GENERAL INDEX.

Α. Acts of Parliament-Statute of Marlbridge, on Murder. ABUSES and obstructions of public 137 authority, 93-98 Statute of Præmunire, 87 Accessory and principal, how regarded Statute of Treasons, 30, 112 legally, 82 Statute of Westminster, 4 Accessory after the fact, definition of Territorial Waters Jurisdiction an, and punishment awarded to, 98 Act, 60 Accident, the law as to, 129 Treason-Felony Act, 61 "Accroaching" royal power, the crime Tudor Acts, 112 of, 29 Vagrant Acts, 3 Acts of Parliament-Age, at what, criminal responsibility Black Act. 48 begins, 68 Consolidation Acts, see Criminal Amendment, Criminal Law (1885) Act, Law Consolidation Acts 62, 104 Criminal Law Amendment Act, Anabaptists, persecution of the, 33 (1885), 62, 104 Appeal, Court of Criminal, observations Criminal Law Consolidation Acts, as to the institution of a, 172 47, 48, 52, 63, 108, 131, 155 Foreign Enlistment Act, 62 Lord Esher's suggestions as to a. Foreign Jurisdiction Act, 58 177 Forgery Act, 64 Appeals in trials, where admitted, 171, Fox's Libel Act, 72 n. et seq. Highway Act, 3 Appeals, see Battle, trials by Indomnity Act, 117 Arms, Assize of, 119 Jervis's Act, 53 Arsenic, conflict of medical testimony as to poisoning by, 803 Assize of Clarendon (1164), 12, 16, 119 Larceny Act, 64, 152, 155 Lord Ellenborough's Act, 48 Malicious Mischief Act, 63 of Northampton (1176), 12, 16, 119 Metropolitan Police Act, 3 Courts of, origin and nature of, Municipal Corporations Act. 3 13-15 Mutiny Act, 115, 118 of Arms, 119 Newspaper Libel Act, 163 n. Post Office Act, 155 Attaint, the, in early English law 18 Attempts to commit crime, how re-Public Health Acts, 3, 4 garded legally, 84. Riot Act, 112 Sir Robert Feel's Acts, 51 Six Articles Act, 102

Slave-Trading Act, 62 Statute of Labourers, 87

Statute of Maintenance, 34, 96, 97

B.

BACON, LORD, impeachment of 40 Bail, when admissible, 162

Bankes, Isabella, account of the murder of, 286-317 Bastwick, trial of, 37 Battle, trial by established, 12 nature and practice of, 20-22 Bentham, Jeremy, his attack on the system of evidence, existing in his day, 206 Bigamy, definition of the crime of, 73 legal aspect of, 142 Bird, Dr., his evidence in the Smethurst case, 294 ct seq. Black Act, 48. Blackstone's Commentaries, reference to, 22, 37 Bocher, Joan, burning of, for heresy, Bork, or surety in Anglo-Saxon law, 10 Bot, or compensation in Anglo Saxon law, 10 Boughton, Lady, 211 et seq. Boughton, Sir T., account of the murder of, 211 et sea. Bracton de Legibus Anglia, references to, 22, 23, 26, 85, 37, 54, 132, 186, 188, 140, 145 Bracton, his account of early English law. 22-27 number of crimes known in his time, 23, 24 his definition of these, 23-27 his account of the privilege of elergy, 26 Bradlaugh, Mr., action against, 3 Bribery, corruption by, the law as to, Bristol riots, 113-115 remarkable occurrence at a trial Brodie, Sir Benjamin, on poisoning by strychnia, 256 et seq. Burglary, definition of the crime of, 73 Burton, trial of, 37

CAMPBELL, LORD, reference to his summing-up, 171 Capital punishment, abolition of by William the Conqueror, 13 Certiorari, the power of the writ of, 160 Challenges in trials, nature and number of, 166 Chamberlain, Mr. Justice, on the Irish Indemnity Act, 117 Chretien, trial of, for murder, 345-368 Christison, Mr., on poisoning by strychnia, 266 et seq. Circumstantial evidence, examination of the nature of, 203-206 Clergy, privilege or benefit of, Bracton's account of the, 26 restrictions as to the law of, 35 extended to people generally, 35 two exceptions to this, 36 various alterations in the law of, under the Tudors, 36 Coke's Third Institute, 36, 37, 140 Commonwealth of England, reference to, 18 n. Compurgation in Anglo-Saxon law, 11 Conditions of criminality, 68-77 Conqueror, William the, changes effected by, in early English law, 12 establishes the King's Court and the Inquest, 13 Consolidation, Criminal Law, Acts, 47, 48, 52, 63, 108, 131, 155 Conspiracy, what constitutes, in law, 84 Cook, John P., account of the murder of, 231 et seq. Coroner's inquisition, what equivalent to, 164 Corporations, Municipal, Act, 3 Corruption by bribery, the law as to, 95 Cottu, M., his remarks on English procedure, 185, 188 and n. Court of Criminal Appeal, observations as to the institution of a, 175 et seq. Courts, origin and powers of various :-Central Criminal Court, London, Chancery, Court of, 39 Commissioners of Assize, Oyer and Terminer, 157 Consideration of Crown cases reserved, Court for the, 171 Criminal Appeal, observations as to the institution of a Court of. 172-178 Curia Regis, or King's Court, 13, 14, 29, 30 High Court of Justice, 42, 157 Justices of Assize, Courts of the, 52 Lord High Steward, Court of, 157 Quarter Sessions, Court of, 27, 28, Queen's Bench, Court of, 52, 54, 62, 97, 157, 172 Star Chamber, Court of, 34, 39, 40, 42, 43, 54, 63, 96, 97

The Hundred Court, or Sheriffs'

tourn, 9, 14

Crime, definition of a, 1; crimes not morally such, 1, 2; variety of, and differences which distinguish them, 2, 3 Criminal Appeal, reference to the institution of a Court of, 175 & seq. Criminal cases, importance of evidence in, and rules as to, 179-207

Criminal Court Commission, report of the, 172

Criminal informations, nature and power

of, 164, 165

CRIMINAL LAW, FROM THE EARLIEST TIMES TO THE CIVIL WARS-Plan of the book in reference to the. 4. 5: historical sketch of the, 6-41; the earliest body of, begins with King Ethelbert, 6; and ends with the Leges Reges Henrici Primi, 6; nature and scope of this work, 7; brief account of the earliest body of, 7 et seq. ; imperfect definitions of early, 7, 8; historical importance of its procedure, 8; private war sanctioned by, 8; its power of summary execution, or infangthief, 9; influence of the king in modifying this, 9; chiefly through various officials, courts, and associations, 9, 10; mode of prosecuting criminals, 10-12; explanation of four technical terms employed in this. 10. 11 : effect of the Conquest on early criminal law, 12 et seq.; importance of two institutions in improving the King's court and the Inquest, 13-15; the latter the real origin of trial by jury, 15; establishment of eyres (assizes) and sketch of the development of trial by jury, 15-20; history of appeals, or trial by battle, 20-22; publication of Bracton de Legibus Anglia, 22; importance of the work, and summary of its principal contents, 22-27; origin of justices of the peace and courts of Quarter Sessions, 27, 28; account of the rise of parliamentary impeachment, 29; passing of the Statute of Tressons, 30; religious persecutions under the, 81-33; use made of the writ De Excommunicato Capiendo, 81; and of the common law writ Do Haretico Comburendo. 33; penal laws against the Roman Catholics and the Protestant Dissenters, 33; passing of the Statute of Maintenance, 34; restrictions upon the law as to benefit of clergy, 35; Staundford's Plees del Corone, Lam-

bard's Eirenarchia, and Coke's Third Institute, first systematic account of the criminal law since Bracton, 36; account of the principal trials down to 1640, 87-41; and of the mode of procedure that prevailed, 38, 39; new system introduced by the Star Chamber Court, 39; power of the ex officio oath in this system, 39; revival of the practice of impeachment, 40.

CRIMINAL LAW FROM THE CIVIL WARS TO THE PRESENT DAY-effects of the civil wars upon the, 42; of high commission, 42, 43; and of the ex officio oath, 43; improvement of criminal procedure under the, 42 et seq.; abolition of the Star Chamber and the Court, effect on the common law courts, 43; injustice in the conduct of political trials, 48; improvement in the spirit of criminal procedure early in the 18th century, 44-48; important alteration in the law relating to indictments, 46; great mass of the present criminal law contained in the Criminal Law Consolidation Acts, 47, 48; history of this legislation, 47; and of similar legislation in other branches of the criminal law, 47, 48; principal characteristic of this legislation-its cruel employment of the punishment of death, 49, 50; un. satisfactory state of the criminal law about 1820, 51; passing of Sir R. Peel's acts abolishing all the antiquated parts of the law, 51; almost general abolition of the death punishment, 51, 52; the passing of Six Consolidation Acts, which form a sort of imperfect Penal Code for common offences, 52; summary of the history of the criminal law of England, 52-55; its procedure, 52, 53; its crimes, 53, 54; and their punishment 54, 55. CRIMINAL LAW, VARIOUS PARTS OF THE-56-207; extent of the, on land and sea, 56-58; classification of the, 58-67; distinction between common

> Conditions of Criminality, 68-77:—age, 68; voluntary acts, 68; intention, 70; knowledge, 72; malice, 75; fraud, 76; negligence, 76; necessity, 76.

and statute, 58-61; distinction

between treason, felony, and mis-demeanour, 61-67; list of felonies

and misdemeanours, 65, 66.

CRIMINAL LAW, VARIOUS PARTS OF

Relation of Madness to Criminal Responsibility, — 78 - 81; statement of the law as to, and observations on, 78-81.

Principal and Accessory, 82-84; definition of principals and accessories, 82, 83; incitements to crime, 83; to a misdemeanour, 84: to a conspiracy, 84.

Political Offences by Violence, 85-90; treason, history and present condition of the law relating to, 85-87; now divided into three heads; 87, 88; sedition and the law as to 89-90.

Abuses and Obstructions of Public Authority, 93-98; abuses by public officers, 93-95; by corruption and bribery, 95; by perjury, {anciently termed maintenance}, 95-97; by escape, 97, 98; statutable punishment of an accessory, 98

Offences Against the Public Interest, 98-107; the most curious of these are undefined misdemeanours, 99; against religion, 100-104; against morality, 104; common nuisances, 104-107.

Offences against the Person, 108-144; general principles of the law as to, 108-110; how far force is justifiable in aid of justice, 110-120; history of the law as to, 111-120; legal aspect of the right of private defence, 120-122; defence against the invasion of proprietory rights and in their assertion, 122-124; mistakes in the employment of force, 124-126 : negligent offences against the person, 126-129; accidents, 129, 130; statutable definitions of offences against, 131 et seq.; classification of lawful and unlawful homicide, 133-136; general conception of homicide, as consisting of murder and manslaughter. 136-139; malice aforethought, 139-142; rape, 142; bigamy, 142; libel, 143.

Offences Against Property, 146-155; what is theft, 145; what things can be stolen and what cannot, 146-148; how theft can be com-

CRIMINAL LAW, VARIOUS PARTS OF THE-

mitted, 149-151; statutable definition of theft, or fraudulent misappropriation of property, 151-155.

Criminal Procedure, 156-178; sketch of the present system of, 156 et seq.; account of the constitution of the various criminal courts, 157 et seq.; antiquity of the office of coroner, 159; importance of place in crime, 159, 160; the various steps in criminal procedure-the arrest, 160; the examination, 161; the committal, 161, 162; the accusation, 163; by a grand jury, 163; by a coroner's inquisition, 163, 164; by criminal information, 164, 165; indictments in criminal pleading, 165, 166; the trial, 166 et seq.; opening speech of the prosecution, 167; examination in chief of the witnesses, 167, 168; the cross-examination, 169: speech for the defence, 170: examination of the prisoner's witnesses, 170; summing-up of the judge, 170, 171; the verdict, 171; no appeals in criminal cases, 171, 172; examination of the arguments for admitting an appeal upon matters of fact, 172 et seq.; observation as to the institution of a Court of Criminal Appeal on matters of fact, 175-178

On Evidence in Criminal Cases, 179-207; observations on the present rules of, 179 et seq.; M. Cottu's remarks on the English rules of, 185, 188 n.; four rules of evidence peculiar to criminal proceedings, 185-188; observations on the nature and value of these rules, 188 et seq.; nature of the evidence on which scientific and legal inquiries depend, 190-192; discussion as to the nature of evidence and the power of speaking the truth and how best it may be obtained, 192-203; importance of examination, crossexamination, and re-examination in obtaining, 200, 203; brilliant instance of cross-examination in

CRIMINAL LAW, VARIOUS PARTS OF THE-

eliciting, 201; examination of what is termed direct and circumstantial evidence, 203-207; observations on Bentham's Rationale of Judicial Evidence, 206 Criminal Law Amendment Act (1885). 62, 104 Criminal Law Consolidation Acts, 47, 48, 52, 63, 108, 131, 155 Criminality, conditions of, 68-77 Criminal responsibility, relation of madness to, 78-81 Cross-examination in trials, nature and power of, 167-169 brilliant instance, of, 201 Curia Regis, or King's Court, origin of, 13, 14 has a threefold character, 29, as parliament exercises judicial functions, 29 various trials before the, 29, 30

D. DAIGNAUD, trial of, for perjury, 369

Daniel Deronda, reference to, 127n. David, brother of Llewellyn, trial of, for treason, 29 De Eccommunicato, Capiendo, the writ, 31 Defence, the right of private, how far legally allowable, 120 against the invasion of proprietory rights and in their assertion, 122 De Hærctico Comburendo, the writ of, 32, 33 last executions under this writ, 33 Deschamps, trial for murder, 345-368 Domesday Book, reference to, 14 Donellan, John, trial for murder, 211-230 Dove, William, trial for murder. 273-285

E.

Draft Criminal Code, 1879, 74, 75

ECCLEBIASTICAL PURGATION, nature of, 26
Eitermarchia, Lambard's, 36, 37
Ellenborough's, Lord, Act, 48
Enlistment, Foreign, Act, 62
Erle, Lord Chief-Justice, reference to the summing-up of, 171

Escape, the offence of, the law as to, Esher, Lord, his suggestion as to the constitution of a Court of Criminal Appeal, 177 Ethelbert, criminal law begins in the time of, 6 Evidence in criminal cases, importance of, and rules as to, 179-207 Examination in chief in trials, nature of the, 167-169, 200 cross-examination, 167-169 further remarks on, 200 the most brilliant instance of cross-, 201 abuse of, 202 Ex Officio, oath, use and abuse of the, 39 Extortion and oppression by public officers, law as to, 94 Eyres, Courts of their nature and origin, 15 proceedings before a justice in, 15

F,

FRIONIES AND MISDEMEANOURS, list of, and distinctions between, 65-67 Felony, rule against allowing counsel in cases of. 46 Felony, Treason-, Act, 61 Ferrers, Lord, trial of, for murder, 46 Fitzgerald, Mr., Sheriff of Tipperary, action against, 117 Force, in the repression of crime, how far justifiable legally, 110, et seq. mistakes in the employment of, 124 Foreign Enlistment Act. 62 Foreigners, offences in which they are interested, and the law as applicable to, 91 Foreign Jurisdiction Act, 58 Forestel, definition of, 8 Forgery Act, 64 Forgery, enumeration of a series of acts against, 48; reference to the Forgery Act, 64 Fox's Libel Act, 72n. Frank pledge, nature of, 10 Frauds by public officers, law as to, 94 Fraud, definition of, 76

G

GAYET, JEANNE, and PIERRETTE, account of the violation and murder of, 345-368 Glanville on pleas of the crown, and of the sheriff, 14 on treason and analogous offences, 85 Gordon riots (1780) reference to, 113 Gulliver's Travels, reference to, 151

H.

HALIFAX, "GIBBET LAW," the, 9, 17n.Hastings, Warren, impeachment of, 41 Health, Public, Acts, 3, 4 Heart of Midlothian, reference to, 198 Henry II., the reforms of, determine the character of the administration of justice to our own time, 13 Herapath, on poisoning by strychnia, 263 et seg. Heresy, made a capital crime, 31 persecutions for, 31, 32 Highway Act, 3 Hollis, trial of, 87 Homicide, Bracton's classification of, 23, 24 modern definition of, 134 seven kinds of, 134 four involve no legal guilt, 135 general conception of, as consisting of murder and manslaughter, 136 Hundred Rolls, the, 9, 27 and n., 102 and n.

I.

IMPEACHMENTS. origin of, 29, list of early, 29 law of, as established by Act I. of Henry IV., 30 disuse of, after 1459, 30 revival of, under the Tudors, 40 list of the principal, 40 Incitement to crime, a misdemeanour. Indomnity Act, 117 Indian Code of criminal procedure, reference to, 188n. Indictments, important alteration in the law relating to, 46 Infangthief, the law of, 9, 27 Informations, criminal, nature and power of, 164, 165 Inquest, the, established by the Conqueror, 13, 14

Inquest, nature and working of the, 14
the real origin of trial by jury, 15
Indian Penal Code, references to, 75,
127n., 188n.
Inquisition, coroner's, what equivalent
to, 164
Insanity, relation of, to criminal responsibility, 78 et seg.
Intention, legal view of, 70
Irish, Rebellion of, 1798, 116
action arising out of, the, 117

J.

Jane Eyre, reference to authoress of, 302 n. Jervis's Act. 53 Joanon, trial for murder, 345-368 Judges. Lives of English, extract from, 222 n. Jurisdiction, Foreign, Act, 58 Jurisdiction, Territorial Waters, Act. Jury, trial by, origin of, 15 doubtful nature of early duties of, originally official witnesses, 16, 17 ultimately judges of matters of fact, 16 origin of the petty, 17 nature of the changes which led to the present form of, 17, 18 fining the, for not finding desired verdict, 19, 20 often corrupt and oppressive, 34 Justices of the peace, creation and powers of, 27, 28, 53

ĸ.

Killing, the legal definition of, 132 et seq. Knowledge as an element of criminality, 72

L.

LABOURERS, statutes of, 87
"Lesa majestas," or high treason,
Bracton's definition of, 23, 25
Lambard's Eirenarchia, references to,
36, 140
Larceny Act, 64, 152, 155
Larceny, what constitutes, 146

Lateran Council (1216) the, and ordeals, Leges Regis Henrici Primi, origin and nature of the, 6, 7, reference to, 74 Léotade, trial for rape and murder, 318 - 344Lesnier, trial for murder, 369-388 Lespagne, Madame, trial of, for perjury, 369-388 Lespagne, trial for murder, 369-388 Letheby, Dr., on poisoning by strychnia, 263 et seg. Libel Act, Fox's, 72 n. Libel, definition of a, 89, 143 Libel, Newspaper, Act, 163 n. Lilburn, trial of, 37 Lipski, reference to the case of, 174 Lives of English Judges, extract from, 222 n.

M.

MACAULAY, LORD, reference to, 127 n. Mackintosh, Sir James, extract from a letter of, on Windham, 50 MacNaughten's case, reference to, 78 Madness, relation of, to criminal responsibility, 78 et seq. Magna Charta, 14 Maintenance, the offence of, 34 definition of, and the law as to, 96, Malice aforethought, history of the phrase, 139 Malice, an element of criminality, 75 Malicious Mischief Act, 63 Mansfield, Lord, on the "Attaint," 18 Marlbridge, Statute of, 137 Martial law, proclamation of, for the suppression of riots, 116 et seq. Materia Medica, Pereira's, reference to. for poison test, 275 Maybrick, Mrs., reference to the case of. 174 Melville, Lord, impeachment of, 41 Merchant of Venice, the, reference to. 40 n. Metropolitan Police Act, 3 Metropolitan Police district. 119 Middle Ages, reference to, 96 n. Middlemarch, reference to, 127 n. Mischief, Malicious, Act, 63 Misdemeanours and Felonies, list of, and distinctions between, 65-67 Mompesson, Sir Giles, impeachment of. Municipal Corporations Act, 3

Murdrum, definition and history of the offence of, 25, 136, 137 n.

Mutiny Act, 115, 118

N.

NECESSITY, legal view of, 76
Negligence in law, 76
Newspaper Libel Act, 163 n.
Norfolk, Duke of, trial of, 37
Nuisances, common, the law as to, 104107

0.

OATH, ex-officio, use and abuse of the. Obstructions and abuses of public authority, 93-98 Offences in which foreigners are interested, 62, 91 against the public interest, 61, 99-108 against the person, 108-143 against property, 145-155 against religion, 62, 100-104 against morality, 62, 104 against public convenience, 62. 104-107 negligent, against the person, 126 Ordeals, trials by, in early English law. 11 their disuse, a step in the history of trial by jury, 12

Ρ.

PAAR VAN, burning of for heresy, 33 Palmer, trial for murder, 231-272 Pandects, reference to the, 74 Parke, Baron, reference to the summing-up of, 171 Parliament Rolls, reference to, 30, 139 Peel, Sir Robert, Acts, 51 Penal laws against Roman Catholics and Protestant Dissenters, 33 Perjury, reference to the crime of, 18 unknown to the law of England till 3 Henry VII. c.i., 96 how treated by the Court of Star Chamber, 97 statutable punishment for, 97 remarks on, 95-97 the dectrine of materiality in, 97 Person, offences against the, 108-144

Piracy, legal definition of, 91 Pleas of the Crown and of the sheriff, Glanville's explanation of, 14 common, autrefois acquit, and autrefois convict or pardon, 165 Flees del Corone, Staundford's reference Police, Metropolitan, Act, 3 Political offences by violence, history and present state of the law regarding, 85-90 Political trials, various, 37-41 nature of procedure pursued in, 38power of the ex-officio cath in, 39 punishment inflicted, 49 Popish Plot, the, 43 Post Office Act, 155 Præmunire, Statute of, 87 Principal and accessory, how regarded legally, 82 Prisoners, can generally estimate the sentences they will receive, 49 Privilege, see Clergy, privilege of Privy Council, criminal jurisdiction of the, 34 abolition of the criminal jurisdiction of the, 35 Procedure, Criminal, sketch of the present system of, 156-178 Property, offences against, 145-155 Proprietary rights, how far defence against the invasion of, is legal, 122 Prynne, trial of, 37 Public authority, abuses and obstruction of, 93-98 Public Health Acts, 3, 4

Q,

QUARTER SESSIONS, courts of, origin and powers of, 27, 28 Qui tum actions, nature of, 2 instances of, 3

R.

RALEIGH, trial of, 37
Rape, the crime of, 142
Rationale of Judicial Evidence, 206
Religious persecution, history of early, in England, 30-34
Riot Act, the, origin and powers of, 112
Riots, the law as to, 111 e seq.
the Bristol, 113

Riots, the Lord George Gordon, 113
Chief Justice Tyndal on the law
as to, 114
proclamation of martial law for
the suppression of, 116 et seq.
Romilly's Life, 50 n.
Rotali Curia Regis, 16
Russell on Crimes, 141

S.

SAWTRE, WILLIAM, the execution of, for heresy, 32, 33 Sessions Papers, references to, 296 n., 302 n., 306 n. Sherfield, trial of, 87 Six Articles Act, 102 Slave-trading Act, 62 Smethurst, trial for murder, 286-317 Smith, Sir Thomas, his account of criminal trials, 18, 19 Soldiers suppressing riots, the law as to, 113 et seg. Star Chamber, court of, references to, mode of conducting trials in, 39, 40 offences dealt with under the, Star Chamber, Hudson's Treatise of the. 97 State Trials, references to, 46 n., 282 n. Statute of Marlbridge, on murder, 137 Statutes, see Acts of Parliament Staundforde's Plees del Corone, references to, 36, 140 Strafford, Lord, 40 Stredbreche, definition of, 8 Stubb's Charters, 12 n. Summing-up in trials, nature and power of, 170, 171

T

THEFT, Bracton's definition of, 24, 25
definition of, in Roman law, 25
and n.
ordinary definition of, 73
Third Institute, Coke's, 36, 37
Times, reference to letters in, regarding
Smethurst's case, 315
Tooke, Horne, opposes the abolition of
appeals, 21
Trading, Slave, Act, 62
Treason, Bracton's definition of, 25
history and present condition of
the law regarding, 85-90

Treason-Felony Act, 61 Treason, Statute of, 80, 112 Trial by battle, 13 Trial by jury, see Jury, trial by TRIALS-Bastwick, 87 Burton, 37 Chretien, for murder, 1806, 345-368 Deschamps, for murder, 1860, 345-368 Donellan, for murder, 1781, 211-230 Dove, for murder, 1856, 273-285 Ferrers, Lord, for murder, 46 Hollis, for traducing public justice. Joanon, for murder, 1860, 345-368 Léotade, for rape and murder, 1848, 318-344 Lesnier, for murder, 1848, 369-388 Lespague, for murder, 1855, 369-388 Lespagne, Madame, for perjury, 1855, 369-388 Lilburn, for seditious libels, 37 Norfolk, Dake of, 37 Palmer, for murder, 1856, 231-272 Prynne, for his book called Histrio Mastrix, 37 Raleigh, for high treason, 37 Sherfield, 37

TRIALS—
Smethurst, for murder, 1859, 286-317
Strafford, Lord, 40
Throckmorton, Sir Nicholas, for high treason, 18, 19, 37
Various political, 37-41
Tudor Act, the, 112

v.

VAGRANT ACT, 3
Violence, political offences by, history
and present state of the law regarding, 85-90
Voluntary Acts, legal definition of, 68

W.

Wer, or value, in Anglo-Saxon law, 10 Westminster, Statute of, 4 Wicklif, and the clergy, 31 Wite, or fine, in Anglo-Saxon law, 11

Y.

Year-Books, the, references to, 37, 54, 146, 148, 148

THE END.