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.KWC  { COLOR:#13D8EF; }
.KWD  { COLOR:#FFFFFF; }
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;\RED255\GREEN0\BLUE0;\RED0\GREEN0\BLUE0;\RED0\GREEN
0\BLUE255;}
{\*\GENERATOR MSFTEDIT
5.41.15.1503;}\VIEWKIND4\UC1\PARD\F0\FS16\TAB MINUTES
EARL OF SUTHERLAND AG MCKENZIE OF ARDLOCH\PAR
\TAB J.K.K. 1742. L OF DRUMMORE.\PAR
\TAB\CF1 CS 229/MC1/127.\PAR
\PAR
\TAB 14 JULY 1742 L OF DRUMORE MINUTE WILLIAM EARL OF
SUTHERLAND\PAR
\TAB\TAB\TAB\TAB AGAINST\PAR
\TAB\TAB      ALEXANDER MACKENZIE OF ARDLOCK\PAR
\PAR
\CF2  \TAB ACTION.\PAR
\TAB\PAR
\TAB CHA. ERSKINE FOR THE CHARGES REPEATS THE
```

CHARGES ON THE SUPERIORS OWN ACCEPTED BILL FOR \TAB
2965\PAR
\TAB MERKS DRAWN APON HIM BY \cf1 LADY ASSINT \cf2
AND INDORSED TO THE CHARGES FOR VALUE AND CAUSE
THE\PAR
\TAB LETTERS MIGHT BE FOUND IN DULY -----\PAR
\PAR
\PAR
\TAB KEN.HOME FOR THE SUSPENSION REPEATS THE
REASONS OF SUSPENSION THAT THE BILL CHARGED ON
BEING \PAR
\TAB DRAWN BY A LADY WITH A HUSBAND THE SAME
RULES UNDER THE \TAB HUSBAND \cf1 JUS MA\PAR
\TAB\cf2 AND THEREFOR CANNOT
BE\TAB\TAB\TAB\TAB\TAB\TAB\TAB\PAR
\TAB THE BILL IS OF AN OLD DATE VIS. MAY THE THIRD 1736
AND PAYABLE ONLY AT \TAB MARTIMAS 1741 AND ANY\PAR
\TAB MONEY IN EFFECTS RESTING BY THE SUSPENSION TO
MCKENZIE OF ASSYNT JUNIOR TO MY INDIGNATION\PAR
\TAB WAS ARRESTED IN THE SUSPENSION BINDS----- THE
CAUSE OF ACCEPTING THE BILL WAS FOR \TAB PART\PAR
\TAB OF THE AGREED PRICE OF A PROROGATION OF A
WADSET RIGHT OF CERTAIN LANDS\PAR
\TAB TO THE UNDER BELONGING TO MCKENZIE OF ASSINT
AND AS AN EVIDENCE THEREOF THE PROROGATION AND\PAR
\TAB BILL THE MUCH ABOUT THE SAME DATE BESIDES THE
FACT WILL NOT BE DEEMED BY THE LADY \TAB ASSINT \TAB
WHO\PAR
\TAB IS PRESENTLY IN TOWN AND IS FURTHER INSTRUCTED
BY THIS ADVICE AND CIRCUMSTANCE THAT THE \TAB
SUMMONS\PAR
\TAB CHARGED FOR TOGETHER WITH 1025 MERKS MORE
CONTAINED IN ANOTHER BILL OF THE SAME DATE AND\PAR
\TAB WHEREOF THE----- HAS ALREADY CLAIMED SUSPENSION
WHICH IS PRESENTLY \TAB BEFORE MY LORD-----\PAR
\TAB WHEN ADDED TOGETHER ANSWERS PRECISELY TO THE
SUM AGREED TO BE PAID IN THE \TAB PROROGATION\PAR
\TAB VIZ. 4000 MERKS AND TIME IT IS THAT ASSINT HIMSELF
NOT ONLY GUARDS AND HATH ACTUALLY PAYED\PAR
\TAB REDUCTION AND IMPROBATION OF THE SUPERIOR
RIGHTS OF WADSET AND OF THE FORSAID
PROROGATION\PAR
\TAB THEMSELF BUT HUGH MCLEOD OF GENIES A CREDITOR
AND ASSIGNEE TO ALEXANDER MCKENZIE OF\PAR
\TAB FRASERDALE AND THE PREFERABLE CREDITORS HAVE
OBTAINED DECREETS OF MAILS AND DUTIES\PAR
\TAB AGAINST THE ----- AND SUCCESSORS OF THE ESTATE

TO THAT THE BILL \TAB CHARGED ON THE\PAR
\TAB GRANTED-----\PAR

\PAR

\PAR

\PAR

\TAB CHA. ERSKINE ANSWERS TO THE FIRST AND SECOND
THAT HIS NOTION AND THE LADY ASSINT WAS FACTOR\PAR
\TAB AND MANAGER FOR HER AND DID
MANAGE ALL HIS AFFAIRS WITH REGARD TO \TAB HIS\PAR
\TAB ESTATE AND RENTS THEREOF AND AS THE SUSPENSION
HAS A CURATIVE WADSETT BY THE SAID PROROGATION\PAR
\TAB THE BILL BEING INDORSED TO THE CHARGES FOR VALUE
HE OUGHT TO MAKE PAY TO THE THIRD THAT \TAB THERE\PAR
\TAB IS NO EVICTION OF THE WADSETT RIGHT OR
PROROGATION THEREOF AND AS TO ASSINT OWN \TAB
GRANTING\PAR

\TAB THE WADSETT RIGHT THAT REDUCTION AND
IMPROBATION AT HIS INSTANCE IS ----- SLEEPING AND AS
TO \PAR

\TAB MCLEOD OF GENIES AND MCKENZIE OF FRASERDALE
THEIR PRETENDED RIGHT THERE PROCESSES \TAB ARE
LIKENESS\PAR

\TAB SLEEPING AND AS THERE IS NO EVICTION THE
SUSPENSION HAS NO PRETENSE WHY HE OUGHT NOT TO PAY
HIS\PAR

\TAB OWN ACCEPTED BILL WHICH CAME IN PLACE OF THE
PROROGATION THE BENIFIT WHEREOF THE \TAB
SUSPENSION\PAR

\TAB PRESENTS -----\PAR

\PAR

\PAR

\TAB THE LORD ORDINARY HAVING CONFINDED THE DEBATE
BEFORE AND EVER ORDAINS THE SAID CHARGES--\PAR

\TAB CURATORS TO PRODUCE THE FACTORY TO THE LADY
ASSINT AND ORDAIN THE \TAB SUSPENDERS
PROCURATOR\PAR

\TAB TO CONDESCEND MORE PARTICULARLY ON THE
GROUNDS OF EVICTION.\PAR

\PAR

\PAR

\TAB HEW DALR-----\PAR

\PAR

\TAB\PAR

\TAB\cf0 GR 12 8 INVERNESS 13/3/1871\PAR

\TAB DR \cf1 ADAM HUNTER SURGEON EDINBURGH\cf2 HAD
2 UNGATES OF\PAR

\TAB LAND EXTENDING TO 8 MERKS TROTTERNISH ONCE

BELONGING\PAR
\TAB TO MCNEIL OF BARRA PART OF THE ESTATE OF
MACDONALD\PAR
\TAB DR ADAM HUNTER CERTIFICATE FOR THE COMMITAL
OF\PAR
\TAB SIR JAMES SUTHERLAND MACKENZIE BROTHER OF
ALEXANDER\PAR
\TAB MACKENZIE BARONET OF THE 48TH NATIVE INFANTRY
BENGAL\PAR
\TAB WHOS MOTHER IS KATHARINE MACKENZIE AND BY HER
BELOW\PAR
\TAB PETITION CLAIMS CURATOR BONIS AND APPOINTS
ALEXANDER\PAR
\TAB STUART TO OFFICE OF JAMES S. MACKENZIE.\PAR
\PAR
\TAB UNTO THE RIGHT HONOURABLE\PAR
\PAR
\TAB THE LORDS OF COUNCIL AND SESSION\PAR
\PAR
\TAB THE PETITION OF MRS KATHARINE MACKENZIE RELICT
OF\PAR
\TAB COLONEL ROBERT MACKENZIE OF THE SERVICE OF
THE \PAR
\TAB HONOURABLE THE EAST INDIA COMPANY MOTHER
OF\PAR
\TAB SIR JAMES SUTHERLAND MACKENZIE OF TARBET
BARONET\PAR
\TAB\PAR
\TAB HUMBLY SHEWETH\PAR
\TAB THAT THE SAID SIR JAMES SUTHERLAND MACKENZIE
HAVING\PAR
\TAB SOME MONTHS AGO EXHIBITED UNEQUIVOCAL
SYMPTONS OF\PAR
\TAB MENTAL DERANGEMENT TO AN EXTENT DANGEROUS TO
HIMSELF \PAR
\TAB AND TO THE LIEGES WAS BY WARRANT OF THE SHERIFF
OF\PAR
\TAB EDINBURGH PROCEEDING ON CERTIFICATION UNDER
THE\PAR
\TAB HANDS OF DR ABERCROMBIE AND DR ADAM HUNTER
PLACED\PAR
\TAB IN DR JOHN SMITHS ASYLUM AT SAUGHTON HALL
WHERE\PAR
\TAB HE NOW REMAINS UNDER THE NECESSARY
RESTRAINT\PAR
\TAB THAT FROM THE CERTIFICATES HEREWITH PRODUCED IT
APPEARS\PAR

\TAB THAT ALTHOUGH THE SAID SIR JAMES SUTHERLAND
MACKENZIE \PAR
\TAB HAS SINCE HIS RESIDENCE IN SAUGHTON HALL BECOME
LESS \PAR
\TAB VIOLENT AND IRRITABLE THAN HE WAS YET THAT HE
STILL LABOURS \PAR
\TAB UNDER SUCH REMAINS OF ABBERATION OF MIND AS
RENDERS \PAR
\TAB HIM UNFIT FOR BEING AT LARGE OR FOR MANAGING HIS
OWN \PAR
\TAB AFFAIRS AND THE PETITIONER HAS THE DISTRESS
AND \PAR
\TAB MORTIFICATION TO BELIEVE THAT HIS SPEEDY
RESTORATION TO MENTAL \PAR
\TAB SOUNDNESS CANNOT BE LOOKED FOR. \PAR
\PAR
\TAB THAT IN THESE CIRCUMSTANCES AND AS HIS INTEREST
IS SUFFERING \PAR
\TAB FROM A SMALL PENSION FROM THE EAST INDIA
COMPANY \PAR
\TAB BEING TILL A DULY AUTHORIZED PARTY BE
APPOINTED \PAR
\TAB TO RECEIVE AND DISCHARGE THE SAME IT HAS
BECOME \PAR
\TAB NECESSARY FOR THE PROTECTION OF THE SIR \PAR
\TAB JAMES SUTHERLAND MACKENZIE PROPERTY AS WELL
AS \PAR
\TAB THE DUE CARE OF HIS PERSON TO APPLY TO YOUR \PAR
\TAB LORDSHIPS TO APPOINT A CURATOR BONIS TO HIM AND
THE \PAR
\TAB PETITIONER BEGS LEAVE HUMBLY TO SUGGEST MR
ALEXANDER \PAR
\TAB STUART WRITER IN EDINBURGH WHO WAS HER
SONS \PAR
\TAB CONFIDENTIAL AGENT BEFORE HIS AFFLICTION AS AN
ELIGIBLE \PAR
\TAB PERSON FOR THE OFFICE. \PAR
\TAB THE PETITIONER THEREFOR MAKES THE PRESENT
APPLICATION \PAR
\PAR
\TAB MAY IT THEREFOR PLEASE YOUR LORDSHIPS TO
NOMINATE \PAR
\TAB AND APPOINT THE SAID ALEXANDER STUART TO BE
CURATOR \PAR
\TAB BONIS TO THE SAID SIR JAMES SUTHERLAND MACKENZIE
\PAR
\TAB WITH THE USUAL POWERS AND IN TERMS OF THE ACT

OF\PAR
\TAB SEDERUNT THE SAID APPOINTMENT TO SUBSIST
UNTIL\PAR
\TAB IT BE COMPETENTLY RECALLED ANDS THE
CURATOR\PAR
\TAB FINDING SUFFICIENT CAUTION BEFORE EXTRACT OR TO
DO\PAR
\TAB OTHERWISE IN THE PREMISES AS TO YOUR
LORDSHIPS\PAR
\TAB SHALL SEEM PROPER.\PAR
\PAR
\TAB\TAB\TAB\TAB\TAB\TAB ACCORDING TO JUSTICE &C.
C.\PAR
\CF0\TAB\PAR
\TAB\TAB\TAB\TAB\TAB\TAB\TAB\TAB\CF1 JOHN
GORDON\CF2\PAR
\PAR
\TAB APPENDIX\PAR
\PAR
\TAB MANDATE BY MRS KATHARINE MACKENZIE TO JOSEPH
GORDON\PAR
\PAR
\TAB JOSEPH GORDON W.S. EDINBURGH\PAR
\PAR
\TAB\TAB\TAB\TAB\TAB\TAB\TAB ELGIN 24/2/1843\PAR
\PAR
\TAB MY DEAR SIR IN CONSEQUENCE OF THE LAMENTABLE
STATE\PAR
\TAB OF INCAPACITY INTO WHICH MY SON SIR JAMES
SUTHERLAND\PAR
\TAB MACKENZIE BART HAS FALLEN I AM UNDER THE
PAINFUL\PAR
\TAB NECESSITY OF REQUESTING THAT FOR THE
PRESERVATION\PAR
\TAB AND MANAGEMENT OF HIS PROPERTY AS WELL AS
PROVIDING\PAR
\TAB FOR THE PROPER CARE OF HIS PERSON YOU PRESENT
THE\PAR
\TAB NECESSARY APPLICATION TO THE COURT OF
SESSION\PAR
\TAB FOR THE APPOINTMENT OF A CURATOR BONIS TO HIM
WITH THE\PAR
\TAB USUAL POWERS IF MR ALEXANDER STUART CIRCUIT
CLERK\PAR
\TAB OF JUDICIARY WILL UNDERTAKE THE OFFICE I REQUEST
THAT\PAR
\TAB HE MAY BE SUGGESTED TO THE COURT AS A PERSON IN


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\PAR
\CFO\PAR
}
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</PRE>
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</HTML>
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<!--HTML GENERATED BY HIGHLIGHT 2.4.5, HTTP://WWW.ANDRE-  
SIMON.DE/-->
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