The TABLE.

A Gift to a Woman and two Men, and the Heirs of their Bodies, how it shall enure, 25 h 9, 184 a †

A Gift to two Husbands and their Wives and the

A Gift to two Husbands and their Wives, and the Heirs of their Bodies, how it shall enure, 25 b 9 A Gift to one and his Heirs, to have to him and the

Heirs of his Body, & e converso, what Estate, 21 a †
A Gift to a Man and the Heir of his Body, Et uni haredi ipsius haredis, a good Tail, 22 a *

Where the Issue Male inheritable per formam Doni, ought to convey himself by Males, and the Female by Females, 25 a * 9, 377 a † *

Where upon a Gift the Husband shall take in special Tail, and the Wife nothing, or but for Life, & de contra, and where Costruction shall be made according to the Inclination of the Word (Heirs) 26 a, per tot. pag.

A Gift to the Husband and Wife, and the Heirs of the Body of the Survivor, what Estate, and when said to vest, 26 a 9

A Gift to a Man and his Heirs of the Body of such a Feme, a good Tail, and they shall be intended to be gotten by the Donee, 26 b †

A Gift to a Man and the Heirs of the Body of his Father, a good Tail; secus of a Gift to him and his Heirs of the Body, &c. 26 b*, 27 a †

A Gift to a Man and his Heirs Males or Females, a Fee simple; secus of a Devise, 27 a

A Gift to one and the Heirs Males of his Body, with Condition to revert if he die without Heir Females of his Body, a void Condition, 164 a *

A Gift to a Man, to have to him and the Heirs Males of his Body, and to him and the Heirs Females of his Body, how it shall be construed, 377 a 9 Where and what Leases by Tenant in Tail shall bind

his Issue at this Day, and where and what not, 44 a, b Where a Charge in Fee by Tenant in Tail upon the Land, shall bind his Issue, and where not, 343 b † What Actions in the Realty Tenant in Tail may have, and what not, 326 b ¶

What Act or Conveyance was a Bar to an Estate-tail at the Common Law, and what at this Day, 372 a 9b Where an Estate-tail may be barred at this Day, not-withstanding a Reversion or Remainder in the King, and where not, 372 b, 373 a, 375 a

A Recovery in a Writ of Right or Cessavit, no Bar,

A Release by Tenant in Tail, no Bar to his Issue of a Warranty intailed, Attaint, or Writ of Error, 20 a 9, 392 b 9, 393 a †

Tail after Possibility of Issue extinct.

The Description of a Tenant in Tail after Possibility, and why so called, 27 b*, 28 a ¶ The Privileges which such Tenant hath above those

of a Lessee for Life, 27b*, 28b¶, 316 a¶ The Qualities of his Estate agreeing with those of a Lessee for Life, 28 a†

Where his Assignee shall not have those Privileges, 28 a *, 316 a 9

By what Means such Estate may be created and altered, and by what not, 28 a * 9

What Persons may be Tenants after Possibility, and what not, 28 b*

J Taini and Tainland.

What they are, 5 b*, 86 a f

J Tallage.

What Persons are freed by Law from Tallage, 31 a*,

Tenant.

Description of the Word, I Not to be prejudiced by Payment of Rent before Notice of Alienation, 402 a † Tenant in Capite, who, 399 a *

Tenant at Will, and Sufferance. See Emblement, Release, Stat. 6 Annæ, cap. 18.

The Description of a Tenant at Will, 55 a †
What shall be said a Determination or Countermand
of the Will of the Lessor, and what not, 55 b ¶,

What shall be said a Determination in Law of the Will of the Lessee, and what not, and why, 55 bg,

What Profit such Lessee shall have which comes by his own Manurance after the Will determined, and what not, 55 b, 56 a 9

Where he shall have the Corn, and where not, and why, 55 a *, b + *

The Remedy which he hath to come by the Corn or other Goods after the Will determined, 55 a *, 56 a †

Where a Tenant at Will shall be punished for Waste, and where not, 57 a † *

When he shall be a Trespassor, 398 a*

Cannot determine his Will before or after the Day of Payment, 55 b 9

What Remedy the Lessor hath for a Rent reserved upon a Lease at Will, 57 b †

The Difference between a Tenant at Will by the Common Law, and by the Custom, 62 b † *, 63 a † *, 93 b †
Who properly said to be a Tenant at Sufferance, 57

Where the Termor continuing in Possession after his Estate ended, shall be a Tenant at Sufferance, or a Disseisor, at the Election of his Lessor, 57 b *

The Difference between a Tenant at Will and at Sufferance, Ibid.

Where a Guardian in Chivalry holding over his

Estate, shall be an Abator, 271 a *

Tenants in Common See Accompt

Tenants in Common. See Accompt, Grants, Jointenants, Partition, Stat. West. 2. c. 23. 32 H. 8. c. 32. 465 Annæ, Quare Impedit, Waste.

Tenancy in Common described, and whence so called, 188 b

Where