HONOURABLE MRS MARIA MURRAY HAY MACKENZIE OF CROMARTY CONSIDERING THAT THE DECEASED GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY BY A DISPOSITION AND TAILZIE DATED THE TWENTY EIGHTH DAY OF NOVEMBER SIXTEEN HUNDRED AND EIGHTY EIGHT YEARS PRESENTED AND DISPONED TO SIR JAMES MACKENZIE OF ROYSTON THEREIN DESIGNED MR JAMES MACKENZIE HIS THIRD LAWFUL SON NOW DECEASED AND THE HEIRS MALE LAWFULLY TO BE PROCREATED OF HIS BODY WHOM FAILING TO KENNETH AFTERWARDS SIR KENNETH MACKENZIE OF GRANDVILLE SINCE DECEASED SECOND LAWFUL SON OF THE SAID VISCOUNT OF TARBAT AND THE HEIRS MALE LAWFULLY TO BE PROCREATED OF HIS BODY WHOMFAILLING TO JOHN MASTER OF TARBAT AFTERWARDS EARL OF CROMARTY THEN ELDEST SON OF THE SAID VISCOUNT OF TARBAT AND THE HEIRS MALE LAWFULLY PROCREATED OR TO BE PROCREATED OF HIS BODY WHOM FAILING TO THE OTHER HEIRS MALE LAWFULLY PROCREATED OR TO BE PROCREATED OF THE BODY OF THE SAID VISCOUNT OF TARBAT WHOM FAILING TO ANY OTHER PERSON OR PERSONS TO BE NOMINATED AND APPOINTED BY THE SAID VISCOUNT WHOM FAILING TO HIS OWN NEAREST HEIRS MALE WHATSOEVER WHOMFAILING TO HIS OWN NEAREST HEIRS AND ASSIGNEES WHATSOEVER ALL AND WHOLE THE LANDS OF EASTER GRANTOWN AND OTHERS THEREIN MENTIONED LYING IN THE SHERIFFDOM OF EDINBURGH WHICH WERE UNITED ERECTED AND INCORPORATED INTO A FREE BARONY CALLED THE BARONY OF ROYSTON BUT UNDER THE USUAL PROHIBITORY IRRITANT AND RESOLUTIVE CLAUSES OF A STRICT ENTAIL AGAINST ALIENATING THE ESTATE CONTRACTING DEBTS THEREAPON ALTERING THE DESTINATION OR OTHERWISE DEFEATING THE SETTLEMENT UPON WHICH TAILZIE A CHARTER AND INFEFTMENT WERE EXPEDE AND PASSED IN THE YEAR SIXTEEN HUNDRED AND NINETY FOUR THAT THE SAID SIR JAMES MACKENZIE WHO WAS AFTERWARDS ONE OF THE SENATORS OF THE COLLEGE OF JUSTICE BY THE TITLE OF LORD ROYSTON DID IN THE YEAR SEVENTEEN HUNDRED AND THIRTY NINE WITH CONCURRENCE OF GEORGE MACKENZIE HIS SON WHO AFTERWARDS PREDECEASED HIM APPLY FOR AND OBTAIN AN ACT OF PARLIAMENT AUTHORIZING A SALE OF THE SAID ESTATE FOR DISCHARGING SUNDRY DEBTS SAID TO AFFECT IT WHICH IT WAS INTER ALIA ENACTED THAT THE SURPLUS REMAINING OF THE PRICE AFTER PAYMENT OF THE SAID DEBTS SHOULD BE APPLIED AND DISPOSED OF IN THE PURCHASE OF OTHER LANDS AND HEREDITAMENTS IN FEE SIMPLE AND WHICH SAID OTHER LANDS----- SHOULD IMMEDIATELY AFTER THE PURCHASE BE SETTLED DISPOSED AND PROVIDED TO AND FOR THE USE AND BEHOOF OF THE SAID SIR JAMES MACKENZIE OF ROYSTON AND THE OTHER SURVIVING HEIRS OF ENTAIL ACCORDING TO THEIR DIFFERENT RIGHTS AND INTERESTS AND IN THE SAME ORDER AND COURSE OF SUCCESSION SECURED ASCERTAINED AND ESTABLISHED TO AND FOR THEM RESPECTIVELY IN AND BY THE SAID DEED OF TAILZIE AS FAR AS THE SAME MIGHT BE CAPABLE OF TAKING AFFECT WITH THE POWER AND SUBJECT TO THE RESTRICTED AND LIMITATIONS THEREIN CONTAINED AND IN THE MEANTIME UNTIL SUCH PURCHASE COULD BE MADE THE SAID RESIDUE AND SURPLUS WAS THEREBY DIRECTED TO BE PLACED OUT OF INTERESTS UPON REAL OR OTHER SUFFICIENT SECURITY THAT IN PURSUANCE OF THE SAID ACT OF PARLIAMENT THE SAID ESTATE OF ROYSTON WAS SOLD TO THE NOW DECEASED JOHN DUKE OF ARGYLE WHO PAID THE PRICE THEREOF TO THE SAID SIR JAMES MACKENZIE BUT THE SAID SIR JAMES MACKENZIE HAVING DIED WITHOUT LEAVING THEIRS MALE OF HIS BODY THE SURPLUS PRICE OF THE SAID ESTATE AFTER PAYMENT OF DEBTS DESCENDED TO SIR GEORGE MACKENZIE OF GRANDVILLE ELDEST SON OF KENNETH MACKENZIE THE SECOND SON OF THE ENTAILER WHO WAS ACCORDINGLY UPON THE TWENTIETH DAY OF OCTOBER SEVENTEEN HUNDRED AND FORTY SIX SERVED HEIR OF TAILZIE AND PROVISION IN GENERAL TO THE SAID SIR JAMES MACKENZIE HIS UNCLE AND APON THAT TITLE HE BROUGHT AN ACTION BEFORE THE COURT OF SESSION AGAINST SIR JOHN STEWART OF GRANDTULLY THE GRANDSON AND HEIR OF LINE OF THE SAID SIR JAMES MACKENZIE AND AGAINST CERTAIN TRUSTEES APPOINTED BY THE ABOVE MENTIONED ACT OF PARLIAMENT FOR ACCOUNTING TO HIM FOR THE PRICE OF THE SAID ESTATE OF ROYSTON AND SIR GEORGE HAVING DIED THE DESCENDANCE SIR KENNETH MACKENZIE OF GRANDVILLE HIS BROTHER WAS APON THE EIGHTH DAY OF NOVEMBER SEVENTEEN HUNDRED AND FIFTY THREE SERVED HEIR OF TAILZIE AND PROVISION IN GENERAL TO HIM AND AFTERWARDS INSISTED IN THE SAID ACTION WHICH WAS FINALLY CLOSED BY A DECREE BEARING SUNDRY DATES AND THE LAST OF WHICH IS THE TWENTY SIXTH DAY OF JANUARY SEVENTEEN HUNDRED AND FIFTY EIGHT YEARS WHEREBY THE LORD FOUND INTER ALIA THAT AFTER DEDUCTION AND ALLOWANCE OF THE DEBTS MENTIONED IN THE SAID DECREET THERE REMAINED A FREE RESIDUE OF THE PRICE OF THE SAID ENTAILED ESTATE AMOUNTING TO FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENCE ONE THIRD OF A PENNY STERLING AND FOUND THAT THE SAID RESIDUE OR SURPLUS OF THE SAID PRICE MUST BE LAID OUT AND EMPLOYED FOR THE USE AND BEHOOF OF THE SAME PERSONS AND IN LIKE MANNER IN ALL RESPECT AS THE ENTAILED ESTATE OF ROYSTON WAS SETTLED BY THE SAID DEED OF ENTAIL AND PURSUENT TO THE DIRECTIVE OF THE SAID ACT AUTHORIZING THE SALE THEREOF AND DESCERNED AND ORDAINED THE SAID SIR JOHN STEWART AS REPRESENTING THE SAID SIR JAMES MACKENZIE HIS GRANDFATHER ON THE PASSIVE TITLES TO MAKE PAYMENT OF THE SAID SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENCE ONE THIRD OF PENNY STERLING TO BE ACCORDINGLY LAID OUT AND EMPLOYED IN CONFORMITY TO THE SAID DEED OF ENTAIL AND THE DIRECTIONS OF THE SAID ACT OF PARLIAMENT AT THE SIGHT OF AND BY THE APPROBATION OF THE COURT OF SESSION THAT THE SAID KENNETH MACKENZIE OF GRANDVILLE HAVING DIED SOON AFTER THE DECREE ABOVE MENTIONED WAS PRONOUNCED WITHOUT MALE ISSUE THE SUCCESSION TO THE SAID RESIDUE OF THE PRICE OF THE ESTATE OF ROYSTON OPENED TO AND DEVOLVED UPON OUR SOVEREIGN LORD THE KING AS IN RIGHT OF JOHN MACLEOD COMMONLY CALLED JOHN LORD MACLEOD AND CASTLEHAVEN THE ELDEST SON OF GEORGE EARL OF CROMARTY WHO WAS THE ELDEST SON AND HEIR MALE OF THE BODY OF JOHN MASTER OF TARBAT THE SUBSTITUTE SECOND IN ORDER IN THE TAILZIE ABOVE MENTIONED AND THAT THROUGH THE ATTAINDER OF THE SAID EARL OF HIGH TREASON AND THE EIGHT OF THE SAID RESIDUE DID REMAIN SO VESTED IN THE CROWN UNTIL BY THE DEATH OF THE SAID JOHN LORD MACLEOD AND CASTLEHAVEN IN THE YEAR SEVENTEEN HUNDRED AND EIGHTY NINE THE ATTAINED BLOOD OF THE SAID GEORGE EARL OF CROMARTY BECAME EXTINCT THAT UPON THE DEVOLUTION OF THE RIGHT OF THE CROWN UPON LORD MACLEODS DEATH THE SUCCESSION TO THE SAID RESIDUE OF THE PRICE OF THE ESTATE OF ROYSTON OPENED TO THE DECEASED KENNETH MACKENZIE OF CROMARTY AS THEN HEIR MALE OF JOHN MASTER OF TARBAT BEING THE ELDEST SON OF RODERICK MACKENZIE WHO WAS SECOND SON OF THE SAID JOHN MASTER OF TARBAT THAT THE SAID KENNETH MACKENZIE WHO WAS ALSO HEIR OF TAILZIE AND PROVISION OF JOHN LORD MACLEOD IN THE ESTATE OF CROMARTY HAVING RAISED AND PURSUED AN ACTION AT HIS INSTANCE IN THE COURT OF SESSION AGAINST ARCHIBALD LORD DOUGLAS DAME ISABELLA STEWART OR HENDERSON RELICT OF THE DECEASED SIR ROBERT HENDERSON OF FORDEL BARONET AND SIR JOHN HENDERSON OF FORDEL BARONET SIR JOHN STEWART OF GRANDTULLY BARONET AND THE OFFICERS OF STATE FOR HIS MAJESTIES INTEREST FOR ASCERTAINING HIS RIGHT TO AND RECOVERING PAYMENT OF THE SAID RESIDUE THE LORDS OF COUNCIL AND SESSION BY THEIR FINAL DECREET OF REVERSION DATES THE LAST OF WHICH IS THE ELEVENTH DAY OF JULY SEVENTEEN HUNDRED AND NINETY FIVE INTER ALIA DESCERNED AND ORDIANED THE SAID SIR JOHN STEWART DEFENDER IN THE SAID ACTION TO MAKE PAYMENT TO THE SAID KENNETH MACKENZIE OF THE FORESAID SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENCE ONE THIRD OF A PENNY STERLING WITH INTEREST AS THEREIN MENTIONED IN ORDER THAT THE SAME MIGHT BE PAID INTO EXCHEQUER TO ACCOUNT OF THE SUM DUE TO GOVERNMENT BY THE ESTATE OF CROMARTY UPON AN ASSIGNATION OF THE SUMS SO PAID TO BE GRANTED TO THE SAID KENNETH MACKENZIE THE PURSUERS AND THE HEIRS MALE OF HIS BODY WHOM FAILING TO THE OTHER HEIRS OF ENTAIL OF THE SAID ESTATE OF ROYSTON THAT THE SAID SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENCE ONE THIRD OF A PENNY STERLING WAS ACCORDINGLY PAID INTO EXCHEQUER ON THE EIGHTEENTH DAY OF SEPTEMBER SEVENTEEN HUNDRED AND NINETY FIVE TO ACCOUNT OF THE SAID DEBT DUE TO GOVERNMENT OUT OF THE ESTATE OF CROMARTY AND A RECEIPT WAS GRANTED THEREFORE BY THE DEPUTY KINGS REMEMBERANCE TO THE SAID SIR JOHN STEWART BUT NO ASSIGNATION OF THE SAID DEBT DUE BY THE ESTATE OF CROMARTY TO GOVERNMENT HAS EVER BEEN GRANTED INFAVOUR OF THE HEIRS OF ENTAIL OF THE ESTATE OF ROYSTON THAT APON THE DEATH OF THE SAID KENNETH MACKENZIE WITHOUT MALE ISSUETHE SUCCESSION TO THE SAID RESIDUE OPENED TO AND DEVOLVED UPON THE NOW DECEAST COLONEL ROBERT MACKENZIE SOMETIMES OF THE SERVICE OF THE HONOURABLE THE EAST INDIA COMPANY WHO WAS SERVED AND RETOURED HEIR MALE OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY THE WAKER OF THE TAILZIE THE SAID COLONEL ROBERT MACKENZIE BEING GREAT GRANDSON OF ALEXANDER MACKENZIE BROTHER OF THAT NOBLE EARL THAT THE SAID COLONEL ROBERT MACKENZIE INSTITUTED AN ACTION IN THE COURT OF SESSION AT HIS INSTANCE AS HEIR OF ENTAIL FORESAID AGAINST THE RIGHT HONOURABLE LADY ELIBANK AS HEIRESS OF ENTAIL OF THE ESTATE OF CROMARTY WHO SUCCEEDED TO THE SAID KENNETH MACKENZIE THEREIN BY VIRTUE OF LORD MACLEODS ENTAIL AND AGAINST MRS JEAN PETLEY RELICT AND EXECUTRIX OF THE SAID KENNETH MACKENZIE OF CROMARTY FOR CONSTITUTING THE SAID SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENCE ONE THIRD OF A PENNY STERLING AS A DEBT EITHER AGAINST THE ESTATE OF CROMARTY OR AGAINST THE EXECUTRY OF THE SAID KENNETH MACKENZIE WHICH ACTION AFTER HAVING FALLEN ASLEEP WAS WAKENED AND TRANSFERRED AT THE INSTANCE OF THE SAID COLONEL ROBERT MACKENZIE AGAINST ME THE HONOURABLE MRS MARIA MURRAY HAY MACKENZIE AND THE NOW DECEASED EDWARD HAY MACKENZIE OF CROMARTY AND NEWHALL MY HUSBAND WHO HAD ON THE DEATH OF THE SAID LADY ELIBANK SUCCEEDED TO THE ESTATE OF CROMARTY THAT DURING THE DEPENDANCE OF THE SAID ACTION BETWIX COLONEL ROBERT MACKENZIE AND THE REPRESENTATIVES OF THE SAID KENNETH MACKENZIE AN ACTION OF MULTIPLEPOINDING WAS RAISED AND INSISTED IN AT THE INSTANCE OF JAMES LORD FORBES FOR HAVING IT ASCERTAINED WHO WAS IN RIGHT OF THE SUM OF TWELVE HUNDRED POUNDS STERLING STIPULATED TO BE PAID BY THE DECEASED JAMES LORD FORBES FATHER OF HIM THE SAID JAMES LORD FORBES TO THE SAID JOHN LORD MACLEOD AS A PORTION WITH MISS FORBES DAUGHTER OF THE SAID DECEASED JAMES LORD FORBES SOMETIMES LADY MACLEOD AND NOW DUTCHESS OF ATHOL IN WHICH ACTION APPEARANCE WAS MADE FOR THE SAID MRS JEAN PETLEY NOW MRS MACLEOD OF GENIES CLAIMING THE FUND IN MEDIO AS EXECUTRIX OF THE SAID KENNETH MACKENZIE OF CROMARTY WHO WAS GENERAL DISPONEE OF THE WHOLE PERSONAL ESTATE THAT BELONGED TO THE SAID JOHN LORD MACLEOD AND APPEARANCE WAS ALSO MADE FOR ME THE SAID HONOURABLE MRS MARIA MURRAY HAY MACKENZIE OF CROMARTY I CLAIMING THAT THE SAID SUM OF TWELVE HUNDRED POUNDS STERLING SHOULD BE APPLIED TOWARDS EXTINCTION OF THE DEBT SUED FOR BY THE SAID COLONEL ROBERT MACKENZIE AS AFFECTING THE ESTATE OF CROMARTY THE SAID KENNETH MACKENZIE HAVING BEEN BY THE TERMS OF JOHN LORD MACLEODS SETTLEMENT BOUND TO PAY OFF ALL THE DEBTS AFFECTING THAT ESTATE AND AFTER A VARIETY OF PROCEDURE IN SAID ACTION OF MULTIPLEPOINDING THE LORD BALMUTO ORDINARY BY INTERLOCTOR DATED SEVENTH MARCH EIGHTEEN HUNDRED AND SEVEN FOUND THE FUND IN MEDIO WAS PART OF THE MOVEABLE ESTATE OF THE DECEASED LORD MACLEOD THAT THE PREFERENCE CLAIMED BY MRS MACLEOD OF GENIES WAS FOUNDED UPON THE SETTLEMENT OF THE DECEASED LORD MACLEOD WHICH PROVIDES THAT HIS PERSONAL FUNDS SHALL IN THE FIRST PLACE BE APPLIED IN PAYMENT OF HIS DEBTS AND IN PARTICULAR OF THE DEBT DUE TO THE CROWN THAT THE SAID MRS MACLEOD CLAIMING IN RIGHT OF LORD MCLEODS SETTLEMENT IS NOT ENTITLED TO RECOVER UNDER THAT SETTLEMENT WITHOUT COMPLYING WITH THE CONDITION THEREIN CONTAINED THAT THE OTHER COMPETITOR MRS MACKENZIE OF CROMARTY AND HER HUSBAND ARE ENTITLED TO SEE THAT THE FUND MEDIO IS APPLIED IN TERMS OF THE SAID SETTLEMENT AND IN EXTINCTION OF THE DEBTS DUE BY THE SAID LORD MACLEOD AND AS IT IS AVOWED THAT THE DEBT DUE TO THE CROWN MENTIONED IN LORD MACLEODS SETTLEMENT WAS PAID UP BY THE LATE MR KENNETH MACKENZIE FROM FUNDS BELONGING TO THE HEIRS OF ENTAIL OF THE FAMILY OF ROYSTON WHICH HE THEN REPRESENTED AND WHICH CREATS A CLAIM TO THE PRESENT HEIRS OF ENTAIL OF THE SAID FAMILY

AGAINST THE ESTATE OF CROMARTY BEFORE FURTHER ANSWER MRS MACKENZIE AND HER HUSBAND TO CALL THE HEIRS OF ENTAIL OF THE ESTATE OF ROYSTON AS A PARTY TO THE SAID PROCESS TO APPEAR FOR HIS INTEREST THAT IN OBEDIENCE TO THE ABOVE RECITED INTERLOCTOR THE SAID COLONEL ROBERT MACKENZIE WAS CITED AS A PARTY IN THE SAID PROCESS OF MULTIPLEPOINDING AND THE PROCESS OF CONSTITUTION AT COLONEL ROBERT MACKENZIES INSTANCE HAVING BEEN REMITTED TO THE SAID PROCESS OF MULTIPLEPOINDING AND CONJOINED THEREWITH THE SAID LORD BALMUTO ORDINARY PRONOUNCED THE FOLLOWING FINAL INTERLOCTOR IN THE CONJOINED ACTIONS UPON THE EIGHTH DAY OF FEBRUARY EIGHTEEN HUNDRED AND NINE THE LORD ORDINARY HAVING CONSIDERED THE MEMORIALS IN THREE CONJOINED PROCESSES IN THE PROCESS AT THE INSTANCE OF COLONEL ROBERT MACKENZIE FINDS THAT THE ESTATE OF CROMARTY WAS RESTORED TO THE LATE LORD MCLEOD UNDER THE CONDITION OF PAYING THE DEBTS DUE THEREON AND PARTICULARLY A DEBT OF NINETEEN THOUSAND POUNDS THEN DUE TO THE CROWN AND THAT LORD MACLEOD AFTER PAYING A CONSIDERABLE PART OF THE SAID DEBT EXECUTED AN ENTAIL OF THE SAID ESTATE OF CROMARTY FINDS THAT THE ESTATE OF ROYSTON WAS SOLD UNDER THE AUTHORITY OF AN ACT OF PARLIAMENT OBTAINED IN SEVENTEEN HUNDRED AND THIRTY NINE AND IT WAS AFTERWARDS ASCERTAINED BY A DECREE OF THIS COURT IN SEVENTEEN HUNDRED AND FIFTY EIGHT THAT THE REVISION OF THE PRICE OF THAT ESTATE WAS THEN FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENSE ONE THIRD OF A PENNY STERLING AND FELL TO BE LAID OUT IN TERMS OF SAID ACT OF PARLIAMENT FOR THE BENIFITS OF THE HEIR OF ENTAIL CALLED TO THE SUCCESSION OF THE ESTATE OF ROYSTON AND UNDER THE CONDITIONS OF THE ENTAIL FINDS THAT LORD MACLEOD WAS AN HEIR OF ENTAIL OF ROYSTON AND UPON HIS DEATH HE WAS SUCCEDED BY THE LATE KENNETH MACKENZIE WHO TOOK UP THE ESTATE OF CROMARTY UNDER THE ENTAIL EXECUTED BY LORD MACLEOD AND ALSO ENJOYED DURING HIS LIFE THE INTEREST OF THE DEBT OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENCE ONE THIRD OF PENNY STERLING AS AN HEIR OF ENTAIL OF THE ESTATE OF ROYSTON FINDS THAT WHILE THE SAID KENNETH MACKENZIE ENJOYED BOTH ESTATE HE OBTAINED A DECREE OF THE COURT AGAINST SIR JOHN STEWART OF GRANDTULLY BARONET IN WHOSE HANDS THE SAID SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENSE ONE THIRD OF A PENNY STERLING LAY AT INTEREST DECERNING HIM TO MAKE PAYMENT OF THAT SUM INTO EXCHEQUER TO ACCOUNT OF THE DEBT DUE TO GOVERNMENT OUT OF THE ESTATE OF CROMARTY AND AN ASSIGNATION TO BE PRESENTED OF THAT DEBT TO THAT EXTENT AND THAT THE SAID SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENSE ONE THIRD OF A PENNY STERLING WAS ACCORDINGLY PAID INTO THE EXCHEQUER ON THE EIGHTEENTH DAY OF SEPTEMBER SEVENTEEN HUNDRED AND NINETY FIVE WHICH WITH A FURTHER SUM PAID BY THE SAID KENNETH MACKENZIE WAS IN FULL OF THE DEBT DUE TO THE CROWN BUT KNOW ASSIGNATION IN FAVOUR OF ROYSTON HEIRS OF ENTAIL HAS YET BEEN PROCURED THEREFOR FINDS THE SAID SUM HAVING SO PAID IN CONFORMITY TO THE DECREE OF THIS COURT UPON THE SECURITY OF A DEBT AFFECTING THE WHOLE OF THE ESTATE OF CROMARTY BOTH BY THE TERMS OF THE GRANT FROM THE CROWN RESTORING THE ESTATE AND ASKING A DEBT OWING BY THE LATE LORD MACLEOD THE MAKER OF THE ENTAIL AND ALSO KENNETH MACKENZIE THE NEXT SUCCEEDING HEIR THE SAID SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINE PENCE ONE THIRD OF PENNY STERLING WITH THE INTEREST THEREOF FROM THE SAID EIGHTEENTH SEPTEMBER SEVENTEEN HUNDRED AND NINETY FIVE IN AS FAR AS THE SAID INTEREST IS NOT PAID IS A SUBSISTING AND PREFERABLE DEBT UPON THE ENTAILED LANDS AND ESTATE OF CROMARTY DUE TO THE PURSUER COLONEL ROBERT MACKENZIE AND THE OTHER HEIRS CALLED TO THE SUCCESSION OF THE ESTATE OF ROYSTON BUT UNDER THE CONDITIONS OF THE ENTAIL OF THAT ESTATE AND OF THE AFORESAID ACT OF PARLIAMENT AND THAT MRS MARIA MACKENZIE THE PRESENT HEIR OF ENTAIL OF THE ESTATE OF CROMARTY AND THE SUBSEQUENT HEIRS OF ENTAIL OF THAT ESTATE ARE LIABLE TO THE PURSUER COLONEL ROBERT MACKENZIE AND THE OTHER HEIRS OF ENTAIL OF ROYSTON ACCORDING TO THEIR INTEREST FOR PAYMENT OF THE SAID PRINCIPAL SUM AND INTEREST DUE THEREON AND DECERNS ACCORDINGLY WITHOUT PREJUDICE TO THE SAID COLONEL ROBERT MACKENZIE OR THE OTHER HEIRS OF ENTAIL OF ROYSTON TAKING SUCH STEPS AS THEY MAY BE ADVISED FOR OBTAINING A MORE FORMAL SECURITY OR DECLARATOR OF THEIR RIGHTS AND ALSO WITHOUT PREJUDICE TO THE SAID MRS MARIA MACKENZIE OR OTHER HEIRS OF ENTAIL OF CROMARTY OBTAINING SUCH RELIEF FROM THE REPRESENTATION OF THE SAID KENNETH MACKENZIE OR OTHERS AS MAY BE COMPETENT AND IN THE PROCESS OF MULTIPOINDING FINDS THAT THE SUM OF TWELVE HUNDRED POUNDS IN THE HANDS OF LORD FORBES WITH THE INTEREST DUE THEREON WAS A DEBT DUE BY THE LATE LORD FORBES TO THE LATE LORD MACLEOD AND THAT IT IS STATED AND NOT DENIED THAT BY THE DEED OF SETTLEMENT EXECUTED BY LORD MACLEOD IN FAVOUR OF THE SAID KENNETH MACKENZIE HIS LORDSHIP APPOINTED THE WHOLE OF HIS MOVEABLE ESTATE TO BE APPLIED IN PAYMENT OF THE DEBTS OWING BY HIM AND PARTICULARLY IN EXTINCTION OF THE DEBT OF FOUR THOUSANT EIGHT HUNDRED AND EIGHTEEN POUNDS SIXTEEN SHILLINGS AND TWO PENCE ELEVEN TWELFTHS OF A PENNY STERLING AFFECTING THE ENTAILED ESTATE BEFORE MENTIONED AND THEREFORE FINDS THAT THE SAID SUM OF TWELVE HUNDRED POUNDS AND INTEREST THEREOF AFTER DEDUCTION OF THE EXPENCES AFTER MENTIONED MUST BE APPLIED IN EXTINCTION PRO TANTO OF THE DEBT DUE UPON THE ESTATE OF CRMARTY TO THE HEIRS UNDER THE ROYSTON ENTAIL AND AFTERWARDS OUT AT THE SIGHT OF THE COURT FOR THE BENIFIT OF THE SAID COLONEL ROBERT MACKENZIE AND THE OTHER HEIRS OF ENTAIL OF THE ESTATE OF ROYSTON AND IN ORDER THAT THE SAME MAY BE PAID AND SENT OUT ACCORDINGLY ORDAINS THE DEFENDER MRS MACKENZIE WIDOW OF THE SAID KENNETH MACKENZIE NOW MRS MACLEOD OF GEANIES WHO IN VIRTUE OF HER FIRST HUSBANDS SETTLEMENT SUCCEEDED TO HIS PERSONAL ESTATE INCLUDING THE SAID SUM OF TWELVE HUNDRED POUNDS TO MAKE UP SUCH TITLE AS MAY BE DEEMED NECESSARY AND THEREAFTER IN CONCURENCE WITH HER HUSBAND TO EXECUTE A VALID DISCHARGE OF THE SAID DEBT OF TWELVE HUNDRED POUNDS AND INTEREST THEREOF IN FAVOUR OF THE HEIRS AND REPRESENTATION OF THE LATE LORD FORBES AND DECERNS AGAINST LORD FORBES THE REVISER OF THE MULTIPOINDING UPON RECEIVING SUCH DISCHARGE TO MAKE PAYMENT AT THE TERM OF WHITSUNDAY NEXT OF THE SAID SUM OF TWELVE HUNDRED POUNDS AND INTEREST THEREOF FROM THE TERM OF ------ DEDUCTING THE EXPENCE OF REVISING THE MULTIPOINDING OF WHICH APPOINTS AN ACCOUNT TO THE GIVEN IN APPOINTS THE EXPENSE OF MAKING UP TITLES AND GRANTING THE SAID DISCHARGE AND OF EXTRACTING THE DECREET TO FOLLOW UPON THE PRESENT PROCEEDINGS TO LORD FORBES AND IN CASE NO PROPER SECURITY SHALL BE SANCTIONED BY THE COURT BETWEEN AND THE SAID TERM OF WHITSUNDAY NECXT ORDAINS THE MONEY TO BE PAID BY LORD FORBES AFTER ALLOWING THOSE DEDUCTIONS TO BE LODGED IN THE BANK OF SCOTLAND FOR BEHOOF OF THE HEIRS OF ENTAIL OF ROYSTON UNTO THE SAME SHALL BE BUT CUT UPON A SECURITY TO BE APPROVED BY THE COURT BUT IN THE MEANTIME APPOINTS COLONEL ROBERT MACKENZIE TO LODGE IN PROCESS A MINUTE STATING THE SECURITY UPON WHICH IT IS PROPOSED TO LEND THE SUM TO BE REPORTED TO THE COURT FOR THEIR LORDSHIPS SANCTION AND AUTHORITY AND LASTLY ORDAINS THE SAID COLONEL ROBERT MACKENZIE SO SOON AS THE SUM DUE BY LORD FORBES SHAL BE PAID OR CONSIGNED TO GRANT A RENUNCIATION OF SO MUCH OF THE DEBT UPON CROMARTY AS SHALL BE THEREBY EXTINGUISHED AND DECERNS THAT AFTER THSE AND SOME OTHER STEPS OF PROCEDURE HAD BEEN TAKEN THE SAID COLONEL ROBERT MACKENZIE DIED AND THE RIGHT OF THE SAID RESIDUE DEVOLVED UPON ALEXANDER MACKENZIE HIS ELDEST SON WHO EXPEDE A SERVICE AS HEIR MALE OF TAILZIE AND PROVISION TO HIS FATHER UNDER THE FORESAID TAILZIE EXECUTED BY GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY AND THE SAID ALEXANDER MACKENZIE HAVING SISTED HIMSELF AS A PARTY IN PLACE OF HIS FATHER IN THE SAID CONJOINED ACTION A MINUTE WAS GIVEN IN FOR HIM STATING THAT HE HAD TO SUBMIT TO THE LORD ORDINARY A SECURITY OF THE MOST UNEXCEPTIONABLE NATURE ON WHICH HE WOULD HUMBLY PROPOSE THAT THE MONEY IN QUESTION THAT IS THE AFORESAID SUM OF MONEY ORDAINED BY THEW INTERLOCTOR LAST

ABOVE MENTIONED TO BE PAID BY LORD FORBES IN MANNER THEREIN MENTIONED SHOULD BE SECURED DANIEL HAMILTON OF GILKERSCLEUGH BEING DESIRIOUS OF BORROWING TWELVE HUNDRED POUNDS STERLING ON AN HERITABLE SECURITY OVER HIS LANDS OF OVERWHITE-CLEUGH LYING IN THE PARISH OF CRAWFORDJOHN AND SHIRE OF LANARK THAT THE SUFFICIENCY OF THE SAID SECURITRY BEEN DULY INVESTIGATED BY THE LORD ORDINARY AND REPORTED BY HIS LORDSHIP TO TRHE COURT THE SECURITY WAS APPROVED OF AND THE PRINCIPAL AND INTEREST OF THE SUM PAYABLE BY LORD FORBES AFTER DEDUCTING CERTAIN EXPENSES TO FOURTEEN HUNDRED AND NINETY FOUR POUNDS SEVENTEEN SHILLINGS AND FOURPENCE WAS INVESTED ON HERITABLE BOND OVER THE SAID LANDS OF OVER-WHITE-CLEUGH GRANTED BY THE SAID DAVID HAMILTON ESQUIRE WITH CONSCENT OF MRS HARRIET CAMPBELL HIS SPOUSE AND MRS HELEN HAMILTON RELICT OF THE DECEASED ALEXANDER HAMILTON OF GILKERSCLEUGH DATED THE TWELFTH AND THIRTEENTH DAYS OF JULY EIGHTEEN HUNDRED AND ELEVEN PAYABLE AT THE SIGHT OF THE RIGHT HONOURABLE THE LORDS OF COUNCIL AND SESSION FOR THE PURPOSE OF BEING RE-INVESTED WITH THEIR APPROBATION IN TERMS OF THE FORESAID TAIZIE ACT OF PARLIAMENT AND DECREET TO THE SAID **ALEXANDER MACKENZIE** WHOMFAILING TO THE NEAREST HEIRS MALE WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOMFAILING TO THE NEAREST HEIRS AND ASSIGNEES WHOMSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY AND THAT AT AGAINST THE TERM OF MARTIMAS THE NEXT WITH THE SUM OF TWO HUNDRED AND NINETY EIGHT POUNDS NINETEEN SHILLINGS AND SIXPENSE STERLING OF LIQUIDATE PENALTY IN CASE OF FAILURE AND THE LEGAL INTEREST OF THE SAID PRINCIPAL SUM FROM THE DATE OF THE SAID BOND TO THE SAID TERM OF PAYMENT OF THE PRINCIPAL SUM AND THEREAFTER SO LONG AS THE PRINCIPAL SUM SHOULD REMAIN UNPAID THAT BY THE SAID INVESTMENT OF THE SAID SUM OF FOUTEEN HUNDRED AND NINETY FOUR POUNDS SEVENTEEN SHILLINGS AND FOURPENCE FOR BEHOOF OF THE SAID ALEXANDER MACKENZIE AND THE OTHER HEIRS CALLED TO SUCCESSION OF THE ESTATE OF ROYSTON THE SAID PRINCIPAL SUM OF FOUR THOUSAND EIGHT HUNDRED AND THIRTEEN POUNDS SEVENTEEN SHILLINGS AND NINEPENCE ONE THIRD OF A PENNY STERLING FOUND BY THE SAID INTERLOCTOR OF EIGHTH OF FEBRUARY EIGHTEEN HUNDRED AND NINE TO HAVE BEEN A SUBSISTING AND PREFERABLE DEBT UPON THE ENTAILED LANDS AND ESTATE OF CROMARTY HAS BEEN PRO TANTO EXTINGWISHED LEAVING THE SUM OF FOURTHOUSAND THREE HUNDRED AND NINETEEN POUNDS AND FIVE PENCE ONE THIRD OF PENNY STERLING AS A STILL SUBSISTING AND PREFERABLE DEBT THE SAID ESTATE OF CROMARTY FOR WHICH THE SAID ALEXANDER MACKENZIE IS IN TERMS OF THE SAID INTERLOCTOR ENTITLED TO OBTAIN FROM ME A FORMAL SECURITY OVER THE SAID ENTAILED ESTATE OF CROMARTY WHEREBY IT IS NOT ONLY JUST AND REASONABLE BUT IMPERATIVE ON ME TO GRANT THESE PRESENTS IN MANNER UNDERWRITTEN THEREFOR WITT YE ME TO HAVE CONFESSED AND DECLARED AS I THE SAID MRS MARIA MURRAY HAY MACKENZIE DOES HEREBY ACKNOWLEDGE CONFESS AND DECLARE ME AND THE HEIRS OF TAILZIE SUCCEEDING TO ME IN THE SAID LANDS AND ESTATE OF CROMARTY TO BE JUSTLY ADDEBTED AND RESTING OWING TO THE SAID ALEXANDER MACKENZIE AND THE OTHER HEIRS OF ENTAIL OF ROYSTON AS AFTER MENTIONED THE SAID PRINCIPAL SUM OF THREE THOUSAND THREE HUNDRED AND NINETEEN POUNDS AND FIVE PENCE ONE THIRD OF PENNY STERLING WITH THE LAWFUL INTEREST THEREOF FROM AND SINCE THE TERM MARTINMAS LAST EIGHTEENHUNDRED AND TWENTY FOUR INTEREST THEREOF TO THAT TERM HAVING BEEN PAID WHICH PRINCIPAL SUM OF THREE THOUSAND THREEHUNDRED AND NINETEEN POUNDS FIVE PENCE ONE THIRD OF A PENNY STERLING I HEREBY BIND AND OBLIGE MYSELF AND THE HEIRS OF TAILZIE SUCCEEDING TO ME IN LANDS AND ESTATE OF CROMARTY HEREIN AFTERMENTIONED TO CONTENT AND PAY AT THE SIGHT OF THE RIGHT HONOURABLE THE LORD OF COUNCIL AND SESSION FOR THE PURPOSE OF BEING REINVESTED WITH THEIR APPROBATION IN TERMS OF THE FORESAID TAILZIE OF THE ESTATE OF ROYSTON ACT OF PARLIAMENT AND INTERLOCTOR OR DECREET OF THE COURT OF SESSION TO THE SAID ALEXANDER MACKENZIE WHOM FAILING TO THE NEAREST HEIR MALE WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOM FAILING TO THE NEAREST HEIRS

AND ASSIGNEES WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY AND THAT AT AND AGAINST THE TERM OF WHITSUNDAY NEXT EIGHTEEN HUNDRED AND TWENTY FIVE WITH THE SUM OF SIX HUNDRED AND SIXTY THREE POUNDS SIXTEEN SHILLINGS AND A PENNY AND ONE FIFTEENTH OF A PENNY STERLING OF LIQUIDATE PENALTY IN CASE OF FAILURE AND I ALSO BIND AND OBLIGE ME AND THE HEIRS SUCCEEDING TO ME IN THE SAID LANDS AND ESTATE OF CROMARTY TO CONTENT AND PAY TO THE SAID ALEXANDER MACKENZIE WHOMFAILING TO TRHE HEIRS MALE WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOMFAILING TO THE NEAREST HEIRS AND ASSIGNEES WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY THE LEGAL INTEREST OF THE SAID PRINCIPAL SUM OF THREETHOUSAND THREE HUNDRED AND NINETEEN POUNDS FIVE PENCE THIRD OF A PENNY STERLING FROM THE SAID TERM OF MARTIN MAS LAST TO THE SAID TERM OF PAYMENT OF THE PRINCIPAL SUM AND THEREAFTER SO LONG AS THE SAID PRINCIPAL SUM REMAINED UNPAID AT TWO TERMS IN THE YEAR WHITSUNDAY AND MARTINMAS BY EQUAL PORTIONS BEGINNING THE FIRST TERMS PAYMENT OF THE SAID INTEREST AT THE SAID TERM OF WHITSUNDAY NEXT AND THE NEXT TERMS PAYMENT THEREOF AT THE TERM OF MARTINMAS FOLLOWING AND SO FORTH HALF YEARLY AT THE SAID TERM DURING THE NOT PAYMENT OF THE PRINCIPAL SUM AND THAT AT EDINBURGH IN THE OFFICE OF THE BANK OF SCOTLAND WITH THE SUM OF SIXTEEN POUNDS ELEVEN SHILLINGS AND TEN PENCE THREE FARTHINGS STERLING OF LIQUIDATE PENALTY FOR EACH TERMS FAILURE IN PAYMENT OF THE SAID INTEREST AT THE TERMS ABOVE MENTIONED (TOTIES QUOTIES) AND FOR THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS MALE WHATSOVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOMFAILING THE NEAREST HEIRS AND ASSIGNEES WHOMSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY THEIR FURTHER SECURITY AND MORE SURE PAYMENT OF THE FORESAID SUMS OF PRINCIPAL INTEREST AND PENALTIES I THE SAID MRS MARIA MURRAY HAY MACKENZIE AS HEIRESS OF TALZIE IN POSSESSION OF THE SAID ESTATE OF CROMARTY DO BY THESE PRESENTS BIND AND OBLIGE ME AND THE HEIRS OF TALZIE SUCCEEDING TO ME IN THE SAID ESTATE OF CROMARTY UPON OUR PROPER CHARGES AND EXPENCES DULY AND LAWFULLY TO INFEFT AND SEISE THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS MALE WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOMFAILING THE NEAREST HEIRS AND ASSIGNEES WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY NOT ONLY IN AN ANNUAL RENT OF ONE HUNDRED AND SIXTY FIVE POUNDS NINETEEN SHILLINGS AND ONE FARTHING STERLING OR SUCH AN ANNUAL RENT LESS OR MORE AS BY LAW FOR THE TIME SHALL OFFER AND CORRESPOND TO THE FORESAID PRINCIPAL SUM OF THREE THOUSAND THREE HUNDRED AND NINETEEN POUNDS FIVEPENCE ONE THIRD OF A PENNY STERLING TO BE UPLIFTED AND TAKEN AT THE SAID TWO TERMS IN THE YEAR WHITSUNDAY AND MARTINMAS BY EQUAL PORTIONS BEGINNING THE FIRST UPLIFTING THEREOF AT THE TERM OF WHITSUNDAY NEXT FOR THE HALF YEAR FROM MARTINMAS LAST TO THAT TERM AND THE NEXT HALF YEARS UPLIFTING THEREOF AT THE TERM OF MARTINMAS THEREAFTER AND SO FORTH HALF YEARLY AND TERMLY AT THE TERMS ABOVE SPECIFIED DURING REDEMPTION WITH A FIFTH PART MORE OF EACH TERMS ANNUAL RENT OF LIQUIDATE PENALTY FOR EACH TERM FAILURE FURTH OF ALL AND SUNDRY THE LANDS BARONIES AND OTHER HERITAGES AFTER WRITTEN VIZ. ALL AND WHOLE THE LANDS AND BARONY OF COGEACH OR COYGACH WITH THE TOWER FORTALICE MANOR PLACE MILNS FISHING AS WITH IN SALT AS IN FRESH WATERS PARTS PENDICLES TENANTS TENANTRIES AND SERVICES OF FREE TENANTS WITH ALL THEIR PERTINENTS LYING OF LATE WITHIN THE SHERIFFDOM OF ROSS AND NOW BY ANNEXATION WITHIN THE SHERIFFDOM OF CROMARTY AND SICLIKE ALL AND WHOLE THE LANDS OF MILTOWN WITH THE PARTS PENDICLES OUTSETTS ANNEXES CONNEXES AND UNIVERSAL PERTINENTS THEREOF TOGETHER WITH THE MILN OF FODDERTY WITH ALL AND SUNDRY MULTURES AS WELL MULTURES AND SEQUELS THEREOF TOFTS CROFTS AND PERTINENTS OF THE SAME WHATSOEVER LYING AS SAID IS AND IN LIKE MANNER ALL AND WHOLE THE LANDS OF KIRKTON OF FODDERTY AND LANDS OF BALLAMULLICH WITH ALL AND SUNDRY THEIR PARTS PENDICLES

ANNEXES CONNEXES TOFTS CROFTS OUTSETTS AND PERTINENTS WITH THE MARKETS YEARLY HOLDEN THE EIGHTEENTH DAY OF THE MONTH OF SEPTEMBER UPON THE MUIS OF FODDERTY LYING OF LATE WITHIN THE SAID SHERIFFDOM OF ROSS AND NOW OF CROMERTIE CONFORM TO THE ACT OF PARLIAMENT GRANTED THEREAPON IN FAVOUR OF THE SAID DECEAST GEORGE EARL OF CROMARTY AND HIS HEIRS AND SUCCESSORS WITH THE CUSTOMS TOLLS AND PRIVILEGES OF A FREE MARKET OR FAIR AND LIKEWISE ALL AND WHOLE THE TOWN AND LANDS OF A EXTENDING TO AN HALF DAVOCH LAND WITH THE PASTURAGES THEREOF AS ALSO ALL AND WHOLE THE TOWN AND LANDS OF ULLADELL EXTENDING TO ANOTHER HALF DAVOCH LANDS WITH HOUSES BIGGINGS YARDS ORCHARDS TOFTS CROFTS ANNEXES CONNEXES OUTSETTS SHEALINGS PASTURAGES WOODS FISHINGS PARTS PENDICLES AND PERTINENTS THEREOF WHATSOEVER LYING OF LATE WITHIN THE SAID SHERIFFDOM OF ROSS AND NOW WITHIN THE SAID SHERIFFDOM OF CROMARTY AND LIKEWISE ALL AND WHOLE THE TOWN AND LANDS OF ------ AND ----- AND ----- AND ALL AND WHOLE THE MILL CALLED SYMPAN MILN WITH THE MILN LANDS MULTURES SEQUELS AND KNAVESHIP THEREOF WITH HOUSES BIGGINGS YARDS ORCHARDS TOFTS CROFTS ANNEXES CONNEXES OUTSETTS SHEALINGS PASTURAGES WOODS FISHING PARTS PENDICLES AND PERTINENTS OF THE SAID LANDS AND MILN LYING IN MANNER FORESAID AND SICLIKE THE KIRKLANDS OF KINNETES WITH THE PARSONAGE TEINDS THEREOF INCLUDED WITH ALL SUNDRY PARTS PENDICLES TOFTS CROFTS ANNEXES CONNEXES AND REMNENT PERTINENTS OF THE SAME LYING WITHIN THE PAROCHIN OF KINNETES DIOCY OF ROSS AND OF LATE WITHIN THE SHERIFFDOM THEREOF AND NOW OF CROMARTY FORESAID AND IN LIKE MANNER ALL AND SUNDRY THE LANDS OF INCH------ WITH THE MILN THEREOF MILN LANDS MULTURES AND SEQUELS OF THE SAME AND FURTHER ALL AND WHOLE THE DAVOCH LANDS OF DAVOCHNA------ ALIAS DACHNA------WITH THE SHEALING PLACE THEREOF CALLED GARVOCH ALIAS GARBET WITH ALL ANDSUNDRY PARTS PENDICLES AND PERTINENTS OF THE SAME LYING OF LATE WITHIN THE SAID SHERIFFDOM OF ROSS AND NOW OF CROMARTY AND SICLIKE ALL AND WHOLE THE LANDS SHEALINGS OF DRUM---------- AND ------ WITH PARTS PENDICLES SHEALDING HOUSES PIECES AND PERTINENTS WHATSOEVER USED AND WONT IN ALL TIME COMING LYING WITHIN THE FORESTRY OF FREEWATERS AND OF LATE WITHIN THE SHERIFFDOM OF ROSS AND NOW OF CROMARTY AFORESAID AND SICCLIKE THE LANDS AND OTHERS UNDERWRITTEN VIZ. ALL AND SUNDRY THE LANDS OF MILLLTOWN OF MEDDAT AND THE MILN THEREOF WITH THE OFFICE OF PRINCIPAL SERGEANT OR MAIR OF THE EARLDOM OF ROSS WITH THE HOUSE CROFT IN BALCONIE THE CROFT CALLED THE MERK LANDS OF TULLICH WITH THE PERTINENTS WITH POWER TO DEPUTE AND SUBSTITUTE DEPUTE OR DEPUTES ONE OR MORE IN THE SAID OFFICE OF PRINCIPAL SERGEANT OR MAIR AND TO COLLECT INTROMIT WITH AND UPLIFT THE YEARLY FEES AND DUTIES BELONGING TO THE SAID OFFICE TOGETHER WITH THE MANOR PLACES HOUSES BIGGINGS YARDS ORCHARDS DOVECOUTS CUNNING HARES MILNS MULTURES WOODS FISHING ANNEXES CONNEXES PARTS PENDICLES AND PERTINENTS OF THE SAID LANDS AND OTHERS ABOVE WRITEN TOGETHER WITH THE SALMON FISHING AND POWER OF KILLING AND CATCHING OTHER FISHES AS WELL SMALL AS GREAT IN ANY PART AS WELL UPON THE LANDS OF NIGG AS APON AND NEAR THE SAID LANDS OF MILNTOWN WITH POWER ALSO TO ME AND MY FORESAID TO HAVE ------ AND STALLS IN ANY PART OF THE SAID LANDS UPON THE LANDS OR SANDS OF NIG AND OF KILLING SALMON UPON ANY PART OF THE SAID LANDS AND OF HAVING AND KEEPING BOATS NETS AND OTHER MATERIAL FOR THAT EFFECT AND ALL AND WHOLE THE LANDS OF KILMUIR KILNADAROCH ALIAS DALNA------AND MILNAMORICH AND ALL AND WHOLE THE LANDS OF PITEANDIE ALIAS PITVEANDIE GLACTAMALINE WITH THEIR PARTS PENDICLES AND PERTINENTS LYING OF LATE WITHIN THE SAID SHERIFFDOM OF ROSS AND NOW OF CROMARTY FORESAID AND MOREOVER THE LANDS AND BARONY OF DELVINE COMPREHENDING THEREIN ALL AND SUNDRY THE LANDS MILNS MULTURES WOODS FISHING STALLS ALE HOUSES AND OTHERS PARTICULARLY UNDERWRITTEN VIZ. ALL AND SUNDRY THE TOWNS AND LANDS OF MEIKLE ALLAN ALIAS ALLAN MORE AND BREWLANDS THEREOF CALROSSIE DUMMEDADAT ALIAS DRUMMEATE GLASSTULLICH DRUMGILLIE MEIKLE MEDDAT ALIAS MEDDAT-MORE WITH THE BREWLANDS AND BREWERY THEREOF WITHOUT THE TOFT AND CROFT THE LANDS OF WESTER POLLO BADEBEU REEVES KNOCKNAPARK BALLINTRADE FECKLACHIE ARDNAGAVOCH DELNY WITH THE BREW-HOUSE THEREOF WITH THE TOFT AND CROFT AND TWO BREWHOUSES WITHOUT TOFT AND CROFT ORCHYARDS DELNIE CABUITHIE INCHFUIRD ALIAS INCHFUIR KINCRAIG CULCEINZIE CRAIGMILNE WITH THE MULTURES AND BREWHOUSES THEREOF CUNLICHMANOCH CUNLICHMORE BECKACH BALCONIE WITH THE BREWHOUSES AND FLUCKIES CROFT THE HALF DAVOCH LANDS OF CULMALACHIE ALIAS CULMALCHIE THE MILN OF ALNESS WITH THE ----- MULTURES THEREOF THE FISHING CALLED THE STELL OF ARDROY WITH THE ZAIR OF BALCONIE AND BREWHOUSE THEREOF THE LANDS OF SWORDELL FYRES CULCRAIGIE WITH THE MILL AND MULTURES OF THE SAID MILL AND BREWHOUSE OF THE SAME THE LANDS OF MILNTOWN OF CULMALACHIE THE FISHING OF ARDMORE CALLED THE STELL THEREOF THE MILL OF CATWELL WITH THE MULTURES THEREOF ALL LYING WITHIN THE SHERIFFDOM OF ROSS THE LANDS OF EASTER POLLO ALIAS POLNICOL AND AUCH INACLOUGH WITH MANOR PLACES TOWERS FORTRALICES YARDS ORCHARDS DOVECOATS CUNNING HARES MILNS MULTURES WOODS FISHING ANNEXES CONNEXES PARTS PEDICLES AND PERTINENTS OF THE SAID LANDS AND OTHERS ABOVE WRITEN AS ALSO ALL AND WHOLE THE LANDS OF MORICH MORE NEAR THST PART OF THE SEA CALLED THE BRIDGES COMPASSED ABOUT WITH THE SEA FOR THE MOST PART AT IT'S FULL TIDE LYING WITHIN THE OTHER PART OF THE SAID SEA CALLED THE BRIDGES ON THE NORTH THAT PART OF THE SEA CALLED POLNACRAGACH ON THE EAST THE FIRTH OF TAIN AND SEA NEAR THE SAME ON THE WEST AND THE LANDS OF INVEREITHIE PITNEALIE BALLOCHERIE BALLINGALL AND NEWTON RESPECTIVE ON THE SOUTH PARTS WITH THEIR PERTINENTS ALL LYING IN THE EARLDOM OF ROSS AND OF OLD WITHIN THE SHERIFFDOM OF INVERNESS AFTERWARDS OF ROSS AND NOW WITHIN THE SAID SHERIFFDOM OF CROMARTY AND SICLIKE THE MILNTOWN AND MILN OF CULBOCKIE WITH THE MILTOWN AND PERTINENTS THEREOF LYING WITHIN THE LORDSHIPS OF ARDMANNOCH AND SHERIFFDOM OF ROSS FORESAID TOGETHER WITH THE ADVOCATION DONATION AND RIGHT OF PATRONAGE OF ALL AND SUNDRY THE PARISH CHURCHES AS WITH PARSONAGE AS VICARAGE UNDERWRITTEN VIZ. KILMUIR ARDERSIER KILTERNAN FODDERTY URQUHART GILLICHRIST KILMORACK LAGIE TAIN EDDERTON SUDDIE KINNETES ALIAS KINNATTIE ROSEMARKIE CROMARTY URRAY CULLICUDDEN ROSSKEEN KINCARDINE AND ALNESS ALL LYING WITHIN THE DIOCY OF ROSS SHERIFFDOM OF INVERNESS ROSS AND CROMARTY FORESAID TOGETHER WITH THE ADVOCATION DONATION AND RIGHT OF PATRONAGE OF ALL AND SUNDRY THE CHAPLAINIES UNDERWRITTEN VIZ. THE THRE CHAPLAINIES OF ALNESS ERECTED UPON THE PARSONAGETEINDS OF THE PARISH CHURCH OF ALNESS AND THE CHAPLAINIES OF NEWMORE AND TARLOGIE LYING WITHIN THE SAID DIOCY OF ROSS AND OF OLDWITHIN THE SHERIFFDOM OF INVERNESS AND NOW OF ROSS BY ANNEXATION WITH ALL AND SUNDRY THE LANDS CASTLES TOWERS FORTALICES MILNS WOODS FISHING PARTS PENDICLES ANNEXES CONNEXES DEPENDANCIES TENANTS TENANTRIES AND SERVICE OF FREE TENANTS OF ALL AND SUNDRY THE LANDS BARONIES AND OTHERS FORESAID WITH THE PERTINENTS ALL UNITED ERECTED AND INCORPORATED IN ALL HAILL AN FREE BARONY COMMONLY CALLED THE BARONY OF DELNY AND WHICH BARONY COMPREHENDING IN MANNER ABOVE WRITTEN BELONGED TO JOHN LORD BALM------ AND WERE AQUIRED FROM HIM BY UMGUWHILE SIR ROBERT INNES ELDER OF THAT ILK AS ALSO WERE ACQUIRED FROM THE SAID ------ SIR ROBERT INNESS WITH CONSENT OF ROBERT THEREAFTER SIR ROBERT INNES OF THAT ILK HIS ELDEST SON BY THE DECEASED GEORGE EARL OF CROMARTY AND IN LIKE MANNER ALL AND WHOLE THE QUARTER LAND OF MEIKLE GROUND ZAIRD WITH THE WATERS SALMON FISHING I THE BAY OF GROUND ----- WITH THE WATERS AND SALMON FISHING IN THE BAY OF GROUNDYAIRDS WITH THE ADVOCATION DONATION AND RIGHT OF PATRONAGE OF THE PARISH KIRK OF LOCHBROOM LYING OF LATE WITHIN THE SHERIFFDOM OF ROSS AND NOW OF CROMARTY FORESAID AND LIKEWISE ALL AND SUNDRY THE FIVE PARKS OF LAND OF AUCHAGIER THE LANDS OF KEPPACH KILDONAN REDDERACH ORIGALICH LAUCHINTEVOIR ELINAKEP AUCHANAZIE ALIAS AUCHANACHIN BELLUM ALIAS BELTON AUCHAISTALDINTRAY ALIAS AUCHNASCALDISTRAY AUCHAELASCALEDUNISH STRATHNASHALLAG THE GRAZINGS OF ------ AND FORESTS OF TANICH WITH THERE RESPECTIVE GRAZINGS PRIVILEGES AND JURISDICTIONS OF FORRESTRY IN THE BOUNDS THEREOF WOODS FISHING MILNS MULTURES MUIRS MARSHES PARTS PENDICLES AND PERTINENTS THEREOF LYING OF LATE WITHIN THE SAID SHERIFFDOM OF ROSS AND NOW OF CROMARTY AND IN LIKE MANNER ALL AND SUNDRY THE LANDS OF PILOGARTIE PARTS PENDICLES AND PERTINENTS OF THE SAME LYING WITHIN THE PAROCHIN OF TAIN AND OF LATE WITHIN THE SHERIFFDOM OF ROSS AND NOW OF CROMARTIE FORESAID AND THE SUM OF FOUR POUNDS SCOTS YEARLY PAYABLE OUT OF THE LANDS OF EASTER TARBAT TO THE CHAPLAIN OF BALNAGOWAN LYING OF LATE WITHIN THE SHERIFFDOM OF ROSS AND NOW OF CROMARTY FORESAID AND IN LIKE MANNER ALL AND WHOLE THE BURGH OF BARONY OF TARBAT FORMERLY CALLED THE TOWN OF MILNTOWN AND BURGH OF BARONY OF PORTMAHOLMACK ALIAS CASTLEHAVEN FORMERLY CALLED THE TOWN OR VILLAGE OF PORTMAHOLMACK AND HAILL POWER PRIVILEGE AND IMMUNITIES THERETO BELONGING ALL WHICH LANDS BARONIES RIGHTS OF PATRONAGE OF CHURCHS AND CHAPLAINARIES MILNS WOODS FISHING TEINDS AND OTHERS PARTICULARLY ABOVE SPECIFIED WITH THE PERTINENTS ------ANNEXED AND INCORPORATED IN AN HAILL FALL AND FREE BARONY CALLED THE BARONY OF TARBAT AND ALL AND WHOLE THE BURGH OF REGALITY BEING IN AFFECT THE FORESAID TOWN OF MILNTOWN FORMERLY ERECTED IN AN BURGH OF REGALITY WITH POWER OF BUILDING HAVING AND KEEPING WITHIN THE SAID BURGH OF REGALITY CALLED THE BURGH OF BARONY AND REGALITY OF TARBAT A TOLBOOTH A PUBLIC WEIGH HOUSE AND MARKET CROSS AND WITH THE FEES CASUALTIES PROFITS AND EMOLUMENTS THEREOF AND ALL OTHER POWERS LIBERTIES PRIVELIGES AND JURISDICTIONS WHICH PERTAINED TO THE SAID GEORGE LATE EARL OF CROMARTY IN SO FAR AS THE SAME ARE NOT NOW ABOLISHED BY LAW CONFORM TO THE CHARTER GRANTED TO THE SAID DECEASED GEORGE EARL OF CROMARTY THEREAPON UNDER THE GREAT SEAL OF SCOTLAND DATED AT WINDSOR CASTLE THE NINTH DAY OF JUNE SIXTEEN HUNDRED AND EIGHTY SIX YEARS AND BY WHICH THE BURGH OF REGALITY AFORESAID AND PRIVILEGES THEREOF AND OTHERS THEREIN MENTIONED ARE UNITED ANNEXED AND INCORPORATED TO THE SAID BARONY OF TARBAT COMPREHENDING IN MANNER FORESAID FOR EVER THEREAFTER IN ALL TIME COMING TOGETHER WITH ALL RIGHT TITLE AND INTEREST THE SAID GEORGE LATE EARL OF CROMARTY OR HIS HEIRS AND SUCCESSOR HAD HAVE OR CAN PRETEND THERETO IN TIME COMING BY VIRTUE OF ANY POSTERIOR CHARTERS OR OTHER WRITS GRANTED TO THEM THEREANENT AND SICCLIKE ALL AND WHOLE THE OXGATE OF LAND OF MIDGEINS COMMONLY CALLED THE OXGATE OF DONALD MACWILLIAM LYING WITHIN THE PAROCHIN OF FEARN LATE REGALITY THEREOF AND SHERIFFDOM LATELY OF ROSS AND NOW OF CROMARTY AND LIKEWISE ALL AND WHOLE THE TOWN AND LANDS OF AMATNATIA LYING WITHIN THE PROVINCE OF KINCARDINE REGALITY FORESAID AND SHERIFFDOM LATELY OF ROSS AND NOW OF CROMARTY AS ALSO ALL AND WHOLE THE TOWNS LANDS ACRES CROFTS AND OTHERS UNDERWRITTEN WITH THEIR PERTINENTS VIZ. ALL AND WHOLE THE HALF OF THE MANOR PLACE OF FEARN OF OLD CALLED THE MONASTERY OF FEARN ALL AND WHOLE THE HALF OF THE YARDS AND ORCHYARDS OF THE SAID MONASTERY OF FEARN WITH THEIR PERTINENTS AND ALL AND WHOLE THE TOWNS AND LANDS OF EASTER AND MIDDLE GENIES WITH THE ALE HOUSE AND ALE HOUSE CROFT THEREOF AND PERTINENTS ALL AND WHOLE THE TOWN AND LANDS OF BELLAMUCHIE AND BELLAVAICH ALIAS BELLANZIECH WITH THEIR PERTINENTS ALL THE WHOLE THE TOWNS AND LANDS OF CATBO-FISHER AND TULLICH WITH THEIR PERTINENTS ALL AND WHOLE THE TOWNS AND LANDS OF LOCHCLAVAIG AND LALACHIE AND MUCKERNISH WITH THE ALE HOUSE ALE HOUSE AND CROFTS GRAZING SHEALLINGS AND OTHER PERTINENTS ALL THE WHOLE THE HALF OF THE LANDS OF COTTARS DALVINGS AND EIGHT ACRES OF LAND OF OLD POSSESSED BY THE FISHERS OF FEARN WITH THE PERTINENTS THEREOF ALE AND WHOLE THE TOWN AND LANDS OF LITTLE MILNTOWN OF FEARN WITH THE PERTINENTS ALL THE WHOLE THE TOWN AND LANDS OF LITTLE REINY WITH THE PERTINENTS ALL AND WHOLE THE TOWN AND LANDS OF BALBLAIR WITH THE ALE HOUSE AND ALE HOUSE CROFT AND PERTINENTS OF THE SAME AS ALSO THE TOWN AND LANDS OF EASTER FEARN WITH THE PERTINENTS WITH ALL AND SUNDRY THE DUTIES MANER PLACES HOUSES BIGGINGS YARDS ORCHYARDS WOODS FISHING CROFTS OUTSETS INSETS TENANTS TENANTRIES AND SERVICE OF FREE TENANTS ANNEXES CONNEXES DEPENDENCIES LOANINGS GRAZINGS SHEALINGS PARTS PENDICLES AND PERTINENTS WHATSOEVER OF ALL AND SUNDRY THE SAID TOWNS LANDS CROFTS AND OTHERS ABOVE WRITTEN WITH THE PERTINENTS ALL LYING WITHIN THE BISHOPRICH OF ROSS AND SHERIFFDOM LATELY THEREOF AND NOW OF CROMARTY TOGETHER WITH THE RIGHT OF SUPERIORITY AND IF THE FEUDUTIES OF THE KING OF THE SAID ABBACY OF FEARN AFTERWARDS CALLED THE BARONY OF GENIES SOMETIME PERTAINING TO SIR WILLIAM STCLAIR OF MEY AND AFTERWARDS TO GEORGE LORD TARBAT AND SICLIKE ALL WHOLE THE CHAPLAINCIES OF KILDIN ST CATHERINE IN CHANONRY CHAPEL LANDS AT ST CATHERINE AND ST MARY IN THE BURGH OF DINGWALL ARDIFAILLIE MULLOCHIE EASTER RARICHIES DRUMS ALIES DRUMMOND ST MONANS BY ASSUMPTION ABSDELL PREISTHILL ULLADELL ALIAS ST JAMES CHAPLAINNE MOUNCHIES TARLOGIE CAMBUSCUVIES THE CHAPAINCIES OF TARBAT DRUMKEITH APPLECROSS FYRES CULLICRAIGIE ROSSKEEN KILMUIR THE CHAPLAIN LANDS OF ALNESS BALNAGOWN BALCONIE ALIAS CUNLISHIE CLYNES MULTAIRES FOLLIE KINCARDIE THE CHAPLAINCIES OF ST LAWRENCE AT THE CASTLE OF DINGWALL TENOWAR FENINICH CONTULICH THE SACRISTY OR SPIRITUAL PROVOSTRY OF TAIN AND PERTENDERIES THEREOF WITH THE HAILL CASUALTIES OF THE SAME ALL LYING WITHIN THE DIOCY OF ROSS AND SHERIFFDOM OF INVERNESS ROSS AND CROMARTY FORESAID RESPECTIVELY AND ALL AND WHOLE THE LANDS SHEALINGS AND GRAZINGS OF KINLOCHLIKEA WITH HOUSES BIGGINGS YARDS LOCHS FISHINGS AND PERTINENTS THEREOF LYING WITHIN THE SHERIFFDOM LATELY OF ROSS AND NOW OF CROMARTY ALL AND WHOLE THETOWN AND LANDS OF PRIESTHILL AND TOBERNAGALLADER WITH THE MANNER PLACE HOUSES BIGGINGS YARDS ORCHYARDS MUIRS MEADOWS PARTS PENDICLES AND UNIVERSAL PERTINENTS THEREOF LYING WITHIN THE PAROCHIN OF KILLYMUIR AND SHERIFFDOM LATELY OF ROSS AND NOW OF CROMARTY WITH THE PARSONAGE TEINS AND OTHER TEINDS AS WELL GREAT AS SMALL PARSONAGE AND VICARAGE OF THE SAID LANDS AND FURTHER ALL AND SUNDRY THE ISLES LANDS AND OTHERS UNDERWRITTEN VIZ. ALL AND WHOLE THE LANDS OF BARRY VATERSAY SANDEREEY PHAPPAY NIGILLAY BENARAY THE ISLE OF TENAY KILLIGILT AND HAILL REMNANT LANDS AND ISLANDS ADJACENT TO THE SAID ISLE OF BARRAY CALLED THE PENDICLES ISLES OF BARRAY AND ALL AND WHOLE THE LANDS CALLED TOUINGS OF DEGASTILL LYING IN SOUTH UIST AND OF ALL OCCUPIED BY MCNEIL OF BARRAY TOUINGS OF FINDAY KILBARRAY MIELIEN GRANGEBURROW THE TOUING OF KELLES AND HAMIGASTILL WITH THE CASTLE OF KISMILL AND ALL AND SUNDRY OTHER CASTLES TOWERS FORTALICES MANOR PLACES MILNS WOODS FISHING TOFTS CROFTS MUIRS MARSHES ISLANDS LOCHS PASTURAGES PARTS PENDICLES CONNEXES AND PERTINENTS THEREOF WHATSOEVER PERTAINING TO THE SAID ISLE OF BARRAY AND REMANANT ISLES ABOVE SPECIFIED OR POSSESSED BY THE SAID MCNEIL OF BARRAY ALL LYING WITHIN THE SHERIFFDOM OF INVERNESS AND NOW UNITED ANNEXED AND INCORPORATED IN AN HAILL AND FREE BARONY CALLED THE BARONY OF BARRAY WITH THE WHOLE OTHER PRIVILEGES AND PERTINENTS THERETO BELONGING CONFORM TO A CHARTER UNDER THE GREAT SEAL GRANTED TO THE DECEASED GEORGE EARL OF CROMARTY THEREAPON OF THE DATE THE SECOND DAY OF MARCH SIXTEEN HUNDRED AND NINETY TWO YEARS AND APON WHICH HE WAS INFEFT UPON THE ELEVENTH DAY OF OCTOBER SIXTEEN HUNDRED AND NINETY FOUR YEARS AND HIS SASINE REGISTERED IN THE GENERAL REGISTER OF SASINES APON THE SIXTEENTH DAY OF THE SAID MONTH OF OCTOBER SIXTEEN HUNDRED AND NINETY FOUR YEARS ALL WHICH TOWNS LANDS BARONIES MILNS MILNLANDS TEINDS PATRONAGES BURGHS OF BARONY AND REGALITY AND OTHERS PARTICULARLY AND GENERALLY ABOVE MENTIONED ARE UNITED ANNEXED ERECTED AND INCORPORATED IN AN HAILL AND FREE BARONY CALLED THE BARONY OF TARBAT AND CASTLE TOWER AND FORTALICE OF MILNTOWNOF MEDDAT IS DECLARED TO BE THE PRINCIPAL------ OF THE SAID BARRONY OF TARBAT AND ONE SASINE TO BE TAKEN THEREAT OR APON THE GROUND OF ANY OTHER PART OR PORTION OF THE SAID BARONY IN ALL TIME COMING IS DECLARED TO BE A SUFFICIENT SASINE FOR ALL SUNDRY THE SAID TOWNS LANDS BARONYS AND OTHERS SO ERECTED IN THE SAID BARONY OF TARBAT AND THAT BY ------ OF EARTH AND STONE AND WITHOUT THE NECESSITY OF ANY OTHER SYMBOL CONFORM TO A CHARTER MADE AND PASSED UNDER THE GREAT SEAL IN FAVOUR OF THE SAID DECEASED GEORGE EARL OF CROMARTY IN LIFERENT AND TO JOHN AFTERWARDS EARL OF CROMARTY AND TO THE HEIRS OF TAILLIE THEREIN MENTIONED IN FEE DATED THE FIFTEENTH DAY



OF JULY SIXTEEN HUNDRED AND NINETY EIGHT YEARS WHICH ERECTION OF THE SAID BARONY OF TARBAT WITH THE DISPENSATION ABOVE MENTIONED FOR TAKING THE SAID SASINE HIS MAJESTY GEORGE THE THIRD WITH CONSENT OF THE BARONS OF EXCHEQUER IN SCOTLAND BY A CHARTER IN FAVOUR OF THE SAID DECEASED JOHN LORD MACLEOD DATED THE FOUTEENTH DAY OF FEBRUARY SEVENTEEN HUNDRED AND EIGHTY SIX YEARS RATIFIED AND APPROVED FOR EVER AND SICLIKE ALL AND WHOLE THE TOWNS AND LANDS OF CASTLELEOD NOW CALLED CASTLELEOD AND GLENSHEUGH ALIAS GLENCHEACH WITH ANNEXES CONNEXES PARTS PENDICLES AND UNIVERSAL PERTINENTS THEREOF LYING OF LATE WITHIN THE SHERIFFDOM OF ROSS AND NOW BY ANNEXATION WITHIN THE SAID SHERIFFDOM OF CROMARTY AND ALSO ALL AND WHOLE THE LANDS OF DOVECROFT WITH THE PERTINENTS ALL AND WHOLE THE LANDS OF BRIGHOUSE ALE HOUSE AND ALE HOUSE CROFT THEREOF ALL AND WHOLE THE ISLAND OF MILNCROFT AND PERTINENTS ALL AND WHOLE THE LANDS OF WAITLANDS AND PERTINENTS AND THAT PENDICLE AND PORTION OF THE ABBEY OF FEARN CALLED ELVIN AND KNOCKAN IN ASSINT ALL AND WHOLE THE TOWN AND LANDS OF INVERCHARRON WITH ALE HOUSE AND ALE HOUSE CROFT AND PERTINENTS OF THE SAME WHATSOEVER AS APPEARS FROM A CHARTER UNDER THE GREAT SEAL DATED THE TWENTY NINTH DAY OF NOVEMBER SEVENTEEN HUNDRED AND TWENTY TWO YEARS IN FAVOUR OF THE SAID GEORGE LATE EARL OF CROMARTY AND ALL WHICH DIFFERENT LANDS BARONIES AND OTHERS ABOVE WRITTEN ARE CONTAINED IN A CHARTER UNDER THE SEAL APPOINTED BY THE TREATY OF UNION TO BE KEPT AND USED IN SCOTLAND IN PLACE OF THE GREAT SEAL THEREOF IN FAVOUR OF THE SAID JOHN MACKENZIE ESQUIRE COMMONLY CALLED LORD MCLEOD DATED THE THIRTIETH DAY OF DECEMBER SEVENTEEN HUNDRED AND EIGHTY SIX AND SEALED THE THIRTIETH DAY OF SEPTEMBER SEVENTEEN HUNDRED AND EIGHTY EIGHT BY WHICH CHARTER IT IS ORDAINED THAT A SASINE TO BE TAKEN BY THE SAID JOHN MACKENZIE ESQUIRE COMMONLY CALLED LORD MACLEOD AND THE HEIRS MALE OF HIS BODY AND THE OTHER HEIRS AND SUBSTITUTES OF TAILZIE THEREIN MENTIONED THEN AND IN ALL TIME COMING AT THE SAID CASTLE TOWER AND FORTALICE OF MILNTOWN OF MEDDAT OR APON THE GROUND OF ANY PART OR PORTION OF THE SAID LANDS BARONIES AND OTHERS ABOVE WRITTEN BY DELIVERY OF EARTH AND STONE OF THE GROUND THEREOF MANARLY WITHOUT ANT OTHER SYMBOL SHOULD BE AS VALID AND SUFFICIENT A SASINE FOR THE SAID WHOLE LANDS BARONIES TEINDS AND OTHER HERITAGES ABOVE WRITTEN AS IF A PARTICULAR SASINE HAD BEEN TAKEN UPON EVERY PART AND PORTION THEREOF AND BY DELIVERY OF ALL THE USUAL SYMBOLS AND THAT NOTWITHHSTANDING THE SAME LAY DISCONTIGUOUS AND IN DIFFERENT JURISDICTION AND MIGHT REQUIRE VARIOUS SYMBOLS WHEREANENT AND WITH ALL THAT MIGHT BE OBJECTED AGAINST THE VALIDITY OF SUCH SASINE HIS MAJESTY FOR HIMSELF AND HIS ROYAL SUCCESSORS DISPENSED FOR EVER OR FURTH OF ANY PART OR PORTION OF THE SAID LANDS BARONIES AND OTHERS FIRST AND READIEST MAILLS FARMS PROFITS AND DUTIES OF THE SAME BUT ALSO IN ALL AND SUNDRY THE LANDS BARONIES AND OTHER HERITAGES BEFORE WRITTEN THEMSELVES IN FURTHER SECURITY TO THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOMFAILING THE NEAREST HEIRS AND ASSIGNEES OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY OF PAYMENT OF THE SAID SUMS OF MONEY PRINCIPAL ANNUAL RENTS LIQUIDATED EXPENCES AND TERMLY FAILURES RESPECTIVELY BEFORE SPECIFIED AND THAT BY TWO SEVERAL INFEFTMENTS AND DISTINCT MANNERS OF HOLDING THE ONE THEREOF AS WELL WITH RESPECT TO THE INFEFTMENT OF ANNUAL RENT AS TO THAT OF PROPERTY IN SECURITY TO BE HOLDEN OF ME THE SAID MRS MARIA MURRAY HAY MACKENZIE AND THE HEIRS OF TAAILZIE SUCCEDING TO ME IN THE SAID LANDS BARONIES AND OTHER HERITAGES BEFORE WRITTEN IN FREE BLENCH FOR PAYMENT OF A PENNY SCOTS MONEY UPON THE GROUND OF THE SAID LANDS AT THE TERM OF WHITSUNDAY YEARLY IF AS ASKED ONLY AND THE OTHER OF THE SAID INFEFTMENT TO BE HOLDEN FROM ME AND THE HEIRS OF TAILZIE SUCCEEDING TO ME IN THE SAID LANDS BARONIES AND OTHERS OF OUR IMMEDIATE LAWFUL SUPERIOR OF THE SAME IN MANNER FOLLOWING VIZ THE FORESAID INFEFTMENT OF ANNUAL RENT IN FREE BLENCH FOR PAYMENT OF A PENNY SCOTS MONEY ON THE GROUND OF THE SAID LANDS AT THE TERM OF

WHITSUNDAY YEARLY IF ASKED ONLY AND THE INFEFTMENT OF PROPERTY IN THE SAID LANDS BARONIES AND OTHER HERITAGES THEMSELVES IN SECURITY AS AFORESAID BY THE SAME TENURE AND AS FREELY IN ALL RESPECT AS I OR THE HEIRS OF TAILZIE SUCCEEDING TO ME HELD HOLD OR MIGHT HAVE HOLDEN THE SAID LANDS BARONIES AND OTHER HERITAGES THEMSELVES AND THAT EITHER BY RESIGNATION OR CONFIRMATION OR BOTH THE ONE WITHOUT PREJUDICE OF THE OTHER AND FOR EXPEDING THE SAID INFEFTMENT BY RESIGNATION I THE SAID MRS MARIA MURRAY HAY MACKENZIE FOR MYSELF AND THE HEIRS OF TAILZIE SUCCEEDING TO ME HEREBY MAKE CONSTITUTE AND APPOINT ------AND EACH OF THEM JOINTLY AND SEVERALLY MY LAWFUL AND IRREVOCABLE PROCURATORS TO THE EFFECT AFTER WRITTEN GIVING GRANTING AND COMMITTING TO THEM MY FULL POWER WARRANT AND COMMISSION FOR ME AND IN MY NAME AND THAT OF THE HEIRS OF TAILZIE SUCCEEDING TO ME IN THE SAID ESTATE TO COMPEAR BEFORE OUR IMMEDIATE LAWFUL SUPERIORS OF THE SAID LANDS AND OTHERS ABOVE RECITED OR THEIR COMMISSIONERS IN THEIR NAMES HAVING POWER TO RECEIVE RESIGNATION AND TO GRANT NEW INFEFTMENT THEREUPON AND THERE WITH ALL DUE REVERENCE AND HUMILITY AS BECOMES PURELY AND SIMPLY BY STAFF AND BATON AS USE IS TO RESIGN AND SURRENDER LIKEES AS I HEREBY FOR MYSELF AND THE HEIRS OF TAILZIE SUCCEEDING TO ME IN THE SAID ESTATE OF CROMARTY RESIGN AND SURRENDER UP GIVE OVERGIVE AND DELIVER NOT ONLY ALL AND WHOLE THE FORESAID ANNUAL RENT OF ONE HUNDRED AND SIXTY FIVE POUNDS NINETEEN SHILLINGS AND A FARTHING STERLING OR SUCH ANNUAL RENT LESS OR MORE AS SHALL BY LAW FOR THE TIME ------ AND CORRESPOND TO THE SAID PRINCIPAL SUM OF THREETHOUSAND THREE HUNDRED AND NINETEEN POUNDS AND FIVE PENCE ONE THIRD OF A PENNY STERLING TO BE UPLIFTED AND TAKEN AT THE TERMS AND BY THE PROPORTIONS AND WITH THE TERMLY FAILURES BEFORE MENTIONED FURTH OF ALL AND WHOLE THE LANDS AND BARONIES AND OTHER HERITAGES BEFORE MENTIONED AND LYING AND DESCRIBED AS AFORESAID OR FURTH OF ANY PART OR PORTION THEREOF FIRST AND READIEST RENTS MAILLS FARMS PROFITS AND DUTIES OF THE SAME BUT ALSO ALL AND SUNDRY THE SAID LANDS BARONIES AND OTHER HERITAGES THEMSELVES TOGETHER WITH ALL RIGHT TILE AND INTEREST CLAIM OF RIGHT PROPERTY AND POSSESSION AS WELL PETITORY AS POSSESSORY WHICH I OR THE HEIRS OF TAILZIE SUCCEEDING TO ME AS AFORESAID HEID ORANY WISE MIGHT HAVE CLAIM OR PRETEND THERETO OR TO ANY PART OR PORTION THEREOF IN TIME COMING IN REAL SECURITY AND MORE SURE PAYMENT TO THE SAID ALEXANDER MACKENZIE WHOMFAILING TO THE HEIRS ABOVE WRITTEN OF THE SAID EARL OF CROMARTY OF THE BEFORE WRITTEN SUMS OF MONEY PRINCIPAL ANNUAL RENT LIQUIDATE EXPENCES AND TERMLY FAILURES BEFORE SPECIFIED IN THE HANDS OF MY IMMEDIATE LAWFUL SUPERIORS OF THE LANDS AND OTHER HERITAGES FORESAID OR OF THEIR COMMISSIONERS IN THEIR NAMES HAVING POWER TO RECEIVE RESIGNATION AND THEREAPON TO GRANT NEW INFEFTMENTS IN FAVOUR AND FOR NEW INFEFTMENTS OF THE SAME TO BE GIVEN AND GRANTED TO THE SAID ALEXANDER MACKENZIE WHOMFAILING TO THE HEIRS ABOVE WRITEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY HERITABLE BUT REDEEMABLY ALWAYS CONFORM TO THE CLAUSE OF REVERSION AFTER SPECIFIED IN DUE AND COMPETENT FORM AS EFFEIRS ACTS INSTRUMENTS AND DOCUMENTS UPON THE PREMISSES TO ASK AND TAKE AND GENERALLY EVERY OTHER THING TO DO THERE ANENT WHICH I THE SAID MRS MARIA MURRAY HAY MACKENZIE OR THE HEIRS OF TAILZIE SUCCEEDING TO ME AS AFORESAID COULD HAVE DONE IF PERSONALLY PRESENT OR WHICH TO THE OFFICE OF PROCURATOR IN AND CASES IS KNOWN TO BELONG PROMISING HEREBY TO RATIFY AND CONFORM WHATEVER MY SAID PROCURATORS SHALL LAWFULY DO OR CAUSE TO BE DONE IN THE PREMISSES WHICH ANNUAL RENT UPLIFTABLE FURTH OF THE LANDS BARONIES AND OTHER HERITAGES BEFORE SPECIFIED AND THE SAID LANDS BARONIES AND OTHER HERITAGES BEFORE WRITTEN THEMSELVES THESE PRESENTS AND INFEFTMENTS TO FOLLOW HEREAPON I THE SAID MRS MARIA MURRAY HAY MACKENZIE BIND AND OBLIGE ME AND THE HEIRS OF TAILZIE SUCCEEDING TO ME IN THE SAID ESTATE TO WARRANT TO THE SAID **ALEXANDER MACKENZIE** WHOMFAILING TO THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY AT ALL HANDS AND AGAINST ALL

DEADLY AS ------ MOREOVER I THE SAID MRS MARIA MURRAY HAY MACKENZIE AND THE HEIRS OF TAILZIE SUCCEEDING TO ME AS AFORESAID MAKE AND CONSTITUTE THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTIE MY LAWFUL SESSIONERS AND ASSIGNEES NOT ONLY IN AND TO THE WHOLE WRITTS AND EVIDENTS RIGHTS TITLES AND SECURITIES OF AND CONCERNING THE SAID LANDS BARONIES AND OTHER HERITAGES BEFORE SPECIFIED BUT ALSO IN AND TO THE WHOLE RENTS MAILS AND DUTIES KAINS CUSTOMS AND CASUALTIES OF THE SAME DUE AND PAYABLE FURTH OF THE SAME FOR CROPS AND YEAR EIGHTEEN HUNDRED AND TWENTY FIVE AND FOR ALL CROPS AND YEARS IN TIME COMING DURING THE NOT REDEMPTION TOGETHER WITH THE TACKS AND RENTAILS OF THE SAID LANDS BARONIES AND OTHER HERITAGES AND ALL ACTION DILEGENCE AND EXECUTION COMPETENT TO ME THEREAPON SURROGATING AND SUBSTITUTING THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY IN THE FULL RIGHT AND PLACE OF ME AND THE HEIRS OF TAILZIE SUCCEEDING ME IN THE SAID LANDS BARONIES AND OTHERS OF THE PREMISSES UNDER REVERSION AS SAID IS FOR THERE SECURITY AND PAYMENT OF THE SUMS OF MONEY PRINCIPAL ANNUAL RENT LIQUIDATE EXPENCES AND TERMLY FAILURES BEFORE SPECIFIED IF INCURRED WITH FULL POWER TO THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY TO DEMAND UPLIFT AND RECEIVE THE RENTS MAILLS AND DUTIES BEFORE ASSIGNED CHARGE AND PURSUE THEREFOR RECEIPTS AND DISCHARGES THEREOF TO GRANT AND GENERALLY EVERY OTHER THING IN RELATION TO THE PREMISSES TO DO WHICH I COULD HAVE DONE MYSELF BEFORE THE GRANTING HEREOF WHICH ASSIGNATION ABOVE WRITTEN I THE SAID MRS MARIA MURRAY HAY MACKENZIE BIND AND OBLIGE ME AND THE HEIRS OF TAILZIE SUCCEEDING TO ME IN THE SAID ESTATE TO WARRANT TO THE SAID ALEXANDER MACKENZIE WHOMFAILING TO THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY AS FOLLOWS VIZ IN SO FAR AS CONCERNS THE WRITTS AND EVIDENTS AGAINST ALL DEADLY AND IN SO FAR AS CONCERNS THE MAILS AND DUTIES FROM OUR OWN FACTS AND DEEDS ONLY AND IT IS HEREBY EXPRESSLY PROVIDED AND DECLARED THAT IN CASE THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY SHALL THINK FIT AT ANY TIME HEREAFTER TO ENTER TO THE POSSESSION OF THE SAID LANDS OR TO UP LIFT THE RENTS MAILLS OR DUTIES OF THE SAME OR ANY PART THEREOF EITHER BY VIRTUE OF THIS RIGHT AND THE INFEFTMENT OF PROPERTY IN SECURITY TO FOLLOW HEREAPON OR BY VIRTUE OF THE ASSIGNATION TO THE MAILLS AND DUTIES ABOVE WRITTEN THEN AND IN THAT CASE THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY SHALL ONLY BE LIABLE TO HOLD COUNT AND RECONING FOR THEIR ACTUAL INTROMISSIONS ACCORDING AS THE SAME SHALL BE INSTRUCTED BY WRIT OR OATH OF PARTY AND THAT THEY SHALL IN NOWAYS BE LIABLE FOR OMISSION OR FOR THE SOLVENCY OF TENNANTS AS ALSO THAT IT SHALL BE LAWFUL TO THE SAID ALEXANDER MACKENZIE WHOM FAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY TO DESIST AND CEASE FROM AND AGAIN RESUME POSSESSION OF THE LANDS BEFORE MENTIONED FROM TIME TO TIME AS THEY SHALL THINK FIT AND EXPEDIENT AND THAT DURING THEIR POSSESSION THEY SHALL HAVE ALLOWANCE FOR WHAT THEY SHALL DISBURSE AND EXPEND FOR REPARATION CESS OR OTHER PUBLIC BURDIND WHATEVER WHETHER INCIDENTAL OR ANNUAL AFFECTING THE SAID LANDS BARONIES AND OTHER HERITAGES BEFORE DISPONED IN ANY MANNER OF WAY AND HAVE DEDUCTION FOR WHAT CHARGES THEY MAY BE PUT TO IN MAINTAINING THEIR RIGHT TO THE SAID LANDS BARONIES AND OTHER HERITAGES OR THEIR POSSESSION OF THE SAME BY VIRTUE OF THESE PRESENTS AND FURTHER IN CASE IT SHALL PLEASE THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY TO HOLD THE SAID ANNUAL RENT AND THE LANDS BARONIES AND OTHER HERITAGES BEFORE DISPONED OF ME AND THE HEIRS OF TAILZIE SUCCEDING TO ME AS

AFORESAID I HEREBY BIND AND OBLIGE ME AND THEM TO ENTER AND RECEIVE THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY ABOVE MENTIONED VASSALS TO US IN THE SAME AND TO INFEFT AND SEISE THEM THEREIN WITHOUT ANY COMPOSITION OR GRATUITY WHATEVER AND I OBLIGE MYSELF AND THE HEIRS OF TAILZIE SUCCEEDING TO ME AFORESAID TO ASSIGN AND MAKE OVER TO THE SAID **ALEXANDER MACKENZIE** WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY THE WHOLE NON ENTRY DUTIES AND OTHER DUTIES AND CASUALTIES WHICH MAY FALL AND BE EXIGIBLE DURING THEIR NON ENTRY AND I BIND AND OBLIGE ME AND MY FORESAIDS TO DELIVER UP TO THE SAID ALEXANDER MACKENZIE WHOMFAILING TO THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY THE WRITTS AND EVIDENTS OF THE LANDS BARONIES AND OTHER HERITAGES ABOVE MENTIONED UPON ALL OCCASIONS NECESSARY FOR DEFENCE OF THIS PRESENT RIGHT IN SECURITY OF THE AFORESAID SUMS OR FOR RECOVERING PAYMENT THEREOF WHEN REQUIRED APON THEIR RECEIPT AND OBLIGEMENT FOR REDELIVERING THEREOF WHEN THESE OCCASSIONS ARE OVER AND I CONCENT TO THE REGISTRATION HEREOF IN THE BOOKS OF COUNCIL AND SESSION OR ANY OTHERS COMPETENT THEREIN TO REMAIN FOR PRESERVATION AND IF NEEDFUL TO HAVE A DECREET INTERPONED HERETO THAT LETTERS OF HORNING ON SIX DAYS CHARGE AND ALL OTHERS NECESSARY EXECUTION MAY PASS THEREAPON IN FORM AS OFFERS AND TO THAT EFFECT I CONSTITUTE MY PROCURATORS MOREOVER TO THE EFFECT THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS MALE WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOMFAILING THE NEAREST HEIRS AND ASIGNEES WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY MAY BE INFEFT AND SEIZED NOT ONLY IN THE ANNUAL RENT BEFORE ENTIONED UPLIFTABLE FORTH OF THE LANDS BARONIES AND OTHER HERITAGES BEFORE SPECIFIED BUT ALSO IN THE SAID LANDS AND OTHERS THEMSELVES IN SECURITY AS SAID AS I THE SAID MRS MARIA MURRAY HAY MACKENZIE DESIRE AND REQUIRE YOU AND EACH OF YOU CONJUNCTLY AND SEVERALLY MY BAILLIES IN THAT PART TO THE EFFECT AFTER SPECIFIED SPECIALLY CONSTITUTE THAT ON RIGHT HEREOF YE PASS TO THE GROUND OF THE SAID LANDS CASTL TOWER AND FORTALICE OF MILNTOWN OF MEDDAT OR TO THE GROUNDS OF ANY PARTS OF THE SAID LANDS BARONIES AND OTHERS ABOVE WRITTEN AT WHICH CASTLE TOWER AND FORTALICE OF MILNTOWN OF MEDDAT OR APON THE GROUND OF ANY PART OR PORTION OF THE SAID LANDS BARONIES AND OTHERS ABOVE WRITTEN COMPREHENDED IN THE FORESAID CHARTER IN FAVOUR OF THE SAID JOHN MACKENZIE ESQUIRE COMMONLY CALLED LORD MACLEOD AND THE HEIRS MADE OF HIS BODY AND THE OTHER HEIRS AND SUBSTITUTES OF TAILZIES THEREIN MENTIONED SEISIN IS AUTHORISED TO BE TAKEN FOR THE WHOLE FORESAID LANDS BARONIES TEINDS AND OTHERS ABOVE WRITTEN BY DELIVERY OF EARTH AND STONE OF THE GROUND THEREOF WITHOUT ANY OTHER SYMBOLS AND THERE GIVE AND DELIVER HERITABLE STATE AND SEISIN REAL ACTUAL AND CORPORAL POSSESSION TO THE SAID ALEXANDER MACKENZIE WHOM FAILING THE HEIRS MALE WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY WHOMFAILING THE NEAREST HEIRS AND ASSIGNEES WHATSOEVER OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY NOT ONLY OF ALL AND WHOLE THE FORESAID ANNUAL RENT OF ONE HUNDRED AND SIXTY FIVE POUNDS NINETEEN SHILLINGS ONE FARTHING STERLING OR SUCH ANNUAL RENT LESS OR MORE AS SHALL AFFAIR AND CORRESPOND BY LAW FOR THE TIME TO THE AFORESAID PRINCIPAL SUM OF THREE THOUSAND THREE HUNDRED AND NINETEEN POUNDS FIVE PENCE ONE THIRD OF A PENNY STERLING TO BE UPLIFTED AND TAKEN AT THE SAID TWO TERMS IN THE YEAR WHITSUNDAY AND MARTIMAS BY EQUAL PORTIONS BEGINNING THE FIRST UP LIFTING THEREOF AT THE TERM OF WHITSUNDAY NEXT TO COME FOR THE HALF YEAR FROM MARTINMAS LAST TO THAT TERM AND THE NEXT HAVE YEARS UPLIFTING THEREOF AT MARTINMAS FOLLOWING AND SO FORTH HALF YEARLY THEREAFTER AT THE TERMS ABOVE MENTIONED DURING THE NOT REDEMPTION FURTH OF ALL AND SUNDRY THE LANDS BARONIES TEINDS AND OTHER HERITAGE BEFORE WRITTEN AND HERE HELD AS REPEATED

BREVITATIS CAUSA OR FOURTH OF ANY PART OR PORTION OF THE SAME LANDS BARONIES TEINDS AND OTHER HERITAGES BEFORE SPECIFIED READIEST RENTS MAILLS FARMS PROFITS AND DUTIES OF THE SAME BUT ALSO OF ALL AND SUNDRAY THE SAID LANDS BARONIES TEINDS AND OTHER HERITAGES THEMSELVES WITH THE PERTINENTS IN REAL SECURITY TO THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY OF THE ABOVE MENTIONED SUM OF THREE THOUSAND THREE HUNDRED AND NINETEEN POUNDS AND FIVE PENCE ON THIRD OF A PENNY STERLING ANNUAL RENTS THEREOF LIQUIDATE PENALTY AND TERMLY FAILURES BEFORE SPECIFIED IF INCURRED AND THAT BY DELIVERY TO THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY OR TO HIS OR THEIR CERTAIN ATTORNEY OR ATTORNIES IN THEIR NAMES BEARERS HEREOF OF EARTH AND STONE OF THE GROUND OF THE SAID LANDS BARONIES TEINS AND OTHER HERITAGES AND PENNY MONEY FOR THE SAID ANNUAL RENT AND ALL OTHER SYMBOLS NECESSARY TO BE HOLDEN IN MANNER BEFORE MENTIONED DECLARING ALWAYS THAT THE SAID INFEFTMENT OF ANNUAL RENT AND THE OTHER INFEFTMENT OF PROPERTY IN SECURITY ARE AND SHALL BE CONSISTENT OR MAY BE USED JOINTLY OR SEPERATELY BY THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY IN THEIR OPTION AND DECLARING ALSO AS IT IS HEREBY SPECIALLY PROVIDED AND DECLARED THAT THE AFORESAID ANNUAL RENT OF ONE HUNDRED AND SIXTY FIVE POUNDS NINETEEN SHILLINGS ONE FARTHING STERLING AND LANDS AND BARONIES TEINDS AND OTHERS HERITAGES BEFORE DISPONED OUT OF WHICH THE SAME IS PAYABLE SHALL BE REDEEMABLE BY ME THE SAID MRS MARIA MURRAY HAY MACKENZIE AND THE HEIRS OF TAILZIE SUCCEEDING TO ME THE SAID LANDS BARONIES TEINDS AND OTHER HERITAGES FROM THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY BY PAYMENT TO THEM OR LAWFUL CONSIGNATION FOR THEIR BEHOOF AT THE SIGHT OF THE SAID RIGHT HONOURABLE THE LORD OF COUNCIL AND SESSION OR THE LORD ORDINARY OF THE SAID COURT OFFICIATING ON THE BILLS IN CASE THE CONSIGNATION SHALL BE MADE IN TIME OF VACATION OF THE FORESAID PRINCIPAL SUM OF THREE THOUSAND THREE HUNDRED AND NINETEEN POUNDS FIVE PENSE ONE THIRD OF A PENNY STERLING WITH THE ANNUAL RENTS THEREOF AND THE LIQUIDATE PENALTY AND TERMLY FAILURES RESTING AND INCURRED AT THE TIME TOGETHER WITH THE NECESSARY CHARGES THAT SHALL HAPPEN TO BE EXPENDED BY THE SAID ALEXANDER MACKENZIE WHOM FAILING THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY IN INFEFTING OR OTHERWAYS SECURING THEMSELVES IN THE SAID ANNUAL RENTS AND LAND BARONIES TEINDS AND OTHER HERITAGES FORESAID AND LIKEWISE OF ALL EXPENCES INCURRENCES IN CONVEYING AND DISCHARGING OR RENOUNCING THESE PRESENTS EITHER IN WHOLE OR IN PART CONFORM TO AN ACCOUNT OF THE SAME TO BE GIVEN IN BY THE SAID ALEXANDER MACKENZIE WHOMFAILING THE HEIRS ABOVE MENTIONED OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY AND THAT AT AND AGAINST THE SAID TERM OF WHITSUNDAY NEXT OR AT THE TERM OF MARTINMAS OR WHITSUNDAY IN ANY SUBSEQUENT YEAR AND IF THE SAME SHALL HAPPEN TO FALL ON A SUNDAY THEREAPON THE MONDAY FOLLOWING APON LAWFUL PREMONITION OF FORTY DAYS TO BE MADE BY ME AND MY FORESAIDS TO THE SAID ALEXANDER MACKENZIE WHOMFAILING TO THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF CROMARTY IN PRESENCE OF A NOTARY PUBLIC AND WITNESSES AS AFFAIRS THE PLACE OF REDEMPTION TO BE WRITTEN THE PARLIAMENT OR NEW SESSION HOUSE OF EDINBURGH AND THE CONSIGNATION IN CASE OF ABSENCE OR REFUSED TO BE IN THE HANDS OF THE TREASURER TO THE GOVERNMENT AND COMPANY OF THE BANK OF SCOTLAND FOR THE TIME UPON THE PAID OF THE CONSIGNER AND IT IS HEREBY DECLARED THAT AN EXTRACT OR COPY HEREOF OR OF THE SASINE TO FOLLOW HEREAPON SHALL BE AS EFECTUAL FOR USING THE SAID ORDER OF REDEMPTION AS IF A PARTICULAR LETTER OF REVERSION WERE GRANTED BY THE SAID ALEXANDER MACKENZIE OR BY THE HEIRS ABOVE WRITTEN OF THE SAID GEORGE VISCOUNT OF TARBAT AFTERWARDS EARL OF

CROMARTY FOR THAT EFFECT AND THESE THINGS IN NOWAYS YE LEAVE UNDONE FOR THE DOING WHEREOF I COMMIT TO YOU AND EACH OF YOU AS SAID IS MY FULL POWER BY THIS MY PRECEPT OF SASINE DIRECTED TO YOU FOR THAT EFFECT IN WITNESSOF I HAVE SUBSCRIBED THESE PRESENTS CONSISTING OF THIS AND THIRTY EIGHT PRECEEDING PAGES OF DULY STAMPTED PAPER TOGETHER WITH THE MARGINAL NOTE ADDITION ON PAGE EIGHTEENTH ALL WRITTEN BYHENRY CHEYNE APPRENTICE TO JOSEPH GORDON WRITER TO THE SIGNET.