

GROUNDS AND WARRANTS.

1734. *February 4.* THOMAS MERRIE *against* ALEXANDER FRASER.

No. 1.

PROCESS sustained on a bond of corroboration of several bills without producing the bills, and that objection repelled.

1735. *November 7.* GRAHAM *against* REID.

No. 2.

WARRANTS of decreets need not be produced after 40 years. Therefore a decret holding as confessed, not found null because the execution 1693 was not produced.

See NOTES.

HEIR AND EXECUTOR.

1741. *June 4.* THOMAS PRINGLE *against* EXECUTORS of PRINGLE.

No. 1.

A TENANT's entry to a grass-room being at Whitsunday, and the first term's payment of his rent being at Martinmas thereafter, and the next at Whitsunday, the heritor dying after the Martinmas, his executors found to have right not only to the half-year's rent payable at the Martinmas, but to the other half-year payable at the Whitsunday after the heritors death, because he survived both the legal terms. (See DICT. No. 46. p. 15907.)