PART III

SPECIFIC BRITISH STATUTES: THEIR TREATMENT BY COURTS, LEGISLATURES, AND LIST-MAKERS
INTRODUCTORY NOTE

This Table is designed to list references to British statutes appearing between 1776 and 1836 in the following sources:

1. Statutes of the several states and territories of the United States
2. Reported decisions by the courts of the several states and territories of the United States
3. Lists authorized by state legislatures purporting to set out all British statutes considered in force and/or not in force in the particular jurisdiction

To facilitate reference by subject, the English statutes themselves have been arranged under key words taken from the index to the Statutes of the Realm. Thus under a key word—e.g., Dower—will appear all the English statutes mentioned in the reports or statutes or lists. Each particular British statute is identified by its full title, the regnal year citation, and references to both the Statutes at Large and the Statutes of the Realm (hereinafter cited as S.L. and S.R., respectively). Under each such statute, in alphabetical order, are listed the several jurisdictions of the United States which have been concerned with this particular statute. Under each jurisdiction are references to the reports or statutes or lists which mention the particular English statute. To avoid cross-referencing, a single English statute which dealt with more than one topic has been placed under as many key words as seemed desirable. For the sake of convenience, the following abbreviations have been used in referring to the authorized lists:

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Jurisdiction</th>
<th>Official Title of List</th>
</tr>
</thead>
<tbody>
<tr>
<td>Binney</td>
<td>Pennsylvania</td>
<td>The Report of the Judges of the Supreme Court of the Commonwealth of Pennsylvania, 1808, 3 Binney (Pa.) 593</td>
</tr>
<tr>
<td>Cooper</td>
<td>South Carolina</td>
<td>&quot;An Act to put in force . . . the several Statutes of the Kingdom of England . . . therein particularly mentioned,&quot; Cooper, ed., 2 Statutes at Large of South Carolina 401 (1837)</td>
</tr>
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<td>Abbreviation</td>
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<tr>
<td>Kilty</td>
<td>Maryland</td>
<td>Kilty, A Report of All Such English Statutes . . . (1811)</td>
</tr>
<tr>
<td>Roberts</td>
<td>Pennsylvania</td>
<td>Roberts, A Digest of Select British Statutes . . . (1817)</td>
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<tr>
<td>Schley</td>
<td>Georgia</td>
<td>Schley, A Digest of the English Statutes . . . (1826)</td>
</tr>
</tbody>
</table>

In preparing the Table, no reliance was placed on indices to the volumes of statutes or printed reports. Instead, the pages of all reports and statutes were scanned individually to locate each reference to an English statute. Cards were prepared showing each entry. The validity of each reference was checked for context against the particular British statute and the case or statute referring to it. The cards were then filed under the key words taken from the index to the Statutes of the Realm.

The student research assistants who contributed to the completion of this study included John Baumgartner, Law '60, Clarhold Britton, Law '61, S. Stuart Eilers, Law '63, William McCarter, Law '63, Richard Snyder, Wade C. Stevens, Law '63, James J. White, Law '62, and Richard Wood, Law '62. Particular mention must be made of three of these individuals: John Baumgartner, who was the first to work on the project and who laid down the pattern for locating and identifying the individual references, Joseph Schneider, who was responsible for the organization of the Table and the selection of the key words drawn from the index to the Statutes of the Realm, and Wade Stevens, who rechecked each individual reference and double checked all entries. Louise S. Brown and Ross N. Pearson, Jr., did the final proof-reading. Mary H. Dobson, Jean V. Hughes, and Roma Schneider typed the manuscript. Grateful acknowledgment is due to each for his individual contribution.
ABJURATION
For abjurations and sanctuaries.
22 Hen. 8, c. 14 (1530), 4 S.L.
208; 22 Hen. 8, c. 14 (1530-31),
3 S.R. 332
North Carolina: State v. Gayner,
1 C. & N. 305 (1801)
South Carolina: 2 Cooper 408
Tennessee: Garner v. State, 13
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ACCESSARIES
An act that accessaries in murder
and divers felonies shall not have
the benefit of clergy. 4 & 5 Phil.
& M., c. 4 (1557), 6 S.L. 95; 4 & 5
Phil. & M., c. 4 (1557-58), 4 S.R.
322
New York: Butler's Case, 4 Rog.
N.Y. City H. Rec. 77 (1819)
North Carolina: State v. Seaborn,
15 N.C. 305 (1833)
South Carolina: 2 Cooper 409

ACCOUNT AND ACCOUNTANT
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Fermors shall make no waste.
52 Hen. 3, c. 23 (1267), 1 S.L. 70;
52 Hen. 3, St. Marlb., c. 23
(1267), 1 S.R. 24
Connecticut: Moore v. Ellsworth,
3 Conn. 483 (1821)
Georgia: Schley 81
Maryland: Kilty 209
Massachusetts: Sackett v. Sackett,
25 Mass. (8 Pick.) 309 (1829)
New Hampshire: Chase v. Hazelton,
7 N.H. 171 (1834)
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Edw. 1 (1283 or 1285), 1. S.L.
141; 11 Edw. 1 (1283), 1 S.R. 53
Delaware: Ex parte Dixon, 1 Del.
Ch. 261 (1824)
Maryland: Watkins v. Worthington,
2 Bla. Ch. 509 (1830); Tessier v.
Wyse, 3 Bla. Ch. 28 (1830);
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284 (1831)

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mon pleas. 19 Hen. 7, c. 9 (1503),
4 S.L. 91; 19 Hen. 7, c. 9 (1503-04),
2 S.R. 553
Maryland: Kilty 229
South Carolina: White v. City
Council, 2 Hill 571 (1835);
2 Cooper 408

An act to give costs to the de-
fendant upon a nonsuit of the
plaintiff, or verdict against him.
4 Jac. 1, c. 3 (1606), 7 S.L. 206;
4 Jac. 1, c. 3 (1606-07), 4 S.R.
1141
Georgia: Schley 235
Maryland: Kilty 236
Pennsylvania: 3 Binney 623;
Roberts 129
South Carolina: Ex'rs of Bordeaux
v. Cave, 2 Bail. 6 (1830); 2 Cooper
410
Tennessee: Wallen v. M'Henry's
Lessee, 10 Tenn. 310 (1829)

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Actions popular, prosecuted by
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4 Hen. 7, c. 20 (1487), 4 S.L. 48;
4 Hen. 7, c. 20 (1488-89), 2 S.R.
543
Georgia: Schley 141
Maryland: Kilty 229
Pennsylvania: 3 Binney 617;
Roberts 372

An act for the ease of the subject,
concerning informations upon
penal statutes. 21 Jac. 1, c. 4
(1623), 7 S.L. 260; 21 Jac. 1, c. 4
(1623-24), 4 S.R. 1214
Georgia: Schley 239
Maine: Titus v. Frankfort, 15 Me.
89 (1838)
Maryland: Kilty 236
Federal: Foyles v. Law, 3 Cranch
C.C. 118 (1827)

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the administration of the goods of him that dieth intestate. The
benefit and charge of an administrator. 31 Edw. 3, St. 1, c. 11
(1357), 2 S.L. 113; 31 Edw. 3, St. 1, c. 11 (1357), 1 S.R. 351
Alabama: Mayfield v. Clifton, 3 Stew. 375 (1831)
Georgia: Carnochan v. Abrahams, Charlt. T.U.P. 196 (1810); Schley 125
Massachusetts: Pitts v. Hale, 3 Mass. 321 (1807)
New Jersey: Dickerson v. Robinson, 6 N.J.L. 195 (1822)
North Carolina: Carthey v. Webb, 6 N.C. 268 (1813)
Pennsylvania: Lattimore v. Simmons, 13 S. & R. 183 (1825); Penrod v. Morrison, 2 Pen. & W. 126 (1830); Ellmaker's Estate, 4 Watts 34 (1835); 3 Binney 612; Roberts 250
South Carolina: M'Vaughters v. Elder, 2 Brev. 307 (1809); Ordinary v. Bonner, 2 Hill 468 (1834); 2 Cooper 405
Tennessee: Lasseter v. Turner, 9 Tenn. 413 (1830)
Virginia: Dykes & Co. v. Woodhouse's Adm'r, 24 Va. (3 Rand.) 287 (1825)

An act against fraudulent administration of intestates goods. 43 Eliz., c. 8 (1601), 7 S.L. 50; 43 Eliz., c. 8 (1601), 4 S.R. 972
Georgia: Schley 233
Maryland: Kilty 236
North Carolina: Barnard v. Gregory, 14 N.C. 223 (1831)
Pennsylvania: 3 Binney 622; Roberts 256
South Carolina: 2 Cooper 410

An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19
New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)
North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 C. & N. 361 (1801)
Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Bin. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)
South Carolina: 2 Cooper 411

ADIMIRALTY
With what things the admiral and his deputy shall meddle. 13 Rich. 2, St. 1, c. 5 (1389), 2 S.L. 312; 13 Rich. 2, St. 1, c. 5 (1389-90), 2 S.R. 62
Maryland: Kilty 223
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Federal: Gardner v. The New Jersey, 1 Pet. Adm. 223 (1806); De Lovio v. Boit, 2 Gall. 398 (1815); United States v. Wiltberger, 18 U.S. (5 Wheat.) 76 (1820); Jenks v. Lewis, 3 Mas. 503 (1825); Steele v. Thacher, 1 Ware, 85 (1825); Plummer v. Webb, 4 Mas. 380 (1827); Bains v. Schooner James, Bald. C.C. 544 (1832); Schooner Volunteer, 1 Sumn. 551 (1834); Thomas v. Lane, 2 Sumn. 1 (1834)

In what places the admiral's jurisdiction doth lie. 15 Rich. 2, c. 3 (1391), 2 S.L. 340; 15 Rich. 2, c. 3 (1391), 2 S.R. 78
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Virginia: Commonwealth v. Gaines, 4 Va. (2 Va. Cas.) 172 (1819)

Federal: Gardner v. The New Jersey, 1 Pet. Adm. 223 (1806); De Lovio v. Boit, 2 Gall. 398 (1815); Ship Grand Turk, 1 Pai. C.C. 73 (1817); United States v. Wiltberger, 18 U.S. (5 Wheat.) 76 (1820); Steele v. Thacher, 1 Ware 85 (1825); Plummer v. Webb, 4 Mas. 380 (1827); Bains v. Schooner James, Bald. C.C. 544 (1832); Schooner Volunteer, 1 Sumn. 551
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Federal: Jennings v. Carson, 1 Pet. Adm. 1 (1792)

An act declaring the authority of the commissioners appointed by his Majesty under the great seal of Great Britain, for receiving, hearing, and determining appeals in causes of prizes. 22 Geo. 2, c. 3 (1749), 19 S.L. 274
Federal: Jennings v. Carson, 1 Pet. Adm. 1 (1792)

AFFIDAVITS
An act for taking affidavits in the country, to be made use of in the courts of King's bench, common pleas and exchequer. 29 Car. 2, c. 5 (1676), 8 S.L. 410; 29 Car. 2, c. 5 (1677), 5 S.R. 846
Delaware: Jacobs v. Aydlotte, 1 Del. Cas. 443 (1797)

An act to prevent the committing of frauds by bankrupts. 5 Geo. 2, c. 30 (1732), 16 S.L. 335
Kentucky: Tribble v. Taul, 23 Ky. (7 T.B.Mon.) 455 (1828)
New Jersey: Sharp v. Teese, 9 N.J.L. 352 (1828)
New York: Frost v. Carter, 1 Johns. Cas. 74 (1799); Duncan v. Lyon, 3 Johns. Ch. R. 351 (1818); Dale v. Cooke, 4 Johns. Ch. R. 11 (1819); Roosevelt v. Mark, 6 Johns. Ch. R. 266 (1822)
Pennsylvania: Pleasants v. Meng, 1 Dall. 380 (1788); Rugar v. West, 1 Binn. 263 (1808); Blythe v. Johns, 5 Binn. 247 (1812); Kingston v. Wharton, 2 S. & R. 208 (1816)
Rhode Island: Greene v. Davling, 5 Mas. 201 (1828)
Federal: Vasse v. Comegys, 4 Wash. C.C. 570 (1825); Howe v. Sheppard, 2 Sumn. 409 (1836); In re Morris, Crabbe 70 (1837)

AIDS
The King or his heirs shall have no tallage or aid without consent of parliament. 34 Edw. 1, St. 4, c. 1 (1306), 1 S.L. 319; 25 Edw. 1, St. Tall., c. 1 (1297), 1 S.R. 125
South Carolina: 2 Cooper 404

ALE AND BEER
A Statute of the Pillory and Tumbrel, and the Assise of Bread and Ale. 51 Hen. 3, St. 6 (1266), 1 S.L. 47; Temp Incert., 1 S.R. 201
Pennsylvania: James v. Commonwealth, 12 S. & R. 220 (1825)

ALIENS
The warranty of packing of wool shall be put out. An inquest shall be de Medietate Linguae, where an alien is party. 28 Edw. 3, c. 13 (1354), 2 S.L. 104; 28 Edw. 3, c. 13 (1354), 1 S.R. 348
North Carolina: State v. Antonio, 11 N.C. 200 (1825)
Pennsylvania: Respublica v. Mesca, 1 DalL 73 (1783); 3 Binney 611; Roberts 336


An act for taking off aliens duty upon commodities of the growth, product, and manufacture of the nation. 25 Car. 2, c. 6 (1672), 8 S.L. 395; 25 Car. 2, c. 6 (1672), 5 S.R. 791

An act to enable his Majesty's natural-born subjects to inherit the estate of their ancestors,
either lineal or collateral, notwithstanding their father or mother were aliens. 11 & 12 Will. 3, c. 6 (1700), 10 S.L. 319; 11 Will. 3, c. 6 (1698-99), 7 S.R. 590

Georgia: Schley 312

Massachusetts: Palmer v. Downer, 2 Mass. 179 note (1801); Merry v. Prince, 2 Mass. 176 (1806)

New York: Lessee of Levy v. M'Cartee, 31 U.S. (6 Pet.) 102 (1832); Jackson v. Fitz Simmons, 10 Wend. 9 (1832)

Pennsylvania: 3 Binney 625; Roberts 20

South Carolina: 2 Cooper 412

An act to obviate doubts that may arise upon an act made and passed in the eleventh and twelfth years of the reign of his late majesty King William the Third, intituled, An act to enable his Majesty’s natural born subjects to inherit the estate of their ancestors, either lineal or collateral, notwithstanding their father or mother were aliens. 25 Geo. 2, c. 39 (1752), 20 S.L. 383


ALLEGIANCE
An act to retain the Queen’s majesty’s subjects in their due obedience. 23 Eliz., c. 1 (1581), 6 S.L. 332; 23 Eliz., c. 1 (1580-81), 4 S.R. 657

Connecticut: Barkhamsted v. Parsons, 3 Conn. 1 (1819)

An act for the more speedy and due execution of certain branches of the statute made in the twenty-third year of the Queen’s majesty’s reign, intituled, An act to retain the Queen’s majesty’s subjects in their due obedience. 29 Eliz., c. 6 (1587); 6 S.L. 394; 29 Eliz., c. 6 (1586-87), 4 S.R. 771


ALLUM MINES
An act concerning monopolies and dispensations with penal laws and the forfeitures thereof. 21 Jac. 1, c. 3 (1623), 7 S.L. 255; 21 Jac. 1, c. 3 (1623-24), 4 S.R. 1212

Maryland: Cunningham v. Browning, 1 Bla. Ch. 299 (1827)

New York: Commonwealth v. Bean, 3 Wheel. Cr. C. 67 (1824)


ALMS
A Contra formam Collationis; and a Cessavit to recover lands given in alms. 13 Edw. 1, St. 1, c. 41 (1285), 1 S.L. 218; 13 Edw. 1, Westminster 2d, c. 41 (1285), 1 S.R. 91


AMBASSADORS
An act for preserving the privileges of ambassadors, and other publick ministers of foreign
AMBASSADORS

princes and states. 7 Anne, c. 12 (1708), 11 S.L. 487; 7 Anne, c. 12 (1708), 9 S.R. 81
South Carolina: State v. De La Foret, 2 N. & Mc. 217 (1820)

AMENDMENT

The justices may in certain cases amend defaults in records. 8 Hen. 6, c. 15 (1429), 3 S.L. 137; 8 Hen. 6, c. 15 (1429), 2 S.R. 252
Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)
Georgia: Schley 134
Kentucky: Jeffrey's Heirs v. Callis, 34 Ky. (4 Dana.) 465 (1836)
Maryland: Kilty 227
Pennsylvania: 3 Binney 615;
Roberts 34
South Carolina: Rep's of Bourdeaux v. Treasurers, 3 McCord 142 (1825); 2 Cooper 407
Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

An act for the amendment of writs of error; and for the further preventing the arresting or reversing of judgments after verdict. 5 Geo. 1, c. 13 (1718), 14 S.L. 49
Maryland: Giles v. Perryman, 1 H. & G. 164 (1827); Kilty 248
New Jersey: Hill v. Hill, 1 N.J.L. 261 (1794)
North Carolina: Dudley v. Carmolt, 5 N.C. 339 (1810); Glisson v. Herring, 13 N.C. 156 (1829); West v. Ratledge, 15 N.C. 31 (1833)
Pennsylvania: Thomas v. Culp, 4 S. & R. 271 (1818); Finney v. Crawford, 2 Watts 294 (1834); 3 Binney 626; Roberts 48
Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

AMERICIAMENTS

Amerciaments shall be reasonable, and according to the offence. 3 Edw. 1, c. 6 (1275), 1 S.L. 80; 3 Edw. 1, c. 6 (1275), 1 S.R. 28
South Carolina: 2 Cooper 403

AMERICA AND AMERICAN PLANTATIONS

An act for ascertaining the rates of foreign coins in her Majesty's plantations in America. 6 Anne, c. 30 (1707), 11 S.L. 412; 6 Anne, c. 57 (1707), 8 S.R. 792
Maryland: Hepburn's Case, 3 Bla. Ch. 95 (1830)

An act for the preservation of white and other pine trees growing in her Majesty's colonies of New Hampshire, the Massachusetts Bay, and province of Main, Rhode Island, and the Narraganset country, or King's Province, and Connecticut, in New England, and New York, and New Jersey, in America, for the mast­ing her Majesty's navy. 9 Anne, c. 17 (1710), 12 S.L. 185; 9 Anne, c. 22 (1710), 9 S.R. 480
Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825); Duvall v. Waters, 1 Bla. Ch. 569 (1829)

An act for granting certain duties in the British colonies and plantations in America; for continuing, amending, and making perpetual, an act passed in the sixth year of the reign of his late majesty King George the Second, (intituled, An act for the better securing and encouraging the trade of his Maj­esty's sugar colonies in America;) for applying the produce of such duties, and of the duties to arise by virtue of the said act, towards defraying the expenses of defend­ing, protecting, and securing the said colonies and plantations; for explaining an act made in the twen­ty-fifth year of the reign of King Charles the Second, (intituled, An act for the encouragement of the Greenland and Eastland trades, and for the better securing the plantation trade;) and for altering and disallowing several drawbacks
on exports from this kingdom, and
more effectually preventing the
clandestine conveyance of goods to
and from the said colonies and
plantations, and improving and
securing the trade between the
same and Great Britain. 4 Geo. 3,
c. 15 (1764), 26 S.L. 33
Maryland: Dashiel v. Heron, 1 H. &
McH. 385 (1771)

ANNUITIES
An act for registering the grants
of life annuities; and for the better
protection of infants against such
grants. 17 Geo. 3, c. 26 (1777),
31 S.L. 350
Delaware: Wilson v. George, 2 Del.
Cas. 413 (1818)

APPEAL
Appeal against the principal and
accessory. 3 Edw. 1, c. 14 (1275),
1 S.L. 83; 3 Edw. 1, c. 14 (1275),
1 S.R. 30
South Carolina: 2 Cooper 403

The [appellee] being acquitted,
the appellor and abettors shall be
punished. There shall be no es­
soin for the appellor. 13 Edw. 1,
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Edw. 1, Westminster 2d, c. 12
(1285), 1 S.R. 81
Pennsylvania: 3 Binney 604;
Roberts 61
South Carolina: 2 Cooper 404

To whom the only writ of trespass
of Oyer and Terminer shall be
granted. In what case the writ of
Odivo & Atia is granted. 13 Edw. 1,
St. 1, c. 29 (1285), 1 S.L. 202; 13
Edw. 1, Westminster 2d, c. 29
(1285), 1 S.R. 85
Maryland: Blackiston v. Carroll
(1696), 1 American Legal Records:
Proceedings of the Maryland
Court of Appeals, 1695-1729,* 29
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*Hereinafter cited as 1 Am. Leg. Rec.

What process shall be awarded
against those that be appealed by
approvers. 28 Edw. 1, St. 2
(1300), 1 S.L. 287; 28 Edw. 1
(1300), 1 S.R. 141
Pennsylvania: 3 Binney 608;
Roberts 62

Appeals or indictments of felony
committed, in a place where there
is none such. 18 Hen. 6, c. 12
(1439), 3 S.L. 234; 18 Hen. 6, c. 12
(1439), 2 S.R. 310
South Carolina: 2 Cooper 407

For the avoiding of tedious suits
in civil and marine causes.
8 Eliz., c. 5 (1565), 6 S.L. 236;
8 Eliz., c. 5 (1566), 4 S.R. 488
Adm. 1 (1792)

APPEAL OF DEATH
In what only case a woman shall
have an appeal of death. 9 Hen. 3,
c. 34 (Magna Charta) (1225), 1 S.L.
12; 9 Hen. 3, (Magna Charta)
(1224-25), 1 S.R. 22
Georgia: Schley 48
Pennsylvania: 3 Binney 599;
Roberts 55
South Carolina: 2 Cooper 403

APPEARANCE
An act for making process in
courts of equity effectual against
persons who abscond, and cannot
be served therewith, or who re­
fuse to appear. 5 Geo. 2, c. 25
(1732), 16 S.L. 327
Georgia: Schley 366
Maryland: Hagthorp v. Hook's
Adm'trs, 1 G. & J. 270 (1829);
Buckingham v. Peddicord, 2 Bla.
Ch. 447 (1830); Neale v. Hagthorp,
3 Bla. Ch. 551 (1832)
Virginia: Morrison v. Campbell,
23 Va. (2 Rand.) 206 (1824)

An act to explain, amend and
render more effectual an act
made in the twelfth year of the
reign of his late Majesty King
George the First, intituled, An act to prevent frivolous and vexatious arrests. 5 Geo. 2, c. 27 (1732), 16 S.L. 331

Pennsylvania: Sims v. Hampton, 1 S. & R. 411 (1815)

APPRENTICES

An act containing divers orders for artificers, labourers, servants of husbandry and apprentices. 5 Eliz., c. 4 (1562), 6 S.L. 159; 5 Eliz., c. 4 (1562-63), 4 S.R. 414

Connecticut: Barkhamsted v. Parsons, 3 Conn. 1 (1819)

New Jersey: State v. Taylor, 3 N.J.L. 58 (1808); Ackerman v. Taylor, 9 N.J.L. 65 (1827)

North Carolina: Dowd v. Davis, 15 N.C. 61 (1833)

Pennsylvania: Commonwealth v. Sturgeon, 2 Bro. (Pa.) 205 (1810); Ex parte Meason, 5 Binn. 167 (1812)

South Carolina: M'Knight v. Hogg, 3 Brev. 44 (1812)

An act for the continuing and better maintenance of husbandry and other manual occupations, by the true implantion of monies given and to be given for the binding out of apprentices. 7 Jac. 1, c. 3 (1609), 7 S.L. 218; 7 Jac. 1, c. 3 (1609-10), 4 S.R. 1157

Pennsylvania: Magill v. Brown; Bright. N.P. 346 (1833)

An act for the better adjusting and more easy recovery of the wages of certain servants; and for the better regulation of such servants, and of certain apprentices. 20 Geo. 2, c. 19 (1747), 19 S.L. 48

New Jersey: Ackerman v. Taylor, 9 N.J.L. 65 (1827)

An act to amend an act made in third year of the reign of King William and Queen Mary, intituled, An act for the better explanation, and supplying the defects of the former laws for the settlement of the poor, so far as the same relates to apprentices gaining a settlement by indenture; and also to empower justices of the peace to determine differences between masters and mistresses and their servants in husbandry, touching their wages, though such servants are hired for less time than a year. 31 Geo. 2, c. 11 (1758), 22 S.L. 235

New Jersey: Hopewell v. Amwell, 3 N.J.L. 422 (1808)

An act for better regulating apprentices, and persons working under contract. 6 Geo. 3, c. 25 (1765), 27 S.L. 94

Pennsylvania: Commonwealth v. Sturgeon, 2 Bro. (Pa.) 205 (1810)

ARBITRATION

An act for determining difference by arbitration. 9 & 10 Will. 3, c. 15 (1698), 10 S.L. 139; 9 Will. 3, c. 15 (1697-98), 7 S.R. 369

Delaware: Gilpin v. Gilpin, 1 Del. Cas. 19 (1793); 1 Del. Cas. 343 (1793); Beeson v. Elliott, 1 Del. Ch. 368 (1831)

Georgia: Schley 302

Indiana: Titus v. Scantling, 4 Blackf. 89 (1835)

Maryland: Phillips v. Shipley, 1 Bla. Ch. 516 (1828); Shriver v. State, 9 G. & J. 1 (1837); Caton v. MacTavish, 10 G. & J. 192 (1838)

Massachusetts: Webster v. Lee, 5 Mass. 334 (1809)

New Jersey: Ford v. Potts, 6 N.J.L. 388 (1797); Anonymous, 2 N.J.L. 213, 1 Penning. 228 (1807); Prosser v. Richards, 2 N.J.L. 356, 1 Penning. 377 (1808); Sherron v. Wood, 10 N.J.L. 7 (1828); Hazen v. Addis, 14 N.J.L. 333 (1834)


North Carolina: Simpson v. McBee, 14 N.C. 531 (1832)
Pennsylvania: Williams v. Craig, 1 Dall. 313 (1788)

ARCHERY
The bill for the maintaining artillery, and the debarring of unlawful games. 33 Hen. 8, c. 9 (1541), 5 S.L. 79; 33 Hen. 8, c. 9 (1541-42), 3 S.R. 837

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)
Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

ARMS & ARMED MEN
No man shall come before the justices or go or ride armed. 2 Edw. 3, c. 3 (1328), 1 S.L. 422; 2 Edw. 3, St. Northam., c. 3 (1328), 1 S.R. 258

Tennessee: Simpson v. State, 13 Tenn. 356 (1833)

ARMY
Taking of horses, carts, and wood. 9 Hen. 3, c. 21 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 244

ARREST OF JUDGMENT
An act to prevent frivolous and vexatious arrests. 12 Geo. 1, c. 29 (1725), 15 S.L. 331

D.C.: Winter v. Simonton, 2 Cranch C.C. 585 (1825)

Georgia: Central Bank v. Kendrick, 302 (1830); Schley 244


North Carolina: Gidney v. Hallsey, 9 N.C. 550 (1823)

Ohio: Howe v. Dawson, Tap. 201 (1817)

Pennsylvania: Henry v. Boyle, 1 Miles 386 (1830); 3 Binney 624; Roberts 39

South Carolina: 2 Cooper 411

ARRESTS
An act to prevent frivolous and vexatious arrests. 12 Geo. 1, c. 29 (1725), 15 S.L. 331

D.C.: Winter v. Simonton, 2 Cranch C.C. 585 (1825)

Georgia: Central Bank v. Kendrick, 302 (1830); Schley 244

Pennsylvania: Fisher v. Consequa, 2 Bro. (Pa.) append. 28 (1809)

ARTIFICERS
An act containing divers orders for artificers, labourers, servants of husbandry and apprentices. 5 Eliz., c. 4 (1562), 6 S.L. 159; 5 Eliz., c. 4 (1562-63), 4 S.R. 414

Connecticut: Barkhamsted v. Parsons, 3 Conn. 1 (1819)

New Jersey: State v. Taylor, 3 N.J.L. 59 (2 Penning. 467) (1808); Ackerman v. Taylor, 9 N.J.L. 65 (1827)

North Carolina: Dowd v. Davis, 15 N.C. 61 (1833)

Pennsylvania: Commonwealth v. Sturgeon, 2 Bro. (Pa.) 205 (1810); Ex Parte Meason, 5 Binn. 167 (1812)

South Carolina: M'Knight v. Hogg, 3 Brev. 44 (1812)

ASSIZES
The authority of justices of Nisi prius. Adjournment of suits.
Certain writs that are determinable in their proper counties. A jury may give their verdict at large. None but who were summoned shall be put in assizes or juries. 13 Edw. 1, St. 1, c. 30 (1285), 1 S.L. 203; 13 Edw. 1, Westminster 2d, c. 30 (1285), 1 S.R. 85

New Jersey: Springer v. Reeves, 4 N.J.L. 207 (1818)

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

Pennsylvania: 3 Binney 605; Roberts 326

In what case the plaintiff shall not be nonsuit if the verdict pass against him. 2 Hen. 4, c. 7 (1400), 2 S.L. 410; 2 Hen. 4, c. 7 (1400-01) 2 S.R. 123

Maryland: Kilty 224


Pennsylvania: 3 Binney 614; Roberts 396

Plaintiffs in assise may abridge their plaints. 21 Hen. 8, c. 3 (1529), 4 S.L. 165; 21 Hen. 8, c. 3 (1529), 3 S.R. 284


Pennsylvania: 3 Binney 618; Roberts 166

ASSIZE OF BATTLE

Where the wife shall be endowable of lands recovered against her husband. Where the heir may avoid a dower recovered. A remedy for particular tenants losing by default. 13 Edw. 1, St. 1, c. 4 (1285), 1 S.L. 171; 13 Edw. 1, Westminster 2d, c. 4 (1285), 1 S.R. 74

Georgia: Schley 98

Maryland: Kilty 212

Pennsylvania: 3 Binney 603; Roberts 182

ASSIZE OF DARREIN PRESENTMENT

Assises of Darrein presentment. 9 Hen. 3, c. 13 (Magna Charta) (1225), 1 S.L. 6; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 40

ASSIZE OF MORT D'ANCESTOR

Where and before whom assizes shall be taken. Adjournment for difficulty. 9 Hen. 3, c. 12 (Magna Charta) (1225), 1 S.L. 6; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 39

Georgia: Schley 39

Pennsylvania: 3 Binney 599; Roberts 144

Jointenancy pleaded in abatement of a writ, &c. 34 Edw. 1, St. 1 (1306), 1 S.L. 313; 34 Edw. 1, St. Joint-Ten., (1306), 1 S.R. 145

Pennsylvania: 3 Binney 609; Roberts 159

ASSIZE OF NOVEL DISSEISIN

Where and before whom assizes shall be taken. Adjournment for difficulty. 9 Hen. 3, c. 12 (Magna Charta) (1225), 1 S.L. 6; 9 Hen. 3, (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 39

In what cases lords may approve against their tenants. 20 Hen. 3, c. 4 (1235), 1 S.L. 27; 20 Hen. 3, St. Mert., c. 4 (1235-36), 1 S.R. 2

Pennsylvania: Western University v. Robinson, 12 S. & R. 29 (1824)

Several actions wherein damages shall be recovered. 6 Edw. 1, c. 1 (1278), 1 S.L. 119; 6 Edw. 1, St. Glouc., c. 1 (1278), 1 S.R. 47

D.C.: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)

Georgia: Schley 93

Georgia: Schley 93
Maryland: Forrest v. Hanson, 1 Cranch C.C. 63 (1802); Kiersted v. Rogers, 6 H. & J. 282 (1824); Kilty 210
New Hampshire: Chase v. Hazelton, 7 N.H. 171 (1834)
New Jersey: Martin v. Martin, 14 N.J.L. 125 (1833)
Ohio: Bell v. Bates, 3 Hamm. 380 (1828)
Pennsylvania: Benner v. Evans, 3 Pen. & W. 454 (1832); 3 Binney 602; Roberts 107
Tennessee: Wallen v. M'Henry's Lessee, 10 Tenn. 310 (1829)

Maryland: Whittington v. Polk, 1 H. & J. 236 (1802); Jones v. Jones, 1 Bla. Ch. 443 (1829); Duval v. Waters, 1 Bla. Ch. 569 (1829); Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Hanson v. Barnes' Lessee, 3 G. & J. 359 (1831); Coombs v. Jordan, 3 Bla. Ch. 284 (1831); Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832); Mullikin v. Duval, 7 G. & J. 355 (1835); Miller v. Allison, 8 G. & J. 35 (1836)


Missouri: Scott v. Whitehill, 1 Mo. 764 (1827)

New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806); Stymets v. Brooks, 10 Wend. 206 (1833);

Mason v. Denison, 15 Wend. 64 (1835)
North Carolina: Jones v. Edmonds, 7 N.C. 43 (1819)
Ohio: Stiles v. Murphy, 4 hamm. 92 (1-4 Ohio 729) (1829)
South Carolina: D'Urfhey v. Nelson, 1 Brev. 289 (1803); Blake v. Heyward, Bail. Eq. 208 (1831)
Tennessee: Boyd v. Armstrong's Heirs, 9 Tenn. 40 (1821); Ward v. Southerland, 7 Tenn. 462 (1822)
Virginia: Coleman v. Cocks, 27 Va. (6 Rand.) 618 (1828); Wilson v. Jackson's Adm'x, 32 Va. (5 Leigh) 102 (1834)

Of what things an assise shall lie. Certificate of assise. Attachment in an assise. 13 Edw. 1, St. 1, c. 18 (1285), 1 S.L. 194; 13 Edw. 1, Westminster 2d, c. 18 (1285), 1 S.R. 82

Pennsylvania: Barnet v. Ihrie, 17 S. & R. 174 (1828); 3 Binney 605; Roberts 152

Jointenancy pleaded in abatement of a writ, &c. 34 Edw. 1, St. 1 (1306), 1 S.L. 313; 34 Edw. 1, St. Joint-Ten., (1306), 1 S.R. 145

Pennsylvania: 3 Binney 609; Roberts 159

Tenants in assise of Novel dis­seisin may make attornies. 12 Edw. 2, St. 1, c. 1 (1318), 1 S.L. 352; 12 Edw. 2, St. Ebor., c. 1 (1318), 1 S.R. 177

Pennsylvania: 3 Binney 609; Roberts 159

The penalty where a sheriff is named a disseisor in an assise. 11 Hen. 6, c. 2 (1433), 3 S.L. 182; 11 Hen. 6, c. 2 (1433), 2 S.R. 279

Pennsylvania: 3 Binney 616; Roberts 164
ATTAIN
An act against perjury and untrue verdicts. 23 Hen. 8, c. 3 (1531), 4 S.L. 215; 23 Hen. 8, c. 3 (1531-32), 3 S.R. 365
South Carolina: 2 Cooper 408

ATTORNEYS AND SOLICITORS
The conusor of a fine shall come personally before the justices. Where a commission shall be awarded to take a fine. Who may admit attorneys. 15 Edw. 2, Statutum de Carleol. de Finibus (1322), 1 S.L. 360; St. Fines & Attorn., 1 S.R. 215
Maryland: Kilty 215
Pennsylvania: 3 Binney 610; Roberts 265

The punishment of an attorney found in default. 4 Hen. 4, c. 18 (1402), 2 S.L. 438; 4 Hen. 4, c. 18 (1402), 2 S.R. 138
Maryland: Kilty 225
New York: Case of Emmet, 2 Cai. R. 386 (1805)
South Carolina: 2 Cooper 406
Tennessee: Smith v. State, 9 Tenn. 228 (1829)

An act requiring the practicers of law to take the oaths, and subscribe the declaration therein mentioned. 7 & 8 Will. 3, c. 24 (1696), 9 S.L. 437; 7 & 8 Will. 3, c. 24 (1695-96), 7 S.R. 109
South Carolina: 2 Cooper 412

An act for the better regulation of attorneys and solicitors. 2 Geo. 2, c. 23 (1729), 16 S.L. 54
Delaware: Killen v. Adams, 1 Del. Ch. 184 (1822)
Georgia: Schley 353
Maryland: Dugan v. Mayor of Baltimore, 1 G. & J. 499 (1829)
Tennessee: Peeler v. Norris, 12 Tenn. 331 (1833)

AVOWRY
An act concerning avowries for rents and services. 7 Hen. 8, c. 4 (1515), 4 S.L. 144; 7 Hen. 8, c. 4 (1515), 3 S.R. 178
Maryland: Hopewell v. Price, 2 H. & G. 275 (1828); Kilty 230
Pennsylvania: 3 Binney 618; Roberts 117

Avowries shall be made by the lord upon the land, without naming his tenant. 21 Hen. 8, c. 19 (1529), 4 S.L. 195; 21 Hen. 8, c. 19 (1529), 3 S.R. 303
Maryland: Hopewell v. Price, 2 H. & G. 275 (1828); Kilty 230
New York: Pike v. Gandall, 9 Wend. 149 (1832)

An act of limitation with a proviso. 32 Hen. 8, c. 2 (1540), 5 S.L. 7; 32 Hen. 8, c. 2 (1540), 3 S.R. 747
Georgia: Wakeman v. Roache, Dud. (Ga.) 123 (1832)
Kentucky: Reed v. Bullock, 16 Ky. (Litt. Sel. Cas.) 510 (1821); Woodruff v. Detheridge, 29 Ky. (6 J.J. Mar.) 368 (1831)
Maryland: Pancoast's Lessee v. Addison, 1 H. & J. 350 (1802)
New Jersey: Den v. Morris, 7 N.J.L. 6 (1822); Stevens v. Enders, 13 N.J.L. 271 (1833); Crane v. Alling, 14 N.J.L. 593 (1835)
New York: Bogardus v. Trinity Church, 4 Pai. Ch. 178 (1833)
Pennsylvania: Boehm v. Eagle, 1 Dall. 15 (1767); Morris's Lessee v. Vanderen, 1 Dall. 64 (1782); Eakin v. Raub, 12 S. & R. 330 (1825)
Rhode Island: Inman v. Barnes, 2 Gall. 315 (1814); Sisson v. Seabury, 1 Sumn. 235 (1832)
Tennessee: Weatherhead v. Lessee of Bledsoe's Heirs, 2 Tenn. 352 (1815)

An act for a more speedy and effectual proceeding upon distresses and avowries for rents. 17 Car. 2, c. 7 (1665), 8 S.L. 224; 17 Car. 2, c. 7 (1665), 5 S.R. 579
BAIL

Which prisoners be mainpernable, and which not. The penalty for unlawful bailment. 3 Edw. 1, c. 15 (1275), 1 S.L. 84; 3 Edw. 1, c. 15 (1275), 1 S.R. 30

Georgia: Schley 83
Maryland: Kilty 209
Ohio: Fight v. State, 7 Hamm., Pt. 1, 180 (6 & 7 Ohio 327) (1835)
Rhode Island: Sisson v. Seabury, 1 Summ. 235 (1832)
South Carolina: Barton v. Keith, 2 Hill 537 (1835)

Every justice of peace may let a prisoner to mainprise. No officer shall seise the goods of a prisoner until he be attainted. 1 Rich. 3, c. 3 (1483), 4 S.L. 2; 1 Rich. 3, c. 3 (1483-84), 2 S.R. 478

Maryland: Kilty 228
New York: People v. Huggins, 10 Wend. 464 (1833)
South Carolina: 2 Cooper 407

Justices of peace may let prisoners to bail. The sheriff shall certify the names of all his prisoners at the gaol-delivery. 3 Hen. 7, c. 3 (1487), 4 S.L. 30; 3 Hen. 7, c. 3 (1487), 2 S.R. 512

Georgia: Schley 139
Maryland: Kilty 228
Pennsylvania: 3 Binney 617;
Roberts 396
South Carolina: 2 Cooper 407

An act touching bailment of persons. 1 & 2 Phil. & M., c. 13 (1554), 6 S.L. 57; 1 & 2 Phil. & M., c. 13 (1554 & 1554-55), 4 S.R. 259
Georgia: State v. Asselin, Charlt. T.U.P. 184 (1808)
Maryland: Kilty 234
New Jersey: Ludlow v. Ex'rs of Ludlow, 4 N.J.L. 387 (1817)
Ohio: Fight v. State, 7 Hamm., Pt. 1, 180 (6 & 7 Ohio 327) (1835)
Pennsylvania: 3 Binney 621;
Roberts 77
South Carolina: Barton v. Keith, 2 Hill 537 (1835); State v. Hill, 2 Hill 607 (1835); 2 Cooper 409

BAILIFFS

What distresses shall be taken for the King's debts, and how it shall be used. 51 Hen. 3, St. 4 (1266), 1 S.L. 39; Temp. Incert., 1 S.R. 197b

Maryland: Kilty 208

Of what things an assise shall lie. Certificate of assise. Attachment in an assise. 13 Edw. 1, St. 1, c. 25 (1285), 1 S.L. 198; 13 Edw. 1, Westminster 2d, c. 25 (1285), 1 S.R. 84

Pennsylvania: Barnet v. Ihrie, 17 S. & R. 174 (1828); 3 Binney 605;
Roberts 152

BAILIFFS OF FRANCHISES & LIBERTIES

The order of the indictments taken in the sheriff's tourn. 13 Edw. 1, St. 1, c. 13 (1285), 1 S.L. 191; 13 Edw. 1, Westminster 2d, c. 13 (1285), 1 S.R. 81

Connecticut: Andrews v. Pardee, 5 Day 29 (1811)
New York: People v. Dalton, 15 Wend. 581 (1836)

An act to prevent extortion in sheriffs, under sheriffs, and
bailiffs of franchises or liberties, in cases of execution. 29 Eliz., c. 4 (1587), 6 S.L. 390; 29 Eliz., c. 4 (1586-87), 4 S.R. 769

Connecticut: Preston v. Bacon, 4 Conn. 471 (1823)

D.C.: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)

Maryland: Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832)

North Carolina: Matlock v. Gray, 11 N.C. 1 (1825)

South Carolina: 2 Cooper 410

Virginia: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)

BAILIFFS OF HUSBANDRY
An act containing divers orders for artificers, labourers, servants of husbandry and apprentices.

5 Eliz., c. 4 (1562), 6 S.L. 159; 5 Eliz., c. 4 (1562-63), 4 S.R. 414

Connecticut: Barkhamsted v. Parsons, 3 Conn. 1 (1819)

New Jersey: State v. Taylor, 3 N.J.L. 58, 2 Penning. 467 (1808); Ackerman v. Taylor, 9 N.J.L. 65 (1827)

North Carolina: Dowd v. Davis, 15 N.C. 61 (1833)

Pennsylvania: Commonwealth v. Sturgeon, 2 Bro. (Pa.) 205 (1810); Ex Parte Meason, 5 Binn. 167 (1812)

South Carolina: M'Knight v. Hogg, 3 Brev. 44 (1812)

BAILIFFS OF LIBERTIES
An act for swearing of under-sheriffs and other under officers and ministers. 27 Eliz., c. 12 (1585), 6 S.L. 371; 27 Eliz., c. 12 (1584-85), 4 S.R. 719

New Jersey: Allen v. Smith, 12 N.J.L. 159 (1831)

Tennessee: Glasgow's Lessee v. Smith, 1 Tenn. 144 (1805)

BAILIFFS OF SHERIFFS
No sheriff shall let to ferm his country or any bailiwick. The sheriffs and bailiffs fees and duties in several cases. 23 Hen. 6, c. 10 (1444), 3 S.L. 269; 23 Hen. 6, c. 9 (1444-45), 2 S.R. 334

D.C.: Winter v. Simonton, 2 Cranch C.C. 585 (1825); Swann v. Ringgold, 4 Cranch C.C. 238 (1832); U.S. v. Hilliard, 4 Cranch C.C. 644 (1835)

Georgia: Central Bank v. Kendrick, 2 Cranch C.C. 644 (1835); U.S. v. Hilliard, 4 Cranch C.C. 644 (1835); Kilty 227

Massachusetts: Long v. Billings, 9 Mass. 479 (1813)

New Jersey: Nottingham v. Giles, 2 N.J.L. 111, 1 Penning. 120 (1806); Howard v. Blackford, 3 N.J.L. 344, 2 Penning. 777 (1811); Reed v. Bainbridge, 4 N.J.L. 351 (1817); Vroom v. Ex'r's of Smith, 14 N.J.L. 479 (1834)

New York: Love v. Palmer, 7 Johns. R. 159 (1810); Strong v. Tompkins, 8 Johns. R. 98 (1811); Newburgh Turnpike Co. v. Miller, 5 Johns. Ch. R. 101 (1821); Malcom v. Rogers, 5 Cow. 188 (1825); Hawley v. James, 16 Wend. 61 (1836)

North Carolina: Joyce v. Williams, 1 Tayl. 27 (1799)

Ohio: Morris v. Marcy, 4 Hamm. 83 (4 Ohio 724) (1829)

South Carolina: Stewart v. M'Clure, 1 Brev. 407 (1804); Laval v. Gell, 2 Brev. 265 (1809); Blanding v. Rogers, 2 Brev. 394 (1810); Commissioners v. Hanion, 1 N. & Mc. 554 (1819); Saunders v. Hughes, 2 Bail. 504 (1831); Treasurers v. Barksdale, 1 Hill 272 (1833)

Virginia: Swann v. Ringgold, 4 Cranch C.C. 238 (1823)

BAILIWICKS
Every sheriff shall in person continue in his bailiwick, and shall not let it. 4 Hen. 4, c. 5
No sheriff shall let to ferm his country or bailiwick. The sheriffs and bailiffs fees and duties several cases. 23 Hen. 6, c. 10 (1444), 3 S.L. 269; 23 Hen. 6, c. 9 (1444-45), 2 S.R. 334

D.C.: Winter v. Simonton, 2 Cranch C.C. 585 (1825); Swann v. Ringgold, 4 Cranch C.C. 238 (1832); U.S. v. Hilliard, 4 Cranch C.C. 644 (1835)

Georgia: Central Bank v. Kendrick, Dud. (Ga.) 66 (1831)

Kentucky: Lampton v. Taylor, 9 Ky. (Litt. Sel. Cas.) 273 (1821)

Maryland: Gresham v. Gassaway, 1 H. & McH. 34 (1718); Gorsuch v. Holmes (Osborn v. Jones), 4 H. & McH. 5 (1797); Winter v. Simonton, 2 Cranch C.C. 585 (1825); Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832); United States v. Hilliard, 4 Cranch C.C. 644 (1835); Kilty 227

Massachusetts: Long v. Billings, 9 Mass. 479 (1813)

New Jersey: Nottingham v. Giles, 2 N.J.L. 111, 1 Penning. 120 (1806); Howard v. Blackford, 3 N.J.L. 344, 2 Penning. 777 (1811); Reed v. Bainbridge, 4 N.J.L. 351 (1817); Vroom v. Ex'rs of Smith, 14 N.J.L. 479 (1834)

New York: Love v. Palmer, 7 Johns. R. 159 (1810); Strong v. Tompkins, 8 Johns. R. 98 (1811); Newburgh Turnpike Co. v. Miller, 5 Johns. Ch. R. 101 (1821); Malcom v. Rogers, 5 Cow. 188 (1825); Hawley v. James, 16 Wend. 61 (1836)

North Carolina: Joyce v. Williams, 1 Tayl. 27 (1799)

Ohio: Morris v. Marcy, 4 Hamm. 83 (4 Ohio 724) (1829)

South Carolina: Stewart v. M'Clure, 1 Brev. 407 (1804); Lavall v. Gell, 2 Brev. 265 (1809); Blanding v. Rogers, 2 Brev. 394 (1810); Commissioners v. Hanion, 1 N. & Mc. 554 (1819); Saunders v. Hughes, 2 Bail. 504 (1831); Treasurers v. Barksdale, 1 Hill 272 (1833)

Virginia: Swann v. Ringgold, 4 Cranch C.C. 238 (1823)

BANK OF ENGLAND

An act for granting to their Majesties several rates and duties upon tunnage of ships and vessels, and upon beer, ale, and other liquors, for securing certain recompenses and advantages in the said act mentioned, to such persons as shall voluntarily advance the sum of fifteen hundred thousand pounds, towards the carrying on the war against France. 5 & 6 W. & M., c. 20 (1694), 9 S.L. 283; 5 & 6 W. & M., c. 20 (1694), 6 S.R. 483

Maryland: Williams' Case, 3 Bla. Ch. 186 (1831)

An act for making good the deficiencies of several funds therein mentioned; and for enlarging the capital stock of the bank of England; and for raising the public credit. 8 & 9 Will. 3, c. 20 (1697), 10 S.L. 34; 8 & 9 Will. 3, c. 20 (1696-97), 7 S.R. 218

D.C.: United States v. Watkins, 3 Cranch C.C. 441 (1829)

Maryland: United States v. Watkins, 3 Cranch C.C. 441 (1829)

Federal: United States v. Watkins, 3 Cranch C.C. 441 (1829)

An act for establishing an agreement with the governor and company of the bank of England, for
advancing the sum of one million six hundred thousand pounds, towards the supply for the service of the year one thousand seven hundred and forty two. 15 Geo. 2, c. 13 (1742), 18 S.L. 7

Federal: United States v. Stewart, 4 Wash. C.C. 226 (1818)

BANKRUPTS

An act against such persons as do make bankrupts. 34 & 35 Hen. 8, c. 4 (1542-43), 5 S.L. 132; 34 & 35 Hen. 8, c. 4 (1542-43), 3 S.R. 899

New Jersey: Vanuxem v. Hazlehursts, 4 N.J.L. 192 (1818)

An act touching orders for bankrupts. 13 Eliz., c. 7 (1570), 6 S.L. 271; 13 Eliz., c. 7 (1571), 4 S.R. 539

New Jersey: Den v. Steelman, 10 N.J.L. 193 (1828)


South Carolina: Alexander v. Gibson, 1 N. & Mc. 480 (1819); M'Dowall v. Wood, 2 N. & Mc. 242 (1820)

Maryland: Burk v. McClain, 1 H. & McH. 236 (1766)


An act for the further description of a bankrupt, and relief of creditors against such as shall become bankrupts, and for inflicting corporal punishment upon the bankrupts in some special cases. 21 Jac. 1, c. 19 (1623), 7 S.L. 282; 21 Jac. 1, c. 19 (1623-24), 4 S.R. 1227

New Hampshire: Coburn v. Pickering, 3 N.H. 415 (1826)

New York: Craig v. Ward, 9 Johns. R. 197 (1812); Hall v. Tuttle, 8 Wend. 375 (1822)

North Carolina: Green v. Johnson, 9 N.C. 309 (1823)

Pennsylvania: Price v. Ralston, 2 Dall. 60 (1790)

South Carolina: Gist v. Pressley, 2 Hill Eq. 318 (1835)

An act to prevent frauds frequently committed by bankrupts. 4 Anne, c. 17 (1705), 11 S.L. 162; 4 & 5 Anne, c. 17 (1705), 8 S.R. 461

Kentucky: Tevebaugh v. Reed, 21 Ky. (5 T.B. Mon.) 179 (1827); Tribble v. Taul, 23 Ky. (7 T.B. Mon.) 455 (1828)

New York: Frost v. Carter, 1 Johns. Cas. 73 (1799); Murray v. De Rottenham, 6 Johns. Ch. R. 52 (1822)

Rhode Island: Greene v. Darling, 4 Mas. 201 (1828)

An act for explaining and making more effectual the several acts concerning bankrupts. 7 Geo. 1, St. 1, c. 31 (1720), 14 S.L. 358

New York: Frost v. Carter, 1 Johns. Cas. 74 (1799); Lansing v. Prendergast, 9 Johns. R. 127 (1812); Murray v. De Rottenham, 6 Johns. Ch. R. 52 (1822); Roosevelt v. Mark, 6 Johns. Ch. R. 266 (1822)

An act to prevent the committing of frauds by bankrupts. 5 Geo. 2, c. 30 (1732), 16 S.L. 335

Kentucky: Tribble v. Taul, 23 Ky. (7 T.B. Mon.) 455 (1828)

New Jersey: Sharp v. Teese, 9 N.J.L. 352 (1828)

New York: Frost v. Carter, 1 Johns. Cas. 75 (1802); Duncan v. Lyon, 3 Johns. Ch. R. 351 (1818); Dale v. Cooke, 4 Johns. Ch. R. 11 (1819); Roosevelt v. Mark, 6 Johns. Ch. R. 266 (1822)

Pennsylvania: Pleasants v. Meng, 1 Dall. 380 (1788); Rugan v. West, 1 Binn. 263 (1808); Blythe v.
Johns, 5 Binn. 247 (1812); Kingston v. Wharton, 2 S. & R. 208 (1816)
Rhode Island: Greene v. Darling, 5 Mas. 201 (1828)
Federal: Vasse v. Comegys, 4 Wash. C.C. 570 (1825); Howe v. Sheppard, 2 Sumn. 409 (1836); In re Morris, Crabbe 70 (1837)

An act for amending the laws relating to bankrupts. 19 Geo. 2, c. 32 (1746), 18 S.L. 489
New York: Murray v. De Rotterdam, 6 Johns. Ch. R. 52 (1822); Roosevelt v. Mark, 6 Johns. Ch. R. 266 (1822)

BANKS OF RIVERS
Making of bridges and banks. 9 Hen. 3, c. 15 (Magna Charta) (1225), 1 S.L. 7; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 41

Defending of banks. 9 Hen. 3, c. 16 (Magna Charta) (1225), 1 S.R. 22
Georgia: Schley 41
New York: Rogers v. Jones, 1 Wend. 237 (1828)

BARGAIN OF SALE
For inrollment of bargains and sales. 27 Hen. 8, c. 16 (1535), 4 S.L. 376; 27 Hen. 8, c. 16 (1535-36), 3 S.R. 549
Connecticut: Chalker v. Chalker, 1 Conn. 79 (1814); French v. Gray, 2 Conn. 92 (1816)
Delaware: Van Dyke v. Johns, 1 Del. Ch. 93 (1819)
Georgia: Patterson v. Winn, 30 U.S. (5 Pet.) 233 (1831)
Kentucky: Breckenridges v. Todd, 19 Ky. (3 T.B. Mon.) 52 (1825); Pyle v. Maulding, 30 Ky. (7 J.J. Mar.) 202 (1832)
Maryland: Hammond's Lessee v. Brice, 1 H. & McH. 322 (1769)
Massachusetts: Anonymous, Quincy 370 (1770)

New Jersey: Den v. Steelman, 10 N.J.L. 193 (1828)
New York: Jackson v. Dunsbagh, 1 Johns. Cas. 91 (1799); Rogers v. Eagle Fire Co., 9 Wend. 611 (1832)
North Carolina: Moore v. Collins, 15 N.C. 384 (1834)
Pennsylvania: Evans v. Jones, 1 Yeates 172 (1792); Hurst v. Hurst, 2 Wash. C.C. 69 (1807); Lessee of Heister v. Fortner, 2 Binn. 40 (1809); Pearpoint v. Graham, 4 Wash. C.C. 232 (1818)
Tennessee: Russell v. Stinson, 4 Tenn. 1 (1816); Morgan v. Elam, 12 Tenn. 375 (1833)
Virginia: Eppes v. Randolph, 6 Va. 125 (1799); Claiborne v. Henderson, 13 Va. (3 Hen. & M.) 322 (1809)

An act to give further time for inrolling such leases granted from the crown, as have not been inrolled within the respective times therein limited; and for making the pleading of deeds of bargain and sale inrolled, and of fee farm rents, more easy. 10 Anne, c. 18 (1711), 12 S.L. 324; 10 Anne, c. 28 (1711), 9 S.R. 694
Georgia: Patterson v. Winn, 30 U.S. (5 Pet.) 233 (1831)

BARNS (BURNING)
An act to prevent the malicious burning of houses, stacks of corn and hay, and killing or maiming of cattle. 22 & 23 Car. 2, c. 7 (1670), 8 S.L. 340; 22 & 23 Car. 2, c. 7 (1670 & 1671), 5 S.R. 709
South Carolina: Braker v. Knight, 3 McCord 80 (1825); Walker v. Briggs, 1 Hill 118 (1833); State v. Cantrell, 2 Hill 389 (1834); 2 Cooper 411
Tennessee: State v. Wilcox, 11 Tenn. 278 (1832)

BARON (LORD)
How men of all sorts shall be amerced, and by whom. 9 Hen. 3, c. 14 (Magna Charta) (1225),
BARON (LORD)

1 S.L. 6; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 40

BARONIES
Tenure of a barony coming into the King's hands by eschete.
9 Hen. 3, c. 31 (Magna Charta) (1225), 1 S.L. 11; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 47

An act for taking away the court of wards and liveries, and tenures in capite, and by knights-service, and purveyance, and for settling a revenue upon his Majesty in lieu thereof. 12 Car. 2, c. 24 (1660), 7 S.L. 472; 12 Car. 2, c. 24 (1660), 5 S.R. 259
D.C.: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)
Georgia: Schley 242
Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Mauro v. Ritchie, 3 Cranch C.C. 147 (1827); Corrie's Case, 2 Bla. Ch. 488 (1830); Kilty 238
North Carolina: Mills v. McAllister, 2 N.C. 350 (1796)
Pennsylvania: Magill v. Brown, Bright. N.P. 346 (1833); 3 Binney 623; Roberts 312

BASTARDS & BASTARDY
He is a bastard that is born before the marriage of his parents.
20 Hen. 3, c. 9 (1235), 1 S.L. 31; 20 Hen. 3, c. 9 (1235-36), 1 S.R. 4
Georgia: Schley 79
Maryland: Kilty 208
Pennsylvania: 3 Binney 600; Roberts 90
South Carolina: 2 Cooper 403

Justices of peace shall order the punishment of the mother and reputed father of a bastard, &c.
18 Eliz., c. 3 (1576), 6 S.L. 311; 18 Eliz., c. 3 (1575-76), 4 S.R. 610
New Jersey: State v. Price, 11 N.J.L. 143 (1829)
South Carolina: Rembert v. Kelly, 1 Harper 65 (1823)

An act for continuance of divers statutes, and for repeal of some others. 43 Eliz., c. 9 (1601), 7 S.L. 50; 43 Eliz., c. 9 (1601), 4 S.R. 973

An act to prevent the destroying and murthering of bastard children. 21 Jac. 1, c. 27 (1623), 7 S.L. 298; 21 Jac. 1, c. 27 (1623-24), 4 S.R. 1234
North Carolina: State v. Jeffreys, 7 N.C. 480 (1819); State v. Joiner, 11 N.C. 350 (1826)
South Carolina: 2 Cooper 410

An act for continuance and repeal of divers statutes. 3 Car. 1, c. 4 (5) (1627), 7 S.L. 325; 3 Car. 1, c. 5 (1627), 5 S.R. 27
New Jersey: State v. Price, 11 N.J.L. 143 (1829)
New York: Van Wagenen v. Overseers of the Poor, 10 Johns. R. 56 (1813)

An act for the relief of parishes and other places from such charges as may arise from bastard children born within the same.
6 Geo. 2, c. 31 (1733), 16 S.L. 425
Georgia: Central Bank v. Kendrick, Dud. (Ga.) 66 (1831)
New Jersey: State v. Price, 11 N.J.L. 143 (1829)
New York: Rockefeller v. Donnelly, 8 Cow. 623 (1826)
North Carolina: State v. Pettaway, 10 N.C. 623 (1825)

BENEFICES
In appropriation of benefices there shall be provision made for the poor and the vicar.
BENEFICES

Clergy shall be allowed but once. A convict person shall be marked with the letters M or T. A provision for them which be within orders. 4 Hen. 7, c. 13 (1487), 4 S.L. 45; 4 Hen. 7, c. 13 (1488-89), 2 S.R. 538

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)
Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)
South Carolina: 2 Cooper 407

An act concerning convicts in petit treason, murder, &c. 23 Hen. 8, c. 1 (1531), 4 S.L. 212; 23 Hen. 8, c. 1 (1531-32), 3 S.R. 362

New York: Butler's Case, 4 Rog. N.Y. City H. Rec. 77 (1819)
North Carolina: State v. Scott, 8 N.C. 24 (1820)
South Carolina: 2 Cooper 408
Tennessee: Grainger v. State, 13 Tenn. 459 (1830); Mitchell v. State, 16 Tenn. 514 (1835)
Virginia: Commonwealth v. Posey, 8 Va. (4 Call) 109 (1787)

For such as stand mute, &c. 25 Hen. 8, c. 3 (1533), 4 S.L. 264; 25 Hen. 8, c. 3 (1533-34), 3 S.R. 439

New York: Butler's Case, 4 Rog. N.Y. City H. Rec. 77 (1819)
North Carolina: State v. Seaborn, 15 N.C. 305 (1833)
South Carolina: 2 Cooper 408

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18

New York: Woodbeck v. Keller, 6 Cow. 118 (1826)
North Carolina: State v. Seaborn, 15 N.C. 305 (1833)
Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778)
South Carolina: 2 Cooper 409

An act for the avoiding of clergy from divers persons. 5 & 6 Edw. 6, c. 10 (1552), 5 S.L. 368; 5 & 6 Edw. 6, c. 10 (1551-52), 4 S.R. 143
Kentucky: Act of 1802, 107, 118 (1803)
North Carolina: State v. Seaborn, 15 N.C. 305 (1833)
South Carolina: 2 Cooper 409

An act to take away the benefit of clergy from certain offenders for felony. 8 Eliz., c. 4 (1565), 6 S.L. 235; 8 Eliz., c. 4 (1566), 4 S.R. 488
Kentucky: Act of 1802, 107, 118 (1803)
South Carolina: 2 Cooper 409
Tennessee: Crenshaw v. State, 8 Tenn. 122 (1827)

An act to take away clergy from the offenders in rape or burglary, and an order for the delivery of, clerks convict without purgation. 18 Eliz., c. 7 (1576), 6 S.L. 316; 18 Eliz., c. 7 (1575-76), 4 S.R. 617
D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)
Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)
South Carolina: 2 Cooper 410
Tennessee: Crenshaw v. State, 8 Tenn. 122 (1827)
Virginia: Commonwealth v. Bennet, 4 Va. (2 Va. Cas.) 235 (1820)
An act to take away clergy from some offenders, and to bring others to punishment. 3 & 4 W. & M., c. 9 (1691), 9 S.L. 138; 3 W. & M., c. 9 (1691), 6 S.R. 311

New York: M'Niff's Case, 1 Rog. N.Y. City H. Rec. 8 (1816)

South Carolina: State v. Counsel, 1 Harp. 53 (1823); State v. Wright, 4 McCord 358 (1827); 2 Cooper 411

Tennessee: Wright v. State, 13 Tenn. 154 (1833); Swaggerty v. State, 17 Tenn. 338 (1836)

Federal: United States v. Moulton, 5 Mas. 537 (1830)

**BIGAMY**

An act to restrain all persons from marriage until their former wives and former husbands be dead. 1 Jac. 1, c. 11 (1604), 7 S.L. 88; 1 Jac. 1, c. 11 (1603-04), 4 S.R. 1028

Pennsylvania: Miller v. Beates, 3 S. & R. 490 (1817)

South Carolina: 2 Cooper 410

Federal: Gardner v. The New Jersey, 1 Pet. Adm. 223 (1806); Thomas v. Lane, 2 Sumn. 1 (1813); De Lovio v. Boit, 2 Gall. 398 (1815); United States v. Wiltberger, 18 U.S. (5 Wheat.) 75 (1820); Jenks v. Lewis, 3 Mas. 503 (1825); Steele v. Thacher, 1 Ware 85 (1825); Plummer v. Webb, 4 Mas. 380 (1827); Bains v. The James, Bald. C.C. 544 (1832); Schooner Volunteer, 1 Sumn. 551 (1834)

**BILLS OF EXCEPTIONS**

An exception to a plea shall be sealed by the justices. 13 Edw. 1, St. 1, c. 31 (1285), 1 S.L. 206; 13 Edw. 1, Westminster 2d, c. 31 (1285), 1 S.R. 86

Maine: Colley v. Merrill, 6 Me. 50 (1829)

Maryland: Queen v. State, 5 H. & J. 232 (1821); Nesbitt v. Dallam, 7 G. & J. 494 (1836); Kilty 212

New York: Ex Parte Vermilyea, 6 Cow. 555 (1826); Ex Parte Crane, 30 U.S. (5 Pet.) 190 (1831)

North Carolina: Bank v. Hunter, 12 N.C. 100 (1826); State v. Lipsey, 14 N.C. 485 (1832)

Pennsylvania: Shortz v. Quigley, 1 Binn. 222 (1807); Frey v. Wells, 4 Yeates 497 (1808); Morris v. Buckley, 8 S. & R. 211 (1822); 3 Binney 606; Roberts 93

Tennessee: Ewell v. State, 14 Tenn. 364 (1834)

Federal: Smith v. Chase, 3 Cranch C.C. 348 (1828); Ex Parte Crane, 30 U.S. (5 Pet.) 190 (1831); United States v. Gibert, 2 Sumn. 19 (1834)

**BILLS OF EXCHANGE**

An act for the better payment of inland bills of exchange. 9 & 10 Will. 3, c. 17 (1698), 10 S.L. 141; 9 Will. 3, c. 17 (1697-98), 7 S.R. 371

Georgia: Schley 308

Maryland: Patterson v. Maryland Insurance Co., 3 H. & J. 71 (1810); Kilty 244

New Jersey: Ferris v. Saxton, 4 N.J.L. 1 (1818)

New York: White v. Meday, 2 Edw. Ch. 486 (1835)

South Carolina: Fleming v. M'Clure, 1 Brev. 428 (1804)

An act for the more effectual preventing the forging the acceptance of bills of exchange, or the numbers or principal sums of accountable receipts for notes, bills, or other securities for payment of money, or warrants or orders for payment of money, or delivery of goods. 7 Geo. 2, c. 22 (1734), 16 S.L. 477

Maryland: United States v. Book, 2 Cranch C.C. 294 (1822)

South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800)

**BILL OF RIGHTS**

An act for declaring the rights and liberties of the subject, and
settling the succession of the crown. 1 W. & M., Sess. 2, c. 2 (1688), 9 S.L. 67; 1 W. & M., Sess. 2, c. 2 (1688), 6 S.R. 142
Maryland: Williams' Case, 3 Bla. Ch. 186 (1831)

BISSERTILE DE ANNO ET DIE
The day of the leap-year, and the day before, shall be holden for one day. 21 Hen. 3 (1236), 1 S.L. 32; 40 Hen. 3 (1256), 1 S.R. 7
Georgia: Schley 80
Maryland: Kilty 208
Pennsylvania: 3 Binney 600; Roberts 207

BONA NOTABILIA
An act for the amendment of the law, and the better advancement of justice. 4 Anne, c. 16 (1705), 11 S.L. 155; 4 & 5 Anne, c. 3 (1705), 8 S.R. 458
Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)
Delaware: Vandegrift v. Haughey, 1 Del. Cas. 338 (1793); 2 Del. Cas. 13 (1793); Evans v. Boggs, 1 Del. Cas. 18 (1794); 1 Del. Cas. 349 (1794); Horsey's Ex'rs v. Moore, 1 Del. Cas. 122 (1796); Robinson v. Ingram, 1 Del. Cas. 242 (1799); Ford's Lessee v. Hays & Sutton, 1 Del. (1 Harr.) 48 (1832)
Georgia: Moss v. Wood, Charit. R.M. 42 (1819); Schley 326
Kentucky: Leather's Rep's v. M'Glasson, 19 Ky. (3 T.B. Mon.) 223 (1826); Nelson's Heirs v. Clay's Heirs, 30 Ky. (7 J.J. Mar.) 138 (1832)
Maryland: Gorsuch v. Holmes (Osborn v. Jones), 4 H. & McH. 5 (1792); Union Bank v. Ridgely, 1 H. & G. 324 (1827); Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Buckingham v. Peddicord, 2 Bla. Ch. 447 (1830); Brown v. Wallace, 2 Bla. Ch. 585 (1830); Addison v. Bowie, 2 Bla. Ch. 606 (1830); Salmon v. Clagett, 3 Bla. Ch. 125 (1830); Hall v. McPherson, 3 Bla. Ch. 529 (1832); Sasscer v. Walker's Ex'rs, 5 G. & J. 102 (1833); Kilty 245
Massachusetts: Jones v. Harraden (Brigham v. Eveleth), 9 Mass. N. 540 (1784); Brigham v. Eveleth, 9 Mass. 538 (1813); Bond v. Cutler, 10 Mass. 419 (1813); Farley v. Thompson, 15 Mass. 18 (1818); Jackson v. Stetson, 15 Mass. 48 (1818); Parker v. Parker, 34 Mass. (17 Pick.) 236 (1835)
New York: Cheetham v. Lewis, 3 Johns. R. 42 (1808); Lansing v. Capron, 1 Johns. Ch. R. 617 (1815); Jones v. Clark, 20 Johns. R. 51 (1822); Kane v. Bloodgood, 7 Johns. Ch. R. 90 (1823); In the Matter of Hemiup, 2 Pai. Ch. 316 (1830); Oakley's Ex'rs v. Romeyn's Heirs, 6 Wend. 521 (1831)
North Carolina: Powell v. Hampton, 1 C. & N. 86 (1800); Bickerstaff v. Dellinger, 1 C. & N. 299 (1801); Chambers v. Chambers, 10 N.C. 232 (1824); Morrison v. Connelly, 13 N.C. 233 (1829); Briley v. Sugg, 21 N.C. 366 (1836)
Ohio: Lowther v. Lawrence, Wright (Ohio) 180 (1833)
Pennsylvania: Rapp v. Elliot, 1 Yeates 185 (1792); Kesselman's Lessee v. Old, 4 Dall. 168 (1799); Lessee of Eshelman v. Hoke, 2 Yeates 509 (1799); Griffith v. Willing, 3 Binn. 317 (1811); Hopkins v. Deaves, 2 Bro. (Pa.) 93 (1811); Wentz v. Dehaven, 1 S. & R. 312 (1815); Roop v. Meek, 6 S. & R. 542 (1821); Carl v. Commonwealth, 9 S. & R. 63 (1822); Jourdan v. Jourdan, 9 S. & R. 268 (1823); Irvine v. Hanlin, 10 S. & R. 219 (1823); Lynn v. M'Millen, 3 Pen. & W. 170 (1831); Vicary v. Moore, 2 Watts. 451 (1834); Pepper v. Doores, 1 Miles 60 (1835); M'Mackin v. M'Farland, 1 Miles 319 (1836); 3 Binney 625; Roberts 43
Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Fraser v. McLeod, 1 Brev. 198 (1802); Gaillard v. Ball, 1 N. & Mc. 67 (1818); O'Driscoll v. M'Burney, 2 N. & Mc. 58 (1819); City Council v. Price, 1 McCord 299 (1821); Nick's v. Martindale, 1 Harp. 138 (1824); Thomas v. Wilson, 3 McCord 166 (1825); Soloman v. Evans, 3 McCord 274 (1825); Barino v. M'Gee, 3 McCord 452 (1826); M'Lure v. Vernon, 2 Hill 420 (1834); 2 Cooper 412

Tennessee: Slatton v. Jonson, 5 Tenn. 197 (1817); Payton v. Trigg, 5 Tenn. 250 (1817); Johnston v. Dew, 6 Tenn. 224 (1818); Harmon v. Crook, 10 Tenn. 127 (1826); Hill v. State, 10 Tenn. 248 (1829)

Virginia: Carthrae v. Clarke, 32 Va. (5 Leigh) 268 (1834)

BOOK OF RATES
A subsidy granted to the King of tonnage and poundage, and other sums of money, payable upon merchandise exported and imported. 12 Car. 2, c. 4 (1660), 7 S.L. 362; 12 Car. 2, c. 4 (1660), 5 S.R. 181

Maryland: Blackiston v. Carroll, 1 Am. Leg. Rec. 46 (1697)

BOOKS & PAMPHLETS
An act for preventing abuses in printing seditious, treasonable, and unlicensed books and pamphlets, and for regulating of printing and printing-presses. 13 & 14 Car. 2, c. 33 (1662), 8 S.L. 137; 14 Car. 2, c. 33 (1662), 5 S.R. 428

New York: People v. Cròswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. 330 (1804)

Pennsylvania: Proprietor v. Keith, Penny. 117 (1692)

An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)

North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 C. & N. 361 (1801)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)

South Carolina: 2 Cooper 411

BOOKSELLERS
An act for the encouragement of learning, by vesting the copies of printed books in the author's or purchasers of such copies, during the times therein mentioned. 8 Anne, c. 19 (1709), 12 S.L. 82; 8 Anne, c. 21 (1709), 9 S.R. 256

Federal: Ewer v. Coxe, 4 Wash. C.C. 487 (1824)

BOWS
All sorts of men under the age of forty years shall have bows and arrows, and use shooting; certain persons accepted, &c. 3 Hen. 8, c. 3 (1511), 4 S.L. 111; 3 Hen. 8, c. 3 (1511–12), 3 S.R. 25

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

BRIDGES
Making of bridges and banks. 9 Hen. 3, c. 15 (Magna Charta) (1225), 1 S.L. 7; 9 Hen. 3 (Magna Charta) (1224–25), 1 S.R. 22

Georgia: Schley 41

For bridges and highways. 22 Hen. 8, c. 5 (1530), 4 S.L. 199; 22 Hen. 8, c. 5 (1530–31), 3 S.R. 321

New York: Ontario Bank v. Bunnell, 10 Wend. 186 (1833)

BROKERS, PAWN-BROKERS, ETC.
An act to prevent the infamous practice of stock-jobbing. 7 Geo. 2, c. 8 (1734), 16 S.L. 443
New York: Frost v. Clarkson, 7 Cow. 24 (1827)

An act for the more effectual punishment of persons who shall attain, or attempt to attain, possession of goods or money, by false or untrue pretences; for preventing the unlawful pawning of goods; for the easy redemption of goods pawned; and for preventing gaming in publick houses by journeymen, labourers, servants and apprentices. 30 Geo. 2, c. 24 (1757), 22 S.L. 114
D.C.: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)

Maryland: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)

Massachusetts: Commonwealth v. Warren, 6 Mass. 72 (1809)

New Jersey: State v. Gibbons, 4 N.J.L. 40 (1818)

New York: Conger's Case, 4 Rog. N.Y. City H. Rec. 65 (1819); People v. Stone, 9 Wend. 182 (1832); People v. Gates, 13 Wend. 311 (1835)

Federal: United States v. Moulton, 5 Mas. 537 (1830)

An act for the further and better regulation of buildings, and party-walls; and for the more effectually preventing mischiefs by fire within the cities of London and Westminster, and the liberties thereof, and other the parishes, precincts, and places, within the weekly bills of mortality, the parishes of Saint Mary-le-bon, Paddington, Saint Pancras, and Saint Luke at Chelsea, in the county of Middlesex; and for indemnifying, under certain conditions, builders and other persons against the penalties to which they are or may be liable for erecting buildings within the limits aforesaid contrary to law. 14 Geo. 3, c. 78 (1774), 30 S.L. 483
New York: Campbell v. Mesier, 4 Johns. Ch. R. 334 (1820)

BULLION
An act for the encouraging and increasing of shipping and navigation. 12 Car. 2, c. 18 (1660), 7 S.L. 452; 12 Car. 2, c. 18 (1660), 5 S.R. 246
Maryland: Randolph v. Tench, 1 Am. Leg. Rec. 10 (1695); Randolph v. Blackmore, 1 Am. Leg. Rec. 29 (1695)


Federal: The Ann Green v. United States, 1 Gall. 274 (1812); Gelston v. Hoyt, 16 U.S. (3 Wheat.) 246 (1818)

An act for the encouragement of trade. 15 Car. 2, c. 7 (1663), 8 S.L. 160; 15 Car. 2, c. 7 (1663), 5 S.R. 449
BULLION


BURGLARS AND BURGLARY

An act to take away clergy from the offenders in rape and burglary, and an order for the delivery of clerks convict without purgation. 18 Eliz., c. 7 (1576), 6 S.L. 316; 18 Eliz., c. 7 (1575-76), 4 S.R. 617

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)
Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)
South Carolina: 2 Cooper 410
Tennessee: Crenshaw v. State, 8 Tenn. 122 (1827)
Virginia: Commonwealth v. Bennet, 4 Va. (2 Va. Cas.) 235 (1820)

An act for the more effectual preventing and punishing robberies that shall be committed in houses. 12 Anne, St. 1, c. 7 (1713), 13 S.L. 22; 12 Anne, c. 7 (1712), 9 S.R. 767

Georgia: State v. Thompson, Charlt. R.M. 80 (1821); State v. Maloney, Charlt. R.M. 84 (1821)
Federal: United States v. Moulton, 5 Mas. 537 (1830)

CALENDAR

An act for regulating the commencement of the year; and for correcting the calendar now in use. 24 Geo. 2, c. 23 (1751), 20 S.L. 186

Maryland: Kilty 252

An act to amend an act made in the last session of parliament, (intituled, An act for regulating the commencement of the year, and for correcting the calendar now in use). 25 Geo. 2, c. 30 (1752), 20 S.L. 368

Maryland: Kilty 253

CANON LAW

The submission of the clergy, and restraint of appeals. 25 Hen. 8, c. 19 (1533), 4 S.L. 283; 25 Hen. 8, c. 19 (1533-34), 3 S.R. 460

Delaware: Van Dyke v. Johns, 1 Del. Ch. 93 (1819)
Virginia: Commonwealth v. Posey, 8 Va. (4 Call) 109 (1787)

CARRIAGES FOR THE USE OF THE NAVY AND ORDNANCE

An act for reviving, continuing, and explaining several laws therein mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416

Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)
Georgia: Schley 286
Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)
New Jersey: Schenck v. Ex'rs of Schenck, 3 N.J.L. 149 (2 Penning. 562) (1809); Dickerson v. Robinson, 6 N.J.L. 195 (1822)
Pennsylvania: Potts v. Smith, 3 Rawle 361 (1832)
South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

CARTS, DRAYS, WAGGONS, ETC.

Doing of castle-ward. 9 Hen. 3, c. 20 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 42

The bill for burning of frames.
37 Hen. 8, c. 6 (1545), 5 S.L. 222; 37 Hen. 8, c. 6 (1545), 3 S.R. 994
Kentucky: Act of 1802, 107, 118 (1803)
South Carolina: 2 Cooper 409

CASTLES & FORTRESSES

Purveyance for a castle. 9 Hen. 3, c. 19 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 42
CASTLES & FORTRESSES

Doing of castle-ward. 9 Hen. 3, c. 20 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 42

The remedy if the distress be impounded in a castle or fortress. 3 Edw. 1, c. 17 (1275), 1 S.L. 86; 3 Edw. 1, c. 17 (1275), 1 S.R. 31

Maryland: Kilty 210

CASTLE WARD

Doing of castle-ward. 9 Hen. 3, c. 20 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 42

CATTLE

An act for the encouragement of trade. 15 Car. 2, c. 7 (1663), 8 S.L. 160; 15 Car. 2, c. 7 (1663), 5 S.R. 449


An act to prevent the malicious burning of houses, stacks of corn and hay, and killing or maiming of cattle. 22 & 23 Car. 2, c. 7 (1670), 8 S.L. 340; 22 & 23 Car. 2, c. 7 (1670 & 1671), 5 S.R. 709

South Carolina: Braker v. Knight, 3 McCord 80 (1825); Walker v. Briggs, 1 Hill 118 (1833); State v. Cantrell, 2 Hill 389 (1834); 2 Cooper 411

Tennessee: State v. Wilcox, 11 Tenn. 278 (1832)

An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1665), 8 S.L. 463; 1 Jac. 2, c. 17 (1665), 6 S.R. 19

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pal. Ch. 537 (1829)

North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 C. & N. 361 (1810)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)

South Carolina: 2 Cooper 411

An act for reviving, continuing, and explaining several laws therein mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416

Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)

Georgia: Schley 286

Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)

New Jersey: Schenk v. Ex'rs of Schenk, 3 N.J.L. 149 (2 Penning. 562) (1809); Dickerson v. Robinson, 6 N.J.L. 195 (1822)

Pennsylvania: Potts v. Smith, 3 Rawle 361 (1832)

South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

An act to render the laws more effectual for preventing the stealing and destroying of sheep, and other cattle. 14 Geo. 2, c. 6 (1741), 17 S.L. 419

North Carolina: State v. Hall, 1 Tayl. 126 (1799)
CESTUIQUE VIE

An act for redress of inconveniences by want of proof of the deceases of persons beyond the seas or absenting themselves, upon whose lives estates do depend. 19 Car. 2, c. 6 (1667), 8 S.L. 255; 18 & 19 Car. 2, c. 11 (1666), 5 S.R. 614

Georgia: Schley 248
Maryland: Kilty 240
Pennsylvania: Miller v. Beates, 3 S. & R. 490 (1817); 3 Binney 624; Roberts 233

CHAMPERTORS

Who be conspirators, and who be champertors. 33 Edw. 1, St. 2, (1304), 1 S.L. 307; 33 Edw. 1, Ord. Conspir. (1305), 1 S.R. 145

Maryland: State v. Buchanan, 5 H. & J. 317 (1821)
New York: Lambert v. People, 9 Cow. 578 (1827)
Pennsylvania: 3 Binney 608;
Roberts 96
South Carolina: State v. De Witt, 2 Hill 282 (1834); 2 Cooper 404

The bill of bracery and buying of titles. 32 Hen. 8, c. 9 (1540), 5 S.L. 17; 32 Hen. 8, c. 9 (1540), 3 S.R. 753

Connecticut: Emerson v. Goodwin, 9 Conn. 422 (1833)
Georgia: Schley 191
Maryland: Kilty 230
Massachusetts: Swett v. Poor, 11 Mass. 549 (1814); Brinley v. Whiting, 22 Mass. (5 Pick.) 348 (1827)

New York: Jackson v. Brinckerhoff, 3 Johns. Cas. 101 (1802); Johnson v. Stagg, 2 Johns. R. 510 (1807); Williams v. Jackson, 5 Johns. R. 489 (1809); Thallhimer v. Brinckerhoff, 3 Cow. 623 (1824); People v. Sergeant, 8 Cow. 139 (1828)

Pennsylvania: Morris's Lessee v. Vanderen, 1 Dall. 64 (1782); Lessee of Hall v. Vandegrift, 3 Binn. 374 (1811); Cresson v. Miller, 2 Watts 272 (1834)
South Carolina: State v. Chitty, 1 Bail. 379 (1830); Giles v. Pratt, 2 Hill 439 (1834); 2 Cooper 408
Tennessee: Whitesides v. Martin, 15 Tenn. 384 (1835)

CHAMPERTY

Nothing shall be taken to maintain any matter in suit. 28 Edw. 1, St. 3, c. 11 (1300), 1 S.L. 298; 28 Edw. 1, Artic. sup. Cart., c. 11 (1300), 1 S.R. 139

Georgia: Schley 114
New York: Jackson v. Ketchum, 8 Johns. R. 479 (1811); Thalimer v. Brinckerhoff, 20 Johns. R. 386 (1823); Thallhimer v. Brinckerhoff, 3 Cow. 623 (1824)
South Carolina: 2 Cooper 404
Tennessee: Whitesides v. Martin, 15 Tenn. 384 (1835)

The punishment of such as commit champerty. 33 Edw. 1, St. 3 (1305), 1 S.L. 308; St. Conspir., 1 S.R. 216

Pennsylvania: 3 Binney 608;
Roberts 96
South Carolina: 2 Cooper 404

CHANCERY

An act for better securing the monies and effects of the suitors of the court of chancery; and to prevent the counterfeiting of East-India bonds, and indorsements thereon; as likewise indorsements on South-Sea bonds. 12 Geo. 1, c. 32 (1725), 15 S.L. 335

Pennsylvania: Taylor v. Knox, 1 Dall. 158 (1785)
Federal: United States v. Stewart, 4 Wash. C.C. 226 (1818)

An act for making process in courts of equity effectual against persons who abscond, and cannot be served therewith, or who refuse to appear. 5 Geo. 2, c. 25 (1732), 16 S.L. 327
Chaplains

Spiritual persons abridged from having pluralities of livings, and from taking of ferms, &c. 21 Hen. 8, c. 13 (1529), 4 S.L. 177; 21 Hen. 8, c. 13 (1529), 3 S.R. 292

Maryland: Miller v. Lord Proprietor, 1 H. & McH. 543 (1774)

Charitable Gifts

An act for the encouragement of charitable gifts and dispositions. 7 & 8 Will. 3, c. 37 (1696), 9 S.L. 503; 7 & 8 Will. 3, c. 37 (1695-96), 7 S.R. 155


Charitable Uses

[To reform deceits and breaches of trust touching lands given to charitable uses.] 39 Eliz., c. 6 (1597), 7 S.L. 5; 39 Eliz., c. 6 (1597-98), 4 S.R. 903


An act to redress the mis-employment of lands, goods and stocks of money heretofore given to certain charitable uses. 43 Eliz., c. 4 (1601), 7 S.L. 43; 43 Eliz., c. 4 (1601), 4 S.R. 968

Kentucky: Gass v. Wilhite, 32 Ky. (2 Dana) 170 (1834); Moore's Heirs v. Moore's Ex'rs, 34 Ky. (4 Dana) 354 (1836)

Maryland: Dashiell v. Attorney Gen., 5 H. & J. 392 (1822)

Massachusetts: Going v. Emery, 33 Mass. (16 Pick.) 107 (1834)

North Carolina: Griffin v. Graham, 8 N.C. 96 (1820)

Virginia: Baptist Ass'n v. Hart's Ex'rs, 17 U.S. (4 Wheat.) 1 (1819); Inglis v. Trustees of Sailor's Snug Harbor, 28 U.S. (3 Pet.) 99 (1830); Gallego's Ex'rs v. Attorney Gen., 30 Va. (3 Leigh) 450 (1832)

An act for continuance of divers statutes, and for repeal of some others. 43 Eliz., c. 9 (1601), 7 S.L. 50; 43 Eliz., c. 9 (1601), 4 S.R. 973


Charters of Confirmation of Liberties and Tenements Together

A confirmation of liberties. 9 Hen. 3, c. 1 (Magna Charta) (1225), 1 S.L. 2; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 34

South Carolina: 2 Cooper 403

Charters of Franchise

Liberties by prescription or the king's grant. (Another new statute of quo warranto, taken from the Secunda Pars veterum statutorum, fol. 2, and is inserted in the editions of Berthelet, Rastal, Fulton, Keble, &c.) 18 Edw. 1, St. 3 (1290), 1 S.L. 259; 18 Edw. 1, St. New Quo Warr. (1289-90), 1 S.R. 107

Pennsylvania: 3 Binney 608; Roberts 382

Charters of Pardon

In what cases only pardon of felony shall be granted. Who shall be justices of assise, &c. 2 Edw. 3, c. 2 (1328), 1 S.L. 421; 2 Edw. 3, c. 2 (1328), 1 S.R. 257

South Carolina: 2 Cooper 404

Pardons shall not be granted contrary to the statute of 2 Edw. 3,
CHARTERS OF PARDON

c. 2. 10 Edw. 3, St. 1, c. 2 (1336), 1 S.L. 461; 10 Edw. 3, St. 1, c. 2 (1336), 1 S.R. 275
South Carolina: 2 Cooper 405

No pardon for felony, but where the King may do it saving his oath.
14 Edw. 3, St. 1, c. 2 (1340), 1 S.L. 483; 14 Edw. 3, St. 1, c. 15 (1340), 1 S.R. 286
South Carolina: 2 Cooper 405

CHEATS
An act for the more effectual punishment of persons who shall attain, or attempt to attain, possession of goods or money, by false or untrue pretences; for preventing the unlawful pawning of goods; for the easy redemption of goods pawned; and for preventing gaming in publick houses by journeymen, labourers, servants and apprentices. 30 Geo. 2, c. 24 (1757), 22 S.L. 114
D.C.: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)
Maine: Cross v. Peters, 1 Me. 376 (1821)
Maryland: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)
Massachusetts: Commonwealth v. Warren, 6 Mass. 72 (1809)
New Jersey: State v. Gibbons, 4 N.J.L. 40 (1818)
New York: Conger's Case, 4 Rog. N.Y. City H. Rec. 65 (1819); People v. Stone, 9 Wend. 182 (1832); People v. Gates, 13 Wend. 311 (1835)
Federal: United States v. Moulton, 5 Mas. 537 (1830)

CHILDREN BORN ABROAD
In what place bastardy pleaded against him that is born out of the realm shall be tried. 25 Edw. 3, St. 2 (1350), 2 S.L. 36; 25 Edw. 3, St. 1 (1350-51), 1 S.R. 310
Georgia: Schley 124
Pennsylvania: 3 Binney 611; Roberts 18
South Carolina: Ex Parte Dupont, 1 Harp. Eq. 5 (1824)

Children born beyond sea in the King's dominions shall be inheritable in England. 42 Edw. 3, c. 10 (1368), 2 S.L. 183; 42 Edw. 3, c. 10 (1368), 1 S.R. 389
South Carolina: 2 Cooper 406

An act for naturalizing foreign protestants. 7 Anne, c. 5 (1708), 11 S.L. 444; 7 Anne, c. 5 (1708), 9 S.R. 63
D.C.: Contee v. Godfrey, 1 Cranch C.C. 479 (1808)
Maryland: Contee v. Godfrey, 1 Cranch C.C. 479 (1808)
South Carolina: Ex Parte Dupont, 1 Harp. Eq. 5 (1824)

THE CHURCH
The duty of justices of peace when any forcible entry is made into lands. 15 Rich. 2, c. 2 (1391), 2 S.L. 339; 15 Rich. 2, c. 2 (1391), 2 S.R. 78
Georgia: Ex Parte Putnam, Chalt. T.U.P. 78 (1806)
Maryland: Kilty 223
New York: People v. Anthony, 4 Johns. R. 198 (1809); Mather v. Hood, 8 Johns. R. 44 (1811)
Pennsylvania: Commonwealth v. Stoerer, 1 S. & R. 480 (1815); 3 Binney 614; Roberts 283
South Carolina: State v. Speirin, 1 Brev. 119 (1802); State v. Huntington, 3 Brev. 111 (1813); State v. Senft, 2 Hill 367 (1834); 2 Cooper 406

CHURCH YARDS
Assurance of lands to certain places, persons, and uses, shall be adjudged Mortmain. 15 Rich. 2, c. 5 (1391), 2 S.L. 342; 15 Rich. 2, c. 5 (1391), 2 S.R. 79
New York: McCartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)
Pennsylvania: Leazure v. Hillegas, 7 S. & R. 313 (1821); Magill v.
Brown, Bright. N.P. 346 (1833); Ross v. Barker, 5 Watts 391 (1836)

CHURCHES (PARISH)
In appropriations of benefices provision shall be made for the poor and the vicar. 4 Hen. 4, c. 12 (1402), 2 S.L. 433; 4 Hen. 4, c. 12 (1402), 2 S.R. 136 Pennsylvania: Magill v. Brown, Bright. N.P. 346 (1833)

CINQUE PORTS
The liberties of London, and other cities and towns confirmed. 9 Hen. 3, c. 9 (Magna Charta) (1225), 1 S.L. 5; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 38

For pirates and robbers on the sea. 27 Hen. 8, c. 4 (1535), 4 S.L. 348; 27 Hen. 8, c. 4 (1535-36), 3 S.R. 533

South Carolina: 2 Cooper 408

[Re rates of shipping on English Ships] 32 Hen. 8, c. 14 (1540), 5 S.L. 24; 32 Hen. 8, c. 14 (1540), 3 S.R. 760

Federal: Schooner Volunteer, 1 Sumn. 551 (1834)

An act for rendering the proceedings upon writs of Mandamus, and informations in the nature of a Quo Warranto, more speedy and effectual; and for the more easy trying and determining the rights of offices and franchises in corporations and boroughs. 9 Anne, c. 20 (1710), 12 S.L. 189; 9 Anne, c. 25 (1710), 9 S.R. 483

Georgia: Ex Parte Carnochan, Charl. T.U.P. 216 (1808); Schley 343

Maryland: Kilty 248

New York: People v. Tibbits, 4 Cow. 358 (1825)

Pennsylvania: Commonwealth v. Murray, 11 S. & R. 73 (1824); Commonwealth v. Arrison, 15

S. & R. 127 (1827); Commonwealth v. Mitchell, 2 Pen. & W. 517 (1831)

CIRCUITS
Where and before whom assises shall be taken. Adjourment for difficulty. 9 Hen. 3, c. 12 (Magna Charta) (1225), 1 S.L. 6; 9 Hen. 3, (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 39

CLERGY
Clerks shall not commit maintenance. 3 Edw. 1, c. 28 (1275), 1 S.L. 94; 3 Edw. 1, c. 28 (1275), 1 S.R. 33

New York: Thalimer v. Brinkerhoff, 20 Johns. R. 386 (1823); Thallhimer v. Brinckerhoff, 3 Cow. 623 (1824)

Nothing shall be taken to maintain any matter in suit. 28 Edw. 1, St. 3, c. 11 (1300), 1 S.L. 298; 28 Edw. 1, Artic. sup. Cart., c. 11 (1300), 1 S.R. 139

Georgia: Schley 114

New York: Jackson v. Ketchum, 8 Johns. R. 479 (1811); Thalimer v. Brinkerhoff, 20 Johns. R. 386 (1823); Thallhimer v. Brinckerhoff, 3 Cow. 623 (1824)

South Carolina: 2 Cooper 404

Tennessee: Whitesides v. Martin, 15 Tenn. 384 (1835)

All clerks convicted of felony or treason shall be delivered to their ordinaries. 25 Edw. 3, St. 3, c. 4 (1350), 2 S.L. 40; 25 Edw. 3, St. 6, c. 4 (1351-52), 1 S.R. 325

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

None shall arrest priests or clerks doing divine service. 50 Edw. 3, c. 5 (1376), 2 S.L. 202; 50 Edw. 3, c. 5 (1376-77), 1 S.R. 398

Maryland: Kilty 221

The penalty for arresting of priests during divine service.
The submission of the clergy, and restraint of appeals. 25 Hen. 8, c. 19 (1533), 4 S.L. 283; 25 Hen. 8, c. 19 (1533-34), 3 S.R. 460

Delaware: Van Dyke v. Johns, 1 Del. Ch. 93 (1819)

Virginia: Commonwealth v. Posey, 8 Va. (4 Call) 109 (1787)

An act repealing all articles and provisions made against the see apostolick of Rome, since the twentieth year of King Henry the Eighth, and for the establishment of all spiritual and ecclesiastical possessions and hereditaments conveyed to the laity. 1 & 2 Phil. & M., c. 8 (1554), 6 S.L. 34; 1 & 2 Phil. & M., c. 8 (1554-55), 4 S.R. 246


**CLERK OF THE PEACE**

An act for the following of hue and cry. 27 Eliz., c. 13 (1585), 6 S.L. 373; 27 Eliz., c. 13 (1584-85), 4 S.R. 720

New Jersey: Schooley v. Thorne, 1 N.J.L. 71 (1791); State v. Berry, 9 N.J.L. 374 (1828)


South Carolina: 2 Cooper 410

**CLERKS OF THE CHANCERY AND THE KING'S COUNCIL**

Justices of assise shall enquire of and punish the misdemeanour of officers and other offenders. 20 Edw. 3, c. 6 (1346), 2 S.L. 25; 20 Edw. 3, c. 6 (1346), 1 S.R. 305

South Carolina: 2 Cooper 405

**CLERKS OF UNDER SHERIFFS**

An act for swearing of under-sheriffs and other under officers and ministers. 27 Eliz., c. 12 (1585), 6 S.L. 371; 27 Eliz., c. 12 (1584-85), 4 S.R. 719

New Jersey: Allen v. Smith, 12 N.J.L. 159 (1831)

Tennessee: Glasgow's Lessee v. Smith, 1 Tenn. 144 (1805)

**CLOTHS**

An act for the reviving, continuance, explanation and perfecting of divers statutes. 35 Eliz., c. 7 (1593), 6 S.L. 434; 35 Eliz., c. 7 (1592-93), 4 S.R. 854


An act for continuance of divers statutes, and for repeal of some others. 43 Eliz., c. 9 (1601), 7 S.L. 50; 43 Eliz., c. 9 (1601), 4 S.R. 973


An act for continuance of a former act made in the fourth year of the King's majesty's reign of England, &c. intituled, An act for the true making of wollen cloths, and for some additions and alternations in and to the same. 21 Jac. 1, c. 18 (1623), 7 S.L. 277; 21 Jac. 1, c. 18 (1623-24), 4 S.R. 1224

Massachusetts: Barrett v. Pritchard, 19 Mass. (2 Pick.) 512 (1824)

An act for continuance and repeal of divers statutes. 3 Car. 1, c. 4 (5) (1627), 7 S.L. 325; 3 Car. 1, c. 5 (1627), 5 S.R. 27

New Jersey: State v. Price, 11 N.J.L. 143 (1829)

New York: Van Wagenaer v. Overseers of the Poor, 10 Johns. R. 56 (1813)

**COFFEE, TEA AND CHOCOLATE**

An act for repealing certain duties therein mentioned, payable upon coffee, tea, cocoa nuts, chocolate and cocoa paste imported; and for granting certain inland duties in
lieu thereof; and for prohibiting the importation of chocolate ready made, and cocoa paste; and for better ascertaining the duties payable upon coffee, tea, and cocoa nuts imported; and for granting relief to Robert Dalzell, late earl of Carnwath. 10 Geo. 1, c. 10 (1723), 15 S.L. 132

Delaware: Simpson v. Smith, 2 Del. Cas. 285 (1817)

COIN & COINAGE

An act for the further remedying the ill state of the coin of the kingdom. 8 Will. 3, c. 2 (1696), 10 S.L. 2; 8 & 9 Will. 3, c. 2 (1696-97), 7 S.R. 162

Kentucky: Gaines v. Conn's Heirs, 32 Ky. (2 Dana) 231 (1834)

New Jersey: Crane v. Alling, 14 N.J.L. 593 (1835)

Pennsylvania: Arrison v. Commonwealth, 1 Watts 374 (1833)

An act to prohibit the importation of light silver coin of this realm, from foreign countries, into Great Britain or Ireland; and to restrain the tender thereof beyond a certain sum. 14 Geo. 3, c. 42 (1774), 30 S.L. 372

South Carolina: M'Clarin v. Nesbit, 2 N. & Mc. 519 (1820)

COLLEGES, CHANTRIES, ETC.

A bill for colleges, chantries, &c. 37 Hen. 8, c. 4 (1545), 5 S.L. 219; 37 Hen. 8, c. 4 (1545), 3 S.R. 988

Pennsylvania: Magill v. Brown, Bright. N.P. 346 (1833); Ross v. Barker, 5 Watts 391 (1836)

The act for chantries collegiate. 1 Edw. 6, c. 14 (1547), 5 S.L. 267; 1 Edw. 6, c. 14 (1547), 4 S.R. 24

Pennsylvania: Magill v. Brown, Bright. N.P. 346 (1833); Ross v. Barker, 5 Watts 391 (1836)

COMMISSIONS OF GENERAL ENQUIRY

What sort of persons shall be justices of the peace; and what authority they shall have. 34 Edw. 3, c. 1 (1360), 2 S.L. 135; 34 Edw. 3, c. 1 (1360-61), 1 S.R. 364

D.C.: Ex Parte Reed, 4 Cranch C.C. 582 (1835)

Georgia: Schley 126

Maryland: Ex Parte Reed, 4 Cranch C.C. 582 (1835); Kilty 220

Massachusetts: Commonwealth v. Leach, 1 Mass. 59 (1804); Commonwealth v. Knowlton, 2 Mass. 530 (1807)

New York: Ex Parte Rhodes, 2 Wheel. Cr. C. 559 (1816)

Pennsylvania: Commonwealth v. Duane (Commonwealth v. Davies), 1 Binn. 97 (1806); 2 Wheel. Cr. C. 533 (1807); Kroemer v. Commonwealth, 3 Binn. 577 (1811); 3 Binney 612; Roberts 339

COMMON OF PASTURE

In what cases lords may approve against their tenants. 20 Hen. 3, c. 4 (1235), 1 S.L. 27; 20 Hen. 3, St. Mert., c. 4 (1235-36), 1 S.R. 2

Pennsylvania: Western University v. Robinson, 12 S. & R. 29 (1824)

COMMONS AND WASTE GROUNDS (INCLOSING)

Lords may approve against their neighbours. Usurpation of commons during the estate of particular tenants. 13 Edw. 1, St. 1, c. 46 (1285), 1 S.L. 225; 13 Edw. 1, Westminster 2d, c. 46 (1285), 1 S.R. 94

Pennsylvania: Western University v. Robinson, 12 S. & R. 29 (1824)

CONCEALMENT

An act to amend and render more effectual an act made in the twenty first year of the reign of King James the first, intituled, An act for the general quiet of the subjects against all pretences of concealment whatsoever. 9 Geo. 3, c. 16 (1768), 28 S.L. 161

Maryland: Kelly's Lessee v. Greenfield, 2 H. & McH. 121 (1785)

Federal: United States v. Hoar, 2 Mas. 311 (1821)
Conditions concerning grantees of reversions to take advantage of the conditions to be performed by the lessees.

32 Hen. 8, c. 34 (1540), 5 S.L. 48;
32 Hen. 8, c. 34 (1540), 3 S.R. 788

Kentucky: Birney v. Haim, 12 Ky.
(2 Litt.) 262 (1822)

Maryland: Moale v. Tyson, 2 H. & McH. 387 (1789); Kilty 232

New Jersey: Farley v. Craig, 11 N.J.L. 262 (1830)

New York: Ex'rs of Platner v. Devisees of Van Rensselaer, 3 Johns. Cas. 475 (1802); Demarest v. Willard, 8 Cow. 206 (1828)

New York: Ex'rs of M'Crady v. Brisbane, 1 N. & Me. 104 (1818)

Confession
An act for the amendment of the law, and the better advancement of justice. 4 Anne, c. 16 (1705), 11 S.L. 155; 4 & 5 Anne, c. 3 (1705), 8 S.R. 458

Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)

Delaware: Vandegrift v. Haughey, 1 Del. Cas. 336 (1793), 2 Del. Cas. 13 (1793); Evans v. Boggs, 1 Del. Cas. 18 (1794), 1 Del. Cas. 349 (1794); Horsey's Ex'rs v. Moore, 1 Del. Cas. 122 (1796); Robinson v. Ingram, 1 Del. Cas. 242 (1799); Ford's Lessee v. Hays, 1 Del. (1 Harr.) 48 (1832)

R.M. 42 (1819); Schley 326

Kentucky: Leather's Rep's v. M'Glasson, 19 Ky. (3 T.B. Mon.) 223 (1826); Nelson's Heirs v. Clay's Heirs, 30 Ky. (7 J.J. Mar.) 138 (1832)

Maryland: Gorsuch v. Holmes (Osborn v. Jones), 4 H. & McH. 5 (1792); Union Bank v. Ridgely, 1 H. & G. 324 (1827); Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Buckingham v. Peddicord, 2 Bla. Ch. 447 (1830); Brown v. Wallace, 2 Bla. Ch. 585 (1830); Addison v. Bowie, 2 Bla. Ch. 606 (1830); Salmon v. Clagett, 3 Bla. Ch. 125 (1830); Hall v. McPherson, 3 Bla. Ch. 529 (1832); Sasscer v. Walker's Ex'rs, 5 G. & J. 102 (1833); Kilty 245

Massachusetts: Jones v. Harraden (Brigham v. Eveleth), 9 Mass. n. 540 (1784); Brigham v. Eveleth, 9 Mass. 538 (1813); Bond v. Cutler, 10 Mass. 419 (1813); Farley v. Thompson, 15 Mass. 18 (1818); Jackson v. Stetson, 15 Mass. 48 (1818); Parker v. Parker, 34 Mass. (17 Pick.) 236 (1835)


New York: Cheetham v. Lewis, 3 Johns. R. 42 (1808); Lansing v. Capron, 1 Johns. Ch. R. 617 (1815); Jones v. Clark, 20 Johns. R. 51 (1822); Kane v. Bloodgood, 7 Johns. Ch. R. 90 (1823); Matter of Hemius, 2 Pai. Ch. 316 (1830); Oakley's Ex'rs v. Romeyn's Heirs, 6 Wend. 521 (1831)

North Carolina: Powell v. Hampton, 1 C. & N. 86 (1800); Bickerstaff v. Dellinger, 1 C. & N. 299 (1801); Chambers v. Chambers, 10 N.C. 232 (1824); Morrison v. Connelly, 13 N.C. 233 (1829); Briley v. Sugg, 21 N.C. 366 (1836)

Ohio: Lowther v. Lawrence, Wright (Ohio) 180 (1833)

Pennsylvania: Rapp v. Elliot, 1 Yeates 185 (1792); Kesselman's Lessee v. Old, 4 Dall. 168 (1799); Lessee of Eshelman v. Hoke, 2 Yeates 509 (1799); Griffith v. Willing, 3 Binn. 317 (1811); Hopkins v. Deaves, 2 Bro. (Pa.) 93 (1811); Wentz v. Dehaven, 1 S. & R. 312 (1815); Roop v. Meek, 6 S. & R. 542 (1821); Carl v. Commonwealth, 9 S. & R. 63 (1822); Jourdan v. Jourdan, 9 S. & R. 268 (1823); Irvine v. Hanlin, 10 S. & R. 219 (1823); Lynn v. M'Millen, 3 Pen. & W. 170 (1831); Vicary v. Moore, 2 Watts 451 (1834); Pepper v. Doores, 1 Miles 60 (1835);
M'Mackin v. M'Farland, 1 Miles 319 (1836); 3 Binney 625; Roberts 43

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Fraser v. McLeod, 1 Brev. 198 (1802); Gaillard v. Ball, 1 N. & Mc. 67 (1818); O'Driscoll v. M'Burney, 2 N. & Mc. 58 (1819); City Council v. Price, 1 McCord 299 (1821); Nicks v. Martindale, 1 Harp. 138 (1824); Thomas v. Wilson, 3 McCord 166 (1825); Soloman v. Evans, 3 McCord 274 (1825); Barino v. M'Gee, 3 McCord 452 (1826); M'Lure v. Vernon, 2 Hill 420 (1834); 2 Cooper 412

Tennessee: Slatton v. Jonson, 5 Tenn. 197 (1817); Payton v. Trigg, 5 Tenn. 250 (1817); Johnston v. Dew, 6 Tenn. 224 (1818); Harmon v. Crook, 10 Tenn. 127 (1826); Hill v. State, 10 Tenn. 248 (1829)

Virginia: Carthrae v. Clarke, 32 Va. (5 Leigh) 268 (1834)

CONIES
An act for continuance and repeal of divers statutes. 3 Car. 1, c. 4 (5) (1627), 7 S.L. 325; 3 Car. 1, c. 5 (1627), 5 S.R. 27

New Jersey: State v. Price, 11 N.J.L. 143 (1829)

New York: Van Wagenen v. Overseers of the Poor, 10 Johns. R. 56 (1813)

CONSPIRATORS
The remedy against conspirators, false informers, and embracers of juries. 26 Edw. 1, St. 3, c. 10 (1300), 1 S.L. 297; 28 Edw. 1, Artic. sup. Cart., c. 10 (1300), 1 S.R. 139

Maryland: State v. Buchanan, 5 H. & J. 317 (1821)

Who be conspirators, and who be champertors. 33 Edw. 1, St. 2 (1304), S.L. 307; 33 Edw. 1, Ord. Conspir. (1305), 1 S.R. 145

Maryland: State v. Buchanan, 5 H. & J. 317 (1821)

New York: Lambert v. People, 9 Cow. 578 (1827)

Pennsylvania: 3 Binney 608; Roberts 96

South Carolina: State v. DeWitt, 2 Hill 282 (1834); 2 Cooper 404

CONSPIRATORS
An act for the rendering justices of the peace more safe in the execution of their office; and for indemnifying constables and others acting in obedience to their warrants. 24 Geo. 2, c. 44 (1751), 20 S.L. 279

Kentucky: Jarman v. Patterson, 23 Ky. (7 T.B. Mon.) 644 (1828)

Maryland: Kilty 253

Pennsylvania: Mitchell v. Cowgill, 4 Binn. 20 (1811); Little v. Toland, 6 Binn. 83 (1813); Slocum v. Perkins, 3 S. & R. 295 (1817); Miller v. Smith, 12 S. & R. 145 (1824); Wise v. Wills, 2 Rawle 208 (1828)

South Carolina: Rembert v. Kelly, 1 Harp. 65 (1823)

Federal: The Bolina, 1 Gall. 75 (1812)

CONTINUANCE OF ACTS
An act for the reviving, continuance, explanation and perfecting of divers statutes. 35 Eliz., c. 7 (1593), 6 S.L. 434; 35 Eliz., c. 7 (1592-93), 4 S.R. 854


CONVOCATION
The submission of the clergy, and restraint of appeals. 25 Hen. 8, c. 19 (1533), 4 S.L. 283; 25 Hen. 8, c. 19 (1533-34), 3 S.R. 460

Delaware: Van Dyke v. Johns, 1 Del. Ch. 93 (1819)

Virginia: Commonwealth v. Posey, 8 Va. (4 Call.) 109 (1787)
CORDWAINERS

The penalty of a cordwainer using the mystery of a tanner. 2 Hen. 6, c. 7 (1423), 3 S.L. 83; 2 Hen. 6, c. 7 (1423), 2 S.R. 220
New Jersey: Herbert v. Hardenbergh, 10 N.J.L. 222 (1828)

CORN

An act for the reviving, continuance, explanation and perfecting of divers statutes. 35 Eliz., c. 7 (1593), 6 S.L. 434; 35 Eliz., c. 7 (1592-93), 4 S.R. 854

An act to avoid and prevent divers misdemeanors in lewd and idle persons. 43 Eliz., c. 7 (1601), 7 S.L. 48; 43 Eliz., c. 7 (1601), 4 S.R. 971
Kentucky: Act of 1802, 107, 118 (1803)

An act for continuance and repeal of divers statutes. 3 Car. 1, c. 4 (5) (1627), 7 S.L. 325; 3 Car. 1, c. 5 (1627), 5 S.R. 27
New Jersey: State v. Price, 11 N.J.L. 143 (1829)
New York: Van Wagener v. Overseers of the Poor, 10 Johns. R. 56 (1813)

An act for the encouragement of trade. 15 Car. 2, c. 7 (1663), 8 S.L. 160; 15 Car. 2, c. 7 (1663), 5 S.R. 449

CORN RICKS

An act to prevent the malicious burning of houses, stacks of corn and hay, and killing or maiming of cattle. 22 & 23 Car. 2, c. 7 (1670), 8 S.L. 340; 22 & 23 Car. 2, c. 7 (1670 & 1671), 5 S.R. 709
South Carolina: Braker v. Knight, 3 McCord 80 (1825); Walker v. Briggs, 1 Hill 118 (1833); State v. Cantrell, 2 Hill 389 (1834); 2 Cooper 411
Tennessee: State v. Wilcox, 11 Tenn. 278 (1832)

CORONERS

All men shall be ready to pursue felons. 3 Edw. 1, c. 9 (1275), 1 S.L. 81; 3 Edw. 1, c. 9 (1275), 1 S.R. 28
Georgia: Schley 82
Pennsylvania: 3 Binney 600; Roberts 315

Of what things a coroner shall inquire. 4 Edw. 1, St. 2 (1276), 1 S.L. 110; 4 Edw. 1, (1275-76), 1 S.R. 40
Georgia: Schley 90
Maryland: Kilty 210
Pennsylvania: 3 Binney 601; Roberts 100

How many escheators may be in the realm, and how long they shall continue in office. 14 Edw. 3, St. 1, c. 8 (1340), 1 S.L. 475; 14 Edw. 3, St. 1, c. 8 (1340), 1 S.R. 283
Maryland: Cunningham v. Browning, 1 Bla. Ch. 299 (1827)

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after
a murder committed. A justice of peace shall certify his recogni-
sances, &c. 3 Hen. 7, c. 1 (1486), 4 S.L. 27; 3 Hen. 7, c. 1 (1487),
2 S.R. 509
Georgia: Schley 137
Maryland: Kilty 228
New York: People v. Croswell, 3
Johns. Cas. 337 (1804); 3 Wheel.
Cr. C. 330 (1804)
Pennsylvania: 3 Binney 616;
Roberts 102
Virginia: Commonwealth v. Burton,
31 Va. (4 Leigh) 645 (1832)
An act touching bailment of per-
sons. 1 & 2 Phil. & M., c. 13
(1554), 6 S.L. 57; 1 & 2 Phil. &
M., c. 13 (1554 & 1554-55), 4
S.R. 259
Georgia: State v. Asselin, Charit.
T.U.P. 184 (1808)
Maryland: Kilty 234
New Jersey: Ludlow v. Ex'rs of
Ludlow, 4 N.J.L. 387 (1817)
Ohio: Fight v. State, 7 Hamm.,
Pt. 1, 180 (6 & 7 Ohio 327) (1835)
Pennsylvania: 3 Binney 621;
Roberts 77
South Carolina: Barton v. Keith,
2 Hill 537 (1835); State v. Hill,
2 Hill 607 (1835); 2 Cooper 409
CORPORATIONS
An act for preventing the incon-
veniences arising for want of
elections of mayors or other
chief magistrates of boroughs or
corporations being made upon the
days appointed by charter or
usage for that purpose, and di-
recting in what manner such
elections shall be afterwards
made. 11 Geo. 1, c. 4 (1724), 15
S.L. 178
Georgia: Schley 349
Pennsylvania: Rose v. Turnpike
Company, 3 Watts 46 (1834)
COSTS
An act that the plaintiff, being
nonsuited, shall yield damages to
the defendants in actions personal,
by the discretion of the justices.
23 Hen. 8, c. 15 (1531), 4 S.L. 244;
23 Hen. 8, c. 15 (1531-32), 3 S.R.
380
Georgia: Schley 160
Maryland: Kilty 231
Massachusetts: Smith v. Floyd, 18
Mass. (1 Pick.) 275 (1822)
New York: Adm'rs of Tilton v.
Williams, 11 Johns. R. 403 (1814);
Salisbury's Ex'r v. Heirs of
Philips, 12 Johns. R. 289 (1815)
North Carolina: M'Clenahan v.
Thomas, 6 N.C. 247 (1813)
Pennsylvania: Muntorf v. Muntorf,
2 Rawle 180 (1828); 3 Binney 619;
Roberts 120
South Carolina: Ex'rs of Bordeaux
v. Cave, 2 Bail. 6 (1830); 2 Cooper
408
Tennessee: Wallen v. M'Henry's
Lessee, 10 Tenn. 310 (1829)
An act where defendants shall not
recover any costs. 24 Hen. 8, c. 8
(1532), 4 S.L. 253; 24 Hen. 8, c. 8
(1532-33), 3 S.R. 424
Maryland: Kilty 231
Pennsylvania: 3 Binney 619;
Roberts 123
An act for the avoiding of wrong-
ful vexation touching the writ of
Latitat. 8 Eliz., c. 2 (1565), 6
S.L. 232; 8 Eliz., c. 2 (1566), 4
S.R. 486
New York: Ex'rs of Morton v.
Tenants of Croghan, 20 Johns. R.
106 (1822); Ex Parte Nelson, 1
Cow. 417 (1823)
Pennsylvania: 3 Binney 621;
Roberts 125
South Carolina: Smith v. Lewis, 1
N. & Mc. 38 (1817); 2 Cooper 409
An act to prevent inconveniences
arising from delays of causes
after issue joined. 14 Geo. 2,
c. 17 (1741), 17 S.L. 434
Pennsylvania: Hannum v. Gregg,
2 Yeates 240 (1797)
COUNTIES
Who shall be assigned justices and keepers of the peace. 1 Edw. 3, St. 2, c. 16 (1327), 1 S.L. 419; 1 Edw. 3, St. 2, c. 16 (1326-27), 1 S.R. 257
Georgia: Schley 118
Maryland: Kilty 216
Massachusetts: Commonwealth v. Leach, 1 Mass. 59 (1804)

COUNTIES PALATINE
An act for the more effectual preventing frivolous and vexatious arrests, and for the more easy recovery of debts and damages, in the courts of great sessions in the principality of Wales, and in the court of assize in the county palatine of Chester, and for the obviating a doubt which has arisen upon an act made in the fourth year of his present Majesty's reign, intituled, An act that all proceedings in courts of justice, within that part of Great Britain called England, and in the court of exchequer in Scotland, shall be in the English language, so far as the same act doth or may relate to the courts of justice holden within the said principality, and for explaining and amending the said act. 6 Geo. 2, c. 14 (1733), 16 S.L. 379
Maryland: Helms v. Franciscus, 2 Bla. Ch. 544 (1830); Kilty 250

COUNTY COURTS
At what time shall be kept a county court, sheriff's turn, and a leet. 9 Hen. 3, c. 11 (Magna Charta) (1225), 1 S.L. 12; 9 Hen. 3, (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 48

COURT OF ADMIRALTY
A remedy for him who is wrongfully pursued in the court of admiralty. 2 Hen. 4, c. 11 (1400), 2 S.L. 412; 2 Hen. 4, c. 11 (1400-01), 2 S.R. 124

MARYLAND: Kilty 224
South Carolina: 2 Cooper 406
Federal: Bains v. The James, Bald. C.C. 544 (1832)

COURT OF AUGMENTATIONS
An act establishing the court of augmentations. 27 Hen. 8, c. 27 (1535), 4 S.L. 402; 27 Hen. 8, c. 27 (1535-36), 3 S.R. 569

COURT OF COMMON PLEAS
Common pleas shall not follow the King's court. 9 Hen. 3, c. 11 (Magna Charta) (1225), 1 S.L. 6; 9 Hen. 3, (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 39

COURT OF DELEGATES
The submission of the clergy, and restraint of appeals. 25 Hen. 8, c. 19 (1533), 4 S.L. 283; 25 Hen. 8, c. 19 (1533-34), 3 S.R. 460
Delaware: Van Dyke v. Johns, 1 Del. Ch. 93 (1819)
Virginia: Commonwealth v. Posey, 8 Va. (4 Call) 109 (1787)

COURT OF EXCHEQUER & EXCHEQUER
What distresses shall be taken for the King's debts, and how it shall be used. 51 Hen. 3, St. 4 (1266), 1 S.L. 39; Temp. Incert. 1 S.R. 197
Maryland: Kilty 208

A sheriff having received the King's debt, shall discharge the debtor. 3 Edw. 1, c. 19 (1275), 1 S.L. 88; 3 Edw. 1, c. 19 (1275), 1 S.R. 32
The lord chancellor and lord treasurer shall examine erroneous judgments given in the exchequer. 31 Edw. 3, St. 1, c. 12 (1357), 2 S.L. 113; 31 Edw. 3, St. 1, c. 12 (1357), 1 S.R. 351

**South Carolina: Muir v. Ex'rs of Muirhead**, 2 Brev. 215 (1807)

### COURT OF THE GENERAL SURVEYORS OF THE KING'S LANDS

The erection of the court of surveyors of the King's lands, the names of the officers there, and their authority. 33 Hen. 8, c. 39 (1541), 5 S.L. 115; 33 Hen. 8, c. 39 (1541-42), 3 S.R. 879

**Maryland:** Miller v. Lord Proprietary, 1 H. & McH. 543 (1774)

**Pennsylvania:** Magill v. Brown, Bright. N.P. 346 (1833)

**Federal:** United States v. The Anthony Mangin, 2 Pet. Adm. 452 (1802); United States v. Feely, 1 Brock. 255 (1813)

### COURT OF KING'S BENCH

An act for redress of erroneous judgments in the court commonly called the King's bench. 27 Eliz., c. 8 (1585), 6 S.L. 364; 27 Eliz., c. 8 (1584-85), 4 S.R. 714

**Maryland:** Ringgold v. Cannell, 2 H. & McH. 408 (1790)

**South Carolina:** Muir v. Ex'rs of Muirhead, 2 Brev. 215 (1807)

An act for the better discovery of judgments in the courts of King's Bench, Common Pleas, and Exchequer at Westminster. 4 & 5 W. & M., c. 20 (1692), 9 S.L. 220; 4 W. & M., c. 20 (1692), 6 S.R. 412

**Maryland:** Kilty 243

**New York:** Vredenbergh v. Morris, 1 Johns. Cas. 224 (1800)

**Pennsylvania:** Levinz v. Will, 1 Dall. 430 (1789); Hurst v. Hurst, 2 Wash. C.C. 69 (1807)

### COURT ROLLS

An act against forgers of false deeds and writings. 5 Eliz., c. 14 (1562), 6 S.L. 202; 5 Eliz., c. 14 (1562-63), 4 S.R. 443

**Kentucky:** Act of 1802, 107, 118 (1803)

**North Carolina:** State v. Street, 1 Tayl. 158 (1801); State v. Britt, 14 N.C. 122 (1831)

**Pennsylvania:** Commonwealth v. Searle, 2 Binn. 332 (1810)

**South Carolina:** 2 Cooper 409

### COURT OF STAR CHAMBER

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify his recognizances, &c. 3 Hen. 7, c. 1 (1486), 4 S.L. 27; 3 Hen. 7, c. 1 (1487), 2 S.R. 509

**Georgia:** Schley 137

**Maryland:** Kilty 228

**New York:** People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

**Pennsylvania:** 3 Binney 616; Roberts 102

**Virginia:** Commonwealth v. Burton, 31 Va. (4 Leigh) 645 (1832)

### COURT OF WARDS

The erection of the court of wards, and the names and several duties of the officers thereof, in the governance of the King's wards, and their estates. 32 Hen. 8, c. 46 (1540), 5 S.L. 64; 32 Hen. 8, c. 46 (1540), 3 S.R. 802

**Pennsylvania:** Magill v. Brown, Bright. N.P. 346 (1833)

### COURT OF WARDS & LIVERIES

An act for the explanation of an act made in the eleventh year of the Queen's majesty's reign,
intitled, An act to make the lands, tenements, goods and chattels of tellers, receivers, &c. liable to the payment of their debts. 27 Eliz., c. 3 (1585), 6 S.L. 353; 27 Eliz., c. 3 (1584-85), 4 S.R. 708

Alabama: Frisbie v. McCarty, 1 Stew. & P. 56 (1831); Killough v. Steele, 1 Stew. & P. 262 (1832)

Kentucky: Taylor v. Eubanks, 10 Ky. (3 A.K. Mar.) 239 (1821)

North Carolina: Jackson v. Marshall's Adm'r, 5 N.C. 323 (1809); O'Daniel v. Crawford, 15 N.C. 197 (1833); Martin v. Cowles, 18 N.C. 29 (1834)

Ohio: Lessee of Burgett v. Burgett, 1 Hamm. 469 (1 Ohio 207) (1824)

An act for taking away the court of wards and liveries, and tenures in capite, and by knights-service, and purveyance, and for settling a revenue upon his Majesty in lieu thereof. 12 Car. 2, c. 24 (1660), 7 S.L. 472; 12 Car. 2, c. 24 (1660), 5 S.R. 259

D.C.: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)

Georgia: Schley 242

Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Mauro v. Ritchie, 3 Cranch C.C. 147 (1827); Corrie's Case, 2 Bla. Ch. 488 (1830); Kilty 238


North Carolina: Mills v. McAllister, 2 N.C. 350 (1796)

Pennsylvania: Magill v. Brown, Bright N.P. 346 (1833); 3 Binney 623; Roberts 312

COURTS OF JUSTICE

Pleas shall be pleaded in the English tongue, and inrolled in Latin. 36 Edw. 3, St. 1, c. 15 (1362), 2 S.L. 156; 36 Edw. 3, St. 1, c. 15 (1362), 1 S.R. 375

Maryland: Kilty 221

CRIMINAL MATTER

An act for the better securing the liberty of the subject, and for prevention of imprisonments beyond the seas. 31 Car. 2, c. 2 (1679), 8 S.L. 432; 31 Car. 2, c. 2 (1679), 5 S.R. 935

Georgia: State v. Segar, Charlt. T.U.P. 24 (1805); Schley 262

New Jersey: Peltier v. Pennington, 14 N.J.L. 312 (1834)

New York: Case of Yates, Yates Sel. Cas. 1 (1809); Yates v. People, 6 Johns. R. 337 (1810); Goodwin's...
Case, 5 Rog. N.Y. City H. Rec. 11 (1820)
Pennsylvania: Respublica v. Arnold, 3 Yeates 263 (1801)
South Carolina: Barton v. Keith, 2 Hill 537 (1835)
Federal: United States v. Bollman, 1 Cranch C.C. 373 (1807)

THE CROWN
An act for declaring the rights and liberties of the subject, and settling the succession of the crown. 1 W. & M., Sess. 2, c. 2 (1688), 9 S.L. 67; 1 W. & M., Sess. 2, c. 2 (1688), 6 S.R. 142
Maryland: William's Case, 3 Bla. Ch. 186 (1831)

An act for the further limitation of the crown, and better securing the rights and liberties of the subject. 12 & 13 Will. 3, c. 2 (1700), 10 S.L. 357; 12 & 13 Will. 3, c. 2 (1700 & 1701), 7 S.R. 636
Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825)

An act for the further security of his Majesty's person, and the succession of the crown in the protestant line, and for extinguishing the hopes of the pretended prince of Wales, and all other pretenders, and theiropen and secret abettors. 13 Will. 3, c. 6 (1701), 10 S.L. 399; 13 & 14 Will. 3, c. 6 (1701), 7 S.R. 747
Maryland: Blackiston v. Carroll, 1 Am. Leg. Rec. 46 (1825)

An act to declare the alterations in the oath appointed to be taken by the act, intituled, An act for the further security of his Majesty's person, and the succession of the crown in the protestant line, and for extinguishing the hopes of the pretended prince of Wales, and all other pretenders, and theiropen and secret abettors, and for declaring the association to be determined. 1 Anne, St. 1, c. 22 (1701), 10 S.L. 461; 1 Anne, St. 1, c. 16 (1702), 8 S.R. 66
South Carolina: 2 Cooper 412

An act to give further time for inrolling such leases granted from the crown, as have not been inrolled within the respective times therein limited; and for making the pleading of deeds of bargain and sale inrolled, and of fee farm rents, more easy. 10 Anne, c. 18 (1711), 12 S.L. 324; 10 Anne, c. 28 (1711), 9 S.R. 694
Georgia: Patterson v. Winn, 30 U.S. (5 Pet.) 233 (1831)

CURSING & SWEARING
An act for the more effectual suppressing profane cursing and swearing. 6 & 7 Will. 3, c. 11 (1695), 9 S.L. 357; 6 & 7 W. & M., c. 11 (1694), 6 S.R. 591
South Carolina: 2 Cooper 412

CUSTOMS
The warranty of packing of wool shall be put out. An inquest shall be de Medietate Linguae, where an alien is party. 28 Edw. 3, c. 13 (1354), 2 S.L. 104; 28 Edw. 3, c. 13 (1354), 1 S.R. 348
North Carolina: State v. Antonio, 11 N.C. 200 (1825)
Pennsylvania: Respublica v. Mesca, 1 Dall. 73 (1833); 3 Binney 611; Roberts 336

A certificate shall be made of goods brought into one port and removed to another. One man shall not enter goods in the name of another. 3 Hen. 7, c. 7 (1487), 4 S.L. 32; 3 Hen. 7, c. 7 (8) (1487), 2 S.R. 516
Maryland: Blackiston v. Carroll, 1 Am. Leg. Rec. 46 (1697)

A repeal of the act made, that no man enter goods, but in the owner's name, in the customers books. 1 Hen. 8, c. 5 (1509), 4 S.L. 104; 1 Hen. 8, c. 5 (1509-10), 3 S.R. 3
Ohio: Stewart v. Treasurer, 4
Hamm. 98 (1-4 Ohio 733) (1828)

A subsidy granted to the King of
tonnage and poundage, and other
sums of money, payable upon
merchandize exported and im-
ported. 12 Car. 2, c. 4 (1660),
7 S.L. 362; 12 Car. 2, c. 4 (1660),
5 S.R. 181

Maryland: Blackiston v. Carroll,
1 Am. Leg. Rec. 46 (1697)

An act for preventing frauds, and
regulating abuses in his Majesty's
customs. 13 & 14 Car. 2, c. 11
(1662), 8 S.L. 78; 14 Car. 2, c. 11
(1663), 5 S.R. 393

Massachusetts: Randolph v.
Armitage, 1 Rec. Ct. of Asst.,
Colony of Mass. Bay 124 (1680)

Federal: Robinson v. Hook, 4 Mas.
139 (1826)

An act for the encouragement of
trade. 15 Car. 2, c. 7 (1663),
8 S.L. 160; 15 Car. 2, c. 7 (1663),
5 S.R. 449

Massachusetts: Randolph v. Catch
Newbery, 1 Rec. Ct. of Asst.,
Colony of Mass. Bay 152 (1682);
Lugger v. Ship Elisabeth, 1 Rec.
Ct. of Asst., Colony of Mass. Bay
209 (1686); Brenton v. Katch
Salisbury, 1 Rec. Ct. of Asst.,
Colony of Mass. Bay 251 (1691);
Brenton v. Three Brothers, 1
Bay 261 (1691)

An act for making good the defi-
ciciencies of several funds therein
mentioned; and for enlarging the
capital stock of the bank of Eng-
land; and for raising the publick
credit. 8 & 9 Will. 3, c. 20
(1697), 10 S.L. 34; 8 & 9 Will. 2,
c. 20 (1696-97), 7 S.R. 218

Cranch C.C. 441 (1829)

Maryland: United States v. Watkins,
3 Cranch C.C. 441 (1829)

Federal: United States v. Watkins,
3 Cranch C.C. 441 (1829)

An act for preventing frauds, and
abuses in the publick revenues of
excise, customs, stamp-duties,
post-office, and house-money.
6 Geo. 1, c. 21 (1719), 14 S.L. 262

South Carolina: State v. Anderson,
1 Hill 327 (1833)

An act for the improvement of his
Majesty's revenues of customs,
excise and inland duties. 12 Geo.
1, c. 28 (1725), 15 S.L. 318

Federal: The Bolina, 1 Gall. 75
(1812)

An act for indemnifying persons
who have been guilty of offences
against the laws made for secur-
ing the revenues of customs and
excise, and for enforcing those
laws for the future. 9 Geo. 2,
c. 35 (1736), 17 S.L. 63

Federal: The Bolina, 1 Gall. 75
(1812)

DAMAGE FEASANT

What distresses shall be taken for
the King's debts, and how it shall
be used. 51 Hen. 3, St. 4 (1266),
1 S.L. 39; Temp. Incert. 1 S.R.
197b

Maryland: Kilty 208

DAMAGES

Several actions wherein damages
shall be recovered. 6 Edw. 1,
c. 1 (1278), 1 S.L. 119; 6 Edw. 1,
St. Glouc., c. 1 (1278), 1 S.R. 47

D.C.: Forrest v. Hanson, 1 Cranch
C.C. 63 (1802)

Georgia: Schley 93

Maryland: Forrest v. Hanson, 1
Cranch C.C. 63 (1802); Kiersted
v. Rogers, 6 H. & J. 282 (1824);
Kilty 210

New Hampshire: Chase v. Hazelton,
7 N.H. 171 (1834)

New Jersey: Martin v. Martin, 14
N.J.L. 125 (1833)

Ohio: Bell v. Bates, 3 Hamm. 380
(Ohio 611), (1828)

Pennsylvania: Benner v. Evans,
3 Pen. & W. 454 (1832); 3 Binney
602; Roberts 107
Tennessee: Wallen v. M'Henry's Lessee, 10 Tenn. 310 (1829)

DAYS IN BANK
The day of the leap-year, and the day before, shall be holden for one day. 21 Hen. 3 (1236), 1 S.L. 32; 40 Hen. 3 (1256), 1 S.R. 7

Georgia: Schley 80
Maryland: Kilty 208
Pennsylvania: 3 Binney 600; Roberts 207

An act for regulating the commencement of the year; and for correcting the calendar now in use. 24 Geo. 2, c. 23 (1751), 20 S.L. 186

Maryland: Kilty 252

An act to amend an act made in the last session of parliament, (intitled, An act for regulating the commencement of the year, and for correcting the calendar now in use). 25 Geo. 2, c. 30 (1752), 20 S.L. 368

Maryland: Kilty 253

DEATH OF PERSONS PRETENDED TO BE ALIVE
An act for the more effectual discovery of the death of persons pretended to be alive, to the prejudice of those who claim estates after their death. 6 Anne, c. 18 (1707), 11 S.L. 349; 6 Anne, c. 72 (1707), 8 S.R. 830

Georgia: Schley 334
Maryland: Kilty 247

New Jersey: Wambaugh v. Schenck, 2 N.J.L. 229 (1807)

DEBT
None shall be distrained for a debt that he oweth not. 3 Edw. 1, c. 23 (1275), 1 S.L. 92; 3 Edw. 1, c. 23 (1275), 1 S.R. 33

South Carolina: 2 Cooper 403

Process of exigent shall be awarded in debt, detinue, and replevin. 25 Edw. 3, St. 5, c. 17 (1350), 2 S.L. 59; 25 Edw. 3, St. 5, c. 17 (1351-52), 1 S.R. 322

Maryland: Kilty 220
South Carolina: 2 Cooper 405

An act for relief of poor prisoners for debt or damages. 2 W. & M., Sess. 2, c. 15, Sess. 1, c. 25 (1691), 9 S.L. 128; 2 W. & M., Sess. 2, c. 15 (1690), 6 S.R. 248

Pennsylvania: Rees v. Emerick, 6 S. & R. 286 (1820)

An act for the relief of debtors with respect to the imprisonment of their persons. 2 Geo. 2, c. 22 (1729), 16 S.L. 46

Connecticut: Alsop v. Nichols, 9 Conn. 357 (1832)

Georgia: Adm'rs of Sheftall v. Adm'rs of Clay, Charlt. T.U.P. 227 (1809)

Indiana: Coe v. Givan, 1 Blackford 367 (1825)

Kentucky: Tribble v. Taul, 23 Ky. (7 T.B. Mon.) 455 (1828)

Maryland: Baltimore Ins. Co. v. M'Fadon, 4 H. & J. 31 (1815); Strike's Case, 1 Bla. Ch. 57 (1826)

Massachusetts: Stowers v. Barnard, 32 Mass. (15 Pick.) 221 (1834)

New York: Gordon v. Bowne, 2 Johns. R. 150 (1807); Jansen v. Hilton, 10 Johns. R. 549 (1813); Simpson v. Hart, 1 Johns. Ch. R. 91 (1814); Duncan v. Lyon, 3 Johns. Ch. R. 351 (1818); Dale v. Cooke, 4 Johns. Ch. R. 11 (1819); Root v. Taylor, 20 Johns. R. 137 (1822); Wheeler v. Raymond, 5 Cow. 231 (1825); Bridge v. Johnson, 5 Wend. 342 (1830)

North Carolina: Roberts v. Jones, 5 N.C. 353 (1810)

Pennsylvania: Kachlin v. Mulhallon, 2 Dall. 237 (1795); Boyd v. Thompson, 2 Yeates 217 (1797); Commissioners v. Ross, 3 Binn. 539 (1811); Stewart v. Coulter, 12 S. & R. 445 (1825); Crist v. Brindle, 2 Rawle 121 (1828); Best v. Lawson, 1 Miles 11 (1835)
An act for explaining and amending an act made in the last session of parliament intituled, An act for the relief of debtors with respect to the imprisonment of their persons. 3 Geo. 2, c. 27 (1730), 16 S.L. 179

An act to explain and amend an act passed in the second year of the reign of his present Majesty, intituled, An act for the relief of debtors with respect to the imprisonment of their persons. 8 Geo. 2, c. 24 (1735), 16 S.L. 535

A prisoner by judgment shall not be let at large. Confession of a debt to the King to delay another’s execution. 1 Rich. 2, c. 12 (1377), 2 S.L. 211; 1 Rich. 2, c. 12 (1377), 2 S.R. 4

The penalty of a serjeant or pleader committing deceit. 3 Edw. 1, c. 29 (1275), 1 S.L. 94; 3 Edw. 1, c. 29 (1275), 1 S.R. 458

An act for the amendment of the law, and the better advancement of justice. 4 Anne, c. 16 (1705), 11 S.L. 155; 4 & 5 Anne, c. 3 (1705), 8 S.R. 458

DECEIT

DECLARATION OF USES AND TRUSTS

DEBTS DUE TO AND FROM THE KING

How sureties shall be charged to the King. 9 Hen. 3, c. 8 (Magna Charta) (1225), 1 S.L. 5; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

By the King's protection the parties suit shall not be hindered, but his execution. 25 Edw. 3, St. 5, c. 19 (1350), 2 S.L. 59; 25 Edw. 3, St. 5, c. 19 (1351-52), 1 S.R. 323

A prisoner by judgment shall not be let at large. Confession of a debt to the King to delay another's execution. 1 Rich. 2, c. 12 (1377), 2 S.L. 211; 1 Rich. 2, c. 12 (1377), 2 S.R. 4

The penalty of a serjeant or pleader committing deceit. 3 Edw. 1, c. 29 (1275), 1 S.L. 94; 3 Edw. 1, c. 29 (1275), 1 S.R. 458

An act for the amendment of the law, and the better advancement of justice. 4 Anne, c. 16 (1705), 11 S.L. 155; 4 & 5 Anne, c. 3 (1705), 8 S.R. 458

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DECLARATION OF USES AND TRUSTS

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DECLARATION OF USES AND TRUSTS

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Kentucky: Leather's Rep's v. M'Glasson, 19 Ky. (3 T.B. Mon.) 223 (1826); Nelson's Heirs v. Clay's Heirs, 30 Ky. (7 J.J. Mar.) 138 (1832)
Maryland: Gorsuch v. Holmes (Osborn v. Jones), 4 H. & McH. 5 (1792); Union Bank v. Ridgely, 1 H. & G. 324 (1827); Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Buckingham v. Peddicord, 2 Bla. Ch. 447 (1830); Brown v. Wallace, 2 Bla. Ch. 585 (1830); Addison v. Bowie, 2 Bla. Ch. 606 (1830); Salmon v. Clagett, 3 Bla. Ch. 125 (1830); Hall v. McPherson, 3 Bla. Ch. 529 (1832); Sasscer v. Walker's Ex'rs, 5 G. & J. 102 (1833); Kilty 245
Massachusetts: Brigham v. Eveleth (Jones v. Harraden), 9 Mass. 540 (1784); Brigham v. Eveleth, 9 Mass. 538 (1813); Bond v. Cutler, 10 Mass. 419 (1813); Farley v. Thompson, 15 Mass. 18 (1818); Jackson v. Steton, 15 Mass. 48 (1818); Parker v. Parker, 34 Mass. (17 Pick.) 236 (1835)
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North Carolina: Powell v. Hampton, 1 C. & N. 86 (1800); Bickerstaff v. Dellinger, 1 C. & N. 299 (1801); Chambers v. Chambers, 10 N.C. 232 (1824); Morrison v. Connelly, 13 N.C. 233 (1829); Briley v. Sugg, 21 N.C. 366 (1836)
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An act against forgers of false deeds and writings. 5 Eliz., c. 14 (1562), 6 S.L. 202; 5 Eliz., c. 14 (1562-63), 4 S.R. 443
Kentucky: Act of 1802, 107, 118 (1803)
North Carolina: State v. Street, 1 Tayl. 158 (1801); State v. Britt, 14 N.C. 122 (1831)
Pennsylvania: Commonwealth v. Searle, 2 Binn. 332 (1810)
South Carolina: 2 Cooper 409
An act for relief of such of his Majesty's loyal subjects, in that part of Great Britain called Scotland, whose title deeds and writings were destroyed or carried off by the rebels in the late rebellion. 20 Geo. 2, c. 20 (1747), 19 S.L. 51
New Jersey: Cozens v. Long, 3 N.J.L. 331, 2 Penning. 764 (1811)

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New Hampshire: Carlisle v. Rich, 8 N.H. 44 (1835)
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Tennessee: Hamilton v. Bradley, 6 Tenn. 127 (1818)

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An act for the more effectual discovery and punishment of deer stealers. 3 & 4 W. & M., c. 10 (1691), 9 S.L. 140; 3 W. & M., c. 10 (1691), 6 S.R. 312
New York: Hart v. Mayor of Albany, 9 Wend. 571 (1832)
An act for the more effectual punishing wicked and evil-disposed persons going armed in disguise, and doing injuries and violence to the persons and properties of his Majesty's subjects, and for the more speedy bringing the offenders to justice. 9 Geo. 1, c. 22 (1722), 15 S.L. 88
Georgia: State v. Campbell, Charlt. T.U.P. 166 (1808)
New Jersey: State v. Gibbons, 4 N.J.L. 40 (1818)
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An act for prevention of vexations and oppressions by arrests, and of delays in suits of law. 13 Car. 2, St. 2, c. 2 (1661), 8 S.L. 27; 13 Car. 2, St. 2, c. 2 (1661), 5 S.R. 323
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New Jersey: Crane v. Alling, 14 N.J.L. 593 (1835)

New York: Griswold v. Stewart, 4 Cow. 457 (1825)

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Georgia: Savannah v. Steam Boat Co., Charlt. R.M. 342 (1830)

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An act for the more effectual punishing wicked and evil-disposed persons going armed in disguise, and doing injuries and violences to the persons and properties of his Majesty's subjects, and for the more speedy bringing the offenders to justice. 9 Geo. 1, c. 22 (1722), 15 S.L. 88

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South Carolina: State v. Cantrell, 2 Hill 389 (1834)

Tennessee: State v. Pearce, 7 Tenn. 66 (1825); State v. Wilcox, 11 Tenn. 278 (1832)

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<td>None shall distress out of his fee, nor drive the distress out of the county. 3 Edw. 1, c. 16 (1275), 1 S.L. 86; 3 Edw. 1, c. 16 (1275), 1 S.R. 31</td>
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Maryland: Helms v. Franciscus, 2 Bla. Ch. 544 (1830); Kilty 249

Tennessee: Martin v. M'Night, 1 Tenn. 380 (1809)

An act for the more effectual preventing frivolous and vexatious arrests, and for the more easy recovery of debts and damages, in the courts of great sessions in the principality of Wales, and in the court of assize in the county palatine of Chester, and for the obviating a doubt which has arisen upon an act made in the fourth year of his present Majesty's reign, intituled, An act that all proceedings in courts of justice, within that part of Great Britain called England, and in the court of exchequer in Scotland, shall be in the English language, so far as the same act doth or may relate to the courts of justice holden within the said principality, and for explaining and amending the said act. 6 Geo. 2, c. 14 (1733), 16 S.L. 379

Maryland: Helms v. Franciscus, 2 Bla. Ch. 544 (1830); Kilty 250

ERROR

An act for the amendment of writs of error; and for the further preventing the arresting or reversing of judgments after verdict. 5 Geo. 1, c. 13 (1718), 14 S.L. 49

Maryland: Giles v. Perryman, 1 H. & G. 164 (1827); Kilty 248

New Jersey: Hill v. Hill, 1 N.J.L. 261 (1794)

North Carolina: Dudley v. Carmolt, 5 N.C. 339 (1810); Glisson v. Herring, 13 N.C. 156 (1829); West v. Ratledge, 15 N.C. 31 (1833)

Pennsylvania: Thomas v. Culp, 4 S. & R. 271 (1818); Finney v. Crawford, 2 Watts 294 (1834); 3 Binney 626; Roberts 48

Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

ESCAPES

No penalty for an escape before it be adjudged. 3 Edw. 1, c. 3 (1275), 1 S.L. 78; 3 Edw. 1, c. 3 (1275), 1 S.R. 28

South Carolina: 2 Cooper 403

Every justice of peace may let a prisoner to mainprise. No officer shall seise the goods of a prisoner until he be attainted. 1 Rich. 3, c. 3 (1483), 4 S.L. 2; 1 Rich. 3, c. 3 (1483-84), 2 S.R. 478

Maryland: Kilty 228

New York: People v. Huggins, 10 Wend. 464 (1833)

Pennsylvania: Morrison v. Gross, 1 Bro. (Pa.) 1 (1806)

New York: Lansing v. Fleet, 2 Johns. Cas. 3 (1800)

An act for the better preventing escapes out of the Queen's Bench and Fleet prisons. 1 Anne, St. 2, c. 6 (1701), 10 S.L. 482; 1 Anne, St. 2, c. 6 (1702), 8 S.R. 164

Georgia: Schley 313

Maryland: Kilty 230

An act for rendring more effectual an act passed in the first year of her Majesty's reign, intituled, An act for the better preventing escapes out of the Queen's Bench and Fleet Prisons. 5 Anne, c. 9 (1706), 11 S.L. 219; 6 Anne, c. 12 (1706), 8 S.R. 577
ESCAPES

Georgia: Schley 332
Maryland: Kilty 247

ESCHEAT AND ESCHEATORS

How many escheators may be in the realm, and how long they shall continue in office. 14 Edw. 3, St. 1, c. 8 (1340), 1 S.L. 475; 14 Edw. 3, St. 1, c. 8 (1340), 1 S.R. 283

Maryland: Cunningham v. Browning, 1 Bla. Ch. 299 (1827)

An escheator shall have no fees, nor commit wastes in wards lands. Lands seised upon an inquest taken before an escheator, shall be letten to ferm. 36 Edw. 3, St. 1, c. 13 (1362), 2 S.L. 154; 36 Edw. 3, St. 1, c. 13 (1362), 1 S.R. 252

New York: People v. Cutting, 3 Johns. R. 1 (1808)

By what persons escheators shall find an office, and in what time he shall certify it. A patent made of lands seised upon an inquest. 8 Hen. 6, c. 16 (1429), 3 S.L. 138; 8 Hen. 6, c. 16 (1429), 2 S.R. 252

Maryland: Cunningham v. Browning, 1 Bla. Ch. 299 (1827)

Massachusetts: Wilbur v. Tobey, 33 Mass. (16 Pick.) 177 (1834)

The act of escheators and commissioners. 1 Hen. 8, c. 8 (1509), 4 S.L. 107; 1 Hen. 8, c. 8 (1509-10), 3 S.R. 4

South Carolina: 2 Cooper 408

An act for finding of offices before escheators. 2 & 3 Edw. 6, c. 8 (1548), 5 S.L. 300; 2 & 3 Edw. 6, c. 8 (1548), 4 S.R. 47

New Jersey: Den v. Clark, 10 N.J.L. 217 (1828); Case of Covenhoven, 1 N.J. Eq. 19 (1830)

New York: People v. Cutting, 3 Johns. R. 1 (1808); Matter of Wendell, 1 Johns. Ch. R. 600 (1815); Matter of Tracy, 1 Pai. Ch. 580 (1829)

ESCOIN

After issue joined there shall be but one essoin, or one default.

52 Hen. 3, c. 13 (1267), 1 S.L. 66; 52 Hen. 3, St. Marl., c. 13 (1267), 1 S.R. 23

Pennsylvania: 3 Binney 600; Roberts 196

Certain actions wherein after appearance the tenant shall not be essoined. 3 Edw. 1, c. 42 (1275), 1 S.L. 102; 3 Edw. 1, c. 42 (1275), 1 S.R. 37

Pennsylvania: 3 Binney 601; Roberts 197

There shall be no more voucher [fourcher] by essoin. 3 Edw. 1, c. 43 (1275), 1 S.L. 103; 3 Edw. 1, c. 43 (1275), 1 S.R. 37

Pennsylvania: 3 Binney 602; Roberts 198

The husband and wife being impleaded, shall not vouch [fourch] by essoin. 6 Edw. 1, c. 10 (1278), 1 S.L. 125; 6 Edw. 1, St. Glouc., c. 10 (1278), 1 S.R. 49

Pennsylvania: 3 Binney 605; Roberts 199

Essoin after inquest, but none after day given Prece partium. 13 Edw. 1, St. 1, c. 27 (1285), 1 S.L. 202; 13 Edw. 1, Westminster 2d, c. 27 (1285), 1 S.R. 85

Pennsylvania: 3 Binney 610; Roberts 200

Several cases wherein essoins do not lie. 12 Edw. 2, St. 2 (1318), 1 S.L. 357; Temp. Incert., 1 S.R. 217

Pennsylvania: 3 Binney 610; Roberts 200

ESCUAGE

A subsidy in respect of this Charter, and the Charter of the Forest, granted to the King.

9 Hen. 3, c. 37 (Magna Charta)
ESSOIN DE MALO LECTI
In what case essoin De malo lecti doth lie and where not. 13 Edw. 1, St. 1, c. 17 (1285), 1 S.L. 193; 13 Edw. 1, Westminster 2d, c. 17 (1285), 1 S.R. 82
Pennsylvania: 3 Binney 601; Roberts 198

ESSOIN OF ULTRA MARE
In what case essoin ultra mare shall not be allowed. 3 Edw. 1, c. 44 (1275), 1 S.L. 103; 3 Edw. 1, c. 44 (1275), 1 S.R. 37
Pennsylvania: 3 Binney 601; Roberts 198

ESTABLISHED RELIGION
An act to retain the Queen's majesty's subjects in their due obedience. 23 Eliz., c. 1 (1581), 6 S.L. 332; 23 Eliz., c. 1 (1580-81), 4 S.R. 657
Connecticut: Barkhamsted v. Parsons, 3 Conn. 1 (1819)

ESTREATS
An act for reviving, continuing, and explaining several laws therein mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416
Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)
Georgia: Schley 286
Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)
New Jersey: Schenck v. Ex'rs of Schenck, 3 N.J.L. 149, 2 Penning. 562 (1809); Dickerson v. Robinson, 6 N.J.L. 195 (1822)
Pennsylvania: Potts v. Smith, 3 Rawle 361 (1832)
South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

EXCHEQUER
An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19
New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)
New York: Foster v. Wilbert, 1 Pal. Ch. 537 (1829)
North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 C. & N. 361 (1801)
Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)
South Carolina: 2 Cooper 411

EXCHEQUER CHAMBER
An act for redress of erroneous judgments in the court commonly called the King's bench. 27 Eliz., c. 8 (1585), 6 S.L. 332; 27 Eliz., c. 8 (1584-85), 4 S.R. 714
Maryland: Ringgold v. Cannell, 2 H. & McH. 408 (1790)
South Carolina: Muir v. Ex'rs of Muirhead, 2 Brev. 215 (1807)

EXCISE
An act for taking away the court of wards and liveries, and tenures in capite, and by knights-service, and purveyance, and for settling a revenue upon his Majesty in lieu thereof. 12 Car. 2, c. 24 (1660),
An act for granting to their Majesties certain rates and duties of excise upon beer, ale, and other liquors, for securing certain recompences and advantages in the said act mentioned, to such persons as shall voluntarily advance the sum of ten hundred thousand pounds towards carrying on the war against France. 4 W. & M., c. 3 (1692), 9 S.L. 159; 4 W. & M., c. 3 (1692), 6 S.R. 372

Maryland: Williams' Case, 3 Bla. Ch. 186 (1831)

An act to supply the deficiency of the money raised by a former act, intituled, An act for granting to their Majesties certain rates and duties of excise upon beer, ale, and other liquors, for securing certain recompences and advantages in the said act mentioned, to such persons as shall voluntarily advance the sum of ten hundred thousand pounds towards carrying on the war against France. 5 W. & M., c. 3 (1692), 9 S.L. 159; 5 W. & M., c. 3 (1692), 6 S.R. 372

Maryland: Williams' Case, 3 Bla. Ch. 186 (1831)

An act for the improvement of his Majesty's revenues of customs, excise and inland duties. 12 Geo. 1, c. 28 (1725), 15 S.L. 318

Federal: The Bolina, 1 Gall. 75 (1812)

EXECUTION

He that recovereth debt may sue execution by Fieri facias or Elegit. 13 Edw. 1, St. 1, c. 18 (1285), 1 S.L. 194; 13 Edw. 1, Westminster 2d, c. 18 (1285), 1 S.R. 82

Connecticut: Denison v. Williams, 4 Conn. 402 (1822); Giddings v. Canfield, 4 Conn. 482 (1823)
Maryland: Whittington v. Polk, 1 H. & J. 236 (1802); Jones v. Jones, 1 Bla. Ch. 443 (1829); Duvall v. Waters, 1 Bla. Ch. 569 (1829); Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Hanson v. Barnes’ Lessee, 3 G. & J. 359 (1831); Coombs v. Jordan, 3 Bla. Ch. 284 (1831); Cape Sable Co’s Case, 3 Bla. Ch. 606 (1832); Mullikin v. Duvall, 7 G. & J. 355 (1835); Miller v. Allison, 8 G. & J. 35 (1836)
New Jersey: Den v. Steelman, 10 N.J.L. 193 (1822); State v. Stout, 11 N.J.L. 362 (1830); Disborough v. Outcalt, 1 N.J. Eq. 298 (1831);
New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806); Stymets v. Brooks, 10 Wend. 206 (1833); Mason v. Denison, 15 Wend. 64 (1835)
North Carolina: Jones v. Edmonds, 7 N.C. 43 (1819)
Ohio: Styles v. Murphy, 4 Hamm. 92 (1-4 Ohio 729) (1829)
South Carolina: D’Urphy v. Nelson, 1 Brev. 289 (1803); Blake v. Heyward, Ball. Eq. 208 (1831)
Tennessee: Boyd v. Armstrong’s Heirs, 9 Tenn. 40 (1821); Ward v. Southerland, 7 Tenn. 462 (1822)
Virginia: Coleman v. Cocke, 27 Va. (6 Rand.) 618 (1828); Wilson v. Jackson’s Adm’x, 32 Va. (5 Leigh) 102 (1834)

The process of execution of things recorded within the year, or after. 13 Edw. 1, St. 1, c. 45 (1285), 1 S.L. 224; 13 Edw. 1, Westminster 2d, c. 45 (1285), 1 S.R. 93
Connecticut: Denison v. Williams, 4 Conn. 402 (1822)
D.C.: Offut v. Henderson, 2 Cranch C.C. 553 (1825)

Maryland: Coombs v. Jordan, 3 Bla. Ch. 284 (1831); Kilty 214
Massachusetts: Commonwealth v. Green, 12 Mass. 1 (1815)
New Jersey: Crane v. Alling, 14 N.J.L. 593 (1835)
Pennsylvania: Pommer v. Wells, 1 Ashm. 21 (1820); Pennock v. Hart, 8 S. & R. 369 (1822); Allen v. Reesor, 16 S. & R. 10 (1827); Thompson v. Phillips, Bald. C.C. 246 (1830); Righter v. Rittenhouse, 3 Rawle 273 (1832); 3 Binney 607; Roberts 239
South Carolina: Ex’rs of Grimke v. Mayrant, 2 Brev. 202 (1807)
Virginia: Dykes & Co. v. Woodhouse’s Adm’r, 24 Va. (3 Rand.) 287 (1825); Offutt v. Henderson, 2 Cranch C.C. 553 (1825)

For the continuation of debts upon execution. 32 Hen. 8, c. 5 (1540), 5 S.L. 12; 32 Hen. 8, c. 5 (1540), 3 S.R. 750
Pennsylvania: 3 Binney 619; Roberts 241
Virginia: Coleman v. Cocke, 27 Va. (6 Rand.) 618 (1828); Wilson v. Jackson’s Adm’x, 32 Va. (5 Leigh) 102 (1834)

An act for new executions to be sued against any which shall hereafter be delivered out of execution by privilege of parliament, and for discharge of them out of whose custody such persons shall be delivered. 1 Jac. 1, c. 13 (1604), 7 S.L. 89; 1 Jac. 1, c. 13 (1603-04), 4 S.R. 1029
Maryland: United States v. Watkins, 4 Cranch C.C. 271 (1833)
South Carolina: Mairs v. Smith, 3 McCord 52 (1825)

An act to avoid unnecessary delays of executions. 3 Jac. 1, c. 8 (1605), 7 S.L. 176; 3 Jac. 1, c. 8 (1605-06), 4 S.R. 1084
Delaware: Brown v. Truit, 1 Del. Cas. lxv (1787)
EXECUTION

Maine: Vallance v. Sawyer, 4 Me. 62 (1826)
Maryland: Ringgold v. Cannell, 2 H. & McH. 408 (1790)
North Carolina: Gidney v. Hallsey, 9 N.C. 550 (1823)
Pennsylvania: Henry v. Boyle, 1 Miles 386 (1830); 3 Binney 623; Roberts 245
An act for the relief of creditors against such persons as die in execution. 21 Jac. 1, c. 24 (1623), 7 S.L. 295; 21 Jac. 1, c. 24 (1623-24), 4 S.R. 1233
Georgia: Schley 240
Maryland: United States v. Watkins, 4 Cranch C.C. 271 (1833); Kilty 238
Pennsylvania: Freeman v. Ruston, 4 Dall. 214 (1800); Sharpe v. Speckenegle, 3 S. & R. 463 (1817); 3 Binney 623; Roberts 246
South Carolina: Mairs v. Smith, 3 McCord 52 (1825); 2 Cooper 410
Virginia: Coleman v. Cocks, 27 Va. (6 Rand.) 618 (1828)

EXECUTORS

Executors may have a writ of accompt. 13 Edw. 1, St. 1, c. 23 (1285), 1 S.L. 196; 13 Edw. 1, Westminster 2d, c. 23 (1285), 1 S.R. 83
Georgia: Schley 107
Pennsylvania: 3 Binney 604
Executors shall have an action of trespass for a wrong done to their testator. 4 Edw. 3, c. 7 (1330), 1 S.L. 434; 4 Edw. 3, c. 7 (1330), 1 S.R. 263
Georgia: Schley 119
Kentucky: Kennedy v. M'Affee's Ex'r, 11 Ky. (1 Litt.) 169 (1822)
Massachusetts: Pitts v. Hale, 3 Mass. 321 (1807)
New York: Snider v. Croy, 2 Johns. R. 227 (1807)
North Carolina: Smith v. Walker's Ex'rs, 4 N.C. (Part 2) 245 (1815); Browne v. Blick, 7 N.C. 511 (1819); State v. Antonio, 11 N.C. 200 (1825)
Pennsylvania: North v. Turner, 9 S. & R. 244 (1823); Reist v. Heilbrenner, 11 S. & R. 131 (1824); Lattimore v. Simmons, 13 S. & R. 183 (1825); Penrod v. Morrison, 2 Pen. & W. 126 (1830); 3 Binney 610; Roberts 248
South Carolina: Nettles v. D'Oyley, 2 Brev. 27 (1806); 2 Cooper 405
Tennessee: Douglass v. Morford, 15 Tenn. 79 (1834)
Virginia: Lee v. Cooke's Ex'r, 21 Va. (Gil.) 331 (1821); Catlett's Ex'r v. Russell, 33 Va. (6 Leigh) 344 (1835)

In a writ of debt against divers executors, they shall not fourch by essoin. 9 Edw. 3, St. 1, c. 3 (1335), 1 S.L. 454; 9 Edw. 3, St. 1, c. 3 (1335), 1 S.R. 271
New Jersey: Crane v. Alling, 14 N.J.L. 593 (1835)
Executors of executors shall have the benefit and charge of the first testator. 25 Edw. 3, St. 5, c. 5 (1350), 2 S.L. 54; 25 Edw. 3, St. 5, c. 5 (1351-52), 1 S.R. 321
Georgia: Schley 125
North Carolina: Smith v. Walker's Ex'rs, 4 N.C. (Part 2) 245 (1815)
Pennsylvania: Penrod v. Morrison, 2 Pen. & W. 126 (1830); 3 Binney 611; Roberts 249
South Carolina: 2 Cooper 405

For recovery of arrearages of rents by executors of tenant in fee-simple. 32 Hen. 8, c. 37 (1540), 5 S.L. 53; 32 Hen. 8, c. 37 (1540), 3 S.R. 791
Georgia: Schley 202
Maryland: Kilty 232
New York: Ex'rs of Van Rensselaer v. Ex'rs of Platner, 2 Johns. Cas. 17 (1800); Devises of Van Rensselaer v. Ex'rs of Platner, 2 Johns. Cas. 24 (1800)
Pennsylvania: 3 Binney 620; Roberts 254
An act to enable creditors to recover their debts of the executors and administrators of executors in their own wrong. 30 Car. 2, c. 7 (1677), 8 S.L. 424; 30 Car. 2, c. 7 (1678), 5 S.R. 890

Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)
New Jersey: Dickerson v. Robinson, 6 N.J.L. 195 (1822)
Pennsylvania: Potts v. Smith, 3 Rawle 361 (1832); 3 Binney 624; Roberts 258
South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826); 2 Cooper 411

An act for reviving, continuing, and explaining several laws therein mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416

Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)
Georgia: Schley 286
Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)
New Jersey: Schenck v. Ex'trs of Schenck, 3 N.J.L. 149, 2 Penning. 562 (1809); Dickerson v. Robinson, 6 N.J.L. 195 (1822)
Pennsylvania: Potts v. Smith, 3 Rawle 361 (1832)
South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

Exile

None shall be condemned without trial. Justice shall not be sold or deferred. 9 Hen. 3, c. 29 (Magna Charta) (1225), 1 S.L. 10; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 46
South Carolina: 2 Cooper 403
Tennessee: Case of Darby, 3 Wheel. Cr. C. 1 (1824)

Eye

It shall be felony to cut out the tongue, or pull out the eyes of the King's liege people. 5 Hen. 4, c. 5 (1403), 2 S.L. 448; 5 Hen. 4, c. 5 (1403-04), 2 S.R. 144
South Carolina: 2 Cooper 406

Faith

The form of acknowledging a statute merchant. The creditor's remedy if his debt be not paid. The King's seals shall be sent to keepers of fairs. Taking of recognizance. 13 Edw. 1, St. 3, c. 1 (1285), 1 S.L. 236; 13 Edw. 1, St. Merchants (1285), 1 S.R. 98
Delaware: Ex Parte Dixon, 1 Del. Ch. 261 (1824)
Maryland: Coombs v. Jordan, 3 Bla. Ch. 284 (1831)
Ohio: Dewitt v. Osburn, 5 Ohio 480 (1832)
South Carolina: Dupont v. Screven, 2 Hill 298 (1834)

False News

None shall report slandrous news, whereby discord may arise. 3 Edw. 1, c. 34 (1275), 1 S.L. 97; 3 Edw. 1, c. 34 (1275), 1 S.R. 35

New York: People v. Grosvenor, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)
South Carolina: State v. Lehre, 2 Brev. 446 (1811); 3 Wheel. Cr. C. 282 (1811)

Families

The bill for the maintaining artillery, and the debarring of unlawful games. 33 Hen. 8, c. 9 (1541), 5 S.L. 79; 33 Hen. 8, c. 9 (1541-42), 3 S.R. 837

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)
Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Farmers and Farms

What distresses shall be taken for the King's debts, and how it shall be used. 51 Hen. 3, St. 4 (1266), 1 S.L. 39; Temp. Incert., 1 S.R. 197b
Maryland: Kilty 208
A remedy against accomptants. Fermors shall make no waste.
52 Hen. 3, c. 23 (1267), 1 S.L. 70; 52 Hen. 3, St. Marl. c. 23 (1267), 1 S.R. 24

Connecticut: Moore v. Ellsworth, 3 Conn. 483 (1821)
Georgia: Schley 81
Maryland: Kilty 209
New Hampshire: Chase v. Hazelton, 7 N.H. 171 (1834)
South Carolina: 2 Cooper 403

FATHERS
An act for taking away the court of ward and liveries, and tenures in capite, and by knights-service, and purveyance, and for settling a revenue upon his Majesty in lieu thereof. 12 Car. 2, c. 24 (1660), 7 S.L. 472; 12 Car. 2, c. 24 (1660), 5 S.R. 259
D.C.: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)
Georgia: Schley 242
Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Mauro v. Ritchie, 3 Cranch C.C. 147 (1827); Corrie's Case, 2 Bla. Ch. 488 (1830); Kilty 238
North Carolina: Mills v. McAllister, 2 N.C. 350 (1796)
Pennsylvania: Magill v. Brown, Bright. N.P. 346 (1833); 3 Binney 623; Roberts 312

FEE FARMS TO THE KING IN CITIES AND TOWNS
Concerning the remitting of fee-farms for three years. 2 & 3 Edw. 6, c. 5 (1548), 5 S.L. 299; 2 & 3 Edw. 6, c. 5 (1548), 4 S.R. 43

FELONS AND FELONIES
All men shall be ready to pursue felons. 3 Edw. 1, c. 9 (1275), 1 S.L. 81; 3 Edw. 1, c. 9 (1275), 1 S.R. 28
Georgia: Schley 82
Pennsylvania: 3 Binney 600; Roberts 315

The punishment of felons refusing lawful trial. 3 Edw. 1, c. 12 (1275), 1 S.L. 83; 3 Edw. 1, c. 12 (1275), 1 S.R. 29
South Carolina: 2 Cooper 403

Fresh suit shall be made after felons and robberies from town to town, &c. 13 Edw. 1, St. 2, c. 1 (1285), 1 S.L. 230; 13 Edw. 1, St. Wynton, c. 1 (1285), 1 S.R. 96
Maryland: Kilty 214
New Jersey: State v. Berry, 9 N.J.L. 374 (1828)

Inquiry of felons and robbers, and the country shall answer if they be not taken. 13 Edw. 1, St. 2, c. 2 (1285), 1 S.L. 231; 13 Edw. 1, St. Wynton, c. 2 (1285), 1 S.R. 96
New Jersey: State v. Berry, 9 N.J.L. 374 (1828)

Process against those that be appealed, indicted, or outlawed in one county, and remain in another. 5 Edw. 3, c. 11 (1331), 1 S.L. 448; 5 Edw. 3, c. 11 (1331), 1 S.R. 267
South Carolina: 2 Cooper 405

A declaration which offences shall be adjudged treason. 25 Edw. 3, St. 5, c. 2 (1350), 2 S.L. 50; 25 Edw. 3, St. 5, c. 2 (1351-52), 1 S.R. 319
Maryland: Kilty 217
New Jersey: Denn v. Clark, 1 N.J.L. 340 (1795)
South Carolina: State v. Gutridge, 1 Bay 281 (1793); 2 Cooper 405
Every justice of peace may let a prisoner to mainprise. No officer shall seise the goods of a prisoner until he be attainted. 1 Rich. 3, c. 3 (1483), 4 S.L. 2; 1 Rich. 3, c. 3 (1483–84), 2 S.R. 478

Maryland: Kilty 228

New York: People v. Huggins, 10 Wend. 464 (1833)

Pennsylvania: Morrison v. Gross, 1 Bro. (Pa.) 1 (1806)

South Carolina: 2 Cooper 407

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18

New York: Woodbeck v. Keller, 6 Cow. 118 (1826)

North Carolina: State v. Seaborn, 15 N.C. 305 (1833)

Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778)

South Carolina: 2 Cooper 409

An act for trial of murders and felonies committed in several counties. 2 & 3 Edw. 6, c. 24 (1548), 5 S.L. 320; 2 & 3 Edw. 6, c. 24 (1548), 4 S.R. 69

New Jersey: State v. Jones, 9 N.J.L. 357 (1828)

North Carolina: State v. Orrell, 12 N.C. 139 (1826)

Pennsylvania: 3 Binney 620; Roberts 401

An act to take examination of prisoners suspected of any manslaughter or felony. 2 & 3 Phil. & M., c. 10 (1555), 6 S.L. 74; 2 & 3 Phil. & M., c. 10 (1555), 4 S.R. 286

Georgia: State v. Asselin, Charit. T.U.P. 184 (1808); Schley 212

Maryland: Kilty 234

North Carolina: State v. Grove, 1 Mart. R. 43 (1794)

Pennsylvania: 3 Binney 621; Roberts 81

South Carolina: State v. Hill, 2 Hill 607 (1835); 2 Cooper 409

An act for punishing of accessories to felonies, and receivers of stolen goods, and to prevent the wilful burning and destroying of ships. 1 Anne, St. 2, c. 9 (1701), 10 S.L. 487; 1 Anne, St. 2, c. 9 (1702), 8 S.R. 168

New York: M'Niff's Case, 1 Rog. N.Y. City H. Rec. 8 (1816)

North Carolina: State v. Sparrow, 7 N.C. 487 (1819)

South Carolina: State v. Counsel, 1 Harp. 53 (1823); State v. Robbins, 1 N. & Mc. 512 (1819); State v. Wright, 4 McCord 358 (1827); State v. Sims, 2 Ball. 29 (1830); 2 Cooper 412

Tennessee: State v. Evans, 1 Tenn. 211 (1806)

An act for repealing a clause in an act, intituled, An act for the better apprehending, prosecuting, and punishing felons that commit burglaries, house-breaking, or robberies in shops, ware-houses, coach-houses, or stables, or that steal horses. 5 Anne, c. 6 (1706), 11 S.L. 194; 6 Anne, c. 9 (1706), 8 S.R. 563

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the encouraging the discovery and apprehending of housebreakers. 5 Anne, c. 31 (1706), 11 S.L. 282; 6 Anne, c. 31 (1706), 8 S.R. 628

New York: M'Niff's Case, 1 Rog. N.Y. City H. Rec. 8 (1816)

Tennessee: Wright v. State, 13 Tenn. 154 (1833)

Federal: United States v. Moulton, 5 Mas. 537 (1830)

An act for preventing tumults and riotous assemblies, and for the more speedy and effectual punishing the rioters. 1 Geo. 1, St. 2, c. 5 (1714), 13 S.L. 142
Massachusetts: Commonwealth v. Jenkins, Thac. Cr. Cas. 118 (1825)

An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transportation of felons, and unlawful exporters of wool; and for declaring the law upon some points relating to pirates. 4 Geo. 1, c. 11 (1717), 13 S.L. 471

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transportation of felons. 6 Geo. 1, c. 23 (1719), 14 S.L. 292

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the more effectual suppressing of piracy. 8 Geo. 1, c. 24 (1721), 14 S.L. 468


An act for the more effectual punishing wicked and evil-disposed persons going armed in disguise, and doing injuries and violations to the persons and properties of his Majesty's subjects, and for the more speedy bringing the offenders to justice. 9 Geo. 1, c. 22 (1722), 15 S.L. 88

Georgia: State v. Campbell, Charl. T.U.P. 166 (1808)

New Jersey: State v. Gibbons, 4 N.J.L. 40 (1818)

New York: Platner v. Sherwood, 6 Johns. Ch. R. 118 (1822)

North Carolina: State v. Ormond, 18 N.C. 119 (1834)

South Carolina: State v. Cantrell, 2 Hill 389 (1834)

Tennessee: State v. Pearce, 7 Tenn. 66 (1823); State v. Wilcox, 11 Tenn. 278 (1832)

An act for better securing the monies and effects of the suitors of the court of chancery; and to prevent the counterfeiting of East-India bonds, and indorsements thereon; as likewise indorsements on South-Sea bonds. 12 Geo. 1, c. 32 (1725), 15 S.L. 335

Pennsylvania: Taylor v. Knox, 1 Dall. 158 (1785)

Federal: United States v. Stewart, 4 Wash. C.C. 226 (1818)

An act for the more effectual preventing and further punishment of forgery, perjury and subornation of perjury; and to make it felony to steal bonds, notes or other securities for payment of money. 2 Geo. 2, c. 25 (1729), 16 S.L. 69

New York: People v. Holbrook, 13 Johns. R. 90 (1816)

Pennsylvania: Commonwealth v. Boyer, 1 Binn. 201 (1807)

South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800); State v. Casados, 1 N. & Mc. 91 (1818); State v. Thomas, 2 McCord 527 (1823)

Federal: United States v. Stewart, 4 Wash. C.C. 226 (1818); United States v. Moulton, 5 Mas. 537 (1830); United States v. Gibert, 2 Sumn. 19 (1834)

An act for the more effectual preventing the forging the acceptance of bills of exchange, or the numbers or principal sums of accountable receipts for notes, bills, or other securities for payment of money, or warrants or orders for payment of money, or delivery of goods. 7 Geo. 2, c. 22 (1734); 16 S.L. 477

Maryland: United States v. Book, 2 Cranch C.C. 294 (1822)
South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800)

An act to repeal the statute made in the first year of the reign of King James the First, intituled, An act against conjuration, witchcraft, and dealing with evil and wicked spirits, except so much thereof as repeals an act of the fifth year of the reign of Queen Elizabeth, Against conjurations, enchantments, and witchcrafts, and to repeal an act passed in the parliament of Scotland in the ninth parliament of Queen Mary, intituled, Anentis witchcrafts, and for punishing such persons as pretend to exercise or use any kind of witchcraft, sorcery, enchantment, or conjuration. 9 Geo. 2, c. 5 (1736), 17 S.L. 3

Pennsylvania: James v. Commonwealth, 12 S. & R. 220 (1825)

An act to render the laws more effectual for preventing the stealing and destroying of sheep, and other cattle. 14 Geo. 2, c. 6 (1741), 17 S.L. 419

New York: Healy's Case, 4 Rog. N.Y. City H. Rec. 36 (1819)

North Carolina: State v. Hall, 1 Tayl. 126 (1799)

An act for establishing an agreement with the governor and company of the bank of England, for advancing the sum of one million six hundred thousand pounds, towards the supply for the service of the year one thousand seven hundred and forty two. 15 Geo. 2, c. 13 (1742), 18 S.L. 7

Federal: United States v. Stewart, 4 Wash. C.C. 226 (1818)

An act for the more effectual preventing of robberies and thefts upon any navigable rivers, ports of entry or discharge, wharfs, and keys adjacent. 24 Geo. 2, c. 45 (1751), 20 S.L. 281

Federal: United States v. Moulton, 5 Mas. 537 (1830)

An act for enforcing the laws against persons who shall steal or detain shipwrecked goods; and for the relief of persons suffering losses thereby. 26 Geo. 2, c. 19 (1735), 21 S.L. 53

Federal: Two Catherines, 2 Mas. 319 (1821)

An act for the better preventing of clandestine marriages. 26 Geo. 2, c. 33 (1753), 21 S.L. 124

Tennessee: Bashaw v. State, 9 Tenn. 177 (1829)

FEOFFMENT
By what words in a feoffment a feoffor shall be bound to warranty. 4 Edw. 1, St. 3, c. 6 (1276), 1 S.L. 116; 4 Edw. 1, St. Bigamy; c. 6 (1276), 1 S.R. 43

Maryland: Kilty 210

New York: Frost v. Raymond, 2 Cai. R. 188 (1804)

All acts made by or against Cestuy que use shall be good against him, his heirs and feoffees in trust. 1 Rich. 3, c. 1 (1483), 4 S.L. 1; 1 Rich. 3, c. 1 (1483-84), 2 S.R. 477

Maryland: Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

FEOFFMENT TO USES
Several charges imposed upon the lands and person of Cestuy que use. 19 Hen. 7, c. 15 (1503), 4 S.L. 96; 19 Hen. 7, c. 15 (1503-04), 2 S.R. 660

Maryland: Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

New York: Bogert v. Perry, 17 Johns. R. 351 (1819)

FESTIVALS
Certain days wherein fairs and markets ought not to be kept.
FESTIVALS

27 Hen. 6, c. 5 (1448), 3 S.L. 295;
27 Hen. 6, c. 5 (1448-49), 2 S.R. 351

New York: Story v. Elliott, 8 Cow. 27 (1827)

FINES AND RECOVERIES

In gifts in tail the donor's will shall be observed. The form of a formedon. 13 Edw. 1, St. 1, c. 1 (1285), 1 S.L. 164; 13 Edw. 1, Westminster 2d, c. 1 (1285), 1 S.R. 71

Connecticut: Hamilton v. Hempstead, 3 Day 332 (1809)

Delaware: Burton's Lessee v. Vaughan, 1 Del. Cas. 268 (1800)

Maryland: Calvert's Lessee v. Eden, 2 H. & McH. 279 (1789); Kilty 211

New York: Anderson v. Jackson, 16 Johns. R. 382 (1819); Patterson v. Ellis's Ex'rs, 11 Wend. 259 (1833)

Pennsylvania: 3 Binney 603; Roberts 202

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Warnock v. Wightman, 1 Brev. 331 (1804)

Tennessee: Polk v. Paris, 17 Tenn. 209 (1836)

Virginia: Bells v. Gillespie, 26 Va. (5 Rand.) 273 (1827)

The manner of levying of fines: what things be requisite to make them good, and who are bound by them. 18 Edw. 1, St. 4 (1290), 1 S.L. 259; Modus Lev. Fines, 1 S.R. 214

Maryland: Chase's Case, 1 Bla. Ch. 206 (1828)

Pennsylvania: 3 Binney 608; Roberts 261

No exception to a fine that the demandant was seised. Fines shall be openly read. 27 Edw. 1, St. 1, c. 1 (1299), 1 S.L. 278; 27 Edw. 1, St. Finibus, c. 1 (1299), 1 S.L. 128

Pennsylvania: 3 Binney 608; Roberts 264

The consor of a fine shall come personally before the justices. Where a commission shall be awarded to take a fine. Who may admit attorneys. 15 Edw. 2, Statutum de Carleol. de Finibus (1322), 1 S.L. 360; St. Fines & Attorn., 1 S.R. 215

Maryland: Kilty 215

Pennsylvania: 3 Binney 610; Roberts 265

Non-claim of fines shall hereafter be no bar. 34 Edw. 3, c. 16 (1360), 2 S.L. 143; 34 Edw. 3, c. 16 (1360-61), 1 S.R. 368

Pennsylvania: 3 Binney 612; Roberts 266

Inrolling of writs in the common place whereupon fines be levied. 5 Hen. 4, c. 14 (1403), 2 S.L. 454; 5 Hen. 4, c. 14 (1403-04), 2 S.R. 147

Pennsylvania: 3 Binney 614; Roberts 267

South Carolina: Gough v. Walker, 1 N. & Mc. 469 (1819)

Who shall be bound by a fine levied before the justices of the common pleas: And proclamations made thereof. 1 Rich. 3, c. 7 (1483), 4 S.L. 5; 1 Rich. 3, c. 7 (1483-84), 2 S.R. 482

Pennsylvania: 3 Binney 616; Roberts 268

How often a fine levied in the common pleas shall be read and proclaimed, and who shall be bound thereby. 4 Hen. 7, c. 24 (1487), 4 S.L. 49; 4 Hen. 7, c. 24 (1488-89), 2 S.R. 547

New York: Demarest v. Wynkoop, 3 Johns. Ch. R. 129 (1817)

North Carolina: Benzein v. Robenett, 16 N.C. 444 (1830); Spencer v. Weston's Heirs, 18 N.C. 213 (1835)
Pennsylvania: 3 Binney 617;
      Roberts 271
Tennessee: Armstrong's Heirs v. Campbell, 11 Tenn. 201 (1832)

Lessees to enjoy the farm against the tenant in tail. 32 Hen. 8, c. 28
(1540), 5 S.L. 42; 32 Hen. 8, c. 28 (1540), 3 S.R. 784

Kentucky: Detheridge v. Woodruff, 19 Ky. (3 T.B. Mon.) 244 (1826);
        Miller v. Shackleford, 33 Ky. (5 Dana.) 289 (1835)

Maryland: Kilty 232

New York: Jackson v. Cairns, 20 Johns. R. 301 (1822); Jackson v.
        Mancius, 2 Wend. 357 (1829)

Pennsylvania: Streaper v. Fisher, 1 Rawle 155 (1829); 3 Binney 619;
        Roberts 219

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

A recovery of land had by assent of the parties against tenant for term of life, shall be void, unless it be by good title, or assent of him in the reversion or remainder. 32 Hen. 8, c. 31 (1540), 5 S.L. 47; 32 Hen. 8, c. 31 (1540), 3 S.R. 787

Pennsylvania: Lyle v. Richards, 9 S. & R. 322 (1823);

For the exposition of the statute of fines. 32 Hen. 8, c. 36 (1540),
        5 S.L. 51; 32 Hen. 8, c. 36 (1540), 3 S.R. 789

Pennsylvania: 3 Binney 620;
      Roberts 274

An act that fines in towns corporate shall be made as the same have been in times past. 34 & 35 Hen. 8, c. 22 (1542-43), 5 S.L. 164; 34 & 35 Hen. 8, c. 22 (1542-43), 3 S.R. 922

New York: Jackson v. Gilchrist, 15 Johns. R. 89 (1818)

An act touching proclamations upon fines. 1 Mary, Sess. 2, c. 7
        (1553), 6 S.L. 13; 1 Mary, St. 2, c. 7 (1553), 4 S.R. 206

Pennsylvania: 3 Binney 620;
      Roberts 277

An act for the avoiding of recoveries suffered by collusion by tenants for term of life, and such others. 14 Eliz., c. 8 (1572), 6 S.L. 301; 14 Eliz. c. 8 (1572), 4 S.R. 600

Pennsylvania: Lyle v. Richards, 9 S. & R. 322 (1823); 3 Binney
        621; Roberts 231

An act for the reformation of errors in fines and recoveries. 23 Eliz., c. 3 (1581), 6 S.L. 336; 23 Eliz., c. 3 (1580-81), 4 S.R. 661

Pennsylvania: 3 Binney 622;
      Roberts 278

An act for abridging of proclamations upon fines to be levied at the common law. 31 Eliz., c. 2 (1589), 6 S.L. 400; 31 Eliz., c. 2 (1588-89), 4 S.R. 800

Pennsylvania: 3 Binney 622;
      Roberts 281

FISH AND FISHERIES

Massachusetts: Randolph v. Catch Newbery, 1 Rec. Ct. of Asst., Colony of Mass. Bay 152 (1682);
        209 (1686); Brenton v. Katch Salisbury, 1 Rec. Ct. of Asst., Colony of Mass. Bay 251 (1691);
        Brenton v. Three Brothers, 1 Rec. Ct. of Asst., Colony of Mass. Bay
        261 (1691)
FLESH (MEAT)

An act for the reviving, continuance, explanation, and perfecting of divers statutes. 35 Eliz., c. 7 (1593), 6 S.L. 434; 35 Eliz., c. 7 (1592-93), 4 S.R. 854


FORCIBLE ENTRIES

The penalty where any doth enter into lands where it is not lawful, or with force. 5 Rich. 2, St. 1, c. 7 (1381), 2 S.L. 240; 5 Rich. 2, St. 1, c. 7 (1381), 2 S.R. 20

Connecticut: Bliss v. Bange, 6 Conn. 78 (1826)

Georgia: Ex Parte Putnam, Charlt. T.U.P. 78 (1806)

Maryland: Kilty 222

New Jersey: Butts v. Voorhees, 13 N.J.L. 13 (1831)

New York: People v. Anthony, 4 Johns. R. 198 (1809)

North Carolina: State v. Mills, 13 N.C. 420 (1830)

Pennsylvania: Commonwealth v. Stoever, 1 S. & R. 480 (1815); Burd v. Commonwealth, 6 S. & R. 252 (1820); Commonwealth v. Keeper of the Prison, 1 Ashm. 140 (1828); Muntorf v. Muntorf, 2 Rawle 180 (1828)

South Carolina: State v. Speirin, 1 Brev. 119 (1802); State v. Huntington, 3 Brev. 111 (1813); State v. Senft, 2 Hill 367 (1834)

The duty of justices of peace when any forcible entry is made into lands. 15 Rich. 2, c. 2 (1391), 2 S.L. 339; 15 Rich. 2, c. 2 (1391), 2 S.R. 78

Georgia: Ex Parte Putnam, Charlt. T.U.P. 78 (1806)

Maryland: Kilty 223

New York: People v. Anthony, 4 Johns. R. 198 (1809); Mather v. Hood, 8 Johns. R. 44 (1811)

Pennsylvania: Commonwealth v. Stoever, 1 S. & R. 480 (1815); 3 Binney 614; Roberts 283

South Carolina: State v. Speirin, 1 Brev. 119 (1802); State v. Huntington, 3 Brev. 111 (1813); State v. Senft, 2 Hill 367 (1834); 2 Cooper 406

The duty of justices of peace where land is entered upon or detained with force. 8 Hen. 6, c. 9 (1429), 3 S.L. 121; 8 Hen. 6, c. 9 (1429), 2 S.R. 244

Connecticut: Bliss v. Bange, 6 Conn. 78 (1826)

Delaware: State v. Stansborough, 1 Del. Cas. 129 (1797); Polk v. Wilson, 1 Del. Cas. 179 (1798)

Georgia: Ex Parte Putnam, Charlt. T.U.P. 78 (1806)

Maryland: Lord Proprietary v. Brown, 1 H. & McH. 428 (1772); Kilty 227

New Jersey: Crane v. Dod, 2 N.J.L. 320, (1 Penning. 340) (1808)

New York: People v. Anthony, 4 Johns. R. 198 (1809); People v. Nelson, 13 Johns. R. 340 (1816)

North Carolina: State v. Johnson, 18 N.C. 324 (1835)

Pennsylvania: Respublica v. Shryber, 1 Dall. 68 (1782); Morrison v. Gross, 1 Bro. (Pa.) 1 (1806); 3 Binney 615; Commonwealth v. Stoever, 1 S. & R. 480 (1815); Roberts 284

South Carolina: State v. Speirin, 1 Brev. 119 (1802); State v. Huntington, 3 Brev. 111 (1813)

An act of explanation or declaration of the statute of octavo Regis H. 6. concerning forcible entries, the indictments thereupon found. 31 Eliz., c. 11 (1589), 6 S.L. 418; 31 Eliz., c. 11 (1588-89), 4 S.R. 809

Delaware: Polk v. Wilson, 1 Del. Cas. 179 (1798)

Maryland: Lord Proprietary v. Brown, 1 H. & McH. 428 (1772); Kilty 236

New York: People v. Anthony, 4 Johns. R. 198 (1809)

Pennsylvania: Commonwealth v. Stoever, 1 S. & R. 480 (1815); 3 Binney 622; Roberts 288
South Carolina: State v. Speirin, 1 Brev. 119 (1802)

FOREIGN GOODS
An act for the encouraging and increasing of shipping and navigation. 12 Car. 2, c. 18 (1660), 7 S.L. 452; 12 Car. 2, c. 18 (1660), 5 S.R. 246

Maryland: Randolph v. Tench (1695), 1 Am. Leg. Rec. 7; Randolph v. Blackmore (1695), 1 Am. Leg. Rec. 22
Federal: The Ann Green, 1 Gall. 274 (1812); Gelston v. Hoyt, 16 U.S. (3 Wheat.) 246 (1818)

FOREIGN PLEAS
For abjuration and sanctuaries. 22 Hen. 8, c. 14 (1530), 4 S.L. 208; 22 Hen. 8, c. 14 (1530-31), 3 S.R. 332
North Carolina: State v. Gayner, 1 C. & N. 305 (1801)
South Carolina: 2 Cooper 408
Tennessee: Garner v. State, 13 Tenn. 160 (1833)

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18
New York: Woodbeck v. Keller, 6 Cow. 118 (1826)
North Carolina: State v. Seaborn, 15 N.C. 305 (1833)
Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778)
South Carolina: 2 Cooper 409

FOREIGN PRISONS
An act for the better securing the liberty of the subject, and for prevention of imprisonments beyond the seas. 31 Car. 2, c. 2 (1679), 8 S.L. 432; 31 Car. 2, c. 2 (1679), 5 S.R. 335
Georgia: State v. Segar, Chartl. T.U.P. 24 (1805); Schley 262
New Jersey: Peltier v. Pennington, 14 N.J.L. 312 (1834)
New York: Case of Yates, 1 Yates Sel. Cas. 1 (1809); Yates v. People, 6 Johns. R. 337 (1810); Goodwin's Case, 5 Rog. N.Y. City H. Rec. 11 (1820)
Pennsylvania: Respublica v. Arnold, 3 Yeates 263 (1801)
South Carolina: Barton v. Keith, 2 Hill 537 (1835)
Federal: United States v. Bollman, 1 Cranch C.C. 373 (1807)

FORESTALLERS, INGROSSERS AND REGRATORS
The warranty of packing of wool shall be put out. An inquest shall be de Medietate Linguae, where an alien is party. 28 Edw. 3, c. 13 (1354), 2 S.L. 104; 28 Edw. 3, c. 13 (1354), 1 S.R. 348
North Carolina: State v. Antonio, 11 N.C. 200 (1825)
Pennsylvania: Respublica v. Mesca, 1 Dall. 73 (1783); 3 Binney 611; Roberts 336

FORFEITURES OF WAR
There shall be no forfeiture of lands for treason of dead persons not attainted. 34 Edw. 3, c. 12 (1360), 2 S.L. 141; 34 Edw. 3, c. 12 (1360-61), 1 S.R. 367
South Carolina: 2 Cooper 406

FORGERY
An act to prevent frivolous and vexatious arrests. 12 Geo. 1, c. 29 (1725), 15 S.L. 331
D.C.: Winter v. Simonton, 2 Cranch C.C. 585 (1825)
Georgia: Central Bank v. Hendrick, Dud. (Ga.) 66 (1831)
Maryland: Anonymous, 4 H. & McH. 159 (1798); Winter v. Simonton, 2 Cranch C.C. 585 (1825); Kilty 249
Pennsylvania: Fisher v. Consequa, 2 Bro. (Pa.) App. 78 (1809)

An act for the more effectual preventing and further punishment of forgery, perjury and subornation of perjury; and to make it felony to steal bonds, notes or other securities for payment of money.
2 Geo. 2, c. 25 (1729), 16 S.L. 69

New York: People v. Holbrook, 13 Johns. R. 90 (1816)

Pennsylvania: Commonwealth v. Boyer, 1 Binn. 201 (1807)

South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800); State v. Casados, 1 N. & Mc. 91 (1818); State v. Thomas, 2 McCord 527 (1823)

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An act for the more effectual preventing the forging the acceptance of bills of exchange, or the numbers or principal sums of accountable receipts for notes, bills, or other securities for payment of money, or warrants or orders for payment of money, or delivery of goods.
7 Geo. 2, c. 22 (1734), 16 S.L. 477

Maryland: United States v. Book, 2 Cranch C.C. 294 (1822)

South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800)

FORMA PAUPERIS
A mean to help and speed poor persons in their suits. 11 Hen. 7, c. 12 (1494), 4 S.L. 60; 11 Hen. 7, c. 12 (1495), 2 S.R. 578

Georgia: Schley 144

Maryland: Kilty 229

New Jersey: Sears v. Tindall, 15 N.J.L. 399 (1836)

Pennsylvania: 3 Binney 617; Roberts 116

South Carolina: 2 Cooper 407

Tennessee: Philips v. Rudle, 9 Tenn. 121 (1826); Brumley v. Hayworth, 11 Tenn. 421 (1832)

FRAMES OF TIMBER
The bill for burning of frames.
37 Hen. 8, c. 6 (1545), 5 S.L. 222; 37 Hen. 8, c. 6 (1545), 3 S.R. 994

Kentucky: Act of 1802, 107, 118 (1803)

South Carolina: 2 Cooper 409

FRANCHISES IN BOROUGHS AND CORPORATIONS
None shall be condemned upon suggestion without lawful presentment.
25 Edw. 3, St. 5, c. 4 (1350), 2 S.L. 53; 25 Edw. 3, St. 5, c. 4 (1351-52), 1 S.R. 321

Federal: Ex Parte Crane, 30 U.S. (5 Pet.) 190 (1831)

FRAUDS AND PERJURIES
An act for prevention of frauds and perjuries.
29 Car. 2, c. 3 (1676), 8 S.L. 405; 29 Car. 2, c. 3 (1677), 5 S.R. 839

Alabama: Mayfield v. Clifton, 3 Stew. 375 (1831)

Connecticut: Chapman v. Allen, 1 Kirby 399 (1788); Card v. Grinman, 5 Conn. 164 (1823); Sage v. Wilcox, 6 Conn. 81 (1826); Perkins v. Perkins, 7 Conn. 558 (1829)

Delaware: Wright's Lessee v. Cannon, 1 Del. Cas. 227 (1796); Van Dyke v. Johns, 1 Del. Ch. 93 (1819)

Georgia: Carnochan v. Abrahams, Charter. T.U.P. 196 (1810); Schley 252

Kentucky: Grant's Heirs v. Craigmiles, 4 Ky. (1 Bibb) 203 (1808); Letcher v. Letcher's Heirs, 27 Ky. (4 J.J. Mar.) 590 (1830)

Maryland: Clayland's Lessee v. Pearce, 1 H. & McH. 29 (1714); Ogden v. Ogden, 1 Bla. Ch. 284 (1827); Jones v. Jones, 1 Bla. Ch. 443 (1829); Duvall v. Waters, 1 Bla. Ch. 569 (1829); Coombs v. Jordan, 3 Bla. Ch. 284 (1831); Kilty 240

New Hampshire: Judge of Probate v. Chamberlain, 3 N.H. 129 (1824); French v. French, 3 N.H. 234 (1825)

New Jersey: Den v. Morris, 7 N.J.L. 6 (1822); Den v. Steelman, 10 N.J.L. 193 (1828); Lloyd v. Wyckoff, 11 N.J.L. 218 (1830); State v. Stout, 11 N.J.L. 362 (1830); Den v. Mitton, 12 N.J.L. 70 (1830); Disborough v. Outcalt, 1 N.J. Eq. 298 (1831); Story v. Baird, 14 N.J.L. 262 (1834); Den v. Johnson, 15 N.J.L. 116 (1835)

New York: Jackson v. Woods, 1 Johns. Cas. 163 (1799); Vredenburgh v. Morris, 1 Johns. Cas. 223 (1800); Jackson v. Kniffen, 2 Johns. R. 31 (1806); Frear v. Hardenbergh, 5 Johns. R. 272 (1810); Whitaker v. Whitaker, 6 Johns. R. 112 (1810); Dash v. Van Kleeck, 7 Johns. R. 477 (1811); Jackson v. Wood, 12 Johns. R. 73 (1815); Hotchkiss v. M'Vickar, 12 Johns. R. 403 (1815); Bogert v. Perry, 17 Johns. R. 351 (1819); Prince v. Hazelton, 20 Johns. R. 502 (1822); Farley v. Cleveland, 4 Cow. 432 (1825); People v. Rickert, 8 Cow. 226 (1828); D'Wolf v. Rabaud, 26 U.S. (1 Pet.) 476 (1828); M'Lees v. Hale, 10 Wend. 426 (1833); Sherwood v. Phillips, 13 Wend. 479 (1835)

North Carolina: Hynes v. Lewis's Ex'rs, 1 Tayl. 44 (1799); Clark's Ex'rs v. Eborn, 6 N.C. 234 (1813); Blount v. Patton, 9 N.C. 237 (1822); Green v. Johnson, 9 N.C. 309 (1823); Den v. Jasper, 14 N.C. 158 (1831)

Ohio: Lenington v. Campbell, Tap. 137 (1817); Stiles v. Murphy, 4 Hamm. 92 (1-4 Ohio 729) (1829)

Pennsylvania: Anonymous, 1 Dall. 1 (1754); Lawson v. Morrison, 2 Dall. 286 (1792); Torbert v. Twining, 1 Yeates 432 (1795); Bell v. Andrews, 4 Dall. 152 (1796); Cox v. M'Dougal, 2 Yeates 434 (1798); Hurst v. Hurst, 3 Binn. 347 (1807); 2 Wash. C.C. 69 (1807); Lippincott v. Barker, 2 Binn. 174 (1809); Havard v. Davis, 2 Binn. 406 (1810); Peebles v. Reading, 8 S. & R. 484 (1822); Case of Altemus, 1 Ashm. 49 (1823)

Rhode Island: Clarke v. Russel, 3 U.S. (3 Dall.) 415 (1799); Taylor v. Luther, 2 Sumn. 228 (1835)

South Carolina: Osborne v. Huger, 1 Bay 176 (1791); Hammond v. Barber, 1 Brev. 166 (1802); Miller v. Graham, 1 Brev. 448 (1805); Guerard v. Guerard (Wren v. Carnes), 4 Desaus. Eq. 405 (1813); Davis v. Robertson, 1 Mill 71 (1817); Lorent v. South Carolina Ins. Co., 1 N. & Mc. 505 (1819); Sturgineger v. Hannah, 2 N. & Mc. 147 (1819); Caldwell v. M'Kain, 2 N. & Mc. 555 (1820); Stent v. Ex'rs of McLeod, 2 McCord Eq. 354 (1827); Blake v. Heyward, Bail. Eq. 208 (1831); Fyler v. Givens, 3 Hill 48 (1836); 2 Cooper 411

Tennessee: Allen v. Allen, 2 Tenn. 172 (1812); Jackson v. Dillon's Lessee, 2 Tenn. 261 (1814); Russell v. Stinson, 4 Tenn. 1 (1816); Shute v. Harder, 9 Tenn. 293 (1818); Hurl v. Reeves, 6 Tenn. 149 (1818); Shute v. Harder, 9 Tenn. 3 (1818); Johnson v. Ball, 9 Tenn. 291 (1830); Taylor v. Ross, 11 Tenn. 330 (1832); Thomas' Lessee v. Blackemore, 13 Tenn. 113 (1833); Battle v. Bering, 15 Tenn. 529 (1835); Daley v. Perry, 17 Tenn. 442 (1836); Shields v. Mitchell, 18 Tenn. 1 (1836); Hamrico v. Laird, 18 Tenn. 222 (1836)

Virginia: Argenbright v. Campbell, 13 Va. (3 Hen. & M.) 144 (1808); Ciaiborne v. Henderson, 13 Va. (3 Hen. & M.) 322 (1809); Coleman v. Cocker, 27 Va. (6 Rand.) 618 (1828); Worsham's Adm'r v. Worsham's Ex'r, 32 Va. (5 Leigh) 589 (1835)
FRAUDS AND PERJURIES

Federal: Weightman v. Caldwell, 17 U.S. (4 Wheat.) 85 (1819); Arden v. Brown, 4 Cranch C.C. 121 (1830); Cunningham v. Offutt, 5 Cranch C.C. 524 (1838)

FRAUDULENT ASSURANCES
Fraudulent assurances of lands or goods, to deceive creditors, shall be void. 50 Edw. 3, c. 6 (1376), 2 S.L. 202; 50 Edw. 3, c. 6 (1376-77), 1 S.R. 398

Georgia: Schley 128
Maryland: Kilty 221
New York: McCartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)
Pennsylvania: 3 Binney 612; Roberts 294
Tennessee: Hamilton v. Bradley, 6 Tenn. 127 (1818)

FRAUDULENT CONVEYANCES & DEVISES
An act concerning uses and wills. 27 Hen. 8, c. 10 (1535), 4 S.L. 359; 27 Hen. 8, c. 10 (1535-36), 3 S.R. 539
Alabama: Gillespie v. Somerville, 3 Stew. & P. 447 (1833)
Connecticut: Bacon v. Taylor, 1 Kirby 368 (1768)
Delaware: Van Dyke v. Johns., 1 Del. Ch. 93 (1819); Blocksom v. Hudson, 3 Del. Cas. 74 (1823)
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Maryland: Coombs v. Jordan, 3 Bla. Ch. 284 (1831); Hall v. Hall, 6 G. & J. 386 (1834); Kilty 231
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New York: Jackson v. Wood, 12 Johns. R. 73 (1815); Bogert v. Perry, 17 Johns. R. 351 (1819); McCartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827); M'Cartee v. Teller, 2 Pai. Ch. 511 (1831); McCartee v. Teller, 8 Wend. 267 (1831)
North Carolina: Rhodes v. Holmes, 9 N.C. 193 (1822); State v. Antonio, 11 N.C. 200 (1825)
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Pennsylvania: Vanhorn's Lessee v. Harrison, 1 Dall. 137 (1785); Kennedy v. Nedrow, 1 Dall. 415 (1789); White v. Hart, 1 Yeates 221 (1793); Creacraft v. Dille, 3 Yeates 79 (1800); Lippincott v. Barker, 2 Binn. 174 (1809); Wager v. Wager, 1 S. & R. 374 (1815); Magniac v. Thompson, Bald. C.C. 344 (1831); 3 Binney 619; Roberts 404
Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)
South Carolina: Ramsay v. Marsh, 2 McCard 252 (1822); Richards v. M'Kie, Harp. Eq. 184 (1824); Escheator of St. Philip's v. Real Estate of Smith, 4 McCard 452 (1828); Gelzer v. Gelzer, Bail. Eq. 387 (1831); Henderson v. Griffin, 30 U.S. (5 Pet.) 151 (1831); 2 Cooper 408
FRAUDULENT CONVEYANCES & DEVISES

Tennessee: Jackson v. Dillon's Lessee, 2 Tenn. 261 (1814); Shute v. Harder, 9 Tenn. 3 (1818); Morgan v. Elam, 12 Tenn. 375 (1833)

Virginia: Claiborne v. Henderson, 13 Va. (3 Hen. & M.) 322 (1809)

An act against fraudulent deeds, alienations, &c. 13 Eliz., c. 5 (1570), 6 S.L. 268; 13 Eliz., c. 5 (1571), 4 S.R. 537

Alabama: Frisbie v. McCarty, 1 Stew. & P. 56 (1831); Killough v. Steele, 1 Stew. & P. 262 (1832)

Connecticut: Fowler v. Frisbie, 3 Conn. 320 (1820); Kimball v. Hutchins, 3 Conn. 450 (1820); Patten v. Smith, 5 Conn. 196 (1824); Swift v. Thompson, 9 Conn. 63 (1831)

Georgia: Schley 214

Kentucky: Taylor v. Eubanks, 10 Ky. (3 A.K. Mar.) 239 (1821); Doyle v. Sleeper, 31 Ky. (1 Dana) 531 (1833)

Maine: The Watchman, 1 Ware 232 (1832)

Maryland: Bohn v. Headley, 7 H. & J. 257 (1826); Duvall v. Waters, 1 Bla. Ch. 569 (1829); Stewart v. Iglehart, 7 G. & J. 132 (1835); Kilty 234


New Hampshire: Everett v. Read, 3 N.H. 55 (1824); Coburn v. Pickering, 3 N.H. 415 (1826); Carlisle v. Rich, 8 N.H. 44 (1835)

New Jersey: Magniac v. Thompson, 3 Bal. C. C. 344 (1831)

New York: Sands v. Codwise, 4 Johns. R. 536 (1808); Beals v. Guernsey, 8 Johns. R. 446 (1811); Verplank v. Sterry, 12 Johns. R. 536 (1815); Hendricks v. Robinson, 2 Johns. Ch. R. 283 (1817); Roberts v. Anderson, 3 Johns. Ch. R. 371 (1818); Reade v. Livingston, 3 Johns. Ch. R. 481 (1818); Anderson v. Roberts, 18 Johns. R. 515 (1820); Jackson v. Myers, 18 Johns. R. 425 (1821); Jackson v. Town, 4 Cow. 599 (1825); Wilder v. Winne, 6 Cow. 284 (1826); Seward v. Jackson, 8 Cow. 406 (1826); Pell v. Tredwell, 5 Wend. 661 (1830); Hall v. Tuttle, 8 Wend. 375 (1832)

North Carolina: Jackson v. Marshall's Adm'r, 5 N.C. 323 (1809); M'Cree v. Houston, 7 N.C. 429 (1819); Trotter v. Howard, 8 N.C. 320 (1821); Smith v. Niel, 8 N.C. 341 (1821); State v. Antonio, 11 N.C. 200 (1825); Peterson v. Williamson, 13 N.C. 326 (1830); O'Daniel v. Crawford, 15 N.C. 197 (1833); Martin v. Cowles, 18 N.C. 29 (1834)

Ohio: Lessee of Burgett v. Burgett, 1 Hamm. 469 (1-4 Ohio 207) (1824); Brice v. Myers, 5 Ohio 121 (1831)

Pennsylvania: Lessee of Hartley v. M'Anulty, 4 Yeates 95 (1804); Wilt v. Franklin, 1 Binn. 502 (1809); Lessee of Heister v. Fortner, 2 Binn. 40 (1809); Lippincott v. Barker, 2 Binn. 174 (1809); Dawes v. Cope, 4 Binn. 258 (1811); Reichart v. Castator, 5 Binn. 109 (1812); Clow v. Woods, 5 S. & R. 275 (1819); Babb v. Clemson, 10 S. & R. 419 (1824); Matter of Bradway, 1 Ashm. 212 (1829); Lancaster v. Dolan, 1 Rawle 231 (1831); Mateer v. Hissem, 3 Pen. & W. 160 (1831); Magniac v. Thompson, Bald. C. C. 344 (1831); Snyder v. Kunkleman, 3 Pen. & W. 487 (1832); Gilbert v. Hoffman, 2 Watts 66 (1833); Magill v. Brown, Bright. N.P. 346 (1833); Buehler v. Gloningier, 2 Watts 226 (1834); United States v. Mertz, 2 Watts 406 (1834); Adams v. Nicholas, 1 Miles 90 (1835); Foster v. Walton, 5 Watts 378 (1836); Engelbert v. Blanjot, 1 Miles 224 (1836); 3 Binney 621; Roberts 295
Rhode Island: Bean v. Smith, 2 Mas. 252 (1821)

South Carolina: Hamilton v. Greenwood, 1 Bay 171 (1791); Teasdale v. Atkinson, 2 Brev. 48 (1806); Bickley v. Norris, 2 Brev. 252 (1806); Barrineau v. M'Murray, 3 Brev. 204 (1815); Wilson v. Cheshire, 1 McCord Eq. 233 (1826); Reeves v. Harris, 1 Bail. 563 (1830); Lowry v. Pinson, 2 Bail. 324 (1831); State v. Fife, 2 Bail. 337 (1831); Union Bank v. Toomer, 2 Hill Eq. 27 (1834); Gist v. Pressley, 2 Hill Eq. 318 (1835); 2 Cooper 409

Tennessee: Dodson v. Cocke, 1 Tenn. 314 (1808); Reid's Lessee v. Buford, 1 Tenn. 413 (1809); Russell v. Stinson, 4 Tenn. 1 (1816); Hamilton v. Bradley, 6 Tenn. 127 (1818); Porter v. Armstrong, 10 Tenn. 74 (1820); Cains v. Jones, 13 Tenn. 249 (1833)

Virginia: Backhouse v. Jett, 1 Brock 500 (1821); Land v. Jeffries, 26 Va. (5 Rand.) 211 (1827)


An act against covinous and fraudulent conveyances. 27 Eliz., c. 4 (1585), 6 S.L. 356; 27 Eliz., c. 4 (1584-85), 4 S.R. 709

Alabama: Frisbie v. McCarty, 1 Stew. & P. 56 (1831); Killough v. Steele, 1 Stew. & P. 262 (1832)

Connecticut: Kimball v. Hutchins, 3 Conn. 450 (1820); Swift v. Thompson, 9 Conn. 63 (1831)


Georgia: Schley 224

Kentucky: Taylor v. Eubanks, 10 Ky. (3 A.K. Mar.) 239 (1821)

Maine: The Watchman, 1 Ware 232 (1832)

Maryland: Bohn v. Headley, 7 H. & J. 257 (1826); Kilty 235


New Hampshire: Everett v. Read, 3 N.H. 55 (1824)

New York: Sterry v. Arden, 1 Johns. Ch. R. 261 (1814); Verplank v. Sterry, 12 Johns. R. 536 (1815); Riggs v. Murray, 2 Johns. Ch. R. 565 (1817); Roberts v. Anderson, 3 Johns. Ch. R. 371 (1818); Anderson v. Roberts, 18 Johns. R. 515 (1820); Jackson v. Myers, 18 Johns. R. 425 (1821); Jackson v. Town, 4 Cow. 599 (1825); Seward v. Jackson, 8 Cow. 406 (1826); Pell v. Tredwell, 5 Wend. 661 (1830)

North Carolina: Jackson v. Marshall's Adm'r, 5 N.C. 323 (1809); M'Cree v. Houston, 7 N.C. 429 (1819); State v. Antonio, 11 N.C. 200 (1825); Peterson v. Williamson, 13 N.C. 326 (1830); O'Daniel v. Crawford, 15 N.C. 197 (1833); Clanton v. Burges, 17 N.C. 13 (1831); Martin v. Cowles, 18 N.C. 29 (1834); Tate v. Tate, 21 N.C. 22 (1834)

Ohio: Lessee of Burgett v. Burgett, 1 Hamm. 469 (1-4 Ohio 207) (1824)

Pennsylvania: Wilt v. Franklin, 1 Binn. 502 (1809); Clow v. Woods, 5 S. & R. 275 (1819); Matter of Bradway, 1 Ashm. 212 (1829); Lancaster v. Dolan, 1 Rawle 231 (1829); Mateer v. Hissim, 3 Pen. & W. 160 (1831); Adams v. Nicholas, 1 Miles 90 (1835); Foster v. Walton, 5 Watts 378 (1836); Engelbert v. Blanjot, 1 Miles 224 (1836); 3 Binney 622; Roberts 298

Rhode Island: Bean v. Smith, 2 Mas. 252 (1821)

South Carolina: Teasdale v. Atkinson, 2 Brev. 48 (1806); Barrineau v. M'Murray, 3 Brev. 204 (1815); Gordon v. Goodwin, 2 N. & Mc. 70 (1819); 2 Cooper 410

Tennessee: Dodson v. Cocke, 1 Tenn. 314 (1808); Reid's Lessee
v. Buford, 1 Tenn. 413 (1809); Hamilton v. Bradley, 6 Tenn. 127 (1818); Marshall v. Booker, 9 Tenn. 13 (1820); Porter v. Armstrong, 10 Tenn. 74 (1820); Cains v. Jones, 13 Tenn. 249 (1833)

Virginia: Land v. Jeffries, 26 Va. (5 Rand.) 211 (1827)

An act for relief of creditors against fraudulent devises. 3 & 4 W. & M., c. 14 (1691), 9 S.L. 154; 3 W. & M., c. 14 (1691), 6 S.R. 320

Georgia: Schley 282

Kentucky: Rogers v. Farrar, 22 Ky. (6 T.B. Mon.) 421 (1828); Ready's Heirs v. Stephenson, 30 Ky. (7 J.J. Mar.) 351 (1832)

Maryland: Campbell's Case, 2 Bla. Ch. 209 (1830); Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Coombs v. Jordan, 3 Bla. Ch. 284 (1831); Kilty 242

Massachusetts: Hays v. Jackson, 6 Mass. 149 (1809)

New Hampshire: Judge of Probate v. Brooks, 5 N.H. 82 (1829)

New Jersey: Den v. Jaques, 10 N.J.L. 259 (1829)


Pennsylvania: Dorsey v. Jackman, 1 S. & R. 42 (1814); Franciscur v. Reigart, 4 Watts 98 (1835)

Virginia: Cohoons v. Purdie, 7 Va. (2 Call) 431 (1803); Backhouse v. Jett, 1 Brock 500 (1821); Jones v. Hobson, 23 Va. (2 Rand.) 483 (1824)

FREE ALMS

A writ of nuisance of a house, &c. levied and aliened to another. A Quod permittat and Juris utrum for a parson of a church. In like cases like writs be grantable. 13 Edw. 1, St. 1, c. 24 (1285), 1 S.L. 196; 13 Edw. 1 Westminster 2d, c. 24 (1285), 1 S.R. 83

Maryland: Kilty 212


Pennsylvania: Martzell v. Stauffer, 3 Pen. & W. 398 (1832); 3 Binney 604; Roberts 157

FREEHOLD AND FREEHOLDERS

The feoffee shall hold his land of the chief lord, and not of the feoffer. 18 Edw. 1, St. 1, c. 1 (1290), 1 S.L. 255; 18 Edw. 1 (1289-90), 1 S.R. 106


Pennsylvania: Dorsey v. Jackman, 1 S. & R. 42 (1814); Franciscur v. Reigart, 4 Watts 98 (1835)

FREIGHT

Re rates of shipping on English ships. 32 Hen. 8, c. 14 (1540), 5 S.L. 24; 32 Hen. 8, c. 14 (1540), 3 S.R. 760

Federal: Schooner Volunteer, 1 Sumn. 551 (1834)

FRIVOLOUS AND VEXATIOUS SUITS

An act to avoid trifling and frivo­lous suits in her Majesty's courts in Westminster. 43 Eliz., c. 6 (1601), 7 S.L. 47; 43 Eliz., c. 6 (1601), 4 S.R. 971

Illinois: Act of 1819, Laws of Illinois 1 (1819)

FRIVOLOUS AND VEXATIOUS SUITS

Northwest Territory: Act of 1799, Pease, ed., Laws of the Northwest Territory 353, 401 (1799)

An act for the better preventing frivolous and vexatious suits.
8 & 9 Will. 3, c. 11 (1697), 10 S.L. 17; 8 & 9 Will. 3, c. 11 (1696-97), 7 S.R. 201

Alabama: Carter v. Crews, 2 Port. 81 (1835)

Delaware: Walker v. State, 1 Del. Cas. 561 (1818); Gregg v. Banner, 2 Del. (2 Harr.) 407 (1837)

D.C.: M'Knight v. Craig's Adm'r, 10 U.S. (Cranch) 183 (1810); Tucker v. Lee, 3 Cranch C.C. 684 (1829)

Georgia: Schley 288

Indiana: Clark v. Goodwin, 1 Blackf. 74 (1820); Meek v. Ruffner, 2 Blackf. 23 (1826)

Kentucky: M'Guire v. Trimble, 23 Ky. (7 T.B. Mon.) 120 (1828); Harrison v. Park, 24 Ky. (1 J.J. Mar.) 170 (1829); Gaines v. Conn's Heirs, 32 Ky. (2 Dana) 231 (1834)

Maine: Bailey v. Rogers, 1 Me. 186 (1821); Haven v. Brown, 7 Me. 421 (1831)

Maryland: Wilmer v. Harris, 5 H. & J. 1 (1820); Kilty 243

New Hampshire: Mooney v. Demerrit, 1 N.H. 187 (1818)

New Jersey: Allen v. Smith, 12 N.J.L. 159 (1831); Graecen v. Allen, 14 N.J.L. 74 (1833)

New York: Adm'r's of Kellogg v. Willcocks, 2 Johns. R. 377 (1807); Peters v. Henry, 6 Johns. R. 278 (1810); Kip v. Brigham, 7 Johns. R. 168 (1810); Clark v. Bush, 3 Cow. 151 (1824); Griswold v. Stewart, 4 Cow. 457 (1825); Griswold v. Sedgwick, 3 Wend. 326 (1829); Wood v. Wood, 3 Wend. 454 (1830); Jackson v. Baker, 2 Edw. 471 (1835)

North Carolina: M'Rae v. Evans, 13 N.C. 363 (1830); Branch v. Elliot, 14 N.C. 86 (1831)

Ohio: Eogle v. Hanlan, Tap. 268 (1818)

Pennsylvania: Hopkins v. Deaves, 2 Bro. (Pa.) 93 (1811); Berryhill v. Wells, 5 Binn. 56 (1812); Taggart v. Cooper, 1 S. & R. 497 (1815); Shoemaker v. Meyer, 4 S. & R. 452 (1818); Rees v. Tichenor, 1 Miles 183 (1836); 3 Binney 625; Roberts 139

South Carolina: Ex'r of McIntosh v. Adm'r of Wright, Rich. Eq. 385 (1832)

Tennessee: State Bank v. Vance's Adm'r, 17 Tenn. 471 (1836)

Virginia: Hoee v. Pierce, 1 Va. (1 Wash.) 212 (1793); Payne v. Ellzey, 2 Va. (2 Wash.) 143 (1795); Ruffin v. Call, 2 Va. (2 Wash.) 181 (1796); M'Knight v. Craig's Adm'r, 10 U.S. (6 Cranch) 183 (1810)

Federal: Hatch v. Eustis, 1 Gall. 160 (1812)

FRUIT TREES

The bill for burning of frames. 37 Hen. 8, c. 6 (1545), 5 S.L. 222; 37 Hen. 8, c. 6 (1545), 3 S.R. 994

Kentucky: Act of 1802, 107, 118 (1803)

South Carolina: 2 Cooper 409

GAME

An act for the better preservation of the game. 5 Anne, c. 6 (1545), 5 S.L. 222; 6 Anne, c. 16 (1706), 8 S.R. 585

New Jersey: Schooley v. Thorne, 1 N.J.L. 71 (1791)

GAMES & GAMING

He that playeth at unlawful games prohibited by the statute of 12 Rich. 2, c. 6, shall be six days imprisoned. 11 Hen. 4, c. 4 (1409), 2 S.L. 481; 11 Hen. 4, c. 4 (1409-10), 2 S.R. 163

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Against unlawful games. 17 Edw. 4, c. 3 (1477), 3 S.L. 445; 17 Edw. 4, c. 3 (1477-78), 2 S.R. 462.
An act touching the punishment of vagabonds for their first offence, and for their second offence, and of them that do relieve them. 19 Hen. 7, c. 12 (1503), 4 S.L. 95; 19 Hen. 7, c. 12 (1503-04), 2 S.R. 656

An act against deceitful, disorderly, and excessive gaming. 16 Car. 2, c. 7 (1664), 8 S.L. 208; 16 Car. 2, c. 7 (1664), 5 S.R. 523

An act for the better preventing excessive and deceitful gaming. 9 Anne, c. 19 (1710), 9 S.R. 476

An act to restrain and prevent the excessive increase of horse races, and for amending an act made in the last session of parliament, intituled, An act for the more effectual preventing of excessive and deceitful gaming. 13 Geo. 2, c. 19 (1740), 17 S.L. 392

An act to explain, amend, and make more effectual the laws in being, to prevent excessive and deceitful gamings; and to restrain and prevent the excessive increase of horse races. 18 Geo. 2, c. 34 (1745), 18 S.L. 384

An act for the more effectual punishment of persons who shall attain, or attempt to attain, possession of goods or money, by false or untrue pretences; for preventing the unlawful pawning of goods; for the easy redemption of goods pawned; and for preventing gaming in publick houses by journeymen, labourers, servants and apprentices. 30 Geo. 2, c. 24 (1757), 22 S.L. 114

An act to restrain and prevent the 'excessive' increase of horse races, and for amending an act made in the last session of parliament, intituled, An act for the more effectual preventing of excessive and deceitful gaming. 13 Geo. 2, c. 19 (1740), 17 S.L. 392

An act to explain, amend, and make more effectual the laws in being, to prevent excessive and deceitful gamings; and to restrain and prevent the excessive increase of horse races. 18 Geo. 2, c. 34 (1745), 18 S.L. 384

Maryland: Kilty 248

Maryland: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)

Maine: Cross v. Peters, 1 Me. 376 (1821)

Maryland: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)

Massachusetts: Commonwealth v. Warren, 6 Mass. 72 (1809)
New Jersey: State v. Gibbons, 4 N.J.L. 40 (1818)

New York: Conger's Case, 4 Rog.
   N.Y. City H. Rec. 65 (1819);
   People v. Stone, 9 Wend. 182 (1832);
   People v. Gates, 13 Wend. 311 (1835)

Federal: United States v. Moulton,
   5 Mas. 537 (1830)

GAOLERS
   Inquiry shall be made of gaolers, which by duress compel prisoners
to appeal. 1 Edw. 3, St. 1, c. 7 (1327), 1 S.L. 411; 1 Edw. 3, St. 1,
c. 7 (1326-27), 1 S.R. 253

South Carolina: 2 Cooper 404

Sheriffs and gaolers shall receive offenders without taking any thing.
4 Edw. 3, c. 10 (1330), 1 S.L. 435;
4 Edw. 3, c. 10 (1330), 1 S.R. 264

South Carolina: 2 Cooper 405

GAOLS
   Sheriffs shall have the keeping of gaols. A prisoner by duress be­
cometh an approver. 14 Edw. 3, St. 1, c. 10 (1340), 1 S.L. 478;
14 Edw. 3, St. 1, c. 10 (1340), 1 S.R. 284

   R.M. 397 (1835); Schley 123

Maryland: Kilty 217

GARDENS (PHYSIC)
   An act for the encouragement of trade. 15 Car. 2, c. 7 (1663),
8 S.L. 160; 15 Car. 2, c. 7 (1663),
5 S.R. 449

Massachusetts: Randolph v. Catch Newbery, 1 Rec. Ct. of Asst.,
Colony of Mass. Bay 152 (1682);
Lugger v. Ship Elisabeth, 1 Rec.
Ct. of Asst., Colony of Mass. Bay
209 (1686); Brenton v. Katch
Salisbury, 1 Rec. Ct. of Asst.,
Colony of Mass. Bay 251 (1791);
Brenton v. Three Brothers, 1 Rec.
Ct. of Asst., Colony of Mass. Bay
261 (1691)

GOLD AND SILVER
   It shall be felony to use the craft
of multiplication of gold or silver.
5 Hen. 4, c. 4 (1403), 2 S.L. 448;
5 Hen. 4, c. 4 (1403-04), 2 S.R. 144
Kentucky: Act of 1802, 107, 118
(1803)

GRAND SERJEANTY
   An act for taking away the court of
wards and liveries, and tenures in
cape, and by knights-service, and
purveyance, and for settling a
revenue upon his Majesty in lieu
thereof. 12 Car. 2, c. 24 (1660),
7 S.L. 472; 12 Car. 2, c. 24 (1660),
5 S.R. 259

D.C.: Mauro v. Ritchie, 3 Cranch
   C.C. 147 (1827)

Georgia: Schley 242

Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Mauro v. Ritchie,
3 Cranch C.C. 147 (1827); Corrie's Case, 2 Bla. Ch. 488 (1830); Kilty
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New York: Jackson v. Schutz, 18
   Johns. R. 174 (1820)

North Carolina: Mills v. McAllister,
   2 N.C. 350 (1796)

Pennsylvania: Magill v. Brown,
   Bright. N.P. 346 (1833); 3 Binney
   623; Roberts 312

GRANTS OF OFFICES
   Letters patents shall bear the
date of the King's warrant deliv­
ered into the chancery. 18 Hen. 6,
c. 1 (1439), 3 S.L. 218; 18 Hen. 6,
c. 1 (1439), 2 S.R. 301

Maryland: Robins's Lessee v. Bush,
   1 H. & McH. 50 (1723)

GRANTS OF LANDS TO AND FROM
THE CROWN
   An act for confirmation of letters
patents. 18 Eliz., c. 2 (1576), 6
S.L. 310; 18 Eliz., c. 2 (1575-76),
4 S.R. 608

Pennsylvania: Magill v. Brown,
   Bright. N.P. 346 (1833)

   An act for confirmation of grants
made to the Queen's Majesty, &c.
GREAT ASSIZES
How many shall be returned in juries and petit assizes, and of what age they shall be. 13 Edw. 1, St. 1, c. 38 (1285), 1 S.L. 213; 13 Edw. 1, Westminster 2d, c. 38 (1285), 1 S.R. 89
Indiana: State v. Miller, 2 Blackf. 35 (1826)
North Carolina: State v. McEntire, 4 N.C. 267 (2 Car. L. Repos. 287) (1815)
Federal: United States v. White, 4 Mas. 158 (1826)

GREAT MEN OF THE REALM
The penalty for telling slanderous lies of the great men of the realm. 2 Rich. 2, St. 1, c. 5 (1378), 2 S.L. 222; 2 Rich. 2, St. 1, c. 5 (1378), 2 S.R. 9
New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)
South Carolina: State v. Lehre, 2 Brev. 446 (1811); 3 Wheel. Cr. C. 282 (1811)

GROCERY WARES
An act for preventing frauds, and regulating abuses in his Majesty's customs. 13 & 14 Car. 2, c. 11 (1662), 8 S.L. 78; 14 Car. 2, c. 11 (1662), 5 S.R. 393
Federal: Robinson v. Hook, 4 Mas. 139 (1826)

GUARDIANS IN SOCAGE
The authority and duty of guardians in socage. 52 Hen. 3, c. 17 (1267), 1 S.L. 68; 52 Hen. 3, St. Marl., c. 17 (1267), 1 S.R. 24
Pennsylvania: 3 Binney 600; Roberts 312
Tennessee: Wallen v. M'Henry's Lessee, 10 Tenn. 310 (1829); Nelson v. Allen, 9 Tenn. 360 (1830)

GUNPOWDER
An act for preventing the mischiefs which may happen by keeping too great quantities of gunpowder in or near the cities of London and Westminster, or the suburbs thereof. 5 Geo. 1, c. 26 (1718), 14 S.L. 111
New York: People v. Sands, 1 Johns. R. 78 (1806)

HABEAS CORPUS
An act for the better securing the liberty of the subject, and for prevention of imprisonments beyond the seas. 31 Car. 2, c. 2 (1679), 8 S.L. 432; 31 Car. 2, c. 2 (1679), 5 S.R. 935
Georgia: State v. Segar, Charl. T.U.P. 24 (1805); Schley 262
New Jersey: Peltier v. Pennington, 14 N.J.L. 312 (1834)
New York: Case of Yates, Yeates S.C. 1 (1809); Yates v. People, 6 Johns. R. 337 (1810); Goodwin's Case, 5 Rog. N.Y. City H. Rec. 11 (1820)
Pennsylvania: Republica v. Arnold, 3 Yeates 263 (1801)
South Carolina: Barton v. Keith, 2 Hill 537 (1835)
Federal: United States v. Bollman, 1 Cranch C.C. 373 (1807)

HALF SEAL
For the avoiding of tedious suits in civil and marine causes.
New Jersey: Jennings v. Carson, 1 Pet. Adm. 1 (1792)

Federal: Jennings v. Carson, 1 Pet. Adm. 1 (1792)

HEIR

The wardship of an heir within age. The heir a knight. 9 Hen. 3, c. 3 (Magna Charta) (1225), 1 S.L. 2; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 35

No waste shall be made by a guardian in wards lands. 9 Hen. 3, c. 4 (Magna Charta) (1225), 1 S.L. 3; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 35

Guardians shall maintain the inheritance of their wards; and of bishopricks, &c. 9 Hen. 3, c. 5 (Magna Charta) (1225), 1 S.L. 3; 9 Hen. 3, (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 36

Heirs shall be married without disparagement. 9 Hen. 3, c. 6 (Magna Charta) (1225), 1 S.R. 4; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 37

In what case nonage of the plaintiff shall not stay an enquest. 6 Edw. 1, c. 2 (1278), 1 S.L. 120; 6 Edw. 1, St. Glouc., c. 2 (1278), 1 S.R. 47

Pennsylvania: 3 Binney 602; Roberts 319

Several tenants against whom an action of waste is maintainable. 6 Edw. 1, c. 5 (1278), 1 S.R. 122; 6 Edw. 1, St. Glouc., c. 5 (1278), 1 S.R. 48

D.C.: Thruston v. Mustin, 3 Cranch C.C. 335 (1828)

Georgia: Schley 95

Maine: Smith v. Follansbee, 13 Me. 273 (1836)

Maryland: Thruston v. Mustin, 3 Cranch C.C. 335 (1828); Kilty 211


North Carolina: Browne v. Blick, 7 N.C. 511 (1819)

Pennsylvania: 3 Binney 602; Roberts 417

Where the wife shall be endowable of lands recovered against her husband. Where the heir may avoid a dower recovered. A remedy for particular tenants losing by default. 13 Edw. 1, St. 1, c. 4 (1285), 1 S.L. 171; 13 Edw. 1, Westminster 2d, c. 4 (1283), 1 S.R. 74

Georgia: Schley 98

Maryland: Kilty 212

Pennsylvania: 3 Binney 603; Roberts 182

HEIR OF TENANT BY KNIGHT'S SERVICE IN CAPITE

The relief of the King's tenant of full age. 9 Hen. 3, c. 2 (Magna Charta) (1225), 1 S.L. 2; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 34

HEIRESSES

An act for the punishment of such as shall take away maidens that be inheritors, being within the age of sixteen years, or that marry them without consent of their parents. 4 & 5 Phil. & M., c. 8 (1557), 6 S.L. 104; 4 & 5 Phil. & M., c. 8 (1557-58), 4 S.R. 329

D.C.: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)

Maryland: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)

South Carolina: State v. Findlay, 2 Bay 418 (1802); 1 Brev. 107 (1802); State v. O'Bannon, 1 Bail. 144 (1829); 2 Cooper 409
HIDES & SKINS
It shall be felony to convey, or procure to be conveyed, into any ship or other vessel, any leather tanned or untanned, or any salt or untanned hides, or any backs of sole-leather, or any tallow, to the intent to transport the same over the sea, to be sold by way of merchandise. 1 Eliz., c. 10 (1558), 6 S.L. 137; 1 Eliz., c. 10 (1558-59), 4 S.R. 370
Pennsylvania: Levinz v. Will, 1 Dall. 430 (1789)

HIGHWAYS
In what places distresses shall not be taken. 52 Hen. 3, c. 15 (1267), 1 S.L. 67; 52 Hen. 3, St. Marl., c. 15 (1267), 1 S.R. 23
Maryland: Kilty 209
Pennsylvania: 3 Binney 600; Roberts 171

For bridges and highways. 22 Hen. 8, c. 5 (1530), 4 S.L. 199; 22 Hen. 8, c. 5 (1530-31), 3 S.R. 321
New York: Ontario Bank v. Bunnell, 10 Wend. 186 (1833)

An act to explain, amend, and reduce into one act of parliament, the statutes now in being, for the amendment and preservation of the publick highways within that part of Great Britain called England, and for other purposes. 13 Geo. 3, c. 78 (1773), 30 S.L. 183
South Carolina: State v. Dawson, 3 Hill (Pt. 2) 100 (1836)

HOMICIDE
One person killing another in his own defence, or by misfortune. An appeal of murther. 6 Edw. 1, c. 9 (1278), 1 S.L. 124; 6 Edw. 1, St. Glouc., c. 9 (1278), 1 S.R. 49
South Carolina: 2 Cooper 404

HORSES
Taking of horses, carts, and wood. 9 Hen. 3, c. 21 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 43

The act that any indictment lacking these words, Vi & armis, shall be good. 37 Hen. 8, c. 8 (1545), 5 S.L. 224; 37 Hen. 8, c. 8 (1545), 3 S.R. 995
Maine: State v. Temple, 12 Me. 214 (1835)
Maryland: Kilty 233
Pennsylvania: 3 Binney 620; Roberts 324
Tennessee: Tipton v. State, 10 Tenn. 542 (1831)

An act to restrain and prevent the excessive increase of horse races, and for amending an act made in the last session of parliament, intituled, An act for the more effectual preventing of excessive and deceitful gaming. 13 Geo. 2, c. 19 (1740), 17 S.L. 392
South Carolina: Hasket v. Wootan, 1 N. & Mc. 180 (1818)

An act to explain, amend, and make more effectual the laws in being, to prevent excessive and deceitful gamings; and to restrain and prevent the excessive increase of horse races. 18 Geo. 2, c. 34 (1745), 18 S.L. 384
Maryland: Kilty 251

HOSPITALS
Ordinaries shall inquire of, and reform the estates of hospitals. 2 Hen. 5, St. 1, c. 1 (1414), 3 S.L. 8; 2 Hen. 5, St. 1, c. 1 (1414), 2 S.R. 175
HOSPITALS

An act for erecting of hospitals, or abiding and working houses for the poor. 39 Eliz., c. 5 (1597), 7 S.L. 2; 39 Eliz., c. 5 (1597-98), 4 S.R. 902

HOUSES

An act for preventing frauds and abuses in the publick revenues of excise, customs, stamp-duties, post-office, and house-money. 6 Geo. 1, c. 21 (1719), 14 S.L. 262
South Carolina: State v. Anderson, 1 Hill 327 (1833)

HOUSES OF CORRECTION

Justices of peace shall order the punishment of the mother and reputed father of a bastard, &c. 18 Eliz., c. 3 (1576), 6 S.L. 311; 18 Eliz., c. 3 (1575-76), 4 S.R. 610
New Jersey: State v. Price, 1 N.J.L. 143 (1829)
South Carolina: Rembert v. Kelly, 1 Harper 65 (1823)

An act for punishment of rogues, vagabonds and sturdy beggars. 39 Eliz., c. 4 (1597), 7 S.L. 1; 39 Eliz., c. 4 (1597-98), 4 S.R. 899

An act to amend and make more effectual the laws relating to rogues, vagabonds, and other idle and disorderly persons, and to houses of correction. 17 Geo. 2, c. 5 (1744), 18 S.L. 144
New Jersey: Boice v. Gibbons, 8 N.J.L. 324 (1826)

HUE AND CRY

Of what things a coroner shall inquire. 4 Edw. 1, St. 2 (1276), 1 S.L. 110; 4 Edw. 1 (1275-76), 1 S.R. 40
Georgia: Schley 90
Maryland: Kilty 210
Pennsylvania: 3 Binney 601; Roberts 100

At what times the gates of great towns shall be shut, and when the night-watch shall begin and end. 13 Edw. 1, St. 2, c. 4 (1285), 1 S.L. 232; 13 Edw. 1, St. Wynton, c. 4 (1285), 1 S.R. 97
Maryland: Kilty 214

An act for the following of hue and cry. 27 Eliz., c. 13 (1585), 6 S.L. 373; 27 Eliz., c. 13 (1584-85), 4 S.R. 720
New Jersey: Schooley v. Thorne, 1 N.J.L. 71 (1791); State v. Berry, 9 N.J.L. 374 (1828)
South Carolina: 2 Cooper 410

An act for the amendment of the law relating to actions on the statute of Hue and Cry. 8 Geo. 2, c. 16 (1735), 16 S.L. 511
Maine: Herman v. Drinkwater, 1 Me. 27 (1820)

HUSBAND AND WIFE

The husband and wife being impleaded, shall not vouch (fourch) by essoin. 6 Edw. 1, c. 10 (1278), 1 S.L. 125; 6 Edw. 1, St. Glouc., c. 10 (1278), 1 S.R. 49
Pennsylvania: 3 Binney 602; Roberts 198

For recovery of arrearages of rents by executors of tenant in fee-simple. 32 Hen. 8, c. 37 (1540), 5 S.L. 53; 32 Hen. 8, c. 37 (1540), 3 S.R. 791
Georgia: Schley 202
Maryland: Kilty 232
New York: Ex'rs of Van Rensselaer v. Ex'rs of Platner, 2 Johns. Cas. 17 (1800); Devises of Van Rensselaer v. Ex'rs of Platner, 2 Johns. Cas. 24 (1800)
Pennsylvania: 3 Binney 620; Roberts 254

INDEMPITATE NOMINIS (WRIT OF)

An Indemptitate Nominis shall be granted upon the wrongful seizure
of another's person, lands, or goods. 37 Edw. 3, c. 2 (1363), 2 S.L. 161; 37 Edw. 3, c. 2 (1363), 1 S.R. 378
South Carolina: 2 Cooper 406

An identitate nominis maintainable by executors, &c. 9 Hen. 6, c. 4 (1430), 3 S.L. 159; 9 Hen. 6, c. 4 (1430-31), 2 S.R. 265
South Carolina: 2 Cooper 407

IDIOTS

The conusor of a fine shall come personally before the justices. Where a commission shall be awarded to take a fine. Who may admit attorneys. 15 Edw. 2, Statutum de Carleol. de Finibus (1322), 1 S.L. 360; St. Fines & Attorn., 1 S.R. 215
Maryland: Kilty 215
Pennsylvania: 3 Binney 610; Roberts 265

His prerogative in the custody of lands of idiots. 17 Edw. 2, St. 1, c. 9 (1324), 1 S.L. 380; Temp. Incert., 1 S.R. 226a
Kentucky: Breckenridge's Heirs v. Ormsby, 24 Ky. (1 J.J. Mar.) 236 (1829)
Maryland: Kilty 216
New York: Matter of Salisbury, 3 Johns. Ch. R. 347 (1818)

His prerogative in the preservation of the lands of lunaticks. 17 Edw. 2, St. 1, c. 10 (1324), 1 S.L. 380; Temp. Incert. 1 S.R. 226a
Kentucky: Breckenridge's Heirs v. Ormsby, 24 Ky. (1 J.J. Mar.) 236 (1829)
Maryland: Kilty 216

An act to enable ideots and lunaticks, who are seised or possessed of estates in fee, or for lives, or terms of years, in trust, or by way of mortgage, to make conveyances, surrenders or assignments of such estates. 4 Geo. 2, c. 10 (1731), 16 S.L. 228
Georgia: Schley 46
Maryland: Kilty 216

An act to enable ideots and lunaticks, who are seised or possessed of estates in fee, or for lives, or terms of years, in trust, or by way of mortgage, to make conveyances, surrenders or assignments of such estates. 4 Geo. 2, c. 10 (1731), 16 S.L. 228
Georgia: Schley 46
Maryland: Kilty 216

IMPEACHMENT BY THE COMMONS IN PARLIAMENT

An act for the further limitation of the crown, and better securing the rights and liberties of the subject. 12 & 13 Will. 3, c. 2 (1700), 10 S.R. 357; 12 & 13 Will. 3, c. 2 (1700 & 1701), 7 S.R. 636
Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825)

INDEMNIFICATION OF OFFICE HOLDERS

An act to indemnify such persons as have omitted to qualify themselves for offices and employments; and to indemnify justices of the peace, deputy lieutenants, officers of the militia, or others, who have omitted to register or deliver in their qualifications within the time limited by law, and for giving further time for those purposes. 5 Geo. 3, c. 4 (1765), 26 S.L. 167
Georgia: Low v. Comm'rs., Charl. R.M. 302 (1830)

IMPRISONMENT

None shall be condemned without trial. Justice shall not be sold or deferred. 9 Hen. 3, c. 29 (Magna Charta) (1225), 1 S.R. 10; 9 Hen. 3, (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 46
South Carolina: 2 Cooper 403
Tennessee: Case of Darby, 3 Wheel. Cr. C. 1 (1824)
INDICTMENT

Jurors in indictments shall be returned by the sheriff, or bailiffs, without the denomination of any.
11 Hen. 4, c. 9 (1409), 2 S.L. 485; 11 Hen. 4, c. 9 (1409-10), 2 S.R. 165

Alabama: Boyington v. State, 2 Port. 100 (1835)
Indiana: Vattier v. State, 4 Blackf. 73 (1835)
North Carolina: State v. McEntire, 4 N.C. (Pt. 2) 287 (1815); State v. Seaborn, 15 N.C. 305 (1833)

Tennessee: Bennett v. State, 8 Tenn. 133 (1827); State v. Duncan, 15 Tenn. 271 (1834)
Virginia: Commonwealth v. Cherry, 4 Va. (2 Va. Cas.) 20 (1815);
Commonwealth v. Thompson, 31 Va. (4 Leigh) 667 (1833)

No suit pending before any justices, &c. shall be discontinued by a new commission. 11 Hen. 6, c. 6 (1433), 3 S.L. 186; 11 Hen. 6, c. 6 (1433), 2 S.R. 281

Maryland: Kilty 227

Appeals or indictments of felony committed, in place where there is none such. 18 Hen. 6, c. 6 (1433), 3 S.L. 234; 18 Hen. 6, c. 12 (1439), 2 S.R. 310

South Carolina: 2 Cooper 407

The act that any indictment lacking these words, Vi & armis, shall be good. 37 Hen. 8, c. 8 (1545), 5 S.L. 224; 37 Hen. 8, c. 8 (1545), 3 S.R. 995

Maine: State v. Temple, 12 Me. 214 (1835)
Maryland: Kilty 233
Pennsylvania: 3 Binney 620; Roberts 324
Tennessee: Tipton v. State, 10 Tenn. 542 (1831)

INFANTS

In what case the nonage of the heir of the disseiser or disseisee shall not prejudice. 3 Edw. 1, c. 47 (1275), 1 S.L. 105; 3 Edw. 1, c. 47 (1275), 1 S.R. 38

Pennsylvania: 3 Binney 601; Roberts 317

The remedy where a guardian maketh a feoffment of his ward's land. Suit by Prochein Amy.
3 Edw. 1, c. 48 (1275), 1 S.L. 106; 3 Edw. 1, c. 48 (1275), 1 S.R. 38

Tennessee: Nelson v. Allen, 9 Tenn. 360 (1830)

An infant eloined may sue by Prochein Amy. 13 Edw. 1, St. 1, c. 15 (1285), 1 S.L. 193; 13 Edw. 1, Westminster 2d, c. 15 (1285), 1 S.R. 82

Georgia: Schley 104
Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Kilty 212
Pennsylvania: 3 Binney 604; Roberts 317

An act to enable infants who are seized or possessed of estates in fee, in trust, or by way of mortgage, to make conveyances of such estates. 7 Anne, c. 19 (1708), 11 S.L. 501; 7 Anne, c. 19 (1708), 9 S.R. 89

Georgia: Schley 341
Maryland: Kilty 247
New York: Livingston v. Livingston, 2 Johns. Ch. R. 537 (1817)
South Carolina: 2 Cooper 412

INFERIOR COURTS
An act for avoiding vexatious delays caused by removing actions and suits out of inferior courts.
21 Jac. 1, c. 23 (1623), 7 S.L. 292; 21 Jac. 1, c. 23 (1623-24), 4 S.R. 1232

Maryland: Kilty 238

INFORMERS UPON PENAL LAWS
The remedy against conspirators, false informors, and embracers of juries. 28 Edw. 1, St. 3, c. 10 (1300), 1 S.L. 297; 28 Edw. 1, Artic. sup. Cart., c. 10 (1300), 1 S.R. 139
INFORMERS UPON PENAL LAWS

Maryland: State v. Buchanan, 5 H. & J. 317 (1821)

An act to redress disorders in common informers. 18 Eliz., c. 5 (1576), 6 S.L. 312; 18 Eliz., c. 5 (1575–76), 4 S.R. 615

Georgia: Schley 218
Maryland: Kilty 235
New York: Clark v. Dewey, 5 Johns. R. 251 (1810); Bradway v. Le Worthy, 9 Johns. R. 251 (1812)

An act concerning informers. 31 Eliz., c. 5 (1589), 6 S.L. 402; 31 Eliz., c. 5 (1588–89), 4 S.R. 801

Maryland: Miller v. Lord Proprietor, 1 H. & McH. 543 (1774); Kilty 235
New York: Van Hook v. Whitlock, 2 Edw. 304 (1834)
North Carolina: Bridges v. Smith, 6 N.C. 53 (1811)

INQUEST

Nisi prius may be granted as well at the tenants suit as the demandants. 2 Edw. 3, c. 16 (1326), 1 S.L. 429; 2 Edw. 3, St. Northampt., c. 16 (1328), 1 S.R. 260

Pennsylvania: 3 Binney 610; Roberts 357

No indictor shall be put upon the inquest of the party indicted. 25 Edw. 3, St. 5, c. 3 (1350), 2 S.L. 53; 25 Edw. 3, St. 5, c. 3 (1351–52), 1 S.R. 320

Georgia: Schley 124
Maryland: Kilty 220
New York: People v. Vermilyea, 7 Cow. 108 (1827)
Pennsylvania: 3 Binney 611; Roberts 335
South Carolina: 2 Cooper 405

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify his recognizances, &c. 3 Hen. 7, c. 1 (1486), 4 S.L. 27; 3 Hen. 7, c. 1 (1487), 2 S.R. 509

Georgia: Schley 137
Maryland: Kilty 228
New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)
Pennsylvania: 3 Binney 616; Roberts 102
Virginia: Commonwealth v. Burton, 31 Va. (4 Leigh) 645 (1832)

INSURANCE

An act to regulate insurance on ships belonging to the subjects of Great Britain, and on merchandizes or effects laden thereon. 19 Geo. 2, c. 37 (1746), 18 S.L. 510

Maryland: Kilty 252
Massachusetts: Amory v. Gilman, 2 Mass. 1 (1806); Merry v. Prince, 2 Mass. 176 (1806)

New York: Clendining v. Church, 3 Cai. R. 141 (1805); Hastie v. De Peyster, 3 Cai. R. 190 (1805); Deforest v. Fulton Fire Ins. Co., 1 N.Y. Sup. Ct. 94 (1828); Pacific Ins. Co. v. Catlett, 4 Wend. 75 (1829)

Pennsylvania: Pritchet v. Inc. Co. of No. America, 3 Yeates 458 (1803)

An act for the further and better regulation of buildings, and party-walls; and for the more effectually preventing mischiefs by fire within the cities of London and Westminster, and the liberties thereof, and other the parishes, precincts, and places, within the weekly bills of mortality, the parishes of Saint Mary-le-bon, Paddington, Saint Pancras, and Saint Luke at Chelsea, in the county of Middlesex; and for indemnifying, under certain conditions, builders and other persons against the penalties to which they are or may be liable for erecting buildings within the limits aforesaid contrary to law. 14 Geo. 3, c. 78 (1774), 30 S.L. 483
New York: Campbell v. Mesier, 4 Johns. Ch. R. 334 (1820)

INTESTATES' ESTATES
The ordinary chargeable to pay debts as executors. 13 Edw. 1, St. 1, c. 19 (1285), 1 S.L. 194;
13 Edw. 1, Westminster 2d, c. 19 (1285), 1 S.R. 82
Georgia: Schley 104
Maryland: Corrie's Case, 2 Bla. Ch. 468 (1830)
South Carolina: Hays v. Harley, 1 Mill 267 (1817); 2 Cooper 404
Tennessee: Lasseter v. Turner, 9 Tenn. 411 (1830)
Virginia: Dykes & Co. v. Woodhouse's Adm'r, 24 Va. (3 Rand.) 287 (1825)

An act for the better settling of intestates estates. 22 & 23 Car. 2, c. 10 (St. 2, c. 6) (1670), 8 S.L. 347; 22 & 23 Car. 2, c. 10 (1670 & 1671), 5 S.R. 719
Connecticut: Heath v. White, 5 Conn. 223 (1824)
Georgia: Carnochan v. Abrahams, Charit. T.U.P. 196 (1810)
Maryland: State v. Jameson, 3 G. & J. 442 (1831)
New Hampshire: Judge of Probate v. Chamberlain, 3 N.H. 129 (1824)
New Jersey: Dickerson v. Robinson, 6 N.J.L. 195 (1822); Ordinary v. Snook, 10 N.J.L. 65 (1828)
New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829); Carow v. Mowatt, 2 Edw. 56 (1833)
North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 C. & N. 361 (1801); Hoskins v. Miller, 13 N.C. 360 (1830)
Ohio: Stewart v. Treasurer, 4 Hamm. 98 (1-4 Ohio 733) (1828)
Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Oyster v. Oyster, 1 S. & R. 422 (1815); Bevan v. Taylor, 7 S. & R. 397 (1821); Reed v. Commonwealth, 11 S. & R. 441 (1824); Kendall v. Lee, 2 Pen. & W. 482 (1831); Potts v. Smith, 3 Rawle 361 (1832)
Rhode Island: Gardner v. Collins, 3 Mas. 398 (1824)
South Carolina: Ordinary v. Phillip, 1 Bay 456 (1795); Guerard v. Guerard (Wren v. Carnes), 4 Desaus. Eq. 405 (1813); Sturgineger v. Hannah, 2 N. & Mc. 147 (1819); Ordinary v. Bonner, 2 Hill 466 (1834); Edwards v. Barksdale, 2 Hill Eq. 416 (1836); 2 Cooper 411
Tennessee: Lasseter v. Turner, 9 Tenn. 413 (1830); Sturdevant v. Goodrich, 11 Tenn. 95 (1832)
Virginia: Gordon's Admr's v. Justices of Frederick, 15 Va. (1 Munf.) 1 (1810); Dykes & Co. v. Woodhouse's Adm'r, 24 Va. (3 Rand.) 287 (1825); Kirkpatrick v. Gibson, 2 Brock. 388 (1828)

An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 5 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19
New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)
New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)
North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 C. & N. 361 (1801)
Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)
South Carolina: 2 Cooper 411

INTRUSION
An act to admit the subject to plead the general issue in informations of intrusions brought on the behalf of the King's majesty, and retain his possession till trial. 21 Jac. 1, c. 14 (1623), 7 S.L. 272; 21 Jac. 1, c. 14 (1623-24), 4 S.R. 1221
Tennessee: M'Donald v. Johns, 12 Tenn. 258 (1833)
ISLANDS

An act for the better securing the liberty of the subject, and for prevention of imprisonments beyond the seas. 31 Car. 2, c. 2 (1679), 8 S.L. 432; 31 Car. 2, c. 2 (1679), 5 S.R. 935

Georgia: State v. Segar, Charlt. T.U.P. 24 (1805); Schley 262

New Jersey: Peltier v. Pennington, 14 N.J.L. 312 (1834)

New York: Case of Yates, Yates Sel. Ca. (1809); Yates v. People, 6 Johns. R. 337 (1810); Goodwin’s Case, 5 Rog. N.Y. City H. Rec. 11 (1820)

Pennsylvania: Respublica v. Arnold, 3 Yeates 263 (1801)


An act for the further reformation of jeofails. 18 Eliz., c. 14 (1576), 6 S.L. 329; 18 Eliz. c. 14 (1575-76), 4 S.R. 625

Georgia: Schley 223


Maryland: Kilty 235

New York: Inglis v. Trustees of Sailor’s Snug Harbor, 28 U.S. (3 Pet.) 99 (1830)

North Carolina: Powell v. Hampton, 1 N.C. (C. & N.) 86 (1800); Bickerstaff v. Dellinger, 1 N.C. (C. & N.) 299 (1801); West v. Ratledge, 15 N.C. 31 (1833)

Pennsylvania: Commonwealth v. Smith, 2 S. & R. 300 (1816); 3 Binney 623; Roberts 36

Virginia: Jenkins v. Hurt’s Comm’rs, 23 Va. (2 Rand.) 446 (1824)

An act for the further reformation of jeofails. 21 Jac. 1, c. 13 (1623), 7 S.L. 271; 21 Jac. 1, c. 13 (1623-24), 4 S.R. 1221


Maryland: Giles v. Perryman, 1 H. & G. 164 (1827); Kilty 237

Pennsylvania: Commonwealth v. Smith, 2 S. & R. 300 (1816); 3 Binney 623; Roberts 36

JEWS

The form of acknowledging a statute merchant. The creditor’s remedy if his debt be not paid. The King’s seals shall be sent to keepers of fairs. Taking of recognisance. 13 Edw. 1, St. 3, c. 1 (1285), 1 S.L. 196; 13 Edw. 1, Westminster 2d, c. 22 (1285), 1 S.R. 83

Delaware: Ex Parte Dixon, 1 Del. Ch. 261 (1824)

Maryland: Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

Ohio: Dewitt v. Osburn, 5 Ohio 480 (1832)

South Carolina: Dupont v. Screven, 2 Hill 298 (1834)

JOINT TENANCY AND TENANT

Waste maintainable by one tenant in common against another. 13 Edw. 1, St. 1, c. 22 (1285), 1 S.L. 196; 13 Edw. 1, Westminster 2d, c. 22 (1285), 1 S.R. 83

Georgia: Schley 106

Maryland: Kilty 212

New York: Hawley v. Clowes, 2 Johns. Ch. R. 122 (1816)

Pennsylvania: 3 Binney 604; Roberts 420

Jointenency pleaded in abatement of a writ, &c. 34 Edw. 1, St. 1, (1306), 1 S.L. 313; 34 Edw. 1, St. Joint-Ten. (1306), 1 S.R. 145

Pennsylvania: 3 Binney 609; Roberts 159

For joint tenants and tenants in common. 31 Hen. 8, c. 1 (1539), 4 S.L. 447; 31 Hen. 8, c. 1 (1539), 3 S.R. 718

Delaware: Ex Parte Burgess, 1 Del. Ch. 233 (1822)

Kentucky: Coleman v. Hutchenson, 6 Ky. (3 Bibb) 209 (1813); Venable
v. Beauchamp, 33 Ky. (3 Dana) 321 (1835)
Maine: Hanson v. Willard, 12 Me. 142 (1835)
Maryland: Kilty 231
Massachusetts: Mussey v. Sanborn, 15 Mass. 155 (1818)
New Jersey: Stevens v. Enders, 13 N.J.L. 271 (1833)
New York: Devises of Van Rensseler v. Ex'r's of Platner, 2 Johns. Cas. 24 (1800); Bradshaw v. Callaghan, 8 Johns. R. 558 (1811); Gallatian v. Cunningham, 8 Cow. 361 (1826)
Pennsylvania: Vidal v. Girard, 1 Miles 322 (1836); Weiser v. Weiser, 5 Watts 279 (1836); 3 Binney 619; Roberts 217
South Carolina: Spann v. Blocker, 2 N. & Mc. 593 (1820); 2 Cooper 408
Virginia: Thornton v. Thornton, 24 Va. (3 Rand.) 179 (1825)

JUDGES
An act for rendering more effectual the provisions in an act made in the twelfth and thirteenth years of the reign of his late majesty King William the Third (intituled, An act for the further limitation of the crown, and better securing the rights and liberties of the subject) relating to the commissions and salaries of judges. 1 Geo. 3, c. 23 (1760), 23 S.L. 305
Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825)

JUDGMENTS
Judgments given shall continue until they shall be reversed by attain or error. 4 Hen. 4, c. 23 (1402), 2 S.L. 442; 4 Hen. 4, c. 23 (1402), 2 S.R. 142
South Carolina: 2 Cooper 406
Virginia: Waddy v. Sturman, Jeff. 5 (1731)

An act to prevent arrests of judgment, and superseding executions. 16 & 17 Car. 2, c. 8 (1664 & 1665), 5 S.R. 556
Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)
Delaware: Long's Adm'r v. Spear, 1 Del. Cas. 393 (1796)
Georgia: Low v. Comm'r's, Charlton R.M. 302 (1830); Schley 244
Kentucky: Birney v. Haim, 12 Ky. (2 Litt.) 262 (1822); Leather's Rep's v. M'Glasson, 19 Ky. (3 T.B. Mon.) 223 (1826); Walton v. Kindreds' Adm'x, 21 Ky. (5 T.B. Mon.) 388 (1827)
Maine: Morton v. Chase, 15 Me. 188 (1838)
Maryland: Strike's Case, 1 Bla. Ch. 57 (1825); Strike v. M'Donald, 2 H. & G. 191 (1828); Kilty 239
North Carolina: Gidney v. Hallsey, 9 N.C. 550 (1823)
Ohio: Howe v. Dawson, Tap. 201 (1817)
Pennsylvania: Henry v. Boyle, 1 Miles 386 (1830); 3 Binney 624; Roberts 39
South Carolina: 2 Cooper 411

JURY
The authority of justices of Nisi prius. Adjournment of suits. Certain writs that are determinable in their proper counties. A jury may give their verdict at large. None but who were summoned shall be put in assises or juries. 13 Edw. 1, St. 1, c. 30 (1285), 1 S.L. 203; 13 Edw. 1, Westminster 2d, c. 30 (1285), 1 S.R. 85
New Jersey: Springer v. Reeves, 4 N.J.L. 207 (1818)
New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)
Pennsylvania: 3 Binney 605; Roberts 326

The remedy against conspirators, false informers, and embracers of juries. 28 Edw. 1, St. 3, c. 10
(1300), 1 S.L. 297; 28 Edw. 1, Artic. sup. Cart., c. 10 (1300), 1 S.R. 139

Maryland: State v. Buchanan, 5 H. & J. 317 (1821)

He that challengeth a jury or juror for the King shall shew his cause.
33 Edw. 1, St. 4 (1305), 1 S.L. 309; 33 Edw. (1305), 1 S.R. 143

Georgia: Schley 115

Maryland: Kilty 214

North Carolina: State v. Benton, 19 N.C. 196 (1836)

Pennsylvania: 3 Binney 609; Roberts 328

The punishment of a juror that is ambidexter, and taketh money.
5 Edw. 3, c. 10 (1331), 1 S.L. 445; 5 Edw. 3, c. 10 (1331), 1 S.R. 267

Pennsylvania: 3 Binney 610; Roberts 332

South Carolina: 2 Cooper 405

The penalty of a juror taking reward to give his verdict. 34 Edw. 3, c. 8 (1360), 2 S.L. 139; 34 Edw. 3, c. 8 (1360-61), 1 S.R. 366

Pennsylvania: 3 Binney 612; Roberts 333

South Carolina: 2 Cooper 406

The punishment of a juror taking reward to give verdict, and of embraceors. 38 Edw. 3, St. 1, c. 12 (1363), 2 S.L. 172; 38 Edw. 3, St. 1, c. 12 (1363-64), 1 S.R. 384

Pennsylvania: 3 Binney 612; Roberts 333

South Carolina: 2 Cooper 406

For abjurations and sanctuaries.
22 Hen. 8, c. 14 (1530), 4 S.L. 208; 22 Hen. 8, c. 14 (1530-31), 3 S.R. 332

North Carolina: State v. Gayner, 1 N.C. (C. & N.) 305 (1801)

South Carolina: 2 Cooper 408

Tennessee: Garner v. State, 13 Tenn. 160 (1833)

For such as stand mute, &c.
25 Hen. 8, c. 3 (1533), 4 S.L. 264; 25 Hen. 8, c. 3 (1533-34), 3 S.R. 439

New York: Butler's Case, 4 Rog. N.Y. City H. Rec. 77 (1819)

North Carolina: State v. Seaborn, 15 N.C. 305 (1833)

South Carolina: 2 Cooper 408

An act to make up the jury with circumstantibus, where the King and Queen's Majesty is a party.
4 & 5 Phil. & M., c. 7 (1557), 6 S.L. 102; 4 & 5 Phil. & M., c. 7 (1557-58), 4 S.R. 328

Maryland: Kilty 234

An act for reviving, continuing, and explaining several laws therein mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416

Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)

Georgia: Schley 286

Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)

New Jersey: Schenck v. Ex'trs of Schoenck, 3 N.J.L. 149, 2 Penning. 562 (1809); Dickerson v. Robinson, 6 N.J.L. 195 (1822)

Pennsylvania: Pott v. Smith, 3 Rawle 361 (1832)

South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

An act for making perpetual an act for the more easy recovery of small tithes; and also an act for the more easy obtaining partition of lands in coparcenary, joint tenancy, and tenancy in common; and also for making more effectual and amending several acts relating to the return of jurors.
3 & 4 Anne, c. 18 (1704), 11 S.L. 113; 3 & 4 Anne, c. 16 (1704), 8 S.R. 366

Kentucky: O'Bannon v. Roberts' Heirs, 32 Ky. (2 Dana) 54 (1834)
An act for the amendment of the law, and the better advancement of justice. 4 Anne, c. 16 (1705), 11 S.L. 155; 4 & 5 Anne, c. 3 (1705), 8 S.R. 458

Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)

Delaware: Vandegrift v. Haughey, 1 Del. Cas. 338 (1793); 2 Del. Cas. 13 (1793); Evans v. Boggs, 1 Del. Cas. 18 (1794); 1 Del. Cas. 349 (1794); Horsey's Ex'rs v. Moore, 1 Del. Cas. 122 (1796); Robinson v. Ingram, 1 Del. Cas. 242 (1799); Ford's Lessee v. Hays, 1 Del. (1 Harr.) 48 (1832)

Georgia: Moss v. Wood, Charlt. R.M. 42 (1819); Schley 326

Kentucky: Leather's Rep's v. M'Glasson, 19 Ky. (3 T.B. Mon.) 223 (1826); Nelson's Heirs v. Clay's Heirs, 30 Ky. (7 J.J. Mar.) 138 (1832)

Maryland: Gorsuch v. Holmes (Osborn v. Jones), 4 H. & McH. 5 (1792); Union Bank v. Ridgely, 1 H. & G. 324 (1821); Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Buckingham v. Peddicord, 2 Bla. Ch. 447 (1830); Brown v. Wallace, 2 Bla. Ch. 585 (1830); Addison v. Bowie, 2 Bla. Ch. 606 (1830); Salmon v. Clagett, 3 Bla. Ch. 125 (1830); Hall v. McPherson, 3 Bla. Ch. 529 (1832); Sasscer v. Walker's Ex'rs, 5 G. & J. 102 (1833); Kilty 245

Massachusetts: Jones v. Harraden (Brigham v. Eveleth), 9 Mass. n. 541 (1784); Brigham v. Eveleth, 9 Mass. 538 (1813); Bond v. Cutler, 10 Mass. 419 (1813); Farley v. Thompson, 15 Mass. 18 (1818); Jackson v. Stetson, 15 Mass. 48 (1818); Parker v. Parker, 34 Mass. (17 Pick.) 236 (1835)


New York: Cheetham v. Lewis, 3 Johns. R. 42 (1808); Lansing v. Capron, 1 Johns. Ch. R. 617 (1815); Jones v. Clark, 20 Johns. R. 51 (1822); Kane v. Bloodgood, 7 Johns. Ch. R. 90 (1823); In the Matter of Hemiu, 2 Pai. Ch. 316 (1830); Oakley's Ex'rs v. Romeyn's Heirs, 6 Wend. 521 (1831)

North Carolina: Powell v. Hampton, 1 C. & N. 86 (1800); Bickerstaff v. Dellinger, 1 C. & N. 299 (1801); Chambers v. Chambers, 10 N.C. 232 (1824); Morrison v. Connelly, 13 N.C. 233 (1829); Briley v. Sugg, 21 N.C. 366 (1836)

Ohio: Lowther v. Lawrence, Wright (Ohio) 180 (1833)

Pennsylvania: Rapp v. Elliot, 1 Yeates 165 (1792); Kesselman's Lessee v. Old, 4 Dall. 168 (1799); Lessee of Eshelman v. Hoke, 2 Yeates 509 (1799); Griffith v. Willing, 3 Binn. 317 (1811); Hopkins v. Deaves, 2 Bro. (Pa.) 93 (1811); Wentz v. Dehaven, 1 S. & R. 312 (1815); Roop v. Meek, 6 S. & R. 542 (1821); Carl v. Commonwealth, 9 S. & R. 63 (1822); Jourdan v. Jourdan, 9 S. & R. 268 (1823); Irvine v. Hanlin, 10 S. & R. 219 (1823); Lynn v. M'Millen, 3 Pen. & W. 170 (1831); Vicary v. Moore, 2 Watts 451 (1834); Pepper v. Dooris, 1 Miles 60 (1835); M'Mackin v. M'Farland, 1 Miles 319 (1836); 3 Binney 625; Roberts 43

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Fraser v. McLeod, 1 Brev. 198 (1802); Gaillard v. Ball, 1 N. & Mc. 67 (1818); O'Driscoll v. M'Burney, 2 N. & Mc. 58 (1819); City Council v. Price, 1 McCord 299 (1821); Nicks v. Martindale, 1 Harp. 138 (1824); Thomas v. Wilson, 3 McCord 166 (1825); Soloman v. Evans, 3 McCord 274 (1825); Barino v. M'Gee, 3 McCord 452 (1826); M'Lure v. Vernon, 2 Hill 420 (1834); 2 Cooper 412

Tennessee: Slatton v. Jonson, 5 Tenn. 197 (1817); Payton v. Trigg, 5 Tenn. 250 (1817); Johnston v. Dew, 6 Tenn. 224 (1818); Harmon
v. Crook, 10 Tenn. 127 (1826);
Hill v. State, 10 Tenn. 248 (1829)

Virginia: Carthrae v. Clarke, 32 Va. (5 Leigh) 268 (1834)

An act for the better regulation of juries. 3 Geo. 2, c. 25 (1730), 16 S.L. 161

Delaware: Wilds v. Green, 2 Del. Cas. 292 (1817)

Federal: United States v. White, 4 Mas. 158 (1826); Hall v. Perott, Bald. C.C. 123 (1830)

JUSTICE

None shall be condemned without trial. Justice shall not be sold or deferred. 9 Hen. 3, c. 29 (Magna Charta) (1225), 1 S.L. 10; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 46
South Carolina: 2 Cooper 403
Tennessee: Case of Darby, 3 Wheel. Cr. C. 1 (1824)

JUSTICES

None of the King's officers shall commit extortion. 3 Edw. 1, c. 26 (1275), 1 S.L. 93; 3 Edw. 1, c. 26 (1275), 1 S.R. 33

D.C.: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)

Virginia: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)

Justices shall have authority to punish breakers of the peace.
2 Edw. 3, c. 6 (1328), 1 S.L. 424;
2 Edw. 3, c. 6 (1328), 1 S.R. 259

South Carolina: 2 Cooper 404

Justices of assise shall enquire of and punish the misdemeanour of officers and other offenders.
20 Edw. 3, c. 6 (1346), 2 S.L. 25;
20 Edw. 3, c. 6 (1346), 1 S.R. 305

South Carolina: 2 Cooper 405

The justices may in certain cases amend defaults in records. 8 Hen. 6, c. 15 (1429), 3 S.L. 137;
8 Hen. 6, c. 15 (1429), 2 S.R. 252

Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)
Georgia: Schley 134
Kentucky: Jeffrey's Heirs v. Callis, 34 Ky. (4 Dana) 465 (1836)
Maryland: Kilty 227
Pennsylvania: 3 Binney 615; Roberts 34
South Carolina: Rep's of Bourdeaux v. Treasurers, 3 McCord 142 (1825); 2 Cooper 407

Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

JUSTICES OF ASSIZE AND GAOL DELIVERY

In what cases only pardon of felony shall be granted. Who shall be justices of assise, &c. 2 Edw. 3, c. 2 (1328), 1 S.L. 421; 2 Edw. 3, c. 2 (1328), 1 S.R. 257

South Carolina: 2 Cooper 404

The authority of justices of assise, gaol-delivery, and of the peace.
4 Edw. 3, c. 2 (1330), 1 S.L. 430;
4 Edw. 3, c. 2 (1330), 1 S.R. 261

Maryland: Kilty 216

North Carolina: State v. Mills, 13 N.C. 555 (1830)

Pennsylvania: 3 Binney 610;
Roberts 311

South Carolina: 2 Cooper 405

Justices of gaol-delivery, &c. and their associates, shall take an oath.
20 Edw. 3, c. 3 (1346), 2 S.L. 23;
20 Edw. 3, c. 3 (1346), 1 S.R. 304

Maryland: Snowden v. Snowden, 1 Bla. Ch. 550 (1829)

Justices of assise shall enquire of and punish the misdemeanour of officers and other offenders.
20 Edw. 3, c. 6 (1346), 2 S.L. 25;
20 Edw. 3, c. 6 (1346), 1 S.R. 305

South Carolina: 2 Cooper 405

Records shall not be amended or impaired after judgment inrolled.
11 Hen. 4, c. 3 (1409), 2 S.L. 481;
11 Hen. 4, c. 3 (1409-10), 2 S.R. 162

Maryland: Kilty 225
JUSTICES OF EITHER BENCH

The authority of justices of Nisi prius. Adjournment of suits. Certain writs that are determinable in their proper counties. A jury may give their verdict at large. None but who were summoned shall be put in assises or juries. 13 Edw. 1, St. 1, c. 30 (1285), 1 S.L. 203; 13 Edw. 1, Westminster 2d, c. 30 (1285), 1 S.R. 85

New Jersey: Springer v. Reeves, 4 N.J.L. 207 (1818)

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

Pennsylvania: 3 Binney 605; Roberts 326

JUSTICES OF NISI PRIUS

The authority of justices of Nisi prius. Adjournment of suits. Certain writs that are determinable in their proper counties. A jury may give their verdict at large. None but who were summoned shall be put in assises or juries. 13 Edw. 1, St. 1, c. 30 (1285), 1 S.L. 203; 13 Edw. 1, Westminster 2d, c. 30 (1285), 1 S.R. 85

New Jersey: Springer v. Reeves, 4 N.J.L. 207 (1818)

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

Pennsylvania: 3 Binney 605; Roberts 326

Justices of Nisi Prius shall record nonsuits, defaults, &c. 12 Edw. 2, St. 1, c. 4 (1318), 1 S.L. 354; 12 Edw. 2, St. Ebor., c. 4 (1318), 1 S.R. 178

Pennsylvania: 3 Binney 609; Roberts 357

Justices of Nisi prius may give judgment of a man attainted or acquitted of felony. 14 Hen. 6, c. 1 (1435), 3 S.L. 199; 14 Hen. 6, c. 1 (1435), 2 S.R. 289

South Carolina: 2 Cooper 407

JUSTICES OF PEACE

Justices shall have authority to punish breakers of the peace. 2 Edw. 3, c. 6 (1328), 1 S.L. 424; 2 Edw. 3, c. 6 (1328), 1 S.R. 259

South Carolina: 2 Cooper 404

The authority of justices of assise, gaol-delivery, and of the peace. 4 Edw. 3, c. 2 (1330), 1 S.L. 430; 4 Edw. 3, c. 2 (1330), 1 S.R. 261

Maryland: Kilty 216

North Carolina: State v. Mills, 13 N.C. 555 (1830)

Pennsylvania: 3 Binney 610; Roberts 311

South Carolina: 2 Cooper 405

What sort of persons shall be justices of the peace; and what authority they shall have. 34 Edw. 3, c. 1 (1360), 2 S.L. 135; 34 Edw. 3, c. 1 (1360-61), 1 S.R. 364

D.C.: Ex Parte Reed, 4 Cranch C.C. 582 (1835)

Georgia: Schley 126

Maryland: Ex Parte Reed, 4 Cranch C.C. 582 (1835); Kilty 220

Massachusetts: Commonwealth v. Leach, 1 Mass. 59 (1804); Commonwealth v. Knowlton, 2 Mass. 530 (1807)

New York: Ex Parte Rhodes, 2 Wheel. Cr. C. 559 (1816)

Pennsylvania: Commonwealth v. Duane (Commonwealth v. Davies), 1 Binn. 97 (1806); 2 Wheel. Cr. C. (N.Y.) 533 (1807); Kroemer v. Commonwealth, 3 Binn. 577 (1811); 3 Binney 612; Roberts 339

Justices of peace shall imprison none but in the common gaol. 5 Hen. 4, c. 10 (1403), 2 S.L. 452; 5 Hen. 4, c. 10 (1403-04), 2 S.R. 146

Maryland: Kilty 225

All justices of peace shall execute their commission, redress injuries, and maintain the laws. 4 Hen. 7, c. 12 (1487), 4 S.L. 43; 4 Hen. 7, c. 12 (1488-89), 2 S.R. 536
Maryland: Kilty 229
South Carolina: 2 Cooper 407

An act to empower justices of the peace to act in certain cases relating to parishes and places, to the rates and taxes of which they are rated or chargeable. 16 Geo. 2, c. 18 (1743), 18 S.L. 121

New Jersey: Township of Vernon v. Township of Wantage, 2 N.J.L. 311 (1807)

Pennsylvania: Overseers of Upper Dublin v. Overseers of Germantown, 1 Yeates 250 (1793)

An act for the rendering justices of the peace more safe in the execution of their office; and for indemnifying constables and others acting in obedience to their warrants. 24 Geo. 2, c. 44 (1751), 20 S.L. 279

Kentucky: Jarman v. Patterson, 23 Ky. (7 T.B. Mon.) 644 (1828)

Maryland: Kilty 253

Pennsylvania: Mitchell v. Cowgill, 4 Binn. 20 (1811); Little v. Toland, 6 Binn. 83 (1813); Slocum v. Perkins, 3 S. & R. 295 (1817); Miller v. Smith, 12 S. & R. 145 (1824); Wise v. Wills, 2 Rawle 208 (1828)

South Carolina: Rembert v. Kelly, 1 Harp. 65 (1823)

Federal: The Bolina, 1 Gall. 75 (1812)

An act for amending and making more effectual a clause in an act passed in the last session of parliament, for the apprehending of persons in any county or place upon warrants granted by justices of the peace of any other county or place. 24 Geo. 2, c. 55 (1751), 20 S.L. 310

Georgia: Schley 242

Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Mauro v. Ritchie, 3 Cranch C.C. 147 (1827); Corrie's Case, 2 Bla. Ch. 488 (1830); Kilty 238


North Carolina: Mills v. McAllister, 14 N.C. 350 (1796)

Pennsylvania: Magill v. Brown, Bright, N.P. 346 (1833); 3 Binney 623; Roberts 312

An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)

North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 N.C. (C. & N.) 361 (1801)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)

South Carolina: 2 Cooper 411

THE KING

An act for taking away the court of wards and liveries, and tenures in capite, and by knights-service, and purveyance, and for settling a revenue upon his Majesty in lieu thereof. 12 Car. 2, c. 24 (1660), 7 S.L. 472; 12 Car. 2, c. 24 (1660), 5 S.R. 259

D.C.: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)

Georgia: Schley 242

Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Mauro v. Ritchie, 3 Cranch C.C. 147 (1827); Corrie's Case, 2 Bla. Ch. 488 (1830); Kilty 238

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)

North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 N.C. (C. & N.) 361 (1801)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)

South Carolina: 2 Cooper 411

KEEPING THE PEACE

At what times the gates of great towns shall be shut, and when the night-watch shall begin and end. 13 Edw. 1, St. 2, c. 4 (1285), 1 S.L. 232; 13 Edw. 1, St. Wynton, c. 4 (1285), 1 S.R. 97

Maryland: Kilty 214

Justices shall have authority to punish breakers of the peace.

2 Edw. 3, c. 6 (1328), 1 S.L. 424; 2 Edw. 3, c. 6 (1328), 1 S.R. 259

South Carolina: 2 Cooper 404

Georgia: Schley 242

Maryland: Davis v. Jacquin, 5 H. & J. 100 (1820); Mauro v. Ritchie, 3 Cranch C.C. 147 (1827); Corrie's Case, 2 Bla. Ch. 488 (1830); Kilty 238


North Carolina: Mills v. McAllister, 14 N.C. 350 (1796)

Pennsylvania: Magill v. Brown, Bright, N.P. 346 (1833); 3 Binney 623; Roberts 312

An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)

North Carolina: Davis v. Duke's Adm'r, 1 Tayl. 213 (1801); 1 N.C. (C. & N.) 361 (1801)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)

South Carolina: 2 Cooper 411
KING'S BENCH PRISON

Sheriffs. 19 Hen. 7, c. 10 (1503), 4 S.L. 91; 19 Hen. 7, c. 10 (1503-04), 2 S.R. 654
Georgia: State v. Dews, Charl. R.M. 397 (1835)
Maryland: Kilty 230

KING'S DEBTOR

The King's debtor dying, the King shall be first paid. 9 Hen. 3, c. 18 (Magna Charta) (1225), 1 S.L. 7; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 41
Maryland: Griffith v. Griffith's Ex'rs, 4 H. & McH. 101 (1798); Hammond v. Hammond, 2 Bla. Ch. 306 (1829); Kilty 205
South Carolina: 2 Cooper 403

KING'S LAND

No forfeiture, but a fine shall be made for alienation of lands holden of the king. 1 Edw. 3, St. 2, c. 12 (1327), 1 S.L. 418; 1 Edw. 3, St. 2, c. 12 (1326-27), 1 S.R. 256

How the King shall be answered the mesne rates of lands coming to him by his tenant's death. 28 Edw. 3, c. 4 (1354), 2 S.L. 97; 28 Edw. 3, c. 4 (1354), 1 S.R. 345
Federal: Ex Parte Crane, 30 U.S. (Pet.) 190 (1831)

KING'S MINISTERS AND OFFICERS

None shall commit champerty, to have part of the thing in question. 3 Edw. 1, c. 25 (1275), 1 S.L. 93; 3 Edw. 1, c. 25 (1275), 1 S.R. 33
New York: Thalimer v. Brinkerhoff, 20 Johns. R. 386 (1823); Thalhimer v. Brinkerhoff, 3 Cow. 623 (1824)

None of the King's officers shall commit extortion. 3 Edw. 1, c. 26 (1275), 1 S.L. 93; 3 Edw. 1, c. 26 (1275), 1 S.R. 33

D.C.: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)
Virginia: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)

KING'S PRIVY SEAL

Which prisoners be mainpernable, and which not. The penalty for unlawful bailment. 3 Edw. 1, c. 15 (1275), 1 S.L. 84; 3 Edw. 1, c. 15 (1275), 1 S.R. 30
Georgia: Schley 83
Maryland: Kilty 209
Ohio: Fight v. State, 7 Hamm., Pt. 1, 180, 6 & 7 Ohio 327 (1835)
Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832).
South Carolina: Baston v. Keith, 2 Hill 537 (1835)

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18
New York: Woodbeck v. Keller, 6 Cow. 118 (1826)
North Carolina: State v. Seaborn, 15 N.C. 305 (1833)
Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778)
South Carolina: 2 Cooper 409

THE KING'S STYLE AND TITLES

An act for the ratification of the King's majesty's stile. 35 Hen. 8, c. 3 (1543), 5 S.L. 199; 35 Hen. 8, c. 3 (1543-44), 3 S.R. 958
Pennsylvania: Commonwealth v. Deacon, 2 Wheel. Cr. C. 1 (1823)
KING'S SUPREMACY

An act repealing all articles and provisions made against the see apostolick of Rome, since the twentieth year of King Henry the Eighth, and for the establishment of all spiritual and ecclesiastical possessions and hereditaments conveyed to the laity. 1 & 2 Phil. & M., c. 8 (1554), 6 S.L. 34; 1 & 2 Phil. & M., c. 8 (1554 & 1554-55), 4 S.R. 246


KING'S WARS, SERVICE IN

They that do go with the King in his wars, may make feoffments of their lands, to the use of their wills without licence, and they shall have their own liveries, and authority to dispose the wardship of their heirs. 7 Hen. 7, c. 3 (1490), 4 S.L. 53; 7 Hen. 7, c. 2 (1491), 2 S.R. 550

New York: M'Cartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)

LABOURERS AND SERVANTS

If a labourer or servant do flee to a city or borough, the chief officer upon request, shall deliver him up. 34 Edw. 3, c. 11 (1360), 2 S.L. 141; 34 Edw. 3, c. 11 (1360-61), 1 S.R. 367

North Carolina: Smith v. Walker's Ex'trs, 4 N.C. (2 Car. Law Repos.) 245 (1815)

An act for the better adjusting and more easy recovery of the wages of certain servants; and for the better regulation of such servants, and of certain apprentices. 20 Geo. 2, c. 19 (1747), 19 S.L. 48

New Jersey: Ackerman v. Taylor, 9 N.J.L. 65 (1827)

An act to amend an act made in third year of the reign of King William and Queen Mary, intituled, An act for the better explanation, and supplying the defects of the former laws for the settlement of the poor, so far as the same relates to apprentices gaining a settlement by indenture; and also to impower justices of the peace to determine differences between masters and mistresses and their servants in husbandry, touching their wages, though such servants are hired for less time than a year. 31 Geo. 2, c. 11 (1758), 22 S.L. 235

New Jersey: Hopewell v. Amwell, 3 N.J.L. 422 (1808)

LANDLORD AND TENANT

An act for the better security of rents, and to prevent frauds committed by tenants. 8 Anne, c. 14 (1709), 12 S.L. 68; Anne, c. 18 (1709), 9 S.R. 247

Kentucky: Burket v. Boude, 33 Ky. (3 Dana) 209 (1835)

Maryland: Kilty 248

New York: Alexander v. Mahon, 11 Johns. R. 185 (1814); Brown v. Fay, 6 Wend. 392 (1831)

Pennsylvania: West's Adm'rs v. Sink, 2 Yeates 274 (1798); Obermyer v. Nichols, 6 Binn. 159 (1813); Lichtenhailer v. Thompson, 13 S. & R. 157 (1825); Clifford v. Beems, 3 Watts 246 (1834); Bank of Pennsylvania v. Wise, 3 Watts 394 (1834)

South Carolina: Hunter v. Flagg, 1 Brev. 451 (1804); Watson v. Hudson, 3 Brev. 60 (1812); City Council v. Price, 1 McCord 299 (1821); Brown v. Duncan, 1 Harp. 337 (1824); Hamilton v. Reedy, 3 McCord 38 (1825); Margart v. Swift, 3 McCord 378 (1825); O'Farrell v. Nance, 2 Hill 484 (1834); 2 Cooper 412

LANDS

Lands shall not be aliened to the prejudice of the lord's service. 9 Hen. 3, c. 32 (Magna Charta) (1225), 1 S.L. 12; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 47
In gifts in tail the donor's will shall be observed. The form of a formedon. 13 Edw. 1, St. 1, c. 1 (1285), 1 S.L. 164; 13 Edw. 1, Westminster 2d, c. 1 (1285), 1 S.R. 71

Connecticut: Hamilton v. Hempstead, 3 Day 332 (1809)

Delaware: Burton's Lessee v. Vaughan, 1 Del. Cas. 268 (1800)

Maryland: Calvert's Lessee v. Eden, 2 H. & McH. 279 (1789); Kilty 211

Missouri: Mitchell v. State, 3 Mo. 283 (1833)

New York: Anderson v. Jackson, 16 Johns. R. 382 (1819); Patterson v. Ellis's Ex'ers, 11 Wend. 259 (1833)

Pennsylvania: 3 Binney 603; Roberts 202

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Warnock v. Wightman, 1 Brev. 331 (1804)

Tennessee: Polk v. Faris, 17 Tenn. 209 (1836)

Virginia: Bells v. Gillespie, 26 Va. (5 Rand.) 273 (1827)

The acts of wills, wards and primer seisins, whereby a man may devise two parts of his land. 32 Hen. 8, c. 1 (1540), 5 S.L. 1; 32 Hen. 8, c. 1 (1540), 3 S.R. 744

Georgia: Schley 188

Kentucky: Gist's Heirs v. Robinet, etc., 6 Ky. (3 Bibb.) 2 (1813); M'Connell v. Brown, 16 Ky. (Litt. Sel. Ca.) 459 (1821)

New York: Jackson v. Hammond, 2 Cai. Cas. 337 (1805); Jackson v. Varick, 7 Cow. 238 (1827); M'Carrttee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827); Patterson Ellis's Ex'rs, 11 Wend. 259 (1833)

Ohio: Lessee of Smith v. Jones, 4 Ohio 115 (1829); Allen v. Little, 5 Ohio 65 (1831)

Pennsylvania: Rossetter v. Simmons, 6 S. & R. 452 (1821); Girard v. Philadelphia, 4 Rawle 323 (1833); Clawges v. Clawges, 2 Miles 34 (1836)

Tennessee: Taul v. Campbell, 15 Tenn. 319 (1835)

LANDS HOLDEN OF THE KING

No forfeiture, but a fine shall be made for alienation of lands holden of the king. 1 Edw. 3, St. 2, c. 12 (1327), 1 S.L. 418; 1 Edw. 3, Westminster 2d, c. 12 (1326-27), 1 S.R. 256


LANDS IN SUIT

The penalty for buying the title of land depending in suit. A remedy for suits where the law faileth. 13 Edw. 1, St. 1, c. 49 (1285), 1 S.L. 229; 13 Edw. 1, Westminster 2d, c. 49 (1285), 1 S.R. 95

New York: Thalimer v. Brinkerhoff, 20 Johns. R. 386 (1823); Thalhimer v. Brinckerhoff, 3 Cow. 623 (1824)

LANDS IN WARD

No waste shall be made in wards lands; nor in bishops, during the vacation. 3 Edw. 1, c. 21 (1275), 1 S.L. 91; 3 Edw. 1, c. 21 (1275), 1 S.R. 32

Georgia: Schley 89

LANDS OF FELONS

How long felons lands shall be holden by the King. 9 Hen. 3, c. 22 (Magna Charta) (1225), 1 S.L. 9; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 43

THE LAW OF THE LAND

No person shall be condemned without his answer. 28 Edw. 3, c. 3 (1354), 2 S.L. 97; 28 Edw. 3, c. 3 (1354), 1 S.R. 345

Maryland: Kilty 220

Pennsylvania: Jacobs v. Commonwealth, 5 S. & R. 315 (1819)

None shall be put to answer an accusation made to the King without presentment. 42 Edw. 3, c. 3
LEAP YEAR
The day of the leap-year, and the
day before, shall be holden for
one day. 21 Hen. 3 (1236), 1 S.L.
32; 40 Hen. 3 (1256), 1 S.R. 7
Georgia: Schley 80
Maryland: Kilty 208
Pennsylvania: 3 Binney 600;
Roberts 207

LEASES
Lessees to enjoy the farm against
the tenant in tail. 32 Hen. 8, c. 28
(1540), 5 S.L. 42; 32 Hen. 8, c. 28
(1540), 3 S.R. 784
Kentucky: Detheridge v. Woodruff,
19 Ky. (3 T.B. Mon.) 244 (1826);
Miller v. Shackleford, 33 Ky. (3
Dana) 289 (1835)
Maryland: Kilty 232
New York: Jackson v. Cairns, 20
Johns. R. 301 (1822); Jackson v.
Mancius, 2 Wend. 357 (1829)
Pennsylvania: Streaper v. Fisher,
1 Rawle 155 (1829); 3 Binney 619;
Roberts 219
Rhode Island: Sisson v. Seabury, 1
Sumn. 235 (1832)
An act for the more effectual
preventing frauds committed by
tenants, and for the more easy
recovery of rents, and renewal of
leases. 4 Geo. 2, c. 28 (1731),
16 S.L. 252
Connecticut: Chalker v. Chalker,
1 Conn. 79 (1814)
Georgia: Schley 357
Maryland: Mackubin v. Whetcroft,
4 H. & Mch. 135 (1798); Jones v.
Magill, 1 Bla. Ch. 177 (1825);
Kilty 249
New Jersey: Farley v. Craig, 11
N.J. L. 252 (1830)
New York: Jackson v. Collins, 11
Johns. R. 1 (1814); Cornell v.
Lamb, 2 Cow. 652 (1824); Jackson
v. Sheldon, 5 Cow. 448 (1826);
Pennsylvania: McCormick v.
Connell, 6 S. & R. 151 (1820);
Logan v. Herron, 8 S. & R. 459
(1822)
South Carolina: Marshall v. Giles,
3 Brev. 488 (1814)
An act to enable infants, lunaticks,
and femes covert, to surrender
leases in order to renew the same.
29 Geo. 2, c. 31 (1756), 21 S.L. 473
Maryland: Kilty 253
An act to enable lunaticks intitled
to renew leases, their guardians
and committees, to accept of sur­
renders of old leases, and grant
new ones. 11 Geo. 3, c. 20 (1770),
29 S.L. 25
Maryland: Kilty 253

LEATHER
It shall be felony to convey, or
procure to be conveyed, into any
ship or other vessel, any leather
tanned or untanned, or any salt or
untanned hides, or any backs of
sole-leather, or any tallow, to the
intent to transport the same over
the sea, to be sold by way of mer­
chandize. 1 Eliz., c. 10 (1558),
6 S.L. 137; 1 Eliz., c. 10 (1558–
59), 4 S.R. 370
Pennsylvania: Levinz v. Will, 1
Dall. 430 (1789)

LETTERS PATENT
An act that the exemplication or
Constat of letters patents shall be
good and available as the letters
patents themselves. 13 Eliz., c. 6
(1570), 6 S.L. 270; 13 Eliz., c. 6
(1571), 4 S.R. 538
Georgia: Patterson v. Winn, 30 U.S.
(5 Pet.) 233 (1831)
Maryland: Maxwell's Lessee v.
Lloyd, 1 H. & Mch. 212 (1763)
An act for confirmation of letters
patents. 18 Eliz., c. 2 (1576), 6
S.L. 310; 18 Eliz., c. 2 (1575-76), 4 S.R. 608

An act for confirmation of grants made to the Queen's Majesty, &c. and of letters patents made by her Highness to others. 43 Eliz., c. 1 (1601), 7 S.L. 29; 43 Eliz., c. 1 (1601), 4 S.R. 959

LETTERS AND PRIVATE TOKENS
A bill against them that counterfeit letters or privy tokens to receive money or goods in other men's names. 33 Hen. 8, c. 1 (1541), 5 S.L. 65; 33 Hen. 8, c. 1 (1541-42), 3 S.R. 827
Maine: Cross v. Peters, 1 Me. 376 (1821)
New York: James Conger's Case, 4 Rog. N.Y. City H. Rec. 65 (1819); People v. Stone, 9 Wend. 182 (1832); People v. Gates, 13 Wend. 311 (1835)
South Carolina: 2 Cooper 409

LIBERTIES
A confirmation of liberties. 9 Hen. 3, c. 1 (Magna Charta) (1225), 1 S.L. 2; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 34
South Carolina: 2 Cooper 403

All laws, liberties, and customs confirmed. 34 Edw. 1, St. 4, c. 4 (1306), 1 S.L. 320; 25 Edw. 1, c. 4 (1297), 1 S.R. 125
South Carolina: 2 Cooper 404

An indenture shall be made between the sheriff and bailiff of liberty of every return. 12 Edw. 2, St. 1, c. 5 (1318), 1 S.L. 355; 12 Edw. 2, c. 5 (1318), 1 S.R. 178
Pennsylvania: 3 Binney 609; Roberts 392

A confirmation of the liberties of the church, and of all statutes not repealed. 1 Rich. 2, c. 1 (1377), 2 S.L. 204; 1 Rich. 2, c. 1 (1377), 2 S.R. 1
New Jersey: Den v. Geiger, 9 N.J.L. 225 (1827)

LIBERTIES OF THE SUBJECT
An act for the further limitation of the crown, and better securing the rights and liberties of the subject. 12 & 13 Will. 3, c. 2 (1700), 10 S.L. 357; 12 & 13 Will. 3, c. 2 (1700 & 1701), 7 S.R. 636
Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825)

LIFE ESTATES
An act for the more effectual discovery of the death of persons pretended to be alive, to the prejudice of those who claim estates after their death. 6 Anne, c. 18 (1707), 11 S.L. 349; 6 Anne, c. 72 (1707), 8 S.R. 830
Georgia: Schley 334
Maryland: Kilty 247
New Jersey: Wambaugh v. Schenck, 2 N.J.L. 229 (1807)

LIMITATION OF ACTIONS
An act for limitation of actions, and for avoiding of suits in law. 21 Jac. 1, c. 16 (1623), 7 S.L. 273; 21 Jac. 1, c. 16 (1623-24), 4 S.R. 1222
Connecticut: French v. Gray, 2 Conn. 92 (1816)
D.C.: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)
Georgia: Wakeman v. Roache, Dud. (Ga.) 123 (1832)
Maryland: Lloyd's Lessee v. Hemsey, 1 H. & McH. 28 (1712); Lee's Lessee v. Bladen, 1 H. & McH. 30 (1714); Johnson v. Howard, 1 H. & McH. 281 (1768); Drane v. Hodges, 1 H. & McH. 518
(1773); Lamar v. Jones, 3 H. & McH. 328 (1793); Forrest v. Hansen, 1 Cranch C.C. 63 (1802); Pancoast's Lessee v. Addison, 1 H. & J. 350 (1802); Oliver v. Gray, 1 H. & G. 204 (1827); Kilty 237

Massachusetts: Brown v. Jones, 2 Gall. 477 (1815)

New Hampshire: Bullard v. Bell, 1 Mas. 243 (1817); Sherwood v. Sutton, 5 Mas. 143 (1828)

New Jersey: Den v. Johnson, 7 N.J.L. 6 (1822); Campbell v. Smiths, 8 N.J.L. 140 (1825); Belles v. Belles, 12 N.J.L. 339 (1831); Dekay v. Darrah, 14 N.J.L. 288 (1834); Den ex dem Clark v. Richards, 15 N.J.L. 347 (1836)

New York: Smith v. Burtis, 9 Johns. R. 174 (1812); Bogardus v. Trinity Church, 4 Pai. Ch. 178 (1833); Huntington v. Brinckerhoff, 10 Wend. 278 (1833); Wenman v. Mohawk Ins. Co., 13 Wend. 267 (1835)


Ohio: C. Richardson's Ad'mrs v. M. Richardson's Ad'mrs, 6 Hamm. 125 (6-7 Ohio 60) (1833)

Pennsylvania: Lessee of Biddle v. Shippen, 1 Dall. 19 (1773); Morris's Lessee v. Vanderen, 1 Dall. 64 (1782); Cornogg v. Cornogg's Ex'rs, 1 Yeates 252 (1793); Ward v. Hallam, 1 Yeates 329 (1794); Penrose v. King, 1 Yeates 344 (1794); Stuart v. Harkins, 3 Binn. 321 (1811); Lessee of Hall v. Vandegrift, 3 Binney 374 (1811); Hinds v. Knox, 4 S. & R. 417 (1819); Potts v. Gilbert, 3 Wash. C.C. 475 (1819); Thompson v. Smith, 7 S. & R. 209 (1821); Parker's Lessee v. Gonzalus, 10 S. & R. 147 (1823); Schaffer v. M'Namee, 13 S. & R. 44 (1825); Davis v. Shoemaker, 1 Rawle 135 (1829);

Reid v. Geoghehan, 1 Miles 204 (1836)

Rhode Island: Chomqua v. Mason, 1 Gall. 342 (1812); Inman v. Barnes, 2 Gall. 315 (1814); Pratt v. Northam, 5 Mas. 95 (1828); Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Wightman v. Chauler's Ex'rs, 2 Brev. 251 (1806); Rose v. Daniel, 3 Brev. 438 (1814); Williams v. McGee, 1 Mill 85 (1817); Faysoux v. Prather, 1 N. & Mc. 296 (1818); Southgate v. Goldthwaite, 1 Bail. 367 (1830)

Tennessee: Weatherhead v. Lessee of Bledsoe's Heirs, 2 Tenn. 352 (1815); Pea v. Waggoner, 6 Tenn. 1 (1818); Barrow's Lessee v. Navee, 10 Tenn. 227 (1828); Tisdale v. Munroe, 11 Tenn. 320 (1832); Steel v. Matthews, 15 Tenn. 313 (1835)

Federal: Brown v. Jones, 2 Gall. 477 (1815); Pratt v. Northam, 5 Mas. 95 (1828)

LIMITATION OF PRESCRIPTION

Several limitations of prescription in several writs. 3 Edw. 1, c. 39 (1275), 1 S.L. 100; 3 Edw. 1, c. 39 (1275), 1 S.R. 36

Tennessee: Smith v. State, 9 Tenn. 226 (1829)

LIVERIES

None shall buy nor wear a livery to have maintenance in any quarrel. 8 Hen. 6, c. 4 (1429), 3 S.L. 114; 8 Hen. 6, c. 4 (1429), 2 S.R. 240

New Jersey: Herbert v. Hardenbergh, 10 N.J.L. 222 (1828)

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify his recognizances, &c. 3 Hen. 7, c. 1 (1487),
LIVERIES

4 S.L. 27; 3 Hen. 7, c. 1 (1487),
2 S.R. 509

Georgia: Schley 137
Maryland: Kilty 228

New York: People v. Croswell, 3
Johns. Cas. 337 (1804); 3 Wheel.
Cr. C. 330 (1804)

Pennsylvania: 3 Binney 616;
Roberts 102

Virginia: Commonwealth v. Burton,
31 Va. (4 Leigh) 645 (1832)

LOTTERIES

An act for suppressing of lotteries.
10 & 11 Will. 3, c. 17 (1699), 10
S.L. 264; 10 Will. 3, c. 23 (1698),
7 S.R. 532

Pennsylvania: Seidenbender v.
Charles’s Adm’rs, 4 S. & R. 151
(1818)

LONDON (CITY OF)

An act concerning surgeons to be
discharged of quests and other
things. 5 Hen. 8, c. 6 (1513), 4
S.L. 132; 5 Hen. 8, c. 6 (1513-14),
3 S.R. 95

Maryland: Kilty 230

An act for the better settlement of
the maintenance of the parsons,
vicars and curates, in the parishes
of the city of London burnt by the
late dreadful fire there. 22 & 23
Car. 2, c. 15, St. 2, c. 11 (1670),
8 S.L. 355; 22 & 23 Car. 2, c. 15
(1670 & 1671), 5 S.R. 725

New York: Le Roy v. Corporation of
Le Roy

New York, 4 Johns. Ch. R. 352
(1820)

LORDS OF THE COUNCIL AND
OTHERS

An act for preventing suits against
such as acted for their Majesties
service in defence of the kingdom.
4 & 5 W. & M., c. 19 (1692), 9
S.L. 220; 4 W. & M., c. 19 (1692),
6 S.R. 411

Massachusetts: Lanesborough &
168 (1815); Mussey v. Sanborn,
15 Mass. 155 (1818)

An act to enable idiots and luna-
ticks, who are seised or possessed
of estates in fee, or for lives, or
terms of years, in trust, or by
way of mortgage, to make convey-
ances, surrenders or assignments
of such estates. 4 Geo. 2, c. 10
(1731), 16 S.L. 228

Georgia: Schley 355

Maryland: Owings’ Case, 1 Bla. Ch.
370 (1828); Kilty 249

An act to prevent the marriage of
lunatics. 15 Geo. 2, c. 30 (1742),
18 S.L. 56

Maryland: Kilty 251

An act to enable lunatics intitled
to renew leases, their guardians
and committees, to accept of sur-
renders of old leases, and grant
new ones. 11 Geo. 3, c. 20 (1770),
29 S.L. 25

Maryland: Kilty 253

MAGNA CHARTA

A confirmation of liberties. 9
Hen. 3, c. 1 (Magna Charta) (1225),
1 S.L. 2; 9 Hen. 3 (Magna Charta)
(1224-25), 1 S.R. 22
A feoffment of lands or gifts of goods for maintenance shall be void. An assise is maintainable against the pernor of the profits of lands. 1 Rich. 2, c. 9 (1377), 2 S.L. 209; 1 Rich. 2, c. 9 (1377), 2 S.R. 3

Pennsylvania: Adams v. Nicholas, 1 Miles 90 (1835); 3 Binney 613; Roberts 434

South Carolina: Giles v. Pratt, 2 Hill 439 (1834)

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify his recognizances, &c. 3 Hen. 7, c. 1 (1487), 4 S.L. 27; 3 Hen. 7, c. 1 (1487), 2 S.R. 509

Georgia: Schley 137

Maryland: Kilty 228

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

Pennsylvania: 3 Binney 616; Roberts 102

Virginia: Commonwealth v. Burton, 31 Va. (4 Leigh) 645 (1832)

The bill of bracery and buying of titles. 32 Hen. 8, c. 9 (1540), 5 S.L. 17; 32 Hen. 8, c. 9 (1540), 3 S.R. 753

Connecticut: Emerson v. Goodwin, 9 Conn. 422 (1833)

Georgia: Schley 191

Maryland: Kilty 232

Massachusetts: Swett v. Poor, 11 Mass. 549 (1814); Brinley v. Whiting, 22 Mass. (5 Pick. 348) (1827)

New York: Jackson v. Brinckerhoff, 3 Johns. Cas. 101 (1802); Johnson v. Stagg, 2 Johns. R. 510 (1807); Williams v. Jackson, 5 Johns. R. 489 (1809); Thallhimer v. Brinckerhoff, 3 Cow. 623 (1824); People v. Sergeant, 8 Cow. 139 (1828)

Pennsylvania: Morris's Lessee v. Vanderen, 1 Doll. 64 (1782);
MAINTENANCE

Lessee of Hall v. Vandegrift, 3 Binn. 374 (1811); Cresson v. Miller, 2 Watts 272 (1834)
South Carolina: State v. Chitty, 1 Bail. 379 (1830); Giles v. Pratt, 2 Hill 439 (1834); 2 Cooper 408
Tennessee: Whitesides v. Martin, 15 Tenn. 384 (1835)

MAISONS DE DIEU
An act for erecting of hospitals, or abiding and working houses for the poor. 39 Eliz., c. 5 (1597), 7 S.L. 2; 39 Eliz., c. 5 (1597-98), 4 S.R. 902

MALICIOUS MAIMING AND WOUNDING
An act to prevent malicious maiming and wounding. 22 & 23 Car. 2, c. 1 (1670), 6 S.L. 331; 22 & 23 Car. 2, c. 1 (1670 & 1671), 5 S.R. 691
Pennsylvania: Respublica v. Langcake, 1 Yeates 415 (1795); Respublica v. Reiker, 3 Yeates 282 (1801)
South Carolina: 2 Cooper 411

MANDAMUS
An act for preventing the inconveniences arising for want of elections of mayors or other chief magistrates of boroughs or corporations being made upon the days appointed by charter or usage for that purpose, and directing in what manner such elections shall be afterwards made. 11 Geo. 1, c. 4 (1724), 15 S.L. 178
Georgia: Schley 349
Pennsylvania: Rose v. Turnpike Company, 3 Watts 46 (1834)

MANIFEST OFFENCES
Which prisoners be mainpernable, and which not. The penalty for unlawful baiment. 3 Edw. 1, c. 15 (1275), 1 S.L. 84; 3 Edw. 1, c. 15 (1275), 1 S.R. 30
Georgia: Schley 83

Maryland: Kilty 209
Ohio: Fight v. State, 7 Hamm., Pt. 1, 180 (6 & 7 Ohio 327) (1835)
Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)
South Carolina: Barton v. Keith, 2 Hill 537 (1835)

MANSLAUGHTER
What kind of man-slaughter shall be adjudged murther. 52 Hen. 3, c. 25 (1267), 1 S.L. 71; 52 Hen. 3, c. 25 (1267), 1 S.R. 25
South Carolina: 2 Cooper 403

An act to take examination of prisoners suspected of any man-slaughter or felony. 2 & 3 Phil. & M., c. 10 (1555), 6 S.L. 74; 2 & 3 Phil. & M., c. 10 (1555), 4 S.R. 286
Georgia: State v. Asselin, Charl. T.U.P. 184 (1808); Schley 212
Maryland: Kilty 234
North Carolina: State v. Grove, 1 N.C. (1 Mart. R.) 43 (1794)
Pennsylvania: 3 Binney 621; Roberts 81
South Carolina: State v. Hill, 2 Hill 607 (1835); 2 Cooper 409

An act to take away the benefit of clergy for some kind of man-slaughter. 1 Jac. 1, c. 8 (1604), 7 S.L. 84; 1 Jac. 1, c. 8 (1603-04), 4 S.R. 1026
South Carolina: 2 Cooper 410

MARINE CAUSES
With what things the admiral and his deputy shall meddle. 13 Rich. 2, St. 1, c. 5 (1389), 2 S.L. 312; 13 Rich. 2, St. 1, c. 5 (1389-90), 2 S.R. 62
Maryland: Kilty 223
South Carolina: 2 Cooper 406

Federal: Gardner v. The New Jersey, 1 Pet. Adm. 223 (1806); De Lovio v. Boit, 2 Gall. 398 (1815); United States v. Wiltberger, 18 U.S. 5 Wheat.) 76 (1820); Jenks v. Lewis, 3 Mas. 503 (1825); Steele v. Thacher, 1 Ware 85 (1825); Plummer v. Webb, 4 Mas.
380 (1827); Bains v. Schooner James, Bald. C.C. 544 (1832); Schooner Volunteer, 1 Sumn. 551 (1834); Thomas v. Lane, 2 Sumn. 1 (1834)

In what places the admirals' jurisdiction doth lie. 15 Rich. 2, c. 3 (1391), 2 S.L. 340; 15 Rich. 2, c. 3 (1391), 2 S.R. 78

Maryland: Kilty 223
South Carolina: 2 Cooper 406
Virginia: Commonwealth v. Gaines, 4 Va. (2 Va. Cas.), 172 (1819)

Federal: Gardiner v. The New Jersey, 1 Pet. Adm. 223 (1866); De Lovio v. Boit, 2 Gall. 398 (1815); Ship Grand Turk, 1 Pai C.C. 73 (1817); United States v. Wiltberger, 18 U.S. (5 Wheat.) 76 (1820); Steele v. Thacher, 1 Ware 85 (1825); Plummer v. Webb, 4 Mas. 380 (1827); Bains v. Schooner James, Bald. C.C. 544 (1832); Schooner Volunteer, 1 Sumn. 551 (1834); Thomas v. Lane, 2 Sumn. 1 (1834)

For the avoiding of tedious suits in civil and marine causes.
8 Eliz., c. 5 (1565), 6 S.L. 236; 8 Eliz., c. 5 (1566), 4 S.R. 488

Federal: Jennings v. Carson, 1 Pet. Adm. 1 (1792)

An act declaring the authority of the commissioners appointed by his Majesty under the great seal of Great Britain, for receiving, hearing, and determining appeals in causes of prizes. 22 George 2, c. 3 (1749), 19 S.L. 274

Federal: Jennings v. Carson, 1 Pet. Adm. 1 (1792)

MARRIAGE
For marriages to stand notwithstanding pre-contract. 32 Hen. 8, c. 38 (1540), 5 S.L. 55; 32 Hen. 8, c. 38 (1540), 3 S.R. 792

South Carolina: 2 Cooper 409

An act to restrain all persons from marriage until their former wives and former husbands be dead. 1 Jac. 1, c. 11 (1604), 7 S.L. 88; 1 Jac. 1, c. 11 (1603-04), 4 S.R. 1028

South Carolina: 2 Cooper 410

An act for the better preventing of clandestine marriages. 26 Geo. 2, c. 33 (1753), 21 S.L. 124

Tennessee: Bashaw v. State, 9 Tenn. 177 (1829)

MASTS
An act for the encouraging and increasing of shipping and navigation. 12 Car. 2, c. 18 (1660), 7 S.L. 452; 12 Car. 2, c. 18 (1660), 5 S.R. 246

Maryland: Randolph v. Tench (1695), 1 Am. Leg. Rec. 7; Randolph v. Blackmore (1695), 1 Am. Leg. Rec. 22


Federal: The Ann Green, 1 Gall. 274 (1812); Gelston v. Hoyt, 16 U.S. (3 Wheat.) 246 (1818)

MEDIETATE LINGUAE
The warranty of packing of wool shall be put out. An inquest shall be de medietate linguae, where an Alien is party. 28 Edw. 3, c. 13 (1354), 2 S.L. 104; 26 Edw. 3, c. 13 (1354), 1 S.R. 348

North Carolina: State v. Antonio, 11 N.C. 200 (1825)

Pennsylvania: Respublica v. Mesca, 1 Dall. 73 (1783); 3 Binney 611; Roberts 336

An inquest shall be De medietate linguae, where an alien is party. 8 Hen. 6, c. 29 (1429), 3 S.L. 153; 8 Hen. 6, c. 29 (1429), 2 S.R. 261

North Carolina: State v. Antonio, 11 N.C. 200 (1825)
MEDITERRANEAN DUTY
An act for preventing frauds, and regulating abuses in his Majesty's customs. 13 & 14 Car. 2, c. 11 (1662), 8 S.L. 78; 14 Car. 2, c. 11 (1662), 5 S.R. 393
Federal: Robinson v. Hook, 4 Mas. 139 (1826)

MEN OF THE CHURCH
How men of all sorts shall be amerced, and by whom. 9 Hen. 3, c. 14 (Magna Charta) (1225), 1 S.L. 6; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 46

MERCHANTS
Merchants strangers coming into this realm shall be well used.
9 Hen. 3, c. 30 (Magna Charta) (1225), 1 S.L. 11; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 46

The Statute of Acton-Burnel. Ordaining the statute-merchant for recovery of debts. 11 or 13 Edw. 1 (1283 or 1285), 1 S.L. 141; 11 Edw. 1 (1283), 1 S.R. 53
Delaware: Ex parte Dixon, 1 Del. Ch. 261 (1824)
Maryland: Watkins v. Worthington, 2 Bia. Ch. 509 (1830); Tessier v. Wyse, 3 Bia. Ch. 28 (1830); Coombs v. Jordan, 3 Bia. Ch. 284 (1831)

The warranty of packing of wool shall be put out. An inquest shall be de Medietate Linguae, where an alien is party. 26 Edw. 3, c. 13 (1354), 2 S.L. 104; 28 Edw. 3, c. 13 (1354), 1 S.R. 348
North Carolina: State v. Antonio, 11 N.C. 200 (1825)

MERCHAND STRANGERS
The jurisdiction of the mayor and constables of the staple. All people of the staple shall be ruled by the law-merchant, and not by the common law. 27 Edw. 3, St. 2, c. 8 (1353), 2 S.L. 83; 27 Edw. 3, St. 2, c. 8 (1353), 1 S.R. 336
Maryland: Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

MIDDLESEX
An act for the publick registering of deeds, conveyances, and wills, and other incumbrances which shall be made of, or that may affect any honors, manors, lands, tenements, or hereditaments, within the county of Middlesex, after the twenty ninth day of September, one thousand seven hundred and nine. 7 Anne, c. 20 (1708), 11 S.L. 502; 7 Anne, c. 20 (1708), 9 S.R. 89
New York: Grant v. United States Bank, 1 Cai. Cas. 112 (1804); Jackson v. Burgott, 10 Johns. R. 457 (1813)
Pennsylvania: Lessee of Correy v. Caxton, 4 Bia. 140 (1811)
South Carolina: Thayer v. Davidson, Bail. Eq. 412 (1831)

MILLWRIGHTS
An act containing divers orders for artificers, labourers, servants of husbandry and apprentices.
5 Eliz., c. 4 (1562), 6 S.L. 159; 5 Eliz., c. 4 (1562-63), 4 S.R. 414
Connecticut: Barkhamsted v. Parsons, 3 Conn. 1 (1819)
New Jersey: State v. Taylor, 3 N.J.L. 58 (2 Penning. 467) (1808); Ackerman v. Taylor, 9 N.J.L. (1827)
North Carolina: Dowd v. Davis, 15 N.C. 61 (1833)
Pennsylvania: Commonwealth v. Sturgeon, 2 Bro. (Pa.) 205 (1810); Ex Parte Meason, 5 Binn. 167 (1812)
South Carolina: M'Knight v. Hogg, 3 Brev. 44 (1812)

MISPLEADING
Mispleadings, Jeofails. 32 Hen. 8, c. 30 (1540), 5 S.L. 45; 32 Hen. 8, c. 30 (1540), 3 S.R. 786
Georgia: Schley 196
Maryland: Kilty 232
Pennsylvania: 3 Binney 619; Roberts 35
Tennessee: Payton v. Trigg, 5 Tenn. 250 (1817)

MISPRISON OF CLERKS
The justices may amend defaults in records or process after judgment given. 9 Hen. 5, St. 1, c. 4 (1421), 3 S.L. 61; 9 Hen. 5, St. 1, c. 4 (1421), 2 S.R. 205
Georgia: Schley 130
Maryland: Kilty 226
New Jersey: Probasco v. Probasco, 3 N.J.L. 1013 (1813)
Pennsylvania: 3 Binney 615; Roberts 31
South Carolina: Rep's of Bourdeaux v. Treasurers, 3 McCord 142 (1825)
Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

MIXED ACTIONS
An act for preventing any inconveniences that may happen by privilege of parliament. 12 & 13 Will. 3, c. 3 (1700), 10 S.L. 360; 12 & 13 Will. 3, c. 3 (1700 & 1701), 7 S.R. 638
Pennsylvania: Bolton v. Martin, 1 Dall. 296 (1788)

MODUS ADMENSURANDI TERRAM
An Ordinance for Measuring of Land. 33 Edw. 1, St. 6 (1305), 1 S.L. 312; Temp. Incert. 1 S.R. 206
Georgia: Schley 116
Maryland: Kilty 215

Pennsylvania: Paull v. Lewis, 4 Watts 402 (1835); 3 Binney 609; Roberts 341

MONASTERIES
Patrons of abbes shall have the custody of them in the time of vacation. 9 Hen. 3, c. 33 (Magna Charta) (1225), 1 S.L. 12; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 47

MONEY
The jurisdiction of the mayor and constables of the staple. All people of the staple shall be ruled by the law-merchant, and not by the common law. 27 Edw. 3, St. 2, c. 8 (1353), 2 S.L. 83; 27 Edw. 3, St. 2, c. 8 (1353), 1 S.R. 336
Maryland: Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18
New York: Woodbeck v. Keller, 6 Cow. 118 (1826)
North Carolina: State v. Seaborn, 15 N.C. 305
Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778)
South Carolina: 2 Cooper 409

MONOPOLIES
An act concerning monopolies and dispensations with penal laws and the forfeitures thereof. 21 Jac. 1, c. 3 (1623), 7 S.L. 255; 21 Jac. 1, c. 3 (1623-24), 4 S.R. 1212
Maryland: Cunningham v. Browning, 1 Bla. Ch. 299 (1827)
Federal: Evans v. Eaton, 20 U.S. (7 Wheat.) 356 (1822); Mellus v. Silsbee, 4 Mas. 108 (1825);
Whitney v. Emmett, Bald. C.C. 303 (1831)
MORTGAGES

MORTGAGES
An act to prevent frauds by clandestine mortgages. 4 & 5 W. & M., c. 16 (1692), 9 S.L. 205; 4 W. & M., c. 16 (1692), 6 S.R. 404
Maryland: Kilty 242
Massachusetts: Hooton v. Grout, Quincy 344 (1772); Powell v. M & B Mfg. Co., 3 Mas. 347 (1824)
South Carolina: 2 Cooper 412

An act for the more easy redemption and foreclosure of mortgages. 7 Geo. 2, c. 20 (1734), 16 S.L. 474
Maryland: Moore's Lessee v. Pearce, 2 H. & McH. 236 (1788); Jones v. Magill, 1 Bla. Ch. 177 (1827); Kilty 251
Massachusetts: Hooton v. Grout, Quincy 343 (1772)
Pennsylvania: Dorrow v. Kelly, 1 Dall. 142 (1785); Roberts 345

MORTMAIN
No land shall be given in mortmain. 9 Hen. 3, c. 36 (Magna Charta) (1225), 1 S.L. 13; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 49

Who shall take the forfeiture of lands given in mortmain. 7 Edw. 1, St. 2 (1279), 1 S.L. 133; 7 Edw. 1 (1279), 1 S.R. 51

Mortmain by recovery of land by default. 13 Edw. 1, St. 1, c. 32 (1285), 1 S.L. 206; 13 Edw. 1, Westminster 2d, c. 32 (1285), 1 S.R. 87

That land shall not be aliened in Mortmain, where there be mesnes, without their consent. 34 Edw. 1, St. 3 (1306), 1 S.L. 318; 20 Edw. 1 (1291-92), 1 S.R. 111

Assurances of lands to certain places, persons, and uses, shall be adjudged Mortmain. 15 Rich. 2, c. 5 (1591), 2 S.L. 342; 15 Rich. 2, c. 5 (1591), 2 S.R. 79
New York: M'Cartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)

An act for feoffments and assurances of lands and tenements made to the use of any parish church, chapel, or such like. 23 Hen. 8, c. 10 (1531), 4 S.L. 239; 23 Hen. 8, c. 10 (1531-32), 3 S.R. 378
New York: M'Cartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)

An act to restrain the disposition of lands, whereby the same become unalienable. 9 Geo. 2, c. 36 (1736), 17 S.L. 82
Delaware: Silvers v. Jones, 2 Del. Cas. 632 (1821)
New York: M'Cartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)

MUMMERS
Mummers shall be imprisoned three months, and fined at the justices discretion. The penalty for selling of visors. 3 Hen. 8, c. 9 (1511), 4 S.L. 116; 3 Hen. 8, c. 9 (1511-12), 3 S.R. 30
South Carolina: Ryan v. Baldrick, 3 McCord 498 (1826)

MURDER
What kind of man-slaughter shall be adjudged murder. 52 Hen. 3, c. 25 (1267), 1 S.L. 71; 52 Hen. 3, c. 25 (1267), 1 S.R. 25
South Carolina: 2 Cooper 403

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify his recognisances, &c. 3 Hen. 7, c. 1 (1487), 4 S.L. 27; 3 Hen. 7, c. 1 (1487), 2 S.R. 509
Georgia: Schley 137
Maryland: Kitty 228
New York: People v. Croswell, 3 Johns. Cas. 337; 3 Wheel. Cr. C. 330 (1804)
Pennsylvania: 3 Binney 616;
Roberts 102
Virginia: Commonwealth v. Burton, 31 Va. (4 Leigh) 645 (1832)

Clergy shall be allowed but once. A convict person shall be marked with the letters M or T. A provision for them which be within orders. 4 Hen. 7, c. 13 (1487), 4 S.L. 45; 4 Hen. 7, c. 13 (1488-89), 2 S.R. 538
D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)
Maryland: United States v. Norris, 2 Cranch C.C. 411 (1807)
South Carolina: 2 Cooper 407

An act for trial of murders and felonies committed in several counties. 2 & 3 Edw. 6, c. 24 (1548), 5 S.L. 320; 2 & 3 Edw. 6, c. 24 (1548), 4 S.R. 69
New Jersey: State v. Jones, 9 N.J.L. 357 (1828)
North Carolina: State v. Orrell, 12 N.C. 139 (1826)
Pennsylvania: 3 Binney 620;
Roberts 401

An act for better preventing the horrid crime of murder. 25 Geo. 2, c. 37 (1752), 20 S.L. 380
Alabama: Charles v. State, 3 Port. 440 (1836)
South Carolina: State v. Kindred Kitchens, 2 Hill 612 (1835)

MUTUAL DEBTS AND CREDITS
An act to prevent frauds frequently committed by bankrupts. 4 Anne, c. 17 (1705), 11 S.L. 162; 4 & 5 Anne, c. 4 (1705), 8 S.R. 461
Kentucky: Tevebaugh v. Reed, 21 Ky. (5 T.B. Mon.) 179 (1827); Tribble v. Taul, 23 Ky. (7 T.B. Mon.) 455 (1828)
New York: Frost v. Carter, 1 Johns. Cas. 73 (1799); Murray v. De Rottenham, 6 Johns. Ch. R. 52 (1822)
Rhode Island: Greene v. Darling, 4 Mas. 201 (1828)

NATURALIZATION
An act to enable his Majesty's natural-born subjects to inherit the estate of their ancestors, either lineal or collateral, notwithstanding their father or mother were aliens. 11 & 12 Will. 3, c. 6 (1700), 10 S.L. 319; 11 Will. 3, c. 6 (1698-99), 7 S.R. 590
Georgia: Schley 312
Massachusetts: Palmer v. Downer, 2 Mass. 179 note (1801); Merry v. Prince, 2 Mass. 176 (1806)
New York: Lessee of Levy v. M'Cartee, 31 U.S. (6 Pet.) 102 (1832); Jackson v. Fitz Simmons, 10 Wend. 9 (1832)
Pennsylvania: 3 Binney 625;
Roberts 20
South Carolina: 2 Cooper 412

An act for naturalizing foreign protestants. 7 Anne, c. 5 (1708), 11 S.L. 444; 7 Anne, c. 5 (1708), 9 S.R. 63
D.C.: Contee v. Godfrey, 1 Cranch C.C. 479 (1808)
Maryland: Contee v. Godfrey, 1 Cranch C.C. 479 (1808)
South Carolina: Ex Parte Dupont, 1 Harp. Eq. 5 (1824)

An act to explain a clause in an act made in the seventh year of the reign of her late majesty Queen Anne, for naturalizing foreign protestants, which relates to the children of the natural-born subjects of the crown of England, or of Great Britain. 4 Geo. 2, c. 21 (1731), 16 S.L. 243

New York: Jackson v. Jackson, 7 Johns. R. 214 (1810)

An act to obviate doubts that may arise upon an act made and passed in the eleventh and twelfth years of the reign of his late majesty King William the Third, intituled, An act to enable his Majesty's natural-born subjects to inherit the estate of their ancestors, either lineal or collateral, notwithstanding their father or mother were aliens. 25 Geo. 2, c. 39 (1752), 20 S.L. 383


NAVY
Re rates of shipping on English ships. 32 Hen. 8, c. 14 (1540), 5 S.L. 24; 32 Hen. 8, c. 14 (1540), 3 S.R. 760

Federal: Schooner Volunteer, 1 Sumn. 551 (1834)

An act for the encouraging and increasing of shipping and navigation. 12 Car. 2, c. 18 (1660), 7 S.L. 452; 12 Car. 2, c. 18 (1660), 5 S.R. 246

Maryland: Randolph v. Tench (1695), 1 Am. Leg. Rec. 7 (1933); Randolph v. Blackmore (1695), 1 Am. Leg. Rec. 22 (1933)


Federal: The Ann Green, 1 Gall. 274 (1812); Gelston v. Hoyt, 16 U.S. (3 Wheat.) 246 (1818)

An act for the increase and encouragement of seamen. 7 & 8 Will. 3, c. 21 (1696), 9 S.L. 419; 7 & 8 Will. 3, c. 21 (1695-96), 7 S.R. 98


NEW MANUFACTURES
An act concerning monopolies and dispensations with penal laws and the forfeitures thereof. 21 Jac. 1, c. 3 (1623), 7 S.L. 255; 21 Jac. 1, c. 3 (1623-24), 4 S.R. 1212

Maryland: Cunningham v. Browning, 1 Bla. Ch. 299 (1827)
Massachusetts: Commonwealth v. Bean, 3 Wheel Cr.C.(N.Y.)67 (1824)


NIGHT WALKERS
Night-walkers and suspected persons shall be safely kept. 5 Edw. 3, c. 14 (1331), 1 S.L. 448; 5 Edw. 3, c. 14 (1331), 1 S.R. 268

South Carolina: 2 Cooper 405

NISI PRIUS
Before what persons Nisi prius may be granted. 14 Edw. 3, St. 1, c. 16 (1340), 1 S.L. 483; 14 Edw. 3, St. 1, c. 16 (1340), 1 S.R. 286

Pennsylvania: 3 Binney 611; Roberts 358

The bill for the better appearance in the Nisi prius. 35 Hen. 8, c. 6
NONJURING CLERGYMEN
An act for the abrogating of the oaths of supremacy and allegiance, and appointing other oaths. 1 W. & M., Sess. 1, c. 8 (1688), 9 S.L. 5; 1 W. & M., Sess. 1, c. 8 (1688), 6 S.R. 57
South Carolina: 2 Cooper 411

NON OBSTANTE
An act for declaring the rights and liberties of the subject, and settling the succession of the crown. 1 W. & M., Sess. 2, c. 2 (1688), 9 S.L. 67; 1 W. & M., Sess. 2, c. 2 (1688), 6 S.R. 142
Maryland: Williams' Case, 3 Bla. Ch. 186 (1831)

ORPHANS
An act for the punishment of such as shall take away maidens that be inheritors, being within the age of sixteen years, or that marry them without consent of their parents. 4 & 5 Phil. & M., c. 8 (1557), 6 S.L. 104; 4 & 5 Phil. & M., c. 8 (1557-58), 4 S.R. 329
D.C.: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)
Maryland: Mauro v. Ritchie, 3 Cranch C.C. 147 (1827)
South Carolina: State v. Findlay, 2 Bay 418; 1 Brev. 107 (1802); State v. O'Bannon, 1 Bail. 14 (1829); 2 Cooper 409

ORDINATIO DE INQUISITIONIBUS
He that challengeth a jury or juror for the King shall shew his cause. 33 Edw. 1, St. 4 (1305), 1 S.L. 309; 33 Edw. 1 (1305), 1 S.R. 143
Georgia: Schley 115
Maryland: Kilty 214
North Carolina: State v. Benton, 19 N.C. 196 (1836)

Pennsylvania: 3 Binney 609; Roberts 328

OFFICES NOT REQUIRING ACTUAL EXERCISE
Sheriffs. 19 Hen. 7, c. 10 (1503), 4 S.L. 91; 19 Hen. 7, c. 10 (1503-04), 2 S.R. 654
Georgia: State v. Dews, Charl. R.M. 397 (1835)
Maryland: Kilty 230

OATHS OF ALLEGIANCE AND SUPREMACY
An act repealing all articles and provisions made against the see apostolick of Rome, since the twentieth year of King Henry the Eighth, and for the establishment of all spiritual and ecclesiastical possessions and hereditaments conveyed to the laity. 1 & 2 Phil. & M., c. 8 (1554), 6 S.L. 34; 1 & 2 Phil. & M., c. 8 (1554 & 1554-55), 4 S.R. 246

An act for the abrogating of the oaths of supremacy and allegiance, and appointing other oaths. 1 W. & M., Sess. 1, c. 8 (1688), 9 S.L. 5; 1 W. & M., Sess. 1, c. 8 (1688), 6 S.R. 57
South Carolina: 2 Cooper 411

OFFICE FOUND
No lands shall be granted by letters patents, until the King's title be found by inquisition. 18 Hen. 6, c. 6 (1439), 3 S.L. 226; 18 Hen. 6, c. 6 (1439), 2 S.R. 306
Massachusetts: Wilbur v. Tobey, 33 Mass. (16 Pick.) 177 (1834)

OFFICERS OF COURTS
Clerks shall not commit maintenance. 3 Edw. 1, c. 28 (1275), 1 S.L. 94; 3 Edw. 1, c. 28 (1275), 1 S.R. 33
New York: Thalimer v. Brinkerhoff, 20 Johns. R. 386 (1823);
OFFICERS OF COURTS

Thallhimer v. Brinckerhoff, 3 Cow. NUNS
623 (1824)

OFFICES
Against buying and selling of offices. 5 & 6 Edw. 6, c. 16 (1552),
5 S.L. 383; 5 & 6 Edw. 6, c. 16
(1551-52), 4 S.R. 151
Maryland: Gresham v. Gassaway,
1 H. & McH. 34 (1718)
Virginia: Goodloe v. Dudley, Jeff.
59 (1739); Salling v. M'Kinney,
28 Va. (1 Leigh) 42 (1829)

NON OMITTAS
The manner to deliver writs to the
sheriff to be executed. The sheriff
returneth a liberty where none is.
Returning of issues. Resistance
of execution of process. 13 Edw.
1, St. 1, c. 39 (1285), 1 S.L. 214;
13 Edw. 1, Westminster 2d, c. 39
(1285), 1 S.R. 90
New York: Tillotson v. Cheetham,
2 Johns. R. 63 (1806)
Pennsylvania: 3 Binney 607;
Roberts 390

NONSUIT
An act to prevent inconveniencies
arising from delays of causes
after issue joined. 14 Geo. 2,
c. 17 (1741), 17 S.L. 434
Pennsylvania: Hannum v. Gregg,
2 Yeates 240 (1797)

NONTENURE OF PARCEL
The exception of nontenure of
parcel shall not abate the whole
writ. 25 Edw. 3, St. 5, c. 16
(1350), 2 S.L. 58; 25 Edw. 3, St. 5,
c. 16 (1351-52), 1 S.R. 322
Kentucky: Speed v. Buford, 6 Ky.
(3 Bibb) 57 (1813); Green v.
Liter, 12 U.S. (8 Cranch) 229
(1814)
Pennsylvania: 3 Binney 611;
Roberts 365
Virginia: Green v. Liter, 12 U.S.
(8 Cranch) 229 (1814)
Federal: Green v. Liter, 12 U.S.
(8 Cranch) 229 (1814)

It is a felony to commit rape. A
married woman elopeth with an
advouterer. The penalty for carry­
ing a nun from her house. 13 Edw.
1, St. 1, c. 34 (1285), 1 S.L. 208;
13 Edw. 1, Westminster 2d, c. 34
(1285), 1 S.R. 87
Delaware: Dixon v. Knowles, 2 Del.
Cas. 537 (1820)
Georgia: Schley 108
Maryland: Kilty 213
New York: People v. Schuyler,
6 Cow. 572 (1827)
North Carolina: State v. Dick,
6 N.C. 388 (1818)
Pennsylvania: 3 Binney 606;
Roberts 186
South Carolina: Bell v. Nealy, 1 Bail.
312 (1829); 2 Cooper 404

OUTLAWRY AND OUTLAWS
Process of outlawry to lie in ac­
tions, on 5 Rich. 2, and in covenant
and annuity. 23 Hen. 8, c. 14
(1531), 4 S.L. 243; 23 Hen. 8, c. 14
(1531-32), 3 S.R. 380
Maryland: Kilty 231

OYER AND TERMINER
In what cases only pardon of felony
shall be granted. Who shall be
justices of assise, &c. 2 Edw. 3,
c. 2 (1328), 1 S.L. 421; 2 Edw. 3,
c. 2 (1328), 1 S.R. 257
South Carolina: 2 Cooper 404

Justices of gaol-delivery, &c. and
their associates, shall take an oath.
20 Edw. 3, c. 3 (1346), 2 S.L. 23;
20 Edw. 3, c. 3 (1346), 1 S.R. 304
Maryland: Snowden v. Snowden,
1 Bla. Ch. 550 (1829)

PARLIAMENT
What sort of people shall be
chosen, and who shall be the
choosers of the knights and
burgesses of the parliament.
1 Hen. 5, c. 1 (1413), 3 S.L. 1;
1 Hen. 5, c. 1 (1413), 2 S.R. 170
Maryland: Snowden v. Snowden,
1 Bla. Ch. 550 (1829)
An act to prevent false and double returns of members to serve in parliament. 7 & 8 Will. 3, c. 7 (1696), 9 S.L. 397; 7 & 8 Will. 3, c. 7 (1695-96), 7 S.R. 64
Pennsylvania: Morrison v. Gross, 1 Bro. (Pa.) 1 (1806)

An act for the further regulating elections of members to serve in parliament, and for the preventing irregular proceedings of sheriffs, and other officers, in the electing and returning such members. 7 & 8 Will. 3, c. 25 (1696), 9 S.L. 438; 7 & 8 Will. 3, c. 25 (1695-96), 7 S.R. 109

D.C.: Vowell v. Thompson, 3 Cranch C.C. 428 (1829)
Pennsylvania: Presbyterian Corp. v. Wallace, 3 Rawle 109, Jour. Law (Pa.) 324 (1831)
Federal: Vowell v. Thompson, 3 Cranch C.C. 428 (1829)

An act for preventing any inconveniences that may happen by privilege of parliament. 12 & 13 Will. 3, c. 3 (1700), 10 S.L. 360; 12 & 13 Will. 3, c. 3 (1700 & 1701), 7 S.R. 638

Pennsylvania: Bolton v. Martin, 1 Dall. 296 (1788)

An act for the further explanation and regulation of privilege of parliament in relation to persons in publick offices. 2 & 3 Anne, c. 18 (1703), 11 S.L. 58; 2 & 3 Anne, c. 12 (1703), 8 S.R. 274

Pennsylvania: Bolton v. Martin, 1 Dall. 296 (1788)

PARSONS
A writ of nuisance of a house, &c. levied and aliened to another. A Quod permittat and Juris utrum for a parson of a church. In like cases like writs be grantable. 13 Edw. 1, St. 1, c. 24 (1285), 1 S.L. 196; 13 Edw. 1, Westminster 2d, c. 24 (1285), 1 S.R. 83

Maryland: Kilty 212

Pennsylvania: Martzell v. Stauffer, 3 Pen. & W. 398 (1832); 3 Binney 604; Roberts 157

PARTITION
Joint tenants for term of life or years. 32 Hen. 8, c. 32 (1540), 5 S.L. 47; 32 Hen. 8, c. 32 (1540), 3 S.R. 787
Delaware: Ex Parte Burgess, 1 Del. Ch. 233 (1822)
Maryland: Kilty 232
Massachusetts: Mussey v. Sanborn, 15 Mass. 155 (1816)
Pennsylvania: 3 Binney 619; Roberts 224
South Carolina: 2 Cooper 408
Virginia: Thornton v. Thornton, 24 Va. (13 Rand.) 179 (1825)

An act for the easier obtaining partitions of lands in coparcenary, joint tenancy, and tenancy in common. 8 & 9 Will. 3, c. 31 (1697), 10 S.L. 109; 8 & 9 Will. 3, c. 31 (1696-97), 7 S.R. 283

Maryland: Kilty 244
New Jersey: Stevens v. Enders (Burroughs v. Dunlap), 13 N.J.L. 271 (1833)
New York: Gallatian v. Cunningham, 8 Cow. 361 (1826)
Pennsylvania: M'Kee v. Straub, 2 Binn. 1 (1809)

PATENTEES
An act concerning grants and gifts made by patentees out of letters patents. 3 & 4 Edw. 6, c. 4 (1549), 5 S.L. 338; 3 & 4 Edw. 6, c. 4 (1549-50), 4 S.R. 104
Georgia: Patterson v. Winn, 30 U.S. (5 Pet.) 233 (1831)

PEERAGE AND PEERS OF THE REALM
An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18
PENAL STATUTES
An act for the ease of the subject, concerning informations upon penal statutes. 21 Jac. 1, c. 4 (1623), 7 S.L. 260; 21 Jac. 1, c. 4 (1623-24), 4 S.R. 1214

Georgia: Schley 251
Pennsylvania: Hinds v. Knox, 4 S. & R. 417 (1819); 3 Binney 624; Roberts 138

An act for the more effectual preventing and further punishment of forgery, perjury and subornation of perjury; and to make it felony to steal bonds, notes or other securities for payment of money. 2 Geo. 2, c. 25 (1729), 16 S.L. 69

New York: People v. Holbrook, 13 Johns. R. 90 (1816)
Pennsylvania: Commonwealth v. Boyer, 1 Binn. 201 (1807)

South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800); State v. Casados, 1 N. & Mc. 91 (1818); State v. Thomas, 2 McCord 527 (1823)

Federal: United States v. Stewart, 4 Wash. C.C. 226 (1818); United States v. Moulton, 5 Mas. 537 (1830); United States v. Gibert, 2 Sumn. 19 (1834)

An act to render prosecutions for perjury, and subornation of perjury, more easy and effectual. 23 Geo. 2, c. 11 (1750), 20 S.L. 11

Maryland: Kilty 252

New York: People v. Phelps, 5 Wend. 9 (1830)

North Carolina: State v. Carland, 14 N.C. 114 (1831)

South Carolina: State v. Hayward, 1 N. & Mc. 546 (1819)

PETIT ASSIZES
How many shall be returned in juries and petit assises, and of what age they shall be. 13 Edw. 1, St. 1, c. 38 (1285), 1 S.L. 213; 13 Edw. 1, Westminster 2d, c. 38 (1285), 1 S.R. 89

Indiana: State v. Miller, 2 Blackf. 35 (1826)

North Carolina: State v. McIntire, 4 N.C. 267 (2 Car. Law Repos. 287) (1815)

Federal: United States v. White, 4 Mas. 158 (1826)
PETIT TREASON

A declaration which offences shall be adjudged treason. 25 Edw. 3, St. 5, c. 2 (1350), 2 S.L. 50; 25 Edw., St. 5, c. 2 (1351-52), 1 S.R. 319

Maryland: Kilty 217

New Jersey: Denn v. Clark, 1 N.J.L. 340 (1795)

South Carolina: State v. Gutridge, 1 Bay 281 (1793); 2 Cooper 405


Of murder. 12 Hen. 7, c. 7 (1496), 4 S.L. 81; 12 Hen. 7, c. 7 (1496-97), 2 S.R. 639

South Carolina: 2 Cooper 408

PETITION OF RIGHT

The petition exhibited to his Majesty by the lords spiritual and temporal, and commons, in this present parliament assembled, concerning divers rights and liberties of the subjects, with the King's majesty's royal answer thereunto in full parliament.

3 Car. 1, Petition of Right (1627), 7 S.L. 317; 3 Car. 1, c. 1 (1627), 5 S.R. 23

South Carolina: 2 Cooper 410

PIRATES AND PIRACY

For pirates and robbers on the sea. 27 Hen. 8, c. 4 (1535), 4 S.L. 348; 27 Hen. 8, c. 4 (1535-36), 3 S.R. 533

South Carolina: 2 Cooper 408

For pirates. 28 Hen. 8, c. 15 (1536), 4 S.L. 441; 28 Hen. 8, c. 15 (1536), 3 S.R. 671

Pennsylvania: Ross's Ex'rs v. Rittenhouse, 1 Yeates 443 (1795)

South Carolina: 2 Cooper 408

Federal: United States v. Chapels, 2 Wheel. Cr. C. 205 (1820); Corfield v. Coryell, 4 Wash. C.C. 371 (1823); Bains v. Schooner James, Bald. C.C. 544 (1832);

United States v. Gibert, 2 Sumn. 9 (1834)

An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transportations of felons, and unlawful exporters of wool; and for declaring the law upon some points relating to pirates. 4 Geo. 1, c. 11 (1717), 13 S.L. 471

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the more effectual suppressing of piracy. 8 Geo. 1, c. 24 (1721), 14 S.L. 468


PHYSICIANS

For physicians and their privilege.

32 Hen. 8, c. 40 (1540), 5 S.L. 56; 32 Hen. 8, c. 40 (1540), 3 S.R. 793

Maryland: Kilty 233

PLAINTS

Plaintiffs in assise may abridge their plaints. 21 Hen. 8, c. 3 (1529), 4 S.L. 165; 21 Hen. 8, c. 3 (1529), 3 S.R. 284


Pennsylvania: 3 Binney 618; Roberts 166

PLANTATIONS AND PLANTATION TRADE

An act for the encouragement of trade. 15 Car. 2, c. 7 (1663), 8 S.L. 160; 15 Car. 2, c. 7 (1663), 5 S.R. 449

PLANTATIONS AND PLANTATION TRADE

Brenton v. Three Brothers, 1 Rec. Ct. of Asst., Colony of Mass. Bay 261 (1691)

An act for preventing frauds, and regulating abuses in the plantation trade. 7 & 8 Will. 3, c. 22 (1696), 9 S.L. 428; 7 & 8 Will. 3, c. 22 (1695-96), 7 S.R. 103

Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825)

An act for the better preservation of his Majesty's woods in America, and for the encouragement of the importation of naval stores from thence; and to encourage the importation of masts, yards and bowsprights, from that part of Great Britain called Scotland. 2 Geo. 2, c. 35 (1729), 16 S.L. 102

Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825); Duvall v. Waters, 1 Bla. Ch. 569 (1829)

An act for the more easy recovery of debts in his Majesty's plantations and colonies in America. 5 Geo. 2, c. 7 (1732), 16 S.L. 272

Georgia: Telfair v. Stead's Ex'rs, 6 U.S. (2 Cranch) 407 (1805); Forsyth v. Marbury, Charl. R.M. 324 (1830); Schley 365

Maryland: Davidson's Lessee v. Beatty, 3 H. & McH. 594 (1797); Barney v. Patterson's Lessee, 6 H. & J. 182 (1824); Jones v. Jones, 1 Bla. Ch. 443 (1827); Watkins v. Dorsett, 1 Bla. Ch. 530 (1829); Duvall v. Waters, 1 Bla. Ch. 569 (1829); Campbell's Case, 2 Bla. Ch. 209 (1830); Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Watkins v. Worthington, 2 Bla. Ch. 509 (1830); Andrews v. Scotton, 2 Bla. Ch. 629 (1830); Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Hanson v. Barnes' Lessee, 3 G. & J. 359 (1831); Tayloe v. Thompson's Lessee, 30 U.S. (5 Pet.) 358 (1831); Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832); Kitty 249

Missouri: Scott v. Whitehill, 1 Mo. 764 (1827)

New York: Jackson v. Striker, 1 Johns. Cas. 284 (1800); Waters v. Stewart, 1 Cai. Cas. 47 (1804); Catlin v. Jackson, 8 Johns. R. 520 (1811); M'Donald v. Neilson, 2 Cow. 139 (1823)

North Carolina: Baker v. Webb, 2 N.C. 55 (1 Hay. 43) (1794); Farrar v. Hamilton, 1 N.C. (Tayl.) 10 (1799); Keais v. Shepard's Heirs, 3 N.C. 198 (2 Hay. 218) (1802); Jones v. Edmonds, 7 N.C. 43 (1819); Barden v. M'Kinne, 11 N.C. 279 (1826); Frost v. Etheridge, 12 N.C. 30 (1826); Ricks v. Blount, 15 N.C. 128 (1833)

Ohio: McArthur v. Porter, 1 Hamm. 99 (1 Ohio 44) (1823)

Pennsylvania: Christie v. Woods, 2 Yeates 213 (1797)

South Carolina: D'Urphey v. Nelson, 1 Brev. 289 (1803); Brown v. Gilliland, 3 Desaus. Eq. 539 (1813); Blake v. Heyward, Bail. Eq. 208 (1831); Izard v. Middleton, Bail. Eq. 228 (1831); Warley v. Warley, Bail. Eq. 397 (1831); Vernon & Co. v. Ex'rs of Ehrich, 2 Hill Eq. 257 (1835); Jones v. Wightman, 2 Hill S.C. 579 (1835)

Tennessee: Russell v. Stinson, 4 Tenn. 1 (1816); Russell v. Stinson, 4 Tenn. 56 (1816); Robertson v. Maclin, 4 Tenn. 70 (1816); Roberts v. Busby, 4 Tenn. 299 (1817); Shute v. Harder, 5 Tenn. 293 (1818); Pea v. Waggoner, 6 Tenn. 1 (1818); Hurt v. Reeves, 6 Tenn. 49 (1818); Shute v. Harder, 9 Tenn. 3 (1818); Boyd v. Armstrong's Heirs, 9 Tenn. 40 (1821); Porter's Lessee v. Cocke, 7 Tenn. 30 (1823); Ward v. Sutherland, 7 Tenn. App. 1 (1823); Combs v. Young's Heirs, 12 Tenn. 218 (1833); Gann v. Chester, 13 Tenn. 207 (1833); Shields v. Mitchell, 18 Tenn. 1 (1836)

An act for avoiding and putting an end to certain doubts and questions relating to the attestation of wills and codicils concerning real estates in that part of Great Britain called England, and in his Majesty's colonies and plantations in America. 25 Geo. 2, c. 6 (1752), 20 S.L. 323

Connecticut: Clark v. Hoskins, 6 Conn. 106 (1826)

Georgia: Schley 384

Maryland: Kilty 253

New York: Jackson v. Woods, 1 Johns. Cas. 163 (1799)

North Carolina: Allison's Ex'rs v. Allison, 11 N.C. 141 (1825)

An act for granting certain duties in the British colonies and plantations in America; for continuing amending, and making perpetual, an act passed in the sixth year of the reign of his late majesty King George the Second, (intituled, An act for the better securing and encouraging the trade of his Majesty's sugar colonies in America;) for applying the produce of such duties, and of the duties to arise by virtue of the said act, towards defraying the expenses of defending, protecting, and securing the said colonies and plantations; for explaining an act made in the twenty fifth year of the reign of King Charles the Second, (intituled, An act for the encouragement of the Greenland and Eastland trades, and for the better securing the plantation trade;) and for altering and disallowing several drawbacks on exports from this kingdom, and more effectually preventing the clandestine conveyance of goods to and from the said colonies and plantations, and improving and securing the trade between the same and Great Britain. 4 Geo. 3, c. 15 (1764), 26 S.L. 33

Maryland: Dashiel v. Heron, 1 H. & McH. 385 (1771)

PLEA OF MORT d'ANCESTOR
Several actions wherein damages shall be recovered. 6 Edw. 1, c. 1 (1275); 1 S.L. 119; 6 Edw. 1, St. Glouc., c. 1 (1275), 1 S.R. 47

D.C.: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)

Georgia: Schley 93

Maryland: Forrest v. Hanson, 1 Cranch C. C. 63 (1802); Kiersted v. Rogers, 6 H. & J. 282 (1824); Kilty 210

New Hampshire: Chase v. Hazleton, 7 N.H. 171 (1834)

New Jersey: Martin v. Martin, 14 N.J.L. 125 (1833)

Ohio: Bell v. Bates, 3 Hamm. 380 (3 Ohio 611) (1828)

Pennsylvania: Benner v. Evans, 3 Pen. & W. 454 (1832); 3 Binney 602; Roberts 107

Tennessee: Wallen v. M'Henry's Lessee, 10 Tenn. 310 (1829)

PLEADER
The penalty of a serjeant or pleader committing deceit.

3 Edw. 1, c. 29 (1275), 1 S.L. 94;

3 Edw. 1, c. 29 (1275), 1 S.R. 34

Georgia: Schley 89

South Carolina: 2 Cooper 404

PLEA OF SANCTUARY
Punishment of murders. 4 Hen. 8, c. 2 (1512), 4 S.L. 120; 4 Hen. 8, c. 2 (1512), 3 S.R. 49

South Carolina: 2 Cooper 408

PLEADINGS
An act for furtherance of justice, in case of demurrer and pleadings. 27 Eliz., c. 5 (1585), 6 S.L. 360;

27 Eliz., c. 5 (1584-85), 4 S.R. 712

Georgia: Schley 231

Kentucky: Pollard v. Taylor, 5 Ky. (2 Bibb) 234 (1810)

Maryland: Kilty 235

Pennsylvania: 3 Binney 622;

Roberts 367

South Carolina: O'Driscoll v. M'Burney, 2 N. & Mc. 58 (1819); M'Lure v. Vernon, 2 Hill S.C. 420 (1834)
Virginia: Commonwealth v. Jackson, 4 Va. (2 Va. Cas.) 501 (1826); Carthrae v. Clarke, 32 Va. (5 Leigh) 268 (1834)

An act for the amendment of the law, and the better advancement of justice. 4 Anne, c. 16 (1705), 11 S.L. 155; 4 & 5 Anne, c. 3 (1705), 8 S.R. 458

Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)

Delaware: Vandegrift v. Haughey, 1 Del. Cas. 338 (1793); 2 Del. Cas. 13 (1793); Evans v. Boggs, 1 Del. Cas. 18 (1794); 1 Del. Cas. 349 (1794); Horsey's Ex'rs v. Moore, 1 Del. Cas. 122 (1796); Robinson v. Ingram, 1 Del. Cas. 242 (1799); Ford's Lessee v. Hays, 1 Del. (1 Harr.) 48 (1832)

Georgia: Moss v. Wood, 2 N.H. 464 (1822)

Maryland: Gorsuch v. Holmes (Osborn v. Jones), 4 Hen. & McH. 5 (1792); Union Bank v. Ridgely, 1 H. & G. 324 (1827); Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Buckingham v. Peddicord, 2 Bla. Ch. 447 (1830); Brown v. Wallace, 2 Bla. Ch. 585 (1830); Addison v. Bowie, 2 Bla. Ch. 606 (1830); Salmon v. Clagett, 3 Bla. Ch. 125 (1830); Hall v. McPherson, 3 Bla. Ch. 529 (1832); Sasser v. Walker's Ex'rs, 5 G. & J. 102 (1833); Kittel 245

Maryland: Jones v. Harraden (Brigham v. Eveleth), 9 Mass. n. 540 (1784); Brigham v. Eveleth, 9 Mass. 538 (1813); Bond v. Cutler, 10 Mass. 419 (1813); Farley v. Thompson, 15 Mass. 18 (1818); Jackson v. Stetson, 15 Mass. 48 (1818); Parker v. Parker, 34 Mass. (17 Pick.) 236 (1835)


New York: Cheetham v. Lewis, 3 Johns. R. 42 (1808); Lansing v. Capron, 1 Johns. Ch. R. 617 (1815); Jones v. Clark, 20 Johns. R. 51 (1822); Kane v. Bloodgood, 7 Johns. Ch. R. 90 (1823); In the Matter of Hemtup, 2 Pai. Ch. 316 (1830); Oakley's Ex'rs v. Romeyn's Heirs, 6 Wend. 521 (1831)

North Carolina: Powell v. Hampton, 1 C. & N. 86 (1800); Bickerstaff v. Dellinger, 1 C. & N. 299 (1801); Chambers v. Chambers, 10 N.C. 232 (1824); Morrison v. Connelly, 13 N.C. 233 (1829); Briley v. Sugg, 21 N.C. 366 (1836)

Ohio: Lowther v. Lawrence, Wright (Ohio) 180 (1833)

Pennsylvania: Rapp v. Elliot, 1 Yeates 185 (1792); Kesselman's Lessee v. Old, 4 Dall. 168 (1799); Lessee of Eshelman v. Hoke, 2 Yeates 509 (1799); Griffith v. Willing, 3 Binn. 317 (1811); Hopkins v. Deaves, 2 Bro. (Pa.) 93 (1811); Wentz v. Dehaven, 1 S. & R. 312 (1815); Roop v. Meek, 6 S. & R. 542 (1821); Carl v. Commonwealth, 9 S. & R. 63 (1822); Jourdan v. Jourdan, 9 S. & R. 268 (1823); Irvine v. Hanlin, 10 S. & R. 219 (1823); Lynn v. M'Millen, 3 Pen. & W. 170 (1831); Vicary v. Moore, 2 Watts 451 (1834); Pepper v. Doores, 1 Miles 60 (1835); M'Mackin v. M'Farland, 1 Miles 319 (1836); 3 Binney 625; Roberts, 43

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Fraser v. McLeod, 1 Brev. 198 (1802); Gaillard v. Ball, 1 N. & Mc. 67 (1818); O'Driscoll v. M'Burney, 2 N. & Mc. 58 (1819); City Council v. Price, 1 McCord 299 (1821); Nicks v. Martindale, 1 Harp. 136 (1824); Thomas v. Wilson, 3 McCord 166 (1825); Solomon v. Evans, 3 McCord 274 (1825); Barino v. M'Gee, 3 McCord 452 (1826); M'Lure v. Vernon, 2 Hill 420 (1834); 2 Cooper 412
An act for rendring the proceedings upon writs of Mandamus, and informations in the nature of a Quo Warranto, more speedy and effectual; and for the more easy trying and determining the rights of offices and franchises in corporations and boroughs. 9 Anne, c. 20 (1710), 12 S.L. 189; 9 Anne, c. 25 (1710), 9 S.R. 483.

Maryland: Helms v. Franciscus, 2 Bla. Ch. 544 (1830); Kilty 250

PLEAS

Pleas shall be pleaded in the English tongue, and inrolled in Latin. 36 Edw. 3, St. 1, c. 15 (1362), 1 S.R. 375

Maryland: Kilty 221

POISONS AND POISONING

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18

New York: Woodbeck v. Keller, 6 Con. 118 (1826)

North Carolina: State v. Seaborn, 15 N.C. 305 (1833)

Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778)

South Carolina: 2 Cooper 409

POLE, CARDINAL

An act repealing all articles and provisions made against the see apostolick of Rome, since the twentieth year of King Henry the Eighth, and for the establishment of all spiritual and ecclesiastical possessions and hereditaments conveyed to the laity. 1 & 2 Phil. & M., c. 8 (1554), 6 S.L. 34; 1 & 2
POLE, CARDINAL

Phil. & M., c. 8 (1554 & 1554-55), 4 S.R. 246

PONDS
The bill for burning of frames.
37 Hen. 8, c. 6 (1545), 5 S.L. 222;
37 Hen. 8, c. 6 (1545), 3 S.R. 994
Kentucky: Act of 1802, 107, 118 (1803)
South Carolina: 2 Cooper 409

POOR
For the provision and relief of the poor.
5 & 6 Edw. 6, c. 2 (1552), 5 S.L. 351; 5 & 6 Edw. 6, c. 2
(1551-52), 4 S.R. 131

Justices of peace shall order the punishment of the mother and reputed father of a bastard, &c.
18 Eliz., c. 3 (1575), 6 S.L. 311;
18 Eliz., c. 3 (1575-76), 4 S.R. 610
New Jersey: State v. Price, 11 N.J.L. 143 (1829)
South Carolina: Rembert v. Kelly, 1 Harper 65 (1823)

An act for the reviving, continuance, explanation and perfecting of divers statutes.
35 Eliz., c. 7 (1593), 6 S.L. 434; 35 Eliz., c. 7 (1592-93); 4 S.R. 854

An act for the relief of the poor.
43 Eliz., c. 2 (1601), 7 S.L. 30;
43 Eliz., c. 2 (1601), 4 S.R. 962
Connecticut: Wethersfield v. Montague, 3 Conn. 507 (1821)
Maryland: Mulatto Joan v. Shield's Lessee, 3 H. & McH. 7 (1790)
New Jersey: Moore v. Ewing, 1 N.J.L. 144 (1792); Youngs v. Overseers, 14 N.J.L. 517 (1834)
New York: Gay v. Ballou, 4 Wend. 403 (1830); Ontario Bank v. Bunnell, 10 Wend. 186 (1833)

An act for continuance of divers statutes, and for repeal of some others.
43 Eliz., c. 9 (1601), 7 S.L. 50; 43 Eliz., c. 9 (1601), 4 S.R. 973

An act for the better relief of the poor of this kingdom.
13 & 14 Car. 2, c. 12 (1662), 8 S.L. 94;
14 Car. 2, c. 12 (1662), 5 S.R. 401
New Jersey: Moore v. Ewing, 1 N.J.L. 144 (1792); Township of Vernon v. Township of Wantage,
2 N.J.L. 293 (1 Penning. 311) (1807); Elizabethtown v. Springfield, 3 N.J.L. 67 (2 Penning. 476)
(1809); Ackerman v. Taylor, 9 N.J.L. 65 (1827); Orange v. Springfield, 14 N.J.L. 321 (1834)
New York: Newburgh Turnpike Co. v. Miller, 5 John. Ch. R. 101 (1821); Malcom v. Rogers, 5 Cow. 188 (1825)

An act for reviving and continuance of several acts of parliament therein mentioned.
1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19
New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)
New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)
North Carolina: Davis v. Duke's Adm'r, 1 N.C. (Tayl.) 213 (1801); 1 N.C. (C. & N.) 361 (1801)
Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800);
Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)
South Carolina: 2 Cooper 411

An act for the better explanation and supplying the defects of former laws, for the settlement of the poor.
3 & 4 W. & M., c. 11 (1691), 9 S.L. 142; 3 W. & M., c. 11 (1691), 6 S.R. 314
New York: Gourley v. Allen, 5 Cow. 644 (1825)

An act for reviving, continuing, and explaining several laws there-in mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416

Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)

Georgia: Schley v. Williams, 3 G. & J. 52 (1830)

Pennsylvania: Pott v. Smith, 3 Rawle 361 (1832)

South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

New Jersey: Hopewell v. Amwell, 3 N.J.L. 16 (2 Penning. 422) (1808)

POOR PRISONERS

An act for the relief and release of poor distressed prisoners for debt. 22 & 23 Car. 2, c. 20 (St. 2, c. 16) (1670), 8 S.L. 368; 22 & 23 Car. 2, c. 20 (1670 & 1671), 5 S.R. 734

Maryland: Kilty 240

South Carolina: 2 Cooper 411


Pennsylvania: Rees v. Emerick, 6 S.& R. 286 (1820)

An act for the relief of debtors with respect to the imprisonment of their persons. 2 Geo. 2, c. 22 (1729), 16 S.L. 46

Connecticut: Alsop v. Nichols, 9 Conn. 357 (1832)

Georgia: Adm'rs of Sheftall v. Adm'rs of Clay, Charlt. T.U.P. 227 (1809)

Indiana: Coe v. Givan, 1 Blackf. 367 (1825)

Kentucky: Tribble v. Taul, 23 Ky. (7 T.B. Mon.) 455 (1828)

Maryland: Baltimore Ins. Co. v. M'Fadon, 4 H. & J. 31 (1815)

Stike's Case, 1 Bla. Ch. 57 (1826)

Massachusetts: Stowers v. Barnard, 32 Mass. (15 Pick.) 221 (1834)

New York: Gordon v. Bowne, 2 Johns. R. 150 (1807); Jansen v. Hilton, 10 Johns. R. 549 (1813); Simpson v. Hart, 1 Johns. Ch. R. 91 (1814); Duncan v. Lyon, 3 Johns. Ch. R. 351 (1818); Dale v. Cooke, 4 Johns. Ch. R. 11 (1819); Root v. Taylor, 20 Johns. R. 137 (1822); Wheeler v. Raymond, 5 Cow. 231 (1825); Bridge v. Johnson, 5 Wend. 342 (1830)

North Carolina: Roberts v. Jones, 5 N.C. 353 (1810)

Pennsylvania: Kachlin v. Mulhallon, 2 Dall. 237 (1795); Body v. Thompson, 2 Yeates 217 (1797); Commissioners v. Ross, 3 Binn.
An act for the relief of insolvent debtors. 1 Geo. 3, c. 17 (1760), 23 S.L. 298

Pennsylvania: Road in Hatfield Township, 4 Yeates 392 (1807)

POPERY
An act for the further preventing the growth of popery. 11 & 12 Will. 3, c. 4 (1700), 10 S.L. 315; 11 Will. 3, c. 4 (1698-99), 7 S.R. 586

New York: McCartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)


Virginia: Commonwealth v. Martin's Ex'rs, 19 Va. (5 Munf.) 117

POPE'S SUPREMACY
An act repealing all articles and provisions made against the see apostolick of Rome, since the twentieth year of King Henry the Eighth, and for the establishment of all spiritual and ecclesiastical possessions and hereditaments conveyed to the laity. 1 & 2 Phil. & M., c. 8 (1554), 6 S.L. 34; 1 & 2 Phil. & M., c. 8 (1554-55), 4 S.R. 246


POPISH RECUSANTS
An act for the better discovering and repressing of popish recusants. 3 Jac. 1, c. 4 (1605), 7 S.L. 150; 3 Jac. 1, c. 4 (1605-06) 4 S.R. 1071

Federal: United States v. La Coste, 2 Mas. 129 (1820)

POST-OFFICE
An act for preventing frauds and abuses in the publick revenues of excise, customs, stamp-duties, post-office, and house-money. 6 Geo. 1, c. 21 (1719), 14 S.L. 262

South Carolina: State v. Anderson, 1 Hill 327 (1833)
POSTHUMOUS CHILDREN
An act to enable posthumous children to take estates as if born in their father's life-time.
10 & 11 Will. 3, c. 16 (1699), 10 S.L. 263; 10 Will. 3, c. 22 (1698). 7 S.R. 532
Georgia: Schley 310
Maryland: Kilty 245
New York: Stedfast v. Nicoll, 3 Johns. Cas. 18 (1802)
Pennsylvania: 3 Binney 625;
Roberts 322
South Carolina: 2 Cooper 412

PRECIPE IN CAPITE
In what case a praecipe in Capite is not grantable. 9 Hen. 3, c. 24 (Magna Charta) (1225), 1 S.L. 9;
9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 44

PREROGATIVE
His prerogative in the custody of lands of idiots. 17 Edw. 2, St. 1, c. 9 (1324), 1 S.L. 380;
Temp. Incert., 1 S.R. 226a
Kentucky: Breckenridge's Heirs v. Ormsby, 24 Ky. (1 J.J. Mar.) 236 (1829)
Maryland: Kilty 216
New York: Matter of Salisbury, 3 Johns. Ch. R. 347 (1818)

His prerogative in the preservation of the lands of lunatics. 17 Edw. 2, c. 10 (1324), 1 S.L. 380; Temp. Incert., 1 S.R. 226a
Kentucky: Breckenridge's Heirs v. Ormsby, 24 Ky. (1 J.J. Mar.) 236 (1829)
Maryland: Kilty 216
New York: Matter of Barker, 2 Johns. Ch. R. 232 (1816)
Matter of Salisbury, 3 Johns. Ch. R. 347 (1818)

PRESCRIPTION
An act of limitation with a proviso. 32 Hen. 8, c. 2 (1540), 5 S.L. 7; 32 Hen. 8, c. 2 (1540), 3 S.R. 747
Georgia: Wakeman v. Roache, Dud. (Ga.) 123 (1832)
Kentucky: Reed v. Bullock, 16 Ky. (Litt. Sel. Cas.) 510 (1821)
Woodruff v. Detheridge, 29 Ky. (6 J.J. Mar.) 368 (1831)
Maryland: Pancoast's Lessee v. Addison, 1 H. & J. 350 (1802)
New Jersey: Den v. Morris, 7 N.J.L. 6 (1822); Stevens v. Enders, 13 N.J.L. 271 (1833)
Crane v. Alling, 14 N.J.L. 593 (1835)
New York: Bogardus v. Trinity Church, 4 Pai. Ch. 178 (1833)
Pennsylvania: Boehm v. Engle, 1 Dall. 15 (1767); Morris's Lessee v. Vanderen, 1 Dall. 64 (1782); Eakin v. Raub, 12 S. & R. 330 (1825)
Rhode Island: Inman v. Barnes, 2 Gall. 315 (1814); Sisson v. Seabury, 1 Sumn. 235 (1832)
Tennessee: Weatherhead v. Lessee of Bledsoe's Heirs, 2 Tenn. 352 (1815)

PRESENTMENTS
An act for prevention of vexations and oppressions by arrests, and of delays in suits of law. 13 Car. 2, St. 2, c. 2 (1661), 8 S.L. 27; 13 Car. 2, St. 2, c. 2 (1661), 5 S.R. 323
D.C.: Winter v. Simonton, 2 Cranch C. C. 585 (1825)
Maryland: Winter v. Simonton, 2 Cranch C.C. 585 (1825)
Pennsylvania: Henry v. Boyle, 1 Miles 386 (1830); 3 Binney 623; Roberts 131
South Carolina: Stewart v. M'Clure, 1 Brev. 407 (1804); Smith v. Lewis, 1 N. & Mc. 38 (1817); 2 Cooper 411

PRINTING PRESSES
An act for reviving and continuance of several acts of parliament therein mentioned.
PRINTING PRESSES

1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilber, 1 Pai. Ch. 537 (1829)

North Carolina: Davis v. Duke’s Adm’r, 1 N.C. (Tayl.) 213 (1801); 1 N.C. (C. & N.) 361 (1801)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)

South Carolina: 2 Cooper 411

PRISONS AND PRISONERS

Which prisoners be mainpernable, and which not. The penalty for unlawful bailment. 3 Edw. 1, c. 15 (1275), 1 S.L. 84; 3 Edw. 1, c. 15 (1275), 1 S.R. 30

Georgia: Schley 83

Maryland: Kilty 209

Ohio: Fight v. State, 7 Hamm., Pt. 1, 180 (6 & 7 Ohio 327) (1835)

Rhode Island: Sisson v. Seabury, 1 Summ. 235 (1832)

South Carolina: Barton v. Keith, 2 Hill 537 (1835)

In what case it is felony to break prison, in what not. 1 Edw. 2, St. 2 (1307), 1 S.L. 334; 23 Edw. 1 (1295), 1 S.R. 113

Maryland: Kilty 215

South Carolina: 2 Cooper 404

A Corpus cum cause, or Certiorari to remove him who is in execution at another man’s suit. 2 Hen. 5, St. 1, c. 2 (1414), 3 S.L. 10; 2 Hen. 5, St. 1, c. 2, (1414), 2 S.R. 176

Maryland: Kilty 226

An act for relief of debtors with respect to the imprisonment of their persons. 2 Geo. 2, c. 22 (1729), 16 S.L. 46

Connecticut: Alsop v. Nichols, 9 Conn. 357 (1832)

Georgia: Adm’r of Sheftall v. Adm’s of Clay, Charl’t. T.U.P. 227 (1809)

Indiana: Coe v. Givan, 1 Blackf. 367 (1825)

Kentucky: Tribble v. Taul, 23 Ky. (7 T.B. Mon.) 455 (1828)

Maryland: Baltimore Ins. Co. v. M’Fadon, 4 H. & J. 31 (1815); Strike’s Case, 1 Bla. Ch. 57 (1826)

Massachusetts: Stowers v. Barnard, 32 Mass. (Is Pick.) 221 (1834)

New York: Gordon v. Bowne, 2 Johns. R. 150 (1807); Jensen v. Hilton, 10 Johns. R. 549 (1813); Simpson v. Hart, 1 Johns. Ch. R. 91 (1814); Duncan v. Lyon, 3 Johns. Ch. R. 351 (1818); Dale v. Cooke, 4 Johns. Ch. R. 11 (1819); Root v. Taylor, 20 Johns. R. 13 (1822); Wheeler v. Raymond, 5 Cow. 231 (1825); Bridge v. Johnson, 5 Wend. 342 (1830)

North Carolina: Roberts v. Jones, 5 N.C. 353 (1810)

Pennsylvania: Kachlin v. Mulhallon, 2 Dall. 237 (1795); Boyd v. Thompson, 2 Yeates 217 (1797); Commissioners v. Ross, 3 Binn. 539 (1811); Stewart v. Coulter, 12 S. & R. 445 (1825); Crist v. Brindle, 2 Rawle 121 (1828); Best v. Lawson, 1 Miles 11 (1835)

South Carolina: Sumter v. Welsh, 1 Brev. 539 (1805); Furman v. Elmore (Mackey v. Collin’s Ex’rs.) 2 N. & Mc. 186 (1812); Aiken v. Moore, 1 Hill 432 (1833)

An act for explaining and amending an act made in the last session of parliament intituled, An act for the relief of debtors with respect to the imprisonment of their persons. 3 Geo. 2, c. 27 (1730), 16 S.L. 179

South Carolina: Sumter v. Welsh, 1 Brev. 539 (1805)
An act to explain and amend an act passed in the second year of the reign of his present Majesty, intituled, An act for the relief of debtors with respect to the imprisonment of their persons. 8 Geo. 2, c. 24 (1735), 15 S.L. 535

Connecticut: Alsop v. Nichols, 9 Conn. 357 (1832)
Delaware: Walker v. State, 2 Del. Cas. 437 (1818)
Kentucky: Tribble v. Taul, 23 Ky. (7 T.B. Mon.) 455 (1828)
Maryland: Baltimore Ins. Co. v. M'Fadon, 4 H. & J. 31 (1815)
Massachusetts: Stowers v. Barnard, 32 Mass. (15 Pick.) 221 (1834)
New York: Simpson v. Hart, 1 Johns. Ch. R. 91 (1814); Wheeler v. Raymond, 5 Cow. 231 (1825)
North Carolina: Roberts v. Jones, 5 N.C. 355 (1810)
Pennsylvania: Kachlin v. Mulhallon, 2 Dall. 237 (1795); Boyd v. Thompson, 2 Yeates 217 (1797); Stewart v. Coulter, 12 S. & R. (2nd ed.) 253 (1825); Best v. Lawson, 1 Miles 11 (1835)
South Carolina: Furman v. Elmore, 2 N. & Mc 189 (1812)

An act for relief of debtors with respect to the imprisonment of their persons; and to oblige debtors, who shall continue in execution in prison beyond a certain time, and for sums not exceeding what are mentioned in the act, to make discovery of, and deliver upon oath, their estates for their creditors benefit. 32 Geo. 2, c. 28 (1759), 22 S.L. 487

PRIZES AND PRIVATEERS
An act declaring the authority of the commissioners appointed by his Majesty under the great seal of Great Britain, for receiving, hearing, and determining appeals in causes of prizes. 22 Geo. 2, c. 3 (1749), 19 S.L. 274

Federal: Jennings v. Carson, 1 Pet. Adm. 1 (1792)

PRODEEDENDO
An act for avoiding vexatious delays caused by removing actions and suits out of inferior courts. 21 Jac. 1, c. 23 (1623), 7 S.L. 292; 21 Jac. 1, c. 23 (1623-24), 4 S.R. 1232
Maryland: Kilty 238

PROCESS
The manner to deliver writs to the sheriff to be executed. The sheriff returneth a liberty where none is. Returning of issues. Resistance of execution of process. 13 Edw. 1, St. 1, c. 39 (1285), 1 S.L. 214; 13 Edw. 1, Westminster 2d, c. 39 (1285), 1 S.R. 90
New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806)
Pennsylvania: 3 Binney 607; Roberts 390

Justices in certain cases may amend their records according to former statutes. 4 Hen. 6, c. 3 (1425), 3 S.L. 100; 4 Hen. 6, c. 3 (1425-26) 2 S.R. 230
Georgia: Schley 132
Maryland: Kilty 226
Pennsylvania: 3 Binney 615; Roberts 32
Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

PROCHEIN AMY
The remedy where a guardian maketh a feoffment of his ward's land. Suit by Procchein Amy. 3 Edw. 1, c. 48 (1275), 1 S.L. 106; 3 Edw. 1, c. 48 (1275) 1 S.R. 38
Tennessee: Nelson v. Allen, 9 Tenn. 360 (1830)
PROCTOR
An act against forgers of false deeds and writings. 5 Eliz., c. 14 (1562), 6 S.L. 202; 5 Eliz., c. 14 (1562-63) 4 S.R. 443
Kentucky: Act of 1802, 107, 118 (1803)
North Carolina: State v. Street, 1 N.C. (Tayl.) 158 (1801); State v. Britt, 14 N.C. 122 (1831)
Pennsylvania: Commonwealth v. Searle, 2 Binn. 332 (1810)
South Carolina: 2 Cooper 409

PROFFER
What distresses shall be taken for the King's debts, and how it shall be used. 51 Hen. 3, St. 4 (1266), 1 S.L. 39; Temp. Incert., 1 S.R. 1976
Maryland: Kilty 208

PROHIBITED GOODS
An act for preventing frauds, and regulating abuses in his Majesty's customs. 13 & 14 Car. 2, c. 11 (1662), 8 S.L. 78; 14 Car. 2, c. 11 (1662), 5 S.R. 393
Federal: Robinson v. Hook, 4 Mas. 139 (1826)

PROMISSORY NOTES
An act for giving like remedy upon promissory notes, as is now used upon bills of exchange, and for the better payment of inland bills of exchange. 3 & 4 Anne, c. 9 (1704), 11 S.L. 106; 3 & 4 Anne, c. 8 (1704), 8 S.R. 353
Alabama: Crenshaw v. M'Kiernan, 1 Minor 295 (1824); Robinson v. Crenshaw, 2 Stew. & P. 276 (1832)
Arkansas: Bradley v. Trammel, Hemp. 164 (1832)
Connecticut: Norton v. Lewis, 2 Conn. 478 (1818); Backus v. Danforth, 10 Conn. 297 (1834)
Delaware: Commercial Bank v.
Ross, 1 Del. Cas. 586 (1819)
Georgia: Schley 320
Illinois: Mason v. Wash, 1 Ill. (Breese) 39 (1822)
Indiana: Bullitt v. Scribner, 1 Blackf. 14 (1818)
Maryland: Lindo v. Gardner, 5 U.S. (1 Cranch) 343 (1803); Patterson v. Maryland Ins. Co., 3 H. & J. 71 (1810); Noland v. Ringgold, 3 H. & J. 216 (1811); Bowie v. Duvall, 1 G. & J. 175 (1829); Duncan v. Maryland Sav. Institution, 10 G. & J. 299 (1838); Kilty 245
Massachusetts: Commonwealth v. Leach, 1 Mass. 59 (1804); Jones v. Fales, 4 Mass. 245 (1808); Coolidge v. Ruggles, 15 Mass. 387 (1819)
New Jersey: Garretsie v. Van Ness, 2 N.J.L. 17 (1 Penning. 21)(1806); Reed v. Bainbridge, 4 N.J.L. 351 (1817); Ferris v. Saxton, 4 N.J.L. 1 (1818); Youngs v. Little, 15 N.J.L. 1 (1835)
New York: Mott v. Hicks, 1 Cow. 513 (1823)
Pennsylvania: Wheeler v. Hughes, 1 Dall. 23 (1776); M'Cullough v. Houston, 1 Dall. 441 (1789); Bixler v. Ream, 3 Pen. & W. 282 (1831); 3 Binney 625; Roberts 375
South Carolina: Fleming v. M'Clure, 1 Brev. 428 (1804); Duncan v. Course, 1 Mill 100 (1817); State v. Casados, 1 N. & M. 91 (1818); 2 Cooper 412
Tennessee: Nunnely v. Doherty, 9 Tenn. 26 (1820); Love v. Nelson, 8 Tenn. 237 (1827)
Virginia: Dunlop v. Silver, 5 U.S. (1 Cranch) 367 (1801)

An act for the more effectual preventing the forging the acceptance of bills of exchange,
or the numbers of principal sums of accountable receipts for notes, bills, or other securities for payment of money, or warrants or orders for payment of money, or delivery of goods. 7 Geo. 2, c. 22 (1734), 16 S.L. 477

Maryland: United States v. Book, 2 Cranch C.C. 294 (1822)

South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800)

PROTECTIONS

A clause to repeal a protection of the King's service. 33 Edw. 1, St. 1 (1304), 1 S.L. 307; Temp. Incert. 1 S.R. 217

South Carolina: States v. Stalmaker, 2 Brev. 1 (1805)

PUBLIC ACCOUNTS AND ACCOUNTANTS

The masters remedy against their servants, and other accomptants. 13 Edw. 1, St. 1, c. 11 (1285), 1 S.L. 188; 13 Edw. 1, Westminster 2d, c. 11 (1285), 1 S.R. 80

Kentucky: Bank of United States v. Dallam, 34 Ky. (4 Dana) 574 (1836)

Maryland: Kilty 212

New Hampshire: Bunker v. Hodgdon, 7 N.H. 263 (1834)

Pennsylvania: Shewel v. Fell, 3 Yeates 17 (1800); 3 Binney 604; Roberts 11

Rhode Island: Steere v. Field, 2 Mas. 486 (1822)

South Carolina: 2 Cooper 404

An act for the explanation of an act made in the thirteenth year of the Queen's majesty's reign, intituled, An act to make the lands, tenements, goods and chattels of tellers, receivers, &c. liable to the payment of their debts. 27 Eliz., c. 3 (1585), 6 S.L. 353; 27 Eliz., c. 3 (1584-85), 4 S.R. 708

Alabama: Frisbie v. McCarty, 1 Stew. & P. 56 (1831); Killough v. Steele, 1 Stew. & P. 262 (1832)

Kentucky: Taylor v. Eubanks, 10 Ky. (3 A.K. Mar.) 239 (1821)

North Carolina: Jackson v. Marshall's Adm'r, 5 N.C. 323 (1809); O'Daniel v. Crawford, 15 N.C. 197 (1833); Martin v. Cowles, 18 N.C. 29 (1834)

Ohio: Lessee of Burgett v. Burgett, 1 Hamm. 469 (1 Ohio 207) (1824)

PURVEYANCE AND PURVEYORS

Purveyance for a castle. 9 Hen. 3, c. 19 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 42

Taking of horses, carts, and wood. 9 Hen. 3, c. 21 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 43

No purveyance shall be made but for the King, the Queen, and the King's eldest son. 34 Edw. 3, c. 2 (1360), 2 S.L. 136; 34 Edw. 3, c. 2 (1360-61), 1 S.R. 365

New Jersey: Arnold v. Mundy, 6 N.J.L. 1 (1821)

QUARE IMPEDIT

Justices of Nisi Prius shall record nonsuits, defaults, &c. 12 Edw. 2, St. 1, c. 4 (1318), 1 S.L. 354; 12 Edw. 2, St. Ebor., c. 4 (1318), 1 S.R. 178

Pennsylvania: 3 Binney 609; Roberts 357

QUARTER SESSIONS

An act to prevent delays of proceedings at the quarter sessions of the peace. 5 & 6 W. & M., c. 11 (1694), 9 S.L. 276; 5 & 6 W. & M., c. 11
RAPE

It is felony to commit rape. A married woman elopeth with an adventurer. The penalty for carrying a nun from her house. 13 Edw. 1, St. 1, c. 34 (1285), 1 S.L. 208; 13 Edw. 1, Westminster 2d, c. 34 (1285), 1 S.R. 87

Delaware: Dixon v. Knowles, 2 Del. Cas. 537 (1820)  
Georgia: Schley 108  
Maryland: Kilty 213  
New York: People v. Schuyler, 6 Cow. 572 (1827)  
North Carolina: State v. Dick, 6 N.C. 388 (1818)  
Pennsylvania: 3 Binney 606; Roberts 186  
South Carolina: Bell v. Nealy, 1 Ball. 312 (1829); 2 Cooper 404

An act to take away clergy from the offenders in rape or burglary, and an order for the delivery of clerks convict without purgation. 18 Eliz., c. 7 (1576), 6 S.L. 316; 18 Eliz., c. 7 (1575-76), 4 S.R. 617

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)  
Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)  
South Carolina: 2 Cooper 410  
Tennessee: Crenshaw v. State, 8 Tenn. 122 (1827)  
Virginia: Commonwealth v. Bennet, 4 Va. (2 Va. Cas.) 235 (1820)

RECEIPT OF FELONS

Which prisoners be mainpernable, and which not. The penalty for unlawful bailment. 3 Edw. 1, c. 15 (1275), 1 S.L. 84; 3 Edw. 1, c. 15 (1275), 1 S.R. 30  
Georgia: Schley 83  
Maryland: Kilty 209  
Ohio: Fight v. State, 7 Hamm., Pt. 1, 180 (6 & 7 Ohio 327) (1835)

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)  
South Carolina: Barton v. Keith, 2 Hill 537 (1835)

RECEIVERS OF SHERIFFS

A sheriff having received the King’s debt, shall discharge the debtor. 3 Edw. 1, c. 19 (1275), 1 S.L. 88; 3 Edw. 1, c. 19 (1275), 1 S.R. 32  
South Carolina: M’Vaughters v. Elder, 2 Brev. 307 (1809)

RECOGNIZANCES

For obligations to be taken by two chief justices, the mayor of the staple, and the recorder of London. 23 Hen. 8, c. 6 (1531), 4 S.L. 231; 23 Hen. 8, c. 6 (1531-32), 3 S.R. 372  
Maryland: Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Coombs v. Jordan, 3 Bla. Ch. 284 (1831)  
Ohio: DeWitt v. Osburn, 5 Ohio 480 (1832)

An act for continuance of a former act, intituled, Act to prevent delays in extending statutes, judgments and recognizances. 22 & 23 Car. 2, c. 2 (1670), 8 S.L. 334; 22 & 23 Car. 2, c. 2 (1670 & 1671), 5 S.R. 693  
South Carolina: Longworth v. Screven, 2 Hill 298 (1834)

RECORDS

A record which is defective by misprison of a clerk, shall be amended. 14 Edw. 3, St. 1, c. 6 (1340), 1 S.L. 474; 14 Edw. 3, St. 1, c. 6 (1340), 1 S.R. 283  
Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)  
Georgia: Schley 122  
Maryland: Kilty 216  
Pennsylvania: 3 Binney 610; Roberts 28  
South Carolina: O’Driscoll v. M’Burney, 2 N. & Mc. 58 (1819)  
Virginia: Commonwealth v. Winstons, 26 Va. (5 Rand.) 546 (1827)
No judgment or record shall be reversed for any writ, process, &c., rased. What defects in records may be amended by the judges, and what not. 8 Hen. 6, c. 12 (1429), 3 S.L. 131; 8 Hen. 6, c. 12 (1429), 2 S.R. 248

Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)

Georgia: Schley 132

Maryland: Kilty 227

Pennsylvania: 3 Binney 615; Roberts 33

South Carolina: O'Driscoll v. M'Burney, 2 N. & Mc. 58 (1819)

Rep's of Bourdeaux v. Treasurers, 3 McCord 142 (1825); 2 Cooper 407

Virginia: Commonwealth v. Winstons, 26 Va. (5 Rand.) 546 (1827)

Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

The justices may in certain cases amend defaults in records. 8 Hen. 6, c. 15 (1429), 3 S.L. 137; 8 Hen. 6, c. 15 (1429), 2 S.R. 252

Connecticut: Judson v. Blanchard, 3 Conn. 579 (1821)

Georgia: Schley 134

Kentucky: Jeffrey's Heirs v. Callis, 34 Ky. (4 Dana) 465 (1836)

Maryland: Kilty 227

Pennsylvania: 3 Binney 615; Roberts 34

South Carolina: Rep's of Bourdeaux v. Treasurers, 3 McCord 142 (1825); 2 Cooper 407

Federal: Wilson v. Berry, 2 Cranch C.C. 707 (1826)

The punishment of those who commit redisseisin. 52 Hen. 3, c. 8 (1267), 1 S.L. 61; 52 Hen. 3, St. Marlb., c. 8 (1267), 1 S.R. 21

Pennsylvania: 3 Binney 600; Roberts 146

REGISTER

An act for the publick registri ng of all deeds, conveyances, and wills, that shall be made of any honors, manors, lands, tenements, or hereditaments, within the west riding of the county of York, after the nine and twentieth day of September, one thousand seven hundred and four. 2 & 3 Anne, c. 4 (1703), 11 S.L. 15; 2 & 3 Anne, c. 4 (1703), 8 S.R. 253

New York: Grant v. United States Bank, 1 Cai. Cas. 112 (1804)

An act for the publick registri ng of deeds, conveyances, and wills, and other incumbrances which shall be made of, or that may affect any honors, manors, lands, tenements, or hereditaments, within the county of Middlesex, after the twenty ninth day of September, one thousand seven hundred and nine. 7 Anne, c. 20 (1708), 11 S.L. 502; 7 Anne, c. 20 (1708), 9 S.R. 89

New York: Grant v. United States Bank, 1 Cai. Cas. 112 (1804); Jackson v. Burgott, 10 Johns. R. 457 (1813)

Pennsylvania: Lessee of Correy v. Caxton, 4 Binn. 140 (1811)

South Carolina: Thayer v. Davidson, Bail. Eq. 412 (1831)

RELEASES

Of what things an assise shall lie. Certificate of assise. Attachment in an assise. 13 Edw. 1, St. 1 c. 25 (1285), 1 S.L. 198; 13 Edw. 1, Westminster 2d, c. 25 (1285), 1 S.R. 84

Pennsylvania: Barnet v. Ihrie, 17 S. & R. 174 (1828); 3 Binney 605; Roberts 152
RELIEFS

The relief of the King's tenant of full age. 9 Hen. 3, c. 2 (Magna Charta) (1225), 1 S.L. 2; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 34

RELIGIOUS DOCTRINES

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18

New York: Woodbeck v. Keller, 6 Cow. 118 (1826)
North Carolina: State v. Seaborn, 15 N.C. 305 (1833)
Pennsylvania: Republica v. Roberts, 1 Dall. 39 (1778)
South Carolina: 2 Cooper 409

RELIGIOUS HOUSES

A contra formam collationis; and a cessavit to recover lands given in alms. 13 Edw. 1, St. 1, c. 41 (1285), 1 S.L. 218; 13 Edw. 1, Westminster 2d, c. 41 (1285), 1 S.R. 91


RENTS

For recovery of arrearages of rents by executors of tenants in fee-simple. 32 Hen. 8, c. 37 (1540), 5 S.L. 53; 32 Hen. 8, c. 37 (1540), 3 S.R. 791

Georgia: Schley 202
Maryland: Kilty 232
New York: Ex'rs of Van Rensselaer v. Ex'rs of Platner, 2 Johns. Cas. 17 (1800); Devisees of Van Rensselaer v. Ex'rs of Platner, 2 Johns. Cas. 24 (1800)
Pennsylvania: 3 Binney 620; Roberts 254

An act for the more effectual preventing frauds committed by tenants, and for the more easy recovery of rents, and renewal of leases. 4 Geo. 2, c. 28 (1731), 16 S.L. 252

Connecticut: Chalker v. Chalker, 1 Conn. 79 (1814)
Georgia: Schley 357
Maryland: Mackubin v. Whetcroft, 4 H. & McH. 135 (1798); Jones v. Magill, 1 Bla. Ch. 177 (1825); Kilty 249
New Jersey: Farley v. Craig, 11 N.J.L. 262 (1830)
New York: Jackson v. Collins, 11 Johns. R. 1 (1814); Cornell v. Lamb, 2 Cow. 652 (1824); Jackson v. Sheldon, 5 Cow. 448 (1826); People v. Haskins, 7 Wend. 463 (1831)
South Carolina: Marshall v. Giles, 3 Brev. 488 (1814)

REPLEVIN

Who may take replevins of distresses. 52 Hen. 3, c. 21 (1267); 1 S.L. 70; 52 Hen. 3, St. Marl., c. 21 (1267), 1 S.R. 24

Pennsylvania: Weaver v. Lawrence, 1 Dall. 156 (1785)

A Recordare to remove a plaint. Pledges to prosecute a suit. Second deliverance. 13 Edw. 1, St. 1, c. 2 (1285), 1 S.L. 166; 13 Edw. 1, Westminster 2d, c. 2 (1285), 1 S.R. 72
Maryland: Kilty 212
New Hampshire: Bell v. Bartlett, 7 N.H. 178 (1834)
New York: Knapp v. Colburn, 4 Wend. 616 (1830); M'Farland v. M'Nitt, 10 Wend. 329 (1833);
Process of exigent shall be awarded in debt, detinue, and replevin. 25 Edw. 3, St. 5, c. 17 (1350), 2 S.L. 59; 25 Edw. 3, St. 5, c. 17 (1351-52), 1 S.R. 322

Maryland: Kilty 220
South Carolina: 2 Cooper 405

Restitution of Possession
An act to enable judges and justices of the peace to give restitution of possession in certain cases. 21 Jac. 1, c. 15 (1623), 7 S.L. 272; 21 Jac. 1, c. 15 (1623-24), 4 S.R. 1222

Georgia: ExParte Putnam, Charl. T.U.P. 78 (1806)
Maryland: Kilty 237
New Jersey: Crane v. Dod, 2 N.J.L. 320 (1808)
New York: People v. Nelson, 13 Johns. R. 340 (1816)
North Carolina: State v. Butler, 1 N.C. (C. & N.) 331 (1801)
Pennsylvania: Respublica v. Sloane, 2 Yeates 229 (1797); Commonwealth v. Stover, 1 S. & R. 480 (1815); 3 Binney 623; Roberts 290
South Carolina: State v. Speirin, 1 Brev. 119 (1802); State v. Senft, 2 Hill 367 (1834); 2 Cooper 410

Returns
What shall be done with them that make false return of writs. 28 Edw. 1, St. 3, c. 16 (1300), 1 S.L. 300; 28 Edw. 1, Artic. sup. Cart., c. 16 (1300), 1 S.R. 140

Pennsylvania: 3 Binney 608; Roberts 392
South Carolina: 2 Cooper 404

Reversioners
A writ of error or attaindomaintainable by him in the reversion. 9 Rich. 2, c. 3 (1385), 2 S.L. 277; 9 Rich. 2, c. 3 (1385), 2 S.R. 38

Maryland: Kilty 223
New Jersey: Black v. Kirgan, 15 N.J.L. 45 (1835)
New York: Dale v. Roosevelt, 8 Cow. 333 (1826)
Pennsylvania: 3 Binney 613; Roberts 209

Where he in the reversion may be received in a suit commenced against the particular tenant. 13 Rich. 2, St. 1, c. 17 (1389), 2 S.L. 321; 13 Rich. 2, St. 1, c. 17 (1389-90), 2 S.R. 66

Pennsylvania: 3 Binney 614; Roberts 210

The remedy where a tenant granteth over his estate, taketh the profits, and committeth waste. 11 Hen. 6, c. 5 (1433), 3 S.L. 185; 11 Hen. 6, c. 5 (1433), 2 S.R. 280

Georgia: Schley 135
Maryland: Kilty 227
Pennsylvania: 3 Binney 616

Reversions
Concerning grantees of reversions to take advantage of the conditions to be performed by the lessees. 32 Hen. 8, c. 34 (1540), 5 S.L. 48; 32 Hen. 8, c. 34 (1540) 3 S.R. 788
Kentucky: Birney v. Haim, 12 Ky. (2 Litt.) 262 (1822)
Maryland: Moale v. Tyson, 2 H. & McH. 387 (1789); Kilty 232
New Jersey: Farley v. Craig, 11 N.J.L. 262 (1830)
New York: Ex'rs of Platner v. Devises of Van Rensselaer, 3 Johns. Cas. 475 (1802); Demarest v. Willard, 8 Cow. 206 (1828)
Pennsylvania: 3 Binney 620; Roberts 227
South Carolina: Ex'rs of M'Crady v. Brisbane, 1 N. & Mc. 104 (1818)

Rights, Bill of
An act for declaring the rights and liberties of the subject, and
settling the succession of the crown. 1 W. & M., Sess. 2, c. 2 (1688), 9 S.L. 67; 1 W. & M., Sess. 2, c. 2 (1688), 6 S.R. 142

Maryland: Williams Case, 3 Bla. Ch. 186 (1831)

RIOTS
The sheriffs, and all other the King's officers, shall suppress rioters, and imprison them, and all other offending against the peace. 17 Rich. 2, c. 8 (1393), 2 S.L. 360; 17 Rich. 2, c. 8 (1393-94), 2 S.R. 89

Maryland: Kilty 224

The justices of peace and the sheriffs shall arrest those which commit any riot, &c. inquire of them, and record their offences. 13 Hen. 4, c. 7 (1411), 2 S.L. 490; 13 Hen. 4, c. 7 (1411), 2 S.R. 169

Maryland: Kilty 225

Virginia: Mackaboy v. Commonwealth, 4 Va. (2 Va. Cas.) 268 (1821)

Commissions shall be awarded to enquire of a riot, and of the justices default therein. 2 Hen. 5, St. 1, c. 8 (1414), 3 S.L. 25; 2 Hen. 5, St. 1, c. 8 (1414), 2 S.R. 184

Maryland: Kilty 226

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify his recognisances, &c. 3 Hen. 7, c. 1 (1487), 4 S.L. 27; 3 Hen. 7, c. 1 (1487), 2 S.R. 509

Georgia: Schley 137

Maryland: Kilty 228

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

Pennsylvania: 3 Binney 616; Roberts 102

Virginia: Commonwealth v. Burton, 31 Va. (4 Leigh) 645 (1832)

Riot. 19 Hen. 7, c. 13 (1503), 4 S.L. 95; 19 Hen. 7, c. 13 (1503-04), 2 S.R. 657

Maryland: Kilty 230

Virginia: Mackaboy v. Commonwealth, 4 Va. (2 Va. Cas.) 268 (1821)

An act for preventing tumults and riotous assemblies, and for the more speedy and effectual punishing the rioters. 1 Geo. 1, St. 2, c. 5 (1714), 13 S.L. 142

Massachusetts: Commonwealth v. Jenkins, Thac. Cr. Cas. 118 (1825)

RIVERS
Defending of banks. 9 Hen. 3, c. 16 (Magna Charta) (1225), 1 S.L. 7; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 41

New York: Rogers v. Jones, 1 Wend. 237 (1828)

No man shall fasten nets to any thing over rivers. 2 Hen. 6, c. 15 (1423), 3 S.L. 92; 2 Hen. 6, c. 19 (1423), 2 S.R. 225

Pennsylvania: Berryhill v. Wells, 5 Binn. 56 (1812)

ROBBERS AND MURDERERS
Punishment of murders. 4 Hen. 8, c. 2 (1512), 4 S.L. 120; 4 Hen. 8, c. 2 (1512) 3 S.R. 49

South Carolina: 2 Cooper 408

ROBBERY
An act, that no person robbing any house in the day-time, although no person be therein, shall be admitted to have the benefit of his clergy. 39 Eliz., c. 15 (1597), 7 S.L. 10; 39 Eliz., c. 15 (1597-98) 4 S.R. 914

Kentucky: Act of 1802, 107, 118 (1803)
South Carolina: 2 Cooper 410

An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transporation of felons. 6 Geo. 1, c. 23 (1719), 14 S.L. 292

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the more effectual preventing and further punishment of forgery, perjury and subornation of perjury; and to make it felony to steal bonds, notes or other securities for payment of money. 2 Geo. 2, c. 25 (1729), 16 S.L. 69

New York: People v. Holbrook, 13 Johns. R. 90 (1816)

Pennsylvania: Commonwealth v. Boyer, 1 Binn. 201 (1807)

South Carolina: State v. Washington, 1 Bay 117 (1791); State v. Holly, 2 Bay 262 (1800); State v. Casados, 1 N. & Mc 91 (1818); State v. Thomas, 2 McCord 527 (1823)

Federal: United States v. Stewart, 4 Wash. C.C. 226 (1818); United States v. Moulton, 5 Mas. 537 (1830); United States v. Gibert, 2 Sumn. 19 (1834)

An act for the amendment of the law relating to actions on the statute of Hue and Cry. 8 Geo. 2, c. 16 (1735), 16 S.L. 511

Maine: Herman v. Drinkwater, 1 Me. 27 (1820)

An act for the more effectual preventing of robberies and thefts upon any navigable rivers, ports of entry or discharge, wharfs, and keys adjacent. 24 Geo. 2, c. 45 (1751), 20 S.L. 281

Federal: United States v. Moulton, 5 Mas. 537 (1830)

ROGUES AND VAGABONDS

An act against vagabonds and beggers. 11 Hen. 7, c. 2 (1494), 4 S.L. 55; 11 Hen. 7, c. 2 (1495), 2 S.R. 569

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

An act touching the punishment of vagabonds for their first offence, and for their second offence, and of them that do relieve them. 19 Hen. 7, c. 12 (1503), 4 S.L. 95; 19 Hen. 7, c. 12 (1503-04), 2 S.R. 656

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Re begging laws. 27 Hen. 8, c. 25 (1535), 4 S.L. 387; 27 Hen. 8, c. 25 (1535-36), 3 S.R. 558

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Justices of peace shall order the punishment of the mother and reputed father of a bastard, &c. 18 Eliz., c. 3 (1576), 6 S.L. 311; 18 Eliz., c. 3 (1575-76) 4 S.R. 610

New Jersey: State v. Price, 11 N.J.L. 143 (1829)

South Carolina: Rembert, v. Kelly, 1 Harper 65 (1823)

An act for the reviving, continuance, explanation and perfecting of divers statutes. 35 Eliz., c. 7 (1593), 6 S.L. 434; 35 Eliz., c. 7 (1592-93) 4 S.R. 854


An act for punishment of rogues, vagabonds and sturdy beggars. 39 Eliz., c. 4 (1597), 7 S.L. 1; 39 Eliz., c. 4 (1597-98), 4 S.R. 899

An act to amend and make more effectual the laws relating to rogues, vagabonds, and other idle and disorderly persons, and to houses of correction. 17 Geo. 2, c. 5 (1744), 18 S.L. 144

New Jersey: Boice v. Gibbons, 8 N.J.L. 324 (1826)

ROME (SEE OF)

For the restraint of appeals. 24 Hen. 8, c. 12 (1532), 4 S.L. 257; 24 Hen. 8, c. 12 (1532-33), 3 S.R. 427

New York: Bay v. Van Rensselaer, 1 Pai. Ch. 423 (1829)

An act repealing all articles and provisions made against the see apostolick of Rome, since the twentieth year of King Henry the Eighth, and for the establishment of all spiritual and ecclesiastical possessions and hereditaments conveyed to the laity. 1 & 2 Phil. & M., c. 8 (1554), 6 S.L. 34; 1 & 2 Phil. & M. c. 8 (1554 & 1554-55), 4 S.R. 246


SANCTUARY

For abjurations and sanctuaries. 22 Hen. 8, c. 14 (1530), 4 S.L. 208; 22 Hen. 8, c. 14 (1530-31), 3 S.R. 332

North Carolina: State v. Gayner, 1 N.C. (C. & N.) 305 (1801)

South Carolina: 2 Cooper 408

Tennessee: Garner v. State, 13 Tenn. 160 (1833)

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18

New York: Woodbeck v. Keller, 6 Cow. 118 (1826)

North Carolina: State v. Seaborn, 15 N.C. 305 (1833)

Pennsylvania: Respublica v. Roberts, 1 Dall. (1778)

South Carolina: 2 Cooper 409

SCOTLAND

An act for the better preservation of his Majesty's woods in America, and for the encouragement of the importation of naval stores from thence; and to encourage the importation of masts, yards and bowsprights, from that part of Great Britain called Scotland. 2 Geo. 2, c. 35 (1729), 16 S.L. 102

Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825); Duvall v. Waters, 1 Bla. Ch. 569 (1829)

An act for relief of such as his Majesty's loyal subjects, in that part of Great Britain called Scotland, whose title deeds and writings were destroyed or carried off by the rebels in the late rebellion. 20 Geo. 2, c. 20 (1747), 19 S.L. 51

New Jersey: Cozens v. Long, 3 N.J.L. 331 (2 Penning. 764) (1811)

SEAMEN

An act for reviving and continuance of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)

North Carolina: Davis v. Duke's Adm'r, Tayl. 213 (1801); C. & N. 361 (1801)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)
An act for the increase and encouragement of seamen. 7 & 8 Will. 3, c. 21 (1696), 9 S.L. 419; 7 & 8 Will. 3, c. 21 (1695-96), 7 S.R. 98


An act for the better regulation and government of seamen in the merchants service. 2 Geo. 2, c. 36 (1729), 16 S.L. 110

Federal: Babbell v. Gardner, Bee Adm. 87 (1796); The Sarah Jane, Bl. & How. 401 (1833); The Union, Bl. & How. 545 (1836)

SEDITIOUS WORDS AND RUMOURS

Against seditious words and rumors. 1 & 2 Phil. & M., c. 3 (1554), 6 S.L. 27; 1 & 2 Phil. & M., c. 3 (1554 & 1554-55), 4 S.R. 240

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

SERVANTS

None shall lose his goods by his servants offence. Speedy justice shall be done from day to day, and from hour to hour. 27 Edw. 3, St. 2, c. 19 (1353), 2 S.L. 90; 27 Edw. 3, St. 2, c. 19 (1353), 1 S.R. 340

South Carolina: 2 Cooper 405

A remedy for executors against servants that embezze their masters goods after his death. 33 Hen. 6, c. 1 (1455), 3 S.L. 320; 33 Hen. 6, c. 1 (1455), 2 S.R. 369

South Carolina: 2 Cooper 407

Servants embezzeling their masters goods to the value of forty shillings, or above, shall be punished as felons. 21 Hen. 8, c. 7 (1529), 4 S.L. 174; 21 Hen. 8, c. 7 (1529), 3 S.R. 289

New York: People v. Hennessey, 15 Wend. 147 (1836)

North Carolina: State v. Higgins, 1 N.C. (1 Mart. R. 62) 59 (1792)

Pennsylvania: 3 Binney 618; Roberts 342

Vermont: State v. White, 2 Tyler 352 (1803)

SERVANTS IN HUSBANDRY AND TRADES

No servants in husbandry, or labourer, shall wear any sword, buckler, or dagger. Unlawful games prohibited. 12 Rich. 2, c. 6 (1388), 2 S.L. 302; 12 Rich. 2, c. 6 (1388), 2 S.R. 57

D.C.: United States v. Dixon, 4 Cranch C.C. 107 (1830)

Maryland: United States v. Dixon, 4 Cranch C.C. 107 (1830)

An act containing divers orders for artificers, labourers, servants of husbandry and apprentices. 5 Eliz., c. 4 (1562), 6 S.L. 159; 5 Eliz., c. 4 (1562-63) 4 S.R. 414

Connecticut: Barkhamsted v. Parsons, 3 Conn. 1 (1819)

New Jersey: State v. Taylor, 3 N.J.L. 58 (2 Penning. 467) (1808); Akerman v. Taylor, 9 N.J.L. 65 (1827)

North Carolina: Dowd v. Davis, 15 N.C. 61 (1833)

Pennsylvania: Commonwealth v. Sturgeon, 2 Bro. (Pa.) 205 (1810); Ex Parte Meason, 5 Binn. 167 (1812)

South Carolina: M'Knight v. Hogg, 3 Brev. 44 (1812)

SERVICE IN THE KING'S WARS

They that do go with the King in his wars, may make feoffments of their lands, to the use of their wills without licence, and they shall have their own liveries, and authority to dispose the wardship of their heirs. 7 Hen. 7, c. 3 (1490), 4 S.L. 53; 7 Hen. 7, c. 2 (1491), 2 S.R. 550
New York: M'Cartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)

SHEEP AND SHEEP-STEALING
An act to render the laws more effectual for preventing the stealing and destroying of sheep, and other cattle. 14 Geo. 2, c. 6 (1741), 17 S.L. 419

New York: Healy's Case, 4 Rog. N.Y. City H. Rec. 36 (1819)

North Carolina: State v. Hall, Tayl. 126 (1799)

SHERIFFS
What distresses shall be taken for the King's debts, and how it shall be used. 51 Hen. 3, St. 4 (1266), 1 S.L. 39; Temp. Incert., 1 S.R. 197b

Maryland: Kilty 208

Which prisoners be mainpernable, and which not. The penalty for unlawful bailment. 3 Edw. 1, c. 15 (1275), 1 S.L. 84; 3 Edw. 1, c. 15 (1275) 1 S.R. 30

Georgia: Schley 83

Maryland: Kilty 209

Ohio: Fight v. State, 7 Hamm., Pt. 1, 180 (6 & 7 Ohio 327) (1835)

A sheriff having received the King's debt, shall discharge the debtor. 3 Edw. 1, c. 19 (1275), 1 S.L. 88; 3 Edw. 1, c. 19 (1275) 1 S.R. 32

South Carolina: M'Vaughters v. Elder, 2 Brev. 307 (1809)

The order of the indictments taken in the sheriff's tourn. 13 Edw. 1, St. 1, c. 13 (1285), 1 S.L. 191; 13 Edw. 1, Westminster 2d, c. 13 (1285), 1 S.R. 81

Connecticut: Andrews v. Pardee, 5 Day 29 (1811)

New York: People v. Dalton, 15 Wend. 581 (1836)

The manner to deliver writs to the sheriff to be executed. The sheriff returneth a liberty where none is. Returning of issues. Resistance of execution of process. 13 Edw. 1, St. 1, c. 39 (1285), 1 S.L. 214; 13 Edw. 1, Westminster 2d, c. 39 (1285), 1 S.R. 90

New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806)

Pennsylvania: 3 Binney 607; Roberts 390

At what times the gates of great towns shall be shut, and when the night-watch shall begin and end. 13 Edw. 1, St. 2, c. 4 (1285), 1 S.L. 232; 13 Edw. 1, St. Wynton, c. 4 (1285), 1 S.R. 97

Maryland: Kilty 214

What process shall be awarded against those that be appealed by approvers. 28 Edw. 1, St. 2 (1300), 1 S.L. 287; 28 Edw. 1 (1300), 1 S.R. 141

Pennsylvania: 3 Binney 608; Roberts 62

Sheriffs, bailiffs of hundreds, and escheators, shall have sufficient in the county. 4 Edw. 3, c. 9 (1330), 1 S.L. 434; 4 Edw. 3, c. 9 (1330) 1 S.R. 264

South Carolina: 2 Cooper 405

Sheriffs and gaolers shall receive offenders without taking anything. 4 Edw. 3, c. 10 (1330), 1 S.L. 435; 4 Edw. 3, c. 10 (1330) 1 S.R. 264

South Carolina: 2 Cooper 405

The Statute of Winchester confirmed, and every sheriff shall proclaim it. 7 Rich. 2, c. 6 (1383), 2 S.L. 265; 7 Rich. 2, c. 6 (1383) 2 S.R. 33

Maryland: Kilty 222

Every sheriff shall in person continue in his bailiwick, and shall not let it. 4 Hen. 4, c.
No sheriff shall let to ferm his county or any bailiwick. The sheriffs and bailiffs fees and duties in several cases. 23 Hen. 6, c. 10 (1444), 3 S.L. 269; 23 Hen. 6, c. 9 (1444-45), 2 S.R. 334

D.C.: Winter v. Simonton, 2 Cranch C.C. 585 (1825); Swann v. Ringgold, 4 Cranch C.C. 238 (1832); United States v. Hilliard, 4 Cranch C.C. 644 (1835)

Georgia: Central Bank v. Kendrick, Dud. (Ga.) 66 (1831)

Kentucky: Lampton v. Taylor, 16 Ky. (Litt. Sel. Cas.) 273 (1821)

Maryland: Gresham v. Gassaway, 1 H. & McH. 34 (1718); Gorsuch v. Holmes (Osborn v. Jones), 4 H. & McH. 5 (1797); Winter v. Simonton, 2 Cranch C.C. 585 (1825); Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832); United States v. Hilliard, 4 Cranch C.C. 644 (1835); Kilty 227

Massachusetts: Long v. Billings, 9 Mass. 479 (1813)

New Jersey: Nottingham v. Giles, 2 N.J.L. 111 (1 Penning. 120) (1806); Howard v. Blackford, 3 N.J.L. 344 (2 Penning. 777) (1811); Reed v. Bainbridge, 4 N.J.L. 351 (1817); Vroom v. Ex'rs of Smith, 14 N.J.L. 479 (1834)

New York: Love v. Palmer, 7 Johns. R. 159 (1810); Strong v. Tompkins, 8 Johns. R. 98 (1811); Newburgh Turnpike Co. v. Miller, 5 Johns. Ch. R. 101 (1821); Malcom v. Rogers, 5 Cow. 188 (1825); Hawley v. James, 16 Wend. 61 (1836)

North Carolina: Joyce v. Williams, Tayl. 27 (1799)

Ohio: Morris v. Marcy, 4 Hamm. 83 (4 Ohio) (1829)

South Carolina: Stewart v. M'Culure, 1 Brev. 407 (1804); Lavall v. Gell, 2 Brev. 265 (1809); Blanding v. Rogers, 2 Brev. 394. (1810) Commissioner v. Hanion, 1 N. & Mc. 554 (1819); Saunders v. Hughes, 2 Bail. 504 (1831); Treasurers v. Barksdale, 1 Hill 272 (1833); Virginia Swann v. Ringgold, 4 Cranch C.C. 238 (1823)

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify his recognisances, &c. 3 Hen. 7, c. 1 (1487), 4 S.L. 27; 3 Hen. 7, c. 1 (1487), 2 S.R. 509

Georgia: Schley 137

Maryland: Kilty 228

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

Pennsylvania: 3 Binney 616; Roberts 102

Virginia: Commonwealth v. Burton, 31 Va. (4 Leigh) 645 (1832)

Sheriffs. 19 Hen. 7, c. 10 (1503), 4 S.L. 91; 19 Hen. 7, c. 10 (1503-04), 2 S.R. 654

Georgia: State v. Dew, Charl. R.M. 397 (1835)

Maryland: Kilty 230

An act to prevent extortion in sheriffs, under sheriffs, and bailiffs of franchises or liberties, in cases of execution. 29 Eliz., c. 4 (1587), 6 S.L. 390; 29 Eliz., c. 4 (1586-87), 4 S.R. 769

Connecticut: Preston v. Bacon, 4 Conn. 471 (1823)

D.C.: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)

Maryland: Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832)

North Carolina: Matlock v. Gray, 11 N.C. 1 (1825)

South Carolina: 2 Cooper 410

Virginia: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)
SHHERIFFS

An act for reviving and continuation of several acts of parliament therein mentioned. 1 Jac. 2, c. 17 (1685), 8 S.L. 463; 1 Jac. 2, c. 17 (1685), 6 S.R. 19

New Jersey: Orange v. Springfield, 14 N.J.L. 321 (1834)

New York: Foster v. Wilbert, 1 Pai. Ch. 537 (1829)

North Carolina: Davis v. Duke's Adm'r, Tayl. 213 (1801), C. & N. 361 (1801)

Pennsylvania: Lessee of Ware v. Fisher, 2 Yeates 578 (1800); Harris v. Hayes, 6 Binn. 422 (1814); Bevan v. Taylor, 7 S. & R. 397 (1821)

South Carolina: 2 Cooper 411

An act for the better regulating of the office of sheriffs, and for ascertaining their fees, and the fees for suing out their patents, and passing their accounts. 3 Geo. 1. c. 15 (1716), 13 S.L. 423

Maryland: Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832)

New Jersey: Allen v. Smith, 12 N.J.L. 159 (1831)

New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806); Adams v. Hopkins, 5 Johns. R. 252 (1810);

South Carolina: Osborne v. Huger, 1 Bay 176 (1791)

An act for the ease of sheriffs with regard to the return of process. 20 Geo. 2, c. 37 (1747), 19 S.L. 86

Maryland: Kilty 252

South Carolina: Osborne v. Huger, 1 Bay 176 (1791)

SHERIFFS' TOURN (TURN)

At what time shall be kept a county court, sheriff's turn, and a leet. 9 Hen. 3, c. 35 (Magna Charta) (1225), 1 S.L. 12; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 48

SHIPS AND SHIPPING

A ship shall not be lost for a small thing therein not customed. 38 Edw. 3, St. 1, c. 8 (1365), 2 S.L. 171; 38 Edw. 3, St. 1, c. 8 (1363-64), 1 S.R. 384

South Carolina: 2 Cooper 406

Re rates of shipping on English ships. 32 Hen. 8, c. 14 (1540), 5 S.L. 24; 32 Hen. 8, c. 14 (1540), 3 S.R. 760

Federal: Schooner Volunteer, 1 Sumn. 551 (1834)

An act to prevent the delivering up of merchant ships. 16 Car. 2, c. 6 (1664), 8 S.L. 208; 16 Car. 2, c. 6 (1664), 5 S.R. 521

South Carolina: 2 Cooper 411

An act for punishing of accessories to felonies, and receivers of stolen goods, and to prevent the wilful burning and destroying of ships. 1 Anne, St. 2, c. 9 (1701), 10 S.L. 487; 1 Anne, St. 2, c. 9 (1702), 8 S.R. 168

New York: M'Niff's Case, 1 Rog. N.Y. City H. Rec. 8 (1816)

North Carolina: State v. Sparrow, 7 N.C. 487 (1819)

South Carolina: State v. Counsil, 1 Harp. 53 (1823); State v. Robbins, 1 N. & Mc. 512 (1819); State v. Wright, 4 McCord 358 (1827); State v. Sims, 2 Bail. 29 (1830); 2 Cooper 412

Tennessee: State v. Evans, 1 Tenn. 211 (1806)

An act for the preserving of all such ships and goods thereof, which shall happen to be forced on shore, or stranded, upon the coasts of this kingdom, or any other of her Majesty's dominions. 12 Anne, St. 2, c. 18 (1713), 13 S.L. 121; 13 Anne, c. 21 (1713), 9 S.R. 971
Federal: Two Catherines, 2 Mas. 319 (1821)

An act to settle how far owners of ships shall be answerable for the acts of the masters or mariners. 7 Geo. 2, c. 15 (1734), 16 S.L. 465

Maryland: Kilty 250

An act for the more effectual preventing of robberies and thefts upon any navigable rivers, ports of entry or discharge, wharfs, and keys adjacent. 24 Geo. 2, c. 45 (1751), 20 S.L. 281

Federal: United States v. Moulton, 5 Mas. 537 (1830)

An act for enforcing the laws against persons who shall steal or detain shipwrecked goods; and for the relief of persons suffering losses thereby. 26 Geo. 2, c. 19 (1753), 21 S.L. 53

Federal: Two Catherines, 2 Mas. 319 (1821)

An act for the encouragement of seamen, and the more speedy and effectual manning his Majesty’s navy. 29 Geo. 2, c. 34 (1756), 21 S.L. 481

Pennsylvania: Watson v. Ins. Co. of N.A., 1 Binn. 47 (1803)

SHOP BOOKS

An act to avoid the double payment of debts. 7 Jac. 1, c. 12 (1609), 7 S.L. 241; 7 Jac. 1, c. 12 (1609-10), 4 S.R. 1169

South Carolina: Lamb v. Hart’s Adm’rs, 1 Brev. 105 (1802); Thomas v. Dyott, 1 N. & Mc. 186 (1818); 2 Cooper 410

SILK

An act for encouraging the silk manufactures of this kingdom, and for securing the duties payable upon the importation of velvets, wrought silks, and silks mixed with other materials, not manufactured in Great Britain. 26 Geo. 2, c. 21 (1753), 21 S.L. 63

South Carolina: Leonard v. Caskin, Bee Adm. 146 (1799)

Federal: Leonard v. Caskin, Bee Adm. 146 (1799)

SINECURE OFFICES

Sheriffs. 19 Hen. 7, c. 10 (1503), 4 S.L. 91; 19 Hen. 7, c. 10 (1503-04), 2 S.R. 654

Georgia: State v. Dew’s, Charlt. R.M. 397 (1835)

Maryland: Kilty 230

SLANDER, AND SLANDEROUS LIES AND REPORTS

None shall report slandrous news, whereby discord may arise. 3 Edw. 1, c. 34 (1275), 1 S.L. 97; 3 Edw. 1, c. 34 (1275), 1 S.R. 35

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

South Carolina: State v. Lehre, 2 Brev. 446 (1811); 3 Wheel. Cr. C. 282 (1811)

The punishment of him that telleth lies of the peers or great officers of the realm. 12 Rich. 2, c. 11 (1388), 2 S.L. 305; 12 Rich. 2, c. 11 (1388), 2 S.R. 59

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)

SPECIAL VERDICTS

The authority of justices of Nisi prius. Adjournment of suits. Certain writs that are determinable in their proper counties. A jury may give their verdict at large. None but who were summoned shall be put in assises or juries. 13 Edw. 1, St. 1, c. 30 (1285), 1 S.L. 203; 13 Edw. 1, Westminster 2d, c. 30 (1285), 1 S.R. 85
New Jersey: Springer v. Reeves, 4 N.J.L. 207 (1818)

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)
Pennsylvania: 3 Binney 605; Roberts 326

SPIRITUAL COURTS

An act that no person shall be cited out of the diocese where he or she dwelleth, except in certain cases. 23 Hen. 8, c. 9 (1531), 4 S.L. 237; 23 Hen. 8, c. 9 (1531-32), 3 S.R. 377
Ohio: Flight v. State, 7 Hamm., Pt. 1, 180, (6 & 7 Ohio) 327 (1835)

SPiritual Dignities

Guardians shall maintain the inheritance of their wards; and of bishopricks, &c. 9 Hen. 3, c. 5 (Magna Charta) (1225), 1 S.L. 3; 9 Hen. 3, (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 36

No waste shall be made in wards lands; nor in bishops, during the vacation. 3 Edw. 1, c. 21 (1275), 1 S.L. 91; 3 Edw. 1, c. 21 (1275), 1 S.R. 32
Georgia: Schley 89

SPIRITUAL PERSONS

Spiritual persons abridged from having pluralities of livings, and from taking of ferms, &c. 21 Hen. 8, c. 13 (1529), 4 S.L. 177; 21 Hen. 8, c. 13 (1529), 3 S.R. 292
Maryland: Miller v. Lord Proprietary, 1 H. & McH. 543 (1774)

Fraudulent deeds made by spiritual persons to defeat their successors of remedy for dilapidations, shall be void, &c. 13 Eliz., c. 10 (1570), 6 S.L. 281; 13 Eliz., c. 10 (1571), 4 S.R. 544
Georgia: Savannah v. Steam Boat Co., Charlt. R.M. 342 (1830)
New Jersey: Den, State v. Helmes, 3 N.J.L. 600 (2 Penning. 1050) (1813)

Pennsylvania: Magill v. Brown, Bright N.P. 346 (1833)

STAMP DUTIES

An act for laying impositions on proceedings at law. 22 & 23 Car. 2, c. 9 (St. 2, c. 5) (1670), 8 S.L. 347; 22 & 23 Car. 2, c. 9 (1670 & 1671), 5 S.R. 712
Georgia: Schley 251
Pennsylvania: Hinds v. Knox, 4 S. & R. 417 (1819); 3 Binney 624; Roberts 138

An act for making good the deficiencies of several funds therein mentioned; and for enlarging the capital stock of the bank of England; and for raising the public credit. 8 & 9 Will. 3, c. 20 (1697), 10 S.L. 34; 8 & 9 Will. 3, c. 20 (1696-97), 7 S.R. 218
D.C.: United States v. Watkins, 3 Cranch C.C. 441 (1829)
Maryland: United States v. Watkins, 3 Cranch C.C. 441 (1829)
Federal: United States v. Watkins, 3 Cranch C.C. 441 (1829)

An act for preventing frauds and abuses in the public revenues of excise, customs, stamp-duties, post-office, and house-money. 6 Geo 1, c. 21 (1719), 14 S.L. 262
South Carolina: State v. Anderson, 1 Hill 327 (1833)

STANDING ARMY

An act for declaring the rights and liberties of the subject, and settling the succession of the crown. 1 W. & M., Sess. 2, c. 2 (1688), 9 S.L. 67; 1 W. & M., Sess. 2, c. 2 (1688), 6 S.R. 142
Maryland: Williams' Case, 3 Bla. Ch. 186 (1831)

STAPLE

The jurisdiction of the mayor and constables of the staple. All people of the staple shall be ruled by the law-merchant; and not by the common law. 27 Edw.
3, St. 2, c. 8 (1353), 2 S.L. 83; 27 Edw. 3, St. 2, c. 8 (1353), 1 S.R. 336
Maryland: Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

The effect of a recognisance knowledged in the staple for recovery of a debt. 27 Edw. 3, St. 2, c. 9 (1353), 2 S.L. 85; 27 Edw. 3, St. 2 c. 9 (1353), 1 S.R. 336
Maryland: Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

Ohio: Dewit v. Osburn, 5 Hamm. (Ohio) 480 (1832)
South Carolina: Dupont v. Screven, 2 Hill 298 (1834)
The warranty of packing of wool shall be put out. An inquest shall be de Medietate Linguae, where an alien is party. 28 Edw. 3, c. 13 (1354), 2 S.L. 104; 28 Edw. 3, c. 13 (1354), 1 S.R. 348
North Carolina: State v. Antonio, 11 N.C. 200 (1825)
Pennsylvania: Respublica v. Mesca, 1 Dall. 73 (1783); 3 Binney 611; Roberts 336

Of what things the mayor and constable of staple shall take cognisance. 36 Edw. 3, St. 1, c. 7 (1362), 2 S.L. 152; 36 Edw. 3, c. 7 (1362), 1 S.R. 373
Maryland: Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Coombs v. Jordan, 3 Bla. Ch. 284 (1831)

STAR CHAMBER
An act for the regulating of the privy council, and for taking away the court commonly called the star-chamber. 16 Car. 1, c. 10 (1640), 7 S.L. 338; 16 Car. 1, c. 10 (1640), 5 S.R. 110
Georgia: Roe v. Savannah, Charl. T.U.P. 36 (1805)

An act to prevent the infamous practice of stock-jobbing. 7 Geo. 2, c. 8 (1734), 16 S.L. 443
New York: Frost v. Clarkson, 7 Cow. 24 (1827)

STOLEN GOODS
At what time restitution shall be made of goods stolen. 21 Hen. 8, c. 11 (1529), 4 S.L. 175; 21 Hen. 8, c. 11 (1529), 3 S.R. 291
Georgia: Schley 157
New York: Andrew v. Dieterich, 14 Wend. 31 (1835)
Pennsylvania: Piscataqua Bank v. Turnley, 1 Miles 312 (1836)
South Carolina: 2 Cooper 408
An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transportations of felons, and unlawful exporters of wool; and for declaring the law upon some points relating to pirates. 4 Geo. 1, c. 11 (1717), 13 S.L. 471
D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)
Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transporation of felons. 6 Geo. 1, c. 23 (1719), 14 S.L. 292
D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the more easy discovery and effectual punishment of buyers and receivers of stolen goods. 22 Geo. 3, c. 58 (1782), 34 S.L. 82
Tennessee: Wright v. State, 13 Tenn. 154 (1833)

STORES
An act giving further encouragement
for the importation of naval stores, and for other purposes therein mentioned. 8 Geo. 1, c. 12 (1721), 14 S.L. 384

Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825); Duvall v. Waters, 1 Bla. Ch. 569 (1829)

An act for the better preservation of his Majesty's woods in America, and for the encouragement of the importation of naval stores from thence; and to encourage the importation of masts, yards and bowsprights, from that part of Great Britain called Scotland. 2 Geo. 2, c. 35 (1729), 16 S.L. 102

Maryland: The Chancellor's Case, 1 Bla. Ch. 595 (1825); Duvall v. Waters, 1 Bla. Ch. 569 (1829)

SUBSIDIES

A subsidy in respect of this Charter, and the Charter of the Forest, granted to the King. 9 Hen. 3, c. 37 (Magna Charta) (1225), 1 S.L. 13; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 49

A subsidy granted to the King of tonnage and poundage, and other sums of money, payable upon merchandise exported and imported. 12 Car. 2, c. 4 (1660), 7 S.L. 362; 12 Car. 2, c. 4 (1660), 5 S.R. 18

Maryland: Blackiston v. Carroll (1695), 1 Am. Leg. Rec. 29

An act for granting an aid to her Majesty, by sale of several annuities at the Exchequer, for carrying on the war against France and Spain. 1 Anne, St. 2, c. 5 (1701), 10 S.L. 479; 1 Anne, St. 2, c. 5 (1702), 8 S.R. 163

Maryland: Williams' Case, 3 Bla. Ch. 186 (1831)

SUGAR

An act for granting certain duties in the British colonies and plantations in America; for continuing, amending, and making perpetual, an act passed in the sixth year of the reign of his late majesty King George the Second, (intituled, An act for the better securing and encouraging the trade of his Majesty's sugar colonies in America;) for applying the produce of such duties, and of the duties to arise by virtue of the said act, towards defraying the expences of defending, protecting, and securing the said colonies and plantations; for explaining an act made in the twenty fifth year of the reign of King Charles the Second, (intituled, An act for the encouragement of the Greenland and Eastland trades, and for the better securing the plantation trade;) and for altering and disallowing several drawbacks on exports from this kingdom, and more effectually preventing the clandestine conveyance of goods to and from the said colonies and plantations, and improving and securing the trade between the same and Great Britain. 4 Geo. 3, c. 15 (1764), 26 S.L. 33

Maryland: Dashiel v. Heron, 1 H. & McH. 385 (1771)

SUGGESTIONS

None shall be condemned upon suggestion without lawful presentment. 25 Edw. 3, St. 5, c. 4 (1350), 2 S.L. 53; 25 Edw. 3, St. 5, c. 4 (1351-52), 1 S.R. 321

Federal: Ex Parte Crane, 30 U.S. (5 Pet.) 190 (1831)

Upon an untrue suggestion in the chancery, damages may be
awarded. 17 Rich. 2, c. 6 (1393), 2 S.L. 360; 17 Rich 2, c. 6 (1393-94), 2 S.R. 88
Maryland: Mayer v. Tyson, 1 Bla. Ch. 559 (1829); Kilty 224

SUIT FOR LAND
No waste shall be made hanging a suit for the land. 6 Edw. 1, c. 13 (1278), 1 S.L. 127; 6 Edw. 1, St. Glouc., c. 13 (1278), 1 S.R. 50
Georgia: Schley 96
Pennsylvania: 3 Binney 603; Roberts 418

SUITS, PREVENTING OF
An act for preventing suits against such as acted for their Majesties service in defence of the kingdom. 4 & 5 W. & M., c. 19 (1692), 9 S.L. 220; 4 W. & M., c. 19 (1692), 6 S.R. 411

SUMMONS
A sheriff having received the King's debt, shall discharge the debtor. 3 Edw. 1, c. 19 (1275), 1 S.L. 88; 3 Edw. 1, c. 19 (1275), 1 S.R. 32
South Carolina: M'Vaughters v. Elder, 2 Brev. 307 (1809)

SUNDAY
Certain days wherein fairs and markets ought not to be kept. 27 Hen. 6, c. 5 (1448), 3 S.L. 295; 27 Hen. 6, c. 5 (1448-49), 2 S.R. 351
New York: Story v. Elliott, 8 Cow. 27 (1827)

An act for the better observation of the Lord's day, commonly called Sunday. 29 Car. 2, c. 7 (1676), 8 S.L. 412; 29 Car. 2, c. 7 (1677), 5 S.R. 848
Maryland: Kilty 242
New Jersey: Crocket v. Vanderveer, 3 N.J.L. 422, 2 Penning. 856 (1811)

New York: Field v. Park, 20 Johns. R. 140 (1822); Story v. Elliott, 8 Cow. 27 (1827); Boynton v. Page, 13 Wend. 425 (1835)

SUPERSTITIOUS USES
An act for feoffments and assurances of land and tenements made to the use of any parish church, chapel, or such like. 23 Hen. 8, c. 10 (1531), 4 S.L. 239; 23 Hen. 8, c. 10 (1531-32), 3 S.R. 378
New York: M'Cartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1827)

SUSPECTED PERSONS
Of what things a coroner shall inquire. 4 Edw. 1, St. 2 (1276), 1 S.L. 110; 4 Edw. 1 (1275-76), 1 S.R. 40
Georgia: Schley 90
Maryland: Kilty 210
Pennsylvania: 3 Binney 601; Roberts 100

TALES DE CIRCUMSTANTIBUS
An act declaring that the tenant and defendant may have a tales de circumstantibus, as well as the demandant or plaintiff. 14 Eliz., c. 9 (1572), 6 S.L. 302; 14 Eliz., c. 9 (1572), 4 S.R. 600
Maryland: Kilty 235

TALLOW
It shall be felony to convey, or procure to be conveyed, into any ship or other vessel, any leather tanned or untanned, or any salt or untanned hides, or any backs of sole-leather, or any tallow, to the intent to transport the same over the sea, to be sold by way of merchandize. 1 Eliz., c. 10 (1558), 6 S.L. 137; 1 Eliz., c. 10 (1558-59), 4 S.R. 370
Pennsylvania: Levinz v. Will, 1 Dall. 430 (1789)

TANNERS AND TANNING
The penalty of a cordwainer using the mystery of a tanner. 2 Hen. 6, c. 7 (1423), 3 S.L. 83; 2 Hen. 6, c. 7 (1423), 2 S.R. 220
New Jersey: Herbert v. Hardenbergh, 10 N.J.L. 222 (1828)

THE TEMPLARS
Statutum de Terris Templariorum. 17 Edw. 2, St. 3 (1324), 1 S.L. 385; 17 Edw. 2, St. 2 (1323-24), 1 S.R. 194

TENANTS IN COMMON
Waste maintainable by one tenant in common against another. 13 Edw. 1, St. 1, c. 22 (1285), 1 S.L. 196; 13 Edw. 1, Westminster 2d, c. 22 (1285), 1 S.R. 63
Georgia: Schley 106
Maryland: Kilty 212
New York: Hawley v. Clowes, 2 Johns. Ch. R. 122 (1816)
Pennsylvania: 3 Binney 604; Roberts 420
For joint tenants and tenants in common. 31 Hen. 8, c. 1 (1539), 4 S.L. 447; 31 Hen. 8, c. 1 (1539), 3 S.R. 718
Delaware: Ex Parte Burgess, 1 Del. Ch. 233 (1822)
Kentucky: Coleman v. Hutchenson, 6 Ky. (3 Bibb) 209 (1813); Venable v. Beauchamp, 33 Ky. (3 Dana) 321 (1835)
Maine: Hanson v. Willard, 12 Me. 142 (1835)
Maryland: Kilty 231
Massachusetts: Mussey v. Sanborn, 15 Mass. 155 (1818)
New Jersey: Stevens v. Enders, 13 N.J.L. 271 (1833)
New York: Devisees of Van Rensselaer v. Ex'rs of Platner, 2 Johns. Cas. 24 (1800); Bradshaw v. Callaghan, 8 Johns. R. 558 (1811); Gallatian v. Cunningham, 8 Cow. 361 (1826)
Pennsylvania: Vidal v. Girard, 1 Miles 322 (1836); Weiser v. Weiser, 5 Watts 279 (1836); 3 Binney 619; Roberts 217
South Carolina: Spann v. Blocker, 2 N. & Mc. 593 (1820); 2 Cooper 408
Virginia: Thornton v. Thornton, 24 Va. (3 Rand.) 179 (1825)

An act for making perpetual an act for the more easy recovery of small tithes; and also an act for the more easy obtaining partition of lands in coparcenary, joint tenancy, and tenancy in common; and also for making more effectual and amending several acts relating to the return of jurors. 3 & 4 Anne, c. 18 (1704), 11 S.L. 113; 3 & 4 Anne, c. 16 (1704), 8 S.R. 366
Kentucky: O'Bannon v. Roberts' Heirs, 32 Ky. (2 Dana) 54 (1834)

TENANT BY THE CURTESY
An alienation of land by the tenant by the curtesy with warrant shall be void. 6 Edw. 1, c. 3 (1278), 1 S.L. 120; 6 Edw. 1, St. Glouc., c. 3 (1278), 1 S.R. 47
Pennsylvania: Vidal v. Girard, 1 Miles 322 (1836); 3 Binney 602; Roberts 208
Where the wife shall be endowable of lands recovered against her husband. Where the heir may avoid a dower recovered. A remedy for particular tenants losing by default. 13 Edw. 1, St. 1, c. 4 (1285), 1 S.L. 171; 13 Edw. 1, Westminster 2d, c. 4 (1285), 1 S.R. 74
Georgia: Schley 98
Maryland: Kilty 212
Pennsylvania: 3 Binney 603; Roberts 182
Where a stranger coming in by a collateral title, not party to the suit, shall be received. 20 Edw. 1, St. 3 (1292), 1 S.L. 265; 20 Edw. 1, St. Def. Right, (1291-92) 1 S.R. 110

Georgia: Schley 112
Maryland: State v. Buchanan, 5 H. & J. 317 (1821)
Pennsylvania: 3 Binney 608; Roberts 413

TENANT IN DOWER
Where a stranger coming in by a collateral title, not party to the suit, shall be received. 20 Edw. 1, St. 3 (1292), 1 S.L. 265; 20 Edw. 1, St. Def. Right, (1291-92) 1 S.R. 110

Georgia: Schley 112
Maryland: State v. Buchanan, 5 H. & J. 317 (1821)
Pennsylvania: 3 Binney 608; Roberts 413

Certain alienation made by the wife, of the lands of her deceased husband, shall be void. 11 Hen. 7, c. 20 (1494), 4 S.L. 67; 11 Hen. 7, c. 20 (1495), 2 S.R. 583

Georgia: Schley 146
Maryland: Kilty 229
Pennsylvania: 3 Binney 617; Roberts 211

TENANT IN FEE SIMPLE
The erection of the court of surveyors of the King's lands, the names of the officers there, and their authority. 33 Hen. 8, c. 39 (1541), 5 S.L. 115; 33 Hen. 8, c. 39 (1541-42), 3 S.R. 879

Maryland: Miller v. Lord Proprietor, 1 H. & McH. 543 (1774)

TENANT IN FREE MARRIAGE
Where the wife shall be endowable of lands recovered against her husband. Where the heir may avoid a dower recovered. A remedy for particular tenants losing by default. 13 Edw. 1, St. 1, c. 4 (1285), 1 S.L. 171; 13 Edw. 1, Westminster 2d, c. 4 (1285), 1 S.R. 74

Georgia: Schley 98
Maryland: Kilty 212
Pennsylvania: 3 Binney 603; Roberts 182

TENANT BY THE CURTESY

TENANT FOR LIFE
Where the wife shall be endowable of lands recovered against her husband. Where the heir may avoid a dower recovered. A remedy for particular tenants losing by default. 13 Edw. 1, St. 1, c. 4 (1285), 1 S.L. 171; 13 Edw. 1, Westminster 2d, c. 4 (1285), 1 S.R. 74

Georgia: Schley 98
Maryland: Kilty 212
Pennsylvania: 3 Binney 603; Roberts 182

Where a stranger coming in by a collateral title, not party to the suit, shall be received. 20 Edw. 1, St. 3 (1292), 1 S.L. 265; 20 Edw. 1, St. Def. Right, (1291-92) 1 S.R. 110

Georgia: Schley 112
Maryland: State v. Buchanan, 5 H. & J. 317 (1821)
Pennsylvania: 3 Binney 608; Roberts 413

TENANT IN TAIL
Where the wife shall be endowable of lands recovered against her husband. Where the heir may avoid a dower recovered. A remedy for particular tenants losing by default. 13 Edw. 1, St. 1, c. 4 (1285), 1 S.L. 171; 15 Edw. 1, Westminster 2d, c. 4 (1285), 1 S.R. 74

Georgia: Schley 98
Maryland: Kilty 212
Pennsylvania: 3 Binney 603; Roberts 182
Where a stranger coming in by
a collateral title, not party to
the suit, shall be received. 20
Edw. 1, St. 3 (1292), 1 S.L. 265;
20 Edw. 1, St. Def. Right, (1291-
92), 1 S.R. 110
Georgia: Schley 112
Maryland: State v. Buchanan, 5 H.
& J. 317 (1821)
Pennsylvania: 3 Binney 608; Roberts
413

Tenants in Tail

Where a stranger coming in by
a collateral title, not party to
the suit, shall be received. 20
Edw. 1, St. 3 (1292), 1 S.L. 265;
20 Edw. 1, St. Def. Right, (1291-
92), 1 S.R. 110
Georgia: Schley 112
Maryland: State v. Buchanan, 5 H.
& J. 317 (1821)
Pennsylvania: 3 Binney 608; Roberts
413

Tenants in Ward

Of what things an assise shall
lie. Certificate of assise. At-
tachment in an assise. 13 Edw.
1, St. 1, c. 25 (1285), 1 S.L.
198; 13 Edw. 1, Westminster
2d, c. 25 (1285), 1 S.R. 84
Pennsylvania: Barnet v. Ihrie, 17
S. & R. 174 (1828); 3 Binney
605; Roberts 152

Tenants for Years

Of what things an assise shall
lie. Certificate of assise. At-
tachment in an assise. 13 Edw.
1, St. 1, c. 25 (1285), 1 S.L.
198; 13 Edw. 1, Westminster
2d, c. 25 (1285), 1 S.R. 84
Pennsylvania: Barnet v. Ihrie, 17
S. & R. 174 (1828); 3 Binney
605; Roberts 152

Where a stranger coming in by
a collateral title, not party to
the suit, shall be received. 20
Edw. 1, St. 3 (1292), 1 S.L. 265;
20 Edw. 1, St. Def. Right, (1291-
92), 1 S.R. 110
Georgia: Schley 112
Maryland: State v. Buchanan, 5 H.
& J. 317 (1821)
Pennsylvania: 3 Binney 608; Roberts
413

Fermors shall enjoy their leases
against recoveries by feigned
titles, &c. 21 Hen. 8, c. 15
(1529), 4 S.L. 186; 21 Hen. 8, c.
15 (1529), 3 S.R. 297
Georgia: Schley 158

Pennsylvania: 3 Binney 618; Roberts
214

Thieves

That a man killing a thief in his
defence, shall not forfeit his
goods. 24 Hen. 8, c. 5 (1532),
4 S.L. 252; 24 Hen. 8, c. 5
(1532-33), 3 S.R. 422
South Carolina: 2 Cooper 408

Tithes

At what time shall be kept a
county court, sheriff's turn,
and a leet. 9 Hen. 3, c. 35
(Magna Charta) (1225), 1 S.L.
12; 9 Hen. 3 (Magna Charta)
(1224-25), 1 S.R. 22
Georgia: Schley 48

An act for payment of tithes.
2 & 3 Edw. 6, c. 13 (1548), 5
S.L. 307; 2 & 3 Edw. 6, c. 13
(1548), 4 S.R. 55
New Hampshire: Bullard v. Bell,
1 Mas. 243 (1817)
North Carolina: Dowd v. Seawell,
14 N.C. 185 (1831)
Federal: United States v. Colt,
Pet. C.C. 145 (1818)

An act for making perpetual an
act for the more easy recovery
of small tithes; and also an act
for the more easy obtaining
partition of lands in coparcenary,
joint tenancy, and tenancy in
common; and also for making
more effectual and amending
several acts relating to the
return of jurors. 3 & 4 Anne,
c. 18 (1704), 11 S.L. 113; 3 &
4 Anne, c. 16 (1704), 8 S.R. 366
Kentucky: O'Bannon v. Roberts' Heirs, 32 Ky. (2 Dana) 54 (1834)

Tobacco

An act for the encouragement
of trade. 15 Car. 2, c. 7 (1663),
8 S.L. 160; 15 Car. 2, c. 7
(1663), 5 S.R. 449
Massachusetts: Randolph v. Catch

TONGUE
It shall be felony to cut out the tongue, or pull out the eyes of the King's liege people. 5 Hen. 4, c. 5 (1403), 2 S.L. 448; 5 Hen. 4, c. 5 (1403-04), 2 S.R. 144

South Carolina: 2 Cooper 406

TONNAGE AND POUNDAGE
A subsidy granted to the King of tonnage and poundage, and other sums of money, payable upon merchandize exported and imported. 12 Car. 2, c. 4 (1660), 7 S.L. 362; 12 Car. 2, c. 4 (1660), 5 S.R. 181

Maryland: Blackiston's Ex'rs. v. Carroll (1696), 1 Am. Leg. Rec. 29

An act for granting his Majesty a further subsidy of tunnage and poundage, towards raising the yearly sum of seven hundred thousand pounds, for the service of his Majesty's household, and other uses therein mentioned, during his Majesty's life. 9 & 10 Will. 3, c. 23 (1698), 10 S.L. 145; 9 Will. 3, c. 23 (1697-98), 7 S.R. 382

South Carolina: Berney v. Tax-Collector, 2 Bail. 654 (1831)

TOWNS
At what times the gates of great towns shall be shut, and when the night-watch shall begin and end. 13 Edw. 1, St. 2, c. 4 (1285), 1 S.L. 232; 13 Edw. 1, St. Wynton, c. 4 (1285), 1 S.R. 97

Maryland: Kilty 214

TRADE
An act for the encouragement of trade. 15 Car. 2, c. 7 (1663), 8 S.L. 160; 15 Car. 2, c. 7 (1663), 5 S.R. 449


TRANSPORTATION
An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transportations of felons, and unlawful exporters of wool; and for declaring the law upon some points relating to pirates. 4 Geo. 1, c. 11 (1717), 13 S.L. 471

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transportation of felons. 6 Geo. 1, c. 23 (1719), 14 S.L. 292

D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)

Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

An act for the more easy and effectual conviction of offenders found at large within the kingdom of Great Britain, after they have been ordered for transportation. 16 Geo. 2, c. 15 (1743), 18 S.L. 120

Georgia: A. v. B., Charl. R.M. 228 (1822)
TREASON

A declaration which offences shall be adjudged treason. 25 Edw. 3, St. 5, c. 2 (1350), 2 S.L. 50; 25 Edw. 3, St. 5, c. 2 (1351-52), 1 S.R. 319

Maryland: Kilty 217
New Jersey: Denn v. Clark, 1 N.J.L. 340 (1795)
South Carolina: State v. Gutridge, 1 Bay 281 (1793); 2 Cooper 405


There shall be no forfeiture of lands for treason of dead persons not attainted. 34 Edw. 3, c. 12 (1360), 2 S.L. 141; 34 Edw. 3, c. 12 (1360-61), 1 S.R. 367
South Carolina: 2 Cooper 406

An act whereby offences be made high treason, and taking away all sanctuaries for all manner of high treasons. 26 Hen. 8, c. 13 (1534), 4 S.L. 337; 26 Hen. 8, c. 13 (1534), 3 S.R. 508
New Jersey: Denn v. Clark, 1 N.J.L. 340 (1795)

An act to proceed by commission of Oyer and Terminer against such person as shall confess treason, &c without remanding the same to be tried in the shire where the offence was committed. 33 Hen. 8, c. 23 (1541), 5 S.L. 107; 33 Hen. 8, c. 23 (1541-42), 3 S.R. 863
New Jersey: Denn v. Clark 1 N.J.L. 340 (1795)
Tennessee: Garner v. State, 13 Tenn. T60 (1833)
Virginia: Commonwealth v. Gaines, 4 Va. (2 Va. Cas.) 172 (1819)

An act for the repeal of certain statutes concerning treasons and felonies. 1 Edw. 6, c. 12 (1547), 5 S.L. 259; 1 Edw. 6, c. 12 (1547), 4 S.R. 18

New York: Woodbeck v. Keller, 6 Cow. 118 (1826)
North Carolina: State v. Seaborn, 15 N.C. 305 (1833)
Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778)
South Carolina: 2 Cooper 409

An act whereby certain offences be made treasons, and also for the government of the King's and Queen's majesties issue. 1 & 2 Phil. & M., c. 10 (1554), 6 S.L. 53; 1 & 2 Phil. & M., c. 10 (1554 & 1554-55), 4 S.R. 255
Maryland: Kilty 233
Pennsylvania: Respublica v. M'Carty, 2 Dall. 86 (1781)
South Carolina: State v. Lehre, 3 Wheel. Cr.C. 282 (1811); 2 Brev. 446 (1811)
Tennessee: Garner v. State, 13 Tenn. T60 (1833)

An act for regulating of trials in cases of treason and misprison of treason. 7 Will. 3, c. 3 (1698), 9 S.L. 389; 7 & 8 Will. 3, c. 3 (1695-96), 7 S.R. 6
Georgia: State v. Calvin, Charl. R.M. 142 (1822)
Maryland: Kilty 243
New York: People v. Van Santvoord, 9 Cow. 655 (1821)
Pennsylvania: Respublica v. Roberts, 1 Dall. 39 (1778); Respublica v. M'Carty, 2 Dall. 86 (1781)
South Carolina: 2 Cooper 412
Federal: United States v. Cornell, 2 Mas. 91 (1820); United States v. Curtis, 4 Mas. 232 (1826)

TRESPASS

To whom the only writ of trespass of Oyer and Terminer shall be granted. In what case the writ of Odio & Atia is granted. 13 Edw. 1, St. 1, c. 29 (1285), 1 S.L. 202; 13 Edw. 1, Westminster 2d, c. 29 (1285), 1 S.R. 85
Maryland: Blackiston's Exrx. v. Carroll (1696), 1 Am Leg. Rec. 29
The authority of justices of Nisi prius. Adjournment of suits. Certain writs that are determinable in their proper counties. A jury may give their verdict at large. None but who were summoned shall be put in assises or juries. 13 Edw. 1, St. 1, c. 30 (1285), 1 S.L. 203; 13 Edw. 1, Westminster 2d, c. 30 (1285), 1 S.R. 85
New Jersey: Springer v. Reeves, 4 N.J.L. 207 (1818)
New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr. C. 330 (1804)
Pennsylvania: 3 Binney 605; Roberts 326

What sort of persons shall be justices of the peace; and what authority they shall have. 34 Edw. 3, c. 1 (1360), 2 S.L. 135; 34 Edw. 3, c. 1 (1360-61) 1 S.R. 364
D.C.: Ex Parte Reed, 4 Cranch C.C. 562 (1835)
Georgia: Schley 126
Maryland: Ex Parte Reed, 4 Cranch C.C. 582 (1835); Kilty 220
Massachusetts: Commonwealth v. Leach, 1 Mass. 59 (1804); Commonwealth v. Knowlton, 2 Mass. 530 (1807)
New York: Ex Parte Rhodes, 2 Wheel. Cr.C. 559 (1816)
Pennsylvania: Commonwealth v. Duane (Commonwealth v. Davies), 1 Binn. 97 (1806); 2 Wheel. Cr. C. 533 (1807); Kroemer v. Commonwealth, 3 Binn. 577 (1811); 3 Binney 612; Roberts 339

TRIAL
None shall be condemned without trial. Justice shall not be sold or deferred. 9 Hen. 3, c. 29 (Magna Charta) (1225), 1 S.L. 10; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 46
South Carolina: 2 Cooper 403

Tennessee: Case of Darby, 3 Wheel. Cr.C. 1 (1824)

An act to redress disorders in common informers. 18 Eliz., c. 5 (1576), 6 S.L. 312; 18 Eliz., c. 5 (1575-76), 4 S.R. 615
Georgia: Schley 218
Maryland: Kilty 235
New York: Clark v. Dewey, 5 Johns. R. 251 (1810); Bradway v. Le Worthy, 9 Johns. R. 251 (1812)

An act to prevent inconveniences arising from delays of causes after issue joined. 14 Geo. 2, c. 17 (1741), 17 S.L. 434
Pennsylvania: Hannum v. Gregg, 2 Yeates 240 (1797)

UNDER SHERIFFS
An act for swearing of under-sheriffs and other under officers and ministers. 27 Eliz., c. 12 (1585), 6 S.L. 371; 27 Eliz., c. 12 (1584-85), 4 S.R. 719
New Jersey: Allen v. Smith, 12 N.J.L. 159 (1831)
Tennessee: Glasgow's Lessee v. Smith, 1 Tenn. 144 (1805)

An act to prevent extortion in sheriffs, under sheriffs, and bailiffs of franchises or liberties, in cases of execution. 29 Eliz., c. 4 (1587), 6 S.L. 390; 29 Eliz., c. 4 (1586-87), 4 S.R. 769
Connecticut: Preston v. Bacon, 4 Conn. 471 (1823)
D.C.: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)
Maryland: Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832)
North Carolina: Matlock v. Gray, 11 N.C. 1 (1825)
South Carolina: 2 Cooper 410
Virginia: Swann v. Ringgold, 4 Cranch C.C. 238 (1832)
UNITED KINGDOM OF GREAT BRITAIN

An act for the more effectual execution of the criminal laws in the two parts of the united kingdom. 13 Geo. 3, c. 31 (1773), 30 S.L. 36

Pennsylvania: Simmons v. Commonwealth, 5 Binn. 617 (1813)

UNIVERSITIES

An act to restrain the disposition of lands, whereby the same become unalienable. 9 Geo. 2, c. 36 (1736), 17 S.L. 82

Delaware: Silvers v. Jones, 2 Del. Cas. 632 (1821)

New York: M'Cartee v. Orphan Asylum Soc'y, 9 Cow. 437 (1821)


USURERS AND USURY

A bill against usury. 37 Hen. 8, c. 9 (1545), 5 S.L. 225; 37 Hen. 8, c. 9 (1545), 3 S.R. 996

Illinois: Act of 1819, Laws of Illinois 1 (1819)


North West Territory: Act of 1799, Pease, ed., Laws of the Northwest Territory 353, 401 (1799)

Tennessee: Stump v. Napier, 10 Tenn. 35 (1821)


An act against usury. 13 Eliz., c. 8 (1570), 6 S.L. 276; 13 Eliz., c. 8 (1571), 4 S.R. 542

Illinois: Act of 1819, Laws of Illinois (1819)


New York: Jackson v. Henry, 10 Johns. R. 185 (1813)

North West Territory: Act of 1799, Pease, ed., Laws of the Northwest Territory 353, 401 (1799)

Tennessee: Stump v. Napier, 10 Tenn. 35 (1821)

Virginia: Whitworth v. Adams, 26 Va. (5 Rand.) 333 (1827)

An act against usury. 21 Jac. 1, c. 17 (1623), 7 S.L. 275; 21 Jac. 1, c. 17 (1623-24), 4 S.R. 1223

New York: Mowry v. Bishop, 5 Pai. Ch. 98 (1835)

Tennessee: Stump v. Napier, 10 Tenn. 35 (1821)

Virginia: Whitworth v. Adams, 26 Va. (5 Rand.) 333 (1827)

An act for the restraining the taking of excessive usury. 12 Car. 2, c. 13 (1660), 7 S.L. 440; 12 Car. 2, c. 13 (1660), 5 S.R. 236

Tennessee: Stump v. Napier, 10 Tenn. 35 (1821)

Virginia: Whitworth v. Adams, 26 Va. (5 Rand.) 333 (1827)

VERDICT

The penalty if a judge or clerk make a false entry, raise a roll, or change a verdict. 8 Rich. 2, c. 4 (1384), 2 S.L. 274; 8 Rich. 2, c. 4 (1384), 2 S.R. 37

Pennsylvania: 3 Binney 613; Roberts 389

South Carolina: 2 Cooper 406

VEXATIOUS SUITS

An act for ease in pleading troublesome and contentious suits prosecuted against justices of the peace, mayors, constables, and certain other his Majesty's officers, for the lawful execution of their office. 7 Jac. 1, c. 5 (1609), 7 S.L. 226; 7 Jac. 1, c. 5 (1609-10), 4 S.R. 1161

Georgia: Schley 237

Maryland: Kilty 236

Massachusetts: Commonwealth v. Leach, 1 Mass. 59 (1804)
An act to enlarge and make perpetual the act made for ease in pleading against troublesome and contentious suits prosecuted against justices of the peace, mayors, constables and certain other his Majesty's officers, for the lawful execution of their office, made in the seventh year of his Majesty's most happy reign. 21 Jac. 1, c. 12 (1623), 7 S.L. 269; 21 Jac. 1, c. 12 (1623-24), 4 S.R. 1220

Maryland: Kilty 236
Massachusetts: Commonwealth v. Leach, 1 Mass. 59 (1804); Pearce v. Atwood, 13 Mass. 324 (1816); Sackett v. Sackett, 25 Mass. 309 (8 Pick.) (1829)
Pennsylvania: Kerlin v. Heacock, 3 Binn. 215 (1810)

VICAR AND VICARAGES

In appropriations of benefices provision shall be made for the poor and the vicar. 4 Hen. 4, c. 12 (1402), 2 S.L. 433; 4 Hen. 4, c. 12 (1402), 2 S.R. 136


VIEW OF FRANKPLEDGE

At what time shall be kept a county court, sheriff's turn, and a leet. 9 Hen. 3, c. 35 (Magna Charta) (1225), 1 S.L. 12; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 48

VINTNERS

A Statute of the Pillory and Tumbrel, and the Assise of Bread and Ale. 51 Hen. 3, St. 6 (1266), 1 S.L. 47, Temp. Incert., 1 S.R. 201

Pennsylvania: James v. Commonwealth, 12 S. & R. 220 (1825)

VOUCHER TO WARRANTY

Several limitations of prescription in several writs. 3 Edw. 1, c. 39 (1275), 1 S.L. 100; 3 Edw. 1, c. 39 (1275), 1 S.R. 36

Tennessee: Smith v. State, 9 Tenn. 228 (1829)

Voucher to warranty, and counter-pleading of voucher. 3 Edw. 1, c. 40 (1275), 1 S.L. 100; 3 Edw. 1, c. 40 (1275), 1 S.R. 36


Pennsylvania: 3 Binney 601; Roberts 410

WAGER OF LAW

Wager of law shall not be without witness. 9 Hen. 3, c. 28 (Magna Charta) (1225), 1 S.L. 10; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 45

South Carolina: 2 Cooper 403

WALES

An act for reviving, continuing, and explaining several laws therein mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416

Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)

Georgia: Schley 286

Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)

New Jersey: Schenck v. Ex'rs of Schenck, 3 N.J.L. 149 (2 Penning. 562) (1809); Dickerson v. Robinson, 6 N.J.L. 195 (1822)

Pennsylvania: Pott v. Smith, 3 Rawle 361 (1832)

South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

An act for the more effectual preventing frivolous and vexatious arrests, and for the more easy recovery of debts and damages, in the courts of great sessions in the principality of
Wales, and in the court of assize in the county palatine of Chester, and for the obviating a doubt which has arisen upon an act made in the fourth year of his present Majesty's reign, intituled, An act that all proceedings in courts of justice, within that part of Great Britain called England, and in the court of exchequer in Scotland, shall be in the English language, so far as the same act doth or may relate to the courts of justice holden within the said principality; and for explaining and amending the said act. 6 Geo. 2, c. 14 (1733), 15 S.L. 379

Maryland: Helms v. Franciscus, 2 Bla. Ch. 544 (1830); Kilty 250

WARDS AND ESCHEATS

What distresses shall be taken for the king's debts, and how it shall be used. 51 Hen. 3, St. 4 (1266), 1 S.L. 39, Temp. Incert., 1 S.R. 197b

Maryland: Kilty 208

WARDSHIP

The wardship of an heir within age. The heir a knight. 9 Hen. 3, c. 3 (Magna Charta) (1225), 1 S.L. 2; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 35

Tenure of the King in socage, and of another by knight's service. Petit serjeanty. 9 Hen. 3, c. 27 (Magna Charta) (1225), 1 S.L. 10; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 45

WARRANTY

By what words in a feoffment a feoffor shall be bound to warranty. 4 Edw. 1, St. 3, c. 6 (1276), 1 S.L. 116; 4 Edw. 1, St. Bigamy, c. 6 (1276), 1 S.R. 43

Maryland: Kilty 210

New York: Frost v. Raymond, 2 Cai. R. 188 (1804)

The penalty if a tenant impleaded voucheth, and the vouchee denieth his warranty. 13 Edw. 1, St. 1, c. 6 (1285), 1 S.L. 180; 13 Edw. 1, Westminster 2d, c. 6 (1285), 1 S.R. 77

Pennsylvania: 3 Binney 603; Roberts 412

In a plea of land the tenant voucheth, and the demandant counterpleadeth. 20 Edw. 1, St. 1 (1292), 1 S.L. 261; 20 Edw. 1, St. Vouc. (1291-92), 1 S.R. 108

Pennsylvania: 3 Binney 608; Roberts 435

If the tenant will vouch to warranty a dead man, the demandant may aver that he is dead. 14 Edw. 3, St. 1, c. 18 (1340), 1 S.L. 486; 14 Edw. 3, St. 1, c. 18 (1340), 1 S.R. 287

Pennsylvania: 3 Binney 611; Roberts 415

WASTE

A remedy against accountants. Fermors shall made no waste. 52 Hen. 3, c. 23 (1267), 1 S.L. 70; 52 Hen. 3, St. Marl., c. 23 (1267), 1 S.R. 24

Connecticut: Moore v. Ellsworth, 3 Conn. 483 (1821)

Georgia: Schley 81

Maryland: Kilty 209


New Hampshire: Chase v. Hazelton, 7 N.H. 171 (1834)

South Carolina: 2 Cooper 403

Several tenants against whom an action of waste is maintainable. 6 Edw. 1, c. 5 (1278), 1 S.L. 122; 6 Edw. 1, St. Glouc., c. 5 (1278) 1 S.R. 48
The process in an action of waste. A writ to enquire of waste. 13 Edw. 1, St. 1, c. 14 (1285), 1 S.L. 192; 13 Edw. 1, Westminster 2d, c. 14 (1285), 1 S.R. 81

Georgia: Schley 103
Maryland: Kilty 212
New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806)
Pennsylvania: 3 Binney 604; Roberts 419

Tenant for life committeth waste, he in the reversion brought an action of waste, and dieth before judgment, his heir brought an action for the same waste. 20 Edw. 1, St. 2 (1292), 1 S.L. 263; 20 Edw. 1, St. Waste, (1291-92) 1 S.R. 109

Georgia: Schley 110
Pennsylvania: 3 Binney 608; Roberts 421

WATCH AND WARD
At what times the gates of great towns shall be shut, and when the night-watch shall begin and end. 13 Edw. 1, St. 2, c. 4 (1285), 1 S.L. 232; 13 Edw. 1, St. Wynton, c. 4 (1285), 1 S.R. 97

Maryland: Kilty 214
WEIGHTS AND MEASURES

Maryland: Kilty 223

A confirmation of all statutes made touching weights and measures. 11 Hen. 6, c. 8 (1433), 3 S.L. 188; 11 Hen. 6, c. 8 (1433), 2 S.R. 282

Maryland: Kilty 227

For weights and measures. 12 Hen. 7, c. 5 (1496), 4 S.L. 78; 12 Hen. 7, c. 5 (1496-97) 2 S.R. 637

Maryland: Kilty 229

WIDOW

A widow shall have her marriage, inheritance, and quarantine. The King's widow, &c. 9 Hen. 3, c. 7 (Magna Charta) (1225), 1 S.L. 4; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 37

Maryland: Kilty 205

Pennsylvania: 3 Binney 599; Roberts 176

A woman shall recover damages in a writ of dower. 20 Hen. 3, c. 1 (1235), 1 S.L. 25; 20 Hen. 3, St. Merton, c. 1 (1235-36) 1 S.R. 1

Georgia: Schley 79

Kentucky: Kendall v. Honey, 21 Ky. (5 T.B. Mon.) 282 (1827)

Maryland: Kilty 208

New Jersey: Fisher v. Morgan, 1 N.J.L. 125 (1792); Martin v. Martin, 14 N.J.L. 125 (1833)

New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806); Johnson v. Thomas, 2 Pai. Ch. 377 (1831)

Pennsylvania: Barnett v. Barnett, 16 S. & R. 51 (1827); Benner v. Evans, 3 Pen. & W. 454 (1832); 3 Binney 599; Roberts 179

Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)

South Carolina: Heyward v. Cuthbert, 1 McCord 386 (1821); Keith v. Trapier, Ball. Eq. 63 (1830)

Widows may bequeath the crop of their lands. 20 Hen. 3, c. 2 (1235), 1 S.L. 25; 20 Hen. 3, St. Merton, c. 2 (1235-36), 1 S.R. 1

Georgia: Schley 79

Maryland: Kilty 208

Pennsylvania: 3 Binney 599; Roberts 206

WILLS

The sale of lands by part of the executors, lawful. 21 Hen. 8, c. 4 (1529), 4 S.L. 165; 21 Hen. 8, c. 4 (1529), 3 S.R. 285

Georgia: Schley 153

Kentucky Muldrow's Heirs v. Fox's Heirs, 32 Ky. (2 Dana) 74 (1834)

Maryland: Kilty 230

New Jersey: Corlies v. Little, 14 N.J.L. 373 (1834); Crane v. Alling, 14 N.J.L. 593 (1835)


North Carolina: Blount v. Ex'rs of Blount, 8 N.C. 365 (1821); Wood v. Sparks, 18 N.C. 389 (1835)

Ohio: Taylor v. Galloway, 1 Hamm. 252 (1-4 Ohio 107) (1822)

Pennsylvania: Lessee of Zebach v. Smith, 3 Binn. 69 (1810)

South Carolina: M'Kown v. Stockdale, 1 N. & Mc. 41 (1817); Chaten v. Villeponteaux, 3 McCord 29 (1825); 2 Cooper 408


What fees ought to be taken for probate of testaments. 21 Hen. 8, c. 5 (1529), 4 S.L. 167; 21 Hen. 8, c. 5 (1529), 3 S.R. 285
Georgia: Carnochan v. Abrahams, Charlt. T.U.P. 196 (1810); Schley 156
Maryland: Kilty 230
New Hampshire: Judge of Probate v. Chamberlain, 3 N.H. 129 (1824)
New York: Taylor v. Delancy, 2 Cai. Cas. 143 (1805)
North Carolina: Pratt v. Kitterell, 15 N.C. 168 (1833)
Pennsylvania: Case of Altemus, 1 Ashm. 49 (1823); Ellmaker's Estate, 4 Watts 34 (1835); 3 Binney 618; Roberts 250
South Carolina: M'Vauthters v. Elder, 2 Brev. 307 (1809); Hay v. Harley, 1 Mill 267 (1817)
Tennessee: Lasseter v. Turner, 9 Tenn. 413 (1830)
Virginia: Jones v. Hobson, 23 Va. (2 Rand.) 483 (1824)

The bill concerning the explanation of wills. 34 & 35 Hen. 8, c. 5 (1542-43), 3 S.L. 901
Georgia: Schley 205
New York: Jackson v. Varick, 7 Johns. Cas. 163 (1799)
North Carolina: Allison's Ex'rs v. Allison, 11 N.C. 141 (1825)

WINCHESTER

The Statute of Winchester confirmed, and every sheriff shall proclaim it. 7 Rich. 2, c. 6 (1383), 2 S.L. 265; 7 Rich. 2, c. 6 (1383) 2 S.R. 33
Maryland: Kilty 222

A woman's suit shall not be deferred by the minority of the heir. 13 Edw. 1, St. 1, c. 40 (1285), 1 S.L. 218; 13 Edw. 1, Westminster 2d, c. 40 (1285), 1 S.R. 91
Pennsylvania: 3 Binney 607; Roberts 321
South Carolina: 2 Cooper 404

WITCHCRAFT

An act against conjuration, witchcraft and dealing with evil and wicked spirits. 1 Jac. 1, c. 12 (1604), 7 S.L. 89; 1 Jac. 1, c. 12 (1604) 4 S.R. 1028

South Carolina: 2 Cooper 410

An act to repeal the statute made in the first year of the reign of King James the First, intituled, An act against conjuration, witchcraft, and dealing with evil and wicked spirits, except so much thereof as repeals an act of the fifth year of the reign of Queen Elizabeth, Against conjurations, enchantments, and witchcrafts, and to repeal an act concerning real estates in that part of Great Britain called England, and in his Majesty's colonies and plantations in America. 25 Geo. 2, c. 6 (1752), 20 S.L. 323
Connecticut: Clark v. Hoskins, 6 Conn. 106 (1826)
Georgia: Schley 384
Maryland: Kilty 253
New York: Jackson v. Woods, 1 Johns. Cas. 163 (1799)
North Carolina: Allison's Ex'rs v. Allison, 11 N.C. 141 (1825)
passed in the parliament of Scotland in the ninth parliament of Queen Mary, intituled, Anentis witchcrafts, and for punishing such persons as pretend to exercise or use any kind of witchcraft, sorcery, inchantment, or conjuration. 9 Geo. 2, c. 5 (1736), 17 S.L. 3

Pennsylvania: James v. Commonwealth, 12 S. & R. 220 (1825)

WIVES

It is felony to commit rape. A married woman elopeth with an adventurer. The penalty for carrying a nun from her house. 13 Edw. 1, St. 1, c. 34 (1285), 1 S.L. 208; 13 Edw. 1, Westminster 2d, c. 34 (1285), 1 S.R. 87

Delaware: Dixon v. Knowles, 2 Del. Cas. 537 (1820)

Georgia: Schley 108

Maryland: Kilty 213

New York: People v. Schuyler, 6 Cow. 572 (1827)

North Carolina: State v. Dick, 6 N.C. 388 (1818)

Pennsylvania: 3 Binney 606; Roberts 186

South Carolina: Bell v. Nealy, 1 Bail. 312 (1829); 2 Cooper 404

WOMEN

A remedy for a woman inforced to be bound by statute or obligation. 31 Hen. 6, c. 9 (1452), 3 S.L. 317; 31 Hen. 6, c. 9 (1452-53), 2 S.R. 367

South Carolina: 2 Cooper 407

The penalty for carrying a woman away against her will that hath lands or goods. 3 Hen. 7, c. 2 (1487), 4 S.L. 30; 3 Hen. 7, c. 2 (1487), 2 S.R. 512

North Carolina: State v. Hall, 126 (1799)

South Carolina: 2 Cooper 407

An act concerning women convicted of small felonies. 21 Jac. 1, c. 6 (1623), 7 S.L. 263; 21 Jac. 1, c. 6 (1623-24), 4 S.R. 1216

South Carolina: 2 Cooper 410

An act to take away clergy from some offenders, and to bring others to punishment. 3 & 4 W. & M., c. 9 (1691), 9 S.L. 138; 3 W. & M., c. 9 (1691), 6 S.R. 311

New York: M'Niff's Case, 1 Rog. N.Y. City H. Rec. 8 (1816)

South Carolina: State v. Council, 1 Harp. 53 (1823); State v. Wright, 4 McCord 358 (1827); 2 Cooper 411

Tennessee: Wright v. State, 13 Tenn. 154 (1833); Swaggerty v. State, 17 Tenn. 338 (1836)

Federal: United States v. Moulton, 5 Mas. 537 (1830)

An act for reviving, continuing, and explaining several laws therein mentioned, which are expired and near expiring. 4 & 5 W. & M., c. 24 (1692), 9 S.L. 229; 4 W. & M., c. 24 (1692), 6 S.R. 416

Delaware: Burton v. McCullen, 2 Del. Cas. 20 (1807)

Georgia: Schley 286

Maryland: Sibley v. Williams, 3 G. & J. 52 (1830)

New Jersey: Schenck v. Ex'rs of Schenck, 3 N.J.L. 149 (2 Penning. 562) (1809); Dickerson v. Robinson, 6 N.J.L. 195 (1822)

Pennsylvania: Potts v. Smith, 3 Rawle 361 (1832)

South Carolina: Trescot v. Trescot, 1 McCord Eq. 417 (1826)

WOMEN BREWERS

A Statute of the Pillory and Tumbrel, and the Assise of Bread and Ale. 51 Hen. 3, St. 6 (1266), 1 S.L. 47; Temp. Incert., 1 S.R. 201

Pennsylvania: James v. Commonwealth, 12 S. & R. 220 (1825)
WOOD
Taking of horses, carts, and wood. 9 Hen. 3, c. 21 (Magna Charta) (1225), 1 S.L. 8; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 43

WOOL
The warranty of packing of wool shall be put out. An inquest shall be de Medietate Linguae, where an alien is party. 28 Edw. 3, c. 13 (1354), 2 S.L. 104; 28 Edw. 3, c. 13 (1354), 1 S.R. 348
North Carolina: State v. Antonio, 11 N.C. 200 (1825)
Pennsylvania: Respublica v. Mesca, 1 Dall. 73 (1783); 3 Binney 611; Roberts 336

There shall be but one weight and one measure throughout the realm, saving in the county of Lancaster. The weight of wool, and the refuse thereof. 13 Rich. 2, St. 1, c. 9 (1389), 2 S.L. 315; 13 Rich. 2, St. 1, c. 9 (1389-90), 2 S.R. 63
Maryland: Kilty 223

An act for the further preventing robbery, burglary, and other felonies, and for the more effectual transportations of felons, and unlawful exporters of wool; and for declaring the law upon some points relating to pirates. 4 Geo. 1, c. 11 (1717), 13 S.L. 471
D.C.: United States v. Norris, 1 Cranch C.C. 411 (1807)
Maryland: United States v. Norris, 1 Cranch C.C. 411 (1807)

WRECK
What shall be adjudged wreck of the sea, and what not. 3 Edw. 1, c. 4 (1275), 1 S.L. 79; 3 Edw. 1, c. 4 (1275), 1 S.R. 28
South Carolina: 2 Cooper 403

Of what things a coroner shall inquire. 4 Edw. 1, St. 2 (1276), 1 S.L. 110; 4 Edw. 1 (1275-76), 1 S.R. 40
Georgia: Schley 90
Maryland: Kilty 210
Pennsylvania: 3 Binney 601; Roberts 100

An act for the preserving of all such ships and goods thereof, which shall happen to be forced on shore, or stranded, upon the coasts of this kingdom, or any other of her Majesty's dominions. 12 Anne, St. 2, c. 18 (1713), 13 S.L. 121; 13 Anne, c. 21 (1713), 9 S.R. 971
Federal: Two Catherines, 2 Mas. 319 (1821)

An act for enforcing the laws against persons who shall steal or detain shipwrecked goods; and for the relief of persons suffering losses thereby. 26 Geo. 2, c. 19 (1753), 21 S.L. 53
Federal: Two Catherines, 2 Mas. 319 (1821)

WRIT AD VENTREM INSPICIENDUM
Several cases wherein essoins do not lie. 12 Edw. 2, St. 2 (1318), 1 S.L. 357; Temp. Incert., 1 S.R. 217
Pennsylvania: 3 Binney 610; Roberts 200

WRIT OF AIEL
Several actions wherein damages shall be recovered. 6 Edw. 1, c. 1 (1278), 1 S.L. 119; 6 Edw. 1, St. Glouc., c. 1 (1278) 1 S.R. 47
D.C.: Forrest v. Hanson, 1 Cranch C.C. 63 (1802)
Georgia: Schley 93
Maryland: Forrest v. Hanson, 1 Cranch C.C. (1802); Kiersted v. Rogers, 6 H. & J. 282 (1824); Kilty 210
New Hampshire: Chase v. Hazelton, 7 N.H. 171 (1834)
New Jersey: Martin v. Martin, 14 N.J.L. 125 (1833)
Ohio: Bell v. Bates, 3 Hamm. 380
(1-4 Ohio 611) (1828)
Pennsylvania: Benner v. Evans, 3 Pen. & W. 454 (1832); 3 Binney 602; Roberts 107
Tennessee: Wallen v. M'Henry's Lessee, 10 Tenn. 310 (1829)

The tenant's answer in a writ of Cosinage, Aiel, and Besaiel.
13 Edw. 1, St. 1, c. 20 (1285), 1 S.L. 194; 13 Edw. 1, Westminster 2d, c. 20 (1285), 1 S.R. 82
Pennsylvania: 3 Binney 604; Roberts 151

WRIT OF CERTIORARI CORPUS

A Corpus cum causa, or Certiorari to remove him who is in execution at another man's suit. 2 Hen. 5, St. 1, c. 2 (1414), 3 S.L. 10; 2 Hen. 5, St. 1, c. 2 (1414), 2 S.R. 176
Maryland: Kilty 226

WRIT IN CONSIMILI CASU

A writ of nusance of a house, &c. levied and aliened to another. A Quod permittat and Juris utrum for a parson of a church. In like cases like writs be grantable. 13 Edw. 1, St. 1, c. 24 (1285), 1 S.L. 196; 13 Edw. 1, Westminster 2d, c. 24 (1285), 1 S.R. 83
Maryland: Kilty 212
Pennsylvania: Martzell v. Stauffer, 3 Pen. & W. 398 (1832); 3 Binney 604; Roberts 157

WRIT OF CUI IN VITA

A Cui in vita for the wife. Where the wife, or he in reversion shall be received. 13 Edw. 1, St. 1, c. 3 (1285), 1 S.L. 169; 13 Edw. 1, Westminster 2d, c. 3 (1285), 1 S.R. 73
Georgia: Schley 97

Pennsylvania: 3 Binney 603; Roberts 149

Where the wife shall be endowable of lands recovered against her husband. Where the heir may avoid a dower recovered. A remedy for particular tenants losing by default. 13 Edw. 1, St. 1, c. 4 (1285), 1 S.L. 171; 13 Edw. 1, Westminster 2d, c. 4 (1285), 1 S.R. 74
Georgia: Schley 98
Maryland: Kilty 212
Pennsylvania: 3 Binney 603; Roberts 182

WRIT OF DECEIT

A writ of deceit shall be maintainable in case of garnishment in plea of land. 2 Edw. 3, c. 17 (1328), 1 S.L. 429; 2 Edw. 3, St. Northamp., c. 17 (1328), 1 S.R. 261
Pennsylvania: 3 Binney 610; Roberts 423

WRIT OF DOWER

Several cases wherein essoins do not lie. 12 Edw. 2, St. 2 (1318), 1 S.L. 357; Temp. Incert., 1 S.R. 217
Pennsylvania: 3 Binney 610; Roberts 200

WRIT OF ENTRY IN THE POST

In what case a writ of Entry sur disseisin in the Post doth lye. 52 Hen. 3, c. 29 (1267), 1 S.L. 73; 52 Hen. 3, St. Marlbor., c. 29 (1267), 1 S.R. 25
New York: Malcom v. Rogers, 5 Cow. 188 (1825)
Pennsylvania: 3 Binney 600; Roberts 147

WRIT OF ERROR

Costs, &c. awarded to the plaintiff, where the defendant sueth a writ of error. 3 Hen. 7, c. 10 (1486), 4 S.L. 36; 3 Hen 7, c. 10 (11) (1487), 2 S.R. 519
Maryland: Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Kilty 228
New York: Clason v. Shotwell, 12 Johns. R. 31 (1814)
Pennsylvania: 3 Binney 617; Roberts 107
South Carolina: 2 Cooper 407

Writs of error. 19 Hen. 7, c. 20 (1503), 4 S.L. 101; 19 Hen. 7, c. 20 (1503-04), 2 S.R. 664
Maryland: Hammond v. Hammond, 2 Bla. Ch. 306 (1830); Kilty 230
Pennsylvania: 3 Binney 617; Roberts 109
South Carolina: 2 Cooper 408

An act against discontinuances of writs of error in the courts of exchequer and King's bench. 31 Eliz., c. 1 (1589), 6 S.L. 398; 31 Eliz., c. 1 (1588-89) 4 S.R. 799
Kentucky: Chiles v. Harrison, 11 Ky. (1 Litt.) 150 (1822)

WRIT OF FORMEDON IN DESCENDER
In gifts in tail the donor's will shall be observed. The form of a formedon. 13 Edw. 1, St. 1, c. 1 (1285), 1 S.L. 164; 13 Edw. 1, Westminster 2d, c. 1 (1285), 1 S.R. 71
Connecticut: Hamilton v. Hempstead, 3 Day 332 (1809)
Delaware: Burton's Lessee v. Vaughn, 1 Del. Cas. 268 (1800)
Maryland: Calvert's Lessee v. Eden, 2 H. & McH. 279 (1789); Kilty 211
Missouri: Mitchell v. State, 3 Mo. 283 (1833)
New York: Anderson v. Jackson, 16 Johns.R. 382 (1819); Patterson v. Ellis's Ex'rs, 11 Wend. 259 (1833)
Pennsylvania: 3 Binney 603; Roberts 202
Rhode Island: Sisson v. Seabury, 1 Sumn. 235 (1832)
South Carolina: Warhock v. Wrightman, 1 Brev. 331 (1804)
Tennessee: Polk v. Faris, 17 Tenn. 207 (1836)
Virginia: Bells v. Gillespie, 26 Va. (5 Rand.) 273 (1827)

WRIT OF INDEMNITATE NOMINIS
An Indemnitate Nominis shall be granted upon the wrongful seizure of another's person, lands, or goods. 37 Edw. 3, c. 2 (1363), 2 S.L. 161; 37 Edw. 3, c. 2 (1363), 1 S.R. 378
South Carolina: 2 Cooper 406

WRIT OF INDICUIT
Jointenancy pleaded in abatement of a writ, &c. 34 Edw. 1, St. 1 (1306), 1 S.L. 313; 34 Edw. 1, St. Joint-Ten. (1306), 1 S.R. 145
Pennsylvania: 3 Binney 609; Roberts 159

WRIT OF INQUIRY
That lands shall not be aliened in Mortmain, where there be mesnes, without their consent. 34 Edw. 1, St. 3 (1306), 1 S.L. 318; 20 Edw. 1 (1291-92), 1 S.R. 111

WRIT OF JURIS UTRUM
Jointenancy pleaded in abatement of a writ, &c. 34 Edw. 1, St. 1 (1306), 1 S.L. 313; 34 Edw. 1, St. J-T. (1306), 1 S.R. 145
Pennsylvania: 3 Binney 609; Roberts 159

WRIT OF MORT D'ANCESTOR
What diverse heirs shall have one assise of mortdauncestor. 6 Edw. 1, c. 6 (1278), 1 S.L. 123; 6 Edw. 1, St. Glouc., c. 6 (1278), 1 S.R. 48
Pennsylvania: 3 Binney 602; Roberts 148

WRIT OF NISI PRIUS
The authority of justices of Nisi prius. Adjournment of suits. Certain writs that are determinable in their proper counties. A jury may give their verdict at large. None but who were summoned shall be put in assises or juries. 13 Edw. 1, St. 1, c. 30 (1285),
1 S.L. 203; 13 Edw. 1, Westminster 2d, c. 30 (1285), 1 S.R. 85

New Jersey: Springer v. Reeves, 4 N.J.L. 207 (1818)

New York: People v. Croswell, 3 Johns. Cas. 337 (1804); 3 Wheel. Cr.C. 330 (1804)

Pennsylvania: 3 Binney 605; Roberts 326

**WRIT OF NOVEL DISSEISIN**

In what case the nonage of the heir of the disseiser or disseisee shall not prejudice. 3 Edw. 1, c. 47 (1275), 1 S.L. 105; 3 Edw. 1, c. 47 (1275), 1 S.R. 38

Pennsylvania: 3 Binney 601; Roberts 317

**WRIT OF NUPER OBIIT**

Several limitations of prescription in several writs. 3 Edw. 1, c. 39 (1275), 1 S.L. 100; 3 Edw. 1, c. 39 (1275), 1 S.R. 36

Tennessee: Smith v. State, 9 Tenn. 228 (1829)

**WRIT OF PARTITION**

An act for the easier obtaining partition of lands in coparcenary, joint tenancy, and tenancy in common. 8 & 9 Will. 3, c. 31 (1697), 10 S.L. 109; 8 & 9 Will. 3, c. 31 (1696-97), 7 S.R. 283

Maryland: Kilty 244

New Jersey: Stevens v. Enders (Burroughs v. Dunlap), 13 N.J.L. 271 (1833)

New York: Gallatian v. Cunningham, 8 Cow. 361 (1826)

Pennsylvania: M'Kee v. Straub, 2 Binn. 1 (1809)

**WRIT OF PRAECIPE**

In what case a Praecipe in Capite is not grantable. 9 Hen. 3, c. 24 (Magna Charta) (1225), 1 S.L. 9; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22

Georgia: Schley 44

**WRIT OF QUO WARRANTO**

How they shall hold their liberties which claim them by prescription or grant. A Quo Warranto shall be pleaded and determined before justices in eyre. 18 Edw. 1, St. 3 (1290), 1 S.L. 259; 18 Edw. 1, St. New Quo Warr., (1289-90), 1 S.R. 107

Pennsylvania: 3 Binney 607; Roberts 380

Liberties by prescription or the King's grant. Another new statute of Quo Warranto. (This is taken from the Secunda Pars veterum statutorum, fol. 2a, and is inserted in the editions of Berthelet, Rastal, Fulton, Keble, &c.) 18 Edw. 1, St. 3 (1290), 1 S.L. 259; 18 Edw. 1, St. New Quo Warr., (1289-90), S.R. 107

Pennsylvania: 3 Binney 608; Roberts 382

**WRIT OF QUOD PERMITTAT**

A writ of nuisance of a house, &c. levied and aliened to another. A Quod permittat and Juris utrum for a parson of a church. In like cases like writs be grantable. 13 Edw. 1, St. 1, c. 24 (1285), 1 S.L. 196; 13 Edw. 1, Westminster 2d, c. 24 (1285), 1 S.R. 83

Maryland: Kilty 212


Pennsylvania: Martzell v. Stauffer, 3 Pen. & W. 398 (1832); 3 Binney 604; Roberts 157

**WRIT OF RECORDARE**

A Recordare to remove a plaint. Pledges to prosecute a suit. Second deliverance. 13 Edw. 1, St. 1, c. 2 (1285), 1 S.L. 166; 13 Edw. 1, Westminster 2d, c. 2 (1285), 1 S.R. 72

Maryland: Kilty 212
New Hampshire: Bell v. Bartlett, 7 N.H. 178 (1834)
New York: Knapp v. Colburn, 4 Wend. 616 (1830); M'Farland v. M'Nitt, 10 Wend. 329 (1833); Armstrong v. Burrell, 12 Wend. 302 (1834)

WRIT OF REDISSEISIN
Who may bring a writ of Redisseisin, and the punishment of the offender therein. 13 Edw. 1, St. 1, c. 26 (1285), 1 S.L. 188; 13 Edw. 1, Westminster 2d, c. 26 (1285), 1 S.R. 80
Pennsylvania: 3 Binney 601; Roberts 156
Kentucky: Bank of the United States v. Dallam, 34 Ky. (4 Dana) 574 (1836)
Maryland: Kilty 212

WRIT OF REPLEGIARE
The masters remedy against their servants, and other acco­countants. 13 Edw. 1, St. 1, c. 11 (1285), 1 S.L. 188; 13 Edw. 1, Westminster 2d, c. 11 (1285), 1 S.R. 80
Pennsylvania: Shewel v. Fell, 3 Yeates 17 (1800); 3 Binney 604; Roberts 11
Rhode Island: Steere v. Field, 2 Mas. 486 (1822)
South Carolina: 2 Cooper 404
Maryland: Kilty 210

WRIT OF SUBPOENA
None shall sue a Subpoena until he find surety to satisfy the defendant his damages, if he do not verify his bill. 15 Hen. 6, c. 4 (1426), 3 S.L. 211; 15 Hen. 6, c. 4 (1436-37), 2 S.R. 296
Maryland: Snowden v. Snowden, 1 Bla. Ch. 550 (1829); Mayer v. Tyson, 1 Bla. Ch. 559 (1829)

WRIT OF TRESPASS AD AUDIENDUM ET TERMINANDUM
To whom the only writ of trespass of Oyer and Ter­miner shall be granted. In what case the writ of Odio & Atia is granted. 13 Edw. 1, St. 1, c. 29 (1285), 1 S.L. 202; 13 Edw. 1, Westminster 2d, c. 29 (1285), 1 S.R. 85
Maryland: Blackiston's Exrx. v. Carroll (1696) 1 Am. Leg. Rec. 29.
Pennsylvania: 3 Binney 601; Roberts 181

WRIT OF UNDE NIHIL HABET
The tenant's plea in a writ of dower. 3 Edw. 1, c. 49 (1275), 1 S.L. 106; 3 Edw. 1, c. 49 (1275), 1 S.R. 38
Maryland: Kilty 210
Pennsylvania: 3 Binney 613; Roberts 163

WRIT VICONTIELS
In which court writs of nuisance called Vicountiels, shall be pursued. 6 Rich. 2, St. 1, c. 3 (1382), 2 S.L. 254; 6 Rich. 2, St. 1, c. 3 (1382), 2 S.R. 27
Pennsylvania: 3 Binney 613; Roberts 163

WRIT OF WARRANTY OF CHARTER
Voucher to warranty, and counter-pleading of voucher. 3 Edw. 1, c. 40 (1275), 1 S.L. 100; 3 Edw. 1, c. 40 (1275), 1 S.R. 36
Pennsylvania: 3 Binney 610; Roberts 410

WRITS
Inquisitions of life and member. 9 Hen. 3, c. 26 (Magna Charta) (1225), 1 S.L. 10; 9 Hen. 3 (Magna Charta) (1224-25), 1 S.R. 22
Georgia: Schley 45

He that recovereth debt may sue execution by Fieri facias or Elegit. 13 Edw. 1, St. 1, c. 18 (1285), 1 S.L. 194; 13 Edw. 1, Westminster 2d, c. 18 (1285), 1 S.R. 82
Connecticut: Denison v. Williams, 4 Conn. 402 (1822); Giddings v. Canfield, 4 Conn. 482 (1823)

Maryland: Whittington v. Polk, 1 H. & J. 236 (1802); Jones v. Jones, 1 Bla. Ch. 443 (1829); Duvall v. Waters, 1 Bla. Ch. 569 (1829); Tessier v. Wyse, 3 Bla. Ch. 28 (1830); Hansom v. Barnes' Lessee, 3 G. & J. 359 (1831); Coombs v. Jordan, 3 Bla. Ch. 284 (1831); Cape Sable Co.'s Case, 3 Bla. Ch. 606 (1832); Mullikin v. Duvall, 7 G. & J. 355 (1835); Miller v. Allison, 8 G. & J. 35 (1836)


Missouri: Scott v. Whitehill, 1 Mo. 764 (1827)

New Jersey: Den v. Steelman, 10 N.J.L. 193 (1828); State v. Stout, 11 N.J.L. 362 (1830); Disborough v. Outcalt, 1 N.J. Eq. 298 (1831)

New York: Tillotson v. Cheetham, 2 Johns. R. 63 (1806); Stymets v. Brooks, 10 Wend. 206 (1833); Mason v. Denison, 15 Wend. 64 (1835)

North Carolina: Jones v. Edmonds, 7 N.C. 43 (1819)

Ohio: Stiles v. Murphy, 4 Hamm. 92 (1-4 Ohio 729) (1829)


South Carolina: D'Urphey v. Nelson, 1 Brev. 289 (1803); Blake v. Heyward, Bail. Eq. 208 (1831)

Tennessee: Boyd v. Armstrong's Heirs, 9 Tenn. 40 (1821); Ward v. Southerland, 7 Tenn. 462 (1822)

Virginia: Coleman v. Cocke, 27 Va. (6 Rand.) 618 (1828); Wilson v. Jackson's Adm'n, 32 Va. (5 Leigh) 102 (1834)

YARD LAND

An act for the reviving, continuance, explanation and perfecting of divers statutes. 35 Eliz., c. 7 (1592), 6 S.L. 434; 35 Eliz., c. 7 (1592-93), 4 S.R. 854

New York: Grant v. United States Bank, 1 Cai. Cas. 112 (1804)