

Court shall Always adjudge the Vallue of the goods soe Lib. L. L.
No. 2. theived and Stollen as Aforesaid and of any such persons soe convicted have not Sufficient goods and Chattles or be a Servant whereby he is uncapeable of haveing such goods and Chattles to Sattisfye and pay such fflower Fold as aforesaid in every such case such person or persons shall receive the Corporall puñishment as aforesaid and Sattisfye the fower fold and fees of conviction by Servitude the ffreeman being destitute of goods as af^d his time to commence from the time of Conviction as af^d and if a Servant to commence at the end of such Servitude as he is then at such conviction bound to the time of Service to be Adjudged by such County Courte either to the party greived or any other pson the Courte shall order such convict to that will then and their pay or Secure to be paid the sd fflower fold and costs af^d at the discretion of the Courte and if any person or persons shall receive or take parte of such Stollen goods or Assiste the person soe Stealing as Aforesaid to make away or conceale them being legally convicted as Aforesaid shall Suffer the same Paines and incurr the same penalty's with the party Stealing as Aforesaid any Law or useage to the Contrary notwithstanding And if any pson or persons haveing been once convict of any such theiveing and Stealing Except before Excepted and shall after be againe presented for theiveing and Stealing of any goods or chattles said to be above the vallue of Twelve pence it shall not be tryed and determined by any County Courte but the partys p'sented on such p'sentm^t shalbe proceeded against in the Provintiall Courte p. 385 as a fellon for Simple ffellonye According to the laws of England and the Transcript of his former Conviction and such p'sentment shall by the Clarke of every such County Courte be imediately sent to the then next Provintiall Courte under the penalty of One Thousand pounds of tobb^o to our Sovereigne Lord the King his heires and Successors and the partys wittnesses against such ffellon if in Courte at the time of such p'sentment to be bound over to give Evidence as aforesaid or otherwise if not in Court an Account of their names and places of dwelling to be sent the Attorney Gen^l to be sumoned ag^t the then next Provintiall Co^{rt} in Order to such Tryall and the party p'sented if in Courte to be bound over alsoe by due Course of Law to answer such p'sentment or if not in Courte proceeded ag^t by due course of Law as af^d and to prevent the Multiplicity of Wood rangers Be it Enacted by the Authority advice and consent afd that noe person whatsoever shall presume to range in the woods or fforrest after wilde neate Cattle or horses without a Lycence from his Ex^{cy} the Gov^r in cheife for the time being under the penalty of Five thousand