witness, cc. and in the time of his last sickrefs. &c. 29 Car. 2. 1. 3. \$ 19. vol. 8.

Nuncupative will not to be proved ifter fix months, unless the substance was committed to writing within fix lays after the making, &c. 29 Car. 2. c. 3. § 20, 21. vol. 8.

Wills of soldiers and mariners, excepted, 29 Car. 2. c. 3. § 23. vol. 8.

Will, &c. of lands and hereditaments, fraudulent and void against creditors, 3 & 4 W. & M. c. 14. -Made perpetual by 6 & 7 W. 3. c. 14. § 2. vol. 9.

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Inhabitants in the province of York may dispose by will of all their perfonal estate, 4 & 5 W. & M. c. 2. 6 2. vol. 9.

Not to extend to freemen of the city of York, 4 & 5 W. & M. c. 2. § 3. vol. 9. - This proviso repealed by 2 & 2 An. c. 5. vol. 11.

Inhabitants of Wales, may dispose by will of all their personal estate notwithstanding the custom, 7 & 8 W.

3. c. 38. vol. 9.

All who are allowed to be good witnesses upon trials at law, shall be deemed good witnesses as to any nuncupative will, 4 An. c. 16. § 14. vol. 11.

A devisee, legatee, or creditor, attesting a will, shall nevertheless be admitted as witnesses to prove the same, the legacy to be void, &c. and their credit to be left to the jury, &c. 25 Geo. 2. c. 6. vol. 20.

This act to extend to such of the plantations where the 29 Car. 2. c. 3. is received, &c. 25 Geo. 2. c. 6. § 10.

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Wiles. See Drapery, Fish.

Winchelsea,

- hundred, to be taken as two distinct hundreds, in respect to the penalties for fuffering exportation of wool, 9 & 10 W. 3. c.40. § 11. vel. 10.

Winchester.

— statute of 13 Ed. 1. st. 2.— Confirmed by 7 R. 2. c.6. vol. 2.

Grants made to the colleges of Winchester, &c. confirmed, 1 El. c. 4.

§ 34. vol. 6. No provoft, warden, &c. of the colleges of Winchester, &c. shall make lease of any farm, &c. unless one third of the old rent be reserved in corn, after the rate, &c. 11 El. c. 6. vd. 6.

> Windsor. See Eaten College. Window Lights. See Houses.

> > Wine,

— measure to be the same through the realm, Magn. Chart. 9 H. 3. c.25.

51 H. 3. ft. 1. vol. 1.

-- to be inquired of by twelve men, and how vintners fell the gallon, and of corrupted wine, unwholsome, &c. Judic. Pillor. 51 H. 3. ft. 6. vol. 1.

Coroner, &c. shall inquire of those who live riotoufly haunting taverns, &c. Stat. De offic. Coron. 4 Ed. 1. ft. 2. Stat. Frankpl. 18 Ed. 2. st. 1. § 28. vol. 2.

The mayor and bailiffs of London shall inquire of wines fold against the assise, 6 Ed. 1. st. 1. c. 15. vol. 1.

None to keep tavern open of wine, &c. in London after coeverfu, Stat. Civ. Lond. 13 Ed. 1. ft. 5. wol. 1.

No officer in city or borough, who by reason of his office should keep affile of wine and victuals, shall fell wine, &c. during his office, 12 Ed. 2. ft. 1. c.6. vel. 1. 6 R. 2. c. 9. vol. 2.

The affife of wine shall be kept, if taverner exceeds twelve pence a Sextertium, their doors to be shut up,

Ordin, pro pistor. Stat. incert. temp.

c. 5. 1 vol. 391.

Wine shall be sold at reasonable price, assayed twice a year, corrupt wine shall be poured out and the vessels broken, 4 Ed. 3. c. 12. vol. 1.

Aliens (hall export no wine, 9 Ed. 3. ft. 1. c.1. vol. 1. 11 R. 2. c.7. vol. 2.

The King's butler shall take no more wine than shall be appointed him, on pain of double damages, &c. 25 Ed. 3.  $\beta$ . 5.  $\epsilon$ . 21. 43 Ed. 3.  $\epsilon$ . 3. vol. 2.

Felony to forestal or engross Gascoin wine, 27 Ed. 3. st. 1. c. 5.— Repealed as to the felony and for feiture of lands, 37 Ed. 3. c. 16. vol. 2.

Merchants may import wines to what ports they please, saving butlerage, 27 Ed. 3. st. 1. c. 6. vol. 2.

No English merchants shall have agent in Gascoin, to bargain for or buy wine, before the time of vintage, or until landed, &c. on pain of imprisonment, &c. 27 Ed. 3. st. 1. c. 7. 37 Ed. 3. c. 16. 38 Ed. 3. st. 1. c. 10. 42 Ed. 3. c. 8. vol. 2.

All wines, red and white, imported, shall be gauged, 27 Ed. 3. st. 1. c. 8. 31 Ed. 3. st. 1. c. 5. 38 Ed 3. st. 1. c. 10. 4 R. 2. c. 1. 14 R. 2. c. 8. vol. 2. 23 H. 6. c. 16. vol. 3.

All merchants denizens, that be not artificers, may go into Gascoin, to fetch wine; and aliens may import wines into this realm, saving to the King and council to ordain of this article as shall seem best, 38 Ed. 3. B. 1. c. 11. vol. 2.

English, Irish, and Welshmen, not being artificers, may pass into Gascoin, to fetch wines, giving surety, &c. to buy 100 tons and not less, and to bring the same to England, &c. 43 Ed. 3. 6. 2. vol. 2.

Aliens must sell their wines in gross and by whole vessels, as imported, and not at retail, &c. 2 R. 2. st. 1. c. 1. 5 R. 2. st. 1. c. 4.— Altered by 11 R. 2. c. 7. vol. 2.

The prices of several sorts of wine,

and forfeiture of those who sell them dearer, 5 R. 2. st. 1. c. 4. 6 R. 2. st. 1. c. 7. vol. 2.

No manner of sweet wine, nor claret, shall be sold at retail, on pain of forseiture, &c. 5 R. 2. st. 1. c. 4. vol.2.

Sweet wines may be fold in every place at the same price as wine of Gascoin and Rhine, and not above, on pain of forseiture, 6 R. 2. st. 1. c. 7, vol. 2.

Vintners, &c. in London shall be under the rule of the mayor and aldermen, 7 R. & c. 11. vol. 2.

No person shall be molested for not gauging Rhenish wine, 14 R. 2.68. vol. 2.

Wine imported in pipes not containing 126 gallons, and so after the rate, &c. forseited, 2 H. 6, c. 11. vol. 2.

No person who dwelled at the stews in Southwork shall keep any hostery or tavern elsewhere in Southwork, 11 H. 6. c. 1. vol. 3.

Gauger or his deputy shall be ready in all places where required, shall take no gauge penny, until he has gauged the wine, 23 H. 6. c. 16. vol. 3.

No new impositions shall be laid on those who buy wines in Gasam or Guyen, on forfeiture of 20 l. and treble damages, 23 H.6. c. 18. vol. 3.

No Gascoin or Guien wines shall be imported but in English, Irish, or Welsh ships, &c.-1 H. 7. c. 8. 4 H. 7. c. 10. 23 H. 8. c. 7. vol. 4.

Every butt of malmfey shall contain 126 gallons, pay further custom 18 s. a butt, not to be sold for above 4l. the butt, &c. 4 H. 7. c. 8. 23 H. 8. c. 7. vol. 4.

Wines to be fold at the prices affessed, &c. justices of peace, &c. may sell other mens wine, he that keeps wine to retail, shall not be enforced to sell it in gross, 24 H. 8. c. 6. val. 4. 37 H. 8. c. 23. § 3. vol. 5.

None shall sell Gascoin, Guyen, or French wines above 8 d. the gallon, one penny the pint, &c. the prices

f wines fold in gross shall be affessed y the King's great officers, &c. 28 l. 8 c. 14. vol. 4. 34 & 35 H. 8. c. 37 H. 8. c. 23. § 2, 3. vol. 5.

Gastoin or Guyen wines, may be ported in any ship of amity, 5 & 6 d. 6. c. 18. § 3. vol. 5. — Altered by El. c. 5. § 11. vol. 6.

No wine to be sold at more than d. the gallon, &c. 7 Ed. 6. c. 5. 1. vol. 5. — Repealed by 1 Ja. 1. c. § 43. vol. 7.

None to keep above ten gallons wine to spend in his house, unless have 100 marks yearly, &c. 7 Ed. c. 5. § 2. vol. 5.—Repealed by 1 Ja. c. 25. § 43. vol. 7.

No wines shall be fold by retail in cities, boroughs, port-towns, market-towns, &c. and by licence the mayors, &c. 7 Ed. 6. c. 5. §

vol. 5. No man shall retail wine to be it in his house, 7 Ed. 6. c. 5. § 4, vol. 5.

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b wine, 45 s. fweet wines, &c. Rhenish, to the King for life, 12

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None to retail wine by pint, quart, or other greater or leffer retail meafure, in their mansion house, &c. on forfeiture of 5 l. 12 Car. 2. c. 25. vol. 7.

Licences to be granted to persons using the trade of selling wines, at yearly rent, &c. 12 Car. 2. c. 25. § 2, &c. vol. 7. See 30 Geo. 2. c. 19.

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No sweet wine to be sold above 18d. the quart, French 8d. Rhenish 12d. on forfeiture of 5l. The lord chancellor, president, &c. may set the price of wines, yearly, &c. 12 Car.2.

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Granting of wine licences settled on the duke of York and the heirs males of his body, 15 Car. 2. c. 14.

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A duty on wines, &c. for raising three hundred and ten thousand pounds, &c. 20 Car. 2. c. 1. 22 Car. 2. c. 3. 30 Car. 2. c. 2. vol. 8.

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Imposition of 8 l. per ton upon French wine, and 12 l. per ton on other wines imported, within the time, &c. 1 Ja. 2. c. 3. — Made perpetual and part of the South Sea fund, by 9 An. c. 21. § 1. vol. 12. 1 Geo. 1. ft. 2. c. 12. § 3. vol. 13.

No retailer to fell wines other than by pewter measures sealed, on pain R r - of

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of 5 l. &c. 1 W. & M. feff. 1. c. 34. § 19. 2 W. & M. feff. 2. c. 14. § 3. 4 & 5 W. & M. c. 25. EXP. vol. 9.

Adulterating wine, or felling wine adulterated, to forfeit 300 l. &c. 1 W. & M. seff. 1. c. 34. § 20. EXP. vel. 9.

Further duty of 4 s. per ton upon all wines imported into the port of London for relief of the orphans, &c. 5 & 6 W. & M. c. 10. § 8, 9, vol. 9.

Wines of the growth of *Hungary* may be imported from *Hamburgh*, paying duties as for *Rhenish*, or wines of the growth of *Germany*, 1 An. st. 1. c. 12. § 112. vol. 10.

Cylinder, seven inches diameter, and fix inches deep, &c. to be desmed a lawful wine gallon, 252 gallons a ton, &c. 5 An. c. 27. § 17. vol. 11.

Repeal of the probabilion of importation of French wines, 9 Mn. c. 8.

Allowance of 2.l. per cent. &c. to be made to merchants, &c. out of the groß duties upon wines imported in casks, (except coinage duty) on reexportation, &c. 6 Geo. 1. c. 12. § 2.

Damaged and unmerchantable wines, &c. the duty to be repaid, &c. 6 Geo. 1. c. 12. § 34. vol. 14. 12 Geo. -1. c. 28. § 20. vol. 15.

Exporter of wines allowed further time, and two thirds of the duty paid on importation by 1 Ja. 2. c. 3. requisites performed, &c. 6 Geo. 1. c. 12. § 5, 6. vol. 14.

Not to lessen the duties of butlerage and prizage of wines due on importation, 6 Geo. 1. c. 12. § 7. vol. 14.

No allowances for freight of damaged wines, unless imported in casks directly from place of growth, or by stress of weather, stranded, &c. 8 Geo. 1. 6.18. § 19, 20. vol. 14. 27 Geo. 2. 6. 18. § 5. vol. 21.

Damaged and refuse wines to be warehoused and sold to be distilled into brandy, &c. and the produce paid to the merchant, not exceeding the allowances, 12 Geo.1. c. 28. § 20.

Former duties on wine less in ported, repealed, and the famedon imposed as on wines imported, and no drawback on exportation, Gov. 2. st. 2. c. 17. val. 15.

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No wines to be imported in his bottles, or vessels less than 25 gallar I Geo. 2. st. 2. c. 17. § 7. w. 15

Not to extend to impossion wines of the growth of the grade of Tuscany's dominions in open in or of Turkey and other parts of Levant, as usually imported, ice st. 2. c. 17. § 8. vel. 15.

The act 9 Geo. 2. allowing the lers to fet up any other trads in not to allow them to fell wint in out licence in prejudice of the legges of the universities, 10 Geo. 24 19. § 2, &c. vol. 17. 30 Geo. 24 § 9. vol. 22.

Selling wine at either of their versities, without licence of their chancellor, &c. to forfeit 5.1 in . Geo. 2. 6. 40. § 11. 201. 18.

Additional duty of 81 am ton of French wine, &c. important 41. on other wines, &c. 13. 2. c. 9. vol. 18. See 3 Ga. 3. vol. 25. 6: Geo. 3. c. 40. vol. 25.

No wine exceeding ten goal &c. imported into the outpets be brought to London, or with miles of the royal exchange, will paying the Landon duty, on the case of Geo. 2. c. 12. vol. 21.

Additional duties on limbs retailing wine only, wine additional liquors, &cc. 30 Geo. 2. c. 19 [1.72]

Penalty of 1001. on realing unlicensed, 30 Geo. 2. (4) \$2 Geo. 2. (4) \$2.

Committioners for flamping wine licences, 30 Geo. 2. 6. 12. 201. 22.

Licences to retail wine grant commissioners according to 12. c. 25. to be good during the for which they were granted, 2. c. 19. § 4. vol. 22.

Licences for retalling wine to be taken and paid for, yearly, &c. 30

Geo. 2. c. 19. § 5, &c. vol. 22.

This act not to be prejudicial to the privileges of the universities, the vinmers company, &c. 30 Geo. 2. c. 19. § 9, ♂c. vol. 22.

The commissioners enabled to mitigate the penalty of 100 l. for retailing wine unlicenfed, but the charges

of profecution, &c. to be allowed over and above, 32 *Geo*. 2. 6.19. § 1. *vol*.22.

No discount or drawback of the duty on wine licences, to be allowed on taking out any number thereof, 32 Geo. 2. c. 19. \$ 2. vol. 22.

One licence to serve but one house, or place, retailers to have the word WINE expressed in or near the door, &c. on penalty of 10 l. subject to mitigation by the commissioners, 32 Geo. 2. c. 19. § 3. vol. 22.

No act relating to wine licences to be prejudicial to the privileges of the two universities, 32 Geo. 2. 6. 19. §

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For other matters, see Butherage, Customs, Gauging, London, Merchants, Monopolies, Orphans, Ships, Stamps, Sweets, Universities.

#### Wire.

No foreign card wire, or iron wire for wool-cards, to be imported, &c. on forfeiture, &c. 13 & 14 Car. 2. c. 19. vol. 8.

All foreign iron wire (except card wire, and iron wire smaller than superfine, &c.) imported within the time, &c. to pay additional duty of 22 s. 6 d. per hundred weight, &c. 2

W. & M. sess. 2. c. 4. § 16. vol. 9. - steel wire 14's. per hundred weight, &c. 2 W. & M. feff. 2. c. 4.

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- lattin, brass, or copper wire, 5 s. per hundred weight, &c. 4 & 5

W. & M. c. 5. § 2. vol. 9.

British copper and brass wire to be exported duty-free, 7 An. c. 8. § 8. vol. II.

For other matters, see Customs, Gold, Iron, Manufactures, Wools

Witcheraft. See Conjuration.

Witnesses.

Process shall be awarded to cause witnesses named in a deed that is denied, to appear at the day, and the taking of the inquest shall not be deferred for their absence, Stat. Ebor, 12 Ed. 2. ft. 1. c. 2. vol. 1.

No person to be convicted of premunire in aiding maintainers of the authority of Rome, but on such testimony, &c. as shall be thought by the jury, good and fufficient, 5 El. c. 1. § 23. vol. 6.

Witnesses served with process of courts of record, and tender of reasonable charges, not appearing, &c. to forfeit 10 l. &c. 5 El. c. 9. § 124 vol. 6.

Persons impeached of felony in imbezzelling ordnance, habiliments of war, &c. may make proof in his defence by lawful witness, &c. 31 El.

c. 4. \$ 2. vol. 6.

The wife of a bankrupt may be examined by the commissioners for discovery of his estate and effects, 21 7a. 1. c. 19. § 6. vol. 7.

Inhabitants of the town, division, &c. in which decayed bridge or highway lies, may be witnesses on indictments, &c. for not repairing, 1 An. fl. 1. c. 18. § 13. vol. 10.

Witnesses for prisoner on trial for treason or felony, shall depose on oath, &c. in fuch manner as the witnesses for the crown, I An. st. 2. c. 9.

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Persons refusing to answer, &c. to interrogatories in writing, &c. by the commissioners of bankrupts, may be committed to prison, &c. 5 Geo. 2. c. 30, § 16, &c. vol. 16.

In actions upon a robbery, brought against the hundred, any inhabitant may be a witness, 8 Geo. 2. c. 16. §

15, vol. 16.

Parishioner or inhabitant of the place, place, may be a witness upon any profecution for keeping a disorderly house, 25 Geo. 2. c. 36. § 9. vol. 20.

The oath and certificate of the fuperintendant, and of the secretary and accomptant of the herring fishery society, of the quantity of white herrings sent to foreign markets, &c. shall be deemed as evidence to verify the same, 26 Geo. 2. c.g. § 6. vol.21.

Inhabitant of any parish in which offence is committed against this act for regulating sale of fish at the first hand in markets in London and Westminster,) shall notwithstanding be deemed a competent witness, 33 Geo. 2. c. 27. § 16. vol. 23.

For other matters, see Ale, &c. Bankrupt, Baron and Feme, Bawdy-Houses, Bridges, Coaches, Church-Wardens, Costs, Evidence, Felony, Gold, &c. Justices of Peace, Paving, Perjury, Plays, &c. Poor, Treason, Trial, Wills.

#### Wittam,

- spinners of wool there, subject to penalties, &c. for delivering back by shorter reel, &c. 7 Ja. 1. c. 7. vol. 7.

Woad. See Ships.

#### Women,

- Shall not have an appeal of death, other than of her husband, Mugn. Chart. 9 H. 3. c. 34. vol. 1.

- religious, not bound to appearance at the sheriff's tourn, Stat. Marleb.. 52 H. 3. c. 10. vol. 1.

– who willingly leaves her hufband, and continues with adulterer, barred to demand her dower, unless reconciled, &c. He that carries a nun from her house, although she confent, shall have three years imprisonment, damages, &c. Stat. Westm. 2. 13 Ed. 1. c. 34. vol. 1.

Essoin de servitio regis lies not for a voman, unless she be nurse, midwife, or commanded by writ de ventre der twenty four years growth, " inspiciendo, Stat. Essoin, 12 Ed. 2. ft.

2. vol. 1.

A woman bound by recognized statute, obligation, &c. obtained: withdrawing them into fecret plats dissimulation of faithful friendle &c. shall have remedy by writous the chancery to avoid the fame, & 31 H. 6. c. 9. vol. 3.

A woman of fourteen years of z at the death of her ancestor, L have livery of her land, 39 H.6...

Taking away a woman under age of fixteen, from her fathe, b having the custody or government shall suffer fine, imprisonment 4 & 5 Pb. & M. c. 8. vd. 6.

Such woman confending n = tract matrimony, &c. the men kin to whom her inheritance had descend, shall take the same des her life, 4 & 5 Ph. & M. 6.8.1 vol. 6.

To know a woman camally a the age of ten years, felony with clergy, 18 El. c. 7. § 4. vd. 6.

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#### Woods.

The King nor his bailiffs that " no man's wood for his castic. but by the owner's licence, & Chart. 9 H. 3. c. 21. val. 1.

Every freeman may make 22 &c. in his own woods, in the sa fo it be not to the annoyance of a Chart. Forest, 9 H. 3. ft. 2.61 13. vol. 1.

It shall be inquired of dema woods, &c. which the lord may prove, &c. Stat. Extent. Man Ed. 1. ft. 1. § 4. vol. 1.

Woods felled in any forest or ? lieu, may be inclosed and kept " ral seven years, 22 Ed. 4 67.0

In every acre of coppice fello shall be left twelve standils or is of oak, if there be not so many, then of some other kind, elm, ash, asp or oeech, &c. 35 H. c. 17. vol. 5.

Coppice felled under fourteen years growth, to be inclosed four years; above that age, to be inclosed fix ears, on forfeiture of 3s. 4d. for very rod uninclosed, 35 H. 8. c. 17. 2. vol. 5 — Two years longer inclosed, 3c. by 13 El. c. 25. § 18, 19. vol. 6.

No wood that is above two acres, acc. shall be converted to pasture or illage, on forfeiture of 40 s. per acre,

5 H. 8. c. 17. § 3. vel. 5.

Coppice, &c. felled at above twenty our years growth, to leave twelve aks, &c. in every acre, and to inose for seven years, 35 H. 8. c. 17. 5. 8. vol. 5.

Where others have common in oods, the lord not to fell until a purth part be fet out by agreement, r by two justices, &c. 35 H. 8. c. 7. § 7. 9, &c. vol. 5.

Not to extend to woods growing the weilds of *Kent*, *Surrey*, and *Isomorphica*, 35 H. 8. c. 17. § 13. vol. 5.

After two years fence, the owner ay put colts and calves under the e of one year, into the coppice, 35. 8. c. 17. § 20. vol. 5. — Five years nee, &c. by 13 El. c. 25. § 18, 19. l. 6.

Exporter of wood, &c. without ence, to suffer imprisonment, fort, &c. 1 & 2 Ph. & M. c. 5. vol. 6. No timber trees of oak, &c. 2 foot uare at the stub, within fourteen iles of the sea, &c. to be used for al or iron works, 1 El. c. 15. vol. 6. Not to extend to Sussex, the weild Kent, &c. in Surry, 1 El. c. 15. § vol. 6.

Oaks to be felled in barking time

ly, 5 El. c. 8. vol. 6.

Woods in coppice intended by 35 8. c. 17. shall be inclosed two irs, &c. more than are thereby se-ally limited, &c. 13 El. c. 25. § 19. vol. 6.

No wood or underwood, growing

within two and twenty miles of London, &c. to be employed for fewel for iron works, &c. 23 El. c. 5. 27 El. c. 19. vol. 6.

Persons cutting or spoiling underwoods, &c. to make satisfaction as justice of peace shall award, or be whipped, &c. 43 El. c. 7. vol. 7. 15 Car. 2. c. 2. vol. 8.

Constables to apprehend suspected wood stealers, &c. not giving an account to justice, &c. may be punished as by 43 El. c. 7. and as by this act, 15 Cur. 2. c. 2. vol. 8.

Inclosures to be made, &c. for increase and preservation of timber in the forest of *Dean*, 20 *Car. 2. c.* 3. vol. 8.

Treble damages for destroying plantations of trees, throwing down inclosures, &c. in the night time, 22 & 23 Car. 2. c. 7. § 5. vol. 8.

Timber trees, &c. maliciously broken down, &c. the parish, &c. shall make good the damage to the owner, 1 Geo. 1. st. 2. c. 48. vol. 13. 6 Geo. 1. c. 16. vol. 14.

Offenders being convicted, &c. to be fent to the house of correction, &c. 1 Geo. 1. ft. 2. c. 48. § 2, 3. vol. 13. 6 Geo. 1. c. 16. § 2. vol. 14.

Maliciously setting on fire any wood, underwood, &c. felony, 1 Geo.

1. ft. 2. c. 48. § 4. vel. 13.

Woods, underwoods and all other yearly profits, to be affessed to the land-tax, 1 Geo. 3. c. 2. § 4. vol. 13.

Where no distress can be had, collector of the land-tax, &c. by warrant of commissioners, may cut and sell so much of the wood so assessed, &c. (timber trees excepted) as shall pay the assessment, charges, &c. I Geo. 3. c. 2. § 38. vol. 13.

For other matters, See Approvement, Customs, Forests, Fruit-Trees, Iron, Plantations, Stores, Timber, Trees, Tithes.

Woodstock. See Marlborough, Wool,

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Weel,

Wool, Woollen Manufastures, &c.

Maletolt of wool released, and not to be taken without common consent, saving customs granted before, 25 Ed, 1. c. 7. Stat. de tallag. non concidend. 34 Ed. 1. st. 4. c. 3. vol. 1.

Felony to export wool, until it be otherwise provided, 11 Ed. 3. c. 1.

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A fubfidy granted on wool, woolfells, &c. exported, from Easter enfuing until, &c. 14 Ed. 3, sl. 1. c.21. 14 Ed. 3. sl. 3. vol. 1. 31 Ed. 3. sl. 1. c. 8. 34 Ed. 3. c. 21. vol. 2.

Repeal of ordinances upon the price of wools, all persons may buy wools as they may agree with the seller, 18

Ed. 3. ft. 2. c, 3. vol. 2.

All persons may buy wools, fells, &c. so that they bring them to the staple: it shall be felony for an English, Wellh, or Irish merchant to export wool, &c. seller of wools at the staple shall be bound to warrant the packing, 27 Ed. 3, st. 2, 6, 3, 6, 7, 6, 12, vol. 2.

No man shall be bound to warrant the packing of wools, without covenant by deed ensealed, 28 Ed. 3. c.

13. 13 R. 2. ft. 1. c. 9. vol. 2.

No wool shall be bought by fraud to abate the price: weights of the sack, half sack, &c. shall be sent to all the sheriffs of England, 31 Ed. 3.

ft. 1. c, 2. vol. 2.

No buyer shall make other refuse of wools than was wont, namely of cote, gare, and villian sleeces; every sack to contain 26 stone, every stone 14 pounds, &c. all wools to be brought to the staple, and remain there 15 days, 31 Ed. 3. st. 1. c. 8. 13 R. 2. st. 1. c. 9. vol. 2.

The King's council, upon cause, may defer the exportation of wools,

31 Ed. 3. ft. 1. c. 9. vol. 2.

No custom or subsidy shall be paid for canvas with which wools are packed, 34 Ed. 3. 6. 19. vol. 2.

Confirmation of a former licence

to denizens to export wool, 34 iii

The three years subsidy now granted on wools, woolfells, &c. shall make had in example nor charge in time after, no more shall be taken than ancient custom of half a mark, a charge on wools granted by the machants, &c. shall be taken with affent of parliament, 36 Ed. 3.5.1.

Repeal of the felony by 27 El.

A. 2. c. 3. for exporting wool, we fells, &c. by Englishmen, but the feiture of lands and goods content as Ed. 3. A. 1. c. 6.—Forfularic charged by 46 Ed. 3. ft. 1. 1 val.

No imposition shall be put me wools, woolfells, &c. in any me without affent of parliament, if the be, it shall be repealed and held to 45 Ed. 3. c. 4. vol. 2.

Wools net to be cocketed but into owner's name, 13 R.2. ft.1.1.49 st

Denizens to buy no woods bette owners of the sheep and the except in the staple, and not torgot woods, &c. 14 R. 2. c. 4. wl. 2. H. 8. c. 1. vol. 4. 37 H. 8. a. 15 & 6 Ed. 6. c. 7. vol. 5.

Bolts of fingle worsted may be ported paying customs due, with paying duties of Calais; double of steds, ray, &c. exported under the of bolts of single worsted, fortest &c. 17 R. 2. c. 3. vol. 2.

Against regrators of yam, and Yerne Choppers, there shall be and mon balance, &c. no man shall be woollen yarn, unless he will could be thereof, 8 H. 6. c. 5. mil. Repealed by 21 Fa. 1. c. 28. mil.

None shall force, clack, or so any wool for exportation, wody er shall make due packing, not shall make any in-winding, such put in locks, pelt-wool, sone, soc. party grieved shall have his as sec. 8 H. 6. c. 22. 3 Ed. 4. 1. 1. 3. 1 R. 3. c. 8. § 14. 23 H. 8. 4. 1. 1. 13 El. c. 25. vol. 6.

No manner of thrums, nor woollen yarn shall be exported, 8 H. 6. c.23.

23 H. 6. c. 3. vol. 3.

All wools and woolfells, exported to any other place than Culais, shall be forfeited, &c. 10 H.6. c. 7. 3 Ed. 4. C. I. 4 Ed. 4. C. 2. 12 Ed. 4. C. 5. vol. 3.

No wools, &c. of the growth of counties on this side the water of Tees, to be carried over the same towards the North, 3 Ed.4. c. 1. vol. 3.

Wools, &c. for exportation to Calais, to be shipped only at the ports of Poole, Southampton, London, &cc.

4 Ed. 4. c. 2. vol. 3.

Certain wools, &c. may be exported from Newcastle to the staple of Calais, 4 Ed. 4. c. 3. 12 Ed. 4. c. 5. 14 Ed. 4. c. 3. vol. 3.

Restraint of contracting for wool in certain counties before it is shorn, unless it be used for cloth or yarn, 4 e Ed. 4. c. 4. vol. 3. 4 H. 7. c. 11. vol. 4.

White woollen cloths above the price of five marks, not to be exported unshorn, unrowed, or unbarbed, &c. 5 H. 8. c. 3. - Attered by 27 H.8. c. 13. vol. 4. 6 An. c.g. vol. 11. Letters patents made to the city of

York concerning shipping of wools, adnulled, 21 H. 8. c. 17. vol. 4.

No wool shall be wound that is not fufficiently washed, &c. no deceitful thing shall be put in the fleece, &c. 23 H. 8. c. 17. vol. 4. — Made perpetual by 13 El. c. 25. vol. 6.

The inhabitants of Halifax may buy wool, otherwise than by ingrosfing, and fell the same again to poor work folks there, &c. 2 & 3 Pb.

& M. c. 13. vol. 6.

Every person may buy and sell within the borough of New Woodflock in the county of Oxford, all manner of wools and yarns brought into the borough, upon the usual market and fair days, 18 El. c. 21. vol.'6.

No foreign cards for wool, &c. to be imported into this kingdom, 39El. c. 14. vol. 7. 13& 14 Car. 2. c. 19. vol. 8,

Flannel, wadnals and coverlets, or blankets, to be made in such fort as accustomed, 4 Ja. 1. c. 2. \$ 16. vol.7.

Workers of wool or yarn who imbezzil or detain any part thereof, not being able to make satisfaction, may be ordered by the justices of peace, for the first offence, to be whipped, &c. 7 Ja. 1. c. 7. vol. 7. 1 An. ft. 2. c. 18. vol. 10.

Like punishment for receiving or buying wool or yarn to imbezzilled, knowing the same, 7 Ja. 1. c. 7. § 3. vol. 7. 1 An. st. 2. c. 18. § 2. vol. 10.

Spinners of wool in the towns of Colchester, &c. in Essex, who deliver back woollen yarn by shorter reel than used, &c. subject to like punishment, 7 Ja. 1. c. 7. § 4. vol.7.

No sheep, wool, wool-fells, mortlings, shortlings, yarn, wool-stocks, &c. shall be exported, nor put in any carriage, &c. to fuch intent, &c.

12 Car. 2. c. 32. vol. 7.
Owners of fuch thips or veffels, knowing fuch offence, &c. shall forfeit the same, &c. 12 Car. 2. c. 32.

§ 3. vol. 7.
Forfeiture of the ship or vessel, if the owner be an alien, or not inhabiting in England, 12 Car. 2. c. 32. § 9. vol. 7.

Not to extend to wool exported only out of the port of Southampton, to Jersey, Guernsey, Alderney, Sark, &c. 12 Car. 2. 6. 32. § 12, &c. vol. 7.

Exporting, or carrying with intent, &c. sheep, wool, wool-fells, mortlings, shortlings, yarn, wool-flocks, &c. made felony, 13 & 14 Car. 2. c. 18.—So much of this act as makes the offence felony, repealed by 7 & 8 W. 3. c. 28. § 4. vol. 9.

No wool shall be pressed into any package, &c. with screws or other engines, or carry or cause it to be carried or laid near the coasts, or navigable river, with intent, &c. on forfeiture of the same, 13 & 14 Car, 2. c. 18. § 7. vol. 8.

No packs, &c. of wool, wool fells, Rr4 &Ç,

Prohibition of importing foreign wool-caids, &c. not to extend to overworn wool-cards amended by the owners for their own use or to export, &c. 13& 14 Car. 2. c. 19. vol. 8.

None to be buried but in woollen, 18 Car. 2. c. 4 .--- Repealed by 30 Car.

2. c. 3. § 2. vol. 8.

No corps shall be buried but in woollen on forfeiture of 51. and affidavit to be made of the same, within eight days, &c. 30 Car. 2. ft. 1. c. 3. § 3, &c. 32 Car. 2. c. 1. vol. 8.

Wool, &c. carried to any port, &c. to be entered, &c. before it is brought within five miles, &c. 1 W. & M. fiff. 1, c. 32. vol. 9. 5 Geo. 1. c. 11. § 14. vol. 14.

Ports of import and export of wool from and to Ireland, 1 W. & M. feff. 1. c. 32. § 6. 7 & 8 W. 3. c. 28. § 5. vol. 9. 10 & 11 W. 3. 6. 10. § 10. vol. 10. 4 An. c. 7. vol. 11. 12 Geo. 2. c.21. § 5. vol. 17. 25 Geo. 2. c. 14. c.19. vol. 20. 26 Geo. 2. c. 8. c. 11. vol. 21.

Owners of ships, discovering exportation of wool, &c. to be excused from the penalties, and have reward, 1 W. & M. sest. 1. c. 32. § 8. vol. 9.

A register to be kept at the customhouse of wool imported from Ireland, &c. 1 W. & M. sess. 1. c. 32. § 11. 7 & 8 W. 3. c. 28. § 6. vol. 9. 10 & 11 W. 3. c. 10. § 6. vol. 10.

Certain tods of wool may be exported from Southampton only, to Guernsey, Jersey, &c. 1 W. & M. feff. 1. c. 32. § 14. vol. 9.

Additional duty of 2 d. per yard on flannel imported within the time, &c. 4 & 5 W. & M. c. 5. § 2. vol. 9.

No wool to be imported from Ireland into the port of Exeter, 4 & 5 W. & M. c. 24. \$ 10. vol. 9.

Wool not to be carried by land to or from any county adjoining to Scot-

land, or within five miles of the fea coast, but between sun-rising, &c. under forfeiture of goods, carriages, horses, &c. if the wool be above the value of ten pounds, inhabitants of the hundred forfeit treble value, &c. ships and vessels to be forfeited, and treble value, &c. 7 & 8 W. 3. c. 28. § 8, & c. vol. 9.

Admiralty to appoint ships, &c. to cruise with orders for seizing all ships, &c. exporting wool, 7 & 8 W. 3. 1. 28. § 14. vol. 9. 10& 11 W. 3. c. 10. § 16, &c. vol. 10. 5 Geo. 2. c. 21.

wel. 16.

Owners of wool within ten miles of the fea fide, in Kent or Suffex, to give account to officer of cuftoms, &c. 9 & 10 W. 3. 1. 40. § 3. vol. 10.

No person within fifteen miles of the sea in Kent or Sussex, shall buy any wool, unless entred, &c. on removal, &c. forfeited, &c. 9 & 10 W.

3. c. 4. § 4, &c. vol. 10.

No wool, wool fells, &c. to be exported out of Ireland, to any place but England, &c. 10 & 11 W. 3. i. 10. vol. 10. 5 Geo. I. c. 11. § 21. vol. 14.

Offenders to forfeit 500% the wool, &c. ship, &c. 10 & 11 W. 3. c. 10. §

2, &c. vol. 10.

Commander of any thip neglecting his duty, or conniving at exportation of wool, to forfeit all pay and wages due to him, fix months imprisonment, and incapable of office in the navy, 10 & 11 W. 3. c. 10. § 18. vol. 10.

No wool, wool-fells, &c. of the English plantations in America, shall be exported under like penalties, &c. 10 & 11 W. 3. 1. 10. \$ 19. vol. 10.

The clause in 10 & 11 W. 3. 6.10. concerning wool, wool-fells, &c. exported from Ireland, &c. not to extend to wool-fells, &c. for gunners stores, &c. or for any one mariner's clothes, &c. not exceeding 40 s. value, 11 & 12 W. 3. c. 13. § 9. vol. 10. Repealed by 5 Geo. 2. c. 21. \$6. vol.16. Workmen employed in woollen, &c. manufacture shall be paid their wages in money, all wool delivered out to be wrought, shall be delivered by weight, I An. st. 2. c. 18. § 3. vol. 10.

Wages, frauds, &c. of manufacturers, may be determined by two justices of peace, appeal to quarter sessions, 1 An. st. 2. c. 18. § 4. vol. 10.

All white woollen cloth made in Great Britain, &c. may be exported,

6 An. c. 9. vol. 11.

One moiety of the forfeitures by 10 & 11 W. 3. c. 10. for exporting wool, &c. from Ireland, other than into England or Wales, shall be to the crown, 3 Geo. 1. c. 21. § 4. vol. 13.

Actions in *Ireland* relating to exportation of wool, &c. may be tried in the courts at *Dublin* by a jury of any county, discoverers, &c. exempted from penalties, 3 Geo. 1. c. 21. §

5. vol. 13.

Persons imprisoned for exportation of wool, &c. resusing to plead, judgement shall be entered against them by default; and not paying the sum recovered, they shall be transported as felons for seven years, &c. 4 Geo. 1. c. 11. § 6. vol. 13.

Provisions in W. & M. feff. 1. c. 32. for preventing the exportation of wool, to extend to wool-fells, mortlings, shortlings, woollen yarn, woolflocks, &c. 5 Geo. 1. c. 11. §14. vol. 14.

Wool laid on shore near the sea, to be conveyed out of *Ireland* into so-reign parts, forseited, &c. 5 Geo. 1.

c. 11. § 21. vol. 14.

Workmen employed in the woollen manufactures, &c. combining for advancing their wages, lessening their usual hours of work, &c. may be committed for three months, 12 Geo.

1. c. 34. vol. 15.

Persons retained as woolcombers, &c. quitting service before the time for which hired, &c. to be committed; spoiling the work, to pay double the value, &c. 12 Geo. 1. c. 34 § 2.

Workmen in woollen manufacture to be paid their wages in money; justices on complaint to iffue warrants for levying wages, &c. 12 Geo. 1. c. 34. § 3, 4, 5. 13 Geo. 1. c. 23. § 5, 6. 9. 16. vol. 17.

Assaulting, hurting, &c. their masters for not complying with combinations, &c. felony and transportation for seven years, 12 Geo. 1. 6. 34. § 6,

&c. vol. 17.

Warping bars and thrums used in mixing medley or white cloth, to be of the measure and length only hereby appointed, the long warping bar to be three yards three inches, and no more, the round warping bar, &c. 13 Geo. 1. 6. 23. § 1. vol. 17.

All wool, or other materials, to be given out by weight, at 16 ounces to the pound, 13 Geo. 1. c. 23. § 2.

vol. 17.

No clothier to use any ends of yarn, &c. by working them up again, 13 Geo. 1. c. 23. § 3. vol. 17.

Justices of peace may determine offences, issue warrants to search bars, weights, end-gatherers, &c. 13 Geo. 1. c. 23. § 4. 7, 8. vol. 17.

Cloth-makers to pay the weavers according to the yards that the chains are laid on the warping bars, 13 Geo.

1. c. 23. § 9. wl. 17.

Tenters or racks for woollen broad cloth to be measured, &c. 13 Geo. 1,

c. 23. § 10, &c. vol. 17.

Admiralty to appoint three fixth rate ships, and eight armed sloops to cruize on the coasts of Great Britain and Ireland, to seize vessels having woollen manufactures, &c. on board, &c. 5 Geo. 2. c. 21. vol. 16.

Commanders may fearch veffels, finding on board the goods prohibited, carry the fame into any port, ship and goods forfeited, on condemnation, to be fold publickly, &cc. 5 Geo. 2. c. 21. § 2, &c. vol. 16. 12 Geo. 2. c. 21. § 15. vol. 17.

Duties on woollen or bay yarn imported from *Ireland*, taken off, 12 Geo. 2. 6. 21. vol. 17.

No wool, &c. to be laid on board any ship or vessel in Ireland, but of the built, &c. of Great Britain or Ireland, registered, &c. 12 Geo. 2. c. 21. § 6, 7, 8. vol. 17.

Woollen manufactures exported, fo flightly wrought as to be reduced and used as wool again, to incur the ferfactures of exporting wool, 12 Geo.

2. C. 21. § 9. vol. 17.

No wool, &c. to be packed but in pack-cloth, marked wool, &c. on for-feiture, &c. 12 Geo. 2. c. 21. § 10.

201. 17.

No wool, &c. to be exported, &c. but upon notice given to the commissioners of the customs, &c. security for landing it, sicence taken, certificate, &c. on forfeiture of goods, ship, &c. 12 Geo. 2. c. 21. § 11, 12, 13. tol. 17.

None but officers to enter informations of feizures of wool, &cc. 12 Geo. 2. c. 21. § 14. 16. vol. 17.

Offering to bribe officer to permit exportation of wood, &c. forfeits 300l. 12 Gev. 2. 6. 21. § 25. vol. 17.

Persons resisting officers, &c. in seizing wool, &c. to be deemed selons, and transported for seven years, &c. 12 Geo. 2. t. 21. § 26. vol. 17.

Instructs of wool to be landed in foreign parts, and instruct, to forfeit 500l. 12 Geo. 2. c. 21. § 29, 30.

vol. 17.

Manufacturers of woollen, &c. embezzelling materials, to forfeit double the value, or be fent to the house of correction, and whipped, for the first offence; a second, &c. four times the value, &c. Receivers subject to the same penalties, 13 Geo. 2. c. 8. § 1, 2. vol. 17.

Search may be made for cloth stolen off tenters, and wool, &c. left to dry; woollen goods found on sufpected person to be accounted for before justice of peace, to forseit treble value, &c. 15 Geo. 2. c. 27. vol. 18.

Perfons employed in manufactures of wool, &c. convicted of recling falle,

&c. embezzelling, &c. materials, to be committed, publickly whipped, &c. 22 Geo. 2. c. 27. vol. 19.

Persons convicted of receiving materials from workmen, to forsest 20% for the first offence, &c. 22 Gev. 2.4

27. § 2, & c. vol. 19.

The port of Lancaster opened, under accustomed regulations, for importation of wool from Ireland, 25 Geo. 2. c. 14. vol. 20.

The port of Great Yarmouth opened, under like regulations, for importation of wool from Ireland, 25

Geo. 2. c. 19. vol. 20.

The port of Exeter opened, ander like regulations, for important of wool from *Ireland*, 26 Geo. 2. a. & vol. 27.

Wool, &c. may be exported from any port in *Ireland*, into any port of *Great Britain*, under former refinitions, 26 Geo. 2. c. 11. vol. 21.

Justices at the Michaelmas lessors to lettle yearly the rates of labour in woollen manufactures, &c. masternot conforming, to forfeit 51.29 Gr. 2. 6. 33. 30 Geo. 2. 6. 12. vol. 22.

Masters paying manufacturers in any other manner than in money forfeit 201. 29 Geo. 2. 1. 33. \$3. 22. 21. 30 Geo. 2. 1. 12. \$3. vol. 22.

Clothier, &c. not paying the werver, &c. within two days after delivery of the work, to forfeit 405. Feo. 2. c. 12. § 4. vol. 22.

For other matters, see Burial, Certirari, Cloth, Customs, Drapoy, Pilnies, tit. Wool, Hawkers, Index, Manufactures, Norfolk, Sesland, Sope, Staple, Subsidies, Sar, Turka Company, Weights, Sc. Worstel, York.

Woolkaston (Richard, Esq.)
——allowed an over-payment of land-tax, 3 Geo. 2. c. 16. § 19. 72. 53.

Wool Key,

Barking in the city of London,

in truftees for the use of the crown. chargeable with payments for the free-school in Sevenoake, &c. 8 Geo. 1. c. 31. vol. 16.

Woolwich. See Churches.

#### Worcester,

-corporation for government of workhouse, employment of poor, &c. 2 & 3 An. c. 8. vol. 11. 3 Geo. 2. c. 23. vol. 25. 4 Geo. 2. c. 25. vol. 26. - hop market vested in the guardians of the poor, &c. 4 Geo. 2.

Workbouses. See Poor.

c. 25. vol. 16.

## · Worsteds.

Bolts of fingle worsted may be exported paying customs due, without paying duties of Calais; double worsteds, ray, &c. exported under colour of bolts of fingle worfted, forfeited, &c. 17 R. 2. c. 3. vol. 2.

Wardens of the worfted weavers of Norwich to infpect and regulate the worsted in that city, and in Norfolk, &c. the length and breadth of worsteds, &c. made in Norwich and Norfolk, &c. 20 H. 6. c. 10. 23 H. 6. c. 4. 7 Ed. 4. c. 1. vol. 3. 11 H. 7. c. 11. 12 H. 7. c. 1. 19 H. 7. c. 17. 14 & 15 H. 8. c. 3. 21 H. 8. c. 21. 26 H. 8. c. 16. vol. 4. 1 Ed. 6. c. 6. vol. 5. 1 & 2 Ph. & M. c. 14. vol. 6. 13 & 14 Car. 2. c. 5. vol. 8,

No person shall dry calander any worfteds, such only as have been bred to the occupation, &c. and approved by the mayor of Norwich, shall wet calander worsteds, &c. 5 H. 8. c. 4. 14 & 15 H. 8. c. 3. 25 H. 8. c. 5. wol. 4.

Exporting Norfolk wool, meet for making of worsteds or stamins, prohibited, on forfeiture of 401. for every Rone, &cc. 6 H. 8. c. 12. vol. 4. 33 H. 8. c. 16. 1 Ed. 6. c. 6. vol. 5.

Worsted weavers, &c. in Lynn and Great Yarmouth, &c. may take apprentices of the age of fourteen, &c. 14 & 14 H. 8. c. 3. § 8. 26 H. 8. c. 16. vol. 4. 5 El. c. 4. vol. 6.

No person using the craft of dying worsteds, shall calander them, 25 H.

8. c. 5. § 2. vol. 4.

Incorporation of wardens, &c. to order the making, &c. of ruffels fattens, fattens reverles, and fustians of Naples, in Norwich, 1 & 2 Pb. & M. c. 14. vol. 6.

None to occupy the faid trade in Norwich that is not free of the faid city, &c. and been apprentice seven years, &c. 1 & 2 Ph. & M. c. 14. \$ 5. vol. 6. 13 & 14 Car. 2. c. 5. \$ 15. 18. vol. 8.

Wardens, &c. of weavers in Norwich to order the making, &c. of stuffs in Norfolk and Norwich, 13 & 14 Car. 2. 6. 5. vol. 8. For other matters, see Drupery, Fuf-

tians, Norfolk, &c. Wool, &c.

#### Wreck.

Where a man, a dog, or a cat efcape alive out of a thip, it shall not be adjudged wreck; but the goods shall be faved by view of the sheriff, &cc. if not claimed in a year and a day, the king or other lords shall take it, Stat. Westm. 1. 3 Ed. 1. c. 4. vol. 1.

If any lay hands on wreck of the fea, he shall be attached by the coroner, by sufficient pledges, and the vahue delivered to the town, Stat. de Offic. Coron. 4 Ed. 1. ft. 2. vol. 1.

The King shall have wreck of the fea throughout the realm, except in places privileged by him, Stat. Prerog. Reg. 17 Ed. 2. ft. 1. c. 11. vol. 2.

Merchants whose goods are cast away, &c. at sea, shall have restitution thereof, 27 Ed. 3. st. 2. c. 13. vol. 2. Admiral shall not have jurisdiction

of wreck, 15 R. 2. c. 3. vol. 2.

The foreign wares prohibited to be imported or fold here, coming by wreck, &c. without fraud, may be fold, &c. 3 Ed. 4. c. 4. § 2. vol. 3.

Sheriffs, mayors, &c. custom-house officers, &c. chief officers of ships, to

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fummon and give affistance to ships in danger of being stranded, &c. on forseiture of 1001. 12 An. st. 2.c. 18. vol. 13. — Made perpetual by 4 Geo. 1.c. 12. vol. 13.

Reasonable salvage shall be paid to persons employed in preserving ships in distress; three justices of peace to adjust the quantum; goods not claimed in twelve months to be sold, and the monies transmitted to the exchequer, &c. 12 An. st. 2. c. 18. § 2. vol. 12.

Persons boarding ships in distress without consent, &c. hindering the saving, &c. to make double satisfaction, &c. may be repelled by force, &c. 12 An. st. 2. c. 18. § 3, 4. vol. 13.

Making holes, stealing pump, &c. tending to immediate loss of ship in diffress, felony without benefit of clergy, 12 An. st. 2. c. 18. § 5. vol. 13.

Custom-house officer abusing the trust hereby reposed in him, to forfeit treble damages, and be disabled, 12 An. st. 2. c. 18. § 7. vol. 13.

Not to prejudice any claim of the .crown, or patentees, &c. to any wreck, &c. 12 An. st. 2. 6. 18. § 9. .vol. 12.

Lord warden of the cinque ports to appoint persons to determine differences concerning salvage of anchors, &c. who shall determine them in twelve hours, 3 Geo. 1. c. 13. § 6. vol. 13.

The statute 12 An. st. 2. c. 18. not to affect the ancient jurisdiction of the admiralty court of the cinque ports, 4 Geo. 1. c. 12. § 2. vol. 13.

Goods saved out of any stranded ship, not being goods wrecked, &c. after salvage and charges paid, shall be subject to like customs, &c. as if imported, 5 Geo. I.c. 11. § 13. vol. 14.

Plundering thip-wrecked goods, &c. obstructing the escape of any perfon from a wreck, putting out any false lights with intent, &c. sclony without benefit of clergy, 26 Geo. 2. f. 19. vol. 21.

Where goods of small value on shore, &c. shall be stolen with circumstances of cruelty, &c. the fender may be indicted for pair teny, 26 Geo. 2. c. 19. § 2. vol. 21

Justices of peace to iffue warra to fearch for ship-wrecked goods len, concealed, &c. 26 Geo. 2.c.

§ 3, 4. vol. 21.

Persons who save goods, &c. I the benefit of the owners, and motice thereof, or who discover who such goods are concealed, intiled salvage; and in case of disagreement the quantum to be adjusted as 12 h. A. 2. c. 18. § 2. has appointed, in 26 Gco. 2. c. 19. § 5. vol. 21.

Where any thip, &c. shall stranded, publick notice to be gind by the next justice of peace, &c. tot meeting, &c. to assist, adjust the savage, &c. 4s. a day allowed for the attendance, 26 Geo. 2. 1. 19.

If the falvage is not paid, or feerity given for the fame, within form days, the officer of the customs may raise the same by a bill of sale of the ship or cargo, redeemable on payment of principal and interest, 26 Gm. 1.

c. 19. § 7. vol. 21.

On oath of plundering ship, braking, &c. and examination delivered to the clerk of the peace, he is to profecute the offender, and the charge to be paid by the treasurer of the county; neglecting to profecute, for feits 1001. 26 Geo. 2. c. 19. § 8. val. 21.

Commissioners of the land-tax, deputy sheriff, coroner, officers of excise, shall be proper officers for putting 12 An. st. 2. c. 18. and the present act in execution, together will those named therein, 26 Gto.2.1.19 9. vol. 21.

Officers appointed by the lord war den of the cinque ports, to execut these acts within the liberty of cinsports, &c. 26 Geo. 2. c. 19. § 10 vol. 21.

Persons convicted of affaulting at magnitude

,magistrate, or officer, &c. in preserving . Thips or goods, &c. to be transported for seven years, 26 Geo. 2. c. 19. § 11. vol. 21.

Justice of peace, in absence of the high sheriff, may take the power of the county to repress violence, &c.

26 Geo. 2. c. 19. § 12. vol. 21.

Persons assembled to assist in cases of shipwreck, &c. shall conform in the first place to the orders of the master or owners, &c. and for want thereof, to the orders of the persons authorized according to the subordination directed by this act, &c. 26 Geo. 2. c. 19. § 13. vol. 21.

Not to prejudice any claim of the crown, or patentees, &c. to any wreck, &c. 26 Geo. 2. c. 19. § 14. vol. 21.

Examination on oath to be taken fof the name of thip to distressed, &c. icargo, owners, &c. and a copy transmitted by the officer of the customs to the fecretary of the admiralty, and published in the Gazette, 26 Geo. 2. 6. 19. \$ 15. vol. 21.

For other matters, see Admiralty, Coroners, Customs, Harbours, Salvage,

Ships.

Writ of Right.

The champion's oath in a writ of right, that he or his father faw the seisin of his lord, &c. shall not be so henceforth, in all other points the oath shall be kept, Stat. Westm. 1. 3 Ed. 1. c. 41. vol. 1.

This statute, concerning nist prius, not to extend to great affizes, Stat. Ebor, 12 Ed. 2. st. 1. c. 4. vol. 1.

### Writs.

Præcipe in capite shall not be awarded of freehold, whereby any freeman may lose his court, Magn. Chart. 9 H. 3. c. 24. vol. 1.

None shall be compelled to answer touching his freehold, without the King's writ, Stat. Marleb. 52 H. 3.

c. 22. vol. 1.

 ${f W}$ rit of entry on disseis ${f in}$  shall be maintained in the post, notwithstanding alienations, and without mentioning the degrees, Stat. Marleb. 52 H. 3. c. 29. vol. 1.

In writs of entry, which make mention of degrees, none shall vouch out of the line; or in other writs of entry, in the post, where no mention is made of degrees, which writ shall not be maintained but where the other writs cannot hold place, Stat. Westm. 1. *4 Ed*. 1. *c*. 40. *vol.* 1.

No writ shall be granted out of chancery to try whether the killing another was by misfortune, or in his own defence, &c. but it shall be tried by the country, &c. Stat. Glouc. 6

Ed. 1. c. 9. vol. 1.

In like case, falling under like law, the clerks of chancery shall agree in making the writ, and cases where they cannot agree shall be referred unto the next parliament, where a writ shall be made, &c. that there be no failure of justice, Stat. Westm. 2. 13 Ed. 1. c. 24. c. 50. vol. 1.

No writ concerning the common law, shall issue under any petit seal, Artic. Super Chart. 28 Ed. 1. St. 2. c. 6. vol. 1.

Writs in counties palatine, liberties, &c. shall be in the King's name, 27 H. 8. c. 24. vol. 4.

Sheriff not to iffue warrant to arrest before receipt of writ, on forfeiture of 191. with damages, fine, &c. 43 El. c. 6. vol. 7.

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