

Index.

When a Tailor is made to Hoves female who must bear the name and arms of the makers Family 455. 1452. An Hov of Tailors bound to marry a certain Gentlewoman named in the writ 455. what Tailors may be Ricks 444. 445. and how Ricks 455 et seq. who are excluded by an Hov of Tailors entering an Inheritance 455. Hovs of Line succeed equally the last Hov of Tailors, tho' the Tailors side Estate doth not terminate in Hoves what follow 455.

Tailors Jus 1326. 1327.

Taxations 1078. 1089.

Taxable Clauses, vid. Clauses.

Temporament, vid. a. collatum.

Temple Lands, vid. Cisterciens.

Tenants of a Charter (vid. Charter) 516. 517.

Tenants Ricks of a Manor (vid. Letting out a Manor, Tenants, Ricks) 499. 560. 1048. 1065. Ricks due by Tenants 170. Tenants may be provided for their alls and rent but not for his own rental 986. 1242. notable Tenants 1856. 1857.

Tenure of vicars last 571. 1727 et seq. 1936.

Towns of Lands in England (vid. Holdings) 426. 427. 428.

Torts (vid. Causa) (L. forfals) 247. 640. 664. 1720. what is 300. what it is 300. to 400. 401. Sorries of a Tort 402. knowing a man to be Tort. 403. what the tortor inherits her to, and what the knowing 483. 484. a voluntary provision excludes a Tort, unless expressly reserved 484. 485. what doth not for or exclude a Tort 485. 486. or burden it 486. A grantor and lessor. Tort 401.

Terms of payment legal and conventional (vid. dispositions, Terms computed) 229. 235. 395. 478. 479. 729. 1116. 1274. 1548. An obligation expressing in Term of payment implies present payment 734. 1049. 1050. But a future obligation to pay Bonds of prisoners on his children without expressing any Term is understood to be liable only at his death 290.

Territory (vid. Jurisdiction, Judges) 147. extra territorium jurisdictionis imperio non paratur 1594.

Testaments (vid. confirmation, Executors & Executrix, Deeds post, his Relics, Legacies Legitims, Quils) 260. 1492 et seq. 1632. Testamentary Testaments 1492. who can make Testaments 315. 1426. 1497. what may be disposed of in Testament 1499 et seq. 1504. A will or Testament 1499. 1499. Legacy in part in a Testament by the widow or husband of himself 1519. Nuncupated Testaments gen. 1494. 1499. 1519. In Testaments the mind of the Testator is chiefly to be regarded 1652.

Testaments Debts 1526. When a Testament is understood to be executed 1594.

Tests of a will, vid. Attestation of Rights.

Testimonials upon seal and Confession 1646. 1907. 1919.

Theft, vide furtum, Stollen Goods.

Things (vid. Estates) common 341. that are nullius 342. 324. Things sued 342. 343. Res Religiose 46. 343. Ricks 343. public 343. 344. unincorporated 344. Res singularium 345. How Things falling under Commerce are destined 413 et seq. Things of small moment, vid. Minima.

Thirds of Benefices (vid. Benefices) 220. 400. 1939. Third of immoveables vid. Relics part. A 1/3 of the goods part. 2nd 2/3 who are strangers 1549. Thirds.

Index.

Thralage (vid. Mills, Milliners, Grainship) 663. How introduced 702. How acquired 692. 703. 704. 705. 706. 707. who may grant a Right of Thralage 708. Extent of it 708. What Thralage omnia Gronotium Actum. Imports 709. 710. Thralage of Inhabitants of Britain 710. 711. Import of Thralage Iron and Steel 710. 711. privileges and effects of Thralage 712. Actions arising from a Right of Thralage. 714. 715. How a Right of Thralage is taken off 716. 717. 718.

Thoughts 1667.

Treasury, vid. Monacing.

Trusts subsequent profits granted to three Hoves successively 632. Three particular Discharges of three years or former subsequent 1067 et seq.

Turns among the Turks 27.

Time computed (vid. Terms of payment) 639. 757. 763. 80. 89. 142. 169. 1834.

Time computed Naturalibus 124. 134. 136. 137. 138. 139. 140. 141. 142.

Time computed in order to note Bankrupt when reckoned 1001. 1002. How an Adjudication is understood to be within year and Day of another 1282. 1283. and Time present is presumed when no Time is expressed 734. 931. 1049. 1050. A Tick note mentioning how long it is to be paid in such Terms 770. a Bill of Exchange specifying no Time of payment 802.

Tin of Supremacy 1417. 1419.

Triplicates 1777.

Tithes (vid. Ricks, prescription) 224. 366. 1721. 1751.

When first established by Law 380. Quodcumque pariter 379. 380. papal jurisdiction in alienating Tithes, and granting Exceptions from payment thereof 381. Origin of Benefactions of Tithes 376. 379. which were first charged by the lazarum Council 381. and now altered 382.

Decime including 382. 384. 404. 1943. 65. Ships Tithes 410. Tithes not necessarily Dispensed with on Patrons 224. 410. Several kinds of Tithes 382. Second Tithes 382. Tithes under the Law 382. Decime papales 383. personal Tithes 383. parsonal and next Tithes 383. civil Tithes 383. parsonage Tithes 384. Inheritance Tithes 385.

Tithes newly alienated 386. Entry of Hoves in Tithes 386. conventional

Tithes of Tithes 386. 387. 388. Individual Tithes 388. Ricks to which

Tithes are liable 230. 423. 410. Subject Tithable 389. 390. Ricks of the

Drawn Tith 390. 391. Tithes are both in Feudum non feudum 391. 396.

not is the valued Duty Deditum fundi 1947. one thing not to be twice Tithed

392. when one Tithes are to be paid 393. 394. Tenonum payable

394. 395. 396. 411. If the title Right to Tithes of one kind of Tithes may

claim Tithes of another kind 395. who are liable to pay Tithes 396. 397.

Tenants paying a joint Duty of one Tith and Tith, not liable to the Tithe of the

Tithes as Tenants paying a separate Duty of the Tithes 397. If more than

be liable for the Tithes of what they buy 397. 398. persons Exempted from

the payment of Tithes 398. 399. Prescription of Tithes 1348. 1350. 1351. 1353

Evaluation of Tithes 406. 1942. 8497. Sale of Tithes 406. 410. 1947.

If Tith of Tithes taken in allo curia may be valued 84 night 411. 412.

Tithes actibus 1430. 1947. 1636. Tithes payable to which Hoves are liable by being

ordered 1460 et seq. To what appointments are liable 1472 et seq.

Tithes of Honor 236. 237. 509. 1250. 1442. 1455. 1482. 1483.

Tithes of Laws or acts of parliament (vid. Ricks) 93. Tithes.