

R E D E M P T I O N .

A. against B.

CONSIGNATION for redemption found valid, made upon the day appointed, any time after mid-day, though before sun-setting, unless the other party could instruct that he came to the place after consignation was made, and before the sun went down. See APPENDIX.

Fol. Dic. v. 2. p. 324. Sinclair, MS.

No 1.

KINCAID against MENZIES.

IN an action of declarator of redemption pursued by Patrick Kincaid of that ilk *contra* Gilbert Menzies of Pitfoddles, the LORDS found that the reversion might be discharged by Giles Murray, spouse to Thomas Kinaird of Coltbyres, the same reversion being granted to the said Thomas and Giles, to their heirs, they proving that Giles Murray was heritrix.

Kerse, MS. fol. 90.

No 2.

1547. May 15.

OGILVIE against ———.

IN causa redemptionis certarum terrarum, mota per ——— Ogilvie contra ———, Domini decreverunt, terras non esse legitime redemptas, ex eo quod reversio continebat pecunias dandas debere esse, boni auri et argenti, et instrumentum consignationis et numerationis continebat bonam partem summæ in reversione contentam fuissie, in lie placks Scots, quæ non sunt de bono auro nec argento, et reversiones sunt juris stricti, et in specie impleri, et sic si continueret reversio, summam, pecuniæ in obulis, non liceret in quacunque alia pecunia auri vel argenti solutionem facere.

Fol. Dic. v. 2. p. 325. Sinclair, MS. p. 76.

No 3.