

These two former Releases are to be written under the Recognizance it self: and if the Justice shall only subscribe his Name to the Release without his Seal, it is well enough, (especially where the Recognizance is without Seal.)

Or the Release of the party may be by it self in this form, *scil.*

Memorand' quod E. F. de S. in Com' præd' Teoman, 1 die Aug. anno canab. regni Dom' nōstri, &c. venit coram me Isaac Batrow Armig. uno Just' dicti Dom' Regis ad Pacem in Com' præd' conservand' assign. apud W. in Com' præd. & ibidem remisit & gratis relaxavit R. W. de S. in Com' præd' Labourer, secur' Pacis per ipsum E. F. versus dictum R. W. coram me petitam. Dat' die & anno supradictis.

And if the Release be made before another Justice which took not, or hath not the Recognizance, it may be thus.

Memorand' quod A. B. de E. in Com' præd. Teoman, 1 die Aug. &c. canab. venit coram me Rob. Haggat' Armig. uno Just. dicti Dom. Regis ad Pacem in Com. præd. conservand' assign' (apud W. in Com. præd.) & secur' Pacis quam habet versus J. S. de, &c. penitus remisit & relaxavit. Dat' die & anno supradictis.

But note, that none of these Releases will discharge the Recognizance, or the Appearance of the party bound thereby, but that he must appear according to the Condition of the Recognizance for the safeguard of the Recognizance. See *hic* v.

Release for the Good Abearing.

Lamb. 126
P. R. 22.

Mr. Lambert seemeth to doubt whether the Surety of Good Abearing may be released by the party, (because it seemeth more popular than the Surety of the Peace.) But others do hold that it may be released; and then may the form of such Release be easily made by those which are before concerning the Peace, using the words *Securitatem de se bene gerendo* instead of the words *Securitatem Pacis*. But notwithstanding such Release, it shall be safe also for the party bound to appear according to the Recognizance.

Indentures for Apprentices.

This Indenture made the 20 day of February, &c. witnesseth, That A. B. C. D. and E. F. Overseers for the Poor in the Town of H. in the County of C. and I. S. Churchwarden of the same Town, by and with the consent of Sir T. M. Knight and M. D. Esquire, two of his Majesties Justices of the Peace for the County of Cambridge, have by these presents put, placed and bound I. H. (being a poor fatherless and motherless child) as an Apprentice with R. W. of H. aforesaid Baker, &c. and as an Apprentice with him the said R. W. to dwell, from the day of the date of these presents, until the said I. H. shall come to be of the age of 24 years, (if it be a Woman, then until her Age of 21 years, or the time of her Marriage) according to the Statute in that behalf provided. By and during all which time and term the said I. H. shall the said R. W. his Master, well and faithfully serve in all such lawful business as the said