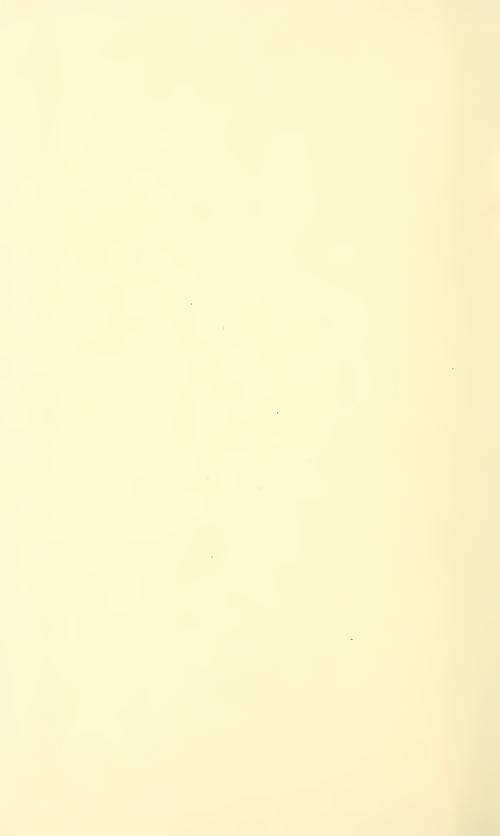
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TRANSLATION

OF ALL THE

GREEK, LATIN, ITALIAN, AND FRENCH QUOTATIONS

WHICH OCCUR IN

BLACKSTONE'S COMMENTARIES

ON THE LAWS OF ENGLAND;

AND ALSO IN

THE NOTES OF THE EDITIONS

BY

CHRISTIAN, ARCHBOLD, AND WILLIAMS.

By J. W. JONES, Esq.

LATE OF GRAY'S INN.

PHILADELPHIA:
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PREFACE.

If the excellence of a book be best proved by the universality of its reception, there are few of greater merit than the Commentaries of Blackstone—a work, although expressly treating of the Laws of England, not confined to the library of the lawyer, but occupying a distinguished place in every collection of books bearing in any degree the character of judicious selection.

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Nov. 1st, 1823.

J. W. JONES.

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TRANSLATION,

&c., &c.

VOLUME THE FIRST.

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XI. Quam peritus ille et privati juris et publici! Quantum rerum, quantum exemplorum, quantum antiquitatis tenet! Nihil est quod discere velis, quod ille docere non potest! Mihi certe, quoties aliquid abditum quæro, ille thesaurus est.

How skillful he is both in public and in private law! What a knowledge he possesses of things, of examples, and of antiquity! There is nothing you would learn which he cannot teach. In every difficulty he is my constant resource.

Placitum—Placita. Marginal titles.

Ex ordine. According to their order.

- 6. Facultas ejus, quod cuique facere libet, nisi quid vi, aut jure, prohibetur. Its essence is the power of doing whatsoever we please, unless where authority or law forbids.
 - 7. Vera lex, recta ratio, nature congruens.

 True law, right reason, conformable to nature.
 - 10. Est senatori, &c. [translated in the text.]
 - 12. Turpe esse, &c. [translated in the text.]
 - 15. Dedicatio corporis juris civilis. Dedication to the body of civil law.
- 16. Quia juris civilis studiosos decet haud imperitos esse juris municipalis, et differentias exteri patriique juris notas habere.

For students of civil law should not be ignorant of the municipal law nor of the remarkable differences between their own laws and those of foreign nations. 16. Doctor legum mox a doctoratu dabit operam legibus Angliæ, ut non sit imperitus earum legum quas habet sua patria, et differentias exteri patriique juris noseat.

A doctor of laws, having taken his degree, should study the laws of England, that he be not unskilled in those of his own country, nor be ignorant of the essential differences between them and foreign laws.

- 17. Nullus clericus nisi causidicus. No clergyman who is not a lawyer also.
- 17. Foro seculari. In the secular court.
- 17. A fortiori. By a stronger reason.
- 17. Les juges sont sages personnes et autentiques—sicome les archevesques, evesques, les chanoines des eglises cathedraulx, et les autres personnes qui ont dignitez in saincte eglise; les abbez, les prieurs conventaulx, et les gouverneurs des eglises, &c.

The judges are persons of wisdom and authority—such as archbishops, bishops, canons of eathedral churches, and other dignitaries of holy church, the abbies, priors of convents and church governors, &c.

- 19. Et omnes comites, &c. [translated in the text.]
- Quod principi placuit legis habet vigorem.
 The constitution of the prince has the force of law.
- Judicium parium vel lex terræ.
 The judgment of the peers or law of the land.
- 20. In foro seculari. In the secular court.
- 21. Summa de laudibus Christiferæ Virginis (divinum magis quam humanum opus). "Item quod jura civilia, et leges, et decreta scivit in summo, probatur hoc modo; sapientia advocati manifestatur in tribus; unum quod obtineat omnia contra judicem justum et sapientem; secundo, quod contra adversarium astutum et sagacem; tertio, quod in causa desperata: sed beatissima virgo, contra judicem sapientissimum, Dominum; contra adversarium callidissimum, diabolum; in causa nostra desperata; sententiam optatam obtinuit."

Perfections of the Christ-bearing Virgin (a work more divine than human). "Likewise that she had a perfect knowledge of civil rights, laws, and decrees is thus proved:—the wisdom of an advocate is manifested in three things—first, that he have a prevailing influence before a wise and just judge; secondly, against a subtle and sagacious adversary; and thirdly, in a desperate cause: The most blessed Virgin obtained the desired judgment from the most wise judge, the Lord—against our most cunning enemy, the devil—in our desperate cause."

21. Nec videtur incongruum mulieres habere peritiam juris. Legitur

enim de uxore Joannis Andreæ glossatoris, quod tantam peritiam in utroque jure habuit, ut publice in scholis legere ausa sit.

Nor does a knowledge of the law seem inconsistent with the female character. For we read that the wife of John Andrew the Lexicographer, was so skilled both in the common and municipal law, that she ventured to deliver lectures on both publicly in the schools.

- 22. Contra inhibitionem novi operis.

 Contrary to the prohibition of a new work.
- 22. De novi operis nuntiatione.

 Concerning the denunciation of a new work.
- 22. In ceux parolx, "contra inhibitionem novi operis" ny ad pas entendment.

In these words, "contrary to the prohibition of a new work," there is no meaning.

22. Ceo n'est que un restitution en leur ley, pur que a ceo n'avemus regard, &c.

This is but a restitution in their law, therefore we shall pay no regard to it.

23. Aula regis.

In the King's court.

23. Pro & con.

For and against.

23. Pro & con. For and against.

24. Quos banci narratores vulgariter appellamus.
Whom we commonly call bench reporters.

24. Servientis ad legem.

24. Voluit ligamenta coife sue solvere ut palam monstraret se tonsuram habere clericalem; sed non est permissus.—Satelles vero eum arripiens, non per coife ligamina sed per guttur eum apprehendens, traxit ad carcerem.

Of a serjeant at law.

He wished to untie the strings of his coif that he might prove to all his having the clerical tonsure; but this was not allowed.—Then an officer seizing him, not by the strings of his coif but by his throat, dragged him to prison.

- 24. Ne aliquis scholas, &c. [translated in the text.]
- 25. Passim—Every where—through the whole work.
- 27. Τελεια μαλιστα, &c. [translated in the text.]
- 30. Pomeria. The bounds.
- 31. Emisit me mater Londinum, juris nostri capessendi gratia; cujus cum

vestibulum salutassem, reperissemque linguam peregrinam, dialectum barbaram, methodum inconcinnam, molem non ingentem solum sed perpetus humeris sustinendam, excidit mihi (fateor) animus, &c.

My mother sent me to London to commence the study of the law; but when, having paid my respects to the vestibule of this branch of learning I was met by a foreign language, a barbarous dialect, an uncouth style, and a mass not only vast but always to be endured, I confess my courage failed me.

32. Ita lex scripta est.

So the law is written.

Beforehand.

33. Nisi leguleius quidem cautus, et acutus præco actionum, cantor formularum, auceps syllabarum.

Than a smatterer in law, wary, indeed, and a smart prater about actions, a setter-forth of forms, a captious wrangler.

35. Incipientibus nobis exponere jura populi Romani, ita videntur tradi posse commodissime, si primo levi ac simplici via singula tradantur; alioqui, si statim ab initio rudem adhuc et infirmum animum studiosi multitudine ac varietate rerum oneravimus, duorum alterum, aut desertorem studiorum efficiemus, aut cum magno labore, sæpe etiam cum diffidentia (quæ plerumque juvenes avertit) serius ad id perducemus, ad quod, leviore via ductus, sine magno labore, et sine ulla diffidentia maturius perduci potuisset.

To us about to expound the laws of the Romans, it seems that it may be done more advantageously if first delivered separately and in an easy and simple manner; otherwise, if in the very beginning we burden the mind of the student, as yet unexercised and weak, with a multitude and diversity of things, we either cause him to relinquish his studies altogether, or bring him much later, with great labor, and often with great diffidence (which very frequently deters young men) to that point, to which, conducted by a more easy method, he might have been brought earlier, with little trouble, and with sufficient confidence.

39. Γενεσθω φως και εγενετο. Let there be light and there was light.
40. Suum cuique tribuere. To give to everyone his due.

40. Juris præcepta sunt hæc, honeste vivere, alterum non lædere, suum cuique tribuere.

The precepts of the law are these, to live honestly, not to injure another, and to give to every one his due.

- 41. Jura nature sunt immutabilia. The laws of nature are immutable.
- 41. Leges legum. The laws of laws.

43. In fore conscientize.

42. Melins est omnia mala pati quam malo consentire.It is better to endure every evil than to consent to evil.

42. Malum in se. Crime in itself.
42. Corruptela. A mere mischief.

43. Quod naturalis ratio inter omnes homines constituit, vocatur jus

In the court of conscience.

That rule which natural reason has dictated to all men, is called the law of nations.

44. Jus civile est qued quisque sibi populus constituit.

The civil law is that which every nation has established for its own government.

44. Quod quisque populus ipse sibi jus constituit, id ipsius proprium civitatis est, vocaturque jus civile, quasi jus proprium ipsius civitatis.

That which a people have decreed as law for themselves is peculiar to that city or nation, and is called the civil law, as being the law of that particular country.

44. Lex est summa ratio insita a natura quæ jubet ea, quæ facienda sunt, prohibetque contraria.

Law is the perfection of reason implanted in us by nature, which enjoins what should be done, and forbids what we should not do.

45. Viva voce.

By word of mouth.

46. Ex post facto.

After the fact.

At a future period.

46. Privilegia.

Private laws.

46. Vetant leges sacrate, vetant duodecim tabule, leges privatis hominibus irrogari; id enim est privilegium. Nemo unquam talit: nihil est crudelius, nihil perniciosius, nihil quod minus hæe civitas ferre possit.

The sacred laws forbid, the twelve tables forbid, that the interests of private individuals should be affected by special laws; for that is privilege. There has never been an instance of it: nothing could be more cruel, nothing more injurious, nothing which to this nation could be less tolerable.

50. Esse optime constitutam rempublicam, quæ ex tribus generibus illis, regali, optimo, et populari, sit modice confusa.

That the best constituted republic, is that which is duly compounded of these three estates, the monarchical, aristocratical, and democratical.

50. Cunctas nationes et urbes, populus, aut primores, aut singuli regunt: delecta ex his et constituta reipublica forma laudari facilius quam eveniri, vel, si evenit, haud diuturna esse potest.

The government of all cities or countries is either democratical, aristocratical, or monarchical. It is more easy to approve of a government composed of these three in the form of a republic than to carry it into execution; or if effected, it cannot be lasting.

51.	Principium et fons.	The origin and source.
54.	Mala in se.	Crimes in themselves.
57.	Mala prohibita.	Crimes, because forbidden.
58.	1 1 0 1	rope mater et equi. to be the parent of all that is lawful and
equita	ble.	
58.	Juris positivi.	Of positive law.
58.	Omnia peccata sunt paria	. All offences are equal.
œnal	is mixta et ad culpam obli The object of a law purel	tantum ad pænam, non item ad culpam: lex gat et ad pænam. y penal regards the punishment solely, not law involves both the crime and punish-
	The law does not define e	ed arbitrio boni viri permittit. exactly, but leaves something to the discre-
ion o	f a just and wise judge.	
62.	Summum jus.	The rigor of the law.
62.	Summa injuria.	The highest injury.
63,	Leges sola memoria et usu They retained their laws	a retinebant. solely by memory and custom.

65. Omnibus qui reipublica prasunt etiam atque etiam mando, ut omnibus acquos se prebeant judices, perinde ac in judiciali libro scriptum habetur; nec quicquam formident quin jus commune audacter libereque dicant.

Expressed or sanctioned by the tacit and unwritten customs and

64. Tacito et illiterato hominum consensu et moribus expressum.

consent of men.

To all who preside over the republic, my positive and repeated injunction is, that they conduct themselves towards all as just judges, as it is written in the dome-book, and without fear boldly and freely to declare the common law.

- 66. Lex Angliæ. The law of England. The law of the land. 66. Lex terræ. 66. Legum Anglicanarum conditor. The founder of the English laws. The restorer. 66. Restitutor. 69. Viginti annorum lucubrationes. The lucubrations of twenty years. 69. Præteritorum memoria eventorum. The remembrance of past events. 69. Legibus patriæ optime instituti. Best instructed in the laws of their country. To declare the law. 70. Jus dicere 70. Jus dare. To enact the law.
- Argumentum ab inconvenienti plurimum valet in lege.
 The plea of inconvenience is, in law, the most weighty.
- Nihil quod est inconveniens est licitum.
 Nothing which is inconvenient is lawful.

70. Non omnium, quæ a majoribus nostris constituta sunt, ratio reddi potest; et ideo rationes corum quæ constituuntur inquiri non oportet; alioquin multa ex his quæ certa sunt subvertuntur.

Reasons cannot be given for all the laws which our ancestors have appointed; therefore we should not seek them; otherwise many of those laws which are established would be subverted.

71. Si imperialis majestas causam cognitionaliter examinaverit, et partibus, cominus constitutis, sententiam dixerit, omnes omnino judices, qui sub nostro imperio sunt, sciant hanc esse legem, non solum illi causæ pro qua producta est, sed et in omnibus similibus.

If the Emperor shall have examined the cause, and shall immediately declare his opinion, let all the judges of the land know that this is law, not only with respect to that cause which first produced the opinion, but to every other of the like nature.

72. Κατ' εξοχην. By way of pre-eminence.

^{74.} Quod principi placuit legis habet vigorem, cum populus ei et in eum omne suum impērium et potestatem conferat.

The constitution of the prince has the force of law, as the people place all their power and authority in his hands.

- 74. Imperator solus et conditor et interpres legis existimatur.
- The Emperor alone is considered both as the maker and interpreter of the law.
 - 74. Sacrilegii instar est rescripto principis obviari. It is sacrilege to oppose the rescript of the prince.
 - 74. Constitutio.

Sed et quod principi placuit legis habet vigorem: quum lege regia, quæ de ejus imperio lata est populus ei, et in eum omne suum imperium et potestatem concedat. Quodeunque ergo imperator per epistolam constituit; vel cognoscens decrevit, vel edicto præcipit, legem esse constat; hæc sunt quæ constitutiones appellantur. Plane ex his quædam sunt personales, quæ nec ad exemplum trahuntur, quoniam non hoc princeps vult, nam quod alieui ob meritum indulsit, vel si quam pænam irrogavit, vel si cui sine exemplo subvenit, personam non transgreditur. Aliæ. autem, quum generales sint, omnes procul dubio tenent.

Constitution.

But also the constitution of the prince has the force of law: as by a law called the LEX REGIA, the people yield all their authority and power to him. It is evident, therefore, that whatever the Emperor has appointed by rescript, decreed as a judge, or ordained by edict, is law; these are what are called constitutions. Of these some are personal, which are not brought forward as precedents, the Prince not willing it; for what he has conferred as matter of grace, or reward, or inflicted as punishment, or granted as unprecedented indulgence, does not extend beyond the particular object of it. But what is general, is doubtless binding on all.

74. Sine scripto jus venit, quod usus approbavit, nam diuturni mores consensu utentium comprobati legem imitantur.

Writing is not necessary to make that law which custom has rendered binding; for customs of long duration, sanctioned by common consent, resemble or stand in the place of law.

74. Vi et armis.

By force and arms.

- 75. Cuilibet in sua arte credendum est. Every man is to be credited in what concerns his own profession.
- 75. Lex et consuetudo parliamenti. The law and custom of parliament.
- 76. Malus usus abolendus est. A bad custom should be abolished.
- 78. Id certum est quod certum reddi potest.

 That is certain which can be made certain.

79.	Leges non scriptæ.	Unwritten laws.
S0.		uper alias acervatarum legum cumulus. leaped one upon the other.
81.	Corpus juris civilis.	The body of civil law.
81.	Senatus Consulta.	Acts of the Senate.
81.	Plebiscita.	Decrees of the people without the Senate
81.	Edictum perpetuum.	A perpetual edict.
82.	Concordia discordantium The arrangement of the o	
82.	Decretum Gratiani.	The decree of Gratian.
82.	Decretalia Gregorii noni.	The decretals of Gregory the ninth.
S2.	Sextus decretalium.	A sixth decretal.
82.	Extravagantes Joannis.	The extravagants of John.
82.	Extravagantes Commune	s. Common Extravagants.
	-	

82. E vedi in tanto le strane vicende delle mondane cose: questa grand' opera di Giustiniano con tanta cura, e studio compilata, che per tutti i secoli avrebbe dovuto correre gloriosa, e immortale, appena mancato il suo autore, che resto anch' ella per lo spazio di cinque secoli sepolta in tenebre densissime, ed in una profonda oblivione; risorta poi in occidente a tempi di Lottario, fu così avventurosa, che alzo i vanni e la fama sopra tutte l'altre provincie del mondo, ne trovo nazione alcuna culta, o barbara, che fosse, che in somma stima, e venerazione non l'avesse, e che non la preferisse alle medesime loro proprie leggi, e costumi.

How strange are the vicissitudes of worldly things! This great work of Justinian, compiled with so much care and study, that it was worthy to be handed down from age to age with immortal honor; scarcely was its author dead, than even this great work remained buried—lost to the world during the course of five hundred years, in profound oblivion. It was afterwards restored to light in the west, in the reign of Lothario, under such fortunate auspices, that its fame spread through the world, nor was there any nation, whether barbarous or civilized, which did not hold it in the highest esteem and veneration, and prefer it even to its own laws and customs.

84.	Leges sub graviori lege.	Laws subject to a more weighty	law
S5.	Articuli cleri.	The articles of the clergy.	

85.	Prerogativa regis.	The King's prerogative.
85.	Quia emptores.	Because purchasers.
85.	Circumspecte agatis.	That ye act circumspectly.
86.	Ex officio.	In the course of duty: by virtue of office.
86.	Senatus decreta.	Decrees of the Senate.
86.	Senatus consulta.	Acts of the Senate.
86.	In perpetuum rei testimo	onium. As a lasting testimony of the thing
89.	Ut res magis valeat quam That the whole subject n	n pereat. natter may rather operate than be annulled.
89.		contrarias abrogant. eceding which are contrary to them.
89.	Quod populus postremum Let that which the peopl	n jussit id jus ratum esto. e have last decreed be considered as law.
89.	De facto.	In fact.
91.	Quoad hoc.	As to this.
91.	Cum lex, &c. [translated	in the text.]
94.		is suis, prius regi jure fœdali subjecta, jam

94. Terra Walliæ cum incolis suis, prius regi jure fædali subjecta, jam in proprietatis dominium totaliter et cum in tegritate conversa est, et coronæ regni Angliæ tanquam pars corporis ejusdem annexa et unita.

The country of Wales, together with its inhabitants, was formerly held under the King by the feudal law; it is now completely converted into a principality, and annexed to, and united with, the crown of England, as forming a part of the same kingdom.

94.	Statutum Walliæ	The statute of Wales.
94.	Apud Rothelanum.	At Rhuydland.
94.	Terra Walliæ prius regi j	jure feodali subjecta.

The land of Wales was before subjected to the King by the feudal law.

96. Nihil ratum esse, nihil legis vim habere, nisi quod omnium trium radinum consensu conjuncto constitutum est; ita tamen ut unins enjusque

ordinum consensu conjuncto constitutum est; ita tamen ut unius cujusque ordinis per se major pars consentiens pro toto ordine sufficiat. Scio hodie controverti, an duo ordines dissentiente tertio, quasi major pars leges con-

dere possint; cujus partem negantem boni omnes, et quicunque de hac re scripserunt pertinacissime tuentur, alioque duo ordines in eversionem tertii possint consentire.

That nothing is established, nothing has the force of law but what is constituted by the joint consent of all the three estates; the consent of the majority of each being considered as the consent of the whole. I know it is in the present day disputed, whether two of the three estates, the third dissenting, can enact laws as a majority; all just and learned men, and all those who have written on the subject, have pertinaciously defended the party denying the power, arguing that otherwise any two of the orders might agree together to the entire subversion of the third.

99.	Mandamus.	We command.
99.	Habeas corpus.	That you have the body.
99.	Certiorari.	To have notice given him.

100. Pro eo quod leges quibus utuntur Hybernici Deo detestabiles existunt, et omni jure dissonant, adeo quod leges censeri non debeant—nobis et consilio nostro satis videtur expediens, eisdem utendas concedere leges Anglicanas.

Inasmuch as the laws by which the Irish are governed, are hateful to God and incompatible with justice, and therefore ought not to be considered as laws—it seems highly expedient to us and to our council, to give them the laws of England for their government.

110. Divisum imperium.	A divided authority.
111. Paroichia.	Parishes.

- 112. Dentur omnes decimæ primariæ ecclesiæ ad quam parochia pertinet.

 That all tithes be given to the mother church to which the parish belongs.
- 114. Summa et maxima securitas, per quam omnes statu firmissimo sustinentur; quæ hoc modo fiebat, quod sub decennali fidejussione debebant esse universi.

The best and greatest security by which all persons are kept in the safest state; which was effected in this manner, that every ten should be sureties for each other.

114. Volumus itaque et per presentes ordinamus quod ecclesia cathedralis et sedes episcopales ac quod tota villa nostra Westmonasterii sit civitas ipsamque civitatem Westmonasterii vocari et nominari volumus et decernimus.

We, therefore, will and ordain by these presents, that the Cathedral, and Bishop's see, and our whole town of Westminster become a city, and that it be named and called the city of Westminster.

114.	Civitas.	A city	
114.	Almæ matri academiæ Ca To his alma mater the un		Cambridge.
115.	Concessum est episcopis d It is granted to bishops w		nsire in civitates. to their towns that they become
115. shire, penta shire,	Nottinghamshire, Leicest Chium. And that which the Engl	tershire, et lish call a l	comitatus Yorkshire, Lincoln- Northamptonshire vocant wap- nundred, the counties of York- cestershire, and Northampton-
115.	Centenarius.	Head	of a hundred.
quod j inhab	primo numerus fuit, jam n Each village is divided	omen et ho	ipsum inter suos vocantur; et nor est. eds, and are so called by their re number has now become both
117.	A palatio.	From	a royal court.
117.	Jura regalia.	Regal	rights.
117.	Regalem potestatem in o	mnibus. R	egal power in all things.
117.	Contra pacem domini Re	gis. Against	the peace of our lord the King.
117.	Contra pacem domini.	Again	st the peace of the King.
117.	Contra pacem ballivorum	n. Again	st the peace of the bailiffs.
117.	Contra pacem vice-comit	is. Again	st the peace of the sheriff.
125.	Facultas ejus, &c. [Vide	ante, p. 6.]	-
127.	Servitium. Nui Quam sub rege j	iquam liber pio.	principe credit tas gratior extat e under a prince is greatly de-

127. Gothones regnantur paulo jam adductius, quam cæteræ Germanorum

By way of pre-eminence.

ceived. Never does liberty exist more freely than under a pious king.

127. Κατ' εξοχην.

gentes, nondum tamen supra libertatem.

The Goths are now governed by a mode rather more strict than the other German tribes, but yet not so as to encroach on the limits of due liberty.

127. Falso libertatis vocabulum obtendi ab iis qui privatim degeneres, in publicum exitiosi, nihil spei, nisi per discordias habeant.

The word liberty falsely used as a cover by those who, dishonorable in their private, and dangerous in their public conduct, have no hope but in discord and contention.

127. Hanc retinete, quæso Quirites, quam vobis, tanquam hereditatem, majores vestr: reliquerunt.

Preserve, I beseech ye, O Romans, this liberty, which your ancestors have left ye as an inheritance.

128. Confirmatio chartarum.

A confirmation of the charters.

129. Residuum.

The remainder.

129. Si aliquis mulierem pregnantem percusserit, vel ei venenum dederit, per quod fecerit abortivam, si puerperium jam formatum fuerit, et maxime si fuerit animatum, facit homicidium.

If any one strike a woman when pregnant, or administer poison to her, by which abortion shall ensue, if the child should be already formed, and particularly if it be alive, that person is guilty of manslaughter.

130. Qui in utero sunt, in jure civili intelligantur in rerum natura esse, cum de eorum commodo agatur.

Those who are in the womb, are considered by the civil law to be in the nature of things, as they are capable of being benefited.

130 Se defendendo.

In self-defence.

131. Per minas.

By threats.

131. Non suspicio cujuslibet vani et meticulosi hominis, sed talis qui possit cadere in virum constantem; talis enim debet esse metus, qui in se contineat vitæ periculum, aut corporis cruciatum.

It must not be the apprehension of a foolish and fearful man, but such as a courageous man may be susceptible of; it should be, for instance, such a fear as consists in an apprehension of bodily pain, or danger to life.

131. Ignoscitur ei qui sanguinem suum qualiter redemptum voluit. He is justified who has acted in pure defence of his own life or limb.

132. Desiit esse miles seculi qui factus est miles Christi, nec beneficium pertinet ad eum qui non debet gerere officium.

He who becomes a soldier of Christ hath ceased to be a soldier of the

titled to one name all subscaples only door no dute

world, nor is he entitled to a	ny reward who acknowledges no duty.
132. Civiliter mortuus.	Dead in law.
parium suorum, aut per leger	deprived of life but by the lawful judgment of
135. Lettres de cachet.	
Letters of the Signet-	-A power assumed by the Kings of France, of

135.	Unigenitus.	The only-begotten.

arresting any person without giving a reason for the procedure.

- 136. Dent operam consules ne quid respublica detrimenti capiat. Let the consuls take care that the commonwealth receive no injury.
- 136. Senatus consultum ultimæ necessitatis. The decree of the Senate on emergencies of especial consequence.
- Let him not leave the kingdom. 137. Ne exeat regno.
- 138. Præmunire. To forewarn. [Vide Commentaries, vol. iv., p. 103.]
- 140. De talliagio non concedendo. Concerning the not granting talliage.
- 140. Confirmatio Cartarum. A confirmation of the charters.
- 141. Nulli vendemus, nulli negabimus, nulli differemus rectum vel justitiam.

To none will we sell, to none deny, to none delay either right or justice.

- 141. In bonis, in terris, vel persona. Either in his goods, lands, or person.
- Mayst thou endure forever. 145. Esto perpetua.
- 147. Parler le ment. To speak the mind.
- 147. Johannes Rex haud dicam Parliamentum, nam hoc nomen non tum emicuit, sed communis consilii regni formam et coactionem perspicuam dedit.

I cannot say that King John ordained the Parliament, for that name was not then used, but he appointed the form and open assembling of the common council of the kingdom.

^{147.} Modus tenendi Parliamentum tempore regis Edwardi, filii regis Etheldredi.

LOUIS ROEDER ATTORNEY AT LAW

vol. 1., 147-150.]

A TRANSLATION, &c.

The manner of holding the Parliament in the time of King Edward son of Etheldred.

147. De minoribus rebus principes consultant, de majoribus omnes.

The princes consult concerning matters of small consequence, in greater matters the whole nation.

147. Parium lamentum. A lamentation of the peers.

147. Testari mentem. To declare his mind.

148. Commune consilium regni, magnum consilium regis, curia magna, conventus magnatum vel procerum, assisa generalis.

The common council of the kingdom, the great council of the king, the high court, the assembly of the nobles, and the general assize.

148. Commune concilium.

The common council.

148. Allodia.

Free lands.

148. Beneficia.

Benefices.

148. Communitas regni Angliæ. The community of the kingdom of England.

148. Novis injuriis emersis nova constituere remedia.

New injuries having arisen, to appoint new remedies for them.

148. Hæc sunt instituta quæ Edgarus Rex consilio sapientum suorum instituit.

These are the laws which King Edgar has instituted in an assembly of the wise men of his realm.

148. Hee sunt judicia que sapientes consilio regis Ethelstani instituerunt.

These are the decrees which the wise men, with the advice of King Ethelstane, have appointed.

148. Hæc sunt institutiones, quas Rex Edmundus et episcopi sui cum sapientibus suis instituerunt.

These are the institutions which King Edmund and his bishops and his wise men have decreed.

148. Quanta esse, &c. [translated in the text.]

150. Faciemus summoneri, &c. ad certum diem, scilicet ad terminum quadraginta dierum ad minus et ad certum locum.

We will cause to be summoned, &c. at a certain day, that is within forty days at the least, and at a certain place.

152. Ex necessitate rei.	From the urgency of the affair.
153. Universæ personæ regni.	Every man in the kingdom.
153. In capite.	In chief, or of the king.
et ceo en lieu convenable.	e tenir parlement un foetz par an au meynz, Lord to hold a parliament once a year at place.
153. Caput, principium et fin	is. The head, beginning, and end.
auxilii ferendi reliquit.	a lege injuriæ faciendæ potestatem ademit, ed the tribunes of the people of the power hat of protection.
regem, statum, et defensionen cernentibus. Concerning the commo	per negotiis quibusdam arduis et urgentibus, a regni Angliæ et ecclesiæ Anglicanæ con- on council upon certain difficult and urgent state, and defence of the kingdom of Eng-
land and of the English church	
tissima; si jurisdictionem, est ca	quity, it is most antient; if its dignity, it is
161. Potentiores ad laborando	um. The ablest to labor.
163. Lex et consuetudo parlia	menti. The law and custom of parliament.
	nown to many, known by few.
163. Lex parliamenti est a m Many are ignorant of th	
164. Ex post facto.	After the fact.
70" 11 1 111	***************************************

165. Ad synodos venientibus, sive summoniti sint, sive per se quid agendum habuerint, sit summa pax.

Let there be perfect security to those coming to the synods; whether summoned or coming on their own business. .

165. Extenditur hæe pax et securitas ad quatuordecim dies, convocato regni senatu.

This freedom from molestation is extended to fourteen days from the assembling of the senate of the kingdom.

166. Supersedeas.

That you forbear.—A command to stay or forbear doing that which ought not to be done.

166. Ab initio.

From the beginning.

166. Contra pacem domini regis. Against the king's peace.

168. Ad tractandum et consilium impendendum.

For consulting and giving advice.

168. Ad consentiendum.

For consenting.

168. Ex licentia regis.

By permission of the king—or royal licence.

168. Litera attornatus ad Parliamentum. By letter of attorney to Parliament.

168. Procurator.

A proctor,

174. Pro re nata.

According to circumstances.

174. — pudet hæe opprobria nobis
Et potuisse dici et non potuisse refelli.

We are ashamed of these things not only that they can be said of us, but because the assertion of them cannot be refuted.

- 174. De expensis militum, civium, et burgensium. Concerning the expenses of the soldiers, citizens, and burgesses.
- 174. Qui sentit commodum debet sentire et onus. He who derives the advantage ought also to bear the charge.
- 174. Rationabiles expensas suas in veniendo ad dictum Parliamentum, ibidem morando, et exinde ad propria redeundo.

Their reasonable expenses in coming to the said parliament, during their attendance there, and for their return home.

174. Non sunt aliquæ civitates seu burgi infra comitatum Lancastriæ, de quibus aliqui cives vel burgenses ad dictum Parliamentum venîre debent seu solent, nec possunt propter corum debilitatem et paupertatem.

There are no cities nor boroughs within the county of Lancaster, from which any citizens or burgesses either ought or are accustomed to attend the said Parliament, nor can they on account of their poverty and decay.

175. Nee debet dici tendere in prejudicium ecclesiasticæ libertatis, quod pro rege et republica necessarium invenitur.

Nor should that which is found necessary for the king and commonwealth be considered as tending to the prejudice of ecclesiastical liberty.

- 175. Pro rege et republica necessarium. Necessary for the king and commonwealth.
- 175. Le noun de cellui, qui bailla as ditz communes la dite bille. The name of him who delivered to the said commons the said bill.

175. Thomas Comes Marescallus et Nottinghamiæ, Capitaneus villæ regis Calesii, qui in obsequio regis in partibus Picardiæ super salva custodia ejusdem villæ moratur, habet literas regis de generali attornatu, sub nominibus Willielmi Bagot chevalier, et Thomas Haxey clerici, per unum annum duraturas.

Teste rege apud Calesium tertio die Octobris. Cancellarius recepit attornatum.

Thomas Earl Marshal and of Nottingham, Governor of the king's town of Calais, who, in the king's service, resideth in Picardy for the safe custody of the same town, hath the king's letter of general attorney under the names of William Bagot, knight, and Thomas Haxey, clerk, to be in force for one year.

Witness the King at Calais, the third day of October. The Chancellor received the attorney.

176. E converso. On the other hand.
176. De militibus. Of soldiers.
176. Dum se bene gesserint.
While they shall have conducted themselves well.
176. E contra. On the other hand.

178. Et pur ceo que elections deivent estres franches, le roi defende sur sa greve forfaiture, que nul haut homme n'autre per poiar des armes, ne per menaces, ne distourbe de faire franche election.

And therefore that elections may be free, the king forbids, under penalty of heavy forfeiture, that any nobleman or other person, should, by force of arms, or by threats, prevent a free election being made.

179. Teste. Witness.

179. De ambitu. Of bribery.

181. Chivalier, qui avoit les parolles des communes en cest Parlement. Knight, who was the Speaker of the Commons in this Parliament. 181. Germanus frater domini Burgavenny, qui electus prolocutor per communes sacræ regiæ majestati est presentatus, et ita egregie, eleganter, prudenter, et diserte in negotio sibi commisso se gessit ut omnium præsentium plausu et lætitia maximam sibi laudem comparavit, cujus laudi sacra regiæ majestas non modicum eximium honoris cumulum adjecit: nam, præsentibus et videntibus dominis spiritualibus et temporalibus et regni communibus, cum equitis aurati honore et dignitate ad laudem Dei et Sancti Georgii insignivit, quod nemini mortalium per ulla ante sæcula contigisse audivimus.

The brother of Lord Abergavenny, who, being chosen Speaker by the Commons, was presented to his sacred Majesty, and acted so correctly, courteously, prudently, and eloquently in the business entrusted to him, that he received the greatest applause and commendation from all present, to which praise the King made a great and unparalleled addition: for in the presence of the Lords spiritual and temporal, and the Commons of the kingdom, he conferred on him the honor and dignity of knighthood, to the praise of God and St. George, which we have never heard that any one ever before attained under such circumstances.

181. Semper presumitur pro negante.

The presumption is always in favor of the defendant.

182. Articuli cleri. Articles of the clergy.

182. Via prescriptionis. By way of prescription.

184. Sub silentio. Tacitly, or in silence.

184. Mutatis mutandis.

The respective differences being allowed for—or, being altered according to the circumstances of the case.

184. Curia advisare vult. The court will consider it.

184. Quant aut ceste article, il demande grand avisement, et partant le roi se ent avisera par son conseil.

As to this article it requires great consideration, and therefore the King will consult his council upon it.

185. Ut statuta illa, et omnes articulos in eisdem contentos, in singulis locis ubi expedire viderit, publice proclamari, et firmiter teneri et observari faciat.

That he cause those statutes, and all articles therein contained, to be publicly proclaimed and strictly observed and kept in every place where it shall seem expedient.

186. De novo.

Anew.

191. Jure divino. By divine right.

A TRANSLATION, &c.

[vol. 1., 194-218.

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194. Solent fæminarum ductu bellare, et sexum in imperiis non discernere. They are accustomed to wage war under the conduct of women, and not to consider sex in the government of their empire. 195. Vice versa. By converse position. 196. Eo instanti. From that instant. The heir born. 196. Hæres natus. 196. Hæres factus. The heir appointed. The space between two reigns. 196. Interregnum. 199. Edmundus autem latusferreum, rex naturalis de stirpe regum, genuit Edwardum, et Edwardus genuit Edgarum, cui de jure debebatur regnum Anglorum. But Edmund Ironside, who was natural king by descent from the race of kings, begat Edward, and Edward begat Edgar, to whom of right the kingdom of England belonged. 199. Absque generali, senatus et populi, conventu et edicto. Without the general assembly and edict of the senate and people. 200. Dernier resort. The last resort. 200. Ego Stephanus Dei gratia, assensu cleri et populi in regem Anglorum

electus.

I, Stephen, elected King of England, by the grace of God, and the

assent of the clergy and people.

- 201. Regni Angliæ; quod nobis jure competit hæreditario. Of the kingdom of England; which falls to us by hereditary right.
- 203. Soit mys, &c. [translated in the text.]

204. De jure. By right.

204. De facto. In fact.

- 204. Nuper de facto, et non de jure, reges Angliæ. Late kings of England in fact and not of right.
- 205. Excepta dignitate regali. The royal dignity being excepted.
- 218. Piissima regina conjux divi Imperatoris.
 The most pious Queen Consort of the sacred Emperor.
- 218. Circa ardua regni. Concerning the arduous affairs of the kiugdom.

219. Augusta legibus soluta non est.

The Queen is not exempt from the laws.

221. Bedefordseire maner. Lestone redd. per annum xxii lib. &c.; ad opus Reginæ ii uncias auri.—Herefordseire: In Lene, &c. consuctud. ut praepositus manerii veniente domina sua (Regina) in maner. praesentaret ei xviii oras denar. ut esset ipsa keto animo.

Bedfordshire: The manor of Leighton pays twenty-two pounds per anuum, &c.; two ounces of gold for the Queen's use. Herefordshire: In Lene, &c. it is the custom for the steward of the manor, on the arrival of his lady (the Queen) at the manor to congratulate her with a present of eighteen oras denarii.

- 221. Causa coadunandi, &c. Civitas Lundon, &c. Vicecomes Berkeseire, &c. Pro roba, &c. [translated in the text.]
- 221. Solere aiunt barbaros reges Persarum ac Syrorum uxoribus civitates attribuere, hoc modo; hæc civitas mulieri redimiculum præbeat, hæc in collum, hæc in crines, &c.

They say that the barbarian kings of Persia and Syria were accustomed to assess cities for their wives in this manner; one city was to provide her head-dress, another the ornaments for her neck, and the third those for her hair, &c.

222. De sturgione observetur, quod rex illum habebit integrum: de balena vero sufficit, si rex habeat caput, et regina caudam.

Of the sturgeon be it known that the king shall have the whole: but with respect to a whale it is sufficient if the king have the head and the queen the tail.

223. Pro dignitate regali. For the royal dignity.

224. Primogenitus. First born.

224. Que les fitz eisnes des rois d'Engleterre, c'est assavoir, ceux qui serroient heirs proscheins du roialme d'Engleterre, fuissent Ducs de Cornewaile.

That the eldest sons of the kings of England, that is to say, those who are the next heirs to the crown, should be Dukes of Cornwall.

224. Filii primogeniti regum Angliæ primo nativitatis suæ die majoris atque perfectæ præsumuntur ætatis, sic quod liberationem dicti ducatus eo tunc a nobis petere valeant atque de jure obtinere debeant, ac si viginti et unius annorum ætatis plenæ fuissent.

The first born sons of the Kings of England are considered on the very day of their birth to have arrived at full age, so that they may demand from us at that time a release of the said duchy, and obtain it by right, as if they were of the full age of twenty-one years.

224. Per ipsum regem et totum consilium in Parliamento.

	By the king himself, and	the wh	nole council in Parliament.
226.	Ex parte paterna.	В	y the father's side.
227.	Consules, a consulendo; re Counsellors, from consulti	gesenir ng; for	n tales sibi associant ad consulendum kings assemble such for consultation.
227.	Ad consulendum, ad defe For advising and defendi		
229,	Secundum subjectam mat	eriam.	According to the subject matter.
230.	Virtute officii.	В	y virtue of their office.
230.	Durante beneplacito.	Di	uring pleasure.
230.	In anno septimo regis Joh	annis.	In the seventh year of King John.
230.	Dormivit tamen hoc offici Nevertheless this office la		nante magna Elizabetha. nant during the reign of the great
llizab	eth.		
232.	In personam.	In	respect to the person.
232.	In rem.	In	respect to the thing.
233,	Nec regibus infinita aut li The power of kings shoul		
236.	Penes me.	In	my possession.

236. Ceo est le serement que le roy jurre a soun coronement: que il gardera et meintenera lez droitez et lez franchisez de seynt esglise grauntez auncienment dez droitez roys christiens d'Engletere, et quil gardera toutez sez terrez, honoures et dignites droiturelx et franks del coron du roialme d'Engletere en tout maner dentierte sanz null maner damenusement, et lez droitez dispergez dilapidez ou perduz de la corone a soun poiair reappeller en launcien estate, et quil gardera le peas de seynt esglise et al elergie et al people de bon accorde, et quil face faire en toutez sez jugementez owel et droit justice oue discretion et misericorde, et quil grauntera a tenure lez leves et custumez du roialme, et a soun poiar lez face garder et affirmer que lez gentez du people avont faitez et estiez, et les malveys leyz et custumes de tout oustera, et ferme peas et establie al people de soun roialme en ceo garde esgardera a soun poiair; come Dieu luy aide.

This is the oath which the king swears at his coronation; that he will keep and maintain the rights and franchises of holy church granted anciently by the rightful christian kings of England, and that he will keep all the lands, honors and dignities, rights and privileges, of the crown of

the kingdom of England in all respects entire, without any kind of injury, and that he will recall to their ancient state, as far as in him lies, all the scattered, injured, or lost rights of the crown, and that he will keep the peace of holy church, and concord between the clergy and people; and that he will cause equal and true justice to be administered in all his judgments with discretion and mercy, and that he will cause to be maintained the laws and customs of the kingdom, and as far as in him lies will make those be confirmed and kept which the people have made and chosen, and will abolish entirely all bad laws and customs, and will, in all respects, as far as he can, maintain a firm and established peace for the people of his kingdom: So help him God.

237. Areana imperii. The secrets of the empire.
237. Bona Dea. The good goddess.

- 238. Nihil enim aliud potest rex, nisi id solum quod de jure potest. For the king can only act according to law.
- 239. Rex debet esse sub lege, quia lex facit regem.

 The king should be subject to the law, because the law makes the king.
- 239. In omnibus imperatoris excipitur fortuna; cui ipsas leges Deus subjecit.

The interest of the emperor is in all things to be reserved; to whom God has made the laws themselves subject.

239. Decet tamen principem servare leges, quibus ipse solutus est.

Nevertheless it becomes a prince to protect those laws from which he is himself exempt.

239. Præ.
239. Rogo.
To ask.
241. Majora et minora regalia.
The greater and lesser regalia.

241. Majora regalia imperii preeminentiam spectant; minora vero ad commodum pecuniarum immediate attinet; et hæc proprie fiscalia sunt, et ad jus fisci pertinent.

The greater royalties of the kingdom appertain to dignity of station; but the inferior immediately concern the acquisition of money; these are properly fiscal, and relate to the rights of the king's revenue.

241. Rex est vicarius et minister Dei in terra: omnes quidem sub eo sunt, et ipse sub nullo nisi tantum sub Deo.

The King is the vicegerent and minister of God on earth: all are subject to him; and he is subject to none but to God alone.

242. Ipse autem rex non debet esse sub homine, sed sub Deo, et sub lege, quia lex facit regem. Attribuat igitur rex legi, quod lex attribuat ei, videlicet dominationem, et potestatem; non est enim rex, ubi dominatur voluntas et non lex.

The king himself should not be subject to man but to God and the law, for the law makes the king. Therefore, the king should give to the law what the law gives to him, namely, dominion and power; for there can be no king where will, and not law, governs.

242. Basileus. King.
242. Imperator. Emperor.

242. Rex allegavit, quod ipse omnes libertates haberet in regno suo, quas imperator vindicabat in imperio.

The king alleged that he should possess the same privileges in his kingdom as an emperor claimed in his empire.

- 246. Nihil enim aliud, &c. [Vide ante, p. 238.]
- 247. Nullum tempus occurrit regi. No time runs against the king.
- 247. Sunt etiam aliæ res quæ pertinent ad coronam, quæ non sunt ita sacræ, quæm, transferri possunt, sicut sunt fundi, terra et tenementa; et hujusmodi per quos corona regis roborata et in quibus currit tempus contra regem, sicut contra quemlibet privatam personam.

There are also other things belonging to the crown that are not so sacred, and may be transferred, such as crown manors, lands and tenements, and things of this kind, by which the king's crown is strengthened, and in which time runs against the king, as against any private person.

248. Ipso facto.

By the fact itself.

249. Eo instanti.

From that moment—immediately.

249. Demissio regis vel coronæ.

The demise of the king or the crown.

250. In ejus unius persona veteris reipublicæ vis atque majestas per cumulatas magistratuum potestates exprimebatur.

All the power and majesty of the old commonwealth were concentrated in the person of that one man by the united powers of the magistrates.

254. Securitas legatorum, &c. [translated in the text.]
254. Comites.

Attendants.

254. Jure gentium. By the law of nations.

254. Et quanquam visi sunt comisisse, ut hostium loco essent, jus tamen gentium valuit.

And although they were seen to have acted as enemies, nevertheless the law of nations prevailed.

254. Qui Romam fide publica venerat.

Who had come to Rome on the public faith.

254. Fit reus magis ex æquo bonoque quam ex jure gentium.

He was amenable rather on the score of natural equity, than by the law of nations.

256. Sæpe quæsitum est an comitum numero et jure habendi sunt, qui legatum comitantur, non ut instructior fiat legatio, sed unice ut lucro suo consulant, institores forte et mercatores. Et quamvis hos sæpe defenderint et comitum loco habere voluerint legati, apparet tamen satis eo non pertinere, qui in legati legationisve officio non sunt. Quum autem ea res nonnunquam turbas dederit, optimo exemplo in quibusdam aulis olim receptum fuit, ut legatus teneretur exhibere nomenclaturam comitum suorum.

It was often a question whether they who accompanied the embassador, not that the embassy might be better appointed, but merely to consult their own advantage, perhaps as hucksters and merchants, should be reckoned in the number and enjoy the rights of his train. And although the embassadors often protected them, and wished to reckon them in the number of their suite, yet it is evident that they who are neither in the office of embassador, nor employed in the embassy, do not belong to it. But as this frequently caused disturbances, it was formerly adjudged in some courts the best mode of proceeding, that the embassador should be bound to show a list of the names of his attendants.

257. Quoad hoc.

As to this.

257. Hostes hi sunt, qui nobis, aut quibus nos, publice bellum decrevimus: cæteri latrones aut prædones sunt.

Those are enemies who have publicly declared war against us, or against whom we have publicly declared war; all others are thieves or robbers.

259. Droits.

Rights.

260. Quam legem exteri nobis posuere, eandem illis ponemus.

We will impose the same law on foreign merchants that they have imposed on us.

261. Nobiliores natalibus, et honorum luce conspicuos, et patrimonio ditiores, perniciosum urbibus mercimonium exercere prohibemus.

We forbid those who are noble by birth, conspicuous from the splendor of their honors, and wealthy in their patrimony, to exercise

traffic	90	pernicious	to	cities
traine.	SU	permorous	w	CITICS.

261. Homo mercator vix aut nunquam potest Deo placere; et ideo nullus Christianus debet esse mercator; aut si voluerit esse projiciatur de ecclesia Dei.

A trader can seldom or never please God; therefore, no Christian ought to be a trader; or, if he will be one, he should be cast out from the church of God.

261. Falsa fit pœnitentia [laici] cum penitus ab officio curiali vel negotiali non recedit, quæ sine peccatis agi ulla ratione non prævalet.

The repentance [of a layman] becomes fallacious if he quit not entirely the professions of law and traffic, which it is impossible to exercise in any manner without sin.

263. Trinoda necessitas: scilicet pontis reparatio, arcis constructio, et expeditio contra hostem.

The threefold obligation: that is, to repair bridges, to build towers, and to serve against the enemy.

263. Erant in Anglia, quodammodo, tot reges vel potius tyranni, quot domini castellorum.

There were in England, in effect, as many kings, or rather tyrants, as there were lords of castles.

- 264. Regalia. Royalties.
- 266. Ad hoc autem creatus est et electus, ut justitiam faciat universis.

 But he is created and chosen for the purpose of dispensing justice to all.
 - 267. Durante bene placito. During pleasure.
 - 267. Quamdiu bene se gesserint.

 So long as they shall have conducted themselves uprightly.
 - 268. Dicebatur fregisse juramentum regis juratum. He was said to have broken the sworn oath of the king.
 - 268. Sacramentum domini regis fregisse.

 To have broken the oath of the king.
 - 268. Non vult prosequi. He will not prosecute.

273. Disputare de principali judicio non oportet; sacrilegii enim instar est, dubitare an is dignus sit quem eligerit imperator.

It is not fit to dispute concerning the judgment of the prince; for it is a kind of sacrilege to doubt the eligibility of him whom the emperor shall have chosen.

275.	Compositio ulnarum et pertica	rum. Composition of yards and perches.
275.	Compositio mensurarum.	The composition of measures.
276.	Pondus regis.	The king's weight.
276.	Mensura domini regis.	The king's measure.

278. A Germanis enim, quos Angli Esterlingi ab orientali situ vocarunt, facta est appellatio, quos Johannes Rex ad argentum in suam puritatem redigendum primus evocavit, et ejusmodi nummis Esterlingi in antiquis scriptis semper concipiuntur.

For the appellation is derived from the Germans, called by the English Esterlings from their easterly situation, whom King John first sent for, to reduce silver to its pure state, and in ancient writings accounts are always reckoned in sterling money.

278. Religio reformata, pax fundata, moneta ad suum valorem reducta, &c. Religion reformed, peace established, money restored to its due value, &c.

285.	Valor beneficiorum.	The value of benefices.
286. 7	Terræ dominicales regis.	The king' demesne lands.
287. 1	Fundi patrimoniales.	Lands of inheritance.
290. 1	De prerogativo regis.	Of the king's prerogative.
004 (* 4 7 7

291. Omnes res suas liberas et quietas haberet.

That he should retain his property free and undisputed.

291. Quod enim jus habet fiscus in aliena calamitate ut re tam luctuosa compendium sectetur?

For what right has the exchequer in other men's misfortunes, that it should seek gain from so lamentable a source?

292. Quæ enim res in tempestate levandæ navis causa ejiciuntur, hæ dominorum permanent. Quia palam est, eas non eo animo ejeci, quod quis habere noluit.

Those things which are cast overboard for the sake of lightening the ship still belong to the owners. For it is clear that they were not thrown away as relinquished on any other account.

293. In naufragorum miseria et calamitate tanquam vultures ad prædam currere.

To run like vultures to their prey, amidst the misery and calamity of shipwrecked sufferers.

_ ,	21 111.1	manufaction, do	[102. 1., 200 001.
295.	Vetus depositio pecuniæ.	The previous concealme	nt of the money.
296.	Jus commune et quasi gen The common law, and as i		
296.	Bona vacantia.	Goods having no clai	mant.
297.	Ultimus hæres.	The last heir.	
	Primum coram comitibus el pago, postremo coram ec		nde in proxima
in the	First before the inhabitant next town or village, lastly	1 1	-
298.	Pecus vagans, quod nullus Wandering cattle, which n		
	Hæc quæ nullius in bonis di jam efficiuntur principis	*	ventoris de jure
	Those things which are no ider as by natural right, because in the second of the secon		
law of	nations.		
299.	Bona confiscata.	Confiscated goods.	
299.	Expressio unius est exclusion. The expression of one thin		ther.
appare	Item de his quæ pro way et dominus, et quæ olim fue principis de jure gentium.		
of the	Also concerning those thin plough, where the owner d		
	operty of the finder by nati		

0 law of nations.

299. Averia.	Beasts of the plough
299. Omnia.	All things.
299. Quæ.	Things which.
300. Census regalis.	The royal revenue.

301. Omnia quæ movent ad mortem sunt Deo danda. What moves to death we understand Is forfeit as a deodand.

COWELL, Tit. Deodand.

301. Si quis, me nesciente, quocunque meo telo vel instrumento in perniciem suam abutatur; vel ex ædibus meis cadat, vel incidat in puteum menm, quantumvis tectum vel munitum, vel in cataractum, et sub molendino meo confringatur, ipse aliqua mulcta plectar; ut in parte infelicitatis meæ numeratur habuisse vel ædificasse aliquod quo homo periret.

If any one, without my knowledge, use any weapon or instrument of mine for his own destruction; or fall from my house, or into my well, however securely covered or fenced, or into my mill-stream, or be crushed in my mill, let me suffer by some fine; as the misfortune may be reckoned in part mine, to have built or possessed any thing by which a man should perish.

303. De idiota inquirendo.	Of inquiring concerning an idiot.
303. Purus idiota.	An absolute idiot.
303. A nativitate.	From his birth.
303. Non compos mentis.	Not in his right mind.
304. Idiota a casu et infirmitate.	An idiot by accident and infirmity.

305. Solent prætores, si talem hominem invenerint, qui neque tempus neque finem expensarum habet, sed bona sua dilacerando et dissipando profundit, curatorem ei dare, exemplo furiosi: et tamdiu erunt ambo in curatione, quamdiu vel furiosus sanitatem, vel ille bonos mores, receperit.

The prætors are accustomed, when they find a man who sets no bounds to his expenses, but lavishes his fortune in acts of dissipation, to appoint him a guardian as though he were a madman; and as the madman so the spendthrift shall be in wardship until the one be restored unto a sanity of mind and the other to reformed manners.

306. Sic utere tuo ut alienum non lædas.

Use your property in such a manner that you injure not that of another.

307. Quota.	Portion.
307. Quantum.	Quantity.
312. Verbatim.	Word for word.
314. Quædam nova consuetudo.	A certain new custom.

314. Ad emendum et vendendum sine omnibus malis tolnetis, per antiquas et rectas consuetudines.

For buying and selling free from all unjust tolls, according to ancient and proper customs.

For the public good.

314. Pro bono publico.

347. De coronatore eligendo.

illi intendere.

314. Custuma.	Customs.		
314. Consuetudines.	Customs.		
314. Costuma antiqua sive magn	na. Ancient or great customs.		
314. Costuma parva et nova.	New and small customs.		
315. Ad valorem.	According to the value.		
316. Quantum.	The amount.		
316. Scavage. A toll required of foreign nibited by the statute.	merchants for goods offered for sale pro-		
ur, in partem pretii emptoribus a Remitted rather in appear	am vi, quia cum venditor pendere jubere- accrescebat. cance than reality, for when the seller was reportionally the price to the buyers.		
327. Pro tempore, pro spe, pro commodo, minuitur eorum pretium atque augescit. Their price was lessened and increased according to time, expectation, or advantage.			
339. Custodiam comitatus.	The custody of the county.		
340. Incolæ territorii.	The inhabitants of the territory.		
340. Ex quibus rex unum confi	rmabat. Of whom the king confirmed one.		
341. In crastino animarum.	On the morrow of All Souls.		
341. Jura regalia.	Regal rights.		
342. Non obstante aliquo statut Notwithstanding any statu			
346. Eligebantur olim ad hoe officium potentissimi sæpenumero totius regni proceres, barones, comites, duces, interdum et regum filii. Formerly the most powerful nobles, as barons, counts, dukes, and sometimes even the sons of kings, were frequently chosen for this office.			

Of choosing a coroner.

347. Quod talem eligi faciat, qui melius et sciat et velit et possit, officio

That he cause such one to be chosen as is the best informed, and most willing and able to hold that office.

347. Statutum de militibus.	The statute concerning soldiers.
348. De coronatore exonerando.	Of discharging the coroner.
348 De officio coronatoris.	Of the office of coroner.
348. Super visum corporis.	On the view of the body.
348. Over and terminer	To hear and determine.
<u> </u>	

348. De corpore delicti constare oportebat; i. e. non tam fuisse aliquem in territorio isto mortuum inventum quam vulneratum et cæsum. Potest enim homo etiam ex alia causa subito mori

It was necessary that the crime should be evident; that is, not merely that a person was found dead in that district, but that he was wounded and slain. For a man may die suddenly from other causes.

349.	Custodes.	Keepers.
349.	Conservatores pacis.	Keepers of the peace.
350.	From the most upright a	oribus comitatus sui in custodes pacis. and powerful of their county as keepers of
the pe	* .	
351.	Ipsius patris beneplacito.	By the good pleasure of his father.
351.		n A, B, C, D, &c. unum esse volumus. me one of you, A, B, C, D, &c. be one.
352.	Dedimus potestatem.	We have empowered.
352.	Dedimus.	We have given.
353,	Procedendo.	Proceeding.
354.	Noli prosequi.	Do not prosecute.
355.	Comes stabuli.	Count of the stable.
355.	Pro hac vice.	For the occasion, or occasionally.

355. Plenam potestatem et auctoritatem damus et committimus ad cognoscendum et procedendum in omnibus et singulis causis et negotiis de et super crimine læsæ majestatis, seu, ipsius occasione, cæterisque causis qui-

374. Cœlum nec solum.

374. Ex donatione regis.

buscunque, summarie et de plano, sine strepitu et figura judicii, sola facti veritate inspecta.

We give and entrust to you full power and authority for taking cognizance of and proceeding in all and every cause and matter of and concerning the crime of high treason, or, when occasion be, in every other cause, summarily and clearly, without the noise and show of trial, the truth of the fact alone being inquired into.

356.	Excubias et	explorationes	quas wactas	vocant.
	Watches an	d searches wh	ich they call	WACTAS.

357. Trinoda necessitas. The threefold obligation.

357. Expeditio contra hostem, arcium constructio, et pontium reparatio. Going against the enemy, construction of towers and reparation of bridges.

357. Ad instructiones reparationesque itinerum et pontium, nullum genus hominum, nulliusque dignitatis ac venerationis meritis, cessare oportet.

With respect to the construction and repairing of ways and bridges no class of men of whatever rank or dignity should be exempted.

358. Curatores viarum.	Keepers of the ways.
362. Paterfamilias.	The father of a family.
363. Prima facie.	On the first view.
370. Nemo potest exuere patr	riam. No one can renounce his country.
371. Ex vi termini.	From the sense of the expression.
371. Vita et membra sunt in j Life and limbs are in the	
372. Droit d'aubaine. The right of inberiting t	the estate which an alien has at his death.
372. Jus albinatus.	Alien law.
	ad gone to sojourn elsewhere, or had been own country, right, and estate, again.—A

Neither the climate nor the soil.

By the gift of the king.

375. Ipso facto.

By that deed or circumstance.

377. Eundo, redeundo, et morando. In going, returning, and remaining.

377. Per clerum et populum.

By the clergy and people.

378. "Nulla electio prælatorum (sunt verba Ingulphi) erat mere libera et canonica; sed omnes dignitates, tam episcoporum quam abbatum, per annulum et baculum regis curia pro sua complacentia conferebat." Penes clericos et monachos fuit electio, sed electum a rege postulabant.

"There was no election of prelates (says Ingulphus) purely free and canonical; but the king's court granted all dignities at its pleasure, as well of bishops as abbots, by the ring and the staff." The election was in the power of the clergy and monks, but they requested election by the king.

378. Per annulum et baculum.	By the ring and staff.
379. Per sceptrum.	By the sceptre.
379. Conge d'eslire.	Permission to elect.
380. Nolo episcopari.	I will not be made a bishop.

380. Et in episcopum Oxoniensem consecratus est anno 1455 nondum annos natus viginti. Anno deinde 1460 (id quod jure mirere) summus Angliæ factus est Cancellarius.

And he was consecrated Bishop of Oxford in the year 1455, not having yet attained the age of twenty. And (what is very surprising), in the year 1460 he was made High Chancellor of England.

380. Hoc sedente episcopus Sancti Andreæ in Scotia archiepiscopus per Sixtum Quartum creatus est; jussis illi doudecim episcopis illius gentis subesse, qui hactenus archiepiscopo Eboracensi suffraganei censebantur. Reclamante quidem Eboracensi, sed frustra; asserente pontifice, minime convenire, ut ille Scotiæ sit metropolitanus, qui, propter crebra inter Scotos ac Anglos bella, Scotis plerumque hostis sit capitalis.

In this assembly the Bishop of St. Andrew, in Scotland, was created archbishop by Sextus the Fourth; the twelve bishops of that nation, who were hitherto considered suffragans of the Archbishop of York, being commanded to be subordinate to him. Against this the Archbishop of York appealed, but in vain; the Pope asserting that it was in no wise fit that he should be the metropolitan of Scotland, who, on account of the frequent wars between the Scotch and English, was generally their chief enemy.

381. Primæ, or primariæ preces. First prayers, or suits.

381. Rex, &c. salutem. Scribatis episcopo Karl. quod—Roberto de Icard pensionem suam, quam ad preces regis prædicto Roberto concessit, de cætero

solvat: et de proxima ecclesia vacatura de collatione prædicti episcopi, quam ipse Robertus acceptaverit, respiciat.

The king, &c. sends greeting. That you write to the Bishop of Carlisle, that he henceforth pay to Robert de Icard, the pension which he granted to the said Robert at the desire of the king: and that the aforesaid Bishop see that the said Robert be appointed to the next church vacancy in his collation.

384.	Vicem seu	personam	ecclesiæ gerere.	To represent	the church.
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387. Qui illi de temporalibus, episcopo de spiritualibus, debeat respondere. Who should answer to him concerning temporal, to the bishop concerning spiritual, affairs.

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387. Secundum regulas.	According to the rule	s.
389. Malum in se.	Crime in itself.	
389. Schismaticus inveteratus.	An inveterate schism	atio
389. Malum prohibitum.	Fault because forbidd	len.
390. Minus sufficiens in literat	ura. Deficient in learning.	
390. Vicarius non habet vicari	um. A vicar has no deput	y.
392. In utroque jure.	In both laws.	
392. Juris utriusque doctor.	Doctor of both laws.	

392. Ut nulla legatur palam et publice lectio in jure canonico sive pontificio, nec aliquis cujuscunque conditionis homo gradum aliquem in studio illius juris pontificii suscipiat, aut in eodem in posterum promoveatur quovis modo.

That no lecture be publicly read, in the canon or pontifical law, nor any man of whatsoever condition take any degree in the study of that law, or, henceforth be in any manner promoted in the same.

393. In commendam.	In trust.
393. Ecclesia commendata.	Λ living in trust.
393. Commendam retinere.	To retain a trust living.
393. Commendam recipere.	To receive a trust living.
393. De novo.	Anew.
393. Mandamus.	We command.

398. Quasi. As.
398. Comites. Earls.

398. A societate nomen sumpserunt, reges enim tales sibi associant.

They received their name from their society, because they were the king's companions.

399. In capite. In chief, or of the king.

399. Faciemus summoneri archiepiscopos, episcopos, abbates, comites, et majores barones regni sigillatim per literas nostras, et præterea faciemus summoneri in generali per vicecomites et ballivos nostros omnes alios, qui in capite tenent de nobis ad certum diem, &c.

We will cause the archbishops, bishops, abbots, carls, and greater barons of the kingdom, to be severally summoned by our letters, and we will also cause all others, who hold of us in capite, to be summoned generally by our sheriffs and bailiffs for a certain day, &c.

401.	Jure ecclesiæ.	By rig	ght of the church
402.	Pares.	Peers	— equals.
402.	In judicio non creditur n No one is believed in cou		his oath.
402.	Scandalum magnatum.	Scand	al of the peers.
403.	Viri magnæ dignitatis.	Men o	of great dignity.
404.	Domini.	Sirs.	
404.	Toga virilis.	The g	own of manhood.
406.	Jus imaginum.	The r	ight of images.
406.	Armigeri natalitii.	Esqui	res by birth.
406.	Calcaribus argentatis.	With	silver spurs.
406.	Equites aurati.	Knigl	nts.

406. Certe altero hine seculo nominatissimus in patria jurisconsultus, etate provectior, etiam munere gaudens publico et prædiis amplissimis, generosi titulo bene se habuit; forte, quod togatæ genti magis tune conveniret civilis illa appellatio quam castrensis altera.

Certainly, in a former age, the most famous jurisconsult of his country, in advanced years, enjoying public reward, and ample estates, esteemed

himself happy in the title of GENEROSUS [equivalent to the word gentleman]; perhaps because this civic appellation suited the lawyer better then, than the military title.

407. Probus et legalis homo. A true and lawful man. By what warrant. 407. Quo warranto.

407. Cæterum libertas et speciosa nomina prætexuntur: nec quisquam alienum servitium et dominationem sibi concupivit, ut non eadem ista vocabula usuparet.

But liberty and specious terms are made a pretext; nor has any one ever desired a change of government who did not use those words.

408. De heretochiis. Of heretochs or leaders. 408. Sapientes, fideles, et animosi. Wise, faithful, and brave.

409. Prout eis visum fuerit, ad honorem coronæ et utilitatem regni.

As it should seem to them, for the honor of the crown and the advantage of the kingdom.

409. Isti vero viri eliguntur per commune consilium, pro communi utilitate regni, per provincias et patrias universas, et per singulos comitatus in pleño folkmote, sicut et vicecomites provinciarum et comitatuum, eligi debent.

These men are chosen for the general benefit of the kingdom, by the common council, by the provinces, the whole country, and by each county in full assembly [folkmote], as also the sheriffs of provinces and counties should be elected.

409. Reges ex nobilitate, duces ex virtute sumunt.

They chose their kings for their nobility, their leaders for their valor.

409. Quum bellum civitas, aut illatum defendit aut infert, magistratus qui ei bello præsint deliguntur.

When a city is engaged either in an offensive or defensive war, magistrates qualified to direct that war are chosen.

410. Quod habeant et teneant, &c. [Vide post, vol. ii., p. 50.]

414. Nam neque quies gentium sine armis, neque arma sine stipendiis, neque stipendia sine tributis, haberi queunt.

For neither can nations have peace without soldiers, soldiers without pay, nor pay without taxes.

^{416.} Misera est servitus ubi jus est vagum aut incognitum.

Wretched is the thraldom where the law is either uncertain or unknown.

- 417. Si milites quid in clypæo, &c. [translated in the text.]
- 423. Servi aut fiunt aut nascuntur: fiunt jure gentium, aut jure civili; nascuntur ex ancillis nostris.

Slaves are either born or made so; they are made slaves by the law of nations, or by the civil law; they are born slaves as the children of our

male	e captives.	
423.	Mancipia, quasi manu capti. Mancipia, as [manu capti] tal	ken by hand.
423.	Jure civili.	By the civil law.
424.	Quid pro quo. Value for valu	e, or reciprocal compensation.
424.	Jure nature.	By the law of nature.
425.	Nolo episcopari.	I will not be made a bishop.
425.	Intra mœnia.	Within the walls.
427.	Pro tempore.	For a time.
429.	Nam, qui facit per alium, facit For he who does a thing by the	per se. ne agency of another, does it himself
429.	Per quod servitium amisit.	By which he lost his service.
430.	Nam, qui non prohibet cum pr For he who does not forbid a	cohibere possit, jubet.
	Ob alterius culpam tenetur, si Is held accountable for the fau child.	ve servi, sive liberi. ult of another, whether of his servant
434.	Consensus, non concubitus, fac Consent, not cohabitation, ma	-
434.	Pro salute animarum.	For the health of their souls.
434.	Ab initio.	From the beginning.
435.	Consanguinei.	Kindred.

435. Per verba de præsenti tempore. By words of the present tense.

435. Ipsum matrimonium.	As marriage itself.
436. Duas uxores codem temp It is not lawful to have to	
436. Habiles ad matrimonium	. Fit for marriage.
438. Concubitu prohibere vag	o. To forbid a promiscuous intercourse
	parentum, id commisisse cognoscitur. red to have committed it, not through he ts.
439. Per verba de futuro.	By words of the future tense.
439. In facie ecclesiæ.	In the face of the church.
439. Juris positivi.	Of positive law.
439. Juris naturalis aut divini	Of natural or divine law.
440. A vinculo matrimonii.	From the bond of matrimony.
440. A mensa et thoro.	From bed and board.
pudice vivens, mulieri quoque quum enim videtur esse, ut pudi exhibeat. A judge, in a case of ad the husband by living chastely	thos habere debet et inquirere, an maritubonos mores colendi autor fuerit. Perinticitiam vir ab uxore exigat, quam ipse norultery, should carefully examine, whethe himself had also been an example of goods perfectly unjust that the husband should which appears not in himself.
441. De estoveriis habendis.	Of recovering estovers.
442. Nupta.	A wife.
442. A nubendo—tegendo.	From covering.
<mark>nalem c</mark> opulationem, sunt quasi	is the agreement for the future marriage.
442. Donatio mortis causa. A donation to take effect	in case of the death of the donor.
442. Nisi prius.	Unless before.

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tI:

443.	Dum sola.	Whilst	t unmarried.
443.	Sui juris.	Capab	le of making a contract.
443.	Nemo in propria causa t No one should be a witn		
443.	Nemo tenetur seipsum a	ecusare. No	one is bound to accuse himself.
444.	Prochein amy.	Next fri	end—next of kin to an infant.
cite o	et rationabiliter pertinet.	and reasonal	inis et castigationis uxoris suæ, bly belongs to the husband for ife.
445.	Flagellis et fustibus acrit To beat his wife severely		
445.	Modicam eastigationem a	adhibere. To	o use moderate chastisement.
446.	Pater est quem nuptiæ d The nuptials show who i		
447.	Judex de ea re cognoscet The judge shall take cogn		at matter.
448.	Tanquam testamentum i	nofficiosum.	As an unkind will.
449.	Nudum paetum.	A barr	en compact.
449.	In loco parentis.	In the	place of a parent.
452.	Patria potestas in pietate Paternal power should co		
456.	Enceinte.	Pregna	int.
456.	De ventre inspiciendo. F	or inspecting	whether a woman be pregnant.
456	Rogaverunt omnes enisco	mi magnates	ut consentirent avoid nati ante

responderunt quod nolunt leges Angliæ mutare, quæ hucusque usitatæ sunt et approbatæ. All the bishops requested the peers to consent that children born

matrimonium essent legitimi, sicut illi qui nati sunt post matrimonium, quia ecclesia tales habet pro legitimis. Et omnes comites et barones una voce

before marriage should be legitimate, as those which are born after marriage, because the church esteems them so. But all the earls and barons

of

answered unanimously, that they would not change the laws of England which were hitherto used and approved.

457.	Sit omnis vidua sine mari Let every widow remain	to duodecim menses. unmarried twelve months.
457.	Infra annum luctus.	Within the year of mourning.
457.	Extra quatuor maria.	Beyond the four seas.
457.	Præsumitur pro legitimat The presumption is in fav	
459.	Filius nullius.	The son of no one.
459.	Contra.	Otherwise.
459.	Filius populi.	The son of the people.
459.	Casus omissus.	An omitted case.
460.	Tutor.	A teacher.
460.	Curator.	A guardian.
suspici whom	o, quod possit vel velit ali The guardianship of no	as de jure alicui remanet, de quo habeatur iquod jus in ipsa hæreditate clamare. person shall of right continue in him, of tained that he can or will claim any right
461.	Summa providentia.	The greatest prudence.
462.	Impello, expungan O were my pupil fa	nirly knock'd o' th' head!
	I should possess th	' estate if he were dead. Dryden's Persius, s. ii., l. 23.
462.	Quasi agnum committere Like committing the lam	lupo, ad devorandum. b to the wolf to be devoured.
462.	Ex parte paterna.	On the father's side.
462.	Ex parte materna.	On the mother's side.
462.	Pro tempore.	For a time.
464.	Nisi convenissent in man	um viri.

Unless they should come under the care of a husband.

464. Ad annum vigesimum primum; et eo usque juvenes sub tutelam reponunt.

To the twenty-first year; and they place their youths under guardianship till that period.

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464, Prima facie.	On the first appearance.
464. Doli capax.	Capable of deceit.
465. Malitia supplet ætatem.	Malice is held equivalent to age.
465. Sub potestate parentis.	Under the power of a parent.
467. Ad studendum et orandum	n. For study and prayer.
469. Universitates.	Universities.
469. Collegia.	Colleges.
469. Tres faciunt collegium.	Three make a college.
469. Si universitas ad unum rec	lit. If the university be reduced to one.
469. Et stet nomen universitati And the name of "univer	
470. Quatenus.	As.
471. Pro opere et labore.	For work and labor.
472. Illicitum collegium.	An unlawful college.
472 Voque societes voque co	dlagium nagua huinsmadi carnus nassim

472. Neque societas, neque collegium, neque hujusmodi corpus passim omnibus habere conceditur; nam et legibus, et senatus consultis, et principalibus constitutionibus ea res coercetur.

Neither to all and everywhere is it allowed to have a society, college, or body of this kind; for the permission is controlled by the laws, by the decrees of the senate, and by the constitutions of the prince.

- 473. Creamus, erigimus, fundamus, incorporamus. We create, we erect, we found, we incorporate.
- 474. Qui facit per alium, &c. [Vide ante, 429.]

^{476.} Sodales legem quam volent, dum ne quid ex publica lege corrumpant. sibi ferunto.

Let the societies prescribe for themselves any law they please, provided it infringe not the public law.

- 477. Pro salute anime. For the health of the soul.
- 479. Gardianus et major pars sociorum.

 The guardian and greater part of the society.
- 479. Magister. The master.
- 479. Præpositus et major pars. The governor and greater part.
- 479. Collegium, si nullo speciali privilegio subnixum sit, hæreditatem capere non posse, dubium non est.

There is no doubt that a college cannot take an inheritance unless by special privilege.

- 479. In mortua manu. In a dead hand.
- 484. Sit visitator. Let him be a visitor.
- 484. Visitationem commendamus. We recommend a visitation.
- 484. Si quid universitati debetur, singulis non debetur; nec quod debet universitas, singuli debent.

Whatever be due to an university, is not due to each member singly; nor is each singly answerable for the debts due from the university.

TRANSLATION,

&c., &c.

VOLUME THE SECOND.

3. patrir	nonium esset.	a et indivisa omnibus, veluti unum cunctis n and undivided, as if there were but one
patrin	nony for them all.	
4.	Quemadmodum theatru	m, &c. [translated in the text.]
	They dwelt separately,	; ut fons, nt campus, ut nemus placuit. in different parts, as a fountain, plain, or
grove	pleased them.	
8.	Petitio principii.	Begging the question.
9.	Publici juris.	Of public right.
		sio omnium gentium lex naturæ putanda est. nsent of all nations is to be considered as
11.	Hæredes successoresque Every man's children ar	sui cuique liberi. e his heirs and successors.
18.	Cujus est solum, ejus est Whoever has the land pe	usque ad cœlum. ssesses all the space upwards to an indefi-
nite e	xtent.	
19.	Nomen generalissimum.	The most general name.
19.	E converso.	On the other hand.
21.	Jus patronatus.	The right of patronage.

23.	Prava consuetudo.	An erroneous practice.
25.	Jure divino.	By divine right.
28.	Lex terræ.	The law of the land.
29.	De modo decimandi.	Of a particular manner of tithing.
29.	De non decimando.	Of an exemption from tithes.
29.	Bona fide.	Actual—real—in good faith.
31.	Felo de se.	A self-destroyer.
31.	Ecclesia decimas non solu The church does not pay	
31.	Arguendo.	In the course of argument.
31,	Modus de non decimando An exemption from tithi	
36.	Sed secus.	But otherwise.
38.	Charta de foresta.	Charter of the forest.
39.	Campestres.	Those frequenting fields.
39.	Sylvestres.	Those frequenting woods.
39.	Aquatiles.	Water-fowls.
41.	Assumpsit.	He undertook.
45.	Pro tot. [totum]	Through the whole of the work.
45.	Officina gentium.	The storehouse of nations.
45.	Proprietas.	Property.
45. 45.	Proprietas. Totum.	Property. The whole.

47. Sola, quæ de hostibus capta sunt limitaneis ducibus et militibus donavit; ita ut eorum ita essent, si hæredes illorum militarent, nec unquam ad privatos pertinerent: dicens attentius illos militaturos, si etiam sua rura defenderent. Addidit sane his et animalia et servos, ut possent colere quod acceperant; nec per inopiam hominum vel per senectutem deserentur rura vicina barbariæ, quod turpissimum ille ducebat.

The lands which were taken from the enemy on the borders he gave

to his generals and soldiers; on condition that their heirs should be soldiers, and never belong to private stations: saying that they would fight more resolutely, if they at the same time defended their own lands. He also gave animals and slaves with them, that they might cultivate what they had acquired; lest, through want of men, or by reason of old age, the neighboring lands should be utterly neglected, a thing which he considered most disgraceful.

- 47. Belluinas, atque ferinas, immanesque Longopardorum leges accepit. Received the wild, fierce and barbarous laws of the Lombards.
- By right of war. 48. Jure belli.
- The laws of the country. 49. Patriæ leges.
- 49. De more. In the same manner.
- 49. Statuimus ut omnes liberi, &c. [Vide post, p. 50.]
- William king, duke, &c. 49. Gulielmus rex, dux, &c.
- 49. Conquestor Conqueror.
- 49. Beneficio concessionis cognati mei et gloriosi regis, Edwardi. By virtue of the grant of my eousin the glorious king Edward.
- 49. Ego Gulielmus, Dei dispositione et consanguinitatis hæreditate, Anglorum basileus.
- I, William, king of England, by the dispensation of God and inheritance of blood.
- 49. Rex tenuit magnum concilium, et graves sermones habuit cum suis proceribus de hac terra; quo modo incoleretur, et a quibus hominibus.

The king held a great council, and had important debates with his nobles concerning this land, how it should be inhabited and by what men.

49. Omnes prædia tenentes quotquot essent notæ melioris per totam Angliam ejus homines facti sunt, et omnes se illi subdidere, ejusque facti sunt vasalli, ac ei fidelitatis juramenta præstiterunt, se contra alios quoscunque illi fidos futuros.

All holding such estates as were of a better condition throughout all England became his men, subjected themselves to him, were made his vassals, and took the oath of fealty, that they would be faithful to him against all, whomsoever they might be.

50. Statuimus, ut omnes liberi homines fædere et sacramento affirment, quod intra et extra universum regnum Angliæ Wilhelmo regi domino suo fideles esse volunt; terras et honores illius omni fidelitate ubique servare cum eo, et contra inimicos et alienigenas defendere.

We decree that all freemen bind themselves by homage and fealty, that within and without the whole kingdom of England, they will be faithful to King William their lord, and everywhere preserve his lands and honors with all fidelity, and defend him against all foreign and domestic enemies.

50. Omnes comites, et barones, et milites, et servientes, et universi liberi homines totius regni nostri prædicti, habeant et teneant se semper bene in armis et in equis, ut decet et oportet. et sint semper prompti et bene parati ad servitium suum integrum nobis explendum et peragendum, cum opus fuerit; secundum quod nobis debent de fædis et tenementis suis de jure facere, et sicut illis statuimus per commune consilium totius regni nostri prædicti.

That all earls, barons, soldiers, servants, and freemen of our whole kingdom aforesaid, keep and hold themselves always well furnished with arms and horses, as is suitable and proper: and be always ready and well prepared for fulfilling and performing their entire service to us when need shall be; according to what they are by law bound to do for us by reason of their fees and tenements, and as we have ordained by the common council of our whole kingdom aforesaid.

- 51. Tout fuit in luy, et vient de luy al commencement.
 All was his, and all proceeded originally from him.
- 53. Dedi et concessi. I have given and granted.
- 54. Devenio vester homo. I become your man.
- 55. Agri ab universis per vices occupantur: arva per annos mutant.

 They all occupy the lands by turns: the arable lands they change annually.
- 55. Nec quisquam agri modum certum aut fines proprios habet; sed magistratus et principes, in annos singulos, gentibus et cognationibus hominum qui una coierunt, quantum eis et quo loco visum est, attribuunt agri, atque anno post alio transire cogunt.

Neither has any one a certain proportion or fixed boundaries to his land; but the magistrates and princes every year assign to the people, and the kindred of those men who have assembled together, as much land, and in whatever place, as seems to them fit, and oblige them the next year to remove from it to another portion.

- 56. Incertam et caducam hereditatem relevabat. It raised up the uncertain and fallen inheritance.
- 56. In infinitum. For ever.
- 59. Dominium directum. Direct ownership.
- 61. Tenementum illud liberum, &c. [translated in the text.]

- 61. Villenagiorum illud purum, &c. [translated in the text.]
- 63. Auxilia fiunt de gratia et non de jure—cum dependeant ex gratia tenentium, et non ad voluntatem dominorum.

Aids arise from favor not from right—since they depend on the good will of the tenant, not on the will of the Lord.

64. Erat autem hæc inter utrosque officiorum vicissitudo—ut clientes ad collocandas senatorum filias de suo conferrent; in æris alieni dissolutionem gratuitam pecuniam erogarent; et ab hostibus in bello captos redimerent.

But there was this reciprocity of service between them—that the clients should give a sum of money for marrying the daughters of their lords, pay their debts, and ransom them when taken captive in war.

- 64. In capite.

 In chief—or of the king.

 A confirmation of the charters.
- 66. Hæres non redimet terram suam sicut faciebat tempore fratris mei, sed legitima et justa relevatione relevabo eam.

An heir shall not redeem his land as he used to do in the time of my brother, but I will release it for a just and lawful relief.

- 66. Prima sæsina. Primer seisin.
- 68. Cessante causa, cessabit effectus.

 The cause ceasing, the effect will cease also.
- 68. Inquisitio post mortem. An inquisition after death.
- 69. In ipso consilio vel principum aliquis, vel pater, vel propinquus, scuto, frameaque juvenem ornant. Hac apud illos toga, hic primus juventæ honos: ante hoc domus pars videntur; mox reipublicæ.

In that council either some one of the princes, or the father, or relation, adorns the youth with a spear and buckler: this is the toga among them, the first honor of youth: before this ceremony, he was merely a member of his family, now, he becomes a member of the republic.

- 69. De militibus.

 Of soldiers.

 70. Duplex valor maritagii.

 Double the value of the marriage.
- Hæredes maritentur absque disparagatione.
 Heirs should be married without disparagement.
- 71. Maritare. To marry.71. Maritagium. Marriage.

71. Ex vi termini. From the strict sense of the word.

71. Sive sit masculus sive fæmina. Whether they be male or female.

74. Scutagium. Scutage.

74. Servitium scuti. Service money.

74. Nullum scutagium ponatur in regno nostro, nisi per commune consilium regni nostri.

Let no scutage be imposed but by the common council of our kingdom.

- 75. Pro feedo militari, &c. [translated in the text.]
- 77. In corde. In the heart.
- 79. Id tenementum dici potest socagium. That tenure may be called socage.
- 79. Illud dici poterit feodum militare. That shall be called military tenure.
- 79. Ex donationibus, servitia militaria vel magnæ serjantæ non continentibus, oritur nobis quoddam nomen generale, quod est socagium.

The general name of socage arises from grants to which military service, or grand sergeanty, is not incident.

81. Derivatio forte hæc nova et nostratibus adhuc inaudita, qui, a soc quatenus vel aratrum vel saltem vomerem signat, vocem derivare satagunt. Quam male tamen, eorum venia fusius a me jam monitum in tractatu de Gavelkind.

This derivation is perhaps new, and hitherto unheard of by our lawyers, who are very solicitous to derive the word from soc, as it signifies a plow or at least a ploughshare—but how erroneously, is, with their leave, shown more fully in my treatise on Gavelkind.

81. Dici poterit socagium a socco, et inde tenentes sockmanni, eo quod deputati sunt, ut videtur, tantummodo ad culturam, et quorum custodia et maritagia ad propinquiores parentes jure sanguinis pertinebant.

It may be called socage from soc, and hence, those holding under it sockmen, because they are only employed, as it seems, in the cultivation of the land, and whose wardship and marriage belong to their nearest relations by right of blood.

- 81. Socagium est servitium socie. Socage is the service of the plough.
- 81. Feudum ignoble, plebeium, vulgare, Gall. FIEF ROTURIER, nobili opponitur, et proprie, dicimus, quod ignobilibus et rusticis competit, nullo feudali privilegio ornatum, nos socagium dicimus.

An ignoble, plebeian, vulgar fee, in French Fier Roturier, as opposed to noble, and we may truly say, that it suits the ignoble and rustic, being adorned with no feudal privilege; we call it socage.

81. Heretages en roture. Plebeian inheritances.

81. Manbote de villano et sokeman xii oras, de liberis autem hominibus iii marcas.

The compensation for the death of a villein, or sokeman, was xii ores, but for a freeman iii marks.

81. Milites. Soldiers.

81. Sokemanni. Sockmen.

82. Liberum et commune socagium. Free and common socage.

84. Pater cunctos filios adultos a se pellebat, præter unum quem hæredem sui juris relinquebat.

The father used to send away all his sons when grown up, excepting one who became his heir.

84. In toto regno, ante ducis adventum, frequens et usitata fuit: postea ceteris adempta, sed privatis quorundam locorum consuetudinibus alibi postea regerminans: Cantianis solum integra et inviolata remansit.

It was general and customary through the whole kingdom before the arrival of the Duke; afterwards this tenure was abolished with the rest, reviving only in the private customs of certain places: with the Kentish men alone it remained inviolate and entire.

85. In capite. In chief—or of the king.

 $86.\ \, {\rm Eo}$ maxime præstandum est, ne dubium reddatur jus domini et vetustate temporis obscuretur.

It is chiefly to be taken, lest the right of the lord should be rendered doubtful and obscured by length of time.

87. Quædam præstatio loco relevii in recognitionem domini.

A certain præstation [sum of money paid] instead of a relief as an acknowledgment of the lord.

88. Valor maritagii. The value of the marriage.

90. A manendo. From remaining.

90. Dominus manerii. The lord of the manor.

91. In infinitum. Without limit.

91.	Quia emptores.	Because purchasers.
91.	Prerogativa regis.	The king's prerogative.
92.	Vilis.	Vile.
92.	A villa.	From a village.
ire d or ou	ebet sero quid facere deb He who holds in villena ght he to know on the ev	to faciet quicquid ei præceptum fuerit, ne et in crastino, et semper tenebitur ad incertage shall do whatsoever he is commanded rening of one day what he must do on the dd to an uncertain service.
93.	Nullus liber homo capiat No free man may be take	
94.	Partus sequitur ventrem. The offspring follows the	condition of its mother.
94.	Nullius filius.	The son of nobody.
98.	Indebitatus assumpsit.	Being indebted, he undertook.
99.	Villana faciunt servitia, s They perform villein ser	sed certa et determinata. vices but certain and fixed.
99.	Villanum soccagium.	Villein socage.
100.	It ideo dicuntur liberi.	And therefore they are called free.
102.	Omnium rerum immunit	eatem. Exemption from all offices.
105.	Absolutum et directum d' The absolute and direct	
105	Prodium domini rogis	act directum dominium enius nullus es

105. Prædium domini regis est directum dominium, cujus nullus est author nisi Deus.

The estate of the king is direct ownership, of which God alone is the author.

106. Feodum est quod quis tenet sibi et hæredibus suis, sive sit tenementum, sive reditus, &c.

A fee is that estate which a man holds to himself and his heirs, whether it be a tenement or a rent.

106. Servitus est jus, quo res mea alterius rei vel personæ servit.

Service is that right by which my estate is answerable to the estate or person of another.

107. In esse. In being. 107. Nam nemo est hæres viventis. For no one is the heir of the living. 107. In nubibus. In the clouds. 107. In gremio legis. In the bosom of the law. 108. Donationes sint stricti juris, ne quis plus donasse præsumatur quam in donatione expresserit. Donations should be construed strictly, lest any one be presumed to have given more than is expressed in the donation. 108. Stricti juris. Of strict right. 110. Donatio stricta et coarctata; sicut certis hæredibus, quibusdam a successione exclusis. A strict and limited donation; as to certain heirs, others being excluded from the succession. Of gifts. 110, De donis. 110. Si quis terram hæreditariam habeat, eam non vendat a cognatis hæredibus suis, si illi viro prohibitum sit, qui eam ab initio acquisivit, ut ita facere nequeat. He who possesses an hereditary estate may not, by sale, deprive his heirs by consanguinity of it, if he be prohibited from so doing by him who first acquired the land.

112. De donis conditionalibus.	Of conditional gifts.
113. Quasi.	As if.
113. Per formam doni.	By the form of the gift.
113. Eo nomine.	By that name.
114. E converso.	On the other hand.
117. Pia fraus.	Pious fraud.
120. Pur auter vie.	For the life of another.
122. Actus Dei nemini facit injuri	am. The act of God injures no man.
123. A vinculo matrimonii.	From the bond of matrimony.
124. Durante viduitate.	During widowhood.

126.	Tenes per legem Angliæ.	Tenant by the curtesy of England.
126.	Protenentibus per legem.	Anglise. For tenants by the curtesy of England.
127.	Pares curtis.	Peers of the court.
127.	Impotentia excusat leger	m. Want of power excuses the law.
129.	Triens, tertia.	The third part.
129.	Dotalitium.	Dower.
130.	Ubi nullum matrimonium Where there is no marri	n, ibi nulla dos. age there is no dower due.
130.	A mensa et thoro.	From bed and board.
130.	Dotalitii et trientis ex bo Of her dower and thirds	onis mobilibus viri. from the moveable goods of her husband.
130.	Concessio mirabilis et ina A wonderful and unhear	
131.	1	nereri, et virum sustinere. o dower and be marriageable.
131.		otem promereri, et virum sustinere. not be entitled to dower or be marriageable.
132.	In transitu.	Passing through his hands.
132.	De la plus belle.	Of the handsomest.
132.	Ad ostium ecclesiæ.	At the church door.
133.	Ex assensu patris.	By assent of the father.
133.	In facie ecclesiæ, et ad	ostium ecclesiæ; non enim valent facta in

133. In facie ecclesiæ, et ad ostium ecclesiæ; non enim valent facta in lecto mortali, nec in camera, aut alibi ubi clandestina fuere conjugia.

In the face of the church, and at the church door; for those made on a death-bed, in a chamber or elsewhere, where the nuptials have been private, are not valid.

133. Si mortuo viro uxor ejus remanserit, et sine liberis fuerit, dotem suam habebit—si vero uxor cum liberis remanserit, dotem quidem habebit, dum corpus suum legitime servaverit.

If the wife survive her husband and there be no children she shall have her dower—but if there be children she shall have her dower only so long as she lives chastely.

134. Dos rationabilis. A reasonable dower.

134. De questu suo — De terris acquisitis et acquirendis.

Of his lands already in possession, and which may be acquired hereafter.

134. Quod dotam eam de tali manerio cum pertinentiis, &c.

That I will endow her of such a manor with its appurtenances, &c.

134. Sacerdos interroget dotem mulieris; et, si terra ei in dotem detur, tune dicatur psalmus iste, &c.

The priest shall ask what is the woman's dower; and if land be given to her for her dower, then let that psalm be read, &c.

134. Ubi quis uxorem suam dotaverit in generali, de omnibus terris et tenementis.

Where any one shall have endowed his wife generally, with all his lands and tenements.

134. Assignetur autem ei pro dote sua tertia pars totius terræ mariti sui quæ sua fuit in vita sua, nisi de minori dotata fuerit ad ostium ecclesiæ.

But the third part of all the lands of which her husband was possessed in his life-time shall be assigned to her for her dower, except she has been endowed with less at the church door.

138. Pro tanto.

To that amount.

138. Durante viduitate.

During widowhood.

138. Dotem non uxor marito, sed uxori maritus affert; intersunt parentes et propinqui, et munera probant.

The wife does not bring the portion to the husband, but the husband to the wife; the parents and relations are present and approve of the gifts.

138. Viri, quantas pecunias ab uxoribus dotis nomine acceperunt, tantas ex suis bonis, æstimatione facta, cum dotibus communicant. Hujus omnis pecuniæ conjunctim ratio habetur, fructusque servantur. Uter eorum vita superavit, ad eum pars utriusque cum fructibus superiorum temporum pervenit.

Whatever portion a wife has brought to her husband, an estimate being made, he adds as much from his own goods. An account is taken of all this money jointly, and the produce laid by. The share of both, with all the profits that have accrued, falls to the survivor.

141. Quare impedit. Why he hinders.

143. Id certum est, quod certum reddi potest.

That is certain which can be made certain.

166. In præsenti.

166. In futuro.

168. Eo instanti.

172. Inops consilii.

181. E converso.

174. En ventre sa mere.

182. Per my et per tout.

170. Nemo est hæres viventis.

146. Instar omnium. Equal to all. 159. Pignoris appellatione eam proprie rem contineri dicimus, que simul etiam traditur creditori. At eam, quæ sine traditione nuda conventione tenetur, proprie hypothecæ appellatione contineri dicimus. The appellation of PLEDGE is properly given to that security which is delivered immediately to the creditor. But that which is bound by a naked compact without delivery we properly call A MORTGAGE. 160. Si non sequatur ipsius vadii traditio, curia domini regis hujusmodi privatas conventiones tueri non solet. If delivery of the pledge itself do not follow, the king's court is not accustomed to take cognizance of private agreements of this kind. 160. Cum in tali casu possit eadem res pluribus aliis creditoribus tum prius tum posterius invadiari. Since in such a case the same thing might be pledged to many creditors as well before as afterwards. 160. Qui prior est tempore potior est jure. He who is prior in time has the stronger right. 160. De mercatoribus. Of merchants. 161. Ut liberum tenementum. As a freehold. 161. Puisse porter bref de novele disseisine, auxi sicum de franktenement. A writ of novel disseisin may likewise carry with it the freehold. 161. Nullum simile est idem. Things similar are not the same.

Immediately.

At a future period.

From the instant.

Without counsel.

On the other hand.

By half and by all.

In the womb.

176. Accessorium non ducit, sed sequitur, suum principale.
The accessory does not precede but follows his principal.

No one is heir to the living.

182. Quilibet totum tenet et nihil tenet; scilicet, totum in communi, et nihil separatim per se.

Each holds the entirety and yet holds nothing; that is, the entirety in common, and nothing separately by itself.

182. Per tout, et non per my.

By all, and not by the half.

184. Jus accrescendi.

The right of survivorship.

184. Pars illa communis accrescit superstitibus, de persona in personam, usque ad ultimam superstitem.

That common share accumulates to the survivors from one person to another even to the last survivor.

184. Jus accrescendi inter mercatores pro beneficio commercii locum non habet.

The right of survivorship does not hold among merchants, for the benefit of commerce.

185. Nemo invitus compellitur ad communionem.
No one is compelled to a joint possession against his will.

185. Si non omnes qui rem communem habent, sed certi ex his, dividere desiderant; hoc judicium inter eos accipi potest.

If only some of those who hold a thing in common desire a partition, this judgment may be received between them.

186. Jus accrescendi præfertur ultimæ voluntati. The right of survivorship is preferred to the last will.

186. Nihil de re accrescit ei, qui nihil in re quando jus accresceret habet.

No part of the estate accrues to him, who has nothing in the estate when the right accrues.

189. Cujus est divisio, ulterius est electio.

She who makes the division has the last choice.

190. Mittere in confusum cum sororibus, quantum pater aut frater ei dederit, quando ambulaverit ad maritum.

To bring into hotchpot with her sisters, when she shall marry, as much as her father or brother may have given her.

194. Damage feasant.

Doing damage.

199. Juris et seisinæ conjunctio.

A conjunction of the right and seisin.

205. Consanguineos.

Relations.

The person	in	a table	of	consanguinity	from	whom	all	the	degrees
are reckoned.									

205. Ratio.	Proportion.
207. Abavus.	Λ great great grandfather.
207. Proavus.	A great grandfather.
207. Avus.	A grandfather.
207. Pater.	A father.
208. Designatio personæ.	A designation of the person.
209. Seisina facit stipitem.	Seisin makes the stock.
211. Juris positivi.	Of positive law.
	est natura, quod ascendentes non succedunt.
211. Hæreditas nunquam asc	endit. The inheritance never ascends.

- 212. Feudum antiquum. An ancient fee.
- 212. Feudum maternum. A maternal fee.
- 212. Feudum novum. A new fee.
- 212. Ut antiquum. As ancient.
- 212. Descendit itaque jus, quasi ponderosum quid cadens deorsum recta linea, et nunquam reascendit.

Therefore the right descends, like a heavy weight falling downwards in a straight line, and never reascends.

- 212. Qui doit inheriter al pere, doit inheriter al fitz. He who is heir to the father is heir to the son.
- 213. Pater aut mater defuncti, filio non filiæ hæreditatem relinquent Qui defunctus non filios sed filias reliquerit, ad eas omnis hæreditas pertinent.

The father or mother at their death shall leave their inheritance to their son not to their daughter If a man at his death leave no sons, but only daughters, then the whole inheritance shall belong to them.

215. Feuda individua. An impartible fee.

216. Progressum est ut ad filios deveniret, in quem seilicet dominus hoc vellet beneficium confirmare.

It was customary for it to descend to the sons, that is, to him on whom the lord wished to settle the estate.

217. In infinitum. For ever.

221. Frater fratri, sine legitimo hærede defuncto, in beneficio quod eorum patris fuit succedat: sin autem unus e fratribus a domino feudum acceperit, eo defuncto sine legitimo hærede, frater ejus in feudum non succedit.

A brother may succeed to his brother dying without a lawful heir, in the estate which was their father's: but if one of the brothers shall have received the fee from his lord, and die without a lawful heir, his brother does not succeed.

221. Nomen hæredis, in prima investitura expressum, tantum ad descendentes ex corpore primi vasalli extenditur; et non ad collaterales, nisi ex corpore primi vasalli sive stipitis descendant.

The name of heir expressed in the first investiture extends only to the descendants of the body of the first vassal, and not to the collaterals unless they descend from the body of the first vassal or stock.

221. Sub modo.	In a particular way.	
222. Ut feudum pater	num. As a paternal fee.	
222. Ut feudum antiq	uum. As an ancient fee.	
222. Feudum avitum.	An ancestorial fee.	
224. In feudis vere an	tiquis. In fees really ancient.	
224. Jure representati	onis. By right of representation	١.

225. Hæredes successoresque sui cuique liberi et nullum testamentum: si liberi non sunt, proximus gradus in possessione, fratres, patrui, avunculi.

Every man's children are his heirs and successors if there be no will. If there be no children the next in degree shall be seised, as brothers, uncles on the father's side, uncles on the mother's side.

227. Possessio fratris facit sororem esse hæredem.

The seisin of the brother makes the sister heir.

227. In feudis antiquis.

In ancient fees.

229. In feudis novis.

In new fees.

229. Ut antiquis.

As ancient fees.

229. In feudis stricte novis.

In fees strictly new.

From the father. 282. A patre. 232. Frater fratri uterino non succedet in hæreditate paterna. A brother shall not succeed in the paternal inheritance to his brother by the mother's side. On the mother's side. 236. Ex parte materna. 236. Sur grant et render. On the grant and render. On the father's side. 236. Ex parte paterna. In the course of argument. 238. Arguendo. 238. Obiter. Cursorily. An open fee. 245. Feudum apertum. 245. Propter defectum sanguinis. Through failure of issue. The last heir. 245. Ultimus hæres.

246. Dominus capitalis feodi loco hæredis habetur, quoties per defectum vel delictum extinguitur sanguis tenentis.

245. Propter delictum tenentis.

Through the fault of the tenant.

The chief lord of the fee is accounted heir whenever the blood of the tenant is extinct either by failure of issue or corruption.

247. Qui contra formam humani generis converso more procreantur, ut si mulier monstrosum vel prodigiosum enixa sit, inter liberos non computentur. Partus tamen, cui natura aliquantulum addiderit vel diminnerit, ut si sex vel tantum quatuor digitos habuerit, bene debet inter liberos connumerari; et si membra sint inutilia aut tortuosa, non tamen est partus monstrosus.

Those who are born with a form not human are not considered children; as when a woman by a perversion of nature brings forth something monstrous or prodigious. Nevertheless the offspring to which nature has only added, or from which withheld something, as if it should have six or only four fingers, ought to be reckoned among children; and though its limbs be useless or distorted, yet it is not a monstrous birth.

247. Jus trium liberorum. The right of three children.

247. Qui ex damnato coitu nascuntur, inter liberos non computantur.

Those who are the offspring of an illicit connection are not reckoned as children.

248. Bastard eigne.

An elder son, born before the marriage of his parents.

248.	Mulier puisne — Filius m A legitimate son, whose e	ulieratus. elder brother is illegitimate.
248.	Concubina.	A concubine.
248.	Mulier.	A wife.
252.	Dum bene se gesserit. W	Thilst he shall have conducted himself well.
257.	Inter alia.	Among other things.
257.	Eo quod desiit esse miles,	&c. [Vide ante, vol., i. p. 132.]
257.	Civiliter mortuus.	Dead in law.
258.		ne naturali occupanti conceditur.
ecupa		o one, is by natural reason granted to the
259.	Hæreditas jacens.	The unoccupied inheritance.
259.	Nullum tempus occurrit r	egi. No time runs against the king.
260.	Casus omissus.	An omitted case
262.	Terra firma.	Firm land.
262.	De minimis non curat lex The law takes not cogniza	
264.	Usu rem capere.	To take the thing by use.
	Ecclesiæ de feudo domir	ni regis non possunt in perpetuum dari,

Advowsons, of which the king has the fee, cannot be given in perpetuity without his consent and approval.

270. Non licet alicui de cætero dare terram suam alicui domui religiosæ, ita quod illam resumat tenendam de eadem domo; nec liceat alicui domui religiosæ terram alicujus sic accipere, quod tradat illam ei a quo ipsam recepit tenendam: si quis autem de cætero terram suam domui religiosæ sic dederit, ut super hoe convincatur, donum suum penitus cassetur, ut terra illa domino suo illius feodi incurratur.

It is not lawful for any one to give his land to a religious house for the purpose of taking it again to hold of that house; neither is it lawful for any religious house thus to receive land in order to restore it to its original owner to hold of that house: but if any one shall have so given his land, and can be convicted of the fact, his gift shall be utterly void, and the land escheat to the lord of the fee.

270	Non obstante.	Notwithstanding.
270,	De religiosis.	Of religious persons.
271.	Ad quod damnum.	At what loss.
278.	Et quod non habet princ And that which has no b	
	5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

281. De bonis asportatis. For carrying away the goods.

282. Si vasallus feudum dissipaverit, aut insigni detrimento deterius fecerit, privabitur.

If a vassal shall have wasted the fee, or lessened its value by any notorious injury, he shall be deprived of it.

284. Feloniæ, per quas vasallus amitteret feudum. Felonies, by which the vassal would lose his fee.

285. Nemo miles adimatur de possessione sui beneficii, nisi convicta culpa, que sit laudanda per judicium parium suorum.

No soldier shall be removed from the possession of his benefice, unless convicted of some offence, which must be declared by the judgment of his peers.

285. Arbitranda, definienda. To be judged, to be declared.

288. Possessiones in jurisdictionalibus non aliter apprehendi posse, quam per attournances et avirances, ut loqui solent; cum vasallus, ejurato prioris domini obsequio et fide, novo se sacramento novo item domino acquirenti obstringebat; idque jussu auctoris.

Possessions with a right of jurisdiction can only be taken by attorning or professing to become tenant, as it is usually called; when the vassal resigning his former obedience and faith, bound himself by a fresh oath to the new lord, and that by the command of his ancient lord.

288. Emptiones vel acquisitiones suas det cui magis velit. Terram autem quam ei parentes dederunt non mittat extra cognationem suam.

He may give his purchases or acquisitions to whomsoever he pleases. But the land which descended to him he cannot alien from his kindred.

289. Si questum tantum habuerit is, qui partem terræ suæ donare voluerit, tune quidem hoc ei licet: sed non totum questum, quia non potest filium suum hæredem exhæredare.

If he, who wishes to give a part of his land, has only what he has acquired himself, he may lawfully do it: but he cannot alien the whole, because he cannot disinherit his son and heir.

291. Sub modo.

In a certain degree.

291.	Dum fuit non compos mo While he was of unsound	entis suæ, ut dicit. d mind, as he says.
291.	Ore tenus.	By word of mouth.
295.	Κατ' εξοχην.	By way of pre-eminence.
295.	Instar dentium.	Like teeth.
298.	Habendum et tenendum.	To have and to hold.
299.		militare, in burgagio, in libero socagio. ce, in burgage, in free socage.
299.	De capitalibus dominis fe	odi. Of the chief lords of the fee.
305. pressi	et subscripsi.	rantia literarum signum sanctæ crucis ex-
scribe	d with my own hand the s	sign of the holy cross.
306.	Normanni chirographorus	m, &c. [translated in the text.]
307.		otest eodem ligamine quo ligatum est. Illed by the same means that made it.
307.	Brevia testata.	Short evidences.
307.	eatis.	Toore, Jacobo Smith, et aliis, ad hanc rem
semble		
307.	Coram paribus.	Before the peers.
307.	Teste comitatu, hundredo	, &c. Witness the county, hundred, &c.
appost	imus. Hiis testibus, &c.	n huic chartæ (vel scripto) nostra sigilla have set our seals to this charter (or
30S.	Ab initio.	From the beginning.
308.	Ex post facto.	After the fact.
310.	Donatio feudi.	The gift of a fee.
310.	- Tenor est qui legem dat fe	udo.

It is the condition or tenor of the deed which gives validity to a fee.

- 310. Modus legem dat donationi. Measure gives validity to the grant.
- 310. Ne quis plus donasse, &c. [Vide ante, p. 108.]
- 311. Nam feudum sine investitura nullo modo constitui potuit. For a fee can in no wise be perfected without investiture.
- 311. Fit juris et seisinæ conjunctio.

 There is a conjunction of law and seisin.
- 312. Plenum dominium. Absolute ownership.
- 312. Nam apiscimur possessionem corpore et animo; neque per se corpore, neque per se animo. Non autem ita accipiendum est, ut qui fundum possidere velit, omnes glebas circumambulet; sed sufficit quamlibet partem ejus fundi introire.

To obtain possession, we must enter on the land with an intention to possess, neither entry nor intention alone being sufficient. But it is not to be understood, that he who wishes to take possession must walk over every clod, for it is enough if he enter on any part of the land.

312. Traditionibus dominia rerum, non nudis pactis, transferuntur.

The ownership of a thing is transferred by delivery, not by mere agreement.

312. Jus ad rem.

A right to the thing.

312. Jus in re.

A right in the thing.

- 312. Non jus, sed seisina, facit stipitem. Not right, but seisin, makes the stock.
- 314. Nam quod semel meum est, amplius meum esse non potest. For what is once mine, cannot be mine more fully.
- 315. Pares debent interesse investiture feudi, et non alii.

 The peers, and no others, should be present at the investiture of the fee.
- 317. Traditio nihil aliud est quam rei corporalis de persona in personam, de manu in manum, translatio aut in possessionem inductio; sed res incorporales, quae sunt ipsum jus rei vel corpori inhærens, traditionem non patiuntur.

Livery is merely the transferring from one person to another, from one hand to another, or the induction into possession of a corporeal hereditament; but an incorporeal hereditament, which is the right itself to a thing, or inherent in the person, does not admit of delivery.

318. In præsenti.	Immediately.	
318. Jure uxoris.	In right of his wife.	
321. Pro rata.	In proportion.	
322. Communibus annis.	Upon an average.	
327. Defaire, Infectum reddere.	To defeat.	
327. Fidei-commissum.	A trust.	
327. Usus fructus.	The usufruct.	
328. Prætor fidei commissarius.	The judge of trusts.	
330. Quæ ipso usu consumuntur.	Which are consumed by the use itself.	
330. Æquitas sequitur legem.	Equity follows law.	
338. Custos rotulorum.	Keeper of the Rolls.	
340. Simplex obligatio.	A simple obligation.	
340. Præmium pudoris.	The wages of shame.	
340. Præmium pudicitiæ, or, conce	ubinati. The price of her chastity.	
340. De novo.	Anew.	
340. Turpis contractus.	An improper contract.	
341. Solvit ad diem.	He paid it on the day.	
341. Is eui cognoscitur.	He to whom it is acknowledged.	
341. Is qui cognoscit.	He who acknowledges.	
347. Ex speciali gratia, certa scientia, et mero motu regis. By the special favor, certain knowledge, and mere motion of the king.		
348. Sur conusance de droit come ceo, &c. On the acknowledgment of the right, as that, &c.		
348. Sur done, grant et render.	On the gift, grant, and surrender.	
348. Sur conusance de droit tantur On the acknowledgment of t		

348. Sur concessit. On the grant.

349. Non in regno Angliæ providetur, vel est aliqua securitas major vel solennior, per quam aliquis statum certiorem habere possit, neque ad statum suum verificandum aliquid solennius testimonium producere, quam finem in curia domini regis levatum: qui quidem finis sic vocatur, eo quod finis et consummatio omnium placitorum esse debet, et hac de causa providebatur

There is no greater or more common security provided in the kingdom of England, or by which a person can acquire a surer title, than by a fine levied in the king's court: nor can any testimony be produced more customary for confirming a title. It is called a fine because it is finis, that is, the end and consummation of all suits; and for this purpose it was provided.

349. Modus levandi fines.	The manner of levying fines.
349. Warrantia chartæ.	Warranty of the deed.
349. De consuetudinibus et se	rvitiis. Of customs and services.
350. Dedimus potestatem.	We have given power.
356. In statue quo.	As they were before.
357. Partes finis nihil habueru The parties to the fine ha	
358. Præcipe quod reddat.	Command him to restore.
360. Astuti.	Cunning.
362. Ex provisione viri.	By the provision of her husband.
362. Actores fabulæ.	Actors of the fiction.
365. Coram non judice.	Before a judge not having jurisdiction.

367. Quando hasta vel aliud corporeum quidlibet porrigitur a domino se investituram facere dicente; que saltem coram duobus vasallis solemniter fieri debet.

When a spear, or other corporeal thing, is presented by the lord, saying, that he hereby invested him; which should be solemnly done in the presence of at least two vassals.

369. Mandamus.	We command.	
375. In extremis.	In his last moments.	
376, Ouoad,	As to.	

379. Pro tanto.

For so much.

- 379. Verba intentioni debent inservire.
 Words should be subservient to the intention.
- 379. Benigne interpretamur chartas propter simplicitatem laicorum.

 We interpret deeds favorably on account of the ignorance of the laity.

379. Quoties in verbis nulla est ambiguitas, ibi nulla expositio contra verba fienda est.

Where there is no ambiguity in the words, they should be construed according to their obvious meaning.

- 379. Nam qui hæret in litera, hæret in cortice.

 For he who confines himself to the letter, goes but half way.
- 379. Mala grammatica non vitiat chartam. Bad grammar does not vitiate a deed.
- 379. Nam ex antecedentibus et consequentibus fit optima interpretatio. For a deed is best interpreted by the bearing of all its parts.
- 380. Nam verba debent intelligi cum effectu, ut res magis valeat quam pereat.

For words should be understood with an effect that may tend more to strengthen than destroy the subject matter.

- 386. Il conviendroit quil fust non mouuable et de durce a tousiours. It must be immoveable and last forever.
- 386. Cateux sont meubles et immeubles: si comme vrais meubles sont qui transporter se peuvent, et ensuivir le corps; immeubles sont choses qui ne peuvent en suivir le corps, niestre transportees, et tout ce qui n'est point en heritage.

Chattels are moveable and immoveable: those which can be transported and follow the person are moveable; immoveable chattels are such as cannot follow the person, or be transported from place to place; and everything which is not in the inheritance.

390. Domitæ.

Of a tame nature.

390. Partus sequitur ventrem.

The offspring follows the condition of the mother.

390. Si equam meam equus tuus pregnantem fecerit, non est tuum sed meum quod natum est.

If my mare be with foal by your horse, the offspring is not yours but mine.

- 391. Cessante ratione cessat et ipsa lex.

 The reason ceasing the law itself ceases.
- 391. Per industriam, propter impotentiam, propter privilegium. By industry, by impotency in the animal, by privilege.
- 391. Mansueta, quasi manui assueta. Tame, as accustomed to the hand.
- 392. Animum revertendi. The intention of returning.

392. Revertendi animum videntur desinere habere tunc, cum revertendi consuetudinem deseruerint.

They seem no longer to have the intention of returning when they forsake the custom.

393. Ratione soli.
On account of the soil.

394. Custos horrei regii.
The guard of the royal granary.

394. Si quís felem, horrei regii custodem, occiderit vel furto abstulerit, felis summa cauda suspendatur, capite aream attingente, et in eam grana tritici effundantur, usquedum summitas caudæ tritico co-operiatur.

If any one should kill or steal a cat, being the guard of the royal granary, the cat shall be suspended by the end of its tail, its head touching the floor, and they shall pour on it small measures of wheat until the tip of the tail be covered.

397. Rem in bonis nostris habere intelligimur, quotiens ad recuperandum eam actionem habeamus.

We are supposed to have a property in our goods whenever we can have an action to recover them.

397. Æque bonis adnumerabitur etiam, si quid est in actionibus, petitionibus, persecutionibus. Nam et hæc in bonis esse videntur.

All things to which we have a right by action, petition, or prosecution, are justly reckoned among our possessions. For these also appear to belong to us.

397. In potentia. In possibility.
397. In esse. In being.

402. Quare domum ipsius A. apud W. (in qua idem A. quendam H. Scotum per ipsum A. de guerra captum tanquam prisonem suum, quousque sibi de centum libris, per quas idem H. redemptionem suam cum præfato A. pro vita sua salvanda fecerat satisfactum foret, detinuit) fregit, et ipsum H. cepit et adduxit, vel quo voluit abire permisit, &c.

Wherefore he broke into the house of the said A. at W. (in which

the said A. detained a certain Scotchman named H., taken by him in battle, as his prisoner, until he should satisfy him in the sum of one hundred pounds, which he had agreed upon as his ransom with the aforesaid A. for saving his life) and took the said H. and carried him away, or permitted him to go wherever he pleased.

402. Spes recuperandi.

The hope of recovering it.

406. Si in chartis membranisve tuis carmen vel historiam vel orationem Titius scripserit, hujus corporis non Titius sed tu dominus esse videris.

If Titius shall have written any poem, history, or speech on your paper or parchment, the manuscript belongs to you, not to him.

407. Sui generis.

Of a particular kind.

411. Feræ igitur bestiæ, et volucres, et omnia animalia quæ mari, cœlo et terra nascuntur, simul atque ab aliquo capta fuerint, jure gentium statim illius esse incipiunt. Quod enim nullius est, id naturali ratione occupanti conceditur.

Therefore, wild beasts and birds, and all animals which are produced in air, sea, or earth, when taken by any one, immediately become his property by the law of nations. For that which belongs to no one, belongs by natural reason to the taker.

412. Qui alienum fundum ingreditur, venandi aut aucupandi gratia, potest a domino prohiberi ne ingrediatur.

He who enters on another man's ground for the purpose of hunting or fowling may be prohibited from so doing by the owner.

- 412. Venationes, et sylvaticas vagationes cum canibus et accipitribus. Hunting and excursions in the woods with hawks and hounds.
- 413. In majorem cautelam, si qua forte sit irregularitas.

 For greater caution, lest by chance there should be any irregularity.
- 414. Vita omnis in venationibus atque in studiis rei militaris consistit.

 Their whole life consists in hunting, and the study of military affairs.
- 414. Quoties bella non ineunt, multum venatibus, plus per otium transigunt.

Whenever they are not engaged in war they pass much time in hunting, and still more in idleness.

415. Sit quilibet homo dignus venatione sua, in sylva, et in agris, sibi propriis, et in dominio suo: et abstineat omnis homo a venariis regiis, ubicunque pacem eis habere voluerit.

Let every man be entitled to hunt in his own wood, fields, and manor: and let every man abstain from the royal forests, if he wish to live in peace.

415. Cuique enim in proprio fundo quamlibet feram quoquo modo venari permissum.

For every one is permitted to hunt any wild animal on his own grounds, in whatever manner he pleases.

- 416. Capturam avium per totam Angliam interdixit. He forbad fowling throughout all England.
- 419. Propter privilegium. By privilege.
- 419. Bona vacantia. Goods in which no man can claim a property.
- 419. Bona et catalla.

Goods and chattels.

- 419. Nullius in bonis.
- The property of no one.
- 419. Quilibet homo dignus, &c. [Vide ante, p. 415.]
- 419. Quodam modo.

In a certain manner.

419. Quant beastes savages le roye aler hors del forrest, le property est hors del roy.

When the king's wild beasts get out of the forest he loses his property in them.

419. Silz sount hors del parke capienti conceditur.

If they be out of the park they become the property of the taker.

419. Ratione privilegii.

By reason of their privilege.

419. In æquali jure potior est conditio possidentis.

When there is equal right on both sides that of the possessor prevails.

424. Est quidem alia præstatio que nominatur heriettum; ubi tenens, liber vel servus, in morte sua, dominum suum, de quo tenuerit, respicit de meliori averio suo, vel de secundo meliori, secundum diversam locorum consuctudinem.

There is indeed another prestation, which is called a heriot; where a tenant at his death, whether a freeman or a slave, acknowledges the lord of whom he held, by giving his best beast or the second best, according to the custom of the place.

424. Magis fit de gratia quam de jure.

It is more a matter of favor than of right.

425. Si decedens plura habuerit animalia, optimo cui de jure fuerit debitum reservato, ecclesiae sua, sine dolo, fraude, seu contradictione qualibet, pro recompensatione subtractionis decimarum personalium, necuon et

oblationum, secundum melius animal reservetur, post obitum, pro salute anima sua.

If a man when dying shall have many animals, the best being reserved for him to whom it was of right due, let the second best, after his death, be set apart for the church for the good of his soul, without any deceit, fraud, or objection, as an amends for the withholding of personal tithes and oblations.

425. Symbolum anima. Passport of the soul.

426. Imprimis autem debet quilibet, qui testamentum fecerit, dominum suum de meliori re quam habuerit recognoscere; et postea ecclesiam de alia meliori.

Whosoever shall make a will, should in the first place acknowledge his lord by a bequest of the best chattel he may possess; and afterwards the church by the second best.

425. In quibusdam locis habet ecclesia melius animal de consuetudine: in quibusdam secundum, vel tertium melius; et in quibusdam nihil: et ideo consideranda est consuetudo loci.

In some places the church has the best animal by custom: in others the second or third best; and in others again nothing: and therefore it is the custom of the place which determines the matter.

428. Dignitatem istam nacta sunt, ut villis, sylvis, et ædibus, aliisque prædiis, comparentur; quod solidiora mobilia ipsis ædibus ex destinatione patrisfamilias cohærere videantur, et pro parte ipsarum ædium æstimentur.

Have obtained this estimation; that they are classed with towns, woods, houses, and other estates; because the more solid moveables seem to be fixed to the houses by the will of the ancestor, and are considered as a part of the buildings themselves.

429. De humatione unum tenendum est, contemnendam in nobis, non negligendam in nostris; ita tamen mortuorum corpora nihil sentire intelligamus—Quantum autem consuctudini famæque dandum sit, id curent vivi.

With respect to interment one rule is to be followed: we should be indifferent to it with respect to ourselves, but not neglect it with respect to our relatives; for notwithstanding we know the bodies of the dead to be insensible, yet whatever is due to custom, or reputation, should be the care of the living.

443. Ex contractu.

Arising from a contract.

443. Quasi ex contractu.

From something in the nature of a contract.

444. In omnibus contractibus, &c. [translated in the text.]

444. Do ut des.

I give, that you may give.

411.	Facio ut facias.	I do, that you may do.
445.	Facio ut des.	I do, that you may give.
445.	Do ut facias.	I give, that you may do.
445.	Servus facit ut herus det.	The servant performs, that the heir may give.
445.	Herus dat ut servus facia The heir gives, that the s	
445.	Contra bonos mores.	Against good manners.
ation	e rei transiit in contractu	ed in solemn and prescribed words, nor by
445.	Ex nudo pacto non oritur An action cannot be four	r actio. aded on a barren or unconditional contract.
448.	Emptionis-venditionis co A token of a contract for	
448.	Venditio per mutuam ma A sale by the mutual join	
452.		præsumunt si una non pereunt. ile if they do not perish together.
453.	Commodatum.	A lending.
453.	Locatio.	A hiring.
457.	Partem pro toto.	A part for the whole.
458.	Fœnus nauticum.	Naval usury.
458.	Usura maritima.	Maritime usury.
458.	Expressio unius est exclu The naming of one thing	usio alterius. g is the exception of another.
462.	Discunt in partes c Filius Albini, si de Uncia, quid supere	is rationibus assem centum diducere. Dicat quincunce remota est t? poterat dixisse, triens; eu re tuam! redit uncia, quid fit?

Semis.

But as for us, our Roman youths are bred To trades, to cast accounts, to write and read: Come hither, child, (suppose 'tis Albine's son) Hold up thy head; take five from forty-one; And what remains? Just thirty-six: Well done. Add seven, what makes it then? Just forty-eight: Ah, thou must be a man of an estate!

Спесц'я Новасе, р. 325., l. 487.

460	3. Qui tam.		Who	as well.
469). Omissis omnibus aliis neg	gotiis.	All	other business being laid aside.
472	. De debitore in partes seca	ando.	Of cut	ting the debtor into pieces.
472	. Trans Tiberim.		Beyon	d the Tiber.
472	. Mons sacer.		The sa	acred mount.
473	Omni quoque corporali ca All bodily torture being a			
				suis in solidum damnari. of all his fortune, to be utterly
uine	d.			
477	. A vinculo matrimonii.		From:	the bond of matrimouv.

483. Si quid misericordiæ causa ei fuerit relictum, puta menstruum vel annum, alimentorum nomine, non oportet propter hoc bona ejus iterato venundari: nec enim fraudandus est alimentis cottidianis.

480. Quantum indemnificatus. To what amount he should be indemnified.

If any thing shall have been left him through compassion, suppose monthly or yearly, as a maintenance, he is not obliged on this account again to sell his goods: for he is not to be deprived of his daily subsistence.

485. In auter droit.	In right of another.
487. In pari passu.	In an equal degree.
490. Ab intestato.	From an intestate.

491. Sive quis incuria, sive morte repentina, fuerit intestatus mortuus, dominus tamen nullam rerum suarum partem (præter eam quæ jure debetur hereoti nomine) sibi assumito. Verum possessiones uxori, liberis, et cognatione proximis, pro suo cuique jure, distribuantur.

If any one through negligence or sudden death die intestate, let not the lord take any part of his effects, except what is due to him of right as a heriot. But let his possessions be distributed among his wife, children, and next of kin, to every one according to their right.

492. De rationabili parte bonorum.

Of the reasonable part, or share, of the goods.

492. Omnia catalla cedant defuncto; salvis uxori ipsius et pueris suis rationabilibus partis suis.

Let them resign all the chattels to the will of the deceased; reserving to his wife and children their reasonable shares.

492. Quod cum per consuetudinem totius regni Angliæ hactenus usitatam et approbatam, uxores debent et solent a tempore, &c. habere suam rationabilem partem bonorum maritorum suorum: ita, videlicet, quod si nullos habuerint liberos, tune medietatem: et si habuerint, tune tertiam partem, &c.

That as by the universal custom of England, hitherto used and approved, wives have a right and are accustomed from time, &c. to have a reasonable share of their husbands' goods, in the following proportion; that if they have no children, they shall take the half: and if they have children, then the third part, &c.

494. Parens patrie.

Parent of the country.

494. In pios usus.

To pious uses.

495. Quod ordinarii, hujusmodi bona nomine ecclesiæ occupantes, nullam vel saltem indebitam faciunt distributionem.

That the ordinaries, who take possession of goods of this kind in the name of the church, make no distribution of them, or at least no due distribution.

495. In Britannia tertia pars bonorum decedentium ab intestato in opus ecclesiae et pauperum dispensanda est.

In Britain a third part of the goods left by an intestate is to be distributed for the benefit of the church and the poor.

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497. Non compotes.	Not in their right senses.
497 Animum testandi.	Testamentary discretion.
497. Liberum animum testandi	Free will in making their testament.
498. In potestate parentis.	In the power of the parent.
498. Donatio mortis causa. A donation depending on	the event of the death of the donor.
498. In auter droit.	In the right of another.

493.	Jus disponendi.	The right of disposal.
499.	Quod libera sit cujuscunqu That the last will of every	
499.	Testatio mentis.	A testifying of the mind.
499.	Testari.	To show or testify.
499.	Juramentum.	An oath.
499.	Incrementum.	An increase.
499.	Voluntatis nostræ, &c. [tr	anslated in the text.]
502.	In extremis.	In his last moments.
oris e	st ambulatoria usque ad m	ablished by death, and the will of the tes-
503.	Querela inofficiosi testame	enti. Complaint of an unkind will.
503.	Cum testamento annexo.	With the will annexed.
503.	Durante minore ætate.	During minority.
503.	Durante absentia.	During absence.
503.	Pendente lite.	Pending a suit.
504.	Cum testamento annexo.	With the will annexed.
uibus ossun erere	curam ipse commiserit; si t propinqui et consanguin Those should be executor	e debent ii quos testator ad hoc elegerit, et vero testator nullos ad hoc nominaverit, ei ipsius defuncti ad id faciendum se in- s of a will whom the testator shall have
estato		shall have committed the trust; but if the y, the relations of the deceased may take
504.	Terminus a quo.	The limit from which.
504.	Jure mariti.	Concerning the right of the husband.
505.	Ad colligendum bona defu For collecting the goods of	

506. Ultimus hæres.	The last heir.	
506. De bonis non.	Of the goods not administered.	
506. Seire facias.	That you make known.	
508. Pendent lite.	During a suit.	
508. Per testes.	By witnesses.	
509. Solidos legales.	Lawful shillings.	
511. Servitia servientium et stipendia famulorum. The services of attendants and the wages of servants.		
512. Scire facias.	That you make known.	
512. Non ejusdem generis.	Not of the same kind.	
512. In loco parentis.	In the place of a parent.	
512. Inter se.	Among themselves.	

512. De bonis defuncti primo deducenda sunt ea quæ sunt necessitatis, et postea quæ sunt utilitatis, et ultimo quæ sunt voluntatis.

From the effects of the deceased are to be answered, first, the demands of necessity; afterwards, what expediency requires; and lastly, the requisitions of bequest.

513. Si plura sunt debita, vel plus legatum fuerit, ad quæ catalla defuncti non sufficiant, fiat ubique defalcatio, excepto regis privilegio.

If there should be more due, or more legacies bequeathed, than the chattels of the deceased are sufficient to satisfy, let an equal abatement be made on all the legacies, the privilege of the king being excepted.

513. Per mis.	In half.
513. Per mis et per tout.	In half and in all.
513. Probabilis causa litigandi.	A probable cause of litigation.
513. Solvendum in futuro.	To be paid at a future period.
515. Vexatæ quæstiones.	The vexatious questions.
516. De commorientibus.	Concerning persons dying together.
517. Collatio bonorum.	Equalizing the estates or goods.
520. Præfectus prætorii.	Judge of the court.

APPENDIX.

Vetus Carta Feoffamenti.

Sciant presentes et futuri, quod ego Willielmus, filius premises. Willielmi de Segenho, dedi, concessi, et hac presenti carta mea confirmavi, Johanni quondam filio Johannis de Saleford, proquadam summa pecunie quam mihi dedit pre manibus, unam acram terre mee arabilis, jacentem in campo de Saleford, juxta terram quondam Richardi de la Mere; Habendam et Tenen- HABENDUM dam totam predictam acram terre cum omnibus ejus pertinentiis, prefato Johanni, et heredibus suis, et suis assignatis, de TENENDUM. capitalibus dominis fædi: Reddendo et faciendo annuatim reddendum. eisdem dominis capitalibus servitia inde debita et consueta: Et ego predictus Willielmus, et heredes mei, et mei assignati, WARRANTY. totam predictam acram terre, cum omnibus suis pertinentiis, predicto Johanni de Saleford, et heredibus suis, et suis assignatis, contra omnes gentes warrantizabimus in perpetuum. In conclusion. cujus rei testimonium huic presenti carte sigillum meum apposui; Hiis testibus, Nigello de Saleford, Johanne de Seybroke, Radulpho, clerico de Saleford, Johanne, molendario de eadem villa, et aliis. Data apud Saleford die Veneris proximo ante festum sancte Margarete virginis, anno regni regis Edwardi filii regis Edwardi sexto.

(L. S.)

Memorandum, quod die et anno infrascriptis plena et pacifica Livery of seisina acre infraspecificate, cum pertinentiis, data et deliberata seisin fuit per infranominatum Willielmum de Segenho infranomi- endorsed. nato Johanni de Saleford, in propriis personis suis, secundum tenorem et effectum carte infrascripte, in presentia Nigelli de Saleford, Johannis de Seybroke, et aliorum.

AN OLD DEED OF FEOFFMENT.

Know all men present and to come, That I, William, PREMISES. son of William de Segenho, have given and granted, and by this my present deed have confirmed, to John, son of John of Saleford, for a certain sum of money which he has paid into my hands, one acre of my arable land, lying in the plain of Saleford, adjoining to the land of Richard de la Mere; To Have Habendum AND TO HOLD all the aforesaid acre of land, with all its appurtenances, to the aforesaid John, and his heirs and assigns, of TENENDUM. the chief lords of the fee: Rendering and performing yearly to REDDENDUM. the same chief lords the services therefore due and accustomed: And I, the aforesaid William, and my heirs and WARRANTY. assigns, warrant all the aforesaid acre of land with all its appurtenances, to the aforesaid John of Saleford and to his heirs and assigns, against all the world forever. In witness whereof conclusion.

I have put my seal to this present deed. Witness, Nigell de Saleford, John of Seybroke, Radulphus, clerk of Saleford, John, miller of the same town, and others. Given at Saleford, on the Friday next before the feast of St. Margaret the Virgin, in the sixth year of the reign of King Edward, the son of King Edward.

(L. S.)

LIVERY OF SEISIN

MEMORANDUM, That on the day and year within written full and quiet seisin of the within specified acre, with its appur-ENDORSED. tenances, was given and delivered by the within named William de Segenho to the within named John of Saleford, in their own proper persons, according to the tenor and effect of the within written deed, in the presence of Nigell de Saleford, John of Seybroke, and others.

TRANSLATION,

&c., &c.

VOLUME THE THIRD.

1.	Sanctio justa, &c. [trans	lated in the text.]
2.	Jus.	Right.
2.	Injuria.	Injury.
2.	Fas.	Lawful.
2.	Nefas.	Unlawful.
7.	Fieri facias.	That you cause to be made.
7.	Feræ naturæ.	Of a wild nature.
8.	Intra hospitium.	Within the precincts of the inn.
9.	Catalla otiosa.	Chattels not privileged from distraint.
9.	De districtione scaccaria.	Of Exchequer distraint.
9.	Articuli supēr chartas.	Articles upon the charters.
13.	Pro hac vice.	For this occasion.
16.	Prope finem.	Near the end.
17.	Nisi prius.	Unless before.
17.	Pro forma.	For form sake.
20	Nam and remedia destit	tuitur insa re valet si culna ahsit

For that which is without remedy, is by that very circumstance strengthened, if it be free from fault.

- 26. Procuratoribus, qui in aliquibus partibus attornati nuncupantur. Proctors, who are in some places called attornies.
- 26. Cum olim in usu fuisset, alterius nomine agi non posse; sed, quia hoc non minimam incommoditatem habebat, coperunt homines per procuratores litigare.

Although formerly it had been the custom for no one to act in the name of another; yet, as this was attended with great inconvenience, men began to carry on law-suits by proctors.

26. Assumpsit.

He undertook.

- 26. Quo tempore magna tranquillitas regnabat. At which time great tranquillity reigned.
- 26. Apprenticii ad legem.

Apprentices to the law.

27. Servientes ad legem.

Serjeants at law.

27. Honoris causa.

As a mark of honor.

27. S'aggiungea, che coloro, che sapevan ben aringare, avean un gran vantaggio nell' assemblee del popolo, il quale si mena volontieri per l' orecchie; onde avviene che nello stato popolare gli avvocati sono ordinariamente quegli, chi hanno piu potenza, ed autorita.

It was added, that good orators had a great advantage in the assembly of the people, who willingly suffer themselves to be captivated by sound; whence it arises, that in a popular state, advocates generally possess the greatest power and authority.

- 29. Ferro in domo ejus incubuit. He went home and fell upon his sword.
- 29. Qua cavetur antiquitus, nequis ob causam orandum pecuniam donumve accipiat.

By which it was anciently provided, that no one should receive money or presents for pleading a cause.

29. Capiendis pecuniis posuit modum, usque ad dena sestertia, quem egressi repetundarum tenerentur.

He fixed the amount of the sum to be received at ten thousand sesterces, to exceed which was considered as bribery.

29. Necquidquam publicæ mercis tam venale fuit quam advocatorum perfidia.

Nor was there any public traffic so venal as the perfidy of advocates.

29. Quid enim est jus civile? quod neque inflecti gratia, neque perfringi potentia, neque adulterari pecunia possit.

For what is the civil law? that which can neither be biassed by favor, violated by power, nor corrupted by money.

- 32. Curia pedis pulverizati. The dusty-foot court.
- 34. Pares. Peers or equals.
- 34. Quia tollit atque eximit causam e curia baronum.

 Because it tolls, i. e. takes away and removes the cause from the court baron.
 - 34. Accedas ad curiam. You may come to the court.
 - 34. Recordari facias loquelam. That you cause the plaint to be recorded.
 - 35. Centeni ex singulis sunt, &c. [Vide ante, vol. i. p. 116.]
 - 35. Inter suos jus dieunt controversiasque minuunt.

 Declare the law among their dependants, and abate controversies.
- 35. Eliguntur in consiliis et principes, qui jura per pagos vicosque reddunt: centeni singulis, ex plebe comites, consilium simul et auctoritas adsunt.

The lords are also chosen in their councils who administer justice through the towns and districts. The jury for each hundred are chosen from the people, and have both council and authority.

36. Forum plebeiæ justiciæ et theatrum comitivæ potestatis.

The court of justice for the common people and the theatre of the power of the county.

36. In foro legis.

In a court of law.

36. In foro conscientiæ.

In a court of conscience.

Promulgators of the law.

36. Carmen necessarium.

An indispensable lesson.

36. Mala in se.

Crimes in themselves.

36. Mala prohibita.

Crimes, because forbidden.

37 Priepositus ad quartam circiter septimanam frequentem populi concionem celebrato; cuique jus dicito; litesque singulas dirimito.

Let the sheriff hold a full assembly of the people about once a month:

doolars the	low to	omonii ono:	and covered	ly determine suits.
decime me	THE TO	every one,	and several	ry determine suns.

- 38. Aula regia Aula regis. The King's Bench.
- 38. Capitalis justiciarius totius Angliæ. Chief Justiciary of all England.
- 39. Communia placita non sequantur curiam regis, sed teneantur in aliquo loco certo.

Let not the common pleas follow the king's court, but be held in some fixed place.

- 41. Puisne. Younger.
- 41. Nec super eos, per vim vel per arma ibimus nisi per legem regni nostri vel per judicium parium suorum.

Nor will we proceed against them by force or arms, unless warranted by the law of our kingdom, or by the judgment of their peers.

- 41. Coram ipso rege. Before the king himself.
- 41. In curia domini regis ipse in propria persona jura decernit.

 The king in person judges in his own court.
- 42. Ubicunque fuerimus in Anglia.

 In whatever part of England we shall be.
- 42. Capitales, generales, perpetui, et majores; a latere regis residentes, qui omnium aliorum corrigere tenentur injurias et errores.

Chief, general, perpetual, and elder; accompanying the king, who are appointed to redress the injuries and correct the errors of all others.

- 42. In pari materia. On the same subject matter.
- 43. Contra fictionem non admittitur probatio: quid enim efficeret probatio veritatis, ubi fictio adversus veritatem fingit? Nam fictio nihil aliud est, quam legis adversus veritatem in re possibili ex justa causa dispositio.

Proof is not admitted to contradict a fiction: for what would the proof of truth avail, where fiction counterfeits truth? For fiction is simply a supposition by the law, for a just cause, of something possible which is contrary to the truth.

- 43. In fictione juris semper subsistit requitas.

 A fiction of law is always founded in equity.
- 43. Dernier resort. The last resort.
- Inanissima prudentiæ et stultitiæ plenissima.
 Entirely destitute of prudence and completely foolish.

ir el

48.

Inclusive.

Usque ad triginta.

D 1 . 1 . 1 . 1 . . .

45.	Jura regalia.	Regal rights.
45.	Jura fiscalia.	Fiseal rights.
46.	Quo minus sufficiens existit.	Whereby he is less able.
46.	Articuli super cartas.	Articles on the charters.
48.	Valor beneficiorum.	The value of benefices.
48.	Del tax de vint marcs et dede Of the rate of twenty marks a	
48, nclus	ive.	n usque ad taxam triginta marcarum
lusiv		marks to the rate of thirty marks in-
48.	Virtute officii sui.	By virtue of his office.

48. De primo beneficio ecclesiastico habendo. Volumus quod idem A. ad primum beneficium ecclesiasticum (taxationem viginti marcarum excedens) vacaturum, quod ad præsentionem nostram pertinuerit, &c.

Inclusively.

To thirty.

Of possessing the first ecclesiastical benefice. We will that the same A. be presented to the first vacant ecclesiastical benefice (exceeding the rate of twenty marks) which shall be in our presentation.

48. Toutz esglises que passent l'extent de 20 marcs.
All churches which exceed the amount of twenty marks.

48.	Monstrans de droit.	Showing of right.
49.	Propria manu.	With his own hand.
49.	Officina justitiæ.	The magazine of justice.
49.	Ex debito justitiæ.	As due to justice.

50. Jam illis promissis non esse standum, quis non videt, quæ coactus quis metu et deceptus dolo promiserit? quæ quidem plerumque jure prætorio liberantur, nonnulla legibus.

To whom is it not evident that promises made through fear or fraud are of no validity? some of which are dissolved at the discretion of the judge, and some by the laws.

51. Nemo ad regem appellet pro aliqua lite, nisi jus domi consequi non possit. Si jus nimis severum fit, alleviatio deinde quæratur apud regem.

No one may appeal to the king in any suit, unless he cannot obtain justice at home. If the decision be too severe, then a mitigation of it may be prayed from the king.

51. Hic est, qui leges regni cancellat iniquas, Et mandata pii principis æqua facit.

It is he who cancels the unequitable laws of the kingdom, and executes the just mandates of a righteous prince.

52. Le subpœna ne serroit my cy soventement use come il est ore, si nous attendomus tiels actions sur les cases, et mainteinomus le jurisdiction de ceo court, et d'auter courts.

The subpœna would not be so often used here as it now is, if we were to pay attention to actions on the case, and maintain the jurisdiction of this and other courts.

52. Pro læsione fidei.

For a breach of faith.

52. Placita de debitis, quæ fide interposita debentur, vel absque interpositione fidei, sint in justitia regis.

Let those pleas of debts, which are due with or without the interposition of a trust, be in the king's jurisdiction.

59. Justiciarii itinerantes venerunt apud Wigorniam in octavis S. Johannis baptistæ; et totus comitatus eos admittere recusavit, quod septem anni nondum erant elapsi, postquam justiciarii ibidem ultimo sederunt.

The itinerant justices came to the city of Worcester on the octave of St. John the Baptist; but the whole county refused to admit them because seven years had not yet elapsed since the justices had last sat there.

59. Justiciarii ad omnia placita. Justices for all pleas.

59. Si non omnes.

If not all.

60 Oyer et terminer.

To hear and determine.

61. Celeberrimo huic conventui episcopus et aldermannus inter sunto; quorum alter jura divina, alter humana populum edoceto.

Let the bishop and alderman be present at this illustrious assembly; of whom let the one instruct the people in divine, the other in human laws.

62. Sacerdotes a regibus honorandi sunt, non judicandi. Priests are to be honored, not judged, by kings.

62. Ite et inter vos causas vestras discutite, quia dignum non est ut nos judicemus Deos.

Go and discuss your causes among yourselves, for it is not fit that we should judge Gods.

63. Nullus episcopus vel archidiaconus de legibus episcopalibus amplius in hundret placita teneant, nec causam, que ad regimen animarum pertinet ad judicium secularium hominum adducant: sed quicunque secundum episcopales leges, de quacunque causa vel culpa interpellatus fuerit, ad locum, quem ad hoc episcopus elegerit et nominaverit, veniat; ibique de causa sua respondeat; et non secundum hundret, sed secundum canones et episcopales leges, rectum Deo et episcopo suo faciat.

No bishop or archdeacon shall longer hold pleas in the hundred court that are to be decided by episcopal laws, nor bring any cause which relates to spiritual matters [the government of souls] for the judgment of secular persons; but whoever shall be sued according to the episcopal laws, for any cause or offence, shall come to the place chosen and appointed by the bishop for that purpose, and there make his own defence; to the end that right may be done to God and his bishop, according to the canon and episcopal laws, and not those of the hundred.

63. Volo et præcipio, ut omnes de comitatu eant ad comitatus et hundreda, sicut fecerint tempore regis Edwardi.

I will and command that all persons belonging to the county attend the county and hundred courts as they did in the time of king Edward.

63. Generalia comitatuum placita certis locis et vicibus teneantur. Intersint autem episcopi, comites, &c. et agantur primo debita veræ christianitatis jura, secundo regis placita, postremo causæ singulorum dignis satisfactionibus expleantur.

Let the general pleas of the counties be held in certain places and districts; and the bishops and counts, &c. be present; and first, let all affairs concerning religion be transacted; next, the pleas of the crown; and lastly, let the causes of individuals be heard and justly determined.

63. Ne episcopi sæcularium placitorum officium suscipiant. Let no bishop take charge of secular pleas.

65. Bona notabilia.

Goods of a person to the value of a hundred shillings, lying in another house than that in which he died, and hereby rendered cognizable by probate before the archbishop of the province, unless by special custom it be otherwise.

General description of the description of

72. De super-oneratione forestariorum et aliorum ministrorum forestæ; et de eorum oppressionibus populo regis illatis.

Concerning the impositions of the foresters, and other officers of the forest; and their oppression on the king's people.

73. Pro re nata. According to circumstances—For the occasion.

76. Supersedeas.

	A command to stay or fo	rbear doing that which ought not to be done.
77.	Certiorari.	To have notice given him.
77.	Latitat.	He lies concealed.
78.	Breve domini regis non d	currit. The king's writ does not run.
85.	Sui.	Of himself.
eonsu	etas.	rochianos oblationes et decimas debitas et ishioners for oblations and tithes due and
89.	Circumspecte agatis.	That ye act cautiously.
91.	Indicavit.	He showed.
94.	In facie ecclesiæ.	In the face of the church.
94.	Ex post facto.	After the fact.
94.	A mensa et thoro.	From bed and board.
94.	In fraudem legis.	Unlawfully.
n tali	bus ab antiquo concesso.	et super consensu regio et suorum procerum and, and the consent of the king and his a cases.
95.	Ab olim.	Formerly.
95. and.		um regni Angliæ. king and the peers of the kingdom of Eng-
95. proba		obatione regis et baronum dicitur emanasse. d formerly from the prelates with the ap-
95.	Non nullam habebant e	episcopi authoritatem, præter eam quam a

ministrationis potestatem cuique delegare non poterant.

The bishops had no other authority than what they received from the king. They had not the right of proving wills; neither could they grant the power of administration.

rege acceptam referebant. Jus testamenta probandi non habebant: ad-

96. Cujus regis temporibus hoc ordinatum sit, non reperio. I do not find in what king's reign this was ordained.

96.	Ab antiquo.	Anciently.
96.	Ab olim ordinatum.	Ordained formerly.
96.	Per visum ecclesiæ.	Under the direction of the church.

96. Quod distributio rerum que in testamento relinquuntur auctoritate ecclesiæ fiet.

That a distribution of the things which are left by will, be made by the authority of the church.

96. Si quis aliquid dixerit contra testamentum, placitum illud in curia christianitatis audiri debet et terminari.

If any thing be averred against a will, that plea should be heard and determined in the spiritual court.

- 97. Magister census. An officer for taking the value of estates.
- 97. Absurdum etenim elericis est, immo etiam opprobriosum, si peritos se velint ostendere disceptationum esse forensium.

For it is absurd, nay more, it is disgraceful for elergymen to wish to display their skill in forensic disputes.

97. Que secundum canones et episcopales leges ad regimen animarum pertinuit.

Which belonged, according to the canon and episcopal laws, to spiritual matters.

97. Si quis baronum seu hominum meorum pecuniam suam non dederit vel dare dis posuerit, uxor sua, sive liberi, aut parentes et legitimi homines ejus, eam pro anima ejus dividant sicut eis melius visum fuerit.

If any one of my barons or vassals shall not have disposed of his wealth, or directed the disposal of it, let his wife, children, or parents and proper persons divide it, for the good of his soul, as shall seem best to them.

97. Pro salute animæ ejus, ecclesiæ consilio.

For the good of his soul, by the advice and direction of the church.

100. De contumace capiendo. For taking the contumacious.

- 101. De excommunicato capiendo. For taking the excommunicated.
- 102. In numero impiorum ae sceleratorum habentur: ab iis omnes decedunt, aditum eorum sermonemque defugiunt, ne quid ex contagione incommodi accipiant: neque iis petentibus jus redditur, neque honos ullus communicatur.

Are reckoned among the impious and wicked: all shun them, fly their approach, and avoid all communication with them, lest they receive some injury from the contagion: neither is justice rendered to them when they seek it, nor is any honor conferred on them.

102. Probus et legalis homo. A true and lawful man.
102. Significavit. He signified.
102. De excommunicato deliberando.

For liberating the excommunicated.

109. Procedendo ad judicium.

102. Si aliquis per superbiam elatus ad justitiam episcopalem venire noluerit, vocetur semel, secundo, et tertio: quod si nec sic ad emendationem venerit, excommunicetur; et, si opus fuerit, ad hoc vindicandum fortitudo et justitia regis sive vicecomitis adhibeatur.

If any one, elate with pride, come not to the episcopal court, let him be summoned three times, and if he attend not then its due correction, let him be excommunicated; and, if necessary, let the power and justice of the king, or sheriff, be exerted to punish his contempt.

103. Nullum tempus occurrit ecclesiæ. No time runs against the church.

106. Post mortem.

After death.

107. Lex cornelia.

The Cornelian law.

For proceeding to judgment.

111. Coram non judice.

113. Ad aliud examen. To another examination or trial.

Before a judge unauthorized to take cognizance of the affair.

116. Jus prosequendi in judicio quod alicui debetur.

The right of prosecuting to judgment which is due to every one.

116. Actiones compositæ sunt, quibus inter se homines disceptarent: quas actiones, ne populus prout vellet institueret, certas solemnesque esse voluerunt.

Forms of process were settled, by which men might argue their differences, which forms were established and made certain, that the people might not at pleasure institute their own modes of proceeding.

^{117.} Sunt jura, sunt formulæ, de omnibus rebus constitutæ, ne quis aut in genere injuriæ aut in ratione actionis, errare possit. Expressæ enim sunt ex uniuscujusque damno, dolore, incommodo, calamitate, injuria, publicæ a prætore formulæ, ad quas privata lis accommodatur.

There are rights, there are forms appointed for all things, lest any one should mistake either the kind of injury or the mode of redress. For public forms are composed by the prætor from every species of loss, trouble, inconvenience, calaunity, and injury, for the accommodation of private suits.

117. Sunt quædam brevia formata super certis casibus de cursu, et de communi consilio totius regni approbata et concessa, quæ quidem nullatenus mutari poterint absque consensu et voluntate corum.

There are some writs formed on certain cases, granted and approved by the common council of the kingdom, which can in no wise be changed without its will and consent.

117. Actiones in personam, que adversus eum intenduntur, qui ex contractu vel delicto obligatus est aliquid dare vel concedere.

Personal actions which are commenced against him who by contract, or through the commission of some offence, is bound to give or surrender something.

120. De injuriis.

Of injuries.

On view of the wound.

122. Mala praxis.

Bad practice.

122 Culpæ adnumerantur, veluti si medicus curationem dereliquerit, male quempiam secuerit, aut perperam ei medicamentum dederit.

They are reckoned faults, as if a medical man neglect his patient, perform an amputation unskillfully, or administer medicine unadvisedly.

122. Rex vicecomiti salutem. Si A. fecerit te securum de clamore suo prosequendo tune pone per vadium et salvos plegios B. quod sit coram justiciariis nostris apud Westmonasterium in Octavis Sancti Michaelis ostensurus quare cum idem B. ad dextrum oculum ipsius Λ. casualiter læsum bene et competenter curandum apud S. pro quadam pecuniæ summa præmanibus soluta assumpsisset, idem B. curam suam circa oculum prædictum tam negligenter et improvide apposuit, quod idem A. defectu ipsius B. visum oculi prædicti totaliter amisit ad damnum ipsius A. viginti librarum, ut dicit. Et habeas ibi nomina plegiorum et hoc breve. Teste meipso apud Westmonasterium, &c.

The king to the sheriff sends greeting. If A. give you security that he will prosecute his claim, then put B. by gage and safe pledges to appear before our justices at Westminster on the octave of St. Michael, to show cause why, when the same B. had at S. undertaken, for a certain sum of money paid beforehand, well and completely to cure the right eye of the said A. accidentally hurt, the same B. attended to the said eye so negligently and carclessly, that the same A., by the default of the same B., totally lost the sight of the said eye, to the damage of the said A. (as he says) of twenty pounds. And have you there the names of the pledges and this writ. Witness myself at Westminster, &c.

0.0	41 4.10	[100.11., 120-101.
123.	Vi et armis.	By force and arms.
123.	Scandalum magnatum.	Slander of the nobles.
125.	Damnum absque injuria.	Damage without injury.
conde persor	mnari; delicta enim noce It is not just and right tl	nat, non est æquum et bonum ob eam rem ntium nota esse oportet et expedit. hat he who exposes the faults of a guilty a that account; for it is proper and expedient hould be known.
128.	De odio et atia.	Of hatred and ill-will.
128.	De homine replegiando.	Of replevying a man.
129.	Capias in withernam.	That you take in withernam.
ciarii i alio re justice	nostri, vel pro morte hometto quare secundum consu Unless he be taken by our, for the death of a man, for which, according to	ale præceptum nostrum, vel capitalis justi- ninis, vel pro foresta nostra, vel pro aliquo vetudinem Angliæ non sit replegiabilis. In special command, or by that of our chief for a breach of the forest laws, or any other to the custom of England, he may not be
129.	Habeas corpus ad respond That you have the body t	
129.	Ad satisfaciendum.	To satisfy.
130.	Ad prosequendum, testific To prosecute, testify, deli	candum, deliberandum, &c. berate, &c.
130.	Habeas corpus ad testifica That you have the body t	
	-	

130. Ad faciendum et recipiendum. To do and receive.

130. Habeas corpus cum causa. That you have the body with the cause of detention.

131. Die Jovis prox. post quinden. Sancti Martini. The Thursday next after the quindena [Nov. 25] of St. Martin.

134. Etiam judicum tunc primarius, nisi illud faceremus, rescripti illius forensis, qui libertatis personalis omnimodæ vindex legitimus est fere solus, usum omnimodum palam pronuntiavit (sui semper similis) nobis perpetuo in posterum denegandum. Quod, ut odiosissimum juris prodigium, scientioribus hic universis censitum.

Then also the chief justice (always the same) openly declared, that unless we could do it [find sureties for good behavior] the use of this forensic rescript, which is almost the only lawful protection of every kind of personal liberty, would ever after be denied us. Which was considered by all the lawyers present as a most odious and monstrous declaration.

137.	Habeas corpus ad subjicier	dum	. That you have the body to answer
139.	De uxore rapta et abducta. For the ravishment and ab		on of his wife.
140.	Volenti non fit injuria.	7	The willing receive no injury.
140.	Particeps criminis.	A	partaker of the crime.
140.	Per quod consortium amisi	t. I	By which means he lost his wife.
141.	Mutatis mutandis. Being varied according to t	he ci	rcumstances of the case.
141.	De filio vel filia rapta vel a For the ravishment or abd		
141.	De custodia terræ et hæred	is. F	or the custody of the land and heir
142.	Per quod servitium amisit.	В	y which means he lost his service.
142.	In loco parentis.	I	n the place of a parent.
142.	Secundum allegata et proba		gred and proved

146. Replegiare est, rem apud alium detentam cautione legitima interposita, redimere.

Replevin is to redeem, with lawful security, any thing detained by another.

146. Quant les biens ou chattels d'aucun sont prises, il avera per common ley un breve hors de chancery commandant, &c.

When the goods or chattels of a man are taken, he shall have a writ out of chancery, by the common law, commanding, &c.

146. Lex neminem cogit ad vana seu impossibilia.

The law compels no one to do things which are either useless or impossible.

147.	Replegiari	facias.		That you	cause	to b	e replevi	ied
147.	Plegios de	retorno	habendo.	Pledges to	have	the	return.	

148.	Recordari facias loquelar That you cause the compl	
148.	De proprietate probanda.	For proving the ownership.
151.	Animo furandi.	With a design of stealing them.
152.	Detinue de biens.	Detaining of goods.
155.	Indebitatus assumpsit.	Being indebted he undertook.
155.	Pro tanto.	For so much.
156.	Debet et detinet.	He owes and detains.
157.	Toties quoties.	As often as — As often so often.
157.	Finalis concordia.	Final agreement.
158.	Nudum pactum.	A barren contract.
161.	Prochein amy. Next frie	end—next of kin to the infant.
162.		, &c. quam pro se ipso in hac parte sequitur as well for the king, &c. as for himself.
163.	Quantum valebat.	As much as it was worth.
163.	Ex æquo et bono.	By equity and right.
163. ondit	-	conditio defendentis. on both sides the defendant is in the bes
163.	Assumpsit.	He undertook.
165.	In toto.	In the whole—Entirely.
173.	Propter defectum sanguin	nis. Through failure of issue.
176.	Ad terminum qui præteri	it. For the term which has passed.
176.	Jus proprietatis.	Right of property.
176.	Jus possessionis.	Right of possession.
176.	In statu quo.	In its original state.
178.	Non compos mentis.	Of unsound mind.

179.	Manu forti.	With a strong hand.
181.		per intrusionem quam ipse fecit. c intrusion which he himself made.
t illu	d tenenti dimisit.	per Gulielmum qui se in illud intrusit, gh William who intruded himself on it,
limis	it, cui se in illud intrusit.	isi per Ricardum, cui Gulielmus illud
	Non habuit ingressum nisi	post intrusionem quam Gulielmus in illud
ecit.	He had no entrance but after	r the intrusion which William made on it.
182.	Sur disseisin.	On disseisin.
183.	Unde nihil habet.	Whereby she has nothing.
183.	Dum fuit infra ætatem.	While he was under age.
183.	Dum fuit non compos ment	is. While he was of unsound mind.
183.	Cui in vita.	Whom in his lifetime.
183.	Cui ante divortium	Whom before divorce.
	Whom in his lifetime, or w	divortium, ipsa contradicere non potuit.
radic	· .	
183.	Ad communem legem.	At common law.
183.	In casu proviso.	In the case provided.
183.	In consimili casu.	In the like case.
183.	Causa matrimonii prælocuti In consideration of a marri	
183.	Registrum omnium brevium	n. A register of all writs.
184.	Festinum remedium.	The speedy remedy.
184.	Mort d'ancestor.	Death of the ancestor.

184. Novel disseisin. New disseisin.

185. Si dominus feodi negat hæredibus defuncti saisinam ejusdem feodi, justitiarii domini regis faciant inde fieri recognitionem per xii legales homines, qualem saisinam defunctus inde habuit, die qua fuit vivus et mortuus; et sicut recognitum fuerit, ita hæredibus ejus restituant. S. 10. Justitiarii domini regis faciant fieri recognitionem de dissaisinis factis super assisam, a tempore quo dominus rex venit in Angliam proxime post pacem factam inter ipsum et regem filium suum.

If the lord of the fee refuse to the heirs of the deceased seisin of the same fee, the king's justices may cause an inquiry to be made by twelve lawful men, of what seisin the deceased had on the day of his death, and according to the result of such inquiry it shall be restored to his heirs. S. 10. The king's justices shall cause an inquiry to be made of the disseisins made upon assize, from the time at which the king came into England, next after the peace made between him and his son.

186. De avo.	From the grandfather.
186. De proavo.	From the great grandfather.
186. Nuper obiit.	He lately died.
187. De assis. mortis antecess Concerning the assize of	oris. the death of the ancestor.
187. Nul tort, nul disseisin.	No wrong, no disseisin.

188. Talis qui ita convictus fuerit, dupliciter delinquit contra regem: quia facit disseisinam et roberiam contra pacem suam; et etiam ausu temerario irrita facit ea, que in curia domini regis rite acta sunt: et propter duplex delictum merito sustinere debet pænam duplicatam.

He who is so convicted offends doubly against the king; first, because he makes a disseisin and robbery against his peace; and secondly, by a rash undertaking sets at defiance the just decisions of the king's court: and for this double offence he deserves a double punishment.

188. Nam leges vigilantibus, non For the laws aid the vigilan	,
190. Jus et seisinam.	A right and seisin.
190. Juris et seisinam conjunctio	nem. The conjunction of right and seisin.
191. Secundum formam doni.	According to the form of the gift.
193. Quod ei deforceat.	That he deforced him.
194. De rationabili parte.	For the reasonable part.

195.	Præcipe in capite.	Command for the tenant in capite.
195.	Quia dominus remisit curis	am. Because the lord has waived his court.
195.	Secundum consuetudinem According to the custom of	
195.	Pone.	Put.
195.	Tenir en socage.	To hold in socage.
195.	Garde.	Wardship.
195.	Briefe de recto claus.	Writ of right close.
195.	Recordari facias.	That you cause to be recorded.
198.	Elegit.	He hath chosen.
199.	De mercatoribus.	Of merchants.
199.	Ut liberum tenementum.	As a freehold.
199.	Ejectione firmæ.	Of ejection of farm.
199.	Quare ejecit infra terminum	n. Why he hath ejected within the term.

200. Ejectione firmæ n'est que un action de trespass en son nature, et le plaintiff ne recovera son terme que est a venir, nient plus que en trespas home recovera damages pur trespass nient fait, mes a feser; mais il convient a suer par action de covenant ad comen law a recoverer son terme; quod tota curia concessit. Et per Belknap, la comen ley est, lou home est ouste de son terme par estranger, il avera ejectione firmæ versus cesty que luy ouste; et sil soit ouste par son lessor, briefe de covenant; et sil par lessee ou grantee de reversion, briefe de covenant versus son lessor, et countera especial count, &c.

A writ of EJECTIONE FIRME is in its nature merely an action of trespass, and the plaintiff shall only recover that part of the term which is unexpired, the same as in trespass, a man shall recover no damages for a trespass not committed but to be committed. But to recover his term he must sue by an action of covenant at common law; to which the whole court assented. And per Belknap; where a man is ousted from his term by a stranger, the common law is, that he shall have a writ of EJECTIONE FIRME against him who ousted him; and if he be ousted by his lessor, a writ of covenant; and if by the lessee, or grantee of the reversion, a writ of covenant against his lessor, and he shall count a special count, &c.

^{201.} Si home port ejectione firmæ, le plaintiff recovera son terme qui est arrere, si bien come in quare ejecit infra terminum; et, si nul soit arrere, donques tout in damages.

If a plaintiff bring a writ of EJECTIONE FIRME he shall recover the remainder of his term as well as in a QUARE EJECIT INFRA TERMINUM, and, if it be all run out, he shall recover the whole in damages.

209. Vi et armis.	By force and arms.
209. Quare clausum fregit.	Wherefore he broke his close.
209. Meum et tuum.	Mine and thine.

209. Qui alienum fundum ingreditur, potest a domino, si is præviderit, prohiberi ne ingrediatur.

He who enters on another's land may be resisted by the owner if he shall have previously forbidden it.

210. Quantum.	Quantity.
210. Jus postliminii.	Remitter.
210. Jure uxoris.	In right of his wife.
211. In foro contentioso.	In a court of litigation.

211. Quare vi et armis clausum ipsius A. apud B. fregit, et blada ipsius A. ad valentiam centum solidorum ibidem nuper crescentia cum quibusdam averiis depastus fuit, conculcavit et consumpsit, &c.

Wherefore he broke the close of the said A. at B. by force and arms, razed, trampled on, and consumed the grass of the said A. lately growing thereon, with certain beasts to the value of twenty shillings, &c.

212. Continuando.	By continuation.	
213. Ab initio.	From the beginning.	
214. Inter alia.	Among other things.	
217. Sic utere tuo ut alienum non lædas. So use your property that you do not injure that of another.		
217. Cujus est solum, &c. [Vi	de ante, vol. ii., p. 18.]	
219. Damnum absque injuria.	Damage without injury.	
220. Quod permittat posterne	re. That he permit to abate or put down.	
221. Ad nocumentum liberi te	enementi sui. To the damage of his freehold.	
221. In casu consimili.	In a similar case.	

221. De cætero non recedant querentes a curia domini regis, pro eo quod tenementum transfertur de uno in alium.

Moreover the complainants shall not be obliged to abandon their action because the tenement is transferred to another.

- 221. Quod A. injuste levavit tale nocumentum. That A. unjustly levied such a nuisance.
- That A. and B. levied. 221. Quod A. et B. levaverunt.
- 224. Nemo est hæres viventis. No one is heir to the living.
- 224. Hæres natus. Heir born, or natural heir.
- 224. Hæres factus. Heir made or appointed.
- 224. Damnum. Loss.
- 225. In esse. In being.
- 225. Ad exhæredationem ipsius. To his disherison.
- 225. Ad exharedationem ecclesia. To the disherison of the church.
- 225. Estrepement pendente placito. Waste pending the suit.
- 226. Ne faciat vastum vel estrepementum pendente placito dicto indiscusso. That he do not commit waste or devastation during the continuance of the suit.
 - 227. Non fecit vastum contra prohibitionem. That he did not commit waste against prohibition.
 - 228. Nam de minimis non curat lex. For the law does not recognize trifles.
- 229. Fortuna ignis vel hujusmodi eventus inopinati omnes tenentes excusant.

The accident of fire, or unexpected events of that kind excuse all tenants.

230. Ratione tenurae. By reason of the tenure. 230. Commune vinculum. Common bond.

231. Instar omnium. Equal to all.

232. De consuetudinibus et servitiis. Of customs and services.

232. Cessavit. He hath ceased.

	Eo quod tenens in faciendis servitiis per biennium jam cessavit. Because the tenant has already ceased to do service for two years.		
232. Per totum triennium.	For three whole years.		
233. Sur disclaimer.	On disclaimer.		
	eudum ejusve conditionem, exspoliabitur. ed either his fee, or the condition by which it.		
234. Ne injuste vexes.	Do not unjustly oppress.		
235. A sequendo.	From following.		
235. De secta ad molendinum	. For suit at his mill.		
•	5. Quam ad illud facere debet, et solet. Which he ought, and was used to do at it.		
	l torrale, et ad omnia hujusmodi. suit at the kiln, and all others of the same		
237. Per quod.	By which.		
239. Levant et couchant. Rising up and lying down a man's ground to lie down a	n: i. e. when cattle have been long enough		
240. Quod permittat.	That he permit.		
243. Pro hac vice.	For this turn.		
245. Darrein presentment.	Last presentation.		
245. Quare impedit.	Wherefore he has hindered.		
246. Caveat.	That he take care.		
246. Jus patronatus.	Right of advowson.		
247. Duplex querela.	A double complaint.		
248. Ne admittas.	Do not admit.		
248. Quare incumbravit.	Wherefore he has encumbered.		
249. Infra tempus semestre.	Within half a year.		

250. Pendente lite.	Pending the suit.
250. Ad admittendum elericu	m. For admitting the clerk.
250. Quare non admisit.	Why he has not admitted.
250. Juris utrum.	To which of the two the right belongs
enti, salvo jure domini regis.	gis amoveantur et possessio restituatur penng be removed, and possession restored to of the king.
258. Virtute officii.	By virtue of their office.
258. A nativitate.	From his birth.
258. Inquisitio post mortem.	An inquest after death.
262. Quo warranto.	By what warrant.
264. In summo jure.	In strict right.
265. Mandamus.	We command.
265. In toto.	Entirely.
271 Forma et figura judicii. T	The form and appearance of judgment.
273. Nulli vendemus, &c. [Vid	le ante, vol. i. p. 141.]
274. Si te fecerit securum.	If he give you security.
ellet prosequi.	ecificatione trium testium, quod actionem
275. Dies fasti et nefasti.	Lawful and unlawful days.
276. De temporibus et diebus Concerning the times and	•
278. Illud ex libertate vitium,	quod non simul nec jussi conveniunt, sed

et alter et tertius dies cunctatione cocuntium absumitur.

There is this fault resulting from their liberty, that they come not together at the time appointed, but a second and a third day are lost by the delay of those who are to assemble.

278. Illud enim nimiæ libertatis indicium, concessa toties impunitas non parendi; nec enim trinis judicii eoncessibus pænam perditæ causæ contumax meruit.

For the impunity with which they so often neglected to appear was a sign of their excessive liberty; nor were the contumacious punished by losing their cause, as three days grace was allowed.

279.	In jus vocando.	By citing to justice.
280.	Baculus nuntiatorius.	The nuntiatory staff.
281.	Mittitur adversarius in p His adversary is put into	ossessionem bonorum ejus. possession of his goods.
281.	Capias ad respondendum	. That you take him to answer.
281.	Quare clausum fregit.	Why he hath broken his close.
283.	In fictione juris equitas e	
283.	Exigi facias.	That you cause to be required.
283.	Quinto exactus.	Required for the fifth time.
284.	Capias utlagatum.	That you take the outlaw.
284.	Venditioni exponas.	That you expose for sale.
284.	Seire facias.	That you make known.
284.	Levari facias.	That you cause to be levied.
284.	Amoveas manus.	That you remove the hand.
284.	Ubicunque fuerimus in A In whatever part of Engl	
285.	Oyer et terminer.	To hear and determine.
285.	Latitat.	He lies hidden.
286.	Venire facias ad responde	endum. That you cause to come to answer.
286.	Distringas.	That you distrain.
286.	Alias.	As formerly.
286.	Pluries.	As more than once.

286 Capias.	That you take.
287. In pari materia.	In like circumstances.
288. Ac etiam.	And also.
288. Cepi corpus.	I have taken the body.
289. Eundo et redeundo.	In going and returning.
291. Stipulatio et satisdatio. A stipulation and putting	g in sufficient security.
292. Exoneretur.	Let him be exonerated.
292. Ad libitum.	At pleasure.
293. Ore tenus.	By word of mouth.
293. Viva voce.	By word of mouth.
294. Certiorari.	To have notice given him.
294. Scandalum magnatum.	Slander of the nobles.
295. Ex delicto.	Arising from offence or misdeed.
295. Ex contractu.	Arising from a contract.
295. Quantum valebant.	As much as they were worth.
296. Retraxit.	He hath withdrawn.
297. Contestatio litis. The op	pening of a case before witnesses.
297. Jus prædicti S. et sæsinan The right and seisin of the	*
298. En la defense, &c. [trans	slated in the text.]

298. En la defense, &c. [translated in the text.]

299. Jeo vous dirai un fable. En ascun temps fuit un pape, et avoit fait un grand offence, et le cardinals vindrent a luy et disoyent a luy "peccasti:" et il dit, "judica me:" et ils disoyent "non possumus, quia caput es ecclesiæ: judica teipsum:" et l'apostol dit, "judico me cremari;" et fuit combustus; et apres fuit un sainct. Et in ceo cas il fuit son juge demene, et issint n'est pas inconvenient qu'un home soit juge demene.

I will tell you a story. There was formerly a pope, and he committed a great crime, and the cardinals came to him, and said, "thou hast sinned:" and he said, "judge me:" and they answered, "we cannot, for thou art the

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head of the church; judge thyself:" and the apostle said, "I sentence myself to be burned;" and burned he was; and afterwards he was made a saint. And in that case he was his his own judge, and therefore it is not improper that a man should judge himself.

299.	Licentia loquendi.	Liberty of speaking.
301.	In rerum natura. In th	e nature of things, or, in the world.
302.	Ex delicto.	From wrong done.
302.	Actio personalis moritur Λ personal action dies w	
302.	Ex contractu.	From contract.
304.	Cognovit actionem.	He hath acknowledged the action.
304.	Indebitatus assumpsit.	Being indebted, he undertook.
308.	Interest reipublicæ ut sit It is for the public good	t finis litium. that there be an end to contentions.
308.	Son assault demesne.	His own assault.
310.	1 / 1 / 1	licatio, triplicatio, et quadruplicatio. uplication, triplication, and quadruplication.
315.	Judices ordinarii.	Ordinary judges.
317.	Audita querela.	The complaint has been heard.
318.	Gallica causidicos docuit Eloquent Gaul hath inst	
318.	Occidere, interficere, nec	are. To kill, to put to death, to slay.
	m, reverentia et obsequiu	iculum, filium familias, repudium, comprom. the son of a family, a divorce, a bond or

engagement wherein two parties oblige themselves to stand to the arbitration or award of the umpire, reverence and compliance.

322. Materia prima. The primary matter.

322. Neque quid, neque quantum, neque quale, neque aliquid eorum quibus ens determinatur.

Neither that, nor as much as, nor such as, nor any part of those things by which being is determined. 322. Materia prima non est corpus, neque per formam corporeitatis, neque per simplicem essentiam: est tamen ens, et quidem substantia, licet incompleta; habetque actum ex se entitativum, et simul est potentia subjectiva.

Primary matter is not body, neither by form of corporeity nor by simple essence: nevertheless it is a being, and certain substance although incomplete; and has an entitative action from itself, and is at the same time a subjective power.

323. Ne per scripturam aliqua fiat in posterum dubitatio, jubemus non per siglorum captiones et compendiosa enigmata ejusdem codicis textum conscribi sed per literarum consequentiam explanari concedimus.

Lest, through the method of writing, the meaning of this code be rendered doubtful to posterity, we command that it be not written in abbreviations or ciphers; but that it be rendered plain by the regular succession of letters.

326. Sie volo, sie jubeo.

So I will, so I command.

329. Ex facto oritur jus.

Law arises from fact.

334. Ultra mare.

Beyond sea.

337. Novitas ineognitae disciplinae, ut solita armis decerni jure terminarentur.

The introduction of a custom never before heard of; that matters which had always been decided by arms should be determined by law.

338. Non sine magna juriseonsultorum perturbatione. Not without great disturbance of the lawyers.

340. Amittere liberam legem. To lose his free law.

340. Liber et legalis homo. A free and lawful man.

341. Est autem magna assisa regale quoddam beneficium, clementia principis, de consilio procerum, populis indultum; quo vitæ hominum, et status integritati tam salubriter consulitur, ut, retinendo quod quis possidet in libero tenemento soli, duelli casum declinare possint homines ambiguum. Ac per hoc contingit, insperatæ et præmaturæ mortis ultimum evadere supplicium, vel saltem perennis infamiæ opprobrium illius infesti et inverecundi verbi, quod in ore victi turpiter sonat, consecutivum. Ex æquitate item maxima prodita est legalis ista institutio. Jus enim, quod post multas et longas dilationes vix evincitur per duellum, per beneficium istius constitutionis commodius et acceleratius expeditur.

The grand assize is a certain royal favor granted to the people by the elemency of the king, in counsel with his nobles: by which the lives and estates of men are so effectually consulted, that, every one retaining what he possesses in fee, may decline the doubtful event of the trial by battel: and by this means avoid the greatest of all punishments, an unexpected and premature death, or at least the disgrace and perpetual infamy attached to that base and odious word pronounced by the vanquished. This legal institution proceeds also from the highest equity: for the right which after many and long delays can scarcely be ascertained by battel, is, by this means, more commodiously and expeditiously determined.

342. Liberam legem.	Their free law.
343. De fidelitate.	On his fidelity.
343. De credulitate.	On their belief.
343. Jurabit duodecima manu.	He shall swear by twelve men.

343. Quod defendat se duodecima manu.

That he defend himself by twelve men.

- 343. Adjudicabitur reus ad legem suam duodecima manu.

 The defendant shall be adjudged to make his law by twelve men.
- 343. Il covint aver' oue luy xi maynz de jurer oue luy, sc. que ilz entendre en lour consciens que il disoyt voier.

He must have eleven men to swear for him—that is, that they believe in their conscience that he has spoken the truth.

344. Nullus ballivus de cætero ponat aliquem ad legem manifestam, nec ad juramentum, simplici loquela sua sine testibus fidelibus ad hoc inductis.

No bailiff shall put any one to his wager of battel, or to his wager of law, on his simple declaration, without faithful witnesses brought for that purpose.

344. Si petens sectam produxerit, et concordes inveniantur, tunc reus poterit vadiare legem suam contra petentem et contra sectam suam prolatam; sed si secta variabilis inveniatur, extunc non tenebitur legem vadiare contra sectam illam.

If the plaintiff bring his witnesses, and they agree in their testimony, then the defendant may wage his law against him, and against his suit: but if the suit vary in their testimony, he will thenceforward not be bound to wage his law against that suit.

344. Ut si duos vel tres testes produxerit ad probandum, oportet quod defensio fiat per quatuor vel per sex; ita quod pro quolibet teste duos producat juratores, usque ad duodecim.

That if he bring two or three witnesses to prove the fact, the defence must be made by four or six: so that for every witness he must bring two jurors up to twelve.

^{350.} Nisi per legale judicium parium suorum, vel per legem terræ.

Unless by the lawful judgment of his peers, or by the law of the land.

p

350. Nemo beneficium suum perdat, nisi secundum consuetudinem antecessorum nostrorum et per judicium pariorum suorum.

No one shall be deprived of his property, but according to the custom of our predecessors, and by the judgment of his peers.

351. De magna assisa eligend	a. Of choosing the grand assize.
351. Nisi prius.	Unless before.
351. Vexata quæstio.	A perplexed question.
352. Venire facias.	That you cause to come.
352. Semper dabitur dies par	tibus, &c. [translated in the text.]
354. Habeas corpora juratoru	m. That you have the bodies of the jurors.
354. Distringas.	That you distrain.
	senos, ex singulis territorii quadrantibus. from every quarter of the country.
360. De medietate linguæ. For having a jury consist	ting of half foreigners and half natives.
360. De monticolis Walliæ.	Of the mountaineers of Wales.
nglis et Wallis jus dicunto.	es, quorum sex Walli et sex Angli erunt, f whom six shall be Welsh and six English, nd Welsh.
360. Jus patronatus.	A right of presentation.
361. Recusatio judicis.	Objection to the judge.
ropter delictum.	um; propter defectum; propter affectum;
artiality, on account of the cor	on account of incompetency, on account of mmission of some offence.
362. Propter defectum sexus.	Because not of the male sex.
362. De ventre inspiciendo.	Of inspecting pregnancy.
363. Omni exceptione majore	s. Above all exception.
363. Licebat palam excipere,	et semper ex probabili causa tres repudiari:

etiam plures ex causa prægnanti et manifesta.

They might openly except to, and always refuse three for a probable cause; and even more for a pregnant and manifest cause.

364. Voir dire, veritatem dicere. To speak the truth.

364. Decem tales—Octo tales. A tales of ten—A tales of eight.

365. Tales de circumstantibus.

A tales [such as may be wanting] from the by-standers.

365. Nihil sanctius, nihil antiquius fuit, perinde ac si in ipso hoc numero secreta quaedam esset religio.

Nothing was esteemed more sacred, nothing more venerable than this number, as though it contained within itself a something holy.

365. Fas est et ab hoste doceri. It is right to learn even from an enemy.

366. Neminem voluerunt majores nostri, non modo de existimatione cujusquam sed ne pecuniaria quidem de re minima esse judicem: nisi qui inter adversarios convenisset.

Our ancestors would have no judge concerning the reputation of a man, or even of the least pecuniary matter, but him who had been agreed upon by the contending parties.

366. Selecti judices.

Chosen judges.

366. Post urnam permittitur accusatori, ac reo, ut ex illo numero rejiciant quos putaverint sibi, aut inimicos aut ex aliqua re incommodos fore.

After the names were drawn, both the prosecutor and defendant were allowed to reject all those from the number whom they thought might from any cause be unfriendly or ill-disposed towards them.

366. Rejectione celebrata, in eorum locum qui rejecti fuerunt subsortiebatur prætor alios, quibus ille judicum legitimus numerus compleretur.

These being rejected, the prætor drew others to supply their place, by whom the lawful number of judges was completed.

366. Δικασται.

Judges.

366. El incumbit probatio, qui dicit, non qui negat; cum per rerum naturam factum-negantis probatio nulla sit.

The proof lies on him who asserts the fact, not on him who denies it, as from the nature of things a negative is no proof.

368. In extremis.

In his last moments.

368. Instrumenta domestica, seu adnotatio, si non aliis quoque adminiculis adjuventur, ad probationem sola non sufficiunt. Nam exemplo perni-

ciosum est, ut ei scriptura credatur, qua unusquisque sibi adnotatione propria debitorem constituit.

Private instruments, or memoranda, unless supported by other evidence, are not alone sufficient proof. For it is a dangerous precedent to give credit to any memorandum by which the writer makes another man his debtor.

- 369. Subpœna ad testificandum. A subpœna to give evidence.
 369. Habeas corpus ad testificandum.
 That you have the body to give evidence.
 369. Qui tam. Who as well.
 370. Unius responsio testis omnino non audiatur.
 The evidence of one witness may never be admitted.
 370. Plena probatio. Full proof.
 370. Semiplena probatic. Half proof.
- 371. Nemo testis esse debet in propria causa.

 No one should be a witness in his own cause.

374. Tu magis scire potes, quanta fides sit habenda testibus; qui, et cujus dignitatis, et cujus æstimationis sint; et, qui simpliciter visi sint dicere; utrum unum eundemque meditatum sermonem attulerint, an ad ea quæ interrogaveras ex tempore verisimilia responderint

You are better able to judge what faith is to be placed in witnesses; who they are, and in what credit and estimation they are held; whether they seem to speak ingenuously, and whether their answers to your questions be preconcerted, or the expressions of the moment.

376. Judicium parium.	The judgment of peers.
376. De novo.	Anew; over again.
376. In misericordia domini At the king's mercy for	regis pro falso clamore suo. r his false claim.
376. Non sequitur clamorem	n suum. He does not pursue his claim.
378. Remittitur.	It is remitted.
383. De bene esse. To be accepted for the	present subject to future circumstances.
383. Subpæna duces tecum.	You shall take the subpœna with you.

388. Ipsi regali institutioni eleganter inserta.

Dexterously inserted in that royal institution.

390. Si juratores erraverint, et justiciarii secundum eorum dictum judicium pronuntiaverint, falsam faciunt pronuntiationem; et ideo sequi non debent eorum dictum, sed illud emendare tenentur per diligentem examinationem—si autem dijudicare nesciant, recurrendum erit ad majus judicium.

If the jury shall have erred, and the justices have pronounced judgment according to their verdict, they pronounce a false judgment; and therefore ought not to follow up their verdict, but are bound to amend it by a diligent examination—but if they cannot decide it, it shall be referred to a higher tribunal.

395. Nil debet.	He owes nothing.
395. Quod partes replacitent.	That the parties may replead.
396. Consideratum est per cu	riam. It is considered by the court.
lucri, &c.	rum judicii, ad estimationem pretii, damni, s of court, to estimate the price, damage,
397. Non sum informatus.	I am not instructed.
399. Victus victori in expension. He who loses the suit pa	
399. Eo nomine.	By that name.
400. Capias.	That you take.
400. In forma pauperis.	As a pauper.
404. Liberam legem.	Free law.
405. Si tamen evidenti, &c. [translated in the text.]

408. Sine calumpnia verborum, non observata illa dura consuctudine, qui cadit a syllaba, cadit a tota causa.

Without that strictness to the letter; that rigid custom not being observed, that he who fails in one syllable loses the whole cause.

- 409. Judicia perverterunt, &c. [translated in the text.]
- 410. Autres sages come leur semblera.
 Such other skillful men as they shall think fit.

	In nostra iege unum comma (In our law one comma overtu	*
412.	Habere facias seisinam.	That you give him seisin.
412.	Habere facias possessionem.	That you give him possession.
412.	De clerico admittendo.	On admitting the elerk.
	Quod pœnam imprisonament That he is not able to underg	i subire non potest. o the punishment of imprisonment.
415.	In arcta et salva custodia.	In close and safe custody.
416.	Cessio bonorum.	Giving up the goods.
416.	Excommunicato capiendo.	For taking the excommunicated.
417.	Fieri facias.	That you cause to be made.
417. 8	Sed contra.	But otherwise.
418.	De bonis ecclesiasticis.	Of ecclesiastical goods.
419.	Elegit.	He hath chosen.
421.	Ad infinitum.	Without restriction.
421.	Averia carucæ.	Beasts of the plough.
421. 1	Pro vietu.	For the maintenance.
]	Lawful days, in which the p	orætori fari tria verba, do, dico, addico. rætor was permitted the use of three at, I expound the law, I execute the law.
427. 1	Parens patriæ.	Parent of his country.
	Hoc quidem perquam durum This indeed is very hard, but	
431. 1	Lex non exacte, &c. [Vide ar	nte, vol. i., p. 62.]
		multi a legum canone decernunt judi- cancellarius ex arbitrio; nec aliter de-

cretis tenetur suæ curiæ vel sui ipsius, quin, elucente nova ratione, recognoscat quæ voluerit, mutet et deleat, prout suæ videbitur prudentiæ.

Those decisions which many judges in the highest tribunals make according to the rules of law, the chancellor alone (if the case require it) can restrain according to his pleasure; nor is he so bound by the decrees

of his court, or those of himself, but, a new reason appearing, he may revise whatever he pleases, may alter and reverse as he shall think fit.

- 436. Secundum equum et bonum. According to right and justice.
- 436. Que relicta sunt et tradita. Which are left and handed down to us.

436. De jure naturæ cogitare per nos atque dicere debemus; de jure populi Romani, quæ relicta sunt et tradita.

We ought to think and decide for ourselves concerning our natural rights; but the rights of the Roman people should be determined by the laws which are left and handed down to us.

444. Pro confesso. As acknowledged.

446. En cest court de chauncerie, home ne serra prejudice par son mispledging ou pur defaut de forme, mes solonque le veryte del mater, car il doit agarder solonque consciens, et nemi ex rigore juris.

In this court of Chancery a man shall not be prejudiced by his mispleading, or defect of form, but according to the truth of the matter; for the decision should be made according to conscience and not according to the rigor of law.

447. Dedimus potestatem. We have given the power.

452. Nota est sponsio judicialis: "Spondesne quingentos, si meus sit? Spondeo, si tuus sit. Et tu quoque spondesne quingentos, ni tuus sit? Spondeo, ni meus sit."

The judicial wager is known: "Do you engage to give me five hundred pounds, if it be mine? I promise it, if it be thine. And you also, Do you promise me five hundred pounds if it be not thine? I promise it, if it be not mine.

453. Caveat.

That he take care.

NOTE AT THE END OF WILLIAM'S EDITION.

499. Catalla felonum.

The goods of felons.

500. Descriptio Normanniæ hujusque Normanniæ consuetudinis latorem sive datorem, Sanctum Edwardum Angliæ regem, &c.

A description of Normandy and its custom, by the lawgiver, Edward the Confessor, King of England, &c.

500. Ad probandum aliquid per credentiam duodecim hominum vicinorum.

To prove a circumstance by the testimony of twelve men of the vicinage.

500. A posse ad esse non valet argumentum.

No argument of the actual existence of a thing, from the possibility of its existence avails.

TRANSLATION,

&c., &c.

VOLUME THE FOURTH.

Crimes because forbidden.

Crimes in themselves.

8. Mala prohibita.

8. Mala in se.

hujus is mor	modi quam detractio aut a Therefore, neither diseas	e, indigence, nor any evil of the same kind the appropriating, or desiring to appropri-
11.	1 1 /	all may dread punishment.
caven	tur.	la peccata maxime, quæ difficillime præ- e most severely punished, which it is most
17.	De bigamis.	Of those guilty of bigamy.
17.	Ultimum supplicium.	The severest or capital punishment.
21.	In foro conscientiæ.	At the tribunal of conscience.
22.	Infantia.	Infancy.
22.	Pueritia.	Childhood.
22.	Ætas infantiæ proxima.	The age nearest infancy.
22	Ætas nubertati proxima.	The age nearest nuberty

2 3.	Malitia supplet ætatem.	Malice is held equivalent to age.
23.	Doli incapax.	Incapable of guile.
23.	Doli capax.	Capable of guile.
23.	Prima facie.	Immediately—At first sight.
24.	Furiosus furore solum pu A madman is punished b	
25.	Compos mentis.	Of sane mind.
26.	Voluntarius dæmon.	A voluntary madman.
26.	Nam omne crimen ebrief For drunkenness excites	to and discloses every crime.
26.		alis pæna remittitur. mitted, where the crime has been occasioned
by Cb.		
29.	Because doubtless the o	m libertas, alterum necessitas impelleret. ne did it of his own free will, the other of
30.		esserunt quam cito potuerunt. nd quitted on the first opportunity.
30.		m constantem, non timidum et meticulosum. ous man not timid or fearful.
	odis detrahendum. Every one must bear h	um ferendum est, potius quam de alterius is own inconvenience, rather than detract
from t	the convenience of anothe	
36.	Propter odium delicti. O	n account of the heinousness of the offence.
36.	Quæ de minimis non cur Does not take cognizance	
36.	Accessorius sequitur natu The accessory follows the	nram sui principalis. c condition of his principal.
37.	In rerum natura.	In the nature of things—Born.
37.	Ex post facto.	After the fact.
38. ceptai	Unum qui consilium dar ret et occuleret; pari pæn	et, alterum qui contractaret, tertium qui re- e singulos obnoxios.

He who should plan a robbery, he who should commit it, and thirdly, he who should receive and conceal the stolen goods; each liable to an equal degree of punishment.

44. Utiles esse opiniones has, quis negat, cum intelligat, quam multa firmentur jurejurando; quantæ salutis sint fæderum religiones; quam moltos divini supplicii metus a scelere revocarit; quamque sancta sit societas civium inter ipsos, Diis immortalibus interpositis tum judicibus, tum testibus.

Who can deny that these opinions are useful when he sees how many things are confirmed by oath; what security religion gives to compacts; how many are reclaimed from wickedness by the fear of divine punishment; and how sacred and inviolate is the bond of society between citizens, the presence of the immortal gods being impressed on the minds, as well of the judges, as of the witnesses?

44. Pro salute animæ.

For the health of the soul.

45. Sententia rerum divinarum humano sensu excogitata, palam docta et pertinaciter defensa.

Doctrines, in religion, of human invention, openly taught and pertinaciously defended.

45. Hæreticus est qui dubitat de fide Catholica, et qui negligit servare ea, quæ Romana ecclesia statuit, seu servare decreverat.

A heretic is one who doubts concerning the Catholic faith, and who neglects to observe those things which the Roman church has appointed, or ordained.

45. In pios usus.

To pious uses.

45. Ut citra mortis periculum sententia circa eum moderatur.

That the sentence with respect to him might be mitigated so as not to involve him in the danger of losing his life.

46. De hæretico comburendo.

For burning a heretic.

47. Ex officio.

By virtue of his office — officially.

47. Non compos mentis.

Of unsound mind.

53. Mandamus.

We command.

59. Scripture est common ley, sur quel touts manieres de leis sont fondes.

The Scriptures are the common law on which every kind of law is founded.

65. Custos morum.

Preserver of the manners.

65. Contra bonos mores.

Against good manners.

71.	Hostis humani generis.	An enemy to mankind.
75.	Crimen læsæ majestatis.	The crime of læse-majesty. [High-treason.]
76.	A vinculo matrimonii.	From the bond of matrimony.
76.	A mensa et thoro.	From bed and board.

76. Qui de nece virorum illustrium, qui consiliis et consistorio nostro intersunt, senatorum etiam (nam et ipsi pars corporis nostri sunt) vel cujuslibet postremo, qui militat nobiscum cogitaverit: (cadem enim severitate voluntatem sceleris, qua effectum puniri jura voluerint) ipse quidem, utpote majestatis reus, gladio feriatur, bonis ejus omnibus fisco nostro addictis.

He who shall meditate the death of any of those illustrious men who assist at our councils; likewise of the senators (for they are a part of ourself) or lastly of any of our companions in arms; shall, forasmuch as he is guilty of treason, perish by the sword, and all his goods be confiscated: for the law will punish the intention, and the perpetration of the crime with equal severity.

rime	with equal severity.	
76.	Lex Julia majestatis.	The Julian law concerning treason.
77.	De facto.	In fact.
77.	De jure.	By right.
78.	Per infortunium.	By mischance.
79.	Voluntas pro facto.	The will for the deed.
80.	Scribere est agere.	To write is to act.
86.	Casus omissi.	Cases unsettled.
88.	Custos rotulorum.	Keeper of the Rolls.
88.	De falsa moneta.	Of false money.
89.	De moneta.	Of money.
90	Aliudve quid simile si ad Or if they committed any	
92.	Jure divino.	By divine right.
92.	Vox populi vox Dei. Th	e voice of the people is the voice of God.
95.	Fallo, fefelli.	To deceive.

95.	Crimen animo felleo per A crime perpetrated with	
96.	Scilicet, per quas feudum	amittitur. That is, by which the fee is lost
96.	Si domino deservire, &c.	[Vide ante, vol. ii., p. 284.]
96.	Si dominum cucurbitaven If he dishonor his lord, t	rit, i. e. cum uxore ejus concubuerit. Ihat is, lie with his wife.
96.	Si fecerit feloniam, domin If he commit felony, as l	
97.	Per laudamentum sive ju By the verdict or judgme	
106.	[Homines] A latere.	Attendants on a prince.
107.	Beneficia.	Benefices.
	emvis alium modum assur	consueverint et debuerint per electionem ni. accustomed, and ought, to be admitted to
them	by election, or some other	
114.	Execrabile illud statutum	. That execrable statute.
115.	Passim.	Everywhere—In many places.
115.	Imperium in imperio.	A government within a government.
118.	Præmunire—To forewari	n. [Vide Commentaries, vol. iv., p. 103.]
121.	Voluntas regis in curia, n The will of the king in h	on in camera. is court, not in his chamber.
quæ sa	ncta habebantur—arces e aut adventante rege.	et securitas debetur; ut templa et judicia, t aulæ regis—denique locus quilibet præ-
	urts of justice, which were	ence and inviolability is due; as churches the held sacred—the king's courts and castles ag resides or to which he is approaching.
127.	Paterfamilias.	The father of a family.
127.	De medietate. A jury, or	ne half natives, the other half foreigners.
129.	Inter alia.	Among other things.

130. De frangentibus prisonam. Concerning those breaking prison.

134. Latroni eum similem habuit, qui furtum celare vellet, et occulte sine judice compositionem ejus admittere.

Considers him, who would conceal a theft, and secretly receive a composition for it without the knowledge of the judge, in the same light as the thief.

135. Qui improbe cœunt in alienam litem, ut quicquid ex condemnatione in rem ipsius redactum fuerit inter eos communicaretur, lege Julia de vi privata tenentur.

Those who knavishly interfere in other men's suits, for the purpose of sharing whatever may be awarded by the verdict, are liable to the Julian law de vi privata [of secret influence.]

136. Liberam legem.

Free law—Legal rights.

With an evil intention.

137. Crimen falsi.

Forgery.

139. Perjurii pœna divina, exitium; humana, dedecus.

The divine punishment of perjury is death; the human punishment, disgrace.

146. Ab ingressu ecclesiæ.

From entering the church.

147. Posse comitatus.

The power of the county.

149. Habent legibus sanctum, si quis de republica a finitimis rumore aut fama acceperit, uti ad magistratum deferat, neve cum alio communicet, quod sepe homines temerarios atque imperitos falsis rumoribus terreri, et ad facinus impelli, et de summis rebus consilium capere cognitum est.

They make it an inviolable rule, that if any one shall have received any intelligence in the neighborhood concerning the republic by rumor or report, he shall make it known to a magistrate, and not communicate it to any one else: for rash and ignorant men, it is well known, alarmed by false reports, are often driven to violent measures, and interfere in affairs of the highest consequence.

150. Asperis facetiis inlusus, que ubi multum ex vero traxere, acrem sui memoriam relinquunt.

Being rallied with cutting jests, which, when they contain much truth, leave a bitter remembrance behind.

151. Ex ratione officii. From the design of the office.
151. ———Quinetiam lex
Pœnaque lata, malo que nollet carmine quenquam
Describi:—vertere modum formidine fustis.

ejus, exsolvitur.

plaintiff, or to his relations.

	N.	Ioreove	er the l	law a	ind	punisl	ımen	t are	dec	reed,	which	forb	ids	any
one	to	write	scurri	lons	vers	ses:—t	they	chan	ged	their	mode	of	wri	ting
thro	igh	fear o	f corpo	ral e	hast	iseme	nt.							

155. Instar omnium.	Equal to them all.
157. Ipso facto.	By that fact.
157. Post obit.	After he dies.
157. Christiani Judaizantes.	Judaizing Christians.
hominem, inquit, occidere.	dixisset, Quid fænerari? Tum Cato, quid sked, What could be compared with lending thing which can kill a man.
	s, in cathedra ponebatur stercoris. was placed in a dung-cart.
158. Ab initio.	From the beginning.
158. Qui tam.	Who as well.
fecerit, societatemve coierit, quo Those who entered into	tatuitur adversus eum, qui contra annonam annona carior fiat. any association, or employed any other rovisions was enhanced, were amerced in a
164. Prope soli barbarorum si Almost the only barbaria	ngulis uxoribus contenti sunt. ns who are contented with one wife.
	nudati, et coercioni fori secularis addicti. cry clerical privilege, and given up to the
turbatrix.	communis pugnatrix, communis pacis per- n brawler, a common disturber of the peace.
174 Contra honos moras	Against good manners

178. Istud homicidium, si fit ex livore, vel delectatione effundendi

177. Pars muletæ regi, vel civitati, pars ipsi, qui vindicatur vel propinquis

Part of the fine is paid to the king or the state, and part to the

humanum sanguinem, licet juste occidatur iste, tamen occisor peccat mor-

taliter, propter intentionem corruptam.

If the homicide be committed through malice, or a thirst of human blood, the perpetrator is guilty of murder on account of his evil intention, although the sufferer deserved death.

- According to the order of the court. 179. Servato juris ordine. 180. Furem, si aliter capi non posset, occidere permittunt. It is allowable to kill a thief if he cannot otherwise be taken. 180. De malefactoribus in parcis. Of trespassers in parks.
- 181. Divus Hadrianus, &c. [translated in the text.]
- 183. Immoderate suo jure utatur, tunc reus homicidii sit. He use his right beyond the bounds of moderation, then he is guilty of homicide.
 - 185. Vindices injuriarum. Avengers of injuries.
- 185. Qui cum aliter tueri se non possunt, damni culpam dederint, innoxii

Those, who when they cannot otherwise defend themselves, kill their adversary, are held innocent.

- By a stronger reason. 186. A fortiori. 187. Necessitas culpabilis. Culpable necessity. 187. Annotatione principis. With the signature of the prince. Careless but unintentional. 188. Νηπιος ουχ εδελων.
- 189. Si quis impatientia doloris, aut tædio vitæ, aut morbo, aut furore, aut pudore, mori maluit, non aniamadvertatur in eum.

If any one, sinking under the pressure of grief, or weariness of life, disease, madness, or shame, shall prefer death, his conduct shall not be considered to the prejudice of his character.

191. Homicidia vulgaria; quae aut casu aut etiam sponte committuntur, sed in subitaneo quodam iracundiæ calore et impetu.

Common homicides, which are committed by accident, or even willingly, but in the sudden heat and violence of passion.

- 191. Furor brevis. Short madness.
- 194. Nos, divini juris rigorem moderantes, &c. We, mitigating the rigor of divine law, &c.

195. Je riens ne celerai, ne sufferai estre cele ne murdre. Nullum veritatem celabo, nec celari permittam nec murdrari.

I will not hide the truth, nor will I permit it to be hidden or concealed.

195. Pur murdre le droit.

Pro jure alicujus murdriendo.

For concealing the right of any one.

195. Homicidium quod nullo vidente, nullo sciente, clam perpetratur.

Homicide, which is committed privately, no one witnessing, no one knowing it.

196. Peculiari peena judicem puniunt; peculiari testes, quorum fides judicem seduxit; peculiari denique et maxima auctorem, ut homicidam.

There is one particular punishment inflicted on the judge, another on the witnesses whose testimony misled the judge; and lastly, one, of the greatest severity, on the prosecutor, who is treated as a murderer.

- 197. Lex Cernelia de sicariis. The Cornelian law concerning assassins.
- 198. Un disposition a faire un male chose.
 A disposition to commit a bad action.
- 200. Eundo, morando et redeundo. In going, remaining, and returning.

202. Famosos latrones, in his locis, ubi grassati sunt, furca figendos placuit; ut, et conspectu deterreantur alii, et solatio sit cognatis interemptorum eodem loco pœna reddita, in quo latrones homicidia fecissent.

Notorious robbers were fastened to a gibbet in the places where they had committed the act: that others might be deterred by the sight, and also that the relations of the deceased might be comforted with the knowledge that punishment was inflicted on the very spot where the murder had been done.

203. Omnium gravissima censetur vis facta ab incolis in patriam, subditis in regem, liberis in parentes, maritis in uxores (et vice versa), servis in dominos, aut etiam ab homine in semetipsum.

That violence which is exerted by inhabitants against their country, by subjects against their king, by children against their parents, by husbands against their wives, by wives against their husbands, by servants against their masters, or even by man against himself, is considered as the worst of all crimes.

206. Membrum pro membro. Limb for limb.

206. Mes, si la pleynte soit faite de femme qu'avera tolle a home ses membres, en tiel case perdra le feme la une meyn par jugement, come le membre dount ele avera trespasse.

But if the complaint be preferred against a woman that she had mutilated a man, she shall be adjudged to lose her hand, as the member with which she had offended.

206. Et sequitur aliquando pœna capitalis, aliquando perpetuum exilium, cum omnium bonorum ademptione.

.And sometimes capital punishment follows, sometimes perpetual exile with the loss of all his goods.

210. Sive volentibus, sive nolentibus mulieribus, tale facinus fuerit perpetratum.

The crime will be the same whether the woman consent or not.

210. Si enim ipsi raptores metu, vel atrocitate pœnæ, ab hujusmodi facinore se temperaverint, nulli mulieri, sive volenti, sive nolenti, peccandi locus relinquetur: quia hoc ipsum velle mulierum, ab insidiis nequissimi hominis, qui meditatur rapinam, inducitur. Nisi etenim eam solicitaverit, nisi odiosis artibus circumvenerit, non faciet eam velle in tantum dedecus sese prodere.

For if the ravisher be restrained from a crime of this nature, either through fear, or the severity of the punishment, no opportunity is left for a woman to offend either willingly or unwillingly, because the desire is always raised in her by the wicked seductions of the man who meditates the violence. For unless he solicit her, unless he compass his design by odious arts, he could never make her wish to betray herself to such dishonor.

- 211. Dum recens fuerit maleficium. While the injury be recent.
- 211. Nullum tempus occurrit regi. No time runs against the king.
- 213. Licet meretrix fuerit antea, certe tunc temporis non fuit, cum reclamando nequitiæ ejus consentire noluit.

Although she had been a harlot formerly, she surely was not at that time, when by crying out she showed herself unwilling to consent to his wickedness.

213. Salvo pudore.

Decency being observed.

215. Peccatum illud horribile, inter Christianos non nominandum.

That horrible crime not to be named among Christians.

215. Ubi scelus est id, quod non proficit scire, jubemus insurgere leges, armari jura gladio ultore, ut exquisitis pœnis subdantur infames, qui sunt, vel qui futuri sunt rei.

Where that crime is found, which it is unfit even to know, we command the law to arise armed with an avenging sword, that the infamous men who are, or shall in future be guilty of it, may undergo the most severe punishments.

^{216.} Agentes et consentientes pari pœna plectantur.

The perpetrounishment.	ator and consent	ing party are both liable to the same
- 217. Articuli cler	i. —	Articles of the clergy.
	one et salute anim ndment and heal	
220. Ab ardendo		From burning.
221. Voluntas rej	outatur pro facto.	The will is taken for the deed.
221. Quando aliq ad illud.	uid prohibetur, p	orohibetur et omne, per quod devenitu
When any torohibited also.	hing is prohibited	d, every thing which may lead to it is
222. Incendit et o	combussit.	He hath burned and consumed.
222. Eos, qui neg	digenter ignes a	oud se habuerint, fustibus vel flagellis
Those who hor sticks.	ave fire carelessly	about them shall be beaten with whips
iscujusque civium?		ni religione munitius, quam domus uni- at more inviolable, than the house of
224. Crepusculum		Twilight,
224. Domus mans	ionalis Dei.	The mansion house of God.
oortarumve burgi, a The nocturn	d feloniam perpe al breaking oper	etrandam. of any habitation or church, or even purpose of committing a felony.
225. Animo rever	tendi.	With the intention of returning.
226. Clausum freg	git.	Breaking the close.
230. Meum et tuu	m.	Mine and thine.
230. Animo furar	ıdi.	With an intention of stealing.
232. Lucri causa.		For the sake of gain.
235. Feræ naturæ		Of a wild nature.

236. Domitæ naturæ.	Of a tame nature.
236. Invito domino.	Against the will of the owner.
	Tigamor the will of the owner.
236. Lex Hostilia de furtis.	The Hostilian law concerning theft.

237. Est enim ad vindicanda furta nimis atrox, nec tamen ad refrænanda sufficiens; quippe neque furtum simplex tam ingens facinus est, ut capite debeat plecti; neque ulla pæna est tanta, ut ab latrociniis cohibeat eos, qui nullam aliam artem quærendi victus habent.—Denique, cum lex Mosaica, quanquam inclemens et aspera; tamen pecunia furtum, haud morte, muletavit; ne putemus Deum, in nova lege clementiæ qua pater imperat filiis, majorem indusisse nobis invicem sæviendi licentiam. Hæc sunt cur non licere putem; quam vero sit absurdum, atque etiam perniciosum reipublicæ, furem atque homicidam ex æquo puniri, nemo est (opinor) qui nesciat.

Death is too severe a punishment for theft, nor yet sufficient to restrain it; for neither is simple theft such a heinous offence, that it should be made capital, nor can there be any punishment so severe as to restrain those from robbing who have no other means of obtaining a livelihood.—In short, since the Mosaic law, although rigorous and severe, only punished theft by a fine, not by death, we cannot think that God, in that new law or mercy by which as a father he governs his children, has granted us a greater liberty of harshness or severity towards each other. These are the reasons why I deem it unlawful. And there is no one, I think; but must be sensible how absurd it is, and even pernicious to the commonwealth, that a thief and murderer should receive the same punishment.

239.	Solidus legalis.	Lawful shilling.
240.	Onus probandi.	The burden of proof.
243.	Qui vi rapuit, fur improb He who hath taken by fo	pior esse videtur. prece, seems to be the more iniquitous thief.
252.	Tradat fidejussores de pa Let him deliver surcties	ce et legalitate tuenda. for maintaining peace and good behavior.
253	. Ex officio.	Officially.
2 53.	Supplicavit.	He hath supplicated.
256.	. Contra pacem.	Against the peace.
259.	. Pro re nata.	For present emergency.

260. Licet apud consilium accusare quoque, et discrimen capitis intendere. It is allowed to bring accusations before the council, and to commence capital prosecutions.

		, ,		· · ·
	261.	Dum bene se gesserit. While he shall have conduc	cted	himself well.
	261.	Pro hac vice.]	For the special case.
SC	roy enesc	par ses lettres patents fera u	m gi	nt serra arrein de treason ou felony rand et sage seigneur d'estre le grand un precept pur faire venir xx seign-
L	ord l	, the king by his letters pate	ent s	arraigned on a charge of treason or shall create some wise and noble peer shall issue out a precept to summor
	262.	Secundum legem et consuet According to the law and co		
	262.	Certiorari.		To have notice given him.
	263.	Pro tempore.]	For the time.
	us, q	uousque perveniatur ad dim	inut esen	debent interesse judiciis cum baron- tionem membrorum, vel ad mortem. t at trials, as well as the other barons, limb.
	265.	Durante viduitate.		During widowhood.
	265.	Nisi prius.	τ	Unless before.
re	266.			omnia inferiora judicia, dicente jus
b€	e disc			all inferior courts of justice should the king administered justice.
	266.	Oyer et terminer.		Fo hear and determine.
	266.	En la chaumbre des esteiles In the star chamber near th	-	es la resceipt la Westminster. xchequer at Westminster.
	266.	De computatione procurator	um.	Of the stewards' accounts.

266. In fine computi fiat starrum per modum dividendæ, in quo ponentur omnia remanentia in communi cista tam pignora quam pecunia, ac etiam arreragia et debita, ita quod omnibus constare poterit evidenter, in quo statu tune universitas fuerit quoad bona, &c.

Finally he shall cause an inventory to be made under distinct heads, in which all that remains in the common chest, as well securities as money,

and also arrears and debts, shall be inserted, that it may be evident to all in what state the university be, as to its effects, &c.

270.	De bono et malo.	Of good and evil.
272.	Custos rotulorum.	Keeper of the Rolls.
274.		oscit, non tamen de omnibus judicat. offences, but does not give judgment in all.
274.	Levari facias.	That you cause to be levied.
274.	Super visum corporis.	On view of the body.
278.	Ad inquirendum.	To inquire.
278.	Ad audiendum et determ	inandum. To hear and determine.
278.	Inter minora crimina.	Among the lesser crimes.
278.	Laicos privilegio univers Laymen enjoying the pri	
283.		parte inaudita altera, erit, haud æquus fuit.
will hi		against another, however just it may be, ne accused be heard in his own defence.
284.	Supersedeas. A command to stay or for	rbear doing that which ought not to be done.
286. the ki	From which they may no	ine speciali præcepto domini regis. ot be released without special command of
288.	In personam.	Against the person.
288.	In rem.	Against the matter or thing.
292.	A fortiori.	By a stronger reason.
292.	Virtute officii.	By virtue of their office.
293.	De officio coronatoris.	Of the office of coroner.
000	Nome tenebatur predere	coingum

No one was obliged to betray himself.

298. In omnibus placitis de felonia solet accusatus per plegios dimitti, præterquam in placito de homicidio, ubi ad terrorem aliter statutum est.

In all pleas of felony the accused is usually discharged upon bail, except in the plea of murder, where, to deter others, it is otherwise decreed.

299. De excommunicato capiendo. For taking an excommunicated person.

299. In omnibus placitis de felonia solet accusatus per plegios dimitti, præterquam in placito de homicidio.—Sciendum tamen quod, in hoc placito, non solet accusatus per plegios dimitti, nisi ex regiæ potestatis beneficio.

In all pleas of felony the accused is usually discharged upon bail, except in the plea of murder.—Nevertheless it should be observed that, in this plea, it is not customary to discharge the accused on bail, unless through favor of the royal authority.

300. Mittimus. We send or commit.

300. Custodes pænam sibi commissorum non augeant, nec eos torqueant; sed omni sævitia remota, pietateque adhibita, judicia debite exequantur.

Let not gaolers torture or augment the punishment of those entrusted to their keeping; but let the sentence of the law be duly yet mercifully executed.

302. Exeant seniores duodecim thani, et prefectus cum eis, et jurent super sanctuarium quod eis in manus datur, quod nolint ullum innocentem accusare, nec aliquem noxium celare.

Let twelve elder freemen, and the foreman with them, retire and swear upon the holy book which is given into their hands that they will not accuse any innocent person, nor screen any criminal.

307. In manu.	In his hand.
307. Flagrante delicto.	In open crime.
309. Certiorari.	To have notice given him.
310. Custos morum.	Keeper of the morals.
312. Quo warranto.	By what warrant.

313. Luitur homicidium certo armentorum ac pecorum numero; recipitque satisfactionem universa domus.

The whole family receives satisfaction, and the homicide is expiated by a certain recompense in flocks and herds.

313. Delictis, pro modo pœnarum, equorum pecorumque numero convicti mulctantur. Pars mulctæ regi vel civitati; pars ipsi qui vindicatur, vel propinquis ejus, exsolvitur.

Those who are convicted of offences are punished by a fine of a certain number of horses and cattle. One part of the fine is paid to the king or state, the other part to the plaintiff or his relations.

315. Præscriptio annalis, quæ eurrit adversus actorem; si de homicida ei non constet intra annum a cæde facta, nec quenquam interea arguat et accuset.

The limitation of a year, which runs against the appellor, if he prove not the homicide within a year from its perpetration, or bring his accusation within that time.

- 315. Nemo bis punitur pro eodem delicto.

 No one is punished twice for the same offence.
- 316. Nam quilibet potest renunciare juri pro se introducto.

 For any one may relinquish a right introduced for his own avail.

318. Venire facias.	That you cause to come.
319. Quinto exactus.	Required the fifth time.
319. Exigi facias.	That you cause to be required.
320. Caput lupinum.	A wolf's head.
320. Capias utlagatum.	That you take the outlaw.
323. Constat de persona.	There is evidence of the person.
323. Non constitit.	It was not evident.
324. Ex visitatione Dei.	By the visitation of God.
325. Forte et dure.	Strong and hard.

326. De inope debitore secando. "Eo consilio tanta immanitas pœnæ denunciata est, ne ad eam unquam perveniretur."

A third warning.

325. Trina admonitio.

Of cutting the insolvent debtor into pieces. "Such a cruelty of punishment was denounced in that law, that it never was put in execution."

326. Dissectum esse antiquitus neminem equidem neque legi neque audivi.

I have neither read nor heard that anciently any debtor was ever cut into pieces.

^{327.} Tamen illa tormenta gubernat dolor, moderatur natura cujusque tum animi tum corporis, regit quæsitor, flectit libido, corrumpit spes, infirmat metus, ut in tot rerum angustiis nihil veritati loci relinquatur.

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Nevertheless, these torments are regulated by pain; they are more or less great in each sufferer, according to his strength of mind or body, the inquisitor directs them, the will bends, hope corrupts, fear enfeebles, so that in the dread and distraction of his situation, there is no place left for the consideration of truth.

327.	Al common ley, &c. [tra	inslated in the text.]
328.	Et fuit dit, que le contra And it was said, that the	ire avoit estre fait devant ees heures. contrary had been done before this time.
330.	Ex debito justitiæ.	As due to justice.
336.	Cessante ratione, cessate The reason ceasing, the	-
338.	Nil debet.	He owes nothing.
3 38.	Quia interest reipublicæ Because it is for the publ	ut sit finis litium.
338.	In favorem vitæ.	From a regard to life.
339.	Proditorie et contra ligea Traitorously and against	
339.	Felonice.	Feloniously.
341.		et pro bono et malo ponit se super patrian and for good and for ill puts himself on hi
untr	y.	
341.	Ponit se super patriam.	He puts himself upon his country.
341.	Ore tenus.	By word of mouth.
341.	Pro confesso.	As confessed.
341.	Judicium Dei.	The judgment of God.
342.	Vulgaris purgatio.	Common purgation.

343. Tenetur se purgare is qui accusatur, per Dei judicium; scilicet per calidum ferrum, vel per aquam, pro diversitate conditionis hominum: per ferrum calidum si fuerit homo liber; per aquam si fuerit rusticus.

The accused party is bound to clear himself by the judgment of God; that is, either by hot iron, or by water, according to his rank: by hot iron, if he be a free-man; by water, if of inferior degree.

344. Judicium ferri, aquæ et ignis. The judgment of iron, water, and fire.

344. Non defuit illis operæ et laboris pretium; semper enim ab ejusmodi judicio aliquid lucri sacerdotibus obveniebat.

They did not go without reward for their pains and labor; for from judgments of this kind some gain always accrued to the priests.

344. Cum sit contra præceptum Domini, non tentabis Dominum Deum tuum.

Since it is against the commandment of the Lord—thou shalt not tempt the Lord thy God.

345. Per buccellam deglutiendam abjuravit.

He abjured it by swallowing the morsel of execration.

349. Nullus liber homo, &c. [Vide ante, vol. ii., p. 93.]

350. Palladium. A safeguard—A wooden image of Pallas.

351. Certiorari. To have notice given him.

351. Nolle prosequi. Will not prosecute.

351. Quo warranto. By what warrant.

352. Omni exceptione majores. Above all exception.

352. Propter honoris respectum, &c. [Vide ante, vol. iii., p. 361.]

353. In favorem vite. From a regard to life.

355. Instanter. Instantly.

355. De causis criminalibus vel capitalibus nemo quærat consilium; quin implacitatus statim perneget, sine omni petitione consilii. In aliis omnibus potest et debet uti consilio.

In criminal or capital cases let no man crave imparlance; but without pleading, and without craving leave to imparl, let him immediately and positively deny. In all other cases he can and ought to have imparlance.

355. Apres ce, est tend le querelle a respondre; et aura congie de soy conseiller, s'il le demande; et quand il sera conseille, il peut nyer le faict dont ill est accuse.

Querelatus autem postea tenetur respondere; et habebit licentiam consulendi, si requirat; habito autem consilio, debet factum negare quo accusatus est.

But the defendant is afterwards bound to answer; and he shall have the liberty of imparling if he require it; but imparlance being had, he ought to deny the fact of which he is accused.

360. Scintilla juris.	A spark of law.
363. Spoliatus debet, ante e Restitution should be	omnia, restitui. made to the person robbed, before all others.
366. Jure divino.	By divine right.
367. Habitum et tonsuram	clericalem. The clerical habit and tonsure.
367. Miserere mei Deus.	Have mercy on me, O God.
369. Absque purgatione fac	eienda. Without making purgation.
371. Privilegium clericale.	The clerical privilege—Benefit of clergy.
372. De clero.	Of clergy.
372. Denarii.	Pence.

379. Liber homo non amercietur pro parvo delicto, nisi secundum modum ipsius delicti; et pro magno delicto, secundum magnitudinem delicti; salvo contenemento suo; et mercator eodem modo, salva mercandisa sua; et villanus eodem modo amercietur, salvo wainagio suo.

A free man shall be amerced for a small offence, only according to its measure; and for a great offence, only according to its magnitude, saving his land; and the merchant in the same manner, saving his merchandize; and a villain shall be amerced in the same manner, saving his wainage.

379. Sit in misericordia. Let him be at the mercy.

380. Quantum inde regi dare valeat per annum, salva sustentatione sua, et uxoris, et liberorum suorum.

How much he could pay a year to the king, saving his maintenance, and the maintenance of his wife and children.

380. Qui non habet in crumena luat in corpore.

Let him, who has nothing in purse, pay in person.

382. Nec vero me fugit quam sit acerbum, parentum scelera filiorum pœnis lui: sed hoc præclare legibus comparatum est, ut caritas liberorum amiciores parentes reipublicæ redderet.

Nor has it escaped me how hard it is, that the crimes of parents should be atoned for by the punishment of their sons; but it is wisely provided by the laws, that affection for their children may make parents more faithful to the republic.

383. Ibi esse pænam, ubi et nova est.

That where the crime is there the punisher.

That where the crime is there the punishment should be.

383. Peccata suos teneant auctores, nec ulterius progrediatur metus, quam reperiatur delictum

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Crimes should affect only the perpetrators of them, and the dread of punishment not extend beyond the sphere of offence.

385. De prerogativo regis.	Of the king's prerogative.			
385. Ex gratia.	As matter of favor.			
385. Ex arbitrio judicis.	At the will of the judge.			
388. Ex parte materna.	By the mother's side.			
394. Ex necessitate legis.	From legal necessity.			
395. In favorem prolis.	In favor of the offspring.			
395. Quod prægnantis mulieris damnatæ pæna differatur, quoad pariat. That the punishment of a pregnant woman condemned, shall be				
leferred till after her delivery.				
396. Furiosus solo furore puni	itur.			

A madman is punished by his madness alone.

397. A lege suæ dignitatis.

398. Non potest rex gratiam facere cum injuria et damno aliorum. The king cannot confer a favor by the injury and loss of others.

From the law of his dignity.

400. Item prie la commune a nostre dit seigneur le roi que nul pardon soit grante a nully persone, petit ne grande, q'ont este de son counseil et serementez, et sont empeschez en cest present parlement de vie ne de membre, fyn ne de raunceon, de forfaiture des terres, tennemenz, biens, ou chateux, lesqueux sont ou serront trovez en aucun defaut encontre leur ligeance, et la tenure de leur dit serement: mais q'ils ne serront jammes conseillers ne officers du roi, mais en tout oustez de la courte de roi et de conseil as touz jours. Et sur ceo soit en present parlement fait estatut s'il plest au roi, et de touz autres en temps a venir en cas semblables, pur profit du roi et du roialme.

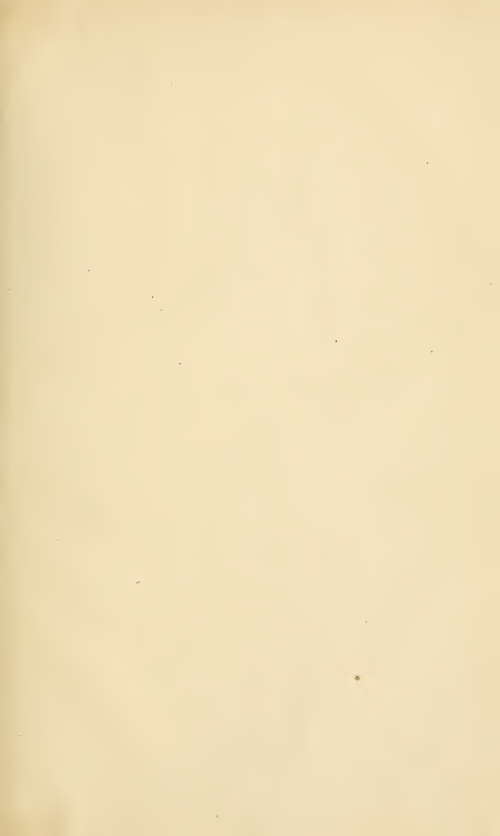
Responsio.—Le roi ent fra sa volente, come mieltz lui semblera.

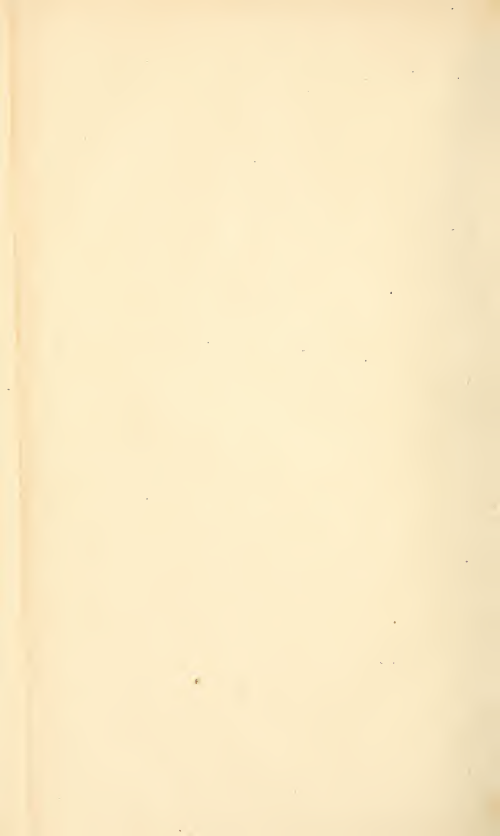
Also the commons pray our said lord the king, that no pardon be granted to any persons, high or low, who have been sworn of his council, and are impeached in this present parliament of life and limb; and not to release those who are or shall be found to fail in their allegiance and the tenure of their said oath, from forfeiture of their lands, tenements, goods or chattels; that they shall never be councillors or officers of the king, but be forever excluded from his court and council. And for this purpose may it please the king that an act be passed in this present parliament, and all others, in time to come in like cases, for the profit of the king and realm.

Answer.—The king will do his pleasure in this matter, as it shall seem best to him.

3	,
401. Non obstante.	Notwithstanding.
402. Pro defectu hæredis.	For want of an heir.
405. Judicandum est legibus, We must judge by the la	
411. Liber judicialis.	Judgment book.
412. Commune consilium.	The common council.
421. Conge d'eslire.	Leave to elect.
libero tenemento suo vel libero utlagetur, aut exulet, aut aliquo super eum mittemus, nisi per le terræ. Nulli vendemus, nulli ne No free man may be tal hold, liberties, or free customs, deprived of life, nor will we g	iatur vel imprisonetur, aut disseisiatur distibus vel liberis consuetudinibus suis, au modo destruatur, nec super eum ibimus, negale judicium parium suorum vel per legen gabimus, aut differemus rectum vel judicium ken, or imprisoned, or disseised of his free or be outlawed, or exiled, or in any manner or send against him, but by the lawfue law of the land. To none will we sell, to right or justice.
424. Charta libertatum regni.	The charter of the liberties of the kingdom
425. Liberi homines.	Free men.
425. Ad concordiam publicam For promoting the public	
cipum, comitum; et omnium sap	et assensum omnium episcoporum, et prin- pientum seniorum, et populorum totius regni and assent of all the bishops, princes, earls puimons of the whole kingdom.
comitum, et sapientum, seniorum By the common council	et assensum omnium episcoporum, procerum, n, et populorum, et per preceptum regis Ince. and assent of all the bishops, peers, earls, eople, and by the command of King Ina.
428. Nam silent leges inter arn	na. For laws are silent midst the din of arms.
439. De odio et atia.	Of hatred and malice.
439. De homine replegiando.	For replevying a man.









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