

1534. July 8.

A. against B.

No. 13.

Ane tutor beand negligent in his office of tutorie in sic thingis as concernis the pupillis weil; or zit gif he be unhabill in the administratioun of his office, the pupill may desire befoir ane Judge ane curatour, *tam ad lites, quam ad negotia*, to be adjoinit to his tutor for his help and supplie.

*Balfour, p. 118.*

1534. July 10.

A. against B.

No. 14.

Ane bastard deceissand, and leivand behind him bairnis lauchfullie gottin of his bodie, beand of les age and pupillis, without ony tutor testamentar, left be thair father to thame, in his testament or latter will, the King may give to thame ane tutor, because thay cannot have ony agnat or kinnisman of the fatheris side.

*Balfour, p. 117.*

1538. June 27.

A. against B.

No. 15.

Gif ony persoun be bund and oblist as sovertie for ony tutor, for faithfull administratioun in his office, and for compt and rekning to be gevin be him of his intromissoun; the pupill, at his perfyte age, hes gude title and actioun to persew the sovertie for recoverie and redress of all sic thingis, in the quhilk he hes bene damnifyt be his tutor during his tutorie.

*Balfour, p. 121.*

1540. July 20.

A. against B.

No. 16.

Payment beand maid to the tutor, within the time of tutorie, of debtis, maillis, fermis and dewteis awand to the pupill, the pupill thairefter cumand to perfyte age, hes na actioun to persew the debtour, quha maid payment in maner foirsaid.

*Balfour, p. 119.*

1541. December 13.

ALEXANDER LESLIE against M. JOHN LESLIE.

No. 17.

Ane beand servit tutor lauchfull, be ane breif to ane pupill, and thairthrow tending to intromet with the pupillis landis, gudis and geir, may be chairgit to find sufficient caution, gif the pupill, or ony uther in his name, meanis thame to the Lordis tharinent; and all and sindrie the tenentis and occupiaris of the pupillis land.