

and designed

Witness, David Eddie, Witness. Laurencekirk 31. July 1911
 Referred to in my deposition of this date to the Inventory
 of the Estate of the above named Anthony Hall now
 deceased. (Signed) Isabella Hall, Ja.B..Greig, J.P.
 Extracted upon this and the preceding page by me Sheriff
 Clerk of Kincardineshire.

Collated by

John Clanachan Gardner

EXTRACT INVENTORY
 OF
 'THE PERSONAL ESTATE
 OF
 HUGH BLACKLAW

DECEASED.

STONEHAVEN, 4th August 1911.

Patria DONALD CRAWFORD, K.C.,

Presented by James Burness Cunningham, Solicitor in
 Stonehaven.

Inventory of the Personal or Moveable Estate and Effects, wheresoever
 situated, of the late Hugh Blacklaw, retired Planter, residing
 in High Street, Laurencekirk

who died at Laurencekirk aforesaid
 on the 20th day of May 1911.

I. SCOTLAND.		£	s.	d.
I.	Cash in house	2	.	.
II.	Personal Effects belonging to deceased	20	.	.
III.	Balance of Cash in the hands of John Craig, Bank Agent, Laurencekirk	138	5	3
IV.	Shares:- 500 Shares of £1 each (fully paid) of the Labugama (Kelani Valley, Ceylon) Rubber and Tea Co. Ltd., valued at 25/- p. share as at date of death	625	.	.
Total Estate in Scotland		£ 785	5	3
II. ENGLAND.				
I.	Cash in Bank:- Balance at credit of Deceased with the National Bank of India Ltd., London	£ 204	11	10
II.	Shares:- 122 Ordinary Shares Scottish Ceylon Tea Co. Ltd., at £9 p. share at date of death	1098	.	.
Forward		£		

Brought Forward	£					
13 Shares of the Imperial Ceylon Tea Estates Ltd., @ £7½ p. share at date of death		97	10	1400	1	10
Total Estate in United Kingdom	£	2185	7	1		

ABROAD.

I. Shares:-						
400 Shares High Forest's Estates Co. Ltd., present value sterling, Officee, Colombo, Ceylon	£	666	.	.		
10 Shares Rayigam Co. Ltd. — do. — do. — do. —		100	.	.		
7 — " — Kandy Hôtels Co. Ltd. — do. — do. — Kandy		105	.	.		
	£	871	.	.		
II. Primary Mortgages drawing 8% per annum.						
F. Liesching — Rs15000/= security on scrip in various Companies shares						
M. Lockanathan — 40000/= " Colombo house property Mortgages (Schroff Bank of Madras)						
Mr Corea (Advocate) 40000/= " Cocoonut Estates						
J.L.H.M. Mohideen 7000/= " Colombo house property Hadjar						
C.P. De Silva 7500/= " Cocoonut Estate 109500/= value in sterling		7300	.	.		
	£	8171	.	.		

(Signed) John Craig, Thomas Martin J.P.

At Stonehaven the twenty ninth day of July Nineteen hundred and eleven. In presence of Thomas Martin Esquire, One of His Majesty's Justices of the Peace for the County of Kincardine.

Appeared/

Appeared John Craig, Bank Agent, Laurencekirk

who, being solemnly sworn and examined, Depones: That the said Hugh Balcklaw

died at Laurencekirk aforesaid upon the twentieth day of May Nineteen Hundred and eleven domiciled in the County of Kincardine in Scotland.

That the Deponent is an Executor nominated by the said deceased along with Hugh Laurence Blacklaw, son of the deceased and John Irvine Macmillan, Medical Practitioner, Laurencekirk, in his Trust Disposition and Settlement dated the twenty first day of February and registered in the Books of Council and Session the twenty sixth day of May both in the year Nineteen hundred and eleven, an Extract of which is herewith exhibited and signed by the Deponent and the said Justice of the Peace as relative hereto.

That the Deponent has entered, or is about to enter, upon the possession and management of the deceased's Estate as Execut or foresaid, along with the said Hugh Laurence Blacklaw & John Irvine Macmillan.

That the Deponent does not know of any testamentary settlement or writing relative to the disposal of the deceased's Personal or Moveable Estate or Effects, ~~or any part thereof~~, other than the before mentioned Trust Disposition and Settlement.

That the foregoing Inventory, signed by the Deponent and the said Justice of the Peace

is a full and complete Inventory of the Personal or Moveable Estate and Effects of the said Deceased, 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 amount of the Estate Duty (and interest thereon) payable upon this Inventory, as particularly shown in the Statement for Estate Duty and Summary annexed hereto, is paid to the Commissioners of Inland Revenue, conform to the Receipt upon Page No. 1 hereof.

That Confirmation of the Personal or Moveable Estate in the United Kingdom amounting in value to £ 2185 : 7 : 1 is required.

All which is truth, as the Deponent shall answer to God. (Signed) John Craig, Thomas Martin J.P. Extracted on this and the two preceding pages by me, Sheriff-Clerk of Kincardineshire.

Written (in so far as not printed) by
Collated by John Clamachan Gardiner

John Clamachan Gardiner

Amount of foregoing Inventory	£10356: 7 : 1
„ of Debts and Funeral Expenses	280: 14 : 2
	£10075: 12 : 11
Value of Heritage	£ 400 : . . .
Debts on Heritage	400: . . .
	£10475: 12 : 11
Duty on £2304 : 12 : 11	£ 115: 4 : 7
Interest	. : 11 : 3
	£ 115: 15 : 10

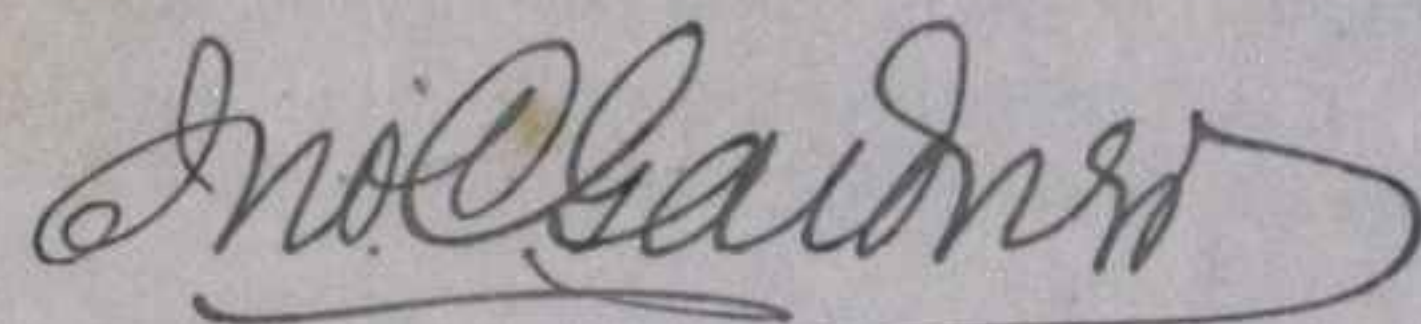
4th August 1911.

EXTRACT INVENTORY

OF

HUGH BLACKLAW.

TESTATE



Extract

Trust Disposition and Settlement

by

Hugh Blacklaw

deceased,

Stonehaven 4th August 1911.

Pntia Donald Crawford K. C.

Presented by James Burness Cunningham, Solicitor in Stonehaven.

At Edinburgh the twenty sixth day of July One thousand nine hundred and eleven the Deed hereinafter engrossed was presented for registration in the Books of the Lords of Council and Session for preservation and is registered in the said Books as follows;- I, Hugh Blacklaw, retired Planter residing in High Street, Laurencekirk, Scotland in order to settle the succession to my means and estate after my death do hereby nominate and appoint my son, Hugh Laurence Blacklaw, John Irvine Macmillan, Medical Practitioner, Laurencekirk, and John Craig, Bank Agent, Laurencekirk, to be my Trustees and Executors, and I assign dispone and bequeath to them as Trustees under these presents and the acceptors and survivors of them and of such other person or persons as I may hereafter nominate or as may be assumed into the Trust hereby created (the person or persons acting for the time as Trustees or Trustee being hereinafter referred to as "my Trustees", a majority of my Trustees resident in the United Kingdom for the time being always a quorum) the whole means and estate heritable and moveable real and personal wheresoever situated which shall belong to me or over which I shall have the power of disposal, in trust for the following purposes. (First) For payment of all my debts sickbed and funeral expenses and the expense of executing this/

this trust: (Second) I direct my Trustees to pay or deliver any legacy or legacies which I may leave or bequeath by any writing under my hand however informal the same may be: (Third) I direct my Trustees in the event of my wife Harmony Maria Tate or Blacklaw surviving me to permit her to have the liferent use and possession of the whole household furniture and plenishing of every kind whether useful or ornamental belonging to me at the time of my death and to pay to her during her lifetime after my death the free annual income of the residue of my estate with power to my Trustees in the event of their considering the said free annual income to be insufficient for the comfortable maintenance of my wife to encroach on the capital of the residue of my estate, such powers to be entirely within the discretion of my Trustees: (Fourth) On the death of my wife or on my ~~own~~ death should she predecease me I direct my Trustees to pay and make over the residue of my estate in equal shares to such of my children as may be in life at the death of the survivor of my wife and myself jointly with the issue who may then survive such of my children as may have predeceased, the issue of such children taking (equally between or among them per stirpes if more than one) the share original and accresced which his or her parent would have taken if such parent had survived and I provide and declare that my Trustees shall have the fullest powers of and in regard to realisation, investment administration management and division as if they were beneficial owners as also power to sell and otherwise realise the Trust Estate but declaring that my Trustees may retain the investments of which my estate may consist at the time of my death including shares and stocks and other assets whether involving liability or of a speculative/

lative nature, or both, and that for such time or times as they may think fit: And my Trustees shall be bound only to act honourably, and they shall not be liable for omissions or errors or to do diligence further or otherwise than as they think fit, nor singuli in solidum, but each for his own actual personal intromissions only and each shall be liable to account only for the funds actually received by himself, and not for any funds which he may have authorised a co-trustee, factor or agent to receive: And I revoke all former testamentary writings: And I consent to the registration hereof for preservation: In Witness Whereof these presents written on this and the preceding page by Charles Edward Donald, Clerk to James Burness Cunningham, Solicitor, Stonehaven are together with the marginal addition on page first hereof subscribed by me at Laurencekirk on the twenty first day of February Nineteen hundred and eleven before these witnesses the said James Burness Cunningham and Mrs Catherine Leighton Lyall or Hampton wife of and residing with David Hampton, Greenbank, High Street, Laurencekirk. (Signed) Hugh Blacklaw. Signed by the said Hugh Blacklaw as and for his Last Will and Testament in presence of us who in his presence, at his request and in the presence of each other have hereunto subscribed our names as witnesses: (Signed) Jas. B. Cunningham, Solicitor, Stonehaven Witness, C. L. Hampton, Greenbank, High Street, Laurencekirk Witness: Extracted from the Register of Deeds &c. in the Books of Council and Session on this and the six preceding pages by me Keeper of said Register. (Signed) George D. Balfour. Stonehaven 29th July 1911. This is the Extract Registered Trust Disposition and Settlement referred to in my affidavit of this date relative to the Inventory of the Personal Estate of the late Hugh Blacklaw, retired Planter, residing in High Street/

Street, Laurencekirk. (Signed) John Craig, Thomas Martin
J.P. for Kincardineshire. Extracted on this and the three
preceding pages by me Sheriff Clerk of Kincardineshire.

Collated by *Mr. Charles*
John Clanachan Gardiner

EXTRACT INVENTORY
OF
THE PERSONAL ESTATE

OF
JANE DUNN OR SCOTT

DECEASED.

STONEHAVEN, 4th August 1911.

Prætor DONALD CRAWFORD, K.C.,

Presented by William Ramsay Dunbar, Panmure House, Car-
noustie.

Inventory of the Personal or Moveable Estate and Effects, wheresoever
situated, of the late Mrs Jane Dunn or Scott, Widow of John Scott,
Writer, late of 230 High Street, Laurencekirk in the
County of Kincardine _____

who died at Laurencekirk aforesaid _____
on the nineteenth _____ day of April _____ 1911.

	£	s.	d.
<i>I. SCOTLAND.</i>			
Cash in house	1	.	.
Household Furniture and other Effects in the deceased's house . .	21	8	9
Stock-in-trade and other Effects belonging to deceased	;
Sum in Bank, with Interest to date of death, viz. :—			
Sum on Deposit Receipt with the North of Scotland & Town & County Bank Ltd. (Laurencekirk Branch) dated 23rd De- cember 1910 _____ £ 250 . .			
Interest thereon to date of death _____	1	15	3
Total Moveable Estate	£ 274	4	.

(Signed) Wm. R. Dunbar, D.A. McCorquodale J.P.