Which Submission by 35 El.2. is, in the same manner to be required 35 El.2. and made, and to have the same advantage, and to be certified in the ' same manner as by 35 El. c.r. And the like provision touching Relapse, 'Women shall be comprehended in, and bound by every branch of that Women Statute, except those of Abjuration. All fraudulent Conveyances made by perions that come not to Church, whether upon power of revocation, or with any intent for the mainted conveyanters of himself or family, are void. 29 El.6.

Convictions of Recusancy shall be in the Court of Kings Bench, S.19.

Assize or Gaol-delivery, and not essewhere, and shall be certified and chi, where. estreated into the Exchequer the next Term, after such conviction in fuch convenient certainty for the time, and other circumstances, as that the Exchequer may award Process for Seisure of the Lands and Goods of fuch as have not paid the Forseiture 27 El. 6. But see Pye and Lovel's Case, Hob. 204. It was resolved, That an Information or Action of Debt lay in the Common Pleas, notwithstanding this Statute: For this Statute extends only to Indictments for the Queens benefit, and not to Informa-'Such as are convicted, shall pay their Forseitures into the Exche- \$.20. quer, at two times in the year, without any other or further Conviction, Forseiture. 29 El.6. having not conformed 39 El.6. And if they be not paid, the Process shall Issue to seize the Goods, and three parts of the Lands. 'No Indictment shall be quashed for not mentioning the offender to 29 El.6. have been in England, nor shall any Indictment be reversed for lack of sudictment. 3 Jac.4. Form, or for other Matter whatsoever, save only by the direct Traverse of not coming to Church. 29 El.6. 3 Jac.4. But if he go to the Church where he most abides, or if none such, to the Church next adjoyning to his dwelling-house, and there hear Divine Service, and receive the Sacrament; he shall be admitted to avoid, Discharge, Reverse, and undo the same Indictments, and all proceedings thereupon. 'Upon such Indicament at Assizes or Gaol delivery, Proclamation shall Government 29 El. 6. 3 Jac. 4. be made, that the offender shall render his Body to the Sheriff before by Proclanext Assizes or Gaol-delivery. And if he do not appear, he shall stand mation. convicted as upon tryal; and now by 3 fac. 4. Justices of Peace may hear, inquire, and determine of offences for not coming to Church and receiving the Sacrament, as Justices of Assize may do by former Laws, and may make Proclamation upon such Indictments for the parties to render themselves to the Sheriffs,&c. Or else convict and certifie them as is appointed by 29 El.6. But the Render must be to the Sheriff, Bailiff, or Gaoler of the Liberty,&c. And the Forfeiture must be paid into the Exchequer, and Certificates of such Recusancy, as by the Statute of 29 El 6. is directed. The Kings Majesty may refuse the 20 l. per mensem, and take to the 'The Kings Majesty may refuse the 20 l. per mensem, and take to the \$23. two parts of the Lands, and all the Goods, &c. And an Advowson is Kings Election. 29El.6. 1 Jac. 4. without that Clause. Jones Keep. p.20, &c The King shall seise two parts only of the Recusants Estate to satisfie 1 Jac. 4. the 201. per mensem, but not the third part, either in the hand of the Ancestor or Heir: But after the death of the Ancestor, two parts shall re-'main liable to the Arrears of 20 l. per mensem. Any Popish Recusant that conforms, shall within a year next after 6.24. 3 Jac.4. receive the Sacrament, and so once every year after, or forseit 20 1. for sacrament. the first year, 40 l. for the second year, and 60 l. for the third year, and

60 l every year after, until he receive it; and if he receive it, and again offend in not receiving a year, he shall forfeit for every year 60 l. &c.

3 Fac. 4.