

* N. L. But now for presenting disorders that arise about commonlands, and for the more speedy and expeditious deciding thereof all commonlands not belonging to the King in propriety, or Royal Burrows in Burgage may be got divided at the instance of any having Interest by raising a summons against all concerned before the Lords of Session, who discuss the Redundance, Determining upon the rights and Interests of all concerned, valued and divided the same proportionably, and graunt commissions to sheriffs, Stewards, Bailiffs of Royalty, and their Deputies, or Justices of peace or others for persuing and taking all other necessary proof to be reported to the Lords who finally determine the process, where Misappropiation happen to be in such commonlands they may divide them among the several parties having Interests, or if it appear that they cannot be conveniently divided, they are to be kept common with free Pasture and other Liberties, whether divided or not, the Interest of the Lords having Right in the said commonlands will be estimate according to the valuation of their Royalties, Lands or Tenements, and the divisions made of that part of the commonlands that is next adjacent to the same tenements, as per Stat. 1547.

* process of division of a Meire belonging in propriety to one and possessed by another, these two as commonly are presented at the instance of the party who has only a freehold, the Meire and Dole being in propriety in the Meire and was not a joint possession. But in regard the property both carry a Right to use the Meire, &c. within the precinct, which the other parties by virtue of their severall tenures have no problem to; therefore in the complaint where the property and the said Lord's Land is put in a joint possession, ought to be a fourth part of the Meire, according to the Statute, 1547, and the Statute, 1547, as the Statute of this year. and that the Statute, 1547, shall be taken in a special manner, conform to the Statute of Parliament, was an act for recovering the Meire and Dole, &c. in the same manner as commonlands, and the Statute, 1547, referring to his Land, which the Statute, 1547, as to commonlands possession with the Statute of the Dominant Tenements, 1547, Stat. of Henric 8. contra Earl of Shrewsbury.

* as to the division of Land, Statute Henric 8. Stat. 1547, Stat. 1547.