

## C H A P. LVI.

## Inholder.

§. 1.  
Horse-  
bread.

**N**O Hostler or Inholder shall make his Horse-bread within his Hostery, Jac. 21. but Bakers shall make it; and the Assize shall be kept, and the weight be reasonable, after the price of Corn in the Market adjoining; and they shall sell their Horse-bread, Hay, Oats, Beans, Pease, Provender, and all kind of Victuals, both for Man and Beast, at reasonable gain, having respect to what the same shall be sold for in the Market adjoining, without taking anything for Litter.

If an Inholder live in a Town or Village, which is no City, Town-Corporate, Ibid. or Market Town; yet being a thorow-fare and common passage, and no Baker dwelling there, he may make Horse-bread in his house of lawful assize and price.

§. 2.  
Penalty.

Justice of Peace (amongst others) may bear and determine Offences against Ibid. this Act; and the party offending shall be fined according to his Offence, and being once convicted, for the second Offence he shall suffer Imprisonment for a Month, without Bail; and for the third Offence, shall be set upon the Pillory, without being redeemed for Money. And if after such Judgment of Pillory, he shall offend again, he shall be forejudged of keeping an Inn any more. Where Inholders are within the Statutes of Ale houses and Tipling. See tit. Ale-houses.

Every Man that will, may erect an Inn, that can and will; for it is not a Franchise, as was resolved in Parliament. 20 Jac. Rolls Abridgment, part 12. p. 84.

## C H A P. LVII. V. 30.

## Inrolment.

§. 1. **A**Ny one Justice of Peace may joyn with the Clerk of the Peace, in taking the Inrolment of any Indenture of Bargain and Sale of 27 H. 2. 15. Lands, &c. lying in that County where he is a Justice, and it is good.

c Now the said Justice of Peace, and the Clerk of the Peace, are to take for the Inrolling of the same Deed Indented in Parchment, &c. 122. These Fees following, viz. where the Lands exceed not the yearly value of Forty shillings, they are to take Two shillings, *scil.* Twelve pence for the Justice; and Twelve pence for the Clerk. And where the Lands exceed the yearly value of Forty shillings, there they are to take Five shillings, *scil.* Two shillings six pence for the Justice, and Two shillings six pence for the Clerk. *Ibid.*

But such Deed (and all other Deeds, to be inrolled according to this Statute) must be indented *revera*, and must be Inrolled within six Months after the date of the same Indenture: And if it have no date, then within six Months after the delivery of the Deed; or if it be inrolled the very day of the date of the Deed, or the very last day of the six Months, it is sufficient. Co. 5. 20. Co. 5. 1. b. Dalison. 4 Eliz. Dyer 218.

§. 2.  
Computa-  
tion.

Note, herein you must account Twenty eight days to every Month, and not above, (*scil.* Four weeks to the Month.)

Note also the difference when a Statute accounteth by the year, half year, or quarter, and when by the Month; for a year, half a year, or a quarter of a year, shall be accounted according to the Kalendar, and by the days in the Kalendar, and not after Twenty eight days to the Month. Co. 6. 62.

And