

*Statutes made at Westminster, 9 Rich. 2.—A. D. 1385.*

CHAP. 1. A confirmation of all statutes not repealed, saving of the statute, 8 Rich. 2, Ch. 3.

See the note on 52 Hen. 3, Ch. 5.



*Statutes made at Cambridge, 12 Rich. 2.—A. D. 1388.*

CHAP. 1. A confirmation of the liberties of the church, and of all former statutes not repealed.

See the note on 52 Hen. 3, Ch. 5.



*Statutes made at Westminster, 13 Rich. 2, Stat. 1.—A. D. 1389.*

CHAP. 7. What sort of persons shall be justices of peace, and what their charge is to do.

The first part of this statute cannot be said to have been literally in force in the province, although the appointments may have been made of the most sufficient men. The last part, to wit: that the said justices should be sworn duly, without favor, to keep and put in execution all the statutes and ordinances touching their offices, appears to have been of a general nature, and this was the first statute by which an oath by justices of peace was directed. See the note on 18 Edw. 3, Stat. 4.



*Statutes made at Westminster, 15 Rich. 2.—A. D. 1391.*

CHAP. 1. A confirmation of all former good statutes not repealed.

See the note on 52 Hen. 3, Ch. 5.



*Statutes made at Westminster, 1 Hen. 4.—A. D. 1399.*

CHAP. 1. A confirmation of the liberties of the church, and of all statutes not repealed.—Justice shall be done and peace kept.

See the note on 52 Hen. 3, Ch. 5.

CHAP. 10. Nothing shall be accounted treason but what was made treason in the time of king Edward the third.

This statute may be said to have extended with the statute of treasons to which it refers; but it is not necessary that it should now be incorporated, &c.