



Deforcement Act 1592

1592 CHAPTER 72

.....^{F1} Oure souerane lord and his estaitis convenit in this present parliament ffor remeid of the dalie hurtis and Iniurys ressaut be officiaris of armes or schireffis in that pairt executand lettres or preceptis in our souerane lordis name and auctoritie Statutis and Ordanis that incaise ane officiar of armes or schireff in that pairt or vther persoun quhatsumeuer the tyme of the executioun of ony summondis lettres or preceptis direct be his hienes or vtheris Jugeis within this realme Or in putting of decreittis to dew executioun be deforceit in doing of the same or be molestit Invadit or persewit to the effusioun of thair bluid be the persoun or personis quhome thai sall be virtew thairof summond or charge or ony vtheris of thair caussing and command The.....^{F1} executionis our said souerane lord and estatis foirsadis decernis and declaris to be lauchfullie and ordourlie execute nochtwithstanding the said deforcement and Invasioun of the saidis officiaris and vtheris abonewrittin to be committit in maner foirsaid the deforcement being first verifiet and prow in

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Textual Amendments

F1 Words repealed by [Statute Law Revision \(Scotland\) Act 1964 \(c. 80\)](#), [Sch. 1](#)

Changes to legislation:

There are currently no known outstanding effects for the Deforcement Act 1592.