

be applied to Bastards, would not comprehend them & Sir  
John Doe. Let Line Cases &c. Gorn. 1 part 2. Liv. 3. Tit. 1. Sect. 8  
Art. 16. For besides that we ought not to presume, that this was  
the intention of the testator, the Judge, by application of  
Lord and Elders, do not agree to Bastards, except when they  
were are qualified with the addition of Bastard to distinguish  
them.

The Special Rules of Interpretation, are those which  
Determining the Import and Signification of particular clauses  
in the King's gift, either under the signet, and privy seal, or  
by a gift of land and non entry bearing, the Non entry by  
and while the entry of the sample, it is restricted to those  
terms after the word Vid. Supra page 602. A gift of a Reel of  
copying paper to be required. That it is only what he shall  
obtain by the gift, and a gift of a Reel of paper bearing  
to be acquired during the Reel, and not only to acquire  
tion with paper and day, *Widius*, page 443. When last *Caes* 39. *Pl*  
5. *P. 2* gives the same power to the King of Council and session  
what the *Reel* and; Sir John Nisbet (Double) *Reel*  
of session, think, they have the same power extended  
to the subject of their Jurisdiction, but not to the  
quality of Judging Appell alone remote, which the *Reel*  
could do, *Act* 82. part 14. *P. 2*. That being so, the *Reel*  
bearing, is a *Reel*. Thus a *Reel* *Reel*  
the same privileges belonging to any burgh in Scotland,  
is understood to have right only to the ordinary privi-  
leges belonging to burghs as such, and not to be Sheriff  
within themselves: because other burghs have that pri-  
vilege, not qua burgh, but by particular concession. For the  
same reason a general clause in the Execution of a Regality  
will not carry right to the *Reel* of persons within  
that Regality, unless expressed; the same words of Regality  
have *Reel* by special grant in their favour. It shall  
being restricted by the *Reel* to a less sum, payable  
several terms with this Express clause, that if he  
of the said partial payments should happen to *Reel*  
the third unpaid, that the *Reel* should go to the benefit  
of the abatement, and pay the whole debt, this clause, *Reel*  
was found to import, that the third term heaved to be  
complete and whole, or three terms run together, *Reel*  
before incurring of the *Reel* 19 June 1673. *Smith*  
E. Marshall.

The Common objections arising from the Inspection  
of private writs, are, 1<sup>o</sup> that the Body of the writ and sub-  
= tion of the party and witnesses, appear to be one and the same  
= word writ. Whence the Judge may conclude it to be either no  
more than a Copy, or to be forged; and therefore may fully  
Reject it without putting the witness to propose any objections  
= of the use of the writ (nacione) and here said that the  
= truly may sustain any objection against it by Exception, with  
= out obliging the Governor to assign an Error. *Max*, 1677  
Jul. 4. 8. 19. 27. *Pl* may object that some essential parts of a  
= writ are wanting. *Id.* *Supra* page 439. 39. That it is vitiated in  
= substance by Deletion, Scoring, Razing, Cancellation, or  
= superscription. Which words, tho' often banished in the large  
= Reception, and used promiscuously to signify one and the  
= same thing, are properly distinguished thus; Deletion is the  
= blotting out or Defacing a letter or word or more so as they  
cannot be read; Scoring is the Drawing a line thro' a letter or  
= word; Razing is the scraping out or the Erasing of a letter or  
= word one or more; Cancellation is a striking what is written, or  
= passing the pen across it which makes a kind of a *Reel* or  
= lattice called by the Latin *Cancel*. *Supra* induction is the  
= altering or adding by letters, Mono syllables or short words  
= and others. *Reel* is interlined, that is put between one word  
= and another. *Reel* is a writ with other such argu-  
= ments practising after the manner of words to be  
= dashed, crossed or scored, as they may not well standing be read,  
= it will appear whether a *Reel* shall be scored. But if the  
= word scored cannot be read, they will be reputed substantial  
= 22. November 1671. *Pitt* *contra* *Gore* *pl*. Unless the contrary  
= appear from what Precedes and follows, or from a Marginal  
= Note bearing the scoring or Deletion from such a word to such  
= a word, to have been done by Consent. A Bond obliging the  
= grantor for good Consideration, to pay a sum to one of his  
= Ladies Relations at such an age, and to some other of her  
= friends other particular sums a year after her Death, under  
= a Condition and provision all Canceled and *Reel*  
= away by the injuries of weather and bad keeping, save  
= the last words bearing the bond to be in full satisfaction  
= of all that any of his Ladies Relations could claim from him  
= or his Successors any manner of words *Paraphrase*  
= *Donat*