

## ASSUMPSIT—

whether maintainable in particular instances, see specific titles, such as *Co-tenancy*, etc.

## ATTACHMENT—

See *EXECUTION*.

## ATTORNEY AT LAW—

See *COSTS*.

multitude of, complained of by Lord Coke, 218.

power of state and federal governments to regulate admission of, 218.

admission and suspension of, 218-219.

qualifications of, 218.

right of woman to be admitted as, 218.

entry of appearance of, presumed to be with authority, 437.

power of, to submit cause to arbitration, 842.

lien of, on judgment, for fees, 437, 438.

entry of suit to attorney's use, as security for fees, 437, 438.

right of parties to settle controversy without intervention of counsel, 438.

discharge of, by client, 437-438.

duty of coroner to hear, at inquisition, 95, 492.

right of arbitrators to refuse to hear, 848.

where suable for professional neglect, 662.

statute relating to improper solicitation of clients, 424.

liability of, for malicious prosecution, where he advises prosecution, 591.

punishment of, for contempt, etc., 219.

attorney for state, powers of, 21.

## ATTORNEY GENERAL—

as "officer," 553.

## ATTORNTMENT—

See *LANDLORD AND TENANT*.

## AUCTIONEER—

See *SALES*.

powers of, as to binding bidder, 721.

effect of entries of clerk of, as binding bidder, 722.

## B

## BAIL—

definition, 76.

who may be bailed, 78.

who may bail, 77-78.

instances wherein justice may bail, 81-82.

instances wherein justice may not bail, 78-80.

power of sheriff to take, 329.

practice under English statute requiring preliminary examination before admission of accused to bail, 491-495.