No 32.

No 33.

Purchasers' right to the

rents.

THE LORDS ordained the purchaser to find caution to make the price forth-coming to the creditors, who shall affect the subject sold by real diligence.—
Nota, That no real diligence had followed upon the debts acquired by the purchaser.

Fol. Dic. v. 2. p. 312. Forbes, MS. p. 1.

1750. July 18. Arbuthnot against The Creditors of Finnart.

James Arbuthnot bought the lands of Finnart and Tullichintaul, at a sale before the Court of Session, which were decerned to belong to him, and he to have right to the rents for crop and year 1747, and to be liable in interest for the price, from Whitsunday that year; whereupon he claimed the rent payable at Martinmas 1746, as truly due for the crop 1747, it being the custom of that estate for the tenant entering at Whitsunday to pay then one half year's rent, and the subsequent at Martinmas following, which was for the crop to be sown and reaped next year; at least that he was entitled to so much of the said rent as was payable for the corns sown on the farms.

THE LORD ORDINARY, 5th July, "Found he was entitled to no part of the rent due at Martinmas 1746."

On a reclaiming bill observed, That as this estate consisted of grass-rooms, the legal terms were Whitsunday and Martinmas; viz. that half a year's rent was payable at Whitsunday, when the tenant entered, and the other at Martinmas for that year; and that the price being made payable at Whitsunday, when half a year's rent was due, the purchaser, instead of being lesed, had by the decreet gained half a year's interest of his money.

" THE LORDS refused the bill."

Pet. Brown.

D. Falconer, v. 2. No 151. p. 175.

1777. February 14. Douglas against Dickson.

No 34.

The purchaser of lands at a judicial sale, on a creditor's having petitioned the Court and obtained their act and warrant for payment of his debt, on finding caution to repeat any part if overpaid, having refused to make the payment, and urged to the Court, that till there was a scheme of division made out, he could not pay with proper security; the Lords, considering that, by act of Parliament 1695, c. 6. a purchaser may be exonered and receive up his bond of caution on consignation of the price, in respect the purchaser had not offered to consign in terms of the said act, authorised the warrant granted by the Lord Ordinary. See Appendix.

Fol. Dic. v. 4. p. 212...