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U. B. An abbreviation for "Upper Bench."

U. C. An abbreviation for "Upper Canada," used in citing the reports.

U. R. Initials of "*uti rogas*," be it as you desire, a ballot thus inscribed, by which the Romans voted in favor of a bill or candidate. Tayl. Civil Law, 191.

U.S. An abbreviation for "United States."

UBERRIMA FIDES. Lat. The most abundant good faith; absolute and perfect candor or openness and honesty; the absence of any concealment or deception, however slight.

Ubi aliquid conceditur, conceditur et id sine quo res ipsa esse non potest. When anything is granted, that also is granted without which the thing granted cannot exist. Broom, Max. 483; 13 Mees. & W. 706.

Ubi aliquid impeditur propter unum, eo remoto, tollitur impedimentum. Where anything is impeded by one single cause, if that be removed, the impediment is removed. Branch, Princ., citing 5 Coke, 77a.

Ubi cessat remedium ordinarium, ibi decurritur ad extraordinarium. Where the ordinary remedy fails, recourse must be had to an extraordinary one. 4 Coke, 92b.

Ubi culpa est, ibi pœna subesse debet. Where the crime is committed, there ought the punishment to be undergone. Jenk. Cent. 325.

Ubi damna dantur, victus victori in expensis condemnari debet. Where damages are given, the vanquished party ought to be condemned in costs to the victor. 2 Inst. 289.

Ubi eadem ratio, ibi eadem lex; et de similibus idem est judicium. 7 Coke, 18. Where the same reason exists, there the same law prevails; and, of things similar, the judgment is similar.

Ubi et dantis et accipientis turpitude versatur, non posse repeti dicimus; quotiens autem accipientis turpitudo versatur, repeti posse. Where there is turpitude on the part of both giver and receiver, we say it cannot be recovered back; but as often as the turpitude is on the side of the receiver [alone] it can be recovered back. Mason v. Waite, 17 Mass. 562.

Ubi factum nullum, ibi fortia nulla. Where there is no principal fact, there can be no accessory. 4 Coke, 426. **Ubi jus, fbi remedium.** Where there is a right, there is a remedy. Broom, Max. 191, 204; 1 Term R. 512; Co. Litt. 197b.

Ubi jus incertum, ibi jus nullum. Where the law is uncertain, there is no law.

Ubi lex aliquem cogit ostendere causam, necesse est quod causa sit justa et legitima. Where the law compels a man to show cause, it is necessary that the cause be just and lawful. 2 Inst. 289.

Ubi lex est specialis, et ratio ejus generalis, generaliter accipienda est. 2 Inst. 43. Where the law is special, and the reason of it general, it ought to be taken as being general.

Ubi lex non distinguit, nec nos distinguere debemus. Where the law does not distinguish, neither ought we to distinguish. 7 Coke, 5b.

Ubi major pars est, ibi totum. Where the greater part is, there the whole is. That is, majorities govern. Moore, 578.

Ubi non adest norma legis, omnia quasi pro suspectis habenda sunt. When the law fails to serve as a rule, almost everything ought to be suspected. Bac. Aphorisms, 25.

Ubi non est annua renovatio, ibi decimæ non debent solvi. Where there is no annual renovation, there tithes ought not to be paid.

Ubi non est condendi auctoritas, ibi non est parendi necessitas. Dav. Ir. K. B. 69. Where there is no authority for establishing **a** rule, there is no necessity of obeying it.

Ubi non est directa lex, standum est arbitrio judicis, vel procedendum ad similia. Ellesm. Post. N. 41. Where there is no direct law, the opinion of the judge is to be taken, or references to be made to similar cases.

Ubi non est lex, ibi non est transgressio, quoad mundum. Where there is no law, there is no transgression, so far as relates to the world. 4 Coke, 16b.

Ubi non est manifesta injustitia, judices habentur pro bonis viris, et judicatum pro veritate. Where there is no manifest injustice, the judges are to be regarded as honest men, and their judgment as truth. Goix v. Low, 1 Johns. Cas. (N. Y.) 341, 345. Ubi non est principalis, non potest esse accessorius. 4 Coke, 43. Where there is no principal, there cannot be an accessory.

Ubi nulla est conjectura quæ ducat alio, verba intelligenda sunt ex proprietate, non grammatica, sed populari ex usu. Where there is nothing to call for a different construction, [the] words [of an instrument] are to be understood, not according to their strict grammatical meaning, but according to their popular and ordinary sense. Grot. de Jure B. lib. 2, c. 16.

Ubi nullum matrimonium, ibi nulla dos. Where there is no marriage, there is no dower. Bract. fol. 92; 2 Bl. Comm. 130.

Ubi periculum, ibi et lucrum collocatur. He at whose risk a thing is, should receive the profits arising from it.

Ubi pugnantia inter se in testamento juberentur, neutrum ratum est. Where repugnant or inconsistent directions are contained in a will, neither is valid. Dig. 50, 17, 188, pr.

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Ubi quid generaliter conceditur inest hæc exceptio, si non aliquid sit contra jus fasque. 10 Coke, 78. Where a thing is conceded generally this exception is implied: that there shall be nothing contrary to law and right.

Ubi quis delinquit, ibi punietur. Where a man offends, there he shall be punished. 6 Coke, 47b. In cases of felony, the trial shall be always by the common law in the same place where the offense was, and shall not be supposed in any other place. Id.

UBI RE VERA. Where in reality; when in truth or in point of fact. Cro. Eliz. 645; Cro. Jac. 4.

Ubi verba conjuncta non sunt sufficit alterntrum esse factum. Dig. 50, 17, 110, 3. Where words are not conjoined, it is enough if one or other be complied with.

UBIQUITY. Omnipresence; presence in several places, or in all places, at one time. A fiction of English law is the "legal ubiquity" of the sovereign, by which he is constructively present in all the courts. 1 Bl. Comm. 270.

UDAL. A term mentioned by Blackstone as used in Finland to denote that kind of right in real property which is called, in English law, "allodial." 2 Bl. Comm. 45, note f.

UKAAS, UKASE. The name of a law or ordinance made by the czar of Russia. **ULLAGE.** In commercial law. The amount wanting when a cask, on being gauged, is found not to be completely full.

ULNA FERREA. L. Lat. In old English law. The iron ell; the standard ell of iron, kept in the exchequer for the rule of measure.

ULNAGE. Alnage, (which see.)

ULTIMA RATIO. Lat. The last argument; the last resort; the means last to be resorted to.

Ultima voluntas testatoris est perimplenda secundum veram intentionem suam. Co. Litt. 322. The last will of a testator is to be fulfilled according to his true intention.

ULTIMATE FACTS. In pleading and practice. Facts in issue; opposed to probative or evidential facts, the latter being such as serve to establish or disprove the issues. Kahn v. Central Smelting Co., 2 Utah, 379. And see FACT.

ULTIMATUM. Lat. The last. The final and ultimate proposition made in negotiating a treaty, or a contract, or the like.

ULTIMUM SUPPLICIUM. Lat. The extreme punishment; the extremity of punishment; the punishment of death. 4 Bl. Comm. 17.

Ultimum supplicium esse mortem solam interpretamur. The extremest punishment we consider to be death alone. Dig. 48, 19, 21.

ULTIMUS HÆRES. Lat. The last or remote heir; the lord. So called in contradistinction to the hæres proximus and the hæres remotior. Dalr. Feud. Prop. 110.

ULTRA. Lat. Beyond; outside of; in excess of.

Damages *ultra*, damages beyond a sum paid into court.

-Ultra mare. Beyond sea. One of the old essoins or excuses for not appearing in court at the return of process. Bract. fol. 338. -Ultra reprises. After deduction of drawbacks; in excess of deductions or expenses.-Ultra vires. A term used to expres the action of a corporation which is beyond the powers conferred upon it by its charter, or the statutes under which it was instituted. 13 Am. Law Rev. 632. "Ultra vires" is also sometimes applied to an act which, though within the powers of a corporation, is not binding on it because the consent or agreement of the corporation has not been given in the manner required by its constitution. Thus, where a company delegates certain powers to its directors, all acts done by the directors beyond the scope of those powers are ultra vires, a d not binding on the company, unless it subsequently ratifies them. Sweet. And see Miners' Ditch Co. v. Zellerbach, 37 Cal. 578, 99 Am. Dec. 30:

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Minnesota Thresher Mfg. Co. v. Langdon, 44 Minn. 37, 46 N. W. 312; State v. Morris & E. R. Co., 23 N. J. Law, 860; Central Transp. Co. v. Pullman's Palace Car Co., 139 U. S. 24, 11 Sup. Ct. 478, 35 L. Ed. 55; Latimer v. Bard (C. C.) 76 Fed. 543; Edwards County v. Jennings (Tex. Civ. App.) 33 S. W. 585.

Ultra posse non potest esse, et vice versa. What is beyond possibility cannot exist, and the reverse, [what cannot exist is not possible.] Wing. Max. 100.

ULTRONEOUS WITNESS. In Scotch law. A volunteer witness; one who appears to give evidence without being called upon. 2 Alis. Crim. Pr. 393.

UMPIRAGE. The decision of an umpire. The word "umpirage," in reference to an umpire, is the same as the word "award," in reference to arbitrators; but "award" is commonly applied to the decision of the umpire also.

UMPIRE. When matters in dispute are submitted to two or more arbitrators, and they do not agree in their decision, it is usual for another person to be called in as "umpire," to whose sole judgment it is then referred. Brown. And see Ingraham v. Whitmore, 75 Ill. 30; Tyler v. Webb, 10 B. Mon. (Ky.) 123; Lyon v. Blossom, 4 Duer (N. Y.) 325.

Un ne doit prise advantage de son tort demesne. 2 And. 38, 40. One ought not to take advantage of his own wrong.

Una persona vix potest supplere vices duarum. 7 Coke, 118. One person can scarcely supply the places of two. See 9 H. L. Cas. 274.

UNA VOCE. Lat. With one voice; unanimously; without dissent.

UNALIENABLE. Incapable of being aliened, that is, sold and transferred.

UNANIMITY. Agreement of all the persons concerned, in holding one and the same opinion or determination of any matter or question; as the concurrence of a jury in deciding upon their verdict.

UNASCERTAINED DUTIES. Payment in gross, on an estimate as to amount, and where the merchant, on a final liquidation, will be entitled by law to allowances or deductions which do not depend on the rate of duty charged, but on the ascertainment of the quantity of the article subject to duty. Moke v. Barney, 5 Blatchf. 274. Fed. Cas. No. 9,698.

UNAVOIDABLE ACCIDENT. Not necessarily an accident which it was physically impossible, in the nature of things, for the person to have prevented, but one not occasioned in any degree, either remotely or directly, by the want of such care or skill as the law holds every man bound to exercise. Dygert v. Bradley, 8 Wend. (N. Y.) 473.

UNCEASESATH. In Saxon law. An oath by relations not to avenge a relation's death. Blount.

UNCERTAINTY. Such vagueness, obscurity, or confusion in any written instrument, *e. g.*, a will, as to render it unintelligible to those who are called upon to execute or interpret it, so that no definite meaning can be extracted from it.

UNCLA. Lat. In Roman law. An ounce; the twelfth of the Roman "as," or pound. The twelfth part of anything; the proportion of one-twelfth. 2 Bl. Comm. 462, note m.

UNCIA AGRI, UNCIA TERR.Z. These phrases often occur in the charters of the British kings, and signify some measure or quantity of land. It is said to have been the quantity of twelve *modii*; each *modius* being possibly one hundred feet square. Jacob.

UNCLARIUS HÆRES. Lat. In Roman law. An heir to one-twelfth of an estate or inheritance. Calvin.

UNCLE. The brother of one's father or mother. State v. Reedy, 44 Kan. 190, 24 Pac. 66; State v. Guiton, 51 La. Ann. 155, 24 South. 784.

UNCONSCIONABLE BARGAIN. A contract which no man in his senses, not under delusion, would make, on the one hand, and which no fair and honest man would accept, on the other. Hume v. U. S., 132 U. S. 406, 10 Sup. Ct. 134, 33 L. Ed. 393.

UNCONSTITUTIONAL. That which is contrary to the constitution. The opposite of "constitutional." See State v. McCann, 4 Lea (Tenn.) 10; In re Rahrer (C. C.) 43 Fed. 558, 10 L. R. A. 444; Norton v. Shelby County, 118 U. S. 425, 6 S. Ct. 1121, 30 L. Ed. 178.

UNCONTROLLABLE IMPULSE. As an excuse for the commission of an act otherwise criminal, this term means an impulse towards its commission of such fixity and intensity that it cannot be resisted by the person subject to it, in the enfeebled condition of his will and moral sense resulting from derangement or mania. See INSANITY. And see State v. O'Neil, 51 Kan. 651, 33 Pac. 287, 24 L. R. A. 555. N UNCORE PRIST. L. Fr. Still ready. A species of plea or replication by which the party alleges that he is still ready to pay or perform all that is justly demanded of him. In conjunction with the phrase "tout temps prist," it signifies that he has always been and still is ready.

UNCUTH. In Saxon law. Unknown; a stranger. A person entertained in the house of another was, on the first night of his en-D tertainment, so called. Bract. fol. 124b.

UNDE NIHIL HABET. Lat. In old English law. The name of the writ of dower, which lay for a widow, where *no dower* at all had been assigned her within the time limited by law. **3** Bl. Comm. 183.

UNDEFENDED. A term sometimes applied to one who is obliged to make his own defense when on trial, or in a civil cause.
R A cause is said to be undefended when the defendant makes default, in not putting in an appearance to the plaintiff's action; in not putting in his statement of defense; or in not appearing at the trial either personally or by counsel, after having received due notice. Mozley & Whitley.

UNDER AND SUBJECT. Words frequently used in conveyances of land which is subject to a mortgage, to show that the grantee takes subject to such mortgage. See Walker v. Physick, 5 Pa. 203; Moore's Appeal, 88 Pa. 453, 32 Am. Rep. 469; Blood v. Crew Livick Co., 171 Pa. 328, 33 Atl. 344; Lavelle v. Gordon, 15 Mont. 515, 39 Pac. 740.

UNDER-CHAMBERLAINS OF THE EXCHEQUER. Two officers who cleaved the tallies written by the clerk of the tallies, and read the same, that the clerk of the pell and comptrollers thereof might see their entries were true. They also made searches for records in the treasury, and had the custody of Domesday Book. Cowell. The office is now abolished.

UNDER-LEASE. In conveyancing. A lease granted by one who is himself a lessee for years, for any fewer or less number of years than he himself holds. If a deed passes all the estate or time of the termor, it is an assignment; but, if it be for less portion of time than the whole term, it is an under-lease, and leaves a reversion in the termor. 4 Kent, Comm. 96.

UNDER-SHERIFF. An officer who acts directly under the sheriff, and performs all the duties of the sheriff's office, a few only excepted where the personal presence of the high-sheriff is necessary. The sheriff is civilly responsible for the acts or omissions of his under-sheriff. Mozley & Whitley.

A distinction is made between this officer and a *deputy*, the latter being appointed for a special occasion or purpose, while the former discharges, in general, all the duties required by the sheriff's office.

UNDER-TENANT. A tenant under one who is himself a tenant; one who holds by under-lease.

UNDER-TUTOR. In Louisiana. In every tutorship there shall be an undertutor, whom it shall be the duty of the judge to appoint at the time letters of tutorship are certified for the tutor. It is the duty of the under-tutor to act for the minor whenever the interest of the minor is in opposition to the interest of the tutor. Civ. Code La. 1838, arts. 300, 301.

UNDER-TREASURER OF ENGLAND. He who transacted the business of the lord high treasurer.

UNDERLIE THE LAW. In Scotch criminal procedure, an accused person, in appearing to take his trial, is said "to compear and underlie the law." Mozley & Whitley.

UNDERSTANDING. In the law of contracts. This is a loose and ambiguous term, unless it be accompanied by some expression to show that it constituted a meeting of the minds of parties upon something respecting which they intended to be bound. Camp v. Waring, 25 Conn. 529. But it may denote an informal agreement, or a concurrence as to its terms. See Barkow v. Sanger, 47 Wis. 507, 3 N. W. 16.

UNDERSTOOD. The phrase "it is understood," when employed as a word of contract in **a** written agreement, has the same force as the words "it is agreed." Higginson **v**. Weld, 14 Gray (Mass.) 165.

UNDERTAKING. A promise, engagement, or stipulation. Each of the promises made by the parties to a contract, considered independently and not as mutual, may, in this sense, be denominated an "undertaking."

"Undertaking" is frequently used in the special sense of a promise given in the course of legal proceedings by a party or his counsel, generally as a condition to obtaining some concession from the court or the opposite party. Sweet.

UNDERTOOK. Agreed; assumed, This is the technical word to be used in alleging the promise which forms the basis of an action of assumpsit.

UNDERWRITER. The person who insures another in a fire or life policy; the insurer. See Childs v. Firemen's Ins. Co., 66 Minn. 393, 69 N. W. 141, 35 L. R. A. 99.

A person who joins with others in entering into a marine policy of insurance as insurer.

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UNDIVIDED. An undivided right or title, or a title to an undivided portion of an estate, is that owned by one of two or more tenants in common or joint tenants before partition.

UNDRES. In old English law. Minors or persons under age not capable of bearing arms. Fleta, l. 1, c. 9; Cowell.

UNDUE INFLUENCE. In regard to the making of a will and other such matters, undue influence is persuasion carried to the point of overpowering the will, or such a control over the person in question as prevents him from acting intelligently, understandingly, and voluntarily, and in effect destroys his free agency, and constrains him to do what he would not have done if such control had not been exercised. See Mitchell v. Mitchell, 43 Minn. 73, 44 N. W. 885; Bennett v. Bennett, 50 N. J. Eq. 439, 26 Atl. 573; Francis v. Wilkinson, 147 Ill. 370, 35 N. E. 150; Conley v. Nailer, 118 U. S. 127, 6 Sup. Ct. 1001, 30 L. Ed. 112; Marx v. Mc-Glynn, 88 N. Y. 370; In re Logan's Estate, 195 Pa. 282, 45 Atl. 729; Mooney v. Olsen, 22 Kan. 79; In re Black's Estate, Myr. Prob. (Cal.) 31.

Undue influence consists (1) in the use, by one in whom a confidence is reposed by another, or who holds a real or apparent authority over him, of such confidence or authority, for the purpose of obtaining an unfair advantage over him; (2) in taking an unfair advantage of another's weakness of mind; or (3) in taking a grossly oppressive and unfair advantage of another's necessities or distress. Civ. Code Dak. § 886.

Undue influence at elections is where any one interferes with the free exercise of a voter's franchise, by violence, intimidation, or otherwise. It is a misdemeanor. 1 Russ. Crimes, 321; Steph. Crim. Dig. 79.

UNFAIR COMPETITION. A term which may be applied generally to all dishonest or fraudulent rivalry in trade and commerce, but is particularly applied in the courts of equity (where it may be restrained by injunction) to the practice of endeavoring to substitute one's own goods or products in the markets for those of another, having an established reputation and extensive sale, by means of imitating or counterfeiting the name, title, size, shape, or distinctive peculiarities of the article, or the shape, color, label, wrapper, or general appearance of the package, or other such simulations, the imitation being carried far enough to mislead the general public or deceive an unwary purchaser, and yet not amounting to an absolute counterfeit or to the infringement of a trade-mark or trade-name. Called in France and Germany "concurrence deloyale." See Reddaway v. Banham, [1896] App. Cas. 199; Singer Mfg. Co. v. June Mfg. Co., 163 U. S. 169, 16 Sup. Ct.

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1002, 41 L. Ed. 118; Dennison Mfg. Co. v. Thomas Mfg. Co. (C. C.) 94 Fed. 651; Simmons Medicine Co. v. Mansfield Drug Co., 93 Tenn. 84, 23 S. W. 165; Cornelius v. Ferguson, 17 S. D. 481, 97 N. W. 390; Sterling Remedy Co. v. Eureka Chemical Co., 80 Fed. 108, 25 C. C. A. 314; T. B. Dunn Co. v. Trix Mfg. Co., 50 App. Div. 75, 63 N. Y. Supp. 333.

UNGELD. In Saxon law. An outlaw; a person whose murder required no composition to be made, or *weregeld* to be paid, by his slayer.

UNICA TAXATIO. The obsolete language of a special award of *venire*, where, of several defendants, one pleads, and one lets judgment go by default, whereby the jury, who are to try and assess damages on the issue, are also to assess damages against the defendant suffering judgment by default. Wharton.

UNIFORM. A statute is general and uniform in its operation when it operates equally upon all persons who are brought within the relations and circumstances provided for. McAunich v. Mississippi & M. R. Co., 20 Iowa, 342; People v. Judge, 17 Cal. 554; Kelley v. State, 6 Ohio St. 271; State v. Hogan, 63 Ohio St. 202, 58 N. E. 572, 52 L. R. A. 863, 81 Am. St. Rep. 626; Arms v. Ayer, 192 Ill. 601, 61 N. E. 851, 58 L. R. A. 277, 85 Am. St. Rep. 357.

UNIFORMITY. In taxation. Uniformity in taxation implies equality in the burden of taxation, which cannot exist without uniformity in the mode of assessment, as well as in the rate of taxation. Further, the uniformity must be coextensive with the territory to which it applies. And it must be extended to all property subject to taxation, so that all property may be taxed alike and equally. Exchange Bank v. Hines, 3 Ohio St. 15. And see Edye v. Robertson, 112 U. S. 580, 5 Sup. Ct. 247, 28 L. Ed. 798. Adams v. Mississippi State Bank, 75 Miss. 701, 23 South. 395; People v. Auditor Gereral, 7 Mich. 90.

UNIFORMITY, ACT OF, which regulates the terms of membership in the Church of England and the colleges of Oxford and Cambridge, (St. 13 & 14 Car. II. c. 4.) See St. 9 & 10 Vict. c. 59. The act of uniformity has been amended by the St. 35 & 36 Vict. c. 35, which *inter alia* provides a shortened form of morning and evening prayer. Wharton.

UNIFORMITY OF PROCESS ACT. The English statute of 2 Wm. IV. c. 39, establishing a uniform process for the commencement of actions in all the courts of law at Westminster. 3 Steph. Comm. 566.

UNIGENITURE. The state of being the only begotten.

UNILATERAL. One-sided; ex parte; having relation to only one of two or more persons or things.

-Unilateral contract. See CONTBACT.-Unilateral mistake. A mistake or misunderstanding as to the terms or effect of a contract, made or entertained by one of the parties to it but not by the other. Green v. Stone, 54 N. J. Eq. 387, 34 Atl 1099, 55 Am. St. Rep. 577. -Unilateral record. Records are unilateral when offered to show a particular fact, as a prima facie case, either for or against a stranger. Colligan v. Cooney, 107 Tenn. 214, 64 S. P W. 31.

UNINTELLIGIBLE. That which cannot be understood.

UNIO. Lat. In canon law. A consolidation of two churches into one. Cowell.

UNIO PROLIUM. Lat. Uniting of offspring. A method of adoption, chiefly used in Germany, by which step-children (on either or both sides of the house) are made equal, in respect to the right of succession, with the children who spring from the marriage of the two contracting parties. See Heinecc. Elem. § 188.

S UNION. In English poor-law. A union consists of two or more parishes which have been consolidated for the better administration of the poor-law therein.

In ecclesiastical law. A union consists of two or more benefices which have been united into one benefice. Sweet.

In public law. A popular term in America for the United States; also, in Great Britain, for the consolidated governments of England and Scotland, or for the political tie between Great Britain and Ireland.

In Scotch law. A "clause of union" is a clause in a feofiment by which two estates, separated or not adjacent, are united as one, for the purpose of making a single seisin suffice for both.

UNION-JACK. The national flag of Great Britain and Ireland, which combines the banner of St. Patrick with the crosses of St. George and St. Andrew. The word "jack" is most probably derived from the surcoat, charged with a red cross, anciently used by the English soldiery. This appears to have been called a "jacque," whence the word "jacket," anciently written "jacquit." Some, however, without a shadow of evidence, derive the word from "Jacques," the first alteration having been made in the reign of King James I. Wharton.

UNION OF CHURCHES. A combining and consolidating of two churches into one. Also it is when one church is made subject, to another, and one man is rector of both; and where a conventual church is made a cathedral. Tomlins. **UNITAS PERSONARUM.** Lat. The unity of persons, as that between husband and wife, or ancestor and heir.

UNITED STATES BONDS. Obligations for payment of money which have been at various times issued by the government of the United States.

UNITED STATES COMMISSIONERS. Each circuit court of the United States may appoint, in different parts of the district for which it is held, as many discreet persons as it may deem necessary, who shall be called "commissioners of the circuit court," and shall exercise the powers which are or may be conferred upon them. Rev. St. U. S. § 627 (U. S. Comp. St. 1901, p. 499).

UNITED STATES NOTES. Promissory notes, resembling bank-notes, issued by the government of the United States.

UNITY. In the law of estates. The peculiar characteristic of an estate held by several in joint tenancy, and which is fourfold, viz., unity of interest, unity of title, unity of time, and unity of possession. In other words, joint tenants have one and the same interest, accruing by one and the same conveyance, commencing at one and the same time, and held by one and the same undivideed possession. 2 Bl. Comm. 180.

-Unity of interest. This term is applied to joint tenants, to signify that no one of them can have a greater interest in the property than each of the others, while, in the case of tenants in common, one of them may have a larger share than any of the others. Williams, Real Prop. 134, 139.-Unity of possession. Joint possession of two rights by several titles. As if I take a lease of land from a person at a certain rent, and afterwards I buy the feesimple of such land, by this I acquire unity of possession, by which the lease is extinguished. Cowell: Brown. It is also one of the essential properties of a joint estate, each of the tenants having the entire possession as well of every parcel as of the whole. 2 Bl. Comm. 182.-Unity of seisin is where a person seised of the land to which the easement or other right is annexed. Sweet.-Unity of time. One of the essential properties of a joint estate; the estates of the tenants being vested at one and the same period. 2 Bl. Comm. 181.-Unity of title is applied to joint tenants, to signify that they hold their property by one and the same title, while tenants in common may take property by several titles. Williams, Real Prop. 134.

Unius omnino testis responsio non audiatur. The answer of one witness shall not be heard at all; the testimory of a single witness shall not be admitted under any circumstances. A maxim of the civil and canon law. Cod. 4, 20, 9; 3 Bl. Comm. 370; Best, Ev. p. 426, § 390, and note.

Uniuscujusque contractus initium spectandum est, et causa. The commencement and cause of every contract are to be regarded. Dig. 17, 1, 8; Story, Bailm. § 56. **UNIVERSAL.** Having relation to the whole or an entirety; pertaining to all without exception; a term more extensive than "general," which latter may admit of exceptions. See Blair v. Howell, 68 Iowa, 619, 28 N. W. 199; Koen v. State, 35 Neb. 676, 53 N. W. 595, 17 L. R. A. 821.

-Universal agent. One who is appointed to do all the acts which the principal can personally do, and which he may lawfully delegate the power to another to do. Story, Ag. 18; Baldwin v. Tucker, 112 Ky. 282, 65 S. W. 841, 57 L. R. A. 451; Wood v. McCain, 7 Ala. 800. -Universal legacy. See LEGACY. Universal partnership. See PARTNERSHIP.--Universal representation. In Scotch law. A term applied to the representation by an heir of his ancestor. Bell.--Universal succession. In the civil law. Succession to the entire estate of another, living or dead, though generally the latter, importing succession to the entire property of the predecessor as a juridical entirety, that is, to all his active as well as passive legal relations. Mackeld. Rom. Law, § 649.

Universalia sunt notiora singularibus. 2 Rolle, 294. Things universal are better known than things particular.

UNIVERSITAS. Lat. In the civil law. A corporation aggregate, Dig. 3, 4, 7. Literally, a whole formed out of many individuals, 1 Bl. Comm. 469.

-Universitas facti. In the civil law. A plurality of corporeal things of the same kind, which are regarded as a whole; e. g., a herd of cattle, a stock of goods. Mackeld. Rom. Law, § 162. Universitas-juris. In the civil law. A quantity of things of all sorts, corporeal as well as incorporeal, which, taken together, are regarded as a whole; e. g., an inheritance, an estate. Mackeld. Rom. Law, § 162.-Universitas rerum. In the civil law. Literally, a whole of things. Several single things, which, though not mechanically connected with one another, are, when taken together, regarded as a whole in any legal respect. Mackeld. Rom. Law, § 162.

UNIVERSITY. An institution of higher learning, consisting of an assemblage of colleges united under one corporate organization and government, affording instruction in the arts and sciences and the learned professions, and conferring degrees. See Com. **v.** Banks, 198 Pa. 397, 48 Atl. 277.

UNIVERSITY COURT. See CHANCEL-LOB'S COUBTS IN THE TWO UNIVERSITIES.

UNIVERSUS. Lat. The whole; all together. Calvin.

UNJUST. Contrary to right and justice, or to the enjoyment of his rights by another, or to the standards of conduct furnished by the laws.

UNKOUTH. Unknown. The law French form of the Saxon "uncouth." Britt. c. 12.

UNLAGE. Sax. An unjust law.

UNLARICH. In old Scotch law. That which is done without law or against law. Spelman. **UNLAW.** In Scotch law. A witness was formerly inadmissible who was not worth the king's *unlaw*; *i. e.*, the sum of £10 Scots, then the common fine for absence from court and for small delinquencies. Bell.

UNLAWFUL. That which is contrary to law.

"Unlawful" and "illegal" are frequently used as synonymous terms, but, in the proper sense of the word, "unlawful," as applied to promises, agreements, considerations, and the like, denotes that they are ineffectual in law because they involve acts which, although not illegal, & e., positively forbidden, are disapproved of by the law, and are therefore not recognized as the ground of legal rights, either because they are immoral or because they are against public policy. It is on this ground that contracts in restraint of marriage or of trade are generally void. Sweet. And see Hagerman v. Buchanan, 45 N. J. Eq. 292, 17 Atl. 946, 14 Am. St. Rep. 732; Tatum v. State, 66 Ala. 467; Johnson v. State, 66 Ohio St. 59, 63 N. E. 607, 61 L. R. A. 277, 90 Am. St. Rep. 564; Pinder v. State, 27 Fla. 370, 8 South. 837, 26 Am. St. Rep. 75; MacDaniel v. U. S., 87 'Fed. 321, 30 C. C. A. 670; People v. Chicago Gas Trust Co., 130 Ill. 268, 22 N. E. 798, 8 L. R. A. 497, 17 Am. St. Rep. 319.

-Unlawful assembly. At common law. The meeting together of three or more persons, to the disturbance of the public peace, and with the intention of co-operating in the forcible and violent execution of some unlawful private enterprise. If they take steps towards the performance of their purpose, it becomes a rout; and, if they put their design into actual execution, it is a riot. 4 Bl. Comm. 146. Any meeting of great numbers of people, with such circumstances of terror as cannot but endanger the public peace, and raise fears and jealousies among the subjects of the realm. 4 Steph. Comm. 254-Unlawful detainer. The unjustifiable retention of the possession of lands by one whose original entry was lawful and of right, but whose right to the possession has terminated and who refuses to quit, as in the case of a tenant holding over after the termination of the lease and in spite of a demand for possession by the landlord. McDevitt v. Lambert, 80 Ala. 536, 2 South. 438; Silva v. Campbell, 84 Cal. 420, 24 Pac. 316; Code Tenn. 1896, § 5093. Where an entry upon lands is unlawful, whether forcible or not, and the subsequent conduct is forcible and tortious, the offense committed is a "forcible entry and detainer;" but whore the original entry is lawful, and the subsequent holding forcible and tortious, the offense is an "unlawful detainer" only. Pullen v. Boney, 4 N. J. Law, 129.--Unlawful entry. An entry upon lands effected peaceably and without force, but which is without color of title and is accomplished by means of fraud or some other willful wrong. Dickinson v. Maguire, 9 Cal. 46; Blaco v. Haller, 9 Neb. 149, 1 N. W. 978.

UNLAWFULLY. The term is commonly used in indictments for statutory crimes, to show that the act constituting the offense was in violation of a positive law, especially where the statute itself uses the same phrase. **UNLIQUIDATED.** Not ascertained in amount; not determined; remaining unassessed or unsettled; as unliquidated damages. See DAMAGES.

UNLIVERY. A term used in maritime law to designate the unloading of cargo of a vessel at the place where it is properly to be delivered. The Two Catharines, 24 Fed. Cas. 429.

• UNNATURAL OFFENSE. The infamous crime against nature; *i. e.*, sodomy or buggery.

Uno absurdo dato, infinita sequentur. 1 Coke, 102. One absurdity being allowed, an infinity follows.

UNO ACTU. Lat. In a single act; by one and the same act.

R UNO FLATU. Lat. In one breath. 8 Man. & G. 45. Uno flatu, et uno intuitu, at one breath, and in one view. Pope v. Nickerson, 3 Story, 504, Fed. Cas. No. 11,274.

Junques. L. Fr. Ever; always. Ne Junques, never.

UNQUES PRIST. L. Fr. Always ready. Cowell. Another form of tout temps prist.

UNSEATED LAND. See LAND.

UNSEAWORTHY. See SEAWORTHY.

UNSOLEMN WAR. War denounced without a declaration; war made not upon general but special declaration; imperfect war. People v. McLeod, 1 Hill (N. Y.) 409, 37 Am. Dec. 328.

UNSOUND MIND. A person of unsound mind is an adult who from infirmity of mind is incapable of managing himself or his affairs. The term, therefore, includes insane persons, idiots, and imbeciles. Sweet. See INSANITY. And see Cheney v. Price, 90 Hun, 238, 37 N. Y. Supp. 117; In re Black's Estate, 1 Myr. Prob. (Cal.) 24; In re Mason, 3 Edw. Ch. (N. Y.) 380; Hart v. Miller, 29 Ind. App. 222, 64 N. E. 239; In re Lindsley, 44 N. J. Eq. 564, 15 Atl. 1, 6 Am. St. Rep. 913; Dennett v. Dennett, 44 N. H. 531, 84 Am. Dec. 97; Edwards v. Davenport (C. C.) 20 Fed. 758; Witte v. Gilbert, 10 Neb. 539, 7 N. W. 288; Stewart v. Lispenard, 26 Wend. (N. Y.) 300.

UNTHRIFT. A prodigal; a spendthrift. 1 Bl. Comm. 306.

UNTIL. This term generally excludes the day to which it relates; but it will be construed otherwise, if required by the evident intention of the parties. Kendall v. Kingsley, 120 Mass. 95. Unumquodque dissolvitur eodem 11gamine quo ligatur. Every obligation is dissolved by the same solemnity with which it is created. Broom, Max. 884.

Unumquodque eodem modo quo colligatu est, dissolvitur,—quo constituitur, destruitur. Everything is dissolved by the same means by which it is put together,—destroyed by the same means by which it is established. 2 Rolle, 39; Broom, Max. 891.

Unumquodque est id quod est principalius in ipso. Hob. 123. That which is the principal part of a thing is the thing itself.

Unumquodque principiorum est sibimetipsi fides; et perspicua vera non sunt probanda. Every general principle [or maxim of law] is its own pledge or warrant; and things that are clearly true are not to be proved. Branch; Co. Litt. 11.

UNUS NULLUS RULE, THE. The rule of evidence which obtains in the civil law, that the testimony of *one* witness is equivalent to the testimony of *none*. Wharton.

UNWHOLESOME FOOD. Food not fit to be eaten; food which if eaten would be injurious.

UNWRITTEN LAW. All that portion of the law, observed and administered in the courts, which has not been enacted or promulgated in the form of a statute or ordinance, including the unenacted portions of the common law, general and particular customs having the force of law, and the rules, principles, and maxims established by judicial precedents or the successive like decisions of the courts. See Code Civ. Proc. Cal. 1903, § 1899; B. & C. Comp. Or. 1901, § 736.

In recent years, this term has been popularly and falsely applied to a supposed local principle or sentiment which justifies private vengeance, particularly the slaying of a man who has insulted a woman, when perpetrated by her kinsman or husband. It is needless to say that no such law exists, and that such an opinion or sentiment, however prevalent, could not by any possible right use of language be termed a "law" or furnish a legal justification for a homicide.

UPLIFTED HAND. The hand raised towards the heavens, in one of the forms of taking an dath, instead of being laid upon the Gospels.

UPPER BENCH. The court of king's bench, in England, was so called during the interval between 1649 and 1660, the period of the commonwealth, Rolle being then chief justice. See 3 Bl. Comm. 202,

UPSET PRICE

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UPSET PRICE. In sales by auctions, an amount for which property to be sold is put up, so that the first bidder at that price is declared the buyer. Wharton.

UPSUN. In Scotch law. Between the hours of sunrise and sunset. Poinding must be executed with *upsun*. 1 Forb. Inst. pt. 3, p. 32.

URBAN HOMESTEAD. See Home-STEAD.

URBAN SERVITUDE. City servitudes, or servitudes of houses, are called "urban." They are the easements appertaining to the building and construction of houses; as, for instance, the right to light and air, or the right to build a house so as to throw the rain-water on a neighbor's house. Mozley & Whitley; Civ. Code La. 1900, § 711.

URBS. Lat. In Roman law. A city, or a walled town. Sometimes it is put for *civitas*, and denotes the inhabitants, or both the city and its inhabitants; *i. e.*, the municipality or commonwealth. By way of special pre-eminence, *urbs* meant the city of Rome. Ainsworth.

URE. L. Fr. Effect; practice. *Mis en ure*, put in practice; carried into effect. Kelham.

USAGE. Usage is a reasonable and lawful public custom concerning transactions of the same nature as those which are to be effected thereby, existing at the place where the obligation is to be performed, and either known to the parties, or so well established, general, and uniform that they must be presumed to have acted with reference thereto. Civ. Code Dak. § 2119. And see Milroy v. Railway Co., 98 Iowa, 188, 67 N. W. 276; Barnard v. Kellogg, 10 Wall. 388, 19 L. Ed. 987; Wilcocks v. Phillips, 29 Fed. Cas. 1203; McCarthy v. McArthur, 69 Ark. 313, 63 S. W. 56; Lincoln & K. Bank v. Page, 9 Mass. 156, 6 Am. Dec. 52; Lane v. Bank, 3 Ind. App. 299, 29 N. E. 613; Morningstar v. Cunningham, 110 Ind. 328, 11 N. E. 593, 59 Am. Rep. 211.

This word, as used in English law, differs from "custom" and "prescription," in that no man may claim a rent common or other inheritance by usage, though he may by prescription. Moveover, a usage is local in all cases, and must be proved; whereas, a custom is frequently general, and as such is noticed without proof. "Usage," in French law, is the "usus" of Roman law, and corresponds very nearly to the tenancy at will or on sufferance of English law. Brown. "Usage," in its most extensive meaning, includes both custom and prescription; but, in its narrower similarition the tenance for the tenance.

"Usage," in its most extensive meaning, includes both custom and prescription; but, in its narrower signification, the term refers to a general habit, mode, or course of procedure. A usage differs from a custom, in that it does not require that the usage should be immemorial to establish it; but the usage must be known, certain, uniform, reasonable, and not contrary to law. Lowry v. Read, 3 Brewst. (Pa.) 452. "Usage" is also called a "custom," though the latter word has also another signification; it is

"Usage" is also called a "custom," though the latter word has also another signification; it is a long and uniform practice, applied to habits, modes, and courses of dealing. It relates to modes of action, and does not comprehend the mere adoption of certain peculiar doctrines or rules of law. Dickinson v. Gay, 7 Allen (Mass.) 29, 83 Am. Dec. 656.

-General usage. One which prevails generally throughout the country, or is followed generally by a given profession or trade, and is not local in its nature or observance.-Usage of trade. A course of dealing; a mode of conducting transactions of a particular kind, proved by witnesses testifying of its existence and uniformity from their knowledge obtained by observation of what is practiced by themselves and others in the trade to which it relates. Haskins v. Warren, 115 Mass. 535.

USANCE. In mercantile law. The common period fixed by the usage or custom or habit of dealing between the country where a bill is drawn, and that where it is payable, for the payment of bills of exchange. It means, in some countries, a month, in others two or more months, and in others half a month. Story, Bills, §§ 50, 144, 332.

USE. A confidence reposed in another, who was made tenant of the land, or terretenant, that he would dispose of the land according to the intention of the *cestui que use*, or him to whose use it was granted, and suffer him to take the profits. 2 Bl. Comm. 328.

A right in one person, called the "cestui que use," to take the profits of land of which another has the legal title and possession, together with the duty of defending the same, and of making estates thereof according to the direction of the cestui que use. Bouvier.

Use is the right given to any one to make a gratuitous use of a thing belonging to another, or to exact such a portion of the fruit it produces as is necessary for his personal wants and those of his family. Civ. Code La. art. 626.

Uses and trusts are not so much different things as different aspects of the same subject. A use regards principally the beneficial interest; a trust regards principally the nominal ownership. The usage of the two terms is, however, widely different. The word "use" is employed to denote either an estate vested since the statute of uses, and by force of that statute, or to denote such an estate created before that statute as, had it been created since, would have become a legal estate by force of the statute. The word "trust" is employed since that statute to denote the relation between the party invested with the legal estate (whether by force of that statute or independently of it) and the party beneficially entitled, who has hitherto been said to have the equitable estate. Mozley & Whitley.

In conveyancing, "use" literally means "benefit;" thus, in an an ordinary assignment of chattels, the assignor transfers the property to the assignee for his "absolute use and benefit." In the expressions "separate use," "superstitious use," and "charitable use," "use" has the same meaning. Sweet.

In the civil law. A right of receiving so much of the natural profits of a thing as is necessary to daily sustenance. It differs from "usufruct," which is a right not only to use, but to enjoy. 1 Browne, Civil & Adm. Law, 184.

-Cestui que use. A person for whose use and benefit lands or tenements are held by another. The latter, before the statute of uses, was called the "feoffee to use," and held the nominal or legal title.-Charitable use. See CHARITABLE.-Contingent use. A use See CHARITABLE.—Contingent use. A use limited to take effect upon the happening of some future contingent event; as where lands are conveyed to the use of A. and B., after a marriage shall be had between them. 2 Bl. Comm. 334; Haywood v. Shreve, 44 N. J. Law, 94; Jemison v. Blowers, 5 Barb. (N. Y.) 692.—Executed use. The first use in a conveyance upon which the statute of uses op-erates by bringing the possession to it. the com-R crates by bringing the possession to it, the com-bination of which, i. e., the use and the pos-session, form the legal estate, and thus the statute is said to execute the use. Wharton. -Executory uses. These are springing uses,
 which confer a legal title answering to an executory devise; as when a limitation to the use of A. in fee is defeasible by a limitation to the use of B., to arise at a future period, or on a given event.-Feoffee to uses. A person to whom (heffee the statts of user) had a set a state of the state of on a given event.—Feoffee to uses. A person to whom (before the statute of, uses) land was conveyed "for the use" of a third person. He held the nominal or legal title, while the third person, called the "cestui que use," was entitled to the beneficial enjoyment of the estate.—Of-ficial use. An active use before the statute of user which imposed earne duty on the local ficial use. An active use before the statute of uses, which imposed some duty on the legal owner or feoffee to uses; as a conveyance to A. with directions for him to sell the estate and distribute the proceeds among B., C., and D. To enable A. to perform this duty, he had the legal possession of the estate to be sold. Whar-ton.-Passive use. A permissive use, (q. v.) -Permissive use. A passive use which was resorted to before the statute of uses, in order to avoid a harsh law; as that of mortmain or a feudal forfeiture. It was a mere invention in order to evade the law by secrecy: as a conin order to evade the law by secrecy; as a con-veyance to A. to the use of B. A. simply held veyance to A. to the use of B. A. simply held the possession, and B. enjoyed the profits of the estate. Wharton.—Resulting use. A use raised by equity for the benefit of a feoffor who has made a voluntary conveyance to uses with-out any declaration of the use. 2 Washb. Real Prop. 100. A resulting use arises where the legal seisin is transferred, and no use is ex-pressly declared, nor any consideration nor evi-dence of intent to direct the use. The use then remains in the original grantor, for it cannot be supposed that the estate was intended to be supposed that the estate was intended to be given away, and the statute immediately transfers the legal estate to such resulting use. transfers the legal estate to such resulting use. Wharton.—Secondary use. A use limited to take effect in derogation of a preceding estate, otherwise called a "shifting use," as a convey-ance to the use of A. and his heirs, with a pro-viso that, when B. returns from India, then to the use of C. and his heirs. 1 Steph. Comm. 546.—Shifting use. A use which is so limited that it will be made to shift or transfer itself, from one beneficiary to another, upon the oc-currence of a certain event after its creation. For example, an estate is limited to the use of C. and his heirs; this is a shifting use, which transfers itself to C. when the event happens. 1 Steph. Comm. 503; 2 Bl. Comm. 335. These shifting uses are common in all settlements; and, shifting uses are common in all settlements; and,

in marriage settlements, the first use is always to the owner in fee till the marriage, and then to other uses. The fee remains with the owner until the marriage, and then it shifts as uses arise. 4 Kent, Comm. 297.—Springing use. A use limited to arise on a future event where no preceding use is limited, and which does not take effect in derogation of any other interest than that which results to the grantor, or remains in him in the mean time. 2 Washb. Real Prop. 281; Smith v. Brisson, 90 N. C. 288.—Statute of uses. An English statute enacted in 1536, (27 Hen. VIII. c. 10.) directed against the practice of creating uses in lands, and which converted the purely equitable title of persons entitled to a use into a legal title or absolute ownership with right of possession. The statute is said to "execute the use," that is, it abolishes the intervening estate of the feoffee to uses, and makes the beneficial interest of the cestui que use an absolute legal title.—Superstitions uses. See that title.—Use and occupation. This is the name of an action, being a variety of assumpsit, to be maintained by a landlord against one who has had the occupation and enjoyment of an estate, under a contract to pay therefor, express or implied, but not under such a lease as would support an action specifically for rent. —Use plaintiff. One for whose use (benefit) an action is brought in the name of another. Thus, where the assignee of a chose in action is not allowed to sue in his own name, the action would be entitled "A. B. (the assignor) for the Use of C. D. (the assignee) against E. F." In this case, C. D. is called the "use plaintiff."

USEE. A person for whose use a suit is brought; otherwise termed the "use plaintiff."

USEFUL. By "useful," in the patent law, is meant not an invention in all cases superior to the modes now in use for the same purposes, but "useful," in contradistinction to frivolous and mischievous, invention. Lowell v. Lewis, 1 Mason, 182, 186, Fed. Cas. No. 8,568.

By "useful" is meant such an invention as may be applied to some beneficial use in society, in contradistinction to an invention which is injurious to the morals, the health, or the good order of society. Bedford v. Hunt, 1 Mason, 302, Fed. Cas. No. 1,217.

USER. The actual exercise or enjoyment of any right or property. It is particularly used of franchises.

-Adverse user. An adverse user is such a use of the property as the owner himself would make, asking no permission, and disregarding all other claims to it, so far as they conflict with this use. Blanchard v. Moulton, 63 Me. 434; Murray v. Scribner, 74 Wis. 602, 43 N. W. 549; Ward v. Warren, 82 N. Y. 265.

USER DE ACTION. L. Fr. In old practice. The pursuing or bringing an action. Cowell.

USHER. This word is said to be derived from "huissier," and is the name of a subordinate officer in some English courts of law. Archb. Pr. 25.

USHER OF THE BLACK ROD. The gentleman usher of the black rod is an officer of the house of lords appointed by let-

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lers patent from the crown. His duties are, by himself or deputy, to desire the attendance of the commons in the house of peers when the royal assent is given to bills, either by the king in person or by commission, to execute orders for the commitment of persons guilty of breach of privilege, and also to assist in the introduction of peers when they take the oaths and their seats. Brown.

USO. In Spanish law. Usage; that which arises from certain things which men say and do and practice uninterruptedly for a great length of time, without any hindrance whatever. Las Partidas, pt. 1, tlt. 2, L 1.

USQUE. Lat. Up to; until. This is a word of exclusion, and a release of all demands *usque ad* a certain day does not cover a bond made on that day. 2 Mod. 28.

USQUE AD FILUM AQUÆ, OR VIÆ. Up to the middle of the stream or road.

USUAL. Habitual; ordinary; customary; according to usage or custom; commonly established, observed, or practised. See Chicago & A. R. Co. v. Hause, 71 Ill. App. 147; Kellogg v. Curtis, 69 Me. 214, 31 Am. Rep. 273; Tescher v Merea, 118 Ind. 586, 21 N. E. 316; Trust Co. v. Norris, 61 Minn. 256, 63 N. W. 634.

-Usual covenants. See COVENANT.-Usual terms. A phrase in the common-law practice, which meant pleading issuably, rejoining gratis, and taking short notice of trial. When a defendant obtained further time to plead, these were the terms usually imposed. Wharton.

USUARIUS. Lat. In the civil law. One who had the mere use of a thing belonging to another for the purpose of supplying his daily wants; a usuary. Dig. 7, 8, 10, pr.; Calvin.

USUCAPIO, or USUCAPTIO. A term of Roman law used to denote a mode of acquisition of property. It corresponds very nearly to the term "prescription." But the prescription of Roman law differed from that of the English law, in this: that no mala fide possessor (i. e., person in possession knowingly of the property of another) could, by however long a period, acquire title by possession merely. The two essential requisites to usucapio were justa causa (i. e., title) and bona fides, (i. e., ignorance.) The term "usucapio" is sometimes, but erroneously, written "usucaptio." Brown. See Pavey v. Vance, 56 Ohio St. 162, 46 N. E. 898.

Usucapio constituta est ut aliquis litium finis esset. Prescription was instituted that there might be some end to litigation. Dig. 41, 10, 5; Broom, Max. 894, note.

USUFRUCT. In the civil law. The right of enjoying a thing, the property of

which is vested in another, and to draw from the same all the profit, utility, and advan-) tage which it may produce, provided it be without altering the substance of the thing. Civ. Code La. art. 533. And see Mulford v. Le Franc, 26 Cal. 102; Cartwright v. Cartwright, 18 Tex. 628; Strausse v. Sheriff, 43 La. Ann. 501, 9 South. 102.

-Imperfect usufruct. An imperfect or quasi usufruct is that which is of things which would be useless to the usufructuary if he did not consume or expend them or change the substance of them; as, money, grain, liquors. Civ. Code La. 1900, art. 534.-Perfect usufruct. An usufruct in those things which the usufructuary can enjoy without changing their substance, though their substance may be diminished or deteriorate naturally by time or by the use to which they are applied, as, a house, a piece of land, furniture, and other movable effects. Civ. Code La. 1900, art. 534.-Quasi usufruct. In the civil law. Originally the usufruct gave no right to the substance of the thing; and consequently none to its consumption; hence only an inconsumable thing could be the object of it, whether movable or immovable. But in later times the right of usufruct was, by analogy, extended to consumable things, and therewith arose the distinction between true and guasi usufructs. See Mackeld. Rom. Law, § 307; Civ. Code La. 1900, art. 534.

USUFRUCTUARY. In the civil law. One who has the usufruct or right of enjoying anything in which he has no property, Cartwright v. Cartwright, 18 Tex. 628.

USUFRUIT. In French law. The same as the *usufruct* of the English and Roman law.

USURA. Lat. In the civil law. Money given for the use of money; interest. Commonly used in the plural, "usura." Dig. 22, 1.

-Usura manifesta. Manifest or open usury; as distinguished from *usura velata*, velled or concealed usury, which consists in giving a bond for the loan, in the amount of which is included the stipulated interest.-Usura maritima. Interest taken on bottomry or respondentia bonds, which is proportioned to the risk, and is not affected by the usury laws.

Usura est commodum certum quod propter usum rei mutuatæ recipitur. Sed secundario spirare de aliqua retributione, ad voluntatem ejus qui mutuatus est, hoc non est vitiosum. Usury is a certain benefit which is received for the use of a thing lent. But to have an understanding [literally, to breathe or whisper,] in an incidental way, about some compensation to be made at the pleasure of the borrower, is not lawful. Branch, Princ.; 5 Coke, 700; Glan. lib. 7, c. 16.

USURARIUS. In old English law. **A** usurer. Fleta, lib. 2, c. 52, § 14.

USURIOUS. Pertaining to usury; partaking of the nature of usury; involving usury; tainted with usury; as, a usurious contract. N USURPATIO. Lat. In the civil law. The interruption of a usucaption, by some act on the part of the real owner. Calvin.

USURPATION.' Torts. The unlawful assumption of the use of property which belongs to another; an interruption or the disturbing **a** man in his right and possession. Tomlins.

In public law. The unlawful seizure or assumption of sovereign power; the assumption of government or supreme power by force or illegally, in derogation of the constitution and of the rights of the lawful ruler. -Usurpation of advowson. An injury which consists in the absolute ouster or dispossession of the patron from the advowson or right of presentation, and which happens when a stranger who has no right presents a clerk, and the latter is thereupon admitted and instituted. Brown.-Usurpation of franchise or office. The unjustly intruding upon or exercising any office, franchise, or iberty belonging R

USURPED POWER. In insurance. An invasion from abroad, or an internal rebellion, where armies are drawn up against each other, when the laws are silent, and Swhen the firing of towns becomes unavoidable. These words cannot mean the power of a common mob. 2 Marsh. Ins. 791.

USURPER. One who assumes the right of government by force, contrary to and in violation of the constitution of the country.

'USURY. In old English law. Interest of money; increase for the loan of money; a reward for the *use* of money. 2 Bl. ||Comm. 454.

In modern law. Unlawful interest; a premium or compensation paid or stipulated to be paid for the use of money borrowed or returned, beyond the rate of interest established by law. Webster.

An unlawful contract upon the loan of money, to receive the same again with exorbitant increase. 4 Bl. Comm. 156.

Usury is the reserving and taking, or contracting to reserve and take, either directly or by indirection, a greater sum for the use of money than the lawful interest. Code Ga. 1882, § 2051. See Henry v. Bank of Salina, 5 Hill (N. Y.) 528; Parham v. Pulliam, 5 Cold. (Tenn.) 501; New England Mortg. Sec. Co. v. Gay (C. C.) 33 Fed. 640; Lee v. Peckham, 17 Wis. 386; Rosenstein v. Fox, 150 N. X. 354, 44 N. E. 1027.

USUS. Lat. In Roman law. A precarious enjoyment of land, corresponding with the right of *habitatio* of houses, and being closely analogous to the tenancy at sufferance or at will of English law. The usuarius (i. e., tenant by usus) could only hold on so long as the owner found him convenient, and had to go so soon as ever he was in the owner's way, (molestus.) The usuarius could not have

a friend to share the produce. It was scarcely permitted to him (Justinian says) to have even his wife with him on the land; and he could not let or sell, the right being strictly personal to himself. Brown.

USUS BELLICI. Lat. In international law. Warlike uses or objects. It is the *usus bellici* which determine an article to be contraband. 1 Kent, Comm. 141.

Usus est dominium fiduciarium. Bac. St. Uses. Use is a fiduciary dominion.

Usus et status sive possessio potius differunt secundum rationem fori, quam secundum rationem rei. Bac. St. Uses. Use and estate, or possession, differ more in the rule of the court than in the rule of the matter.

USUS FRUCTUS. Lat. In Roman law. Usufruct; usufructuary right or possession. The temporary right of using a thing, without having the ultimate property, or full dominion, of the substance, 2 Bl. Comm. 327.

UT CURRERE SOLEBAT. Lat. As it was wont to run; applied to a water-course.

UT DE FEODO. L. Lat. As of fee.

UT HOSPITES. Lat. As guests. 1 Salk. 25, pl. 10.

Ut pœna ad paucos, metus ad omnes perveniat. That the punishment may reach a few, but the fear of it affect all. A maxim in criminal law, expressive of one of the principal objects of human punishment. 4 Inst. 6; 4 Bl. Comm. 11.

Ut res magis valeat quam pereat. That the thing may rather have effect than be destroyed. Saltonstall v. Sanders, 11 Allen (Mass.) 455; Simonds v. Walker, 100 Mass. 113; National Pemberton Bank v. Lougee, 108 Mass. 373, 11 Am. Rep. 367.

Ut summæ potestatis regis est posse quantum velit, sic magnitudinis est velle quantum possit. 3 Inst. 236. As the highest power of a king is to be able to do all he wishes, so the highest greatness of him is to wish all he is able to do.

UTAS. In old English practice. Octave; the octave; the eighth day following any term or feast. Cowell.

UTERINE. Born of the same mother. A uterine brother or sister is one born of the same mother, but by a different father.

UTERO-GESTATION. Pregnancy.

UTERQUE. Lat. Both; each. "The justices, being in doubt as to the meaning of this word in an indictment, demanded the opinions of grammarians, who delivered their opinions that this word doth aptly signify one of them." 1 Leon. 241.

UTFANGTHEF. In Saxon and old English law. The privilege of a lord of a manor to judge and punish a thief dwelling out of his liberty, and committing theft without the same, if he were caught within the lord's jurisdiction. Cowell.

UTI. Lat. In the civil law. To use. Strictly, to use for necessary purposes; as distinguished from "*frui*," to enjoy. Heinecc. Elem. lib. 2, tit. 4, § 415.

UTI FRUI. Lat. In the civil law. To have the full use and enjoyment of a thing, without damage to its substance. Calvin.

UTI POSSIDETIS. Lat. In the civil law. A species of interdict for the purpose of retaining possession of a thing, granted to one who, at the time of contesting suit, was in possession of an immovable thing, in order that he might be declared the legal possessor. Hallifax, Civil Law, b. 3, c. 6, no. 8.

In international law. A phrase used to signify that the parties to a treaty are to retain possession of what they have acquired by force during the war. Wheat. Int. Law, 627.

UTI ROGAS. Lat. In Roman law. The form of words by which a vote in favor of a proposed law was orally expressed. Uti rogas, volo vel jubeo, as you ask, I will or order; I vote as you propose; I am for the law. The letters "U. R." on a ballot expressed the same sentiment. Adams, Rom. Ant. 98, 100.

Utile per inutile non vitiatur. The useful is not vitiated by the useless. Surplusage does not spoil the remaining part if that is good in itself. Dyer, 392; Broom, Max. 627.

UTILIDAD. Span. In Spanish law. The profit of a thing. White, New Recop. b. 2, tit. 2, c. 1.

UTILIS. Lat. In the civil law. Useful; beneficial; equitable; available. Actio utilis, an equitable action. Calvin. Dies utilis, an available day.

UTLAGATUS. In old English law. An outlawed person; an outlaw.

Utlagatus est quasi extra legem positus. Caput gerit lupinum. 7 Coke, 14. An outlaw is, as it were, put out of the protection of the law. He bears the head of a wolf.

Utlagatus pro contumacia et fuga, non propter hoc convictus est de facto principali. Fleta. One who is outlawed for contumacy and flight is not on that account convicted of the principal fact.

UTLAGE. L. Fr. An outlaw. Britt. c. 12.

UTLESSE. An escape of a felon out of prison.

UTRUBI. In the civil law. The name of a species of interdict for retaining a thing, granted for the purpose of protecting the possession of a movable thing, as the *uti possidetis* was granted for an immovable. Inst. 4, 15, 4; Mackeld. Rom. Law, § 260.

In Scotch law. An interdict as to movables, by which the colorable possession of a *bona fide* holder is continued until the final settlement of a contested right; corresponding to *uti possidetis* as to heritable property. Bell.

UTRUMQUE NOSTRUM. Both of us. Words used formerly in bonds.

UTTER. To put or send into circulation; to publish or put forth. To utter and publish an instrument is to declare or assert, directly or indirectly, by words or actions, that it is good; uttering it is a declaration that it is good, with an intention or offer to pass it. Whart. Crim. Law, § 703.

To utter, as used in a statute against forgery and counterfeiting, means to offer, whether accepted or not, a forged instrument, with the representation, by words or actions, that the same is genuine. See State v. Horner, 48 Mo. 522; People v. Rathbun, 21 Wend. (N. Y.) 521; Lindsey v. State, 38 Ohio St. 511; State v. Calkins, 73 Iowa, 128, 34 N. W. 777; People v. Caton, 25 Mich. 392.

UTTER BAR. In English law. The bar at which those barristers, usually juniormen, practice who have not yet been raised to the dignity of king's counsel. These junior barristers are said to plead without the bar; while those of the higher rank are admitted to seats within the bar, and address the court or a jury from a place reserved for them, and divided off by a bar. Brown.

UTTER BARRISTER. In English law. Those barristers who plead without the bar, and are distinguished from benchers, or those who have been readers, and who are allowed to plead within the bar, as the king's counsel are. Cowell.

UXOR. Lat. In the civil law. A wife; a woman lawfully married.

-Et uxor. And his wife. A term used in indexing, abstracting, and describing conveyances made by a man and his wife as grantors, or to a man and his wife as grantees. Often abbreviated "et ux." Thus, "John Doe et ux, to Richard Roe."-Jure uxoris. In right of his wife. A term used of a husband who joins in a deed, is seised of an estate, brings a suit, etc., in the right or on the behalf of his wife. 3 Bl. Comm. 210.

Uxor et filins sunt nomina nature. Wife and son are names of nature. 4 Bac. Works, 350.

Uxor non est sui juris, sed sub potestate viri. A wife is not her own mistress,

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but is under the power of her husband. Š Inst. 108.

Uxor sequitar domicilium viri. A wife follows the domicile of her husband. Tray. Lat. Max. 606.

UXORICIDE. The killing of a wife by her husband; one who murders his wife. Not a technical term of the law.

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V. As an abbreviation, this letter may stand for "Victoria," "volume," or "verb;" also "vide" (see) and "voce" (word.)

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It is also a common abbreviation of "versus," in the titles of causes, and reported cases.

V. C. An abbreviation for "vice-chancellor."

V. C. C. An abbreviation for "vice-chancellor's court."

V. E. An abbreviation for "venditioni exponas," (q. v.)

V. G. An abbreviation for "verbi gratia," for the sake of example.

VACANCY. A place which is empty. The term is principally applied to an interruption in the incumbency of an office.

The term "vacancy" applies not only to an interregnum, in an existing office, but it aptly and fitly describes the condition of an office when it is first created, and has been filled by no incumbent. Walsh v. Comm., 89 Pa. 426, 33 Am. Rep. 771. And see Collins v. State, 8 Ind. 350; People v. Opel, 188 Ill. 194, 58 N. E. 996; Gormley v. Taylor, 44 Ga. 76.

VACANT POSSESSION. See Possession.

VACANT SUCCESSION. See SUCCES-BION.

VACANTIA BONA. Lat. In the civil law. Goods without an owner, or in which no one claims a property; escheated goods. Inst. 2, 6, 4; 1 Bl. Comm. 298.

VACATE. To annul; to cancel or rescind; to render an act void; as, to vacate an entry of record, or a judgment.

VACATIO. Lat. In the civil law. Exemption; immunity; privilege; dispensation; exemption from the burden of office. Calvin.

VACATION. That period of time between the end of one term of court and the beginning of another. See Von Schmidt v. Widber, 99 Cal. 51,1, 34 Pac. 109; Conkling v. Ridgely, 112 Ill. 36, 1 N. E. 261, 54 Am. Rep. 204; Brayman v. Whitcomb, 134 Mass. 525; State v. Derkum, 27 Mo. App. 628.

Vacation also signifies, in ecclesiastical law, that a church or benefice is vacant; e. g., on the death or resignation of the incumbent, until his successor is appointed. 2 Inst. 359; Phillim. Ecc. Law, 495.

VACATUR. Lat. Let it be vacated. In practice, a rule or order by which a proceeding is vacated; a vacating.

VACATURA. An avoidance of an ecclesiastical benefice. Cowell.

VACCARIA. In old English law. A dairy-house. Co. Litt. 50.

VACCINATION. Inoculation with vaccine or the virus of cowpox as a preventive against the smallpox; frequently made compulsory by statute. See Daniel v. Putnam County, 113 Ga. 570, 38 S. E. 980, 54 L. R. A. 292.

VACUA POSSESSIO. Lat. The vacant possession, *i. e.*, free and unburdened possession, which (*e. g.*) a vendor had and has to give to a purchaser of lands.

VACUUS. Lat. In the civil law. Empty; void; vacant; unoccupied. Calvin.

VADES. Lat. In the civil law. Pledges; sureties; bail; security for the appearance of a defendant or accused person in court. Calvin.

VADIARE DUELLUM. L. Lat. In old English law. To wage or gage the *duellum*; to wage battel; to give pledges mutually for engaging in the trial by combat.

VADIMONIUM. Lat. In Roman law. Bail or security; the giving of bail for appearance in court; a recognizance. Calvin.

VADIUM. Lat. A pledge; security by pledge of property. Coggs v. Bernard, 2 Id. Raym. 913.

-Vadium mortuum. A mortgage or dead pledge; a security given by the borrower of a sum of money, by which he grants to the lender an estate in fee, on condition that, if the money be not repaid at the time appointed, the estate so put in pledge shall continue to the lender as dead or gone from the mortgagor. 2 Bl. Comm. 157.-Vadium ponere. To take bail for the appearance of a person in a court of justice. Tomlins.-Vadium vivum. A species of security by which the borrower of a sum of money made over his estate to the lender until he had received that sum out of the issues and profits of the land. It was so called because neither the money nor the lands were lost, and were not left in dead pledge, but this was a *living* pledge, for the profits of the land were constantly paying off the debt. Litt § 206; 1 Pow. Mortg. 3; Termes de la Ley; Spect v. Spect, 88 Cal. 437, 26 Pac. 203. 13 L. R. A. 137, 22 Am. St. Rep. 314; O'Neill v. Gray, 39 Hun (N. Y.) 566; Kortright v. Cady, 21 N. Y. 344, 78 Am. Dec. 145.

VADLET. In old English law. The king's eldest son; hence the valet or knave follows the king and queen in a pack of cards. Bar. Obs. St. 344.

VADUM. In old records, a ford, or wading place. Cowell. N VAGABOND. One that wanders about, and has no certain dwelling; an idle fellow. Jacob.

Vagabonds are described in old English statutes as "such as wake on the night and sleep on the day, and haunt customable taverns and ale-houses and routs about; and no man wot from whence they came, nor whither they go." 4 Bl. Comm. 169. See Forsyth v. Forsyth, 46 N. J. Eq. 400, 19 Atl. 119; Johnson v. State, 28 Tex. App. 562, 13 S. W. P 1005.

Vagabundum nuncupamus eum qui nullibi domicilium contraxit habitationis. We call him a "vagabond" who has acquired nowhere a domicile of residence. Phillim. Dom. 23, note.

VAGRANT. A wandering, idle person; a strolling or sturdy beggar. A general term, including, in English law, the several classes
of idle and disorderly persons, rogues, and vagabonds, and incorrigible rogues. 4 Steph. Comm. 308, 309.

In American law, the term is variously defined by statute but the general meaning is that of an able-bodied person having no visi-

S ble means of support and who lives idly without seeking work, or who is a professional beggar, or roams about from place to place without regular employment or fixed residence; and in some states the term also in-

cludes those who have a fixed habitation and pursue a regular calling but one which is condemned by the law as immoral, such as gambling or prostitution. See In re Jordan, 90 Mich. 3, 50 N. W. 1087; In re Aldermen and Justices of the Peace, 2 Pars. Eq. Cas.

(Pa.) 464; Roberts v. State, 14 Mo. 145, 55 Am. Dec. 97. And see the statutes of the various states.

-Vagrant act. In English law. The statute 5 Geo. IV. c. 83, which is an act for the punishment of idle and disorderly persons. 2 Chit. St. 145.

VALE. In Spanish law. A promissory note. White, New Recop. b. 3, tit. 7, c. 5, § 3. See Govin v. De Miranda, 140 N. Y. 662, 35 N. E. 628.

Valeat quantum valere potest. It shall have effect as far as it can have effect. Cowp. 600; 4 Kent, Comm. 493; Shep. Touch. 87.

VALEC, VALECT, or VADELET. In old English law. A young gentleman; also a servitor or gentleman of the chamber. Cowell.

VALENTIA. L. Lat. The value or price of anything.

VALESHERIA. In old English law. The proving by the kindred of the slain, one on the father's side, and another on that of the mother, that a man was a Welshman. Wharton.

VALET was anciently a name denoting young gentlemen of rank and family, but afterwards applied to those of lower degree, and is now used for a menial servant, more particularly occupied about the person of his employer. Cab. Lawy. 800.

VALID. Of binding force. A deed, will, or other instrument, which has received all the formalities required by law, is said to be valid.

VALIDITY. This term is used to signify legal sufficiency, in contradistinction to mere regularity. "An official sale, an order, judgment, or decree may be regular,—the whole practice in reference to its entry may be correct,—but still invalid, for reasons going behind the regularity of its forms." Sharpleigh v. Surdam, 1 Flip. 487, Fed. Cas. No. 12,711.

VALOR BENEFICIORUM. L. Lat. The value of every ecclesiastical benefice and preferment, according to which the first fruits and tenths are collected and paid. It is commonly called the "king's books," by which the clergy are at present rated. 2 Steph. Comm. 533; Wharton.

VALOR MARITAGII. Lat. Value of the marriage. In feudal law, the guardian in chivalry had the right of tendering to his infant ward a suitable match, without "disparagement," (inequality,) which, if the infants refused, they forfeited the value of the marriage (valor maritagii) to their guardian; that is, so much as a jury would assess, or any one would bona fide give, to the guardian for such an alliance. 2 Bl. Comm. 70; Litt. § 110.

A writ which lay against the ward, on coming of full age, for that he was not married, by his guardian, for the value of the marriage, and this though no convenient marriage had been offered. Termes de la Ley.

VALUABLE CONSIDERATION. The distinction between a good and a valuable consideration is that the former consists of blood, or of natural love and affection; as when a man grants an estate to a pear relation from motives of generosity, prudence, and natural duty; and the latter consists of such a consideration as money, marriage which is to follow, or the like, which the law esteems an equivalent given for the grant. 2 Bl. Comm. 297.

A valuable consideration is a thing of value parted with, or a new obligation assumed, at the time of obtaining a thing, which is a substantial compensation for that which is obtained thereby. It is also called simply "value." Civ. Code Dak. § 2121. VALUATION. The act of ascertaining the worth of a thing. The estimated worth of a thing. See Lowenstein v. Schiffer, 38 App. Div. 178, 56 N. Y. Supp. 674; State v. Central Pac. R. Co., 7 Nev. 104; Sergeant v. Dwyer, 44 Minn. 309, 46 N. W. 444.

VALUATION LIST. In English law. A list of all the ratable hereditaments in a parish, showing the names of the occupier, the owner, the property, the extent of the property, the gross estimated rental, and the ratable value; prepared by the overseers of each parish in a union under section 14 of the union assessment committee act, 1862, (St. 25 & 26 Vict. c. 103,) for the purposes of the poor rate. Wharton.

VALUE. The utility of an object in satisfying, directly or indirectly, the needs or desires of human beings, called by economists "value in use;" or its worth consisting in the power of purchasing other objects, called "value in exchange." Also the estimated or appraised worth of any object of property, calculated in money.

The term is also often used as an abbreviation for "valuable consideration," especially in the phrases "purchaser for value," "holder for value," etc.

-Value received. A phrase usually employed in a bill of exchange or promissory note, to denote that a consideration has been given for it.

VALUED POLICY. A policy is called "valued," when the parties, having agreed upon the value of the interest insured, in order to save the necessity of further proof have inserted the valuation in the policy, in the nature of liquidated damages. 1 Duer, Ins. 97.

VALUER. A person whose business is to appraise or set a value upon property.

VALVASORS, or VIDAMES. An obsolete title of dignity next to a peer. 2 Inst. 667; 2 Steph. Comm. 612.

Vana est illa potentia quæ nunquam venit in actum. That power is vain [idle or useless] which never comes into action, [which is never exercised.] 2 Coke, 51.

Vani timores sunt æstimandi, qui non cadunt in constantem virum. Those are to be regarded as idle fears which do not affect a steady [firm or resolute] man. 7 Coke, 27.

Vani timoris justa excusatio non est. A frivolous fear is not a legal excuse. Dig. 50, 17, 184; 2 Inst. 483.

VANTARIUS. L. Lat. In old records. A fore-footman. Spelman; Cowell. **VARA.** A Spanish-American measure of length, equal to 33 English inches or a triffe more or less, varying according to local usage. See U. S. v. Perot, 98 U. S. 428, 25 L. Ed. 251.

VARDA. In old Scotch law. Ward; custody; guardianship. Answering to "warda," in old English law. Spelman.

VARENNA. In old Scotch law. A warren. Answering to "warenna," in old English law. Spelman.

VARIANCE. In pleading and practice. A discrepancy or disagreement between two instruments or two steps in the same cause, which ought by law to be entirely consonant. Thus, if the evidence adduced by the plaintiff does not agree with the allegations of his declaration, it is a variance; and so if the statement of the cause of action in the declaration does not coincide with that given in the writ. See Keiser v. Topping, 72 III. 229; Mulligan v. U. S., 120 Fed. 98, 56 C. C. A. 50; Bank of New Brunswick v. Arrowsmith, 9 N. J. Law, 287; Skinner v. Grant, 12 Vt. 462; State v. Wadsworth, 30 Conn. 57.

VARRANTIZATIO. In old Scotch law. Warranty.

VAS. Lat. In the civil law. A pledge; a surety; bail or surety in a criminal proceeding or civil action. Calvin.

VASECTOMY. The operation of castration as performed by section (cutting) of the *vas deferens* or spermatic cord; sometimes proposed as an inhibitory punishment for rapists and other criminals.

VASSAL. In feudal law. A feudal tenant or grantee; a feudatory; the holder of a fief on a feudal tenure, and by the obligation of performing feudal services. The correlative term was "lord."

VASSALAGE. The state or condition of a vassal.

VASSELERIA. The tenure or holding of a vassal. Cowell.

VASTUM. L. Lat. A waste or common lying open to the cattle of all tenants who have a right of commoning. Cowell.

-Vastum forestæ vel bosci. In old records. Waste of a forest or wood. That part of a forest or wood wherein the trees and underwood were so destroyed that it lay in a manner waste and barren. Paroch. Antiq. 351, 497; Cowell.

VAUDERIE. In old European law. Sorcery; witchcraft; the profession of the Vaudois.

VAVASORY. The lands that a vavasour held. Cowell.

VEAL-MONEY. The tenants of the manor of Bradford, in the county of Wilts, paid a yearly rent by this name to their lord, in lieu of veal paid formerly in kind. Wharton.

VECORIN. In old Lombardic law. The offense of stopping one on the way; fore-stalling. Spelman.

VECTIGAL JUDICIARIUM. Lat. Fines paid to the crown to defray the expenses of maintaining courts of justice. 3 Salk. 33.

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Vectigal, origine ipsa, jus Cæsarum et regum patrimoniale est. Dav. 12. Tribute, in its origin, is the patrimonial right of emperors and kings.

VECTIGALIA. In Roman law. Customs-duties; taxes paid upon the importation or exportation of certain kinds of merchandise. Cod. 4, 61.

VECTURA. In maritime law. Freight.

VEHICLE. The word "vehicle" includes every description of carriage or other artificial contrivance used, or capable of being used, as a means of transportation on land. Rev. St. U. S. § 4 (U. S. Comp. St. 1901, p. 4).

VEHMGERICHT. See FEHMGERICHT.

VEIES. L. Fr. Distresses forbidden to be replevied; the refusing to let the owner have his cattle which were distrained. Kelham.

VEIN. In mining law. A body of mineral or mineralized rock, filling a seam or fissure in the earth's crust, within defined boundaries in the general mass of the mountain, and having a general character of continuity in the direction of its length. See Iron Silver Min. Co. v. Cheesman, 116 U. S. 529, 6 Sup. Ot. 481, 29 L. Ed. 712; U. S. v. Iron Silver Min. Co., 128 U. S. 673, 9 Sup. Ct. 195, 32 L. Ed. 571; Stinchfield v. Gillis, 96 Cal. 33, 30 Pac. 839; Synnott v. Shaughnessy, 2 Idaho (Hasb.) 122, 7 Pac. 82; Beals v. Cone, 27 Colo. 473, 62 Pac. 948, 83 Am. St. Rep. 92; Waterloo Min. Co. v. Doe, 82 Fed. 51, 27 C. C. A. 50; Consolidated, etc., Min. Co. v. Champion Min. Co. (C. C.) 63 Fed. 544.

VEJOURS. Viewers; persons sent by the court to take a view of any place in question, for the better decision of the right. It signifies, also, such as are sent to view those that essoin themselves de mail lectl, (i. e., excuse themselves on ground of illness) whether they be in truth so sick as that they cannot appear, or whether they do counterfeit. Cowell.

VELABRUM. In old English law. A toll-booth. Cro. Jac. 122.

VELITIS JUBEATIS QUIRITES? Lat. Is it your will and pleasure, Romans? The form of proposing a law to the Roman people. Tayl. Civil Law, 155.

Velle non creditur qui obsequitur imperio patris vel domini. He is not presumed to consent who obeys the orders of his father or his master. Dig. 50, 17, 4.

VELTRARIA. The office of dog-leader, or courser. Cowell.

VELTRARIUS. One who leads greyhounds. Blount.

VENAL. Something that is bought; capable of being bought; offered for sale; mercenary. Used in an evil sense, such purchase or sale being regarded as corrupt and illegal.

VENARIA. Beasts caught in the woods by hunting.

VENATIO. Hunting. Cowell.

VEND. To sell; to transfer the ownership of an article to another for a price in money. The term is not commonly applied to the sale of real estate, although its derivatives "vendor" and "vendee" are.

VENDEE. A purchaser or buyer; one to whom anything is sold. Generally used of the transferee of real property, one who acquires chattels by sale being called a "buyer."

Vendens eandem rem duobus falsarius est. He is fraudulent who sells the same thing twice. Jenk. Cent. 107.

VENDIBLE. Fit or suitable to be sold; capable of transfer by sale; merchantable.

VENDITÆ. In old European law. A tax upon things sold in markets and public fairs. Spelman.

VENDITIO. Lat. In the civil law. In a strict sense, sale; the act of selling; the contract of sale, otherwise called "emptio venditio." Inst. 3, 24. Calvin.

In a large sense. Any mode or species of alienation; any contract by which the property or ownership of a thing may be transferred. Id.

VENDITION. Sale; the act of selling.

VENDITIONI EXPONAS. Lat. You expose to sale. This is the name of a writ

of execution, requiring a sale to be made, directed to a sheriff when he has levied upon goods under a *fleri facias*, but returned that they remained unsold for want of buyers; and in some jurisdictions it is issued to cause a sale to be made of lands, seized under a former writ, after they have been condemned or passed upon by an inquisition. Frequently abbreviated to "vend. ex." See Beebe v. U. S., 161 U. S. 104, 16 Sup. Ct. 532, 40 L. Ed. 633; Borden v. Tillman, 39 Tex. 273; Ritchie v. Higginbotham, 26 Kan. 648.

VENDITOR. Lat. A seller; a vendor. Inst. 3, 24; Bract. fol. 41.

-Venditor regis. In old English law. The king's seller or salesman; the person who exposed to sale those goods and chattels which were seized or distrained to answer any debt due to the king. Cowell.

VENDITRIX. Lat. A female vendor. Cod. 4, 51, 3.

VENDOR. The person who transfers property by sale, particularly real estate, "seller" being more commonly used for one who sells personalty.

He is the vendor who negotiates the sale, and becomes the recipient of the consideration, though the title comes to the vendee from another source, and not from the vendor. Rutland v. Brister, 53 Miss. 685.

-Vendor and purchaser act. The act of 37 & 38 Vict. c. 78, which substitutes forty for sixty years as the root of title, and amends in other ways the law of vendor and purchaser. Mozley & Whitley.-Vendor's lien. A lien for purchase money remaining unpaid, allowed in equity to the vendor of land, when the statement of receipt of the price in the deed is not in accordance with the fact. Also, a lien existing in the unpaid vendor of chattels, the same remaining in his hands, to the extent of the purchase price, where the sale was for cash, or on a term of credit which has expired, or on an agreement by which the seller is to retain possession. See Morgan v. Dalrymple, 59 N. J. Eq. 22, 46 Atl. 664; Lee v. Murphy, 119 Cal. 364, 51 Pac. 549; Graham v. Moffett, 119 Mich. 303, 78 N. W. 132, 75 Am. St. Rep. 393; Gessner v. Palmateer. 89 Cal. 89, 26 Pac. 789, 13 L. R. A. 187; Blomstrom v. Dux, 175 III. 435, 51 N. E. 755; Tiernan v. Beam, 2 Ohio, 388, 15 Am. Dec. 557; Warford v. Hankins, 150 Ind. 489, 50 N. E. 468; Slide & Spur Gold Mines v. Seymour, 153 U. S. 509, 14 Sup. Ct. 842, 38 L. Ed. 802.

VENDUE. A sale; generally a sale at public auction; and more particularly a sale so made under authority of law, as by a constable, sheriff, tax collector, administrator, etc.

VENDUE MASTER. An auctioneer.

VENIA. A kneeling or low prostration on the ground by penitents; pardon.

VENIA ÆTATIS. A privilege granted by a prince or sovereign, in virtue of which

a person is entitled to act, sui juris, as if he were of full age. Story, Confl. Laws, § 74.

Venize facilitas incentivum est delinquendi. 3 Inst. 236. Facility of pardon is an incentive to crime.

VENIRE. Lat. To come; to appear in court. This word is sometimes used as the name of the writ for summoning a jury, more commonly called a "venire facias."

VENIRE FACIAS. Lat. In practice. A judicial writ, directed to the sheriff of the county in which a cause is to be tried, commanding him that he "cause to come" before the court, on a certain day therein mentioned, twelve good and lawful men of the body of his county, qualified according to law, by whom the truth of the matter may be the better known, and who are in no wise of kin either to the plaintiff or to the defendant, to make a jury of the country between the parties in the action, because as well the plaintiff as the defendant, between whom the matter in variance is, have put themselves upon that jury, and that he return the names of the jurors, etc. 2 Tidd, Pr. 777, 778; 3 Bl. Comm. 352.

-Venire facias ad respondendum. A writ to summon a person, against whom an indictment for a misdemeanor has been found, to appear and be arraigned for the offense. A justice's warrant is now more commonly used. Archb. Crim. Pl. 81; Sweet.-Venire facias de novo. A fresh or new venire, which the court grants when there has been some impropriety or irregularity in returning the jury. or where the verdict is so imperfect or ambiguous that no judgment can be given upon it, or where a judgment is reversed on error, and a new trial awarded. See Bosseker v. Cramer, 18 Ind. 44; Maxwell v. Wright, 160 Ind. 515, 67 N. E. 267.-Venire facias juratores was a judicial writ directed to the sheriff, when issue was joined in an action, commanding him to cause to come to Westminster, on such a day, twelve free and lawful men of his county by whom the truth of the matter at issue might be better known. This writ was abolished by section 104 of the common-law procedure act, 1852, and by section 105 a precept issued by the judges of assize is substituted in its place. The process so substituted is sometimes loosely spoken of as a "venire." Brown.-Venire facias tot matronas. A writ to summon a jury of matrons to execute the writ de ventre inspiciendo.

VENIREMAN. A member of a panel of jurors; a juror summoned by a writ of venire facias.

VENIT ET DEFENDIT. L. Lat. In old pleading. Comes and defends. The proper words of appearance and defense in an action. 1 Ld. Raym. 117.

VENIT ET DICIT. Lat. In old pleading. Comes and says. 2 Salk. 544.

VENTE. In French law. Sale; contract of sale.

-Vente à réméré. A conditional sale, in which the seller reserves the right to redeem or repurchase at the same price. 1200

VENTRE INSPICIENDO. In old English law. A writ that lay for an heir presumptive, to cause an examination to be made of the widow in order to determine whether she were pregnant or not, in cases where she was suspected of a design to bring forward a suppositious heir. 1 Bl. Comm. 456.

VENUE. In pleading and practice. A neighborhood; the neighborhood, place, or county in which an injury is declared to have been done, or fact declared to have happened. 3 Bl. Comm. 294.

R Venue also denotes the county in which an action or prosecution is brought for trial, and which is to furnish the panel of jurors. To "change the venue" is to transfer the cause for trial to another county or district.
S See Moore v. Gardner, 5 How. Prac. (N. Y.) 243; Armstrong v. Emmet, 16 Tex. Civ. App.

242, 41 S. W. 87; Sullivan v. Hall, 86 Mich.
 7, 48 N. W. 646, 13 L. R. A. 556; State v. McKinney, 5 Nev. 198.

In the common-law practice, the venue is that part of the declaration in an action which designates the county in which the action is to be tried. Sweet.

-Local venue. In pleading. A venue which must be laid in a particular county. When the action could have arisen only in a particular County, it is local, and the venue must be laid in that county. 1 Tidd, Pr. 427.

VERAY. L. Fr. True. An old form of *vrai*. Thus, *veray*, or true, *tenant*, is one who holds in fee-simple; *veray tenant by the manner*, is the same as tenant by the manner, $(q. v_n)$ with this difference only: that the fee-simple, instead of remaining in the lord, is given by him or by the law to another. Ham. N. P. 393, 394.

VERBA. Lat. (Plural of verbum.) Words.

-Verba cancellarize. Words of the chancery. The technical style of writs framed in the office of chancery. Fleta, lib. 4, c. 10, § 3. -Verba precaria. In the civil law. Precatory words; words of trust, or used to create a trust.

Verba accipienda sunt cum effectu, nt sortiantur effectum. Words are to be received with effect, so that they may produce effect. Bac. Max.

Verba accipienda sunt secundum subjectam materiam. 6 Coke, 62. Words are to be understood with reference to the subject-matter. Verba æquivoca, ac in dubio sensu posita, intelliguntur digniori et potentiori sensu. Equivocal words, and such as are put in a doubtful sense, are [to be] understood in the more worthy and effectual sense. 6 Coke, 20a.

Verba aliquid operari debent; debent intelligi ut aliquid operentur. 8 Coke, 94. Words ought to have some operation; they ought to be interpreted in such a way as to have some operation.

Verba artis ex arte. Terms of art should be explained from the art. 2 Kent, Comm. 556, note.

Verba chartarum fortius accipiuntur contra proferentem. The words of charters are to be received more strongly against the grantor. Co. Litt. 36; Broom, Max. 594.

Verba cum effectu accipienda sunt. Bac. Max. 3. Words ought to be used so as to give them their effect.

Verba currentis monetæ, tempus solutionis designant. Dav. 20. The words "current money" designate current at the time of payment.

Verba debent intelligi cum effectu, ut res magis valeat quam pereat. Words ought to be understood with effect, that a thing may rather be preserved than destroyed. 2 Smith, Lead. Cas. 530.

Verba debent intelligi ut aliquid operentur. Words ought to be understood so as to have some operation. 8 Coke, 94a.

Verba dicta de persona intelligi debent de conditione personæ. Words spoken of a person are to be understood of the condition of the person. 2 Rolle, 72.

Verba fortius accipiuntur contra proferentem. Words are to be taken most strongly against him who uses them. Bac. Max. 11, reg. 3.

Verba generalia generaliter sunt intelligenda. 3 Inst. 76. General words are to be generally understood.

Verba generalis restringuntur ad habilitatem rei vel aptitudinem personæ. General words must be narrowed either to the nature of the subject-matter or to the aptitude of the person. Broom, Max. 646.

Verba illata (relata) inesse videntur. Words referred to are to be considered as if incorporated. Broom, Max 574, 577; 11 Mees & W. 183. Verba in differenti materia per prins, non per posterius, intelligenda sunt. Words on a different subject are to be understood by what precedes, not by what comes after. A maxim of the civil law. Calvin.

Verba intelligenda sunt in casu possibili. Words are to be understood in [of] a possible case. A maxim of the civil law. Calvin.

Verba intentioni, non • contra, debent inservire. 8 Coke, 94. Words ought to be made subservient to the intent, not the intent to the words.

Verba ita sunt intelligenda, ut res magis valeat quam pereat. The words [of an instrument] are to be so understood, that the subject-matter may rather be of force than perish, [rather be preserved than destroyed; or, in other words, that the instrument may have effect, if possible.] Bac. Max. 17, in reg. 3; Plowd. 156; 2 Bl. Comm. 380; 2 Kent, Comm. 555.

Verba mere æquivoca, si per communem usum loquendi in intellectu certo summuntur, talis intellectus præferendus est. [In the case of] words merely equivocal, if they are taken by the common usage of speech in a certain sense, such sense is to be preferred. A maxim of the civil law. Calvin.

Verba nihil operari melius est quem absurde. It is better that words should have no operation at all than [that they should operate] absurdly. A maxim of the civil law. Calvin.

Verba non tam intuenda, quam causa et natura rei, ut mens contrahentium ex eis potius quam ex verbis appareat. The words [of a contract] are not so much to be looked at as the cause and nature of the thing, [which is the subject of it,] in order that the intention of the contracting parties may appear rather from them than from the words. Calvin.

Verba offendi possunt, imo ab eis recedere licet, ut verba ad sanum intellectum reducantur. Words may be opposed, [taken in a contrary sense,] nay, we may disregard them altogether, in order that the [general] words [of an instrument] may be restored to a sound meaning. A maxim of the civilians. Calvin.

Verba ordinationis quando verificari possunt in sua vera significatione, trahi ad extraneum intellectum non debent. When the words of an ordinance can be carried into effect in their own true meaning, VERBAL

they ought not to be drawn to a foreign in tendment. A maxim of the civilians. Calvin.

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Verba posteriora propter certitudinem addita, ad priora que certitudine indigent, sunt referenda. Subsequent words, added for the purpose of certainty, are to be referred to the preceding words which require the certainty. Wing. Max. 167, max. 53; Broom, Max. 586.

Verba pro re et subjecta materia accipi debent. Words ought to be understood in favor of the thing and subject-matter. A maxim of the civilians. Calvin.

Verba quæ aliquid operari possunt non debent esse superflua. Words which can have any kind of operation ought not to be [considered] superfluous. Calvin.

Verba, quantumvis generalia, ad aptitudinem restringantur, etiamsi nullam aliam paterentur restrictionem. Words, howsoever general, are restrained to fitness, (*i. e.*, to harmonize with the subject-matter,) though they would bear no other restriction. Spiegelius.

Verba relata hoc maxime operantur per referentiam, ut in eis inesse videntur. Related words [words connected with others by reference] have this particular operation by the reference, that they are considered as being inserted in those [clauses which refer to them.] Co. Litt. 9b, 359a. Words to which reference is made in an instrument have the same effect and operation as if they were inserted in the clauses referring to them. Broom, Max. 673.

Verba secundum materiam subjectam intelligi nemo est qui nesciat. There is no one who does not know that words are to be understood according to their subjectmatter. Calvin.

Verba semper accipienda sunt in mitiori sensu. Words are always to be taken in the milder sense. 4 Coke, 13a.

Verba strictæ significationis ad latam extendi possunt, si subsit ratio. Words of a strict or narrow signification may be extended to a broad meaning, if there be ground in reason for it. A maxim of the civilians. Calvin.

Verba sunt indices animi. Words are the indices or indicators of the mind or thought. Latch, 106.

VERBAL. Parol; by word of mouth; oral; as, verbal agreement, verbal evidence; or written, but not signed, or not executed with the formalities required for a deed

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or prescribed by statute in particular cases. N Musgrove v. Jackson, 59 Miss. 390.

-Verbal note. A memorandum or note, in diplomacy, not signed, sent when an affair has continued a long time without any reply, in order to avoid the appearance of an urgency which perhaps is not required; and, on the that it is forgotten, or that there is an intention of not prosecuting it any further. Wharton.-Verbal process. In Louisiana. Proces verbal, (q. v.)

Verbis standum ubi nulla ambiguitas. One must abide by the words where there is no ambiguity. Tray. Lat. Max. 612.

Verbum imperfecti temporis rem adhuc imperfectam significat. The imperfect tense of the verb indicates an incomplete matter. Mactier v. Frith, 6 Wend. (N. Y.) 103, 120, 21 Am. Dec. 262.

VERDEROR. An officer of the king's R forest, who is sworn to maintain and keep the assizes of the forest, and to view, receive, and enroll the attachments and presentments of all manner of trespasses of vert and venison in the forest. Manw. c. 6, § 5.

S **VERDICT.** In practice. The formal and unanimous decision or finding of a jury, impaneled and sworn for the trial of a cause, upon the matters or questions duly submitted to them upon the trial.

The word "verdict" has a well-defined signi-fication in law. It means the decision of a jury, and it never means the decision of a court or a referee or a commissioner. In common language, the word "verdict" is sometimes used in guage, the word "verdict" is sometimes used in a more extended sense, but in law it is always used to mean the decision of a jury; and we must suppose that the legislature intended to use the word as it is used in law. Kerner v. Petigo, 25 Kan. 656.

-Adverse verdict. Where a party, appealing from an allowance of damages by commission-ers, recovers a verdict in his favor, but for a less amount of damages than had been originally allowed, such verdict is adverse to him, within the meaning of his undertaking to pay costs if the verdict should be adverse to him. Hamblin v. Barnstable County, 16 Gray (Mass.) 256.-False verdict. An untrue verdict. Formerly, if a jury gave a false verdict, the party injur-ed by it might sue out and prosecute a writ of attaint against them, either at common law or on the statute 11 Hen. VII. c. 24, at his election, for the purpose of reversing the judg-ment and punishing the jury for their verdict; but not where the jury erred merely in point of law if they found according to the indexide but not where the jury erred merely in point of law, if they found according to the judge's di-rection. The practice of setting aside verdicts and granting new trials, however, so superseded the use of attaints that there is no instance of one to be found in the books of reports later than in the time of Elizabeth, and it was alto-gether abolished by 6 Geo. IV. c. 50, § 60. Wharton.--General verdict. A verdict where-by the shurt for the block of the solution Wharton.-General verdict. A verdict where-by the jury find either for the plaintiff or for the defendant in general terms; the ordinary form of a verdict. Glenn v. Sumner, 132 U. S. 152, 10 Sup. Ct. 41, 33 L. Ed. 301; Settle v. Alison, 8 Ga. 201, 52 Am. Dec. 393; Childs v. Carpenter, 87 Me. 114, 32 Atl. 780.-Open ver-dict. A verdict of a coroner's jury which finds that the subject "came to his death by means to the jury unknown," or "came to his death at the hands of a person or persons to the jury un-

known," that is, one which leaves open either the question whether any crime was committed or the identity of the cri inal.—Partial veror the identity of the cri inal.—Partial ver-dict. In criminal law, a verdict by which the jury acquit the defendant as to a part of the accusation and find him guilty as to the residue. State v. McGee, 55 S. C. 247, 33 S. E. 353, 74 Am. St. Rep. 741; U. S. v. Watkins, 28 Fed. Cas. 419.—Privy verdict. One given after the judge has left or adjourned the court, and the jury being agreed in order to be delivered from jury, being agreed, in order to be delivered from their confinement, obtain leave to give their ver-dict privily to the judge out of court. Such a verdict is of no force unless afterwards affirmed by a public verdict given openly in court. This practice is now superseded by that of render-ing a sealed verdict. See Young v. Seymour, 4 Neb. 89.—**Public verdict.** A verdict openly delivered by the jury in court. Withee v. Rowe, 45 Me. 571.—**Quotient verdict.** A money ver-dict the amount of which is fixed by the follow-ing process: Each juror writes down the sum he wishes to award by the verdict, and these amounts are all added together, and the total is divided by twelve, (the number of jurors,) and the quotient stands as the verdict of the jury by their agreement. See Hamilton v. Owego Water Works, 22 App. Div. 573, 48 N. Y. Supp. 106; Moses v. Railroad Co., 3 Misc. Rep. 322, 23 N. Y. Supp. 23.—Sealed verdict. See SEALED.—**Special verdict.** A special finding of the facts of a case by a jury, leaving to the verdict is of no force unless afterwards affirmed of the facts of a case by a jury, leaving to the court the application of the law to the facts thus found. 1 Archb. Pr. K. B. 213; 3 Bl. Comm. 377; Statler v. U. S., 157 U. S. 277, 15 Sup. Ct. 616, 39 L. Ed. 700; Day v. Webb, 28 Conn. 144; Wallingford v. Dunlap, 14 Pa. 32; McCormick v. Royal Ins. Co., 163 Pa. 184, 29 Atl. 747.—Verdict subject to opinion of court. A verdict returned by the jury the court. A verdict subject to opinion of entry of judgment upon which is subject to the determination of points of law reserved by the court upon the trial.

VEREBOT. Sax. In old records. A packet-boat or transport vessel. Cowell.

VEREDICTUM. L. Lat. In old English law. A verdict; a declaration of the truth of a matter in issue, submitted to a jury for trial.

Veredictum, quasi dictum veritatis; ut judicium quasi juris dictum. Co. Litt. 226. The verdict is, as it were, the dictum of truth; as the judgment is the dictum of law.

VERGE, or VIRGE. In English law. The compass of the royal court, which bounds the jurisdiction of the lord steward of the household; it seems to have been twelve miles about. Britt. 68. A quantity of land from fifteen to thirty acres. 28 Edw. I. Also a stick, or rod, whereby one is admitted tenant to a copyhold estate. Old Nat. Brev. 17.

VERGELT. In Saxon law. A mulct or fine for a crime. See WEBEGILD.

VERGENS AD INOPIAM. L. Lat. In Scotch law. Verging towards poverty; in declining circumstances. 2 Kames, Eq. 8.

VERGERS. In English law. Officers who carry white wands before the justices of either bench. Cowell. Mentioned in

AND ADDING THE R.

VERIFICATION

Fleta, as officers of the king's court, who oppressed the people by demanding exorbitant fees. Fleta, lib. 2, c. 38.

VERIFICATION. In pleading. A certain formula with which all pleadings containing new affirmative matter must conclude, being in itself an averment that the party pleading is ready to establish the truth of what he has set forth.

In practice. The examination of a writing for the purpose of ascertaining its truth; or a certificate or affidavit that it is true.

"Verification" is not identical with "authentication." A notary may verify a mortgagee's written statement of the actual amount of his claim, but need not authenticate the act by his seal. Ashley v. Wright, 19 Ohio St. 291.

Confirmation of the correctness, truth, or authenticity of a pleading, account, or other paper, by an affidavit, oath, or deposition. See McDonald v. Rosengarten, 134 Ill. 126, 25 N. E. 429; Summerfield v. Phœnix Assur. Co. (C. C.) 65 Fed. 296; Patterson v. Brooklyn, 6 App. Div. 127, 40 N. Y. Supp. 581.

VERIFY. To confirm or substantiate by oath; to show to be true. Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

The word "verify" sometimes means to confirm and substantiate by oath, and sometimes by argument. When used in legal proceedings it is generally employed in the former sense. De Witt \mathbf{v} . Hosmer, 3 How. Prac. (N. Y.) 284.

Veritas, a quocunque dicitur, a Deo est. 4 Inst. 153. Truth, by whomsoever pronounced, is from God.

Veritas demonstrationis tollit errorem nominis. The truth of the description removes an error in the name. 1 Ld. Raym. 303.

Veritas habenda est in juratore; justitia et judicium in judice. Truth is the desideratum in a juror; justice and judgment in a judge. Bract. fol. 1855.

Veritas nihil veretur nisi abscondi. Truth fears nothing but to be hid. 9 Coke, 20b.

Veritas nimium altercando amittitur. Truth is lost by excessive altercation. Hob. 344.

Veritas, quæ minime defensatur opprimitur; et qui non improbat, approbat. 3 Inst. 27. Truth which is not sufficiently defended is overpowered; and he who does not disapprove, approves.

Veritatem qui non libere pronunciat proditor est veritatis. 4 Inst. Epil. He who does not freely speak the truth is a betrayer of truth. **VERITY.** Truth; truthfulness; conformity to fact. The records of a court "import uncontrollable verity." 1 Black, Judgm. § 276.

VERNA. Lat. In the civil law. A slave born in his master's house.

VERSARI. Lat. In the civil law. To be employed; to be conversant. Versari male in tutela, to misconduct one's self in a guardianship. Calvin.

VERSUS. Lat. Against. In the title of a cause, the name of the plaintiff is put first, followed by the word "versus," then the defendant's name. Thus, "Fletcher versus Peck," or "Fletcher against Peck." The word is commonly abbreviated "vs." or "v."

VERT. Everything bearing green leaves in a forest.

Also that power which a man has, by royal grant, to cut green wood in a forest.

Also, in heraldry, green color, called "venus" in the arms of princes, and "emerald" in those of peers, and expressed in engravings by lines in bend. Wharton.

VERUS. Lat. True; truthful; genuine; actual; real; just.

VERY LORD AND VERY TENANT. They that are immediate lord and tenant one to another. Cowell.

VESSEL. A ship, brig, sloop, or other craft used in navigation. The word is more comprehensive than "ship."

The word "vessel" includes every description of water-craft or other artificial contrivances used, or capable of being used, as a means of transportation on water. Rev. St. U. S. § 3 (U. S. Comp. St. 1901, p. 4).

"Vessel," in the provision of the code of Louisiana that commercial partners are those who are engaged in "carrying personal property for hire in ships or other vessels," means any structure which is made to float upon the water, for purposes of commerce or war, whether impelled by wind, steam, or oars. Chaffe v. Ludeling, 27 La. Ann. 607.

-Foreign vessel. A vessel owned by residents in, or sailing under the flag of, a foreign nation. "Foreign vessel," under the embargo act of January, 1808, means a vessel under the flag of a foreign power, and not a vessel in which foreigners domiciled in the United States have an interest. The Sally, 1 Gall. 58, Fed. Cas. No. 12,257.-Public vessel. One owned and used by a nation or government for its public service, whether in its navy, its revenue service, or otherwise.

VEST. To accrue to; to be fixed; to take effect; to give a fixed and indefeasible right. An estate is vested in possession when there exists a right of present enjoyment; and an estate is vested in interest when there is a

N present fixed right of future enjoyment. Fearne, Rem. 2.

To clothe with possession; to deliver full possession of land or of an estate; to give seisin; to enfeoff. Spelman.

U VESTA. The crop on the ground. Cowell.

VESTED. Accrued; fixed; settled; absolute; having the character or giving the rights of absolute ownership; not contingent; not subject to be defeated by a condition precedent. See Scott v. West, 63 Wis. 529, 24 N. W. 161; McGillis v. McGillis, 11 App. Div. 359, 42 N. Y. Supp. 924; Smith v. Proskey, 39 Misc. Rep. 385, 79 N. Y. Supp. 851.

-Vested devise. See DEVISE.-Vested es-tate. Any estate, property, or interest is call-ed "vested," whether in possession or not, which ed "vested," whether in possession or not, which is not subject to any condition precedent and unperformed. The interest may be either a present and immediate interest, or it may be a future but uncontingent, and therefore transmissible, interest. Brown. See Tayloe v. Gould, 10 Barb. (N. Y.) 388; Flanner v. Fellows, 206 Ill. 136, 68 N. E. 1057; Tindall v. Tindall, 167 Mo. 218, 66 S. W. 1092; Ward v. Edge, 100 Ky. 757, 39 S. W. 440. —Vested in interest. A level 39 S. W. 440.-Vested in interest. A legal term applied to a present fixed right of future as reversions, vested remainders, enjoyment: such executory devices, future uses, conditional limitations, and other future interests as are not referred to, or made to depend on, a period or event that is uncertain. Wharton. See Smith v. West, 103 Ill. 337; Hawley v. James, 5 Paige (N. Y.) 466; Gates v. Seibert, 157 Mo. 254, 57 S. W. 1065, 80 Am. St. Rep. 625.-Vested in possession. A legal term applied to a right of present enjoyment actually existing.-Vested interest. A future interest is vested when there is a person in being who would have a right, defeasible or indefeasible, would have a right, defeasible or indefeasible, to the immediate possession of the property, upon the ceasing of the intermediate or prece-dent interest. Civil Code Cal. § 694. See Al-lison v. Allison, 101 Va. 537, 44 S. E. 904, 63 L. R. A. 920; Hawkins v. Bohling, 168 III. 214, 48 N. E. 94; Stewart v. Harriman, 56 N. H. 25, 22 Am. Rep. 408; Bunting v. Speek, 41 Kan. 424, 21 Pac. 288, 3 L. R. A. 690.– Vested legacy. A legacy is said to be vested when the words of the testator making the be-quest convey a transmissible interest. whether quest convey a transmissible interest, whether present or future, to the legatee in the legacy. Thus a legacy to one to be paid when he at-tains the age of twenty-one years is a vested legacy, because it is given unconditionally and absolutely, and therefore vests an immediate in-terest in the legatee, of which the enjoyment only is deferred or postponed. Brown. See Magoffin v. Patton, 4 Rawle (Pa.) 113; Tal-madge v. Seaman, 85 Hun, 242, 32 N. Y. Supp. 906; Rubencane v. McKee, 6 Del. Ch. 40, 6 Atl. 639.—Vested remainder. See REMAIN-DEP - Vested rights In constitutional law DER.-Vested rights. In constitutional law. Rights which have so completely and definitely accrued to or settled in a person that they are not subject to be defeated or canceled by the act of any other private person, and which it is right and equitable that the government should recognize and protect, as being lawful in themrecognize and protect, as being lawful in them-selves, and settled according to the then cur-rent rules of law, and of which the individual could not be deprived arbitrarily without injus-tice, or of which he could not justly be deprived otherwise than by the established methods of procedure and for the public welfare. See Cas-sard v. Tracy, 52 La. Ann. 835, 27 South. 368, 49 L. R. A. 272; Stimson Land Co. v. Rawson (C. C.) 62 Fed. 429; Grinder v. Nelson, 9 Gill. (Md.) 309, 52 Am. Dec. 694; Moore v. State, 43 N. J. Law, 243, 39 Am. Rep. 558.

VESTIGIUM. Lat. In the law of evidence, a vestige, mark, or sign; a trace, track, or impression left by a physical object. Fleta, l. 1, c. 25, § 6.

VESTING ORDER. In English law. An order which may be granted by the chancery division of the high court of justice, (and formerly by chancery,) passing the legal estate in lieu of a conveyance. Commissioners also, under modern statutes, have similar powers. St. 15 & 16 Vict. c. 55; Wharton.

VESTRY. In ecclesiastical law. The place in a church where the priest's vestures are deposited. Also an assembly of the minister, church-wardens, and parishioners, usually held in the vestry of the church, or in a building called a "vestry-hall," to act upon business of the church. Mozley & Whitley. --Vestry cess. A rate levied in Ireland for parochial purposes. abolished by St. 27 Vict. c. 17.-Vestry-clerk. An officer appointed to attend vestries, and take an account of their

c. 17.—Vestry-clerk. An other appointed to attend vestries, and take an account of their proceedings, etc.—Vestry-men. A select number of parishioners elected in large and populous parishes to take care of the concerns of the parish; so called because they used ordinarily to meet in the vestry of the church. Cowell.

VESTURA. A crop of grass or corn. Also a garment; metaphorically applied to a possession or seisin.

VESTURA TERRÆ. In old English law. The vesture of the land; that is, the corn, grass, underwood, sweepage, and the like. Co. Litt. 40. See Simpson v. Coe, 4 N. H. 301.

VESTURE. In old English law. Profit of land. "How much the *vesture* of an acre is worth." Cowell.

VESTURE OF LAND. A phrase including all things, trees excepted, which grow upon the surface of the land, and clothe it externally. Ham. N. P. 151.

VETERA STATUTA. Lat. Ancient statutes. The English statutes from Magna Charta to the end of the reign of Edward II. are so called; those from the beginning of the reign of Edward III. being contradistinguished by the appellation of "Nova Statuta." 2 Reeve, Eng. Law, 85.

VETITUM NAMIUM. L. Lat. Where the bailiff of a lord distrains beasts or goods of another, and the lord forbids the bailiff to deliver them when the sheriff comes to make replevin, the owner of the cattle may demand satisfaction in *placitum de veitite* namio. 2 Inst. 140; 2 Bl. Comm. 148. **VETO.** Let. 1 forbid. The veto-power is a power vested in the executive officer of some governments to declare his refusal to assent to any bill or measure which has been passed by the legislature. It is either absolute or qualified, according as the effect of its exercise is either to destroy the bill finally, or to prevent its becoming law unless again passed by a stated proportion of votes or with other formalities. Or the veto may be merely suspensive. See People v. Board of Councilmen (Super. Buff.) 20 N. Y. Supp. 51.

-Pocket veto. Non-approval of a legislative act by the president or state governor, with the result that it fails to become a law, not by a written disapproval, (a veto in the ordinary form.) but by remaining silent until the adjournment of the legislative body, when that adjournment takes place before the expiration of the period allowed by the constitution for the examination of the bill by the executive.

VETUS JUS. Lat. The old law. A term used in the civil law, sometimes to designate the law of the Twelve Tables, and sometimes merely a law which was in force previous to the passage of a subsequent law. Calvin.

VEX. To harass, disquiet, annoy; as by repeated litigation upon the same facts.

VEXARI. Lat. To be harassed, vexed, or annoyed; to be prosecuted; as in the maxim, *Nemo debet bis vexari pro una et eadem causa*, no one should be twice prosecuted for one and the same cause.

VEXATA QUÆSTIO. Lat. A vexed question; a question often agitated or discussed, but not determined or settled; a question or point which has been differently determined, and so left doubtful. 7 Coke, 45b; **3** Burrows, 1547.

VEXATION. The injury or damage which is suffered in consequence of the tricks of another.

VEXATIOUS. A proceeding is said to be vexatious when the party bringing it is not acting *bona fide*, and merely wishes to annoy or embarrass his opponent, or when it is not calculated to lead to any practical result. Such a proceeding is often described as "frivolous and vexatious," and the court may stay it on that ground. Sweet.

VEXED QUESTION. A question or point of law often discussed or agitated, but not determined or settled.

VI AUT CLAM. Lat. In the civil law. By force or covertly. Dig. 43, 24.

VI BONORUM RAPTORUM. Lat. In the civil law. Of goods taken away by force. The name of an action given by the prætor as a remedy for the violent taking of another's property. Inst. 4, 2; Dig. 47, 8. arms. See TRESPASS. Additional sectors and sectors and sectors are sectors and sectors are sectors and sectors are sectors are

VIA. Lat. In the civil law. Way; a road; a right of way. The right of walking, riding, and driving over another's land. Inst. 2, 3, pr. A species of rural servitude, which included *iter* (a footpath) and *actus*, (a driftway.)

In old English law. A way; a public road; a foot, horse, and cart way. Co. Litt. 56a.

-Via ordinaria; via executiva. In the law of Louisiana, the former phrase means in the ordinary way or by ordinary process, the latter means by executory process or in an executory proceeding. A proceeding in a civil action is "ordinary" when a citation takes place and all the delays and forms of law are observed; "executory" when seizure is obtained against the property of the debtor, without previous citation, in virtue of an act or title importing confession of judgment, or in other cases provided by law. Code Prac. La. 1839, art. 98.-Via **publica.** In the civil law. A public way or road, the land itself belonging to the public. Dig. 43, 8, 2, 21.-Via regia. In English law. The king's highway for all men. Co. Litt. 56a. The highway or common road, called "the king's" highway, because authorized by him and under his protection. Cowell.

Via antiqua via est tuta. The old way is the safe way. Manning v. Manning's Ex'rs, 1 Johns. Ch. (N. Y.) 527, 530.

Via trita est tutissima. The trodden path is the safest. Broom, Max. 134; 10 Coke, 142.

VIABILITY. Capability of living. A term used to denote the power a new-born child possesses of continuing its independent existence.

VIABLE. Capable of life. This term is applied to a newly-born infant, and especially to one prematurely born, which is not only born alive, but in such a state of organic development as to make possible the continuance of its life.

VIÆ SERVITUS. Lat. A right of way over another's land.

VIAGÈRE RENTE. In French law. A rent-charge or annuity payable for the life of the annuitant.

VIANDER. In old English law. A returning officer. 7 Mod. 13.

VIATOR. Lat. In Roman law. A summoner or apparitor; an officer who attended on the tribunes and ædiles.

VICAR. One who performs the functions of another; a substitute. Also the incumbent of an appropriated or impropriated ecclesiastical benefice, as distinguished from the incumbent of a non-appropriated benefice, who N is called a "rector." Wharton. See Pinder v. Barr, 4 El. & Bl. 115.

-Vicar general. An ecclesiastical officer who assists the archbishop in the disch rge of his office.

VICARAGE. In English ecclesiastical law. The living or benefice of a vicar, as a parsonage is of a parson. 1 Bl. Comm. 387, 388.

P VICARIAL TITHES. Petty or small tithes payable to the vicar. 2 Steph. Comm. 681.

VICARIO, etc. An ancient writ for a spiritual person imprisoned, upon forfeiture of a recognizance, etc. Reg. Orig. 147.

Vicarius non habet vicarium. A deputy has not [cannot have] a deputy. A delegated power cannot be again delegated. Broom, Max. 839.

VICE. A fault, defect, or imperfection. In the civil law, redhibitory vices are such faults or imperfections in the subject-matter of a sale as will give the purchaser the right **S** to return the article and demand back the price.

VICE. Lat. In the place or stead. Vice mea, in my place.

-Vice-admiral. An officer in the (English) navy next in rank after the admiral.-Viceadmiralty courts. In English law. Courts established in the king's possessions beyond the seas, with jurisdiction over maritime causes, including those relating to prize. 3 Steph. Comm. 435; 3 Bl. Comm. 69.-Vice-chamberlain. A great officer under the lord chamberlain, who, in the absence of the lord chamberlain, has the control and command of the officers appertaining to that part of the royal household which is called the "chamber." Cowell.-Vice-chancellor. See CHANCELLOR.-Vice-comes. A title formerly bestowed on the sheriff of a county, when he was regarded as the deputy of the count or earl. Co. Litt. 168.-Vice-comitissa. In old English law. A viscountess. Spelman. -Vice commercial agent. In the consular service of the United States, this is the title of a consular officer who is substituted temporarily to fill the place of a commercial agent when the latter is absent or relieved from duty. Rev. St. U. S. § 1674 (U. S. Comp. St. 1901, p. 1149).-Vice-constable of England. An ancient officer in the time of Edward IV.-Vice consul. In the consular service of the United States this term denotes a consular officer who is substituted temporarily to fill the place of a consul who is absent or relieved from duty. Rev. St. U. S. § 1674 (U. S. Comp. St. 1901, p. 1149); Schunior v. Russell, 83 Tex. 83, 18 S. W. 484. In international law generally the term designates a commercial agent who acts in the place or stead of a consul or who has charge of a portion of his territory. In old English law, it meant the deputy or substitute of an earl (comes), who was anciently called "consul," answering to the more modern "vicecomes." Burrill-Vice-dominus. A sheriff.-Vice-dominus episcopi. The vicar general or commissary of a bishop. Blount-Vicegerent. A deputy or lieutenant.-Vice-judez. In old Lombardic law. A deputy judge.-Vicemarxhal. An officer who was appointed to cossist the earl marshal.-Vice-president of the United States. officer, in point of rank, in the executive branch of the government of the United States.-Viceprincipal. See PRINCIPAL.-Vice versa. Conversely; in inverted order; in reverse manner.

VICE-COMES NON MISIT BREVE. The sheriff hath not sent the writ. The form of continuance on the record after issue and before trial. 7 Mod. 349; 11 Mod. 231.

VICEROY. A person clothed with authority to act in place of the king; hence, the usual title of the governor of a dependency.

VICINAGE. Neighborhood; near dwelling; vicinity. 2 Bl. Comm. 33; Cowell. In modern usage, it means the county where a trial is had, a crime committed, etc. See State v. Crinklaw, 40 Neb. 759, 59 N. W. 376; Convers v. Railway Co., 18 Mich. 468; Taylor v. Gardiner, 11 R. I. 184; Ex parte Mc-Neeley, 36 W. Va. 84, 14 S. E. 436, 15 L. R. A. 226, 32 Am. St. Rep. 831.

VICINETUM. The neighborhood; vicinage; the venue. Co. Litt. 185b.

Vicini viciniora præsumuntur scire. 4 Inst. 173. Persons living in the neighborhood are presumed to know the neighborhood.

VICIOUS INTROMISSION. In Scotchlaw. A meddling with the movables of a deceased, without confirmation or probate of his will or other title. Wharton.

VICIS ET VENELLIS MUNDANDIS. An ancient writ against the mayor or bailiff of a town, etc., for the clean keeping of theirstreets and lanes. Reg. Orig. 267.

VICOUNTIEL, or VICONTIEL. Anything that belongs to the sheriffs, as vicontiel writs; i. e., such as are triable in the sheriff's court. As to vicontiel rents, see St. 3 & 4 Wm. IV. c. 99, §§ 12, 13, which placesthem under the management of the commissioners of the woods and forests. Cowell.

-Vicountiel jurisdiction. That jurisdiction which belongs to the officers of a county; as sheriffs, coroners, etc.

VICTUALLER. In English law. A person authorized by law to keep a house of entertainment for the public; a publican. 9-Adol. & E. 423.

VICTUS. Lat. In the civil law. Sustenance; support; the means of living.

VIDAME. In French feudal law. Originally, an officer who represented the bishop, as the viscount did the count. In process of time, these dignitaries erected their offices into fiefs, and became feudal nobles, such as the *vidame* of Chartres, Rheims, etc., continuing to take their titles from the sect of the bishop**VIDE.** Lat. A word of reference. Vide ante, or vide supra, refers to a previous passage, vide post, or vide infra, to a subsequent passage, in a book.

Videbis ea sæpe committi quæ sæpe vindicantur. 3 Inst. Epil. You will see these things frequently committed which are frequently punished.

VIDELICET. Lat. The words "to-wit," or "that is to say," so frequently used in pleading, are technically called the "videlicet" or "scilicet;" and when any fact alleged in pleading is preceded by, or accompanied with, these words, such fact is, in the language of the law, said to be "laid under a videlicet." The use of the videlicet is to point out, particularize, or render more specific that which has been previously stated in general language only; also to explain that which is doubtful or obscure. Brown. See Stukeley J. Butler, Hob. 171; Gleason V. McVickar, 7 Cow. (N. Y.) 43; Sullivan v. State, 67 Miss. 346, 7 South. 275; Clark v. Employers' Liability Assur. Co., 72 Vt. 458, 48 Atl. 639; Com. v. Quinlan, 153 Mass. 483, 27 N. E. 8.

Videtur qui surdus et mutus ne poet faire alienation. It seems that a deaf and dumb man cannot alienate. Brower v. Fisher, 4 Johns. Ch. (N. Y.) 444; Brooke, Abr. "Eschete," pl. 4.

VIDIMUS. An inspeximus, (q. v.) Barring, Ob. St. 5.

VIDUA REGIS. Lat. In old English law. A king's widow. The widow of a tenant *in capite*. So called, because she was not allowed to marry a second time without the king's permission; obtaining her dower also from the assignment of the king, and having the king for her patron and defender. Spelman.

VIDUITATIS PROFESSIO. Lat. The making a solemn profession to live **a** sole and chaste woman.

VIDUITY. Widowhood.

VIE. Fr. Life; occurring in the phrases cestui que vie, pur autre vie, etc.

VIEW. The right of prospect; the outlook or prospect from the windows of one's house. A species of urban servitude which prohibits the obstruction of such prospect. **3** Kent, Comm. 448.

We understand by *view* every opening which may more or less facilitate the means of looking out of a building. *Lights* are those openings which are made rather for the admission of light than to look out of. Civ. Code La. art. 715.

Also an inspection of property in controversy, or of a place where a crime has been committed, by the jury previously to the trial. See Garbarsky v. Simkin, 36 Misc. Rep. 195, 73 N. Y. Supp. 199; Wakefield v. Railroad Co., 63 Me. 385; Lancaster County v. Holyoke, 37 Neb. 328, 55 N. W. 950, 21 L. R. A. 394.

-View and delivery. When a right of common is exercisable not over the whole waste, but only in convenient places indicated from time to time by the lord of the manor or his bailiff, it is said to be exercisable after "view and delivery." Elton, Commons, 233.-View, demand of. In real actions, the defendant was entitled to demand a view, that is, a sight of the thing, in order to ascertain its identity and other circumstances. As, if a real action were brought against a tenant, and such tenant did not exactly know what land it was that the demandant asked, then he might pray the view, which was that he might see the land which the demandant claimed. Brown.-View of an inquest. A view or inspection taken by a jury, summoned upon an inquisition or inquiry refers. Brown.-View of frankpledge. In English law. An examination to see if every freeman above twelve years of age within the district had taken the oath of allegiance, and found mine freeman pledges for his peaceable demeanor. 1 Reeve, Eng. Law, 7.

VIEWERS. Persons who are appointed by **a** court to make an investigation of certain matters, or to examine **a** particular locality, (as, the proposed site of **a** new road.) and to report to the court the result of their inspection, with their opinion on the same.

In old practice. Persons appointed under writs of view to testify the view. Rosc. Real Act. 253.

VIF-GAGE. L. Fr. In old English law. A vivum vadium or living pledge, as distinguished from a mortgage or dead pledge. Properly, an estate given as security for a debt, the debt to be satisfied out of the rents, issues, and profits.

VIGIL. In ecclesiastical law. The eve or next day before any solemn feast.

VIGILANCE. Watchfulness; precaution; a proper degree of activity and promptness in pursuing one's rights or guarding them from infraction, or in making or discovering opportunities for the enforcement of one's lawful claims and demands. It is the opposite of *laches*.

Vigilantibus et non dormientibus jura subveniunt. The laws aid those who are vigilant, not those who sleep upon their rights. 2 Inst. 690; Merchants' Bank of Newburyport, President, etc., of, v. Stevenson, 7 Allen (Mass.) 493; Broom, Max. 892.

VIGOR. Lat. Strength; virtue; force; efficiency. *Proprio vigore*, by its own force.

VIIS ET MODIS. Lat. In the ecclesiastical courts, service of a decree or citation viis et modis, 4. e., by all "ways and means" likely to affect the party with knowledge of its contents, is equivalent to substituted service in the temporal courts, and is opposed to personal service. Phillim. Ecc. Law, 1258, 1283.

VILL. In old English law, this word was used to signify the parts into which a hundred or wapentake was divided. It also signifies a town or city.

-Demi-vill. A town consisting of five freemen, or frank-pledges. Spelman.

Villa est ex pluribus mansionibus vicinata, et collata ex pluribus vicinis, et sub appellatione villarum continentur burgi et civitates. Co. Litt. 115. Vill is a neighborhood of many mansions, a collection of many neighbors, and under the term of "vills" boroughs and citles are contained.

VILLA REGIA. Lat. In Saxon law. A royal residence. Spelman.

VILLAGE. Any small assemblage of houses for dwellings or business, or both, in the country, whether they are situated upon regularly laid out streets and alleys or not, constitutes a village. Hebert v. Lavalle, 27
 T Ill. 448.

In some states, this is the legal description of a class of municipal corporations of smaller population than "cities" and having a simpler form of government, and corresponding to "towns" and "boroughs," as these terms are employed elsewhere.

VILLAIN. An opprobrious epithet, implying great moral delinquency, and equivalent to knave, rascal, or scoundrel. The word is libelous. 1 Bos. & P. 331.

VILLANIS REGIS SUBTRACTIS REDUCENDIS. A writ that lay for the bringing back of the king's bondmen, that had been carried away by others out of his manors whereto they belonged. Reg. Orig. 87.

VILLANUM SERVITIUM. In old English law. Villein service. Fleta, lib. 3, c. 13, § 1.

VILLEIN. A person attached to a manor, who was substantially in the condition of a slave, who performed the base and servile work upon the manor for the lord, and was, in most respects, a subject of property and belonging to him. 1 Washb. Real Prop. 26.

-Villein in gross. A villein who was annexed to the person of the lord, and transferable by deed from one owner to another. 27 BL. Comm 93.-Villein regardant. A villein sanexed to the manor of land; a serf.-Villein services. Base services, such as villeins performed. 2 Bl. Comm. 93. They were not, however, exclusively confined to villeins, since they might be performed by freemen, without impairing their free condition. Bract. fol. 24b.-Villein socage. In feudal and old English law. A species of tenure in which the services to be rendered were certain and determinate, but were of a base or servile nature; *i. e.*, not suitable to a man of free and honorable rank. This was also called "privileged villeinage," in which the services were not certain, but the tenant was obliged to do whatever he was commanded. 2 Bl. Comm. 61.

VILLENAGE. A servile kind of tenure belonging to lands or tenements, whereby the tenant was bound to do all such services as the lord commanded, or were fit for a villein to do. Cowell. See VILLEIN.

-Pure villenage. A base tenure, where a man holds upon terms of doing whatsoever is commanded of him, nor knows in the evening what is to be done in the morning, and is always bound to an uncertain service. 1 Steph. Comm. (7th Ed.) 188.

VILLENOUS JUDGMENT. A judgment which deprived one of his *libera les*, whereby he was discredited and disabled as a juror or witness; forfeited his goods and chattels and lands for life; wasted the lands, razed the houses, rooted up the trees, and committed his body to prison. It has become obsolete. 4 Bl. Comm. 136; 4 Steph. Comm. 230; 4 Broom & H. Comm. 153. Wharton.

Vim vi repellere licet, modo flat moderamine inculpatæ tutelæ, non ad sumendam vindictam, sed ad propulsandam injuriam. It is lawful to repel force by force, provided it be done with the moderation of blameless defense, not for the purpose of taking revenge, but to ward off injury. Co. Litt. 162a.

VINAGIUM. A payment of a certain quantity of wine instead of rent for a vineyard. 2 Mon. Ang. p. 980.

VINCULACION. In Spanish law. An entail. Schm. Civil Law, 308.

VINCULO. In Spanish law. The bond, chain, or tie of marriage. White, New Re. cop. b. 1, tit. 6, c. 1, § 2.

VINCULO MATRIMONII. See A VIN-CULO MATRIMONII; DIVORCE.

VINCULUM JURIS. Lat. In the Roman law, an obligation is defined as a vinculum juris, i. e., "a bond of law," whereby one party becomes or is bound to another to do something according to law.

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VINDICARE

VINDICARE. Lat. In the civil law. To claim, or challenge; to demand one's own; to assert a right in or to a thing; to assert or claim a property in a thing; to claim a thing as one's own. Calvin.

VINDICATIO. Lat. In the civil law. The claiming a thing as one's own; the asserting of a right or title in or to a thing.

VINDICATORY PARTS OF LAWS. The sanction of the laws, whereby it is signified what evil or penalty shall be incurred by such as commit any public wrongs, and transgress or neglect their duty. 1 Steph. Comm. 37.

VINDICTA. In Roman law. A rod or wand; and, from the use of that instrument in their course, various legal acts came to be distinguished by the term; *e. g.*, one of the three ancient modes of manumission was by the *vindicta*; also the rod or wand intervened in the progress of the old action of *vindicatio*, whence the name of that action. Brown.

VINDICTIVE DAMAGES. See DAM-

VINOUS LIQUORS. This term includes all alcoholic beverages made from the juice of the grape by the process of fermentation, and perhaps similar liquors made from apples and from some species of berries; but not pure alcohol nor distilled liquors nor malt liquors such as beer and ale. See Adler v. State, 55 Ala. 23; Reyfelt v. State, 73 Miss. 415, 18 South. 925; Lemly v. State, 70 Miss. 241, 12 South. 22, 20 L. R. A. 645; Com. v. Reyburg, 122 Pa. 299, 16 Atl. 351, 2 L. R. A. 415; Feldman v. Morrison, 1 Ill. App. 462; Hinton v. State, 132 Ala. 29, 31 South. 563.

VIOL. Fr. In French law. Rape. Barring. Ob. St. 139.

VIOLATION. Injury; Infringement; breach of right, duty, or law. Ravishment; seduction. The statute 25 Edw. III. St. 5, c. 2, enacts that any person who shall *violate* the king's companion shall be guilty of high treason.

VIOLATION OF SAFE CONDUCTS. An offense against the laws of nations. 4 Steph. Comm. 217.

VIOLENCE. The term "violence" is synonymous with "physical force," and the two are used interchangeably, in relation to assaults, by elementary writers on criminal law. State v. Wells, 31 Conn. 212.

VIOLENT. Characterized or caused by violence; severe; assailing the person (and

metaphorically, the mind) with a great degree of force.

-Violent death. Death caused by violent external means, as distinguished from natural death, caused by disease or the wasting of the vital forces.-Violent presumption. In the law of evidence. Proof of a fact by the proof of circumstances which necessarily attend it. 3 Bl. Comm. 371. Violent presumption is many times equal to full proof. Id. See Davis v. Curry, 2 Bibb (Ky.) 239; Shealy v. Edwards, 75 Ala. 419.-Violent profits. Mesne profits in Scotland. "They are so called because due on the tenant's forcible or unwarrantable detaining the possession after he ought to have removed." Ersk. Inst. 2, 6, 54; Bell.

Violenta præsnmptio aliquando est plena probatio. Co. Litt. 6b. Violent presumption is sometimes full proof.

VIOLENTLY. By the use of force; forcibly; with violence. The term is used in indictments for certain offenses. State v. Blake, 39 Me. 324; State v. Williams, 32 La. Ann. 337, 36 Am. Rep. 272; Craig v. State, 157 Ind. 574, 62 N. E. 5.

Viperina est expositio quæ corrodit viscera textus. 11 Coke, 34. It is a poisonous exposition which destroys the vitals of the text.

VIR. Lat. A man, especially as marking the sex. In the Latin phrases and maxims of the old English law, this word generally means "husband," the expression vir. et uzor corresponding to the law French baron et feme.

Vir et uxor censentur in lege una persona. Jenk. Cent. 27. Husband and wife are considered one person in law.

Vir et uxor sunt quasi unica persona, quia caro et sanguis unus; res licet sit propria uxoris, vir tamen ejus custos, cum sit caput mulieris. Co. Litt. 112. Man and wife are, as it were, one person, because only one fiesh and blood; although the property may be the wife's, the husband is keeper of it, since he is the head of the wife.

Vir militans Deo non implicetur secularibus negotiis. Co. Litt. 70. A man fighting for God must not be involved in secular business.

VIRES. Lat. (The plural of "vis.") Powers; forces; capabilities; natural powers; powers granted or limited. See ULTRA VIRES.

Vires acquirit eundo. It gains strength by continuance. Mann v. Mann's Ex'rs, 1 Johns. Ch. (N. Y.) 231, 237.

VIRGA. In old English law. A rod or staff; a rod or ensign of office. Cowell.

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VIRGA TERRÆ, (or VIRGATA TER-RÆ.) In old English law. A yard-land; a measure of land of variable quantity, containing in some places twenty, in others twenty-four, in others thirty, and in others forty, acres. Cowell; Co. Litt. 5a.

VIRGATA REGIA. In old English law. The verge; the bounds of the king's household, within which the court of the steward had jurisdiction. Crabb, Eng. Law, 185.

VIRGATE. A yard-land.

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VIRGE, TENANT BY. A species of copyholder, who holds by the virge or rod.

VIRGO INTACTA. Lat. A pure virgin.

VIRIDARIO ELIGENDO. A writ for choice of a verderer in the forest. Reg. Orig. 177

VIRILIA. The privy members of a man, to cut off which was felony by the common law, though the party consented to it. Bract. 1. 3, 144; Cowell.

VIRTUE. The phrase "by virtue" differs in meaning from "under color." For instance, the proper fees are received by virtue of the office; extortion is under color of the office. Any rightful act in office is by virtue of the office. A wrongful act in office may be under color of the office. Phil. Law, 380.

VIRTUTE CUJUS. Lat. By virtue whereof. This was the clause in a pleading justifying an entry upon land, by which the party alleged that it was in virtue of an order from one entitled that he entered. Wharton.

VIRTUTE OFFICII. Lat. By virtue of his office. By the authority vested in him as the incumbent of the particular office.

VIS. Lat. Any kind of force, violence, or disturbance relating to a man's person or his property.

his property. -Vis ablativa. In the civil law. Ablative force; force which is exerted in taking away a thing from another. Calvin.-Vis armata. In the civil and old English law. Armed force; force exerted by means of arms or weapons.-Vis clandestina. In old English law. Clandestine force; such as is used by night. Bract. fol. 162.-Vis compulsive. In the civil and old English law. Compulsive force; that which is exerted to compel another to do an act against his will; force exerted by menaces or terror.-Vis divina. In the civil law. Divine or superhuman force; the act of God.-Vis et metus. In Scotch law. Force and fear. Bell. -Vis expulsiva. In old English law. Expulsive force; force used to expel another, or put him out of his possession. Bracton contrasts it with "vis simples," and divides it into expulsive force with arms, and expulsive force; without arms. Bract. fol. 162.--Vis exturbativa. In the civil law. Exturbative force;

force used to thrust out another. Force used between two contending claimants of possession, the one endeavoring to thrust out the other. Calvin.—Vis fiuminis. In the civil law. The force of a river; the force exerted by a stream or current; water-power.—Vis impressa. The original act of force out of which an injury arises, as distinguished from "vis proxima," the proximate force, or immediate cause of the injury. 2 Greenl. Ev. § 224.— Vis inermis. In old English law. Unarmed force; the opposite of "vis armata." Bract. fol. 162.—Vis injuriosa. In old English law. Wrongful force; otherwise called "illicita," (unlawful.) Bract. fol. 162.—Vis inquietativa. In the civil law. Disquieting force. Calvin. Bracton defines it to be where one does not permit another to use his possession quietly and in peace. Bract. fol. 162.—Vis major. A greater or superior force; an irresistible force. This term is much used in the law of bailments to denote the interposition of violence or coercion proceeding from human agency, (wherein it differs from the "act of God,") but of such a character and strength as to be beyond the powers of resistance or control of those against whom it is directed; for example, the attack of the public gnemy or a band of pirates. See The George Shiras, 61 Fed. 300, 9 C. C. A. 511; Brousseau, v. The Hudson, 11 La. Ann. 428; Nugent v. Smith, 1 C. P. Div. 437. In the civil law, this term is sometimes used as synonymous with "vis divina," or the act of God. Calvin. —Vis pertubativa. In old English law. Force used between parties contending for a possession.—Vis proxima. Immediate force. See V15 IMPRESSA.—Vis simplex. In old English law. Simple or mere force. Distinguished by Bracton from "vis armata," and also from "vis expulsiva." Bract. fol. 162.

Vis legibus est inimica. 3 Inst. 176. Violence is inimical to the laws.

VISA. An official indorsement upon a document, passport, commercial book, etc., to certify that it has been examined and found correct or in due form.

VISCOUNT. A decree of English nobility, next below that of earl.

An old title of the sheriff.

VISE. An indorsement made on a passport by the proper authorities, denoting that it has been examined, and that the person who bears it is permitted to proceed on his journey. Webster.

VISIT. In international law. The right of visit or visitation is the right of a cruiser or war-ship to stop a vessel sailing under another flag on the high seas, and send an officer to such vessel to ascertain whether her nationality is what it purports to be. It is exercisable only when suspicious circumstances attend the vessel to be visited; as when she is suspected of a piratical character.

VISITATION. Inspection; superintendence; direction; regulation. A power giv-, en by law to the founders of all eleemosynary corporations. 2 Kent, Comm. 300-303; 1 Bl. Comm. 480, 481. In England, the visitation of ecclesiastical corporations belongs to the ordinary. Id. See Trustees of Union Baptist Ass'n v. Hunn, 7 Tex. Civ. App. 249, 26 S. W. 755; Allen v. McKean, 1 Fed. Cas. 498.

VISITATION BOOKS. In English law. Books compiled by the heralds, when progresses were solemnly and regularly made into every part of the kingdom, to inquire into the state of families, and to register such marriages and descents as were verified to them upon oath; they were allowed to be good evidence of pedigree, **3** Bl. Comm. 105; **3** Steph. Comm. 724.

VISITOR. An inspector of the government of corporations, or bodies politic. **1** Bl. Comm. 482.

Visitor is an inspector of the government of a corporation, etc. The ordinary is visitor of spiritual corporations. But corporations instituted for private charity, if they are lay, are visitable by the founder, or whom he shall appoint; and from the sentence of such visitor there lies no appeal. By implication of law, the founder and his heirs are visitors of lay foundations, if no particular person is appointed by him to see that the charity is not perverted. Jacob.

The term "visitor" is also applied to an official appointed to see and report upon persons found lunatics by inquisition, and to a person appointed by a school board to visit houses and see that parents are complying with the provisions in reference to the education of their children. Mozley & Whitley.

VISITOR OF MANNERS. The regarder's office in the forest. Manw. i. 195.

VISNE. L. Fr. The neighborhood; vicinage; venue. Ex parte McNeeley, 36 W. Va. 84, 14 S. El 436, 15 L. R. A. 226, 32 Am. St. Rep. 831; State v. Kemp, 34 Minn. 61, 24 N. W. 349.

VISUS. Lat. In old English practice. View; inspection, either of a place or person.

VITIATE. To impair; to make void or voidable; to cause to fail of force or effect; to destroy or annul, either entirely or in part, the legal efficacy and binding force of an act or instrument; as when it is said that fraud vitiates a contract.

VITILIGATE. To litigate cavilously, vexatiously, or from merely quarrelsome motives.

VITIOUS INTROMISSION. In Scotch law. An unwarrantable intermeddling with the movable estate of a person deceased, without the order of law. Ersk. Prin. b. 3, tit. 9, § 25. The irregular intermeddling with the effects of a deceased person, which

subjects the party to the whole debts of the deceased. 2 Kames, Eq. 327.

VITIUM CLERICI. In old English law. The mistake of a clerk; a clerical error.

Vitium clerici nocere non debet. Jenk. Cent. 23. A clerical error ought not to hurt.

Vitium est quod fugi debet, nisi, rationem non invenias, mox legem sine ratione esse clames. Ellesm. Post. N. 86. It is a fault which ought to be avoided, that if you cannot discover the reason you should presently exclaim that the law is without reason.

VITIUM SCRIPTORIS. In old English law. The fault or mistake of a writer or copyist; a clerical error. Gilb. Forum Rom. 185.

VITRICUS. Lat. In the civil law. A step-father; a mother's second husband. Calvin.

VIVA AQUA. Lat. In the civil law. Living water; running water; that which issues from a spring or fountain. Calvin.

VIVA PECUNIA. Lat. Cattle, which obtained this name from being received during the Saxon period as money upon most occasions, at certain regulated prices. Cowell.

VIVA VOCE. Lat. With the living yoice; by word of mouth. As applied to the examination of witnesses, this phrase is equivalent to "orally." It is used in contradistinction to evidence on affidavits or depositions. As descriptive of a species of voting, it signifies voting by speech or outcry, as distinguished from voting by a written or printed ballot.

VIVARIUM. Lat. In the civil law. An inclosed place, where live wild animals are kept. Calvin; Spelman.

VIVARY. In English law. A place for keeping wild animals alive, including fishes; **a** fish pond, park, or warren.

VIVUM VADIUM. See VADIUM.

Vix ulla lex fieri potest quæ omnibus commoda sit, sed si majori parti prospiciat, utilis est. Scarcely any law can be made which is adapted to all, but, if it provide for the greater part, it is useful. Plowd. 869.

VIZ. A contraction for *videlicet*, to-wit, namely, that is to say.

VOCABULA ARTIS. Lat. Words of art; technical terms.

Vocabula artium explicanda sunt secundum definitiones prudentum. Terms of arts are to be explained according to the definitions of the learned or skilled [in such arts.] Bl. Law Tracts, 6.

O VOCARE AD CURIAM. In feudal law. To summon to court. Feud. Lib. 2, tit. 22.

VOCATIO IN JUS. Lat. A summoning to court. In the earlier practice of the Roman law, (under the *legis actiones*.) the creditor orally called upon his debtor to go with him before the prætor for the purpose of determining their controversy, saying, "In jus camus; in jus te voco." This was called "vocatio in jus."

VOCIFERATIO. Lat. In old English law. Outcry; hue and cry. Cowell.

VOCO. Lat. In the civil and old English law. I call; I summon; I vouch. In *jus voco te*, I summon you to court; I summon you before the prætor. The formula by which a Roman action was anciently commenced. Adams, Rom. Ant. 242.

VOID. Null; ineffectual; nugatory; having no legal force or binding effect; unable, in law, to support the purpose for which it was intended.

"Void" does not always imply entire nullity; but it is, in a legal sense, subject to large qualifications in view of all the circumstances calling for its application, and the rights and interests to be affected in a given case. Brown v. Brown, 50 N. H. 538, 552. "Void," as used in statutes and by the courts,

"Void," as used in statutes and by the courts, does not usually mean that the act or proceeding is an absolute nullity. Kearney v. Vaughan, 50 Mo. 284.

There is this difference between the two words "void" and "voidable:" void means that an instrument or transaction is so nugatory and ineffectual that nothing can cure it; voidable, when an imperfection or defect can be cured by the act or confirmation of him who could take advantage of it. Thus, while acceptance of rent will make good a voidable lease, it will not affirm a void lease. Wharton.

The true distinction between void and voidable acts, orders, and judgments is that the former can always be assailed in any proceeding, and the latter only in a direct proceeding. Alexander v. Nelson, 42 Ala. 462. The term "void," as applicable to conveyances

The term "void," as applicable to conveyances or other agreements, has not at all times been used with technical precision, nor restricted to its peculiar and limited sense, as contradistinguished from "voidable;" it being frequently introduced, even by legal writers and jurists, when the purpose is nothing further than to indicate that a contract was invalid, and not binding in law. But the distinction between the terms "void" and "voidable," in their application to contracts, is often one of great practical importance; and, whenever entire technical accuracy is required, the term "void" can only be properly applied to those contracts that are of no effect whatsoever, such as are a mere nullity, and incapable of confirmation or ratification. Allis v. Billings, 6 Metz. (Mass.) 415, 39 Am. Dec. 744.

Void in part, void in toto. Curtis v. Leavitt, 15 N. Y. 9, 96.

Void things are as no things. People V. Shall, 9 Cow. (N. Y.) 778, 784.

VOIDABLE. That may be avoided, or declared void; not absolutely void, or void in itself. Most of the acts of infants are voidable only, and not absolutely void. 2 Kent, Comm. 234. See VOID.

VOIDANCE. The act of emptying; ejection from a benefice.

VOIR DIRE. L. Fr. To speak the truth. This phrase denotes the preliminary examination which the court may make of one presented as a witness or juror, where his competency, interest, etc., is objected to.

VOITURE. Fr. Carriage; transportation by carriage.

VOLENS. Lat. Willing. He is said to be willing who either expressly consents or tacitly makes no opposition. Calvin.

Volenti non fit injuria: He who consents cannot receive an injury. Broom, Max. 268, 269, 271, 395; Shelf. Mar. & Div. 449; Wing. Max. 482; 4 Term R. 657.

Voluit, sed non dixit. He willed, but he did not say. He may have intended so, but he did not say so. A maxim frequently used in the construction of wills, in answer to arguments based upon the supposed intention of a testator. 2 Pow. Dev. 625; 4 Kent, Comm. 538.

VOLUMEN. Lat. In the civil law. \blacktriangle volume; so called from its form, being *rolled* up.

VOLUMUS. Lat. We will; it is our will. The first word of a clause in the royal writs of protection and letters patent. Cowell.

VOLUNTARIUS DÆMON. A voluntary madman. A term applied by Lord Coke to a drunkard, who has voluntarily contracted madness by intoxication. Co. Litt. 247; 4 Bl. Comm. 25.

VOLUNTARY. Free; without compulsion or solicitation.

Without consideration; without valuable consideration; gratuitous.

-Voluntary courtesy. A voluntary act of kindness; an act of kindness performed by one man towards another, of the free will and inclination of the doer, without any previous request or promise of reward made by him who is the object of the courtesy; from which the law will not imply a promise of remuneration. Holthouse.-Voluntary ignorance. This exists where a party might, by taking reasonable pains, have acquired the necessary knowledge, but has neglected to do so.

VOUCHEE

As to voluntary "Answer," "Assignment," "Bankruptcy," "Confession," "Conveyance," "Deposit," "Escape," "Jurisdiction," "Manslaughter," "Nonsuit," "Oath," "Payment," "Redemption," "Sale," "Settlement," "Trust," and "Waste," see those titles.

VOLUNTAS. Lat. Properly, volition, purpose, or intention, or a design or the feeling or impulse which prompts the commission of an act; but in old English law the term was often used to denote a will, that is, the last will and testament of a decedent, more properly called *testamentum*.

Voluntas donatoris in charta doni sui manifeste expressa observetur. Co. Litt. 21. The will of the donor manifestly expressed in his deed of gift is to be observed.

Voluntas est justa sententia de eo quod quis post mortem suam fieri velit. A will is an exact opinion or determination concerning that which each one wishes to be done after his death.

Voluntas et propositum distingunt maleficia. The will and the proposed end distinguish crimes. Bract. fols. 2b, 136b.

Voluntas facit quod in testamento scriptum valeat. Dig. 30, 1, 12, 3. It is intention which gives effect to the wording of a will.

Voluntas in delictis, non exitus spectatur. 2 Inst. 57. In crimes, the will, and not the consequence, is looked to.

Voluntas reputatur pro facto. The intention is to be taken for the deed. 3 Inst. 69; Broom, Max. 311.

Voluntas testatoris est ambulatoria usque ad extremum vitæ exitum. 4 Coke, 61. The will of a testator is ambulatory until the latest moment of life.

Voluntas testatoris habet interpretationem latam et benignam. Jenk. Cent. 260. The intention of a testator has a broad and benignant interpretation.

Voluntas ultima testatoris est perimplenda secundum veram intentionem suam. Co. Litt. 322. The last will of the testator is to be fulfilled according to his true intention.

VOLUNTEER. In conveyancing, one who holds a title under a voluntary conveyance, *i. e.*, one made without consideration, good or valuable, to support it.

A person who gives his services without any express or implied promise of remuneration in return is called a "volunteer," and is entitled to no remuneration for his services,

nor to any compensation for injuries sustained by him in performing what he has undertaken Sweet. Also one who officiously pays the debt of another. See Irvine v. Angus, 93 Fed. 633, 35 C. C. A. 501; Arnold v. Green, 116 N. Y. 566, 23 N. E. 1; Bennett v. Chandler, 199⁻Ill. 97, 64 N. E. 1052; Welch v. Maine Cent. R. Co., 86 Me. 552, 30 Atl. 116, 25 L. R. A. 658.

In military law, the term designates one who freely and voluntarily offers himself for service in the army or navy; as distinguished from one who is compelled to serve by draft or conscription, and also from one entered by enlistment in the standing army.

VOTE. Suffrage; the expression of his will, preference, or choice, formally manifested by a member of a legislative or deliberative body, or of a constituency or a body of qualified electors, in regard to the decision to be made by the body as a whole upon any proposed measure or proceeding, or the selection of an officer or representative. And the aggregate of the expressions of will or choice, thus manifested by individuals, is called the "vote of the body." See Maynard v. Board of Canvassers, 84 Mich. 228, 47 N. W. 756, 11 L. R. A. 332; Gillespie v. Palmer, 20 Wis. 546; Davis v. Brown, 46 W. Va. 716, 34 S. E. 839.

-Casting vote. See that title.-Cumulative voting. See CUMULATIVE.

VOTER. One who has the right of giving his voice or suffrage.

VOTES AND PROCEEDINGS. In the houses of parliament the clerks at the tables make brief entries of all that is actually done; and these minutes, which are printed from day to day for the use of members, are called the "votes and proceedings of parliament." From these votes and proceedings the journals of the house are subsequently prepared, by making the entries at greater length. Brown.

VOTUM. Lat. A vow or promise. *Dies votorum*, the wedding day. Fleta l. 1, c. 4.

VOUCH. To call upon; to call in to warranty; to call upon the grantor or warrantor to defend the title to an estate.

To vouch is to call upon, rely on, or quote as an authority. Thus, in the old writers, to vouch a case or report is to quote it as an authority. Co. Litt. 70a.

VOUCHEE. In common recoveries, the person who is called to warrant or defend the title is called the "vouchee." 2 Bouv. Inst. no. 2093.

-Common vouchee. In common recoveries, the person who is vouched to warranty. In this fictitious proceeding the crier of the court usually performs the office of a common vouchee. 2 Bl. Comm. 358; 2 Bouv. Inst. n. 2093. **VOUCHER.** A receipt, acquittance, or release, which may serve as evidence of payment or discharge of a debt, or to certify the correctness of accounts. An account-book containing the acquittances or receipts showing the accountant's discharge of his obligations.
 () Whitwell v. Willard, 1 Metc. (Mass.) 218.

The term "voucher," when used in connection with the disbursements of moneys, implies some written or printed instrument in the nature of a receipt, note, account, bill of particulars, or something of that character which shows on what account or by what authority a particular payment has been made, and which may be kept or filed away by the party receiving it, for his own convenience or protection, or that of the public. People v. Swigert, 107 Ill. 504.

In old conveyancing. The person on whom the tenant calls to defend the title to the land, because he warranted the title to him at the time of the original purchase.

VOUCHER TO WARRANTY. The calling one who has warranted lands, by the party warranted, to come and defend the suit for him. Co. Litt. 101b.

Vox emissa volat; litera scripta manet. The spoken word flies; the written let-Ster remains. Broom, Max. 666.

VOX SIGNATA. In Scotch practice. An emphatic or essential word. 2 Alis. Crim. Pr. 280.

VOYAGE. In maritime law. The passing of a vessel by sea from one place, port, or country to another. The term is held to include the enterprise entered upon, and not merely the route. Friend v. Insurance Co., 113 Mass. 326.

-Foreign voyage. A voyage to some port or place within the territory of a foreign nation. The terminus of a voyage determines its character. If it be within the limits of a foreign jurisdiction, it is a foreign voyage, and not otherwise. Taber v. United States, 1 Story, 1,

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Fed. Cas. No. 13,722; The Three Brothers, 23 Fed. Cas. 1,162.—Voyage insured. In insurance law. A transit at sea from the *terminus a quo* to the *terminus ad quem*, in a prescribed course of navigation, which is never set out in any policy, but virtually forms parts of all policies, and is as binding on the parties thereto as though it were minutely detailed. 1 Arn. Ins. 333.—Voyage policy. See POLICY OF INSURANCE.

VRAIC. Seaweed. It is used in great quantities by the inhabitants of Jersey and Guernsey for manure, and also for fuel by the poorer classes.

VS. An abbreviation for *versus*, (against,) constantly used in legal proceedings, and especially in entitling cases.

Vulgaris opinio est duplex, viz., orta inter graves et discretos, quæ multum veritatis habet, et opinio orta inter leves et vulgares homines absque specie veritatis. 4 Coke, 107. Common opinion is of two kinds, viz., that which arises among grave and discreet men, which has much truth in it, and that which arises among light and common men, without any appearance of truth.

VULGARIS PURGATIO. Lat. In old English law. Common purgation; a name given to the trial by *ordeal*, to distinguish it from the canonical purgation, which was by the oath of the party. 4 Bl. Comm. 342.

VULGO CONCEPTI. Lat. In the civil law. Spurious children; bastards.

VULGO QUÆSITI. Lat. In the civil law. Spurious children; literally, gotten from the people; the offspring of promiscuous cohabitation, who are considéred as having no father. Inst. 8, 4, 8; Id. 8, 5, 4.

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W. As an abbreviation, this letter frequently stands for "William," (king of England,) "Westminster," "west," or "western."

W. D. An abbreviation for "Western District"

WACREOUR. L. Fr. A vagabond, or vagrant. Britt. c. 29.

WADSET. In Scotch law. The old term for a mortgage. A right by which lands or other heritable subjects are impignorated by the proprietor to his creditor in security of his debt. Wadsets are usually drawn in the form of mutual contracts, in which one party sells the land, and the other grants the right of reversion. Ersk. Inst. 2, 8, 3.

WADSETTER. In Scotch law: A creditor to whom a wadset is made, corresponding to a mortgagee.

WAFTORS. Conductors of vessels at sea. Cowell.

WAGA. In old English law. A weigh; a measure of cheese, salt, wool, etc., containing two hundred and fifty-six pounds avoirdupois. Cowell; Spelman.

WAGE. In old English practice. To give security for the performance of a thing. Cowell.

WAGER. A wager is a contract by which two or more parties agree that a certain sum of money or other thing shall be paid or delivered to one of them on the happening of an uncertain event or upon the ascertainment of a fact which is in dispute between them. Trust Co. v. Goodrich, 75 Ill. 560; Jordan v. Kent, 44 How. Prac. (N. Y.) 207; Winward v. Lincoln, 23 R. I. 476, 51 Atl. 106, 64 L. R. A. 160; Edson v. Pawlet, 22 Vt. 293; Woodcock v. McQueen, 11 Ind. 15.

A contract in which the parties stipulate that they shall gain or lose upon the happening of an uncertain event in which they have no interest, except that arising from the possibility of such gain or loss. Fareira v. Gabell, 89 Pa. 90; Kitchen v. Loudenback, 48 Ohio St. 177, 26 N. E. 979, 29 Am. St. Rep. 540. See, also, BET.

-Wager of battel. The trial by wager of battel was a species of trial introduced into England, among other Norman customs, by William the Conqueror, in which the person accused fought with his accuser, under the apprehension that Heaven would give the victory to him who was in the right. 3 Bl. Comm. 337. It was abolished by St. 59 Geo. III. c. 46.-Wager of law. In old practice. The giving of gage or sureties by a defendant in an action of debt that at a certain day assigned he would make his law; that is, would take an oath in open court that he did not owe the debt, and at

the same time bring with him eleven neighbors, (called "compurgators,") who should avow upon their oaths that they believed in their consciences that he said the truth. Glanv. Iib. 1, c. 9, 12; Bract. fol. 1565; Britt. c. 27; 2 Bl. Comm. 343; Cro. Eliz. 818.—Wager policy. See POLICY OF INSUBANCE.—Wagering contract. One in which the parties stipulate that they shall gain or lose, upon the happening of an uncertain event, in which they have no interest except that arising from the possibility of such gain or loss. Fareira v. Gabell, 89 Pa. 89.

WAGES. The compensation agreed upon by a master to be paid to a servant, or any other person hired to do work or business for him.

In maritime law. The compensation allowed to seamen for their services on board **a** vessel during a voyage.

In.political economy. The reward paid, whether in money or goods, to human exertion, considered as a factor in the production of wealth, for its co-operation in the process.

"Three factors contribute to the production of commodities,—nature, labor, and capital. Each must have a share of the product as its reward, and this share, if it is just, must be proportionate to the several contributions. The share of the natural agents is rent; the share of labor, *woages*; the share of capital, interest. The clerk receives a salary; the lawyer and doctor, fees; the manufacturer, profits. Salary, fees, and profits are so many forms of wages for services rendered." De Laveleye, Pol. Econ.

-Wage earner. One who earns his living by labor of a menial or mechanical kind or performed in a subordinate capacity, such as domestic servants, mechanics, farm hands, clerks, porters, and messengers. In the United States bankruptcy act of 1898, an individual who works for wages, salary, or hire, at a compensation not exceeding \$1,500 per year. See In re Pilger (D. C.) 118 Fed. 206; In re Gurewitz, 121 Fed. 982, 58 C. C. A. 320.

WAGON. A common vehicle for the transportation of goods, wares, and merchandise of all descriptions. The term does not include a hackney-coach. Quigley v. Gorham, 5 Cal. 418, 63 Am. Dec. 139.

-Wagonage. Money paid for carriage in a wagon.

WAIF. Waifs are goods found, but claimed by nobody; that of which every one waives the claim. Also, goods stolen and waived, or thrown away by the thief in his flight, for fear of being apprehended. Wharton.

Waifs are to be distinguished from bona fugitiva, which are the goods of the felon himself, which he abandons in his flight from justice. Brown. See People v. Kaatz, 3 Parker, Cr. R. (N. Y.) 138; Hall v. Gildersleeve, 36 N. J. Law, 237.

WAIN-BOTE. In feudal and old English law. Timber for wagons or carts.

WAINAGE. In old English law. The team and instruments of husbandry belonging to a countryman, and especially to a villein who was required to perform agricultural services.

WAINAGIUM. What is necessary to the farmer for the cultivation of his land. Barring. Ob. St. 12.

WAITING CLERKS. Officers whose duty it formerly was to wait in attendance upon the court of chancery. The office was abolished in 1842 by St. 5 & 6 Vict. c. 103. Mozley & Whitley.

WAIVE, v. To abandon or throw away;
as when a thief, in his flight, throws aside the stolen goods, in order to facilitate his escape, he is technically said to *waive* them. In modern law, to renounce, repudiate, or surrender a claim, a privilege, a right, or the opportunity to take advantage of some defect,
S irregularity, or wrong.

A person is said to waive a benefit when he renounces or disclaims it, and he is said to waive a tort or injury when he abandons the remedy which the law gives him for it. Sweet.

WAIVE, n. A woman outlawed. The term is, as it were, the feminine of "outlaw," the latter being always applied to a man; "waive," to a woman. Cowell.

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WAIVER. The renunciation, repudiation, abandonment, or surrender of some claim, right, privilege, or of the opportunity to take advantage of some defect, irregularity, or wrong.

The passing by of an occasion to enforce a legal right, whereby the right to enforce the same is lost; a common instance of this is where a landlord waives a forfeiture of a lease by receiving rent, or distraining for rent, which has accrued due after the breach of covenant causing the forfeiture became known to him. Wharton.

This word is commonly used to denote the declining to take advantage of an irregularity in legal proceedings, or of a forfeiture incurred through breach of covenants in a lease. A gift of goods may be waived by a disagreement to accept; so a plaintiff may commonly sue in contract waiving the tort. Brown. See Bennecke v. Insurance Co., 105 U. S. 355, 26 L. Ed. 990; Christenson v. Carleton, 69 Vt. 91, 37 Atl. 226; Shaw v. Spencer, 100 Mass. 395, 97 Am. Dec. 107, 1 Am. Rep. 115; Star Brewery Co. v. Primas, 163 Ill. 652, 45 N. E. 145; Reid v. Field, 83 Va. 26, 1 S. El 395; Caulfield v. Finnegan, 114 Ala. 39, 21 South. 484; Lyman v. Little

ton, 50 N. H. 54; Smiley v. Barker, 83 Fed. 684, 28 C. C. A. 9; Boos v. Ewing, 17 Ohio, 523, 49 Am. Dec. 478.

-Implied waiver. A waiver is implied where one party has pursued such a course of conduct with reference to the other party as to evidence an intention to waive his rights or the advantage to which he may be entitled, or where the conduct pursued is inconsistent with any other honest intention than an intention of such waiver, provided that the other party concerned has been induced by such conduct to act upon the belief that there has been a waiver, and has incurred trouble or expense thereby. Astritch v. German-American Ins. Co., 131 Fed. 20, 65 C. C. A. 251; Roumage v. Insurance Co., 13 N. J. Law, 124.-Waiver of exemption. A clause inserted in a note, bond, lease, etc., expressly waiving the benefit of the laws exempting limited amounts of personal property from levy and sale on judicial process, so far as concerns the enforcement of the particular debt or obligation. See Mitchell v. Coates, 47 Pa. 203; Wyman v. Gay, 90 Me. 36, 37 Atl. 325, 60 Am. St. Rep. 238; Howard B. & L Ass'n v. Philadelphia & R. R. Co., 102 Pa. 223. -Waiver of protest. An agreement by the indorser of a note or bill to be bound in his character of indorser without the formality of a protest in case of non-payment, or, in the case of paper which cannot or is not required to be protested, dispensing with the necessity of a demand and notice. See First Nat. Bank v. Falkenhan, 94 Cal. 141, 29 Pac. 866; Coddington v. Davis, 1 N. Y. 190.-Waiver of tort. The election, by an injured party, for purposes of redress, to treat the facts as establishing an implied contract, which he may enforce, instead of an injury by fraud or wrong, for the committing of which he may demand damages, compensatory or exemplary. Harway v. Mayor, etc., of City of New York, 1 Hun (N. Y.) 630.

WAKEMAN. The chief magistrate of Ripon, in Yorkshire.

WAKENING. In Scotch law. The revival of an action. A process by which an action that has lain over and not been insisted in for a year and a day, and thus technically said to have "fallen asleep," is wakened, or put in motion again. 1 Forb. Inst. pt. 4, p. 170; Ersk. Prin. 4, 1, 33.

WALAPAUZ. In old Lombardic law. The disguising the head or face, with the intent of committing a theft.

WALENSIS. In old English law. A Welshman.

WALESCHERY. The being a Welshman. Spelman.

WALISCUS. In Saxon law. A servant, or any ministerial officer. Cowell.

WALKERS. Foresters who have the care of a certain space of ground assigned to them. Cowell.

WALL. An erection of stone, brick, or other material, raised to some height, and intended for purposes of security or inclosure. In law, this term occurs in such compounds -Common wall. A party wall; 'one which has been built at the common expense of the two owners whose properties are contiguous, or a wall built by one party in which the other has acquired a common right. Campbell v. Mesier, 4 Johns. Ch. (N. Y.) 342, 8 Am. Dec. 570.

WALLIA. In old English law. A wall; a sea-wall; a mound, bank, or wall erected in marshy districts as a protection against the sea. Spelman.

WAMPUM. Beads made of shells, used as money by the North American Indians, and which continued current in New York as late as 1693.

WAND OF PEACE. In Scotch law. A wand or staff carried by the messenger of a court, and which, when deforced, (that is, hindered from executing process.) he breaks, as a symbol of the deforcement, and protest for remedy of law. 2 Forb. Inst. 207.

WANLASS. An ancient customary tenure of lands; *i. e.*, to drive deer to a stand that the lord may have a shot. Blount, Ten. 140.

WANTAGE. In marine insurance. Ullage; deficiency in the contents of a cask or vessel caused by leaking. Cory v. Boylston Fire & Marine Ins. Co., 107 Mass. 140, 9 Am. Rep. 14.

WANTON. Regardless of another's rights. See WANTONNESS.

WANTONNESS. A reckless or malicious and intentional disregard of the property, rights, or safety of others, implying, actively, a licentious or contemptuous willingness to injure and disregard of the consequences to others, and, passively, more than mere negligence, that is, a conscious and intentional disregard of duty. See Brasington v. South Bound R. Co., 62 S. C. 325, 40 S. E. 665, 89 Am. St. Rep. 905; Louisville & N. R. Co. v. Webb, 97 Ala. 308, 12 South. 374; Branch v. State, 41 Tex. 625; Harward v. Davenport, 105 Iowa, 592, 75 N. W. 487; Trauerman v. Lippincott, 39 Mo. App. 488; Everett v. Richmond & D. R. Co., 121 N. C. 519, 27 S. E. 991; Birmingham Ry. & El. Co. v. Pinckard, 124 Ala. 372, 26 South. 880.

Reckless sport; willfully unrestrained **ac**tion, running immoderately into excess. Cobb v. Bennett 75 Pa. 330, 15 Am. Rep. 752.

A licentious act by one man towards the person of another, without regard to his rights; as, for example, if a man should attempt to pull off another's hat against his will, in order to expose him to ridicule, the offense would be an assault, and if he touched him it would amount to a battery. Bouvier. WARD

WAPENTARE. In English law. A local division of the country; the name is in use north of the Trent to denote a hundred. The derivation of the name is said to be from "weapon" and "take," and indicates that the division was originally of a military character. Cowell; Brown.

Also a hundred court.

WAR. A state of forcible contention; an armed contest between nations; a state of hostility between two or more nations or states. Gro. de Jur. B. lib. 1, c. 1.

Every connection by force between two nations, in external matters, under the authority of their respective governments, is a public war. If war is declared in form, it is called "solemn," and is of the perfect kind; because the whole nation is at war with another whole nation. When the hostilities are limited as respects places, persons, and things, the war is properly termed "imperfect war." Bas v. Tingy, 4 Dall. 37, 40, 1 L. Ed. 731.

-Articles of war. See ABTICLE.-Civil war. An internecine war. A war carried on between opposing masses of citizens of the same country or nation. Before the declaration of independence, the war between Great Britain and the United Colonies was a civil war; but instantly on that event the war changed its nature, and became a public war between independent governments. Hubbard v. Exp. Co., 10 R. I. 244; Brown v. Hiatt, 4 Fed. Cas. 387; Prize Cases, 2 Black, 667, 17 L. Ed. 459; Central R. & B. Co. v. Ward, 37 Ga. 515.-Laws of war. See Law.-Mixed war. A mixed war is one which is made on one side by public authority, and on the other by mere private persons. People v. McLeod, 1 Hill (N. Y.) 377, 415, 37 Am. Dec. 328.-Private war. One between private persons, lawfully exerted by way of defense, but otherwise unknown in civil society. People v. McLeod, 25 Wend. (N. Y.) 576, 37 Am. Dec. 328.-Public war. This term includes every contention by force, between two nations, in external matters, under the authority of their respective governments. Prize Cases, 2 Black, 666, 17 L. Ed. 459; People v. McLeod, 25 Wend. (N. Y.) 483, 37 Am. Dec. 328.-Solemn war. A war made in form by public declaration; a war solemnly declared by one state against another.-War-Office. In England. A department of state from which the sovereign issues orders to his forces. Wharton.

WARD. 1. Guarding; care; charge; as, the ward of a castle; so in the phrase "watch and ward."

2. A division in the city of London committed to the special ward (guardianship) of an alderman.

3. A territorial division is adopted in most American cities by which the municipality is separated into a number of precincts or districts called "wards" for purposes of police, sanitary regulations, prevention of fires, elections, etc.

4. A corridor, room, or other division of a prison, hospital, or asylum.

5. An infant placed by authority of law under the care of a guardian.

The person over whom or over whose prop-

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N erty a guardian is appointed is called his "ward." Civ. Code Cal. § 237.

-Ward-corn. In old English law. The duty of keeping watch and ward, with a horn to blow upon any occasion of surprise. 1 Mon. Ang. 976.-Ward-fegh. Sax. In old records. 9/6.—Ward-fegh. Sax. In old records. Ward-fee; the value of a ward, or the money paid to the lord for his redemption from ward-ship. Blount.—Ward-holding. In old Scotch law. Tenure by military service; the proper feudal tenure of Scotland. Abolished by St. 20 Geo. II. c. 50. Ersk. Prin. 2, 4, 1.—Ward in changery. An infent who is under the superchancery. An infant who is under the super-intendence of the chancellor.-Ward-mote. In English law. A court kept in every ward in London, commonly called the "ward-mote court," London, commonly called the "ward-mote court," or "inquest." Cowell.-Ward-penny. In old English law. Money paid to the sheriff or cas-tellains, for the duty of watching and warding a castle. Spelman.-Ward-staff. In old rec-ords. A constable's or watchman's staff. Co-well.-Ward-wit. In old English law. Im-munite or accomption from the dute or accurate munity or exemption from the duty or service of ward, or from contributing to such service. Spelman. Exemption from amercement for not finding a man to do ward. Fleta, lib. 1, c. 47, \$ 16.—Wardage. Money paid and contributed to watch and ward. Domesday.—Wards of admiralty. Seamen are sometimes thus desadmiralty. Seamen are sometimes thus des-ignated, because, in view of their general im-providence and rashness, the admiralty courts are accustomed to scrutinize with great care their bargains and engagements, when brought before them, with a view to protecting them against imposition and overreaching.—Ward-ship. In military tenures, the right of the lord to have custody, as guardian, of the body and lands of the infant heir, without any ac-count of profits, until he was twenty-one or she sixteen. In socage the guardian was account sixteen. In socage the guardian was account-able for profits; and he was not the lord, but able for profits; and he was not the lord, but the nearest relativé to whom the inheritance could not descend, and the wardship ceased at fourteen. In copyholds, the lord was the guard-ian, but was perhaps accountable for profits. Stim. Gloss. See 2 Bl. Comm. 67.—Wardship in chivalry. An incident to the tenure of knight-service.—Wardship in copyholds. The lord is guardian of his infant tenant by special custom. special custom.

WARDA. L. Lat. In old English law. Ward; guard; protection; keeping; custody. Spelman.

A ward; an infant under wardship. Id.

In old Scotch law. An award; the judgment of a court.

WARDEN. A guardian; a keeper. This W is the name given to various officers.

WARDEN OF THE CINQUE PORTS. In English law. The title of the governor or presiding officer of the Cinque Ports, (q. v.)

WARDS AND LIVERIES. In English law. The title of a court of record, established in the reign of Henry VIII. See COURT OF WARDS AND LIVERIES.

WARECTARE. L. Lat. In old English law. To fallow ground; or plow up land (designed for wheat) in the spring, in order to let it lie fallow for the better improvement. Fleta, lib. 2, c. 33; Cowell.

WAREHOUSE. A place adapted to the reception and storage of goods and mer-

chandise. State v. Huffman, 136 Mo. 58, 37 S. W. 797; Owen v. Boyle, 22 Me. 47; State v. Wilson, 47 N. H. 101; Allen v. State, 10 Ohio St. 287.

-Warehouse book. A book used by merchants to contain an account of the quantities of goods received, shipped, and remaining in stock.-Warehouse receipt. A receipt given by a warehouseman for goods received by him on storage in his warehouse. Merchants'. Warehouse Co. v. McClain (C. C.) 112 Fed. 788; Collins v. Ralli, 20 Hun (N. Y.) 255; Hale v. Milkaukee Dock Co., 29 Wis. 485, 9 Am. Rep. 603; Miller v. Browarsky, 130 Pa. 372, 18 Atl. 643.-Warehouse system. A system of public stores or warehouses, established or authorized by law, called "bonded warehouses," in which an importer may deposit goods imported, in the custody of the revenue officers, paying storage, but not being required to pay the customs duties until the goods are finally removed for consumption in the home market, and with the privilege of withdrawing the goods from store for the purpose of re-exportation without paying any duties.

WAREHOUSEMAN. The owner of a warehouse; one who, as a business, and for hire, keeps and stores the goods of others.

WARNING, under the old practice of the English court of probate, was a notice given by a registrar of the principal registry to **a** person who had entered a *caveat*, warning him, within six days after service, to enter an appearance to the *caveat* in the principal registry, and to set forth his interest, concluding with **a** notice that in default of his doing so the court would proceed to do all such acts, matters, and things as should be necessary. By the rules under the judicature acts, **a** writ of summons has been substituted for a warning. Sweet.

WARNISTURA. In old records. Garniture; furniture; provision. Cowell.

WARNOTH. In old English law. An ancient custom, whereby, if any tenant holding of the Castle of Dover failed in paying his rent at the day, he should forfeit double, and, for the second failure, treble, etc. Cowell.

WARP. A rope attached to some fixed point, used for moving a ship. Pub. St. Mass. 1882, p. 1297.

WARRANDICE. In Scotch law. Warranty; a clause in a charter or deed by which the grantor obliges himself that the right conveyed shall be effectual to the receiver. Ersk. Prin. 2, 3, 11. A clause whereby the grantor of a charter obliges himself to warrant or make good the thing granted to the receiver. 1 Forb. Inst. pt. 2, p. 113.

-Absolute warrandice. A warranting or assuring of property against all mankind. It is, in effect, a covenant of title.-Real warrandice. An infeoffment of one tenement given in security of another.-Simple warrandice. An obligation to warrant or secure from all subsequent or future deeds of the grantor. A simple warranty against the grantor's own acts. Whishaw.

WARRANT

WARRANT, v. In conveyancing. To assure the title to property sold, by an express covenant to that effect in the deed of conveyance. To stipulate by an express covenant that the title of a grantee shall be good, and his possession undisturbed.

In contracts. To engage or promise that a certain fact or state of facts, in relation to the subject-matter, is, or shall be, as it is represented to be.

WARRANT, n. 1. A writ or precept from a competent authority in pursuance of law, directing the doing of an act, and addressed to an officer or person competent to do the act, and affording him protection from damage, if he does it. People v. Wood, 71 N. Y. 376.

2. Particularly, a writ or precept issued by a magistrate, justice, or other competent authority, addressed to a sheriff, constable, or other officer, requiring him to arrest the body of a person therein named, and bring him before the magistrate or court, to answer, or to be examined, touching some offense which he is charged with having committed. See, also, BENCH-WARBANT; SEABCH-WABBANT.

3. A warrant is an order by which the drawer authorizes one person to pay a particular sum of money. Shawnee County ∇ . Carter, 2 Kan. 130.

4. An authority issued to a collector of taxes, empowering him to collect the taxes extended on the assessment roll, and to make distress and sale of goods or land in default of payment.

5. An order issued by the proper authorities of a municipal corporation, authorizing the payee or holder to receive a certain sum out of the municipal treasury.

warrant. warrant. See BENCH.—Death A warrant issued generally by the -Bench warrant. to the sheriff or other proper local officer or the warden of a jail, commanding him at a certain time to proceed to carry into execution a sen-tence of death imposed by the court upon a convicted criminal.-Distress warrant. See DIS-TRESS.-General warrant. A process which formerly issued from the state secretary's of-fice in England to take up (without naming any persons) the author, printer, and publisher of such obscene and seditious libels as were spe-cified in it. It was declared illegal and void for uncertainty by a vote of the house of com-mons on the 22d April 1766. Whatton - Land mons on the 22d April, 1766. Wharton.—Land warrant. A warrant issued at the local land offices of the United States to purchasers of public lands, on the surrender of which at the general land office at Washington, they receive a conveyance from the general government.-Landlord's warrant. See LANDLORD.-See Search warrant. See that title.-Warrant creditor. See CREDITOR.-Warrant in creditor. See **Greditor.** See GREDITOR.—Warrant in **bankruptcy.** A warrant issued, upon an ad-judication in bankruptcy, directing the marshal to take possession of the bankrupt's property, notify creditors, etc.—Warrant of arrest. See ARREST.—Warrant of attorney. In practice. A written authority, directed to any ottorney or attorneys of any court of record to attorney or attorneys of any court of record, to appear for the party executing it, and receive

a declaration for him in an action at the suit of a person named, and thereupon to confest the same, or to suffer judgment to pass by default; and it also usually contains a release of errors. 2 Burrill, Pr. 239; Treat v. Tolman, 113 Fed. 892, 51 C. C. A. 522-Warrant of commitment. A warrant of commitment is a written authority committing a person to custody.-Warrant officers. In the United States navy, these are a class of inferior officers who hold their rank by virtue of a written warrant instead of a commission, including boatswains, gunners, carpenters, etc.-Warrant to sue and defend. In old practice. A special warrant from the crown, authorizing a party to appoint an attorney to sue or defend for him. 3 Bl. Comm. 25. A special authority given by a party to his attorney, to commence a suit, or to appear and defend a suit, in his behalf. These warrants are now disused, though formal entries of them upon the record were long retained in practice. 1 Burrill, Pr. 39.

WARRANTEE. A person to whom a warranty is made.

WARRANTIA CHARTZE. In old practice. Warranty of charter. A writ which lay for one who, being enfeoffed of lands or tenements, with a clause of warranty, was afterwards impleaded in an assize or other action in which he could not vouch to warranty. In such case, it might be brought against the warrantor, to compel him to assist the tenant with a good plea or defense, or else to render damages and the value of the land, if recovered against the tenant. Cowell; 3 Bl. Comm. 300.

WARRANTIA CUSTODIÆ. An old English writ, which lay for him who was challenged to be a ward to another, in respect to land said to be holden by knightservice; which land, when it was bought by the ancestors of the ward, was warranted free from such thraldom. The writ lay against the warrantor and his heirs. Cowell.

WARRANTIA DIEI. A writ which lay for a man who, having had a day assigned him personally to appear in court in any action in which he was sued, was in the mean time, by commandment, employed in the king's service, so that he could not come at the day assigned. It was directed to the justices that they might not record him in default for that day. Cowell.

WARRANTIZARE. In old conveyancing. To warrant; to bind one's self, by covenant in a deed of conveyance, to defend the grantee in his title and possession.

Warrantizare est defendere et acquietare tenentem, qui warrantum vocavit, in seisina sua; et tenens de re warranti excambium habebit ad valentiam. Co. Litt. 365. To warrant is to defend and insure in peace the tenant, who calls for warranty, in his seisin; and the tenant in warranty will have an exchange in proportion to its value. 1220

WARRANTOR. One who makes a warranty. Shep. Touch. 181.

Warrantor potest excipere quod querens non tenet terram de qua petit warrantiam, et quod donum fuit insufficiens. Hob. 21. A warrantor may object that the complainant does not hold the land of which he seeks the warranty, and that the gift was insufficient.

WARRANTY. In real property law. A real covenant by the grantor of lands, for himself and his heirs, to warrant and defend the title and possession of the estate granted, to the grantee and his heirs, whereby, either upon voucher, or judgment in the writ of warrantia chartæ, and the eviction of the grantee by paramount title, the grantor was bound to recompense him with other lands of equal value. Co. Litt. 365a.

In sales of personal property. A warranty is a statement or representation' made by the seller of goods, contemporaneously with and as a part of the contract of sale, though collateral to the express object of it, having reference to the character, quality, or
 S title of the goods, and by which he promises or undertakes to insure that certain facts

are or shall be as he then represents them. A warranty is an engagement by which a seller assures to a buyer the existence of some fact affecting the transaction, whether past, present, or future. Civ. Code Cal. § 1763.

In contracts. An undertaking or stipulation, in writing, or verbally, that a certain fact in relation to the subject of a contract U is or shall be as it is stated or promised to be.

A warranty differs from a representation in that a warranty must always be given contemporaneously with, and as part of, the contract; whereas a representation precedes and induces to the contract. And, while that is their difference in nature, their difference in consequence or effect is this: that, upon breach of warranty, (or false warranty,) the contract remains binding, and damages only are recoverable for the breach; whereas, upon a false representation, the defrauded party may elect to avoid the contract, and recover the entire price paid. Brown.

The same transaction cannot be characterized as a warranty and a fraud at the same time. A warranty rests upon contract, while fraud, or fraudulent representations have no element of contract in them, but are essentially a tort. When judges or law-writers speak of a fraudulent warranty, the language is neither accurate nor perspicuous. If there is a breach of warranty, it cannot be said that the warranty was fraudulent, with any more propriety than any other contract can be said to have been fraudulent, because there has been a breach of it. On the other hand, to speak of a false representation as a contract or warranty, or as tending to prove a contract or warranty, is a perversion of language and of correct ideas. Hose v. Hurley, 39 Ind. 81.

In insurance. In the law of insurance, "warranty" means any assertion or undertaking on the part of the assured, whether expressed in the contract or capable of being annexed to it, on the strict and literal truth or performance of which the liability of the underwriter is made to depend. Maude & P. Shipp. 377; Sweet.

Affirmative warranty. In the law of insurance, warranties may be either affirmative or promissory. Affirmative warranties may be ei-ther express or implied, but they usually con-sist of positive representations in the policy of the existence of some fact or state of things at the time or previous to the time of the making the time, or previous to the time, of the making the time, of previous to the time, of the making of the policy; and they are, in general, condi-tions precedent, which, if untrue, whether ma-terial to the risk or not, the policy does not at-tach, as it is not the contract of the insurer. Maupin v. Insurance Co., 53 W. Va. 557, 45 S. E. 1003; Hendricks v. Insurance Co., 8 Johna. (N. Y.) 1; Cowan v. Insurance Co., 78 Cal. 181, 20 Pac. 408 - Collateral warenets in old 20 Pac. 408.—Collateral warranty, in old conveyancing, was where the heir's till to the land neither was nor could have been derived from the warranting ancestor. Thus where a from the warranting ancestor. Thus where a younger brother released to his father's disseisor, with warranty, this was collateral to the elder brother. The whole doctrine of collateral warranty seems repugnant to plain and unsophisticated reason and justice; and even its technical grounds are so obscure that the subject. Wharton. Micheau v. Crawford, 8 N. subject. Wharton. Micheau v. Crawford, J. Law, 106.—Continuing warranty. One which applies to the whole period during which the contract is in force; e. g., an undertaking in a charter-party that a vessel shall continue to be of the same class that she was at the time the charter-party was made.-Covenant of warranty. See COVENANT.-Express warranty. In contracts and sales, one created by the apt and explicit statements of the seller or person to be bound. See Borrekins v. Bevan, 3 Rawle (Pa.) 36, 23 Am. Dec. 85; White v. Stelloh, 74 Wis. 435, 43 N. W. 99; Danforth v. Crookshanks, 68 Mo. App. 316. In the law of insurance, an agreement expressed in a policy whereby the assured stipulates that copolicy, whereby the assured stipulates that certain facts relating to the risk are or shall be true, or certain acts relating to the same subject have been or shall be done. 1 Phil. Ins. (4th Ed.) p. 425; Petit v. German Ins. Co. (C. C.) 98 Fed. 802; Ætna Ins. Co. v. Grube, 6 Minn. 82 (Gil. 32); Insurance Co. v. Morgan, 90 Va. 290, 18 S. E. 191.—General warranty. The name of a covenant of warranty inserted in deeds, by which the grantor binds himself, his heirs, etc., to "warrant and forever defend" to the grantee, his heirs, etc., the title thereby con-veyed, against the lawful claims of all persons whatsoever. Where the warranty is only against the claims of persons claiming "by, through, or under" the grantor or his heirs, it is called a "special warranty."-Implied warranty. A warranty raised by the law as an inference from the acts of the parties or the circumstances of the transaction. Thus, if the seller of a chattel have possession of it and sell it as his own, and not as agent for another, and for a fair price, he is understood to warrant the title. 2 Kent. Comm. 478. A warranty implied from the general tenor of an instrument, or from particular words used in it, although no express warranty is mentioned. Thus, in every policy of insurance there is an *implied* warranty that the ship is seathere is an invertible worthy when the policy attached Comm. 287; 1 Phil. Ins. 308.—Lineal war-ranty. In old conveyancing, the kind of war-ranty which existed when the heir derived title to the land warranted either from or through the ancestor who made the warranty.—Person-al warranty. One available in personal acal warranty. One available in personal ac-tions, and arising from the obligation which one has contracted to pay the whole or part of a debt due by another to a third person. Flanders v. Seelye, 105 U. S. 718, 26 L. Ed. 1217. —Promissory warranty. A term used chiefly in the law of insurance, and meaning a warranty which requires the performance or omission of certain things or the existence of certain facts after the beginning of the contract of insurance and during its continuance, and the breach of which will avoid the policy. See King v. Relief Ass'n, 35 App. Div. 58, 54 N. Y. Supp. 1057; Maupin v. Insurance Co., 53 W. Va. 557, 45 S. E. 1003; McKenzie v. Insurance Co., 112 Cal. 548, 44 Pac. 922.—Special warranty. A clause of warranty inserted in a deed of lands, by which the grantor covenants, for himself and his heirs, to "warrant and forever defend" the title to the same, to the grantee and his heirs, etc., against all persons claiming "by, through, or under" the grantor or his heirs. If the warranty is against the claims of all persons whatsoever, it is called a "general" warranty. Marranty deed. One which contains a covenant of warranty.—Warranty, voucher to. In old practice. The calling a warrantor into court by the party warranted, (when tenant in a real action brought for recovery of such lands,) to defend the suit for him. Co. Litt. 101b.

WARREN. A term in English law for a place in which birds, fishes, or wild beasts are kept.

A franchise or privilege, either by prescription or grant from the king, to keep beasts and fowls of warren, which are hares, coneys, partridges, pheasants, etc.

Also any place to which such privilege extends. Mozley & Whitley.

-Free warren. A franchise for the preserving and custody of beasts and fowls of warren. 2 Bl. Comm. 39, 417; Co. Litt. 233. This franchise gave the grantee sole right of killing, so far as his warren extended, on condition of excluding other persons. 2 Bl. Comm. 39.

WARSCOT. In Saxon law. A customary or usual tribute or contribution towards armor, or the arming of the forces.

WARTH. In old English law. A customary payment, supposed to be the same with ward-penny. Spelman; Blount.

WASH. A shallow part of a river or arm of the sea.

WASH SALE. In the language of the stock exchange, this is the operation performed by a broker who fills an order from one customer to buy a certain stock or commodity by simply transferring to him the stock or commodity placed in his hands (or ordered to be sold) by another customer, instead of going upon the exchange and executing both buying and selling orders separately and on the best terms obtainable for the respective customers. See McGlynn v. Seymour, 14 N: Y. St. Rep. 709.

WASHING-HORN. The sounding of a horn for washing before dinner. The custom was formerly observed in the Temple.

WASHINGTON, TREATY OF. A treaty signed on May 8, 1871, between Great Britain and the United States of America, with reference to certain differences arising out of the war between the northern and southern states of the Union, the Canadian fisheries, and other matters. Wharton.

WASTE. Spoil or destruction, done or permitted, to lands, houses, gardens, trees, or other corporeal hereditaments, by the tenant thereof, to the prejudice of the heir, or of him in reversion or remainder. 2 Bl. Comm. 281.

Waste is a spoil and destruction of an estate, either in houses, woods, or lands, by demolishing, not the temporary profits only, but the very substance of the thing, thereby rendering it wild and desolate, which the common law expresses very significantly by the word "vastum." 3 Bl. Comm. 223.

Waste is a lasting damage to the reversion caused by the destruction, by the tenant for life or years, of such things on the land as are not included in its temporary profits. Profitt v. Henderson, 29 Mo. 325.

In old English criminal law. A prerogative or liberty, on the part of the crown, of committing *waste* on the lands of felons, by pulling down their houses, extirpating their gardens, plowing their meadows, and cutting down their woods. 4 Bl. Comm. 385.

-Commissive waste. Active or positive waste; waste done by acts of spoliation or destruction, rather than by mere neglect; the same as voluntary waste. See *infra.*—Double waste. See DOUBLE.-Equitable waste. Injury to a see DOUBLE.—Equitable waste. Injury to a reversion or remainder in real estate, which is not recognized by the courts of law as waste, but which equity will interpose to prevent or remedy. Gannon v. Peterson, 193 Ill. 372, 62 N. E. 210, 55 L. R. A. 701; Crowe v. Wilson, 65 Md. 479, 5 Atl. 427, 57 Am. Rep. 343. Oth-erwise defined as an unconscientious abuse of the privilege of non-impactability for weste at the privilege of non-impeachability for waste at common law, whereby a tenant for life, without impeachment of waste, will be restrained from committing willful, destructive. malicious, or extravagant waste, such as pulling down houses, cutting timber of too young a growth, or trees planted for ornament, or for shelter of prem-Wharton.-Impeachment of waste. ises Liability for waste committed, or a demand or suit for compensation for waste committed upon lands or tenements by a tenant thereof who has no right to commit waste. On the other hand, a tenure "without impeachment of waste" signifies that the tenant cannot be called to ac-count for waste committed.—Nul waste. "No count for waste committed.—Nul waste. "No waste." The name of a plea in an action of waste, denying the commission of waste, and waste, denying the commission of waste, and forming the general issue.—Permissive waste. That kind of waste which is a matter of omis-sion only, as by suffering a house to fall for want of necessary reparations. 2 Bl. Comm. 281; Willey v. Laraway, 64 Vt. 559, 25 Atl. 436; Beekman v. Van Dolsen, 63 Hun, 487, 18 N. Y. Supp. 376; White v. Wagner, 4 Har. & J. (Md.) 391, 7 Am. Dec. 674.—Voluntary waste. Active or nositive waste: waste done Active or positive waste; waste done waste. or committed, in contradistinction to that which or committed, in contradistinction to that which results from mere negligence, which is called "permissive" waste. 2 Bouv. Inst. no. 2394. Voluntary or commissive waste consists of in-jury to the demised premises or some part there-of, when occasioned by some deliberate or vol-untary act, as, for instance, the pulling down of a bouse or remeand of floors windows doors of a house or removal of floors, windows, doors, furnaces, shelves, or other things affixed to and forming part of the freehold. Regan v. Luthy, 16 Daly, 413, 11 N. Y. Supp. 709. Contrasted with "permissive" waste.-Writ of waste. The name of a writ to be issued against a tenN ant who has committed waste of the premises. There were anciently several forms of this writ, adapted to the particular circumstances.

WASTE-BOOK. A book used by merchants, to receive rough entries or memoranda of all transactions in the order of their occurrence, previous to their being posted in the journal. Otherwise called a "blotter."

P WASTORS. In old statutes. A kind of thieves.

WATCH, v. To keep guard; to stand as sentinel; to be on guard at night, for the preservation of the peace and good order.

WATCH, *n*. A body of constables on duty on any particular night.

WATCH AND WARD. "Watch" denotes keeping guard during the night; "ward," by day.

WATCHMAN. An officer in many cities and towns, whose duty it is to watch during the night and take care of the property of S the inhabitants.

WATER. As designating a commodity or a subject of ownership, this term has the same meaning in law as in common speech; but in another sense, and especially in the plural, it may designate a body of water, such as a river, a lake, or an ocean, or an aggregate of such bodies of water, as in the phrases "foreign waters," "waters of the United States," and the like.

Water is neither land nor tenement nor susceptible of absolute ownership. It is a movable thing and must of necessity continue common by the law of nature. It admits only of a transient usufructuary property, and if it escapes for a moment, the right to it is gone forever, the qualified owner having no legal power of reclamation. It is not capable of being sued for by the name of "water," nor by a calculation of its cubical or superficial measure; but the suit must be brought for the land which lies at the bottom covered with water. As water is not land, neither is it a tenement, because it is not of a permanent nature, nor the subject of absolute property. It is not in any possible sense real estate, and hence is not embraced in a covenant of general warranty. Mitchell v. Warner, 5 Conn. 518.

-Coast waters. See COAST.-Foreign waters. Those belonging to another nation or country or subject to another jurisdiction, as distinguished from "domestic" waters. The Pilot, 50 Fed. 437, 1 C. C. A. 523.-Inland waters. See INLAND.-Navigable waters. See NAVIGABLE.-Percolating waters. Those which pass through the ground beneath the surface of the earth without any definite channel, and do not form a part of the body or flow, surface or subterranean, of any watercourse. They may be either rain waters which are slowly infiltrating through the soil or waters seeping through the banks or the bed of a stream, and which have so far left the bed and the other waters as to have lost their character as a part of the flow of that stream. Yineland Irr. Dist. v. Asusa Irr. Co., 126 Cal. 486, 58 Pac. 1057. 46 L. R. A. 820; Los An-

geles v. Pomeroy, 124 Cal. 597, 57 Pac. 585; Herriman Irr. Co. v. Keel, 25 Utah, 96, 69 Pac. 719; Deadwood Cent. R. Co. v. Barker, 14 S. D. 558, 86 N. W. 619; Montecito Val. Wa-ter Co. v. Santa Barbara, 144 Cal. 578, 77 Pac. 1113.—Private waters. Non-navigable streams, or bodies of water not open to the re-sort and use of the general public, but entire-ly owned and controlled by one or more inly owned and controlled by one or more in-dividuals.—**Public waters.** Such as are adapted for the purposes of navigation, or those to which the general public have a right of access, as distinguished from artificial lakes, ponds, and other bodies of water privately owned, or sim-ilar natural bodies of water owned exclusively by one or more persons. See Lamprey V. Met-calf, 52 Minn. 181, 53 N. W. 1139, 18 L. R. A. 670, 38 Am. St. Rep. 541; Carter v. Thurston, 58 N. H. 104, 42 Am. Rep. 584; Cobb v. Dav-enport, 32 N. J. Law, 369; West Point Wa-ter-Power Co. v. State, 49 Neb. 223, 68 N. W. 507; State v. Theriault, 70 Vt. 617, 41 Atl. 1030, 43 L. R. A. 290, 67 Am. St. Rep. 648.— Subterranean waters. Waters which lie wholly beneath the surface of the ground, and ed for the purposes of navigation, or those to wholly beneath the surface of the ground, and which either oze and seep through the sub-surface strata without pursuing any defined course or channel, (percolating waters,) or flow in a permanent and regular but invisible course, or lie under the earth in a more or less immovable body, as a subterranean lake.—Surface waters. As distinguished from the waters of a natural stream, lake, or pond, surface waters are such as diffuse themselves over the surface of the ground, following no defined course or channel, and not gathering into defined course of more definite body of water than a mere bog or marsh. They generally originate in rains and melting snows, but the flood waters of a river may also be considered as surface waters if they become expense of from the main expense. if they become separated from the main current, or leave it never to return, and spread out over lower ground. See Schaefer v. Marthaler, 34 Minn. 487, 26 N. W. 726, 57 Am. Rep. 40; Crawford v. Rambo, 44 Ohio St. 279, 7 N. E. 429; New York, etc., R. Co. v. Hamlet Hay Co., 149 Ind. 344, 47 N. E. 1060; Cairo, etc., R. Co. v. Brevoort (C. C.) 62 Fed. 129, 25 L R A. 527; Brandenburg v. Zeigler, 62 S. C. 18, 39 S. E. 790, 55 L. R. A. 414, 89 Am. St. Rep. 887; Jones v. Hannovan, 55 Mo. 467; Tampa Waterworks Co. v. Cline, 37 Fla. 586, 20 South. 780, 33 L. R. A. 376, 53 Am. St. Rep. 262.—Tide waters. See TIDE.—Water-bail-iff. The title of an officer, in port towns in if they become separated from the main current, iff. The title of an officer, in port towns in England, appointed for the searching of ships. Also of an officer belonging to the city of London, who had the supervising and search of the fish brought thither. Cowell.-Water-bayley. In American law. An officer mentioned in the colony laws of New Plymouth, (A. D. 1671,) whose duty was to collect dues to the colony for fish taken in their waters. Probably another form of water-bailiff. Burrill.—Wa-ter-course. See that title infra.—Watergage. A sea-wall or bank to restrain the current and overflowing of the water; also an in-strument to measure water. Cowell.-Watergang. A Saxon word for a trench or course to carry a stream of water, such as are commonly made to drain water out of marshes. Co-well.-Water-gavel. In old records. A gavel or rent paid for fishing in or other benefit re-ceived from some river or water. Cowell; Blount.-Water-mark. See that title *infra*. Blount.-Water-mark. See that title infra. -Water-measure. In old statutes. A meas-ure greater than Winchester measure by about three gallons in the bushel. Cowell.-Water-ordeal. In Saxon and old English law. The ordeal or trial by water. The hot-water ordeal was performed by plunging the bare arm up to the elbow in boiling water, and escaping un-hurt thereby. 4 Bl. Comm. 343. The cold-wa-ter ordeal was performed by casting the person suspected into a river or pond of cold water, when, if he floated therein, without any action ef swimming it was deemed an evidence of his guilt; but, if he sunk, he was acquitted. Id. -Water-power. The water-power to which a riparian owner is entitled consists of the fall in the stream, when in its natural state, as it passes through his land, or along the boundary of it; or, in other words, it consists of the difference of level between the surface where the stream first touches his land, and the surface where it leaves it. McCalmont v. Whitaker, 3 Rawle, (Pa.) 90, 23 Am. Dec. 102.-Water right. A legal right, in the nature of a corporeal hereditament, to use the water of a natural stream or water furnished through a ditch or canal, for general or specific purposes, such as irrigation, mining, power, or domestic use, either to its full capacity or to a measured extent or during a defined portion of the time. See Hill v. Newman, 5 Cal. 445, 63 Am. Dec. 140; Cary v. Daniels, 8 Metc. (Mass.) 480. 41 Am. Dec. 532; Canal Co. v. Hess, 6 Colo. App. 497, 42 Pac. 50.-Waterscape. An aqueduct or passage for water.-Waters of the United States. All waters within the United States which are navigable for the purposes of commerce, or whose navigation successfully aids commerce, are included in this term. The Daniel Ball, 6 Fed. Cas. 1161.

WATER-COURSE. A natural stream of water fed from permanent or periodical natural sources and usually flowing in a particular direction in a defined channel, having a bed and banks or sides, and usually discharging itself into some other stream or body of water. Los Angeles v. Pomeroy, 124 Cal. 597, 57 Pac. 587; Chamberlain v. Hemingway, 63 Conn. 1, 27 Atl. 239, 38 Am. St. Rep. 330; Ribordy v. Murray, 177 Ill. 134, 52 N. E. 325; Rait v. Furrow, 74 Kan. 101, 85 Pac. 934, 6 L. R. A. (N. S.) 157; Dickinson v. Worcester, 7 Allen (Mass.) 19; Earl v. De Hart, 12 N. J. Eq. 284, 72 Am. Dec. 395; Barkley v. Wilcox, 86 N. Y. 140, 40 Am. Rep. 519; Simmons v. Winters, 21 Or. 35, 27 Pac. 7, 28 Am. St. Rep. 727.

There must be a stream usually flowing in a particular direction, though it need not flow continually. It may sometimes be dry. It must flow in a definite channel, having a bed, sides, or banks, and usually discharge itself into some other stream or body of water. It must be something more than a mere surface drainage over the entire face of a tract of land, occasioned by unusual freshets or other extraordinary causes. It does not include the water flowing in the hollows or ravines in land, which is the mere surface-water from rain or melting snow, and is discharged through them from a higher to a lower level, but which at other times are destitute of water. Such hollows or ravines are not, in legal contemplation, water-courses. Hoyt v. Hudson, 27 Wis. 656, 9 Am. Rep. 473; Sanguinetti v. Pock. 136 Cal. 466, 69 Pac. 98, 89 Am. St. Rep. 169: Luther v. Winnisimmet Co., 9 Cush. (Mass.) 171; Pyle v. Richards, 17 Neb. 180, 22 N. W. 370.

But if the topography of the surrounding country is such that water accumulates in great quantities after heavy rains or at the season of melting snows, and descends periodically through a well-defined channel which the force of the water has made for itself, and which is the accustomed channel through which it flows and has always flowed, such channel is to be deemed a natural water-course. Kelly v. Dunning, 39 N. J. Eq. 482: Barl v. De Hart, 12 N. J. Eq. 280, 72 Am. Dec. 395; Simmons v. Winters, 21 Or. 35, 27 Pac. 7, 28 Am. St. Rep. 727.

-Natural water-course. A natural stream flowing in a defined bed or channel; one formed by the natural flow of the water, as determined by the general superficies or conformation of the surrounding country, as distinguished from an "artificial" water-course, formed by the work of man, such as a ditch or canal. See Barkley v. Wilcox, 36 N. Y. 140, 40 Am. Rep. 519; Hawley v. Sheldon, 64 Vt. 491, 24 Atl. 717, 33 Am. St. Rep. 941; Porter v. Armstrong, 129 N. C. 101, 39 S. E. 799.

WATER-MARK. A mark indicating the highest point to which water rises, or the lowest point to which it sinks.

-High-water mark. This term is properly applicable only to tidal waters, and designates the line on the shore reached by the water at the high or flood tide. But it is sometimes also used with reference to the waters of artificial ponds or lakes, created by dams in unnavigable streams, and then denotes the highest point on the shores to which the dams can raise the water in ordinary circumstances. Howard v. Ingersoll, 13 How. 423, 14 L. Ed. 189; Storer v. Freeman, 6 Mass. 437, 4 Am. Dec. 155; Mobile Transp. Co. v. Mobile, 128 Ala. 335, 30 South. 645, 64 L. R. A. 333, 86 Am. St. Rep. 143; Morrison v. First Nat. Bank, 88 Me. 155, 33 Atl. 782; Brady v. Blackinton, 113 Mass. 245; Cook v. McClure, 58 N. Y. 444, 17 Am. Rep. 270.-Low-water mark. That line on the shore of the sea which marks the edge of the waters at the lowest point of the ordinary ebb tide. See Stover v. Jack, 60 Pa. 342, 100 Am. Dec. 566; Gerrish v. Prop'rs of Union Wharf, 26 Me. 395, 46 Am. Dec. 568.

WATERING STOCK. In the language of brokers, adding to the capital stock of a corporation by the issue of new stock, without increasing the real value represented by the capital.

WAVESON. In old records. Such goods as, after a wreck, swim or float on the waves. Jacob.

WAX SCOT. A duty anciently paid twice a year towards the charge of wax candles in churches. Spelman.

WAY. A passage, path, road, or street. In a technical sense, a *right* of passage over land,

A right of way is the privilege which an individual, or a particular description of persons, as the inhabitants of a village, or the owners or occupiers of certain farms, have of going over another's ground. It is an incorporeal hereditament of a real nature, entirely different from a public highway. Cruise, Dig. tit. 24, § 1.

The term "way" is derived from the Saxon, and means a right of use for passengers. It may be private or public. By the term "right of way" is generally meant a private way, which is an incorporeal hereditament of that class of easements in which a particular person, or particular description of persons, have an interest and a right, though another person is the owner of the fee of the land in which it is claimed. Wild v. Deig, 43 Ind. 455, 13 Am. Rep. 399.

of passing over the land of another. Jones v. venable, 120 Ga. 1, 47 S. E. 549; Whiting v. Dudley, 19 Wend. (N. Y.) 376; Kister v. Reeser, 98 Pa. 1, 42 Am. Rep. 608; Kripp v. Curtis, 71 Cal. 62, 11 Pac. 879. In another sense 1224

N (chiefly in New England) a private way is one laid out by the local public authorities for the accommodation of individuals and wholly or chiefly at their expense, but not restricted to their exclusive use, being subject, like highways, to the public easement of passage. See Metcalf v. Bingham, 3 N. H. 459; Clark v. Boston, C. O & M. R. Co., 24 N. H. 118; Denham v. Bristol County, 108 Mass. 290; 30 N. E. 94.—Right of way. See that title.

WAY-BILL. A writing in which is set P down the names of passengers who are carried in a public conveyance, or the description of goods sent with a common carrier by land. Wharton.

WAY-GOING CROP. A crop of grain sown by a tenant for a term certain, during his tenancy, but which will not ripen until after the expiration of his lease; to this, by custom in some places, the tenant is entitled.

WAYLEAVE is a right of way over or through land for the carriage of minerals from a mine or quarry. It is an easement, being a species of the class called "rights of way," and is generally created by express grant or reservation. Sweet.

WAYNAGIUM. Implements of husbandry. 1 Reeve, Eng. Law, c. 5, p. 268.

WAYS AND MEANS. In a legislative body, the "committee on ways and means" is a committee appointed to inquire into and consider the methods and sources for raising revenue, and to propose means for providing - the funds needed by the government.

WAYWARDENS. The English highway acts provide that in every parish forming part of a highway district there shall annually be elected one or more waywardens. The waywardens so elected, and the justices for the county residing within the district, form the highway board for the district. Each waywarden also represents his parish in regard to the levying of the highway rates, and in questions arising concerning the liability of his parish to repairs, etc.

WEALD. Sax. A wood; the woody part of a country.

WEALREAF. In old English law. The robbing of a dead man in his grave.

WEALTH. All material objects, capable of satisfying human wants, desires, or tastes, having a value in exchange, and upon which human labor has been expended; *i. e.*, which have, by such labor, been either reclaimed from nature, extracted or gathered from the earth or sea, manufactured from raw materials, improved, adapted, or cultivated.

"The aggregate of all the things, whether material or immaterial, which contribute to comfort and enjoyment, which cannot be obtained without more or less labor, and which are objects of frequent barter and sale, is what we usually call 'wealth.'" Bowen, Pol. Eycon. See Branham v. State, 96 Ga. 307, 22 S. E. 957.

WEAPON. An instrument used in fighting; an instrument of offensive or defensive combat., The term is chiefly used, in law, in the statutes prohibiting the carrying of "concealed" or "deadly" weapons. See those titles.

WEAR, or WEIR. A great dam or fence made across a river, or against water, formed of stakes interlaced by twigs of osier, and accommodated for the taking of fish, or to convey a stream to a mill. Cowell; Jacob.

WEAR AND TEAR. "Natural wear and tear" means deterioration or depreciation in value by ordinary and reasonable use of the subject-matter. Green v. Kelly, 20 N. J. Law, 548.

WED. Sax. A covenant or agreement. Cowell.

WEDBEDRIP. Sax. In old English law. A customary service which tenants paid to their lords, in cutting down their corn, or doing other harvest duties; as if a *covenant* to *reap* for the lord at the time of his *bidding* or commanding. Cowell.

WEEK. A period of seven consecutive days of time; and, in some uses, the period beginning with Sunday and ending with Saturday. See Leach v. Burr, 188 U. S. 510, 23 Sup. Ct. 393, 47 L. Ed. 567; Ronkendorff v. Taylor, 4 Pet. 361, 7 L. Ed. 882; Evans v. Job, 8 Nev. 324; Bird v. Burgsteiner, 100 Ga. 486, 28 S. E. 219; Steinle v. Bell, 12 Abb. Prac. N. S. (N. Y.) 175; Russell v. Croy, 164 Mo. 69, 63 S. W. 849; Medland v. Linton, 60 Neb. 249, 82 N. W. 866.

WEHADINC. In old European law. The judicial combat, or duel; the trial by battel.

WEIGHAGE. In English law. A duty or toll paid for weighing merchandise. It is called "tronage" for weighing wool at the king's beam, or "pesage" for weighing other avoirdupois goods. 2 Chit. Com. Law, 16.

WEIGHT. A measure of heaviness or ponderosity; and in a metaphorical sense influence, effectiveness, or power to influence judgment or conduct.

-Gross Weight. The whole weight of goods and merchandise, including the dust and dross, and also the chest or bag, etc., upon which tare and tret are allowed.-Weights of auncel. See AUNCEL WEIGHT.-Weight of Evidence. The balance or preponderance of evidence; the inclination of the greater amount of credible evidence, offered in a trial, to support one side of the issue rather than the other. The "weight" 1225

or "preponderance of proof" is a phrase constantly used, the meaning of which is well understood and easily defined. It indicates clearly to the jury that the party having the burden of proof will be entitled to their verdict, if, on weighing the evidence in their minds, they shall find the greater amount of credible evidence sustains the issue which is to be established before them. Haskins v. Haskins, 9 Gray (Mass.) 393.

WEIR. A fence or an inclosure of twigs, set in a stream to catch fish. Pub. St. Mass. p. 1297; Treat v. Chipman, 35 Me. 38.

WELL, *adj.* In marine insurance. A term used as descriptive of the safety and soundness of a vessel, in a warranty of her condition at a particular time and place; as, "warranted *well* at ______ on _____."

In the old reports. Good, sufficient, unobjectionable in law; the opposite of "ill."

WELL, n. A well, as the term is used in a conveyance, is an artificial excavation and erection in and upon land, which necessarily, from its nature and the mode of its use, includes and comprehends the substantial occupation and beneficial enjoyment of the whole premises on which it is situated. Johnson v. Rayner, 6 Gray (Mass.) 107; Andrews v. Carman, 13 Blatchf. 307, 1 Fed. Cas. 868.

WELL KNOWING. A phrase used in pleading as the technical expression in laying a scienter, (q. v.)

WELSH MORTGAGE. See MORTGAGE.

WEND. In old records. A large extent of ground, comprising several *juga*; a perambulation; a circuit. Spelman; Cowell.

WERA, or WERE. The estimation or price of a man, especially of one slain. In the criminal law of the Anglo-Saxons, every man's life had its value, called a "were," or "capitis æstimatio."

WEREGELT THEF. Sax. In old English law. A robber who might be ransomed. Fleta, lib. 1, c. 47, § 13.

WEREGILD, or WERGILD. This was the price of homicide, or other atrocious personal offense, paid partly to the king for the loss of a subject, partly to the lord for the loss of a vassal, and partly to the next of kin of the injured person. In the Anglo-Saxon laws, the amount of compensation varied with the degree or rank of the party slain. Brown.

WERELADA. A purging from a crime by the oaths of several persons, according to the degree and quality of the accused. Cowell.

WERGELT. In old Scotch law. A sum paid by an offender as a compensation or satisfaction for the offense; a weregild, or wergild.

WERP-GELD. Belg. In European law. Contribution for jettison; average.

WESTMINSTER. A city immediately adjoining London, and forming a part of the metropolis; formerly the seat of the superior courts of the kingdom.

WESTMINSTER CONFESSION. A document containing a statement of religious doctrine, concocted at a conference of British and continental Protestant divines at Westminster, in the year 1643, which subsequently became the basis of the Scotch Presbyterian Church. Wharton.

WESTMINSTER THE FIRST. The statute 3 Edw. I., A. D. 1275. This statute. which deserves the name of a code rather than an act, is divided into fifty-one chapters. Without extending the exemption of churchmen from civil jurisdiction, it protects the property of the church from the violence and spoliation of the king and the nobles, provides for freedom of popular elections, because sheriffs, coroners, and conservators of the peace were still chosen by the, freeholders in the county court, and attempts had been made to influence the election of knights of the shire, from the time when they were instituted. It contains a declaration to enforce the enactment of Magna Charta against excessive fines, which might operate as perpetual imprisonment; enumerates and corrects the abuses of tenures, particularly as to marriage of wards; regulates the levying of tolls, which were imposed arbitrarily by the barons and by cities and boroughs; corrects and restrains the powers of the king's escheator and other officers; amends the criminal law, putting the crime of rape on the footing to which it has been lately restored, as a most grievous, but not capital, offense; and embraces the subject of procedure in civil and criminal matters, introducing many regulations to render it cheap, simple, and expeditious. 1 Camp. Lives Ld. Ch. p. 167; 2 Reeve, Eng. Law, c. 9, p. 107. Certain parts of this act are repealed by St. 26 & 27 Vict. c. 125. Wharton.

WESTMINSTER THE SECOND. The statute 13 Edw. I. St. 1, A. D. 1285, otherwise called the "Statute *de Donis Conditionalibus.*" See 2 Reeve, Eng. Law, c. 10, p. 163. Certain parts of this act are repealed by St. 19 & 20 Vict. c. 64, and St. 26 & 27 Vict. c. 125. Wharton.

WESTMINSTER THE THIRD, STAT-UTE OF. A statute passed in the eighteenth year of Edward I. More commonly known as the "Statute of *Quia Emptores*," (g. v.) See Barring. Ob. St. 167-169. WEST SAXON LAGE. The laws of the West Saxons, which obtained in the counties to the south and west of England, from Kent to Devonshire. Blackstone supposes these to have been much the same with the laws of Alfred, being the municipal law of the far most considerable part of his dominions, and particularly including Berkshire, the seat of his peculiar residence. 1 Bl. Comm. 65.

WETHER. A castrated ram, at least one year old. In an indictment it may be called a "sheep." Rex v. Birket, 4 Car. & P. 216.

WHALE. A royal fish, the head being **0** the king's property, and the tail the queen's. **2** Steph. Comm. 19, 448, 540.

WHALER. A vessel employed in the whale fishery.

R WHARF. A perpendicular bank or mound of timber, or stone and earth, raised on the shore of a harbor, river, canal, etc., or extending some distance into the water, for the convenience of lading and unlading ships and other vessels. Webster.

A broad, plain place near a river, canal, or other water, to lay wares on that are brought to or from the water. Cowell. A wharf is a structure erected on a shore below high-water mark, and sometimes extending into the channel, for the laying vessels alongside to load or unload, and on which stores are often erected for the reception of cargoes. Doane v. Broad Street Ass'n, 6 Mass. 332; Langdon v. New York, 93 N. Y. 151; Dubuque v. Stout, 32 Iowa, 47; Geiger v. Filor, 8 Fla. 332; Palen v. Ocean City, 64 N. J. Law, 669, 46 Atl. 774.

WHARFAGE. Money paid for landing wares at a wharf, or for shipping or taking goods into a boat or barge from thence. Cowell.

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Strictly speaking "wharfage" is money due, or money actually paid, for the privilege of landing goods upon, or loading a vessel while moored from, a wharf. 1 Brown, Adm. 37.

WHARFINGER. One who owns or keeps a wharf for the purpose of receiving and shipping merchandise to or from it for hire.

WHEEL. An engine of torture used in medieval Europe, on which a criminal was bound while his limbs were broken one by one till he died.

WHEELAGE. Duty or toll paid for carts, etc., passing over certain ground. Cowell.

WHEN AND WHERE. Technical words in pleading, formerly necessary in making *full defense* to certain actions.

WHENEVER. This word, though often used as equivalent to "as soon as," is also often used where the time intended by it is, and will be until its arrival, or for some uncertain period, at least, indeterminate. Robinson v. Greene, 14 R. I. 188.

WHEREAS. A word which implies a recital of a past fact. The word "whereas," when it renders the deed senseless or repugnant, may be struck out as impertinent, and shall not vitiate a deed in other respects sensible.

WHIG. This name was applied in Scotland, A. D. 1648, to those violent Covenanters who opposed the Duke of Hamilton's invasion of England in order to restore Charless I. The appellation of "Whig" and "Tory" to political factions was first heard of in A. D. 1679, and, though as senseless as any cant terms that could be devised, they became instantly as familiar in use as they have since continued. 2 Hall. Const. Hist. c. 12; Wharton.

WHIPPING. A mode of punishment, by the infliction of stripes, occasionally used in England and in a few of the American states.

WHIPPING-POST. A post or stake to which a criminal is tied to undergo the punishment of whipping. This penalty is now abolished, except in a few states.

WHITE. A Mongolian is not a "white person," within the meaning of the term as used in the naturalization laws of the United States; the term applies only to persons of the Caucasian race. In re Ah Yup, 5 Sawy. 155, Fed. Cas. No. 104.

WHITE ACRE. A fictitious name given to a piece of land, in the English books, for purposes of illustration.

WHITE BONNET. In Scotch law. A fictitious offerer or bidder at a roup or auction sale. Bell.

WHITE MEATS. In old English law. Milk, butter, cheese, eggs, and any composition of them. Cowell.

WHITE RENTS. In English law. Rents paid in silver, and called "white rents," or "redditus albi," to distinguish them from rents payable in corn, labor, provisions, etc., called "black-rent" or "black-mail."

WHITE SPURS. A kind of esquires. Cowell.

WHITEFRIARS. A place in London between the Temple and Blackfriars, which was formerly a sanctuary, and therefore privileged from arrest. Wharton.

WHITEHART SILVER. A mulct on certain lands in or near to the forest of 1227

Whitehart, paid into the exchaquer, imposed by Henry III. upon Thomas de la Linda, for killing a beautiful white hart which that king before had spared in hunting. Camd. Brit. 150.

WHITSUN FARTHINGS. Pentecostals, (q. v.)

WHITSUNTIDE. The feast of Pentecost, being the fiftieth day after Easter, and the first of the four cross-quarter days of the year. Wharton.

WHITTANWARII. In old English law. A class of offenders who whitened stolen oxhides and horse-hides so that they could not be known and identified.

WHOLE BLOOD. See BLOOD.

WHOLESALE. To sell by wholesale is to sell by large parcels, generally in original packages, and not by retail.

WHORE. A whore is a woman who practices unlawful commerce with men, particularly one who does so for hire; a harlot; a concubine; a prostitute. Sheehey v. Cokley, 43 Iowa, 183, 22 Am. Rep. 236.

WIC. A place on the sea-shore or the bank of a river.

WICA. A country house or farm. Cowell.

WICK. Sax. A village, town, or district. Hence, in composition, the territory over which a given jurisdiction extends. Thus, "bailiwick" is the territorial jurisdiction of a bailiff or sheriff or constable. "Sheriffwick" was also used in the old books.

WIDOW. A woman whose husband is dead, and who has not married again. The "king's widow" was one whose deceased husband had been the king's tenant *in capite;* she could not marry again without the royal permission.

-Grass widow. See that title.-Widowbench. The share of her husband's estate which a widow is allowed besides her jointure. -Widow's chamber. In London, the apparel of a widow and the furniture of her chamber, left by her deceased husband, is so called, and the widow is entitled to it. 2 Bl. Comm. 518.-Widow's quarantine. In old English law. The space of forty days after the death of a man who died seised of lands, during which his widow might remain in her husband's capital mansion-house, without rent, and during which time her dower should be assigned. 2 Bl. Comm. 135.-Widow's teree. In Scotch law. The right which a wife has after her husband's death to a third of the rents of lands in which her husband died infeft; dower. Bell.

WIDOWER. A man whose wife is dead, and who has not remarried. WIDOWHOOD. The state or condition of being a widow. An estate is sometimes settled upon a woman "during widowhood," which is expressed in Latin, "durante viduitate."

WIFA. L. Lat. In old European law. A mark or sign; a mark set up on land, to denote an exclusive occupation, or to prohibit entry. Spelman.

WIFE. A woman who has a husband livand undivorced. The correlative term is "husband."

WIFE'S EQUITY. When a husband is compelled to seek the aid of a court of equity for the purpose of obtaining the possession or control of his wife's estate, that court will recognize the right of the wife to have a suitable and reasonable provision made, by settlement or otherwise, for herself and her children, out of the property thus brought within its jurisdiction. This right is called the "wife's equity," or "equity to a settlement." See 2 Kent, Comm. 139.

WIGREVE. In old English law. The overseer of a wood. Cowell.

WILD ANIMALS, (or animals fere nature.) Animals of an untamable disposition.

WILD LAND. Land in a state of nature, as distinguished from improved or cultivated land. Clark v. Phelps, 4 Cow. (N. Y.) 203.

WILD'S CASE, RULE IN. A devise to B. and his children or issue, B. having no issue at the time of the devise, gives him an estate tail; but, if he have issue at the time, B. and his children take joint estates for life. 6 Coke, 16b; Tudor, Lead. Cas. Real Prop. 542, 581.

WILL. A will is the legal expression of a man's wishes as to the disposition of his property after his death. Code Ga. 1882, § 2394; Swinb. Wills, § 2.

An instrument in writing, executed in form of law, by which a person makes a disposition of his property, to take effect after his death.

Except where it would be inconsistent with the manifest intent of the legislature, the word "will" shall extend to a testament, and to a codicil, and to an appointment by will, or by writing in the nature of a will, in exercise of a power; and also to any other testamentary disposition. Code Va. 1887. § 2511.

withing in the nature of a with, in extense of a power; and also to any other testamentary disposition. Code Va. 1887, § 2511. A will is an instrument by which a person makes a disposition of his property, to take effect after his decease, and which is, in its own nature, ambulatory and revocable during his life. It is this ambulatory quality which forms the characteristic of wills; for though a disposition by deed may postpone the possession or enjoyment, or even the vesting, until the death of the disposing party, yet the postponement is in such case produced by the express terms, and does not result from the nature of the instruN ment. McDaniel v. Johns, 45 Miss. 641. N ment. McDaniel v. Johns, 45 Miss. 641. And see Jasper v. Jasper, 17 Or. 590, 22 Pac. 152; Leathers v. Greenacre, 53 Me. 567; Cover v. Stem, 67 Md. 449, 10 Atl. 231, 1 Am. St. Rep. 406; George v. Green, 13 N. H. 524; In re Harrison's Estate, 196 Pa. 576, 46 Atl. 888; Bayley v. Bailey, 5 Cush. (Mass.) 249; Reagan V. Stanley, 11 Lea (Tenn.) 324; Lane v. Hill, 63 N. H. 398, 44 Atl. 597; Conklin v. Egerton, 21 Wend. (N. Y.) 436. A will, when it operates upon personal property, is sometimes called a "testament," and when upon real estate, a "devise;" but the more general and the more popular denomination of the instrument embracing equally real and personal estate is that of "last will and testament." 4 Kent, Comm. 501. And

4 Kent, Comm. 501.

In criminal law. The power of the mind which directs the action of a man.

In Scotch practice. That part or clause **U** of a process which contains the mandate or command to the officer. Bell.

A changeable will (am-Ambulatory will. bulatoria voluntas), the phrase denoting the power which a testator possesses of altering his R will during his life-time. See Hattersley v. Bis-sett, 50 N. J. Eq. 577, 25 Atl. 332.—Double will. See DOUBLE.—Estate at will. This estate entitles the grantee or lessee to the pos-session of land during the pleasure of both the session of land during the pleasure of both the grantor and himself, yet it creates no sure or durable right, and is bounded by no definite
S limits as to duration. It must be at the reciprocal will of both parties, (for, if it be at the will of the lessor only, it is a lease for life,) and the dissent of either determines it. Wharting will one written written with the set of tion.-Holographic will. One written entirely by the testator with his own hand.—Mutual will. See TESTAMENT.—Nuncupative will. See that title.—Statute of wills. See WILLS ACT, infra.

WILLA. In Hindu law. The relation between a master or patron and his freedman, and the relation between two persons who had made a reciprocal testamentary contract. Wharton.

WILLFUL. Proceeding from a conscious motion of the will; intending the result which actually comes to pass; designed; intentional; malicious.

A willful differs essentially from a negligent A willful differs essentially from a negligent act. The one is positive and the other negative. Intention is always separated from negligence by a precise line of demarkation. Sturm v. At-lantic Mut. Ins. Co., 38 N. Y. Super. Ct. 317. In common parlance, "willful" is used in the sense of "intentional," as distinguished from "accidental" or "involuntary." But language of a statute affixing a punishment to acts done willfully may be restricted to such acts done with an unlawful intent. U. S. v. Boyd (C. C.) 45 Fed. 855; State v. Clark, 29 N. J. Law, 96.

WILLFULLY. Intentionally. In charging certain offenses, it is required that they should be stated to be willfully done. Archb. Crim. Pl. 51, 58; Leach, 556.

WILLS ACT. In England. 1. The statute 32 Hen. VIII. c. 1, passed in 1540, by which persons seised in fee-simple of lands holden in socage tenure were enabled to devise the same at their will and pleasure, except to bodies corporate; and those who held estates by the tenure of chivalry were enabled to devise two-third parts thereof.

2. The statute 7 Wm. IV. & 1 Vict. c. 26, passed in 1837, and also called "Lord Langdale's Act." This act permits of the disposition by will of every kind of interest in real and personal estate, and provides that all wills, whether of real or of personal estate, shall be attested by two witnesses, and that such attestation shall be sufficient. Other important alterations are effected by this statute in the law of wills. Mozley & Whitlev.

WINCHESTER MEASURE. The standard measure of England, originally kept at Winchester. 1 Bl. Comm. 274.

WINCHESTER, STATUTE OF. A statute passed in the thirteenth year of the reign of Edward I., by which the old Saxon law of police was enforced, with many additional provisions. 2 Reeve, Eng. Law, 163; Crabb, Hist. Eng. Law, 189.

WINDING UP. The name applied in England to the process of settling the accounts and liquidating the assets of a partnership or company, for the purpose of making distribution and dissolving the concern.

WINDING-UP ACTS. In English law. General acts of parliament, regulating settlement of corporate affairs on dissolution.

WINDOW. An opening made in the wall of a house to admit light and air, and to furnish a view or prospect. The use of this word in law is chiefly in connection with the doctrine of ancient lights and other rights of adjacent owners.

-Window tax. A tax on windows, levied on houses which contained more than six win--Window tax. dows, and were worth more than ±5 per an-num; established by St. 7 Wm. III. c. 18. St. 14 & 15 Vict. c. 36, substituted for this-tax a tax on inhabited houses. Wharton.

WINDSOR FOREST. ▲ royal forest founded by Henry VIII.

WINTER CIRCUIT. An occasional circuit appointed for the trial of prisoners, in England, and in some cases of civil causes, between Michaelmas and Hilary terms.

WINTER HEYNING. The season between 11th November and 23d April, which is excepted from the liberty of commoning in certain forests. St. 23 Car. II. c. 3.

WISBY, LAWS OF. The name given to a code of maritime laws promulgated at Wisby, then the capital of Gothland, in Sweden, in the latter part of the thirteenth century. This compilation resembled the laws of Oleron in many respects, and was early adopted, as a system of sea laws, by the commercial nations of Northern Europe. H

formed the foundation for the subsequent code of the Hanseatic League. A translation of the Laws of Wisby may be seen in the appendix to 1 Pet. Adm. And see 3 Kent, Comm. 13.

WISTA. In Saxon law. Half a hide of land, or sixty acres.

WIT. To know; to learn; to be informed. Used only in the infinitive, to-wit, which term is equivalent to "that is to say," "namely," or "videlicet."

WITAM. The purgation from an offense by the oath of the requisite number of witnesses.

WITAN. In Saxon law. Wise men; persons of information, especially in the laws; the king's advisers; members of the king's council; the optimates, or principal men of the kingdom. 1 Spence, Eq. Jur. 11, note.

WITCHCRAFT. Under Sts. 33 Hen. VIII. c. 8, and 1 Jac. I. c. 12, the offense of witchcraft, or supposed intercourse with evil spirits, was punishable with death. These acts were not repealed till 1736. 4 Bl. Comm. 60, 61.

WITE. Sax. A punishment, pain, penalty, mulct, or criminal fine. Cowell.

WITEKDEN. A taxation of the West Saxons, imposed by the public council of the kingdom.

WITENA DOM. In Saxon law. The judgment of the county court, or other court of competent jurisdiction, on the title to property, real or personal. 1 Spence, Eq. Jur. 22.

WITENAGEMOTE. "The assembly of wise men." This was the great national council or parliament of the Saxons in England, comprising the noblemen, high ecclesiastics, and other great thanes of the kingdom, advising and aiding the king in the general administration of government.

WITENS. The chiefs of the Saxon lords or thanes, their nobles, and wise men.

WITH ALL FAULTS. This phrase, used in a contract of sale, implies that the purchaser assumes the risk of all defects and imperfections, provided they do not destroy the identity of the thing sold.

WITH STRONG HAND. In pleading. A technical phrase indispensable in describing a forcible entry in an indictment. No other word or circumlocution will answer the same purpose. Rex v. Wilson, 8 Term R. 857. WITHDRAWING A JUROR. In practice. The withdrawing of one of the twe've jurors from the box, with the result that, the jury being now found to be incomplete, no further proceedings can be had in the cause. The withdrawing of a juror is always by the agreement of the parties, and is frequently done at the recommendation of the judge, where it is doubtful whether the action will lie; and in such case the consequence is that each party pays his own costs. It is, however, no bar to a future action for the same cause. 2 Tidd, Pr. 861, 862; 1 Archb. Pr. K. B. 196; Wabash R. Co. v. McCormick, 23 Ind. App. 258, 55 N. E. 251.

WITHDRAWING RECORD. In practice. The withdrawing by a plaintiff of the *nisi prius* or trial record filed in a cause, just before the trial is entered upon, for the purpose of preventing the cause from being tried. This may be done before the jury are sworn, and afterwards, by consent of the defendant's counsel. 2 Tidd, Pr. 851; 1 Archb. Pr. K. B. 189; 3 Chit. Pr. 870.

WITHERNAM. In practice. A taking by way of reprisal; a taking or a reprisal of other goods, in lieu of those that were formerly taken and eloigned or withholden. 2 Inst. 141. A reciprocal distress, in lieu of a previous one which has been eloigned. 3 Bl. Comm. 148.

WITHER SAKE. An apostate, or per-

WITHOUT DAY. A term used to signify that an adjournment or continuance is indefinite or final, or that no subsequent time is fixed for another meeting, or for further proceedings. See SINE DIE.

WITHOUT IMPEACHMENT OF WASTE. The effect of the insertion of this clause in a lease for life is to give the tenant the right to cut timber on the estate, without making himself thereby liable to an action for waste.

WITHOUT PREJUDICE. Where an of. fer or admission is made "without prejudice," or a motion is denied or a bill in equity dismissed "without prejudice," it is meant as a declaration that no rights or privileges of the party concerned are to be considered as thereby waived or lost except in so far as may be expressly conceded or decided. See Genet v. Delaware & H. Canal Co., 170 N. Y. 278, 63 N. E. 350; O'Keefe v. Irvington Real Estate Co., 87 Md. 196, 39 Atl. 428; Ray v. Adden, 50 N. H. 84, 9 Am. Rep. 175; Seamster v. Blackstock, 83 Va. 232, 2 S. R. 36, 5 Am. St. Rep. 262; Taylor v. Slater, 21 R. I. 104, 41 Atl. 1001; Kempton v. Burgess, 136 Mass. 192.

WITHOUT RECOURSE. This phrase, used in making a qualified indorsement of a N negotiable instrument, signifies that the indorser means to save himself from liability to subsequent holders, and is a notification that, if payment is refused by the parties primarily liable, recourse cannot be had to him. See Thompson v. First State Bank, 102
O Ga. 696, 29 S. E. 610; Epler v. Funk, 8 Pa. 468; Youngberg v. Nelson, 51 Minn. 172, 53 N. W. 629, 38 Am. St. Rep. 497; Bankhead v. Owen, 60 Ala. 461.

WITHOUT RESERVE. A term applied to a sale by auction, indicating that no price is reserved.

WITHOUT STINT. Without limit; without any specified number.

WITHOUT THIS, THAT. In pleading. Formal words used in pleadings by way of *traverse*, particularly by way of *special* traverse, (q. v.) importing an express denial of some matter of fact alleged in a previous pleading. Steph. Pl. 168, 169, 179, 180.

WITNESS, v. To subscribe one's name to a deed, will, or other document, for the purpose of attesting its authenticity, and proving its execution, if required, by bearing witness thereto.

WITNESS, n. In the primary sense of the word, a witness is a person who has knowledge of an event. As the most direct mode of acquiring knowledge of an event is by seeing it, "witness" has acquired the sense of a person who is present at and observes a transaction. Sweet. See State v. Desforges, 47 La. Ann. 1167, 17 South. 811; In re Losse's Will, 13 Misc. Rep. 298, 34 N. Y. Supp.

1120; Bliss v. Shuman, 47 Me. 248. A witness is a person whose declaration

under oath (or affirmation) is received as evidence for any purpose, whether such declaration be made on oral examination or by dep-

osition or affidavit. Code Civ. Proc. Cal. § 1878; Gen. St. Minn. 1878, c. 73, § 6.

One who is called upon to be present at a transaction, as a wedding, or the making of a will, that he may thereafter, if necessary, testify to the transaction.

In conveyancing. One who sees the execution of an instrument, and subscribes it, for the purpose of confirming its authenticity by his testimony.

-Adverse witness. A witness whose mind discloses a bias hostile to the party examining him; not a witness whose evidence, being honestly given, is adverse to the case of the examinant. Brown; Greenough v. Eccles, 5 C. B. (N. S.) 801.-Attesting witness. See AT-TESTATION.-Competent witness. See Com-PETENT.-Credible witness. See CheDIBLE. -Prosecuting witness. See that title.-Subscribing witness. See that title.-Swift witness. See that title.

WITNESSING PART, in a deed or other formal instrument, is that part which comes after the recitals, or, where there are no recitals, after the parties. It usually commences with a reference to the agreement or intention to be effectuated, then states or refers to the consideration, and concludes with the operative words and parcels, if any. Where a deed effectuates two distinct objects, there are two witnessing parts. 1 Dav. Prec. Conv. 63, et seq.; Sweet.

WITTINGLY means with knowledge and by design, excluding only cases which are the result of accident or forgetfulness, and including cases where one does an unlawful act through an erroneous belief of his right. Osborne v. Warren, 44 Conn. 357.

WOLD. Sax. In England. A down or champaign ground, hilly and void of wood. Cowell; Blount.

WOLF'S HEAD. In old English law. This term was used as descriptive of the condition of an outlaw. Such persons were said to carry a wolf's head, (*caput lupinum*.) for if caught alive they were to be brought to the king, and if they defended themselves they might be slain and their heads carried to the king, for they were no more to be accounted of than wolves. Termes de la Ley, "Woolferthfod."

WOMEN. All the females of the human species. All such females who have arrived at the age of puberty. Dig. 50, 16, 13.

WONG. Sax. In old records. A field. Spelman; Cowell.

WOOD-CORN. In old records. A certain quantity of oats or other grain, paid by customary tenants to the lord, for liberty to pick up dead or broken wood. Cowell.

WOOD-GELD. In old English law. Money paid for the liberty of taking wood in a forest. Cowell.

Immunity from such payment. Spelman.

WOOD LEAVE. A license or right to cut down, remove, and use standing timber on a given estate or tract of land. Osborne v. O'Reilly, 42 N. J. Eq. 467, 9 Atl. 209.

WOOD-MOTE. In forest law. The old name of the court of attachments; otherwise called the "Forty-Days Court." Cowell; 3 Bl. Comm. 71.

WOOD PLEA COURT. A court held twice in the year in the forest of Clun, in Shropshire, for determining all matters of wood and agistments. Cowell.

WOOD-STREET COMPTER. The name of an old prison in London.

WOODS. A forest; land covered with a large and thick collection of natural forest

WOODWARDS

trees. The old books say that a grant of "all his woods" (*omnes boscos suos*) will pass the land, as well as the trees growing upon it. Co. Litt. 4b. See Averitt v. Murrell, 49 N. C. 323; Hall v. Cranford, 50 N. C. 3; Achenbach v. Johnston, 84 N. C. 264.

WOODWARDS. Officers of the forest, whose duty consists in looking after the wood and vert and venison, and preventing offenses relating to the same. Manw. 189.

WOOL-SACK. The seat of the lord chancellor of England in the house of lords, being a large square bag of wool, without back or arms, covered with red cloth. Webster; Brande.

WOOL SORTERS' DISEASE. In medical jurisprudence. A popular name for malignant anthrax, a disease characterized by malignant pustules or carbuncles, caused by infection by putrid animal matter containing the bacillus anthracis, and chiefly prevalent among persons whose business is to handle wool and hides, such as tanners, butchers, and herdsmen. See Bacon v. United States Mut. Acc. Ass'n, 123 N. Y. 304, 25 N. E. 399, 9 L. R. A. 617, 20 Am. St. Rep. 748.

WORDS. As used in law, this word generally signifies the technical terms and phrases appropriate to particular instruments, or aptly fitted to the expression of a particular intention in legal instruments. See the subtitles following.

-Words of art. The vocabulary or terminology of a particular art or science, and especially those expressions which are idiomatic or peculiar to it. See Cargill v. Thompson, 57 Minn. 534, 59 N. W. 638.-Words of limitation. See LIMITATION.-Words of procreation. To create an estate tail by deed, it is necessary that words of procreation should be used in order to confine the estate to the descendants of the first grantee, as in the usual form of limitation.-""to A. and the heirs of his body." Sweet.-Words of purchase. See PURCHASE.

WORK AND LABOR. The name of one of the common counts in actions of assumpsit, being for work and labor done and materials furnished by the plaintiff for the defendant.

WORK-BEAST, or WORK-HORSE. These terms mean an animal of the horse kind, which can be rendered fit for service, as well as one of maturer age and in actual use. Winfrey v. Zimmerman, 8 Bush (Ky.) 587.

WORK-HOUSE. A place where convicts (or paupers) are confined and kept at labor.

WORKING DAYS. In settling lay-days, or days of demurrage, sometimes the contract specifies "working days;" in the computation, Sundays and custom-house holidays are excluded. 1 Bell, Comm. 577. WORKMAN. One who labors; one who is employed to do business for another.

WORKS. This term means sometimes a mill, factory, or other establishment for performing industrial labor of any sort, (South St. Joseph Land Co. v. Pitt, 114 Mo. 135, 21 S. W. 449,) and sometimes a building, structure, or erection of any kind upon land, as in the civil-law phrase "new works."

-New works. A term of the civil law comprehending every sort of edifice or other structure which is newly commenced on a given estate or lot. Its importance lies chiefly in the fact that a remedy is given ("denunciation of new works") to an adjacent proprietor whose property would be injured or subjected to a more onerous servitude if such a work were allowed to proceed to completion.-Public works. Works, whether of construction or adaptation, undertaken and carried out by the national, state, or municipal authorities, and designed to subserve some purpose of public necessity, use, or convenience; such as public buildings, roads, aqueducts, parks, etc. See Ellis v. Common Council, 123 Mich. 567, 82 N. W. 244; Winters v. Duluth, 82 Minn. 127, 84 N. W. 788.

WORLD. This term sometimes denotes all persons whatsoever who may have, claim, or acquire an interest in the subject-matter; as in saying that a judgment in rem binds "all the world."

WORSHIP. The act of offering honor and adoration to the Divine Being. Religious exercises participated in by a number of persons assembled for that purpose, the disturbance of which is a statutory offense in many states. See Hamsher v. Hamsher, 132 Ill. 273, 22 N. E. 1123, 8 L. R. A. 556; State , v. District Board, 76 Wis. 177, 44 N. W. 967, 7 L. R. A. 330, 20 Am. St. Rep. 41; State v. Buswell, 40 Neb. 158, 58 N. W. 728, 24 L. R. A. 68.

In English law. A title of honor or dignity used in addresses to certain magistrates and other persons of rank or office.

-Public worship. This term may mean the worship of God, conducted and observed under public authority; or it may mean worship in an open or public place, without privacy or concealment; or it may mean the performance of religious exercises, under a provision for an equal right in the whole public to participate in its benefits; or it may be used in contradistinction to worship in the family or the closet. In this country, what is called "public worship" is commonly conducted by voluntary societies, constituted according to their own notions of ecclesiastical authority and ritual propriety, opening their places of worship, and admitting to their religious services such persons, and upon such terms, and subject to such regulations, as they may choose to designate and establish. A church absolutely belonging to the public, and in which all persons without restriction have equal rights, such as the public enjoy in highways or public landings, is certainly a very rare institution. Attorney General v. Merrimack Mfg. Co., 14 Gray (Mass.) 586.

WORT, or WORTH. A curtilage or country farm.

WORTHIEST OF BLOOD. In the English law of descent. A term applied to males, expressive of the preference given to them over females. See 2 Bl. Comm. 234-240.

O WORTHING OF LAND. A certain quantity of land so called in the manor of Kingsland, in Hereford. The tenants are called "worthies." Wharton.

P WOUND. In criminal cases, the definition of a "wound" is an injury to the person by which the skin is broken. State v. Leonard, 22 Mo. 451; Moriarty v. Brooks, 6 Car. & P. 684.

Q "In legal medicine, the term 'wound' is used in a much more comprehensive sense than in surgery. In the latter, it means strictly a solution of continuity; in the former, injuries of every description that affect either the hard or the soft parts; and accordingly under it are comprehended bruises, contusions, fractures, luxations," etc. 2 Beck, Med. Jur. 106.

WOUNDING. An aggravated species of assault and battery, consisting in one person giving another some dangerous hurt. 3 Bl. Comm. 121.

Wreccum maris significat illa bona quæ naufragio ad terram pelluntur. A wreck of the sea signifies those goods which are driven to shore from a shipwreck.

WRECK. At common law. Such goods as after a shipwreck are cast upon the land by the sea, and, as lying within the territory of some county, do not belong to the jurisdiction of the admiralty, but to the common law. 2 Inst. 167; 1 Bl. Comm. 290.

Goods-cast ashore from a wrecked vessel, where no living creature has escaped from the wreck alive; and which are forfeited to the crown, or to persons having the franchise of wreck. Cowell.

In American law. Goods cast ashore by the sea, and not claimed by the owner within a year, or other specified period; and which, in such case, become the property of the state. 2 Kent, Comm. 322.

In maritime law. A ship becomes a wreck when, in consequence of injuries received, she is rendered absolutely unnavigable, or unable to pursue her voyage, without repairs exceeding the half of her value. Wood v. Insurance Co., 6 Mass. 479, 4 Am. Dec. 163; Collard v. Eddy, 17 Mo. 355; Baker v. Hoag, 7 N. Y. 558, 59 Am. Dec. 431; Peele v. Insurance Co., 19 Fed. Cas. 104; Lacaze v. State, 1 Add. (Pa.) 99.

-Wreck commissioners are persons appointed by the English lord chancellor under the merchant shipping act, 1876, (section 29,) to hold investigations at the request of the board of trade into losses, abandonments, damages,

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and casualties of or to ships on or near the coast of the United Kingdom, whereby loss of life is caused. Sweet.

WRECKFREE: Exempt from the forfeiture of shipwrecked goods and vessels to the king. Cowell.

WRIT. A precept in writing, couched in the form of a letter, running in the name of the king, president, or state, issuing from a court of justice, and sealed with its seal, addressed to a sheriff or other officer of the law, or directly to the person whose action the court desires to command, either as the commencement of a suit or other proceeding or as incidental to its progress, and requiring the performance of a specified act, or giving authority and commission to have it done.

For the names and description of various particular writs, see the following titles.

In old English law. An instrument in the form of a letter; a letter or letters of attorney. This is a very ancient sense of the word.

In the old books, "writ" is used as equivalent to "action;" hence writs are sometimes divided into real, personal, and mixed.

In Scotch law. A writing; an instrument in writing, as a deed, bond, contract, etc. 2.Forb. Inst. pt. 2, pp. 175-179.

-Alias writ. A second writ issued in the same cause, where a former writ of the same kind has been issued without effect.-Close writ. In English law, a name given to certain letters of the sovereign, sealed with his great seal and directed to particular persons and for particular purposes, which, not being proper for public inspection, were closed up and sealed on the outside; also, a writ directed to the sheriff instead of to the lord. 2 Bl. Comm. 346, 3 Reeve, Eng. Law, 45.—Concurrent writs. Duplicate originals, or several writs running at the same time for the same purpose, for serv-ice on or arrest of a person, when it is not known where he is to be found; or for service on several persons, as when there are several defendants to an action. Mozley & Whitley. Judicial writs. In English practice. Such writs as issue under the private seal of the courts, and not under the great seal of England, and are tested or witnessed, not in the king's name, but in the name of the chief judge of the court out of which they issue. The word "judicial" is used in contradistinction to "original;" original writs being such as issue out of chancery under the great seal, and are witness-ed in the king's name. See 3 Bl. Comm. 282. chancery lineer the great seal, and are wheness-ed in the king's name. See 3 Bl. Comm. 282. Pullman's Palace-Car Co. v. Washburn (C. C.) 66 Fed. 792.—Junior writ. One which is is-sued, or comes to the officer's hands, at a later time than a similar writ, at the suit of anoth-er party, or on a different claim, against the same defendant.-Original writ. In English practice. An original writ was the process for-merly in use for the commencement of per-sonal actions. It was a mandatory letter from the king, issuing out of chancery, sealed with the great seal, and directed to the sheriff of the the great seal, and directed to the sherm of the county wherein the injury was committed, or was supposed to have been committed, requir-ing him to command the wrong-doer or accus-ed party either to do justice to the plaintiff or else to appear in court and answer the accusa-tion against him. This writ is now disused, the writ of summons being the process prescribed by the writ of summons being the process prescribed by the uniformity of process act for commencing

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personal actions; and under the judicature act, 1873, all suits, even in the court of chancery, are to be commenced by such writs of summons. Brown.—Patent writ. In old practice, an open writ; one not closed or sealed up.—Peremptory writ. An original writ, called from the words of the writ a "si te feoerit securum," and which directed the sheriff to cause the defendant to appear in court without any option given him, provided the plaintiff gave the sheriff security effectually to prosecute his claim. The writ was very occasionally in use, and only where nothing was specifically demanded, but only a satisfaction in general; as in the case of writs of trespass on the case, wherein no debt or other specific thing was sued for, but only damages to be assessed by a jury. Brown.— Prerogative writs. Those issued by the exercise of the extraordinary power of the crown (the court, in modern practice) on proper cause shown; namely, the wriss of procedendo, mandamus, prohibition, quo warranto, habeas corpus, and certiorari.

WRIT DE BONO ET MALO. See DE Bono et Malo; Assize.

WRIT DE HÆRETICO COMBUREN-DO. In English law. The name of a writ formerly issued by the secular courts, for the execution, by burning, of a man who had been convicted in the ecclesiastical courts of heresy.

WRIT DE RATIONABILI PARTE BONORUM. A writ which lay for a widow, against the executor of her deceased husband, to compel the executor to set off to her a third part of the decedent's personalty, after payment of his debts. Fitzh. Nat. Brev. 122, L.

WRIT OF ASSISTANCE. The name of a writ which issues from the court of chancery, in aid of the execution of a judgment at law, to put the complainant into possession of lands adjudged to him, when the sheriff cannot execute the judgment. See Emerick v. Miller (Ind. App.) 62 N. E. 235; Hagerman v. Heltzel, 21 Wash. 444, 58 Pac. 580; O'Connor v. Schaeffel (City Ct. N. Y.) 11 N. Y. Supp. 737; Knight v. Houghtalling, 94 N. C. 410.

WRIT OF ASSOCIATION. In English practice. A writ whereby certain persons (usually the clerk of assize and his subordinate officers) are directed to associate themselves with the justices and serjeants; and they are required to admit the said persons into their society in order to take the assizes. 3 Bl. Comm. 59.

WRIT OF ATTACHMENT. A writ employed to enforce obedience to an order or judgment of the court. It commands the sheriff to attach the disobedient party and to have him before the court to answer his contempt. Smith, Act. 176.

WRIT OF CONSPIRACY. A writ which anciently lay against persons who had BL.LAW DICT.(2D ED.)-78 conspired to injure the plaintiff, under the same circumstances which would now give him an action on the case.

WRIT OF COVENANT. A writ which lies where a party claims damages for breach of covenant; *i. e.*, of a promise under seal.

WRIT OF DEBT. A writ which lies where the party claims the recovery of a debt; *i. e.*, a liquidated or certain sum of money alleged to be due to him.

WRIT OF DECEIT. The name of a writ which lies where one man has done anything in the name of another, by which the latter is damnified and deceived. Finch. Nat. Brev. 95, E.

WRIT OF DELIVERY. A writ of execution employed to enforce a judgment for the delivery of chattels. It commands the sheriff to cause the chattels mentioned in the writ to be returned to the person who has obtained the judgment; and, if the chattels cannot be found, to distrain the person against whom the judgment was given unth returns them. Smith, Act. 175; Sweet.

WRIT OF DETINUE. A writ which lies where a party claims the specific recovery of goods and chattels, or deeds and writings, detained from him. This is seldom used; trover is the more frequent remedy, in cases where it may be brought. Bouvier.

WRIT OF DOWER. This is either a writ of dower unde nihil habet, which lies for a widow, commanding the tenant to assign her dower, no part of which has yet been set off to her; or a writ of right of dower, whereby she seeks to recover the remainder of the dower to which she is entitled, part having been already received from the tenant.

WRIT OF EJECTMENT. The writ in an action of ejectment, for the recovery of lands. See EJECTMENT.

WRIT OF ENTRY. A real action to recover the possession of land where the tenant (or owner) has been disseised or otherwise wrongfully dispossessed. If the disseisor has aliened the land. or if it has descended to his heir, the writ of entry is said to be in the per, because it alleges that the defendant (the alience or heir) obtained possession through the original disseisor. If two alienations (or descents) have taken place, the writ is in the per and cui, because it alleges that the defendant (the second alienee) obtained possession through the first alience. to whom the original dissessor had aliened it. If more than two alienations (or descents) have taken place, the writ is in the post, because it simply alleges that the defendant ac quired possession after the original dissessio. 1234

WRIT OF ERROR. A writ issued from a court of appellate jurisdiction, directed to the judge or judges of a court of record, requiring them to remit to the appellate court the record of an action before them, in which a final judgment has been entered, in order that examination may be made of certain errors alleged to have been committed, and that the judgment may be reversed, corrected, or affirmed, as the case may require. A writ of error is defined to be a commission by which the judges of one court are authorized to examine a record upon which a judgment was given in another court, and, on such examination, to affirm or reverse the same, according to law. Cohens v. Virginia, **R** 6 Wheat. 409, 5 L. Ed. 257.

WRIT OF EXECUTION. A writ to put in force the judgment or decree of a court.

WRIT OF FALSE JUDGMENT. A writ which appears to be still in use to bring appeals to the English high court from inferior courts not of record proceeding according to the course of the common law. Archb. Pr. 1427.

WRIT OF FORMEDON. A writ which lies for the recovery of an estate by a person claiming as issue in tail, or by the remainder-man or reversioner after the termination of the entail. See FORMEDON.

WRIT OF INQUIRY. In common-law practice. A writ which issues after the plaintiff in an action has obtained a judgment by default, on an unliquidated claim, directing the sheriff, with the aid of a jury, to inquire into the amount of the plaintiff's demand and assess his damages. Lennon v. Rawitzer, 57 Conn. 583, 19 Atl. 334; Hayens v. Hartford & N. R. Co., 28 Conn. 70.

WRIT OF MAINPRIZE. In English law. A writ directed to the sheriff, (either generally, when any man is imprisoned for a bailable offense and bail has been refused, or specially, when the offense or cause of commitment is not properly bailable below,) commanding him to take sureties for the prisoner's appearance, commonly called "mainpernors," and to set him at large. 3 Bl. Comm. 128.

WRIT OF MESNE. In old English law. A writ which was so called by reason of the words used in the writ, namely, "Unde idem A. qui medius est inter C. et projatum B.;" that is, A., who is mesne between C., the lord paramount, and B., the tenant paravail. Co: Litt. 100a. WRIT OF POSSESSION. This is the writ of execution employed to enforce a judgment to recover the possession of land. It commands the sheriff to enter the land and give possession of it to the person entitled under the judgment. Smith, Act. 175.

WRIT OF PRÆCIPE. This writ is also called a "writ of covenant," and is sued out by the party to whom lands are to be conveyed by fine, the foundation of which is a supposed agreement or covenant that the one shall convey the land to the other. 2 Bl. Comm. 349.

WRIT OF PREVENTION. This name is given to certain writs which may be issued in anticipation of suits which may arise. Co. Litt. 100.

WRIT OF PROCLAMATION. In English law. By the statute 31 Eliz. c. 3, when an *exigent* is sued out, a writ of proclamation shall issue at the same time, commanding the sheriff of the county where the defendant dwells to make three proclamations thereof, in places the most notorious, and most likely to come to his knowledge, a month before the outlawry shall take place. 3 Bl. Comm. 284.

WRIT OF PROTECTION. In England, the king may, by his writ of protection, privilege any person in his service from arrest in civil proceedings during a year and a day; but this prerogative is seldom, if ever, exercised. Archb. Pr. 687. See Co. Litt. 130a.

WRIT OF QUARE IMPEDIT. See QUARE IMPEDIT.

WRIT OF RECAPTION. If, pending an action of replevin for a distress, the defendant distrains again for the same rent or service, the owner of the goods is not driven to another action of replevin, but is allowed a writ of recaption, by which he recovers the goods and damages for the defendant's contempt of the process of the law in making a second distress while the matter is sub judice. Woodf. Landl. & Ten. 484.

WRIT OF RESTITUTION. A writ which is issued on the reversal of a judgment commanding the sheriff to restore to the defendant below the thing levied upon, if it has not been sold, and, if it has been sold, the proceeds. Bac. Abr. "Execution," Q.

WRIT OF REVIEW. (1) A general designation of any form of process issuing from an appellate court and intended to bring up for review the record or decision of the court below. Burrell v. Burrell, 10 Mass. 222; Hopkins v. Benson, 21 Me. 401; West v. De Moss, 50 La. Ann. 1349, 24 South. 325.

(2) In code practice, a substitute for, or equivalent of, the writ of certiorari. California & O. Land Co. v. Gowen (C. C.) 48 Fed. 775; Burnett v. Douglas County, 4 Or. 389; In re Winegard, 78 Hun, 58, 28 N. Y. Supp. 1039.

WRIT OF RIGHT. This was a writ which lay for one who had the right of property, against another who had the right of possession and the actual occupation. The writ properly lay only to recover corporeal hereditaments for an estate in fee-simple; but there were other writs, said to be "in the nature of a writ of right," available for the recovery of incorporeal hereditaments or of lands for a less estate than a fee-simple. Brown.

In another sense of the term, a "writ of right" is one which is grantable as a matter of right, as opposed to a "prerogative writ," which is issued only as a matter of grace or discretion.

WRIT OF SUMMONS. The writ by which, under the English judicature acts, all actions are commenced.

WRIT OF TOLT. In English law. The name of a writ to remove proceedings on **a** writ of right patent from the court-baron into the county court.

WRIT OF TRIAL. In English law. A writ directing an action brought in a superior court to be tried in an inferior court or before the under-sheriff, under St. 3 & 4 Wm. IV. c. 42. It is now superseded by the county courts act of 1867, c. 142, § 6, by which a defendant, in certain cases, is enabled to obtain an order that the action be tried in a county court. 3 Steph. Comm. 515, n.; Mozley & Whitley.

WRIT OF WASTE. The name of a writ to be issued against a tenant who has committed waste of the premises. There are several forms of this writ. Fitzh. Nat. Brev. 125.

WRIT PRO RETORNO HABENDO. A writ commanding the return of the goods to the defendant, upon a judgment in his favor in replevin, upon the plaintiff's default.

WRITER OF THE TALLIES. In England. An officer of the exchequer whose duty it was to write upon the tallies the letters of tellers' bills.

WRITER TO THE SIGNET. In Scotch law. An officer nearly corresponding to an attorney at law, in English and American practice. "Writers to the signet," called also "clerks to the signet," derive their name from the circumstance that they were an

clently clerks in the office of the secretary of state, by whom writs were prepared and issued under the royal *signet* or seal; and, when the signet became employed in judicial proceedings, they obtained a monopoly of the privileges of acting as agents or attorneys before the court of session. Brande, voc. "Signet."

WRITING. The expression of ideas by letters visible to the eye. Clason v. Bailey, 14 Johns. (N. Y.) 491. The giving an outward and objective form to a contract, will, etc., by means of letters or marks placed upon paper, parchment, or other material substance.

In the most general sense of the word, "writing" denotes a document, whether manuscript or printed, as opposed to mere spoken words. Writing is essential to the validity of certain contracts and other transactions. Sweet.

WRITING OBLIGATORY. The technical name by which a *bond* is described in pleading. Denton v. Adams, 6 Vt. 40.

WRITTEN LAW. One of the two leading divisions of the Roman law, comprising the leges, plebiscita, senatus-consulta, principum placita, magistratuum edicta, and responsa prudentum. Inst. 1, 2, 3.

Statute law; law deriving its force from express legislative enactment. 1 Bl. Comm. 62, 85.

WRONG. An injury; a tort; a violation of right or of law.

The idea of rights naturally suggests the correlative one of wrongs; for every right is capable of being violated. A right to receive payment for goods sold (for example) implies a wrong on the part of him who owes, but withholds the price; a right to live in personal security, a wrong on the part of him who commits personal violence. And therefore, while, in a general point of view, the law is intended for the establishment and maintenance of rights, we find it, on closer examination, to be dealing both with rights and wrongs. It first fixes the character and definition of rights, and then, with a view to their effectual security, proceeds to define wrongs, and to devise the means by which the latter shall be prevented or redressed. 1 Steph. Comm. 128.

-Private wrongs. The violation of public or private rights, when considered in reference to the injury sustained by the individual, and consequently as subjects for civil redress or compensaton. 3 Steph. Comm. 356; Huntington v. Attrill, 146 U. S. 657, 13 Sup. Ct. 224, 36 L. Ed. 1123; Tomlin v. Hildreth, 65 N. J. Law, 438, 47 Atl. 649.-Public wrongs. Violations of public rights and duties which affect the whole community, considered as a community; crimes and misdemeanors. 3 Bl. Comm. 2; 4 Bl. Comm. 1.-Real wrong. In old English law. An injury to the freehold.

WRONG-DOER. One who commits an injury; a tort-feasor.

WRONGFULLY INTENDING. In the language of pleading, this phrase is appro-

WRONGOUS

WRONGOUS. In Scotch law. Wrongful; unlawful; as wrongous imprisonment. Ersk. Prin. 4, 4, 25.

P X. In the written terminology of various arts and trades, where two or more dimensions of the same piece or article are to be stated, this letter is a well-known symbol equivalent to the word "by." Thus, the formula "3 x 5 in." will be understood, or may be explained by parol evidence, to mean "three by five inches," that is, measuring three inches in one direction and five in another. See Jaqua v. Witham & A. Co., 106 Ind. 547, R 7 N. E. 314.

YA ET NAY. In old records. Mere assertion and denial, without oath.

YACHT. A light sea-going vessel, used only for pleasure-trips, racing, etc. Webster. See 22 St. at Large, 566 (U. S. Comp. St. 1901, p. 2845); Rev. St. U. S. §§ 4215-4218 (U. S. Comp. St. 1901, p. 2847).

YARD. A measure of length, containing three feet, or thirty-six inches.

A piece of land inclosed for the use and accommodation of the inhabitants of a house.

YARDLAND, or virgata terræ, is a quantity of land, said by some to be twenty acres, but by Coke to be of uncertain extent.

YEA AND NAY. Yes and no. According to a charter of Athelstan, the people of Ripon were to be believed in all actions or suits upon their yea and nay, without the Wnecessity of taking any oath. Brown.

YEAR. The period in which the revolution of the earth round the sun, and the accompanying changes in the order of nature, are completed. Generally, when a statute speaks of a year, twelve calendar, and not lunar, months are intended. Cro. Jac. 166. The year is either astronomical, ecclesiastical, or regnal, beginning on the 1st of January, or 25th of March, or the day of the sovereign's accession. Wharton.

-Natural year. In old English law. That period of time in which the sun was supposed to revolve in its orbit, consisting of 365 days and one-fourth of a day, or six hours. Bract. fol. 359b.-Year and day. This period was fixed for many purposes in law. Thus, in the case of an estray, if the owner did not claim it within that time, it became the property of the

WYTE. In old English law: Acquittance or immunity from amercement.

XENODOCHIUM. In the civil and old English law. An inn allowed by public license, for the entertainment of strangers, and other guests. Calvin.; Cowell.

A hospital; a place where sick and infirm persons are taken care of. Cowell.

XENODOCHY. Reception of strangers; hospitality. Enc. Lond.

XYLON. A punishment among the Greeks answering to our stocks. Wharton.

lord. So the owners of wreck must claim it within a year and a day. Death must follow upon wounding within a year and a day if the wounding is to be indicted as murder. Also, a year and a day were given for prosecuting or avoiding certain legal acts; e. g., for bringing actions after entry, for making claim for avoiding a fine, etc. Brown.—Year books. Books of reports of cases in a regular series from the reign of the English King Edward I., inclusive, to the time of Henry VIII., which were taken by the prothonotaries or chief scribes of the courts, at the expense of the crown, and published annually; whence their name, "Year Books." Brown.—Year, day, and waste. In English law. An ancient prerogative of the king, whereby he was entitled to the profits, for a year and a day, of the lands of persons attainted of petty treason or felony, together with the right of wasting the tenements, afterwards restoring the property to the lord of the fee. Abrogated by St. 54 Geo. III. c. 145. Whartion.—Year to year; or by a general parol de mise, without any determinate interest, but reserving the payment of an annual rent; or impliedly, as when property is occupied generally under a rent payable yearly, half-yearly, or quarterly; or when a tenant holds over, after the expiration of his term, without having enerally under a nent payable yearly, half-yearly, or quarterly; or when a tenant holds over, after the expiration of his term, without having entered into any new contract, and pays rent, (before which he is tenant on sufferance.) Wharton.—Years.

YEAS AND NAYS. The affirmative and negative votes on a bill or measure before a legislative assembly. "Calling the yeas and nays" is calling for the individual and oral vote of each member, usually upon a call of the roll.

YEME. In old records. Winter; a corruption of the Latin "hiems."

YEOMAN. In English law. A commoner; a freeholder under the rank of gentle-

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man. Cowell. A man who has free land of lorty shillings by the year; who was anciently thereby qualified to serve on juries, vote for knights of the shire, and do any other act, where the law requires one that is probus et legalis homo. 1 Bl. Comm. 406, 407.

This term is occasionally used in American law, but without any definite meaning, except in the United States navy, where it designates an appointive petty officer, who has charge of the stores and supplies in his department of the ship's economy.

-Yeomanry. The collected body of yeomen. -Yeomen of the guard. Properly called "yeomen of the guard of the royal household;" a body of men of the best rank under the gentry, and of a larger statute than ordinary, every one being required to be six feet high. Enc. Lond.

YEVEN, or YEOVEN. Given; dated. Cowell.

YIELD, in the law of real property, is to perform a service due by a tenant to his lord. Hence the usual form of reservation of a rent in a lease begins with the words "yielding and paying." Sweet.

YIELDING AND PAYING. In conveyancing. The initial words of that clause in leases in which the rent to be paid by the lessee is mentioned and reserved.

YOKELET. A little farm, requiring but .a yoke of oxen to till it.

YORK, CUSTOM OF. A custom of the province of York in England, by which the effects of an intestate, after payment of his debts, are in general divided according to the ancient universal doctrine of the pars rationabilis; that is, one-third each to the widow, children, and administrator. 2 Bl. Comm. 518.

YORK, STATUTE OF. An important English statute passed at the city of York, in the twelfth year of Edward II., containing provisions on the subject of attorneys, witnesses, the taking of inquests by *nisi* prius, etc. 2 Reeve, Eng. Law, 299-302.

YORKSHIRE REGISTRIES. The registries of titles to land provided by acts of parliament for the ridings of the county of York in England. These resemble the offices for the registration or recording of deeds commonly established in the several counties of the states.

YOUNGER CHILDREN. This phrase, when used in English conveyancing with reference to settlements of land, signifies all such children as are not entitled to the rights of an eldest son. It therefore includes daughters, even those who are older than the eldest son. Mozley & Whitley.

YOUTH. This word may include children and youth of both sexes. Nelson v. Cushing, 2 Cush. (Mass.) 519, 528.

YULE. The times of Christmas and Lam-

YVERNAIL BLE. L. Fr. Winter grain. Kelham.

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ZANJA. Span. A water ditch or artificial canal, and particularly one used for purposes of irrigation, See Pico v. Colimas, 32 Cal. 578.

ZANJERO. Span. A water commissioner or superintendent, or supervisor of an irrigation system. See Pico v. Colimas, 32 Cal. 578.

ZEALOT. This word is commonly taken in a bad sense, as denoting a separatist from the Church of England, or a fanatic. Brown.

ZEALOUS WITNESS. An untechnical term denoting a witness, on the trial of a cause, who manifests a partiality for the side calling him, and an eager readiness to R tell anything which he thinks may be of advantage to that side.

ZEIR. O. Sc. Year. "Zeir and day." Bell.

S ZEMINDAR. In Hindu law. Landkeeper. An officer who under the Mohammedan government was charged with the financial superintendence of the lands of a district, the protection of the cultivators, and the realization of the government's share of its produce, either in money or kind. Wharton.

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ZETETICK. Proceeding by inquiry. Eng. Lond.

ZIGARI, or ZINGARI. Rognes and vagabonds in the middle ages; from Zigi, new Circassia.

ZOLL-VEREIN. A union of German states for uniformity of customs, established in 1819. It continued until the unification of the German empire, including Prussia, Saxony, Bavaria, Wurtemberg, Baden, Hesso-Cassel, Brunswick, and Mecklenburg-Strelitz, and all intermediate principalities. It has now been superseded by the German empire; and the federal council of the empire line taken the place of that of the Zoll-Verein. Wharton.

ZYGOCEPHALUM. In the civil law. A measure or quantity of land. Nov. 17, c. 8. As much land as a yoke of oxen could play in a day. Calvin.

ZYGOSTATES. In the civil law. A weigher; an officer who held or looked to the balance in weighing money between buyer and seller; an officer appointed to determine controversies about the weight of money. Spelman.

ZYTHUM. Lat. A liquor or beverage made of wheat or barley. Dig. 33, 6, 9, pr.

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APPENDIX

TABLE OF ABBREVIATIONS

A. Alabama; — Arkansas; — Abbott (see **▲bb.**);—Annuals (Louisiana);—Atlantic Reporter.

A. B. Anonymous Reports at the end of Bendloe.

A. B. R. American Bankruptcy Reports.

A'B. R. J. N. S. W. A'Beckett's Reserved (Equity) Judgments, New South Wales.

A'B. R. J. P. P. A'Beckett's Reserved Judgments, Port Philip.

A. C. Appellate Court;—Case on Appeal; —Appeal Cases.

[1891] A. C. Law Reports, Appeal Cases, from 1891 onward.

A. C. C. American Corporation Cases (Withrow's).

A. C. R. American Criminal Reports.

A. D. American Decisions;—Appellate Division, New York Supreme Court.

A. E. C. American Electrical Cases.

A. G. Dec. Attorney General's Decisions.

A.G. Op. Attorney General's Opinions.

A. Ins. R. American Insolvency Reports. A. K. Marsh. A. K. Marshall's Kentucky Reports.

A. L. C. American Leading Cases.

A. Moo. A. Moore's Reports, in vol. 1 Bosanquet & Puller.

A. M. & O. Armstrong, Macartney & Ogle's Irish Nisi Prius Reports.

A. N. C. Abbott's New Cases, New York; —American Negligence Cases.

A. N. R. American Negligence Reports, Current Series.

A. P. B. Ashurst's Paper Books (MSS. in Lincoln's Inn Library).

A. R. American Reports;—Atlantic Reporter;—Appeal Reports, Ontario.

A. R. C. American Railway Cases.

A. R. R. American Railway Reports.

A. R. V. R. 22. Anno Regni Victoriæ Regina Vicesimo Secundo.

A. Rep. American Reports;—Atlantic Reporter (commonly cited Atl. or A.).

A.S.R. American State Reports.

A. & E. Adolphus & Ellis' English Queen's Bench Reports;—Admiralty and Ecclesiastical

A. & E. Corp. Ca. American and English Corporation Cases.

BL.LAW DICT.(2D ED.)

A. & E. Ency. American and English Encyclopædia of Law.

A & E. N. S. Adolphus & Ellis' English Queen's Bench Reports, New Series.

A. & E. R. R. C. American & English Railroad Cases.

A. & H. Arnold & Hodges' English Queen's Bench Reports.

A. & N. Alcock & Napier's Irish King's Bench Reports.

Ab. Eq. Cas. Equity Cases Abridged (English).

Abb. Abbott. See below.

Abb. Ad. (or Abb. Adm.). Abbott's Admiralty Reports.

Abb. App. Dec. Abbott's New York Court of Appeals Decisions.

Abb. Beech. Tr. Abbott's Report of the Beecher Trial.

Abb. C. C. Abbott's Circuit Court, United States.

Abb. Ct. App. Abbott's New York Court of Appeals Decisions.

Abb. Dec. Abbott's New York Court of Appeals Decisions.

Abb. Dig. Abbott's New York Digest.

Abb. Dig. Corp. Abbott's Digest Law of Corporations.

Abb. Mo. Ind. Abbott's Monthly Index. Abb. N. C. Abbott's New Cases, New York.

Abb. N. S. Abbott's Practice Reports, New Series.

Abb. N. Y. App. Abbott's New York Court of Appeals Decisions.

Abb. N. Y. Dig. Abbott's New York Digest.

Abb. Nat. Dig. Abbott's National Digest. Abb. Pr. (or Prac.). Abbott's New York

Practice Reports. **Abb. Pr. N. S.** Abbott's New York Practice Reports, New Series.

Abb. Ship. Abbott (Lord Tenterden) on Shipping.

Abb. Tr. Ev. Abbott's Trial Evidence.

Abb. U. S., Abbott's United States Circuit Court Reports.

Abb. Y. Bk. Abbott's Year Book of Jurisprudence. Abbott

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Abbott. Abbott's Dictionary.

- A'Beck. Judg. Vict. A'Beckett's Reserved Judgments of Victoria.
 - Abr. Abridgment;-Abridged.

Abr. Case. Crawford & Dix's Abridged Cases, Ireland.

O Abr. Case. Eq. Equity Cases Abridged (English).

Act. (or Act. Pr. C.). Acton's English Privy Council Reports.

Ad. Jus. Adam's Justiciary Reports **P** (Scotch).

Ad. & E. (or Ad. & Ell.). Adolphus & Ellis' English King's Bench Reports.

- Ad. & Ell. N. S. Adolphus & Ellis' Reports, New Series;—English Queen's Bench (commonlý cited Q. B.).
- Adams. Adams' Reports, vols. 41, 42 Maine;—Adams' Reports, vol. 1 New Hampshire.
 - Adams, Eq. Adams' Equity.

Adams, Rom. Ant. Adams, Roman Anti-Quities.

Add. Addison's Reports, Pennsylvania;— Addams' English Ecclesiastical Reports.

Add. Eec. Addams' Ecclesiastical Reports. Addams. Addams' Ecclesiastical Reports, English.

Addis. (or Add. Pa.). Addison's (Pennsylvania County Court) Reports.

Adm. & Ecc. Admiralty and Ecclesiastical;—English Law Reports, Admiralty and Ecclesiastical.

Adol. & El. Adolphus & Ellis' Reports, English King's Bench.

Adol. & El. (N. S.). Adolphus & Ellis' Reports, New Series, English Queen's Bench. Adolph. & E. Adolphus & Ellis' English

King's Bench Reports.

Adolph. & E. N. S. Adolphus & Ellis' New Series (usually cited as Queen's Bench). Agra, H. C. Agra High Court Reports (India).

Aik. Aikens' Vermont Reports.

Aikens (Vt.). Aikens' Reports, Vermont. Ainsw. (or Ainsworth). Ainsworth's Lexicon.

Al. Aleyn's Select Cases, King's Bench;— Alabama;—Allen.

Al. Tel. Ca. Allen's Telegraph Cases.

Al. & Nap. Alcock & Napier's Irish King's Bench Reports.

Ala. Alabama;—Alabama Reports.

Ala. N. S. Alabama Reports, New Series. Ala. Sel. Cas. Alabama Select Cases, by

X Shepherd, see Alabama Reports, vols. 37, 38 and 39.

Ala. St. Bar Assn. Alabama State Bar Association.

Alaska Co. Alaska Codes, Carter.

Alb. Arb. Albert Arbitration (Lord Cairns' Decisions).

Alc. (or Alc. Reg. or Alc. Reg. Cas.). Alcock's Irish Registry Cases.

Alc. & Nap. Alcock & Napier's Irish King's Bench Reports. Ald. Alden's Condensed Reports, Pennsylvania.

Alex. Cas. Report of the Alexandria Case by Dudley.

Alexander. Alexander's Reports, vols. 66-72 Mississippi.

Aleyn. Aleyn's Select Cases, English King's Bench.

Alis. Prin. Scotch Law. Alison's Principles of the Criminal Law of Scotland.

All. Allen's Massachusetts Reports.

All. N. B. Allen's New Brunswick Reports.

All. Ser. Allahabad Series, Indian Law Reports.

All. Tel. Cas. Allen's Telegraph Cases.

Allen. Allen's Massachusetts Reports;— Allen's Reports, New Brunswick;—Allen's Reports, Washington.

Allen Tel. Cas. Allen's Telegraph Cases. Allin. Allinson, Pennsylvania Superior and District Court.

Am. Bank. R. (or Am. B'kc'y Rep.). American Bankruptcy Reports.

Am. Cent. Dig. American Digest (Century Edition).

Am. Corp. Cas. American Corporation Cases (Withrow's).

Am. Cr. Rep. American Criminal Reports. Am. Cr. Tr. American Criminal Trials. Chandler's.

Am. Dec. American Decisions.

Am. Dig. American Digest.

Am. Dig. Cent. Ed. American Digest (Century Edition).

Am. Dig. Dec. Ed. (or Decen. Ed.). American Digest (Decennial Edition).

Am El. Ca. (or Am. Elec. Ca.). American Electrical Cases.

Am. Ins. Rep. (or Am. Insol. Rep.). American Insolvency Reports.

Am. Jour. Pol. American Journal of Politics.

Am. Jour. Soc. American Journal of Sociology.

Am. Jur. American Jurist, Boston.

Am. L. C. R. P. Sharswood and Budd's Leading Cases on Real Property.

Am. L. Cas. American Leading Cases.

Am. L. J. American Law Journal (Hall's) Philadelphia.

Am. L. J. N. S. American Law Journal, New Series, Philadelphia.

Am. L. Rev. American Law Review, Boston.

Am. L. T. R. American Law Times Reports.

Am. L. T. R. N. S. American Law Times Reports, New Series.

Am. Law Rec. American Law Record (Cincinnati).

Am. Lead. Cas. American Leading Cases (Hare & Wallace's).

Am. Neg. Ca. (or Cas.) American Negligence Cases.

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Am. Neg. Rep. American Negligence Reports.

Am. Pr. Rep. American Practice Reports, Washington, D. C.

Am. Prob. Rep. American Probate Reports.

Am. R. R. Cas. American Railway Cases (Smith & Bates').

Am. R. R. Rep. American Railway Reports, New York.

Am. R. R. & C. Rep. American Railroad and Corporation Reports.

Am. Rep. American Reports (Selected Cases).

Am. Ry. Ca. American Railway Cases.

Am. Ry. Rep. American Railway Reporta. Am. St. Rep. American State Reports.

Am. St. Ry. Dec. American Street Railway Decisions.

Am. Tr.-M. Cas. American Trade-Mark Cases (Cox's).

Am. & Eng. Corp. Cas. American and English Corporation Cases.

Am. & Eng. Dec. in Eq. American and English Decisions in Equity.

Am. & Eng. Ency. Law. American and English Encyclopædia of Law.

Am. & Eng. Pat. Ca. American and English Patent Cases.

Am. & Eng. R. R. Ca. American and English Railroad Cases.

Am. & Eng. Ry. Ca. American and English Railway Cases.

Amb. (or Ambl.) Ambler's English Chancery Reports.

Amer. American;—Amerman, vols. 111-115 Pennsylvania.

Amer. Jur. American Jurist.

Amer. Law. American Lawyer, New York.

Amer. Law Reg. (N. S.). American Law Register, New Series.

Amer. Law Reg. (O. S.). American Law Register, Old Series.

Amer. Law Rev. American Law Review. Amer. & Eng. Enc. Law. American & English Encyclopædia of Law.

Ames. Ames' Reports, vols. 4-8 Rhode Island ;—Ames' Reports, vol. 1 Minnesota.

Ames Cas. B. & N. Ames' Cases on Bills and Notes.

Ames Cas. Par. Ames' Cases on Partnership.

Ames Cas. Pl. Ames' Cases on Pleading. Ames Cas. Sur. Ames' Cases on Suretythip.

Ames Cas. Trusts. Ames' Cases on Trusta. Ames, K. & B. Ames, Knowles & Brad-

ley's Reports, vol. 8 Rhode Island.

Amos & F. Fixt. Amos & Ferrard on Fixtures.

And. Andrews' Reports, vols. 63-72 Connecticnt;—Andrews' English King's Bench Reports.

Anders. (or Anderson). Anderson's Reports, English Court of Common Pleas.

Andr. (or Andrews). Andrews' English King's Bench Report. See also And. Ang. Lim. Angell on Limitations.

Ang. Tide Waters. Angell on Tide Waters.

Ang. Water Courses. Angell on Water Courses.

Ang. & A. Corp. Angell & Ames on Corporations.

Ang. & Dur. Angell & Durfee's Reports, vol. 1 Rhode Island.

Ann. Cas. American & English Annotated Cases ;—New York Annotated Cases.

Ann. Reg. Annual Register, London.

Ann. St. Annotated Statutes.

Annaly. Annaly's edition of Lee tempore Hardwicke.

Anne. Queen Anne (thus "1 Anne," denotes the first year of the reign of Queen Anne).

Anson, Cont. Anson on Contracts.

Anstr. 'Anstruther's Reports, English Exchequer.

Anth. Anthon's New York Nisi Prius Reports;—Anthony's Illinois Digest.

Anth. N. P. Anthon's New York Nisi Prius Reports.

Anth. Shep. Anthony's edition of Shephard's Touchstone.

Ap. Justin. Apud Justinianum;—In Justinian's Institutes.

App. Appleton's Reports, vols. 19, 20 Maine.

App. Cas. Appeal Cases, English Law Reports;—Appeal Cases, United States;—Appeal Cases of the different States;—Appeal Cases, District of Columbia.

[1891] App. Cas. Law Reports, Appeal Cases, from 1891 onward.

App. Cas. Beng. Sevestre and Marshall's Bengal Reports.

App. Ct. Rep. Bradwell's Illinois Appeal Court Reports.

App. D. C. Appeals, District of Columbia.

App. Div. Appellate Division, New York. **App. Jur. Act 1876.** Appellate Jurisdic-

tion Act, 1876, 39 & 40 Vict. c. 59.

App. N. Z. Appeal Reports, New Zealand. ' **App. Rep. Ont.** Appeal Reports, Ontario. **Appe. Bre.** Appendix to Breese's Reports.

Appleton. Appleton's Reports, vols. 19, 20 Maine.

Ar. Rep. Argus Reports, Victoria.

Arabin. Decisions of Seargeant Arabin. Arbuth. Arbuthnot's Select Criminal Cases, Madras.

Arch. Court of Arches, England.

Arch. P. L. Cas. Archbold's Abridgment of Poor Law Cases.

Arch. Sum. Archbold's Summary of Laws of England.

Archb. Civil Pl. Archbold's Civil Plead-

Archb. Crim. PL Archbold's Criminal Pleading.

Archb. Landl. & Ten. Archbold's Landlord and Tenant.

Archb. N. P. Archbold's Nisi Prius Law.

Archb. New Pr. (or N. Prac.). Archbold's New Practice.

Archb. Pr. Archbold's Practice.

- Archbold's Practice Archb. Pr. K. B. King's Bench.
- Archer & Hogue. Archer & Hogue's Re-U ports, vol. 2 Florida.

Arg. Fr. Merc. Law. Argles (Napoleon), Treatise Upon French Mercantile Law, etc. Arg. Rep. Reports printed in Melbourne Argus, Australia.

Ariz. Arizona ;- Arizona Reports.

Arkansas;-Arkansas Reports;-Ark. Arkley's Justiciary Reports, Scotland.

- Arkl. (or Arkley). Arkley's Justiciary Reports, Scotland.
- Arms. Br., P. Cas. Armstrong's Breach of Privilege Cases, New York.
 - Arms. Con. Elec. Armstrong's New York **C**ontested Elections.

Arms. Elect. Cas. Armstrong's Cases of Contested Elections, New York.

- Arms. M. & O. (or Arms. Mac. & Og.). Armstrong, Macartney, & Ogle's Irish Nisi Prius Reports.
 - Arms. Tr. Armstrong's Limerick Trials, Ireland.
- Arn. Arnold's English Common Pleas Reports ;-Arnot's Criminal Trials, Scotland.
 - Arn. El. Cas. Arnold's Election Cases. English.

Arn. Ins. Arnould on Marine Insurance. Arn. & H. (or Arn. & Hod.). Arnold & Hodges' English Queen's Bench Reports.

Arn. & Hod. B. C. Arnold & Hodges' English Bail Court Reports.

- Arn. & Hod. Pr. Cas. Arnold & Hodges' Practice Cases, English.
- Arnold. Arnold's Common Pleas Reports, English.

Arnot Cr. C. Arnot's Criminal Cases, Scotland.

Artic. Cleri. Articles of the clergy.

Articuli sup. Chart. Articles upon the charters.

Ashe. Ashe's Tables to the Year Books (or to Coke's Reports;-or to Dyer's Reports). Ashm. Ashmead's Pennsylvania Reports.

Ashton. Ashton's Reports, vols. 9-12 Opinions of the United States Attorneys General. 101.10

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X

Ashurst MS. Ashurst's Paper Books, Lincoln's Inn Library;-Ashurst's Manuscript Reports, printed in vol. 2 Chitty.

Asp. Aspinall, English Admiralty.

Asp. Cas. (or Rep.). English Marithme Law Cases, new series by Aspinall.

Asp. M. C. Aspinall's Maritime Cases. Ass. Book of Assizes.

Ass. Jerus. Assizes of Jerusalem.

Ast. Ent. Aston's Entries.

Atch. Atchison's English Navigation and Trade Reports.

Ath. Mar. Sett. Atherly on Marriage Settlements.

Atk. Atkyn's English Chancery Reports. Atk. P. T. Atkyn's Parliamentary Tracts. Atk. Sher. Atkinson on Sheriffs.

Atl. Atlantic Reporter.

Atl. Mo. Atlantic Monthly.

Atl. R. (or Rep.). Atlantic Reporter.

Atty. Gen. Op. Attorney-Generals' Opinions, United States.

Atty. Gen. Op. N. Y. Attorney-Generals' Opinions, New York.

Atwater. Atwater's Reports, vol. 1 Minnesota.

Auch. Auchinleck's Manuscript Cases, Scotch Court of Session.

Auct. Reg. & L. Chron. Auction Register and Law Chronicle.

Aul. Gel. Noctes Attica. Aulus Gellius, Noctes Atticæ.

Aust. Austin's English County Court Cases ;—Australia.

Aust. Jur. Austin's Province of Jurisprudence.

Aust. Jur. Abr. Austin's Lectures on Jurisprudence, abridged.

Aust. L. T. Australian Law Times.

Austin (Ceylon). Austin's Ceylon Reports. Austin C. C. Austin's English County Court Reports.

Ayl. Pan. See Ayliffe.

Ayl. Pand. See Ayliffe.

Ayl. Par. See Ayliffe.

1 1

Ayliffe. / Ayliffe's Pandects;-Ayliffe's Parergon Juris Canonici Angelicani.

Ayliffe Parerg. See Ayliffe.

Aruni, Mar. Law. Azuni on Maritime Law. · 6.

B

B.C. Bankruptcy Cases.

B. C. C. Bail Court Reports (Saunders & Cole);—Bail Court Cases (Lowndes & Max-well);—Brown's Chancery Cases.

B. C. R. (or B. C. Rep.). Saunders & Cole's Bail Court Reports, English;—British Columbia Reports.

B. Ch. Barbour's Chancery Reports, New York.

B. D. & O. Blackham, Dundas & Osborne's Nisi Prius Reports, Ireland.

B. L. R. Bengal Law Reports.

B. M. Burrow's Reports *tempore* Mansfield;—Ben Monroe's Reports, Kentucky;— Moore's Reports, English.

B. Mon. Ben Monroe's Reports, Kentucky. **B. Moore.** Moore's Reports, English.

B. N. C. Bingham's New Cases, English Common Pleas;—Brooke's New Cases, English King's Bench ;—Busbee's North Carolina Law Reports.

B. N. P. Buller's Nisi Prius.

B. P. B. Buller's Paper Book, Lincoln's Inn Library.

B. P. C. Brown's Cases in Parliament.

B. P. L. Cas. Bott's Poor Law Cases.

B. P. N. R. Bosanquet & Puller's New Reports, English Common Pleas.

B. P. R. Brown's Parliamentary Reports. **B. R.** Bancus Regis, or King's Bench;— Bankruptcy Reports;—Bankruptcy Register, New York;—National Bankruptcy Register Reports.

B. R. H. Cases in King's Bench tempore Hardwicke.

B. & A. Barnewall & Adolphus' English King's Bench Reports;—Barnewall & Alderson's English King's Bench Reports;—Baron & Arnold's English Election Cases;—Baron & Austin's English Election Cases;—Banning & Arden's Patent Cases.

B. & Ad. (or Adol.). Barnewall & Adolphus' English King's Bench Reports.

B. & Ald. Barnewall & Alderson's English King's Bench Reports.

B. & Arn. Barron & Arnold's Election Cases.

B. & Aust. Barron & Austin's English Election Cases.

B. & B. Broderip & Bingham's English Common Pleas Reports;—Ball & Beatty's Irish Chancery Reports;—Bowler & Bowers, vols. 2, 3 United States Comptroller's Decisions.

B. & C. Barnewall & Cresswell's English King's Bench Reports.

B. & D. Benloe & Dalison, English.

B. & F. Broderip & Fremantle's English Ecclesiastical Reports.

B. & H. Blatchford & Howland's United States District Court Reports.

B. & H. Dig. Bennett & Heard's Massachusetts Digest. B. & H. Lead. Cas. Bennett & Heard's Leading Criminal Cases.

B. & I. Bankruptcy and Insolvency Cases. **B. & L.** Browning & Lushington's English Admiralty Reports.

B. & M. (or B. & Macn.). Browne & Macnamara's Reports, English.

B. & P. Bosanquet & Puller's English Common Pleas Reports.

B. & P. N. R. Bosanquet & Puller's New Reports.

B. & S. Best & Smith's English Queen's Bench Reports.

B. & V. Beling & Vanderstraaten's Reports, Ceylon.

Ba. & Be. Ball & Beatty's Irish Chancery Reports.

Bab. Auct. Babington on Auctions.

Bac. Aph. (or Bac. Aphorisms). Bacon's (Sir Francis) Aphorisms.

Bac. Dig. Bacon's Georgia Digest.

Bac. Max. Bacon's (Sir Francis) Maxims. Bac. Read. Uses. Bacon (Sir Francis),

Reading upon the Statute of Uses. Bac. St. Uses. Bacon (Sir Francis), Reading upon the Statute of Uses.

Bac. Ir. Bacon (Sir Francis), Law Tracts.

Bac. Works. Bacon's (Sir Francis), Works. Bach. Bach's Reports, vols. 19-21 Montana.

Bacon. Bacon's Abridgment;—Bacon's Aphorisms;—Bacon's Complete Arbitrator; —Bacon's Elements of the Common Law;— Bacon on Government;—Bacon's Law Tracts; —Bacon on Leases and Terms of Years;— Bacon's Maxims;—Bacon on Uses.

Bagl. Bagley's Reports, vols. 16-19 California.

Bail. Bailey's Law Reports, South Carolina.

Bail Ct. Cas. Lowndes & Maxwell's English Bail Court Cases.

Bail Ct. Rep. Saunders & Cole's English Bail Court Reports;—Lowndes & Maxwell's English Bail Court Cases.

Bail. Dig. Bailey's North Carolina Digest. Bail. Eq. Bailey's Equity Reports, South Carolina.

Bailey. Bailey's Law Reports, South Carolina Court of Appeals.

Bailey Eq. Bailey's Equity Reports, South Carolina Court of Appeals.

Baill. Dig. Baillie's Digest of Mohammedan Law.

Bainb. Mines. Bainbridge on Mines and Minerals.

Baker, Quar. Baker's Law of Quarantine.

Bald. App. 11 Pet. Baldwin's Appendix . to 11 Peters.

Bald. (or Bald. C. C.). Baldwin's United States Circuit Court Reports ;—Baldus (Commentator on the Code);—Baldasseroui (on Maritime Law). Baldw-Dig. Baldwin's Connecticut Digest.

Balf. Balfour's Practice, Laws of Scotland.

Ball & B. Ball & Beatty's Irish Chancery Reports.

Bank. and Ins. R. Bankruptcy and Insolvency Reports, English.

Bank. Ct. Rep. Bankrupt Court Reports, New York;—The American Law Times Bankruptcy Reports are sometimes thus cited.

Bank. I. (or Bank. Inst.). Bankter's Institutes of Scottish Law.

Bank. Rep. American Law Times Bankruptcy Reports.

Bank. & Ins. Bankruptcy and Insolvency Reports, English.

Banks. Banks' Reports, vols. 1-5 Kansas. Bann. Bannister's Reports, English Common Pleas.

Bann. Br. Bannister's edition of O. Bridgman's English Common Pleas Reports.

- Bann. & A. Pat. Ca. Banning & Arden's Patent Cases.
 - **Bar.** Barnardiston's English King's Bench Reports; — Barnardiston's Chancery; — Bar

Reports in all the Courts, English;-Bar-

bour's Supreme Court Reports, New York ;--

- Barrows' Reports, vol. 18 Rhode Island.
 - Bar. Ch. (or Chy.). Barnardiston's English Chancery Reports.
 - Bar. Mag. Barrington's Magna Charta.

Bar. N. Barnes' Notes, English Common Pleas Reports.

Bar. Obs. St. Barrington's Observations upon the Statutes from Magna Charta to 21 James I.

- Bar. & Ad. Barnewall & Adolphus' English King's Bench Reports.
 - **Bar. & Al.** Barnewall & Alderson's English King's Bench Reports.
 - Bar. & Arn. Barron & Arnold's English Election Cases.
- Bar. & Aust. (or Au.). Barron & Austin's English Election Cases.

Bar. & Cr. Barnewall & Cresswell's English King's Bench Reports.

Barb. Barbour's Supreme Court Reports, New York;—Barber's Reports, vols. 14-24 Arkansas.

Barb. Abs. Barbour's Abstracts of Chancellor's Decisions, New York.

Barb. App. Dig. Barber's Digest, New York.

Barb. Ark. Barber's Reports, vols. 14-24 Arkansas.

Barb. Ch. Barbour's New York Chancery Reports.

Barb. Ch. Pr. Barbour's Chancery Practice (Text Book).

Barb. Dig. Barber's Digest of Kentucky. Barb. S. C. Barbour's Supreme Court Reports, New York.

Barbe. Barber's Reports, Arkansas. See Barb. Ark.

Z Bare. Dig. Barclay's Missouri Digest.

Barn. Barnardiston's English King's Bench Reports;—Barnes' English Common Pleas Reports;—Barnfield's Reports, vols. 19– 20, Rhode Island.

Barn. Ch. Barnardiston's English Chancery Reports.

Barn. No. Barnes' Note of Cases, English Common Pleas.

Barn. & A. Barnewall & Alderson's English King's Bench Reports.

Barn. & Ad. (or Adol.). Barnewall & Adolphus' English King's Bench Reports.

Barn. & Ald. Barnewall & Alderson's English King's Bench Reports.

Barn. & C. (or Cr.). Barnewall & Cresswell's English King's Bench Reports.

- Barnard. Ch. Barnardiston's Chancery Reports.
- Barnard. K. B. Barnardiston's King's Bench Reports.
- Barnes. Barnes' Practice Cases, English. Barnes, N.C. Barnes' Notes of Cases in Common Pleas.

Barnet. Barnet's Reports, vols. 27–29 English Central Criminal Courts Reports.

Barnf. & S. Barnfield and Stiness' Reports, vol. 20. Rhode Island.

Barnw. Dig. Barnwall's Digest of the Year Books.

Barr. Barr's Reports, vols. 1-10 Pennsylvania State;—Barrows' Reports, vol. 18 Rhode Island.

Barr. St. Barrington's Observations upon the Statutes from Magna Charta to 21 James I.

Barr. & Arn. Barron & Arnold's English Election Cases.

Barr. & Aus. Barron & Austin's English Election Cases.

Barring. Obs. St. (or Barring. St.). Barrington's Observations upon the Statutes

from Magna Charta to 21 James I. Barrows. Barrows' Reports, vol. 18 Rhode Island.

Bart. El. Cas. Bartlett's Congressional Election Cases.

Bat. Dig. Battle's Digest, North Carolina. Bates. Bates' Delaware Chancery Reports. Bates' Dig. Bates' Digest, Ohio.

Batt. (or Batty). Batty's Irish King's Bench Reports.

Bax. (or Baxt.). Baxter's Reports, vols. 60-68 Tennessee.

- **Bay.** Bay's South Carolina Reports;— Bay's Reports, vols. 1–3 and 5–8 Missouri.
- Beach, Rec. Beach on the Law of Receivers.
- Beas. Beasley's New Jersey Chancery Reports.

Beat. (or Beatty). Beatty's Irish Chancery Reports.

Beav. Beavan's English Rolls Court Reports.

Beav. R. & C. Cas. English Railway and Canal Cases, by Beavan and others.

Beav. & Wal. Ry. Cas. Beavan & Walford's Railway and Canal Cases, England. Beaw. (or Beaw. Lex Merc.). Beawes' Lex Mercatoria.

Beck. Beck's Reports, vols. 12-16 Colorado; also vol. 1 Colorado Court of Appeals.

Beck, Med. Jur. Beck's Medical Jurisprudence.

Bedell. Bedell's Reports, vol. 163 New York.

Bee. Bee's United States District Court Reports.

Bee Adm. Bee's Admiralty. An Appendix to Bee's District Court Reports.

Bee C. C. R. Bee's Crown Cases Reserved, English.

Beebe Cit. Beebe's Ohio Citations.

Bel. Bellewe's English King's Bench Reports;—Bellasis' Bombay Reports;—Belling's Ceylon Reports;—Bellinger's Reports, vols. 4-8 Oregon.

Beling. Beling's Ceylon Reports.

Beling & Van. Beling & Vanderstraaten's Ceylon Reports.

Bell. Bell's Dictionary and Digest of the Laws of Scotland;—Bell's English Crown Cases Reserved;—Bell's Scotch Appeal Cases; — Bell's Scotch Session Cases; — Bell's Calcutta Reports, India;—Bellewe's English King's Bench Reports;—Brooke's New Cases, by Bellewe;—Bellinger's Reports, vols. 4–8 Oregon;—Bellasis' Bombay Reports.

Bell Ap. Ca. Bell's Scotch Appeals.

Bell App. Cas. Bell's Scotch House of Lords (Appeal) Cases.

Bell C. C. Bell's English Crown Cases Reserved ;—Bellasis' Civil Cases, Bombay ;— Bellasis' Oriminal Cases, Bombay.

Bell C. H. C. Bell's Reports, Calcutta High Court.

Bell Cas. Bell's Cases, Scotch Court of Session.

Bell. Cas. t. H. VIII. Brooke's New Cases (collected by Bellewe).

Bell. Cas. t. R. II. Bellewe's English King's Bench Reports (time of Richard II).

Bell, Comm. Bell's Commentaries on the Law of Scotland.

Bell Cr. C. Bell's English Crown Cases; -Beller's Criminal Cases, Bombay.

Bell, Dict. Bell's Dictionary and Digest of the Laws of Scotland.

Bell fol. Bell's folio Reports, Scotch Court of Session.

Bell H. C. Bell's Reports, High Court of Calcutta.

Bell H. L. (or Bell, H. L. Sc.): Bell's House of Lord's Cases, Scotch Appeals.

Bell Med. L. J. Bell's Medico Legal Journal.

Bell Oct. (or Svo.). Bell's octavo Reports, Scotch Court of Session.

Bell P. C. Bell's Cases in Parliament, Scotch Appeals.

Bell Put. Mar. Bell's Putative Marriage Case, Scotland.

Bell Sc. App. Bell's Appeals to House of Lords from Scotland. Bell Sc. Dig. Bell's Scottish Digest.

Bell Ses. Cas. Bell's Cases in the Scotch Court of Session.

Bellas. Bellasis' Criminal (or Civil) Cases, Bombay.

Bellewe. Bellewe's English King's Bench Reports.

Bellewe t. H.VIII. Brooke's New Cases (collected by Bellewe).

Bellinger. Bellinger's Reports, vols. 4-8 Oregon.

Bellingh. Tr. Report of Bellingham's. Trial.

Belt Bro. Belt's edition of Brown's Chancery Reports.

Belt Sup. Belt's Supplement to Vesey Senior's English Chancery Reports.

Belt Ves. Sen. Belt's edition of Vesey Senior's English Chancery Reports.

Ben. Benedict's United States District Court Reports.

Ben. Adm. Benedict's Admiralty Practice.

Ben. F. I. Cas. Bennett's Fire Insurance Cases.

Ben Mon. Ben Monroe's Reports, Kentucky.

Ben. & Dal. Benloe & Dalison's English Common Pleas Reports.

Ben. & H. L. C. Bennett & Heard's Leading Criminal Cases.

Ben. & S. Dig. Benjamin & Slidell's Louisiana Digest.

Bench & B. Bench and Bar (periodical), Chicago.

Bendl. Bendlee (see Benl.).

Bendloe. Bendloe's or New Benloe's Reports, English Common Pleas, Edition of 1661.

Bened. Benedict's United States District Court Reports.

Beng. L. R. Bengal Law Reports, India. Beng. S. D. A. Bengal Sudder Dewanny Adawlut Reports.

Benj. Benjamin. New York Annotated Cases, 6 vols.

Benj. Sales. Benjamin on Sales.

Benj. Chalm. Bills & N. Benjamin's Chalmer's Bills and Notes.

Benl. Benloe's or Bendloe's English King's Bench Reports.

Benl. in Ashe. Benloe at the end of Ashe's Tables.

Benl. in Keil. Benloe or Bendloe in Keilway's Reports.

Benl. New. Benloe's Reports, English King's Bench.

Benl. Old. Benloe of Benloe & Dalison. English Common Pleas Reports.

Benl. & Dal. Benloe & Dalison's Common Pleas Reports.

Benn. Cal. Bennett's Reports, vol. 1 California.

Benn. F. I. Cas. Bennett's Fire Insurance Cases.

Benn. & H. Cr. Cas. Bennett & Heard's Leading Criminal Cases.

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N Benn. & H. Dig. Bennett & Herard Massachusetts Digest.

Benne. Reporter of vol. 7, Modern Reports.

Bennett. Bennett's Reports, vol. 1 California;—Bennett's Reports, vol. 1 Dakota;—

U Bennett's Reports, vols. 16–21 Missouri. Bent. Bentley's Reports, Irish Chancery.

Benth. Ev. (or Benth. Jud. Ev.). Bentham on Rationale of Judicial Evidence.

P vols. 13-19 Attorneys-General's Opinions. Beor. Queensland Law Reports. Ber. Berton's New Brunswick Reports. Bern. Bernard's Church Cases, Ireland.

Berry. Berry's Reports, vols. 1–28 Missouri Court of Appeals.

Bert. Berton's New Brunswick Reports. Best, Ev. Best on Evidence.

Best, Pres. Best on Presumptions.

Best & S. (or Best & Sm.). Best & Smith's English Queen's Bench Reports.

Bett's Dec. Blatchford and Howland's United States District Court Reports;—Olcott's United States District Court Reports. Bev. Pat. Bevill's Patent Cases, English. Bev. & M. Bevin & Mill's Reports, Cey-S lon.

Beven. Beven's Ceylon Reports. B;bb. Bibb's Reports, Kentucky.

Bick. (or Bick. & Hawl.). Bicknell & Hawley's Reports, vols. 10-20 Nevada.

Big. Bignell's Reports, India.

Big. Cas. Bigelow's Cases, William I to Richard I.

Big. L. I. Cas. (or Big. L. & A. Ins. Cas.). Bigelow's Life and Accident Insurance Cases.

U Big. Ov. Cas. Bigelow's Overruled Cases. Big. Plac. Bigelow's Placita Anglo-Normannica.

> **Bigelow, Estop.** Bigelow on Estoppel. **Bign.** Bignell's Indian Reports.

Bin. Binney's Pennsylvania Reports.

Bin. Dig. Binmore's Digest, Michigan. **Bing.** Bingham's English Common Pleas Reports.

Bing. N. C. Bingham's New Cases, English Common Pleas.

Binn. Binney's Pennsylvania Reports.

Birds. St. Birdseye's Statutes, New York. Biret, Vocab. Biret, Vocabulaire des Cinq Codes, ou definitions simplifées des termes de droit et de jurisprudence exprimés dan ces codes.

Bis. Bissell's United States Circuit Court Reports.

Bish. Cr. Law. Bishop on Criminal Law. Bish. Crim. Proc. Bishop on Criminal Procedure.

Bish. Mar. & Div. Bishop on Marriage and Divorce.

Bish. St. Crimes. Bishop on Statutory Crimes.

Bishop Dig. Bishop's Digest, Montana.

Bisp. Eq. (or Bisph. Eq.). Bispham's Equity. **Biss. (or Bis.).** Bissell's United States Circuit Court Reports.

Bitt. Chamb. Rep. Bittleson's Chamber Reports, England.

Bitt. Pr. Cas. Bittleson's Practice Cases, English. ¹

Bitt. W. & P. Bittleson, Wise & Parnell's Reports, vols. 2, 3 New Practice Cases.

Bk. Black's United States Supreme Court Reports.

B1. Black's United States Supreme Court Reports;— Blatchford's United States Circuit Court Reports;—Blackford's Indiana Reports;—Henry Blackstone's English Common Pleas Reports;—W. Blackstone's English King's Bench Reports;—Blackstone.

Bl. C. C. Blatchford's United States Circuit Court Reports.

Bl. Com. (or Bl. Comm.). Blackstone's Commentaries.

Bl. Dict. Black's Dictionary.

Bl. D. & O. Blackham, Dundas & Osborne's Irish Nisi Prius Reports.

Bl. H. Henry Blackstone's English Common Pleas Reports.

Bl. Judgm. Black on Judgments.

Bl. Law Tracts. Blackstone's Law Tracts. Bl. Prize (or Bl. Pr. Cas.). Blatchford's Prize Cases.

Bl. R. (or Bl. W.). Sir William Blackstone's English King's Bench Reports.

B1. & H. Blatchford & Howland's United States District Court Reports;—Blake & Hedges' Reports, vols. 2–3 Montana.

Bl. & W. Mines. Blanchard & Weeks' Leading Cases on Mines.

Bla. Ch. Bland's Maryland Chancery Reports.

Bla. Com. Blackstone's Commentaries.

Bla. H. Henry Blackstone's English Common Pleas Reports.

Bla. W. Sir William Blackstone's Reports English King's 'Bench.

Black. Black's United States Supreme Court Reports;—Black's Reports, vols. 30-53 Indiana;—H. Blackstone's English Common Pleas Reports;—W. Blackstone's English King's Bench Reports;—Blackford's Indiana Reports.

Black. Cond. Rep. Blackwell's Condensed Illinois Reports.

Black, Const. Law. Black on Constitutional Law.

Black, Const. Prohib. Black's Constitutional Prohibitions.

Black. D. & O. Blackham, Dundas & Osborne's Irish Nisi Prius Reports.

Black. H. Henry Blackstone's English Common Pleas Reports.

Black, Interp. Laws. Black on Interpretation of Laws.

Black, Intox. Liq. Black on Intoxicating Liquors.

Black, Judgm. Black on Judgments.

Black. Jus. Blackerby's Justices' Cases.

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Black. R. Black's United States Supreme Court Reports;—W. Blackstone's English King's Bench Reports. See Black.

Black Ship. Ca. Black's Decisions in Shipping Cases.

Black, Tax Titles. Black on Tax Titles. Black. W. W. Blackstone's English King's Bench Reports.

Blackf. Blackford's Indiana Reports.

Blackw. Cond. Blackwell's Condensed Reports, Illinois.

Blake. Blake's Reports, vols. 1-3 Montana.

Blake & H. Blake and Hedges' Reports, vols. 2-3 Montana.

Blanc. & W. L. C. Blanchard & Weeks' Leading Cases on Mines, etc.

Bland (or Bland's Ch.). Bland's Maryland Chancery Reports.

Blatchf. Blatchford's United States Circuit Court Reports—United States Appeals.

Blatchf. Pr. Cas. Blatchford's Prize Cases.

Blatchf. & H. Blatchford & Howland's United States District Court Reports.

Bleckley. Bleckley's Reports, vols. 34, 35 Georgia.

Bligh. Bligh's English House of Lords Reports.

Bligh N. S. Bligh's English House of Lords Reports, New Series.

Bliss. Delaware County Reports, Pennsylvania.

Bliss N. Y. Co. Bliss's New York Code.

Bloom. Man. (or Neg.) Cas. Bloomfield's Manumission (or Negro) Cases, New Jersey.

Blount. Blount's Law Dictionary.

Blount Tr. Blount's Impeachment Trial. Bomb. H. Ct. Bombay High Court Reports.

Bomb. L. R. Bombay Law Reporter.

Bomb. Sel. Cas. Bombay Select Cases.

Bomb. Ser. Bombay Series, Indian Law Reports.

Bond. Bond's United States Circuit Reports.

Booraem. Booraem's Reports, vols. 6-8 California.

Boote, Suit at Law. Boote's Suit at Law. Booth, Real Act. Booth on Real Actions. Borr. Borradaile's Reports, Bombay.

Bos. Bosworth's New York Superior Court Reports.

Bos. & P. N. R. Bosanquet & Puller's New Reports, English Common Pleas.

Bos. & Pul. Bosanquet & Puller's English Common Pleas Reports.

Bos. & Pul. N. R. Bosanquet & Puller's New Reports, English Common Pleas.

Bosw. Bosworth's New York Superior Court Reports.

Bott P. L. Bott's Poor Laws.

Bott P. L. Cas. Bott's Poor Law Cases.

Bott P. L. Const. Const's Edition of Bott's Poor Law Cases.

Bott Set. Cas. Bott's Poor Law (Settlement) Cases. Bould. Bouldin's Reports, vol. 119 Alabama.

Bouln. Boulnois' Reports, Bengal.

Bourke. Bourke's Reports, Calcutta High Court.

Bouv. Inst. Bouvier's Institutes of American Law.

Bouvier. Bouvier's Law Dictionary.

Bov. Pat. Ca. Bovill's Patent Cases.

Bow. Bowler & Bowers, vols. 2, 3, United States Comptroller's Decisions.

Bowen, Pol. Econ. Bowen's Political Economy.

Bowyer, Mod. Civil Law. Bowyer's Modern Civil Law.

Br. Bracton ;— Bradford;— Bradwell ;— Brayton;—Breese ;—Brevard;— Brewster ;— Bridgman ;— Brightly ;— British ;—Britton; — Brockenbrough; — Brooke; — Broom ;— Brown;—Brownlow;—Bruce. See below, es-

pecially under Bro.

Br. C. C. British (or English) Crown Cases (American reprint);— Brown's Chancery Cases, England.

Br. Cr. Ca. British (or English Crown Cases.

Br. Fed. Dig. Brightly's Federal Digest. Br. N. C. Brooke's New Cases, English King's Bench.

Br. P. C. Brown's English Parliamentary Cases.

Br. Reg. Braithwaite's Register.

Br. Sup. Brown's Supplement to Morrison's Dictionary, Sessions Cases, Scotland.

Br. Syn. Brown's Synopsis of Decisions, Scotch Court of Sessions.

Br. & B. Broderip & Bingham, English Common Pleas.

Br. & Fr. Broderick & Fremantle's Ecclesiastical Cases, English.

Br. & Gold. Brownlow & Goldesborough's English Common Pleas Reports.

Br. & L. (or Br. & Lush.). Brownlow & Lushington's English Admiralty Reports.

Br. & R. Brown & Rader's Missouri Reports.

Brac. (or Bract. or Bracton). Bracton de Legibus et Consuetudinibus Angliæ.

Brad. Bradford's Surrogate Reports, New York ;—Bradford's Iowa Reports ;—Bradwell's Illinois Appeal Reports ;—Bradley's Reports, Rhode Island.

Bradf. Bradford's New York Surrogate Reports;—Bradford's Reports, Iowa.

Bradf. Sur. Bradford's Surrogate Court Reports, New York.

Bradw. Bradwell's Appellate Reports, Illinois.

Brady Ind. Brady's Index, Arkansas Reports.

Brame. Brame's Reports, vols. 66-72 Mississippi.

Branch. Branch's Reports, vol. 1 Florida. Branch, Max. Branch's Maxims.

Branch, Princ. Branch's Principia Legis et Equitatis.

Brown

- Brand. Brandenburg's Reports, vol. 21, N Opinions Attorneys-General.
 - Brand. F. Attachm. (or Brand. For Attachm.) Brandon on Foreign Attachment. Brande. Brande's Dictionary of Science. Brans. Dig. Branson's Digest, Bombay.
 - Brant. Brantly's Reports, vols. 80-90
 - Maryland.
 - Brayt. Brayton's Vermont Reports.
- Breese. Breese's Reports, vol. 1 Illinois. Brett Ca. Eq. Brett's Cases in Modern **P** Equity.
 - Brev. Brevard's South Carolina Reports. Brev. Dig. Brevard's Digest.
 - Brev. Ju. Brevia Judicialia (Judicial Writs).
- Brew. Brewer's Reports, vols. 19-26 Maryland.
 - Brewst. Brewster's Pennsylvania Reports. Brick. Dig. Brickell's Digest, Alabama. Bridg. Dig. Ind. Bridgman's Digested In-

dex.

Bridg. J. Sir J. Bridgman's English Common Pleas Reports.

Bridg. O. Sir Orlando Bridgman's English Common Pleas Reports-(sometimes cited as Carter).

Bright. (Pa.). Brightly's Nisl Prius Reports, Pennsylvania.

Bright. Dig. Brightly's'Digest, New York; -Brightly's Digest, Pennsylvania;—Brightly's Digest, United States.

Bright. Elec. Cas. Brightly's Leading Election Cases.

Brightly's Nisi Prius Re-Bright. N. P. ports, Pennsylvania.

Bright. Purd. (or Brightly's Purd.

Dig.). Brightly's Edition of Purdon's Digest of Laws of Pennsylvania.

Brisbin. Reporter, vol. 1 Minnesota.

Brissonius. De verborum quæ ad jus civile pertinent significatione.

Brit. Britton's Ancient Pleas of the Crown.

Brit. Cr. Cas. British (or English) Crown Cases.

Brit. Quar. Rev. British Quarterly Review.

Britt. Britton on Ancient Pleading.

Bro. See, also, Brown and Browne. Browne's Pennsylvania Reports;-Brown's Michigan Nisi Prius Reports;-Brown's English Chancery Reports;-Brown's Parliamentary Cases ;-Brown's Reports, vols. 53-65 Mississippi ;-Brown's Reports, vols. 80-137 🗙 Missouri.

Bro. (Pa.). Browne's Pennsylvania Reports.

Browne's New Abridg-Bro. Abr. in Eq. ment of Cases in Equity.

Bro. Adm. Brown's United States Admiralty Reports.

Bro. A. & R. Brown's United States District Cou'rt Reports (Admiralty and Revenue Cases).

Bro. C. C. Brown's English Chancery Cas-L es, or Reports. 1997 est

Bro. Ch. Brown's English Chancery Reports.

Bro. Ecc. Brooke's Six Judgments in Ecclesiastical Cases (English).

Bro. N. C. Brooke's New Cases, English King's Bench.

Bro. N. P. Brown's Michigan Nisi Prius Reports;-Brown's Nisi Prius Cases, English.

Bro. P. C. Brown's English Parliamentary Cases.

Bro. Supp. Brown's Supplement to Morrison's Dictionary of the Court of Session, Scotland.

Bro. Syn. Brown's Synopsis of Decisions, Scotch Court of Session.

Bro. V. M. Brown's Vade Mecum. Bro. & Fr. Broderick & Fremantle's English Ecclesiastical Cases.

Bro. & G. Brownlow & Goldesborough's English Common Pleas Reports.

Bro. & Lush. Browning & Lushington's English Admiralty Reports.

Brock. Brockenbrough's Marshall's Decisions, United States Circuit Court.

Brockenbrough's Virginia Brock. Cas. Cases.

Brock. & Hol. Brockenbrough & Holmes' Virginia Cases.

Brod. Stair. Brodie's Notes to Stair's Institutes, Scotch.

Brod. & B. (or Brod. & Bing.). Broderip & Bingham's English Common Pleas Reports.

Brod. & Fr. Broderick & Fremantle's Ecclesiastical Cases.

Brooke (or Brooke [Petit]). Brooke's New Cases, English King's Bench.

Brooke, Abr. Brooke's Abridgment.

Brooke Eccl. Judg. Brooke's Six Ecclesiastical Judgments.

Brooke N. C. Brooke's New Cases, English King's Bench Reports. (Bellewe's Cases tempore Henry VIII.)

Brooke Six Judg. Brooke's Six Ecclesiastical Judgments (or Reports).

Brooks. Brooks' Reports, vols. 106-119 Michigan.

Broom, Com. Law. Broom's Commentaries on the Common Law.

Broom, Max. Broom's Legal Maxims.

Broom & H. Comm. Broom & Hadley's Commentaries on the Law of England.

Broun. Broun's Reports, Scotch Justiciary Court.

Brown's Reports, vols. 53-65 Brown. Mississippi;-Brown's English Parliamentary Cases;-Brown's English Chancery Reports;-Brown's Law Dictionary;-Brown's Scotch Reports;-Brown's United States District Court Reports ;- Brown's U. S. Admiralty Reports;-Brown's Michigan Nisi Prius Reports;-Brown's Reports, vols. 4-25 Nebraska;—Brownlow (& Goldesborough's) English Common Pleas Reports;-Brown's Reports, vols. 80-137 Missourl. See, also, Bro. and Browne.

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Browne

Browne. Browne's Pennsylvania Reports; -Browne's Reports, vols. 97-114 Massachusetts;-Browne, New York Civil Procedure. See also Bro. and Brown.

C. C. LARASS

Brown A. & R. Brown's United States District Court Reports (Admiralty and Revenue Cases).

Brown, Adm. Brown's United States Admiralty Reports.

Brown, Ch. (or Brown Ch. Cas.). Brown's Chancery Cases, English.

Brown, Civ. & Adm. Law. Brown's Civil and Admiralty Law.

Brown Ecc. Brown's Ecclesiastical Reports, English.

Brown N. P. Brown's Michigan Nisi Prius Reports.

Brown N. P. Cas. Brown's Nisi Prius Cases, English.

Brown P. C. Brown's Parliamentary Cases, English House of Lords.

Brown, Parl. Cas. Brown's Parliamentary Cases, English House of Lords.

Brown Sup. Dec. Brown's Supplement to Morrison's Dictionary, Session Cases, Scotland.

Brown Syn. Brown's Synopsis of Decisions, Scotch.

Brown. & Gold. Brownlow & Goldesborough's English Common Pleas Reports.

Brown & H. Brown & Hemingway's Reports, vols. 53-58 Mississippi.

Brown. & Lush. Browning & Lushington's English Admiralty Reports.

Browne, Div. Browne's Divorce Court Practice.

Browne N. B. C. Browne's National Bank Cases.

Browne, Prob. Pr. Browne's Probate Practice.

Browne & Gray. Browne & Gray's Reports, vols. 110-111 Massachusetts.

Browne & Macn. Browne & Macnamara's English Railway and Canal Cases.

Brownl. (or Brownl. & Gold.). Brownlow & Goldesborough's English Common Pleas Reports.

Bru. (or Bruce). Bruce's Scotch Court of Session Reports.

Brnn. Brunner's Collective Cases, United States.

Brunk. Ir. Dig. Brunker's Irish Common Law Digest.

Brunner Sel. Cas. Brunner's Selected Cases United States Circuit Courts.

Bt. Benedict's United States District Court Reports.

Buch. Buchanan's (Eben J. or James) Reports, Cape of Good Hope.

Buch. Cas. (or Tr.). Buchanan's Remarkable Criminal Cases, Scotland.

Buch. Ct. Ap. Cape G. H. Buchanan's Court of Appeals Reports, Cape of Good Hope.

Buch. E. Cape G. H. E. Buchanan's Reports, Cape of Good Hope.

BL.LAW DICT.(2D ED.)-79

Buch. E. D. Cape G. H. Buchanan's Eastern District Reports, Cape of Good Hope.

Buch. J. Cape G. H. J. Buchanan's Reports, Cape of Good Hope.

Buck. Buck's English Cases in Bankruptcy;-Buck's Reports, vols. 7-8 Montana.

Buck. Cooke. Bucknill's Cooke's Cases of Practice, Common Pleas.

Buck. Dec. Buckner's Decisions (in Freeman's Mississippi Chancery Reports).

Buff. Super. Ct. Sheldon's Superior Court Reports, Buffalo, New York.

Court Reports, Buffalo, New York. Bull. N. P. Buller's Law of Nisi Prius, English.

Bull. & C. Dig. Bullard & Curry's Louisiana Digest.

Buller MSS. J. Buller's Paper Books, Lincoln's Inn Library.

Bulst. Bulstrode's English King's Bench Reports.

Bump, Fraud. Conv. Bump on Fraudulent Conveyances.

Bump N. C. Bump's Notes on Constitutional Decisions.

Bunb. Bunbury's English Exchequer Reports.

Bur. Burnett's Reports, Wisconsin.

Bur. (or Burr.). Burrow's English King's Bench Reports.

Bur. M. Burrow's Reports tempore Mansfield.

Burf. Burford's Reports, vols. 6-9 Okla-

Burg. Dig. Burgwyn's Digest Maryland Reports.

Burge, Confl. Law. Burge on the Conflict of Laws.

Burge, Sur. Burge on Suretyship.

Burgess. Burgess' Reports, vols. 46-49 Ohio State.

Burke Tr. Burke's Celebrated Trials.

Burks. Burks' Reports, vols. 91-97 Virginia.

Burlamaqui's Natural & Political Law.

Burlesque Reps. Skillman's New York . Police Reports.

Burm. L. R. Burmah Law Reports.

Burn, Dict. Burn's Law Dictionary.

Burn, Ecc. Law. Burn's Ecclesiastical Law.

Burnet. Burnet's Manuscript Decisions, Scotch Court of Session.

Burnett. Burnett's Wisconsin Reports; -Burnett's Reports, vols. 20-22 Oregon.

Burr. Burrow's English King's Bench Reports.

Burr. S. C. (or Sett. Cas.). Burrows' English Settlement Cases.

Burr Tr. Rob. Burr's Trial, reported by Robertson.

Burrill. Burrill's Law Dictionary.

Burrill, Circ. Ev. Burrill on Circum stantial Evidence.

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TABLE OF ABBREVIATIONS

St. A Gall My Data of

Busb. Eq. Busbee's Equity Reports, North Burrill, Pr. Burrill's Practice. N Carolina. Burrow's Reports, Burrow. English Bush. Bush's Reports, Kentucky. King's Bench. Butl. Co. Litt. Butler's Notes to Coke Burrow, Sett. Cas. Burrow's English on Littleton. Settlement Cases. Butl. Hor. Jur. Butler's Horæ Juridica Burt. Cas. Burton's Collection of Cases Subsective. and Opinions. Butt's Sh. Butt's Edition of Shower's Burt. Real Prop. Burton on Real Prop-English King's Bench Reports. erty. Buxton. Buxton's Reports, vols. 123-128 Burt. Sc. Tr. Burton's Scotch Trials. North Carolina. Busb. Busbee's Law Reports, North Caro-Byles, Bills. Byles on Bills. lina. Bynk. Bynkershoek on the Law of War. Bynk. Obs. Jur. Rom. Bynkershoek, Ob-Busb. Cr. Dig. Busbee's Criminal Digest, North Carolina. servationum Juris Romani Libri 1250 Same a Parcel and to match 化自己化 医颈颈下的 人名法法德 人名法尔 法收益的 . . 194 and 194 and 2 Consult ways to account to them without a hand a shart is anarasia 6 1 1 1 1 1 1 saria da da ed والمتعربة والمعادية والمعادية and the station of the second s 1999 N 188 and the second and th 1. 1. 2. 1. 1 1404 Mar 11 and the second states for the and have a new contract a recently . . . the first dependence of the set and the St. St. the second second second second second at a start of the start of the starter AN DESCRIPTION OF STATE 10 **4**0 - 40 - 5 16, 6, 6, 1 en al anna the state of an anna 1997. The trade state of the second state Handson Der Berner og der som en som en som her som en so Som en so Som en s Som en som e and the second 随机的 特别 小海外 网络小孩子的 化最高级的 化合金 A set the first staffing metals for an angle the staffing staffing the second Let end a will a so did the second sy that a strong of - Aller and the article of the state 1 march - e () 我们也可以能给了他就是不可 T Same Almonta i generet Statistical statistical the product of AND MALESCONT . terren de na And Contraction Start Section and a sector and a sect . Andre State and the state 编制的复数形式 化二氯化的 网络金属机的分子 计分母的错误 * 51 × 5 Xabara path and the standard 11 - E - 6¹¹ -212. 64.21 a to the second strain fine Page in all the sub-अवस्थित के स्टान्ड्यें कि देव विविध है. जन्म के जन्म जनस्थी के ब 1997 - 1998 1997 - 1998 经济 化乙酰苯乙酸 Constantia (Bark - 1 1.2.1 Canada and Canada and the states from the second states of the second CLASS AND AND A 网络波尔马马塔 医二氯化 动动动的 有一种心理

C. Cowen's Reports, New York;—Connecticut;— California;— Colorado;— Canada (Province).

C. B. Chief Baron of the Exchequer;-Common Bench;-English Common Bench Reports by Manning, Granger & Scott.

C. B. N. S. Common Bench Reports, New Series.

C. B. R. Oour de Blanc de la Reine, Quebec.

C.C.A. United States Circuit Court of Appeals Reports.

C. C. C. Choice Cases in Chancery.

C. C. Chr. Chancery Cases Chronicle, Ontario.

C. C. E. Caines' Cases in Error, New York:-Cases of Contested Elections.

C. C. L. C. Civil Code, Quebec.

C. C. P. Code of Civil Procedure, Quebec.

C. C. Supp. City Court Reports, Supplement New York.

C. D. Commissioner's Decisions, United States Patent Office;—Century Digest.

C. E. Gr. C. E. Greene's New Jersey Equity Reports.

C. H. & A. Carrow, Hamerton & Allen's New Sessions Cases, English.

C. J. C. Couper's Judiciary Cases, Scotland.

C. J. Can. Corpus Juris Canonici.

C. J. Civ. Corpus Juris Civilis.

C. L. Ch. Common Law Chamber Reports, Ontario.

C. L. P. Act. English Common Law Procedure Act.

C. L. R. Common Law Reports, printed by Spottiswoode;—"English Common Law Reports" (1853-1855).

C. M. & R. Crompton, Meeson & Roscoe, English Exchequer Reports.

C. N. Code Napoléon.

C. N. Conf. Cameron & Norwood's North Carolina Conference Reports.

C. N. P. Cases at Nisi Prius.

C. N. P. C. Campbell's Nisi Prius Cases. C. O. Common Orders.

C. of C. E. Cases of Contested Elections, United States.

C. P. C. Code of Civil Procedure, Quebec. C. P. C. (or Coop.). C. P. Cooper's Eng-

lish Chancery Practice Cases.

C. P. C. t. Br. C. P. Cooper's English Chancery Reports *tempore* Brougham.

C. P. C. t. Cott. C. P. Cooper's English Chancery Reports *tempore* Cottenham:

C. P. Cooper. Cooper's English Chancery.

C. P. D. (or C. P. Div.). Common Pleas Division, English Law Reports (1875-1880).

C. P. Q. Code of Civil Procedure, Quebec (1897).

C. P. Rep. Common Pleas Reporter, Scranton, Pennsylvania. C. P. U. C. Common Pleas Reports, Upper Canada.

C. Pr. Code of Procedure; Code de Procédure Civile.

C. R. Chancery Reports;-Code Reporter, New York.

C. R. N. S. Code Reports, New Series, New York.

C. Rob. C. Robinson, English Admiralty. C. Rob. Adm. Christopher Robinson's Reports on English Admiralty.

C. S. Court of Session, Scotland.

C. S. B. C. Consolidated Statutes, British Columbia.

C. S. C. Consolidated Statutes of Canada, 1859.

C. S. L. C. Consolidated Statutes, Lower Canada.

C. S. M. Consolidated Statutes of Mani- ' toba.

C.S.N.B. Consolidated Statutes of New Brunswick.

C. S. U. C. Consolidated Statutes of Upper Canada, 1859.

C. S. & J. Cushing, Storey & Josselyn's Election Cases. See vol. 1 Cushing's Election Cases, Massachusetts.

C. S. & P. (Craigle, Stewart &) Paton's Scotch Appeal Cases.

C. t. K. Cases tempore King (Macnaghten's Select Chancery Cases, English).

C. t. N. Cases *tempore* Northington (Eden's English Chancery Reports).

C. t. T. Cases tempore Talbot, English Chancery.

C. Theod. Codex Theodosiani.

C. W. Dud. C. W. Dudley's Law or Equity Reports, South Carolina.

C. & A. Cooke & Alcock's Irish King's Bench Reports.

C. & C. Coleman & Caine's Cases, New York.

C. & D. Corbett & Daniel's English Election Cases;—Crawford & Dix's Abridged Cases, Irish.

C. & D. A. C. Crawford & Dix's Abridg, ed Cases, Irish.

C. & D. C. C. Crawford & Dix's Irish Circuit Cases.

C. & E. Cababé & Ellis, English.

C. & F. Clark & Finnelly's English House of Lords Reports.

C. & H. Dig. Coventry & Hughes' Digest.

C. & J. Crompton & Jervis' English Exchequer Reports.

C. & K. Carrington & Kirwan's English Nisi Prius Reports.

C. & L. Connor & Lawson's Irish Chancery Reports.

C. & L. C. C. Cane & Leigh's Crown Cases.

Cas.

N C. & L. Dig. Cohen & Lee's Maryland Digest.

C. & M. Crompton & Meeson's English Exchequer Reports ;—Carrington & Marshman's English Nisi Prius Reports

C. & N. Cameron & Norwood's North Carolina Conference Reports.

C. & O. R. Cas. English Railway and Canal Cases, by Carrow & Oliver et al.

- C. & P. Carrington & Payne's English Nisi Prius Reports;—Craig & Phillips' Chan-Craig & Phillips' Chan-
 - C. & R. Cockburn & Rowe's English Election Cases.
 - C. & S. Dig. Connor & Simonton's South Carolina Digest.
 - Ca. Case or Placitum;—Cases (see Cas.).
 - Ca. t. Hard. Cases tempore Hardwicke. Ca. t. K. Cases tempore King;—Cases tempore King, Chancery.
 - Ca. t. Talb. Cases tempore Talbot, Chancery.

R Ca. temp. F. Cases tempore Finch.

- **Ca. temp. H.** Cases tempore Hardwicke, King's Bench.
- Ca. temp. Holt. Cases tempore Holt, King's Bench.
- Cab. Lawy. The Cabinet Lawyer.
- Cab. & E. (or Cab. & El.). Cababé & Ellis, English.
 - Cadw. Dig. Cadwalader's Digest of Attorney-General's Opinions.
- Cai. Caines' Term Reports, New York Supreme Court.
 - Cai. Cas. (or Cas. Err.). Caines' New York Cases in Error.
 - Cai. T. R. Caines' Term Reports, New York Supreme Court.
 - Cain. Caines, New York.
- J Caines. Caines' Reports, New York Supreme Court.
 - Caines Cas. Caines' Cases, Court of Errors, New York.
- Cairn's Dec. Cairn's Decisions in the Albert Arbitration.

Cal. California ;—California Reports ;— Calthrop's English King's Bench Reports ;— Caldecott's English Settlement Cases.

Cal. Rep. California Reports; - Calthrop's English King's Bench Reports.

Cal. S. D. A. Calcutta Sudder Dewanny Adawlut Reports.

Cal. Ser. Calcutta Series Indian Law Reports.

Cald. Caldwell's Reports, vols. 25-36 Y West Virginia.

Cald. (or Cald. J. P. or Cald. S. C.). Caldecott's English Magistrate's (Justice of the Peace) and Settlement Cases.

Call. Call's Virginia Reports.

Call. Sew. Callis on Sewers

- Calth. Calthrop's English King's Bench Reports.
- Calvin. (or Calvin. Lež. Jurid.). Calvinus Lexicon Juridicum.

Cam. Cameron's Reports, Upper Canada, Queen's Benck. Cam. Duc. Camera Ducata (Duchy Chamber).

Cam. Op. ' Cameron's Legal Opinions, Toronto.

Cam. Scac. Camera Scaccaria (Exchequer Chamber).

Cam. Stell. Camera Stellata (Star Chamber).

Cam. & Nor. Cameron & Norwood's North Carolina Conference Reports.

Camd. Brit. (or Camden). Camden's Britannia.

Camp. Camp's Reports, vol. 1 North Dakota;—Campbell's English Nisi Prius Reports;—Campbell's Reports, vols. 27–58 Nebraska. See also Campbell.

Camp. Dec. Campbell's Decisions.

Camp. Lives Ld. Ch. Campbell's Lives of the Lord Chancellors.

Camp. N. P. Campbell's English Nisi Prius Reports.

Campbell. Campbell's English Nisi Prius Reports;—Campbell's Reports of Taney's United States Circuit Court Decisions;— Campbell's Legal Gazette Reports, Pennsylvania;—Campbell's Reports, vols. 27-58 Nebraska.

Can. Exch. Canada Exchequer Reports. Can. S. C. Rep. Canada Supreme Court Reports.

Cane & L. Cane & Leigh's Crown Cases Reserved.

Car. Carolus (as 4 Car. II.);—Carolina. Car., H. & A. Carrow, Hamerton & Allen's New Sessions Cases, English.

Car., O. & B. English Railway & Canal Cases, by Carrow, Oliver, Bevan et al.

Car. & K. (or Kir.). Carrington & Kirwan's English Nisi Prius Reports.

- Car. & M. (or Mar.). Carrington & Marshman's English Nisi Prius Reports.
- Car. & Ol. English Railway & Canal Cases, by Carrow, Oliver et al.

Car. & P. Carrington's & Payne's English Nisi Prius Reports.

Carl. Carleton, New Brunswick.

Carp. P. C. Carpmael's English Patent Cases.

Carpenter. Carpenter's Reports, vols. 52–53 California.

Carr. Cas. Carran's Summary Cases, India.

Carr., Ham. & Al. Carrow, Hamerton & Allen's New Sessions Oases, English.

Carr. & K. Carrington & Kirwan.

Carrau. Carrau's edition of "Summary Cases," Bengal.

Cart. Cartwright's Cases, Canada.

Carter. Carter's English Common Pleas Reports, same as Orlando Bridgman;—Carter's Reports, vols. 1, 2, Indiana.

Carth. Carthew's English King's Bench Reports.

Cary. Cary's English Chancery Reports. Cas. Casey's Reports, vols. 25-36 Pennsylvania State.

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Cas. App. Cases of Appeal to the House of Lords.

Cas. Arg. & Dec. Cases Argued and Decreed in Chancery, English.

Cas. B. R. Cases Banco Regis tempore William III. (12 Modern Reports).

Cas. B. R. Holt. Cases and Resolutions (of settlements: not Holt's King's Bench Reports).

Cas. C. L. Cases in Crown Law.

Cas. Ch. Cases in Chancery, English;-Select Cases in Chancery;-Cases in Chancery (9 Modern Reports).

Cas. Eq. Cases in Equity, Gilbert's Reports;-Cases and Opinions in Law, Equity, and Conveyancing.

Cas. Eq. Abr. Cases in Equity, Abridged, English.

Cas. F. T. Cases tempore Talbot, by Forrester, English Chancery.

Cas. H. L. Cases in the House of Lords. Cases in Chancery;-Select Cas. in C. Cases in Chancery.

Cas. K. B. Cases in King's Bench (8 Modern Reports).

Cas. K. B. t. H. Cases tempore Hardwicke (W. Kelynge's English King's Bench Reports).

Cas. L. & Eq. Cases in Law and Equity (10 Modern Reports);-Gilbert's Cases in Law and Equity, English.

Cas. P. (or Parl.). Cases in Parliament. Cas. Pr. Cases of Practice, English King's Bench.

Cas. Pr. C. P. Cases of Practice, English Common Pleas (Cooke's Reports).

Cas. Pr. K. B. Cases of Practice in the King's Bench.

Cas. R. Casey's Reports, vols. 25-36 Pennsylvania State.

Cas. S. C. (Cape G. H.). Cases in the Supreme Court, Cape of Good Hope.

Cas. Self Def. Horrigan & Thompson's Cases on Self-Defense.

Cas. Sett. Cases of Settlement, King's Bench.

Cas. Six Cir. Cases on the Six Circuits, Ireland.

Cas. t. Ch. II. Cases tempore Charles II., in vol. 3 of Reports in Chancery.

Cas. t. F. Cases tempore Finch, English Chancery.

Cas. t. Geo. I. Cases tempore George I., English Chancery (8, 9 Modern Reports).

Cas. t. H. (or Hardwicke). Cases tem-Hardwicke, English King's Bench pore (Ridgway, Lee, or Annaly);-West's Chancery Reports, tempore Hardwicke.

Cas. t. Holt (or H.). Cases tempore Holt, English King's Bench;-Holt's Reports.

Cas t. K. Select Cases tempore King, English Chancery (edited by Macnaghten);-

Moseley's Chancery Reports, tempore King. Cas. t. Lee. (Phillimore's) Cases tempore Lee, English Ecclesiastical.

Cas. t. Mac. Cases tempore Macclesfield (10 Modern Reports).

Cas. t. Nap. Cases tempore Napler, by Drury, Irish Chancery.

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Cas. t. North. Cases tempore Northington (Eden's English Chancery Reports).

Cas. t. Plunk. Cases tempore Plunkett, by Lloyd & Gould, Irish Chancery.

Cas. t. Q. A. Cases tempore Queen Anne (11 Modern Reports).

Cas. t. Sugd. Cases tempore Sugden. Irish Chancery.

Cas. t. Tal. Cases tempore Talbot, English Chancery.

Cas..t. Wm. III. Cases tempore William III. (12 Modern Reports).

Cas. Tak. & Adj. Cases Taken and Adjudged (first edition of Reports in Chancery).

Cas. w. Op. Cases, with Opinions, by Eminent Counsel.

Cas. Wm. I. Bigelow's Cases, William I. to Richard I.

Casey. Casey's Reports, vols. 25-36 Pennsylvania State.

Cass. Dig. Cassel's Digest, Canada.

Cass. Sup. C. Prac. Cassel's Supreme Court Practice, 2d edition by Masters.

Cel. Tr. Burke's Celebrated Trials.

Cent. Dict. Century Dictionary.

Cent. Dig., Century Digest.

[1891] Ch. Law Reports, Chancery Division, from 1891 onward.

Ch. App. Cas. Chancery Appeal Cases, English Law Reports.

Ch. Cas. Cases in Chancery.

Ch. Cas. Ch. Choyce Cases in Chancery.

Ch. Cham. (or Ch. Ch.). Chancery Chamber Reports, Ontario.

Chalmers' Colonial Opin-Ch. Col. Op. ions.

Ch. Dig. Chaney's Digest, Michigan Reports.

Ch. Div. (or D.). Chancery Division, English Law Reports (1876-1890).

Ch. Prec. Precedents in Chancery. Ch. R. M. R. M. Charlton's Georgia Reports.

Reports in Chancery;-Irish Ch. Rep. Chancery Reports.

Ch. Rep. Ir. Irish Chancery Reports.

Chancery Sentinel, Saratoga, Ch. Sent. New York.

Ch. T. U. P. T. U. P. Charlton's Georgia Reports.

Ch. & Cl. Cas. Cripp's Church and Clergy Cases.

Chal. Op. Chalmers' Colonial Opinions.

Cham. Chamber Reports, Upper Canada. Chamb. Dig. P. H. C. Chambers' Digest

of Public Health Cases.

Chamb. Rep. Chancery Chamber Reports, Ontario.

Chamber. Chamber Reports, Upper Canada.

Chaney's Reports, vols. 37-58 Chan. Michigan;-Chancellor;-Chancery (see Ch.). Chanc. Chancery (see Ch.).

Chand. Chandler's Reports, Wisconsin;-N Chandler's Reports, vols. 20, 38-44 New Hampshire.

Chand. Cr. Tr. (or Chand. Crim. Tr.). Chandler's American Criminal Trials.

- Chaney. Chaney's Reports, vols. 37-58 U Michigan.
 - Charl. Pr. Cas. Charley's English Practice Cases.
 - Charlt. R. M. R. M. Charlton's Georgia Reports.
 - Charlt. T. U. P. T. U. P. Charlton's Georgia Reports.

Chase's United States Circuit Chase. Court Decisions.

Chev. Cheves' South Carolina Law Reports.

Chev. Ch. (or Eq.). Cheves' South Carolina Equity Reports.

Cheves. Cheves' Law Reports, South Carolina.

Chip. Chipman's Reports, New Bruns-R wick.

Chip. D. D. Chipman's Vermont Reports. Chip. MS. Reports printed from Chipman's Manuscript, New Brunswick.

Chip. N. N. Chipman's Vermont Reports. S Chip. W. Chipman's New Brunswick Reports.

Chit. (or Chitt.). Chitty's English Bail Court Reports.

Chit. Archb. Pr. Chitty's Archbold's Practice.

Chit. Bills. Chitty on Bills.

Chit. Bl. Comm. Chitty's Blackstone's Commentaries.

- Chit. Com. Law. Chitty on Commercial Law.
- Chit. Cont. Chitty on Contracts.

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Chit. Crim. Law. Chitty on Criminal Law

Chit. Gen. Pr. Chitty's General Practice. Chit. Med. Jur. Chitty on Medical Ju-

risprudence. Chit. Pl.

Chitty on Pleading.

Chit. Pr. Chitty's General Practice.

Chitty's Statutes of Practical Chit. St. Utility.

Chitt. Chitty's English Bail Court Reports.

Chr. Rep. Chamber Reports, Upper Canada.

Chr. Rob. Christopher Robinson's English Admiralty Reports.

Chute, Eq. Chute's Equity under the Judicature Act.

Cic. Frag. de Repub. Cicero, Fragmenta de Republica.

City Ct. R. City Court Reports, New York.

Civ. Code. Civil Code.

Civ. Code Prac. Civil Code of Practice.

Civ. Proc. Rep. Civil Procedure Reports, New York.

Cl. App. Clark's Appeal Cases, House of Z Lords. Same Star Start Start

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Cl. Ch. Clarke's Chancery Reports, New York.

Cl. Home. Clerk Home, Scotch Session Cases.

Cl. & Fin. (or F.). Clark & Finnelly's House of Lords Cases.

Cl. & Fin. N. S. House of Lords Cases, by Clark.

Cl. & H. Clarke & Hall's Contested Elections in Congress.

Clark. English House of Lords Cases, by Clark;- Clark's Reports, vol. 58 Alabama. See, also, Clarke.

Clark Dig. Clark's Digest, House of Lords Reports.

Clark & F. (or Fin.). Clark & Finnelly's Reports, English House of Lords.

Clark & Fin. N. S. Clark's House of Lords Cases.

Clarke. Clarke's New York Chancery Reports;-Clarke's edition of vols. 1-8 Iowa; -Clarke's Reports, vols. 19-22 Michigan;-Clarke's Notes of Cases, Bengal. See, also, Clark.

Clarke Ch. Clarke's New York Chancery Reports.

Clarke Not. (or R. & O.). Clarke's Notes of Cases, in his "Rules and Orders," Bengal.

Clarke & H. Elec. Cas. Clarke & Hall's Cases of Contested Elections in Congress.

Clayt. Clayton's English Reports, York Assizes.

Clem. Clemens' Reports, vols. 57-59 Kan-888.

Clerk Home. Clerk Home's Decisions, Scotch Court of Session.

Clifford's United States Circuit Clif. Court Reports.

Clif. (South.) El. Cas. Clifford's Southwick Election Cases.

Clif. & Rick. Clifford & Rickard's English Locus Standi Reports.

Clifford & Stephens' English Clif. & St. Locus Standi Reports.

Cliff. Clifford's Reports, United States, First Circuit.

Clin. Dig. Clinton's Digest, New York.

Clk. Mag. Clerk's Magazine, London;-Rhode Island Clerk's Magazine.

Clow L. C. on Torts. Clow's Leading Cases on Torts.

Co. Coke's English King's Bench Reports. Co. Ent. Coke's Entries.

Co. G. Reports and Cases of Practice in Common Pleas tempore Anne, Geo. I., and Geo. II., by Sir G. Coke. (Same as Cooke's Practice Reports.)

Co. Inst. Coke's Institutes.

Co. Litt. The First Part of the Institutes of the Laws of England, or a Commentary on Littleton, by Sir Edward Coke. Co. P. C. Coke's Reports, English King's Bench.

Co. Pl. Coke's Pleadings (sometimes pubblished separately). States and the second

Co. R. (N. Y.). Code Reporter, New York. Co. R. N. S. Code Reporter, New Series. Co. Rep. Coke's Reports, King's Bench.

Cobb. Cobb's Reports, vols. 4-20 Georgia;—Cobb's Reports, vol. 121 Alabama.

Cobb. St. Tr. Cobbett's (afterwards Howell's) State Trials.

Cochr. Cochran's Nova Scotia Reports; -Cochrane's Reports, vols. 3-7 North Dakota.

Cock. Tich..Ca. Cockburn's Charge in the Tichborne Case.

Cock. & Rowe. Cockburn & Rowe's Election Cases.

Cocke. Cocke's Reports, vols. 16-18 Alabama;-Cocke's Reports, vols. 14, 15 Florida.

Cod. Codex Justinianus.

Cod. Jur. Civ. Codex Juris Civilis;-Justinian's Code.

Cod. Theodos. Codex Theodorianus.

Code. Criminal Code of Canada, 1892.

Code Civ. Pro. (or Proc.). Code of Civil Procedure.

Code Civil. Code Civil or Civil Code of France.

Code Cr. Pro. (or Proc.). Code of Crim-. inal Procedure.

Code d'Instr. Crim. Code d'Instruction Criminelle.

Code de Com. Code de Commerce.

Code La. Civil Code of Louisiana.

Code N. (or Nap.). Code Napoléon, French Civil Code.

Code Pro. Code of Procedure.

Code R. N. S. Code Reports, New Series. Code Rep. New York Code Reporter.

Code Rep. N. S. New York Code Reports, New Series.

Cof. Dig. Cofer's Digest, Kentucky.

Coffey Prov. Dec. Coffey's Probate Decisions.

Cogh. Epit. Coghlan's Epitome of Hindu Law Cases.

Coke. Coke's English King's Bench Reports (cited by parts and not by volume).

Coke Inst. Coke's Institutes.

Coke Lit. Coke on Littleton.

Col. Colorado; — Colorado Reports;-

Coldwell's Reports, Tennessee ;--Coleman's

Reports, vols. 99, 101-106, 110-129, Alabama. Col. App. Colorado Appeals.

Col. C. C. Collyer's English Chancery Cases.

Col. Cas. Coleman's Cases (of Practice), New York.

Col. L. Rep. Colorado Law Reporter.

Col. Law Review. Columbia Law Review.

Col. & Cai. Coleman & Caines' Cases, New York.

Cold. (or Coldw.). Coldwell's Tennessee Reports.

Cole. Cole's edition of Iowa Reports;— Coleman's Reports, vols. 99, 101-106, 110-129 Alabama.

Cole. Cas. Pr. Coleman's Cases, New York.

Coll. Colles' Parliamentary Cases.

Coll. (or C. C.). Collyer's English Chancery Cases.

Coll. P. C. Colles' English Parliamentary (House of Lords) Cases.

Coll. & E. Bank. Collier and Eaton's American Bankruptcy Reports.

Colles. Colles' English Parliamentary Cases.

Colly. Collyer's English Vice Chancellors' Reports.

Colly. Partn. Collyer on Partnerships.

Colo. Colorado Reports.

Colq. Colquit's Reports (1 Modern).

Colq. Rom. Civil Law. Colquhoun's Roman Civil Law.

Colt. (Reg. Ca.). Coltman's Registration Cases.

Colvil. Colvil's Manuscript Decisions, Scotch Court of Session.

Com. Comyn's Reports, English King's Bench;—Comberbach's English King's Bench Reports;—Comstock's Reports, vols. 1–4 New York Court of Appeals.

Com. B. Common Bench Reports (Manning, Granger, and Scott).

Com. B. N. S. English Common Bench Reports, New Series.

Com. Cas. Commercial Cases, England.

Com. Dig. Comyns' Digest.

Com. Jour. Journals of the House of Commons.

Com. L. R. English Common Law Reports.

Com. Law Rep. English Common Law Reports;—Common Law Reports, published by Spottiswoode.

Com. Pl. Common Pleas, English Law Reports.

Com. Pl. Div. Common Pleas Division, English Law Reports.

Comb. Comberbach's English King's Bench Reports.

Comp. Dec. Comptroller's Decisions.

Comp. Laws. Compiled Laws.

Comp. St. Compiled Statutes.

Comst. Comstock's Reports, vols. 1-4 New York Court of Appeals.

Comyns. Comyns' English King's Bench Reports.

Comyns' Dig. Comyns' Digest, English.

Con. Conover's Reports, Wisconsin;— Continuation of Rolle's Reports (2 Rolle);— Connoly, New York Criminal.

Con. Cus. Conroy's Custodian Reports.

Con. & Law. Connor '& Lawson's Irish Chancery Reports.

Cond. Ch. R. (or Eng. Ch.). Condensed English Chancery Reports.

Cond. Eccl. Condensed Ecclesiastical Reports.

Cond. Ex. R. Condensed Exchaquer Reports.

Cond. Rep. U. S. Peters' Condensed United States Reports.

Conf. Conference Reports (by Cameron and Norwood), North Carolina.

- Cong. El. Cas. Congressional Election Cases.
 - Cong. Rec. Congressional Record, Washington.
 - Conk. Adm. Conkling's Admiralty.

Conn. Connecticut ;—Connecticut Reports ;—Connoly, New York, Surrogate.

Conover. Conover's Reports, vols. 16-106 Wisconsin.

Conr. Conroy's Custodian Reports.

Consist. Rep. English Consistorial Re-Pports, by Haggard.

- Consolid. Ord. Consolidated General Orders in Chancery.
- **Const.** Constitutional Reports, South Carolina, by Mill;—Constitutional Reports,
- South Carolina, by Treadway;-Constitutional Reports, vol. 1 South Carolina, by
- Harper.

Const. Hist. Hallam's Constitutional History of England.

Const. N. S. Constitutional Reports (Mill), South Carolina, New Series.

Const. Oth. Constitutiones Othoni (found at the end of Lyndewood's Provinciale).

- **Const. S. C.** Constitutional Reports, South Carolina, printed by Treadway.
- **S** Const. S. C. N. S. South Carolina Constitutional Reports, New Series, printed by Mill.

Const. U. S. Constitution of the United States.

- Coo. & Al. Cooke & Alcock's Irish King's Bench Reports.
 - Cook V. Adm. Cook's Vice-Admiralty Reports, Nova Scotia.

Cooke. Cooke's Cases of Practice, English Common Pleas;—Cooke's Reports, Tenlinessee.

- Cooke, Incl. Acts. Cooke's Inclosure Acts. Cooke Pr. Cas. Cooke's Practice Reports, English Common Pleas.
- Cooke Pr. Reg. Cooke's Practical Register of the Common Pleas.
- Cooke & Al. (or Alc.). Cooke & Alcock's Reports, Irish King's Bench.

Cooley. Cooley's Reports, vols. 5–12 Michigan.

Cooley, Const. Lim. Cooley on Constitu-Witional Limitations.

Cooley, Tax. Cooley on Taxation.

Cooley, Torts. Cooley on Torts.

Cooper's Tennessee Chancery Reports;—Cooper's Reports, vols. 21-24 Florida;—Cooper's English Chancery Reports tempore Eldon;—Cooper's English Chancery Reports tempore Cottenham;—Cooper's English Chancery Reports tempore Brougham;—Cooper's English Practice Cases, Chancery.
 Coop. C. C. (or Cas.). Cooper's Chancery

Cases tempore Cottenham. Coop. C. & P. R. Cooper's Chancery and

Practice Reporter, Upper Canada.

Coop. Ch. Cooper's Tennessee Chancery Reports.

7 States Reports.

Coop. Eq. Pl. Cooper's Equity Pleading. Coop. Pr. Cas. Cooper's Practice Cases, English Chancery.

Coop. Sel. Cas. Cooper's Select Cases tempore Eldon, English Chancery.

Coop. t. Br. Cooper's Cases tempore Brougham.

Coop. t. Cott. Cooper's Cases tempore Cottenham, English Chancery.

Coop. t. Eld. Cooper's Cases tempore Eldon, English Chancery.

Coop. Tenn. Ch. Cooper's Tennessee Chancery Reports.

Cooper. Cooper's English Chancery.

Coote, Ecc. Pr. Coote's Ecclesiastical Practice.

Coote, Mortg. Coote on Mortgages.

- Coote, Prob. Pr. Coote's Probate Practice.
- Cope. Cope's Reports, vols. 63-72 California.

Copp L. L. Copp's Public Land Laws.

Copp Land. Copp's Land Office Decisions.

Copp Min. Dec. Copp's United States Mining Decisions.

Cor. Coram ;-Coryton's Bengal Reports. Corb. & Dan. Corbett & Daniell's English Election Cases.

Corp. Jur. Can. Corpus Juris Canonici.

Corp. Jur. Civ. Corpus Juris Civilis.

Cory. Coryton's Reports, Calcutta.

- Cou. Couper's Justiciary Reports, Scotland.
- Coup. (or Coup. Just.). Couper's Justiciary Reports, Scotland.
- Court Sess. Ca. Court of Sessions Cases, Scotch.

Court. & Macl. Courtnay & Maclean's Scotch Appeals (6 and 7 Wilson and Shaw).

Cout. Dig. Coutlée's Digest, Canada Supreme Court.

- Cow. Cowen's New York Reports;-Cowper's English King's Bench Reports.
- Cow. Cr. Dig. Cowen's Criminal Digest. Cow. Cr. Rep. Cowen's Criminal Reports, New York.

Cow. Dic. Cowell's Law Dictionary.

Cow. Dig. Cowell's East India Digest.

Cow. Int. Cowell's Interpreter.

Cow. N. Y. Cowen's New York Reports.

Cowell. Cowell's Law Dictionary;—Cowell's Interpreter.

Cowp. Cowper's English King's Bench Reports.

Cowp. Cas. Cowper's Cases (in the third volume of Reports in Chancery).

Cox. Cox's English Chancery Reports;— Cox's English Criminal Cases;—Cox's Reports, vols, 25-27 Arkansas.

Cox Am. T. M. Cas. Cox's American Trade-Mark Cases

Cox C. C. Cox's English Criminal Cases; —Cox's Crown Oases;—Cox's County Court Cases.

Cox Ch. Cox's English Chancery Cases.

Cox Cr. Cas. Cox's English Criminal Cases.

Cox Cr. Dig. Cox's Criminal Law Digest. Cox, Inst. Cox's Institutions of the English Government.

Cox J. S. Cas. Cox's Joint Stock Cases.

Cox Mc. & H. Cox, McCrae & Hertslet's English County Court Reports.

Cox Mag. Ca. Cox's Magistrate Cases.

Cox Man. Tr. M. Cox's Manual of Trade-Mark Cases.

Cox Tr. M. Cox's Manual of Trade-Mark Cases.

Cox. Tr. M. Cas. Cox's American Trade-Mark Cases.

Cox & Atk. Cox & Atkinson, English Registration Appeal Reports.

Coxe. Coxe's Reports, New Jersey.

Cr. Cranch's Reports, United States Supreme Court;—Cranch's United States Circuit Court Reports.

Cr. C. C. Cranch's United States Circuit Court Cases (Reports).

Cr. Cas. Res. Crown Cases Reserved.

Cr. Code. Criminal Code.

Cr. Code Prac. Criminal Code of Plactice.

Cr. M. & R. Crompton, Meeson & Roscoe's English Exchequer Reports.

Cr. Pat. Dec. Cranch's Decisions on Patent Appeals.

Cr. S. & P. Craigie, Stewart & Paton's Scotch Appeal Cases (same as Paton).

Cr. & Dix. Crawford & Dix's Irish Circuit Court Cases.

Cr. & Dix Ab. Cas. Crawford & Dix's (Irish) Abridged Notes of Cases.

Cr. & Dix C. C. Crawford & Dix's Irish Circuit Court Cases.

Cr. & J. Crompton & Jervis.

Cr. & M. Crompton & Meeson's English Exchequer Reports.

Cr. & Ph. Craig & Phillips' English Chancery Reports.

Crab. Crabbe's United States District Court Rpeorts.

Crabb, Com. Law. Crabb on the Common Law.

Crabb, Eng. Law. Crabb's History of the English Law.

Crabb, Hist. Eng. Law. Crabb's History of the English Law.

Crabb, Real Prop. Crabb on the Law of Real Property.

Crabb, Technol. Dict. Crabb's Technological Dictionary.

Crabbe (or Crab.). Crabbe's United States District Court Reports.

Craig & Ph. Craig and Phillips' English Chancery Reports.

Craig. & St. Craigie, Stewart & Paton's Scotch Appeals Cases (same as Paton).

Craigius, Jus Feud. Craigius Jus Feudale.

Craik C. C. Craik's English Causes Célèbres. Cranch. Oranch's United States Supreme Court Reports.

Cranch C. O. (or D. C.). Cranch's U. S. Circuit Court Reports, District of Columbia.

Cranch Pat. Dec. Cranch's Patent Decisions.

Crane. Crane's Reports, vol. 22 Montana. Craw. Crawford's Reports, vols. 53-67 Arkansas.

Craw. & D. Crawford & Dix's Circuit Court Cases, Ireland.

Craw. & D. Ab. Cas. Crawford & Dix's Abridged Cases, Ireland.

Creasy. Creasy's Ceylon Reports.

Cress. Ins. Cas. Oresswell's English Insolvency Cases.

Crim. L. Mag. Criminal Law Magazine, Jersey City, New Jersey.

Crim. L. Rep. Criminal Law Reporter.

Crim. Rec. Criminal Recorder, Philadelphia;—Criminal Recorder, London;—Criminal Recorder, vol. 1 Wheeler's New York Criminal Reports.

Cripp's Ch. Cas. Cripp's Church and Clergy Cases.

Critch. Critchfield's Reports, vols. 5-21 Ohio State.

Cro. Croke's English King's Bench Reports;—Keilway's English King's Bench Reports.

Cro. Car. Croke's English King's Bench Reports tempore Charles I. (3 Cro.).

Cro. Eliz. Croke's English King's Bench Reports *tempore* Elizabeth (1 Cro.).

Cro. Jac. Croke's English King's Bench Reports tempore James (Jacobus) I. (2 Cro.).

Crockford. English Maritime Law Reports, published by Crockford.

Cromp. Star Chamber Cases, by Crompton.

Cromp. Exch. R. Crompton's Exchequer Reports, English.

Cromp. Jur. Crompton's Jurisdiction of Courts.

Cromp. M. & R. Crompton, Meeson and Roscoe's English Exchequer Reports.

Cromp. R. & C. Pr. Crompton's Rules and Cases of Practice.

Cromp. & Jerv. Crompton & Jervis' English Exchequer Reports.

Cromp. & M. (or Mees.). Crompton & Meeson's English Exchequer Reports.

Crosw. Pat. Ca. Croswell's Patent Cases. Crounse. Crounse's Reports, vol. 3 Ne braska.

Crowther. Crowther's Ceylon Reports.

Cruise Dig. Cruise's Digest of the Law of Real Property.

Crump Ins. Crump on Marine Insurance. Crumrine: Crumrine's Reports, vols. 116-146 Pennsylvania.

Ct. App. N. Z. Court of Appeals Reports, New Zealand.

Ct. Cl. Court of Claims, United States. Cujacius. Cujacius, Opera, que de Jure fecit, etc. Cum. & Dun. Rem. Tr. Cummins & Dunphy's Remarkable Trials.

Cummins. Cummins' Idaho Reports. Cun. (or Cunn.). Cunningham's English

King's Bench Reports.

Cun. Dict. Cunningham's Dictionary.

J Cunn. Cunningham's English Bench Reports.

Cunningham. Cunningham's Reports, English King's Bench.

Cur. Curtis' United States Circuit Court

- Cur. Com. Current Comment and Legal Miscellany.
- Cur. Dec. Curtis' Decisions, United States Supreme Court.

Cur. Ov. Ca. Curwen's Overruled Cases, Ohio.

Curry. Curry's Reports, vols. 6-19 Louisiana.

Curt. Curtis' United States Circuit Court Reports;—Curteis' English Ecclesiastical Re-Rports.

- Curt. Adm. Dig. Curtis' Admiralty Digest.
- Ourt. C. C. Ourtis' United States Circuit Court Decisions.

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Curt. Cond. Curtis' (Condensed) Decisions, United States Supreme Court.

Curt. Dec. Curtis' United States Supreme Court Decisions.

- Curt. Dig. Curtis' Digest, United States. Curt. Ecc. Curteis' English Ecclesiastical Reports.
- Curtis. Curtis' United States Circuit Court Reports.

Curw. Curwen's Overruled Cases;-Curwen's Statutes of Ohio.

- Curw. L. O. Curwen's Laws of Ohio 1854, 1 vol.
- Curw. R. S. Curwen's Revised Statutes of Ohio.

Cush. Cushing's Massachusetts Reports; --Cushman's Mississippi Reports.

Cush. Elec. Cas. Cushing's Election Cases in Massachusetts.

Cush. Man. Cushing's Manual.

Cushing. Cushing's Massachusetts Reports.

Cushma. (or Cushman). Cushman's Reports, vols. 23-29 Mississippi.

Oust. Rep. Custer's Ecclesiastical Reports.

Cyc. Cyclopedia of Law and Procedure.

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D. Delaware ;- Dallas' United States and Reports;-Denio's Reports, Pennsylvania New York;-Dunlop, Bell & Murray's Reports, Scotch Session Cases (Second Series); -Digest of Justinian, 50 books, never been translated into English;-Disney, Ohio;-Divisional Court;-Dowling, English;-Dominion of Canada.

Dowling's Practice Cases, New D. (N. S.). Series, English.

D. B. Domesday Book.

D. Chip. D. Chipman's Reports, Vermont. D. G. De Gex;-De Gex's English Bank-

ruptcy Reports. De Gex, Fisher, & Jones' D. G. F. & J. English Chancery Reports.

D. G. F. & J. B. De Gex, Fisher, & Jones' English Bankruptcy Reports.

D. G. J. & S. De Gex, Jones, & Smith's English Chancery Reports.

D. G. J. & S. B. De Gex, Jones, & Smith's English Bankruptcy Reports.

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D. N. S. Dowling's Reports, New Series, English Bail Court;-Dow, New Series (Dow & Clark, English House of Lords Cases).

D. P. C. Dowling's English Practice Cases. D. & B. Dearsly & Bell's English Crown Cases.

D. & C. Dow & Clark's English House of Lords (Parliamentary) Cases.

D. & Ch. Deacon & Chitty's English Bankruptcy Reports.

D. & E. Durnford & East's (Term) Reports, English King's Bench.

D. & J. De Gex & Jones' English Chancery Reports.

D. & J. B. De Gex & Jones' English Bankruptcy Reports.

D. & L. Dowling & Lowndes' English Bail Court Reports.

D. & M. Davison & Merivale's English Queen's Bench Reports.

D. & P. Denison & Pearce, English.

D. & R. Dowling & Ryland's English King's Bench Reports.

D. & R. M. C. Dowling & Ryland's English Magistratés' Cases.

D. & R. N. P. Dowling & Ryland's English Nisi Prius Cases.

-D. & S. Drewry & Smale's Chancery Reports;-Doctor and Student;-Deane and Swabey.

D. & W. Drury & Walsh's Irish Chancery Reports;-Drury & Warren's Irish Chancery Reports.

D. & War. Drury & Warren's Reports, Irish Chancery.

Dakota;-Dakota Territory Re-Dak. ports.

Dallas' United States Reports;-Dal. Dalison's English Common Pleas Reports (bound with Benloe) ;-Dalrymple's Scotch Session Cases.

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Dallas' Report of Cooper's Dal. Coop. Opinion on the Sentence of a Foreign Court of Admiralty.

Dale. Dale's Reports, vols. 2-3 Oklahoma. Dale Ecc. Dale's Ecclesiastical Reports, English.

Dale Leg. Rit. Dale's Legal Ritual (Ecclesiastical) Reports.

Dalison. Dalison's English Common Pleas Reports (bound with Benloe).

Dallas' Pennsylvania and United Dall. States Reports.

Dall. Dec. (or Dall. Dig.). Dallam's Texas Decisions, printed originally in Dallam's Digest.

Dall. in Keil. Dallison in Keilway's Reports, English King's Bench.

Dall. S. O. Dallas' United States Supreme Court Reports.

Dallas. Dallas' Pennsylvania and United States Reports.

Dalloz. Dictionnaire général et raisonné de legislation, de doctrine, et de jurisprudence, en matière civile, commerciale, criminelle, administrative, et de droit public.

Dalr. Dalrymple's Decisions, Scotch Court of Session;-(Dalrymple of) Stair's Decisions, Scotch Court of Session ;-- (Dalrymple of) Hailes' Scotch Session Cases.

Dalr. Feud. Prop. Dalrymple on Feudal Property.

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Daniel, Neg. Inst. Daniel's Negotiable Instruments.

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Darl. Pr. Ct. Sess. Darling, Practice of the Court of Session (Scotch.)

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Dauph. Co. Rep. Dauphin County Reporter, Pennsylvania.

Dav. Daveis' United States District Court Reports (now republished as 2 Ware);— Davy's or Davies' Irish King's Bench and Exchequer Reports;—Davies' English Pat-

P ent Cases;—Davis' Reports (Abridgment of Sir Edward Coke's Reports);—Davis' Reports, vol. 2 Hawaii;—Davis' United States Supreme Court Reports.

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 - Davis (J. C. B.). Davis' United States Supreme Court Reports.

Davis, Bldg. Soc. Davis' Law of Building Societies.

- **Day.** Day's Connecticut Reports;—Connecticut Reports, proper, reported by Day.
- Dayt. Term Rep. Dayton Term Reports, Dayton, Ohio.

Dea. Deady's United States District Court Reports.

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Dea. & Sw. Deane & Swabey's Reports, Probate and Divorce.

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Dest. Cal. Dig. Desty's California Digest.

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Dig. Digest;—Digest of Justinian;—Digest of Writs.

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Dill. Mun. Corp. Dillon on Municipal Corporations.

Dirl. Dirleton's Decisions, Court of Session.

Disn. (or Dis.). Disney's Superior Court Reports, Cincinnati.

Dist. Rep. District Reports.

Doct. & Stud. Doctor and Student.

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Dom. Book. Domesday Book.

Dom. Proc. Domus Procerum. In the House of Lords.

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Dow N. S. Dow & Clark's English House of Lords Cases.

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Dow. & Ry. Dowling & Ryland's English King's Bench Reports;—Dowling & Ryland's English Nisi Prius Cases.

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Down. & Lud. Downton & Luder's English Election Cases.

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Dr. R. t. Nap. Drury's Irish Chancery Reports tempore Napier.

Dr. R. t. Sug. Drury's Irish Chancery Reports tempore Sugden.

Dr. & Sm. Drewry & Smale's English Vice Chancellors' Reports.

Dr. & Wal. Drury & Walsh's Irish Chancery Reports.

Dr. & War. Drury & Warren's Irish Chancery Reports.

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Draper. Draper's Upper Canada King's Bench Reports. Ontario.

Drew. Drewry's English Vice Chancellors' Reports;-Drew's Reports, vol. 13 Florida.

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- Drink. Drinkwater's English Common Pleas Reports.
 - Drone, Copyr. Drone on Copyrights.

Drury's Irish Chancery Reports Drn. tempore Sugden.

Dru. t. Nap. Drury's Irish Chancery Reports tempore Napier.

Dru. & Wal. Drury & Walsh's Irish Chancery Reports.

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Drury t. Sug. Drury's Irish Chancery Reports tempore Sugden.

Dub. Dubitatur ;- Dubitante.

Dub. Rev. Dublin Review, Dublin, Ireland.

- Du Cange. Du Cange's Glossarium. Dud. (Ga.). Dudley's Georgia Reports.
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Duer, Ins. Duer on Insurance.

Dufresne. 'Dufresne's [Law] Glossary.

Duncan (see Dunc.);-Dunlap (see Dun. Dunl.).

Dun. & Cum. Dunphy & Cummins' Remarkable Trials.

Dunc. Ent. Cas. Duncan's Scotch Entail Cases.

Dunc. N. P. Duncombe's Nisi Prius.

Dungl. Med. Dict. Dunglison, Dictionary of Medical Science and Literature.

Dunl. Abr. Dunlap's Abridgment of Coke's Reports.

Dunl. Adm. Pr. Dunlop's Admiralty Practice.

- Dunlop (Dunl. B. & M.). Dunlop, Bell & Murray's Reports, Second Series, Scotch Session Cases.
- Dunn. Dunning's English King's Bench Reports.
- Durf. Durfee's Reports, vol. 12 Rhode Island.
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E

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E.P.C. East's Pleas of the Crown.

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E.R.C. English Ruling Cases.

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E. & A. W. C. Grant's Error and Appeal Reports, Ontario.

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East N. of C. East's Notes of Cases (in Morley's East Indian Digest).

East, P. C. (or Pl. Cr.). East's Pleas of the Crown.

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Ebersole. Ebersole's Reports, vols. 59-80 Iowa.

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Ed. Cr. Edwards' New York Chancery Reports. Ed. et Ord. Edits et Ordonnances (Lower Canada).

Eden. Eden's Reports, High Court of Chancery, England.

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Edw. Lead. Dec. Edwards' Leading Decisions in Admiralty (Edwards' Admiralty Reports).

Edw. Pr. Cas. Edwards' Prize Cases (English Admiralty Reports).

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Efird. Efird's Reports, vols. 45-56 South Carolina.

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El. B. & E. Ellis, Blackburn, & Ellis' English Queen's Bench Reports.

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Els. W. Bl. Elsley's edition of Wm. Blackstone's English King's Bench Reports.

- Elton, Com. Elton on Commons and Waste Lands.
 - Elton, Copyh. Elton on Copyholds. Emerig. Mar. Loans. Emerigon on Maritime Loans.
- **Emerig. Tr. des Ass.** Emerigon, Traite des Assurances.
- Emerig. Traite des Assur. ÈEmerigon, Traite des Assurances.
 - Enc. Encyclopædia.

Enc. Brit. Encyclopædia Britannica.

Enc. Forms. Encyclopædia of Forms.

- Enc. Pl. & Pr. Encyclopædia of Pleading and Practice.
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Encyc. Encyclopædia.

- Eng. English;—English's Reports, vols. 6–13 Arkansas;—English Reports by N. C. Moak.
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Eng. C. C. (or Cr. Cas.). English Crown Cases.

- Eng. C. L. English Common Law Reports.
- Eng. Ch. English Chancery; English Chancery Reports; — Condensed English Chancery Reports.
 - Eng. Ecc. R. English Ecclesiastical Reports.
- Eng. Eccl. English Ecclesiastical Reports.
- Eng. Exch. English Exchequer Reports. Eng. Ir. App. Law Reports, English and Irish Appeal Cases.

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Eng. L. & Eq. English Law and Equity Reports.

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Feud. Lib. The Book of Feuds. See this dictionary, s. v. "Liber Feudorum."

Ff. Pandectæ (Juris Civilis).

Field, Corp. Field on Corporations.

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Fish. Fisher's United States Patent Cases;—Fisher's United States Prize Cases.

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Fitz. Fitzherbert's Abridgment (see F. & Fitz.).

Fitzg. Fitzgibbon's English King's Bench Reports.

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Fl. Fleta;-Flanders (see Fland.).

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Forum. Forum (periodical). Baltimore P and New York.

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Fost. & Fin. Foster & Finlason's English Nisi Prius Reports.

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Fount. Fountainhall's Decisions. Scotch Court of Session.

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Fraz. (or Fraz. Adm.). Frazer's Admiralty Cases, etc., Scotland.

Free. Freeman's English King's Bench Reports, vol. 1 Freeman's King's Bench Reports and vol. 2 Freeman's Chancery Reports. See also Freem.

Free. Ch. Freeman's English Chancery Reports ;--Freeman's Mississippi Chancery Reports.

Freem. (Ill.). Freeman's Reports, Illinois. Freem. C. C. Freeman's English Chancery Cases.

Freem. Compar. Politics. Freeman, Comparative Politics.

Freem. Judgm. Freeman on Judgments. Freem. K. B. Freeman's English King's Bench Reports.

Fries Tr. Trial of John Fries (Treason). Frith. Opinions Attorneys-General, pt. 2, vol. 21.

Full B.R. Full Bench Rulings, Bengal (or Northwestern Provinces).

Fuller's Reports, vols. 59-105 Faller. Michigan.

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Fulton. Fulton's Reports, Bengal.

TABLE OF ABBREVIATIONS

G. Gale's English Exchequer Reports.

G. Coop. (or Cooper). G. Cooper's English Chancery.

G. Gr. G. Greene's Iowa Reports.

G. M. Dudl. G. M. Dudley's Georgia Reports.

G. O. General Orders, Court of Chancery, Ontario.

G. & D. Gale & Davidson's English Queen's Bench Reports.

G. & G. Goldsmith & Guthrie, Missouri.

G. & J. Gill & Johnson's Maryland Reports;-Glyn & Jameson's English Bankruptcy Reports.

G. & T. Gould & Tucker's Notes on Revised Statutes of United States.

Ga. Georgia;-Georgia Reports.

Ga. Dec. Georgia Decisions.

Ga. Supp. Lester's Supplement, vol. 33 Georgia.

Gaius' Institutes. Gaius.

Gal. Gallison's Reports, United States Circuit Courts.

Galb. & M. Galbraith & Meek's Reports, vol. 12 Florida.

Galbraith. Galbraith's Reports, vols. 9-12 Florida.

Gale. Gale's English Exchequer Reports. Gale, Easem. Gale on Easements.

Gale & Dav. Gale & Davison's Queen's Bench Reports.

Gall. Gallison's Reports, United States Circuit Courts.

Gall. Cr. Cas. Gallick's Reports (French Criminal Cases).

Gamb. & Barl. Gamble & Barlow's Digest, Irish.

Gantt Dig. Gantt's Digest Statutes, Arkansas.

Gard. N. Y. Rept. Gardenier's New York Reporter.

Gardenhire. Gardenhire's Reports, vols. 14, 15 Missouri.

Gardn. P. C. Gardner Peerage Case, reported by Le Marchant.

Gaspar. Gaspar's Small Cause Court Reports, Bengal.

Gayarré. Gayarré's Reports, vols. 25-28 Louisiana Annual.

Gaz. Bank. Gazette of Bankruptcy, London.

Gaz. Dig. Gazzam's Digest of Bankruptcy Decisions.

Gaz. & B. C. Rep. Gazette & Bankrupt Court Reporter, New York.

Geld. & M. Geldart & Maddock's English Chancery Reports, vol. 6 Maddock's Reports.

Geld. & Ox. Nova Scotia Decisions, by Geldert & Oxley.

Geld. & R. Geldert & Russell, Nova Scotia.

Geldart. Geldart & Maddock's English Chancery Reports, vol. 6 Maddock's Reports.

Gen. Abr. Cas. Eq. General Abridgment

of Cases in Equity (Equity Cases Abridged). Gen. Dig. General Digest American and English Reports.

Gen. Laws. General Laws.

Gen. Ord. General Orders, Ontario Court of Chancery.

Gen. Ord. Ch. General Orders of the English High Court of Chancery.

Gen. St. General Statutes.

Geo. Georgia;-Georgia Reports;-King George (as 13 Geo. II.).

Geo. Coop. George Cooper's English Chancery Cases, time of Eldon.

Geo. Dec. Georgia Decisions. Geo. Dig. George's Digest, Mississippi.

George. George's Reports vols. 30-39 Mississippi.

Gib. Cod. Gibson's Codex Juris Ecclesiastical Anglicani.

Gib. Dec. Gibson's Scottish Decisions.

Gibbon, Rom. Emp. Gibbon, History of the Decline and Fall of the Roman Empire.

Gibbs. Gibbs' Reports, vols. 2-4 Michigan. Gibbs' Jud. Chr. 'Gibbs' Judicial Chron-

icle. Gibs. Camd. Gibson's [edition of] Camden's Britannia.

Gibson. (Gibson of) Durie's Decisions, Scotch Court of Session.

Gif. (or Giff.). Giffard's English Vice-Chancellors' Reports.

Gif. & Fal. Gilmour & Falconer's Scotch Session Cases.

Giff. & H. Giffard and Hemming's Reports, English Chancery.

Gil. Gilfillan's Edition, vols. 1-20 Minnesota;-Gilman's Reports, vols. 6-10 Illinois; -Gilmer's Virginia Reports;-Gilbert's Eng-

lish Chancery Reports;-Gilbert's English Cases in Law and Equity.

Gilbert's Reports, English Chan-Gilb. cery.

Gilb. Cas. Gilbert's English Cases in Law and Equity.

Gilb. Ch. Gilbert's English Chancery Reports.

Gilb. Com. Pl. Gilbert's Common Pleas.

Gilb. Eq. Gilbert's English Equity or Chancery Reports.

Gilb. Forum Rom. Gilbert's Forum Romanum.

Gilb. Rep. Gilbert's English Chancery Reports.

Gilb. Ten. Gilbert on Tenure.

Gilb. Uses. Gilbert on Uses and Trusts.

Gild. Gildersleeve's Reports, vols, 1-8 New Mexico.

Gilfillan. Gilfillan's Edition of Minnesota Reports.

Gill. Gill's Maryland Reports.

Gill's Police Court Re-Gill Pol. Rep. ports, Boston, Massachusetts.

Gill & J. (Md.). Gill & Johnson's Reports, Maryland.

Gill & Johns. Gill & Johnson's Maryland Reports.

Gilm. Gilman's Reports, vols. 6–10 Illinois;— Gilmer's Reports, Virginia;— Gil-

U mour's Reports, Scotch Court of Session. Gilm. Dig. Gilman's Digest, Illinois and Indiana.

Gilm. & Falc. Gilmour & Falconer's Reports, Scotch Court of Session.

Gilp. Gilpin's United States District Court Reports.

Gilp. Opin. Gilpin's Opinions of the United States Attorneys-General.

G1. & J. Glyn & Jameson's English Bankruptcy Reports.

Glan. lib. Glanville, De Legibus et Consuetudinibus Angliæ.

Glanv. (or Glanvil.). Glanville, De Legibus et Consuetudinibus Angliæ.

Glanv. El. Cas. Glanville's English Elec-

Glas. (or Glasc.). Glascock's Reports in all the Courts of Ireland.

Glenn. Glenn's Reports, vols. 16-18 Louisiana Annual.

Glov. Mun. Corp. . . Glover on Municipal Corporations.

Glyn & Jam. Glyn & Jameson's Reports, English Bankruptcy.

Go. Goebel's Probate Court Cases.

Godb. Godbolt's English King's Bench Reports.

Godo. Godolphin's Abridgment of Ecclesiastical Law;—Godolphin on Admiralty Jurisdiction;—Godolphin's Orphan's Legacy;— Godolphin's Repertorium Canonicum.

Godol. Ecc. Law. Godolphin's Abridgment of Ecclesiastical Law.

Goeb. Goebel's Probate Court Cases.

Gold. (or Goldes.). Goldesborough's or Gouldsborough's English King's Bench Reports.

Gold. & G. Goldsmith & Guthrie's Reports, vols. 36-67 Missouri Appeals.

Good. Pat. Goodeve's Abstract of Patent Cases.

Good. & Wood. Full Bench Rulings, Bengal, edited by Goodeve & Woodman.

Gordon. Gordon's Reports, vols. 24-26 Colorado and vols. 10-13 Colorado Appeals. Gosf. Gosford's Manuscript Reports,

Scotch Court of Session. Gould. Gouldsborough's English King's Bench Reports.

Gould, Pl. Gould on Pleading.

Gould & T. Gould & Tucker's Notes on Revised Statutes of United States.

Gow (or Gow N. P.). Gow's English Nisi Prius Cases.

Gr. Grant's Cases, Pennsylvania;—Green's New Jersey Reports;—Greenleaf's Maine Reports;—Grant's Cases, Canada;—Grant's Chancery Reports, Ontario.

Gr. Ca. Grant's Oasea.

Gr. Eq. (or Ch.). (H. W.) Green's New Jersey Equity Reports;—Gresley's Equity Evidence.

Gra. Grant (see Grant);—Graham's Reports, vols. 98-107 Geòrgia.

Grand Cou. Grand Coutumier de Normandie.

Granger. Granger's Reports, vols. 22-23 Ohio State.

Grant. Grant's Upper Canada Chancery Reports;—Grant's Pennsylvania Cases;— (Grant of) Elchies' Scotch Session Cases;— Grant's Jamaica Reports.

Grant, Bank. Grant on Banking.

Grant Cas. Grant's Pennsylvania Cases. Grant Ch. Grant's Upper Canada Chancery Reports.

Grant, Corp. Grant on Corporations.

Grant E. & A. Grant's Error and Appeal Reports, Ontario.

Grant, Jamaica. Grant's Jamaica Reports.

Grant Pa. Grant's Pennsylvania Cases.

Grant U.C. Grant's Upper Ganada Chancery Reports.

Grat. (or Gratt.). Grattan's Virginia Reports.

Grav. de Jur. Nat. Gent. Gravina, De Jure Naturale Gentium, etc.

Gray's Reports, vols. 112-122 North Carolina.

Green. Green's New Jersey Law or Equity Reports;—Green's Reports, vols. 11–17 Rhode Island;—G. Greene's Iowa Reports;— Greenleaf's Reports, vols. 1–9 Maine;— Green's Reports, vol. 1 Oklahoma.

Green (C. E.). C. E. Green's Chancery Reports, New Jersey.

Green Ch. H. W. Green's New Jersey Chancery Reports, vols. 2-4 New Jersey Equity.

Green Cr. L. Rep. Green's Criminal Law Reports.

Green L. (or N. J.). J. S. Green's Law Reports, vols. 13-15 New Jersey Law.

Green. Ov. Cas. Greenleaf's Overruled Cases.

Green Sc. Tr. Green's Scottish Trials for Treason.

Greene. G. Greene's Iowa Reports;-C.

E. Green's New Jersey Equity Reports, vols.

16-27 New Jersey Equity;-Greene's Reports,

vol. 7 New York Annotated Cases.

Greene G. Greene's Iowa Reports.

Greenl. Greenleaf's Reports, vols. 1-9 Maine.

Greenl. Cruise. Greenleaf's Cruise on Real Property.

Greenl. Ev. Greenleaf on Evidence.

Greenl. Ov. Cas. Greenleaf's Overruled Cases.

Green's Brice, Ultra Vires. Green's Edition of Brice's Ultra Vires.

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Gren. Grenier's Ceylon Reports.

Gres. Eq. Ev. Gresley's Equity Evidence. Grif. L. Reg. Griffith's Law Register, Burlington, New Jersey.

Griff. P. R. Cas. Griffith's English Poor Rate Cases.

Griffith. Griffith's Reports, vols. 1-5 Indiana Appeals and vols. 117-132 Indiana.

Grisw. Griswold's 'Reports, vols. 14-19 Ohio.

Gro. Grotius, De Jure Belli et Pacis.

Gro. de J. B. Grotius, De Jure Belli et Pacis.

Grot. de Jur. B. Grotius, De Jure Belli et Pacis. Guizot, Hist. Civilization. Guizot, General History of Civilization in Europe.

Guizot, Rep. Govt. Guizot, History of Representative Government.

Gundry. Gundry Manuscript, Lincoln's Inn Library.

Guth. Sh. Cas. Guthrie's Sheriff Court Cases, Scotland.

Guthrie. Guthrie's Reports, vols. 33-83 Missouri Appeals.

Guy, Med. Jur. Guy, Medical Jurisprudence.

Guyot, Iust. Feod. Guyot, Institutes Feodales.

Gwil. Ti. Cas. Gwillim's Tithe Cases.

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H. Howard's United States Supreme Court Reports;—Hill's New York Reports.

H. Bl. Henry Blackstone's English Common Pleas Reports.

H. C. R. High Court Reports, India.

H. C. R. N. W. P. High Court Reports, Northwest Provinces, India.

H. E. C. Hodgh's Election Cases, Ontario. H. L. (or H. L. Cas.). House of Lords Cases.

H. L. Rep. English House of Lords Reports.

H.P.C. Hale's Pleas of the Crown;— Hawkins' Pleas of the Crown.

H. W. Gr. H. W. Green's New Jersey Equity Reports.

H. & B. Hudson & Brooke's Irish King's Bench Reports.

H. & C. Hurlstone & Coltman's English Exchequer Reports.

H. & D. Lalor's Supplement to Hill & Denio's New York Reports.

H. & G. Harris & Gill's Maryland Reports ;—Hurlstone & Gordon's English Reports.

H. & H. Horn & Hurlstone's English Exchequer Reports;—Harrison & Hodgin's Municipal Reports, Upper Canada.

H. & J. Harris & Johnson's Maryland Reports;—Hayes & Jones' Exchequer Reports, Ireland.

H. & M. Hening & Munford's Virginia Reports ;—Hemming & Miller's English Vice-Chancellors' Reports.

H. & M. Ch. Hemming & Miller's English Vice-Chancellors' Reports.

H. & McH. Harris & McHenry's Maryland Reports.

H. & N. Hurlstone & Norman's English Exchequer Reports.

H. & P. Hopwood & Philbrick's English Election Cases.

H. & R. Harrison & Rutherford's English Common Pleas Reports.

· H. & S. Harris & Simrall, Mississippi.

H.& T. Hall & Twell's English Chancery Reports.

H. & T. Self-Def. Horrigan & Thompson's Cases on the Law of Self-Defense.

H. & W. Harrison & Wollaston's English King's Bench Reports;—Hurlstone & Walmsley's English Exchequer Reports.

Ha. Hare's Chancery Reports;-Hall;-Haggard.

Ha. & Tw. Hall & Twell's English Chancery Reports.

Had. Haddington;—Hadley's Reports,
 vols. 45–48 New Hampshire.

Haddington. Haddington's Manuscript Reports, Scotch Court of Session.

Hadl. Hadley's Reports, vols. 45-48 New Hampshire.

Hadl. Rom. Law. Hadley's Introduction to the Roman Law.

Hadley. Hadley's Reports, vols. 45-48 New Hampshire.

Hag. (or Hagg.) **∆dm**. Haggard's English Admiralty Reports.

Hag. (or Hagg.) Con. Haggard's English Consistory Reports.

Hag. (or Hagg.) Ecc. Haggard's English Ecclesiastical Reports.

Hagan. Hagan's Reports, vols. 1-2 Utah. Hagans. Hagans' Reports, vols. 1-5 West Virginia.

Hagg. See Hag.

Hagg. Consist. Haggard's Consistory Reports, English.

Hagn. & Mill. Hagner & Miller's Reports, vol. 2 Maryland Chancery.

Hailes. Hailes' Decisions, Scotch Court of Session.

Hal. Law. Halsted's New Jersey Law Reports.

Halc. Min. Cas. Halcomb's Mining Cases, London, 1826.

Hale. Hale's Reports, vols. 33-37 California.

Hale, Anal. Hale's Analysis of the Law. Hale C. L. (or Com. Law). Hale's History of the Common Law.

Hale, De Jure Mar. Hale, De Jure Maris. Hale Ecc. Hale's Ecclesiastical Reports, English.

Hale, Hist. Eng. Law. Hale's History of the English Law.

Hale P.C. Hale's Pleas of the Crown.

Hale Prec. Hale's Precedents in (Ecclesiastical) Criminal Cases.

Halk. Halkerston's Compendium of Scotch Faculty Decisions;--Halkerston's Digest of the Scotch Marriage Law;--Halkerston's Latin Maxims.

Halk. Comp. Halkerston's Compendium of Scotch Faculty Decisions.

Halk. Lat. Max. Halkerston's Latin Maxims.

Hall. Hall's New York Superior Court Reports;—Hall's Reports, vols. 56, 57 New Hampshire;— Hallett's Reports, vols. 1, 2 Colorado.

Hall. Const. Hist. Hallam's Constitutional History of England.

Hall, Émérig. Mar. Loans. Hall, Essay on Maritime Loans from the French of Émérigon.

Hall, Int. Law. Hall on International Law.

Hall, Marit. Loans. Hall, Essay on Maritime Loans from the French of Émérigon.

Hall, Mex. Law. Hall, Laws of Mexice Relating to Real Property, etc.

Hall. Middle Ages. Hallam's Middle Ages.

Hall, Profits à Prendre. Hall, Treatise on the Law Relating to Profits à Prendre, etc.

Hall & Tw. Hall & Twell's Reports, English Chancery.

Hallam, Mid. Ages. Hallam's Middle Ages.

Hallett. Hallett's Reports, vols. 1, 2 Colorado.

Hallifax, Anal. (or Civil Law). Hallifax's Analysis of the Civil Law.

Hals. Halsted's New Jersey Law Reports.

Hals. Ch. (or Eq.). Halsted's New Jersey Equity Reports.

Ham. Hammond's Nisi Prius;--Hammond's Reports, vols. 1-9 Ohio.

Ham. A. & O. Hammerton, Allen & Otter, English Magistrates' Cases, vol. 3 New Sessions Cases.

Ham. N. P. Hammond's Nisi Prius.

Ham. Parties. Hammond on Parties to Action.

Hamel, Cust. Hamel's Laws of the Customs.

Hamilton. (Hamilton of) Haddington's Manuscript Cases, Scotch Court of Session; —Hamilton, American Negligence Cases.

Hamlin. Hamlin's Reports, vols. 81-93 Maine.

Hammond. Hammond's Reports, vols. 1-9 Ohio;—Hammond's Reports, vols. 36-45 Georgia.

Hammond & Jackson. Hammond & Jackson's Reports, vol. 45 Georgia.

Han. Handy's Ohio Reports.

Han. (or Han. [N. B.]). Hannay's Reports, vols. 12, 13, New Brunswick.

Hand. Hand's Reports, vols. 40-45 New. York;—Handy's Ohio Reports.

Handy. Handy's Ohio Reports.

Hanes. Hanes' English Chancery.

Hanmer. Lord Kenyon's Notes (English King's Bench Reports), edited by Hanmer.

Hann. Hannay's Reports, vols. 12, 13, New Brunswick.

Hansb. Hansbrough's Reports, vols. 76–90 Virginia.

Har. Harmonized;-Harrison (see Harr.); -Harrington's Chancery Reports, Michigan.

Har. (Del.). Harrington's Reports, vols. 1-5 Delaware.

Har. St. Tr. Hargrave's State Trials.

Har. & Gill. Harris & Gill's. Maryland Reports.

Har. & J. (Md.). Harris & Johnson's Maryland Reports.

Har. & John. Harris & Johnson's Maryland Reports.

Har. & McH. Harris & McHenry's Maryland Reports.

Har. & Ruth. Harrison & Rutherford's English Common Pleas Reports.

Har. & Woll. Harrison & Wollaston's English King's Bench Reports.

Harc: Harcarse's Decisions, Scotch Court of Session.

Hard. (or Hardin). Hardin's Kentucky Reports.

Hard. (or Hardres). Hardres' English Exchequer Reports.

Hardes. Hardesty, Delaware Term Reports.

Hardr. (or Hardres). Hardres' English Exchequer Reports.

Hardw. Cases tempore Hardwicke, by Ridgeway;—Cases tempore Hardwicke, by Lee.

Hare. Hare's English Vice-Chancellors' Reports.

Hare & Wal. L. C. American Leading Cases, edited by Hare & Wallace.

Harg. Hargrave's State Trials;— Hargrove's Reports, vols. 68-75 North Carolina.

Harg. Co. Litt. Hargrave's Notes to Coke on Littleton.

Harg. Law Tracts. Hargrave's Law Tracts.

Harg. St. Tr. (or State Tr.). Hargrave's State Trials.

Hargrove. Hargrove's Reports, vols. 68-75 North Carolina.

Harm. Harmon's Reports, vols. 13-15 California;—Harmon's Upper Canada Common Pleas Reports.

Harp. Harper's South Carolina Law Reports.

Harp. Con. Cas. Harper's Conspiracy Cases, Maryland.

Harp. Eq. Harper's Equity Reports, South Carolina.

Harp. L. (or S. C.). Harper's Law Reports, South Carolina.

Harr. Harrison's Reports, New Jersey;— Harrington's Reports, Delaware;—Harrington's Chancery Reports, Michigan;—Harris' Reports, vols. 13-24 Pennsylvania;— Harri-

son's Reports, vols. 15-17 and 23-29 Indiana. Harr. (Mich.) Harrington's Michigan Chancery Reports.

Harr. (N. J.). Harrison's Reports, vols. 16-19 New Jersey Law.

Harr. Con. La. R. Harrison's Condensed Louisiana Reports.

Harr. Dig. Harrison's Digest, English.

Harr. & G. Harris & Gill's Maryland Reports.

Harr. & Hodg. Harrison & Hodgin's Upper Canada Municipal Reports.

Harr. & J. Harris & Johnson's Maryland Reports.

Harr. & McH. Harris & McHenry's Maryland Reports.

Harr. & Ruth. Harrison & Rutherford's English Common Pleas Reports.

Harr. & Sim. Harris & Simrall's Reports, vols. 49-52 Mississippi.

Harr. & Woll. Harrison & Wollaston's English King's Bench Reports.

Harring. Harrington's Delaware Reports;—Harrington's Michigan Chancery Reports.

Harris. Harris' Reports, vols. 13-24 Pennsylvania.

Harris & Simrall. Harris & Simrall's Reports, vols. 49-52 Mississippi. Harrison. Harrison's Reports, vols. 15-17 and 23-29 Indiana.

- Hart. Hartley's Reports, vols. 4-10 Texas;-Hartley's Digest of Texas Laws.
- Hartley. Hartley's Reports, vols. 4-10 Texas.

Hartley & Hartley. Hartley & Hartley's Reports, vols. 11-21 Texas.

Hask. Haskell's United States Circuit Court Reports.

Hast. Hastings' Reports, vols. 69-70 Maine.

Hav. Ch. Rep. Haviland's Chancery Reports, Prince Edward Island.

Hav. P. E. I. Haviland's Reports, Prince Edward Island.

Haw. Hawkins (see Hawk.);-Hawaiian Reports;-Hawley's Reports, vols. 10-20 Nevada.

R Haw. Cr. Rep. Hawley's American Criminal Reports.

Haw. W. C. Hawes' Will Case.

- Hawaii (or Hawaiian Rep.). Hawaii (Sandwich Islands) Reports.
- Hawkins' Coke upon Lit-Hawk. Co. Litt. tleton.

Hawk. P. C. (or Pl. Cr.). Hawkins' Pleas of the Crown.

Hawkins. Hawkins' Reports, vols. 19-24 Louisiana Annual.

Hawks. Hawks' North Carolina Reports. Hawl. Cr. R. Hawley's American Criminal Reports.

Hawley. Hawley's Reports, vols. 10-20 Nevada.

Нау. Haywood's North Carolina Reports;-Haywood's Tennessee Reports (Haywood's Reports are sometimes referred to as though numbered consecutively from North Carolina through Tennessee) ;-Hayes' Irish Exchequer Reports. See also Hayes;-

Hayes' Reports, Calcutta;-Hay's Scotch Decisions.

Hay Acc. (or Dec.). Hay's Decisions on Accidents and Negligence.

Hay. Exch. Hayes' Irish Exchequer Reports.

Hay P. L. Hay's Poor Law Decisions. Hay. & H. Hayward & Hazelton's United States Circuit Court Beports.

Hay. & Haz. Hayward & Hazelton, Circuit Court, District of Columbia.

X Hay. & J. Hayes & Jones, Irish.

Hay & M. (or Marr.). Hay & Marriott's Admiralty Reports (usually cited, Marriott's Reports).

Hayes (or Hayes Exch.). Hayes' Irish Exchequer Reports.

Hayes, Conv. Hayes on Conveyancing.

Hayes & Je. (or Jen.). Hayes & Jones' Irish Exchequer Reports.

Hayn. Lead. Cas. Students' Haynes' Leading Cases.

Haynes, Eq. Haynes' Outlines of Equity.

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Hayw. Haywood's North Carolina Reports;- Haywood's Tennessee Reports (see Hay.).

Hayw. L. R. Hayward's Law Register, Boston.

Hayw. & H. Hayward & Hazelton's United States Circuit Court Reports.

Head. Head's Tennessee Reports.

Heath. Heath's Reports, vols. 36-40 Maine.

Heck. Cas. Hecker's Cases on Warranty. Hedges. Hedges' Reports, vols. 2-6 Montana.

Heinecc. Ant. Rom. Heineccius (J. G.) Antiquitatum Romanarum (Roman Antiquities.)

Heinecc. de Camb. Heineccius (J. G.) Elementa Juris Cambialis.

Heinecc. Elem. Heineccius (J. G.) Elementa Juris Civilis (Elements of the Civil Law.)

Heisk. Heiskell's Tennessee Reports.

Helm. Helm's Reports, vols. 2-9 Nevada.

Hempstead, United States;-Hem-Hem. mingway, Mississippi.

Hem. & M. Hemming & Miller's English Vice-Chancellors' Reports.

Hemp. (or Hempst.). Hempstead's United States Circuit Court Reports.

Hen. Bl. Henry Blackstone's English Common Pleas Reports.

Henry's Hen. Man. Cas. Manumission Cases.

Hen. & M. (Va.) Hening & Munford's Virginia Reports.

Hen. & Mun. Hening & Munford's Virginia Reports.

Hepb. Hepburn's Reports, vols. 3, 4 California;-Hepburn's Reports, vol. 13 Pennsylvania.

Het. (or Hetl.). Hetley's English Common Pleas Reports.

Heywood's Table of Cases, Heyw. Ca. Georgia.

Hibbard's Reports, vol. 20 Opin-Hibb. ions Attorneys-General ;-Hibbard's Reports, vol. 67 New Hampshire.

High Ct. High Court Reports, Northwest Provinces of India.

Hight. Hight's Reports, vols. 57-58 Iowa. Hill's New York Reports;-Hill's Hill.

Law Reports, South Carolina.

Hill Eq. (or Ch.). Hill's Equity, South Carolina Reports.

Hill N.Y. Hill's New York Reports.

Hill. New Trials. Hilliard on New Trials

Hill. Real Prop. Hilliard on Real Property.

Hill S. C. Hill's South Carolina Reports (Law or Equity).

Hill & Den. Hill & Denio, New York.

Hill & Den. Supp. Lalor's Supplement to Hill & Denio's Reports, New York.

Hillyer. Hillyer's Reports, vols. 20-22: California.

Hilt. Hilton's New York Common Pleas Reports.

Hinde Ch. Pr. Hinde, Modern Practice of the High Court of Chancery.

Hines. Hines' Reports, vols. 83-96 Kentucky.

Ho. Lords Cas. House of Lords Cases (Clark's).

Hob. Hobart's English King's Bench Reports.

Hodg. Hodges' English Common Pleas Reports.

Hodg. Can. Elec. Cas. Hodgin's Canada Election Cases.

Hoff. Hoffman's Land Cases, United States District Court;—Hoffman's New York Chancery Reports.

Hoff. Ch. Hoffman's New York Chancery Reports.

Hoff. Land (or Hoff. L. C.). Hoffman's Land Cases, United States District Court.

Hoff. Lead. Cas. Hoffman's Leading Cases on Commercial Law.

Hoff. Mast. Hoffman's Master in Chan-Cery.

Hoff. N. Y. (or Hoffm. Ch.). Hoffman's New York Chancery Reports.

Hog. Hogan's Irish Rolls Court Reports; --(Hogan of) Harcarse's Scotch Session Cases.

Hog. St. Tr. Hogan's State Trials, Pennsylvania.

Hogue: Hogue's Reports, vols. 1-4 Florida.

Hole. L. Cas. Holeombe's Leading Cases of Commercial Law.

Holl. Jur. Holland's Elements of Jurisprudence.

Hollinshead. Hollinshead's Reports, vol. 1 Minnesota.

Holm. (or Holmes). Holmes' United States Circuit Court Reports;--Holmes' Reports, vols. 15-17 Oregon.

Holt. Holt's English King's Bench Reports;-Holt's English Nisi Prius Reports;-Holt's English Equity Reports.

Holt Adm. Cas. Holt's English Admiralty Cases (Rule of the Road).

Holt Eq. Holt's English Equity Reports. Holt K. B. Holt's English King's Bench Reports.

Holt N.P. Holt's English Nisi Prius Reports.

Holt R. of R. Holt's Rule of the Road Cases.

Holthouse. Holthouse's Law Dictionary.

Holtz. Enc. Holtzendorff, Encyclopädie der Rechtswissenschaft. (Encyclopedia of Jurisprudence.)

Home (or Home H. Dec.). Home's Manuscript Decisions, Scotch Court of Session. See also Kames.

Hooker. Hooker's Reports, vols. 25-62 Connecticut.

Hoon. Hoonahan's Sind Reports, India. Hop. & C. Hopwood & Coltman's Eng-

lish Registration Appeal Casea

Hop. & Ph. Hopwood & Philbrick's English Registration Appeal Cases.

Hope. Hope (of Kerse) Manuscript Decisions, Scotch Court of Session.

Hopk. Adm. (or Judg.). Hopkinson's Pennsylvania Admiralty Judgments.

Hopk. Adm. Dec. Admiralty Decisions of Hopkinson in Gilpin's Reports.

Hopk. Ch. Hopkins' New York Chancery Reports.

Hopw. & Colt. Hopwood & Coltman's English Registration Appeal Cases.

Hopw. & Phil. Hopwood & Philbrick's English Registration Appeal Cases.

Hor. & Th. Cas. Horrigan & Thompson's Cases on Self-Defense.

Horn & H. Horn & Hurlstone's English Exchequer Reports.

Horne, M. J. Horne's Mirror of Justice. Horner. Horner's Reports, vols. 11-23 South Dakota.

Horr. & Th. Horrigan & Thompson's Cases on Self-Defense.

Horw. Y. B. Horwood's Year Books of Edward I.

Hoskins. Hoskins' Reports, vol. 2 North Dakota.

Hough C.-M. Cas. Hough's Court-Martial Case Book, London, 1821.

Houghton. Houghton's Reports, vol. 97 Alabama.

Hous. Houston's Delaware Reports.

House of L. House of Lords Cases.

Houst. Houston's Delaware Reports.

Houst. Cr. Cas. Houston's Delaware Criminal Cases.

Hov. Hovenden on Frauds;—Hovenden's Supplement to Vesey, Jr.'s, English Chancery Reports.

Hov. Sup. Hovenden's Supplement to Vesey, J_{r} 's, English Chancery Reports.

Hoved. Hoveden, Chronica.

How. Howard's United States Supreme Court Reports;— Howard's Mississippi Reports;— Howard's New York Practice Re-

ports;-Howell's Reports, vols. 22-23 Nevada.

How. (Miss.). Howard's Mississippi Reports.

How. App. Howard's New York Court of Appeals Cases.

How. Cas. Howard's New York Court of Appeals Cases;—Howard's Popery Cases.

How. Cr. Tr. Howison's Criminal Trials, Virginia.

How. N. S. Howard's New York Practice Reports, New Series.

How. Pr. Howard's New York Practice Reports.

How. Pr. N. S. Howard's New York Practice Reports, New Series.

How. Prac. (N. Y.). Howard's New York Practice Reports.

How. S. C. (or U. S.). Howard's United States Supreme Court Reports.

How. St. Tr. (or State Tr.). Howell's English State Triala. How. & Beat. Howell & Beatty's Reports, vol. 22 Nevada.

How. & Nor. Howell & Norcross' Reports, vols. 23, 24 Nevada.

Howell N. P. Howell's Nisi Prius Reports, Michigan.

Hu. Hughes' United States Circuit Court Reports;-Hughes' Kentucky Reports.

Hub. Leg. Direc. Hubbell's Legal Directory.

Hub. Præl. J. C. Huber, Prælectiones Juris Civilis.

Hubb. Suco. Hubback's Evidence of Succession.

Hubbard. Hubbard's Reports, vols. 45-51 Maine.

Hud. & Br. Hudson & Brooke's Irish King's Bench Reports.

Hugh. Hughes' United States Circuit Court Reports;—Hughes' Kentucky Reports. Hugh. (Ky.). Hughes' Kentucky Reports. Hughes. Hughes' United States Circuit R Court Reports.

Hugo, Hist. du Droit Rom. Hugo, Histoire du Droit Romain.

Hum. Humphrey's Tennessee Reports. Hume. Hume's Scotch Session Cases.

Hume, Hist. Eng. Hume's History of England.

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Humph. (or Humph. [Tenn.]). Humphrey's Tennessee Reports.

Hun. Hun's New York Supreme Court Reports, also Appellate Division Supreme Court, New York.

Hunt, Bound. Hunt's Law of Boundaries and Fences.

Hunt Cas. Hunt's Annuity Cases.

Hunt, Eq. Hunt's Suit in Equity.

Hunter, Rom. Law. Hunter on Roman Law.

Hunter, Suit Eq. Hunter's Proceeding in a Suit in Equity.

Hur. Hurlstone (see Hurl.).

Hurl. & C. (or Colt.). Hurlstone & Colbman's English Exchequer Reports.

Hurl. & Gord. Hurlstone & Gordon's Reports, vols. 10, 11 English Exchequer.

Hurl. & N. (or Nor.). Hurlstone & Norman's English Exchequer Reports.

Hurl. & Walm. Hurlstone & Walmsley's English Exchequer Reports.

Hut. Hutton's English Common Pless Reports.

Hutch. Hutcheson's Reports, vols. 81-94

Hutt. Hutton's English Common Pleas Reports.

Hyde. Hyde's Reports, Bengal

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1. Idaho;- Illinois;- Indiana ;- Iowa;-Irish (see Ir.).

I.C.C. Interstate Commerce Commission.

I. C. L. R. Irish Common Law Reports. L.C.R. Irish Chancery Reports;- Irish Circuit Reports.

I.E.R. Irish Equity Reports.

I.J. Cas. Irvine's Justiciary Cases, Scotland.

I.R. Irish Reports.

I.R.C.L. Irish Reports, Common Law Series.

I. R. Eq. Irish Reports, Equity Series.

I. R. R. International Revenue Record. New York City.

I. T. R. Irish Term Reports, by Ridge way, Lapp & Schoales.

Ia. Iowa ;- Iowa Reports.

Ida. (or Idaho). Idaho ;- Idaho Reports.

Iddings T. R. D. Iddings' Dayton Term Reports.

III. Illinois;—Illinois Reports.

Ill. App. Illinois Appeal Reports.

Imp. Fed. Imperial Federation, London. Ind. Indiana ;—Indiana Reports ;—India ; -(East) Indian.

Ind. App. Law Reports, Indian Appeals; -Indiana Appeals.

Supplemental Ind. App. Supp. Indian ▲ppeals, Law Reports.

Ind. Jur. Indian Jurist, Calcutta;-Indian Jurist, Madras.

Ind. L. R. (East) Indian Law Reports.

Ind. L. R. Alla. Indian Law Reports, Allahabad.

Ind. L. R. Bomb. Indian Law Reports, Bombay Series.

Ind. L. R. Calc. Indian Law Reports, Calcutta Series.

Ind. L. R. Mad. Indian Law Reports, Madras Series.

Ind. Rep. Indiana' Reports;-Index Reporter.

Ind. Super. Indiana Superior Court Reports (Wilson's).

Ind. T. Indian Territory;-Indian Territory Reports.

Ing. Ves. Ingraham's edition of Vesey, Jr. 1, 2, Inst. (1, 2) Coke's Inst.

Inst., 1, 2, 3. Justinian's Inst. lib. 1, tit. **Z**, § 3.

Inst., 1, 2, 31. Justinian's Institutes, lib. 1, tit. 2, § 31.

The Institutes of Justinian are divided into four books,-each book is divided into titles, and each title into paragraphs, of which the first, described by the letters pr., or princip., is not numbered. The old method of citing the Institutes was to give the commencing words of the paragraph and of the title; e. g., i si adversus, Inst. de Nus t418. Sometimes the number of the paragraph was introduced, e. g., § 12, si adversus, Inst. de Nuptiis. The modern way is to give the number of the book, title, and paragraph, thus;-Inst. I. 10, 12; would be read Inst., Lib. I. tit. 10, § 12.

Inst. Epil. Epilogue to [a designated part or volume of] Coke's Institutes.

Inst. Proem. Proeme [introduction] to [a designated part or volume of] Coke's Institutes.

Instr. Cler. Instructor Clericalis.

Int. Case. Rowe's Interesting Cases, English and Irish.

Int. Private Law. ' Westlake's Private International Law.

Iowa. Iowa Reports.

Ir. Irish ;-Ireland ;-Iredell's North Carolina Law or Equity Reports.

Ir. C. L. Irish Common Law Reports.

Ir. Ch. Irish Chancery Reports.

Ir. Cir. (or Ir. Cir. Rep.). Irish Circuit Reports.

Ir. Com. Law Rep. Irish Common Law Reports.

Ir. Eccl. Irish Ecclesiastical Reports, by Milward.

Ir. Eq. Irish Equity Reports.

Ir. L. Irish Law Reports.

Ir. L. N. S. Irish Common Law Reports. Ir. L. R. Irish Law Reports;-The Law Reports, Ireland, now cited by the year.

Ir. L. T. Rep. Irish Law Times Reports. Ir. Law Rec. Irish Law Recorder. Ir. Law Rep. Irish Law Reports.

Ir. Law Rep. N. S. Irish Common Law Reports.

Irish Common Law and Ir. Law & Ch. Chancery Reports (New Series).

Ir. Law & Eq. Irish Law and Equity Reports (Old Series).

Ir. R. 1894. Irish Law Reports for year 1894.

Ir. R. C. L. Irish Reports, Common Law Series.

Ir. R. Eq. Irish Reports, Equity Series,

Ir. R. Reg. App. Irish Beports, Registration Appeals.

Ir. R. Reg. & L. Irish Reports, Registry and Land Cases.

Irish State Trials (Ridge-Ir. St. Tr. way's).

Ir. T. R. (or Term Rep.). Irish Term Reports (by Ridgeway, Lapp & Schoales).

Ired. Iredell's North Carolina Law Reports.

Ired. Eq. Iredell's North Carolina Equity Reports.

Irv. Irvine's Scotch Justiciary Reports.

J. Johnson's New York Reports.

J.C. Johnson's Cases, New York Supreme Court.

J. C. P. Justice of the Common Pleas.

J. Ch. (or J. C. R.). Johnson's New York Chancery Reports.

J. d'Ol. Les Jugemens d'Oleron.

J.H. Journal of the House.

J.J.Mar. J. J. Marshall's Kentucky Reports.

J. J. Marsh. (Ky.). J. J. Marshall's Kentucky Reports.

J. Kel. Sir John Kelyng's English Crown Cases.

J. P. Sm. J. P. Smith's English King's Bench Reports.

J. R. Johnson's New York Reports.

J. Scott. Reporter English Common Bench Reports.

J. Voet, Com. ad Pand. Voet (Jan), Commentarius ad Pandectas.

J. & H. Johnson & Hemming's English S Vice-Chancellors' Reports.

J. & L. (or J. & La T.). Jones & La Touche's Irish Chancery Réports.

J. & S. Jones & Spencer's New York Superior Court Reports.

J. & S. Jam. Judah & Swan's Jamaica Reports.

J. & W. Jacob & Walker's English Chancery Reports.

Jac. Jacobus (King James);—Jacob's English Chancery Reports;—Jacob's Law Diclitionary.

Jac. Sea Laws. Jacobsen's Law of the Sea.

Jac. & W. (or Walk.). Jacob & Walker's English Chancery Reports.

Jack. & G. Landl. & Ten. Jackson & Gross, Treatise on the Law of Landlord and Tenant in Pennsylvania.

Jackson. Jackson's Reports, vols. 43-66 Georgia;—Jackson's Reports, vols. 1-29 Texas Court of Appeals.

Jackson & Lumpkin. Jackson & Lumpkin's Georgia Reports.

Jacob. Jacob's Law Dictionary.

James (N. Sc.). James' Reports, Nova Scotia.

James Sel. Cases. James' Select Cases, Nova Scotia.

James. & Mont. Jameson & Montagu's English Bankruptcy Reports (in vol. 2 Glyn & Jameson).

Jar. Cr. Tr. Jardine's Criminal Trials.

Jarm, Wills, Jarman on Wills,

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Jebb (or Jebb C. C.). Jebb's Irish Crowa Cases.

Jebb Cr. & Pr. Cas. Jebb's Irish Crown and Presentment Cases.

Jebb & B. Jebb & Bourke's Irish Queen's 7 Bench Reports. Jebb & S. (or Sym.). Jebb & Symes' Irish Queen's Bench Reports.

Jeff. Jefferson's Virginia Reports.

Jeff. Man. Jefferson's Manual of Parliamentary Law.

Jenk. (or Jenk. Cent.). Jenkins' Eight Centuries of Reports, English Exchequer.

Jenks. Jenks' Reports, vol. 58 New Hampshire.

Jenn. Jennison's Reports, vols. 14–18 Michigan.

Jeremy, Eq. Jur. Jeremy's Equity Jurisdiction.

Jo. T. Sir T. Jones' Reports.

Jo. & La T. Jones & La Touche's Irish-Chancery Reports.

John. (or Johns.). Johnson's New York Reports;—Johnson's Reports of Chase's Decisions;—Johnson's Maryland Chancery Decisions;—Johnson's English Vice-Chancellors' Reports.

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Johns. Ch. Johnson's New York Chancery Reports;—Johnson's English Vice-Chancellors' Report;—Johnson's Maryland Chancery Decisions;—Johnston's Reports, New Zealand.

Johns. Ct. Err. Johnson's Reports, New York Court of Errors.

Johns. Dec. Johnson's Maryland Chan-

Johns. Eng. Ch. Johnson's English Chancery Reports.

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Johns. Pat. Man. Johnson's Patent Manual.

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Johns. V. C. Johnson's English Vice-Chancellors' Reports.

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Jones. Jones' Reports, vols. 43-48, 52-57, 61, 62 Alabama ;—Jones' Reports, vols. 11, 12 Pennsylvania;—Jones' Reports, vols. 22-31 Missouri ;—Jones' Law or Equity Reports, North Carolina ;—Jones' Irish Exchequer Re-

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ports;—Jones' Upper Canada Common Pleas Reports;—Jones & Spencer's New York Superior Court Reports.

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K. Keyes' New York Court of Appeals Reports; —Kenyon's English King's Bench Reports; —Kansas (see Kan.).

K.B. King's Bench Reports.

[1901] K.B. Law Reports, King's Bench Division, from 1901 onward.

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Kam. Kames' Decisions of the Scottish Court of Session.

Kam. Rem. Dec. Kames' Remarkable Decisions, Scotch Court of Session.

Kam. Sel. Dec. Kames' Select Decisions, Scotch Court of Session.

Kames, Eq. Kames' Principles of Equity. Kan. (or Kans.). Kansas ;—Kansas Reports.

Kans. App. Kansas Appeals Reports.

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Ke. Keen's English Rolls Court Reports. Keane & Gr. Keane & Grant's English

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Keen. Keen's English Rolls Court Reports.

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Just. Dig. Digest of Justinian, 50 books. Never translated into English.

Just. Inst. Justinian's Institutes. See note following "Inst. 1, 2, 31."

Juta. Juta's Cape of Good Hope Reports.

Keener, Quasi Contr. Keener's Cases on Quasi Contracts.

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Kel. 2. William Kelynge's English Chancery Reports.

Kel. Ga. Kelly's Reports, vols. 1-3 Georgia.

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Kel. W. Wm. Kelynge's English Chancery Reports.

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Ken. Kentucky (see Ky.);-Kenyon English King's Bench Reports.

Ken. Dec. Kentucky Decisions, by Sneed. Ken. L. Rep. Kentucky Law Reporter.

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Kenn. Par. Antiq. Kennett, Parochial Antiquities.

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Kent. Kent's Commentaries on American Law.

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Keny. Kenyon's English King's Bench Reports.

Keny. C. H. (or 3 Keny.). Chancery Reports at the end of 2 Kenyon.

Kern. Kern's Reports, vols. 100–116 Indiana;—Kernan's Reports, vols. 11–14 New P York Court of Appeals.

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Kerr (N. B.). Kerr's New Brunswick Re-

Kerse. Kerse's Manuscript Decisions, Scotch Court of Session.

Key. (or Keyes). Keyes' New York Court of Appeals Reports.

Keyl. Keilwey's (or Keylway's) English King's Bench Reports.

Kilk. Kilkerran's Decisions, Scotch Court of Session.

King. King's Reports, vols. 5, 6 Louisiana Annual.

King Cas. temp. Select Cases tempore SKing, English Chancery.

King's Conf. Ca. King's Conflicting Cases.

Kin. (Kirb. or Kirby). Kirby's Connecticut Reports.

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Kitch. (or Kitch. Courts). Kitchin on Jurisdictions of Courts-Leet, Courts-Baron, etc.

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Kn. (or Kn. A. C.). Knapp's Appeal Cases (English Privy Council).

Kn. N. S. W. Knox, New South Wales Reports.

Kn. & Moo. Knapp & Moore's Reports, vol. 3 Knapp's Privy Council.

Kn. & O. Knapp & Ombler's English Election Reports.

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Kreider. Kreider's Reports, vols. 1-21 Washington.

Kress. Kress' Reports, vols. 166–194 Pennsylvania;—Kress' Pennsylvania Superior Court.

Kulp. Kulp's Luzerne Legal Register Reports, Pennsylvania.

Ky. Kentucky;-Kentucky Reports.

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Ky. Dec. Sneed's Kentucky Decisions. Ky. L. B., Kentucky Law Reporter.

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L. Lansing's Supreme Court Reports, New York.

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L. Ed. Lawyers' Edition Supreme Court Reports.

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L.J.C.C.R. Law Journal, New Series, Crown Cases Reserved.

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L.J.L.C. Law Journal, Lower Canada.

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L.J.M.&W. Morgan & Williams' Law Journal, London.

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L. M. & P. Lowndes, Maxwell & Pollock's English Bail Court Reports.

L.N. Liber Niger, or the Black Book.

L. P. R. Lilly's Practical Register.

L. R. Law Reports (English);—I.aw Reporter (Law Times Reports, New Series);— (Irish) Law Recorder;—Louisiana Reports.

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L. R. Ind. App. English Law Reports, Indian Appeals.

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 - L.T.O.S. Law Times, Old Series.
 - L. & B. Bull. Law and Bank Bulletin.
- L. & C. (or L. & C. C. C.). Leigh & Cave's English Crown Cases, Reserved.
 - L. & E. English Law and Equity Reports. L. & E. Rep. Law and Equity Reporter New York.
- K L. & G. t. Plunk. Lloyd & Gould's Irish Chancery Reports tempore Plunkett.
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 - La. T. R. Louisiana Term Reports, vols. 3-12 Martin, Louisiana.
- La Thém. L. C. La Thémis (Periodical) Lower Canada.
- Lab. Labatt's California District Court Reports.
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 - Ladd. Ladd's Reports, vols. 59-64 New Hampshire.
 - Lalor. Lalor's Supplement to Hill & Denio's New York Reports.
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 - Lamb. Lamb's Reports, vols. 103-105 Wisconsin.
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 - Lamb. Eir. Lambard's Eirenarcha.

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Lane. Lane's English Exchequer Reports. Langd Cont. Langdell's Cases on Contracts;—Langdell's Summary of the Law of Contracts.

7 Reports. Cansing's New York Supreme Court

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Lath. Lathrop's Reports, vols. 115-145 Massachusetts.

Lauder. (Lauder of) Fountainhall's Scotch Session Cases.

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- Law Rep. Ch. D. Law Reports, Chancery Division.
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Lead. Cas. Am. American Leading Cases, by Hare & Wallace.

Lead. Cas. Eq. Leading Cases in Equity, by White & Tudor.

Leake. Leake on Contracts ;- Leake's Digest of the Law of Property in Land.

Leake, Cont. Leake on Contracts.

Lec. El. Dr. Civ. Rom. Lecons Elémentaries du Droit Civil Romain.

Lee. Lee's English Ecclesiastical Reports; -Lee's Reports, vols. 9-12 California.

Lee, Dict. Lee's Dictionary of Practice.

Lee G. Sir George Lee's English Ecclesiastical Reports.

Leese. Leese's Reports, vol. 26 Nebraska.

Lef. Dec. Lefevre's Parliamentary Decisions, reported by Bourke.

Leg. Canut. Leges Canuti (laws of King Canute or Knut.)

Leg. Alfred. Leges Alfredi (laws of King Alfred.)

Leg. Edm. Leges Edmundi (laws of King Edmund.)

Leg. Ethel. Leges Ethelredi.

Leg. H. 1. Laws of [King] Henry the First.

Leg. Gaz. R. (Pa.). Legal Gazette Reports, Pennsylvania.

Legg. Leggett's Reports, Sind, India.

Legge. Legge's Supreme Court Cases, New South Wales.

Leigh. Leigh's Virginia Reports.

Leigh & C. Leigh & Cave's English Crown Cases.

Leo. (or Leon.). Leonard's English King's Bench Reports.

Lest. P. L. Lester's Decisions in Public Land Cases.

Lester. Lester's Reports, vols. 31-33 Georgia.

Lester Supp. or Lest. & But. Lester & Butler's Supplement to Lester's Georgia Reports.

Lev. Levinz's English King's Bench Reports.

Lew. Lewin's English Crown Cases Reserved;-Lewis, Missouri;-Lewis, Nevada.

Lew. C. C. Lewin's English Crown Cases. Lew. C. L. Lewis' Criminal Law.

Lewis Leading Cases on Lew. L. Cas. Public Land Law.

Lewis. Lewis' Reports, vols. 29-35 Missouri Appeals;-Lewis' Reports, vol. 1 Ne-

vada ;-Lewis' Kentucky Law Reporter. Lewis, Perp. Lewis on the Law of Per-

petuity.

Lex. Jurid. Calvinus, Lexicon Juridicum Juris Cæsari simul et Canonici, etc.

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Lex Salic. Lex Salica.

Ley's English King's Bench Reports. Lib. Liber (book) ;-Library.

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Lib. Ass. Liber Assisarum (Year Books, Part V).

Lib. L. & Eq. Library of Law and Equity. Lib. Reg. Register Books.

Lieb. Herm. Lieber's Hermeneutics.

Lieber Civ. Lib. Lieber on Civil Liberty and Self Government.

Life and Acc. Ins. R. Bigelow's Life and Accident Insurance Reports.

Lil. Lilly's English Assize Reports.

Lil. Abr. Lilly's Abridgment. Lilly's Practical Register.

Lindl. Partn. Lindley on Partnerships.

Linn Ind. Linn's Index of Pennsylvania Reports.

Linn, Laws Prov. Pa. Linn on the Laws of the Province of Pennsylvania.

Littell's Kentucky Re-Lit. (or Litt.). ports;-Littleton's English Common Pleas Reports.

Lit. (or Litt.) Sel. Ca. Littell's Select Kentucky Cases.

Lit. & Bl. Dig. Littleton & Blatchley's Insurance Digest.

Litt. Ten. Littleton's Tenures.

Littell. Littell's Kentucky Reports.

Littleton. Littleton's English Common Pleas and Exchequer Reports.

Liverm. Ag. Livermore on Principal and Agent.

Liz. Sc. Exch. Lizars' Exchequer Cases, Scotch.

Ll. & G. t. P. Lloyd & Goold's Irish Chancery Reports tempore Plunkett.

Ll. & G. t. S. Lloyd & Goold's Irish Chancery Reports tempore Sugden.

Ll. & W. (o'r Lloyd & W.). Lloyd & Welsby's English Mercantile Cases.

Loc. Ct. Gaz. Local Courts and Municipal Gazette, Toronto.

Locc. de Jur. Mar. Loccenius, De Jure Maritimo et Navali.

Lock. Rev. Ca. Lockwood's New York Reversed Cases.

Locus Standi. Locus Standi Reports, English.

Lofft's English King's Bench Reports.

Lofft, Append. Lofft's Maxims, appended to Lofft's Reports.

Lond. London Encyclopedia.

Long Q. Long Quinto (Year Books, Part X).

Longf. & T. (or Long. & Town.). Longfield & Townsend's Irish Exchequer Reports.

Lorenz. Lorenz's Ceylon Reports. Loring & Russell. Loring & Russell's

Massachusetts Election Cases.

Lou. (or Louisiana (see La.). Low. (or Low. Dis.). Lowell's United States District Court Reports.

Low. Can. (or Can. R.). Lower Canada Reports.

- Low. Can. Seign. Lower Canada Seignorial Reports.
 - Lowell. Lowell's United States District Court Reports.
 - Lown. Leg. Lowndes on Legacies.
- **0** Lown. & M. Lowndes & Maxwell's English Bail Court Reports.
 - Lown. M. & P. Lowndes, Maxwell, & Pollock's English Bail Court Reports.

Luc. (or Lucas). Lucas' Reports, Part X **D** Modern Reports.

- Lud. El. Cas. Luder's English Election Cases.
- Ludden. Ludden's Reports, vols. 43, 44 Maine.

R. Massachusetts;—Maryland;—Maine;— Michigan;— Minnesota;— Mississippi;— Missouri;—Montana.

M.A. Missouri Appeals.

M.C.C. Moody's English Crown Cases, Reserved.

- **M.D.** & D. (or De G.). Montagu, Deacon & De Gex's English Bankruptcy Reports.
 - M.G.& S. Manning, Granger, & Scott's English Common Pleas Reports.
 - M. P. C. Moore's English Privy Council Cases.
- **M. & A.** Montagu & Ayrton's English Bankruptcy Reports.
 - **M. & B.** Montagu & Bligh's English Bankruptcy Reports.

M. & C. Mylne & Craig's English Chancery Reports;—Montagu & Chitty's English

Bankruptcy Reports. **M. & Cht. Bankr.** Montagu & Chitty's English Bankruptcy Reports.

M. & G. Manning & Granger's English

Common Pleas Reports; — Maddock & Geldart's English Chancery Reports, vol. 6 Maddock's Reports.

M. & Gel. Maddock & Geldart's English Chancery Reports, vol. 6 Maddock's Reports. M. & Gord. Macnaghten & Gordon's Eng-

lish Chancery Reports.

- M. & H. Murphy & Hurlstone's English Exchequer Reports.
- M. & K. Mylne & Keen's English Chancery Reports.
- M. & M. Moody & Malkin's English Nisi Prius Reports.

M. & McA. Montagu & McArthur's English Bankruptcy Reports.

- M. & P. Moore & Payne's English Common Pleas Reports.
- M. & R. Manning & Ryland's English King's Bench Reports;—Moody & Robinson's English Nisi Prius Reports;—Maclean & Robinson's Scotch Appeal Cases.

M. & R. M. C. Manning & Ryland's English Magistrate Cases.

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Lum. P. L. Cas. Lumley's Poor Law Cases.

- Lumpkin. Lumpkin's Reports, vols. 59-77 Georgia.
- Lush. (or Lush. Adm.). Lushington's English Admiralty Reports.
- Lush Pr. Lush's Common Law Practice. Lut. Lutwyche's English Common Pleas Reports.

Lut. Elec. Cas. Lutwyche's Election Cases, England.

- Lut. R. C. Lutwyche's English Registration Appeal Cases.
- Lutw. E. Lutwyche's English Common Pleas Reports.

Lynd. Prov. Lyndwood's Provinciales.

Μ

M. & S. Maule & Selwyn's English King's Bench Reports;—Moore & Scott's English Common Pleas Reports;—Manning & Scott's Reports, vol. 9 Common Bench.

M. & W. Meeson & Welsby's English Exchequer Reports.

M. & Y. Martin & Yerger's Tennessee Reports.

Mac. Macnaghten's English Chancery Reports.

Mac. N. Z. Macassey's New Zealand Reports.

Mac. Pat. Cas. Macrory's Patent Cases.

Mac. & G. Macnaghten & Gordon's English Chancery Reports.

Mac. & Rob. Maclean & Robinson's Scotch Appeal Cases.

MacArt. (or MacArth., MacArthur). MacArthur's District of Columbia Reports;— MacArthur's Patent Cases.

MacAr. Pat. Cas. MacArthur's Patent Cases.

- MacAr. & M. MacArthur & Mackey's District of Columbia Reports.
- Macas. Macassey's Reports, New Zealand.

Macc. Cas. Maccala's Breach of Promise Cases.

Maccl. Macclesfield's Reports, 10 Modern Reports.

Maccl. Tr. Macclesfield's Trial (Impeachment), London, 1725.

Macd. Jam. Macdougall's Jamaica Reports.

Macf. (or Macfar.). Macfarlane's Reports, Jury Courts, Scotland.

Mackeld. Mackeldey on Modern Civil Law;—Mackeldey on Roman Law.

Mackeld. Civil Law. Mackeldey on Modern Civil Law.

Mackeld. Rom. Law. Mackeldey on Roman Law.

Mackey. Mackey's Reports, District of Columbia. Macl. McLean's United States Circuit Court Reports;—Maclaurin's Scotch Criminal Decisions.

Macl. Dec. Maclaurin's Scotch Criminal Decisions.

Macl. & R. Maclean & Robinson's Scotch Appeal Cases.

Macn. Macnaghten's Select Cases in Chancery tempore King;—W. H. Macnaghten's Reports, India.

Macn. (Fr.). Sir Francis Macnaghten's Bengal Reports.

Macn. N. A. Beng. Macnaghten's Nizamut Adawlut Reports, Bengal.

Macn. S. D. A. Beng. (W. H.) Macnaghten's Sudder Dewanny Adawlut Reports, Bengal.

Macn. & G. Macnaghten & Gordon's English Chancery Reports.

Macph. Macpherson, Lee & Bell's (Third Series) Scotch Court of Session Cases.

Macph. Jud. Com. Macpherson, Practice of the Judicial Committee of the Privy Council.

Macph. Priv. Coun. Macpherson's Privy Council Practice.

Macq. (or Macq. H. L. Cas.). Macqueen's Scotch Appeal Cases (House of Lords).

Macr. P. Cas. Macrory's Patent Cases.

Macr. & H. Macrae & Hertslet's Insolvency Cases.

MacSwin. Mines. MacSwinney, Law of Mines, Quarries, and Minerals.

Mad. Maddock's English Chancery Reports;—Madras;—Maddox's Reports, vols. 9– 19 Montana.

Mad. H. C. Madras High Court Reports. Mad. S. D. A. R. Madras Sudder Dewanny Adawlut Reports.

Mad. Sel. Dec. Madras Select Decrees.

Mad. Ser. Madras Series (East) India Law Reports.

Mad. & B. Maddox & Bach's Reports, vol. 19 Montana.

Mad. & Gel. Maddock & Geldart's English Chancery Reports, vol. 6 Maddock's Reports.

Madd. Maddock's English Chancery Reports;-Maddox's Reports, vols. 9-19 Montana.

Madd. Ch. Pr. Maddock's Chancery Practice.

Mag. Cas. Magistrates' Cases, especially the series edited by Bittleston, Wise, & Parnell.

Mag. Char. Magna Carta or Charta. See Barrington's Revised Statutes of England, 1870, vol. 1, p. 84, and Coke's Second Institute, vol. 1, first 78 pages.

Mag. Dig. Magrath's South Carolina Digest.

Mag. Rot. Magus Rotulus (the Great Roll of the Exchequer).

Mag. & M. & P. L. Magistrate and Municipal and Parochial Lawyer.

Magruder. Magruder's Reports, vols. 1, 2 Maryland.

Maine, Anc. Law. Maine on Ancient Law. Maine, Popular Govt. Maine, Popular of Government.

Maitland. Maitland's Manuscript Scotch Session Cases.

Malloy. Malloy's Irish Chancery Reporta. Malone. Editor, vols. 6, 9, and 10, Heiskell's Tennessee Reports.

Man. Manning's Reports (English Court of Revision);— Manitoba;— Manning's Reports, vol. 1 Michigan;— Manuscript;— Manson's English Bankruptcy Cases.

Man. Cas. Manumission Cases in New Jersey, by Bloomfield.

Man. El. Cas. Manning's English Election Cases (Court of Revision).

Man. Exch. Pr. Manning's Exchequer Practice.

Man. Gr. & S. Manning, Granger, & Scott's English Common Pleas Reports.

Man. Int. Law. Manning, Commentaries on the Law of Nations.

Man. L. R. Manitoba Law Reports.

Man. & G. Manning & Granger's English Common Pleas Reports.

Man. & Ry. Manning & Ryland's English King's Bench Reports.

Man. & Ry. Mag. Cas. Manning & Ryland's English Magistrates' Cases.

Man. & S. Manning & Scott's Reports, vol. 9 Common Bench.

Manb. Coke. Manby's Abridgment of Coke's Reports.

Manitoba. Armour's Queen's Bench and County Court Reports *tempore* Wood, Manitoba;—Manitoba Law Reports.

Manning. Manning's Unreported Cases— Louisiana;—Manning's Reports, vol. 1 Michigan.

Manning, La. Unreported Cases, Louisiana.

Mans. Mansfield's Reports, vols. 49–52 Arkansas ;---Manson, English Bankruptcy Cases.

Manum. Cases. Manumission Cases, New Jersey (Bloomfield's).

Manw. (or Manw. For. Laws). Manwood's Forest Laws.

Mar. March's English King's Bench Reports;—Marshall's United States Circuit Court Reports;—Marshall's Kentucky Reports;—Martin's Louisiana Reports;—Martin's North Carolina Reports;—Marshall's Reports, Bengal;—Maryland.

Mar. Br. March's Translation of Brooke's New Cases.

Mar.L.C. English Maritime Law Cases (Crockford).

Mar. L. C. N. S. English Maritime Law Cases, New Series (Aspinall).

Mar. La. Martin's Louisiana Reports.

Mar. N. C. Martin's North Carolina Reports.

Mar. N. S. Martin's Louisiana Reports, New Series.

Mar. R. English Maritime Law Reports.

N Mar. Reg. Mitchell's Maritime Register, London.

March. March's Translation of Brooke's New Cases, King's Bench.

March N. C. March's New Cases, English King's Bench.

Marine Ct. R. Marine Court Reporter (McAdam's) New York.

Marks & Sayre. Marks & Sayre's Reports, vol. 108 Alabama.

Marr. Marriott's English Admiralty Decisions;—Marrack's European Assurance Cases.

Marr. Adm. Marriott's Reports, English Admiralty.

Mars. Marsden's English Admiralty Reports.

Marsh. Marshall's United States Circuit Court Decisions;—Marshall's English Common Pleas Reports;—Marshall's Bengal Reports;—Marshall, Kentucky;—Marshall's Reports, vol. 4 Utah.

Marsh. (A. K.). A. K. Marshall's Kentucky Reports.

Marsh. (J. J.). J. J. Marshall's Kentucky Reports.

Marsh. Beng. (or Calc.). Marshall's Re-S ports, Bengal.

Marsh. C. P. Marshall's English Common Pleas Reports.

Marsh. Ceylon. Marshall's Ceylon Re-

Marsh. Dec. Marshall's United States Circuit Court Decisions (Brockenbrough);-

Marshall on the Federal Constitution.

Marsh. Ins. Marshall on Insurance.

Marsh. Op. Marshall's Constitutional Opinions.

Mart. Martin (see Martin).

Mart. (La.). Martin's Louisiana Reports. Mart. (N. C.). Martin's North Carolina Reports.

Mart. Cond. La. Martin's Condensed Louj isiana Reports.

Mart. Dec. United States Decisions in Martin's North Carolina Reports.

Mart. N. S. (La.) Martin's Louisiana Reports, New Series.

Mart. O. S. (La.). Martin's Louisiana Reports, Old Series.

Mart. U. S. C. C. Martin's United States Circuit Court Reports.

Mart. & Y. (Tenn.). Martin & Yerger's Tennessee Reports.

Mart. & Yerg. Martin & Yerger's Tennessee Reports.

Marth. W. Ca. Martha Washington Case, see United States v. Cole, 5 McLean, 513, Fed. Cas. No. 14,832.

Martin Index. Martin's Index to Virginia Reports.

Marv. Marvel's Reports, Delaware.

Mas. (or Mason [U. S.]). Mason's United States Circuit Court Reports.

Mass. Massachusetts ;—Massachusetts Reports.

Mass. Elec. Ca. Massachusetts Election Cases.

Mass. L. R. Massachusetts Law Reporter, Boston.

Massey v. Headford. An Irish Criminal Conversation Case, 1804. Originally printed in Ireland and reprinted both in New York and Philadelphia.

Mast. Master's Reports, vols. 25-28 Canada Supreme Court.

Mat. Mathews.

Mat. Par. (or Paris). Matthew Paris, Historia Minor.

Mathews. Mathews' Reports, vols. 6-9 West Virginia.

Mats. (or Matson). Matson's Reports, vols. 22-24 Connecticut.

Matthews. Matthew's Reports, vol. 75 Virginia.

Maude & P. Shipp. Maude & Pollock's Law of Merchant Shipping.

Maude & P. Mer. Shipp. Maude & Pollock's Law of Merchant Shipping.

Maul. & Sel. (or Maule & S.). Maule & Selwyn's English King's Bench Reports.

Maur. Dec. Mauritius Decisions.

Max. Dig. Maxwell's Nebraska Digest.

Maxw. Interp. St. Maxwell on the Interpretation of Statutes.

May, Parl. Law. May's Parliamentary Law.

May, Parl. Pr. May's Parliamentary Practice.

Mayn. Maynard's Reports, Edward II. (Year Books, Part I).

McAll. (or McAl.). McAllister's United States Circuit Court Reports.

McBride. McBride's Reports, vol. 1 Missouri.

McCah. McCahon's Reports (United States District Court for the District of Kansas).

McCar. McCarter's New Jersey Equity Reports;—McCarty's New York Civil Procedure Reports.

McCl. McClelland's English Exchequer Reports.

McCl. & Y. McClelland & Younge's English Exchequer Reports.

McCook. McCook's Reports, vol. 1 Ohio State.

McCord. McCord's South Carolina Law Reports.

McCord Eq. (or Ch.). McCord's South Carolina Equity Reports.

McCorkles McCorkle's Reports, vol. 65 North Carolina.

McCr. (or McCrary). McCrary's United States Circuit Court Reports.

McCul. Dict. McCullough's Commercial Dictionary.

McCul. Pol. Econ. McCulloch, Political -Economy.

McDevitt. McDevitt's Land Commissioner's Reports, Ireland.

McFar. McFarlane's Reports (Scotch Jury Court).

McGill. McGill's Manuscript Scotch Session Cases.

McGl. (or McGloin). McGloin's Louisiana Reports.

McL. (or McLean). McLean's United States Circuit Court Reports.

McL. & R. McLean & Robinson's Scotch Appeal Cases.

McM. Com. Dec. McMaster's Commercial Decisions.

McMul. McMullan's South Carolina Law Reports.

McMul. Eq. McMullan's South Carolina Equity Reports.

McNagh. McNaghten (see Macn.).

McPherson. McPherson, Lee, & Bell's (Third Series) Scotch Session Cases.

McWillie. McWillie's Reports, vols. 73-76 Mississippi.

Md. Maryland;— Maryland Reports;— Harris & McHenry's Maryland Reports.

Md. Ch. Maryland Chancery Decisions.

Me. Maine ;—Maine Reports.

Means. Means' Kansas Reports.

Med. L. J. Medico Legal Journal, New York.

Med. L. N. Medico Legal News, New York.

Med. L. P. Medico Legal Papers, New York.

Medd. Meddaugh's Reports, vol. 13 Michigan.

Mees. & Ros. Meeson & Roscoe's English Exchequer Reports.

Mees. & W. (or Wels.). Meeson & Welsby's English Exchequer Reports.

Meg. Megone's Company Case.

Meigs. Meigs' Tennessee Reports.

Melv. Tr. Melville's Trial (Impeachment), London.

Mem. in Scacc. Memorandum or memoranda in the Exchequer.

Mem. L. J. Memphis Law Journal, Tennessee.

Menken. Menken's Reports, vol. 30 New York Civil Procedure Reports.

Menz. Menzies' Reports, Cape of Good Hope.

Mer. Merivale's Chancery Reports.

Meriv. Merivale's English Chancery Reports.

Merl. Quest. Merlin, Questions de Droit. Merl. Répert. Merlin, Répertoire de Jurisprudence.

Met. (or Metc.). Metcalf's Massachusetts Reports;— Metcalfe's Kentucky Reports;— Metcalf's Reports, vol. 3 Rhode Island.

Metc. Ky. Metcalfe's Kentucky Reports.

Meth. Ch. Ca. Report of Methodist Church Case.

Mich. Michigan ;—Michigan Reports ;— Michaelmas. Mich. C. C. R. Michigan Circuit Court Reporter, Marquette.

Mich. N. P. Michigan Nisi Prius Reports. Mich. Pol. Soc. Michigan Political Science Association.

Mich. T. Michaelmas Terms.

Mich. Vac. Michaelmas Vacation.

Middx. Sit. Sittings for Middlesex at Nisi Prius.

Mil. Miles' Pennsylvania Reports;—Miller (see Mill.).

Miles. Miles' District Court Reports, City and County of Philadelphia, Pennsylvania.

Mill. Mill's South Carolina Constitutional Reports;—Miller's Reports, vols. 1-5 Louisiana;— Miller's Reports, vols. 3-18 Maryland;—Miller's Decisions, United States.

Mill, Const. (S. C.). Mill's South Carolina Constitutional Reports.

Mill. Dec. Miller's Decisions (Woolworth's Reports) United States Circuit Court;—Miller's Decisions United States Supreme Court.

Mill. La. Miller's Reports, vols. 1–5 Lou-

Mill, Log. Mill's Logic.

Mill. Md. Miller's Reports, vols. 3-18 Maryland.

Mill, Pol. Ec. Mill's Political Economy.

Miller. Miller's Reports, vols. 1-5 Louisiana;—Miller's Reports, vols. 3-18 Maryland.

Milw. Milward's Irish Ecclesiastical Reports.

Min. Minor;—Minor's Alabama Reports. Min. Inst. Minor's Institutes Statute Law.

Minn. Minnesota;-Minnesota Reports.

Minor. Minor's Alabama Reports;-Minor's Institutes.

Minshew. Minshew (John), "The Guide into the Tongues also the Exposition of the Terms of the Laws of this Land." (England.)

Mirr. Horne's Mirror of Justices.

Miscel. Miscellaneous Reports, New York.

Miss. Mississippi;— Mississippi Reports; —Missouri.

Miss. Dec. Mississippi Decisions, Jackson.

Miss. St. Ca. Mississippi State Cases.

Mister. Mister's Reports, vols. 17-32 Mis² souri Appeals.

Mitch. M. R. Mitchell's Maritime Register, London.

Mitf. Eq. Pl. Mitford on Equity Pleading.

McMul. McMullan, South Carolina.

Mo. Missouri; — Missouri Reports; — Moore's English King's Bench Reports; — Moore's English Common Pleas Reports; — Moore's English Privy Council Reports; — Modern Reports, English; — English King's Bench, etc., (see Mod.); — Monthly; — Moore's Indian Appeal Cases.

Mo. (F.). Sir Francis Moore's English King's Bench Reports.

Mo. (J. B.). J. B. Moore's English Common Pleas Reports.

Mo. App. Missouri Appeal Reports. Mo. App. Rep. Missouri Appellate Re-

porter. Mo. I. A. Moore's Indian Appeals.

Mo. P. C. Moore's English Privy Council Reports.

Mo. & P. Moore & Payne's English Common Pleas Reports.

Mo. & R. Moody & Robinson's English Nisi Prius Reports.

Mo. & S. Moore & Scott's English Com-P mon Pleas Reports.

Moak & Eng. Rep. Moak's English Reports.

Mob. Mobley's Election Cases.

Mod. Modern Reports, English King's Bench, etc.;—Modified.

Mod. Cas. Modern Cases, vol. 6 Modern Reports.

Mod. Cas. L. & Eq. Modern Cases at Law and Equity, vols. 8, 9 Modern Reports.

Mod. Cas. per Far. (or t. Holt). Modern Cases *tempore* Holt, by Farresley, vol. 7

Modern Reports. Mod. Rep. The Modern Reports, English

King's Bench, etc.;—Modern Reports by Style (Style's King's Bench Reports).

Mol. (or Moll.). Molloy's Irish Chancery Reports.

Mol. de Jure Mar. Molloy, De Jure Maritimo et Navali.

Moly. Molyneau's Reports, English Courts.

Mon. Montana;—T. B. Monroe's Kentucky Reports;—Ben Monroe's Kentucky Reports.

Mon. (B.). Ben Monroe's Kentucky Reports.

Mon. (T. B.). T. B. Monroe's Kentucky Reports.

Mon. Angl. Monasticon Anglicanum.

Monaghan. Monaghan's Reports, vols. 147–165 Pennsylvania.

Monr. Monroe (see Mon.).

Mont. Montana; — Montana Reports; — Montagu's English Bankruptcy Reports; — Montriou's Bengal Reports.

Mont. Bank. Rep. Montagu's English Bankruptcy Reports.

Mont. Go. L. R. Montgomery County Law Reporter, Pennsylvania.

Mont. Cond. Rep. Montreal Condensed Reports.

Mont. D. & De G. Montagu, Deacon & De X Gex's English Bankruptcy Reports.

Mont. Ind. Monthly Index to Reporters (National Reporter System).

Mont. L. R. Montreal Law Reports, Queen's Bench;-Montreal Law Reports, Superior Court.

Mont. L. R. Q. B. Montreal Law Reports, Queen's Bench.

Mont. L. R. S. C. Montreal Law Reports, Superior Court.

Mont. & Ayr. Montagu & Ayrton's English Bankruptcy Reports. Mont. & Bl. Montagu & Bligh's English Bankruptcy Reports.

Mont. & C. Montagu & Chitty's English Bankruptcy Reports.

Mont. & MacA. Montagu & MacArthur's English Bankruptcy Reports.

-Montesq. (or Montesq. Esprit des Lois). Montesquieu, Esprit des Lois.

Montg. Co. Law Rep'r (Pa.). Montgomery County Law Reporter, Pennsylvania.

Montr. Montriou's Reports, Bengal;-Montriou's Supplement to Morton's Reports.

Moo. Francis Moore's English King's Bench Reports;—J. M. Moore's English Common Pleas Reports;—Moody's English Crown Cases.

Moo. A. Moore's Reports, vol. 1 Bosanquet & Puller, after page 470.

Moo. C. C. (or Moo. Cr. C.). Moody's English Crown Cases Reserved.

Moo. C. P. Moore's English Common Pleas Reports.

Moo. Ind. App. Moore's Reports, Privy Council, Indian Appeals.

Moo. J. B. Moore's English Common Pleas Reports.

Moo. K. B. Moore's English King's Bench Reports.

Moo. P. C. Moore's Privy Council Cases, Old and New Series.

Moo. Tr. Moore's Divorce Trials.

Moo. & Mal. Moody & Malkin's English Nisi Prius Reports.

Moo. & Pay. Moore & Payne's English Common Pleas Reports.

Moo. & Rob. Moody & Robinson's English Nisi Prius Reports.

Moo. & Sc. Moore & Scott's English Common Pleas Reports.

Mood. (or Moody). Moody's English Crown Cases, Reserved.

Mood. & Malk. Moody & Malkin's English Nisi Prius Reports.

Mood. & R. Moody & Robinson's English Nisi Prius Reports.

Mood. & Rob. Moody & Robinson, English.

Moody, Cr. Cas. Moody's English Crown Cases.

Moody & M. Moody & Mackin's English Nisi Prius Reports.

Moon. Moon's Reports, vols. 133-144 Indiana and vols. 6-14 Indiana Appeals.

Moore. Moore's English King's Bench Reports;—Moore's English Common Peas Reports;—Moore's English Privy Council Reports;—Moore's Reports, vols. 28–34 Arkansas;—Moore's Reports, vol. 67 Alabama;— Moore's Reports, vols. 22–24 Texas.

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Moore C. P. Moore's English Common Pleas Reports.

Moore E. I. Moore's East Indian Appeala Moore G. G. Moore's Gorham Case (English Privy Council). Moore K. B. Sir F. Moore's English King's Bench Reports.

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Moore P. C. N. S. Moore's English Privy Council Reports, New Series.

Moore & P. Moore & Payne's English Common Pleas Reports.

Moore & S. Moore & Scott's English Common Pleas Reports.

Moore & Walker. Moore & Walker's Reports, vols. 22-24 Texas.

Mor. Morison's Dictionary of Decisions in the Court of Session, Scotland;—Morris (see Morr.).

Mor. Dic. Morison's Dictionary, Scotch Decisions and Supplement.

Mor. Ia. Morris' Iowa Reports.

Mor. Min. Rep. Morrison's Mining Reports.

Mor. Priv. Corp. Morawetz on Private Corporations.

Mor. St. Cas. Morris' Mississippi State Cases.

Mor. Supp. Supplement to Morison's Dictionary, Scotch Court of Session.

Mor. Syn. Morison's Synopsis, Scotch Session Cases.

Mor. Tran. Morrison's Transcript of United States Supreme Court Decisions.

Morg. & W. L. J. Morgan & Williams' Law Journal, London.

Morl. Dig. Morley's East Indian Digest. Morr. Morris' Iowa Reports (see, also, Morris and Mor.);--Morrow's Reports, vols.

23-36 Oregon;—Morrell's English Bankruptcy Reports.
Morr. Jam. Morris' Jamaica Reports.

Morr. M. R. Morrison's Mining Reports, Chicago.

Morr. St. Cas. Morris' State Cases, Mississippi.

Morr. Trans. Morrison's Transcript, United States Supreme Court Decisions.

Morris. Morris' Iowa Reports;— Morris' Reports, vol. 5 California;—Morris' Reports, vols. 43-48 Mississippi;—Morris' Jamaica Reports;-Morris' Bombay Reports;-Morrissett's Reports, vols. 80, 98 Alabama.

Morris & Har. Morris & Harrington's Sudder Dewanny Adawlut Reports, Bombay.

Morse Tr. Morse's Famous Trials.

Morton. Morton's Reports, Bengal.

Mos. Mosely's English Chancery Reports. Moult. Ch. P. Moulton's Chancery Practice, New York.

Mozley & Whiteley. Mozley & Whiteley's Law Dictionary.

Mu. Corp. Ca. Withrow's Corporation Cases, vol. 2.

Mulford, Nation. Mulford, The Nation. Mum. Jam. Mumford's Jamaica Reports. Mumf. Mumford's Jamaica Reports.

Muni. (or Munf.). Munford's Virginia Reports.

Murray's Ceylon Reports;— Murray's New South Wales Reports.

Mur. U. S. Ct. Murray's Proceedings in the United States Courts.

Mur. & Hurl. Murphy & Hurlstone's English Exchequer Reports.

Murph. Murphey's North Carolina Reports.

Murr. Murray's Scotch Jury Trials;— Murray's Ceylon Reports;— Murray's New South Wales Reports.

Murray. Murray's Scotch Jury Court Reports.

Murray (Ceylon). Murray's Ceylon Reports.

Mutukisna. Mutukisna's Ceylon Reports. Myer Dig. Myer's Texas Digest.

Myer Fed. Dec. Myer's Federal Decisions.

Myl. & C. (or Cr.). Mylne & Craig's English Chancery Reports.

Myl. & K. (or Mylne & K.). Mylne & Keen's English Chancery Reports.

Myr. Myrick's California Probate Court Reports.

Myr. Prob. (Cal.). Myrick's California Probate Court Reports.

N

N. Nebraska; — Nevada; — Northeastern Reporter (properly cited N. E.);—Northwestern Reporter (properly cited N. W.).

N. B. New Brunswick Reports.

N. B. Eq. Ca. New Brunswick Equity Cases.

N. B. Eq. Rep. New Brunswick Equity Reports.

N. B. N. R. National Bankruptcy News and Reports.

N. B. R. National Bankruptcy Register, New York;—New Brunswick Reports.

N. B. Rep. New Brunswick Reports.

N. B. V. Ad. New Brunswick Vice Admiralty Reports,

N. Benl. New Benloe, English King's Bench Reports.

N.C. North Carolina;-North Carolina

K Reports ;—Notes of Cases (English, Ecclesiastical, and Maritime) ;—New Cases (Bingham's New Cases).

N.C.C. New Chancery Cases (Younge & Collyer).

S. N. C. Conf. North Carolina Conference Reports.

N.C. Ecc. Notes of Cases in the Ecclesiastical and Maritime Courts.

'N. C. L. Rep. North Carolina Law Repository.

N.C. Str. Notes of Cases, by Strange, Madras.

N. C. T. Rep. North Carolina Term Reports.

N. Car. North Carolina ;—North Carolina II Reports.

- N. Chip. (or N. Chip. [Vt.]). N. Chipman's Vermont Reports.
- N. D. North Dakota;-North Dakota Reports.

N.E. New England;— New edition;— Northeastern Reporter.

N. E. R. Northeastern Reporter (commonly cited N. E.);—New England Reporter.

N. E. Rep. Northeastern Reporter.

N.F. Newfoundland;—Newfoundland Re-

N. H. New Hampshire;—New Hampshire Reports.

N. H. R. New Hampshire Reports.

N. H. & C. English Railway and Canal X Cases, by Nicholl, Hare, Carrow, etc.

N.J. New Jersey;—New Jersey Reports. N.J. Eq. (or Ch.). New Jersey Equity Reports.

N. J. L. J. New Jersey Law Journal.

N.J.Law. New Jersey Law Reports.

N.L. Nelson's Lutwyche, English Common Pleas Reports.

N. L. L. New Library of Law and Equity, English.

N. M. New Mexico;— New Mexico Re-7 porta. N. M. St. Bar Assn. New Mexico State Bar Association.

N. Mag. Ca. New Magistrates' Cases.

N. of Cas. Notes of Cases, English Ecclesiastical and Maritime Courts;—Notes of Cases at Madras (by Strange).

N. of Cas. Madras. Notes of Cases at Madras (by Strange).

N.P. Nisi Prius.

N. P. C. Nisi Prius Cases.

N. P. R. Nisi Prius Reports.

N. R. New Reports (English, 1862-1865); -Bosanquet & Puller's New Reports;-Not Reported.

N. R. B. P. New Reports of Bosanquet & Puller.

N.S. New Series;-Nova Scotia.

N.S.Dec. Nova Scotia Decisions.

N.S.L.R. Nova Scotia Law Reports.

N.S.R. Nova Scotia Reports.

N.S.W. New South Wales Reports, Old and New Series.

N. S. W. Eq. Rep. New South Wales Equity Reports.

N. S. W. L. R. New South Wales Law Reports.

N. Sc. Dec. Nova Scotia Decisions.

N. W. R. (or Rep.). Northwestern Reporter.

N. W. T. (or N. W. T. Rep.). Northwest Territories Reports, Canada.

N.Y. New York;—New York Court of Appeals Reports.

N.Y. Ann. Ca. New York Annotated Cases.

N. Y. App. Dec. New York Court of Appeals Decisions.

N. Y. Cas. Err. New York Cases in Error (Caines' Cases).

N. Y. Civ. Pr. Rep. New York Civil Procedure Reports.

N. Y. Code Report. New York Code Reporter.

N. Y. Code Reports, N. S. New York Code Reports, New Series.

N.Y. Cond. New York Condensed Reports.

N. Y. Cr. R. (or Rep.). New York Criminal Reports.

N.Y. Ct. App. New York Court of Appeals.

N. Y. El. Cas. New York Contested Election Cases.

N. Y. Leg. Obs. New York Legal Observer, New York City (Owen's).

N. Y. Mo. L. R. New York Monthly Law Reports.

N. Y. Op. Att.-Gen. Sickels' Opinions of the Attorney-General of New York.

N.Y.P.R. New York Practice Reporta. N.Y.Reg. New York Daily Register.

N. Y. Rep. New York Court of Appeals Reports.

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N.Y.Reptr. New York Reporter (Gardenier's).

N.Y.S. New York Supplement :- New York State;-New York State Reporter.

N. Y. Spec. Term R. Howard's Practice Reports.

N. Y. Sup. New York Supreme Court Reports.

N. Y. Super. Ct. New York Superior Court Reports.

N. Y. Supp. New York Supplement.

New York Supreme Court N. Y. Supr. Reports.

New York Term Reports N. Y. T. R. (Caines' Reports).

N. Y. Them. New York Themis.

N.Z. New Zealand ;- New Zealand Reports.

N.Z.Jur. New Zealand Jurist.

N. Z. Jur. N. S. New Zealand Jurist, New Series.

N. Z. Rep. New Zealand Reports, Court of Appeals.

N. & H. (or Hop.). Nott & Huntington's United States Court of Claims Reports,

N. & M. Nevile & Manning's English King's Bench Reports.

N. & M. Mag. Nevile & Manning's English Magistrates' Cases.

N. & Mc. Nott & McCord's South Carolina Reports.

N. & P. Nevile & Perry's English King's Bench Reports.

N. & P. Mag. Nevile & Perry's English Magistrates' Cases.

Nal. St. P. Nalton's Collection of State Papers.

Napier. Nap.

Napton. Napton's Reports, vol. 4 Missouri.

Narrationes Modernæ, or Narr. Mod. Style's King's Bench Reports.

Nat. B. C. National Bank Cases.

Nat. B. R. (or Nat. Bank. Reg.). National Bankruptcy Register Reports.

Nat. Corp. Rep. National Corporation Reporter, Chicago.

Nat. L. Rec. National Law Record.

Nat. L. Rep. National Law Reporter. Nat. L. Rev. National Law Review, Philadelphia.

Nat. Reg. National Register, edited by Mead. 1816.

Nat. Rept. Syst. National Reporter System.

Nat. Rev. National Review, London.

Nd. Newfoundland Reports.

Neb. Nebraska ;--- Nebraska Reports,

Neg. Cas. Bloomfield's Manumission or Negro Cases, New Jersey.

Nel. Nelson's English Chancery Reports. Nell. Nell's Ceylon Reports.

Nels. Nelson's English Chancery Reports. Nels. Abr. Nelson's Abridgment of the

Common Law. Nels. Fol. Rep. Finch's Chancery Reports, edited by Nelson.

Nev. Nevada :- Nevada Reports.

Nev. & M. (or Man.). Nevile & Manning's English King's Bench Reports.

Nev. & Mac. Neville & Macnamara's English Railway and Canal Cases.

Nev. & Масд. Neville & Macnamara's English Railway and Canal Cases.

Nev. & Man. Mag. Cas. Nevile & Manning's English Magistrate's Cases.

Nev. & P. Nevile & Perry's English King's Bench Reports.

Nev. & P. Mag. Cas. Nevile & Perry's English Magistrates' Cases.

New. Newell, Illinois Appeal Reports.

New Ann. Reg. New Annual Register, London.

New B. Eq. Ca. New Brunswick Equity Cases.

New B. Eq. Rep. New Brunswick Equity Reports, vol. 1.

New Benl. New Benloe's Reports, English King's Bench.

New Br. New Brunswick Reports.

New Case. New Cases (Bingham's New Cases).

New Cas. Eq. New Cases in Equity, vols. 8, 9 Modern Reports.

New Eng. Hist. New England Historical and Genealogical Register.

New Magistrates' Cases New Mag. Cas. (Bittleston, Wise & Parnell).

New Nat. Brev. New Natura Brevium.

New Pr. Cases. New Practice Cases, English.

New Rep. New Reports in all the Courts, London ;-Bosanquet & Puller's New Reports, vols. 4, 5 Bosanquet & Puller.

New Sess. Cas. Carrow, Hammerton & Allen's New Session Cases, English.

New So. W. New South Wales.

New Term Rep. New Term Reports;-Dowling & Ryland's King's Bench Reports.

New York Supp. New York Supplement. Newb. (or Newb. Adm.). Newberry's

United States District Court, Admiralty Reports.

Newbyth. Newbyth's Manuscript Decisions, Scotch Session Cases.

Newell. Newell's Reports, vols. 48-90 Illinois Appeals.

Newf. Sel. Cas. Newfoundland Select Cases.

Nich. H. & C. (or Nicholl). Nicholl, Hare & Carrow's English Railway and Canal Cases.

Nicholson. Nicholson's Manuscript Decisions, Scotch Session Cases.

Niebh. Hist. Rom. Niebuhr, Roman History.

Nient cul. Nient culpable (not guilty).

Nil. Reg. Niles' Weekly Register.

Nisbet. (Nisbet of) Dirleton's Scotch Session Cases.

No. Ca. Ecc. & Mar. Notes of Cases (English), Ecclesiastical and Maritime.

No. East. Rep. Northeastern Reporter (commonly cited N. E.)

- No. West. Rep. Northwestern Reporter (commonly cited N. W.)
 - Nol. Mag. (or Just. or Sett. Cas.). Nolan's English Magistrates' Cases.

Non cul. Non culpabilis (not guilty).

Norc. Norcross' Reports, vols. 23-24 Ne-

Norr. Norris' Reports, vols. 82-96 Pennsylvania.

North. Reports *tempore* Northington (Eden's English Chancery Reports).

- North & G. North & Guthrie's Reports, vols. 68-80 Missouri Appeals.
- Northam. Northampton Law Reporter, Pennsylvania.
- Northum. Northumberland County Legal News, Pennsylvania.
- Northw. Pr. Northwest Provinces, India. Northw. Rep. Northwestern Reporter (commonly cited N. W.)

Not. Cas. Notes of Cases in the English Ecclesiastical and Maritime Courts;—Notes of Cases at Madras (Strange).

Not. Cas. Madras. Notes of Cases at Madras (Strange).

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Not. Dec. Notes of Decisions (Martin's North Carolina Reports).

Not. J. Notaries Journal.

Not. Op. Wilmot's Notes of Opinions and Judgments.

Notes of Ca. Notes of Cases, English.

Notes on U.S. Notes on United States Reports.

Nott & Hop. Nott & Hopkins' United States Court of Claims Reports.

Nott & Hunt. Nott & Huntington's Reports, vols. 1-7 United States Court of Claims.

Nott & McC. Nott & McCord's South Carolina Reports.

Nov. Novellæ. The Novels or New Constitutions.

Nov. Sc. Nova Scotia.

Nov. Sc. Dec. Nova Scotia Decisions.

Nov. Sc. L. R. Nova Scotia Law Reports. Noy. Noy's English King's Bench Reports.

Noy, Max. Noy's Maxims.

Nye. Nye's Reports, vols. 18-20 Utah.

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O. Ohio Reports ;—Ontario;—Ontario Reports; — Oregon Reports ; — Otto's United States Supreme Court Reports.

O. B. Old Bailey;—Old Benloe;—Orlando Bridgman.

O.B.S. Old Bailey's Sessions Papers.

O. B. & F. N. Z. Ollivier, Bell & Fitzgerald's New Zealand Reports.

O. Ben. Old Benloe's Reports, English Common Pleas.

O. Bridg. Orlando Bridgman's English Common Pleas Reports ;—Carter's Reports, *tempore* Bridgman's English Common Pleas.

O.C. Orphans' Court.

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O. C. C. Ohio Circuit Court Reports.

O. C. C. N. S. Ohio Circuit Court Reports, New Series.

O. C. D. Ohio Circuit Decisions.

O. D. Ohio Decisions.

O. D. C. C. Ohio Decisions, Circuit Court (properly cited Ohio Circuit Decisions).

O. J. Act. Ontario Judicature Act.

O. N. B. Old Natura Brevium.

O. R. Ontario Reports.

O. S. Ohio State Reports;—Old Series;— Old Series King's & Queen's Bench Reports, Ontario, (Upper Canada).

O. S. C. D. (or O. S. U.). Ohio Supreme Court Decisions, Unreported Cases.

O.S. & C. P. Dec. Ohio Superior and Common Pleas Decisions.

O. St. Ohio State Reports.

0. & T. Oyer and Terminer.

O'Brien. O'Brien's Upper Canada Reports.

O'Callaghan, New Neth. O'Callaghan's History of New Netherland.

Oct. Str. Octavo Strange, Select Cases on Evidence.

Odeneal. Odeneal's Reports, vols. 9-11 Oregon.

Off. Exec. Wentworth's Office of Executors.

Off. Gaz. Pat. Off. Official Gazette, United States Patent Office.

Officer. Officer's Reports, vols. 1-9 Minnesota.

Ogden. Ogden's Reports, vols, 12-15 Louisiana.

Ohio. Ohio;-Ohio Reports.

Ohio St. Ohio State Reports.

Ohio Sup. & C. P. Dec. Ohio Superior and Common Pleas Decisions. O'Keefe Ord. (O'Keefe's Orders in Chancery, Ireland.

Okla. Oklahoma ;—Oklahoma Reports.

Olc. (or Olc. Adm.). Olcott's United States District Court, Admiralty.

Old Ben. Benloe in Benloe & Dalison, English Common Pleas Reports.

Old Nat. Brev. Old Natura Brevium.

Oldr. Oldright's Reports, Nova Scotia. Oliv. B. & L. Oliver, Beavan & Lefroy's Reports, vols. 5-7, English Railway and Ca-

nal Cases.

Oll. B. & F. Ollivier, Bell, & Fitzgerald, New Zealand.

O'Mal. & H. O'Malley & Hardcastle's . English Election Cases.

Onsl. N. P. Onslow's Nisi Prius.

Ont. Ontario;—Ontario Reports.

Ont. App. R. Ontario Appeal Reports.

Ont. El. Ca. Ontario Election Cases.

Ont. P. R. (or Ont. Pr. Rep.). Ontario Practice Reports.

Op. Att. Gen. Opinions of the Attorneys General of the United States.

Op. N. Y. Atty. Gen. Sickels' Opinions of Attorneys-General of New York.

Or. Oregon;-Oregon Reports.

Or. T. Rep. Orleans Term Reports, vols. 1, 2 Martin, Louisiana.

Ord. de la Mar. (or Ord. Mar.). Ordonnance de la Marine de Louis XIV.

Oreg. Oregon;-Oregon Reports.

Orl. Bridgman. Orlando Bridgman's English Common Pleas Reports.

Orl. T. R. Orleans Term Reports, vols. 1, 2 Martin, Louisiana.

Ormond. Ormond's Reports, vols. 12–15 Alabama.

Ort. Inst. Ortolan's Institutes of Justinian.

Ot. Otto's United States Supreme Court Reports.

Out. Outerbridge's Reports, vols. 97-110 Pennsylvania State.

Over. (or Overton). Overton's Tennessee Reports.

Ow. Owen's English King's Bench Reports;-New South Wales Reports.

Owen. Owen's English King's Bench Reports.

Oxley. Young's Vice-Admiralty Decisions, Nova Scotia, edited by Oxley.

TABLE OF ABBREVIATIONS

Р. Easter (Paschal) Term;—Pennsylvania ;-Peters ;-Pickering's Massachusetts Reports;-Probate;-Pacific Reporter. [1891] P. Law Reports, Probate Division, from 1891 onward. **P. A. D.** Peters' Admiralty Decisions. P.C. Pleas of the Crown;-Parliamen-P tary Cases; -Practice Cases; -Prize Cases; - Patent Cases; — Privy Council; — Prize Court ;- Probate Court ;- Precedents in Chancery. P. C. App. Privy Council Appeals. Privy Cases;-Peters' Circuit **P. C. C.** Court Reports. P. Cl. R. Parker's Criminal Reports, New

York;—Privy Council Reports. **P. D.** Probate Division, English Law Reports (1876–1890).

P.E.I. (or P.E.I. Rep.). Prince Edward Island Reports (Haviland's).

P.F.S. P. F. Smith's Reports, vols. 51-81½ Pennsylvania State.

P. Jr. & H. (or P. & H.). Patton, Jr., & Heath's Virginia Reports.

- P. N. P. Peake's English Nisi Prius Cases.
 P. O. Cas. Perry's Oriental Cases, Bombay.
 - P.O.G. Patent Office Gazette.

P. O. R. Patent Office Reports.

P. P. Parliamentary Papers.

P. R. Parliamentary Reports ;—Pennsylvania Reports, by Penrose & Watts;—Pacific Reporter ;—Probate Reports.

P. R. C. P. Practical Register in Common

- P. R. Ch. Practical Register in Chancery. P. R. U. C. Practical Reports, Upper Canada.
- **P. R. & D.** Power, Rodwell, & Dew's English Election Cases.
- **P. S. C. U. S.** Peters' United States Supreme Court Reports.

P.S.R. Pennsylvania State Reports.

P. W. (or P. Wms.). Péere Williams' English Chancery Reports.

P. & B. Pugsley & Burbridge's Reports, New Brunswick.

P. & C. Prideaux & Cole's Reports, English Courts, vol. 4 New Session Cases.

P. & D. Perry & Davison's English Queen's Bench Reports ;—Probate and Divorce.

P. & H. Patton, Jr., & Heath's Virginia Reports.

P. & K. Perry & Knapp's English Election Cases.

P. & M. Philip & Mary;—Pollock and Maitland's History of English Law.

P.& R. Pigott & Rodwell's Election Cases, English.

P. & W. Penross & Watts' Pennsylvania Z Reporta

P

Pa. Pennsylvania; — Pennsylvania Reports, by Penrose & Watts;—Pennsylvania State Reports;—Paine, United States.

Pa. Co. Ct. (or Pa. Co. Ct. R.). Pennsylvania County Court Reports.

Pa. Dist. (or Pa. Dist. R.). Pennsylvania District Court Reports.

Pa. L. J. Pennsylvania Law Journal Reports (Clark's);—Pennsylvania Law Journal, Philadelphia.

Pa. L. Rec. Pennsylvania Law Record, Philadelphia.

Pa. Law Ser. Pennsylvania Law Series.

Pa. N. P. Brightly's Nisi Prius Reports, Pennsylvania.

Pa. Rep. Pennsylvania Reports.

Pa. St. Pennsylvania State Reports.

Pa. St. Tr. Pennsylvania State Trials (Hogan's).

Pa. Super. Ct. Pennsylvania Superior Court.

Pac. Pacific Reporter.

Pac. R. (or Rep.). Pacific Reporter (commonly cited Pac. or P.).

Pai. Paine's United States Circuit Court Reports;—Paige's New York Chancery Reports.

Pai. Ch. (or Paige). Paige's New York Chancery Reports.

Paine (or Paine C. C.). Paine's United States Circuit Court Reports.

Paley, Prin. & Ag. Paley on Principal and Agent.

Palgrave. Palgrave's Proceedings in Chancery;—Palgrave's Rise and Progress of the English Commonwealth.

Palm. Palmer's English King's Bench Reports;—Palmer's Reports, vols. 53-60 Vermont.

Pand. Pandects.

Papy. Papy's Reports, vols. 5, 6 Florida. **Par.** Parker's English Exchequer Reports;—Parsons' Reports, vols. 65–66 New Hampshire;—Parker's New York Criminal

Reports.

Par. Dec. Parsons' Decisions, Massachusetts.

Par. Eq. Cas. Parsons' Select Equity Cases, Penhsylvania.

Pard. Droit Commer. Pardessus, Cours de Droit Commercial.

Pardessus. Pardessus, Cours de Droit Commercial;—Pardessus, Lois Maritimes;— Pardessus, Traites des Servitudes.

Park. Parker's New York Criminal Reports;-Parker's English Exchequer Reports.

Park. Cr. Cas. Parker's New York Criminal Reports.

Park. Dig. Parker's California Digest.

Park. Exch. Parker's English Exchequer Reports.

Park, Ins. Park on Insurance.

Park. Rev. Cas. Parker's English Dr. chequer Reports (Revenue Cases).

Parker

Parker. Parker's English Exchequer Reports;—Parker's New York Criminal Reports;—Parker's New Hampshire Reports.

Parker, Cr. Cas. (N. Y.). Parker's New York Criminal Reports.

Parker, Cr. R. (N. Y.). Parker's, New York Criminal Reports.

Parl. Cas. Parliamentary Cases (House of Lords Reports).

Parl. Reg. Parliamentary Register.

Paroch. Ant. Kennett's Parochial Antiquities.

Pars. Parsons (see Par.).

Pars. Ans. Parsons' Answer to the Fifth Part of Coke's Reports.

Pars. Cont. Parson on Contracts.

Pars. Eq. Cas. Parsons' Select Equity Cases, Pennsylvania.

Pars. Mar. Ins. Parsons on Marine Insurance.

Pars. Mar. Law. Parsons on Maritime Law.

Pas. (Terminus Paschae) Easter Term.

Paschal. Paschal's Reports, vols. 28-31 Texas and Supplement to vol. 25.

Pat. Patent;—Paton's Scotch Appeal Cases ;—Paterson's Scotch Appeal Cases ;— Paterson's New South Wales Reports.

Pat. App. Cas. Paton's Scotch Appeal Cases (Craigie, Stewart & Paton);—Paterson's Scotch Appeal Cases.

Pat. Comp. Paterson's Compendium of English and Scotch Law.

Pat. Dec. Patent Decisions.

Pat. & H. Patton, Jr., & Heath's Virginia Reports.

Pat. & Mur. Paterson & Murray's Reports, New South Wales.

Pater. Paterson's Scotch Appeal Cases; —Paterson's New South Wales Reports.

Paters. Comp. Paterson's Compendium of English and Scotch Law.

Paterson. Paterson's Compendium of English and Scotch Law;—Paterson on the Game Laws;—Paterson's Liberty of the Press;—Paterson on the Liberty of the Subject;—Paterson's Law and Usages of the Stock Exchange;—Paterson's Scotch Appeal Cases.

Paton. Craigie, Stewart, & Paton's Scotch Appeal Cases.

Patr. Elect. Cas. Patrick's Election Cases, Upper Canada.

Patt. & H. Patton, Jr., & Heath's Virginia Reports.

Paulus. Julius Paulus, Sententiæ Receptæ.

Peak Peake's English Nisi Prius Reports. Peake Add. Cas. Peake's Additional Cases, vol. 2 of Peake.

Peake N. P. Peake's English Nisi Prius Cases.

Pearce C. C. Pearce's Reports in Dearsly's Crown Cases. English.

Pears. Pearson' Reports, Pennsylvania.

Peck. Peck's Tennessee Reports ;— Peck's Reports, vols. 11–30 Illinois ;— Peckwell's English Election Cases.

Peck (Tenn.). Peck's Tennessee Reports. Peck. El. Cas. Peckwell's English Election Cases.

Peck Tr. Peck's Trial (Impeachment).

Peckw. Peckwell's English Election Cases.

Peeples. Peeples' Reports, vols. 77-97 Georgia.

Peeples & Stevens. Peeples & Stevens Reports, vols. 80–97 Georgia.

Peere Wms. Peere-Williams' Reports, English Chancery.

Pen. Code. Penal Code.

Pen. N. J. Pennington's New Jersey Reports.

Pen. & W. Penrose & Watts' Pennsylvania Reports.

Penn. Pennsylvania ; — Pennsylvania State Reports ;— Pennypacker's Unreported Pennsylvania Cases ;— Pennington's New Jer-

sey Reports;—Pennewill's Delaware Reports. Penn. Co. Ct. Rep. Pennsylvania County Court Reports.

Penn. Del. Pennewill's Delaware Reports.

Penn. Dist. Rep. Pennsylvania District Reports.

Penn. Rep. Pennsylvania State Reports. **Penn. St. (or St. R.).** Pennsylvania State Reports.

Penning. Pennington's New Jersey Reports.

Penny. Pennypacker's Unreported Pennsylvania Cases; — Pennypacker's Pennsylvania Colonial Cases.

Penr. & W. Penrose & Watts' Pennsylvania Reports.

Peo. L. Adv. People's Legal Adviser, Utica, New York,

Per. Or. Cas. Perry's Oriental Cases, Bombay.

Per. & Dav. Perry & Davison's English King's Bench Reports.

Per. & Kn. Perry & Knapp's English Election Reports.

Perk. Perkins on Conveyancing;—Perkins on Pleading;—Perkins' Profitable Book (Conveyancing).

Perry. Sir Erskine Perry's Reports, in Morley's (East) Indian Digest;—Perry's Oriental Cases, Bombay.

Perry & D. Perry & Davison's English King's Bench Reports.

Perry & Kn. Perry & Knapp's English Election Cases.

Pet. Peters' United States Supreme Court Reports;—Peters' United States Circuit Court Reports;—Peters' United States District Court Reports (Admiralty Decisions);— Peters' Prince Edward Island Reports.

Pet. Ad. (or Pet. Adm.), Peters' United States District Court Reports (Admiralty Decisions).

- Pet. Br. Petit Brooke, or Brooke's New Cases, English King's Bench.
- **Pet. C. C.** Peters' United States Circuit Court Reports.
- **Pet. Cond.** Peters' Condensed Reports, United States Supreme Court.
- **J** Pet. Dig. Peters' United States Digest; —Peticolas' Texas Digest.

Pet. S. C. Peters' United States Supreme Court Reports.

Peters Adm. Peters' United States Dis-**P** trict Court Reports (Admiralty Decisions).

Petit Br. Petit Brooke, or Brooke's New Cases, English King's Bench.

- **Ph.** Phillips' English Chancery Reports; ---Phillimore's English Ecclesiastical Reports (see Phil.).
- Ph. Ch. Phillips' English Chancery Reports.

Ph. St. Tr. Phillipps' State Trials.

Phal. C. C. Phalen's Criminal Cases.

Pheney Rep. Pheney's New Term Re-

Phil. Phillips' English Chancery Reports;
 Phillips' North Carolina Reports;
 Phillips' English Election Cases;
 Phillimore's English Ecclesiastical Reports;
 Philladelphia
 Reports;
 Phillips' Illinois Reports.

Phil. Ecc. Judg. Phillimore's Ecclesiastical Judgments.

Phil. Ecc. R. Phillimore's English Ecclesiastical Reports.

Phil. El. Cas. Phillips' English Election Cases.

Phil. Eq. Phillips' North Carolina Equity Reports.

Phil. Ev. Phillips on Evidence.

Phil. Fam. Cas. Phillipps' Famous Cases in Circumstantial Evidence.

Phil. Ins. Phillips on Insurance.

Phil. Law (or Phil. N. C.). Phillips' North Carolina Law Reports.

Phil. Pat. Phillips on Patents.

Phil. St. Tr. Phillipps' State Trials.

- **Phila. (Pa.).** Philadelphia Reports, Common Pleas of Philadelphia County.
- Phila. Law Lib. Philadelphia Law Library.

Philippine Co. Philippine Code.

Phill. Phillips (see Phil. and Phillips). **Phill. Ins.** Phillips on Insurance.

Phillim. Phillimore's English Ecclesiastical Reports. See, also, Phil.

Phillim. Dom. Phillimore on the Law of Domicil.

A Phillim. Ecc. Law. Phillimore's Ecclesiastical Law.

Phillips. Phillips' English Chancery Reports;—Phillips' North Carolina Reports, Law and Equity;—Phillips' Reports, vols. 152-187 Illinois.

Pick. Pickering's Massachusetts Reports. Pickle. Pickle's Reports, vols. 85-103 Tennessee.

Pig. & R. Pigott & Rodwell's English Registration Appeal Cases.

Pike. Pike's Reports, vols. 1-5 Arkansas.

Pin. (or Pinn.). Pinney's Wisconsin Reports.

Piston (or Pist.). Piston's Mauritius Reports.

Pitc. Crim. Tr. Pitcairn's Ancient Criminal Trials, Scotland.

Pitc. Tr. Pitcairn's Ancient Criminal Trials, Scotland.

Pitm. Prin. & Sur. Pitman on Principal and Surety.

Pitts. Rep. Pittsburg Pennsylvania Reports.

Pittsb. Leg. J. (O. S.). Pittsburg Legal Journal, Old Series.

Pittsb. R. (Pa.). Pittsburg Reports, Pennsylvania Courts (reprinted from the Journal).

Pl. (or Pl. Com.). Plowden's Commentaries or Reports, English King's Bench, etc.

Pl. C. Placita Coronæ (Pleas of the Crown).

Platt, Cov. Platt on the Law of Covenants.

Plow. Plowden's English King's Bench Reports.

Plowd. Plowden's English King's Bench Commentaries or Reports.

Pol. Pollexfen's English King's Bench Reports, etc.;—Police.

Pol. Code. Political Code.

Pol. Cont. Pollock on Contracts.

Pol. Sci. Quar. Political Science Quarterly.

Poll. Pollexfen's English King's Bench Reports.

Poll. C. C. Pr. Pollock's Practice of the County Courts.

Pollex. Pollexfen's English King's Bench Reports, etc.

Pom. Const. Law. Pomeroy's Constitutional Law of the United States.

Pomeroy. Pomeroy's Repórts, vols. 73-128 California.

Pop. Popham's English King's Bench Reports.

Pop. Sci. Mo. Popular Science Monthly. **Pope.** (Pope) Opinions Attorney General, pt. 1, vol. 22.

Pope, Lun. Pope on Lunacy.

Poph. Popham's English King's Bench Reports.

Poph. (2). Cases at the end of Popham's Reports.

Port. (Ala.). Porter's Alabama Reports. Porter. Porter's Alabama Reports;-Por-

ter's Reports, vols. 3–7 Indiana. Posey. Posey's Unreported Cases, Texas. Post. Post's Reports, vols. 23–26 Mich-

igan;—Post's Reports, vols. 42-64 Missouri.

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Pres. Falc. President Falconer's Scotch Session Cases (Gilmour & Falconer).

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S. F. Used by the West Publishing Company to locate place where decision is from, as, "S. F. 59," San Francisco Case No. 59 on

Docket. S. F. A. Sudder Foujdaree Adawlut Re-

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Sand. Sandford's New York Superior Court Reports.

Sand. Ch. Sandford's New York Chancery Reports.

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Sandl. St. Pap. Sandler's State Papers.

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Sci. fa. ad dis. deb. Scire facias ad disprobandum debitum.

Sco. Scott's English Common Pleas Reports.

Sco. N. R. Scott's New Reports, English Common Pleas.

Scot. Scotland ;-Scottish.

Scot. Jur. Scottish Jurist, Edinburgh.

Scot. L. R. Scottish Law Reporter, Edinburgh;—Scottish Law Review, Glasgow.

Scot L. T. Scot Law Times, Edinburgh.

Scott. Scott's English Common Pleas Reports;—Scott's New York Civil Procedure.

Scott J. Reporter, English Common Bench Reports.

Scott N. R. Scott's New Reports, English Common Pleas.

Scr. L. T. Scranton Law Times, Pennsylvania. S. E. R. Southeastern Reporter.

Searle & Sm. Searle & Smith's English Probate and Divorce Reports.

Seb. Trade-Marks. Sebastian on Trade-Marks.

Sec. leg. Secundum legum (according to law).

Sec. reg. Secundum regulam (according to rule).

Secd. pt. Edw. III. Part 3 of the Year Books.

Seed. pt. H. VI. Part 8 of the Year Books. Sedg. L. Cas. Sedgwick's Leading Cases on Damages;—Sedgwick's Leading Cases on Real Property.

Sedg. St. & Const. Law. Sedgwick on Statutory and Constitutional Law.

Seign. Rep. Seigniorial Reports, Lower Canada.

Sel. Cas. Ch. Select Cases in Chancery (part 3 of Cases in Chancery).

Sel. Cas. D. A. Select Cases (Sudder), Dewanny Adawlut, India.

Sel. Cas. Ev. Select Cases in Evidence (Strange).

Sel. Cas. N. F. Select Cases, Newfoundland.

Sel. Cas. N. W. P. Selected Cases, Northwest Provinces, India.

Sel. Cas. N. Y. Yates' Select Cases, New York.

Sel. Cas. t. Br. Cooper's Select Cases tempore Brougham.

Sel. Cas. t. King. Select Cases in Chancery tempore King.

Sel. Cas. t. Nap. (Drury's) Select Cases tempore Napier, Irish Chancery.

Sel. Cas. with Opin. Select Cases with Opinions, by a Solicitor.

Sel. Dec. Bomb. Selected Decisions, Sudder Dewanny Adawlut, Bombay.

Sel. Dec. Madr. Select Decrees, Sudr Udawlut. Madras.

Sel. Pr. Sellon's Practice.

Seld. Selden's Reports, vol. 5-10 New York Court of Appeals.

Seld. Notes. Selden's Notes, 'New York Court of Appeals.

Seld. Tit. Hon. Selden's Titles of Honor. Selden. Selden's Reports, New York Court of Appeals.

Sell. Pr. Sellon's Practice in the King's Bench.

Selw. N. P. Selwyn's Law of Nisi Prius.

Selw. & Barn. The First Part of Barnewall & Alderson's English King's Bench Reports.

Serg. Land Laws Pa. Sergeant on the Land Laws of Pennsylvania.

Serg. & Lowb. Rep. English Common Law Reports, American reprints edited by Sergeant & Lowber.

Serg. & R. Sergeant & Rawle's Pennsylvania Reports.

Sess. Cas. Sessions Cases (English King's Bench Reports);—Scotch Court of Session Cases. Sess. Cas. Sc. Scotch Court of Session Cases.

Sess. Pap. C. C. C. Session Papers, Central Criminal Court.

Sess. Pap. O. B. Session Papers, Old Bailey.

0 Set. (or Sett. & Rem.) Cas. English Settlement and Removal Cases (Burrow's Settlement Cases).

Sev. H. C. Sevestre's High Court Reports, Bengal.

P Sev. S. D. A. Sevestre's Sudder Dewanny Adawlut Reports, Bengal.

Sewell, Sheriffs. Sewell on the Law of Sheriffs.

sh. Shower's English Parliamentary Cases;—Shower's English King's Bench Reports;

- Shower's English King's Bench Reports, —Shepley's Reports, vols. 13–18 and 21–30 Maine;—Shaw's Scotch Appeal Cases;— Shaw's, etc., Decisions in the Scotch Court of Session (1st Series);—Shaw's Scotch Justici-
- R ary Cases;—Shaw's Scotch Teind Court Reports;—G. B. Shaw's Reports, vols. 10, 11 Vermont;—W. G. Shaw's Reports, vols. 30–35 Vermont;—Shirley's Reports, vols. 49–55 New Hampshire;—Sheldon's Buffalo, New York, Superior Court Reports;—Shepherd's Re-
- ports, Alabama;—Shipp's Reports, vols. 66,
 67 North Carolina;—Shand's Reports, vols.
 11-44 South Carolina;—Shadforth's Reserved Judgments, Victoria.

- **Sh. Crim. Cas.** Shaw's **Criminal Cases** (Justiciary Court).
 - sh. Dig. Shaw's Digest of Decisions, Scothand.

Sh. Jus. Shaw's Justiciary Cases, Scotland.

5. W. & C. Shaw, Wilson & Courtenay's Scotch Appeals Reports (Wilson & Shaw's Reports).

Sh. & Dunl. Shaw & Dunlop's Scotch Court of Session Reports (1st Series).

Sh. & Macl. Shaw & Maclean's Scotch Appeal Cases.

Shad. Shadford's Victoria Reports.

Shan. Shannon's Tennessee Cases.

Shand. Shand's Reports, vols. 11-44 South Carolina.

Shars. Bl. Comm. Sharswood's Blackstone's Commentaries.

Shars. Tab. Ca. Sharswood's Table of Cases, Connecticut.

- Shaw. Shaw's Scotch Appeal Cases;— X Shaw's, etc., Decisions in the Scotch Court of Session (1st Series);—Shaw's Scotch Justiciary Cases;—Shaw's Scotch Teind Court Reports;—G. B. Shaw's Reports, vols. 10, 11 Vermont;—W. G. Shaw's Reports, vols. 30–35 Vermont.
 - Shaw (G. B.). G. B. Shaw's Reports, vola. 10, 11 Vermont.

Shaw (W. G.). W. G. Shaw's Reports, 80-35 Vermont.

Shaw. Dec. Shaw's, etc., Decisions in the Z Scotch Court of Session (1st Series).

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Shaw, Dunl. & B. Shaw, Dunlop & Bell's (1st Series) Scotch Session Cases.

Shaw, H. L. Shaw's Scotch Appeal Cases, House of Lords.

Shaw Jus. Shaw's (John) Scotch Justiciary Cases.

Shaw T. Cas. Shaw's Scotch Teind Court Reports.

Shaw, W. & C. Shaw, Wilson & Courtenay, Scotch (same as Wilson & Shaw).

Shaw & Macl. Shaw & Maclean, Scotch. Shel. Sheldon (see Sheld.).

Shel. Ca. Shelley's Case in vol. 1 Coke's Reports.

Sheld. (or Sheldon). Sheldon's Reports, Superior Court of Buffalo, New York.

Shelf. Lun. Shelford on Lunacy.

Shelf. Mar. & Div. Shelford on Marriage and Divorce.

Shep. Shepley's Reports, vols. 13–18 and 21–39 Maine;—Shepherd's Reports, Alabama.

"Shep. Abr. Sheppard's Abridgment.

Shep. Sel. Cas. Shepherd's Select Cases, Alabama.

Shep. Touch. Sheppard's Touchstone.

Sher. Ct. Rep. Sheriff Court Reports, Scotland;—Sheriff Court Reporter.

Shiel. Shiel's Reports, Cape Colony.

Shipp. Shipp's Reports, vols. 66, 67 North Carolina.

Shirl. Shirley's Reports, vols. 49-55 New Hampshire.

Show. Shower's English Parliamentary Cases;—Shower's English King's Bench Reports.

Show. K. B. Shower's English King's Bench Reports.

Show. P. C. Shower's English Parliamentary Cases.

Sick. Sickels' Reports, vols. 46-146 New York Court of Appeals.

Sick. Min. Dec. Sickels' Mining Laws and Decisions.

Sick. Op. Sickels' Opinions of the New York Attorneys-General.

sid. Siderfin's English King's Bench Reports.

Silv. Silvernail's Unreported Cases, New York Court of Appeals;—Unreported Cases, New York Supreme Court;—Criminal Reports, New York.

Silv. Cit. Silvernail's New York Citations.

Sim. Simons' English Vice-Chancery Reports;—Simmons' Reports, vols. 95–97, 99 Wisconsin.

Sim. N. S. Simons' English Vice-Chancery Reports, New Series.

Sim. & C. Simmons & Conover's Reports, vols. 95–97, 99 Wisconsin.

Sim. & Stn. (or Sim. & S.). Simons & Stuart's English Vice-Chancery Reports.

Sinclair. Sinclair's Manuscript Decisions, Scotch Session Cases.

Sir T.J. Sir Thomas Jones' Reports. Siz Circ. Cases on the Six Circuits, Irich.

Sh. App. Shaw's Scotch Appeal Cases.

Skene. Skene's De Verborum Significatione.

Skill. Pol. Rep. Skillman's New York Police Reports.

Skin. Skinner's English King's Bench Reports.

Skinker. Skinker's Reports, vols. 65-79 Missouri.

Slade. Slade's Reports, vol. 15 Vermont. Sm. Ac. Smith's Actions at Law.

Sm. C. C. M. Smith's Circuit Courts-Martial Reports, Maine.

Sm. Cond. Ala. Smith's Condensed Alabama Reports.

Sm. E. D. E. D. Smith's Reports, New York.

Sm. Eq. Smith's (J. W.) Manual of Equity ;—Smith's Principles of Equity.

Sm. L. C. Smith's Leading Cases.

Sm. L. Cas. Com. L. Smith's Leading Cases on Commercial Law.

Sm. & B. R. R. Cas. Smith & Bates' American Railway Cases.

Sm. & Bat. Smith & Batty's Irish King's Bench Reports.

Sm. & G. Smale & Giffard's English Vice-Chancellors' Reports;—Smith & Guthrie's Reports, vols. 81–83 Missouri Appeals.

Sm. & M. Smedes & Marshall's Mississippl Reports.

Sm. & M. Ch. Smedes & Marshall's Mississippi Chancery Reports.

Sma. & Giff. Smale & Giffard's English Vice-Chancellors' Reports.

Smed. & M. Smedes & Marshall's Mississippi Reports.

Smed. & M. Ch. Smedes & Marshall's Mississippi Chancery Reports.

Smedes & M. (Miss.). Smedes & Marshall's Mississippi Reports.

Smi. & Bat. Smith & Batty's Irish King's Bench Reports.

Smith. Smith's New Hampshire Reports; Smith's Reports, vols. 2-4 Dakota;- J. P. Smith's English King's Bench Reports; -Smith, in continuation of Fox & Smith;-Smith, English Registration;-P. F. Smith's Pennsylvania State Reports;- E. P. Smith's Reports, vols. 15-27 New York Court of Appeals;-E. D. Smith's New York Common Pleas Reports;-E. H. Smith's Reports, vols. 147-162 New York Court of Appeals;-Smith's Reports, vols. 54-62 California ;-Smith's Indiana Reports;-Smith's Reports, vols. 61-64 Maine;-Smith's Reports, vols. 1-11 Wisconsin;-E. B. Smith's Reports, vols. 21-47 Illinois Appeals;-Smith, Reporter, vols. 7, 12 Heiskell's Tennessee Reports -- Smith's Reports, vols. 81-83 Missouri Appeals.

Smith, Act. Smith's Actions at Law.

Smith C. P. (or E. D.). E. D. Smith's Common Pleas Reports, New York.

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Smith, Cont. Smith on Contracts.

Smith de Rep. Angl. Smith (Sir Thomas), De Republica Anglica [The Commonwealth of England and the Manner of Government Thereof. 1621.]

Smith, Dict. Antiq. Smith's Dictionary of Greek and Roman Antiquities.

Smith E. H. Smith's (E. H.) Reports, vols. 147–162 New York Court of Appeals.

Smith E. P. (or Ct. App.). E. P. 'Smith's Reports, vols. 15–27 New York Court of Appeals.

Smith Ind. Smith's Indiana Reports.

Smith J.P. J. P. Smith's English King's Bench Reports.

Smith L. C. Smith's Leading Cases.

Smith, Laws Pa. Smith's Laws of Pennsylvania.

Smith, Lead. Cas. Smith's Leading Cases. Smith Me. Smith's Reports, vols. 61-64 Maine.

Smith, Merc. Law. Smith on Mercantile Law.

Smith N. H. Smith's New Hampshire Reports.

Smith N. Y. Smith's Reports, vols. 15-27 and 147-162 New York Court of Appeals.

Smith P. F. (or Pa.). P. F. Smith's Pennsylvania State Reports.

Smith, Wealth Nat. Smith, Inquiry into the Nature and Causes of the Wealth of Nations.

Smith Wis. Smith's Reports, vols. 1-11 Wisconsin.

Smith & B. Smith & Batty's Irish King's Bench Reports;—Smith & Bates' American Railway Cases.

Smith & B. R. R. C. Smith & Bates' American Railway Cases.

Smith & G. Smith & Guthrie's Missouri Appeals Reports.

Smoult. Notes of Cases in Smoult's Collection of Orders, Calcutta.

Smy. (or Smythe). Smythe's Irish Common Pleas Reports.

Sneed. Sneed's Tennessee Reports;-Sneed's Kentucky Decisions.

Sneed Dec. Sneed's Kentucky Decisions. Snell, Eq. Snell's Principles in Equity.

Snow. Snow's Reports, vol. 3 Utah.

So. Aus. L. R. South Australian Law Reports.

So. Car. South Carolina;—South Carolina Reports.

So. Car. Const. South Carolina Constitutional Reports (by Treadway, by Mill, or by Harper).

So. Car. L. J. South Carolina Law Journal, Columbia.

So. East. Rep. Southeastern Reporter.

So. Rep. Southern Reporter (commonly cited South. or So.).

So. West. Rep. Southwestern Reporter (commonly cited S. W.).

Soc. Econ. Social Economist.

Sol. J. Solicitors' Journal, London.

Sol. J. & R. Solicitors' Law Journal and Reporter, London.

Somn. Gavelkind (or Somner). Somner on Gavelkind.

Sou. Aus. L. R. South Australian Law Reports.

South. Southern Reporter.

South Car. South Carolina.

Southard. Southard's New Jersey Reports.

Southw. L. J. Southwestern Law Journal **P** and Reporter.

Sp. Spink's English Ecclesiastical and Admiralty Reports;—Spears' South Carolina Law Reports.

Sp. Eq. (or Ch.). Spears' South Carolina Equity Reports.

Sp. Pr. Cas. Spink's Prize Cases.

Sp. & Sel. Cas. Special and Selected Law Cases.

Sparks. Sparks' Reports, British Burmah.

Spaulding. Spaulding's Reports, vols. 71-80 Maine.

Spears (or Speers). Spears' (or Speers') South Carolina Law Reports.

Spears (or Speers) Eq. Spears' (or Speers') South Carolina Equity Reports.

Spel. Feuds. Spelman, Feuds.

Spel. Rep. Spelman's Reports, Manuscript, English King's Bench.

Spelman. Spelman, Glossarium Archaiologicum.

Spence, Ch. Spence's Equitable Jurisdiction of the Court of Chancery.

Spence, Eq. Jur. Spence's Equitable Jurisdiction of the Court of Chancery.

Spencer. Spencer's New Jersey Reports; --Spencer's Reports, vols. 10-20 Minnesota.

Spinks. Spinks' English Ecclesiastical and Admiralty Reports.

Spinks, P. C. Spinks' English Prize Cases. Spooner. Spooner's Reports, vols. 12-15 Wisconsin.

Spottis. Sir R. Spottiswoode's Reports, Scotch Court of Session.

Spottis. C. L. & Eq. Rep. Common Law and Equity Reports, published by Spottiswoode.

Spr. (or Sprague). Sprague's United
States District Court (Admiralty) Decisions.
St. State;—Story's United States Circuit
Court Reports (see Sto.);—Stair's Scotch
Court of Session Reports;—Stuart's (Milne &
Peddie) Scotch Session Cases;—Statutes.

St. at Large. South Carolina Session Laws.

St. Cas. Stillingfleet's Ecclesiastical Cases, English.

St. Ch. Cas. Star Chamber Cases.

A st. Clem. St. Clement's Church Case, Philadelphia.

St. Eccl. Cas. Stillingfleet's Ecclesiastical Cases.

St. M. & P. Stuart, Milne & Peddie, Scotch. reference in the state of the State St. Mark. St. Mark's Church Case, Philadelphia.

St. Marlb. Statute of Marlbridge.

St. Mert. Statute of Merton.

St. Rep. State Reports;—State Reporter. **St. Tr.** The State Trials, English.

St. Westm. Statute of Westminster.

Stafford. Stafford's Reports, vols. 69-71 Vermont.

Stair. Stair's Reports, Scotch Court of Session.

Stair, Inst. Stair's Institutes of the Laws of Scotland.

Stanton. Stanton's Reports, vols. 11-13 Ohio.

Star. Starkie's English Nisi Prius Reports.

Star Ch. Ca. Star Chamber Cases.

Stark. N. P. Starkie's English Nisi Prius Reports.

Starkie, Ev. Starkie on Evidence.

Stat. (or Stat. at L.). United States Statutes at Large.

State Tr. State Trials, English.

Staundef. Staundeforde, Exposition of the King's Prerogative.

Staundef. P. C. Staundeforde, Les Plees del Coron.

Stearns, Real Act. Stearns' Real Actions.

Steph. Comm. Stephen's Commentaries on English Law.

Steph. Crim. Dig. Stephen's Digest of the Criminal Law.

Steph.Dig. Stephen's Quebec Law Digest.

Steph. Ev. Stephen's Digest of the Law of Evidence.

Steph. Lect. Stephen, Lectures on History of France.

Steph. Pl. Stephen on Pleading.

Stev. Dig. Stevens' New Brunswick Digest.

Stevens & G. Stevens & Graham's Reports, vols. 80-111 Georgia.

Stew. Stewart's Alabama Reports;—Stewart's New Jersey Equity Reports;—Stewart's (R. W.) Reports, vols. 1-10 South Dakota.

Stew. (N. J.). Stewart's New Jersey Equity Reports.

Stew. Adm. Stewart's Vice-Admiralty Reports, Nova Scotia,

Stew. Eq. Stewart's Reports, vols. 28-45 New Jersey Equity.

Stew. N. Sc. Stewart's Admiralty Reports, Nova Scotia.

Stew. V. A. Stewart's Vice-Admiralty Reports, Nova Scotia.

Stew. & P. Stewart & Porter's Alabama Reports.

Stiles. Stiles' Reports, vols. 22-29 Iowa. Still. Ecol. Cas. Stillingfleet's Ecclesiastical Cases.

Stim. Gloss. (or Stim. Law Gloss.). Stimson's Law Glossary.

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Stimson. Stimson's Law Glossary.

Stiness. Stiness' Reports, vols. 20-21 Rhode Island.

Sto. (or Sto. C. C.). Story's United States Circuit Court Reports.

Stock. Stockton's New Jersey Equity Reports;—Stockton, New Brunswick (same as Berton's Reports).

Stockett. Stockett's Reports, vols. 27-79 Maryland.

Stockt. Ch. Stockton's New Jersey Chancery Reports.

Story. Story's United States Circuit Court Reports. See, also, Sto.

Story, Ag. Story on Agency.

Story, Bailm. Story on Bailments.

Story, Bills. Story on Bills.

Story, Confl. Laws. Story on Conflict of Laws.

Story, Const. Story on the Constitution.

Story, Cont. Story on Contracts.

Story, Eq. Jur. Story's Equity Jurisprudence.

Story, Eq. Pl. Story's Equity Pleading. Story, Laws. Story's Laws of the United States.

Story, Partn. Story on Partnership.

Story, Prom. Notes. Story on Promissory Notes.

Story, U. S. Laws. Story's Laws of the United States.

Str. Strange's English King's Bench Reports.

Str. Cas. Ev. (or Str. 8vo.). Strange's Cases of Evidence ("Octavo Strange").

Str. N. C. Sir T. Strange's Notes of Cases, Madras.

Stra. Strange.

Strahan. Strahan's Reports, vol. 19 Oregon.

Stran. Strange.

Strange. Strange's Reports, English Courts.

Strange, Madras. Strange's Notes of Cases, Madras.

Stratton. Stratton's Reports, vols. 12-14 Oregon.

Stringfellow. Stringfellow's Reports, vols. 9-11 Missouri.

Strob. Strobhart's South Carolina Law Reports.

Strob. Eq. (or Ch.). Strobhart's South Carolina Equity Reports.

Struve. Struve's Reports, vol. 3 Washington Territory.

Stu. Adm. (or V. A.). Stuart's Lower Canada Vice-Admiralty Reports.

Stu. Ap. Stuart's Appeal Cases (Lower Canada King's Bench Reports).

Stu. K. B. (or L. C.). Stuart's Lower Canada King's Bench Reports.

Stu. Mil. & Ped. Stuart, Milne & Peddie's Scotch Court of Session Reports.

Stuart. Stuart's Lower Canada King's Bench Reports,—Stuart's Lower Canada Vice-Admiralty Reports;—Stuart, Milne & Peddie's Scotch Court of Session Reports. Stuart L. C. K. B. Stuart's Lower Canada King's Bench Reports.

Stuart L. C. V. A. Stuart's Lower Canada Vice-Admiralty Reports.

Stud. Hist. Studies in History, Economics and Public Law.

Sty. Style's English King's Bench Reports.

Sty. Pr. Reg. Style's Practical Register. Sud. Dew. Ad. Sudder Dewanny Adaw-, lut Reports, India.

Sud. Dew. Rep. Sudder Dewanny's Reports, Northwest Provinces, India.

Sugd. Powers. Sugden on Powers.

Sugd. Vend. Sugden on Vendors and Purchasers.

Sull. Lect. Sullivan's Lectures on Constitution and Laws of England.

Sum. Sumner's United States Circuit Court Reports.

Summ. Dec. Summary Decisions, Bengal. Summerfield, S. Summerfield's (S.) Re-

ports, vol. 21 Nevada.

Sumn. Sumner's United States Circuit Court Reports.

Sumn. Ves. (or Sum. Ves.). Sumner's Edition of Vesey's Reports.

Sup. Supreme.

Sup. Ct. Supreme Court Reporter.

Sup. Ct. Rep. Supreme Court Reporter

of Decisions of United States Supreme Court. Super. Superior Court;—Superior Court Reports.

Supp. New York Supplement Reports.

Supp. Ves. Jun. Supplement to Vesey, Jr.'s, Reports.

Supr. Supreme;— Superior Court Reports.

Surr. Surrogate.

Susq. L. C. Susquehanna Leading Chronicle.

Suth. Sutherland's Reports.

Suth. Bengal. Sutherland's High Court Reports, Bengal.

Suth. Dam. Sutherland on the Law of Damages.

Suth. F. B. R. Sutherland's Full Bench Rulings, Bengal.

Suth. P. C. J. (or A.). Sutherland's Privy Council Judgments or Appeals.

Suth. W. R. Sutherland's Weekly Reporter, Calcutta.

Sw. Swanston's English Chancery Reports; — Swabey's English Admiralty Reports;— Sweeney's New York Superior Court Reports;—Swan's Tennessee Reports;— Swinton's Scotch Justiciary Cases;— Swan;— Sweet;—Swift.

Sw. (or Swab.) & Tr. Swabey & Tristram's English Probate and Divorce Reports

Swab. (or Swab. Admr.). Swabey's English Admiralty Reports.

Swan. Swan's Tennessee Reports;-Swanston's English Chancery Reports.

Swan. Ch. Swanston's English Chancery Reports.

Swan Tr. Swan's Treatise, Ohio.

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Swan '41. Swan's Revised Statutes of N Ohio, 1841.

Swan '54. Swan's Revised Statutes of Ohio, 1854.

Swans. (or Swanst.). Swanston's English Chancery Reports.

Sween. Sweeney's New York Superior Court Reports.

Sweet. Sweet's Law Dictionary;- Sweet on the Limited Liability Act;-Sweet's Marriage Settlement Cases;-Sweet's Precedents **D** in Conveyancing ;—Sweet on Wills.

Sweet M. Sett. Cas. Sweet's Marriage Settlement Cases.

т. Territory;-Tappan's Ohio Reports. T. B. Mon. T. B. Monroe's Kentucky Reports.

T. B. & M. Tracewell, Bowers & Mitchell,

R United States Comptroller's Decisions, 1898. T. Jones (or 2 Jones). T. Jones' English King's Bench Reports.

T. L. R. Times Law Reports.

T. R. Term Reports, Durnford & East;-Teste Rege;-Dayton Term Reports.

- T. R. (N. Y.). Caines' (Term) Reports, New York.
 - T. R. E. (or T. E. R.). Tempore Regis Edwardi.
- T.R.N.S. Term Reports, New Series ' (East's Reports).
- Sir T. Raymond's English T. Raym. King's Bench Reports.

T. T. R. Tarl Town Reports, New South Wales.

T. U. P. Charlt. T. U. P. Charlton's Roports, Georgia.

- Thompson & Cook's New York T. & C. Supreme Court Reports.
- Tyrwhitt & Granger's English T. & G. Exchequer Reports.

T. & M. Temple & Mew's Crown Cases, English.

T. & P. Turner & Phillips' Reports, English Chancery.

T. & R. Turner & Russell's English Chancery Reports.

- Tait's Manuscript Decisions, Scotch Tait. Session Cases.
 - Tal. (or Talb.). Cases tempore Talbot. English Chancery.

Tamlyn's English Rolls Court Re-Tam. X ports.

- Tan. (or Taney). Taney's United States Circuit Court Reports.
 - Tanner. Tanner's Reports, vols. 8-14 Indiana ;- Tanner's Reports, vols. 13-17 Utah.

Tap. (or Tapp.). Tappan's Ohio Reports. Tarl. Term R. Tarleton's Term Reports, New South Wales.

Taun. (or Taunt.). Taunton's English Common Pleas Reports.

Tax Law Rep. Tax Law Reporter.

Tay. Taylor (see Taylor);-Taylor's Re-L ports, Ontario.

Swift, Dig. Swift's Digest, Connecticut, Swinton's Scotch Justiciary Re-Swin. ports.

Swin. Jus. Cas. Swinton's Scotch Justiciary Cases.

Swin. Reg. App. Swinton's Scotch Registration Appeal Cases.

Swinb. Wills. Swinburne on Wills.

Swint. Swinton's Justiciary Cases, Scotland.

Syme. Syme's Scotch Justiciary Reports. Syn. Ser. Synopsis Series of the United States Treasury Decisions.

Tay. J. L. (or Tay. N. C.). J. L. Taylor's North Carolina Reports.

- Tay. U. C. Taylor's Upper Canada Ro ports.
- Tay. & B. Taylor & Bell's Bengal Reports

Tayl. Civil Law. Taylor on Civil Law.

Tayl. Ev. Taylor on Evidence.

Tayl. Gloss. Taylor's Law Glossary.

Tayl. Hist. Gav. Taylor (Silas), History of Gavelkind.

Tayl. Med. Jur. Taylor's Medical Jurisprudence.

Taylor. Taylor's North Carolina Reports; -Taylor's Upper Canada Reports;-Taylor's Bengal Reports.

Taylor U.C. Taylor's King's Bench Reports, Upper Canada (now Ontario).

Techn. Dict. Crabb's Technolog cal Dictionary.

Temp. Tempore (in the time of).

- Temp. Geo. II. Cases in Chancery tempore George II.
- Temp. & M. Temple & Mew's English Crown Cases.
- Ten. Cas. Thompson's Unreported Cases, Tennessee ;--- Shannon's Cases, Tennessee.
- Tennessee ;- Tennessee Reports Tenn. (Overton's).

Tenn. Ch. Cooper's Tennessee Chancery Reports.

Tenn. Leg. Rep. Tennessee Legal Reporter, Nashville.

Term. Term Reports, English King's Bench (Durnford & East's Reports).

Term N. C. Term Reports, North Carolina, by Taylor.

Term R. Term Reports, English Kings' Bench (Durnford & East's Reports).

Termes de la Ley. Les Termes de la Ley. Terr. Territory;-Terrell's Reports, vola. 38-71 Texas.

Terr. & Walk. Terrell & Walker's Reports, vols. 38-51 Texas.

Tex. Texas;-Texas Reports.

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Tex. App. Texas Court of Appeals Reports (Oriminal Cases) ;- Texas Oivil Appeals Cases.

Tex. Civ. App. (or Tex. Civ. Rep.). Texas Civil Appeals Reports.

Tex. Crim. Rep. Texas Criminal Reports.

Tex. Ct. Rep. Texas Court Reporter.

Tex. Supp. Supplement to vol. 25, Texas Reports.

Th. Thomas (see Thom.) ;—Thomson (see Thom.) ;—Thompson (see Thomp.).

Th. C. C. Thatcher's Criminal Cases, Massachusetts.

Th. C. Const. Law. Thomas' Leading Cases in Constitutional Law.

Th. & C. Thompson & Cook's New York Supreme Court Reports.

Thac. Cr. Cas. Thacher's Massachusetts Criminal Reports.

Thayer. Thayer's Reports, vol. 18 Oregon.

The Rep. The Reporter;—The Reports (Coke's Reports).

Them. La Themis, Montreal, Quebec;— The American Themis, New York.

Tho. Thomas (see Thom.);—Thomson (see Thom.);—Thompson (see Thomp.).

Thom. Thomson's Reports, Nova Scotia; —Thomas' Reports, vol. 1 Wyoming.

Thom. Co. Litt. Thomas' Edition of Coke upon Littleton.

Thom. Const. L. (or L. C.). Thomas' Leading Cases on Constitutional Law.

Thom. Dec. 1 Thomson, Nova Scotla Reports.

Thom. Rep. 2 Thomson, Nova Scotla Reports.

Thom. Sel. Dec. Thomson's Select Decisions, Nova Scotia.

Thom. & Fr. Thomas & Franklin's Reports, vol. 1 Maryland Chancery.

Thomas. Thomas' Reports, 'Wyoming Territory.

Thomas, Mortg. Thomas on Mortgages. Thomp. Cal. Thompson's Reports, vols. 39, 40 California.

Thomp. Cit. Thompson's Citations, Ohio;-Indiana.

Thomp. N. B. Cas. Thompson's National Bank Cases.

Thomp. Neg. Thompson's Cases on Negligence.

Thomp. Tenn. Cas. Thompson's Unreported Tennessee Cases.

Thomp. & C. Thompson & Cook's New York Supreme Court Reports.

Thompson. Thompson's Reports, vols. 39, 40 California;—Thompson's Nova Scotia Reports.

Thor. Thorington's Reports, vol. 107 Alabama.

Thorn. Thornton's Notes of Cases, Ecclesiastical and Maritime.

Thorpe. Thorpe's Reports, vol. 52 Louistana Annual.

Thos. Thomas (see Thom.).

Tich. Tr. Report of the Tichborne Trial, London.

Tidd, Tidd's Costs;—Tidd's Practice. Tidd Pr. Tidd's Practice.

Tiff. (or Tiffany). Tiffany's Reports, vols, 28-39 New York Court of Appeals.

Till. & Yates App. Tillinghast & Yates on Appeals.

Tillman. Tillman's Reports, vols. 68, 69, 71, 73, 75 Alabama.

Times L. R. Times Law Reports.

Tinw. Tinwald's Reports, Scotch Court of Sessions.

To. Jo. Sir Thomas Jones' English King's Bench Reports.

Tobey. Tobey's Reports, vols. 9-10 Rhode Island.

Tomkins & J. Mod. Rom. Law. Tomkins & Jencken, Compendium of the Modern Roman Law.

Toml. (or Toml. [Cas.]). Tomlins' Election Evidence Cases.

Toml. Supp. Br. Tomlins' Supplement to Brown's Parliamentary Cases.

Tot. (or Toth.). Tothill's English Chancery Reports.

Touch. Sheppard's Touchstone.

Toull. Toullier's Droit Civil Français.

Toull. Droit Civil Fr. (or Toullier, Dr. Civ. Fr.). Toullier's Droit Civil Français.

Town. St. Tr. Townsend's Modern State Trials.

Townsh. Pl. Townshend's Pleading.

Tr. App. New York Transcript Appeals.

Tr. Ch. Transactions of the High Court of Chancery (Tothill's Reports).

Trace. & M. Tracewell and Mitchell, United States Comptroller's Decisions.

Traité du Mar. Pothier, Traité du Contrat de Mariage.

Trans. App. Transcript Appeals, New York.

Tray. Lat. Max. (or Leg. Max.). Trayner, Latin Maxims and Phrases, etc.

Tread. (or Tread. Const. [S. C.]). Treadway's South Carolina Constitutional Reports.

Tred. Tredgold's Reports, Cape Colony.

Tri. Bish. Trial of the Seven Bishops.

Tri. E. of Cov. Trial of the Earl of Coventry.

Tripp. Tripp's Reports, vols. 5–6 Dakota.
Tristram. Tristram's Supplement to vol.
4 Swabey & Tristram.

Troub. Lim. Partn. Troubat on Limited Partnership.

Tru. Railw. Rep. Truman's American Railway Reports.

True. Trueman's New Brunswick Reports and Equity Cases.

Tuck. Tucker's New York Surrogate Reports;—Tucker's Select Cases, Newfoundland;—Tucker's Reports, vols. 156–175 Massachusetts;—Tucker's District of Columbia Appeals Reports.

Tuck. Sel. Cas. Tucker's Select Cases, Newfoundland. ŢŢ

- Tuck. Surr. Tucker's Surrogate Reports, N City of New York.
 - Tud. Cas. Merc. Law. Tudor's Leading Cases on Mercantile Law.

Tudor's Leading Cases Tud. Cas. R. P. on Real Property.

Tud. Char. Trusts. Tudor on Charitable Trusts.

Tudor, Lead. Cas. Real Prop. Tudor's Leading Cases on Real Property.

Tupper. Tupper's Reports, Ontario Ap-P peals;—Tupper's Upper Canada Practice Re-

ports. Turner & Russell's English Chan-Tur.

cery Reports.

Turner's Reports, vols. 99-101 Turn. Kentucky;-Turner's Reports, vols. 35, 48 Arkansas.

Turn. Anglo Saz. Turner, History of the Anglo Saxons.

R

U. Utah;-Utah Reports.

U.B. Upper Bench.

Precedents **U. B. Pr.** Upper Bench Stempore Car. I.

U.C. Upper Canada.

U. C. App. Upper Canada Appeals.

Upper Canada Common Pleas U. C. C. P. Reports.

U. C. Ch. Upper Canada Chancery Reports.

U.C. Cham. Upper Canada Chamber Reports.

U. C. E. & A. Upper Canada Error and Appeal Reports.

U. C. Jur. Upper Canada Jurist.

- U. C. K. B. (or U. C. O. S.). Upper Canada King's Bench Reports, Old Series.
- U. C. Pr. (or P. R.). Upper Canada Prac-Vtice Reports.
 - U.C.Q.B. Upper Canada Queen's Bench Reports.

U. C. Q. B. O. S. (or U. C. O. S.). Upper Canada Queen's (King's) Bench Reports, Old Series.

U. C. R. Queen's Bench Reports, Ontario. U.C.Rep. Upper Canada Reports. **U. K.**

United Kingdom.

United States ;- United States Re-U. S. ports.

U. S. Ap. (or U. S. App.). United States . Appeals Reports.

Turner & Phillips' Reports, Turn. & Ph. English Chancery.

Turn. & R. Turner & Russell's English Chancery Reports.

Turn. & Rus. (or Russ.). Turner & Russell's English Chancery Reports.

Tuttle. Tuttle's Reports, vols. 23-32 and 41-52 California.

Tuttle & Carpenter. Tuttle & Carpenter's Reports, vol. 52 California.

Ty. Tyler.

Tyl. (or Tyler). Tyler's Vermont Reports. Tyng. Tyng's Reports, vols. 2-17 Massachusetts.

Tyrwhitt & Granger's Tyr. (or Tyrw.). English Exchequer Reports.

Tyr. & Gr. Tyrwhitt & Granger's English Exchequer Reports.

Tytler, Mil. Law. Tytler on Military Law and Courts-Martial.

U. S. C. C. United States Circuit Court; -United States Court of Claims.

U.S.C.S. United States Civil Service Commission.

U. S. Comp. St. United States Compiled Statutes.

U. S. Comp. St. Supp. United States Compiled Statutes Supplement.

U.S.Ct.Cl. Reports of the United States Court of Claims.

U.S.D.C. United States District Court; -United States District of Columbia.

- United States Supreme Court U. S. R. Reports.
- **U. S. R. S.** United States Revised Statutes.

U. S. Reg. United States Register, Philadelphia.

U. S. Rev. St. United States Revised Statutes.

U. S. S. C. Rep. United States Supreme Court Reports.

U.S. St. at L. United States Statutes at Large.

- **U. S. St. Tr.** United States State Trials (Wharton's).
- Ulman's Law Record, New Ulm. L. Rec. York.

Underh. Torts. Underhill on Torts.

Up. Ben. Pre. Upper Bench Precedents, tempore Car. I.

Up. Can. Upper Canada (see U. C.).

V

V. Vermont ;—Vermont Reports ;—Victoria ;—Virginia ;—Virginia Reports.

V. C. C. Vice-Chancellor's Court.

V. L. R. Victorian Law Reports, Australia. (For Victorian see Vict.)

V.N. Van Ness' Prize Cases.

V. R. Vermont Reports.

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V. & B. Vesey & Beames' English Chancery Reports.

V. & S. Vernon & Scriven's Irish King's Bench Reports.

Va. Virginia;—Virginia Reports;—Gilmer's Virginia Reports.

Va. Bar. Assn. Virginia State Bar Association.

Va. Cas. Virginia Cases (by Brockenbrough & Holmes).

Va. Ch. Dec. Chancery Decisions, Virginia.

Va. R. Virginia Reports;—Gilmer's Virginia Reports.

Van K. Van Koughnet's Reports, vols. 15–21 Upper Canada Common Pleas.

Van. L. Vander Linden's Practice, Cape Colony.

Van N. Van Ness' Prize Cases.

Vanderstr. Vanderstraaten's Ceylon Reports.

Vatt. Vattel's Law of Nations.

Vatt. Law Nat. (or Vattel). Vattel's Law of Nations.

Vaug. (or Vaugh.). Vaughan's English Common Pleas Reports.

Vaughan. Vaughan's English Common Pleas Reports.

Vaux. Vaux's Recorder's Decisions, Philadelphia.

Ve. (or Ves.). Vesey's English Chancery Reports.

Ve. (or Ves.) & B. Vesey & Beames' English Chancery Reparts.

Veazey. Veazey's Reports, vols. 36-46 Vermont.

Vent. Ventris' English Common Pleas Reports. Ventr. Ventris' English King's Bench Reports.

Ver. (or Verm.). Vermont Reports.

Vern. Vernon's English Chancery Reports.

Vern. & Scr. (or Scriv.). Vernon & Scriven's Irish King's Bench Reports.

Ves. Vesey's English Chancery Reports. Ves. Jr. Vesey, Jr.'s, English Chancery Reports.

Ves. Jun. Supp. Supplement to Vesey, Jr.'s, Reports, by Hovenden.

Ves. Sen. (or Sr.). Vesey, Sr.'s, English Chancery Reports.

Ves. & B. (or Bea.). Vesey & Beames' English Chancery Reports.

Vet. Na. B. Old Natura Brevium.

Vez. Vezey's (Vesey's) English Chancery Reports.

Vicat. (or Vicat. Voc. Jur.). Vocabularium jurisutriusque, ex variis editis.

Vict. Queen Victoria.

Vict. L. R. Victorian Law Reports, Australia.

Vict. L. T. Victorian Law Times, Melbourne.

Vict. Rep. Victorian Reports.

Vict. Rev. Victorian Review.

Vict. St. Tr. Victorian State Trials.

Vil. & Br. Vilas & Bryant's Edition of the Wisconsin Reports.

Vilas. Vilas' New York Criminal Reports. Vin. Abr. Viner's Abridgment.

Virginia (see Va.);-Virgin.

Viz. Videlicet (that is to say).

Vo. Verbo.

Voet, Com. ad Pand. Voet, Commentarius ad Pandectas.

Vr. Vroom's New Jersey Reports.

Vroom (G. D. W.). G. D. W. Vroom's Reports, vols. 36-63 New Jersey Law.

Vroom (P. D.). P. D. Vroom's Reports, vols. 30-35 New Jersey Law.

Vt. Vermont;-Vermont Reports.

W

N

W. King William;—Wheaton's United States Supreme Court Reports;—Wendell's New York Reports;—Watt's Reports, Penn-

sylvania; — Weekly; — Wisconsin; — Wyo-

ming ;---Wright's Ohio Reports.

W.A. Western Australia.

W.Bl. Sir William Blackstone's English **P**King's Bench Reports.

W. C. C. Washington's United States Circuit Court Reports.

W. H. Chron. Westminster Hall Chronicie, London.

W.H.&G. Welsby, Hurlstone & Gordon's English Exchequer Reports.

W. Jo. Sir William Jones' English King's Bench Reports.

W. Kel. William Kelynge's English Chancery Reports.

W.N. Weekly Notes, London.

W. P. Cas. Wollaston's English Bail Court (Practice) Cases.

W. R. Weekly Reporter, London;—Weekly Reporter, Bengal;—Wendell's New York Seports;—Wisconsin Reports;—West's Re-

ports (English Chancery).

W. Rep. West's Reports tempore Hardwicke, English Chancery.

W. Rob. W. Robinson's English Admiralty Reports.

W. T. R. Weekly Transcript Reports, New York.

W. Ty. R. Washington Territory Reports. W. Va. West Virginia;—West Virginia Reports.

W. W. & A'B. Vict. Wyatt, Webb, & A'Beckett's Reports, Victoria.

W.W.&D. Willmore, Wollaston & Davison.

W. W. & H. Willmore, Wollaston, & V Hodges' English Queen's Bench Reports.

W. & B. Dig. Walker & Bates' Digest, Ohio.

W. & C. Wilson & Courtenay's Scotch Appeal Cases (see Wilson & Shaw).

W. & L. Dig. Wood & Long's Digest, Illi-Nois.

W.& M. Woodbury & Minot's United States Circuit Court Reports;—William & Mary.

W. & S. Watts & Sergeant's Pennsylvania Reports;—Wilson & Shaw's Scotch Appeal Cases,

W. & S. App. Wilson & Shaw's Scotch Appeals, English House of Lords.

W. & T. Eq. Ca. (or L. C.). White & Tudor's Leading Cases in Equity.

W. & W. White & Wilson's Texas Court of Appeals, Civil Cases.

W. & W. Vict. Wyatt & Webb's Victorian Reports.

Wa. Watts' Reports, Pennsylvania;--

1810

Wait, Act. & Def. Wait's Actions and Defences.

Wait Dig. Wait's Digest, New York.

Wait St. Pap. Wait's State Papers of the United States.

Wal. Wallace (see Wall.).

Wal. by L. Wallis' Irish Reports, by Lyne.

Wal. Jr. (or Wall. Jr.). Wallace's (J. W.) United States Circuit Court Reports.

Walk. (or Walker). Walker's Mississippi Reports;—Walker's Michigan Chancery Reports;—Walker's Reports, vols. 25, 72–88, Texas;—Walker's Reports, vols. 1–10 Texas Civil Appeals;—Walker's Reports, vols. 96, 109 Alabama;—Walker's Pennsylvania Reports.

Walk. (Pa.). Walker's Pennsylvania Reports.

Walk. Ch. (or Mich.). Walker's Michigan Chancery Reports.

Walk. Miss. Walker's Mississippi Reports.

Wall. Wallace's United States Supreme Court Reports;—Wallace's (Sr.) United States Circuit Court Reports;—Wallace's Philadelphia Reports;—Wallis' Irish Chancery Reports.

Wall. C. C. Wallace's United States Circuit Court Reports, Third Circuit.

Wall. Rep. Wallace on the Reporters;-Wallace's United States Supreme Court Reports.

Wall. S. C. Wallace's United States Supreme Court Reports.

Wall. Sen. (or Wal. Sr.). Wallace's (J. B.) United States Circuit Court Reports.

Wallis. Wallis' Irish Chancery Reports. Wallis by L. Wallis' Irish Chancery Reports, by Lyne.

Walsh. Walsh's Registry Cases, Ireland. Ward. Warden's Reports, Ohio;-Warden

& Smith's Reports, Ohio.

Ward, Leg. Ward on Legacies.

Warden. Warden's Reports, vols. 2, 4 Ohio State.

Warden & Smith. Warden & Smith's Reports, vol. 3 Ohio State.

Ware. Ware's United States District Court Reports.

Warth Code. West Virginia Code, 1899.

Warv. Abst. Warvelle on Abstracts of Title.

Wash. Washington; —Washington's Reports; —Washington's United States Circuit Court Reports; —Washington's Virginia Reports; —Washburn's Reports, vols. 16–23 Vermont.

Wash. C. C. Washington's United States Circuit Court Reports.

Wash. Ter. Washington Territory Reports.

Wash. Ter. N. S. Atlen's Washington Territory Reports, New Series.

Wash. Va. Washington's Virginia Reports.

Wash. & Has. P. E. I. Washburton Ł Hazard's Reports, Prince Edward Island.

Washb. Real Prop. Washburn on Real Property. Washburn.

Washburn's Reports, vols. 16-23 Vermont.

Wat. Watkins;-Watson.

Wat. C. G. H. Watermeyer's Cape of Good Hope Reports.

Wat. Cr. Dig. Waterman's Criminal Digest, United States.

Watermeyer. Watermeyer's Cape of Good Hope Reports.

Watk. Conv. Watkins' Conveyancing.

Watk. Copyh. Watkins' Copyholds.

Wats. Arb. Watson on Arbitration.

Wats. Cler. Law. Watson's Clergyman's Law.

Wats. Comp. Eq. Watson's Compendium of Equity.

Watts' Pennsylvania Reports:-Watts. Watts' Reports, vols. 16-24 West Virginia.

Watts & S. (or Serg.). Watts & Sergeant's Pennsylvania Reports.

Web. Pat. Cas. Webster's Patent Cases. Web. Tr. The Trial of Professor Webster for Murder.

Webb. Webb's Reports, vols. 6-20 Kansas ;-Webb's Reports, vols. 11-20 Texas Civ-11 Appeals.

Webb, A'B. & W. Webb, A'Beckett, & Williams' Victorian Reports, Australia.

Webb, A'B. & W. Eq. Webb, A'Beckett, & Williams' Equity Reports, Victoria.

Webb, A'B. & W. I. P. & M. Webb, A'Beckett, & Williams' Insolvency, Probate, and Matrimonial Reports, Victoria.

Webb, A'B. & W. Min. Webb, A'Beckstt, & Williams' Mining Cases, Victoria.

Webb & Duval. Webb & Duval's Reports, vols. 1-3 Texas.

Webs. Webster.

Webst. Dict. (or Webster). Webster's Dictionary.

Week. Reptr. Weekly Reporter, London; -Weekly Reporter, Bengal.

Week. Trans. Repts. Weekly Transcript Reports, New York.

Weeks, Attys. at Law. Weeks on Attorneys at Law.

Weight. Med. Leg. Gaz. Weightman's Medico-Legal Gazette, London.

Wel. Welsh's Irish Registry Cases.

Wells, Repl. Wells on Replevin.

Welsb., H. & G. Welsby, Hurlstone, Gordon's English Exchequer Reports.

Welsh. Welsh's Registry Cases, Ireland; -Weish's Irish Cases at Sligo:-Weish's

(Irish) Case of James Feighny, 1838.

Welsh Reg. Cas. Welsh's Irish Registry Orses.

Wend. Wendell's New York Reports.

Wenz. Wenzell's Reports, vols. 60- -Minnesota.

Wesk. Ins. Weskett on Insurance.

West. West's Reports, English House of Lords;-West's Reports, English Chancery; -Western Tithe Cases;-Weston's Reports, vols. 11-14 Vermont.

West. Aus. Western Australia.

West Ch. West's English Chancery Cases. West Co. Rep. West Coast Reporter.

West H. L. West's Reports, English House of Lords.

Westl. Priv. Int. Law (or Westlake Int.

Private Law). Westlake's Private International Law.

West Symb. West's Symboleographie.

West t. H. West's English Chancery Reports tempore Hardwicke.

West Va. West Virginia;-West Virginia Reports.

Westm. Statute of Westminster.

Westm. Rev. Westminster Review.

Weston. Weston's Reports, vols. 11-14 Vermont.

Wethey's Reports, Canada. Weth.

Wheaton's United States Supreme Wh. Court Reports;-Wharton's Pennsylvania Reports ;--- Wheeler's New York Criminal Reports.

Wh. Cr. Cas. Wheeler's New York Criminal Cases.

Wh. & T. L. C. White & Tudor's Leading Cases in Equity.

Whar. Wharton's Pennsylvania Reports. Whar. Dig. Wharton's Digest, Pennsylvania.

Whar. St. Tr. Wharton's State Trials, United States.

Whart. Wharton.

Whart. (Pa.). Wharton's Pennsylvania Reports.

Whart. Ag. Wharton on Agency.

Whart. Crim. Law. Wharton's American Criminal Law.

Whart. Ev. Wharton on Evidence in Civil Issues.

Whart. Hom. Wharton on Homicide. Whart. Lex. Wharton's Law Lexicon.

Whart. Neg. Wharton on Negligence.

Whart. State Tr. Wharton's State Trials. United States.

Whart. & S. Med. Jur. Wharton Stille's Medical Jurisprudence.

Wheaton's United States Su-Wheat. preme Court Reports.

Wheat. Hist. Law Nat. Wheaton's History of the Law of Nations.

Wheat. Int. Law. Wheaton's International Law.

Wheeler's New York Criminal Wheel. Cases;--Wheelock's Reports, vols. 32-37 Texas.

Wheel. Br. Cas. Wheeling Bridge Case.

Wheel. Cr. C. Wheeler's New York Criminal Cases.

Wheel. Cr. Rec. Wheeler's Oriminal Recorder, New York, vol. 1 Wheeler's Criminal Cases.

Wheeler, Cr. Cas. Wheeler's New York Criminal Cases.

Whishaw. Whishaw's Law Dictionary.

Whit. Pat. Cas. Whitman's Patent Cases, United States.

Whitak. Liens. Whitaker on Liens.

White. White's Reports, vols. 10-15 West

Virginia;—White's Reports, vols. 30-40 Texas Court of Appeals;—White, Scotch Justiciary Reports.

White, Coll. White's New Collection of the Laws, etc., of Great Britain, France and Spain.

White, New Recop. (or Nov. Recop.). See White, Recop.

White, Recop. White, New Recopilation. A New Collection of Laws and Local Ordinances of Great Britain, France, and Spain, Relating to the Concessions of Land in Their

Respective Colonies, with the Laws of Mexico and Texas on the Same Subjects.

White & T. L. Cas. White & Tudor's Leading Cases in Equity.

White & W. White & Willson's Reports, vol. 142 Texas Civil Appeals.

Whitm. Lib. Cas. Whitman's Massachusetts Libel Cases.

Whitm. Pat. Cas. Whitman's Patent Cases.

Whitm. Pat. Law Rev. Whitman's Patent Law Review, Washington, D. C.

Whitney: Whitney's Land Laws, Tennes-

Whitt. Whittelsey's Reports, vols. 31-41 Missouri.

Whitt. Co. Whittaker's Codes, Ohio.

Wig. Wills. Wigram on Wills.

Wight. (or Wightw.). Wightwick's English Exchequer Reports.

Wight El. Cas. Wight's Election Cases || (Scotch).

Wil. Williams (see Will.);—Wilson (see Wils.).

Wilcox. Wilcox's Reports, vol. 10 Ohio; -Wilcox, Pennsylvania.

Wilcox Cond. Wilcox, Condensed Ohio Reports.

Wildm. Int. Law. Wildman's International Law.

Wilk. Wilkinson's Texas Court of Appeals and Civil Appeals;—Wilkinson's Reports, Australia.

Wilk. & Ow. (or Wilk. & Pat. or Wilk. & Mur.). Wilkinson, Owen, Paterson & Murray's New South Wales Reports.

Will. Willes' English Common Pleas Reports;-Willson's Reports, vols. 29-30 Texas Appeals, also vols. 1, 2 Texas Civil Appeals. See, also, Williams.

Will. Ann. Reg. Williams' Annual Register, New York.

Will.-Bund St. Tr. Willis-Bund's Cases from State Trials.

Will. Mass. Williams' Reports, vol. 1 Massachusetts.

Will. P. Peere-Williams' English Chancery Reports Will. Saund. Williams' Notes to Saunders' Reports.

Will. Vt. Williams' Reports, vols. 27-29 Vermont.

Will., Woll. & Dav. Willmore, Wollaston & Davison's English Queen's Bench Reports.

Will., Woll. & Hodg. Willmore, Wollaston & Hodges, English Queen's Bench Reports.

Willc. Const. Willcock, The Office of Constable.

Willcock, Mun. Corp. Willcock's Municipal Corporation.

Willes. Willes' English King's Bench and Common Pleas Reports.

Williams. Peere-Williams' English Chancery Reports;—Williams' Reports, vols. 27-29 Vermont;—Williams' Reports, vol. 1 Massachusetts;—Williams' Reports, vols. 10-12 Utah.

Williams, Common. Williams on Rights of Common.

Williams, Ex'rs. Williams on Executors. Williams P. Peere-Williams' English Chancery Reports.

Williams. Pers. Prop. Williams on Personal Property.

Williams, Saund. Williams' Notes to Saunders' Reports.

Williams, Seis. Williams on Seisin.

Williams & B. Adm. Jur. Williams & Bruce on Admiralty Jurisdiction.

Willis, Trustees. Willis on Trustees.

Willm., W. & D. Willmore, Wollaston & Davison's English Queen's Bench Reports.

Willm. W. & H. Willmore, Wollaston & Hodges' English Queen's Bench Reports.

Wills, Circ. Ev. Wills on Circumstantial Evidence.

Willson. Willson's Reports, vols. 29–30 Texas Appeals, also vols. 1, 2 Texas Court of Appeals, Civil Cases.

Wilm. Wilmot's Notes of Opinions, English King's Bench.

Wilm. Op. (or Judg.). Wilmot's Notes of Opinions.

Wils. Wilson's English Common Pleas Reports.

Wils. (Ind.). Wilson's Indiana Superior Court Reports.

Wils. Ch. Wilson's English Chancery Reports.

Wils. Ent. Wilson's Entries and Pleadings (same as vol. 3 Lord Raymond).

Wils. Exch. Wilson's English Exchequer Reports.

Wils. Ind. Gloss. Wilson, Glossary of Indian Terms.

Wils. K. B. Sergeant Wilson's English King's Bench Reports.

Wils. & Court. Wilson & Courtenay's Scotch Appeals Cases (see Wilson & Shaw).

Wils. & Sh. Wilson & Shaw's Scotch Appeals Cases (Shaw, Wilson & Courtenay).

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Wilson, Wilson's English Common Pleas Reports;—Wilson's English Chancery Reports;—Wilson's English Exchequer Equity Reports;—Wilson's Indiana Superior Court Reports;—Wilson's Reports, vols. 1, 3 Oregon;—Wilson's Reports, vols. 48-59 Minnesota.

Win. Winston's Law Reports, North Carolina;—Winch's English Common Pleas Reports.

Win. Eq. Winston's Equity Reports, North Carolina.

Winch. Winch's English Common Pleas Reports.

Wing. (or Wing. Max.). Wingate's Maxims.

Wins. Eq. Winston's Equity Reports, North Carolina.

Winst. (or Winst. Eq.). Winston's Law or Equity Reports, North Carolina.

Wis. Wisconsin;—Wisconsin Reports.

Wis. Bar Assn. Wisconsin State Bar Association.

Wis. Leg. N. Wisconsin Legal News, Milwaukee.

With. Corp. Cas. Withrow's American Corporation Cases.

Withrow. Withrow's Reports, vols. 9-21 Iowa.

Wkly. Notes Cas. (Pa.). Weekly Notes of Cases, Philadelphia, Pennsylvania.

Wm.Bl. William Blackstone's English King's Bench Reports.

Wm. Rob. William Robinson's English Admiralty Reports.

Wms. Williams (see Will.).

Wms. Ann. Reg. Williams' Annual Register, New York.

Wms. Mass. Williams' Reports, vol. 1 Massachusetts.

Wms. Notes. Williams' Notes to Saunders' Reports.

Wms. Peere. Peere-Williams' English Chancery Reports.

Wms. Saund. Williams' Notes to Saunders' Reports.

Wms. Vt. Williams' Reports, vols. 27-29 Vermont.

Wol. Wollaston's English Bail Court Reports;-Wolcott's Reports, vol. 7 Delaware Chancery.

Wolf. & B. Wolferstan & Bristow's English Election Cases.

Wolf. & D. Wolferstan & Dew, English. Wolff, Dr. de la Nat. Wolffius, Droit de la Nature.

Wolff. Inst. (or Wolff. Inst. Nat.). Wolffius, Institutiones Juris Nature et Gentium.

Wolffius (or Wolffius, Inst.). Wolffius, Institutiones Juris Naturæ et Gentium.

Woll. (or Woll. P. C.). Wollaston's English Bail Court Reports (Practice Cases).

Wood. Woods' United States Circuit Court Reports;—Wood's English Tithe Cases.

Wood Conv. Wood on Conveyancing.

Wood Decr. Wood's (Decrees in) Tithe Cases.

Wood H. Hutson's Wood's Decrees in Tithe Cases.

Wood, Ins. Wood on Fire Insurance;— Wood's Institutes of English Law.

Wood, Inst. Wood's Institutes of English Law.

Wood, Inst. Com. Law. Wood's Institutes of the Common Law.

Wood. Lect. Wooddeson's Lectures on Laws of England.

Wood, Nuis. Wood on Nuisances.

Wood Ti. Cas. Wood's Tithe Cases.

Wood. & M. (or Woodb. & M.). Woodbury & Minot's United States Circuit Court Reports.

Woodd. Lect. Wooddeson's Lectures on the Laws of England.

Woodf. Cel. Tr. Woodfall's Celebrated Trials.

Woodf. Landl. & Ten. Woodfall on Landlord and Tenant.

Woodm. Cr. Cas. Woodman's Reports of Thacher's Criminal Cases, Massachusetts.

Woods (or Woods' C. C.). Woods' United States Circuit Court Reports.

Woodw. Dec. Pa. Woodward's Common Pleas Decisions, Pennsylvania.

Wool. Woolworth's United States Circuit Court Reports;—Woolrych.

Wool. C. C. Woolworth's Reports, United States Circuit Courts, 8th Circuit (Fuller's Opinions).

Wools. Pol. Science (or Woolsey, Polit. Science). Woolsey's Political Science.

Woolw. Woolworth's United States Circuit Court Reports;—Woolworth's Reports, vol. 1 Nebraska.

Worcester. Worcester, Dictionary of the English Language.

Words. Elect. Cas. Wordsworth's Election Cases.

Wr. Wright (see Wright);-Wright's Reports, vols. 37-50 Pennsylvania State.

Wr. Ch. (or Wr. Ohio). Wright's Reports, Ohio.

Wr. Pa. Wright's Reports, vols. 37-50 Pennsylvania State.

Wright (or Wri.). Wright's Reports, vols. 37-50 Pennsylvania State;—Wright's Ohio Reports.

Wright N. P. Wright's Nisi Prius Reports, Ohio.

Wright, Ten. Wright on Tenures.

Wy. Wyoming;— Wyoming Reports;— Wythe's Virginia Chancery Reports.

Wy. Dic. Wyatt's Dickens' Chancery Reports.

Wyatt, W. & A'B. Wyatt, Webb & A'Beckett's Reports, Victoria.

Wyatt, W. & A'B. Eq. Wyatt, Webb & A'Beckett's Equity Reports, Victoria.

Wyatt, W. & A'B. I. P. & M. Wyatt, Webb & A'Beckett's Insolvency, Probate and Matrimonial Reports, Victoria.

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- Wyatt, W. & A' B. Min. Wyatt, Webb & A'Beckett's Mining Cases, Victoria.
- Wyatt & W. Eq. Wyatt & Webb's Equity Reports, Victoria.

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Wyatt & W. Min. Wyatt & Webb's Mining Cases, Victoria.

Y. Yeates' Pennsylvania Reports.

Y. B. Year Book, English King's Bench. etc.

Y. B. Ed. I. Year Books of Edward I.

Y. B. P. 1, Edw. II. Year Books, Part 1, Edward II.

Y. B. S. C. Year Books, Selected Cases, 1. Y. L. R. York Legal Record.

Y. & C. Younge & Collyer's English Chan-R cery Reports and Exchequer.

Y.& J. Younge & Jervis' English Exchequer Reports.

Yates' New York Select Yates Sel. Cas. Cases.

Yeates' Pennsylvania Yea. (or Yeates). Reports.

Yearb. Year Book, English King's Bench, etc.

Yearb. P. 7, Hen. VI. Year Books, Part 7, Henry VI.

Yelverton's English King's Bench Yel. Reports.

Yelv. Yelverton, English.

Yerg. Yerger's Tennessee Reports.

Yo. Young (see You.).

York Ass. Clayton's Reports (York Assizes).

Wyatt & Webb. Wyatt & Webb's Reports, Victoria.

Wyman. Wyman's Reports, India.

Wynne Bov. Wynne's Bovill's Patent Cases.

Wyo. Wyoming;-Wyoming Reports. Wyo. T. Wyoming Territory.

Wythe's Virginia Chancery Re-Wythe, ports.

York Leg. Rec. York Legal Record.

You. Younge's English Exchequer Equity Reports.

You. & Coll. Ch. Younge & Collyér's English Chancery Reports.

You. & Coll. Ex. Younge & Collyer's English Exchequer Equity Reports.

You. & Jerv. Younge & Jervis' English Exchequer Reports.

Young. Young's Reports, vols. 31-47 Minnesota.

Young Adm. Young's Nova Scotia Admiralty Cases.

Young Adm. Dec. Young's Admiralty Decisions.

Young M. L. Cas. Young's Maritime Law Cases.

- Young, Naut. Dict. Young, Nautical Dictionary.
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