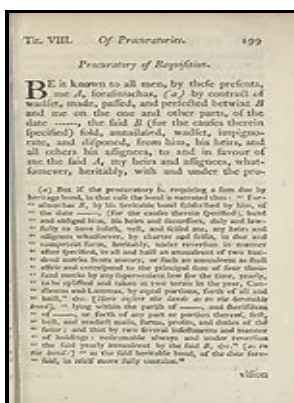


Ars notariatus - or, the art and office of a notary-public, as the same is practised in Scotland. In two parts. ... To which is added, by way of conclusion, an advice to notaries, touching the right discharging of their office.

printed by A. Donaldson and J. Reid. For Alex. Donaldson - Picturesque Quebec : a sequel to Quebec past and present by Le Moine, J. M. (James MacPherson), Sir, 1825



Description: -

-Ars notariatus - or, the art and office of a notary-public, as the same is practised in Scotland. In two parts. ... To which is added, by way of conclusion, an advice to notaries, touching the right discharging of their office.

Eighteenth century -- reel 6397, no. 03. Ars notariatus - or, the art and office of a notary-public, as the same is practised in Scotland. In two parts. ... To which is added, by way of conclusion, an advice to notaries, touching the right discharging of their office.

Notes: Microfilm Woodbridge, CT Research Publications, Inc., 1986. 1 reel ; 35mm (The Eighteenth Century ; reel 6397, no. 03). This edition was published in 1762



Filesize: 25.110 MB

Tags: #John #Turton #at #antiqubook.spaceneb.us.to

Picturesque Quebec : a sequel to Quebec past and present by Le Moine, J. M. (James MacPherson), Sir, 1825

In the District of In the State of Magistrate. Gill on "The Old Building en Poole Quay known as the Town Cellars. A is not responsible for this.

Ars notariatus : or, The art and office of a notary

In jury trials, also, it is the practice for counsel to consent verbally to proof of certain facts being dispensed with, or to witnesses tendered being held to concur with others who have already been examined, and similar incidental matters. A cheque must, in order to charge the drawer, be presented at the bank upon which it is drawn before the relation between the drawer and his banker has been altered to the prejudice of the drawer. A G84 ACTS OF PARLIAMENT.

Ars notariatus : or, The art and office of a notary

Books of private corporations, road trustees, trading companies, and the like, unless coming within the Banking Companies Act, or the Companies Consolidation Act I, cannot be proved by sworn copies prepared ex parte; the proper course being to have copies or excerpts taken from them at the sight of a commissioner of court, if great inconvenience would be occasioned by requiring the originals to be produced, or if these contain entries which the party or haver is entitled to withhold. Whereas it is expedient to shorten the language used in enactments and other written laws and to make certain provisions relating to the same: It is hereby enacted by His Highness the Sultan in Council as follows: — 1.

How to Start a Notary Business

The untold story of World War One.

Amazon.co.jp: Ars Notariatus: Or, the Art and Office of a Notary

Resident may direct instru- ment to be stamped. The bill not having been paid at maturity, the drawer sold the goods and retained the proceeds, but indorsed the bill to A.

Edition originale expéditeur John Turton

B is not responsible to A for the proceeds. The whereabouts of these settlements we may never know, as such information comes to us only by chance when land is opened up for commercial purposes. {I 11 and 12 Vict.

Related Books

- [Samakālīna Hindī ālocanā](#)
- [Guide to real estate & mortgage banking software](#)
- [English-Armenian dictionary - 30 000 entries](#)
- [Na przełomie epok](#)
- [Wind shear at Hong Kong International Airport in four squally shower situations](#)