REPORTS

OF

CASES

ADJUDGED IN THE

Court of King's Bench:

WITH SOME

SPECIAL CASES

IN THE

Courts of Chancery, Common Pleas, and Exchequer,

ALPHABETICALLY DIGESTED UNDER PROPER HEADS;

From the First Year of King WILLIAM and Queen MARY, to the Tenth Year of Queen Anne.

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5. Anonymous.

[Hill. 2 Annæ.]

Traverse of his name, where it is repugnant.

Vide Rep. B. R. Temp. Hard. 286. 1 Salk. 6.

THE plaintiff declared against the defendant by the name of John; the defendant pleads he was baptized by the name of Benjamin, and traversed, that iffe idem Johannes was ever known by the name of John, and upon a general demurrer to this plea, per Holt, Ch. Just, this traverse is repugnant in itself, and stands but as matter of form, yet pleas in abatement are not within the statute of Eliz., but only pleas to the right and to the merits of the cause; but though the traverse was repugnant, it is not immaterial, because it waived the precedent matter, which was pleaded before of baptism, and was become the substance of the plea itself, so that now the issue must be by what name the desendant was called and known, and not by what name he was baptized; but he might have relied upon his name of baptism; and concluded with it, for a man can have but one name of baptilm, therefore it implies a negative of itself, without faying, that he was called or known by no other name (a).

(a) But at last a respondeas orester was awarded. 1 Salk. 6, 15.

6. Anonymous.

[Mich. 10 Will. 3.]

Where an alias dictus is proper. 2 Lutwo 10, 895, 519. 6 Mod. 217. Cumb. 188. a Sho. 294. 6 Mod. 225. 2 Saik. 7, 17.

THE obligor was bound by the name of W.R.; he may be fued by the name of W.R., alias dictus W.C. if his name is fo; but if his name is R.W. the obligee cannot fue him by the name of S.W., alias dictus R.W., for he cannot have two names of baptism, neither is there any remedy unless he hath estopped himself by appearance.

7. Knight's Cafe.

[Trin. 2 Annæ, 2 Ld. Raym. 1014. S. C.]

2 Salk. 329. Where John was fued, and he pleaded in abatement, that his barne was Thomas. 6 Mod. 210.

A CTION against John Knight; the defendant pleaded in abatement, that his name is Thomas, and thereupon the plaintiff commenced a new action against him by his right name Thomas; the defendant pleaded in abatement a former action depending; and upon a demurrer to this plea it was insisted, that the averment was against the record, for that John and Thomas could not be the same person:

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