No 258. far distant from their dwelling, the Lords appeared not to think that they could be vexed, if there were sufficient number of inhabitants of the regality dwelling more ewest and commodiously, to serve in the said courts.

Haddington, MS. No 2719.

1775. December 16.

MAXWELL against MACARTHUR.

No 259.

THE LORDS found that the Baron bailie of Gorbals of Glasgow has power to try, in the first instance, summarily and without a jury, and to punish with imprisonment, banishment, and whipping, such offences as the keeping of a house of bad fame.

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Fol. Dic. v. 3. p. 354. Fac. Col.

\*\* This case is No 95. p. 7381.

## SECT. III.

Jurisdiction of Proprietors who are not the King's Vassals.—Jurisdiction of those who are infeft cum curiis.

1541. July 24.

A. against B.

No 260.

A LAIRD or lord may, by his own officers created in court, poind his tenants for the duties of his lands and the byruns liquidated; likewise he may call his tenants before his own bailie, and cause them liquidate the same, and get his tenants convicted therein.

Fol. Dic. v. 1. p. 504. Sinclair, MS. p. 4.

1554. July 30.

Lord Angus against Laird of P.

No 261.

ANY man may pursue in his own court for non-entries of the lands holden of him, as it was practised betwixt my Lord Angus and the Laird of P.

Fol. Dic. v. 1. p. 504. Maitland, MS. p. 111.