



ANNO QUINTO & SEXTO

GULIELMI IV. REGIS.

Cap. 20.

An Act for vesting in *Archibald Lord Douglas of Douglas*, or the Heir of Entail in Possession for the Time, certain detached Parts of the entailed Estates of *Douglas* in Fee Simple, upon entailing certain other Lands equivalent in Value to the same and to a Debt due by him to the said entailed Estates. [21st July 1835.]

WHEREAS *Archibald Duke of Douglas*, now deceased, did, by a Disposition and Deed of Entail, dated the Eleventh and recorded in the Books of Council and Session in *Scotland* the Twenty-first Days of *July* in the Year of our Lord One thousand seven hundred and sixty-one, and in the Register of Tailzies the Twentieth Day of *June* in the Year of our Lord One thousand eight hundred and seven, give, grant, alienate, and dispone to and in favours of himself and the Heirs whatsoever of his Body; whom failing, the Heirs whatsoever of the Body of the deceased *James Marquis of Douglas*, his Father; whom failing, *Lord Douglas Hamilton*, Second Son of the deceased *James Duke of Hamilton and Brandon*; and the Heirs Male of his Body; whom failing, *Lord Archibald Hamilton*, Second Brother of the said deceased *James Duke of Hamilton and Brandon*, and the Heirs Male of his Body; whom failing, *Lord Spencer Hamilton*, Third Brother of the said deceased *James Duke of Hamilton and Brandon*, and the Heirs Male of his

Deed of Entail of Archibald Duke of Douglas, 11th July 1761.

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Body;

Body; whom failing, the Heirs Male of the deceased Lord *Basil Hamilton*, Son of the deceased Lord *William Douglas*, the said Duke of *Douglas's* Grand-uncle, who was first created Earl of *Selkirk*, and afterwards Duke of *Hamilton*; whom failing, the Heirs Male of the deceased Lord *Archibald Hamilton*, also Son of the said *William* Duke of *Hamilton*, Grand-uncle of the said Duke of *Douglas*; whom failing, the Second Son of the Duke, or Heir of the Family of *Hamilton* for the Time being, and the Heirs Male of such Second Son's Body; whom failing, the Third, Fourth, or younger Sons of the said Duke or Heir of the Family of *Hamilton* for the Time being in their Order, and the Heirs Male of their Bodies; whom failing, the other Heirs Male of the Body of the said *William* Duke of *Hamilton*, Grand-uncle of the said Duke of *Douglas*, excluding always the Duke or Heir of the Family of *Hamilton* for the Time, and his eldest Son or apparent Heir; whom failing, his the said Duke of *Douglas's* nearest Heirs Male whatsoever; whom failing, his nearest Heirs and Assignees whatsoever, the eldest Daughter or Heir Female succeeding always without Division through the whole Course of Succession, and excluding Heirs Portioners; all and whole the Dukedom, Marquisate, Earldom, Lordship, and Barony of *Douglas* and *Angus*, comprehending the Lands, Lordships, Baronies, and others therein mentioned, and, *inter alia*, all and whole the Lands, Lordship, and Barony of *Crawford Douglas* alias *Crawford Lindsay*, as well in Property as in Tenantry, comprehending the particular Lands and others therein written, and, *inter alia*, the Lands of *Crawford*, *Little Clyde*, and *Haircleuch*, with all their Pertinents, lying within the Sheriffdom of *Lanark*, as also all and whole the Lands and Barony of *Hartside* or *Wandel*, with the Teinds, Parts, Pendicles, and Pertinents thereof, lying in the said Sheriffdom of *Lanark*, and also all and whole the Five Pound Land of *Belstain*, lying in the Parish of *Carluke* and Shire of *Lanark*, as for the Principal, and Lands of *Warrenhill* in Warrantice thereof, purchased by the said Duke of *Douglas* from *Daniel Carmichael* of *Maulsdlie*, but with and under the Reservations, Conditions, Provisions, Restrictions, and Limitations usual in Settlements of Lands in strict Entail by the Law of *Scotland*: And whereas the said *Archibald* Duke of *Douglas* having departed this Life, he was succeeded in the said Dukedom, Marquisate, Earldom, Lordship, and Barony of *Douglas* and *Angus*, and Lands and Barony of *Hartside* or *Wandel*, and Lands of *Belstain*, and other Estates, by his Nephew *Archibald Douglas* of *Douglas*, Esquire, afterwards *Archibald Lord Douglas* of *Douglas*, now deceased, who was served nearest and lawful Heir of Tailzie and Provision in general to the said *Archibald* Duke of *Douglas*, his Uncle, by virtue of the said Disposition and Deed of Entail, conform to the Retour of his Service expedie before the Macers of the Court of Session upon the Ninth Day of *September* in the Year of our Lord One thousand seven hundred and sixty-one, which was duly retoured to Chancery; and by virtue of the unexecuted Procuratory of Resignation contained in the foresaid Disposition and Deed of Entail, and of the Retour of his said Service, the said *Archibald Lord Douglas* obtained a Charter of Resignation, under the Seal appointed by the Treaty of Union to be kept and used in *Scotland* in place of the Great Seal formerly used there, of the said Dukedom, Marquisate, Earldom, Lordship,

Lordship, and Barony of *Douglas* and *Angus*, and Lands and Barony of *Hartside* or *Wandel*, and Lands of *Belstain*, and other Estates of the said *Archibald* Duke of *Douglas*, with and under the Conditions, Provisions, Restrictions, and Limitations contained in the said Deed of Entail, which Charter is dated the Tenth and written to the Seal and registered and sealed the Sixteenth Days of *December* in the Year of our Lord One thousand seven hundred and sixty-one, and upon which Charter the said *Archibald* Lord *Douglas* was duly infeft and seised, conform to Instrument of Sasine in his Favour, dated the Seventeenth and registered in the General Register of Sasines at *Edinburgh* the Twenty-first Days of *December* in the said Year One thousand seven hundred and sixty-one: And whereas the said *Archibald* Lord *Douglas*, by Disposition and Assignation, bearing Date the Thirteenth Day of *February* in the Year of our Lord One thousand eight hundred and nineteen, and registered in the Books of Council and Session the Twenty-sixth Day of *February* in the Year of our Lord One thousand eight hundred and thirty-five, gave, granted, alienated, and disponed, to and in favour of himself in Liferent during all the Days of his Lifetime, and to and in favour of *Archibald* now Lord *Douglas* of *Douglas*, his eldest Son, who was the next Heir appointed to succeed to him in the Lands and others contained in the foresaid Deed of Entail, and to the Heirs whatsoever of the Body of the said *Archibald* now Lord *Douglas*, in Fee, whom failing, the Heirs of Entail and Substitution contained in the said Deed of Entail, heritably and irredeemably, all and whole the foresaid Lands of *Belstain*, but with and under the Provisions, Declarations, Clauses prohibitory, irritant, and resolute, contained in the said Deed of Entail; and the said *Archibald* Lord *Douglas* by the said Disposition and Assignation made and constituted himself in Liferent, and the said *Archibald* now Lord *Douglas* in Fee, his Cessioners and Assignees in and to a Charter of Resignation in favour of the said *Archibald* Lord *Douglas*, under the Seal appointed by the Treaty of Union to be kept and used in *Scotland* in place of the Great Seal formerly used there, dated the Second Day of *June*, and written to the Seal, registered and sealed, the Nineteenth Day of *July* in the Year One thousand eight hundred and six, of, *inter alia*, the said Lands of *Belstain*, with and under the Provisions, Declarations, Clauses irritant, prohibitory, and resolute, contained in the aforesaid Deed of Entail, together with the Precept of Sasine contained in the said Charter, then unexecuted so far as related to the said Lands of *Belstain*; and in virtue of the said Charter and Precept of Sasine therein contained, and of the said Disposition and Assignation, the said *Archibald* now Lord *Douglas* was infeft and seised in the said Lands of *Belstain*; with and under the Provisions, Declarations, Clauses prohibitory, irritant, and resolute, contained in the said Deed of Entail, conform to Instrument of Sasine in his Favour dated the Twenty-third and registered in the General Register of Sasines at *Edinburgh* the Twenty-fifth Days of *February* in the Year of our Lord One thousand eight hundred and nineteen: And whereas the said *Archibald* Lord *Douglas* having departed this Life, he was succeeded in the said Dukedom, Marquisate, Earldom, Lordship, and Barony of *Douglas* and *Angus*, and Lands and Barony of *Hartside* or *Wandel*, and other Estates, by the said

Disposition
and Assigna-
tion by
Archibald
First Lord
Douglas,
13th Feb.
1819.

Archibald

Archibald now Lord *Douglas* of *Douglas*, his eldest Son, conform to the Retour of the Service of the said *Archibald* now Lord *Douglas* as nearest and lawful Heir of Tailzie and Provision in general to the said deceased *Archibald* Lord *Douglas*, his Father, under the fore-said Deed of Entail, expedite before the Sheriff of *Edinburgh* upon the Sixteenth Day of *February* in the Year of our Lord One thousand eight hundred and twenty-eight; and the said *Archibald* now Lord *Douglas* was duly infeft and seised in the said Dukedom, Marquisate, Earldom, Lordship, and Barony of *Douglas* and *Angus*, and Lands and Barony of *Hartside* or *Wandel*, and other Estates, under the Conditions, Restrictions, and Limitations contained in the said Deed of Entail, in virtue of a Charter of the said Dukedom and other Estates made and passed, under the said Seal appointed by the Treaty of Union to be kept and used in *Scotland* in place of the Great Seal formerly used there, in favour of the said deceased *Archibald* Lord *Douglas*, and the Heirs whatsoever of his Body, whom failing, the Heirs of Tailzie and Substitutes entitled to succeed under the said Deed of Entail, which Charter is dated the Third Day of *February*, and written to the Seal and registered and sealed the First Day of *March*, both in the Year of our Lord One thousand eight hundred and twenty-three, and of the unexecuted Precept of Sasine therein contained, and by virtue of the Retour of the Service of the said *Archibald* now Lord *Douglas* as nearest and lawful Heir of Tailzie and Provision to his said Father, whereby he acquired Right to the said Charter and unexecuted Precept of Sasine therein contained, conform to Instrument of Sasine in his Favour, dated the Twenty-eighth and registered in the General Register of Sasines at *Edinburgh* the Thirty-first Days of *March* in the said Year One thousand eight hundred and twenty-eight: And whereas the said *Archibald* now Lord *Douglas* is possessed in Fee Simple of all and whole the Lands of *Netherton* of *Crawfordjohn*, with Houses, Biggings, Yards, Orchards, Mills, Mill Lands, Multures, Sequels, Woods, Fishings, Annexis, Connexis, Dependencies, Tenants, Tenandries, and Service of Free Tenants of the same, consisting of Twenty-four Oxgates of Land, whereof Three Oxgates, extending to a Twenty-five Shilling Land, with Houses, Buildings, Yards, and Pertinents thereof, sometime pertaining to *John Muir*, were acquired from him by the deceased *Alexander Robson*, and were afterwards acquired by *Dunbar* Earl of *Selkirk* from the Children of the deceased *Alexander Braidfoot*, Portioner of *Crawfordjohn*, lying within the Barony of *Crawfordjohn*, Dukedom of *Hamilton*, and Shire of *Lanark*, which Barony was formerly united and incorporated with the Lands and Barony of *Avondale*, together with the Teinds, Parsonage, and Vicarage of the said Lands of *Netherton* of *Crawfordjohn*, and the Heritable Office of Bailiary and Regality within the said Lands and Barony of *Crawfordjohn*, with all Privileges and Casualties whatsoever pertaining to the same, so far as such Jurisdictions are not now abolished by Law, and so far only as the said Heritable Office and Jurisdiction relate to and extend over the said Lands of *Netherton* of *Crawfordjohn*, conform to Disposition dated the Eighteenth Day of *December* in the Year One thousand eight hundred and twenty-seven, and recorded in the Books of Council and Session the Tenth Day of *January* in the Year One thousand

thousand eight hundred and twenty-eight, granted by *Henry Thomas Colebrooke* of *Crawford Douglas* in *Scotland*, and of *Argyle Street* in *London*, Esquire, in favours of the said *Archibald* now Lord *Douglas*, therein named and designed the Honourable *Archibald Douglas*, eldest Son of the said deceased *Archibald* then Lord *Douglas*, and Colonel of the *Forfarshire* Regiment of *North British* Militia, and his Heirs and Assignees, and Instrument of Sasine in his Favour following thereupon, dated the Second and registered in the General Register of Sasines at *Edinburgh* the Thirteenth Days of *May* in the Year One thousand eight hundred and twenty-eight: And whereas the said *Archibald* now Lord *Douglas* is also possessed in Fee Simple of all and whole the Nine Merk Land of *Glespin*, and One Merk Land of *Cairncurrieshaw*, with the Parts, Pendicles, Annexis, Connexis, Manor Place, Houses, Biggings, Yards, Outsets, and Pertinents of the same respectively, lying within the late Regality of *Crawfordjohn* and Shire of *Lanark*, excepting the Half Merk Land of *Castledykes* and *Burnfoot*, which is a Part of the said Nine Merk Land of *Glespin*, and which Lands of *Glespin* comprehend the following Lands and others, *videlicet*, the House and Mains of *Glespin*, the Lands of *Dalebank*, *Stonehill*, *Netherhill*, *Parkhall*, *Parkhead*, *Longlee*, *Sheriff Cleuch*, *Slymingfoord*, *Shawhead*, *Greenburn*, and *South Bottom*, together with the Teinds, Parsonage, and Vicarage of the whole fore-said Lands, and also all and whole the One Merk Land of *Glendouran*, with all its Parts and Pertinents called *Holmhead*, of old possessed by *Alexander Williamson*, and also the Houses, Biggings, Yards, Hollows, Plains, Tofts, Crofts, Muirs, Marshes, Meadows, Lizeours, Pastures, Privileges, and Commodities of the same, lying within the said late Regality of *Crawfordjohn* and Sheriffdom of *Lanark*, conform to Disposition dated the Thirty-first Day of *January* and Second Day of *February*, and recorded in the Books of Council and Session the Seventh Day of *March*, in the Year One thousand eight hundred and thirty-five, granted by *Alexander Wood* Esquire, Advocate, and *William Paul* Esquire, Accountant, in *Edinburgh*, Trustee upon the sequestrated Estate of *William Inglis*, Writer to the Signet, now deceased, in favour of the said *Archibald* now Lord *Douglas*, his Heirs and Assignees, and Instrument of Sasine following thereupon in his Favour, dated the Fifth and registered in the General Register of Sasines at *Edinburgh* the Seventh Days of *March* in the Year One thousand eight hundred and thirty-five: And whereas the said *Archibald* now Lord *Douglas* is also possessed in Fee Simple of, *inter alia*, all and whole these Parts and Portions after described of the Twenty Shilling Land of *Uddingston*, *videlicet*, the Lands called *Millgate*, *Holm Brae Butt* below *Davies How*, and Lands called *Southfield* or *Suffield*, but excepting always from the said Lands of *Millgate* Nine Acres Three Roods and Twenty-one Falls thereof which were disposed by the said *Archibald* Lord *Douglas* to *John Scott*, Son of *Thomas Scott*, Portioner of *Uddingston*, in Exchange for certain Lands in *Suffield* herein-after described and disposed, and which Lands are bounded and described in manner following, *videlicet*, the *Millgate*, formerly *Chapman's* Lands, containing Nineteen Acres One Rood and Thirty-eight Falls, lying on each Side of the Mill Road from *Uddingston* to *Calder Mill*, and bounded on the North by the deceased *John Wilkie's* Property called the

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Blacklaw, and the Turnpike Road from *Glasgow* to *Edinburgh*, on the East by the Property sometime of *James Rae* called *Thornywood*, on the South by the *Holm Burn*, and on the West by the Property sometime of *William Lindsay* called *Sandyhill* and *Davies How*; a small Butt below *Davies How*, containing about Seven and One Half Falls of Ground, bounded on the North and East by *William Lindsay's* Property, on the South by the *Holm Burn*, and on the West by the Property sometime of *James Cross*; a Piece of Ground containing about Three Roods and Two Falls, lying on the South Side of the Burn called *Holm Brae*, and bounded on the West by the Property sometime of *William Lindsay*, on the North-east and South by the Mill Road; a Piece of Ground in *Suffield* containing about One Acre and Two Roods and Thirty-one Falls, bounded on the North by the Property sometime of *William Lindsay*, on the East by the Road leading to the *Castle Meadow*, on the South by the Property sometime of *Thomas Scott*, and on the West by the Property of the said *Archibald Lord Douglas* and the said *Thomas Scott*; all lying within the Parish of *Bothwell* and Shire of *Lanark* aforesaid; together with the Teinds, Parsonage, and Vicarage of the said Lands, and that Part of *Calder Mill* pertaining to the said Lands, and also the whole Seat in the Church of *Bothwell* which belonged to *James Corbet*, formerly Proprietor of the said Lands; as also all and whole these Two Inclosures of Land commonly called the *North Crawflatts*, said to contain Five Acres One Rood and Five Falls, and *South Crawflatts*, said to contain Four Acres Two Roods and Five Falls, as the same were fenced and possessed; and also all and whole that small Piece of Ground lying within the Policy of the said *Archibald Lord Douglas* to the North of the Main Gate of *Bothwell Castle*, said to contain One Rood and Eight Falls, and bounded on the East by the *London Road* from *Hamilton* to *Glasgow*, and on the South-west and North by the other Parts of the Policy of the said Lord *Douglas*; item, all and whole that Inclosure lying on the South Side of the said Road commonly called *Tod Holes*, as presently fenced and possessed, and said to contain Five Acres Three Roods and Eleven Falls; which whole Lands last above described are Parts and Portions of all and hail these Fifteen Acres of Land, less or more, lying in these Places now called the *Crawflatts*, *Woodean Roads*, and *Tod Holes*, sometime possessed by the deceased *Gavin Hamilton*, Wright in *Bothwell*, being Parts of the just and equal Parts of all and hail these Portions of Lands of the Town and Lands of *Bothwell*, which sometime pertained to the deceased *Gavin Baxter* in *Bothwell* and *James Hamilton* of *Bogs*, and thereafter to *John Thomson* younger, in *Bothwell*, heritably, with all and sundry Houses, Biggings, Yards, Orchards, Parts, Pendicles, and Pertinents thereof, lying within the Parish of *Bothwell*, Barony and Regality thereof, and Sheriffdom of *Lanark* aforesaid, always subject the Lands and others last above described to any Servitude, Conditions, Reservations, or Burdens incumbent on the same by the Title Deeds, by prescriptive Use, or otherwise; as also all and whole that Part of the Lands which formerly belonged to *Duncan Mac Millan*, Writer in *Edinburgh*, called *Auldwardlee*, being Lot Sixteenth in the Articles of Roup thereof, and numbered Seventh on the Plan after mentioned, and all and whole that Part of the said Land called *Castledike Park*, being Lot Seventeenth in the Articles of Roup, and numbered Eight on the said Plan referred to in the

the said Articles of Roup, which are dated the Twenty-ninth Day of *July*, and with the Minutes and Procedure of the said Roup recorded in the Books of Session (Office P. M.) the Twenty-fourth Day of *August*, One thousand eight hundred and seven, and which Plan was subscribed by the now deceased *Campbell Douglas* Esquire, then Factor for the said *Archibald Lord Douglas*, as relative to his Purchase of the foresaid Parts of the said Lands, and by the said Plan appearing to be bounded respectively as follows; *videlicet*, the said Lands of *Auldwardlee* by the Grounds of Mr. *Clarke's* Heirs upon the North-east, and by the Grounds of the said *Archibald Lord Douglas* on the other Parts, and the said Lands of *Castledike* are bounded upon all Sides by the Grounds of the said *Archibald Lord Douglas*, all lying within the Parish of *Bothwell* and Sheriffdom of *Lanark* aforesaid; as also all and whole the following Five Acres One Rood and Four Falls in *Suffield*, including the Bank, bounded on the North by that Part of the *Suffield* purchased from *James Corbet*, and the Gravel Bank purchased from *James Rae*, on the East by the Road to *Castle Meadow*, on the South by the new-purchased Lands from *Uddingston*, and on the West by the River *Clyde*, also that Piece of Ground in *Suffield* which belonged to *William Lindsay* containing One Rood and Thirty-two Falls, and bounded on the North by *James Suffield*, on the East by the Road to *Castle Meadow*, on the South by the Ground purchased from *James Corbet*, and on the West by the Gravel Bank purchased from *James Rae*, all lying within the Parish and Sheriffdom aforesaid; as also all and whole that Piece of Ground called the *Crowflatts*, bounded on the South and South-east by the Road leading from the Town of *Bothwell* to the Grounds where the Mill of *Bothwell* formerly stood, on the West and North by the Lands belonging to the said Lord *Douglas*, and on the East and North-east by a Road formerly leading from the *Glasgow* Turnpike Road to *Hamilton* down to the aforesaid Road leading to the Mill, with the whole Parts, Privileges, and Pertinents thereof, and all Right, Title, or Interest which the said *Archibald Lord Douglas* had or could pretend to the Teinds of the aforesaid Lands and others, all lying within the Parish of *Bothwell* and Sheriffdom of *Lanark* aforesaid; as also all and whole these Parts and Portions of the Lands in *Uddingston*, *videlicet*, the *Dykehead Croft*, Part of *Longside* and *Ayrcroft*, together also with a Corner of Land on the North Side of the *Hamilton* Road, being Part of the *Laigh Muir*, belonging to *Andrew Jack*, Portioner in *Uddingston*, as also all and whole these Four Riggs of his *Laigh Muir* marked Number Sixty on the Plan thereof, and which contain Three Roods and Twenty-nine Falls, bounded by Part of the *Laigh Muir* purchased by the said *Archibald Lord Douglas* from *Alexander Cross* on the North, the *Glasgow* Road on the East, the Lands above mentioned on the South, and the *Common Loan* on the West, all lying within the said Barony of *Bothwell*, Parish thereof, and Shire of *Lanark* aforesaid; as also all and whole these Parts and Portions of the Two Merk Land of old Extent in *Uddingston* which belonged to *James Cross*, *videlicet*, Five Acres and One hundred and thirteen thousandth Parts of an Acre, lying in the Field called *Castledyke*, bounded on the East by *John Wilkie's* Land, on the West by *John Rae's* Land, on the South by the Parks of *Bothwell*, on the North by the Road from *Uddingston* to *Bothwell Castle*, as also Six hundred and

and ninety-seven thousandth Parts of an Acre lying in the said Field called *Castledyke*, bounded on the East and North by *James Rae's* Lands, on the South by *John Wilkie's* Lands, and on the West by the said Road from *Uddingston* to *Bothwell Castle*, as also Three hundred and fifty thousandth Parts of an Acre lying in the Field called *Bellstyle*, bounded on the South by *John Rae's* Lands, on the North by *John Wilkie's*, on the East by *James Jack's*, and on the West by *Robert Chapman's*, as also Eight hundred and eighty-four thousandth Parts of an Acre lying in the Field called the *Braes*, bounded on the East and North by *Thomas Scott's* Lands, on the South by *James Rae's* Lands, and on the West by the River *Clyde*, with the Teinds, Parsonage, and Vicarage of these Four Portions or Pieces of Land, and hail Pertinents thereof, lying within the Barony and Parish of *Bothwell*, late Regality thereof, and Shire of *Lanark* aforesaid; as also those Three Acres and Thirty-six Falls, being that Part of the One Merk Land in *Uddingston* which belonged to *John Braidwood*, called *Sandylands*, and which Lands are bounded on the North and West by the *Arnot Hill* purchased by the said *Archibald Lord Douglas* from *Alexander Cross*, on the East by the *Dykehead Croft* belonging to *James Jack*, and on the South by the said Road leading to *Suffield* and *Castle Meadow*, all lying within the Barony and Parish of *Bothwell* and Shire of *Lanark* aforesaid; as also all and whole these Two Acres of Land or thereby, being Part of these Lands of *Uddingston* called the *Easter Merk Land*, lying in that Part thereof called the *Laigh Muir*, bounded by the Lands belonging to the said *Archibald Lord Douglas* on the South, the Lands of *John Braidwood*, Portioner of *Uddingston*, on the North, the Lands called the *Myres*, sometime belonging to *James Naismith*, Portioner of *Bothwell*, on the East, and the Highway leading from *Bothwell* and *Uddingston* to *Glasgow* on the West Parts, all lying within the Parish of *Bothwell* and Sheriffdom of *Lanark* aforesaid; as also all and whole that Piece of Field Ground in the Town of *Uddingston* annexed and belonging to that House in the said Town called the *Loanhead* or *Commonhouse*, with the Pertinents thereof, lying within the late Regality of *Bothwell* and Sheriffdom of *Lanark* aforesaid, and which Piece of Ground with certain other Subjects originally pertained to *Janet Thomson*, who purchased the same from the other Heritors of the Town of *Uddingston*, as the said Piece of Ground is now possessed by the said *Archibald Lord Douglas*, and is now annexed to his Inclosures at *Bothwell*; and lastly, all and whole that Part and Portion of the Two Merk Land of old Extent of the Town and Lands of *Uddingston*, commonly called the *Wester* and *Easter Merk Lands*, consisting of Three hundred and thirty thousandth Parts of an Acre Scots Measure, called the *Two Butts*, lying in the Field called *Bellstyle*, bounded by *John Wilkie's* Land on the South, *Robert Chapman's* Lands on the West, *Gavin Lang's* Lands on the North, and *James Jack's* Lands on the East, with the Teinds, Parsonage, and Vicarage of the said Piece of Land, and hail Pertinents thereof, lying within the late Regality, Barony, and Parish of *Bothwell*, and Sheriffdom of *Lanark* aforesaid, conform to Disposition granted by *Francis Walker Drummond*, now Sir *Francis Walker Drummond* of *Hawthornden*, Baronet, Commissioner nominated and appointed by the said deceased *Archibald Lord Douglas*, in favour of the said *Archibald* now Lord
Douglas,

Douglas, and his Heirs and Assignees, dated the First Day of *December* in the Year One thousand eight hundred and twenty-seven, and recorded in the Books of Council and Session the Ninth Day of *March* in the Year One thousand eight hundred and thirty-two, and Instrument of Sasine following thereon, in favour of the said *Archibald* now Lord *Douglas*, dated the Fourth and registered in the General Register of Sasines at *Edinburgh* the Tenth Day of *December* in the Year One thousand eight hundred and twenty-seven; as also all and haill these Two Acres of Land or thereby, being Part of these Lands of *Uddingston* called the *Easter Merk Land*, lying in that Part thereof called the *Laigh Muir*, bounded by the Lands sometime belonging to *James Rae*, Portioner of *Uddingston*, on the South, the Lands sometime of *John Braidwood*, Portioner of *Uddingston*, on the North, the Lands called the *Myres*, sometime belonging to *James Nasmyth*, Portioner of *Bothwell*, on the East, and the Highway leading from *Bothwell* and *Uddingston* to *Glasgow* on the West Parts, all lying within the Parish of *Bothwell* and Sheriffdom of *Lanark*; as also all and whole these Parts and Portions of the Two Merk Land of old Extent in *Uddingston* formerly pertaining to *John Wilkie*, Portioner of *Uddingston*, videlicet, Five Acres and Six hundred and twenty-seven thousandth Parts of an Acre lying in the Field called *Castledyke*, bounded on the East by the Lands now or formerly of *James Rae* and *William Cross*, on the South by the Parks of *Bothwell*, on the West by the Lands now or formerly of *James Corse*, on the North by the Lands now or formerly of *James Corse* and the Road from *Uddingston* to *Bothwell Castle*, as also Three hundred and sixty-six thousandth Parts of an Acre lying in the Field called *Bellstyle*, bounded on the South by the Lands now or formerly of *James Corse*, on the North by the Lands now or formerly of *Elizabeth Hamilton*, on the West by the Lands now or formerly of *Robert Chapman*, and on the East by the Lands now or formerly of *James Jack*, with the Teinds, Parsonage, and Vicarage of these Two Portions or Pieces of Land, and haill Pertinents thereof, lying within the Barony and said Parish of *Bothwell*, and late Regality thereof, and Shire of *Lanark*; as also all and whole that Part and Portion of the Twenty Shilling Land of that Two Merk Land of old Extent in *Uddingston* formerly pertaining to *Robert Chapman*, Printer in *Glasgow*, containing One Acre Thirteen Falls of Ground or thereby, lying in the Field called the *Braes*, bounded by the Lands then of *William Lindsay* on the North, the River *Clyde* on the West, the Parks of *Bothwell* on the South, and the Field called *Bellstyle* on the East, with the Teinds, Parsonage, and Vicarage of the said Piece of Ground, and haill Pertinents thereof, lying within the said Barony and Parish of *Bothwell*, late Regality thereof, and Sheriffdom of *Lanark*; and also all and haill that small Piece of Land lying near the Farm Offices at *Bothwell Castle*, measuring Twenty-four and a Half Falls of Ground or thereby, bounded on the East by the Road leading from *Glasgow* to *Hamilton*, on the South by the Park Wall belonging to the said *Archibald Lord Douglas*, on the West by the Road leading from *Bothwell Castle* to *Uddingston*, and on the North by a small Piece of Ground sometime belonging to *James Forrest*, Carpenter in *Uddingston*, lying within the said Parish of *Bothwell* and County of *Lanark*, conform to Charter of Confirmation and Precept of Clare Constat, granted by the said

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Sir

Sir *Francis Walker Drummond*, as Commissioner nominated and appointed by the said *Archibald* now Lord *Douglas*, to and in favour of the said *Archibald* now Lord *Douglas*, dated the Third Day of *March* in the Year One thousand eight hundred and thirty-five, and Instrument of Sasine following thereon in favour of the said *Archibald* now Lord *Douglas*, dated the Fifth and registered in the General Register of Sasines at *Edinburgh* the Seventh Days of *March* in the said Year One thousand eight hundred and thirty-five; and also all and haill these Six Falls Two Yards and Five Feet of Ground or thereby, bounded as follows, *videlicet*, on the East by the Road leading from *Glasgow* to *Hamilton*, on the North and West by the Road leading from *Uddingston* to *Bothwell Castle*, and on the South by the Piece of Ground formerly belonging to *Elizabeth Henderson* and *Adam Wilkie*; and disposed by them to the said deceased *Archibald* Lord *Douglas*, lying in the Parish of *Bothwell* and County of *Lanark*, conform to Disposition dated the Third and registered in the Books of Council and Session the Seventh Day of *March* in the said Year One thousand eight hundred and thirty-five, granted by *James Forrest*, Wright in *Uddingston*, in favour of the said *Archibald* now Lord *Douglas*, and his Heirs and Assignees, and Instrument of Sasine in his Favour following thereon, dated the Fifth and registered in the General Register of Sasines at *Edinburgh* the Seventh Day of *March* in the said Year One thousand eight hundred and thirty-five; which several Parcels of Land above described extend to One hundred and thirty-two Acres Three Roods and Thirteen Falls or thereby, and are partly interspersed with the Grounds forming the Policy of *Bothwell Castle*, one of the principal Residences upon the said entailed Estates, and partly in the immediate Neighbourhood of the said Residence: And whereas under Authority of an Act of Parliament passed in the Twentieth Year of the Reign of His Majesty King *George* the Second, Chapter Fifty, intituled *An Act for taking away the Tenure of wardholding in Scotland*, various Superiorities belonging to the said entailed Estate were sold by the said deceased *Archibald* Lord *Douglas* and by the said *Archibald* now Lord *Douglas*, and the said *Archibald* now Lord *Douglas* now stands indebted for the Prices of the said Superiorities, amounting to the Sum of Twelve thousand six hundred and twenty-two Pounds Eight Shillings and Nine-pence Sterling, and by the said recited Act it is provided that the Monies paid as the Price of Superiorities, being Part of a tailzied Estate, shall be laid out in the Purchase of Lands to be settled to the same Uses and with the same Limitations and Restrictions as such Superiorities were settled before the Sale: And whereas the foresaid entailed Lands of *Crawford*, *Little Clyde*, *Haircleuch*, and *Belstain* are detached from the great Bulk of the said entailed Estate, and are situated in different Directions at a Distance of several Miles therefrom, and the following Parts of the foresaid Lands and Barony of *Hartside* or *Wandel*, *videlicet*, all and whole the Lands of *Littlegill*, as possessed by *Robert Neilson*, and the Lands of *Coldchapel*, as possessed by *Thomas* and *John Haddow*, lying within the united Parishes of *Wandel* and *Lamington* and Shire of *Lanark*, are situated at the Extremity of the said entailed Estate, while the foresaid Fee Simple Lands of *Netherton* of *Crawfordjohn* and Lands of *Glespin* are contiguous to and advantageously situated for the said entailed Estate

of

of *Douglas*, and the foresaid Parcels of Land near *Bothwell Castle*, from their Contiguity thereto, are quite essential to the comfortable Enjoyment of one of the principal Residences on the said entailed Estates: And whereas the said Fee Simple Lands of *Netherton of Crawfordjohn, Glespin*, and Lands near *Bothwell Castle*, belonging to the said *Archibald* now Lord *Douglas*, are of an estimated Value considerably more than the estimated Value of the said entailed Lands of *Crawford, Little Clyde, Haircleuch, Littlegill, Coldchapel*, and *Belstain*, and the foresaid Sum due by the said *Archibald* now Lord *Douglas* as the Price of Superiorities sold from the said entailed Estate; and it would be greatly to the Benefit and Advantage of the said *Archibald* now Lord *Douglas*, and the Heirs of Entail entitled to succeed under the foresaid Disposition and Deed of Entail, if the foresaid Lands of *Crawford, Little Clyde, Haircleuch, Littlegill, Coldchapel*, and *Belstain* were settled in Fee Simple upon the said *Archibald* now Lord *Douglas*, and his Heirs and Assignees, in lieu and exchange for the foresaid Lands of *Netherton of Crawfordjohn, Glespin*, and Lands near *Bothwell Castle*, to be entailed in exchange for the same, and in satisfaction of the foresaid Sum of Twelve thousand six hundred and twenty-two Pounds Eight Shillings and Nine-pence due by the said *Archibald* now Lord *Douglas* to the said entailed Estate; but by reason of the Limitations and Conditions contained in the foresaid Disposition and Deed of Entail these Purposes cannot be effected without the Aid and Authority of Parliament: May it therefore please Your Majesty, upon the humble Petition of the said *Archibald* now Lord *Douglas*, that it may be enacted; and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That immediately from and after the passing of this Act the said *Archibald* Lord *Douglas*, at any Time during his Life, or failing him the Heir of Entail for the Time being, or the Tutors or Curators of such Heir if under the Age of Twenty-one Years, who shall be seised and possessed of the entailed Estates comprised in the foresaid Disposition and Deed of Entail executed by the said *Archibald* Duke of *Douglas*, and also of the several Lands and Estates held in Fee Simple, herein before and after mentioned, shall and may be at liberty to apply summarily by Petition to the Court of Session in *Scotland*, in either Division thereof, and by and with the Direction and Approbation of that Court to make, grant, and execute a Disposition and Settlement or Deed of Entail of the several Lands and Estates herein-before mentioned, in which the said *Archibald* Lord *Douglas* stands infest and seised in Fee Simple; (that is to say,) all and whole the Lands of *Netherton of Crawfordjohn*, with Houses, Biggings, Yards, Orchards, Mills, Mill Lands, Mictures, Sequels, Woods, Fishings, Annexis, Connexis, Dependencies, Tenants, Tenandries, and Service of Free Tenants of the same, consisting of Twenty-four Oxgates of Land, whereof Three Oxgates extending to a Twenty-five Shilling Land, with Houses, Buildings, Yards, and Pertainents thereof, sometime pertaining to *John Muir*, were acquired from him by the deceased *Alexander Robson*, and were afterwards acquired by *Dunbar* Earl of *Selkirk* from the Children of the deceased *Alexander Braidfoot*, Portioner of *Crawfordjohn*,

The Heir of Entail in Possession, under the Direction of the Court of Session, to make an Entail of the Lands of *Netherton of Crawfordjohn, Glespin*, and Lands near *Bothwell Castle*.

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lying within the Barony of *Crawfordjohn*, Dukedom of *Hamilton*, and Shire of *Lanark*, which Barony was formerly vested and incorporated with the Lands and Barony of *Avondale*, together with the Teinds, Parsonage, and Vicarage of the said Lands of *Netherton* of *Crawfordjohn*, and the Heritable Office of Bailyary and Regality within the said Lands and Barony of *Crawfordjohn*, with all Privileges and Casualties whatsoever pertaining to the same, so far as such Jurisdictions are not now abolished by Law, and so far only as the said Heritable Office relates to and extends over the said Lands of *Netherton* of *Crawfordjohn* as the same are specified and contained in the Disposition granted by *Henry Thomas Colebrooke* of *Crawford Douglas* in *Scotland*, and of *Argyle Street, London*, Esquire, dated the Eighteenth Day of *December* in the Year One thousand eight hundred and twenty-seven, in favour of the said *Archibald* Lord *Douglas*, and his Heirs and Assignees; also all and whole the Nine Merk Land of *Glespin* and One Merk Land of *Cairncurrieshaw*, with the Parts, Pendicles, Annexis, Connexis, Manor Place, Houses, Biggings, Yards, Outsets, and Pertinents of the same respectively, lying within the late Regality of *Crawfordjohn* and Shire of *Lanark*, excepting the Half Merk Land of *Castledykes* and *Burnfoot*, which is a Part of the said Nine Merk Land of *Glespin*, and which Lands of *Glespin* comprehend the following Lands and others, *videlicet*, the House and Mains of *Glespin*, the Lands of *Dalebank, Stonehill, Netherhill, Parkhall, Parkhead, Longlee, Sheriff Cleuch, Slyming-foord, Shawhead, Greenburn*, and *Southbottom*, together with the Teinds, Parsonage, and Vicarage of the whole foresaid Lands; and also all and whole the One Merk Land of *Glendouran*, with all its Parts and Pertinents, called *Holmhead*, of old possessed by *Alexander Williamson*, and also the Houses, Biggings, Yards, Hollows, Plains, Tofts, Crofts, Muirs, Marshes, Meadows, Lizeours, Pastures, Privileges, and Commodities of the same, lying within the said late Regality of *Crawfordjohn* and Sheriffdom of *Lanark*, as the same are specified and contained in the Disposition granted by *Alexander Wood* Esquire, Advocate, and *William Paul* Esquire, Accountant, in *Edinburgh*, dated the Thirty-first Day of *January* and Second Day of *February* in the Year One thousand eight hundred and thirty-five, in favour of the said *Archibald* Lord *Douglas* and his Heirs and Assignees; and also all and whole the several Parcels of Land extending to One hundred and thirty-two Acres Three Roods and Thirteen Falls, or thereby, partly interspersed with the Grounds forming the Policy of *Bothwell Castle*, one of the principal Residences on the said entailed Estate, and partly in the Neighbourhood of the said Residence (as the said Fee Simple Lands are particularly specified in Schedule (A.) hereunto annexed); which Disposition and Settlement or Deed of Entail shall be made in the Form and Manner which shall appear to the Judges of the said Court most proper for effectually settling and securing the said several Lands, free of all Debts and Incumbrances, to and in favour of the said *Archibald* now Lord *Douglas* and the other Heirs entitled to take and succeed under the before-recited Deed of Entail executed by the said *Archibald* Duke of *Douglas*, bearing Date the Eleventh Day of *July* in the said Year One thousand seven hundred and sixty-one, in the Form of a strict Entail, and under all the Reservations, Provisions, Qualifications, Conditions, Restrictions, Limitations,

Limitations, and Clauses prohibitory, irritant, and resolute, which in and by the before-recited Deed of Entail are declared and expressed of and concerning the Lands, Lordships, Baronies, and other Estates therein specified and contained, or such of them as shall be then subsisting undetermined and capable of taking effect, and which Disposition and Settlement or Deed of Entail shall be so framed as to bind the Institute as well as all and every other Person succeeding as Heir of Entail.

II. And be it further enacted, That after the said Disposition and Settlement or Deed of Entail shall be so made, granted, and executed in manner and to the effect aforesaid, the same shall in due Form be recorded in the Register of Entails, for the Benefit of all and every Person and Persons interested therein, and a Charter or Charters shall and may pass and be obtained thereupon, and Infestment be taken by virtue of the Precept of Sasine therein contained, and recorded agreeably to the Forms of the Law of *Scotland*, upon all which the Judges of the Division of the Court of Session to which such Application shall have been made as aforesaid shall interpose their Authority, by declaring that the Directions in this Act given for settling the several Lands and Estates herein-before mentioned (in the Schedule A. hereunto annexed particularly specified) have been complied with according to the true Intent and Meaning of this Act.

Entail of Netherton of Crawfordjohn, Glespin, and Lands near Bothwell Castle, to be recorded in the Register of Entails.

III. And be it further enacted, That from and immediately after the making, granting, and executing the aforesaid Disposition and Settlement or Deed of Entail, the recording the same in manner above mentioned, the expeding of the Charters, and the taking and recording the Infestment of the said several Lands and Estates (in the said Schedule A. hereunto annexed particularly specified), and the Authority of the Court of Session in either Division thereof being interposed thereto in manner before mentioned, the Lands and Estate herein-after mentioned (and in the Schedule B. hereunto annexed particularly specified); (that is to say,) all and whole the foresaid entailed Lands of *Crawford, Little Clyde, Haircleuch, and Belstain*, and the following Parts of the foresaid Lands and Barony of *Hartside or Wandel, videlicet*, all and whole the Lands of *Littlegill* as possessed by *Robert Neilson*, and the Lands of *Coldchapel* as possessed by *Thomas and John Haddow*, lying within the united Parishes of *Wandel and Lamington* and Shire of *Lanark*, shall be and the same are hereby settled and vested in the said *Archibald* now Lord *Douglas*, his Heirs and Assignees, or in the Person who shall under the Authority of this Act as aforesaid summarily apply to the Court of Session in *Scotland* in the Manner aforesaid, and his Heirs and Assignees, in Fee Simple; and the said Lands of *Crawford, Little Clyde, Haircleuch, and Belstain*, and the Lands of *Littlegill* and *Coldchapel*, possessed as aforesaid, shall from thenceforth be freed and absolutely acquitted, released, exonerated, and discharged of and from all the Reservations, Provisions, Qualifications, Conditions, Restrictions, Limitations, and Clauses prohibitory, irritant, and resolute, which in and by the said Deed of Entail herein-before in part recited are limited, provided, expressed, and

When Entail completed, the Dominion utile of the Lands of *Crawford, Little Clyde, Haircleuch, Belstain, Littlegill, and Coldchapel*, to be freed from the Entail.

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declared of and concerning the said Premises or any of them; and the same shall from thenceforth be free and at the absolute Disposal of the said *Archibald* now Lord *Douglas*, and his Heirs and Assignees, or of the Person who shall under the Authority of this Act make such summary Application to the Court of Session as aforesaid, and his Heirs and Assignees; and the said *Archibald* now Lord *Douglas*, or the Heir of Entail completing the said Exchange, shall not thereby incur any Irritancy or Forfeiture, any thing contained in the said Deed of Entail by the said Duke of *Douglas*, and in the said Disposition and Assignment of the said Lands of *Belstain* by the said deceased *Archibald* Lord *Douglas*, to the contrary notwithstanding.

Lord Douglas to be thereupon freed from this Debt of 12,622*l.* 8*s.* 9*d.*

IV. And be it further enacted, That upon its being found and declared by the Court of Session in *Scotland* that the said Entail herein-before directed to be made and granted shall have been duly recorded, and that the Charters and Infeftments following thereon shall have been expedite and recorded agreeably to the Forms herein-before prescribed, the said *Archibald* now Lord *Douglas*, and his Heirs and Successors, shall be freed and discharged of the foresaid Sum of Twelve thousand six hundred and twenty-two Pounds Eight Shillings and Nine-pence Sterling, being the Amount of the various Superiorities belonging to the said entailed Estates sold by the said deceased *Archibald* Lord *Douglas* and the said *Archibald* now Lord *Douglas* in virtue of the Act herein-before mentioned, passed in the Twentieth Year of the Reign of His Majesty King *George* the Second (as the same are specified in the Schedule C. hereunto annexed).

General Saving.

V. Saving and reserving to the King's most Excellent Majesty, His Heirs and Successors, and to all and every other Person and Persons, Bodies Politic and Corporate, his, her, and their Heirs, Executors, and Successors, (other than and except the said *Archibald* now Lord *Douglas*, and the other Heirs of Entail or Persons entitled to succeed to the Lands, Lordships, Baronies, and Estates mentioned in the said Deed of Entail executed by the said *Archibald* Duke of *Douglas* on the Eleventh Day of *July* in the said Year One thousand seven hundred and sixty-one,) all such Estate, Right, Title, Interest, Claim, and Demand whatsoever in, to, or out of the said entailed Estate and every Part thereof, as they or any of them have, or might have, claim, challenge, or demand in case this Act had never been made.

Act to be printed by the King's Printers.

VI. And be it further enacted, That this Act shall be printed by the several Printers to the King's most Excellent Majesty duly authorized to print the Statutes of the United Kingdom; and a Copy thereof so printed by any of them shall be admitted as Evidence thereof by all Judges, Justices, and others.

SCHEDULE (A.) to which this Act refers; shewing the Lands to be entailed.

1. Lands in the Parish of Crawfordjohn and County of Lanark.

Lands.	Tenants.	Endurance of Leases.	Present Annual Rents.	Number of Years Purchase.	Value thus estimated.	Total.
			£ s. d.		£ s. d.	£ s. d.
Netherton	Gall and French	15 Years from Whitsunday and Martinmas 1824	550 0			
Lands of Glespin, <i>videlicet</i> ,						
Stonehill	John Milliken	17 Years from	275 0			
Netherhill	Peter Haddow	19 Years from	145 0			
Greenburn and Bottom	John Willison	19 Years from	190 0			
Shawhead and Slymingford	David French	19 Years from	170 0			
Sheriffcleuch	Robert Forsyth	19 Years from	80 0			
Glespin Grass Parks	-	Let from Year to Year	180 0			
Interest for One Year, at £5 per Cent., on Outlay of £218 on Fences on Netherton			1590 0		41,623 8 0	
			10 18		2,741 16 2	
			1600 18	26		
From which deduct Twenty-six Years Purchase of £105 9s. 1d., being annual Burdens per Note subjoined -					Free Value	38,881 11 10
Cess			£	s. d.	£	
Rogue and Bridge Money			8	4 5		
Stipend:			3	14 2		
Meal, 319.49219 Stones, at 13s. 11½d. per 10 Stones -						
Barley, 186.10177 Bushels, at 3s. 7d. per Bushel -						
Sum of Stipend						
Schoolmaster's Salary			55	12 10		
Poor Rates			9	18 9		
Assessment			11	15 8		
Statute Labour on Glespin Grass Parks			13	10 9		
Sum of Burdens			2	12 6		
			£ 105	9 1		

2. Lands in the Parishes of Bothwell and Blantyre and County of Lanark.

Lands.	Annual Rent.	Number of Years Purchase.	Estimated Value.	Total.
	£ s. d.		£ s. d.	£ s. d.
The Lands in the immediate Vicinity of Bothwell Castle, which are intermixed with the entailed Estate, and which were acquired by the said Archibald Lord Douglas by virtue of a Disposition dated 1st December 1827, and recorded in the Books of Council and Session the 9th March 1832, made by Sir Francis Walker Drummond in his Lordship's Favour by virtue of a Charter of Confirmation and Precept of Clare Constat dated the 3d Day of March 1835, in his Lordship's Favour, and by virtue of a Disposition dated the 3d and recorded in the Books of Council and Session the 7th Day of March 1835, made by James Forrest in his Lordship's Favour, and which said Disposition and the said Charter of Confirmation and Precept of Clare Constat are set forth in this Act, and which Lands are delineated upon a Plan prepared by William Kyle, Land Surveyor, and to extend to 132 Acres 3 Roods 13 Falls Imperial Measure, or thereabouts, and are marked on said Plan M. N. O. P. Q. V. U. R. and S., and are comprehended within the Lines or Boundaries coloured Blue; which Lands are estimated at 50s. per Acre, and at 30 Years Purchase, <i>inde</i> - - -	332 1 6	30	9,962 5 0 483 3 9	£ 9,479 1 9
				Free Value

From which deduct 30 Years Purchase of £16 2s. 1½d., being annual Burdens per Note subjoined -

Public Burdens of these and certain other Lands.

Cess, &c.	-	-	-	-	-	£5 18 0
Stipend:						
Meal	-	7 1 2	2¾	at	13s. 9¾d.	£5 2 6
Barley	-	6 0 2	1½	at	20s. 2d.	6 4 0
Money	-	-	-	-	-	6 8 8
				Sum of Stipend		18 15 2
School Salary	-	-	-	-	-	5 2 9
Poor Rates	-	-	-	-	-	36 13 0
						65 8 11
				Proportion which falls to these Lands	-	16 2 1½

Note.—It will be seen from the Plan that the greater Part of these Lands is actually comprehended within the Park Wall of Bothwell Castle; their Worth, therefore, to the entailed Estate, is a great deal more than the Value put upon them by the Valuator, whose Estimate is formed upon the ordinary agricultural Value of the Lands, without taking into consideration the intrinsic Worth and Advantages of the Lands to the entailed Estate.

SCHEDULE (B.) to which this Act refers; shewing the Lands to be disentailed.

1. Lands in the Parish of Crawford and County of Lanark.

Lands.	Tenants.	Endurance of Leases.	Present Annual Rent.	Number of Years Purchase.	Value thus estimated.	Total.
			£ s.		£ s.	£ s.
Crawford	Wm. Cranston	99 Years from Martinmas 1833	1 0			
Ditto	Ditto	Holds at Will from Martinmas 1807	24 0			
Ditto	Janet Johnston	Holds at Will from Martinmas 1817	4 0			
Ditto	Richard Ramsay	Holds at Will from Martinmas 1820	14 0			
Ditto	John Russell	Holds at Will from Martinmas 1820	8 0			
Ditto	George Glen-dinning	Holds at Will from Martinmas 1819	10 0			
Ditto	John Cock	Holds at Will from Martinmas 1819	5 0			
Ditto	James Craig	Holds at Will from Martinmas 1797	9 0			
Little Clyde	Edward Thomp-son	19 Years from Whitsunday 1832	100 0			
Harecleuch	James Fletcher	14 Years from Whitsunday and Martinmas 1824	200 0	26	9750 0	
			375 0		519 7	£9230 13

From which deduct 26 Years Purchase of £19 19s. 6d., being annual Burdens per Note subjoined - - - - -

Free Value

Public Burdens.

	£	s.	d.
Cess for Harecleuch	0	4	6
Rogue Money for Ditto	0	2	1
Stipend: Meal, 82.0013 Stones, at 13s. 11½d. per 10 Stones	£5	14	5½
Barley, 47.7652 Bushels, at 3s. 7d. per Bushel	8	11	1½
Money	0	6	6
Sum of Stipend	£14	12	1½
Schoolmaster's Salary	1	14	5½
Poor Rates	2	17	5¼
Assessment	0	8	11
Sum of Burdens	£19	19	6

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SCHEDULE (B.) — continued.

2. Lands in the united Parishes of Wandel and Lamington.

Lands.	Tenants.	Endurance of Leases.	Present Annual Rents.	Number of Years Purchase.	Value thus estimated.	Total.
			£ s.		£ s. d.	£ s. d.
Littlegill -	Robert Neilson	19 Years from Martinmas 1823 and Whitsunday 1824	235 0			
Coldchapel -	Thomas and John Haddow }	19 Years from Martinmas 1833 and Whitsunday 1834	265 0			
			500 0			
		Interest for One Year at 5 per Cent. on Outlay of £84 on Fences on Littlegill	4 4			
			504 4	26	13,109 4 0	
					1,064 16 8½	
						Free Value - £ 12,044 7 3½

From which deduct 26 Years Purchase of £40 19s. 1½d., being annual Burdens per Note subjoined

Public Burdens.

Stipend:	£ 5 17 9½
Meal, 84.3874 Stones, at 13s. 11½d. per 10 Stones	3 12 8½
Bear, 24.5773 Bushels, at 2s. 11½d. per Bushel	19 16 8½
Money	
Sum of Stipend	29 7 2¼
Schoolmaster's Salary	4 11 8½
Poor Rates	4 9 4¾
Assessment	2 10 9¾
Sum of Burdens	£40 19 1¼

3. Lands in the Parish of Carluke and County of Lanark.

Lands.	Tenants.	Endurance of Leases.	Present Annual Rents.	Number of Years Purchase.	Value thus estimated.	Total.
			£ s. d.		£ s. d.	£ s. d.
Gair	Hamilton and Prentice	19 Years from Martinmas 1824 and Whitsunday 1825	50 0 0			
Belstane Mains	William Forrest	19 Years from Martinmas 1833 and Whitsunday 1834	90 0 0			
Moss-side	James Legate	19 Years from Martinmas 1830 and Whitsunday 1831	30 0 0			
Belstane Town	Gavin Jack	19 Years from Martinmas 1831 and Whitsunday 1832	220 0 0			
Bogside and Badshaw	William Barr	19 Years from Martinmas 1817 and Whitsunday 1818	60 0 0			
		Interest for One Year at 5 per Cent. on Outlay of £32 8s. for a Dyke on Moss-side	450 0 0			
		Interest for One Year at 5 per Cent. on Outlay of £421 8s. 1d. for Houses on Belstane Town		26	12,397 16 7	
		Interest for One Year at 5 per Cent. on Outlay of £83 for Fences on Bogside and Badshaw		20	360 0 0	
		Sum of Interest	26 19 9½		12,757 16 7	
Gair Lime Works let to James Legate for 19 Years from Martinmas 1824			18 0 0		1,934 14 6	
		From which deduct 26 Years Purchase of £74 8s. 3d., being annual Burdens per Note subjoined				£ 10,823 2 1
						Free Value
<i>Public Burdens.</i>						
		Stipend:				
		Meal, 349,765,625 Stones, at 13s. 11½d. per 10 Stones	£24 8 2½			
		Barley, 203,735,816 Bushels, at 3s. 7d. per Bushel	36 10 0½			
		Sum of Stipend	£60 18 3			
		Schoolmaster's Salary	3 3 0			
		Poor Rates	10 7 0			
		Sum of Burdens	£74 8 3			

Thos. R. Scott.

SCHEDULE (C.) to which this Act refers.

State of the Prices of entailed Superiority sold by the late Archibald Lord Douglas of Douglas, and by Archibald now Lord Douglas of Douglas, under Authority of the Act of Parliament 20 Geo. 2. Cap. 50.

Lands.	Vassals.	Dates of Dispositions.	Prices.		
			£	s.	d.
Kirkhope and Whitecamp	Duke of Queensberry	21 September 1773	175	0	0
Eastend	John Carmichael	3 March 1774	196	10	6
Kingainey	Alexander Wedderburn	2 September 1800	150	0	0
Glenprossen	Hon. Walter Ogilvy	Ditto	300	0	0
Auchluses, Hillend, and Redhall	George Wilkie	17 September	100	0	0
Wauchope and Longhaugh	Charles Scott	24 September 1806	1075	0	0
Bowshiell and Rachanside	Countess of Hyndford	22 July 1807	375	0	0
Dolphington	John Mackenzie	13 February 1809	559	10	10
Whitefield	William Wilson	Ditto	455	4	2
Bonjedward	Archibald Jerdan	1 September	1800	0	0
Slighshouses	Isabella Hutton	15 August 1810	94	5	0
Crimp Cramp	—— Bertram	May 1811	127	9	4
Fairneyhirstt Park and Langlee	Thomas Smith	8 October 1812	250	0	0
Over and Nether Alderstones	Miss Margaret Douglas	28 November 1816	420	10	10
Carmacoup	James Paterson	Ditto	847	4	5
Riccartjohnston	William Drysdale	29 Ditto	210	9	0
Bothwellshiells	James Russell	26 June 1817	113	8	11
Half of Shaws	John Steel	——	148	9	5
Part of Meikle Hairshaw and Fairneyshaw or Springnelly	Archibald Govan	——	190	0	1
Birniehill	William Russell	——	43	18	5
Parts of Knowhobble	Sir J. Stewart Denham	——	163	6	8
Goodockhill	James Marshall	——	101	3	3
Half of Knowhobblehill Mains	Jean Cumming and James and John Paterson	——	50	10	2
Corsehall, Biggurford, and Langwark	Jean and Martha Cumming	——	63	2	9
Parts of Uddingston	Andrew Jack	23 January 1819	339	11	1
Polmunckshead or Poolmunckshead	Samuel James Douglas	——	135	13	0

Lands.	Vassals.	Dates of Dispositions.	Prices.		
			£	s.	d.
Hillend and Lands in Kirkton of Douglas - }	James Howieson	23 January 1819 -	165	6	9
Troloss - - - }	John Forsyth -	29 August 1820 -	240	17	8
Fauldlaws - - - }	John Smith -	— - - -	10	0	0
Parts of Uddingston -	John Rae -	6 November -	475	1	8
Nether Knowhobble -	William Cleland	6 April 1821 -	73	6	1
Half of Three Freedoms in Crawford - }	Archibald Wilson	14 March 1823 -	12	4	11
Wester Calderhead -	John Marshall	18 August 1827 -	183	4	0
Woodside and Brownhill	David M'Haffie	7 November -	89	14	2
Parts of Uddingston -	Andrew Rae -	22 November -	148	16	8
Parts of Ditto - - }	John Braidwood	27 — - - -	44	14	0
Falside, Parts of Langwell, Parts of Kirkton of Douglas; Parts of Uddingston, Crowflatt, Wood-dean Roods, and Todholes, Auld Wardle and Castledyke Park, Parts of Bothwell - }	Archibald Douglas	10 December -	555	0	0
Aitkenhead, Newlands, and Barwoodhead - }	John Grosset } Muirhead - }	24 December 1827 -	266	13	4
Ten Shilling Land of Newlands - - - }	Ditto - - - }	25 — - - -	30	0	0
Back of Sweethope, Blacklands, Moodiefaulds, Myres, and Fauldsides }	George Robertson } Aikman }	28 March 1828 -	70	9	10
Half of Windyedge -	John Chalmers	— - - -	44	9	2
Parts of Uddingston -	John Scott -	9 May - - -	116	13	0
Parts of Ditto - - - }	George Scott -	— - - -	50	0	0
Parts of Bothwellshields and South Linrig - }	Robert Carrick } Buchanan - }	— - - -	205	8	2
Parts of Uddingston -	James Cross -	— - - -	228	13	0
Parts of Ditto - - - }	Alex. Cross -	— - - -	90	0	0
Half of Three Freedoms in Crawford - - }	Mrs. Jean Gibson - }	6 June - - -	12	5	0
Parts of Uddingston -	Andrew Jack -	24 — - - -	41	0	0
Parts of Bothwell - }	Mrs. Ann Hamilton - }	25 — - - -	53	18	6
Part of Meiklehairshaws -	Alexander Govan	1 July - - -	80	18	10
Hardington, Bagbie, and Shillawhead - - }	John Macqueen	1 January 1829 -	348	17	9
Swinstie, Half of Knowhobblehill, Half of Mains of Knowhobblehill, Brownhill, and Dicksdub - }	Trustees of Hugh } Dalrymple - }	15 — - - -	178	18	11
Parts of South Linrig - }	John and James } Bailie - }	— - - -	45	0	0
Unthank - - - }	Trustees of Gen. } J. Hamilton }	25 April - - -	151	4	8
Easter and Wester Bank Parks - - - }	William Bogle	9 November - -	44	18	2
Easter Calderhead -	William Waddell	19 January 1830 -	79	6	8
			£12,622	8	9

F. W. Drummond.
Thos. R. Scott.

ABSTRACT.

1. Value of Lands to be entailed.		£	s.	d.	£	s.	d.
1. Lands in the Parish of Crawfordjohn	- - -	38,881	11	10			
2. Lands in the Parishes of Bothwell and Blantyre		9,479	1	3			
Sum	- - -				£	48,360	13 1
2. Value of Lands to be disentailed.		£	s.	d.	£	s.	d.
1. Lands in the Parish of Crawford	- - -	9,230	13	0			
2. Lands in the Parish of Carluke	- - -	10,823	2	1			
3. Lands in the united Parishes of Wandel and Lamington	- - - - - }	12,044	7	3½			
Sum	- - -	32,098	2	4½			
4. Price of entailed Superiorities sold under Authority of Act of Parliament 20 Geo. 2. Cap. 50.	- - - }	12,622	8	9			
Sum	- - -				£	44,720	11 1½
Excess in favour of entailed Estate	- - -				£	3,640	1 11½

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