

16396

ULTIMUS HÆRES.

- No. 3. Answered: The lands being now disposed by ———, in his life-time, the *ultimus hæres* was unprofitable, and the rents fell under the recognition.
The Lords repelled the answer.

Harcarse, No. 63. p. 12.

- No. 4. 1753. July 31. GOLDIE against TRUSTEES of MURRAY.

A donatar of *ultimus hæres* in right of the King was found entitled to reduce a gratuitous disposition of land, as made upon death-bed.

Sel. Dec.

* * * This case is No. 8. p. 3183. *voce* DEATH-BED.

See APPENDIX.