

examined depones that the said Mrs Mary Waugh or Foster died at Durdow aforesaid upon the thirtieth day of November Eighteen hundred and Seventy one and the deponent has entered upon the possession and management of the deceased's Estate as Assignee aforesaid that the deponent does not know of any Testamentary Settlement or Writing relative to the disposal of the deceased's personal Estate or Effects or any part of them that the foregoing Inventory signed by the deponent and the said Justice of the Peace as relative hereto is a full & complete Inventory of the personal Estate & Effects of the said deceased Mrs Mary Waugh or Foster wherever situated and belonging or due to her beneficially at the time of her death that the value at this date of the said personal Estate & Effects situated in the United Kingdom including the proceeds accrued thereon down to this date is two hundred pounds Sterling and under three hundred pounds Sterling. All which is truth as the deponent shall answer to God (Signed) Jane Foster
James McKean J.P

Robert Gordon

Kirkcudbright 19 March 1875 Mark Napier Esquire Advocate Commissary of Dumfries and Galloway - Alexander Nielson Esquire Advocate Commissary Depute of Kirkcudbright. The following Inventory T. oath written on a Forty pound Stamp. Presented by James M. G. the one of the Executors

Inventory of the Personal Estate wherever situated of Alexander McKean, Merchant, Creetown in the Shewartry of Kirkcudbright, Scotland, who died at Creetown aforesaid on the 13th day of February 1875
Scotland

- | | | |
|----|---|----------|
| 1 | Stock or trade belonging to deceased Conform to Inventory and Valuation by W ^m Lightbody, Licensed Appraiser dated 23 February 1875 | £ 44 14 |
| 2 | Live Stock &c belonging to deceased Conform to Inventory and Valuation by W ^m Lightbody, Licensed appraiser dated 23 rd February 1875 | 28 7 6 |
| 3 | Household furniture and other Effects in the deceased's house Conform to Inventory & Valuation by W ^m Lightbody, Licensed appraiser dated 23 rd February 1875 | 122 10 |
| 4 | Cash in the deceased's house | 8 14 8 |
| 5 | Book debts due to the deceased by the following parties | |
| | James Martin, Schoolmaster, Creetown | £ 1 11 6 |
| | W ^m Hunter, Holmpark do | 5 6 6 |
| | Walter Anderson, Chapelton, do | 3 |
| | Mr Grant of Bonholm do | 2 14 6 |
| | Thomas Hunter, Mark do | 1 19 5 |
| | John Ross, Burns do | 10 |
| | James Campbell, Draper, Gathouse | 3 19 10 |
| | James McKean, Brae do | 1 5 7 |
| | Major Hornay of Kirkdale do | 7 16 8 |
| | | 25 7 |
| 6. | Balance due to the deceased on an account current with the British Linen Company's Branch at Newton Stewart at date of death | £ 32 5 1 |

Robert Gordon Carover £ 32 5 1 229 4

1875 MACKEAN, ALEXANDER (Reference SC16/41/32 KIRKCUDBRIGHT SHERIFF COURT)

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	Pr. over	£ 32 5 1	229 4	
Interest to that date		9 4		
Interest to date of Inventory		6	32 14 11	
7. Balance due to the deceased on an account current with the Union Bank of Scotland's Branch at Galloway at date of death		£ 171 10		
Interest to date of death		1 5 4		
Interest to date of Inventory		2 10	172 9	
8 Rents of Herbage due by the following tenants falling under Excise				
Min Murray, Creetown, from 11 Nov. 1874 to 31 July 1875		£ 1		
John Craigie do do do		2 5		
Thomas Segar do do do		1 1	4 6	
9 Scottish Central Railway Stock				
£ 250 Ordinary Stock @ 158 1/2 price at date of Inventory		£ 295 12 6		
£ 20. 4 percent preference shares @ 104 1/2 price at date of Inventory		20 18	416 10 6	
10 10 shares of £10 each in the Portpatrick Railway Coy. at the price of £7.15 each at date of Inventory			77 10	
England				
11 Midland Railway Coy Stock				
£ 399.10s. Consolidated Stock @ 139 1/2 price at date of Inventory		£ 556 8 10		
£ 15 A. 5 percent Preference Stock				
£ 12 B. do				
£ 66 C. do				
3 shares of £12 each 5 percent Preference on which £3 per share has been paid up @ £4.11 each price at date of Inventory			109 5 6	
one half years dividend on above stock due 27 th February 1875			17 15 6	8 9
Robt Gordon	Cardover	£ 1629 3 2		

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	Pr. over	£ 1629 3 2
12 Anglo American Telegraph Company		
£ 76 Consolidated Stock 72 1/2 price at date of Inventory		55 5 9
13 Devon and Somerset Railway		
£ 100 A. Debenture Stock @ £30 price at date of Inventory		£ 30
£ 100 B. Debenture Stock @ £20 do do		20
50		
14 Merchant Marine Insurance Coy		
5 shares of £10 each @ 107 price at the date of Inventory		2 10
15 Emma Silver Mining Company		
1. £20 shares @ 31 price at date of Inventory		1 11
Total amount of Personal Estate in Scotland & England		£ 1738 9 11
(Requid) James Wylie - George Dickson J.P.		
<p>At Dunee the seventeenth day of March one thousand eight hundred and seventy five years In presence of George Dickson Esquire one of Her Majesty's Justices of the Peace for the County of Berwick appeared James Wylie Agent for the British Liners Company's Branch at Dunee who being solemnly sworn and examined depones that the said Alexander McKean died at Creetown aforesaid upon the thirteenth day of February Eighteen hundred and seventy five and the deponent has entered upon the possession and management of the deceased's Estate as Executor nominated by him along with David Jardine Merchant, Parliament Street Liverpool in a Trust Disposition and Settlement by the said Alexander McKean dated the thirteenth day of July Eighteen hundred and sixty three which is now exhibited and signed by the Deponent and the said Justice of the Peace of this date as relative hereto that the Deponent does not know of any Testamentary Settlement or Writing relative to the disposal of the deceased's personal Estate or Effects or any part thereof other than the said Trust Disposition and Settlement that the foregoing Inventory each page of which is signed by the deponent and the said Justice of the Peace as relative hereto is a full & complete</p>		
Robt Gordon		

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Inventory of the Personal Estate and Effects of the said deceased Alexander McKean wheresoever situated and belonging or due to him beneficially at the time of his death in so far as the same has come to the deponent's knowledge that the value at this date of the said Personal Estate and Effects wheresoever situated including the proceeds accrued thereon down to this date is Seventeen hundred and under two thousand pounds sterling that Confirmation of the said Personal Estate is required in favor of the deponent and the said David Jardine, Merchant, Liverpool All which is truth as the deponent shall answer to God (Signed) James Wylie. George Dickson! P.

I Alexander McKean residing in Creetown Considering the propriety of so settling my affairs so as to prevent all disputes in regard to my succession after my death and having full confidence in the persons after named as Trustees for carrying my intentions into effect do therefore give, Grant, alienate, assign, dispose convey and make over from me my heirs and successors to & in favour of John Jardine Junior Esquire Cumberland Terrace Liverpool, James Wylie Esq Agent for the British Linen Companies Bank at Dunes and David Jackson Jardine Merchant, Parliament St. Liverpool or such of them as shall accept and to such other person or persons as I may hereafter name or as may be assumed by my Trustees in virtue of the powers herein contained and to the Survivor and Survivor of them, the majority of my Trustees, original or assumed, being always a quorum (the said Trustees named and to be named and assumed and their fees and being throughout these presents denominated "my Trustees") but in trust always for the ends uses & purposes after

Robt Wylie

Robert Jardine

after mentioned all and sundry lands & other heritable and real Estate and all my moveable and personal Estate which shall belong to me at the time of my death with the whole rights Writs title deeds securities and Vouchers thereof, and particularly without prejudice to the said generality All and whole that piece of ground in Creetown lying upon the East side of St John Street upon which the late Samuel McKean my Father built a House extending in front forty feet with a garden running backwards to the Military Road leading from Galthouse to Portpatrick bounded on the West by St. John Street, on the North by the house fenced by John McBratney, Mariner, on the East by the Military Road and on the South by the house now belonging to Mary Blackley daughter of Thomas Blackley Road Surveyor in Castle Douglas Also All and whole a piece of ground at Creetown extending in front from Samuel McKean's house on the East side of St. John St. thirty six feet and bounded by the said Street on the West and running backwards one hundred and forty feet from the said front line whereupon the said John McBratney has built a house. Also all and whole that piece of ground measuring twenty four feet in front and extending the same breadth backwards one hundred and forty feet, upon which a slate house is now erected bounded by St John Street on the West, the Court House in Creetown on the North, the Kings Road and Drumlocham belonging to the deceased Alexander Hughan on the East and the House belonging to Campbell Stewart Merchant in Creetown on the South parts; Also all and whole the house and garden in Creetown lying bounded on the East side of the Street called High Street in Johnston's Plan of Creetown, bounded on the West by the said High Street, on the East by the March fence dividing the Garden from the Planting on the side of the Avenue leading to Hill House, on the North by the fence belonging to Matthew McKies heirs;

Robt Wylie

heirs or successors, and on the South by the property belong-
 ing to the heirs of John Hannah Senior all as the same
 are more particularly described in a Disposition and
 Assignment dated the twenty sixth day of March &
 seventh day of April both in the year Eighteen hundred
 and thirty five. As also all and whole the Dwelling
 House and pertinents situated in Church Street of Creetown
 extending to eleven feet and one half in front with
 one hundred and forty feet North backwards in pro-
 portion to the said eleven feet and one half in front
 for being a garden bounded and described as in a
 Disposition and Assignment by Mary McCulloch in favor
 of James McKean dated Seventh January Eighteen
 hundred and fourteen. All of which Subjects lie in
 the village of Creetown, parish of Kirkcubright and Newarby
 of Kirkcubright. And I bind and oblige myself &
 my heirs and successors to grant all necessary Pacts in
 favour of my Trustees for implementing and fulfilling the
 Conveyance generally and particularly above written.
 And I do further hereby Nominate and appoint my
 Trustees to be my sole Executors and Intranters of my
 Personal Estate; And I also nominate and appoint
 my Trustees to be Tutors and Curators to all persons in
 pupillarity and minority taking benefit under this
 Settlement during their respective pupillarities & minorities,
 and that with the whole powers and under the whole pro-
 visions and Conditions declared to be applicable to them
 as Trustees. But declaring that these presents are granted
 in Trust for the ends uses and purposes after mentioned viz
 First that my Trustees shall pay all my just & lawful
 debts deathbed and funeral expenses and the expenses of
 executing this Trust. Second that my Trustees shall

Robert Gordon

at my death deliver the whole of my Household furniture Plate Pictures
 and Books to my Nephew Samuel McKean residing at Creen Birkenhead
 Liverpool for his use during his life and in the event of his leaving
 lawful issue, they shall at his death deliver the same to such lawful
 issue equally among them but in the event of his dying without
 leaving lawful issue then my said Trustees shall deliver the same
 to my Niece Jessie McKean or Jardine spouse of the said John Jar-
 dine Junior for her life rent use alienably and to her heirs equally
 among them in fee. Third that my said Trustees shall hold the
 heritable Subjects situated in Creetown aforesaid specially &
 generally above conveyed for behoof of my said Nephew
 Samuel McKean for his life rent right alienably and pay over
 to him the rents and income arising therefrom half yearly
 as they become due and at his death in the event of his leaving
 lawful issue they shall convey and make over the said
 Subjects to such lawful issue equally among them, and in the
 event of his dying without leaving lawful issue my said Trustees
 shall hold the same for behoof of my said Niece Mrs Jessie
 McKean or Jardine for her life rent right alienably and pay over
 to her the rents and income arising therefrom half yearly as
 they become due and at her death they shall convey & make
 over the said Subjects to John Jardine Tertius son of the said
 Jessie McKean or Jardine or his heirs Fourth that my Trustees
 shall at the expiry of six months after my death, or so soon
 thereafter as may be convenient make payment to the fol-
 lowing persons the following sums of money as legacies
 hereby bequeathed by me to them respectively viz To my niece
 Elizabeth McKean or McGill Widow of the late Samuel
 McGill residing at Creen aforesaid and her heirs the sum
 of Three hundred pounds Sterling; To my said Niece the
 said Jessie McKean or Jardine and her heirs the sum
 of Four hundred pounds Sterling; and to my Niece Penelope
 McKean

Robert Gordon

Robert Gordon

Mackean or Wyhe spouse of the said James Wyhe and her heirs the sum of three hundred pounds sterling; but declaring that in the event of the shares which I hold or may hold at the time of my death in the Midland, Scottish Central and Portpatrick Railway Companies not realising sufficient to satisfy the three preceding legacies then such legacies shall suffer a proportional deduction so that each of my said Legacies shall receive a share of the proceeds of such shares in proportion to the fore-
 said Legacies; and in the event of the said shares realising a larger sum than is sufficient to pay the said Legacies then each of my said Legacies shall receive a share of such additional sum in proportion to their said Legacies And lastly with respect to the residue of my real and personal Estates including my stock in Trade in the event of my being engaged in business at the time of my death I direct my said Trustees to divide the same into ten equal parts or shares and to pay over three parts or shares thereof to my said Niece Elizabeth Mackean or McGill and her heirs, four parts or shares thereof to my said Niece the said Jessie Mackean or Jardine and her heirs and three parts or shares thereof to Penelope Mackean or Wyhe and her heirs
 Declaring that the provisions conceived in favour of the said Samuel Mackean are hereby declared ab-
 -mentary and that he shall have no power to bur-
 -den or borrow money upon, or sell his interest in my said Estates, and that the same shall not be affectable by the debts or diligence of his Creditors
 Declaring also that the sums and subjects which may be destined in favour of females taking be-
 -nefit under this Trust shall be paid to them
 exclusively

Robt Gordon
 x the said

Robt Gordon

exclusive of the jus mariti and right of administration of any husbands whom they have married or may marry and that the same shall not be attachable or affectable for the debts or debts of such husbands of any description whatever, and that all deeds and receipts to be granted by such females alone without the consent of their husbands shall be good and effectual. With power to my Trustees to enter into possession of the said Trust Estate & Effects to call and sue for upft, and receive the rents moneys & duties interest and annual profits of the same, and to grant discharges thereof, which shall be as valid and effectual to the Receiver as if granted by myself; and also with power to output and input tenants and to let the same for such terms, of years at such rents and on such Conditions as to them shall seem proper; and with power to them to compound transact & agree or to submit and refer any questions or differences that may arise betwixt them and any other person or persons in relation to the said Trust Estate and Effects or any Claims which may be due to me or arise against me or my Estate in any manner of way. With full power to my Trustees to sue for upft & receive the debts hereby conveyed and to discharge or assign the same with power also to my Trustees to appoint Factors and Agents either of their own number, or other fit persons for upfting the Rents of my said heritable property and principal sums and annual rents of the debts and property hereby conveyed and to allow such Factors and others suitable gratification for their trouble. And with power to my Trustees from time to time as they may judge expedient to nominate and assume such other person or persons as they shall think fit to be a Trustee or Trustees along with them and after their decease, de-
 -claring that the powers & privileges of such assumed Trustee or Trustees shall be as extensive, and that
 acts and deeds in regard to the said Trust Estate &
 Effects

Robt Gordon

Effects as valid and effectual as if their names had been herein inserted and conjoined with those of the other Trustees above named and for that effect my Trustees shall make and grant such Deeds or Deeds of Conveyance as are necessary & sufficient by the Law of Scotland for Vesting in such Assumed Trustee or Trustees in conjunction with themselves the whole Trust Estate & Effects with all the powers and faculties hereby conferred upon them And I hereby declare that the Receipt or Receipts of my said Trustees shall be a sufficient discharge or sufficient discharges for the sum or sums of money therein acknowledged to be received and that the person or persons to whom such Receipt or Receipts shall be given shall not be bound to see the application of the sum or sums so acknowledged to be received. And it is hereby declared that the Trustees Executors Inters and Assignors hereby appointed or to be appointed in virtue hereof or any of them shall not be liable for omissions or neglect of management, nor singly in solidum, but each one for his own acts receipts or intromissions only nor shall they be answerable for any Banker, Factor Agent or other person with whom or into whose hands any of the Trust Funds may come or be deposited in the execution hereof nor for the insufficiency of any stocks funds or securities in or upon which any of the Trust funds may be invested. And in case any of my Trustees shall die or desire to be discharged from, or become incapable of acting in this Trust at any time, or times, before the same shall be fully executed then and in such case, and so often as the same shall happen, it shall be lawful to and in the

power

Robert Gordon

power of the remaining Trustees or Trustee for the time being And they shall by their acceptance hereof be bound & obliged upon payment being made to them of any Debts belonging to my Trust Estate and performance of any obligations relative to the same due by and incumbent on such Trustee or Trustees so dying or desiring to be discharged or becoming incapable of acting as aforesaid to execute & deliver to the Representatives of such Trustee or Trustee so dying, or to such Trustee or Trustee themselves as shall so desire to be discharged from or become incapable of acting in the execution of this settlement a valid and effectual Discharge or Discharges of his or their respective intromissions with the Trust Funds and Effects and the whole dealings and management had by him or them in and concerning the premises. Declaring that from and after the date or respective dates of such Discharge or Discharges the Trustee or Trustee in whose favour the same shall be granted shall be equally freed and exonerated of and from all the duties and obligations incumbent on him or them by virtue of the present Trust and from all or any concern with the same as if he or they had not been appointed a Trustee for the purposes hereof. With entry to the said Subjects and others from and after the time of my death. And I resign the said Lands and others for new investment to my Trustees in the said Lands and heretages in Trust for the ends uses & purposes above specified to be holden a me vel de me. And I assign the Writs. And I assign the Rents And I revoke and recall all former settlements made by me Reserving always my own life rent of the Estates above Conveyed with full power to me at any time of my life and even on death to alter these presents in whole or in part and to revoke Cancel and Annul the same at pleasure

Robert Gordon

pleasure but so far as not altered or revoked by me
 this shall be a valid and sufficient Deed although
 found lying in my repositories or in the custody of
 any person to whom I may entrust the same unde-
 rived at the time of my death with the delivery whereof
 I have dispensed and hereby dispense forever. And
 I consent to the Registration hereof in the Books of
 Council Session or others competent therein to
 remain for preservation & thereto constitute

My Provs

In Witness whereof these presents consisting of
 this and the three preceding pages and one mar-
 ginal addition on the second page all written by
 Henry Douglas Glover, Solicitor in Galloway and sub-
 scribed by me at Greetown the thirteenth day of
 July Eighteen hundred and sixty three years before
 these witnesses John Craigie, Draper in Greetown &
 Thomas Drape Station Master in Greetown (signed)
 Alexander McKean - John Craigie Witness Thomas
 Drape Witness

Dunse 17th March 1875 This is the Trust Disposition
 and Settlement referred to in my oath to the Inventory
 of the Personal Estate of Alexander McKean, Merchant,
 Greetown of this date (signed) James Wylie George
 Dickson J.P.

Robert Gordon

Kirkcudbright 20 March 1875 Mark Raper Esquire Advocate
 Commissary of Dumfries & Galloway. Alexander Nicolson Esq
 Advocate Commissary Depute of Kirkcudbright. The following
 Inventory & oath written on an eighty pound stamp. Robert
 Muir Writer in Dumfries Procurator
 Inventory of the Personal Estate of John Goodall Esq late Writer in
 Dumfries latterly residing at Lawrieknowe in the Parish of
 Maxwelltown and Stewartry of Kirkcudbright who died at
 Lawrieknowe aforesaid on the twelfth day of December Eight

een hundred and Seventy four years

1 Value of Household furniture Bed and Table linen Silver plate, Watch, wearing apparel and other Effects in the deceaseds house and belonging him conform to inventory & appraisement by Robert McGowan James in Maxwelltown	£ 82 1
2 Sums due to the deceased on Deposit Receipts by the Bank of Scot- land Dumfries Agency and interest to the date of Death viz	
1874 Oct 7 Sum in Receipt	£ 160
Interest to decease	£ 19 3
9 Sum in Receipt	30
Interest	3 4
15 Sum in Receipt	30
Interest	2 6
November 12 Sum in Receipt	10
Interest	1 2
24 Sum in Receipt	20
Interest	1 8
26 Sum in Receipt	13
Interest	9
28 Sum in Receipt	20
Interest	1 3
December 3 Sum in Receipt	25 2 ⁵
Interest	1 7
ROBERTSON & Co Account 1162 508 -	82 1