A GENERAL TABLE TO THE First Eleven BOOKS OF THE REPORTS OF The Late most Reverend Judge, Sir Edward Coke, Heretofore Chief Justice of the King's Bench; BY WHICH All the MATTERS and CASES in them contained, may easily be found; WITH Two Alphabetical CATALOGUES, One of thePrincipal Cases; the other of all the General Titles naturally rising out of the Matter of the said Reports.

Printed in the Year MDCCXXXVIII.
THE

CATALOGUE Alphabetical
of all the Principal Cases contained in the
First Eleven Books of REPORTS of the Late
most Reverend Judge,

Sir EDWARD COKE.

A.

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<th>The Cases and Names of the Parties, and Year</th>
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<p>| Adbee and Philip's Cafe, 24 Eliz.         | 4    | 19   |
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| Baker's Cafe, 42 Eliz.                    | 5    | 2d Part. 104 |
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C.

C.

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Doctor Grant's Cafe, 11 Jac.           | 15   |
Doctor Hulfe's Cafe, 9 Jac.            | 71   |
Doctor Leyfield's Cafe, 8 Jac.         | 88   |
Doddington's Cafe, 37 Eliz.            | 32   |
The General Table.

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- Uare Impedit, and Cafes thence, 5 Jac, 31 Eliz. | 7, 25 |
- Queinton and Keit's Cafe, 31 Eliz. | 4, 25 |
- Quick's Cafe, 9 Jac. | 9, 129 |

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- Atcliff's Cafe, 34 Eliz. | 3, 37 |
- Rawlin's Cafe, 30 Eliz. | 4, 52 |
- Read's Cafe, 2 Jac. | 5, 2d Part, 33 |
- Read's Cafe, 42 Eliz. | 6, 24 |
- Read and Redman's Cafe, 10 Jac. | 10, 134 |
- Reflor of Cheddington's Cafe, 59 Eliz. | 1, 148 |
- Ridgway's Cafe, 26 Eliz. | 3, 52 |
- Rivet's Cafe, 24 Eliz. | 4, 22 |
- Robberies and Cafes thence, 27 Eliz. | 7, 6 |
- Robinson's Cafe, 1 Jac. | 5, 2d Part, 32 |
- Rogers and Perrington's Cafe, 11 Jac. | 10, 55 |
- Rook's Cafe, 40 Eliz. | 5, 2d Part, 99 |
- Rofewel's Cafe, 25 Eliz. | 5, 2d Part, 19 |
- Rof's Cafe, 42 Eliz. | 5, 2d Part, 13 |
- Roule and Arthur's Cafe, 29 Eliz. | 4, 24 |
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| Adlers, and their Cafe           | 30    | 4          |
| Saffine's Cafe                   | 3     | 5          |
| Saint John's Cafe                | 34    | 5          |
| Sammon and Bradshaw's Cafe       | 10    | 9          |
| Samon's Cafe                     | 36    | 5          |
| Sampson and Barren's Cafe        | 8     | 9          |
| Sancar (Lord) bis Cafe           | 10    | 11         |
| Sander's Cafe                    | 41    | 5          |
| Savell's Cafe                    | 12    | 11         |
| Scambler's Cafe                  | 45    | 10         |
| Scroop's Cafe                    | 10    | 6          |
| Senmain's Cafe                   | 2     | 10         |
| Sendil's Cafe                    | 27    | 5          |
| Sewers and Cafes upon Com. of them | 7   | 5          |
| Serjeant of London's Cafe        | 8     | 10         |
| Shandois (Lord) bis Cafe         | 4     | 9          |
| Sharp's Cafe                     | 42    | 6          |
| Shaw and Tompson's Cafe          | 37    | 4          |
| Shelley's Cafe                   | 21    | 1          |
| Shiply's Cafe                    | 8     | 8          |
| Sir Francis Barrington's Cafe    | 8     | 8          |
| Sir George Brown's Cafe          | 38    | 3          |
| Sir Richard Buckley's Cafe       | 34    | 4          |
| Sir George Reynel's Cafe         | 9     | 9          |
| Sir Thomas Cecil's Cafe          | 40    | 7          |
| Sir Hugh Chomley's Cafe          | 39    | 2          |
| Sir Edward Cleer's Cafe          | 42    | 6          |
| Sir Henry Constable's Cafe       | 43    | 5          |
| Sir Andrew Corbet's Cafe         | 42    | 4          |
| Sir Miles Corbet's Cafe          | 27    | 5          |
| Sir George Curson's Cafe         | 5     | 6          |
| Sir Drue Drury's Cafe            | 5     | 6          |
| Sir Francis Englefield's Cafe    | 34    | 7          |
| Sir Mollie Finch's Cafe          | 4     | 6          |
| Sir Gerard Fleetwood's Cafe      | 8     | 7          |
| Sir William Foster's Cafe        | 6     | 8          |
| Sir Gilbert Gerrard's Cafe       | 35    | 4          |
| Sir William Harbert's Cafe       | 27    | 3          |
| Sir Rowland Heyward's Cafe       | 37    | 2          |
| Sir John Heydon's Cafe           | 10    | 11         |
| Sir Henry Knevett's Cafe         | 38    | 5          |
| Sir Richard Lechford's Cafe      | 2     | 8          |
| Sir Anthony Main's Cafe          | 32    | 5          |
| Sir Anthony Mildway's Cafe       | 3     | 6          |
| Sir John Mollin's Cafe           | 40    | 6          |
| Sir John Needham's Cafe          | 8     | 8          |
| Sir Henry Nevil's Cafe           | 10    | 11         |

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Sir
## The General Table

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<td>Sir Edward Phitton's Cafe</td>
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<td>Sir Hugh Portman's Cafe</td>
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<td>Sir Edward Seimer's Cafe</td>
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<td>Talbot's Cafe</td>
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THE
THE
GENERAL TITLES,
Naturally rising out of the said BOOKS of Sir EDWARD COKE, Knight;
In which he that is ready, may more easily find any thing in them contained.

A.

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Of Common by Lord of the Waste, and where he may do it, and how, and where not. B. 6. 60. See Tit. A fret, and Common.

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Arbitrement.

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Where an Arrest by Justices of the Peace, upon entering with Force, and removing with Force, be lawful, &c. B. 8. 120.

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Where Attornment shall have Relation, and how, or not. B. 1. 135. b. 2. 35. 68. b. 3. 29. b. 6. 69.

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Auclita Querela.


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Where Averment shall be made in the Conclusion of a Plea, upon saying, 'The which Matter he is ready to aver.' B. 8. 161. Where a Man shall have Averment against a Certificate made by a Justice of Peace or other Commissioners, or not. B. 8. 121. b. 7. 14. See Tit. Esoppel. Where a Man shall have Averment against a Certificate of a Bishop, or not. B. 7. 14, 43. See Tit. Esoppel.

Where and what Averment a Man shall have against a Testament, or Letters of Administration, what not. B. 9. 31, 40, 41. See Tit. Testament.

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Where in pleading a general Pardon with Exception, &c. the Party must allege and aver that he is not excepted. B. 6. 79, 80. b. 8. 68. See Tit. Parliament, and Pleading.

Where a Grant, Deed, or Fine uncertain in Estates, or Persons, may be made good by Averment, or not. See Tit. Deeds.

Where the Intent of the Devisor may be averred and proved by Matter without, or not. See Tit. Devise.

Where a Man shall have a general Averment, without answering to the special Matter alleged by the other Party, or not. See Tit. Ancient Demand, Issues joined, Pleading, and Replication.

Averwy.

Where one Person shall make several Avowries of one intire Thing, and two Persons Avowry upon the Taking of one intire Thing, or not. B. 5. 2 p. 19, 35.

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What
Avowry.

What Seisin, and by whose Hands shall be sufficient to make Avowry for Rents or Services, what, and by whose not. B. 4. 8. 9. b. 8. 65. b. 6 57, 58. b. 9. 33, 34. b. 10. 108.

Where Seisin of Parcel or of one Thing shall be Seisin of all, or of another Thing, and sufficient to make Avowry for the whole, or not. B. 4. 8. 9. b. 9. 35. See Tit. Seisin.

Where in Avowry or Conuniance the Avowant ought to allege Seisin by the Hands of a Person certain, or not. B. 8. 65. b. 9. 36. See Tit. Stat. 21 H. 8. 19.

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The Form of Avowry for Rents and Services, which shall be good, which not, and where, if it be not, it shall be made good by Plea of the other Party in Bar, or not. B. 7. 23 to 25.

Where it may be by the Donor upon the Donee in Tail, notwithstanding the Difference. B. 5. 28, 29. b. 6. 58.

Where a Stranger to the Avowry or Party shall conclude and cestop the Avowant, by his Deed to claim other Rents or Services, &c. than such as the Deed imports, or not. B. 5. 2 p. 101. b. 9. 33, 34.

Where Notice must be given upon Change of the Tenant in Avowry, and what shall be material, and what shall be sufficient Notice to change the Avowry, and what not. B. 3. 23, 24. 65, 66. b. 6. 57, 58. See Tit. Arrearages.

Where Avowry shall be upon a Person certain, where, and what not; the Conclusion of the Avowry shall be upon the Tenant, or Tenant by the Matter, or upon the Matter. B. 9. 134, 155. See Tit. Stat. 21 H. 8. 19.

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Where Avowry shall be for a Particle, and what Tenants shall cause the Lord to change his Avowry, what not. B. 3. 24. See Tit. Statute Wofs. 3. c. 1. & 2. there.

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Bar in Avowry for Acceptance of Rent at the last Day. See Tit. Acceptance.

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Of Avowry upon Tenant in Dower, and for what Services, and for whom
Avowfon, Authority.

Avowfon shall be for Suits to the Court, Mill, &c. See Tit. Amendment, Mill, and Suit.

Where Avowfon shall not be good, because the Distress was excessive and outrageous. See Tit. Distress.

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Of the Plea (out of his Fee) in Avowfon, and whom shall have this Plea. See Tit. Hors de Fee.

Where Avowfon shall be made by Grantee of a Seigniory, or Reversion for the Rents or Services, without Attornment, and not. See Tit. Attornment.

What Things are definable for Services, or &c. and in what Places and when a Distress may be taken and avowable, in what, and when not. See Tit. Distress.

Of Avowfon for Arrearages of Rent by Executors. See Tit. Statute and 42 H. 8. c. 57.


Avowfon.

Appendant to a Manor. B. 1. 122. b. 4. 37. b. 8. 79.

Appendant to an Acre of Land. B. 1. 122. b. 4. 37. b. 8. 79.

Where Præciæ quod reddat lies, and shall be maintained of an Avowfon, as Formedon, or &c. B. 2. 74. b. 5. 2 p. 40. b. 11. 45. See Tit. Demand.

Where an Avowfon appendant shall become for the Time disappendant and after append, again, or append in part, and in gross for another Part. B. 8. 79. b. 11. 47, 50. See Tit. Appendant.

Where a common Recovery of an Avowfon in a Writ of Entry shall be good. B. 2. 74. b. 5. 2 p. 40.

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Where a Man shall not present to an Avowfon appendant, unless he have Possession of the Manor, or &c. to which, &c. See Tit. Presentation to a Church.

Where the Writ or Count in Right of Avowfon or Quare Impedit shall be of a Moiety, or two Parts of an Avowfon, or &c. or of an Avowfon of the Moiety of two Parts, &c. B. 4. 75. b. 5. 2 p. 102. b. 10. 136. See Tit. Quare Impedit.

Where, how, and when a Man may be put out of Possession of an Avowfon. See Tit. Quare Impedit.

Exposition of the Grant of the next Avowfon, or &c. See Tit. Exposition.

Where and how Partition shall be made of an Avowfon, and where good without Deed. See Tit. Partition.

Where upon Partition of a Manor the Avowfon remains in common as appendant, &c. See Tit. Partition.

Where an Avowfon appendant passes by Feoffment, or Grant of a Manor, or to which, &c. by the Words with the Appurtenances, or without them. See Tit. Appendant.

Authority.

The Authority of the Marshal, and Jurisdiction of the Court of the Marshalsea. B. 4. 46, 47. b. 6. 20, 21. b. 7. 45. b. 10. 68 to 75. See Tit. Marshalsea.


The Authority of Constables in Things of the publick Weal, and their Office. B. 9. 68. b. 11. 44.

The Authority of a Bailiff, and what Things he may do by Virtue of his Office general, what not; without Commandment special. B. 4. 50. b. 9. 68. See Tit. Escape, and Debt.

The Authority and Office of a Sheriff, and how he shall make Execution of Writs of Execution, and where he shall be charged of an Escape. B. 3. 12, 72. See Tit. Sheriff.
B. 4. 65, 67, 74, 82. b. 5. 2 p. 87 to 92. 115. b. 8. 96, 171. See Tit. Executive, and Execution.

Power given to make Leaves of Lands, or &c. for Years, for Life, or &c. and what Deeds under such Authority shall be good, what not. B. 1. 137, 139, 176 b. 6. 53; b. 8. 70.

Where a Gift of two, or more, executed by any one of them shall be good, or not. B. 5. 2 p. 9, 19, 91, 94. See Tit. Feoffments.

A Gift to Feoffees, or Executors to sell the Land of the Teflator, what Sale by them shall be good, or not. B. 1. 111, 173; b. 2: 53: b. 4: 55. b. 8. 76 b. 9. 76.

Where Authority or Power may be appointed, and how, and by what means. B. 1. 174. b. 3: 34. b. 5: 2 p. 91, 94.


Where a Man may have Election to do a Thing, and execute an Estate in Lands by Authority to him reserved, or as Owner of the Land. B. 6. 13. See Tit. Election.

Where it shall determine by Death of one, being given during three or four Lives, or not. B. 5. 2 p. 9. See Tit. Limitation.

Where Authority given to two, or more, shall determine by the Death of one of them, or not. B. 5. 2 p. 9. b. 11. 4.


The Authority of the Admiral, and Jurisdiction of his Court of Admiralty. See Tit. Admiral.

Authority of Attornies, to make Livery and Seisin upon Feoffments, and what Livery and Seisin by them is good, or not. See Tit. Feoffment.

Authority of a Steward, or Lord of a Leet. See Tit. Leet.

Authority of Justices. See Tit. Justices.

Authority of Commissioners. See Tit. Commissioners.

Authority of a Coroner. See Tit. Coroner.

Of Arbitrators. See Tit. Arbitrators.

Authority of an Administrator, during Minority of an Infant Executor. See Tit. Administration.

Of a Sheriff upon Etrement. See Tit. Etrement.

Authority of the Court of Chancery, and the Decrees there. See Tit. Court.

Authority countermanded, and by what Acts, or Accidents. See Tit. Countermand.

Where a Recovery shall be void, as not before a Judge, for Want of Authority and Jurisdiction. See Tit. Falsifying a Recovery.

The Authority of Persons to arrest, and who may arrest, or give Authority to others to arrest, who not. See Tit. False Imprisonment, and Arrests.

THE Authority of a Baily, and what Things he may do by his General, what not; without Command special. B. 4. 30. 127. b. 5. 2 p. 76. b. 6. 57, 59. See Tit. Authority.

Where Tender or taking Amends for Damage seellant to his Lord and Master is not good. B. 5. 2 p. 76.

Where he cannot change the Avowry of his Master. B. 5. 2 p. 76. See Tit. Avowry.

Where he cannot make Demand of Rent, and for Default of Payment enter for the Condition. B. 5. 2 p. 76.

Where Seisin of Rent, &c. by the Hands of a Baily shall be sufficient to make Avowry, or &c. or not. B. 6. 57, 59. See Tit. Seisin.

Where Retaining of a Baily by Word without Writing shall be good. B. 4. 39.

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Where it shall be in the Choice of a Bailiff, who arrests a Man upon a Warrant of a Justice of Peace, to lead the Party arrested to what Justice he pleases. B. 5. 2 p. 59. See Tit. Arrest, and Election.

Writ of Account against a Bailiff, and where a Man shall be charged, Bailiff, or no. B. 10. 114. b. 11. 89, 90. See Tit. Account.

Where Homage or Fealty may be made, or received by a Bailiff, Seneschal, or Attorney. B. 9. 76. See Tit. Homage, &c.

**Bench of the King.**

Of the King's Bench, and of what Pleas this Court shall have Jurisdiction, and the Authority of the Justices of the King's Bench, and of what not. B. 4. 46, 47. b. 9. 99, 118. B. 10. 73, 118. b. 11. 64, 65 98. See Tit. Courts, and Justices, and Statutes. Magna Chart. c. 11. there.

When the King's Bench comes and removes in any County or Country, it suspends all other Courts and their Authorities. B. 9. 188.


Where Issue joined in the Chancery shall be put into the King's Bench to be tried, and the Court of the King's Bench shall proceed upon it. B. 9. 99.

Where and when the King's Bench awards Execution upon Judgment reversed by Error. See Tit. Error.

Where the Justices of the King's Bench shall award Restitution upon the Stat. 8 H. 6. of forcible Entry. See Tit. Forceable Entry.

Where the King's Bench shall hold Plea in Formedon, or other Action real, notwithstanding the Statute of Mag. Chart. c. 11. See Tit. Statutes, and Mag. Chart. c. 11. there.

Where a Record may be removed and certified into the King's Bench out of another Court by the Hands of the Justice without Process. See Tit. Records.

**Bankrupts.**

Of the Diversity and Difference between the Courts of the King's Bench, Common Bench, and Exchequer, in Award of Process in Cases. See Tit. Court.

Where Office found before an Exchequer shall be traversed in the Court of the King's Bench. See Tit. Traverse.

**Bankrupts.**

Where Commission upon the 15 El. c. 7. of Bankrupts shall be awarded, and what Person shall be said a Bankrupt, and the Authority of the Commissioners upon it. B. 2. 25. b. 8. 98, 121. See Tit. Commissioners.

Where Bargains, and Sales, Feoffments, Grants, Leases, or &c. made by the Commissioners upon the Statute of Bankrupts shall be good against the Owners of the Lands and their Heirs, or &c. and what not. B. 2. 25.

Where a Certificate of the Commissioners that a Man is Bankrupt, is no Effopple to the Party, but that he may have his Averment against it, and traverse that he is no Bankrupt. b. 8. 121. See Tit. Averment.

Where and what Decrees shall have equal Contributions upon this Statute, and how Contributions, or Distributions of the Lands and Goods of a Bankrupt shall be made. B. 2. 25. b. 8. 98.

**Banks.**

Where an Action of the Case lies for not repairing of Banks. See Tit. Action upon the Case.

Where Commissions shall be awarded to enquire of the Decay of Banks, or other Nuisances upon the Statutes of Sewers, and the Authority of the Commissioners upon it. B. 10. 138 to 143. See Tit. Commissions of Sewers.

Bargain and Sale of Lands, Barrator.

Bargain and Sale of Lands.

What shall be said a Bargain and Sale of Lands, what shall be a sufficient and good Consideration, within the Deed upon Bargain and Sale, to raise an Use to the Bargaine, and what not. B. 1. 176. b. 2. 15. b. 8. 94.

Where Averment without shall be good and sufficient to enforce the Consideration of a Bargain and Sale to Use, or not. B. 1. 176. b. 2. 15. b. 75. 77. b. 4. 3. 4. b. 2. 26. 68. b. 8. 155. See Tit. Averments, and Use.


Where Reservation of Rent upon a Bargain of Sale enrolled shall be good. B. 2. 54.

Where a Reversion or Seigniory shall pass by Bargain and Sale without Attornment. See Tit. Attornment.

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Barrator.

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Baron and Feme, Husband and Wife.

Capacity of a Wife, which shall be, and how she shall take an Estate in Lands, &c. and how, or not. B. 1. 101. 150. 154 & 156. See Tit. Capacity.

Where Husband and Wife shall take Estates in Lands, or &c. by Moieties, or not. B. 1. 76. 101. b. 2. 68. b. 3. 5. 14. 26. 50. b. 8. 72. 171.


Where the Lands of the Wife, or the Land she has purchased jointly with her Husband, shall be charged with Rent granted by the Husband after his Death, or not. B. 1. 76. b. 2. 77. b. 8. 171.

What Debts, Chattels, or Things of a Wife, which come to the Husband by Intermarriage, the Husband shall have after the Death of the Wife, what not. B. 4. 51. b. 5. 2 p. 18. 36.

What Debts, Chattels, or Things which come to the Husband by Intermarriage, or accrete to them jointly, during the Coverture, the Wife shall have after the Death of her Husband. B. 10. 51.

Where and what Things of a Wife which come to the Husband by Intermarriage, the shall have again after Divorce between them, where, and what not. B. 8. 73.

Where an Estate in Lands, or &c. made to the Husband and Wife during the Coverture, shall be good; and where and when the Wife may disagree, and what shall be a Disagreement, where, and what not. B. 1. 76. b. 2. 57. 58. 61. 77. b. 3. 21. 28. b. 10. 43. b. 4. 23. 30. b. 8. 65.

Where a Grant, Contract, or other Act by a Woman alone during Coverture, shall be good, and bind her and her Husband, and her self after the Death of her Husband, or not. B. 2. 57. b. 4. 23. b. 5. 2 p. 27. b. 10. 43. See Tit. Acquittance, and Administration, and Testament.

Where and what Act by the Husband shall bind the Wife Executrix, and prejudice her after the Death of her Husband, where, and what not. b. 5. 2 p. 27.

Where in Action against Husband and Wife, Default of the Wife shall be taken and adjudged the Default of the Husband, and contrary. B. 5. 2 p. 57. See Tit. Default.

Where the Wife shall plead and answer without her Husband, or not. B. 4. 23. b. 9. 73. b. 11. 61. 62. 77.

Where Husband and Wife acknowledge a Plea, or yield an Action. B. 10. 43.
Where a Woman Covert shall be imprisoned, or not. B. 9. 73. b. 11. 61.

Where Entry or Claim of an Husband shall vest an Estate in Land, or &c. in the Wife, and make a Remitter to the Wife, or not. B. 8. 44.

Where and what Actions shall be sued by the Husband and Wife jointly, and in what they cannot join, and what the Husband may have alone, or jointly with his Wife at his Election, or, and what not. B. 5. 2 p. 16, 18, 57, 59.

Where a Grant, Release, or Confirmation, or &c. made to an Husband alone, shall entitle to the Wife, or no. B. 2. 24. b. 8. 54. See Tit. Receipts.

Where a Man may give, or grant a Thing to his Wife during the Coverture, and contrary, or not. B. 4. 1, 2, 3, 23, 29. b. 5. 2 p. 25, 26. See Uses, and Copyhold.

Where a Devise, or Testament made by a Woman Covert shall be good, or not. B. 4. 51, 61. See Tit. Agreement.

Where a Devise by the Husband to his Wife shall be good. B. 4. 3, 4. b. 5. 2 p. 52.

Where a Convey of the Husband and Wife of a Fine levied by them of the Land of the Wife, shall hold it discharged, after the Death of the Husband, of Rent granted by the Husband alone. B. 2. 57, 58.

Where Husband and Wife levy a Fine of the Land of the Wife, and declare several Uses, and one declares Uses without another, how the Use shall be, and what Declaration good. B. 2. 57, 58.

Where a Leafe made by the Husband and Wife, of the Land of the Wife, shall be valid and accounted the Leafe of both of them, or not. B. 2. 61. b. 3. 21, 28. b. 5. 2 p. 26. See Tit. Efsit. firma.

Where a Warranty collateral descends upon a Woman Covert, shall bar, or bind her for ever, or not. B. 1. 67, 140. See Tit. Warranty.

Where the King may grant, or give Lands to the Queen his Wife. B. 4. 23.

Where the Husband may surrender Copyhold Land to the Use of his Wife, and good. B. 4. 29. b. 8. 63.

Where an Husband shall have the Arrears of Rent, which he has by Right of his Wife, after her Death, or the Wife after the Death of her Husband, or not. B. 4. 51. See Tit. Arrears, and Statutes, 32 H. 8. c. 37. there.

Where the Wife shall be bound by Non claim, within a Year and a Day, upon Waif and Ejttray. B. 5. 2 p. 108.

Where Husband and Wife shall be jointly sued of a Thing during the Coverture, or not. B. 5. 2 p. 75. b. 11. 62. See Tit. Joining in an Action.

Where an Husband shall not be punish'd after the Death of his Wife for Waffe done during the Coverture. B. 5. 2 p. 75. See Tit. Waffe.

Where a Copyhold granted by Husband and Wife, Lady of a Manor, shall bind the Wife after the Death of her Husband. B. 4. 23, 30. b. 8. 63.

Where and when Homage shall be done by the Husband for the Lands of the Wife. B. 6. 57. See Tit. Homage, and Fealty.

Where the Wife shall be bound by Conditions in Deed, or in Law, not performed and broken during Coverture, or no. B. 8. 44.

Where a Wife shall be bound by Cessing during the Coverture. B. 8. 44. See Tit. Cessavit.

Where a Wife shall be bound by Waffe done during the Coverture. B. 8. 44. See Tit. Waffe.

Where Debt shall be extinguish'd by Intermarriage betwixt the Obligor and Obligee, or not. B. 8. 156. See Tit. Extinguishing.

Of Appeal by the Wife concerning the Death of her Husband, and Matter touching it. See Tit. Appeals.

Where Usurpation of a Church of the Wife's, during the Coverture, shall bind the Wife, or not. See Tit. Stat. and Westm. 2. c. 5. there.

Where a Release of a Woman Covert, Administratrix, or Executrix, is not good. See Tit. Aquisitance, and Release.
Baron, and Baroness, and Barony.

How the Warranty shall run upon a Fine levied by the Husband and Wife of the Lands of Wife. See Tit. Fines of Lands.

Where a Fine upon Conuance De: droit come eco, &c. or upon Grant, or Render, and Release, shall be accepted by the Husband and Wife, and bind them and their Heirs for ever, or not. See Tit. Fines of Lands, and Averments, and Examination.

Where Partition by Husband and Wife, or the Husband alone shall bind the Wife after the Death of her Husband, or not. See Tit. Partition.

A Woman shall be bound by her Acceptance of Rent, or &c. and shall not avoid the Estate in Land, which otherwise the might. See Tit. Acceptance.

Baron, and Baroness, and Barony.

Description of an Earl, &c. B. 7. 34. b. 9. 49. a Name of Dignity, &c. where the Writ shall abate for Omision of it, not named Baron, or Baroness, or &c. See Tit. Writ, and Name.

Where the Name, or Dignity of a Frenchman, or Scot, or &c. shall be lost and gone if they come into England, or not. See Tit. Name, and Ireland.

Where Barons of Scotland or Ireland may be summoned to come to the Parliament held in England, or not. See Tit. Ireland, and Scotland.

Where Capias, or Exigent shall be awarded against a Baron, Earl, &c. or not. See Tit. Exigent, and Execution.

Every Barony held by Grand Serjeanty, not to be granted for Years. B. 9. 97. See Tit. Grand Serjeancy.

When the Names of Duke, Marquis, or Viscount began. B. 7. 34. b. 9. 49. 97.

The ancient Revenue of a Baron, Earl, or Duke. B. 9. 114.
Where a Baron and Peer of Parliament shall have Trial by his Peers in Cases of Felony, or Treason, or not. See Tit. Croton, and Trial.

Amercement of an Earl, or Baron, of what Value it shall be, and how afeereed. See Tit. Amercement, and Statutes, Mag. Char. c. 14.

Where a Baron and Peer of the Realm shall have Privilege to be exempt from Juries, and impenal'd upon Enquiries. See Tit. Juries, and Exemption.

Where Day of Grace shall be given to a Peer of the Realm. See Tit. Day.

Trial and Issue, or not Baron, and how it shall be tried. See Tit. Trial.

How many Chaplains of the Church an Earl, Baron, or &c. may have and retain. See Tit. Dispensions, and Statutes, 21 H. 8. c. 13. there.

A Barony, &c. may be in tail, and within the Statute W. 2. c. 1. of Gifts conditional. See Tit. Statutes, W. 2. c. 1. there.

Where the King shall have primer Seisin of Lands held of an Honour, or &c. or not. See Tit. Tenure, and Prerogative.

Bar.

Bar good, because of a By-law, and where. See Tit. By laws.

What Pleas in Bar the Deferafor shall have, what not. See Tit. Diffesfor.

Where he that is not Tenant of the Frank-tenement at the Time of Pleading, shall plead to the Writ, or in Bar. See Tit. Pleas.

Where Partition shall be a Bar in Action brought by one Coparcener against another. See Tit. Partition.

Where a Man shall plead a Deed of Feoffment, Grant, or &c. by Name within the Deed, though in Truth he be otherwise named in Bar, or &c. or not. See Tit. Deeds, Misdemeanor, and Feoffment.

Bar in Attachment upon Prohibition, and what shall be good, what not: See Attachment upon Prohibition.

Bar in Formedon in Deffender, what shall be good, what not. See Tit. Formedon.

Bar in Action upon the Case. See Tit. Action upon the Case, and below.


Bar in Writ of Annuity. See Tit. Annuity. B. 1. 112. b. 3. 65. b. 8. 145.

Bar in Appeals of, &c. See Tit. Appeals.

Bar in Attain, and what shall be good in the Mouth of the Partry, &c. what in the Mouth of the Petty Jury. See Tit. Attain.

Bar in Auditia Querela. See Tit. Auditia Querela.

Bar in Debt, upon Lease, for Rent due, and what shall be good, and what not. See Tit. Debt.

Bar in Debt brought by or against Executors, and what shall be good, and what not. See Tit. Executors.

Bar in Trespass of Assault and Battery. See Tit. Trespasses.

Bar in Trespasses, or false Imprisonment against a Sheriff, or other Officer. See Tit. False Imprisonment, and Justification.

Bar in Trespass and false Imprisonment, and where, and what shall be good, what not. See Tit. Command.
Bastardy.

Bar in Actions upon Statutes, &c. See Tit. Action upon Statutes.
Bar in Civil Suit. See Tit. Civil Suit.
Bar in Writ of Covenant, and what shall be good, what not. See Tit. Covenant.
Bar in Writ of Dower, and what shall be good, what not. Tit. Dower.
Bar in Actions personal by Warranty, and where, and when, and in what. See Warranty, and Assists.
Bar in Deinieu of Goods, or Charters. See Tit. Deinieu.
Bar of Acquittal in a Writ of Misdemeanor, and what shall be good. See Tit. Misdemeanor.
Bar in Mortmain or, and where it shall be good, without traversing the Dying feised. See Mortmain.
Bar in Quaere Impediments, and &c. See Tit. Quaere Impediments.
Bar in Quod vem de forum. See Tit. Quod vem de forum.
Bar in Reprieve, or Avowry. See Reprieve.
Bar in Writ of Replevy. See Tit. Replevy.
Bar in Scire facias to execute a Fine, or upon Recovery. See Tit. Scire facias.
Bar upon Scire facias, sued by the King upon Office found for him. See Tit. Scire facias.
Bar in Writ of Waffle, and what shall be good, what not. Tit. Waffle.
Bar in Writ of Error. See Tit. Error.
Bar in Cui in vita. See Tit. Cui in vita.
Bar in Writ of Right. See Tit. Right.
Bar in Writ of Ail, Befail, or Cuscinage. See Tit. Ail, and Befail.
Bar in Writ of Ward. See Tit. Ward.
Bar by Acceptance. See Tit. Acceptance.
Bar by Acquittance, or Releafe. See Tit. Acquittance, and Releafe.

Bar by Accord. See Tit. Accord.
Bar by Arbitrement. See Tit. Arbitrement.
Bar in Action, because of a By-law. See Tit. By-laws.
Bar by Recovery, or another Time barred in another Action, and where, and what Actions; where, and what not. B. 4. 5, 43, 94. b. 5. 2 p. 53, 87. b. 6. 7, 8, 40, 45, 46. b. 8. 72. See Tit. Extinsuisement, and Election. B. 11. 65.

Bastardy.

Whereas comes Bastard. B. 8. 102.
Where the Issue born before, and out of Efpoufals, shall be a Bastard by the Common Law, though he be Mulier by the Civil, or Church-Law. B. 5. 1 p. 11, 12. B. 6. 66. See Statutes, and Mag. Chart. c. 9. there.
Where the Issue shall be a Bastard, tho' born during the Efpoufals, because the Wife had another Husband alive, or the Husband another Wife, or not. B. 4. 29. b. 5. 2 p. 98. b. 7. 43.
Where the Issue shall become Bastard by a Divorce, tho' born in lawful Efpoufals, or not. B. 5. 2 p. 98. b. 6. 66. b. 7. 43, 44.
Where Bastardy shall be tried by Certificate of the Bishop, and where the Court shall write to the Bishop, or not. B. 5. 1 p. 11. b. 7. 43, 44.
Where the Bastard is not intended (a Child) within the Statute 32 H. 8. c. 1 concerning Wills, &c. B. 6. 77. b. 10. 85. See Tit. Statutes, and the Statute there.
Where Possession of the eldest Daughter which is a Bastard, and dying feized, shall make her Son Heir; altho' the younger Daughter occupied the Land with the elder, in Coparcenery, or not. B. 8. 101.
Where Possession of the Bastard, and her dying feized, shall make her Son Heir, to the Prejudice of the Tenant in Tail, or them in Remainder, or not. B. 8. 101.
Where Possession of the Bastard, and her Dying feized, shall prejudice

Where a Bastard shall vouch as Heir, or shall be vouched as Heir, and how. See Tit. Voucher, and Counterpart of Voucher.

Battail.


Trial by Battail in Appeals, and the Order and Manner of it, and before what Persons it shall be performed. B. 9. 31, 119.

By-laws.

Bar in Trespafs, or &c. by Reason of a By-law, or Ordinance, made amongst Tenants, Commoners, or Parishioners, and what shall be good, what not. B. 5. 2 p. 63, 65, 67, 68. B. 8. 122, 123, 125 to 130.

Who shall be bound by By-laws, who not. B. 5. 2 p. 65.

Where Debt lies upon Breach of a By-law, for the Penalty assessed, or not. B. 8. 123. See Tit. Debt, and Penalty.

Where a By-law made by the greater Part of the Tenants, or &c. shall bind the others, and which, and which not. B. 5. 2 p. 62, 63. See Tit. Customs.

Made by the Common Council of the City of London, or &c. which shall be good, which not. B. 5. 2 p. 65. B. 8. 123, 125. See London, and Customs.

Concerning the using of Common, and which good, which not. B. 5. 2 p. 63.

Concerning Repair of a Church, by the Parishioners, and their Contribution to it, and which good, which not. B. 5. 2 p. 63, 65 to 68.

Where a By-law of Imprisonment of the Body of a Man for a Thing midone, or &c. is not good. B. 5. 2 p. 64.

Where the Court shall write to another Person than the Bishop as Ordinary. See Tit. Ordinary.

Bill.

In which Courts Suit shall be by Bill, and not by Original, and in what by Original and not by Bill. B. 10. 73. b. 6. 19.

Against a Sheriff upon the Statute 23 of H. 6. c. 10. in what Court to be sued, in what not. B. 6. 19.

What Actions to be sued by Bill, what not. B. 6. 19. b. 10. 73.

Bill in the Court of Exchequer, in Nature of a Quo minus, &c. for the King's Debtor, in Account to the King, where, and for whom. See Tit. Quo minus.

Bill of Exception of Error upon it, and the Order of prosecuting it. See Tit. Error.

Against a Sheriff, or Gaoler, upon Escape. See Tit. Debt, Escape, and Authority.

Bishop. See Ordinary.

Where the Writ shall be awarded to Bishop in Cases, or not. See Tit. Writ to the Bishop.

Certificate of the Bishop in Cases, in which good, which not. See Tit. Certificate of the Bishop.

Trial by the Bishop, which Issues shall be tried by him, which not. See Tit. Trial.

Where the Bishop's Certificate stops the Parties, where Strangers. See Tit. Certificate of the Bishop.

Where the Writ of the Bishop shall be directed to the Bishop of the Diocese, where to the Metropolitan, &c. See Tit. Writ to the Bishop.

Where and what is Contempt in the Bishop to cause his Temporalities to be seized into the King's Hands. See Tit. Contempt, and Quae non admist.

Before what Bishop as Ordinary Testaments shall be proved, before what not. See Tit. Testament.

Where the Bishop ought to give Notice to the Patron, before he can collate to the Church, or not. See Tit. Notice.

Where Collation of the Bishop puts not the Patron out of Possession. See Tit. Quae Impedit, and Presentation to a Church.

What Pleas in Quae Impedit the Bishop, who claims as Ordinary, shall have, what not. See Tit. Q. Impedit.

What Persons are incapable of Ecclesiastical Promotion, not to be presented to a Church; and if presented, may be refused by the Bishop. See Tit. Encumbent, and Child.

An immediate Officer, and Minifter to the King's Courts. B. 3. 11, 15, 23. 26. See Tit. Writ to the Bishop, Ordinary, Clergy, Process, Excommunication.

Burglary. See Crown.

Burning.

Where Action of the Case lies for Burning an House. See Tit. Action upon the Case.

Where he that hath his Clergy shall be burnt in the Hand. See Tit. Clergy.

Where it is Felony to burn Houses. See Tit. Crown.

Burning the Hand of a Felon pardoned by the King. See Tit. Clergy.

Where he that burns an House shall not have his Clergy. See Tit. Clergy.

C.

Capacity.

O F Persons not in Being, nor known at the Time of the Estate limited and given, or not named by their proper Names, &c. where, how, and when they shall take Estates in Lands, &c. or not. B. 1. 100 to 105, 130, 134, 156. b. 2. 51. b. 6. 17. b. 7. 8. 9. b. 10, 27, 28, 31, 32, 57.

Of right Heirs, righ Heirs of the Body, an Infant in the Mother's Belly, or such like, without a proper Name, and where, how, and when they

they shall take Estates in Lands, &c., or not. B. 1. 66, 67, 95, 98, 100 to 105, 126, 130, 134, 135. b. 2. 51, 91, 92. b. 3. 20, 61, 83. b. 5. 2. p. 8. b. 6. 17, 18. b. 7. 9. b. 10. 50, 51. See Tit. Remainder, and Enfant.

Of the Wife that shall be, where she shall take an Estate by such Name, and how, and when, or not. B. 1. 101, 120, 130, 134, 136.

Where the King's Grant to one incapable at the Time of the Grant, shall be good, and the Grant implicitly make him capable, or not. B. 1. 46, 52. b. 3. 73. b. 5. 2. p. 56. b. 7. 14. b. 8. 56, 167. b. 10. 27, 67. See Tit. Grants of the King, Denizen, and Vilein.

Capacity of the King double, natural, and politic, and where he shall take an Estate in Lands, &c., in the one, where in the other. B. 6. 27. b. 7. 10, 12, 52. See Tit. King.

Capacity of an Alien born to have Land by Descent, to purchase Lands, or gain Goods. See Tit. Alien born.

Capacity of the Queen without the King; and to what Purposes she shall be accounted as a Woman sole. See Tit. Prerogative.

Capacity of a Woman Covert, and where she may take an Estate in Lands, of the Gift or Devise of her Husband, or a Stranger, or not. See Tit. Baron and Feme, and Agreement, and Assent.

Capacity of Monks, or the Sub-prior, and where they shall take an Estate in Lands, or &c. or have Property in Goods, and sue Actions without their Sovereign, or not. See Tit. Abbot, and Prior.

Capacity of an Heir, notwithstanding the Attainer of his Father, Brother, or other Ancestor; and where it notwithstanding they shall have Lands by Descent, or not. See Tit. Attainer, Corruption of Blood, and Disent.

Where the King's Grant to a Body not incorporate, or Person incapable, shall be good, and make a Capacity, or not. See Tit. Grant of the King.

Where the Difference, or Usurpation to a Church, by a Bishop, Parson, &c. who hath two Capacities, shall be mortmain, or not. See Tit. Mortmain.

Capacity of an Enfant to take an Ecclesiastical Promotion, and where, and at what Age, or not. See Tit. Enfant.

Capacity of a Baffard, and where he shall have an Estate in Land, or &c. by Purchase, by Name of Son, by Reputation. See Tit. Bastard, and Reputation.

Where the Issue of a Baffard shall be of Capacity to have and retain Land by Descent, or not. See Tit. Bastard.

Who are not capable of Ecclesiastical Benefices, but may be refused by the Bishop. See Tit. Encumbrant, Enfant, Presentation to a Church, Quare Impedit.


Capias. See Exigent.

Castles.

Where and how Land, Rent, or other Inheritance may be Parcel, or appendant to a Town, Castle, Honour, or &c. See Tit. Appendant.

Where Commissions shall be awarded to inquire of the Decay of Castles, or &c. See Tit. Commissions.

Of Tenure by Castle-ward. See Tit. Esnajge, Tenure, Ward, Extinguishment.

Where the King shall have primer Seisin of Lands held of him, as of an Honour, Castle, &c. or not. See Tit. Tenure, and Prerogative.

Where Tenure and Service by Castle-ward shall be discharged for a Time, and after revive, or not. See Tit. Extinguishment.
Caufa matrimonii praecut. Certificates. Ceiffavit.

Caufa Matrimonii praecut.

Where, for whom, and in what Cafe this Action lies; for whom, and in what Cafe not. B. 2. 75. b. 10. 50. Where a Woman shall have Averment, that the Land was given, because of Matrimony before spoken of, notwithstanding the Deed imports another Consideration, or not. See Tit. Averments.

Certificates.


Certificate of Records, and where it shall be by the Hands of the Judges, or of another Man without other Processes, or not. See Tit. Records. Where the whole Record, as the Original, and Processes, &c. must be certified, and removed, and the Cause why. See Tit. Records. Where the Record itself needs to be certified, or not; but the Tenor of the Record shall suffice. See Tit. Records. Certificate of the Captain of an Army, where it shall be, it shall esfop no Traverfe to it. B. 7. 14. See Tit. Uriawry.

Ceiffavit.


Where Incroachment of Rent shall be avoided in Cessavit, and how. B. 4. 11. b. 5. 2 p. 100. See Tit. Incroachment, and Seisin.

What Issue shall be taken in Cessavit, where Seisin of Services is hot traversible, but the Tenure. B. 4. 11. b. 9. 54. Verdict in Cessavit, and what shall be good, what not. B. 8. 66. See Tit. Verdict.

Tender of Arrears in Cessavit, and when, and by whom, and to whom; and what Tender shall be good. See Tit. Arreavages, and Tender, and Refusal.

Where Age shall be granted in Cessavit, and the Plea demur for Nonage of the Plaintiff, or Defendant. See Tit. Age.

Where the Custom that if the Tenant ceas for two Years, the Lord may enter, is not allowable. See Tit. Custom.

Champerly.

Where the Writ of Champerly enfues the Nature of the first Action, and in what Points. B. 6. 25.

Chapel, and Chaplains.

How many Chaplains a Peer of the Realm, or other Persons may have and retain. See Tit. Dispensation, and Statutes, and there 21 H. S. c. 13.

Charge, and Discharge.

Where a Grant of Rent, or &c., shall be sufficient to charge a Manor, Land, or &c. in Prent, and by what Words, where, and by whom not. B. 4. 53. b. 6. 39. B. 7. 23, 24. b. 8. 155.

Where a Rent, or &c. granted out of a Reversion, shall be sufficient to charge the Reversion, and when it shall begin, or not. B. 1. 62, 128. b. 2. 52. b. 4. 48, 52. b. 5. 2 p. 3. 4. b. 11. 48. See Tit. Grants, Leases, and Remainder.

Where a Joint Grant of Rent, or &c. out of land, by the Premises of a Deed, shall be severd by the Words of the Precedendum, and Part of the Land discharged by the Words subsequent, or not. B. 1. 84. b. 5. 2 p. 7, 8. b. 10. 106, 107.

Where a Charge of Rent, Estate in Lands, or Service to be done, &c. shall be avoided, and cease for a certain Time, and after be good, and stand, and contrary. B. 4. 88. b. 6. 40. b. 7. 7, 8 b. 8. 17. See Tit. Condition, and Extinguishment.

Where the Master, or Lord shall be charged, and answer for the Offence and Act of his Servant, or Deputy, or not. B. 4. 33; b. 5. 2 p. 89. b. 9. 48, 98.

Where a Grant of a Rent-charge by Tenart for a Life shall stand against him in Reversion, who enters for Forfeiture, or accepts a Surrender. B. 1. 67.

E Where
Where and what Things may be charged with Rent, by Grant, or Reservation, what not. B. 4. 53. b. 3. 2 p. 3. 4. b. 7. 23. See Tit. Grants, and Reservations.

Where a Grant of Rent, or &c. out of Land to begin in the future, shall be good, and charge the Land, or not. B. 1. 154. 155. b. 2. 55. b. 7. 39. b. 8. 74. 75. 95. See Tit. Grants.

Where a Charge of Rent, or Annuity, &c. is imposed upon the Church, by the Patron and Ordinary in Time of the Vacation, shall charge the Parson after, or not. B. 1. 147. b. 5. 2 p. 81. See Tit. Grant, and Parson.

Where the Joint tenant that survives, shall hold Discharges of Rent granted by his Companion, or of an Execution upon Judgment, or not. B. 6. 73, 79. See Tit. Joint tenants.

Where the Grantor of a Rent shall be charged by a Writ of Annuity, or Distress and Avovery at the Election of the Grantee, or not. See Tit. Annuity, and Election.

Where the Heir shall be charged by the Grant of an Annuity by his Father, or not. See Tit. Annuity, and Assets.

Where a Man shall be charged as Heir in Debt, for the Debt of his Father, and who shall be charged as Heir, and what Lands. See Tit. Heir, and Assets, Execution, Contribution, Debt.

Where the Land of one Voucher shall be charged with the entire Execution, upon Recovery in Value, where one Lord, or Heir is vouched in the Word of several Persons, or not. See Tit. Recovery in Value, and Contribution.

Where the Obligor, or Requironor who survives, shall be charged with the whole Debt, and his Lands alone put in Execution, or not. See Tit. Audita Quarela, Execution, Joint-tenant, Recovery in Value, and Voucher.

How Sheriffs, or other Officers shall be charged, or discharged of their Offices, and when they shall be paid discharged. See Tit. Officers, and Offices, and Coroners.

Where a Man shall be discharged to do a Thing, &c. by Change and Alteration of the principal Thing, to which, &c. or not. See Tit. Extinguishment, and Prescription.

Where the Husband shall be charged for Debt, or &c. made by the Wife before, or during the Coverture, or not. See Tit. Baron and Feome.

Where the Wife shall be charged for Things done by her Husband, after the Death of the Husband. See Tit. Baron and Feome.

Where a Condition upon an Obligation, Feoffment, or &c. shall be discharged in the whole, or Part by Act of God, or the Parties. See Tit. Condition.

Where the Heir shall be charged by the Covenant made by his Ancestor. See Tit. Covenant.

Where a Sheriff, or Gaoler shall be charged with the Escape of a Prisoner for Debt, or Felony, or not. See Tit. Authority, and Escape.

Where a Contract shall be discharged, and determined by accepting an Obligation for it. See Tit. Contract, and Extinguishment.

Where a Woman shall hold the Dower assigned her, charged, or not. See Tit. Dower.

Where Executors shall be charged of their Goods proper, or not. See Tit. Executors.

Where the Mainprife is, the Mainprainers shall be discharged, and by what Act. See Tit. Mainprife.

Where a Man shall be discharged of Waste by repairing after. See Tit. Waste.

Where a Charge, or other Thing by the Differior shall bind the Differior, and he be charged by them, where not. See Tit. Diffisien.

Where the Matter shall be charged for Hurt done by his Dog. See Tit. Action of the Cage.

Where a Man may discharge Matter in Writing, or of Record, by naked Surmise, or Matter in Deed, without shewing a Writing, or not. See Tit. Debt, and Monsonance of Deeds.

Where a Man shall be discharged to pay Tithes, and by what Means. See Tit. Tithes.
Charter of the King.

Where he that enters for a Condition in Deed, or in Law broken, shall hold discharged of all Charges and Incumbrances made before, or not. See Tit. Conditions, and Escheats. Where and what Patents and Commissions of the King are determined and discharged by his Death. See Tit. Grant of the King, and Commissions. Where the Lord by Escheat shall hold subject to the Charge imposed upon the Land by his Tenant before, or not. See Tit. Escheat.

Where an Enquest shall be discharged and for what Causes. See Tit. Enquest.

Where Auditors upon Account shall be discharged. See Tit. Account.

Where Arbitrators may be discharged, or not. See Tit. Arbitrators.

Where the Heir shall be discharged of the Forfeiture of the Value of his Marriage, by the knightling him, or not. See Tit. Ward, and Tender.

Where a Man in Execution shall be discharged of it, and by what Acts, or Means. See Tit. Execution.

Where a Man may charge Land with Rent, Common, or etc. for a longer Time than he hath in the Land, or not. See Tit. Estates, Grants, and Extinctions.

Charter of the King.

Where the Charter of the King is against a Statute, or to do a Thing prohibited by Statute, shall it be good, and where the Clause of Non obstante will be needed, &c. in the Grant, or not. B. 4. 33, 34, 35. b. 7. 14, 36, 37. b. 8. 14, 29. b. 11. 86 to 88.

Where the King's Charter, or Grant shall be void, because he hath not Power to grant, and what Things he cannot grant. B. 4. 33, 34, 35. b. 5. 2 p. 50. b. 7. 7, 25, 36, 37. b. 8. 16, 17, 19, 22, 55, 77, 125. b. 10. 113. b. 11. 4, 53, 54, 89, 90. See Tit. Grant of the King.

Where the King's Charter of Pardon of all Debts shall extend to every Debt, or not, and what Debts shall by it be pardoned, what not. B. 1. 50. b. 5. 2 p. 56. See Tit. Grant of the King.

Where a Release, or Pardon of the King, of all Debts, Suits and Demands, shall be good, or not, and what shall be discharged by it, what not. B. 4. 2 p. 56.

Where a Charter of Pardon, or etc. made to the Principal in Felony, or etc. shall discharge the Accessory and his Sureties, or not. B. 4. 43. Charter of Pardon of Robbery, and what Words are requisite and sufficient, what not. B. 6. 13.


Charter of Pardon of all Felonies and Trespasses shall be good for Treason, for what Treason, and for what not. B. 6. 13.


Where and what Charter of Pardon ought to be pleaded by the Party himself, the Form to plead it, what not. B. 6. 79, 80. b. 8. 68. See Tit. Notice, and Office of Court.

Where a Charter of Pardon shall not be granted, until the Lord Chancellor be ascertained that the Party at whose Suit, etc. be satisfied. B. 6. 80.

Where a Man shall continue in Prison, notwithstanding the Charter be allowed. B. 6. 80.

Where a Scire facias must be sued by him who hath a Charter of Pardon, and against whom, or not, but shall be allowed without a Scire facias. B. 6. 80.

To what Time the Charter of Pardon shall have Relation. See Tit. Relation.

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Where a Charter of Pardon shall happen, yet the Party have no Benefit.
nefit of it, because of Matter of After-
Fact. B. 6. 80.

Of Pardon of Imprisonment, or
Burning in the Hand of a Man con-
victed, and condemned, where good,
or not. B. 5. 2 p. 46, 47, 50, 110.

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the King in Parliament, the Ex-
position of them. B. 5. 2 p. 46 to
50. b. 6. 13, 79, 80.

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Parliament, 13 Eliz. expounded. B.
6. 15.

General Pardon of the King, the
55 Eliz. expounded. B. 5. 2 p. 46,
47. twice.

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59 of Eliz. expounded. B. 5. 2 p.
49, 50.

General Pardon of the King, the
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Where the King's Pardon shall
bar the Party in an Action popular
upon Statutes, or upon Suit in the
Court of Star-Chamber, or not. B.
5. 2 p. 48, 50, 51. b. 11. 56, 57, 66.
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Certain Rules for Exposition of
Charters of Pardon of the King, or
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Where in pleading a general Par-
don a Man ought to allege and aver
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Charters.

Where the Charters belong to the
Heir, and he shall have Detinue for
them. B. 1. 1, 2. See Tit. Detinue.

Where Charters belong to the
Land, and he that has the Land shall
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Charters, and who shall plead it in
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tels in their proper Natures, where,
and what not; but become Chattels
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the Chattels of the Testator, and
which, where, and which not. B. 2.
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to the Husband by Intermarriage
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Wife. B. 4. 51. b. 5. 2 p. 18, 36. See
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accure to the Husband by Marriage,
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ture, shall the Wife have after the
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Things the Wife shall have again af-
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real, or personal shall be good, or
not. B. 153, 155. b. 8. 95, 96.

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Of Emblements, and what Person shall have them in Life-time, or after Death. See Tit. Emblements.

Where Use may be of a Chattel real, or personal. See Tit. Uses.

Where a Chattel may be of Use of Lands, or an Use in Lands for Years. B. i. 130, 154. See Tit. Uses, and Statutes, 27 H. 8. c. 10. there.

Where and when Goods and Chattels shall be liable to Execution, if by Judgment, or not. See Tit. Execution.

Where a Chattel real, Leave for Years may be put in Execution, and delivered to the Party as a Chattel, or may be sold by the Sheriff, and &c. See Tit. Execution.

Where and what Goods and Chattels the Successor of an Abbot, Prior, Master of an Hospital, or &c. shall have, what not, but the Executors. See Tit. Abbot, and Corporation.


Where a Man shall be adjudged in Possession of Goods, and Chattels, by Claim, or without; before Seiture, or not. See Tit. Continual Claim.

Where a Petition to the King may be, or a Traverse lie for Goods and Chattels, or not. See Tit. Petition, and Traverse.

Gifts of Goods and Chattels, and all Things concerning it. See Tit. Gifts.

Devise of Goods and Chattels, and all Things concerning it. See Tit. Devise.

Customs which concern Goods and Chattels. See Tit. Customs, and Prescriptions.

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Court of Chancery, and of what Things and Pleas this Court shall have Jurisdiction, of what not, and of other Matters concerning this Court. B. i. 122, 139. b. 4. 35. b. 9. 99.

Where Dower may be assigned a Woman in Chancery. B. 9. 16, 17. See Tit. Dower.

Where an Office found before an Escheator by Virtue of Office, where by Virtue of Writ may be returned into the Chancery, or not. B. 1. 42. b. 4. 57. See Tit. Office before, &c.

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The Force and Virtue of a Decree in Chancery. B. 1. 122. b. 4. 25.

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Where Issue joined in Chancery shall be tried in the King’s Bench, and how. See Tit. Courts.

The Process of the Court of Chancery, and in what Cases a Man may have Remedy there. See Tit. Subpauna.

Circuit of Action.

Where and what Matter shall bar in Debt upon an Obligation, or &c. to avoid Circuit of Action, where, and what not. B. 1. 115. b. 6. 13.

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Where and what Matter shall bar in Avowry to avoid Circuit of Action, where, and what not. B. 8. 60.

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Where a Grant of the King’s shall be pleaded in Bar, and shall be good to avoid Circuit of Action of Covenant, which lies not against the King. See Tit. Grant of the King.

Where Reseit shall be granted to Lessee for Years Tenant by E legit, Statute Merchant, upon defending, or faint Pleading of the Tenant of the Frank-Tenement, to avoid Circuit of Action. See Tt. Reseit.

Where a Man shall recoup to avoid Circuit of Action. See Tit. Recoupment.
Where an Affiz be adjourned out of the County for Difficulty, or &c. shall not be remanded, to avoid Circuity of Action. See Tit. Adjournment.

Where a Gaoler, or &c. may retake a Prisoner who was in Execution, and escaped, to avoid Circuity of Action. See Tit. Escape.

Where a Covenant shall change or raise Use of Lands to avoid Circuity of Action. See Tit. Use.

Where and in what Actions mixt, or personal, the Warranty of the Ancestor shall be pleaded in Bar to avoid Circuity of Action. See Tit. Warranty.

Where Words of Covenant shall be construed in the Sense of a Condition, to avoid Circuity of Action. See Tit. Condition.

Where a Man shall plead a Condition, or take Advantage of its being found by Verdict, without shewing a Deed, to avoid Circuity of Action. See Tit. Monstrance of Deeds.

Where Circuity of Action shall be in Action upon the Statute of Marl. c. 15. and Matter not to be pleaded in Bar to avoid it. See Tit. Action upon Statutes.

Where Execution upon a Statute, or Recognizance of Land intailed shall be avoided by the Issue in Tail, by Entry, without Audita Querela, to avoid Circuity of Action. See Tit. Recognizance.

Where Voucher by Issue in Tail, or &c. shall be upon Warranty Paramount made to their Ancestor, and not of themselves, to avoid Circuity of Action. See Tit. Voucher.

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Of Clerks and Officers in Courts, how they shall be made, and admitted. See Tit. Officers.

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What Persons shall not have Clergy for Defect in themselves, as the Blind, Women, &c. B. 11. 29. b. 5. 13.

For what Offences Clergy may be had for what not. B. 4. 40, 44, 45, 46. b. 11. 30 to 37.

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The Form of entering the Record of Clergy, and the Clerks delivering to the Ordinary. B. 5. 26, 27.

What shall be done with him that is a Clerk, but refused by the Ordinary, and for what Causes the Ordinary may refuse. B. 5. 26, 27.

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Where and what Clerk shall make his Purgation, and what not. B. 5. 2 p. 59, 110. b. 6. 68. b. 11. 29, 50. See Tit. Stat. 18 El. c. 7. there.

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Burning in the Hand of him that has his Clergy, and where the King may pardon it, and he shall go without Mark, or not. B. 5. 2 p. 110.

Coins.

Coins.

What Coins shall be current and allowed within the Realm of England, or not. B. 5. 2 p. 114.

Of other Realms, made current within England by the King's Proclamation, or not. See Tit. Proclamation.

How and what Payment and Satisfaction of Monies shall be made, where to the Heirs, and where to the Executors. See Tit. Payment, Satisfaction, Heirs, and Condition.

College.


Where and in what Writs Matters of Colleges, Hospitals, &c. shall be named by their Name of Baptism, or not. See Tit. Writ, and Corporation.

Form of pleading Seisin, alleged in Matters of Colleges, or &c. and where it shall be in Writ, of their College, House, or &c. See Tit. Corporation, and Pleadings.

Colour.

In what Actions Colour needs to be given, in what not. B. 10. 90.

Where in Affiz, Trepass, or &c. Colour needs to be given, and the Pleading shall be good without Colour. B. 10. 89, 90.

In Writ of Forcible Entry, and what shall be good, what not. B. 10. 89.

What Colour shall be good in a Writ of Trepass of Goods taken, what not. B. 10. 88 to 90.

Where Colour shall be given in a Writ of Trepass of a Clofe broken, &c. and what good, what not. B. 10. 88 to 90.

Where Colour given by an Estate which is void, or determined, shall be good, or not. B. 10. 89, 90.

By claiming in by Deed of, &c. where nothing passes by it, and where good. B. 10. 89, 90.

Where Colour without alleging and confessing the Possession in the Plaintiff shall be good, or not. B. 10. 91.

Where Colour given, and after destroyed by Pleading, or given by one whose Estate appears in Pleading after to be defeated and avoided, shall be good, or not. B. 10. 89.

Where and in what Actions Colour shall be good, without confessing an immediate Entry upon the Plaintiff, in what not. B. 10. 89.

Collusion, and Covin.

Where Collusion shall be inquired in Affizze of Darrein Presentment, or Q. Impedit, brought by, or against a Religious, and how, and of what Points. B. 9. 33.

Where a Recovery shall be falsified and void, because it was by Covin and Collusion, and contrary. B. 3. 61, 78, b. 6. 58. b. 8. 132, 133. b. 9. 109. b. 10. 59, 45. See Tit. Dower, and Falsifying a Recovery.

Where Dower shall be avoided, because assigned, or recovered by Covin, or not. B. 2. 67. b. 3. 78. b. 5. 2 p. 30. b. 6. 58. b. 8. 101, 133. See Tit. Dower.

Where Termor of Years, Tenant by Statute Merchant, Elegit, &c. shall falsify a Recovery had against him in Reversion, because it was upon faint Pleading, or &c. by Covin and Collusion. B. 6. 57. b. 9. 135. See Tit. Refeit, and Falsifying of Recovery.

Where a Recovery against Tenant for Life shall not bind him in Reversion, but he may enter for the Forfeiture, because it was by Covin and Collusion. B. 1. 15. 16. b. 3. 4, 60. b. 10. 31. 37, 39, 44, 45. See Tit. Stat. 32 H. 8. c. 31.

E 4 Where
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Where a Gift, or Grant of Goods shall be avoided, because it was by Covin and Collusion, to defraud Creditors. B. 2. 23. 26. b. 3. 81, 82, 83. b. 5. 2 p. 60. b. 6. 18. b. 10. 56. See Tit. Stat. and 3 El. c. 4. 13 El. c. 5. there.

Where Feoffments, or &c. of Lands shall be avoided, because by Covin, to defraud Debts, Creditors, and Executions, and against whom they shall be void, against whom not. B. 3. 82. b. 5. 2 p. 60. b. 6. 72. b. 11. 74. See Tit. Statute, and 27 El. c. 4. there.

Where an Administration and Releafe upon it shall be void, because obtained and made by Covin. B. 3. 78. b. 6. 18. b. 8. 143. See Tit. Administration.

Of outgoing the Lord of his Ward, Relief, or &c. and what shall make a Collusion in a Conveyance of Lands by the Tenant to such Intent, and the Lord shall have Wardship of the Lands notwithstanding, or not. B. 1. 122. b. 2. 94. b. 3. 66. 81. b. 6. 76. b. 7. 40. b. 8. 164. Stat. Marl. c. 6.

Where Collusion ought to be by the Lord of all the mean Estates and Conveyances after the first Estate by the Tenants made by Collusion. B. 3. 122. b. 2. 94.

Where Collusion may be averred upon the joint Estate made to the Son and Heir, and a Stranger, or not. B. 6. 76. b. 8. 164.

Where Collusion shall be apparent in Cases, or not, but must be averred, and the Caufe of the Covin shewn, or not. B. 3. 81. b. 7. 40. b. 8. 133. b. 9. 109, 110.

Where Collusion shall not be averred by the Lord, against his Acceptance of Services by the Hands of the Feoffee. B. 3. 66. See Tit. Acceptance.

Where a Fine shall be avoided, and not bind him that has Right, because levied by Covin. B. 5. 77, 78. See Tit. Fines.

Where the Lord cannot enter upon the Feoffee supposed by Collusion, but put to his Writ of Ward to try the Collusion. B. 9. 73. b. 11. 77.

Where Refeit shall be granted to Lefsee for Years, Tenant by Statute Merchant, Elegit, or by him in Reversion in Foe, or &c. upon Default, Rendor, or a faint Pleading of Tenant for Life by Covin and Collusion to make them lose their Rights. See Tit. Refeit.

Where Remitter shall not be to the Issue in Tail, or Wife, because of Covin and Collusion. See Tit. Remitter.

Where Property of Goods shall not change, and be taken away by Bargain and Sale in Market open, because of Covin. See Tit. Contract.

In forging of false Deeds, and how that shall be punished. See Tit. Forgery of false Deeds.

In Conspiracies, and how that shall be punished. See Tit. Conspiracy.

Where a Conveyance of Land by the Father to his Son and Heir shall be void, because of Covin, and he adjudged in by Defcent, and the Land Assets. See Tit. Assets.

Where Laches of Claim within Five Years upon a Fine levied shall not prejudice, because levied by Covin. See Tit. Continual Claim.

Where Refignation shall not abate a Writ, but shall be void, because done by Covin. See Tit. Writ.

Where Letters Patents of the King shall be repealed, because of Covin, and the King therupon deceived in his Grant. See Tit. Grants of the King.

Where Executors shall be charged upon Devastavit, notwithstanding the Recovery, &c. of the Goods of the Dead, because the Recovery was by Covin, and what shall be said Covin in such Case. See Tit. Assets, and Executors.

Where Presentation to a Church shall be void, and avoided, because by Collusion. See Tit. Presentation to a Church.

Where Warranty collateral shall not bar, because after Diffein by Covin and Collusion. See Tit. Warranty.

Where Seisin of Rent, or &c. by Hands of the Difeifor shall not bind the
the Difficurs, because of Collusion. See Tit. Seizin.

Where Acceptance of Rent shall not bar to Claim, and have the Land, because of the Covin in the Leffer, and what shall be Collusion in such Case. See Tit. Acceptance, and Arrearages, and Notice.

In Leffer for Years, by secret Conveyance of Land by Covin to defraud his Leffer, and what shall be such Covin and Conveyance. B. 3. 64, 65, 77, 78. See Tit. Notice, Acceptance, Arrearages, Continual Claim.

**Commandment.**

Where Command by Parol shall be good and sufficient, and shall be pleaded without shewing the Deed of it, and so of a Licence, or not. B. 6. 38. b. 9. 69, 99. b. 10. 92. b. 11. 48. See Tit. Monstrance of Deeds, and False Imprisonment, and Licence.

Where he that does and executes a Thing by Commandment, or &c. under the Authority given to him by another, is no Trespasser, or &c. tho' he that commands him hath no Authority, or his Authority is disproved, or void, and where contrary. B. 6. 18, 54. b. 10. 70, 76.

Where he that has Authority by the Command of another, shall be a Trespasser, or &c. for not pursuing his Power, and what Execution of an Act shall be pursuing, what not. B. 1. 111, 173. b. 4. 46. b. 5. 2 p. 91, 94. b. 11. 4. See Tit. Authority, Feeoements, or Deeds.

Where the Command shall be transferred, and Issue taken upon it, or not. B. 6. 24. b. 8. 66, 67.

Where a Command may be countermanded. See Tit Authority, Countermand, and Revocation.

Where a Man shall be principal in Cases of Felony, or Death of a Man by Command, or not. See Tit. Crown.

Where continual Claim made by a Servant, or Stranger by Command shall be good and vest an Estate, or not. See Tit. Continual Claim.

Where the Master, or Sovereign shall be charged, and answer for the Act and Offence of his Servant, and by Command, or not. See Charge.

Where a Condition to be performed to one Person, may be performed to another by Command, and that countervail the Performance. See Tit. Condition.

The Authority of a Baily, and what Things he cannot do by his general Authority, without special Command. See Tit. Authority.

Where a Man shall have Aid of the King, where he justifies as Baily of the King, or by his Command. See Tit. Aid of the King.

**Commission, and Commissioners.**

Commissions of Nisi prius, and their Authority. B. 10. 103. See Tit. Jusices.


Commission of Justices of Peace, and their Authority. B. 5. 2 p. 39, 71, 72. b. 4. 47. b. 8. 120. b. 9. 118, 119. b. 10. 53, 76. See Tit. Jusices, and Peace.

Commission upon the Statute of Bankrupts, and their Authority. B. 2. 25. b. 8. 98, 121. See Tit. Jusices, and Statutes. 13 Eliz. c. 7. there.

Commission of Justices of Affizes, and their Authority. B. 8. 57. b. 10. 53, 54, 103.

Commissions of Sewers and their Authority. B. 5. 2 p. 99, 100. b. 6. 20. b. 10. 138 to 143.

Where Bargains, and Sales, Feeoements, Leases, or &c. made of the Lands, or &c. of other Men by Commissioners, shall be good, and stand in Force against the Owners and their Heirs. B. 2. 25, 80. b. 9. 76, 77.

Where
Commission and Commissioners. Common, and Commoners.

Where a Commission shall be awarded to make Inquiry of Concealments, Subfractions, Frauds, or other Misdemeanors of Officers and Ministers of the King, &c. and their Authority. B. 10. 114.

Where Commissions shall be awarded to make Inquiry of Decay of Castles, Towns, Bridges, or &c. and their Authority. B. 10. 139, 140, 141.

Where, and when, and by what Act the first Commission shall cease and be determined by Grant of another. See Tit. Corporation.

Commissions in Causes Ecclesiastical, and their Authority. B. 5. 1 to 10.


Of Purveyors, and their Authority. See Tit. Officers.

Where Commissioners shall fine to the King, or forfeit a certain Sum of Money in the Name of a Penalty for their Negligence, or Misdoin. B. 9. 70. 71.

Where Judgments given by Justices, or other Commissioners shall be void, because before a no Judge. See Tit. Falsifying a Recovery.

Where and to what Presentments or Offices found before Commissioners Traverfe may be, and to what not. See Tit. Bar, and Certificate.

Where and what Commissions of the King cease and determine by Demise of the King, what not. See Tit. Grant of the King.

Where an Office taken before Commissioners shall be equivalent with an Office taken before the Escheator, and where it may be taken by them without Warrant. See Office before the Escheator.

Offices taken before the Escheator by Virtue of Writ, or Commission. See Tit. Office before, &c.

Where Justices by Commission shall be punished for their Misdoining, where not. See Tit. Endiement.

Where it is no Challenge to a Juror, that he was heretofore a Commissioner to examine Witnesses. See Tit. Challenge.

Common, and Commoners.

What shall be common Appendant, and to what Land; how the Title shall be made to it, and with what Beasts it shall be used and taken with, what not. B. 4. 37, 38. 6. 60. b. 8. 79.

What shall be appurtenant, and how Title shall be made to it, and with what Beasts it shall be taken and used. B. 4. 37, 38. b. 6. 60. b. 7. 5. b. 8. 78, 79.

Because of Vicinage, what it shall be, and who shall have it, and how Title shall be made to it, and how to be used, &c. B. 4. 38. b. 6. 60. b. 7. 5.

Common of Estovers, and how they shall be claimed, and what Title shall be good to have them, and what not. B. 4. 86, 87. b. 5. 2 p. 17. 24. b. 8. 47. b. 9. 112. See Tit. Affize.

Of Turbarry, and how Title shall be made to it. B. 4. 37. b. 8. 47, 50. See Tit. Affize.

Because of Commorancy and Recovery, and what Title to it shall be good, what not. B. 6. 60.

Of Pature, Way, or &c. claimed by Inhabitants, or Parishioners, and Form of Pleading, to make a Title to it by them. B. 4. 32. b. 6. 60.

Common claimed for certain Beasts, so many in Number, or rising and lying, or &c. the Form of pleading in making Title to it. B. 8. 79. b. 9. 111.

Claim conditionally, or under a Manor, and where it shall be good. B. 5. 2 p. 78, 79.

How a Commoner may meddle in the Land, and what Things he may do, what not. B. 8. 78. b. 9. 112. See Tit. Distrefs.

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Grant to a Man, when the Beasts of the Grantee shall go there, and how

how it shall be taken and construed. B. 1. 87. See Tit. Grants. Where Assize lies of a Common of Pasture, or a Parcel of a Common, and how Approvement may be made by the Lord of the Waste. See Tit. Assize, and Approvement. Where it ought to be appellant to a Message, Houfe, or Land, or not. &c. See Tit. Appellant. Where and what Common may be granted, or assigned over, what not. See Tit. Assignee. Where a Common shall be extinguished by Unity of the Possession of the Land, or Parcel of it, or by Alienation of the Land to which, &c. or not. See Tit. Extinction. Where Common appellant, or &c. passes by the Feoffment of the Manor, to which without the Words (with the Appurtenances) or not. See Tit. Appellant. Where Grant of Common not expressed where, &c. shall be good, and how the Grantee shall have Benefit of such Grant. See Tit. Grants. What Custom, or Prescription to have Common, shall be good, what not. See Tit. Custom, and Prescription. Where Recouping for Common of Pasture shall not be. See Tit. Recouping. Claim by the Lord for him and his Tenants, how, and for whom. See Tit. Prescription.


Justices of the Common Bench, and their Authority, and of what Pleas and Matters this Court shall have Jurisdiction, of what not. B. 10. 76. Pleas of Land belong to the Court of Common Bench. See Tit. Statutes, and Mag. Chart. c. 11. there, and the Exposition of it. The Course of the Common Bench in Award of Proceeds and Difference betwixt the Common Bench, King's Bench, and Exchequer in Award of Proceeds. See Tit Courts. Where Office found before the Escheator, or &c. shall be traversed in the Court of Common Bench. See Tit. Traverse to Office. Where Prohibition shall and may be granted out of the Common Bench. See Tit. Prohibition. Office of the Prothonotary of the Common Bench, and to whom it belongs to grant it. See Tit. Officers.

Common Law.

Where the Common Law shall be preferred before Custom, or Statute Law. B. 2. 35. b. 4. 71. See Tit. Prerogative, and Statutes. Where the Judges of the Common Law are bound to take Notice of the Civil Law, and direct their Judgment, according, and contrary to the Judges of the Civil Law. B. 4. 29. b. 5. p. 58. b. 8. 68, 135. See Tit. Notice, and Ignorance. Where no Need to alledge Custom, or make Prescription in a Thing allowed by the Common Law. See Tit. Custom, and Prescription. Where a Man may have and maintain an Action, or Proceeds at the Common Law, or given by Statute at his Election, or not. See Tit. Election. Where in an Action, or a Man may have, and pray Judgment at the Common Law, or which is given by Statute, or not. B. 9. 72, 74. b. 11. 62. See Tit. Forests, and Election. Where Covenants, Agreements, Warrants, or Reservation special betwixt Parties shall take away the general Intent and Force of the Common Law. See Tit. Covenant, Warranty, and Reservation. Where and in what Case Formedon in Descender was at the Common Law. See Tit. Formedon. Where Discents shall be at the Common Law to Heirs collateral of Lands given in Frank-marriage, or in Tail, and Alienation barred before the
the Statute of Westm. 2. c. 1. See Tit. Formedon.
Where and when Mortdance or lay at the Common Law, upon a Gift in Tail of Lands, or &c. See Tit. Mortdance.
Where all the Heirs by Custom of Gavelkind shall not rebut by Warranty of their Ancestor, but the Heir at the Common Law only. See Tit. Rebutter.
Where a Man shall vouch as Heir who is not Heir at the Common Law, and shall be vouched who is not Heir at the Common Law. See Tit. Voucher.
Where the Common Law was in many Cases wanting, and in some Cases a Man without Remedy for his Right. See Tit. Statutes Westm. 2. c. 1. c. 5. Gloe. c. 3. 11 H. 7. c. 20, &c.
Where and by whom Hereby was tried and determined at the Common Law. See Tit. Hereby.
Where and what Statutes are but declarative and affirmative of the Common Law. See Tit. Statutes.

Common Weal.
Where and what Things are not driainable for Rents, or Services, because necessary for the Common Weal. See Tit. Distresses.
Where a Man may justify his Entry into the Land of another, and taking his Goods without claiming ought to his own Use, and justifiable, because for the Common Weal. See Tit. Justification.
Where Action of the Case lies not against a Man who has raised a Nuisance, or done any Thing to the Hurt of another, because for the Weal publick. See Tit. Action of the Case.
Where an Obligation with a Condition to refrain a Man to use and exercise his Trade, or Mystery shall be void, because to the Hurt of the

Common Weal. See Tit. Condition, and Monopoly.
Where Monopolies shall not be suffer'd because to the Prejudice of the Common Weal. See Tit. Monopolies.
Where Prescription, or Custom to do a Thing which is for the Weal publick, needs not. See Custom, and Prescription.
Where a Sheriff, Officer, or other may justify the Entry, or Breach of an House, because for the Common Weal. See Tit. Justification.

Composition.
Where and what Partition betwixt Parceners of an Advowson shall be good, and how they shall present with Composition, how without. See Tit. Presentation to a Church, Partition, and Parceners.
Where a Man shall be discharged of Tithes by Composition, and what Composition shall be good, what not. See Tit. Tithes.

Computation.
Of Six Months upon Bargain and Sale, and Inrollment of a Deed, and how the Six Months shall be accounted. B. 5. 2 p. 1. See Tit. Enrollments.
Of the Time for the Beginning a second Lease, made to begin after another Lease in Being, and how the Time shall be accounted. See Tit. Leases.
How Time shall be accounted in Deeds, Leases, or &c. to have and to hold from the Making thereof, or from the Date thereof, or from the Day of the Date, &c. B. 5. 2 p. 1. 94.
Where, and to what Intents the whole Term shall be accounted as one Day, to what contrary. B. 5. 2 p. 74. 76. b. 4. 71.
Of the Time upon a Lease for Years with Condition, or Reservation of Rent, to be paid one Month, or
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&c., after any Feast, in which, &c., how to be accounted. B. 10. 129.

How the Year and Day upon Continual Claim shall be accounted. B. 8. 100. See Tit. Continual Claim.

Where Computation shall be made according to Custom of the Country for Quantity of Land, or not, according to Stat. De terris ad mensurand. B. 6. 67.

Of Leap-years how. B. 8. 19.

Of the Day in Cases, and how divided, or not. B. 1. 102, 106. b. 3. 39. b. 5. 2 p. 1. b. 6. 33. b. 10. 127, 129.

Of the Age of an Infant Executor upon Administration committed during Minority. B. 5. 2 p. 9. 29. b. 6. 67. See Tit. Administration.

How, and in what Cases the Year and Day shall be accounted. B. 1. 96, 97. b. 4. 42. b. 5. 2 p. 107. b. 8. 100.

Of the Time to claim upon Fines levied of Lands, and how the Five Years shall be accounted. See Tit. Continual Claim.

How Attachment shall be in Affize, and how the Fifteen Days shall be accounted and tried. See Tit. Attachment.

Of the Year and Day upon Waif and Esray, and how, and to what Time to be accounted. See Tit. Waif, and Esray.

Of Year and Day to claim upon Judgment final in a Writ of Right at the Common Law. B. 1. 96, 97. b. 8. 100.

Of Year and Day upon Wreck of the Sea, how, and to what Time to be accounted for the Owner to make his Claim. See Tit. Wreck.

Of Year, Day, and Waif for the King upon Forfeiture for Felony, or &c., and how the Year and Day shall be accounted. See Tit. Forfeiture.


Of Profit, and Issues of Lands received upon Forfeiture of Marriage, or Infrusion, &c., and how to be accounted. See Tit. Action upon Statutes and Statutes Merton, c. 6, 7.

How the Time shall be accounted to have the Writ by Journeys Accounts. See Tit. Journeys Accounts.

Of Six Months, to present to a Church for the Ordinary upon Notice given to the Patron, and to what Time the Six Months shall be accounted. See Tit. Notice, and Ordinary.

Of the Year and Day to bring and begin Appeals, and how the Year and Day shall be accounted. See Tit. Appeals.

Of the Six Months Time, upon Presentation, or Collation to a Church to have Damages in a Quare Impedit, and how, and to what Time the Six Months shall be accounted. See Tit. Exposition, and Quare Impedit.

Concealments.

Where and what Lands shall be said concealed, what not. B. 3. 73, 74. b. 4. 56. b. 10. 109 to 115.

Condition.

Where and what Words in the King's, or a common Person's Grant shall make a Condition, where, and what not. B. 1. 104. b. 2. 71, 72. b. 3. 21. b. 4. 3. 121. b. 5. 2 p. 116. b. 8. 44. b. 10. 40, 41.

Against Law, and which shall be such, and how construed. B. 1. 23, 25, 84, 85, 130, 132, 137, 138. b. 4. 3. b. 5. 2 p. 56. b. 6. 40 to 43. b. 8. 17. b. 10. 36 to 43.

Repugnant, which such, and how construed. B. 1. 84, 85, 130, 131, 132, 137, 177. b. 4. 3. b. 5. 2 p. 56. b. 6. 40, 41. b. 7. 39, 40. b. 9. 128. b. 10. 36 to 43, 86.

Impossible, which shall be, and how construed. B. 1. 84, 85. b. 2. 79. b. 5. 2 p. 22. b. 6. 40, 41. b. 8. 82, 83.

Where and what Person shall enter for a Condition broken, where a Stranger to the Deed shall enter for a Condition, or not. B. 3. 62, 65. b. 4. 120. b. 5. 2 p. 55, 56, 112. b. 7. 12. b. 8. 43, 44, 90, 91, 95. See Tit. Assignee,
**Condition.**

*Assignd, and Statute 32 H. 8. c. 34.*

Where and what Words conditional import in themselves a Re-entry, and without a Clause of Re-entry, what not. B. 1. 104.

Where an Estate and Possession in Lands, or &c. upon a Condition broken, shall be adjudged in the Grantor, Feoffor, or &c. without Entry in Deed, Seizing, or Claim, or not. B. 1. 85, 94, 95, 147, 174. b. 2. 53. b. 3. 65. b. 4. 53. b. 8. 44, 95. See Tit. Claim.

Where upon Condition broken, the Estate shall be void from the Beginning, and to what Intents the Leffor, Feoffor, or &c. shall be adjudged by Re-entry, in, of his first Estate, and to what Intents not. B. 1. 84, 85, 152. b. 2. 52. b. 6. 40. b. 7. 14. b. 8. 43. 44, 75. b. 10. 40, 41.

Where and what Condition upon Feoffment in Fee, that he shall not alien, shall be good, what not. B. 1. 88, 150. b. 5. 2 p. 56. b. 10. 38.

Where a Condition upon a Gift in Tail, or Lease for Life, Years, &c. that he shall not alien, nor waife, shall be good. B. 10. 39, 40.

Where a Condition upon an Estate in Fee, or Tail, that the Wife shall have Dower, is not good. B. 10. 59.

Where a Condition upon a Grant of an Annuity, not to charge his Person, shall be good, or not. B. 6. 58. b. 7. 38, 39.

Where a Condition upon a Gift in Tail, or Lease for Life, or &c. that if they alien, or go about to alien, or upon any other Contingent, that then the Land shall be and remain to another in Fee, or &c. shall be good, or not. B. 1. 84, 150. b. 6. 40 to 43. b. 8. 90. b. 9. 128. b. 10. 36 to 43. See Tit. Remainder.

Where a Condition upon a Lease for Life, or Years, that if he be oust, or disturbed by the Leffor, or a Stranger, that he shall have Fee, shall be good, and how it shall take Effect, or not. B. 1. 84, 85. b. 8. 75, 76, 91.

Upon Condition that a Man shall not disturb, molest, or hinder another, but suffer him, &c. what &c. shall be a Breach of such a Condition, what not. B. 8. 90, 91. b. 9. 51.

Where a Condition upon a Lease for Life, or Years, that if the Leffor grant his Reversion to another in Fee, or &c. shall be good, and how it shall be taken and construed, if he alien. B. 1. 84, 150. b. 8. 76.

Where a Condition that a Man shall not use his Trade, Mystery, or Art, shall be void. B. 8. 125. b. 11. 55. See Tit. Monopolies.

Where a Condition upon an Obligation, or &c. to keep one harmless, or without Damage, or discharge him, &c. shall be good; and what &c. shall be a Performance of it, what. B. 2. 3. b. 5. 2 p. 24. b. 9. 25. b. 10. 100.

Where a double Condition shall be good, one to be performed of the Part of the Feoffor, or &c. another of the Part of the Feoffee, or &c. and how and when they shall be paid performed. B. 1. 156.

How a Condition upon a Feoffment, or &c. to pay Monies by him, his Heirs, or Executors, or to him, his Heirs, or Executors, shall be performed, and to whom, and by whom the Payment to be made. B. 1. 153. b. 2. 50, 52. b. 3. 2 p. 96, 114. b. 8. 95.

In the Disjunctive, and how to be performed, and who shall have his Election of the Disjunctive. B. 2. 37. b. 5. 2 p. 22, 112. b. 8. 90, 91. See Tit. Demand, and Annuity.

Where a Condition to be performed at a Place certain, may be performed at the same Place, or another, or not. B. 4. 72, 73.

Where a Condition to be performed at a Day certain, may be performed the same Day, or another, or not. B. 7. 15.

Where a Condition to be performed to one, or by one Person certain, may be performed to the same Person and another, or to another only, and
If a Condition shall not be performed, or not to suffer any Breach of the Condition, B. 9, 50.

A Condition to keep a Park, or Obligation to be performed, and what Aet shall be Performance, what not. B. 8, 91.

A Condition upon an Obligation to hand to Award and Arbitrement, &c. shall be performed. B. 5, 2 p. 103. b. 10. 131. See Tit. Arbitrement.

How a Condition, or Covenant to leave Houses, &c. in as good Plight and Estate as he received them, shall be performed, and what Aet shall be Performance, what not. B. 1, 98. b. 5. 2 p. 21. b. 7. 15.

How a Condition that a Man shall keep the Peace, or be of good Behaviour, shall be performed, and what Aet shall be a Breach of it. B. 9, 51. See Tit. Peace.

A Condition that the Lessee and his Assigns shall not alien without the Licence of the Lessor, or &c. shall be performed, and what Alienation shall be a Breach, what not; B. 3, 64. b. 4. 119, 120. b. 6. 38.

Where a Condition which reserves a Re-entry for a certain Time, or defeats the Estate for a certain Time, shall be good, or not. B. 1, 84, 85, 87, 132. b. 2. 52. b. 6. 40. b. 10. 41.

Where a Man is not bound to perform a Condition upon an Obligation, Feoffment, or &c. without Notice, or Request, and what shall be good and sufficient Notice and Request, what not, and where contrary. B. 1, 133. b. 2. 3, 70, 79, 81. b. 5. 2 p. 19, 20. b. 6. 30, 31. b. 8. 82, 92.

Where Time convenient and reasonable shall be allowed to him that ought to perform a Condition, after Re-

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and the Form of Pleading thereupon. B. 2, 60. b. 12, 13.

Where a Condition to satisfy, or pay Monies, &c. shall be satisfied, and performed by Retaining, and that shall countervail Payment indeed, or not. B. 5, 2 p. 117.

A Condition to be performed, and no Place expressed, &c. must and shall be performed. B. 4, 73.

How a Condition, and no Day nor Time expressed, &c. must be performed, and when, and how. B. 1, 25. b. 2, 70, 73, 79, b. 6, 50, 31. b. 7, 15. b. 8, 91.

How a Condition to pay Monies shall be performed, and what shall be said Satisfaction, or shall countervail Payment, or not. B. 5, 2 p. 114, 117. b. 8, 76. b. 9, 78.

A Condition to levy a Fine of Lands, or &c. shall be performed. B. 4, 55. b. 5, 2 p. 127.

How, and when a Condition upon a Feoffee, or Obligation to re-enforce, or give in Tail, shall be performed, and what Aet shall take place, what not. B. 1, 23, 133. b. 59, 70, 79, 85. b. 3, 34. b. 5, 2 p. 21. b. 6, 50, 31. b. 8, 90, 91.

How a Condition, or Covenant upon a Feoffee, or Obligation to be performed to a Stranger, &c. shall be performed, and what Aet is a Breach, what not. B. 1, 25. b. 2, 5, 79. b. 8, 90, 91.

To make Assurance at the Costs and Charges, &c. how to be continued, and what Party shall be at the Charge. B. 5, 2 p. 22.

A Condition, that a Stranger shall do an Aet, &c. shall be performed, and when paid to be performed. B. 2, 3.

A Condition that the Obligor shall make a sure and sufficient Estate in Lands, or &c. such Estate as his Counsel shall advise, &c. shall be performed, and what Aet shall perform it, what not. B. 2, 3. b. 5, 2 p. 19, 20, 22.

Where by Performance, or not Performance of a Condition, the Estate of the Feoffee, or his Heirs, or Assigns shall be abridged, and become but a Term for Years, or &c. and that a Term shall be an Estate in Fee, and when does the Estate in Fee increase, or pass, or not. B. 1, 84, 130. b. 8, 74, 75, 76, 90, 91, 93, 145.

How a Condition to keep a Park, &c. shall be performed, and what Aet shall be performed, and what Breach of the Condition. B. 9, 50.
Condition.

Request made, or Notice given, and what Time shall be said reasonable, &c. B. 1. 22, 25. b. 2. 3. b. 6. 31.

Where a Condition shall be performed by Attendance at a Day, or Place, &c. or by Tender and Refusal to the Party to whom, &c. and what shall be a good and sufficient Tender, what not. B. 5. 2 p. 114. b. 9. 79. See Tit. Tender, and Refusal, and Tents temps Prest.

Where a Condition shall be performed by Acceptance of another Thing than that comprised within the Obligation, or Condition, or of Part in Satisfaction of the Whole, or not. B. 5. 2 p. 117. b. 9. 78. See Tit. Acceptance.

How a Condition which consists of several Acts to be done by several Persons, but it is not expressed by which it shall be performed, nor who shall do the Act to the Performance of it. B. 2. 3. b. 5. 2 p. 20, 22, 23, 127.

Where a Condition or Covenant shall not be said performed, if the Intent of the Parties be not performed, tho' the Words be fully accomplished, and contrary. B. 1. 25, 137. b. 2. 81, 82. b. 4. 80. b. 5. 2 p. 21, 117. b. 7. 12, 13. b. 8. 44, 70, 90, 91.

Where a Condition upon an Obligation, Grant, Feoffment, or &c. shall be discharged in Part by the Act of God, of the Law, or the Party to which, &c. and shall stand in another Part, or not. B. 4. 52, 120. b. 5. 2 p. 22, 56. b. 8. 131. See Tit. Apportionment.

Where a Condition upon an Obligation, Grant, Feoffment, or &c. shall be discharged by Death, or any other Act of God, or not. B. 2. 59, 60, 79. So. b. 5. 2 p. 22. p. 8. 90.

Where a Condition upon an Obligation, Grant, Feoffment, or &c. shall be discharged by Act of Law, or not. B. 2. 52, 71, 79. b. 10. 131. See Tit. Apportionment.

Where a Condition upon an Obligation, Grant, Feoffment, Leafe, or &c. shall be discharged by the Act of the Parties, and by what Act, and what not. B. 1. 97, 147, 174. b. 2. 52, 53, 59, 71, 73, 77, 78. b. 4. 52, 53, 120. b. 5. 2 p. 55. b. 9. 76. b. 10. 41. See Tit. Apportionment.

Where and by what Act a Condition shall be extinguished, or put in Suspense for a Time, or not. B. 1. 97, 147, 174. b. 2. 52, 53, 59, 60, 73 to 79. b. 3. 64. b. 4. 52, 53, 120. b. 5. 2 p. 55. b. 7. 14. b. 8. 76. b. 9. 145, 146.

To perform Covenants contained in Indentures, and how, and what Act shall be performed; what not. B. 4. 80. b. 5. 2 p. 20, 22. b. 7. 20.

How a Condition to carry Wood out of a Wood shall be performed, and what Act is a Breach. B. 8. 83.

In Law, what they are, and how to be performed, and what Act shall be a Breach of such Conditions. B. 4. 121. b. 5. 2 p. 116. b. 7. 34. b. 8. 44, 45. See Tit. Implied.

Appointed, and where, or not. See Tit. Apportionment.

Of Payment of Rent reserved upon Lease for Years, or &c. and for Default of Payment Re-entry, what Demand of Rent shall be good and effectual, what not. See Tit. Demand, and Entry congeable.

Where a Remainder shall be good on Condition, or Contingency, and how it shall take Effect. See Tit. Remainder.

Where a Condition shall avoid an Estate in Part, or against one Person, and stand in Force for another Part, or against another Party, or not. B. 1. 85, 132. b. 2. 53. b. 4. 121.

Where a Defeasance shall avoid as a Condition to avoid Circuity of Action. See Tit. Circuity of Action.

Where an Infant shall be bound to perform a Condition, and what, and what not. See Tit. Infant.

How the Condition of an Obligation, that either of them shall stand to Arbitrement, or do any other Thing, shall be performed. See Tit. Exposition.

Upon Annuity granted for Counsel given, or Service done, or to be done, or &c. how to be performed. See Tit. Annuity.

How
Confeffion. See Tit. Confedervy, Confeffion.

How Time shall be accounted upon a Condition to pay Rent at a Feast, &c. or a Month, &c. See Tit. Computation.

Where a Man shall plead a Condition without shewing a Deed, or not. See Tit. Moniftrance of Deeds.

Where a Deed may be delivered upon Condition, or not. See Tit. Deeds.

Where the Heir who enters for the Condition broken, shall be in Ward, or not. See Tit. Ward.

Where a Verdict which finds a Condition not pleaded, nor given in Evidence, shall be good, and the Parties have Benefit of it. See Tit. Verdiht, and Moniftrance of Deeds.

Where Entry shall be lawful upon the King’s Possession, by Reafon of a Condition broken without Perifion, Traverfè, &c. See Tit. Entry Congeable.

Where Administration of Goods may be granted conditionally. See Tit. Administration.

Deftive upon Condition, and what Words in a Testament make a Condition, what not. See Tit. Devife.

Where a Fine of Lands, &c. may be levied upon Condition, or not. See Tit. Fines.

Where a Count simple of a Deed, without speaking of the Condition where the Deed was conditional, shall be good. See Tit. Count.

To what Time an Aff done upon Condition shall have Relation. See Tit. Relation.

Condition to revoke Ufes, and what Revocation shall be good, what not. See Tit. Revocation.

Upon Assignment of a Debt to the King revocable, or &c. how to be performed. See Tit. Revocation.

To make an Effare at the Colt, &c. how to be performed. See Tit. Damages, and Costs.

To be performed over Sea, how to be tried, and from what Place shall the Vifine come. See Enquire, and Trial.

Confedervy. See Tit. Conspifacy.

Confeffion.

Where Judgment shall be given against the Defendant upon his Confeffion, tho’ the Verdict finds for him. See Tit. Judgment.

Where the Writ shall abate by Confeffion of the Plaintiff or Demandant, or by his own Shewing in Pleading by Replication, or Evidence, or not. B. 3. 1. b. 5. p. 18. b. 9. 53. See Tit. Writ.

Where Affize shall be awarded to enquire of Seifin and Diffefin, notwithstanding it be confessed. See Tit. Affize.

Where Husband and Wife shall not be received to acknowledge an Action. See Tit. Baron and Fem’s.

Where in Per qua servitut, or Quid juris clamat, the Tenant shall not be compelled to attend, without Advantages saved to him by Confeffion of the Plaintiff. See Tit. Attornment.

Where in an Action against Executors the Confeffor of one shall bind his Companion. See Tit. Executors.

Where the Succession of a Parson, Vicar, or &c. shall falsify a Recovery had against his Predecessor by Confeffion, Render, or &c. or not. See Tit. Falsify a Recovery.

Where and what Matters and Things shall be confessed by Demurrer in Law, where, and what not. See Tit. Demurrer.

Where the Defendant shall be amerced upon his Plea found falls by Confeffion, or &c. See Tit. Amercement.

Where a Man shall be etopped of a Thing confessed by way of Recital. See Tit Efetoppl.

Where a Man shall make Purgation against his Confeffion, in Causes of Felony, or not. See Tit. Clergy.

Where Debt lies for Parcel of a Debt, and the Writ and Count maintained by Confeffion, to be satisfied of the Residue. See Tit. Debt.

Where the Verdict which finds against that which is confessed and affirmed by the Parties in Pleading, shall be void. See Tit. Verdict.
Where a Man shall have a Writ of Error against his own Confession.  
See Tit. Error.

Confirmation.

Where a Deed (by the Words Given and Granted) or &c. without the Word (confirmed) to him that has Possession of the Land, or &c. shall be a Confirmation. B. 2. 24. b. 5. p. 15.

Where the Lord by Confirmation may abridge the Services of his Tenant, but not reserve a new Rent, Tenure, &c. B. 9. 142.

Where a Confirmation to one Person and one Estate, shall enure to all and their Estates, and where a Deed for Parcel of the Land, or Part of the Time, shall enure to the whole. B. 5. p. 81.

Where a Confirmation to the Husband and Wife gives the Estate to one of them who had nothing before, and enures to both; and how, or not. B. 2. 24. b. 9. 139. See Tit. Releases.

Where Confirmation to Leffe for Life, or Years, inlarges not their Estate for Want of Words, and by what Words such Estates shall be, &c. B. 1. 147. b. 9. 139 to 142. See Tit. Releases.

Where an Estate for Life, or Years, without Impeachment of Waffe becomes punifiable for Waffe by Confirmation after, and contrary. B. 8. 76. b. 9. 140. See Tit. Waffe.

Where an Estate in Fee shall be changed and abridged by Confirmation, or not. B. 9. 139, 142.

Where a Condition shall be extinguished and gone by Confirmation. B. 1. 147. b. 9. 140, 142. b. 7. 14. b. 8. 76. See Tit. Conditions.

Where a Confirmation made by the Lord Paramount to the Tenant Peravail, extinguishes the Mefinalty, or not. B. 9. 142. See Tit. Extinguishment.

Where a Confirmation inlarges an Estate in Rent, or &c. of which there was no Reversion at the Time of the Confirmation. B. 5. 2 p. 15. See Tit. Grants.
Confirmation, to claim other Rents, or Services, &c. See Tit. Acceptance.

Of Franchises by Act of Parliament, and how such Confirmation shall avail. See Tit. Franchises.

Where a Writ of Melfne shall be maintained upon a Confirmation. See Tit. Melfne.

The Form of pleading a Confirmation. See Tit. Pleading.

Where the Confirmation of the Difference to the Grantee of the Difference of a Rent, or &c. shall make the Grant good, and bind him after Re-entry. See Tit. Difference.

By Acceptance. See Tit. Acceptance.

Where and what Statutes are but Confirmations of the Common Law, and Declarations of it. See Tit. Statutes.

Of Letters Patents of Kings and Queens by Parliament, notwithstanding Mifnaming, or &c. the Constructions of those Statutes. See Tit. Statutes 34 H. 8. 1 Eliz. 18 Eliz. 35 Eliz. 43 Eliz.

Confanguinity, and Alliance.

Exposition of the Words proer, sanguine, feminii, proli, exitii, liberis, and proximo de sanguine. B. 103. b. 3. 40. 61. See Tit. Exposition.

Who shall be a Person next of Kin, to whom Administration of Goods ought to be committed. See Tit. Administration.

Who shall be a Person next of Blood to enter for Forfeiture, upon Consent to a Ravnisher, upon the Statutes of Rape. See Tit. Rape.

Where the Father and Mother, &c. shall have Trespasses, or Ravnishment of Ward of their Son, or Daughter, &c. and the Form of the Writ. See Tit. Ward.

Where Voucher lies not amongst Privies of Blood. See Tit. Aid, and Of one Coparcener to another there.

Where Entry of one Coparcener shall avail another, and vest the Estate in her for Privity of Blood. See Tit. Entry Cong.

Where a Writ of Covenant lies by and against an Heir, for Privity of Blood. See Tit. Covenant.

Where Mortdancerator lies not amongst Privies of Blood. See Tit. Mortdancerator.

Where a Stranger not privy in Blood may enter for a Condition. See Tit. Condition.

Where Entry shall be lawful upon Difcendent, because of Privity of Blood. See Tit. Ent. Congerable.

Where Reservation of Rent cannot be, but to those who are privy in Blood. See Tit. Reservation.

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What shall be Confanguinity sufficient to which a Deviser may be good by Stat. 32 & 34 H. 8. what not. See Tit. Deviser, and Statutes.

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Confiance. See Tit. Sub pona.

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Considerations.

What shall be a good and sufficient Consideration to make Assumpsit, upon which an Action of the Case will lie. See Tit. Action upon the Case.

What are good and sufficient Considerations to raise, or change Uses of Lands, what not. See Tit. Uses.

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Confimii casus.

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Conspiracy, Constables, Consultation.

Conspiracy.

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The Authority of a Constable. See Tit. Authority, and Justification.

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Where Consultation shall be granted upon Suits in the Court Spiritual for Monies, or other Things concerning Matrimony, or not. B. 5. 9.

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Where Consultation shall be granted upon Suit in Court Christian, for laying violent Hands upon a Priest, or beating him, or not. B. 4. 20. b. 5. 13, 14, 2 p. 51.

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Where Consultation shall be granted upon Suit in Court Spiritual for Damages, or Costs recovered there, or not. B. 4. 20. b. 5. 13, 14.

Where Consultation shall be granted upon Suit in Court Christian for Tithes against the King's Tenant, or not. B. 2. 44. See Tit. Tithes.

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Claim, Contempt, and Continuance.

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For shewing forth the Pope's Bulls, and how punishable. B. 5. 15, 16.

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Continual Claim, and Claim.

Where and how continual Claim, to vest an Estate in Lands, shall be made, where upon the Land, where not; and what shall be sufficient Claim, what not. B. 2. 54. b. 5. 84, 85, 86.

Where continual Claim must be from Year to Year, and how the Year shall be accounted. B. 1. 97. b. 8. 100.

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Where continual Claim made by a Servant, or by Command, shall be good, or not. B. 9. 106.

Within what Time Claim is to be made upon Fines levied of Lands, or &c. by Strangers who have Right, and where Laches of Claim shall bar them, or not. B. 1. 97. b. 2. 95; b. 5. 77, 78, 79, 87, 90, 91. b. 4. 11; 12. b. 5. 2 p. 107, 123, 124. b. 8. 100. b. 9. 105, 106. b. 10. 49, 99. See Stat. 4 H. 7. c. 24. and Abortments.

Where Laches of Claim upon a Fine levied by Grant and Render, shall not prejudice the Party, who &c. B. 3. 90. b. 8. 100.

Where Laches of Claim shall not prejudice the Issue in Tail, or him that claims an Estate in Tail. B. 3. 87. See Tit. Laches.

Where Laches of Claim upon a Fine levied, &c. shall bar an Infant, or not; and what Time he shall have to claim. B. 3. 91. b. 8. 100, 101. See Tit. Statutes, 4 H. 7. c. 24.

Where a Woman Covert shall be barred of her Right upon a Fine levied, what shall be Laches to Claim, or not, and what Time she shall have to claim. B. 3. 91. b. 8. 100, 101. See Tit. Statutes, 4 H. 7. c. 24. there, and Laches.

Where a Man imprisoned shall be barred of his Right upon a Fine levied of Land, and his Laches to Claim shall bind him, or not. B. 5. 91. b. 8. 100, 101. See Tit. Statutes, 4 H. 7. c. 24. there, and Laches.

Where Laches of Claim by a Man over Sea, and out of the Realm, upon a Fine levied of Land, shall bar him of his Right, or not; and what

What Time he shall have to make his Claim. B. 3. 91. b. 4. 125. b. 8. 100, 101. See Tit. Stat. 4 H. 7. c. 24. there, and Laches.

Where Laches of Claim upon a Fine levied, shall bar a Man of unfound Memory, or not, and what Time he shall have to claim. B. 3. 91. b. 8. 100, 101. See Tit. Statutes, 4 H. 7. c. 24. there.

Where Non-claim by a Lunatic shall not prejudice him, to take away his Entry upon Discent. B. 3. 91. b. 4. 25. b. 100, 101.

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Where and what Things shall be vested in him who has Right presently by Claim, and the Possession adjudged in him without other Circumstance. B. 1. 85, 94, 174. b. 3. 84, 85. b. 6. 68. See Tit. Entry Congeable.

Where and what Things of a Villain the Lord shall have by Claim, and what he shall not have, nor be adjudged in Possession of, without Entry, or Seisure, and what shall be sufficient Claim, what not. B. 2. 54. b. 6. 68.

Where, and within what Time Claim ought to be made upon a Judgment in a Writ of Right, or Fine levied at the Common Law. B. 1. 96, 97. b. 8. 100, 101.

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Where Entry, or Claim of the Husband shall vest the Estate in the Wife, or remit her, or not. See Tit. Baron and Feme.

Where a Villain shall be infranchished, for abiding a Year and a Day in ancient Demain without Claim of the Lord. See Tit. Vil

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Contra formam collationis.

Where and for whom it lies, and against whom, and for whom not. B. 6. 68. b. 8. 170.

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Where Contract shall be gone, and determined, by accepting an Obligation for the same Debt, or not. B. 6. 45. See Tit. Extinguishment.

Where Contract shall be gone, determined, and extinguished by Recovery, or Bar in Action another Time in a Court of Record. See Tit. Extinguishment.

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Where and what shall be a naked Pa\t, upon which no Action lies, and what

What shall be a sufficient Consideration to make a good a Contract, or Affirmat. See Tit. Action of the Case.

Where a Contract made by an Infant, shall be good, and bind him. See Tit. Infant.

Where a Contract, or Sale of Trees by Tenant in Tail shall bind his Issues after his Death, or not. See Tit. Gift, and Sale, and Wood.

How a Contract, or Sale of Things not in Possession, but which by Possibility might be had, shall be good, or not. See Tit. Gifts, and Things in Action.

By Contract of all Goods and Chattels, what Thing will pass, what not. See Tit. Gifts.

Bar in Debt upon Contract, and what shall be good. See Tit. Debt.

Where Contract in Market open shall be void, because of Covin. See Tit. Collusion.

Where and against whom Debt upon Contract lies, and against whom not. See Tit. Assignee, and Debt.

Where Payment in Debt upon Contract is no Plea without Acquisition. See Tit. Acquisition.

Of Trees sold by the Lessor during the Lease, where good, and how. See Tit. Woods, and Property.

How a Contract, Part whereof is to be performed over Sea, shall be tried. See Tit. Over the Sea.

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Where one Feoffee, or Recognisor shall have Contribution against the others. B. 3. 12, 13. See Tit. Audita Querela.

Where the Heir of the Recognisor shall not have Contribution against the Feoffees of the Recognisor. B. 3. 12, 13. See Tit. Heir, and Debt.

Where Contribution shall be among Parceners for Suit to Court, or &c. See Tit. Partition, and Parceners.

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Where Tenant in Dower shall be contributory to the Heir for the Services which he does. See Tit. Dower.

Where Contribution shall be of the Lands of every Lord where the Heir is vouched in the Ward of divers. See Tit. Recovery in Value.

Where Contribution shall be, and the Lord shall not have all the Services of one Tenant, but every one shall hold of him for his Part. See Tit. Recovery, and Apportionment.

Of Hundreds, to satisfy the Debt of him who was robbed, and how it shall be done. See Tit. Hue and Cry.

Of Vouches, one alone shall not render in Value, but every one according to his Portion. See Tit. Recovery in Value, and Voucher.

Where the surviving Joint Obligor, or Recognisor shall be charged with the whole Debt, and have no Contribution, and contrary. See Tit. Execution.

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To hold Pleas claimed by the King's Grant. B. 5. 9, 10.

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Copyhold.

Where Copyholder may enter without Admittance, and to what Intents he shall have Possession without Admittance, and where Admittance shall be sufficient for all, or not. B. 4. 21, 22, 23, 28. B. 9. 107.

Where Admittance of a Copyholder out of the Manor, or Court shall be good, or not. B. 4. 26, 27.

Where Admittance by the Lord of the Copyholder in another Manner, who accords to the Surrender, shall be good; and how to enure. B. 4. 25, 28, 29.

Where and what shall be sufficient Possession and Seisin of a Copyhold to make the Sifter, or Uncle Heir, what not. B. 4. 21, 22. See Tit. Difent.

Where a Grant and Admittance to a Copyhold shall be good, and stand, &c. notwithstanding Imperfection in the Lord Steward, Lord for the Time,
or Sifeifor, or not. B. 1. 120, 140. b. 4. 21 to 27, 30, 31. B. 8. 63.

Deed of Entry of Admittance of a Copyhold in the Rolls of the Court, and where an Estate shall pass according to the Admittance, which varies from the Surrender, or not. B. 4. 25, 28, 29.

The Form of Pleading in making Title to a Copyhold by Custom of a Manor, what shall be good, and Time sufficient to make a Copyhold, what not. B. 4. 21, 22, 31. See Tit. Limitation.

Where Surrender and Admittance to a Copyhold out of the Court shall be good, by whom, and by whom not. B. 4. 26, 27.

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Where Surrender or Grant of a Copyhold by him who has neither Manor nor Court Baron at the Time, &c. or a Court only without a Manor shall be good, or not. B. 4. 24 to 27.

Which are good Customs of a Copyhold, and what Surrrenders, Grants, or &c. shall be well warranted by the Custom, what not. B. 3. 8, 9, b. 4. 23, 30, 31. b. 8. 99.

Where Surrender of a Copyhold may be countermanded by the Party himself, and what &c. collateral, without Affent and Privity of the Party, shall be a Countermand, what not. B. 4. 25, 25, 29, 30. b. 5. 2 p. 84.

Where a Copyhold shall be extinguished and destroyed for ever, and by what &c. or not; but being suspended, &c. shall become Copyhold after by Grant, &c. or &c. B. 2. 17. B. 4. 24 to 27, 31. b. 6. 37. b. 7. 39. b. 8. 64, 99, 100. b. 9. 104, 107.

Where the Surrender of the Husband of the Copyhold of his Wife is no Discontinuance to the Wife, but that he may enter. B. 4. 23.

Where and what Fine shall be paid for a Copyhold to the Lord, and how it shall be affixed and paid, and where he shall have several Fines, or not. B. 4. 22, 27, 28. b. 8. 99, b. 9. 107. b. 11. 44.

Where an Estate in Copyhold Land cannot pass by any other Way but by Surrender, and where contrary. B. 4. 21, 24, 25.

Where and what shall be good Cause to forfeit a Copyhold, what not. B. 4. 21, 23, 25, 27, 28. b. 8. 92, 99, 100. b. 9. 107. b. 10. 131.

Where and for what Cause of Forfeiture of a Copyhold the Lord may enter, and seize, without Prefentment of the Homage, or upon what not. B. 8. 99, 100.

Where the Copyholder shall hold Land granted by the Lord charged with Rent, or &c. granted by the Lord before, or be liable to the Lord's Statute, &c. or not. B. 4. 23, 24, 27. b. 8. 63. b. 9. 107.

Where the Issue may enter after Surrender, or Lease (by License of the Lord) made by the Ancestor, and it shall be no Discontinuance. B. 3. 9. b. 4. 22, 23.

Where an Estate in Tail shall be of a Copyhold, or not. B. 3. 8, 9. b. 4. 22, 23. See Tit. Statute, W. 2. c. 1. there, and Formedon.

Where and what Statutes extend to Copyhold Land, and within which is Copyhold Land contained by Construction of Law, without Words express, within which not. B. 3. 8, 9. b. 4. 22, 23, 26. b. 6. 37. b. 7. 39. b. 9. 105.

How, and in what Place and Court the Copyhold of an Ideot shall be ordered. B. 4. 126. See Tit. Ideot.

What Remedy for the Copyholder, if the Homage present not the Surrender made to them, or present it in another Manner, and what Remedy against the Lord, if he will not admit the Copyholder. B. 4. 25, 26, 27, 29, 30. b. 5. 2 p. 114.

Where the Copyholder shall have an Action of Trespass against his Lord, or not. B. 2. 17. b. 4. 21, 22. b. 9. 76.

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Where a Writ of Right close lies not for Tenant by Copy of Court-Roll at the Will of the Lord. B. 4. 21.

Where Tenant by Copy of Court-Roll may waste, or not, and how he shall be punished for it. B. 4. 24, 27, b. 5. 2 p. 13. b. S. 65. See Tit. Waste.

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Where Copyhold shall pass by the King, or other Lord shall have Year, Day, and Waife of a Copyhold, or not. B. 4. 30.

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Where a Woman shall be endowed of a Copyhold, or not. B. 4. 22, 30. See Tit. Dowry.

Where a Man shall be Tenant by Courtey of a Copyhold, or not. B. 4. 22.

Where a Grant of such Estate as has not usualliy by Custom been granted, shall be good, and warranted by Custom, or not. B. 3. 8, 9. b. 4. 22, 31. See Tit. Expiration.

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Where a Copyhold granted by the Husband and Wife, Lady of a Manor, shall bind the Wife, and be good. See Tit. Baron and Feme.

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Where a Copyhold granted by the Lord an Infant, shall be good. See Tit. Infant.

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Who shall have the Escheat of a Copyholder attainted of Felony. See Tit. Escheat.

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Cordy.
Cordy, and Pension. Corporation.

Incident to every Foundation of an House of Religion. B. 10. 64. See Tit. Appendant.

What Person shall be said the Founder of an House to have a Cordy, and where the King and a common Person join in the Foundation, who shall have the Cordy. B. 9. 129. b. 10. 33. See Tit. Foundation.

Where the Foundershhip of an House of Religion cannot be severed, nor transferred by any Means from the Founder, and by Consequence nor the Cordy. B. 7. 13. b. 11. 77, 78. See Tit. Appendant, and Foundation.

Affize of a Cordy, or of Parcel of it, and the Plaint thereupon. B. 8. 46. See Tit. Statutes, W. 2. c. 25.

Where a Cordy cannot be granted in Reversion, neither by the King, nor &c. B. 8. 55.


Corporation.

Where the Grant of a King to a common Person to make a Corporation shall be good, or not. B. 10. 27. See Tit. Grant of the King, and Foundations.

Where and to what Intents a Corporation may be by Prescription, and to what not. B. 4. 65, 77, 78. b. 10. 29, 30. See Tit. Prescription.

Where Corporations may do divers Things without Deed, and which; which not. B. 4. 119, 120. b. 6. 38. b. 10. 67. b. 11. 79. See Tit. Commandm.

Where a Grant, Lease, or &c. made to an Abbot, Master of an Hospital, or &c. to a Body Corporate, though they have no Head at the Time of the Grant, Lease, or &c. shall be good, or not. B. 10. 31. & frequent.

Where the King's Grant to a Body not corporate, and incapable, shall be good, and make a Capacity, or not. B. 10. 27, 29, 30, 31. See Tit. Grant of the King.

Where Grants, Leaves, Recoveries, or &c. made, or had by, or against Corporations shall be good, and stand, notwithstanding their Corporation be changed, and they incorporated by another Name, or not. B. 3. 74. b. 4. 87. See Tit. Name.

Where a Grant, Obligation, or other Deed by a Body corporate shall not be avoided by Infancy in their Sovereign, or unfound Memory at the Time. B. 5. 2 p. 27. b. 10. 32. See Tit. Enfant.


Where a Release, Acquittance, or &c. Deed, made by the Head of a Corporation only, shall bind the Successor, and bar him, and the whole Corporation for ever, or not. B. 10. 67. b. 11. 79.

Form of Pleading in alluding Scifn in Corporations, and where it ought to be that they seized in the Right of their College, or House, or &c. B. 11. 66.

Where and by what Acts and Accidents Corporations shall be dissolved and extinguished, by what not. B. 3. 73, 75. b. 4. 87, 108. b. 5. 16, 17.

Two Manner of Corporations, their Diversity, and several Capacity. B. 3. 60, 65. b. 4. 65.

Election of the Mayor, or other Head of a Corporation, and what, and when shall be good. B. 3. 74. b. 4. 77, 78. b. 10. 31, 34.

Where a Corporation may be without an Head, or Sovereign. B. 10. 30.

Where a Corporation may stand without Lands, or Possessions. B. 3. 75, 76.

Where a Corporation of Dean and Chapter, Abbot and Prior, and Covent, shall have their Lands and Possessions several, and in Severalty, and have Actions by themselves for them. B. 3. 75, 76. b. 5. 11, 17. b. 10. 31.

A Corporation cannot be outlawed, nor excommunicated. B. 10. 32.
Corporations. Coroner.

Where a Successor of a Body corporate shall have Chattels, and which; and Debt upon an Obligation made to his Predecessors, and of what Corporations, and of what not. B. 4. 65. See Tit. Abbot, Chattels, and Executors.

Where a Corporation attorns to a Grant, and how. B. 6. 38. See Tit. Attornment.

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What Constitutions, Ordinances, or By-Laws made by Corporations, shall be good, and bind, &c. and what not. See Tit. By-Laws.

Where a Leafe, Grant, &c. made by the Head, or Members of a Corporation shall be good to bind the Successor by Agreement by Acceptance of, &c. or what shall be an Agreement. See Tit. Abbot, and Acceptance.

Where a Leafe, Grant, &c. by the Head, or Members of a Corporation shall be good to bind the Successor, by Confirmation of others, and of which, or not. See Tit. Confirmation.

Where a Corporation cannot be seiz'd to another Use. See Tit. Use.

Where a Body corporate cannot sue, nor be sued, nor answer in an Action, but by Attorney. See Tit. Attorney.

By what Name a Body corporate shall be &c. where by Name of Baptism, Surname, or of any Church, &c. or not. See Tit. Writ.

Where a Corporation cannot wage Law. See Tit. Law.

Where the Successor of a Corporation shall falsify a Recovery had against his Predecessor, and how, in what Point, and what not. See Tit. Falsifier, &c.

Where a Grant, Leafe, Feoffment, &c. or Deed by a Corporation shall be void by misnaming of the Corporation, or not. See Tit. Misnaming.

Where Purchase of Lands, &c. by a Corporation shall be mortmain, or not. See Tit. Mortmain.

How a Bishop shall be punished for Waffe at the common Law, and how after, &c. See Tit. Waffe.

Where the King's Grant shall be sufficient to make a Corporation, and by what Words, or not. See Tit. Grant of the King.

Where Leaves, Grants, or &c. by Corporations shall be void by the Death of the Lessee, Grantee, or &c. or not. See Tit. Leaves, Grants, Acceptance.

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Coroner.

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Where the Death of a Man shall not be adjudged Homicide, because in Defence of his House and Goods. B. 5. 2 p. 91.

Where the Death of a Man shall not be returned nor adjudged Homicide, because of Lunacy, or un­found Memory. B. 1. 99. b. 4. 42, 124.

The Death of what Persons shall not be adjudged Homicide, as of him that is within a Premunire, &c. B. 5. 17.

Where a Sheriff, or &c. shall be guilty of Homicide for not observing the Order of Law, &c. in putting a Man condemned to Death. B. 7. 14. Calvin's Case.

Who shall be laid a Felon of himself, or Homicide, and what he shall forfeit, what not. B. 1. 50. b. 4. 42. b. 5. 2 p. 110.

Where the Death of a Man shall be Homicide, upon which Deodand shall grow, and what Thing shall be forfeited as Deodand, what not. B. 5. 2 p. 110. See Tit. Deodand.

What shall be Felony of Goods, and what shall be said Goods and Chattels, the Taking of which shall be Felony, of which not. B. 4. 19, 63. b. 7. 18. b. 8. 53.

Where and what shall be said Burglary, what not. B. 4. 40. b. 5. 2 p. 121. b. 9. 66. b. 11. 35, 36.

Where Felony shall be in burning of Houses. B. 4. 20. b. 11. 29 to 35.

Where Things are made Felony, what not at the Common Law. B. 11. 30 to 37.

Where a Man once convictec and at­tained shall be again arraigned, or not. B. 4. 39, 40 twice, 44, 45 twice, 46, 47. b. 6. 14. See Tit. Appeals.

Where a Man once acquitted shall be another Time arraigned, or not. B. 4. 44, 45, 46. See Tit. Appeals.

Who shall be said principal in the Death of a Man, or other Felonies, or &c. who not. B. 4. 40, 42, 44, 46. b. 9. 67. b. 11. 5.

Who shall be said accessory before the Offence, who at the Time, and who after. B. 4. 40, 41, 44, 45.

Where and when the Acces­sory shall be arraigned, or not. B. 4. 43, 44, 47. b. 9. 68, 117, 118, 119.

Where Acquittal, or other Dis­charge of the Principal shall dis­charge the Accessory, or not. B. 4. 43, 44.

Where a Man shall have Counsel in Felony, or Treason, or not. B. 4. 43. b. 9. 65.

Where a Man shall be arraigned at the Suit of the King, hanging an Appeal. B. 4. 44, 45, 47. See Tit. Appeals.

Where the Death of a Man shall not be adjudged Homicide, because in his own Defence. B. 5. 2 p. 91.

Where and what Persons shall have their Trial by their Peers in Cases of Felony, or Treason, what not. B. 6. 52. b. 9. 50, 117. See Tit. Baron, and Barony.

Of what Place or County the Crown shall come to try the Issue in Cases of Felony or Treason. B. 9. 117, 118. See Tit. Appeals.

Where Verdict at large shall be given, and may be given in Appeals, or upon Indictments, and what shall be a good Verdict, what not. B. 4, 40, 43, 46. b. 9. 12, 67, 81, 112, 119.

Where and what Pleas in Abatement of an Appeal, or in Bar a Man shall plead over to Felony. See Tit. Appeal.

Of Appeals of Murder, Rape, Felony, Maim, Robbery, and the whole Matter concerning Appeals. See Tit. Appeals.

What Felony shall be in Escape of a Prisoner. See Tit. Escape.

Of Forfeiture for Treason, or Felony, and what Things, and when shall be forfeited. See Tit. Forfeiture.

Of Indictmens of Murder, Felony, or &c. and all the Matter which concerns Indictments. See Tit. Indictments.

Of fresh Suit to retake a Prisoner, or have Restitution of Goods, &c. and all the Matter which concerns fresh Suit. See Tit. Appeals, and Fresh Suit.

Of Damages to be recovered against Abettors in Appeals. See Tit. Abettors.

Of Abjuration in Cases of Felony, or &c. See Tit. Abjuration.

Of Clergy, in Cases of Felony, or &c. and the whole Matter which concerns it. See Tit. Clergy.

Where and what Clerk shall make his Purgation, and what not, &c. the whole Matter concerning Purgation. See Tit. Clergy, and Purgation.

Of Approving in Cases of Felony, or &c. and before what Jultices a Man may become an Approver, and &c. See Tit. Appeals, and Approver.

Where and what Thing shall be a Deodand, and who shall have the Forfeiture of it. See Tit. Deodand.

D.

Damages, and Costs.


Where and in what Actions the King shall recover Damages, in what not. B. 6. 51. b. 7. 19. See Tit. Qua re Impedit.

Where and in what Actions Damages shall be recovered, without declaring to Damages, and where there shall be Declaration to Damages, and no Recovery of them. B. 6. 51. b. 10. 117. b. 11. 40.

Where Damages shall be awarded to the Plaintiff according to his Count, and where he shall recover more in Damage than he has counted, or not. B. 5. 2 p. 115. b. 10. 116.

Where Damages shall be severed against the Defendants, or not. B. 10. 116, 117. b. 11. 5, 6, 7. See Tit. Apportionment.

Where the Verdict must sever the Damages, the Plaintiff is to recover, or not. B. 5. 2 p. 34, 35, 38, 108. b. 10. 130, 133. See Tit. Apportionment.

Where the Inquest ought to sever the Damages and Costs. B. 10. 117.

Where the Plaintiff ought to sever the Damages in his Count, or not. B. 5. 2 p. 35, 108. b. 10. 116, 117, 130 to 133. b. 11. 5, 6, 7.

Where the Inquest of Office, or other shall assign the whole Damages against the Defendants and the Costs, or not. B. 10. 119. b. 11. 6, 7. See Tit. Attaint.


Where the Jultices may increase or abridge Damages, and in what Actions, where, and in what not, and the Costs, and Miffes of Costs. B. 4. 67.

Where the Court asseizes not Damages, but a Writ to inquire of Damages shall be awarded. B. 5. 2 p. 108. b. 11. 56.
Damages, and Costs.


Where and in what Actions the Defendant shall recover Costs against the Plaintiff, in what not. See Tit. Statutes, many several Statutes from H. 8. &c. to this Time.

Where and in what Actions double Damages shall be recovered. B. 7. 29. b. 10. 116, 117.

Where and in what Actions treble Damages shall be recovered. B. 10. 115, 116.

Where Costs of Suit shall be doubled, or trebled. B. 10. 116, 117.

Where the Plaintiff may release Damages, and have Judgment of the Principal, where not have Judgment of the Principal, unless he release Damages. B. 11. 56. See Tit. Judgments.

Where upon Damages recovered in an Action shall the Survivor be charged, and answer all the Damages, or not. B. 3. 15. See Tit. Charges.

Where Rent shall be recovered in Damages, and how. B. 3. 65. b. 5. 2 p. 30. See Tit. Recover.

Where the Recognizee shall hold over his Term, the Lands extended, because of Costs. B. 4. 67. See Tit. Extents, and Entry concealable.

How and from what Time Costs shall be recovered in Writs purchased by Journeys Accounts. See Tit. Journeys Accounts.

Where and what Damages shall be recovered by the Defendant against the Abettors, or not. See Tit. Abettors.

In Mortdanscefor, and from what Time. B. 10. 117. See Tit. Statutes, Gloucester c. i. there.


In Affize, and what B. 7. 29.

In Account, where, and what, or not. See Tit. Account.

In Dower, and where the Demandant shall recover, and what. See Tit. Dower, and Statute Merton, c. i. there.

Darrein Presentment.

In Writ of Ail, Befail, and Costs, and what. See Tit. Ail, and Costs.

In Entry forcible upon the Statutes 8 H. 6. 5 R. 2. and what. See Tit. Forcible Entry.

In Quod permissat, and where the Plaintiff shall recover Damages, or not. See Tit. Quod permissat.

In Quare Impedit, and what. See Tit. Quare Impedit.

In Writ of Entry shall recover Damages, Illsue of the lands, and Arrears of Rent, hanging the Writ, and before, and that every Tenant shall answer for his Time. See Tit. Arrears of Rent, and Statutes, Gloucester c. i. there.

Where the Plaintiff in a Writ of Mere shall recover Damages. See Tit. Mere.

In Ejezio and firma, and where. See Tit. Ejezio and firma.

In Writs of Ward, and where, and what. See Tit. Ward.

Where Executors shall be charged of their own Goods for Damages only. See Tit. Executors.

Where and what Damages shall be recovered in Detinue, or &c. for obtaining a Diffrefs after Tender of Amend for Damage done, and what shall be sufficient Tender of Amend. See Tit. Repley, and Tender, &c.

In a Writ of Annuity, and what. See Tit. Annuity.

Condition to make Assurance at the Costs, &c. how to be performed, what shall be Performance, and who shall bear the Charge and Costs. See Tit. Condition.

For what Time Damages shall be recovered in a Writ purchased by Journeys Accounts. B. 6. 10.

Darrein Presentment.

Form of the Writ of Darrein Presentment. B. 8. 48, 49.

Where
Where an Infant shall have Affize of Darrein Prefentment, notwithstanding Usurpation during his Nonage, or not B. 6. 50.

Where the Wife shall have Affize of Darrein Prefentment after Death of her Husband, notwithstanding Usurpation during the Coverture, or not B. 6. 50. See Tit. Stat. Weflum. 2. c. 5. there.

Damages in Darrein Prefentment, and what shall be recovered. See Tit. Quare Impedist, and Stat. Weflum. 2. c. 5. there.


Where Protection shall not be allowed in Darrein Prefentment. See Tit. Protection.

Where a Man shall have Darrein Prefentment, or Quare Impedist, tho' he had not the last Prefentment, but Usurpations were. See Tit. Q. Impedit.

How Day shall be accounted, and where, and to what Purposes the Day shall be divided into Hours, or not. B. 1. 106. b. 5. 2 p. 1. b. 6. 33. b. 10. 127, 128, 129. See Tit. Expiffjon.

Where and to what Intent the whole Term shall be accounted but as one Day. B. 4. 71. b. 5. 2 p. 74, 76. b. 8. 157. See Tit. Amendment, Retractis, Non-suH.

What Day shall be given in Quare Impedist, or Darrein Prefentment. B. 6. 2 p. 40.

Where there ought to be Fifteen Days betwixt the Tefe and Return of the Writ, or not. B. 9. 118.

Where Day shall be given to the Parties by the Roll. B. 11. 40.

Where Day of Grace shall not be given against a Peer of the Realm. B. 9. 49. See Tit. Baron, and Baroness.

Where another than the common Day may be given by Affent of the Parties. See Tit. Affent, and Office of the Court.

Where, and to what Time the 40 Days shall be accounted for the Attendance to him who ought to do Eftuage. See Tit. Eftuage.

Where no Day shall be given to the Inquest, but they shall be wholly discharged. See Tit. Enqueft.

Where a Deed shall be good without Date of the Day, and where a Man may say, It was delivered another Day than that on which it bears Date. See Tit. Deeds.

Where Iffue shall be taken and joined upon the Day. See Tit. Issues joined.

Where the Defendant shall not be amerced, because he came at the first Day. See Tit. Amencement.

Where a Condition to be performed at one Day, may be performed at that, or another. See Tit. Condition.

How Condition shall be performed where no Day is express'd. See Tit. Condition.

How many Days shall be allowed to purchase a Writ by Journies Accounts. See Tit. Journies Accounts.

Where Action of Debt lies not for Money to be paid at several Days, until all the Days incurred, and contrary. See Tit. Debt, Obligation, and Recognifances.

Where a Release of a Thing before the Day it is due, is good, and will bar in Action after, &c. See Tit. Releases.

Where a Man shall be received to answer and plead where he has not Day in Courtr. See Tit. Refponder, Affent, and Voucher.

Where Dean and Chapter have several Inheritances and Possifions, and one may have Actions against the others. See Tit. Abbot, &c.

Where a Leafe, Grant, or &c. by a Dean, or Dean and Chapter without the Bishop, or his Confirmation, shall be
Death, and Life.

Where a Lease by Dean, or Dean and Chapter, or Bishop, shall be void in the very Fact by Death, or not, but shall be made good by Acceptance. See Tit. Leaves, and Acceptance. Where and what Chattels the Successor of a Dean, or Dean and Chapter shall have after the Death of the Predecessor, what not. See Tit. Abbot, Chattels, Executors, and Corporations.

Of Appropriation of a Church to a Dean and Chapter how it shall be done, and where good. See Tit. Appropriation. Elections of a Dean, and how they shall be made. See Tit. Election. The Foundation of a Dean and Chapter, &c. and how they are founded and incorporate. See Tit. Corporation, Grant of the King, and Founders.

The Form of Pleading in alledgeing Seizin of Rent, where, &c. he shall say, seized in Right of his Deanery, or &c. See Tit. Corporation, and Pleading. Where a Writ or Process shall be directed, and awarded to a Dean and Chapter, in the Vacancy of the See of the Bishop, or not. See Tit. Writ to the Bishop, and Ordinary. Where Excommunication certified by the Dean and Chapter shall be good. See Tit. Excommunication.

Death, and Life.

Where a Lease for Years is void into facts by Death of the Lessee, or not, or by other Means, or not, but voidable by Entry. B. 1. 51, 153; 154, b. 2. 77. b. 3. 60, 65. b. 5. 2 p. 3. b. 7. 8. See Tit. Leaves, and Acceptance, Entry conveyable, and Condition. Where Discontinuance of Process is by Demise, or Death of the King. B. 7. 29, 30. See Tit. Discontinuance of Process, and Stat. 1 E. 6. c. 7. Reattachment, and Restitution. Where Mainprise in Action shall be discharged by Demise and Death of the King. B. 11. 38. See Tit. Mainprise.

Where Death of a Stranger to the Writ abates it. B. 7. 29, 30.

Where Judgment shall be given, and good, notwithstanding the Plaintiff, or Demandant, or Tenant or Defendant be dead at the Time of the Judgment. B. 1. 152, 106. See Tit. Judgment.

Where Falsifying of Recovery is, because the Tenant, or Defendant in the Action was dead at the Time of the Judgment given. See Tit. Falsifying of Recovery. Where Issue shall be taken upon Defect, and dying seized. See Tit. Issues joined. Where a Writ of Escheat lies, yet the Tenant dies not seized. See Tit. Escheat.

Where Tenant in Mortdances for upon Plea in Bar ought to traverse the Dying seized, or not. See Tit. Mortdancer. Where and what Dying seized is sufficient to maintain an Allize of Mortdancer, what not. See Tit. Mortdancer. Where he that has Right may enter, notwithstanding Death, and dying seized. See Tit. Entry conveyable.

What is sufficient dying seized of the Brother to make the Sister of the whole Blood Heir, and Rebut the Brother of the Half-blood. See Tit. Difent. Where a Writ shall be purchased by Journeys Accounts upon Death, or not. See Tit. Journeys Accounts. Where no Execution shall be against the Heir, or Executor out of Judgment after Death of the Party. See Tit. Execution. Where Attornment is good, notwithstanding the Death of the Grantor, or Grantee. See Tit. Attornment. Where Heir shall have and maintain an Action after the Death of his Ancestor, or not. See Tit. Heir. Where the Executor shall have and maintain an Action after the Death of his Testator, or not. See Tit. Executor.

Where the Death of a Man is not Homicide. See Tit. Crown.

Where
Where the Death of a Man is Murder. See Tit. Crown.

Where a Woman shall have an Appeal of Death, and of the Death of whom. See Tit. Appeals.

Appeal of Death, &c. by the Heir, and who shall be said Heir to have an Appeal. See Tit. Appeals.

Within what Time Appeals of Death ought to be begun, &c. See Tit. Appeals.

Where dying seized of a Bastard makes his Son or Daughter Heir, and what is sufficient dying seized, what not. See Tit. Bastardy.

Where Divorce may be after the Death of the Parties, and of what Effect it shall be. See Tit. Bastardy, and Divorce.

Where a Condition upon a Grant of Rent, or &c. that if the Grantee dies, his Heir within Age, the Rent shall cease, is good. See Tit. Condition.

Where and what Chattels, Debts, or &c. coming to the Husband by Marriage, or &c. the Wife shall have after the Death of her Husband, what not. See Tit. Baron and Feme.

Where and what Chattels, or &c. coming to the Husband by Intermarriage shall be have after the Death of the Wife. See Tit. Baron and Feme.

Where and what Chattels Executors shall have after the Death of their Testator, what not; but the Heir shall have. See Tit. Chattels, Executors, and Heir.

Where a Man shall be excused, because he had no Notice of the Death of a Stranger by whom he claims, &c. See Tit. Notice.

Where and to what Intents a Man may have an Heir in his Life-time, to what not. See Tit. Heir.

Where the Death of him that is summoned and severed abates the Writ, or not. See Tit. Severance.

Decies tantum.

Count in Decies tantum. B. 8. 36, 37.

What Verdict shall be good in Decies tantum. B. 10. 116.

Where Decies tantum shall be an Action popular, when an Action particular to the Party who sues, &c. See Tit. Action popular.

Bar in Decies tantum, and where the King's Charter shall bar the Party, or contrary. See Tit. Action popular, and Charter of the King.

Decrees.

How Decrees in the Court of Chancery, or Exchequer-Chamber shall bind. See Tit. Courts.

Deeds.

What Writing shall be good and sufficient to make a Deed, and where it shall be void and suspicious by Raifure, interlining a new Writing, &c. B. 5. 2 p. 27, 119. b. 10. 92. b. 11. 27. See Tit. Obligation.

Where a Deed without Date shall be good, and if the Date is false, or impossible, and how a Man shall take Benefit of it by Way of Count, or &c. B. 2. 5.

Where a Man shall say the Deed was delivered another Day than that on which it bears Date. B. 2. 4. 5. b. 5. 2 p. 117.

Where a Deed shall have two Deliveries, &c. B. 3. 35. b. 5. 2 p. 75, 84, 119. b. 9. 137.

Where Deed may be delivered as an Esecrow to be delivered over, and where it shall be good by the first Delivery without another, or not. B. 3. 35. b. 5. 2 p. 75, 84, 119. b. 9. 137. See Tit. Debt.

How and to what Time Deeds shall have Relation by their Delivery, to what not. B. 2. 5. b. 3. 35, 36. b. 5. 2 p. 75, 84. See Tit. Countermand.

Where a Deed shall become void by breaking the Seal, or Raifure, &c. B. 5. 2 p. 23, 119. See Tit. Debt, and Obligation.

Where the Seal of a Deed shall be good and sufficient, and the Sealing of many by one Seal shall make it the Deed of all. B. 2. 3. b. 5. 2 p. 23.

Where
Where the Deed shall be good without the Words, in Testimony of which, &c. B. 2, 4, 5.

Where, how, and when a Man illiterate shall be bound to deliver a Deed, and obliged by it. B. 2, 3, 9.

Where a Deed shall be void for the Uncertainty, and because it wants Entendment. B. 1, 5. b. 5. p. 121. b. 8, 56, 154, 155. See Tit. Obligation.

Where a Deed shall be void for fals and incongruous Latin, or not. Where Warranty in a Deed be good, where void, and delivered. B. 5, 2 p. 121. b. 9, 47, 48. b. 10, 133. See Tit. False Latin.

Where a Deed shall be void in Part, and stand in Part, or void against one, and good against another. B. 5, 2 p. 23, 119. b. 10, 86, 87. b. 11, 27.

Where the Habendum in Deeds shall be good, where void, and where the Estate in the Premisses of a Deed shall be changed, abridged, or enlarged by it. B. 2, 23, 52, 55. b. 5, 2 p. 7, 8, 94. b. 6, 36. b. 8, 36, 93, 154. b. 9, 47.

Where a Deed made to one, and delivered to another to his Use, shall not be said a Deed, till he to whose Use agree, or disagree. B. 3, 35, 36. b. 5, 2 p. 119. See Tit. Agreement.

Where and what Deed shall be said a Deed indented, what not. B. 5, 2 p. 20. See Tit. Indenture.

Where a Stranger to a Deed shall take avails by a Deed made to another, and have an Estate by it, and how, or not, B. 1, 127. b. 5, 2 p. 71.

Where and when a Deed shall be condemned, or cancelled, or not. B. 5, 2 p. 74, 75. b. 6, 45.

Where a Deed pleaded shall remain in the Court, and where it shall be delivered again to the Party. B. 5, 2 p. 74, 75. b. 6, 45.

Where the Deputy of an Office cannot be without Deed. B. 9, 51.

Where a Man may plead a Feoffment, Grant, Release, Confirmation, or &c, by the Name compriz'd in the Deed, though he be misnamed, and in Truth he have another Name, or not. B. 10, 57, 107, 122 to 126. See Tit. Misnaming.

Where a Man in pleading may say not his Deed generally, or plead the special Matter, and conclude, and so not his Deed. B. 2, 3, 4, 5, 9. b. 5, 2 p. 23, 119. b. 9, 137.

Where the Words (If it happen) or other Words of Condition in a Deed shall be good, and change the Estate limited by the Premisses, or not. See Tit. Condition, Repugnant, and Tail.

Where Warranty in a Deed shall neither amend, nor enlarge the Estate given by the Premisses. See Tit. Warranty.

Where a Deed made before Time of Memory shall be good, &c, or not. See Tit. Trial, and Grant of the King.

What shall be good Evidence upon Issue, not his Deed. See Tit. Evidence.

Where Command by Word without a Deed shall be good, or not. See Tit. Commandment, Corporation, and Monstrance of Deeds.

Where Licence by Words without Deed shall be good. See Tit. Licence.

Where Partition without Deed shall be good, and Reservasion of Rent upon Partition for Equality of Partition without Deed shall be good. See Tit. Partition.

Where Assignment of Dower, of Affent of the Father, Mother, or &c. shall be good without Deed, or not. See Tit. Dower.

Where Feoffment of Lands shall be good, tho' the Lands be out of View. See Tit. Feoffment.

Where Exchange shall be good without Deed. See Tit. Exchange.

Where a Man shall plead in Bar in Action of Debt upon an Obligation, Matter in Deed, against Specialty, without shewing a Deed, and what Matter. See Tit. Debt, and Audita Querela.

Where a Deed belongs to the Heir, where to the Executors, and Land-Tenant. See Tit. Charters, and Detinue.

Where more or leas passes by the Deed of Feoffment than is compriz'd in the Deed, and where the whole by the Livery, and not by the Deed. See Tit. Feoffment.


Defamation.


Default, and Appearance.

Where the Default of one Defendant is the Default of both, or of all, or not. B. 6. 25. b. 5. 2 p. 75. Where in Action against the Husband and Wife, the Default of the Wife shall be the Default of the Husband, or not. B. 5. 2 p. 75. See Tit. Baron and Feme. Where in Action against Executors the Default of one shall be the Default of both, or all. See Tit. Executors. Where the Vouchee may appear gratis, and be received to enter in the Warranty, and counterplea the Lien, or not. See Tit. Vouchee. Of Appearance by Attorney, and where, and in what Cases the Plaintiff, or Defendant may appear by Attorney. See Tit. Attorney. Where Default shall be in departing in Despight of the Court, and what shall be Departing in Despight of the Court. See Tit. Departing in Despight of the Court. Where
Where Judgment final shall be given in a Writ of Right upon Default of the Tenant, or Vouchee. See Tit. Right.
Where a Recovery had upon Default or Render shall be falsified, and by whom. See Tit. Falsifying of Recovery.
Where a Writ of Discet lies upon a Recovery by Default. See Tit. Discet.
Where a Quod ei deforcert lies not upon a Recovery by Default, and in what Writs. See Tit. Quod ei deforcert.
Where a Release shall be granted to a Wife upon Default of her Husband, or to him in Reversion upon Default, or &c. of Tenant for Life, or to the Lease for Years, or &c. upon Default, or &c. of Tenant in Fee, or &c. See Tit. Release.
Of Retraxit upon Default of the Plaintiff, and the whole Matter concerning it. See Tit. Retraxit.
Where Execution shall be awarded upon Default after Nihil returned upon the first Scire facias, or not. See Tit. Execution.
The Defendant in Premunire may be attained, and Judgment given against him upon Default, or not. See Tit. Premunire.
Affize awarded upon Default, and the Consequence of it. See Tit. Affize.
Where and what Day the Jurors shall be demanded and amerced if they make Default. See Tit. Amercement, and Demand.

Defeasance.
Where Defeasance shall avail as a Release to Discharge Debits, Covenants, or &c. and shall be pleaded in Bar to avoid Circuity of Action. B. 1. 113. See Tit. Circuity of Action.
Where Defeasance shall avail as a Condition to avoid an Estate in Lands. B. 2. 71, 74. b. 4. 9.
Where a Defeasance, Release, or &c. made by the Head of a Corporation only shall bar the Successor, and whole Corporation for ever See Tit. Corporation, and Abbot.
Where a Stranger to the Deed of Defeasance shall have Avail by it, and plead it. See Tit. Deeds.
Where a Defeasance, or other Matter may be pleaded in Bar by Force of a Deed without shewing it, or not. See Tit. Monstrance of Deeds.

Degrees.
Where Entry shall make a Degree to have a Writ of Entry in the per, or per &c. or not. See Tit. Entry.
Where and what Release shall make a Degree, &c. and he to whom the Release is made, be supposed in the per, by him who released, or not. See Tit. Release.

Delay.
Where Judgment may be delayed and respited by Distinction of the Court. See Tit. Office of Courts, and Judgment.
Where the Justices ought not to delay Justice to the Subjects, neither for the Privy Seal, nor other Seals of the King. See Tit. Statutes, 2 E. 3. and 20 E. 3. and Superfedeas.
How, and in what Manner Homage to be made by the Heir upon Livery may be respited. See Tit. Livery.
Where it shall be in the Distinction of the Justices to say Restitution upon forcibly Entry and Traverse, &c. See Tit. Forcible Entry.
Where is Delay for Age, and Plea demurring. See Tit. Age.
Where Delay shall be for Essoin. See Tit. Essoin.
Where Delay shall be for Refecit. See Tit. Refecit.
Where Delay shall be for Protection. See Tit. Protection.
Where Delay shall be for Writ of Error. See Tit. Error.
Where
Demands, and Demandable.

Where Delay shall be for Attaint, See Tit. Attaint.

Demands, and Demandable. See Tit. Request.


The Order to be observed in Demands by Precipe quod reddat, or &c. and where a Writ or Plaintiff shall not abate for Want of Form, or contrary, B. 4. 39, 87. b. 11. 55, 58. 2.

Where a Demand by Precipe quod reddat lies not against the King, B. 4. 55. b. 6. 51. See Tit. Petition, and Praeceptual.

Where a Precipe quod reddat lies of a Messuage, or House, and where they shall be recovered by Demand of Land, B. 4. 87.

Where a Precipe quod reddat, or Plaintiff in Affize shall be of a Mill, B. 4. 87. See Tit. Affize, and Dower.


Where a Precipe quod reddat lies of an Advowson, or not, B. 2. 74. b. 5. 2 p. 4. 40. b. 11. 40. See Tit. Ad

Where a Precipe quod reddat lies of Land, and what Things are included and shall be recovered by Demands of it, B. 4. 87. b. 11. 49.

Where a Precipe quod reddat lies of a Manor, and where a Forfeiture needs in it, or not, B. 5. 2 p. 11. b. 11. 47, 49. See Tit. Manor, and Writ.

Where a Precipe quod reddat lies of Wood, and how the Demand shall be. B. 4. 87. b. 11. 49. See Tit. Woods, and Affize.

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Where a Man may vouch one or two upon Joint Guarantee at his Election, or not. See Tit. Vouch.

To have Execution by Exemtion, Capias, or Elegit, or not. See Tit. Executions.

Of a Woman after Death of her Husband, or Issue in Tail, or &c. to make a Lease good by Acceptance. See Tit. Acceptance.

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Where a Man shall pray and have Process at the Common Law, or Process given by Statute, or not. See Tit. Process.

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Where it is in the Election of Justices of Peace to make Restitution upon the Statutes of forcible Entry, or stay it upon Travers. See Tit. Forcible Entry, and Peace.

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Where a Woman shall be barred of Dower by eloigning the Heir, and by eloigning and detaining of Chattels. See Tit. Dower.
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Where the Differee shall have the Emblements of the Difffeor or Abator after his Re-entry, or not. B. 11. 51.

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Where Leffe for Life, or his Executors shall have the Emblements. B. 5. 2 p. 85.

Where the Husband who has an Estate in the Right of his Wife, shall have the Emblements. B. 5. 2 p. 116.

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The Form of Entry of Emparlance in the King's Bench, and Difference betwixt Emparlance upon Plea in Bar, and upon Replication. B. 5. 2 p. 75. See Tit. Continuance.

Where after Emparlance the Defendant shall have Hearing of the Deed, Teflament, or Record, or not. B. 5. 2 p. 74.

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Where and to what Intents the Presentee to a Church shall be said an Incumbent by Admission without Induction, to what not. B. 4. 75. b. 6. 49. B. 7. 26. See Tit. Presentation to a Church, and Qwre Impedit.

What Manner of Persons cannot be Presentees to a Church, to be Incumbents, but the Bishop may refuse them, &c. B. 4. 17. b. 5. 2 p. 57, 58.

Where an Incumbent shall be removed upon Recovery in a Writ of Right, or Qwre Impedit, or &c. where not. B. 6. 29, 30, 48, 50, 51. See Tit. Writ to the Bishop.

Of an incumbent Parfon Imparformance, &c. See Tit. Appropriation.

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Where an Incumbent shall have Affize, or Trefpafs of Diffeor, or Trefpafs done him, of Tithes in his Glebe Land, or Church-yard, &c. See Tit. Affize, Trefpafs, and Parfon.

Where Plenarty by Six Months shall be sufficient Title, and bar in Qwre Impedit, or &c. or Plenarty in a Parfon imparformance, or not. See Tit. Qwre Impedit.

Where a Lease by a Parfon, Prebend, or &c. of his Parfonage, or &c. shall be void by their Deaths, Resignation, Non-residence, or &c. or not. See Tit. Leases, and Parfon.

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Where and what shall be said and accounted an Indenture, or Deed indented, what not. B. 5. 2 p. 20. See Tit. Deeds.

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Enditement.

Where an Inditement is good, without shewing the Depth of the Wound, or not. B. 4. 40, 41. b. 5. 2 p. 122.

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Where an Inditement which wants the Word (feloniously) is good, or not. B. 4. 41. b. 5. 2 p. 121. b. 9. 69.

Where an Inditement by Words general, as common Thief, Forfaller, Champeror, Barretor, or &c., is good, or not. B. 8. 36, 37. See Tit. Barretor.

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Where an Inditement, or Prefentment, not expressing before what Court or Judge it was, &c., is good, or not. B. 4. 41.

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Inditement of Burglary, and what shall be good, what not. See Tit. Crown.

For what Place and County the Country shall come to try the Issue upon an Inditement of Felony, or Treafon. See Tit. Crown.

Where the Inquest upon Issue joined upon Inditement of Felony in one County may find a Thing done in another. See Tit. Enquest.

What shall be a good Inditement of High Treafon, what not. See Tit. Treafon.
What shall be a good Inditement of Petty Treason, what not. See Tit. Crown.

Of Inditements and Presentments in Leets, which shall be good, which not. See Tit. Leets.

Where an Inditement is insufficient for Default of the Word percutit, He struck. B. 4. 42. b. 5. 2 p. 122, 123.

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Where the principal and accessory may be joined in one Inditement, or several Inditements, may be at Election, See Tit. Appeals, and Election.

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Where an Inditement shall be good without the Words (in the Peace of God, or of our Lord the King) or not. B. 4. 41.

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Where an Inditement is but an Inquest of Office to find the Truth of the Fact, and therefore Defects in Law in them shall be supplied, &c. B. 4. 42, 47.

Where Surplusage in an Inditement shall make it vitius, or not. See Tit. Surplusage.

Where Inditement by Inquest which finds Matter of Record is good, or not. See Tit. Enquiry.

Where an Inditement of a Justice of Record for a Thing as Justice shall be good, or not. B. 4. 16. See Tit. Conspiracy.

Where Inditements of Trespasses, or other Misdeeds personal, &c. are good; and Bars in them. B. 9. 113, 118. See Tit. Bar.

The Office of the Justice upon a vitious Inditement. B. 4. 45.

Where an Inditement, or Presentment, &c. are not traversable, where contrary. See Tit. Appeals.

Where a Man may be indicted and arraigned, notwithstanding an Appeal hanging against them, or not. See Tit. Appeals.

Where a Man once acquitted shall be again indicted and arraigned. See Tit. Appeals, and Crown.

Of Accusation by Inditement, &c. See Tit. Acquaintance.

Where Verdict at large may be given upon Inditement of Murder, Felony, or &c. and what Verdict is good, what not. See Tit. Crown.

Where Conspiracy lies against Inditers, &c. and what shall be a good Inditement for them, what not. See Tit. Conspiracy.

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Levies a Fine, how, and within what Time he must avoid it. B. 1. 76. b. 2. 57, 58, 77. b. 11. 69, 77. See Tit. Error.

Where a Feoffment, or Leafe by an Infant is void, or voidable, and where good by Acceptance, &c. B. 4. 125. b. 5. 2 p. 27. b. 8. 42, 43. See Tit. Acceptance.

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Where a Contract by an Infant shall bind him, or not. B. 9. 87.

Where an Infant shall be charged for Wasted done, and Recovery against him shall bind him. B. 8. 44.
Where Usurpation upon an Infant, by Presentation to a Church shall bind, and put him out of Possession, or not. B. 6. 49. 50. b. 11. 33. See Tit. Statutes, W. 2. c. 5.

Where an Infant bound by Warranty collateral descended upon him during his Nonage. B. 1. 140.

Where an Infant is to be excused for a Breach of a Condition in Deed, or Law, by his Nonage, or not. B. 8. 44.

Where a Stranger shall take Advantage of the Nonage of an Infant, and avoid Estates made by him, or not. B. 1. 140. b. 3. 12. b. 4. 125. b. 7. 8. b. 8. 43. 44. See Tit. Age, and Dam fuit infra atatem.

Where an Infant in his Mother's Belly shall be vouched, and what Things he shall have, and his Capacity to take, &c. B. 7. 9. b. 10. 32. See Tit. Capacity.

Where an Infant, &c. shall satisfy a Recovery had against him during his Nonage, or not. B. 6: 8. b. 8. 44. 100. See Tit. Esle Recovery.

Infant Lord of a Manor grants a Copyhold, it shall bind him. B. 4. 23. b. 8. 63.

Declaration of Use of a Fine levied by him, good, and binds him. B. 2. 58. See Tit. Use.

The King an Infant shall not avoid a Grant, because of his Nonage. B. 5. 2 p. 27. b. 7. 10. 12. Calvin's Case. See Tit. King, and Prerogative.

Where an Infant is not to be amerced, but if he be, is pardoned in Action brought by him. B. 5. 2 p. 49. b. 8. 61. See Tit. Amercement.

Where an Infant shall sue by Guardian, and how the Entry shall be in the Roll. B. 4. 53. 54. See Tit. Attorney.

Where an Infant is bound by Non-claim within a Year and Day upon Waif and Effray. B. 5. 2 p. 108. See Tit. Waif, and Effray.

Where a Corporation shall not avoid their Grant, &c. because of Infancy of their Head, and Sovereign. See Tit. Corporation.


Where an Infant is bound by Non-claim within Five Years upon a Fine levied, and how the Five Years shall be accounted. See Tit. Continual Claim, Computition, and Statutes 4 H. 7. c. 24. there.

Where the Infant shall be charged by Ceasing of Services, and Recovery in Coffavit, shall bind him for ever. See Tit. Coffavit.

Where an Infant shall attorn, and where not. See Tit. Age, and Attornament.

Where a Testament, or Devise by an Infant shall be good, or not. See Tit. Testament.

Where an Infant shall enter upon Difcent of the Bastard eigne, by Reason of his Nonage. See Tit. Bastardy.

Where an Infant is bound by Statute-Merchant, Staple, or Recognition, or not. See Tit. Andita querela.

Where the Infant Plaintiff in Per qua servitio, or &c. shall acknowledge the Acquittal, Warranty, or other Advantage to the Defendant, and shall be bound by it. See Tit. Attornament.

Where Age shall be granted, and the Plea demur in Partitione facienda. See Tit. Age.

Where an Infant may make Attorney, and appear by Attorney, or not. See Tit. Attorney.

Where Entry shall be lawful upon Difcent, because of Nonage. See Tit. Entry Congeable.

Where Age shall not be granted in Affize, &c. but the Circumstances shall be inquired of to his Advantage. See Tit. Age, and Affize.

Where Alienation of an Infant shall be good by Custom. See Tit. Custom.

Where an Infant shall be barred by his Acceptance. See Tit. Acceptance.


Where Process shall be awarded to make the Infant come to be viewed. See Tit. Process.
Enfranchisement.

Enfranchisement.

Where Enfranchisement of a Villain, or Nief shall be by Expoufal and for what Time. B. 4. 55.


Where Enfranchisement shall not be by Feoffment to a Villein by the Tenant of the Lord by Collusion. B. 11. 77.

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Where a Villein of the King shall not be enfranchised by Grant of Land, &c. to him by the King. B. 5. 2 p. 56.

Where a Villein shall be enfranchised for ever, and where but for a Time. B. 4. 55.

Where Enfranchisement shall be by Matter in Pais to which the Lord is Party, or not. B. 4. 55. b. 9. 85. b. 11. 77.

Where a Villein shall be enfranchised by Matter of Record, to which the Lord is Party, or not. B. 5. 2 p. 56. b. 11. 77.

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Inheritance.

Where a Man shall have an Estate of Inheritance without the Word (Heirs) by Grant, Devise, &c. or not. B. 1. 85 to 87, 100, 103. b. 3. 21. b. 4. 29. b. 5. 2 p. 112. b. 6. 16, 17, 27. b. 10. 57. See Tit. Estates.

Where no Estate shall be of Inheritance by Feoffment, Grant, or &c., though the Word (Heirs) are within the Deed of Feoffment, Grant, or &c. B. 1. 40, 43, 66, 85, 104, 140, 147, 155. b. 2. 21, 23, 24. b. 4. 29. b. 5. 2 p. 112. b. 8. 27.

Where two have joint Estates for Life, and several Inheritances. B. 1. 84. b. 8. 87. See Tit. Estates.

May defend, not afeend. B. 3. 40. See Tit. Difcent.

Where Attainder of the Father shall be Corruption of Blood in the Sons, so that they shall not inherit to the Father, or other Ancestor. See Tit. Corruption of Blood.

In Chattels, and where the Heir shall have them as Parcel, or Incident to the Inheritance. See Tit. Chattels.

Who shall be Heir, and have the Land by Difcent, who not. See Tit. Difcent, and Heir.

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Where several Venire facias's shall be awarded to have the Inquest, or but one joint Venire upon one, or several Issues. B. 8. 66. b. 11. 5. 6.

Where the Defendant shall have Venire facias, to have the Inquest with Provifo, or without, or not. B. 10. 104.

How a Venire facias, or &c. of the Tales shall be awarded, and how many of the Tales may be, or not. B. 10. 104, 105.

Where the Inquest shall be taken of the Tales, the Venire facias, or principal Panel being qualified, or where by the principal Panel but one or two are returned. B. 10. 104, 105.

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Where the Inquest shall be discharged, and for what Causes. B. 8. 65, 66.

Which are Inquests of Office, and where to be taken, and what shall ensue upon them. B. 10. 119.

Where the Inquest shall find Matter of Record, where it ought to take Notice of it, upon Pain of Attaint, and their finding it good. B. 1. 8, 9, 28, 35, 41, 168, 169. b. 2. 19, 20.
Enquest.

20, 25, 50, 51, 70, 91. b. 3. 7, 69. b. 4. 64, 65, 101, 102. b. 5, 1, 2. and 2 p. 5, 59, 104. b. 7. 121. b. 8. 67. b. 9, 5, 8, b. 11, 9, 19.

Where the Inquest shall try, and find a Spiritual, and take Knowledge of it upon Pain of Attaint, or not. B. 4. 29. b. 5. 5. 2. 98, 104. b. 7. 53.

Where the Inquest shall try, and inquire of a Thing done beyond Sea, or in Scotland; or not. B. 6. 46, 47. b. 7. 23, 26, 27. Calvin's Case.

Where the Inquest may, and must find Matter of Estoppel, and good. B. 4. 53.

Where the Inquest is not estopped by Pleading of the Parties, but are at large to find the Truth of the Matter. B. 2. 4. 53. b. 4. 53, 125. b. 5. 2. p. 30. See Tit. Estoppel.

Where the Inquest shall take Notice of, and find Matter in a foreign County, and their Finding and Verdict upon it good. B. 5. 2. p. 56. b. 6. 46. b. 7. 2.

Where the Inquest shall not be charged with Matters in Law, and if they meddle with them, and find them, their Finding as to them to be nothing, and void. B. 2. 75. b. 4. 42. 53. b. 5. 5. b. 6. 6. b. 7. 1. b. 8. 115. b. 9. 12, 13, 23, 25, 30. b. 10. 92. b. 11. 12.

How the Justices may order the Inquest, and their Authority to punish them for Eating and Drinking. B. 5. 2. p. 40. b. 8. 41. b. 11. 43. See Tit. Amercement, and Fines to the King.

Where the Party shall have Avail of Estoppel found by the Inquest, tho' not pleaded. B. 4. 53.

From what Review and County shall the Inquest come upon Trial of Issues, and from what not. See Tit. Viciss, and Trial.

To whom a Venire facias, or &c. to have an Inquest, shall be awarded, see above, and Tit. Coroners.

Where the Inquest shall be of Two Counties, or not. See Tit. Affize.

How Proces shall be awarded against the Inquest, when one Party is an Alien born, and how the Inquest shall be taken. See Tit. Alien.

Where after Issue joined for Parcel, or one Defen. and Demurrer, for the other Party, or Parcel, no Proces shall issue against the Inquest, but it shall cease, because of the Demurrer, and where contrary. See Tit. Demurrer.

Of Election of the grand Inquest in the Writ of Right, and the Order of it. See Tit. Right.

Where the Inquest shall be demanded and amerced. See Tit. Amercement.

What Writings or Records given in Evidence shall the Inquest have with them. See Tit. Evidence.

Where the Inquest shall be taken in a Writ of Right, instead of the grand Affize. See Tit. Right.

Where the Inquest of Office, or other affessees all the Damages, &c. See Tit. Damages, and Attaint.

Where the Inquest ought to sever the Damages against the Defendant, or not. See Tit. Damages, and Apportionment.

Where the Inquest ought to sever the Damages which the Plaintiff is to recover. See Tit. Damages, and Apportionment.

Where the Inquest ought to sever the Costs and Damages. See Tit. Damages.

Where the Inquest shall be supplied from the Standers by. See Tit. jurors.

Where the Inquest shall enquire of, and try the Intent of a Man, and where they shall be charged to inquire of it. See Tit. Trial.

What Return of the Sheriff shall be good upon a Venire facias, Habeas corpus, or Distress against the Inquest. See Tit. Return of the Sheriff.

Where the Parties shall have Avail of a Condition found by the Inquest, without pleading, or giving it in Evidence, or no See Tit. Monstrance of Deeds, and Verdict.

Where Trial shall be by the first Jurors, and others, or by the first Jurors alone. See Tit. Trial.

Where the Inquest shall try a Thing before the Time of Memory,
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of not. See Tit. Trial, and Grants of the King.

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Of Challenges to the Inquest, or to the Jurors. See Tit. Challenge.

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Where a Writ shall be good by Intendment. B. 3. 44. b. 8. 119. See Tit. Writ.

Where Plaintiff in Affize shall be good by Intendment. B. 8. 57. See Tit. Plaint.

Where a Count shall be good by Intendment, or not. B. 3. 1, 2. b. 5. 2 p. 120. b. 8. 57. 133. b. 10. 54. See Tit. Count, and Plaintiff.

Where Avowry shall be good by Intendment, or not. B. 3. 1, 2. b. 7. 23, 25. See Tit. Avowry.

Where a Bar shall be good by Intendment, and good if it be Certainty to common Intendment. B. 3. 1, 2. b. 5. 2 p. 111. b. 8. 57. b. 10. 59. See Tit. Bar.

Where Verdict shall be good by Intendment, or not. B. 3. 9. b. 4. 65. b. 5. 2 p. 5. 35. 96. 108. 122. b. 9. 51, 68, 69, 74. b. 10. 57. See Tit. Verdict.

Where an Intendment shall be good by Indictment, or not. B. 4. 40. 41, 48. See Tit. Indictment.

Where the King's Grant shall be taken and continued by Intendment, and if Two Intendments be, which shall be taken. See Tit. Grants of the King.

Where the King's Prerogative shall be taken by Intendment, and that be intended for him. See Tit. Prerogative, and Grant of the King, and Tenure.

Where Esseoppel shall be by Intendment of that which is intended and implied within the Record. See Tit. Esseoppel.

Entendment.

Where a Deed, or Grant, &c. shall be void, because of Want of Intendment. See Tit. Deeds, Grants, and Gifts.

Upon Feoffment, Grant, or &c. without limiting any Estate, and what Estate the Feoffee, Grantee, or &c. shall have. See Tit. Estate, and Devises.

Upon speaking of Escuage generally. See Tit. Escape.

Upon Speaking to make Proof generally. See Tit. Condition, and Witnesses.

Upon Speaking of J. S. or &c. generally who shall be intended, the Father, or Son. See Tit. Writ.

Upon Speaking of Courts, and what Courts shall be intended Courts of Record, in which a Man shall sue for Penalties, &c. See Tit. Courts.

Upon Speaking of the Feast of St. Michael, where, &c. what Feast shall be intended. See Tit. Exposition.

Where the special Refervation of the Party destroys the general Intendment of the Law. See Tit. Refervation.

Where the Intention of the Parties shall direct the Assurance of Lands, and Usfs, and the Intent of the Parties is more regarded than the strict Words of a Deed. B. 1. 99, 100, 101. b. 2. 75, 76, 77. b. 5. 2 p. 26. b. 6. 33, 64. b. 8. 94, 155. b. 9. 9, 10. b. 11. 15. See Tit. Uses, and Deeds.

Where the Condition of an Obligation shall not be paid performed, if the Intent of the Parties be not performed, tho' the Words be fully performed, and contrary. See Tit. Condition.

Where the Intent of a Man shall be tried and inquired as a Thing material: See Tit. Trial.

Where by Grant, Feoffment, or &c. the Grantee, Feoffee, or &c. shall have other Things, or intermeddle in other Land, to make that which is implied and intended in the Grant, or &c. See Tit. Grants.

Where a Plea that has two Intendments, shall be taken, and intended most strong against him that pleads it. See Tit. Pleadings.

Where an Esrate uncertain to whom, and of what Thing, &c. shall be guided by Intendment. See Tit. Devise, Estates, Grants, and Misna-

ning.

Where the Return of the Sheriff shall be good by Intendment. See Tit. Return of the Sheriff.

What Caufe of Excommunication shall be intended where no Caufe is expressed. See Tit. Excommunication.

Where Tenure shall be according to the special Reservation of the Party, and not according to the general Intendment of the Law. See Tit. Reservation, and Tenure.

Where the Intent of the Testator is more repeated in the Exposition of Wills, than the Words of the Testament. See Tit. Devises.

Enterpleading.

How Livery shall be made, where two are found Heirs to one Man, and when, and how they shall inter-plead. B. 7. 45. See Tit. Livery.

Where Interpleading shall be by Two, where they are to have Osier la maine of the King. See Tit. Livery.

Upon what Office Two shall inter-plead where they sue to have Live-ry, or &c. out of the King's Hands. B. 7. 45.

Entry in Lands, and Writ of Entry.

Where Entry shall make a Degree to have a Writ of Entry, in the Per and Cui, or in the Pos. B. 1. 2, 125, 136. b. 3. 62. b. 4. 27, 28, 29, 71. b. 5. 2 p. 17, 113. b. 6. 79. b. 7. 9.

Where, when, for, and againft whom a Writ of Entry in Consimili Casa lies, &c. where, when, for, and againft whom not. B. 6. 8. b. 8. 48, 49. See Tit. Stat. W. 2. c. 4. 24, 25.

Form of the Writ of Entry in Consimili Casa, and what Matter is sufficient to abate it, what not. B. 8. 49.

Where, and of what Thing a Writ of Entry Ad terminum qui pretenderit lies. See B. 8. 47. and Demands.

Where a Writ of Entry in the Per, or Per and Cui lies of an Office. B. 8. 47. See Tit. Demand, Affize, and Plaint.

Where a Man may have a Writ of Entry in the Per, or Per and Cui, or in the Pos, at his Election, or not. B. 6. 9.

Where a Man may have an Affize, or Writ of Entry in the Nature of Affize of his own Possession. See Tit. Election.

Of the Writ of Entry Caufa matrimonii praelociti. See Tit. Caufa matrimonii praelocuti.

Of the Writ of Entry Cui in vita contradictiæ non potuit. See Tit. Cui in vita. Of Entry by Intrusion.

Of the Writ of Entry Dum non compos mentis. See Tit. Dum non comos mentis.

Of the Writ of Entry upon Alienation Dum sit infra statem. See Tit. Dum sit infra statem.

Where a Man upon Recovery, or Fine levied shall be adjudged in Possession presentely, without Entry, or Seisin. See Tit. Continual Claims, Entry Congeable, Possession, and Recov-ery.

Where upon a Condition broken a Man shall be adjudged in Possession presentely, without Re-entry, or not. See Tit. Conditions.

Where a Man shall have Trespafs, and punish the mean Trespafs without Re-entry, or not. See Tit. Tres-pafs.

Where a Condition giving Entry to a Stranger, is void. See Tit. Condi-

tions.

Of Esplees alledged in Writs of Entry, how, and in which. See Tit. Esplees.

Entry in Lands, and Entry Congeable.

Where Possession and Seisin in Lands, or &c. shall be repleted and adjudged in him that has Right without Entry in Deed, or not. B. 1. 85, 94, 97, 147. b. 2. 53. b. 3. 65, 84, 85. b. 4. 53. b 6. 62. b. S. 44.

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Entry in Lands, and Entry Con-geable.

95. See Tit. Conditions, and Continuous
Claim.

Where Entry of the Wife, or her
Heir shall be lawful after Discontin-
uance by the Husband, or not. B. 1.
102. b. 3. 51, 59 to 61, 85. b. 5.
2 p. 80. b. 8. 43, 44. b. 9. 141. See
Tit. Discontinuance of Lands, and the

Where Entry shall be lawful upon
Dissent, because of Nonage, and by
whom, where, and for whom not.
B. 4. 125. b. 7. 11. b. 8. 43, 44, 100.
See Tit. Enfant, and Dumn fuit infra
status.

Where Entry in Lands is lawful
upon Dissent, because the Owner
during the Time was over Sea, or
not. B. 8. 100.

Where Entry is lawful upon De-
scent after Recovery, Fine, &c. or
not. B. 6. 51. b. 8. 72. b. 10. 27, 38.
See Tit. Falsifying of Recovery, and
Remitter.

Where Entry upon Dissent shall
be lawful, because of Privity of
Blood, or not. B. 1. 95, 98, 102, 137.
b. 3. 61, 62. See Tit. Bastardy.

Where Entry of the Eldest may
be lawful upon Dissent, or not. B. 4.
22, 23. b. 7. 11. b. 8. 101. b. 11. 33.
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Where the Entry of the Eldest
is lawful upon the Lord by Escheat.
B. 4. 53. b. 8. 101.

Where the Entry of the Heir is
lawful, where the Entry of the An-
cessor was not. B. 1. 111. b. 3. 60.
b. 4. 125. b. 8. 43. See Tit. Idest.

Where the Entry of the Heir is
lawful, because of Right descended
to him. B. 8. 43, 44.

Where the Entry of him in Rever-
sion, or Remainder is lawful, not-
withstanding Recovery had against
Tenant for Term of Life. B. 1. 16.
b. 3. 2, 60. See Tit. Falsifying of Re-
covery, and Forfeiture, and Statutes,
32 of H. 8. c. 51. 14 Eliz. c. 8.

Where Entry is lawful upon a
Stranger to the Recovery, who
comes in by a mean Estrate, &c.
B. 6. 51.

Where Entry is lawful upon Ten-
nant in Dower after Dissent, or not,
B. 8. 101.

Where Entry is lawful upon Ten-
nant by Courtesay, or upon the Issue
after his Death, after Dissent. B. 3.
34.

Where Entry of the Feoffees of
him to whose Use, is lawful upon
him to whose Use himself, and where
the antient Use shall not revive,
without their Entry upon a Stranger,
B. 1. 101, 112, 126, 128, 130, 134.
b. 7. 9. See Tit. Uses.

Where Entry shall be lawful, not-
withstanding a Recovery against
himself, or his Ancestor, or after
Execution upon Recognisance sued,
and where the Entry of one shall
advantage another. B. 8. 44. b. 9.
106, 140, 142, and 11. See Tit.
Recognition, and Damages, and Ex-
tent.

Where Entry, or Recovery of one
shall avail the other, and vest the
Estate and Frank-tenement in him,
and where the Entry of one shall
advantage another. B. 8. 44. b. 9.
106, 140, 142, and 11. See Tit.
Recognition, and Remitter.

Where Entry once taken away,
and not lawful, shall become lawful
54. b. 8. 43, 44.

Where the Entry of the Leffer, or
&c. upon Leffer for Years, or &c.
to see if Waste be done, shall be law-
ful, and how he ought to demean
himself upon such Entry. B. 8. 146.

Where Entry and Seilure of Land
by the King, or his Minifters shall
be good without Office founded, or
not. B. 1. 42, 48. b. 2. 52. b. 3. 2, 3,
10, 11. b. 4. 54, 58, 126, 127. b. 5.
2 p. 55, 56, 109, 110. b. 7. 12, 13,
14, 25. b. 8. 169, 170. b. 9. 16, 95.
b. 11. 12.

Where the King cannot enter into
Lands, or seize them by Office founded
without a Writ of Seire facias, or oth-
er Process, or contrary. B. 2. 80.
b. 3. 11. b. 4. 56, 58, 126. b. 8. 169.
b. 9. 95, 96. b. 11. 12.

Where the King shall presently be
in Possession of Land, or &c. by Of-
face founded, or not; till he has enred,
or seized. B. 3. 11. b. 4. 58. b. 5.
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Entry in Lands, and Entry Consecutively.

Where Entry may be upon the King's Possession without Livery sudded, Petition, or Outlaw la maine, or not. B. 1. 50, 133. b. 2. 53. b. 4. 55. 56. 59. b. 7. 32. b. 8. 76. 172. b. 9. 69. 98. See Tit. Intrusion, and Livery.

Where Entry into Lands for a certain Time is good, and may be. B. 3. 61. See Tit. Condition, Forfeiture of Marriage, and Election.

Where Entry may be in a Moiety, and the Estate stand for the other Moiety upon a Joint Demise. B. 4. 73. See Tit. Joint-Tenants.

Where Entry into Lands may be, because of a Condition in Law, and which are Conditions in Law, which not. See Tit. Conditions.

Where Entry may be in Lands, or &c. for Conditions in Deed, and upon whom, and by whom. See Tit. Condition, Assignes, and Statutes, 32 H. 3. c. 34. there.

Where Entry into Lands, or &c. may be, by Reason of a Condition created, and added to an Estate by Defeance. See Tit. Circuity of Allom.

Where Entry, or Re-entry may not be in Lands, &c. for a Condition, without Demand of the Rent reserved upon the Lease, &c. and what Demand is good, what not. See Tit. Demand.

Where Entry shall not be for a Condition, &c. because of Acceptance of Rent after the Condition broken, and where contrary, See Tit. Acceptance.

Where the Lessee, Feoffor, or &c. by Re-entry for a Condition broken shall be adjudged in his former Estate, and to what Intents, and the Estate avoided from the Beginning, and to what not. See Tit. Condition.

Where the Lord of a Villein shall not have an Estate in Lands, or Goods of the Villein, without Entry, Seifure, or Claim. See Tit. Continual Claim.

Where the Entry of the Husband shall vest the Estate in the Wife, or not. See Tit. Baron, and Feme.

Where Entry of the Muile may be upon Descents during his Nonage. See Tit. Basaridy.

Where an Infant may enter, notwithstanding his Feoffment, Lease, or &c. See Tit. Infant, and Acceptance.

Where Entry may be upon Descents during the Time of Imprisonment. See Tit. Dures.

Where Entry of a Parson, Prebend, &c. may be, notwithstanding Alienation of their Predecessor. See Tit. Continuance.

Where Entry may be, because of his own Feoffment of his Ancestor, by Cause of unfound Memory. See Tit. Dumb non compons mentis, and Ideots.

Where the Issue in Tail may enter, notwithstanding the Exchange of his Ancestor. See Tit. Exchange.

Where the Lord may enter for Exchange, upon the Death of his Tenant without Heir, or not. See Tit. Exchange, and Infant.

Where Entry of the Lord in Right of an Infant his Ward is lawful, or not. See Tit. Ward, and Collusion.

Where Entry may be, because of Forfeiture, by Alienation, to the Disinheriting, &c. or not. See Tit. Forfeiture, and above.

Where Entry may be, because of Assent to Rape. See Tit. Rape, and Stat. 6 R. 2. c. 6. 4. 5 P. & M. c. 5.

Where Entry may be against his own Release, or Confirmation because of Right, or Title ascertained of late Time. See Tit. Release, and Confirmation.

Where the Entry of him to whose Use shall be Diseaine to the Feoffees, or no, &c. See Tit. Uses.

Where Entry may be for Right, notwithstanding Release of Actions. See Tit. Right.

Where the Device may enter Lands, or &c. devised unto him, without Assent of the Executors, or not. See Tit. Device.

Where an Action of Trespass may be maintained, and against whom without Re-entry, and against whom after Re-entry, against whom not. See Tit. Trespass.
Entry in Lands, and Entry Congenial. Entry of Pleas.

Where Tenant at Will may enter upon a Devise, or not. See Tit. Tenant at Will.

Where he that enters into Land, or &c. of another, by Course of Law, shall be a Trespaßer from the Beginning by Matter of other Fact. See Tit. Jusification.

Where Entry of the Son, or Daughter born after may be lawful upon the Uncle, &c. who entered as Heir. See Tit. Devise, and Vesting, and Developing.

Where Entry of the Executors upon a Devise made that they shall sell the Land, or &c. may be upon a Devise. See Tit. Devise.

Where Entry of one remits his Companion, or not. See Tit. Remitter.

Where Entry in the Land of another is lawful by Reason of Common claimed. See Tit. Common.

Where Entry in the Land of another is lawful to distrain, &c. or not. See Tit. Dispress.

Where Executors may enter the Heir's Land, to take, &c. See Tit. Chattels, and Devise.

Where and what Entry of the Heir after Death of the Ancestor, where the King is to have Ward, or Primer Seisin, is Intrusion upon the King's Possession, or not. See Tit. Invasión.

Where Entry cannot be against the Patentee of the King, without Scire facias sued against him upon Traverse, Tender, or Petition to the King. See Tit. Scire facias, Petition, and Traverse to Office.

Where a Stranger to a Recovery may enter and falsify the Recovery without Action sued. See Tit. Falsifying of Recovery.

Where a Woman may enter, and take her Dower without Assignment. See Tit. Dower.

Where the Heir, or &c. may enter for Forfeiture of the Jointure to the Wife, by her Alienation against the Statute, tit. H. 7. c. 20. See Tit. Statutes.

Where the Assignee of a Reversion may enter for a Condition broken, and what Assignee. See Tit. Statutes, 32 H. 8. c. 34. Assignee, and Conditions.

Entry of Pleas.

Form of Entry of a Warrant of Attorney, where another Thing than Land is demanded. B. 4. 87. See Tit. Demand.

Form of Entry of Pleas, and where the Entry shall be in Latin, tho' the Pleading was in another Language. B. 10. 132. See Tit. Statutes, 36 E. 3. c. 15.

Where upon a Plea pleaded, and Issue joined, the Entry shall be, and of this he puts himself upon the Country, and where, he requests that it may be inquired by the Country, B. 10. 34, 39.

Form of Entry, and titling Records in the King's Bench. B. 9. 99.

Form of Entry of Verdicts, &c. and where the Entry is to be, That the Jurors were elected, tried, and sworn. B. 9. 101. twice.


Form of Entry of Imparlance. See Tit. Imparlance.

Form of Entry of Admittance of a Guardian for an Infant, where he sues by a Guardian. See Tit. Infant.

Whereupon for Parcel, and Issue joined for another, Entry shall be of the Process continued against the Inquest. See Tit. Demurrer.

Where the Court of Office, and by Discretion, may enter and record a Thing done Two or Three Terms after, or not. See Tit. Office of Court.

Form of Entry of a Clerk delivered to the Ordinary. See Tit. Clergy.

Form of Judgment upon a Writ of Error. See Tit. Error.

Where special Matter shall be entered for Evidence, or not. See Tit. Evidence.

Form of Entry of Nonsuit, and upon what Roll to be entered. See Tit. Nonsuit.
Form of Entry of Retraction. See Tit. Retraction.

Form of Entry of Departure in Defspight of the Court. See Tit. Departure in Defspight, &c.

Form of Entry of Verdicts. See Tit. Verdicts.

Form of Entry of Judgments. See Tit. Judgments.

Form of Entry of Executions. See Tit. Executions.

Form of Entry of an Excommunication pleaded. See Tit. Excommunication.

Entry of Judgment upon a Writ, or Count abated, or when the Plaintiff is barred. See Tit. Judgment.

Form of Entry upon Disclaim. See Tit. Disclaim.

Equitopment.

Where a Condition to pay Money, &c. shall be satisfied, and performed by way of retaining, and that to countervail Payment in Fact, or not. See Tit. Condition.

How a Condition to pay Money shall be satisfied and performed, and what is Satisfaction to countervail Payment, what not. See Tit. Conditions.


Where an Office taken before Commissioners, shall be equitopment with an Office taken before the Executor. See Tit. Office before, &c.

Error.

Form of the Writ of Error, and where it shall be, which before you resides, and what Matter is sufficient to abate it, what not. B. 3. 1. 2. 15. b. 4. 93. b. 5. 2 p. 111. b. 11. 38.

In Fact, and what Thing may be assigned for Error in Fact; where, and what not. B. 5. 2 p. 39, 44. b. 6. 14.

Where Error may be assigned in granting, or denying Age, Aid, Voucher, View, or &c. or not. B. 8. 58, 59. b. 9. 16, 28, 29. b. 11. 40.

Where no Error to suffer a Man to make Attorney, where he ought not by Law. B. S. 58, 59. See Tit. Attorney.

Where Error is in a Writ of Debt, because in the Debet, where it ought to be in the Debet and Debet, or contrary. See Tit. Debt.

Where Error shall be assigned in Trials, because the Venus was not from two, or three Towns, as it ought. See Tit. Venus.

Where Error, &c. because the Name of the Sheriff, or &c. was not put to the Return. See Tit. Return of the Sheriff.

Where Error, &c. in Entry of Verdicts for the Words that the Jurors were elected, tried, and sworn. See Tit. Entry of Pleas.

Where Error shall be assigned in Entry of Judgments, because one of the Parties, Plaintiff or Defendant, was dead at the Time, &c. See Tit. Judgments.

Where Error shall be assigned in Judgments, and the Entry of them upon the Writ of Count abated, or Judgment that the Plaintiff shall be barred. See Tit. Judgments.

Where Error, &c. in Outlawry, because the Party was over Sea at the Time. See Tit. Uttery.

Where Error shall be assigned in awarding Execution. See Tit. Execution.

Where Error shall be assigned in granting a Nisi prius, or &c. See Tit. Nisi prius.

Where Error may be assigned in joining in Action, or not. See Tit. Joining in Action.

Error not to be assigned in a Thing to his own Advantage. B. 5. 2 p. 39, 44. b. 7. 4. b. 8. 59.

Where Error shall be assigned in Fines levied of Lands, or &c. by an Infant, or other Matter, and what Matter is Error, and within what Time Fines ought to be reverted for Nonage. B. 2. 57, 76, 77. b. 5. 2 p. 38, 44, 45. b. 8. 58. b. 11. 69, 77. See Tit. Infant, and Laches.

Where Error shall be assigned in Misreport of the Sheriff, in Answer of
dance of Outlawry. See Tit. Ul-

lay.


Where Error shall be assigned upon Recovery for Default of Original. B. 3. 5, 6. b. 5. 2 p. 37, 39. See Tit. Falsifying of Recovery.

In what Court Judgment erroneous given in the King's Bench in Ireland shall be redressed. B. 1. 11, 34, 38. b. 8. 58, 65, 68. b. 11. 59.

In what Court Judgment erroneous given in the King's Bench in England shall be redressed. B. 7. 18. Calvin's Café.

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No Error lies upon Judgment given in the County-Court. B. 6. 11, 12. See Tit. False Judgment, and Suitors.

No Error lies upon Judgment erroneous, given in Court-Baron. B. 6. 11, 12. See Tit. False Judgment.


How and in what Court Judgment erroneous given in Wales shall be redressed. B. 5. 2 p. 85.


The Writ of Error ensues the Nature of the first Action, in which Judgment erroneous was given. B. 6. 25.

Where Judgment erroneous given in any Court shall be redressed and amended by the same Court by a Writ of Error, or without it. B. 3. 59. b. 8. 137, 143, 144. See Tit. Amendment, and Uljury.

Where Judgment erroneous shall be reversed by another Error, not assigned by the Party. B. 5. 2 p. 37, 58. b. 11. 8. See Tit. Office of Court.


Bar in Writ of Error, and who shall plead it, and when; what shall be a good

Where a Record in Part, or against one, shall stand in Force against the other Part, or Person, or not. B. 1. 78. b. 2. 77. b. 3. 3. b. 5. 2 p. 32, 90.

Judgment in the Writ of Error for the Plaintiff, or Defendant in the former Action. B. 1. 40. b. 3. 4. b. 5. 2 p. 39, 89, 90, 111. b. 6. 7, 25, 45. b. 8. 96, 143. See Tit. Reformation, and Uterary.


Where by Reversal of a Record by a Writ of Error, another Record depending upon it is reversed and gone. B. 5. 2 p. 90. b. 8. 142, 152. b. 9. 119.

Where Amendment may be after a Writ of Error brought, and in what Thing, and what not. See Tit. Amendment.

Where the Court of Office shall not give Judgment if any Thing erroneous in the Writ, Count, or Process appear to them, or contrary. See Tit. Office of Court.

Where Summons and Severance lies in a Writ of Error, or not. See Tit. Severance.

Where two shall join in a Writ of Error, or not. See Tit. Joining in Action.

Of Non suit in a Writ of Error, and where Non suit of one Plaintiff in Error is the Non suit of all, or not. See Tit. Non suit.

Where the Release of one Plaintiff in a Writ of Error shall bar all, or not. See Tit. Joint-tenants.


**Escape.**

Where and what shall be an Escape of a Prisoner for Debt, or other personal Duty, upon which the Sheriff, or Gaoler shall be charged, and what not. B. 3. 43, 44, 52, 68, 69, 72. b. 5. 2 p. 86, 87, 88. b. 8. 142. b. 9. 68, 98. See Tit. Authority.

Where Escape shall be, yet the Prisoner ever in the Gaol. B. 5. 69, 72.

Where an Escape is no Discharge of Execution, but he may be in Execution again, and he that let him at large, may retake him, or not. B. 3. 44, 52, 72. b. 5. 2 p. 86, 87. See Tit. Audita querela, and Execution.

Where and what shall be said negligent Escape, or voluntary in criminal Causes, where, and what not. B. 7. 6. 7.

Where and what shall be an Escape, upon which a Town, or Hundred shall be charged upon Felony, or Robbery, or not. B. 7. 6, 7. b. 11. 43. See Tit. Amendment.

How Escape should be tried and adjudged. B. 11. 65.

Where Action of Debt, or the Cause lies against a Sheriff, or Gaoler upon Escape of a Prisoner in Execution, at the Election of the Party. See Tit. Election.

Count in Debt, or &c. against a Sheriff, or Gaoler, upon Escape. B. 3. 66, 67, 68. b. 4. 33.

Where a Man may retake Beasts, and distraint them after they have escaped out of his Land, &c. or not. See Tit. Distraint.

Where and what Escape in a Gaol, or &c. shall be a Forfeiture of his Office, what not. See Tit. Forfeiture.

**Escheator.**

How the Escheator shall demean himself in taking Inquests, &c. and upon Return of them. B. 1. 42. b. 5. 2 p. 57. See Tit. Exchequer, and Office before.

Where Entry, or Seizure of Land for the King by his Officers is lawful without Office found before the Escheator, or not. See Tit. Entry Congable.

The Mayor of London Escheator of London. See Tit. London.

Where
Where Trial shall be by Examination of the Excheator, if Lands be seized into the King's Hands. See Tit. Aid of the King, and Examination.

**Escheat.**

Count in the Writ of Escheat, Easements are not to be alleged in it. B. 4. 11. b. 3. 35. b. 8. 86. See Tit. Easements.

Form of the Writ of Escheat, and what Matter is sufficient to abate it. B. 8. 86, 87.

Where a joint Writ lies not upon sever al Tenures. B. 8. 86, 87. See Tit. Writ.

Where a Writ of Escheat lies, and is maintained where the Tenant dies seized. B. 3. 35.

Where Entry of the Lord may be upon Death of the Tenant without Heir, without being put to a Writ of Escheat, or not. B. 3. 2. b. 4. 125. B. 8. 43, 44, 101. b. 9. 141. See Tit. Enfant.

Of a Right, and how the Lord shall take Avail of it. B. 3. 35. b. 4. 125. b. 10. 112.

For the King, and where he shall have Escheat of Tenements, held of other Lords, and the Lords not, and where contrary. B. 3. 10, 112. b. 7. 10. b. 10. 112. See Tit. Treason.

Where the Lord by Escheat shall hold subject to the Charge imposed upon the Land by the Tenant, or not. B. 1. 122, 139. b. 8. 45.


Of a Copyhold, who shall have it upon Attainder of Felony. B. 4. 30.

Upon dying seized of a Bastard without Heir, not. See Tit. Bastardy.

Upon dying of an Infant without Heir, after Feezsment by him, not. See Tit. Enfant.

Upon Death of an Idiot without Heir by him, not. See Tit. Idiot.

Where the Lord by Escheat may rebut by Warranty made to the Tenant. See Tit. Warranty, Rebutter, and Assignee.

Where and what Charters of the Land the Lord by Escheat shall have, what not. See Tit. Charters.

Where the Lord by Escheat shall not be seized to other Uses. See Tit. Uses.

Where Acceptance of Rent excludes the Lord of his Escheat of the Land, or not. See Tit. Acceptance.

Where a Writ of Escheat shall be maintained, supposing the Tenant died without Heir where he had Issue which survived him, or not. See Tit. Disent.

Where he that has Right, may enter upon the Lord who entred, because of Escheat. See Tit. Entry Congeable.

Where the Lord of whom the Land is held, shall have the Escheat of the Land, after the King his Year, Day, and Waste. See Tit. Forfeiture.

Where the Land shall escheat to the Lord, rather than descend to the Heir of the half Blood, or of the Part of the Mother, and contrary. See Tit. Disent.

Where Lands, which a Man attainted for Felony, or &c. shall have after the Attainder, shall be forfeited to the Lord as Escheat, as well as those he had at the Time of the Felony. See Tit. Forfeiture.

Where Escheat of Land shall be because of Alien born. See Tit. Alien born.

Where Escheat is, because of Bastardy. See Tit. Bastardy.

**Eschequeur.**

Where and what Office found before the Exchequer, shall be returned into the Court of Exchequer, what not. B. 1. 42. See Tit. Office before the Exchequer.

Where and of what Matters and Pleas the Exchequer has Jurisdiction, and of what not; and other Matters concerning

Where Seisfn of other Services, and of what shall be Seisfn of Escuage, of what not. See Tit. Seisfn.

The Form of pleading Tenure by Escuage. See Tit. Pleadings.

Esplies.

What, and whence derived, where they shall be alleged in a Writ of Right in the Count, and how, and in what Person. B. 1. 8. b. 3. 54. b. 6. 3.

Where they shall be alleged in the Count, in the Writ of Entry, in the Poffs, and how, and in what Person. B. 1. 57, 72, 81, 91. b. 2. 12. b. 3. 56.

Why they shall be alleged in the Count in a Formedon in descender; how, and in what Person. B. 3. 53.

Where they shall be alleged in the Count in Formedon in Remainder, and how, and in what Person. B. 3. 53. b. 6. 4.

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Where they shall not be alleged in Count in a Writ of Escheat. B. 4. 11.

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Effoin.

Where it lies not in Affize of Novel Diffisfon. B. 4. 35. B. 8. 50. See Tit. Protection.


Where Effoin lies not, nor shall not be allowed in a Quare Impedit. B. 4. 35. See Tit. Protection.

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Where Effoin lies not in Debt, Information, or &c. for Forfeitures, and Penalties given by Statutes, or not, but is taken away by Statutes. B. 6. 20. See Tit. Statutes, 4. 5 P. and M. c. 5. and every where amongst Statutes.

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Where a Man shall have an Estate of Inheritance, without the Words (Heirs, or Successors) or not. B. 1. 85, 86, 87, 100, 103, 105. b. 3. 21. B. 4. 29. b. 5. 2 p. 1. 12. b. 6. 16, 17, 27. b. 10. 55. See Tit. Inheritance, and Devise. Where a Man shall not have an Estate of Inheritance by Feoffment, Grant, or &c. though (Heirs) be mentioned in the Deed. B. 1. 43, 46, 66, 85, 86, 104, 105, 140, 155. B. 2. 23, 24. b. 4. 29. B. 5. 2 p. 1. 12. b. 8. 23, 24, 27. See Tit. Inheritance. Where and what Estate shall be base Fee, and Fee-simple determinable, and where an Estate of Frank-tenement shall be defeasible, and freed to the Heir. B. 1. 48, 76, 147. b. 3. 84, 85, 86. b. 8. 96. B. 10. 96, 98. B. 11. 49. Where an Estate in Fee may be limited upon another Estate in Fee, and to two Estates in Fee of the same Land at the same Time, or not. B. 1. 49, 85, 154, 136, 137. b. 10. 98. Where two several Estates of the same Land, or &c. may stand together; and at once, in the same Person, at the same Time, and how, and when they shall be executed. B. 1. 41, 45, 49, 89, 95, 104, 128, 130. B. 2. 17, 60, 61, 92. B. 3. 5. B. 4. 48. B. 5. 2 p. 13. 40. B. 6. 72. B. 8. 74, 75, 90, 154. B. 9. 132, 134. B. 10. 52. B. 11. 80, 81. See Tit. Remainder, and Mortdancing. Where a Man may have an Estate of Frank-tenement for a certain Time, as till certain Monies are paid, or &c. B. 4. 30, 82. See Tit. Condition, and Action upon Statute Mortmon, c. 6. 7. Where two Men or Women may have Joint Estates of Frank-tenement, and several Estates in their Life. B. 1. 84. b. 3. 37. B. 8. 7. b. 10. 50. See Tit. Tail. Where a Gift of Land, or &c. to a Man and his Heirs, Males, or Females, shall be an Estate in Fee, and not in Tail. B. 8. 21, 22, 27, 74, 76. See Tit. Tail. What Estate the Grantee, or &c. shall have upon a Grant, or &c. generally without limiting any Estate certain. B. 2. 24, 55. B. 4. 29. B. 8. 85, 96, 154. Where a Grant, Lease, or &c. shall be good for a greater Estate than the Grantor himself has, and shall be good, and stand after the Grantor's Estate determined. B. 1. 51, 134, 139, 146, 147. B. 2. 57. B. 3. 84. B. 4. 21 to 24. B. 6. 15. B. 7. 23. B. 34. See Tit. Extinguishment. Where an Estate in Lands, or &c. avoided for a certain Time, or in Part shall be good, and stand in Force after, or not. B. 7. 8. B. 8. 17. See Tit. Condition, and Change. Where an Estate in Lands, or &c. made to two in the future, where one only has the Possession, shall enure to both, and both take an Estate by it. B. 2. 21, 24. B. 9. 159. See Tit. Confirmation. For Years, or Life upon Condition to have Fee, where, and when the Fee shall vest, when not. See Tit. Condition. Where an Estate in Lands shall and may be avoided, or cease for a certain Time. See Tit. Condition. Where by Words of the Habendum in Deeds, the Estate given by the Premisses shall be charged, inlarged, or abridged. See Tit. Deeds. Where an Estate in Lands, or &c. Land shall revert in the Feoffor, or &c. upon Condition broken, without Entry in Deed. See Tit. Condition. Where an Estate by Condition broken shall be void from the Beginning, and the Feoffor, or &c. adjudged in his first Estate by Re-entry, and to what Intents, what not. See Tit. Condition. Where by Condition performed, or not; the Estate of the Feoffor shall be abridged, and become but a Term. See Tit. Condition. Where Entry, or Claim of the Husband shall vest the Estate in the Wife,
Estate.

wife, and remit her, or not. See Tit. Baron and Feme.
Where Tenant of the Land cannot charge the Land by his Grant, with Common, Piscary, &c. during his Estate, or according to his Grant. See Tit. Charge, Grant, and Extinguishment.
Where an Estate in Rent, or &c. shall enlarge by Confirmation, of which there was no Reversion at the Time of Confirmation. See Tit. Confirmation, and Grants.
Where Confirmation to one, and one Estate, enures to all, and their Estates, &c. See Tit. Confirmation.
Where a Confirmation to the Husband and Wife shall give an Estate to the Party that had nothing before. See Tit. Confirmation.
Where an Estate shall be changed and abridged by a Confirmation, or not. See Tit. Confirmation.
Where an Estate lawfully vested shall be after devested, or not. See Tit. Chattels, and Discent, and Veils, and Devests.
Where an Estate, or Inheritance shall be in Chattels. See Tit. Chattels.
Where an Estate in Lands of one, made to others by Commissioners, shall be good, or not. See Tit. Commissioners.
What Words in Testaments and last Wills import an Estate in Fee, what Fee-Tail, and what but for Life. See Tit. Devise.
Of what Estate of the Husband the Wife shall have Dower, and where the shall be endowed of a Frank-tenement descendent, or Fee-simple determinable. See Tit. Dower.
Where an Estate in Ufe, or Remainder to the right Heirs, or one not being, nor known at the Time, &c. be good. See Tit. Capacity.
Where two having several Estates, join in Assurance, how it shall be construed. See Tit. Confirmation, and Exposition.

Of Estates in Reversion and Remainder, and the whole Matter concerning them. See Tit. Remainder.
Of Estates in Abecance. See Tit. Abecance.
Of Estates in Suspense. See Tit. Suspense.
What Estate he must have that will prescribe, &c. See Tit. Prescription.
Of an Estate for Life, granted to him in Reversion and another, how to be construed. See Tit. Exposition, and Surrender.
Where Warranty enlarges not an Estate in Lands, &c. and determines with the Estate given in the Premises of the Deed. See Tit. Warranty.
Where two shall not acknowledge an Estate by Fine, without shewing in which of them the Fee rests, and where an Estate shall not be made by Fine to two and their Heirs, but the Fee shall be to one of them in certain. See Tit. Fines.
Where a Fine upon Acknowledgement of Right, &c. changes their Estate, and gives a Frank-tenement to him that had no Estate before. See Tit. Fines, and Confirmation.
Where a Man may reserve to himself a less Estate than he had before the Assurance. See Tit. Reservation.
Where he that is of another Estate than that to which the Warranty was made, shall vouch, or rebut by the Warranty. See Tit. Warranty, and Refunder.
Where a Grant to him that has two Estates in him together is good, and how it shall enure. See Tit. Grant.
By Grant of all his Estate by him that has two Estates in him, what Estate shall pass, and when, &c. See Tit. Grant.
Where an Estate uncertain to whom, &c. or what Thing, &c. shall be guided by the Intent of the Parties. See Tit. Ententiment, Devise, Mismaking.
**Eftoppel.**

Where an Estate limited for Life, or Lives, shall determine by Death. See Tit. Exposition.

Where there be Joint-tenants that take their Estate at several Times, See Tit. Joint-Tenants, and Baron and Feme.

Where Husband and Wife take an Estate by Moieties, or not. See Tit. Baron and Feme.

**Eftoppel.**

What, and the Description of it. B. 1. 155. b. 2. 4, 56, 58. b. 4. 53.

The Form of pleading Eftoppels, and Manner of concluding the Plea in pleading them. B. 4. 53. b. 11. 52.

Where suing a Writ of one Nature eftops to have a Writ of another Nature, and bars the Plain, &c. B. 4. 53. b. 5. 2. p. 33, 85. b. 6. 7, 8, 45, 46.

Where Eftoppel is by using a Writ, and the Supposal of it, and Count upon it, or not. B. 6. 8.

Where Eftoppel is by Action begun and discontinued, or not. B. 6. 8.


Where Eftoppel is by Letters Patents of the King, and to whom, and whom not. B. 1. 43. b. 4. 71. b. 6. 15. b. 7. 14. b. 8. 8. 25.

Where Eftoppel is for a certain Time, and indures but a certain Time. B. 4. 54. b. 6. 15.

Where Eftoppel is to speak against that which is implied, and intended in the Record, or confessed and not denied in Pleading, or not. B. 4. 5.

Where a Stranger to a Record or Deed is eftopped by it, or not. B. 4. 71. b. 9. 140, 141. b. 10. 96, 99. See Tit. Averments.

Where a Stranger to a Record or Deed shall eftop the Party, or Privy to a Deed, Record, or not. B. 2. 55, 56. b. 5. 2. p. 101. b. 9. 33, 34. See Tit. Averment, and Certificate of the Bishop.

Where Eftoppel is by Indenture, and a Stranger may eftop and be e-

Where
Where Esoppel is by Inquest of Office to make Presentments, &c. and no Traverse shall be, and where contrary. See Tit. Bar, and Traverse to Office, &c.

Where Esoppel is by Fines levied, to whom, and of what Pleas and Averments, of what, and to whom not. See Tit. Averment, and Fines:

Where Esoppel is by Return of the Sheriff, or &c. or not. See Tit. Averment.

Where Esoppel is by Testament, or Letters of Administration, or not. See Tit. Testament, and Administration.

Where Inrolling of a Deed esstops, whom, and whom not. See Tit. Inrolling.

Where Esoppel is by Warranty, and where a Stranger shall esstop the Party by it, and in what Actions. See Tit. Warranty, and Remitter.

Where the Date of a Deed esstops to say contrary to it, or not. See Tit. Deeds.

Where Esoppel is by Acceptance of Homage, Fealty, or Rent. See Tit. Acceptance.

Where Esoppel is by Partition. See Tit. Partition.

Where Esoppel is by Exemplifications of Records, or &c. and under what Seals, what not. See Tit. Exemplifications.

Where Recovery, or Bar in an Action bars and esstop in another Action, or not. See Tit. Bar.

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Where a Stranger shall not take Avail of the Nonage of another, and where contrary. B. 1. 140. b. 3. 13, b. 4. 125. b. 7. 8, 43, 44. See Tit. Age, and Infant.

Where a Stranger to a Record, or Deed shall be esstoped by it, or not. B. 4. 7. 1. See Tit. Esstoppel, and Averment.

Where a Stranger to a Record, or Deed shall esstop the Party, or privy to the Record, or Deed. B. 2. 55, 86. b. 3. 2 p. 101. b. 9. 37, 34. See Tit. Esstoppel, Avoirry, Certificate of the Bishop, and Protestation.

Where and what Averment a Stranger may have against a Fine levied, what not. B. 4. 71. b. 9. 140, 141. b. 10. 96, 99. See Tit. Averment.

Where a Stranger to Avoirry shall esstop the Avowant, to claim other Services than such as the Deed imports. See Tit. Avoirry.

Where a Stranger to the Avoirry shall have, what not. See Tit. Avoirry, and Hors de fee.

Where Notice by a Stranger to the Avoirry ought to be given to the Lord, to make him change his Avoirry, and is sufficient, what not. See Tit. Avoirry.

Where a Stranger to the Warranty shall esstop another, and rebut him by it, or not. See Tit. Warranty, and Assigner.

Where a Stranger to a Deed shall take Avail of it, and how, or not. See Tit. Deeds, and Condition.

Where a Deed shall be shewn to a Stranger, because he conveys a Title by it, &c. or not. See Tit. Monstrance of Deeds.

Where Strangers to a Deed, if it be shewn in Court, shall take Avail of it. See Tit. Monstrance of Deeds.

Where a Stranger to a Deed, and Condition in it, shall enter for the Condition, &c. See Tit. Condition.

Where Entry may be by a Stranger to the Recovery, who comes in by a mean Estate, and where a Stranger shall falsify a Recovery, or not. See Tit. Entry congeable, and Falsifying of Recovery.
Where a Fine may be Fine to a Stranger to the original Writ of Covenant, or &c. and where not. See Tit. Fines.

How Conditions upon Estates in Lands, or Bonds are to be performed to, and by Strangers. See Tit. Conditions.

Where a Remainder may be destroyed by the Act of a Stranger, and by what Act. See Tit. Remainder.

Where an Audita querela lies by a Stranger to the Recognizance. See Tit. Audita querela.

Where a Stranger to a Record shall have a Scire facias to have Execution of it, or not. See Tit. Scire facias.

Where the Entry of a Stranger hanging a Writ, abates it, or not. See Tit. Writ.

Where Reservation of Rent may be to a Stranger, or not. See Tit. Reservation.

Where continual Claim made by one, shall avail another who is a Stranger. See Tit. Continual Claim.

Where Laches of continual Claim upon Fines levied shall bar Strangers. See Tit. Continual Claim.


Where a Writ lies and is maintainable by a Stranger to the Original. See Tit. Error.

Where Death of a Stranger abates a Writ. See Tit. Writ, and Ward.

Where Callussion may be averted by the Lord upon Ecossism to the Heir, and a Stranger. See Tit. Collision, and Ward.

Where a Stranger to the Partition shall have the same Advantage with those who are Privies in Blood, and Parties to the Partition, or not. See Tit. Partition.

Where Agreement or Disagreement signified to a Stranger, is material. See Tit. Agreement, &c. and Condition.

Where Count in Action shall be against a Stranger to the Original, how, and when. See Tit. Count.

Where not Notice of the Death of a Stranger by whom is claimed, will excuse, &c. See Tit. Notice.

Where Protestation may be where a Man has Two, or Three Matters to plead to have his Advantage against the Party, and a Stranger. See Tit. Protestation.

Where Menace, or Dures by a Stranger will avoid a Deed, as well as if it were done by the Party himself, to whom, &c. See Tit. Dures.

Where a Menality, or Seigniory shall be extinguished by the Act of a Stranger, as by the Tenant prevail, or the King's Seisin. See Tit. Extinguishment.

Where Arbitrement which concerns a Stranger in an Act to be done to him, or for him, or to which he ought to be Party, is good, or not. See Tit. Arbitrement.

Where Mifnaming a Stranger shall be pleaded, and where a Stranger shall plead Mifnaming. See Tit. Mifnaming.

Where Vouching a Stranger not named in a Writ of Affize of Novel Difeisin shall not be admitted. See Tit. Counterplea of Voucher.

Where and what Pleas the Voucher, being a Stranger to the Original, shall have. See Tit. Voucher.

Bar in Waffe by Grant, or &c. of a Reversion to a Stranger. See Tit. Waffe.


Where a Fine levied betwixt the Plaintiff and a Stranger as the Voucher, or &c. is good. See Tit. Fines.

Form of a Writ of Esseapment. B. 5. 2 p. 115.

To whom the Writ of Esseapment is to be directed. B. 5. 2 p. 115.

Where the Writ of Esseapment purchased before the Return of the Writ, upon which, &c. is good. B. 5. 2 p. 48.

Where the Writ of Esseapment lies before Judgment, where after, and
Evidence. Evidence to the Inquest upon Issue joined.

What shall be good Evidence in Debt upon an Obligation upon Issue, not his Deed, what not. B. 11. 27, See Tit. Bar, and Debt.

What is good Evidence upon Custum put in Issue, that a Woman shall have an Estate for Life, or during Widowhood. B. 4. 30. See Tit. Custum, and Copyhold.

What shall be good Evidence upon Issue in Debt against the Heirs' Affets by Difcount, what not. B. 5. 2 p. 60, b. 6. 46, 47. See Tit. Affets.

What shall be good Evidence in Action of Trefpass upon Emblems taken upon Issue not guilty. B. 5. 2 p. 85, 106. See Tit. Emblems.

Where a Man shall not have the special Matter for his Plea, but shall be put to the general Issue, and have the Benefit of the special Matter by way of Evidence, and the special Matter entered for Evidence. B. 41 13, 18. b. 10. 90. See Tit. Bar, and Debt.

Where a Thing before Time of Memory may be given in Evidence, or no. See Tit. Trial.

Where a Thing done in a foreign Country may be given in Evidence, or not. See Tit. Enqueft.

Where the Inquest shall find a Condition, and the Parties have A­vail of it, tho' it be not pleaded, nor given in Evidence. See Tit. Verdift, and Monftrance of Deeds.

Where a Thing Spiritual shall be given in Evidence, and the Inquest ought to take Notice of it, or not. See Tit. Enqueft.

Where a Thing done over Sea shall be given in Evidence, or no. See Tit. Enqueft, and Issue.

How the Inquest shall demean themselves upon Matter in Bar given them in Evidence. See Tit. Enqueft.

Where Verdift which finds Matter of Writing, or Record, not flown in Evidence, is good. See Tit. Verdift.

What shall be good Evidence in Action of the Cafe, upon finding and converting, upon Issue Not guilty. See Tit. Action of the Cafe.
Where Verdita given without Evidence is good. See Tit. Verdita.

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Of the Wife to the Fine levied by her and her Husband where necessary, and the Reason of it. B. 1. 76, 77. b. 2. 58. b. 10. 43. See Tit. Baron and Feme, Fines, and Averments.

Where Examination shall be in Debt upon Arrearages of Account, of whom, how, and of whom not. B. 6. 53. b. 10. 103. See Tit. Stat. 5 H. 4. b. 8.

Of the Age of an Infant upon a Fine levied by him, how, and of whom not. B. 6. 53. b. 10. 103. See Tit. Stat. 5 H. 4. b. 8.

Of the Age of an Infant in Audita querela by him sued to avoid a Statute flable, or &c. by him acknowledged; how, and when. See Tit. Audita querela.

Of Summons upon Writ of Difceit where to be tried by Examination, where by the Country. See Tit. Difceit. Not attached by 15 Days in Affize to be tried by Examination, &c. See Tit. Attachment.

Where Trial, if Lands be seised into the King's Hands, upon Aid prayed of the King, &c. shall be by Examination of the Etcheator. See Tit. Aid of the King.

Where Trial in Cases is by Examination of the Party himself. B. 9. 31.

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Where Trial is by Examination of the Coroner in Cases. See Tit. Coroners.

Where Trial is by Examination of the Attorney in Cases. B. 9. 31.

Where Examination of a Clerk presented to a Church, shall be by the Bishop, and how the Bishop shall demean himself in it. See Tit. Q. Imp.

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Where Custome upon Examination of Parties, &c. to be condemned, or discharged without, other Trial, is good, or not. See Tit. Custums.

Where Trial is by Examination of Witnesses, and where Conviction shall be by their Examination without other Trial. See Tit. Witnesses.

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The proper Place for Exception. B. 9. 53.

Contrafution of Words of Exception, and where a Forfprife, Exception, or Saving shall be void as well in Acts of Parliament, as in Grants, Leases, or &c. B. 1. 47, 53. b. 6. 7, 13, 14, 75, 76. b. 7. 19, 20, 39. b. 8. 29, 118, 137, 138. b. 10. 55.

Where Forfprife shall be in a Writ, Demand or Plaint, or not. B. 5. 2 p. 11. b. 11. 49. See Tit. Writ.

Where Forfprife shall be in Fines levied of Lands, or not. B. 2. 74. See Tit. Fines of Lands.

Of Exception of Woods, Underwoods, great Woods upon a Leafe, Feoffment, or &c. and how to be construed, and what is excepted by these Words, what not. B. 4. 63. b. 5. 2 p. 11, 12, 25. b. 8. 63, 64. b. 11. 47 to 50. See Tit. Woods.

Where a Writ of Error shall be upon a Bill of Exception. See Tit. Error.

Of Exception in a Charter of Pardon, and where to be pleaded by the Party that would have Avail by it. See Tit. Charter, and Pleading.

Where Exception, or Reservation of a Parcel of a Thing, Leafe, Grant, or &c. is good, or not. See Tit. Reservation.

Where Reservation, or Exception of the Profits of a Thing given, granted, or &c. is good, or not. See Tit. Reservation.

Where
Exchange. Excommunication.

Where a Man shall be compelled to attorn upon a Grant of a Reversion, without Saving, or Exception of Advantages, &c. See Tit. Attorn-

ment.

Where Entry into a Warranty upon Voucher shall be specially with Exception, and Saying his Action, Entry, or Rent, See Tit. Voucher, and Protection.

Where a Provifo in Deeds shall be construed in Nature of an Exception. See Tit. Condition.

Where in pleading the King's general Pardon the Pledger ought to allege and aver that he is not a Person excepted. See Tit. Pleadings.

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Where no Exchange without the Word (Exchange). B. 4. 121.

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Where Exchange is void, for what of full and compleat Execution, and how an Exchange shall be executed. B. 1. 98, 99, 105. b. 2. 74.

By Tenant in Tail, and where it shall bind the Issue in Tail after the Death of his Ancestor, or not. B. 1. 96.

Where an Exchange betwixt Two Parisons of their Benefices is good, or not. B. 2. 74.

Where an Exchange of a Reversion is good. B. 4. 122.

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Every Exchange implies a Warranty, and what shall be good Counterplea to the Warranty, or Voucher, where the Voucher is because of Warranty by Reason of Exchange. B. 1. 96. b. 4. 121. See Tit. Counterplea of Warranty.

Implies a Condition, and who shall enter for such Condition. B. 4. 121. See Tit. Condition.

Where Exchange with Estates descended, bars the Issue in Tail in

Excommunication.

For what Cause shall Excommunication be intended to be, where no Cause is expressed in the Certificate of Excommunicat. certified. B. 8. 8.

Where Excommunication is certified without Mention for what Cause the Excommunication was void, or not. B. 6. 68.

Where Excommunication, or Absolution certified by another than the Bishop and Ordinary, or Archbishop, is void. B. 5. 14, 15, 26, 27 twice, Calvin's Case. B. 8. 68.

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Where a Certificate of Excommunication by the Bishop, that another Bishop has certified him that the Plaintiff was excommunicated, is good, or not. B. 8. 69.

Where Excommunication, or Absolution certified by the Pope under Lead, or his Delegates, be good, or not. B. 5. 15, 27 twice, Calvin's Case. B. 8. 68.

Where Excommunication certified by the Commissary, Archdeacon, Dean and Chapter, or Official be good and allowable, or not. B. 9. 41.

Where Excommunication certified by him that was Party to the Suit is not good, nor allowable. B. 8. 68.

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no averment against excommunication certified by the Bishop, it stops. see tit. Certificate of the Bishop. of appeals in Courts spiritual upon excommunication finally certified. see tit. Appeals.

where excommunication is a good cause of challenge to a Juror. see tit. Challenge.

of the Writ, the Excommunicate to take, and the whole Matter of it. see tit. Statutes, 5 Eliz. c. 23.

executions.

where and against what Persons Execution shall be awarded by capias ad satisfaciendum; where and what not; and how the Sheriff shall demean himself in executing of it. B. 3. 12, 43, 67. b. 5. 2 p. 87, 88, 90. b. 6. 53, 54. b. 8. 141, 142. b. 11. 45. see tit. Exigent.

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where execution shall be awarded by fieri facias, and how the Sheriff shall demean himself in executing it, and what goods and chattels shall be delivered in execution, what not. B. 2. 37. b. 3. 12. 80. b. 4. 65, 66, 67, 74. b. 5. 2 p. 32, 87, 88, 90, 91. b. 8. 145, 171.

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what return of the Sheriff is good upon fieri facias, what not. B. 5. 2 p. 32. see tit. return of the Sheriff.

where execution is to be awarded upon elegit, and how the Sheriff shall demean himself upon it, and what lands, &c. shall be delivered in execution, what not. B. 3. 12. b. 4. 65, 67, 74, 82. b. 5. 2 p. 37, 90. b. 6. 78. b. 7. 39. b. 8. 171. see tit. stat. west. 2. c. 18. and extent.

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how execution shall be awarded against the Heir by elegit, or &c. upon Recovery against him in Debt for the Death of his father, and where the land of his own purchase shall be put in execution. B. 3. 12. 13. b. 6. 47. b. 7. 20. b. 8. 52. see tit. debt, and assets, and heir.

against the Heir upon recognizance made, and acknowledged by his
Executions.

This Father, and what Lands shall be put in Execution, and whether he shall have Contribution of the Feoffees of his Father. B. 3. 12, 13, 14. See Tit. Contribution.

Where a Leafe for Years shall be delivered to the Party in Execution upon Elegit. B. 4. 74. b. 8. 96, 171.

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Where a Man may pray Execution by Elegit upon a Recognizance, or &c. after the first Day, without staying till all the Days are incurred. B. 3. 22. b. 4. 94. b. 5. 2 p. 81. b. 10. 128. See Tit. Debts, and Recognizances.

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Exposition of Words and Sentences.


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Where Two having several Estates join in Assurance to a Stranger, how it shall be construed. B. 1. 76, 147. b. 2. 33, 37, 38. b. 5. 2 p. 7, 8. b. 6. 14, 15. See Tit. Confirmation.

Where an A& done at one Inftant shall ensue to several Intents, and where done at several Times, shall ensue as done at one Inftant, and how the Time shall be accounted to supply it. B. 1. 76, 174. b. 3. 26, 27. b. 5. 2 p. 7, 8, 15, 19, 79. b. 6. 14, 15, 33, 34. b. 7. 74, 75. See Tit. Rents.

Of a Feoffment made by Tenant for Life to him in Remainder in Tail. B. 1. 76, 77. b. 6. 14, 15. See Tit. Surrender.

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Of a Grant of Tenant for Life of his Estate to him in Reversion, and another. B. 2. 61. See Tit. Surrender.

Of a Grant, Lease, or &c. made to a Tenant for Life, or Years, how it shall enure. B. 2. 23, 24. See Tit. Confirmation, Joint-Tenants, and Surrenders.

Of a Lease for Life of Lands in several Counties, referring Rent, and how, &c. B. 2. 75. b. 5. 2 p. 79. See Tit. Rents.

Of a Grant of so many Loads of Wood to be taken by Alliffion of the Grantor. B. 5. 2 p. 25. See Tit. Grants.

Of the Words (à fesso, or ad fessum of St. Michael.) B. 11. 39. See Tit. Intendment.

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From, or to what Time an A& to be done upon Condition, shall have Relation. See Tit. Relation, and Condition.

Of the Time to which a Deed shall have Relation in Date, Delivery, or &c.

Of Forsprife, or Exception in Writs, Leases, or &c. See Tit. Exception, and Writ.

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Of Conditions. See Tit. Conditions.

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Of Testaments. See Tit. Testaments.

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Of Leases. See Tit. Leases.

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Of the Charters and Grants of the King. See Tit. Charters, and Grants of the King.
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Of Possessions of Lands. See Tit. Possessions.

Of Reservations. See Tit. Reservations, and Exceptions.


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Of Words and Sentences which concern Men, or Women. See Tit. Capacity of the Words (for Service, or Consideration given, or to be given.) See Tit. Annuity.

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Of the Words (upon Return of Sheriffs.) See Tit. Return of Sheriffs.

Of a Grant by him that has two Estates in him at the Time of the Grant. See Tit. Grants.

Of Words in Pleading, and which import full and sufficient Allegation in Fact, which nor. See Tit. Pleadings.

Of Gifts, Grants, or Deeds by themselves to Men, or Women. See Tit. Conveyance, Fines, Dower, Assets, Remainder.

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Where a Man shall be a Trespasser from the Beginning by Matter of After-fact, or not. B. 8. 146. b. 9. 11, 22, 23, 76. See Tit. Action of the Case, Justification, and Trespass.

Where he that does a Thing by Command, or Authority given him by another, shall be a Trespasser by Matter of After-fact, done by him who commanded him, or not. B. 6. 18. See Tit. Command.

Where Action of the Case lies against him, who has Goods, or Chattels bailed to him by Matter of After-fact, or not. See Tit. Action of the Case.

Where a Man shall be punished by Action of False Imprisonment by Matter of After-fact, or not. See Tit. False Imprisonment.

Where Agreement, or Disagreement after shall have Relation from the Beginning to an Act done before. See Tit. Agreement, and Relation.

Where a Grant, Lease, Gift, or Sale, in the Disjunctive is good, and shall be certain by Matter of After-fact. See Tit. Gift, Annuity, Demand, Election, Expulsion, and Plague.

Where a Condition broken, and Entry for it shall make an Estate void from the Beginning, and to what Extents, and to what not. Where Wafhe once punishable shall become dispunishable by Matter of After-fact.

Where Extent is after Extent, and new Extent after the first avoided, or determined by Matter of After-fact, or not. See Tit. Extent.

Where Wafhe once dismountable shall become punishable by Matter of After-fact. See Tit. Wafhe.

Where Entry once taken away shall be lawful by Matter of After-fact. See Tit. Entry congeable.

Where a Franchise, or Custom is extinguished by Matter happening of late Time, or not. See Tit. Extinguishment, and Corporation.

Where the King's Charter shall become void by Matter of After-fact, and the Party lose the Benefit by it. See Tit. Charter.

Where Damages to be recovered in an Action shall be requoed by Matter of After-fact. See Tit. Recover.

Where a Release extinguishing Right bars an Action fallen of late Time.
Time since the Release, or not. See Tit. Releases.
Where Failing of a Record is because it was reversed of late Time. See Tit. Failing of a Record.
Where an Act of Parliament shall be repealed by another Act of late Time, and where, and what is a Repeal, what not. See Tit. Parliament.
Where Seire facias lies by him who was once barred in an Action to have Execution of Assents fallen after. See Tit. Executors.
Where Seire facias lies against an Heir, to have in Value Lands descending to him of late Time. See Tit. Executors.
How Execution shall be awarded upon a Statute-Merchant, or Recognisance, where the Lands were in Execution before upon a late Statute, or Recovery of late Time. See Tit. Recognisances, and Seire facias.
Where a Lease upon Contingency is good upon Matter of After-fact. See Tit. Leases.

Extent.

By Elegit upon a Statute-Merchant, or &c. and how it shall be done by the Sheriff, and how he shall demean himself upon it, and what Return is good, what not. B. 4. 65, 66, 67, 74. b. 5. 2 p. 90. b. 8. 171. See Tit. Execution, and Recognisance.
Where a Man shall have Re-extent after another upon the first avoided, or determined by Matter of After-fact, or not. B. 4. 66, 67. b. 5. 2 p. 87. See Tit. Recognisance, and Statutes, 32 H. 8. c. 5.
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Where the Recognisee, after the Extent satisfied, shall retain the Land until he be satisfied of his Costs and Damages. B. 4. 67, 82. See Tit. Entry congeable, and Recognisance.

Extent. Extinguishment.

Where Rent, Service, or &c. is extinguished by Purchase of the Land, out of which, &c. or Parcel of it, or not. B. 6. 1, 2. b. 8. 105, 106. b. 9. 135. See Tit. Apportionment.
Where the Seigniory, or Service is extinguished by Purchase of the Land, or Parcel of it. B. 6. 1, 2. b. 8. 105, 106. See Tit. Apportionment.
Where Unity of Possession of the whole Land, or Parcel of it, by Wrong or Difference extinguishes the Rent, Seigniory, or &c. or not. B. 4. 52. b. 6. 39. b. 8. 1. 2. See Tit. Apportionment, and Suspenso. b. 9. 135. b. 10. 67.
Where Unity of Possession by Course of Law, as Dissent, or &c. of Land or Parcel of it extinguishes the whole Rent, or &c. or not. B. 4. 49. b. 9. 135. See Tit. Apportionment.
Where Unity of Possession of the Land, and Rent, and Feoffment over of the Land, extinguishes the Rent, or &c. B. 2. 28, 31, 47, 68, 73. b. 5. 30, 51, 65. b. 4. 35, 49. b. 5. 2 p. 75. b. 6. 39, 69, 70. b. 7. 24. See Tit. Court, and Voucher.
Where the Mensality shall be extinguished by Act of the Tenant paravail, or Lord paramount, or not. B. 3. 66. b. 4. 9. b. 9. 129, 130, 131, 134.
Where the Seigniory shall be extinguished by the Act of a Stranger, or Act of the King, because of his Possession, or Scifin, or not. B. 1. 47. b. 2. 15. b. 6. 5, 6. b. 7. 25. b. 8. 118. See Tit. King.
Where a Common is extinguished by Purchase of the Land, out of which, &c. or of Parcel of it, or by Alienation of the Land, or Parcel of it, or not; but Suspended. B. 4. 38. b. 5. 2 p. 101. b. 7. 9, 135. b. 8. 13, 79.
Where Suit of Court is extinguished by Unity of Possession of the Land, or of Parcel of it. B. 6. 2.
Where the whole Seigniory is extinguished by the Lord's Release of Parcel, &c. B. 6. 1.
Where Rent, Common, or &c. is not extinguished, but suspended, the
one Man has an equal Estate in both.
B. 2. 47. b. 4. 52, 53. b. 9. 134.
Where Rent, or &c. may be granted to the Tenant of the Land,
out of which, &c. or not. B. 2. 61.
b. 9. 35. 123, 134.
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son by an Estate in Remainder, con-
voyed to the King. B. 2. 15. See
above, and Tit. King.
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for Years, or &c. by Feoffment of
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and Debt.
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where, and where not. B. 1. 111. b.
2. 27. 48, 49. b. 11. 10. 14. 15. See
Tit. Tithes.
Where Customs, or Liberties and
Immunities by Prescription shall be
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dents happened of late Time, or
not. B. 4. 87. 88. b. 6. 45. b. 9. 23.
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mean, Corporation, and Copyhold.
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ties, or Immunities are extinguished
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Where Copyhold, and the Cus-
tom of it is gone and extinguished, by
what Acts and Means done by the
Tenant, or Lord, or both together,
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Tit. Copyhold.
Where Prescription, or Custom is
gone and extinguished by Change, or
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continue after the Estate out of
which, &c. is determined, and where
the Estate shall continue, and the
Rent, or &c. shall be extinguished
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76, 96. 134. 139. 147. b. 2. 57. b. 4.
21. 23. 24. b. 6. 60. b. 7. 23. b. 9.
34. 70. 145. See Tit. Confirmation,
and Grant.
Where Action, or Duty is extin-
guished by the Obliger his making
the Obliger Executor, or contrary,
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guished by Intermarriage betwixt
the Obligee and Obliger. B. 8. 137. See
Tit. Baron and Feome, and Releases.
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Contract is gone, extinguished, and
determined by Bond, Statute, or &c.
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it, or not. B. 4. 5. 43. 94. b. 5. 2 p.
33. 85. b. 6. 7. 8. 40. 45. b. 8. 72.
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te in Lands, and where, and by
what Act, and by what not. B. 1. 97,
147, 148. 174. b. 2. 50. 52. 59. 70;
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extinguished and dissolved. See Tit.
Manor.
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be extinguished by Unity and Seisin
of the King, or not. See Tit. Lect.
Where a Warren, Chase, or &c.
are gone and extinct by Unity of
Possession, Seisin of the King, or &c.
or not. See Tit. Forest.
What Thing in Action, or Right
to Lands or Goods is gone and ex-
tinguished by Outlawry, and forseit-
ed to the King, what not. See Tit.
Thing in Action.
Where a Woman shall have Dowet
of Rent, or &c. of which the Estate
is determined, and extinct. See Tit.
Dower.
Where Arrearages of Rent reser-
ved upon a Leafe are lost by Entry
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tance of a Surrender, or not. See
Tit. Arrearages.
Where Rent granted for Life, or
by Tenant for Life is not extinguish-
ed by Death, but enlarged and con-
tinued by Confirmation. See Tit. Con-
firmation.
Extinguishment. Extortion. Failing of the Record.

Where Confirmation extinguishes a Condition, or not. See Tit. Confirmation.

Where a Release, or Confirmation, which go in Extinguishment of Right or Rent, may be upon Condition and Good. See Tit. Condition.

Where a Release of all his Right in Lands extinguishes Rents and Services, tho' he to whom, &c. has nothing in the Land. See Tit. Releases.

Where Rent, Warranty, or Action are lost and extinct by entring generally into Warranty without having the Right, Action, or &c. See Tit. Voucher, and Proteftation.

Where Entry, Right, Action, or &c. are gone by Attornment generally without Proteftation to have Advantages. See Tit. Attornment, and Proteftation.

Where a Man by his Negligence shall lose the Benefit of Warranty and it shall be extinguished, and lost for ever. See Tit. Warranty.


Where Arrearages of Rent are extinguished and lost for ever, by accepting Notice of a new Tenant, without accepting the Arrearages. See Tit. Aweuary, Notice, and Tender.

Where an Estate in Lands, or &c. is extinguished by taking another Estate, and where Two Estates may stand together in one Person, at one Time, where contrary. See Tit. Estates.


Where a Commiffion ceases by granting another of the Authority to the same Person, or to another. See Tit. Commission.

Where Warranty is extinguished and lost by retaking as high and large an Estate in the Land, &c. See Tit. Counterfeet of Warranty, and Voucher.


Where a future Right descendable is extinguished by a Man's Feeoffment. See Tit. Entry congeable, and Right.

Where Extinguishment of Rents, Services, or &c. in Possession of a Body corporate is mortmain. See Tit. Mortmain.

Where a Woman's Name of Dignity is lost and extinguished by Intermarrriage, or not. See Tit. Name.

Where and by what Act Power to revoke Uses, or &c. is extinguished, by what not. See Tit. Revocation.

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Where Authority given to Executors to sell the Testator's Lands is extinguished; and by what Acts, where, and by what not. See Tit. Authority, and Devises.

Where a future Right is not extinguished by a Release, and where Right, Rent, Action, or &c. are extinguished by Release. See Tit. Releases.

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Extortion.

The Description of Extortion. B. 10. 101.

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Failing of the Record.

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False Imprisonment.


Where and what is a Bar and justification by a Bishop, or &c. in false Imprisonment brought by Clerks for imprisoning them. B. 5. 27, 28. See Tit. Stat. 1 H. 7. c. 4.

Where and what is good Bar and justification in false Imprisonment by a Constable. B. 5. 2 p. 59. b. 8. 126. See Tit. Arrests.

Where and what is good Bar and justification by a Sheriff, Bailiff, or Serjeant of the Mace in a Writ of false Imprisonment against them, what not. B. 6. 54. See Tit. Arrests. b. 9. 69. b. 10. 70, 76.

Where and what is a good Bar and justification for a Mayor or his Under-Officer of a Borough, or Town incorporated in false Imprisonment against them, what not. B. 5. 2 p. 64. b. 11. 99. See Tit. By-laws.

Where and what is good Bar and justification for the Incorporation of Physicians, in Action of false Imprisonment against them, what not. B. 8. 10, 107, 109, 110 to 121.

Where and what is good Bar and justification in false Imprisonment, because he was a Watchman. B. 9. 68. See Tit. Arrests.

Where and what is a Bar and justification in false Imprisonment against a Justice of Peace, or those who execute their Precepts, what not. B. 2. p. 59. See Tit. Peace.

Where a Man shall be executed in false Imprisonment, tho' the Warrant, or Precept to him directed be insufficient. B. 9. 68. b. 10. 70, 76. See Tit. Arrests.

Where Bar and justification in false Imprisonment are good without shewing the Warrant, or not. B. 9. 10, 69, 92. See Tit. Arrests.

L 2 Where
Form of false Judgment. False Latin. Falsifying of Recoveries.

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Form of false Judgment.

Form of the Writ of false Judgment. B. 4. 33.
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Where Writ of false Judgment lies upon Judgment given by the Sheriff in the County Court, or Hundred-Court. B. 6. 11, 12. See Tit. Suitors.
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Where an Obligation, or other Deed is not void for false Latin. B. 5. 121. b. 9. 47, 48. b. 10. 133. See Tit. Deeds, and Obligations.
Where a Writ shall abate for false Latin, or because the Plural Number is put for the Singular, or contrary. B. 4. 40. b. 5. 2 p. 45, 121. b. 7. 27. b. 8. 159, b.9.48. b.10.153. See Tit. Amendment, and Writ.

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Where an Infant shall falsify a Recovery had against him, because of his Nonage, or not; but Judgment against him shall bind him as a Man of full Age. B. 6. 8. b. 8. 44. See Tit. Enfant.
Where he in Reversion, or Remainder shall falsify a Recovery had against Tenant for Life, and how. B. 1. 16, 62. b. 3. 61. b. 6. 8. b. 10. 39, 44, 45. See Tit. Entry Congeable, and Forfeiture, and Statutes, 14 Eliz. c. 8. See Tit. Error.
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Where Tenant for Term of Years by Eligit, or Statute-Merchant, or Staple shall falsify a Recovery against him in Reversion, being Tenant of the Frank-tenement. B. 6. 57. b. 9. 135. b.11. 33. See Tit. Re sist.
Where the Grantee of a Rent-Charge, or &c. shall falsify a Recovery had against the Tenant of the Land, or not. B. 1. 62, 127, 128. b. 2. 51. b. 6. 42.
Where the Successor of a Parson, Vicar, or such like shall falsify a Recovery had against their Predecessors by Default, Render, or Action tried, or not. B. 5. 2 p. 14. b. 6. 8.

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Where Issue in Tail shall falsify a Recovery had against his Ancestor, and how, or not. B. 1. 62, 63, 94, 96, 97, 106. b. 2. 16, 52, 74, 77. b. 5. 3, 5, 6, 51 to 61. b. 4. 121. b. 6. 32, 40. b. 10. 37. See Tit. Entry, xegable, and Remitter.

Where the Party himself, against whom the Recovery was had, or his Heir, shall falsify yet, and by what Means and Pleas. B. 6. 8.

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Where a Woman shall falsify a Recovery had against her Husband, or against her and her Husband to have Dower. B. 2. 78. b. 6. 8. b. 10. 49, 99. See Tit. Dower, and Statutes, Wel. 2. c. 3.

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Of Land what Things pass as incident, or included in it. B. 4. 62, 63, 87. See Tit. Appendant.

Where Feeffment of Acres by Name of a Manor, or contrary is good, and by Feeffment of one Thing by Name, another Thing of another Nature and Name passes, or not. B. 4. 62, 63, 87, 122. See Tit. Deeds.

Where a Feeffment and Livery of Seifin of Lands is void by the Presence of others upon the Lands at the Time of Livery, or not. B. 2. 23, 31, 52. b. 5. 2 p. 113, 114. b. 6. 99.

Where Feeffment by him in Reversion, and Livery, and Seifin made during the Term of Years, or Life is good, or not. B. 2. 23, 24, 31. b. 5. 2 p. 113, 123, 124. b. 6. 60. See Tit. Remainder.

Where upon Feeffment of divers Lands, or many Acres, Livery, and Seifin in Part in Name of all passes the Whole, or not. B. 2. 75. b. 5. 2 p. 79.

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Where Livery and Seifin made by an Attorney upon a Feeffment is good, and what Warranty of Attorney is good, and what not. B. 4. 125. b. 5. 2 p. 19, 90, 94. b. 8. 82. b. 9. 76, 77.

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Where by Feeffment to many, and Livery of Seifin to one, all shall take the Estate, or not. B. 3. 26, 29. b. 5. 2 p. 95.

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Where Feoffments of Lands are void, because upon Collusion to defraud Creditors, &c. and against what Persons, and what not. See Tit. Collusion.

Where a Feoffment shall be intended to be Fee-simple, where but Frank-tenement. See Tit. Estates.

Feoffment by him to whose Use, which good, which not. See Tit. Uses, and Statutes, 1 R. 3. c. 1. 27 H. 8. c. 10.

Where a Feoffment may be pleaded by a Name comprized in the Deed, tho' it be otherwise named in Truth, &c. or not. See Tit. Deeds, and Mismanning.

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Where Feoffment to Lessee for Years to have Fee, and Livery, and Seisin upon it be good, and how, and when the Fee passes. See Tit. Condition.

Where Feoffment by Tenant for Life to him in Reversion, or Remainder shall enure as a Surrender. See Tit. Surrender.

Where Feoffment by Tenant for Life forfeits his Estate. See Tit. Forfeiture.

How Feoffment by Tenant for Life to him in Reversion, and a Stranger shall enure and be construed. See Tit. Expelition, and Surrender.

Where upon Feoffment by him in Reversion, and Re-entry of the ousted Lessee, the Reversion shall be to the Feoffee. See Tit. Attornment, and Remainder.

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Fieri facias. Fine to the King.

Fieri facias. Fine to the King.

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Fine to the King.

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Where a Man pardoned shall continue in Prison, notwithstanding his Charter be allowed. B. 6. 80. See Tit. Charter.

Where and what is Negligence in a Gaoler in criminal Causes. B. 7. 6 and 7. See Tit. Escape.

Of the Marshalsea, and the whole Matter concerning it. See Tit. Marshalsea.

Where the Gaoler shall be charged, and answer for the Act of his Servant. See Tit. Charge.


Where a Gaoler may retake a Prisoner who escapes, or not. See Tit. Escape.

Gavelkind.

Custom of Gavelkind. B. 100, 103, 159, 160. b. 4. 25. b. 6. 22, 60. b. 8. 86. b. 9. 133. See Tit. Customs.

Where Use of Gavelkind Land shall infue the Nature of the Land, and descend, or remain as the Land, &c. B. 1. 101, 103. See Tit. Subpœna, and Uses.

Where the Son inheritable in Gavelkind, or Borough English cannot indefow his Wife, Ex offensœ Patris, or &c. B. 6. 12. See Tit. Dowry.

Where Custom of Gavelkind is gone and extinguished, or not. B. 4. 25. See Tit. Customs.

Where Gavelkind Land is not held by Knight-Service, till the Statute 31 H. S. c. 3. b. 9. 103. See Tit. Statutes.

Where a Writ shall abate in the Whole, or Part by the Act of God. See Tit. Writ.

Where a Writ shall be purchased by Journies Accounts, the first abating by the Act of God, or not. See Tit. Journies Accounts.

Where a Condition, or Covenant shall be discharged by the Act of God, or not. See Tit. Condition.

Where a Condition becomes impossible by the Act of God, and the Consequence of it. See Tit. Condition.

Where Lessee for Years, or &c. shall be discharged and excused of Wafe, because it came by the Act of God. See Tit. Wafe.

Where Laws human not founded upon the Law Divine, are not good. See Tit. Common Law.

Where a Man shall have an Action of Trespaœ, and punish the mean Trespaœ, without Re-entry by the Act of God. See Tit. Trespaœ.

Grand
Grants of a common Person.

Grand Serjeancy.

Every Barony is held by Grand Serjeancy. B. 2. 81. b. 9. 124.

Land held of the King by Grand Serjeancy forfeited if not Alienation without Licence, nor Serjeany, this h. 2. and charge the Lord, and what. fir.

Rent and Services pass, but what not. B. 2. 68. b. 3. 23. 24. b. 4. 53. 54. 73. b. 5. 2 p. 3. 55. b. 6. 70. b. 8. 79. See Tit. Attornment.

Where and what Things appurtenant, appurtenant, or incident pafs by the Grant of the Principal in the Case of a common Person, with the Words, with the Appurtenances where, and what not. B. 1. 122. b. 2. 52. b. 10. 64. See Tit. Appendant.

Of all his Lands and Tenements, what Things pafs, what not. B. 4. 87. b. 7. 53. 54. b. 10. 107. b. 11. 50. See Tit. Exposition.

Of all his (Hereditaments) what pafs, what not. B. 1. 121. b. 3. 2. 5. 8. b. 7. 33. 34. where by Grant of the Land the Reversion pafs. B. 10. 107.


Where the Grant of the Leffor (during the Term) of the Trees, or other Things growing is good, or not. B. 4. 62. 63. b. 11. 48. 59. 81. See Tit. Gift, and Woods.

Where the Grant of a Reversion, or Remainder in Tail during the Life of the Tenant in Tail is good, or not. B. 2. 51.

Where the Grant of the Reversion of one Tenant, there being two, or more, or of the Reversion of Parcel is goo, or not. B. 2. 67. b. 3. 28. b. 8. 79. See above.

Where upon a Lease for the Life of the Leffor the Grant of the Reversion be good, or not. B. 2. 51, 61.

Where a Grant of a Rent, or &c. out of a Reversion, or such Thing as lies not in Demean, shall be good, and when it shall be given, or not. B. 1. 62. 127. 128. 154. 155. b. 2. 35. 52. b. 4. 48. 53. b. 5. 2 p. 2. 4. 7. 81. 94. 125. 124. b. 6. 35. b. 11. 48. See Tit. Leases, and Revocation, and Remainder.

Where a Grant in the Disjunctive is good, and who shall have Election. B. 2. 57. b. 5. 2 p. 22. 40. b. 6. 36. b. 10. 127. 128. See Tit. Annuity, Gift, and Demand.

Where the Grant of the Guardian in Socage, or for Nurture is good, or not. B. 3. 38. 39.

Of the first and next Advowson of the Church of, &c. how to be taken and confirmed. B. 8. 144. 145. See Exposition.

Where the Tenant of the Land may charge the Land by Grant of Rent during his Eftate, and according to it, and if he grant for more, how it shall be taken and confirmed. B. 1. 76. 122. 139. b. 7. 23. b. 8. 145. See Tit. Extinguisbing, and Escheat.

Where Grant of a Rent, or &c. to begin for the future Time, is good, or not. B. 1. 154. 155. b. 2. 55. b. 7. 38. b. 8. 74. 75. 95. See Tit. Leases, and the like.

Where a Rent granted out of Land, and another Thing not memorable, and upon which a Distress cannot be taken, shall be good, and how confirmed. B. 4. 55. b. 5. 2 p. 4. b. 7. 23. See Tit. Revocation, the like, and above.

Where a Grant by him that has two Eftates in him at the Time of the Grant is good, and how it shall enure, and take Effect. B. 1. 42. 37. See Tit. Estates.
Grants of a common Person.

By the Tenant of his whole Estate, or by him who has Two Estates in him, what passes, and how much. B. 1. 45. 46. b. 2. 51. 52. b. 3. 84.

Where a Grant of a Thing which possibly and contingently may be, but is not in Possession of, &c. is good or not. B. 2. 50. 51. b. 4. 66. b. 5. 2 p. 24, 25. 124. b. 10. 51.

Where Recital in a Grant is material, and makes it good, and where void by false Recital, or Misrecital, or not. B. 1. 46. b. 2. 33. 34. 67. b. 3. 10. 28. b. 4. 35. 74. b. 6. 36. b. 10. 110. See Tit. Grant of the King.

Where Grant of the Patron and Ordinary is good to charge the Church, and where the Patron shall hold it charged. B. 1. 147. b. 5. 2 p. 81. See Tit. Amenity, and Patron.

Where a joint Grant of Rent, &c. shall become severable by Construction of Law, and where it is severed by the Word (Peripendium) and where Part of the Land shall be discharged by Words subsequent, or not. See B. 1. 84. b. 5. 2 p. 7. 9. 19. b. 10. 106. 107. See Tit. Deeds, &c.

Where by Grant of one Thing another passes as incident, implied, or intended in the Grant. B. 4. 73. 87. 88. b. 5. 2 p. 3. 55. b. 8. 79. b. 10. 28. b. 11. 52. See above, the Beginning.

Of Rent by Tenants in common, how to be construed. B. 5. 2 p. 7. See above.

Where a Grant is void for the Incertainty in the Thing granted. B. 1. 155. b. 2. 67. b. 4. 55. 66. b. 8. 155. See Tit. Deeds.

Where a Grant is void for the Incertainty in the Person, or Persons to whom, &c. B. 1. 85. b. 5. 2 p. 63. b. 8. 155. See Tit. Deeds.

Where a Grant of a Reversion, or Remainder by such Names, or of a Seigniory, or Parcel of it is void. B. 2. 61. 67. 91. b. 3. 4. b. 4. 66. b. 5. 2 p. 124. See Tit. Assignment, and Remainder.

Of Eloyers, and how they shall be taken. B 4. 86. b. 5. 2 p. 117. 24. 25. b. 8. 47. See Tit. Common.

Where the Grant of an Office by a common Person, is good, or not. See Tit. Grant of the King.

Where a Grant is void, because without Intendment. See Tit. Deeds, and above for Incertainty.

Where a Grant shall be good without Deed, and what Things pass without Deed, what not. See Tit. Deeds, and Corporation, and Licence.

Where a Grant, Feoffment, or &c. is good, tho' the Granter, or Thing granted be mismeant. See Tit. Mis-naming.

Where a Grant shall be good without the proper Name of the Granter, or Granter. See Tit. Capacity, and Name.

Where and what Thing cannot be granted over. See Tit. Appendant, Amenity, Assignment, and Deputy.

Where Grants in the present, past, or Time to come shall be expounded, and taken one for another. See Tit. Exposition.

Where a Grant of a Common shall be good, and how taken. See Tit. Common, and Exposition.

In an ample Manner and Form, or in the best Manner that may be, or to the best Profit of the Granter, and how these Words shall be taken and construed. See Tit. Exposition.

Where a Grant of a Thing in Abeyance is good, or not. See Tit. Abeyance.

Where a Grant of a Thing in Suspension, is good, or not. See Tit. Suspension.

Where a void, or voidable Grant is good by Confirmation. See Tit. Confirmation.

Where and what Thing in Action, or Right may be granted by a common Person, where and what not. See Tit. Thing in Action.

Where Grants upon Conditions are void, and how, and when they shall cease and be void upon Conditions. See Tit. Conditions.

Where Grants, or &c. made by him to whom Ufe, are good, or not. See Tit. Ufe.
Grants of a common Person. Grant of the King.

Where Grants in Remainder are good, or not. See Tit. Remainder, and Capacity.

Where the Grant of one Executor is good, and binds his Companions, and all their Estate and Interests shall pass. See Tit. Executors.

All his (demean Lands) what passes. See Tit. Exposition.

Where a Grant, Lease, or &c. made by a Parson of a Church before Induction is void. See Tit. Encumbrance, and Quare Impedit.

Where a Lord by Grant, or &c. may alter and change the Tenure of his Tenant, or not. See Tit. Tenure, and Confirmation.

Where Grants of Annuities for Counsel, Service, or other Consideration are good, and how, and when such Grants and Annuities shall be determined, and caeal. See Tit. Annuities.

Where Grants, or &c. made by Idiots, are void. See Tit. Idiots.

Where a Grant by, or to a Woman cont. is good, or not. See Tit. Baron and Peme, and Agreement.

Grant of a Corody, what Grant is good, what not. See Tit. Corody.

Where Grants to Corporations, or by them are good, or not. See Tit. Corporations.

Where Grants before the Time of Memory are good, or not. See Tit. Trial, and Grant of the King.

Where and what Things may be assigned over, what not. See Tit. Assignment.


Of a Grant in Frankmarriage, and what is good, what not. See Tit. Frankmarriage.

Where a Grant of a Rent, Reversion, or Advowson by Tenant in Tail, or &c. is discontinued, or not. See Tit. Discontinuance.

Where Grants made by two who have several Estates and Interests are good, and how to be construed. See Tit. Exposition.

Certain Rules for the Construction of Grants. B. 1. 95, 100. b. 2. 24, 55, 71, 75. b. 4. 81. b. 5. 2 p. 7, 8, 56, 79. b. 6. 26, 64. b. 7. 23. b. 8. 145, 152, 154 and 94. b. 10. 28. See Tit. Deeds, and Entertainment. B. 3. 29. b. 7. 23, 24.

Grant of the King.

Where the King's Grant is good by thefe Words (of meer Motion, certain Knowledge, or of special Graces) or not. B. 1. 43, 44, 45, 46, 48, 49, 50, 51, 52. b. 2. 32, 50, 54. b. 3. 4. 73. b. 4. 34, 35, 75, 102. b. 6. 6, 55. b. 8. 45, 74. b. 9. 100, 101. b. 10. 63, 64, 109, 112, 113, 114. b. 11. 11.

Where the King's Grant made at the Instance of the Party out of False Suggestion, or false Consideration is void, or not. B. 1. 29, 30, 41, 43. b. 2. 54. b. 3. 33. b. 5. 2 p. 93. b. 6. 56. b. 10. 67, 91, 110, 111, 112, 113, 114.

Where the King's Grant is void for Default of Recital, false Misreading, or &c. or not. B. 1. 43, 45, 46, 50, 51, 57. b. 2. 16, 17, 50, 54. b. 3. 10, 31, 73, 76, 78. b. 4. 35. b. 5. 2 p. 15, 93, 94. b. 6. 55, 56, 66. b. 7. 11, 12. b. 8. 28, 55, 56, 167. b. 9. 47. b. 11. 4. 67, 76. See Tit. Stat. 34 H. 8. c. 2. 18 Eliz. c. 2. 43 Eliz. c. 1. there of Confirmation of Letters Patent, and Grants, &c.

Where the King's Grant is void to all Intents, because he was deceived in his Grant, and not apprised of the Law, or Grant. B. 1. 29, 35, 43 to 52, 53. b. 2. 16, 17, 33, 34, 54. b. 3. 75, 74, 78. b. 4. 33, 34, 35. b. 5. 2 p. 94. b. 6. 29, 55, 56, 66. b. 7. 12, 14. b. 8. 55, 56, 74, 77, 94, 165, 166, 167. b. 9. 46, 47. b. 10. 27, 64, 65, 67, 112. b. 11. 4, 11, 87, 90.

Where the King's Grant is void to all Intents, because not in his Power to grant, and what Things he cannot grant by Letters Patent. B. 4. 33, 54, 55. b. 5. 2 p. 28, 48, 50, 51. b. 6. 73. b. 7. 7, 25, 36, 37. b. 8. 16, 17, 19, 22, 55, 77, 125, 126. b. 9. 97, 123. b. 10. 113. b. 11. 4, 53, 85, 89, 90.
Grant of the King.

Where the King's Grant is void, because the Value of the Thing granted is not surmised and suggested to him. B. 3. 33. b. 10. 81. See Tit. Stat. 1 H. 4. c. 6. See above.

Where the King's Warrant is void, because no Office was found before the Grant, and where good without Office found. B. 1. 42. b. 3. 14. b. 5. 27. 55, 56. b. 6. 5. b. 7. 11, 12. b. 8. 166. b. 11. 2. See Tit. Office before Escheaters, and Entry Conveyable.

Where the King's Grant, or a common Person's before the Time of Memory is not available. B. 9. 34. See Tit. Trial.

Where the King's Grant by Words general is void for the Incertainty, or not, and the Expounding of them. B. 3. 4. b. 4. 66. b. 7. 14. b. 8. 45, 46, 55, 56. b. 9. 23, 29, 30, 47. b. 10. 25, 27, 64, 65, 112, 113. b. 11. 11. below.

Where a Grant of Charter of Pardon of all Debts and Demands shall extend to all Debts, or not; and what Debt is pardoned, what not. B. 1. 50. b. 5. 2. p. 56. See Tit. Charter.

Where a Thing appendant, incident, or regardant passes by the King's Grant of the Manor, to which, &c. or &c. by the general Words (with the Appurtenances) and without special Words, or not. B. 1. 50. b. 3. 31. b. 5. 2. p. 11. b. 6. 66. b. 7. 19. b. 10. 64, 65. See Tit. Statutes, Prerogatives, c. 14. there.

Where the Grant of Franchises has (Tit & talia qualia, &c.) and how those Words shall be taken and construed. B. 9. 23, 25, 26, 29, 30. See Tit. Relation.

Where the King's Grant to a common Person to make a Foundation of a Chantry Hospital, or &c. or to amortize Lands to it, is good, and by what Words. B. 7. 25. b. 8. 81. b. 10. 2 to 5, 8 to 16, 27, 30 to 35. See Tit. Corporation.

Where the King's Grant of a Thing which by Possibility he may have, is good, or not. B. 3. 29. b. 5. 2. p. 63. b. 6. 73. b. 7. 14.

Where the King's Grant of a Reversion by the Name of a Reversion is good, and where the King's Reversion will pass by another Name as Lands, Tenements, or not. B. 1. 45, 51. b. 4. 35. b. 6. 55, 65. b. 8. 55, 57. b. 10. 63. See Tit. Expedition, for the Expedition of Lands, &c. and Remainder.

Where the King's, or a common Person's Grant of an Office is good, and where it ought to have the Words (We have constituted, &c.) and where a Grant of an Office to the King is good, or not. B. 1. 51. b. 4. 33. b. 8. 55, 56, 57, 95. b. 9. 44, 45, 46, 47, 99, 100, 101. b. 11. 3, 4.

Where the King's Grant is sufficient to make a Corporation, and by what Words, what not. B. 3. 73. b. 8. 107, 108, 115 to 121.

Where the King's Grant of Cognisance of Pleas is not good without shewing Allowance heretofore, &c. and Allowance in what Court, and before what Justices is sufficient. B. 9. 25 to 29. See Tit. Presumption.

Where the King's Grant to a Body not incorporate, nor capable, is good, and makes them capable, or not. B. 10. 27 to 31.

Where the King's Grant of Land, or &c. to a Person incapable, is good, or not. B. 1. 52. b. 3. 73. b. 5. 2. p. 56. See Tit. Capacity.

Where the King's Grant enures to Two Intents, and where it hath Two Intents, what shall be taken, and how construed. B. 1. 46, 52. b. 3. 73, 74. b. 5. 2. p. 56. b. 7. 14. b. 8. 56, 67. b. 10. 27, 67. b. 11. 11.

Where a Prerogative of the King's may be granted over, and the Grantee have it as fully as the King had it, or not. B. 2. 44. b. 4. 55, 73. b. 5. 2. p. 56. b. 7. 25. See Tit. Prerogatives, and Stat. 27 H. 8. c. 24.

Where the King's Grant is void, because no ad quod damnum was sued upon it, and where it needs, or not. B. 10. 142.

Where the King's Grant is good against the Heir, or Successor, and binds them, tho' not the Grant, nor Letters Patent speak for him, his Heirs,
Grant of the King.

All his demesne Lands, what passes. B. 1. 46. See Tit. Exposition.
Where and what Grants of the King shall cease and determine by his Death. B. 1. 44, 45, 47, 48. b. 7. 30.
Where the King's Grant is good, without Confirmation of his Successor, King, or not. B. 8. 167. See Tit. Confirmation.

Where the King's Grant or Charter to dispense with a Statute, is not good without the Clause of Non obstante, &c. and where not good, tho' that Clause be inferred. B. 4. 35, 103. b. 5. 2. p. 37, 38. b. 7. 14. b. 8. 6, 14, 29, 108. 109. b. 11. 9. 19. See Tit. Charter.
Of a Thing in Action, and what Thing in Action the King may grant, what not. B. 3. 1. 1. 3. 4. 5. 9. 11. b. 11. 12. See Tit. Thing in Action.
Where the King's Grant to be exempt of Juries is good and allowed, or not. B. 8. 18, 108. See Exemption.
Where the King's Grant is good to be discharged of the Fifteenth, or the Collection of it. B. 8. 56. See Tit. Exemption.
Where the King's Grant of a Fair, or Market is good. See Tit. Fair, and Market.
Where the King's Grant of Aliens Lands feized into his Hands, is good. See Tit. Alien born.
To be discharged of Toll, and where, and what is good. See Tit. Toll.
Where the King's void or voidable Grant may be made firm and good by the King's Letters Patent, or Act of Parliament. See Tit. Confirmation.
By Deeds enrolled, where, and when good. See Tit. Inrollment.
Where the King's Grant shall not be avoided for Nonage. See Tit. Age, and Prerogative.
Where the King grants Land without express Tenure, how, and by what Tenure the Grantee shall hold. See Tit. Tenure.
Where the King ought to grant Land to be held of the chief Lord. See Tit. Tenure.

Gifts, and Sale.

Where the King may grant Land, or &c. to the Queen his Wife. See Tit. Prerogative, and Aid of the King.
Where a Grant, Feoffment, or &c. by the Queen alone is good. See Tit. King and Queen, Aid of the King, and Prerogative.
Under what Seals the King's Grants ought to be. See Tit. Seals.
Where the King shall be esopped by his Letters Patent of Grant, and others also shall be esopped by them. See Tit. Esoppe.
Where and what Grant of the King of Ideots, Lunaticks, or their Lands and Goods, is good, or not. See Tit. Ideots.
Where and what Grantees of the King shall have Aid of him. See Tit. Aid of the King.
Where Writ of Dower lies against the Grantee, or Committee of the King of Ward. See Tit. Dower.
Where a Man may make Title, and justify in Action, as Grantee of the King, without shewing the Letters Patent of the King, or not. See Tit. Monstrance of Deeds.
Where the Grantee of the King of a Reversion shall enter for a Condition broken, or not. See Tit. Condition.
Where the King's Grant is good, because of Reputation. See Tit. Reputation.
Of Cognisance of Plea, or to hold Pleas. See Tit. Cognisance.
Certain Rules and Directions for the Exposition of the Grants, and Letters Patent of the King. B. 1. 43, 45, 50. b. 3. 5. b. 5. 2 p. 50. b. 6. 13. 79. b. 8. 45, 56, 74, 77. b. 10. 64, 65, 67, 110, 115. b. 11. 11.

Gifts, and Sale.

Of Goods to a Man absent, good until Disagreement. B. 3. 26, 27. See Tit. Agreement, &c.

Where
WHERE a Gift of Goods is good, notwithstanding the Giver be out of Possession at the Time of the Gift, or not. B. 4. 66.

In the Disjuntive, and where good, and who to have Election, the Donor, or Donee. B. 2. 37. b. 8. 155. See Tit. Demand, and Election.

Where void, because of Incertainty in the Thing granted, or the Person to whom, &c. See Tit. Grant.

Where a Gift, or Sale of Trees growing upon the Land, by Tenant in Tail, binds the Issue, and shall be good after his Death, or not. See Tit. Woods.

Where a Gift of Goods to a Woman covert is good. See Tit. Agreement, and Baron and Feme.

Where a Gift of Goods by an Infant is void, where voidable. See Tit. Enfant.

Where a Gift of Goods shall be void, because of Covin, to defraud Executions, or Creditors. See Tit. Collusion.

Where a Gift, or Sale of Trees by the Lessor during the Term is good, or not. See Tit. Woods.

Where an Estate of Franktenement by Gift may be in Chattels. See Tit. Chattels, and Remainder.

Where a Bargain, and Sale of Goods and Chattels of other Mens by Commissioners is good. See Tit. Commissioners.

Where a Gift, or Sale of Goods distrained (or Amercement, or &c. is good. See Tit. Diffires.

Where a Bargain and Sale by the Sheriffs of Goods and Chattels of other Mens shall be good upon a Writ of Execution. See Tit. Execution.

Of a Thing in Action, or a Right, where good, or not. See Tit. Things in Action, and Rights.

Where a Gift of Goods of a Villein is good, or not. See Tit. Continual Claim.

Where a Gift to himself is good, or not. See Tit. Exposition.
Where Two Heriots shall be paid for one same Land, where one only was paid before. B. 6. 1. b. 8. 105.
Where many purchase Lands jointly, no Heriots shall be till the Death of the Survivor. B. 8. 105.
Where Heriot shall not be apportioned. See Tit. Apportionment.
Where Heriot shall be extinguished by Unity of Possession, or not. See Tit. Extinguisement.

Heir.

Where and what Chattels, or Things personal the Heir shall have after the Death of his Father. B. 2. 93, b. 4. 63. b. 7. 17. b. 3. 118. b. 10. 128. b. 129. b. 11. 92. See Tit. Chattels.
Where and what Goods and Chattels the King, Heir, or Successor shall have, and not the Executors. B. 9. 97. b. 11. 92.
Where and what Charters of the Land the Heir shall have as belonging to him. B. 1. 2. See Tit. Charters, and Deline.
Where a Man shall be charged in Debt, as Heir to the Ancestor, and what Person shall be charged, and what Lands. B. 3. 12. 13. 14. b. 2. 25. See Tit. Assets, and Execution.
Bar in Debt against the Heir, where the Obligation, or &c. of his Father is sued, and what shall be good, what not. B. 5. 2 p. 36. b. 6. 47. See Tit. Assets.
Where an Heir shall not be charged in Debt, nor in a Writ of Annuity, for the Debt of his Father, if he be not mentioned in the Deed. B. 10. 128. See Tit. Annuity, and Assets. B. 7. 9.
Where a Writ of Formedon, and &c. shall abate, because the Demandant has not made himself Heir to him that was seized, nor made Mention of all those who held the Estate. B. 8. 88. See Tit. Formedon.

Heir.

Where Reservation of Rent to an Heir, without any Reservation to the Party himself, is good. B. 2. 35. See Tit. Reservation.
Where a Man may have an Heir during his Life, or not. B. 1. 66. b. 2. 48. b. 3. 38. b. 5. 2 p. 112. b. 6. 22. b. 8. 16.
Where a Man shall vouch, or rebut the Warranty, that is not Heir, and where he shall be vouched who is not Heir, but because of Possession with the Heir. B. 8. 101. See Tit. Voucher, and Rebutter.
Where a Man shall have Scire facias against the Heir when Assets devolved to him, altho' he had not Assets at the Time of the Formedon brought. B. 8. 53, 154. See Tit. Scire facias, and Assets.
Where a Man shall have an Estate of Inheritance, without the Words (Heirs, or Successors) or not. B. 1. 85, 86, 87, 100, 103, 105. b. 3. 21. b. 4. 29. b. 5. 2 p. 112. b. 6. 16, 17, 27. b. 10. 10, 57. See Tit. Estates.
Where a Man shall not have an Estate of Inheritance by Feoffment, Grant, or &c. though his Heirs are mentioned in the Deed. B. 1. 43, 46, 66, 85, 86, 104, 140, 155. b. 2. 23, 24. b. 4. 29. b. 5. 2 p. 113. b. 8. 23, 24, 27. See Tit. Estates.
Where an Heir shall take an Estate in Lands by Purchase, and not by Difcent, and upon what Manner of Limitation. B. 1. 54, 61, 78, 83, 95, 98, 137, 155, 156. b. 2. 36. b. 3. 61. b. 4. 15. b. 6. 17. See Tit. Capacity, and Remainder.
Where Lands vested by Difcent, or Purchase in the Heir, shall be after devisited by another, who is the more near Heir, or no. B. 1. 95, 98, 99, 102, 137. b. 3. 61. b. 7. 8. See Tit. Difcent, and Veft, and Devest.
Where a Man shall be vouched as Heir in his Mother's Belly. B. 7. 8, 9. See Tit. Capacity, and Voucher.
Where a Man shall vouch as Heir, tho' be in by Purchase. B. 1. 1, 6, 69, 98. See Tit. Voucher.
Where a Writ of Debt lies not against the Heir upon the Recognition of his Father B. 3. 15.

Where the Heir shall not have the Arrears incurred in the Time of his Ancestors. See Tit. Arrears, and Statutes, 32 H. 8. c. 37.

Where the Entry of the Heir of the Wife is congeable, notwithstanding Discontinuance by the Husband. See Tit. Entry Congeable, and Discontinuance.

Where the Entry of the Heir of the Heir or by the Death of the Heir, or because he has accomplished his Age hanging the Writ. See Tit. Writ and Ward.

Where and what Averment the Heir shall have against a Fine levied by his Ancestor. See Tit. Averment.

Where Attornment shall be after Death of the Granter, or Grantee to the Heir, or by the Heir. See Tit. Attornment.

Where an Heir shall have Rent reserved upon a Lease for Years, or Cess or by the Death of the Heir, or becaufe he has accomplished his Age hanging the Writ. See Tit. Writ and Ward.

Where and what Averment the Heir shall have against a Fine levied by his Ancestor. See Tit. Averment.

Where an Heir shall have Rent reserved upon a Lease for Years, or Cess or by the Death of the Heir, or because he has accomplished his Age hanging the Writ. See Tit. Writ and Ward.

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Where Severance shall be in Action brought by two, where one will not prosecute. See Tit. Severance.
Where two join in an Action, Non-fuit of one, is Non-fuit of both, or not. See Tit. Non-fuit.
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Where many shall be said Joint-Tenants by Feoffment, Grant, or Gift, and by Deed, or without, and by what Words in a Deed, and by what Manner of Limitation, and by what not. B. 1. 83, 101. b. 3. 26, 29. b. 5. 2 p. 8. b. 10. 50. See Tit. Feoffment.
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Where Warranty made to Two Joint-Tenants is gone by Diffession, made by one to another, or by their Partition, or not. B. 1. 122, 128. b. 6. 12. b. 8. 75. See Tit. Warranty.

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cenors, for Suit to Court, where one has done all. See Tit. Stat. Marib. c. 9. and Contribution.

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How Issue shall be joined upon the Age of a Man, and how it shall be tried,
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How Issue shall be joined, if he be Son and Heir, or no such Son, or upon pleading of the Son. B. 1. 28, 31, 54. b. 2. 27. b. 3. 53. b. 4. 6. 101. See Tit. Heir.

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How Issue shall be joined upon Assets by Dissent, or in the Hands of the Executors. B. 5. 2 p. 6. 46. See Tit. Assets.

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Of Judgments against Infants, and where they are bound by Judgment, or not. See Tit. Infant, and Falseifying of Recovery.

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Where the temporal Court may have Jurisdiction of a Thing spiritual, and between two spiritual Persons in Debt, Account, or &c. or not. B. 2. 44. b. 5. 16. See Tit. Consultation.
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Where a Parson of a Church loses by Default in Action real, the Successor shall have Juris utrum after. B. 6. 8.

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What Persons shall not be impannelled upon Juries, and how they shall be discharged, and where they shall have an Action against the Sheriff for impanelling them. B. 6. 53. b. 9. 49.

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Where the Jurors ought to take Cognisance of a Thing in a foreign County. See Tit. Enqueas.

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Where Jurors try a Thing before the Time of Memory. See Tit. Trial.

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The Sheriff's Authority upon the Writ of Jusficies directed to him. B. 6. 11.

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Of the Barons of the Exchequer, and their Authority, and of what Matters and Pleas this Court has Jurisdiction, of what not. B. 2. 16, 50. See Tit. Exchequer, and Courts.

Of Affize, and their Authority. B. 8. 57. b. 10. 53, 54, 103. b. 11. 62.

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Where and what Justices may hear and determine Causes, and give Judgments, &c. by Virtue of their Office, without special Commission. B. 4. 46, 47. See Tit. Statutes, W. 2. c. 30. there.

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Where justification in trespass, or
false imprisonment is good, tho' the
act was wrongful, because by order of
law, and by virtue of process
directed to him. B. 6. 52. b. 9. 68.
b. 10. 70. 76. See tit. false imprison
ment, and commandment.

Where entry into another man's
land by order of law is justifiable,
though nothing be claimed in it b.
7. 52. b. 8. 126, 146.

Where taking, or intermeddling
with another man's goods without
making title to them is justifiable,
or not. B. 4. 38. b. 8. 246.

Where beating down a nuisance
is justifiable, and how. See tit. nuisance.

Where the lessee's entry to see
if waste be done is justifiable. See
tit. entry congeable.

Where a man shall be a trespasser
from the beginning by matter of af
ter-fact, tho' the act at first was justi
fiable. See tit. ex post facto.

Where and what is justification to
enter a warren, chase, park, or for
rest. See tit. forrest.

Where aid of the king shall be
granted to him that justifies, as the
king's daily. See tit. aid of the king.

How a commoner may meddle
with land, and what he may justify
to do, what not. See tit. common,
and commoner.

What is good justification in tre
pass, or &c. for heriot. See tit. hariot.

Where justification as servant, bai
ly, &c. to a corporation is good, or
not. See tit. corporation.

Of corporation by licence, and
what is good, what not. See tit. li
ence.

Of justification in trespass of af
fault and battery. See tit. tref
sis, and expulsion.

Of justification of seizing a man
as his villein, and what is good, what
not. See tit. villeinage.

of
Where Pledges of Prosecution shall not be found in a Writ brought by the King, or Queen. B. 8. 61. See Tit. Pledges.

Where the King, or Queen, shall be amerced upon Non-suit in a Writ brought by him.

Where the King may waive the Demurrer, and take Issue, and contrary. B. 5. 2 p. 104. See Tit. Prerogative.

The King shall have Action of Account, where a common Person shall not, as against Executors, or &c. B. 10. 114. b. 11. 89, 90, 91. See Tit. Account.

Where double Issue shall be taken in Action where the King is Party. B. 1. 18. 32. See Tit. Joinder.

Where the King in Action brought by him shall recover Damages, where not. B. 6. 51. b. 7. 19.

Where Sire facias lies for the King, and where he cannot enter, nor seize Lands, &c. without Sire facias sued. B. 2. 80. b. 3. 11. b. 4. 56, 58, 126. b. 9. 95, 96. b. 11. 12. See Tit. Entry Conceivable, and Scire facias.

Where Scire facias shall be sued by the King against his Patente, to repeal his Patent, or not, but he may seize, or enter without Proceed. B. 8. 4, 14, 22, 23. See Tit. Repeals and Scire facias.

Where the King shall not receive without Scire facias. B. 8. 169. See Tit. Statutes, 29 of El. 1. of Eschecats there.

Where the Queen shall sue and be sued alone, without the King her Husband. B. 4. 23

Where Consultation shall be granted upon Suit in Court-Christians for Tithes against the King's Tenant. B. 2. 44. See Tit. Consultation.

Where the King by Prerogative may sue in what Court he pleases. B. 2. 44. See Tit. Prerogative.

Where the Court shall be out of Jurisdiction, the King being Party. B. 2. 44. See Tit. Jurisdiction.

Bar in Q. Impedit brought by the King, what is good, what not; and where
Where the King shall be said seiz'd in the Right of his Crown by For- feiture for Treason, or otherwise. B. 1. 28, 89. b. 4. 101. b. 7. 12. b. 9. 25.

Where the King's Entry is lawful without, and before Office found, or not. See Tit. Entry Con- ceivable.

Where Entry may be upon his Possession, and his Possession avoided without Livery sued, Petition, or Others In maine. See Tit. Entry Con- ceivable, Intrusion, and Livery.

Where the King is eftopped, and how, and where he shall eftop others. See Tit. Eftoppel.

Where and what Goods and Chattels of the King the Successor shall have, not the Executors. See Tit. Her.

Where Execution awarded for the King's Fine, shall be executed for the Party, at whose Suit, &c. See Tit. Execu- tion.

Where a Rent, Seigniory, or &c. is extinguished by the King's Seisin, or not. See Tit. Extingui-ishment, and Ten- nure.

Where and what Franchises and Liberties are extinguished by the King's Seisin, what not. See Tit. Extingui-ishment.

Where Fine shall be made to the King, and in, and upon what Actions, in what not. See Tit. Fine to the King.

Where a Grant, Feoffment, or &c. to, or by the King by Deed inrolled is good, and when the Inrollment shall be, and be sufficient, or not. See Tit. Inroll- ments.

Where a Grant, Feoffment, or &c. to, or by the King by Deed inrolled is good, and when the Inrollment shall be, and be sufficient, or not. See Tit. Inroll- ments.

Where a Grant, Gift, or &c. to, or by the King is good without Deed, or Inrollment of it. See Tit. Inroll- ments.

Where Aid of the Queen only shall be granted without Aid of the King, where she has an Estate in Lands, &c. and where of the King; and of both. See Tit. Aid of the King.

Where
Where a Feoffment, Grant, Lease, or, &c. by the Queen alone, is good. See Tit. Prerogative.

Where the King may grant, &c. Lands to the Queen his Consort. See Tit. Baron and Dame, and Prerogative.

Where the King cannot command himself by his Writ, and therefore cannot be imploided by Præcipe quod reddat. See Tit. Agent, and Patient.

Where Averment may be against what is certified and witnessed by the King's Writ, and not be estopp'd by it. See Tit. Estoppel.

Where the King shall have the Wardship of Lands to which the Heir has Right or Title to enter. See Tit. Ward.

Where the King has Election to have the Wardship of the Issue in Tail of the Donor of his Tenant in Fee, or of the Heir of his Tenant in Fee. See Tit. Ward, and Prerogative.

Where the King cannot enter into the Land of the Ward, nor seize his Body, but is put to his Action to recover them. See Tit. Ward.

Where the King having Wardship, may out the Termor, or Tenant by Statute Staple, Merchant, Elegit, or &c. or not. See Tit. Ward.

Where a Man cannot be Tenant in Common with the King. See Tit. Prerogative.

Where the King's Tenant cannot alien without the King's Licence and other Matters touching Licence, of the King. See Tit. Licence.

Where and what Franchises, or Customs shall take Place against the King, and bind him, what not. See Tit. Custom, Franchise, and Exemption.

Where a Man may justify in Action, or maintain an Action, or make Title by Letters Patent of the King without shewing them. See Tit. Monstrance of Deeds.

Where the King may give Land to be held of another than himself, and where he ought to give Land to be held of another, and not of himself. See Tit. Tenure, and Prerogative, and Reviving.

Where the King's Capacities to purchase Lands shall be double natural, and politick, and where he shall take in one Capacity, and where in another. See Tit. Capacity.

Where and what Grants, Commitments, or &c. of the King shall determine and cease by his Death. See Tit. Grants of the King.

How the Time or Day shall be accounted and divided upon the King's Demise. See Tit. Computation, and Day.

Where a Man indited in the Time of one King, may be arraigned in the Time of another, and how. See Tit. Crown.

Where Discontinuance of Process shall be by Demise of the King, or not. See Tit. Discontinuance of Process, Reattachment, and Resummons.

What Pleas the Incumbent shall have in Q. Impedit by the King. See Tit. Incumbent.

Of Non omittas granted where the King is Party, and the whole Matter concerning it. See Tit. Non omittas.

Where the King shall not have Prefentment to a Church without Notice given to the Patron, &c. See Tit. Notice.

Where the King shall have Emblements of &c. See Tit. Emblements, and Forfeiture.

Where Excommunication shall be annull'd, and the Party affaile by the King's Letters. See Tit. Excommunication.

Where Nusance shall not be abated, but stand for the King's Advantage. See Tit. Nusance.

Where Estoppel is by Charter, or the King's Letters Parent, and to whom, and whom not. See Tit. Estoppel.

Where the King may revoke his Prefentment to a Church. See Tit. Prerogative, and Repeal.

Of Quo minus, and what Debtor of the King shall have it. See Tit. Quo minus.

Where and what is good Bar in Quo warranto by the King. See Tit. Quo warranto.
Where the King shall not avoid his Feoffment, Grant, or &c. for Nonage. See Tit. Age.

Where and what Statutes bind the King, what not; of which he shall have Avail tho' not named in them. See Tit. Statutes.

Where and what shall be said Tenure in chief of the King, what not. See Tit. Tenure.

Where and under what Seals the King may command his Justices to furceafce Proceeding, and grant Superfeadae, under what not. See Tit. Seals, and Superfeadae, and Statutes. 2 E. 3. 20 E. 3. there.

Where the King cannot be seized to the Use of another. See Tit. Uses.

Of Informations for the King, and the whole Matter concerning them. See Tit. Informations.

Where the King cannot hold of any other Person, but their Seignories shall be extinguisht'd by the King's Seisin. See Tit. Extinguishment, Tenure, Treason, and Prerogative.

Where Surrender of the King's Patent is good, and how to be done. See Tit. Surrender.

Where a Charter of Exemption of a Juror shall be allow'd, though the King be Party, or not. See Tit. Exemption.

Where the King cannot hold of himself. See Tit. Prerogative and Tenure.

Where Resignation may be made to the King. See Tit. Resignation.

Where the King cannot take an Estate in Lands, or &c. without Matter of Record, and what is sufficient Matter of Record to intitle the King, what not. B. 2. 10. 15. 50. 53. b. 3. 29. b. 4. 54. b. 5. 2 p. 90. 109. b. 7. 12. b. 11. 66. 67. See Tit. Involvements, and Office before the Eskeator, and Entry Conceivable.

Where the King shall have the Issues and Profits of Land after Office found, and from what Time. See Tit. Issues and Profits, and Office before. &c.

Of the King's Grants, and where they shall be good, or not, and the whole Matter concerning them. See Tit. Grant of the King.

Of the King's Charter of Pardon, and what Things he may pardon, what not; and the whole Matter concerning the King's Charter. See Tit. Charter.

Of the King's safe Conduct granted, and the Validity of it.

Knights.

Where Challenge shall be to the Array, because Knights are not returned upon the Panel. B. 6. 54. See Tit. Challenge.

What Sum of Money shall be paid for Relief of the Heir of a Knight, or the Heir of him that holds by Knight-Service. B. 7. 33. 34. b. 9. 124. See Tit. Relief.

Where the Heir shall be in Ward, notwithstanding he be knighted in the Life of his Father. B. 6. 73. b. 8. 173. See Tit. Ward.


Where a Writ abates, because of being made Heir, hanging the Writ. B. 6. 10. b. 7. 27.

Where Challenge shall be to the Knights in a Writ of Right. See Tit. Challenge.

The ancient Revenue of a Knight, and when the Name of a Viscount began. B. 7. 33. b. 124.

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Laches.

WHERE Forfeiture is of Goods in Case of Goods stolen, for Negligence of fresh Suit, or not. B. 5. 2 p. 109. 111. b. 6. 80. See Tit. Appeals.

Where the King's Prerogative is that no Negligence can prejudice him, and that Nullum tempus, &c. no Run of Time can hurt him, and where contrary. B. 3. 78. b. 4. 23.
Laches.

127. b. 5. 14. 15. b. 6. 29. b. 7. 28. 30. See Tit. Prorogative.

Where Strangers are barred by Negligence of Claim upon Fines levied, and what Time they have to claim, or not. B. 1. 9. b. 2. 93 b. 3. 78, 79, 80, 88, 90. b. 4. 106, 123. b. 5. 2 p. 124. b. 8. 100. b. 9. 105. See Tit. Continual Claim.

Where Negligence of Claim upon a Fine levied, bars him that claims an Estate-tail, or not. B. 3. 87. See Tit. Continual Claim.

Where Negligence of Claim upon a Fine levied bars an Infant, and what Time he has to claim. B. 3. 91. b. 8. 100. See Tit. Continual Claim, and Statutes, 4 H. 7.

Where Negligence of Claim upon a Fine levied bars a Woman covert, and what Time she has to claim. B. 2. 93. b. 8. 100. b. 9. 118. b. 10. 49. 99. See Tit. Continual Claim, and Statutes, 4 H. 7. c. 24.

Where Negligence of Claim bars a Man out of the Realm, and beyond Sea, and what Time he has to claim. B. 3. 91. b. 4. 125. b. 7. 23. b. 8. 100. See Tit. Continual Claim.

Where Negligence of Claim upon a Fine levied bars a Prisoner, and what Time he has to claim. B. 3. 91. b. 4. 125. b. 8. 100. See Tit. Continual Claim, and Statutes. 4 H. 7. c. 24.

Where Negligence of Claim upon a Fine levied bars a Man of unfound Memory, and what Time he has to claim. B. 3. 91. b. 4. 125. b. 8. 100. See Tit. Continual Claim, and Statutes, 4 H. 7. c. 24.

Where Negligence is in an Infant for not reverting a Fine levied by him during his Nonage, and what Time he has to revert it. B. 1. 76. b. 2. 57, 77. b. 5. 2 p. 38, 44. 45. b. 8. 58. b. 11. 69, 77. See Tit. Error.

Where Negligence shall not be imputed to an Infant, in permitting Warranty collateral to him, to descend during his Nonage. B. 1. 67, 140. See Tit. Infant.

Where Executors by their Negligence may charge themselves to an Action, to which they were not chargeable at the Beginning. B. 8. 133. See Tit. Executors.

Where Executors by their Negligence may charge themselves of their own Goods. See Tit. Executors.

Where Negligence hinders to have the Writ by Journies Accounts. See Tit. Journeys Accounts.

Where by Negligence to enter a Man shall not be Tenant by Courtesy. See Tit. Courtesy.

Where Negligence loses the Advantage of Warranty for ever. See Tit. Warranty.

Where the Husband's Negligence of ceasing Services binds the Wife for ever. See Tit. Cease.

Where the Husband's Negligence to suffer Warranty collateral to descend upon the Wife during Coverture, binds the Wife, or not. See Tit. Warranty.

Where Negligence hurts not a Man over Sea, but he may enter upon Descent. See Tit. Entry Congeable.

Where Negligence shall not be imputed to a Man over Sea, at the Time of Outlary, but he may avoid it. See Tit. Utmary.

Where Negligence shall not be imputed to a Man of unfound Memory, but he may enter against his own Feoffment. See Tit. Entry Congeable.

Where an Alien born by his Negligence loses the Advantage of Trial by the half Tongue. See Alien born.

Where Aid shall not be after Issue joined, because of Negligence it was not prayed before. See Tit. Aid.

Where Negligence shall be imputed to an Heir, in suing Livery out of the King's Hands. See Tit. Livery.

Where the Patron of a Church by his Negligence shall lose his Presentation to the Church, and the Ordinary present by Lapse. See Tit. Presentation to a Church.

Where Negligence is in not claiming Goods waived and estrayed. See Tit. Waif, and Epray.

Where Laches is in not claiming Wreck of Sea. See Tit. Wreck.

Where Negligence is in not praying that the Party in Execution upon Capias
Law.

Capias for the King's Fine, should remain in Execution for the Party. See Tit. Execution.

Law. See LeaYe.

Leaves.

What is a Leaf for Years, what for Life, and what Speaking and Words make a Leaf for Years, and Life, what not. B. 1. 155. b. 6. 26, 35.

Where and how a Leaf for Years may be by Fine. B. 1. 76, 174. b. 3. 51. b. 5. 2 p. 3 to 6. b. 6. 33, 56, 65. b. 7. 73. b. 9. 138.

Where a Leaf for Years to begin presently, or in the Time future (another Leaf then in Being) is good, and when it shall begin, and when take Effect, where, and how not. B. 1. 155. b. 2. 35. 54, 55. b. 4. 52, 53. b. 5. 2 p. 7. 81, 94, 123, 124. b. 6. 35, 36. b. 8. 70, 73, 74, 93, 94. b. 10. 85, 106. See Tit. Remainder, and Reversion.

Where a Leaf for Life to begin in the future Time, is not good. B. 2. 55. b. 5. 2 p. 94. b. 8. 74, 75. See Tit. Limitation.

Where a Leaf made by a Baily, Seneschal, or other, deputed to make Leaves, is good, and in whose Name to be made B. 9. 76, 77. See Tit. Baily, and Commissions.

Where Leaves, Bargains and Sales, or &c. made of other Mens Lands by Commissioner, are good, and shall stand against the Owners, and their Heirs. B. 2. 16, 17, 25, 80. b. 9. 66, 67. See Tit. Commissions.

Where a Leaf for Years is void in the very Fact by Death of the Lessor, or other Accident, or not; but but voidable by Entry, &c. B. 1. 51. 154, 159, 153, 154. b. 2. 77. b. 3. 60, 65, 84. b. 4. 23, 24. b. 5. 2 p. 23, 124. b. 7. 8. See Tit. Acceptance, and Condition, and Entry congeable.

Where and what Leaf by him who has Power referred to him to make Leaves for Life, or Years, &c. is good, and shall stand tho' the Lef-

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for's Estate be determined, and what not. B. 1. 154, 156, 159, 176. b. 6. 33. b. 8. 70. b. 9. 75, 76, 77. b. 10. 79, 85.

Where a Leaf for Years is void for Incertainty in Time, &c. B. 1. 155. b. 3. 19. b. 35.

Where a Leaf for Years upon Contingency is good by Matter of After-fact, or not. B. 1. 155. b. 3. 19. b. 6. 35.

Where a Leaf to begin after the Death of the Lessor, or not. B. 1. 155.

Where a Leaf by him who has but a particular Estate, is good, and shall hold when the Lessor's Estate is determined. B. 1. 154, 159. b. 2. 35. See Tit. Grant. The like.

Where a Leaf by an Husband and Wife shall be reputed in Law the Leaf of both, or not. B. 2. 61. b. 73. 74, 21, 28. b. 5. 2 p. 26. See Tit. Baron and Feme.

Where a Leaf by an Abbot, Prior, Parson, or Prebend, without the Covent, Chapter, or Patron, binds the Successor by Agreement and Acceptance of Rent after, or not, See Tit. Abbot, and Prior, Acceptance, and Confirmation.

Where a Leaf by an Abbot, or Bishop, or &c. is good, and binds the Successor by Confirmation, or other Agreement after by the Chapter, or Covent. See Tit. Confirmat.

Where a Leaf made by a Parson of a Church, or Prebend, is good, and binds his Successor by Confirmation of the Patron, or not. See Tit. Confirmation.

Where a Leaf by a Dean is not good without the Confirmation of others, and of whom. See Tit. Confirmation.

Where a Leaf by a Corporation is not good without Deed. See Tit. Corporation.

Where a Leaf to a Corporation is good, tho' the Name of the Corporation be changed. See Tit. Corporat.

Where a Leaf to a Body incorporate is good, tho' it have no Head at the Time, &c. See Tit. Corporation, and Capacity.
Leases.

Where the King's Lease to a Body not incorporate, or a Person incapable, as a Monk, Alien born, or &c is good. See Tit. Grant of the King.

Where two join in a Lease, it shall be said the Lease of one, and Confirmation of the other. See Tit. Confirmation, and Explication.

Where an Estate for Years, and a Frank-tenement may be together in one Man. See Tit. Estates.


Where a Lease is good, notwithstanding Misnaming. See Tit. Misnaming.

Under what Seals Leases of Lands in the County Palatine are good, under what not. See Tit. County Palat.

Where the Lefsee for Years shall have the Wind-falls, where the Leffor. B. 11. 48. See Tit. Woods, and Property.

Without Impeachment of Waste, in whom is the Property of the Trees, and how to be construed. See Tit. Explication, Waste, and Property.

At Will. and what Act, or Accident is a Determination of it, what not. See Tit. Tenant at Will.

Where a Lease is not good without reciting a former Lease, and where void for false Recital, or Misrecital in the Case of a common Person. B. 2. 33. b. 3. 9. 10.

Where the King's Lease is not good without reciting a former Lease, and where void, because of false Recital, or Misrecital, or not, &c. See Tit. Grant of the King.

Where and what Leases by him to whom Use are good by Statute 1 R. 3. See Tit. Uses.

Where and what Leases made by the Tenant in Tail are good, and shall bind the Issue after his Death, what not. See Tit. Statutes, 32 H. 8. c. 28. and Acceptance.

Where a Lease made by him who has Two Estates in him at the Time of the Lease is good, and how to be construed, and to take Effect. See Tit. Estates, and Grants.

Where by a Lease of One Thing, other Things pass as appendant, appurtenant, or incident, or as implied and intended in it. See Tit. Appendant, Grants, and Explication.

Where a joint Lease for Years, or Life, of Lands in several Counties, is good, and both Lands pass, and how the Rents reserved shall be reserved. See Tit. Appointments, Rents, and Reservations.

Where a joint Action of Debt, or Waste may be maintained upon several Leases, or not. See Tit. Writ, and Joining in Action, Debt, and Waste.

Where Rent reserved upon a Lease for Years, or &c. shall be apportioned, or not. See Tit. Apportionment.

Count in Debt upon a Lease for Years, and what is good, what not: See Tit. Debt.

Bar in Debt upon a Lease for Years, and what is good, what not. See Tit. Debt.

Where Debt upon a Lease for Years lies, and is maintainable by, or against the Assignee of a Reversion, or Term, or not. See Tit. Assignees, and Arrears.

Where Lefsee for Years shall be received to have his Term upon Default made, Pleading, or &c. of the Tenant of the Frank-tenement. See Tit. Receipt.

Where Lefsee for Years shall falsify a Recovery. See Tit. Edifying Recovery.

Where Action of Waste lies not, there being a mean Estate for Life. See Tit. Waste.

Where Grantee for Years shall have a Writ of Annuity. See Tit. Annuity.

Where a Lease is for Years, or Life upon Condition, shall it be abridged, or enlarged, or not. See Tit. Condition.

Of Leases made to defraud Debits and Credits. See Tit. Correction.

Where a Man having leased for his own Life, may grant the Reversion of it, or not. See Tit. Grant.

Where a Lease shall be avoided for a certain Time, and after good again for the Residue of the Time. See Tit. Condition, and Charge.
Of Reservations of Rents upon Leaves for Years, or Life, and how to be construed. See Tit. Reservations.

Where Leaves for Years, or Life, by Parsons of Churches, Vicars, or Prebends are void for non-residence, death, or other accident, or but voidable. See Tit. Parson, and Acceptance above.

Form of pleading a Case for Years. See Tit. Pleading.

Leet.

Cannot be appendant to a Church. B. 4. 37. See Tit. Appendant.

Where a Leet may be claimed by Preference, and what Title made to a Leet, or View of Frank pledge is good, what not. B. 8. 38. b. 11. 14.

Authority of a Lord, or Steward to affect Fines, &c. or do other Things. B. 7. 6. 7. b. 8. 38 to 40. b. 11. 42 to 45.

Avowry for Amercements in Court and what is good, what not. B. 6. 77. 78. b. 8. 39. 40. b. 11. 44. 45. See Tit. Amercements.

Who is Judge in a Court Leet. B. 6. 12. b. 8. 38.

Who shall be paid a chief Pledge in the Court-Leet. B. 6. 77. 78.

Which are Dozinters in a Court-Leet, and the Use of them. B. 6. 77. 78.

At what Time of the Year, and what Place a Court-Leet may be held, at what not. B. 10. 76. b. 11. 44. 45. See Tit. Statutes, Magna Charta 35.

What Things are presentable, and inquirable in a Court-Leet, what not. B. 5. 2 p. 73. 104. 112. b. 6. 20. b. 112. 113.

Where a Leet shall be extinguished by Unity of Possession, and Seisin of the King, or not. B. 9. 25. See Tit. Extinction.

Where Action of the Case is for distressing Men to come to Leets, where they ought not. See Tit. Action of the Case.

Where, how, and when Present-ment in a Court shall be traversed, or not. See Tit. Bar.

Where Action of the Case lies against him who disturbs another to come to the Leet. See Tit. Action of the Case.

How Amercements in Court-Leets shall be offered, and what Amercement is good, what not. See Tit. Amercements, Statutes, Magna Charta, c. 14.

Where Law shall be waged in Debt for Amercement in the Court-Leet. See Tit. Law.

Ley. (Law-waging.)

Where Law shall not be waged in Action of the Case upon Assumpsit. B. 4. 93. 95. b. 9. 87. See Tit. Executors.

Where Law shall be waged in Debt, upon Arrearages of Account, or no. B. 6. 53. b. 10. 103. See Tit. Examination, and Stat. 5 H. 4. c. 8.

Where Law shall be waged in Debt upon Surplusage of Account, or not. B. 9. 87. See Tit. Executors.

Where Law shall be waged in Debt upon Amercement in Leet, or &c. B. 4. 95.


Where Law shall be waged in Debt upon retaining for Salary, or Wages, or not. B. 9. 8. 88. See Tit. Debt.

Where Law shall be waged in Deftinue for Goods, or not. B. 4. 95. See Tit. Deftinue.

Where Law shall be waged in Debt upon a Talley, Merchant's Book, or Papers without a Seal, or not. B. 9. 32. See Tit. Customs.

Where no Law shall be waged in Debt brought by the King. B. 4. 93. 95.

Where Law shall be waged in Debt by Quo minus, by the King's Debtor, or not. B. 4. 95. See Tit. Quo minus.

Where Law shall be waged upon a Contract. B. 4. 93. 95.
Where in a Plea a real Law of Non-Summons shall be waged at the Grand, or petty Cape. B. 9. 31. See Tit. Saving Default.

Where and what Day the Party who wages Law, and has Day to do it, shall bring in his Hands, and how many. B. 9. 31, 32.

Where Not-Summons in a Plea of Land shall be tried by the Country, and not by Law-waging. B. 9. 31, 32.

Where a Man shall have a second Writ by Journies Accounts upon them abated, by waging Law of Not-Summons. See Tit. Journies Accounts.

Where waging of Law lies not for a Body incorporate. B. 9. 32.

Law. See Tit. Possession.

Where Possession and Seisin in Law shall be adjudged in a Man upon a Condition broken, without Re-entry indeed, or not. B. 1. 85, 94, 97, 174. b. 2. 53, 54. b. 3. 65, 84, 85, b. 4. 53, b. 8. 44, 95. See Tit. Condition, and Entry congeable.

Where Possession and Seisin in Law of Land, Rents, Advowson, or &c. shall make a Man Tenant by Courtesey, or no. B. 1. 97, 98. b. 8. 35. See Tit. Tenant by Courtesey.

Where Seisin and Possession in Law of Land, Rent, or &c. in the Husband shall make the Wife to be indowed, and what is sufficient Seisin and Possession, what not. B. 6. 34, 79. b. 7. 38. b. 8. 22, 27, 35. See Tit. Dowry.

Where Seisin and Possession in Law, is sufficient to make the Sister Heir, or &c. B. 1. 121. b. 3. 2, 40, 42. b. 8. 35. See Tit. Divers.

Where Possession and Seisin in Law is by the Lord's Claim, and sufficient to gain the Lands, or Goods of his Vilecin, or not. See Tit. Contin.Claim.

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Where a Release to him that has only Possession and Seisin in Law is good, or not. See Tit. Releases.

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Where the Assignee shall neither vouch, nor rebut by Warranty without shewing the Deed of Assignment, or contrary. B. 3. 63. b. 4. 121. See Tit. Assignee.

Where the Assignee shall have a Writ of Covenant without shewing the Deed of Assignment. B. 3. 63. See Tit. Assignee and Covenant.

Where a Release may be pleaded without shewing the Deed. B. 5. 2 p. 75. b. 6. 38. b. 10. 93.

Where a Licence may be pleaded without shewing the Deed. B. 6. 38. b. 9. 99, 100, 101, 102. b. 11. 48. See Tit. Licence.

Where the King's Letters Patent inrolled may be pleaded without shewing them. B. 5. 2 p. 74. See Tit. Exemplification.

Where Inrollment of a Deed, or Deed inrolled cannot be pleaded without shewing the Deed it self. B. 5. 2 p. 52, 53, 74. See Tit. Exemplification.

Where he that is in by Act of Law, shall not shew the Deed. B. 5. 2 p. 75.

Where the Grantee of a Reversion shall plead Attornment without shewing a Deed of it, or not. B. 6. 38.

Where he that pleads a Record must shew it presently, or not. B. 6. 53.

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Where a Man shall make Title, or do a Thing as Servant to a Corporation, without shewing a Deed, or not. See Tit. Corporation.

Where a Man shall maintain a Writ or Covenant, without shewing the Deed. See Tit. Covenant.

Where a Deputy ought to shew a Deed of his Deputation. See Tit. Deputy.

Where Exchange is good without Deed, and where a Deed of Exchange must be shewn. See Tit. Exchange.

Where Licence to alien in Mortmain, or to the Tenant to alien must be shewn. See Tit. Licence.

Where an Arreft is lawful by Force of a Warrant, &c. without shewing it. See Tit. Falle Imprisonment, and Arreft.

Where Prescription by a Quo estate is good, where not; without shewing the Deed of Assignment. See Tit. Prescription.

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Form of the Writ of Mortdancerfor brought by an Infant. B. 7. 40. b. 8. 126.

What
Mortgage. Mortmain.

What Dying seized in Fee is sufficient to maintain a Writ of Mortdancer for, what not. B. 2. 61. b. 8. 101.

Bar in Mortdancer, and what is good, what not. B. 4. 43. b. 6. 7. 8. b. 9. 119. See Tit. Bar.

Where Mortdancer lies not between a Baffard and a Mulier. B. 8. 101.

Where Age shall be granted in a Writ of Mortdancer. See Tit. Age.

Where Circumstances of the Plea shall be inquired in Mortdancer. B. 6. 4.

Where the Heir shall have Mortdancer, notwithstanding his Ancestor was attained. See Tit. Crown and Defent.

Where in Mortdancer a Man shall plead in Bar, without traversing the Dying seized of the Ancestor. B. 4. 43. b. 6. 7. 8.

Mortgage.

How the Condition upon Mortgage to pay Monies by him, his Heirs or Executors, or to him, his Heirs or Executors, shall be performed, and to whom, and by whom the Monies shall be paid. B. 2. 50. 52. b. 5. 2 p. 96, 97, 114. b. 8. 95. See Tit. Condition.

Where the King, or other Lord shall have the Wardship of the Heir of the Mortgagor, and of his Lands, where he enters for the Condition, &c. or not. See Tit. Ward.

Where the Lord shall retain the Land of his Tenant as a Mortgage, till he be satisfied the Value of the Marriage. See Tit. Action upon the Statute.

Mortmain.

Where a Gift of Lands to Men aggregate, and not incorporate, is Mortmain, or not. B. 1. 23. 24. 25. b. 11. 71.


Where Extinguishment of Rents, Services, Seigniory, or &c. in Possession of a Body incorporate is Mortmain, or not. B. 3. 31. b. 7. 39.

Where a Feoffment to the Use of a Body incorporate shall be said Mortmain. B. 1. 23. 24. 123.

Where Lands given to do a spiritual Thing, or Work, as to find Priests, Chaplains, or &c. to sing Masses, or Dirges, is Mortmain, or not. B. 1. 124. b. 4. 105.

Where Difficult, or Usurpation, or Intrusion in Lands by the Parson of a Church, or &c. who have two Capacities, is Mortmain, or not. B. 7. 26.

Where Lands given to a Body incorporate, to maintain a Grammar-School, or &c. other Works of Religion, and charitable Utens, shall not be Mortmain. B. 1. 23. 24. 25. b. 11. 70. 71.

Where Release of Rent is Mortmain, or not. B. 3. 31. b. 7. 39.

Where Lands may be devis'd in Mortmain by Custom of Cities, or Boroughs. See Tit. London, Custom, and Desiws.

Where Licence of the King and other Lords is requisite to alien in Mortmain, and what Licence is good and sufficient, what not. See Tit. Licence.

Where the King's Grant to make a Foundation of a Chantry, or &c. and amortise Lands is good, and by what Words. See Tit. Grant.

Where the King may enter and seize Land for Alienation in Mortmain, what Remedy for him that has Right. See Tit. Livery and Monstrance of Right.

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Ne injuste vexes.

Where the Writ of Ne injuste vexes, by whom and against whom; where and against whom not. B. 4. 11. b. 5. 2 p. 100. b. 8. 65. b. 9. 33. See Tit. Stat. Mag. Car. c. 10. Bar
Nisi prius. Non ability.

Bar in Ne injus exee, and what is good, what not. B. 5. 2 p. 100.

Nisi prius.

Where Nisi prius shall be granted in Appeals, or other Matters of the Crown. B. 4. 43.

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Where after Verdict a new Nisi prius shall be granted, or not, but a Venire facias, or Habeas Corpus. B. 8. 66. See Tit. Enquest.

Where an Affize shall be turned into an Inquest, and taken in Nature of an Inquest by Nisi prius. B. 8. 57. See Tit. Affize.

Justices of Nisi prius, and their Authority. B. 4. 45. b. 10. 103. See Tit. Justices.

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Where upon special Matter pleaded in Debt upon an Obligation, the Conclusion of the Plea shall be, and so not his Deed. B. 2. 4. 9. b. 3. 26, 49. b. 5. 2 p. 23, 119. b. 9. 137. See Tit. Debt.

What shall be good Evidence in Debt upon an Obligation upon Issue Not his Deed, what not. B. 11. 27. See Tit. Evidence.

Nomen. Nomen, as much as Rei notamen. B. 11. 20.

Agnosendo, because it makes known. B. 6. 65. b. 11. 21.

Error of the Name is nothing when the Person is certain. B. 6. 65.

No Matter for the proper Name, while there is no Error in the Substance, because Names change, but Things not. B. 6. 65, 66.

Of Dignity, and where it is lost by Intermarriage, or not. B. 4. 117, 118. b. 6. 53, 54. b. 7. 6, 15. 33, 34.

Of Dignity, and where it shall be inherited by Devise of Right, and where given of Courtesy. B. 6. 53. b. 8. 16, 17.

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What Name is a Name of Dignity, and where a Man or Woman must be named by such Names, or not. B. 4. 118. b. 6. 53, 54. b. 7. 15, 34. b. 8. 16, 17. b. 9. 117. b. 10. 29. See Tit. Writ.


Where a Writ shall be purchased by Journies Accounts, where the first abated by accepting the Name of Dignity of a Knight. B. 6. 10. e e Tit. Journies Accounts.

Where a Name of Dignity is lost by Contempt, &c. B. 11. 1. See Tit. Corruption of Blood.

Where a Name of Honour, or Dignity of a Man of France, Scotland, or &c. shall be suspended and lost if he come into England, or not. B. 7. 15. 16. See Tit. Ireland.

Where a Grant, Feoffment, or &c. is good without the Name of Baptifm, Surname, or Name of the Corporation. B. 1. 101. b. 2. 51. See Tit. Capacity.

Where a Devise to a Man or Woman is good without the proper Name B. 7. 9. b. 10. 57. See Tit. Capacity and Devise, and Enfant.

The Dignity of a Duke, or Earl cannot be granted for Years. B. 9. 97, 98.

Where a grant of Fee-simple executant by the Name of a Reversion is void. B. 2. 61. b. 5. 2 p. 124. See Tit. Grants and Remainder.

What Construction shall be made of a Grant, or &c. by the Name of W. S. where there are two of the Name. B. 5. 2 p. 69. b. 8. 155. See Tit. Remainder.

Where and what is a sufficient Name of Purchase, what not. See Tit. Capacity.

Where Grants, Leafes, or &c. made by a Body incorporated, shall remain and stand, though their Name be changed. See Tit. Corporation and Franchises.

By what Name a Body corporate shall be named in a Writ, brought by, or against them. See Tit. Write, and Corporation.

Where in Writ the Plaintiff, or Defendant must be named by their Name of Baptism. See Tit. Write and Corporation.

Where in a Writ the Plaintiff, or Defendant must be named by their Surname, or not. See Tit. Write and Corporation.

Where a Man shall sue a Master of an Hospitall, or such like, by the Name and Surname, without the Name of any Church or Corporation. See Tit. Write.

Where in a Writ the Plaintiff ought to name the Defendant elder, or younger. See Tit. Write.

Where a Writ shall abate by Change of the Name of Dignity, as Creation of a Knight, Bishop, or other. See Tit. Write.

Form of the Writ against the Guardian, and where it shall be general, without naming him Guardian. See Tit. Write.

Where in Affize of Rents, or &c. all the Land-Tenants ought to be named. See Tit. Affize.

Where an Infant in his Mother's Belly shall take an Estate by such a Name. See Tit. Enfant.

Where Grant, Feoffment, Release, Obligation, or &c. shall be void for Misnaming. See Tit. Misnaming and Obligation.

Where a Feoffment of Acres by Name of a Manor, and contrary, is good, and by Feoffment of a Thing of one Name, another Thing of another Name passes, or not. See Tit. Feoffment, Deeds and Misnaming.

Where a Feoffment, Grant, Release, Confirmation, or &c. may be pleaded of a Thing demanded by a Name comprised in the Deed, though it be otherwise named in Truth. See Tit. Feoffment, Deeds and Misnaming.

Trial of a Name of Dignity, as Baron, Duke, or &c. and where they shall be tried by Record, and where by the Country. See Tit. Trial.

Where a Man shall take an Estate in Lands, or &c. by the Name which he has gained by Reputation. See Tit. Reputation.

Where the Return of the Sheriff, or other Minister of the King is good, notwithstanding Omission of their Names in the Indorsement, or not. See Tit. Return of the Sheriff.

Where the Action of the Cale lies against him that sues, or does another Thing in the Name of another without Warranty. See Tit. Action of the Cale.

Where a Remainder granted by the Name of a Reversion, and contrary, passes, or not. See Tit. Remainder.

Where Leafes made by Commissioners, or other Deputies to make Leafes, are good, and in what Name such Leafes shall be made. See Tit. Leafes and Commissions.

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Non omittas.

Where it shall be awarded upon Venire facias, or &c. B. 18. 33. b. 5. 2 p. 92.

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In Attaint, and where it is peremptory, and what Judgment shall ensue upon it. B. 6. 25. b. 8. 60.

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In Audita querela, and where the Nonfuit of one is the Nonfuit of all, or not. B. 6. 25. b. 8. See Tit. Audita querela.

In a Writ of Error, and where the Nonfuit of one Plaintiff is the Nonfuit of all, or not. B. 6. 25. b. 8. 61. See Tit. Error, and Severance.

In Account, and where the Plaintiff in Account shall be nonsuited after Judgment of Account, and where not. B. 11. 58. See Tit. Account.

In _Q. Imped.i_, and where peremptory, and the Writ to the Bishop to be awarded. B. 7. 27. See Tit. _Writ to the Bishop_.

Where the Plaintiff, or Demandant shall be nonsuited, the same Term, or Day in which he once appeared, B. 8. 62. See Tit. Retraxit, and Computation.

Where the Plaintiff shall be nonsuited after Judgment and Proceed determined. B. 11. 58. See Tit. Account.

Where Non suit of one Executor is the Non suit of all, or not. B. 8 61. See Tit. Executors, and Severance.

Where Ellopell is by Non suit in Action, or not. B. 6. 7. 8. See Tit. Ellopel.

Form of Entry of Non suit, and upon what Roll the Entry shall be. B. 8. 58. See Tit. Entry of Pleas.

Non tenure.

Where a Man shall have a Writ by Journies Accounts, after the first Writ abated for Non-tenure. B. 6. 10. See Tit. _Journies Accounts_.

A good Plea in _Quid juris clamat_. B. 2. 68. See Tit. _Apportionment_.

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Where a Demand ought to be upon a Condition to forfeit a Sum of Money in the Name of a Penalty. See Tit. _Demand_.

Notice.

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Where Notice ought to be given to the Patron by the Ordinary, upon Avoidance of a Church, and what is good and sufficient Notice; where and what not. B. 4. 76, 79. b. 5. 2 p. 57. b. 6. 29, 61.

Where and of what Acts of Parliament the Judges are bound of Duty to take Notice, and allow the Party the Benefit of them, without his Pleading of them; where and of what not. B. 4. 13, 75, 76, 120. b. 5. 2 p. 2, b. 8. 28, 157, 138. b. 10. 57.

Where every Man is privy to Acts of Parliament, and ought to take Notice of them at his Peril, and so of other Matters of Record, or not. B. 1. 45, 50. b. 2. 26. b. 3. 71. b. 4. 75. b. 5. 2 p. 113. b. 6. 12, 27, 68. b. 8. 8, 28, 137. See Tit. _Parliament_.

Where a Man shall be excused because he had not Notice of the Death of a Stranger by whom he claims an Estate, or not. B. 3. 72. b. 4. 82.

Where a Man shall not be punished for Wrong, or Hurt done by his Dog, if he had Notice of his Condition, &c. B. 4. 18. See Tit. _Action of the Case_.

Where Issue shall be taken and joined upon Notice. B. 3. 64. b. 4. 18.

Where the Obligor, or _&c_. shall be bound to perform a Condition without Notice given them of the Matter of it, or not; and how, and by whom must such Notice be given. B. 2. 3, 79, 81. b. 4. 82. b. 5. 2 p. 19, 20, 105. b. 6. 53, 51. b. 8. 82, 92, 98. See Tit. _Arbitrement_, and _Conditions_.

Where convenient and reasonable Time shall be allowed him that is to perform a Condition to the Performance of it after Request and Notice given, and what Time shall be said reasonable and convenient. B. 1. 22, 23. b. 2. 5. b. 3. 28, 34. b. 6. 31. See Tit. _Condition_.

Where Cus toms of Courts are to be held for Law, and the Judges of other Courts bound to take Notice of them, and to direct their Judgments accordingly. B. 1. 3, 4, 18, 19. b. 2. 16, 17. b. 5. 2 p. 32. b. 6. 6. See Tit. Courts, and _Customs_.

Where the Judges of the Civil Law are bound to take Notice of the Common
Notice.

mon Law, and contrary, the Judges of the Common Law to take Notice of the Civil Law, and to direct their Judgments accordingly, or not. B. 4. 29. b. 5. 7. b. 7. 43. 44. b. 8. 68, 69, 136. See Tit. Ignorance.

Where Notice is material to change an Avowry, and ought to be given, and what is good and sufficient, what not. B. 3. 23. 24. 30. 35. 36. 66. b. 5. 2 p. 57, 58. b. 6. 57, 58. See Tit. Avowry.

Where Notice is material to change an Avowry, and ought to be given, for what thing he dis- trains, and where he may avow for another Cause than that which was declared upon the Diffrefs taken. B. 3. 26. See Tit. Avowry.

Where Notice is material upon Re-entry for a Condition broken upon Not-payment of Rent, referred upon a Lease for Years, and Ignorance excuses the Lessee, &c. B. 3. 54. 65. B. 5. 2 p. 113. See Tit. Acceptance, Collusion, and Ignorance.

Where the Inquest ought to take Notice of a Deed in another County, B. 5. 2 p. 56. b. 6. 46. b. 7. 2. See Tit. Enquest.

Where the Inquest shall find Matter of Record, and take Notice of it upon Pain of Attaint. B. 1. 8. 9. 28, 35. 41. 169. b. 2. 19. 20. 25. 30. 57. 70. 91. b. 3. 7. 69. b. 4. 64. 65. b. 5. 1. 2 p. 3. 98. 99. 104. b. 8. 67. b. 9. 3. 8. b. 10. 121. See Tit. Inquest, and Esoppe.

Where the Inquest shall take Notice of a Thing over Sea, and find it. B. 6. 6. 46, 47. b. 7. 5. Calo. c. 23. 26. See Tit. Enquest.

Where the Inquest shall inquire and take Notice of a Thing done before the Time of Memory. See Tit. Trial, and Grant of the King.

Where Notice is material in Executions, and where the Sheriff, Gaoler, or their Executors shall not be charged upon Escape, without Notice what Prisoners are in the Gaol. B. 3. 70. 72. b. 5. 2 p. 32. See Tit. Escape.

Where Notice of the Device, is not material to the Devise, to dif-

Notice not material, but in Ex-change one Party or other may enter upon Evi-dion, &c. B. 4. 123. See Tit. Exchange.

Where Notice of Fraud in the Purchaser by good Faith is not ma- terial upon the Stat. of fraudulent Conveyances. B. 5. 2 p. 6. See Tit. Statutes, 27 Eliz. c. 4. and Collusion.

Where a Man is excused of a Con- tempt without Notice of, &c. in At- tachment upon Contempt, and what is sufficient Notice. See Tit. Contempt.

Where intermeddling with another's Goods without Title is justifiable, because no Notice to whom they belonged. See Tit. Jufification.

Where Property of Goods is not changed upon Contract in Market open, because the Buyer had Notice that they were stolen. See Tit. Contr.

Where the Tenant paravail shall not have a Writ of Mean before No- tice given by him to the Mean, and Request to acquit him, and put his Beast in the Pound, &c. See Tit. Mafne.

Where the Inquest is not to take Notice of Matters in Law, and if they do, their Finding is void. See Tit. Enquest.

Where Notice of Use is material, and changes the Nature of the Con- veyance, and makes Scifin to the first Use. See Tit. Uses of Collusion.

Where Notice makes the Party not to be remitted, &c. Recovery falsified, &c. See Tit. Collusion.

Where Notice is to be given to Strangers to a Judgment by Scihe facias before Entry. See Tit. Entry congeable.

Where Judges may despite their Judgment because they know the Contrary of what the Verdict has found. See Tit. Judgment.

Where a Writ purchased by Journies Accounts shall be maintained, tho' it was not purchased freshly, because no Notice of abating of the Writ. See Tit. Journies Accounts.
Nullity.

Where a Town, or Hundred shall not be charged without Hue and Cry, and Notice given of the Robbery. See Tit. Hue and Cry.

Where Notice is material upon Arbitrations, and where to be given to the Parties by the Arbitrators, where not. See Tit. Arbitrations.

Where Notice ought to be given to the Arbitrator who is discharged, and his Authority revoked, or no. See Tit. Arbitrations.

Nullity.

Where the King’s Grant is void, because not in his Power to grant. B. 4. 33, 34, 35. b. 5. 2 p. 28, 48, 59, 51. b. 7. 7, 25, 36, 37. b. 8. 16, 17, 19, 22, 55, 77, 125, 126. b. 10. 113. b. 11. 4, 53, 85, 89, 90. See Tit. Grant of the King.

Exposition of the Words void, irri, and held for null, and the Fine in Law is null in Statutes, or &c. B. 1. 24. b. 3. 59, 60, 82, 83, 88, 89. b. 5. 2 p. 14. b. 9. 140. b. 10. 100. b. 11. 67, 73. See Tit. Exposition.


Where a Recovery is void, because before a Not-Judge. B. 4. 147. b. 9. 66. b. 10. 76, 77. See Tit. Falsifying of Recovery.

Where a Record reversed shall be accounted no Record in Law. B. 8. 142, 143. See Tit. Records.

Where by Reversion of a Record another Record shall be taken away, and void. B. 5. 2 p. 90. b. 8. 119, 142, 152. See Tit. Error.

Where a Market, or Fair held, and Contrasts made upon Sunday, are void, and null in Law. B. 5. 2 p. 83. b. 8. 127. b. 10. 20. See Tit. Deeds, and Contrasts.

Where Matters in Law found by Jurors are void, and of no Effect. B. 2. 75. b. 4. 42. b. 5. 5. b. 6. 6. b. 8. 155. b. 9. 12, 13, 25, 25. 30. b. 10. 92. b. 11. 10. See Tit. Esquire, and Verdict.

Nullity.

Where a Writ of Error shall be to reverse a void Recovery, or Judgment. B. 3. 3. b. 10. 76, 77. See Tit. Error.

Where a Verdict contrary to what is pleaded, admitted, confessed, or affirmed by the Parties, is void, or not. B. 2. 4. b. 4. 30, 53. See Tit. Verdict.

Where a Verdict of a Thing contrary to a Record is void, because it appears to be apparently false. B. 9. 69. See Tit. Verdicts.

Where a Deed is void and null in Law, because of Incertainty, and Want of Intendment. See Tit. Deeds, and Obligation.

Where if a Man has, or does any Thing farther than a Statute limits and appoints, all is void, or not. See Tit. Statutes.

Where Inditements are void for Default of Words in them, or Defect in the Indictors. See Tit. Enditements.

Where Letters Patent of the King shall be repealed, and made void. See Tit. Repeals.

Where a Deed made by Durefs is void. See Tit. Durefs.

Where a Deed, Feoffment, or &c. made by an Ideot, is void. See Tit. Ideot, and Entry congeable.

Where a Deed, Grant, Lease, or &c. made by an Infant, is void. See Tit. Enfant.

Where a Deed, Feoffment, or &c. made by a Woman covert, shall be void. See Tit. Baron and Femme.

Where a Lease for Years is void by Death of the Lessee. See Tit. Leases, Parsun, and Acceptance.

Grant of the Pope to be discharged of Tithes in England, void. See Tit. Pope.

Where Grants, Leases, Feoffments, or &c. are void by mifnaming, or not. See Tit. Mifnaming.

Where Release, or Confirmation is void for Default of Possession in him to whom, &c. and what is sufficient Possession, what not. See Tit. Releases.

Where Release is void, because of Reservation, &c. See Tit. Releases.

Where
Where Exception, or Reservation is void. See Tit. Exception, and Reservation.

Where Excommunication is void. See Tit. Excommunication.

Where Exchange is void in Default of due Execution. See Tit. Exchange.

Where Things become void by Matter of After fact from the Beginning. See Tit. Ex post facto.

Where a Deed becomes void, because of Raffure, or Interlining. See Tit. Deeds, and Obligation.

Where a Deed is void for false Latin, or not. See Tit. Obligation, and False Latin.

Where a Deed is void in Part, and stands in another Part. See Tit. Deeds, and Obligation.

Where a Fine levied is void in Part, or to one Person, and good for another. See Tit. Fines.

Where a Devise is void in Part, and shall stand in another Part, or to one Person, and good to another, and where void in the whole. See Tit. Devise.

Where a Warranty made by an Infant, or Man of unsound Memory, is void. See Tit. Warranty.

Where a Warranty is void against one, or in Part, and shall stand in another Part. See Tit. Warranty.

Where Surplufage in Verdict is not material, but void. See Tit. Surplusage, and Verdict.

Where Warranty shall be avoided by Entry, or Claim. See Tit. Warranty, and Continual Claim.

Where a void Grant may be good by Confirmation after, or not. See Tit. Confirmation.

Where the King's, or a common Person's Grant is void by false Recital, or &c. or not. See Tit. Grant of the King, and Grants of a common Person.

Where a Grant, Lease, or &c. may be avoided for a certain Time, and stand for the Residue of the Time. See Tit. Grants, and Condition.

Where Remainders are void, and by what Causes and Means. See Tit. Remainder.

Where a Surrender is void in De-
be put for the Plural, and contrary, or not. B. 5, 2 p. 35. B. 8, 48. b. 10, 103. See Tit. Exposition, and Statutes.

Where Number is not material upon Feoffment to many, at the Time of Livery made, but by Livery to one all any may take an Estate. B. 3, 26, 29. b. 5, 2 p. 94. See Tit. Feoffments.

Where Number is not material of Executors in the Probate of Testaments, or Refusal before the Ordinary, but the Probate of one is the Probate for all. B. 9, 57, 38. See Tit. Executors.

Where Number is not material in Non suit in Actions, and where and in what Non suit of one is the Non suit of all; where, and in what not. See Tit. Non suit, and Severance.

Where Statutes shall be expounded and construed by Equity, to extend to another Number. See Tit. Statutes.

Exposition of the Words of Number, and where the Plural shall be taken for the Singular, and contrary. See Tit. Exposition.

Where Number is material for Chaplains to be retained by Barons and Peers of the Realm, and where, and how many may be retained. See Tit. Dispensations.

Where Number is requisite in Riots; and how many must be to make Riots. See Tit. Riots.

Who is sufficient to retain Servants, or Prentices, and how many Servants or Prentices may any Man retain. See Tit. Labourers.

Where Discontinuance of Proces against one is against all. See Tit. Discontinuance of Process.

Nuper obit.


Where Age shall be granted in Nuper obit, or not. B. 6, 4. See Tit. Age.

Nufance.

By whom, of what, and what Estate this Writ lies, for whom, and of what Estate not. B. 5, 2 p. 101.

Where Nufance lies for Nufance done in one County to Land in another, and where in the Confin of a County. B. 7, 5. See Tit. Affize.

Plaint, or Count in Affize of Nufance, and what is good, what not. B. 9, 54.

Where Nufance lies for raising an House so near another, that the Rain falls upon it, or &c. B. 5, 2 p. 101. b. 9, 54, 58. See Tit. Action of the Cafe.

Where Affize of Nufance lies for raising a Tozail, or &c. B. 9, 57, 58. See Tit. Action of the Cafe.

Where Affize of Nufance is why he did divert, obstrufl, or straighten his Water course. B. 4, 86. See Tit. Action of the Cafe.

Where a Man is chargeable for Nufance done in the Time of another, and how such Nufance is to be redressed. B. 5, 2 p. 101. b. 9, 55.

Where Nufance shall be beaten down, or not, but stand for the King's Advantage, and who may abate Nufance, and who not. B. 5, 2 p. 101. b. 9, 54, 55.

Where Affize lies for stopping the Traverfe, or &c. of an Highway. See Tit. Action of the Cafe.

Where and what Nufances shall be presented in Leets, what not. See Tit. Leets, Bar, and Inditement.

Where Prefentments in Leets, or &c. or Nufances shall be traversed, or not. See Tit. Bar, and Leets.

Where and for what Nufance Action of the Cafe lies, and is maintainable. See Tit. Action of the Cafe.

Where a Quod permittas lies upon Nufance, and for whom, and against whom. See Tit. Quod permittas.

Oath.

OATH of Supremacy, and who are compellable to take it. B. 7, 6, 7. See Tit. Statute, 1 El. c. 1, 2.

Of the Oath in making Homage and Fealty. See Tit. Homage.

Of the Tenant in Dower, or Nief's Oath not to marry without the King's Licence. See Tit. Fine to the King.
Oath of the Jurors, and Manner of entring their Verdict. See Tit. Entry of Pleas.

Oath of the Summoners and Venours in a Writ of Difceit, and where the Trial is by Oath. See Tit. Difceit.


Obligation.

What Words are sufficient to make an Obligation, what not. B. 9, 53.

Where and by what Words an Obligation made by two, or more, shall be joint, and where several, where joint and several, &c. B. 5, 2, 19, 23, 91, 103, 119. b. 9, 53. See Tit. Exposition.

Where void in Part, or against one Obligor, and shall stand good against another. B. 5, 2 p. 23, 119. See Tit. Deeds.

Where an Obligation is void, because of Misnaming in the Name of Baptism, Surname, or &c. or not. B. 10, 121 to 125. b. 11, 21. See Tit. Misnaming, and Deeds.

Where an Obligation is void by Rasure, Interlining, or new Writing, or not. B. 5, 2 p. 23, 119. b. 9, 92, 11, 27. See Tit. Deeds.

Where an Obligation is void, because made, or indorse'd with a Condition to the Sherif in another Form and Manner than is limited by Statute 23 H. 6. or not. B. 5, 59. b. 5, 2 p. 119. b. 10, 101, 102. See Tit. Condition, and Statutes, 23 H. 6.

Where an Obligation is void for false, or incongruous Latin, or not. B. 5, 2 p. 121. b. 9, 47, 48, b. 10, 133. See Tit. Deeds, and False Latin.

Where void for Default of Form, or Matter, where it hath not Senfe, nor Intendment. B. 5, 2 p. 121. See Tit. Deeds, and Entendments.

Where Estoppel is by Obligation, or not. B. 2, 4, 33, 34, b. 5, 2 p. 20, 69, b. 6, 30. See Tit. Misnaming.

Where upon Obligation to pay Money at several Days, the Obligee shall have no Action till all the Days are past, and where. B. 3, 22. b. 4, 94. b. 5, 2 p. 81. b. 8, 153. b. 10, 128. See Tit. Debt, and Payment.

Where an Obligation shall take Effect by the first Delivery, and where it may have Two Deliveries, and not be good till the second Delivery. See Tit. Deeds.

Where a Man may be bound to himself, or not. See Tit. Exposition.

Where an Obligation is void, because of, or the Condition indorse'd upon it, is against Law. See Tit. Conditions.

Where an Obligation indorse'd with a Condition impossible, is good, or because it is become impossible by the Act of God. See Tit. Conditions.

Where an Obligation is good, notwithstanding it want the Words (in Testimony of which.) See Tit. Deeds.

Where good, notwithstanding it have not the Words (his Seal he has put.) See Tit. Deeds.

Where good without Date, or with an inenifible and impossible Date. See Tit. Deeds.

Where an Obligation shall remain in the Court, and be delivered again to the Party. See Tit. Deeds.

Where an Obligation shall be cancelled and damned. See Tit. Deeds.

Where the surviving Obligor shall be charged with the whole Debt. See Tit. Joint-tans, and Execution, and Recovery in Value, Debt, and Charge.

Where in Debt upon Obligation the Defendant upon special Pleading may conclude, and so not his Deed. See Tit. Debt.

Where a Successor, and of what Corporation shall have the Obligation made to his Predecessor, or &c. and of what not. See Tit. About, &c. Corporation, and Chattels.

Where a Contract is gone and extinguished by accepting an Obligation for the same Duties, or not. See Tit. Contract, and Extinguishment.

Where an Obligation by Recovery in Debt upon it has lost the Force of an Obligation by the Recovery, or not. See Tit. Extinguishment, Recovery, and Election.

Of Conditions upon Obligations, and where and when they shall be
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said to be performed, and what Acts are Breaches of them. See Tit. Condition.

Where an Obligation has lost its Force by Intermarriage between the Obligor and Obligee, or making him Executor. See Tit. Extinction, and Release.

Occupant, & Occupanti conceditur.

Where a Man shall be said Occupant of Fowls, or Beasts savage. B. 5. 2 p. 104. b. 7. 16, 17. See Tit. Property.

Where a Man shall be said Occupant of Land, and adjudged in of the Estate as occupant. B. 6. 53.

Where he that comes to Land, and is in as Occupant, shall be punished for Waste done. B. 6. 37. b. 10. 98. See Tit. Waste.

Where Age shall be granted to the Heir who enters as Occupant. B. 10. 98. See Tit. Age.

Odio and Atia.


Office of Court.

Where the Court of Office and by their Discretion may record a Thing done two or three Terms passed, or not. B. 4. 52. b. 8. 157.

Where Damages in Actions shall be taxed by Discretion of the Court, and increase and be abridged, and where the Writ shall be to inquire of Damages. B. 1. 10. b. 2. 31. b. 3. 71. b. 4. 67, 194. b. 11. 6. 56. See Tit. Damages.

Where Judgment may be respited by Discretion of the Court. B. 3. 52. b. 5. 2 p. 40. b. 11. 56. See Tit. Judgment, and Damages.

Where another than the common Day may be given in a Plea of Land by Discretion of the Court, or not. B. 5. 2 p. 40. See Tit. Assent, and Day.

Odio and Atia. Office of Court.

Where the Court of Office may award the Affize; to inquire of Circumstances. B. 6. 4. See Tit. Affize.

Where the Court in their Discretion may suffer a Man to make an Attorney, where out of Rigour of Law he ought to appear in Person, and no Error. B. 8. 38, 39. See Tit. Attorney, and Error.

Where the Court of Office shall abate a Writ. B. 3. 81, 84. See Tit. Writ.

Where Age shall be granted in an Action by Discretion, or Office of Court, though the Party prays it not. B. 6. 5. See Tit. Age.

Where the Court of Office ought to try Judgment, if any Thing appear to them taught in the Writ, Count, or Process, and where contrary. B. 8. 120. 123.

Where the Court of Office shall give Judgment for the Plaintiff, though it appears to them by Verdict, or otherwise, that he has neither Right, nor Title. B. 2. 4, 5. b. 3. 34, 52. b. 4. 44. b. 5. 2 p. 78, 108. b. 8. 120, 123, and 93. See Tit. Judgment.

Where the Plaintiff shall have Judgment, tho' the Issue is found against his Saying and Allegation by Office of the Court. B. 2. 5. b. 4. 43, 44. 46. b. 5. 2 p. 78, 79, 108. b. 9. 68, 81, 112, 119. See Tit. Judgment, and Verdict.

Where the Plaintiff shall not have Judgment, tho' all be found for him. B. 3. 28, 120. See Tit. Judgment, and Enn feat below.

Where the Court of Office shall try Judgment, tho' the Defendant confess, or yield the Action. B. 8. 120, 123. See Tit. Judgment.

Where the Court of Office shall try the Accessories Plea before the Plea of the Principal. B. 9. 119. See Tit. Crown.

Where the Court of Office ought to examine and see upon a Writ of Error, or false Judgment, if any Error be in the Record, tho' the Parties assign it not. B. 5. 2 p. 37, 58. b. 11. 8. See Tit. Error.
Office of the Justices upon vicious and defecive Inditements, and where they may of Office of Court cause the Party to be anew indited. B. 4. 45. See Tit. Inditements.


Where Judgment shall be given of Office of Court, according to the special Matter found, and where according to the Conclusion of the Verdict general. B. 2. 75. b. 4. 42, 53. b. 5. 5. b. 6. b. 8. 155. b. 9. 12, 13, 23, 25, 30. b. 10. 92. b. 11. 10. See Tit. Enquest.

Where Judgment of Office of Court shall be conry to the Verdict, because it appears by Matter of Record to be false, or that they have mistaken the Law. B. 75. b. 4. 42, 53. b. 5. 5. b. 6. 6. See Tit. Enquest.

Where the Court of Office shall make Procefs to inquire of certain Points omitted by the Inquest in their Verdict. B. 8. 86. b. 10. 118, 119.

Office of the Court, nor of the Jurors, to judge Matters in Law. See Tit. Enquest.

Where the Judges of the Common Law of Office ought to take Notice of the Civil Law, and direct their Judgment accordingly. See Tit. Ignorance, and Notice.

Where the Court of Office upon pleading in Abatement of a Writ, and concluding to the Action, shall be contrary to the Conclusion of the Plea. See Tit. Pleadings.

Where the Court of Office ought not to arraign a Man upon an Inditement, an Appeal hanging against him, or contrary. See Tit. Appeals.

Where the Court of Office shall direct Procefs to the Coroners. See Tit. Coroners.

Where the Court shall direct Procefs to the Metropolitan, or Guardian of the Spiritualties. See Tit. Writ to the Bishop.

Where the Court in Cases shall award Inquest of Office. See Tit. Enquest.

Of the King's Bench, and how it is to demean itself when it comes first into any County and Country. See Tit. Courts, and Bench of the King.

Where the Court of Office ought to make Inquiry, and take the Inquest to inquire of Collusion in Cases. See Tit. Collection.

Where the Court of Office ought not to take the Inquest, till the Matter in Law be discussed. See Tit. Demurrer.

Where the Court of Office shall not lay to do Justice, neither for the Privy Seal, nor Signet. See Tit. Superfedeas, and Seals.

Where the Court of Office ought to take Notice of an Act of Parliament, or other Matter of Record, without the Pleading of the Parties. See Title Notice, and Parliament.

Where the Court of Office ought to take Notice of Matter in Deed, or Custum of the Country, or of other Courts, and direct their Judgments accordingly. See Tit. Notice, and Customs.

Where the Court may reverse their own Judgment. See Tit. Error.

Where the Court of Office in their Discretion may refuse the King's Grantee of an Office for Insufficiency, or &c. See Tit. Office, and Officers.

Where and what Points the Court must inquire of in a Q. Impedit. See Tit. Q. Impedit.

Where the Court of Office ought to direct the Jurors to find the special Matter, notwithstanding the Parties are elstoped by their Pleading, or Admittance. See Tit. Enquest, and Verdict.

Office, and Officers.

Where the Sheriff, or &c. may break a Man's House, and enter to do Execution, or not. B. 5. 91, 92. See Tit. Execution.

How a Man shall be put into Possession of an Office. B. 9. 97.

Where a Man shall have an Office by Discent. B. 7. 2. b. 9. 97.

Where and what Officers come to their Offices by Admittance and Ad-

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Office and Officers.

Of the Writ of Demand. Of all demean him. Of what Things they may lawfully do in their Places. See Tit. 72. b. 4. 33. 41. b. 9. 98. See Tit.

Of Purveyors, and how they ought to demean themselves in their Office, and what Things they may lawfully do in their Places. B. 8. 146. b. 10. 73.

Of the Exigent, and who is to grant it. B. 4. 53 b. 9. 97.

Of the County-Court, who is to grant it. B. 4. 53 b. 9. 97.

Of the Warden of the Writs who is to grant it. B. 9. 97.

Of the Protonotary of the Common Bench, or King's Bench, who is to grant them.

Of the Office of the Marshal of the Court of the King's Bench, and Prison of the Marshalsea, and how, and what Estate may be granted of it, what not. B. 9. 97. See Tit. Marshalsea.

Where Affize lies of an Office, and how Title is to be made the Plaintiff in Affize of an Office, or of Parcel. See Tit. Affize, and Plaintiff.

Of a Contable, and his Authority. See Tit. Authority, and Contable.

Of the Admiral, and his Authority. See Tit. Admiral.

Of the Sheriff, and his Authority upon Writ of Justicises. See Tit. Justicises, and Sheriff.

Of the Sheriff upon Executions, and where he shall be escaped, or not. See Tit. Authority, and Escape.

Of the Sheriff, and what is good Justification in Trespa of Goods taken, an House or Close broken. See Tit. False Infringement, Justification, Request, and Execution.

Where the Sheriff doing his Office is a Diffeiour, or not. See Tit. Diffelion, and Sheriff.

Where the Sheriff delivers Lands in Execution upon Elegit, or Recognizance, he ought to return the Extent, &c. See Tit. Extent, Execution, and Recognizance.

Of the Sheriff upon a Writ of Execution, and how he shall demean himself upon it. See Tit. Extent, Execution, Recognizance, and Sheriff.

Of the Sheriff's Authority upon the Writ of Diffelion. See Tit. Reelision, and Sheriff.

Of the Sheriff's Authority upon the Writ of Non omittas. See Tit. Non omittas, and Sheriff.

Of the Sheriff's Return upon the Writs, and which are good, which not. See Tit. Return of the Sheriff.

Of the Sheriff, and where he shall be charged, and answer for the Act and Negligence of Duty of his Under-Sheriff. See Tit. Charge.

Of the Escheator, and how he shall demean himself in his Office. See Tit. Escheator, and Office before the Escheator.

Of the Coroner, and his Authority, and the whole Matter concerning the Coroner. See Tit. Coroner.

Where the King's Grant of an Office is good, or not. See Tit. Grant of the King.

Where a common Person's Grant of an Office is good, or not. See Tit. Grant of a common Person.

Where and what Offices may be assigned and executed by a Deputy, where and what not. See Tit. Assignee, and Deputy.

Where a Demand shall be of an Office by Precipe quod reddat. See Tit. Demand.

Where Entry of Pleas shall be by Protonotaries, and other Clerks. See Tit. Entry of Pleas.

Where and what Officers may be impeached by Bill. See Tit. Bill.

Office of the Ordinary, and to what Intents he is an Officer to the King's Courts. See Tit. Write to the Bishop, and Ordinary.

Election of Officers, as Sheriff, Coroner, or &c. See Tit. Election.

Where one Office may be appendant to another. See Tit. Appendent.

Of a Baily, and what Things he may do, and execute by Virtue of his general Office, what not. See Tit. Baily.

Of Forester, Parkor, or Keeper of Warrens and Chases. See Tit. Forests, and Warren.

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Office before the Escheator.

Where and what is Extortion in Offices, what not. See Tit. Extortion.
Where and what Officers may claim Fee by Prescription, and what Fees, what not. See Tit. Fees.

Of the Marital and high Constable of England, and their Jurisdiction and Authority. See Tit. Authority.

Where Amendment shall be of a Record, Roll, or Process, which is defective in Default of the Clerks, and Officers of the Court. See Tit. Amendment.

Where the Lands of the King’s Officers, sold and aliened by Covin to defraud the King of his Debts, are liable to satisfy the King’s Debt. See Tit. Collusion.

Where an Office granted for Life, &c. by the Justices, who have their Places but at the King’s Will, is good, and how long the Grants shall stand. See Tit. Extinguishment.

Where a Bishop shall be said an immediate Officer of the King’s Courts, and to what Intents. See Tit. Bishop and Ordinary, Writ to the Bishop, Certificate of the Bishop.

Where the King may apportion an Office. B. 4. 33.

Where it is in the Election of the Officer who arrests upon a Warrant of the Peace to carry the Party arrested to what Justice he pleases. See Tts. Arrests, and Election.

Where and what Offices may be bargained and sold for Money, notwithstanding the Statute to the contrary. See Tit. Statutes, 5 E. 6. c. 16.

Forfeited, and by what Acts or Negligences, or &c. See Tit. Forfeiture.

Of a Watchman, and his Authority. See Tit. Justification.

Office before the Escheator.

How an Escheator shall demean himself upon Offices taken by Virtue of Office, or otherwise, and upon Return of them. B. 1. 42. b. 4. 57. See Tit. Escheator.

Where Office taken by Virtue of Office, or otherwise, which finds Matter of Record, is good, or not. B. 1. 28, 35, 41. See Tit. Enquiret.

Where Office taken by Virtue of Office, or of Writ, or otherwise, shall be sufficient for the King, or Party, notwithstanding the Incertainty, or not. B. 8. 168. b. 9. 144.

Where and what Office found before an Escheator, or &c. is good and sufficient to intitle the King, but not for the Heir to have Livery, or &c. B. 4. 54. b. 7. 21. b. 10. 114, 115. See Tit. Traverse to an Office.

Where an Office found and taken before Commissioners, is equivalent with an Office found and taken before the Escheator, and where an Office taken before them, shall be without Warrant. B. 7. 16, 21. b. 10. 114, 115.

Where upon two Offices found before the Escheator by Virtue of Writ, or &c. one shall be void, and where both shall stand in Force, and to what Intent, and what not. B. 8. 169. See Tit. Statutes, 2 E. 6. c. 8. and Livery.

Where presently by Office found the King is in Possession, or not, till he enter and seize by Force of the Office. B. 3. 11. b. 4. 58. b. 5. 2 p. 36. b. 9. 35, 96. b. 11. 12. See Tit. Entry congeable.

Where the King’s Grant is good before Office found, to intitle him, or other Matter of Record, or not. B. 1. 42. b. 3. 10. b. 5. 2 p. 55, 56. b. 6. 5. b. 8. 166. b. 11. 12. See Tit. Entry congeable, and Grant of the King.

In what Courts Offices taken, &c. by Virtue of Writ, or of Office, shall be returned, in what not. B. 1. 42. b. 3. 80. b. 4. 57. b. 7. 16. See Tit. Escheator, and Escheuer.

How, and to what Time Offices found before the Escheator, shall have Relation. B. 4. 59, 126, 127. b. 5. 2 p. 55, 56. b. 8. 271.

Where and upon what Office found amelius inquirendum shall be awarded, where and upon what not. B. 8. 168.

Where the King’s Entry into Lands, or Tenements, or Seizure by him and
and his Ministers is good without Office found, or not. See Tit. Entry congeable.

Where the King cannot enter, nor seize Land, or &c. upon Office found without Scire facias, or contrary. See Tit. Entry congeable, Repeal, and Scire facias.

Office found by Virtue of a Commission, under what Seal, and the Seal of what Court is sufficient to intitle the King, of what not. See Tit. Seals, and above.

Where Office found before the Escheator shall be traversed in the Chancery, or common Bench, or elsewhere. See Tit. Traverse to an Office.

Where an Office may be avoided without Traverse, as well for Lands as Goods. See Tit. Traverse to an Office.

Where an Office cannot be avoided by Traverse, but Petition must be. See Tit. Petition.

Where no Traverse is to be to an Office, if the King be intitled by double Matter of Record. See Tit. Petition.

Where Entry upon the King’s Possession by the Heir, or &c. before Office found, is not Intrusion. See Tit. Intrusion.

Where and what Office found before the Escheator, shall be said Tenure in chief of the King, what not. See Tit. Tenure.

Where a Man shall not traverse an Office, unless another Office be found for him. See Tit. Livery, and Traverse to an Office.

Where Dien clausit extremum, or Mandamus shall issue after Dien clausit extremum, and Office found, or not. See Tit. Livery.

Where and upon what Office Interpleading is betwixt two found Heirs by several Offices. See Tit. Livery, and Enterpleader.

Official.

Where Administration committed by the Ordinary, or his Official. See Tit. Administration.

Where the Certificate of the Official &c. is good, or not. See Tit. Certificate of the Bishop, and Excommunication.


Where Prohibition directed to the Official, &c. is good and sufficient. See Tit. Prohibition.

Omission.

Where Amendment shall be of any Thing omitted in the Count, Writ, or &c., and of what, of what not. B. 4. 52. b. 5. 2 p. 41, 42. b. 8. 159, 160, 162. See Tit. Amendment.

Where Amendment shall be of Proces upon Original, or Issue joined, or Omission, or Mifaward, or not Award of it, or not. B. 5. 2 p. 42, 43. b. 8. 156, 157, 159, 160. See Tit. Amendment.

Where Amendment shall be of a Record, Roll, or Proces, where Omission of a Word or Syllable is in Default of the Clerks. B. 4. 52. b. 5. 2 p. 43, 44. four times, 45, 46. B. 8. 157, 158, 159, 161. See Tit. Amendment.

Where the Court of Office, and out of Discretion, may amend a Thing in another Time, and record a Thing two or three Times passed. B. 4. 52. b. 8. 157, 161, 162. See Tit. Amendment, and Office of the Court.


Where the Court of Office shall make Proces to inquire of certain Points omitted by the Inquest in their Verdict, or not. B. 10. 118, 119. See Tit. Office of Court.

Where a Deed is good, notwithstanding Omission of the Words (in Testimony of which.) B. 2. 4, 5. See Tit. Deeds.

Where the Writ shall abate for Omission of any who hold the Estate in the Conveyance of the Tit. B. 8. 88. See Tit. Formedon.

Where the Plaintiff in Impedit in his Count may make Omission of any
any Presentment to the Church, or not. B. 5. 2 p. 98. See Tit. Q. Imped.}

Where Words subsequent in Deeds shall have Relation to a Thing mentioned before in the Premisses, and to be supplied, tho' the Word (afore-said) be omitted. B. 4. 44. b. 8. 85. 154. See Tit. Relation.

Where a Feoffment, Grant, or &c. is good without naming the Grantor, or Grantee, Feoffor, or Feoffee, &c. by the Name of Baptism, or of a Corporation. B. 1. 101. b. 2. 51. See Tit. Grant, Capacity, and devise.

Where Discontinuance of Process is by Omission of any Thing, or of one Party. See Tit. Indictments.

Where Indictments are void for Omission, &c. See Tit. Discontinuance.

Where Return of the Sheriff, or other Officer of the King, is void for Omission of their Name indorsed, or not. See Tit. Return of the Sheriff.

Ordinary.

Where Action shall be maintained by the Ordinary, and what Action, and what not. B. 5. 1 p. 82, 83. b. 8. 135. b. 9. 39. See Tit. Statutes, Welf. 2. c. 19.

Where an Action is maintainable, and lies against the Ordinary, or his Executors, and what Action, and what is a good Bar in an Action of Debt, or &c. against him, what not. B. 5. 2 p. 83. b. 9. 39. See Tit. Statutes, Welf. 2. c. 19.

The Ordinary shall be charged upon Wafting of his Goods proper, and what shall be wafting in him, where and what not. B. 8. 135. b. 9. 39.

Where the Ordinary may sequefter the Goods of the Intestate, nay where there are Executors, he may sequefter, and how he shall demean himself in it. B. 9. 39, 40.

Where the Executor or Administrator shall account to the Ordinary, and of what Things they shall account, where and of what not. B. 9. 40.

Where and of what Things the Ordinary has Jurisdiction, and the Spiritual Court shall hold Plea, where and of what not. B. 5. 6, 9, 13, 16, 23, 25, 27. p. 5. 67. b. 11. 99. See Tit. Jurisdiction, Prohibition, and Consultation.

Who shall be said the ordinary, and immediate Minister to the King's Courts, and where the King's Courts shall write to another as Ordinary, and not to the Bishop, or not. B. 5. 11, 15, 23. See Tit. Write to the Bishop, Process, Bishop, and Excommunication.

The Ordinary's Authority in his Visitation, and in what Things he may deal, in what not. B. 11. 99.

Where the Court of Office ought to allow Clergy without the Challenge of the Party, or claim of the Ordinary. B. 5. 26, 27. See Tit. Clergy.

Where and what Clerk convicted, or he that has his Clergy, shall be delivered to the Ordinary. B. 11. 26. See Tit. Clergy.

Who shall be Judge to allow, or disallow Clergy, the Ordinary, or Judge temporal. B. 5. 26, 27. See Tit. Clergy.

Where a Man shall be Executor after his Refusal before the Ordinary, and Refusal not material. B. 9. 37, 38. See Tit. Executor.


Where and to what Person Administration shall be committed by the Ordinary. B. 9 38, 39. See Tit. Statutes, 31 E. 3. c. 11.

Where Administration committed by the Metropolitan, as supreme Ordinary, without Authority and where it belongs not to him, is not void, but voidable. B. 5. 2 p. 50, twice. B. 8. 135, 136.

Where Administration committed by the inferior Ordinary, is void, B. 5. 2 p. 50. See Tit. Administration.

Where Administration once committed by the Ordinary, shall be revoked. B. 5. 2 p. 30. b. 6. 18, 19. b. 8. 135. See Tit. Administration.

Of proving a Testament, and before what Ordinary it shall be proved. See Tit. Testament. Where Writ to the Bishop shall be awarded, the Church being full of the Collation of Bishop Ordinary, as well after Six Months, as within them. See Tit. Writ to the Bishop. Where and upon what Plea of the Ordinary the Writ to the Bishop shall be awarded. See Tit. Writ to the Bishop. Where the Ordinary’s Temporalties shall be seized into the King’s Hands, and for what Acts, or Contempts. See Tit. Contempts. Who is a sufficient Ordinary to certify Excommunication, &c. who not. See Tit. Excommunication. Where the Grant of the Patron and Ordinary without the Parson is sufficient to charge the Church. See Tit. Annuity, Parson and Patron. What Issues shall be tried by the Ordinary, what not. See Tit. Deprivation, Bastardy, Divorce, and Trial. Where the Church is void without Sentence of Deprivation by the Ordinary, or not. See Tit. Q. Impedit. Where Recovery against the Parson without praying in Aid of the Patron and Ordinary shall be falsified. See Tit. Falsifying of Recovery. Where the Ordinary upon Avoidance of a Church shall give Notice to the Patron, &c. or not. See Tit. Notice. What are good Pleas by the Bishop Ordinary in a Q. Impedit against him where he claims as Ordinary. See Tit. Q. Impedit, and Presentment to a Church.

Oyer and Terminer.


Orphans.


Over Sea.

Where the Inquest shall try and inquire of a Thing done over Sea, or not. B. 6. 46, 47. b. 7. 3. Calu. Case, 25, 26. See Tit. Enquest. Where Issue shall not be taken upon the Plea of the Defendant, because it rife upon Matter over Sea, but the Plaintiff shall maintain his Action, and upon the Replication Issue shall be joined, because of Trial. B. 6. 47. b. 7. 26, 27. See Tit. Issue. Where a Contract made of which Part is to be performed beyond Sea, shall be tried. B. 6. 47. Where Negligence of Claim, or Entry upon a Fine levied of Lands, shall not be imputed to a Man over Sea, and what Time he shall have to enter, or claim after his Return. B. 3. 92. b. 4. 125. b. 7. 23. b. 8. 100. Where Entry is lawful, notwithstanding Disent during the Time he was over Sea. B. 8. 100. Where a Man shall not inherit Land in England, because he was born over Sea. See Tit. Alien born. Of Fugitives over Sea without the King’s Licence, and how they shall be punished. See Tit. Contempts, and Fugitives.

Ousler la main.

Form and Order to be observed in suing Ousler la main, and out of what Court it shall be awarded. B. 9. 98. Where Entry is lawful upon the King’s Possession, and his Possession shall be voided without Ousler la main, Livery, or Petition made, or not. B. 4. 18, 19. b. 2. 53. b. 4. 55, 56, 59. b. 7. 32. b. 8. 76, 172. b. 9. 96, 98. See Tit. Entry congeable, Livery, and Intrusion.

Where Interpleader shall be betwixt two, where they sue to take of the King's Hand, or not. B. 7. 45. See Tit. Livery, and Interpleader.

Where the Offices of him to whose Use shall have Outier la main of the King. See Tit. Ward, and Livery.

Where a Man may have Outier la main of the King, together with Issues, or not. See Tit. Livery.

Where a Man shall have Outier la main of the King, and avoid his Title by pleading without Petition fur ed, where he is intituled by double Matter of Record. See Tit. Petition, Entry congeable, Traverse to an Office.

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Pain.

Where a Juror shall be demanded upon Pain, and were not. B. 8. 41.

Where Pain shall be to the Value of his Land. B. 8. 41. See Tit. Fine to the King.

How Pain shall be assailed and aff ered. B. 8. 41.

Panel.

Where Challenge may be to the Array, because Knights were not returned upon the Panel. B. 6. 45. See Tit. Challenge.

Where Challenge shall be to the Knights who were returned upon the Panel in a Writ of Right. B. 9. 32.

Who, and of what Estate shall not be impanelled upon Juries, and if they be, how they shall be discharged. B. 6. 53. b. 8. 108. b. 9. 49. See Tit. Jurors.


Pardon. See Tit. Chart.

Paro fraâo. See Tit. Pound.

Park. See Tit. Forest.


Form of making Statutes, and what is an Act of Parliament, and what Assent of the Lords and Commons is required to make it. B. 8. 15, 18, 19, 20 to 26. b. 9. Epist. b. 11. 34.


Where an Act of Parliament is erro n eous, void, and superfluous in Part, or the Whole. B. 1. 24. b. 6. 5, 6. b. 8. 118. b. 10. 23, 54, 57.


The Parliament is the most High and Honourable Court within the Realm of England. B. 5. 120. b. 9. Epist. b. 11. 14, 65.


To what Time the Parliament has Relation, if no Time be limited when it is to begin. B. 6. 14. b. 10. 53, 56. See Tit. Relation. b. 9. 119.

Where every Man shall be said privy to an Act of Parliament, and bound, and concluded by it. B. 1. 47, 48. b. 4. 79. b. 6. 12, 27, 68. b. 8. 28, 137.

Form of Pleading an Act of Parliament, and where in the Count, and in the Court, or Plea pleading, all the Acts and Prerogations ought to be al ledged and where the Plea is vici ous, if it be mispleaded. B. 1. 27, 28, 32, 54, 68, 78, 86. 107, 108, 115, 133, 142. b. 2. 7, 11, 13, 46, 53. b. 3. 27, 55. b. 4. 101. b. 6. 79. b. 8. 68, 109.

Where the Court of Office ought to take Notice of an Act of Parliament, or other Matter of Record, and where not without pleading of the Party who would have Advantage by it. B. 4. 13, 76, 120. b. 5. 2 p. 2. b. 8. 28, 137, 138. b. 10. 57. See Tit. Notice.


Where Exigent shall be awarded against a Lord of the Parliament, or not. See Tit. Exigent.

Construction of the Words (Saving or Salvo) in Acts of Parliament. See Tit. Exception and Reformation.

Where a Baron, and Lord of Parliament shall by be Praegressive exempt from Juries. See Tit. Exemption and Furies.

Where a Day of Grace shall be given against a Peer, and Lord of Parliament. See Tit. Day.

Where in Action by or against a Lord of Parliament, and Issue joined, there ought to be Knights upon the Panel. See Tit. Challenge.

Where a Lord of Parliament shall have Trial by Peers in Cases of Felony, or Treason. See Tit. Crown, and Trial.

Where a Lord of Parliament in a Writ against him ought to be named by his Name of Dignity. See Tit. Writ and Name.


Where and what Things cannot be granted, nor changed but by Act of Parliament, and not by the King’s Grant. See Tit. Grant of the King.

Where the King’s void Grant, or a common Person’s may be made good by Act of Parliament. See Tit. Confirmation.


Where the Issue in Tail shall not be remitted against an Act of Parliament. Where and what Grant of the Patron and Ordinary without the Parson is good to charge the Church. B. 1. 147. b. 5. p. 81. b. 8. 145.

Where Leases made by Parsons, Prebends, Vicars, &c. are void by Non-residence, Death, Resignation, or other Accident, or not. B. 1. 51, 153. b. 2. 46. b. 3. 65. b. 4. 23, 24, 76. b. 5. 2 p. 6. 14. b. 6. 21. 57. b. 7. 8. b. 11. 67. See Tit. Acceptance, and Leases, and Confirmation.

Where a Release to the Patron is good and sufficient to extinguish an Annuity, or Rent, issuing out of a Church, or Patronage. B. 1. 112. b. 5. 2 p. 71, 81.

Where a Lease made by a Parson of a Church, Vicar, or Prebend binds the Successor by his Agreement after See Tit. Abbot, Acceptance, Agreement.

Where a Grant, Lease, or &c. made by a Parson of a Church, Prebend, or Vicar, is good, and binds the Successor by Confirmation of the Patron, or &c. and what is sufficient Agreement and Confirmation, what not. See Tit. Confirmation.

Where a Grant, Lease, or &c. by a Parson before Indulgence is void. See Tit. Encumbent and Quare Impedit.

Where Affizze lies for the Parson of a Church for Tithes, or &c. See Tit. Affizze.

Where an Infant cannot be Parson of a Church. See Tit. Infant, and Encumbent.

Where the Successor of a Parson, Vicar, or Prebend shall falsify a Recovery had against their Predecessors, or not. See Tit. Falsifying of Recovery.

Where Aid shall be granted to a Parson, Vicar, or &c. from the Patron and Ordinary. See Tit. Aid.

Where and what are sufficient Causes of Deprivation of a Parson, Vicar, or Prebend. See Tit. Deprivation.

Where Distinction, Usurpation, or Intrusion by a Bishop, Parson, or &c. shall
**Parson and Patron. Payment.**

shall be Mortmain, or not. See Tit. Mortmain.

Where and to what Intents and Purposes a Man may be a Parson by Admission and Institution, without Inducement, and to what not. See Tit. Encumbrant, and Q. Impediment.

Pleas for the Patron, and which he shall have in Q. Impediment, which not. See Tit. Encumbrant.

Where Alienation by a Parson, Vicar, or Prebend is Discontinuance, or not. See Tit. Discontinuance.

In whom is the Fee Simple of the Glebe land and Parsonage, in the Parson, or another. See Tit. Right.

Where the Frank-tenement of a Parsonage is in Abeyance, during the Life of the Parson, or by his Death. See Tit. Abeyance.

Where Copyhold granted by the Parson of a Church, Prebend, or &c. Lord for the Time, is good against the Successor. See Tit. Copyhold.

Where Tithes are to be paid to the Parson, or not. See Tit. Tithes.

Where Tithes are extinguished by Unity of Possession in the Parson of &c. or not. See Tit. Tithes.

Where the temporal Court has Jurisdiction in Trespass, or &c. between Two Parsons of a Church, or their Servants and Farmers for Tithes. See Tit. Jurisdiction.

Of Juris Utrum by the Parson, Vicar, or Prebend. See Tit. Juris utrum.

Of a Parson Imparfonage, and the whole Matter concerning it. See Tit. Appropriation.

Of Plenary of a Church by Six Months of an Incumbent presented, or of a Parson imparsonage, good Plea in Q. Impediment.

Of a Parsonage, or Vicarage, and where the Church is void in Deed, and when in Law, and what &c. shall be said an Avoidance. See Tit. Q. Impediment, and Notice.

Issuues joined upon Admission, Institution, or Inducement of a Parson of a Church, and how such Issues shall be tried. See Tit. Trial.

Where Prohibition shall not be granted upon Suit in Court Christian, by the Parson for Dilapidations. See Tit. Prohibition.

Form of pleading of Seisin of a Parson of a Church, Prebend, or &c. and where he shall be seised in the Right of his Church, and where in the Right of his Prebend. See Tit. Corporation.

Who shall present to a Vicarage the Parson of a Church, or Patron. See Tit. Quare Impediment.

Payment.

Where a Man shall not have an Action of Debt, or &c. to be paid at several Days, till all the Days are past, and where contrary. B. 3. 22. b. 4. 94. b. 5. 2 p. 81. b. S. 153. b. 10. 128. See Tit. Debt, and Obligation.

Condition to pay Monies to a Man, his Heirs, or Executors, how to be performed, and to whom the Payment is to be made, where to the Heir or Executor. B. 5. 2 p. 95, 96, 114. b. 8. 95. See Tit. Conditions.

Where Condition to pay Monies be performed by retaining, and that shall countervail Payment in Part, or not. B. 5. 2 p. 117. See Tit. Condition.

How a Condition to pay Monies shall be performed, and what shall be said Satisfaction, and to counter­vail Payment, what not. See Tit. Condition.

Where a Condition to pay Monies shall be performed by Acceptance of another Thing, or Acceptance of Part in full Satisfaction, or not. See Tit. Condition.

Where Payment may be pleaded without shewing a Deed, or Acquittance testifying it, or not. See Tit. Monstrance of Deeds.

Where Payment of Monies shall be accounted according to the Intent of him that tenders and pays. See Tit. Acceptance.

Where Execution of the Body without Payment is not Satisfaction. See Tit. Execution, and Satisfaction.

Parish and Parishioners.


Parcel demur. See Tit. Age.

Part, Parcel, and Moieties.

Where Attornment for Parcel is good, and how it shall enure, and where by one Tenant, &c. B. 2. 67, 68. See Tit. Attornment, and Per quæ servitutia.

Where Seisín of Parcel of the Services, or Rent, is Seisín of all the Services, or Rent, to make Avowry, or have an Assize. B. 4. 8. 9. b. 6. 57. b. 9. 54. 55. b. 10. 127. See Tit. Avowry, and Seisín.

Where the Writ shall abate for Parcel, or against one Party, and stand for or against another. B. 5. 2 p. 18. 97. b. 11. 5. 45. See Tit. Writ.

Where Surrender of Parcel of a Term is good, or not. B. 5. 2 p. 11. See Tit. Surrender.

Where Arbitrement of Parcel is good, and where good in Part, and void in Part. B. 5. 2 p. 78. b. 8. 98.

Where Livery and Seisín of Parcel in Name of all upon a Feoffment is good, and all paisses. B. 1. 75. b. 5. 2 p. 79. See Tit. Feoffments.

Where a Condition upon an Obligation, Grant, Feoffment, or &c. shall be discharged in Part by the Act of God, Law, or that Party, and stand for the other Part, or not. B. 4. 52, 120. b. 5. 2 p. 22, 36. See Tit. Condition, and Apportionment.

Where Warranty bars in Formenon, or &c. for Part and Parcels, or not, but for the Intire. See Tit. Rebutter, and Warranty.

Where after Demurrer joined for Parcel, and Issue for another Parcel, no Process shall be awarded against the Inquêß, till the Demurrer dissolved. B. i. 34. b. 10. 54. See Tit. Demurrer.

Where Writ to the Bishop shall be awarded for Parcel, or against one Defendant, but Execution shall cease till Issue joined for the other be tried. B. 6. 49. b. 7. 25. b. 10. 54. See Tit. Writ to the Bishop.

Where Debt shall be maintained for Parcel of a Sum upon a Contract, or Obligation, or not. See Tit. Debt, and Obligation.

Where Age shall be granted, and the Plea demur for Parcel or Non-age of one, or not, but for all. See Tit. Age.

Where a Record and Judgment shall be reversed for Part, or one Def. and Stand for the other Part, or Def. or not. See Tit. Error.

Where the whole Record shall be removed, or not; but Parcel, &c. See Tit. Error, and Record.

Where Discontinuance of Parcel of the Proces shall be Discontinuance of the whole, or against one, against all. See Tit. Discontinuance.

Where a Writ of Error shall be maintained for Parcel, or not till Judgment be given of the whole, or against all, or not. See Tit. Error.

Where a Devise is void in Part, and shall stand for another Part, or void to one, and good for another. See Tit. Devise.

Where the whole Land of the Recognisor shall be discharged of Execution by Purchase of Parcel by the Recognissee, and against whom, against whom not. See Tit. Estitiguishment, and Audita quaerela.

Where Rents, Services, or a Seigniory are extinguished by Parcel of the Land by the Lord, or not. See Tit. Apportionment.

Where Assize lies of Parcel of a Rent, Common, Corody, Erovers, or &c. See Tit. Assize.

Where Exchange avoided in Part, shall be avoided in the whole. See Tit. Exchange.

Where the Grant of a Reversion of one Tenant, where there are two, or of Parcel, is good, or not. See Tit. Grant.

Where a Deed shall be void in Part, and good in Part. See Tit. Deeds.
Where Warranty is void against one, and stands against another. See Tit. Warranty.

Where Revocation of Uses by Parcels, or in Part is good, where of Parcel at one Time, and Parcel another. See Tit. Recovery.

Where after Partition between Two Leasees for Life, he in Reversion after the Death of one may enter upon his Part, or not. See Tit. Joint-Tenants, and Partition.

Where Return of Beasts shall be awarded of all for Parcel of the Services behind, for which they were taken. See Tit. Return of Beasts.

Where Reservation of Parcel of a Thing granted of that which otherwise should pass as incident, or APPENDANT, is good, or not. See Tit. Reservation, and Exception.

Where a Prohibition lies upon a Suit in Court Christian for a Thing, Parcel of which is spiritual, Parcel temporal. See Tit. Prohibition.

Where Consulstion shall be granted for Part, or Parcel, or no. See Tit. Consultation.

Where and how Rent and Land &c. may be Parcel of a Town, Cattle, or Honour. See Tit. Appendant.

Where one Manor may be Parcel of another Manor. See Tit. Manor.

Where a Fine levied of Lands, &c. shall be void in Part, or to one Person, or good for another Part, or Parcel. See Tit. Fines of Lands.

Where and to what Intents and Purposes Scotland and Ireland are Parcel of the Realm of England. See Tit. Ireland.


Where a Man shall not have Judgment for Parcel, unless he will release for the other Part. See Tit. Judgment.

Where the Plaintiff may release Damages against one Defendant, and pray Judgment against the others, and where no Judgment shall be against the Principal, unless there be a Release of Damages in the Part, or whole. See Tit. Damages.

Where a Writ, or Count in Right of Advowson, or Q. Impedit shall be of a Moiety, or third Part of an Advowson, or of the Advowson of the third Part or Moiety. See Tit. Advowson.

Where a Demand shall be of a Moiety, third or fourth Part in A& fize by the Plaintiff, or Præcipu quad reddat. See Tit. Demand.

Of Custom, that the Wife shall have the Moiety, or all the Land of her Husband in Dower. See Tit. Custom.

Where the Husband and Wife shall take an Estate in Lands, or &c. by Moieties, or not, but by Intercities. See Tit. Baron and Feme.

Where the Half of the Jurors ought to be of Aliens. See Tit. Alien Born.

Where Tenure shall be apportioned for a Moiety, or Particle upon Feoffment of a Parcel, &c. See Tit. Advowson, and Apportionment, and Stat. 19 Eliz. Quia emptores terrarum.

Where the whole Record shall be revived by Reattachment, or but Parcel. See Tit. Record, and Reattachment.

Where a Man shall be remitted, and Entry is lawful, because the other is Participant of the Crime, and Party, or Privy to the Wrong. B. 3. 78. b. 5. 2 p. 31. 80. b. 6. 59. b. 8. 133. See Tit. Collision, Dower, and False Imprisonment.

Where Dower of a Woman is not good, because Participant of the Crime, and confessing to the Wrong. B. 9. 67. b. 3. 78. b. 5. 2 p. 31. b. 6. 58. b. 8. 101, 133. See Tit. Dower.

Where a Recovery shall be falsified, because he that recovers was Participant of the Crime, and confessing to the Wrong, &c. See Tit. Collision, and False Recovery.

Where Contract of Goods shall not be changed in Market open, because he that bought them was Participant of the Crime, and &c. See Tit. Contract.
Partition and Particners.

Where a Man in Execution shall not be discharged of Execution, tho' at large, because participant of the Crime, and Escape by his own Wrong. See Tit. Ecape.

Where the Lord may distress the Tenant's Bealls out of his Land, because he was participant of the Crime, and chased them out of it, &c. See Tit. Distress.

Where Age shall not be granted to an Infant, because he came to the Land by his own Act and Purchase. See Tit. Age.

Partition and Particners.

Where two Coparceners, or the Aunt and Niece shall join in Cessavit, or not. B. 8. 118. See Tit. Joining in Action.

Where Two Coparceners, or their Issues, or the Aunt and Niece shall join in a Writ of Formedon, or not. B. 8. 87. See Tit. Formedon.

Where Age shall be granted in Partition facienda. B. 6. 4. See Tit. Age.

Where one Coparcener shall have Aid of another to recover for the equal Portion, and where she shall have Aid of a Stranger, or a Stranger of her. B. 4. 122. b. 8. 85. See Tit. Aid.


Where and how Partition is of an Advoision, and where without Deed. B. 1. 87. b. 3. 22. b. 8. 79.

Where upon Partition of a Manor the Advoision remains in common as appendant, and where contrary. B. 8. 79. See Tit. Appendant.

Where the eldest Coparcener shall present to a Church, or he that has her Estate. B. 3. 22. See Tit. Present'ment to a Church.

Where Entry betwixt Coparceners shall not be taken away by Descent, because of Privity of Blood. B. 1. 95; 98, 102, 157; b. 3. 61, 62. See Tit. Entry congiable.

Where Partition by the Husband and Wife, and other Coparceners binds the Wife after her Husband's Death. B. 9. 85.

Where Grant of Rent, or Reservation is good in Allowance of Surplusage, upon Partition, and how it shall enure and be good without Deed. B. 3. 22. b. 5. 2 p. 8.

Where the eldest Coparcener shall do the Suits and Services due to the Lord, and the others contribute, and how it shall be done, and what Remedy if it be not done. B. 6. 1, 2. b. 9. 34. See Tit. Stat. Marth. c. 9.


Where Partition for a certain Time is good. B. 1. 87.

Where upon Partition of an Advoision the eldest Daughter shall present to the Church as the eldest Daughter should. B. 3. 22.

Where one Coparcener shall not derive a Warranty without her Companion. B. 4. 122. b. 8. 75. See Tit. Aid.

Where Warranty is lost by Partition betwixt Coparceners and Joint-Tenants, or not. B. 6. 12.

Where Partition betwixt Joint-Tenants, or Tenants in Common is good with, or without a Deed. B. 4. 73. b. 6. 12, 13.

Where Partition betwixt Joint-Lees for Years or Life is good, and after he in Reversion shall enter upon the Death of one in his Part. B. 4. 73. See Tit. Joint-Tenants.

Where Rent, Common, Way, or &c. are extinguished or suspended by Possession in Common, Joint Tenancy, Coparcenery, and where then it shall be revived after. See Tit. Extinguishment, and Revive.

Where a Stranger to the Partition shall have the same Advantage with him

him who was Privy in Blood, and Party to it, or not. B. 3. 22. b. 6. 1. b. 8. 101. See Tit. Aid, andCourtesy.

Of a Manor, and upon what Partition every of them shall have a Manor. See Tit. Manor.

Where Partition imports a Warranty, and who shall take Advantage of it, who not. B. 4. 121. See Tit. Warranty, and Exchange.

Where Partition implies a Condition, and who shall take Avail of it, who not. B. 4. 121.

Where Partition avoided in Part shall be avoided in the whole. B. 4. 121.

Where and how Recovery in Value shall be by one Coparcener, shall be against for the equal Portion. See Tit. Aid, and Recovery in Value.

Q. Impedit by Coparceners, and where the Release of one bars not the others. B. 5. 2 p. 97. See Tit. Joint-Tenants.

Betwixt the Baffard and Mulier, and what follows upon it. B. 8. 101. See Tit. Bastardy.


Patient. See Tit. Agent.

Peace.

Justices of Peace, and their Authority. B. 4. 46. 47. b. 5. 2 p. 59. 71, 72. b. 7. 12. b. 8. 120. b. 9. 118. 119. b. 10. 53, 54. b. 11. 62. See Tit. Justices, and False Imprisonment.

Where and who shall have Surety of the Peace or good Behaviour, and for the Grant of them who are grantable. B. 5. 2 p. 59. b. 11. 98.


Where in Election of him that arrests a Man by Warrant of a Justice of Peace to carry the Party arrested to what Justice he pleases. B. 5. 2 p. 59. See Tit. Arrest, Election, and False Imprisonment.


Peremptory.

Where Non suit in Q. Impedit is peremptory, and Writ to the Bishop shall be awarded. B. 7. 27.

Where Discontinuance of Procefs in Q. Impedit is peremptory, and Writ to the Bishop shall be awarded. B. 7. 27. See Tit. Writ to the Bishop.

Perjury.

What is Perjury in Witnesses, and how punisiable. B. 5. 2 p. 99. b. 11. 13. See Tit. Statutes, 5 El. c. 9.


In what Court, and before what Justices Perjury is to be examined and punished. B. 5. 2 p. 99. b. 11. 13. See Tit. Prohibition.

What is Perjury in Jurors, and how punisiable, or not. B. 11. 13. See Tit. Attaint.

What is Perjury punishable by the Statute 5 El. c. 9. what not. B. 5. 2 p. 99. b. 88. 13, 98.

Where Prohibition lies upon a Suit in Court Christian for Perjury, See Tit. Prohibition.

Pernor of Profits.

Where and how a Writ shall be maintained by Pernancy of Profits against Joint-Tenancy pleaded. B. 1. 123, 131. See Tit. Maintenance of Writs.

How a Writ may be maintained by Pernancy of Profits against Disclaim pleaded. B. 4. 131. See Tit. Maintenance of Writs.

What Issue shall be taken where a Writ is maintained by Pernancy of Profits, and where the Pernancy shall be traversed, or not. B. 5. 2 p. 77. See Tit. Issue joined.

The Statutes giving the Plaintiff or Demandant Maintenance of Writ against the Taker of the Profits, &c.

and to what Actions and Persons they extend, and how they shall be construed and intended. 1 R. 2. c. 9. 4 H. 4. c. 7. 11 H. 6. c. 3. 5. 1 H. 7. c. 1. 4 H. 7. 24. B. 1. 123. b. 5. 2 p. 77, 151. b. 11. 62. See Tit. Maintenance of Writ.

Where Affize of Rents, or &c. is against the Land-Tenants (the Per- nor not being named in the Writ) all the Land-Tenants must be named. See Tit. Affize.

Where the Pernor of the Profits of the Land shall vouch, and in what Actions, what not. B. 11. 62.

Where the Statute of 1 H. 7. c. 1. which gives a Formedon to be maintained against the Pernor of the Profits extends to other Actions, or not. B. 11. 62. See Tit. Statutes.

Per quæ servitium.

Where Per quæ servitium lies against two for Doubt of the Tenant, and where both shall attorn, where one only, &c. B. 2. 67. See Tit. Attornment.

Where Age shall be granted. See Tit. Age, and Attornment, and Quid Juris clamat.

Petition.

Where a Man shall be put to his Petition, the King being intitled by Entry, or other Matter below only without Office, or &c. or not. B. 1. 50, 133. b. 2. 53. b. 4. 55, 56. 58. b. 7. 32. b. 8. 75, 172. b. 9. 96. 98. See Tit. Entry congeable. B. 7. 19.

Where a Man is put to his Petition where the King is intitled by single Matter of a Record, as Office, Deed inrolled, or &c. B. 1. 158, 159, 173. b. 2. 50, 53. b. 4. 54, 55. 58. b. 7. 19. See Tit. Manifestation of Right.

Where a Man shall be put to his Petition, where the King is intitled by a double Matter of Record, as Office, or other Matter of Record, as Arreinder, or &c. B. 1. 50. b. 4. 57. See Tit. Transfer to an Office, &c.

Where Petition is to be to the King, after Feoffment, Grant, or &c. or not; but Entry shall be lawful by him that has Right. B. 1. 173. b. 4. 56, 59. b. 7. 52. See Tit. Entry congeable.

Where Petition to the King shall be for Chattels and Goods, or not. B. 4. 56. b. 5. 2 p. 90.

Where Petition shall be to the King to be indowed, and where the Woman shall be indowed in the Chancery. See Tit. Dower.

Physicians and Surgeons.

Annuity granted to a Physician for his Counsil given, and to be given, how to be construed, and by what Acts and Means gone and extinguish'd. B. 7. 10, 28. b. 9. 50. See Tit. Annuity, and &c.

Statutes concerning Physicians, &c. and the Expopition of them. 3 H. 8. c. 6. 11. 14 H. 8. c. 5. 32 H. 8. c. 40, 42, 34 H. 8. c. 8. 1 M. c. 9. b. 8. 116, 109 to 120.

Pigeons. See Tit. Doves.

Piscary.


Form of the Writ of Trespafs for fishing in his several Piscary, and the Count in it, and of the Fishes taken. B. 5. 2 p. 35. See Tit. Trespafs.

Pippowders.

Court of Pippowders incident to a Fair, or Market, and of what Matters and Contracts it has Jurisdiction. B. 6. 12, 20. b. 10. 73. See Tit. Courts.

Form and Manner of suing in the Court of Pippowders. See Tit. Courts.

Who is Judge in the Court of Pippowders. B. 6. 12.

Court of Pippowders, a Court of Record. B. 6. 20.

Place and County.

In what Place and County Writs shall be brought. B. 7. 1, 2. See Tit. Writ.
Where a Writ shall be maintained for Things rising in two Counties, or not. B. 7. 3. See Tit. Writ, and Affiz. Where the Place shall be alleged after Issue joined to make the Venue come for the Trial. B. 6 47. 7. 26. 27. b. 5. 2 p. 60. See Tit. Issue, and Trial.

Where a Condition to be performed at one Place may be performed at another. B. 4. 72, 73. See Tit. Condition.

How a Condition is to be performed, no Place being expressed. B. 4. 73. See Tit. Condition.

Where a Condition shall be performed by being ready at the Day and Place, and by Tender, and what is a good and sufficient Tender. B. 5. 2 p. 114. b. 9. 79. See Tit. Condition.

Where a Deed without Date of the Place, &c. is good, and how Benefit may be had of such Deed by way of Count. B. 2. 5. See Tit. Deeds.


In what Place a common Person may distrain for Rents, Services, or &c. in what not. B. 5. 2 p. 92. b. 7. 23, 24. b. 9. 22. See Tit. Diffreils.

In what Places the King's Officers may distrain for Rents, Services, or &c. due to the King, in what not. See Tit. Diffreils.

In what Place a Diffreils may be impounded. See Tit. Diffreils.

At what Place a Leet may be held. See Tit. Leets.

At what Place a Court-Baron may be held. See Tit. Manor.

Where Reservation of Rents upon a Lease of, &c. in several Counties makes several Rents and Leaves. See Tit. Reservation.

Where Feoffments of Lands in several Counties ought to have several Liveries. See Tit. Feoffments.

Where pleading is not good without alleging the Place, &c. See Tit. Pleading.

The Plaintiff in Affiz of a Mill. B. 4. 87. See Tit. Affiz, and Demand.
Pleadings.

Form of pleading in Replication when antient Demeane is pleaded. B. 11. 10. See Tit. Antient Demeane.

Where in pleading the Party ought to take Averment of his Plea, upon which Matter he is ready to aver. B. 8. 161. See Tit. Averment.

The Form of pleading in Avowry, when he pleads in Abatement of it, for Variance in the Quantity of the Services, or of the Land. B. 9. 35, 56. See Tit. Avowry.

Where in Avowry in pleading it ought to conclude upon his very Tenant, or upon his very Tenant by the Maner, or upon the Matter. B. 9. 36, 37. See Tit. Avowry.

Where a Man in pleading ought to conclude his Plea with an (and so &c.) and the special Matter by it shall not be waived. B. 2. 3, 4, 5, 7, 9. b. 3. 26, 59. b. 5. 2 p. 23, 119. B. 9. 37. See Tit. Debit.

The Form of pleading Deprivation. B. 5. 3, 6. b. 7. 45. See Tit. Deprivation.

The Form of pleading a Divorce. B. 7. 47. See Tit. Divorce.

The Form of pleading a Feoffment. B. 8. 82. See Tit. Feoffments.

The Form of pleading an ESTATE for Life, or when a Man intitutes himself to a particular ESTATE, and where he ought to aver Continuance of it, or not. B. 1. 20, 44, 46, 49, 55, 69. b. 2. 27, 38, 39. b. 3. 1, 9. b. 4. 52, 92. b. 5. 2 p. 9, 124. b. 6. 24, 78. b. 7. 12, 23, 25, 38. b. 8. 70. b. 9. 104, 134. b. 10. 46, 54, 57, 92, 93. b. 11. 52. See Tit. Ufes.

Form of pleading Fines levied of Lands, or &c. B. 1. 27, 56, 68, 168. b. 2. 6. b. 3. 86. b. 4. 69. b. 9. 104. See Tit. Fines.


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Form of pleading the Election of a Bishop, Abbot, or &c. B. 3. 74. b. 4. 77, 78. b. 10. 31, 34. See Tit. Election.

Where a Man shall plead a Feoffment, Grant, Release, or &c. of a Thing demandant, or to which he makes Title by the Name comprised in the Deed, though it be otherwise named in Truth, and the Form of pleading in such Case. B. 4. 62, 63, 87, 122. b. 6. 65. b. 10. 57, 107, 122, 123, 125. b. 11. 21. See Tit. Deeds, Feoffments, and Misdaming.

Form of Pleading Marriage and Espousals. B. 1. 20, 116, 141.


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Where the Conclusion of the Plea shall be, and of this he puts himself upon the Country; and where he prays that it may be inquired by the Country. B. 10, 59. See Tit. Entry of Pleas.

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Form of pleading in making Title to a Copyhold. B. 4, 21, 22, 31. See Tit. Copyhold.

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Form of pleading in Bar in a Writ of Right, and where, and what is good without concluding to the Right. B. 4, 43. b. 5, 2 p. 83, 86. b. 6, 7, 8. See Tit. Right.


Form of pleading Plenary of a Church in Q. Impedit, or Darrein Presentment. B. 7, 26. See Tit. Q. Impedit.

Form of pleading a common Recovery. B. 3, 54, 56. See Tit. Affirmavces.

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Where Preliminary lies for suing to the Court of Rome for spiritual Causes, or Advancing the Pope's Authority. B. 5. 12, 16, 17, 19, 20, 22, 23, 24, 26. b. 6. Epift. 10 H. 2. there. b. 11. 34.

Where Preliminary lies against him who purchases the Pope's Bulls, and what is a Papal Provision of the Advowson of a Church, where, and what not. B. 5. 5, 17, 24, 25. b. 7. 14.

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Where the King shall have his Prerogative to have the Wardship of Lands held of other Lords, as well as those which are held of himself. B. 9. 16, 133. See Tit. Statutes, Prerogative, c. 1.

Of Primer Seisin, and where he shall have it of all the Lands of his Tenant, as well held of other Lords, as of himself, or not. B. 8. 165, 166, 172, 173. b. 9. 16, 132, 133. b. 10. 80.

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Where the King shall have Prerogative to have the Wardship of the Heir of him who had an Estate of Inheritance jointly with another who survives. B. 8. 165. b. 9. 126. See Tit. Ward, and Statutes, 32 H. 8. c. 1.

Of the King that his Niece shall not marry without his Licence. B. 4. 55. See Tit. Entry to the King.

Where the King shall have Prerogative in the Advowson of a Church to present to it, and where Laie prejudices him not; nor his Plenary in a Plea against him. B. 3. 78. b. 5. 2 p. 14, 15. b. 6. 29. b. 7. 28. b. 9. 132. See Tit. Statutes, Prerogative. c. 8. and Plenary, Q. Impedite, and Presentment to a Church.

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Of the King that no Franchise shall hold against him. B. 1. 18, 33. b. 5. 2 p. 91, 92. See Tit. Franchise, Non omittis, and Custom.

Of the King that no Custom, or Prescription shall hold Place against him, nor bind him. B. 4. 23, 30. See Tit. Custom.

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Of the King that he cannot be a Defendant, nor implored by Præcipue quod reddat, but Suit shall be to him by Petition, and when this Prerogative began. B. 4. 55. b. 6. 51. b. 7. 26. 32. See Tit. Petition, and King.

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Of the King that his Grants, &c. shall be taken by Indenture, and the best shall be taken for him. B. 9. 123. See Tit. Tenure.
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Of the King to make Force in Coins current within the Realm by Proclamation. B. 5. 2 p. 114. See Tit. Proclamation.

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Of the King that his Title shall be preferred where it concurs with the Title of a common Person. B. 4. 55.

Of the King to have Ecclesiastical Jurisdiction, and grant Commissions in Causes Ecclesiastical, and exempt from the ordinary Jurisdiction. B. 5. 8, 9, 10, 14. See Tit. Exemption.

Of the King that his Tenant cannot alien without Licence, and where it holds, and he cannot alien, or contrary. See Tit. Licence.

Where the King shall have Election of his Tenant, upon Alienation in Fee, or Fee-Tail, by his Prerogative, and have the Wardship of the Heir of one or the other. B. 2. 80, 81. See Tit. Ward.

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Of the King to grant a Thing in Action, and what Thing in Action he may grant, what not. See Tit. Grant of the King, and Thing in Action.

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Of the King that he cannot be seized to another’s Use. See Tit. Uses.

Of the King that by his Seisin and Possession, Customs and Franchises are gone and extinguished. See Tit. Extinguishment.

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Of the King to dispense with a Statute, and grant a Thing prohibited by Statute. See Tit. Charter, and Grant of the King.

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Of the King that no Man may enter upon his Possession, without Livery, Petition, or &c. See Tit. Notice.

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Of the King not to be bound by Statutes, and which bind him; which not; and of which he shall take Advantage, tho' not named in them. See Tit. Statutes.

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Where Prescription to have Franchises, or Liberties, is good without Allowance, or not; and what Allowance is good and sufficient. B. 9. 29. See Tit. Grant of the King, and Trial.

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Purgation.

Where and what Clerk shall make Purgation, what not. B. 5. 2 p. 50, 110. b. 6. 68. b. 11. 29, 30. See Tit. Clergy.

Where a Clerk shall go quit without making his Jurisdiction. B. 5. 2 p. 50. 110. b. 6. 68. See Tit. Clergy, and Statutes, 18 Eliz. c. 7.

Purveyors. See Tit. Officers.

Q.

Quantity

WHERE the Plaintiff shall recover more Damages than he counted. B. 5. 2 p. 115. b. 10. 116. See Tit. Damages.

Where the Justices may abridge, or inlarge Damages, or not. B. 1. 10. B. 2. 31. b. 3. 71. b. 4. 67, 104. See Tit. Damages.

Where a Man shall fail of his Record for Variance in the Quantity

Of the Trees, or not. B. 5. 2 p. 46. See Tit. Failing of a Record.

Where in a Writ of Waste the Plaintiff shall recover more than the Place wasted, and what shall be said the Place wasted. B. 11. 50. See Tit. Waste.

Where Apportionment shall be of the Tenure for the Particle upon the Statute Quid emptores terrarum, according to the Quantity, not Quality. See Stat. 18 E. 1. Quid emptores terrarum

Where the Quantity is material in the Recital in the King’s Grant, to make his Grant good, or not. See Tit. Grant of the King.

Where Quantity is material in a common Person’s Grant to make the Grant good, or not. See Tit. Grant.

Where Protestantation shall be taken in pleading to save the Advantage of the Conclusion in the Quantity of the Services, or Land. See Tit. Protestantation.


Where Uses of Land shall be declared and directed by an Indenture bearing Date before, tho’ the Assurance subsequent vary in the Quantity of the Land, Time, or Persons. See Tit. Uses.

Where Quantity of Jurors is material upon the Statute 35 H. 8. c. 6. De circumplantib. See Tit. Statutes, and that Statute there.

Quare Impedit.

Form of the Writ of Quare Impedit, and what Matter is sufficient to abate it, what not. B. 4. 75. b. 5. 2 p. 97, 98, 102. b. 6. 49. b. 7. 25, 26, 27, 31. See below. b. 6. 66.

Of the Moiety of an Advowson of a Church, or Advowson of a Moiety, and where one Form of the Writ lies, where another. B. 4. 75. b. 5. 2 p. 102. b. 10. 136. See Tit. Advowson.
Quare Impedit.

Of an Abbey, or Prior, and the Form of the Writ. B. 3. 74. b. 6. 65, 66.


Where it is good Plea to abate the Q. Impedit to say, No Church, or Two Churches, and none without Addition. B. 6. 65, 66. See Tit. Writ, and Maintenance of Writ.

Where the Q. Impedit shall be maintained by known by the one Name, or other, against misnaming pleaded. B. 6. 66. See Tit. Misnaming, and Reputation.

Count in Q. Impedit, and where not good without alleging Prevenient, and in whom it shall be sufficient, in whom not. B. 3. 78, b. 4. 9. b. 5. 2 p. 57, twice, and 98. b. 6. 57.

Where the Count in Q. Impedit shall not be double, by alleging two Prevenents. B. 5. 2 p. 98 See Tit. Count.

Count in Q. Impedit, and where it shall be De mediate adovat. and where De advocat. medietatis. B. 4. 75, b. 5. 2 p. 102. See Tit. Advowson.

Count in Q. Impedit by the King where he claims by an Alien born. B. 7. 19. See Tit. Alien born.

Count in Q. Impedit upon the Voidance of a Church, by taking two Benefices. B. 4. 89, 117. See Tit. Pluralities.

Count in Q. Impedit by the King where he claims the Presentation to a Church by Reason of the Temporalities of a Bishop come into his Hands. B. 4. 75. See Tit. Presentation to a Church, Prerogative, and Temporalities.

Count in Q. Impedit by the King, where he claims the Presentation by Alienation of his Tenant in Mortmain. B. 7. 26. See Tit. Presentation to a Church, and Mortmain.

Where Induction is material for a Q. Impedit, and where it must be alleged in the Count, or not; but Admission and Institution will be suffi-
cient. B. 4. 74, 75, 79. b. 6. 29, 49. b. 7. 26, 28. b. 9. 152. twice.

Bar against the King in Q. Impedit, and what is good, what not. B. 4. 79, 117. b. 6. 29, 49. b. 7. 19, 27.

Bar in Q. Impedit by Accord, or not. B. 6. 43. See Tit. Accord.

Bar in Q. Impedit by Release, and where Release by one Plaintiff bars not another. B. 5. 2 p. 79, 98.

Bar in Q. Impedit upon Grant of the next Advowson by Lapse, or &c. as well against the King, as a common Perlon. B. 7. 28. b. 8. 144.

Where Plenary by six Months bar, in Q. Impedit, and what shall be Plenary, what not. B. 4. 76. b. 6. 29, 30, 49, 50. See Tit. Writ to the Bishop, and above, of Induction.


Pleas for the Bishop, or in Bar, or as Ordinary, and claiming nothing but as Ordinary, and what is good, and the Sequel and Consequence of it. B. 4. 17, 117. b. 5. 2 p. 57, 58. b. 6. 49, 50, 61, 62. b. 7. 25, 26. b. 9. 49. b. 10. 54. See Tit. Notice, and Writ to the Bishop.

Bar in Q. Impedit against a Bishop for Refusal of a Clerk, &c. and for what Causes he may refuse, and the Consequence of it. B. 4. 17. b. 5. 2 p. 57, 58. b. 8. 4. b. 10. 54. See Tit. Notice.

Bar in Q. Impedit upon Non Suit, and where it is peremptory. B. 7. 27. See Tit. Writ to the Bishop.

Bar by Usurpation and Presentation, which puts out of Possession of the Church, or not. B. 1. 99. b. 2. 93. b. 3. 78. b. 6. 29, 30, 49, 50. b. 7. 28. b. 11. 33. See below, and Stat. W. c. 5.

Where Usurpation and Presentation by the King puts a Man out of Possession of his Church, or not. B. 6. 51. See Tit. Petition.

Where
Where Usurpation and Prefentment upon the King puts him out of Possession of a Church, or not. B. 6 29, 30, twice, and 49. b. 7. 26, 28. See Tit. Prerogative, and Difficult.


Where Usurpation and Prefentment upon a Woman covert puts her out of Possession, and bars her in a Q. Impedit, or not. B. 6. 49, 50.

Where Usurpation and Prefentment upon Tenant in Tail, Leefee for Years, or &c. put:eth not him in Reversion out of Possession of a Church. B. 6. 50, 51. See Tit. Stat. W. 2. c. 5. there.

Where Usurpation and Prefentment to a Church in Time of Vacation puts not the Patron out of Possession. B. 6. 50.

Where Usurpation and Prefentment to a Church in Time of War puts not a Man out of Possession, &c. B. 1. 99. b. 2. 93. b. 6. 30.

Where Collation of the Bishop Ordinary puts not out of Possession, of a Church, nor gains the Patronage. B. 6. 29, 30, 50. See Tit. Write to the Bishop, and Notice.

Where Prefentment to a Church gains not the Patronage, nor puts out of Possession, because obtained by Collusion. B. 3. 78. See Tit. Presentation to a Church.

Of a Vicarage, and to whom the Advowson of it belongs, or to the Patron, or to the Patron. B. 8. 144. See Tit. Appendant, and Presentation to a Church.

Bar in Q. Impedit by Dispensation, where the Plaintiff counts and initiates himself, because of Plurality. B. 4. 73, 76, 79, 89, 117, 118. See Tit. Dispensation.

Where and when a Church shall be said void in Deed, and when in Law, and by what A& and Means. Voidance of a Church shall be. B. 4. 75, 76, 79, 90, 117, 118. b. 6. 21, 29, 40, 61. See Tit. Deprivation, and Tit. Plurality.

What Issue shall be good in Q. Impedit, what not, and what Matter shall be traversed, and traversable, what not. B. 5. 2 p. 57, 58. b. 9. 9, 10. b. 10. 54.

Where Issue shall be taken and joined upon Appandance of a Church in Q. Impedit. B. 9. 9, 10. b. 10. 54.

What Points and Parts are inquirable in Q. Impedit, and of which the Jury is bound to inquire. B. 5. 2 p. 58, 59. b. 6. 48, 49, 51.

What Damages are recoverable in Q. Impedit, and whether the King shall recover Damages. B. 5. 2 p. 58, 59. b. 6. 49, 51. See Tit. Damages.

Judgment in Q. Impedit, and where several Judgments are in it. B. 5. 2 p. 58. b. 6. 49. See Tit. Judgment.

Where the Bishop Ordinary ought to give the Patron Notice of the Avoidance of the Church, &c. or not. See Tit. Notice.

Where and upon what Plea of the Bishop's in a Q. Impedit the Write to the Bishop shall be awarded. See Tit. Write to the Bishop.

Where Judgment shall be given in a Q. Impedit, but Execution shall cease. See Tit. Judgments.

Where and what Efsion shall be allowed in a Q. Impedit, what not. See Tit. Efsion.

Where Protection lies not in Q. Impedit, See Tit. Protection.

What Day shall be given in Q. Impedit. See Tit. Day.

Where the Incumbent upon a Q. Impedit shall be removed, or not. See Tit. Write to the Bishop, and Incumbent.

Pleas for the Patron, and when he shall have in Q. Impedit, which not. See Tit. Incumbent.

Where a Church is void, without Sentence of Deprivation. See above, and Tit. Deprivation.

Quare non admit.

For the King. B. 5. 12, 13.

Where it lies, against whom, and the Bar in it. B. 5. 12. b. 8. 142, 143.

Where the Temporalties of a Bishop shall be seized into the King's Hands,

Quem redditum reddit.

Where in Quem redditum reddit one Tenant shall attorn alone, or for Parcel and Part, or not. B. 2. 67. See Tit. Attornment, Per qua forviit, and Quod juris clamat. Where Age shall be granted in Quem redditum reddit. See Tit. Age.

Quo estate.

Where the Plaintiff shall plead a Quo estate of the Part of the Tenant, without shewing how, and contrary. B. 8. 99.


Quid juris clamat. Where Attornment of one Tenant

alone shall be accepted, or not. B. 2. 76. See Tit. Attornment, and Quem redditum reddit.

Where Attornment of the Tenant in Quid juris clamat shall be accepted for Part or Parcel, or not. B. 2. 67. See Tit. Attornment, and Quem redditum reddit.

Where a Quid juris clamat ought to be brought before the Fine ingrossed. B. 3. 86. twice. b. 5. 2 p. 39. b. 6. 68. See Tit. Fines of Lands. Where no Quid juris clamatur shall be if the Note of the Fine mentions not. B. 6. 68 b. 3. 86. b. 5. 2 p. 39. See Tit. Attornment. What is a good Plea to out the Plaintiff to have Attornment for ever. B. 2. 68. b. 3. 86. b. 5. 2 p. 39. b. 6. 68. b. 11. 85. See Tit. Attornment.

Where no Quid juris clamatur shall be if the Note of the Fine mentions not the Tenant. B. 6. 68. See Tit. Fines of Lands. Where it is a good Plea to out the Plaintiff of Attornment in Quid juris clamatur, to lay the Conutor had nothing but in Tail. B. 3. 86. See Tit. Attornment. Where Non-tenure shall be pleading in Quid juris clamatur, and Attornment ought to be made by the Tenant of the Land. See Tit. Attornment, and Non-tenure. Where a Man shall not be compelled to attorn in Quid juris clamatur, without saving to him his Advantages of &c. See Tit. Protestation, and Attornment. Where Age shall be granted in Quid juris clamatur. See Tit. Age, and Attornment. Where and who are not compelled by a Quod juris clamatur, to attorn, yet is their voluntary Attornment good. See Tit. Attornment. Quod e desforceat. Where and for whom Quod e desorceat lies, where and for whom not. B. 3. 9. b. 5. 2 p. 85. b. 6. 3. See Tit. Stat. W. 2. c. 4. Upon

Upon Recovery by Default, and where, or not B. 3. 9. b. 5. 2 p. 40, 85, 86. b. 6. 8. See Tit. Stat. 2. c. 4. there.


What shall be a good Bar in a Quod ei deforceat, B. 5. 2 p. 85, 86. Counterplea of Voucher in Quod ei deforceat, where the Demandant, or Tenant vouches, and what is good. B. 11. 62. W. 2. c. 4.

Quo minus.

Form of the Writ of Quo minus, and what is sufficient to abate it. B. 1. 3. b. 6. 38.

Who shall have Privilege of the Court of Exchequer, to sue there by Quo minus, who not. B. 1. 3. b. 5. 16. 2 p. 62. b. 6. 38. b. 8. 58, 68.

Where Wager of Law lies not in a Quo minus. B. 4. 95. See Tit. Ley.

Quod permittat.

Form of the Writ of Quod permittat, and what Matter is good and sufficient to abate it, what not. B. 8. 46, 47.

For and against whom Quod permittat lies and shall be maintained, against whom not. B. 5. 2 p. 101. b. 8. 46, 47. b. 9. 55.

Count in Quod permittat, and what is good, what not. B. 9. 54.

Where it lies for Wrong, or Nuisance done in another's Time than his who complains and brings the Action, or his against whom it is brought. B. 5. 2 p. 101. b. 9. 54, 55.

Bar in Quod permittat, and what is good, what not. B. 5. 2 p. 101. b. 9. 54, 55.

Judgment in Quod permittat, and where Damages shall be recovered in it, and what, or not. B. 5. 2 p. 101. b. 9. 54, 55.

Where Quod permittat lies not, but an Action of the Cafe, or Affize of Nuisance. B. 8. 46.

Where Battle shall be waged in Quod permittat. B. 8. 46. See Tit. Battle.

Quo warranto.

Where Title may be made to a Franchise, or Liberties, without shewing Allowance in Quo warranto, and what Allowance is sufficient. B. 9. 25, 26, 27, 28. See Tit. Grant of the King, and Prescription.

Where and what is a good Bar against the King in Quo warranto. B. 8. 119.


Where a Franchise shall be seised into the King's Hands upon a Quo warranto as forfeited. See Tit. Forfeiture.

Where Fine shall be made to the King in a Quo warranto, and the Party restored to his Franchise. See Tit. Fine to the King.

R.

Rape.

Forfeiture of Land by Assent to Rape, and he that is next of Blood may enter, who shall be said next of Blood to have Benefit of the Entry and Forfeiture. B. 1. 95, 98, 137. b. 3. 39, 40, 61, 62. See Tit. Statutes, 6. R. 2. c. 6. and 4 & 4 P. and M. c. 8.

Ravishment of Ward.

Form of the Writ of Ravishment of Ward, and what Matter is good and sufficient to abate it, what not. B. 9. 73. See Tit. Ward.

Where a Woman covert shall be bound by the Statute of Weft. 2. c. 35. of Ravishment of Ward. B. 9. 73.

Who shall be a Ravisher, or Deforcer of Ward, against whom a Writ of Ravishment of Ward lies, who not. B. 9. 72, 73. See Tit. Ward.

Where Trespaits may be at the Common Law, or a Writ of Ravishment


What Verdict is good in a Writ of Raviishment of Ward. See Tit. Ward, and Verdict.

Reattachment.

Form of Reattachment, and where the Writ shall be general, where special. B. 7. 19.

Where it shall be awarded upon the King's Demise. B. 7. 30, 31.

Where it shall be awarded upon a Writ never returned. B. 7. 30.

Where upon a Writ, or Bill, which comes in by Certiorari. B. 7. 30.

Where Reattachment, must be sued within the Year and Day, or at another Time at Election, &c. B. 7. 30.

Where upon Reattachment the Parties shall plead anew, or not. B. 7. 30. See Tit. Record, and Re summons.


Rebutter.

Of Rebutter in Pleading. B. 4. 4, 5.

Where he that is not Heir to the Warranty, shall be rebutted by it, or not. B. 8. 53, 54. See Tit. Voucher.

Where a Stranger to the Deed and Warranty shall rebut, and he that is in of another Estate, as Assignee, or Assignee of Assignee, or not. B. 1. 122, 125, 136 b. 3. 62, 63, b. 10. 96, 97. See Tit. Assignee, and Warranty.

Where he that rebuts by Warranty conveys to himself by a Que es tae, without shewing how. See Tit. Que es tae.


Where a Stranger to the Deed in Avowry shall rebut the Avo rant to claim other Rents, or Services. B. 5. 2 p. 101. b. 9. 35, 34. See Tit. Avowry, and Es toppel.

Of Rebutter by Warranty collateral without Assets, or by Warranty lineal with Assets in Formedon. See Tit. Assets, and Warranty.

Where a Man may rebut by Warranty made to him, and another, or not. See Tit. Counterplea of Warranty.

Recaption.

Form of the Writ of Recaption, and what Matter is sufficient to abate it. B. 9. 50.

Where the Defendant in Recaption shall fine to the King, or not. B. 8. 41, 60, twice, and 120. b. 11. 43. See Tit. Fine to the King.

Where Imprisonment shall be of the Defendant in Recaption, or not. See Tit. Fine to the King, Imprison ment, and above.

Recital.

Where Relation by Recital of a Thing that is not, nor ever was, makes the whole Grant, Feoffment, or &c. meerly void. B. 2. 33, 67—b. 3. 10. b. 4. 35, 50, 74. See beneath.

Where Recital of Two Tenants, there being but one, or contrary, and Grant of the Reversion is void by false Recital, or not. B. 2. 67. b. 3. 28. b. 8. 79. See Tit. Grants.

Where Recital in Grants is material, and makes the Grant good where it is void for Want of Recital, or for false Recital. See Tit. Grants.

Where the King's Grant is void, because of false Recital, Not-recital, or &c. and where Recital makes it good. See Tit. Grants of the King.

Where the King's Grant is void, because the Value of the Thing granted is not truly recited in the Letters Patent. See Tit. Grant of the King.

Where Es toppel is by Recital, or not. See Tit. Es toppel.


Where in Count counting, or Plea pleading all the Prerogatives of an
Recognizance. Records, and removing of them.

Act are to be alleged, or the whole Act pleaded, and the Plea is vicious if mispleaded. See Tit. Parliament.

Where and in what Writs founded upon Statutes a Man ought to rehearse, or mention them in the Writ, where, and in what not. See Tit. Action upon Statutes.

Recognizance.

Form of Recognizance, Statute-Merchant, or Staple. B. 3. 12, 67. b. 4. 65. See Tit. Statutes, 23 H. 8. c. 6. there.

Who may take Recognizances by Authority, who not. B. 3. 64. b. 7. 58. See Tit. Stat. 23 H. 8. c. 6.


Of Lands, or &c. and what Lands, or &c. shall be in Execution upon a Statute, or Recognizance, Lands because of Use shall be in Execution. B. 2. 59. b. 3. 12, 13. b. 4. 31, 32. b. 5. 2 p. 86. b. 7. 19, 20, 22, 39, 40. See Tit. Audita querela, Extinguishment, and Contribution.

Where the Sheriff shall deliver the Recognizer's Lands to the Recognizer upon Extent by him made, and where not; but upon Extent returned, Writ shall be awarded to deliver the Lands, and what Return is good. B. 4. 67, 74.

How Execution shall be made where the Lands are in Execution upon a latter Statute. B. 4. 65, 66. See Tit. Scire facias.

Where Execution may be twice upon a Statute-Staple, Merchant, or Recognizance, and where after Execution determined, evicted, or defeated, he shall have new Execution, or not. B. 4. 66. See Tit. Extent.

Where and how Execution shall be awarded upon Recognizance, or &c. by Elogia. See Tit. Execution, and Extent.

The Form of Scire facias to have Execution out of a Recognizance, or &c. and what Matter is sufficient to abate it, what not. See Tit. Scire facias.

Where Execution shall not be found upon a Recognizor, &c. against him only who survives; but against him, and the Heir of the other, &c. See Tit. Execution, and Recovery in Value, and Charge.

Where the Writ of Debt lies and is maintainable upon Recognizance, or &c. See Tit. Debt.

Where Audita querela lies for the Feoffee of the Recognizor, to have Contribution of the Lands of another Feoffee of the Recognizor. See Tit. Audita querela, and Contribution.

Where Age shall be granted in Scire facias, to have Execution upon a Recognizor. See Tit. Age.

Where Assize lies by Tenant, by Statute-Staple, Merchant, or the Recognizee. See Tit. Assize, and Statutes, W. 2. c. 18.

How the Recognizor, &c. or his Allience shall have back their Land after Execution and Satisfaction had, or by Action, and what, and where by Entry, and where the Recognizor shall hold over his Term of Extent. See Tit. Entry congradable, and Suggestion.

Where Execution upon Statute-Merchant, Staple, or Recognizee is discharged by Purchase of Parcel of the Land of the Recognizor, or &c. See Tit. Extinguishment, and Audita querela.

Records, and removing of them.

Where a Record may be removed and certified from one Court to another by the Hands of a Justice, or other. B. 1. 157. b. 8. 23. b. 9. 99. See Tit. Remover.

Where the Court shall write to have a Record, and where not; but the Party shall have Day to bring it in at his Peril. B. 6. 53.

Where a Record shall be removed by Certiorari, and where not to be removed for Default in the Writ of Certiorari. B. 9. 118. See Tit. Remover.

Where
Records, and removing of them. Recovery.

Where the entire Record must be removed, the original, and whole Process, and where the Justices will hold Plea upon Parcel of the Record. B. 11. 39, 41. See Tit. Error, Monstrance of Deeds, and Remover.

Where the Record it self shall not be removed, but the Tenor and Transcript of it, and where the Justices will hold Plea, and proceed upon the Tenor, or Tenor of the Tenor of a Record. B. 5. 2 p. 39, 43, 53. b. 8. 8. See Tit. Monstrance of Deeds, and Exemplification.

Where a Record erroneous shall be accounted a Record till it be reversed, and where a Record reversed is said no Record. B. 8. 142, 143.

Where by reversing one Record another shall be annulled and avoided, or not. B. 5. 2 p. 90. b. 8. 142, 152. b. 9. 129. See Tit. Error.

How a Record shall be revived by Reattachment, and where the whole Record and Pleading, and where but Parcel. B. 7. 50. See Tit. Reattachment.

What are Courts of Record, and what not. See Tit. Courts.

Where a Record shall be reversed in Part and Parcel, or for one Defendant, and stand for another, or for the other Part. See Tit. Error.

Of a Record of Exemplification. See Tit. Exemplification.

Where a Writ shall abate, because of Variance betwixt it and the Record. See Tit. Variance.

Of Amendment of a Record, and Variance betwixt the Writ and Record. See Tit. Amendment.


Where the King cannot take an Estate in Lands, or without Matter of Record. See Tit. King and Involkment.

Of Entry of Pleas of Record. See Tit. Entry of Pleas.

Where a Record shall be tried by the Country, or not. See Tit. Trial.

Where failing of the Record is by Variance in the Perfon's Names, Quantity of the Land, Omission, or &c. See Tit. Failing of a Record.

Form of pleading of Records, as Fines, Recoveries, or &c. See Tit. Pleadings, and Parliament.

Of Eflopels by Record, and what is good and sufficient and where a Stranger to a Record shall be efopped, and where he shall esstop another, &c. See Tit. Eflopel, and Averments.

Of Records of Fines, and all the Matter concerning them. See Tit. Fines of Lands, and Averments.

The Authority and Credit which the Law gives to Rolls and Records of Coroners. See Tit. Coroners.

Where a Record before Time of Memory shall be put in Execution, and avail at this Day, or not. See Tit. Grant of the King.

Where an Inquest shall inquire of and try Matter of Record, and where their Finding is good. See Tit. Enquiry.


Trial of the Issue no such Record, and where it shall be tried by the Country, or not. See Tit. Manor.

Where not Parcel, or not comprised within the Record is a good Issue, and how to be tried. See Tit. Trial.

Where and to what Intents and Purposes the Tenor of a Record is sufficient, to what not. See Tit. Monstrance of Deeds, Exemplification, &c.

Recovery.

Where by Recovery of one Thing another is recovered. B. 4. 87. b. 11. 49. See Tit. Demand and Grants.

Where upon Recovery a Man shall be in Possession presently, without Execution, or Possession and Seizin delivered by the Sheriff, or not B. 1. 94, 97, 105. See Tit. Possession, and Execution.

How the Sheriff shall make Execution upon a Recovery, and by what
what Thing the Party shall be put in Possession. See Tit. Execution.
Where he that enters by Virtue of Recovery, is a Difteritor. See Tit. Entry congeable.
Where Entry is lawful upon a Defect after Recovery, or not. See Tit. Entry congeable, Remitter, and Falseflying of Recovery.
Where Entry is lawful upon a Stranger to a Recovery, who came in by a mean Estate, or not. See Tit. Entry congeable.
Where Entry is not lawful after Recovery without fuing Scire facias. See Tit. Entry congeable, Error, and Scire facias.
Where upon Recovery no Execution shall be without Scire facias. See Tit. Scire facias, and Execution.
Where Entry by him in Remitter or Reversion is lawful notwithstanding Recovery had against Tenant for Life. See Tit. Forfeiture, and Entry congeable.
Where Issue in Tail shall be remitted against Recovery had against his Ancestor. See Tit. Remitter, and Falseflying of Recovery.
Where Recoveries may be falsified, how and by whom, by whom not. See Tit. Falseflying of Recovery.
Where an Executor is bound to satisfy him that recovers first, and what Debts he must pay first. See Tit. Executors.
Where a Recovery hereafter in another Action bars an Action, and in which, or not. See Tit. Bar, Extinction, and Trespass.
Where he that recovers in an Action, shall have the Emblems, or not. See Tit. Emblems, and Recover.
Form of pleaing Recoveries, and other Matters of Record. See Tit. Pleadings.
Of recouping of Damages upon Recovery in Actions, and where they shall be recouped, or not. See Tit. Recover.

Of Scire facias upon a Recovery, Bar in it, and the whole Matter concerning Scire facias. See Tit. Scire facias.
Of common Recovery. See Tit. Assurances.

Recovery in Value.


When Execution shall be sued upon Recovery in Value, and before what Time not. B. 1. 96, 105.
Where Recovery in Value by Tenant for Life, &c. avails him in Reversion, or Remainder, and vellis in them, &c. or not. B. 1. 15. b. 3. 5. twice and 6. b. 10. 43, 44. See Tit. Falseflying of Recovery, and Assurances.
How Recovery in Value shall be where the Heir is vouched in the Wardship of divers Persons. B. 2. 25. b. 3. 13, 14. See Tit. Voucher.
Where Recovery in Value shall be against some of the Vouches for the whole Loss, or not but the Lands of all shall be charged and bound, and put in Execution. B. 2. 25. b. 3. 13, 14. b. 8. 52. See Tit. Execution and Voucher.
Where a Man is vouched, and Recovery in Value had against him, he shall never be restored to the Land recovered in Value, tho' the Deman­dant's Title be after disproved. B. 5. 2 p. 90.

Where the Wife Tenant in Dower shall recover in Value against the Heir upon Eviction of Dower, and how, and to what Value. B. 4. 9. 122.
Where Recovery in Value shall be by one Coparcener against another for the equal Part, and of what Lands, and how Execution shall be made, B. 4. 122. See Tit. Aid and Partition.
Recouper. Recusants and Reusancy.


Where Voucher and Recovery in Value shall be, because of a Reversion. See Tit. Counterplea of Voucher.

Where Recovery in Value shall be in Affizc of Novel Diffisfim, or not. See Tit. Counterplea of Vou her.


Where Recovery in Value shall be upon Warranty by Homage Ancestral. See Tit. Counterplea of Warrant.

Where the Demandant in Quod ei deforceat shall vouch, and recover in Value. See Tit. Quod ei deforceat.

Where Recovery in Value shall be of Lands, aliened by Collusion. See Tit. Affets.

Where Formedon lies for Land recovered in Value, and the Writ and Title shall be maintained upon Issue. He gave not at all. See Tit. Writ, and Formedon.

Where Sire facias lies to have in Value Lands defecnded of late Time. See Tit. Sire facias, and Executors the like.

Recouper.

Where Recouper of Rent shall be in Damages which the Tenant has sustained, &c. or not. B. 3. 65. b. 5. 2 p. 50. See Tit. Circuity of Action.

Where Recouper of Damages shall be, because of mending Housc at the Costs of the Tenant, or Defendant. B. 5. 2 p. 50.

Where Recouper of Damages shall be, because the Tenant being inti- tled to have Dower deforced him. B. 5. 2 p. 50.

Where Recover of Damages shall be, because the Plaintiff recovered in another Action before. B. 4. 43, 94.

Where Damages shall be recouped, because the Plaintiff is feized of the Land, or possessed of Goods, &c. of latter Time. B. 11. 49, 52.

Where Recouper of Damages shall not be, because of Common. B. 5. 2 p. 51.

Where an Executor may pay himself, and the Debt shall be recouped. See Tit. Executors, Affets, and Agent, and Patient.

Where retaining of, &c. shall be said Performance of a Condition for Payment of Monies, and it shall be recouped, &c. See Tit. Condition.

Where a Rent depending to the Heir by Way of Extinguishment, shall be Affets, and recouped. See Tit. Affets.

Where Elizabeth is, and Recouper of one Thing for another, to avoid Circuity of Action, or not. See Tit. Circuity of Action.

Dower, Executors, and Condition above, where Recouper shall be of Dower, by a Woman upon Indowment of the Pluris beate. See Tit. Dower.

Recusants and Reusancy.

The Statutes made against Recusants, and Exposition of them. 1 El. c. 2. 25 El. c. 1. 29 El. c. 6. 35 El. c. 1. and 2. 3 Jac. c. 4. 7 Jac. c. 6. b. 10. 54 to 57. b. 11. 57 to 66.

Where the Husband shall be charged for the Penalty by the Statutes of Recusants forfeited by his Wife, or not. B. 11. 61, 62. See Tit. Baron and Female.

Where the common Count is bound by the Statutes of Recusants, and shall be imprisoned, &c. B. 11. 61, 63, 65.

How, and in what Manner the Penalties given by the Statutes of Recusants shall be recovered. B. 10. 54. b. 11. 61, 62.

What Courts and Justices have Power and Authority to inquire of Recusancy, and in what Courts the Penalties shall be recovered, in what not. B. 10. 53, 54. b. 11. 61, 62, 63.

Of Information upon the Statutes of Recusants and Recusancy. See Tit. Information.

Of
Redissi{in. Re extent. Relation.

Of Inditements upon the Statutes of Recusancy. See Tit. Enditements.
Of Proclamation upon the Statutes of Recusants and Recusancy. See Tit. Proclamation.

Redissi{in.

Where Husband and Wife shall join in a Writ of Redissi{in, and be jointly sued. B. 9. 72.
Where a Woman covert shall be bound by the Statute of Redissi{in, and imprisoned. B. 9. 72.

Ancient Demean no Plea in Redissi{in. B. 4. 65. See Tit. Ancient Demean.

Proceeds in the Writ of Redissi{in. B. 5. 2 p. 88. See Tit. Exigent.

Where the Party convict of Redissi{in shall be fined to the King. B. 5. 2 p. 88. b. 8. 59. See Tit. Fine to the King, and Statutes, Merton, c. 3.

Authority of the Sheriff upon a Writ of Redissi{in, and how he shall denote him self upon it. B. 8. 152. See Tit. Statutes, Merton. c. 3.

Judgment upon Redissi{in. B. 5. 2 p. 88. b. 6. 9. b. 8. 59. b. 9. 72.
Where by Reversal of the Judgment in the first Action the Judgment in Redissi{in shall be reversed. See Tit. Error.
Where the Writ of Redissi{in lies, tho' the Estate of him that recovered, be changed. B. 11. 81.

Re-extent. See Tit. Extent.

Relation.

Where Relation of Words in a Writ makes the Writ good. B. 8. 119. See Tit. Writ.

How the Word (Prediction) has Relation, and to what Thing or Person it relates, where two, &c. are mentioned. B. 1. 153. b. 2. 57, 74, 75, 91. b. 9. 47, 48. b. 10. 63, 64, 106, 129, 138. b. 11. 50, 51.

What Relation is, and the Definition, or Description of it. B. 5. 29. b. 4. 42.

Where Words subsequent shall have Relation to a Thing mentioned before in the Premisses, tho' the Word Prediction be omitted, or not, and how. B. 1. 85. b. 4. 44. b. 8. 55. b. 11. 62.

How the Words (idem, eadem, unusdem, or ejusdem) shall have Relation, where Two Things are mentioned before. B. 8. 32. b. 10. 124.

How the Words (qui, quae, quod, vel quem, quas, quos, or cujus) have Relation. B. 8. 151, 154, 155.

Where Words relative shall have Relation to the next Antecedent, or not. B. 8. 119, 154, 153. b. 9. 47, 53. b. 10. 106.

How this relative, or copulative (And) shall have Relation. B. 4. 41, 50. b. 8. 85. See Tit. Exposition, and Condition.

How the Words (juxta) shall have Relation. B. 6. 73. b. 10. 132.

How the Words (sub, or super) shall have Relation. B. 6. 73.

How the Words (ibi, or ibidem) shall have Relation. B. 4. 41, 42.

How this Word (quondam) shall have Relation, and to what Time. B. 2. 47. b. 10. 59, 62. See Tit. Cui in vita.

How the Words (ad tune) shall have Relation. B. 4. 41.

How this Word (pro) shall have Relation. B. 5. 53.

How this Word (super) shall have Relation. B. 2. 47.

How the Words (Which after the Death) shall have Relation. B. 3. 53.

How the Words relative (tunc, mm, ad tune, ex tune) shall be referred, and to what Time. B. 5. 1.

How the Words (talis or qualis, talia or qualia) or (such) in English shall have Relation in Statutes and Deeds. B. 1. 137. b. 4. 17, 18. b. 6. 53. b. 7. 33. b. 9. 23, 29, 30. b. 10. 104. b. 11. 33.

How
Relation.

How the Words (at, about, before, within, or in the Feast) shall have Relation. B. 1. 154. See Tit. Computation.

How the Words (from the Day of the Date, Date, Day of making, &c.) shall be intended, and have Relation. B. 5. 2 p. 1, 49. b. 10. 41. See Tit. Exposition.

How the Time to pay Money one Month, or &c. after any of the Feasts in which it is to be paid, shall be accounted, and relate. B. 10. 119. See Tit. Computation.

How the Words (Six Months upon the Statute of Inrollment shall be accounted and have Relation. B. 5. 2 p. 1. See Tit. Inrollment and Accounts.

How these Words (in, apud, de, or ex) in a Writ, or Grant have Relation, and be construed. B. 7. 41, 42. See Tit. Charge, and Exposition.

How the Words (reasonable Warning) have Relation. B. 1. 176. See Tit. Exposition.

How these Words (or otherwise) shall have Relation in Statutes, or &c. B. 4. 3. b. 6. 76. See Tit. Exposition, and Statutes, 32 H. 8. c. 1.

How these Words (uterque, utrumque, quiilber, or quemlibet) shall be referred. B. 5. 2 p. 19, 103. See Tit. Exposition, and Obligation.

How the Word (alibi) shall be referred, and to what Place it shall have Relation. B. 10. 65. See Tit. Exposition.

How the Words (from, or to the Feast of S. M.) where there are Two Saints of this Name, shall be referred, and to what Feast they shall have Relation. B. 11. 39. See Tit. Exposition.

How this Word (Homo) shall be intended, and where it shall refer as well to a Woman, as to a Man. B. 6. 52. See Tit. Exposition.

Where the Death of a Man in having the Stroke shall have Relation to the Time of the Stroke, or not. B. 1. 99. b. 4. 42, 47. b. 5. 2 p. 9. 59.

Where indentures to guide an Assurance subsequent, shall direct the Assurance precedent by Relation of Time, or not. B. 1. 99, 100, 105. b. 2. 73, 74 to 78. b. 3. 83. b. 5. 2 p. 26. b. 9. 9 to 11, and 15. See Tit. Use, B. 8. 119.

To what Day a Writ shall have Relation, &c. B. 5. 2 p. 48. See Tit. Writ, and Day.

Where Execution shall have Relation, and to what Time. B. 1. 99. b. 7. 39.

To what Day Matter of Record, as the King's Patent, or other Thing of Record, &c. B. 1. 99.

To what Time an Act to be done upon Condition shall have Relation when it is done. B. 1. 99, 155. See Tit. Condition.

How, and to what Time Deeds shall have Relation, &c. B. 2. 5. b. 3. 26, 35. See Tit. Deeds.

How the Words (ubi, ubique, and quan­docunque) have Relation in Deeds, or &c. B. 1. 87. See Tit. Exposition.

How the Words (during the Term) shall have Relation, and be construed. B. 1. 155. b. 8. 145. See Tit. Exposition.

How the Words (ipsa facio) in Deeds or Statutes shall have Relation. B. 5. 3. See Tit. Exposition.

How the Words (next Advowson) shall have Relation. B. 8. 144. See Tit. Exposition.


How these Words (during Life) &c. shall have Relation. B. 2. 48, 50. b. 3. 37. b. 4. 73. b. 5. 2 p. 9. 15. b. 11. 34, 46, 89. See Tit. Exposition.

How the Words (next of Blood) shall have Relation. B. 5. 59, 40, 61. See Tit. Exposition.

How the Words (during Minority) and to what Time they shall have Relation. B. 5. 2 p. 9. 29 twice. B. 6. 62, 67. b. 8. 135. See Tit. Administration, and Exposition.

How the Words (within Ten Years, or within the Term of Ten Years) shall have Relation, and shall be construed. B. 1. 153, 154. b. 8. 144, 145. See Tit. Exposition.

How
How the Word (Having) in Statutes shall have Relation. B. 3. 31. b. 10. 55 to 54. See Tit. Statutes, 52 H. 8. c.1, and Exposition.

How the Words (wudges, or quosque) shall have Relation. B. 3. 19, 20. b. 4. 32. b. 5. 2. 94. b. 10. 41. See Tit. Exposition.

Where the Words (from henceforth) shall have Relation. B. 5. 2 p. 1.

How the Words (maintain, or immediately) shall have a Relation. B. 3. 28, 33, 34. b. 7. 45. b. 8. 119, 120. See Tit. Exposition.

How a Surprize in a Writ shall refer, and to what Thing. See Tit. Writ, and Exposition.

Where Indictments shall be good by Words relative, and how the Words shall be referred in them. See Tit. Indictments.

Where a Writ, Count, Bar, or Replication shall be good by Intendment and Relation of Words, or not. See Tit. Entendment.

How, and to what Time a Condition shall have Relation, when it is broken. See Tit. Condition twice.

How and to what Time an Act of Parliament shall have Relation, if no Time be limited. See Tit. Parliament.

How Agreement, or Disagreement shall have Relation from the Beginning. See Tit. Agreement.

Where and to what Intents and Purposes Attornment shall have Relation. See Tit. Attornment.

How, and to what Time Enrollment of a Deed shall have Relation. See Tit. Enrollment.

How, and to what Time Forfeiture upon Attainder by Outlawry, or &c. shall have Relation for Forfeiture of Goods, and Land. See Tit. Forfeiture.

How the King's Grant to have Franchise, and &c. in all Lands, shall have Relation, and to what Lands it shall refer. See Tit. Grant of the King twice.

How, and to what Time an Office found before the Escheator, shall have Relation. See Tit. Office before the Escheator.

Where Institution and Inducement to a Church in Time of Peace shall have Relation to the Presentation in Time of War. See Tit. Q. Imp.

Where Death of a Master heretofore, by one that was his Servant heretofore is petty Treason by Relation of Time. See Tit. Crows.

How the Probate of a Testament shall have Relation, and to what Time. See Tit. Testament.

Relation and Operation of Law, where two, or more having several Estates, or Rights join in Assurance and Conveyance to another, and who shall be preferred. See Tit. Confirmation.

How, and to what Time Deprivation shall have Relation. See Tit. Deprivation.

Where Livery and Seisin upon Feoffment of Lands in several Counties shall have Relation, and how. See Tit. Feoffments, and Reforision.

How, and to what Time the Repeal of an Act of Parliament, and Restitution by it shall have Relation. See Tit. Parliament twice, and Repeal.

Where Relation by Recital to a Thing not in Being, and where no such Thing was, makes all void. See Tit. Recital.

What Words amount to a Release. B. 9. 52, 53.


Where a Release shall enure by Way of enlarging an Estate, without Words of enlarging, or not. B. 2. 92. b. 3. 55. b. 6. 76. See Tit. Confirmation, Joint-tenants, and below.

Where a Release to a Man of all Debts and Actions which he has against him, and another, extends to a sole Debt. B. 5. 2 p. 7, 56. See Tit. Charter, and Joint tenants.
Where a Release inlarges not an Estate, tho' it have Words of Inlargement in the Deed, and where it inlarges according to the Words of Inlargement. B. 2. 24. b. 3. 85. b. 9. 139. See Tit. Confirmation.

Where a Release to one ensures to another, and he shall have Benefit of it, and how, or not. B. 1. 112. b. 2. 24. b. 3. 53 b. 5. 2 p. 71, 81, 117. b. 8. 54. b. 10. 93. See Tit. Parson.

Where a Release is void, because of Want of Possession in him to whom it is made, and what is sufficient Possession, what not. B. 1. 87. b. 3. 29. b. 4. 25. b. 5. 2 p. 71, 81, 124. b. 8. 63. 151. 152. b. 10. 48.

Where a Release to the Vouchee, and by whom is good, by whom not. B. 2. 29. b. 5. 2 p. 71. b. 8. 151, 152. b. 10. 48.

Where a Release to the Tenant in Law by Supposal of a Writ is good, tho' he want Possession at the Time of the Release made. B. 1. 111. b. 3. 29. b. 8. 151, 152. b. 10. 48.

Where a Release to him in Reversion or Remainder is good, or not. B. 1. 112. b. 5. 2 p. 71. b. 8. 63. 131. b. 10. 48.

Where a Release of a Remainder or Reversion is good, and ensures according to the Words of the Release, or not. B. 3. 85.

Where a Release to a Patron in the Time of Vacation is good, and extinguishes an Annuity issuing out of the Church, and the Parson shall take Avail of it. B. 1. 112. b. 5. 2 p. 71. 81.

Where a Release makes a Degree, and he to whom it is made, shall be supposed in the Per by him that released, or not. B. 6. 79. See Tit. Entry.

Where a Release by one Joint-Tenant to his Companion is good. B. 8. 63. See Tit. Joint-Tenants.

Where a Release to him that has but a Term of Years, is good without Privity, &c. or not. B. 10. 48.

Where a Release to the Husband alone shall ensure to the Wife. B. 2. 24. b. 8. 54. See Tit. Baron and Feme.

Where a Release upon Condition is good, going in Extinguishment of Rent, Right, or &c. B. 4. 9. See Tit. Condition.

Where Release of a Thing incident to a Seizinory, reserved and saved by the Deed of Release, is good, or not. B. 8. 154. b. 9. 123. See Tit. Appendant.

Where a Release is void, because of Reservation, or not. B. 2. 73. b. 9. 123.

Where a Release, or Confirmation extinguishes a Condition, or not B. 1. 147. b. 9. 140, 142. See Tit. Confirmation.

Where a Rent shall be inlarged by Confirmation, or Release. B. 1. 147. b. 5. 2 p. 15. See Tit. Confirmation, and Grant.

Where Release of Right in Land extinguishes Rents, Services, &c. or not. B. 3. 29. b. 6. 1. b. 7. 39. b. 8. 151, 154. b. 10. 48.

Where a Release extinguishes a Right for a certain Time, or not. B. 5. 2 p. 81. b. 8. 151, 152.

Where a Release of Actions Real or Personal extinguishes an Action mixt such, where it may be doubted whether it be Real, or Personal, or not. B. 2. 68. b. 8. 151.

Where a Release of Actions Real, and Personal, or of all Actions extinguishes not, nor bars in a Writ of Error. B. 1. 15. 16. b. 6. 25. b. 8. 152, 154. See below, and Error.

Where Execution may be released and discharged, and by what Words in a Deed, and where a Release of Actions extinguishes Execution, and bars, &c. B. 6. 13. 25. b. 8. 152, 153. b. 10. 48 to 53. See Tit. Securitas.

Where Release of all Actions extinguishes not Right of Entry, nor Seizure of Goods. B. 8. 151, 152. b. 10. 51. b. 11. 2.

Of all Demands, how to be taken, and what Things are discharged and extinguished by it. B. 1. 112. b. 5. 2 p. 56. 71. b. 8. 150, 153, 154. b. 10. 47, 50. 51. b. 11. 82.

Where a Release of the Husband extinguishes, &c. the Right and Action of the Wife for ever, or not. B. 5. 2 p. 27. b. 9. 85. b. 10. 48 to 53. See Tit. Baron and Feme.

Where
Releases.

Where a Release of all Advantages bars in Account before Auditors, or Debt upon Account. B. 8. 152. See Tit. Account.


Of all Duties, what is released. B. 8. 153.

Of all Warranties extinguished, B. 8. 154. See Tit. Warranty.

Of all Actions what is extinguished and released, what not. B. 1. 112. b. 4. 63. b. 5. 2 p. 7, 28, 56, 71. b. 8. 151, 152, 153. See above.

Where and what Release by Tenant in Dower to him in Reversion is good, and bars her of Dower, what not. B. 1. 112. b. 5. 2 p. 71. b. 8. 151 to 154.

Where the Executors release before Proof of the Testament is good, or not. B. 5. 2 p. 28, twice. b. 9. 58, 39. twice. b. 10. 52.

Where Debt is extinguished and released, because the Obligee makes the Obligor his Executor, and contrary, or not. B. 8. 156, 157. See Tit. Executor, the like, and Extinction.

Where Debt is extinguished and released by Intermarriage betwixt the Obligor and Obligee. B. 8. 156, 157. See Tit. Extinction, and Baron and Feme.

Where Release of one Executor bars all. See Tit. Executors.

Where by Release of the Lord Paramount to the Tenant Paramount the Mortality is extinguished. See Tit. Confirmation, and Extinction.


Where Release shall be void, and avoided, because of Collusion. See Tit. Collusion.

Where Release or Acquittance shall be in a Writ of Annuity. See Tit. Annuity.

Where one Joint Tenant grants a Rent Charge and after releases to his Companion, it shall be held recharged after the Death of the Leafor. See Tit. Charge, and Joint Tenant.

Where the King's Charter of Pardon of all Debts extinguishes as well joint Debts, as Debts several. See Tit. Charter.

Where Release of a Woman covert is not good for any Thing in her own Right, nor as she is Executrix. See Tit. Baron and Feme, and Acquittance.

Where a Release by an Infant is good, or not. See Tit. Acquittance, and Enfant.

Where a Deed, or Release bearing Date after the Delivery of it is good. See Tit. Deeds.

Where a Deed of Release is good, notwithstanding Mismarking, &c. See Tit. Grants, Deeds, Mismarking, and Recital.

Where the King's Tenant may release, &c. without Licence. See Tit. Licence.

Where Release of one not Executor shall extinguish the Action or Debt of another who is Executor. See Tit. Baron and Feme, and Acquittance.

Where the Plaintiff in Action may release Damages, and pray Judgment of the Principal, or to one Defendant, and pray Judgment against the other, and where no Judgment shall be of the Principal without Release of the Damages. See Tit. Damages, and Judgment.

The Form of pleading a Release, or Confirmation. See Tit. Pleadings.

Where a Release may be pleaded, without shewing the Deed of it. See Tit. Monfrance of Deeds.

Where a Man shall have Avail of a Deed in pleading it as a Release, or Confirmation, &c. at his Election. See Tit. Election.

Where a Deed of Release shall be void in Part, or against one, and good for another Part, or to another. See Tit. Deeds.

Where a Debt shall be released by an Administrator as Executor, or by an Administrator where he is made
Relief. Remainder and Reversion.

Executor, or not. See Tit. Executors, and Extinguishment.

Where the Ordinary's Release bars not the Administration. See Tit. Ordinary.

Good of the Right of a Copyhold. See Tit. Copyhold.

Where a Defeasance shall avail as a Deed of Release, to avoid Circuit of Action, or not. See Tit. Circuit of Action, and Defeasance.

Where Release of the Ancestor collateral bars. See Tit. Warranty, Enfant, &c.

Where a Release by the Head of a Corporation solely bars the Successor, and the whole Corporation for ever, or not. See Tit. Corporation.

Relief.

What Sum of Money shall be paid for Relief, for Land held by Knight Service, by Socage Tenure, and Grand Serjeanty. B. 7. 33, 34. b. 9. 124.

What Sum of Money shall be paid for Relief of a Knight, Baron, Earl, or Duke. B. 7. 33, 34.

Where Debt lies and shall be maintained for Relief, and by, and against whom. B. 4. 45. b. 3. 66. See Tit. Debt.

Where Relief shall be for Descent of a Remainder, and when. See Tit. Ward.

Where Relief shall be paid by the Heir, who is in, and comes to the Land by his own Purchase. See Tit. Ward, and Collusion.

Where Relief shall be paid by the Heir in Tail, after Discontinuance of the Tail. See Tit. Ward.

Where the King shall have Relief upon Primer Seisin, &c. and how. See Tit. Prerogative, and Livery.

Where Acceptance of Rent, or Services by the Lord from the Feoffee, or Heir, bars to have Relief. See Tit. Acceptance.

Where Acceptance of Relief bars the Lord to have Forfei of Marriage. See Tit. Of Marriage, and Acceptance.

Where Relief is not taken within the Statute of Marlbo. of Feoffment by Collusion. See Tit. Collusion, and Statutes, Marlbo. c. 6.

Where Relief is due, and to be paid by the Statutes 52, and 34 H. 8. See Tit. Statutes, and Ward.

Remainder and Reversion.

Where a Remainder is good upon Condition, or Contingency, and where it passes presently by the Livery, where not till the Condition be performed, or the Contingency happen. B. 1. 84, 85, 99, 130, 133, 137, 154, 155, 156. b. 3. 25, twice. b. 6. 33, 36. b. 7. 10. b. 8. 75. b. 10. 85, 86. See Tit. Condition, twice.

Where a Remainder shall be good without a particular Estate precedent, and tho' that be void in Law, or otherwise defeated and gone, and when the Remainder shall begin. B. 1. 101, 135, 154. b. 2. 51, 52. b. 3. 20. b. 8. 75. b. 9. 20.

Where a Remainder in Fee, or &c. dependant and limited upon an Estate for Years, or at Will precedent, is good, or not. B. 1. 130, 135. b. 3. 29. b. 5. 2 p. 94. b. 8. 75. See Tit. Condition, and Abeyance.

Where a Remainder not taking Effect, nor executed in due Time is void, and what is good and due Time to execute it. what not. B. 1. 66, 127 to 130, 134, 135, 138, 154. b. 2. 51. b. 3. 20, 21. b. 8. 75. b. 10. 85, 86.

Where a Remainder is void, because repugnant to the Estate particular, and what is a Remainder repugnant, what not. B. 1. 84, 85, 86. b. 10. 86, 87.

Where a Remainder of a Rent newly created out of Land, is good. B. 2. 70, 76, 78.

Where an Estate limited by Name of a Remainder shall be taken as a Reversion. B. 1. 54, 61, 78, 83, 95, 120, 175. b. 2. 10, 50, 91. b. 3. 25, 51, 83. b. 6. 17, 18. b. 10. 78, 95.

Where a Remainder shall be of a Chattell, &c. B. 4. 66. b. 8. 95, 96. b. 10. 57, 52, 87. See Tit. Chattells.

Where
Remainder and Reversion.

Where a Remainder limited to the right Heirs, right Heirs of the Body, or Issue in his Mother's Belly, or to a Person not in being, nor known at the Time &c. shall be good, and they shall take an Estate, and when. B. 1. 67, 95, 98, 103, 104, 130, 134, 135. b. 2. 51, 91. b. 3. 61. b. 5. 2 p. 8. b. 10. 50, 51. See Tit. Capacity, and Infant.

Where a Remainder limited to the right Heirs, vefts in the Party himself, and not in the Heir as Purchaser, and where contrary. B. 1. 83, 120. b. 2. 59, 61, 91. b. 9. 129, 131. b. 10. 51, 78, 79. See Tit. Capacity.

Where a Remainder granted by the Name of a Reversion, or contrary, shall be good, and pass, or not. B. 5. 2 p. 10. 124.

Where a Remainder is limited to L. S. there being two of the Name, which of them shall have it. B. 5. 2 p. 68.

Where a Grant of a Fee-simple by the Name of a Reversion, or Remainder is not good, and where the Grant of a Reversion is not good. B. 2. 61, 67, 91. b. 3. 4, 5, 85. b. 4. 66. b. 5. 2 p. 124. See Tit. Grants, Name, and Mislaukning.

Where a Remainder limited to himself shall be good, or not. B. 1. 127. See Tit. Reservation, and Pises

Where he in Remainder, or Reversion may falsify a Recovery had against the Tenant for Life. See Tit. Falsifying of Recovery. B. 1. 16, 62. b. 3. 61. b. 6. 8. b. 10. 59, 44, 45. Where after Recovery had, or Re-entry for the Lejee for Life, or &c. after Feoffment made by him in Reversion, the Reversion, and the Remainder in the Feeoffice. B. 2. 56, 68, b. 5. 2 p. 113. b. 6. 69, 70. See Tit. Attornment, and Feoffment, twice.

Where a Remainder for Years after an Estate for Life, or &c. to the same Person shall be good. B. 1. 120. See Tit. Estates.

Where a Remainder shall be void for Default of Capacity in the Person to whom, &c. B. 2. 51. See Tit. Capacity.

Where a Grant, Lease, or &c. made by him in Reversion, or Remainder, is good, and when it shall begin, and how, and where not. B. 1. 62, 127, 128, 154, 155. b. 2. 35, 52, 55, 91. b. 3. 7, 8, 81, 94, 95. b. 4. 53. b. 5. 2 p. 2. 7, 81, 94, 123, 124. b. 6. 35, 36. b. 8. 70, 75, 93, 94. b. 10. 85, 106. b. 11. 98. See Tit. Grant, Leases, and Charge.

Where the King's Grant by the Name of a Reversion is good, and where his Reversion passes by another Name, as Land, or &c. B. 1. 45, 51. b. 4. 53. b. 6. 55, 56. b. 8. 55, 57, 167. b. 10. 63. See Tit. Grant of the King.

Where a Remainder limited to the Son, vefts in the Baflard as the reputed Son, or not. B. 6. 64. See Tit. Bastardy, Capacity, Name, and Reputation.

Where the Act of the particular Tenant of a Stranger destroys a Remainder for ever, and what Act, or Means, what not. B. 1. 15, 58, 62, 63, 66, 67, 120, 121, 127, 130, 134, 135, 136. b. 2. 52. b. 3. 5, 6. b. 5. 2 p. 94. b. 6. 8, 42. b. 8. 75, 93, 96, 145. b. 10. 43, 44, 47, 52. See above, Chattels, Contingency, and Condition.

Where and by what Act and Means the King's Reversion, or Remainder may be defeated and discontinued. B. 1. 16, 76. b. 2. 53. b. 6. 8. See Tit. Discontinuance, and Statutes, 34 H. 8. c. 20.

Where a Remainder of an Estate limited to take Effect in Time future, as in Abeyance. See Tit. Abeyance.

Where he in Reversion, or Remainder shall hold charged upon the Tenant for Life's Grant after his Surrender. See Tit. Charge.

Where and when the Heir of him in Remainder shall be in Ward. See Tit. Ward. S 4 Where
Remainder and Reversion.

Where Feeffment of the Tenant in Remainder by himself, or jointly with the particular Tenant for Life, is a Forfeiture, or not. See Tit. Forfeiture and Expofition.

Where and what shall be Discontinuance of an Estate Tail in Reversion, or Remainder. See Tit. Discontinuance.

Where the Rent passes by Grant of the Reversion. See Tit. Grant.

Where he in Reversion, or Remainder shall be received upon Default, or &c. of the Tenant for Life, or &c. See Tit. Refielt.

Where Tenant in Tail, the Remainder to his right Heirs, may grant the Fee simple to another. See Tit. Grant.

Where the Donor may grant the Reversion of the Tenant in Tail. See Tit. Grant.

Where Wafe lies and shall be maintained by him in Remainder, or by Tenant in Tail, or Fee, upon a Lease made by them for their own Lives. See Tit. Wafe.

Of Formedon in Remainder, and Reverter, and Counts, and Bars in them. See Tit. Formedon.

Where Remainder in Fee cannot be upon another Estate in Fee. See Tit. Estates.

Where Warranty shall be, because of a Reversion and Voucher for it. See Tit. Counterfees of Warranty.

Where Relief shall be paid for Defcent of a Remainder, and when. See Tit. Relief.

Devife in Remainder, where good, and to whom, and when it shall take Effect. See Tit. Devife.

Where a Release to him in Reversion, or Remainder is good. See Tit. Release.

Where Recovery in Value by Tenant for Life, or Tenant in Tail, shall go to him in Reversion, or Remainder, and vest an Estate in them. See Tit. Recovery in Value.

Where a Feeffment by him in Reversion or Remainder is good, or not. See Tit. Feeffments.

Where Aiize lies for him in Reversion upon the Outing of his Left for Years. See Tit. Aiize.

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Where Grantee, or Assignee of a Reversion shall enter for a Condition broken. See Tit. Condition.

Where a Confirmation shall include an Estate in Rent, of which there was no Reversion at the Time of it. See Tit. Confirmation, and Grant.

Where Elpitches shall be alledged in the Donee only, or in the Tenant for Life, where the Remainder is limited over in Fee-Tail, or in Fee. See Tit. Eshees.

Where Ufurpation made upon the Tenant for Life, Years, or in Tail of Church, shall not put him in Reversion out of Possession. See Tit. Q. Impedit.

Where Presentation to a Church by Tenant for Life, Years, or Guardian, &c. shall be Seisin to him in Reversion. See Tit. Q. Impedit.

Where Writ of Covenant lies and shall be maintained against him in Reversion, or his Grantee. See Tit. Covenant, and Assignee.

How by Grant or Fine levied of Lands, or Tenements, the Reversion passes. See Tit. Grants, Fines, and Expofition.

Where Scire facias lies not for him in Reversion, or Remainder, to execute a Fine. See Tit. Scire facias.

Where Reservation of Rent upon a Grant, or Lease of a Reversion shall be good, and when it shall begin. See Tit. Reservation and Grant.

Where Livery shall be sued by the Heir for a Reversion defecded to him, and when. See Tit. Livery, and Prerogative.

Where he in Reversion or Remainder of an Ufe shall have a Subjea against the Feoffees to Ufe. See Tit. Subjea.

Where Aid shall be granted to the Tenant for Life, or &c. of him in Reversion, or Remainder. See Tit. Aid.
Remitter. Removing and Remanding. Rents.

Certain Rules and Principles to be observed for the Creation and Defence of Remainders. B. 1. 65, 129, 130, 254, 138. b. 2. 51. b. 3. 20.

Remitter.


Where Remitter shall not be to the Issue in Tail, or Wife, because of Collusion. B. 3. 78. b. 5. 2 p. 80. b. 8. 153. See Tit. Falsifying of Recovery, Collusion, and Dover.

Where a Man shall be remitted by a Devise made to him, or not. B. 3. 26.

Where Remitter shall not be to the Accessory, or Part appendant before the Principal be recontinued. B. 1. 122. b. 3. 3.

Where Remitter shall be against a Claim below, or not. B. 2. 26. See Tit. Continual Claim.

Where Issue in Tail shall be remitted by Disceint against a Fine levied by his Ancestor, or not. See Tit. Entry congeable.

Where Issue in Tail shall be remitted against Recovery made against his Ancestor, or not. See Tit. Falsifying of Recovery, Entry congeable, Title, and Assurance.

Where Remitter is to a Woman, the she takes an Estate by Feeom- ment, or &c. and that because of Co- vertyure. See Tit. Baron and Feme.

Where Entry, or Claim of the Husband vests an Estate in the Wife, and remits her, or not. See Tit. Baron and Feme.

Where a Man shall be remitted, though he takes an Estate by Feeom- ment, &c. and that because of Non- age. B. 4. 50.


Removing and Remanding.

How a Statute Merchant or Staple shall be removed, and what Certificate of it is good, what not. B. 3. 67. b. 7. 38. See Tit. Recognizance.

Where a Record shall be removed and certified into another Court without Writ or Process, viz. by the Hands of a Justice, or other. B. 1. 157. b. 8. 23. b. 9. 99. See Tit. Record

Where a Record removed by Cor- tiorari shall not be said removed, because of Default in the Writ of Cor- tiorari, &c. B. 9. 118. See Tit. Record.

Where the entire Record, or Original, and all the Process shall be removed, and where the Justices will hold Plea upon Parcel of a Record, or not. B. 11. 39, 41. See Tit. Record, Error, and Monstrance of Deeds.

Where the Record itself shall not be removed, but the Tenor and Transcript of it, where the Justices will hold Plea upon the Tenor, or upon the Tenor of the Tenor of a Record B. 5. 2 p. 39, 43, 55. See Tit. Record, Exemplification, and Monstrance of Deeds.

Where a Record shall be removed out of the Chancery to the King's Bench to try the Issue joined there, and after remanded. B. 9. 99. See Tit. Courts.

Where a Record shall be remanded after Judgment reversed, or affirmed upon a Writ of Error to award Execution, or not. B. 1. 11. 40. See Tit. Error.

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Rents.

Derivation of the Word redditus. B. 10. 128.

Where Rent shall ensue the Nature of the Land, out of which, &c. B. 1. 100. b. 3. 22. b. 5. 2 p. 8. See Tit. Partition.

Where a Grant to distrain for Rent is a good Grant of Rent, and what Words are sufficient to make a Grant of a Rent-Charge. See Tit. Charge.

Where by Grant of Reversion the Rent and Services pass. See Tit. Grant.

Where Grant of Rent out of a Reversion, or other Thing not manurable
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is good, and when it shall begin. See Tit. Grant, and Reservations.

Where a Rent granted to begin in the Time future is good, or not. See Tit. Grants.

Where a Joint Grant of Rent becomes several by Confinution of Law. See Tit. Grants, and Reservation.

Referved upon a Lease of Land in several Counties, how it shall issue and be confirmed. See Tit. Reservation, Essignments, and Relation.

Where a Rent referred upon a Lease made by one Joint-Tenant, shall not go to his Companions. See Tit. Joint-Tenants.

Where Rent referred upon a Lease for Years, made by Tenant for Life, who after surrenders to the Lessee, shall not go to the Lessee. See Tit. Surrender, and Reservation.

How the Plaint in Affiz shall be made of Rent, and where the Words (with the Appurtenances) shall be put into the Plaint, or not. See Tit. Plaint.

Where and how Rents may be parcel of a Manor, Castle, or &c. See Tit. Appendant.

Where and how Rents shall be apportioned, or not. See Tit. Apportionment, and Extinguishment.

Where in Affiz of Rent all the Land-Tenants must be named. See Tit. Affiz.

Where a Man vouches of Land discharged of Rent, where Rent is demanded, and what is a good Counterplea of the Voucher, what not. See Tit. Counterplea of Voucher.

Where a Devise of Rents is good, or not. See Tit. Devise.

What shall be Possession and Seisin of Rent to make the Sitter Heir, what not. See Tit. Difcount.

Where and what shall be Discontinuance of Rent. See Tit. Discontinuance.

Where the Plaintiff in Affiz of Rent must make Title in the Plaint, or not. See Tit. Plaint.

Where Title to Rent by Prescription is good, and how. See Tit. Prescription.

Where Re-entry shall not be before Demand made of Rent referred upon a Lease for Years, or &c. and how the Demand shall be made, and what is good, where, and what not. See Tit. Demands, and Conditions twice.

Where Rents shall be extinguished by Unity of Possession of the Land out of which, &c. or not. See Tit. Extinguishment.

Where Release of Right in Land extinguishes Rent. See Tit. Releases.

Where a Release extinguishes Right, Rent, or &c. for a certain Time, or not. See Tit. Releases, and Condition, the like.

Where a Rent granted shall have Continuance after the Estate out of which, &c. is determined. See Tit. Grant, Confirmation, and Extinguishment.

Where he that has Rent issue out of Land, shall falsify a Recovery had against the Tenant of the Land. See Tit. Falsifying of Recovery.

Where a Fine shall be levied of a Rent, and where with a Clause of Disfrees, or not. See Tit. Fines of Lands.

Where and what is sufficient Seisin of Rent to have an Affiz, or to make Avowry, what not. See Tit. Seisin.

Where upon Recovery by him an antient Right, the Rent paid shall be recouped in Damages. See Recover.

How a Man shall be put in Possession and Seisin of a Rent recovered, and how Execution shall be sued by the Sheriff. See Tit Execution.

Where in Cessuvis Tender shall be of the Arrearages of Rent, and when, and by whom. See Tit. Arrearages.


Where the Lord need not change his Avowry upon the Feoose, without Tender of the Arrearages of Rent. See Tit. Avowry.

Where Acquittance, or Release for Debt due the last Feast or Day of Payment excludes from the Arrearages of other Days, or not. See Tit. Arrearages.

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Where Rents shall be extinguished by Unity of Possession of the Land out of which, &c. where in Suspence and where they shall be revived. See Tit. Extinguishm. Suspence, and Reviving.

Where a Remainder may be of a Rent newly created. See Tit. Remainder.

Where a Rent granted upon Condition or Contingency to cease is good, and it shall cease for a certain time. See Tit. Condition.

Where a Man shall be Tenant by Courtesy of Rent, and what is sufficient Seisin, and Possession to make him Tenant by the Courtesy, what not. See Tit. Courtesy.

What Action is a Difficult of Rent, &c. See Tit. Difficult. Where Seisin of Rent is Seisin of other Services, and contrary, and of which. See Tit. Seisin.

Where Rent granted upon Partition in Allowance of Surplusage is good, and how it shall be continued. See Tit. Partition, and above.

Where Joint-Reservation of Rent, &c. shall become several by Act of the Parties, or of Law. See Tit. Reservation.

Where a Rent reserved upon a Leave for Years, &c. shall be extinguished by Feoffment of him in Reversion, or not. See Tit. Extinguishm. Debt, Reversion, Attornment, and Feoffment.

Where a Rent reserved shall be extinguished by a Fine levied of Land. B. 2. 74 to 78.

Where Rent shall be Rent-sec for one Time, and Rent-charge, for another; or for one Person, and not to another. B. 7. 44.

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Of Reservations of Rents, and the whole Matter concerning them. See Tit. Reservation.

Of Rents and Arrearages of them by Statute. 32 H. 8. c. 37. See Tit. Statutes and Arrearages.

Where a Fine shall be levied of a Rent, and where with a Clause of Diffres, and where without it. See Tit. Fines.

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Repeals.

Where one Statute repeals another by general Words and Intendment of the Law, without express Words of Repeal. B. 1. 25. b. 2. 46. b. 3. 87, 88. b. 5. 5. b. 6. 20, 76. b. 8. 128, 157. b. 10. 138. b. 11. 59 to 64. See Tit. Parliament.

Where the King by his Proclamation may repeal a Statute. B. 5. 2 p. 114. See Tit. Proclamation.

Where Scire facias shall be sued for the King against his Patentee, to repeal his Statute, or not; but he may enter or seize without Process. B. 8. 4, 14, 22, 23, 29. See Tit. Entry congeable, and Revisor. b. 1. 160. b. 3. 78. b. 4. 56, 57, 58, 61.

Where the King's Letters Patent shall be repealed, because of Cullusion. B. 3. 78. See Tit. Cullusion.

Where the King by his Prerogative may repeal his Presentation to a Church. B. 6. 29. See Tit. Prerogative.


Where Administration once committed by the Ordinary, shall be revoked and repealed, &c. See Tit. Administration.

Repleading.

Where Repleading shall be upon an insufficient Bar, or not. B. 8. 120, 133. b. b. 9. 110.
Replevy. Replication.

Where Repleading shall be upon an insufficient Replication, or Title, or not. B. 8. 120, 133. b. 9. 110.

Where Repleading shall be upon an insufficient Rejoinder, or not. B. 8. 120, 133.

Where Repleading shall not be upon Demurrer in Law. B. 3. 52, thrice, b. 8. 35.

Where Repleading shall be after Verdict for Issue misjoined, and where for other Causes, before the Statute 22 H. 8. c. 30. b. 4. 62. b. 8. 52. b. 11. 6. and below.

Where Repleading shall not be, because the Plea that was nought is made good by the Replication rejoined, or Demurrer of the other Party. B. 7. 25. b. 8. 120, 133. b. 9. 37. See Tit. Pleas.

Where Repleading shall not be after Verdict, because the Verdict has made the Plea that was naught, and a Jeofail good. B. 5. 2 p. 34. b. 8. 120, 133. See Tit. Pleas.

Where Repleading shall be after Verdict since the Stat. 32 H. 8. c. 32. &c. and 18 Eliz. c. 14. and for what Causes, where, and for what not. B. 5. 2 p. 35, 36, 37, 41, 42, 43, 45. b. 8. 162, 163. b. 11. 6, 7, 8.

Where Repleading shall be anew upon Reattachment, or Refummons after the King's Demise, or not. B. 7. 25, 30, 31. See Tit. Reattachment, and Refummons, and Stat. 1. E. 6. c. 7.

Replevy.

Count in Replevy. B. 1. 67.

Bar in Replevy, and what is good. B. 1. 67. b. 5. 2 p. 76.

Where antient Demean is a good Plea in Replevy, or not. B. 5. 2 p. 102. See Tit. Antient Demean.

Where Tender of Amends is a good Plea in Replevy, and what Tender is good, what not. B. 5. 2 p. 76. b. 8. 147. See Tit. Tender.

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Where out of his Fee is a good Plea in Replevy and Avowry. See Tit. Hors for fee.

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Where a Forest or Franchife is seized into the King's Hands shall be reprieved, and how. See Tit. Quo warranto.

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Form of Replication or Rejoinder, and when Diffcisin shall be alleged in Pleading, or traversed, or not. B. 5. 2 p. 74.

Form of Replication or Rejoinder, where the Plaintiff, or Defendant, conveys by Feoffment, and where it shall be traversed. B. 2. 28. b. 6. 24.

Form of Replication in Debt against Executors, or Administrators, and what is good, what not. B. 6. 47. b. 9. 108, 109, 132.

Form of Replication in Debt against the Heir upon Plea in Bar, nothing by Difcent, and what is good, what not. B. 5. 2 p. 50. b. 6. 46.

Form of Replication in a Q. Impedit, where the Defendant makes Title to a Church as appendant, and where the Appendancy shall be traversed. See Tit. Issues joined.

Form of Replication in Trespa$s when Regref is alleged, and where the Plaintiff ought to shew Regref to punish the mean Trespa$s, or not. See Tit. Trespa$s.

Where of his own Wrong, without such Cause, without Answer to the Special Matter alleged, shall be a good Replication, or not. See Tit. Issues joined.

What
Replication. Reparation, &c.

What Replication is good where antient Demean is pleaded. See Tit. Antient Demean.

Where the Plaintiff shall abate his Writ by his Replication and own Shewing. See Tit. Writ.

What is a good Replication where the Defendant justifies in another Place than the Plaintiff supposed. See Tit. Bar.

Where a Plea in Bar not good shall be made good by the Plaintiff’s Replication, or not. See Tit. Pleas.

Where the Verdict makes a Replication or Rejoinder nought, good. See Tit. Pleas.

What is a good Replication in Action of Waste, what not. See Tit. Waste.

Where Replication is not good without alleging the Year, Day, and Place, &c. See Tit. Pleadings, and Issues joined.

The Form of Replication, or Rejoinder where the Pleading is in the Affirmative. See Tit. Pleadings.

Where and in what Actions the Plaintiff in his Replication may convey Title to himself by a Que estate, without shewing how. See Tit. Que estate.

Where Replication in the Affirmative without traversing the Bar is good, and Traverse shall be taken to it, because of Trial. See Tit. Issues joined.

Where and what is a good Replication to maintain a Writ against Joint-Tenancy, Non-Tenure, or &c. See Tit. Maintenance of Writ.

Form of Replication when a Thing is alleged in Bar to be done beyond Sea. See Tit. Enquest, and Issues joined.

The Manner and Form of Replication by the King’s Attorney upon Informations. See Tit. Informations.

Replication against Mismaking a Person, Town, or Place to maintain a Writ, and what is good, what not. See Tit Maintenance of Writ and Trial.

Where Replication to maintain a Writ shall be good, known by the one Name, or the other, against Mismaking pleaded. See Tit. Maintenance of Writ.

Of Replication and Rejoiners, see two notable Precedents, long, and intricate. B. 1. 71, 73, 107, 110.

Certain Rules for Replication, upon which they ought to be certain. B. 5. 2 p. 121. b. 8. 57.

Of Rebutter in Pleadings. See Tit. Rebutter.

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Reparations.

Where Action of the Cafe lies for not repairing Banks, or making Closures, in Default of which the Plaintiff is damned. B. 10. 139, 140. See Tit. Action of the Cafe.

How a Condition, or Covenant to repair Houfes, and leave them in as good Plight as he received them, shall be performed, and what shall be Performance, what not. B. 1. 98. b. 5. 2 p. 21. b. 7. 15. See Tit. Condition, and Covenant.

Of Inditements and Presentments for not repairing Bridges, or Highways, or scouring Ditches, &c. where they shall be traversed, where not. B. 8. 46, 47. b. 9. 112, 113. See Tit. Bar, and Enditements.

Prescription to make Reparation, scour Ditches, or &c. and where Men are bound to do them by Prescription. See Tit. Bar, and Enditements.

Where and who are bound to repair Banks, scour Ditches, &c. by Reason of Tenure, whom. See Tit. Bar, Enditements above, and Secours.

Where Commissions shall be awarded to inquire of Decay of Castles, Towns, Housè, or &c. and who ought to repair them. See Tit. Commissions.


Where the Leafe shall be discharged of Waste for Reparations made after, and within what Time. See Tit. Waste.

Where Consultation shall be granted upon a Suit in Court Christian, for Repa.
Reparation of a Church. See Tit. Consultation.

Where a By-law touching Reparation of a Church, and Contribution to it, shall be good. See Tit. By-laws, and Consultation.

Of Commisions of Sewers, and their Authority in Taxations, touching Repairing of Banks, &c. See Tit. Sewers, and Commissions.

Reputation and Repugnancy.

Condition repugnant, what void.
B. 1. 84, 85, 137, 177. b. 5. 2 p. 56. b. 6. 40, 41, 58. b. 7. 58, 59. b. 9. 128. b. 10. 36 to 43; b. 11. 79, 86. See Tit. Conditions.

Where the Habeendum in Deeds is void, because repugnant, and what shall be said repugnant, what not. B. 2. 23, 52, 55. b. 5. 2 p. 94. b. 6. 56. b. 8. 56, 93. 154. b. 9. 47. See Tit. Deeds.

Where a Plea is nought, because of Contrariety and Repugnancy. B. 10. 89. See Tit. Pleadings.

Where a Remainder is void, because repugnant to the particular Estate, and what is a Remainder repugnant, what not. See Tit. Remainder.

Where Exceptions in Deeds, or Acts of Parliament are void, because repugnant, &c. and what is said repugnant. See Tit. Exception.

Where a Reservation is void, because repugnant, and what shall be said repugnant, what not. See Tit. Reservations.

Reputation.


What Time is sufficient to make Reputation. B. 6. 65, 66.

Where Addition by Reputation is good. B. 6. 68. See Tit. Statutes, 1 H. 5. there.

Where the King's Grant is good, because of Reputation. B. 6. 66.

Where a Manor may be by Reputation. B. 6. 65, 66, 67.

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Where and who shall be said Barons and Baroneffes, &c. or other Name of Dignity by Reputation. B. 6. 53. b. 8. 16, 17.

Where Son is a sufficient Name of Reputation to make a Baffard take an Estate in Lands, or &c. by Purchafe, or not. B. 6. 65, 67. See Tit. Baflary.

Where a Baffard is not a Child intended by Reputation to be within the Statute 32 H. 8. c. 1. Of Will. See Tit. Baflary, and Statutes.

Where Exception, or Refervation shall be good, because of Reputation. B. 6. 66, 67.

Requeft.

Where Re-entry for a Condition broken is not lawful without Demand first of the Rent reserved, and what Demand shall be good and sufficient, what not. B. 1. 139. b. 2. 31. b. 4. 72, 73. b. 5. 2 p. 56, 114. b. 7. 28. b. 10. 129. See Tit. Demand.

Where Conditions upon Estates are not to be performed without Request. B. 2. 3, 79, 82. b. 5. 2 p. 19, 20, 127. b. 6. 30, 31. b. 8. 82, 92.

Where he that finds Goods, and delivers them not to the Owner upon Request, shall be a Trespasser from the Beginning. B. 10. 56, 57. See Tit. Action of the Cafe.

Where upon Tender of Amends for Damage done by Beasts, and Request to have his Beasts delivered, the Owner shall recover Damages for Detaining after. B. 8. 147. See Tit. Replecy.

Where the Sheriff to do Execution may enter the House of another after he has requested, not before. B. 5. 2 p. 91. See Tit. Officers.

Where the Tenant paravail ought to request the Meffe to acquit him before he has the Writ of Meffe. B. 9. 21, 22, 110, 111. See Tit. Meffe.

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Where the Bishop is bound to admit a Clerk presented to him upon Request made. See Tit. Quare non admitat, and Q. Impedit.

Where Issue shall be taken and joined upon Request. See Tit. Tender and Request.

Receit.

Where Receit lies not in Affiz of Novel Disposition. B. 8. 50. b. 11. 39.

Where Receit shall be granted in the Writ of Admeasurement of Pasture. B. 11. 39.

Where the Wife shall be received upon Default of her Husband, and when. B. 11. 39. See Tit. Statutes, W. 2. c. 3. 4.

Where Leissee for Years, Tenant by Statute Merchant, or &e., shall be received upon Default, or &e., of Tenant for Life, or &e., to save their Term. B. 6. 57. See Tit. Statutes Great. c. 11. there, and Enabling of Recovery.

Where Receit shall be granted to him in Reversion upon Default of Tenant in Tail, or not. B. 1. 84. b. 3. 4, 6. b. 10. 44. b. 11. 50.

Where Receit shall be granted to him in Reversion upon Default of Tenant in Tail, after Possibility of Issue extinct. B. 10. 44. See Tit. Tail after, &c.

Where he that has but a particular Estate in Reversion shall be received, and he in the Reversion in Fee, where there is a mean Estate for Life. B. 10. 44. 45.

Where a Man shall be received upon Default of the Tenant for Life, and yet has nothing in the Reversion. B. 1. 112.

How, and when the Demandant shall count against the Tenant by Receit. See Tit. Count.

Where Tender by Receit shall vouch, and what is good Counterplac to the Voucher, what not. B. 1. 15.

Where he that prays to be received shall shew the Deed of Remainder, and when he ought to shew it. B. 10. 93, 94. See Tit. Monstrance of Deeds.

Where a Man shall be stopped to counterplead the Receit. B. 1. 112.

Receit. See Tit. Seizing.

Receiving. See Tit. Seizing.

Reversion.

The Word (Salo) in Acts of Parliament and Deeds how to be construed. B. 1. 50, 56, 47, 51, 52. b. 2. 73, 74. b. 6. 5. 6, 73, 76. b. 7. 20, 39. b. 1. 137. See Tit. Exception.

Where Reversion is good by the Word (tenendum, revocandum, faciendum, reddendum, solvendum) and such like, and how they shall be taken and construed. B. 6. 6. 7. b. 9. 131.

Where Reversion may be of diverse Rents, and at divers Terms, and good. B. 3. 34. b. 4. 49, 120. b. 5. 2 p. 55.

Where Joint-Reversion becomes several by Act of Law, or of the Parties, or not. B. 2. 75. b. 4. 120. b. 5. 2 p. 55, 79.

Where Reversion of a Rent out of a Reversion, or Advowson, or such like, not manurable, is good, and when it shall be good. B. 5. 2 p. 4. 17. b. 4. 53. b. 7. 25. b. 10. 59, 60.
Reversion.

See Tit. Grants, and Exposition, and Apportionment.

Where Reversion of Rent to a Stranger is good, and where contrary. B. 8. 70. 71.

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**Seizin.**

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Where *Seizin* of a Thing of one
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Where and in what Writs, laft Seisin in the Demandant himself, or another to whom he has not made himself Heir, is a good Plea to abate the Writ, where, and in what not. See Tit. Formedon.

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4. E. 1.

Office of Coroner, and the Exposition of it. B. 5. 2 p. 108. See above, W. 1. c. 4. b. 2. 93. b. 4. 41, 45. See Tit. Coroner.

Of Bigamy, c. 3. of the King's Aid to his Committee, or &c. B. 9. 16. See Tit. Aid of the King.

Of Bigamy, c. 5. of Clergy. B. 5. 13. See Tit. Clergy.

Of Bigamy, c. 6. of Warranty by Dedi and Concessi in Deeds, and the Exposition of it. B. 1. 2. b. 4. 81. See Tit. Counterplea of Warranty, and Exposition.


Gloucester. c. 2. of Age upon the Deed of the Ancestor, and pleaded in Bar, and the Exposition of the Statute. B. 6. 1, 2, 3, 4. b. 9. 85.

Gloucester. c. 3. of Warranty collateral, and the Exposition of the Statute. B. 1. 76. 140. b. 3. 59. 63. b. 4. 4. b. 5. 2 p. 47. 80. b. 8. 51. 52. 53. 54. 134. b. 9. 11. 26. 106. b. 10. 96. 97. See Tit. Warranty, and Seize facias; and below, W. 2. c. 1.

Gloucester. c. 4. of Cessavit, and Exposition of it. B. 2. 93. b. 5. 2 p. 8. b. 4. 11. b. 6. 3, 4. b. 8. 44, 86, 118. b. 9. 85. See Tit. Cessavit, and Arraenges, and W. 2. c. 21. below.

Gloucester. c. 5. of Wafte against the Tenant for Life, Years, or &c. and the Exposition of it. B. 1. 46. b. 2. 35, 52, 68, 92. b. 3. 23, 28, 84. b. 4. 63, 68, 69, 70. b. 5. 2 p. 12, 17, 43, 77, 115, 119. b. 6. 37, 41, 44, 68. b. 8. 87, 152. b. 9. 139, 142. b. 10. 116, 139, 140. b. 11. 45, 44, 45, 48, 49, 50, 56, 81, 82, 84. See Tit. Waste.

Gloucester. c. 7. of the Writ of Entry in casu proviso, and the Exposition of it. See W. 2. c. 24. and the Books there.

7. E. 1.

Of religious Men and Mortmain, and the Exposition of the Statute. See Mag. char. c. 36. and the Books there. B. 1. 123. b. 3. 31. b. 7. 26, 39. and W. 2. 32. below, and the Books there, and 15 R. 2. c. 5.

11. E. 1.

Acton Burnel of Recognizance, and &c. and the Exposition of it. B. 2. 59. b. 3. 12, 13, 14, 67. b. 4. 31, 64, 65, 66, 67, 74, 83. b. 5. 2 p. 83, 86, 90. b. 7. 19, 20, 22, 48, 49, b. 8. 155, 171. See Tit. Recognizance, Extent, Execution, and below, 13 E. 1. of Merchants, and 23 H. 8. c. 6.


W. 2. c. 1. of Tail, and the Exposition of it.

1. What Things may be given in Tail by the Words (and Equity of the Statute) what not. B. 1. 88, 96, 97. b. 3. 8, 9. b. 4. 22, 23. b. 7. 13, 14, 33, 34, 35, b. 9. 105.

2. What Gifts, and by what Words shall be Estates tailed within the Statute, what not. B. 1. 46, 66, 84, 103, 120, 140. b. 3. 37. b. 6. 16, 17. b. 7. 41, 42. b. 8. 21, 22, 27. b. 9. 128. b. 10. 50.

3. Where
3. Where Estates in Tail created by Condition and Provision upon Contingency, to have Continuance and Perpetuity, be good by this Statute, or nor. B. 1. 84. 88. 130. 131. 138. b. 6. 40 to 43. b. 10. 37 to 43, and 52. See Tit. Conditions, and Perpetuities.

4. Of Power of the Donee in Tail to alien the Land after Issue, before this Statute, and what Estate he had, and what Heir shall inherit his Land, B. 1. 103. b. 3. 8. 85. b. 4. 4. b. 6. 44. b. 8. 35. 72. b. 9. 132. b. 11. 72. See Tit. Formedon in Tail.

5. Where the second Husband shall not be Tenant by Courtefy, nor the second Wife indowened after this Statute, B. 8. 35.

6. Formedon in Descender given by this Statute instead of Mortdancer. B. 4. 4. and supra, Sect. 4.


8. Of the Words (the Fine in Law shall be void.) B. 3. 38. 89. b. 7. 32. b. 9. 140. b. 10. 38. See Tit. Expofition, and Nullity.

9. Upon the Words (nor shall such Heirs need to claim.) See Tit. Claim.

10. Of the Words of the Statute (so that they to whom such Land was given, shall have no Power to alien) and yet they may alien, and it shall be Discontinuance, and put the Issue to a Formedon. B. 3. 85. See Tit. Discontinuance of Lands.

11. And the Estate-Tail shall be barred for ever by common Recovery with Voucher, notwithstanding the Word aforesaid. B. 1. 62. 63. 94. 96. 106. 131. b. 2. 15. 16. b. 3. 5. b 6. 32. 40. 41. b. 10. 37. See Tit. Falsifying of Recovery, and below, 34 H. 8. c. 20.


13. Where and in what Cases Formedon in Descender was at the Common Law, &c. See Tit. Formedon.

14. Where this Statute binds the King, as well as a common Person. See below, near the End.

W. 2. c. 3. of Cui in vita, and the Expofition of it. 1. Of the Cui in vita. B. 6. 8. b. 8. 72. See Tit. Cui in vita.

2. Of Rejeft, and Expofition of the Statute touching it. B. 1. 84. b. 3. 4. 9. 61. b. 10. 44. 45. b. 11. 39. 80. See Tit. Rejeft. B. 6. 8. Falsifying of Recovery.


W. 2. c. 5. of Q. Impedit, and Dar-rein Prefentment, and the Expofition of it. 1. of the Words (whole Presentee is admitted) and in what Cases Admission is a Sufficient Title, and gains the Advofon of a Church, or not. B. 4. 79. b. 6. 29. 30. 49. b. 7. 28. b. 9. 152. See Tit. Q. Impedit, twice ; Indeffion, and Plenarv.

2. Where Usurpation and Preffentation to a Church during Minority and Wardship, or upon Tenant in Courtefy for Life, or Years, or upon Tenant in Tail, gains not the Advowfon against them in Reverfion, or &c. B. 6. 29. 30. 49. 50. b. 7. 28. b. 11. 33. See Tit. Q. Impedit.

Upon the Words (he shall have such Action as his last Ancestor should have had) to be intended of an Advowfon which descends, and not of an Advowfon which he purchased. B. 3. 3. b. 6. 50. b. 11. 33. and Enfant.

4. Upon the Words (nor shall this Statute be so largely underfooed, &c. but the Judgment given in the King's Court shall stand in Force until, &c.) B. 6. 50. See above, Sect. 3.

5. Upon the Words the Plea shall not fail for Plenarv, so that the Writ be purchased within six Months. B. 6. 29. 49. 50. See Tit. Writ to the Bishop, and Q. Impedit, of the Collation of a Bishop.

6. Upon the Words (it is provided that from henceforth it be in the Election of the Party disturbed, &c.) U B. 5.
Statutes.

B. 5. 2 p. 57, 97, 98. b. 6. 57. See Tit. Q. Impedit, and Seisin.

7. Of Damages in Q. Impedit, where the last Presentation is to be recovered. B. 5. 2 p. 58, 59. b. 6. 48, 49, 51. See Tit. Q. Impedit.

8. Of the Words (Half Year's Time) the Expofition and Computation of it. B. 5. 2. W. 4. 6, 67, 74, 82. b. 5. 2 p. 90. b. 6. 78. b. 7. 50. b. 8. 171. See Tit. Elegit, Execution, and Extent.

9. Of the Words (and from henceforth Writs shall be granted for Chapels, &c. See Tit. Q. Impedit.

10. Upon the Words concerning the Indicavit, and Writ of Right of Advowson of Tithes, or of the third Part of an Advowson, or &c. See Tit. Indicavit; and below, 9 E. 2. Artic. cler. See Tit. Advowson.

Writ. t. c. 9. of the Writ of Mesne, &c. B. 4. 93. b. 6. 58. b. 8. 54, 86. 134. b. 9. 21, 22, 110, 111. See Tit. Mesne. W. 2. c. 45.

W. 2. c. 10. of making Attornies in Suits, and what was the Law before. B. 8. 58.

W. 2. c. 11. of Account, and Auditors, and their Authority. B. 3. 12, 44. b. 8. 82, 119. b. 11. 38, 40, 89. See Marib. c. 23. above, and Tit. Account, and Expofition.

W. 2. c. 12. of Appeal, and Abettors, and Damages to be recovered against them, and the Expofition of the Statute. B. 4. 45, 47. b. 5. 2 p. 112. b. 8. 66. b. 11. 33, 77. See Tit. Abettors, and Appeals.


2. Form of the Writ of Waife, and against whom the Statute ought to be recited, against whom not. B. 4. 63. b. 5. 2 p. 12, 15, 75, 77. b. 6. 44. See Tit. Stat. Gloce. c. 5; above, and Action upon the Statute.

3. Upon the Words (shall go to the Place wasted) and the Expofition of them. B. 4. 65. b. 8. 152. See Tit. Waife, Gloce. c. 5.

W. 2. c. 16. of Tenure by Priori-

ty and Posteriory, and who shall have the Wardship of the Heir. B. 5. 2 p. 56. See Tit. Ward, and Prerogative, c. 2. below, and Prerogative, 28 E. 1. below.

W. 2. c. 18. of Elegit, and Execution, and how the Sheriff shall demean himself upon it. B. 3. 9, 12, 14. b. 4. 65, 67, 74, 82. b. 5. 2 p. 90. b. 6. 78. b. 7. 50. b. 8. 171. See Tit. Elegit, Execution, and Extent.


W. 2. c. 22. of Waife by one Joint-Tenant, or Tenant in common against another, and the Expofition of it. B. 11. 49, 82. See Tit. Waife.

W. 2. c. 23. of Account by an Executor. B. 11. 89, 90, 91. See Account.


There, of Quod permittat, and against whom it lies. B. 5. 2 p. 101. b. 8. 48, 49. See Tit. Nufance.


2. Affize of Efoovers, or of Parcel of them. B. 5. 2 p. 25. b. 8. 47, 48. b. 9. 112. See Tit. Affize, Common, and Efoovers.

3. Of Affize of Wood, and of Profits to be taken in Woods. B. 4. 87. b. 11. 49. See above, Sect. 2. and Tit. Affize, Wood, and Demand.

4. Of Affize of a Corody, or of Parcel of it. B. 8. 46. See Tit. Affize, Corody, and Demand.

5. Of
5. Of Offices and Profits belonging to them, and of what, and what
    Selfe. B. 8. 45. 46, 47, 49. 53. See Tit. Affizes, Demand, and Plain.
6. Upon the Words, The Writ shall be De libero tenemento. B. 8. 47.
    48. 49. b. 5. 2 p. 61. See Tit. Writ, where it shall be general, and the
    Count Special.
7. Upon the Words, Where one of the Benches) shall have for Dis-
    tressors, as well the 9. Upon the Words, Where one
    feedeth in the Several of another. B. 8. 50. See Tit. Affize.
8. Upon the Words, They shall be had for Diffecors, as well the
    Feoffee, as the Feoffor. B. 3. 77.
9. Upon the Words, to the
    cord. See Tit. Affize, and Common.
10. Upon the Words, to Whom not; and
    Above, upon Chrift.
11. Upon the Words, (let them that
    Beware)
12. Of Certificate of Affize upon a
    Bally's Plea, or &c. and where it
    lies. B. 4. 4. b. 6. 8. b. 8. 65, 66.
    See Tit. Certificate of Affize.
13. Of Damages to be recovered in
    Affize of Novel Diffedion. See Tit.
    Damages.
14. Of Impriniment for Diffedion
    in Fa& with, or without Force, or
    upon Pleading, or Failing of the Re-
    cord. See Tit. Impriniment, and Fine
to the King, and Affize above, Sect. 12.
    W. 2. c. 26. Of Rediffedion, and the
    Expedition of it. See Stat. Morton,
c. 3. above, and the Books there, and
    Matlb. c. 8.
    W. 2. c. 28. Of Effedion in Affize,
    and the Expedition of it. B. 4. 33,
b. 8. 50. See Tit. Effedion, and W. 2.
    W. 2. c. 29. Of Oyer and Ter-
    miner, and to whom Commination
    shall be directed, to whom not; and their
    Authority in Cases. B. 4. 46, 47. b.
    6. 20. b. 7. 12. b. 9. 56, 118. See
    Tit. Justices, and Ody and Atia.
    W. 2. c. 30. Of Nip prius, and Ju-
    tices of Affize, and their Authority;
    and the Expedition of the Statutes.
    B. 10. 54. 103. b. 11. 62. See Tit. Ju-
    stice, 27. E. 1. of Fines, and 12 E. 2.
    1. Of Affizes mentioned in the Sta-
    tute to be taken in the proper Coun-
    ties. See above, Magna charta, c. 12.
    57. See Tit. Adjournment.
    3. Upon the Words, (that the Ju-
    stices shall not compel the Jurors, to
    say precisely whether it be Diffedion,
or not) &c. B. 1. 18. 22. 64. 126.
    174 b. 2. 4. 5. 8. 9. 28. 56. b. 5. 37. 43.
    b. 4. 7. 8. 24. b. 5. 2 p. 11. 30. 78.
    84. 89. b. 6. 49. 67. 77. b. 8. 94. b.
    123. b. 11. 9. See Tit. Verdit.
    4. Upon the Words, (the Juftices of
    the Benches) shall have in their
    Circuits Clerks to inroll all Pleas,
    5. Upon the Words, (Henceforth
    the Juftices shall not put in Affizes,
or Juries, any other Jurors than
    those who were summoned at the
    W. 2. c. 31. Of a Bill of Excep-
    tion, and Error upon it. See Tit. Er-
    W. 2. c. 32. Of Mortmain by Re-
    covery by Defendant and Inquiry of
    Collusion, and the Expedition of it.
    B. 9. 13. See Tit. Collision, and Mort-
    main.
    W. 2. c. 35. Of Ravishment of
    Ward, and Marriage of him, and
    the Expedition of the Statute. B. 6.
    22. 43. b. 2. 93. b. 3. 2 p. 102. b. 9. 72.
    73. 132. See Tit. Ward, Election,
    Judgment, and Process.
    W. 2. c. 38. Of Jurors, and the Ex-
    position of it. B. 8. 118. See Tit. Ac-
    tion upon Statute, Jurors, and Panel,
    and below, Artic. upon Chart. c. 9.
    W. 2. c. 40. Of Age in Cui in cita-
    B. 1. 15. b. 4. 50. See Tit. Age.
    W. 2. c. 41. Of Contra formans colla-
    fioniis, and Expedition of the Statute.
    B. 2. 41. b. 4. 7. 108. b. 6. 8. b.
    11. 11.
    W. 2. c. 45. Of Execution by Seire
    facias after the Year, and the Expedi-
    tion of the Statute. B. 2. 37. b. 3.
    12. 14. b. 4. 65. 66. b. 5. 2 p. 38. 88.
    W. 2. b. 8.
13 E. 1. Of Merchants.


13 E. 1. Of Circumspetit.


13 E. 1. Of Winchester.

23 of E. 1. of Winchester, of Robbery, and Hue and Cry. B. 7. 6. 7. See Tit. Hue and Cry.

18 E. 1. Quia Emptores.

18 E. 1. of Quia emptores terrarum, and the Exploitation of it. B. 3. 22. b. 4. 120. b. 5. 2 p. 5. 6. 53. 6. 2. 7. 23. b. 8. 79. 105. b. 10. 123. See Tit. Apportionment.

18 E. 1. Of Fines.

18 E. 1. of the Manner of levying Fines, and Claim to be made upon them, and Exploitation of it.

1. Who may take Cognizance of Fines, and before whom they shall be levied. B. 8. 118. See Tit. Fines of Lands, and Cognizance of Fines.

2. Upon the Words (No Fine to be levied without an Original.) B. 3.

b. 5. 2 p. 38, 39. See Tit. Error, and Falsifying of Recovery.


4. Upon the Words, If a Woman covert be one of the Parties, she must be first examined. B. 10. 43. See Tit. Examination.

5. Touching Claim to be made, and where Negligence of Claim prejudices, and whom not. See Tit. Continued Claim, and 4 H. 7. c. 24. below.


25 E. 1. Of Carlisle, touching Beneﬁces in England given and provided by the Pope, and the Exploitation of it. B. 5. 13. b. 11. 73.

21 E. 1. Of Malefactors, &c.


27 E. 1. Of Fines.

27 E. 1. Of Fines, and Averments against them, and Proclamations, &c., and the Exploitation of it. 1. Upon the Words (where after waging of Battle, and the great Affrize in their Cafes ever they hold the last and final Place,) B. 1. 96, 97. b. 8. 100. See Tit. Computation.

2. Of Averments against Fines levied, That before the Fine levied, and at the Time of levying thereof, and since the Demandants, or Plaintiffs, or their Anceffors were always feized of the Lands in the Fine contained, or of some Part of them, &c. The said Exceptions, &c., henceforth by no Means shall be admitted against such Fines and Recognizances. B. 3. 88, 89. See Tit. Averments, and Fines.

3. Of the Words concerning Proclamations to be made upon them, and the Manner thereof, below. 4. H. 7. c. 24. and the Books there. See Tit. Error.

27 E. 1.
27 E. 1. Articles upon the Charters.

Articles upon Charter of the King's Confirmation of the Franchises, and the Exposition of it. B. 1. 51. b. 8. 122 to 129. b. 9. 68. b. 11. 69. See Tit. Confirmation, and Pramifice.

There, c. 2. of Purveyors, and their Authority, and the Exposition of it. B. 8. 146. b. 10. 73. See Tit. Officers.

There, c. 3. Of the Court of the Marshalsea, and the Exposition of it. B. 4. 46, 47. b. 6. 20, 21. b. 7. 15. b. 10. 73, 75. See Tit. Authority, Action upon Statute, and Marshalsea.

There, c. 4. Of Common Pleas in the Exchequer, they shall not be held there. B. 5. 2. p. 62. See Mag. Chars. c. 11. above, and Exchequer.

There, c. 6. Of the Seals. To what Purposes the petty Seal, privy Seal, or Signet Royal are sufficient, or not. B. 2. 17. b. 6. 53. b. 8. 18. b. 10. 112, 115. b. 11. 89 to 92. See Tit. Seal.


There, c. 10. of Conspiracy. See below, 33 E. 1. of Conspiracy, and the Books there.


There, c. 15. of Attachment and Summons in Affize, and other Writs, and Exposition of the Statute. B. 9. 31. See Tit. Attachment.

There, c. 19. of Removing the King's Hand with Restitution of Issues, &c. and Exposition of it. B. 2. 53. b. 4. 55, 57. b. 9. 9 to 103. See Tit. Livery, and Ousler la main.

28 E. 1. Of Wards and Relief.

28 E. 1. Of Relief, and Wards, and Exposition of the Statute.

1. Of Relief, and who shall pay it, who nor. See Magna charta, c. 2. above, and Relief.


3. Of the three Sorts of Writs there mentioned. B. 5. 2. p. 18. b. 8. 86. b. 9. 72. b. 10. 120. b. 11. 45, 46. See Tit. Ward.


33 E. 1. Of Conspiracy.

33 E. 1. of Writ of Conspiracy, and where it lies. or not. B. 9. 26, 56. See Tit. Conspiracy; and above, Art. upon the Charter, c. 10.

33 E. 1. Of measuring Lands.


33 E. 1. Ordinatio Forestæ.

33 E. 1. Ordinance of the Forest, and the Exposition of it. See above, Charter of the Forest, and the Books there.

34 E. 1. Of Mortmain.

34 E. 1. Licence to alien in Mortmain, and the Exposition of it. See below, 18 E. 3. Pro Cler. c. 3. and Ad quod damnum, and Licence.

1 E. 2. Of Knights.

1 E. 2. Of making Knights, and who shall be compelled to accept the Degree
gree and Dignity of a Knight. B. 6. 49. See Tit. 2. Impedit, and the Pleas for the Bishop.

Art. Cl. c. 4. of Election of an Abbot, Bishop, &c. and the Exposition of it. See above, W. 1. c. 5. and the Books there.

Art. Cl. c. 15. 16. of Clergy and Abjuration, and Exposition of the Statute. B. 5. 14, 26, 27. See Tit. Clergy.

Art. Cl. c. 10. 16. of approving in Appeals, and who shall become an Approver. B. 9. 119. b. 10. 76. See Tit. Appeals.

12 E. 2. Of York.

12 E. 2. c. 2. of Witness. B. 9. 32. See Tit. Witnesses.

12 E. 2. c. 3. of Nisi prius. See Tit. W. 2. c. 30. above, and the Books there. 27 E. 1. c. 4. of Fines.


12 E. 2. c. 5. of Returns of Sheriffs; they ought to put their Names to them, and the Expousion of the Statute. B. 5. 2 p. 41. See Tit. Return of the Sheriff. B. 8. 162.


17 E. 2. Prerogative.

17 E. 2. Prerogative, c. 1. of Wards, and the Expousion of it.

Of the Words (who hold of him in chief) what is Tenure in chief, what not. B. 2. 81. b. 7. 8. 12. b. 9. 123, 131, 133. See Tit. Tenure; and above. Magna charta, c. 27. 31.


There, c. 3. of Primer Seifin, and the Expousion of the Statute. B. 8. 165, 166, 172, 173. b. 9. 16, 132. b. 10. 80.

Where the King shall have Primer Seifin of a Reversion, or Remainder. B. 2.
B. 2. 93. b. 6. 3. b. 9. 126, 129, 132. See Tit. Livery, and Ward.

Where the King shall not have Primer Seisin of Lands to which the Tenant has but Right or Title to enter. See Tit. Ward, twice.

Where the King shall have Prerogative to have Primer Seisin of the Dying seized of one who had a Joint Estate with another for Life. B. 8. 163 b. 9. 126. See Tit. Ward, and 52 H. 8. c. 1. below.

Where the King shall have Prerogative to have Wardship and Primer Seisin of the Heir of him to whose Use, below, 4 H. 7. c. 17.

Where the King shall not have Prerogative of Primer Seisin of Lands aliened by Collision. See Tit. Ward, and Collusion.

There, c. 4. of Women, and Alienation of Dower in Chancery. B. 9. 16, 17. See Tit. Dower, and Fine to the King, and Magna Charta, c. 7.


There, c. 6. of Wardship of the Heir married by the Father within Age of Consent, and Exposition of the Statute. B. 6. 22, 71. b. 5. 2 p. 102. b. 9. 132. See Tit. Ward.

There c. 6. and 7. of Alienation without Licence. B. 2. 85, 81. b. 3. 51. b. 6. 28. b. 8. 85, 106. twice. b. 10. 25. See Tit. Licence.

There, c. 8. of Advowsons, and the King's Prerogative, that no Time shall prejudice him in them, and Exposition of the Statute. B. 3. 78. b. 5. 2 p. 14, 15. b. 6. 29. b. 7. 28. b. 9. 132. See Tit. Prerogative.

There, c. 9 and 10. of the King’s Prerogative, to have the Custody of Ideots, and their Lands; and Exposition of the Statute. B. 4. 56, 126, 127. b. 8. 170. See Tit. Ideots.

There, c. 11. of the King's Prerogative to have Wreck of the Sea, Whales and Sturgeons, and the Exposition of it. B. 5. 2 p. 107, 108. b. 7. 16. See Tit. Wreck, and Wbrf. i. c. 4. above.
Confirmation, and Tit. Confirmation, and Franchise.
1 E. 3. c. 11. of Prohibition upon a Suit in Court Christian for Defamation. See above, Artic. Cler. c. 1. Sec. 5. and Circumstances agnus, and the Books there. See Tit. Prohibition.
1 E. 3. c. 12. Statute 2 of Alienation without Licence. See above, Prerogative, c. 7. the Books there, and Tit. Licence.
1 E. 3. c. 13. of Tenures of an Honour, and the Exposition of it. See above, Magna Charta, c. 31. and Prerogative, c. 1. Sec. 1. and the Books there.

2 E. 3.
2 E. 3. c. 8. of Justice, and that the Justices shall not forbear to do it, neither for the great, nor little Seal, Exposition of the Statute. B. 5. 2. p. 40. See Tit. Superfederat, and Seals. 20 E. 3. below.
2 E. 3. c. 15. of Fairs, how they shall be held, and what Days and Places. B. 5. 2 p. 83. b. 8. 20. 127. See Tit. Civil. and & J 5 E. 3. c. 5.

4 E. 3.
4 E. 3. c. 2. of Justices of Gaol-Delivery, and their Authority. B. 4. 46. 47. twice. b. 6. 20. b. 7. 12. b. 9. 168. b. 10. 54. b. 11. 62. See Tit. Justices.
4 E. 3. c. 3. of Purveyors. See above, Art. upon the Charter, c. 2. the Books there, and Tit. Officers.
4 E. 4. c. 7. of Trespasses by Executors for Trespass done in the Time of their Tettator. B. 9. 78.
4 E. 3. c. 11. of Justices of Assizes. See W. 2. c. 30. above, the Books there; and below, 14 E. 3. c. 16.

5 E. 3.
5 E. 3. c. 2. of Purveyors. See Art. upon the Charter. c. 2. the Books there, and 4 E. 3. c. 3. above, and Tit. Officers.
5 E. 3. c. 5. of Fairs, &c. See 2 E. 3. c. 15. and the Books there.
5 E. 3. c. 5. of the Marshellsea. B. 10. 69. and to 10 E. 3. c. 2. below.
5 E. 3. c. 9. of Accusation, &c. See above, Magna Charta, c. 29. and Tit. Impleader, and below, 42 E. 3.


9 E. 2.

10 E. 3.
10 E. 3. c. 2 and 3. of Charters, &c. See above, 5 E. 3. c. 12. the Books there; and below, 27 E. 3. c. 2.
10 E. 3. c. 1 and 4. of Purveyors. See above, Art. upon the Charter, c. 2. the Books there, and 4 E. 3. c. 3. above, 5 E. 3. c. 2. Tit. Office; and below, 14 E. 3. c. 17.
10 E. 3. c. 2. of the Marshallsea. B. 10. 69. See above, 5 E. 3. c. 3. and Tit. Marshallsea.
There, c. 3. of Error upon Judgment given in the Court of the Marshallsea. B. 10. 69. See Tit. Error, and Marshallsea.

11 E. 3.

14 E. 3.
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9. Upon the Words (the Lords their Escheats.) See B. 1. 124. and Tit. Escheat.
10. Upon the Words of the Preamble, and Words of the Purview of the Statute (Inconveniences have happened, and daily do increase among the King's Subjects, to their great Trouble and Uneasiness, and to the utter Subversion of the ancient Common Laws of the Realm: For the Extirpating and Extinguishment of all such fubtil pratiﬁed Feoffments, &c.) B. 1. 123. 124. 125. 129. 131. 132. 138. 139. b. 6. 34. 43. 
11. Upon the Words of the Purview of the Statutes (That where any Person or Persons stand and be seizeed of, and in any Manors, Lands, &c. to the Use, Confidence, or Trust of any other Person, &c. that all and every such Person and Persons, and Bodies politicall shall stand and be seizeed, deemed and adjudged in lawful Seisin, Estate, and Possession of, and in such like Estate as they had, or should have in Use, Trust, or Confidence of any in the fame.) B. 1. 54. 68. 86. 101. 124. 125. 126. 127. 129. 130. 131. 132. 133. 135. 136. 137. 138. b. 2. 35. 56. 53. 54. 71. 78. b. 3. 27. 62. b. 5. 2. p. 112. 113. b. 6. 27. 28. 34. 45. 68. 69. b. 7. 9. 13. 40. b. 8. 94. b. 10. 85. See Tit. Difens. X

12. Upon
12. Upon the Words (where divers Persons stand and be joined of, and in Lands, &c. to the Use and Intent that some other Person, or Persons shall have and perceive one annual Rent, &c.) B. 2. 78.


15. Of the Proviso mentioned in the Statute, For the King to have Ward, Livery, or Primer Seisin. B. 1. 125. b. 6. 27, 28.

16. Upon the Words (that Actions now depending, &c. shall not abate, or be discharged for, or by Reason of executing any Authority by this Act) B. 1. 125.

17. Touching the Proviso, concerning Persons born in Wales, &c. B. 1. 125.

27 H. 8. of Monasteries, not printed. B. 1. 24. b. 5. 2.

27 H. 8. of private Affurances, not printed. B. 5. 2 p. 4, 5, 6.

27 H. 8. c. 16. of Inrollments of Bargains and Sales, and the Exposition of it. B. 2. 36, 45. b. 4. 50, 71.

27 H. 8. c. 17. of Inrollments of Monasteries, &c. B. 6. 93, 94. b. 9. 106. b. 11. 24, 48. See Tit. Inrollments, and Expofition.

27 H. 8. c. 20. of Tithes, and the Subftration of them. B. 5. 9.

27 H. 8. c. 24. of Resumption of Branchies into the King's Hands. B. 7. 25. Calv. Cafe. See Tit. Resumption, and Grant to the King.

27 H. 8. c. 27. of the Court of Augmentation, and Leases made of Lands within the Survey of it. B. 11. 12, 59. See Tit. Seals.

28 H. 8.


28 H. 8. of Treaties, not printed. B. 5. 2. b. 7. 11, 15.


52. b. 7. 12, 15.

31 H. 8.


31 H. 8. c. 13. of Monasteries and religious Houses, and the Dissolution of them, and Expofition of the several Branches of it.

1. Touching the Surrender, giving up, and suppressing of them, and what are to be accounted religious Houses within this Statute, what not. B. 1. 24. b. 2. 19, 46, 47, 48, 49. b. 3. 75. b. 5. 2 p. 44. b. 11. 12. See below, 1 E. 6. c. 14.

2. Upon the Words (suppressed, dissolved, renounced, forfeited, or by any other Means coming to the King, &c.) B. 2. 46.


4. Upon the Words (vested, deemed, and judged in the very actual and real Possession and Seisin of, &c. in the State and Condition as they now be.) B. 1. 47. b. 2. 46, 49. b. 10. 55.


6. Upon the Words (that if any Abbot, &c. within one Year next before the first Day of this present Parliament hath made, or hereafter shall make any Lease, or Grant for Life, or Term of Years of, &c. and in which any Estate, or Interest for Life, Year, or Years, at the Time of making of such Grant, or Lease, then had his Being, or Continuance, or &c.) See B. 3. 7.

7. Touching the Words of that Part of the Statute, which concerns and speaks of Misrecital, &c. and the Expofition of it. See 34 H. 8. c. 11. below, and Tit. Grants of the King.

8. Upon
8. Upon the Words (That as well the King, &c. as all and every such Person or Persons, &c. shall hold, retain, keep, and enjoy, &c. dis·charged and acquitted of Payment of Tithes, as freely, and in as large and ample Manner as, &c.) B. 2. 46, 47, 48, 49. b. 11, 9, 10, 11, 14, 16. See Tit. Tithes.

32 & 34 H. 8.

32 and 34 H. 8. c. 1. and 5. of Wills and Devises, Wards, Primer Seisin, and Relief, with the Exposition of the several Parts of it.

1. Note, that where by the Common Law no Lands were devisable, but by Custome, within the antient Cities and Boroughs, and where by Stat. 1 R. 3. (above) before Utie of Lands was devisable; after by Stat. 27 H. 8. c. 10. (above) no Land, nor Utie was devisable, now by these Statutes Lands are devisable according to the Purview of them. B. 6. 16, 76.

2. Upon the Words (All and every Person and Persons having, or which hereafter shall have any Mansors, Lands, &c. may devise them.) B. 3, 30, 31. b. 10. 82, 83, 84. See Tit. Devises.

5. Upon the Words (By his last Will and Testament in Writing.) See B. 1. 25. b. 3. 31. b. 4. 4. b. 5. 2 p. 68. b. 6. 76, 77. b. 8. 84, 85. See Tit. Devises.

4. (Or otherwise by Act lawfully executed in his Life, &c.) B. 3. 34. b. 6. 76, 77. b. 10. 80, 81, 33. b. 11. 24. See Tit. Devises.

3. Upon the Words (To all Persons except Bodies politic, or corporate.) B. 1. 25.

6. Upon the Words (Holden in Socage, and not having, &c.) B. 3. 30, 31, 34, 35. b. 10. 80, 81, 82, 83. b. 11. 24.

7. Upon the Words (Holden of the King in Socage, or Knights Service in chief, &c.) B. 3. 30, 31, 34, 35. b. 6. 18. b. 8. 84, 85. b. 10. 80 to 84. See Tit. Devise.

8. Upon the Clause and Words concerning Tenure by Knights Service of other Lords. B. 2. 25. b. 3. 32, 34. b. 8. 84. b. 9. 133. See Tit. Devises.

9. Upon the Words (To and for the Advancement of his Wife, Preference of his Children, and Payment of his Debts, or otherwise.) B. 2. 76, 77, 94. b. 3. 31. b. 6. 76, 77. b. 8. 164, 173. b. 9. 133. b. 10. 81, 83. 84, 85. See Tit. Devises.

10. Upon the Words (Preference of his Children) and how, and to which of the Blood these Words shall refer, and be intended, to which not. B. 6. 77. b. 10. 83. See Tit. Devises.

11. Upon the Provise and Words of the Statutes, for the full Supply of the full third Part, which shall be to the King, or other Lord, if the same be not, or do not amount to the clear yearly Value of the full third Part, &c. B. 3. 27, 31. b. 9. 33. b. 10. 83.

12. That the Statute 32 H. 8. gives Power to all and every Persons to devise, or &c. yet the Stat. 34 H. 8. adds these Words (That Wills and Testaments made of, &c. by any Woman covert, or Person within the Age of 21 Years, Idiot, or of nonsane Memory shall not be taken to be good, or effectual in the Law, &c.) B. 6. 23. b. 4. 61. b. 8. 144. See Tit. Testament.

13. Upon the Words (which shall immediately descend, revert, remain, or come, &c.) B. 3. 27, 28, 34. See Tit. Exposition.

14. Upon the Words of the Statute 34 H. 8. (or any Rents, Commons, or other Profits, or Commodities, out of, or to be perceived of Two Parts, or any Parcel thereof in Three Parts to be divided, &c.) B. 3. 33. b. 8. 84.

15. Upon the Savings, Reservings, and Provisions for Ward, Marriage, Relief, Primer Seisin, and Fine for Alienation. B. 2. 93, 94. b. 5. 31, 34, 66. b. 6. 76. b. 8. 164, 165, 172. b. 9. 126, 132, 133. b. 10. 80, 81, 82. See Tit. Ward, Relief, Prerogative, and Alienation without Licence.
out Office, and the Exposition of it; and what Things are given to the King by it, what not. B. 1. 42, 48. b. 3. 5. 10. b. 5. 2. p. 52. b. 7. 12. 13. 14. See Tit. Entry congeable.

33 H. 8. c. 25. of Trial of Treason. B. 7. 23. b. 11. 63. See Tit. Crown.

33 H. 8. c. 29. of Ability of Persons Ecclesiastical. B. 3. 74.


34 H. 8.

54 H. 8. c. 5. of Wills and Wards, and the Exposition of it. See 32 H. 8. c. 1. and Books there, above.

34 H. 8. c. 4. of Bankrupts. See below, 13 El. c. 7. and Books there.


34 H. 8. c. 20. of Recovery against Tenant in Tail, the Reversion, or Remainder in Tail, and the Exposition of it. B. 1. 49. b. 2. 16. 17. 52. b. 6. 55. b. 8. 74. 78. See Tit. Difcontinuance.

34 H. 8. c. 21. of Confirmations of the King, of his Grants, and Letters Patent, notwithstanding Mistrecital, &c. B. 2. 32. 34. b. 3. 76. b. 9. 47. See Tit. Grants of the King, 18 El. c. 2. Books there.

35 H. 8.


35 H. 8. c. 6. of the Jurors De circumstantibus of those that are present, and the Exposition of it. B. 1. 4. 19. 114. b. 2. 19. 29. 52. b. 3. 18. 45. 68. b. 9. 43. b. 10. 103. 104. 105. See Tit. Jurors, and 14 El. c. 9. below, and 4 & 5 P. & M. c. 7.


37 H. 8.

37 H. 8. c. 4. of Monasteries. E. 1. 24. b. 2. 49.


37 H. 8. c. 22. of Jurors of those that are present. See 35 H. 8. above, and the Books there.

1 E. 6.

1 E. 6. c. 2. of Election of a Bishop. B. 5. 9. See Tit. Election.

1 E. 6. c. 7. of the King’s Demise, and Discontinuance of Processes. B. 4. 4. b. 7. 30. 31. See Tit. Discontinuance of Processes.

1 E. 6. c. 8. of Confirmation of the King’s Letters Patent, notwithstanding Misnaming. See above, 34 H. 8. c. 21. the Books there, and Tit. Grant of the King, and 15 El. c. 2.

1 E. 6. c. 14. of Chauntries, and Exposition of the several Parts of it.

1. Upon the Words (all Manner of Colleges, Free Chapels, and Chauntries, &c.) B. 1. 24. b. 2. 46. b. 3. 2. b. 4. 106, 107, 108, 109, 114. b. 7. 8. b. 10. 83. b. 11. 13.

2. Upon the Words (all Manors, Lands, Tenements, &c. belonging to any of them.) B. 4. 107, 108, 111 to 116.

3. Upon the Words (by any Mean, Assurance, Conveyance, Will, De­vise, or otherwise had made, kno­weld,
Statutes.

1 E. 6. c. 8. of Tenures, and Officers, and Traversal to Offices, and the Exposition of the several Parts of it. B. 4. 56. 60. b. 7. 4. 5. b. 8. 168. 169. See Tit. Liuey, Traversal, Office before the Escheator, and Tenures.

2 E. 6. c. 13. of Tithes, and Payment, and Subtraction of them. See 37 H. 8. c. 12, and the Books there. B. 1. 111. b. 2. 44 to 49. b. 11. 10, 14, 16. b. 5. 9. See Tit. Tithes.


3 E. 6.

3 E. 6. c. 3. of Approvement of Commons, and the Exposition of it. See Merti. c. 4. above, the Books there.

3 E. 6. c. 4. of Constats, and Exemplifications for the King's Penalties. B. 5. 2. p. 52, 53. See Tit. Exemplifications.

5 E. 6.


5 E. 6. c. 16. of Buying and Selling of Offices, and the Exposition of it. B. 1. 24. b. 2. 83

5 E. 6. c. 22. of Uivery. See 37 H. 8. c. 9 and the Books there. 13 El. c. 8. below.

6 E. 6.

6 E. 6. of Wales. B. 11. 64.

1 Mar.

1 M. c. 3. against Divine Service. B. 5. 9.

1 M. c. 5. of Limitations. See 32 H. 8. c. 2. above, the Books there, and Tit. Limitation.

1 M. 9. of Physicians. B. 8. 109, 114 to 120. See above, 3 H. 8. c. 11, and 14 H. 8. c. 5.

1 M. c. 12. of Riots, and the Exposition of it. B. 11. 82. See Tit. Riots.

1 & 2

2 E. 6.

1 & 2 P. & M.
1 & 2 P. & M. c. 8. of Devices made to spiritual Persons. B. 1. 25.

2 & 3 P. & M.
2 & 3 P. & M. c. 2. of Tillage and Husbandry. See 4 H. 7. above, and the Books there.
2 & 3 P. & M. c. 6. of Purveyors, and their Authority, above. Art. upon the Charter, c. 2. the Books there. See Tit. Officers.
2 & 3 P. & M. c. 7. of Fairs, and the Order how they shall be kept, &c. See 27 H. 6. c. 5. the Books there, and Tit. Contra-J, and Fairs.

4 & 5 P. & M.
4 & 5 P. & M. c. 1. of Confirmation of Letters Patent, notwithstanding misinformation, false or miscalculation, &c. See 34 H. 8. c. 21. above, and the Books there, and 18 Eliz. c. 2. below, and the Books there, and Tit. Grant of the King.
4 & 5 P. & M. c. 7. of Jurors De circumstantibus. See above, 35 H. 8 c. 6. and the Books there.
4 & 5 P. & M. c. 8. of Rape and Ravishment of &c. See above, 6 R. 2. c. 6. and the Books there.

1 Eliz.
1 Eliz. not printed, of Leaves made by Bishops, and the Exposition of it. B. 3. 59. twice. B. 4. 76. b. 5. 2 p. 2, 3, 6, 14. b. 10. 60, 61. b. 11. 71, 72. See Tit. Leaves.
1 Eliz. c. 2. of Ecclesiastical Jurisdiction, and Divine Service, &c. and the Exposition of it. B. 4. 4. b. 5. 1 to 10, and 33. b. 11. 61.

5 Eliz.

13 Eliz.
13 Eliz. c. 2. against the Pope's Bulls. B. 5. 26.
13 Eliz. c. 4. of Receivers, Tellers, &c. to make their Lands liable to satisfy the King's Debts. B. 10. 55, 56. b. 11. 95.
13 Eliz. c. 5. of fraudulent Gifts of Goods to defraud, &c. and the Exposition of it. B. 3. 80 to 83. b. 5. 2 p. 60. b. 6. 18. b. 10. 56. See 3 H. 7. c. 4. above, the Books there, and Tit. Colliquation.
13 Eliz. c. 6. of Confiscations and Exemplifications, &c. See above, 3 E. 6. c. 4. the Books there, and Tit. Exemplifications.
13 Eliz. c. 8. of Uturity, and the Exposition of it. B. 3. 80. b. 5. 2 p. 69, 70. b. 8. 65. b. 9. 26. See above, 37 H. 8. c. 9. the Books there.
13 Eliz. c. 9. of Sewers, and their Authority. See 6 H. 6. c. 5. the Books there, and Tit. Commissions.
13 Eliz. c. 10. of Leaves made by Church-men, for avoiding Dilapidations. B. 2. 46. b. 5. 60. b. 4. 76, 126. b. 5. 9. 2 p. 6, 14. b. 6. 57. b. 7. 8. b. 11. 67. See Tit. Leaves, and Paason.
13 Eliz. c. 12. of Ecclesiastical Matters, and the Book of Articles, and X 4 other.
other Things concerning Ministers.
B. 2. 43. b. 5. 2 p. 102. b. 6. 29. See Tit. Notice.

14 Eliz.

14 El. c. 8. of Recovery against Tenant for Life by Collusion, and the Expofition of it. B. 1. 15. b. 3. See 32 H. 8. c. 31. and Tit. Entry conjugable, and Forfeiture.

18 Eliz.

18 El. c. 2. of Confirmations of the King, notwithstanding Mifsamying, Mifsrecital, false Recital, &c. and the Expofition of it. B. 4. 36. b. 5. 2 p. 15. b. 9 47. b. 11. 67, 76. See 34 H. 8. c. 21. and Tit Grant of the King.

18 El. c. 5. of Informers and Informations. B. 6. 19. See Tit. Information.

18 El. c. 7. of Purgation to be made, and the Expofition of it. B. 5. 2 p. 50. 110. b. 6. 68. b. 11. 29, 30. See Tit. Clergy.

18 El. c. 11. of Leases made by Persons spiritual. B. 4. 76, 120. See above, 13 El. c. 10

18 El. c. 14. of Jeofails, &c. and the Expofition of it. B. 5. 2 p. 35, 36, twice, 37, 41, 42, twice, 43, 45, b. 8. 58, 120, 153, 162, 163. b. 11. 6, 7, 8, above, 32 H. 8. c. 30. and Tit. Repleader, and Amendment.

23 Eliz.

23 El. c. 1 and 2. against the Pope and Recusants. B. 5. 38. b. 11. 59. See Tit. Recusants, and 37 El. c. 1. below.

23 Eliz. c. 3. of Errors upon Fines and Recoveries, and what shall be amended in them, what not. B. 5. 2 p. 38, 39, 44, 45. See Tit. Fines, and Error, and below, 27 El. c. 8. and the Books there.

27 Eliz.

27 El. c. 1. and 2. against the Pope and Jefuits, &c. B. 5. 9.

27 El. c. 4. against fraudulent Affurances of Lands, and Expofition of the Statute. B. 3. 80, 82, 83. b. 5. 2 p. 60. b. 6. 72. b. 11. 74, 93. See Tit. Collufion, and 13 El. c. 5. above.

27 El. c. 5. of Demurrers, and the Expofition of it. B. 3. 57. b. 5. 2 p. 74. b. 7. 9. b. 10. 88, 92, 94, 98. See Tit. Demurrer.

27 El. c. 8. of Errors, &c. and the Expofition of it. B. 3. 70. b. 4. 18, 27, 28, 43, 53, 85, 86, 89, 97. b. 6. 15, 80. See Tit. Errors, and 23 El. c. 3. the Books there, and 43 El. of General Pardon.

29 Eliz.

29 El. c. 6. against Recusants, and the Expofition of it. B. 11. 57 to 66. See Tit. Recusants, and 35 El. c. 1. below.

35 Eliz.

35 El. c. 1. against Recusants, and the Expofition of it. B. 11. 57, 58, 59, 60 to 65. See above, 23 El. c. 1.

29 El. c. 6.

35 El. c. 3. of Confirmation of Letters Patent, and Grants of the King.

H. 8. of Priory Lands, &c. and Expofition of it. B. 3. 76. b. 11. 11. See 34 H. 8. c. 21.

43 Eliz.

43 El. of general Pardon, and the Expofition of it. B. 6. 79.

43 El. c. 1. of Confirmations of the Queen's Letters Patent granted by her, and the Expofition of it. B. 8. 28, 29. b. 10. 110. b. 11. 75.

3 Juc.

3 Juc. c. 4. against Recusants. B. 11. 59, 61, 64, 65. See Tit. Recusants, and 23 El. c. 29 El. 35 El. above.

General Rules for the Expofition of Statutes, &c.

The Form of making of Statutes, and what shall be laid an Act of Parliament,
Where a Statute in the Affirmative implies a Negative. B. 1. 102. b. 2. 46. b. 5. 5. b. 6. 19. b. 11. 59, 63, 64.


Where and what Statutes bind the King, what not, and of which he shall take Avail, tho' not named in them, or not. B. 1. 27, 40, 44, 48. b. 2. 53. b. 3. 1. 78. b. 4. 37, 89. b. 5. 16. 2 p. 14, 40, 50, 56, 70, 110. b. 6. 29, 30, 50, 51. b. 7. 19, 20, 28, 30, 32. b. 9. 74. b. 11. 68, 70, 71.

Where and what Statutes are determined and expired by Death of the King, what not. B. 6. 27. See Tit. Soldiers and Captains.

Where and what Statutes shall extend by Equity and Construction to others than those within the Statute, where and what not. B. 1. 12, 15, 25, 40, 87, 95, 98, 102, 128, 130, 151, 135, 137. b. 2. 15, 46, 48, 95, 94. b. 3. 7, 23, 33, 57, 39, 43, 44, 50, 56, 61, 72, 74, 82, 85, 88, 89. b. 4. 46, 50, 51, 52, 57, 58, 65, 74. 81, 93, 106, 117, 114, 126. b. 5. 4, 7, 2 p. 17, 36, 48, 55, 56, 75, 80, 89, 95, 101, 107, 112, 113, 115, 118.

b. 6. 1, 4, 5, 18, 20, 22, 29, 37, 50, 52, 72, 76, 77, 80. b. 7. 13, 14, 21, 26, 30. b. 8, 30, 40, 120, 132, 162. b. 9. 72, 74, 75, 76, 118, 124. b. 10. 74, 100, 101, 103, 104. b. 11, 12, 13, 31, 34, 36, 59, 60, 61, 64.

Where and what Statutes shall extend by Equity and Construction to another Thing than that mentioned in the Statute, where and what not. B. 1. 24, 25, 88, 128, 129, 131, 133, 135, 137. b. 2. 31, 32, 34, 48, 71. b. 3. 2, 3, 4, 8, 9, 10, 31, 33, 37, 66, 76, 83, 86, 89. b. 4. 4, 10, 23, 35, 36, 66, 67, 93, 106, 107, 115, 116, 126, 127, b. 5. 5. 2 p. 5, 15, 53, 91, 93, 107, 118, 124, 127. b. 6. 13, 29, 51. b. 7. 4, 13, 19, 20, 33, 34. b. 9. 34.

Where and what Statutes shall extend by Equity and Construction to another Place than that mentioned within the Statute, where and what not. B. 1. 12, 40, 42. b. 2. 25, 93. b. 3. 57, 59, 43, 44, 56, 71. b. 4. 57, 59, 65, 93. b. 5. 16. 2 p. 107. b. 6. 20. b. 7. 30. b. 9. 22, 118, 119. b. 11. 65.

Where and what Statutes extend by Equity and Construction to another Time than that mentioned within the Statute, where and what not. B. 1. 42, 43, 95, 98, 99, 102, 122, 125, 126, 132, 135, 137. b. 2. 47, 49, 72, 93, 94. b. 3. 6, 7, 8, 13, 28, 31 to 34, 47, 51, 61, 91. b. 4. 4, 20, 42, 43, 44, 47, 51, 59, 67, 79, 82, 83, 90, 106, 117, 125, 126. b. 5. 2, 3, 4, 5. 6. 2 p. 1, 2, 4, 4, 15, 16, 40, 44, 47, 48, 75, 93, 115, 118, 127. b. 6. 4. 9, 15, 18, 71, 72, 74. b. 8. 119, 161, 162, 173. b. 9. 72, 126.

Where and what Statutes extend by Equity and Construction to another Estate in Lands, or in another State mentioned in the Statute, where and what not. B. 1. 84, 87, 96, 103, 128, 130, 131, 135, 137, 154. b. 2. 15, 36, 52, 61. b. 3. 4, 22, 61. b. 4. 2, 4, 58, 63, 106, 116, 120. b. 5. 2 p. 6. 65, 75, 76, 118. b. 6. 28, 37, 50, 76. b. 7. 41. b. 4. 7, 65, 94, 137, 158. b. 9. 126.

Where and what Statutes extend by Equity and Construction to other Actions, or Writ Original, than those mentioned within the Statute, where and what not. B. 1. 57, 123, 131. b. 2. 74. b. 3. 3, 4, 67. b. 4. 4, 10, 40, 43, 44, 46, 93, 95. b. 5. 2 p. 40, 50, 89, 99. b. 6. 4, 20. b. 7. 30, 31. b. 8. 52, 53. b. 9. 12, 40, 78. b. 10. 74, 105. b. 11. 29, 30, 62.

Where and what Statutes extend by Equity and Construction to another Process, or Form of Writ, than that mentioned within the Statute; where and what not. B. 3. 14. b. 4.
Where and what Statutes extend by Equity and Con traction to another Manner and Form of Pleading than that mentioned within the Statute; where and what not. B. 1. 15, 151, 153. b. 3. 11, 62, 87, 88, 89. b. 4. 43 to 47, 50, 79, 118. b. 5. 4, 8. 2 p. 5, 36, twice, 37, 41, 42, twice, 46, 50, 99, 110. b. 6. 8, 12, 30, 50, 68. b. 7. 19, 20, 31. b. 8. 162, 163. b. 11. 29, 30, 34, 58, 60, 65.

Where and what Statutes extend by Equity and Con traction to another Manner of Tenure than is mentioned within the Statute; where and what Statutes made in the Statute; where and what not. B. 1. 15, 83, 84, 103, 123, 131, 133, 147. b. 2. 15, 25, 26, 33, 34, 46, 52, 58, 92. b. 3. 4, 5, 10, 22, 23, 33, 34, 51, 60, 61, 66, 81, 82, 85. b. 4. 3, 4, 35, 36, 50, 59, 59, 60, 65, 71, 74, 79, 81, 105, 107, 115, 116, 118, 124, 126, b. 5. 2 p. 1, 5, 6, 14, 16, 11, 55, 60, 69, 70, 77, 78, 90, 109, 113, 116. b. 6. 12, 13, 28, 30, 37, 50, 72, 76, 77. b. 7. 14, 20, 21, 22, 40, 41, 42. b. 8. 28, 84, 94, 137, 163. b. 9. 126. b. 10. 100. 101. See Sefl. following.


Where and what Statutes extend by Equity and Con traction to another Number, &c. than that mentioned within the Statute; where and what not. B. 4. 46, 47, 48, 77, 90, 118. b. 7. 7. b. 9. 72. b. 10. 100. 101, 103.

Where and what Statutes extend by Equity and Con traction to other Trepassers, and Offences, and Misd reeds; where, and what not. B. 4. 11.

Where and in what Statutes the Generality of Words shall be restrained by Equity, and Con traction made against the Letter of the Statute. B. 1. 15, 24, 25, 42, 47, 94, 99, 100, 102, 123 to 126, 132. b. 2. 25, 26, 93. b. 3. 2, 3. 5. 10. 13, 28, 30 to 35, 44, 51, 56, 59, 60, 72, 79, 80 to 85, 85, 87, 89, 90, 91. b. 5. 4, 5, 6. 2 p. 2, 5, 6, 16, 18, 40, 45, 46, 47, 50, 52, 53, 72, 76, 82, 91, 93, 99, 100, 106, 110, 112, 118, 119, 124, 127. b. 6. 1, 10, 19, 20, 21, 27, 29, 40, 41, 50, 51, 53. 60, 67, 68, 71, 74, 75, 76, 77. b. 7. 6, 9, 12, 13, 15, 28, 40, 45. b. 8. 32, 40, 47, 65, 72, 84, 85, 94, 118, 126, 128. b. 9. 74, 76, 81. b. 11. 14, 30, 54, 35, 36, 37, 42, 48 to 48, 50, 58, 65, 79, 106, 107, 116, thrice, 118, 124, 125.

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Suit to a Mill, by Reason of Tenure, and of what Inhabitants a Man may have Suit to the Mill, because of Tenure, of what not. B. 4. 88. b. 8. 46.

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Of a Copyhold, and what is good, or not. See Tit. Copyhold.
Where Rent or Arrearages are lost and extinct by, or after Surrender, or not. See Tit. Arrearages.
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Where Rent in Fee-simple shall be in Suspence by Unity of Possession, and Seisin of the Land, &c. or not. B. 2. 47. 63. b. 3. 26. b. 6. 59. b. 7. 23. See Tit. Extinguishment.
Where Rent referred upon a Lease for Years, or &c. shall be suspended by entering into the whole, or Parcel of the Land. B. 3. 22. 63. b. 4. 52. 53. 73. b. 7. 23. See Tit. Apportionment.

WHERE Tithes are suspended during Time, the Possession of the Land in the Parish of the Church, or &c. B. 1. 111. b. 2. 47. 48. b. 11. 10. 14. 15. See Tit. Tithes.

Where Debt is suspended by Intermarriage betwixt the Debtor, and Debeec. See Tit. Baron and Feme Extinguishment, and Releases.
Where Debt is suspended by Administration as Executor to the Debt or, &c. or not. See Tit. Extinguishment, and Executor.
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The King's Prerogative to have Swans, and which he shall have by it, which not. B. 7. 17.
Trepass of Cygnets taken, Form of the Writ, and Justification in it, and what is good. B. 7. 17. See Tit. Occupant.
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T.

Tail.
Tail

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Where a Gift to a married Man, and the Wife of another, and the Heirs of their Two Bodies is a good Estate in Tail, or not. B. 1. 114, 120, 140 b. 10. 50. See Tit. Estates.

Where an Estate in Tail shall be to a Woman and her Heirs begotten by the Donor, or not. B. 2. 101, 120, 134, 136.

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Where a Gift to a Man and his Sister, or to two Brothers and their Sisters, or to two Brothers and the Heirs of their Two Bodies shall make an Estate-Tail, and how, and when B. 1. 84 b. 3. 57. See Tit. Estates.

Where a Gift to the Husband and Heirs of the Body of E. B. his Wife, or lately his Wife engendred, shall be an Estate-Tail, or not. B. 1. 120, 140.

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Where a Man may give Lands to himself in Tail, or reserve Land or Rent in Tail to himself, or not. B. 1. 120, 127. See Tit. Remainder, Reversion, and Uses.

Where a Gift to a Man and his Heirs, Males, or Females, makes an Estate in Tail, or not. B. 1. 46. b. 8. 21, 22, 27.

What Estate the Donee in Tail had after Issue, before the Statute W. 2. c. 1. of Gifts conditional, and what Estate since. B. 8. 72 b. 9. 132. See Tit. Formedon, and Statute, W. 2. c. 1. there.

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Where by Act of the Ancestor, or Trial against him the Issue in Tail is stopped, or not. B. 3. 5. See below.


Where the Issue in Tail shall be bound by the Fine levied by his Ancestor, or by a Stranger, and Nonclaim of his Ancestor, or himself. See Tit. Aversion, and Continual Claim.

Where the Issue in Tail shall falsify a Recovery had against his Ancestor, or not. See Tit. Falsifying Recovery, and Statute, W. 2. c. 1. there, and Remitter.

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Where an Estate-Tail created by Condition, or Provision to have Continuance in Perpetuity is good, or not. See Tit. Statutes, W. 2. c. 1. there, and Tit. Perpetuity.

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Where Formedon in Descender was at the Common Law, and lay upon a Gift in Tail before the Statute of W. 2. c. 1. See Tit. Formedon.

Where Exchange by Tenant in Tail is good, and binds the Issue, or not. See Tit. Exchange.

Of Discontinuance of Tail in Possession, Reversion, or of Rent, what it is, what not. See Tit. Discontinuance.

Where the Issue in Tail is barred by Assets descended to him, and what are Assets. See Tit. Assets, and Statute, W. 2. c. 1. there.

Where the Donor may avow upon the Donee, notwithstanding Discontinuance. See Tit. Avowry.

Where Issue in Tail once barred shall be restored to the first Action, by
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by Eviction, or Alienation of Assets descended to him, or not. See Tit. Revert to the first Action.

Where Sire facias lies against the Issue in Tail to have in Value Lands descended to him of late Time. See Tit. Scire facias.

Where Usurpation upon Tenant in Tail by Presentation to a Church puts not the Patron out of Possession. See Tit. Q. Impeedit.

Where and how an Estate-Tail and Fee may stand together at one Time in one Person. See Tit. Estates.

How the Fee may be conveyed by Tenant in Tail, where he is Tenant in Tail, the Remainder in Fee to himself. See Tit. Remainder.

Where the Bafflard’s dying seized of Land in Tail binds the Issue in Tail, or not. See Tit. Bafflard.

Where Grant of the Reversion by Tenant in Tail, or the Reversion of the Tenant in Tail is good, or not. See Tit. Grand Attornment.

Where the Heir in Tail shall be in Ward, and to whom, and where he shall be in Ward, notwithstanding Discontinuance made by the Ancestor. See Tit. Ward.

Where a Gift, or Sale of Trees growing upon the Land, by Tenant in Tail binds the Issue after his Death, or not. See Tit. Gift, and Ward.

Where Receipt shall be granted on Default of the Tenant in Tail, or not. See Tit. Receipt.

Where Attornment by Tenant in Tail is good. See Tit. Attornment.

Where and what Deeds belong to the Issue in Tail, and for which he shall have Detinue. See Tit. Detinue, and Charters.

Where Acceptance of Rent by the Heir in Tail, reserved upon his Ancestor’s Lease, makes it good, or not. See Tit. Acceptance, and Leave.

Tenure by the Donee, and of whom he shall hold, and by what Services where no Tenure is expressed. See Tit. Tenure.

Where an Estate Tail shall be by the Gift of Lands, or Fee without the Word Heirs. See Tit. Estates.


Where a Que esate may be pleaded of an Estate-Tail, without Averment of Life, &c. or not. See Tit. Que esate, and Pleadings.

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Not punishable for Waste. B. 6 41. b. 9. 139. b. 11. 80. 81. See Tit. Waste. Shall not have Aid. B. 11. 80. See Tit. Aid.

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He shall not be named Tenant for Life in a Writ, or Pleading, for an Estate for Life shall not include his Estate. B. 11. 80.

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Where Uses of Lands shall be declared and directed by Indentures bearing Date before, tho' the Affurance subsequent vary in Time, or &c. B. 1. 99, 100, 105. b. 2. 71, 74 to 78. b. 3. 83. b. 5. 2 p. 25. b. 9. 9 to 11 and 15. See Tit. Uses.

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Where the Heir shall have the Wardship fallen in the Time of the Ancestor, and not the Executor, or contrary. B. 2. 93. See Tit. Ward.

Exposition of the Words (nd presents) and where the present Time, preterperfect, and future Time shall be taken one for another. B. 10. 67. See Tit. Exposition.

Where a Grant by him who has two Estates in him at the Time, &c. is good, and how it shall take Effect. B. 1. 42. 45. 46. b. 2. 51, 52, 53. b. 3. 84. See Tit. Grants, and Estates.

Where a Grant, Leave, or &c. shall be avoided for a certain Time, and after stand in Force. B. 1. 85, 86. b. 2. 52. b. 6. 40. b. 8. 17, 72. b. 9. 140. b. 10. 41. See Tit. Condition.

Where a Condition referring a Re-entry for a certain Time shall be good, &c. B. 2. 52. b. 10. 41. See Tit. Condition.


Where Judgment shall be good, and stand, notwithstanding the Tenant,
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Where a Lease for Years, or &c. for a certain Time upon Contingency is good. B. 4. 30, 82. See Tit. Estates.

How a Condition upon a Bond, or &c. shall be performed, no Time being expressed for the Performance of it, and when it shall be performed. B. 1. 25. b. 2. 3, 79. b. 6. 30, 31. b. 7. 15. b. 8. 91. See Tit. Condition.

Where a fit Time shall be allowed for the Performance of a Condition, after Notice given, and Request made, and what Time shall be said Time fit and reasonable. B. 1. 22, 25. b. 2. 3. b. 3. 28, 34. b. 6. 31. See Tit. Condition.

Within what Time Appeals are to begin. B. 4. 42. b. 5. 2 p. 107. b. 7. 30. See Tit. Appeals, and Statutes, 3 H. 7. c. 1.

Where one shall be charged for Nuance done in the Time of another; and Nuance done in the Time of one shall be redressed by another, and how. B. 5. 2 p. 101. b. 9. 55. See Tit. Nuance.

Where by the King's Prerogative no Negligence shall be imputed to him, and no Time shall prejudice him, and where contrary. B. 4. 23, 127. b. 6. 29. b. 7. 30. See Tit. Prerogative.

Where Feoffment of Land, and Livery and Seisin upon it is void by Presence of others at the Time of the Livery, or not. B. 2. 23, 31, 32. b. 5. 2 p. 113, 124. b. 6. 69. See Tit. Feoffments.

Where a Quad permittas shall be maintainable for Wrong, or Nuance done in another Time than in the Time of him who brings the Action, or him against whom the Action was brought. B. 5. 2 p. 101. b. 9. 54, 55. See Tit. Nuance, and Quad permittas.

Within what Time Reattachment must be sued. B. 7. 33. See Tit. Reattachment.

How the Words (Quondam, super, tune, nunc, adsum, extum) shall have Relation, and the Exposition of those and other Words of Relation. See Tit. Relation.

Of Computation of Time in Cases. See Tit. Computation.

Of Forfeiture of Issues, and Profits of Lands, and from what Time they shall be answered to the King. See Tit. Issues of Lands.

Of the Time of the Vacation of a Vicarage, Benefice, Bishopric, or &c. See Tit. Vacation.

Of Time of Limitation. See Tit. Limitation.

Of Time of Fresh Suit. See Tit. Fresh Suit.

Of Forfeiture of Land to the King for Felony, or &c. for Year, Day, and Waste, and where he shall have it, and how the Year shall be accounted. See Tit. Forfeiture.

Time and Age of the Heir Male or Female to be in Ward. See Tit. Ward.

Of Time to make Claim, &c. See Tit. Continual Claim.


Of Things suspended for a certain Time, and after revived. See Tit. Suspension, and Resumetion.

Where may be avoided, because beyond Sea at the Time, &c. See Tit. Ulitary.

Where upon Audita querela the Plaintiff shall be restored to Issues and Profits taken in the mean Time, &c. See Tit. Audita querela, Issues, and Profits of Lands.

Of Restitution by Act of Parliament, and how, and to what Time such Restitution shall have Relation. See Tit. Parliament, and Repel.

Of Restitution to him who verifies a Judgment by Writ of Error, and from what Time, &c. See Tit. Error.

Of the Time for Inrolment of Bargain and Sales for Lands. See Tit. Inrolment, and Computation.

Of the Time to hold Leets, or the Sheriff's Turn, and within what Time they must be held. See Tit. Leets, and Turn of the Sheriff.
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Tenants in Common. See Tit. Joint Tenants.

Tenant at Will and Sufferance.

Where a Man shall be Tenant at Will, and what is a Lease at Will, where and what nor. B. 2. 24, 55, 59. b. 6. 26, 35. 8. 17, 21.

Where a Man shall be Tenant at Sufferance. B. 4. 24.

Where Tenant at Will, or a Copyholder shall have Aid. B. 4. 21, 22. See Tit. Aid.

What Remedy or Action the Lessee shall have against the Lessee at Will, if he cuts Wood, or does Waffle in Houses. B. 3. 2 p. 13, 14. See Tit. Action of the Case.

Where a Lease at Will shall determine, by what Act, what nor. B. 3. 2 p. 10, 13, 116. b. 16 59. b. 8. 75.

Where Lessee at Will or Sufferance shall have the Emblems. See Tit. Emblem.

Where the Lessee shall have Action of Trespass general against his Lessee at Will. See Tit. Trespass.

Where Seisin of Services, or Rent, &c. from the Tenant at Will, or by his Hands shall be a sufficient Seisin to the Lessee, or &c. See Tit. Seisin.

Where he that has but an Estate at Will, may grant for Life, or Years, and good. See Tit. Extinguishment, Estates, Offices, and Copyhold.

Where Presentation to a Church by Tenant at Will serves for the Lessee, and vests the Poffession in him. See Tit. Q. Imped.'

Where Action of the Case lies upon Menace of the Tenants at Will, upon Y 2 which
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which they depart, &c. See Tit. Action of the Case.

Bar in Debt against the Lessor at Will, and what is good. See Tit. Debt. For Fealty. See Tit. Homage, and Fealty.

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Where Tenant at Will is a Distraitor, and by what Ass. See Tit. Diffisio.

Where a Leafe at Will is not sufficient for a Fee upon Contingency to grow upon it. See Tit. Condition.

Where Notice to the Lord to make him change his Avowry, is not sufficient without Tender of the Arrearages. B. 3. 23, 24, 30, 35, 66. b. 5. a p. 57, 58. b. 6. 57, 58. See Tit. Avowry.

Of Arrearages in Coafsoit, how, when, and to whom they shall be tendered, &c. B. 8. 118. See Tit. Arrearages, and Statutes, Glouc. c. 4. there.

Where Tender and Refusal of Marriage is material in a Writ of Value of Marriage, or Forfeiture of Marriage. B. 4. 82. b. 5. 2 p. 58, 127. b. 7. 3. 119. b. 8. 70, 75. See Tit. Action upon Statutes, and Stat. Mort. c. 7.

Where a Condition is performed by Tender and Refusal, &c. and what shall be good and sufficient Tender, what not. B. 5. 2 p. 114. b. 6. 79. See Tit. Condition.

Where Tender of Amend-bar in Replevy, and what is good and sufficient Tender. B. 5. 2 p. 76. b. 8. 147. See Tit. Damages, and Replevy.

Where the Meflie by Tender, and putting his Beasts in the Pound, shall discharge himself against the Plaintiff in a Writ of Meflie. B. 9. 21, 22, 110, 111. See Tit. Meflie.

Where the King shall have Prerogative that he need not demand Rent reserved upon a Condition of Recovery for not paying, but the Lessor must tender it. B. 4. 73. b. 7. 2 p. 56. See Tit. Prerogative, and Demand.

Rent is Diffisio. B. 7. 29. See Tit. Diffisio.

Where Issue shall be joined upon Tender, and where upon Refusal, and the one, or other be traversed at Election. B. 2. 45. b. 5. 2 p. 57, 58, 114, 127, and 25. b. 6. 70. b. 7. 28.

Where a Condition or Covenant shall be performed by Agreement, notwithstanding Refusal before, or not. B. 2. 69. See Tit. Condition, and Agreement.

Where upon pleading Tender and Refusal the Party ought to plead at all Times ready, or not. See Tit. Tous temps prist.

Of Homage, and where the Lord shall not have it after Tender and Refusal without a new Request. See Tit. Homage.

Where Damages are recoverable for detaining Beasts after Tender of Amend, &c. See Tit. Damages.

Where a Bishop shall be a Disturbance upon Refusal of a Clerk presented to him by the Patron, or not. See Tit. Quare Impedit, and Quare non admissi.

To whom Tender, or Payment of Monies shall be made, upon Condition of Redemption of Lands to pay Monies to him, his Heirs, Executors, or Assignees. See Tit. Condition.

Where Tender and Payment of Monies shall be always directed and accounted according to the Intent of him that pays them, not of him that receives them. See Tit. Acceptance.

Where if one Party offers to demur, the other cannot refuse to join. See Tit. Demurver.

Where Refusal by an Executor to prove the Testament before the Ordinary is not material, but he may administer, or bring an Action after. See Tit. Executors.

Where it is in the Court's Discretion to admit an Officer upon the King's Grant of an Office, or refuse him. See Tit. Office, and Officers.

Where Tender of Amend for Damage-feasant made to a Bailiff, is not sufficient. See Tit. Bailiff.
Where Tender of Arrearages to the
Daily is not sufficient Notice to the
Lord to make him change his A-
vowry. See Tit. Daily.

Tenure.

What shall be said Tenure of the
King in Chief, what not. B. 2. 81. b.
6. 6, 7. b. 7. 8, 12. b. 9. 123, 131.
See Tit. Statutes, Magna Charta, c. 31.
1 E. 3. c. 13. there, and 2 E. 6.

What shall be said Tenure of the
King in Chief by Knights Service,
and what by Sogace. B. 6. 6, 7. b. 9.
123, 130, 131. See Tit. Statutes, and
there 2 E. 6. c. 8. the Books there.

What is Tenure by grand Serjeanty.
B. 2. 8. See Tit. Grand Serjeanty
B. 6. 74.

Where the King cannot hold of
any other, nor of himself. B. 1. 47.
b. 2. 15. b. 6. 5, 6.

Where the King may, and where
he ought to give Land to be held of
another than himself. B. 6. 6. See

Exposition of the Words, in the
King’s Grant (to be held of us, &c.
and of other the Lords of that Fee
by the Services therefore due and
accustomed.) B. 6. 5 and 6. See Tit.
Exposition.

Where the King gives Land to be
held without reserving any Thing,
how it shall be construed, and how
the Tenant shall hold. B. 6. 6. b. 9.
123.

Upon Feoffment in Fee before the
Statute of Weflon. the 2d, c. 1. or upon
a Gift in Tail after the Statute, how,
and by what Services the Ten-
ant shall hold. B. 2. 92. b. 6. 6. b.
6. 3, 8.

Exposition of the Words (rendering
certain Rent for all Services, &c.
and doing to the chief Lords the
Services due, and of Right accu-
flomed, or to be held of the chief
Lords) how the Tenant shall be. B.
6. 6, twice. b. 9. 123, 131.

Where a Man shall be Tenant of
Land, and hold it of no one. B. 9. 123
above, and Extin/1usion, b. 2. 93.

Where Issue shall be taken upon
the Tenure, and that be transfera-
ble, or not; and in what Actions,
what not. B. 4. 11. b. 9. 20, 33, 35.
b. 10. 119. See Tit. E£uage, Refo/-
Travers and Transferable, CofFo·/it, and
Ejfect.

By E£uage. See Tit. E£uage.

Where a Man shall hold by Knights
Service, and yet not pay E£uage.
See Tit. E£uage.

By Homage and Fealty. See Tit.
Homage, and Fealty.

Where Tenures of other Lords
shall be extinguished by the King’s
Seisin, and where their Tenures shall
be after revived, or not. See Tit.
ExtinJt11/11Jl1lJ11111111l, DIJtJteJJ, and R£co/•
Where a common Perfon cannot
make another to hold of a Stranger,
nor of any but himself. See Tit.
Reservations.

Where Tenure shall be by Castle-
guard, &c. See Tit. E£uage.

In Frank-almoigne. See Tit. Frank-
almoigne.

In Frank-marriage. See Tit. Frank-
marrriage.

Where Lands in two Counties may
be held by one Joint-service. See
Tit. A/•/11, and Rent.

Where Tenure shall be according
to the special Reservation of the
Party, and not according to the ge-
neral Intendment of the Law. See
Tit. Reservation.

Where Tenure shall be in the Dis-
junction upon such Tenure, or for
one Rent, or other. See Tit. ReJva/-
ration.

Where Tenant for Term of Life
shall hold by Knights Service. See
Tit. E£uage.

Where Tenure shall be for a cer-
tain Time by one Kind of Service,
and for another Time by another.
See Tit. Reservation.

Of Tenant by Dower, of whom
she holds, and by what Services. See
Tit. Dower.

Of Tenant by Courtesy, and of
whom he holds. See Tit. Courtesy.
Tenure; Testament.

By Castle-Guard, and what Manner of Tenure it is. B. 4. 86, 87. See Tit. Escuage.

Where the Tenures are several, notwithstanding a Joint Demise. B. 4. 27. b. 6. 6.

For Suit to a Mill. B. 4. 88. See Tit. Suit.

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Where one and the same Land shall be held by several Tenures. B. 3. 34. See Tit. Reservations.

Where Tenure shall be for a Particle. See Tit. Statutes, W. 3. there, and Apportionment, and Extinguishment.

Of Gavelkind, and what Tenure it is, and where by Knights Service, where by Socage. See Tit. Gavelkind.

Form of pleading Tenure by Knights Service, or in Socage. See Tit. Pleadings.

Where Protestation shall be taken of the Tenure. See Tit. Protestation.

Where the Lord by his Confirmation may abridge the Tenure, not create a new Tenure. See Tit. Confirmation.

What Services, Works, or Things may be referred to make a Tenure, what not. B. 4. 86. b. 6. 2.

Where the Seigniory shall be changed by Release of the Seigniory, and a new Tenure created, or not. See Tit. Releases.

Where the Seigniory and Tenure shall be extinct by Unity of Possession of the Tenancy and Seigniory in a common Person. See Tit. Extinguishment, Apportionment, and Statutes, W. 3. there.


Where a Man may have a Right upon several Tenures, and join them, or not. See Tit. Writ, and Ward.

Where the Misdemeanor shall be extinct by Purchase, or &c. of the Seigniory by the Tenant, or of the Tenancy by the Lord, and how, and by what Services the Tenant shall hold after. See Tit. Extinguishment, and Misdemeanor.

Where and what Statutes extend by Con traction and Equity to another Manner of Tenure.

Testament.

Who may make Testaments, who not. B. 4. 61. b. 5. 2 p. 73. b. 6. 23. b. 8. 144. See Tit. Statutes, and there 34 H. 8. c. 5. Baron and Feeme, Enfants, Ideot, and Deuce.


Where Probate of Testament is material, and before what Ordinary it shall be proved, and where before another Ordinary than the Ordinary. B. 5. 16. 2 p. 28, twice, and 75. b. 9. 37, 38, 41, 48.

Where Espoppel shall be by Testament, or Letters of Administration, where not. B. 9. 32, 40, 41.

Where a Testament shall be traversed, or Letters of Administration denied, and how the Probate, &c. shall be tried. B. 9. 51, 40, 41.

Where a Testament may be changed and altered by the Testator, and what Act is a Countermand or Revocation of it, what not. B. 4. 61. b. 8. 90, 93.

Where in antient Times Lords of Manors had the Probate of Testaments within their Manors. B. 9. 37, 38, 41, 48.

Where an Executor shall not have an Action before Probate of the Testament. See Tit. Executors.

Where Probate of a Testament by one Executor is good, and shall serve for all, and where they may administer, &c. notwithstanding they have refused, &c. See Tit. Executors.

Where the Executor ought to shew the Testament, and where he ought not to shew it. See Tit. Monstrance of Deeds.

Where a Testament shall be void in Part, and where in the whole. See Tit. Deeds, twice.

Where and what Things in Action, Right to Lands or Goods shall be forfeited to the King by Attainder by Urllary, or &c. what not. B. 3. 2, 3, 4, 5, 9, 11. 35. b. 4. 93, 95. b. 5. 2 p. 49, 50, 56. b. 7. 13, 21, 22, 34. b. 11. 12.

Where and what Thing in Action the King may grant over, and how the Grantee shall sue to recover it, what not. B. 3. 1, 3, 4, 5, 9, 11. b. 11. 12.

Where and what Thing in Action may be granted over by a common Person, where and what not. B. 2. 56. b. 3. 4. b. 4. 66. b. 5. 2 p. 25. b. 6. 50. b. 10. 47, 48. See Tit. Extinction.

Where a Thing in Action granted to the King shall be good. B. 5. 2 p. 89, 90.

Where a Thing in Action shall be extinguished, or suspended by Executorship, or Administration. B. 8. 156. See Tit. Extinction.

Where a Thing in Action shall be extinguished, or suspended by Intermarriage of the Obligor, or Obligee, or not. See Tit. Baron and Feme, and Extinction.

Where a Thing in Action suspended shall be another Time revived, or not. See Tit. Suspence, and Reviving, and Restoring to the first Action.

Where an Executor may retain the Goods of the Dead, to satisfy his own Debt, and so recoup the Thing in Action. See Tit. Assize, and Executor.

Where and what Things in Action the Executors shall have after the Death of their Testator. See Tit. Executors, and Chattels, and Arrearages.

Where and what Things in Action the Heir shall have after the Death of the Ancestor. See Tit. Heir, and Chattels.

Where the Successor of a Body Corporate shall have Things in Action after the Death of his Predecessor, or not. See Tit. Abbot, or Corporation.

**Things vest and devest.** See Tit. Chattel's.

**Tillage and Husbandry.**

The Statutes of Tillage, and Explanation of them. 4. H. 7. c. 19. 7 H. S. c. 1. 5 E. 6 c. 5. 2 & 3 P. & M. c. 2. 5 El. c. 2. 35. El. c. 7. 39. El. c. 8. b. 4. 39. See Tit. Stat. 4 H. 7. c. 19. there

**Time.** See Tit. Temps. Title.

The Definition, or Description of a Title. B. 1. 154.

Where the Court shall inquire of the Title at large. B. 8. 135.

Where the Tenant shall pray the Assize upon the Title, and it shall be awarded upon it. B. 8. 153. See Tit. Assize. B. 11. 40.

Where in Assize the Title shall be made in the Plaintiff. B. 6. 56. b 8. 46. See Tit. Assize, and Plaintiff.

Where the Defendant in Quipedit shall not have a Writ to the Bishop without Title made. B. 7. 27. See Tit. Writ to the Bishop.

Prescription, and what is good, what not. See Tit. Prescription.

Against Fines, and what is good, what not. See Tit. Averment, and Continual Claim.

Against Recoveries, and what is good, what not. See Tit. Falsifying of Recovery, Assurance, and Remitter.

To Commons, and what is good, what not. See Tit. Common.

To Offices, and what is good, what not. See Tit. Assize, and Corody.

To Eftovers, and what is good, what not. See Tit. Assize, and Common.

To Toll, and what is good, what not. See Tit. Assize, and Toll.

Where in making Title under a particular Estate, the Life of him by whom, &c. ought to be averred. See Tit. Pleadings.

**Titres.**

Where and who shall pay Tithes, and Y. 4. what

what Manner of Tithes shall be paid, what not. B. 1. 111. b. 2. 44, 49. b. 11, 10, 14.


To whom Tithes are to be paid at this Day by Church Canons; to whom they were paid in ancient Time, and in what Manner. B. 2. 44. b. 11. 14.

Where Tithes shall and may be claimed by Prescription, or not. B. 2. 44, 45.

Where a Man shall be discharged of Tithes by Composition, or Prescription. B. 2. 38, 44, 46, 47. b. 6. 6. See Tit. Prescription.

Where the King shall have Tithes, and of what Lands and Persons. B. 2. 44. b. 5. 11.

Where a Man shall have Tithes against his own Feehold, or Lease. B. 1. 111. b. 2. 49.

Where and how Tithes may be proclaimed as appendant to a Manor, or not. B. 2. 45.

Where Tithes shall be extinguished by Unity of Possession of the Land, &c. or not. B. 1. 111. b. 2. 47, 48, 49. b. 11. 10, 14, 15. See Tit. Statutes 31 H. 8. c. 13.

Where the spiritual Court shall have Jurisdiction upon Suit in Court Christian for Tithes, and betwixt what Persons, betwixt what not. B. 2. 44, 47, 48. b. 4. 75. b. 5. 9, 13, 15, 16. b. 7. 44. b. 11. 8, 9, 16. See Tit. Consultation, and Attachment upon Prohibition, Jurisdiction, and Prohibition.

Where Affize, or Precept quod reddat lies, and is maintainable of Tithes. See Tit. Affize, and Demonstration.

Where Eeterangan firma lies of Tithes. See Tit. Eeterangan firma.

Where Consultation shall be granted upon Suit in Court Christian for Tithes; betwixt whom, and whom not. See Tit. Consultation, and Attachment upon Prohibition, Jurisdiction, and Prohibition.

Where Attachment upon Prohibition lies, and is to be granted upon Suit in Court spiritual for Tithes of

Trees. See Tit. Attachment upon Prohibition.

Where the Pope cannot grant that a Man shall be discharged of Tithes for Lands or &c. in England. See Tit. Pope.

Derivation of Obvention. B. 11. 16.

Toll.

Where Affize lies of Toll. B. 8. 46. See Tit. Statutes, W. 2. c. 25. there, and Affize.

Action of the Cafe lies for taking Toll where he ought not, or more than he ought. B. 4. 94. See Tit. Action of the Cafe.

Discharge by the King's Grant, and where, and what is good. B. 5. II. p. 63.

Where a general Writ of Trespass lies for taking of Toll. B. 4. 94.

Where Property of Goods sold in a Market is not charged without paying Toll. See Tit. Contrad.

Toll.


Turn.

What Things are inquirable in the Sheriff's Turn, what not. B. 6. 20.

At what Time the Sheriff's Turn shall be kept, and how oft in the Year. B. 10. 76. See Tit. Statute, and there 31 E. 3. c. 14.

Who is Judge in the Sheriff's Turn. B. 6. 12.

Where and what Inquisitions, or Presentment taken in the Sheriff's Turn shall be delivered to the Justices of Peace, and how they shall proceed upon them. B. 5. 2. p. 112. b. 9. 26.

At what Place the Sheriff's Turn shall be held. See Tit. Stat. Magn. chart. c. 35. and Leets.

Tous temps prist.

Where the Party who is to perform a Condition, ought to be always ready
Town. Traverse to an Office found before the Escheator. Traverse and Traversable.

Where a Man shall not have Traverse, &c. unless another Office be found for him, or his Title be found by the same Office, and where contrary. B. 4. 55 to 59. b. 7. 44, 45 See Tit. Statutes, 2 B. 6 c. 8 there, and Office before the Escheator.

Where and when Traverse shall be tendred, and where Remedy is by Way of Traverse, or not. B. 4. 56, 57.

Where Office shall be traversed in the Court of Chancery, Common Bench, or elsewhere, &c. B. 1. 157, 162. b. 4. 56. b. 7. 16, 17. b. 9. 96, 98, 100. See Tit. Office before, &c.

Where a Man shall not traverse an Office, nor avoid it by Traverse, but shall be put to his Petition. B. 4. 56, 59. See Tit. Petition.

Where an Office may be traversed, the King being intitled by Record, or not. B. 4. 59. See Tit. Petition.

Where an Office for Goods and Chattels may be traversed. B. 4. 56. See Tit. Stat. 26 E. 3 c. 13 there, and Petition.

Where an Office may be avoided by Pleading, without Traverse tendred to it, as well for Land, as for Goods and Chattels. B. 4. 56.

Out of what Court Proceeds shall be awarded to try the Issue joined upon Traverse, tendred in the Court of Chancery, and how, and in what Court it shall be tried. B. 1. 162. b. 5. 2 p. 92. See Tit. Proceeds.

Where Traverse to an Office found for the Party against the King shall bind him, and contrary for the King. B. 7. 45. b. 8. 168.

Where a Man upon Traverse tendred to an Office shall have the Lands to Ferm, how, and when. B. 11. 64. See Tit. Statutes, and there 8 H. 6. 16. 1 H. 8. c. 10.

Where Entry may be upon the King's Possession without Traverse, Petition, or other Proceeds. See Tit. Entry congizable.

Where upon Traverse tendred, Scire facias ought to be awarded against the Patentee, Committee, or Grantee, or not; but Entry may be upon it. See Tit. Scire facias, Repeal, and Entry congeable.

What Proceeds shall be awarded upon Traverse to an Office, or Preliminary, and when it shall be awarded. See Tit. Proceeds.

Where he that tenders Traverse, and is found for him, shall have Restitution with the Issue, and from what Time. See Tit. Livery.

Where the King by his Prerogative may waive the Issue joined upon Traverse tendred, and demur, or &c. See Tit. Prerogative.

Traverse and Traversable.

Where the Defendant in Action of Case shall take Traverse to the Point of the Writ, where he shall plead in Bar, or not; and what is a good Traverse and Issue in this Action, what not. B. 4. 18. See Tit. Action of the Case.

Where in Action of Account the Defendant upon Plea in Bar ought to take Traverse to the Supposal of the Writ, and what Kind of Traverse is good, or not. B. 11. 91. See Tit. Account.

Where in Attachment upon Prohibition upon Plea in Bar, Traverse may be, and what Kind of Traverse. B. 2. 41, 42. b. 11. 8, 9. See Tit. Attachment upon Prohibition.
Traverse and Traverseable.


Where a Stranger to the Avowry shall traverse to the special Matter alleged in the Avowry, or not. B. 9. 20, 21, 22, 36. See Tit. Avowry.

What Matters shall be traversed in Q. Impedit, what not. B. 9. 9. 10. b. 5. 2 p. 98. b. 10. 54. See Tit. Q. Impedit, and Issues joined.

What Traverse shall be taken in Coercuit, and where the Seisin of Services, or Quantity of them is not traversable in this Action, B. 4. 11. b. 5. 2 p. 100. b. 9. 34. See Tit. Coercuit.


Where the Defendant in Mordance upon Plea in Bar shall take Traverse, and what Kind of Traverse. B. 4. 43. b. 68. See Tit. Mordance.

Where Accord shall be traversable, and Issue taken upon it. See Tit. Accord.

Where Letters of Administration shall be traversed, and what Traverse taken to them. See Tit. Administration.

Where Assent, or Agreement shall be traversed, and Issue taken upon it, or not. See Tit. Surrender.

Where in Action brought by, or against Executors, the Defendant shall take Traverse, and what Kind of Traverse. See Tit. Executors.

Where Commandment shall be traversed, and Issue taken upon it, or not. See Tit. Commandment.

Where Contempt is not traversable in Attachment upon Prohibition. See Tit. Contempt, and Attachment upon Prohibition.

Where the Cause of Arrest, and Suit in a base Court returned upon Corpus cum causa, is not traversable. See Tit. Corpus cum causa.

Where Surplusage alleged in Pleading shall be traversed, or not. See Tit. Surplusage.

Where Precinctments touching Nuisances shall be traversed, or not. See Tit. Bar.

Where a Testament shall be traversed, or not. See Tit. Testament.

Where the Defendant must traverse the Count, and that shall make an Issue. See Tit. Issues joined.

Where Traverse shall be taken upon Traverse. See Tit. Issues joined.

Where the Defendant allidges an Affirmative without Traverse, upon which Affirmative Issue shall be joined, and where it shall be joined upon Two Affirmatives, or not. See Tit. Issues joined.

Where Finding shall be traversed in Action of the Case, or not. See Tit. Action upon the Case.

Where a Que estate shall be traversed. See Tit. Que estate.

Where Tender, Refusal, or Request shall be traversed, and Issue taken upon them, or not. See Tit. Tender, Refusal, Request, and Issues joined.

Where Different shall be traversed, and Issue taken upon it, or not. See Tit. Issues joined.

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Where Day or Time shall be traversed, and Issue joined upon it, and how. See Tit. Issues joined.

Where the Place shall be traversed, and Issue taken upon it. See Tit. Issues joined.

Where a mean Conveyance shall be traversed, and Issue taken upon it. See Tit. Issues joined.

Where Diffesisin shall be traversed, and Issue taken upon it. See Tit. Replication.

Where
Treason. Treasure found. Trespass.

Where Title is made by Feoffment, the Feoffment shall be traversed, and where there are many Feoffments, which of them the Party pleases. See Tit. Replication.

Where Traversa and Averment may be against the Sheriff's Return, or not. See Tit. Seisin.

Where Verdict at large may be given upon Traversa by absque hoc, or not. See Tit. Verdict.

Where Tenure shall be traversed in Trespasses, or other Actions, and in which. See Tit. Tenure.

Where and in what Actions Seisin of Services shall be traversed, in what not. See Tit. Seisin.

Where Surplusage in Pleading shall be traversed, and Issue joined upon it. See Tit. Issue joined.

Where Considerations averred without, &c. to raise Utes, shall be traversable, or not. See Tit. Averment.

Where Payment of Tithes is traversable, and Issue shall be joined upon it. See Tit. Tithes.

Where Notice shall be traversed, and Issue joined upon it. See Tit. Notice.

Where Seisin of the Donee in Tail in Formedon is not traversable. See Tit. Formedon.

Where a Man's Intent is not traversable, but yet in some Cases shall be tried, and inquired of. See Tit. Trial.

Where Pernancy of Profits alleged in Maintenance of a Writ shall be traversed, or not. See Tit. Pernancy of Profits.

Where double Traversa shall be taken. See Tit. Double Plea.

Where two, three, or more are alleged in Pleading, which of them shall be traversed. B. 2. 43. 45. b. 5. 2 p. 58. 77. 98. 127. b. 6. 24. 25. See Tit. Replication.

Treason.

Where and what is High Treason by Common Law, what by Statutes, what not. B. 1. 28. b. 3. 10. b. 5. 12, 15. b. 7. 10, 11. b. 8. 28. 166. b. 11. 29. See Tit. Statutes, 25 E. 3. c. 2. there.


Where and what Lands shall be forfeited to the King for High Treason, where, and what not. B. 1. 28. 40. 42. 103. b. 3. 1. 2. 10. 54. b. 4. 46. 57. b. 6. 40. b. 7. 12. 13. 21. 22. 33. 34. b. 8. 72. 166. b. 9. 140. b. 11. 72. See Tit. Statutes, 26 H. 8. c. 13, and Forfeiture.

Where he that is killed in Rebellion, in levying War, shall forfeit his Lands. B. 4. 57. b. 8. 166. See Tit. Forfeiture.

Where the King shall have all the Lands of a Man arraigned of Treason, of whomsoever they are held. B. 3. 10. b. 7. 20. b. 10. 112. See Tit. Statutes, and there Prerogative, c. 12. Extinction, Tenures, and Revivor.

Where a Lunatick shall be impeached of Treason, and where he shall not be impeached of Treason. B. 4. 124.

Where Trial shall be by Peers in Cases of Treason. See Tit. Crown, and Challenge.

Where Lands forfeited to the King for Treason, shall be in him, without, or before Office, or not. See Tit. Entry congellbl., and Stat. 33 H. 8. c. 20.

Where a Man indited of Treason in the Time of one King, shall be arraigned in the Time of another. See Tit. Crown.

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Where the King shall have it by his Prerogative. B. 5. 2 p. 108. 109. Where a common Person may have it by Prescription. B. 5. 2 p. 109. See Tit. Prescription.

Trespass.

By the Father, or Mother, for taking
Trespass.

Where and when it lies against him that has Goods bailed to him. B. 5. 2 p. 13.

Where a Man shall be a Trespasser from the Beginning by Matter of After-fault. B. 5. 2 p. 13. b. 8. 146, 147. b. 9. 22, 23, 11 and 76. See Tit. Ex post facto, and Action of the Case.

Of Entry into an House, and breaking it, justification in it, and what is good, what not. B. 5. 2 p. 91, 92. b. 8. 146. b. 11. 99. See Tit. Justification, and Sheriff.

Of Battery and Bar in it, what is good and justifiable, what not. B. 11. 99.

Form of pleading in Trespass, and where he shall say it is the same Trespass, or not. B. 4. 43. b. 5. 2 p. 61. See Tit. Pleadings.

Where entering another's Land by Course and Order of Law, without claiming any Thing in it, is justifiable, and no Trespass. B. 6. 2. 5. b. 8. 146, twice. See Tit. Justification.

For chafing of Beasts, justification in it, what is good, what not. B. 4. 36, 33, b. 7. 17.

Of false Imprisonment, and justification in it, and what is good, what not. See Tit. False Imprisonment.


By the Ordinary, and where he shall have an Action, or not. See Tit. Ordinary.

Where Plea in Bar in Trespass is not good without traversing the Day, or Time. See Tit. Issue joined.

Where the Defendant in Trespass may waive his Plea in Bar after Replication, or &c. and plead the general Issue. See Tit. Waiving of Things.

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Where Lands in Use, or Use of Lands shall be put in Execution. See Tit. Extent, Recognition, and Statutes. 19 H. 7. c. 15. there.
Where Fines levied by him to whose Use in Tail, shall bar the Uses in Tail, or not. See Tit. Averment.
Where particular Estate in Use, &c. shall be forfeited, or not. See Tit. Forfeiture.
Where Use in Tail shall be discontinued. See Tit. Discontinuance.
Where a Release to him to whose Use is good, or not, in Default of sufficient Possession. See Tit. Releases.
Where a Writ shall be maintained against him to whose Use, as Pernor of the Profits. See Tit. Maintenance of Writs.

Usury.

Where and what Contrad or Bargain shall be Usury, or not, and the Exposition of the Statutes made against Usury. B. 3. 80, 81. b. 5. 2 p. 69, 70. b. 8 65. b. 9. 26. See Tit. Statute 37 H. 8. c. 9. 13 El. c. 8. there.
Where a Fine levied upon ufurous Affurance and Conveyance, is void because of Collusion, or not. B. 3 8.
Form of Pleading where a Man would avoid an Obligation, or &c. for Usury. B. 5. 2 p. 119. See Tit. Debt.
Verdiss in Action upon the Statute, or Information upon the Statute of Usury, and what is good, what not. B. 8. 65. See Tit. Verdiss.

Utlawry.


Z 3
Utlawry. Waging Law.

Outlawed is as put out of the Law.


Where and against whom Process of Utlawry lies not. B. 6. 53. 54. b. 7. 15. 33. 34. b. 9. 49. 68. b. 10. 76. See Tit. Exigent.

Where Utlawry shall be avoided, because the Party outlawed was beyond Sea at the Time, &c. B. 7. 14, 20. b. 8. 101. b. 9. 31. b. 5. 2 p. 111. See Tit. Over Seas, and Certificate.

Where Utlawry shall be avoided, because of Mifreturn of the Sheriff, and how. B. 4. 94. b. 8. 141.

Where and what Matter shall be Error in Utlawry. B. 4. 94. b. 5. 2 p. 9. 111. b. 8. 142, 143, 252.

Where Utlawry shall be avoided, because the Outlaw was imprisoned at the Time, &c. B. 5. 2 p. 111.

Where and what Things shall be forfeited to the King upon Utlawry, or not. B. 3. 2, 3. 4. 35. 39. 82. b. 4. 93. b. 5. 2 p. 111. b. 6. 80. b. 7. 13. 21. 22. See Tit. Thing in Action.

Where Forfeiture of Goods and Chattels shall be by Award of Exigent. B. 5. 2 p. 111. b. 11. 41.

Where and how Executors shall avoid Outlawed had against their Testator. B. 6. 80. b. 5. 2 p. 111.

Where, how, and when a Man shall be restored to his Goods, &c. who reverse Utlawry by Plea, Writ, or general Pardon. B. 5. 2 p. 90. 111. b. 8. 96. 97. 143. twice. b. 9. 80. See Tit. Error.

Where Utlawry shall be avoided by Plea, without suing a Writ of Error, or not. See Tit. Error.

Where Utlawry shall be avoided by Reversal of another Record, upon which it depends. See Tit. Error.

Where Land descents to the Son and Heir, notwithstanding Utlawry in the Father. See Tit. Difent.

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W.

Waging Law. See Tit. Ley.

Waging Law. See Tit. Ley.

Waif and Efray.

W. WHERE and what Things shall be said an Efray, where and what not. B. 5. 2 p. 107, 108. b. 7. 16.

Where and what Goods shall be said waived and forfeited by Waiver, or by Flight of a Felon; where and what not. B. 5. 2 p. 109. b. 7. 16.

Where and when the Property of Goods waived and estrayed shall be adjudged in him who has the Franchise to have them, and where before Claim, or Seizure, or not. B. 5. 2 p. 107, 108. b. 7. 16.

Where Proclamation is to be upon Goods taken and claimed as Efrays, and how, &c. B. 5. 2 p. 107, 108. b. 7. 16.


Where Justification in Trespass of Goods taken and waived, or estrayed, shall be good, or not. B. 5. 2 p. 108. b. 7. 16.

Where the Owner shall have them again, if he claims within a Year and Day, and how the Year and Day shall be accounted. B. 5. 2 p. 107, 108. b. 7. 16. See Tit. Claim, and Computation.

Where Infants, Women covert, or &c. shall be bound if they claim not within a Year and Day. See Tit. Enfants, Claim, and Baron and Feme, and above.

Wales.

Where the Courts of Westminster shall have Jurisdiction, and hold Plea of Land, or for Trespass there, or not. B. 7. 21.

Expq
Waiving of Things. Warren.

Where the King by his Prerogative may waive the Issue, or Demurrer, or take a new Issue, or Demurrer, or not. See Tit. Prerogative of the King.

Where a Deed or Legacy may be waived, and what shall be said waiving, what not. See Tit. Devise.

Where Waiving a Thing below, binds as strongly as Disclaim in a Court of Record, or not. See Tit. Waiving.

Where Judgment may be waived, and a new Original taken, or not. See Tit. Extinction, and Trespass.

Where the Benefit of a Feoffment, or Gift of Land may be waived by Disagreement after. See Tit. Agreement and Disagreement, and Feoffment to many, and Livery to one.

Where a Man may waive a Gift of Goods to himself, made in his Absence, &c. See Tit. Gift.

Where Descent of Land may be waived, or not. See Tit. Demand, and Disclaim.

Where a Man may plead a Plea in Bar, and conclude his Plea with (fo) &c. and the precedent Matter shall not be waived by it, or contrary. See Tit. Bar, Bastardy, Debt, and Right.

Where a Woman may waive her Dower, or Jointure, and be anew indowed. See Tit. Dower, twice.

Where the Benefit of a general, or particular Pardon may be waived, or not. See Tit. Charter.

Where the Benefit of an Action given by Statute, may be waived, and an Action at the Common Law before taken. See Tit. Election.

Where Proces given by Statute may be waived, and Proces at the Common Law before taken. See Tit. Proces.

Where Judgment given by Statute may be waived, and Judgment at the Common Law prayed, and contrary, or not. See Tit. Election.

Where upon Plea to the Writ, and Conclusion to the Action, or contrary, the Premises of the Plea are waived. See Tit. Pleadings.

The Matter of Esoppel shall be waived, if it be not relied upon, but Issue taken upon another Point. See Tit. Esoppel.

Where Issue in Tail may waive the Assets descending to him, and take his Writ of Formedon, or not See Tit. Acceptance, and Exchange.

Where the special Matter found by the Verdict at large, and the Conclusion is precise to the Writ, the special Matter shall be waived, or not. See Tit. Judgment and Engross.

Where he that has an Estate, or Seigniory out of Land, may waive an Estate made to him, and others, and so preferve his Rent, or Seigniory. See Tit Extinction.

Where a Franchise by Prescript ion shall be lost and extinguished by Acceptance of the King's Charter of Grant of late Time, and the Advantage of Prescript ion by such Grant waived. See Tit. Extinction.

Where Plea in Bar in Trespass shall be waived by a new Assignment. See Tit. Bar, and Trespass.

Where if one Party offer to demur, the other cannot waive it. See Tit. Demurrer.

Warren. See Tit. Forests.

Where a Man may have a Warren in his own Land, and how, and by what Means. B. 7. 23. See Tit. Forests.

Where taking a Lease of the Land in which a Man has a Warren, is no Suspension of the Warren. B. 7. 23. See Tit. Suspension.

Ward.

Form of the Writ of Right of Ward, and what Matter is sufficient, what not. B. 5. 2 p. 18. b. 8 b. 9. 72.

Form of Ejectment of Ward, and what Matter is sufficient to abate it.
Ward.

B. 10. 130. b. 11. 45, 46. See Tit. Ejection of Ward, and Statutes, 28 E. 1. of Wards.

Form of the Writ of Raisalment of Ward, and what Matter is sufficient to abate it. B. 9. 73.

Form of the Writ of Value of Marriage. B. 5. 2 p. 127. b. 6. 70, 75. b. 9. 73. b. 10. 119. See Tit. Action upon Statute, and Form.

Where one Writ of Ward lies not upon several Tenures. B. 8. 86. See Tit. Writ.

Where shall be said a Deforcer of a Ward, against whom a Writ of Right of Ward, or Raisalment of Ward lies, and is maintainable, who not. B. 9. 72. 73. See Tit. Statutes, W. 2. c. 35.

Where a Man shall have the Ward fallen in another's Time, to which he is a Stranger, or not. B. 3. 92. 93. Count in Ejectment of Ward. B. 11. 55. See Tit. Ejectment of Ward.

Where the Father or Mother shall have a Writ of Trespass, &c. of their Son and Heir raisalmed and taken out of their Possession, and against whom against whom not. B. 3. 38. 39. b. 6. 22. b. 7. 12. 13.


Count in Forfeiture of Marriage, or Valore maritagi. B. 6. 70, 75. b. 10. 110. See Tit. Action upon Statute.

Where the Lord shall have a Writ of Ward for the Body of the Ward, where he may seize him before he has the Land in Possession, or not. B. 9. 129.

Where the Lord cannot enter upon the Feoffee supposed by Collocation, but is put to his Writ of Ward to recover it. B. 9. 73, 129. b. 11. 77. See Tit. Collocation, and Statutes, Marib. c. 6.

Where the Lord shall not have the Wardship of the Son and Heir, or Daughter and Heir, in the Life of the Father, or Mother. B. 3. 38. 59.

Where the Lord shall have the Wardship of the Heir, and Lands of his Tenant, notwithstanding the Feoffment, or &c. of his Tenant by Collocation in such Case; where not. B. 1. 122. b. 2. 94. b. 3. 66. 81. b. 4. 4. 40. 83. b. 8. 103. b. 9. 73, 129. See Tit. Collocation, and Statutes, Marib. c. 6. there.

Where an Infant and his Lands shall be in Ward, to which he has Right or Title to enter, and to which he comes by his own Act, or Purchase, as by Recovery, or Entry, or not. B. 1. 98. 99. 106. 156. b. 2. 80. b. 3. 55. b. 4. 125. b. 6. 3. Where the King shall have Wardship by Reason of such lands to which an Infant has Right or Title to enter, and shall have such lands in Ward, or not. B. 2. 60. b. 7. 7. See Tit. King, and Prerogative.

Where the King shall have the Wardship and Custody of Idcots, and of their Lands and Goods, and of what, what not. B. 4. 56. 126. 127. b. 9. 170. See Tit. Idcots, and Prerogative.

Where the King shall have the Wardship of Lands held of other Lords, as well as of those held of him. B. 9. 16. 133. See Tit. Prerogative.

Where the Heir and Issue of the Donce in Tail shall be in Ward, and where, notwithstanding Discontinuance by his Ancestor, and to whom he shall be in Ward. B. 2. 91. 92. 93. b. 8. 166. b. 9. 126. See Tit. Avoiury.

Where the Heir shall be in Ward by Discent of a Reversion. B. 2. 92. 93.

Where the Heir shall be in Ward upon Discent of a Remainder, and when. B. 2. 92, 93. b. 6. 3. b. 9. 129. 132. 134. b. 10. 81.

Where the Heir of him who had the ESTATE of Inheritance jointly with one whose Estate was for Life, shall be in Ward, and when. B. 8. 163. b. 9. 126.

Where the Lord shall have the Wardship, &c. notwithstanding the Seigniory was suspended at the Death of the Tenant, or not. B. 2. 92. 93. b. 9. 129.
Ward.

Of the Heir of him to whose Utte, and where not. B. 2. 85, 113, 123, 124. b. 4. 4. See Tit. Statutes, 4 H. 7. c. 17. there. B. 6. 76.

Where the Body shall not be in Ward, but the Lands shall, and where none of them shall be in Ward, notwithstanding the Tenant holds by Knights Service. B. 5. 92, 95. b. 9. 125, 129, 131, 133. See Tit. Stat. 32 H. 8. c. 1. 34. H. 8. c. 5.

Where the Heir and his Land shall be in Ward, notwithstanding he is knighted during his Nonage, or not. B. 6. 73. b. 8. 175.

Where the Executors shall have the Wardship fallen in the Time of the Lord, Teller, or not, but the Heir. B. 2. 93. See Tit. Chattels.

The Ages of the Heir, Male or Female to be in Ward, and which are their marriageable Years, and where the Heir female shall be in Ward after Fourteen Years of Age till Sixteen, or not. B. 6. 22, 71, 72, 74. b. 7. 43. b. 2. 72. See Tit. Stat. Merton. c. 6, 7. and Weft. 1. c. 23. there.

Where the Ward shall be twice married by the Lord, and where he shall be married by the Lord, where he was married by the Father before, or by the Ravisher, or not. B. 5. 2 p. 102. b. 6. 22. b. 9. 132.

Where the Lord Guardian shall not the Ternor, or Tenant by Elegit of the Tenant, or not. B. 4. 82, 83.

Where the Lord shall recover but single Damages against the Ravisher, or in a Writ of Ravishment, and where the Double Value. B. 9. 72, 75. See Tit. Statutes, W. 2. c. 35 and Judgments, and Damages.

Bar in Writ of Ward by Release, where; where not. B. 2. 68. b. 5. 2 p. 97. See Tit. Release.


What Judgment shall be given in Ravishment of Ward. B. 9. 72, 74.

See Tit. Fine to the King Imprisonment, and Stat. Weft. c. 35.

What Issue shall be taken in Writs of Ward, and good, what not. B. 2. 92. b. 5. 2 p. 58, 127. b. 6. 70 b. 10. 119. See Tit Issue joined, and Tender, Refusal, and Action upon Statutes.

Where Orphans shall be in for their Body, Lands, or Goods, and how, and to whom. B. 4. 65. b. 5. 2 p. 73.

Where a Writ of Ward shall be general, and the Count special See Tit. Writ.

Where the Writ of Ward shall abate by Death of the Heir, or his coming to full Age, or by Death of the Parties, Plaintiff, or Defendant, or not. B. 5. 2 p. 18. b. 9. 72. See Tit. Refusions.

Where a Grant by the Guardian Seque, or because of Nurture, is good, or not. B. 3. 38, 39. See Tit. Grant.

Where the King shall have the Ward of Idots and Lunatics, and of their Lands. See Tit. Idots, and Prerogative.

Where the King shall have Prerogative in Wardship. See above, and Tit. Prerogative.

Where it is in the Election of the Lord, to have the Wardship of the Heir of his Tenant, or his Services. See Tit. Election.

Where the Lord shall be concluded to have the Wardship of the Heir of his Tenant by Acceptance of Services, and which. See Tit. Acceptance.

Of Land and Body, by the Statutes 32 and 34 H. 8. and where, how, and when the King, or other Lord shall have Wardship by these Statutes. See Tit. Statutes 32 H. 8. c. 1. there.

Where Tender of Marriage is material by the Guardian, and what is a good and sufficient Tender, what not. See Tit. Action upon Statutes, and Tender.

Where the Lord shall have the Value of Marriage against the Heir, and where the double Value, and where and when he shall retain the Land for it. See Tit. Action and Statutes, Merton, c. 6. 7. there.

What
What Process shall be awarded in a Writ of Ward upon the Return of the Sheriff, or &c. See Tit. Process.
Where and in what Actions an Infant shall answer, or sue Actions by his Guardian. See Tit. Attorney.
Where Writ of Dower lies against a Guardian, and Dower assigned by him is good. See Tit. Dower.
What Damages shall be recovered in a Writ of Ravishment of Ward, or &c. and where Costs shall be recovered also. See Tit. Damages.
Where the Lord shall have the Wardship of the Heir of his Tenant who holds by Cattle-guard, tho’ not by Exequage. See Tit. Exequage.
Where the Lord shall have the Wardship of the Heir of his Tenant who holds by Grand Serjeanty. See Tit. Grand Servant.
Where Husband and Wife shall be jointly sued in a Writ of Ravishment of Ward, or &c. See Tit. Joining in Action.
Where a Man may have an Action of Trespass at the Common Law, or a Writ of Ravishment of Ward at his Election. See Tit. Election.
Where ancient Demise is a Plea in a Writ of Ward. See Tit. Ancient Demise.
Where Wardship shall be because of Priority, and what shall be said Priority, and where it holds not against the King. B. 5. 2 p. 56. See Tit. Statutes, 28 E. 1. of Wards, &c.

Warranty.

By the Words Dedi and Concess, and who are bound to Warranty by them, and vouch, &c. by them, who not. B. 1. 2. b. 4. 81. b. 5. 2 p. 17, 18. See Tit. Counterplea of Warranty.

Warranty in Law, and which are WARRANTIES in Law, and who shall vouch, &c. be vouched, &c. by them, who not. B. 1. 2. b. 4. 81. b. 5. 2 p. 17, 18.

By Homage Ancestral, and where it is destroyed, and lost. B. 3. 14. b. 6. 12, 13. b. 7. 12. b. 8. 75. See Tit. Counterplea of Warranty, and Implied.

By Exchange, and who shall vouch by it, who not. B. 1. 96. b. 4. 121. See Tit. Exchange, and Assignee, and Counterplea of Warranty.

Because of the Reversion, and who shall be bound to warrant by it. B. 4. 81. See Tit. Counterplea of Warranty.

General against all Men, and which it is, and by what Words. B. 1. 1. 2. b. 4. 81.

What is lineal, and where it bars not in Formedon without Assents. B. 4. 4. b. 8. 52. b. 10. 37, 38.

What is collateral, and where such Warranty bars in Formedon without Assents, or not. B. 1. 66, 67, 76, 140. b. 3. 59, 62. b. 5. 2 p. 47, 79, 80. b. 8. 51, 52, 53, 54. b. 9. 11, 26, 126. b. 10. 96, 97. See Tit. Statutes, General.

What shall be said Warranty, which begins by Difference, what not. B. 3. 78. b. 5. 2 p. 79, 80. b. 8. 37.

Where Warranty by an Infant, or Man of unbound Memory binds them not, but is void in Law. B. 4. 125.

Where Warranty shall be void against one Person, and stand in Force against another, and where it shall be defeated and avoided in Part, and stand in another Part, or not. B. 8. 51, 52. See Tit. Voucher.

Where Warranty shall not in large nor amend an Estate, but cease when the Estate determines, &c. B. 1. 85. b. 10. 96, 97.

Where Warranty in Law is extinguished, and of no Effect, by Warranty in Deed, or not. B. 4. 82.

Where Warranty of Land extends to Rent, Common, or &c. to vouch, or rebut by such Warranty. B. 2. 47. b. 10. 97.

Where Warranty collateral binds the Right for ever, so that a Man may make Title to Land by it. B. 8. 53. b. 10. 97.

Where Warranty to two jointly shall be taken and confirmed as Several. B. 5. 2 p. 8, 19. See Tit. Voucher, and Expedition.

Where he that is in of another Estate than, &c. shall not have Avis of Warranty. B. 1. 122, 136. b. 3.
Where and who shall rebut by Warranty as Affignee, or as Affignee of Affignee, or as Heir of the Affignee; where and who not. See Tit. Affignee.

Where the Affignee shall vouch, or rebut upon Warranty, without shewing the Deed, or not. See Tit. Affignee, and Monstrance of Deeds.

Where he that rebutt by Warranty, may convey by Que esstat, without shewing how, or not. See Tit. Que esstat.

Where a Condition annexed to Warranty that he shall not vouch, or not rebut by Warranty, is good, or not. See Tit. Condition repugnant there.

Where Warranty made to many, may be darreined by one alone, or not. See Tit. Counterplea of Warranty. Where Warranty is extinguished and lost by retaking as high an Estate of the Feoffee as he gave. See Tit. Voucher.

Where a Coparcener shall have Aid of his Companion to darrein the Warranty, or not. See Tit. Aid.

Where Warranty collateral shall be avoided by Entry, or continual Claim. See Tit. Continual Claim.

Where the Lord shall have Benefit of the Warranty made to his Villien by Voucher, or Rebutter. See Tit. Villeinage.

Where a Man enters into Warranty freely, without Procefs. See Tit. Voucher.

Where a Man may vouch one or two by a joint Warranty made, at his Election, or not. See Tit. Voucher. Where the Voucher may enter in the Warranty specially saving to himself his Action, Rent, Right, or &c. See Tit. Voucher.

Of Warranty with Afssets, and all the Matter concerning Afssets by Difference. See Tit. Afssets.


Of Voucher by Warranty in Deed, or in Law, and all the Matter concerning

cerning Voucher. See Tit. Voucher, Counterplea of Voucher, and Counterplea of Warranty.

Warranty of Attorney.

Form of Entry of Warrant of Attorney in Precipe quod reddat of a Messuage, Mill, or Wood, or &c. B. 4. 87.

Warranty of Charters.

Form of the Writ, and what Matter is sufficient to abate it, what not. B. 8. 48, 159.

Where the Writ of Warranty of Charters lies before a Man bepleaded, and the Judgment upon it. B. 7. 4. See Tit. Writ.

Where the Writ of Warranty of Charters lies, and shall be maintained by an Assignee. B. 5. 2 p. 16, 17. See Tit. Assignee.

Where it lies for the Heir of the Assignee, or Assignee of the Assignee. B. 5. 2 p. 16, 17. See Tit. Assignee.


Where he who is in of another Estate than that to which the Warranty was made, shall have and maintain a Writ of Warranty of Charters, or not. See Tit. Warranty, Assignee, Counterplea of Warranty.

Where the Writ of Warranty of Charters shall be general, and the Count special. See Tit. Writ.

Where the Writ of Warranty of Charter lies, and is maintainable, because of Homage Ancestral. See Tit. Counterplea of Warranty.

Where Warranty of Charters lies, and shall be maintained, because of Homage Ancestral. See Tit. Counterplea of Warranty, and Exchange.

Where and when Lands shall be bound to render in Value, by using the Writ of Warranty of Charters. See above, and Tit. Recovery of Value.

Where upon a Writ of Warranty of Charters a Fine may be levied. See Tit. Fines.

Waste.

Form of the Writ of Waste, and where in the Tenet, where in the Tenet. B. 4. 6, 8. 5. 2 p. 12, 45, 75, 115. b. 6. 44.

Where one Writ of Waste lies, and shall be maintained upon several Leaves. B. 8. 87. See Tit. Writ, twice

Where a Tenant in Common, or Joint-Tenant may have an Action of Waste against his Companion, &c. B. 11. 49, 82. See Tit. Statutes, W. 2. c. 22.

Where and upon what Lease the Writ shall be general, and Count special. See Tit. Writ, and Leases, twice.

Where and against whom in a Writ of Waste the Statute ought to be reheard, &c. against whom not. See Tit. Action upon the Statute, and below.

Against the Permn of Profits. See Tit. Stat. 11 H. 6. c. 5. and the Exploitation of it there.


Count in the Writ of Waste, and what is good, what not. B. 5. 2 p. 12, 77. b. 6. 68. See Tit. Writ General, and Count Special.

Against Tenant by Courtefy, or Dower, and the Bar in it. B. 5. 23. b. 4. 62. b. 5. 2 p. 13. b. 6. 37, 41, 43. b. 9. 142. b. 11. 83. See below.

Bar in Waste against the Tenant for Years, or Life, &c. where good for the mean Estate for Life, or Years, or not. B. 2. 92. b. 5. 2 p. 76. b. 6. 37. b. 13. 44, 47.


Where the Wife shall be punished for Waste done by the Husband during the Coverture, or not. B. 8. 44. See

Bar in Waite, because it became ruinous by the Act of God, and where, or not. B. 4. 63. b. 10. 139, 140. b. 11. 82, 84.

Bar in Waite by Sale, or Grant of the Reverion to another. B. 4. 63.

Bar in Waite by Release, or Confirmation, or  or not. B. 9. 140, 141.

Bar in Waite by the Claus in the Deed (without Impeachment of Waite) and where, and how to be construed. B. 2. 23. b. 4. 63. b. 9. 9. b. 11. 83. See Tit. Exposition.

Bar in Waite by the Grantee of the Reverion for Defendant of Attornment. See Tit. Attornment. B. 2. 35, 68. b. 4. 70. b. 5. 2 p. 113. b. 6. 37, 68. b. 8. 94.

Bar in Waite for Reparation made before the Action brought. B. 5. 2 p. 119.

What shall be said Waite in Houses, Walls, or other Things about the Houses, what not. B. 2. 92. b. 4. 63, 64. b. 5. 2 p. 119. b. 6. 43.

Where and what Act, or Thing shall be said Waite in Lands, where and what not. B. 4. 67, 68, 70. b. 5. 2 p. 12.

Where and what Act, or Thing done shall be said Waite in Trees, or Woods; where and what not. B. 2. 92. b. 4. 63, 69. b. 11. 45, 48, 82.

Justifiable for Amending, Repairing, or Building anew, and where, or not. B. 11. 82.

Where Action of Waite lies not against Tenant by Elegit, Statute-Merchant, or Staple. B. 6. 37.

Where Waite lies against Executors. B. 5. 2 p. 12.

Where it lies not against Tenant in Tail after Possibility of Issue extinct. B. 6. 41. b. 9. 139 b. 11. 80, 81. See Tit. Tail after Possibility.

Where Waite lies against an Occupant. B. 6. 37 b. 10. 98. See Tit. Occupant.

Where Tenant by Copyhold may commit Waite, and shall not be punished for it. B. 4. 25, 27, twice. b. 5. 2 p. 13. b. 8. 63. See Tit. Copyhold.


Where it lies not by Tenant in Tail against his Leissee for his own Life, or his Grantee of his whole Estate. B. 2. 52. b. 3. 84. See Tit. Abstinance.

Where it lies by the Feesee of the Lessor after Re-entry of the Leissee. B. 2. 68. b. 5. 2 p. 113. See Tit. Atornment.

Where Action of Waite lies against Tenant in Dower, or Courteesy, after they have granted their Estate over, and for whom, for whom not. B. 3. 23. b. 9. 142.

Where Waite once dispensable shall after become punishable by Accidents, and by what. B. 2. 92. b. 5. 2 p. 76. b. 8. 76. b. 11. 83. See Tit. Confirmation.

How the Sheriff shall demean himself upon a Writ to enquire of Waite. B. 4. 65. b. 8. 152. See Tit. Sheriff.

Where an Infant shall be charged and punished for Waite, or Estrangement. See Tit. Erstament. B. 8. 44.


What Issue is good in a Writ of Waite. B. 3. 28. b. 5. 2 p. 119.

What is a good Evidence in a Writ of Waite upon Issue joined, what not. B. 5. 2 p. 119. See Tit. Evidence.

Replication in Waite what is good, what not. B. 5. 2 p. 77.

Verdict in Waite what is good, what not. B. 5. 2 p. 11.

Judgment in Waite, what shall be said the Place waisted, and where more shall be recovered than the Place waisted. B. 11. 50.

At the Common Law, and the Judgment against whom it lies, against whom not. B. 4. 62. b. 8. 87, b. 10. 116. b. 11. 49, 50, 81, 82. See above, twice.

Where
Where Costs of Suit shall not be recovered in a Writ of Waif. See Tit. Damages.
Where Jurors in a Writ of Waif shall have the View, and how. See Tit. View.
Where Estrepement lies upon a Writ of Waif sued, and when. See Tit. Estrepement.
Where a Condition annexed to an Eftate, &c. that the Leffe, or &c. shall not waife, is good; where and to what Eftate not. See Tit. Condition.
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