

16 January 1875 Deposition shall answer to Goods (signed) William Anderson, Water Works & Water by James Scott collected by J. M. M. and under the Bond of J. M. M.

Inventory of the Personal Estate Presented on 16 January of Mr. William Archibald 1875 to G. M. Anderson sometime Clerk in Melrose by Thomas Christie Esq. Sheriff, Melrose

16 Feb 1875 Inventory of the Personal Estate whereof the assets of Mr. William Anderson, sometime Clerk in Melrose, lately residing at Orchard House, Melrose, who died at Melrose in the County of Roxburgh on or about the twenty fourth day of December in the year One thousand eight hundred and seventy four

17 January 1875 Inventory of the Personal Estate of the late Mr. James Anderson, sometime Clerk in Melrose, lately residing at Orchard House, Melrose, who died at Melrose in the County of Roxburgh on or about the twenty fourth day of December in the year One thousand eight hundred and seventy four

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14 January 1873

Amounts £ 626 10/-

5 Balance of account due by Thomas Hunter, Wm. S. Kelly,

with half year's rent of Messrs. Sells due March 1871 11 10/-

6 Proportion of half year's rent of said property amounting to £5. 10/- from 11th December 1871

6 date of death 14

What remains due when we deduct £ 639 10/-

signed Thomas Hunter & J. W. James Johnston, Esq.

At Sells the fifteenth day of January, in the year One thousand eight hundred and Seventy four; In presence

of James Johnston Esq. Sells son of the Messrs. Trustees of the Good

for the County of Gloucester. Signed Thomas Hunter, Wm. S. Kelly

Executors of the deceased Mr. William Archibald

Archibald

Archibald sometime Under in Sells and Sells residing at Orchard House Sells who being solemnly sworn and examined, Depone, that the said William Archibald died at Sells in the County of Gloucester on or about the twenty fourth day of November One thousand eight hundred and seventy four and the Deponent has entered upon the possession and management of the deceased Sells, as Executor nominated by him in a Trust Deed bearing date the twenty second day of April, One thousand eight hundred and seventy two, which Deed, dated the second day of June One thousand eight hundred and seventy two, recited that during the eight month day of June, One thousand eight hundred and seventy

Archibald

16 January 1771
 In said Church dated the first
 day of August, One thousand eight
 hundred and seventy three, and
 copied dates twentieth Grand
 One thousand eight hundred
 and seventy four, all recorded
 in the Sheriff's Court Books of
 Buckinghamshire the thirtieth day of
 November One thousand eight
 hundred and one, seventy four, and
 extract, where is and exhibited
 and signed by the Deponent
 and the said Justice of Peace
 of the date as relative hereto that
 the Deponent does not know of
 any Testimony Settlement or
 writing relative to the disposal
 of the said Personal Estate or
 Effects or any part thereof other
 than the said Sheriff's Disposition
 and Settlement, and dated
 1771

that the foregoing Inventory signed
 by the Deponent and the said
 Justice of Peace as relative hereto,
 is a full and complete Inventory
 of the Personal Estate & Effects
 of the said deceased William
 Archibald, whose personal estate and
 belonging is due to him beneficially
 at the time of his death, and
 for as this same has come to the
 Deponent's knowledge, that the
 Deponent does not know of any
 money or property belonging to the
 deceased liable to the duty imposed
 by the Act 23 Geo. 3rd Cap. 10, and
 23 and 24 Geo. 3rd Cap. 50, that the
 value at the date of the said
 Personal Estate and Effects
 whose estate is, including the
 proceeds of said tenor due to
 the date is One hundred pounds
 Sterling

16. Memorandum showing and under eight hundred pounds; that compensation of the said James Beames is required in favour of the Deponents; all which is with a de Deponents shall answer to God (signed Thomas Stone, James Johnston, &c.)
 Written by Thomas Dent
 Solicitor by Wm. Wood Esq.
 William Shackleton
 At Seaboard the thirtieth day of November, Eighteen hundred and twenty four years; In presence of George Standen Esq. (Signed) Thomas Beames Sheriff of Beaufort County and John Beames; Comptroller Thomas Beames Writer in Wales as Deputee for William Shackleton Esq. deceased and gave in the said Deponent and Settlement and bond and undertaken during the same night

might be required for preservation in the Township Court Book for the said County of Beaufort conform to Law which caused the said Sheriff pending to be reasonable returned to be done accordingly where the case follows; the William Shackleton, writer in Wales residing at Orchard House, Wells and Jane Shackleton presently residing at Orchard House, Beaufort and Charles having refused to settle out of his own pocket so as to prevent all disputes and expenses and the success to our means and estate and having entire confidence in the persons named by us for settling the said Sheriff's estate therefore I the said William Shackleton have given granted, assigned, conveyed and

16 January 1846
 and made over from me my heirs
 and Successors to and in
 favor of Thomas Hunter
 Under in Heirs and to
 such other person or persons
 as I shall hereafter name
 or as shall be assumed
 in virtue of the power
 hereinafter written to act in
 the Trust hereby created and
 to the acceptor or acceptor
 and survivor and last survivor
 of the persons hereby named
 or to be assumed as provided
 in Trustee for executing the
 said Trust the majority of
 the said Trustees which may
 then be accepting and alone
 and acting as Trustee (are)
 being always a guardian and
 the assignee of my said
 Trustees

Trustees hereafter and indefinitely
 All lands heretofore held, buildings
 Leases hereafter made, Bonds and
 Dispositions in Security and other
 hereafter and real Estate presently
 belonging to me, or which may
 belong to me at the time of
 my death, and also all move
 able and personal Estate which
 shall pertain and belong or
 be due and adducted to me
 at my death together with the
 whole Y^{ts} Debt, Securities, Writ
 and Evident of my hereafter
 and movable Real and personal
 Estates and particularly
 without prejudice to the former
 generally the hereafter subject
 hereinafter described belonging
 to me by. All and what shall
 piece of ground being part

16 January 1578

of the garden opposite to Stels
 Diapronary acquired by James
 x Melchior from James Lordletter
 Under in Stels who purchased
 the same from the Trustees
 of the late John Duke of
 Berburgh's being number four
 on the plan above and of
 the dimensions shewes and after
 mentioned, Vyt, on the west-
 side six feet, eight inches,
 On the north, thirty one feet
 seven inches, On the east thirty
 five feet three inches and
 on the south twenty nine
 feet two inches, on which
 there has been erected a shop
 and dwelling house numbered
 one hundred and five &
 one hundred and seven
 and presently occupied
 by

by William Berghford, Baker
 and others my statement, bounded
 on the West by Berburgh's
 street, on the North by the
 foot road leading from Race
 through Street to the Road on
 the East side of the Moor,
 On the East by another
 piece of the same garden
 adjacent to Peter Liller, Mason
 in Stels, and on the South
 by the Property of William
 Rutcherson, Weaver, all lying
 within the town and Parish
 of Stels and shewes of Berburgh
 to be taken the same
 land or new set the same
 And I assigne the same
 lands and others for
 new Inhabitation, and I
 assigne the rents and
 avoyes

to be assigned, I assign the limits. Moreover, I hereby nominate and appoint the said Thomas Trustee and such other person or persons as may be named by me or assumed to act as Trustee as aforesaid; and the acceptor and acceptor, successors, and survivors to be my sole executor or executor; But these powers are hereby declared to be granted by me in Trust only and for the ends uses and purposes following to wit: For the first place for the payment of all my just and lawful debts, debts due and funeral charges and the expenses of the Trust; for the second place

for

for the payment to the said estate executor my share in the event of her surviving me of the whole rent interest and annual produce of my property and Effects - Real and moveable and also personal freely conveyed during all the days of her life, and my said Trustee or Trustee shall also give to the said Sons Archibald the sum of the whole of my Household Furniture, bed and table linen, china, silver plate and other moveable Effects in my dwelling house at my death, or of such part thereof, as she may wish to return, the remainder I appoint my said Trustee

or

to ~~be~~ ~~the~~ ~~Trustee~~ to all and convert
 into money, and further
 should it appear to my said
 Trustee or Trustees, or
 to advance as portion of the
 bequeathed sums in which the
 said (said) Archibald is bound
 for her suitable maintenance
 in the portion in life in
 which she is at present
 I authorize my said Trustee
 or Trustees to make payment
 to her of such sums of money
 out of said bequeathed sums
 as necessary and proper
 in the circumstances, for which
 sums of money her simple
 Receipt to my said Trustee
 or Trustees shall be a sufficient
 Discharge; And the said place
 for the payment and delivery
 to be

within six months after the
 death of the longest liver of
 the said (said) Archibald, and
 myself, or at such other periods
 as I may hereafter appoint
 of such legacies, pecuniary
 and specific as I may leave
 and bequest by and bequeath
 here or by any Remittance
 or Writing subscribed by me
 or signed of my Will however
 informal the same may be
 which legacies and bequest
 may be made by me at
 any time of my life and
 then on bequeathed; And the
 last placed within twelve months
 after the death of the survivor
 of the said (said) Archibald
 and me my said Trustee
 or Trustees shall of they shall

16 January 1873
 see it to temporary for the
 proper winding up and
 distribution of the Residue
 of my Means and Estate
 sell and convert into
 Money the Real Estate and
 other property hereby conveyed
 but with power to my and
 the Trustees to delay the sale
 of my Real Estate property for
 such period as they may
 consider proper should they
 see it for the benefit of the
 Trust Estate to do so and
 after payment of all debts
 due by me, Dukes to Con-
 vent and expenses of the Trust
 divide the clear residue
 into two equal shares which
 I appoint and direct to
 be paid or conveyed and
 made

made over to my Cousin
 Legatis hereafter named, viz.
 one share being I have
 and Legatis and clause to be
 paid over to William Archibald
 Junior son of William Archibald
 Junior my nephew presently
 residing at Number one Sunning
 and twenty nine Great College
 Street, London Town London
 and failing the said
 William Archibald Junior by
 death previous to the said
 term of payment to Jane
 Archibald and Agnes Archibald
 his sisters equally share and
 share alike and their heirs
 And the remaining share I
 have and bequeath and
 direct to be paid over to
 William Archibald Thomson
 my

16. Charney son of George Harrison, latter
 residing at Number Twelve
 Back Lane Road, Whitechapel London
 Edinburgh and failing the
 said William Archibald
 Harrison by death previous
 to the said term of payment
 to Catherine Harrison and
 Ann Harrison his sisters
 equally between them share
 and parts alike and their
 heirs, with full power to
 my said Trustees or Trusts
 to sell and dispose of my
 aforesaid subjects hereby convey
 ed either by public Sale or
 Private Sale and to grant
 a Disposition or other convey
 ances thereof containing all
 usual and necessary clauses
 Inslating that the purchase
 shall

shall have no concern with
 the application of the price
 or price of the said subjects
 but shall be fully answerd
 by the said Decharge and
 conveyance of my said Trusts
 or Trusts, and my said
 Trusts or Trusts are hereby
 empowered from time to time
 to nominate and appoint
 any person or persons to
 be a Trusts or Trusts
 along with them, or in place
 of any Trusts or Trusts
 who shall die or cease to
 be discharged or declare or
 become incapable to act in
 the Trust, and also and as
 often as any said Trusts
 or Trusts shall be so
 nominated and appointed
 they

to January 1923. All the Trust Assets and Effects shall forthwith be disposed and assigned in such form as that the same shall be noted on my said Trustee or Trustees or committee and appointed and the successors and survivors of them but for the purpose of the Trust and no otherwise. Now I hereby declare that my said Trustee or Trustees shall not be liable for omission of any bond and the management of the Trust Assets hereby conveyed nor for the omission and neglect of their Agents or Cashiers, nor for the responsibility of them or their Brethren, if Brethren shall be required, or for the responsibility

responsibility of the debtor, purchasers and other with whom my said Trustee or Trustees may transact, but that they shall only be bound to act honorably and shall no way be liable in equity or solatium, or for one another, but each for himself only and his own personal Intoxications or wife's default and no farther and declaring that such account of their Intoxications as my said Trustee or Trustee may make up and state upon their honest word, although the same may not be sufficiently vouched shall be taken and held as sufficient accounting by them as here to the necessary liquidation hereby appointed by me; and further

16 January 1871
 and further with full power
 to my said Executor to act as
 Executor, Agent or Cashier in
 the Trust hereby created for which
 he shall receive payment of
 such professional charges as may
 be usual and proper; and on
 the other hand of the said
 Done Archibald for the law firm
 and opinion of have and bear
 to the said William Archibald
 my said brother do hereby
 design every debt and
 make over to the said William
 Archibald in case he shall
 survive me, All and sundry
 lands, tenements, stocks, standing
 room, possessions and every
 other thing of any heritable
 nature pertaining and belonging
 or which shall pertain and
 belong

belong to me to me at the
 end of my death, with the
 debts, dues and other incumbrances
 of the same; and also all annuities,
 pensions, goods, gear, debts, sums
 of money, household furniture
 and tools linen and
 every other sum of subject
 of a movable nature, now
 belonging or which may pertain
 and belong to me at the
 time of my death, together
 with the books and documents
 of all such movable effects
 But these presents are granted
 by me with and under the
 sanction of payment of all
 my just and lawful debts
 duties and funeral expenses
 and the expenses of attending
 the execution of the
 said

A. Clancy 1871
 Settlement including Government
 duties; And of A. G. Leahy Pension
 etc and appoint the said with
 name Archibald my Brother whom
 failing the said Thomas Clark
 to be my sole Executor and
 full power to give up on
 Authority of my Estate and
 to confirm the same as
 records of Law; And we the
 said William Archibald and
 Jane Archibald reserve our
 respective Parents of the
 said property hereby conveyed
 belonging to us respectively
 with power to us jointly
 at any time of our joint
 lives with the knowledge
 of each other to alter in whole
 or revoke these presents in
 whole or in part as we
 shall

shall see proper; but declaring
 that these presents in no way
 as the same shall not be
 altered amended or revoked
 as aforesaid shall be valid
 and effectual, and we do
 hence with the delivery
 hereof and declare that
 these presents shall be valid
 although found by
 us or either of us or any
 the custody of any other
 person to whom we may
 exhibit the same undelivered
 at our deaths; And we
 consent to Registration hereof
 and of any legal or
 addition hereof for preservation
 the Address whereof these
 presents consisting of this and
 the also foregoing page number
 by

to Lawrence

signed
by Thomas Hunt, Walter
in St. Ives and subscribed by
us at St. Ives the twenty third
day of April, Eighteen hundred
and sixty two years before
their witness Richard Allan
Swan in St. Ives and the
said ^{Thomas} Hunt under
hand (signed) William Archibald
Ward Archibald, Richard Allan
witness. Jas Hunt, witness

First Witness

I the said signed William
Archibald do hereby leave
and bequeath to the Members
of the St. Ives Rowing Green
all my part of Rowing marks
No. 1, number 1 and 2, and
that without any consideration
being paid for the same
and also to William Archibald
Hunt

Swan residing in London
my Grandfather, my other marks
the gold and number such
under paper and gold... by to
be kept and used by Hunt
also without any consideration
being paid and under my
said Swans to deliver them
over accordingly; at my decease
Mr. William Hunt I have
written and subscribed these
present with my own hand
at St. Ives the second day of
June, One thousand eight
hundred and sixty two,
The marginal note being
also written by myself.
(signed) William Archibald
Second Witness
I William Archibald, Hunter
in St. Ives having received
consideration

6. January 1891

consideration) of my Trust
 Deeds and Settlements
 before written dates the twenty
 third day of April Eighteen
 hundred and ninety ten
 have wished to make the
 following addition to the
 provisions therein contained
 viz, considering that my
 sister Madame Anna Archibald
 is ^{in possession} presently residing
 with her son in Leamington
 Thomas Curzon residing at
 number ninety four Upper Row
 is at present partly dependent
 on me I do hereby name
 and bequeath and direct the
 Trusts named by or acting
 under my said Trust
 Deeds and Settlements to
 make payments to her in
 the

the event of her surviving me
 of a few yearly annuities of
 two pounds sterling per annum
 out of the rents of my house
 in Beaufort Street, Chelsea and
 dividends to be received from
 my shares in the London &
 Lancashire Company the same
 being hereby declared to be
 a preferable burden thereon
 and that at the terms of
 Whitsunday and Martinmas
 each year by equal portions
 beginning the first term
 payment at the first
 term of Whitsunday or Mart
 inmas which shall happen
 after my death for the
 next month succeeding, and
 further in the event of
 the said Madame Anna's
 death

the said surviving my sister
 Mrs. Eliza Archibald sending
 by Miss Al. Kerby Lane
 and Leguath and sur-
 viving my said Trustee to make
 payment to her of a
 further annuity of £100
 per ann. starting per ann. and
 making together £1500 per
 £1000 per ann. commencing
 on the first term payment
 of the said additional annuity
 at the first term of
 Whitsunday or Martinmas after
 the death of the said
 Eliza Archibald in the event
 of her surviving me, or of
 my own death in the
 event of her predeceasing me.
 In all other respects my said
 Trust Deed and Settlement

Truly
 Yours

shall stand good and to
 effect and the same to
 be duly confirmed; And Witness
 the hand of the said present writer
 at the end of my said
 Trust Deed and Settlement
 and on this and part of the
 preceding page signed by Eliza
 Archibald Walter in Scots and
 subscribed by me at St. John's
 University just day of May Eighteen
 hundred and sixty eight years
 before the witnesses Richard
 Allan formerly Clerk in Scots
 and presently residing there
 and the said James Lamb
 Master of the Court, James Melrose
 the Clerk, Walter, Richards
 Allan, Witnesses
 James Lamb
 Mr William Archibald, Writer

Truly
 Yours

16 January 1770. I William Archibald, Writer in
 Scots having various considerations
 of the Medical Christ Disposition
 and Settlement executed by
 myself and my wife above writt
 and of the two several warrants
 by me writt also above writt
 do hereby provide and stand
 that the annuity of Ten pound
 bequeathen by me by last
 dated twenty-sixth May, Eighteen
 hundred and sixty eight to
 my wife Marjorie and her
 Heirs or Successors who now
 resides at Number one Rue St.
 Denis Paris and her and
 also all other pecuniary legacies
 bequeathen by said last
 shall in the event of my
 death stand Archibald surviving
 me only to be payed during
 her

her lifetime should she survive
 such payment but providing
 always that such legacies and
 legacies shall be paid to the
 respective Legatee as soon as
 conveniently may be after her
 death and in the event of
 my wife the said Madam
 and Archibald or Successor
 surviving the said Jane
 Archibald the annuity payable
 to her shall be increased to
 sixteen pounds sterling per
 annum payable as the
 terms above specified: In Witness
 Whereof this presents written by
 Robert Guthrie, Clerk to Robert
 Swann, Writer in Scots for
 Thomas Hunter, Writer in Scots
 are subscribed by me at
 Sticks the first day of
 March

to Charles the March in the year Eighteen
hundred and Seventy before
these witnesses the said
Thomas Hunt and the
said Robert Lush, Master of
said Millm Archibald, Thomas
Hunter, James, Robt. Lush, &c.

James R. Archibald

I William Archibald, Master and
Steward having received possession
and of the Richard Hunt Dispenser
and Settlement executed by myself
and my wife dated twenty
third April, Eighteen hundred
and sixty two and books
therein annexed hereby recall the
by me of my self dated, two
and six, then and by to
William Archibald Senior my
Grandfather residing in London
and now deceased the said

Wm

to James Ryle son of George Roulston
Ryle residing at Hunter number
Number Street, Edinburgh and
father of hereby leave and
bequeath the following Legacies
payable within six months
after the death of the survivor
of myself and my said wife
Ryle, to the said George Roulston
Ryle the sum of five hundred
pounds ten shillings Sterling
and to William Henry Archibald
residing in St. John the sum
of Eighteen pounds Sterling
and further I hereby recall
and annul the separate Contract
executed by me upon the second
day of December, Eighteen hundred
and sixty four; And further
I hereby leave and bequeath
the whole of my wearing apparel

Wm

at Lancaster. Elizabeth equally between them
 and the survivors or survivor
 of them the sum of One
 hundred pounds Sterling payable
 within twelve months after my
 death and further should
 Mary Ann Bell my present
 servant be in my service at
 the time of my death I
 have and bequeath to her the
 sum of Nineteen pounds ten
 shillings Sterling payable within
 six months after my death.
 In all other respect... this
 foregoing Trust Disposition and
 Settlements and bequeathments
 by me shall stand good and
 be effectual and the same
 are hereby confirmed and
 approved the bequest to
 be taken and executed

R

as a part thereof and to be
 recorded hereunto. In witness
 whereof this presents along
 with the marginal addition
 of these words written by
 Thomas Thomson Davidson
 Clerk to Robert Swan, Clerk in
 Chancery for Thomas Swan, with
 in shales are subscribed by me
 at Nels the first day of
 August in the year Eighteen
 hundred and forty three
 before these Witnesses William
 Buchanan, William Bell to James
 Brunton Esq. Brownlands and
 Mr. James Thomson, wife of
 George Thomson Esq. Merchant
 North Bridge, Edinburgh the word
 Mary upon the thirteenth line
 from the top hereof being
 exactly written on an occasion
 before.

26 January 1872

By and subscription signed, W. Lloyd
Archibald, Wm. B. Wilson, Melrose
Lane, Hammersmith, Middlesex

Second Book

I, William Archibald, Clerk in
Chancery, having reviewed contents
of my Trust Deed and
and Settlement and books
therein contained as hereby
books are cancelled the
books made and executed
by me of date the twenty
first day of May, Eighteen
hundred and sixty eight
and other acts and
executed by me of date the
first day of March, Eighteen
hundred and seventy, the same
being in full of all claims and
charges required to make and
produce for my good and
John

John Archibald residing in London
elder son of my father William
Archibald Senior deceased in
my said Trust Deed and
Settlement out of the share
of ^{Revenue} ~~Revenue~~ requested by me
by William Archibald Senior
younger son of the said William
Archibald Senior and failing
the said William Archibald
Senior by death previous to
the term of payment of said
share of Revenue specified in
said Trust Deed and
Settlement to stand Archibald,
and Agnes Archibald, his widow
share and share alike and
their heirs do hereby bind and
bequeath to the said John
Archibald the sum of Fifty
pounds Sterling payable by
me

to ~~Samuel~~ my Sister or Sister out-
 of the said share of Rentes
 at the time the same shall
 become payable to my
 Residuary Legatee or Legatee
 with interest thereon at the
 rate of four per centum per
 Annum from and after the
 period of twelve months after
 my death specified in my
 said Last Disposition and
 Settlement until payment thereof
 in all other respects my said
 said Disposition and Settlement
 and your books (that are)
 hereby enjoined and I do not
 the bound to be taken and
 considered as a part thereof
 and to be recorded therein.
 In Witness Whereof this present
 custom by Thomas Thomson
 Dated

Davidson, Clerk, to Robert Swan
 Under an Order for Thomas Thomson
 Under an Order (as aforesaid)
 by me at St. Louis the twentieth
 day of March in the year
 eighteen hundred and seventy
 four before these Witnesses
 John Thomson also Clerk to
 the said Robert Swan and
 George Dickson Lawyer at
 St. Louis and residing
 at St. Louis signed Miller Archibald,
 John Thomson, Witness, George
 Dickson Witness; Extracted on
 the said the forty two
 preceding pages by me Short
 Clerk of the County of Jackson
 (signed Geo. Ruchopfer
 the principal Deed above en-
 titled annex of these sheets
 and is not compressed such
 any

~~any other business by me~~ (signed)
 Geo. R. B. [unclear]
 10th day of January, 1861, Captain
 hundred and seventy five. That
 is contained on the said the
 forty two preceding pages is
 the Extract Register's Trust
 Disposition and Settlement
 and issued by the late Mr
 William Archibald (with the
 exception of the second book
 and then bound upon pages
 39th 40th and 31st all of which
 are cancelled) refers to me
 as my Clerk of court of the
 State to the Inventory of the
 Personal Estate, (signed) Thomas
 Hamby, James Johnston, J. P.
 Weston) by Thomas Scott
 collected by Mr. W. C. and Clerk
 before me
 I do not comprehend
 I

I George Washington Patterson
 Esquire Comptroller of the Land
 of Rockburgh County and
 Sheriff: Remanding that the
 late Mr William Archibald and
 his wife in Sales and liability
 pending at Rockburgh County, Sales
 made at Sales in the County
 of Rockburgh upon the twenty
 fourth day of November in
 the year one thousand eight
 hundred and seventy four
 and that by the Trust Disposition
 and Settlement dated the twenty
 third day of April, eighteen
 hundred and sixty two and
 recorded in the State Court
 Book of Rockburgh County the thir
 teenth day of November, eighteen
 hundred and seventy four
 an Extract whereof is recorded
 by

McCleary 1833 is recorded in my Court Book
 upon the twentieth day of January
 Eighteen hundred and seventy
 along with five separate bills
 that debit respectively second
 day of June, Eighteen hundred
 and sixty two, eighth day of
 June, Eighteen hundred and
 seventy, sixth day of April
 Eighteen hundred and seventy one
 and the day of August, Eighteen
 hundred and seventy three and
 twelfth day of March, Eighteen
 hundred and seventy four, to
 said William Archibald, nominal
 and appointed Thomas Hunter
 Under my Seal to be his sole
 Executor, and that the said
 Thomas Hunter has given up an
 Bill in Shewbury of the
 Personal Estate and Effects of
 the

the said William Archibald,
 situated in Scotland amounting
 in value to Six hundred and
 thirty nine pounds, sixteen shillings
 and Shilling, which Shewbury
 has certified copy of which is
 signed and sealed with proper
 Seals has likewise been recorded
 in my Court Book of date
 the seventeenth day of January
 Eighteen hundred and seventy four
 Shewbury in Her Majesty's name
 and authority, ratify, approve
 and confirm the nomination
 of Executor contained in the
 former said Dispositions and
 Settlement; and I give and
 commit to the said Thomas
 Hunter full power to apply
 as sole, administrator and executor
 of the said Personal Estate
 and

To Secy of State

and effects, grant Discharges being
 if needful to pursue charges,
 and generally every other thing
 concerning the same to do
 that to the Office of Secy of
 Legation is known to be
 providing always that he shall
 under just count & Reasoning
 for his intimation thereof
 who and where the same
 shall be legally required
 to be under the seal of office
 of the Commanant of Port
 kept and signed by the
 Clerk of Court at Seaboard
 the twentieth day of January
 English hundred and twenty
 seven years

Witness My Thomas Lewis
 Collected by Mr. Wm. Lewis Clerk

20th January 1778

Inventory of the Personal Estate Presented on 20th January
 of John Wall, Receiver at my 1745 to G. B. Thomas
 Comptroller, Messrs Seaboard, by Mr. Charles Anderson
 Stamp Design'd
 by John Wall, Seaboard,

15 Feb 1778
 G. B. T.

Inventory of the Personal Estate
 submitted at date of John Wall
 under at Comptroller messrs
 Seaboard who died at Comptroller
 granted on or about the thirtieth
 day of October, English hundred
 and seventy first

The Diverses Jewels, Jewels
 Stone, Body, clothes, Bed, and
 Table, linen and other effects
 in the dwelling ~~at~~ house of
 Comptroller, presented conform
 to appointment by Andrew
 Wright Secy of Legation in
 Seaboard

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 January 1778