

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, *voce* COMPETITION.

Obligation to enter Heirs and Singular Successors, see NON-ENTRY.

See NOTES.