

STATUTES FOUND APPLICABLE,

CHAP. 10. Sheriffs. (Part.)

The first part of this statute, declaring that sheriffs shall have the keeping of the common gaols, and the prisoners therein, is considered to have been in force in the province, and the state; and as proper to be incorporated. See 2 Bac. Abt. title Goal and Gaoler, A.

CHAP. 13. Riot. (Part.)

See the note on 13 Hen. 4, Ch. 7.

CHAP. 20. Writs of error.

A confirmation of 3 Hen. 7. Ch. 10.



5 Hen. 8.—A. D. 1513.

CHAP. 6. An act concerning surgeons to be discharged of quests and other things.

This statute, although in its terms, applicable only to surgeons in London, is supposed, together with others respecting physicians and apothecaries, to have extended to the kingdom generally. It is stated in 3 Bl. Com. 364, that the exemption from serving on juries is extended by divers statutes, customs and charters to physicians and other medical persons. It has not been the practice to summon them on juries in the province, or in the state, although they are not exempted by the act of 1715, Ch. 37, from which it may be inferred, that these statutes extended to the province; and if so they are proper to be incorporated in part.



7 Hen. 8.—A. D. 1515.

CHAP. 4. An act concerning avowries for rents and services. (Part.)

As to the last section relative to costs, see 1 Bac. Abt. title Costs, F.



21 Hen. 8.—A. D. 1529.

CHAP. 4. The sale of lands by part of the executors lawful.

This statute is considered to have extended to the province, and as proper to be incorporated.

CHAP. 5. What fees ought to be taken for probate of testaments. (Part.)

Part of the 5th section, directing, that the profits of lands devised to be sold, shall not be accounted the testator's goods, appears proper to be incorporated.

CHAP. 19. Avowries shall be made by the lord upon the land, without naming his tenant.

See the note on 51 Hen. 3, St. 4; and 7 Hen. 8, Ch. 4; and see Espinasse 375 as to costs.