

No 4.
The obtainer
of removing
lawful posses-
sor.

1541. *March 7.* The Lady FASCASTELL *against* The L. of BLANERNE.

GIF decreit of removing be gevin aganis ane, decernand him to desist and ceis fra the possessioun of ony landis, and he nevertheles dois not the samin, he in quhais favouris the said decreit is given, is understuid to be in lauchfull possessioun of the saidis landis; and he aganis quhome the said decreit is gevin, on na wayis to be in lauchfull possessioun thair of.

Balfour, (POSSESSION.) No 4. p. 148.

No 5.
Of the pos-
session of
lands in com-
monty.

1542. *May 6.* The Lord YESTER *against* The Lord ARRANÉ.

GIF ony man have landis pertening to him in communtie, and is in possessioun thair of, be vertue of the samin he may stop all uther persounis within the boundis of his communtie, to big ony house, fauld, dyke, or do ony uther deid tending to the appropriating of the saidis landis to thame; and gif ony thing be done or biggit in the contrare, the same may be destroyit and castin down leasumlie.

Balfour, (POSSESSION.) No 6. p. 149.

No 6.
Clandestine
possession.

1546. *March 24.*

A. *against* B.

CLANDESTINA *possessio*, quhilk is obtenit privilie and covertlie, sould not be callit possessioun, and thairfoir the samin may not stop nor mak ony interrump-tioun in ony trow, reall, or naturall possessioun.

Balfour, (POSSESSION.) No 3. p. 148.

No 7.
Revocation
of possession
given by to-
lerance.

1550. *July 24.*

A. *against* B.

POSSESSIO *precaria* gevin be tolerance, may be revokit, stoppit, or interrup-tit be him that gave or grantit the samin, quhen and in quhat leasum maner he pleasis.

Balfour, (POSSESSION.) No 2. p. 148.

No 8.

1550. *December 17.*

A. *against* B.

IN all summoundis of spulzie of ony gudis and geir, possessioun beand libel-lit be vertue of ane titill, the titill aucht to be productit.

Balfour, (POSSESSION.) No 8. p. 149.