

247) Every County Court shall always adjudge the value of
the goods soe stolen and taken as aforesaid and if any such
persons soe convicted have not sufficient goods and Chattels -
or be a Servant whereby he is incapable of having such
goods and Chattels to satisfy and pay such Jewer sold
as aforesaid in every such case such person or persons -
shall receive the Corporall punishment as aforesaid and
satisfy the Jewer sold and fees of conviction by servitude
the freemen being detentors of goods as of his time to com-
mence from the time of conviction as aforesaid and if a Servant
to commence at the end of such servitude as he is therein
Such conviction bound to the time of service to be adjudged by
such County Courts either to the party grieved or any other
Whom the Courts shall order such convict to that with them
and their pay or fees to be paid the sd Jewer sold and costs
as at the direction of the Courts and if any person or persons
shall receive or take parte of such stolen goods or Chattels of
person soe stealing as aforesaid to make away or conceal
them being legally convicted as aforesaid shall suffer the same
Punishment and incur the same penalties with the party stealing
as aforesaid any Law or usage to the contrary notwithstanding
And if any Person or persons having been once convicted
of any such theiving and stealing Except before Justices
and shall after be againe presented for theiving and steal-
ing of any goods or chattels said to be above the value of
Twelve pence it shall not be tried and determined by any
County Courts but the party presented as such Offender
shall be