

REPORTS,

O F

Diverse Choice CASES in LAW.

TAKEN

By those late and most judicious *Prothonotaries* of the *Common Pleas*,

{ RICHARD BROWNLOW, }
& } *Esq^{rs}.*
{ JOHN GOLDESBOROUGH. }

WITH

DIRECTIONS HOW TO

proceed in many Intricate Actions, both Reall and Personall, shewing the Nature of those Actions, and the Practice in them; excellently usefull for the avoyding of many Errours heretofore committed in the like Proceedings; fit for all Lawyers, Attorneys, and Practisers of the Law.

Also a most Perfect and exact Table, shewing Appositely the Contents of the whole Book.

Solon: Συμβολεῦε μὴ τὰ ἤδυσα ἀλλὰ τὸ καλῖσα.

L O N D O N,

Printed by *Tho: Roycroft*, for *Matthew Walbancke*, at *Grays-Inne Gate*, and *Henry Twyford*, in *Vine Court* in the *Middle Temple*, 1 6 5 1.

C*Rane* versus *Caspi*. Question was, whether the Attornement of an Infant be good or not : and by the whole Court it was held good by three Reasons ; First, he gives no Interest. Secondly, it is to perfect a thing. Thirdly, he is a Free-holder. *Attornement of an Infant is good.*

IT was held in the case of *Gage* an Attorney, who as an Administrator brought an Action of Priviledge, that his Priviledge ought not to be allowed. And after a Bill was filed against *Drury* an Attorney, as Executor, and held, that the Bill would not lie, but in both cases the Suit should be by Original. *An Attorney ought to have no Priviledge as an Attorney.*

B*Earbrook* versus *Read*. The name of Confirmation must stand, for Sir *Francis Gandy* was christened *Thomas*, and confirmed *Francis*, by that name he must be called.

Sir *Henry Compton* was sued for Cloathes of his Wife, bought without his command or privity : and the whole Court were of opinion, that if the Wife should buy Merchandises, and thereof make Cloathes, and wear those Cloathes, although the Husband know nothing of them, yet he shall pay for them. *Husband shall pay for his Wives Clothes, though bought without his privity.*

P*Asch*. 10. *9ac*. The Court was moved, to know whether the Wife of a Bankrupt can be examined by the Commissioners upon the Statute of Bankrupt ; and they were of opinion, she could not be examined. For the Wife is not bound in case of high Treason to discover her Husbands Treason, although the Son be bound to reveal it : therefore by the Common Law she shall not be examined. An Infant shall not be examined. *A mans wife or Infant cannot be examined.*

If an Administration be granted to one, during the minority of two Infants, and one of them dieth, the Administration continueth still.



Actions of Debt.

L*Overlace* versus *Cocket*, *Mich*. 6. *9ac*. *retulo* 1001. Action of Debt brought upon an Obligation for the Payment of Money at a certain Day specified in the Condition. The Defendant pleads, that the Plaintiff at the Day of Payment accepts of another Bond for the Payment of the said Money, in satisfaction of the said 52. l. 11. s. and upon a Demurrer held to be a naughty Plea, for one Bond cannot overthrow another. *One Bond cannot overthrow the other.*
Lea

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