

Decret accordingly. It is not which Decret finding the latter or
 do by proceed for not pleading the Reason of Suspension, the sus-
 pender will not be Reasoned nor allowed to appeal this Reason till
 he pay ten shillings (According to the Charge) or to the Clerk for
 his School, unless a written Stop be procured from the ordinary
 within six free days after date of the Decret, and the Clerk writing
 on the process till the Money be paid is liable in the Sheriff's Act
 of Decr. 1 January 1709. Verbal Stops are Discharged, and written
 Stops Acquired in suspensions, as in ordinary Actions, ~~the~~
 Act of Decr. 11 November, 1708. If the Suspendent Advocate be Ready
 to plead, he Assumes his Reason of Suspension, not only such as
 are contained in the Letters; but also Eides or Added Reason
 if he any has: because, being Reason of Suspension must be In
 Vanity Verified, Instructions new come to Knowledge, or that
 were not at passing the suspension in the suspendent hand are
 received. Provided these Eides Reason were given out to be seen
 by the Charges Advocate, for he cannot plead upon any other
 Reason, unless he Confign 20 shillings Sterling, where of two
 parts are to be paid to the Charge, and a third to the poor Act
 of Regule Concerning the prison, 1672 Art. 24. Act of Decr. 20 No-
 vemb. 1711 § 8. But he may produce Incidental writs to Verify the
 Reason, and propose other Reason neither Eided nor Eides.
 In the like, and the Instructions there of were lodged in the
 Clerk's hand 24 hours before Calling of the cause.

Reasons of suspension must not only be Relevant, and
 Indubitably Instructed, or Referred to the Charge, as they also Con-
 sistent by way of Suspension; other ways they will be Rejected, and
 Referred to be founded on by way of Reduction. Because the Effect
 of a Decret, or what is Equivalent thereto, a Registered Bond, and
 the like where on a Charge is given, should not be delayed upon
 Allegances Requiring long time to prove them. But the Charges
 Answer to the Reason of Suspension, need not be Instantly
 Verified, because he may Delay himself Stair lib. 4 Tit. 32.
 § 4. Nor is a suspendent in some cases obliged to Instruct his
 Reason of Suspension Instantly. For when Reasons of sus-
 pension Consist in fact, which can be Cleared only by Sworn
 persons, or by writs not supposed to be in the suspen-
 dent hand, a day will be in some cases assigned for proving
 thereof, and Diligence granted against witnesses and Advocates
 of writs. V. G. When a Decret is suspended, the suspendent
 may prove by the oaths of the Members of Council, where
 it was pronounced, Reason competent to be proved there
 by, tho' that is not Allowed in Advocations. Vid. sup. pag. 1920

When a Bailiour Suspend upon Discharges granted to the prin-
 cipal Debtor, he will get a term to prove, and Incident Diligence
 for Recovering these Discharges. And where proof pro it require
 is necessary to Instruct the Suspendent Party of triples, arising
 from the Charge's Answer or Duply, the Suspendent will be al-
 lowed a term to prove the same Stair lib. 4 § 6. & 49. If any
 thing be admitted to be proved either by one of the parties, or by
 both, Eides contestation is Made, and an Act Extracted. But
 Incidentally in some suspensions a present Decret is pronounced,
 and the Reason of Suspension, not Instantly Verified, are
 Competent only in a Reduction. The Suspendent tho' he may be
 allowed to prove Reason of Suspension, Consisting in fact,
 both at the same time with the Suspension, raise and Execute
 a Summons of Reduction against the Charge, upon the same
 Reason contained in the Suspension and others; and found
 his Suspension upon the Reduction, which, with the suspen-
 sion, is given out to be seen. At the Calling of which suspen-
 sion and Reduction, if he hold the production he is charged with,
 the Charge, that is, if he give no other writ to be Reuced than
 what is produced by the Charge, as the Ground of his Charge,
 he will, upon Repeating his Reason of Suspension and Reduction
 as formerly, get the same term to prove in both processes. But
 if the Suspendent will not hold the production he is charged with,
 the Charge, he must Content himself to Debate his proper Rea-
 son of Suspension only; and the Action of Reduction will be
 Referred to him as Record, being no writ can be Reuced till
 it be produced. If a Decret were upon Execution, pass be-
 fore, all taken away by the Execution will be Reversed. When
 Reason of Suspension are Rejected, the Letters are found odd only
 proceed. But if the Reason of Reduction be found to be pro-
 vided and Plausible, the Lord will Supercede. Extracting of
 the Decret on Suspension for a time, tho' the Suspension may
 get his Reduction Called: Which time the Lord will upon
 a petition after ward prorogate, if they see cause for so doing.
 Nay, altho' a Decret on Suspension be extracted, a present sus-
 pension may be obtained upon the depending Reduction, tho'
 the Suspendent may have time to Conclude his Reduction, tho' the
 Lord's not suspend Decrets on Suspension upon grounds
 proposed and Rejected, or Competent and omitted Stair lib. 4
 Tit. 32 § 387. The pronouncing or Extracting of a Decret of sus-
 pension is often delayed upon the Account of a Reduction not
 waited or Executed at the time. Reason of Suspension are
 various according to the Different Natures of the Charge's
 products.