

## Terms of the Law of Scotland.

proposal or objections made in court by  
counselors at law concerning their clients causes —  
prorogation of a Term —  
prorogation of a Term —  
To prorogate the Term —  
protest for remedy of law, bid Appeal.  
protestation for not insisting (bid passing  
from a suit) —

protestation & Remit in Alteration (vide  
Remit) —

prohibited that —  
prohibition or condition —

Burgess of a Burgh —  
Purge (To) their former contumacy —

Purge (To) a Member of Inquest or jury —

To pursue upon a Proces warrant —

pursuer in an Action before the ordinary Judge  
or he who demands Justice and calls another  
into Judgment against whom he demands  
Justice (bid. pursues in action) —

pursuer in an Appeal from the Session —

To pursue a person (as or before a law  
goes into force) —

To pursue for a thing —

To pursue a creditor —

Pursuing a thing pursued in another's Right  
The coupling or joining of two in a suit for action  
against another —

Rebuttal (To) —

Rebuttal or Quæduplicatio of the defendant or his Rebutter (from the French to put back) The answer  
of the defendant to the plaintiff's first witness.

Answer to the plaintiff's first witness.

Answer (To) or Sojourn, bid. Sojourn.

Quæduplicatio or Quæduplicy of the pursuer to —

The defendant's Quæduplicy —  
Last claim (To) or rescind all pretensions  
of Right or Title —

Rescinding of covenants —

Rescinding former law or practice —

Rescission —

## Terms of the Law of England.

A Motion in Court. Suggestion.  
Confinement or prolongation, putting off of trial  
prolongation of a cause, or Granting further  
Terms after Deposition of the former.

To enlarge the Term.

## Non suit recorded, non prof.

When a plaintiff or defendant makes default  
to appear upon demand made, he is said to be  
non-suited. And will be ordained to pay costs to  
the defendant. There is a non-suit before Appar-  
eance at the return of the writ; or after Appar-  
eance at some day of continuance.

Consultation is a writ relating a cause to the  
ecclesiastical court from which it was removed  
to any of the King's Courts, when the judges find  
that Court hath Jurisdiction, or that the suggesti-  
on is false or not prob'd.

A procedendo is a writ whereby a plea or cause  
formerly called from a Superior or Inferior Court  
to the Chancery, Kings Bench or common pleas,  
by a writ of procedendo or certiorari is sent  
down against the same Court to be  
proceeded in there, after it appears that the  
defendant hath no cause of procedure, or that  
the matter compromised in the Bill is not well  
prob'd.

On condition if. probiso that:

proviso, or condition.

Mayo.

Infra.

and take the former defendant —

or such excuse of default of appearance at Court.

To ask a Juryman or witness upon a bill of lading

or upon oath whether he hath any Informations

coupled or quæduplicy by Law to give upon a jury.

Defendant is the prosecutor in a Real action. Petition.

Claimant.

Plaintiff.

a personal action, or

has onlaid — or commone of a suit against

one formerly called Quæduplicy.

Accomplice.

Appellant. He that makes or brings an appeal

To implead one, or bring a suit against him

To put a Thing in suit, to demand it in Law.

To sue for Satisfaction of damage sustained or his

Reparation of loss called The civil Jurisdict-

ion, or Suit or bring suit in a suit for

Jointure.

An Improper, or as it were contract.

Surrebutter. The Rebuttor or Answer of the

plaintiff to the defendant's Rebutter.

Quædo. clamans.

Judging and Determining the claims of creditors

To affirm former law or judgment.

Rectification or approbation confirmation.

Rebutting, or quæduplicating.

Rebutting, or quæduplicating.

## Terms of the Law of Scotland.

Rebut, macab Lang —

Reballan (Exhibit) or lying at the Horn —

Rescuer of a Grant or one to whom has made

Recognized (To) to a superior —

Recompence (To). Causing recompence —

Recrimination —

Recur (To) to —

Redondo in a bailey Charter, or what he

pays to the Superior —

Redondum, or Redon, or that clause in a deed, which

forbids or prohibits someone thing to the —

Grantor &c as Rent service, a chief Rent, at that the

tenant is bound to pay or perform to the Lord of the

Fee. So called because it is certain Rent, to which —

corporal service as Fealty, at least is annex'd.

After the Tenant parable holds of the Master by

the same service that the Master holds of the

the Lord paramount, or under the Tenant parable

over as much to the Master as the Master owes to —

the Lord above him, which is called ovally or

obligy, i.e. Equally of Services.

To Reborde, besafde, gives relief against.

The proceedings of Courts of Record in England may

be reborded upon Writs of Error, and the proceedings

of courts not of Record or Inferior Courts may

be reborded upon Writs of fullg Judgment which

Writs of Error and False Judgment, and of the Nature of

Appeals.

Durably penitines may be reborded to aboid a Bond  
entered into by one under a just fear thro' Hardship

and Threatning.

Voidable.

To Assign that for Error, which might have been  
plended to the Action.

A Suit of Review.

A writ of Error, or Bill of Revision.

A writ sumpt. infra dictam.

Rebordal of a Judgment, or the making it void for

Error.

To deny it.

To waive or Abord.

Mater of the Rolls.

Registry.

To Record, take things down in a book prob'd

that purpose.

Enrolment, or entering a lawful act in the Rolls.

A condition of Regency.

In lagare or In laguage, To Inland, to record on

King's peace and protection, and to the Benefit and

of a subject, to rebordal an outlawry

In lagare, or In laguage, a restituion of one's man

to his protection & peace. A lawful of outlawry

or protection & peace. A lawful of outlawry