

## Terms of the Law of Scotland

(6) Replevin or re-delivery of things distrained may be done by  
any party in the sheriff court for his part or most partly.  
having agreed his goods & chattels.

pointing (Letters of) or precept  
pointing (Letters of) - - - - -  
poll-Money - - - - -

poors Roll, or Grabs warrant - - - - -  
To give onto the Benefit of the poors Roll - - - - -

persons in the poors Roll - - - - -  
To Detain or Scare one out of the poors  
Roll, or to take from him his Grabs or  
warrant or deprive him of the pubi-  
cage of being forbed Grabs. - - - - -

persons natural (bid. Legitima, Barren part-  
nership, bethat may be  
posthumous Children) - - - - -

possession natural - - - - -  
To bid. possession - - - - -  
coaching to possess, intermission etc.

breaking off possession - - - - -

possession (Letters of) - - - - -

possession immovable (Letters of) - - - - -

Taking possession - - - - -

Holding or natural possession - - - - -

practice and custom - - - - -

prescarious (A) Tenant, bid. Relocation Tax - - - - -

procisor or procurator - - - - -

receipt of justice - - - - -

receipt of judgment - - - - -

receipt of process - - - - -

Terms of the Law of England  
Cattle and Goods against the taking shall be adjudged  
lawful, may have a writ of Replevin or Relegation  
facias, whereby the Sheriff is commanded to recover the  
Cattle or Goods to the owner, till the right of the dispute  
is determined. And the person that is restrained is to be  
plaintiff in the Replevin; and the person detaining  
the Defendant or Abonent, for his justification of the  
dispute is called an Aborist. If a dispute is driven  
out of the County or to a place unknown to the Sheriff  
cannot Replevin or deliver it to the first post office,  
the party may have a Writ of Withdrawal (from  
the Sheriff) written, and Naomi taking or delivery  
directed to the Sheriff to take so many of the Dispute  
in his own Goods or Cattle by way of Reversal, instead  
of the other that are detained. And those Cattle are  
detained and Replevined, and the person that took the  
dispute justifies the taking and proves it to be law  
full, there less a writ called Relevo Habeas, for  
returning the Cattle to him.

The owner of the Goods Disbanded not having had

a Replevin or Relegation for recouering them, the  
Disbander caused the Goods to be appraised by two

persons sworn for that purpose by the Constable  
of the hundred, and in the presence of the said Con-

stable, before the appraiserment sells the Goods.  
a Writ called Libary facias & distringas.

A poll-tax, a tax laid on by of Capitation, that is

so much on every head of ad-mony.

Firma pauperis:

To admit to prosecute and follow forth his suit in

law in Firma pauperis, or to do it without paying  
any fees of court.

Suitors to the Court in Firma pauperis

To dispauper, or put out of capacity of living in

Firma pauperis, i.e. without paying fees.

orphange-part

A child's portion, or child's part, of her portion.

possess in puffs:

After born Children

visible and corporal possession:

Incorporeal and invisible possession.

discontinuance of possession,

entry, writ of entry, a writ of possession, Habere

facias possessionem

prescription - entry.

An up-right possessor who has just cause to belie

himself to be master of a Thing.

who knows what his possession not to be his own; an

unusuor or analisit possessor.

A Tenre Tenant, Tenant-in, a land holder,

which is called a Rentier.

up-land, or pasture.

At will, or at pleasure?

A general will, to whom lands or tenements are

left to be held by him at the will of the Testor.

A leasehold, to hold him at the will of the Lessor.

Warrant of Attorney to make Libary. Habere facias

for garnet.

garnishee

he giveth as an advantage or bor and abbor his

equal share with the rest, precipitation debatys

belonging to any in a thing to be divided a portion

of and to be in proportion to the value of the libation

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## Terms of the Law of Scotland

prosecution - - - - -

providence or damage - - - - -

proposita negotijs - - - - -

proscriptio non ultra, the negatibus prescriptio - - - - -

prescriptio non ultra, the negatibus prescriptio - - - - -

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## Terms of the Law of England

An opinion of a Grand Jury concerning a Bill of

Indictment referred to the Court.

Appointed Factor or Factor any Commercer.

No claim within the time limited by Law. As

8 years non claim has pur'd all their Interests

Emulation of Actions or a certain time agreed by

Parties within which they must be brought, pro-

Continual Claim, making a claim.

To prefer a position, or exhibit a Bill of complaint.

Admonition

THE Chairman.

Lord Chief Justice of the Court of Session. Lord Chief

Judge of the common pleas.

jury-hall. Story.

The price of Things regulated by Affection, which

make them more valuable to some than to others.

A Capital Stock, sum.

Head, or master of a College.

Headship of a College.

and taken in Execution.

To Appraise.

Appraiserment.

Proof, Evidence.

one standing Candidate for a Church, or licensed to

preach. An Excommunicant.

Action, Law suit. Trial at Law. Law proceedings

The trial of a cause, the order of judicial proceedings

If it fails, from the Fir. Pay failure, I have done amiss.

To commence or file a suit.

Action non sue. Or the right to abate process -

Should be discontinued, the plaintiff ought to be

Dismiss'd the Court. The suit of the plaintiff (7)

Dismissal, or discontinuance of process.

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Attorney, Lawyer, procurator, proxy. procles in

Letters of attorney.

An irrevocable letter of attorney.

A protest in curia. No cause to file.

That which goes out from his father.

To issue to print.

Emblazon (from the Fir. Embles or to show).

Exposure (Explained from Exposo, to expose, to

Display, to declare).

To take or to do. To allow or

accept for the present till it be more fully ex-

amined, and then to stand or fall conforming

To the Thing in its own nature. So that it al-

ways bears its post.

Quantum labor et post.

Assumption, from the Latin Assumere.