

The TABLE.

Where a Rent is granted to two Coparceners for Owelty of Partition, or where reserved upon a Feoffment in Fee, in what Nature they shall be said seised of this Rent, 169 b * §

Where a Rent granted by the Husband for Owelty of Partition shall bind the Wife, 169 b §

Where Partition made between the Issue in Tail, and her Sister not inheritable to the Tail, shall bind the Issue; *secus* of a Partition between Issue and a Stranger, 170 b †

Where a Partition between *Bastard eigne* and *Mulier puiſne*, shall bind the *Mulier* and her Heirs, 170 b *, 244 b †

Where a Partition in Chancery shall be avoided by an Infant; *secus* where a Writ of Partition is brought and Judgment had, 171 a

Where the Issue of one Parcener upon the not Discent of Affers, shall enter into the Moiety of Lands in Tail allotted to the other Parcener, 172 b, 173 a †

Where by a Partition against Common Right, the Parcener shall be liable to Charges made since the Discent, 173 a §

Where by the Eviction of Part of the Land allotted to one Parcener, the whole Partition shall be defeated, and where not, 173 b * §, 174 a * †

Where the Privy between Parceners being destroyed, the Condition and Warranty in Law shall be extinct, 174 a *

What shall be said a sufficient Continuance of the Privy to take Advantage of such Warranty, &c. and what not, 174 a *, b †

Where the Feoffee of one Parcener shall have Aid of the other Parceners to deraign a Warranty paramount, and where not, 174 a §, b †

Where, by whom, and against whom a Writ of Partition lay at the Common Law, and where and by whom it lieth at this Day, 175 a, b †

The Difference between a Partition and Exchange, 51 a §, 172 b *, 176 a *

Parcener by the Custom described, 175 b *

The Manner of Partition in Hotchpot, and where such Partition shall be made, and where not, 167 a, b, 177 a, 178 b, 179 a, b

Who ought to be first Agent in such Partition, and to whom the Lands shall descend in the Interim, 176 b †

Where after such Partition the Lands given in Frank-marriage shall be of the Nature of Lands descendible, 177 b *

Where in such Partition the Value of the Lands, &c. shall be accounted as at the Time of the Partition, and not as at the Time of the Gift, 179 a †

Upon whom the Reversion of such Estate in Frank-marriage shall descend, 179 a *

Where a Partition between three Parceners, one to hold in Severalty, and the other in Parcenary shall be good, and where not, 180 a † *

Where one Daughter disses the Discontinuee of her Father to the Use of her self and her Sister, and being ousted by the Discontinuee recovers in an Assise, by the Agreement of the other Sister after they shall be Jointenants and not Parceners, 374 a §

Where a Tenancy by Homage descends upon divers Parceners, the eldest alone, and where all shall do Homage, 67 a §, b †

§ Pascuum, Pastura.

The Meaning of the Words, 4

§ Patents. See Grant, King.

§ Payment.

Where Payment of Money in Shew and Appearance and not really, shall be no Performance of a Condition, 209 b *

Where the Mortgagee dying before the Day, Payment shall be made to his Executors, and where to his Heirs, 209 b * §, 210 a †

Where upon Condition of Payment to one, his Heirs and Assigns, Payment to his Executors shall be a good Performance, and where not, 210 a *

Where upon Payment of Money at several Days, an Action lieth for not Payment at each Day, and where not before the last Day be past, 47 b *, 292 b §

§ Per quæ servitia. See Attornment, Quid Juris clamat.

Where Tenant in Tail shall be compelled to attorn in a *Per quæ servitia*, 316 b †

Where in a *Per quæ servitia* the Tenant shall not be compelled to attorn until Allowance of his Privileges, 320 b * §

Where upon Grant of a Seignory for Life, the Remainder in Fee, he in the Remainder after the Death of the Tenant for Life shall have a *Per quæ servitia*, 252 a §

§ Pew.

What it is, 5 b §

§ Piracy. See Attainder, Felony.

§ Pleadings and Pleas. See Departure, Double Plea, Stat. 23 H. 8. c. 5. 7 F. 1. c. 5. 36 E. 3. c. 15.

Placitum, unde, 17 a *, 103 a †

The Commendation of good Pleading, and the Means to attain to it, 17 a *, 168 a †, 303 a †

Pleading a good Argument in Law, 115 b *

Rules concerning the Matter and Order of good Pleading, 303 a *

The several Parts of Pleading, and by what Names distinguished, 303 b §

Where Plea of every Man shall be construed most strongly against himself, 303 b †

Things done beyond Sea, how to be pleaded, 261 *passim*.

When necessary Circumstances implied by Law need not be expressed, 303 b *, 316 b §

Double Plea, when good, 401 b §

Of Payment of Bonds, how, 401 a †

Where a defective Plea shall be made good by the Plea of the adverse Party, and where not, 303 b *

Where Surplusage shall vitiate a Plea, and where not, *ibid*.

N

What