



CHAPTER 59.

An Act for repealing certain Enactments relating to Civil Procedure which have ceased to be in force, or have become unnecessary, and for abolishing Outlawry in Civil Proceedings. A.D. 1879.
[15th August 1879.]

WHEREAS, with a view to the revision of the Statute Law, it is expedient that certain enactments (mentioned in the schedule to this Act) which relate to civil procedure or matters connected therewith, and which may be regarded as spent, or have ceased to be in force otherwise than by express and specific repeal by Parliament, or have, by lapse of time and change of circumstances, become unnecessary, be expressly and specifically repealed :

And whereas the process of outlawry in civil proceedings has become obsolete, and it is expedient that it be formally abolished, and that the enactments relating thereto be repealed :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

1. This Act may be cited as the Civil Procedure Acts Repeal Act, 1879. Short title.
2. The enactments described in the schedule to this Act are hereby repealed, subject to the exceptions and qualifications mentioned in this Act and in the schedule to this Act. Repeal of enactments in schedule.
3. After the passing of this Act no person shall be outlawed or waived in or in consequence of any civil proceeding, and no proceedings to outlawry or waiver in or in consequence of any civil proceeding shall be taken at the instance of the Crown or otherwise. Abolition of outlawry in civil proceedings.
- 4.—(1.) The repeal effected by this Act shall not affect : Saving as to repealed enactments.
 - (a.) Anything done or suffered before the passing of this Act under any enactment repealed by this Act ; or

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- (b.) Any jurisdiction or principle or rule of law or equity established or confirmed, or right or privilege acquired, or duty or liability imposed or incurred, or compensation secured, by or under any enactment so repealed ; or
 - (c.) Any right to any hereditary revenues of the Crown, or any charges thereon ; or
 - (d.) The repeal, confirmation, revival, or perpetuation by any enactment so repealed of any enactment not so repealed ; or
 - (e.) The application or incorporation of any enactment so repealed by any enactment not so repealed.
- (2.) The repeal effected by this Act shall not extend to any part of Her Majesty's dominions out of the United Kingdom, and shall not, as regards the enactments described in Part II. of the schedule to this Act, operate in respect of any court other than the Supreme Court of Judicature in England.
- (3.) Nothing in this Act shall be construed to imply that any enactment described in Part II. of the schedule to this Act has not ceased to be in force or become unnecessary as regards any court other than the Supreme Court of Judicature in England.
- (4.) This Act shall not revive or restore any jurisdiction, office, duty, drawback, fee, payment, franchise, liberty, custom, right, title, privilege, restriction, exemption, usage, practice, procedure, or other matter or thing, not existing or in force at the passing of this Act.

SCHEDULE.

ENACTMENTS REPEALED.

This schedule is to be read as referring to the Revised Edition of the Statutes prepared under the direction of the Statute Law Committee in all cases of statutes included in that edition.

The chapters of the statutes (before the division into separate Acts) are described by the marginal abstracts given in that edition.

The repeal by the present Act of a part of a statute set out or referred to in terms of the translation given in that edition is to operate on the original Latin or Norman-French, of which the translation is set out or referred to, as if the original itself were in like manner set out or referred to.

A description or citation of a portion of an Act is inclusive of the words, section, or other part first or last mentioned, or otherwise referred to as forming the beginning or forming the end of the portion comprised in the description or citation.

PART I.

Enactments Repealed Generally.

20 Hen. 3. c. 10.	The Provisions of Merton. Chapter Ten. Attornies in County Courts.
40 Hen. 3. (<i>Stat. Bissex.</i>)	A Provision for the Day in Leap Year. The extra Day in Leap Year and the Day preceding shall be reckoned as one Day.
52 Hen. 3. c. 18.	The Statute of Marlborough. Chapter Eighteen. Amercements for Defaults restrained.
52 Hen. 3. c. 19.	The Statute of Marlborough. Chapter Nineteen. Pleas of False Judgment confined to the King's Courts.
52 Hen. 3. c. 20.	The Statute of Marlborough. Chapter Twenty. In County Courts, &c. Essoins need not be sworn.
52 Hen. 3. c. 28.	The Statute of Marlborough. Chapter Twenty-eight. Prelates, &c. may prosecute for Wrongs done to their Predecessors, and in time of vacation.
3 Edw. 1. c. 21.	The Statutes of Westminster, the First. Chapter Twenty-one. Lands in Ward shall be duly kept.
3 Edw. 1. c. 24.	The Statutes of Westminster, the First. Chapter Twenty-four. Unlawful Disseisin by Escheators, &c.
3 Edw. 1. c. 35.	The Statutes of Westminster, the First. Chapter Thirty-five. Excess of Jurisdiction in Franchises.
6 Edw. 1. c. 1. in part.	The Statutes of Gloucester. Chapter One. Damages in Novel Disseisin. In Mort d'Auncestor. Cosinage, &c. When Damages shall be recovered then costs also. Damages generally ; Except from "And whereas before Time" to "recover Damages."
6 Edw. 1. c. 5.	The Statutes of Gloucester. Chapter Five. Action of Waste extended.
6 Edw. 1. c. 8.	The Statutes of Gloucester. Chapter Eight. In what Court Pleas of Trespass shall lie. Defendants may plead by Attornies. Essoins by Plaintiffs. Defendants.

12 Edw. 1. in part.	Provisions made in the Exchequer, otherwise called the Statute of Rutland ; in part ; namely,— From “ But for so much as certain Pleas ” to “ Ministers aforesaid,” being the part described in the following marginal abstract : “ No suit shall “ be prosecuted in the Exchequer unless it concern the King or his “ Officers there.”
13 Edw. 1. c. 10.	The Statutes of Westminster, the Second. Chapter Ten. Time of the delivering of Writs for Suits depending before Justices in Eyre. Any Person may make a General Attorney in Eyre.
13 Edw. 1. c. 14.	The Statutes of Westminster, the Second. Chapter Fourteen. The Process in an Action of Waste. A Writ of Inquiry of Waste.
13 Edw. 1. c. 22.	The Statutes of Westminster, the Second. Chapter Twenty-two. Waste between Joint Tenants and Tenants in common.
13 Edw. 1. c. 29.	The Statutes of Westminster, the Second. Chapter Twenty-nine. To whom and in what cases Commissions to hear and determine shall be granted. A Writ of Odio et Atia.
13 Edw. 1. c. 35. in part.	The Statutes of Westminster, the Second. Chapter Thirty-five. Punishment of him that taketh away a Ward. Writ of ravishment of Ward. In the proper County. Process against an Offender. Writ, if the Heir be carried into another County. Death of the Heir before the Suit ended. Death of the Plaintiff. Death of the Defendant. Resummons in Communi Custodia. The like in Ejectione Custodiæ ; in part ; namely,— From “ and thereupon the Plaintiff shall have such a Writ,” to the End of the Chapter.
13 Edw. 1. c. 36.	The Statutes of Westminster, the Second. Chapter Thirty-six. Penalty for procurement of Suits in Courts Baron, County Courts, &c.
13 Edw. 1. c. 50.	The Statutes of Westminster, the Second. Chapter Fifty. Commencement of the foregoing Statutes.
18 Edw. 1.	The Statute of Quo Warranto. How Writs of Quo Warranto ought to be determined and pleaded in future. Liberties by Prescription. Liberties by Charter. Pleas of Quo Warranto shall be determined on Circuit.
18 Edw. 1.	Another new Statute of Quo Warranto. Liberties by Prescription or the King's Grant.
25 Edw. 1. c. 11.	Magna Carta. Chapter Eleven. Common Pleas.
25 Edw. 1. c. 12.	Magna Carta. Chapter Twelve. Assises of Novel Disseisin and Mort d'Ancestor. Circuits. Adjournment of Causes for Difficulty.
27 Edw. 1. (<i>Ordin. de Lib. Per.</i>)	An Ordinance of purchasing Liberties. Chapter Five. Attornies of Sick Persons, &c.
28 Edw. 1. c. 3. in part.	Articles upon the Charters. Chapter Three. Of what things only the Steward and Marshal of the King's House shall hold Plea. What Coroners shall inquire of the Death of a Man slain within the Rape ; in part ; namely,— From the beginning of the Chapter to “ it shall be holden as void.”
28 Edw. 1. c. 6.	Articles upon the Charters. Chapter Six. No Common Law Writ under the Petty Seal.

Temp. incert. <i>Stat. de Ward et Releviis.</i>	Statute concerning Wards and Reliefs. Relief and Wardship co-relative. Serjeanty. Sokemen. Writs of Ward; in case of Knight's Service. Socage to demand the Land and Heir; where there are two Lords; to demand the Heir only.
1 Edw. 3. Stat. 1. c. 4.	Statute the First. Chapter Four. Averment against the Record in a Writ of False Judgment.
2 Edw. 3. c. 16.	Statute made at Northampton. Chapter Sixteen. Inquests in the Country shall be granted on Request of the Tenant.
5 Edw. 3. c. 12.	Statute made at Westminster. Chapter Twelve. Of Pardon on Outlawries. Satisfaction of Plaintiff's Damages. On Outlawry before Appearance, Party outlawed shall yield himself. Plaintiff shall be named to appear and proceed.
5 Edw. 3. c. 13.	Statute made at Westminster. Chapter Thirteen. Averment of Plaintiffs (or for the King) shall be received against Imprisonment alleged to defeat Outlawry.
9 Edw. 3. Stat. 1. c. 3.	Roll of the Statute made at York, Statute the First. Chapter Three. Executors shall not fourch by Essoin. Process against Executors. Judgment against all where some only plead.
14 Edw. 3. Stat. 1. c. 14.	Statute the First. Chapter Fourteen. After four Writs of Search for the King returned, the King put to answer; on Petition for Lands in his hands. The Great or Privy Seal shall not hinder this Statute.
20 Edw. 3. c. 1.	Ordinance for the Justices. Chapter One. Justices shall do right to all Persons without regard of Letters.
20 Edw. 3. c. 2.	Ordinance for the Justices. Chapter Two. The Barons of the Exchequer shall do right without Delay.
27 Edw. 3. Stat. 1. c. 1.	A Statute against Annillers of Judgments of the King's Court: made in the Twenty-seventh Year. Chapter One. All subjects suing in a Foreign Court for matters made cognizable in the King's Court, or questioning elsewhere the judgments of the King's Court, shall have Two Months Warning to answer for such Contempt. On Non-appearance they shall be outlawed, forfeit their Lands and Goods, and be imprisoned. Offenders coming in before Outlawry shall be received.
34 Edw. 3. c. 13.	A Statute made in the Parliament holden at Westminster. Chapter Thirteen. Escheators shall take Inquests by Good People; by Indenture and not privily.
34 Edw. 3. c. 14.	A Statute made in the Parliament holden at Westminster. Chapter Fourteen. Offices found before Escheators may be traversed in Chancery, and tried in the King's Bench.
37 Edw. 3. c. 2.	A Statute concerning Diet and Apparel. Chapter Two. A Writ of Idemptitate Nominis in Outlawry. The Party shall be admitted to find Surety thereupon.
1 Ric. 2. c. 12.	Roll of the Statutes of the First Year of King Richard II. Chapter Twelve. Warden of the Fleet shall not let at large Prisoners in Execution. Punishment by Loss of Office. Action of Debt at the Suit of the Plaintiff. Penalty for confessing a Debt to the King, to the delay of another's Execution.

6 Ric. 2. c. 2.	Statute made at Westminster in the Sixth Year. Chapter Two. Actions of Debt and Account shall be brought in their proper Counties.
7 Ric. 2. c. 14.	Statute made at Westminster in the Seventh Year. Chapter Fourteen. For enabling Parties out of the Realm to appoint Attornies in Writs of Premunire.
8 Ric. 2. c. 5.	Statute made at Westminster in the Eighth Year. Chapter Five. Pleas at Common Law shall not be discussed before the Constable and Marshal.
13 Ric. 2. stat. 1. c. 2.	Statute of the Thirteenth Year. Statute the First. Chapter Two. Jurisdiction of the Constable and Marshal. Of whose Contracts the Constable hath cognizance. Declarations thereof. Prohibition of Constable and Marshal.
13 Ric. 2. stat. 1. c. 5.	Statute of the Thirteenth Year. Statute the First. Chapter Five. Jurisdiction of the Admiral and his Deputy.
15 Ric. 2. c. 3. in part.	Of the Statute of the Fifteenth Year. Chapter Three. Jurisdiction of the Admiral; in part; namely,— From the beginning of the Chapter to “his Lieutenant in anywise.”
17 Ric. 2. c. 6.	Statutes of the Seventeenth Year. Chapter Six. On untrue Suggestions before the Council or in Chancery damages may be awarded.
2 Hen. 4. c. 7.	Statute of the Second Year. Chapter Seven. In Assizes of Mort d’Ancestor, &c. Plaintiffs shall not be Nonsuit after Verdict.
4 Hen. 4. c. 23.	Statutes of the Fourth Year. Chapter Twenty-three. Judgments shall remain in Force until reversed by Attaint or Error.
7 Hen. 4. c. 13.	Statute of the Seventh Year. Chapter Thirteen. Impotent Persons outlawed may make Attornies, except on Writs of Execution.
2 Hen. 5. stat. 1. c. 2.	Statute the First. Chapter Two. The Injustice arising from Writs of Certiorari Corpus cum Causa out of Chancery for removal of Prisoners in Execution. Upon the Judgments returned against such Prisoners they shall be remanded.
8 Hen. 6. c. 9. in part.	Statutes of the Eighth Year of King Henry 6. Chapter Nine. Recital of the Statute 15 Ric. 2. c. 2. against Forcible Entries; Defects of that Statute; recited Statute and others confirmed, and extended to Forcible Detainers. The Party ousted shall be restored to Possession, whether it be vacant or full. Feoffments, &c. after such Entry for Maintenance declared void. Precept to the Sheriff to return a Jury to inquire of Forcible Entries. Jurors to have Forty Shillings per annum. Penalty for the Sheriff on neglect of Duty. Proceedings against the Sheriffs, &c. for Defaults. Assise of Novel Disseisin or Action of Trespass may be laid against him who doth put out or keep out of Possession with Force. Chief Officers in Cities, &c. may execute this Act. Proviso in case of Possession for Three Years; Except as to Criminal Proceedings.
9 Hen. 6. c. 4.	Of the Ninth Year. Chapter Four. A Writ of Idempnitte Nominis maintainable by Executors in Cases of Outlawry of their Testator before or since the Statute 1 Hen. 5. c. 5.
3 Hen. 7. c. 10.	An Acte against Delays of Execucon upon Writs of Error and to give Costs.
19 Hen. 7. c. 20.	De brevibus erroris repemendis.
6 Hen. 8. c. 4. in part.	Acte for pclamacions to be made before the Exigent be awarded into foreyn Shires; in part; namely,— So far as it relates to Outlawry in Civil Cases.

24 Hen. 8. c. 8.	An Acte where Defendants shall not recover any Costs.
1 Edw. 6. c. 7. in part.	An Acte for the contynuance of Actions after the death of any King of this Realme ; in part ; namely,— Sections One and Three.
3 & 4 Edw. 6. c. 3.	An Acte concerning the improvement of Comons and waste Groundes.
8 Eliz. c. 2. in part.	An Acte whereby the Defendant may recover his Costes, being wrongfully vexed ; in part ; namely,— Section One ; and the words “in the sayd Court of the Marshalsey, “ &c.” in Section Two.
18 Eliz. c. 5. in part.	An Acte to redresse Disorders in Comon Informers upon Penall Lawes ; in part ; namely,— Section Four, from “and that yf any suche Informer” to end of Section.
18 Eliz. c. 12.	An Acte for the tryall of Nisi Prius in the Countye of Midd.
29 Eliz. c. 5.	An Acte for the contynuance and pfectinge of diu ^r se Statutes.
31 Eliz. c. 3.	An Acte for the avoiding of Privy and Secret Outlawries of Her Majestie’s Subjects.
31 Eliz. c. 5. in part.	An Acte concerning Informers ; in part ; namely,— Sections Four and Six, and Sections Two and Three, except as to Criminal Proceedings.
31 Eliz. c. 10.	An Acte for the contynuance and pfectinge of diu ^r se Statutes.
43 Eliz. c. 6. in part.	An Acte to avoid trifling and frivolous Suites in Law in Her Majesties Courtes at Westm̄ ; in part ; namely,— Section Two.
13 Chas. 2. Stat. 2. c. 2.	An Act for prevention of Vexations and Oppressions by Arrests, and of Delaies in Suits of Law.
16 & 17 Chas. 2. c. 8.	An Act to prevent Arrests of Judgement and superseding Executions.
18 & 19 Chas. 2. c. 10.	An Act extending a former Act concerning Replevins and Avowries to the Principallity of Wales and the County Palatines.
29 Chas. 2. c. 3. in part.	An Act for Prevention of Frauds and Perjures ; in part ; namely,— Sections Thirteen and Fourteen.
29 Chas. 2. c. 5.	An Act for takeing of Affidavits in the Country to be made use of in the Courts of King’s Bench, Common Pleas, and Exchequer.
4 Will. & Mar. c. 18. in part.	An Act to prevent malicious Informations in the Court of King’s Bench, and for the more easie reversal of Outlaries in the same Court ; in part ; namely,— Sections Two, Three and Four, except as to Outlawry in Criminal Cases.

4 Will. & Mar. c. 22. in part.	An Act for regulateing Proceedings in the Crowne Office of the Court of King's Bench att Westminster ; in part ; namely,— Sections One, Two, and Three.
8 & 9 Will. 3. c. 11. in part.	An Act for the better preventing frivolous and vexatious Suits ; in part ; namely,— Section Four.
10 Will. 3. c. 20.	An Act for limiting certaine Times within which Writts of Error shall be brought for the reversing Fines, Common Recoveries, and Ancient Judgments.
11 Will. 3. c. 9.	An Act for preventing frivolous and vexatious Suits in the Principality of Wales and the Counties Palatine.
4 & 5 Ann. c. 3. in part.	An Act for the Amendment of the Law and better advancement of Justice ; in part ; namely,— Sections Twenty-two, Twenty-three, and Twenty-five.
8 Geo. 1. c. 25.	An Act for supplying some Defects in the Statute of the Twenty-third of King Henry the Eighth, [intituled "An Act for Obligations to be taken by two " Chief Justices, the Mayor of the Staple, and the Recorder of London,"] and for setting down the Time of signing Judgments in the Principality of Wales and Counties Palatine.
12 Geo. 1. c. 31.	Act for the better regulating Tryals by Nisi Prius in the County of Middlesex.
3 Geo. 2. c. 30.	An Act to put an end to certain Disputes touching Orders and Decrees made in the Court of Chancery.
4 Geo. 2. c. 26.	An Act that all Proceedings in the Courts of Justice within that part of Great Britain called England, and in the Court of Exchequer in Scotland, shall be in the English Language.
6 Geo. 2. c. 14.	<i>An Act the title of which begins with the words,</i> —An Act for the more effectual preventing frivolous and vexatious Arrests,— <i>and ends with the words,</i> — and for explaining and amending the said Act.
14 Geo. 2. c. 17.	An Act to prevent inconveniences arising from Delays of Causes after issue joined.
1 Geo. 3. c. 23.	<i>An Act the title of which begins with the words,</i> —An Act for rendering more effectual,— <i>and ends with the words,</i> —Commissions and Salaries of Judges.
10 Geo. 3. c. 50. in part.	An Act for the further preventing Delays of Justice by reason of Privilege of Parliament ; in part ; namely,— Sections Three and Four.
22 Geo. 3. c. 82. in part.	<i>An Act the title of which begins with the words,</i> —An Act for enabling,— <i>and ends with the words,</i> —Revenues of the Civil List ; in part ; namely,— Section Five.
38 Geo. 3. c. 52. in part.	An Act to regulate the Trial of Causes, Indictments, and other Proceedings which arise within the Counties of certain Cities and Towns corporate within this Kingdom ; in part ; namely,— Section One, as to Actions.
38 Geo. 3. c. 87. in part.	An Act for the Administration of Assets in cases where the Executor to whom Probate has been granted is out of the Realm ; in part ; namely,— Section Four.

- 43 Geo. 3. c. 46.
in part. An Act for the more effectual Prevention of frivolous and vexatious Arrests and Suits, and to authorise the levying of Poundage upon Executions in certain cases ;
in part ; namely,—
Sections Two and Six.
- 49 Geo. 3. c. 91. An Act to empower the Judges to try Civil Causes in their own Counties in England.
- 53 Geo. 3. c. 24. An Act to facilitate the Administration of Justice.
- 1 Geo. 4. c. 21. An Act to enable the Chief Justice of the King's Bench, or in his absence, any Judge of the same Court, to try Middlesex Issues at Nisi Prius elsewhere than in Westminster Hall.
- 1 Geo. 4. c. 55. An Act for giving further Facilities to the Proceedings in the Court of King's Bench, and for giving certain Powers to Justices of Assize.
- 6 Geo. 4. c. 95. An Act to enable such Persons as His Majesty may be pleased to call to the Degree of a Serjeant-at-Law to take upon themselves that Office in Vacation.
- 11 Geo. 4. & 1 Will.
4. c. 36.
in part. An Act for altering and amending the Law regarding Commitments by Courts of Equity for Contempts, and the taking Bills pro confesso ;
in part ; namely,—
Sections Three to Fourteen, the Sub-sections numbered One to Six and Nine to Fourteen of Section Fifteen, Section Sixteen, and Section Seventeen, from "except as to Costs" to "Money or Costs."
- 11 Geo. 4. & 1 Will.
4. c. 58. An Act for regulating the receipt and future Appropriation of Fees and Emoluments receivable by Officers of the Superior Courts of Common Law.
- 11 Geo. 4. & 1 Will.
4. c. 70.
in part. An Act for the more effectual Administration of Justice in England and Wales ;
in part ; namely,—
Sections One and Four, Section Six, from "provided" to end of Section, and Sections Seven and Eight, except as to Criminal Proceedings, and Sections Eleven, Thirteen, Nineteen, Twenty, and Twenty-seven.
- 1 Will. 4. c. 3.
in part. An Act to amend an Act of the last Session, for the better Administration of Justice, so far as relates to the Essoyn and General Return Days of each Term, and to substitute other Provisions in lieu thereof ; and to declare the Law with regard to the Duration of the Terms in certain Cases ;
in part ; namely,—
Section Two.
- 1 Will. 4. c. 7.
in part. *An Act the title of which begins with the words,—*An Act for the more speedy Judgment and Execution,*—and ends with the words,—*in Cases of Bankruptcy ;
in part ; namely,—
Sections Two and Three.
- 1 Will. 4. c. 22.
in part. An Act to enable Courts of Law to order the examination of Witnesses upon Interrogatories and otherwise ;
in part ; namely,—
Sections Three, Nine, and Eleven.
- 1 & 2 Will. 4. c. 58.
in part. An Act to enable Courts of Law to give Relief against adverse Claims made upon Persons having no Interest in the Subject of such Claims ;
in part ; namely,—
Section One, from "or in the Court of Common Pleas" to "before
"Plea"; and Sections Two and Four.

- 2 & 3 Will. 4. c. 39. An Act for Uniformity of Process in Personal Actions in His Majesty's Courts of Law at Westminster.
- 2 & 3 Will. 4. c. 58. An Act to extend the Provisions of an Act of the First Year of the Reign of His present Majesty for altering and amending the Law regarding Commitments by Courts of Equity for Contempts, and the taking Bills pro Confesso, and to explain certain Parts thereof ;
in part ; namely,—
From "except as to the Costs" to "Nonpayment of Money or Costs."
- 3 & 4 Will. 4. c. 27. An Act for the Limitation of Actions and Suits relating to Real Property, and for simplifying the Remedies for trying the Rights thereto ;
in part ; namely,—
Section Thirty-six.
- 3 & 4 Will. 4. c. 42. An Act for the Amendment of the Law and the better Advancement of Justice ;
in part ; namely,—
Sections Thirteen, Fourteen, Twenty-two, Thirty, and Forty-three.
- 3 & 4 Will. 4. c. 67. An Act to amend an Act of the Second Year of His present Majesty for the Uniformity of Process in Personal Actions in His Majesty's Courts of Law at Westminster.
- 3 & 4 Will. 4. c. 71. An Act for the Appointment of convenient Places for the Holding of Assizes in England and Wales ;
in part ; namely,—
Section Four.
- 3 & 4 Will. 4. c. 94. An Act for the Regulation of the Proceedings and Practice of certain Offices of the High Court of Chancery in England ;
in part ; namely,—
Sections Twenty-two, Twenty-three, Twenty-four, and Thirty.
- 4 & 5 Will. 4. c. 42. An Act to facilitate the taking of Affidavits and Affirmations in the Court of the Vice-Warden of the Stannaries of Cornwall ;
in part ; namely,—
Section One, from "and that any Master" to "Vice-Warden."
- 4 & 5 Will. 4. c. 62. An Act for improving the Practice and Proceedings in the Court of Common Pleas of the County Palatine of Lancaster.
- 5 & 6 Will. 4. c. 83. An Act to amend the Law touching Letters Patent for Inventions ;
in part ; namely,—
Sections Three, Five, and Six.
- 7 Will. 4 & 1 Vict. c. 30. An Act to abolish certain Offices in the Superior Courts of Common Law, and to make Provision for a more effective and uniform Establishment of Officers in those Courts.
in part ; namely,—
Sections One, Two, Five, and Seven ; Section Twelve, from "and all "such Clerks" to end of Section ; and Sections Eighteen, Twenty-four, Twenty-six, and Twenty-seven, and Schedule A.
- 1 & 2 Vict. c. 45. An Act to extend the Jurisdiction of the Judges of the Superior Courts of Common Law ; to amend Chapter Fifty-six of the First Year of Her present Majesty's Reign, for regulating the Admission of Attornies, and to provide for the taking of Special Bail in the absence of the Judges.
in part ; namely,—
Sections One and Two.

- 1 & 2 Vict. c. 110.
in part. An Act for abolishing Arrest on Mesne Process except in certain Cases; for extending the Remedies of Creditors against the Property of Debtors, and for amending the Laws for the Relief of Insolvent Debtors in England;
in part; namely,—
In Section Seventeen the words “or from the commencement of this
“ Act in Cases of Judgments then entered up and not carrying
“ Interest;” Section Twenty; Section Twenty-one, from “and all
“ Powers” to “same Courts respectively,” and from “and provided
“ also” to end of Section; and in Section Twenty-two the words “of,
“ or if such Superior Court be within the County Palatine of Lan-
“ caster for the Judges of the Court of Common Pleas at Lancaster,”
and the words “or into the Court of Common Pleas at Lancaster, as
“ the case may be,” in each place where they occur.
- 2 & 3 Vict. c. 11.
in part. An Act for the better Protection of Purchasers against Judgments, Crown Debts, Lis pendens, and Fiats in Bankruptcy;
in part; namely,—
Section Two.
- 2 & 3 Vict. c. 16. An Act for improving the Practice and Proceedings in the Court of Pleas of the County Palatine of Durham and Sadberge.
- 3 & 4 Vict. c. 24. *An Act the title of which commences with the words,—An Act to repeal Part of an Act of the Forty-third Year of the Reign of Queen Elizabeth,—and ends with the words,—Provisions in Lieu thereof.*
- 3 & 4 Vict. c. 65.
in part. An Act to improve the Practice and extend the Jurisdiction of the High Court of Admiralty in England;
in part; namely,—
Sections Two, Eleven to Seventeen, and Nineteen.
- 3 & 4 Vict. c. 66.
in part. An Act to make Provision for the Judge Registrar and Marshal of the High Court of Admiralty of England;
in part; namely,—
Sections One, Three, Seven, Seventeen, and Eighteen.
- 5 Vict. c. 5.
in part. An Act to make further Provisions for the Administration of Justice;
in part; namely,—
Section One, Sections Nineteen to Thirty-seven, Section Forty-nine, and the Second and Third Schedules.
- 5 & 6 Vict. c. 86.
in part. An Act for abolishing certain Offices on the Revenue Side of the Court of Exchequer in England, and for regulating the Office of Her Majesty's Remembrancer in that Court;
in part; namely,—
Sections Two, Four, Seven, and Ten.
- 5 & 6 Vict. c. 103.
in part. An Act for abolishing certain Offices of the High Court of Chancery in England;
in part; namely,—
Sections Fourteen, Eighteen, Thirty-one, Thirty-two, and Thirty-seven.
- 6 & 7 Vict. c. 20.
in part. An Act for abolishing certain Offices on the Crown Side of the Court of Queen's Bench, and for regulating the Crown Office;
in part; namely,—
Section Two, from the words “and such Clerks” to the end of the Section, and Sections Fourteen and Fifteen.
- 6 & 7 Vict. c. 38.
in part. An Act to make further Regulations for facilitating the hearing Appeals and other Matters by the Judicial Committee of the Privy Council;
in part; namely,—
Section Thirteen.

6 & 7 Vict. c. 67. in part.	An Act to enable Parties to sue out and prosecute Writs of Error in certain cases upon the Proceedings on Writs of Mandamus ; in part ; namely,— Section Four.
12 & 13 Vict. c. 109. in part.	The Petty Bag Office and Enrolment in Chancery Amendment Act, 1849. in part ; namely,— Section Twenty-six, Section Thirty, from “ and shall also ” to “ this Act,” and Sections Thirty-nine, Forty-one, Forty-six, Forty-seven, and Forty-nine.
13 & 14 Vict. c. 35. in part.	An Act to diminish the Delay and Expense of Proceedings in the High Court of Chancery in England ; in part ; namely,— Sections Twenty-seven to Thirty-three.
13 & 14 Vict. c. 75.	An Act to regulate the Receipt and Amount of Fees receivable by certain Officers in the Court of Common Pleas.
14 & 15 Vict. c. 83. in part.	An Act to improve the Administration of Justice in the Court of Chancery and in the Judicial Committee of the Privy Council ; in part ; namely,— Sections Two, Three, Twelve, and Twenty.
15 & 16 Vict. c. 73. in part.	An Act to make Provision for a Permanent Establishment of Officers to perform the Duties at Nisi Prius in the Superior Courts of Common Law, and for the Payment of such Officers and the Judges’ Clerks by Salaries, and to abolish certain Offices in those Courts ; in part ; namely,— Section Three ; Section Four from “ and all such ” to “ belong ; ” Sections Ten, Thirteen, and Nineteen ; Section Twenty-one from “ and such Salaries and Expenses ” to “ Great Britain and Ireland ; ” and Sections Twenty-two, Twenty-three, Twenty-four, Twenty-seven, Twenty-eight, and Thirty-one.

PART II.

Enactments repealed as to the Supreme Court of Judicature in England.

6 Edw. 1. c. 1. in part.	The Statutes of Gloucester. Chapter One. Damages in Novel Disseisin. In Mort d’Auncestor, Cosinage, &c. Where Damages shall be recovered, there Costs also. Damages generally ; in part ; namely,— From “ and whereas before Time ” to “ recover Damages.”
13 Edw. 1. c. 15.	The Statutes of Westminster, the Second. Chapter Fifteen. Infants eloined may sue by prochein amy.
14 Edw. 3. Stat. 1. c. 6. in part.	Statute the First. Records defective by misprision of Clerks amendable ; Except as to Criminal Proceedings.
1 Hen. 5. c. 5. in part.	Statutes of the First Year of King Henry V. Chapter Five. In original Writs, &c. Additions of Defendants’ Degree, &c. shall be put ; Except as to Criminal Proceedings.
9 Hen. 5. Stat. 1. c. 4. in part.	Statute the First. Chapter Four. Recital of the Statute 14 Edw. 3. stat. 1. c. 6. Justices may amend the Defaults in Records and Process after Judgment ; Except as to Criminal Proceedings.

- 4 Hen. 6. c. 3.
in part. Statutes of the Fourth Year of King Henry VI. Chapter Three. Recital of the Statute 9 Hen. 5. st. 1., reciting Statute 14 Edw. 3. st. 1. c. 6. for amendment of Errors in process by misprision of Clerks as well after Judgment as before. The said Statutes confirmed as well after Judgment on Verdict as on Demurrer. Exception as to Wales and Records of Outlawry ;
Except as to Criminal Proceedings.
- 8 Hen. 6. c. 12.
in part. Statutes of the Eighth Year of King Henry VI. Chapter Twelve. No Judgment nor Record shall be reversed nor avoided for Erasures, Interlineations, or literal Errors. The Judges may reform all Defects in Records by misprision of the Clerk, in affirmance of Judgement, except in Appeals, Indictments, Outlawries, want of Additions, &c. Variance alleged between a Record and Certificate thereof shall be amended in affirmance of Judgement. Embezzling of a Record whereby any Judgement is reversed declared to be Felony. Record, &c. exemplified under the Great Seal and inrolled in Chancery shall not be reversed for variance from the Exemplification and Inrollment ;
Except as to Criminal Proceedings.
- 8 Hen. 6. c. 15.
in part. Statutes of the Eighth Year of King Henry VI. Chapter Fifteen. The Judges may amend Records in cases of misprision of Sheriffs, &c. Exceptions as to Processes in Wales and Outlawries in Felonies and Treasons ;
Except as to Criminal Proceedings.
- 21 Hen. 8. c. 19. An Acte conc'ninge Avowries.
- 22 Hen. 8. c. 15. An Acte that the Defendaunt shall recover Costs ageinste the Pleyntif if the Pleyntif be non-suited, or if the v'dicte passe ageinste him.
- 32 Hen. 8. c. 30. Mispleading Jeofailes, &c.
- 18 Eliz. c. 14. An Acte for Refourmaçon of Jeofayles.
- 27 Eliz. c. 5. An Acte for the expedicion of Justice in causes of Demurrers and Pleadings.
- 4 Jas. 1. c. 3. An Act to give Costs to the Defendant uppon a Nonsuite of the Plaintiffe or uppon a Verdicte against him.
- 21 Jas. 1. c. 13. An Acte for the further Reformaçon of Jeofayles.
- 21 Jas. 1. c. 16.
in part. An Acte for Lymytaçon of Aẽcons, and for avoyding of Suits in Law ;
in part ; namely,—
Section Six.
- 17 Chas. 2. c. 8. An Acte for avoiding unnecessary Suites and Delayses.
- 8 & 9 Will. 3. c. 11.
in part. An Act for the better preventing frivolous and vexatious Suits ;
in part ; namely,—
Sections One, Two, Three, Five, Six, and Seven.
- 4 & 5 Anne, c. 3.
in part. An Act for the Amendment of the Law and better Advancement of Justice ;
in part ; namely,—
Sections One, Two, Four, Five, Seven, and Eleven.
- 5 Geo. 1. c. 13. An Act for the Amendment of Writs of Error, and for the further preventing the arresting or reversing of Judgments after Verdict.
- 2 Geo. 2. c. 22. An Act for the Relief of Debtors, with respect to the Imprisonment of their Persons.
- 8 Geo. 2. c. 24. An Act to explain and amend an Act passed in the Second Year of the Reign of His present Majesty, intituled "An Act for the Relief of Debtors with
" respect to the Imprisonment of their Persons."

11 Geo. 2. c. 19. in part.	An Act for the more effectual securing the Payment of Rent, and preventing Frauds by Tenants; in part; namely,— Section Twenty-two.
19 Geo. 2. c. 37. in part.	An Act to regulate Insurance on Ships belonging to the Subjects of Great Britain and on Merchandises or Effects laden thereon; in part; namely,— Section Seven.
43 Geo. 3. c. 46.	An Act for the more effectual Prevention of frivolous and vexatious Arrests and Suits; and to authorise the levying of Poundage upon Executions in certain Cases.
9 Geo. 4. c. 14. in part.	An Act for rendering a Written Memorandum necessary to the Validity of certain Promises and Engagements; in part; namely,— Section Two.
9 Geo. 4. c. 15. in part.	An Act to prevent a Failure of Justice by reason of variances between Records and Writings produced in Evidence in support thereof; Except as to Criminal Proceedings.
11 Geo. 4. & 1 Will. 4. c. 47. in part.	An Act for consolidating and amending the Laws for facilitating the Payment of Debts out of Real Estate; in part; namely,— Section Ten.
2 & 3 Will. 4. c. 100. in part.	An Act for shortening the Time required in Claims of Modus decimandi or Exemption from or Discharge of Tithes; in part; namely,— Section Seven.
3 & 4 Will. 4. c. 42. in part.	An Act for the Amendment of the Law and the better Advancement of Justice; in part; namely,— Sections Eight, Nine, Eleven, and Thirty-one to Thirty-five.
4 & 5 Will. 4. c. 39.	An Act to give Costs in Actions in Quare impedit.
4 & 5 Will. 4. c. 82.	An Act to amend and extend an Act of the Second Year of His present Majesty, to effectuate the Service of Process issuing from the Courts of Chancery and Exchequer in England and Ireland.
6 & 7 Vict. c. 96. in part.	An Act to amend the Law respecting Defamatory Words and Libel; in part; namely,— Section Two, from “and that every such Defendant,” to “Advancement “ of Justice.”
8 & 9 Vict. c. 75. in part.	An Act to amend an Act passed in the Session of Parliament held in the Sixth and Seventh Years of the Reign of Her present Majesty, intituled “An Act “ to amend the Law respecting Defamatory Words and Libel;” in part; namely,— The words “is provided by said Act,” in Section Two.
8 & 9 Vict. c. 109.	An Act to amend the Law concerning Games and Wager; in part; namely,— Section Nineteen.