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Rolls from the Office of the Sheriff of Beds. and Bucks., 1332-1334 Bedfordshire (England),1929 **Gaming Democracy** Adrienne L. Massanari,2024-10-15 How play and gaming culture have mainstreamed far right ideology through social media platforms From Gamergate to the ongoing Big Lie the far right has gone mainstream In Gaming Democracy Adrienne Massanari tracks the flames of toxicity found in the far right and alt right movements as they increasingly take up oxygen in American and global society In this pathbreaking contribution to the fields of internet studies game studies and gender studies Massanari argues that Silicon Valley s emphasis on meritocracy and free speech absolutism has driven this rightward slide These ideologies have been coded into social media spaces that implicitly silence marginalized communities and subject them to rampant abuse by groups that have learned to game the ecology of platforms algorithms and attention economies While populist movements are not new phenomena such as QAnon parental rights activism and COVID denialism are uniquely of the internet with supporters demonstrating both technical acumen and an ability to use memes and play as a way of both building community and fomenting dissent Massanari explores the ways that the far right uses memetic humor and geek masculinity as tools both to create a sense of community within these leaderless groups and to obfuscate their intentions Using the lens of play and game studies as well as the concept of metagaming Gaming Democracy is a novel contribution to our understanding of online platforms and far right political activism *The English Reports* ,1912 [The English Reports: Common Pleas \(1486-1865\)](#) ,1912 **The English Reports: Common Pleas** ,1912 V 1 11 House of Lords 1677 1865 v 12 20 Privy Council including Indian Appeals 1809 1865 v 21 47 Chancery including Collateral reports 1557 1865 v 48 55 Rolls Court 1829 1865 v 56 71 Vice Chancellors Courts 1815 1865 v 72 122 King s Bench 1378 1865 v 123 144 Common Pleas 1486 1865 v 145 160 Exchequer 1220 1865 v 161 167 Ecclesiastical 1752 1857 Admiralty 1776 1840 and Probate and Divorce 1858 1865 v 168 169 Crown Cases 1743 1865 v 170 176 Nisi Prius 1688 1867 [Symboleography](#) William West,1979 **Leges Henrici Primi** L. J. Downer,1972 The Leges Henrici Primi or Laws of Henry I is a legal treatise written between 1114 and 1118 by an unknown Norman that records the legal customs of medieval England in the reign of King Henry I of England Although it is not an official document it was written by someone apparently associated with the royal administration It lists and explains the laws and includes explanations of how to conduct legal proceedings Although its title implies that these laws were issued by King Henry it lists laws issued by earlier monarchs that were still in force in Henry s reign the only law of Henry that is included is the coronation charter he issued at the start of his reign It covers a diverse range of subjects including ecclesiastical cases treason murder theft feuds assessment of danegeld and the amounts of judicial fines The book offers a clear image of the beginning of Common Law This treatise identifies itself as a record of the laws from the time of Henry I and is made up of original descriptions of contemporary law edited selections from pre conquest legal texts and additional source materials The law code recognised the difference in the laws of the

Danelaw the old Kingdom of Mercia and the lands of the Kingdom of Wessex It seems probable that this treatise was the work of the translator responsible for the Quadripartitus The translator of that collection promised to produce a further book on contemporary law and a significant portion of the material in the Quadripartitus is deployed in the Leges However the Leges also drew on the author s personal knowledge of the law s operations The second longest legal treatise or code produced before 1154 the Leges contents treat almost all matters of law and its administration Voir Speculum Vol 49 No 3 Jul 1974 p 556 557

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