

No. 54. 1805. *June 27.* DAVIDSON and Others, *against* AIKMAN and Others.

Property having been held in trust for a seceding congregation, the question came to be agitated, How was it to be managed or disposed of when the society became disunited? It was found, That it was held for behoof of those who contributed their money, either by subscriptions or contributions at the church door, for purchasing the ground, and building and upholding the houses; such persons always continuing in communion with the body of Protestants associated under the same designation which had been originally used when the trust was constituted.

Fac. Coll.

* * This case is No. 29. p. 14584. *voce* SOCIETY.

Presumption and Proof Trust; see PROOF.

Diligence prestable by Trustees, Factors, Mandatories, &c.; see DILIGENCE.

Back-bond qualifying a trust-right; see PERSONAL AND REAL.

Exceptions of Trust, whether good against Purchasers? IBIDEM.

Trustee taking Bond or Bill for his Constituent's goods in his own Name, or buying Goods in his own Name; see SURROGATUM.

Whether the purposes of a Trust relative to Heritage may be declared by Testament? see TESTAMENT.

Prescription of Trust; see PRESCRIPTION.

Breach of Trust; see DELINQUENCY.

See APPENDIX.