thought these words will not comprehend them. An caliga veniunt nomine vestimentorum, see Calvin's Lexicon, v. Caligæ.

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1678. December 6. Clackmannan's Creditors competing.

In the competition between the creditors of Clackmannan, the Lords did not indeed decide it, but inclined to find, that their equal presenting of their signatures of confirmation of their base infeftments to the Exchequer on the same day that Alexander Miln presented his, did not bring them in pari passu with him, unless they had taken instruments upon their presenting thereof judicially: which difference seems very strange, and not to be required by 66th Act Parl. 1578, declaring, that the King and his compositors ought not to deny confirmation to any that seek it. Yet Hope, in his Min. Pract. tit. 10, Of Apprysings, § 11, seems to require taking of instruments. But here they were so boasted and over-awed by the Duke of Lauderdale's presence, who owned Alexander Miln, that they durst scarce take instruments.

In 1673, in the case of Hugh Sinclair of Binny and his Creditors, the Lords found the presenting of a signature to the Exchequer equivalent to a charge

given to another superior.

It was likewise sustained to Bruce of Powfouls, who was cautioner in a great many debts for Clackmannan, that he was infeft about the same time with Miln, and raised his summons for poinding the ground and maills and duties before the Lords, and executed them that same day that Miln obtained his decreet before the Sheriff of Clackmannan. This diligence was sustained by the Lords to bring in Powfoulls pari passu with Alexander Miln. Vol. I. Page 27.

1678. December 7. Westgairth and his Factor against Michael Seaton.

Westgairth, an Englishman, and his factor, charge Michael Seaton in Burntisland. The Lords sustained compensation upon Westgairth's ticket of receipt of the potashes; albeit it was alleged that the price of them was not liquid, nec constabat what kind they were of, there being some potashes near the double rate better than others. Yet the Lords received it, because de proximo poterat liquidari, L. ult. C. de Compensat. And named Bailie John Hall. and Robert Douglass, soap-boiler in Leith, to depone what the cask or barrel of potashes at that time was worth; and declared they would modify accordingly: which is a very rational method in such cases, and they followed it in valuing the goods of the Calmer ship, &c. Vol. I. Page 27.

Anent Ministers' Stipend, payable furth of Baronies.

I was at this time informed of a case that happened, in 1666, to be decided betwixt the Creditors of Balcomie, thus :—A minister has a decreet of locality, appointing so much of his stipend to be paid furth of such a barony, it being