

and the same is bounded by the said Back Alley Street on the West the passage leading from the road betwixt Arbroath and Montrose by South Ferry and the Farm of Hays on the East the other portion of the said Ground Garden which belonged to the said Thomas Gardner, which is of equal extent with that hereby disposed, on the North and that part of the said Garden belonging to John Shield on the South parts and also all and sundry other Lands and Heritages, debts heritable and moveable goods gear, household furniture and effects and in general my whole means and Estate, pertaining or belonging or which shall pertain or belong to me at the time of my death. And I hereby nominate and Appoint the said James Alexander my son, whom failing the said Thomas Anderson, Gardner my Brother, to be my sole Executor and Intromitter with my moveable means & Estate. But Declaring that these presents are granted by me under the burden of paying all my just and lawful debts & funeral charges in which respect subjects above disposed, I bind and oblige myself, my heirs and successors duly and validly to infest & use the said James Alexander my son, & his foreaids, whom failing the said Thomas Gardner my Brother in lifeent, for his lifeent use only, & the said James, John, William, David and Mary Gardner his children equally, and their foreaids in fee, and that according to the tenure by which the said subjects are respectively held viz^t. The seventh & eighth parts of the foresaid tenement, Offices, Cells and yard first above disposed to be holden in fee & charge for service of English used and wont, and the foresaid area or piece of ground to be holden by two several Infeftments and manners of holding as me vel de me in the same manner & as freely in all respects as I hold or might have holden the same, and for these purposes I bind and oblige myself, & my foreaids, to grant subside and deliver to & in favor of and said Dispones all writs and deeds, with procuratories of resignation, Precepts of Sasine, and other clauses requisite & necessary. And I further do hereby assign and make over to and in favor of the said James Alexander with his foreaids, whom failing the said Thomas Gardner in lifeent, for his lifeent use only, and the said James John William David and Mary Gardner his children equally, and their foreaids in fee, not only the rents, mails and duties of the foresaid subjects that shall be due at the time of my death and in all time thereafter, but also the writs titles and securities of the subjects above disposed, whole clauses tenor and contents thereof, and all that has followed or may be competent to follow thereon; and particularly without prejudice to the said generality a Disposition dated the third day of April Eighteen hundred and thirty three, made and granted by the said Thomas Gardner my Brother in my favor whereby he disposed, and conveyed to me, my heirs & assigns the several subjects particularly before described, with the Unexecuted Procuratory of Regim-

tion and precept of Sasine therein contained; to the end that in virtue thereof and of these presents the said James Alexander and his foreaids whom failing the said Thomas Gardner and his children for their respective rights & interests foresaid may be the more readily infest and enjoy in the said several subjects: Surrogating hereby and substituting my said Dispones for their respective rights and interests, and in the said above expressed in my full right and place of the premises. And I do hereby nominate and appoint Robert Salmon, Farmer at Forfar, David Salmon of East Fife and James Hay, Manufacturer at Forquater near Arbroath to be Curators to the said James Alexander my son during his minority, with power to the said Curators or quorum of them or the survivors or survivor to do everything in the premises competent to Curators by the Law of Scotland. Reserving always my own lifeent right use and enjoyment of the whole premises with full power to me at any time of my life and even on deathbed, by a writing under my hand to alter innovate or revoke these presents in whole or in part, as I may think proper; and to sell and dispose of the subjects and others hereby conveyed at pleasure, but in so far as these presents shall not be altered and revoked the same shall be valid and effectual though found lying in my repositories or in the custody of any person to whom I may commit the same undelivered at the time of my death; With the delivery whereof I hereby dispense, And I consent to the registration hereof in the Books of Council and Session, or other Judges Books competent, therein to remain for preservation & for that purpose I constitute

My Procurator In Witness Whereof these presents written upon this and the two preceding pages of stamped paper by Robert Henderson, Clerk to Mess^{rs} Lyon & Anderson, Writers in Arbroath, are subscribed by me at Forquater near Arbroath the second day of December Eighteen hundred and forty two years. Before these Witnesses Robert Lyon Writer in Arbroath and Robert Lyon Junior also Clerk to the said Lyon & Anderson (signed) Mary Gardner, Rob Lyon, Witness, R Lyon & Witness, Arbroath 21st June 1849. This is the Disposition & Settlement referred to in the Vath annexed to the Inventory of the Personal Estate of the said Mary Gardner now deceased, committed by me of this date (signed) James Alexander, W^m Anderson JP

Collated by me Commissary Clerk
Gerrard Depute

23rd June 1849
Inventory of the Personal Estate
of James Marnie, Esquire of
Deuchar.

James E 280

At Forfar the twenty third day of June
Eighteen hundred and forty nine years.
In presence of Charles Dickson Esquire
Advocate, Commissary Depute of the
Commissariat of Forfarshire. Compar-

ed David Lawson Writer in Arbroath and gave in the Inventory and Vath and Extract Registered Trust Disposition and Settlement and Extract Registered Supplementary Trust Disposition underwritten to be registered in the Commissary Court Books of Forfarshire in terms of law whereof the tenor follows viz^t

Inventory of the Personal Estate of James Marnie, Esquire of Dundee, who died at Messrs Bank Dundee on the 12th day of March 1849, with Interest due on principal sums at that date.

I	Cash in the House	£	"	"	
II	Deposits in Bank				
	1. Sum at the Credit of the deceaseds Account with the Commercial Bank of Scotland Branch at Arbroath	208	16	2	
	Interest thereon to 12 th March 1849	1			209 16 2
	2. Sum at the credit of the deceaseds Account with the Commercial Bank of Scotland Dundee	63	4	5	
	Interest thereon to 12 th March 1849				63 5 5
	3. Deposit in Western Bank of Scotland Arbroath transferred from Dundee Union Bank, and lodged on 29 th April 1825 in name of deceased as Trustee for Samuel Rennys Creditors to meet the expenses of his Discharge	53	1	5	
	Interest thereon to 12 th March 1849	39	5	3	92 6 8
	4. Balance at the deceaseds credit in the Books of said Western Bank at Arbroath transferred from Dundee Union Bank	3			
	Interest to 12 th March 1849	2	4	2	5 4 2
					370 12 5
III	Sums due on Bonds and Mortgages				
	1. Mortgage by the Arbroath and Forfar Railway Company to the deceased dated 6 th March 1845	500			
	principal	£	500	"	"
	Interest thereon from 11 th November 1848 at 4 per cent	6	12	7	
	Less Property Tax	3	10		506 8 9
	2. Bond by the Magistrates and Town Council of Arbroath to the deceased dated 5 th March 1845	500			
	principal	£	500	"	"
	Interest thereon from 11 th November 1848 at 5 per cent	8	5	9	
	Less Property Tax	4	9		508 1 "
	3. Bond and Assignment in Security by John Muir, Manufacturer in Arbroath, and by David Muir, Shipowner in Arbroath and James Muir, Clerk to Messrs Lyell Brothers and Company Merchants in London for Obligants with the said John Muir for payment of the Interest in favor of the deceased dated 6 th and 8 th September 1845	1000			
	principal	£	1000	"	"
	Interest thereon from 11 th November 1848 at 5 per cent	16	11	6	
	Less Property Tax	9	8		1016 1 10
	4. Mortgage by the Dundee and Perth Railway Company				

	in favor of the deceased (No 20) dated 10 th September 1846				
	principal	£	1000	"	"
	Interest thereon from 11 th November 1848 at 1/2 per cent	14	8	4	
	Less Property Tax	8	4		1014 "
	5. Two Interest Warrants of Debenture No 498 by the Edinburgh and Glasgow Railway Company dated 1 st June 1847 & payable respectively on 1 st November 1849 and 15 th May 1850	250			
	Less Interest thereon from 12 th March 1849 to these dates of payment at 5 per cent	11	11	4	238 8 8
					3283 "
IV	Sums due by Bills and Promissory Notes				
	1. Promissory Note granted by Mr Thomas Gourlay Miller Writer Dundee to the deceased dated 2 nd February 1847 and payable twelve months after date principal	2000			
	principal	£	2000	"	"
	Interest thereon from 2 nd January to 12 th March 1849 at 5 per cent	19	17		
	Less Income Tax	11	6		2019 5 6
	2. Bill drawn by the deceased upon and accepted by Mrs Gray Esquire of Seltham dated 11 th November 1848 and payable twelve months after date	1575			
	principal	£	1575	"	"
	Less Interest thereon from 12 th March 1849 to date of payment at 5 per cent	50	2	9	1524 7 3
	3. Bill drawn by the deceased upon and accepted by Mr Peter Hill Dundee dated 11 th January 1847 & payable twelve months after date	265			
	principal	£	265	"	"
	Interest thereon from 11 th January 1848 at 5 per cent	1	10	6	
	Less Income Tax	10	1	8	27 14 8
	4. Promissory Note granted by Mr Alexander Pish, Merchant Dundee to the deceased dated 30 th November 1847 and payable twelve months after date principal	50			
	principal	£	50	"	"
	Interest thereon from 30 November 1848 at 5 per cent	14	3		
	Less Income Tax	4			50 15 11
	5. Promissory Note of £200 granted by Messrs James Lyell and William Bells, Dundee in favor of Messrs Balfour & Co. blank endorsed by them and held by the deceased dated 6 January 1848 (should be 1849) and payable six months after date in security of which there is also held a Bill drawn and endorsed by Balfour & Co. upon & accepted by Messrs Richard Armit Miller and James Lyell Dundee dated 4 th September 1848 and payable 4 months after date for £250 of which £50 paid on 6 January 1849	200			
	principal	£	200	"	"
	Less Interest from 12 th March to 6 July 1849	3	5	6	196 15 6

6. Deposit Receipt of the Glasgow Commercial Exchange Company to the deceased dated 19th June 1848 for sum lodged with them to the credit of his Deposit Account repayable three months after notice £2200 ..
 Interest thereon from 11 November 1848 at 5 1/2 per cent 40 2 2 2248 2 2

7. Bill by Messrs Alexander Neish & Company of Dundee upon the deceased and for which value was advanced by them for their accommodation dated 23rd May 1848 and payable four months after date; & in security of which certain Goods were deposited on Account of the deceased in the hands of the James Lane Calendering Company Dundee £498 ..
 Deduct paid on 25 September 1848 £300 ..
 Paid on 6 February 1849 50 .. 350 ..
 Periodical Interest £148 ..
 Periodical Interest thereon to 12th March 1849 1 18 1
 Less Income Tax " 1 1 1 149 17 "

8. Debt due by Alexander Morrison & Company of Dundee on Bill drawn by them on the deceased dated 5th June 1848 payable six months after date, accepted and upheld by them on their Account per their letter of 5th June 1848 £200 ..
 Deduct paid on 7th December 1848 50 ..
 £150 ..
 Periodical Interest thereon to 12th March 1849 61 18 9
 £211 18 9

On which no greater value can be put than 1/6th per pound the Estate being insolvent. 47 14 "

9. Bill drawn by the deceased upon and accepted by Mrs Hannah Johnston or Knight, Governor in Arbroath and Mr John Knight Arbroath dated 1 January 1842 & payable twelve months after date £21 ..
 On which no value can be placed the Debtors being insolvent. " " "

10. Bill drawn by the deceased upon the Rosemill Bleaching Company near Dundee & accepted for the Company by Mr Robert Sandeman Manager dated 24 February 1845 and payable twelve months after date £315 ..
 On which no value can be placed the Debtors being insolvent. " " "

11. Promissory Note granted by John Duff Merchant in Dundee to the deceased dated 1 July 1845 and payable one day after date for £700 of which £500 paid to Account on 22nd May 1848 leaving £200 due; but this debt is secured by an Assignment to rights of reversion over an Heritable Property in Dundee; and therefore it does not fall to be included as part of the per-

Personal Estate
 V Shares in the Capital Stock of Companies

1. Thirty two Shares of the Capital Stock of the Dundee Perth and London Shipping Company valued at £37 per share £1184 ..
 2. Two Shares of the Capital Stock of the Jay Whale Fishing Company valued at £200 per Share £400 ..
 3. Four Shares of the Capital Stock of the Dundee & Union Whale Fishing Company valued at £50 per share 200 ..
 4. Twelve Shares of the Capital Stock of the Fife and Perthshire Fire Insurance Company valued at £12 per share 144 ..
 5. Ten Shares of the Capital Stock of the said Fife and Perthshire Fire Insurance Company held by Miss Charlotte Marnie daughter of the deceased for her behoof 120 ..
 6. Twenty Shares of the Dundee Gas Light Company numbered respectively 225, 226, 227, 267, 694, 695, 696, 697 and from 996 to 1007, both inclusive valued at £20 per Share 400 ..
 7. Dundee and Arbroath Railway Company viz^t
 (1) Eighteen Shares of £25 each of the original Stock of this Company - valued at £36 per Share £648 ..
 (2) Thirty five new Shares No 1 of £25 per Share numbered from 4341 to 4375 both inclusive valued at £36 per Share 1260 ..
 (3) Twenty new Shares No 2 of £25 per Share numbered from 6393 to 6415 both inclusive valued at £36 per Share 720 ..
 (4) Eighty one Shares of £8.6 8th per Share New Stock No 3 numbered from 4111 to 4190 both inclusive and number 6553, 16/8th per Share paid Valued at £3.2 6th per Share 253 2 6
 Dividend on last mentioned Stock less Income Tax 2 12 6 2883 15 ..

8. Arbroath Gas Light Company
 (1) Five original Shares of £20 each of the Capital Stock of this Company valued at £28 per Share £140 ..
 (2) Two Shares of £20 per Share of the New Stock of this Company - for which £25 per Share paid at £28 per Share 112 .. 252 ..

9. Five Shares of £100 per Share paid of the Capital Stock of the Commercial Bank of Scotland valued £500 per Share 750 ..

10. One hundred Shares of £10 each in the British Guarantee Association, on which £1 per Share has been paid valued at 12/ per Share £60 ..
 Dividend for the year 1848 payable 7th March 1849 4 .. 64 ..

11. Four Shares of the Capital Stock of the Arbroath Banking

Company now dissolved, estimated value of future payments on account of this stock £12 per share 48 " "
 12. Thirty shares of £10 each of the Capital Stock of the Dundee Insurance Company valued at £3 per share 90 " " 6535 15 "

VI Rents Feu duties and Interest of Heritable Securities falling under Execution.

1. Rents Alexander Nicol £1.15/ Inrecoverable £ " "
 David Clark, arrears to Martinmas 1848 2 15 "
 John Lutherland arrears 14/- half year to Whit Sunday 1849 - 19/9 " 1 13 9
 Walter Salmond & Co arrears £27.8.4 half year to Whit Sunday 1849 £27.1.5 " 54 9 9
 A. Brymer balance of Seat Rent in 1843-12/ irrecoverable " " "
 Samuel Pitce, Rent of Pew in Inverbrothock Church to Martinmas 1849 " 10 "
 George Coul half a years rent to Whit Sunday 1849 1 2 6
 James Dougan D^r 1 15 "
 Robert Booth D^r " 10 "
 Alexander Smith D^r 1 " "
 Alexander Mitchell, Auchloshie, rents of Backhill of Deuchar from Whit Sunday 1848 to Whit Sunday 1849 £30 in money, 8 Lambs, & 4 fleeces of Wool 30/- £31 10 "
 Ditto. Rents of Turnip in Meadowsfield of Deuchar 18 19 10 50 9 10
 £114 5 10

2. Feudalities to Martinmas 1848.

Alexander Hunter £ 1 10 "
 James Brown " 1 10 "
 John Simpson " 5 3 "
 David Scovwright " 4 3 1/2 "
 George Mann " 5 5 "
 William & David Mills " 4 7 "
 Mary Lindsay " 1 10 1/2 "
 Alexander Smart " 9 11 1/2 "
 James Winton " 3 3 "
 Arthur Dove " 3 6 1/2 "
 James Brown " 3 6 1/2 "
 Elizabeth Crammond " 5 3 "
 Catharine Foster " " 9 1/2 "
 Robert Sandiman " 3 9 "
 William Lounquar " 3 "
 Alexander Gibson " 15 "

William Wilson " 3 1/2 "
 Robert Gill " 8 1/2 "
 Alexander Gemmel " 4 9 1/2 "
 John Thoms " 13 6 1/2 "
 Jean & Emily Smith " 6 9 "
 David Smith " 2 6 "
 Susan Black " 1 3 1/2 "
 Thomas Deeward " 2 8 "
 W^m Simpson " 1 5 "
 Joseph Brough " 8 "
 James Smith " 6 " 7 19 5

3 Interest on Heritable Securities
 Richard A Miller, Dundee on £700 from 11 November 1848 to 19th March 1849 at 5 per cent £ 11 12 "
 Major David Dyffe of Smithfield on £1500 from D^r to D^r at D^r 24 17 3
 James Muckson, Dundee on £1000 from D^r to D^r at D^r 16 11 6
 John Duff Dundee on £200 from D^r to D^r at D^r 3 6 3
 £56 7 "

Less Income Tax 1 12 10 54 44 2 176 19 5

VII Other Personal Property

1. Household Furniture and other Effects belonging to the deceased at the Mansion House of Deuchar conform to Inventory and Valuation by Coler Richard Licensed Appraiser on 12th April 1849 £95 11 8
 2. Household Furniture and other Effects belonging to the deceased at his house, Marshbank, Dundee, conform to Inventory and Valuation by the said Coler Richard 30th April 1849 309 14 10
 3. Farm Stocking, Crops and other Effects on the Estate of Deuchar belonging to the deceased conform to Inventory & Valuation by the said Coler Richard 12th April 1849 582 8 3
 Price of Oats and Barley at Deuchar, sold previous to Inventory being taken 130 16 6 693 4 9
 4 Receipts & Bill Stamps in deceased repositories " 4 9
 5 Two sets of Pews numbered 20 and 135 in Inverbrothock Church, or St. Vigians Chapel of Care, Arbroath, valued at 1 " 400 6

VIII Debt on open Account

Rosemill Bleaching Company and W^m Robert Sandiman, Dundee, amounts of debt due to the deceased, not exactly known but wholly irrecoverable the Debtors being insolvent.
 Value of the deceased Estate in Scotland £1723 14 1

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The deceased also died possessed of the following Stocks and others in England viz.

I York and Newcastle Railway Company, Great North of England purchase &		
Fifty Shares of £25 per share fully paid up valued at £25 per share	£1250	..
Fifty Shares of D ^s on which £8 per share paid valued at £8 per share	400	£1650 ..
II Great Northern Railway Company		
Fifty Shares of £25 per share fully paid up valued at £18 15/ per share	£687 10	..
Fifty Shares of D ^s on which £20 per share paid valued at £8 15/ per share	437 10	1125 ..
III Shrewsbury and Chester Railway Company		
Forty five shares of £10 each of the perpetual preference £8 per cent stock of this Company fully paid up valued at £15 per share	675	..
	£3450	..
IV Balance due on Account Current with Joseph Barrow Merchant Liverpool with Interest to 12 th March 1849		
	69	19 6
V Value of 162 Bales of Cotton belonging to the deceased & deposited in Liverpool under the charge of the said Joseph Barrow		
	1207	3 8
Value of Personal Estate in England	£4727	3 2

The deceased had also goods belonging to him at Manila consigned to Messrs W R Paterson & Company of the estimated value of £100 ..

And a residue of Stock remaining unsold consigned to Messrs Waddington & Templeman & Co at Valparaiso of the estimated value after deducting remittances on Account of 370 6 10

Value of Personal Estate in Foreign parts £470 6 10

Arbroath 22nd June 1849. What is contained on this and the six preceding pages is the Inventory of the Personal Estate of the deceased James Marnie Esquire referred to in the Oath of his Executor thereto hereto subscribed (signed) John Macdonald, John Lumgair Jun^r JP Com^r.

At Arbroath the twenty second day of June, One thousand eight hundred and forty nine years. In presence of John Lumgair Junior Esquire, One of the Magistrates Justices of Peace for the County of Forfar, Commissioner appointed by the Commissionary Depute of the Commissariat of Forfarshire for taking the Oath underwritten. Compared John Macdonald Writer in Arbroath and gave on, one of the Trustees and Executors of the deceased James Marnie Esquire of Deuchar who being solemnly sworn and interrogated Deposes that the said James Marnie died at Newcastle Dundee on the twelfth day of March Eighteen hundred and forty nine; and that the Deponent and Mr Mary Cuskerlony or Marnie Widow of the said James Marnie, James Forrest Esquire of Easter Oyle, Walter

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Samson ^{formerly} Merchant in Dundee now residing at Mains of Auchinclothie, William Johnston Banker in Arbroath, and Robert Pugh Merchant there, have entered upon the possession and management of the deceaseds personal Estate & Effects as the Trustees and Executors appointed by him conform to Trust Disposition and Settlement executed by him with consent of the said Mr Mary Cuskerlony or Marnie his spouse and Supplementary Trust Disposition executed by him both dated the thirty first day of December Eighteen hundred and forty six and recorded in the Books of Council and Session the ninth day of April last. Extracts of which Trust Disposition and Settlement and Supplementary Trust Disposition are now exhibited to the said Commissioner and signed by him and the said Deponent of this date as relative hereto. That the Deponent does not know of any Settlement or writing left by the deceased relative to the disposal of his personal Estate or Effects or any part thereof other than those now exhibited. That the foregoing Inventory each page of which is signed by the Deponent and the said Commissioner as relative hereto is a full and complete Inventory of the Personal Estate & Effects of the said deceased wherever situated already recovered or known to be existing & belonging or due beneficially to him at the time of his death in so far as the same have come to the Deponents knowledge; and that the said Estate situated in Scotland is of the value of sixteen thousand Pounds and under the value of Eighteen thousand Pounds. All which is truth as the Deponent shall answer to God. And further that Confirmation of said Inventory is now required (signed) John Macdonald, John Lumgair Jun^r JP Com^r.

At Edinburgh the ninth day of April, Eighteen hundred & forty nine years In presence of the Lords of Council and Session. Compared James Moncrieff Esquire, Advocate, Procurator for James Marnie Esquire of Deuchar after name and designed and gave in the Trust Disposition and Settlement underwritten desiring that the same might be registered in the Books of Council & Session conform to Law which desire the said Lords found reasonable and ordained the same to be done accordingly whereof the tenor follows. I James Marnie, Esquire of Deuchar with the special advice and consent of Mr Mary Cuskerlony or Marnie my spouse for all right and interest she has in the premises (and we both with joint consent and assent) for sundry good causes & considerations Do hereby give Grant, Alienate, Assign and Dispose from me the said James Marnie, heirs and successors to and in favor of me the said Mr Mary Cuskerlony or Marnie, James Forrest Esquire of Easter Oyle, Walter Samson formerly Merchant in Dundee now residing at Mains of Auchinclothie, William Johnston Banker in Arbroath, Robert Pugh Merchant there, and John Macdonald Writer there, as Trustees for the purposes after mentioned and to the survivors or survivor, acceptors or acceptor of them and to such other person or persons as I the said James Marnie may hereafter name as Trustee or Trustee by any Codicil or writing under my hand who or being so named shall have the same power and rights as if they or he had been herein specially nomenated; with power to my said Trustees named & to be named as aforesaid & the accepting

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survivors or survivors of them to assume, such other Trustees or Trustee to act along with them or after their decease as they shall see proper & who on being assumed shall have the same powers and rights as if named by myself and to the Disposal and Assigns of my said Trustees or Trustee acting under these presents for the time hereditably and irredeemably All My Hereditary Lands and Heritages with all debts and sums of money heritable bond moveable, Corn, Cattle, Household Furniture, Books, Silver Plate, Gold and Silver coined and uncoined, Bank Notes, lying money and in general all my goods means Estate and Effects heritable and moveable real and personal of whatever denomination heritable moveables as well as things included which presently belong or which shall belong to me the said James Marnie at the time of my death. Together with all Contracts, Bonds, Bills Dispositions, Decrets of Resignation and other Decrets & generally every other Writ, Title Deed and voucher or instruction of or relating to the said subjects debts and others generally before disposed. But in trust always for the uses and purposes and with and under the conditions and reservations after mentioned. Moreover I do hereby Bind & Oblige me & my heirs and successors to invest and settle my said Trustees and their assigns in the whole Lands and other heritages above disposed requiring investment and for that purpose & also for implementing and fulfilling the above general conveyance of the said Heritable and Moveable Estate to make subscribe & deliver to my said Trustees All Writs Deeds and Conveyances that may be necessary containing Procuratories of Resignation Precepts of Sasine and other requisite clauses for fully vesting & establishing the premises in their persons. And Further I do hereby Nominate & Appoint my said Trustees herein before named and any other person or persons to be appointed by me as aforesaid or to be assumed as aforesaid & the survivors or survivors of them who shall accept of the said Trust to be my sole & only Executor and Administrators with my goods and gear; But in Trust always for the uses and purposes after mentioned, with full power to them to give up Inventories of my Effects and to confirm my Testament. And I hereby Give full power to my said Trustees and their assigns to uplift sue for & discharge all debts due to me - Also to pursue and defend & to compound transact or refer all questions affecting my Trust Estate - Also to realise & convert into money my whole heritable and moveable means and effects (with the exceptions after mentioned) by selling and disposing of the same and that either by Public Auction or Private Bargain as to them shall appear most advantageous and in general to manage my whole Trust Estate and to do everything in relation thereto which I should have done myself before granting hereof. But Declaring always that these presents are granted & shall be accepted of in Trust only for the uses ends and purposes & under the declarations and reservations after mentioned. First, That my said Trustees shall pay my deathbed and funeral charges and the necessary

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expenses of executing this Trust - Secondly - That they shall make payment of all the just and lawful debts that shall be owing and owing to me at the time of my death - Thirdly my said Trustees shall make payment of the following Legacies at the first Whitsunday or Martinmas counting six months after my death and that five of my Legacy duty attaching to the same or other charges vizt. To each of the said Mrs Mary Buchtelony or Marnie, James Forcib, Walter Jamieson, William Johnston, Robert Muir, and John Macdonald who shall survive me and accept as Trustees under this Settlement, Twenty five Pounds Sterling. Next to the said Walter Jamieson one of my Trustees for his alimentary use and sole benefit One hundred Pounds and that in addition to the above special Legacy bequeathed to him in case he survives me and accept as Trustee; Declaring that the said sum of One hundred Pounds and also the said sum of Twenty five Pounds shall not be affectable by or for his debts nor attachable by or payable to any other party whatever but shall be paid into his own hands & to my. To each of James Jamieson Manufacturer in Dundee and Helen Margaret and Mary Jamieson residing there, Brother & Sister of the said Walter Jamieson the sum of Nineteen Pounds nineteen shillings Sterling. Next. To each of the lawful children of Joseph Barron Merchant Number twenty three, Market Lane Liverpool Nineteen Pounds nineteen shillings Sterling; Next to William Mackie, Greave at Deuchan in case he shall be in my service at the time of my death Ten Pounds Sterling - Next to Andrew Duncan Gardener at Deuchan also in case he shall be in my service in any capacity at the time of my death Five Pounds Sterling - Next. To the Treasurer of the Abbeath Infirmary for the time for behoof of that Institution and to be invested as part of the parking or Endowment fund thereof and administered by the Directors of the said Infirmary the sum of One hundred Pounds Sterling. And likewise such other Legacies, Gifts or provisions as I may afterwards appoint to be paid by any Public Trustee or by any writing under my hand clearly expressive of my Will although not formally executed. But Declaring that the said several Legacies above enumerated or to be afterwards bequeathed shall be personal to the Legatees and shall not descend to heirs or Executors but shall lapse in the event of any of the Legatees predeceasing me. Fourthly. In respect my Daughter Mrs Mary Marnie by her former husband now deceased in her marriage to Robert Sandiliman, Merchant in Dundee received what was considered a fair share of Linens and other Household Provisions. I have now given order that an equal share of Linens and other Household Provisions shall be delivered to each of my surviving Daughters after named as their own absolute property, which orders have been already so far carried into effect. But in case the same should not have been fully accomplished previously to my death I direct and Appoint this to be done at the sight and according to the directions of their said Mother if in life and failing her by decay then I appoint the same to be done or completed by my said Trustees who shall have

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the absolute determination and fixing thereof. And with respect to my other Household Furniture, Bed and Table Linen, Silver Plate and other Household Effects and Books at Raar Bank and at Duchan or wherever situated I direct and appoint that my said Wife if in life shall have and enjoy the life rent use thereof during all the days of her life and on her death the same shall fall and belong to and be divided amongst Isabella, Charlotte, Agnes and Isabella Marnie my surviving Daughters and the survivors of them equally amongst them share and share alike. And I hereby Leave and Bequeath the said Household Furniture, Silver Plate and other to my said Wife in life rent but for her life rent use only and to my said surviving Daughters and the survivors of them equally in fee. And I direct my said Trustees to cause an Inventory to be regularly made up of the Household Furniture and other to be so bequeathed by my said Wife. Declaring that the said Household Furniture & other shall be divided in equity of the life rent at the right of my said Trustees acting under these presents for the time and their determination in case of any difference amongst the heirs in regard thereto shall be final, and binding on all concerned. Fifthly I direct and appoint my said Trustees to dispose of my Estate of Duchan as soon as they can procure what they will conceive to be a reasonable price therefor, and until such that they shall cause manure and Labour the Land for the purpose of this Trust: And until a date whether public or private be affected it is my particular desire that my said Spouse & our then unmarried Daughters, shall reside at Duchan during the Summer months as I am satisfied that such residence will be of advantage to the Marnie and other Heirs & be a means of preserving the Plantations and Grounds from harm & thereby insuring a better sale of the Property - and such residence shall be free of Rent or other burdens: And with regard to my Property of Rosebank formerly the Lands of Gethrie hill and Dunmoredale in Dumfriesshire my wish is that the same should be disposed of as soon as that shall be deemed advisable by my said Trustees as I have recently obtained a feuing plan of the same and intend to grant Feus of portions thereof for building an occasion of few. I give full power to my said Trustees if they see fit to follow the said Plan to such extent as they shall consider proper - and to grant feus of any part or parts of said Lands and to let the Lands enclosed while they deem it expedient & generally I hereby authorize them to act according to the best of their judgement and as they shall think to be most conducive to the carrying out the intention of the Trust so far as regards the said Lands of Rosebank. And with regard to my Property of Marniebank in which my said Spouse is bequeathed in case of her surviving me I direct my said Trustees to confirm her in the possession thereof during all the days of her life But in the event of her wishing to renounce the said life rent at any time in order that the Property may be sold or that the Trust may be

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 far wound up or should she and my Trustees concur in thinking it to be advisable to make a sale of that Property, I authorize my said Trustees in any of these events to pay to my said Spouse such adequate consideration as they shall deem to be proper for the said life rent right and thereupon to sell the Property and my said Trustees shall have full power in any event to dispose of the same either with the consent of the said life rent or after the death of my said Spouse. Sixthly I appoint and direct my said Trustees to make due and punctual payment to the said Mrs Mary Ducktestony or Marnie my Spouse in case she shall survive me of an annuity of Five hundred Pounds Sterling, free of all burdens & deductions yearly during all the days of her life and that quarterly in advance from the day of my decease beginning the first quarterly payment thereof within eight days after my decease and so forth yearly and quarterly during the life of the said Mrs Mary Ducktestony or Marnie with a fifth part more of each quarterly portion of liquidate pecuniary in case of failure in the punctual payment thereof and the legal interest of the same from and after the terms respectively terms of payment until payment thereof. And it is hereby declared that my said Trustees shall be entitled and I hereby give them full power if they see fit to lend out and invest my good security such a capital sum of money as shall produce the foresaid free life rent annuity of Five hundred Pounds to my said Wife payable in advance and which Capital sum if so lent out shall at my said Wife's death fall into or be divided as part of the residue of my Estate in manner hereon after directed. Seventhly I appoint and direct my said Trustees to make payment to Miss Margaret Ducktestony residing in Abernethy my Heir in Law in case she shall survive me of an annuity of Fifty Pounds Sterling during all the days of her life and that yearly at two terms in the year Whitsunday and Martinmas by equal portions beginning the first half year payment at the feast of Whitsunday or Martinmas that shall happen after my decease and so to continue paying yearly and termly during the life of the said Miss Margaret Ducktestony and the legal interest of each term's payment from the time when the same falls due until payment thereof. Eighthly With regard to the free residue and remainder of my Estate and Effects movable and moveable real and personal before conveyed I appoint and direct my said Trustees after having realized and converted the same into Cash and after deduction of all charges and expenses to divide the same into four equal shares and to pay over the same to my surviving children and Grandchildren at the times and in manner following viz I hereby direct and appoint ^{and direct} my said Trustees to pay to each of my said surviving daughters Isabella, Charlotte, Agnes and Isabella Marnie one fifth part or share of the said whole free residue. Declaring that in the event of the death of any one or more of them leaving lawful children the share of the parent or parents shall fall to and be divided amongst such children respectively if more than one equally share & share

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alike on their respectively attaining majority. But in the event of the death of the whole children of any of my said surviving Daughters before majority the parents share which would have otherwise fallen to such children shall revert and belong to their surviving Aunts my said other Daughters equally. And the remaining fifth part or share of the Residue of my said means and Estate I appoint and direct my said Trustees to invest and lend out on good security in their own names for behoof of Mary Sandieiman, James Marnie Sandieiman, Jean Morrison Sandieiman, and William Alexander Sandieiman, my Grandchildren all children of the said deceased Mr Mary Marnie or Sandieiman my Daughter equally. And failing any one or more of them by decease before the period of payment after mentioned without leaving lawful issue to the survivors of them equally. Declaring that in the case of any of them predeceasing and leaving lawful issue, such issue shall be entitled to the share or shares which their parent or parents would have taken if alive and that equally amongst such issue. And I authorize and appoint my said Trustees to pay and apply the few annual proceeds of such fifth share of the Residue of my Estate, or so much thereof as may be necessary for or towards the maintenance and education of my said four Grandchildren and the survivors of them until they shall respectively attain the age of twenty five years complete the portion of each Grandchild being hereby declared to be payable to them when only on attaining to that age, and I appoint the same to be paid accordingly. Providing always that it shall be lawful to and in the power of the said Trustees but their discretion to apply and dispose of any part or parts of the presumptive share or shares for the time, if any one or more of my said Grandchildren under the said age of Twenty five years of and in said Residue for their better education or otherwise for their benefit or advancement although such share or shares shall not then have become vested. And Declaring that in the event of the whole of my said Grandchildren above named dying without lawful issue previously to the period of payment above mentioned of their provisions, then the said provisions shall fall to and be payable to my said four Daughters above named equally and the survivors or survivor of them. But if any of them shall have predeceased leaving lawful issue, such issue shall be entitled equally amongst them if more than one to the share or shares which their deceased parent or parents would have taken if alive. And I hereby expressly provide and Declare that the said Robert Sandieiman shall have no right of interference with or power of administration over the said fifth share of Residue or over any part of the funds hereby provided for the said Mary, James Marnie, Jean Morrison and William Alexander Sandieiman or any of them and that the same shall be managed and administered entirely and exclusively by my said Trustees. And for better carrying out my intentions as to the

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 proper application of the provisions hereby made for my said Grandchildren I do hereby nominate and appoint the said Mr Mary Buchterlong or Marnie James Forrest, Walter Jamieson, William Johnston, Robert Muir and John Macdonald and the acceptors or acceptor survivors or survivor of them to be Tutors and Curators to the said Mary, James Marnie, Jean Morrison and William Alexander Sandieiman my Grandchildren during their respective infancies and minorities in so far as regards the provisions herein made for them and all right or interest they or any of them have or can claim in my means and Estate. And whereas the directions herein before directed of my said five funds forming the Residue of my Estate cannot be made at one time I appoint and direct my said Trustees to make such interim divisions as they shall deem expedient, & from time to time as funds shall be realized and shall consistently with the purposes of this Trust be free for and capable of division. Declaring that my said Daughters shall be entitled to test upon the share of my means and Estate hereby provided to them whether the same shall have been paid up to them or not, but that in the event of their not so testing and dying without lawful issue such share shall be divisible among the surviving sisters or their children as herein before provided. Notwith. Until the foresaid division is made as above provided for I direct and appoint my said Trustees to pay to each of my said surviving Daughters and that on their own receipts for alimentary provision of kind after the rate of Twelve Pounds ten shillings per quarter payable in advance and to pay and apply the like sum of Twelve Pounds ten shillings quarterly to and for the benefit of my said Grandchildren above named equally amongst them commencing the first quarterly payment to my said children and Grandchildren eight days after my death. Declaring that interest at the rate of Four Pounds per centum per annum upon the portions paid from time to time to my said Daughters or retained or invested, as aforesaid for my said Grandchildren shall form a deduction from the said alimentary provision of Fifty Pounds annually to each of my said surviving Daughters and to my said Grandchildren equally amongst them to which the extent to which the said interest shall amount that is when the said interest at the foresaid rate shall amount to Fifty Pounds annually then and in that event my said surviving Daughters and my said Grandchildren shall have no right to draw the said alimentary provision also, and that they shall only be entitled to the difference between the Fifty Pounds and the amount of said Interest. Notwith. I hereby declare that the said several provisions conceived in favor of my said children and Grandchildren, subject always to the conditions & provisions before expressed, are and shall be accepted of by them in full of every claim of legitime portion natural born part of gen or dead's part, which they or any of them can claim or demand in and through my death or the death of their Mother whether she shall predecease or survive me. And I hereby the said Mr Mary Buchterlong or Marnie in consideration of the foregoing provisions in my favor hereby renounce and give up all my legal rights

of jurisdiction, title or other legal rights, of whatever nature and also all conventional rights in my favor however constituted & accept of the said provisions as in full satisfaction and the same are hereby expressly declared to be in full satisfaction of all my said claims whether legal or conventional. And for the purposes of this Trust I do hereby accordingly dispose assign and make over to the said Trustees herein before named & their fellows all and sundry all Property heritable and moveable of whatever description presently belonging to me or to which I have or could acquire right by and through my legal claims as the spouse of the said James Marnie. And I the said James Marnie do hereby grant full power to my said Trustees to bind my heirs and all others concerned to the extent of their respective interests in my succession in absolute warranty of all deeds to be granted by my said Trustees in the due execution of this Trust. And I hereby declare that any three of the said Trustees and Tutors and Curators above named or that may hereafter be named by me or be assumed by my said Trustees as aforesaid acceptors of this present Trust, shall constitute a quorum while more than that number exist, and if the number of the said accepting Trustees and Tutors and Curators shall be reduced under four then two of them shall constitute a quorum and all acts and deeds done by such quorum shall be equally obligatory and effectual as if done by the whole accepting and surviving Trustees and Tutors and Curators for the time. And further that my said Trustees may be encouraged to accept of the Trust hereby committed to them I the said James Marnie by these presents Declare that the said Trustees and the said Tutors and Curators shall not be liable for omissions errors or neglect of management nor singular in solidum nor shall they be further liable for any Factors or Agents whom they may appoint (and whom I hereby authorize and approve them to appoint whenever necessary) than that such Factors and Agents shall be liable & repeat responsible at the time of appointment - but that each shall be liable for his own actual intrusions only. And I the said James Marnie hereby Reserve full power to me at any time of my life, Revoke and annul all former Deeds of Settlement executed by me. And I hereby Reserve full power to me at any time of my life and even on deathbed by a writing under my hand to alter in whole or in part or to revoke these presents in whole or in part as I shall think proper and to assign and dispose of the Estate and Effects & others hereby conveyed. But in so far as these presents shall not be altered or revoked the same shall be valid and effectual though found lying by me at the time of my death or in the custody of any other person for my behoof and delivered. And accordingly dispense with the delivery thereof. And I and the said Mr Mary Buchtelony or Marnie consent to the Registration hereof in the Books of Council and Session or others competent for preservation and for that purpose constitute James Moncrieff Esquire Advocate our Procurator. In Witness Whereof these presents written with this and the eleven preceding pages of stamped paper by the said John Macdonald Writer in Arbroath, are subscribed by us the said James Marnie and Mr Mary Buchtelony or Marnie at Dundee the thirty first day of December

in the year One thousand eight hundred and forty six before three Witnesses James Nish and James Elder both Writers to Messrs Alexander Nish and Company Manufacturers in Dundee (signed) J. Marnie, Mary Buchtelony, George Nish Witness, James Elder Witness. Extracted forth of the Books of Council and Session upon three thirty four pages of stamped paper by me one of the Keepers of the Register of Deeds & conform to Act of Parliament (signed) Geo R. Kenlock. Arbroath 25th June 1849. This is the Extract Trust Disposition and Settlement by the deceased James Marnie Esquire of Duchan, referred to in Path to the Inventory of his Personal Estate (signed) John Macdonald, John Lumsden and J. M. G. G.

At Edinburgh the ninth day of April, One thousand eight hundred and forty nine years. In presence of the Lords of Council and Session, appeared James Moncrieff Esquire Advocate, Procurator for James Marnie Esq after designed and gave in the Supplementary Trust Disposition underwritten to be during the same might be registered in their Lordships Books conform to Law: which desire the said Lords found reasonable and ordained the same to be done accordingly whereof the tenor follows. Know all men by these presents that I James Marnie, Esquire of Duchan Proprietor of the subjects after disposed Considering that I have of even date with these presents executed a Trust Disposition and Settlement containing a general Disposition and Conveyance of the subjects aftermentioned and others to and in favor of the parties afternamed as Trustees for the uses, ends, and purposes therein particularly mentioned and it being expedient that I should execute the present Supplementary Deed and Special Conveyance, Therefore I do hereby Give, Grant, Assign, Alienate and Dispose to and in favor of Mr Mary Buchtelony or Marnie my Spouse, James Forrest Esquire of Easter Hill, Walter Jamieson formerly Merchant in Dundee now residing at Princes of Auchincloss, William Johnston Banker in Arbroath, Robert Milne Merchant there and John Macdonald Writer there, as Trustees and in Trust for the uses ends & purposes mentioned in my said Trust Disposition and Settlement or which may be contained in any subsequent alterations or Cautions that I may make thereto and to the survivors or survivor acceptors or acceptor of my said Trustees and to such other person or persons as I may hereafter name as Trustees or Trustee by any Cautions or Writing under my hand, who on being so named shall have the same powers and rights as if they or he had been herein specially nominated. With power to my said Trustees named or to be named and the accepting survivors or survivor of them to assume such other Trustees to act along with them or after their decease as they shall see proper, and who on being assumed shall have the same powers and rights as if named by myself and to the assignees and assignees of the said Trustees or Trustee. Declaring that any three Trustees named or to be named or assumed shall at all times form a quorum for executing the purposes of this Trust, while more than that number exist, and if the number of the said accepting Trustees shall be reduced under four then two of them shall form a quorum. First, All and Whole the Records of

Deuchar as well two parts as third part of the same with these two Acres of Land sometime occupied and possessed by John Storchell in Courtford of Farmerton afterwards by John Mowson and William Crobet lying upon the North side of the Burn commonly called the Stripe which divides the Lands of Courtford of Farmerton from the Lands of Deuchar with Houses, boggings, yards, tops, crofts, outlets insets, parts pendicles and pertinents of the same lying within the Barony of Fearn Parish thereof and Shire of Forfar. Together with all right, title, interest, claim of right, property and possession which I my authors & predecessors had or could any ways claim or pretend thereto or to any part or portion thereof in time coming (Second) All and Whole the Lands of Guthrie hill and Demonsdale or Demonsdale now called Rosebank as formerly set in Feck by the deceased William Graham Esquire of Mearns to David Scott and James Adam and afterwards possessed by Alexander Shield and the heirs of Alexander Hunter and others with the Houses, Tenements and pertinents thereto belonging and expressly included in this Conveyance the whole subjects originally feued to John Phillip and since acquired by and now belonging to me & forming part of the said Lands of Guthrie hill and others. Together with the Feuds of the said Lands and others all lying within the Parish of St. Vigean and County of Forfar together with the feudalities and casualities payable by James Simpson, John Loper, William Miller, Alexander Wain, John Phillip, Patrick Simpson, John Beattie, Thomas Proffit, Janet Webster James Gibson, David Dalgety, Alexander Miller, David Scott, Patrick Hovey, and Alexander Gray or their predecessors or successors but excepting always the feu rights in favor of these parties (Third) All and Whole that piece of ground with the Dwelling House Offices and other built thereon lying in the East Chapel shade of Dundee consisting of half an Acre or thereabouts and seven falls of Land or thereby bounded by a twenty feet road on the South by the road leading from Duddoch to the Hillton of Dundee on the North, by a sixteen feet road opening into & communicating with the said road leading to the Hillton on the East, and by a mutual Dyke as far as the late John Mills property goes and by the property lately belonging to John Rollo Surgeon afterwards to David Anderson, James Pullar and Adam Clark on the West parts - the dyke which divides their property from that hereby disposed being mutual between them and me lying within the Parish of Dundee and Shire of Forfar together with the privilege of passing and repassing to the said piece of ground by the said sixteen feet road and by the twelve feet road which leads to the Meadows - Reserving to the Magistrates and Town Council of Dundee the thirlage of the said piece of ground to the Dundee Mills conform to the use and custom of the thirlage of the Inhabitants within the Town of Dundee and of exacting two pence or six pence upon the pint of all ale or beer brewed or sold upon the said piece of ground. Together with all right title and interest claim of right property and possession which I my prede-

cessors or authors heirs and successors had have or any way can claim or pretend to the said subjects or to any part or portion thereof. In which subjects and others I oblige me my heirs and successors to invest and give my said Trustees & their assigns To be held à me vel de me and for that purpose to make & deliver all writs and deeds which may be requisite and necessary And I make and constitute my said Trustees and their assigns for the purposes foresaid my Executors and Assigns in and to the whole writs and letters of the said several subjects with all that has followed or may follow thereon. And specially with reference to the said piece of ground & others therein above disposed in & to a Disposition of the same of date the twenty sixth day of July Eighteen hundred and thirty three years granted by Patrick Watson Esquire Esquire of Lower & Fearn in my favor with the unexecuted Receipt of Deeds therein contained - that in virtue of the same and of these presents my said Trustees and their assigns may be invest and seized in the said subjects therein above disposed - And I hereby surrogate and substitute my said Trustees and their assigns in my full right and place of the whole premises hereby disposed and I authorize them to sign me and my Trust Estate in absolute warranty of any sale of the subjects hereby disposed declaring that the purchase of any of my said subjects shall be no way affected by any of the conditions or declarations contained in my said Trust Disposition and settlement or with the application of the price of any of the properties and that it shall be no way necessary to congress any of these conditions or declarations in any Disposition or Deed to be executed. And I reserve to myself full power and liberty at any time to alter or revoke these presents in whole or in part - Declaring that in so far as not altered this shall be an effectual Deed wherever found at my death And I dispense with the delivery hereof - And I consent to the Registration hereof in the Books of Council and Session or others competent for preservation and that all necessary execution may pass on a Decree to be intimated here - and for that purpose I constitute James Moncreiff Esquire Advocate My Procurator Moreover I desire any Notary Public to whom these presents may be presented to give to the said Mr. Henry Buchtertony or Præmie, James Forrest Walter Jamieson, William Johnston, Robert Milne and John Macdonald Trustees foresaid survivors or survivor acceptors or acceptor of them and their assigns. Savene of the several Lands and others first and second above disposed. But in Trust always for the uses and purposes mentioned in my said Trust Disposition & Settlement In Witness Whereof these presents written upon this & the two preceding pages of Stamped paper by William Macdonald Clerk to Messrs. Lobb and Macdonald Writers in Arbroath, are subscribed by me at Dundee the thirtieth day of December in the year One thousand eight hundred & forty six before these Witnesses George Nash and James Elder both Writers to Messrs. Alexander Nash and Company Manufacturers in Dundee. The testing clause hereof from the the word "wherof" being written by the said John Macdonald Writer in Arbroath (signed) J. Marnie, George Nash

Witness, James Elder, Witness. Extracted fourth of the Books of Council & Session in Scotland upon this and the twelve preceding pages of stamped paper by me one of the Keepers of the Record of Deeds & conform to Act of Parliament (signed) J. Macdonald. Aberdeen 22nd June 1849
This is the Extract Supplementary Trust Disposition, by the deceased James Marnie Esquire of Deuchar referred to in this Oath to the Inventory of his Personal Estate (signed) John Macdonald, John Lumsden Junr J.P. Comr.

Collated by me Commissary Clerk

James Elder, Depute

27th June 1849

Inventory of the Personal Estate of George Bowman Shipmaster, residing in Hannah Street, Aberdeen

At Forfar the twenty seventh day of June Eighteen hundred and forty nine years in presence of Charles Dickson, Esquire, Advocate Commissary Depute of the Commissariat of Forfarshire. Compared Robert Lyon Writer in Aberdeen and gave in the Inventory and Oath underwritten to be registered in the Commissary Court Books of Forfarshire in terms of law whereof the tenor follows viz^t Inventory of the Personal Estate of George Bowman, Shipmaster residing in Hannah Street Aberdeen, who died on or about the tenth day of January, Eighteen hundred and forty nine.

Impressis The Vessel called the "London" of Aberdeen belonging to Mr James Borthwick Merchant Aberdeen and the deceased, was insured by the latter on behalf of himself and all whom it might concern, with the Aberdeen Sea Insurance Company, and others, private Underwriters in Aberdeen, for the sum of Six hundred Pounds Sterling as follows.

Aberdeen Sea Insurance Company	£ 300	"	"
George Thompson, Junior	100	"	"
Henry Adamson	100	"	"
Alexander Nicol	100	"	"
	£ 600	"	"

The Policy is dated sixth January, Eighteen hundred & forty nine.

The said Vessel was lost at sea on or about the tenth day of that month and the sum contained in said Policy is now payable under the half of the said sum of Six hundred Pounds the deceaseds proportion thereof.

Secundo

The deceaseds household furniture and other Effects in his Dwelling House situated in Hannah Street Aberdeen valued by Alexander Brown, Licensed Appraiser Aberdeen, conform to Inventory and Valuation dated nineteenth June Eighteen hundred & forty nine.	8	2	6
Total of the deceaseds Personal Estate Three hundred and eight Pounds two shillings and sixpence Sterling	£ 308	2	6

(signed) George Bowman, John Lumsden Junr J.P. Comr.

At Aberdeen the twenty sixth day of June, Eighteen hundred & forty nine years. In presence of John Lumsden, Junior Esquire One of Her Majestys Justices of the Peace for the County of Forfar, Commissioner appointed by the

Commissary of the Commissariat of Forfarshire for taking the Deposition underwritten Appeared Mr John Davidson or Bowman Deput of the deceased George Bowman Shipmaster, residing in Hannah Street Aberdeen, who is being solemnly sworn and examined. Deposes, That the said George Bowman, to the best of the Deponents knowledge and belief, died on or about the tenth day of January last. That the Deponent is about to enter upon the possession and management of his personal Estate as Executor, datus qua relict deemed to him by the Commissary of the Commissariat of Forfarshire. That the Deponent knows of no Settlement or writing left by the deceased relative to the disposal of his personal Estate or Effects or any part of them. That the foregoing Inventory which is signed by the Deponent and the said Commissioner as relative hereto is a full and true Inventory of the Personal Estate and Effects of the said deceased, wherever situated, and belonging or due to him beneficially at the time of his death, in so far as the same has come to the Deponents knowledge, and that the value of said Estate is of the value of Three hundred Pounds Sterling and under the value of Four hundred and fifty Pounds Sterling. All which is truth as the Deponent shall answer to God (signed) John Bowman, John Lumsden Junr J.P. Comr.

Collated by me Commissary Clerk

James Elder, Depute

28th June 1849

Inventory of the Personal Estate of Miss Jean Ogilvy, Kirkbuddo.

At Forfar the twenty eighth day of June Eighteen hundred & forty nine years. In presence of Charles Dickson Esquire Advocate Commissary Depute of the Commissariat of Forfarshire.

Compared Patrick Meffan Writer in Forfar and gave in the Inventory and Oath and Last Will and Testament and Codicil underwritten to be registered in the Commissary Court Books of Forfarshire in terms of law whereof the tenor follows viz^t Inventory of the Personal Estate of the deceased Miss Jean Ogilvy, Kirkbuddo who died upon the thirty first day of December in the year Eighteen hundred and forty eight.

Primo

Cash found in deceaseds repositories	£ 31	"	"
Secundo. The deceaseds household furniture and other effects in the Mansion House of Kirkbuddo conform to Inventory and Valuation made by James Anderson Licensed Appraiser in Forfar dated 9 th January 1849	238	5	"
Tertio. The deceaseds Household Furniture and other Effects in her Dwelling house at Springfield Place Dundee conform to Inventory and Appraisalment made by the said James Anderson dated 9 th January 1849	103	11	"
Quarto. Half year annuity payable to the deceased from the Estate of her late Brother George Ogilvy Esquire of Kirkbuddo at the term of Whitsunday 1848 under this Trust Disposition and Deed of Settlement			