

Doc.

FINAL DISPOSITION & SETTLEMENT

MRS. JESSIE ANNUNALD BAKER
WIFE OF JEREMY.

1908
1910

Wm. H. Barker & Co., Inc., N.Y.C.

I, Wm. JESSE ARTHUR BALD SCHEMERS MOUNT or JEFFREY, Widow; sometime of North Bay, Canada, and presently residing at Four hundred and sixty eight Dumbarton Road, Partick, Glasgow, for the Settlement of the succession to my means and estate after my death, do hereby give, Grant, Assign and Dispose, to and in favour of William Drysdale Junior, Farmer, King o' Muirs, Alloa; Alexander Leas Roxburgh, Solicitor, Alloa; and my son John Alexander Jeffrey, and the survivors and survivor and acceptors and acceptor of them (the major number of them accepting and surviving and resident in Great Britain from time to time being a quorum) and to the heir of the survivor of them, as Trustees and Trustee, for the ends, uses and purposes aftermentioned, (the said Trustees and their executors and their quorum being hereinafter referred to as "My Trustees") and to the assignees and disponees whomsoever of the said Trustees ALL AND SUNKEN, the whole means and estate, heritable and moveable, real and personal, now owing and belonging or which shall be owing and belonging to me at my death, with the writs, titles, and vouchers thereof, and I nominate and appoint my said Trustees to be my executors and executor, and also tutors and curators to such of the beneficiaries under these presents as may be in pupilarity or minority at the date of my death; But these presents are granted in Trust always for the ends, uses and purposes following. /s/

following namely:- (First) For payment of all my just and lawful debts, sick-bed and funeral charges, and the expenses of executing the Trust hereby created. (Second) I leave and bequeath (a) To my eldest son, John Alexander, my Gold Watch and Guard and Signet Ring, (b) To my son Alexander, the Watch and Chain and Opal and Pearl Ring, which belonged to his deceased Father (c) To my son William Drvadale, my Silver Watch and Chain, also small Opal Ring, (d) To my daughter Jessie Archibald Somers my Gold Locket with diamonds and two Gold Chains, two Gold Bangles, three Gold Rings, an opal and Pearl Ring, a Pearl and Garnet Ring and an Amethyst, (e) To William Sibot presently residing at Four hundred and sixty eight Dunbarton Road, Partick, aforesaid, my Gold Ring containing three diamonds and (f) To my said sons and daughter equally among them, share and share alike, all my wearing apparel, napery and other effects. (Third) I direct my Trustees to hold, apply and/or convey the residue of my means and estate to and for behoof of my said children who may survive and the issue per stirpes of such of them as may predecease me leaving issue equally among them, share and share alike, and in the event of any of my said children predeceasing me, leaving lawful issue, such issue shall be entitled equally among them to the share to which their parent would have been entitled if in life, and, in the event of any of my

my said Children predeceasing me without leaving issue, such deceased's share shall fall to and be divided equally among the survivors and survivor of my said children jointly with the issue ~~not~~ survivors of any of them who may have deceased leaving issue, such issue succeeding equally among them to the share to which their parent would have been entitled if in life; Declaring that the shares of minor issue shall only vest on their respectively attaining majority or in the case of daughters on their prior marriage; And I provide and declare that the whole provisions hereinbefore made in so far as in favour of or descending to females shall be expressly exclusive of the jure mariti and right of administration of husbands, and shall not be affectable by the debts or deeds of such husbands or any diligence or execution competent to follow thereon; Which provisions before written in favour of my said children respectively are hereby declared to be and shall be accepted of by them as in full of all claims of legitime or others consistent to them by or through my decease; And in the event of them or any of them claiming their ^{lawful} ~~own~~ rights, the parties so claiming shall forfeit all right and interest under these presents; And I provide that my Trustees shall be entitled to the Whole powers, privileges and exemptions conferred or which may be conferred by statute on gratuitous Trustees or to which gratuitous Trustees are entitled /

entitled at Common Law according to the most liberal interpretation and particularly without prejudices to said generality I empower my Trustees to retain all or any of the investments or securities I may have at my decease for such period as they may think proper, to sell or dispose of all or any part of my said means and estate, heritable or moveable, and that either by public roup or private bargain at such price or prices, or for such other considerations, as they may think proper, to borrow money to such extent as they may think proper for the purposes of the Trust upon any portion of the Trust Estate and to grant all deeds necessary or usual for that purpose, to purchase with the Trust funds or lend the same on the security of any of the following subjects namely.- Heritable property, including feu-duties and ground annuals, Guaranteed Preference Debenture, Lien, Annuity, Rent, Charge, or Ordinary Stock or Mortgages or Debentures of Railway or other Chartered Company or Companies including Banks, incorporated under the Companies' Acts or by Special Act of Parliament, and carrying on business either in Great Britain, India, or any British Colony, or in the United States of America where the Liability to be incurred is limited to the amount purchased, lent or invested, or to lend upon the Mortgages, Debentures or Deposit Receipts of Colonial Banks, established for at least ten years, or of any Public Trust in Great Britain, or of any of His Majesty's /-

Majesty's Colonies, or to retain the Trust
funds in Bank, and from time to time to alter
or renew the investments as to my Trustees may
seem necessary or expedient, to appoint Factors
or Law Agents who may be of their own number,
and to allow such Factors the usual remuneration
and such Law Agents the usual professional fees;
Declaring that my Trustees shall not be respon-
sible for any Factors they may appoint, further
than that they shall be reputed solvent at the
time of appointments; And I reserve my own life-
rent; With power to alter or revoke these pre-
sents at pleasure; And I revoke and recall all
certis causa Settlements and Wills previously
executed by me; And I dispense with delivery
hereof; And I consent to registration hereof for
preservation; IN WITNESS WHEREOF these presents
written on this and the three preceding pages
by Robert Reid Henderson, Clerk to Her Majesty
and Roxburgh, Solicitors, Alas, are subscribed by
me at Partick aforesaid on the Fifteenth day of
October, Nineteen hundred and eight, before
these witnesses the said Robert Reid Henderson,
and Miss Mary Smith, residing at Twenty four
Gordale Place, Gorgie, Edinburgh.

(Sgd). Robert R. Henderson, Witness.

(Sgd). JESSIE A.S.M. JEFFERY,

(*). Mary Smith,

Witness.