

1606. *February 1.**A. against B.*

The same day his Majesty's missive was shown to the Lords, with a postscript written with his own hand, commanding all actions concerning the Bishops of Glasgow and Orkney to be delayed that session; for obedience whereof it was so ordained.

Haddington MS. No. 980.

No. 197.

1610. *January 25.* *WARDLAW against EARL MARISCHAL.*

An assignation made on death-bed of a great sum of money, and signed for the party only by one notary, was found null at the instance of the debtor, although it was alleged, That one notary might validly have made his testament for him, and therein have disposed on all his goods.

Haddington MS.

No. 198.

*** This case is No. 22. p. 7798. *voce JUS TERTII.*

1610. *December 6.*

————— *against* *TITILL.*

A testament written all with a testator's own hand, albeit it want date and witnesses, and be not subscribed, will be found a solemn and lawful testament: Alleged to have been practised in the testament of Mr. Clement Titill, written in that form, and found sufficient to make his brother William Titill executor.

Haddington MS. No. 2040.

No. 199.

1611. *January 9.**SIMPSON against LORD TORTHORRAL.*

A ticket of a sum of money confessed owing for furnishings of meat being subscribed by the party will be sustained, albeit it want date and witnesses, if the particular accounts be extant whereof that sum is composed.

Haddington, v. 2. No. 2608.

No. 200.