

Cambridge University Press

978-0-521-08283-9 - The Legal Framework of English Feudalism

S. F. C. Milsom

Index

[More information](#)

## INDEX

*Persons involved in law-suits* are entered, with further identification in brackets, only if they are named in the text: they are not indexed from footnotes, where a name is given only when needed for ready identification of the reference (see p. ix). The entries of *modern scholars* do not include references to editorial work. *Legislative acts* are listed in a chronological table under ‘statutes and documents’.

- accident, defence, 4
- acquired land, *see* purchase and inheritance
- acquittance, 113
- ad terminum qui preteriit*, writ, 98, 101, 115n.3
- advowson
  - pertinens*, 76n.1, 78n.3
  - precipe* writ, 78
  - writ patent, 76n.1, 78n.3
- aids
  - amount, 33, 38
  - distress, 10
  - enforcement by lord’s court, 10, 26, 33
- aiel, introduction, 84, 176
- alms, grant in, *see also* grants; religious houses
  - charitable subscription, analogy, 91
  - confirmation: by heir, 132; by lord, 120
  - dependent nature, 51, 144–5
  - lord intervening against, 117 & n.1, 119, 152
  - restriction: by custom, 122; by *Magna Carta* (1217), c.39, 119, 121
- warrant: acting on grantee’s behalf, 50, 51; joining in grantee’s action, 144–5
- amercement
  - mort d’ancestor*, 170
  - novel disseisin: baron, 18n.2; manorial officers, 19
- Amice, the countess (daughter of William earl of Gloucester, wife of Richard of Clare), 45–7, 52, 54, 55, 56, 57, 62, 92, 93, 94, 95, 130
- appeal of felony
  - facts underlying, 168
  - nature, 3
- appurtenances
  - advowson, 76n.1, 78n.3
  - dower, 75, 76n.1
  - land, 75–6, 177n.2, 183
  - lords’ courts, in, 75–6
  - meaning, 76
- assign, power to, 107–9, 125n.2, 128n.2, 133n.2
- assize or jury, *see also* attaint; grand assize; mort d’ancestor; novel disseisin
  - disagreement, 5, 6n.1
  - general verdict, facts underlying, 6, 14–18, 55–6, 124, 125–6, 132, 138
  - ignorance of facts, 6n.3
  - reasons given, 6, 96n.2, 141–2
  - special verdict, 6 & n.3, 15n.2, 126, 159n.8
- attaint
  - bailiff in novel disseisin, 21
  - facts revealed by, 5–6, 15
  - nature, 6, 15
- attorney
  - de homagio capiendo*, in, 173n.2
  - lord’s court, of, 18n.3
  - novel disseisin, bailiff in, 13, 21
  - persons interested in law-suit, 51n.3
- bailiff
  - novel disseisin, in, 13, 19, 21
  - proof by, 32n.4
  - ‘bailement’ of land, *see* family gifts; *se demisit*; words and phrases (*svv. ad se sustentandum; ballia; committere; custodia*)

- baron, *see also* tenants-in-chief  
 amercement, 18n.2  
 relief, 162–3  
 wardship, 163–4
- Barons, Articles (1215) *and* Petition (1258), *see* statutes and documents
- bastard  
 bishop's return, 167n.1  
 grants, 108, 122, 135n.2, 136 nn. 2 & 3, 150–1, 159 & n.4  
 mort d'ancestor and, 166–7  
 power to assign, 108  
*se demisit*, 146n.2, 150–1, 159n.4  
 wardship and, 161n.4
- battle  
 charter, and, 75n.1  
 claims: appeal of felony, 3, 84n.7; land, in the right, 2, 66, 76–7, 84–5, 87; services, 30, 32; warranty, 75  
 grand assize and, 76–7, 84–5, 87  
 parties: lord and man, 84–5; same stock, 99n.4  
 witness, affirmative assertion by, 3, 66, 76, 87
- Bean, J. M. W., 115n.1, 119n.3
- Bell, H. E., 163n.3
- bill of exceptions, 6
- (Bilton), Henry, Thomas *and* William de, 107–8, 109
- (Boscher), Henry, 118
- Bracton on  
*ad se sustentandum*, grant, 136–7  
 alienation by tenant, 93, 104, 112, 152–3  
 assign, power to, 108  
 bastard, grant to, 108  
 confirmation by lord, effect, 120  
 customs and services, writ, 31  
 distress: availability, 31, 129; confirmation, effect on, 120; under-tenant, 114n.1
- dower, *escambium*, 43n.1
- fine and warranty, 128n.2
- forisfamiliation, 139n.3
- homage: grant *ad se sustentandum*, 136–7; *maritagium*, 143n.4; substitution, 152–3
- incidents of tenure, 112
- 'lord and heir' in mort d'ancestor, 140n.7
- maritagium*: church jurisdiction, 143n.6; homage, 143n.4
- ne vexas*, 31, 128n.2
- precipe* as *breve de recto*, 67n.2
- process, 11n.1
- proprietary concepts, 37, 66–7, 93
- religious house, grant to, 119n.3
- view, effect of tenure, 79n.1
- warantia carte* and *ne vexas*, 128n.2
- writs of entry and issue in right, 97, 157
- Brett (Brito, William son of Robert son of Ralph), 49
- breve de recto*, *see precipe*; right, actions concerning; words and phrases (*sv. breve de recto*; right; writ of right); writ patent
- Butler (pincerna), William *and* Aubrey his sister, 51–2, 144n.1, 157
- casus regis*  
 doubt: frequency, 148–9, 171; settlement, 124n.4, 175–6
- homage, 147
- mort d'ancestor, in, 175
- se demisit*, 110, 147–8
- cessavit*, 34
- charter, *see also* *warantia carte*; words and phrases (*sv. concedo*)
- battle and, 75n.1
- insanity, 124
- land, claims for: defendant's claim based on, 80n.4, 85; tenant's plea based on, 89, 94n.1, 124, 129
- old enfeoffment, and, 48, 92
- proof, 3–4, 63, 75n.1, 89, 103, 128
- seal: lord's, 115n.3; wrongdoer, applied by, 132–3
- warranty and, 63–4, 77, 89, 128, 129–30
- Chester, ordinance about alienation (1260), *see* statutes and documents
- chief lord, 33, 68, 87, 108, 117, 119n.1, 146n.4
- Chigwell (Essex), 49
- church, *see also* alms; religious houses  
*ad hostium ecclesie*: dower, 143, 148n.5; *maritagium*, 143  
 jurisdiction, *maritagium*, 143
- Clanchy, M. T., 69 nn. 2 & 3, 101n.4
- Clare, lords of, 45, 78
- Clarendon, Assize (1166) *and* Constitutions (1164), *see* statutes and documents
- commendatio*, 135
- compurgation, *see* wager of law
- confirmation, *see* grants

## INDEX

189

- Consuetudines Diuersarum Curiarum*, 7n.2, 56n.2  
 copyhold, juridical nature, 38, 66, 103, 176n.3, 183 & n.1  
 cosinage, introduction, 84, 176  
 count  
     dower, 72  
     inheritance, 73, 177–9  
     land claimed as *pertinens*, 177n.2  
 county  
     assizes in, 16  
     customs and services in, 33  
     disclaimer, 34  
     facts attested by, 16n.3  
     jurisdiction in *Glanvill*, 31–2  
     *ne vexes* in, 31–2  
     replevin in, 34  
     sheriff's jurisdiction, 32  
     transactions made or proclaimed in, 115–16, 116n.1, 146  
     writ patent in, 17, 67–8, 78, 82  
 courts, *see* county; king's courts; lords' courts  
 crosses, erecting, 119n.1  
*cui ante divertium, in vita*, writ, 46, 94, 99, 100, 101  
 courtesy  
     escheat and, 159  
     nature, 42, 52  
     second husband, 51  
 customs and services, writ  
     function: Bracton on, 31; *Glanvill* on, 33, 162  
     *justicies*, 33, 162
- damages  
     mort d'ancestor, 170  
     novel disseisin, 12
- Davis, R. H. C., 177n.5, 178n.2
- de consuetudinibus et serviciis*, *see* customs and services, writ
- de fine facto*, relationship with other actions, 128
- de homagio capiendo*  
     attorney not permitted, 173n.2  
     function, 130, 138, 172–3  
     grand assize, 89, 129, 138, 172–3  
     parties to other litigation, relationship shown by, 18, 168  
     pleas open to lord: claimant not seised, 172; doubt who entitled, 151–2, 161n.5, 174; lord entitled in demesne, 89, 129, 138, 172–3
- de nativo habendo*, 22
- de rationabili parte*, 67n.6
- de viris religiosis*, mortmain (1279) *see* statutes and documents
- deceit, action for, 52n.3
- Dialogus de Scaccario* on reliefs and wardship, 162n.4, 163
- disclaimer  
     court: county, 34; lord's, 17, 30, 34, 44n.1  
     logic, 30, 44  
     writ based on, 44, 94
- disinheritance  
     lord's, by tenant's act, 11n.1, 26  
     lord's court, by, 9n.2, 11n.1, 26, 104–5, 157  
     *per voluntatem*, 25n.1
- disseisin, *see also* novel disseisin; words and phrases (*sv. seise*)  
 distress and, 11n.1
- king, by, 20, 24–5, 123n.1  
 tenement, answering for, while disseised, 12n.1  
 writ of entry *sur disseisin*, 95
- distress  
     attitudes to, 14n.6  
     confirmation of grant and, 120  
     grants, effect on power of: subinfeudation, 113–14, 118–19, 120, 121; to lord paramount, 117; to religious house, 118–19
- nature, 10, 31, 33, 34, 113, 129  
 'per feodum', 118, 119  
 place to be levied, 114
- replevin, 31, 34
- dower, *see also* writ patent  
     *ad hostium ecclesie*, 143, 148n.5  
     dependent nature, 145  
     *dos nominata*, 43n.1  
     *escambium*, 43, 73, 127  
     *ex assensu patris*, 136, 143n.5, 148  
     *pertinens*, 75–6  
     relinquishment by widow, 147n.3  
     'right' and, 42, 43, 67, 72–3  
     *se demisit* and, 148  
     second wife, arrangement to avoid dower, 149  
     seisin as warrant of, 145  
     *unde nichil habet*, 76n.1

## 190

## INDEX

- dower (*cont.*)  
*vestitus*, 133n.5  
 warrant to be joined in action, 43, 144–5  
 warranty and, 43, 72–3, 126–7, 145  
 due process  
*Magna Carta* (1215), c.39 and, 25  
 novel disseisin and, 11, 25, 39  
*dum non compos mentis*, writ, 96, 122  
 enfeoffment, old, 48, 92  
 entry, rights of, 56  
 entry, writs or pleadings specifying,  
     *see also* words and phrases (*sv. ingressum*)  
*ad terminum qui preteriit*, 98, 101, 115n.3  
*cui ante divertium*, 46, 94  
*cui in vita*, 46, 94, 99, 100, 101  
*custodia*, 115n.3  
*disseisin, sur*, 95  
*dum non compos mentis*, 96, 122  
 escheat, 157–8  
 gage, 67n.6, 98, 100n.2, 101, 115n.3, 158n.6  
 jury, 85  
 logic, 93–4, 96–7, 101–2  
 plea rolls, in, 8, 97–101  
*quo waranto*, association with, 47–9, 93–4  
 registers, in, 101  
 right, issue in, 97, 157  
 writs: development, 93–102, 122;  
     early surviving, 101  
*escambium*, *see also* warranty  
 dower, heir's liability, 43, 73, 127  
 lord's court, in, 59–60, 62–3  
 right, lord's liability, 62–3, 77, 105–6, 111, 174, 183–4  
*warantia carte and*, 63  
 escheat, *see also* incidents of tenure;  
     words and phrases (*svv. escaeta cum herede*; escheat)  
 bastard, 108, 150–1, 159n.4  
 courtesy and, 159  
 felony, 28–9, 158  
 heirs, failure, 29, 53, 108, 140, 154, 157n.6, 158n.6, 159  
 lords acting *ex gratia*, 151n.1, 158n.4, 159n.4  
*maritagium* and, 53, 157n.6, 158n.6  
 novel disseisin and, 29, 116, 158–9, 173  
 plea rolls, in, 158–9
- quo waranto*, 48, 53, 54n.1, 158n.3, 159n.7  
 theft, 158n.5  
 wardship, jurisdictional difference, 156n.3, 159n.7  
 writ, form of, 157–8  
 estates in land, 144  
 Evesham, abbot of, 84  
 exceptions, *see also* novel disseisin  
     bill of, 6  
     nature, 13, 15  
 exchequer, *see Dialogus de Scaccario*  
 false judgment and novel disseisin, 16n.1  
 family gifts, *see also* grants; 'lord and heir'; *maritagium*; *se demisit*  
*ad se consulendum*, 145n.6  
*ad se maritandum*, 49, 134, 145–6  
*ad se sustentandum*, 135–7  
 'allowance', 135–8, 145  
 'bailment': to father or brother, 53, 134–5, 145–6, 146–7; to son, 149, 150  
 bastard, 122, 135n.2, 136 nn. 2 & 3, 150–1, 159  
*commendatio*, 135  
 homage, 91, 136–7, 138–43, 144–5  
 law-suits arising from: against  
     donor's heir, 86–7, 133–7; by  
     donor's heir, 90–1, 122, 124, 125–6, 137, 141–2; writ patent in, 87, 138, 143, 144  
 younger son or younger brother, 6 nn. 2 & 3, 86, 90–1, 107–8, 122, 129, 133 & n.7, 134 nn. 1 & 7, 135 & n.2, 137 & n.4, 138–42, 151, 170n.6  
 farm, 83, 170  
 felony  
     appeal of, 3, 168–9  
     disclaimer as, 30  
     escheat, 28–9, 158  
     nature, 26, 28  
 Ferrers  
     (William I), earl, 107n.3, 110, 183n.1  
     (William II), earl, Robert his ancestor and Colsuan Robert's cook, 131  
 feudal incidents, *see* incidents of tenure  
 fine  
     consent of lord, 104, 105  
     *de fine facto*, 128  
     king's court, in, 105–6, 111, 184

## INDEX

191

- fine (cont.)**  
 lords' courts, in, 105, 110, 116n.1  
 nature, 105–6  
 preservation, 103  
 relief, 104  
 substitution, 104–6  
 warranty, 128n.2
- Fleta* on alienation by tenant, 152n.4  
 forisfamiliation, 139  
 'forms of action', 2, 66, 99, 128  
 (Franceis), Bernard le, 181–2  
 frank marriage, *see maritagium*  
 frankalmoin, *see alms*, grant in  
 freehold, *see writ*
- gage**  
*simplex seisina*, 169n.3  
 writ or pleadings specifying, 67n.6,  
 98, 100n.2, 101, 115n.3, 158n.6  
 Ganshof, F. L., 163n.7  
 general issue, 4–6  
 gifts, *see also* alms; family gifts; grants;  
*maritagium*  
 customary restrictions, 90, 111–12,  
 121–2  
 death-bed, 40n.2, 121, 122n.2, 127 &  
 n.3, 129  
*in remunerationem servicii*, 40n.2, 122  
 incidents, value, 111–12  
 services, diminution of resources,  
 112–13  
 warranty by heir, 90, 121, 131
- Glanvill* on  
 aids, 10 & n.4, 26, 33, 38  
 battle, 3, 75  
*casus regis*, 147  
*commendatio*, 135 & n.5  
 court, claim of, 70  
 customs and services, writ, 33 & n.1,  
 162  
*de homagio capiendo*, 172–3  
 distress, 10 & n.4  
 dower, 43n.1, 76n.1, 133n.5, 145  
 nn. 1 & 3  
 forisfamiliation, 139n.3  
 grand assize: special mise, 88;  
 special verdict, 6, 126; tenant  
 claiming without warrantor, 76  
 grants, restrictions: consent of heir,  
 109n.6, 122, 123, 137 & n.5;  
 enforcement, 122, 131, 137;  
 grants affected, 121–2; purchase  
 and inheritance, 109n.3, 121, 125  
 & n.2
- heir, making, 109n.3  
**homage**: *casus regis*, 147; *maritagium*,  
 143, 144–5, 145n.1; relief and  
 services, condition of, 55n.1, 61,  
 153n.1, 162, 173 & n.4; sanctions  
 on lord to take, 173 & n.4; ward-  
 ship, 163 & n.6, 164 & n.4, 173 & n.  
 4; wrongs arising out of, 11n.1, 26  
 incidents of tenure, 159–64  
**inheritance**, lord's part: *casus regis*,  
 homage in, 147; doubt whether  
 heir of age, 160 & n.4, 170; doubt  
 who entitled, 54, 160n.4, 161,  
 170; undoubtedly adult heir, 169  
 livery of seisin, 85n.3  
 'lord and heir', 139–40, 140n.6,  
 141 nn. 1 & 3, 151  
**lord's court**: claim against lord in,  
 82; disinheritance by, 9n.2, 11n.1,  
 26, 104–5, 157; powers without  
 writ, 10n.4, 11n.1, 26, 27, 29–30,  
 31, 32, 33, 82, 129; tenant claim-  
 ing to hold of other lord, 78, 79;  
 writs of peace, 30  
**maritagium**: church jurisdiction,  
 143, homage, 143, 144–5; quan-  
 tum of gift, 122, 143; warrant to  
 be joined, 144–5, 145n.1  
**marriage**, 26, 104–5, 157  
**mort d'ancestor**: function, 166 &  
 n.1; 'lord and heir' in, 140–1, 141  
 nn. 1 & 3; parties of same stock,  
 141n.3, 175n.1  
**ne vices**, 31–2  
**novel disseisin**, function, 13 & n.4,  
 27, 166  
**precipe**, whether *breve de recto*, 67  
**purpresture**, 11n.1, 13n.4, 26–7,  
 94 & n.4  
**relief**: enforcement, 26, 33, 162;  
 grantee by fine, 104; homage a  
 condition of, 55n.1, 61n.2, 153n.1,  
 173 & n.4; second husband, 104; tenant-  
 in-chief, 162, 163 & n.2  
**religious house**: grant by, 115n.1;  
 grant to, 122  
**services**: actions concerning, 31–3,  
 162; distress for, 10; homage a  
 condition of, 55n.1, 61n.2, 153n.1,  
 173 & n.4; lord's court enforcing  
 without writ, 11n.1, 26, 30, 129;  
 warranty, receipt establishing, 55  
 n.1, 77, 153n.1; withholding, dis-  
 inheritance for, 9n.2, 11n.1, 26, 30

- Glanvill* on (*cont.*)  
 sheriff's jurisdiction, 31  
 treasure trove, 3  
*vestitus*, 133n.5  
 wardship, homage of heir, 163 & n.6, 164, 173  
 warrantor, tenant answering without, 76  
 warranty, proof of: battle, 75; receipt of services, 55n.1, 75, 77, 153n.1  
 will of land, 109n.6  
 writ patent, to whom addressed, 33, 68, 87  
 writs of peace, 30  
 younger son, grant to, 122, 137 & n.5, 139–41, 142, 151
- Gloucester  
 honour, 78  
 statute (1278), *see* statutes and documents
- grand assize  
 battle and, 76–7, 84–5, 87  
 composition, 184  
*de homagio capiendo*, 89, 129, 138, 172–3  
 facts: knights not knowing, 6n.3; recent, 84, 96; underlying, 6n.3, 96n.2, 124, 125–6, 132, 135, 138, 141–2, 144  
 grant, validity, 124, 125–6, 138  
 'lord and heir', 141–2  
 parties: lord and man, 84–5, 96; same stock, 99n.4  
 rolls of, 68n.1  
 services, dispute over quantum, 30  
 special mise: *de homagio capiendo*, in, 89, 129, 138, 172–3; defendant claiming to hold of tenant, 7n.4, 28, 60, 74, 83, 165; defendant claiming demesne free of tenant, 7n.4, 82, 88, 89–91, 92, 94, 97–9, 124, 125–6, 129, 157–8; explained, 7n.4; frequency, 7, 85, 88; vouchee, by, 60, 74, 83  
 special verdict, 6, 126  
 tenant claiming without warrantor, 76  
 time, mention of, 178n.4  
 vouchee to warranty claiming, 60, 74, 83  
 writs of peace, 30, 94
- grants, *see also* alms; family gifts; fine; livery of seisin; 'lord and heir';
- maritagium*; religious houses; sub-infeudation; substitution  
 bastard, 108, 122, 135n.2, 136 nn. 2 & 3, 150–1, 159 & n.4  
 charter, 3, 103  
 confirmation: by heir, 123n.4, 132; by lord, 120–1  
 consent: of heir, 109n.6, 122, 123, 132 & n.3, 137–8; of lord, 94–5, 103–4, 106–7, 111, 115–21, 151–3, 183–4  
 courts, made in, 16n.2, 87, 103, 107, 115–16, 146, 149  
*in ligia potestate*, 123, 132  
*in remunerationem servicii*, 40n.2, 122  
 inheritance and, 105–6, 109–10, 111, 183–4  
 insanity, 94n.2, 96, 121, 122–4, 126  
 local variations, 103, 107, 152  
 lord paramount, tenant granting to, 117, 127n.3  
 money, sale for, 112  
 nature, 90, 103, 126–32  
 novel disseisin, effect of, 114–15, 116–17, 119, 150, 152  
 restrictions in heir's interest: bastard, 122; claims against heir for warranty, 126–32; claims by heir, 122–6; consent of heir, 109n.6, 122, 123, 132 & n.3, 137–8; deathbed gifts, 40n.2, 121, 122n.2, 127 & n.3, 129; enforcement, 122, 131, 137–8; *maritagium*, 122, 125–6; nature of rules, 90, 122, 131, 137–8; purchase and inheritance, 109n.3, 121, 123, 125, 132, 133, 151; quantum of gift, 122, 125–9, 132–3, 144; reward for past service, 40n.2, 122; younger son, 90–1, 122, 137, 140  
 right, effect of actions in, 105–6, 109–10, 111, 183–4  
 services, diminution of resources, 112–21, 122  
 tenanted land, 26n.4, 83n.2, 88–9  
 tenants-in-chief, 93n.3, 112–13, 115  
 warranty and, 90, 108–9, 111, 121, 126–32
- Hall, G. D. G., 27n.2, 67n.6, 84n.5, 95, 101n.3, 115n.1, 144n.1  
 Hansard (Gilbert father of Gilbert, and of Alice wife of Brian son of Alan), 49

## INDEX

193

- heir  
 grants, *see* alms; family gifts; gifts;  
 grants; *se demisit*; subinfeudation  
 inheritance, *see casus regis*; incidents  
 of tenure; inheritance; 'lord and  
 heir'; marriage; mort d'ancestor;  
 relief; wardship
- Henry I, reign  
 claims for land and, 83, 87, 97, 98,  
 178–9, 181–2, 184  
 inheritance and, 178–9  
 grand assize, mention of time, 178n.4  
*ne vexes* and, 32
- Henry son of Joel and of Beatrice, 99
- Holdsworth, W. S., 4n.1
- Holmes, O. W., 4n.1
- Holt, J. C., 50n.1
- homage, *see also de homagio capiendo*;  
 'felony; 'lord and heir'  
*ad se sustentandum*, grant, 136–7  
*casus regis*, 147  
 claims to, by lord, 26  
 compellability, 55n.1, 61, 152–3,  
 153n.1, 173  
 inheritance, 139, 149, 160n.2, 172–  
 3, 175  
 land claimed on basis of, 85–6,  
 173n.2  
 law-suits concluded by taking, 18n.1,  
 90, 138n.3, 167, 173  
 lord paramount, homage to: mesne  
 refusing tenant's homage, 173;  
 wrong to mesne, 117, 173n.3  
*maritagium*, 142–3, 144–5  
 nature, 26, 28, 39, 130, 142, 171  
 refusal, motives: doubt who en-  
 titled, 151–2, 161n.5, 174; lord  
 claiming in demesne, 89, 129, 138,  
 172–3; relief, sanction for pay-  
 ment, 162  
 relief and services, condition of,  
 55n.1, 61, 153n.1, 162, 173, 174  
 saving clause, 174  
*se demisit*, 146, 151–3  
 seisin, evidence of, 160n.2  
 subinfeudation, 111, 136–7, 138–40,  
 142, 144–5  
 substitution, 151–3  
 view, effect on, 78–9  
 wardship, 86, 163, 164, 173  
 wrongs arising out of, miscellaneous,  
 11n.1, 26
- younger son or younger brother,  
 gift to, 91, 138–42
- Homans, G. C., 176n.3  
 Hospitallers, 119n.1  
 Hurnard, N. D., 3n.1, 68n.2, 69n.3,  
 70n.4, 80n.3, 81n.2  
 Hurstfield, J., 164n.1
- incidents of tenure, *see also escheat*;  
 marriage; relief; wardship  
 Bracton on, 112  
 inheritance, showing nature of, 154–  
 64  
*Glanvill* on, 159–64  
 logic, 112, 154–5, 160  
 subinfeudation and, 111–13, 118  
 value, 111–12, 154–5
- indictment, 3
- inheritance, *see also casus regis*; inci-  
 dents of tenure; *se demisit*  
 canons, changing nature, 181, 182  
 customs, 175–6  
 doubt: whether heir of age, 160,  
 170; who entitled, 54, 160n.4,  
 161, 170, 174  
 heir, making, 109, 150  
 heiress made nun, 156n.4  
 Henry I, reign of, 178–9  
 homage and, 139, 149, 160n.2,  
 172–3, 175  
 incidents of tenure and, 154–64  
 litigation resulting from changed  
 nature, 66, 148–9, 185–6  
 lord's part, 54, 55, 61, 149, 154–86  
 mort d'ancestor, 120, 164–76, 185  
 nature, 41, 59–60, 149, 163, 170–1,  
 179–82  
 right, actions in, 73, 83–5, 176–82  
 substitution and, 105–6, 109–10,  
 111, 183–4  
 tenants-in-chief, 162–4  
 variation by agreement, 110  
 writ patent and, 176–82, 183  
 younger son, lord accepting, 180,  
 181–2
- insanity  
 charter, 124  
 death-bed gifts, 121  
*entry dum non compos mentis*, 96,  
 122  
 grants, 94n.2, 96, 121, 122–4,  
 126
- Insula, earl de (William de Ripariis,  
 earl of Devon), 148
- Interdict, religious houses under,  
 11n.1

- intrusion, *see* words and phrases (Isney), Adam de, 117–18
- John (son of Anketil), 131
- Jolliffe, J. E. A., 25n.1
- jury, *see* assize
- justicies*, *see* customs and services, writ; words and phrases (*sv. justiciare*)
- king's courts
- jurisdiction, nature and consequences of transfer, 36–44, 52, 65–6, 105–6, 109–10, 122, 130–2, 144, 171–6, 181–6
  - lords' courts, relationship with, 36–9, 45, 58–60, 65–6, 130, 180–1
  - transactions in, 105–6, 111, 184
- law-suit, logic, *see* proof
- legislation, *see also* statutes and documents
- effects intended, scale, 2–3, 177–8, 185–6
  - thirteenth-century, causes, 65, 186
- Lincoln, house of lepers, 50, 51
- livery of seisin
- constructive, 86, 134–5, 145–6
  - dower *ex assensu patris*, 148n.5
  - family gifts, 133–5, 146, 159
  - grantor dies, 85, 122n.3
  - nature, 40, 85, 103, 163, 184
  - per quendam cultellum fractum*, 148n.5
  - se demisit*, 146
- London, bishop of (William de Sancte Marie Ecclesia, and his predecessor Richard de Bealmes), 97
- 'lord and heir', *see also* homage
- 'allowance' and, 136–7
  - frequency, 140, 151
  - grand assize, in, 141–2
  - maritagium*, 142–3
  - mort d'ancestor, in, 140–1
  - primogeniture and, 142
  - se demisit* and, 151
  - working of rule, 107, 108, 139–40, 142–3
- lord paramount
- distress by, 48n.4, 113–14, 118–19, 120, 121
  - grant to, 117, 127n.3
- homage to: mesne refusing tenant's homage, 173; wrong to mesne, 117, 173n.3
- '*ingressum*' and, 93
- writ patent to, mesne against tenant, 27, 29, 44, 46, 93–5, 101, 144
- lords' courts, *see also quo waranto*; writ patent
- appurtenances, claim for, 75–6
- attorney for, 18n.3
- claim against lord himself, 80–3, 95
- court, claims of, 69–70, 81
- decline: juridical consequences, 34–5, 36–44, 52, 65–6, 105–6, 109, 120–1, 122, 127–32, 143–4, 157, 171–6, 180–6; stages, 111n.1, 33–5, 45–54, 176–8
- disclaimer, 17, 30, 34, 44n.1
- discretion, 33, 38, 121, 180–1, 182
- disinheritance, 9n.2, 111n.1, 26, 104–5, 157
- distress as process, 10, 31, 33, 34, 113, 129
- evidence concerning, 8, 9 & n.3, 13–16, 45–6, 52–4, 71n.2, 113–14, 159
- fines in, 105, 110, 116n.1
- grants made in, 16n.2, 87, 107, 115, 116n.1, 146, 149
- impartiality, 45, 58–60, 73–4
- inheritance and, 176–82
- king's courts, relationship with, 36–9, 45, 58–60, 65–6, 130, 180–1
- lords without courts, 33, 58, 69, 106, 111
- number of tenants required, 14, 33
- peace, writs of, 30, 94
- production of, as warrant, 13–14, 29, 45–6, 53, 54, 113–14, 159
- summoners produced, 14, 54
- summons denied, 14, 29, 45, 54
- tenant answering voluntarily, 46, 54, 92
- transactions: final authority to approve, 105–6, 110, 183–4; proved by, 115, 149
- warranty and, 58–64, 73–4, 75–6, 129–32
- writ, jurisdiction without, 10n.4, 111n.1, 25–7, 28–31, 32, 33, 46, 54, 57, 61–2, 82, 129, 130, 159, 174, 185

## INDEX

195

- Magna Carta* (1215) and (1217), *see*  
statutes and documents
- Maitland, F. W., 1, 34n.1, 65, 95, 104,  
105n.2, 120n.3, 139n.3, 142, 153,  
165, 166, 175n.2, 176n.1, 186
- maritagium*, *see also* family gifts  
*ad hostium ecclesie*, 143  
*ad se maritandam*, 49, 134, 145–6  
church jurisdiction, 143  
confirmation by lord, effect, 120  
dependent nature, 51, 143–5  
escheat, 53, 157n.6, 158n.6  
homage, 142–3, 144–5  
law-suits arising from: against  
donor's heir, 81n.7, 82n.4, 86,  
133n.7; by donor's heir, 125–6,  
132n.4, 142–3
- liberum maritagium*, 142n.4
- 'lord and heir', 142–3
- quantum of gift, 122, 125–6, 132n.4,  
143
- quo waranto* in lord's court, 53
- se demisit*, 151–2
- service, for, 142
- substitution, 143n.2, 151–2
- third heir, 143
- variety of arrangements denoted,  
143n.2
- warrant: acting on grantee's behalf,  
51, 143–4; joined in grantee's  
action, 144–5
- Marlborough, statute (1267), *see*  
statutes and documents
- marriage, *see also* incidents of tenure  
consent of lord: heiress, 104–5, 156–  
7; heiress-presumptive, 26, 104–  
5, 157  
incontinence, 26, 157  
lord's right, nature, 52, 104–5, 157  
nun, heiress made, 156n.4  
priority between two lords, 156
- Mauduit (Geoffrey), 49
- merchet, 23
- Merton, statute (1236), *see* statutes  
and documents
- mesne, action of, 113
- Milsom, S. F. C., 4n.2, 13n.2, 58n.3,  
63n.1, 76n.1, 94n.3, 128n.2,  
130n.1, 133n.5, 181n.1
- mise, *see* grand assize
- Montjoux, prior or a brother of, 50, 51
- mort d'ancestor  
amercement, 170  
ancestors within, 84, 175
- casus regis*, 175–6
- county attesting facts, 16n.3
- damages, 170
- function, 36, 164–5, 166–8
- grant without livery of seisin,  
122n.3, 146n.1
- injusta detentio*, 170n.1
- introduction, juridical consequen-  
ces, 168, 170–1, 185
- 'lord and heir' in, 140–1
- Northampton, Assize, 164–6, 169–  
70
- parties of same stock, 141, 175
- tenants-in-chief and principle of,  
115n.1, 163, 164–5
- termor, 167n.8
- variant forms, 95–6
- villeinage, 22n.3, 23n.5, 84, 92n.4,  
165n.4, 167
- voucher to warranty, 167–8
- mortmain, *see* alms; religious houses;  
statutes and documents
- naiffty (*de nativo habendo*), 22
- ne vexes*
- function: Bracton on, 31, 128n.2;  
Glanvill on, 31–2
- Henry I, reign mentioned, 32
- ne vexes abbatem contra libertates*,  
119
- plea rolls, in, 32n.3
- relationship with other actions,  
128–9
- working, 31–2
- writ patent, 31–2
- Northampton Assize (1176), *see*  
statutes and documents
- novel disseisin, *see also* exceptions;  
words and phrases (*sv. seise*)
- amercement: baron, 18n.2; manor-  
ial officers, 19
- bailiff, 13, 19, 21
- chattels, 12, 14
- county hearings, 16
- damages, 12
- due process and, 11, 25, 39
- exception of taking by judgment:  
another court, 15–16; own court,  
13–14, 16–17, 21, 29, 45–6, 52–4,  
113–14, 159
- false judgment, 16n.1
- free tenement, 13, 22–4
- function, 11–13, 27, 36–7, 166, 178
- injuste et sine judicio*, 11, 15

- novel disseisin (*cont.*)  
 introduction, juridical consequences: disciplinary jurisdiction, 9n.2, 11n.1, 27–9; escheat, 28–9, 116 & n.2, 159, 173–4; free and unfree tenures, 38; grants, 115, 116–17, 119, 150, 152; jurisdiction generally, 37, 46, 52–4, 61–2, 171; *quo waranto*, 46, 52–4, 174; seisin, 40, 184–5  
 lord as party: defendant, 18–19; plaintiff, 160  
*Magna Carta* (1215): c.18, 16; c.39, 25  
 narrative account, 56  
 nuisances, 13  
 plaint, 56n.2  
 purpresture, 27  
 tenants-in-chief and principle of, 24–5, 115n.1  
 tenure denied, 17  
 termor, 22n.6  
 verdict: general, 15–18, 56, 159; special, 6n.3, 15n.2, 23, 159n.8  
 vicarious liability, 20–1  
 villeinage, 21–4, 38, 92n.4  
 voucher to warranty, 63  
 wager of law, 14, 45–6  
 writ: form of, 11; requirement for freehold and, 28–9, 46, 54, 57, 61–2, 71  
 nuisance, novel disseisin and, 13  
 ordeal and compurgation, 3  
 ordinances about alienation (tenants-in-chief, 1256, and Chester, 1260), *see* statutes and documents
- Painter, S., 25n.1, 176n.2  
 partible land, 74  
 peace, writs of, 30, 94  
 peers, proof by, 30, 32n.4, 128  
 Penwortham, honour of, 48  
 Peterborough, abbot of, 48  
 plaint in novel disseisin, 56n.2  
 plea roll entries, reticence  
   general, 3–4, 5–8  
   grand assize, 6 & n.3, 96n.2, 124, 125–6, 132, 135, 138, 141–2, 144  
   mort d'ancestor, 166–8  
   novel disseisin, 14–18, 56, 159  
   right, actions in, 7–8, 60, 67–8, 74–5, 82–3, 88  
 Bracton on, 37, 66–7, 93  
 feudalism: early ideas of obligation, 39–44; later ideas of property, 34–5, 38–9, 65–6, 171, 174  
 Roman law: abstract ideas, 37, 65; possessory protection, 11, 65, 165, 186
- writs or pleadings specifying entry, 8, 97–101, 157  
 pleading, logic, 3–5  
 Plucknett, T. F. T., 4n.1, 103, 104, 111n.1, 112, 115n.2, 117n.4  
*pone*, 67 & n.6, 70 & n.3, 74, 81  
*precipe*  
 aiel, 84, 176  
*breve de recto*, whether a kind of, 67 & n.2  
 charter, claim based on, 80n.4, 86  
 cosinage, 84, 176  
*de homagio capiendo*, 172  
*dower unde nichil*, 76n.1  
 homage, claim based on, 86  
*in capite*, 69, 126n.1  
*Magna Carta* (1215), c.34: effect, 68–9, 80, 101–2, 176; intention, 69–71, 176  
 pipe rolls, in, 68, 70, 81 nn. 1 & 2  
 plea rolls, in, 8, 67–8  
*pone* and, 70, 81  
 propriety, 68–71, 78, 79, 80, 86, 94, 97  
*quia dominus remisit curiam*, 69, 80n.1  
 writs of entry, 101–2, 158  
*Prerogativa Regis*, *see* statutes and documents  
 prerogative, *see* tenants-in-chief  
 primogeniture, ‘lord and heir’ and, 142  
 process, 9–10, 11n.1  
 proof, *see also* assize or jury; battle; charter; grand assize; services; wager of law; *warantia carte*  
 ‘forms of action’, 2, 66, 99, 128  
 law-suits, logic, 2–4, 89, 128  
 legal development and, 4–5, 181  
 lord and man, between, 84–5, 96  
 lord’s court as, 13–14, 29, 45–6, 53, 54, 113–14, 115, 149, 159  
 ordeal and compurgation, 3  
 peers, by, 30, 32n.4, 128  
 services, 30, 32, 128  
 villeinage, 21–3  
 proprietary concepts, *see also* words and phrases (*svv.* right; seise; warrant)

## INDEX

197

- purchase and inheritance, 109n.3, 121, 123, 125, 132, 133, 151  
 purpresture, 11n.1, 13n.4, 26–7, 94
- Quia emptores* (1290), *see* statutes and documents
- quo waranto*, *see also* words and phrases (*svv. quo waranto*; warrant)  
 in king's court: on king's behalf, 47–9; on third party's behalf, 47, 49–52, 116n.2, 159n.7  
 in lord's court: on lord's behalf, 45–7, 92, 93, 173–4; on third party's behalf, 9n.3, 52–4, 159n.7, 174  
 'ingressum', association with, 47–9, 93–4, 158–9  
 novel disseisin and, 46, 52–4, 174
- registers of writs  
 incidents of tenure in, 155  
 writs of entry in, 101
- relief, *see also* incidents of tenure  
 Assize of Northampton, 164  
 baron: amount, 162–3; enforcement, 163  
 enforcement, 26 & n.4, 29, 33, 162, 163  
 grantee by fine, 104  
 homage a condition of, 55n.1, 61, 162, 173, 174  
 logic, 163, 171  
 lord, change of, 143n.2  
 second husband, 104  
*se demisit*, 150  
 value compared with other incidents, 112, 154
- religious houses, *see also* alms; grants  
 crosses, erecting, 119n.1  
 distraint upon, 118–19  
 grant by, 115n.1  
 grants to: confirmation by heir, 132; confirmation by lord, 120–1; lord intervening against, 117, 119, 152; nature, 91; preservation of evidence, 103, 120; restriction by custom, 117–21, 122; restriction by legislation, 93, 104, 112, 113, 115, 117n.1, 119, 121  
 immunity, 33, 118–19  
 Interdict, position under, 11n.1  
 lord and tenant, interposition between, 104 & n.1
- ne vexes abbatem contra libertates*, 119  
 power to assign to, 109n.2  
 privilege against being impleaded, 118–19  
 warrant suing on behalf of, 50–1  
 remainders, 107n.1, 144  
 rent control, 37  
 replevin  
 disclaimer in, 34  
 jurisdiction, 34  
 nature, 34  
 'possessory' remedy, 31  
 removal to court of record, 10n.6, 34  
 representation in inheritance, *see* *casus regis*  
 Richardson, H. G., 10n.2  
 right, *see* right, actions concerning; words and phrases (*svv. breve de recto*; right; writ of right)  
 right, actions concerning, *see also* dower; grand assize; *precipe*; words and phrases (*svv. breve de recto*; right); writ patent  
 claim to hold land: in demesne free of tenant, 7–8, 27, 88–102, 124, 125–6, 129, 157–8; of lord of whom tenant holds, 71–7; of second lord, 69, 77–80, 177; of tenant himself, 7, 28, 69, 80–7, 95  
 count, 72, 73, 88, 177–9  
 disclaimer, 44, 94  
 grants, hereditary claim and, 105–6, 109–10, 111, 183–4  
 ingressum and, 8, 95–102  
 jurisdiction, 69–70, 71, 78, 80–2, 94–5, 101–2  
 limitation, 179  
 logic, 41–3, 51, 71–4  
 plea rolls, form of entry, 7–8, 60, 67–8, 74–5, 82–3, 88  
 plea that defendant should warrant tenant, 89, 94n.1, 124, 129  
 purpresture, 27, 94  
*quo waranto* and, 50–1  
 writ, appropriate, 67–71, 78–9, 80–2, 86, 87, 88, 93–5  
 Roger the Fat, 48  
 Roman law  
 property, abstract concepts, 37, 65  
 possessory protection, 11, 65, 165, 186  
*sui juris* compared with *in ligia potestate*, 123

## 198

## INDEX

- Sanders, I. J., 163n.4, 180n.2  
 Savigny, abbot of, 92  
 Sayles, G. O., 10n.2  
*se demisit*, see also family gifts; substitution  
 ‘bailment’ of land: back to grantor, 134, 146–7; confusion with, 149  
 bastard, 146n.2, 150–1, 159n.4  
 Bracton’s use of phrase, 152–3  
*casus regis*, 110, 147–8  
 charter examples, 136n.1, 146n.2, 147n.4, 151, 152n.2  
 dower *ex assensu patris*, 148  
 homage, 146, 151–3  
 infant, 136n.1  
 inheritance, accelerated, 110, 147  
 livery of seisin, 146–7  
 ‘lord and heir’ and, 151  
 lord’s part, 146, 149–53  
*maritagium*, 151–2  
 occasions for, 148–9  
 relief, 150  
*resignavit*, 107n.1, 110n.1, 147  
*se depositum*, 146n.4, 147  
 substitution and, 110, 152–3  
 younger son, 146n.2, 151  
 seal  
     lord’s, on tenant’s charter, 115n.3  
     wrongdoer, applied by, 132–3  
 seisin, see livery of seisin; novel disseisin; words and phrases (*svv.*  
     livery of seisin; seise; *simplex seisina*)  
 serjeants  
     *ballium* and, 135n.6  
     relief, 162  
 services, see also customs and services,  
     writ; distress; *ne vexes*; replevin  
 actions concerning, 31–3, 162  
*cessavit*, 34  
 court, described as due to, 34n.4  
 disinheritance for withholding, 9 &  
     n.2, 11n.1, 26, 30  
 disputes possible: mere failure to  
     perform, 30; quantum disputed,  
     30–3, 129; tenure denied, 17, 30,  
     34, 44  
 grants diminishing resources, 112–  
     21, 122  
 homage a condition of, 55n.1, 61,  
     153n.1, 173, 174  
 lord’s court enforcing, 8–25, 29–30,  
     31, 127–9, 162  
 proof, 30, 32 & n.4, 128  
 villeinage, uncertain amount, 38  
*warantia carte* and, 63, 127–8  
 warranty, receipt establishing, 55 &  
     n.1, 61, 77, 153n.1  
 sheriff, see county  
 socage wardship, 155 nn. 2 & 3,  
     161n.5  
 Stafford, (Robert) canon of, 98  
 statutes and documents (chronologically arranged)  
     Constitutions of Clarendon (1164,  
         church privileges), 119  
     Assize of Clarendon (1166, public  
         accusation), 3  
     Assize of Northampton (1176), c.4  
         (mort d’ancestor), 86, 163n.6,  
         164–6, 169–70  
 Articles of the Barons (1215) c.1  
     (relief), 163n.1  
*Magna Carta* (1215): c.2 (relief),  
     163; c.18 (assizes), 16; c.34  
     (*precipe*), 67, 68–71, 78, 80 & n.1,  
     84, 101–2, 158, 176; c.39 (due  
         process), 25  
*Magna Carta* (1217): c.39 (alienation),  
     113, 114, 117 & n.1, 119,  
     121; c.43 (interposition of reli-  
         gious house), 104  
 Stat. Merton (1236): c.6 (marriage),  
     157; c.8 (limitation of claims),  
     179  
 Ordinance about tenants-in-chief  
     (1256, alienation), 93n.3, 112–13,  
     115  
 Petition of the Barons (1258), c.10  
     (mortmain), 93n.2, 112n.3  
 Provisions of Westminster (1259):  
     c.9 (mort d’ancestor), 169; c.14  
     (mortmain), 93, 112n.3  
 Ordinance in Chester (1260, aliena-  
     tion), 93n.3, 112  
 Stat. Marlborough (1267): c.2  
     (distress), 10; c.6 (evasion of  
         incidents), 150n.3; c.16 (with-  
         holding inheritance), 163n.2, 169–  
         70  
*Prerogativa Regis* (date and origin  
     uncertain), c.15 (intrusion by  
         heir of tenant-in-chief), 163n.3  
 Stat. Gloucester (1278), c.4  
     (*cessavit*), 34  
 Stat. Mortmain (1279, *De viris  
     religiosis*), 93, 112, 115, 119n.5

## INDEX

199

- statutes and documents (*cont.*)  
 Stat. Westminster II (1285): c.2  
     (disclaimer in replevin), 101n.6,  
     34; c.21 (*cessavit*), 34; c.30  
     (special verdict in novel disseisin),  
     6n.3; c.31 (bill of exceptions), 6;  
     c.33 (erecting crosses), 119n.1  
*Quia emptores* (1290, subinfeudation), 93, 103, 104, 111–13  
 Stenton, D. M. (Lady), 57n.1, 67n.6,  
     76n.1, 101, 124n.4, 186n.1  
 Stenton, Sir Frank, 8, 105, 107 &  
     n.3, 110, 146n.2, 151n.4, 180n.2,  
     183  
 subinfeudation, *see also* alms; family  
     gifts; grants; ‘lord and heir’;  
     *maritagium*; religious houses  
     artificial use, 33, 111  
     confirmation: by heir, 123n.4, 132;  
     by lord, 120–1  
     consent: of heir, 100n.6, 122, 123,  
     132 & n.3, 137–8; of lord, 94–5,  
     115–21  
     distress, effect on, 113–14, 118–19,  
     120, 121  
     dower and, 106  
     heir’s interest: enforcement, 122,  
     131, 137–8; lord’s interest and,  
     121; nature, 121  
     lord’s interest: incidents of tenure,  
     111–13, 118; services, 112–21,  
     122  
     novel disseisin and, 113–14, 115–  
     17, 119  
     substitution and, 103, 110–11  
 substitution, *see also* grants; *se demisit*  
     consent of lord, 103–4, 106–7, 111,  
     151–3, 183–4  
     fine, 104, 105–6, 184  
     homage, 151–3  
     inheritance and, 105–6, 109–10, 111,  
     183–4  
     *maritagium*, 143n.2, 151–2  
     marriage of heiress, 104–5  
     plea rolls, in: purpose of enrolment,  
     106; rarity, 106, 111  
     power to assign, 107–9, 125n.2,  
     128n.2, 133n.2  
     relief, 104  
     subinfeudation and, 103, 110–11  
     surrender and admittance, 104n.1,  
     105, 106, 183n.1  
     younger son, 137, 151  
 Sudbury (Suffolk), 45  
     suit of court, Stat. Marlborough, c.2  
         and, 10  
     summons  
         denial, 14, 29, 45, 54  
         summoners produced, 14, 54  
         wager of law, 14, 45  
     surrender and admittance, 104n.1,  
     105, 106, 183n.1  
 Sutherland, D. W., 6n.3, 11n.1, 48n.5,  
     152n.3  
 Templars, 92, 119n.1  
 tenants-in-chief  
     alienation, 93n.3, 112–13, 115  
     disseisin and due process, 25,  
     115n.1  
     homage of infant heir, 163–4, 164–5  
     livery to heir of full age, 163, 164–5  
     relief: amount, 162–3; enforcement,  
     163, 165  
 term of years, *see also* gage  
     *ad terminum qui preteriit*, 98, 101,  
     115n.3  
     mort d’ancestor, 167n.8  
     novel disseisin, 22n.6  
     theft, escheat for, 158n.5  
 thirteenth century  
     legislation, causes, 65, 186  
     litigation, causes, 66, 148–9, 185–6  
 Thorne, S. E., 122n.2, 139n.2, 179–80,  
     184n.1, 185  
 tollt, 58–9, 67 & n.5, 176–7  
 treasure trove, 3  
 Turner, G. J., 97n.3, 115n.1  
 van Caenegem, R., 40n.1, 57n.1  
 vicarious liability in novel disseisin,  
     20–1  
 view, tenure and, 78–9  
 villeinage  
     enfranchisement, 23n.5, 24  
     entry into, 147n.3, 165n.4  
     merchet, 23  
     mort d’ancestor and, 22n.3, 23n.5,  
     84, 92n.4, 165n.4, 167  
     naifly (*de nativo habendo*), 22  
     novel disseisin and, 21–4, 38, 92n.4  
     proof, 21–3  
     services, uncertainty, 38  
     tests, 23, 38  
     voucher to warranty, *see also* *escambium*;  
         warranty  
     dower, 43, 72–3, 126–7, 145  
     estoppel by, 44n.1

- voucher to warranty (*cont.*)  
 grand assize: claimed by tenant without vouching, 76; claimed by vouchee, 60, 74, 83  
 lord as vouchee, 59–61, 63–4, 73–5  
 lord's court, in, 58–64, 73–4, 75  
 mort d'ancestor, 167–8  
 novel disseisin, 63  
*warantia carte* and, 63, 126
- wager of law  
 compurgation and ordeal, 3  
 denial, appropriate for, 3, 66  
 novel disseisin, in, 14, 45–6  
 summons denied, 14, 45  
 voluntary pleading denied, 45–6
- Waltham, abbot of, 92
- warantia carte*, *see also* warranty  
 charter, 63–4, 77, 128, 129–30  
*de homagio capiendo* and, 129–30  
 function, 63–4, 75, 126–32, 172  
 land, claims for: made, 85; resisted, 122n.3, 129–30  
 proof, 63, 128  
 relationship with other actions, 63, 128, 129–30, 172  
 services, claims resisted, 63, 128–9  
 tenure between parties, 63, 106n.3  
 voucher to warranty and, 63, 126
- wardship, *see also* incidents of tenure;  
 marriage; words and phrases (*sv. custodia*)  
 actions concerning, 81n.3, 155–7  
 baron, 163–4  
 bastard, 161n.4  
*escaeta cum herede*, 163, 164n.3  
 escheat, jurisdictional difference, 156n.3, 159n.7  
 homage, 86, 163, 164, 173  
 logic, 155  
 priority between two lords, 156  
 socage, 155 nn. 2. & 3, 161n.5  
 value, 155
- warranty, *see also* charter; dower;  
*escambium*; homage; voucher to warranty; *warantia carte*; words and phrases (*svv. concedo*; warrant)  
 appurtenances, claims for, 75–6  
 battle, proof by, 75  
 confirmation of grant, 132  
 estoppel by voucher, 44n.1  
 fine contrasted with charter, 128n.2  
 grants and, 90, 108, 111, 121, 126–32  
 lord's court, in, 58–64, 73–6, 129–32
- lords, changing liability, 77, 105–6, 111, 174, 183–4  
 nature, 42–4, 62–4, 72, 73–4, 77, 126–32, 174, 183–4  
 record: *de homagio capiendo*, 173n.2; transactions enrolled, 106, 108–9  
 seisin, need for, 85  
 services, receipt establishing, 55 & n.1, 61, 77, 153n.1  
 tenant to action: answering without warrantor, 76; claiming demandant's warranty, 89, 94n.1, 124, 129
- West, F. J., 67n.6, 81n.5, 88n.1
- Westminster, Provisions (1259) and statute (1285), *see* statutes and documents
- will of land, 109
- words and phrases  
*ad hostium ecclesie*, 143, 148n.5  
*ad se consulendum*, 145n.6  
*ad se maritandum*, 49, 145  
*ad se sustentandum*, 136  
*assignare*, 107–9, 125n.2, 128n.2, 133n.2, 139n.3  
*assisa regni*, 96  
*ballia, ballum*, 47n.3, 49n.2, 134n.7, 135  
*breve de recto*, 32n.3, 42, 43, 67, 68, 78n.5, 82, 96 & n.1, 97, 98  
 chief lord, 33, 68, 87, 93n.2, 94n.4, 108, 117, 119n.1, 146n.4, 152  
*commendatio*, 135  
*committere*, 134n.1, 136, 156n.1  
*commodare*, 136  
*concedo*, 77n.3, 109n.5, 132n.1, 136, 137  
*conventio*, 134n.9, 136n.4, 146n.5  
*custodia, custos*, 115n.3, 134–5, 136n.1, 138n.2, 145, 146n.1, 148, 155–6, 160–1, 163n.6, 164  
*de cursu*, 98n.5  
*do*, 77n.3, 109n.5, 132n.1  
*escaeta cum herede*, 163, 164n.3  
 escheat, 158n.6, 160, 161, 163  
*exheredator*, 126n.3  
*falsificata curia*, 68n.1  
 felony, 26, 28–9, 30  
*heredem constituit*, 109, 150  
*in conquestu Anglie*, 123n.3, 151n.5  
*in ligia potestate*, 116n.2, 123, 124, 132–3  
*in remunerationem servicii*, 122  
*ingressum*, 8, 47, 92–3, 99, 158

## INDEX

201

- words and phrases (*cont.*)  
*injusta detentio*, 170n.1  
*injuste et sine judicio*, 11, 15  
intrusion, 116n.2, 122n.3, 163  
*judicium*, 126  
*justiciare, justicies*, 33, 34, 48, 162  
*liberum maritagium*, 142n.4  
livery of seisin, 40, 163  
*maritagium*, 143  
old enfeoffment, ancient tenure, 48, 92  
*per feodium, ad feodum*, 118, 119  
*pertinens*, 75–6  
*probata defalta curie*, 68n.1  
*quo waranto*, 42, 45–54, 92, 93, 116n.2, 158n.3, 159  
*rationabilis*, 122  
*resignavit*, 107n.1, 110n.1, 147  
right, 2, 41–2, 66–7, 171  
*se demisit*, 147–53  
*se depositum*, 146n.4, 147  
*seise and disseise*, *seisin and disseisin*, 11n.1, 24, 39–41, 47, 55–6, 171, 177, 184–5  
services due to court, 34n.4  
shame, damage and, 157n.1  
*simplex seisina*, 11n.1, 169–70, 185  
tenement, 39  
*ut jus suum*, 7, 67, 84  
*vestitus*, 133  
*vexatio*, 128n.2  
*voluntas, per voluntatem*, 25  
warrant, warranty, 42–4, 85, 90, 126–32  
writ of right, 2, 66–7
- writ  
*de cursu*, 98n.5  
early surviving examples, 50, 67, 74, 76n.1, 81 & n.5, 101  
‘forms of action’, 2, 66, 99, 128  
freehold, rule requiring in case of:  
origin, 46, 57–9, 93, 176, 185;  
scope, 10n.4, 11n.1, 25–7, 28–31, 32, 33, 46, 54, 55–7, 59, 61–2, 82, 95, 129, 130, 159, 173–4, 185  
nature, 2  
wording considered: customs and services, 33, 162; entry, 92–102;
- escheat, 157–8; *justicies*, 33, 162; *ne vexes*, 31–2; *ne vexes abbatem contra libertates*, 119n.1; novel disseisin, 11–13; patent, 58, 72, 75–6, 81, 88; peace, 30; *precipe*, 50, 69, 101–2; purpresture, 27; *quo waranto*, 47, 50; *warantia carte*, 63, 106n.3  
writ of right, *see precipe*; right, actions concerning; words and phrases (*svv. breve de recto*; right; writ of right); writ patent  
writ patent, *see also lords’ courts*; right, actions concerning  
addressee, 33, 60, 68, 79–80, 87, 94–5, 138, 143  
*breve de recto*, identification with, 42, 43, 67 & n.2, 68, 82  
claims for land: disclaimer, 44, 94; escheat, 29, 173; lord himself, against, 8, 80–2, 83n.2, 87, 88; purpresture, 27, 94  
count, 72, 73, 177–9  
county, in, 17, 67–8, 78, 82  
custody of, 67n.6  
default of right: proof, 69–70; reasons, 58–9, 60, 75, 78, 176–7; recitals of, 68; tolt, 58–9, 67 & n.5, 176–7  
dower, 31, 42, 43, 67, 72, 75, 76n.1  
early surviving examples, 67n.6, 76n.1, 81  
family gifts and, 87, 138, 143  
function, 36, 58–9, 60, 70–1, 79, 171, 176–7, 181, 183  
Henry I, reign of, 178–9, 182, 184  
imperative form, 58, 72, 95, 176–7  
inheritance and, 176–82, 183  
lord paramount, to, mesne against tenant, 27, 29, 44, 46, 93–5, 101, 144  
*ne vexes*, 31–2  
out-of-date, 73  
*pertinens*, 75–6, 78n.3  
plea rolls, in, 8, 60, 67–8, 74–5, 82–3, 88, 145n.4  
*pone*, 67 & n.6, 70 & n.3, 74, 81  
propriety, 68–71, 78, 79, 80–2, 94–5