

Terms of the Law of Scotland.
procurator or procurator made in court by
procurator at law concerning their clerical causes
procurator of a Tark

To procure the Time
protest for Remedy of Law, vid. Appeal.
protestation for not insisting (vid. passing
from a suit)

protestation & Remit in Adoration (vide
Remit)

prohibited that
prohibition or condition
prohibition of a Burgl
purge (To) their former contumacy
purge (To) a member of Inquest or witness

To pursue upon a writ warrant
pursuer in an Action before the ordinary Judges
or the who demands Justice and calls another
into Judgment against whom he demands
Justice (vid. parties in action)
pursuer in an Appeal from the Superior
To pursue a person to ~~the~~ or ~~the~~ ~~law~~
To pursue for a Thing
To pursue a person to be imprisoned
pursuing or being pursued in another's Right
The coupling or joining of two in a single action
against another

Quadruplicate or Quadruply of the Defendant or his
Answer to the pursuer's Reply

Quarrel (To) or Sojourn, vid. Sojourn.
Quintuplicate or Quintuply of the pursuer to
the Defendant's Quadruply
Quit Claim (To) or renounce all pretensions
of Right or Title

Ranking of creditors
Ratification or confirm a former law or sentence
Ratification
Ratification (to) pay or perform

Terms of the Law of England.
a Motion in Court. Suggestion.
continuance or prolongation
prolongation of a lease, or granting further
Terms after expiration of the former.

To enlarge the Time
Lower of Charge or Delay

Non suit recorded, non prof.
When a plaintiff or demandant makes default
to appear, upon demand made, he is said to be
non suited. And will be ordained to pay costs to
the Defendant. There is a non suit before Appeal
except the Return of the writ, or after appear-
ance at some day of continuance.

Consultation is a writ returning a cause to the
ecclesiastical court from which it was removed
to any of the Kings Courts, when the Judges find
that Court hath Jurisdiction, or that the suggesti-
on is false or not proved.

A proceudo is a writ whereby a plea or cause
formerly called from a base or Inferior Court,
to the Chancery Kings Bench or Common Pleas,
by a writ of proceudo or Coriorari is replea-
sed or sent down again to the same Court to be
proceeded in there, after it appears that the
Defendant hath no cause of proceudo, or that
the matter comprised in the Bill is not well
proved.

on condition if proviso that
proviso or condition.
Mayor.

proviso and proviso their former default. Satisfac-
tion or execution of default in appearance at Court.
To ask a Juryman or witness upon a voir dire
or upon oath whether he hath any Interest in the
cause, or by quality'd by Law to give or receive
Evidence in the same cause.
Demandant is the prosecutor in a real action. potens
claimor.

plaintiff ~~is~~ a person or woman that
has on her ~~or~~ or commences a suit against
one formerly called Quereas.
Appellant, he that makes or brings an appeal

To implead one, or bring action against him
To put a Thing in suit, to demand it in Law.
To sue for satisfaction of damage sustained or the
Reparation of Loss called The civil Interest
Ajoinder, joining or being joined in a civil droit

Rebuttal (from the Fr. Boutor to put back) The Answer
of the Defendant to the plaintiff's rejoinder.

An Improver, or as it were contract
Survivor. The Replication or Answer of the
plaintiff to the Defendant's Rebuttal.
Quere clamans.

Deciding and determining the Claims of creditors
To affirm a former law or judgment.
Ratification or approbation, confirmation
Ratification, unquies prist

Terms of the Law of Scotland.
Rebol in civil suits

Rebol (civil) or lying at the Horn
Recorder of a Grant or one to whom his made
Recognos (To) to a Superior
Recomponer (To) cause unrouis
Reconviction

Recur (To) to

Reddendo in a bassal Charter, or what he
pays to the Superior

When a subbassal is liable for the same
Reddendo to the bassal, that he is
liable for to his Superior

Reduc (To) to find

A Bond may be reduced Ex capite
vis & Motus

Reducible
To reduce a doer to upon all
gances competent and omitted to
be proposed before Sentence

Reduction (Action of)
Summons of Reduction
Summons of Reduction upon all
Reduction of a doer to

Refuse (To) a Thing desired or craved
To refuse to accept of

Register (Clerk)
Registers, the office Books and Rolls or
Records of legal proceedings

Registrate (To)
Registration
Registers (Letters of)

Relax (To) from the Horn

Relaxation from the Horn

Relevance of a point
A controverting the Relevance of a point
To dispute the Relevance

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A controverting the Relevance of a point
To dispute the Relevance

Terms of the Law of England.
with a lawless man, or a man for any crime for
which a man may be outlawed, & so on
outlawry, & so on, & so on.

Grantor
To Return to a Superior
Lud pro quo, what for what
A cross Accusation, a counter Charge. A charge brought
against an Accuser.
To Report

Reddendum, a Rendor, or that clause in a deed, which
expresseth or prohibit some new Thing to the
Grantor &c as Rent for his, a chief Rent, or that the
Tenant is bound to pay or perform to the Lord of the
Fee. So called because his certain Rent to which
corporal services as Fealty at least is annexed.

When the Tenant paravail holds of the Mofor by
the same services that the Mofor holds over of the
the Lord paramount, or when the Tenant paravail
owes as much to the Mofor as the Mofor owes to
the Lord above him, which is called ovally or
obolly, i.e. Equality of services.

To revoke, set aside, give rest of against
The proceedings of Courts of Record in England may
be revoked upon writs of Error, and the proceedings
of Courts not of Record or Inferior Courts there may
be revoked upon writs of fulla Judgment, which
writs of Error and Fulla Judgment are of the Nature of
Appeals.

Dures per Minus may be pleaded to avoid a Bond
entered into by one under a just Fear thro' Hardship
and Threatning.

Voidable.

To Assign that for Error, which might have been
pleaded to the Action.

A Suit of Revision.
A writ of Error, of Bill of Revision.
A writ of Error, or a writ of Error, or a writ of Error,
Reversal of a Judgment, or the making it void for
Error.

To deny it.
To waive or Avoid.

Master of the Rolls.
Registry.

To Record, take Things down in a Book provided for
that purpose.
Inrollment, or entering a lawful Act in the Rolls

A condition of a Entry.

Inlagare or Inlagare, To Inlagare, to restore one to the
Kings peace, and protection, and to the Benefit and
of a subject. To restore an outlawry

Inlagare, or Inlagare, a restoration of one outlawed to the
Kings protection & peace. Restoral of outlawry, & so on