COALIER

See PROPERTY.

COLLATION.

See MUTUAL CONTRACT.—LEGITIM.

COLLEGE.

See JURISDICTION.

COLLUSION.

See DELINQUENCY.—WARRANDICE.

COMMISSIONERS OF SUPPLY.

1735. July 25. HEPBURN of Monkrigg against HAY of Hopes.

No. 1.

A SUPERIOR may act as Commissioner of Supply, if the property be valued at L.100, though the superiority be valued only at L.40, so that lands valued at L.100 may give a title both to superior and vassal. 2do, Where lands of different heritors are parts of a Barony, valued in cumulo, and no separate valuation, neither superior nor vassal can vote. 3tio, In a possessory process of suspension of the office of Collector of Supply, no terms allowed for proving the qualifications of voters. 4to, A minor cannot act as a Commissioner of Supply, the minority being instantly proved. 5to, No judge can vote in the question of his own son's qualification, though he be not one of the parties competing for the office of collector.

1742. July 30. Election of Clerk of Supply of Banffshire.

THE election of a clerk of the Commissioners of Supply cannot be tried in the way of suspension, because all parties having interest, *i. e.* the Commissioners, are not in the field; and therefore the bill of suspension was refused, reserving reduction as accords, as had before been done in the case of the Clerk, I think, of the Merse.

No. 2.

