

Forms of the Law of Scotland

Forms of the Law of Scotland

When dilatory defences are objected, the defendant must say more, & repeat his grounds

A dilatory plea in objection is founded on the fact that the defendant is not bound to answer the merits of the cause, except in the case of a plea of fact

A peremptory defence, which overrules process for ever

A Bar or plea in Bar so called, because it bars the plaintiff of his action. A plea to the action, or which goes to the merits of the cause or action

A defence in objection to a judgment, passing from a defence

A double plea, the combination of a plea of fact and a plea of law, for him who pleads several matters not depending on one another in bar of the plaintiff's action

To pass from a defence

It was a plea in Bar, so called, because it bars the plaintiff of his action

Defence (to)

To oblige one to do just by Force

Deforcement of poinding

Rescous or Rescued of distress of Goods distrained out of the officers of Justice hands

Deforcement in executing a Captive

Rescous or Rescued of a person by his hindering himself to be arrested, or by others hindering him to be arrested or forcing him out of the officers hands after he was arrested or made prisoner

Deforce

Rescous, he that commits a Rescued

Deforce

Rescued of a Rescous

Deforce

Rescued

Deforce

Rescued

Deforce

Rescued

Deforce

Rescued

Deforce

Rescued

Deforce

Rescued

Forms of the Law of Scotland

Forms of the Law of England

Depositor - a signed writ delivered to a stranger until certain conditions are performed and then to be delivered to him to whom the writ was made to take effect, as his

Exarment from the Tre. Bailor to delibere

Actio depositi, another writ

An Excon, Excoll, Excoll

Depository

Action of delinud. action of Treasor & Comberson Bailor

Depositor

To oust one of his right in the court. To justify in the court.

Depositor (To)

Depositor, that that do things in the right of others. Secundaries, Substitutes, Surrogates. Abandum for schools. wabare, to wabare.

Depositor or under-officers

To enter a nolle prosequi, or Retraxit. Addition.

A depositary, any thing forsaken or left, or willfully pro destricto Rabere

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

To enter a nolle prosequi, or Retraxit. Wastes, Estrepment. A person or other Incumbent shall have a writ called Juris Urbani, whose Lands or Tenements are aliened by his predecessor, or whose a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deposit

Vertical text in the gutter: To be sworn, gibe & bidness, de jure, one who's oath or testimony is put down in Writing by way of Answer to Interrogatories or extracted for that purpose.