1H.76.7: he conceal that Hunting, or any Offender with him therein, then the faid P.Jast. 16. Concealment shall be Felony in such Concealer. But if he then confess If they kill the truth of all that he shall be examined of and knoweth in that behalf; sething. then his Offence of Hunting shall be but Trespass, and fineable: The Fine to be affessed at the next General Sessions of the Peace, by the Justices there. See Postea tit. Felony by Statute.

Also to disobey such a Warrant, or to make Rescous thereupon; so that the Execution of the same Warrant thereby be not had, is Felony.

nt supra.

iz. 1.9 If any shall by night or day, unlawfully break or enter into any Park \$ . 2.

Impaled, or several Grounds closed with Wall, Pale, or Hedge, and In Parks.

used for the keeping, breeding, and cherishing of Deer; and being thereof

convicted at the Suit of the Queen, or Party, shall be imprisoned three

Months, and pay the Party treble damages; and be bound with Sureties to the Good Behaviour for seven years, or else continue in Prison seven years.

This Act extends not to Parks, or Inclosed Ground, then after to be made and used for Deer, without the Grant or Licence of the Queen, her Heirs,

Successors or Progenitors. 5 El.21.

The Justices of the Peace in their Sessions, may bear and determine the Offences of Taking, Hawking, Fishing and Hunting against that Statute; and the party may have his remedy before them there, and may make out Process as well upon Indictments, as by Bill of Complaint, Information, or any other

Action. 5 El.21.

The party grieved, upon satisfaction to him made of his Damages; and upon Confession by the Offenders in open Sessions, may release the Suretiship for the Good Behaviour, at any time, within the seven years: And if the party be bound, if he shall come in open Sessions, and confess the Offence, and be sorry for it, and pay the party his treble Damages, may in the same, or any other Sessions, release the Recognizance. 5 El.21. But it seems, that no other Justices, but those, before whom such Confession is made; can in the same, or any other Sessions, release or discharge the Recognizance. And it seemeth also, if the party lie in Prison for want of Sureties, for the Good Behaviour, after the three Months; neither the party grieved; nor Justices upon Confession can discharge him.

And forasmuch as many Grounds used for the keeping of Deer, were altered or inclosed since 5 El. 21. a Statute was made 3 Jac. 13. with the same Provisions touching Deer, but pretended to the killing of Conies also; but the Statute of 3 Jac. 13. extends only to the Killing, Hunting, and Chacing of Conies in the night, and not in the day time; nor to any Park, or Inclosed Grounds, after to be used for keeping Deer and Conies, without

Grant.

Rielc.10. No person shall Hawk, or with his Spaniels hunt in any Ground, where S.s. Corn or other Grain shall then grow (except in his own Ground) at such Corn. time as any Eared or Codded Corn or Grain, shall be standing; nor before it be Cocked, Shocked, &c. Upon pain to forfeit for every time he shall so Hawk or Hunt, without the consent of the Owner, Forty skillings to the Owner: Which, if he pay not within Ten days after Conviction, he may be imprisoned a Month, without Bail, or may be recorded by Action; and the Justices of Peace may hear and determine the same in their Sessions: And every Justice of Peace may examine the Offender, and bind him to the Sessions to answer the Offence, and to pay the Penalties, and receive the punish-

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