

1532. July 9.

A. against B.

No 38.

THE Lordis of Sessioun alanerlie, and na utheris, ar Jugeis competent to the reductioun of ninetene zeir takkis, and sicklike upon all contraversies, debaitis or reclamatiounis interponit fra ony decret arbitral, registrat in the buikis of Counsall, like as they, and nane utheris, gevis and grantis letteris to compell parties to fulfill decreitis arbitral, everie ane according to thair awin partis.

Balfour, No 9. p. 269.

1532. July 18. The LAIRD of Waughton against Friar JAMES PATERSON.

No 39.

GIF the King grantis or directis ony letteris under his signet and subscrip-tioun, charging ony of his liegis to do ony deid, under the pane of rebelloun, and putting of him to the horne, and fle againis quhom they ar direct not beand callit to heir the samin gevin, the Lordis, at the instance of the said par-tie, meanand him to thaim thairanent, may suspend *simpliciter* the saidis let-teris, as evil gevin, without ony cognitioun tane in the cause, and decerna thame to desist in time coming.

Balfour, No 5. p. 267.

1532. July 15. & August 10.

THE LORDS against ANDREW MURRAY, Messenger.

No 40.

THE LORDS of Counsall hes powar to accuse and convict ane messenger or officiar of armis, anent the wrangous executioun of his office, and tak his armis and office fra him, and mak publicatioun thairof, be thair letteris direct furth throw the realme thairupon.

Balfour, No 4. p. 266.

1533. June 13. WILLIAM BARON against The EARL of MORTON.

No 41.

GIF the King give ony privie writing, quhilk is direct contrare the admi-nistratioun of justice, or hinderis and postponis the samin, the Lordis of Coun-sall may discharge or suspend the samin.

Balfour, No 5. p. 267.