

1743. *November 2.* HUME CAMPBELL *against* HOME of Wedderburn,  
and SINCLAIR.

No. 3.

OUR judgment assoilzieing from a penalty being reversed, and the penalty awarded; on a petition to us for summary warrant for letters of horning, we, after searching precedents, thought it more regular to give our own decret, in terms of the judgment of the House of Lords. *Vide inter eosdem, voce* MEMBER OF PARLIAMENT.

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1744. *February 16.*

WEIR of Waggateshaw *against* BAILIES of HAMILTON.

No. 4.

WHERE our decreets absolvitor are upon appeal reversed, and a sum decreed to be paid, and ordered that this Court carry that decret into execution, the party may, upon the decision of the House of Lords, obtain inhibition, or he may raise a new summons libelling on that judgment, and thereon raise inhibition; and the Court will decern upon that summons, so as the inhibition may be effectual.

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1750. *December 5.*

KERR, Deacon of the Weavers of Dunfermline, *Supplicant*.

No. 5.

APPEAL to Circuit Court being certified into Court of Session, we remitted it to Kilkerran, one of the Judges who certified it, to hear and report.

See NOTES.