

1649. *July 4.* BLYTHMAN *against* GIDEON MURRAY.

IN the suspension by Blythman against Gideon Murray, upon his minority and lesion, the Lords would have it tried, if, as a merchant, he did trade for his father or master at that age; as it was replied, That commerce and trade should not be, upon such allegiances, cast loose.

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1649. *July 4.* WILLIAM GRAHAME *against* JOHN STIRLING.

WILLIAM Grahame obtained general declarator against John Stirling, notwithstanding he objected the back-bond given to the treasurer, whereunto he had right, and offered caution for what should be found due after count and reckoning, before the committee of the shire. Which the Lords thought more proper, and reserved it against the special.

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1649. *July 5.* LUMSDEANE *against* WEIMSS.

IN the registration at Lumsdeane his instance against Weimss, as lawfully charged to enter heir to umquhile Mr James Weimss, commissary; one Thomesone, another creditor, compearing, would have proponed, that the contract craved to be registrate was satisfied; to drift time, that he might be prior in diligence: in whose process the apparent heirs had taken a day to renounce. But the Lords ordained to assign that same day in Lumsdeane his registration, who thought himself yet behind, because there was a present renunciation to be produced to him, wherein the Lords would not have him to be preferred to Thomesone.

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1649. *July 5.* GREIRSON *against* WEIR.

IN the process betwixt Greirson and Weir, there was a discharge produced to the contrair advocate, who copied it, and the next day re-produced, being falsified of the date; and instruments taken thereupon. The Lords would have it tried.

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