MANSE.

1734.	
1 / OT.	

MR HARRY MAUL against The CHILDREN of MR CHARTERS.

THE effect of declaring a manse free. Vide the Printed Papers (and the Notes.)

No. 1.

1748. June 29.

KING'S COLLEGE of ABERDEEN against The HERITORS of OLD MACHER.

THE Lords thought, that the manses of Deans and other dignified Minis ters were not included in the act 1663; but the Minister of Old Macher or Old Aberdeen having now become a stipendiary Minister;—found his heritors bound to repair his manse; but found that they might either repair the old manse or build a new one, and take the materials of the old to themselves, the new manse to be worth L.1000 Scots.

No. 2.

1748. July 13. SIR WILLIAM MAXWELL against GAVIN PARK.

HERITORS whose lands are united to the parish quoad sacra tantum, are not liable to repair the manse.

No. 3.

1750. June 19.

THOMSON, MINISTER of DUNFERMLINE, against The HERITORS.

MINISTERS of Royal Burghs found not entitled to have manses designed to them on the act 1663, even though a part of the parish was land-wart.

No. 4

See Notes.