

1735. *January 31.* GRAY *against* IRVINE.

No. 4.

A CONFIRMATION advocated upon iniquity from the Commissaries of Aberdeen, and remitted to the Commissaries of Edinburgh.

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1735. *July 11.* RAMSAY *against* THOMSON.

No. 5.

A CIVIL process of damages sustained after obtaining sentence in the Justice-Court for deforcement. But the defences against the debt are entire. (See No. 1, *voce FORUM COMPETENS.*)

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1735. *July 22.*

SIR THOMAS HAY *against* LORD GAIRLIES and TOWN of WIGTOUN.

No. 6.

JUSTICES OF PEACE ought to have access to the Town Court-House at all seasonable times for holding Justice of Peace Courts, because it is the King's House.

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1735. *July 25.* HEPBURN of Monkkrigg *against* HAY of Hopes.

No. 7.

NONE of the Lords can vote in the question of his own son's qualification as Commissioner of Supply, though the process concerns only the choice of a Collector. *Vide* COMMISSIONER OF SUPPLY.

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1736. *February 6.*

GEORGE DRUMMOND, Younger of Blair, and Procurator-Fiscal of the Regality of Logiealmond, *against* ANDREW HENRY and OTHERS.

No. 8.

AN unusual jurisdiction of summoning and pursuing delinquents, viz. killers of fish in forbidden times, outwith the bounds of a Barony or Regality contained in a charter by Robert III. of a Barony and free Regality, does not thereby become a part of the said Barony or Regality, so as to transmit therewith; and therefore though the Laird of Logiealmond, having right by progress to the said Barony or Regality, in 1678 got a charter on his own re-