

## I N F E F T M E N T.

## S E C T. I.

In what cases Sasine necessary.

1581. *May.*      TREASURER OF EDINBURGH *against* The COMPROLLER.

No 1.

**W**HERE lands are mortified to the kirk, the LORDS found, That there needs no sasine to be taken thereof.

*Fol. Dic. v. 1. p. 469. Colvil, MS.*

1619. *March 25.*      LEITH *against* AUCHMOUTIE.

No 2.

FOUND that the first sasine should be preferred, albeit the charter granted by the King originally was prior with possession thereupon.

*Fol. Dic. v. 1. p. 469. Kerse, MS. fol. 74.*

1628. *July 9.*      TOWN OF PEEBLES *against* The LADY HALTON.

No 3.

SASINE is not necessary upon infeftments made to burgesses of their burgess and common lands.

*Fol. Dic. v. 1. p. 469. Kerse, MS. fol. 77.*