

Forms of the Law of Scotland.

Horsstable - Sum's appointed to be employ'd upon Land  
 Horsstags, Fradum bolus  
 Horslor  
 Horslorix  
 Horszold  
 Hinc inde  
 Holder & respuite, lonlus & reputalus  
 Holding (A)  
 Holding immediately off  
 Holding (action for showing the)  
 Holding as confest  
 Holding by performance of the spiritual service  
 Homologation, or a tacit assent into or im-  
 pled approbation of some act done before  
 which might have been avoided if such agree-  
 ment had not been, or was it not for such  
 agreement.  
 Horn (The being at the)  
 Horning or Letters of Horning (charge of)  
 Host  
 Hue & cry (To raise the) and go along with  
 Hounding out  
 House (principal dwelling), Manor place,  
 sufficient Timber and wood for re-  
 paration of the House.  
 Husband and wife  
 Husband men, or Husbands of Land Acty  
 par. J. i. Land laborers - a Tenant in the  
 actual & natural possession of the Land  
 Husband of an Heir's dices  
 Iactus Rotis, The cast of anst  
 Idiot (Lind, Brest)  
 Idburgh Justice  
 Judge and warrant to build and repair  
 Immemorial  
 Impediment or Bar of an action arising  
 from a Mans own fact  
 Import, the Intention or this reasoning, Implica  
 Importance (Goods or Matters of) according  
 in value and kind, 50 pound Scots  
 Importation (Customs)  
 Improbation (Summons of)  
 Incapacitate (To)  
 Incapacity  
 Independent charges  
 Incidenton (Discuss or) a point falling  
 out before the principal cause can take  
 in Law called in the civil Law Cognitia  
 praesentis causae  
 Incite (To) or Struck, for any manner

Forms of the Law of England.

Hereditary  
 money agreed to be invested in Land.  
 Inheritance, an Estate of Inheritance, Hereditament  
 Tresholder.  
 Heirless.  
 Heir or Heiriot.  
 Reciprocaly.  
 Lands  
 A Tenure, or the manner whereby Tenements are  
 held of a Lord  
 Quo warranto.  
 There is no such thing as holding one confest in  
 the common Law of England: because it allows not of  
 Evidence by oath of party. But if the defendant omit  
 to put in Answer to the plea of the plaintiff by the  
 day assign'd Judgment passes against him by  
 Nil dicit, or nil dicit: because he says nothing  
 to the contrary why it should not; the matter  
 laid against him is taken pro confesso. (i.e.  
 Tenure by Frankalmoign, Humsone, Tenure by vicinage, &c.)  
 Chance, medley.  
 Acceptance The taking and accepting any thing in  
 good part, and as it were a tacit assent to approve  
 ing act, which might have been avoided, or  
 who it not for such acceptance had.  
 outlawry  
 An Exigent.  
 Army.  
 To raise the posse comitalis, or the posse  
 setting on.  
 Mansion, capital Messuag.  
 House bole, from House & bole - composition.  
 Baron and knight's Tenure  
 Tenant's Tenants, Terra tenentes, Land Holders.  
 Tenant by the courtesy.  
 a hazard  
 Fool.  
 Fodder Law.  
 a writ for Reparation facienda.  
 whereof no memory is to the contrary, time out of mind, or  
 whereof no man hath been heard or known  
 any proof to the contrary.  
 Estoppel.  
 Intendment of Law.  
 Bona notabilia, amounting to 100 pound sterling at least  
 Fals & Imprisonment.  
 Not to be performed  
 Quo warranto  
 To disable, with a disability, disqualifi-  
 cation, or nonability, Impediment in Law  
 contingent Charges.  
 Entry pleader (Indeplicare) from Error Rotas, &  
 and pleader to dispute.  
 To Abst.

Some of these are not in the Law of England, but are in the Law of Scotland.

Forms of the Law of Scotland.

Inquest, Inquisition, Investigation  
 Incompetency (i.e. Jurisdiction)  
 Incompetency (i.e. Jurisdiction)  
 Refusal of a Judge as Incompetent  
 because the matter in Hand is without  
 his precinct  
 Incorporated a person into any Society or Body  
 Indebted  
 In finitum  
 Inquest (i.e. Jurisdiction)  
 Inquest (i.e. Jurisdiction)  
 Informally, i.e. without legal proceedings.  
 Inquest  
 Iniquity  
 Injurious  
 Injury, wrong or damage done by one to  
 another  
 Injury, wanting a proper name  
 Inquest (i.e. Jurisdiction)  
 A member of Inquest  
 probate labouring and providing  
 ting the Inquest  
 one who does so  
 A member of Inquest who takes  
 any from the posse  
 Chancellor of an Inquest  
 an Inquest, which is a half consist of nobles  
 Inquiry (i.e. King)

Forms of the Law of England.

Abolition.  
 Incapacity or Disability to hold plea.  
 A plea in disability to the Jurisdiction of the  
 court, a foreign plea, for instance placitum a fact  
 in any English court for a temporal cause,  
 infers a promissio.  
 Indebtedness.  
 without limit.  
 Having a Real Right, Freehold or usufruct.  
 Freehold (from Fradum, because it is a Gift of  
 Freehold) - Indebtedness.  
 Incident.  
 Injustice.  
 Tortfeasor, wrong doer, or Transgressor  
 Tortious.  
 Transgress, Tort.  
 Nuisance.  
 Jury.  
 Juror.  
 Embracery.  
 Embracery, or Embracery.  
 Ambidexterity.  
 Foreman of a Jury  
 upon office found, i.e. upon such a thing found by  
 Inquiry made on office. In which case the  
 by a Anonymous of the Office, an Inquiry made to  
 the Kings use by virtue of the Inquirers office.  
 An Exchequer is such an Inquirer. So to return  
 an office is to return that which is found by virtue  
 of the office. To Traverser an office, to probate  
 an Inquiry made of Lands or Goods by the  
 Exchequer is described and usually made.  
 Inroll (To) or order upon record  
 To File or put upon the File (a Thread Strim or a  
 and commonly a piece of cats Gills twisted hard  
 thro' any thing that is filed, upon which writs or  
 papers and other Exhibits are strong for the  
 keeping, and ready turning to the same, which is a  
 in the Court.  
 Inroll (To) a cause to be heard on a certain  
 Day  
 an Insolvent, i.e. a person who has  
 In solvency of all sorts of Debtors whether  
 Merchants or others, which in France is  
 called Discompture because the officers  
 are so discompted and disorder'd, that  
 they have not enough to pay their debts.  
 Inquest (To) and briefly, i.e. To prob-  
 Inquest (To) i.e. Confirmation of a Statute  
 one that hath an Interest in any  
 Action or Thing, or any Relation with  
 another  
 A position in court to call in help from  
 person that hath an Interest in the thing  
 unless

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