

Terms of The Law of Scotland
bassals (A) being his son if no part of the feud
be paid for the whole year
Wardship

bona etalis
a verbal fact
a verbal agreement
a verbal offer to probate
benefaction
B & Mohi

biennial
biennial writ a writ to ascertain person or thing
Vindicatio Rei

Indicta publica
obvious
An iudex officio
Undertaking to pay or perform any thing
uncertain
united (To)

Unlaw (To) one for absence
Unlaw, King
void & void
as to make a house void & void

uplift (To)
uterine children

W.

Wadset
a proper wadset
the grantor of a wadset
Wadset or out to whom a wadset
Wadset or out to whom a wadset
Wadset (To) a process

Summons of wakening

A decree pronounced in a cause that
not extracted binds it to sleep nor
do concluded causes need to be wakened.
For that such may be determined with
out new information from the client.

Terms of The Law of England
a writ of habeas corpus by the Tenants lands return to his
lord's suit neglect
Selling

A dispensation of age
Escape parol or by word of mouth
an agreement by parol
abandonment offer to make good or justify
your duties, your Minors.

Corz meal, malt
Innuendo
Action of Detinue

The punishment a crime may deserve with regard
to the public
Habeas facias bursin, a writ to take a view of
lands in controversy.
Secondary.

Assumpsit
To tack
To put him in default for absence
Arrears of rent
To vacate a House

To collect
Children by one parent

Mortgage (Mortgagium) is a loan from
the mortgagor to the mortgagee (the lender) because it is
a dead pledge until the money is paid; or for that
if the money is not paid at the day the land mortgaged
to the mortgagee is forfeited to the mortgagee.
Mortgagee, Tenant in Mortgage
A Bandum, Forfeiture
To resolve a cause; to recommend it

Resummons or second summons, calling a man to
answer to an action where the first summons is
defected upon the death of the party or such like occasion,
a Resubing, Resubing, a Bill of Resubing.
If no execution be taken out within a year and day of
the judgment, a fieri facias must be sued to renew
and revive it before any writ of execution can be
issued: i.e. the party against whom judgment was
given must be summoned to show cause to the court
why execution must not be done, who may appear
and plead in abatement or satisfaction &c. in discharge.
If the plaintiff or defendant die after judgment
execution thereon can be sued against the heirs, executor
or Administrator, the within the year, till it be renewed
and revived by a fieri facias.
Sent if the party against whom judgment was given neglect
to answer or cannot be found to be summoned, a fieri
facias judgment will be given that execution be done on the
first judgment.
If a fieri facias be not proceeded in within a year
and day after it is sued out, it is held to be discontinued
and a new fieri facias must be sued out.

Writ of Habeas Corpus is a writ to take a view of lands in controversy.
Writ of Resubing is a writ to take a view of lands in controversy.
Writ of Fieri Facias is a writ to take a view of lands in controversy.
Writ of Executio is a writ to take a view of lands in controversy.
Writ of Inhibition is a writ to take a view of lands in controversy.
Writ of Prohibition is a writ to take a view of lands in controversy.
Writ of Quo Warranto is a writ to take a view of lands in controversy.
Writ of Habeas Corpus is a writ to take a view of lands in controversy.
Writ of Resubing is a writ to take a view of lands in controversy.
Writ of Fieri Facias is a writ to take a view of lands in controversy.
Writ of Executio is a writ to take a view of lands in controversy.
Writ of Inhibition is a writ to take a view of lands in controversy.
Writ of Prohibition is a writ to take a view of lands in controversy.
Writ of Quo Warranto is a writ to take a view of lands in controversy.

Terms of The Law of Scotland
Ward, or wad holding
Wardship of the King
Wardship of a subject or common person
Warrant (To)
Warranties

Warranties Express
Warranties Implied
one liable in warranties
an order of court for citation or
comparing one party at the suit for
request of another, to warrant
something

Warranties Express
Warranties Implied

Warranties Express
Warranties Implied

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail

Terms of The Law of England
Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Toward by Chivalry or Knight service
a ward or one in ward
Escheator, which is either Grand or petty Escheator,
Escheator or Justice of the Peace
oustler
To save harmless
Warranty
To warrant a warranty, i.e. to prove by judgment
that such a man was his warrant against all
Men for such a thing.
Warranty in deed
Warranty in law
Warranty, Guarantee
When a Guarantee is called into the court by a pro-
cess to defend the right for which he is bound to
another, he is termed a voucher, he being
vouched or called by warranty of the matter in
demand. And the voucher or call is termed
Vouchment
A quo, wad, curia
entirely or partially

Wife, a Married woman, one bosula biro
clothed with a husband
Without consent
Witnesses
one incapable of being a witness
A first diligence against witnesses
(bid. Diligence)
A second diligence against witnesses
To purge a witness of having interest
in the cause, or that he may Gam or live
thereby
To examine witnesses that their
depositions may be in writing
To examine in writing
To take the depositions of witnesses
cum nota bid. pro loco & tempore
Bail