

AN
INDEX TO THE STATUTES,

WHICH WERE APPLICABLE TO THE PROVINCE,
AND ARE PROPER TO BE INCORPORATED.



Abatement.

Writ of dower—where abateable. 3 Edw. 1, Ch. 49.

Where writs, indictments, &c. shall abate for want of an addition. 1 Henry 5, Ch. 5.

Death of a party between verdict and judgment, not to be error, provided judgment be entered within two terms. 17 Charles 2, Ch. 8.

Death of the party after interlocutory judgment, not to abate. 8 and 9 William 3, Ch. 11, S. 6.

Death of one plaintiff or defendant, where there is another surviving, not to abate. 8 and 9 William 3, Ch. 31, S. 3.

No dilatory plea without affidavit. 4 Anne, Ch. 16, S. 11.

Accessory.

Shall be kept till the principal is attainted. 4 Edward 1, St. 2.

Account and Accountant.

Bailiffs to be attached to render account. 52 Henry 3, Ch. 23.

Actions popular.

The plaintiff may, by replication allege covin in a former action pleaded. 4 Henry 7, Ch. 20.

The informer shall not compound without leave of the court. 18 Elizabeth, Ch. 5, S. 3.

None restrained by order of court shall pursue a popular action. 31 Elizabeth, Ch. 5, S. 1.

Where to be prosecuted. 21 James 1, Ch. 4.

Admeasurement of dower.

Guardians shall have a writ of admeasurement of dower. 13 Edward 1, Ch. 7.

Process in admeasurement of dower shortened. 13 Edward 1, Ch. 7.

Administration and administrators.

Persons fraudulently obtaining goods of an intestate, shall answer as executors of their own wrong. 43 Elizabeth, Ch. 8.

Where an executor or administrator has obtained judgment after verdict, the administrator *de bonis non* may have a *scire facias*. 17 Car. 2, Ch. 8, S. 2.

Admiral and admiralty.

The admiral shall not hold plea of things done on land. 13 Rich 2, St. 1, Ch. 5.

Nor of matters arising in the body of the county, or of wreck. 15 Richard 2, Ch. 3; 2 Henry 4, Ch. 11.

Affidavit.

To be made where the cause of action amounts to £10. 12 George 1, Ch. 29, S. 2.

Agreements.

Are to be in writing. See frauds. 29 Car. 2, Ch. 3, S. 4.