

## FORFEITURE.

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1734. *July 5.* JAMES LORD OXFORD'S *Forfeiture.*

ALL creditors of forfeiting persons preferable to their superior's right by the act 1<sup>mo</sup>. Geo. I. called the Clan Act, and to all deriving right from them, whether creditors or singular successors. See M'Gill of Rankeillor, &c. Creditors of Hay of Naughton against Officers of State, *voce* COMPETITION.

No. 1.

1739. *February 15.* STIRLING *against* KEIR.

ADJUDICATION of a patronage forfeited, not competent at the instance of the Crown's donator of an annuity, for payment of the annuity, bygone, or in time coming.

No. 2.

1740. *July 8.*

EARL of SUTHERLAND *against* ALEXANDER ROSS, Creditor on the Estate of Skibo.

A SUPERIOR having, besides his right to his vassal's forfeited estate, given him by the Clan Act, also a claim of recognition, behoved, for preserving that claim, duly to enter it before the Commissioners of Enquiry; and having neglected to enter it, could not thereafter pursue a declarator of recognition.

No. 3.

1740. *November 14.* HOME of Billie *against* HOME of Ninewalls.

CLAIMS of property and superiority, as well as of debts saved from the effects of forfeiture by the late acts; and therefore a sale being made to a

No. 4.