ien, 552. , 552-3.

tress, 556-7.

S, 559-561.

, 561-3.

6-70.

ınd, 569-70.

ed within five days,

ress, 574.

thin reasonable time,

competent, 576-7. efore sale, 577. 577. in parcels, 577.

gainst third persons,

NE YEAR'S RENT EDITOR, 580-90.

l of landlord's claim,

DISTRESS, relation of landlord and tenant with right to distrain must exist, 583-4.

no claim under license or after tenancy expires, 584-5. interpleader by sheriff, 585, 821.

notice to execution creditor not required, 587.

sheriff liable if he remove goods, 586-8.

special provisions as to County and Division Courts, 589-90.

FRAUDULENT AND CLANDESTINE REMOVAL, 591.2.

who is liable for, 592.

where reversion assigned, or term ended, or rent not due, 593.

11 Geo. 2, c. 19, s. 3, as to persons assisting tenant, 593-4. double value in such case, 593-4.

applies to goods of tenant only, 594.

interest in goods will rebut inference of fraud, 594-5. what removal is fraudulent, 595.

goods removed on day rent falls due or before, 593, 595-6. 11 Geo. 2, c. 19, s. 4, as to conviction for such offences,

596-8. statute does not bar action, 597.

requisites of conviction, 597-8.
DISTRESS AFTER END OF TERM, 598-601.

must be within six months and during tenant's possession, 598-9.

what ends term, 599.

continuous tenancy, 599-600.

tenancy at will, 599.

prolongation of term and holding over, 599-600.

Act does not apply when term ends on forfeiture, 600-1. DISTRESS DAMAGE FEASANT, 601-9.

see Damage Feasant.

action for wrongful distress, 821-9. or excessive distress, 834-40.

DISTURBANCE necessary to breach of covenant for quiet enjoyment, 739.

DIVERSION of premises from purpose for which leased, 248. sub-lessee, consenting to, 248.

DIVISIBLE CONDITIONS, assignee of reversion may take advantage of, 253.

DOCK, lease of, 17.

10G, whether exempt from distress, 526.

c. on l.t.-62.