

Persons above the age of 16 years, which shall absent themselves from the Church by the space of one month, and shall be thereof lawfully convicted, shall forfeit for every month 20 l. And if he shall not be able, or shall fail to pay the same within three months after Judgment thereof given, he shall be committed to prison, there to remain until he hath paid the said sum, or conform himself to go to Church, &c. 23 Eliz. 1. P. r. 4.

So of such persons as shall keep any Schoolmaster, which shall absent themselves from the Church as aforesaid, or which shall not be allowed by the Ordinary; if such persons shall not be able, or shall fail to pay the penalty, (sc. 10 l. for every month) within three months, &c. he shall be committed without bail, as aforesaid. *Ibid.*

Persons convicted for Redisseisin are notailable. *Merton. cap. 3. Fitz. 66. e.*

Riotors attainted of great Riots shall have one years Imprisonment, without bail. *P. Riots 11.*

All persons convicted (by the view of the Justices, or upon their inquiry, or otherwise) of any Riot, shall be committed until they have paid their Fine. See before *tit. Riots.*

Rogues incorrigible, committed to the Gaol or House of Correction, shall remain there until the next Quarter-Sessions. See *antea tit. Rogues.*

*Servants. See Labourers.*

*Schoolmaster that is a Recusant.*

2. Or that is not allowed by the Ordinary, and being of either of the said Offences convicted, shall be imprisoned for one whole year without bail.

Sheriffs not making their Election of Knights for the Parliament in their full County, between the hours of 8 and 11 in the Forenoon.

2. Or returning Knights for the Parliament contrary to the Statute, and being of either of the said Offences attainted before the Justices of Assize, they shall be imprisoned for one whole year without bail.

Sheriffs, Undersheriffs, or other persons, making any Warrant for the Summons, Arresting or Attaching of any person to appear in any Court, not having the original Process or Writ warranting the same, upon examination or proof thereof before the Judges of Assize, or Judges of the Court, &c. such Offenders and their Procurers shall be committed to the Gaol, there to remain without bail, until they have paid (among them) 10 l. to the party grieved, and his Costs and Damages, and also 20 l. apiece to the King. *23 El. c. 6.*

*where Bail is taken away.*

Souldiers, who have purloyned their Horses or Harness, shall be committed without bail, until they have satisfied the party grieved, his Executors or Administrators, for such Horse or Harness. See before, *tit. Souldier.*

Stock of the Shire. Refusers to pay their Rates thereto, and not having whereon to be distrained, &c. shall be committed till they have paid it. *Vide antea tit. Stock.*

Subsidy. If any person assessed to the Subsidy shall not pay the same, by reason whereof his body shall be arrested upon a Precept directed out by the Commissioners of the same Subsidy, &c. he shall remain in prison without bail until he hath paid the said sum wherewith he is chargeable; also for the Fees of such Arrest, sc. to him or them that shall execute such Precept 20 d. See the Statutes of Grants of Subsidies.

Tithes. The Defendant in a Suit for Tithes that disobeyeth the Judges Sentence shall be committed without bail, until he shall find sufficient Sureties

23 P. & C. 15. Div. 32

H. 6. 4. Purv. 1.

EL

Jac. 4.

2 H. 5. 8.

Jac. 6.

39 El. 4.

id.

23 El. 7. P. Recus. 2.

Jac. 4. 23 H. 6. 15. P. Parl. 4.

Jac. 4.

Rec. 34.

Rec. 18. El. 1.

2 E. 6. 2.

43 El. 2.

Jac. 4. 50.

21 H. 6. 20. 32 H. 8. 7.