

rily imply a warranty on the part of the agent making such charge. [*Glass vs. Joseph.*].....p. 22

As soon as the purchaser ascertains that the merchandise delivered do not answer the order given, he must return them to the vendor or give him notice to take them back; and if he neither returns them, nor gives the vendor notice, he cannot afterwards rest his defence upon the ground

that the goods were quite unfit for the purpose for which he intended to use them. [*Wurtele vs. Boswell.*]p. 193

WILFUL MURDER.

Trial of Carroll.....p. 225

WRIT,

To be written in english under 25 Geo. III, c. 2 & 36. [*Hamel vs. Joseph.*]p. 400.

