

An Act Concerning outlawry

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Whereas there hath been no lawe in this Realme  
hitherto prescribing a Rule how or which way the  
Courts of Judicature should proceed to outlawry either  
in Civill or Criminall matters for want where  
of sundry inhabitants of this Realme have bene  
many times the Burgeses now as from the doo  
therefore pray that it may be enacted, And so  
it is enacted by the Right hon. the Lordes Prop.  
of this Realme by and w<sup>th</sup> the assent appro-  
bation of the upper & lower houses of this present  
Parliament that if lawe of any land what  
purpose be allowed & put in execution & practis  
in this Realme that is to say if the person by writ  
summoned appears not upon writ of Habeas  
out of the County Courts that then a writ of Habeas  
be awarded out of the said Courts, And if not appear  
upon that writ then a writ of pluries to  
issue out of the said Courts And if not appear  
upon that writ then a writ of exigent to issue out  
of the said Courts And if such person appears  
not upon the writ of exigent, then hee shall  
nor shall outlaws every such person not ap-  
pearing (as is provided in this Act) nor  
in any of the lawes of England that in such  
case provided if the same be required

An Act for appointing Coronors  
in every shire & County

Whereas there is many times & divers  
happened in this Realme for want of appoint