

Inconveniencies by charges to find caution in law burrows or
 year before the privy council the Lordes declared that
 the Charges of such kind they subiecte a lye & credit of
 amount and the secrets of all courts founded on and provided
 before them. But their interpretation of Dene Wofol the
 Judiciales, hath effect only as to particular charges and
 these secrets are provided as titles of interest of parties or
 Means of Evidence without prejudice to the Lordes to
 learn them as they think fit in process before the implorers
 lib. 4 fil. 1328. orders of hearing can be Directed from
 upon the Secrets of Superior Judges by the Lordes of
 only. Who so happens and because the Parliament of
 countians using the Kings ordinary council in Matters
 law have that Unperturbed of Jurisdiction, as to determine
 ever belong not to any ordinary Judicative Power but
 84. But they cannot become Parties of Parties, as
 More Sovereign Jurisdiction. Yet they may become Parties
 firmes in Parliament lib. 17. fol. 1. 6. where by the
 nation falls in Confusion, quia nihil Novum
 20. March 1631. Bishops of Dunblode contravened the
 Prince King, albeit a Bishop in Parliament causa Regni
 cannot be questioned before any inferior Judge lib. 17.
 11. f. 6. Even upon pretence of Informa. the Lordes
 and some times must be secret of the Law
 as when they are satisfied by the superior officers and
 so, while no party is sitting. but then they
 in such case as in simple cases, but only let the
 amount determine lib. 4. fil. 1339. which is the
 impugne the sentence of the Parliament. the Lordes of
 contrary, what no other Superior Judges can do, as
 their own secrets by Superior or the Judicium.

The Lordes of Session cannot in their ordinary
 Capacity act as such, as the Bishops, Prelates, Bishops
 Bishop or Abbot, Stipend to Ministers &c. which pro
 duction is appropriated to them in another capacity,
 commissioners named by the Parliament, but they
 have power as Lords of Session to give points of
 arising from Secrets of the Commission lib. 4. fil.
 Jul. 1598. And albeit a sale of Witches purchased upon
 the Act of Parliament is only competent before the
 mission: Yet a promise upon a promise or agreement
 to sell Witches, was sustained before the Lordes of
 in their ordinary capacity as such, who ordained the
 to be sold at the rate prescribed in the Act of Parliament
 and

And Remitted to one of their Number to Deliver mind
 Feb. 1632 Crawford of Ardnaman contra Lords Barrony.

For Sovereigns promised never to charge demand of
 their own to do always than as Justice require to
 their own Cates lib. 6. fol. 8. fol. 92. Part. 6. f. 6. lib. 6. En
 courage them to proceed to do and finally according
 without regard to any private Contrivance of
 such a Declaration made by the Queen Regent in the
 stand recorded in the Books of Council of March 1553. What
 Directions whereby the King is free from Importunity and
 people from Injustice, with some other observations, but our
 not doing in objection in the Court of Session, were
 sometimes there, and against some known Gentlemen
 the Practice of sending Royal Writs to the
 Determination of Justice, the too frequent in the
 King's hands the seven that is contained in the
 King David 2. Chap. 84. and perhaps to the
 right granted by the Convention of 1542 in the year
 1542.

A bond subscribed by the Privy and Town Clerk of
 burgh in Ward and by command of the Council of the
 March 1596 was registered in the Books of Council
 Whereby the four bonds (sumptions and
 officers to keep the wades of Session from
 of any petition, under the name of 40000
 zie had to the King and thus to be
 to be free of all penalty, by
 the officers or attendants to Justice.

Judicate points of right, as Compulsions of
 Right declaratory, proving of bonds, improving of
 Equities honorary and other Civil causes of
 be tried, subjects are appropriated to the
 Lords of Session. For albeit Superior Judges are
 to Supplication Incident during the
 profits before them, they cannot receive their
 on Supplication, even of the Executions
 they proceeded 26 January 1671. Cowan contra
 Fiscal of the Commission of Glasgow the
 son only are Competent to hear and determine
 of the King's property lib. 6. fol. 92. Part. 6. f. 6. lib. 6. En
 1512 or to remove tenants for not
 to pay their back duties 23 Feb. 1632. x. Grovewood
 Livingston. In short the Lordes of Session are
 Judge of all Civil Matters in the first instance, except