for were due by bonds posterior, or the charger had right from George Fullartoun, after the date of the back-ticket:

It was REPLIED for the Earl, That albeit the assignation made by Fullartoun was posterior, yet the Earl's bond was prior, and was to the behoof of the charger; the Earl having only trusted Somervell, who did take off the furnishing from any he pleased, (which was the cause of the bond,) without the Earl's knowledge, who did never count with Fullartoun, who could only look upon Somervell as his debtor: And therefore that the charger ought to instruct, otherwise than by the back-ticket, that the Earl was debtor by other bonds than this granted to Fullartoun.

The Lords ordained the cedents, whose bonds were prior to the back-ticket, to be examined upon oath, if their bonds were taken to the behoof of Somervell, seeing he was soon thereafter assigned thereto; and that the same were granted for March accounts, to the merchants who furnished and delivered the same to

Somervell, who is the Earl's tailor.

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1669. June 11. Collinson against Menzies of Balgounie.

Menzies of Balgounie having given a bond of provision of 12,000 merks to five of his younger children, payable at the first term after his decease, and bearing an obligement, in case of not payment, that his heirs should infeft them in the lands of Balgounie for their security: They did obtain a decreet against his grandchild, as representing him, not only for the principal sum, but for the bygone annualrents since their father's decease, upon that ground,—That the defender and his father had continually possessed the lands since the death of the goodsire, who was granter of the bond: Which decreet being suspended, and reduction raised upon this reason,—That the suspender was minor the time of the decreet, and enormly lesed; because the bond did bear no annualrent, but only an obligement to infeft; and the most that could have been decerned was the rents of the lands, which ought to have been liquidated by a sentence, and found to have been equivalent to the annualrent of the money:

Notwithstanding whereof, the Lords found the letters orderly proceeded for apprising the lands, for security, both of principal and annualrents; in regard other creditors were doing diligence, by comprising and adjudication: But withal ordained the charger to prove the worth of the rents of the lands: for which they ordained letters to be directed; and declared, that if they should not extend to the yearly annualrent, the comprising should be restricted, in so far as the annualrent did exceed the same.

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1669. June 12. Forbes and his Spouse against Anna Blair.

DAVID Edgar, by contract of marriage with Anna Blair, having provided the children of the marriage to 4000 merks; and in case there should be more than