```
<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.0
TRANSITIONAL //FN''>
<HTML>
<HEAD>
<TITLE>CS238 T 3 16 DEED 1.TXT</TITLE>
<STYLE TYPE="TEXT/CSS">
<!+
BODY.HL
                                                {BACKGROUND-COLOR:#000035;}
PRE.HL { COLOR:#008BFF; BACKGROUND-COLOR:#000035: FONT-
SIZE: 10PT; FONT-FAMILY:COURIER;}
.NUM { COLOR: #F87FF4; }
.ESC
                        { COLOR: #FFFFFF; }
                       {COLOR:#FFFFFF; }
.STR
.DSTR {COLOR:#FFFFF;}
.SLC {COLOR:#FFBBOO: FONT-STYLE:ITALIC: }
                        {COLOR:#FFBBOO; FONT-STYLE:ITALIC; }
.COM
                        {COLOR:#BBOOFF:}
.DIR
.SYM {COLOR:#FFFFF;}
.LINE { COLOR: #8888888: }
.KWA {COLOR:#F8C50B; FONT-WEIGHT:BOLD; }
.KWB \{COLOR: #E1E72F:\}
.KWC { COLOR:#13D8EF; }
.KWD {COLOR:#FFFFF;}
//->
</STYLE>
</HEAD>
<BODY CLASS="HL">
<PRE
CLASS="HL">{\RTF1\ANSI\ANSICPG1252\DEFF0\DEFLANG2057{\
FONTTBL{\F0\FROMAN\FPRQ2\FCHARSET0 GEORGIA;}
{\F1\FROMAN\FPRQ2\FCHARSETO TIMES NEW ROMAN:}}
{\COLORTBL ;\RED255\GREEN0\BLUE0;\RED0\GREEN0\BLUE0;}
^{\ }\
5.41.15.1503: \VIEWKIND4\UC1\PARD\FI-
568 \times 568 \times 710 = 0 = 568 \times 710 \times 7100 \times 7100 \times 7100 \times 7100 \times 7100 \times 7100 \times 
\PAR
 TAB CS238/T/3/16
\PAR
\TAB\CF2\B0 UNTO THE RIGHT HONOURABLE THE\CF1 LORD
WESTHALL\CF2 THE REPRESENTATION\PAR
 \TAB OF \CF1 THOMAS FREDERICK MACKENZIE HUMBERSTON
ESQ.\PAR
 \TAB\CF2 COLLONEL OF THE 78TH REGIMENT OF FOOT\PAR
\PAR
\TAB HUMBLY SHEWETH\PAR
 \PAR
 \TAB
                                                                 THAT THE ESTATE OF SEAFORTH WAS
```

FORFEITED TO HIS MAJESTY\par TAB IN 1715 UPON THE ATTAINER OF CF1 WILLIAM THENEARL OF SEAFORTH\PAR \PAR \TAB\CF2 BY SEVERAL ACTS OF PARLIAMENT ANENT THE FORFEITED ESTATES AFTER \PAR **\TAB THE YEAR 1715 AND PARTICULARLY BY THE ACT OF GEO.** 1 CAP. [CAPITA IE CHAPTER]\par \TAB 50 AND THE ACT 4 GEO. 1 CAP. 8 - 5 GEO. 1 CAP. 22 THESE ESTATES WERE VESTED\PAR **\TAB IN CERTAIN COMMISSIONERS WHO WERE EMPOWERED** TO SELL THEM AND\PAR **\TAB BY ANOTHER ACT 13. GEO. 1 CAP. 18 THE BARONS OF** EXCHEQUER WERE\PAR **\TAB EMPOWERED TO SELL SUCH OF THE FORFEITED** ESTATES AS AT THAT TIME\PAR **\TAB REMAINED UNSOLD\PAR** \PAR **\TAB BY THESE ACTS OF PARLIAMENT THE COMMISSIONERS** OF ENQUIRY AND\par **\TAB THE BARONS OF EXCHEQUER WERE EMPOWERED TO** GRANT DISPOSITIONS\PAR **\TAB CHARTERS AND OTHER RIGHTS TO THE PURCHASERS** WHO WERE DECLARED\PAR **\TAB TO HOLD THE SUBJECTS SO PURCHASED BLANCH OF** HIS MAJESTY FOR \PAR **\TAB PAYMENT OF A PENNY SCOTS NOTWITHSTANDING THE** FORMER PROPRIETORS\PAR **\TAB THE FORFEITING PERSONS HELD THEM FEE WARD OR OTHERWISE\PAR** \PAR **\TAB UNDER THE AUTHORITY OF THESE STATUTES THE** COMMISSIONERS\par **\TAB OF ENQUIRY SOLD SEVERAL OF THE FORFEITED** ESTATES BUT THE ESTATE\PAR **\TAB OF SEAFORTH AND SOME OTHERS REMAINED UNSOLD** WHEN BY THE 13TH\PAR **\TAB OF GEO. 1 THE BARONS OF EXCHEQUER WERE** SUBSTITUTED IN PLACE\PAR **\TAB OF THE COMMISSIONERS OF ENQUIRY TO SELL SUCH OF** THESE ESTATES AS HAD\PAR **\TAB NOT BEEN SOLD BY THE COMMISSIONERS\PAR** \PAR **\TAB THE BARONS EXPOSED THE ESTATE OF SEAFORTH TO** SALE AND IT WAS\PAR \TAB OF THIS DATE \CF1 31 JULY 1730 \CF2 PURCHASED BY \CF1 MR JOHN NAIRNE OF GREENYARDS\PAR

\TAB\CF2 WHO RECEIVED A DISPOSITION \CF1 12 FEBRUARY 1734 \CF2 AND AFTERWARDS OF THIS DATE\PAR \TAB A CHARTER OF THE WHOLE ESTATE OF SEAFORTH INCLUDING THE ISLAND\PAR

\TAB OF LEWIS WHICH CHARTER AFTER DESCRIBING THE DIFFERENT LANDS CONTAINS\PAR

\TAB THE FOLLOWING CLAUSE "\CF1_UNA CUM OMNIBUS DOMIBUS AEDIFICIIS & PARTIBUS\PAR \TAB PENDICULIS ET PERTINEN [TIIS] EARUNDEM QUIBUSCUNG [UE] DECIMIS\PAR

\TAB PARSONAGIIS ET VICCARIIS EARUND [EM] \cf2 & QUOT; [TOGETHER WITH ALL HOUSES BUILDINGS\PAR \TAB AND DEPENDENT PARTS AND APPURTENANCES OF THE

SAME WHATSOEVER\PAR

\TAB THE TITHES PARSONAGES AND VICARAGES OF THE SAME] ".\PAR

\PAR

\TAB\CF1 18TH NOVEMBER 1734 \TAB MR NAIRN \CF2 DISPONED THIS ESTATE TO \CF1 JOHN FORBES ESQ.\PAR \TAB 16TH DECEMBER 1738 \TAB MR JOHN FORBES \CF2 CONVEYED IT TO \CF1 COLIN MACKENZIE\PAR \TAB\TAB\TAB\TAB\TAB\TAB\TAB\CF2 BY A DISPOSITION OF THIS DATE..... LINE NOT COPIED.\PAR

\TAB\PAR

\TAB\PAR

\tab\cf1 07TH APRIL1739 \tab\cf2 THE FORESAIDCHARTER AND DISPOSITIONS OF THIS DATE \par

\TAB\TAB\TAB\TAB\TAB\TAB\CF1 COLIN MACKENZIE \CF2 DISPONED THE ESTATE TO \CF1 KENNETH\PAR

\TAB 02ND FEBRUARY 1741 \PAR

\TAB\TAB\TAB\TAB\TAB\TAB MACKENZIE \CF2 ELDEST LAWFULL SON OF \CF1 WILLIAM EARL OF \PAR

\TAB\TAB\TAB\TAB\TAB\TAB\TAB SEAFORTH \CF2 BY A DISPOSITION OF THIS DATE\PAR

TAB CF1 PAR

∖PAR

\TAB 12TH FEBRUARY 1741\cf2 \TAB WHO OBTAINED A CHARTER OF RESIGNATION AND \PAR

\TAB\TAB\TAB\TAB\TAB\TAB\TAB CONFIRMATION UNDER THE GREAT SEAL OF THE WHOLE \PAR

\TAB 25TH MARCH1741 \TAB FORESAID LANDS UPONWHICH INFEFTMENT FOLLOWED \par

\TAB\TAB\TAB\TAB\TAB\TAB\PAR

∖PAR

\TAB\CF1 10TH DECEMBER 1738\CF2 AND OF THISDATE \CF1 KENNETH MACKENZIE \CF2 AFTERWARDS\PAR

\TAB\TAB\TAB\TAB\TAB\TAB\TAB\CF1 EARL OF SEAFORTH CF2 OBTAINED A CHARTER UNDER THE PAR\TAB\TAB\TAB\TAB\TAB\TAB\TAB GREAT SEAL IN HIS FAVOURS UPON WHICH INFEFTMENT\PAR TAB CF1 04TH JULY TAB 1764 CF2 TAB AFTERWARDSFOLLOWED \TAB \TAB\TAB\PAR TAB TAB TAB TAB TAB PARTAB PAR**\TAB IN ALL OF THESE TITLES WHICH ARE PRODUCED THE** TEINDS PARSONAGES AND VICARAGE\PAR **\TAB ARE EXPRESSLY GRANTED AND THE PRPRIETORS UNDER** THESE TITLES HAVE CONSTANTLY\PAR **\TAB AND UNIFORMLY POSSESSED BOTH LANDS AND TEINDS** WITHOUT PAYING TO THE CROWN\PAR **\TAB OR ANY PERSON ELSE ANYTHING UPON ACCOUNT OF** THE ACCOUNT OF THE TEINDS FATHER\PAR **\TAB THAN THE STIPEND DUE TO THE MINISTERS OF THE** RESPECTIVE PARISHES IN WHICH THE \PAR **\TAB LANDS LIE \PAR** PAR\PAR \TAB THE LATE \CF1 EARL OF SEAFORTH \CF2 SOLD THE WHOLE ESTATE OF SEAFORTH AND\PAR **\TAB AS A PART THEREOF THE ISLAND OF LEWIS TO THE** REPRESENTER WHO\PAR **\TAB IS NOW IN THE FULL RIGHT AND POSSESSION OF THAT** ESTSATE UNDER THE\PAR **\TAB TITLES ABOVE MENTIONED \PAR** \PAR **\TAB THE SOLICITOR OF THE TYTHES HAS LATELY BROUGHT** AN ACTION AGAINST\PAR **\TAB THE REPRESENTER THE SUMMONS OF WHICH BEARS** DATE 20TH DECEMBER LAST\PAR \TAB CONCLUDING FOR PAYMENT OF THE SUM OF \'A3133.3.7. STERLING AS THE VALUE\PAR **\TAB OF THE BISHOPS THIRD OF THE TITHES OF THE ISLAND** OF LEWIS FOR\PAR **\TAB CROP 1781 AND THE LIKE SUM YEARLY IN TIME** COMING\par \PAR **\TAB THIS PROCESS CAME IN COARSE BEFORE YOUR** LORDSHIPS AND AFTER HEARING\PAR **\TAB PARTIES YOU PRONOUNCED THIS INTERLOCTOR \CF1** 27TH JUNE 1782\par **\TAB\CF2 THE LORD ORDINARY HAVING HEARD PARTIES** PROCURATORS DECERNS\PAR **\TAB AGAINST THE DEFENDER IN TERMS OF THE LIBEL\PAR**

\TAB SHOULD THIS INTERLOCTOR BE ADHERED TO IT WOULD BRING A VERY\par

\TAB HEAVY AND UNEXPECTED BURDEN UPON THE REPRESENTERS ESTATE\par

\TAB HE THEREFOR SUBMITS IT TO REVIEW AND IS CONFIDENT WHEN YOUR\PAR

\TAB LORDSHIPS SHALL HABE RECONSIDERED THE CAUSE YOU WILL SEE JUST\PAR

\TAB REASON FOR ALTERING THE INTERLOCTOR AND ASSORTZIEING\PAR

\TAB THE REPRESENTER WHEN THE ESTATE OF SEAFORTH WAS SOLD.\PAR

\pard\fi-568\li568\ri-

479\tx710\tx9514\tx9656\tx9798\tx9940\tab\par \pard\li568\tab\cf0\f1\fs20 SASINE IN FAVOUR OF ELIZABETH BAILLIE\par

IN LIFERENT AND MRS KATHERINE SUTHERLAND\PAR AND WIFE\PAR

\PAR

\TAB AT INVERNESS THE 23 DAY OF DECEMBER ONE THOUSANT\par

\TAB EIGHT HUNDRED AND THREE BETWEEN THE HOURS OF TWO\PAR

\TAB AND THREE O CLOCK IN THE AFTER NOON THE SASINE\par

\TAB UNDER WRITTEN WAS PRESENTED BY DAVID PHERSON\par

\TAB WRITEN IN INVERNESS AND RECORDED AS FOLLOWS VIZ...\PAR

∖PAR

\PAR

\TAB IN THE SASINE OF GOD AMEN BE IT KNOWN TO ALL MEN\par

\TAB BY THIS PRESENT PUBLIC INSTRUMENT THAT UPON THE \par

\TAB TWENTIETH DAY OF DECEMBER IN THE YEAROF OUR LORD\par

\TAB EIGHTEEN HUNDRED AND THREE AND OF THE REIGN OF \par

\TAB OUR SOVEREIGN LORD GEORGE THIRD BY THE GRACE\par

\TAB OF GOD OF THE UNITED KINGDOM OF GREAT BRITAIN AND\par

\TAB IRELAND KING DEFENDER OF THE FAITH THE FORTY FOURTH YEAR \par

\TAB IN PRESENCE OF ME NOTARY PUBLIC AND WITNESS\PAR \TAB SUBSCRIBING COMPEARED PERSONALLY KENNETH MACLENNAN\par

\TAB SERVANT TO ME NOTARY PUBLIC AS PROCURATOR AND \par

\TAB ATTORNEY FOR AND IN NAME AND BEHALF OF MRS ELIZABETH\par

\TAB BAILLIE WIDOW OF THE DECEASED LIEUTENANT AND COLONEL\PAR

\TAB JAMES SUTHERLAND OF UPPAT MRS KATHERINE SUTHERLAND\par

\TAB SPOUSE TO COLONEL ROBERT MACKENZIE DAUGHTER OF THE\par

\TAB SAID LIEUTENANT COLONEL JAMES

SUTHERLAND-----\PAR

\TAB LORD SEAFORTH MARY MAXWELL SUTHERLAND SPOUSE TO\par

\TAB LIEUTENANT ALEXANDER SUTHERLAND FORMERLY OF THE\par

\TAB SECOND BATTALION OF THE SEVENTY EIGHTH REGIMENT OF FOOT\par

\TAB ALSO DAUGHTER OF THE SAID LIEUTENANT ALEXANDER \par

\TAB SUTHERLAND FORMERLY OF THE SECOND BATTALION OF THE\par

\TAB SEVENTY EIGHTH REGIMENT OF FOOT ALSO DAUGHTER OF THE\par

\TAB SAID LIEUTENANT COLONEL JAMES SUTHERLAND AND\PAR

\TAB GEORGE SACKVILLE SUTHERLAND ESQUIRE LATE OF UPPAT\par

\TAB ELDEST SON OF THE SAID LIEUTENANT COLONEL JAMES\par

\TAB SUTHERLAND WHOSE POWER OF PROCURATORY WAS\par

\TAB SUFFICIENT KNOWN TO ME NOTARY PUBLIC\PAR \TAB SUBSCRIBING HAVING AND HOLDING IN HIS HANDS A \PAR

\TAB BOND AND DISPOSITION IN SECURITY OF THE DATE\PAR \TAB UNDERWRITTEN CONTAINING THEREIN THE PRECEPT\PAR

\TAB OF SASINE HEREIN AFTER INSERTED MADE AND GRANTED\PAR

\TAB BY BRIGADIER GENERAL NOW MAJOR GENERAL\PAR \TAB ALEXANDER MACKENZIE LIEUTENANT COLONEL OF THE\PAR

\TAB 36TH REGIMENT OF FOOT WHEREBY HE BOUND AND \PAR

\TAB OBLIGED HIMSELF HIS HEIRS EXECUTORS AND

SUCCESSORS\par

\TAB WHOMSOEVER THAT IS FULLY TO CONTEND AND PAY THE\par

\TAB SUM OF ONE THOUSANT POUNDS STERLING TO THE SAID\par

\TAB MRS ELIZABETH BAILLIE IN LIFERENT AND FOR HER\PAR \TAB LIFERENT USE OF THE INTEREST THEREOF

ALTERNATIVELY\par

\TAB AND GIVE ALL THE FEE ONE HALF OF THE SAID SUM BEING\par

\TAB FIVEHUNDRED POUNDS STERLING TO THE

AFORESAID \PAR

\TAB MRS KATHARINE SUTHERLAND AND TO HER HEIRS\PAR \TAB AND ASSIGNIES BUT SUBJECT TO THE

DECLARATIONS\par

\TAB AND QUALIFICATIONS THEREIN AND HEREIN AFTER\PAR \TAB MENTIONED AND THE OTHER OR REMAINING HALF\PAR \TAB BEING AN OTHER FIVE HUNDRED POUNDS FINDING OF THE\PAR

\TAB SAID PRINCIPAL SUM TO THE SAID FRANCIS LORD SEAFORTH\PAR

\TAB AND TO HIS HEIRS AND ASSIGNEES BUT IN SECURITY\par

\TAB ONLY AFTER MENTIONED AND SUBJECT TO THE DECLARATIONS\PAR

\TAB AND QUALIFICATIONS THEREIN AND HEREIN AFTER\PAR \TAB MENTIONED AND THAT AS AND AGAINST THE TERM\PAR \TAB OF WHITSUNDAY NEXT TO COME WITH ONE FIFTH\PAR \TAB PART NOW OF THE SAID PRINCIPAL SUM OF LIQUIDATE\PAR

\TAB PENALTY IN CASE OF FAILURE IN THE \PAR \TAB PAYMENT OF THE SAID LAND AND INTEREST THEREOF\PAR

\TAB IN THE CASE OF THE SAID BOND AND DISPOSE NOW\PAR \TAB IN SECURITY TO THE SAID TERM OF PAYMENT AND THERE\PAR

\TAB AFTER AT TWO TERMS IN THE YEAR WHITESUNDAY\PAR \TAB AND-------BY EQUAL PORTIONS BEGINNING\PAR \TAB THE FIRST TERMS PAYMENT THEREOF AT

WHITSUNDAY\par

\TAB NEXT FOR WHAT INTEREST MIGHT BE THEIR DUE AND\par

\TAB SEVERELY AND HALF YEARLY BY THEREAFTER\PAR \TAB AT THE SAID TWO TERMS SO LONG AS THE ------SHALL\PAR

\TAB ------ UNPAID DECLARING ALWAYS THAT THE RIGHT OF\par \TAB THE SAID FRANCIS LORD SEAFORTH WAS ONLY IN SECURITY OF\PAR

\TAB A DEBT DUE TO HIM BY THE SAID LIEUTENANT ALEXANDER\par

\TAB SUTHERLAND HUSBAND OF THE SAID MARY MAXWELL \par

\TAB SUTHERLAND IN TERMS OF THEIR \cf1 BOND DISPOSITION\par

\TAB\CF2 AND ------ TO HIS LORDSHIP CONVEYING\par

\TAB THE SAID MARY MAXWELL SUTHERLAND INTEREST IN THE\PAR

\TAB SUM CONTAINED IN AN HERITABLE BOND GRANTED BY MAJOR\PAR

\TAB GENERAL MACKAY HUGH BAILLIE OF ROSEHALL AND THAT\par

\TAB UPON THE SAID DEBT BY LIEUTENANT ALEXANDER SUTHERLAND\par

\TAB TO THE SAID FRANCIS LORD SEAFORTH BEING PAID OR OTHERWISE\par

\TAB EXTINGQUISHED HIS LORDSHIPS INTEREST UNDER THE SAID\PAR

\TAB SECURITY SHOULD CEASE AND BE AT AN END AND THE\par

\TAB PROVISIONS OF THE SAID MARY MAXWELL

SUTHERLAND\par

\TAB OR THAT HALF OF THE SUM CONTAINED IN THE SAID \PAR \TAB BOND ARISING WITH THE INTEREST AFTER THE DEATH\PAR

\TAB OF THE SAID MRS ELIZABETH BAILLIE HER MOTHER\PAR
\TAB AND PENALTY CORRESPONDING THERETO SHOULD\PAR
\TAB BECAUSE PAYABLE TO HERESELF AND HEIRS AND\PAR
\TAB EXECUTIONERS BUT FURTHER PROVIDING AS IF\PAR
\TAB WAS THEIR BY SPECIALY PROVIDED AND DECLARED\PAR
\TAB THAT IN THE EVENT OF THE AFORESAID KATHARINE\PAR
\TAB AND MARY MAXWELL SUTHERLAND OR EITHER\PAR
\TAB OF THEM DYING BEFORE THE SAID MRS ELIZABETH\PAR
\TAB BAILLIE THEIR MOTHER THEIR BIND AND IN THAT

\TAB THEIR------ AND PROVISIONS AS THOSE AFORESAID\PAR

\TAB INRESPECTIVE SUMS OF FIVE HUNDRED POUNDS EACH\par

\TAB THEREFROM CONTAINED IN THE SAID BOND AND DISPOSITION\PAR

\TAB IN SECURITY WITH INTEREST AND PENALTY CORRESPONDING\PAR

\TAB THERETO SHALL RESPECTIVELY BELONG TO THE PERSON\par **\ AFORESAID TO WHOM THE SASINE WHICH IN THE \ \TAB EVENTS MENTIONED AND DEED OF SETTLEMENT BY THE** SAID\par **\TAB LIEUTENANT COLONEL SUTHERLAND NARRATED IN** THE\PAR **\TAB SAID BOND AND DISPOSITION IN SECURITY HAVE** BELONGED\PAR **\TAB IF THEY HAVE TILL RECEIVED UPENALTY FORMER** SECURITY\PAR **\TAB AND IN CASE IF SHOULD BE FOUND THAT BY THE** TRUE\par **\TAB CONSTRUCTION OF THE SAID DEED OF SETTLEMENT** THE\PAR **\TAB PROVISION THEREBY LEFT TO THE SAID MARY** MAXWELL\PAR **\TAB SUTHERLAND IN THE EVENT OF HEIRS DYING BEFORE\par \TAB HER MOTHER WOULD BE EVACUATED SO THAT THE** SAME\PAR \TAB WOULD FALL INTO HER BROTHER THE SAID GEORGE\PAR \TAB SACKVILLE SUTHERLAND IN THAT CASE AND IN THE\PAR **\ SAME EVENTS THE RIGHT OF THE SAID FRANCIS \TAB LORD SEAFORTH THOUGH BY THE TENOR OF THE** SAID\par **\TAB BOND AND DISPONE NOW IN SECURITY HIS** LORDSHIP\par **\TAB WAS MADE DIRECT CREDITOR SHOULD CEASE AND** BECOME\PAR **\TAB VOID AND THE FIVEHUNDRED POUNDS MADE PAYABLE** TO $\ PAR$ \TAB HIS LORDSHIP WITH THE INTEREST THEREOF FROM\PAR **\TAB THE DEATH OF THE LIFERENTING SHOULD BECOME** PAYABLE\PAR **\TAB TO THE SAID GEORGE LACKWELL SUTHERLAND BUT** OTHERWAYS\par **\TAB THE RIGHT TO THE SAID FIVEHUNDRED POUNDS SHOULD** REMAIN\PAR **\TAB WITH HIS LORDSHIP IN THE SAID EVENT AS WELL AS IN** ANY\par **\TAB OTHER IN SECURITY OF THE SAID DEBT DUE TO HIM\PAR \TAB AND FOR THE FURTHER SECURITY AND MORE SURE PAYMENT\par \TAB OF THE SAID SUMS PRINCIPAL INTEREST AND** PENALTY\par TAB THE SAID CF1 ALEXANDER MACKENZIE CF2 DID

DISPONE ASSIGN AND\par \TAB MAKE OVER TO THE AFORESAID \CF1 MRS ELIZABETH BAILLIE\CF2 \PAR **\TAB IN LIFERENT AND \CF1 MRS KATHARINE SUTHERLAND** CF2 AND CF1 PAR\TAB FRANCIS LORD SEAFORTH \CF2 THEIR HEIRS AND SUCCESSORS\par **\TAB FOR THEIR RESPECTIVE INTERESTS INFEE AS** AFORESAID\par **\TAB BUT ALWAYS WITH AND UNDER THIS CONDITION PROVISION**\par **\TAB AND DECLARATIONS BEFORE SPECIFIED AND IN THE** EVENT\par \TAB FORESAID TO THE SAID \CF1 MARY MAXWELL SUTHERLAND\cf2 AND\par **\TAB GEORGE SACKVILLE SUTHERLAND FOR THEIR** RESPECTIVE\PAR **\TAB INTERESTS AND TO THEIR HEIRS AND SUCCESSORS RESPECTIVE\par \TAB BY HERITABLY BUT UNDER REVERSION AS THEREIN** MENTIONED\par \TAB_ALL AND WHOLE THE LANDS OF \cf1 MANAV \cf2 WITH THE HOUSES\PAR **\TAB GARDEN ORCHARDS SHEILDING PARTS AND PENDICLES** AND\par **\TAB UNIVERSAL PERTINENTS OF THE SAME ALL LYING WITHIN** THE $\ PAR$ **\TAB PARISH OF URRAY AND COUNTY OF ROSS AND ALL** AND\par **\TAB WHOLE THE LANDS AND ESTATE AND COUNTY OF** STRATHCONNON\par **\TAB COMPREHENDING THE PARTICULAR TOWNS AND** TENEMENTS\par **\TAB SPECIFIED IN THE RIGHTS AND INFEFTMENTS THEREOF** CONCEIVED\par **TAB IN FAVOUR OF THE SAID** MACKENZIE\cf2 HIS PREDECESSORS\par **\TAB AND ALL HEIRS AND BY WHATSOEVER DENOMINATION** THEY GO\PAR **\TAB AND ARE DESCRIBED THEIR WILL WHICH IN WHOLE EXTEND**\par **\TAB TO TWO DAVOCHS AND IN HALF DAVOCH LAND WITH THE** WOOD\par **\TAB GRAZING SHEALING MOSSES PASTURAGES PARTS PENDICLES\par \TAB AND PERTINENTS KNOWN TO PERTAIN AND BELONG** THERETO\PAR

\TAB AND WHICH LANDS IN THE RESPECTIVE PARISHES OF \CF1 URRAY\par

\TAB FODDERTY AND CONTIN \CF2 IN THE SHERIFFDOM OF ROSS TOGETHER\PAR

\TAB WITH ALL RIGHT AND INTEREST CLAIM OF RIGHT PROPERLY\PAR

\TAB AND POSSESSION WHICH THE SAID \CF1 ALEXANDER MACKENZIE\CF2\par

\TAB HIS AUTHORS AND PREDECESSORS HAD OR ANY WAYS RIGHTS\par

\TAB HAVE CLAIM OR PRETEND TO THE SAID LANDS AND OTHERS\par

\TAB_OR TO ANY PART APPORTION THEREOF AND THEIR REAL SECURITY \par

TAB TAB TAB TAB TAB TAB TAB TAB PAR

/

</PRE>

</BODY>

</HTML>

<!--HTML GENERATED BY HIGHLIGHT 2.4.5, HTTP://WWW.ANDRE-SIMON.DE/-->