

or Bark to fell again; and they were to take nothing of the poorer sort of People, who were not able to keep Horses, but carried the Bark and Coals on their Backs, tho' it was to fell again, unless it was taken within the King's own Demesnes.

C H A P. XV.

ALL that be outlawed of Trespas within our Forest, since the time of King *H.* our Grandfather, unto the first Year of our Coronation, shall come to our Peace without Let; and shall find to us Sureties, that from henceforth they shall not trespass unto us within our Forest.

N O T E S.

If a Man was indicted for any Offence done within the Forest, who lived in another County, and could not be taken by the Foresters, he was usually outlawed; in which the proceedings were the same as at Common Law; and by Vertue of such Outlawry, his Goods and Chattels were forfeited to the King, and likewise the Profits of his Lands.

And if he was outlawed for an Offence, either in destroying the green Hue, or in killing the Deer, and afterwards taken upon the *Capias utlegatum*, he was to be committed without Bail, and to remain in Prison till delivered by special Warrant from the King, or from the Chief Justice in Eyre, or Chief Warden of the Forest.

But now by this Charter, all those who had been convicted by Outlawry were pardoned, and restored to their Goods and Liberries, upon giving Security not to offend in the like Nature again.

C H A P. XVI.

NO Constable, Castellain or Bailiff, shall hold Plea of the Forest, neither for green Hue nor Hunting; but every Forester in Fee shall make