

cas ils fieront wast, le feoffor a-  
vera envers eue briefe de wast  
supposant per son brief, Quod  
tenet ad terminum vitæ, &c. mes  
en son count il declare coment  
& en quel manner le leas fuit  
fait.

Form aforesaid; and in this Case, if  
they shall do Waste, the Feoffor shall  
have a Writ of Waste against them;  
supposing by his Writ, *Quod tenet  
ad terminum vitæ, &c.* but in his  
Count he shall declare how, and in  
what Manner the Lease was made.

**P**Robatur sic. By this Argument logically drawn a divisione, it appeareth, How  
necessary it is that our Student should (as Littleton did) come from one of the Uni-  
versities to the Study of the Common Law, where he may learn the liberal Arts, and espe-  
cially Logick: For that teacheth a Man not only by just Argument to conclude the Matter  
in Question, but to discern between Truth and Falshood, and to use a good Method in his  
Study, and probably to speak to any legal Question, and is defined thus, *Dialectica est sci-  
entia probabiliter de quovis themate differendi*; whereby it appeareth how necessary it is for  
our Student.

37 H. 6. 27.

**S**upposant per son brief, Quod tenet ad terminum vitæ, &c;  
This and the rest of this Section is evident and plain.

## Sect. 382.

**S**I un Ab-  
be. So it  
is of a Bishop,  
Arch-Deacon, and  
other Ecclesiasti-  
cal or Tempo-  
ral Body politick  
or corporate, or  
of any Officer or  
Graduate, or the  
like.

**R**esigne,  
ou soit depose.  
And so it is of a  
Translation and  
Cession.

**E**n mesme la man-  
ner est, si un Ab-  
be fait un Lease a un  
hōe, a avē & tener a luy  
durāt le tēps q̄ le lessor  
est Abbe, en cest case le  
Lessee ad estate p̄ term  
de la vie demesne, mes  
ceo est sur conditio en  
ley, s̄. que si labbe re-  
signa, ou soit depose, q̄  
bien lirroīt a s̄ succel-  
sor d'entrer, &c.

**I**n the same Manner it is,  
if an Abbot make a  
Lease to a Man, to have  
and to hold to him during  
the Time that the Lessor is  
Abbot; in this Case the Les-  
see hath an Estate for Term  
of his own Life: But this is  
upon Condition in Law, *i. e.*  
That if the Abbot resign or  
be deposed, that then it shall  
be lawful for his Successor to  
enter, &c.

## Sect. 383.

**L**IVRE d'assises is a  
Book of the Reports  
of Cases in the Reign of  
King Edward the Third; and  
it is called the Book of Assises,  
because the greatest Part of  
the Cases therein are upon  
Writs of Assises, brought as  
hath been said, and which hath  
been cited before.

**D**evise les Tene-  
ments a vendre per  
son Executor. This must

5.

**I**tem hōe poīt  
veier en le Livre  
d'assise, viz. Anno  
38 E. 3. p. 3. un pl̄  
dass. en cest forme  
que ensuist. s̄ Un  
Assise de Novel Dis-  
seisin auter foits fuit  
port vers A. que ple-  
da al Assise, & trove  
fuit per verdict, Que

**A**lso a Man may  
see in the Book  
of Assises, Anno 38  
E. 3. p. 3. a Plea of  
Assise in this Form fol-  
lowing, *i. e.* An Assise  
of Novel Disseisin was  
sometime brought a-  
gainst A. who pleaded  
to the Assise; and it was  
found by Verdict, that  
laun-