

sion of our Lord the King in the Counties of the Realm, from henceforth shall cause to be delivered fully in the King's Treasury, all the Records of Assises of *Novel disseisin*, of *Mortdancer*, and of Certifications, with all the Appurtenances and Appendances before them determined every second Year, that the Plea thereof be determined, and Judgment given without more delay. (2) And that the Records and Process of Pleas real and personal, and of Assises of *Novel disseisin*, or *Mortdancer*, and Certifications, and of others, whereof Judgment is given and inrolled, or things touching such Plea, shall in no wise be amended nor impaired by new entering of the Clerks, or by the Record or thing certified *in Witness or Commandment of any Justice, in no Term after that such Judgment in such Pleas is given and inrolled.

aprendre assignez & assigners desorenavant deliverer pleinement en tresorie nostre dit seigneur le roy toutz les recordes de les assises de Novell disseisine de Mordauncestre & des certificacions ove toutz les appurtenances & appendances devaunt eux determinez chescune secunde an apres qe le plee ent soit determine & jugement rendu sanz plus delaie. Et qe les recordes & les process des plees realx & personelx & dassises de Novell disseisine de Mortdauncestre & certificacions & dautres dont jugement soit renduz & enrollez ou chose touchant tielx plees ne soient en ascune manere amendez ne empeirez par novel entre des clerks ou par record ou chose certefier ou tesmoigner ou commandement dascun justice queconque en null terme apres qe tiel **212** jugement en tielx plees soit donez & enrollez.

Justices of Assise shall deliver into the Treasury of the Records of Assise, &c., every second Year. 9 Ed. 3, Stat. 1, c. 5.

It will be recollected that at common law the Court has authority, during the term and while the proceedings are in paper, to alter or amend them. But after the term of which judgment is rendered, the Court has no power over it, except what is given by the Statutes of amendment and Jeofails, or other legislation. But it would appear that there is some limitation to the power of the Court during the term. In *Turner v. Barnaby*, 2 Salk. 566, the defendant, being called to confess lease, entry and ouster in an ejectment, made default which was recorded. Afterwards the plaintiff would have waived it, supposing the record of it to be in the