Contract
William Inglis
&
Alex^r Greig & Margt
Wallace
1753 Sc20/36/9
17th Nove^r 1756 regt
Alex^{r.} Melvill Sheriff
Substitute Walter Wilkie &
William Robertson Prors.
for preservation

At Cupar this Twenty Second day of March One thousand Seven hundred & fifty three years It is contracted and agreed betwixt William Inglis Tenent of easter forny on the one part and Alexander Greig Tenent of Rufselmiln and Margarat Wallace Relicit of John Inglis sometime tenent in Laddie as taking Burden on them & as having commission from John Inglis eldest Lawful son to the said umqle John Inglis on the other part In manner following. That is to say whereas Its alleadged on the one hand that there was a Disposition granted by ye said William Inglis to ye said Deceast John Inglis his elder brother of a house and yard in the Kirkgate of Cupar on consideration of ye said John his allowing ye said Willliam to possefs ye room in Easter fforny of which there were several years to run at their fathers Death and which fell to ye said John as the eldest brother And it was alleadged on the other hand that such Disposition was granted if it was really granted at all on a miftake as y^e said John had Discharged and Renounced all Hiretage he could succeed to belonging to his father at the time of Granting said Discharge on which his father might y^rafter acquire & y^t y^e Tack was of a Date And that such Disposition was As y^e said John Inglis Desired given up & Destroyed. That therefore for preventing all pleas or Contraverfies anent y^t Subject The said Alexander Greig & Margaret Wallace Bind & obligdge them to Cause & procure ye said John Inglis you? give to ye said William Inglis a full ample and sufficient Discharge of ye foresaid Disposition and all so Can anywise ask or claim y anent with sufficient Security y in by y saids Alex Greig and Margaret Wallace as Caurs. That he y^e said John Inglis shall ratifie y^e same at his majority which happens in Augus next, And upon Delivery of such Discharge and obligation The said William Inglis Oblidges himself to pay & deliver to ye said John Inglis and his said mother The sum of two hundred merks Scots money at least give Bill enough Security y^r fore pay^{le} three months y^r after And which Discharge and obligation is to be delivered to y^e said William Inglis within six weeks And both partys oblidge them to perform? the premifses to oyrs Under the penalty of Twenty pounds Scots by and attour performance And for the more security Consent to the Registration hereof within books of Council & Sefsion or any oyrs competent yrin to remain for prefervation & if needful to receive the strength of an Decreet That horning & over Extolls needful may pafs yron in form as attours & those to Constitute

Their pros. In witnefs whereof these prefents written on stamped paper by William Robertson wry^r in Cupar are subscribed by the saids partys place and date foresd before these witnefses George Todd Guild brother in Cupar & the said William Robertson & James Myles to Mr. Hope of Rankellor.

James Mylles witnes George Todd wittness William Inglis Alex ^r Greig

Will Robertson N.P.

Tack Betwixt
Drunms
And
John Inglis

1736

Att fore ocloce the first day of July jaivij and thirty six years It is contracted agreed and finally ended betwixt James Lundin Junior of drums and factor Constitute be Michell Lundin of Drums his father conform to the factorise off the date

the sum of three hundred and fifty merks Scots Money att two terms in the year Martinmas and Whittsunday by equall portions with twenty four hens betwixt yuill and Candlemas and the carriadge of Twenty loads of coalls from Methill or Dysert or any place of equall distance att the terms used and wont & with the sum of thirty Merks Money forsaid of aditionall rent yearly for the sds lands after the expiration of the first five years of this present tack to be paid proportionally att the forsds terms Beginnand the first terms payment of the forsaid tack...... vis^t of the Money att Martinmas jaivij^c and thirty seven years and Whitsunday next yrafter jaivij^c and thirty eight of the betwixt yuill and Candlemass the sda years and the carriages of the terms used and the wont And at the rent of the sds lands for cropt jaivij^c & thirty seven years and s... furth yearly yrafter during the standing hereof And siklyke oblidges them to guid labour and manure the sds lands and nowise to run out of the samen but to keep the coursely? grv ts thereof and to uphold the forsds houses wind and water tight and to leave both in as good condition att their removall as att their entry The sd James lundin allwise & timber Both great and small thereto And both parties oblidges them to perform the promifses And the pairty failzier to pay to the pairty observer or willing to observe the sum of one hundred Merks of penalty by and attour performance Consenting for the more security to the Registratione hereof in the Books of Councill and Sefsione or others competent to have the strength of any of their decreitts interponed hereto That horning on six days charge and others needfull may pass thereon and yrto Constitutes Their procurators In witnes yroff both parties have Subscrived this presents written be David Arnott Stewart Clerk of Fyffe day month place & Year of God @written Befor thes wittnefses James Pittcairne Jun^r of fforthar John Collquhoun of Corston & ye sd David Arnott

Ja: Pitcairn Witnefs JaLundin

David Arnott witnes John Colquhoun Witnefs John Inglis

Alexr Greig