

## A. against B.

No 3.

FOUND, that a pension disposed out of the King's patrimony, viz. out of his feu mails of the Earldom of Gowrie, was null by way of exception.

*Kerse, MS. fol. 20.*

## A. against B.

No 4.

THE King has right to the fruits of the temporality of all benefices *sede vacante*, and to the presentation of all benefices pertaining to the Bishop deceased his collation, but his Majesty may not remove the tenants and labourers who should bruik the benefit of their tacks.

*Kerse, MS. fol. 20.*

## A. against B.

No 5.

ALL tacks of the King's rents are redeemable, if the tacksmen pay not the duties there contained, and the terms appointed. *Item*, if set in diminution of the King's rent, are redeemable.

*Kerse, MS. fol. 20.*

## A. against B.

No 6.

THE annexed property of the principality, that is pertaining to the Prince, as Prince and Stewart of Scotland, may not be disposed by the King, but as Prince, and the infeftments not bearing, that the King disposes the same as Prince, are null and redeemable.

*Kerse, MS. fol. 20.*

## A. against B.

No 7.

ALL gifts of the King's casualties, not granted with consent of the treasurer, are null by way of exception. This found, notwithstanding of a letter produced under the King's hand, 5th June 1538. All questions concerning the King's property, whereof complaint is made in the Exchequer, should be discussed before the Exchequer only.

*Item*, All complaints concerning the King's household.

*Kerse, MS. fol. 20.*