

DISPOSITION  
and  
SETTLEMENT  
of  
WILLIAM DRYSDALE JEFFREY

---

27th Dec 1968

723406

1968

WITNESSETH that on the 6th day of April 1982, this is the will referred to in my oath of even date to the inventory of the estate of the said deceased William Drysdale Jeffrey.

*J. W. M. d. c.*  
*Brian Lumsden*  
*Sherrin Clark Referee*

I, WILLIAM DRYSDALE JEFFREY, residing at Fortynine Long Row, Menstrie, with a view to settling the succession to my means and estate in the event of my death, NOMINATE and APPOINT my son-in-law EDWARD LUMSDEN residing at One Hundred, Strathmore Drive, Stirling, and WILLIAM JARVIS, Solicitor, Alloa, and the acceptors or acceptor and survivor of them, to be my Executors or Executor, and I ASSIGN and DISPOSE to them my whole means, estate and effects, heritable and movable, real and personal, of whatever kind and wherever situated, belonging to me or addebted to me at the time of my death, including all estate then held by me subject to special destination or over which I may have power of appointment or disposal, but that in trust only for the following purposes (FIRST) for payment of my debts, deathbed and funeral expenses and the expense of the administration of my estate: (SECOND) to dispose to my daughters Mrs. Joyce Jeffrey or Bissett Thirty-one, Long Row, Menstrie, and Mrs. Irene Jeffrey or Lumsden, One Hundred Strathmore Drive, Stirling, equally between them and to the survivor of them, my dwellinghouse at Forty-nine, Long Row, Menstrie, and that free of all expense incurred in the completion of their title thereto: and (LASTLY) to pay and make over the residue

ALLOA: 6 April 1961. Recorded in the Court Books of the Commissariat of Tay-side Central and Fifo.

*Handwritten signature*  
Sherrif Clerk

of my said means, estate and effects to my said two daughters and to my son, Alexander Jeffrey, Nineteen Pentland Terrace, Dunfermline, in equal shares and to the survivor of them: DECLARING that, if any of them shall predecease me, leaving issue who shall survive me, such issue shall take (equally between or among them per stirpes if more than one) the share original and accresced which his, her or their parent would have taken had such parent survived me: with fullest powers competent to my Executors including power of sale and power to appoint Factors, Solicitors or Brokers from their own number or otherwise and that at the usual professional remuneration: and I revoke all prior testamentary writings executed by me: IN WITNESS WHEREOF these presents (~~typewritten on this and the preceding page~~) are subscribed by me at Alloa on the Eighth day of November, Nineteen Hundred and Sixty-eight before these witnesses, Jean Ellis and Margaret Duncanson, both Typists to Wilson and Jarvis, Solicitors, Alloa.

ALLOA  
C30 1968

*Jean Ellis* Witness

*Margaret Duncanson*

*Margaret Duncanson* Witness