Line number	File ID	Year	Context Left	Key	Context Right
1	HeinR150	1792	of flich sale . Crtie recond ion of dl \$ aa Is obtlihht] * lil . And for the better securing the payment, in		Or residue of the said purchafie.money; ie it/fir, 'zr e: za.cd /', t, e authoi i.v fiir/fid ,1 , That on tle
2	HeinR74	1791	without dedudion for theriffs fees ib. The flatute extends only to cases of the immediate lessor 389 But extends to	all cases of	A. fa. ib. But it is necefrary that the theriff should have notice 389 The write which is first delivered
3	HeinR131	1787	fuchjuflices may dfhrge , : admit toball , orrenand to jail , a puiloh ' 4t his diferction according to law and jultice ; but it )		a capital nature it ( bal1 e needfry that one or miorejuilicelof the laid county court do associate with fich juluice
4	HeinR188	1790	in the negative. On motion add the following sections to the bill: "And be it further enacted. That in		a decision by the Comptroller in favor of the United States, where the party against whom such decision is had
5	HeinR87	1795	a general maxini , that the common law was binding only , when reafonabl , & atd applicable , the ndesfiary consequence was , that in		a defe & of common law , not jijpplied by flatute , the courts must supply it by an adjudication , grounded upon thebaflis
6	HeinR74	1791	a general maxim, that the common law was offered in the common law	all cases of	a detect of common rew , including in pipeled by more validation, there has been a resolution of the house of writz, s commons
7	HeinR185	1790	cases of concurrent jurisdiction, or from an apprehension that the State courts may err. The State courts have hitherto decided		a national or local import; and it was never heard that they determined with any degree of partiality. Perhaps a
8	HeinR185	1790	cases of concurrent prisonation, or norman apparent in state of the may entry the state courts have finite to decide or courts of the United States, it is further declared that the judicial power of the United States shall extend to	all cases of	a national or local import, and it was never near othat oney determined with any objected of the United States; if the a particular description. How is that power to be administered? Undoubtedly by the tribunals of the United States; if the
9	HeinR87	1790			
	1101111101	1100	when a court had folemly and deliberately decided any question or point of law , that adjudication became a precedent in		a similar nature, and operated with the force and authority of a law. 'this pra & ice is founded ill the
10	HeinR103	1782	shall have been so eleaed as aforesaid , would or might have remained and continued , and no longer . And that in		a vacancy happening by the means in this ad last mentioned , the remaining trustees shall be impowered to call a
11	HeinR239	1774	allow or disallow the same or any part thereof according to the principles of equity and good conscience : remembering in		accounts or vouchers pased and liquidated , to charge the officer or other person who received or directed the taking such
12	HeinR299	1781	which shall be made , under their authority .' (2). To all cases afleffing Ambassadors , or otherpublic Miniflers , , and Consuls ; (3). To		Admiralty ad Dait: te Juifdioi ; ( , V . ) To controversies to which sh . Unit ( d Suntu Cobmt of the Urited State . United
13	HeinR299	1781	according to the laws of nations , cases affe & ing them ouit only to be cognizable by national authority . 5th . To		Admiralty and Maritimejurifdi & ion; because, as the feas.are the join'. property of nations, wh6fe right and pritileges ielative. thereto, are
14	HeinR120	1776	made , or which thall be made , under their authority ; to all cases affeding ambassadors , other public ministers , and consuls ; to		admiralty and maratime jurisdiction; to controversies to which the United States thall be party; to controversies between two or more
15	HeinR149	1797	made , or which thall be made , under their authority ; to all cases affeding ambassadors , other public ministers , and consuls ; to		admiralty and maratime jurisdiction; to controversies to which the United States thall be party; to controversies between two or more
16	HeinR71	1794	made , or which hall be made , under their authority ; to all cases affeaing ambassadors , other public ministers " and consuls ; to		admiralty and maritihin jurifdiion; to controversies to 'which the United States shall be a party; to controversies between two or
17	HeinR71	1794	made, or which hall be made, under their authority; to all cases affeaing ambassadors, other public ministers " and consuls; to		admiralty and maritihin jurifdiion; to controversies to 'which the United States shall be a party; to controversies between two or
18	HeinR100	1796	which thall be made , under their au courts . thority ; to all cases affeaing ambassadors , other public ministers and consuls ; to		admiralty and maritime jurifdition; to controversies to which the United States Ihall be a party; to controversies between two or
19	HeinR185	1790	made, or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers, and consuls; to		admiralty and maritime jurisdiction; to controversies to which the United States shall be a party; to controversies between two or
20	HeinR261	1774	made, or which shall be made, under their Authority; - to all Cases affecting Ambassadors, other public Ministers and Consuls; - to		admiralty and maritime Jurisdiction; - to Controversies to which the United States shall be a Party; - to Controversies between two or
21	HeinR299	1781	or which ihall be made under their authority '; to all cases assessing ambassadors or other public ministers and consuls; to	all cases of	admiralty and maritime jurifdraion; * to controversies, tq which the Utitited State. 4 rto.s.a. Sum.tnu Court of the United
22	HeinR304	1781	Yoi p . 14 Cases ruled and adjudged ih the 1794 . ' and , among other attributes devolves upon it the cognizance of "	all cases of	admiralty and maritime jurifdiion; " and renders itfovereign, as to determinations upon property, whenever the property is within its reach. Those
23	HeinR327	1795	this conflitution , the laws of the United States , and treaties made , or which } iall be made , under their authority " . " In	all cases of	admiralty and maritime jurifdtaion, to controversies to which the United States jball be a party ". Now, let me alk, whether
24	HeinR51	1795	this conflitution , the laws of the United States , and treaties made , or which } iall be made , under their authority " . " In		admirally and maritime jurifdtaion , to controversies to which the United States jball be a party " . Now , let me alk , whether
25	HeinR191	1790	make no provision , the court in which such service shall be performed shall make a reasonable compensation therefor. And in		admirally jurisdiction , the clerk of the district court shall be allowed the same fees as are prescribed by the second
26	HeinR187	1790	ought to be made by law. To regulate the fees of the several District Courts of the United States, in		Admirally proceedings; and that so much of the act for the regulation of seamen in the merchants 'service. as makes
27	HeinR173	1776	cales in laiv and equity, arising under the Colliftution, and under any treaty or law made in pursuance thereo; and		admitalty and maritimejurif, ion and relating to 'the law of nations: 'whenever, therefore, it becoils necessity to effe & I any
28	HeinR55	1792	judgment of the said court. It shall determine on differences in opinion - points of honour ceremony - rank and precedence in		affronts - flights - abuse - scandal , slander , and calumny - apd in all other matters of contest; except as before excepted. Nine judgesjhall
29	HeinR89	1795	purginient or the sact court, it share determine the propriet of the sact court is shared vetermine in Permission Of The Buffalo & Eric County Public Library Buffalo , New York Treaty . 47 gulating their creatures and further that in		amoins - migris - aduse - scanuar, statice, and calcumy - apu in a outer matters of contest, except as before excepted. The puggesprain aggrellors the said commifficion shall be revoked and annulled. It is also agreed that whenever a judge of a court
30	HeinR190	1790	remission of the business and county functionary business, 447 you will be seen that it to the tenor of this Treaty, or to the laws and instructions for regulating their conduct; and further, that, in		aggressions , the said commissions shall be revoked and annualed . It is also agreed that , whenever a Judge of a Court
31	HeinR325	1776	to the tenor of this treaty, or to the laws and instructions for regulating their conduct; and further, that in to the tenor of this treaty, or to the laws and instructions for regulating their conduct; and further, that in	all cases of	aggressions, the said commissions shall be revoked and aminuled. It is also agreed that whenever a judge of a court aggressions the said commissions shall be revoked and annulled. It is also agreed that whenever a judge of a court
32	HeinR316	1776	for , and convi & ion of , treason , bribery , or other high crimes and nifdemeanors . A United States . I , and consuls ; to		aimiralty and maritime jurifdi & ion; to controversies to which the United States thall be a party; to . controversies between two
33	HeinR124	1791	or, and convinx or or it, eason, bribery, or other high crimes and midemeanists. A office states, and consuls, to under cle 'cution from the Superior or Inferior Only Courts . not lets than twenty, fivedays notice (11211 he given and in		
34	HeinR106	1785	under die doubnitrom trie superior of mierior county Counts, mot lets triant wently, invodays notice, in 121 m eigener and mit time, appoint others in their place. That alienations on par it thall be the duty of the said commiffioners, in		(ales of personal property, fifteen days notice ( hall be gvcri by the ( heriff oir his deputy in the public papers
35		1785			alienation or partition within their said couatity, 'from the timt of delivery to the sheriff of the book for
	HeinR299		to mention this objetion , also urge me to suggest an important difference between the two cases . It is this : in		alions against States or individual citizens, the National Courts are supported in all their legal and Constitutional proceedings and judgments
36	HeinR188	1790	such decision is had shall not appeal , agreeably to the provisions of the fourth section of this act , and in		an appeal , and a decision in favor of the United States , it shall be the duty of the Comptroller to
37	HeinR342	1794	e ; ght thousand acres . and Hancock , ninety - six thousand acres . And it shall be the duty of the Treasurer . in		application to subscribe . to require an affidavit , in writing , in the following words : " I do solemnly swear , or affirm , that
38	HeinR164	1777	not be received unless verified by the affidavit of the defendant or defendants . lii . And F It rtnacted , That in	all cases of	application to the chancellor to foreclose any mortgage, lie fitall have full power and authority, in case the party againit
39	HeinR130	1787	cight thouland acres ; and Hancock , n ; ncty - fix thoufand ' acred . And it , tha1 be the duty . of the ' tireafurer , ' in -		applications to subscribe, to 'quire an affdavit, int writ.ing, in the following words:.'I[do solemnly-swear, or afirm
40	HeinR298	1781	are themselves compelled to qualily the generality of the expreflion , " establishing Courts for re " ceiving and determining finally , appeals in		aptures, 'by.adding, as rize'i he addition is indispensably neceflary; for without it; the words would comprehend every kind of
41	HeinR167	1777	judgment in such caf : e had been rendered therein . firnvrin , in li . An r . rit r. , arti - : D , Thavt in	all cases of	attachment to be issued by an , ) county court , ill meas . ofattach virtue of tile aforesaid ad pailed at ( idohcr fuflionm
42	HeinR74	1791	are to be made under the flatute ib . How far particular eflates are to be thewn 15 Statute extends to		avowry ib . All rents may now be avowed for 16 Avowry for a xomine pene muff lhew a demand 17
43	HeinR185	1790	shall consist of more than three members , in which case the appointment shall be by ballot of the House . In		ballot by the House , the Speaker shall vote ; in other cases he shall not vote , unless the House be equally
44	HeinR188	1790	the committee , shall have an equal number of votes , the House shall proceed to a further ballot or ballots . In	all cases of	ballot by the House, the Spqaker shall vote; in other cases he shall not vote, unless th9 House be equally
45	HeinR189	1790	the committee , shall have an equal number of votes , the House shall proceed to a further ballot or ballots . In	all cases of	ballot by the House, the Speaker shall vote; in other cases he shall not vote, unlesm the Houro be equally
46	HeinR343	1794	see cause , and the damage to be answered according to such estimation : and the same rule shall be observed in	all cases of	beasts taken damage feasant as aforesaid. And where damage happens through the insufficiency of the Owner of defecfence, the owner
47	HeinR141	1792	affidavit from the printer that it had been publiflied as is above dire & ed . Whe , , re defenants 2 8 . In	all cases of	bills to perpetuate 'teflimony,' if the deao not appear,, 'oti " ~ fendants or any of them do not appear within three
48	HeinR88	1772	of chancery , and it must have been an intolerable hardship to have been obliged to apply to that tribunal in	all cases of	Book Debt, where the oaths of the parties were necessary to a disclosure of facts within their knowledge. This action
49	HeinR97	1794	clergy is taken a . way in cases of burglary , both from the principal and the acceffa . ry before ; but in	all cases of	burglary, acceii [ ries after mus have their clergy . 2 H . Hi 364 , 1 R - aw . 357 , 8 . It may be
50	HeinR304	1781	court under the confederation of 1781 , of all the lates , and being z - t court for " determining finally , appeals in	all cases of	capture ", and so being the highest court, the dernier rebrt in all such cases, their decision upon the Nrifdi & ion
51	HeinR304	1781	ratifications , or universal acquiescence ; and if New - Hanplire has ever ratified the affuniption of a right to hold appeals in		capture as prize, we abandon the eaufe. But in a variety of instances, it is manifeff, that, although some of
52	HeinR304	1781	some analogies in support of our dofrine , , refpeffing the power claimed , as an incideat of war , to hold appeals in		capture . C ong.refs were allowed to . issue money; but they could not guard i.t from counterfeit, nor make it a
53	HeinR304	1781	by the inferior . 2 . Whether the article in the confederation giving authority to this court as a superior tribunal ina	all cases of	capture, did authorise them to receive appeals in cases circumstanced like this, was a point for them to decide; finee
54	HeinR304	1781	the Court of Appeals was , under the confederation of all the Rates , a court conflituted " for determining flieally appeals in	all cases of	capture ", it was a court competent; and they have decided. Again; the Admiralty of England gives credence and fo 'ce
55	HeinR304	1781	and government , commiflioning officers , equipping fleets , grant ijg letters 9f marque and reprisal , the power ( now contested ) of deciding , in		capture, quefiions whether prize or pqt and every power necessarily incident to a ( late of war . It : is , at least
56	HeinR304	1781	United States were veiled with o the sole and exclusive power of establishing courts for receiving and determining finally appeals in		capture. That such a court was effabilithed, by the style of "The "Court of Appeals in cases of capture ". By
57	HeinR270	1774	navigable River , not within the Body of a County or Parish - Establishing Courts for receiving and determining finally Appeals in		Captures - Sending and receiving Ambassadors under any Character - Entering into Treaties and Alliances - Settling all Disputes and Differences now subsisting
58	HeinR271	1774	navigable River , not within the Body of a County or Parish Establishing Courts for receiving and determining many -npbeats in navigable River , not within the Body of a County or Parish Establishing Courts for receiving and determining finally Appeals in	all Cases of	Captures - Sending and receiving Annuassaurus under any character Entering into Treates and Univaries and Universities and Alliances - Settling all Disputes and Universities and Disputes and Disp
59	HeinR229	1774	establishing rules for Cases what captues on be legal , and of establishing Courts for receiving and determining finally "appeals in		Captures - Vertifiat the United States in Congress assembled , have not by that or any other article of confederation any
60	HeinR204	1774	establish the facts without reexamination or Appeals " and in the seventh Section of the same Act the following words: " In		Captures, an appeal from the Decree of the Judge of Admiralty of this State shall be allowed to the Continental
61	HeinR204	1774	estations the facts without reexamination or Appear; and in the several recursor or the same Act the inflowing words. In as Judges; otherwise, the Juries would be possessed of the ultimate supreme power of executing the law of Nations in		Captures , and might at any time exercise the same by a general Verdict Agreed . without a possibility of being Controlled
62	HeinR204 HeinR209	1774		all cases of	Captures on water , except such in which the Party who prays an appeal be a subject or inhabitant of the
		1774	Appeal , under pain of being guilty of a contempt , and subject to be imprisoned . That an Appeal be allowed in Trial of Discipance are appeared to the business of the subject to be imprisoned . That an Appeal be allowed in Trial of Discipance are appeared to the subject to be imprisoned . The subject to be imprisoned and the subject to be imprisoned . The subject to be imprisoned . The subject to be imprisoned . That an Appeal be allowed in Trial of Discipance are subject to the subject to be imprisoned . That an Appeal be allowed in Trial of Discipance are subject to be imprisoned . The subject to be imprisoned . That an Appeal be allowed in Trial of Discipance are subject to the subject to be imprisoned . That an Appeal be allowed in Trial of Discipance are subject to the subject to be imprisoned . The subject to be	all Cases of	Continuo on maior, occopt sucri in minori une mary mino prays air appear une a subject on initiatinant on the
63 64	HeinR105 HeinR246	1784	Trial of Piracies and Felonies committed on the High Seas , and establishing Courts for receiving and determining finally Appeals in trial of piracies and felonies committed on the high seas , and establishing Courts for receiving and determining finally appeals in	all cases of	Captures , provided that no Member of congress ( hall be appointed a Judge of any of the said Courts). That the following
					Captures , provided that no Member of Congress shall be appointed judge of any of the said Courts ". That the following
65	HeinR209	1774	Conusors shall be discharged from the said recognizance and from all process thereon if any should be issued . That in	all cases of	captures , all exhibits evidence and proceedings be in writing , and at full length . That in all cases where the Courts
66	HeinR202	1774	writing of Thomas Burke , is in No . 29 , folio 369 . 282 March , 1779 283 act the following words , viz . ' in		captures an appeal from the decree of the judge of admiralty of this State, shall be allowed to the Continental
67	HeinR304	1781	fast , without re - examination , or appeal " , and in the seventh fedion of the fame ad the following words , viz . " in		captures an appeal from the decree of the Judge of Admiralty of this State, (hall be allowed to the Continental
68	HeinR304	1781	last resort as to all prize causes , or in other words ( as expressed in the article of confederation itself ) in '		captures . And the decision of this court on the subject of the two contending jurisdictions , I eonfid - r 96 Cages
69	HeinR225	1774	Congress Assembled have the sole and exclusive right and power of establishing Courts for receiving and determining finally appeals in		captures; And whereas it is of great importance, that such courts be invested with powers sufficient to enable them to
70	HeinR229	1774	Wednesday next be assigned for the second reading of An Ordinance establishing courts for receiving and determining finally appeals in		captures , and An Ordinance regulating inferior courts of admiralty in certain cases . On a report of a committee , consisting of
71	HeinR202	1774	the sea ; otherwise the juries would be possessed of the ultimate supreme power of executing the law of nations in		captures , and might at any time exercise the same in such manner as to prevent a possibility of being controuled
	HeinR205	1774	the seas , otherwise the Juries would be possessed of the ultimate Supreme Power of executing the law of nations in		captures, and might at any time exercise the same in such manner, as to prevent a possibility of being controuled
72	HeinR304	1781	sea ; otherwise the juries would be pof felled of the ultimate supreme power of executing the law of nations in	all cases of	captures , and might , at any time , exercise the fame in such manner , as to prevent a possibility of being controuled
73		1774	United States in Congress assembled are vested with the right of establishing courts " for receiving and determining finally , appeals in		captures *; and the United States in Congress assembled , having , on the day of in pursuance of such authority , accordingly appointed
	HeinR241		letter, but. 9f but where restoration has not been already made agreeably to the tenor of the letter ", then, in		captures, as described in the preamble, the commilioners thail de'. termine the amount, and the United States shall pay. The
73	HeinR241 HeinR329	1795			captures, as described in the preamble, the commilioners thail de '. termine the amount, and the United States shall pay. The
73 74 75	HeinR329		letter, but, 9f but where restoration has not been already made agreeably to the tenor of the letter, then, in		
73 74 75 76	HeinR329 HeinR52	1795	letter, but. 9f but where restoration has not been already made agreeably to the tenor of the letter ", then , in	all cases of	captures " as prize brought infra " ra/idia of The United Stater together with the other nowers vefited in congress, will sufficiently
73 74 75 76 77	HeinR329 HeinR52 HeinR298	1795 1781	cases , what captures en land or water shall be legal , and Courts for receiving and determinin $\sim$ $g$ . finally , appeals in	all cases of	captures *, as prize , brought infra * rafidia of The United Stater , together with the other powers verified in congress , will sufficiently
73 74 75 76 77 78	HeinR329 HeinR52 HeinR298 HeinR205	1795 1781 1774	cases , what captures en land or water shall be legal , and Courts for receiving and determinin ~ g . finally , appeals in Trial of Piracies and Felonies committed on the high seas and establishing Courts for receiving and determining finally appeals in	all cases of all cases of	captures; Provided, that no Member of Congress shall be appointed a Judge of any of the said Courts ". 1 The
73 74 75 76 77 78 79	HeinR329 HeinR52 HeinR298 HeinR205 HeinR103	1795 1781 1774 1782	cases , what captures en land or water shall be legal , and Courts for receiving and determinin ~ g. finally , appeals in Trial of Piracies and Felonies committed on the high seas and establishing Courts for receiving and determining finally appeals in trial of piracies and felonies committed on the high seas , and establishing courts for receiving and determining finally appeals in	all cases of all cases of all cases of	captures; Provided, that no Member of Congress shall be appointed a Judge of any of the said Courts. 1 The captures, provided that no member of congress ( hall be appointed a judge of any of the said courts. The united
73 74 75 76 77 78 79 80	HeinR329 HeinR52 HeinR298 HeinR205 HeinR103 HeinR159	1795 1781 1774 1782 1777	cases , what captures en land or water shall be legal , and Courts for receiving and determinin ~ g . finally , appeals in Trial of Piracies and Felonies committed on the high seas and establishing Courts for receiving and determining finally appeals in trial of piracies and felonies committed on the high seas , and establishing courts for receiving and determining finally appeals in trial of piracies and Felonies committed on the high fas , and effabilihing courts for receiving and determining finally appeals in	all cases of all cases of all cases of all cases of	captures; Provided, that no Member of Congress shall be appointed a Judge of any of the said Courts*. 1 The captures, provided that no member of congress (hall be appointed a judge of any of the said courts. The united captures, provided that no member of congreff shall be appointed a judge of any of the (aid courts. The United
73 74 75 76 77 78 79 80 81	HeinR329 HeinR52 HeinR298 HeinR205 HeinR103 HeinR159 HeinR182	1795 1781 1774 1782 1777 1796	cases , what captures en land or water shall be legal , and Courts for receiving and determinin ~ g , finally , appeals in Trial of Piracies and Felonies committed on the high seas and establishing courts for receiving and determining finally appeals in trial of piracies and felonies committed on the high seas , and establishing courts for receiving and determining finally appeals in trial of piracies and Felonies committed on the high fas , and eflabilishing courts for receiving and determining finally appeals in trial of piracies and lelonies committed on the high seas , and 'ctablithing courts for receiving and determining finally appeals in	all cases of all cases of all cases of all cases of all cases of	captures; Provided, that no Member of Congress shall be appointed a Judge of any of the said Courts.". 1 The captures, provided that no member of congress (hall be appointed a judge of any of the said courts. The united captures, provided that no member of congrest shall be appointed a judge of any of the (aid courts. The United captures, provided that no member of congrest shall be appointed a judge of any of the said courts. Tix united
73 74 75 76 77 78 79 80 81 82	HeinR329 HeinR52 HeinR298 HeinR205 HeinR103 HeinR159 HeinR182 HeinR220	1795 1781 1774 1782 1777 1796	cases, what captures en land or water shall be legal, and Courts for receiving and determinin ~ g, finally, appeals in Trial of Piracies and Felonies committed on the high seas and establishing Courts for receiving and determining finally appeals in trial of piracies and felonies committed on the high fas, and establishing courts for receiving and determining finally appeals in trial of piracies and Felonies committed on the high fas, and establishing courts for receiving and determining finally appeals in trial of piracies and felonies committed on the high seas and establishing courts for receiving and determining finally appeals in	all cases of all cases of all cases of all cases of all cases of all cases of	captures ; Provided , that no Member of Congress shall be appointed a Judge of any of the said Courts ". 1 The captures , provided that no member of congress ( hall be appointed a judge of any of the said courts . The united captures , provided that no member of congress shall be appointed a judge of any of the ( aid courts . The United captures , provided that no member of congress shall be appointed a judge of any of the said courts . The united captures provided that no member of congress shall be appointed a judge of any of the said courts . The united
73 74 75 76 77 78 79 80 81	HeinR329 HeinR52 HeinR298 HeinR205 HeinR103 HeinR159 HeinR182	1795 1781 1774 1782 1777 1796	cases , what captures en land or water shall be legal , and Courts for receiving and determinin ~ g , finally , appeals in Trial of Piracies and Felonies committed on the high seas and establishing courts for receiving and determining finally appeals in trial of piracies and felonies committed on the high seas , and establishing courts for receiving and determining finally appeals in trial of piracies and Felonies committed on the high fas , and eflabilishing courts for receiving and determining finally appeals in trial of piracies and lelonies committed on the high seas , and 'ctablithing courts for receiving and determining finally appeals in	all cases of	captures; Provided, that no Member of Congress shall be appointed a Judge of any of the said Courts.". 1 The captures, provided that no member of congress (hall be appointed a judge of any of the said courts. The united captures, provided that no member of congrest shall be appointed a judge of any of the (aid courts. The United captures, provided that no member of congrest shall be appointed a judge of any of the said courts. Tix united

Line number		Year	Context Left Key Context Right
86	HeinR280	1774	trial of piracies and felonies committed on the high seas, and establishing courts for receiving and determining, finally, appeals in all cases of captures; provided, that no member of Congress shall be appointed a judge of any of the said courts. The United
87	HeinR271	1774	for the trial of piracies and felonies committed on the high seasestablishing Courts for receiving and determining finally appeals in all cases of captures - sending and recieving Ambassadors - entering into treaties and alliances - deciding all disputes and differences now subsisting, or that hereafter
88	HeinR304	1781	trial of piracies and felonies committed on the high seas , and effabiling courts for receiving and determining finally , appeals in all cases of captures . The Court of Appeals , in September 1783 , decided upon the point ofjurifdidion either direaly , or incidentally ; for , after a
89	HeinR185	1790	the trials of piracies and felonies committed on the high seas , and establish courts for receiving and determining finally in all cases of captures; yet these powers were carried into execution under the State Judiciaries . There is not a State but has exercised
90	HeinR256	1774	and brought into the Common debt . Therefore Resolved , That the said Board be and are hereby authorized and directed in all cases of claims for expenditures , in their nature and circumstances , similar to those which stand covered by any particular or general Resolution
91	HeinR239	1774	certificates , as near as pozible agreeable to the actual state of depreciation at the time in the State . That in all cases of claims for supplies furnished or taken for the Army , where no voucher for the same can be produced : the Commissioner
92	HeinR137	1792	it hall be his duty to office appoint a fit person or peifons to fill any vacancy. Smc. a. In all cases of coitheffed elections, the party in whose favor the decision (Iball be, shall re'ceive the coffs which Ire neceffinity incurred
93	HeinR165	1777	to dired: depolitions to be taken in like manner as the gentral court is authorised and empowet ed; and in all cases of
94	HeinR254	1774	All writs shall issue, and legal process carried on in the name of the United States . The Governor shall, in all cases of Consequence, take the advice of Council; but shall be at liberty to pursue it, or act otherwise, as his own
95	HeinR137	1792	committed . of the whole , as the nature of the case may require , and the Senate judge proper . The judgment in all cases of contefled elections , shall effectually confirm or vacate the office or feat of the defendant in the contest . Sec . 14 . Provided
96	HeinR143	1792	of the whole , as the nature "of the case may req" re , and the felinate judge pivoper The judr ." molt in all cases of contefled elections , shall effectually confirm or vacate the office or feat of tie de . fendant ill the , conter , Notice in
97	HeinR189	1790	every obstacle to it; and as the proposed resolution then before the House contemplated a provision for taking evidence in all cases of Contested Elections, it was of consequence that it should be adopted as soon as possible. that Mr. Lyon might take
98	HeinR191	1790	in the power of each House , at the commencement of its first session , to adopt a rule declaring that , in all cases of contested elections to come before it . testimony taken pursuant to such law should be received . This , it is presumable , would
99	HeinR301	1781	Legislature of Pennsylvania and the Conneaicut settlers , it must be regulated by the rules and principles , which pervade and govern all cases of contrads i and if so , it is clearly void , because it tends , in its operation and consequences , to defraud the
100	HeinR105	1784	to sue for and recover the fame , with Coffs , before any Justice of the Peace of the County ; and in all Cases of Conviction the Offender shall be subject to the Payment of full Damages occasioned by his Mifcondu I , to be recovered
101	HeinR103	1782	may be guarded and preserved from danger, Sect. 4 Be it ena ~ ed by the authority aforesaid, That in Forfeiture all cases of convidions of manslaughter, other than by in manflabbing, as described in the as of allembly herein before slaughter mentioned, the
102	HeinR151	1792	two ibillings; and for recording the fame, if required, one lbilling for each lheet containing seventy - two words. And in all cases of crimes and misdemeanors, where the service is done at the requefl of the defendant, the clerk iball be allowed, and
103	HeinR128	1787	A tich ftao s , brokeri ind vendue - matters to ) . render the fame irr on . oath . Provild n vert/lefi , That in all cases of cxtreme indigence or inftmity , the . interior court may remit the poll - tix o : such indigent.or infiim perdo itile (hall claim
104	HeinR97	1794	be always understood to denote the poor of the parth i, where the offence was committed, if not otherwise limited . In all cases of
105	HeinR106	1785	every day he 'flall attend , and to the theriff for the like attendancei two pounds for each clays attendance. In all cases of disputes upon claims for settlement , the peron who made the first actual settlement , his or her heirs or assigns , thall
106	HeinR158	1777	a faleof the whole or a part of such personal estate, or a diffribution in fpeeie, at their discretion; aid in all cases of distribution in specie, there (hall be a re - appraifement, wherein, regard fihall behad to "the value ascertained by the firfl
107	HeinR158	1777	61e personal estate, 6r such part thereof as may be lif a c.a., & c. ficient to pa4 debts, and in all cases of distribution, the, may dire & a sale of the goods and chattels of the deceased, or a diffribution in fpccie, at
108	HeinR120	1776	and shall infocf and examine all Vouchers which shall be produced in Support of such Accounts or Claims, and in all Cases of Doubt or Difficulty, to call upon Witnesses, examine them on Oath or Affirmation, touchi* no any Charge or Account, which
109	HeinR120	1776	and shall infped and examifie all Vouchers , which shall be produced in Support of such Accounts or Claims , and in all Cases of Doubt or Difficulty, to call upon Witnesses , examine them on Oath or Affirmation touching any Chorge or Account, which
110	HeinR105	1784	That no Appeal be allowed unefs the money be first paid. Doubts re 38. And Be It Enacted, That in all Cases of Doubt refpcling fpeaig Age, the Age of any Person enrolled, or intended to be enrolled in the Militia, how to
111	HeinR120	1776	and fihall inspect and examine. all vouchers, which Ihall be produced in support of such accounts or claims, and in all cases of doubt or difficulty, to call upoh witnesses, examine them on oath or affirmation touching any charge, or account, which it
112	HeinR148	1797	and fihall inspect and examine. all vouchers, which ihall be produced in support of such accounts or claims, and in all cases of
113	HeinR120	1776	entihecrnoinicnt. rolment, by a proper non - commissioned efficor of the company by whom such notice may be proved; and in all cases of doubt refpealing the age of any person enrolled, or intended to be enrolled, the party queltioned (a) See a supplement
114	HeinR120	1776	dncii . rolment , by a proper non - committifioned Afficer of the company by whom such notice may be proved ; anct in all cases of doubt refj - ec jng the age Of any perfron enrolled , or intended to be enrolled , the party quef tioned (a
115	HeinR148	1797	dncii . rolment , by a proper non - commiffioned Afficer of the company by whom such notice may be proved ; anct in all cases of doubt refi - ec ing the age Of any perfron enrolled , or intended to be enrolled , the party quef tioned ( a
116	HeinR103	1782	class specified in the said certificate. Sect. 42. And be it enabled by the authority aforesaid Persons to That in all cases of doubt refpeding the age of any perion prove their involled or intended to be involled in the militia. the party
117	HeinR173	1776	a non - commissioned officer or other person, duly authorized for that purpose, by whom such notice may be proved; and - in all cases of doubt refpeding the age of any per fon enrolled, or intended to be enrolled, the party questioned, fihall, prove his age
118	HeinR239	1774	be jirrevocable. It was said, by others, that the safest rule w l be to require 9 votes to decide in all cases of doubt whether 9 or 7 were necessary. To this it was objected that one runs of the safest rule w l be to require 9 votes to decide in all cases of
119	HeinR172	1776	1783 , On the memoial of the Commigny General: Ordered , That the said Commissary be , and he is hereby direfted , in
120	HeinR191	1790	militia . These thirty regiments upon paper would be of no use in suck. a case . Dependence must be had , in all cases of emergency , in the first instance , on the militia , until regular troops could be raised . 3030 [H . orr . History Of Congress
121	HeinR188	1790	in the enlistments for cavally. that they shall serve as dismounted draggoons, when ordered so to do and that in all cases of enlistments of the troops of every description, there he expressly reserved to the Covernment a right to discharge the whole
122	HeinR296	1781	in the enlistments for cavalry, that they shall serve as dismounted dragoons, when ordered so to do; and that in that a wieners may swear to matter offa but not to matter of law. This rutt, indeed,, (which applies in a licases of the troops of every description, there be expressly reserved to the Government a right to discharge the whole evidence) fatisfac: rilv explaips why a disjun & ive iv; introduced in the fec' ion tinder consideration; why the provifionin the
123	HeinR77	1797	executory devise seldom or ever happens. when the will is rpde with good advice and due consideration. Leplass §9. in all cases of executory devises the estates descend until the contingencies happen., 4 Burn. 139. Wherever there is a previous freehold, sufficient
124	HeinR74	1791	lessee, but that it was confined only to his lessor, who was confined only to his lessor, which was confined only to his lessor, who was confined only to his lessor, which was confined o
125	HeinR186	1790	States 2033 2094 Appen Dix. Militial Plan are to be instructed in the art of war , but they are , in
126	HeinR282	1775	slate of independency, except in matters of taxation only - of a readiness to comply with the King's requisitions in
127	HeinR129	1787	all cases of lall logs. wares and liquos, negroes or other merchandizc, file at viliue: Provided neverthd / < 1 had in all cases of a carbon merchandizc, and a case of the ca
128	HeinR191	1790	a hope that Congress might rely on the natural force of the country, on which alone they could depend in all cases of
129	HeinR134	1787	United States , tq be given in by the holders thereof.iri like manner as. flock in trade , pectai necotwers, that in all cases of extreme indigence or infirmity, thi inferior Court of each county [hall and they , arc hereby authorized to reit the poll
130	HeinR135	1787	to be given in by the holders thereof in like manner as flock in trade. Provided never thirdle, That in all cases of
131	HeinR131	1787	States to be even in but the holders thorsefin like manner as flock in tir Project extended for all cases of extreme indigeneous laiming the infert " in set of each county shall be and they are hereby authorified to remit the
132	HeinR97	1794	States, to be iven in by the holders thcreofin like manner as flock in tir Prvided aerththdef, Tet in ine repligiando: Those that were taken for the death of a man ]. By the ancient law of the land, in
133	HeinR74	1791	to conflitute a special acceptance . 2. In this case Lord Mansfield seemed to be S. C. of opinion, that in all cases of fending things of great value, as money or jewels, by a common carrier, that the carrier thould have notice of
134	HeinR59	1791	Shillings ; which Fines hiall be recovered before any Juffice or Juf 1 toes of the Peace having Cognizance thereof : And in all Cases of fines inflided at regimen How recovered , tal or battalion Mituters , the Certificate of the Adjutant , countersigned by the Commanding Officer
135	HeinR132	1787	grand inquoiff as * in other ap Is , whose decisions ( hall be final . Its . And it fiber cuniled , Thar in all cases of forcblifser of mort.ages (except where theflatc may be a party ) the plaintiffs haill be compiled to t : . kc out execution
136	HeinR151	1792	eflates forfeited, or hereafter to be forfeited, for tteafon or felony, or upon any outlawry for the fame, and in
137	HeinR131	1787	from the grand inquil , as in other : ppeik , whole decition thal le final . Awdbk it / lb1 : er enikd , That in all cases of forciorure of 'mortg.jges (except where the slate - may he a pa.rty ) the phintiff hall be mnpelled to t.tke out execution
138	HeinR105	1784	this At the Costs hal attend the Event of the Suit . Goods tobe 7 . And Be It Enacted , That in all Cases of Goods , Wares or deliverd to Merchandize which may have been seized as having been brought from the Jufice . within the
139	HeinR87	1795	the courts of common pleas , in each county. These courts besides this appellate jurifid & ion , have original jurifid & ion in higher importance. To avoid unreasonable delay , and that the expense of trial , may not furmbunt the value of the matter
140	HeinR191	1790	take further order for compelling the attendance of William Blount, to assign because the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges brought against him, as, in a fight and the charges of the charges
141	HeinR327	1795	of the aubbling criticism which has been so curningly devised. 2d. The provision under consideration, oblices the Britilh government, in all cases of
142	HeinR51	1795	of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the quibbling criticism which has been so cunningly devised . 2d , The provision under consideration , obliges the Britilh government , in of the provision of the provis
143	HeinR191	1790	in person, every itipeached person will hereafter avoid the inconvenience and softening of being personally present at his trial, and all access of a person
144	HeinR243	1774	In position, every impossed position in management and a similar group and an arrangement and a similar group and an arrangement and a similar group and a similar gro
145	HeinR343	1794	repleved, at the apprized value, which if over prized, may be injurious to him, Therefore, Be it Enaeled, That in
146	HeinR343	1794	ieplevid at the appraised Value, which if over praied may be injurious to him Therefore Be It Enacted, That in all Cases of impounding where no Replevin is secured. It is the propried to the propried by the propried of the
147	HeinR87	1795	represent a true appraised value, without novel practic may be implicated and the process of the
148	HeinR298	1781	argued, that, to prevent an interruption and failure of justice, and the escape of offenders, the injured person was in
149	HeinR186	1790	agues, unar, to prevent an interruption and value escape or uniterious a uniterious person was an an uses of the money due thereon, by action, or suit at law, in the proper court having opinizance therein; and in laces of the money due thereon are the proper court having opinizance therein; and in laces of the money due thereon are the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein; and in laces of the proper court having opinizance therein a court having opinizance there
150	HeinR186	1790	recovery of the money thereon, by action or suit at law. In the proper court having cognizance thereof; and in insolvency, or where any setate in the hands of executors or administrators shall be instificient to pay all the debts
151	HeinR191	1790	recovery or the money thereor, by action or suit at law, in the proper court having cognizance thereof; and in a cases or of the money thereon, by action or suit at law, in the proper court having cognizance thereof; and in a cases of a cases of a case of the money thereon, by action or suit at law, in the proper court having cognizance thereof; and in a cases of a cases of a case of the
152	HeinR313	1791	of the cuted, money thereon, by acidion or suit at law, in the proper court having opinizance thereof; and in solices of a court of the cuted, money thereon, by acidion or suit at law, in the proper court having opinizance thereof; and in solices of a court of the cuted, money thereon, by acidion or suit at law, in the proper court having opinizance thereof; and in solices of a court of the cuted or solice the cuted or sol
153	HeinR316	1791	of the cuted into the cute of the money due thereon, by alarion of suit at law, in the proper court, having cognizance therein; and in a leases of of the money due thereon, by alarion or suit at law, in the proper court, having cognizance therein; and in a leases of of the money due thereon, by alarion or suit at law, in the proper court, having cognizance therein; and in a leases of of the money due thereon, by alarion or suit at law, in the proper court, having cognizance therein; and in a leases of of the money due thereon, by alarion or suit at law, in the proper court, having cognizance therein; and in a leases of of the money due thereon, by along or suit at law, in the proper court, having cognizance therein; and in a leases of of the money due thereon, by along or suit at law, in the proper court, having cognizance therein; and in a leases of of the money due thereon, by along or suit at law, in the proper court, having cognizance therein; and in a lease of of the money due thereon, by along or suit at law, in the proper court, having cognizance therein; and in a lease of of the money due thereon, by along or suit at law, in the proper court, having cognizance therein; and in a lease of of the money due thereon, by along the proper court, having cognizance therein; and in a lease of of the money due thereon, by along the proper court, having consideration and the proper court, having consideration and the proper court of the proper court, having consideration and the proper court of the proper
154	HeinR77	1797	the activate in the distributed in the arrestation clauses. Yill 1 and the first internal control in the control of the contro
155	HeinR77	1797	the estate is direded to be distributed in the preceding clauses . Xiii . t And be it further enactej , that in dispyosing thereof by will , the same shall be distributed . 6 i . And in another clause it is enafed , that , in all cases of dispyosing thereof by will , the same shall be distributed . 6 i . And in another clause it is enafed , that , in all cases of dispyosing thereof by will , the same shall be distributed in the same manner as real estates are disposed of intestacy , the personal estate of the intestate shall be distributed in the same manner as real estates are disposed of intestacy , the personal estate of the intestate shall be distributed in the same manner as real estates are disposed of intestacy .
156	HeinR77	1797	as the rest of the estate is directed to he distributed in the pre- cining clauses (s. 6 % 13. In large clauses) as the rest of the estate is directed to the distributed in the pre- cining clauses, s. 6 % 13. In large clauses of large clauses of clauses of large clauses of c
156	HeinR//	1797	as the rest of the estate is directed to no distributed in the pre. earling clauses ., \$ 0.13. In all cases of qualification for exercising any of the rights of a fee clizend, unified the age of years. The advanced legions , in qualification for exercising any of the rights of a fee clizend, unified the age of years. The advanced legions , in qualification of lawful authorii, be obliged to march to any place within the finited States
158	HeinR327	1790	qualification to exercising any or the rights of a rise discrete discrete in initiation. The first object is thus provided for ; i. It is agreed, that in discrete in the right of the righ
159	HeinR51	1795	there was a neglect to make returnor. The first cope a is thus provided for j. it is agreed, that in there was a neglect to make returnor. The first cope a substitution. The first object is thus provided for j. it is agreed, that in the read is a neglect to make returnor. The first object is thus provided for j. it is agreed, that in the read is a neglect to make returnor. The first object is thus provided for j. it is agreed, that in the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the read is a neglect or make return or the
160	HeinR51	1795	
160	HeinR134 HeinR106		counsel , thdal entet : a jud gmeaf 3ydefii4 and the - : . plaintiff 's clari , dagfidn' r demahd , thall be tried i 'n all cases of judgrant by . def ~ qit by a jury ; but no such r tiaifhilijf " any cale be had at die firft.terns : . d no
161		1785 1790	not next, after ift of April. X And to explain what thall be legal notice. Be it enased, that in all cases of Itinquency by the How notice map iheriffs or colletors of the public revenue, when a motion is intended to be
	HeinR189		in the breast of another. The argument founded on the moral obligation did not amount to any thing. For in all cases of legislation where the most ample discretion was admitted, if the fitness of a measure could be demonstrated, the House were
163	HeinR190	1790	this act until the end of the next sesbion of Congress . Sec . 2. And be it further enacted , That in all cases of licenses granted under the said act , where , by failure of water , or other casualty occurring to the mill or mills
	HeinR87	1795	of interest; but the lo giflature can not make such nice diferiminations, but muff eflabilih one general rule, extending to all cases of loans. However, where from the very nature and terms of the contrac, the principal firm is put in hazard, it
164	HeinR298	1781	relar, ation fought, and the remedy olered, are confined to the municipallaw of Pimnfylvania, where the offence was committed -; and, in all cases of menices, the law of Pnnfylvania yields no further relief, than the imposition of a legil restraint oa the execution of
165	HeinR141	1792	or the time being , in any court of record by the attorney - general , on thirty days previous notice : and in all cases of motions for money due from the register , he on theegifnlt , the onus probandi fiall lie on the defendant . The register
165 166			brought seven days, and before a furtion four days at leafit, proced. Coitres, ing the time of trial. And in all agency of mutual demands as aforefaild the account of the defendant, if any time of limitation fibral he chieved here to be a functional demands as aforefaild the account of the defendant.
165 166 167	HeinR173	1776	brought, seven days, and before a Justice, four days at leafit, preced. Coltraa. ing the time of trial. And in all cases of mutual demands as aforefaidi the account of the defendant, if any time of limitation fihall be object thereto by the
165 166 167 168	HeinR173 HeinR191	1790	as aforesaid , shall forfeit and pay the sum of ten dollars . Sec . 3 . And be it further enacted , That in all cases of naturalization heretofore permitted . or which shall be permitted , under the laws of the United States , a certificate shall be made
165 166 167	HeinR173		and desired and settlement of their Accounts with the said United States suits will be commenced against them and in eligible of justice or hornor? In eligible and eligible a

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The complete   Compl	172	HeinR107	1773	
March   Column   Co		HeinR101	1769	
Per	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 petitiov of right , of whatever nature is the demand , I think it is clear bieyod all doubt , that there mi
The Company of the Co	175	HeinR74	1791	what justifications are good , and what otherwise . i . In 105 r zo6 Tre S P A S S . 3 . "In all cases of pleading where a jufti "fication is local or specially assigned by "plaintiff , and defendant juffifies at a different place or
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180 more 2007. 1775  180 more	184	HeinR191	1790	
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The time of processor by the Towns port 16. Store of the beauty of the company of all and the following to the company of the	186	HeinR227		part of the value , no regard being had to the time of possession by the enemy . 962 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
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190 workfill? 197 details an origine tiste such as partiting for the part of the first to any mild an appetition of the part of the first to any mild an appetition. Or when part of the first to any mild an appetition of the part of the first to any mild an appetition. 200 workfold. 201 workfold. 202 workfold. 203 workfold. 204 workfold. 205 workfold. 206 workfold. 207 workfold. 207 workfold. 208 workfold. 208 workfold. 209 workfold. 209 workfold. 209 workfold. 200 workfold.	197	HeinR151	1792	firther eiwt/ld ly the authority afbrefuid , That the twentyeighth F & ion of the said above recited a , & be extended to all cases of road . hereafter to be laid out through the said towns . 111 . zhidbe itfirther enaltedby the authority afbrefuid , That the commi
Section (198) Section on the part of the other, for any millary specified or particle expectation, or other paid for the paid or paid or a protein payment without. And it is a classes of the control of the part of the control or payment of the control or a payment of the control or payment or pay				
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Positive Mark 1765 (a) Provided from the protein special positive security of the protein special positive security of the protein special positive special pos		HeinR120	1776	
211 HenR192 1796 vivually, if not expertilely, violating our neutrality, in the following intraces: 1. By admitting and segulating externes for adjustation, when the stamp and would not be persented. It is a more designation and presentation can be presented. It is a few and expertisely expertised from the stamp and would be one opinion. It has been designated, when the stamp and would be to but it is a few and the stamp and the sta	208		1777	support a judgment in the court where the cause may be tried, according to its effabliffied jurifdi & ion; and in
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