

that the edictal citation is sufficient intimation to all and sundry of the debtor's situation.

No 76.

The Court "sustained the reasons of reduction of the lease of the lands of Belhelvie;" and adhered to their interlocutor upon advising a petition and answers. See RANKING and SALE.

Act. Lord Advocate, Ilay Campbell, Buchan Hepburn. Alt. Solicitor-General, Rae, Crosbie.

Fol. Dic. v. 3. p. 392. Fac. Col. No 28. p. 46.

* * * This case was appealed.

The HOUSE of LORDS, 16th April 1779, "ORDERED and ADJUDGED that the appeal be dismissed, and the interlocutors complained of, affirmed."

1778. July 7.

CREDITORS of the YORK-BUILDING COMPANY against Dr STEWART THREIPLAND.

No 77.

THIS case differed from the preceding only in the following particulars: 1mo, The lease to Dr Threipland was granted for the space of 99 years: 2do, The old lease upon the lands was expired at the time that the new lease to the defender was granted: 3tio, The parties had treated about the lease before the petition to sequestrate.

The Court pronounced a judgment similar to that in the former case. See PERSONAL and REAL.

Act. Advocate, Ilay Campbell, Buchan-Hepburn. Alt. Solicitor General, Rae, Crosbie.

Fol. Dic. v. 3. p. 392. Fac. Col. No 29. p. 49.

* * * This case was appealed.

The HOUSE of LORDS, 15th April 1799, "ORDERED and ADJUDGED, that the interlocutors complained of be reversed, and the defender assoilzied."

SECT. III.

Mora.

1627. July 21.

M'CULLOCH against HAMILTON.

A debtor having disposed the lands, after leading the comprising, but before infestment taken thereon, the LORDS refused to reduce the alienation at

No 78.