ney, wherewith all the ministers had rested satisfied, and had accepted thereof: so that the charger ought to prove payment by the bishop, or decreets gotten against him; without which the Lords would not burden the bishop.

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## 1668. July 13. Andrew Howstoun against Thomas Row.

Andrew Howstoun of Gathland, and Adam Muschot, being tacksmen of the assize of Lanrickshire, and some others, did appoint Thomas Row to be sub-collector, and gave bond to pay him £100 sterling yearly during his employment; and, having obtained decreet for some bygones, and thereupon charged and denounced the said Andrew Howstoun, and taken him with caption; during the time he was prisoner, did get a bond for the sum of £30 sterling: whereupon he did charge; which was suspended, and a reduction intented of the bond and decreet, as given for null defence; and that the bond was extorted metu carceris, and for ensuing a far greater prejudice than the sum contained in the bond. As likewise, upon this reason,—That Adam Mushot, who was correus debendi, had gotten a full discharge of all bonds granted to the charger; which did liberate the suspender.

These reasons were found relevant; notwithstanding it was answered, That there was no force used, but a legal execution, and that the suspender did transact, by submitting all controversies to the Laird of Baldoon, who ordained the bond charged upon to be given, and whose declaration to that purpose was produced. Which the Lords would not sustain to be such deeds of homologation as could hinder the reduction; unless they could prove, by the suspenders oaths, that he did transact, and, the time thereof, did know of the discharge

granted to the tacksmen.

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## 1668. July 4. Mackgill against her Brother, Viscount of Oxenfoord.

The Viscount of Oxenfoord, having infeft his lady in the lands of Spinle-foord, in full satisfaction of all terce and third of moveables that she could crave by his decease, did thereafter provide the lady to the mains and park of Cranstoun, in satisfaction of Spinlefoord: The lady having left her daughter her only executrix, and universal legatrix, she did pursue her brother, the Viscount of Oxenfoord, for a third of the whole moveables, which belonged to the lady her mother: Against which pursuit this defence was sustained,—That the infeftment of the Mains of Cranstoun, being in lieu and place of Spinlefoord, which did contain the foresaid provision, that it was in satisfaction of all third and terce: Albeit it did not repeat the same expressly; yet it did implicitly contain the same: And the Lords found, That it was so intended, that the Viscount's meaning was, that Cranstoun should be affected with that same provision, being given in place of Spinlefoord.