

Forms of the Law of Scotland

Forms of the Law of Scotland

Forms of the Law of Scotland

Forms of the Law of England

When dilatory defences are objected, the defendant must say more, & repeat his grounds.

A delinquent plea in obligation is a plea which is made by a party to the obligation, who is not bound to it, or who is bound to it, but who is not bound to it, or who is bound to it, but who is not bound to it.

Depositorum - a signed writ delivered to a stranger until certain conditions are performed, and then to be delivered to him to whom the writ was made to take effect, as his deed had delivered it.

Escrow from the Tre. Bailor to deliver. An Escrow, Escroll, Scroll.

A defence in objection to a judgment. Passing from a defence. A defence in objection to a judgment. Passing from a defence. A defence in objection to a judgment. Passing from a defence.

A Bar or plea in Bar so called, because it bars the plaintiff of his action. A plea to the action, or which goes to the merits of the cause or action.

Actio depositi, another name. Depositionary. Depositor.

Actio de delinquo. action of Treason & Comberison. Bailor. Bailor.

To pass from a defence. Defendant in an action before the ordinary. Fugges or he against whom Justice is done. Defendant in an appeal from the Justice.

A double plea. The defendant in an appeal from the Justice. A double plea. The defendant in an appeal from the Justice. A double plea. The defendant in an appeal from the Justice.

Depositor (To). Depositor (To) or depositor from any office in court for some offence.

To each one of. To each one of the court. Depositor. Depositor. Depositor.

Deforce (to). Deforcement of spoiling (in Latin Namus boldus Reg. Maj. l. b. 4. cap. 27).

Respondent or the party. Respondent or the party. Respondent or the party. Respondent or the party.

Deputes or under-officers. A Deputes or under-officers. A Deputes or under-officers. A Deputes or under-officers.

To enter a nolle prosequi, or Retraxit. Addmon.

Deforce. Execut. on of Deforcement. Defunct.

To oblige one to do just by Force. Rescous or Rescous of distress of Goods distrained out of the officers of Justice hands.

Deputes (To) the Dist. in a criminal process. Designation of a person. Deposito.

To enter a nolle prosequi, or Retraxit. Wastes. Escheatment. A person or other Incumbent shall have a writ called Juris utrum, where Lands or Tenements are aliened by his predecessor, or where a Recovery was had against the predecessor, by default, or by Retraction, or for want of pleading.

Deputy (a) or Commission. Deputy. Deputy. Deputy.

Rescous or Rescous of a person by his hindering himself to be arrested, or by others hindering him to be arrested or forcing him out of the officers hands after he was arrested or made prisoner. Rescous, he that commits a Rescous. Rescous of a Rescous.

Deputes against Lands. Deputes against witnesses.

To be in Execution. Subpoena ad Testificandum. A writ which charges the party summoned to appear at the day and place assigned. Subpoena contum. A writ which charges the party summoned to appear at the day and place assigned. Subpoena ad Testificandum. A writ which charges the party summoned to appear at the day and place assigned.

Deponed at the Horn and Rogat. Deponed at the Horn and Rogat. Deponed at the Horn and Rogat. Deponed at the Horn and Rogat.

Proxij, Substitulo, Deputy. Proxij, Substitulo, Deputy. Proxij, Substitulo, Deputy. Proxij, Substitulo, Deputy.

Delors, b. d. Defences, Exception. Diligence (Legal). Diligence against Lands.

To be in Execution. Subpoena ad Testificandum. A writ which charges the party summoned to appear at the day and place assigned. Subpoena contum. A writ which charges the party summoned to appear at the day and place assigned.

Denunciation to the Horn or at the Horn. Denunciation to the Horn or at the Horn. Denunciation to the Horn or at the Horn. Denunciation to the Horn or at the Horn.

Bailment from the Tre. Bailor to deliver. Outlawed. Outlawed. Outlawed. Outlawed.

To issue forth a Diligence against witnesses. Second Diligence against witnesses. To execute Diligence against witnesses. To execute Diligence against witnesses.

To be in Execution. Subpoena ad Testificandum. A writ which charges the party summoned to appear at the day and place assigned. Subpoena contum. A writ which charges the party summoned to appear at the day and place assigned.

Depone (To). Deponent. Depone (To). Deponent. Depone (To). Deponent.

Estalon, Signify. A writ of prohibition. Estalon, Signify. A writ of prohibition. Estalon, Signify. A writ of prohibition. Estalon, Signify. A writ of prohibition.

To issue forth a Diligence against witnesses. Second Diligence against witnesses. To execute Diligence against witnesses. To execute Diligence against witnesses.

To be in Execution. Subpoena ad Testificandum. A writ which charges the party summoned to appear at the day and place assigned. Subpoena contum. A writ which charges the party summoned to appear at the day and place assigned.

Depone (To). Deponent. Depone (To). Deponent. Depone (To). Deponent.

To be sworn give Evidence, Depose. One who testifies or testimony is put down in Writing by way of Answer to Interrogatories or extracted for that purpose.

To issue forth a Diligence against witnesses. Second Diligence against witnesses. To execute Diligence against witnesses. To execute Diligence against witnesses.

To be in Execution. Subpoena ad Testificandum. A writ which charges the party summoned to appear at the day and place assigned. Subpoena contum. A writ which charges the party summoned to appear at the day and place assigned.

Vertical marginal note on the right side of the left page, containing various legal references and commentary.

Vertical marginal note on the left side of the left page, containing various legal references and commentary.

Vertical marginal note on the right side of the right page, containing various legal references and commentary.

Vertical marginal note on the left side of the right page, containing various legal references and commentary.