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Probate of the Will

of

Mr. John Darby
deceased

Dated 1st day of October 1909.

PER PRO LLOYDS BANK LIMITED
REDDITCH

W. Calverley

MANAGER.

5 Oct. 1909.

Extracted by,
Alfred Kerwood,
Solicitor,
Redditch.

In His Majesty's High Court of Justice.

The Principal Probate Registry.

BE IT KNOWN that *John Darby of Astwood Bank*
in the County of Worcester _____

died on the *22nd* day of *August* *1909*.
at *Astwood Bank aforesaid* _____

AND BE IT FURTHER KNOWN that at the date hereunder written the last
Will and Testament _____

(a copy whereof is hereunto annexed) of the said deceased was proved and
registered in the Principal Probate Registry of His Majesty's High Court of Justice
and that Administration of all the Estate which by law devolves to and vests in the
personal representative of the said deceased was granted by the aforesaid Court
to *Frederick William Richards and Robert*
Arthurs the Executors _____

named in the said *will* _____

*And it is hereby certified that an Affidavit for Inland Revenue has been delivered wherein it is
shewn that the gross value of the said Estate within the United Kingdom (exclusive of what the said
deceased may have been possessed of or entitled to as a Trustee and not beneficially) amounts to*
£ *561. 1. 6.* _____

Dated the *1st* day of *October* *1909*

M. M. M. M. M.
Registrar.



Just.

This is the last Will and Testament

of me

John Darby of Astwood Bank in the County of Worcester made this Fifteenth day of July in the year of our Lord One thousand nine hundred and nine.

I hereby revoke all Wills by me at any time heretofore made. I appoint Frederick William Richards Astwood Bank and Robert Arthurs Astwood Bank in the County of Worcester to be my Executors and I direct that all my just debts and Funeral and testamentary expenses shall be paid as soon as possible after my decease.

I hereby give and bequeath unto my Wife Mary Jane Darby the interest and dividends upon my twenty Shares in the United Counties Bank Limited, Colmore Row, Birmingham for her life and at her decease the above mentioned Bank Shares shall be the absolute property of my daughter Ann Elizabeth Darby And I give and bequeath to my daughter Mary Ellen Darby the sum of ten pounds and my Piano in consideration of her long services And I further direct that my household furniture and effects shall be sold or divided as soon after my decease



as convenient and the proceeds together with
cash in banks and elsewhere of which I
may die possessed or be entitled to unto my
Wife Mary Jane Darby and my three daughters
Mary Ellen Darby, Lucy Anna Darby and
Ann Elizabeth Darby in equal shares

John Darby

Signed published and declared by the said
Testator as and for his last Will and Testament
in presence of us who at his request in his
presence and in presence of each other have
hereunto subscribed our names as witnesses

Albert James Hollington Harry

Woodward.



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UNITED COUNTIES BANK LIMITED,
HEAD OFFICE, BIRMINGHAM.
Registered *5th October 1909*
W. Royle Secretary.



Dated 3rd day of May 1910.

Re John Darby deceased.

Declaration of Trust

by _____

M^{rs} Mary Jane Darby &
Miss Ann Elizabeth Darby
of shares in the United
Counties Bank Limited.



Whereas

John Darby late of
Ashwood Bank in the County of Worcester
who died on the twenty second day of August
one thousand nine hundred and nine by his
Will proved in the Principal Probate Registry
on the first day of October one thousand nine
hundred and nine gave and bequeathed unto
his Wife Mary Jane Darby the interest and
dividends upon his twenty shares in the
United Counties Bank Limited, Colmore Row,
Birmingham, for her life and at her decease
the above mentioned Bank shares should be
the absolute property of his daughter Ann
Elizabeth Darby **And** whereas Frederick
William Richards and Robert Arthur the
Executors in the said Will named have
transferred the said shares to the said Mary
Jane Darby and Ann Elizabeth Darby at
their request before the execution of these
presents **Now** the said Mary Jane Darby
and Ann Elizabeth Darby hereby acknowledge
and declare that the said Bank shares are
now held by them Upon trust that the
said Mary Jane Darby may receive the
dividends declared thereon during her life and
after her death Upon trust for the said
Ann Elizabeth Darby absolutely in accordance
with the provisions of the Will of the said
John Darby deceased And that in the event
of the sale of the said shares in the lifetime

of the said Mary Jane Darby that she shall be entitled to the income of the net proceeds of sale during her life and that upon her death the said Ann Elizabeth Darby shall be entitled to such proceeds of sale absolutely. **As witness** the hands and seals of the said Mary Jane Darby and Ann Elizabeth Darby this third day of May One thousand nine hundred and ten #

Signed sealed and delivered by the above named Mary Jane Darby and Ann Elizabeth Darby in the presence of

Mary Jane Darby
Ann Elizabeth Darby.

Alfred Stewart
Mr. Reddick



John Darby deceased.

Corrective Affidavit.

Form D-1. [Corrective Affidavit for Inland Revenue.]

INLAND REVENUE.

ESTATE DUTY

FINANCE ACTS, 1894 to 1907.

This form, when filled up, should be transmitted by post to the Secretary, Estate Duty Office, Somerset House, London, W.C. The envelope should be legibly marked "Account." If desired, it may be left at the Office by hand. In suitable cases an interview will be arranged. If a return of duty is applied for, the form should be accompanied by the Probate or Administration, and evidence in support of the claim. If further duty is to be paid, the form should be filled up in Duplicate. Money should not be remitted until the affidavit has been transmitted by the parties, and the amount payable and the mode of payment have been notified to them.

OBSEVE.—The Commissioners, if they think fit, may dispense with an oath in corrections of Estate Duty. This form, if the parties so desire, may, except in return of duty cases, be sent signed BUT UNSWORN in the first instance. If required to be sworn it will be returned for that purpose.

Name and address of person who forwards this affidavit: Alfred Kenwood, Solicitor, Redditch.

Official Reference— File 20017 1909. Reg. 1. Fo. Affdt.

IN the Estate passing on the Death of John Darby deceased.

1. Me Frederick William Richards of Astwood Bank in the County of Worcester Commercial Clerk and Robert Arthur of Astwood Bank aforesaid Draper

(1) If affirmed, substitute "do solemnly and sincerely affirm." (2) make oath and say as follows:—

2. This Deceased, late of Astwood Bank aforesaid

died on the twenty second day of August 1909.

(2) Insert here "Probate of his will" or "letters of administration of his estate," &c., as the case may be.

3. Probate of his Will

(3) Insert "me" or "us," or state the names of the persons to whom the grant was made.

was granted to us

at the Principal Registry of the Probate Division of the High Court of Justice

on the first day of October 1909.

(4) Insert "me" or "us," or state the names of the persons by whom the affidavit or affidavits was or were made.

4. An Inland Revenue Affidavit has been delivered by us.

FILL IN BLANKS AND ADAPT GENERALLY TO SUIT THE CIRCUMSTANCES OF THE CASE.

5. It has now been discovered that, in the circumstances stated overleaf, TOO LITTLE (or) TOO MUCH Estate duty has been paid on the affidavit or affidavits which has or have already been delivered.

6. The corrected particulars and values of the property included or which should have been included in the several accounts annexed, or which should have been annexed to the affidavit or affidavits which has or have already been delivered, the values whereof were incorrectly, or were not at all stated therein, are shown overleaf. The corrected rate of Estate duty is also shown.

7. The corrected particulars and amounts of the Deceased's debts and funeral expenses are shown overleaf.

8. The debts not hitherto deducted, and comprised in the schedules Nos. 1 and 2 hereto annexed, were at the time of the Deceased's death due to the persons whose names and addresses are stated, and were payable by law out of the personal property comprised in the accounts Nos. 1 and 2 respectively hereto annexed, or to the affidavit or affidavits which has or have already been delivered.

9. The debts in the schedules Nos. 1 and 2, hereto annexed, were incurred by the Deceased bond fide for full consideration in money or money's worth, wholly for the Deceased's own use or benefit. They are not, nor are any of them, debts which are primarily payable out of any real property belonging to the Deceased. There is no right to reimbursement (c) from any other property or person whatsoever in respect of them.

(5) If there is a right to reimbursement, but it cannot be obtained, adapt the paragraph.

10. The debts and incumbrances not hitherto deducted, and comprised in the schedules Nos. 4 and 5 hereto annexed, were at the time of the Deceased's death subsisting charges on the leaseholds for years and on the real property comprised in the accounts Nos. 4 and 5 respectively, hereto annexed, or to the affidavit or affidavits which has or have already been delivered, or on some part or parts thereof. The particulars of the instruments by which they were secured or created and the names and addresses of the several persons to or in whom the debts and incumbrances are now due or vested are stated.

11. The said debts and incumbrances were incurred or created by the Deceased or by some one or more of his predecessors in title. In so far as they were incurred by the Deceased or were created by a disposition made by him they were created or incurred bond fide for full consideration in money or money's worth, wholly for the Deceased's own use or benefit, and they take effect out of his interest. The debts and incumbrances are not, nor are any of them, primarily chargeable upon any other property passing on the death of the Deceased. There is no right to reimbursement (c) from any other property or person whatsoever in respect of them.

OBSEVE.

Is it intended to now pay Estate Duty on the interests in expectancy, if any such are included in this affidavit?

Reply

12. Save as appears in and by this affidavit, and the affidavit or affidavits which has (or) have already been delivered, no property chargeable with Estate duty passed, or is deemed to have passed, within the meaning of the Finance Acts, 1894 to 1907, so far as we know or believe, on the death of the Deceased.

13. It now therefore appears that in the circumstances stated overleaf TOO LITTLE (or) TOO MUCH Estate duty has been paid, all which is submitted to the Commissioners of Inland Revenue, in order that the deficient duty, with interest thereon, may be accepted (or) that the overpaid duty may be returned to

Is it intended to pay the Estate Duty on the real property in one sum, or by yearly, or by half-yearly instalments?

Reply

whose receipt shall be a sufficient discharge for the same.

All which is true to the best of my own knowledge and belief.

(6) Insert the name of the Deponent, and if affirmed, substitute "affirmed" for "sworn."

(7) Sworn by the above-named Frederick William Richards and Robert Arthur in the county of Worcester, this 19th day of August 1909.

Before me,

F. W. Richards
R. Arthur

A Commissioner for Oaths.

SCHEDULES
TO BE ANNEXED HERE.

FOR OFFICIAL USE ONLY.

| Account No. | CAPITAL. | | | Rate on (A) or (b) or (c) as Estate by itself. | Rate leviable on (a) or (b) or (c). | A.G.'s Nos. |
|-------------|-------------------|----------------------|-------------------|--|-------------------------------------|-------------|
| | Full Aggregation. | Limited Aggregation. | Estate by itself. | | | |
| (a) | | (b) | (c) | | | |
| (a) | | (b) | (c) | | | |
| (a) | | (b) | (c) | | | |
| (a) | | (b) | (c) | | | |
| (a) | | (b) | (c) | | | |
| (A) | | | | | | |
| | £ | | | Maximum Rate | % | |

| CAPITAL. PERSONAL ESTATE: | As last previously shown | | | Increase | | | Decrease | | | As now corrected | | | GROSS "ESTATE" as now corrected. |
|---|--------------------------|----|----|----------|----|-----|----------|----|----|------------------|----|----|--|
| | £ | s. | d. | £ | s. | d. | £ | s. | d. | £ | s. | d. | |
| A/c No. 1 { Gross | 341 | 16 | | | | | | | | 341 | 16 | | Gross P.E. (in U.K.) £, s. d. Gross R.E.* (in England.) £, s. d. TOTAL. £, s. d. <small>* Other than land of copyhold tenure or customary freehold where an admission, or any act by the lord of the manor, is necessary to perfect the title of a purchaser from the customary tenant (Land Transfer Act, 1897, s. 1.)</small> |
| { Dedns. | 272 | 2 | | | | 130 | | | | 142 | 20 | | |
| { Net | 68 | 19 | 6 | | | | | | | 198 | 19 | 6 | |
| A/c No. 2 | | | | | | | | | | | | | |
| A/c No. 3 (a) | | | | | | | | | | | | | |
| A/c No. 3 (b) | | | | | | | | | | | | | |
| A/c No. 4 | | | | | | | | | | | | | |
| Total P.E.£ | | | | [| | |] | | | | | | |
| REAL ESTATE. | | | | | | | | | | | | | |
| A/c No. 5 | | | | | | | | | | | | | |
| Total P.E. & R.E.£ | | | | [| | |] | | | | | | |
| FOR AGGREGATION. | | | | | | | | | | | | | |
| Personal Estate | | | | | | | | | | | | | |
| Real Estate | | | | | | | | | | | | | |
| Total for Rate | | | | [| | |] | | | | | | |
| RATE. | £ | | | | | | | | | £ | 1 | | |
| DUTY. | £ | | | | | | | | | £ | | | |
| P.E. { Duty | | | | 1 | 19 | 9 | | | | 1 | 19 | 9 | The correction herein (gives rise / does not give rise) to a claim for further duty by reason of further aggregation. Noted, LB Examiner. |
| { Colonial Duty, s. 20, F.A. '94 Prior Duty, s. 21, F.A., '86 and s. 15, F.A., '07 } Net | | | | | | | | | | | | | |
| { Interest | | | | | | 5 | | | | | | 5 | |
| R.E. { Duty | | | | | | | | | | | | | |
| { Interest | | | | | | | | | | | | | |
| TOTAL | | | | | | | | | | 2 | 0 | 2 | |
| Net Increase or Decrease... | | | | 2 | 0 | 2 | | | | | | | to be paid or returned |

Entirely to be made amended
Grant ... in Office required (0181 sent)
Certificate of further security required
Please strike out the parts inappropriate.

OBSERVATIONS:—
(The circumstances under which any repayment is allowed should be briefly but clearly stated here.)

may pay
12 Jan 10
132 days

On the basis of this "Account," and subject to rectification if found necessary, the amount of ESTATE DUTY and Interest to be now { paid / returned } is £ 2 .., 0, s. 2 d., as shown above,
By the Commissioners,
SOMERSET HOUSE,
LONDON, W.C.,
3 day of July 1910

| | | |
|---------------------------|---|--|
| Checked <i>W.C.</i> | 1. A.G. 19525 | 2. Received the 14 JAN. 1910 day of 1910, the sum of |
| | Comptrolled and Registered for | Two Pounds, shillings and two pence, for Estate Duty and Interest thereon. |
| Registered <i>W.C.</i> | £ 2 .., 0, s. 2 d. for Accountant General of Inland Revenue. | £ 2 .., 0, s. 2 d. for Commissioners of Inland Revenue. |

This receipt does not imply that the amount of duty is not subject to rectification.

11874
17022

INLAND REVENUE. ESTATE DUTY.

Finance Acts, 1894 to 1907.

[This form is for property chargeable with Estate Duty on an "Account." See Finance Act, 1894, sect. 6 (4).
A separate form (C-2) is provided for "Settlement Estate duty" on settled property. See sect. 5 (1) (a).]

Form C-1.

[This form should be filled up in duplicate, and be transmitted by post to the Secretary, Estate Duty Office, Somerset House, London, W.C.; only one copy need be sworn. The envelope should be legibly marked "Account." If desired, it may be left at the office by hand. In suitable cases, an interview will be arranged.]
Full instructions as to Estate duty will be found in the form A-2.

Official Reference—

File 2007 1909. | Regr. 1 Fo. Affdt.

Here state the name and full address of the person who forwards this account

Alfred Kerwood,
Solicitor, Redditch.

AN "ACCOUNT" of property chargeable with ESTATE DUTY on the death of John Darby late of Aswood Bank in the County of Worcester Commercial Traveller who died on the 22nd day of August 1909, and to whom Representation was granted at Principal Registry on the 1st day of October 1909.

TITLE

| Date and short material particulars of disposition, with date of and names of parties to any deed, and name of any testator and date of probate of his will | Names and addresses of present trustees | Names and addresses of living beneficiaries If any of the persons originally entitled are dead, give dates of death and of representation | Consanguinity to the Deceased | Consanguinity to the Predecessor (naming him) under whose disposition the property is derived |
|--|--|--|--|---|
| <p>By his Will proved in the <u>Lichfield District Registry</u> on the <u>27th</u> day of <u>March 1891</u> <u>William Darby</u> gave and devised to his son the said <u>John Darby</u> all rents and profits arising from certain lands therein mentioned (being the lands hereinafter mentioned) for the term of his natural life. At his death to be sold and equally divided between his lawful children as they attained twenty one years.</p> | <p><u>Frederick William Richards and Robert Arthur</u> both of <u>Aswood Bank</u> aforesaid.</p> | <p><u>Mary Ellen Darby, Spinster, Lucy Anna Hollington, the wife of George Hollington, Needle Manufacturer, Ann Elizabeth Darby, Spinster, all of Aswood Bank</u></p> <p><u>George Henry Darby</u> died <u>21st January 1907</u> leaving a <u>Widow and one child</u> him surviving</p> | <p><u>children of the Deceased, John Darby.</u></p> <p><u>son of the Deceased.</u></p> | <p><u>Grand-children of William Darby</u></p> |

Part I.—PERSONAL PROPERTY; other than (i.) LEASEHOLDS for years, and (ii.) the proceeds of sale of REAL PROPERTY subject to a trust for conversion in the Deceased's lifetime, but not actually sold at the date of his death.

| DESCRIPTION OF PROPERTY | Price of Stocks * | Estimated principal value as at the date of the Deceased's death | | |
|-------------------------|-------------------|--|----|----|
| | | £ | s. | d. |
| | | | | |
| Total £ | | | | |

* Where Stocks, etc., are publicly quoted, the price should be estimated at one quarter up from the lower to the higher of the official "closing prices." For example:—where the "closing prices" were "98—100," the market price is $98 + \frac{100-98}{4} = 98\frac{1}{2}$. Where the day before the date of the account was a Sunday, or other day for which no prices are available, the price for the day before should be taken.

SUMMARY.

| | Part I. | | | Part II. | | | Part III. | | |
|-------------------|---------------------------|----|----|----------|----|----|-----------------------|----|----|
| | £ | s. | d. | £ | s. | d. | £ | s. | d. |
| Gross value | | | | | | | | | |
| Deductions | | | | | | | | | |
| Net value | £ | s. | d. | | | | | | |
| | £ | | | | | | REAL PROPERTY. | | |
| | PERSONAL PROPERTY. | | | | | | | | |

Heu 1. I, Mr Frederick William Richards of Ashwood Bank in the County of Worcester commercial clerk and Robert Arthur of Ashwood Bank aforesaid Draper

(1) If affirmed, substitute "do solemnly and sincerely affirm."

(1) make oath and say as follows :-

(2) State in what capacity or capacities

2. I deliver this Account as (2) Trustees of the proceeds of sale of the said property.

(3) Insert "No" if the fact is so, and strike out "namely." If, however, there is other property, strike out the words in square brackets.

3. To the best of ~~my~~ our knowledge and belief there is (3) no OTHER PROPERTY [REAL OR PERSONAL, UNDER ANY TITLE WHATSOEVER], beyond that already referred to, in respect of which Estate Duty is payable on the Death of the Deceased, ^{the Estate Duty on} ~~namely~~ (3) the net value of the real and personal estate of the Deceased, of which full particulars are set forth in the affidavit for Inland Revenue, being less than £100, having already been paid.

(4) Insert short particulars of the descriptions and property. State approximately value so far as known, and whether part of the aggregate "estate." Annex a statement if space insufficient.

4. I am (4) not accountable for the Estate Duty on the whole (or) part of such other property namely (4) :-

(5) Insert "not" if the fact is so.

5. The value of the property, included in this Account was, at the date of the Deceased's death, as therein stated.

OBSERVE.

Is it intended to pay the Estate duty on the Interests in Expectancy, if any such are included in this Account?

Reply

Is it intended to now pay Estate duty on the real property in one sum or by yearly or by half-yearly instalments?

Reply

6. The Schedule annexed to this Account, contains a true and particular list of the debts and incumbrances, which were subsisting charges at the Deceased's death, on the real property and Leaseholds for years comprised in this Account, or on some part or parts thereof, with the particulars of the instruments by which they were secured or created, and the names and addresses of the several persons to or in whom the same are now due or vested.

7. The said debts or incumbrances were incurred or created by the Deceased or by some one or more of his predecessors in title. In so far as they were incurred by the Deceased or were created by a disposition made by him they were incurred or created bona fide for full consideration in money or money's worth wholly for the Deceased's own use or benefit, and they take effect out of his interest. The debts and incumbrances are not nor are any of them primarily chargeable upon any other property passing on the death of the Deceased. There is no right of reimbursement from any other estate or person in respect of them (7).

8. Save as appears in and by this affidavit and Account, no other property chargeable with Estate Duty, for the Estate duty whereon ~~I am~~ we are accountable, passed or is deemed to have passed, within the meaning of the Finance Acts, 1894 to 1907, so far as ~~I~~ we know or believe, on the death of the Deceased.

All which is true to the best of ~~my~~ our knowledge and belief.

(8) Sworn by the above-named Frederick William Richards and Robert Arthur

at Redditch

in the County of Worcester

this fifteenth day of February 1910 1909.

Before me, Harold Sprouling
a Commissioner for Oaths.

Heu FW Richards
RA Arthur

(8) Sworn by the above-named

at

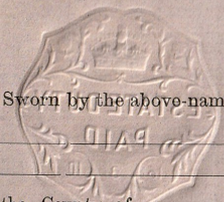
in the County of

this _____ day of _____ 190

Before me,

a Commissioner for Oaths.

(8) Insert the name of the Deponent, and if affirmed, substitute "affirmed" for sworn.



| PERSONAL PROPERTY | | | | SUMMARY OF AGGREGATION FOR DETERMINING RATE OF ESTATE DUTY. | | | |
|---|---|---|---------|---|----|---------------------|----|
| (a) Capital | | (b) Rate of duty | | (c) Amount of duty | | | |
| £ | s. | d. | | | £ | s. | d. |
| As adjusted, (if necessary) | | per cent. | | | | | |
| £ | | | | | | | |
| Deduction in respect of duty at prior death, (if any) | | | | | | | |
| Add Interest at 3 per cent. per annum from date of death, viz., 1, till 190, (years and days) | | | | | | | |
| Total duty and interest (P.E.) | | | | | | | |
| REAL PROPERTY | | | | | | | |
| (d) Gross Capital | | (e) Deductions | | (f) Net Capital | | (g) Rate of duty | |
| £ | s. | d. | £ | s. | d. | £ | s. |
| 72 | 3 | 10 | | | | 2 | |
| As adjusted, (if necessary) £ | | | | per cent. | | | |
| Add Interest at 3 per cent. per annum upon the whole duty, from 12 months after death till 190, (years and days) | | | | | | | |
| Total duty and interest (R.E.) | | | | | | | |
| PERSONAL PROPERTY AND REAL PROPERTY | | | | | | | |
| Total duty and interest | | | | | | | |
| INSTALMENTS | | | | | | | |
| Consecutive Numbers of instalments Assessed on this Account, and date when last of these instalments became due | Each instalment is 1/4th, 1/3th, 1/5th of the Estate duty. | Total amount of instalments assessed on this Account | £ s. d. | | | | |
| | Amount of each instalment. £ s. d. | Interest at 3 per cent. per annum on whole unpaid Duty from 12 months after death to date when last instalment assessed on this Account became due, viz., years days. | | | | | |
| | Number of instalments assessed is | Interest at 3 per cent. per annum on total amount of instalments assessed as above from date when last became due, viz., years days. | | | | | |
| | Capital for instalments assessed is £ s. d. | | | | | | |
| | Capital for instalments remaining to be assessed is £ s. d. | | | | | | |
| Total Amount of Instalments of Duty and Interest ... | | | | | | | |

| | Full Aggregation | | | Limited Aggregation | | |
|---|------------------|----|----|---------------------|----|----|
| | £ | s. | d. | £ | s. | d. |
| 1. Total value of Aggregable Property disclosed by original Affidavit | | | | | | |
| 2. Ditto by Corr. Affdt. dated | | | | | | |
| 3. Ditto by Corr. Affdt. dated | | | | | | |
| 4. Ditto by a/c dated | | | | | | |
| 5. Ditto ditto | | | | | | |
| 6. Ditto ditto | | | | | | |
| 7. Ditto ditto | | | | | | |
| TOTALS £ | | | | | | |
| † Value of further Property disclosed by this Account (B) { | | | | | | |
| PERSONAL £ | | | | | | |
| REAL £ | | | | | | |
| Add (or) deduct £ (State which.) | | | | | | |
| TOTALS £ (A) | | | | | | |
| Total Value for determining Maximum Rate (C) } | £ | | | | | |

Maximum Rate chargeable (C) per cent.

Rate on (A) as an "Estate by itself" per cent.

Rate on (A) subjected to limited aggregation per cent.

(B) Value of the property included in this Account liable to limited aggregation £ s. d.

Value of any other property falling to be added to the property included in this Account so as to constitute the unit for limited aggregation

TOTAL ... £

Rate on (B) as an "Estate by itself" per cent.

Rate on (B) subjected to limited aggregation per cent.

* If the property disclosed by this Account has for the purpose of aggregation been included in any previous Affidavit or Account, at the value shown in this Account, state where included, and do not carry out the value into the column x. If it has already been included at a higher value, the difference in the values should be deducted, or if at a lower value the difference should be added.

NOTE.—If the Property in this Account is an "ESTATE BY ITSELF," a statement to that effect should be written across the appropriate space above.

On the basis of this "Account," and subject to rectification if found necessary, the amount of ESTATE DUTY and Interest thereon to be now paid is—

£ 14 | s. 8 | d. 10 } as shewn above.

SOMERSET HOUSE, LONDON, W.C.,
 10 MAR 1910
 190

By the Commissioners,
 J. B. ... Examiner.

| | | |
|--|---|---|
| Checked, <i>YB</i> for Sec. E.D.O. | Registered, <i>J. W. ...</i> for Sec. E.D.O. | 3. For use at Chief Office. 10 MAR 1910 STATISTICS |
| 1. A.G.P. 23415 Comptrolled and Registered for £ " " | 2. Received the 14 day of 190, the sum of eight shillings and ten pence, for Estate Duty and Interest thereon. £ 14 s. 8 d. 10 | Fourteen Pounds, eight shillings and ten pence, for Estate Duty and Interest thereon. for Commissioners of Inland Revenue. |
| for Accountant General of Inland Revenue. | This receipt does not imply that the amount of duty is not subject to rectification. | |



This stamp does not imply that the rate of duty is not subject to rectification.