

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.

WHERE 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.