INTERPRETATION ACTS—(continued).	
Rights of the Crown saved	. 144
Power to amend an act	ib.
Difference between public and private bills	145
Certain acts remedial	ib.
Ordinary rules of construction not affected	ib.
•	
JOINT CONTRACTORS,	
Liability of representatives of deceased contractor, though other	
ioint contractors living	61
To be proceeded against by scire facias	ib.
Limitation of liability of stock-holders in banks, &c	ib.
JUDGES,	
Travelling expenses, allowance for, on circuit	42
JURIES—JURORS,	
All issues of fact to be determined by verdict of twelve jurors	3
Precepts to be issued, and by whom	186
When precepts shall be issued, and to whom directed	ib.
Writs of venire facias, their form	187
Date of teste and return of jury process	ib.
Writs of habeas corpus, &c.	188
Actual writ of venire facias may be dispensed with	ib.
As to cases where plaintiff shall not proceed to trial	188
When defendant, &c., may bring on trial	198
Ballots for drafting petit juries, how to be made	ib.
Certain jurors not to be included in any ballot	191
By consent the same jury may try several causes	ib.
Special jury may be demanded except in certain cases	192
Venire facias for special jury	ib.
Special juries to be taken from well of grand inner	153 ib.
Special juries to be taken from roll of grand jurors	ib.
Sheriff may strike in place of party failing to attend	10.
Certain cases may be tried by men conversant with the subject	100
Such extra special juries to be struck by elisors	<i>ib</i> .
Mode of striking such jury	107
Same special jury may, by consent, try any number of causes	100
Proceedings for view, appointment of viewers, &c	100
Right of aliens to be tried by jury de medietate saved	200
Who may be summoned as jurors on inquests	iδ.
Want of qualification to be a cause for challenge	201
Want of freehold, &c., not a cause	iδ.
Peremptory challenge limited	202
Crown to challenge for cause only	iħ.
Peremptory challenge in civil cases	iБ.
Time of summoning, &c	ib.
Jurors on inquest, &c., matrons de ventre to be summoned as before	
Court may order records to be entered, &c., on first day of sitting	217
JUSTICES OF THE PEACE. (PROTECTION OF).	
Form of action against	254
Malice and want of probable cause to be alleged and proved	ıb.
As to actions upon warrants founded upon convictions of other	
Justices	255
Any Judge refusing to act may be compelled	ib.