

1795. *June 15.*

SIR WILLIAM JARDINE, with concurrence of His MAJESTY'S ADVOCATE, *against*
MAGDALENE BARBERIE DE LA MOTTE.

No. 90.

The crime of attempting to suborn witnesses to commit perjury, cannot be prosecuted at the instance of the party who would have been hurt, had the attempt been carried into effect; but at the instance of the King's Advocate.

Fac. Coll.

* * * This case is No. 17. p. 7906. *voce* KING'S ADVOCATE.

1796. *February 10.* HEW DARBY *against* JAMES LOVE.

No. 91.

The trustee for the creditors of a bankrupt is not entitled to bring a charge of fraudulent bankruptcy against him without the concurrence of his Majesty's Advocate.

Fac. Coll.

* * * This case is No. 18. p. 7907. *voce* KING'S ADVOCATE.

1797. *June 3.*

HENRY BLAKEFORD SCUDAMORE, and his Attornies, *against* EDMUND LECHMERE.

No. 92.

A mandate by one of three English assignees to an attorney in Scotland, authorising him to apply for a warrant against a party as *in meditatione fugæ*, sustained, although it was alleged not to be probative, and was not on stamped paper.

Fac. Coll.

* * * This case is No. 14. p. 8559. *voce* MEDITATIONE FUGÆ.

1798. *July 3.*

DUNCAN DAVIDSON and CHARLES GRAHAM, *against* JOHN FRASER and his
ATTORNIES.

No. 93.

A person whose estate was under a commission of bankruptcy in England, found entitled to take the necessary steps in his own name, for securing and recovering a debt due to him in Scotland, although constituted by a bond in the English form, his object having been to make it over, when recovered, to his creditors.

Fac. Coll.

This case is No. 93. p. 4564. *voce* FOREIGN.