

BANKRUPT.

1733. *February 1.*

SNEE and COMPANY, and BOYLE their Factor, *against* CREDITORS of
ANDERSON.

THE act 1696 extended against personal bonds of corroboration, as well as dispositions and assignations.

No. 1.

1734. *June 18.* SNEE and COMPANY *against* CREDITORS of ANDERSON.

GENERAL dispositions by bankrupts cannot hinder creditors from using diligence, and such a disposition reduced on that account, and that trustees were named with powers that might be prejudicial to creditors. (See Dict. No. 240. p. 1206.)

No. 2.

1735. *February 7.*

CREDITORS of DUFF of Cubbin *against* Sir JOHN GORDON of Embo.

A DISPOSITION *in fraudem creditorum* reduced, and infamy and the other sanctions of the act 1621 applied, against Sir John Gordon of Embo, as partaker with Mr Hay of Scourie, the fraudulent bankrupt. And as to the infamy, affirmed upon appeal unanimously, 25th March 1742. (See No. 23. *infra*.)

No. 3.

1735. *July 22.*

CREDITORS of JOSEPH CAVE *against* MARGARET HENDERSON.

A BANKRUPT having granted a disposition for behoof of creditors, and he and his trustee having obtained a summary sequestration of his effects from the Sheriff, and one of his creditors proceeding to poind; it was found no spuilzie.

No. 4.