

*Statutes made at Westminster, 10 Hen. 6.—A. D. 1432.*

CHAP. 6. What process shall be awarded upon an indictment removed into the king's bench.

See the note on 8 Hen. 6, Ch. 10.



*Statutes made at Westminster, 11 Hen. 6.—A. D. 1433.*

CHAP. 10. He shall find sureties, &c. that sueth to defeat an execution upon a statute.

See the note on 11 Edw. 1.



*1 Rich. 3.—A. D. 1483.*

CHAP. 3. Every justice of peace may let a prisoner to mainprize.—No officer shall seize the goods of a prisoner until he be attainted. (Part)

See 4 Com. Dig. 235 as to the last part, which probably extended to the province, but is not now in force. See the note on 9 Hen. 3, Ch. 22, and 34 Edw. 3, Ch. 12.

CHAP. 7. Who shall be bound by a fine levied before the justices of the common pleas, and proclamations made thereof.

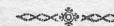
See the note on 18 Edw. 1, Stat. 4.



*3 Hen. 7.—A. D. 1486.*

CHAP. 1. The authority of the court of star chamber.—Where one inquest shall enquire of the concealment of another.—A coroner's duty after a murder committed.—A justice of peace shall certify his recognizances, &c. (Part.)

The part respecting appeals of murder, may have been in force as far as that mode of prosecution was used. See the note on 9 Hen. 3, Ch. 34.



*4 Hen. 7.—A. D. 1487.*

CHAP. 13. Clergy shall be allowed but once.—A convict person shall be marked with the letters M. or T.—A provision for them which be within orders.

See the note on 25 Edw. 3, Stat. 3, Ch. 4. By this statute, persons not being within orders, when once admitted to the benefit of clergy, were not to be admitted thereto a second time; and therefore all laymen were to be marked as is mentioned in the title. It is well known that this statute was in