

FEU.

1736. *November 24.* DUNDONALD *against* ELIZABETH BARR.

IN feu-holding no relief is due to the superior, unless there be an express provision for the duplication in the feu-charter.—Decided in the abstract. No. 1.

See RECOGNITION.

See NOTES.

FEU-DUTIES.

1738. *June 27.*
CREDITORS OF POLDEAN *against* SHARP of Hoddam.

BYGONE feu-duties are heritable.

No. 1.

1738. *July 28.* SCOTT *against* SCOTT.

THERE lies no personal action for feu-duty against tenants or other intro-mitters with the fruits after they are removed from the ground. (See DICT. No. 8. p. 4191.)

No. 2.

1740. *December 10.* SCOTT of Harden *against* PRINGLE.

BYGONE feu-duties fall to the heir of entail, who is heir in the superiority, and not to the superior's other heirs or executors.

No. 3.

See HERITABLE AND MOVEABLE.

See NOTES.