

Observance of due Process of Law (1368)

1368 CHAPTER 3 42 Edw 3

III None shall be put to answer without due Process of Law.

ITEM, At the Request of the Commons by their Petitions put forth in this Parliament, to eschew the Mischiefs and Damages done to divers of his Commons by false Accusers, which oftentimes have made their Accusations more for Revenge and singular Benefit, than for the Profit of the King, or of his People, which accused Persons, some have been taken, and [XI sometime] caused to come before the King's Council by Writ, and otherwise upon grievous Pain against the Law: It is assented and accorded, for the good Governance of the Commons, that no Man be put to answer without Presentment before Justices, or Matter of Record, or by due Process and Writ original, according to the old Law of the Land: And if any Thing from henceforth be done to the contrary, it shall be void in the Law, and holden for Error

Scatutü editü apud Westiii primo die Maij anno xlij Regis E. t'cij.

Et magno Rot. Stat. In Turn. Lond. m.y.

Hem as la requeste de la cole un peticion ima suant en plement, p¹ ouster meschieft die cole plette, p² ouster meschieft die cole p faux accusions, sovent on fait leur accusions pius p² vengance di signale conseil la Roi p brit devant le conseil la Roi p brit devant la conseil p Roi p brit devant la conseil la Roi p brit devant la conseil p Roi p Roi

Editorial Information

X1 Variant reading of the text noted in *The Statutes of the Realm* as follows: others

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Observance of due Process of Law (1368), Section III.