him;

the Time of the Fair or Market; upon Pain to forfeit upon every Default 405. And in Tolling, the Party thereto appointed, must have before him the Parties bargaining, upon his tolling any Horfe, Mare, &c. and must write in his Book the Christian and Surnames of all the Parties; also their Dwelling-places, with the Colours and some particular Marks of the Horse or Mare, &c. so sold or bargained for, on Penalty to forfeit for every Default 40s, and he is to have one credible Perfon known to him toyouch the Horse or Mare. &c.and teffify his Knowledge of the Seller, and his Name and place of Abode must be entered with the other's in the Book, with the Colour, Mark, or Price of the Horse or Mare, sold or exchanged, and the Buyer requiring it, may have a Note in Writing out of the Book, reciting the Contract, and Toll-man's Hand thereto, for which he may take Two pence.

If any Toll-keeper fuffer a Sale to pass without a Voucher, unless he well know the Party, and every Party making a falle Testimony, or Avouchment: or every Seller unknown, not bringing a Voucher, and causing the same to be entered, forfeits 5 %. one Moiety to the King, and the other to the Profecutor, and the Sale of the said Horse, &c. to be void. Yet, notwithstanding such vouching, the Owner of a stolen Horse, &c. so sold, his Executors and Administrators claiming him within fix Months after the Stealing, may redeem at the · Price he was fold for, making Proof that it is his. and that it was stolen, by two sufficient Witnesses, before a Justice of the County where he is found, or the Head Officer or Magistrate of a Corpora. tion; and the Price to be such as the Buyer upon Oath shall testify before the Justice, he paid for