

1777. February 12.

TRUSTEES of BOYD of Pitcon *against* The EARL of HOME.

No 20.

DILIGENCE, used upon a bond, which had been followed by a bond of corroboration, was found to save the original bond from being cut off by prescription; but not to save the relative bond of corroboration, on which no diligence had been done.

Fol. Dic. v. 3. p. 1.

1784. February 20. SPALDING *against* LAWRIE.

No 21.

AN entail of lands, was found not to extend to lands, purchased afterwards by the entailer; and taken to himself, and his successors, in the lands.

Fol. Dic. v. 3. p. 1.

* * * The particulars of this case are stated under TAILZIE.