

45/3/4

Sturkwall 28. June 1815.

Sir

Your sister Mrs. Urquhart has authorised me to intimate to you that as you have failed to implement your Mother's settlement in so far, as it takes you bound to deliver annually to her a large Boat of Poats from the Island of Cava, she will be under the necessity of applying to the Court for its interposition — You are perfectly aware that the Deed of Entail permitted your Mother to make reasonable Provisions upon her Daughters, and you will not deny that the large Boat of Poats was both reasonable & very necessary, in respect that the Property can with the greatest ease furnish the Poats, and that they are requisite for the Comfort of your Sister — The provision is so much of an alimentary

alimentary description that I am decidedly of opinion  
the Court would not only lay you over on  
the value of the Boats when not delivered but  
find you liable in damages besides — As a  
personal friend to both parties I would recommend  
to you to cause the Boats to be forthwith  
delivered to Mrs. Ungabart, and as you are  
in arrears of 3 Boats excepting about one third  
part of one Boat, you will have to account  
for that arrear to Mrs. Ungabart.

I expect your answer in the course of  
Eight days for my government.

I am Sir

Your most obed<sup>t</sup>  
M<sup>t</sup> Servant

John Johnston Esq  
of Scotland



son of  
Amelara, Southwall Clerk  
June 2<sup>d</sup> 1775  
Advising to pay about 100 cents to  
amalgamly giving her dipson to be  
to the Johnston of Cambridge

Yours  
J. Tommets