

- 3 Jac. 4. ' against the King or Realm, but shall disclose it, shall be a Felon. Which Bond shall be given before the Customer, &c. 3 Jac. 4. Which Bond and Oath he shall certifie into the Exchequer once every year, or forfeit 20 s. for every Oath, and 50 l. for every Bond not certified, &c. Bond. Certificate.
- 3 Jac. 4. ' The Branches of Treason in reconciling, &c. or being reconciled, shall be proceeded upon in the Kings Bench, Assize, or Gaol-delivery, as if the offence had been committed in the County where he is taken. 3 Jac. 4. Reconciling
- 3 Jac. 4. ' See the Penalties of conveying a Child, or any other, under his Government, beyond the Seas, to enter into any College, &c. or to repair to them for Instruction, or to be resident in any Popish Family, and be there instructed by any Popish person, or to be sent, or to go or continue there for those ends, and to send any Mony, &c. to, or for the maintenance of any there, or under the name of Charity, &c. towards the relief of any Priory, &c. 1 Jac. 4. 3 Jac. 5. 3 Car. 1, 2. But of those offences, I take it, the Sessions cannot meddle with or inquire. § 39. Sending beyond Sea for Education.
- 3 Jac. 5. ' The Penalty of Reconciling, &c. and being Reconciled, &c. See tit. Treason.
- 3 Jac. 5. ' All such Armor, Gunpowder and Munition, as a Popish Recusant hath in his House or Houses, or elsewhere, or in the hands of any other of his Disposition, shall be taken from him by Warrant of four Justices of Peace at their general Quarter Sessions (other than necessary Armor, in the discretion of the Justices, for the defence of his person and house) and shall be kept at the costs of such Recusants, in such place as the Justices shall appoint, 3 Jac. 5. § 40. Armors.
- 3 Jac. 5. ' After any Warrant be granted from any four Justices of Peace in Sessions, for the taking away the Armor of any Popish Recusant convict; if any such Recusant having any such Armor, Gunpowder or Munition, or if any other person having any such Armor to the use of any such Recusant, shall refuse to declare unto the said Justices of Peace, or any of them, what Armor he or they have, or shall hinder or disturb the delivery thereof, to any of the said Justices, or to any other person authorized by their Warrant, to take and seise the same; then every such offender shall be imprisoned by Warrant of, and from any two Justices of Peace of such County, by the space of three months without Bail.
- 3 Jac. 5. ' No Popish Recusant convicted, shall come to the Court or House where the King or Heir apparent is, unless commanded by the King or Warrant from the Council, or any of them, upon pain to forfeit 100 l. A moiety to the King, another moiety to the discoverer and prosecutor, in any of the Kings Courts of Record. 3 Jac. 5. § 41. Coming to Court.
- 3 Jac. 5. ' He that cannot satisfie the Money forfeited within three months, shall be committed to Prison, until he have paid, or conform. And a Man having Service in his House, and going four times a year to some Church or Chappel shall incur no penalty. § 42. Want of Satisfaction. Service in House.
- 3 Jac. 5. ' Before some Justice of Peace of the County, Liberty or Limits, where the Parents of a Child sent beyond Seas, without License did dwell; such Child must take the Oath of Allegiance, expressed 3 Jac. c. 4. And they that were beyond Seas, before the making of this Act, are to take the same Oath within six months after their return, before some Justice of Peace where such persons inhabit, before they can take the benefit of a Gift, Conveyance, Devise, or Descent, &c. of any Lands or Tenements, &c. 3 Jac. cap. 5. § 43. Child. Oath.
- 3 Jac. 5. ' Any two Justices of Peace, from time to time, may search the Houses and Lodgings of every Popish Recusant convict, and of every person whose Wife is a Popish Recusant convict, for Popish Books and Relicks of § 44. Books. Search.