1741. July 15.

IRVINE of Drum against The EARL of ABERDEEN and DUFF of Premnay.

No. 4. OBLIGATION NATURAL,—Whether there can be a natural obligation binding the conscience, when yet there lies no action at law, though there be no defect either in point of solemnity or proof? (See Notes.)

1742. December 2.

SIR JOHN ANSTRUTHER against The Magistrates of Pittenweem.

No. 5 Obligation Alternative, and obligation with a penalty, or liquidate damages;—the difference betwixt these was discussed in this case, when the point was not decided. (See Notes.)

See Creditors of Fullerton, 12th June 1751, voct Competition.

Obligation to enter Heirs and Singular Successors, see Non-Entry.

See Notes.