# APPENDIX A:

"EMOLUMENT" IN ENGLISH LANGUAGE DICTIONARIES, 1604-1806

Part 9 of 10

## MA

## MA

Maricagio amillo per defaultam, Isa Writ | for the Tenant in Frank-marriage, to recover Lands, &c. whereof he is deforced by another. Reg. fol. 171.

Bacitagio fozistado. See Forisfallura Ma-

paritima Anglia, the Emolument ariling to the King from the Sea, with Sheriffs anciently collected, but was afterwards granted to the Admiral. Pat. 8. Hen. 3. m. 4. Ricardus de Lucy dicino babere Maritimam An-

sBark ( Merca , from the Sax. Meaple. i. Sigmon) In ancient time I find a Mark of Gold was eight ounces. Stows Annals, pag. 32 and was valued at 6 l. in Silver, Ror. Mag. Pipa de At 1. Hen.2. or as others write 6-13-4. A Mark of Silver is now well known to be 13 s. 4 d. Char. Reg. Job. de dote B. Reginæ (quendam ux. R. Richardi. Paten. 3. 3ob. m. 17. n. 31. Affguavimus ei pro dote fua mille marcas argents ammarim, 13 s. 4 d. computatis pro Marca.

Warketzelb (Reffins Marketgeld) - Et valent per an. le Streteward & le Marketzeld xviii s. & ob. in omni terra pertinense ad Honorem de Haulton. Ex Ced. M. S. in Bibl. Cotton. It fignifies Toll of the Market. The word Zeld importing a payment. I find it elfewhere written Warkethgale. Plac. opud Coffriam

Warnspring, Was one peny paid at Maldon, by those who had Pipes or Gutters laid,or made out of their Houses into the Streets Hill: 15 Bd.

1. Mr. Philips of Purveyance.

Market (Mercatus) Comes from the Fr. Marché, i. Emperium, forum mundinarium, and fignifies the fame thing with us; as also the Liberty or Priviledge whereby a Town is enabled to keep a Market . Old. Nat. Br. fel. 149. So Bracton uses it, Lib. 2. cap. 24 numb. 6. & lib. 4. cap. 46. where he shews, that one Merket ought to be distant from another, Sex leucas & dimidiam & tertiam partem dimidie. By Stat. 27 Hen. 6. cap. 5. no Fair nor Market is to be kept upon any Sunday, nor upon the Featts of the Ascension of our Lord . Corpus Christi , the Assumption of our Bleffed Lady, All Saints, nor Good Friday; except for necessary victual, and in the time of Harvest.

Marle ( Marla & Marlera ) Is a kind of Earth or Mineral, which Men, in divers parts of this Realm, cast upon their Land, to make it more fertile. It is otherwise called Malin.

Anno 17 Edw. 4. cap. 4. 29arletum, A Marlepit. Sciant quod ego Rogerus la Zouche dedi Hen-rico de Hugefort & heredibus fin, &c. Et quod babeant omnem libertatem & liberam communiam in boscu, in planu, in viu, in semitu, in aquis, in molendinis, in bruaris, in turbaris in quarrer. in piscarin, in Marleriis, & in omnibus alin loca d aisiamentu ad predictum Monerium de Tonge spectan. - Et quod capiant Marlam pro voluntate fus ad terram fusm marlend. And in ano- all the rest belonging to his Function.

ther Deed xx. Acras terra Marketas., Marled Lands

cparque (from the Sax Meane, i. Signum) Signifies in our ancient Statutes as much as Reprifales as Anno 4 Hen. S. cap. 7. Marques and Reprifals are used as Smoning, and Letters of Marque in the fame fignification. See Repri-

marquels (Marchio, qui region's limitem incolit) Is a Title of Honour, next before an Barl, and next after a Duke. Mar Chiones Wallie, viz. Regerus de Mortue-mars Jacobur de Audeler, Rogerus de Cifferd, Regerius de Lepburn, Hamo Extrancus & ille de Turbervilla, cum phoribus alies, qui de bello pradicto de Lewes super fugerunt, Cc. Mat. Weilin. in Anno 1264. pag. 225.

spacinal. See Mareful.

sparcial kaw, Is the Law that depends upon the just and arbitrary power, and pleasure of the King, or His Licutenant in time of Wars: For, though the King does not, in time of Peace, make any Laws, but by conient of the Three Estates in Parliament; yet in Wars, by reason of the great dangers riling from finall occasions, he ufeth abfolute power in to much, as His word goes for Law. Smith de Repub. Angl. lib. 2. cap. 3. See Law of

spafagium, anciently used for a Messuage. - Et unum Malagium in villa de Maudone, Ge.

Pat. 16. Ric. 2. par. 1. m. 30.

Mast (Glans, Pessona, ) Glandis nomine consinentur glans castanea, fagina, ficus & nuces, & alia quaque que edi & pasci poterunt prover berbam. Bracton, lib. 4, 226, See Pessona.

Is an affiftant to the Lord Chancellor of England, in the High Court of Chancery, and in his absence heareth Causes there, and gives Orders. Crompt. Fur. fol. 41. His title in his Patent is. Clericus parve baga, Custor Roudorum, & Domus Conversorum. Because the place where Rolls of Chancery are now kept, was anciently the Habitation of those Jews, who were converted to Christianity. But his Office hath that title from the lafe keeping of the Rolls of all Patents and Grants that pass the Great Seal, and of all Records of the Court of Chancery, &cc. He is called Clerk of the Rolls, Anno 12 Rich. 2. cap. 2. And in Fortefell, cap. 24. And no where Mafter of the Rolls until 11 Hen. 7. cap. 20. And yet cap. 25. Ejufdem, he is also called Clerk. In which respect Sir The Smith, lib. 2. cap. 10. fays, He may not unfitly be called Cuftes Archiverum. He hath the bestowing the Office of the Six Clerks, and the Clerks of the Pettibag; Examiners of the Court, and the Clerks of the Chapel. Anno 14 & 15 Hen. 8. cap. 1. Sec Roll

Paffer of the Dint, (Anno 2. Hen. 6. cap. 14.) Is now called the Waden of the Mint whole Office is to receive the Silver of the Goldfiniths, and to pay them for it, and to overfee

A - 107

Ana

spatte-

## ANEW

## LAW-DICTIONARY:

CONTAINING, THE

Interpretation and Definition of WORDS and TERMS used in the LAW; And also the WHOLE LAW, and the PRACTICE thereof, Under all the HEADS and TITLES of the same.

## Together with fuch

Informations relating thereto, as Explain the History and Antiquity of the Law, and our Manners, Customs, and Original Government.

## Abstracted from all

Dictionaries, Abridgments, Institutes, Reports, Year-Books, Charters, Registers, Chronicles, and Histories, Published to this Time.

## And fitted for the Ule of

Barristers, Students, and Practifers of the Law, Members of Parliament, and other Gentlemen, Justices of Peace, Clergymen, &c.

## By GILES JACOB, Gent.

## In the SAVOT:

Printed by E. and R. Nutt, and R. Gosling, (Assigns of E. Sayer, Esq.) for J. and J. Knapton, J. Darby, A. Bettelworth, F. Fayram, M. Dears, J. Pemberton, J. Doborn and T. Longman, C. Ribington, F. Clay, J. Batley, and A. Mard. MDCCXXIX.

 $\mathbf{E} \mathbf{M}$ 

Dyer 516. 1 Nelf. Abr. 701. And where the Wife 13. And the Penalty of this Offence is 20 l. and hath an Estate for Years, Life, or in Fee, and Imprisonment, at the Discretion of the Justices, Husband fow the Land with Corn, and dies before Ripe, the Wife and not his Executor shall have the Corn, the being the furviving Jointeof Lands fown, the shall have the Emblements, and not the Heir. 2 Infl. 81. A Tenant in Dower may dispose of Corn sown on the Ground; or it may go to her Executors, if the die before Severance. Stat. 20 Hem. 3. 2 Infl. 80, 81. And if a Parion fows his Glebe and dies, his Executors shall have the Corn : Likewise such Parson may by Will dispose thereof. 1 Roll. Abr. 655. Stat. 28 Hen. 8. cap. 11. If Tenant by Statute-Merchant fows the Land, and before Severance a casual Profit happens, by which he is satisfied, yet he shall have the Corn. Co. Lit. 55. Where Lands fown are delivered in Execution upon an Extent, the Person to whom delivered shall have the Corn on the Ground. 2 Leen. 54. And Judgand adjudged that the Recoveror should have the Corn. 2 Bulft. 213. If a Diffeifor fows the Land, and afterwards cuts the Corn, but before tis carried away, the Diffeisee enters ; the Difseise stiall have the Corn. Dyer 31. 11 Rep. 52. 369. Noy's Rep. 102. If a Person seised in Fee of Land dies, having a Embling Daps, (Caughter and his Wife Priviment ensient with a called either because Son; and the Daughter enters and fows the is born; in this Case the Daughter shall have the Corn, her Estate being lawful and defeated by the Act of God; and it is for the publick Good that the Land should be fowed. Co. Lit. 55. A Man feifed in Fee fows Land, and then devifes the Land by Will, and dies before Severance; the Devifee shall have the Corn, and not the Devisor's Executors. Winch. 52. Crs. El. 61. Where a Person devises his Land sown, and fays nothing of the Corn, the Corn shall go with the Land to the Devilee : And when a Man feifed of Land, fows it and dies without Will, it goes to the Executor, and not the Heir. I Lill. 512. A Device for Life dies, he in Remainder shall have the Emblements with the Foot of an Account, on the Balance thereof, Land. Hob. 132. Tenant in Fee fows the Land, and devices it to A. for Life, Remainder to B. for Life, and dies; A. dies before Severance, B. in Remainder shall have the Corn, and not the Executor of the first Tenant for Life. Cro. Eliz. 61, 464. Where there is a Right to Emblements, Ingress, Egress and Regress are allowed by Law to enter, cut and carry them away, when the Estate is determined, &v. 1 Infl. 56.

Embiers De Gents, (Fr.) A Stealing from the People: The Word occurs in our old Rolls of Amending and Correcting Abuses, according to Parliament. -Emblers des Gentz, and Robberies are committed,

Ge. Rot. Parl. 11 Ed. 3. #. 62.

Embjaccoz, (Fr. Embrefour) Is he that when a Matter is in Trial between Party and Party, loge granted to Lords of Manors, and executed comes to the Bar with one of the Parties, ha- by their Officers appointed in the Court-Leet, &c. ving received some Reward so to do, and speaks Ad mes spetter Emendatio Panni & Panit & Cerin the Case; or privately labours the Jury, or tifie, & quiquid Regis of, Excepto murdrede & La-flands in Court to survey or overlook them, trocimio, &c. — Paroch. Antiq. 196. whereby they are awed or influenced, or put in Fear or Doubt of the Matter. Stat. 19 H. 7. Ap. 1609 See Impanel.

the Husband fows the Land and dieth, his Ecc. by the faid Statute : Also a Person may be pucutors shall have the Corn. 1 Nelf. 702. But if nished by Fine, &c. on Indiament at Common the Husband and Wife are Jointenants, tho' the Law, as well as by Action on the Statute. Com. Law Com. Plac'd 186. But Lawyers and Attornies, &r. may speak in the Case for their Cli-ents, and not be Embraceurs: Also the Plaintiff nant. Cz. Lit. 199. When a Widow is endowed may labour the Jurors to appear in his own Cause; but a Stranger must not do it : For the bare Writing of a Letter to a Person, or parol Request for a Juror to appear, not by the Party himself, hath been held within the Statutes against Embracery and Maintenance. 1 Inft. 369. Hob. 294. 1 Saund. 301. And if the Party himfelf inftruct a Juror, or promife any Reward for his Appearance, then the Party is likewife an Embracer: And a Juror may be Guilry of Embracery, where he by indirect Practices gets himself sworn on the Tales, to serve on one Side. 1 Lill. 513. There are divers Statutes re-lating to this Offence and Maintenance, as 5 Ed.3. 6. 10. 34 Ed. 3. 6. 8. 32 H. 8. 6. 9, 8.

Embracerp, Is the A& or Offence of Embrament was given against a Person, and then he cors : And to attempt to influence a Jury, or fowed the Land, and brought a Writ of Error any way incline them to be more favourable to to reverse the Judgment; but it was affirmed; the one Side than the other, by Promiffes, Threatnings, Money, Treats, &c. whether the Jurors on whom any fuch Attempt is made, give any Verdict or no, or whether the Verdict pals on his Side or not; this is Embracery. 1 Inft.

Embring Dape, (From Ember, Cineres) So called either because our Ancestors, when they fafted fat in Afnes, or firewed them on their Land, and before Severance of the Corn the Son Heads, are those which the ancient Fathers called Quature Tempera jejunii, and are of great Anti-quity in the Church: They are observed on Wednesday, Friday and Saturday next after Quadragesima Sunday, (or the first Sunday in Lens) af-ter Whitsunday, Holyrod day in September, and St. Lucy's Day about the Middle of December. These Days are mentioned by Briton, cap. 53. and other Writers; and particularly in the Stat. 2 8 5 Ed. 6. cap. 19. And are fill kept with great outward Zeal by the Roman Catholicks: Our Almanacks call them the Ember Weeks.

> Emenbals, (Ememia) Is an old Word fill made Use of in the Accounts of the Society of the Inner Temple; where so much in Emendals at the fignifies fo much Money in the Bank or Stock of the Houses, for Reparation of Losses or other emergent Occasions : Quod in Restaurationem Dam-

ni tribuitur. Spelm.

Emendare, Emendam folvere, to make Amends for any Crime, or Trespais committed. Leg. Edw. Confess. cap. \$5. Hence a capital Crime, not to be atton'd by Fine, was faid to be inemendabile.

Leg. Canut. p. z.

Emenbatio, Hath been uled for the Power of - Whereas divers Murders, flated Rules and Measures : As Emendati Panni, the Power of looking to the Affise of Cloth, that it be of just Measure; Emendatio Panis & Ceruifie, the Affifing of Bread and Beer, & a Privi-

Empanel A Jury. Penere in Affis & Juratis,

#### $\mathbf{L}$ $\mathbf{E}$ $\mathbf{L}$ $\mathbf{E}$

therefore one Pepper Corn in and upon the Feast of St. Michael the Archangel, if demanded: To the Intent that by Virtue of these Presents, and by Force of the Statute for transferring of Uses into Possession, he the said C. D. may be in the astronal Possession of all and singular the said Premises above mentioned, with the Appurtenances, and thereby be enabled to accept and take a Grant and Release of the Reversion and Inheritance thereof, to him and his Heirs, to the only proper Use and Behoof of him the said C. D. his Heirs and Assens for ever. In Witness, 80c.

Form of a Release and Conveyance of Lands.

HIS Indenture made, &c. Between A. B. of, &c. of the one Part, and C. D. of, &c. of the other Part, Witnesseth, that the faid A. B. for and in Consideration of the Sum of Free bundred Pounds of lawful Money of Great Britain, to him in hand paid by the said C. D. the Receipt whereof the said A. B. doth bereby confess and acknowledge, and for divers other good Causes and Considerations him thereunto moving, he the said A. B. hath granted, hargained and fold, aliened, released and confirmed, and by these Presents doth fully, freely and absolutely grant, bargain and sell, alien, release and consirm unto the said C.D. (in his actual Possession now being, by Virtue of a Bargain and Sale to him thereof made for one Year, by Indenture hearing Date the Day next before the Day of the Date of these Presents, and by Force of the Statute for transferring of Uses into Possession and to his Heirs and Affigns for ever, All that Meffunge or Tenement, &c. with the Rights, Members and Appurtenances thereof, fituate, lying and being in, &c. And all Houses, Edifices, Buildings, Gardens, Orchards, Lands, Meadows, Commons, Pastures, Feedings Trees, Woods, Underwoods, Ways, Paths, Waters, Water-courses, Easements, Profits, Commodities, Advantages, Emoluments and Hereditaments whatsoever to the field Mallings of Transcription of the field Mallings of Transcription. to the faid Meffuage or Tenement belonging, or in any wife appertaining, or which now are, or formerly have been accepted, reputed, taken, known, used, occupied or enjoyed, to or with the same, or as Part, Parcel or Member thereof, or of any Part thereof; and also the Reversion and Reversions, Remainder and Remainders, Rents and Services of all and fingular the faid Pre-misses above mentioned, and of every Part and Parcel thereof, with the Appartenances; and also all the Effate, Right, Title, Intereft, Claim and Demand whatfower, as well in Equity as in Law, of him the faid A. B. of, in and to all and fingular the faid Premiffes, and of, in and to every Part and Parcel thereof, with the Appartenances; and also all Deeds, Evidences and Writings, touching or concerning the faid Premisses only, or only any Part thereof, together with true Copies of all other Deeds, Evidences and Writings, which do concern the faid Premiffes, or any Part thereof jointly, with any other Lands or Tenements, now in the Cu-Rody or Poffefion of him the faid A. B. or which he can or may get or come by without Suit in Law, the faid Copies to be made and written at the Request, Costs and Charges of the faid C. D. his Heirs and Af-

unto the full End and Term of one whole Year, from faid C. D. his Heirs and Affigns, that he the faid thence next and immediately ensuing and following, and A. B. now is the true, Lowful and rightful Owner of fully to be compleat and ended. Yielding and Paying the faid Messuage, Lands, Tenements, Hereditaments and Premiffes above-mentioned, and of every Part and Parcel thereof, with the Appartenances. And also that he the faid A. B. now is lawfully and rightfully feized in his own Right, of a good, fure, perfect, ab-Solute and indeseafible Estate of Inberitance in Fee Simple, of and in all and fingular the Premiffe; abovementioned, with the Appartenances, without any Manner of Condition, Mortgage, Limitation of Uje and Ufes, or other Matter, Caufe or Thing to alter, change, charge, or determine the same. And that he the said A. B. now hath good Right, full Power, and Iscasal Authority, in his own Right, to grant, bargain, fell and convey the faid Meffuage, Lands, Tenements, Hereditaments, and all and fingular the Premisses abovementioned, with the Appartenances, unto the faid C. D. bis Heirs and Assigns, to the only proper Use and Behoof of the said C. D. his Heirs and Assigns for ever, according to the true Intent and Meaning of these Pre-fents. And also that he the said C. D. his Heirs and Affigns, foall and may at all Times for ever hereafter, peaceably and quietly have, hold, occupy, possess and enjoy all and singular the said Messuage, Lands, Tenements, Hereditaments and Premiffes above mentioned with the Appurtenances, without the Let, Trouble, Hin-drance, Molestation, Interruption, and Denial of him the said A. B. his Heirs or Assigns, and of all and every other Person or Persons whatsower: And that freed and discharged, or otherwise well and sufficiently Saved and kept barmless and indemnified of and from all former and other Bargains, Sales, Gifts, Grants, Leafes, Mortgages, Fointures, Dowers, Ufes, Wills, Intails, Fines, Post-Fines, Iffues, Americaments, Seizures, Bonds, Annuities, Writings Obligatory, Statutes Morchant and of the Staple, Recognizances, Extents, Judgments, Executions, Rents and Arrearages of Rent, and of and from all other Charges, Estates, Rights, Tetles, Troubles and Incumbrances whatforver, had, made, committed, done or suffered, or to be had, made, committed, done or suffered, by the said A. B. or any other Person or Persons whatsoever, claiming or to claim, by, from or under bim, them, or any of them. And further, that he the faid A. B. and his Heirs, and all and every other Person and Persons and his and their Heirs, any Thing having or claiming in the faid Premisses above mentioned, or any Part thereof, by, from or under bim, fall and will from Time to Time, and at all Times bereafter, upon the reasonable Request, and at the Cost: and Charges of the said C. D. his Heirs or Assigns, make, do and execute, or cause or procure to be made, done and executed, all and every such further and other lawful and reasonable AH and Acts, Thing and Things, Device and Devices, Convey ance and Conveyances in the Law whatforver, for the further, better, and more perfect granting, compaying and affuring of all and fingular the faid Premisses above-mentioned, with the Appurtenances, unto the faid C. D. his Heirs and Assigns, to the only proper Use and Beboof of the said C. D. his Heirs and Assigns for ever, as by the faid C. D. bis Heirs or Affiens, or bis o their Counsel learned in the Law, finall be reasonably de-vised or advised and required. And lastly, it is covenanted, granted, concluded and agreed upon by and befigns. To have and to hold the faid Messuage or tween the said Parties to these Presents, and the true Tenement, Lands, Hereditaments, and all and singn-Meaning hereof is, and it is bereby so declared, that tween the faid Parties to thefe Prefents, and the true lar the Premiffes above mentioned, and every Part and all and every Fine and Fines, Recovery and Recoveries, Parcel thereof, with the Appursenances, unto the said Assurance and Assurances, Conveyan e and Conveyances. C. D. his Heirs and Assigns, to the only proper Use in the Law whatsoever already had, made, levied suf- and Behoof of the said C. D. his Heirs and Assigns fered, executed and acknowledged, or at any Time herefor ever. And the faid A.B. for bimself, his Heirs after to be had, made, levied, suffered, executed and and Assigns, doth covenant and grant to and with the acknowledged, by or between the said Parties to these

Banutenentis, A Writ so called, used in Cases | Compan. 66. If a Mariner be hired, and he deof Maintenance. Rcg. Orig. 182, 189.

Bantrouth, (Sax, Mansayed) The Price or Value of a Man's Life or Head, mentioned by

- Caftrum & Manerium de Bolyngbroke, cum

Soke Mara & Marifeo. Paroch. Antiq. 418.

Marcatu, The Rent of a Mark by the Year antiently referv'd in Leafes, &c. Et unum Marcatum Redditus de, &c. Mon. Angl. Tom. 1.

pag. 341. Barchers, or Lords Marchers, Were those Noblemen that lived on the Mar hes of Wales or Scotland; who in Times past (according to Camden) had their Laws, and Potestatem vite, &c. like Petty Kings; which are abolished by the Stat. 27 H. S. c. 26. and 1 Ed. 6. c. 10. In old Records, the Lords Marchers of Wales were styled Marchiones de Marchia Wallie. Sec 1 8 2 P. 8 M. c. 15.

Warches, (Marchia, from the Germ. March, i. c. Limes, or from the Fr. Marque, viz. Signum, being the notorious Diffinction between two Countrics or Territories) Are the Limits between England and Wales, or between us and Scotland; which last are divided into West and Middle Marches. 4 Hen. 5. c. 7. 22 Ed. 4. c. 8. 24 H. 8. c. 9. And the Word is used generally for the Precincts of the King's Dominions by 24 H. 8. c. 12. There was formerly a Court called the Court of the Marches of Wales, where Pleas of Debt or Damages, not above the Value of Fifty Pounds, were tried and determined; and if the Council of the Marches held Plea for Debts above that Sum, &c. a Probibition might be awarded. Hill. 14 Car. 1. Cro. Car. 384.

2Barchet, (Marchetum) Confuetudo pecuniaria, in Mancipiorum filiabus Maritandis. Bract. lib. 2. cap. 8. This Custom, with some Variation, is observ'd in some Parts of England and Wales, as also in Scaland and the Isle of Guernfey: And in the Ma-nor of Dinecer in the County of Carmarthen, eve-ry Tenant at the Marriage of his Daughter pays 10 s. to the Lord, which in the British Language is called Gwabr Merched, i. e. a Maid's Fee. The Cuftom for the Lord to lie the first Night with the Bride of his Tenant, was very common in Scotland, and the North of England: But it was abrogated by Makolme the Third, at the Instance of his Queen; and inflead thereof a Mark was paid to the Lord by the Eridegroom, from whence it is denominated Marcheta Mulieris. See Maiden Rents.

Farettum, (Fr. Maret, a Fen or Marsh) Signifies marshy Ground overflowed by the Sea or great Rivers. Co. Litt. 5.

Mariner or Scaman : And Mavinariorum Capitaneus was the Admiral or Warden of the Ports, which Offices were commonly united in the same Person; the Word Admiral not coming into Use 'till the latter End of the Reign of King Edw. 1. before which Time the King's Letters ran thus. ---- Rex Capitaneo Marinariorum & eifdem Marinariis Salutem. Paroch. Antiq. 322. The Mariners of a Ship are accountable to the Mafter; the Mafter to the Owners; and the Owners to the Merchant, for all Damages by Negligence, or otherwife. Lex Mercat. or Merch. 2

ferts the Service before the Voyage is ended, by the Law Marine, and by the Common Law, he shall lose his Wages: And if a Ship is lost by Tempelt, &c. the Mariners lofe their Wages as Shars, A Mere, Lake, or great Pond, that well as the Owners their Freight; and this is to cannot be drawn dry. Mon. Angl. Tom. 1. pag. 666. oblige them to use their utmost Endeavours to preserve the Ship. Leg. Oleron. 1 Sid. 179. Where a Mariner is wounded in the Service of a Ship, he is to be provided for at the Charge of the Ship; and if his Illness is very violent, he is to be left ashore with necessary Accommodations, and the Ship is not to flay for him; if he recovers, he is intitled to his full Wages, deducting what the Mafter expended for him. Leg. Ol. 6.7. The Common Law hath Jurisdiction for Mariners Wages; and in the Admiralty they may all join. 1 Ventr. 146. Personating Mariners, and Receiving their Wages; and Forging Letters of Attorney, tion for the Receipt of Seamen's Wages, incurs a Forfeiture of 200 L &c. Stat. 9 9 10 W. 3. Mariners, &c. casting away or destroying Ships is Felony. I Ann. See Felony.

Maritime, (Maritimus) Signifies Sea Affairs;

any Thing belonging to the Sea.

Paritima Anglia, The Profit and Emolument arifing to the King from the Sea, which antiently was collected by Sheriffs; but it was afterwards granted to the Lord Admiral. Richardus de Lucy dieitur babere Maritimam An-

gliæ. Pat. S H. 3. m. 4. Bark, (Merca, Sax. Mearc) Of Silver is now thirteen Shillings and four Pence: Though in the Reign of King Hen. t. it was only fix Shillings and a Penny in Weight; and fome were coined, and fome only cut in small Pieces, but those that were coined were worth something more than the others. In former Times, Money was paid, and Things valued oftentimes by the Mark; Affignavimus Regin. pro dote fua, mille Marcas Argenti annuatim 13 s. 4d. computatis pro Mar-ca. Paten. 3 Joh. m. 17. We read of a Mark of Gold of eight Ounces, and 61. in Silver; or as others write 61. 13 s. 4 d. Stow's Annals 32. Ret.

Mark to Goods, Is what afcertains the Property or Goodness thereof, &c. And if one Man shall use the Mark of another, to the Intent to do him Damage, Action upon the Case lieth.

Mag. Pipc, Ann. 1 Hen. 2.

Bather, (Mercatus, from Mercando, Buying and Selling) Is the Liberty by Grant or Prescription whereby a Town is enabled to set up and open Shops, &c. at a certain Place therein, for Buying, Selling, and better Provision of such Victuals as the Subject wanteth: It is less than a Fair; and ufually kept once or twice a Week. Braff. lib. 2. cap. 24. 1 Infl. 220. And according to Braffon, one Market ought to be diffant from another Sex leucas (vel Milliar.) & dimidiam, & tertiam partem dimidie : If one hath a Market by Charter or Prescription, and another obtains a Market near it to the Nusance of the Former; the Owner of the Former may avoid it. 2 Infl. 406. The Fair or Market is taken for the Place where kept: And it was customary of old, for most Fairs and Markets to be kept on Sundays; and in many Places they are still kept in Churchyards: But by Statute 27 H. 6. c. 5. no Fair or Market shall be kept upon any Surday, or upon the Feafts of the Afcenfion, Corpus Christi, Good Fri-

## A

## New and Complete Law-Dictionary.

OR,

## GENERAL ABRIDGMENT of the LAW:

O N

A more Extensive Plan than any LAW-DICTIONARY hitherto published:

#### CONTAINING

Not only the Explanation of the Terms, but also the Law itself, both with Regard to Theory and Practice.

Very Ueful to BARRISTERS, JUSTICES OF THE PEACE, ATTORNIES, Solicitors, &c.

## By T. CUNNINGHAM, Efq.

In T W O V O L U M E S.

V O L. I.

#### L O N D O N:

Printed by the Law-Printers to the King's most Excellent Majesty;

For S. Crowder at the Looking-Glass, and J Coote at the King's-Arms, in Paternoster-Row;

And fold by Mr Smith at Dublin, Mr. Jackson at Oxford, Meff. Fletcher and Hodson at Cambridge, Mr. Etherington at York, and all other Bookfellers in Great Britain and Ireland.

M. DCC LXIV.

#### P P

part of the land, the rent shall be apportioned; but a rentcharge cannot be opportuned, nor things that are intire; as if one holds land by fervice, to pay to his lord yearly at fuch a feast, a horse, or a rose, there, if the lord purchase part of the land, this service is totally extinct, because such things cannot be divided without hurt to the whole; yet in some cases a rent-charge shall be apportioned, as if a man hath a rent-charge isluing out of land, and his father purchaleth part of the land charged in fee, and dees, and this parcel defeends to his fon, who hath the rent-charge; there this charge shall be apportsoned, according to the value of the land, because such portion of the land, purchased by the father, comes not to the fon by his own act, but by descent and course of law Common appendant is of common right, and severable, and though the commoner, in fuch case, purchase parcel of the land, wherein the common is appendant, yet the common shall be apportuned; but in this case, common appurtenant, and not appendant, by luch purchase is extinet Termes de la ley 8 Co. 79.

Where the leffor recovers part of the land; or enters for a forfeiture into part thereof, the rent shall be ap-

portioned 1 Inft 148

Leffee for years leafes for years, rendring rent, and after devices this rent to three persons, this rent may be

apportioned. Dano. Abr. 505.

If a leffee for life or years under rent, furrenders part of the land, the rent shall be apportsoned but where the grantee of a rent-charge purchases part of the land, there all is extinct Moor, c 231.

A rent-charge issuing out of land, may not be appertianed. nor shall things entire; as if one holds lands by service to pay yearly to the lord, at such a seast, a horse, &c. 1 Inst. 149.

But if part of the land out of which a rent-charge ullues, descends to the grantee of the rent, this shall be apper-

tioned. Dano 507

A grantee of a rent releases part of the rent to the grantor, this doth not extinguish the residue, but it shall be appartioned, for here the grantee dealeth not with the land, but with the rent. Co Lit. 148.

On partition of lands out of which a rent is issuing, the rent shall be apportuned. Danv. Abr. 507.

And where lands held by leafe, rendring rent, are extended upon elegit, one moiety of the rent shall be apportioned to the leffor. Danv. Abr. 509.

If part of the land leafed is furrounded by fresh water, there thall be no apportunment of rent; but if it be furrounded with the fea, there shall be an apportunment of the rent. Dyer 56.

A man purchaseth part of the land where he hath common appendant, the common thall be apportuned; of common appurtenant it is otherwise, and if by the act of

the party, the common is extinct 8 Rep. 79.

Common appendant and appurtenant may be apportioned on alienation of part of the land to which it is appendant or appurtenant. Wood's Inft. 199.

If where a person has common of pasture fans number, part of the lands descends to him, this being intire and uncertain cannot be apportuned; but if it had been common certain, it should have been apportuned. I Inft. 149.

A contract may not be divided or apportioned, so as to

subject a man to two actions. 1 Salk. 65.

Common appendant may be apportioned, because 'tis of common right, and therefore, if a man purchase part of the lands to which the common 1: appendant, the common shall be apportioned to that part; but common appurtenant cannot be apportuned by the all of the party, and therefore by extinct. 4 Rep. Terringbane's cale. 8 Rep. 79. Heb. 25. 8 P.

And yet it hath been adjudged, that where a man hath common appartment to ten acres of land, for all his beafts levent and encebent on the fame, and afterwards he fells part of those ten acres, that the common shall be apportuned, and the vender shall have common on that part which he purchased, for these things are intere in several degrees, (1, s.) some things are so intere, that Vol. I. No. 12.

#### P $\mathbf{P}$ Α

they cannot be divided by the act of the party; fuch as warranties, conditions, &c. the' they may be apportioned by act of law, but commons are not so strictly intire, but that they may be apportioned, it being a common case, and therefore ought to be extended for the general good Hob. 235

Conditions, generally speaking, are intire, and cannot be apportioned by the act of the party; as for instance, the master and scholars of Corpus Christs in Oxford, made a lease of lands, proviso, the lessee should not alien, &c. without special licence, afterwards they gave the lessee a special licence to alien, who affigued his term to B B. and he by will devised the lands to his son, and the lessor entered for the condition broken; adjudged, that the licence given to B B to alien, had destroyed the condition, for the lessors would not dispense with it, as to him, and retain it, as to others; for a condition being an intire thing, cannot be apportioned by the act of the party, tho' it may be by act of law. 4 Rep. 119. Damport's

An agreement in writing between the tellator and J S. that he should receive all the testator's rents, for which service he promised to pay J.S 1001. per ann and in an action of debt brought against the executor, the plaintiff fet forth, that the testator died three quarters of a year after this contract made, during which time the plaintiff ferved him, and so demanded 75%, for his fervice for three quarters of a year, the defendant pleaded to iffue, and the plaintiff had a verdict and judgment in C'B, but upon a writ of error brought in B'R it was reverted, because this agreement was in nature of a condition precedent, and that nothing was due without a full year's fervice; 'tis like a leafe for years, rendring 201 rent yearly, and before the year is ended, the leffee is evicted, the leffor shall have no rent, for that cannot be apportioned in respect of time. I Salk 65 Countest of Phymouth vers.

Throgmorton See 2 Salk 778 the pleadings.

Appointment, Seems to be deduced from the French

apport, and lignifies the revenue, gain or profit, which a thing brings in to its owner It is also used for an augmentation given to any abbot, for his better support out of the profits of a manor .- Ita qued proficua maner u prædicti nomine apporti qualibet anno præfato A. in subventionem sustentationis suz solverentur Ann 22 Ed 3 n 72. The word was commonly used for a corrody or pension: — Nicolaus Gwyn prior de Andaver, debet xx marcas de quodam apporto, ad capitalem dominum ejuschem prioris in partibus transmarinis, in tempore pacis debito. Ex registro evidentiarum colleg Wickham juxta Winton MS — Rex Edwardus 3. restituit terras prioratuum alienigenarum salvo nobis apporto, quod præsectus procurator alicui domui superiors solvere tenetur Claus 14 Ed. 3 The word might at first signify any profit or emolument apported or brought to another; and therefore Du Fresne observes in the Customary of Rhemes, appart was the portion which the wife brought to the hufband.

Appolal of specific, The charging them with money received upon their accounts in the Exchequer It is used

in flat. 22 & 23 C. 2.

Apprailers Of goods are to be fworn to make true appraisement, and if they value the goods too high, they shall be obliged to take them at the price appraised. Stat. 13 Ed 1.

Apprentie, (Fr.) A fee or profit, apprendre is a fee or profit to be taken or received. It is used in statute 2 is 3 Ed. 6 c 8.

Apprentice, Apprentitius, (French apprentif, from apprendre, to learn; whence the French apprentissage, and our apprenticality) Signifies with us one that is bound in word or writing, to ferve another man of trade for certain years, upon condition that the artificer or mafter shall in that mean time endeavour to instruct him in his art or mistery. Smith de Rep. Aug. lib. 3. cap. 8. faith, they are a kind of hondmen, differing only, that they are servants by covenant, and for a time. Barristure at law were heretofore called apprentices of the law, in latin apprentite juris subiliaries. So faith Mr Selden in his notes. upon Partescue, p. 3. and so the learned Mr. Plowden, skiled himself. Sir Henry Finch, in his Nomatechnia, given

#### $\mathbf{E}$ N D

### E N G

due measure. Emendatio panis & cervifia, the ashing of bread and beer, or the power of supervising and correcting the weights and measures of them; a privilege granted by the King to lords of manors, which gave occasion to the present office of ale-taster, appointed in every courtleet, and fworn to look to the affife of bread, ale, or beer, within the precincts of that lordship .- Ad nes Spellat emendatio panni, panis & cervifia, & quicquid Regis est excepto murdredo & latrocinio probato.--- Paroch. Antiq. pag. 196.

Emeralds, Exempt from duties, 6 Geo. 2. c. 7. Cmillatius, A fleed, a stallion. De emissario, cui in-federat, cecidit. Matt. West. sub anno 1014. — Ab ipso vulneratus in brachio de suo dejettus est emissario. Ib.

Empanel, Impanellare, vel ponere in affifis, & juratis, (from the French panne, i. e. pellis, or of paneau, which denotes as much as pane with us, as a pane of glass, or of a window,) Signifieth the writing and entring the names of a jury into a parchment schedule, or roll of paper, by the theriff, which he hath fummoned to appear for the performance of such publick service as juries are employed in. Cowell. See Impanel.

Comparlance, (Licentia interloquendi) Cometh from the French parler, to talk, and in the Common law fignifieth a defire or petition in court, of a day to paule what is best to do. The Civilians call it petitionem induciarum. And Kitch. fol. 200. interprets it in these words, If he imparl, or pray continuance; when praying continuance is spoken interpretative. And fol. 201. he mentions emparlance general and emparlance special; emparlance general feemeth to be that which is made only in one word, and in general terms. Emparlance special, where the party requires a day to deliberate, adding also these words, Salvis annuibus advantagiis tam ad jurisdistionem curia quam ad breve & narrationem,—ot such like, Britten, cap. 53. aleth it for the conference of a jury upon the cause committed to them. And an emparlance or continuance is thus entred, Et modo ad hunc diem, scilicet diem Veneris, &c. isto eodem termino usque ad quem diem prædictus A. bahuit licentiam interloquendi, Ge. See Imparlance.

Emperoy, Is an ancient title of the Kings of England, This appears by a charter of King Edgar, viz. Ego Edgarus Anglorum Basileus, omniumque Regum insularum oceani qua Britanniam circumjacent, &c. Imperator & Dominus.

Emprefii. See Imprefit.

Emprovement. See Improvement.

Enbreber, (Fr.) To write down briefly. Brit. 56. Cacaenta, i. e. The dedication of churches, which was always on a Sunday. Encaniare, i. e. To begin a thing, or to put on a new thing, viz. Enceniavit in Wintonia urbe arduom turrim. Du Freine.

Oncaustum, i.e. Ink. Que propter encaufti & chorte witium abeleri incipiebat. Fleta, lib. 2. c. 27. par. 5.

Entheson, A. French word much ufed in our law books, as in the flatute 53 Ed. 3. tap. 3. and it fignifies as much as the occasion, cause or reason for which any thing is done. So it is used by Staundf. lib. 1. cap. 12. in his description of a dradland. Skene de verb. fignif. verbo Encheson, says, That Edward, the first King of England, Westim, 1, c. 6. statutes and ordains, That no man

Thall be amerced, without reasonable encheson.

Oncroarhment, or Accroachment, (from the French word accrocher, to pull or draw to) Signifies an unlawful gaining upon the rights or pollethons of another: For example, If two mens grounds lying together, the one preffeth too far upon the other; or if a tenant owe two shillings rent-service to the lord, and the lord taketh three. See Co. 9 Rep. f. 33. Bucknal's case. So it is said, That Hugh Spencer the father, and Hugh Spencer the fon, encroached unto them the Royal power and authority. Stat. 1 Ed. 3. in process. Cowell, edit. 1727.

Enbeabour. Where one who has the use of his reason endeavours to commit selony, &c. he shatt be pu. nished by our laws, but not to that degree as if he had actually committed it . As if a man affault another on the highway, in order to a robbery, but takes nothing from him, this is not punished as a felony, because the felony taken away by 14 Ed. 3. c. 4. See Co. lib. 7. fo. 16, is not accomplished; though as a misdemeanor, it is liable Calvin's case.

to fine and imprisonment. 3 Infl. 68, 69, 161. 11 Rep. 98. But in this case, the offender shall be transported, by Stat. 7 Ges. 2. c. 21.

Cnemp, (Inimicus,) Is properly an alien or foreigner, who in a public capacity, and in an hoffile manner, invades any kingdom or country; and whether such perfons come hither by themselves, or in company with English traitors, they cannot be punished as traitors, but shall be dealt with by martial law. H.P.C. 10, 15-1 Hawk. 35. But the subjects of a foreign Prince coming into England, and living under the protection of the King, if they take up arms, &c. against the government, they may be punished as traitors, not as alien enemies. I Hawk. ib. If a prisoner be rescued by enemies, the gaoler is not guilty of an escape; as he would have been if fubjects had made the refeue, when he might have a legal remedy against them, 2 Howk. 130. See Areason,

Endidment. See Indidment.

Cubowment, (Detatio,) Signifieth the giving or affigning of dower to a woman; for which fee more in Dower. But it is sometimes by a metaphor used for the fetting or fevering of a fufficient portion for a vicar towards his perpetual maintenance, when the benefice is appropriated; and fo it is used in the flatutes, 15 Rich, 2, c. 6. and 4 Hen. 4. c. 12. See Appropriation.

Cnoowment of la pluis belle part, Is where a man dying feifed of fome lands holden in knight-fervice, and other fome in focage, the widow is affigned her dower rather in the focage lands than those holden in knightfervice, as being le pluis belle part, the fairer part; of which read Littleton at large, lib. 1. cap. 5.

Energument, i. e. Demoniacks, who despising the catholick doctrine, were feduced by the illufions of the

Devil. Cancil. Carthag. 4. s. 91.

Enfant. See Infant. ... Confrantbile, Is to make free, to incorporate a man into a fociety or body politick, or to make one a denizen,

Enfranchilement, (from the French word franchife, libertas,) Signifies the incorporating of a man into any fociety or body politick : For example, He that by charter is made denizen of England, is faid to be enfranchifed; and so is he that is made a citizen of London, or other city, or burgess of any town corporate, because he is made partaker of those liberties that appertain to the corporation, whereinto he is enfranchifed: So a villain is enfranchifed, when he is made free by his lord, and made capable of the benefits belonging to freemen. And when a man is thus enfranchifed into a city or borough, he hath a freehold in his freedom for his life; wherefore, whatever shall be the cause of his disfranchisement, ought to be a fact, and not only an endeavouring or enterprizing. What shall be sufficient cause to disfranchise a freeman, and what not; fee in Co. lib. 11. Rep. f. 91. Bagg's cafe.

Englecery, Englechery, Englechire, or Engletherp, in Latin engleceria, Is an old word, fignifying nothing more than to be an Englishman. For example; If a man were privily flain or murdered, he was in old time accounted francigena, which word comprehended every alien, until englecery were proved, that is, until it was made manifest that he was an Englishman. Brast. lib. 3. trast. 2. cop. 15. fol. 134. The original whereof was this, Canutus the Dane being King of England, having fettled his estate in peace, at the request of his lords, difcharged the land of his armies, upon condition, that whoever should kill an alien, should be liable to justice; and if the manflayer escaped, the town where the man was flain should forfeit fixty-fix marks to the King, and if the town was not able, then the hundred should pay: And further, that every man murdered should be accounted francigena, except englecery were proved. And the manner of proving him to be an Englishman was before the coroner, by two men or witneffes who knew the father, and by two women who knew the mother; and this was called englecerie. See Horn's Mirrour of Juft. lib. 1. cap. Of the office of ceremers, and Fleta, lib. 2. cap. 30. This englicery, for the abuses and troubles that were afterwards perceived to grow by it, was utterly

spara, A meer, moor, lake, pool, pond, or place of bog, someth, Gr. Parach. Antiq. 418. Cowell, edit.

Darca, Is now thisteen thellings and four-pence; but in the reign of Hony L. it was only fix fullings and a pency in weight; for the fallings as well as proce were then weighed, or went by weight; and fome were coined, and fome only cut in forall pieces. Now those that were coined were worth famething more than the other. De tihindi haninis eccifi weru debent reddi, de, 30 fd. & 5 dinar ad manistam, idem bodie 5 marca de thefinde. t. e. thains 120 fel. qui faciunt 20 marcas. Leg. H. L. See Bark.

Marratu, The rent of a mark by the year. Min.

Sparri (Eurldom of) Grants of its lands are to be

Barchers, or Loubs marchers, Were the noblemen that lived on the marches of Wales or Scotland, who in times past (according to Camden) had their private laws, & pateflatem vite & nesis, like perty Kings, which are now abolished by the flatute 27 H. S. cap. 26. Of these marchers, you may read Anno 2 H. 4. c. 18. 26 H. S. c. 6, and 1 Ed. 6, cap. 10. where they are called Lords marchers. And in old records the Lords marchers of Wuler were called Murchimer de marchia Wallier. See Marquis, Calales.

Barches (Marchia, from the Saxon mears, fignum Emitaneum) Are the bounds and limits between us and Walce, or between us and Scotland; which last are divided into well and middle marcher. Stat. 24 Hon. 8. c. 9. 4 Hen. 5. cap. 7. and 22 Ed. 4. cap. 8. The word is used in the flature 24 Hon. S. c. 12, generally for the precincts of the King's dominions. Cowell, edit. 1727.

Marchet, (Marchetum) Confuendo pecuniario in maneipierum filiabus maritandis, Besett. Ib. 2, cit, 1, c.p. 8. num. 2. Merchetum vero pre filia dare non competit libero hamini. Extenta Manerii de Wavenho, 18 Dec. 40 Edw. 3. & alia 13 Ed. 3. Anno Dam. 1230. Rich. Burr tenet unum mefungium. E. debet tallagium, fellam euriæ & meterier hie mads, quod fi maritare voluerit filiam fuam cum quodam libero homine extra villum, faciet pacem domini pro maritagia, & fi cam maritaperit alicui cuffumario willer, nil dabit pro maritagio. Merchetum, bet eft, qued fochemanni & nativi debint folvere pro filiabut finis corrup-tis five deferatio 5 s. 4 d. Rog. Abbathiz de Burgo, in Bibl. Cutton. This cuftom, with some difference, in in divers parts of England and Wales, as also in Scotland, and in the ifle of Guernfey. See Spelman at large on it. By the cuftom of the manor of Dinewr, in the county of Caermarthen, every tenant at the marriage of his daughter pays ten failings to the lord, which in the Bri-The caltom for the lord to lie the first night with the bride of his tenant was very common in Scalland, and in the north parts of England: But it was abrogated by Malesime the Third, at the inflance of the Queen; and inflesd thereof a mark was paid to the lord by the bridegroom. Cetteell, edit. 1727.

Parchiate, To adjoin or border upon. Cowell, edit.

Marcultin, A hammer, a mallet. Id. ib.

Marrs. See Dogfes.

Marchal. See Warthal.

Parcetum, (from the Fr. maret, a fen or march) Marth ground, which the lea or great rivers overflow. Co. t Inft. fol. 5. a.

Barinarius, A mariner, a feaman. Marinariarum capitament, the admiral or warden of the ports, which offices were commonly united in the fame perfon; the word admiral not coming into use before the latter end of King Edu. I. before which time the King's letters -Rex capitaneo marinariorum & eifdem run thusmarinariis falutem. Paroc. Antiq. png. 322.

Warinerg. ber Deamen.

Marifrus, Is a word used in Demesday-Rick, and fignifies palus, or locus paludofus, a marthy or fenny ground. VOL. II. No. 105.

Baritagio amiffo per befalcam, Is a wrie for the tenant in frank-marriage, to recover lands, We whereof he is deforced by another. Rog fat. 171.

Maritagium, That portion which is given with a daughter in marriage. See Glanvil; In alis mede accipitur dis foundum leger Romanar, focundum quae proprie appellutur dis, id quad cum muliere datur vire, quad vulgariter dicitur muricagium. Lib. 2. c. 18.

Maritagium, or marriage, strictly taken, is that right which the lord of the fee had to marry the daughters of his vallals after their death : Others tell us, ir was that profit which might accrue to the ford by the marriage of one under age, who said his lands of him by knight's fervice. This feems plain by the flavute of Merton, cip. 7. Maritagium ejut qui infra atatem eff de vera jure fortinet ad deminum feedle

Mariengium habere, To have the free disposal of an heirels in marriage, a lavour granted by the Kings of England, while they had the cuttody of all wants or

heirs in minority. Gwell, edit. 1727.

Marieima Augliae, The emolament ariling to the King from the fea, which theriffs anciently collected; but was afterwards granted to the admiral. Par. S Hen. 3. m. 4. Richardus de Lucy dicitur habere maritimum Anglie.

Mark, (Meren, from the Sax. mearc, i. e. fignum.) In anesent time we find mark of gold was eight ounces. Stow's Annalo, pag. 32, and was valued at 6 % in lilver. Ret. Mog. pipe de ouns 1 Hen. 2: or, as others write, 61. 131. 4 d. Char. Reg. Joh. de dete B. Regine (quen-dam no. R. Richardi.) Paten. 3 Joh. m. 17. n. 31. Affigurations et pre dete fun mille marcas orgenti annuation. 131. 4d. computatio pre morca. See Paren. 'Tis in-Matthew Paris tells us, that it was to early as the year 1 194. in the life of Guarines, abbut of St. Alban. Skene de Verb. Signif. verb. Mark, faith, that in Traffulu de penderibus & menfurit, a mark fignifieth an punce weight or half a pound, whereof the dram is the eighth pare, as the conce is the eighth part of a mark, citing Coffeneur de Consuetud. Burg. Rub. prim. felt. 7. werb. Salz Tur-noys. A mark of filver is now 131. 4d. Cewell, edit.

Market, (Mercatus) Signifies with us emperium. and also the liberty or privilege whereby a town is enabled to keep a market. Old Nat. Brev. fel. 149. Sa doth Bratten ule it, lik 2 cap. 24. num 6. Uf lib. 4. eap, 46, where he shows, that one market ought to be diffant from another Ser lucas & dimidiam & tertium parten dimidia. The reason whereof both he and Fleta give in these words, Quia comes rationabiles dieter conflant ex 20 milliaribus. Devidatur ergs dieta in tres partes. prima autem matutina detur contibus versus mercetum, fecienda detur ad emendian & vendendum; que quidem fifficere debet omnibus nift fint forte mercatores fletanit, qui merces depoluerint & expoluerint venales, quibus neuffaira erit prelimine mera in mercatu, & tertia para relinquetur redeuntibus de morcatu ad propria, &c. Lib. 4 cop. 28. fest. Item refert. By the flatute 27 H 6, 5, all fairs and markets are forbidden to be kept upon any Sonday, or upon the fealts of the Aftenfin of our Lord, Corput Christi, or the Assumption of our Blested Lady; All Saints or Good-Friday, except for necessary v. Stuals, and in the time of harvest. It was customary in former times, that most fairs and markets were kept on Sundays; and in many places they are flill keet in the churchyard. This custom to far obtained, that though it was prohibited by feveral Kings, yet we fee by the flatute before mentioned, it continued till the reign of Horry VI. This cultom is mentioned in Mat. Parif. Ann. 1200. Nundinas vero & mercata deminica die interdixit qued umnia que diebies dominicis per Angliam fieri confucuerunt, We. See Fates and markets, and 15 Vin. Abr. tit.

Market comes, Penalty on persons living in the country, and felling by retail in market hower, 1 & 2 Phil. & M. e. 7. New Wed/last excepted as to would and yarn, 18 El. c. 21.

5 L A - 115

# DICTIONARY

OF THE

## Norman or Old French Language;

COLLECTED FROM SUCH

ACTS OF PARLIAMENT, PARLIAMENT ROLLS, JOURNALS, ACTS OF STATE, RECORDS, LAW BOOKS, ANTIENT HISTORIANS, AND MANUSCRIPTS,

AS RELATE TO THIS NATION.

#### CALCULATED

To illustrate the Rights and Customs of former Ages, the Forms of Laws and Jurisprudence, the Names of Dignities and Offices, of Persons and Places; and to render the Reading of those Records, Books, and Manuscripts, which are written in that Language, more easy; as well as to restore the true Sense and Meaning of many Words, hitherto deemed quite obscure or mistrantlated.

TO WHICH ARE ADDED

## THE LAW S

0 1

## WILLIAM THE CONQUEROR,

WITH NOTES AND REFERENCES.

By ROBERT KELHAM,

Maka ignoranus que mu laterne, fi veteran Lette mite effet facilitaria.

### LONDON:

Printed for EDWARD BROOKE,
Successor to Mest. WORRALL and TOYEY,
in Bell-Yard, near Temple-Bar.

MDCCLXXIX.

## EM

Emercient, amerced. Emergentz, arifing. Emfle, puffed up. Emfauntz, children. Emi, emmi, in balf, in the middle. Emieez, iffued, fent out. Eminentz, impending. Emmi, between. Emmorti, become dead. Emmurrer, to wall about. Emoi, emotion. Emoines, witneffes. Emologation de la court de parlament, the confirmation of the court of parliament. Emon, Edmond. Emonit, admonished. Empakkur (l'), the pack-Emparke, emparkez, impounded. Emparkement, a park, an emparkment. Emparnours, undertakers of Juits. Empaihment (en ion), in his infirmity, impediment. Empeche, impeached. Empeirez, empirez, impaired. Empell (q l'), which is called. Empendent, pendant. Empentions, penfions.

## EM

79

Emperement, in ornamenting, repairing. Emperez (se soient), bave possessed themselves of. Emperler, to imparle. Empernant, affuming, pretending to. Empernent a champart, take for maintenance. Empernour, the taker. Empes chenienz (por divers), an account of divers impediments. Empeschable, impeacheble. Empelchement, impeachment, impediment. Empetrer, to require, to in/i/t. Empiel (ley), imperial or civil law. Empiete, impiety. Empire tant nequant, netther better or warse than before. Empla, fiole. Emplee (terre), land fown. Emplere, to fill. Empleroms, we will fulfil. Emplevist (se), got policifrom again. Emplir, to fulfil. Emply, implyed. Emportablez charges, intolerable, beavy charges. Emportunement, importunately.

Empotentz,

A

## N E W

# Law Dictionary:

INTENDED

FOR GENERAL USE,

AS WELL AS

FOR GENTLEMEN OF THE PROFESSION.

BY RICHARD BURN, LL.D.

And continued to the Present Time

By JOHN BURN, Efq. his Son,
ONE OF HIS MAJESTY'S JUSTICES OF THE PEACE FOR THE
COUNTIES OF WESTMORLAND AND CUMBERLAND.

IN TWO VOLUMES.

VOL. I.

### LONDON:

PRINTED BY A. STRAHAN AND W. WOODFALL,
LAW-PRINTERS TO THE KING'S MOST EXCELLENT MAJESTY;
FOR T. CADELL, IN THE STRAND.

1792.

although the leffor determine his will before it be ripe. And fo it is if he fet roots, or fow hemp, or flax, or any other annual profit; if, after the fame be planted, the leffor ouft the leffee, or if the leffee die, yet he or his executors fhall have that year's evop. But if he plant young fruit trees, or young oaks, after, class, or the like, or fow the ground with acorns, there the leffor may put him out notwichthanding, because they will yield no annual profit.

So if tenant for life fows the ground, and dies, his executors thall have the corn, because his cleare was uncertain,

and determined by the act of Gid.

But if a woman that holds land during her widowheed fows the ground, and taketh huiband, the tellor thall have the corn, because the determination of her estate grew by her own act.

If a man feifed of lands in fee hath iffue a daughter, and dieth, leaving his wife enfient with a fon, the daughter fows the ground, the fon is born, yet the daughter shall have the corn, because her estate was lawful, and defeated by the act of God.

Where there is a right to emblements, ingress, egress, and regress, are allowed by law to enter, cut, and carry them away, when the estate is determined. 1 Infl. 55. 2 Infl. 81. 1 Roll's Abr. 727.

EMBRACERY, is an attempt to corrupt or influence a jury, or any way incline them to be more favourable to the one fide than the other, by money, promifes, letters, threats, or perfuafions; whether the juror on whom fuch attempt is made give any verdict or not, or whether the verdict given be true or false. 1 Havo. 259.

The punishment of an embraceor is by fine and impriforment; and for the juror fo embraced, if it be by taking money, the punishment is (by divers flatutes) perpetual infamy, imprisonment for a year, and forseiture of tenfold the value. 4 Black, 140.

EMBRING DAYS (from culture, ashes), are certain extraordinary days of fasting, wherein, by way of greater hunaliation, the people sate in ashes; who being at the same time habited in the coarser kind of cloth, are represented as repenting in sackcloth and ashes.

ENDOWMENT (Lat. dos, dewer), is the widow's portion; being a third part of all the freehold lands and tene-