

## NOTES.

This *Præcipe in capite* was a Writ issuing out of the Court of Chancery, for a Tenant holding any Manors of the King in chief, as of his Crown, and not of him as of any Honour or Castles, &c. 'Tis now quite out of Use.

## CHAP. XXVI.

*Inquisition of Life and Member.*

Nothing from henceforth shall be given for a Writ of Inquisition, nor taken for him that prayeth Inquisition of Life or of Member, but it shall be granted freely, and not denied.

## CHAP. XXVII.

*Tenure of the King, in Socage, and of another by Knights Service. Petit Serjeanty.*

IF any do hold of Us by Fee-farm, or by Socage, or Burgage, and he holdeth Lands of another by Knights Service, we will not have the Custody of his Heir, nor of his Land, which is holden of the Fee of another, by reason of that Fee-farm, Socage, or Burgage. (2.) Neither will we have the Custody of such Fee-farm, or Socage, or Burgage, except Knights Service be due unto Us out of the same Fee-farm. (3.) We will not have the Custody of the Heir, or of any Land, by occasion of any Petit Serjeanty that any Man holdeth of us by Service, to pay a Knife, an Arrow, or the like. These Tenures are all now taken away, by the Statute, 12 Car. 2.

CHAP.