

STATUTES

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Made at WESTMINSTER, Anno 9 RICH. II. and A. D. 1385.

CAP. III.

A Writ of Error or Attaint maintainable in the Reversion.

Item, it is accorded and assented, That if the Tenant for term of Life, Tenant in Dower, Tenant by the Courtesy of *England*, or Tenant in Tail after Possibility of Issue extinct, be impleaded, and plead to an Inquest, and lose by the Oath of Twelve, or by Default, or in other manner, that he to whom the Reversion of the Tenements so lost doth appertain at the time of such Judgment given, his Heirs or Successors, shall have an Action by Writ of Attaint, to attaint the same Oath, if they will assign the same Oath to be false, and also by Writ of Error, if Error be found in the Record of such Judgment, as well in the Life of such Tenants that do lose, as after their Death. And if such Judgment erroneous be reversed, or such false Oath be found, that the Tenant which did lose by the first Judgment, if he be in Life, shall be restored to his Possession of the Tenements so lost, with the Issues in the mean time, and the Party pur-

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Item accordez est & assentuz qe si tenant a terme de vie tenant en dower tenant par ley dEngleterre ou tenant en la taille apres possibilite de issue esteint soient empledez & plement al enquest & perdont per serement de dusze ou qils perdont par defaute ou en autre manere qe celluy a qi la reversion de tenementz ensy perduz appendoit a temps de tiel jugement rendu ses heirs ou successours eient action par brief dAttaint dattaindre le dit serement sils voillent assigner mesme le serement estre falx & auxint par brief dError si error y soit trove en le record de tiel jugement si bien en la vie des ditz tenantz qensy perdont come apres lour mort & si tiel jugement erroyne soit reverse ou tiel faulx serement soit trove qe le tenant qi perdi par le primer jugement sil soit en vie soit restitue a la possession des tenementz ensy perduz ove les issues en le mesme temps & le partie pursuant a les arrerages de la rente si ascun a luy soit