

**HANDY BOOK OF THE PRACTICE IN THE LORD
MAYOR'S COURT: IN ORDINARY ACTIONS
AND IN FOREIGN ATTACHMENT, UNDER THE
NEW STATUTE AND RULES OF COURT. WITH
AN APPENDIX OF THE MAYOR'S COURT OF
LONDON PROCEDURE ACT, 1857, AND SCALE
OF COSTS**

Published @ 2017 Trieste Publishing Pty Ltd

ISBN 9780649545117

Handy Book of the Practice in the Lord Mayor's Court: In Ordinary Actions and in Foreign Attachment, under the New Statute and Rules of Court. With an Appendix of the Mayor's Court of London Procedure Act, 1857, and Scale of Costs by D. Bingham Daly

Except for use in any review, the reproduction or utilisation of this work in whole or in part in any form by any electronic, mechanical or other means, now known or hereafter invented, including xerography, photocopying and recording, or in any information storage or retrieval system, is forbidden without the permission of the publisher, Trieste Publishing Pty Ltd, PO Box 1576 Collingwood, Victoria 3066 Australia.

All rights reserved.

Edited by Trieste Publishing Pty Ltd.
Cover @ 2017

This book is sold subject to the condition that it shall not, by way of trade or otherwise, be lent, re-sold, hired out, or otherwise circulated without the publisher's prior consent in any form or binding or cover other than that in which it is published and without a similar condition including this condition being imposed on the subsequent purchaser.

www.triestepublishing.com

D. BINGHAM DALY

**HANDY BOOK OF THE PRACTICE IN THE LORD
MAYOR'S COURT: IN ORDINARY ACTIONS
AND IN FOREIGN ATTACHMENT, UNDER THE
NEW STATUTE AND RULES OF COURT. WITH
AN APPENDIX OF THE MAYOR'S COURT OF
LONDON PROCEDURE ACT, 1857, AND SCALE
OF COSTS**

HANDY BOOK
OF
THE PRACTICE
IN THE
LORD MAYOR'S COURT,
IN ORDINARY ACTIONS AND IN FOREIGN
ATTACHMENT,
UNDER THE NEW STATUTE AND RULES OF COURT.

WITH
AN APPENDIX OF THE MAYOR'S COURT OF LONDON
PROCEDURE ACT, 1857, AND SCALE OF COSTS.

BY
D. BINGHAM DALY, ESQ.,
BARRISTER-AT-LAW.

LONDON:
PUBLISHED BY WILDY AND SON, LINCOLN'S INN
ARCHWAY.

1861



PREFACE.

THE Mayor's Court of London Procedure Act, 1857, and Rules of Court, have introduced many and most salutary changes in the practice and mode of pleading. That the cheap, expeditious, and satisfactory remedy now afforded to the suitor by this Court is fully appreciated by the profession and the public, is evident from the large amount of business.

Many practitioners are, however, unaware of the peculiar facilities offered by the Mayor's Court for the advantage of their clients, and others are now called upon to conduct causes therein who are unacquainted with its peculiar practice. No Treatise has been published for their guidance in ordinary actions, and embodying the new statute and rules. To such, therefore, the Author has ventured to offer a Handy Book of the practice. If it be found to supply the necessary information, his object will have been attained.

The law of Foreign Attachment has been already collected in "Brandon on Foreign Attachment," to which, in case of difficulty, reference may with advantage be had.

3, HARE COURT,
November, 1861.

INDEX.

ACTION—

- Must be correctly described, 8.
- Entry of and affidavit of debt the commencement of proceeding in attachment, 37.
- Entry of in ordinary actions, 6, 7.
- Entry of in attachment, 37.
- Not affected by withdrawal of attachment, 42.
- Settling dissolves attachment, 42.
- Plaintiff may proceed with, to judgment and execution against defendant, where no execution sued against garnishee, 57.
- Defendant may recover against garnishee for his debt where no execution sued against garnishee, 58.
- Bail to in Mayor's Court, 12.
- How removed into superior court, 27.
- At what time removeable, 35.
- Writ to remove must be within one month of service of plaint 35.
- Notice of to defendant, 7.

AFFIDAVIT—

- Form of on judgment by default, 11.
- Of service out of jurisdiction, 12, n.
- Of debt, the commencement of proceeding in foreign attachment, 37.
- Title of, in attachment, 38.
- Jurat, 39.
- Forms of in attachment, 38, 39.
- Contents, must allege debt due, 36.
- In attachment must be submitted to registrar, 37.
- And filed, 38.
- Who may make in attachment, 38.
- Before whom made, 39.
- Supplementary may be filed in attachment, 38.
- When made by assignees, executors or administrators, 38.
- To obtain execution by removal to superior court, 27.
- More than one attachment may be had under the same, 41.

AMENDMENT—Power of Judge as to, 22, 23.

APPEARANCE—

Time for, 10.
 Form of, 10.
 How entered, 10.
 How entered by garnishee, 44.
 Default of, 11.
 Default of by garnishee, 51.
 Notice of, 10.
 Form of notice, 11.
 Notice of by garnishee, 44.
 Must be under seal, 10, 44.
 Time for, 10.
 By garnishee, 44.
 Præcipe for, 10.
 In default of, 10.
 Default of by garnishee, 51.

APPRAISEMENT—

Of goods, 54.
 Judgment of, 55.
 Rule of court as to, 55.
 Præcept for, 54.
 Form of, 54.

APPRAISERS—who are to be, 55.

ASSIGNEE OF BANKRUPT—

Affidavit by in attachment, 38.
 May swear as to belief of debt, 38.

APPEAL TO SUPERIOR COURTS, 31, 32.

ATTACHMENT FOREIGN—

Nature of, 36.
 Object of, 36.
 When it may be resorted to, 36, 37.
 Parties to, 37, 40.
 Commencement of proceedings in, 37.
 When available, 36, 37.

ATTACHMENT, FOREIGN—

- Form of notice of, 40.
- Unlimited as to time, 41.
- Must be under seal of court, 40.
- Return by serjeant-at-mace upon service of, 41.
- Effect of service of, 41.
- Several, on one affidavit, 41.
- Priority of, 41.
- Withdrawal of, 41.
- Certificate of withdrawal of, 42.
- May be at any time, 42.
- Withdrawal of does not affect action, 42.
- Trial of, 50.
- Pleadings in, 45, 48.
- Goods or money must be in the City, with certain exceptions, 46.
- Dissolution of, 58, 59.

MODE OF DISSOLVING—

- By bail, 59, 59.
- Rules of court on dissolution by bail, 59, 60.
- Certificate of dissolution, 62.
- By surrender of defendant, 62.
- Certificate of render, 62.
- By removal of attachment, Appendix, 92.
- When not removable, 63.
- Settling action dissolves, 42.
- By scire facias by defendant, 61.
- Payment into court, 59.
- By bill of proof, 63.
- Judgment in, 52.

ATTORNEY OF PLAINTIFF may make affidavit to ground attachment, 38.

BILL OF EXCHANGE—Plea in action on, 18.

BAIL—

- In dissolution of an attachment, 58, 59.
- Mode of filing common, 12.
- On signing judgment by default, 12.
- Form of, 12.