

*** In the case December 1769, Earl of Eglinton against Campbell, Mungo Campbell being indicted before the Court of Justiciary for murder committed on the sea-shore, objected, that the Court of Justiciary had no jurisdiction for the alleged crime, being committed within the flood mark, the trial of it belonged exclusively to the Court of Admiralty. But all the Judges except one were of opinion, that the Court had a jurisdiction in this case.

No 250.

M'Laurin's Criminal Cases, p. 508.

DIVISION VII.

Baron Court.

S E C T. I.

Jurisdiction in civilibus.

1570. November 24. ALLASTER KID against THOMAS HALIBURTON.

No 251.

ANE Baron, in his awin court, may liquidate the prices of his fermis, aucht and to him be his tenentis, and may poind and apprise the tenentis gudis or geir thairfoir, gif he refusis or delayis to mak payment of the samin.

Fol. Dic. v. I. p. 503. Balfour, (BARON COURT.) No II. p. 41.

1632. November 29. L. HADDO against JOHNSTON.

L. HADDO having convened Johnston his own tenant in his own court, before his own Bailie, to hear it be tried, that he had done wrong the time when he was tenant of his lands of ———, in riving out the greens and swairds of the said lands, and thereby had damnified the said pursuer his master in great sums of money libelled; and whereupon decret was given in his own Baron-court against the tenant, for the sum of 600 merks; letters conform being

No 252.
The Lords turned a baron's decree into a libel, though given against his