ADULTERY.

1744. January 20. Steedman against Couper.

No. 1.

Found, That a husband has a civil action of damages against one who had committed adultery with his wife, even though there had been no trial or conviction in any criminal court; only the wife was divorced; and on advising the proof found the libel proved, and found it no sufficient defence, that before the defender knew her, she had been debauched by other three men; and found the defender liable in damages and expenses; particularly found him liable in the expense of the process of divorce, and of the appeal in that process, and in the expense of this process; and allowed him to give in his account of damage through loss of business. (See Dict. voce Reparation, No. 8, p. 13909.)

See Notes.

ADVOCATE.

1743. November 25. GARDEN of Troup against Mr RIGG.

No. 1.

A MAN's ordinary advocate accepting a bill to him, bearing penalty and annualrent, barred *personali exceptione* from pleading the nullity of the bill. (See Dict. No. 27. p. 10450.)

See Notes.