EL.

And it the faid Justices, or Justice of Peace, upon his or their examination, shall find any such default in the said Sheriss, Under Sheriss, or Clerk, that shall stand for a sufficient Conviction; without any surther inquiry, or examination; and they shall forfeit upon the same examination, forty shillings to the King for every default; the same to be recovered in the Exchequer.

And the same Justice or Justices that shall so take the examination. shall certifie the said examination into the Exchequer within a quarter of

a year, upon pain of 40 s.

of the Hundred, for not warning of the Defendants (in such Plaints) to appear, according to his Precepts received from the Sheriff or Under-Sheriff. And if upon examination, the Justice shall find any default in such Bailiss, in not warning the Desendant to appear, or otherwise in not executing his said Office, that shall stand for a sufficient conviction, and the said Bailiss thereupon shall forfeit to the King for every such default 40 s. the same Examinations to be certified into the Exchequer as aforesaid.

in H.7.15 Sheriffs, &c. shall make no Estreats to levy their Shire Amerciaments, Estreat. until the said Justices (appointed at the General Sessions as asoresaid) have had the view and oversight of their Books: And their Estreats shall be made by Indentures (or shall be intended) between the said Justices, and the Sheriff, and Under Sheriff, and sealed with their Seals, and the one part to remain with the said Justices, and the other part with the Sheriff, for to be his Warrant to levy the Amerciaments by.

The Bailiss, &c. Collectors of the said Amerciaments shall be sworn by the said Justices, that they shall not take more Mony than is for-feited and contained in their said Estreats, scaled by the Justices as afore-

said.

±7 El. 7.

Also the said Justices of Peace, or one of them, may examine the de-collestoric fault of the said Collectors, Bailiss, and other gatherers of the Sheriss Amerciaments, whether they have taken or gathered any more Mony than is forfeited and contained in their Estreats (sealed with the Seals of two Justices of Peace as aforesaid.) And if upon examination the Justices or Justice shall find any such default, That also without surther inquiry, shall stand for a sufficient conviction. And the said Collectors, Bailiss, or other Gatherers of such Amerciaments, thereupon shall sorfeit to the King for every default 40 s. The said Examination also (whether it be by one or two Justices) is to be certified into the Exchequer, as afore-said.

Also the said Justices of Peace upon suggestion or information of Two Justices, as in an Action of Trespass error against the said Sheriff, Under-Sheriff, or other their Officers (offending in any the particulars aforesaid) for to appear before them to answer the said Suggestion or Information. See what the Process is in the title Process.

of Writs, shall return any Juror dwelling out of any Liberty, without from the true Addition of his dwelling at the time of his return, or within a year before, or some other sufficient Addition, by which he may be known; nor within any Liberty, without such Addition, as shall be certified to him by the Bailiss of the Liberty, or his Deputy, under his hand