

ARBITRIUM BONI VIRI.

1784. *February 19.*

AGNES CORSAN, and RAE, Her Husband, *against* MAXWELL of Barncleugh,
and M'GOWAN of Meikleknock.

No. 1.

A POWER being given to friends to be named, and the common mother, as *sine qua non*, to mitigate provisions by a brother to his sisters; found, that after the mother's death there could be no mitigation, and that the Court could not mitigate. (See DICT. No. 7, p. 673.)

1789. *December 21.*

CAPTAIN CHARLES and MARY CAMPBELL *against* ELIZABETH CAMPBELL.

No. 2.

A POWER to two friends to give provisions to younger children, (or rather to diminish those settled on them by contract of marriage) does not upon their refusal devolve on the Court. *Vide inter eosdem, voce* MUTUAL CONTRACT. (See DICT. No. 8, p. 674.)

See NOTES.