

W.

Waiver—

What deemed a good waiver of dower, 377, 378, 379.

Warranty—

Implied upon assignment of dower according to common right, 336, 356.
How it arises, 336, 337.

Waste—

Widow has no remedy for, in husband's lifetime, 328.
But may obtain injunction to restrain, after husband's death, 328.
By the ancient Common Law, 356.
Who liable for, 356.
Ancient remedies for, 357.
Remedy now in vogue for, 357.
Punishment for, 357, 358.
Definition of, 358.
What damage not considered, 358.
Voluntary and permissive, 358.
Committed by a dowress, 358, 359.
Committed by a dowress' second husband, 359.
Committed by a stranger, 359.
What privity required in action for, 359, 360.
Where dowress leases for life to infant reversioner, 360.
Action for, may be brought against executors, 360, 361.
Committed on wild lands in Ontario, 361, 362.

Water—

For hydraulic purposes, dower not demandable in right to take and use, 76.

Widow—

Rights of, to quarantine, 4.
Is tenant for life after assignment, 7.

Wild Lands—

No dower in, in Ontario, 72, 362.
Not waste to cut timber on, in certain cases, 361.