





Line number	File ID	Year	Context Left	Key	Context Right
171	HeinR191	1790	to evince strict impartiality . Permit me to hope your co- operation in maintaining order , and to expect your support in	all cases of	official decisions , where it ought to be afforded " . On motion of Mr . Sitgreaves , it was resolved that a message be
172	HeinR107	1773	the foregoing Form be set forth in such Attachment . in Acmchrentm Xooi . A Nd be it further Enaed , That in	all Cases of	original or judicial Atn2 lachments against Persons residing in Europe , the Court to which the fame is brought ne c
173	HeinR101	1769	by Alt of Parliament , Indenture , Custom , or former Order of Court , fall be expired . Ami whet . XII . And that in	all cases of	penal Laws , where free Persons are punishable they tiaof brs p1enla by Fine . Servants hall be punished by Whipping , after
174	HeinR299	1781	Barons . And other . varieties appear to have taken place . See Hargravs.r as f Me . Ranker . : p . 73 . & seq . But in	all cases of	petitio of right , of whatever nature is the demand , I think it is clear beyod all doubt , that there mi
175	HeinR74	1791	what justifications are good , and what otherwise . i . In to5 r z6b Tre S P A S . 3 . " In	all cases of	pleading where a jufti " fication is local or specially assigned by " plaintiff , and defendant juftifies at a different place or
176	HeinR189	1790	be confined to those cases where it has been lost by actual judgment of a Court , but will extend to	all cases of	private settlement , where the decision of the Judiciary of the State had previously settled the principle . This may be considered
177	HeinR105	1784	Title of The Judge of the Admiralty ; which Judge fhall hold a Court of Admiralty , and therein have Cognizance in	all Cases of	Prize , Capture or Re - capture , upon the Water from Enemies , or by Way of Reprisal , or from Pirates , and , in
178	HeinR105	1784	fiwom as aforel ; id , shall be paired , given and entered , agreeably to the Verd & of the ( ' aid Jury , and in	all Cases of	Prize , Capture , Re - capture and Seizure upon the Water as aforesaid , an Appeal from the final Decree of the laid
179	HeinR103	1782	tball require . Provided , Sect . 3 . Provided always , and be it further enaed by that juze the authority a/ore/aid , That in	all cases of	prize , capture or baufesc & r , re - capture upon the water from enemies , or by way of by the law reprisal
180	HeinR151	1792	the therif , by virtue of a warrant to be iflued by the said two justices for - that purpose ; and in	all cases of	public highways 10 laid out or altered as arorefi ' d , the value of the lands and demand , together with the
181	HeinR150	1792	deemed and adjudged felony ; and every offender , beingthereofduly convi & d or attainted , ( hall fufser death for the fame . And in	all cases of	rape , the off nders may be prosecuted and punifed at the Uht of the people of this slate , as veyl
182	HeinR105	1784	such perty . Re - capture shall belong to the Re - captors , Be It Therefore Enacted by the Authority aforesaid , That in	all cases of	Re - capture by Land of any Property carried off by the Troops of the Enemy or by their Adherents , where
183	HeinR228	1774	exceeding one - fourth part of the value ; no regard being had to the time of possession by the enemy . In	all cases of	re - capture by an armed vessel , fitted out at thre expence of the United States , of a vessel or other
184	HeinR191	1790	any agreement which shall be between the owner or owners , and the commander and crew of such merchant vessel . In	all cases of	re - capture of vessels belonging to citizens of the United States , by any armed merchant vessel aforesaid the said vessels
185	HeinR227	1774	had in some Geurt es Azdrimn? After saeh eendromalren rwituo shall net be made . In zilr es the prz . : ding	all cases of	recapture by an armed vessel fitted out at the expence of the United States e " [ Passed ] , eitir " e - . thm , the
186	HeinR227	1774	part of the value , no regard being had to the time of possession by the enemy . 982 September , 1781 in	all cases of	recapture by an armed vessel fitted out at the N ? 6 . expence of the United States of a vessel or
187	HeinR246	1774	Lawful Money and costs . That by an ordinance passed the 3rd day of December 1781 it is ordained that , " in	all cases of	recapture by an armed vessel , fitted out at the expence of the United States , of a vessel or other effects
188	HeinR227	1774	to the time of possession by the Enemy and N I 6 . Strike out the paragraph and substitute the following : " in	all cases of	recapture byan armed vessel fitted out at the expence of the U . S . of avezel or other effects belonging to
189	HeinR227	1774	of 24 [ Passedsseptembhours after the capture , ne restitution shall not be ts , 1s8 ] , made of L ^ e any part . In	all cases of	recapture in which a citizen of some one of the United States is wholly or in the greater part interested
190	HeinR227	1774	legal ] condemnation thereof in some court of admiralty . In this case the whole shall be adjudged to the captor [ In	all cases of	capture ] ( If a person , not being a citizen of Eome one of the United States , but a subject of a
191	HeinR227	1774	the due proportion shall be specifically restored according to the ratio of the number and value of the property . In	all cases of	recapture , in which a citizen of one of the United States is wholly or Ou : fths ought in the greater
192	HeinR190	1790	that causes arising from carrying contraband goods will not be admitted by him ; and we ought also to consider , in	all cases of	recovery , the agent has been directed to deduct the costs of prosecution ; so that the amount will not be eventually
193	HeinR310	1796	that causes arising from carrying contraband good . . , will not be admitted by him , and we ought also to confidr , in	all cases of	recovery , the agent has been direded to deduct the castis of prosecution ; so that the amount will not be eventually
194	HeinR167	1777	inf ' pector , and if not dif ' placed , the person so appealing flail pay the cofis of the witnesses ; and in	all cases of	removal , the governor , with tile advice of the council , may appoint and commission some other person out of the last
195	HeinR191	1790	be authorized , by the President of the United States to register aliens : And report , as aforesaid , shall be made in	all cases of	residence , within six months from and after the passing of this act , and , in all other cases , within forty - eight
196	HeinR87	1795	office , he thall not return that he can not do execution . The therifis fow to , ead the riot a , & in	all cases of	riots He is authorised to serve and execute all lawful wits , to him dire & ed , ' by lawful authority , and
197	HeinR151	1792	frther eiw/ld by the authority a/brefud , That the twentyeighth F & ion of the said above recited a , & be extended a	all cases of	the Road hereafter to be laid out through the said towns . I11 . zhdibe iftrthor enateddy the authority a/brefud , That the commi
198	HeinR167	1777	their commiffion , to be allowed as above by the chancellor , or county courts . Il . A - D n Ir Enacted , That in	all cases of	sale made by the said commissioners , after the ninic hall be ratified by the repofcive county courts , or chancellor , and
199	HeinR167	1777	obtain complete titles under any existing law ; Il . B It Enac : reb , by the General . 4jenil , of Maryland , That in	all cases of	sales made by the Chalcncellor to Laid Daniel of Saint Thomas Jenifer , the chancellor ( hall be and he is hereby
200	HeinR190	1790	detention on the part of the other , for any military expedition , or other public or private purpose whatsoever . And in	all cases of	seizure , detention , or arrest , for debts contracted , or offences committed , by any citizen or subject of the one party within
201	HeinR254	1774	detention on the part of the other , for any military expedition , or other public or private purpose whatsoever . And in	all cases of	seizure , detention or arrest , for debts contracted or offences committed by any citizen or subject of the one party , within
202	HeinR320	1776	detention on the part of the other , for any military expedition , or other public or private purpose whatsoever . And in	all cases of	seizure , detention , or arrest for debts contracted or offences committed by any citizen or subject of the one party , within
203	HeinR320	1776	them an equitable indemnity , as well for the freight as for the loss occasioned by the delay . And furthermore , in	all cases of	seizure , detention , or arrest , for debts contracted or offences committed by any citizen or subject of the one party within
204	HeinR321	1776	detention on the part of the other , for any military expedition or other public or private purpose whatever ; and in	all cases of	seizure , detention , or arrest for debts contracted , or offences commit [ tied by any citizen ' or subject of the one party
205	HeinR191	1790	allowed for the departure of such aliens , with all their effects , from the territory of the United States ; and excepting	all cases of	such aliens to whom passports or licences of residence may be granted consistently with the public safety . This report was
206	HeinR191	1790	allowed , for the departure of such aliens , with all their effects , from the territory of the United States ; and excepting	all cases of	such aliens to whom passports or licences of residence may be granted , consistently with the public safety " . Provisional Army . On
207	HeinR120	1776	parts or dirfias of the State , in which there is no such Physician , by a Truffee of the Poor ; and	all cases of	suits for penalties under this aa the parties sued shall give special bail as in other cases , in which special
208	HeinR164	1777	support a judgment in the court where the cause may be tried , according to its establihed jurifi & ion ; and in	all cases of	suits upon simple contrasts , the defendant may file an account in bar , or plead discount of any claim he may
209	HeinR328	1795	virtually , if not expresly , violating our neutrality , in the following instances : i . By admitting and legalizing seizures for adjudication , in	all cases of	suspicion of having on board enemy 's property " or of carrying to the enemy , articles which are cotraband of war
210	HeinR52	1795	virtually , if not expresly , violating our neutrality , in the following instances : i . By admitting and legalizing seizures for adjudication , in	all cases of	suspicion of having on board enemy 's property " or of carrying to the enemy , articles which are cotraband of war
211	HeinR192	1774	and exclusive power of legislation in their several provincial legislatures , where their right of representation can alone be preserved , in	all cases of	taxation and internal polity , subject only to the negative of their sovereign , in such manner as has been heretofore used
212	HeinR184	1790	consult his own opinion , he believed there were other acts more oppressive than the stamp act would be ; but in	all cases of	taxation he was willing to sacrifice his own opinion to the public opinion . It was the duty of the House
213	HeinR304	1781	property , except exports . The term taxes , is general , and was made use of to vest in congress plenary authority in	all cases of	taxation . The general divifion of taxes into dire & and inditea . Although the latter term is not to be found
214	HeinR97	1794	to restore pofleffion to the party expelled : for the justices of the king 's bench have a fapreme authority in	all cases of	the crown . Dalt . : . 44 . Airo where upon a removal of the proceedings into the king 's bench the convi & ion
215	HeinR59	1791	or Nortl . car ( olina . t14 . thall be confiered as absolutely forfeited to the State ; and it is hereby declared that in	all Cases of	the Delinquency of Sherffis , Cler ks of Courts , Colkdoors of impostis , Eirry - Talkers , t16 Laws or North - Carolina . A4 D
216	HeinR297	1781	ft case that has come before them upon the arguments of Counsel , and asthejudgment now to be given , will govern it	all cases of	the like fort for the future , it seems to be proper to give the grounds and reasons upon which they
217	HeinR82	1773	not within the description of the Toleration - ad . And as this - is the sole point to be enquired into , in	all cases of	the like nature with that of the Defendant , who here pleads the Toleration - ac ; Is the man bon4 fide a
218	HeinR261	1774	present Ordinance for that Purpose is deficient , nothing remains but to revise and make it effectual . General Regulations extending to	all cases of	the same class or Denomination are to be preferred to occasional interpositions , and Acts pro hac Vice ; and therefore if
219	HeinR304	1781	whence he had been removed by the improper interference , and hostile demeanor of Bailard ; Besides , it is right to condu &	all cases of	this kind , in such a manner , as that the persons guilty of fraud , should not gain by it . Hence the
220	HeinR191	1790	of the United States and a foreign Government , it can not be said to be between the two Governments . Besides ,	all cases of	this kind must be tried by a jury , and it can not be supposed that any jury would convict a
221	HeinR191	1790	paid , 5th Con . - 80 and ask whether such a person ought to be punished ? If it were intended to cover	all cases of	this kind , the resolution does not go far enough . It only embraces cases of " controversy and dispute . It ought to
222	HeinR297	1781	in the present case ; which requires that it shall be done within five days atlei payment of the money . In	all cases of	this kind the Court will exercise their equitable powers , in such a manner , as not to fufser either party to
223	HeinR74	1791	Of 449 Trespays ' on the Cass , 2dly . Of the Evidence . Firfi on the Part of the Plaintiff . And lift . " in	all cases of	this laian it is ne " calkary that the evid ' ence should so apply to the offence or injury charged , that
224	HeinR189	1790	not say that the present was a case that called for the exercise of that right , but they had in	all cases of	this nature a right to exercise their discretion . Mr . Murray considered the laws of the land as depending upon two
225	HeinR190	1790	the establishment beyond the numbers which upon strict calculation might be adjudged to be necessary . Escorts also were indispensable in	all cases of	transportation from one part of their wilderness to another , and more especially when owing to want of watercommunication , or an
226	HeinR105	1784	all Causes of Law as heretofore ; and that they possess the . Power of granting Pardons to Criminals after Indempnation ' in	all Cases of	Treason , Felony or other Offences . Militia Offi X . That Captains , and all other Inferior Officers of the , cers , how chosen
227	HeinR91	1760	humanity which should ever distinguish a free , civilized and christian people : for remedy whereof , Be it enacted , & c . that in	all cases of	treason , felony , or crimes against the State , where the party indicted or complained of , shall , on being arraigned , obstinately stand
228	HeinR302	1781	congress , that the treaty was broken by Great Britain , would be exercising a judicial power , which by the Confultion in	all cases of	treates is devolved on the Judges . Surely such a thing was never in the contemplation 6f the Confultion . If it
229	HeinR74	1791	the land came principally in que / ? ion " . As by the first part of this flatute cofds were taken away from	all cases of	trespass under forty shillings . it gave them to the plaintiff in one case , that is where the freehold or title
230	HeinR164	1777	citizen of Virginia , indebted to a citizen of Maryland , or charged with injury having been by him committed . And in	all cases of	trial in purfancof the jurifidion fetted by this compa6t , citizens of either Rate fhall attend as witnesses in the other
231	HeinR138	1792	moreover be fuble & to the alion of the party injured for damages to be affelcted by a jury . And in	all cases of	trial I V ~ i trial by jury ' under this a6 the truth of the matter may be given in evidence
232	HeinR56	1792	observations upon it . Grand juries are only made use of itcafes of criminal process , or public offence : petit juries in	all cases of	trial , whether for a breach of the laws , for private wrongs , or property in dispute " . The sheriff of the county
233	HeinR87	1795	the debtor cut off . For this fraud , the note wag considered voidy and no recovery was had . j But in	all cases of	unwritten contra & s . it is necef ~ hry that a consideration exif : for as words are frequently spoken by men unadvisedly
234	HeinR222	1774	you may recruit them to a number you shall think sufficient , not exceeding double that of the enemy . 3 ' in	all cases of	vacancy occasioned by the death or removal of a Colonel or other inferior officer , you are by brevet or warrant
235	HeinR181	1791	v . Campbell 's Ex ' rs , infra , 62 ] . Thus , a statute which says , " that the judgment of the County Court , in	all cases of	vacant and unappropriated land , shall be final and conclusive , without any appeal to the Superior Court " , will not take away
236	HeinR181	1791	c . 4 , was referred to . By that section , the legislature have said that the judgment of the ( County ) Court , in	all cases of	vacant and unappropriated land , shall be final and conclusive without any appeal to the Superior Court . Ird . 384 . The cause
237	HeinR329	1795	hav Cato - No . Xv . ing been captured on the high seas , came into our ports ; but extends the provilion to	all cases of	vessels taken in our waters , provided they ever entered into our ports , notwithstanding our having been unable to recover them
238	HeinR52	1795	hav Cato - No . Xv . ing been captured on the high seas , came into our ports ; but extends the provilion to	all cases of	vessels taken in our waters , provided they ever entered into our ports , notwithstanding our having been unable to recover them
239	HeinR327	1795	the cases of loss or damage in consequence of legal impediments to the recovery of those debts which will exclude	all cases of	voluntary compromise , and can include none , where the laws have allotted a free course to justice . It can operate in
240	HeinR51	1795	the cases of loss or damage in consequence of legal impediments to the recovery of those debts which will exclude	all cases of	voluntary compromise , and can include none , where the laws have allotted a free course to justice . It can operate in
241	HeinR342	1794	which no grafit can be confirmed to one person for more than one tract of land . 3d . A graunt in	all cases of	what is called double commiffion , or continuation , viz : . by allowing eighty arpents in depth , instead of forty . 4th . A provision
242	HeinR344	1799	In high treason , the pardon can only flow from the generally assembly . In civil matters these justices have jurisdiction in	all cases of	whatever value , not appertaining to the department of the admiralty . This jurifidion is twofold . If the matter in dispute be