

MINOR.

1735. *July 18.*

GUSTAVUS MUNRO *against* CAPTAIN GEORGE MUNRO.

No 1

CURATORS may let their pupil's whole estate in one farm, and convert the farms at the ordinary rate of the country ;—but the pupil allowed to prove lesion.

1735. *December 5.* DUKE of DOUGLAS *against* LORD TORPHICHEN.

No. 2.

THE Lords refused to authorize Dirleton's curators to renounce any part of their pupil's security but upon payment, though the remaining security was so good that the curators might safely lend their pupil's money upon it.

1736. *February 24.* CURATORS of NISBET of Dirleton.

No. 3

CURATORS refusing to concur with a minor in naming Commissioners for him while abroad, at least the major part of them refusing ; the Lords refused either to declare the remaining curators, who were willing to concur therein, free from their office, or to exauctorate them, or otherwise to interpose ; and thought that they could not interpose.

1736. *June 3.* TURNBULL *against* RICHARDSON.

No. 4.

MINORITY and LESION,—in a reduction on that head of a bond and bill, the onerous cause that they were for clothes furnished to him, being *in re antiqua* in 1713 and 1715, was found sufficiently astructed by two open accounts agreeing in sums with the bond and bill, and one witness deponing on the particular furnishings in general. *Reo abs.*