

## HEIRSHIP MOVEABLES.

## SECT. I.

## What Moveables are Heirship.

1489. February 27. KNOLLS against HALKERSTON.

ANE air may not clame be ressoun of airschip ony gudis and geir that was ane ornament to the bodie of the wife of him quha is deceist, and that sche usit to wear in hir husband's time. *Item*, he may not crave as airschip ony gudis or geir that sumetime pertenit to him that is deceist, and befoir his deceis were either tint, sauld, or annalzeit be him. *Item*, he may not crave in airschip ony gudis or geir laid in wad to him that is deceist, albeit the samen was in his possessioun the time of his deceis. *Item*, he may seik na airschip of sic gudis and geir as were in possessioun of him that is deceist the time of his deceis, and that, because thay pertanit to ane uther man, are restorit and deliverit agane to him befoir or after the death of him be quhas deceis the airschip is acclaimit. *Item*, the hail appereling of the hall pertenis to the air as airschip.

*Balfour, (AIRSCHIP GUDIS.) No 1, & 2. p. 235.*

1491. March 20. ALEXANDER WHITE against GILES FENTON.

THE air may seik airschip of movabill gudis allanerlie quhilk he may lauchfullie prieve, that he to quhom he is air had in possessioun, as his awin proper gudis, the time of his deceis.

*Balfour, (AIRSCHIP GUDIS.) No 2. p. 236.*

No 1. 1.

No 2. 2.