BIBLIOTHECA LEGUM ANGLIÆ
PART I.

OR, A
CATALOGUE
OF THE
COMMON and STATUTE LAW BOOKS of this Realm,
And some others relating thereto;
Giving an Account of their several Editions, ANCIENT
Printers, DATES, and PRICES, and wherein they
differ.

Compiled by JOHN WORRALL.

A NEW EDITION, CORRECTED AND ARRANGED in a
more perspicuous Method; and interspersed with OBSERVA-
TIONS ON THE PRINCIPAL WORKS, collected from the
best Authorities.

LONDON
Printed for EDWARD BROOKE, (Successor to J. WORRALL
and B. Tovey) at the DOVE, in Bell-Yard, near Temple-
Bar.

MDCCCLXXVIII.
Mr. Worrall's

Preface

To the Former Editions.

After many Months diligent Search into the Editions of the several Law Books, in the Year 1731, I published Bibliotheca Legum; and therein endeavoured to oblige the Public in impartially describing the various Dates and Prices of every Book of Value, and taking Notice where any former Editions were deficient or varied; this being never before attempted, gave me a pleasing Hope it would be useful and acceptable; and to make it still more so, I have corrected and improved every Edition since, and also this now published, by printing the Titles of the Books more fully, and have added not only the Names of the antient Printers, viz. Caxton, Wynken de Worde, Lettou, Macklinia, Pinson, &c., but many Books and Dates not in any former Edition of this Catalogue, for some of which I am beholden to a most curious Work, intitled, Typographical
P R E F A C E.


Since the Publication of the last Edition of this Catalogue, several Law Books being become very scarce, and others out of Print, have made great Alteration in the Prices; and some are so difficult to get, that no certain Price can be fixed. On the contrary, a much greater Number are lessened in their Value; in both which cases I have made proper Corrections.

Although I published this Catalogue with a Design to oblige Gentlemen in describing the various Editions of the Books, I have always been careful of offending my Brethren; and, therefore, fixed the full Price to most Books, not intending to impose on any one, but to shew their utmost Value. This I am sensible has hurt myself most, it being insinuated by some of the Trade, that they under-sell the Booksellers at Temple-Bar; and when it is in their Favour, produce my Catalogue as a Voucher: Whereas the Booksellers near Temple-Bar, being Proprietors of the Copies of great Part of the Law Books, and having more frequent Opportunities than others of buying Libraries in that Science, can afford, and do sell them, New or Old, of any Editions whatsoever, as cheap, if not cheaper, than others.

* The present edition is indebted for the addition of many curious and learned articles to the new edition of the above mentioned work, lately published by Mr. Edward Herbert; as also to the very curious and interesting work, entitled, British Topography, by Richard Gough, Esq; 2 vol. 4to. 1780.—To the articles which are selected from those authorities, no price is affixed.
What I have said in my Observations on the different Editions of Books, and wherein they vary, may be depended upon; and as the Public have been so indulgent to encourage my Endeavours, doubt not of preserving their Favour by the Care I have taken in this Edition.

Bell Yard,
Mich. Term, 1768.

J. Worrall.

In pursuance of the plan which had been laid down for the improvement of this compilation, a considerable number of curious and important articles hitherto unnoticed in it, have been collected from printed authorities, as well as from actual observation: these, in addition to the publications which have within the last six years made their appearance, having very much increased the number of particulars under each general head into which this Catalogue is divided, it was thought conducive towards the more convenient use of it, to adopt certain subdivision titles under such of the general divisions as appeared to admit of them; the articles falling under these subdivision titles being also arranged in the order that seemed best adapted to present a concise and progressive view of the several subjects respectively therein treated of. In the further progress of this undertaking, a considerable number of general observations, respecting the authenticity and method of many of the principal works, and other particulars relating to them, had been collected as well from the writings of the best law authors, as from communications with which the present compiler has been favoured by several gentlemen peculiarly conversant in this branch of knowledge; the whole of which it was intended to introduce into the present volume, but in order to preserve the compendious form of it, it was judged more convenient to throw the greater part of these notes into such a method as to exhibit a general view of our laws and law writers, in a connected series from the earliest accounts to the reign of Edw. III. This arrangement, with the addition of several sections on so many distinct subjects relating to the literary history of the laws of England, is attempted in a separate publication, which is intended to accompany the present volume.

Hislory Term, 1788.

E. B.
Shortly will be published,

BIBLIOTHECA LEGUM ANGLIÆ.

PART II. Containing

I. A GENERAL ACCOUNT of the Laws and Law Writers, from the earliest Times to the Conquest.

II. Laws and Law Writers, from Will. the Conq. to the enacting of MAGNA CARTA.

III. Of the Originals and Authentic Copies of MAGNA CARTA.

IV. Laws and Law Writers, from Hen. III. to Edw. III.

V. PUBLIC RECORDS and Authentic Law MSS.

VI. Of the STATUTES, the several Collections and Editions of them, and Remarks thereupon.

VII. READINGs upon the Statutes, and upon other Subjects of Law.

VIII. REPORTS, or Collections of the adjudged Cases in the several Courts of Law and Equity.

The Whole collected from the best Authorities.
ABBREVIATIONS

USED IN REFERENCES TO

LAW BOOKS, &c.

EXPLAINED.

A. (a.) B. (b.) Abr. Ca.
A. An.
A. B.
Acc. or Ag. or Agr.
Al.
And.
Andr.
Att.
Att. Ent.
Atk.
Ayl.
Bac. abr.
Banc. Sup.
Benl. Bendl
B. Tr.
Bl.
Bla. Com.
Bo. R. Act.
Bra.
Bridg.
Br. Bro.
Br. Brow. Ent.
Bro. V. M.
B. N. C.
Brownl. Rediv. or Ent.
B. or C. B.
B. R.
Bult.
Bur.

A. Front. B. Back of a leaf.
Abridgment of Cases in Equity
Anonymous
Anonymous Benloe
Accord or agrees
Aleyn
Anderson
Andrews
Affize (book of)
Afton's Entries
Atkyns
Ayliffe
Bacon's abridgment
Upper Bench
Benloe or Bendloe
Bishop's Trial
Blount
Blackstone's Comment.
Booth's Real Actions
Brady and Brafton
Bridgman
Brooke, Browne, Brownlow
Brownlow Brevia Judicial. &c.
Brown's Entries
Brown's Vade mecum
Brooke's new cases
Brownlow Redivivus
Common Bench
King's Bench
Bulstrode
Burrow

* Reports at the end of Benloe printed 1661.
### ABBREVIATIONS explained.

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<tr>
<th>Abbreviation</th>
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<td>C.</td>
<td>Codex (Juris Civilis)</td>
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<tr>
<td>Ca.</td>
<td>Case, or placita</td>
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<tr>
<td>Cal.</td>
<td>Callis, Calthrope</td>
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<td>Cart.</td>
<td>Carter</td>
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<td>Carth.</td>
<td>Cartwright</td>
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<tr>
<td>Calif. B. R.</td>
<td>Cases temp. W. III. (12. Mod.)</td>
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<tr>
<td>Calif. L. Eq.</td>
<td>Cases in Law and Equity</td>
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<td>C. B.</td>
<td>Common Pleas</td>
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<td>Calif. P. or Parl.</td>
<td>Cases in Parliament</td>
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<td>Cal.</td>
<td>Callis</td>
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<td>Cawl.</td>
<td>Cawley</td>
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<td>Ch. Calif.</td>
<td>Cases in Chancery</td>
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<td>Ch. Pres.</td>
<td>Precedents in Chancery</td>
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<td>Ch. R.</td>
<td>Reports in Chancery</td>
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<td>Clay.</td>
<td>Clayton</td>
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<td>Cl. Afl.</td>
<td>Clerk's Assistant</td>
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<td>Clift.</td>
<td>Clift's Entries</td>
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<td>Cod. or Cod. Jur.</td>
<td>Codex by Gibson</td>
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<td>Co. Cop.</td>
<td>Coke's Copyholder</td>
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<td>Co. Ent.</td>
<td>Coke's Entries</td>
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<td>Co. Lit.</td>
<td>Coke on Littleton (1 Inft.)</td>
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<td>Co. P. C.</td>
<td>Coke's Pleas of the Crown (3 Inft.)</td>
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<td>Co. M. C.</td>
<td>Coke's Magna Charta (2 Inft.)</td>
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<td>Comb.</td>
<td>Comberbach</td>
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<td>Com.</td>
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<td>Com. Dig.</td>
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<td>Cont.</td>
<td>Contra</td>
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<td>Cot.</td>
<td>Cotton</td>
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<td>* Cro. (1, 2, 3)</td>
<td>Croke (Eliz. Jam. Cha.)</td>
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<td>Crompt.</td>
<td>Crompton</td>
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<td>D.</td>
<td>Dictum, Digest. (Juris Civilis)</td>
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<td>Dal.</td>
<td>Dalifon</td>
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<td>Dalt.</td>
<td>Dalton</td>
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<td>D'Anu.</td>
<td>D'Anvers</td>
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<td>Dav.</td>
<td>Davis</td>
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<td>Dig.</td>
<td>Digest of Writs</td>
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<td>Dugd.</td>
<td>Dugdale</td>
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<td>Di. Dy.</td>
<td>Dyer</td>
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<td>Dub.</td>
<td>Dubitatur</td>
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<td>E.</td>
<td>Easter</td>
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<td>Eq. Ca.</td>
<td>Equity Cases or Reports</td>
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<td>E. of Cov.</td>
<td>Earl of Coventry's Case</td>
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<tr>
<td>Far.</td>
<td>Farrefley</td>
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* * Cro. without any addition, sometimes refers to Keilwey's Reports, published by Serjeant Croke. *V. article Keilwey's Reports.*
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<td>Fin.</td>
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<td>Fitz.</td>
<td>Fitzherbert</td>
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<td>Fitz. N. B.</td>
<td>Fitz. Nat. Brevium</td>
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<td>Fitz-G.</td>
<td>Fitz-Gibbon</td>
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<td>F.</td>
<td>Fleta</td>
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<td>Forrester</td>
<td>Foley's Poor Laws</td>
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<td>Fort.</td>
<td>Cases time of Talbot</td>
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<td>Folt. Forst.</td>
<td>Fortescue</td>
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<td>Fra.</td>
<td>Foster, Forster</td>
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<td>Freem.</td>
<td>Francis</td>
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<td>Gilbert</td>
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<td>Godolphin</td>
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<td>Gold.</td>
<td>Goldsborough</td>
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<td>Gro. de j. b.</td>
<td>Grotius de jure belli</td>
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<td>Han.</td>
<td>Hanford</td>
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<td>Hard.</td>
<td>Hardres</td>
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<td>Hawk.</td>
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<td>Hert.</td>
<td>Herne</td>
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<td>H. Hil.</td>
<td>Hetley</td>
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<td>Hef.</td>
<td>Hilary Term</td>
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<td>Hugh.</td>
<td>Hobart</td>
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<td>Hutt.</td>
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<td>Jan. Angl.</td>
<td>Hutton</td>
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<td>Jenk.</td>
<td>Jani Anglorum</td>
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<td>1, 2. Inst.</td>
<td>Jenkins</td>
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<td>Ind. 1, 2, 3.</td>
<td>(1, 2.) Coke's Inst.</td>
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<td>Justinian's Inst. lib. 1. tit. 2.</td>
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<td>Jud.</td>
<td>Jones W. &amp; T.</td>
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<td>Kebl.</td>
<td>[feet. 3.</td>
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<td>Kel.</td>
<td>Judgments</td>
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<td>Kel. 1, 2</td>
<td>Keble</td>
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<td>Kel. 1, 2</td>
<td>Sir John Kelynge</td>
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<td>Kel. 1, 2</td>
<td>Wm. Kelynge's Rep. 2 parts</td>
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This reference, which frequently occurs in Blackstone and other writers, applies to the Pandects or Digests of the Civil Law, and is a corruption of the Greek letter α. V. Calvini Lexicon jurid. voc. Digestorum.

† Fitzherbert's abridgment is commonly referred to by the older and younger writers by the title and number of the placiun only, e.g. Ston. 70.
### Abbreviations Explained

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Meaning</th>
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<tr>
<td>Keilw. Kel.</td>
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<td>Ken.</td>
<td>Kennet</td>
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<td>Kit.</td>
<td>Kitchin</td>
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<td>Lamb.</td>
<td>Lambard</td>
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<td>La.</td>
<td>Lane</td>
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<td>Lat.</td>
<td>Latch</td>
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<td>Leon.</td>
<td>Leonard</td>
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<td>Lev.</td>
<td>Levinz</td>
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<td>Le.</td>
<td>Ley</td>
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<td>Lib. Ass.</td>
<td>Liber Assisarum</td>
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<td>Lib. Feud. *</td>
<td>Liber Feudorum</td>
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<td>Lib. Intr.</td>
<td>Old Book of Entries</td>
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<td>Lib. Pl.</td>
<td>Liber Placitandi</td>
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<td>Lil. Abr.</td>
<td>Lilly's Practical Register</td>
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<tr>
<td>Lind.</td>
<td>Lindwood</td>
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<td>Lit. with S.</td>
<td>Littleton, S. for Section</td>
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<td>Lut.</td>
<td>Lutwyche</td>
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<td>Mad.</td>
<td>Madox</td>
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<td>Mal.</td>
<td>Malyne</td>
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<td>Manw.</td>
<td>Manwood</td>
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<td>Mar.</td>
<td>March</td>
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<td>M. Mich.</td>
<td>Michaelmas Term</td>
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<td>Mod. Ca.</td>
<td>Modern Cases</td>
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<td>Mod. c. 1, &amp; eq. 1, 2.</td>
<td>Modern Cases in Law &amp; Equity</td>
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<td>Mod. Int. 1, 2.</td>
<td>Modus Intrandi, 1, 2.</td>
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<td>Moll.</td>
<td>Molloy</td>
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<td>Mo.</td>
<td>Moore</td>
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<td>N. Benl.</td>
<td>New Benloe</td>
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<td>N. L.</td>
<td>Nelson's Lutwyche</td>
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<td>N. Nov.</td>
<td>Novellae (Juris Civilis)</td>
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<td>No. N.</td>
<td>Nova Narrationes</td>
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<tr>
<td>O. Benl.</td>
<td>Old Benloe</td>
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<td>Off. Br.</td>
<td>Officina brevium</td>
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<td>Off. Ex.</td>
<td>Office of executors</td>
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<td>Ord. Cla.</td>
<td>Orders, Lord Clarendon's</td>
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<td>Ow.</td>
<td>Owen</td>
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<td>Pal.</td>
<td>Palmer</td>
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<td>P. Paf.</td>
<td>Easter Term</td>
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<td>P. C.</td>
<td>Pleas of the Crown</td>
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<td>P. W.</td>
<td>Peere Williams</td>
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*This reference, which occurs frequently in Blackstone and other of our English law writers, applies to the Liber Feudorum, usually printed at the end of the Corpus Juris Civilis.*
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<th>Abbreviation</th>
<th>Full Form</th>
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<td>Perkins</td>
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<td>Pigot</td>
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<td>Pollexfen</td>
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<td>Poph.</td>
<td>Popham</td>
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<td>P. R. C. P.</td>
<td>Pract. Register in com. pl.</td>
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<td>Pract. Register in Chancery</td>
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<td>Precedents in Chancery</td>
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<td>Privilegia Londini</td>
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<td>Pr. St.</td>
<td>Private Statute</td>
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<td>Quint. Quinto</td>
<td>Year Book, 5 Hen. V.</td>
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<tr>
<td>Q. War.</td>
<td>Quo Warrant</td>
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<tr>
<td>R.</td>
<td>Resolved, Repealed</td>
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<td>Raff.</td>
<td>Raftell</td>
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<td>Ld. Raym.</td>
<td>Lord Raymond's Reports</td>
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<td>Raym. T.</td>
<td>Sir Tho. Raymond's Reports</td>
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<td>Raym.</td>
<td>Raymond</td>
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<td>Reg. Brev.</td>
<td>Register of Writs</td>
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<td>Reg. Pl.</td>
<td>Regula Placitandi</td>
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<tr>
<td>Reg. Jud.</td>
<td>Registrum Judicial</td>
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<td>Rep. Q. A.</td>
<td>Rep., temp. Q. Anne</td>
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<tr>
<td>Rob.</td>
<td>Robinson</td>
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<td>R. S. L.</td>
<td>Read. Stat. Law</td>
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<td>R.</td>
<td>Resolved, Richard, Roll.</td>
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<td>Roll. &amp; Roll. Ahr.</td>
<td>Roll. Rep. and Abridgment</td>
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<td>Roll.</td>
<td>Roll of the Term</td>
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<td>Ry. F.</td>
<td>Rymer's Fœdera</td>
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<td>Salk.</td>
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<td>Section</td>
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<td>S. B.</td>
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<td>S. C.</td>
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<td>Sec.</td>
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<td>Selden</td>
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<td>Sel. Ca.</td>
<td>Select Cases</td>
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<td>Sem.</td>
<td>Semble, seems</td>
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<td>Sett. Ca.</td>
<td>Sessions Cases</td>
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<td>Show.</td>
<td>Shower</td>
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<td>Sid.</td>
<td>Sidersfin</td>
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<td>Skin.</td>
<td>Skinner</td>
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* V. 5 Hen. VII. 19, 24.
ABBREVIATIONS explained.

Som.
Spel.
St. Ca.
S. P.
S. C. C.
Stamf. St. P. C. & Pr.
Stat. W.
Str.
Sty.
St. Tri.
Swin.
Th. Dig.
Th. br.
Toth.
T. R.
T.R.E or T.E.R. *
Tr. Eq.
Trem.
Trin.
Vaug.
Vent.
Vet. ntr.
Vet. n. br.
Vern.
Vid.
Vin. abr.
Watf.
W. 1. W. 2.
Win.
Y. B. †
Yelv.

Sommer, Somers
Spelman
Stillingsfleet's Cases
Same Point
Select Chancery Cases
Stamforde Pleas, &c. &c.
Stat. Welfminster
Strange
Style
State Trials
Swinburne
Theoall's Digest
Thesaurus brevium
Tothill
Tete Rege.
Tempore Regis Edwardi.
Treatise of Equity
Tremaine
Trinity term
Vaughan
Ventris
Old B. Entries
Old Nat. brev.
Vernon
Vidian
Viner's Abridgment
Watson
Statutes Welfminster, 1, 2.
Winch
Year Books
Yelverton's Reports.

* This abbreviation is frequently used in Domesday book, and
in the more ancient law writers. See Tyrrel's Hist. Eng. Introd.
vi. iii. 49. See also Cowel's Dict. verb. Reveland, where no-
tice is taken of a wrong inference of Ed. Coke's, 1 Instr. 86.
from a quotation of Domesday book, where this abbreviation is
interpreted, Terra Regis Edwardi.

† The Year Books are usually referred to by the Year of each King's
Reign, the initial Letter of his Name, and the Page and Number of
the Placita; to which is sometimes prefixed the initial Letter of the
Year, e.g. M. 4. H. 7. 18. 10.
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This Day is published,

DOMESDAY BOOK ILLUSTRATED:

CONTAINING

An Account of that antient record; as also of the tenants in capite or serjeanty therein mentioned; and a translation of the more difficult passages, with occasional notes; an explanation of the terms, abbreviations, and names of foreign abbeys; and an alphabetical Table of the Tenants in Capite or Serjeanty in the several counties contained in that survey. By ROBERT KELHAM, of Lincoln's Inn, Author of the Norman Dictionary, in one volume octavo, price 5s. in boards.

Also, lately published:

I. A HISTORY of the ENGLISH LAW, from the time of the Saxons to the end of the reign of Philip and Mary. By JOHN REEVES, Esq; Barrister at Law. A new edition, corrected and enlarged, in 4 vols. octavo.

II. Lord COKE's COMMENTARY upon LITTLETON's TENURES; with the addition of Notes and References, by FRANCIS HARGRAVE, Esq; of Lincoln's Inn; continued and completed by CHARLES BUTLER, Esq; of Lincoln's Inn; together with the Notes of Lord Chief Justice HALE, and Lord Chancellor NOTTINGHAM, and an ANALYSIS of LITTLETON, never before published, one volume folio.

** This work being now concluded, it is recommended as advantageous to the purchasers of the former parts of it, to avail themselves of the present opportunity of completing their copies.
ABRIDGMENTS, INDEXES, and TABLES.

I. ABRIDGMENTS (General) of Law, and Equity.

II. ABRIDGMENTS (General) of Statutes.

III. ABRIDGMENTS, &c. in General.

I. ABRIDGMENTS (General) Law and Equity.

1. STATHAM’S (Nich. baron of the Exch. 7. Edw. IV.) abr. of law, Fr. fol. and 4to. with R. Pinfon’s mark, no date, title, or numbers on the pages, nor does the author’s name appear thereon. It is conjectured, from the type of which it is composed, to have been printed by W. Taillear, at Roan, who also printed Littleton’s Tenures for R. Pinfon.
This abridgment contains the cases down to the end of the reign of Hen. VI. and is evidently the first attempt made to methodize our law as contained in the determinations that had taken place from the reign of Edw. I. in the courts of law, and contains many original authorities which are not extant at large in the year books of these reigns.

2. FITZHERBERT’S (Sir Anth. serjeant at law, 3 H. VIII.) grand abridgment, 3 parts, Fr. with additions to the first part at the end thereof; under each title therein contained, intituled, Re-siduum; royal paper, fol. pr. by R. Pinfon. [1516] 11. 1s. This edit. is by some esteemed the most correct, of which see a remarkable instance, tit. Coron. 329. 2 H. H. P. C. 57.
Fitzherbert’s grand abridgment, 3 parts fol. royal paper, pr. by R. Tottel, 1565. 158.
In this and the subsequent edit. the residuum are placed under their proper heads in the first part.
Fitzherbert’s grand abridgment, 2 parts, with an additional general

The Articles thus distinguished (†) have been published since the former edition of the LAW CATALOGUE in 1782.
Abridgments, Indexes, and Tables.

The heads or titles are not arranged strictly in alphabetical order, but they are readily found by the tables at the beginning of each vol. which refer to the pages in the abridgment.

Fitzherbert's abr. contains the cases down to 21 Hen. VII. and has been held of the highest authority, as an original law record, having in Bp. Chichester's case (Godbolt, 235) been produced and admitted as good evidence, to prove the custom of a manor, in 14 Edw. III. a. tit. Barre, 277.

It is also to be considered as one of our most ancient and authentic legal records, as it contains a great number of original authorities, found quoted by different authors, which are not extant in the year books, or elsewhere to be met with in print, an instance of which is the case above mentioned. Godbolt, 235. Vaugh. 403. 1 Wilson, 196, and Blackft. Intro. to Mag. Carta LX. who cites Mortdaunce. pl. 53. which establishes a circumstance concerning Magna Carta not commonly known, besides a great number of cases determined by the judges in their letters through the kingdom.

See also Co. Lit. 24. a. 60 a. 570. a.

In some instances it mentions particulars which are not noticed in the cases as they stand recorded generally more at large in the year books, e.g. H. 35. H. 6. 52. and Fitz. tit. Gard. 71, in which last is said, p. tot. cur. that Bracton was never held as authority in our law. V. Seld. Diff. to Fleta, c. 1. sect. 2. And it is further observable that it is, in some cases, more correct than the year book, V. Custom 4. 5. E. 4. 8. in which last the negative word nery is omitted. Besides these peculiar advantages, it has the additional one of being a very copious and useful common-place or index to the most ancient collection of the determinations in our courts, generally intitled the Year Books.


The editions are not paged alike, nor do the numbers of the placita in all the editions correspond; neither are the titles arranged strictly in alphabetical order, but they are referred to by the table at the beginning of each part. This abridgment, which is principally founded upon that of Fitzherbert, is digested under a greater number of titles, and besides the authorities collected by Fitzherbert, Brooke abridges a great number of readings which do not appear to be extant at this day, and quotes a number of cases, which seem to have fallen under his own knowledge as a judge and chief justice of the common pleas, and which are not extant else extant, except in a small volume, selected from this abridgment, intitled, Brooke's New Cases. For a comparison of the merits of Fitzherbert's and Brooke's
Abridgments, Indexes, and Tables.

Brooke's abridgments, see Fulbeck's Direction to the Study of the Law, p. 27 b.

4. Hughes's (Will.) abridgment of all the reports extant, from the first of Q. Eliz. to the end of the reign of Cha. I. 3 vol. 4to. 1660, 1662, 6s.

5. Rolle's (Sir Hen.) abridgment of cases and resolutions of law, Fr. with a learned preface (in English), addressed to the young students in the law of England, publ. by Sir Matt. Hale, 2 vol. Fr. fol. 1668, 10s.

In this abridgment, the more obsolete titles of the law in Fitzherbert and Brooke are omitted; but besides the printed books extant in Lord Rolle's time, it abridges many of the parliament rolls and other authentic records, and contains a number of cases that came under the author's observation (being several years, during the usurpation, chief justice of the king's bench) which are not to be found in his reports, nor are elsewhere reported. Mr. Hargrave, in notes on Co. Litt. 9. a. mentions this work as excellent in its kind; and in point of method, succinctness, legal precision, and many other respects, fit to be proposed as an example for other abridgments of the law. Rolle's method and arrangement have been adopted by D'Anvers and Viner.

6. Shepherd's (Will.) abridgment of the common and statute law, 4 parts, 3 vol. 4to. 1675, 5s.

7. D'Anvers's (Knightley) general abridgment of the common law, alphabetically digested under proper titles, as far as title Extinctionment, 3 vol. 2d edit. fol. 1725, 1732, 1737, 15s. D'Anvers's abridgment is, so far as it goes, a translation of Rolle's, with the additions from more modern books of reports, &c. which latter are printed in the Roman letter by way of distinction.

8. Nelson's (Will.) abridgment of the common law, with proper tables, 3 vol. fol. 1725, 12s Nelson abridges only cases in the books printed since those in Fitzherbert and Brooke, and the year books, which this author treats as a rhapsody of antiquated law. &c. This abridgment is chiefly, and very incorrectly, copied from Hughes's. V. Preface to 13th vol. of Viner.

9. General abridgment of cases in equity, argued and adjudged in the high court of Chancery, &c. with several cases never before published, alphabetically digested under proper titles, and three tables, fol. 1732, 1734, (the same as each other) 7s. 6d.

General abridgment of cases in equity, fol. 3d edit. 1739, 12s. the same as the former, but larger paper.

General abridgment of cases in equity; with several new cases, 4th edit. corrected, with many additional references, fol. 1756, 18s.
For an account of the reputed author of this very valuable work, wide Vin. Abr. (vol. xx. p. 489.) Trial, A. b. 10. in notes, and (vol. v. p. 408.) Consideration, B. 19. in note.

A supplementary volume was afterwards published, entitled,

10. General abridgment of cases in equity, argued and adjudged in the high court of Chancery, &c. (part ii.) with a large collection of cases never before published, digested under proper titles, brought down to the present time, fol. 1756, 18s.

General abridgment of cases in equity, part ii. with a new table of the principal matters, and many references, fol. 1769, 11. 15s.

V. 2 Brown's Ch. Rep. 45.


New abridgment, 5 vol. 1762, 31. 13s. 6d.

New abridgment, 5 vol. 1768, 1770, 41. 10s.

New abridgment, 5 vol. fol. 4 first vol. 4th edit. 1778, vol. 5. 4th edit. 1770 or 1778, being the same, 71. 10s.

The obsolete titles of the law are omitted, and the method and divisions of this abridgment differ from those adopted in all the former abridgments: it consists of many excellent treatises upon the most important subjects of law, and is supposed to have been compiled chiefly from materials collected by the Lord Ch. Baron Gilbert, Blackft. Comm. B. 2. c. 2o. It accordingly appears, that several of the heads are treated of in the same method, and generally in the same words, as in several of the works of that learned judge, previously to their being printed; an instance also occurs in Viner, Conunance of Pleas, c. pl. 3, in note, where this work is quoted by the title of Gilbert's New Abridgment.

Mr. Cunningham published a supplement to Bacon's abridgment, containing 1. A table of the names of the cases. 2. A table of the statutes or acts of parliament cited; and 3. A table of the reporters, &c. used in the work, with a new and copious index, fol. 1786, 6s.

12. Viner's (Charles) general and complete abridgment of law and equity, 24 vol. fol. 1741—1751, 31. 10s.

Mr. Hargrave, in notes on Co. Lit. 9. a. states this is an immense body of law and equity, and recommends it, notwithstanding all its defects and inaccuracies, as a necessary part of every lawyer's library; and further says, it is indeed a most useful compilation, and would have been infinitely more so, if the author had been less singular, and more nice in his arrangement and method, and more studious of avoiding repetition, and that these faults, in a great measure, proceeded from the author's error in judgment, in attempting to engrat his own very extensive abridgment on that of Mr. Sergeant Rolle.
is observable, that the learned and laborious compiler of this
bridgment not only had the work printed under his own inspec-
tion (by agreement with the law patentees) at his house at Alder-
bot in Hampshire, but that the paper was also manufactured under
his direction, as appears by a peculiar water-mark, describing the
number of the volume, or the initials of C. V.
Mr. Viner began with the title FACTOR, (D'Anvers having
here left off) and published to the end of the alphabet, he then
proceeded to title ABATEMENT; but the following is the order
directed by his index of numbering the volumes.

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This last volume (which may be had separately) not only renders
every thing in Viner easily to be found, by directing to the pages
in figures, but likewise refers to Bacon, Lilly, Rolle, &c. and to
several books of the crown law, conveyancing, and practice.
Several other odd volumes may be had to complete sets, of
E. Brooke.

13. Comyns's (Sir John, Ld. Chief Baron of the Exchequer)
Digest of the laws of England under alphabetical heads, with
6 Abridgments, Indexes, and Tables.

tables of the principal matters in each volume, originally published in 5 vol. 1762, 1764, 1765, 1766, 1767, 4l. 10s.—to which was added, by another hand, a Continuation, containing a digest of the more modern cases, 1775, fol. fold separate, 1l. 5s.

Comyns's digest, 2d edit. 5 vol. (in which the Continuation is included under one alphabet), 1751, 7l. 17s. 6d.

Mr. Hargrave, in notes on Coke Lit. 17. a. observes, that the whole of lord chief baron Comyns's work is equally remarkable for its great variety of matter, its copiousness and accurate expression, and the excellence of its methodical distribution; but that the title Pleader seems to have been the author's favourite one.

II. ABRIDGMENTS (General) of Statutes.

1. ABRIDGMENT of the statutes in alphabetical order, down to 31 Hen. VI. French, printed by Lettou and Machlinia.

This is conjectured to be the earliest printed law book, except Littleton's Tenures, with which several copies have been found bound together, and is supposed to have been printed in 1481, at the same time as Littleton. It has no title, any more than Littleton, nor any colophon; and although it is drawn up in alphabetical order has a table of four leaves, and contains in all 108 leaves.

A copy of this very rare book is in the Inner Temple library, and another is mentioned as having been in the possession of Sir Peter Thomson.

Some further account of it may be seen in Preface to Cay's Abridgment, and Herbert's edit. of Ames, 112. See also Blackett. Comm. b. i. c. 6.

2. ABRIDGMENT of statutes from 1 Edw. III. to 20 Edw. IV. inclusive, 1327 to 1479, Fr. printed by Lettou and Machlinia, 1431, 2l. 25.

[V. West's Catal. No 3416.]

3. ABRIDGMENT of the statutes, by R. P. (i.e. Richard Pinson) Fr. small Svo. 1499, by the same, 1521.


This seems to be a translation with additions of the book first above mentioned, and contains several ancient statutes, ordinances, &c. not extant in any edition of the statutes at large. John Rastell was father of Will. Rastell, justice of K. B. and brother in law of Sir Thomas More.
The same continued to 19 Hen. VIII. 1527. 12mo.


6. **ABRIDGMENT** of the statutes, to 18 Hen. VIII. Fr. pr. by Redman.

Abridgment of statutes of several subsequent years were printed by the same printer, who probably printed them in continuation of the above abridgment.

7. **GREAT abridgment** of the statutes, Eng. to 22 H. VIII. no date or printer’s name, but with John Rastell’s proheme.

8. **GREAT abridgment** of the statutes, by R. P. i.e. Richard Pinson and Robert Redman, 1530, 1534, and again by the last-mentioned printer, without date, including 30 Hen. VIII.


10. **NEW Great abridgment** of the statutes, until the 35th were of the most worthye and famous memorye Hen. VIII. whose soule God pardon, Svo. pr. by W. Powel and T. Gaultier.

—The supplement, containing the acts from 21 to 35 H. VIII. pr. by W. Seres, 1551.

11. **COLLECTION** [abridgment] of the statutes in force and use, by Mr. Justice Rastell, fol. 1557, 1574, 1581, 1583, 1591, 1602, 1594, 1603, 1611, 1615, 1621, 1625.

This work, first published by William Rastell, *Justice K. B. 6 P. & M.* and 1 Eliz. but it does not appear by whom the latter editions were published, contains copies of several statutes not elsewhere extant, and in some instances more complete transcriptions, (V. 2 Hawkins’s P. C. 237) of several acts than are commonly printed in the statutes at large, and seems a re-publication and enlargement of the abridgment before mentioned, by John Rastell.

12. **ABSTRACT** of all the penal statutes in force and use; containing the effect of those statutes which do threaten to the offenders thereof the losse of life, member, lands, goods, &c. 4to. by Fardinando Pulton, pr. by R. Tottel, 1560, again 8vo. without date, and 1577. Ch. Barker, 1579, 1581, 1586.—R. Tottel, 1593. Jane Yetswirt, 1596, 58.

13. **A KALENDAR of table**, comprehending the effect of all the statutes that have been made and put in print, from Magna Charta to 7 Jac. whereunto is annexed an abridgment of all the statutes, whereof the whole or any part is general in force and use, with queries, &c. to such acts as relate to the office of justice, &c. editum per mandatum Domini Regis, by Fardinando Pulton, of Lincoln’s Inn, Esq; fol. 1604, 1608, enlarged to 7 Jac. 1617, 65.

14. **WINGATE’s abridgment** of the statutes, Svo. 1655, 18.

15. **CONTINUATION**
8 Abridgments, Indexes, and Tables.

15. Continuation of Wingate's abr. 1663, 1680, 1681, 1684, 1685.

16. Hughes's (Will.) exact abridgment of all the acts and public ordinances of parliament, from 1640 to 1657, 4to. 1673.

17. Hughes's exact abridgment of all the statutes in force and use, made 16, 17, 18 Car. I. and 12, 13, 14 Car. II. 8vo. 1663, 1s. 6d.

18. Manby's (T.) exact abridgment of all the statutes, well repealed as in force, made in the reigns of Cha. I. and Cha. II. 8vo. 1674, 1s. 6d.

19. Washington's (J.) abridgment of the statutes, to 1687, 8vo. (1700) (1704).

20. Supplement to ditto, to 2d Ann. (by Henry Boulit.) 8vo. 1704, 1s. 6d.


22. Abridgment of the statutes, from Magna Charta to 9 Geo. II. 9 vol. 8vo. various dates. 10s. 6d.

The four first volumes contain, under one alphabet, all that had been published by Wingate, Washington, Boulit, and Nelson, the subsequent volumes being supplementary to the four former.

23. Cay's (John) abridgment of the public statutes in force and of general use, from Magna Charta to 11 Geo. II. inclusive, 2 vol. fol. 1739, 7s. 6d.

24. Cay's abridgment of the statutes, vol. 3. containing from 11 Geo. II. to 1 Geo. III. inclusive, fol. 10s. 6d.

This is a supplementary volume, by Mr. Henry Boulit Cay, to the former work published by Mr. John Cay.

25. Abridgment of the statutes, from Magna Charta to the 1 Geo. III. 2d edit. published by Henry Boulit Cay, Esq; 2 vol. 1762, 11. 11s. 6d.

Cay's abridgment may be continued by the abstrait of the acts, fel. printed at the close of each session.

III. ABRIDGMENTS, &c. in General.

Abridgment and abstracts of the laws relating to the ordinance, 8vo. 1725, 2s. 6d.

Abridgment of all the acts of parliament relating to the excise on beer, ale, &c. 8vo. 1759, 5s.

Abridgment of the book of assize, 12mo. printed by R. Tottel. 1555, 1s. 6d.

Abridgment of cases concerning the titles most material for students, (See Gregory's moot book) Fr. 8vo. 1599, 3s.
Abridgments, Indexes, and Tables.

Abridgment of Dyer's reports, Fr. 12mo. 1602, 1s.

Abridgment of the plantation laws of Virginia, Jamaica, Barbadoes, Maryland, New-England, &c. 8vo. 1704, 3s.

Abridgment of Plowden's reports and commentaries, by T. A. (i.e. Thomas Ash) Fr. 12mo. pr. by J. Yetweirt, no date. Again, (see Hicks) 1607, 1s.

Abridgment of the reports of Sir George Croke, in the time of k. Cha. I. 8vo. (See Hughes's) 1658, 1s.

Abridgment of the public laws of Virginia in force and use, June 10, 1720. To which are added, precedents for the case of Justices, &c. 8vo. 1728, 2s. 6d.

Abridgment of the acts of parliament relating to trade and navigation of Great Britain, to and from the British plantations in America, and the duty of the governors, and other his majesty's officers in the said plantations, fol. sewed. 1739, 3s.

Abridgment of all the statutes relating to the duty on salt and herrings. To which is added, an abridgment of the laws that prohibit the importation of beef and pork from Ireland, &c. 12mo. 1746, 4s.

Abridgment of the year book, temp. Hen. VIII. &c. Fr. 8vo. printed by Jane Yetweirt, 1537, 1s. 6d.

Abridgment of the year book, temp. Hen. VII. Fr. 8vo. 1614, 2s.

Abstracts. (See after Cay's abridgment.)

Abstract of the admiralty acts. (See Whittaker.)

Abstract of the laws against profaneness, 8vo. 15.

Abstract of the sea laws established in most kingdoms of Europe, but more particularly in England and Scotland, 8vo. 1762, 2s.

A. D. D. D. (Will.) abridgment of the penal statutes, which exhibits at one view the offence, the punishment, or penalty annexed to that offence, the mode of recovering and application of the penalty, the number of witnesses and justices necessary to convict the offender, with a reference to the chapter and section of the enacting statute, 3d. edit. with additions. 1786, 1 v. 2d. edit. with additions. 4to. 10s. 6d. 8vo. 1775, 2s. 6d.

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Ashe's tables to Coke, Fr. 1606, 1618, 1631, 1s. 6d.

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Ashe's tables to Dyer's report, Fr. 12mo. 1602, 1s.

Ashe's tables to the year books, &c. 2 vol. fol. 1614, 7s.

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Abridgments, Indexes, and Tables.


Blackstone's (Sir Wm.) analysis of the laws of England, with an appendix of tables of contanginuity and of decent, with their explanation, and precedents of divers influents and forms of judicial proceedings in common use. To the 3d edit. was first added a table of principal matters, and a discourse on the study of the law, which last is omitted in 6th edit. but is prefixed to all the editions of Blackstone's Commentaries, 6th edit. 1771, 4s. 6d.

This is reprinted in Blackstone's Tracts, 4to.

Bohun's (Will.) tithing table. See Bohun's tithes.

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† Chronological table to the books of reports; with a correspondent catalogue of the chief justices, chief barons, and chancellors, from the time of Edw. 1. to the year 1787 inclusive, engraved on a large sheet, coloured.

This table is calculated to show, in an obvious manner, the several author who have reported the cases determined in our courts of law and equity, from the year 1301 to the present time; and forms a general index of reference to the books of reports, by pointing out the chronological order of their contents; It is constructed upon the principle of Dr. Pritàl's chart of biography, consisting of several distinct columns, each descriptive the period of 100 years; which, being divided into so many parts, the period during which any particular author has reported is described by a line drawn from one part of the column to another, and under that line is found all those who have reported within the same time. Each column is accompanied with the names of chief justices, chief barons, and chancellors, in the order of their creation.

Clark's (Geo.) Alphabetical epitome of the common law of England, to far as relates to the security of the persons, property,
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Abridgments, Indexes, and Tables. property, and privileges of individuals; with an addenda, shewing the law respecting costs in the prosecution of actions, &c. Svo. 1778, 3s. 6d. served.

Clark's penal statutes abridged, and alphabetically arranged, calculated to serve the desirable end of an alphabetical common-place book of the penal laws, 2d edit. 12mo. 1777, 3s. 6d.

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This abridgment records the substance of acts of parliament and other particulars, that are not extant in print, among the statutes or the parliament rolls. Hargr. Co. Lit. 153. b. and supplies the purpose of an useful index to the rolls of parliament late published.

This elaborate work is attributed to different authors. Prynne, or the 4th Ed. p. 38 and 452, ascribes it to Mr. Vincent, keeper of the records in the tower, (of whom he makes honourable mention in epit. ded. to Brevia Pari.) though published under the name of Sir Robert Cotton, since the author's decease; it is also said to have been compiled by Mr. Robert Bowyer, keeper of the records in the tower. See Tyrrel's Hist. of Eng. pref. to vol. 3. And by the editor of Hearne's Curious Discourses in append. it is given to William Lambard, who was also keeper of the records in the tower.

Dalton's (Mich.) sheriff abridged, 12mo. 1628, 1651, 22.

Davenport's (Humph.) abridgment of Coke upon Littleton, 12mo. 1651, 1652, 1655, 1s. 6d. In title page of edit. 1651, (there called the 2d edit.) it is said, 'collected by an unknown author,' yet by a late edition pretended to be Sir H. D.'s, and purged from very many gross errors committed in the said former edition.

Davis's (John) abridgment of the reports of Sir Ed. Coke, with two tables, one of the cases, the other of the principal matters, 12mo. 1651, 3s.

This often wants the table of the principal matters.
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Dyer's reports abridged, in Fr. 12mo. 1662, 16.
General Index to the law: or, double tables to all the cases printed in the reports. 1. Of the principal matters under heads. 2. Names of the cases, fol. 1719, the same. (See repertorium juridicum.) 1726, 65.
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Gregory's moot book, being a survey of the general titles of the common law, with the cases thereof, for the benefit of practizers and students, translated into English, and much enlarged by William Hughes, 4to. 1665, 35.
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Hale's (Sir Matt.) analysis of the law: being a scheme, or abstracts, of the several titles and partitions of the law of England digested into method, 8vo. 1s. 6d. 2. tit. Common law.
Hale's methodical summary of the law relating to the pleas of the crown; to which are now added, many new references, and an improved table to the whole. The 7th edit. continued to the present time, 8vo. 1773, 65.
Hale's pleas of the crown; or methodical summary, continued by Jacob; to which are often added, treatise of sheriff's accounts, trial of the witches, and provisions for the poor, 8vo. 5th edit. 1716, 55.
Hale's pleas of the crown, former edit. 1s.
Hawkins's (Will.) summary of the crown law; or, an abridgment of his pleas of the crown, with a new title and an appendix of six leaves, containing the several offences by statute since
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See the first publication, to the 9th of Geo. III. bound in one vol. 8vo.

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Hawkins's abridgment of the first part of Lord Coke's Institutes, with great additions, explaining many of the difficult cases, and shewing in what points the law has been altered by late resolutions and acts of parliament, 7th edit. to which is added, a large index, in the nature of an analysis, 12mo.

Hawkins's abridgment 1714, 1718, 1725, 1736, 1742, are the same, except the first, which often wants the index.

This work is quoted with approbation by Sir W. Blackstone, comm. b. 3, c. 17.

Hayne's (Sam.) abstract of all the statutes concerning aliens trading in England, from the first of King Henry VII. Also of all the laws for securing our plantation trade, with observations, proving that the Jews in their way of trade at this time break them all, &c. 4to.

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Rastell also composed a table to the book of affizes, printed with later editions of that book; he appears also to have had some concern in the first printing of Fitzherbert's abridgment. V. Herbert's tit. of Ames, vol. 1.

Rastell's tables of the years of our LORD GOD, and the KINGS, in opposite columns, 8vo. pr. by W. Rastell, 1563, by J. Walley, 1558, 1562, 1563, 1565, 1567, 1571, and 1576; by W. Powell, 8vo. 1567, 1639, 18. seems that the above, commonly intitled Rastell's tables, was first by J. Walley.

Refertorium juridicum; or, an index to all the cases in the year books, entries, reports, and abridgments in law and equity. Also an alphabetical table of the titles referring to the cases, fol. 1742, 11. 1s.

His book was published by Kennett Freeman, Esq; of the Middle Temple.

A new edition of the first part of this work, which contains the names of the cases, with the addition of such as have been published since the former edit. by T. E. Towlens, of the Inner Temple, fol. 1786-7. 21. 15s. 6d. in boards.

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This is also printed at the end of Molyneaux's case of Ireland, Svo. 1729.

† Blackstone's (Sir Will.) argument in the exchequer chamber, in the case of Perrin and Blake.

This learned argument is printed in Hargrave's Law Tracts, 487.

Brooke's (Sir Rob.) reading on magna charta, ch. xvii. 4to. 1641, 1s.

Brooke's reading on the statute of limitation, 28 Hen. VIII. ch. ii. Svo. 1647, 1s.
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†Case of the East India company, as stated and proved in the H. of Lords, on two petitions against a bill for establishing certain regulations for the better management of the territories, revenue, and commerce of this kingdom in the East Indies (Mr. Fox's bill), containing the arguments of Mr. Rous and Mr. Dallas for the company, Mr. Hardinge and Mr. Plume for the directors, Svo. 1784, 2s. 6d.

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Gonsen's (Sir John) four charges to the grand jury at Westminster. 8vo. 1728, 1729, 2s. 6d.

Gonsen's charge to the grand jury of the royalty of the Tower of London, 1728, 2s.

Hakewell's (Will.) argument in parliament on the liberty of the subject against impostions, 4to. 1641, 2s.

This scarce tract is now inserted in State Trials, vol. xi. p. 36, with remarks on the case, by Mr. Hargrave.

Hale's (Sir Math.) two arguments in the exchequer. See Ventris' reports.

Hargrave's (Francis) argument in the case of James Somerset, a negro, lately determined in the court of K. B. on slavery, 8vo. 1772, 2s.

This argument is inserted in State Trials, vol. xi. p. 339.

Hargrave's argument in defence of literary property, 8vo. 1774, 1s.

Hawkins's (Sir John) charge to the grand jury at Hicks's Hall, 8vo. 1770, 6d.

Hawkins's charge to the grand jury of the county of Middlesex, at Hicks's Hall, Sept. 11, 1780, 8vo. 1780, 6d.

Herne's (John) reading on the statute of sewers, 23 Hen. VIII. ch. v. 4to. 1659, 1s. 6d.

Heskett's reading on the Charta Forellæ, 4to. (V. Plowd. 321, often quoted by Manwood.) 1s. 6d.

Holbourne's (Rob.) reading upon the statute of treasons 25 Edw. III. ch. ii. 4to. 1642, 1s. 6d.

Holbourne's reading, 12mo. 1681, 1s.

Huntley's and Kingley's arguments upon a demurrer in an action of false imprisonment, 4to. 1641, 1s. 6d.

Hutton's (Sir Rich.) argument upon a feire facias in exchequer against John Hampden, esq; concerning ship money, 4to. 1641, 2s. 6d.

Jefferies's (I. c. j.) argument in the case of East India Company, v. Sands, fol. 1689, 1s. 6d.

Jenkins's (Sir Leoline, judge of the court of admiralty, temp. Car. II.) argument on the statute of 13 R. II. c. v concerning the jurisdiction of the admiralty, before the house of lords, in answer to Ld. ch. just. Vaughan. Reputed a very able argument. Barrington obs. on 13 R. II.

Jenkins's charge, given at a session of admiralty within the cinque ports, Sept. 2, 1668.
22 Arguments, Charges, and Readings.

Jenkins's charge given at a sessions of admiralty at the Old Bailey.

These three tracts, with several letters containing opinions upon a variety of subjects within the jurisdiction of the court of admiralty, are printed with the life of Sir Leoline Jenkins, published by Wynne, 2 vol. fol. 1724, 18s.

Instructions for juries on the commission of sewers, shewing, what they are to survey, what to require and present; to which is added, two other charges, the one concerning Lovel's works, the other touching the river of Glean, in the said county; delivered in three charges, 12mo. 1664, 2s.

Jones's (Sir Thos.) argument in the exchequer chamber, in the Earl of Darby's case, 29 & 30 Car. II. See at the end of his reports.

† Jones's (Sir Will. one of the present judges of the supreme court of judicature in Bengal) charge to the grand jury at Calcutta, Dec. 4, 1783, printed with a discourse on the institution of a society for enquiring into the history, &c. of Asia, 4to. 1784, 1s. 6d.

Judges resolutions concerning statute law for parishes, and the power of justices, &c. to know what they are to do concerning bastards, &c. Declaration of a nuisance, &c. 1639, 1s. 6d.

This is the same as the declaration of a nuisance.

Lediard's (Tho.) charge to the grand jury, &c. of Westminster, Oct. 16, 1754, 8vo. 1754, 1s.

Loftus (Dudley, J. U. D.) case of Ware and Sherley, as it was set forth in matter of fact (on a prosecution for a rape) and argued in several points of law in the consilium of Dublin, Mich. Term, 1669, 4to. 1669, 2s. 6d.

Marriott's (Dr. James) rights of the university defended, in a charge to the grand jury at Cambridge; also an argument in the case of Christ and Emanuel College, proving colleges to be exempt from parish rates, 8vo. 1769, 1s.

Marriott's case of the Dutch ships considered, 4th edit. 8vo. 1778, 3s.

Matthew's (Lem.) argument for a commission of delegates upon his appeals and querel of nullities, 4to, 1704, 4s.

Moor's reading. See Duke's law of charitable uses.

Mountagu's (James) charge to the grand jury and other juries of the county of Wilts. Ap. 20, 1720, 8vo. 1720, 1s.

North's (Id.) argument in the case between Sir Will. Sumes and Sir Sam. Bamardiston in the exchequer, upon a writ of error, fol. 1689, 1s. 6d.

North's
Arguments, Charges, and Readings. 23

North's argument in P. R. in the case of Potter v. Sir
Henry North. See Ventri's Reports.

Philipps's (Sir Clifford Willi.) third charge to the grand jury of the royalty of the tower of London, Oct. 13, 1746, 8vo.

Pleadings and arguments upon the quo warranto, touching the charter to the city of London, with the judgment entered thereupon, 1690, 1696, 6s.

The case of the quo warranto is included in this. See above.

PLOWDEN's (Edm.) argument at Serjeants-inn, before Sir Robert Catline, chief justice of England, and Sir James Dyer, chief justice of the common pleas, in the case in chancery between William Morgan & al. and Sir Rice Manxell. See at the end of his Reports.

POLLEXFEN's (L. c. j.) argument upon an action of the case brought by the East India Company against Mr. Thos. Sands, an interloper, 8vo.

This case is not included in his reports.

Prynne's (Will.) argument, 20 Car. in P. R. in the case of the Lord Connor Magwire, Baron of Inneskelling, in Ireland, the chief contriver of the late Irish massacre, &c. 4to. 1658, 28. 6d.


Raven's (John) readings on the statutes, chiefly those affecting the administration of public justice, in criminal and civil cases, passed in the reign of K. Geo. II. 4to. 1775, 9s.

Readings on the statute law, alphabetically digested, clearing and illustrating the most obscure and difficult points, 5 vol. 8vo.

1723, 1725, 10s. 6d.

Robinson's (Cha.) charge to the grand jury of the corporation of Scarborough, at the general quarter session, shewing the great benefit and excellence of our English laws, with some useful notes, 8vo. (a pamphlet) printed at Scarborough, 1755, 1s.

Rider's (Sam.) charge to the grand jury of the city and liberty of Westminster, Oct. 6, 1725, 8vo.

1727, 6d.

Selden's (John) arguments. In his works, vol. iii.

Shelton's (Maurice) charge to the grand jury at St. Edmundsbury, in the county of Suffolk, July 16, 1716, 4to.

1716, 1s.

Somers's (ld.) argument on his giving judgment in the bankers
24 Arguments, Charges, and Readings.

bankers case in the exchequer chamber, 23 June, 1696, 4to.

This valuable tract is now inserted in State Trials, vol. xi. p. 136, with Mr. Hargrave's observations on the case.

Steel's ( ) argument touching the matter of law in the case of duke Hamilton earl of Cambridge, 4to. 1649, repr. in State Trials, vol. i. p. 571, 1s. 6d.

St. John's argument on the bill of attainder against the earl of Stafford, 4to. 1691, 1s.

Stone's (John) reading on the statute of bankrupts, 13 Eliz. ch. vii. 8vo. 1653, 1695, 1s. 6d.

Thorpe's (serj. and judge of assize)charge to the grand jury, at York, 1643, clearly epitomising the statutes belonging to this nation, which concern (and as a golden rule ought to regulate) the several estates and conditions of men, and being duly observed, do really promote the peace and plenty of this commonwealth, 4to. 1643, 1s.


Trehern's reading on Carta de Forciæ, 4to. V. Dalton's Sheriff 393.

Ventris's (Sir Peyton) argument in the exchequer on a writ of error. See Ventris' Reports.

William's (Tho. Speaker of the house of commons, temp. Philip and Mary) excellency and preheminence of the laws of England, in a learned reading upon the statute of trial by jury of 12 men, 35 Hen. VIII. ch. vii. to which are added, 1. Riddin's reading upon the statute 21 Hen. VIII. ch. 19. of aworries. 2. Judge Hale's opinion in some select cases. 3. Certain cases which have been formerly mooted by the society of Grey's inn, 8vo. 1680, 2s. 6d.

Wittton's (Rich.) charge to the grand jury at Barnsley, in Yorkshire, Oct. 15, 1741, 4to. York, 1741, 6d.

Yelverton's (Sir Ien.) rights of the people concerning impositions, 4to. 12mo. 1658, 1679, 1s. 6d.

This argument, with Mr. Hargrave's remarks on the case, are inserted in State Trials, vol. xi. p. 52.

CHARTERS,
CHARTERS, CORPORATIONS, CUSTOMS, PRIVILEGES, and RECORDS.

I. CHARTERS, &c. in General.
II. CHARTERS, Customs, &c. of Cities and Corporations.
III. CHARTERS, Customs, &c. London, and the several Corporations and Companies thereof.
IV. GAVELKIND.
VI. CUSTOMS, Privileges, and Rights of Manors.

ASSISSES de Jerusalem. They appear to have been first printed under the title of, El libro de le affise et le boné Ufanze del reame de Hierufalem, ordinate et misse in scriptura, per el Duca Gottifredo di Bollione, che allora per commum ac­cio fu eletto a Re, et Signor del ditto reame, et per ordine del patriarcha de Hierufalem, che allora fu prima eletto et sacrato, et per el conflilio di li altri Re, Principi et Baroni, che sono stati depoi del Duca Gottifredo; printed on vellum. (Harl. Catal. n. 10,289.) Venice, 1535. See Coutumes de Beauvoisis.

ASMOLLE'S (Elias) MSS. containing copies of various charters and other MSS. relating to the law of England, are in the Ashmolean museum at Oxford.

A catalogue of them is extant. Catal. MSS. Angl. v. i. 356.

AYLOFFE'S (Sir Jof.) calendar of ancient charters, and of the Scotch and Welsh rolls, now in the tower of London, with four copper plates, exhibiting all the various hands in which the several charters have been written, from the reign of William the Conqueror to that of Eliz. To the whole is prefixed an introduction, giving an account of the state of the public records from the conquest to the present time, 4to. (This work was begun by the Rev. Philip Morant.) 1772 or 1774, xl. 18.

BASNAIGE com. fur les coutumes de Normandie, &c. fol. 2 tom. 1709

BLACK Book of the admiralty. Of the authority and general contents of which, see Pryme on 4th Int. 106, 115, &c.
and Dr. Simpson's preface to Rowghton's articles, printed with Clark's Praxis Cur. Adm. 1743; in which last-mentioned work a great part of the contents thereof is inserted. V. Bib. Leg. Ang. p. ii. c. 3.

A copy of it was bequeathed, among other MSS. by Sir Matt. Hale, to Lincoln's-Inn library.—Mr. Hargrave is also in possession of a copy of it.


This record is deposited at the King's remembrancer's office. V. Index to records, verbo. Black Book.

BLACK Book of the exchequer, containing the names of the tenants by knights service, temp. Hen. II. and other ancient and curious records relating to the tenures and antiquities of England, published in Latin by Thomas Hearne, 2 vol. 8vo. (1728, 83.) 2d edit. with an appendix, containing several valuable and curious particulars, pub. by sir Jol. Ayloffe, 1771, 145.

CARTE's (Sam.) Catalogue des roles Gascons, Normans, &c. François, conservées dans les archives de la tour de Londres, tiré d'après celui du garde des dits archives, et contenant le précis et le sommaire de tous les titres qui s'y trouvent concernant la Guienne, la Normandie, et les autres provinces de France, sujettes autrefois aux rois d'Angleterre, &c. 2 vol. Paris, 1743; with two most exact and correct indexes of names of persons and places.


COTTON's MSS. This valuable collection contains a great number of original charters and records, and other matters, chiefly relating to our history and constitution.

An accurate catalogue of this collection was published by Dr. Thos. Smith, fol. Oxon, 1696; and on occasion of the unfortunate fire at Cotton House, Westminster, where this inseparable treasure was formerly kept, an account was published by authority, of the damage sustained by that accident, under the title of—REPORT from the committee appointed to view the Cotton library, and other public records of the kingdom; containing an account of the damage done by the fire at Cotton House, with a catalogue, by Mr. David Calley, of the MSS. records, &c. defaced or destroyed; also an account of the nature and condition of the records deposited in each of the public offices, and a general table of the records, under the heads of Chancery, Common Law, Exchequer, and Dutchy Court of Lancaster, drawn up by Mr. Lawton, fol. 1732, 5s.

Printed also in Reports H. C. v. i. 443.

CATALOGUE of the manuscripts in the Cottonian library.
Privileges, Records.

digested under heads or titles, (by Thomas Astle, esq.) to which are added many emendations and additions, with an appendix, containing an account of the damage sustained by the fire in 1731; and also a catalogue of the charters preserved in the same library (by the Rev. Mr. Widmore), 8vo. 1777, 6s.

Cotton’s (Sir Rob.) abridgment of the records. V. tit.

Abridgments.

Coutumes de Normandie. See Grand Coutumier.

Coutumes reformées du pays de Normandie, avec les commentaires, annotations, &c. par Josias Berault, Rouen, 1648, 21. 2s.

Coutumes de Beauvoisins par Beaumanoir, & affises de Jerusalem, fol.


D’Ewes’s (Sir Symonds) MSS. consisting of copies of records, and other matters, chiefly parliamentary.


Dodsworth’s (Roger) MSS. containing a great number of charters of the different abbeys, &c. formerly in England; as also transcripts of various records, chiefly relative to the antiquities of this kingdom, are in the Bodleian lib. at Oxford.

V. Catal. MSS. Angl. v. i. 187.


This valuable record is now made public by order of the house of lords. It was transcribed from the original, and most accurately revised through the press, by Abraham Farley, esq.; and is printed with types resembling the original, cut for the purpose by Mr. Jackson, and executed at the press of Mr. John Nichols.

An account of Domesday Book in the exchequer MS. Harl. MSS. n. 4626. Mr. P. C. Webb also published an account of Domesday Book and of Danegeld, printed by order of the society of Antiquaries, 4to. 1756.

Dugdale’s (Sir Will.) MSS. chiefly consisting of copies of records, relating to the history and antiquities of England, are deposited in the Ashmolean museum at Oxford.

V. Catal. MSS. Angl. v. i. 292. See an account of his literary productions in Athen. Oxon. Fasti. v. ii.

Glynne’s (Sir Will. of Ambrosden, in Oxfordsh.) MSS. which contain copies of several ancient law records, and a variety of treatises on law and parliamentary subjects. V. Catal. MSS. Angl. v. ii. 49.

Grand coutumier of the country and duchy of Normandie, with many additions, allegations, &c. from the canon and civil law. Compiled and digested by William le Rouille Dalenson; printed at Rouen, by Nicholas le Roux, for Francis Regnault.
28 _Charters, Corporations, Customs_,

nault, Jehan Wallard at Rouen, and Gerard Anger at Caen, French and Lat.

GRAND coutumier; printed for F. Regnault, fol. 1539, 31. 13s. 6d.

GRAND coutumier, fol. (Rouen, 1515) 21. 12s. 6d.

Les Petit Coutumes de Normandie, Ch. Donaire de Femes, § 395.

_Quoted in Roll’s Abr. Executor, 911._ Q.

There is extant Harl. MSS. 6272, Les Loix, Coutumes, et usages de l’ile de Guernsey, différentes du Coutumier de Normandie, d’antiquité observées en la dite ile, et mises par eit, par noble homme fyer Thos. Leighton, chevalier, capitaine, garde, et gouverneur en la dite ile; at the beginning of which there is a short prefixed, containing a note concerning the family of the Leightons.

HALÉ’S ([a M. ett.) MSS, consisting of a large and valuable collection of law and parliamentary records, and ancient writings and treatises of law, are extant in Lincoln’s Inn library. They do not seem to include (except his common-place book) any works of his own composition, several of which have been published since his decease, and others are still remaining in the hands of the descendants of his family.

A catalogue of the above is in Catal. MSS. Angl. v. ii. 179.

HAREGIAN MSS. This grand collection forms a valuable part of the treasure of the British museum, where it is deposited by the munificence of parliament.

A copious catalogue of this collection, compiled by several learned hands, with an index by Thomas Aitle, Esq; was published, 2 vol. fol. 1759—1763.

_INDEX_ to the records. _V. tit._ Indexes.

INQUISTIO Chald. A curious and singular record. _Q._

Mentioned in Gough’s Top. Brit. v. i. 320.

KIRBY’S _Quest_, an ancient record. _V._ Jacob’s Law Dict. _in verb._

Probably the same with Kirby’s _Inquest_, of which it is said Dr. Milles is in possession of a copy, others being in the Exchequer and Lambert library. Gough’s Brit. Top. v. i. 303.

LAMBARDE’s ([Will.) _Pandect Rotulorum_; being an account of all the rolls, bundles, membranes, &c. in the tower. The above was presented by the author to _Q._ Eliz. by whom he had been appointed keeper of the records in the tower. An account of it may be seen in memoirs of W. Lambarde, printed in Bibl. Top. Brit.

_Law of corporations_; containing the laws and customs of all corporations and inferior courts in England; treating of the essential
Privileges, Records.

Essentials of, and incidents to, a corporation: of mayors, bailiffs, serjeants, &c. and their executing process; of grants by or to a corporation; bye-laws, with the explication of several acts of parliament relating to the same, with the titles and dates of most of the corporations in England, 8vo. 1702, 5s.

Le Neve (Peter) MSS. contain chiefly copies of summonses and placita parliamentaria, and other matters of a parliamentary nature.

V. Catal. MSS. Ang. v. ii. 37.

Madox's MSS. comprising 94 volumes, are deposited in the museum, and consist chiefly of extracts from records in the Exchequer, the patent and clause rolls in the Tower, the Cotton library, the archives of Canterbury and Westminster, the collections of Christ's Church Coll. Camb. &c. having been collected as materials for a feudal history of England.

The public is now in possession of information of the particulars which form this very valuable collection, from the industry of the Rev. Mr. Aske, in his catalogue of the MSS (undescribed) in the Museum, v. i. 236.

Madox's (Tho.) firma burgi: a treatise of boroughs, fol. 1726, 11. 15.

See Nichols's Anecdotes of Bowyer, 92.

Noy (William, Attorney Gen. temp. Jac. I.) left a large volume of collections out of the records in the Tower, concerning the privileges and jurisdiction of our ecclesiastical courts.

V. Wood's Athen. v. i. p. 506. [1st edit.] Nicholston's Hist. Lib. 158. [edit. 1714.]

Office of general remembrance, of matters of record, for the ease of the subject in their searches, &c. 4to. 1617, 1s.

Petitt's (Will.) summary or table of the records kept in the Tower.

V. Cat. MSS. Ang. v. ii. 133.

Petys's (Samuel) MSS. containing copies of records and law matters, chiefly relating to naval concerns.

V. Catal. MSS. Ang. v. ii. 207.

Petitt's MSS. containing a great number of collections from records and other authentic materials, chiefly relating to the law and constitution of England; are in the Inner Temple library, and are much recommended to the notice of the English lawyer and historian, by Mr. Just. Barrington, in Observ. on Stat.


Powell's (Tho.) direction for search of records in chancery, over, and exchequer, 4to. 1622, 1s. 1641, 2s. Powell's
30 Charters, Corporations, Customs,

Powell's repertorie of records remaining in the four treasuries on the receipt side at Westminster, the two remembrances of the exchequer, with a brief introductory index of the records of the chancery and tower, 4to. 1631, 29.


Ragman roll. 4 Edw. I.
The original is said to be at Westminster, of which Dr. Milles has a copy. Gough's Brit. Top. v. i. 303.

Red Book of the exchequer, compiled by Alexander Sweresford. V. Selden's Tit. of Hon. 574.
The general contents of this ancient record are thought to be the same as those of the Black Book. (V. Hargr. Co. Lit. 69. a.) and is deposited at the king's remembrancer's office. V. Index to Records, verb. Red Book.

Report of the lords committees appointed to view the public records, in what manner they are kept, &c. 12mo. 1719, 1s. 6d.

Selden's MSS. consisting principally of Eastern literature, form a part of the Bodleian library at Oxford, of which a catalogue is extant in Catal. MSS. Angl. v. i. 157.

There are scarcely any articles in the above-mentioned collection any way relating to the law of England; which circumstance, in concurrence with the many references that occur to antient law MSS. in this great man's writings, make it probable that his collections are included among those bequeathed by his worthy friend and executor Sir Matt. Hale, to Lincoln's-Inn.

Sloane's (Sir Hans) MSS. This valuable collection, which contains many authentic records and law tracts, was purchased by parliament, and is deposited in the British museum.

Mr. Ayfcough has lately published a catalogue of its contents.
See also Catal. MSS. Ang. v. ii. 251.

Spelman on antient deeds and charters. V. Spelmanni Reliquiae, tit. Miscellanies.

State of the public records of this kingdom, 8vo. 1723, 1s. 6d.

See Reports of the lords committees, &c.

Testa de Nevil, an antient record. V. Bibl. Leg. Ang. p. ii. c. 4.


Yelverton's MSS. consisting of a great number of copies of law records and treatises.

A catalogue of them is extant in Catal. MSS. Ang. v. ii. p. 113.
Privileges, Records.

I. CHARTERS, Customs, Privileges. &c. of Cities and Corporations.

BEDFORD LEVEL. Collection of laws which form the constitution of the Bedford Level corporation, together with an introductory history thereof, by Charles Nalson Cole, Esq; Register to the corporation, 8vo. 1761, 7s. 6d.

Account of a considerable number of tracts written on the subject of the surveys of the fens in this part of the country, and the disputes arising thereupon, may be seen in Gough's Brit. Top. v. i. p. 195, &c.

BOSTON. (1) A deed for the use of the guild of St. Mary's Boston, Lat. dated March 8, 1505, printed by W. Faques on vellum, on a broad-side.

(2) Deed of admission of Richard Woolman into the guild of St. Mary's, in the church of St. Bcwlph; with all the privileges thereof, Lat. printed on vellum by W. Faques, [1565.]

This deed is also printed in Ames, v. i. p. 309, who also mentions of the same printer.

(3) Deed by which the prior and convent of Kirkeby in Lincolnshire, admitted William Hulse and Anne his wife to the benefit of an indulgence granted by Pope Boniface IX. to which is annexed an abjuration of sins.

BRISTOL. The city charters; containing the original institution of mayors, recorders, sheriffs, town-clerks, and all other officers whatsoever; as also of a common council, and the ancient laws and customs of the city; diligently compared with and corrected according to the Latin originals. To which is added the bounds of the city, &c. 4to. 1736, 10s. 6d.

The charter of 9 Q. Anne was printed separately.

CAMBRIDGE. (1) Charter of K. John to the town of Cambridge, for a praepositus or mayor, with Henry III's charter confirming the same.


(2) A description of the foundation and privileges of the university of Cambridge, supposed to be written by Dr. Perne and Dr. Caius, 1571. A very scarce tract, of which a MS. copy is in Harl. MSS. N° 7048.

(3) Corporations vindicated in their fundamental liberties from a negative voice, and other unjust prerogatives of their chief officer, destructive of true freedom, &c. argued first and more properly in the case of Peter house in Cambridge, but is
of general import to all the bodies incorporated throughout the whole nation, &c. containing also extracts from the registre and statutes of Peter house, by Charles Hotham, late fellow of that college, 12mo.

(4) Petition and argument of Mr. Hotham, fellow of Pathe house, before the committee of reformation of the universities, Ap. 10, 1651, against the matters negative void, &c. 4to.

(5) An extract from the large book of statutes, for the use of the graduates, was printed, 8vo.

(6) Statuta quædam academiac Cantab. decretu, jurament, &c. 12mo.


(8) An argument to prove that the 39th section of the 50th chapter of the statutes given by Q. Eliz. to the university of Camb. includes the old statutes of the university, and that all the old statutes are not repealed by the statutes of Q. Eliz.; together with an answer to the arguments, and the author's reply to that answer, 4to.

By Mr. John Burford, of King's College.

(9) An account of the university of Cambridge, and the colleges there, being a plain relation of many of their oaths, statutes, and charters, by which will appear the necessity in present members to regard, of endeavouring to obtain such alterations as may render them practicable, and more suitable to the present times: together with a few natural and easy methods by which the legislature may, for the future, fix the and the other great nursery of learning in the true interest of the nation and protestant succession; most humbly proposed to both houses of parliament, by Edmond Miller, Esq. at law, 8vo.

(10) Jus academicum; or a defence of the peculiar jurisdiction which belongs of common right to universities in general, and hath been granted by royal charters, confirmed by parliament, to those of England in particular: shewing that no prohibition can lie against their courts of judicature, nor appeal from them, in any cause like that which is now depending before the vice-chancellor of Cambridge, with a full account and vindication of the proceedings in that cause (by Dr. Colbatch), 4to.

A summary account of the case of Dr. Bently and the Bp. of Ely, may be seen in Gough's Brit. Top. v. i. p. 241, &c. and of the many publications that appeared on the occasion.

This case was finally determined in the H. of Lords, and is reported in 4 Bro. P. C. 41.

(11) This
(11) The rights and privileges of both universities, and of the univer. of Camb. in particular, defended, in a charge to the grand jury, at the quarter sessions at Cambr. Oct. 10, 1768. Also an argument in the case of the colleges of Christ and Emanuel, (proving colleges to be exempt from parish rates) by Jas. Marriott, L. L. D. Svo. 1779, 18.

CHESTER. Trial at bar, in several informations in the nature of a quo warranto, at the assizes held at Shrewsbury, before sir James Eyre, knt; containing the arguments of Mr. serj. Adair. Mr. Milles, Mr. Lane, and Mr. Topping, for the relator. Mr. Bearcroft, Mr. Leycellet, Mr. Bowre, Mr. Plumer, and Mr. Manley, for the defendant, Svo. pr. at Chester, 3s. 6d. ievd.

CINQ. PORTS. (1) Great and ancient charter of the cinque ports of our lord the king, and of the members of the same, Svo. Lat. Cantab. 1675. in Eng. Lond. 1682, 3s. 6d.
(2) Collection of the statutes relating to the cinque ports, pr. by Basker, 1726, 2s.
(3) Charters of the cinque ports, two antient towns, and their members, translated into English, with annotations historical and critical: wherein divers old words are explained, and some of the antient customs and privileges observed, by Sam. Jenkies, fol. 1728, 15s. This book was written in 1678, and after the death of the author was printed by the recommendation of Mr. Ch. Bar. Gilbert.

COLCHESTER. Charter of Colchester. The new charter granted to the mayor and commonalty of this town, with recitals of the old charters confirmed by the present, Svo. 1764.

DUNWICH. Charters of 1 and 7 Joan. granted to this borough, with extracts from antient records relating thereto, are printed in Appd. to Brady on Burghs, n. 3.

HALIFAX, and its gibbet law, placed in a true light, with a description of the town, &c. the antiquity of its customary law, and the reasonableness thereof, &c. 12mo. 1708. Reprinted, Svo. (by William Bently) 1761. The real author was Dr. Sam. Midgley, a practitioner in physic, who wrote it for his support while in Halifax jail for debt, where he died, 1695. His poverty prevented his printing it; and Ben ly, who was clerk of Halifax-church, claimed the honour of it after his death. Watfon's hist. Halifax, 456, 491.

KINGSTON. Charters of Kingston, by Edw. IV. Eliz. and Car. I. are printed in Lib. Nig. Scac. v. i. p. 397.

LONDON. Charter granted to this city, 1 or 2 Ric. I. is printed in Appd. to Brady on Burghs, n. 20.

LIVERPOOL.
34 Charters, Corporations, Customs,

LIVERPOOL. A correct translation of the charter of Liverpool, with remarks and explanatory notes, by Philodemus. Printed for the proprietors, 4to.

LONDON, and the several corporations and companies there.

of Vide post. III.

NEW MALTON. Privileges of New Malton, in the county of York, as set forth and claimed by the burgesses thereof, anno 1596. Pr. in Lib. Nig. Scac. v. ii. 796, edit. 1772.

NORWICH. (1) Charter granted to this city, 1 Joan. printed in Appendix to Brady on Burghs, n. 22.

(2) True copy of a man’s freedom of the city of Norwich, with an explanation.

NOTTINGHAM. Case of the burgesses of Nottingham, in reference to the surrendering of their charter truly stated, Aug. 21, 1682, fol. sheet.


(2) De Magna Discordia Oxoniensi, A. D. 1264, inter academicos et oppidanos, c chronica, Abington. Hearne’s Hemingford, p. cxlii.

(3) The privileges of the university of Oxford, in point of visitation, clearly evidenced by letter to an honourable personage: together with the universitie’s answer to the summons of the visitors, by Gerard Langbaine, Oxford, 3o. 1647.

(4) The university of Oxford’s plea refuted: or, a full answer to a late printed paper, intitled, The Privileges of the university of Oxford, in point of visitation, &c. manifesting the vanity and falsity of this pretended university privilege and plea to the visitors jurisdiction, that the right of visiting the university of Oxford, is only in the king’s majestie, and that it is exempt from all other jurisdiction by its foundation, prescription, and several grants of exemption; and insufficiency of all the allegations and authorities produced to support it. Published for the information of the judgment and satisfaction of the conveniency of all ingenious members of that university, who, onely out of ignorance or error, not obduracy or malignity, have demurred to the jurisdiction of the visitors thereof, though appointed, authorized by ordinance of parliament, and commision under the great seal of England, &c. &c. by William Prynne, esq. one of the said visitors, 4to. 1647.

An account of several other pamphlets written on this occasiorn, and upon the disputes that have arisen within the university, may be seen in Cough’s Brit. Top. v. ii. p. 114, &c.

(5) The
(5) The humble petition of the mayor, aldermen, bayliffs, and commonalty of the city of Oxon. to the supreme authority of the nation, the commons in parliament assembled, with their grievances annexed, and the parliament's answer thereto, 4to. 1649.

(6) The answer of the chancellor, masters, and scholars of the university of Oxford, to the petition, articles of grievance, and reasons of the city of Oxon. presented to the honourable committee for regulating the university of Oxford. 24 July, 1649 4to. 1649.

(7) Case of the university of Oxford; shewing that the city is not concerned to oppose the confirmation of their charters by parliament, presented to the H. C. 24 Jan. 1689—90, Oxford, 1690, by James Harrington; as also the following.


(9) Case of the city of Oxford; shewing how far they are concerned to oppose the confirmation of the charters and pretended privileges of the university of Oxon. with an answer to a late pamphlet, intitled, A Defence of the Rights and Privileges of the University of Oxford.

(10) Law and arguments in vindication of the university of Oxford, in two reasonable discourses. 1. One on the question, Whether the law of England countenances the interposition of extrinsecal authority in corporations called universities and colleges in general, applicable to any charge of non-resistance, &c. upon the vice-chancellor, from Hale, Holt, Atkins, Cooke, Stillingsfleet, Skinner, &c. 2. A Detection of the main primary author of the imputation of jacobitism on the univ. of Oxon. and he proved to be self-condemned, 8vo.

(11) Statuta selecta à corpore statutorum univ. Oxon, &c. being an abstract for the use of the members, delivered to them on their matriculation, 12mo. Oxon. 1638, 1661. Various editions have since been printed, under the title of Parecholae five excerpta à corpore stat. univ. Oxon. Svo. Oxon. 1671, 1682, 1705, 1718, 1729, 1749. Other parts of the statutes were privately printed by Charlet, but suppressed by order of the university. V. Gough, v. ii. p. 139.
ADDINGTON's (Will.) abridgment of penal statutes. V. ABRIDGMENTS.

ANALYSIS of the law concerning parochial provision for the poor, with an appendix, (by Edward Wynne, Esq;) royal, 8vo. 1767.

ANSWER (the only legal) which constables and churchwardens may give to articles inquiring into any of his majesty's ecclesiastical or civil courts, or to any justices, upon the statutes 1 Eliz. c. 2. and 3 Jac. c. 4. concerning the absence of persons from their parish church, fol. 1680, 1s.

Bacon's (Sir Francis) office of constables. V. Bacon's law tracts.

BARLOW's (Theod.) justice of peace; a treatise, containing the power and duty of that magistrate; compiled from the statutes at large, the best and latest reports, and other books of authority in the law, with many new cases never before printed, interspersed with variety of precedents generally formed upon the words of the acts of parliament. To which is added, an appendix, being a summary of all the acts of parliament, whereby one or more justices are authorized to act in or out of sessions, fol. 1745, 1s.

BLACKEBRYY's (Sam.) justice of peace his companion, 2 parts. Part I. A summary of all the acts of parliament whereby one, two, or more justices of the peace are authorized to act, not only in, but out of sessions of the peace: part II. containing cases in law, wherein justices of the peace have jurisdiction, 12mo. 1734, 6s.

The first part is continued by an appendix to 1749.

BONUN's (Edm.) justices qualification, 8vo. 1693, 2s.

BOKE (the) of justices of peace, the charge, with all the pro- tesse of the sessions, warrants, supercedes, &c. part English, part Latin, containing 54 leaves. Printed by Wynken de Worde, and by R. and W. Copland, in the same year, 4to. 1515, 2s. 6d.

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Conflables, Coroners, &c. 87

R. Redman, fm. 8vo. 1527. again by the fame printer, no date. 
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Bolton's (Sir Rich.) justice of peace of Ireland, much enlarged, fol. Dublin, 1683, 12s.

Bolton's justice, enlarged by Michael Travers, 4to. 1750, 18s.

Bond's (J.) compleat guide for justices of the peace, containing the common and statute laws, and most authentic precedents which concern the same, 3d edit. 8vo. 1707, 2s. 6d.

BoTT's (Edm.) collection of decisions of the court of king's bench, upon the poor laws; to which are prefixed extracts from the statutes concerning the poor, 2d edit. 1773, 12s. (1771, 4s.)

Boyd's (Robert, LL. D.) office, &c. of his majesty's justices of the peace, &c. See Scotch law books.

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Brown's (Will.) Astarte abdicatae restauratio; or, advice to justices, containing a compendious and perfect abstract of all the statute laws and correct forms of precedents, which relate thereto, 12mo. 1695, 2s.

Brown's duty and office of high constables of hundreds, petty constables, &c. from W. Lambard and others, 12mo. 1677, 2s.

Burn's (Rich. LL. D.) justice of peace and parish officer, upon a plan entirely new, and comprehending the whole law, brought down to the present time, 15th edit. 4 vol. 8vo. 1785, 11l. 8s.

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Burn's observations on the bill proposed to parliament for erecting county workhouses, 8vo. 1776, 2s.

† Burrow's (Sir James) series of decisions of the court of king's bench upon settlement cases from 1732 to 1776, 4to. 1786, 11. 10s.

Burrow's settlement cases, 4to. 1768, 1776, 1l. 1s. The latter parts of this work may be had separate.

† Caldecott's (Thomas) reports of cases relative to the duty and office of a justice of the peace, from Mich. 1776 to Trinity 1785, 4to. 1786, 8s. 6d. in boards; A part only of this work is yet published, down to Hilary 1782.

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Judge Blackstone recommends this work to the perusal of the student.

Comm. b. i. c. 9.

Lambarde's duty of constables, &c. 8vo. pr. by R. Ward, 1582; R. Newbterie and H. Myddleton, 1583, 1594, 1602, 1631, 1633, 1677, 2s.
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Treatise of replevins, 8vo. 1718, 1739, 1746, 2s.

Turner's duty of high constables of hundreds, petty constables, tithingmen, &c. 1761, 1s. 6d.

Umfreville's (Edw.) Lex coronatoria; or, the office and duty of coroners: wherein the theory of the office is distinctly laid down, and the practice illustrated with precedents, and an account of the dignity of the office, 2 vols. 8vo. 1761, 10s.

Under sheriff: containing the office and duty of high sheriffs, under sheriffs, and bailiffs; with an appendix of precedents, never before published. By a gentleman of the Inner Temple, 8vo. 1766, 7s.

Universal officer of justice; containing the general power of justices, clerks of the peace, custos rotulorum, commissiioners of hackney coaches, hawkers and pedlars, and wine licences, of mayors and bailiffs, of clerks of markets, parish officers, &c. 8vo. 1730, or 1731, 4s.

Universal (New) parish officer; containing all the laws relating to parish business, ranged in alphabetical order, 4th edit. enlarged, 12mo. 1774, 3s. 6d.

Ward's (Ld.) and Cunningham's justice of peace and parish officer. To which is added, a collection of precedents, settled by the most eminent lawyers, 3 vols. 4to. 1760, 1s. 10s. The collection of precedents to be had separate, sewed, 9s.

Ward's (Ld.) practical justice of peace; containing the statutes and variety of precedents: published by T. Cunningham, esq; 2 vols. 8vo. 1762, 7s.
WEBB (Geo.) office of a justice of the peace, duty of sheriffs, &c. of Virginia, with precedents, 8vo. 1736, 5s.

WELCH'S (Sand.) observ. on the office of a constable, a new edit. enlarged, 8vo. 1753, 1s.

WILKINSON'S (John) office of coroners and sheriffs, 4th edit. with additions, 8vo. 1675, 3s.

WILKINSON'S office of coroners, &c. the writs, Eng. 8vo. 1618, 1651, 1652, 1657, 3s.

WINGATE'S (E.) statuta pacis, a table of all the statutes concerning justices. (See justice revived.)

YOUNG'S (Walt.) vade mecum, and cornucopia, or table of the statutes concerning justices, with an epitome of Standford's pleas of the crown, 12mo. 7th edit. 1663, 2s.
CONSTITUTION, CROWN, & PARLIAMENT.

I. CONSTITUTION, &c. in general.


III. JURISDICTION and Privileges of the Houses of Lords and Commons.

IV. BISHOPS' Right of voting in the House of Lords.

V. JOURNALS and History of the proceedings of House of Lords and Commons.

VI. PROCEEDINGS in Cases of Impeachment and High Treason.

VII. PROCEEDINGS in Cases of Elections.

VIII. SUCCESSION and Title to the Crown.

IX. SUPREMACY and Ecclesiastical Jurisdiction of the Crown, and Power of dispensing with Penal Statutes.

X. REVENUE of the Crown.

I. CONSTITUTION, &c. in general.

ACCOUNT of the affairs of Scotland, in relation to their religious and civil rights, 4to. (a pamphlet.) 1690, 1s.

ACCOUNT of various particulars relative to the demise of the crown, 8vo. (a pamphlet.) 1760, 1s.

Appeals of cases in the house of lords, from 1698, when they were first signed by council, (by order of the house) to the year 1787, with manuscript indorsements of the judgments: whether

whether affirmed, dismissed, or reversed, containing 87 years, fol.

There are some cases in the house of lords prior to those above-men-
tioned, collected and published by Sir Barth. Shower; and others still
earlier are in the valuable library of Mr. Serjeant Hill.

Bacon's (Nath.) historical and political discourse of the laws
and government of England, from the first times to the end of
the reign of Queen Elizabeth, with a vindication of the ancient
way of parliaments in England, collected from some manu-
script notes of John Selden, Esq.; 5th edition, corrected and
improved by a gentleman of the Middle Temple, 4to. 1760, 15s.


Bacon on government, 2d edit. or 3d edit. folio, 1692, 1689, 6s.

Bacon on government, 2 parts, 4to. 1647. 1651, 3s.

This book was also privately printed in 1672, when a violent pro-
lacion of the publisher took place; in consequence of which several
hundred copies were seized and burnt: another prosecution was taken
up against the publisher of the edit. 1682, which proceeded to out-
toty against him, having taken refuge abroad, where he re-
mained till the Revolution.

Bagshaw's (Edw.) rights of the crown of England as it is
established by law, 8vo. 1660, 2s.

Borlase's (Edw.) reduction of Ireland to the crown of
England, 8vo. 1675, 3s.

Brewster's (Sam.) jus feciale Anglicanum; or, a treatise
of the laws of England relating to war and rebellion, with
an account of the laws of capitulations and surrenders at
mercy and discretion: to which is prefixed, an expostula-
tory preface to Id. Parker, then Id. ch. just. of England, 8vo.
1725, 1s. 6d.

Bridall's (John) decus et tutamen; or, a prospect of the
laws of England, framed for the safe-guard of the king's majesty,
&c. 8vo. 1679, 1s. 6d.

Bridall's jus imaginis apud Anglos; or, the law of Eng-
land relating to the nobility and gentry, 8vo. 1671, 1675, 1s. 6d.

Briefe conceipte of English policy, containing certaine
ordinarie complaints of our countrymen, by W. S. [William
Stafforde.] 4to. 1587, 2s. 6d.

The above has been supposed to be written by William Shakespeare,
two initials W. S. only appearing in the title-page. But see memoirs
of William Lambarde, in Append. in Bibl. Brit. Top., where it is
said to be truly written by Sir Thomas Smythe or John Yate, in
the reign of Hen. VIII. or Edward.

Brown's (Josiah) cases in parliament. V. tit. Report.

Cases in parliament. See Shower, Brown, &c. tit. Reports.

Collins's (Arthur) proceedings, precedents, and arguments, on claims and controversies concerning baronies by writ, and other honours, fol. 1734, 18s.

Constitution and laws of England considered, by W. P——y, [i. e. William Pudsey,] 8vo. 1701, 28s.

Cotton polthuma; divers choice pieces of that renowned antiquary Sir Rob. Cotton, wherein are discussed several important questions concerning the right and power of the lords and commons in parliament. 1. That the kings of England have been pleased to consult with their peers in parliament for marriage of their children, and touching peace and war, Harl. Miscel. v. ii. 114. 2. That the sovereign's person is required in parliament in all consultations and conclusions. 3. The manner and means how the kings of England have supported and improved their estates. 4. An answer to certain arguments urged by a member of the house of commons, and raised from supposed antiquity, to prove that ecclesiastical laws ought to be enacted by temporal men. 5. Arguments made by command of the house of commons at a conference with the lords, concerning the liberty of the person of every freeman. 6. A speech delivered in the house of commons at Oxford. 7. A brief discourse concerning the power of the peers and commons of parliament in point of judicature; with several tracts upon other subjects; published by James Howell, 8vo. 1651, 1672, 1679, 3s. the edit. 1651 contains a history of the life of Hen. III. generally omitted in the subsequent editions.

Mr. Petyt terms this a fictitious work. Petyt, MSS. vol. H. p. 281. it contains however several valuable and curious particulars. Barrington's obs. on Chartæ Forestæ.

Defence of the parliament of England in the case of king James II. or a treatise of regal power, and of the right of the people, 4to. 1692, 15s.

Defoe (Dan.) history of the union of Great Britain, fol. 1709, 1os.

† Defoe's history of the union between England and Scotland, with a collection of original papers relating thereto; with an introduction, in which the consequences and probability of a like union with Ireland are considered, by J. L. De Lomme; to which is prefixed, a life of the author, and a copious index, 4to. 1787, 11. 1os. in boards.


Droit le roy; or, a digest of the rights and prerogatives of the imperial crown of Great Britain, chiefly printed from the book
Constitution, Crown, and Parliament. 101

book entitled Jura Coronæ, by a member of the society of Lincoln's-inn, 8vo. (a pamphlet) 1764, 2s. 6d.

Said to be published by the late Timothy Brecknock.

Dugdale's (Sir Will.) perfect copy of all summons of the nobility to parliaments, from 39 Hen. III. &c. extracted from public records, fol. 1635, 3l.

Ellys (Anthony, D. D. late Bp. of St. David's) on the spiritual and temporal liberty of subjects in England, in two parts, the latter of which contains several treatises on the more important subjects of the law and constitution of England, 4to. 1763, 12s.

See a short account and character of this work in Eunomus, vol. i. lxxx.

Evidence of the common and statute law of the realm, usage, records, history, with the greatest and best authorities down to the 3d George III. in proof of the rights of Britons throughout the British empire, 8vo. 1776, 2s.

Fortescue's (Sir John, L. C. J.) difference between an absolute and limited monarchy, as it more particularly regards the English constitution; to which is prefixed a learned preface concerning the laws of England, with remarks and an index by Fortescue Aland, of the Inner Temple, esq; F. R. S. large 8vo. 2d edit. 1719, 6s. 1714, 4s.

Fragment on government, being an examination of what is delivered on the subject of government in general, in the introduction to Sir W. Blackstone's commentaries; with a preface, in which is given a critique on the work at large, 8vo. in boards, 1776, 3s. 6d.

Freeholder's grand inquest, touching our sovereign lord the king and his parliament, 4to. Reprinted, with observations upon forms of government, &c. by Sir Rob. Filmer, 8vo. 1679, 1680, 1s. 6d.

This learned and loyal discourse to assert the king's supreme power in parliament, was published an. 1647, in the latter end of which year the author died; and though it has not its author's name printed before it, it is well known among the curious to have been written by Sir Robert Holbourne, who was a councellor of Lincoln's-inn, and Doctor of the civil law, the prince's attorney, one of his Majesty's privy council, member of parliament for St. Michael in Cornhill, and author of some other pieces in the law. Catal. of Pamph. in Harl. Libr. n. 244.

Fundamental law: the true security and sovereign dignity, and the people's liberty, 8vo. 1683, 2s.

Gilbert's (Ed. Ch. Bar.) treatise of the constitution of England, printed with his history and practice of the common laws, and cases in law and equity.

Hale (Sir Matt.) Juræ Coronæ, MS. quoted by Mr. Hare, in notes on Coke Litt. 70. b.

Historical dissertation on the origin, antiquity, and functions of the office of lord high steward of England, 8vo. (a pamphlet) 1776, 3s. There are several tracts upon this subject by Mr. Camden, Sir Robert Cotton, and other learned antiquaries, among Hearne’s curious discourses.

Historical essay on the English constitution; or, an impartial enquiry into the elective power of the people, from the first establishment of the Saxons in this kingdom, 8vo. 1771, 4s. 6d.

History and reasons of the dependency of Ireland upon the imperial crown of England, rectifying Mr. Molineaux’s state of the case of Ireland, being bound by acts of parliament in England, by Mr. Atwood, (see Nicholson’s Irish hist. libr. 4to. p. 51.) 8vo. 1698, 2s. 6d.

Jacob (Giles) Lex constitutionis; or the gentleman’s law; being a compleat treatise of all the laws and statutes relating to the king and prerogative of the crown, nobility, house of lords and commons, &c. with the manner of passing bills in both houses, 8vo. 1719, 1757, the same, 4s. 6d.

Jenkenius Redivivus; wherein is set forth the prerogative of the king concerning the subjects’ liberty, 12mo. 1680, 1681, 1s. 6d.

Jenkins’s (Dav.) discourse touching the inconvenience of a long parliament, 4to. 1647, 6d.

Jura coronæ; his majesty’s royal rights and prerogatives asserted, 12mo. 1680, 1s. 6d. This has been since published, with some additions, under the title of Droit le Roy.

King’s (Edw.) essay on the English constitution and government, 8vo. 1767, 25. 6d.

Laws of honour; or, a compendious account of the ancient derivations of all titles, dignities, offices, &c. shewing the prerogative of the crown, privileges of peerage and parliament, the true rank and precedence of all dignified persons, the most memorable debates and causes of parliament upon claims of honours, precedence, or otherwise, 8vo. 1726, 4s.

Lex vera; shewing the power of kings, discussing the authority of parliaments, and proving the right of dominion to be in the people, 4to. 1702, 1s.

†. Lolve (J. L. de) on the constitution of England; or, an account of the English government, in which it is compared with the republican form of government, and occasionally with the
Constitution, Crown, and Parliament. 103

the other monarchies of Europe, 4th edit. with additions, 8vo. 1784, 7s. 6d.

This work is recommended by the author of the letters under the signature of Juni us, as "a performance deep, solid, and ingenuous." Pref. 31.

† Majesty's (his) commission to all the lords and others of the privy council touching the creation of baronets, also the oath to be taken by them, 4to. 1611, 1s.

† Millar's (John, professor of law in the univ. of Glasgow) historical view of the English government, from the settlement of the Saxons to the accession of the house of Stewart, 4to. 1757, 1l. 1s.

Molyneaux's (Will.) case of Ireland's being bound by acts of parliament in England, stated, with a new preface, 8vo. 1770, 2s. 6d.

Molyneaux's case of Ireland; to which is added, the case of tenures, &c. 8vo. 1720, 4s.

See Nicholson's Irish Hist. libr. 4to. p. 50.

Nicholson's (Will. bp. of Carlisle) leges marchiarum, or border laws; containing several original articles and treaties made and agreed upon by the commissioners of the respective kings of England and Scotland, for the better preservation of peace and commerce upon the marches of both kingdoms, from the reign of Henry III. to the union of the two crowns in James I. with a preface, and an appendix of charters and records relating to the said treaties, 8vo. 1705, 1747, 5s.

Observations on the doctrine laid down by sir W. Blackstone concerning the authority of the parliament over Ireland, 8vo. 1779, 1s. 6d.

Peace and union; or, a defence of sir Humphrey Mackworth's treatise on the occasional bills, fol. 1702, 1s.

Phillips's (Fab.) vindication of the government of the kingdom of England, under our kings, from the opinion of those that without any warrant would have it to be originally derived from the people, or the king to be co-ordinate with his house of peers and commons in parliament, fol. 1687, 16s.

Prynne's (Will.) antipathy of the lordly prelacy, 4to. 1641, 2s. 6d.

Prynne's humble remonstrance against the tax of ship-money lately imposed, written 1636, and printed from an imperfect copy, without the author's consent, 1641. Repr. 4to. 1643, 2s.

Prynne's reasonable, legal, historical vindication and chronological collection of good old fundamental liberties, franchises, rights, and laws of all English freemen, &c. evinced by parliamentary records, &c. 2 parts, 4to. 1654, 1655, and [1679, new title only.] 2s.

Prynne's
PRYNE's treachery and disloyalty of the papists to their sovereigns in doctrine and practice, with the sovereign power of parliaments and kingdoms; wherein the traiterous antimonarchical doctrine and attempts of papists upon the crown's prerogative are briefly related, &c. 4 parts, 4to. 2d edit. enlarged, 1643, 55.

REGIMINE principium ad regem Cipri, by St. Thomas.


The above are quoted in Fortescue on Monarchy, 3.

RYMER'S (Tho.) Federæa, &c. containing the treaties, conventions, letters, and other acts of state, between the kings of England and foreign princes and states, from the commencement of the twelfth century, chiefly in Latin, the contents and dates of the several volumes are as follow:

Tom. I. from A. D. 1101 to 1273. Lond. 1704.

II. 1273 to 1307. 1705.

III. 1307 to 1323. 1706.

IV. 1323 to 1338. 1707.

V. 1338 to 1356. 1708.

VI. 1356 to 1373. 1708.

VII. 1373 to 1397. 1709.

VIII. 1397 to 1413. 1709.

IX. 1413 to 1420. 1709.

X. 1420 to 1441. 1710.

XI. 1441 to 1475. 1710.

XII. 1475 to 1502. 1711.

XIII. 1502 to 1523. 1712.

XIV. 1523 to 1543. 1712.

XV. 1543 to 1586. 1713.

XVI. 1586 to 1616. 1715.

XVII. 1616 to 1625. 1717.

Thus far this work was published by or from the papers of Mr. Rymer, who had the appointment of historiographer royal, and received a warrant empowering him to search the public offices for this undertaking, Aug. 26, 1693; which was renewed by Q. Ann, May 3, 1707, when Mr. Sanderson was joined in the undertaking, to whom a similar warrant was granted solely, Feb. 15, 1717, and by whom (Robert Sanderson, esq; F. A. S. usher of the court of chancery, and clerk of the chapel of the rolls) the subsequent volumes were published, in the compilation of which Mr. Sanderson is reputed to have surpassed his predecessor in the merit of his labours, and had the honor of completing this noble repository of national muniments; the like of which he affirms is not to be produced by any other nation.

The above original edition of this work seems to have been executed at the expense of the crown, by whom the copies were disposed of, by
which means becoming very scarce, a set of the 17 volumes was
sold for 100 guineas.

A republication of the 17 volumes of this magnificent work, was
made under the care of Mr. Geo. Holmes, (deputy keeper of the re-
cords at the tower,) by whom they were examined by the originals
in the tower 1727.

Mr. Sanderson published the 18th volume 1726, which was after-
wards republished with castrations in 1731. vol. 19, was pub. in
1732. vol. 20, 1735. The present price of a complete set of
the latter edition is about

18l. 18s.

An edition of the whole 20 volumes, printed in a smaller character, in
10 vol. was published at the Hague,

1739, to. 10s.

Fifty nine volumes of Rymer’s collection of public acts relating to
the history and government of England, from 1115 to 1698;
(not printed in this Fædera, but of which there is a catalogue in
vol. 17,) are deposited in the museum by order of the house of lords.

See further particulars relating to this work in Duftreinoy on
History, v. i. 229, and Nichols’s anecdotes of Bowyer, 54. 74.

An abridgment of Rymer’s Fædera; containing a summary ac-
count of the principal events of each reign, with an abstract of the
contents of each instrument contained in the Fædera, executed by Mr.
Rapin, published originally in Holland, in separate extracts, in
Bibliothèque Choixie of Monj. Le Cerc, and translated by Mr.
Stephen Whately, was printed, entitled

Acta Regia; or an account of the treaties, letters, and
instruments, between the monarchs of England and foreign
powers, from the reign of Hen. I. to that of James I. being an
abstract of the contents of Rymer’s Fædera, 4 vol. 8vo. 1731,
6s. fol. no date, 8s. Other collections of treaties subsequent to the
above-mentioned work have been published.

General collection of treaties, declarations of war, and
other public papers relating to peace and war, among the po-
tentates of Europe, from 1648, to the present time, 2 vol. 8vo.

1710, 6s.

This collection was further continued from the end of Q. Anne’s
reign to 1731, 2 vol. 8vo.

1732, 15s.

Collection of all the treaties of peace, alliance, and com-
cerce, between Great Britain and other powers, from the revo-
lution in 1688, to the present time, 2 vol. 8vo. 1772, 8s.

Collection of all the treaties of peace, alliance, and com-
cerce, between Great Britain and other powers, from the treaty
signed at Munster in 1648, to the treaties signed at Paris in
1783; to which is prefixed, a discourse on the conduct of the
government of Great Britain in respect to neutral nations, by
the Right Hon. Charles Jenkinson, the present Lt. Hawkes-
bury, 3 vol. 8vo.

1785, 1l. is.

Segar's (Sim.) titles of honour, the temporal nobility of the English nation (quatenus such) have had, or do now enjoy, viz. dukes, marquises, earls, and viscounts, from the conquest; and barons from their first investiture by charter, whether by tenure, writ of summons to parliament, or patent, wherein their several gradations are set down, &c. 8vo. (apamphlet) 1681, 1is. 6d.

Selden's (John) Jani Anglorum facies altera, Lat. 12mo. 1681, 1s.

Selden's tract, tit. Miscellanies.

Selden's titles of honour, 4to. 1674, 3s. 2d edit. fol. 1631, 6s. 3d edit. fol. 1675, 15s.

See Wilkins's pref. to Selden's works, v. iii.

Sharp's (Granville) declaration of the natural right of the people to a share in the legislature. V. tit. Miscellanies.

Sheringham's (Rob.) the king's supremacy asserted, or a remonstrance of the king's right against the pretended parliament, 4to, (originally printed in Holland.) 1660, 1is. 6d.

Shower's cases in parliament. See title Reports.

Smith (Sir Thomas, Knt. Doctor of civil law, and principal secretary to Edw. VI. and Q. Eliz.) de republica Anglorum: the manner of government or policy of the kingdom of England, pr. by H. Midddeton, for G. Seton, 4to. 1583, 1584 with new additions of the cheefe courts in England, the offices thereof, and several functions by the sayd author never before published, 4to. pr. by J. Windet, 1589, by Val. Simmes, 4to. (Several times since printed) 1594. See a character of this work, and other particulars of the same author, in Eunomus, v. i. lxx.

The publication of this treatise was shortly preceded by two other treatises upon the same subject, which being among the first printed accounts of our constitution and government, may be considered as of great curiosity.


A Briefe discourse of royall monrachie, as of the best Commonweale: wherein the subject may beholde the sacred majestie of the prince's most royall estate, written by Charles Mersbury, gent. in dutifull reverence of her majesty's most princely highness, &c. Mr. Tho. Norton, counsailer and soliciter unto the citie of London, having, by thy appointment of the L. Bp. of London, read this treatise diligently perused the same, makest this reporte thereof unto the reader, “verie commendable and lately to be reade,” 4to. pr. by T. Vautrollier, 1581.
Constitution, Crown, and Parliament. 107

This book appears to have been printed only to be presented by the author to his friends. V. Ames, v. ii. 1072.

Somer's (Ld.) collection of tracts, chiefly relating to the history of the constitution of England, 16 vol. 4to. 16b. 16s.

Speculum regale, by Williams.
The author having also written a book, entitled Balaam's Ass, was indicted for high treason, and executed 17 Jac. I. v. i. Hales, P. C. 118. 2 Roll's Rep. 88, and Cro. Cat. 125.


Squire's (Sir) enquiry into the constitution of the Anglo-Saxon government, Svo. 1753, 6s. (1745, 3s.)

State Tracts, being a collection of several treatises relating to the government of England, privately printed in the reign of Cha. II. fol. 1689, 5s.

State Tracts, published during the reign of William III. 3 vol. fol. 1705, 1706, 1707. 11. 11s. 6d.

Stuart's (Gilbert, LL.D.) discourse on the laws and government of England, Svo. 1771, 1s. 6d.

This is also prefixed to the second edition of Sullivan's lectures.

Summus Angliae seneschallus; or, a survey of the lord high steward of England's office, dignity, and jurisdiction; particularly the manner of arraigning a peer indicted of treason or felony, in a letter to the lords in the tower, by Edw. S. of the Temple, Svo. (a pamphlet.) 1746, 1s.

Superiority of the crown of England over Scotland, in answer to Sir Thomas Craig's treatise of homage, &c. Svo. 1704, 5s.

Superiority of the crown of England re-afferted, 4to. 1705, 3s.

Treatise on the prerogative of a queen comfort, (a pamphlet.) Svo. 1762, 1s.

Treatise of nobility upon the debate of the barony of Abergavenny, 12mo. 1642, 1s. 6d.

Tyrrell's (James) bibliotheca politica; or, an enquiry into the ancient constitution of the English government, with respect to the regal power, and the rights and liberties of the subject, in thirteen dialogues, collected out of the best authors, antient and modern, 4to. 1694, 2s. 6d. in fourteen dialogues, fol. 1718, 6s.

Vox populi: or, the people's claim to their parliaments sitting to redress grievances, 4to. 1681, 2s.

1. MODUS TENENDI PARLIAMENTUM IN ANGLIA.

The work under this title so frequently mentioned in our law books, and the subject of much controversy, is not extant in print: it is held of very high authority by Ld. Coke, who in Pref. to 9 Rep. gives a more full description of it: viz. Modus tenendi parliamentum: hic describitur modus quomodo parliamantum regis Angliae, Anglorum suorum tenebatur tempore Edwardi filii regis Etheldredi; qui quidem modus suid per discretiores regni, coram Willelmo duce Normandiae & conquestore & rege Angliae, ipsius conquestore hoc præcipiente & per ipsum approbat. & suis temporibus usitat. The authenticity of it is never doubted by Ld. Coke, who says, certain it is that this modus was rehearsed and declared before the conqueror at the time of his conquest, and by him approved for England, a Inst. 12. the antiquity of it is however denied by Selden, in Titles of Honor, p. 610, &c. as not older than the reign of Edw. III, and still further by Prynne, who contends it it is not prior to 31 Hen. VI. Animadv. on 4th Inst. 6. 331. See also Nichollson’s Engl. Hist. libr. 4to. 156, and Hargr. Coke Litt. 69, b.

2. Modus tenendi parliamentum in Hibernia, published by Dr. Dopping, bp. of Meath, with a preface in vindication of its authenticity, latt. 12mo.

Dubl. 1692, 2s. 6d.

Modus tenendi parliamenta in Hibernia, with bp. Dopping’s preface. To which is added, the rules and customs of the house, gathered out of the journal books from the time of Edw. VI. 8vo.

Dubl. 1772, 1s. 6d.

This Irish modus is a transcript of the article immediately preceding: for an account of it, besides the authorities there mentioned, see 4th Inst. 349. Molyneaux’s case of Ireland, p. 22, and Nichollson’s Irish Hist. libr. 4to, p. 52.

3. PREROGATIVE

3. PREROGATIVE of parliaments in England; proved in a dialogue between a councillor and a justice of peace, written by Sir Walter Raleigh, when a prisoner in the Tower, and dedicated to King James, A.D. 1610, 4to. 1628, 1640, 1s. 6d. Reprinted in Harl. Miscel. vol. v. p. 180. See also some account of it in Catalog. of Pamph. in Harl. Lib. n. 287.

4. PRIVILEGE and practice of parliaments in England, 4to. 1628, 1640, 1641, 1680, 1s.

5. ORDER and course of passing bills in parliament, in eight sections, 4to. 1641, 1s. 6d.

6. Hakewil's (Will.) manner how statutes are enacted in parliament, by passing bills, with a catalogue of the speakers, 12mo. 1641, 1s.
The same author published,

7. Modus tenendi parliamentum; or, the old manner of holding parliaments in England, extracted out of our ancient records; together with the privilege of parliament; to which is added, the manner of passing bills, &c. 12mo. (1660, 2s.) 1671, 3s.

8. Sir Hen. Spelman on parliaments, Svo. 1642, 1s.

See also Spelmanni Reliquiae.

9. Discourse concerning the success of former parliaments, 4to. 1642, 1s. Reprinted in 6 Harl. Miscel. 377, from a copy on which Sir S. D'Eves had observed, that it was a notable piece.

10. Rights of the kingdom; or, customs of our ancestors, touching the duty, power, election, or succession of our kings and parliaments, &c. with a preface, [by Sir Ralph Sadler.] 4to. 1649, 1682, 2s. 6d. In the latter edition the preface is omitted. This work is recommended by Mr. Locke (Remains, 8vo. 1720, p. 238), as containing the ancient constitution of the government of England. An answer was written to it by Sir Roger L'Estrange, entitled A word concerning libels and libellers, 1681.

11. Opinions of several learned antiquaries; viz. Sir J. Dodderidge, Mr. Agard, Mr. Tate, Mr. Camden, and Mr. Selden, touching the antiquity, power, order, state, persons, manner, and proceedings of the high court of parliament in England; with a preface by John Dodderidge, 12mo. 1653, 1685, 1s. 6d. The edition 1658 wants Selden's opinion, containing six pages, and has the addition of Dodderidge's preface, containing 44 pages. These drafts are inserted in Hearne's curious discourses.

12. Prynne's (Wili.) kalendar and survey of the several kinds and forms of parliamentary writs, 4 parts, 4to. 1659, 1660, 1662, 1664, 3l. 16s.

13. Manner

13. Manner of holding parliaments, by Henry Elsynge, clerk of the h. of commons, 12mo. 1660, 1662, 1663, 1675, 1679, 2s.

See D’Ewes’s Journal, pref. and fol. 10.
An improved edit. of this work from the author’s original MS. was published by Mr. Tyrwhit, entitled, Ancient method and manner of holding parliaments, Svo. 1768, 3s. 6d.

Under the name of this author is also published,
14. Miscellanea parliamentaria; containing, I. Memorials of the manner of passing bills, (Harl. Miscel. v. v. 210;) together with the order of the house, by Henry Scobel, esq.; II. Precedent of elections, proceedings, privileges, and punishments in parliament, by R. C. esq.; with so much of the learned Tho. Smith as relates to this subject. III. The opinion of the most learned antiquaries, touching the antiquity, power, state, and proceedings in parliament. IV. The method of passing bills in the lords house, under twelve principal heads, 12mo.

1685, 3s.

These tracts are sometimes bound separate.

15. Memorials of the method and manner of proceedings in parliament, in passing bills, with several rules and customs, by H. S. C. P. (i.e. Henry Scobel, clerk of the parl.) See Elsynge’s Miscel. Parl. 12mo. 1670, 1689, 1s. 6d.

16. Antiquity and power of parliaments, by Sir John Dodderidge, 12mo. 1672, 1s.

17. Considerations upon the question, whether the parliament is dissolved by its prorogation for 15 months, 4to.

1676, 1s.

18. Howell’s preeminence and pedigree of parliament, 4to. 1677, 1s.

Re-printed in Harl. Miscel. v. i. p. 34. There is also a vindication of the above printed, 4to. 1677, which is also re-printed in Harl. Miscel. v. vi. p. 115.


20. Petty’s (Will.) ancient rights of the commons of England asserted; or, a discourse, proved by records, &c. that they were ever an essential part of parliament, Svo. 1680, 2s. 6d.

This publication gave rise to a controversy which occasioned the following:

21. Jani Anglorum facies nova; or, several monuments of antiquity touching the great councils of this kingdom, and the courts
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courts of the king's immediate tenants and officers, 8vo. (said to be written by Mr. Atwood), 1680, 2s. 6d.

22. A full answer to a book written by William Petty, esq; with a true account of the famous colloquium or parliament, 40 Henry III. and a glossary expounding some few words in ancient records; together with some animadversions upon a book, called, Jani Anglorum facies nova, 8vo. 1681, 4s.

23. Jus Anglorum ab antiquo; or, a confutation of an impotent libel against the government by kings, lords, and commons, under the pretence of answering Mr. Petty, and the author of Jani Anglorum facies nova, 8vo. (supposed to be written by Mr. Atwood), 1681, 2s. 6d.

24. Argumentum Antinormanicum; or, an argument, proving from ancient histories and records that William duke of Normandy made no absolute conquest of England by the sword, in the sense of our modern writers, 8vo. 1682, 2s. 6d.

This is thought by Dr. Brady to be written by Mr. Atwood. V. Nicholson's Eng. hist. Lib. But is by other authors attributed to Mr. Co.ke. V. Tyrrell Bibl. Pol. and Gregor's Notes on Fortescue de lavd. Leg. Ang. An answer to this also appeared by the principal champion in the dispute, Dr. Rob. Brady, who collected all he had written on the occasion in,

25. Introduction to the old English history, in three tracts. I. An answer to Petty's rights of the commons asserted; and to Jani Anglorum facies Nova. II. An answer to Argum.tum Antinormanicum. III. History of the succession of the crown of England, with an appendix containing records, councils, and parliaments, and a glossary, fol. 1684, 6s.

The same author also wrote, being connected with the same subject,

26. Historical treatise of cities, and burghs or boroughs, shewing the original, and whence and from whom they received their liberties, privileges, and immunities; what they were, and what made and constituted a free burgh and free burgesses, as also when they first sent their representatives to parliament, fol. 1704, 1711, 4s. reprinted 8vo. 1777, 5s.

27. Petty's (Will.) miscellanea parliamentaria; containing precedents. 1. Of freedom of arrests. 2. Of censures. (1. Upon such as have wrote books to the dishonour of the Government. 2. Upon members for misdemeanours.) 3. Upon persons not members for contempt, &c. 4. For misdemeanours in elections. With an appendix of several instances wherein the kings of England consulted their parliament in marriages, peace, and war, &c. 12mo. 1680, 1681, 2s. 6d.

This author left other collections upon the subject of the law of parliament published after his death, entitled,

28. Jus Parliamentarium; or, the ancient power, jurisdiction,

Constitution, rights, and liberties of the most high court of parliament revived and asserted, fol. 1739, 18s.

29. Honour and courage of our English parliament in the reign of queen Elizabeth, 4to. 1681, 18s.

30. Smith's (Sir Tho.) manner of holding parliaments; also arcana parliamentaria, 12mo. 18s. 6d.

31. Arcana parliamentaria; or, precedents concerning elections, proceedings, and privileges in parliament, by R. C. esq; to which is added, the form and manner of holding parliaments, by Sir Thomas Smith, 12mo. See Elsynge's Miscel. Parl. n. 14. 1685, 18s.

32. Scobell's (Hen.) remembrances of the methods, orders, and proceedings heretofore used and observed in the house of lords, extracted out of the journals; together with Selden's privilege of the baronage when they sit in parliament, 12mo. 1689, 3s.

33. Scobell's memorials. See Memorials, above, n. 14, 15.

34. Lex parliamentaria, by G. P. esq; 12mo. 1690, 2s.

Lex parliamentaria; or, a treatise of the law and customs of parliament; shewing their antiquity, names, kinds, and qualities of the three estates, election of members, electors rights of return, and the sheriffs duty, electing of the speaker, manner of passing bills, &c. with an appendix of a case in parliament for the knights place in the county of Bucks, 2d edit. with additions, 8vo.


36. Rymer's (Tho.) view of government in Europe, and civil policy; also the antiquity, power, and decay of parliaments, with other observations, 12mo. 1714, 18s. 6d.

37. Willis's (Brown) notitia parliamentaria. Shewing what boroughs were antiently parliamentary, 3 vols. (1st part, 2d edit. enlarged, 8vo. 1716, 1730, 1750, 21. 2s.

38. Amand (George St.) on the legislative power of England, with the origin and constitution of parliament, 8vo. 1725, 2s. 6d.

Reprinted with the collection of lord's protests, 2 vols.

39. Archerley's (Rog.) Britannic constitution; or, the fundamental form of government in Britain, demonstrating the original contract entered into by king and people; and many important original powers and privileges of parliament are exhibited, fol. 1727, 12s.

40. Archerley's free parliament; or, an argument on their constitution;
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Constitution; proving some of their powers to be independent. To which is added, an appendix of original letters and papers, which passed between the court of Hanover and a gentleman at London; touching the right of the duke of Cambridge to reside in England and sit in parliament, 8vo. 1731, 4s.

41. Gurdon's (Thornh.) history of the antiquity, &c. of the high court of parliament, court baron, &c. with the rights of lords of manors, &c. 2 vol. 8vo. V. tit. Court keeping.

42. Meth. of proceeding in order to obtain a private act, 8vo. (a pamphlet.) 1767, 1s.

43. Letham's (James) dissertation on the national assemblies under the Saxon and Norman governments, &c. 4to. 1781, 2s.

44. Precedents of proceedings in the house of commons, with observations, by John Hatsell, esq.; clerk of the house of commons, 2d edit. with additions, 3 vol. 4to. 1785, 1l. 10s. in boards.

The cases of privilege before published, with additions, are contained in the first vol.

Rules and Orders, House of Lords, and House of Commons.

(1) ORDERS, proceedings, punishments, and privileges in parliament, 12mo. 1661, 1s.

(2) OBSERVATIONS, rules, and orders, collected out of divers journals of the house of commons, entered in the reigns of Edw. VI. Q. Mary, Q. Eliz. Ja. I. Cha. I. and Cha. II. 8vo. 1707, 2s.

(3) REMEMBRANCES; or, a compleat collection of the standing orders of the house of lords, extracled from the journals, 8vo. 1744, 2s.

(4) Compleat collection of the standing orders of the house of lords, extracled from and compared with the journals of the said house, 8vo. 1748, 2s. 6d.

(5) ORDERS, standing orders, and resolutions of the house of commons, relating to their forms of proceeding, &c. 8vo. 1747, 2s.

(6) ORDERS essential, fundamental and standing orders, reports, declarations, memorandums, rules, agreements, and regulations of the house of commons, relating to their forms of proceedings, privileges, &c. collected out of the journals; to which are added, proceedings of the house against Mr. Murray. 2d edit. 12mo. 1756, 3s. 6d.

(7) Collection of rules and standing orders of the house

of commons, relative to the applying for and passing of bills, for inclining, making turnpike roads, navigations, &c. [by Mr. Hatfield.] 1774; 1784, 1s.

III. JURISDICTION, Privileges, of Houses of Lords and Commons.

1. BRIEF discourse concerning the power of peers and commons of parliament in point of judicature, 8vo. 1619, 4to.
   1640, 1680, 1s.
   Printed also in Cottoni Posthuma, as the work of Sir Rob. Cotton, and reprinted in 8 Harl. Miscel. p. 604. but is said by A. Wood, to be written by Selden or Sir Symonds D’Ewes, in article Selden.

2. D’Ewes (Sir Sym.) speech, touching the privilege of parliament in causes criminal and civil, with several other speeches of the same author, 4to.
   1641, 1642, 2s. 6d.

3. DERRAM’S (Rob.) manual of some particular rights and privileges belonging to the high court of parliament, 12mo.
   1647, 1s. 6d.

4. Pryne’s (Will.) plea for the house of peers; or, a full vindication of the just, antient, and hereditary right of the lords and barons of this realm, to sit and judge in all the parliaments of England, 4to.
   1658, [1675, new title only] 5s.

5. ANTIENT land-mark screen; or, bank between the prince and people by the right of inheritance, which the nobility of England have to sit in parliament, 4to.
   1659, 1s.

6. GRAND QUESTION concerning the judicature of the house of peers stated and argued; with the case of Thomas Skinner, merchant, complaining of the East India Comp. with the proceedings thereupon, which gave occasion to that question faithfully related, by a true well wisher to the peace and good government of the kingdom, and to the dignity and authority of parliament, 8vo.
   1669, 3s.
   The cause of peers having received a petition from Mr. Skinner, previous to any determination in the case in the courts of law, was the occasion of this investigation, which is reputed to be very ably treated of in the above publication.

7. BRIEF relation of the cause and sufferings of William Carre; together with a plea against the jurisdiction of the house of lords, 4to.
   1679, 1s. 6d.

8. CASE
Constitution, Crown, and Parliament. 115

8. Case stated concerning the jurisdiction of the house of peers in point of appeal, 12mo. 1675, 2s. 6d.
9. Case stated of the jurisdiction of the house of lords in point of impositions, 12mo. 1676, 1s. 6d.
10. Selden (John) of the judicature in parliament; wherein the controversies and precedents belonging to the title, are methodically handled, 8vo. 2s. 6d. Supposed to be written by Sir S. D'Ewes.
11. Atkyns's (Sir Rob.) true and antient jurisdiction of the house of peers, fol. 1699, 2s. 6d. This is not published in the collection of the author's parliamentary tracts, 8vo.
12. Cary's (John) rights of the commons asserted, and the liberties of the people vindicated, 8vo. 1s. 6d.
14. Vindication of the rights and prerogatives of the house of lords; wherein a late discourse, entitled A Vindication of the rights of the commons of England is considered, fol. 1701, 2s.
15. Letter to Sir Humph. Mackworth, on his book in vindication of the house of commons, fol. 1702, 1s. 6d.
16. Privileges of the houses of lords and commons, argued and stated in two conferences between both houses, Ap. 19 and 22, 1671, with learned remarks on the seeming arguments and pretended precedents offered at that time against their lordships, by Arthur Earl of Anglesey, 12mo. 1702, 2s.
17. Bridall's (John) declaration of the divers prehensions or privileges allowed by the laws and customs of England, unto the first born among her majesty's subjects the temporal lords in parliament, fol. 1704, 1s. 6d.
18. Browne's (Will.) privilegia senatus contentu sublata; being remarks upon the acts 12 and 13 Gal. and 2 and 3 Ann. for preventing any inconveniences that may happen by privilege of parliament, 8vo. 1704, 2s.
19. Hale (Sir Matt.) on the original institution, power, and jurisdiction of parliaments, with a declaration of the house of lords concerning their privileges, 8vo. (V. Hall. MSS. n. 1698) 1707, 4s.
20. Magnatum apud Anglos privilegia; or, the privileges and preheminences that belong to our English peerage, fol. 1710, 1s. 6d.
21. Collection of cases and records concerning privilege.

of parliament, with a few occasional remarks upon them, 3vo. 1764, 1s. 6d.

22. Collection of cases of privilege of parliament, from the earliest records to the year 1628, by John Hatfell, Esq; clerk of the house of commons, 4to. 1776, 6s. 6d. This is included with additions in the 1st vol. of Precedents of Proceedings in the House of Commons.

23. Urquhart's (Geo.) experienced solicitor, in proceedings under the appellant jurisdiction of the house of lords on appeals and writs of error, and the jurisdiction exercised by the house in matters of peerage, folio, 1773, 10s. 6d. 6d.

IV. BISHOPS' Right to Vote in the House of Lords.

1. APOLOGY for the antient right and power of the bishops to sit and vote in parliament, as the first and principal of the three estates of the kingdom, 4to. 1660. again 1661, 1s. Written by Jer. Stephens, prebendary of Salisbury, the excellent coadjutor of Sir Hen. Spelman, in his edition of the antient councils, (Nicholson, fol. 195.)

2. Answer to this quodlibetical question, Whether the bishops make a fundamental and essential part of the English parliament? 4to. 1661, 1s. On occasion of the Earl of Danby's case in the house of lords, 31 Car. II. the right of judicature of the bishops in parliament, in capital cases, was much discussed. The following publications appeared in the dispute on that subject, which continued during the course of several years.

3. Discourse of the peerage and jurisdiction of the lords spiritual in parliament, proving from the fundamental laws of the land, the testimony of the most renowned authors, and the practice of all ages, that they have no right in claiming any jurisdiction in capital matters, fol. 1679, 1s. 6d.

4. Honours of the lords spiritual asserted, and their privileges to vote in capital cases in parliament, maintained by reason and precedent, fol. 1679, 1s. 6d. Said to be written by the author of rights of the bishops, &c. [Mr. Hunt.]

5. Rejoinder to the reply concerning the peers, and jurisdiction of the lords spiritual in parliament, fol. 1679, 1s.

6. Bishops not judges in capital cases, 8vo. 1679, 1s.

7. Letter from a gentleman to his friend; shewing that the bishops are not to be judges in capital cases, 4to. [by La. Hollis.]

8. Answer
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3. Answer to the gentleman's letter to his friend; shewing that bishops may be judges in capital cases, fol. 1680, 1s.

9. Bishops may and ought to vote in cases of blood, fol. 1680, 1s. 6d.

10. Rights of the bishops to judge in capital cases cleared, [by Mr. Hunt.] 8vo. 1680, 1s. 6d.

11. Womoc's (Dr.) treatises, proving both by history and record, that the bishops are a fundamental and essential part of our English parliament, and that they may be judges in capital cases, fol. 1680, 1s. 6d.

12. Grand Question concerning the bishops' right to vote in capital cases stated and argued, 8vo. 1680, 1s. 6d. Written by the learned Dr. Stillingfleet, Bp. of Worcester, who has collected all that the rolls of parliament and our ancient histories afford on the subject, (Nicholson, fol. 195.) This is also a tract of the jurisdiction of the bishops in capital cases, printed among his tracts.

13. Hunt's (Tho.) argument for the bishops' right with a postscript, 8vo. 1682, 2s.

14. Ld. Hollis's remains; being a second letter to a friend concerning the judicature of the bishops in parliament, in vindication of what he wrote in his first, and in answer to the Rights of the bishops to judge in capital cases in parliament cleared, &c.; it contains likewise a part of his intended answer to a second tractate, entitled Grand Question, &c.; to which are added Considerations in answer to the learned author of the Grand Question, &c. by another hand; and reflections upon some passages in Mr. Hunt's postscript by a third, 8vo. 1682, 1s. 6d.

15. Answer to sundry matter in Mr. Hunt's postscript to his argument for the bishops' right to vote, &c. 4to. 1683, 1s.

16. Bishops' right to vote in capital cases, 1684, 2s.

Qu. if republ. of Hunt.


1. PLACITAS parliamentaria: or, pleadings in parliament, from 13 to 35, Ed. I. and 14 Ed. II. with the judgments thereon, and an appendix of antient records of parliamentary matters, by William Ryley, [clerk in the record office in the tower,] fol. 1661, 7s. 6d. This work is recommended to the professors of the law by Ld. Chan. Nottingham.

2. Rotuli Parliamentorum: the rolls of parliament from

from the time of Edw. I. to the latter end of the reign of Hen. VII. collected from the records in the tower and other authorities, 6 vol. fol. 5l. 5s.

These, as also the journals of the house of lords and commons, are printed by order of parliament. The copy after which the rolls or records of parliament have been printed, was collated with the original rolls, the lacunae therein filled up, and the several marginal titles supplied where wanting, by the Rev. Mr. Philip Morant, deceased, who succeeded the late Rich. Blyke, Esq; in this undertaking; and John Topham, of Lincoln's-inn, Esq; down to the second year of the reign of Hen. IV. and after that period the same service has been performed by Thomas Attic, Esq; keeper of the records at the Tower, and the said Mr. Topham. They likewise transcribed the petitions in parliament, and selected the other parliamentary matter, which was found on the patent and clause rolls, and also in public offices and private collections. And for the preservation of the transcripts, and that recourse may be had to them at any future time when occasion may require, they have, pursuant to an order of the house of peers, been deposited in the British museum, by the Rev. Dr. John Strachey, one of his majesty's chaplains in ordinary, who corrected the press during the printing of the Rotuli parliamentorum petitiones & placita in parliament.

3. Journals of the house of lords, from 1509 to 1767, 31 vol. 15l. 15s.

The publication of the lords journals was wholly superintended by George Rofe, Esq.

4. Journals of the house of commons, from 1547 to 1786, 40 vol. with the reports of the secret committees, 4 vol. and the general indexes compiled by Mr. Cunningham, from vol. 1 to vol. 7.; by the Rev. Dr. Flexman, from 8 to 11.; by the Rev. Mr. Forster, from 12 to 17.; and by Mr. Moore, from 18 to 34. inclusive, making together 43 vol. 15l. 15s.

5. Collection of protests of the house of lords, from 1242 to 1767, &c. 2 vol. 8vo. 1767, 12s.

To this edition is added, St. Amand's essay on the legislative power of England, &c.

6. Parliamentary, or constitutional history of England, of the most remarkable transactions in parliament, from the earliest times to the restoration of K. Cha. II. collected from the records, &c. 24 vol. 8vo. 1762, &c. 7l. 7s.

7. True relation of that memorable parliament which wrought wonders, begun at Weilm. to Rich. II. whereunto is added, an abstract of those memorable matters before and since the said king's reign, done by parliament, &c. 4to. 1641, 1s. 6d.

8. D'Urfwry's (Sir Symond.) journals of all the parliaments held during the reign of Q. Eliz. 2. both in the house of lords and...
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This work supplies a chronicle in the journals of the house of commons, published by order of parliament. V. Cat. Harl. MSS. n. 1888.

9. Townsend's (Heyw.) historical collections; or, proceedings of Q. Eliz. four last parliaments, fol. 1687, 8s.

10. A record of some worthy proceedings in the honourable wise and faithful house of commons in the late parliament, 8vo. 1611, 1s. 6d.

11. Debates of the house of commons, 1620 and 1621, published from a MS. in Queen's Coll. Oxon. 2 vol. 8vo. 1766, 10s.

12. Diurnal occurrences of every day's proceeding in parliament, from 20 Jan. to 10 Mar. 1628, with the arguments of the members then assembled, 4to. 1641, 2s. 6d.

13. Debates and proceedings of the house of commons, in the sessions of parliament, begun 20 Jan. 1628, and ended by dissolution 10 Mar. following, publ. by Tho. Crew, 12mo. 1707, 2s. 6d.

14. Conference desired by the lords, and had by a committee of both houses, concerning the rights and privileges of the subject, discoursed by Sir Dudley Digges, Sir Edw. Littleton, Mr. Seiden, Sir Ed. Coke, with the objections of Sir Rob. Heath, then attorney general, and the answers, 3 Ap. 4 Car. 1628, 4to.

15. Speeches in the great and happy parliament, from 3 Nov. 1640 to June, 1641, 4to. 1642, 1s. 6d.

16. D'Ewes's speech in parliament on 11 Jan. 1641-2, concerning the proceedings against the 11 bishops accused of high treason, with D'Ewes's speech in the house of commons 27 July, 1644, &c. 4to. 1646.

17. Husband's (Edw.) collection of passages between the King and parliament, from Dec. 1641 to Mar. 1643, 4to. 4s.

18. Husband's collection of all the public orders and declarations of both houses of parliament, from Mar. 19, 1642, to Dec. 1646, fol. 1646, 6s.

19. May's (Tho.) history of the parliament of England, which began Nov. 3, 1640, with a short and necessary view of some precedent years, published by authority, fol. 1647, 5s.

20. Pryne's (W.) speech in the house of commons 4 Dec. 1648, touching the king's answer to the houses upon the whole treaty, whether they were satisfactory, &c. 4to. 1649, 2s. 6d.

21. Fuller's (Will.) Ephemerae parliamentaria, the sovereign's prerogative and subject's privileges, in several speeches between K. Cha. I. and the most eminent persons of both houses of parliament, fol. 1654, 1655, 1681, 6s.

22. Narrative
22. Narrative of some passages in the long parliament, 12mo. [by Ld. North.] 1670, is. 6d.

23. White Locke's (Bulstrode) memorials of what passed (chiefly in parliament) from the beginning of Cha. I. to the restoration of Cha. II. fol. 1682, 10s.

This book was published by Arthur Earl of Anglesey, with a preface by Mr. Rymer. It has a very bad index, and the book itself is mispaged in many places, occasioned probably by its having been worked off at different press; but Mr. Pen (Gov. of Pennsylvania, the editor of Whitlock's Memorials of Engl. affairs, fol. 1709) apprehends that it is eastrated of many excellent passages.

24. Rushworth's (_____ ) historical collections of private passages of state, weighty matters in law, and remarkable proceedings in parliament, containing the principal matters which happened from the year 1618 to 1643, 8 vol. fol. 1682, 4l. 4s.


26. History of the parliament from 1661, fol. 1683, 1s. 6d.

27. Private debates in the house of commons in the year 1677, in relation to a war with France and an alliance with Holland, 8vo. 1702, 1s.

28. Copy of two journals of house of commons 21 Oct. 1678, and 6 March, 1678, 8vo. 1678, 2s.

29. True copy of the journal book of the last parliament begun 5 Mar. 1678, 8vo. 1680, 2s.

29. Faithful register; or, debates in four parliaments, 1680, &c. 8vo. 3s.

30. The whole series of all that hath been transacted in the house of peers concerning the popish plot, 8vo. 1681, 1s.

31. Exact collection of debates in house of commons Oct. 21, 1680. With a just and modest vindication of the two last parliaments, 8vo. 1681, 1689, 1725, 3s.

The last mentioned is a celebrated piece said to be written by Sir Will. Jones, and is also printed in the collection of State Tracts, privately printed temp. Car. II.

32. Historical collection; or, a brief account of the two last parliaments, with the trial of Will. Howard, E. of Strafford, 8vo. 1682, 1685, 3s.

33. The faithful register; or, the debates of the house of commons, in four several parliaments held at Westminster, Oct. 21, 1680; at Oxford Mar. 21, 1680; at Westminster, May 19 and Nov. 9, 1685.

34. Debates in the painted chamber at Westminster. 1688, on the word Abdicated, 8vo. 1692, 1695, 2s.

35. Collection
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35. Collection of debates and proceedings in parliament, 1694, 1695, on inquiry into the late bribes and corrupt practices.

36. History of the last parliament, begun 12 Feb. 1700; to which is added, the short defence of the last parliament, 8vo.

37. Account of the proceedings of the lords spiritual and temporal in parliament assembled, in relation to the bill intituled, An act for preventing occasional conformity, 8vo. 1702, 1s. 6d.

37*. An impartial view of the two late parliaments, their proceedings, and the late ministry justified; together with the affairs of convocation, 8vo.

38. History of the present parliament and convocation, with the debates relating to the conduct of the war abroad, &c. 8vo.

39. History of the proceedings of the second sessions of this present parliament,

39*. A succinct and methodical history of the proceedings in the first sessions of the parliament begun at Westminster, 25 Nov. 1710, and ended June 12, 1711, 8vo.

40. History of the parliament of Great Britain, from the death of Queen Anne to the death of Geo. II. 8vo.

41. Debates of the house of commons, from 1667 to 1694, publ. by Anchitel Grey, 6 vol. 1763, 3l.

42. Debates of the house of lords, from 1660 to 1741, publ. by Chandler, 6 vol.

43. Debates of the house of commons, from 1660 to 1741, publ. by Chandler, 14 vol.

44. Debates in parliament, from 1666 to 1741, publ. by T. Buck, 21 vol.

45. Debates of the house of commons, from 1743 to 1774, publ. by Almond, 11 vol. 1766, 3l. 6s.

46. Debates relative to the affairs of Ireland, 1763, 1764, 2 vol. 8vo.

47. Parliamentary register; or, history of the proceedings and debates of both houses of parliament; containing an account of the most interesting speeches and motions, accurate copies of the most remarkable letters and papers, of the material evidence, petitions laid before and offered to the house, from 1774 to 1780, 17 vol. half bound, 1774, &c. 6l. 6s.

48. Parliamentary register, from 1780 to 1787, in 22 vol. 8vo. half bound. This collection is continued during each session.

49. Debates in the house of lords and commons, from 1780 to 1782, 11 vol. half bound.

50. Debates
VI. PROCEEDINGS in Cases of Impeachment and High Treason.

1. THE execution of justice in England, for maintenaunce of publique and christien peace against certein stirs of sedition, and adherents, and traytors and enemies of the realme, without any persecucion of them for questions of religion, as is falsely reported and published by fautors and fosterers of their treasons, pr. by Chr. Barker, 4to. 1583.

Reprinted with some small alterarions the same year.

A Latin translation of the same work, under the title Justitia Britannica, &c. pr. by T. Vautrollier, 8vo. 1584.

Several publications relating to proceedings against persons accused of treason at this period, may be seen in Ames, v. ii. 1082.

2. SHORT DECLARATION of the end of traytors and false conspirators against the state, and of the duty of subiectes to their soveraigne governour; and wythall, howe neceffarie lawes and execution of justice are for the prefervation of the prince and commonwealth : wherein are also brefly touched, sundry offences of S. Queene, committed against the crowne of this land, and the manner of the honorable proceedings for her conviction thereof ; and also the reasons and caufes alledged and allowed in parliament, why it was thought dangerous to the state if she should have lived, published by Rich. Crompton, an apprentice of the common laws, pr. by J. Charlewood, 4to. 1587.

3. CASES of treason, &c. by Sir Fr. Bacon, 4to. 1641, 1s.

Reprinted with the several editions of his tracts, and with Holbourne's reading, post.

4. Holbourne's (Sir Rob.) reading on the statute of treasons, 25 Edw. III. c. 2 ; to which are added, Bacon's cases of treason, ante, 4to. 1642, 8vo. 1681, 1s. 6d.

5. DISCOURSE concerning high treason, on the stat. of 25 Edw. III. de preditionibus, considered and explained ; also a short treatise of misp.ision of treason, &c. fol. 1683, 2s. 6d.

6. DEFENCE of Ld. Russel's innocency, by Sir Robert Atkyns, fol. 1689, 1s.

7. FURTHER defence of Ld. Russel's innocency, by the same, fol. 1689, 1s.

The above are printed in Atkyns's Parl. Tracts, 8vo.
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8. Magistracy and government of England vindicated; or, a justification of the English method of proceedings against criminals, fol. 3 parts, 1689, 1s. 6d.
Said to be written by Sir Barth. Shower, in an answer to Sir R. Atkyns's defence of Ld. Ruffel's innocency (reprinted in State Trials, vol. iv.) and was followed by A short reply, &c. to Magistracy, &c. by John Hawles, fol. 1689, 1s.


10. Common and statute law of England concerning trials, in high treason, misprision of treason, and in all other crimes and offences relating to the crown, with directions to many precedents of indictments, &c. to be found in other books, by W. J. 8vo. 1710, 1739, 3s.

11. A full and impartial history of the impeachments of the late ministry, 8vo. 1716, 1s. 6d.

12. Enquiry into the origin of parliamentary impeachments, 8vo. 1s.

13. Method of the proceedings in the house of lords and commons in cases of impeachment for high treason, 8vo. 1717, 1s.

14. Discourse of treasons and bills of attainder, by Rich. West, Ld. Chan. of Ireland, 2d edit. 8vo. 1717, 1s. 6d.

15. Considerations on the law of forfeitures for high treason; with an appendix concerning estates tail in Scotland, by Mr. Charles Yorke, 8vo. 1746, 2s. 6d. 4th edit. corrected and enlarged, 8vo. 1775, 3s. 6d. sewed.
There is an answer to this work, entitled, A short Review of the Pamphlet entitled Considerations, &c. (supposed to be written by Mr. Gordon, barrister at law, author of the Independent Whig) 8vo. 1746, 1s.

16. Discourse on high treason, more especially on three clauses of the statute of treason, viz. 1. Compaus the king's death. 2. Levying war against the king. 3. Adhering to his enemies, 12mo. 1746, 6d.

17. Statutes relating to high treason, 12mo. 1746, 2s.
This subject is in general treated of by all the writers of the crown law, and particularly by Mr. Justice Foster, in his 6th discourse, at the end of his collection of crown cases; in which book are very fully and accurately reported the cases of the principal persons tried for
for high treason in the year 1746. The most comprehensive collection of cases of this nature, is the following, which, as it contains the most important cases on this subject, it is thought unnecessary to repeat here the separate publications of the several trials included in this collection, or any other than the general proceedings in these cases.

18. Compleat collection of State Trials and proceedings upon impeachments for high treason, and other crimes and misdemeanours, from the reign of Hen. IV. to the end of the reign of Q. Ann, 4 vol. fol. 1719, 11. 11s. 6d.

A second edition was published in 6 vol. fol. 1730, 21, 22. To which were added, two supplemental volumes, 7 and 8, 1735. Re-printed, 1766. A 3d edit. of the 6 volumes, 1742. Two additional volumes, 9 and 10, were published 1766. This work being become very scarce, and selling at a great price, Mr. Hargrave, in 1775, suggested a plan for a new edition, which is since published, entitled

State Trials, &c. from the reign of Hen. IV. to the 19 Geo. III. 4thedit. 11 vol. fol. 1776, &c. fol. 10s. in boards.

To the above enumeration of the several editions of the State Trials, are here added extracts from Mr. Hargrave's preface to the last-mentioned edition, which will be found to contain a very perspicuous and satisfactory account of the pre- and subsequent additions and alterations that have been made towards the improvement of this valuable work.

"The first edition of the State Trials came out in the year 1719, and was comprized in four volumes folio. It began with the trial of William Thorpe for heresy, in the 8th of Henry the fourth, and ended with that of Doctor Sachervell, in the latter end of queen Anne's reign. The name of the gentleman, who prepared this edition, is omitted; but in 1720 the same person published an abridgment of the work, with some additional trials, in eight volumes octavo, under the title of Trials for high treason and other crimes; and in 1738 he published a Critical Review of the State Trials in one volume folio, which, though it includes a kind of abridgment, is quite a different work from the former: and from the title to this last book it appears, that Mr. Salmon was the first editor of the State Trials at large.

The first edition of the State Trials was succeeded in the same year by a separate volume, which contained the famous case of joip-money, and Harrison's trial for falsely accusing Judge Hutton of high treason on account of his opinion against the crown. In the preface to the collection, Mr. Salmon excuses the omission of the former case by observing, that it was to be found in Rushworth; but many of the speeches and arguments are not in his work, and the true reason for the omission appears to have been, that the publishers of the collection, and the proprietor:
of the manuscripts from which part of the separate volume was printed, could not agree about the terms.

A second edition of the *State Trials* was published in 1735; and in consequence of the great accession of new matter, the work became twelled into six volumes folio. The first five volumes comprised the same period as the first edition, with the exception only of the proceedings in parliament against Lord Chief Justice *Trichian* and others, in the reign of *Richard* the Second, for high treason, which are a few years earlier in date than the trial with which the first edition begins. But the differences in other respects were more considerable; for several trials were transposed in order to render the arrangement more conformable to the due order of time, some additions were made to the trial in the former collection, many trials not contained in that (particularly the case of *ship-money* and *Harrington's trial* before mentioned) were interspersed, and the work was still further augmented by a number of new notes and references. As to the sixth volume, it consisted entirely of new matter; being a continuation of the trials from the death of queen *Anne* to the end of the reign of *George* the first, with an appendix of records relative to the whole work. Some few other particulars, in which the second edition was improved, will be found stated at the end of the very sensible preface, with which it was introduced to the public.

The second edition of the *State Trials* was in 1735 followed with two supplemental volumes; to the first of which is prefixed a preface, fully explaining the reasons of this addition, and the materials of which it is composed. In these two volumes there are many important cases, particularly the case of monopolies between the *East India Company* and *Mr. Sandys*, in the latter end of the reign of *Charles* the second, in which the chief question was, as to the legality of the Company's patent for exclusive trade to the *East Indies*. The period of the two volumes is described in their title-pages to be from the reign of *Edward* the sixth to the time in which they are published; but, in fact, they do not contain any trial later than the tenth of *George* the first, and therefore should be considered, not as a continuation of the *Collection of Trials* in the second edition, but merely as supplying its omissions. A second edition of these two supplemental volumes was reprinted in 1766, but without any alteration.

In 1742 a third edition of the *State Trials* was published in six volumes folio. The trials and cases in the supplemental volumes to the second edition are not comprised in this third edition; nor are we aware of any of other difference between the two, than a very small addition of notes, a new disposition of

Sir Richard Spotswood's trial, the quo warranto case, and perhaps a few other trials, and in the pages.

In 1766 appeared two other volumes of State Trials, being the 9th and 10th. These in point of time principally follow the former collection, and bring it down to the year 1760; though amongst these trials there are some of an antecedent period. The first of the two volumes contains a preface, to which we refer the reader for a fuller account of their contents.

To the fourth edition Mr. Hargrave contributed a new preface, as also his assistance in collecting, compiling, and arranging the additional matter which forms the eleventh volume, the task of compiling the general index at the end of that volume having being undertaken by another hand; as was also the superintendence at the press of all the former volumes. It may be proper to notice that the printing of this edition, being executed in a smaller type than the former, the ten first volumes may conveniently be bound in five.

VII. PROCEEDINGS in Cases of Elections.

1. Argument in the exchequer, in a writ of error, between Sir W. Soames and Sir S. Barnardiston, upon the privilege of the house of commons of determining in matters of election of their own members, by Ld. North, fol. 1689, 1s. 6d.

2. Argument in the same case, by Sir Rob. Atkyns, fol. 1689, 1s. 6d.

Printed among his Law Tracts, 8vo.

3. Necessity of parliaments, with directions for the regular election of parliament-men, 4to. 1689, 1s.

4. Observations concerning the regulation of elections for parliament, 4to. 1689, 1s.

Said to be written by the Earl of Shafesbury, having been found among his papers. They are repr. in Somers's Tracts, v. 1.

5. Good advice to all the freeholders and corporations of England, concerning the choice of their representatives, 4to. 1690, 1s.

6. Freedom of elections to parliament, a fundamental law and liberty of the English subject, 4to. 1690, 1s.

7. Drake's (Dr.) necessary considerations, relating to future elections of members to serve in parliament, 4to. 1702, 1s.

8. Bohun's (Will.) collection of debates, reports, orders, and resolutions of the house of commons, touching the rights of electing members to serve in parliament, fol. 1702, 7s. 6d.

9. Pro-
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9. Proceedings in relation to the Aylesbury men committed by the house of commons, and the report of the lords journal, and reports of the conference, and of the free conference; together with what stands upon the journal of the house of commons in the reign of K. James I. in the case between Sir Fr. Godwin and Sir John Fortescue, fol. 1704, 25. 6d. This case, besides the great point of the right of election, involved both houses in a dispute concerning their privileges in matters of elections.

10. Humble representation and address of the lords spiritual and temporal in parliament assembled, presented to her majesty, and her majesty's most gracious answer thereunto, with their lordships thanks for the same; together with the papers annexed to the said address, and laid before her majesty, fol. 1704, 15. 6d.

11. Report of the lords committees appointed to draw up the state of the case upon the writ of error lately depending in the house of peers, in the case of Ashby and White, with the resolutions of the house of peers relating thereunto, fol. 1704, 15.

12. Abstract of Sir Humph. Mackworth's treatise on free parliaments, written in defence of the proceedings of the house of commons in the case of Ashby and White, with some additions, fol. 1705, 6d.

13. Earl of Shaftesbury's case upon the habeas corpus act, with the arguments of the council learned in the law, and the resolutions of all the judges thereupon, which may be of use to several, and satisfaction to all, in the case of Ashby and White, fol. 1705, 15.

14. Ashby and White; or the great question, Whether an action lies at common law for an elector who is denied his vote for members of parliament? debated and resolved; together with the case of Jay and Topham; and the defence made by Sir Fran. Pemberton and Sir Thos. Jones, for their judgment given therein, with other cases, 8vo. 1705, 35.

15. Electors right asserted, with advice and charges to their respective members, 4to. 1721, 15.

16. Eight speeches made in parliament on several important occasions, concerning elections, 8vo. 1733, 2s.

17. Orders and resolutions of the house of commons on controverted elections, with an appendix, 12mo. 1736, 1746, 25. 6d.

18. Determinations in the house of commons concerning elections, and all their incidents, interspersed with abstracts of acts of parliament on the subject, with an appendix, 12mo. 1746, 1753, 1761, 25. 6d.

This was afterwards enlarged, and printed, under the title of,

19. Laws

19. LAWS concerning the election of members of parliament, with determinations in the house of commons thereon; also an appendix of precedents, 8vo. 6th edit. 1780, 6s.

20. HISTORICAL account of the rights of elections of the several counties, cities, and boroughs of Great Britain, collected from public records and the journals of parliament to the year 1754, with a preface, containing an historical account of the antiquity of the house of commons, and the original of the right of election, by Thomas Carew, esq; fol. 1755, 5l. 5s.

21. VOTER'S guide and candidate's instructor, 12mo. 1761, 1s.

22. CANDIDATE'S guide; or, the elector's right in all controverted elections, 12mo. 2d edit. 1s.

23. CASE OF THE MIDDLESEX ELECTION. The principal publications that appeared on the subject of the constitutional question in this case are the following:

(1) Case of the late election for the county of Middlesex, 4to. 1s. 6d.

(2) Sentiments of an English freeholder, 4to. 2s. 6d.

(3) Question stated, Whether the freeholders of Middlesex lost their right? 8vo. 1s. 6d.

(4) Letter to Dr. Blackstone, by the author of the Question stated; with Dr. Blackstone's letter to sir Will. Meredith, 8vo. 1s. 6d.

(5) Vindication of the right of election, 3vo. 1s. 6d.

(6) Essay on the Middlesex election, 8vo. 1s.

(7) Letter from a member of parliament to his constituents (said to be written by the Honble. Const. Phipps, the present Earl of Mulgrave), 8vo. 1s. 6d.

(8) Fair trial of the important question; or, the rights of election asserted, 8vo. 2s. 6d.

24. WHITELOCKE'S (Bulstrode) notes upon the king's writ for choosing members of parliament, 13 Car. II. being disquisitions on the government of England by king, lords, and commons, published by Charles-Morton, LL. D. 2 vol. 4to. 1766, 1l. 10s.

25. GLANVILLE'S (John, Serjeant at Law, and Speaker of the H. of C. temp. Car. I.) reports of cases of controverted elections, determined and adjudged by the commons in parliament 17 and 22 Jac. I. ; to which is prefixed an historical account of the ancient rights of determining cases upon controverted elections, 8vo. 1775, 6s. This curious and valuable work is published by John Topham, esq; of Lincoln's-Inn.

26. HISTORY of the cases of controverted elections which were tried and determined during the first session of the fourteenth
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teenth parliament of Great Britain; with an introduction, Of
the jurisdiction of the house of commons in the trial of contro-
verted elections, by Sylvester Douglas, esq; of Lincoln’s-Inn,
vol. 8vo. 1775; 1777, 11. 4s.
Mr. Hargrave in notes on Coke Lit. 110. a. says, it is with great
pleasure that we cite Mr. Douglas’s work, as it affords the oppor-
tunity of congratulating the student on the accession of a collection of
excellent reports on the law of parliamentary election, accompanied
with an instructive historical preface, and very judicious annotations,
and is the only work of the kind, except one lately published from
Mr. Glanvil’s manuscript; and that they are both particularly va-
nable on account of their tendency to diffuse the knowledge of a
branch of law, which before was too much confined to the narrow
circle of the few favourites in possession of the practice. See also
Hatfield’s Preced. of Proced. in H. of Com. p. 25.
† 27. ELECTION Cases determined during the first session of the fifteenth parliament of Great Britain, by John Phillips, esq;
vol. i. 8vo. 1782, 5s. in boards.
† 28. CASE of the controverted election of Coventry, 8vo. by
the same author.
† 29. RESOLVES of the Committee appointed to try the merits of
the election for the county of Gloucester in 1777, 8vo.
1784, boards.
Printed from the notes of Sir Cecil Wray, chairman of the com-
mittee.
† 30. HISTORICAL account of the rights of election of the
several counties, cities, and boroughs of Great Britain; contain-
ing the time when each of them was first represented in parlia-
ment and by what authority; together with abstracts of the pro-
ceedings relative to controverted elections, &c. to which is pre-
fixed, an inquiry into the origin of elections to parliament, &c.
by Timothy Cunningham, esq; 2 vol. 8vo. 1783, 12s.
† 31. PARLIAMENTARY guide; or, member’s and elector’s
complete companion; being an historical account of the several
cities, &c. in England, their right of election; when they were
first represented in parliament; and the number of votes, with
references to the journals of the house of commons for every pro-
ceeding to be found in them, relating to matters of election,
&c. with a preface and appendix, 8vo. 1784, 9s.
† 32. REPORTS of the proceedings in committees of the house
of commons upon controverted elections, heard and determined
during the present parliament, by Alexander Luders, esq; of the
Inner Temple, vol. 1. 8vo. 1785, 7s. 6d.
† 33. REPORT of the Cricklade case; comprehending the whole
of the proceedings in the courts of law, before the select com-
mmittee
VIII. SUCCESSION and Title to the Crown.

This subject, which has been revived at different periods of our history, has, occasionally, employed the pens of several great and learned men; the principal treatises that have appeared on this head, are here therefore recorded, for the satisfaction of the curious, and as still deserving the notice of the constitutional lawyer.

1. SIR John Fortescue, Lord Chief Justice and Chancellor of England, wrote several pieces on these subjects, neither of which has been yet printed, but remain in MSS. in several of the public libraries, as mentioned in preface to Fortescue de Laud. Leg. Ang. fol. 1741.

   (1) Defensio Juris Domus Lancastriæ.
   (2) A defence of the house of Lancaster. One leaf.
   (3) Genealogy of the house of Lancaster.
   (4) Of the title of the house of York.
   (5) Defence of the house of York.
   (6) Sir John Fortescue's declaration upon certain writings sent out of Scotland, against the king's title of his realm of England, 16 leaves, 4to, in vindication of K. Henry VI's title.

2. TITULUS REGIUS, under which title all the reasons and allegations devised to prove the king to be true and undoubted heir to the crown are set forth at large, and the same allowed, ratified, and enacted by the lords and commons, &c. his brother's children made bastards.

   This is an act of parliament of 1 Ric. III. but has never been printed in any edition of the statutes, having for certain reasons been classed as a private act, and it appears to have introduced that distinction of statutes. This remarkable act is however printed at the end of Cotton's Abridgment of Records.

3. NEW HISTORY of the succession of the crown of England, and more particularly from the time of Egbert till K. Hen. VIII.

   Printed in State Tracts, temp. Will. III. v. i. 541.


4. ALLE-
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4. Allegations in behalf of the high and mighty princess lady Mary, now Q. of Scots, against the opinions and book let forth in the part and favour of lady Katherine, touching the success to the crown of England, written in the time of Q. Eliz. published, fol. 1690, 1s.

This appears to have been written in answer to

5. A Discourse, proving that the lady Katherine, daughter of the lady Frances, &c. was to succeed in the crown of England. Remaining in MS. in Ashmole’s MSS. Catal. MSS. Ang. v. i. No 7925.


7. Conference about the next succession to the crown of England, by R. Doleman, (supposed Father Parsons) 8vo. 5s.

8. Answer to Dolman on the succession of the English crown, by Charles Paget, a seminary priest. 1601. Quoted by Prynne, in Seasonable vindication of right, &c. of English freemen.

9. Right of succession asserted, against the false reasonings and seditious insinuations of R. Doleman, alias Parsons, by Sir John Hayward, LL. D. (written on occasion of the succession of James I. to the crown) 8vo. 1687, 1s. 6d.

10. Right of primogeniture in succession to the kingdoms of England, Scotland, and Ireland, as declared by the statutes of 25 Ed. III. c. 2. de prodigionibus,—King of England, and of Kenneth the Third, and Malcolm Mackenneth the Second, Kings of Scotland; as likewise of 10 Hen. VII. made by a parliament of Ireland, with all objections answered and clear probation made, That to compels or imagine the death, exile, or disinheriting of the king’s eldest son is high treason; to which is added, an answer to all objections against declaring him a protestant successor, with reasons, shewing the fatal dangers of neglecting the same, 4to. by William Lawrance, 1681. Written in support of the Duke of Monmouth’s claim to the succession.

V. The author’s treatise on marriage, tit. Ecclesiastical Law.

10*. Prerogative of primogeniture; shewing that the right of succession to an hereditary crown depends not upon grace, &c. but only upon birth-right and primogeniture, by David Jenner, (B. D.) 8vo. 1685, 12. 6d.

11. Great and weighty considerations relating to the Duke of York, or successor of the crown, offered to the king and both houses of parliament.

Supposed to be written by a great secretary.
12. Letter from a gentleman of quality in the country to his friend, relating to the point of succession to the crown, (said to be by a notable lawyer). 1679.

Printed also in State Tracts, temp. Car. II. p. 41.

13. Mr. Hunt’s postscript, &c. with two discourses about the succession and bill of exclusion, in answer to two books above-mentioned, affirming the unalterable right of succession; wherein is added, a short historical collection touching the same. 1682.

The two discourses here-mentioned appear to have been published in 1679, from Mr. H’s preface to them.


Printed among State Tracts privately printed in the reign of K. Charles II. in answer to which Dr. Brady published

15. True and exact history of the succession of the crown of England, collected out of records, and the best historians, written at first for the information of such as were deluded and seduced by the pamphlet called, The brief history of the succession, &c. pretended to have been written for the satisfaction of the Earl of H. by Dr. Brady. 2d edit. much enlarged, fol. 1684.

Printed among the Dr’s Tracts.


17. Anglia Libera; or, the limitation and succession of the crown of England explained and asserted, as grounded on his majesty’s speech, proceedings in parliament, &c. by John Toland, 8vo. 1701, 3s.

18. Three historical essays, viz. 1. Proves the title of the kings of England to the crown of France, and vacates the law salique. 2. Delineates the titles of the houses of York and Lancaster to the crown of England, with the great mischiefs and chief reasons of the alternate successions of those titles. 3. Derives the title of K. Hen. VII. with his pedigree and issue; the union of the two houses with him; with the union of the two kingdoms in K. James: how far he proceeded therein to the farther uniting of them, and how far it was prosecuted in K. Charles II’d time, written some years since by Tho. Staveley, Esq; 4to. 1703, 1s. 6d.

19. View of the English constitution, with respect to the sovereign authority of the prince, and the allegiance of the subject, in vindication of the lawfulness of taking the oaths to her majesty, by law required; by William Higden, M. A. 8vo. 2d edit. 1709.

20. Defence of the view of the English constitution, with respect, &c. 2d.
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By way of reply to the several answers that have been made to it; particularly to

(r) Remarks on Mr. Higden's Utopian Constitution.
(2) Letter from the natural-born subject.
(3) English constitution fully stated.

21. Asgill's Jure Divino. The assertion is, that the title of the house of Hanover, to the succession of the British monarchy, (in failure of the issue of her present majesty) is a title hereditary, and of divine institution. 2d edit. corrected, 8vo. 1710.

22. A sort of an answer to a piece of a book, entitled A battle royal, in a dialogue; to which is prefixed, an epistle to the author of the rehearsals, alias theudent of the Temple, alias the natural-born subject, alias the man of leisure; by a man of business, 8vo. 1711.

23. The Pretender's declaration abstracted from two anonymous pamphlets, the one entitled Jus Sacrum, and the other Memoirs of the Chevalier St. George, with some memoirs of two other Chevaliers St. George in the reign of Hen. VII. by Mr. Asgill, 8vo.

24. The hereditary right of the crown of England asserted; the history of the succession since the conquest cleared; and the true English constitution vindicated from the misrepresentations of Dr. Higden's view and defence: wherein some mistakes also of our common historians are rectified, and several particulars relating to the succession, and to the title of the house of Suffolk, are now first published from ancient records and original MSS.; together with an authentic copy of Hen. VIIIth's will, by a gentleman, fol. 1713.

Commonly reputed to be written by Mr. Arthur (Hilkiah) Bedford, but in a copy of this work with MS. notes by Bp. Kennet, in the library of the late James Weet, Esq., is the following note: "Upon perusing the above notes wrote by Bp. Kennet to Mr. Harbin, he told me he was the author of the annexed book, and immediately produced the original copy of the same; together with three large volumes of original documents, from whence the same was compiled. He was chaplain to Bp. Kennet, Bp. of Bath Wells, and was the head of the clergy of the non-juring persuasion at that time [in 1742.] A man of infinite knowledge and reading, but of a weak, prejudiced, and bigoted judgment," [sic.] Notwithstanding what is above related of the real author of this work, it is remarkable that the reputed author (Mr. Bedford) was tried in the court of king's bench in 1714, fined 1000 marks, and imprisoned three years on the charge of writing the same. See other curious particulars on this subject in Nicholls' anecdotes of Bath; 1750.

25. Succession of the house of Hanover vindicated against
the pretender's second declaration, in folio, intitled The hereditary right of the crown of England asserted, &c. by Mr. A. gill, 2d edit. 8vo. 1714, 18.

26. The present constitution, and the protestant succession vindicated; in answer to a late book, intitled Hereditary right of the crown, &c. asserted, 8vo. 1714.

27. The revolution and anti-revolution principles stated and compared, the constitution explained and vindicated, and the justice and necessity of excluding the pretender, maintained against the book intitled Hereditary right, &c. asserted.

28. Parliamentary right maintained; or, the Hanover succession justified, wherein the hereditary right to the crown of England is considered, in 3 parts, 8vo. 1714, 2s. 6d.

29. The sentiments of the western tories addressed to the Londoners, with a recorder's charge given at the general quarter sessions of the peace, held in a corporate town in the county of Cornwall, in the first year of Q. Ann, plainly shewing that the late entail of the crown, &c. is agreeable to the constitution, &c. with a proposal for a union between the whigs and tories, by R. D. jun. 8vo. 1715, 6d.

30. Short history of the regal succession, &c. 8vo. 1720, by Mr. John Lindsay, a celebrated non-conformist minister, author of several other works. See Nichols's anecdotes of Bowyer, 530.

IX. SUPREMACY and Ecclesiastical Jurisdiction of the Crown, and Power of dispensing with Penal Statutes.

1. A TREATISE concerning the division between the spiritual and temporal, 8vo. pr. by R. Redman, no date. This seems to be the same with the pacifyer of the division, &c. pr. by Berthelet. The which being remarkable for impartiality, and the temperature of its language, was pointed out to Sir Thos. More, by his judicious readers, as an example for him to follow in his controversial writings, and which incited him to write his apology, &c. The above is ascribed by Bp. Tanner to St. German, author of the dialogue between a doctor and student. To which last-mentioned treatise was added, probably by the same author.

2. NEWE ADDITIONS, treating most specially of the power of the parliament concerning the spiritualitie, and the spiritual jurisdiction, pr. by Berthelet, 12mo. 1531. and the same year by R. Redman, and is now printed with the modern editions of the doctor and student.

3. THE
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3. THE PACYFYER: a treatise concerning the division between the spiritual and temporal, pr. by Berthelet. V. Ante. n. 1.

4. TREATISE (by a common lawyer) that the Bp. of Rome had never supremacy here by the laws of the realm, temp. Hen. VIII. pr. by Berthelet.

Quoted Collins's Apol. 49. 55. Quere if not the same as n. 1.

5. AN ANSWER to a letter concerning the king's supremacy, 12 mo. no date. pr. by Godfray, about 26 Hen. VIII.

This is said also to be written by St. German. V. Ames, v. i.

6. THE APOLOGYE of Syr Thomas Morœ, Knyght, made by hym! anno 1533, after he had given over thoffice of lord chancellour of Englands, pr. by W. Rastell, 12mo. 1533.

See in Ames. v. i. p. 477, an extract from this work, explaining the occasion of it, and furnishing a curious specimen of Sir Thomas's manner of writing on the subject.

7. SALEM AND BIZANCE: a dialogue betwixte two Englishmen, whereof one was called Salem and the other Bizance; Svo. pr. by Berthelet, 1533.

This book was wrote by St. German, in answer to Sir Thomas More's apolgy, the greatest part of which was levelled against a former treatise of this author's, concerning the division of the spirituality, &c. and occasioned Sir Thomas's debellacyon of Salem and Bizance.

8. ADDITIONS of Salem and Bizance, Svo. 1534.


Written by Joan. de Bekinsau; of whom see Wood's Athen.

Brit. v. i. 98. 1st edit.


The original of this treatise has been attributed to K. Hen. VIII. by others to Edward Fox, Bp. of Hereford. See on this subject; Ames. v. i. 354. 362. Several other treatises upon the subject appear'd in the same, and the subsequent reigns, which bring merely theological,

theological, and in support of the papal jurisdiction, are here pur-
pensively omitted. The 5 Eliz. c. 1. prohibits the publication of books
written in defence of the pope's supremacy.

13. Answer to the 5th part of the reports of Sir Edward
Coke, concerning the ancient and modern municipal laws of
England, which do appertain to spiritual power and jurisdi-
tion, by a Catholike Devyne, [Father Parsons] 4to. 1606, 3.

14. An exact chronological vindication, and historical de-
monstration of our British, Roman, Saxon, Danish, Norman,
English king's supreme ecclesiastical jurisdiction in, and over
all spiritual or religious affairs, causes, persons, as well as tem-
poral, within the realms of England, Scotland, Ireland, and
other dominions, from the original planting and embracing of
Christian religion therein, and reign of Lucius, our first Chris-
tian king, to the end of the reign of Q. Eliz. by William Prynn,
Esq; 3 vol. fol. 1665, 1666, 1670, 24.

This work is commonly known by the title of Prynn's Records. The
author proposed to have carried on this work, as the title specifies,
down to the reign of Q. Eliz. but he did not live to complete its
design. The first volume, though not first printed, has a large fronti-
piece, in which the author appears presenting his book to K. Cha.
ill, and the pope with his mitre falling, &c. with a great number of
other figures, which are all explained; and then follows a dedica-
tion to his majesty, wherein he gratefully takes notice of his conferring
on him, without his solicitation, the office of keeper of the records in
the tower, with an honorary pension, which, as also his majesty's
encouragement and that of some honourable lords, engaged him to the
Herculean task of these sheets. This volume begins at the first plant-
ing of Christianity in this island, and ends with the reign of Rich. I.
chiefly consisting of historical and other collections, together with
some characters of our kings never published before. The second
volume, which was first published, is dedicated to the earl of Clade-
rendon, who was a principal encourager of this valuable work: in
it he continues the story and precedents from Rich. I. down to the
death of Hen. III. shewing, from many records, patents, and his-
torical testimonies, that, during this period, our kings claimed and
exercised supreme jurisdiction in all ecclesiastical affairs in England
and Ireland. Most of the printed copies of these two former vo-
olumes were consumed by the fire of London in 1666, not about 70
of them being rescued from the flames, (of the second volume, it is
laid, only 23 copies were saved) which has rendered them so ex-
ceeding scarce, that a compleat set has been sold for thirty pounds.
The third volume, dedicated to the earl of Anglesey, Sir Harbottle
Grimstone, Sir Mat. Hale, &c. the worshipful readers of Lin-
coln's-Inn; begins with a long list of records of K. John and
Hen. III, which is called an appendix to the second volume; and
then
constitutions, crown, and parliament. 137

then follow the like precedents, in the reign of the renowned edw. iii.
from all which collections the author shows, that though the pope,
english clergy, and scotch nobility usurped the rights of these three
kings, they defended themselves against such pernicious encroachments.
this third volume, by nichollon affirms, has enough (in all con-
science) to satisfy any reasonable reader, and supersede his enquiry
into the state of the case in either former or following ages. eng.
hist. libr. an account of this voluminous author and a catalogue of
his works (in number near 200, which are deposited in lincoln's
inn library) are to be found in wood's athens, oxon.

15. pettus's (sir john) england's independency upon the
papal power, historically and judicially stated, by sir john davis
in ireland, and by sir edward coke in england, in two reports
from their greater volumes, 4to. 1674, 2s. 6d.

16. leges angliae, the lawfulness of the ecclesiastical
jurisdiction in england asserted and vindicated, in answer to
mr. hickeringill's late pamphlet stiled, naked truth, 2d part,
by fran. fullwood, d.d. archdeacon of totnes in devon. 8vo.
1681, 2s. 6d.

the same author also wrote subversion of all the romanists' pleas
for the pope's supremacy in england, &c. 8vo. 1681, 1s.

17. johnston's (nath. m.d.) the king's visitatorial
power asserted, being an impartial relation of the late visitation
of st. mary magdalen college, oxf. as likewise an historical ac-
count of several visitations of the universities and particular col-
leges; together with some necessary remarks upon the king's
authority in ecclesiastical causes, according to the laws and usages
of this realm, 4to. written by direction of k. james ii. 1688, 3s.

18. some observations upon the ecclesiastical jurisdiction of
the kings of england, with an appendix in answer to part of a
late book intitled, the king's visitatorial power asserted, (by
mr. washington) 8vo. 1689, 2s.

19. stillingfleet (bp. of worcester) of the founda-
tion of the ecclesiastical jurisdiction.—of the ecclesiastical
jurisdiction, with respect to the legal supremacy, printed among the
author's ecclesiastical cases. v. tit. ecclesiastical law.

20. atkyns's (sir rob.) discourse, concerning the ecclesi-
aastical jurisdiction in england; occasioned by the late commis-
mission in ecclesiastical causes, (printed with the author's treatise
of the power, jurisdiction, &c. of parliament), fol. 1689.

the subject of the supremacy of the crown over the church, is also
treated of by bp. ellys in his tracts on spiritual and temporal liberty,
4to.

21. herbert's (edw. ld. ch. just. c. p.) account of au-
thorities in law, in which judgment was given in sir edward
hale's case, 4to. 1681, is. 6d.

22. herbert's

22. **Herbert's** account examined, by **W. A.** (William Atwood) barrister at law, wherein it is shewn that those authorities are very unfairly cited, and as ill applied, 4to. 1689, 1s. 6d.

23. **Langhorn's** (Rich.) considerations touching the great question of the king's right in dispensing with the penal laws, written on the occasion of his late blessed majesty's granting free toleration and indulgence, fol. 1687, 1s. 6d.

24. **Atkyns's** (Sir Rob.) enquiry into the power of dispensing with penal statutes; together with some animadversions upon a book writ by Sir E. Herbert, entitled, A short account of the authorities in law, &c. fol. 1689, 25. 6d.

An account of the authorities in the law books on this subject, is given by Mr. Hargrave, in notes on Co. Lit. 121.

X. **Revenue** of the Crown.

1. **Statute** 11 Hen. IV. concerning grants of the crown.
3. **Lord Chan. Fortescue**, on the difference between an absolute and limited monarchy, &c. 8vo. 1714, 1719.
4. **Articles** containing his majesty's gracious offer to compound with his subjects for the tenure of their lands, and other profits growing by reason of their tenures, 4to. 1608, 2s.
5. **Sir John Doweridge's** history of the ancient and modern estate of the principality of Wales, duchy of Cornwall, and earldom of Chester, collected out of the records in the tower, &c. treating principally of the revenue arising therefrom; composed the beginning of the reign of James I. 4to. 1630, 4s. Reprinted with addition of his Royal Highness's patent, 8vo. 1714.
6. **Abstract** out of the records of the tower, touching the king's revenue, and the manners and means how the kings have supported and improved their estates, by Sir Rob. Cotton, 4to. no date. 1s.
7. **Haward's**

Printed in Cottoni Posthuma, 8vo. 1651, 1679.
Constitution, Crown, and Parliament. 139

7. Haward's (Cap. Lazarus) charges, issuing forth of the crown and revenue of England and dominion of Wales; and also the valuations of the bishops' and deans' lands, with the tenths paid out of the same, 4to. 1647, 1660, 25.

8. Restauranda, or the necessity of public repairs by settling the king's revenue, 4to. 1662, 25.

9. Pryne's (Will.) aurum reginæ; a tractate of queen gold, with records concerning our gold and silver mines, and four patents of K. Hen. VI. for finding the philosopher's stone to satisfy all the creditors of the king and kingdom in a few years, &c. with an additional appendix, 4to. 1668, 7s. 6d.

A tracts on this subje by Mr. Hakewill, is quoted by Pryne, p. 123, where the preface and chapters are recited under the title of

10. Treatise upon the nature of Aurum Reginæ, containing the transcript of divers rolls produced in proof of several points thereof, to be viewed by his most excellent majesty, collected and disposed under certain divisions, 1603, MS. The first part of this tractie is extant among Glynne's MSS. V. Catal. MSS. Angl. v. 2. n. 1945.

11. Discourse upon grants and resumptions; showing how our ancestors have proceeded with such ministers as have procured to themselves grants of the crown revenue, and that the forfeited estates ought to be applied towards the payment of the public debts, [by Dr. Davenant] 8vo. 3d edit. 1704, 25.

12. Jus Regium; or, the king's right to grant forfeitures, and other revenues of the crown, 1703. reprinted in State tract. temp. K. Will. v. ii. p. 733; to which is prefixed, the report of the commissioners of Irish forfeitures, and other papers on this subject.

The above tract is written in answer to Dr. Davenant, but the author is not known.

13. Treatise of the just interest of the kings of England, in their free disposing power, and the validity of their grants made to any of their subjects; and the history of acts of resumption, and how they have been gained; written at the request of a person of honor in the year 1637, by a person learned in the laws, (supposed Ed. Ch. Juft. Hale); to which is added, a prefatory discourse in answer to a discourse on grants and resumptions; and another on the exorbitant grants of Will. III. publ. by B. Fairfax, 12mo. 1703, 25. 6d.


15. Treatise

15. Treatise concerning the dignities, title, offices, preememinences, and yearly revenues, which have been granted by the several kings of England, after the conquest for the maintenance of the princes their eldest sons, with sundry particulars relating thereto, 4to. (pamphlet.) 1737, 2s.

16. State of facts in defence of his majesty's right to certain fee farm rents in the county of Norfolk, by Philip Carteret Webb, Esq; 4to. pamphlet. 1758, 2s. 6d.

17. Observations on the power of alienation in the crown before I Q. Ann, supported by precedents, and the opinions of many learned judges, with some remarks on the conduct of administration respecting the case of the duke of Portland, 8vo. 1768, 1s. 6d.

† 18. Observations on the land revenue of the crown; with an appendix, containing,

(1) Manwood's project for improving the land revenue, by inclosing wastes for Sir Julius Caesar, 27 Apr. 1609.
(2) Norden's project for the improving some of his majesty's forests, parks, chases, and wastes, presented to Sir Julius Caesar.
(3) An account of the benefits which would arise from the inclosing and improving the forests, parks, and chases belonging to the crown, not only to the publick in general, but to the respective claimants interested therein, as the same were set forth and explained by the ministers and officers of his late majesty king James the 1st. in their many attempts made to inclose the same.
(4) Copy of the indenture of annexation under the great seal of England, dated 8th May, 7 Ja. I. Printed from the copy in the collection of Sir Julius Caesar.
(5) Lord Hale's treatise on the management of the king's revenue.
(6) Copy of a sign manual of king Charles the IId. for correcting certain abuses relative to the land revenue, 4to. 1787, 10s. 6d. in boards.

Reputed to be written by the Hon. Mr. St. John.

† 19. The report of the commissioners appointed to enquire into the state and condition of the woods, forests, and land revenues of the crown, and to sell or alienate fee farm, and other unimprovable rents. Containing a schedule of all the manors, lands, tenements, and hereditaments, held by lease from the crown, with an account of the last lease of each particular estate; shewing the names of the lessees, the dates of the leases, the terms whereby granted, and expiration thereof; the yearly value of each estate, by the latest survey or estimate; the fines paid for such leases;
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leaves; and the old rents, increased rents, and new rents reserved to the crown thereupon, 4 to. 1787, 12s. 6d. in boards.

120. Account of all the manors, messuages, lands, tenements, and hereditaments in the different counties of England and Wales, held by lease from the crown, as contained in the report of the commissioners appointed to enquire into the state and condition of the royal forests, woods, and land revenues; with the names of the leases, dates, and terms of their leases, real value, fines, &c. to which is added, an appendix never before printed, containing an abstract, which comprehends the aggregate value of the land revenue of the crown in Q. Mary's time, with a compendium of the whole revenues and profits of the crown in the reign of Q. Eliz. as also a calendar to the surveys of the estates of K. Cha. I. his queen, and the prince of Wales, taken by ordinance of parliament during the interregnum; now preserved in the augmentation office at Westminster, fol. 1787. 12s. 6d. in boards.
CONVEYANCING, COURT KEEPING, FINES, RECOVERIES, TENURES.

ADAMES's (Jonas) order of keeping a court leete, and a court baron, with the charges appertaining to the same, 20 leaves, 4to. Printed by Tho. Orwin, and W. Kirkham, 1593, 1s. 6d.

Ars clericalis; or, the art of conveyancing explained, wherein the nature and effect of such deeds and instruments by which lands are conveyed, are clearly demonstrated, with some precedents, 2d edit. enlarged, 2 vol. 8vo. 1698, 8s.

Ars clericalis, 1696, 1s. 6d.

ATTORNEY's compleat pocket-book, 2 parts. Part I. containing near four hundred of such choice and approved precedents in law and equity, and conveyancing, as an attorney may have occasion for when absent from his office. Part II. containing an abridgment of such rules of court, acts of parliament, and adjudged cases, together with a great variety of practical instructions, as an attorney may have occasion to consult in his daily practice. To which are added, a copy of the celebrated will of the duchess of Marlborough, the law relating to flamps, and other improvements, 12mo. 2 vol. 8th edit. 1780, 7s.

ATTORNEY's guide for suing out fines, concords, recoveries, precedents, English, 12mo. 1657, 2s.

This is since intituled modus transitendi status, &c.

BACON (Ed. Chan.) on Uses. V. her Readings.

BILLINGHURST's (Geo.) arcana clericalia; or, the mysteries of clerkship explained: declaring, defining, and illustrating the essential and formal parts of deeds, and their nature, operation, and use, enlarged, by H. Curton, 8vo. 1705, 4s.

BILLINGHURST's arcana clericalia, 8vo. 1674, 1s.

BIRD's (G.) practising scrivener and modern conveyancer; being a collection of all sorts of choice precedents used in the practice of a scrivener and conveyancer, vol. 1729, 2s.

Book of precedents, after the manner of a register, (written by Thomas Playter. V. Wood's Athen. Oxon.) Tanner, Bibl. Brit. 596. Printed by E. Whitchurch, 4to, 1543; by R. Grafton,
Conveyancing, Court Keeping, &c. 143

Conveyancing; or, a sure guide to the conveyancer; consisting of many observations, and above 600 various questions, with their resolutions relating to secoiments, grants, fines, common recoveries, exchanges, releases, confirmations, attornments, surrenders, bargains, sales, and devises, 2 parts, 8vo.

BRIDGMAN’S (Sir Orlando) conveyances; being select precedents of deeds and instruments concerning the most considerable estates in England, 2 parts, 5th edition, fol. 1725, 15s.

The fourth edit. of the first part is the same as the fifth. The second part enlarged double the pages, (sold alone, 1725, 10s.)

BRIDGMAN’S conveyances, two parts, 1682, 1699, 1710, 5s.

BROWN’S (Will.) treatise of fines, upon writs of covenants and recoveries, upon writs of entry in the poit, with instructions how to draw and acknowledge the same in all cases: with an addition of several precedents, and many observations, rules, and cases, 2 vols. 8vo. (vol. i. 5th or 6th edit. 1718 or 1725, with appendix. Vol. ii. 2d edit. corrected, 1719) 6s.

The second volume was before intitiled, Modus transferendi status per recordas, &c. and is the same, 8vo.

BRIDGMAN’S conveyances, two parts, 1682, 1699, 1710, 5s.

CARTA feodi simplicis cum litera attornatoria, &c. Lat. 4to. pr. by Wynken de Worde. sm. 8vo. pr. T. Berthelet, 1543.

This is also frequently printed with the boke of justices, and under the title of The Chartuary, 4to. pr. by J. Raistell, 1534.

CARTER’S (Sam.) lex vadium: the law of mortgages, either by deed absolute, or by defeasance, demise and redemption, covenant, or otherwise; also of payment of mortgage money, and several cases and rules of tender, &c. likewise assignments of mortgages, and of the equity of redemption, with the nicety of buying in precedent incumbrances, &c. (2d or 3d edit. the same, the last being only a new title-page) 8vo. 1728, 1737, 4s.

Carter’s law of mortgages, 8vo.

1706, 1s. 6d.

CERTAIN observations concerning a deed of secoiment, by T. H. printed the end of NOY’S MAXIMS.

CHETWYND’S (James) a treatise upon fines; containing their nature, antiquity, and definition, by ancient authors. And also in what courts, and upon what writs, fines may be levied. Of taking them by writ of demimus potestatem. The statutes relating to fines. Who may levy or take by fine; what persons, and of what estates. What persons, and rights, are barred by fines. Who are restrained from levying them, and how avoided by entry, claim, action, or plea; when by writ of error
error or motion, for deceit or fraud. With some general obser-
vations on the nature of deeds, leading, and declaring the use
of fines and recoveries, 4to.

Clerk's Vade Mecum; or, a choice collection of modern
precedents; containing all sorts of bargains and sales, leases,
mortgages, grants, &c. 12mo.

Coke's (Sir Edw.) first part of the institutes of the lawes of
England, or commentary upon Littleton, not the name of a
lawyer onely, but of the law itself, fol. 1628, 5s.

This edition is reputed very incorrect.

Coke upon Littleton, 2d edit. 1629, 7s. 6d.
Esteemed most correct and to have been revised by the author.

Coke upon Littleton, 3d edit. 1633, 6s.

This edition was also published in the author's life time, who did
Septemb. 1634. V. Cro. Car. 375.

Coke upon Littleton, 4to. 5th and 6th editions, 1639, 1656,
1664, 6s.

Coke upon Littleton, 7th and 8th edit. 1670, 7s.

These are printed on better paper than the former editions.

Coke upon Littleton, 9th edit. 1684, 9s.

To this edition is added, the reading on fines and treatise on Bail
and Mainprize.

Coke upon Littleton, 10th edit. 1703, 15s.

This edit. contains in addition, The compleat copyholder; and
many references, by an eminent lawyer.

Coke upon Littleton, 11th edit. 1719, 1l. 1s.

To this edition are added, old tenures, and some notes and addition,
shewing how the law is altered since those authors wrote.

Coke upon Littleton, 12th edit. Some marginal references
omitted, and many added. 1738, 1l. 11s. 6d.

Notwithstanding the great price which this edition has heretofore
borne in proportion to the former, it is observed, by Mr. Hargrave,
that it is very incorrect; many of the references to the authorities in
which Ed. Coke's opinions are founded being totally suppressed; a
liberty not taken in any other edit. instances of which occur in almost
every page. V. fol. 46. 5 a. &c.

† Coke upon Littleton, 13th edit. corrected, with great addi-
tions of notes and references; also a preface and index to the
notes added to this edit. Together with an Analysis of Littleton,
written 1659, by Francis Hargrave, Esq; and Charles Bule,
Esq; of Lincoln's-inn. 1775, 1788, 3l. 3s. in boards.

The latter editions of Coke upon Littleton having become very
scarce, and selling at a great price, Mr. Hargrave, in Augst.
1774, published proposals for a new edit., upon a plan, (of
which a specimen was then exhibited for general inspection) the
principal purport of which was, to give some additional references,
particularly
particularly to the reports published since the 12th edit. and some few notes illustrative of the doctrines contained in the text, to be published periodically. The editor, shortly after having entered on the undertaking, was honored with the communication of Ld. Hale's notes upon the work, by the Earl of Hardwicke, and in the course of his further progress in it was favored by Sir William Jones, the present judge of the supreme court in Bengal, with a copy of Littleton, collated by himself, with the older printed copies; as also with two antient MSS. in the public library at Cambridge, by which, in concurrence with the plan adopted for correcting the text, the sense of the original is in several important passages restored, and the improvements adopted in the actual execution of the work, having been extended much beyond the terms of the first proposals, the original editor found it necessary, in Jan. 1785, after an engagement of upwards of ten years in this favorite work, to relinquish the further projection of it. At this period the latter editor, with equal veneration for the original work, very liberally and disinterestedly undertook the completion of it, and in addition to his own labours, procured the valuable acquisition of the notes of Ld. Chancellor Nottingham; and in further improvement on the plan originally proposed, compiled a table of the notes added to this edition, which, together with an analysis of Littleton's tenures, written by an unknown hand in 1659, compose the principal additions, which so eminently distinguish this edition from all that had preceded it.

Coke's compleat copyholder; to which is added, Calthrope's reading between the lord of a manor, and a copyholder his tenant. Also the orders of keeping a court leet and court baron, 4to. 1650, 3s.
Coke's copyholder, 4to. 1641, 1s. 6d.
Coke's copyholder, with a supplement, 12mo. 1668, or
Coke's copyholder, 12mo. 1673, being alike, 2s.
Coke's law tracts. 1. The compleat copyholder; being a discourse of the antiquity and nature of manors and copyholds, &c. 2. Reading on 27 Edw. the first, called the statute de finibus levatis. 3. A treatise of bail and mainprize. To which are added, the old tenures; also some notes and additions to Lord Coke's commentary on Littleton, shewing how the laws are altered since those authors wrote. By William Hawkins, serjeant at law; the whole published in 8vo. 1764, 5s.
These are added to the latter editions of the first Institute.
Coke's reading on fines. See Coke's law tracts above.
Compleat clerk; containing forms of all sorts of precedents for conveyances and other instruments now in use and practice, 4th or 5th edition, 4to. the same as each other, 1677, 1683, 5s.
Conveyancing. Court Keeping.

Compleat conveyancer; or, the theory and practice of conveyancing in all its branches, the practical part consisting of precedents of every kind, &c. the theoretical part consists of the law of conveyancing, or the various methods of acquiring and conveying estates both real and personal, by William Newnham, esq; 3 vol. fol. [1782] 6l. 6s. The precedents contained in this work are chiefly taken from Wood and Horsman, and the theoretic part almost entirely from the first volume of Wood.

Compleat conveyancer. A collection of precedents for conveyances; being such which have been either drawn or perused by the late eminent conveyancers, sir J. Maynard, sir Fr. Pemberton, sir Ambrose Phillips, kns. serjeants at law, and others, 8vo.

Compleat English copyholder; or, a guide to lords of manors, justices of the peace, tenants, &c. being the common and statute law of England, with the adjudged cases relating thereto, common-placed. Also the tenures, customs, and usages of several manors in England and Wales: with directions for detaining rent, by sir Bartholomew Shower, 2 vol. 8vo. 1735, 10s. 6d.

Considerations on Copyholders. V. Blackstone's law tracts, tit. Miscellanies.

Conveyancer's assistant and director; or, tables of all sorts of conveyances: with some useful precedents, terms of expression, and law cases, 8vo.

Conveyancer's light. V. Compleat clerk.

Copyholder's plea against excess of fines uncertain, executed by their lords, 4to.

Covent's (Nich.) scrivener's guide. Being choice and approved precedents of all sorts of business, now in use and practice, 5th edition, much enlarged, particularly relating to bankruptcy, and the whole made agreeable to the present practice, 1 vol. 8vo.

Covent's (1 vol. 1695, or 1700, 2d.) 2 vol. 1716, 3s.

Court keeper's companion; containing all common business of court-leet and courts-baron. To which are added, the general customs of copyhold estates; also some precedents relating to land stewardship. By Giles Jacob. 1717, 2s. 6d.

† Cruice's (Will.) essay on the nature and operation of fines and recoveries, 8vo. 1783, 3s. 6d. second edit. with considerable additions, 2 vol. 8vo.

Cunson's (Hen.) law concerning estates, tail, and remainders and reversions expectant thereupon: the doctrine of perpetuities fully cleared, and the nature, operation, and use of fines, in destroying.
Fines, Recoveries, Tenures. 147

Dally Mplane's (Sir John) essay towards a general history of feudal property in Great Britain, under various heads, (8vo. 1757, 3s.) 12 mo. 2d edit. 1758, 2s. 6d. 3d edit. 8vo. 1758, 5s. 4th edit. corrected and enlarged, 12 mo. 1759, 3s. 6d.

It is observable, that notwithstanding the difference of date, and that the last mentioned edit. is called the 4th, and is in the title-page said to be corrected and enlarged, there does not appear any difference in the contents, except a small addition from Spelman's remains, p. 310, and another from Craig, p. 239, in the former edit. which are not in that called the 4th, in which last several of the literal errors of the former are retained, correspondent with what are pointed out in the errata to that entitled the 3d edit.

Discourse of Bookland and Folcland of the Saxons; wherein the nature of those kinds of estates is explained, and the notion of them, advanced by Sir John Dalrymple in his Essay on Feudal Property, is examined and confuted. 8vo. (a pamphlet). Cambridge, 1775, 18s.

Doddridge's (Sir John) treatise of particular estates, printed at the end of Noy's maxims.

Duke's (Geo.) law of charitable uses, revised and much enlarged; with many cases in law both ancient and modern. Whereunto is now added, the learned reading of Sir Francis Moor, Knt. upon the statute 43 Eliz. concerning charitable uses, with the manner of proceedings in chancery, &c. fol. 1676, 6s.

Enchiridion clericale; or, a manual of proper and useful precedents in clerkship, relating to contracts and agreements, obligations, recognizances, and statutes, &c. by the author of instactor clericalis, 8vo. 1701, 1712, the same, 3s.

Enquiry, by way of essay, into the origin of feudal tenures, and the rights of eventual succession to lands in primogeniture only, as the laws of England now stand: by a member of the Middle Temple, 4to. (a pamphlet) 1674, 15. 6d.

- Enquiry into the nature of property and estates, as defined by the English law, in which are considered the opinions of Mr. Justice Blackstone and Ld. Coke concerning real property, 8vo. [by John Reeves Esq.] (a pamphlet) 1779, 1s.

Exact clerk and scrivener. A compendium of all manner of precedents that are now in use, &c. 12 mo. 1656, 1673, 1s.

Fearne's (Cha.) essay on the learning of contingent remainders and executory devises, 1772, 1s. 1773, 2s. 6d. 3d edit. 8vo. greatly enlarged, 1770, 12s.

A new edition of this work is in the press.
Mr. Fearne's work is so very instructive on the dry and obscure subject of remainders and executory devises, that it cannot be too much recommended to the attention of the diligent student. Hargrave's notes on Co. Lit. 20. b.

Fearne's historical, legigraphical chart of landed property in England, from the time of the Saxons to the present era, displaying at one view (by the means of lines and colours) the tenures, mode of descent, and power of alienation of lands in England, at all times during the said period, a folio engraved short coloured, 1769, 6s.

Fidell's (Thomas) perfect guide for a studious young lawyer; being precedents for conveyancing, &c. 4to. 1654, 1658, 18.

Fleetwood's (Ever.) enquiry into the customary estates and tenants rights of those who hold lands of church and other foundations upon the tenure of three lives, &c. Svo. 1731, 1s. 6d.

Several answers appeared to this treatise, that entitled, Rights of churches and colleges defended, is said to be written by Dr. Long, Svo.

Gilbert's treatise of tenures; containing, 1. The original, nature, use, and effect of feudal or common law tenures. 2. Customary and copyhold tenures, customs, duty to their lords, &c. 3d edit. Svo. 1757, 5s.

This book is quoted with approbation by Blackstone, Comm. b. 3, c. 10.

Gilbert's (Ld. Ch. Baron) history of the feud, MS.

This work is mentioned by the learned author in his introduction to the History and practice of the Common Pleas, but is not extant in print. A fair MS. of it is in the possession of Francis Hargrave, esq.

Gilbert's law of uses and trusts, collected and digested in proper order from the books of reports; together with a treatise of dower, Svo.

1734, 1741, the same, 6s.

Gilbert's treatise of remainders, MS.

This also is not extant in print, but is in MS. in Mr. Hargrave's collection.

This treatise is ascribed to Baron Gilbert, principally on the ground of the method employed in treating the subject, which conjecture is further supported on comparing it with the treatise on the same title in Bacon's abridgment, (the compiler of which is generally reputed to have had the use of the chief Baron's collections) and in which it appears, that the same subdivisions and generally the same words, are adopted, as it seems, from this work in like manner as with respect to several other works of the learned judge.

Greenwood (Will.) curia comitatus rediviva; or, the praetique
practique part of the county's court revived, &c. 12mo. 1657.

GREENWOOD's authority, jurisdiction, and method of keeping county courts, courts-leet, and courts-baron, explaining the judicial and ministerial authority of sheriffs. Also the office and duty of a coroner, 9th edition, very much enlarged, rendering it more useful to under sheriffs, county clerks, court keepers, &c.

with an appendix, containing an act 27 Eliz. for the government of the city of Westminster, Svo. (English precedents, 1659, 3s.)

It is remarkable that the above-mentioned act, which is expressly continued by several subsequent public acts, and is still in force and regulates the government of the city of Westminster, is not printed in any edition of the Statutes at large, being classed as a private act.

HALE's (Sir Matt.) notes on Coke upon Littleton.

These notes are quoted by Baron Gilbert in his treatise on tenures, and were cited in the case of Drury and Drury in the court of chancery, and have relied upon as of the very highest authority. V. Brown's Cases in Ch. 252. They are now first published, being for the most part inserted in Hargrave and Butler's edition of Coke Littleton, having been communicated to the first editor by the present Earl of Hardwicke.—They were copied by the late Mr. C. Yorke, from the originals in the hand-writing of Ld. Hale, in a copy presented by S: M. H. to the father of Philips Gybon, esq.

HERNE's (John) law of charitable uses; with directions how to sue out and prosecute commissions; also precedents, inquisitions, &c. [1660, 1s.] 2d edit. enlarged, 12mo, 1663, 1s. 6d.

HERNE's law of conveyances: shewing the nature, kinds, and effects of assurances, Svo. 1688, 2s. 6d.

HERNE's modern assurancer, or clerk's directory; containing forms of all manner of precedents, Svo. 1658, 2s.

HIGMORE's (A.) succinct view of the history of mortmain: the statutes relative to charitable uses, and a full exposition of the last mortmain act, 9 Geo. II. c. 36; comprising the law as it now stands, relative to devises, bequests, taxes, leases, litigation, and direction of public charities, Svo. 1787, 4s. in boards.

HISTORY of court-baron and court-leet, a chronological history of them drawn down to the present time, together with the rights of lords of manors in common pastures, and the growth of the privileges the tenants now enjoy there, Svo. 1731.

Printed in Gurdon's hist. of parliament.

† HORSMAN's (Gil.) precedents in conveyancing, settled and approved by himself, and other eminent counsel, with proper tables.
Conveyancing, Court Keeping.

tables, 4th edit. 3 vol. royal 8vo. 11. 11s. 6d. 2d or 3d edit. 2 vol. fol. 1757 or 1768.

Horsman's precedents, 1st edit. 3 vol. 1744. 11. 16s.

Jacob's (Giles) accomplished conveyancer: of the nature and kinds of all deeds and instruments used in conveyancing, and an abridgment of the law relating to all sorts of conveyances, and also all manner of smaller precedents used in conveyancing. 3 vol. 8vo. 1736, 1750, 15s.

Jacob's conveyancer, 8vo. 3 vol. 1714, 9s.
The second and third editions are the same as each other.

Jacob's clerk's remembrancer; containing all sorts of small and useful precedents; with proper directions in conveyancing, and the methods of practice in king's bench and common pleas. 2d edit. with additions, 8vo. 1730, 3d.

Jacob's clerk's remembrancer, 8vo. 1714, 1s. 6d.

Jacob's compleat court keeper; or, land steward's assistant; containing the nature of courts leet and courts baron, &c. Precedents of contracts, conditions, covenants, leases, &c. The power of the lord and the steward, and the privilege of the tenants; with a variety of law cases concerning copyholders; also surveys of manors, rentals, stewards accounts, fees, &c. 7th ed. with large additions and amendments, and the precedents in English, 8vo. 1781, 6s.

Jacob's court-keeper, English. 1740, 1752, 1764, 4s.

Jacob's court-keeper. 1724, 3s.

Jacob's grand precedent; or, the conveyancer's guide and assistant; containing the several distinct parts of all manner of instruments, writings, conveyances, and assurances, in one grand deed, not only in all common matters, but on extraordinary occasions, 8vo. 1716, 3s.

Jacob's new compleat conveyancer; or, attorney's director, containing precedents of affigments, bargains and sales, confirmations, covenants, declarations of uses of fines and recoveries, and in all other deeds of uses and trusts, securities for money, provisos, recitals, releases, &c. most of them very special, never before printed, 8vo. 1744, 6s.

Jenkins's (Judge) Pacis consultum: a directory to the public peace; briefly describing the antiquity, extent, practice, and jurisdiction of several county corporation courts; especially the court leet; an exact and perfect method to keep a count of survey, &c. also certain cases in law resolved, 12mo. 1677, 1s.

Kitchin's (John) jurisdictions: or, the lawful authority of courts leet, courts baron, court of marshallsea, court of pyepowder, and ancient demesne; together with the learning of au-
Fines, Recoveries, Tenures. 151

To which are added, forms of all manner of writs, 5th ed. 8vo. 1675, 3s.

KITCHIN of courts, 4th ed. the same as the 5th, 1663, 4s.

KITCHIN, English, 8vo. 1651, 1653, 1656, 1657, 3s.

KITCHIN, in French, 1580, 1581, 1585, 1587, 1592, 1598, 1602, 1613, 1623, 1s. 6d.

LAWYER's library, a new book of instruments, consisting of precedents, fitted for the use of attorneys, ecclesiastical persons, grainers, merchants, &c. 2d ed. enlarged, 12mo. (See new book of instruments.) 1709, 2s. 6d.

LEX custumaria; or, a treatise of copyhold estates, in respect of the lord and copyhold; wherein the nature of customs in general, and of particular customs, grants, and surrenders, admitances, presentations, fines, and forfeitures, leases, licences, extinguishments of copyhold estates, and the statutes relating thereto are explained; also many cases wherein a copyholder may have relief in chancery, to which are annexed, precedents respecting copyholds, by S. C. that is, S. CARTER, 8vo. 1696, 1701, being the same, 4s.

LILLY's (John) practical conveyancer, in 2 parts; part 1. contains cases in law and equity relating thereto. Part 2. contains variety of precedents, with additions from Peere Williams's reports, &c. new methodized and enlarged from Piggot's new precedents in conveyancing, &c. 3d ed. fol. 1742, 2l. 2s.

LILLY's pract. conveyancer, fol. 2d ed. 1732, 10s.

LILLY's conveyancer, fol. 1719, 5s.

LITTLETON's (Sir Thomas, Juff. C. P. 12 Ed. IV. 1472) tenures, Fr. fol. pr. by Lettou and Machlinia, in the city of London, near the church of All Saints; no date, but supposed to be printed [1481.]

This edition is supposed, by Dr. Middleton, to be the first, and to have been put to the press by the author, who died 1481. See it further described in Ames, v. 1. 112.

LITTLETON's tenures, Fr. fol. pr. by William de Machlinia, [alone] in the opulent city of London, near the bridge which is vulgarly called Flete brigge, no date.

This edition, which has never before been noticed by Ames, or any of the writers who have undertaken to ascertain the earliest editions, of Littleton, is now first described in preface to Hargrave and Butler's edit. of Coke Littleton. A copy of it was lately in the library of William Bayntun, esq; now in the possession of Francis Hargrave, esq;

LITTLETON's tenures, Fr. pr. at Rouen, by W. le Tailleur, for R. Pinfon, fol. no date.

This was supposed by Ld. Coke to be the first edition. A copy of it is in the Inner-Temple library.

LITTLETON's
Conveyancing, Court Keeping.

Littleton's tenures, Fr. pr. by R. Pinson, fol. 1516; another edit. sm. fol. by the same printer, with his device, and the portrait and arms of Hen. VII. no date.


Littleton's tenures, Fr. pr. also by R. Pinson, 16mo. 1525, 1526, 1528.

V. Ames, v. i. 274.

Littleton's tenures, Fr. pr. by R. Redman, no date; again, 1528, and 1540.

Littleton's tenures, Fr. sm. 8vo. 12mo. and inferior forms, 1539, 1544, 1545; 1557, 1567, 1569, 1572, 1574; 1577, 1579, 1581, 1583, 1585, 1588, 1591, 1592, 1593, 1594, 1599, 1604, 1612, 1617, 1621, 1639, is.

It is observed of the edit. 1577, by R. Tottel, that it is more correct than the common printed copies, Hargr. Co. Lit. The edit. 1585, is the first with sections numbered, which though injudiciously marked are still retained; a table was then also added by W. West.—The editions 1594 to 1639, correspond as to the pages, one of which seems to have been made use of by Ld. Coke, in compiling his Commentary, by references, 273. b.

Littleton's tenures, with a modern French translation, and annotations, illustrating the connexion of Littleton with the French laws, is publ. by Mon. Houard, 2 vol. 4to. Rouen, 1766, 1768.

Littleton's tenures, Eng. fol. pr. by J. Rastell, no date; by W. Middleton, 1548.

Littleton's tenures, Eng. 8vo. and inferior forms, pr. by J. Rastell, 1528; again, without date, by W. Rastell, 4to. and 12mo, 1534; T. Berthelet, 1538; R. Wyer, 1542; and again without date, W. Middleton, 1544; H. Smyth, 1545; W. Powel, 1548, 1551; T. Petit, without date; T. Marthe, 1556; R. Tottell, 1556, 1574, 1576, and 1581, 1594, 1597, 1600, 1616, 1621, 1627, 1656.

Neither of the English editions has the sections numbered.

Littleton's tenures, Fr. and Eng. in double columns, with a table of the principal matters, 12mo. 1671, 3s. 6d.

Madox's (Tho.) baronia anglica; an history of the land honours and baronies, and tenure in capite, verified by records, fol. 1736, 12s.

The index to the history of the exchequer is frequently bound up with it.

Maney's (Rob.) law and practice of fines and recoveries, from the præcept to the final issue; not only in the common form, but also where they vary, as in London, Chester, Lancaster, the great sessions of Wales, &c. Containing plain and easy instructions in passing the several offices, rules and orders of
Fines, Recoveries, Tenures.

of court; also a table of fees, and precedents of this manner of conveyancing, 8vo.

Manley's (Tho.) clerk's guide of indentures, leases, &c. 1738, 6s.

4 parts, 8vo.

Young clerk's guide.

Manor of kepynge a court baron and a lete, with dyvers forms of entries, playntes, precesses, presentments, and other matters determinable there, pr. by R. Redman, 8vo. no date.

Newly imprinted and corrected, by W. Middleton. 1541, 1546, 3s.

Mill's (Job) present practice of conveyancing; or, select precedents of conveyances, chosen from great variety of original draughts, drawn and approved by several of the most eminent conveyancers, never before published, fol. 1745, 18s.

Modern conveyancer; or, conveyancing improved, being a collection of precedents on most occasions, drawn after the manner now in use; consisting of settlements of estates upon marriages, bargains, and sales, ecclesiastical instruments, mortgages, leases, &c. 3d edit. 3 vol. 1725, 10s. 6d.

Modern conveyancer, 3 vol. 1704, or 1706, 7s.

Modern conveyancer, 3 vol. 1697, 5s.

Modus tenendi unam Hundredam, five curiam de recordo.

Modus tenendi curiam baronum cum visu francpligii.

The two above are generally printed together, 4to. by Pinion, 1516; by John Skot, no date, with additions, 12mo. by Redman, 1535, 1538; by W. Powel, no date, J. Kale, 1546. Modus transferrendi. (See Attorney's guide.)

Nelson's (Will.) lex manerorum; or, the laws and customs of England relating to manors, lords of manors, their stewares, deputies, tenants, and others. The whole being a methodical collection of cases relating to copyhold estates. To which is added, an appendix to all the modern entries of declarations, pleas, &c. relating to the said cases, 2d edit. with additions, 8vo. 1728, 1735, the same, 5s. (fol. 1726, 3s.)

New book of instruments, 8vo. 2d edit. 1707, 2s. 6d. 1680, 1s. 6d.

This is the first edition of the lawyer's library, and is much the same, but they are not pag'd alike.

New precedents in conveyancing. (See Pigott.)

Noy's (Sir Will.) complete lawyer; or, a treatise concerning tenures and estates in lands of inheritance and other hereditaments, &c. and how any of them may be conveyed in a legal form by fine, recovery, deed, or word; with observations on the author's life, 12mo. 1660, 1661, 1665, 1674, 2s. 6d.

Noy's grounds and maxims of the English law. To which is annexed, a table by way of analysis, a treatise of estates by Sir John X
John Doderidge, and observations on a deed of secoffment, by T. A. gent. 5th edit. with great additions, properly distinguished, 12mo. 1757, 2s. 6d.

Observations on estates for life, respecting the doctrine of waste, Svo. 1777, 6d.

This is since reprinted in two tracts on game laws, &c. Svo. 1787.

Old tenures, French fol. no date, 5s.

This boke with the natura breuium was emprynted by me Richard Pyse, at the infaunce of my maisters of the company of Stronde inne with cute tempyl barre, off London.

Old tenures: another edit. th. fol. pr. by R. Pinson, 1525, 2s. 6d.

Old tenures newly corrected, 12mo. pr. by R. Pinson, 1530; by H. Smyth, Svo. no date.

Old tenures, Fr. pr. by W. Myddylton, Svo, 1577, 6d.

Old tenures, Fr. and Eng. are generally at the end of the early editions of terms of the law, viz. 1571, 1576, &c. and in Fr. in the latter editions of Coke Litt.

Order of keeping a baron court, Svo. 1603, 1s.

Orders of keeping a court leet and court baron, 4to. 1603, 1s.

Orders of keeping a court leet, 12mo. 1641, 1650, 1s.

Perfect conveyancer; or select precedents, by Edward Nondan, Will. Noy, R. Mason, and H. Fleetwood, 4to. 1650, 2d edit. 1655, 3s.

Perkins's (John) profitable book; or, treatise of the laws of England, on the various branches of conveyancing, viz. grants, leases, secoffments, exchanges, dower, tenant by the curtesy, testaments, devises, surrenders, reservations, conditions; English, 12mo. 1757, 3s. 6d.

V. Hargrave's notes on Co. Lit. 29. a.

Perkins (Fr.) pr. by Redman, Svo. 1532, 12mo. and 4to. 1533, 1545, 1555, 1567, 1576, 1584, 1586, 1595, 1595, 1597, 1614, (1621, two editions), 1639, 1642, 1657.

Li. Coke mentions this treatise as quysely and learnedly composed and published, in the reign of Edw. VI. pref. to 10 Rep. but it appears as above to have been published in 24 Hen. VIII. The sections in Perkins, printed before the edition of 1576, are not numbered as in the subsequent ones; nor are the sections divided in the same manner, and the smaller editions have no marginal references.

Phillips's (Fab.) tenenda non tollenda; or, necessity of preferring tenures in capite, and by knight service, &c. 4to. 1660, 2s. 6d.

On this subject is also written, "The great and very many difficulties and inconveniences which will happen to the king and kingdom,"
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Kingdom, by the taking away of tenures in capite and knights service, which have been very antient in monarchy, and all well governed kingdoms, are no slavery nor grievance," 4to. no date.

Phipp's (Jof.) British liberty; or, a sketch of the laws in force relating to courts leet and petty juries, &c. 8vo. 1739.

Pigott's (N.) treatise of common recoveries, and their nature and use. To which are added, the case of Page and Hayward, more fully reported than in any other book extant; and also a case between the late earl of Derby, and the coheirs of his elder brother, with precedents for amending recoveries, 2d. edit., revised and corrected, with some additional cases, by Mr. Serjeant Wilson, 4to. 1770, 7s. 6d.

Pigott on recoveries, 1739, 5s.

Pigott's (Nath.) new precedents in conveyancing, under the following heads, viz. affidavits, articles and agreements, bargain and sales, bills of sale, bonds, conditions, covenants, declarations, defeasance, demife, exceptions, exchange, grants, jointures, leases, leases and releases, letters of attorney, mortgages, re-conveyances, releases, settlements, surrenders, wills, &c. being a great variety of curious draughts, chiefly drawn by himself. Printed from Original Manuscripts. fol. 1739, or 1742, being the same.

Pocket conveyancer; or, attorney's useful companion, 2 vol. 12mo. 2d edit. with additions, 1774, 7s.

Pocket conveyancer, 2 vol. 1760, 4s.

Powell's (John Joseph) essay on the learning respecting the creation and execution of powers; and also respecting the nature and effect of leasing powers, 8vo. 1787, 9s.

Powell's treatise on the law of mortgages, 8vo. 1785, 5s. 6d. 2d edit. with additions.

Powell's (Robt.) antiquity, authority, and jurisdiction of courts leet, with an explication of the oath of allegiance, and the king's office of protection, 4to. 1642, 1688, 2s. 6d.

Precedents in conveyancing. V. Hortman, Pigott, Wood, &c.

Precedent for recoveries, printed on a fol. sheet, 1771, 18.

Present practice of fines and recoveries, with the theory belonging to each, 8vo. 1751, 5s.

Ralligh's (Sir Walter) discourse of tenures which were before the conquest; namely, knight service, socage and frankalmogin, and the effect of those tenures, wards, reliefs, heriots, effuage or warfare by tenure, reservations of rent, or covenants and provisions, or purveyors in the Saxon times; X 2 that
that the same estates in the soil of this land were due unto the subjects, by birth-right of their ancestors, the ancestors of the land, before Duke William's time; namely, to have land in fee-simple, freeholders, copyholders, customary tenants and vitiens, before the year 1066: together with the resemblances or dissemblances of those in outlandish, ancient, or modern estates.

Printed in Gutch's Collectanea Curiosa, v. i. p. 51. and there find probably to have been written by Sir Walter, during his confinement in the tower.

Rige's (Will.) instructions for registering deeds, conveyances, wills, and other incumbrances affecting estates in the county of Middlesex, with precedents of memorials of every kind, Svo. half bound, 1773, 5s.

Scrogg's (Sir Will.) practice of courts leet, and courts baron; containing directions for holding the said courts, and making up the rolls or records thereof, drawing, entering and proceeding on all sorts of presentments, inditements, verdicts, fines, amerciaments, &c. As also to customs, prescriptions, by-laws, waifs, wrecks, escheats, heriots, &c. 4th edit. with very large additions, and the late acts of parliament relating thereto. Svo. 1728, 5s.

Scroggs of courts leet, &c. Svo. 1714, 3s.

Sheppard's (Will.) court keeper's guide for keeping of courts leet and courts baron; whereunto are added, precedents of copies of court rolls, with other additions by Will. Browne, 6th or 7th edit. 12mo. 1667 or 1676, 1685, 1s. 6d.

Sheppard's first 5th edit. each, 1s.

Sheppard's law of common assurances touching deeds in general, viz. feoffments, gifts, grants, leases, &c. fol. 1650, 1669, 6s.

This is called the second part of Sheppard's touchstone, and is said to contain the first part.

Sheppard's practical counsellor in the law, touching fines, common recoveries, judgment, and the execution thereof; statutes, recognizances, bargain and sale, folio, 1671, 5s.

Sheppard's president of presidents; or, one general president of common assurances, by deeds, &c. 4th edit. with the addition of about 50 pages, Svo. 1704, 1712, 4s.

Sheppard's president, 2d and 3d edit. Svo. 2s. 6d.

Sheppard's president, Svo. 1st edit. 1655, 1s.

Sheppard's survey of county judicatures, commonly called the county court, hundred court, and court baron, 12mo. 1656, 1s.

Sheppard's touchstone of common assurances; or, a plain and familiar treatise, opening the learning of the common assurances or conveyances of this kingdom, 5th edition, revised
and corrected, with large notes and additional references, by Edward Hilliard, Esq; and a copious index by Mr. Pigot, author of the celebrated treatise of recoveries, fol. 1780, 11. 5s. This excellent work is said to have been compiled by Judge Dodderidge, and not by Sheppard, as is commonly reported. See pref. to Hilliard's edition of the Touchstone. Notwithstanding the conjecture above-mentioned, it is observable that a great part of the Touchstone is founded upon the authority of Coke Littleton, which was first published in 1628, a. Car. I. the year Judge Dodderidge died; and that in all the other works ascribed to him, there does not occur a single reference to that work. It is further remarkable, that in the Touchstone, 67, 166, 226, 239, references occur to cases in the 5th, 11th, and 23d Car. which left was however added to the edit. 1648.

Sheppard's Touchstone, 4to. 1641, 1648, 1651, the 8th Sheppard's law of common assurances. [same, 6s.


Tenures and forms of indentures, obligations, quitances, bills of payments, letters of exchange, protestations, supplications, a certificate, and safe condite. Printed by Tho. Raynalde, 12mo. 1555, 3s.

Turnbull's (P.) cursory view of the antient and present state of the fees or tenures in both parts of the united kingdom of Great Britain, 8vo. (a pamphlet) 1s.

West's (Will.) symboledicographie, which may be termed art, or description of instruments and presidents, 2 parts. Part I. Augmented with divers new presidents, not formerly printed. Part 2. Newly corrected and amended in the several treatises. I. Of fines and concords. II. Of common recoveries. III. Of offences and indictments. IV. Of compromises and arbitrations, with other considerable additions, 4to. 1610, 1615, 1621, 1632, 1641, 1647, 6s.

West, printed by R. Tottel, 1590, 1592; by C. Yetswirt, 1594; by J. Yetswirt, 1597; by T. Wright and B. Norton, cum privilegio regis majestatis, 1598, 1602, 2s.

Wilson's (Geo.) practical treatise of fines and recoveries. Containing a greater variety of correct precedents of all kinds of fines and recoveries than ever yet published, with the methods of using them, not only in the common form, but where they may. Together with plain and easy instructions for passing them through the several offices; and the rules, acts, and statutes concerning them until this time, 3d edit. corrected and enlarged, 1760, 6s.
Conveyancing, Court Keeping, &c.

**WILSON** on fines, 8vo. 1753, 2s. 6d. 1773, 3s.

**Woon's (Edw.)** compleat body of conveyancing in theory and practice, 3 large vol. folio, 4th edit. greatly improved in the theory by the addition of references to the latest books of authority, and in the practical part by the favor of a large num-ber of original manuscript precedents. 1777, 5l. 15s. 6d.

A new edition of this work, with considerable additions, alteration, and improvements, is preparing for the press.

**Wood's** conveyancing, 2d or 3d edit. 3 vol. folio, 1762, 1770, 4l. 10s.

**Wood's** conveyancing, 1st edit. 3 vol. 1749, 2l. 12s. 6d.

**Wright's** (Sir Martin) introduction to the law of tenures, improved by himself, large 8vo. 1768, 7s. 6d.

**Wright's** tenures, 1730, 1734, 1736, 4s.

**Young** clerk's companion; or, a manual for his daily practice, wherein are contained modern precedents for all occa-sions, 24mo. 1672, 1s.

**Young** clerk's guide; or, an exact collection of choice English precedents, for all sorts of indentures, letters of attorney, precedents, for all sorts of indentures, letters of attorney, re-leaves, conditions, &c. 4 parts, 14th, 15th, and 16th editions, the same as each other, 8vo. 1673, 1682, 1689, 1691, 3s.

**Young** clerk's magazine ; or, English law repository. Containing a variety of precedents of agreements, bonds, bills, recognizances, releases, letters and warrants of attorney, &c. To which is added, the doctrine of fines and recoveries, together with common writs, affidavits, memorials for registering deeds in Middlesex, &c. 5th edit. 12mo. 1773, 3s.

**Young** clerk's magazine, 1st, 2d, 3d, and 4th edit. 1739, 1740, 1763, each 1s. 6d.

**Young** clerk's tutor, being a most useful collection of the best precedents of recognizances, obligations, &c. by J. H. of Staple's-inn, 24mo. 1662, 1s.

**Young** clerk's tutor enlarged ; being a most useful collection of the precedents of recognizances, obligations, condition, acquittances, bills of sale, warrants of attorney, &c. to which are annexed, several copies of court and chancery hand, by Tho. Olliffe, 15th, 16th, 17th, or 18th edit. the same as each other, 8vo. 1717, 1728, 1737, 2s.

**Young** clerk's vade mecum; containing variety of preced-ents in conveyancing, &c. in a method entirely new, 3d edit. 1738, 2s. 6d.

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1. DIVERSITY of courts and their jurisdictions, &c. Fr. 16mo. pr. by R. Pinson, 1525, 1526, 8vo. by H. Smyth, 1543, 1561, 2s. This is frequently bound up with novae narrationes, old tenures, and other very ancient law tracts, by Fitzherbert. V. Bibl. Leg. Ang. p. ii. c. 4.
2. DIVERSITY of courts in English, 12mo. 1646, 3s. This is at the end of Horne's mirror, printed 1768.
3. CROMPTON's (Rich.) authority and jurisdiction of courts, French, 4to. (being the same pages) 1634, 1637, 3s.
4. LAMBARD's (Will.) archeion; or, a discourse upon the high courts of justice in England, 8vo. 1635, 1s. 6d.
There are two editions of this book of the same date: that which contains a preface to the reader, signed T. L. and a table of contents, is the most correct, having been printed from the author's MS. The other edit. which is of a size somewhat larger, is intit. Arch. W. Fleetwood, Recorder of London, wrote observations on this work, which are mentioned by several authors. Wood's Athen. Oxon. 1. 230. 3d edit.

5. Coke's institutes, part IV. concerning the jurisdiction of courts; to which is added, a table of the principal matters, fol. 1644, 10s.

See the other editions, tit. Miscellanies.

6. Prynne's (Will.) brief animadversions on, amendments of, and additional explanatory records to, the fourth part of the institutes of the laws of England; concerning the jurisdiction of courts: compiled by the late Sir Edw. Coke, knt. wherein the misquotations, mistakes of records are rectified, many omissions supplied, especially such as relate to the members of the high courts of parliament, &c. fol. 1669, 6s.

II. CHANCERY.

1. Cotton's (Sir Rob.) treatise of the court of chancery, MS. Often quoted in the course of the dispute concerning the jurisdiction of the court of chancery, and authority of the master of the Rolls, and there cited as a MS. in Ld. Somers's library.

A copy of it is among Mr. Hargrave's Law MSS.

2. Coventry's (Ld. Keeper, 1 Car. I.) perfect and exact directions to all those that desire to know the true and just fees of all the offices belonging to the court of common pleas, chancery, &c. 8vo.

3. Walpole's Noble Authors, v. ii. 164. quotes Wood's Athen. v. i. 627.

3. Prynne's opening of the great scale of England; containing certain brief historical and legal observations, touching the original, antiquity, progress, use, necessity of the great seal of the kings and kingdoms of England, in respect of charters, patents, writs, commissions, and other process; together with the kings, kingdoms, parliaments, several interests in and power over the same, and over the lord chancellor, and the lords, and keepers of it, both in regard of its new making, custody, administration, for the better administration, for the better execution of
of public, the republics necessary, safety, and utility, 4to. 1643.

There is also extant on the same subject,

4. Bridal's (John) jus sigilli; or, the law of England touching the four principal seals; the great seal, privy seal, exchequer seal, and the signet; also those grand officers to whose custody these seals are committed, 24mo. 1673, 1s. 6d.

5. Elesmere's privilege and prerogative of the court of chancery, 4to. 1641, 1s.

The subject of the jurisdiction of the court of chancery with respect to the other courts, has been discussed in several other publications.

(1) Jurisdiction of the court of chancery vindicated (in opposition to the opinion of Ld. Coke, in 4th Inst.) in support of the judgment given by K. James I. Printed at the end of Reports in Chancery, v. i.

(2) Atkyns's (Sir Rob.) enquiry into the jurisdiction of the chancery in causes of equity. To which is added, the case of the said Sir Rob. Atkyns, about a separate maintenance, folio, 1695, 2s.

This is set in his juice tracts published in Svo. 1734.

(3) Jurisdiction of the high court of chancery, 4to. 1733, 2s.

(4) Historical essay on the jurisdiction of the court of chancery, and incidentally of the other courts, 4to. 1735, 2s.

(5) Jurisdiction of the chancery as a court of equity researched, and the traditional obscurity of its commencement cleared, with a short essay on the judicature of the lords in parliament, upon appeals from courts of equity, 3d edit. Svo. 1736, 2s. 6d.

6. Tothill's (Will.) transactions of the high court of chancery both by practice and precedent, 12mo. 1649, 1671, 2s. V. tit. Reports.

7. Ellesmere's (lord chancellor) certain observations on the office of lord chancellor, 12mo. 1651, 1s.

It is said, in Discourse on Judicial Author, M. R. that this treatise is not really composed by Ld. Ellesmere, being full of mistakes, and written by some other person, as appears by the conclusion. There is further on this subject,

8. Selden's (John) discourse touching the office of lord chancellor, with a catalogue of the lord chancellors and lord keepers. By Will. Dupplce, 12mo. 1677, 1s.

9. An inquiry of the high court of chancery; 12mo. 1654, 1s.

10. View of the regulations of the high court of chancery, 4to. 1654, 2s.
10. PHILIPS’S (Fab.) antiquity and ancient usage of fines paid in chancery upon suing some kinds of original writs, 4to. 1663, 1s. 6d.

11. PRACTICE of the high court of chancery unfolded, with the nature of the several offices belonging to that court, and reports of many cases wherein relief has been had and denied, 12mo. 1672, 1s. 6d.

12. TREATISE of the masters of the Chauncerie, written about A. D. 1600. This tract is now first published, from a MS. in the Inner Temple library, in Mr. Hargrave’s Law Tracts, 291. V. Barrington’s Observ. on Stat. Westm. 1.


14. CLERK’s tutor in chancery, giving true directions how to draw affidavits, petitions, interlocutory orders, reports before masters, bills, answers, &c. by W. Browne, 1st and 2d edit. 1694, 1s. 6d. 3d edit. 8vo. 1705, 3s.

15. PRAXIS alme curiae cancellariae: a collection of precedents, by bill and answer, plea and demurrer, in causes of the greatest moment (wherein equity hath been allowed) which have been commenced in the high court of chancery. With appeals to the house of peers: by Will. Browne, 1697, 1714, 3s. 4th edit. with additions, 2 vol. 8vo. 1725, 7s.

16. PRAXIS alme curiae cancellariae, part 3d. A collection of modern precedents for drawing bills, answers, demurrers. Also choice writs and processes. Likewise appeals in extraordinary cases from the court of chancery to the judicature of the lords in parliament, &c. 8vo. 1702, 6s. This was afterwards intitled, practice of the high court of chancery, 1706, and is the same.

17. PRACTICAL register in chancery; or, a compleat collection of the standing orders and rules of practice in chancery. Also the alterations made by statutes to this time, and by usage and custom. With observations on drawing bills, answers, and other pleadings, 8vo. 1714, 6s. This book, though not of authority, is better collected than most of its kind, per Ld. Chan. Hardwicke, 2 Atk. 22.

18. BOHN’S (Wm.) cursus cancellariae; or, the course of proceedings in the high court of chancery, with the method of drawing, preparing, and filing bills in equity, of taking out, serving, and returning subpoenas to appear, &c. and of other writs and processes of the court, 8vo. 1715, 2s. 2d edit. enlarged, 1723, 4s.

19. HISTORY of the chancery, relating to the judicial power of
of that court, and rights of the masters, 12mo. 1726, 1s. 6d.

This is entitled Burrough's history, &c. in Harl. Catal. No.
10,829, and gave rise to the dispute, which was managed with
great learning on the subject in several subsequent publications.

- (1) Discourse of the judicial authority of the master of the
rolls, 8vo. 1727, (commonly ascribed to Sir Jos. Jekyl) 2d
edit. 1728, 3s. with addition of a large preface, in answer to

- (2) Legal judicature in chancery stated, with remarks on
a late book intitled Discourse of the judicial authority, &c.
8vo. 1727, 2s. 6d.

Said to be written by Master Spicer, but generally ascribed to
Ld. King.

20. Jacob's (Giles) compleat chancery practifer; or, the
whole proceedings and prattice of the high court of chancery,
in a perfect new manner; containing the rules and methods of
practice therein, as well in the petty-bag office as in all suits in
equity; and also precedents of bills, answers, pleas, and demurrers, &c. shewing wherein relief may be given in equity, &c.
2 vol. 8vo. 1730, 5s.

21. Clerk's associate; containing an account of the high
court of chancery, of the officers, clerks, and their busines, with variety of useful forms and instructions, 12mo. 1738, 2s.

22. Present practice of the high court of chancery: in
which are contained the nature and course of proceedings from
the bill filed to the decree enrolled; wherein are inferred under proper heads, great variety of precedents of commissions,
petitions, affidavits, certificates, bills, answers, pleas, demurrers,
replications, interrogatories, decrees, and dismissions, 2 vol.
12mo. 1741, 6s.

23. Harrison's (Jos.) accomplished practifer in the high
court of chancery; shewing the whole method of proceedings
according to the present practice, from the bill to the appeal.
Also the best forms of precedents, table of fees, &c. to which is
added, the method of proceedings on a commission of lunacy,
8vo. 1741, 2 vol. 1745, 1750, 1757, 1767; with large addi-
tions, 1779, 12s.

24. Gilbert's history and practice of the high court of
chancery, printed from a correct manuscript copy, free from
the errors of the Irish edition, 8vo. 1758, 6s.

25. Collection of interrogatories for the examinations of
witnesses in courts of equity, as settled by the most eminent
counsel, 2d edit. enlarged, 8vo. 1776, 6s. 1st edit. 1775,
2s. 6d.

26. Solicitor's complete guide in the practice of the high
court of chancery, shewing the whole modern practice of the
court, from the issuing of the subpœna to the final decree, ar-

...
ranged in an entire new, familiar, concise, and comprehensive manner; with forms of all necessary precedents, and a complete table of fees due to the officers of the court, as settled by Ld. Hardwicke, by a solicitor of the court, in 2 vol. 12mo. 1776.

27. Solicitor's practice in the high court of chancery epitomized, from the commencement of the suit to the decree; introducing interlocutory matters on petitions, motions, references, &c. with directions for serving subpœna's, notices of motions, orders, warrants; and also notices on commissions for taking answers, and examining witnesses, with full instructions for executing the same. Together with the method of proceeding on certiorari bills, to remove causes from inferior courts of equity into this. Also an appendix of useful precedents for the easier dispatch of the clients business in town and country. By a practising solicitor. The 4th edit. corrected and improved, 8vo. half-bound, interleaved, 1782, 2s.

28. Costs in the high court of chancery; shewing at one view the disbursements out of pocket, and the charges of the agent and solicitor; also letting forth what is allowed by the master on taxation, &c. a new edit. 8vo. 1779, 1s. 6d.

29. Hindes (Robert, of the six clerks office) modern practice of the high court of chancery methodized and digested, in a manner wholly new; interspersed with variety of the most approved and modern forms of practical precedents incidental to every suit in the progress of it, from the original bill to the decree: comprising a system of practical knowledge, according to the course of the court as at present established, 8vo. 1785, 9s. A few copies of this work are printed in quarto, on a fine writing paper, with a large margin, for the convenience of making additional notes; price 17s. half bound.

The practice of this court is also incidentally treated of in several publications treating generally of the practice of the courts at Westminster. See below, iii. n. 2, 10, 17, 19, 20, 25.

III. King's
III. KING's BENCH and COMMON PLEAS.

1. POWELL's (Tho.) attorney's academy and almanack; or, form of proceeding in the courts of Westminster, 4to. 1623, 1630, 1647, 2s.

2. ATTORNEY of the court of common pleas; or, directions and instructions concerning his practice therein: together with fees due to the judges and officers there, and in the king's bench; also fees and ordinances in chancery, 12mo. 1643, 1s. 6d.

3. PROPOSALS of divers attorneys of the court of common pleas, for regulating the proceedings at law, &c. 4to. 1650, 1s.

4. PRACTIC part of the law, precedents, English, 1652, 2s.

5. COMPLETE attorney, in two parts. Part I. Shewing the office of an attorney. Part II. The layman's lawyer, 12mo. 1653, 3s.

6. STYLE's (Will.) practical register; consisting of rules, orders, and the principal observations on the practice of the common law, particularly the king's bench, 8vo. 1657, &c. 2s. 4th edit. with large additions, 1707, 4s.

The former editions are more commonly referred to by Comyns, Regular placitandi, &c.

7. LILLY's continuance of Style's register, 2 vol. 8vo. 1710, 5s.

The two foregoing articles are incorporated in the following.

7*. LILLY's (John) practical register; or, an abridgment of the law. Containing many rules of court and practical cases, 2 vol. 1719. 2d edit. enlarged, continued by a supplement to 1744. (1735, 15s.) 1745, 11. 11s. 6d.

This book is authority in matters of practice. Per Wright Justice, 1 Wil. 324.

8. PROPOSALS of divers clerks and attorneys of the court of common pleas, for taking away fines upon original writs, damage clear, &c. 4to. 1661, 1s.

9. SOLICITOR, as to knowledge and practice, 12mo. 1663, 1s.

10. COMPLETE solicitor in all the courts at Westminster, and in the inferior courts in London and elsewhere, 8vo. 1666, 1672, 1s. 6d. 1683, 1700, 3s.

11. CORY's (Tho.) course and practice of the court of common pleas, with additions by W. B. a clerk of the same court, 4to. 1672, 1s. 6d.

12. HALE's (Sir Matt.) Discourse concerning the courts of king's bench and common pleas. Printed in Hargrave's Law Tacks, 357.

13. PRAXIS
13. Praxis utriusque bani. The antient and modern practice of the two superior courts of Westminster. To which is added, the practice of the sheriffs court, London: containing divers antient customs and immunities of that city. As also a rule to keep inferior courts within their just bounds, 12mo. 1674. 1s. 6d.

14. Warter's (John) directions to young clerks in the court of king's bench, for making process of the said court returnable, both at days certain and ubiqueque; with other directions in order thereunto, a broad sheet fol. 1680. 6d.

15. Trye's (John) jus filazarii; or, the filazer's office in the court of king's bench, setting forth the practice by original writ, 8vo. 1684. 2s.

16. Practice of the courts of king's bench and common pleas, methods used in commencing actions and suits at common law, &c. 8vo. 1696. 2s. 6d.

17. Practice part of the law, 8vo. 1702, 1711, 2s. 6d. This is called the compleat attorney, at the head of every page throughout the book.

17*. Practice part of the law: shewing the office of an attorney, and a guide for solicitors in all the courts of Westminster, with their proceedings in any action, real, personal, or mixed. As also the practice of the courts in the city of London, courts of admiralty, ecclesiastical courts, and other inferior courts in the country, 5th edit. enlarged, 8vo. 1724. 4s.

18. Bohun's institutio legalis; or, an introduction to the study and practice of the laws of England. 1. Practice of the king's bench. 2. Of the common pleas. 3. Nature of all actions. 4. Order and method of pleading, 8vo. 1708, 1713, 1724, 3s. 4th edit.

19. Practising attorney; or, lawyer's office: comprehending the business of an attorney in the practice of the courts of king's bench, common pleas, court leet, court baron, practice of the high court of chancery, of equity in the exchequer, method of conveyancing, &c. Wherein all the forms of process are rendered in the English language, by Wm. Bohun, 1724, 1726, 3s. 2 vol. 1732, 5s. 4th edit. enlarged, 8vo. 1737. 6s.

20. Compleat clerk in court; or, practising solicitor in all our courts; containing the chancery clerks, the exchequer clerk, the king's bench clerk, and the common plea clerks instructions for dispatch of all business in the said courts; the method of bringing appeals in parliament; also, proceedings of the lord mayor's and sheriffs courts of London; the marshalsea court, county courts, &c. 8vo. 1726. 4s.

21. Bohun's instructions for clerks in the king's bench and common pleas; shewing the nature, forms, and use of the most
most usual writs and processes of those courts, &c. part I. 8vo.

1732, 3s.

This is since intituled, Instructions, &c. and Bohun’s name part I.

left out, 1739.

22. Clerk’s English tutor; shewing the practice of the courts of king’s bench and common pleas, as they are now settled, pursuant to the several late acts of parliament, and the respective rules of court, 2 vol. 8vo.

1733, 10s.

23. Reading’s (Dan.) English clerk’s instructor in the practice of the courts of king’s bench and common pleas, in filling up and suing out writs, &c. 2 vol. 8vo.

1733, 5s.

24. Attorney’s pocket companion in the king’s bench and common pleas; to which is added a supplement, being a treatise on fines, 2 vol. 12mo. [1733, 3s.] 2d, 3d, and 4th edit. the same, 1739, 1741, 6s.

25. Jacob’s compleat attorney’s practice, in English, in the courts of king’s bench and common pleas at Westminster, containing the best rules and methods of practice therein, from the commencement of the action to the execution. Also forms of judicial writs and processes, 2 vol. 1st and 2d edit. the same, 1737, 6s.

25*. Attorney’s companion; or, compleat affidavit man; containing forms of affidavits in K. B. C. P. and chancery, 3d or 4th edit. the same, 1739, 1740, 2s.


27. Gilbert’s history and practice of civil actions in the court of common pleas; being a historical account of the parts and order of judicial proceedings; with an introduction on the constitution of England, 1737, 2s. 1761, 3s. the 3d edit. corrected, with new notes and references, 8vo.

1779, 5s.

Sir W. Blackstone very highly recommends this work to the perusal of the student, which, he says, has traced out the reason of many parts of our modern practice, from the feudal institutions and the primitive construction of our courts, in a most clear and ingenious manner. Comm. b. 3. c. 18.

28. Attorney’s practice in the court of king’s bench; or, an introduction to the knowledge of the practice of that court, as it now stands under the regulation of several late acts of parliament, rules and determinations of the said court, with variety of useful precedents in English, settled or drawn by counsel, by Robert Richardson, gent. of the Inner Temple, 1739, 2 vol. 1743, 4s. 1750, 1759, 6s. 1769, 7s. 6th edit. with large additions, 2 vol. 8vo.

1776, 12s.

29. Attorney’s practice in the court of common pleas,
168 Courts of the Jurisdiction

by Robert Richardson, Svo. 1741, 2s. 2 vol. 1746, 1758, 5s. 1769, 7s. 5th edit. 1778, 10s.

30. Clerk's instructor in the courts of king's bench and common pleas, viz. in suing out process, entering appearances, and putting in bail, drawing declarations, pleas and demurrers, &c. making up issues and paper books, ingrossing and palling records, making out venire facias, &c. In proceedings relating to privileged persons, infants, prisoners, ejectments, and outlawries, &c. And in palling fines, and suffering recoveries. 2d edit. 2 vol. Svo. corrected, enlarged, and new methodized. 1741, 10s.

This is a translation of the instructor clericalis, part the first, with great improvements.

31. Harrison's present practice of the court of king's bench and common pleas, 2 vol. Svo. 1761, 12s.

32. Attorney and solicitor's complete assistant, 2 vol. small Svo. 1768, 7s.

33. Boote's (R.) historical treatise of an action or suit at law, and the proceedings used in the king's bench and common pleas; from the original processes to the judgment in both courts, with such observations as tend to explain the present practice, 2d edit. with additions, (1776, 2s. 6d.) 1781, 5s.

34. Practising attorney, or new king's bench guide; being a compendious introduction to the knowledge of the practice of that court; also proceedings on a writ of error, and variety of useful precedents, Svo. 1779, 4s.

35. Attorney's practice epitomized; or, the method, times, and expences of proceedings in the courts of king's bench and common pleas, from the commencement of the suit to the trial, final judgment, and execution, so advantageously placed in opposite columns, as to shew at one view the agreement or difference in the practice of the said courts; a new edit. corrected, with the articling of clerks, and admitting attorneys in each court, of discharging bail, and a table of stamps, half bound, interleaved, Svo. 1778, 2s. 6d. 1785, 2s.

36. Crompton's (Geo.) practice common placed; or, the rules and cases of practice in the courts of king's bench and common pleas, methodically arranged, with an introduction containing an historical account of the jurisdiction and practice of the said courts, 2 vol. Svo. 1780, 6s. 2d edit. with additions, 2 vol. 1783, 6s. 3d edit. enlarged, &c. 2 vol. 1786, 16s. 1785, 2s.

37. Attorney and agent's compleat tables of costs in the courts of king's bench, common pleas, and exchequer; containing the exact fees now allowed on suits prosecuted or defended by original writ, ejectment, replevin, and common actions, &c. 5th edit. to which is added an appendix, Svo. 1785, 2s.

38. Impey's (John) new instructor clericalis; stating the authorities.
authority, jurisdiction, and modern practice of the court of
king's bench, with directions for commencing and defending
actions, entering up judgments, suing out executions and pro-
cedings in error; to which are added, the rules of court, mo-
dern precedents, and several other matters necessary to be
known by attorneys and their clerks in town and country, the
whole illustrated by useful notes and observations from the best
authorities, with additions, and a copious index, 1785. 3d edit-
ected, Svo. 1786, 9s.

† 39. IMPEY'S new instructor clericalis; stating the au-
thority, jurisdiction, and modern practice of the court of common
pleas; with directions for commencing and defending actions,
&c. (as above in k. b.) 1785, 2d edit. Svo. 1786, 9s.

† 40. SHERIDAN'S (John) practice of the court of king's
bench; containing ample and complete instructions for com-
commissioning and defending the various kinds of suits and actions,
&c. Svo. 1785, 8s.

† 41. ATTORNEY'S Vade Mecum and Client's Instructor,
treating of actions such as are now most in use of prosecuting
and defending them; of the pleadings and law; also of hue and
cry: the subjects arranged in a clear and peripatetic manner;
together with precedents of pleadings, &c. 3 vol. Svo. 1787.

† 42. THE attorney and agent's new and exact table of costs,
in the courts of king's bench and common pleas; containing
the fees and disbursements on the part of the plaintiff and de-
fendant, in the prosecution and defence of actions, &c. 4to.
1787, 6s. 6d.

IV. EXCHEQUER.

1. GERVASIUS Tilburienfis de Necessariis Observantivs
Senecallii Dialogus. See Antient dialogue of the ex-
chequer, below, n. 5.

2. BELL'S (Will.) collection of sundry writs, patents,
commissions, and other proceedings in the exchequer, MS.
The author was a clerk in the exchequer, A. D. 1625. The MS.
is in the possession of Philip Burton, Esq; late secondary and first
attorney of the court of exchequer, who is also penfied of another
MS. of about the same age, treating of the practice of that court.
See preface to Burton's Exchequer.

3. VERNON'S (Christ.) considerations for regulating the
exchequer from the revenues of the crown, and fixing the sub-
 treas
170 Courts, of the Jurisdiction

ject from all unjust vexation; and also for better enabling sheriifs to pass their accounts, 12mo. 1642, 25.
This book is found also under the title of Exchequer opened, discovering the ancient conduct of the crown revenue, &c. propounding also a way for the sheriffs most easily passing their accounts, by C. V. 12mo. 1661, the same as the former, except the title.

4. Practice of the exchequer court; of the several offices and officers, &c. By T. F. (i. e. Sir Tho. Fanshaw, king's remembrancer,) 12mo.
1656, 26. 6d.
There is also, by the same author, in MS. at Oxford, apparently written in a different method,
A short compendium of the exchequer, pointing forth what every officer there is to do by virtue of his office, written by Mr. Fanshaw, at the request of Ld. Treasurer Buckhurst, by way of question and answer, fol. Catal. MSS. Ang. (Coll. Oxon) n. 226.

5. Brown's (Will.) compendium of the several branches of practice, in the court of exchequer at Westminster. 1. His majesty's revenue. 2. Proceedings by English bill. 3. Actions of law, brought in the office of pleas, with commissions, injunctions, and other process and pleadings, Svo. 1658, 1692, 1702, 1725, the same as each other, 3s.

6. Madox's (Thos. royal inscriber) history and antiquities of the exchequer of the kings of England, from the Norman conquest to the end of the reign of King Edward II. taken from the records; with a correct copy of the ancient dialogue concerning the exchequer, attributed to Gerw. Tillumiensis; and a dissertation concerning the most ancient great roll, Quinto Stephanii, Latin, fol. 1711, L. P. 21. 12s. 6d. S. P. 21. 2s. 2 vol. 4to.
1740, 21. 7s.
See an account of this work, as also of all the other publications of this author, in Nichols's anecdotes of Bewyce, 62.

7. Antient dialogue concerning the exchequer, (written, according to Mr. Madox, (pref. to Firma Burgi) by Richard de Beaunies, temp. Hen. II. afterwards bp. of London) published from two manuscript volumes, called the black book and red book, remaining of record in his majesty's exchequer; which contain an authentic account of the greatest offices of the realm, by whom the various branches of the royal revenue are managed. Also a circumstantial detail of the sheriffs accounts; with many other instructive and curious particulars, &c. Published originally in Latin, by Tho. Madox, etc. Historiographer. Now carefully translated into English, by a gentleman of the Inner Temple, 4to.
1753, 5s.
V. Bann.
and Practice thereof.

V. Barrington's obs. on Magna Charta, Bibl. Leg. Ang. p. 11.

8. MODERN practice of the court of exchequer in prosecutions relating to his majesty's revenue of the customs: containing, 1. The proceedings in condemning prohibited and uncustomed goods, as in prosecutions upon penal statutes, &c. 2. Rules and orders for the better collecting the customs, fees to be paid by merchants, &c. at the custom-house, also an account of the several ports of England and Wales, and of the several ways and wharfs, Svo. 1730, 5s. This has been since intitled the compleat practice of the exchequer, and the title only is new.

9. GILBERT's treatise of the court of exchequer, in which the revenues of the crown, the manner of receiving and accounting for the several branches of them, &c. are clearly explained, Svo. 1753, 5s. This was before printed (in part only) under the title of an historical view of the practice of the exchequer, Svo. 1733, 2s.

10. BURTON's (Ph.) nature and extent of the business in the office of pleas in Lincoln's-inn, both ancient and modern, with rules and method of practice, &c. calculated for the instruction of solicitors and suitors, in the law branch of the court of exchequer, vol. 1. Svo. 1770, 7s. 6d.

11. BURTON's practice in the office of the court of exchequer epitomized, Svo. half bound, interleaved, 1777, 2s. WILSON's (J.) abstract of the nature of the processes, practice, and fees of the office of pleas of the court of exchequer in Lincoln's-inn, Svo. 1784. A few copies only of this work (chiefly extracted from the proceedings) were printed, which the author distributed among his friends.

V. ADMIRALTY.

1. ROUGHTON (Thomas) of the office of the admiralty, V. Clerk's prac. of the admiralty, below, n. 6. Selden's notes on Fortescue, c. 32. Extum's 1st laws, c. 13.

2. SPELMAN (Sir Hen.) of the admiralty jurisdiction, and the officers thereof. V. Spelmanni Reliquiae, tit. Miscellaneiae.

3. GODOLPHIN's (John, L.L. D.) view of the admiralty jurisdiction, wherein the most material points concerning that jurisdiction are fairly and submissively discussed, as also divers of the laws, customs, rights, and privileges, of the high admiralty of England, by ancient records, and other arguments of his collected: whereunto is added, by way of appendix, an ex-
COURTS, of the Jurisdiction

tract of the ancient laws of Oleron, 8vo. 1661, 1s. 6d. 2d edit., with additions, 1685, 2s. 6d.

4. Exton's (John, L.L. D. judge of the admiralty) maritime dicetologie; or, sea jurisdiction of England, in three books. 1st. Setting forth the antiquity of the admiralty in England. 2d. Proving the ports, havens, and creeks of the sea, to be within the jurisdiction of the admiralty. 3d. Shewing, that all contracts concerning maritime affairs are within the jurisdiction of the admiralty, and there cognizable, fol. 1664, 4s. 2d edit.; to which is added, a remarkable case in K. B. concerning the jurisdiction of the admiralty coroner, 8vo. 1746, 1755, 6d.

5. Zouch's (Rich.) jurisdiction of the admiralty of England asserted, 8vo. 1683, 2d edit. 8vo. 1685, 2s. 6d. This is printed in Malyme's Lex Mercatoria. Written in answer to Ld. Coke's 4th Infr. and was published by Dr. Timothy Baldwin, and servire Privileges of an ambaflidor, 4to. 1654, on occasion of the case of the Portuguese embassador.

6. Clarke's (Francis) practice of the admiralty court of England, Lat. 12mo. 1679, Lat. and Eng. 1722, 2s. This is a work of undoubted credit, per Ld. Chan. Hardwicke, 1 Atk. 296.

7. Clarke's practice of the court of admiralty, with notes. To which is added the articles of Mr. Roughton, Latin, 8vo. 1743, 4s.

8. Laws, ordinances, and institutions, of the admiralty of Great Britain, civil and military: containing, 1. Such ancient naval laws and customs as are still in use. 2. An abstract of the statutes in force relating to maritime affairs and commerce. 3. The marine treaties at large. 4. A critical account of naval affairs and commerce from the reign of Alfred. 5. The present state of the navy, officers, ships, &c. interspersed with dissertations, notes, &c. 2 vol. 8vo. 1746 and 1767, the same, being only a new title, 12s.


10. Observations on the course of proceeding in admiralty courts in prize causes, 8vo. 1747, 6d.

This is also on this subject.

11. Substance of the arguments on the important question, now depending, Whether or not the crown can grant reviews after sentence at the Cockpit, on appeals in prize causes, 8vo. 1787, 6d.

VI. ECCLE-
VI. ECCLESIASTICAL Courts.

1. CLARKE's praxis; being the manner of proceeding in the ecclesiastical courts, Latin, 2d edit. 4to. by T. Bladen, 1666, the same as 1684, 4s.

2. CARY's (Hen.) law of England; or, a true guide for all persons concerned in the ecclesiastical courts, 12mo. no date, 3s.

3. CONSET's (H.) practice of the spiritual or ecclesiastical courts; to which is added, a brief discourse of the structure and manner of forming the libel or declaration, 1685, 1700, 5s. 3d edit. with the addition of about 20 pages between the end of the book, and the index, 1708, 7s.

4. STATE of the ecclesiastical courts delineated, with remarks on the resolution of the committee appointed by parliament for their inspection and reformation. And the methods of proceedings in the ecclesiastical courts, compared with trial by juries at common law, 4to. (a pamphlet) 1733, 1s.

5. JURIS ECCLESIASTICUS. V. tit. Ecclesiastical Law.

6. OUGHTON's (Tho.) old judiciarum; or, method of proceedings in the ecclesiastical courts of England and Ireland, relating to the canon and civil laws, with large notes and observations, 2 vol. in 4to. Latin, 1738, 10s. 6d.

7. CLERK's instructor in the ecclesiastical courts, with a variety of the best precedents in English now made use of in the civil law; together with adjudged cases, letters of induction. Also a treatise concerning pluralities, &c. by a gentleman of doctor's commons, Svo. 1740, 6s.

8. FLOER's (Phil.) proctor's practice, in the ecclesiastical courts, as it is regulated by the rules and cases of practice now in force in the courts of doctor's commons, &c. with references to the common and statute laws; digested under proper heads. Also acts or orders of court fully extended from the citation to the execution of the sentence, with a table of fees, Svo. 1744, 4s. 2d edit. enlarged, 1746, 6s.

9. COKKURN's (Will. L. L. B.) clerk's assistant in the practice of the ecclesiastical courts; containing the method of proceedings there: extracted from the best books of practice, &c. to which is added, an appendix containing a short summary of proceeding in causes in the ecclesiastical courts; supposed to be written by a late most reverend and learned prelate, &c. Svo. Dubl. 1755, 1762, 6s.

10. EVERY man his own proctor, &c. containing instructions in what manner to proceed to obtain probate of wills and letters of administration without the assistance of a proctor, agreeable to the statute law, with proper precedents, &c. Svo. 1786, 2s. 6d.
COURTS, of the Jurisdiction

VII. OTHER Courts.

1. Cæsar's (Sir Julius) antient state, authority and proceedings of the court of requests, 4to. 1596, 1597, 2s.

2. Acts, orders, and decrees made by the king and his counsel, remaining amongst the records of the court of requests, from 9 Hen. VII. to 27 Eliz. 4to.

3. Hudson's (William) history of the court of star chamber, containing a very full, methodical, and accurate account of the constitution and course of that court. This work, which is quoted in State Trials, v. xi. 329, 4th Burr. 2564, and by Blackstone, is in MS. in the British museum, Harl. MSS., vol. i. No. 1226. A copy of it is also among Mr. Hargrave's MSS. Several other treatises on this subject are extant in Harl. MSS. n. 736, 4, 5, 6, &c. There is also a tract upon this subject by Mr. Tate, among Heath's curious discourses.

4. Commission (a) with instructions and directions granted by his majesty to the master and counsel of the court of wards and liveries, for compounding for wards, idots, and lunatics, 4to. 1622, 2s. 6d.

5. Levy's (Sir James) treatise of wards and liveries, 12mo. 1641, 1s.

This is also printed at the end of his Reports, fol. 1659.

6. Robins' (Rob.) whip for the marshall's court and their officers; with the petition of the author to the house of commons, against the abuses practiced in the marshall's court, and a discovery of the jurisdiction and privileges of that court, &c. 4to. [1647] 1s.

Written in a very acrimonious style, the author being at the time under confinement in the fleete.

7. Antient constitution of the palace court or marshall's, with the charges of all proceedings, 12mo. 1663, 1s.

8. Practice of the sheriffs court, London. The manner of entering actions, making of attachments and sequestrations, with all the proceedings thereon, and their several fees, 12mo. 1657, 1s.

The practice of the city courts is also incidentally treated of in several books, treating generally of the practice of the courts at Woff-munster, and the inferior courts. See above, iii. n. 10. 15. 17. 20.

† 9. Adye's (Steph. P.) treatise on courts martial; to which is added, an essay on military punishments and rewards, 3d edit. with additions [8vo. 1769, 2s.] 1785, 3s. 6d. in boards.

10. Clerk of assize, judges marshall and cryer, 12mo. (See Crown circuit companion.) 1660, 1s.

11. Office of the clerk of assize, 12mo. 1676, 1s. 6d.

11*. Officium Clerici Pacis; a book of indictments, apprais-
and Practice thereof. 175

... tI"... and inquisitions; also the manner of holding the sessions of the peace, &c. 3d edit. with additions, 8vo. 1726, 5s.
12. Office of the clerk of assize, together with the clerk of the peace, 2d edition, with additions, 8vo. 1632 or 1694, 2s. 6d.

13. Crown circuit companion, containing the practice of the assizes on the crown side, and of the courts of general and general quarter sessions of the peace; wherein is included a collection of useful and modern precedents of indictments in criminal cases; as well as common law as those created by statute; under all which precedents so much of the common and statute laws are set forth, as to shew the circumstances that create the several offences; the offenders punishment; and how and in what cases felons are to have or not to have the benefit of clergy, with references to the printed authorities, by W. Stubbs and G. Talman, of Staples-inn, gent. the 4th edit. corrected. To which is added, the clerk of assizes circuit companion; table of fees of the officers and servants belonging to the judges on the circuit, usually taken by them. Also many new precedents of indictments and the laws continued to the present time, 5th edit. with the further addition of several special precedents of indictments and informations, drawn by eminent hands, and other improvements, 1783, 9s. 1768, 5s. 1762, 4s. 1749, 3s. 1739, 2s.

14. Dogherty's (Thomas) crown circuit assistant; being a collection of precedents of indictments, informations, convictions by justices, inquisitions, pleas, and other entries in criminal and penal proceedings; together with an alphabetical table to the statutes relating to felony, brought down to 1787, 9s.

VIII. RULES and Orders of the Several Courts.

CHANCERY.
1. (ROOKES (, master in chancery) ordinances explained upon the estate of the chancery court, an. 1554, Master quoted in Judicial Author, M. R. 45. in the library of the late L. Somers.

2. ORDINANCES agreed upon for remedy of certain abuses in chancery, by Packer, L. Keeper, and Egerton, M. R. 1596. MS. of Mr. Powis, formerly master of the rolls; said also to be in the library of the late L. Somers. Jud. Auth. M. R. 51. 5.

3. The king's order and decree in chancery, for a rule to be observed by the chancellor in that court, exemplified and enacted for a perpetual record there, an. 1616.


5. Bacon's
3. **Bacon's** (Sir Fr.) ordinances for the better administration of justice in chancery, 4to. 1623, 1642, 1656, 1s. Printed also among his Law tracts.

N. B. In a case in chancery, Viner, chancery, Z. 3. pl. 6. a book of orders and rules of the court of chancery, printed 1623 and 1656, being produced, containing an order of Ld. Ch. Bacon's; the authority of it was then disputed, and established per Ld. Ch. Cowper. See also Jud. Auth. M. R. 101.

4. **Cæsar's** (Sir Julius, Ld. Keeper, 18 Jac. I.) ordinances for the redress of sundry errors, defaults, and abuses in the high court of chancery, MS. Among Sir Hans Sloane's MSS. in the museum, n. 1874.


6. **Collection** of such of the orders heretofore used in the chancery, with such alterations and additions thereunto, as the lords commissioners, (B. Whitelock, Rich. Keble) with the advice, &c. of the master of the rolls (W. Lenthall) have thought fit at present (in order to a further reformation now under their lordsships consideration) to ordain and publish for reforming abuses, &c. 12mo. 1652, 1s. 6d. Some of the ordinances above-mentioned are not printed in the latter collections.

7. **Orders in chancery**, in two parts, whereunto is annexed, alphabetically digested under apt titles, 1. A perfect table of the ordinance for the regulating and limiting the jurisdiction of the court of chancery. 2. Such fees as may be lawfully taken in chancery, with an exact table, 4to. 1656, 2s. On the subject of the above publication, there appeared,

(1) A view of the regulation of the chancery, with the many inconveniences and mischiefs that will inevitably follow, 4to. 1654, 1s.

(2) A printed paper of some of the under clerks in chancery, intitled Reactions to be offered, touching the fees mentioned in the table annexed to the ordinance, relating to the intended attenuates in chancery, 4to. 1654, 1s.

8. **Collection** of such of the orders heretofore used in chancery, with such alterations and additions thereunto, as the Earl of Clarendon, Ld. Chan. and Sir Harbottle Grimstone, master of the rolls, have thought fit to ordain and publish, for reforming of several abuses in the said court, &c. 12mo. 1661, 1669, 1676, 1688, 1s.

9. **Ordines Cancellariæ**, rules, and orders in chancery, from 1 Car. I. to Hilary term 1698, 12mo. 1698, 1s. 6d.

10. **Order**
13. *Ord* Curie, rules and orders in chancery, from Car. I. to Hilary term 1698, 2d edit. 12mo. 1712, 1s. 6d. 3d edit. Svo. continued to 1724; to which are added, rules and orders in the exchequer, 1724, 2s. 6d.

11. Rules and orders of the high court of chancery, from 1655 to 1739: wherein those made by Ld. Clarendon and Sir Harbottle Grimston, for reformation of abuses, are distinguished under heads, &c. also the rules and orders of the exchequer, 12mo. 1739, 4s.

12. Orders of the high court of chancery, made by Philip. Ld. Hardwicke, L. Chan. by and with the advice and assistance of Wm. Fortescue, Esq. M. R. relating to the fees of the officers of the said court, and other regulations for the benefit of the suitors thereof; to which are added, three other subsequent general orders of the said court, 12mo. 1744, 2s.

**King's Bench.**

1. Rules and orders for the court of the upper bench at Westminster, made and published by the judges of the said court, Michaelmas term, 1654, 4to. 1655, 1s.

2. Rules and orders in K. B. from 2 Jac. I. to 1729, Svo. 1729, 1s. 6d.


4. Rules, orders and notices in the king's bench, from 2 K. James I. and in the common pleas, from 35 K. Henry VI. to the present time; with the rules formerly published in Latin, and a translation in opposite columns, examined by the original rules, &c. with remarks and proper references; also reports and cases in the common pleas, in the reigns of Q. Anne, K. George I. and K. George II. by Sir Geo. Cooke, 4to. 1740, 1742, 6th. ed. 2 vols. Svo. 1747, 9s.

**Common Pleas.**

1. Rules and orders made for the court of common pleas, Michaelmas term 1654, 4to. 1654, 1s.

2. Rules and orders of the court of common pleas, touching the new prison, 4to. 1730, 1s. 6d.

3. Rules and orders in C. P. from Mich. 1654 to Mich. 1729, begun by Mr. Miller, and continued to the present time, Svo. 1729, 2s. A 4

4. A.

5. Rules, orders, and notices in C. P. from 35 Hen. VI. to 15 G. II. See above, King's Bench, n. 4.

6. Rules and orders of the court of common pleas at Westminster, from Easter, 10 Geo. II. to the present time, being a continuation of those published by Watfon, with a termly calendar, &c. by George Stubbs, Svo. 1734, 2s. 6d.

Exchequer.

1. Ordinance made in the tyme of the reigne of kyng Hen. the VI. to be observed in the kynges exchequer, by the officers and clerkes of the same, takeynge of fees of the kynges accomplishis in the same courte, S leaves, 12mo. pr. by J. Raule.

Afterwards jetem printed with the baze of a justice, and other small law tracts.

2. Rules and orders of the court of exchequer, relative to the equity court, office of pleas, and the revenue, Svo. 1766, 1s.

3. The Rules, &c. of the exchequer, are also printed with the latter editions of those in chancery. See above, Chancery, n. 10. 11.

IX. Jurisdiction, Proceedings, &c. of the Courts of Marches and Great Sessions in Wales.

1. Ld. Bacon's argument concerning the jurisdiction of the marches.

Printed in Bacon's Law Tracts, and the several editions of his works.

2. Arguments proving the jurisdiction used by the president and counsell in the marches of Wales, over the counties of Gloucester, Worcester, Hereford, and Salop, to be illegal and injurious, and a mere incroachment, beyond their appointed limits: and the proofe is like a threefold cord, not easily broken, viz. by statutes, by law bookes, by records: whereunto is added, a catalogue of part of the manifold grievances, to which his majesty's subjects are liable, who live within that jurisdiction, 4to. 1641.
3. Ld. Ch. Justice Vaughan, concerning process out of the courts at Westminster into Wales, of late times, and how anciently.

Printed at the end of his Reports.

4. Vaughan's (Rice) Practica Walliæ; or, the proceedings in the great sessions of Wales: containing the practice of an attorney there, from an original to the execution; whereunto is added, the old statute of Wales at large, and the abridgment of all the statutes uniting Wales to England, 12mo. 1672, 5th.

5. The case of their majesties subjects in the principalities of Wales, in respect of the courts of the council in the marches of Wales, with their grievances and reasons for taking away the said court, fol. 5th. 1689.

6. An answer to a paper, intitled The Grievances, &c. with the particular conveniences of that court, fol. 1689.


8. Discourse against the jurisdiction of the king's bench over Wales, by process of latitat, (written about 1745.) Printed in Hargrave's Law Tracts, 377.

9. Proceedings at law in the great sessions for the counties of Glamorgan, Brecon, and Radnor; with the rules and orders of the court of chancery of the great sessions for the said counties, MS. (in the possession of the compiler of this Catalogue) 10th. 6th.

The jurisdiction and practice of these courts are also treated of in Ld. Coke's 4th Inst.
Dictionaries, Grounds, Maxims, Principles.

AGARD's (Arthur) explanation of the more difficult words in Domesday Book, MS. Cott. Lib. Vitell. n. 9. It is printed in Append. to Gale's Honoris de Richmond. See also Hearne's Law of Conveyances, 187. There is also a shorter assistance of this kind by another eminent antiquary, Mr. Francis Tate, whose exposition of the more difficult words in Domesday, was formerly in the library of Ed. Hatton. His explanation of the abbreviated words in that ancient record, is printed in preface to Hearne's Curious Discourses.


BLOUNT's law dictionary and glossary. Interpreting such difficult and obscure words and terms, as are found either in our common statute, ancient and modern laws, 3d edit. enlarged by Will. Neill, fol. 1717. 5s.

BLOUNT's dictionary, fol. 1679, 1691, 5s.

Cowell's law dictionary; or, the interpreter of words and terms used either in the common or statute laws of Great Britain, and in tenures and jocular customs. With an appendix containing two tables; one of the ancient names and places in Great Britain, the other of the ancient surnames, fol. 1727, 9s.

Cowell's interpreter, fol. 1672, 1701, 1709, 4s.

Cowell's interpreter, first edit. 4to. Printed at Cambridge by John Legar, 1607, 2s.

Cunningham's (Tim.) new and complete law dictionary on a more extensive plan than any hitherto published, 2 vol. fol. 3d edit. 1782, 4th. 45. 2d edit. 1771, 21. 2s. 1767, 11. 11s. 6d.)

Duffrene (Carolus, Dom. Du Cange) glossary of the Latin writers of the middle ages, Lat. 3 vol. fol. Paris, 1673, 11. 1s. 3d, again published by the Monks of the order of St. Benedict of the congregation of St. Maur, with great additions, 6 vol. fol. 1737, 51. 5s.

There is another edit. in which the 6 volumes are comprised in three.
This learned work comprehends the terms used by Briston, Glanvil, and our older law writers, and explains words omitted by Spelman, and in our English dictionaries.

EDEN's principles of penal law. V. tit. Criminal Law.

Exposition of law terms and the nature of writs, with divers cases, rules, &c. of the law; collected as well from books of matter Littleton as other law books, sm. 8vo. pr. by J. Raftell, 1527, 28; again by the same printer, in Fr. and Eng. fol. no date.

Terms of the law.

This work appears to have been originally composed and printed by J. Raftell, both in French and English, as is above-mentioned, notwithstanding the conjectures that have been formed in favour of his being William, by Ed. Coke and others, as author or translator of it. Those who are further curious on this subject, will find it satisfactorily discussed in Ames, v. i. 331. It is observable of John Raftell, who was brother-in-law to the great Sir Tho. More, that he quitted the profession of the law for that of printing, as his son, William Raftell, did that of printing for the law, in which he arrived at the dignity of a Judge of C. P. in 1 Mary. There was also another son of the above learned printer, who inherited his name of John, and having been a justice of the peace, is also commonly entitled, Mr. Justice Raftell.

FRANCIS'S (Rich.) maxims in equity, collected from, and proved by cases out of the books of the best authority in the high court of chancery; to which is added, the case of the tail of Coventry, concerning the defective execution of powers, fol. 18, 2d, or 3d editions are the same, 1728, 1739, 1745, 6s.

Grounds and rudiments of law and equity, alphabetically digested; containing a collection of rules and maxims, with the doctrine upon them, illustrated by various cases, extracted from the books and records, to evince that these principles have been the foundation upon which the judges and fages of the law have built their solemn resolutions and determinations: by a gentleman of the Middle Temple, fol. 1749, (1751 being the same.) 13s.

HAWKE'S (Mich.) grounds of the laws of England. Digested methodically into cases for the use and benefit of all practitioners and students, 8vo. 1657, 28. 6d.

HOBBS'S (Tho.) elements of law, 8vo. 1650, 2s.

HUGESS's (Will.) queries; or, choice cases for moots, concerning several points of law not resolved in the books, 12mo. 1675, 1s.

HEATH's maxims. V. tit. Pleading.

HOUARD's (Monf.) analytical, historical, etymological, critical,
Dictionaries, Grounds,

tical, and explanatory dictionary of the customs of Norman,
Fr. 4 vol. 4to. Rouen,
This author explains many terms made use of by our antient law
writers.
† Jacob's (Giles) new law dictionary; containing the inter-
pretation and definition of words and terms used in the law;
also the whole law and the practice thereof, under the proper
heads and titles. Together with such learning relating thereto,
as explains the history and antiquity of the law, &c. 10th edit.
with great additions and improvements, by Owen Ruffhead and
J. Morgan, efq; fol. (9th edit. 1772, 18. 19.)
Jacob's new law dictionary, proceedings in English, 1735,
1739, 1744, 1750, 1756, 12s. 1762, 13s.
Jacob's law dictionary, 1729, 1733, 5s. 1743, 5s.
Jacob's law dictionary abridged, Svo. 12mo.
Jacob's law grammar; or, rudiments of the law; compiled
from the grounds, principles, maxims, terms, words of art, rules
and moot points of our law, in a new, easy, and concise method,
12mo.
Jacob's law grammar is likewise printed in folio, of a proper
size to bind with his dictionary.
Institutions; or, principal grounds of the laws and sta-
tutes of England, newly corrected and amended, with many new
and good additions, 12mo. (Impr. by N. Hill, 1546; by W.
Powell, 1551; by T. Marshe, 1555.) 1567, 1570, 1580, 1605,
1611, 1625, 1637.

Kelham's (Robert) dictionary of the Norman, or old French
language, collected from the parliament rolls, journals, acts of
state, records, law books, antient historians, and manuscripts;
calculated to illustrate the rights and customs of former ages,
the forms of law and jurisprudence, &c. and to render more easly
the reading such antient records, books, manuscripts, &c. as
relate to this nation. To which are added, the laws of William
the conqueror, in Norman, with an English translation, and il-
lustrative notes and references to the Anglo-Saxon laws, Svo.
1779, 6s.

Law French dictionary. To which is added, the law Latin
dictionary. Being a collection of such law Latin words as are
found in several authentic manuscripts and printed books of pre-
cedents; also a more accurate exposition of the terms of the
common law than any hitherto extant, 2d edit. corrected and
enlarged, Svo. 1718, 5s.
Law French and Latin dictionary, 1701, 3s.
Leigh's (Edw.) philological commentary; or, an illustration
of the most obvious and useful words in the law, with their dif-


Maxims, Principles.

... and divers acceptations, 2d edit. enlarged, 1651. 1s. 6d.

LOFFT's (Capel) principia juris universalis praecipue Anglicani, 2 vol. 12mo.
1779. 8s.

1779. 5s.

MERITON's (Geo.) nomenclatura clericalis; or, the young clerk's vocabulary, in English and Latin, containing several hundred English words rendered into Latin not elsewhere to be found, with precedents of warrants, &c. 12mo.
1685. 2s.

Nay's grounds and maxims of the English laws. To which is annexed, a table by way of analysis, a treatise of estates by Sir John Doderidge, and observations on a deed of feoffment, by T. H. gent. 5th edit. with great additions, properly distinguished, 12mo.
1757. 2s. 6d.

Nay's treatise of the principal grounds and maxims of the laws, 4to.
1641. 2s.

Nay's maxims, 3d or 4th edit. the same as each other, 12mo.
1666, 1677. 1s. 6d.

PILLIP's (Will.) principles of law reduced to practice, 12mo.
1661. 1s.

PLOWDEN's (Edm.) queries; or, a moot book for young students, methodized and enlarged by H. B. 12mo.
1662. 2s.

PLOWDEN's queries, French, 12mo.
18. 6d.

Sua translation of PLOWDEN's queries at the end of his commentaries, title Reports.

PRINCIPIA legis &aequitas; being an alphabetical collection of above 2000 maxims, principles or rules, definitions, and memorable sayings in law and equity, by T. B. i. e. Tho. Branch, esq. 12mo.
1753. 2s.

SHEPPARD's (Will.) epitome, explaining above fifteen hundred of the hardest terms of the law, fol.
1659. 5s.

SKENE (John) de verborum significacione; the exposition of the terms and difficult words in the regiam majestatem, &c. 4to.
1641. 4s.

SPELMAN's (sir H.) glossary; containing barbarous Latin, obsolete terms, &c. illustrated with commentaries, much enlarged.
1687. 3l. 3s.

SPELMAN's glossary.
This edition is the same in contents with the last printed edit. except a prelatory epistle, but is not so well printed.

SPELMAN's glossary, 1st edit. goes but half way through the alphabet.
1626. 5s.

The authority of the latter part of this very valuable work having been called in question, in the dispute concerning the antiquity of the...
common in parliament, and particularly by Mr. Atwood, in Jus Anglorum ob antiquo, p. 244, the authenticity of it is viciated and some curious particulars concerning it are related by Dr. Brady, in his Animadversions on a book entitled, Jani Anglorum facies nova. See also Bp. Gibson's life of Sir H. Spelman, prefixed to his English works.

Student's law dictionary; or, compleat law expounder, containing an explanation of every particular word and term used in the law. Whereeto is added, a table of the Latin contraction in antient records, &c. 8vo. 1740, 6s.

Terms of the law; or, certain difficult and obscure words and terms of the common and statute laws of this realm now in use, expounded and explained in French and English in opposite columns. Corrected and enlarged with the addition of many other words; particularly of those that have been lately introduced into the statute law of Great Britain, 8vo. 1721, or 1742, being the same,

Terms of the law, 8vo. 1708, 3s.

Terms of the law, printed 1618, 1624, 1629, 1641, 1649, 1667, 1669, 1671, 1685, 2s.

Terms of the law, Fr. and Eng. with J. Raine's problems and old tenures, by R. Tottel, 1563, 1567, 1572, 1575, 1579, 1592, and by C. Yettsweirt, 1595. The editions earliest printed have old tenures often bound with them at the end of the book, small 8vo.

Wingate's maxims of reason; or, the reason of the common law of England, 1658, 6s.
Entries, Declarations, Pleadings, Writs.

Articuli ad novas narrationes; being a commentary and some rules upon the count declarations, &c. contained in the novae narrationes, 16mo. pr. by R. Pinson, 1525; the same year, 24mo. by R. Redman; and again, 24mo. 1528, by T. Berthelet, 12mo. 1530, Lat. and Eng. 8vo. 1531; and again the same year in Eng. only, publ. by the king’s command; again 12mo. 1532, by Redman, 12mo. 1539; 8vo. by H. Smyth, 1545; by R. Walley, 1547. See Novæ narrationes. 1539, 2s.

Aston’s (R.) placita Latine rediviva: a book of entries of approved precedents, of counts, declarations, bars, avowries, replications, pleas in abatement, issues, judgments in actions real and personal, 3d edit. corrected, Lat. 4to. 1673, 3s.

There is a chasm in the paging from 144 to 177.*

Attorney and pleader’s treasury; containing forms of the most useful pleas in abatement, and in bar, demurrers, continuances, &c. Also all manner of writs in the courts of king’s bench and common pleas, 2 vol. 8vo. 1736, 12s.

See Morgan’s modern pleader.

• Bohun’s (Will.) declarations and pleadings in the court of king’s bench and common pleas. Also forms of proceedings as well in the petty-bag office in chancery, as in corporation courts, 8vo. 2d edit. with additions, 1743, 7s.

• Bohun’s declarations, 8vo. 1733, 5s.

• Bohun’s English lawyer; shewing the nature, forms of original writs, processefs, and mandates of the courts of Westminster, also the forms of returns and directions of writs, processefs, &c. in English, with many curious observations on the whole, 8vo. 1732, 5s.

• Booth’s (Geo.) nature and practice of real actions in their writs and processefs, both original and judicial, with some records of the county palatine of Chester, &c. fol. 1701 or 1704, (the same, the latter being only a new title) 9s.

* It will in general be necessary to correct the errors in the paging here pointed out, in the books of entries, else many of the references from other books to the precedents therein contained, will not be found to apply.
Entries, Declarations,

Brevia selecta; or, choice writs. Being a collection of divers writs not taken notice of in the books, Latin, 8vo. 1663, 1675, 15.

This is bound at the end of the 4th and 5th editions of Kitchen of courts.

Browne's (Will.) formulæ bene placitandi. A book of entries; containing choice precedents of counts, declarations, informations, pleas in bar and in abatement, continuance, replications, rejoinders, issues, verdicts, judgments after verdicts, outlawries, recoveries, and avowries, in two parts, 1st or 2d edit. the same, Latin, fol.; 1671, 1675, 55.

Browne's entering clerk's vade mecum; being a collection of precedents of declarations and pleadings in most actions; especially such as are brought for or against heirs, executors, or administrators; also upon bills of exchange, policies of assurance, &c. 2d edit. with additions, Lat. 8vo. 1695, 4.

Browne's entering clerk, 1st edit. 1678, or 1686, 5.

Browne's methodus novissima intrandi placita generalia; or, a compleat method of drawing contracts or entering declarations, pleas, issues, continuances, verdicts, judgments, process, ministerial and judicial, cognizance of plea, privileges of parliament pleaded, proceedings upon writs of error, &c. To which is added, a compleat analysis of true and correct pleading, Latin, 8vo. 1659, 5.

Browne's modus intrandi placita generalia. The entering clerk's introduction; being a collection of such precedents of declarations and other pleadings, with precepts, as well as judicial, as are generally used in every day's practice. With notes and observations thereon; also true directions for the file of writs, according to the latest grants, to each corporation in England, Latin, 2d or 3d edit. the same, 8vo. 2 parts, 1701, 1704, 1705, 5.

Browne's tutor clericalis instructus, in 2 parts. The first being an introduction in grammatical rules, &c. The other in drawing all manner of recognizances, &c. 8vo. 1701, 1725, 15, 56.

Brownlow's (Rich.) brevia judicialia; or approved forms of all sorts of judicial writs in the common bench, with the several of the said writs, Latin, fol.; 1662, 45.

There is a chain in the paging from 172 to 225.

Brownlow's declarations and pleadings, in English; being the form of proceedings in actions real, personal, and mixed. Whereof are added, choice precedents in the upper bench by himself, others of good note, 2 parts, 4to. part 1st, 3d edit. with additions, part 2d printed but once, 1659, 1654, 65.

Brownlow.
Pleadings, Writs. 187

Brownlow's declarations, part I. 1652, 1653, 3s.
In the second part, p. 176, four leaves are double numbered, several others wrong paged, and a chain from 379 to 400.

Brownlow Latine redivivus: a book of entries, of such declarations, informations, pleas in bar of abatement, replications, rejoinders, ifues, verdicts, &c. contained in the first and second parts of his declarations, Latin, folio, 1693, 5s.

Brownlow's writs judicial; shewing the nature and entries of all manner of executions, in real, personal and mixed actions, in the common pleas, and some special writs in the king's bench, in English, 4to.

Several leaves are wrong paged after 136.

Cary's (Hen.) fruit of pleading in Sir Edw. Coke's reports, 8vo.

Clerk's assistant: being a collection of forms of declarations, pleas, replications, ifues, verdicts, judgments, personal actions, &c. Lat. 8vo. the same, 1680, 1683, 2s. 6d.

Clerk's manual; or, approved forms of declarations, pleas, general ifues, demurrers, and most kind of writs, Lat. 8vo. (1st or 2d edit. the same) 1668, 1725, 3s.

Clift's (Hen.) new book of declarations, pleadings, verdicts, judgments, and judicial writs; with the entries thereupon, digested and published by Sir Charles Ingleby, knt. Lat. fol. 2d edit. (no additions, being only a new title) 1703, 1719, 6s.

Coke's (Sir Edw.) book of entries; containing precedents of counts, declarations, informations, plaints, indictment, bars, replications, 2d edit. Latin, fol. [1614, 6s. The same, but not so well printed] (p. 568 repeated) 1671, 10s. 6d.

Coke's entries are quoted by the title of New Entries, and New Book of Entries, by Selden, Rolle, and other writers, in contradiction to Raistell and the older books; in the same manner as Raistell had before obtained that distinction, and is occasionally quoted by older writers with respect to the Liber Inturationum, &c.

Coke's declarations and pleadings, contained in his eleven books of reports, in English, fol. 1650, 8s.

Coke's reports printed 1658, 1680, want the pleadings.

Cunningham's (Tim.) maxims and rules of pleadings, in actions real, personal or mixed, popular and penal, describing the nature of declarations, pleas, replications, rejoinders, and all other parts of pleading; first published by Sir Robert Heath, now republished with notes, observations and additions of new matter to every title, 4to. 4voed, 1771, 6s.

Declarations in the upper bench, with pleas, replications, rejoinders, demurrers, &c. by W. S. 4to. 1653, 3s.

This book consists of three distinct series of pages in the first, pages
Entries, Declarations,

pages 20, 21, 45, are wrong numbered; in the second, there is a chasm from 56 to 65.

Doctrina placitandi; or, the art and science of pleading, shewing where and in what causes, and by what persons pleas, as well real as personal or mixed, may be properly pleaded, by S. E. (i.e. Sampson Ever) serjeant at law, Fr. 4to. 1677, 12s.

See System of pleading.

It was said by Ld. Ch. Just. Willes, that there is more law and learning in Doctrina placitandi, than in any book he knew; that it contained the substance of all the pleadings in the Year Books and Coke's Reports. 2 Wilk. 88.

Doctrina of demurrers; setting forth variety of precedents of demurrers in all sorts of actions, and in all the several parts of pleading, by R. G. 1706, 7s.

See Instructor clericalis, part 7.

English pleader; being precedents of declarations, actions in the king's bench and common pleas, in causes, debt, covenant, trespass, ejectment, replevin, prohibition, &c. To which are added, forms of pleas and issues with replications thereon, also judgments in both courts in several actions: likewise precedents and recoveries and concords of fines, &c. 8vo. 1734, 5s.

Filazer's office; or, the same process Filazers make out before appearance, the forms of their several writs and the manner of proceedings thereupon; with a table of their fees in the time of Oliver Cromwell, English, no date, 2s.

Fitzherbert's (Anth.) new natura brevium. Together with the authorities in law, and causes in the books of reports, cited in the margin, by Sir Wadham Wyndham, Just. K. B. Anno 1660; and to this edit. are added, notes and illustrations in many doubtful cases, by Sir Matthew Hale, 4to. the writs translated by Mr. Serjeant Wildon, 1755, 11. 5s.

Fitzherbert's new natura brevium, with the notes and references of Sir W. Wyndham and Sir Matt. Hale, 4to. 1730, 12s.

Fitzherbert's new natura brevium, 8vo. 1718, 6s.

Fitzherbert's new natura brevium. The writs English, 8vo. 1652, 3s.

There are several editions of Fitzherbert's new natura brevium, between 1652 and 1718, which differ very little.

Fitzherbert's new natura brevium, Fr. and Lat. 1536, 1537, 1553, 1567, 1585, 1588, 1629, 1616, 1675, 1687, 6s.

Hansard's (John) entries of declarations and other pleadings, general and special, in most actions. Also special writs and their returns. To which are added, appeals of murder and mayhem.
Pleadings, Writs. 189

Mayheme, and variety of pleadings therein; Latin, fol. 1685, 4th ed.

Heath's (Sir Rob. Ld. Ch. Jus. temp. Car. I.) maxims and rules of pleading in actions real, personal, and mixt, popular and penal, describing the nature of declarations, &c. published with additions, by W. B. 8vo. 1694, 2s. 6d. See Cunningham's maxims.

Henne's (John) pleader; containing forms of declarations, pleadings, issues, judgments, and proceedings in all kind of actions, in English. Together with the terms and rolls they were entered; also divers points of learning, and various notes and caules to illustrate the same, fol. 1657, 6s.

There is a chain in the paging from 360 to 457, and several of the precedents are twice printed.

Hughes's (Will.) comments upon original writs, 4to. 1655, 2s. 6d.

Jacobs's (Giles) catalogue of writs and processes of the courts at Westminster, 8vo. 1717, 1st ed. Instructor clericalis; or, precedents in the court of king's bench and common pleas, for young clerks, 6 vol. 8vo.

Part I. Abbreviation of words (and thereby the speedy reading of precedents) in the filling up and the fuing out of writs of fait proces, &c. With special notes, 7th edit. with large additions, 1727.

Part II. Of declarations, &c. 5th edit. with additions, 1724.

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Part IV. Continuance of bars, and other pleadings, 3d edit. with additions, 1727.

Part V. VI. Continuance of pleadings, &c. 2d edit. no addition, 1713, 1722.

The first six parts are much enlarged in the last edition. The vol. vi of fifth and sixth parts are the same as each other, except with respect to the paper.

Instructor clericalis, 6 vol. 1714, &c. 12s.

Instructor clericalis, Part VII. setting forth variety of precedents, of demurrers in all sorts of actions, and in all the several parts of pleadings, by R. G. (R. Gardiner) 1714, 7th ed.

This was first intitled, doctrine of demurrers, and has received no alteration than a new title, 1706.

Clark's instructor in the king's bench, &c. V. tit. Courts.

Judgments, as they were, upon solemn arguments, given in
Entries, Declarations,

in the upper bench and common pleas, upon the most difficult points in all manner of actions, in English, Svo. 1653, 2, 6.
The pages are wrong numbered from 128 to 232, and from 336 to the end, and several precedents twice printed.

Judgments in real, personal and mixed actions. All or most of them affirmed upon writs of error. Collected by George Huxley, out of the manuscripts of Mr. Brownlow, Mr. Moyle, and Mr. Smythier, published by Geo. Townsend, Latin, 4to.

1674, 25, 6.

These are cited as first and second book of judgments.


Legis fluvius; or, the fountain of the law opened; shewing the manner, method, and forms of proceedings and pleas in all actions and informations grounded on the penal statutes, with precedents of the most useful indictments, in English, by A. G. 12mo.

1685, 18, 6.

Levinz's (fr Crefw.) entries of declarations, pleadings, issues, verdicts, judgments, &c. referring to the cases in his reports. The judgments of the courts being added to each precedent, with notes and references. Also some entries in the 10th, 11th, and 12th years of K. William III. Latin, fol.

1702, 45.

Liber intrusionum; or, old book of entries, Latin, fol.

printed by R. Pinfon, 1510, 78. Henry Smythe, 1546, 12s.

Liber placitandi. A book of special pleadings in actions upon the case, actions upon the statutes, account, covenant, debt, prohibition, replevin, feite facias and trespasses. Also the forms of entries in writs of error, &c. Latin, folio, 1674, 5, 6.

This is often cited as Thompson's entries.

Lilly's (John) modern entries of select pleadings in the court of king's bench, common pleas, and exchequer, viz. declarations, pleas in abatement, and in bar, replications, rejoinders, &c. Demurrers, issues, verdicts, judgments, forms of making up records of nisi prius, and entering of judgments in most actions; many of them drawn or perforfed by Cuthew, Comync, Holt, Lutwyche, Northey, Parker, Pollexfen, Raymond, Salkeld, Trevor, Wearge, and other learned counsel. As also special assignment of errors and proceedings thereupon, both in the said courts and in parliament, &c. To which is added, a collection of writs in most cases now in practice. The fourth edit. carefully translated into English, with many additional references, fol.

1771, 11, 7.

Lilly's entries, fol. Eng. 1741 and 1758, 11, 18.

Lilly's entries, fol. Latin, 1723, 5.

Lilly's
Pleadings, Writs.

Lilly's is the only book of entries and writs that goes through the whole alphabet, published since the law proceedings have been in English.

Lutwyche's entries. V. tit. Reports.

Method of pleading by rule and precedent, with particular cases, notes and arguments relating to the advantage and method in pleading, 8vo. 1697, 3s. This book has been several times reprinted under the title of Instructor clericalis, vol. 3.

Modern entries, in English, or pleadings in the courts of king's bench, common pleas, and exchequer; and also all kind of writs original and judicial, translated from Lutwyche's, Saunders's, Ventris's, Salkeld's, and the modern reports; together with readings and observations on the several cases in the reports, &c. From title abatement to quare impedit inclusive, 3 vol. fol. (vol. 1, 2, 1741, new title) 1734, 1735, 1737, 4l. 4s.

Modern entries, vol. 3, fold alone. 1737, 12s. These books were written by John Mallory, c.f.;

Morgan's (John) modern pleader, or attorney's treasury, containing the forms of the general and most useful pleas in abatement and in bar, demurrers, continuances, and all other matters incident to the pleadings and proceedings of the common law, as also judicial and other the most useful writs in the court of king's bench and common pleas, alphabetically digested, 2 vol. 8vo. 1743, 12s.

Moyle's (Rob.) entries of judicial writs, in the common law, translated from his original manuscripts into English, by I. H. gent. (who I believe to be John Hearne, author of the Pleader) 4to. 1658, 2s. 6d. Wong paged from 128 to the end.


Novæ narrationes, Fr. Containing the forms of counts, declarations, pleas, &c. fol. or large 4to. no date. Printed by Linson about 1516, 5s. V. Articuli ad novas narrationes.

Novæ narrationes. Pr. by J. Raistell, 12mo. no date; by W. Raistell, 24mo. 1533; by P. Redman, st. fol. no date, 2s.

Novæ narrationes, with articuli ad novas narrationes, and the diversity of courts, &c. pr. by R. Tottell, 16mo. 1561, 2s. V. pref. to 10 Rep.

Officinal breviurn. Select and approved forms of writs and other process; with their returns and entries in the court of common pleas. Also special pleadings to writs of scire facias, Latin, fol. 1679, 4s.

Old natura breviurn, French, fol. pr. by Middleton, about 1516, no date.
Entries, Declarations,

Old natura brevium, Eng. newly corrected, with divers additions of Statutis, booke cases: pleas in abatements of the sayd wryttes and theyre declaracions and barris to the fame, &c. Pr. by R. Pinfon, 16mo.

Thomas Phayer is mentioned by Ant. Wood, Athen. v. i. as havynge written or translated The nature of writs, probably this book.

Old natura brevium: pr. by me R. Pinfon, for my maisters of the company of Stronde-inne, withoute tempyll barre off London, small fol. no date; another edit. by R. Pinfon, short fol. no date.

Old natura brevium, Eng. with addicions, &c. fol. with a frontispiece, pr. by Redman, no date; again 8vo. 1532, 2s. 6d.

Old natura brevium, Eng. with additions, &c. 8vo. pr. by Petyt, 1544; by H. Smyth, no date.

Old natura brevium; old tenures, Lyttleton's tenures, new tayles, diversific of courtes, justice of peace, chartuary, court baron, court hundred, returna brevium, ordainances for taking fees in the excheckar, 8vo. 1525, 1532, 1534, 1538, 1553, 1574, 6d.

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Placita generalia & specialia; or, declarations, plaints, demurrers, pleas in bar, abatement and disability, issues, judg­ments by confession and after verdict; with the stiles and forms of entering pleadings, as well in superior courts as inferior, and limited jurisdictions, Latin, 8vo. 1674, 3s.

† Pleader's assistant: containing a select collection of modern pleadings in the court of king's bench and common pleas, viz. Declarations, avowries, pleas, replications, rejoinders, demurrers, &c. in a variety of actions, including the most usual as well as more special matters; with forms of writs in several cases: interspersed with curious observations and instructions. The whole drawn and settled by the most eminent special pleaders of the time, viz. Serjeant Agar, Serjeant Bootle, Serj. Belfield, Sir W. Chapple, Sir J. Darnell, Serjeant Draper, Serjeant Eyre, Serjeant Hawkins, Sir W. Hufsey, Mr. Hardcastle, M. L. Robinson, Sir M. Wright, the late Mr. Warren, and others, 8vo. 1786, 7s.

Precedents of procee and writs in the king's bench and common pleas, with instructions for suing them out, by a practitier in both courts, 8vo. 1766, 1s. 6d.
Pleadings, Writs.

Prynne’s (Will.) writes. V. tit. Parliament.

Rastell’s (Will.) entries of declarations, bars; replications, rejoinders, issues, verdicts, judgments, executions, process, continuances, ealloins, and divers other matters, newly amended and enlarged, Latin, fol. 1670, 12s.

Rastell’s entries, pr. by J. Yettsweirt, 1590, (the same as 1570, the paper not so large.) 9s.

Rastell’s entries, printed by R. Tottel, 1566, 4s.

Another edit. 4to. by this printer; and another, differently described, is mentioned by Ames, v. i. 475.

This book is by some authors quoted as New book of entries. V. Cowel’s Dict. verb. Rastell, but commonly called (says Towneend.) Old book of entries, and by title of Antient Entries, by Rolle, S. Coke’s Entries, ante.

The author, in his preface to this book, acquaints the reader, that this collection is chiefly compiled from 1. The old printed book of entries. 2. A book of precedents written by Master Edward Subbis, one of the prothonotaries in the common pleas. 3. A book of precedents gathered by John Lucas, secretary to Master William Roper, prothonotary of the king’s bench. 4. A book of good pre­cedents of his grandfather, Sir John More, (father of Sir Thos. More) one of the justices of K. B. but not of his collection: all which he had incorporated into this volume.

Raymond’s (I. d.) entries. V. tit. Reports.

Read’s (J.) declarations and pleadings, commenced and entered upon record in the king’s bench, Lat. 3vo. 1694, 3s. This was intituled book of entries.

Registrum brevium: the register of writs as well original as judicial: corrected and amended according to several ancient manuscripts; the 4th edit. To which is sub­joined an appendix of divers writs, used in the office of the clerk of the crown in chancery: also the book intitled, the digest of writs, Latin, fol. 1687, 14s.

The Registrum brevium is said by I. d. Coke to be the most ancient book in the English law. V. pref. to 8 and 10 Rep. and Backhouse’s Comm. b. 3. c. 10.

Registrum brevium, 1634. (Pr. by J. Yettsweirt) 1595. 5s.

Registrum brevium, 1553, 7s. 6d. This seems to be printed with the same letter as that 1531, although the title and table are another type.

Registrum brevium, on a curious letter resembling writing, pr. by Will. Rastell, with the king’s privilege for seven years, 1531, 7s. 6d.

Regula placitandi; a collection of special rules for pleading, from the declaration to the issue in actions real, personal, and
Entries, Declarations,

and mixed; with the distinction of words. Also directions for laying of actions, together with observations touching averments, notice, request or demand, &c. Svo. 1691, or 1694, 3s.

Rector (new) brevium: concerning the return of writs in the courts of chancery, exchequer, king’s bench, &c. With many useful notes, observations, and other additions, 2d or 3d edit. the same, Svo. 1728, 1733, 5s.

Rector brevium, Svo. 1707, 2s. 6d.

Rector brevium, in English, Svo. 1657, 2s.

Rector brevium, 12 leaves, 4to. Pr. by Wynken de Worde, 1519—By R. Pinson, 1516, 2s. 6d.

Rector brevium, 8vo. pr. by R. Redman, 1532, 12mo. by T. Berthelet, 1540.

Rector brevium, 8vo. Pr. 4to. by Middleton, 1545, by H. Smith, 1546, by R. Walley, Svo. 1547, 1s.

These returns of writs are at the end of Kitchen of courts.

Robinson’s (Sir Tho.) special entries of declarations, pleadings, issues, verdicts, judgments, and judicial process, with such notes and observations as explain the same, Lat. fol. 1684, 5s.

Rules for pleading both in the king’s bench and common pleas, together with several declarations, issues, and judgments; also instructions how to pursue any person to the outlawry, &c. Svo.

This is printed at the end of the 3d edit. of Townsend’s preparative.

Ryley’s (Will.) pleadings in parliament. V. tit. Parliament.

Small’s (Will.) declarations. See declarations, &c. by W. S.

System of pleading, including a translation of Doctrina Placitandi, with references and extracts from the most approved writers on that subject; digested under proper titles, with an introduction explaining the different terms made use of in the proceedings of each respective court, by a gentleman of the Middle Temple, 4to.

Thesaurus brevium, or approved forms of original and judicial writs, and entries of those writs, and pleadings to those writs; with special directions to all cities and boroughs, by J. C. The 2d edit. corrected and enlarged, Lat. fol. (1661, 2s.) 1687, 4s.

Theolar’s (Sim.) digest of original writs and of matters concerning them, Fr. Svo. 1579, 2s. 6d.

This is printed at the end of the Registrium brevium.

Thompson’s entries. See Liber placitandi.
Pleadings, Writs. 195

Touchstone of precedents relating to judicial proceedings at common law, 3vo. 1682, 3s.

Townsend's Judgments. See Judgments.

Townsend's (Geo.) preparative to pleading. Being a work intended for the help of the young clerks of the court of common pleas, 3d edit. 8vo. 1713, 1721, 5s.

Tremaine's (Sir John) placita corone, or pleas of the crown; containing precedents, viz. appeals, convictions, certiorari's, and pleadings thereto; indictments, informations, traverses, pleadings, &c. writs of mandamus, quo warranto, restitution, habeas corpus, &c. and returns thereof, &c. Digested and revised, by the late Mr. John Rice, Latin, fol. 1723, 12s.

Vidian's (And.) exact pleader; or, select and special pleadings in the court of king's bench, with the method of proceeding in all manner of actions in the same court, Lat. fol. 1684, 4s.

Winch's (Sir Humph.) entries. Containing declarations, informations, and other approved pleadings, with special verdicts and demurrers in most actions real, personal and mixed, Lat. fol. 1680, 6s.
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Arbitrium redivivum; or the law of arbitrations, 12mo. by the author of Regula Placitandi, 1694, 1s.

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Assize of bread, 4 to. pr. on vellum, with wood cuts, set forth and printed at the request of Mich. English and Jo. Rudelstone, aldermen, 12 Hen. VII. 1496.

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Assize of bread and ale, after the price of a quarter of wheate, with the weight of butter and cheese, and the measure of all manner of wood and cole, and of lath, bowrde, and ymbre, 4to. pr. by R. Wyer, no date, again 1542; again corrected and enlarged the same year, pr. by J. Colwell, 1575, 1591, 1592, 1595, 1597, 1598, 1610, 1614, 1621, 1632, 1636, 1638, 1671, 1684, 1694, 1700, and by H. Jackson, no. date.

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Copy of the report of an assize of bread, made in the year 1669, by order of the then court of aldermen, with remarks on the Act, 31 Geo. II. and an appendix to explain the statute, 51 Hen. III. Svo. 1758, 6d.

Ayliffe's (Dr. John) law of pawns, as it was in use among the Romans, and as it is now practiced in most sovereign nations, Svo. 1752, 1s.


Bacon's history of the alienation office.

This tract is not printed among the author's tracts; but is printed from a MS. in the Inner Temple library, in the latter editions of his works.

A tract upon the same subject is mentioned as written by William Lambard, Tanner, Bibl. Brit. and in Memoirs of W. Lambard, printed in Bibl. Top. Brit.

Baron and feme: a treatise of law and equity, concerning husbands and wives. Of marriages, bastardy, privileges. Of feme covert, alterations made by marriage as to estates, goods, and actions. Of divorces, &c. in English, 3d edit. To which are added, many cases in law and equity, Svo. 1738, 6s.

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BEVAN'S (Rich.) observations on the law of arrest and imprisonment for debt, together with a short sketch of a plan for an amendment of that law, 8vo. (a pamphlet) 1781, 1s.

BIRD'S (Master) magazine of honour, 12mo. See Do.


BLACKSTONE'S law tracts: containing, 1. An essay on collateral consanguinity. 2. Considerations on copyholders. 3. The law of descendents. 4. Magna charta, &c. 2 vol. 8vo. 1762, 12s.

These tracts were published separately.

BLACKSTONE's memoir concerning the authenticity of Dr. Lyttelton's roll, containing an antient copy of magna charta, is printed in Hutch's Collectanea Curiosa, v. ii. 357, and in Archeolog. Britan.

Book of oaths, and the several forms thereof, both antient and modern, of the judges, magistrates, &c. enlarged, with an appendix, 8vo. 1715, 4s. 6d.

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Miscellany (a) containing several law tracts, viz. 1. Observations on Fitzherbert’s natura brevium. 2. An enquiry concerning the reason the law has made in cases of theft, between things annexed to the freehold, and things severed from it. 3. An argument on behalf of the unlimited extention of collateral consanguinity. 4. An account of the trial of the pix. 5. Observation on the antiquity of the court of claims, with a journal of the court, held in the summer 1761, before the coronation
Miscellanies. 211

6. An answer to two passages in the catalogue of royal and noble authors, by another hand.

7. Observations on the antiquity and dignity of the degree of serjeant at law, from a MS. of Mr. serjeant Wynne's, by E. W. 1765.

N. B. This miscellany was not published for sale, the author having printed but a very few copies for particular friends.

Norden's (John) surveyor's dialogue, very profitable for all men to peruse, especially lords of manors, stewards of manor courts, tenants, farmers, and husbandmen, &c. 4to. (1607, 3d edit. 1618; 2s. 6d. 4th edit. 1738, 2s.) 1738.

The last mentioned edit. contains only the three first dialogues.

Observations of the duty of an attorney and solicitor; Submitted to the public consideration, but addressed more especially to the young practisers in the law, Svo. (a pamphlet) 1756, 3d.

Observations on the poorey laws, Svo. 1772, 1s. 6d.

Paul's (John) every landlord and tenant his own lawyer, or the whole law respecting landlords, tenants, and lodgers; laid down in a simple, easy, and comprehensive manner; free from the technical terms of the law, containing the most approved forms of notices to quit premises, directions for making and complicating a distress, and for replevying of goods illegally taken; also memorandums, &c. 6th edit. with additions from the later reports, &c. revised and corrected by Mr. serjeant Wilson, Svo. Issued, 1787, 2s. 6d.

Pearce's (T.) poor man's lawyer; or, law relating to the inferior courts laid open. Shewing how every man, arrested or in prison, for causes of action not arising within their respective jurisdictions, may discharge himself, although judgment and execution may be had against him; with reasons for punishing gaolers, &c. 12mo. 1755, 1s. 6d.

Phillips's (H.) grandeur of the law; or, an exact collection of the nobility and gentry of this kingdom, whose honours and estates have by some of their ancestors been acquired, or considerably augmented by the practice of the law, 2d edit. To which is added an exact catalogue of all the lord chief justices of the king's bench and common pleas, and the lord chief barons of the exchequer, from their first institution, 12mo. 1683, 2s.

Phillips's grandeur of the law, 1684, 2s. 6d.

Phillips's (Fab.) purveyance for the king, 4to. 1660, 4s.

Phillips's regale necessarium; or, the legality, reason, and necessity of the rights and privileges justly claimed by the king's servants, and which ought to be allowed unto them; 4to. 1671, 3s.
Miscellaneies:

Philpot's (John, Somerset Heral) catalogue of the chancellors of England, the lord keepers of the great seal, and the lord treasurers of England, with a collection of divers that have been masters of the rolls, 4to. 1636, 3s.

This book contains likewise some anecdotes of their lives.

Proposals humbly offered to parliament for remedying the great charge and delay of suits at law and equity, Svo. 1724, 15s.

Proposals in order to a new modelling of the laws and law proceedings, by Hen. Robinson, 4to. 1653, 15s.

Reasons against the enclosing of commons without the consent of the tenants; shewing the tenants right in the lords' wastes, by the common law, and by several acts of parliament, from 20 Hen. III. to 3 Edw. VI. 4to. 1661, 15s.

† Remarks on the history of the landed and commercial policy of England, from the invasion of the Romans to the accession of James I. 2 vols. Svo. 1785, 8s.

This work contains the substance of the ancient historians, and old statute law upon these subjects.

Reports from the committee (of the H. of C. Ld. Caryforth, chairman) appointed to enquire into the original standard of weights and measures in this kingdom, and to consider the laws relating thereto; with the proceedings of the house thereupon, fol. 1753, 2s. 6d.

Printed in Reports of the H. Com. vol. ii.

Richards's (John) gentleman's steward and tenants of manors instructed, &c. Svo. (a pamphlet) 28s.

Runnington's (Charles) on ejectments. V. Gilbert's ejectments.

Sayer's (Serj.) law of costs, 2d edit. with additions, Svo. 1775, 5s. 1768, 3s.

Sayer's law of damages, Svo. 1770, 4s.

Selden's (John) works. Containing several law tracts, and many other learned works, published by David Wilkins, in 6 vol. folio. 1726, 3l. 1cs.

Selden's tracts. 1. Jani Anglorum facies altera. 2. England's epinomis. 3. Of the original of ecclesiastical jurisdiction of testaments. 4. Of the disposition or administration of intestate goods, fol. 1683, 6s.

Shapleigh's (John) highways: a treatise shewing the hardships and inconveniences of presenting, or indicting parishes, towns, &c. for not repairing the highways, and offering several material additions and amendments to the laws, Svo. (a pamphlet) 1749, 1s.

Sharp's (Granville) representation on the injustice of slavery in England, with remarks on the opinion given in 1729, by the
Miscellanies.

the then attorney and solicitor-general, with an appendix, 8vo.

1769, 1772, 3s. 6d.

Sharp's remarks on some of the most celebrated writers on the crown law, respecting the due distinction between manslaughter and murder, 8vo.

1773, 2s. 6d.

Sharp's declaration of the natural right of the people to a share in the legislature, which is the fundamental principle of the British constitution of state; also a declaration, or defence of the same doctrine, when applied particularly to the people of Ireland, 8vo.

1775, 2s. 6d.

Sharp's account of the ancient division of the English nation into hundreds and tythings, recommending that method under monarchical as well as republican establishments, 8vo.

1784, 2s. 6d.

Sheppard's (Will.) actions upon the case for deeds, vix. contracts, assumpsits, deceipts, nufances, trover and conversion, delivery of goods, and for other male feazance and misfeazance, 2d edition corrected, 8vo.

1675, 3s.

Sheppard's actions upon the case for slander; or, a methodical collection, under certain heads, of thousands of cases of what words are actionable, and what not, and of a conspiracy, and a libel, 2d edition, 8vo.

1674, 2s.

The two books above were first printed in folio.

Sheppard's England's balme; or, proposals for regulating the law, and better administration of justice, 12mo. 1657, 1s.

Sheppard's faithful counsellor; or, the marrow of the law, in English. Shewing how any action may be warrantably laid in the common law, for relief in most cases, 2 parts, 4to.

2d edit. 1653, 1654, 5s.

Solon Secundus; or, some defects in the English laws, with their proper remedies, by a hearty lover of his country, 4to.

1695, 2s. 6d.

Special law cases concerning the persons and estates of all men whatsoever, 4to.

1641, 1648, 2s.

Spelman's (Sir Hen.) discourse of the law-terms: wherein the laws of the Jews, Grecians, Romans, Saxons, and Normans, relating to this subject, are fully explained, 12mo.

1684, 1s. 6d.

This treati is published from a very incorrect and imperfect copy, and is also printed, after the same copy, in Hearne's curious discourses, in which there are others upon the same subject by Mr. Joseph Holland and Mr. Francis Thynn.

Spelman's English works, published in his life-time, together with his posthumous works, relating to the laws and antiquities of England, and the life of the author: to which he added two treatises, by Sir H. Spelman, never before printed.
MISCELLANIES.

Printed. 1. Of the admiral jurisdiction, and the officers there of. 2. Of ancient deeds and charters folio, 1723, or 1727.

SPELMANNI RELIGIE: the posthumous works of Sir Hen. Spelman, relating to the laws and antiquity of England; containing, 1. The original growth, propagation, and condition of feuds and tenures, by knight service, in England. 2. Of the ancient government of England. 3. Of parliaments. 4. Of the original of the four terms of the year (published from the original MS. in the Bodleian library) of the original of testaments and wills, and of their probats, and to whom it anciently belonged; with several other tracts, chiefly relating to the history and antiquities of England, folio, 1698, 6s.

SPELMAN'S/dialogue. See Norden.

TENANT'S law; or, the law concerning landlords, tenants, and farmers, with the late act to prevent fires, and rules to be observed in erecting new buildings about London, 17th edit. with additions, 12mo. 1777, 3s. 6d.

TENANT's law, much the same as each other, 1735, 1737, 1741, 1750, 1753, 1768, 15. 6d.

† Thoughts on executive justice, with respect to the criminal laws, particularly on the circuits, dedicated to the judges of assize, &c. with an appendix occasioned by a charge given to the grand jury of the county of Surry, (laid to be written by the Rev. Mr. Madan) 2d edit. 8vo. 1785, 4s. 6d. In answer to the above was published, Observations on a late publication entitled Thoughts on executive justice, &c. to which is added, a letter containing remarks on the same work, 8vo. 1786, 2s. 6d.

TOPICS in the laws of England. Containing media apt for arguments and resolution of law cases, 12mo. 1646, 15.

TRAVELLER's guide and country's safety; or, laws against highwaymen, &c. 12mo. 1683, 15. 6d.

TREATISE of equity, fol. 1737, 6s.

TREATISE of some coverts: or, the lady's law, viz. 1. Of descents of the lands to female copartners. 2. Of marriage, stealing of women, &c. 3. Of children and bastards. 4. Privileges of some coverts, with respect to their husbands and others. 5. Husband and wife, in what actions they are to join. 6. Of estates tail, jointures, and settlements. 7. What the wife is entitled to of the husband's, &c. 8. Of private contracts, separate maintenance, divorces, elopement, &c. The same as each other, the last being only a new title a little revised, called, The LADY'S law: or, a treatise of some coverts, &c. 8vo. 1732, 1737, 4s. 6d.
TREATISE of frauds, covens, and collusions. Wherein is added, of fraudulent conveyances to defraud creditors and purchasers, by fraudulent mortgages, &c. 8vo. 1710, 2s. 6d.

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TREATISE of torts and wrongs. See law of actions, &c.

TREATISE of trespasses vi et armis. Wherein the nature of trespass is clearly explicated, &c. with forms of writs, by the author of lex custumaria, 8vo. 1704, 4s.

TREATISE of trover and conversion, 8vo. See law of actions, 1696, 2s.

TREATISE of usury, and usurious contracts in respect of contingency, or probability, &c. In what cases the contract shall be taken as a penalty, or in nature of a nomine peneæ, and not as usurious; wherein is also added, an explication of the several statutes against usury, &c. 8vo. no date, 2s.

TRUSLER'S (Rev. Dr.) country lawyer, being a summary of all the acts of parliament, with the opinion of the courts thereon, which persons living in the country have continually occasion to refer to; with all the laws extant respecting the clergy, 12mo. 1787, 3s. 6d. half bound.

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WHYTE (Francis) for the sacred law of the land, 12mo. 1652, 1s. 6d.

WOMEN'S rights: or, the law's provision for women. A collection of such statutes and customs, with the cases and opinions, arguments and points of learning in the law, as do properly concern women, 4to. 1632, 2s.

YOUNG lawyer's recreation; being a choice collection of pleasant cases and law customs, 12mo. 1694, 2s.

II. HISTORY and Study of the Law.

Ld. Chan. Fortescue’s TREATISE de Laud. Leg. Ang. (V. tit. Common Law) and Sir Edw. CokE’s Prefaces to the several Books of his Reports, contain much learned and curious Information on these Subjects.

2. FRAUNCE’s (Abia.) lawyer’s logic, exemplifying the precepts of logic, by the practice of the common law, 4to. 1588, 3s.

2. FULBECK'S
2. Fulbeck's (Will.) direction, or preparative to the study of the law. Wherein is shewed, what things ought to be observed, and what ought to be eschewed and avoided; 8vo. 1662, 2s.

3. Lawyer's light; or, a true direction for the study of the law, choice of books, &c. (written by Sir J. Dodderidge, and is a part of his English Lawyer). To which is added, the use of the law, by Lord Bacon, 4to. 1629, 3s.

4. Dodderidge's (Sir John) English lawyer; describing a method of managing the laws of this land, and expressing the best qualities requisite in the student, practicer, judges, and fathers, 4to. 1631, 3s.

5. Sir Matt. Hale's preface to Rolle's abridgment, addressed to the students of the plan, recommending a plan for pursuing the study of that science, fol. 1663.

6. Philips's (Will.) studii legalis ratio; or, directions for the study of the law, the qualifications of nature, means, method, time, and place of study, 1st and 2d edit. 1s. 3d. edit. enlarged, 1675, 1s. 6d.

7. Wood's (Tho.) thoughts concerning the study of the laws of England, fol. and 8vo. 1708, &c. 1s. This is sometimes bound with the Institutes of the common law.

8. Sir Matt. Hale's history of the common law of England, in twelve chapters; together with an analysis of the laws, being a scheme or abstracts of the several titles and partitions of the law in England digested into method, (published after the author's decease) 8vo. 1713, 3s. 2d edit. with a table to the analysis, 1716, 4s. 3d edit. 1739, 5s. 4th edit. with notes, references, and some account of the author, by Charles Runnington, Esq. royal, 8vo. 1779, 12s. This is considered but as an imperfect sketch of what was probably intended by the learned author. The first nine chapters of the history contain notwithstanding much original information concerning our antient laws, and the records in which they are preserved.

9. Horsman's (Gilb.) notes and observations on the fundamental laws of England; with some account of their origin and present establishment, 12mo. 1753, 2s. This is an abstract of the treatise above-mentioned of Sir Matt. Hale.

10. Simpson's (Jof.) reflections on the natural and acquired endowments requisite for the study of the law, and the means to be used in the pursuit of it, 4th edit. 8vo. (a pamphlet) 1765, 1s. 6d.

11. Sir Will. Blackstone's discourse on the study of the law, is prefixed to the later editions of his analysis and
and to all the editions of the commentaries on the laws of England.

12. GATZERT (C. H. S.) commentatio juris exotici historico literaria de jure communi Angliae : Of the common law of England, Lat. 4to. pr. at Gottingen. (V. Hargrave's Co. Lit. 7.a.) 1765 5s.

13. KEY to the law; or, an introduction to legal knowledge; to which is prefixed, a discourse on the present state of the laws of England, with hints for the amendment thereof, by Richard Hemsworth, 8vo. 1765, 1s. 6d.

14. EUNOMUS; or dialogues concerning the law and constitution of England, with an essay on dialogue by Edward Wynne, 4to; 4 vol. 8vo. 2d edit. 1774, 1785, the same, 18s.

This elegant and learned work, is written in recommendation of a liberal and enlarged method of studying the laws, and treats incidentally of the character and authority of the several law writers; as also more professedly on the origin and progress of the most important subjects and branches of law, and their connection with the history and constitution of England. See also Hargr. Co. Litt. 157. b.

15. HISTORY of the English law, from the time of the Saxons to the reign of Hen. VII. by John Reeves, esq; 2 vols. 4to. 1783, 1784, 15s. 2d edit. enlarged and brought down to the end of the reign of Philip and Mary, 4 vols. 8vo. 1787, 11. 10s.

This work contains a full state of the antient laws and judicature of this kingdom, and an historical deduction of the various changes made therein by the legislature and the determinations of the courts. It is divided into reigns; in each reign there is a history of the changes made in the law, whether common or ecclesiastical, by the legislature and by the courts; after which there is a sketch of the government, a character of the law tracts, reports, and records, and a recital of such incidents respecting the law, as happened during the reign; thus exhibiting both the internal and external history of the law of the realm. On account of the various disquisitions to be found in this work upon points of old law, the nature of suits and real actions, it is recommended to the perusal of students after Blackstone's Commentaries, and before they enter upon Coke upon Littleton, to which work it may be considered as a preparation and introduction.

III. NATURALIZATION, CONSANGUINITY, DESCENT.

1. CASE of the Post Nati, temp. Jac. I.

In this important case the question was, Whether the Post Nati, or those born in Scotland, after the accession of James to the crown of England, were in the latter country to be deemed aliens or natives?

| Ff | A summary |
A summary account of this case, and the proceedings therein, by Mr. Hargrave, is inserted in State Trials, v. 11. 75.; as also,
4. Ld. Chan. Ellesmere's speech in the exchequer chamber. V.
t. Arguments.

2. Jus PRIMOGENITI; or, the dignity, right, and privilege of the first born, 4to.

3. TREATISE concerning estates tayle and descents of inheritance, by N. N. published by Sherman, 4to. 1641, is.

4. PAGE's (John) Jus fratrum. The law of brethren, touching the power of parents to dispose of their estates to children or

to others, 12mo. 1658, 1s. 6d.

5. YOUNGER brother's apology: or, a father's free power disputed, for the disposition of his lands, 4to. 1674, 1s.

6. DIXON's (Rob.) degrees of consanguinity and affinity described and delineated, 12mo. 1674, 1s. 6d.

7. HALE (Sir Matt.) de successionibus apud Anglos; or, a treatise of hereditary descents, 8vo. 2d edit. (No addition, the

last being only a new title page.) 1700, 1735, 1s. 6d. This is also printed as chap. xi. of the learned author's hist. of

common law.

7*. THE CASE of marriages, between near kindred, particularly considered with respect to the doctrine of scripture, the

law of nature, and the laws of England; with some observations relating to the late act to prevent clandestine marriages,

[by John Fry] 8vo. 1756, 2s. 2d edit. 1773, 5s.

8. ROBINSON's (Rob. L. C. J. of Gibraltar) discourse concerning inheritance in fee simple, with a kalendar of the persons

inheritable; wherein the whole course of the descent is laid down according to the laws of England; and the degrees, rights,

and claims of consanguinity are proved and explained, pursuant to the civil and canon laws, 8vo. 1st and 2d edit. the same, 2s.

3d edit. with an appendix, and an engraved table, 1758, 3s. 6d.

9. BLACKSTONE's (Sir Will.) essay on collateral consanguinity, its limits, extent, and duration more particularly as it

is regarded by the statutes of All Soul's College, in the university of Oxford, 8vo. Oxf. 1750, 1s.

10. BLACKSTONE's treatise of the law of descents in fee simple, 8vo. Oxf. 1759, 1s.

The above are printed with the author's other tracts.

11. ALLEYNE's (J.) legal degrees of marriage considered, (1774, 1s.) 1776, 1s. 6d.

12. ARGUMENT
12. **Argument** on behalf of the unlimited extension of collateral consanguinity, by Mr. Serj. Wynne; publ. in his Miscellany.

13. **Remarks** on the laws of descent, and on the reasons assigned by Mr. Justice Blackstone for rejecting in his table of descent a point of doctrine laid down in Plowden, 1st. Bacon, and Hale, 4to. (by William Osgoode, esq.) 1779, 1s. 6d.

†14. **Investigation** of the native rights of British subjects, 8vo. 1784; to which is added, an appendix, [by Francis Plowden, esq.] 8vo. 1785, 7s. 6d. *Written principally in relation to the case of the earl of Newburgh, a descendant of the earl of Derwentwater.*


†16. **Mohammedan** law of succession, translated from the Arabic by Sir Will. Jones. *See as above.*

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**IV. EVIDENCE, TRIALS.**

1. **Trials** per pais, concerning juries, &c. by S. E. 12mo. 1665, 1666, 1682, 1s. *This was since much enlarged and printed under the title of*

2. **Duncombe's (Giles) trials** per pais; or, the law of England concerning juries by nisi prius, &c. with a compleat treatise of the law of evidence, together with precedents and forms of challenges, demurrers upon evidence, bills of exception, pleas pais le darrein continuance, &c. 5th and 6th edit. the same, 8vo. 1718, 1725, 3s. 7th edit. 1739, 5s. 8th edit. with large additions, 2 vol. 8vo. 1766, 10s.


4. **Law of evidence**; wherein all the cases that have been yet printed in our law books or trials, or that in any wise relate to points of evidence, are digested under proper heads, 8vo. 1735, 2s. 3d edit. with additions, 8vo. 1739 or 1744, the same, 4s.

*This is quoted in Wood's Institutes, under the title of Nelson.*

5. **Dissertation** shewing the invalidity of all proof by similitude of lands in criminal cases, collected from the civil law and other distinguished authorities, founded on the principles of reason and equity. 8vo. 1744, 1s.

6. **Viner's (Chai.) evidence**, being an abridgment of all the cases on that subject, digested under proper heads, fol. 16s.

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1. BARNARD's (Rich.) guide to grand jurymen in cases of witchcraft, 12mo. 1627, 1s.

2. JONES (John) jurors judges both of law and fact, published with the author's other tracts, 24mo. 1650, 1651, 1s.

3. Walwin's (Will.) jurors justified; or, an answer to Henry Robinson's seven objections against trial of causes by juries of twelve men, 4to. 1651, 1s.

4. Babington's (Zach.) advice to grand jurors in cases of blood, from law and reason, 8vo. 1677, 1680, 1692, 2s.

5. HAWLES's (Sir John) Englishman's right; or, a dialogue between a barrister at law and a juryman, plainly setting forth, 1. Their antiquity. 2. The excellent designed use. 3. The office and privileges, 8vo. and 12mo. the same. 1s.

6. SECURITY of Englishmen's lives; or the duty of grand juries, 12mo. 1681. 4to. 1682, 1s.

7. GUIDE to English juries; setting forth their antiquity, power, and duty, from the common law and the statutes, 12mo. 1682, 1s.

7. Compleat juryman; or a compendium of the laws relating to jurors; viz. Of grand juries, of petit juries, who are qualified to serve on juries, and who are exempted from serving, &c. 12mo. 1752, 3s.

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9. PETTINGALL's (John) enquiry into the use and practice of juries among the Greeks and Romans; from whence the origin of the English jury, may properly be deduced, 3 parts, 1769, 7s. 6d. seved.

10. JURYMAN's guide; or the Englishman's right; containing the antiquity, excellent designed use, duty, and just privileges of juries; by the laws of England, in a dialogue, by Sir John Hawles, with a new preface, including necessary directions for jurymen, and some useful modern notes, by David Davies, Esq; Svo. 1779, 1s. 6d.

† 11. OBSERVATIONS on the right and duty of juries in trials for libels; together with remarks on the origin and nature of the law of libels, by Joseph Towers, LL.D. Svo. 1784, 2s. 6d.

† 12. EXAMINATION into the rights and duties of jurors, with some strictures on the law of libels, by a gentleman of the Inner Temple, 8vo. 1785, 2s. 6d.

† 13. RIGHTS of juries vindicated, being the speeches of Mr. Erskine, and of Mr. Welch in the case of the dean of St. Asaph, with the arguments of the judges of the court of king's bench in giving judgment in that case, 1785, 3s.

VI. LIBELS.

1. SHEPPARD (Will.) on a libel. See Sheppard on Slander, tit. Miscellanies.

2. DOCTRINE of libels, 8vo. (afterwards entitled, with some additions, State Law.) 1728, 1s. 6d.

3. STATE LAW; or, the doctrine of libels, discussed and examined, with remarkable cases; also the opinions of Ld. C. J. Hale, Holt, Parker, concerning state libels, 2d edit. with a table, Svo. 2s. 6d.

4. COPIES taken from the records of the court of king's bench and the secretaries of state's office, of warrants issued for the seizing the authors, printers, and publishers of libels, 4to. 1763, 3s.

5. LETTER concerning libels, warrants, seizure of papers, and security for the peace, &c. 5th edit. enlarged, with a postscript, Svo. 1765, 2s.

There is also a publication, entitled, A Second Letter on Libels, &c.

6. CONSIDERATIONS on proceedings by information and attachment. Svo. 1768, 1s.

7. INQUIRY
Miscellanies.

7. Inquiry into the doctrine concerning attachments of contempt, the alteration of records, and the court of star-chamber, upon the principles of the law and the constitution, particularly as they relate to prosecutions for libels, with notes, references, and observations, 4to. 1769, 5s. sewed.

8. Dialogue between a country farmer and a juryman on the subject of libels, 8vo. 1770, 15s.

9. Digest of the law concerning libels, containing all the resolutions in the books on that subject, and many manuscript cases, illustrated with occasional observations; to which is added a supplement, containing considerable additions, 4to. 1772, 6s.

10. Case of the seizure of papers in case of a libel, containing a special argument of Ld. Ch. Justice Camden, in giving judgment in that case, with some account of the proceedings, by Mr. Hargrave, printed in 11th vol. of State Trials, 313.

† 11. Discussions of the law of libels as at present received; in which its authenticity is examined, with incidental observations on the legal effect of precedents and authority, 8vo. (written by Will. Jones Adair, Esq; of Lincoln's Inn.) 1785, 2s.

† 12. Essay on the law of libels, (by Capel Lofft, Esq;) 8vo. 1785, 2s. 6d.

† 13. Dawes (M.) on libels and proceedings, ex officio. 1s.

See title Juries, above V. n. 11. 12. 13.

VII. Forests, Game.

1. Carta de Foresta, first granted by K. Hen. III. A. D. 1217, being declaratory of the antient law upon this subject, is printed with all the editions of magna carta. See Magna Carta.


Of this first work of the author’s on this subject, a few copies only were printed for the use of his friends, which was afterwards enlarged under the title of;

3. Treatise and discourse of the laws of the forest: wherein is declared, not only those laws now in force, but also the original and beginning of forests, and what a forest is in its own proper nature, and wherein the same doth differ from a chase or a warren; with all such things as are incident or belonging thereunto, with the several proper terms of art: also a
Miscellanies.

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treatise of the pouralle, &c. 4to. 1598; and again, 1599, 2s. 6d. 3d edit. 1615, 3d edit. 1665.
The edit. 1598, consists but of 20 chapters, those of 1615 and 1665, of 25; to which latter also is prefixed the charter of Canute, and statutes relating to the forest: the materials of which these additions consist, were collected from the former work of this author, the same subject, as also from what he had prepared for a further publication, containing the principal cases of the assizes of Woodstock, and of Pickering, and Lancaster, &c. It is observable that this author quotes the treatises of several authors which do not appear to be now extant in print, viz. Mr. Serjeant Fleetwood's brief collections of notes of the Forest Laws. Archer's reading on the laws of the forest; as also, Hesketh's reading on Carta de Foresta, Therne's reading.

V. ii. Readings.

4. MANWOOD'S forest laws, published by Nelson, 4th. or 5th edit. (the last being only a new title), 1718, 1744, 7s.
The contents and arrangement of this edition are very different from the original work.
5. FORESTA. A small tract of this title by Sir James Ley, and several others on the same subject, are in Hearne's Curious Discourses.

6. DECLARATION of the liberties of the English nation, principally with respect to forests, 4to. 1681, 2s.
7. NELSON'S (Will.) law of England, concerning the game of hunting, hawking, fishing, and fowling, 12mo. 1st and 2d edit. the same as each other, 1727, 1732, 1s. 6d. 1762, 3s.
8. JACOB'S (Giles) game law: of persons qualified to kill game, keep dogs, nets, &c. and of hawking, hunting, fishing, and fowling, 7th edit. 12mo. 1740, 3s. This was formerly intitled, game law, in two parts.

9. NEW treatise on the laws for the preservation of the game, containing all the statutes and cases at large, 12mo. 1764, 4s.

10. SPORTING table. V. tit. Tables, &c.
11. ESSAYS on the game laws now existing in Great Britain, and remarks on their principal defects; also proposals for the better preservation of the game in this kingdom, with a plan for the destruction of vermin, 8vo. 1770, 1s.
12. DIALOGUE between a lawyer and a country gentleman, on the subject of the game laws, 4th. edit. 8vo. 1775, 1s. 6d.
13. PAUL'S game law. V. tit. Abridgments.
14. CONSIDERATIONS
Miscellaneies.

14. Considerations on the game laws; together with some strictures on Dr. Blackstone's comment, relative to this subject. To which is added, a new project for the regulation of field-sports; as also a plan for the more effectually preventing poaching, 8vo.

15. Concise table of the game laws, relating to hares, partridges, and pheasants; shewing at one view the offences, the acts creating them, the manner of recovery, the penalty, the costs, and the limitation of action, (engraved on a sheet) 2s.

16. A new comprehensive and compleat table of the general statutes now in force for preserving the game; divided into two columns, with apt titles at the head of each, to give the reader a true knowledge of that branch of jurisprudence, printed on a large sheet, royal paper,

17. The Game laws, agreeable to the latest acts of parliament; alphabetically arranged, printed on a sheet with a frontispiece,

VIII. Registry of Land, &c.

1. Propositions for recording and registering of deeds and conveyances, &c. by William Leach, 4to. 1651.

2. Reasons against the bill for county registers of wills and administrations, and preventing delay in chancery and common law; with tables of fees and short forms of declarations, &c. 4to.

3. Philip's (Fab.) reforming registry; or, a representation of the very many mischiefs and inconveniences which will unavoidably happen by the needless, chargeable, and destructive way of registers, proposed to be erected in every county of England and Wales, for recording of all deeds, evidences, mortgages, and whatsoever may incumber the sale or settlement of lands, not being copyholds, &c. 4to. 1663.

4. Seasonable proposal to the nation concerning a register of estates in this kingdom, 4to. 1669.

5. The pretended perspective glass; or, some reasons of many more that might be offered against the proposed registering reformation, 4to. 1671.

6. Philpot (John, of New Inn, Oxford) reasons and proposals for a registry or remembrance of all deeds and incumbrances of real estates to be had in every county, as well for feilers
Miscellanea. 225

C 5  NAVIGATION.
NAVIGATION, TRADE.

I. MARITIME Law.
II. TRADE and COMMERCE in general.
III. BANKRUPTS.
IV. BILLS of Exchange, PROMISSORY Notes.
V. INSURANCE.

I. MARITIME Law.

1. **K. EDGAR's Charter.**
   This antient record (the original of which is still preserved. V. Bib. Leg. Ang. Part II. c. 1.) is much relied on by the writers in favour of the claim of England to the dominion of the sea, and is printed in Selden's Mare Clausum, Lib. xi. and in pref. to 4th Rep. with a translation.

2. **DE SUPERIORITATE maris Angliae, et jure officii admirabilitatis in eodem, temp. Edw. I.**
   An antient and notable record (recited by Ld. Coke, 4th Inst. 142.) among the records in the tower.

   These seem to have been first printed in England, under the title of THE RUTTER of the sea, with the havens, rodes, foundings, kennyngs, wyndes, flocks, and ebbas, daungers, and coasts of divers regions; with the laws of the Isle of Auleron, and the judgments of the sea, with a rutter of the north added to the same; translated
translated and printed by William Copland, with a prologue of
the printer's, 12mo. f. a.

4. Laws of Oleron, Wilby, and the Hanse Towns; with
annotations chiefly extracted from a learned French author, in
general treatise of sea laws, &c. also in laws, &c. of the admiral-
ty. Malynes's lex mercatoria, and Godolphin's jurisdiction
of the admiralty.

There is also in Harl. MSS. n. 4314.

5. William Ryley's vindication of the sovereignty of the
British seas.
See also Harl. MSS. n. 4318.

6. Burrough's (Sir John) sovereignty of the British seas,
proved by records, &c. written in the year 1633, pr. 1651,
1729, 1s. 6d.

(V. Post. II. n. 1.)

7. Welwod's (Will.) abridgment of all sea laws, gathered
forth of all writings and monuments which are to be found
among any people or nation upon the coasts of the great ocean
and mediterranean sea, 4to. and 8vo. 1613, 1636, 1s. 6d.

8. Selden's (John) mare clausum; the right and dominion
of the sea, in two books, Lat. fol. 1635, 2s. 6d.

Selden's mare clausum, translated into English, with some
additional evidence and discourses, by Marchamont Needham,
published by special command, fol. 1652, 7s.

This edition has a dedication (of 18 pages) addressed to the supreme
authorite of the nation the parliament of the commonwealth of Eng-
land, which is not prefixed to the subsequent edition.

Selden's Mare Clausum, Eng. by J. H. 1663, 5s.

Exton's maritime dicæology. V. Sir. Admiralty.

9. Stubbe's (Hen.) justification of the present war against
the United Netherlands; wherein the dominion of the seas is
explained, and his majesty's rights thereunto asserted, &c.
2 parts, 4to. 1673, 2s. 6d.
The author bad access to the paper office in compiling this work, as
also a grant of 200l. Wood's Athen.

10. Molloy (Cha.) de jure maritimo & naval; or, a treat-
ise of affairs maritime and of commerce, in 3 books, 8vo.
1676, 1682, 4th edit. 1688, 1690, 1707, 1722, 2s. 6d. 1744,
5s. 9th edit. with many valuable additions, 2 vol. 8vo. 1769, 12s.

11. Meadows's (Sir Phil.) observations concerning the
dominion and sovereignty of the seas, being an abstract of the ma-
rine affairs of England, 4to. 1689, 5s.

In a copy of this work, in the possession of Charles Butler, esq; is the
following note by the late Lt. Ch. Baron Parker. This is a most
curious and excellent treatise; and though Mr. Selden's mare
clausum, is a learned and ingenious work, and will be ever popu-
lar
Navigation, Trade.

Jar with Englishmen, yet Sir P. M's rules for ascertaining the rights of the sea, seem to me to be founded on more solid and prudential reasons than Mr. S. has offered in his book. T. Parker, Sep. 14, 1744. Harq. and Butl. Co. Lit. 108. a. 261. a. Sir Philip Medows is also mentioned as the author of a treatise, intituled A Brief Enquiry into Leagues and Confederacies Made Betwixt Princes and Nations, with the nature of their obligation, 4to. 1682, 18.

12. Reasons for settling admiralty jurisdiction, and giving encouragement to merchants, owners, commanders, masters of ships, material men and mariners, 4to. 1692, 25. 6d.

By Sir Charles Hedges, as Sir George Lee told me, who had it from Sir Nathaniel Lloyd, and he said he knew it to be so. T. P. (from a MS. note of the late Ld. Ch. Baron Parker.)

13. General treatise of the dominion of the sea; and a complete body of the sea laws, including those of Oleron, Wilby, the Hanse Towns, &c. ; with several discourses concerning the jurisdiction of the admiralty, and adjudged cases relating to trade and navigation; in which are explained the laws and customs of merchants in cases of bottomry, insurances, &c. 3d edit. with additions, 4to. no date. 1753, 25. 6d.

14. Neale's (T.) abstract of the sea laws as established in most kingdoms of Europe, but more particularly in England and Scotland, 12mo. 1704, 25.

15. Newcastle's (Duke of) letter by his majesty's order to Mons. Michell, the K. of Prussia's secretary to the embassy, in answer to the memorial, &c. (on the subject of seizure of enemy's property on neutral ships in time of war) containing the report of Sir George Lee, judge of the prerogative court, Dr. Paul, his majesty's advocate in the courts of civil law, Sir Dudley Ryder and Mr. Murray, his majesty's attorney and solicitor general, 4to. French and Eng. 1753, 25. 6d.

The above is reputed a most masterly performance. There is also on the same subject a valuable treatise, intituled

† 16. Review of the conduct of Great Britain, with respect to neutral nations, 8vo. 1758, 25. 6d.

Written by Charles Jenkinson, esq; the present Ld. Hawkesbury, and reprinted with a Collection of treaties, &c. 3 vol. 8vo. 1785.

17. Lee's (Richard) treatise of captures in war, 8vo. 1759, 5s.

This treatise is chiefly borrowed from the first book of Bynkerhoek's Questions Juris Publici. The titles of the chapters are little more than a translation of those in Bynkerhoek's work.

† 18. Schomberg's (Alex. C. M. A.) treatise of the maritime laws of Rhodes, treating also incidentally of the maritime law of England, 8vo. 1786, 3s. 6d.

(2d. Part. II. n. 1.)

II. TRADE
II. TRADE and Commerce in general.


2. LAWS concerning trade and tradesmen, in two parts. 1. Of the bye-laws made by corporations and companies. 2. A collection of statute laws that concern merchants, &c. 12mo. 1712, 3s. 6d. 12mo. 1697. The first edition was entitled A view of the penal laws, &c. and did not contain the bye-laws.

3. Jacob's (G.) lex mercatoria; or, the merchants companion; containing all the laws relating to merchandize, 8vo. 1718, 3s. 2d edit. enlarged, 1729, 5s.

4. Forster's (Sam.) digest of all the laws relating to the customs, to trade and navigation, with a short historical disputation concerning the nature, extent, and method of collection of the revenue of the crown, 8vo. 1727, 5s.

5. General treatise of naval trade and commerce, as founded on the laws and statutes of this realm, under proper heads; compiled from the several acts of parliament and cases determined at Westminster, and brought down to the present time, 2 vol. 8vo. (1733, 1739, 1740, 8s.) 1753, 12s.

†6. Beawes's (Wyndham) lex mercatoria; or the merchants directory, whether as traders remitters, owners, freighters, captains, insurers, brokers, factors, supercar­goes, agents: containing an account of our mercantile companies, of our colonies and factories abroad, of our commercial treaties with foreign powers; the duty of our consuls, and the laws concerning aliens, naturalization, and denization, fol. 1758, 1os. 6d. 1761, 15s. 1771, 11. 1s. 4th edit. considerably improved and enlarged by Thomas Mortimer, esq; formerly his majesty's vice consul at Ostend, &c. fol. 1783, 11. 16s.

7. Cunningham's (Tim.) merchants lawyer: or, the law of trade in general; containing an abridgment of the statutes relating to the public funds, bankrupts, &c. 3d edit. corrected, with additions.
additions, particularly a preface with a very interesting case lately determined on bankruptcy, with the arguments at large of the Lord Chancellor, c. j. of the king’s bench, chief baron of the exchequer, and another judge, 2 vols. 8vo. 1768, 12s.

8. ABRIDGMENT of the acts of parliament concerning the trade and navigation of Great Britain.

9. TRADESMAN’S lawyer, &c.
A work of this title was undertaken to be published in periodical numbers, but was never finished.

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III. BANKRUPTS.

This subject is incidentally treated of by the writers under the foregoing section.

1. STONE’s reading on the statute of bankrupt. V. tit. Readings.

2. BILLINGHURST’s (Geo.) judges resolutions upon the several statutes concerning bankrupts, and on the statutes 13 and 27 Eliz. touching fraudulent conveyances, 12mo. 1676, 1s. 6d.

3. GOODINGE’s (Tho.) law against bankrupts; wherein the statutes against bankrupts are explained, by several cases, judgments, and decrees, both in common law and chancery: to which is added, an appendix (of 50 pages) 8vo. 1719, 1725, 1729, 1741, being the same, 4s.

4. CONSIDERATIONS upon commissions of bankrupts (a pamphlet), 1727, 6d.

5. LAWS for and against bankrupts: by a late commissioner of bankrupts, 8vo. 1742, 4s.

6. DAVIES’s (Tho.) laws relating to bankrupts, with several special cases, modern determinations and precedents; also a list of the fees in bankruptcy, and the method of proceeding therein: to which is added, an appendix (of 9 sheets) containing some additional cases, &c. fol. 1744, 10s.

7. GENERAL system of the bankrupt laws, 2 vol. 8vo. 1761, 7s.

8. COMPLEAT system of the laws concerning bankrupts, containing every case that may happen either to a bankrupt, creditor, or assignee, with instructions, precedents, &c. by a commissioner of bankrupts, 2d edit. 8vo. 1768, 7s.

This is the same as the article next above, except a new title.

9. GREEN'S


9. GREEN'S (Edw.) spirit of the bankrupt laws, wherein it fully treated of: 1. Declaring the party bankrupt. 2. Seizing his estate, and summoning him to surrender. 3. Receiving proof of the debts of his creditors. 4. Appointing, chusing, and removing assignees. 5. Selling and conveying the estate and effects. 6. Examining and committing the bankrupt, his wife, and others. 7. Certifying his conformity. 8. Dividing his estate. 9. Bankrupts allowance and overplus, 12mo. 1767, 1769, 1776, 2s. 6d. 4th edit. containing the latest determinations upon the subject, with precedents, instructions, and a new and copious index, 8vo.

1780, 7s.

10. PAUL'S (John) system of the laws relative to bankruptcy, shewing the whole theory and practice of that branch of law, 8vo. fowed,

1776, 2s. 6d.

11. SOLICITOR’S guide and tradesman’s instructor, concerning bankrupts: containing the law relating thereto; with plain directions, whereby every one may see how he may be affected by, and in what manner act under, a commission, whether as debtor, creditor, or assignee: also the bankrupt is shewn his interest and duty, and the method to obtain his certificate, and the solicitor (or his clerk) enabled to proceed under a commission with ease and expedition: to which are annexed, the various forms of proceedings, viz. memorandums, depositions, examinations, affidavits, letters of attorney, orders of dividends, certificate, bill of fees, &c. by the author of the solicitor’s practice in chancery epitomized, and revised by a commissioner of bankrupts, 5th edit. corrected and improved, 8vo. half bound, interleaved,

1781, 2s. 6d.

STATUTES concerning bankrupts. V. tit. Statutes.

† 12. Every bankrupt his own lawyer; or, the trader’s complete assistant in matters of bankruptcy, &c. by W. Cecil, Esq; 8vo.

1783, 2s. 6d.

† 13. COOKE’S (Will.) compendious system of the bankrupt laws, with an appendix of practical precedents, 8vo. 1785, 8s. A new edition of this work, including the decisions to the end of the year 1787, is in the press.

† 14. SCOTT’S (Will.) bankrupt laws; containing instructions and information in every case that can possibly happen, from the taking out the commission to the signing the certificate, &c. including great variety of precedents, 8vo. 1786, 8s.
IV. BILLS of Exchange, PROMISSORY Notes.

1. MARIUS (John) advice concerning bills of exchange, 12mo. 2d or 3d edit. the same. 1670, 21.

This is inserted, with other traits, in the latter editions of Malynes's Lex Mercatoria.

2. SCARLETT's (John) file of exchanges; containing both their law and custom, as practiced in the most considerable places of exchange in Europe, unfolding divers mysteries, and directing every person, however concerned in a bill of exchange, to what he ought to do and observe in any case, in order to his own security, 8vo. 1682, 2d edit. 1684, 2s. 6d.

3. CUNNINGHAM's (T.) law bills of exchange, promissory notes, bank notes, and insurances, containing all the statute, cases at large, &c. methodically digested, with examples for computing exchange, &c. 6th edit. corrected; with the addition of several cases, determined by lord Hardwicke and lord Mansfield, and the late acts of parliament concerning promissory notes, 8vo. 1778, 7s.

Per Gould justice, this is a very good book. 3 Wilfon, 212.

† 4. BLAGRAVE'S (John, Not. Pub.) laws for regulating bills of exchange inland and foreign, with abstracts of the several acts of parliament, 5th edit. 24mo. 1784, 11s.

These subjects are treated of in Molloy de Jure Marit. ante I. a. 10. and incidentally by the writers under II.

V. INSURANCE.

1. MAGEN's (Nich.) essay on insurances: a collection of all the foreign ordinances of insurances, and forms of policies, translated into English, with all the English acts relating to insurances against fire, &c. with a summary of all the treaties of commerce between England and foreign powers, 2 vol. 4to.

This work was originally published at Hamburg in the German language, but is much augmented in this edition. 1755, 11. 10s.

2. PARKER'S (Tho.) laws of shipping and insurances, with a digest of adjudged cases, all the acts of navigation, laws, made for the increase of shipping and seamen, &c. 4to. 1775, sewed, 11. 15.

4. WESKETT's (John) complete digest of the theory, laws, and
and practice of insurance, compiled from the best authorities in different languages, with a preliminary discourse, wherein are delineated the very great disorders which prevail in affairs of insurance; their principal causes explained; and methods proposed for better regulation and prevention, fol. 1781.

† 4. Park's (James Allan) system of the law of marine insurances, with three chapters on bottomree, insurances on lives, and insurances against fire, royal Svo. 1787, 12s.

† 5. Millar (John, Advocate in Scotl.) elements of the law relating to insurances, 8vo. 1787, 8s.

This subject is also treated of in Molloy, ante I. n. 10. 13, and incidentally by the writers under II.
REPORTS.

ALEYN's (John) select cases in B. R. 22, 23, and 24 K. Charles I. with the names of the learned council who argued the same, fol. 1681, or 1688, 5s.

ANDERSON's (Sir Edm.) reports in the common pleas, chiefly in the reign of Queen Elizabeth, 2 parts, French, fol. 1664, 1665, 10s. (large paper, 15s.)

ANDREWS's (Geo.) reports of cases argued and adjudged in the court of king's bench, in the eleventh and twelfth years of the reign of his majesty king George II. folio, 1754, 1l. 15s.

ATKYNs's (J. Tracy) reports of cases in the high court of chancery, in the time of lord chancellor Hardwicke, from Hilary term, 1736, to Michaelmas term, 1754, with notes, references, and two tables, 3 vol. fol. 1765, 1767, 1768, 2l. 2s.

ATKYNs's reports, 3 vol. with additional references, royal 8vo. 1781, 1782, 1l. 1s. 6d.

A very incorrect edition of part of this work is printed with double paging, 3 vol. 8vo. 1782, 1l. 1s.

BARNARDISTON's (Tho.) reports of cases in chancery, 1740, 1741, fol. 2 Bur. 1142, in the margin, 1742, 12s. Lord Mansfield absolutely forbid the citing that book, for it would be only misleading the students to put them upon reading it. He said it was marvellous, however, to those who knew the subject, and his manner of taking notes, that he should so often stumble upon what was right; but that there was not one case in his book which was so throughout.

BARNARDISTON's reports of cases in the king's bench, from the 12th of K. George I. to Trinity term, 7th of K. Geo. II. 2 vol. fol. 1744, 1l. 1s.

BARNES's (Hen.) notes of cases in point of practice, taken in the court of common pleas, from Michaelmas term, 1732, to Hilary term, 1756 inclusive, 2d edition, revised and corrected; to which is added, a continuation of the cases, to the end of the reign of K. Geo. II. 4to. 1772, 1l. 1s. Barnes's notes continued by a supplement to 1756, 2 vol. 8vo. 1754, 1756, 12s.

The paging of the 4to. and 8vo. editions of Barnes's notes do not agree.
Bellewe's (Rich.) cases in the time of king Richard II, collected out of the abridgments of Statham, Fitzherbert, and Brooke, Fr. pr. by Rob. Robinson, Svo. 1585, 5s.

Bellewe's cases in the time of Hen. VIII. Edw. VI. and queen Mary, collected out of Brooke's abridgment, and arranged under years with a table, 12mo. 1578, 1597, 1624, 1628, 28.

This is cited under the title of Brooke's new cases. See March's new cases.

Bendloe's (Will.) and Will. Dalison's reports of cases and pleadings in the court of common-pleas, in the reigns king Henry VII. Henry VIII. Edward VI. and the queens Mary and Elizabeth, Fr. fol. 1689, 6s.

It will greatly remove the difficulty experienced in the references to the above reporter, to observe, that this book is often erroneously cited as New Bendloe, especially in the marginal references to the latter editions of Cole's Reports, and by other modern authors; which mistake has likewise been adopted in preceding editions of the Law Catalogue.

Bendloe's (Will.) reports in the reign of king Henry VIII. Edw. VI. Phil. and Mary, and Elizabeth, and other King's cases in the times of James and Charles, French, fol. 1661, 3s.

There is a vacancy in the pages of Bendloe's Reports, from 44 to 33, both inclusive, through the impression; and the 4 pages preceding 44 are wrong numbered.

N. B. This is properly cited as New Bendloe, which distinction it obtained before the publication of Bendloe and Dalison. (Vide Bendloe and Dalison in margin, over 201 in margin) probably to distinguish the cases from those before extant, at the end of Atho's Tables and Keilway's Reports.

Bendloe in Atho. See Atho's tables, tit. Abridgments.

Bendloe in Keilway. See Keilway's Reports.

Blackstone's (Sir Will.) reports in the king's bench, from 20 to 24, and from 50 Geo. II. to 10 Geo. III. and in the common pleas, from 11 to 20 Geo. III. with a preface, containing the memoirs of his life, (by James Clitheroe, Esq.) 2 vol. 1780, 3l. 3s.

We must not always rely on the words of reports though under great names. Mr. Justice Blackstone's Reports are not very accurate. Per. J. Mansfield in Halfel v. Simp lack. Doug. 2d edit. 93.

Both's (Edw.) collection of decisions of the court of king's bench, upon the poor laws, down to the present time; to which are prefixed extracts from the statutes, concerning the poor, 2d edit. 8vo. 1773, 12s. 1774, 5s.

Ilth 2 Bridgman's
Reports.

BRIDGMAN's (Sir John) reports, from 12 to 19 of K. James, folio, 1651, 6s.


BROOKE's (Sir Rob.) New Cases. Vide Bellew.

† Brown's (Jofiah) reports of cases upon appeals and writs of error in the high court of parliament, from 1701 to 1779, 7 vol. fol. 1779, &c. 12. 5s.

† Brown's (Will.) reports of cases argued and determined in the high court of chancery, beginning with Trinity term, 18 Geo. III. 1778, and ending with the sittings after Trinity term, 25 Geo. III. 1785, fol. 1785, 11. 8s.

This work commences with Ld. Thurlow's taking his seat in the court of chancery, but contains several notes of cases in the time of the preceding lords chancellors Northington, Camden, and Bathurst.

† Brown's reports of cases in chancery, Michaelmas to Trinity, 26 Geo. III. fol. 1786, 6s.

† Brown's reports of cases in chancery, Michaelmas to Trinity, 27 Geo. III. fol. 1787, 7s.

This publication is intended to be continued annually.

Brownlow's (Rich.) and John Goldeborough's reports of cases in the common pleas, in the reigns of Q. Eliz. and K. James, 2 parts. Part I. The 3d edit. corrected. Part II. 2d edit. 4to. 1675, 5s.

Brownlow's and Goldeborough, 2 parts, 4to. 1654, 1652, 1657.

There is no table of the cases to the first part printed.

Bulstrode's (Edw.) reports of cases in the court of king's-bench, in the reigns of K. James I. and Charles I. in 3 parts, 2d edit. corrected, with additional references, fol. 1688, 21. 5s.

Bulstrode's reports, 3 parts, 1657, 1658, 1659, 15s.

In 2 Bulstrode 1658, there is a chain in the paging from 99 to 109, and in the edit. 1688, from page 104 to 114; notwithstanding the book is perfect, and the same number of pages in both editions.

Bunbury's (Will.) reports of cases in the court of exchequer, from the beginning of the reign of K. Geo. I. to the 14th year of the reign of K. Geo. II. published from his own manuscript, by his son-in-law, George Willson, serjeant at law, fol. with allowance of the judges, 1755, 11. 1s.

Burrrow's (Sir James) reports adjudged in the court of king's-bench in the time of lord Mansfield, beginning Michaelmas term, 30 Geo. II. and ending Easter term, 12 Geo. III. with complete tables of the names of the cases, and of the matters contained in them, 25 vol. fol. vol. 1 and 2, 3d edit. 1777, vol. 3, 1779, vol. 4, 1776, vol. 5, 1780, 7. 1s.

This author proposed to have reported the cases in K. B. during the
time of the three preceding chief justices, the MSS. of which remain in the possession of his nephew Robert Burrow, esq.
† Burrow's decisions of the court of king's-bench, upon settlement cases, from the death of lord Raymond, March, 1732, to the 16th Geo. III. 1776; 2d edit. with additions of marginal notes and references, 4to. 1786, 11. 10s.
Burrow's decisions, &c.
To which were subjoined, a few thoughts on pointing, (since reprinted with great additions, 4to. 1s. 6d.) 4 parts, 4to. 1768, 1772, 1776, &c. 11. 1s.

The latter parts may be had separate.
† Caldecott's (Thomas) reports of cases relative to the duty and office of a justice of the peace, from Mich. 1776, to Trinity 1785, 4to. 1786, 8s. 6d. in boards.

Apart only of this work is yet published down to Hilary 1782.

Caltheope's reports. See title Customs.

Carter's (Sam.) reports of several cases in the court of common pleas, in the 16th, 17th, 18th, and 19th of K. Charles II. To which are added, some cases adjudged in the time of Ld. C. J. Vaughan, fol. 1658, 6s.

Carthew's (Tho.) reports of cases in the court of king's-bench, from the 3d year of K. James II. to the 12th of K. Wil. III. 2d edit. with the addition of some marginal references, folio, 1741, 16s.

Carthew's reports, fol. 1728, 5s.

Cary's (Sir Geo.) reports of cases in chancery, at of the labours of Mr. William Lambert. Whereunto is annexed, the king's order and decree in chancery for a rule to be observed in that court, 12mo. 1665, 2s.

Cary's reports, first edition is the same as the second, but they are not pag'd alike, 12mo. 1650, 1s. 6d.

Case of the dutchy of Cornwall, whether the king's second son (the elder being dead) be of right successor to the said dutchy in England, fol. 1613, 3s. This case was heard before and determined by the court of delegates, and was printed by his then Majesty's printer. See the Prince's case, 8 Co. Rep. 14.
† Case of the earl of Leicester and Perry, the trial at bar on a writ of right and proceedings before the grand assize, in the court of common pleas, for Penhurst-place, Park, &c. in Kent, with the speeches of the counsel and judges, 4to. 1782, 1s. 6d.

Cases argued and decreed in the high court of chancery, in the reign of Charles II. 3 parts, carefully corrected from the errors of the former impressions. To which are now added, proper
proper notes and references to the books of law and equity; with many new cases, maxims and rules, (part 1, 3d edit. 1730 or 1735—part 2, 2d edit. 1735—part 3, 4th edit. medate) fol. 11. 10s.

Cases in chancery, 3 parts, some references, folio, 2d edit. 1707, &c. 10s. 6d.

Cases in chancery, 3 parts fol. 1697, &c. 5s.

Cases and resolutions in the court of king's bench, concerning settlements and removals, from the first year of K. Geo. 1. to the present time; most of them in the time of L. C. J. Parker. The 4th edition, with additions of cases in the time of Sir John Holt, and an abstract of the statutes concerning the poor, &c. 8vo.

Cases and resolutions, 8vo. (1729, is. 6d.) 1732, 3s.

Cases in equity, time of the late lord Ch. Talbot, 7 to 10 Geo. II. folio, 2d edit. with some references, 1753, 18s.

Cases temp. lord Talbot, fol. 1741, 12s.

These cases are by Mr. Forrester, as far as p. 217, but no further. So said by Ld. Bathurst in Daw v. Ld. Chatham.

Cases in law and equity. See Mod. report, 10th part.

Cases in parliament. See Shower, Brown.

A collection of cases in parliament, intermediate in order of time to those above-mentioned will shortly be published.

Cases in the court of king's bench, from the second year of K. William III. to the end of his reign. See Mod. Rep. part. 12th.

Cases argued in court of K. bench, 7, 8, 9, and 10, K. Geo. II. in the time of lord Hardwicke, and lord Lee, also two in equity, determined by lord chancellor Hardwicke, published under the inspection of a noble lord and eminent lawyer, fol. 1770, 11. 15.

This is cited, Rep. temp. Hardw. per Annaly. See new edition of Jacob's law dict. Several of these cases were printed before, almost verbatim. See Cunningham's Rep.

Cases of practice in the court of king's bench, from the reign of Q. Elizabeth to 14 Geo. III. selected from the books of reports, and methodically arranged under proper titles, 4to. 1778, 12s.

Choice cases in chancery, chiefly relating to the practice of that court. See practice of the chancery unfolded, tit. Courts.

Clayton. See Reports of assize at York.

Core's (Sir Edw.) reports of divers resolutions and judgments in the several courts, given with great deliberation, by the reverend judges and fages of the law, of cases never resolved or adjudged before; and the reasons and causes of the said resolutions and judgments, from the 14th of Eliz. to 13 Jam. 13 parts, with references to all the books of the common law, the pleadings, in English, and many additional notes and references.
Reports.

Ence by the late George Wilson, esq; serjeant at law, 7 vol. royal octavo,
1776, &c. 3. 13s. 6d.
Coke's reports, 13 parts, pleadings in English, 7 vol. 8vo.
1738, 21. 2s.
Coke's reports, 13 parts, 7 vol. 8vo. the pleadings in Latin,
1727, 1l. 4s.
Coke's reports, 11 parts, Eng. with two tables, one of the
names of the cases, the other of the principal matters, fol. 1680,
15s.
Coke's reports, 11 parts, Eng. no table of the principal mat­
ters, (vants the pleadings, which are printed separately) fol. 1658,
1os. 6d.
The eleven parts of Coke's reports were first published separately in
French, during the interval betwixt 1601 and 1616.
Coke's report., with Chilton's references, 11 parts, Fr. fol.
1697, 1os. 6d.
Coke's reports, Fr. 11 parts, 2 vol. fol. 1672, 5s.
Coke's reports, 12th and 13th parts, (1658, 4s.) 1677, 6s.
Coke's reports in verse : wherein the name of each case and
the principal points are contained in two lines; to which are
added, references in the margin to all the editions of the said re­
ports, in two tables; one of the names of the cases, the other of
the principal matters, 8vo.
1742, 1s.
Hubbard, if lord impose excessive fine,
The tenant safely payment may decline. 4 Co. Rep. 27.
The design of this work is to assist the memory in recollecting the point
a law determined in each case, which method seems recommended by
the practice of ld. Coke himself.
For are cie mon seigneur Coke a citer 2 versets bars de Sir Thomas
Moore,
Three things are to be helpt in conscience,
Fraud, accident, and things of confidence.
V. Rolle's abr. chancerie N. c.
Comberbach's (Rog.) report of cases in the court of king's
bench, from the first of King James II. to the 10th of King
Will. Ill. fol.
1724, 18s.
Buller Justice, in delivering his opinion in answer to the questions
proposed to the judges, taking notice of a case which had been cited
from this book, and of one cited from Noy, by the counsel at the bar,
observed that they were books of no authority, and if his memory
did not greatly fail him, had been forbidden by some of their predecessors
to be cited at the bar. In the debate of the same case 30 May, 1783,
1d. Thurlow said, Carthew and this book were equally bad au­
thority.
Comynes's (Sir John) report of cases argued and adjudged
in the courts of king's bench, common pleas, and exchequer. To which are added, some special cases in the court of chancery, and before the delegates in the reigns of K. William III. Queen Anne, K. Geo. I. and K. Geo. II. fol. 1744, 21. 10s.

† Cowper's (Hen.) reports of cases argued and determined in the court of king's bench, from Hilary term 14 Geo. III. to Trinity term 18 Geo. III. both inclusive, fol. 1783, 11. 16s.

Croke's (Sir Geo.) reports in the courts of king's bench and common pleas, in the reigns of Q. Elizabeth, K. James, and Charles. Written originally in French. Revised and published in English, by Sir Harbottle Grimston, 3d edition, with many references, 3 vol. with two tables each, fol. 1683 or 1685, 51. 5s.

Croke's reports, 3 vol. 2d edition, no references, well printed, 1669, 11. 8s.

Of 2 Cro. See 2 Keble, 316.

Croke's reports, 3 vol. 1st edit. 1661, 1658, 1657, 11. 1s. The first editions of Croke, are frequently without tables of the principal matters; there is also a very incorrect edition, varying in the pages from the other editions, the dates printed in numbers, MDCL. &c.

Each volume of Croke is usually referred to by figures, 1, 2, 3, according to the order of the reigns of Eliz. Jac. Car. but the references in the book itself observe the contrary order, being that in which the volumes were originally published. Note, also, that in Croke Eliz. the paging from 457 to 473 is repeated, in Croke Jac. from 617 to 620 are also repeated.

Cunningham's (Tim.) reports of cases, in the court of k. b. in the 7, 8, 9, 10, Geo. II. to which is prefixed, a proposal for rendering the laws of England clear and certain, humbly offered to the consideration of both houses of parliament. (See preface to 5 Mod. by W. N.) Part I only published, concerning 8, 9, Geo. II. 2d edition, fol. served, 1770, 8s.

Dalyson's (Will.) reports. V. Benloc, Ashe's Tables, and Keilwey.

Davys's (Sir John) reports of cases in law in the king's courts in Ireland, 2d to 9th James, with a learned preface dedicated to lord chan. Ellesmere, and a large table of the principal matters, which is sometimes wanting, translated into English, 8vo.

Dublin, 1762, 6s.

Davys's reports, Fr. fol. 1674, 7s.

Davys's reports, fol. with the table, 1615, 1628, 5s.

V. Nicholsons's Irish Hist. libr. 4to, p. 52, and Blackstone's Comm. b. 3, c. 12.
Reports.

DOUGLAS's cases of controverted elections: V. tit. Par-
liament. Elections.
† DOUGLAS's (Sylv.) reports of cases argued and determined in the court of king's bench, in 19, 20, 21, 22 Geo. III. 2d edit. with additions, fol. 1786, 1st edit. fol. 1782, 11. 1s. The additions made to the 2d edit. are printed separately, 1786, 2s. This author some time since advertised his intention of publishing a subsequent collection of reports, in K. B. from 24 Geo. III.
† DURNFORD's (Charles) and Edward Hyde East's reports of cases argued and determined in the court of king's bench, from Mich. 25 Geo. III. to Easter, 27 Geo.III. with two tables, fol. 21. 7s.
† DURNFORD and East's reports, Trinity term, 27 Geo. III. and Mich. 28 Geo. III. fol. 1787, 10s.
This publication is continued at the close of each term.

DYER's (Sir James) reports in the reign of K. Henry VIII. and Edward VI. and the Queens Mary and Elizabeth. To which are added, on the margin, many new cases and references, and two tables, one of the cases, the other of the principal matters, French, fol. (1688, small paper, 14s.) large paper.

DYER, 1585, 1521, 1672, 5s.
See Fulbeck's Direction to the Study of the Law, p. 27.

FARRJSLEY's reports. See Mod. Rep. part 7.

FITZ GIBBONS's (John) cases in the courts of king's-bench, chancery, common pleas, and exchequer, in the first five years of Geo. II. fol. 1732, 18s.
See 3 Arkyns 306.

FOLEY's (Thos.) laws of the poor, with adjudged cases.
V. iii. Parish Law.

FORD MS. Rep.
Sometimes quoted by authors who have been favored with the inspection of them, being in the possession of the author's son,—Ford, elis; of Lincoln's-inn, and are hid to contain more full and complete reports of cases than those extant in Strange.

P. Douglas on Elect. iii. 142, in note.

FORD'S (John Ld.) reports in select cases in all the courts of Westminster-hall, temp. Will. III. and Anne; also the opinion of all the judges of England, relating to the grandest prerogative of the royal family, and some observations relating to the prerogative of a Queen consort. To which is added, a learnedpreface concerning the laws of England, &c which is his.
Reports.

Foster's (sir Mich.) report of the proceedings on the commission for the tryal of the rebels in the year 1746, and other crown cases. To which are added, discourses upon several branches of the crown law, with additional notes and references by his nephew Michael Dodson, esq; Svo. 2d edit. 1776, 7s.

Foster's report of crown cases, &c. fol. 1763, 12s.

Freeman's (Rich. Ld. Chan. of Ireland, 5 Ann.) reports of cases in law and equity, from 1766 to 1760, revised and published by Thomas Dixon, esq; fol. 1742, 18s.

Per Ld. Mansfield, Some of the cases in Freeman are very well reported. Cwp. 15.

Gilbert's (L. C. B.) cases in law and equity, with two treatises; one, on the action of debt, the other on the constitution of England, Svo. 1760, 6s.

Gilbert's reports of cases in equity and exchequer, from the 4th of Q. Anne, to the 12th of George I. To which are added, some select cases in equity, in the court of exchequer in Ireland, 2d edit. with many additional notes and references, fol. (1734, 7s.) 1742, 16s.

Godbolt's (John) reports of certain cases, arising in the courts of record, in the reign of Q. Elizabeth, K. James, and K. Charles, published by Will. Hughes, 4to. 1652, 16s.

Gouldborough's (J.) reports; or, choice cases in all the courts at Westminster, from the 28th to the 43d year of the reign of Q. Elizabeth, with notes, &c. by W. S. 4to. 1st or 2d edit. the same, 1653, 1682, 3s.

Hardres's (sir Tho.) reports of cases in the court of exchequer, from the years 1655 to 1660, and from thence continued to the 21st year of K. Charles II. fol. 1693, 11. 4s. There is a chain in the paging of Hardres, from 232 to 301.

Hetley's (sir Tho.) reports and cases taken in the 3d, 4th, 5th, and 7th years of the late K. Charles, argued by most of the King's serjeants, at the common pleas bar, fol. 1657, 6s.

Hobart's (sir Hen.) reports in the reign of K. James I. with some few cases in the reign of Q. Eliz. 5th edit. Revised and corrected from the errors of all former impressions, by Ld. Chan. Nottingham, with the addition of many thousand new references, by Edw. Chilton, esq; fol. 1724, 11. 18s.

Hobart's reports, 1671, or 1678, 5s.

Hobart was first printed in 4to.

Hutton's (sir Rich.) reports, containing many choice cases in the reigns of K. James and Charles I. The 2d edit. corrected, with many additional references, fol. 1682, 6s.

Hutton's reports, 1696, 4s.

Jenkins's
Reports.

Jenkins's (David) eight centuries of reports; or, eight hundred cases solemnly adjudged in the exchequer chamber; or upon writs of error, from the 4th of Hen. III. to the 21st of K. James I. carefully translated from the French and Latin, by Theodore Barlow, esq; 3d edit. with the addition of many references, and a table of the principal matters, fol. 1777, or 1771, 18s.

Jenkins's centuries, fol. 1734, 10s. 6d.
Jenkins's fol. French, 1661, 5s.
Jones's (Sir Will.) reports of divers special cases in the king's bench and common pleas, from the 18th of K. James I. to the 16th of K. Charles I. Fr. folio, 1675, 12s.

This is cited as first Jones's reports.
See Ed.Chan. Nottingham's argument in D. Norfolk's case, where it is said there is no book of law so ill corrected or so ill printed as this. S. S. C. 34.

Jones's (Sir Tho.) reports of special cases in the courts of king's bench and common pleas, from the 19th to the 36th year of the reign of K. Charles II. 2d edit. Fr. and Eng. with the addition of many references, fol. 1729, 16s.

Jones's reports, French, fol. 1695, 5s.

This is cited as second Jones's reports.

Keble's (Jof.) reports in the court of king's bench, from the 12th to the 30th year of the reign of K. Cha. II. 3 vol. folio, with two tables to each volume, (that of the principal matters is sometimes wanting,) 1685, 11. 5s.

Keble is filed by Mr. Justice Burnet an inaccurate reporter, yet a tolerable historian of the law, 3 Will. 330.

Keilwey's (Rob.) reports of select cases in the reign of K. Henry VII. and K. Henry VIII. not comprehended in the year books, with some few cases at the end by Mr. Justice Dalison, and Mr. Serjeant Benloe, 3d edit. with many references, Fr. fol. 1688, 9s.

The cases at the end reported by Benloe and Dalison, are the same as those at the end of Ashe's tables, but have the addition of a great many references.

Keilwey's reports, Fr. folio, 1602, 1633, the same. These reports are sometimes quoted under the title of Croke, having been selected and published by John Croke, serjeant at law, recorder of London, and speaker of the house of commons, 43 Eliz. who was afterwards created a knight and a judge of the king's bench. Dugd. chron. series.

See also Appendix to Hist. of Reformation, vol. 3.

Kelving's (Sir John) reports of divers cases in pleas of the crown in the reign of K. Charles II. with directions for justices of peace and others. To which are added, three modern cases,
cases, viz. Armstrong and Lisle. The King and Plumer. The
Queen and Mawridge, 1st or 2d edition, the same, the last being
only a new title, folio, 1708, 1739, 5s.
Kelyng's reports were published by lord chief justice Holt, with
notes and some new cases. See Foster’s Crown Law 204.

Kelyng's (Will.) report of cases in chancery, the king's
bench, &c. from the 3d to the 9th year of his late majesty
K. George II. during which time lord King was chancellor, and
the lords Raymond and Hardwicke were chief justices of Eng-
land. To which are added, seventy new cases not in the former
edition, 2 parts, folio, 1764, 16s.
This is cited as 2d Kelynge, (2d part fold alone.)

Lane's (Rich.) reports in the court of exchequer, in the
reign of K. James, fol. 1657, 7s.

Latch's (John) cases in the court of king's bench, in the
three first years of the reign of King Charles I. published by
Edward Walpole, Fr. fol. 1662, 5s.

Leonard's (Will.) reports and cases in the courts at West-
minster, in the times of the late Q. Elizabeth and K. James,
4 parts, with tables, published by Wm. Hughes, 2d edit. with
the addition of many thousand references, folio, 1687, 21. 10s.

Leonard, 4 parts, 1st edit. 1658, &c. 15s.
A table of the principal matters to the first three parts, at the end
of the third part, is often wanted in the first edition.

Leonard's reports, of the books which have lately come out, is

Levinz's (Sir Crew.) reports of cases, in the court of king's
bench, during the time Sir Robert Foster, Sir Robert Hyde, and
Sir John Kelyng were chief justices: also cases in other courts
during that time, viz. from the 12th of K. Charles I. to the
8th of K. William III. 3 parts, Fr. and Eng. Translated by
Mr. serjeant Salkeld, 2d edit. with many thousand references,
2 vol. fol. 1722, 21. 2s.

Levinz's reports, French, folio, 3 parts, 1702, 5s.

Ley's (Sir Jam.) reports of cases in the courts at West-
minster, in the reigns of K. James and K. Charles, with two
tables, to which is added a treatise of wards and liveries, fol.
1659, 5s.

Lilly's (John) reports and pleadings of cases in assize, for
offices, nuisances, lanes, and tenements: shewing the manner
of proceeding in assizes of novel dilicenf, from the original to
the judgment and execution, &c. fol. 1719, 6s.

Littleton's (Sir Edw.) reports of cases in the courts of
common pleas and exchequer, from the 2d to the 7th year
of the reign of K. Charles, with two tables, folio, 1683, 6s.

Loft's (Capel) reports of cases adjudged in the court of
king's
Reports.

Lucas's reports. (See Mod. rep. part 10.)

Lutwych's (Sir Edw.) reports and entries in the courts of common pleas, from the 34th of K. Charles II. to the 2d of Q. Anne, 2 vol. French and Lat., fol. 1704, 11. 8s.

Lutwych's reports and entries of the several cases therein truly stated in English. Also every citation in the report is examined by the law books, with large observations, by Will. Nelson, Esq.; folio, 1718, 5s.

For an account of this work, see preface to Vin. Abr. vol. XVIII.

Lutwych's reports, faithfully translated into English, with an abstract of the pleadings, and references on the margin to the pages in the original, 2 vol. 1718, 10s.

March's (John) new cases in the time of Hen. VIII. Edw. VI. and Q. Mary, collected out of Brooke's abridgment, and reduced alphabetically under their proper heads and titles, with a table of the principal matters, 12mo. 1651, 2s.

This is a translation of Brooke's new cases, but differently arranged, the latter being digested in chronological order.

March's reports of new cases taken in the 15th, 16th, 17th, and 18th years of King Charles I. 2d edit. To which is added, a table of the principal matters, and a new title, 4to.

(March 1648, 1s. 6d.) 1675, 3s.

Maynard's reports, (See year book, part I.) 1678, 11. 1s.

Modern cases in law and equity, in 2 parts. See Modern Rep. part 8, 9.

Modern reports: or, select cases adjudged in the courts of king's bench, common pleas, chancery, and exchequer, since the restoration of King Charles II. to the end of the reign of K. Geo. I. 12 parts, as cited by C. Viner, Esq.; in his abridgment, the first seven parts, 4th edit. corrected, and many references added by D. Pickering, Esq.; part 8, 9, the 2d edit. altered and much improved, from many errors in the former, by an eminent hand, part 10, 11, 12, by R. Lucas, Esq.; and others, with tables to each vol. of the principal matter, &c. the whole bound in 9 vol. folio, 1757, 1766, 1781, 10l. 10s.

Modern reports, part I. from the 21st to the 29th of K. Charles II. in king's bench and common pleas, with the great case in chancery 22 Car. II. between Fry and Porter, 4th edit. 1757.

Part 2. In the 26th, 27th, 28th, 29th, and 30th of K. Charles II. chiefly in the common pleas, 4th edit. 1757.

Part 3.
Reports.

Part 3. From the 34th of K. Charles II. to Hilary term, the 2d of K. William and Q. Mary, 4th edit. 1757.
Part 4. In the 3d, 4th, 5th, 6th, and 7th years of K. William III. 4th edit. 1757.
V. 2. Ld Raym. 1071.
Part 5. In the 2d, 5th, 6th, 7th, 8th, 9th, 10th, and 11th years of the reign of K. William III. 4th edit. 1757.
Part 6. Modern cases in the court of queen's bench, 2d and 3d years of Q. Anne, 4th edit. 1757.
V. 1. Vezey 11.
Part 7. Modern cases, 1st year of Q. Anne, by Thomas Farressley, esq; 4th edit. 1757.
These seven parts revised, corrected, and many thousand new references added, by Danby Pickering, esq; 1769, 11. 5s.
Part 8, 9. Modern cases in law and equity. 1. Report of cases in the court of king's bench, 7th to the 13th of K. Geo. I. Part 2. Cases in chancery, 8, 9, 10, 11, Geo. I. To which are added, some special cases on appeals, fol. 2d edit. corrected from a multitude of errors of the former editions, by an eminent hand, fol. 1769, 11. 5s.
V. 1 Bur. 386. 3 Bur. 1326.
Part 10. Cases in law and equity, during the time the late earl of Macclesfield presided in those courts, by Robert Lucas, folio, 1769, 11. 15s.
Part 11. Reports in the queen's bench in the time of Q. Anne, 2d edit. To which are added, notes and references, and some select cases, arguments, and pleadings, by Tho. Lutwyche, esq; 1751, 11. 15s.
Part 12. Cases in the king's bench, from the 2d to the end of the reign of William III. fol. 1769, 11. 5s.
Modern reports, 12 parts, (former edition) fol. various dates.
Moore's (Sir Francis) reports in the reign of Henry VIII. Q. Elizabeth, and K. James, published by Sir Geoffrey Palmer, 2d edition, no additions, French, folio, (1663, 3s.) 1675, or 1688, 10s.
Moseley's (Will.) reports of cases in the high court of chancery, during the time of the late lord chancellor King, with notes, and many thousand references, folio, printed at Dublin, (where the author died) 1744, 11. 15s.
Nelson's (Will.) reports of special cases in the court of chancery, in the reign of K. Charles I. K. Charles II. and K. William III. none of them ever before printed, Svo. (See Reports, time of Finch.) 1717, 3s.
Noy's (Will.) reports and cases in the time of Q. Eliz. K. James, and K. Charles. Containing most excellent mat-
Reports.

For an account of this book, V. Hargr. Co. Lit. 54. a.

See also Ventur. 81, and 2 Keb. 652, where Justice Twifden rejected the authority of this book, as being only an abridgment of cases by fdr. Size, (says) who, when a student, borrowed Noy's reports, and abridged them for his own use. See further what was said of this book by Ld. Chan. Thurlow, and Mr. Just. Buller, in the case of Bp. of London v. Fytche, in article Camberbach, ante.

Owen's (Tho.) reports in the king's bench and common pleas, in the reign of Q. Elizabeth, and some few cases in the time of K. James, fol. 1656, 6s. There is a vacancy in the pages of Owen, from 77 to 80, both inclusive, notwithstanding which the book is perfect.

Palmer's (Sir Geo.) reports in the king's bench, from the 17th of K. James I. to the 4th of K. Charles I. with two tables, Fr. fol. (printed but once) 1678, 1688, or 1721, 6s.

Parker's (Sir Thomas) reports of cases concerning the revenue, argued and determined in the court of exchequer, from Easter term 1743 to Hilary term 1767, with an appendix, containing cases upon the same subject in former reigns; two tables, one of the names of the cases, the other of the principal matters, fol. 1776, 18s.

Plowden's (Edm.) commentaries, or reports. Containing divers cases upon matters of law, argued and adjudged in the reigns of Edward VI. Mary, Philip and Mary, and Elizabeth. Originally written in French; now faithfully translated into English, 2 folios (A. B.) in one, and considerably improved by many original notes and references to the antient and modern common law books: to which are added, his queries, fol. 1761, I. 11. 6d.

Mr. Barrington fyls Plowden the most accurate of all reporters. Obs. on 1 Ric. 2. And Mr. Hargrave (Co. Lit. 23. a.) says it may be an useful hint to observe, that the English edition of Plowden's Commentaries, which most deservedly bear as high a character as any book of reports ever published in our law, have a great number of additional references and some notes, and that both of these are generally very pertinent, and shew great industry and judgment in the editor. See also Fulbeck's preparative to the study of the law, p. 28. and pref. to 10. rep. what renders these reports more particularly valuable is, that they were compiled principally with a view to the improvement of students, as were also Lord Coke's reports.

Plowden's commentaries, French, single folios, (A. B.) fol.

1684, 5s.

Plowden
Reports.

Plowden in French, single folios, 1571, 1578, 1598, 1613, 3d.

Pollexfen's (Sir Hen.) arguments and reports in some special cases in the king's bench, from the 22d to the 36th of K. Charles II. with some cases in the C. B. and exchequer; together with divers decrees in the high court of chancery, upon limitations of trust of terms for years; with two tables, fol. 1702, 11. 4s.

Pollexfen's reports, fol. very incorrect, varying in the pages, the date printed in numeral letters; thus, MDCCLII.

Note. Also there are several chaems in the pages of Pollexfen, viz. 173 to 176, 181 to 184, 649 and 652 mispaged, and 189 repeated.

Popham's (Sir John) reports and cases from the 34th to the 39th of Q. Elizabeth; written with his own hand in French, and now faithfully translated into English; to which are added, some remarkable cases reported by others since his death, from the 15th of K. James to the 2d of K. Charles I. 2d edit. fol. 1682, 7s.

Popham's reports, fol.
The additional cases to Popham are of no authority. Per Ld. Holt, 1 Peere Will. 17.

Practical register of the common pleas. Containing select cases or determinations in point of practice in that court, in the reigns of Q. Anne, K. George I. and K. George II. Svo. 1745, 6s.

Precedents in chancery: being a collection of cases in chancery, from 1689 to 1722, 2d edition, with notes and references to the former and latter reports, by Thomas Finch, esq.; of the Inner Temple, royal Svo. 1766, 10s. 6d. 1733, 1747, 1750, fol. the same, 7s. 6d.

It was said by Ld. Hardwicke, these notes, down to 1708, were taken by Mr. Pooley, the remainder by Mr. Robins.

Several of the cases in this book are in the same words as in Gilbert's reports, and are said by Mr. Viner to be the reports of that great man, Mr. Pooley. V. 5, p. 408, 5th Consideration. b. 17. to whom Mr. V. also ascribes the first volume of abridgment of cases in equity.

Raymond's (Ld.) reports, and entries in the king's bench and common pleas, in the reign of K. William, Q. Anne, K. Geo. I. and K. Geo. II. 3d edit. corrected, with many additional references to former and latter reports, by Geo. Willson, esq.; serjeant at law, 3 vol. folio, 1775, 1765, 41. 8s.

A new edition of these reports is in the press.

Raymond's reports, 2 vol. fol. (1743, 14. 16s.) 1765; V. 1. Bur. 36.
Reports.

RAYMOND'S entries (translated by Mr. serjeant Wilson) sold separate, to complete his reports, fol. 1765, 1s. 5d.

RAYMOND'S (Sir Tho.) reports of divers special cases in the courts of king's bench, common pleas, and exchequer, from the 12th to the 35th of K. Charles II. The 2d edit. with many new references, fol. 1743, 18s.

RAYMOND'S reports, fol. 1696, 7s.

REPORT of crown cases, 20 Geo. II. 1746, to the end of his reign. See Fother.

Reports and cases of practice in the court of common pleas, in the reigns of Q. Anne, K. Geo. I. and K. Geo. II. together with the rules, orders, and notices in the said court, from the 35th of K. Henry VI. and in the king's bench, from the 2d of K. James I. to the present time; by a late eminent hand, viz. Sir Geo. Cooke, fol. 1742, 6s.

Reports and cases of practice, 2 vol. 8vo. 1747, 9s.

REPORT of all the cases, determined by sir John Holt, from 1688 to 1710; containing many cases never before printed, taken from an original MS. of Tho. Farresley, esq; also several cases in chancery and the exchequer chamber, folio. (P. 1. Will. 15.) 1758, 18s.

Reports of cases in the court of chancery, in the reigns of K. Char. I. K. Char. II. K. James II. K. Will. III. and Q. Anne; being special cases, and most of them decreed with the assistance of the judges; 3d edit. with many additional references, fol. 1736, 11. 5s.

Reports of cases in chancery, 3 vol. 8vo. 1715; (2 vol. 1697, 28. 6d.) 1716, 9s.

Reports in chancery, by Nelson, 8vo. 1717, 3s.

Reports of cases in equity. See Gilbert's.

Reports in the time of Q. Anne. See Mod. rep. part II.

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The preface is signed by W. N. i.e. William Nelson, esq.

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