

ADJUDICATION.

1734. Feb. 6.

JEAN RAMSAY, Relict of Mr. ALEXANDER FALCONER, Advocate, and her DAUGHTERS, *against* His other CREDITORS,—and ALEXANDER JACKSON, Writer in Perth, *against* PATRICK DRUMMOND of Gardrum.

No. 1.

ADJUDICATIONS of personal dispositions, though they require no infeftment or charge to complete them, yet the act 1661 extends to them, and all within year and day of the first are preferable *pari passu*.

The same in adjudications of bonds secluding executors.

1735. Feb. 13.

AITKEN *against* BALLANTINE.

No. 2.

ADJUDICATION found null *in toto*.

1735. Feb. 21.

SUTHERLAND of Cambusavie, *against* DUFF of Cubbin.

No. 3.

THE Lords refused to add to a decret of adjudication, either the expense of the process, or L.5 sterling of expenses decerned in a separate process of suspension and reduction for the same debt.

1735. June 11.

MONTEITH *against* HOGG.

No. 4.

ADJUDICATION for L.20 too much, and the abbreviate so recorded, being amended with the abbreviate *privata auctoritate*, found null and void *in toto*, in competition with other creditors.