

201

Robert
Dunlop
Esq^r
21.

Testate came to this my will contained in one sheet of paper set my hand and affixed my seal the day and year first before written — Mary Davis Esq^r signed sealed published and declared in the said Mary Davis the testator as and for the last will and testament in the presence of us who have the same subscribed our names as witnesses thereto — The Ridding of St. Dunlop —

Proved at London 19th Dec^r 1831 before the Judge by the oath of Thomas Mount Moody Esq^r out of the Executors to whom adminⁿ was granted having been first sworn duly to administer Power reserved to Amelia Charlotte Taylor widow the other Executor.

21st Edinburgh the twentieth day of October one thousand eight hundred and thirty one years in presence of the Lords of Council and Session Compared Sir John May Esq^r Advocate Promotor for Robert Dunlop after designed and gave in the disposition and testament under written to be registered in the Books of Council and Session conform to law which the said Lords ordained to be done accordingly Whereof the tenors follows Robert Dunlop Esquire of Carlisle for the favor and affection which I bear to the persons after named and being desirous to settle my affairs so as to prevent disputes hereafter after my death do hereby with and under the burden of the legacy and annuity and with the exception of the Earl of Carlisle and under the reservation power and family after mentioned give grant assign dispose convey and make over from and under my heirs after my decease to and in favor of James Dunlop only son of Henry Dunlop Esquire of Carlisle and his heirs Executors and assigns all and sundry lands and heritages goods gear debts and sums of money and in general the whole Estate and Effects movable and immoveable real and personal of what kind or denomination soever and whatsoever situated at present belonging or that shall pertain and belong to me at the time of my death together with the whole writs like in deeds and securities bills bonds and other vouchers evidents and instructions of and concerning the same with all that has followed or may be competent to follow thereon But excepting and reserving from this conveyance the lease of Carlisle hereafter assigned to Henry and Charles William and John Dunlop and thereby nominate and appoint the said James Dunlop younger of Carlisle to be my sole Executor and universal legatee and inter-mittent with my immoveable Estate with power to do everything competent in the premises But these presents are granted and to be accepted by my said Disposer and Executor and he and his heirs and the Estate and effects above conveyed are hereby expressly burdened with the payment of all my just and lawful debts and outgoes and funeral charges and expences And also with the payment of the legacy and annuity under written Viz^t To Margaret Dunlop James Dunlop and Charles Dunlop children of the marriage between the deceased James Dunlop junior late Cotton Spinner in Glasgow and Margaret Esq^r his wife equally among them and failing any of them by decease to the survivors or survivor of them the sum of Two thousand five hundred pounds sterling payable upon the first term of Whitsunday or Martinmas that shall occur after my decease with the lawful interest of the same from the said term of payment till payment And to Agnes Macdonald at present residing at Gateside mother of the late Robert Dunlop Surgeon in Edinburgh a yearly annuity of thirty pounds sterling during the life provided she continues unmarried and that at two terms in the year Whitsunday and Martinmas by equal portions beginning the first term payment at the first term of Whitsunday or Martinmas which shall happen after my decease for the half year immediately preceding and so forth regularly and termly during all the days of the life of the said Agnes Macdonald provided always that she continues unmarried And declaring that in case of her entering into a married state the said annuity shall from thenceforth cease and become void further I do hereby nominate and appoint the said James Dunlop younger of Carlisle Henry Dunlop Cotton Spinner in Glasgow Charles Dunlop and William Dunlop Cotton Spinner at Gateside John Esq^r Merchant in Glasgow and Charles James Esq^r Merchant there and the acceptors and survivors of them any three if more than that number accept and survive being a quorum and having always power to act to be Trustees and Executors and Curators for the said Margaret James and Charles Dunlop children of the said deceased James Dunlop junior for managing the legacy above bequeathed to them until they shall respectively arrive at majority and be entitled to receive and discharge the same with power to the said Trustees or Executors and Curators or their quorum to receive and discharge the

said legacy of two thousand five hundred pounds sterling and to invest the same in
 such security as they shall see proper and to apply the interest thereof to and for the benefit
 of the said legatee until the said annuity shall be paid at majority. And I do hereby give grant assignatory
 and make over from me and my forsaids after my decease to and in favor of Robert Dunlop
 Charles Dunlop William Dunlop and John Dunlop and Joan surviving or business as partners
 partners at Glasgow and Edinburgh and elsewhere under the firm of Dunlop and Sons
 equally among them and their heirs the East right of all and singular parts of ground
 being part of the lands of Carlibar and of the lands in the Abbey parish and part of a
 plot of ground bounded as follows viz on the south by the road leading from the town to a
 foregate on the west by the lands of Dunbar and on the north and east by remaining part
 of the said lands of Carlibar and of the lands as the said are was marked and stoned set at
 the corners thereof together with the whole tenements and buildings thereon and the whole
 benefit privileges and advantages contained in the East right of the said lands and all that was
 George Hope Earl of Glasgow on the one part and William Douglas at Glasgow on the other
 the parties in the linea printing business named on there under the firm of Dunlop
 and Company on the other part dated the first and fourth days of February one thou-
 sand seven hundred and ninety two for the sum of nine hundred and ninety nine pounds
 from the sum of nine hundred and ninety nine pounds and ninety two together with the said East
 and assignations thereof whole claims and obligations therein contained and all that was
 followed or may follow hereon derogating thereby and substituting my said assignations
 and their forsaids in my full right and place of the said East for the whole time thereof
 to run after my decease but with and under the burden of payment and performance
 of the said and other obligations contained in the said East to which special reference
 is hereby made de votatis causa and I hereby revoke all former settlements made by me
 and reserve my own life interest of the said East and effects thereby conveyed with full
 power to me at any period of my life and even on death to alter amend or re-
 voke these presents in whole or in part as I may see proper disposing to the said
 delivery herein and bearing these presents to be valid and effectual although found lying in my
 repositories or in the custody of any other person at the time of my death any law or
 practice to the contrary notwithstanding. And I consent to the registration thereof in
 the books of Council and Session or other competent place to remain for presentation
 and for that purpose constitute Sir John Dalrymple Advocate promotor in which
 witness of these presents written upon this and the two preceding pages of stamped paper
 by William Dalrymple Clerk to Wilson and Dalrymple Writers in Glasgow and subscribed
 by me at Carlibar the twenty fifth day of February in the year one thousand eight hun-
 dred and ninety before these witnesses William Wilson writer in Glasgow residing at
 Glasgow and Alexander Douglas Douglasman to the said William Wilson at Glasgow
 signed / R. Dunlop — Wm Wilson Witness — Alexander Douglas

Robert Dunlop Esquire within designed in addition to the legacy and annuity appointed
 to be paid by James Dunlop only son of Henry Dunlop Esquire of Arthur's my executor
 by the within disposition and deed of settlement do hereby bequeath the estate real and
 personal thereby assigned and conveyed in his favor and the said James Dunlop jointly
 with the further payment or bequest of twenty pounds sterling to James Dunlop residing
 in Darnley and daughter of the deceased William Dunlop sometime deceased in Darnley
 head payable said bequest upon the first term of Whitsunday or Martinmas that shall
 come after my decease with the lawful interest of the same from the said term of
 payment till payment as also with the payment of an annuity of fifteen pounds a
 sterling to Margaret Crawford presently my servant during all the days and years
 of her life payable said annuity quarterly and per annum commencing the first of
 quarters payment thereof as at the day of my decease and so forth regularly and quarterly thereafter
 during all the days and years of the said Margaret Crawford's life with interest from the time the
 same falls due until payment and I do declare that the within disposition and settlement
 this addition thereto shall remain in full force and I consent to the registration thereof in terms of
 the clause of registration therein written and thereto constitute the promotor therein mentioned
 in which witness of this deed written on the back of the within disposition and settlement
 Robert Cunningham apprentice to John Dalrymple and William Douglas Writers in Glasgow subscribed
 by me at Carlibar upon the twentieth day of April eight hundred and ninety one

008

Joseph
Dennis
It

These witnesses the said John Hart and the said Robert Cunningham wrote the said signed R. Dennis - John Hart Witness - R. Cunningham Witness. Extracted from the records of the Court of Chancery upon this and the two preceding pages of stamped paper by me Thomas Hart a writer to the signet principal keeper of the records of deeds or conform to Act of Parliament the said

Proved

at London with a Council 21 Nov: 1831 before the Judge by the oath of James

Dennis the younger the sole executor to whom a licence was granted being first sworn by Common duty to

This is the last Will and Testament

of me Joseph Dennis of Strutton Street Bloomsbury in the County of Middlesex Esquire being of sound mind memory and understanding do make and ordain this as and for my last Will and Testament that is to say In the first place I order and direct to be buried in a plain but decent manner where I leave entirely to the direction of my Executors hereinafter named and after the payment of my just and lawful debts funeral expences and the charges of proving this my Will I give and bequeath unto Sarah Dennis of Westpool Street in the City of London the sum of twenty pounds to be paid to her within one month after my decease which if she neglects and declines to receive the same then in that case the same is to fall into and constitute a part of my residue hereinafter disposed of And as to all the rest residue and remainder of my personal Estate and Effects of whatsoever description it may be situate in possession or otherwise I give and bequeath the same and every part thereof unto Elizabeth Shailer of Strutton Street aforesaid for her own sole and absolute use and benefit And I nominate constitute and appoint her the said Elizabeth Shailer whole and sole Executrix of this my Will hereby revoking and declaring void all former Wills and Wills by me at any time heretofore made In witness whereof I have hereunto set my hand and seal this twenty second day of September in the year of our Lord one thousand eight hundred and thirty one — 1831 — Joseph Dennis Esq: signed sealed and delivered by the Testator Joseph Dennis as and for his last Will and Testament in the presence of us who at his request in his presence and in the presence of each other have hereunto subscribed our names as witnesses — Alexander Lyon No 32 Little

St. Helen's Church — Fredk Boulton of Doctors Commons

Proved at London 25 November 1831 before the Worshipful Charles Coott Esq: of Laws and Surrogate by the oath of Elizabeth Shailer widow the sole Executrix to whom a licence was granted being first sworn duly to a Commissioner

This is the last Will and Testament

of me Elizabeth Dixon of Dunbar in Great Britain Street Westminster Esquire I give and bequeath all my property whatsoever and wheresoever to Thomas Greenwood Esquire his Executors and assigns in Trust to convert the same into money and to stand possessed thereof upon the following trusts that is to say upon trust in the first place to pay all my just debts and my funeral and testamentary expences and after payment thereof as to one fifth part of the clear residue of my said property upon Trust to pay the same to my sister Mary Thomas of Westpool in the County of Middlesex in her own right and assigns to and for her and their own absolute use and benefit And in case of her dying in my life time then upon Trust to pay the said fifth share unto such child or children of the said Mary Thomas as may be living at the time of my decease to be equally among them and share alike And if only one child or then living upon Trust for such only child upon Trust respectively attaining the age of twenty one years with power to my said Trust as to apply the whole or such part of the Trust fund as any such child may be presumptively entitled to for or for the advancement in life in such manner as the my said Trustes may deem expedient And as to one other fifth part of the said clear residue upon Trust to pay the same to my second sister Sarah Parkin of Gillingham Kent Esquire his Executors and assigns to and for her and their own absolute use and benefit And if the said Sarah Parkin should die in my life time then upon Trust to pay this fifth part to or apply the same for the benefit of the child or children of my said last mentioned sister who may be living at the time of my decease at the same age and with the same power of advancement as above specified with regard to the children of my said sister Mary Thomas And as to one other fifth share of the said clear residue upon Trust to pay or apply the same unto or for the sole and separate use of my third sister Margaret Thomson the wife of John Thomson of Gillingham Kent Esquire so that the same may not be subject or liable to the debts or engagements of the said John Thomson the husband

Elizabeth
Dixon
21.