

- H. abbr. 1. HOUSE OF REPRESENTATIVES. 2. House report. 3. HOUSE BILL. 4. In the citation of English statutes, a king named Henry. 5. In the Year Books, the Hilary term. See YEAR BOOKS. 6. In tax assessments and other such official reports, a house.
- *habe* (hay-bee). [Law Latin] A form of the salutatory expression *ave* ("hail"). Also termed *have* (hay-vee).
- habeas corpora juratorum (hay-bee-əs korpər-ə juur-ə-tor-əm). [Law Latin "that you have the bodies of the jurors"] *Hist.* A writ commanding the sheriff to bring in jurors and, if necessary, to take their lands and goods as security to ensure their attendance in court for a trial setting. ● This writ issued from the Court of Common Pleas and served the same purpose as a *distringas juratores* in the King's Bench. The writ was abolished in 1852.

habeas corpus (hay-bee-əs kor-pəs). [Law Latin "that you have the body"] A writ employed to bring a person before a court, most frequently to ensure that the party's imprisonment or detention is not illegal (habeas corpus ad subjiciendum). • In addition to being used to test the legality of an arrest or commitment, the writ may be used to obtain review of (1) the regularity of extradition process, (2) the right to or amount of bail, or (3) the jurisdiction of a court that has imposed a criminal sentence. — Abbr. H.C. — Sometimes shortened to habeas. — Also termed writ of habeas corpus; Great Writ.

"The writ of habeas corpus, by which the legal authority under which a person may be detained can be challenged, is of immemorial antiquity. After a checkered career in which it was involved in the struggles between the common-law courts and the Courts of Chancery and the Star Chamber, as well as in the conflicts between Parliament and the crown, the protection of the writ was firmly written into English law by the Habeas Corpus Act of 1679. Today it is said to be 'perhaps the most important writ known to the constitutional law of England'" Charles Alan Wright, *The Law of Federal Courts* § 53, at 350 (5th ed. 1994) (quoting Secretary of State for Home Affairs v. O'Brien, [1923] A.C. 603, 609).

habeas corpus ad deliberandum et recipiendum (hay-bee-əs kor-pəs ad di-lib-əran-dəm et ri-sip-ee-en-dəm). [Law Latin "that you have the body to consider and receive"] *Hist.* A writ used to remove a person for trial from one county to the county where the person allegedly committed the offense. Cf. EXTRADITION.

habeas corpus ad faciendum et recipiendum (hay-bee-əs kor-pəs ad fay-shee-en-dəm et ri-sip-ee-en-dəm). [Law Latin "that you have the body to do and receive"] *Hist*. A writ used in civil cases to remove the case, and also the body of the defendant, from an inferior court to a superior court. — Also termed habeas corpus cum causa. See CERTIORARI.

habeas corpus ad prosequendum (haybee-as kor-pas ad prahs-a-kwen-dam). [Law Latin "that you have the body to prosecute"] *Hist.* A writ used in criminal cases to bring before a court a prisoner to be tried on charges other than those for which the prisoner is currently being confined.

habeas corpus ad respondendum (haybee-as kor-pas ad ree-spon-den-dam). [Law Latin "that you have the body to respond"] *Hist.* A writ used in civil cases to remove a person from one court's custody into that of another court, in which the person may then be sued.

habeas corpus ad satisfaciendum (haybee-əs kor-pəs ad sat-is-fay-shee-en-dəm). [Law Latin "that you have the body to make amends"] In England, a writ used to bring a prisoner against whom a judgment has been entered to some superior court so that the plaintiff can proceed to execute that judgment.

habeas corpus ad subjiciendum (hay-beeəs kor-pəs ad səb-jish-ee-en-dəm). [Law Latin "that you have the body to submit to"] A writ directed to someone detaining another person and commanding that the detainee be brought to court. — Usu. shortened to habeas corpus.

habeas corpus ad testificandum (hay-beeəs kor-pəs ad tes-ti-fi-kan-dəm). [Law Latin "that you have the body to testify"] *Hist.* A writ used in civil and criminal cases to bring a prisoner to court to testify.

habeas corpus cum causa. See habeas corpus ad faciendum et recipiendum.

Habeas Corpus Act

- Habeas Corpus Act. 1. One of the four great charters of English liberty (31 Car. 2, 1679), securing to English subjects speedy relief from all unlawful imprisonments. The other three great charters are Magna Carta, the Petition of Right (3 Car. 1, 1628), and the Bill of Rights (1 Wm. & M. 1689). The Habeas Corpus Act does not apply in Scotland. 2. A statute deriving ultimately from the English statute and enacted in the United States as a constitutional guarantee of personal liberty.
- habeas corpus cum causa. See habeas corpus ad faciendum et recipiendum under HABEAS CORPUS.
- habendum clause (hə-ben-dəm). 1. The part of a deed that defines the extent of the interest being granted and any conditions affecting the grant. The introductory words to the clause are ordinarily to have and to hold. Also termed to-have-and-to-hold clause. 2. An oil-and-gas lease provision that defines the lease's primary term and that usu. extends the lease for a secondary term of indefinite duration as long as oil, gas, or other minerals are being produced. Most jurisdictions require production of paying quantities to keep the lease in effect.
- habendum et tenendum (hə-ben-dəm et tənen-dəm). [Law Latin] Hist. To have and to hold. This formal phrase appeared in land deeds and defined the estate or interest being transferred. See HABENDUM CLAUSE; TO HAVE AND TO HOLD.
- habentes homines (hə-ben-teez hom-ə-neez), n. [Law Latin "men who have"] Hist. Rich men. — Also termed foesting-men.
- habere (hə-beer-ee), vb. [Latin "to have"] Roman law. To have (the right to) something.
 This term was sometimes distinguished from tenere (to hold) and possidere (to possess), with habere referring to the right, tenere to the fact, and possidere to both.

"'Habere' has two meanings; for we say that the owner of a thing 'has' it and also that a nonowner who holds the thing 'has' it. Lastly, we use the word in relation to property deposited with us." *Digest of Justinian* 45.1.38.9 (Ulpian, Ad Sabinum 49).

habere facias possessionem (hə-beer-ee fayshee-əs pə-zes[h]-ee-oh-nəm), n. [Law Latin "that you cause to have possession"] Hist. A writ giving a successful ejectment-action plaintiff the possession of the recovered land. — Often shortened to habere facias or hab. fa.

- habere facias seisinam (hə-beer-ee fay-sheeəs see-zi-nəm), n. [Law Latin "that you cause to have seisin"] Hist. A writ of execution commanding the sheriff to give the applicant seisin of the recovered land. • This writ was the proper process for giving seisin of a freehold, as distinguished from giving only a chattel interest in land. See SEISIN.
- **habere facias visum** (hə-**beer**-ee **fay**-shee-əs **vI**-səm or -zəm), n. [Law Latin "that you cause to have a view"] *Hist*. A writ allowing a litigant to inspect the lands in controversy.
- habere licere (hə-beer-ee li-seer-ee), vb. [Latin "to allow to have"] Roman law. To allow a purchaser to possess and enjoy property undisturbed. The term denoted a seller's duty; if the duty was breached, the purchaser could maintain an actio ex empto.

hab. fa. abbr. HABERE FACIAS POSSESSIONEM.

- habitability. The condition of a building in which inhabitants can live free of serious defects that might harm health and safety <lack of running water adversely affects the apartment's habitability>.
- habitability, implied warranty of. See *implied warranty of habitability* under WARRANTY (2).
- habitancy (hab-ə-tən-see). 1. DOMICILE. 2. RESI-DENCE.
- **habitant** (a-bee-**ton**), n. [French] **1.** Hist. French law. A person holding land in feudal tenure from a seignior. **2.** A native of Canada of French descent, esp. one from the farming class.
- habitatio (hab-ə-tay-shee-oh), n. [Latin "dwelling"] Roman law. The right to dwell (in a place); the right of free residence in another's house.
 This right was usu. given by will.
- habitation. 1. The act of inhabiting; occupancy.
 2. A dwelling place; a domicile. 3. *Civil law*. A right to dwell in the property of another. See RESIDENCE; DOMICILE. Cf. USUFRUCT.

habit evidence. See EVIDENCE.

habitual criminal. See RECIDIVIST.

habitual offender. See RECIDIVIST.

- *hable* (ab-əl), *n*. [Law French] *Hist*. A port or harbor; a station for ships.
- hacienda particular (ah-syen-dah [or hah-seeen-də] pahr-tee-koo-lahr), n. Spanish law. Private property.
- hacienda pública (ah-syen-dah [or hah-see-endə] poo-blee-kah), n. Spanish law. 1. Public revenue or assets. 2. A government treasury.
- hacienda social (ah-syen-dah [or hah-see-endə] soh-syahl), n. Spanish law. Property belonging to a corporation or partnership.
- had. Commenced or begun, as used in a statute providing that no legal proceeding may be had (usu. followed by the words or maintained) <no action for foreclosure may be had or maintained until the debtor has been given at least 30 days' notice>.

hadgonel (had-gə-nel), n. Hist. A tax or mulct.

Hadley v. Baxendale rule. Contracts. The principle that consequential damages will be awarded for breach of contract only if, at the time of contracting, the parties contemplated that this type of damage would result from the breach. Hadley v. Baxendale, 9 Exch. 341 (1854). ● Hadley v. Baxendale is best known for its impact on a nonbreaching party's ability to recover consequential damages, but the case also confirmed the principle that the non-breaching party may recover damages that arise naturally from the breach. See DAMAGES.

"The rationale of the decision appears in Baron Alderson's noted statement of what came to be known as the two rules of Hadley v. Baxendale. The first rule was that the injured party may recover damages for loss that 'may fairly and reasonably be considered [as] arising naturally, i.e., according to the usual course of things....' The second and more significant rule went to recovery of what have come to be known as 'consequential' damages.... By introducing this requirement of 'contemplation' for the recovery of consequential damages, the court imposed an important new limitation on the scope of recovery that juries could allow for breach of contract. The result was to impose a more severe limitation on the recovery of damages for breach of contract than that applicable to actions in tort or for breach of warranty, in which substantial or proximate cause is the test." E. Allan Farnsworth, Contracts § 12.14, at 874-75 (1982).

had-not test. See BUT-FOR TEST.

haec est conventio (heek est kən-ven-shee-oh). [Law Latin] *Hist*. This is the agreement. ● These formal words commonly prefaced written agreements. *haec est finalis concordia* (heek est fi-nay-lis kən-kor-dee-ə). [Law Latin] *Hist*. This is the final agreement. • The words that began a fine, a fictitious judicial proceeding formerly in use as a mode of conveying land. See FOOT OF THE FINE; FINE.

haec verba. See IN HAEC VERBA.

haereditas. See HEREDITAS.

haeres. See HERES.

- *haeretico comburendo.* See DE HAERETICO COM-BURENDO.
- hafne (hay-vən), n. [Old English] A haven or port.
- *hafne court*. *Hist.* Haven courts; one of several courts anciently held in certain ports in England.
- Hague Academy of International Law (hayg). A center for advanced studies in international law, both public and private, aimed at facilitating the comprehensive and impartial examination of problems of international legal relations. It was founded in 1923 on the initiative of the Carnegie Endowment for International Peace and the Institut de Droit International. Also termed Académie de Droit International de La Haye.
- **Hague Convention.** One of a number of international conventions that address different legal issues and attempt to standardize procedures between nations.
- Hague Convention on the Civil Aspects of International Child Abduction. An international convention (established in 1980) that seeks to counteract child-snatching by noncustodial parents. • The Hague Convention is a private legal mechanism available to parents seeking the return of, or access to, their children. More than 46 countries are parties to the Convention, including the United States, which became a signatory on July 1, 1988.
- Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents. An international convention, convened on November 15, 1965, that dictates the formal and usu. complicated procedures for effecting service of process in a foreign country. ● More than 35 countries are parties to the convention,

Hague Convention

including the United States, which became a signatory on February 10, 1969.

- Hague Convention on the Taking of Evidence Abroad in Civil or Commercial Matters. An international convention, convened on October 26, 1968, that provides the formal procedures for obtaining evidence in a foreign country, such as taking a deposition abroad.
 More than 27 countries are parties, including the United States, which became a signatory on October 7, 1972.
- Hague Tribunal. Int'l law. A permanent court of arbitration established by the Hague Peace Conference of 1899 to facilitate immediate recourse to arbitration to settle international differences. • The court was given jurisdiction over all arbitration cases, unless the parties agreed to institute a special tribunal. An international bureau was likewise established to serve as a registry for the court and to issue communications about the court's meetings. The court is "permanent" only in the sense that there is a permanent list of members from whom arbitrators in a given case are selected. Apart from making minor changes in the court, the Second Hague Conference of 1907 provided that, of the two arbitrators appointed by each party, only one should be a national of the appointing state.
- **haircut.** Securities. The discount required by the National Association of Securities Dealers on the value of stock that a brokerage firm holds in its own account at the time of filing a monthly report about the firm's net capital condition.
- haircut reorganization. See REORGANIZATION (1).
- **half**, *n*. One of two equal parts into which a thing can be divided; MOIETY.

half blood. See BLOOD.

- **half brother.** A male sibling with whom one shares the same father or the same mother, but not both; a brother by one parent only.
- halfendeal (hahv-ən-deel), n. [fr. Law Latin halfendele] Archaic. Half a thing; a moiety. — Also spelled half endeal; half-endeal.
- half nephew. The son of one's half brother or half sister.

half niece. The daughter of one's half brother or half sister.

half orphan. See ORPHAN (2).

half-pilotage. See PILOTAGE.

- half-proof. *Civil law.* 1. Proof established by one witness, or by a private instrument. See UNUS NULLUS RULE. 2. Prima facie proof that is nonetheless insufficient to support a sentence or decree.
- **half-seal.** *Hist.* A seal used in the Court of Chancery to seal commissions to the Court of Delegates on the appeal of an ecclesiastical or maritime case. The use of the seal ended when the Court of Delegates was abolished in 1832. See COURT OF DELEGATES.

half section. See SECTION.

- **half sister.** A female sibling with whom one shares the same father or the same mother, but not both; a sister by one parent only.
- half-timer. Hist. In England, a child excused from full-time attendance at school under the Factory and Workshop Act of 1908 so that the child could work part-time in a factory or workshop.
 The Factory and Workshop Acts from 1901 to 1911 were repealed by the Factory and Workshop (Cotton Cloth Factories) Act of 1929 and the Factories Act of 1937.
- half-tongue. *Hist.* In England, a jury empaneled to try an alien, and composed half of one nationality and half of another. The use of this type of jury ended in 1914 with the passage of the Status of Aliens Act.
- **halfway house.** A transitional housing facility designed to rehabilitate people who have recently left a prison or medical-care facility, or who otherwise need help in adjusting to a normal life. Also termed *residential community treatment center*.

half-year. See YEAR.

Halifax law. 1. LYNCH LAW; more broadly, an irrevocable punishment carried out after a summary trial. 2. The summary and unauthorized trial and execution (usu. by decapitation) of a person accused of a crime. • This term comes from the parish of Halifax, in England, where — according to custom in the forest of Hardwick — this form of private justice was

anciently practiced by the free burghers against people accused of stealing. Thieves could be condemned to death by beheading on market day. The last such case is said to have occurred in 1650. — Also termed *gibbet law*; *Halifax inquest*.

haligemot. See HALLMOOT.

- **hall. 1.** A building or room of considerable size, used for meetings of bodies such as public assemblies, conventions, and courts. **2.** *Hist.* A manor house or chief mansion house. It was called a *hall* because the magistrate's court was typically held there.
- hallage (hawl-ij), *n. Hist.* A fee or toll due for goods or merchandise sold in a hall used as a market; a toll payable to the lord of a fair or market for commodities sold in the common hall.
- hallazgo (ah-yahs-goh), n. [Spanish] Spanish law. 1. The finding and taking possession of ownerless property. 2. The first occupant recognized by law.
- halle-gemot (hawl-gə-moht), n. See HALLMOOT.
- hallmark. 1. An official stamp affixed by goldsmiths and silversmiths on articles made of gold or silver to show genuineness. 2. A mark of genuineness.
- hallmoot (hawl-moot), n. Hist. 1. A court baron; esp., a court held to settle differences between feudal tenants. Wealthy abbeys commonly held hallmoot courts for lesser tenants, and a central court (the *libera curia*) for greater freehold tenants. 2. A convention of citizens in their public hall. Also spelled *hallmote*; *halle-gemot*; *haligemot*; (in sense 2 only) *folkmote*. See COURT BARON.
- halymote (hal-ə-moht), n. Hist. An ecclesiastical court said to have been anciently held on the Sunday before St. Thomas's Day. • Although this definition is standard, the Oxford English Dictionary calls it erroneous. In fact, the term appears to be a variant spelling of hallmoot. — Also spelled (prob. through false etymology) holymote.
- ham (ham or am).
 1. A place of dwelling; a village. This word now usu. appears in compound form at the end of place names, such as Buckingham.
 2. A small (esp. enclosed) pasture; a piece of land. Also spelled hamm. Cf. HAMLET.

hamel. See HAMLET.

hameleta. See HAMLET.

hamesucken (haym-sək-ən), n. Hist. The crime of housebreaking or burglary accompanied by violence. — Also spelled hamesecken; hamesoken.

"Burglary, or nocturnal housebreaking, *burgi latrocinium*, which by our ancient law was called *hamesecken*, as it is in Scotland to this day, has always been looked upon as a very heinous offence...." 4 William Blackstone, *Commentaries on the Laws of England* 223 (1769).

hamlet. A small village; a part or member of a vill. • A hamlet in a rural community might consist of no more than a store, a church, and a few residences. — Also termed *hamel*; *hamleta*; *hamleta*. See VILL. Cf. HAM.

hamleta. See HAMLET.

hammer, *n. Slang.* A forced sale; a sale at public auction <her jewelry was brought to the hammer>. See *forced sale* under SALE.

Hammurabi, Code of. See CODE OF HAMMURABI.

- hanaper (han-ə-pər), n. [Law Latin hanaperium "hamper"] Hist. 1. A basket or hamper used by the Chancery to store writs and returns. 2. The treasury of the Chancery, funded from the fees charged for writs. Cf. FISCUS.
- Hanaper Office. Hist. An office formerly belonging to the common-law jurisdiction of the Chancery Court. The term derives from the storage of writs in a hamper (in hanaperio). Crown writs, on the other hand, were stored in the Petty Bag Office. The Hanaper Office was abolished in 1842. See BAGA.
- hand, n. 1. A person's handwriting <a holographic will must be in the testator's hand>. 2. An instrumental part <he had a hand in the crime>. 3. One who performs some work or labor <Hickory was one of the Gales' hired hands>. 4. (usu. pl.) Possession <the cocaine was now in the hands of the police>. 5. Assistance <the carpenter lent a hand to the project>. 6. A measure of length equal to four inches, used in measuring the height of horses <the pony stood ten hands tall>. 7. Hist. An oath <he gave his hand on the matter>. 8. One or two sides or aspects of an issue or argument <on the one hand we can argue for imprisonment, on the other for leniency>.

hand

- **hand**, *vb*. To give; to deliver <he handed over the documents>.
- **handbill.** A written or printed notice displayed, handed out, or posted, usu. to inform interested people of an event or of something to be done. Posting and distribution of handbills is regulated by ordinance or statute in most localities.
- **hand down**, vb. To announce or file an opinion in a case. • The term was originally used in connection with an appellate-court opinion sent to the court below; it was later expanded to include any decision by a court on a case or point under consideration.
- **hand-fasting.** *Hist.* A betrothal; marrying by clasping another's hand and agreeing to live. together as husband and wife.
- Hand formula. A balancing test for determining whether conduct has created an unreasonable risk of harm, first formulated by Judge Learned Hand in United States v. Carroll Towing Co., 159 F.2d 169 (2d Cir. 1947). • Under this test, an actor is negligent if the burden of taking adequate precautions against the harm is outweighed by the probable gravity of the harm multiplied by the probability that the harm will occur.

"The legal standard applicable to most unintentional tort cases is that of negligence, defined by Judge Learned Hand as follows: the defendant is guilty of negligence if the loss caused by the accident, multiplied by the probability of the accident's occurring, exceeds the burden of the precautions that the defendant might have taken to avert it. This is an economic test.... Although the Hand formula is of relatively recent origin, the method that it capsulizes has been the basic one used to determine negligence ever since negligence was first adopted as the standard to govern accident cases." Richard A. Posner, *Economic Analysis of Law* § 6.2, at 122–23 (2d ed. 1977).

- handhabend (hand-hab-ənd), adj. Hist. (Of a thief) caught in possession of a stolen item.
- handhabend, n. [fr. Old English aet haebbendre handa "at or with a having hand"] Hist. 1. The bearing of stolen goods in hand or about the person. Cf. BACKBEREND. 2. A thief or another person caught carrying stolen goods. 3. Jurisdiction to try a person caught carrying stolen goods. Also spelled hand-habende.
- **hand money.** Money paid in hand to bind a bargain; earnest money paid in cash. See EAR-NEST MONEY.

hand note. See NOTE (1).

- handsale. Hist. A sale memorialized by shaking hands. Over time, handsale also came to refer to the earnest money given immediately after the handshake. In some northern European countries, shaking hands was necessary to bind a bargain. This custom sometimes persists for oral contracts. The Latin phrase for handsale was venditio per mutuam manuum complexionem ("a sale by the mutual joining of hands"). Also spelled handsel.
- **hands-off agreement.** A noncompete contractual provision between an employer and a former employee prohibiting the employee from using information learned during his or her employment to divert or to steal customers from the former employer.
- **hand up**, *vb*. (Of a grand jury) to deliver an indictment to a criminal court.
- handwriting. Evidence. 1. A person's chirography; the cast or form of writing peculiar to a person, including the size, shape, and style of letters, and whatever gives individuality to one's writing.
 2. Something written by hand; a writing specimen. Nonexpert opinion about the genuineness of handwriting, based on familiarity not acquired for litigation purposes, can authenticate a document. Fed. R. Evid. 901(b)(2).
- **hang,** *vb.* (Of a jury) to be unable to reach a verdict <the jury was hung after 12 hours of continuous deliberation>. See *hung jury* under JURY.
- hanged, drawn, and quartered. *Hist.* An ancient sentence for high treason, consisting of the prisoner's being drawn on a hurdle to the place of execution, hanged by the neck (but not until dead), disemboweled, and beheaded, and the body then divided into four pieces for the king's disposal. The sentence was abolished in England in 1870. See TREASON.
- **hanging**, *n*. The act of carrying out an execution by suspending the person above the ground by a rope around the person's neck. • Death is caused by asphyxiation (by being hoisted from the ground) or by a sudden breaking of the cervical vertebrae (by being dropped from a height).
- hanging in chains. *Hist.* In England, in atrocious cases, the practice of suspending an executed murderer's body by chains near where the crime was committed. ● Hanging in chains was abolished in 1834.

- hangman. An executioner, esp. one who executes condemned criminals by hanging.
- Hansard (han-sərd). The official reports of debates in the British Parliament.

 The name derives from Luke Hansard, printer of the Journal of the House of Commons from 1774 to 1828. The name has varied at different times. In 1892 it became the Authorised Edition; in 1909 the title was changed to the Official Report; and since 1943 the name Hansard has been added to Official Report. Also termed Hansard Official Report; Hansard's Debates.
- hanse (hans), n. [German] Hist. 1. A merchant guild, esp. one engaging in trade abroad. 2. A fee for entrance to the guild; an impost levied on merchants not belonging to the guild.
- **hanseatic** (han-see-**at**-ik), *adj*. *Hist.* **1.** Of or relating to the union of the Hanse Towns, usu. referred to as the *Hanseatic League*. **2.** Of or relating to a hanse or commercial alliance.
- Hanse Towns (hans). *Hist*. The collective name of certain German cities — including Lübeck, Hamburg, and Bremen — that allied in the 12th century to protect and further their mutual commercial interests. ● This alliance was usu. called the *Hanseatic League*. The League framed and promulgated a code of maritime law known as the *Laws of the Hanse Towns*, or *Jus Hanseaticum Maritimum*. The League's power peaked in the 14th century, then gradually declined until 1669, when the last general assembly was held.
- Hanse Towns, laws of the. *Hist*. The laws of the Hanseatic towns, esp. that of Lübeck, published in German at Lübeck in 1597 and revised and enlarged in 1614.
- **happiness, right to pursue.** The constitutional right to pursue any lawful business or activity — in any manner not inconsistent with the equal rights of others — that might yield the highest enjoyment, increase one's prosperity, or allow the development of one's faculties.
- harassment (har-əs-mənt or hə-ras-mənt). Words, conduct, or action (usu. repeated or persistent) that, being directed at a specific person, annoys, alarms, or causes substantial emotional distress in that person and serves no legitimate purpose. • Harassment is actionable in some circumstances, as when a creditor uses

threatening or abusive tactics to collect a debt. — harass (har-aras), vb.

same-sex harassment. Sexual harassment by a supervisor of an employee of the same sex.

sexual harassment. See SEXUAL HARASS-MENT.

harbinger (hahr-bin-jər), n. 1. Hist. In England, a royal officer who went ahead and was responsible for securing lodging for troops or for a traveling royal entourage. 2. A person or thing that predicts what is to come <a harbinger of bad news>.

harbor, safe. See SAFE HARBOR.

- **harboring**, *n*. The act of affording lodging, shelter, or refuge to a person, esp. a criminal or illegal alien.
- **harbor line.** A line marking the boundary of a certain part of public water that is reserved for a harbor; esp., the line beyond which wharves and other structures may not extend.
- **hard case.** A lawsuit involving equities that tempt a judge to stretch or even disregard a principle of law at issue — hence the expression, "Hard cases make bad law."

hard currency. See CURRENCY.

hard dollars. 1. Cash proceeds given to a seller.2. The part of an equity investment that is not deductible in the first year. Cf. SOFT DOLLARS.

hard goods. See *durable goods* under GOODS.

- hard labor. Work imposed on prisoners as additional punishment, usu: for misconduct while in prison. Several states (such as Louisiana, Maine, and New Jersey) impose hard labor as a sentence for a variety of crimes. Hard labor is also imposed in military sentencing.
- **hard-look doctrine.** Administrative law. The principle that a court should carefully review an administrative-agency decision to ensure that the decision did not result from expediency, pressure, or whim.

hard money. See MONEY.

hard sell. A sales practice characterized by slogans, aggression, intimidation, and urgent decision-making. Cf. SOFT SELL.

hardship

hardship. 1. Privation; suffering or adversity. 2. Zoning. A ground for a variance under some zoning statutes if the zoning ordinance as applied to a particular property is unduly oppressive, arbitrary, or confiscatory. 3. The severity with which a proposed construction of law would bear on a particular case, sometimes forming a basis (also known as an argument *ab inconvenienti*) against the construction. See AB INCONVENIENTI; HARD CASE.

harm, n. Injury, loss, or detriment.

bodily harm. Physical pain, illness, or impairment of the body.

grievous bodily harm. Criminal and tort law. Serious physical impairment of the human body. ● Typically, the fact-finder must decide in any given case whether the injury meets this general standard. — Abbr. g.b.h. — Also termed great bodily injury.

physical harm. Any physical impairment of land, chattels, or the human body.

social harm. An adverse effect on any social interest that is protected by the criminal law.

"If the phrase 'social harm' is used to include every invasion of any social interest which has been placed under the protection of a criminal sanction (whether by common law or by statute), every crime may be said to involve, in addition to other requirements, (1) the happening of social harm and (2) the fact that the act of some person was the cause of this harm." Rollin M. Perkins & Ronald N. Boyce, *Criminal Law* 830 (3d ed. 1982):

harmful error. See *reversible error* under ER-ROR.

harmless error. See ERROR (2).

- **harmonic plane.** An arbitrarily selected zero chosen by the U.S. Coast and Geodetic Survey to serve as the base for its tidal tables, charts, and maps.
- harmony. Agreement or accord; conformity <the decision in *Jones* is in harmony with earlier Supreme Court precedent>. — harmonize, vb.
- harrow (har-oh or hə-roh), n. [fr. Old French haro] Hist. In Norman and early English law, an outcry (or hue and cry) after felons and malefactors. — Also termed haro. See HUE AND CRY. Cf. CLAMEUR DE HARO.
- Harter Act. Maritime law. An 1893 federal statute that allocates the risks of damage to cargo at sea by relieving a carrier of liability for

certain events (such as negligent navigation) provided that the carrier has exercised due diligence in sending the ship out in a seaworthy condition. 46 USCA app. §§ 190–196. See CAR-RIAGE OF GOODS BY SEA ACT.

"During the eighteenth century, common carriers began limiting this liability by inserting clauses in bills of lading relieving them from some of the risks of the voyage. Because of their superior bargaining power, the carriers, through such clauses, eventually were able to exculpate themselves from all liability to the shipper or his consignee, even that for damages caused by the negligence of the master and crew during the voyage. American courts refused to honor these exculpatory clauses, holding them invalid because of the inequality of bargaining power between shippers and common carriers. However, courts of other maritime nations upheld such clauses. As a result, American merchant vessels were at a disadvantage in the world market. To lessen this disadvantage, Congress passed the Harter Act...." Frank L. Maraist, Admiralty in a Nutshell 58-59 (2d ed. 1988).

- Hart-Scott-Rodino Antitrust Improvement Act. A federal statute, enacted in 1976, that generally strengthens the Justice Department's antitrust enforcement powers, esp. by requiring firms to give notice to the Federal Trade Commission and the Justice Department of an intent to merge if one of the firms has annual revenues or assets exceeding \$100 million, and the acquisition price or value of the acquired firm exceeds \$15 million.
- haspa (has-pə), n. [Law Latin] Hist. The hasp of a door. ● Livery of seisin was often made in the doorway of a structure located on the property being transferred.
- hasta (has-tə), n. [Latin "spear"] 1. Roman law. A sale by auction, indicated by a spear placed into the ground. The phrase hastae subicere ("to put under the spear") meant to put up for sale at auction. 2. Hist. A symbol used to invest a fief.
- Hatch Act. A federal statute, enacted in 1939, that restricts political-campaign activities by federal employees and limits contributions by individuals to political campaigns. 5 USCA §§ 1501–1508. ● Senator Carl Hatch sponsored the Act following disclosures that Works Progress Administration officials were using their positions to campaign for the Democratic Party.

hate crime. See CRIME.

hate speech. See SPEECH.

- **hat money.** Maritime law. A small gratuity traditionally paid to the master (and sometimes the crew) of a ship for the care of the cargo; PRIMAGE. — Also termed *pocket money*.
- *hauber* ([h]aw-bər), *n*. [Old French] *Hist*. A high lord; a great baron.

haulage royalty. See ROYALTY (2).

haustus (haws-təs), n. [Latin "a drawing"] Roman law. A species of servitude consisting in the right to draw water from a well or spring on another's property — the term being common esp. in the form aquaehaustus. • A rightof-way (*iter*) to the well was implied in the easement.

have. See HABE.

have and hold. See TO HAVE AND TO HOLD.

- **hawker.** An itinerant or traveling salesperson who sells goods in a public street, esp. one who, in a loud voice, cries out the benefits of the items offered for sale; a peddler. \bullet A hawker is usu. required to have a license.
- **hawking.** The act of offering, by outcry, goods for sale from door to door or on a public street.
- haybote (hay-boht), n. [fr. French haye "a hedge" + Saxon bote "an allowance"] Hist. The right or privilege of a tenant for life or years to have material to repair the hedges or fences, or to make farming implements. — Also termed hedgebote. See BOTE.

hayward. *Hist.* **1.** An officer of a town or manor responsible for maintaining fences and hedges, esp. to prevent cattle from breaking through to an enclosed pasture. **2.** A cattle herdsman.

Hazantown agreement (hay-zən-town). A type of collective-bargaining agreement used in the garment industry, governing the relationship between a jobber and the contractors that produce the jobber's garments. ● The agreement does not govern the relationship between the jobber and its own employees. It governs the relationship between the jobber and the contractors that manufacture the garments that the jobber sells, including agreements that the jobber will use only unionized contractors, will ensure that salaries and bonuses are appropriately paid, and will contribute to employeebenefit funds maintained on behalf of the contractor's employees. This term gets its name from Hazantown, Inc., the jobber involved in Danielson v. Joint Bd. of Coat, Suit & Allied Garment Workers' Union, 494 F.2d 1230 (2d Cir. 1974). — Also termed jobber's agreement.

hazard, n. 1. Danger; peril.

extraordinary hazard. Workers' compensation. An unusual occupational danger that is increased by the acts of employees other than the injured worker.

imminent hazard. An immediate danger; esp., in environmental law, a situation in which the continued use of a pesticide will probably result in unreasonable adverse effects on the environment or will involve an unreasonable danger to the survival of an endangered species. 7 USCA § 136(1).

2. The risk or probability of loss or injury, esp. a loss or injury covered by an insurance policy.

moral hazard. 1. The risk that an insured will destroy property or allow it to be destroyed (usu. by burning) in order to collect the insurance proceeds. 2. The insured's potential interest, if any, in the burning of the property.

3. *Hist.* An unlawful dice game in which the chances of winning are complicated by arbitrary rules.

- hazarder (haz-ər-dər), n. Hist. A player in an unlawful game of dice. Also spelled hazardor.
- hazardous contract. See *aleatory contract* under CONTRACT.

hazardous employment. See EMPLOYMENT.

hazardous negligence. See NEGLIGENCE.

hazardous substance. 1. A toxic pollutant; an imminently dangerous chemical or mixture. **2.** See *hazardous waste* under WASTE (2).

hazardous waste. See WASTE (2).

hazard pay. Special compensation for work done under unpleasant or unsafe conditions.

H.B. See house bill under BILL (3).

H.C. *abbr.* 1. HOUSE OF COMMONS. 2. HABEAS COR-PUS.

HDC. abbr. HOLDER IN DUE COURSE.

he. A pronoun of the masculine gender, traditionally used and construed in statutes to include both sexes, as well as corporations. \bullet It may also be read as *they*. Because of the trend toward nonsexist language, careful drafters avoid using the generic pronouns *he*, *him*, and *his* unless the reference is only to a male person.

headborough. See BORSHOLDER.

- **headlease.** A primary lease under which a sublease has been granted. — Also spelled *head lease.* — Also termed *primary lease; chief lease.*
- **headlessor.** A lessor on a lease of property that has been subleased.
- head money. 1. A tax on people who fit within a designated class; a poll tax. See *capitation tax* and *poll tax* under TAX. 2. A bounty offered by a government for a prisoner taken at sea during a naval engagement. This bounty is divided among the officers and crew in the same manner as prize money. See PRIZE MONEY. 3. A tax or duty on shipowners, imposed by an 1882 federal statute, for every immigrant brought into the United States. Also termed *head tax*. 4. *Hist*. A bounty or reward paid to a person who killed a bandit or outlaw and produced the head as evidence. See BOUNTY; REWARD.
- **headnote.** A case summary that appears before the printed judicial opinion in a law report, addresses a point of law, and usu. includes the relevant facts bearing on that point of law. — Also termed syllabus; synopsis; reporter's syllabus.

"The syllabus or headnote is a brief statement of the propositions of law decided in the case, being in the nature of a table of contents of the case. The modern method is to number each proposition in the syllabus, and to indicate, by corresponding figures, the exact place in the decision where the point mentioned in the syllabus can be found. Sometimes, especially in the older reports, the syllabus is inaccurate or misleading, and it is not safe to rely on it without first verifying it from the decision." Frank Hall Childs, *Where and How to Find the Law* 22 (1922).

headnote lawyer. See LAWYER.

head of household. 1. The primary incomeprovider within a family. **2.** For income-tax purposes, an unmarried or separated person (other than a surviving spouse) who provides a home for dependents for more than one-half of the taxable year. • A head of a household is taxed at a lower rate than a single person who is not head of a household. Cf. HOUSEHOLDER.

- headright. In American Indian law, a tribemember's right to a pro rata portion of income from a tribal trust fund set up under the Allotment Act of 1906. ● This type of trust fund is funded largely by mineral royalties arising from land held or once held by the tribemember's tribe.
- headright certificate. *Hist.* A certificate issued under authority of a Republic of Texas law of 1839 providing that a person was entitled to a grant of 640 acres if the person (1) had immigrated to the Republic between 1 October 1837 and 1 January 1840, (2) was a head of household, and (3) actually resided within the Republic with his or her family. ● The grant was to be held under the certificate for three years and then conveyed by absolute deed to the settler.
- **head shop.** A retail establishment that sells items intended for use with illegal drugs.

head-silver. See common fine under FINE (4).

head-start injunction. An injunction prohibiting the defendant from using a trade secret for a period equal to the time between the date of the secret's theft and the date when the secret became public, since that period equals the "head start" that the defendant unfairly obtained over the rest of the industry.

headstream. The source of a river.

- **head tax. 1.** See *poll tax* under TAX. **2.** HEAD MONEY (3).
- **headwater. 1.** (*usu. pl.*) The part of a river or stream that is closest to its source. **2.** HEAD-STREAM.
- health. 1. The state of being sound or whole in body, mind, or soul. 2. Freedom from pain or sickness.
 - **public health.** 1. The health of the community at large. 2. The healthful or sanitary condition of the general body of people or the community en masse; esp., the methods of maintaining the health of the community, as by preventive medicine and organized care for the sick. \bullet Many cities have a "public health department" or other agency responsible for maintaining the public health; federal laws dealing with health are administered by the Department of Health and Human Services.

sound health. Insurance. A policy applicant's good condition; a state of health characterized by a lack of grave impairment or disease, or of any ailment that seriously affects the applicant's health.

healthcare-insurance receivable. An interest in or claim under an insurance policy, being a right to payment of a monetary obligation for healthcare goods or services provided. UCC \$9-104(c).

health insurance. See INSURANCE.

- **health law.** A statute, ordinance, or code that prescribes sanitary standards and regulations for the purpose of promoting and preserving the community's health.
- health-maintenance organization. A group of participating healthcare providers that furnish medical services to enrolled members of a group health-insurance plan. — Abbr. HMO. Cf. PREFERRED-PROVIDER ORGANIZATION.
- health officer. A government official charged with executing and enforcing health laws. ● The powers of a health officer (such as the Surgeon General) are regulated by law.
- hearing. 1. A judicial session, usu. open to the public, held for the purpose of deciding issues of fact or of law, sometimes with witnesses testifying <the court held a hearing on the admissibility of DNA evidence in the murder case>. 2. Administrative law. Any setting in which an affected person presents arguments to an agency decision-maker <a hearing on zoning variations>. 3. In legislative practice, any proceeding in which legislators or their designees receive testimony about legislation that might be enacted <the shooting victim spoke at the Senate's hearing on gun control>. See PRELIMINARY HEARING. 4. Equity practice. A trial.

adjudicatory hearing (ə-joo-di-kə-tor-ee). 1. A hearing held by a juvenile court to determine whether a juvenile has engaged in delinquent conduct; a trial of a youth accused of a delinquency. See JUVENILE DELINQUENCY. Cf. detention hearing; disposition hearing. 2. Administrative law. An agency proceeding in which the rights and duties of a particular person are decided after notice and an opportunity to be heard. — Also termed adjudicatory proceeding.

conformity hearing. See CONFORMITY HEAR-ING.

Daubert hearing. See DAUBERT HEARING.

detention hearing. A hearing held by a juvenile court to determine whether a juvenile accused of delinquent conduct should be detained, continued in confinement, or released pending an adjudicatory hearing. Cf. *adjudicatory hearing; disposition hearing.*

discharge hearing. See DISCHARGE HEARING.

disposition hearing. A hearing held to determine the most appropriate form of custody or treatment for a juvenile who has been found at an adjudicatory hearing to be a juvenile delinquent or a status offender. Cf. *adjudicatory hearing*; *detention hearing*.

evidentiary hearing. 1. A hearing at which evidence is presented, as opposed to a hearing at which only legal argument is presented. 2. See ADMINISTRATIVE PROCEEDING.

exclusionary hearing. A pretrial hearing conducted to review and determine the admissibility of alleged illegally obtained evidence.

fair hearing. A judicial or administrative hearing conducted in accordance with due process.

Fatico hearing. See FATICO HEARING.

Franks hearing. See FRANKS HEARING.

full hearing. 1. A hearing at which the parties are allowed notice of each other's claims and are given ample opportunity to present their positions with evidence and argument. 2. See ADMINISTRATIVE PROCEEDING.

hearing de novo (dee *or* di **noh**-voh). **1.** A reviewing court's decision of a matter anew, giving no deference to a lower court's findings. **2.** A new hearing of a matter, conducted as if the original hearing had not taken place.

Jackson-Denno hearing. See JACKSON-DEN-NO HEARING.

Mapp hearing. See MAPP HEARING.

omnibus hearing. A hearing at which many items are discussed and considered.

public hearing. A hearing that, within reasonable limits, is open to anyone who wishes to observe. \bullet Such a hearing is often characterized by the right to appear and present evidence in a case before an impartial tribunal.

reaffirmation hearing. See REAFFIRMATION HEARING.

revocation hearing. Criminal procedure. A hearing held to determine whether a parolee should be returned to prison for violating the terms of parole.

hearing

suppression hearing. A pretrial hearing in which a criminal defendant seeks to prevent the introduction of evidence alleged to have been seized illegally.

trial-type hearing. See ADMINISTRATIVE PRO-CEEDING.

unfair hearing. A hearing that is not conducted in accordance with due process, as when the defendant is denied the opportunity to prepare or consult with counsel.

Wade hearing. See WADE HEARING.

- hearing examiner. See ADMINISTRATIVE-LAW JUDGE.
- hearing officer. See ADMINISTRATIVE-LAW JUDGE.
- **hearsay. 1.** Traditionally, testimony that is given by a witness who relates not what he or she knows personally, but what others have said, and that is therefore dependent on the credibility of someone other than the witness. Such testimony is generally inadmissible under the rules of evidence. **2.** In federal law, a statement (either a verbal assertion or nonverbal assertive conduct), other than one made by the declarant while testifying at the trial or hearing, offered in evidence to prove the truth of the matter asserted. Fed. R. Evid. 801(c). Also termed hearsay evidence; secondhand evidence.

double hearsay. A hearsay statement that contains further hearsay statements within it, none of which is admissible unless exceptions to the rule against hearsay can be applied to each level <the double hearsay was the investigation's report stating that Amy admitted to running the red light>. Fed. R. Evid. 805. — Also termed *multiple hearsay;* hearsay within hearsay.

hearsay rule. The rule that no assertion offered as testimony can be received unless it is or has been open to test by cross-examination or an opportunity for cross-examination, except as provided otherwise by the rules of evidence, by court rules, or by statute. ● The chief reasons for the rule are that out-of-court statements amounting to hearsay are not made under oath and are not subject to cross-examination. Fed. R. Evid. 802. Rule 803 provides 23 explicit exceptions to the hearsay rule, regardless of whether the out-of-court declarant is available to testify, and Rule 804 provides 5 more exceptions for situations in which the declarant is unavailable to testify. "[T]he great hearsay rule ... is a fundamental rule of safety, but one overenforced and abused, — the spoiled child of the family, — proudest scion of our jury-trial rules of evidence, but so petted and indulged that it has become a nuisance and an obstruction to speedy and efficient trials." John H. Wigmore, A Students' Textbook of the Law of Evidence 238 (1935).

- **hearsay within hearsay.** See *double hearsay* under HEARSAY.
- **heartbalm statute.** A state law that abolishes the rights of action for alienation of affections, breach of promise to marry, criminal conversation, and seduction of a person over the legal age of consent.
- hearth money. *Hist.* 1. A tax of two shillings levied on every fireplace in England (14 Car. 2, ch. 10). This extremely unpopular tax was enacted in 1662 during the reign of Charles II and abolished in 1688. 2. PETER-PENCE. Also termed (in sense 1) chimney money.
- heat of passion. Rage, terror, or furious hatred suddenly aroused by some immediate provocation, usu. another person's words or actions. • At common law, the heat of passion could serve, in a murder defense, as a mitigating circumstance that would reduce the charge to manslaughter. — Also termed sudden heat of passion; sudden heat; sudden passion; hot blood; furor brevis. Cf. COLD BLOOD; COOL BLOOD.

"To constitute the *heat of passion* included in this requirement it is not necessary for the passion to be so extreme that the slayer does not know what he is doing at the time; but it must be so extreme that for the moment his action is being directed by passion rather than by reason." Rollin M. Perkins & Ronald N. Boyce, *Criminal Law* 99 (3d ed. 1982).

heavy work. See WORK.

hebote. See HEREBOTE.

- hedagium (hə-day-jee-əm), n. [Law Latin] Hist.
 A toll or custom due at a wharf for landing goods.
 The Crown exempted particular persons and societies from this toll.
- **hedge**, vb. To make advance arrangements to safeguard oneself from loss on an investment, speculation, or bet, as when a buyer of commodities insures against unfavorable price changes by buying in advance at a fixed rate for later delivery. **hedging**, n.

hedgebote. See HAYBOTE.

hedge fund. A specialized investment group — usu. organized as a limited partnership or off-shore investment company — that offers the possibility of high returns through risky techniques such as selling short or buying derivatives.
Most hedge funds are not registered with the SEC and are therefore restricted in marketing their services to the public.

hedonic damages. See DAMAGES.

hedonistic utilitarianism. See UTILITARIANISM.

heeding presumption. See PRESUMPTION.

- heedlessness, n. The quality of being thoughtless and inconsiderate; esp., conduct whereby the actor disregards the rights or safety of others. Heedlessness is often construed to involve the same degree of fault as recklessness. heedless, adj. See RECKLESSNESS.
- **hegemonism** (hi-**jem**-ə-niz-əm). **1.** A philosophical position advocating hegemony. **2.** All forms of political extension by means of hegemony.
- **hegemony** (hi-jem-ə-nee), *n*. **1.** Influence, authority, or supremacy over others < the hegemony of capitalism>. **2.** The striving for leadership or predominant authority of one state of a confederacy or union over the others; political domination < the former Soviet Union's hegemony over Eastern Europe>. hegemonic (hej-ə-mon-ik), *adj*.
- heightened scrutiny. See INTERMEDIATE SCRUTINY.
- **heinous** (hay-nəs), adj. (Of a crime or its perpetrator) that is shockingly atrocious or odious. heinousness, n.
- heir (air). 1. A person who, under the laws of intestacy, is entitled to receive an intestate decedent's property, esp. real property. Also termed *legal heir*; *heir at law*; *lawful heir*; *heir general*.

"Laymen — and sometimes first-year law students taking exams — wrongly assume that one who receives real property by will is an heir. Technically, the word 'heir' is reserved for one who receives real property by action of the laws of intestacy, which operate today only in the absence of a valid will." Thomas F. Bergin & Paul G. Haskell, *Preface to Estates in Land and Future Interests* 14 n.32 (2d ed. 1984).

2. Loosely, a person who inherits real or personal property, whether by will or by intestate succession.

after-born heir. One born after the death of an intestate from whom the heir is entitled to inherit.

and his heirs. A term of art formerly required to create a fee simple absolute in transferring real property by will <A conveys Blackacre to B and his heirs>. • This phrasing originated in the translation of a Law French phrase used in medieval grants (a lui et a ses heritiers pour toujours "to him and his heirs forever"). See FEE SIMPLE.

"The development reached its culmination when the words 'and his heirs' in a transfer were thought to give full durational ownership to the immediate transferee and no ownership whatever to his heirs. This notion was expressed in the statement that the words 'and his heirs' are words of limitation and not words of purchase. They indicate the durational character of an estate, not its taker." Thomas F. Bergin & Paul G. Haskell, *Preface to Estates in Land and Future Interests* 93–94 (2d ed. 1984).

apparent heir. See heir apparent.

beneficiary heir (ben-ə-**fish**-ee-er-ee). *Civil law.* An heir who accepts an inheritance but files a benefit of inventory to limit his or her liability for estate debts to the value of the inheritance. — Also termed *heir beneficiary.* See BENEFIT OF INVENTORY. Cf. *unconditional heir.*

collateral heir. One who is neither a direct descendant nor an ancestor of the decedent, but whose kinship is through a collateral line, such as a brother, sister, uncle, aunt, nephew, niece, or cousin. Cf. *lineal heir*.

expectant heir. An heir who has a reversionary or remainder interest in property, or a chance of succeeding to it. — Also termed *heir expectant.* See REVERSION; REMAINDER. Cf. *prospective heir.*

"The reader should be aware that one never has an 'heir' until one is dead; one merely has an 'heir expectant' Thus, to say that an heir 'owns' anything is conceptually difficult. But au_{-} some unborn heirs may be entitled to the protection of the courts, and thus be said to have estates." Thomas F. Bergin & Paul G. Haskell, *Preface to Estates in Land and Future Interests* 26 n.13 (2d ed. 1984).

forced heir. A person whom the testator or donor cannot disinherit because the law reserves part of the estate for that person.

heir apparent. An heir who is certain to inherit unless he or she dies first or is excluded by a valid will. — Also termed *apparent heir*. Cf. *heir presumptive*.

"Heirs *apparent* are such, whose right of inheritance is indefeasible, provided they outlive the ancestor; as the eldest son or his issue, who must by the course of the common law be heirs to the father whenever he happens to die." 2 William Blackstone, *Commentaries on the Laws of England* 208 (1766).

heir

heir beneficiary. See beneficiary heir.

heir by adoption. A person who has been adopted by (and thus has become an heir to) the deceased. \bullet By statute in most jurisdictions, an adopted child has the same right of succession to intestate property as a biological child unless the deceased clearly expresses a contrary intention. Jurisdictions differ on whether an adopted child may in addition inherit from his or her natural parents or family.

heir by custom. Hist. In England, a person whose right of inheritance depends on a particular and local custom, such as gavelkind and borough English. See GAVELKIND; BOR-OUGH ENGLISH.

heir by devise. One to whom lands are given by will.

heir conventional. Civil law. One who takes a succession because of a contract or settlement entitling him or her to it.

heir expectant. See expectant heir.

heir in tail. See heir special.

heir male. Hist. The nearest male blood-relation of a decedent.

heir of the blood. An heir who succeeds to an estate because of consanguinity with the decedent, either in the ascending or descending line.

heir of the body. A lineal descendant of the decedent, excluding a surviving spouse, adopted children, and collateral relations. • The term of art *heirs of the body* was formerly used to create a fee tail <A conveys Blackacre to B and the heirs of his body>. — Also termed *bodily heir*.

heir presumptive. An heir who will inherit if the potential intestate dies immediately, but who may be excluded if another more closely related heir is born. — Also termed *presumptive heir.* Cf. *heir apparent.*

heirs and assigns. A term of art formerly required to create a fee simple <A conveys Blackacre to B and his heirs and assigns>.

heir special. Hist. An heir who receives property according to the nature of the estate held in fee tail. \bullet Heirs special were said to receive property *per formam doni* ("by the form of the gift"). — Also termed *heir in tail.*

joint heir. 1. A coheir. 2. A person who is or will be an heir to both of two designated persons at the death of the survivor of them, the word *joint* being here applied to the ancestors rather than the heirs. **known heir.** An heir who is present to claim an inheritance, the extent of which depends on there being no closer relative.

laughing heir. An heir distant enough to feel no grief when a relative dies and leaves a windfall to the heir.

lineal heir. A person who is either an ancestor or a descendant of the decedent, such as a parent or child. Cf. *collateral heir*.

natural heir. An heir by consanguinity as distinguished from a collateral heir, an heir by adoption, or a statutory heir (such as a person's spouse).

presumptive heir. See heir presumptive.

pretermitted heir (pree-tər-**mit**-id). A child or spouse who has been omitted from a will, as when a testator makes a will naming his or her two children and then, sometime later, has two more children who are not mentioned in the will. • Most states have so-called "pretermitted-heir statutes" under which an omitted child or spouse receives the same share of the estate as if the testator had died intestate, unless the omission was intentional. — Also termed (more specifically) pretermitted child; pretermitted spouse. See PRETER-MITTED-HEIR STATUTE.

prospective heir. An heir who may inherit but may be excluded; an heir apparent or an heir presumptive. Cf. *expectant heir*.

right heir. 1. Hist. The preferred heir to an estate tail, as distinguished from a general heir. • An estate tail would pass to a general heir only on the failure of the preferred heir and his line. **2.** HEIR (1).

testamentary heir (tes-tə-men-tə-ree or -tree). Civil law. A person who is appointed heir in the decedent's will.

unconditional heir. Civil law. A person who chooses — expressly or tacitly — to inherit without any reservation or without making an inventory. Cf. *beneficiary heir*.

heir apparent. See HEIR.

heir by adoption. See HEIR.

heir by custom. See HEIR.

heir by devise. See HEIR.

heir conventional. See HEIR.

heirdom. The state of being an heir; succession by inheritance.

heir expectant. See expectant heir under HEIR.

heir general. See HEIR.

heir-hunter. A person whose business is to track down missing heirs.

heir in tail. See heir special under HEIR.

heirless estate. See ESTATE.

heirloom. 1. An item of personal property that by local custom, contrary to the usual legal rule, descends to the heir along with the inheritance, instead of passing to the executor or administrator of the last owner; traditional examples are an ancestor's coat of armor, family portraits, title deeds, and keys. • Blackstone gave a false etymology that many have copied: "The termination, loom, is of Saxon origin; in which language it signifies a limb or member; so that an heirloom is nothing else, but a limb or member of the inheritance." 2 William Blackstone, Commentaries on the Law of England 427 (1766). In fact, loom derives from Old English geloma "utensil," and loom meant "implement, tool." 2. Popularly, a valued possession of great sentimental value passed down through generations within a family.

"Heir-looms, strictly so called, are now very seldom to be met with. They may be defined to be such personal chatteIs as go, by force of a special custom, to the heir, along with the inheritance, and not to the executor or administrator of the last owner. The owner of an heirloom cannot by his will bequeath the heir-loom, if he leave the land to descend to his heir; for in such a case the force of custom will prevail over the bequest, which, not coming into operation until after the decease of the owner, is too late to supersede the custom.... In popular language the term 'heir-loom' is generally applied to plate, pictures or articles of property which have been assigned by deed of settlement or bequeathed by will to trustees, in trust to permit the same to be used and enjoyed by the persons for the time being in possession, under the settlement or will, of the mansion-house in which the articles may be placed." Joshua Williams, Principles of the Law of Personal Property 13-14 (11th ed. 1881).

heir male. See HEIR.

heir of the blood. See HEIR.

heir of the body. See HEIR.

heir presumptive. See HEIR.

heirs and assigns. See HEIR.

heirship. 1. The quality or condition of being an heir. **2.** The relation between an ancestor and an heir.

heir special. See HEIR.

- **hell-or-high-water clause.** A clause in a personal-property lease requiring the lessee to continue to make full rent payments to the lessor even if the thing leased is unsuitable, defective, or destroyed.
- hell-or-high-water rule. 1. The principle that a personal-property lessee must pay the full rent due, regardless of any claim against the lessor, unless the lessee proves unequal bargaining power or unconscionability. 2. *Insurance*. The principle that an insured's automobile-liability policy will cover the insured while using a vehicle owned by another if the insured uses the vehicle in a manner within the scope of the permission granted.
- **henceforth**, *adv*. From now on <the newly enacted rule will apply henceforth>.
- Henricus Vetus (hen-rI-kəs vee-təs). [Law Latin] Henry the Old (or *Elder*). ● This term was used in early English charters to distinguish King Henry I from later kings of the same name.

heordpenny (**hərd**-pen-ee), *n*. See PETER-PENCE.

- Hepburn Act. A 1906 federal statute that amended the Interstate Commerce Act to (1) increase the (now defunct) Interstate Commerce Commission's jurisdiction to include pipelines, (2) prohibit free passes except to employees, (3) prohibit common carriers from transporting any products (except timber) in which they had an interest, and (4) require joint tariffs and a uniform system of accounts.
- heptarchy (hep-tahr-kee). 1. A government by seven rulers. 2. A nation divided into seven governments, specif. the seven Anglo–Saxon kingdoms of Kent, Sussex, Essex, Wessex, East Anglia, Mercia, and Northumbria existing before the Norman Conquest.
- herald, n. 1. In England and Scotland, one of several officers responsible for keeping genealogical lists and tables, adjusting armorial bearings, and regulating the ceremonies at royal coronations and funerals. There are six in England and three in Scotland. 2. Hist. A messenger who announces royal or state proclamations, and who carries diplomatic messages

729

herald

(esp. proclamations of war, peace, or truce) between kings or countries.

- Heralds' College. A royal corporation responsible in England for granting and recording armorial insignia and genealogies, and for dealing with matters of precedence. • The College was founded by Richard III in 1484, is governed by the Earl Marshal, and consists of three kings of arms, six heralds, and four pursuivants. The heralds' books, based on family-lineage inquiries made throughout England, are considered good evidence of pedigrees. The heralds' office is still allowed to make grants of arms and to grant name changes. • Also termed *College of Arms*.
- **herbage** (**ər**-bij). In England, an easement or liberty of pasturage on another's land.
- herdwerch (hərd-wərk), *n. Hist.* Herdsmen's work, or customary labor, done by shepherds and inferior tenants at the lord's will. Also spelled *heordwerch*.
- hereafter, adv. 1. From now on; henceforth

here and there. See VALUE DATE.

- herebannum (her-ə-ban-əm), n. [Law Latin fr. Old English here "army" + bann "proclamation"] Hist. 1. A proclamation summoning the army into the field. 2. A mulct or fine for not joining that army when summoned. 3. A tax or tribute for the support of that army.
- herebote (her-ə-boht), n. [fr. Old English here "army" + bod "command"] Hist. In England, a royal edict summoning the people to the battlefield; an edict commanding subjects into battle. — Also spelled herebode; hebote.
- **hereby**, *adv*. By this document; by these very words <I hereby declare my intention to run for public office>.
- *heredad* (e-re-dahth), *n. Spanish law.* **1.** A piece of land under cultivation; a cultivated farm. **2.** An inheritance or heirship.
 - *heredad yacente* (e-re-**dath** yah-**sen**-te). An inheritance not yet accepted. See *hereditas jacens* under HEREDITAS.

heredero (e-re-<u>th</u>er-oh), n. Spanish law. 1. An owner of a cultivated farm. 2. An heir.

heredes. See HERES.

- heredes proximi (hə-ree-deez prok-sə-m1), n. [Latin] Nearest or next heirs.
- heredes remotiores (hə-ree-deez ri-moh-sheeor-eez), n. [Latin] Heirs more remote; relatives other than children or descendants.
- *heredipeta* (he-rə-dip-ə-tə), *n*. [Law Latin] *Hist*. A legacy-hunter; the seeker of an inheritance.
- *heredis instituto* (hə-**ree**-dis in-sti-t[y]oo-toh), *n*. [Latin] *Roman law*. The designation in a will of a person as the testator's heir. • A testator's failure to appoint an heir could destroy the validity of the will.
- **hereditament** (her-ə-**dit**-ə-mənt *or* hə-**red**-i-təmənt). **1.** Any property that can be inherited; anything that passes by intestacy. **2.** Real property; land.
 - *corporeal hereditament* (kor-**por**-ee-əl). A tangible item of property, such as land, a building, or a fixture.
 - *incorporeal hereditament* (in-kor-**por**-eeəl). An intangible right in land, such as an easement. • The various types at common law were advowsons, annuities, commons, dignities, franchises, offices, pensions, rents, tithes, and ways.
- **hereditary**, *adj*. Of or relating to inheritance; that descends from an ancestor to an heir.

hereditary succession. See SUCCESSION (2).

hereditas (hə-red-i-tas), n. [Latin] **1.** Roman law. An inheritance by universal succession to a decedent. • This succession applied whether the decedent died testate or intestate, and whether in trust (*ex fideicommisso*) for another or not. The comparable right under Praetorian law was *bonorum possessio*, possession of an inheritance that could be the basis of a right to succeed. **2.** Hist. An estate transmissible by descent; an inheritance. — Also spelled haereditas.

hereditas damnosa (hə-red-i-tas dam-nohsə). A burdensome inheritance; an inheritance whose debts exceed its assets.

hereditas jacens (hə-red-i-tas jay-senz). [Latin *iaceo* "to lie"] **1.** Property belonging to an estate before an heir accepts it. • This term had a similar meaning at common law. See ABEYANCE (2).

"Hereditas jacens is the term applied to an inheritance which has not yet vested, an inheritance, that is to say, which has been 'delata' to a heres extraneus (i.e. voluntarius), but has not yet been acquired by him." Rudolph Sohm, *The Institutes: A Textbook of the History and System of Roman Private Law* 512 (James Crawford Ledlie trans., 3d ed. 1907).

2. Hist. A decedent's estate that has no heir or legatee to take it; an escheated estate. — Also termed *caduca*. See ESCHEAT. 3. Hist. An inheritance without legal owner and thus open to the first occupant. — Also spelled *hereditas iacens*.

hereditas legitima (hə-**red**-i-tas lə-**jit**-i-mə). A succession or inheritance devolving by operation of law rather than by will. See INTES, TACY.

hereditas luctuosa (hə-red-i-tas lək-choooh-sə). A sad or mournful inheritance; one that disturbs the natural order of mortality (turbato ordine mortalitatis), as that of a parent inheriting a child's estate. • This term is more literary than legal. — Also termed tristis successio.

hereditas testamentaria (hə-**red**-i-tas testə-men-**tair**-ee-ə). Testamentary inheritance; succession to an estate under a decedent's will.

heredity. 1. Archaic. Hereditary succession; an inheritance. 2. The hereditary transmission of characteristics from a parent to a child; the biological law by which a living being tends to repeat itself in its descendants.

herein, *adv*. In this thing (such as a document, section, or matter) < the due-process arguments stated herein should convince the court to reverse the judgment>.

- **hereinafter**, *adv.* Later in this document < the buyer agrees to purchase the property described hereinafter>. Also loosely termed *hereafter*.
- herenach (her-ə-nak), n. [fr. Old Irish airchinnich "chief man"] An archdeacon. — Also spelled erenach.
- **hereof**, *adv*. Of this thing (such as a provision or document) < the conditions hereof are stated in section 3>.
- *heres* (heer-eez), *n*. [Latin] *Roman law*. A successor to the rights and liabilities of a deceased person; an heir. Because the *heres* succeeded

to both the rights and the debts of the decedent, the office was more similar to a modern executor than an heir at law. The institution of the *heres* was the essential characteristic of a testament; if this was not done, the instrument was called a *codicillus*. — Also spelled (in Law Latin) *haeres*. Pl. *heredes* (hə-**ree**-deez) or (for *haeres*) *haeredes*.

heres astrarius (as-trair-ee-əs). [Law Latin "heir of the hearth"] An heir who has received, by conveyance, an ancestor's estate during the ancestor's lifetime.

heres de facto (di **fak**-toh). [Law Latin "heir from fact"] *Hist.* **1.** An heir whose status arises from the disseisin or other wrongful act of the heir's ancestor. See DISSEISIN. **2.** An heir in fact, as distinguished from an heir by law (*de jure*).

heres ex asse (as-ee). [Latin "sole heir"] Roman law. An heir to the whole estate.

heres ex testamento. See heres factus.

heres extraneus (ek-stray-nee-əs). [Latin "extraneous heir"] *Roman law*. An external heir; one not subject to the testator's power (*potestas*) and hence not bound to accept the inheritance.

heres factus (fak-təs). [Latin "made heir"] An heir appointed by will; a testamentary heir. — Also termed heres ex testamento; heres institutus. Cf. heres natus.

heres fideicommissarius (fi-dee-I-kom-əsair-ee-əs). [Latin] *Roman law*. The person for whose benefit an estate was given by will to a fiduciary heir. • This office corresponds closely with the *cestui qui trust* of the common law. Cf. *heres fiduciarius*.

heres fiduciarius (fi-d[y]oo-shee-air-ee-as). [Latin "fiduciary heir"] *Roman law*. A person made heir by will, in trust for the benefit of another; an heir subject to a trust. Cf. *heres fideicommissarius*.

heres institutus. See heres factus.

heres legitimus (lə-jit-i-məs). [Latin "lawful heir"] *Roman law*. An heir entitled to succeed (on intestacy) by statute.

heres natus (nay-təs). [Latin "heir by birth"] An heir by reason of birth; an heir at law or by intestacy. Cf. *heres factus*.

heres necessarius (nes-ə-sair-ee-əs). [Latin "necessary heir"] *Roman law*. A person compelled to serve as heir, usu. either a slave freed on the testator's death or a free person in the testator's power.

heres rectus (rek-təs). [Law Latin] *Hist*. A right or proper heir.

heres

heres suus (s[y]oo-ss). [Latin "one's own heir"] **1.** A decedent's proper or natural heir; a lineal descendant of the deceased. **2.** Roman law. A free person who was subject to the testator's power (*potestas*) but who could exercise full legal rights upon the testator's death.

heres suus et necessarius (s[y]oo-as et nesə-sair-ee-əs). [Latin "one's own and necessary heir"] A free person subject to the decedent's potestas. • These heirs were called necessary because they became heirs by law, not by the decedent's choice. But since this was also true of slaves, when named heirs in a will, the former class was designated suus et necessarius by way of distinction, the word suus denoting that the necessity arose from the relationship to the decedent.

ultimas heres (əl-ti-məs). The last or remote heir; the lord.

- heresy (her-ə-see), n. 1. Opinion or doctrine contrary to (usu. Catholic) church dogma. 2. *Hist.* In England, an offense against religion, consisting not in totally denying Christianity, but in publicly denying some of its essential doctrines; an opinion on divine subjects devised solely by human reason, openly taught, and obstinately maintained. This offense is now subject only to ecclesiastical correction and is no longer punishable by the secular law.
- **hereto**, *adv*. To this document < the exhibits are attached hereto>.
- **heretofore**, adv. Up to now; before this time <a question that has not heretofore been decided>.
- hereunder, *adv.* 1. Later in this document <review the provisions hereunder before signing the consent form>. 2. In accordance with this document <notice hereunder must be provided within 30 days after the loss>.
- **herewith**, *adv*. With or in this document <enclosed herewith are three copies>.
- **heriot** (her-ee-at), n. [fr. Old English here "army" + geatwa "trappings"] Hist. A customary tribute of goods and chattels, payable to the lord of the fee on the tenant's death. • Heriot derives from an earlier feudal service consisting of military equipment returned to the lord on the tenant's death; over time it came to refer only to the chattel payment due at the tenant's death.

"We are told that the ancient heriot (*heregeatu*, military apparel) had at one time consisted of the horses and arms lent by the lord to his man which on the man's death were returned to the lord.... Turning to manorial surveys, we find it among the commonest of customs that when a tenant in villeinage dies, the lord shall have the best beast; sometimes a similar due is taken from the goods of the dead freeholder, and it is to these customary dues that the name 'heriot' permanently attaches itself." I Frederick Pollock & Frederic W. Maitland, *The History of English Law Before the Time of Edward I* 312, 317 (2d ed. 1898).

heriot custom. A heriot due by custom. • This term is used primarily to distinguish a *heriot service* from an ordinary heriot.

heriot service. A tribute arising from special reservation in a grant or lease of lands, and thus amounting to little more than rent.

herislit (her-a-sleet *or* hair-), *n*. [Old English] *Hist.* **1.** The act of surrendering; laying down of arms. **2.** The crime of deserting from an army.

heritable (**her**-i-tə-bəl), *adj*. INHERITABLE.

heritable bond. See BOND (2).

heritable obligation. See *inheritable obligation* under OBLIGATION.

heritable security. See SECURITY.

- **heritage** (**her**-i-tij), *n. Scots law.* Land, together with all property connected to it (such as a house).
- Her Majesty's Stationery Office. See STA-TIONERY OFFICE.
- hermeneutics (hər-mə-n[y]oo-tiks), n. The art of interpreting texts, esp. as a technique used in critical legal studies. — hermeneutical, hermeneutic, adj.

Hermogenian Code. See CODEX HERMOGENIAN-US.

- **hesia** (hee-zhee- ∂ or hee-shee- ∂), n. [Law Latin] An easement.
- **hetaerarcha** (het-ər-**ahr**-kə), *n*. [Greek, then Latin] *Roman law*. The head of a society, corporation, or college.
- **hetaeria** (hə-**teer**-ee-ə), *n*. [Latin] Roman law. A society, guild, or college; a fraternity. — Also termed *hetaery*.

- **heuristic** (hyuu-**ris**-tik), *adj*. Of or relating to a method of learning or problem-solving by using trial-and-error and other experimental techniques <heuristic discovery methods>.
- **HEW.** abbr. The Department of Health, Education, and Welfare, a former agency of the U.S. government created in 1953. When the Department of Education was created in 1979, the name HEW was changed to the Department of Health and Human Services (HHS).

Heydon's case, rule in. See MISCHIEF RULE.

- **HGN test.** *abbr*. HORIZONTAL-GAZE NYSTAGMUS TEST.
- **HHS.** *abbr*. The Department of Health and Human Services, a federal agency that administers health, welfare, and income-security policies and programs, the largest of which is social security.
- **hidage** (**hId**-ij), *n. Hist.* A tax, payable to the Crown, based on every hide of land. Also spelled *hydage*. See HIDE.

"Of the same nature with scutages upon knights'-fees were the assessments of hydage upon all other lands, and of talliage upon cities and burghs. But they all gradually fell into disuse, upon the introduction of subsidies, about the time of king Richard II and king Henry IV." 1 William Blackstone, *Commentaries on the Laws of England* 300 (1765).

- **hidalgo** (hi-**dal**-goh or ee-**thahl**-goh), n. [fr. Spanish *hijo* "son" + algo "property"] In Spain, a man belonging to the lower nobility; a gentleman of property.
- hidalguia (ee-thahl-gee-yə), n. [Spanish] In Spain, nobility by descent or lineage.
- HIDC. abbr. HOLDER IN DUE COURSE.

hidden asset. See ASSET.

hidden defect. See DEFECT.

hidden tax. See TAX.

hide, n. Hist. 1. In England, a measure of land consisting in as much as could be worked with one plow, variously estimated at from 30 to 120 acres but probably determined by local usage.
A hide was anciently employed as a unit of taxation. Cf. CARUCATE. 2. As much land as would support one family or the dwellers in a mansion-house. 3. A house; a dwelling-house.

- hidegild (hId-gild), n. [Old English] Hist. A sum of money paid by a villein or servant to avoid a whipping. — Also spelled hidgild; hydegeld; hudegeld.
- hidel (hId-əl or hid-əl), n. [Old English] Hist. A hiding-place; a place of protection or sanctuary.

high bailiff. See BAILIFF.

High Commission Court. See COURT OF HIGH COMMISSION.

High Court. See HIGH COURT OF JUSTICE.

High Court of Admiralty. In England, a court exercising jurisdiction in matters relating to shipping, collision, and salvage cases. • The court dates from the 14th century, and much of its early history concerns prize and piracy cases. Its jurisdiction varied through the centuries, sometimes extending into criminal matters and other areas of law not related directly to maritime issues. The Judicature Acts of 1873-1875 merged the Court into the High Court as part of the Probate, Divorce, and Admiralty Division. The Administration of Justice Act of 1970 established a new Admiralty Court as part of the Queen's Bench Division of the High Court. It is regulated by the Supreme Court Act of 1981. — Also termed Court of the Lord High Admiral; Court of Admiralty. Cf. AD-MIRALTY (1).

"To the office of the Lord High Admiral (originally a naval official concerned with the command of the fleet and the suppression of piracy and wrecking) there was annexed a court which acquired a jurisdiction over civil cases of a maritime nature. Just how and when this happened is too cloudy and controversial for simple or even accurate summary, but by the time of Richard II (1377-1400) the admiral and vice-admiral were transacting enough judicial business to move Parliament to limit their jurisdiction by statute to-'a thing done upon the sea.' and in Tudor times the court was well established as a court of record, doing a large civil business. It slowly but surely took away most of their business from the local maritime courts in the port towns, and attracted the easily aroused jealousy of the common law courts, as well as the dislike of those who feared it as a prerogative court.... These factors resulted in the rather anticlimactic eclipse of the court for almost two centuries." Grant Gilmore & Charles L. Black, Jr., The Law of Admiralty § 1-4, at 9-10 (2d ed. 1975).

High Court of Chivalry. *Hist.* A court of honor having jurisdiction over matters relating to deeds of arms and war, armorial insignia, and precedence. — Also termed *Court of Chivalry*; *Court of Earl Marshal.* See COURT OF HONOR.

"This Curia Marescalli, or High Court of Chivalry, was revived by James I as a court of honour, which not only

High Court of Chivalry

tried the right to distinctions of honour and coat armour but also redressed affronts to honour such as slander. The slander jurisdiction was later denied, leaving it with a jurisdiction probably confined to disputes over armorial bearings, which are determined according to the law of arms. The court, which has only sat once since 1737, is the last English court to use the procedure of the civil law." J.H. Baker, An Introduction to English Legal History 142 (3d ed. 1990).

High Court of Delegates. See COURT OF DELE-GATES.

- High Court of Errors and Appeals. See COURT OF ERRORS AND APPEALS.
- **High Court of Justice.** The superior civil court of England and Wales. — Often shortened to *High Court*.
- **High Court of Justiciary** (jə-**stish**-ee-er-ee). The superior criminal court of Scotland, acting both as a trial court and as a court of criminal appeal.

high crime. See CRIME.

- **high diligence.** See *great diligence* under DILI-GENCE.
- higher court. See *court above* under COURT.

higher scale. See SCALE.

highest and best use. See USE (1).

highest court. The court of last resort in a particular jurisdiction; a court whose decision is final and cannot be appealed because no higher court exists to consider the matter. ● The U.S. Supreme Court, for example, is the highest federal court.

highest degree of care. See DEGREE OF CARE.

highest proved value. See VALUE.

- **high flier.** *Slang.* A security that has strongly attracted public interest so that investors pay an unusually high price.
- **highgrade**, *vb*. **1.** To steal rich ore, as from a mine by a miner. **2.** To mine only esp. valuable ore (such as gold).

high-grade security. See SECURITY.

high justice. See JUSTICE (3).

high-low agreement. A settlement in which a defendant agrees to pay the plaintiff a minimum recovery in return for the plaintiff's agreement to accept a maximum amount regardless of the outcome of the trial. — Also termed *hilo settlement*.

high-managerial agent. See AGENT.

high-probability rule. *Marine insurance.* The principle that an insured may abandon a vessel if it appears extremely likely that a total loss is imminent.

high seas. See SEA.

high-test marriage. See covenant marriage under MARRIAGE (1).

high treason. See TREASON.

high-water line. See *high-water mark* under WATER MARK.

high-water mark. See WATER MARK.

highway. 1. Broadly, any main route on land, on water, or in the air. 2. A free and public roadway or street that every person may use. 3. The main public road connecting towns or cities. 4. The entire width between boundaries of every publicly maintained way when part is open to public use for purposes of vehicular traffic.

common highway. A highway for use by the public for any purpose of transit or traffic.

public highway. A highway controlled and maintained by governmental authorities for general use.

- highway act. (usu. pl.) One of a body of statutes governing the laying out, construction, repair, and use of highways. — Also termed highway law.
- highwayman. A highway robber; a person who robs on a public road.
- **highway rate.** *Hist*. In England, a tax for the maintenance and repair of highways.

highway robbery. See ROBBERY.

highway tax. See TAX.

His Honor; Her Honor

- *higuela* (ee-gay-lah), *n. Spanish law*. A receipt given by a decedent's heir, setting forth what property the heir has received from the estate.
- **hijack**, vb. 1. To commandeer (a vehicle or airplane), esp. at gunpoint. 2. To steal or rob from (a vehicle or airplane in transit).
- Hilary Rules. Hist. A collection of English pleading rules designed to ease the strict pleading requirements of the special-pleading system, esp. by limiting the scope of the general issue in the formed actions and by forcing the defendant to set up affirmatively all matters other than a denial of the breach of duty or of the wrongful act. • Promulgated in England in the 1834 Hilary Term, these rules followed an 1828 initiative to examine procedural laws and other subjects and to report to Parliament changes that might be enacted. The rules had the unintended effect of extending the reach of strict-pleading requirements into new areas of law. Widespread dissatisfaction with the Hilary Rules led to the liberalization of the pleading system under the 1873-1875 Judicature Acts. — Formerly also termed New Rules.

"The failure of the Hilary Rules ... lay in their insistence on special pleading as it was understood late in the eighteenth century. That parties should plead precisely, and clarify as far as possible the issue between them, is one thing; that their endeavours to do so should be judged by the extremely artificial standards of the old system, was quite another." Theodore F.T. Plucknett, A *Concise History of the Common Law* 416 (5th ed. 1956).

Hilary sittings. In England, a term of court beginning on January 11 of each year and ending on the Wednesday before Easter. ● The Hilary sittings were known as *Hilary term* until 1875. Cf. EASTER SITTINGS; MICHAELMAS SITTING.

hilo settlement. See HIGH-LOW AGREEMENT.

- Hilton doctrine. Civil procedure. The rule that in a dispute between parties to an oil-and-gas lease, royalty owners who would lose their rights if the defendant's lease were terminated are regarded as indispensable parties to a proceeding challenging the lease. Hilton v. Atlantic Refining Co., 327 F.2d 217 (5th Cir. 1964).
- **Himalaya clause.** Maritime law. A provision in a bill of lading extending the carrier's liability limitations under the Carriage of Goods by Sea Act to the carrier's agents and independent contractors. • This type of clause is usu. strictly construed. See CARRIAGE OF GOODS BY SEA ACT.

"An exculpatory or other beneficial clause which seeks to extend to noncarriers, partial immunity or other protections afforded to the carrier by the bill of lading is popularly known to the admiralty bar as a Himalaya clause. This misnomer derives from an earlier British case involving the vessel *Himalaya*, Adler v. Dickson...." Nicholas J. Healy, *Carriage of Goods by Sea: Application of the "Himalaya Clause" to Subdelegees of the Carrier*, 2 Mar. Law. 91, 111 (1977).

- **hine** (hIn), *n. Hist.* In England, a husbandry servant. Also spelled *hind.*
- hinefare (hin-fair), n. Hist. In England, the loss or departure of a servant from the master.
- **hinegeld** (hIn-geld), *n. Hist.* A ransom for an offense committed by a servant.
- hipoteca (ee-poh-tek-ah), n. Spanish law. A mortgage of real property. See HYPOTHECATION.
- hire, vb. 1. To engage the labor or services of another for wages or other payment. 2. To procure the temporary use of property, usu. at a set price. 3. To grant the temporary use of services <hire themselves out>.
- hired gun. Slang. 1. An expert witness who testifies favorably for the party paying his or her fee, often because of that financial relationship rather than because of the facts. 2. A lawyer who stops at nothing to accomplish the client's goals, regardless of moral consequences.
- **hireling**, *n*. a person who is hired or serves for wages, esp. one who works only for the sake of payments.
- hire-purchase agreement. See LEASE-PUR-CHASE AGREEMENT.

hiring. See LOCATIO.

- hiring at will. See *employment at will* under EMPLOYMENT.
- **his.** Properly a possessive pronoun of the masculine gender, but traditionally used and construed to include both sexes. Because of the trend toward nonsexist language, careful drafters now generally avoid using *his* (and the personal pronouns *he* and *him*) unless the reference is only to a male person.
- His Honor; Her Honor. 1. A title customarily given to a judge. 2. A title customarily given to the mayor of a city. 3. A title given by the Massachusetts Constitution to the lieutenant

His Honor; Her Honor

governor of the commonwealth. Cf. $\ensuremath{\mathsf{YOUR}}$ honor.

his testibus (his tes-tə-bəs). [Law Latin] Hist. These being witnesses. • The concluding clause of deeds and charters typically opened with these words, which stated the names of the witnesses to the instrument. This clause appeared in deeds and charters until the 16th century. — Also spelled hijs testibus; hiis testibus.

historical cost. See *acquisition cost* under COST (1).

historical jurisprudence. See JURISPRUDENCE.

historic bay. See BAY.

- **historic-preservation law.** An ordinance prohibiting the demolition or exterior alteration of certain historic buildings or of all buildings in a historic district.
- **historic site.** A building, structure, area, or property that is significant in the history, architecture, archeology, or culture of a country, state, or city, and has been so designated by statute. \bullet A historic site usu. cannot be altered without the permission of the appropriate authorities.
- **hit-and-run statute.** A law requiring a motorist involved in an accident to remain at the scene and to give certain information to the police and others involved.
- hitherto, adv. Until now; heretofore.
- H.L. abbr. HOUSE OF LORDS.
- **HLA test.** *abbr*. A human-leukocyte-antigen test that uses a tissue-typing process to determine the probability of fatherhood. See PATERNITY TEST. Cf. DNA IDENTIFICATION.
- **HMO.** *abbr*. HEALTH-MAINTENANCE ORGANIZATION.
- **hoard,** vb. To acquire and hold (goods) beyond one's reasonable needs, usu. because of an actual or anticipated shortage or price increase <hoarding food and medical supplies during wartime>.
- **hobbler.** *Hist.* In England, a light horseman or bowman; a tenant bound by his tenure to maintain a small light horse for military service.

Hobbs Act. A federal anti-racketeering act making it a crime to interfere with interstate commerce by extortion, robbery, or physical violence. 18 USCA § 1951. See RACKETEER INFLU-ENCED AND CORRUPT ORGANIZATIONS ACT.

hobby loss. See LOSS.

- hodgepodge. 1. HOTCHPOT (1). 2. An unorganized mixture.
- **hodgepodge act.** A statute that deals with incongruous subjects.

"Hodge-Podge Act.... Such acts, besides being evident proofs of the ignorance of the makers of them, or of their want of good faith, are calculated to create a confusion which is highly prejudicial to the interests of justice.... In many states bills, except general appropriation bills, can contain but one subject, which must be expressed in the title." 1 John Bouvier, *Bouvier's Law Dictionary* 1444 (8th ed. 1914).

- **hold,** *n.* Archaic. In England, tenure. This word occurs most often in conjunction with others for example, *freehold*, *leasehold* and rarely in its separate form. See HOLDING (4).
- hold, vb. 1. To possess by a lawful title <Sarah holds the account as her separate property>. 2. (Of a court) to adjudge or decide <this court thus holds the statute to be unconstitutional>. 3. To direct and bring about officially; to conduct according to law <we must hold an election every two years>. 4. To keep in custody or under an obligation <I will ask the judge to hold you accountable>. 5. To take or have an estate from another; to have an estate on condition of paying rent or performing service <James holds Hungerstream Manor under lease>. 6. To conduct or preside at; to convoke, open, and direct the operations of <Judge Brown holds court four days a week>. 7. To possess or occupy; to be in possession and administration of <Wendy holds the office of treasurer>.
- holder. 1. A person who has legal possession of a negotiable instrument and is entitled to receive payment on it. 2. A person with legal possession of a document of title or an investment security. 3. A person who possesses or uses property.
- **holder for value.** A person who has given value in exchange for a negotiable instrument. Under the UCC, examples of "giving value" include acquiring a security interest in the instrument or accepting the instrument in payment of an antecedent claim. UCC

3–303(a). — Also termed bona fide holder for value.

- holder in due course. A person who in good faith has given value for a negotiable instrument that is complete and regular on its face, is not overdue, and, to the possessor's knowledge, has not been dishonored. Under UCC § 3-305, a holder in due course takes the instrument free of all claims and personal defenses, but subject to real defenses. Abbr. HDC; HIDC. Also termed *due-course holder*.
- **holder in good faith.** One who takes property or an instrument without knowledge of any defect in its title.
- holder of record. See STOCKHOLDER OF RECORD.
- **hold harmless**, *vb*. To absolve (another party) from any responsibility for damage or other liability arising from the transaction; INDEMNI-FY. Also termed *save harmless*.
- **hold-harmless agreement.** A contract in which one party agrees to indemnify the other. — Also termed *save-harmless agreement*. See IN-DEMNITY.

hold-harmless clause. See INDEMNITY CLAUSE.

holding, n. 1. A court's determination of a matter of law pivotal to its decision; a principle drawn from such a decision. Cf. OBITER DICTUM.
2. A ruling on evidence or other questions presented at trial.
3. (usu. pl.) Legally owned property, esp. land or securities.
4. Hist. In feudal law, tenure.

holding cell. See JAIL.

holding charge. A criminal charge of some minor offense filed to keep the accused in custody while prosecutors take time to build a bigger case and prepare more serious charges.

holding company. See COMPANY.

holding-company tax. See TAX.

holding over. A tenant's action in continuing to occupy the leased premises after the lease term has expired. ● Holding over creates a tenancy at sufferance, with the tenant being referred to as a *holdover*. See *tenancy at sufferance* under TENANCY.

holding period. *Tax.* The time during which a capital asset must be held to determine whether gain or loss from its sale or exchange is long-term or short-term.

holding zone. See ZONE.

- **hold order.** A notation in a prisoner's file stating that another jurisdiction has charges pending against the prisoner and instructing prison officials to alert authorities in that other jurisdiction instead of releasing the prisoner.
- **hold out**, vb. 1. To represent (oneself or another) as having a certain legal status, as by claiming to be an agent or partner with authority to enter into transactions <even though he was only a promoter, Schwartz held himself out as the principal>. 2. To refuse to yield or submit; to stand firm <Womack held out for a higher salary and better benefits>.
- **holdover tenancy.** See *tenancy at sufferance* under TENANCY.

holdover tenant. See TENANT.

holdup. See STICKUP.

holograph (**hol**-ə-graf), *n*. A document (such as a will or deed) that is entirely handwritten by its author. — Also termed *olograph*. Cf. ONO-MASTIC; SYMBOLIC. — **holographic**, *adj*.

holographic will. See WILL.

homage (hom-ij). In feudal times, a ceremony that a new tenant performed for the lord to acknowledge the tenure. ● This was the most honorable service that a free tenant might do for a lord. In the ceremony, kneeling before the lord, the tenant placed his hands between the lord's hands while saying, "I become your man from this day forward, of life and limb and earthly honor, and to you will be faithful and loyal, and bear you faith, for the tenements that I claim to hold of you, saving the faith that I owe unto our sovereign lord the king, so help me God."

"Homage is an oath of fidelity, acknowledging himself to be the lord's man: wherein the tenant must be ungirt, uncovered, kneel upon both knees, and hold both his hands together between the lord's hands sitting before him. This is to be done only to the lord himself." Sir Henry Finch, *Law, or a Discourse Thereof* 143 (1759).

homage ancestral (hom-ij an-ses-tral). [Law French] A type of homage in which a tenant and the tenant's ancestors have held

homage

immemorially of another by the service of homage. • This long-standing relationship bound the lord to warrant the title and to hold the tenant clear of all services to superior lords. — Also spelled *homage auncestral* (aw-mahzh on-se-stral).

homage liege (hom-ij leej). Homage due the sovereign alone as supreme lord, done without any saving or exception of the rights of other lords. — Also termed homagium ligium (hə-may-jee-əm lI-jee-əm).

homage jury. See JURY.

homagio respectuando (hə-may-jee-oh ri-spekchoo-an-doh), n. [Law Latin "homage to the respected"] Hist. A writ to the escheator commanding the delivery of seisin of lands to the heir of the king's tenant, even though the heir had not performed homage.

homagium (hə-may-jee-əm), *n*. [Law Latin] See HOMAGE.

homagium ligium. See *homage liege* under HOMAGAE.

homagium planum (**play**-nəm), *n*. [Law Latin "plain homage"] *Hist*. A type of homage binding the homager to nothing more than fidelity, without obligation either of military service or of attendance in the superior's courts.

homagium reddere (red-ə-ree), *n*. [Law Latin "to renounce homage"] *Hist*. The process, prescribed in feudal law by a set form and method, by which a vassal disowns and defies the lord.

homagium simplex (sim-pleks), *n*. [Law Latin "simple homage"] *Hist*. A type of homage that acknowledges tenure, while reserving the rights of other lords.

hombre bueno (awm-bray bway-noh), n. Spanish law.
1. A judge.
2. An arbitrator chosen by the parties to a suit.
3. A man in good standing; one who is competent to testify in a suit.

home equity loan. See LOAN.

home office. 1. A corporation's principal office or headquarters. 2. (*cap.*) In England, the Department of State, responsible for overseeing the internal affairs of the country.

homeowners' association. See ASSOCIATION.

homeowner's equity loan. See LOAN.

homeowner's insurance. See INSURANCE.

homeowner's policy. See INSURANCE POLICY.

Home Owners Warranty. A warranty and insurance program that, among other coverage, insures a new home for ten years against major structural defects. • The program was developed by the Home Owners Warranty Corporation, a subsidiary of the National Association of Home Builders. Builders often provide this type of coverage, and many states provide similar warranty protection by statute. — Abbr. HOW. — Also spelled Home Owners' Warranty.

home port. See PORT.

- **home-port doctrine.** Maritime law. The rule mandating that a vessel engaged in interstate and foreign commerce is taxable only at its home port, usu. where the vessel is registered.
- **home rule.** A state legislative provision or action allocating a measure of autonomy to a local government, conditional on its acceptance of certain terms. Cf. LOCAL OPTION.

"Home rule in the United States was sometimes envisioned in its early days as giving the cities to whom such rule was granted full-fledged sovereignty over local affairs, thus bringing about dual state and local sovereignty along the national plan of federal and state governments. But such local sovereignty has never developed, nor have any clear-cut distinctions between state and local power." Osborne M. Reynolds, Jr., Handbook of Local Government Law § 35, at 96 (1982).

home-rule charter. See CHARTER (3).

homestead. The house, outbuildings, and adjoining land owned and occupied by a person or family as a residence. \bullet As long as the homestead does not exceed in area or value the limits fixed by law, in most states it is exempt from forced sale for collection of a debt. — Also termed *homestead estate*.

business homestead. The premises on which a family's business is located. \bullet In some states, business homesteads are exempt from execution or judicial sale for most kinds of debt.

constitutional homestead. A homestead, along with its exemption from forced sale, conferred on the head of a household by a state constitution.

homesteader. One who acquires or occupies a homestead.

homestead law. A statute exempting a homestead from execution or judicial sale for debt, unless all owners, usu. a husband and wife, have jointly mortgaged the property or otherwise subjected it to creditors' claims.

"Almost all states also have legislative provisions, commonly referred to as homestead laws, designed to protect the family home from the reach of certain classes of creditors.... The protection afforded by an exemption statute is not absolute. A federal tax claim may be satisfied from 'exempt property.' A number of states make similar exceptions for state taxes, claims for alimony and child support, materialmen and mechanics' liens. By statute in most states, case law in others, purchase money mortgages and security interests are generally not affected by an exemption statute." David G. Epstein & Steve H. Nickles, *Consumer Law in a Nutshell* 384–85 (2d ed. 1981).

homicide (**hom**-ə-sɪd), *n*. The killing of one person by another. — **homicidal**, *adj*.

"The legal term for killing a man, whether lawfully or unlawfully, is 'homicide.' There is no *crime* of 'homicide.' Unlawful homicide at common law comprises the two crimes of murder and manslaughter. Other forms of unlawful homicide have been created by statute: certain new forms of manslaughter (homicide with diminished responsibility, and suicide pacts), infanticide, and causing death by dangerous driving.' Glanville Williams, *Textbook of Criminal Law* 204 (1978).

criminal homicide. **1.** Homicide prohibited and punishable by law, such as murder or manslaughter. **2.** The act of purposely, knowingly, recklessly, or negligently causing the death of another human being. Model Penal Code § 210.1.

criminally negligent homicide. See negligent homicide.

excusable homicide. **1.** Homicide resulting from a person's lawful act, committed without intention to harm another. **2.** See *justifiable homicide* (1).

felonious homicide. Homicide committed unlawfully, without legal justification or excuse. • This is the category into which murder and manslaughter fall.

homicide by misadventure. See ACCIDEN-TAL KILLING.

homicide per infortunium (pər in-fort[y]oo-nee-əm). [Latin "homicide by misfortune"] The unintentional killing of another while engaged in a lawful act; ACCIDENTAL KILLING. See PER INFORTUNIUM.

innocent homicide. Homicide that does not involve criminal guilt.

justifiable homicide. **1.** The killing of another in self-defense when faced with the danger of death or serious bodily injury. — Also termed *excusable homicide*. See SELF-DE-FENSE. **2.** A killing mandated or permitted by the law, such as execution for a capital crime or killing to prevent a crime or a criminal's escape.

"It should be noted that a justifiable homicide is not criminal, since it is a killing which the law has either commanded or permitted: the *actus* in such a case is not legally punishable, and therefore we may perhaps say that it is an *actus* of killing which is not *reus*. As we shall see in most cases of justifiable homicide the killing is intentional, and therefore the mental element of criminal responsibility is clearly present: but there is no crime committed since there is no *actus reus*." J.W. Cecil Turner, *Kenny's Outlines of Criminal Law* 109 (16th ed. 1952).

"English lawyers once distinguished between 'excusable' homicide (e.g. accidental non-negligent killing) and 'justifiable' homicide (e.g. killing in self-defence or in the arrest of a felon) and different legal consequences once attached to these two forms of homicide. To the modern lawyer this distinction has no longer any legal importance: he would simply consider both kinds of homicide to be cases where some element, negative or positive, required in the full definition of criminal homicide (murder or manslaughter) was lacking. But the distinction between these two different ways in which actions may fail to constitute a criminal offence is still of great moral importance. Killing in self-defence is an exception to a general rule making killing punishable; it is admitted because the policy or aims which in general justify the punishment of killing (e.g. protection of human life) do not include cases such as this. In the case of 'justification' what is done is regarded as something which the law does not condemn, or even welcomes." H.L.A. Hart, "Prolegomenon to the Principles of Punishment," in Punishment and Responsibility 1, 13 (1968).

negligent homicide. Homicide resulting from the careless performance of a legal or illegal act in which the danger of death is apparent; the killing of a human being by criminal negligence. — Also termed *criminally negligent homicide*. See *criminal negligence* under NEGLIGENCE.

"There is no common-law offense known as 'negligent homicide.' As a matter of the common law of crimes any killing below the grade of manslaughter is innocent homicide. Some of the new penal codes have a classification scheme which (omitting degrees or other variations) divides criminal homicide into murder, manslaughter and criminally negligent homicide — or simply negligent homicide. For the most part, however, this has been achieved by removing from manslaughter the offense of homicide by criminal negligence and using this to constitute the newly named offense. Thus, though there are a few exceptions, most states will have no homicide offense which would be below common-law manslaughter.'' Rollin M. Perkins & Ronald N. Boyce, *Criminal Law* 116–17 (3d ed. 1982).

reckless homicide. The unlawful killing of another person with conscious indifference toward that person's life. Cf. MANSLAUGHTER.

homicide

vehicular homicide. The killing of another person by one's unlawful or negligent operation of a motor vehicle.

homicidium (hom-ə-**s**I-dee-əm), *n*. [Latin] Homicide.

homicidium ex casu (eks **kay**-s[y]00). Homicide by accident. See ACCIDENTAL KILL-ING.

homicidium ex justitia (eks jəs-tish-ee-ə). Homicide in the administration of justice, or in the carrying out of a legal sentence. See *justifiable homicide* (2) under HOMICIDE.

homicidium ex necessitate (eks nə-ses-itay-tee). Homicide from inevitable necessity, such as for the protection of one's person or property. See *justifiable homicide* (1) under HOMICIDE.

homicidium ex voluntate (eks vol-ən-taytee). Voluntary or willful homicide. See *criminal homicide* under HOMICIDE.

hominatio (hom-ə-nay-shee-oh), *n*. [Law Latin] *Hist*. Homage; the act of performing homage.

- homine capto in withernamium (hom-ə-nee kap-toh in with-ər-nay-mee-əm). [Law Latin "for taking a man in withernam"] Hist. A writ for the arrest of a person who had taken a bondman out of the country to prevent a replevy. See WITHERNAM.
- *homine replegiando* (hom-ə-nee ri-plee-jee-andoh). [Law Latin "for replevying a man"] *Hist.* A writ to replevy a man out of prison, or out of the custody of a private person.

homines (**hom**-ə-neez), *n*. [Latin "men"] *Hist*. Feudal tenants entitled to have their causes and other matters tried only in their lord's court. See HOMO.

homines ligii (II-jee-I). [Latin] *Hist*. Liege men; feudal tenants or vassals, esp. those who held immediately of the sovereign.

homiplagium (hom-ə-**play**-jee-əm), *n*. [Law Latin] *Hist*. The act of maiming a man.

hommes de fief (awm de feef), n. [French "men of the fief"] Hist. Feudal tenants; peers in the lords' courts. — Also termed hommes feodaux.

homo (hoh-moh), n. [Latin] Hist. 1. A male human. 2. A member of humankind; a human being of either sex. 3. A slave. 4. A vassal; a feudal tenant. 5. A retainer, dependent, or servant. Pl. homines. See HOMINES.

homo alieni juris (ay-lee- *or* al-ee-ee-nI joor-is). See FILIUSFAMILIAS.

homo chartularius (kahr-chə-**lair**-ee-əs). A slave manumitted by charter.

homo commendatus (kom-ən-day-təs). A man who commends himself into another's power for protection or support.

homo ecclesiasticus (e-klee-z[h]ee-as-tikəs). A church vassal; one bound to serve a church, esp. in an agricultural capacity.

homo exercitalis (eg-zər-shə-**tay**-lis). A man of the army; a soldier.

homo feodalis (fyoo-day-lis). A fee man; a vassal or tenant who holds a fee.

homo fiscalis (fis-kay-lis). A servant or vassal belonging to the treasury (fiscus). — Also termed homo fiscalinus.

homo francus (frangk-əs). 1. *Hist*. In England, a freeman. 2. A Frenchman.

homo ingenuus (in-jen-yoo-əs). A free and lawful man; a yeoman.

homo liber (II-bər). **1.** A free man. **2.** A freeman lawfully competent to be a juror. **3.** An allodial proprietor, as distinguished from a feudal tenant. See ALLODIAL.

homo ligius ($\mathbf{l}\mathbf{l}$ -jee- \mathbf{s}). A liege man, esp. the vassal of a king.

homo novus (noh-vəs). 1. A new tenant or vassal; one invested with a new fee. 2. A tenant pardoned after being convicted of a crime.

homo pertinens (pər-tə-nenz). A feudal bondman or vassal; one belonging to the soil.

homo regius (ree-jee-əs). A king's vassal.

homo Romanus (rə-**may**-nəs). A Roman. • A term used in Germanic law codes to describe the Roman inhabitants of Gaul and other former Roman provinces.

homo sui juris (**s**[**y**]**oo**-I **joor**-is). See PATER-FAMILIAS.

homo trium litterarum (trI-əm lit-ə-rairəm). ["a man of three letters"] A thief. • The "three letters" refers to f, u, and r, for the Latin word fur ("thief").

homologación. See HOMOLOGATION.

- *homologare* (hom-ə-lə-gair-ee), vb. [Law Latin] *Civil law.* **1.** To confirm or approve; to consent or assent. **2.** To confess.
- **homologate** (hə-**mol**-ə-gayt), vb. Civil law. To approve or confirm officially <the court homologated the sale>.

homologation (hə-mol-ə-gay-shən). Civil law.
1. Confirmation, esp. of a court granting its approval to some action.
2. The consent inferred by law from parties' failure, for a tenday period, to complain of an arbitrator's sentence, of an appointment of a syndic (or assignee) of an insolvent, or of a settlement of successions.
3. The approval given by a judge of certain acts and agreements, to render them more binding and executory. — Also termed (in Spanish law) homologación ([h]oh-moh-loh-gasyohn). See judgment homologating the tableau under JUDGMENT.

Hon. abbr. HONORABLE.

honeste vivere ([h]∂-nes-tee vI-v∂-ree). [Latin] *Roman law.* To live honestly. • This was one of the three general precepts in which Justinian expressed the requirements of the law. Cf. ALTERUM NON LAEDERE; SUUM CUIQUE TRIBUERE.

honesty clause. See FULL-REPORTING CLAUSE (1).

- honor, n. 1. In the United States, a courtesy title given to judges and certain other public officials. 2. (usu. pl.) In England, those dignities or privileges, degrees of nobility, knighthood, and other titles that flow from the Crown. 3. Hist. In England, a seigniory of several manors held under one baron or lord paramount.
- **honor**, vb. **1.** To accept or pay (a negotiable instrument) when presented. **2.** To recognize, salute, or praise.
- Honorable. A title of respect given to judges, members of the U.S. Congress, ambassadors, and the like <The Honorable Ruth Bader Ginsburg>. — Abbr. Hon.

honorable discharge. See DISCHARGE (8).

- **honorable-engagement clause.** Reinsurance. An arbitration provision in a reinsurance contract allowing the arbitrators to view the reinsurance arrangement reasonably — in line with the agreement's general purposes — rather than strictly according to the rules of law or an overly technical interpretation of contract language.
- **honorarium** (on- ϑ -rair-ee- ϑ m), *n*. **1**. A payment of money or anything of value made to a person for services rendered for which fees cannot legally be or are not traditionally paid. Federal law restricts the payment of honoraria to members of Congress. **2**. A voluntary reward

for that for which no remuneration could be collected by law; a voluntary donation in consideration of services that admit of no compensation in money. **3.** *Roman law.* A gratuitous payment, esp. for professional services, as distinguished from compensation for physical labor. Pl. **honoraria.** Cf. MERCES.

honorary canon. See CANON (5).

- **honorary feud.** *Hist.* In England, a title of nobility descending to the eldest son only. See FEUD.
- **honorary services.** *Hist.* Special services rendered to the king by a person holding tenure of grand serjeanty. The services usu. consisted of carrying the royal banner or sword, or serving at the king's coronation as a butler, as a champion, or in some other capacity.

honorary trust. See TRUST.

- *horae juridicae* (hor-ee juu-rid-i-see), *n. pl.* [Latin] *Hist.* Juridical hours. • The time during which judges sat in court to attend to judicial business. — Also termed *horae judicii* (hor-ee joo-**dish**-ee-ee).
- *horca* (or-kah), *n. Spanish law.* 1. A gallows. 2. A stick for administering corporal punishment.3. A designated place for administering corporal punishment.
- hordera (hor-deer-ə), n. [Law Latin] Hist. In England, a treasurer. — Also termed hordarius (hor-dair-ee-əs).
- **horderium** (hor-**deer**-ee-əm), *n*. [Law Latin] *Hist*. In England, a hoard, treasury, or repository.
- **horizontal agreement.** See *horizontal restraint* under RESTRAINT OF TRADE.

horizontal competition. See COMPETITION.

- **horizontal-gaze nystagmus test.** *Criminal law.* A test for intoxication, commonly performed on persons suspected of driving under the influence of alcohol, in which the suspect's eyes are observed to detect involuntary jerking movements as they follow horizontal motion. Abbr. HGN test. See NYSTAGMUS.
- **horizontal integration.** See *horizontal merger* under MERGER.

horizontal merger

horizontal merger. See MERGER.

horizontal nonprivity. See NONPRIVITY.

horizontal price-fixing. See PRICE-FIXING.

horizontal privity. See PRIVITY.

horizontal-property act. A statute dealing with cooperatives and condominiums.

horizontal restraint. See RESTRAINT OF TRADE.

horizontal union. See craft union under UNION.

hornbook. 1. A book explaining the basics of a given subject. 2. A textbook containing the rudimentary principles of an area of law. Cf. CASEBOOK.

"Hornbook ... The first book of children, covered with horn to keep it unsoiled." Samuel Johnson, A Dictionary of the English Language (1755).

hornbook law. See BLACKLETTER LAW.

hornbook method. A method of legal instruction characterized by a straightforward presentation of legal doctrine, occasionally interspersed with questions.
The hornbook method predominates in civil-law countries, and in certain fields of law, such as procedure and evidence. — Also termed *lecture method*. Cf. CASEBOOK METHOD; SOCRATIC METHOD.

horn tenure. See CORNAGE.

- *hors* (or). [French] **1.** Out or out of. **2.** Outside or outside of.
- hors de son fee (or de son fee), n. [French "out of his fee"] *Hist.* A defensive plea in an action for rent or services by which the defendant alleged that the land in question was outside the plaintiff's fee.

horse case. See WHITEHORSE CASE.

horseshedding, *n*. The instruction of a witness favorable to one's case (esp. a client) about the proper method of responding to questions while giving testimony. — Also termed *woodshed*-*ding*. — **horseshed**, *vb*. Cf. SANDPAPERING.

hospitalaria. See HOSTILARIA.

Hospitallers (hos-pi-təl-ərz). A military and religious order founded by the Catholic Church in the 12th century and so called because it built a hospital at Jerusalem to care for pilgrims. • The Crown seized all its lands and goods in England under the Grantees of Reversions Act (1540). The Hospitallers still functions in several countries as a humanitarian society.

hospitator (hos-pə-tay-tər), *n*. [Law Latin] A host or entertainer.

hospitator communis (kə-**myoo**-nis). A common innkeeper.

hospitator magnus (mag-nəs). The marshal of a camp.

hospitia (hah-spish-ee-ə), n. [Latin] Inns.

hospitia cancellariae (kan-sə-lair-ee-I). Inns of chancery.

hospitia communia (kə-myoo-nee-ə). Common inns.

hospitia curiae (kyoor-ee-I). Inns of court.

- **hospiticide** (hah-**spit**-ə-sīd), *n*. A host who murders a guest.
- *hospitium* (hah-**spish**-ee-əm), *n*. [Latin] An inn; a household.
- hostage. 1. An innocent person held captive by another who threatens to kill or harm that person if one or more demands are not met. • Hostage-taking is a federal crime. 18 USCA § 1203. Cf. KIDNAPPING. 2. Int'l law. A person who is given into an enemy's possession, in time of war, with his or her freedom or life to stand as security for the performance of some agreement made to the enemy by the belligerent power giving the hostage.
- **hostelagium** (hos-tə-**lay**-jee-əm), *n*. [Law Latin] *Hist*. A right to receive lodging and entertainment, anciently reserved by lords in their tenants' houses.
- **hosteler** (**hos**-tə-lər). **1.** A person who stays in a youth hostel. **2.** A stableman. **3.** *Archaic.* A person who receives and entertains guests, esp. at a monastery. **4.** *Archaic.* An innkeeper. See HOSTLER.

hostes (hos-teez), *n. pl.* [Latin] Enemies. Sing. *hostis* (hos-tis).

hostes humani generis (hyoo-may-nī jen-əris). Enemies of the human race; specif., pirates.

- **hosticide** (**hos**-tə-sīd), *n*. **1.** A person who kills an enemy. **2.** The killing of an enemy.
- **hostilaria** (hos-tə-**lair**-ee-ə), *n*. [Latin] A place or room in a religious house used to receive guests and strangers. — Also termed *hospitalaria* (hos-pə-tə-**ler**-[ee-]ə).

hostile amendment. See AMENDMENT (1).

hostile bidder. See CORPORATE RAIDER.

hostile embargo. See EMBARGO (1).

hostile-environment sexual harassment. See SEXUAL HARASSMENT.

hostile possession. See POSSESSION.

hostile takeover. See TAKEOVER.

hostile witness. See WITNESS.

- hostility. 1. A state of enmity between individuals or nations. 2. An act or series of acts displaying antagonism. 3. Usu. pl. Acts of war.
- **hostler** ([**h**]**os**-lər). [fr. *hosteler*] *Archaic.* **1.** A stableman; an ostler. **2.** An innkeeper. By the 16th century, this term had lost its "innkeeper" sense, and referred exclusively to a stableman.

hot blood. See HEAT OF PASSION.

- **hot cargo.** Labor law. Goods produced or handled by an employer with whom a union has a dispute.
- hot-cargo agreement. Labor law. A voluntary agreement between a union and a neutral employer by which the latter agrees to exert pressure on another employer with whom the union has a dispute, as by ceasing or refraining from handling, using, selling, transporting, or otherwise dealing in any of the products of an employer that the union has labeled as unfair. ● Most agreements of this type were prohibited by the Landrum-Griffin Act of 1959. See LAND-RUM-GRIFFIN ACT.

hot check. See *bad check* under CHECK.

hotchpot (**hoch**-pot), *n*. **1.** The blending of items of property to secure equality of division, esp. as practiced in cases in which advancements of an intestate's property must be made

up to the estate by a contribution or by an accounting. — Also termed *hotchpotch*; *hodgepodge*. **2.** In community-property states, the property that falls within the community estate.

hot court. See COURT.

hot document. See DOCUMENT.

hotel divorce. See DIVORCE.

hotelkeeper's lien. See LIEN.

hot issue. See ISSUE (2).

hot pursuit. 1. FRESH PURSUIT. **2.** *Int'l law.* The legitimate chase of a foreign vessel on the high seas just after that vessel has violated the law of the pursuing state while within that state's jurisdiction.

hot stock. See hot issue under ISSUE (2).

hot-water ordeal. See ORDEAL.

house. 1. A home, dwelling, or residence.

ancient house. Hist. In England, a house that has stood long enough to acquire an easement of support against the adjoining land or building.

bawdy house. See DISORDERLY HOUSE.

house of correction. 1. A reformatory. 2. A place for the confinement of juvenile offenders or those who have committed crimes of lesser magnitude. — Also termed house of refuge.

house of prostitution. See DISORDERLY HOUSE.

house of refuge. See house of correction.

house of worship. A building or place set apart for and devoted to the holding of religious services or exercises or public worship; a church or chapel, or a place similarly used.

public house. 1. Archaic. An inn. 2. A tavern where alcoholic beverages may be bought and consumed on the premises. \bullet The British term *pub* is an abbreviation of *public house*. — Also termed (in sense 2) tippling house.

2. A branch of a legislature or a quorum of such a branch; esp., the lower chamber of a bicameral legislature. **3.** HOUSE OF REPRESENTATIVES.

houseage

houseage (howz-ij). A fee paid for housing goods, as by a carrier or at a wharf.

house arrest. The confinement of a person who is accused or convicted of a crime to his or her home usu. by attaching an electronically monitored bracelet to the criminal offender. ● Most house-arrest programs require the offender to work and permit leaving the home only for reasons such as work, medical needs, or community-service obligations.

house bill. See BILL (3).

house-bote. See BOTE (1).

housebreaking. The crime of breaking into a dwelling or other secured building, with the intent to commit a felony inside; BURGLARY.
Burglary is now used more than housebreaking. In England, for example, housebreaking was replaced in 1968 with statutory burglary, though the term is still used in Scots law.

"The oldest term for this purpose [i.e., of distinguishing between common-law burglary and its statutory enlargements], still encountered at times, is 'housebreaking'; a more recent suggestion is 'breaking and entering,' and peace officers sometimes speak of a 'breakin.' " Rollin M. Perkins & Ronald N. Boyce, *Criminal Law* 270 (3d ed. 1982).

- **houseburning.** The common-law misdemeanor of intentionally burning one's own house that is within city limits or that is close enough to other houses that they might be in danger of catching fire (although no actual damage to them results). — Also termed *combustio domorum*. Cf. ARSON.
- house counsel. See *in-house counsel* under COUNSEL.
- **house-duty.** Hist. English law. A tax first imposed in 1851 on inhabited houses. 14 & 15 Vict., ch. 36 (repealed 1924). This tax replaced the window tax, which levied a duty on houses with more than six windows. See window tax under TAX.
- **household**, *adj*. Belonging to the house and family; domestic.
- **household**, *n*. **1**. A family living together. **2**. A group of people who dwell under the same roof. Cf. FAMILY.
- householder. 1. A person who keeps house with his or her family; the head or master of a

family. 2. A person who has a household. 3. An occupier of a house. Cf. HEAD OF HOUSEHOLD.

household goods. See GOODS.

- **house law.** *Hist.* A regulatory code promulgated by the head of a royal or noble family, or of a prominent private family, governing intrafamily relationships and acts concerning events such as marriage, disposition of property, and inheritance. Such a code had no legal authority but was enforced within the family by personal and economic sanctions.
- House of Commons. The lower chamber of the British and Canadian parliaments. Abbr. H.C.

house of correction. See HOUSE.

House of Delegates. 1. The body vested with the control and administration of the American Bar Association. 2. The lower chamber of the state legislature in Maryland, Virginia, and West Virginia.

house of ill fame. See DISORDERLY HOUSE.

House of Lords. The upper chamber of the British Parliament, of which the 11-member judicial committee provides judges who serve as the final court of appeal in most civil cases. • In practice, the Lords sit as committees, usu. of five but occasionally of seven. Two committees may sit simultaneously. — Abbr. H.L. — Also termed Lords.

"'House of Lords' is an ambigous expression. It refers (1) to all the peers who choose to sit as the Upper-House of the legislature (Parliament), and also (2) to a court consisting of the highest level of the judiciary." Glanville Williams, *Learning the Law* 8 (11th ed. 1982).

house of prostitution. See DISORDERLY HOUSE.

house of refuge. See *house of correction* under HOUSE.

House of Representatives. 1. The lower chamber of the U.S. Congress, composed of 435 members — apportioned among the states on the basis of population — who are elected to two-year terms. 2. The lower house of a state legislature. — Abbr. H.R. — Often shortened to *House*.

house of worship. See HOUSE.

housing codes. See BUILDING CODES.

745

housing court. See COURT.

hovering act. *Int'l law.* A statute applying to a coastal country's criminal jurisdiction over ships, and persons aboard those ships, when the ships are outside the country's territory.

"The notion of hovering acts evolved long before that of a belt of uniform width in the form of territorial waters. Great Britain's first anti-smuggling legislation to operate at a stated distance seaward was in 1719, applying to the master of any ship 'found at anchor or hovering within two leagues from the shore.' Later enactments extended this limit to three, then four, then eight leagues. A statute of 1794 gave power to seize and confiscate customable goods in vessels 'found at anchor, or hovering' inside specific straight lines drawn between lines on the British coasts, thus resembling the 'King's Chambers' of the Stuart era. In 1805 the British Parliament extended the seizure limit to 100 leagues (300 miles) from the coasts of Great Britain and Ireland in respect of vessels 'belonging wholly or in part to His Majesty's subjects, or whereof one-half of the persons on board shall be subjects of His Majesty.' Foreign-flag vessels could have fallen within this category. In the case of Le Louis (1817) 165 E.R. 1464, the British Admiralty judge Lord Stowell described these statutes as being permitted by 'the common courtesy of nations for their convenience." Geoffrey Marston, "Hovering Acts," in 2 Encyclopedia of Public International Law 884-85 (1995).

HOW. *abbr*. HOME OWNERS WARRANTY.

howsoever, *adv*. In whatever way; however.

H.R. abbr: HOUSE OF REPRESENTATIVES.

H.R. 10 plan. See KEOGH PLAN.

- **hub-and-spoke conspiracy.** See *wheel conspiracy* under CONSPIRACY.
- huc usque (hək əs-kwee), adv. [Latin] Hist.
 Hitherto. This term commonly appeared in pleadings. Also spelled hucusque.
- **HUD.** *abbr.* The Department of Housing and Urban Development, a federal agency responsible for programs and policies that address the country's housing needs and that develop and improve neighborhoods.

hudegeld. See HYDEGELD.

hue and cry. *Hist.* **1.** The public uproar that, at common law, a citizen was expected to initiate after discovering a crime. — Also termed *vociferatio*.

"Hue and Cry is the old Common Law mode of pursuing, with horn and voice,' persons suspected of felony, or having inflicted a wound from which death is likely to ensue." 1 Joseph Chitty, A Practical Treatise on the Criminal Law 26 (2d ed. 1826).

"All were obliged to pursue the criminal when the hue and cry was raised. Neglect of these duties entailed an amercement of the individual, the township or the hundred. The sheriffs and the constables were under special obligations, as conservatores pacis, to fulfil these duties." 1 William Holdsworth, A History of English Law 294 (7th ed. 1956).

- **2.** The pursuit of a felon accompanying such an uproar. **3.** A written proclamation for the capture of a felon.
- *hui* (hoo-ee), *n*. Under Hawaiian law, an association of persons who own land together, usu. as tenants in common.
- huissier (wee-syay), n. [French fr. huis "door"]
 1. French law. An usher of a court; an officer (such as a marshal) who serves process. 2. Hist. In England, a ministerial officer attached to a court, responsible for service of process, issuing executions, and maintaining order during court sessions.
- **hulk,** *n. Hist.* In England, a dismantled ship used as a prison. Living conditions in hulks were notoriously poor, and their use as prisons ended as part of the broad prison-reform movements of the mid-19th century.

humanitarian doctrine. See LAST-CLEAR-CHANCE DOCTRINE.

- **humanitarian law.** *Int'l law.* Law dealing with such matters as the use of weapons and other means of warfare, the treatment of war victims by the enemy, and generally the direct impact of war on human life and liberty.
- **human rights.** The freedoms, immunities, and benefits that, according-to modern values (esp. at an international level), all human beings should be able to claim as a matter of right in the society in which they live. See UNIVERSAL DECLARATION OF HUMAN RIGHTS.
- **hundred.** *Hist.* **1.** A county subdivision, formerly having its own local court.

"The hundred was a group of adjoining townships. It may have consisted of an area taxed at one hundred hides. Other explanations of the term 'hundred' are that the unit may have consisted of one hundred households, or the area had to supply one hundred fighting men for the national defence." L.B. Curzon, *English Legal Histo*ry 7 (2d ed. 1979).

2. The populace of such a subdivision. 3. See *hundred court* under COURT. 4. In the United States, a political division derived from the

hundred

English county division. • Hundreds existed in colonial Delaware, Maryland, Pennsylvania, and Virginia. Today, they exist only in Delaware. — hundredal (hun-dri-dəl), adj.

- hundredarius (hən-dri-dair-ee-əs), n. [Law Latin] Hist. 1. HUNDREDARY. 2. HUNDREDOR (1).
- **hundredary** (hən-dri-der-ee), n. [Law Latin] *Hist.* The chief or presiding officer of a hundred. — Also termed *hundredarius*.

hundred court. See COURT.

- hundredes earldor (hən-dridz ərl-dər), n. [Latinized Old English] Hist. The presiding officer in a hundred court. — Also termed hundredes man.
- **hundred moot.** See *hundred court* under COURT.
- hundredor (hən-dri-dər), n. Hist. 1. A freeholder of a hundred who can sue in, or act as judge of, a hundred court. 2. A person who has been empaneled (or is fit to be empaneled) on a hundred-court jury, and who dwells within the hundred where the cause of action arose. 3. An officer who has jurisdiction of a hundred and who holds the hundred court. 4. The bailiff of a hundred.
- **hundred penny.** *Hist.* In England, a tax collected from the hundred by the sheriff or lord of the hundred.
- **hundred rolls.** *Hist.* Records that list the various feudal tenancies and feudal obligations existing among English lords and tenants. The *hundred rolls* were compiled in 1274–75 by royal commissioners from inquiries put to hundred-court juries in order to alert the Crown to the existence of feudal relationships that infringed on royal prerogatives (and thereby royal revenue).

hung jury. See JURY.

hurto (oor-toh), n. Spanish law. Theft.

husband. A married man; a man who has a lawful wife living. • Etymologically, the word signified the *house bond*, the man who, according to Saxon ideas and institutions, held around him the family, for which he was legally responsible.

husbandman. Archaic. A farmer.

- husbandria (həz-bən-dree-ə), n. [Law Latin] Hist. HUSBANDRY.
- husbandry. 1. Agriculture or farming; cultivation of the soil for food. In some states, tools and equipment used in farming are exempt from forced sale for collection of a debt. 2. Generally, care of a household; careful management of resources.

husband-wife immunity. See IMMUNITY (2).

- **husband-wife privilege.** See *marital privilege* under PRIVILEGE (3).
- *huscarle* (hoos-kahrl), *n*. [Old English] *Hist.* **1**. A house servant or domestic; a man of the household. **2**. A king's vassal, thane, or baron; an earl's man or vassal.
- *husfastne* (hoos-fas[t]-ən), *n*. [Old English] *Hist*. A person who holds house and land; a man bound to a frankpledge.
- *husgablum* (hoos-gab-ləm), *n*. [Old English] *Hist*. A tax or tribute levied upon a house; house rent.
- **hush money.** *Slang.* A bribe to suppress the dissemination of certain information; a payment to secure silence.
- husting. (usu. pl.) [Old English] 1. Hist. A deliberative assembly, esp. one called by the king or other leader. 2. Hist. COURT OF HUSTINGS. 3. Hist. The raised platform used by officials of the Court of Hustings. 4. Hist. The raised platform used to nominate candidates for Parliament. This practice ended after passage of the Ballot Act in 1872. 5. Any place where political campaign speeches are made.
- *hutesium et clamor* (h[y]oo-tee-z[h]ee-əm et klam-ər). [Law Latin] HUE AND CRY.
- **hybrid action.** Labor law. A lawsuit in which a union member asserts claims against the employer for breach of a collective bargaining agreement, and against the union for breach of the duty of fair representation.

hybrid class action. See CLASS ACTION.

hybrid security. See SECURITY.

hydegeld (hId-geld), n. Hist. 1. In England, a discharge for an assault on a trespassing servant. 2. HIDEGILD. — Also spelled hudegeld.

- Hydraflow test. A principle for deciding when an inadvertent disclosure of a privileged document is a waiver of the attorney-client privilege, whereby the court considers the reasonableness of the precautions taken to prevent the inadvertent disclosure, the number of disclosures involved, the extent of the disclosure, the promptness of any efforts to remedy the disclosure, and whether justice would be best served by permitting the disclosing party to retrieve the document. Hydraflow, Inc. v. Enidine, Inc., 145 F.R.D. 626 (W.D.N.Y. 1993). — Also termed middle-of-the-road test. Cf. lenient test; strict test.
- **hypobolum** (hi-**pob**-ə-ləm), n. [Latin fr. Greek] *Civil law*. A legacy given to a wife, in addition to her dowry, on the death of her husband.
- **hypothec** (hI-**poth**-ek *or* hi-). *Civil law*. A mortgage given to a creditor on property to secure a debt; HYPOTHECA.
- **hypotheca** (hI-pə-**thee**-kə *or* hip-ə-), *n*. [Latin] *Roman law*. A mortgage of property in which the debtor was allowed to keep, but not alienate, the property.
 - "Yet another mode of creating a security is possible, by which not merely the ownership of a thing but its possession also remains with the debtor. This is called by the Roman lawyers and their modern followers 'hypotheca.' Hypothecs may arise by the direct application of a rule of law, by judicial decision, or by agreement." Thomas E. Holland, *The Elements of Jurisprudence* 235 (13th ed. 1924).
- hypothecaria actio (hI-poth-ə-kair-ee-ə akshee-oh), n. [Latin] Roman law. A hypothecary action; an action to enforce a mortgage or to obtain the surrender of the thing mortgaged.
- *hypothecarii* creditores (hI-poth-ə-kair-ee-I kred-ə-tor-eez), *n*. [Latin] *Roman law*. Hypothecary creditors; those who lent money on the security of a hypotheca.
- **hypothecary** (hI-**poth**-ə-ker-ee), *adj*. Of, relating to, or involving a hypothec or hypothecation.

hypothecary action. *Civil law.* A lawsuit to enforce a creditor's claims under a hypothec or hypothecation.

hypothecary debt. See DEBT.

- **hypothecate** (hI-**poth**-ə-kayt), *vb*. To pledge (property) as security or collateral for a debt, without delivery of title or possession.
- **hypothecation** (hI-poth-**a**-**kay**-shan), *n*. The pledging of something as security without delivery of title or possession. **hypothecator** (hI-**poth**-**a**-kay-tar), *n*.
 - tacit hypothecation. 1. Civil law. A type of lien or mortgage that is created by operation of law and without the parties' express agreement. — Also termed *tacit mortgage*. 2. See maritime lien under LIEN.

hypothecation bond. See BOND (2).

- **hypothèque** (ee-poh-**tek**), *n. French law.* Hypothecation; the right vested in a creditor by the assignment to the creditor of real estate as security for a debt, whether or not accompanied by possession. *Hypothèque* may be *légale*, as the charge that the state has over the lands of its accountants, or that a married woman has over the lands of her husband; *judiciaire*, when it is the result of a judgment of a court of justice; or *conventionelle*, when it is the result of the parties' agreement.
- hypothetical creditor. See CREDITOR.
- **hypothetical lien creditor.** See *hypothetical creditor* under CREDITOR.
- **hypothetical question.** A trial device that solicits an expert witness's opinion based on assumptions treated as facts established by evidence. Also termed *abstract question*.
- **hypothetical tenant.** *Hist.* A fictional person used for assessing property taxes, which are based on what the person would pay to lease the property.