used in an abstract and general sense in philosophical or religious disquisitions. But in almost every other connection the word is used in contradistinction to women. Women for centuries have always been considered legally incapable of voting for members of Parliament, as much so as of being themselves elected to serve as members. In addition to all which, we have the unanimous decision of the Scotch judges. And I trust their unanimous decision and our unanimous decision will forever exorcise and lay this ghost of a doubt, which ought never to have made its appearance.' The following anecdote is also floating around:—A learned counsel on one occasion was pleading a cause before Sir John Byles, and made a quotation from a work, 'which,' said he, 'I hold in my hand, and is commonly called 'Byles on Bills.' Sir John Byles: 'Does the learned author give any authority for that statement?' Counsel, referring to the work: 'No, my lord, Icannot find that he does.' Sir John Byles: 'Ah! then do not trust him; I know him well.

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a lawyer may attract public attention. Largely for lack of a law journal to keep guard in this matter, there have been several instances lately in which it has been only too apparent that the prescribed limits have been exceeded, and that under cover of a newspaper report of some trial, or intended action, the world is notified that Mr.——'s indispensable services have again been had in requisition. We beg to inform all concerned that we will, in such cases, transfer the advertisements to our columns, and make no charge for the publicity. Some of the envelopes in use, too, savour of the mercantile. The English Law Journal for 1st March, 1884, says: "Professional opinion of late has become degradingly callous to what were once the unpardonable sins