

al: this alle-
ed, the Court
but without
plaintiff leave
should be so
e the convey-
of inadequacy
d undue in-
r v. Lee, 606.

NSIDERA-

itors, to secure
cient valuable
a prior regis-
ecedence over
usly executed,
iently.
therland, 442.

CONVEY-

two volun-
e Court will,
interested un-
ide the subse-
ttlement; and
relief in such
of law would
rst against the

v. Poole, 685.
n Lands."

E.
on," 12.

SS.

who had given
on at law be-
the same per-
parties to this
committed to
titentiary, and
mined in this
ordered the
given at Nisi
om the Judge's
d the action at

Boulton, 693.

+ 2