

The Principal Registry.

103776 ✓

343 1/2 05.

£ 11916/05.

L. busby

1.85990/-

446 1/2 05

Probate
of the Will

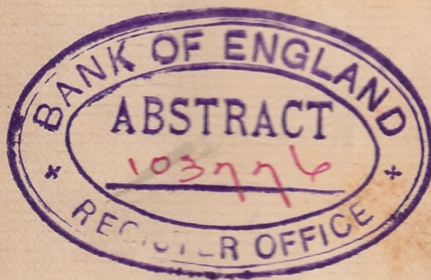
_____ of _____

Mr. Henry Richards
deceased.

Will dated 31st day of May 1901.

Deceased died 22nd January 1905.

Probate dated 18th February 1905.



Extracted by
Alfred Kerwood,
Solicitor,
Bath.

In His Majesty's High Court of Justice.

The Principal Probate Registry.

BE IT KNOWN that Henry Richards of Astwood Bank

Feckenham in the County of Worcester

Redditch

died on the 22nd day of January 1905
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 John Knowles Andrews and William Rees John

the Executors

named in the said will

INLAND REVENUE.			
The true gross value of the said Estate is now shewn to be.....	£	s	d
	1708	10	9
The amount of deduction for debts and funeral expenses is.....	£	s	d
	27	7	8
The correct rate of Estate duty is.....	<u>as before</u>		
The amount of ESTATE DUTY paid has been adjusted accordingly.			
By the Commissioner, Estate Duty Office.			
<u>26 Aug 1905</u> <u>J. A. Miall</u>			

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 £ 1391 : 2 : 9

And it is further certified that it appears by a Receipt signed by an Inland Revenue Officer on the said Affidavit that £ 40 : 18 : 6 for Estate Duty and interest on such duty has been paid, the duty being charged at the rate of £ 3 per cent.

Dated the 18th day of February 1905

INLAND REVENUE.			
The true gross value of the said Estate is now shewn to be.....	£	s	d
	1679	4	9
The amount of deduction for debts and funeral expenses is.....	£	s	d
The correct rate of Estate duty is.....	<u>as before</u>		
The amount of ESTATE DUTY paid has been adjusted accordingly.			
By the Commissioner, Estate Duty Office.			
<u>29 June 1905</u> <u>J. A. Miall</u>			

[Signature]
Registrar.



This is the last Will and Testament

of me

Henry Richards of Astwood Bank in the parish of Teckenham in the County of Worcester Butcher and Brickmaker I appoint my friends John Knowles Andrews of Astwood Bank aforesaid Chemist and William Rees John of Astwood Bank aforesaid Schoolmaster (hereinafter called "my Trustees") to be the Executors and Trustees of this my Will and I give to them the sum of twenty pounds each for their trouble in acting as such Executors and Trustees I give all my wines liquors provisions and consumable stores to my sister Ellen Richards absolutely I bequeath the use and enjoyment of all my plate linen china glass books pictures prints furniture and other household effects and all my carriages and horses to my said sister during her life she keeping the said furniture and household effects properly insured against fire And I declare that after her death the same shall fall into my residuary estate And I declare that it shall not be necessary to take an inventory thereof and that my Trustees shall not be concerned to see to the insurance thereof or be liable for any loss or damage that may happen thereto from any cause whatsoever And I also give to my said sister the sum of One hundred pounds to be paid to her

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Cwm

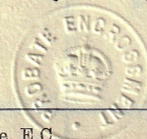


within one month after my death I devise the
messuage or dwellinghouse with the garden and
appurtenances therunto belonging situate at Atwood
Bank aforesaid and now in my own occupation to
the use of my said sister Ellen Richards during
her life And from and after her decease I declare
✓ that the same shall form part of my residuary
estate And I direct that my said sister shall
during her life keep the said messuage and buildings
properly and sufficiently insured against loss or damage
by fire in the names of my Trustees I further
give to my said sister Ellen Richards an annuity
a yearly sum of One hundred and fifty six
pounds during her life the same to commence
from my death and to be paid to her by equal
monthly payments the first payment thereof to be
made to her at the expiration of one month from
✓ my death I devise and bequeath all my real
and personal estate whatsoever (except what I
otherwise dispose of by this my Will or any
codicil hereto) unto my Trustees Upon trust
that my Trustees shall sell call in and convert
into money the same or such part thereof as
shall not consist of money and shall out of the
monies produced by such sale calling in and
conversion and out of my ready money pay my
funeral and testamentary expenses and debts and
✓ the legacies hereinbefore bequeathed by my Will And



shall invest the residue of the said moneys with power for my Trustees from time to time at their discretion to vary such investments And shall stand possessed of the residue of the said moneys and the investments for the time being representing the same (hereinafter called "the residuary trust funds") Upon trust to pay out of the income thereof the said annuity of One hundred and fifty six pounds to my said sister during her life and to invest the residue (if any) of the said income from time to time and add the same to the residuary trust funds And after the death of my said sister my Trustees shall out of the residuary trust funds (subject as hereinafter mentioned) pay the following legacies namely To my cousin Lucy Ellen Richards the sum of thirty pounds To Thomas Richards and Martha Maria Richards two children of my deceased Uncle James Richards the sum of Ten pounds each To the children or child of my deceased Aunt Rebecca Allen the sum of twenty pounds and if more than one in equal shares To Mary Carter of Bournemouth daughter of the late Joseph Walker Richards of Drogheda, Timber Merchant, To Sarah Elizabeth Fiam of Astwood Bank, Widow, William Edward Willmore of New Tree House, Astwood Bank aforesaid, Agent, Mary Fleming of 151 Southfield Square Bradford Yorkshire W^o. Farmer sister of the said Mary Fleming, my

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Cwm



deceased wife's niece Sarah Jackson, Catherine Liley,
Emma Sanders and Mary Rutherford, my deceased
wife's nephew Gilbert Dwyer and my cousin Joseph
✓ Jackson Richards the sum of twenty pounds each
And my Trustees shall hold the remainder of the
residuary trust funds and any additions thereto
(subject as hereinafter mentioned) after payment of
the aforesaid legacies In trust for my cousins
Mary Chambers, Lucy Ellen Richards, Mary Darby
the wife of John Darby of Actwood Bank aforesaid
Commercial Traveller, Emma Rebecca Acomb the
wife of the Reverend W. J. Acomb of
Handsworth, Baptist Minister and Lucy Hollington
the wife of Edwin Hollington of Stoneybridge near
Stourbridge, Farmer in equal shares Provided
✓ always that if the said Mary Chambers shall
die in my lifetime then I bequeath the share
estate and interest she would have taken under
this my Will if she had survived me unto
and equally between the children of her late sister
Phoebe Cole and my Trustees shall hold the
same in trust for them accordingly Provided
always and I declare that if the income of
the residuary trust funds shall not be sufficient
to pay the said annuity to my said sister then
I direct authorise and empower my Trustees to
apply the capital of the residuary trust funds
✓ in payment of the said annuity while payable



Provided always that my Trustees may wholly or partially postpone the said sale conversion and collection so long as they shall deem proper (my real estate being nevertheless considered as personally from my death) and may during such postponement manage and let for any term of years at rack rent my real and leasehold estates and make any outlay for repairs or otherwise which they may consider proper for the benefit or in respect of my real estate including my dwellinghouse and premises and my personal estate but the net income produced during any such postponement from all or any part of my estate however invested and of whatsoever description shall as from my death be applicable as income and no property not actually producing income shall be treated as producing or entitling anyone to receipt of income And I declare that all moneys liable to be invested under my Will shall be invested in any stocks funds or securities for the time being authorised by law for trust money And I lastly declare that any gift legacy or provision under this my Will shall be deemed in satisfaction of any debt or claim against me (if any) by any of the legatees or beneficiaries under this my Will

In witness whereof I the said Henry Richards have to each sheet of this my Will contained in this and the preceding two sheets of paper set my

hand this thirty first day of May One thousand
nine hundred and one _____

Henry Richards _____

Signed by the above named Testator as his last
Will and Testament in the presence of us, present
at the same time, who in his presence and at
his request and in the presence of each other have
herewith subscribed our names as witnesses _____

Robert Arthur, Draper, Ashwood Bank _____

Alfred Kerwood, Solr., Redditch. _____

41 over

14 for Exd cu.m



1905.

Re Henry Richards
deceased.

Executors' Statement
and Accounts and Release
and Covenant of Indemnity by
the Beneficiaries to and with the
Trustees on the distribution of the
estate

20

Re Henry Richards deceased.

Executors Statement and Accounts

The estate of the Deceased consisted of the following Particulars, namely:—

Cash in the house	9	19	4
Household furniture and effects, realized	84	3	6
£403: 14: 2 pounds, sold for	363	16	11
Principal sum due on Mortgage from Henry Edkins, and interest to date of death	252	18	6
A messuage and premises at Astwood Bank, realized on sale.	500	:	:
Freehold land at Edgwick Lane, Astwood Bank, realized on sale, including timber &c	344	11	:
Freehold land at New Road, Astwood Bank, realized on sale	164	10	:
Rent due at the death and apportionments to date of death	9	12	6
	1426	11	9

The Testator, Henry Richards late of Astwood Bank in the parish of Teckenham in the County of Worcester Butcher and Brickmaker by his Will dated the thirty first day of May one thousand nine hundred and one appointed John Knowles Andrews of Astwood Bank aforesaid Chemist and William Rees John of Astwood Bank aforesaid Schoolmaster Executors and Trustees of his Will—

He gave to them the sum of twenty pounds each for their trouble in acting as such Executors and Trustees.

He gave all his wines liquors provisions and consumable stores to his sister Ellen Richards absolutely. He bequeathed the use and enjoyment of all his plate linen china glass books pictures prints furniture and other household effects and all his carriages and horses to his said sister during her life and declared that after her death the same should fall into his residuary estate And he also gave to his said sister the sum of one hundred pounds to be paid to her within one month after his death.

He devised the messuage or dwellinghouse with the garden and appurtenances therunto belonging situate at Actwood Bank aforesaid and then in his occupation to the use of his said sister Ellen Richards during her life And from and after her decease declared that the same should form part of his residuary estate He further gave to his said sister Ellen Richards an annuity or yearly sum of One hundred and fifty six pounds during her life.

Testator devised and bequeathed all his real and personal estate whatsoever (except what he otherwise disposed of by his Will or any codicil thereto) unto his Trustees Upon trust that his Trustees should sell call in and convert into money the same or such part thereof as should not

consist of money and should out of the moneys produced by such sale calling in and conversion and out of his ready money pay his funeral and testamentary expenses and debts and the legacies thereinbefore bequeathed by his Will And should invest the residue of the said moneys And should stand possessed of the residue of the said moneys and the investments for the time being representing the same (hereinafter called "the residuary trust funds"). Upon trust to pay out of the income thereof the said annuity of One hundred and fifty six pounds to his said sister during her life and to invest the residue (if any) of the said income from time to time and add the same to the residuary trust fund.

And after the death of his said sister his Trustees should out of the residuary trust funds (subject as hereinafter mentioned) pay the following legacies namely To his cousin Lucy Ellen Richards the sum of thirty pounds To Thomas Richards and Martha Maria Richards two children of his deceased Uncle the sum of ten pounds each To the children or child of his deceased Aunt Rebecca Allen the sum of twenty pounds and if more than one in equal shares To Mary Carter of Bournemouth daughter of the late Joseph Walker Richards of Droghda Timber Merchant To Sarah Elizabeth Kiam of Astwood Bank Widow, William Edward Millmore of Yew Tree House, Astwood Bank aforesaid Agent, Mary Hemming of 151 Southfield Square, Bradford, Yorkshire, M^{rs}. James

sister of the said Mary Hemming, his deceased wife's niece Sarah Jackson, Catherine Liley, Emma Sanders and Mary Rutherford, his deceased wife's nephew Gilbert Swyer and his cousin Joseph Jackson Richards the sum of twenty pounds each.

And his Trustees should hold the remainder of the residuary trust funds and any additions thereto (subject as hereinafter mentioned) after payment of the aforesaid legacies in trust for his cousins Mary Chambers Lucy Ellen Richards Mary Darby the wife of John Darby of Astwood Bank aforesaid Commercial Traveller Emma Rebecca Acomb the wife of the Reverend W. J. Acomb of Handsworth Baptist Minister and Lucy Hollington the wife of Edwin Hollington of Stonebridge near Stourbridge, Farmer, in equal shares.

The said Will contained a proviso that if the said Mary Chambers should die in Testator's lifetime then he bequeathed the share estate and interest she would have taken under his Will if she had survived him unto and equally between the children of her late sister Phoebe Coles and his Trustees should hold the same in trust for them accordingly.

Testator lastly declared that any gift legacy or provision under his Will should be deemed in satisfaction of any debt or claim against him (if any) by any of the legatees or beneficiaries under his Will.

The Testator died on the twenty second day of January one thousand nine hundred and five and his Will was proved by both executors

in the Principal Probate Registry, on the eighteenth day of February one thousand nine hundred and five -

Testator's sister Ellen Richards died in his lifetime - Thomas Richards, Catherine Siley, Emma Sanders and Mary Chambers also died in the lifetime of Testator.

The said Phoebe at the time of her death had five children living, four of whom namely, Arthur William, William, Phoebe and Emily Mary, have attained the age of twenty one years, and one, Lucy, is now an infant of the age of ~~nineteen~~ ^{thirteen} years, and it is intended that she shall receive her share if and when she shall attain the age of twenty one years.

The Executors have with and out of the moneys which have come to their hands on account of the estate paid the Testator's funeral and testamentary expenses and known debts, the pecuniary legacies bequeathed by his Will and the Estate Duty and legacy duties chargeable against the estate - leaving the sum of One thousand two hundred and fifty one pounds three shillings and eleven pence, the balance of the following Account, representing the net divisible residuary estate.

The Bankers have ^{the following account was prepared} since allowed the further sum of three shillings and five pence for interest. This, with the assent of the parties to the Release has been expended in cab-hire &c.

The Executors in account with the Estate

<u>To Cash</u>				<u>By Paid</u>			
In the house at the death	9	19	11	Estate duty and interest	50	9	8
Proceeds of sale of bonds	363	16	11	Valuer's fees in connection with Probate	6	16	6
Principal due on Mortgage from Henry Redkins and interest to date of payment of	255	"	"	Costs of obtaining Probate including fees paid at Probate Registry &c	9	14	11
Proceeds of sale of furniture	84	3	6	Funeral expenses	11	14	2
Proceeds of sale of the freehold property	1006	1	"	<u>Debts</u>			
Rents due at the death of deceased	9	12	6	Mess ^{rs} Smith & Stevenson, Surgeons, Redditch	1	"	"
Rents due since the death	5	12	6	M. Daniels, Butcher, Ashwood Bank	4	13	6
Dividend on bonds cash from Purchasers of property for apportionment of rent rates & to completion of purchases	4	4	11	M ^{rs} Morris, Hurington	10	"	15 13 6
Interest allowed by Bankers	4	5	5	<u>Beneficial Legacies</u>			
				John Knowles Andrews	20	"	"
				William Rees John	20	"	"
				Lucy Ellen Richards	30	"	"
				Mary Taylor	20	"	"
				Mary Hemming	20	"	"
				Jane Turner	20	"	"
				Sarah Jackson	20	"	"
				Mary Rutherford	20	"	"
				Gilbert Lloyd	20	"	"
				Joseph J. Richards	20	"	"
				Mary Carter	20	"	"
Carried forward	1745	4	"	Carried forward	230	"	94 8 9

Brought forward

1945 4 -

Brought forward

230

:

:

94 8 9

Sarah Elizabeth Thiam

20

:

:

William E. Willmore

20

:

:

Martha M. Richards

10

"

"

280 :

Executorship expenses.

Cheque Book

2 6

Mr Harry Wright,
Auctioneer for sale
of property furniture
and bonds

34 5 3

Solicitors charges in
connection with the
getting in and
realization of the
Estate. Preparing
and passing at
Somerset House the
Residuary Account
and Legacy Receipts
and paying the
Duties and generally
in respect of the
winding up of the
Estate including the
preparation of this
Account and Release
Executors out-of-
pocket expenses

40 16 4

15

45 19 1

Carried forward

1945 4 -

Carried forward

450 7 10

Brought forward

1745 4 "

Brought forward

450 7 10

Legacy duty on Residuary estate.

38 12 8

Rates and Tithe

2 10 7

Paid caretaker

2 " "

Balance carried down

1251 3 11

1745 4 :

1745 4 :

To above balance brought down

1251 3 "

By amount carried to the Account following of Miss Lucy Ellen Richards, her share (one fifth) of the balance on the other side

250 4 10

Ditto to the Account following of M^{rs} Mary Darby, her share similar to the above

250 4 10

Ditto to the Account following of M^{rs} Emma Rebecca Acomb, her share similar to the above

250 4 9

Ditto to the Account following of M^{rs} Lucy Hollington, her share similar to the above

250 4 9

Ditto to the Account following of the children of Thoebe Coles, their share similar to the above

250 4 9

1251 3 "

1251 3 "

The Executors in account with Miss Lucy Ellen Richards.

To amount of your share of the Estate, as above				1905 - September 8 th			
	250	4	10	By Paid you	250	4	10

The Executors in account with M^{rs} Mary Darby.

To amount of your share of the Estate, as above				1905 - September 8 th			
	250	4	10	By paid you	250	4	10

The Executors in account with M^{rs} Emma Rebecca Acomb.

To amount of your share of the Estate, as above				1905.	By paid			
	250	4	0	you on account	10			
				1905 - September 8 th	By paid			
				you balance	240	4	0	
	250	4	0			250	4	0

The Executors in account with M^{rs} Lucy Hollington.

To amount of your share of the Estate, as above				1905 September 8 th			
	250	4	0	By paid you	250	4	0

The Executors in account with the children of M^{rs} Phoebe Coles.

To amount of your share of the Estate, as above				By costs of Statutory Declaration	1	4	0
	250	4	0	1905 - Sept. 8 th By paid			
				Arthur William Coles	49	16	
				By paid William Coles	49	16	
carried forward	250	4	0	carried forward	100	16	0

Brought forward 250 4 9

250 4 9

Brought forward 100 16 9

By paid Thobe Coles 49 16 "

" By paid Emily Coles 49 16 :

By Lucy Coles' share retained by the Executors } 49 16 :

250 4 9

This Indenture made the eighth

day of September One thousand nine hundred and five
 Between Lucy Ellen Richards of Actwood Bank in the county of Worcester Spinster Mary Darby the wife of John Darby of Actwood Bank aforesaid Commercial Traveller Emma Rebecca Acomb the wife of the Reverend William James Acomb of Hall Road Avenue, Handsworth in the county of Stafford Baptist Minister Lucy Hollington the wife of Edwin Hollington ^{Kettlebury late of} Stonebridge near Stonebridge in the county of Worcester Farmer Arthur William Coles of Frog Hall, Stretton-on-Dunsmore near Rugby in the county of Warwick Farmer William Coles of Frog Hall, Stretton-on-Dunsmore aforesaid Farmer Thobe Coles of Frog Hall, Stretton-on-Dunsmore aforesaid Spinster and Emily Mary Coles of Frog Hall, Stretton-on-Dunsmore aforesaid Spinster of the first part and John Knowles Andrews of Actwood Bank aforesaid Chemist and



William Rees John of Astwood Bank aforesaid Schoolmaster (hereinafter collectively referred to as "the Trustees") of the second part and supplemental to the foregoing Executors' Statement and Accounts **Whereas** the Trustees in contemplation of the execution of these presents by the several persons parties hereto of the first part have paid or otherwise satisfied as appears from the foregoing Accounts the respective shares of the said several persons of and in the estate of the Testator Henry Richards deceased or the proceeds of sale or moneys received in the conversion and getting in of such Estate and the interest dividends and annual income received in respect of the said estate and moneys **And** whereas in the foregoing Statement and Accounts are fully and truly set forth a Statement and account of all the estate of the said Testator and of the sales and disposition thereof and of the Trustees dealings therewith and of all their receipts in respect thereof and of the payments thereout made by them and the same Statement and Accounts have been examined by the several persons parties hereto of the first part and they respectively approving thereof and being satisfied therewith and with other the premises have severally agreed to execute the Release and Indemnity hereinafter contained **Now** this Indenture **witnesseh** that in pursuance of the said agreement and in consideration of the premises each of them the said several persons parties hereto of the first part **Do** hereby release the Trustees and each of them from all the estate and effects of the said Henry Richards the Testator and the moneys produced by

the sale collection and getting in of such estate and effects so realized and distributed as appearing from the aforesaid Accounts and the interest dividends and income of the said estate and monies respectively and from all and all manner of actions cause and causes of action legacies debts duties sum and sums of money accounts reckonings claims and demands whatsoever at law and in equity which the several persons parties of the first part respectively have or had against the Trustees or either of them for or in respect of the said estate of the said Testator or the produce thereof respectively or the interest dividends and income thereof respectively or for or in respect of any sale transfer act or thing made done permitted or omitted by the Trustees or either of them in or about the execution of the trusts of the Will of the said Testator or in anywise relating to the premises **And** the said several persons parties hereto of the first part do hereby jointly and severally covenant with the Trustees and as a further separate covenant jointly and severally with each of the Trustees to keep the Trustees and each of them indemnified against all claims and demands which may be made against them or either of them or the Estate of the Testator or by any unsatisfied creditor or creditors of the Testator or any other person or persons having any other claims or demands against the said Testator or his estate and effects save and except the claim of the said Lucy Coles to a share in the said Estate if she shall attain the age of twenty one years or of her next of kin if she

shall die under that age And the several persons parties hereto of the first part hereby mutually covenant that as between themselves each of them shall and will contribute and bear pro rata according to the amount or value of his or her share and interest in the testator's residuary estate a proper proportion of any moneys which any or either of them may be called upon to pay in satisfying any claim or demand under the covenant with the Trustees hereinbefore contained In witness whereof the said parties to these presents have hereunto set their hands and seals the day and year first before written.

Signed sealed and delivered by the before named Lucy Ellen Richards, Mary Darby, Emma Rebecca Acomb, Lucy Hollington, Arthur William Coles, William Coles, Phoebe Coles and Emily Mary Coles in the presence of

Wm. Tennant
Wm. Redditch

Lucy E Richards

Mary Darby

Emma R Acomb

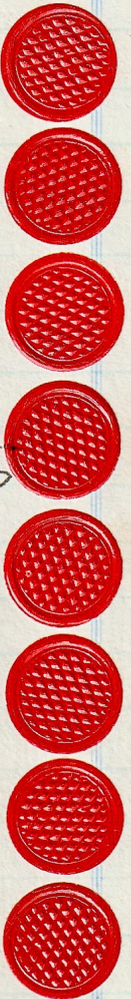
Lucy Hollington

Arthur W Coles

William Coles

Phoebe Coles

Emily Mary Coles



Received this day from Mess^{rs}: John Knowles
 Andrews and William Rees John the Trustees of
 the Will of Henry Richards late of Ashwood Bank
 in the County of Worcester Butcher and Brick-
 maker deceased the sum of Fifty one pounds
 sixteen shillings being my share of the residue of
 the proceeds of his real and personal estate, and
 also the interest allowed by Bankers whilst the
 money has been on deposit, less six shillings and
 eight pence Solicitors expenses, And having carefully
 examined the Accounts of the said Trustees with
 the vouchers I hereby approve the same and
 accept the above mentioned sum in full
 satisfaction of all my claims under the said
 Will, and undertake on request to execute a
 formal Deed of Release to the said Trustees.

Amount of share	£ 49 : 16 : 0.
Interest allowed by Bankers	2 : 6 : 8.
	<hr/>
	52 : 2 : 8
Deduct Solicitors fee -	6 : 8
Balance	<hr/>
	£ 51 : 16 : 0.

Witness:- Phoebe Cole.

Lucy Cole.

29th July 1904.



Henry Richards
deceased

Widow
as to her sole
children

I Henry Augustus Northwick Wilcox of Wolston
in the County of Warwick Clerk in Holy Orders
do solemnly and
sincerely declare as follows:—

I am 57 years of age.

I knew and was well acquainted with Arthur
William Coles and Phoebe Dudley Coles, formerly
Chambers, his wife. They were married in the
Parish Church of Wolston in the County of Warwick
on the 12th day of July 1866. The certificate
now produced to me and marked "A" is the certificate
of their Marriage. I knew both of them at the
time of their Marriage, and was acquainted with
them up to the time of the death of the said Phoebe
Dudley Coles which happened on the 10th day of
September 1894

3. There were issue of the said Marriage ^{with} ~~ten~~
children and no more namely Arthur William,
Martha Amelia, William, Phoebe, Emily Mary, Thomas
Chambers, Richard, ³ Frances, ^{and} ⁴ Lucy ^{and} ⁵ ⁶

4. & Five of them died under the age of twenty one
years and unmarried, but one of them died at birth.
The others who died as aforesaid were named Thomas
Chambers, Martha, Richard, and Frances and the
certificates now produced to me and marked
respectively B. C. D. E. are certificates of their burial.

And I make this Declaration conscientiously
believing the same to be true and by virtue of the
provisions of the Statutory Declarations Act 1835.

Declared at Coventry
in the County of Warwick } Henry A. M. Wilcox
this 12th day of August 1905 }
before me

G. F. Twist

A Commissioner for Oaths.

Days 77

19866. Marriage solemnized at Wolston Parish Church in the County of Hants in the Parish of Wolston

Columns No.	1 When Married.	2 Name and Surname.	3 Age.	4 Condition.	5 Rank or Profession.	6 Residence at the time of Marriage.	7 Father's Name and Surname.	8 Rank or Profession of Father.
154	July 12 '14	Arthur William Cotes	35	Bachelor	Farmer	Shelton or Dunsmon	Thomas Cotes	Farmer
19866		Phoebe Sussey Chambers	22	Spinster	-	Wolston	James Chambers	Farmer

Married in the Parish Church according to the Rites and Ceremonies of the Established Church by License or after Notice by me,

Arthur William Cotes Richard Barthlett
Phoebe Sussey Chambers Henry Chambers
Walter Shurby

I, Mrs. A. M. Willet of Wolston in the County of Hants do hereby Certify that the foregoing, comprising one Entry numbered 154 is a true Copy of the Entry so numbered, made in the Marriage Register Books of the said Parish Witness my Hand this 3rd day of August 1905



Mrs. A. M. Willet

A.

Burial in the Parish of Wolston in the County of Warwick in the Year One Thousand Eight Hundred and Seventy Eight

Name.	Abode.	When Buried.	Age.	By whom the Ceremony was performed.
1878 Thomas Chambers Coles	Wolston	Oct 7 th	5 ^{months}	Henry. A. M. Wilcox

No. 388

The above is a true Copy of the Burial Register of the Parish aforesaid, extracted this 29th Day of July in the Year of our Lord One Thousand ~~Eight~~ ^{nine} Hundred and ~~Seventy~~ ^{eight} first

By me, Henry. A. M. Wilcox
Cur

Books in the Parish of Stretton - Bromston
in the County of Warwick in the year 1881

1881

Martha Cole,

No. 305

Stretton
on

Bromston

Martha, 11 years.

29.

John Pickard
Officiating Minister

I certify that the above is a correct copy of the Burial
Registers of this Parish, extracted by me, this 29th of July 1905

John Pickard
Parson
Stretton - Bromston



Burial in the Parish of Wolston in the County of Warwick in the Year One Thousand Eight Hundred and sixty two

Name.	Abode.	When Buried.	Age.	By whom the Ceremony was performed.
1862 Richard Coles	Wolston	Sept 14 th	16 Days	Chas. W. Godman Off. Minister
No. 439				

The above is a true Copy of the Burial Register of the Parish aforesaid, extracted this 29th Day of July in the Year of our Lord One Thousand ~~Eight~~ ^{Eight} Hundred and ~~Seventy~~ ^{six} six

By me, Henry A. M. Wilcox
Clerk

Burial in the Parish of <u>Wolsley</u>		in the County of <u>Warwick</u>		in the Year One Thousand Eight Hundred and <u>sixty three</u>	
Name.	Abode.	When Buried.	Age.	By whom the Ceremony was performed.	
1863 <u>Frances Cole</u>	<u>Joy Hall</u> <u>Wolsley</u>	<u>Oct</u> <u>27th</u>	<u>Days</u> <u>14</u>	<u>Mrsy. A. M. Cole</u> <u>Wolv</u>	
No. <u>458</u>					

The above is a true Copy of the Burial Register of the Parish aforesaid, extracted this

29th Day of

July

in the Year of our Lord One Thousand ~~Eight~~ ^{nine} Hundred and ~~Sixty~~ ^{five} five

By me,

Mrsy. A. M. Cole

Wolv

Here state the Name and Address of the Person who forwards this Account.

Alfred Kenwood

Solicitor Redditch

This Form is to be used for specific Legacies, and for pecuniary Legacies payable out of Real and Personal Estate where the Testator died prior to 1st July, 1888, or after 1st August, 1894; or, where the Testator died between those dates, wholly out of Real Estate or the proceeds of Sale thereof, or wholly out of Personal Estate.

Form No. 11 should be used, where, under the will of a Testator dying after 30th June, 1888, and before 2nd August, 1894, Legacies are payable out of a blended fund of Personal Estate and Real Estate directed to be sold, or are charged on Real Estate in aid of Personal Estate.

Where TEMPORARY ESTATE DUTY under the Customs and Inland Revenue Act, 1889, (52 & 53 Vict., c. 7), s. 6, is payable on any property included in this account, a separate STATEMENT of the value of such property on Form No. 13 must be delivered.

The 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 preferred, the Account may be left at the Office by hand. In suitable cases, an appointment will be arranged.

OBSERVE.—Money should not be remitted until this form has been delivered by the parties, and the amount payable and the mode of payment have been notified to them.

File 11916 - 1905. REGISTER of the Year 1, Folio

(1) Real or Personal. On Account of the Estate of Henry Richards late of Astwood Bank in the parish of Teckenham in the county of Worcester Butcher and Brickmaker who died on the twenty second day of January 1905.

Names and Addresses of the Accounting Parties, and in what capacity they act. John Knowles Andrews, Chemist, and William Lees John, Schoolmaster, both of Astwood Bank aforesaid.

(2) State which Registry. Acting under Probate of Will, or Letters of Administration, dated the 18th day of February 1905 issued by the Principal Registry of the Probate Division of the High Court of Justice.

Table with 7 columns: Name of the Legatee, or Next of Kin; Degree of Relationship; Describe the nature of the Bequest; Price of Stocks; Value; Rate of Duty per Cent; Amount of Duty. Entry for Martha Maria Richards, Descendant of a brother of the Father of the Deceased, Legacy, 10, 5, 10.

The Legacy Succession Duty (as above) is assessed. By the Commissioners, Red. to full

SOMERSET HOUSE, London, W.C. day of 6 JUL 1905 1905

Insert in the space overleaf any special matter necessary to explain the mode in which the Legacy is given.

RECEIPT FOR DUTY. RECEIVED the day of 11 JUL 1905 1905 the Sum of Ten shillings being the Amount mentioned in the above Assessment.



Registered, £ : 10 : Registered, J.W. Booth

RECEIPT FOR LEGACY.

(3) Or Retained Received (3)
in Trust.

the 9th day of November 1905



the sum of Ten pounds
being the Legacy or Share of Residue above-mentioned, having first allowed or
paid ten shillings for the Duty thereon.

Martha King Clerk

NOTE.—If this Receipt is signed, the Duty must be paid within twenty-one days from the date thereof.

In this space insert any special matter necessary to explain the mode in which the Legacy is given, or share of Residue taken.

Note.—If the Deceased died on or after the 1st June, 1881, every pecuniary Legacy or Residue, or share of Residue, although not of the amount or value of £20, is chargeable with duty by the Customs and Inland Revenue Act, 1881 (44 & 45 Vict., c. 12), s. 42.

Rates of Duty, by the Stamp Act, 1815 (55 Geo. III. c. 184), and the Customs and Inland Revenue Act, 1888 (51 & 52 Vict. c. 8), and the Finance Act, 1894 (57 & 58 Vict. c. 30).

The Description of the Legatee <i>must be in the following Words of the Act.</i>	Out of Personal Estate, Out of Real Estate, if the Deceased died before the 1st July, 1888, or if Estate Duty under the Finance Act, 1894, has been paid upon the Property.	Out of Real Estate, if the Deceased died on or after the 1st July, 1888, and Estate Duty under the Finance Act, 1894, has not been paid upon the Property.
* Children of the Deceased, and their Descendants, or the Father or Mother or any Lineal Ancestor of the Deceased, or the Husbands or Wives of any such Persons	1 per Cent.	1½ per Cent.
Brothers and Sisters of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	3 do.	4½ do.
Brothers and Sisters of the Father or Mother of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	5 do.	6½ do.
Brothers and Sisters of a Grandfather or Grandmother of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	6 do.	7½ do.
Any Person in any other Degree of Collateral Consanguinity, or Strangers in Blood to the Deceased	10 do.	11½ do.

* Persons otherwise chargeable with duty at the rate of 1 per cent. are exempt in respect of any Legacy, Residue, or share of Residue payable out of, or consisting of, any Estate or Effects, upon the Value whereof duty shall have been paid on the Affidavit or Inventory, in conformity with the Customs and Inland Revenue Act, 1881; or where Estate Duty, under the Finance Act, 1894, has been paid upon the value of the Property, and the same passes under the Deceased's will or intestacy.

The Husband or Wife of the Deceased is not chargeable with Duty.
Relations of the Husband or Wife of the Deceased are chargeable with Duty at 10 per cent. or 11½ per cent., as the case may be, unless themselves related in blood to the Deceased.

INTEREST.

Interest at the rate of 3 per cent. per annum is chargeable upon all Legacy duty in arrear, under the provisions of the Finance Act, 1896 (59 & 60 Vict. c. 28), s. 18 (2).



31147

Here state the Name and Address of the Person who forwards this Account.

Alfred Kenwood

Solicitor, Redditch.

This Form is to be used for specific Legacies, and for pecuniary Legacies payable out of Real and Personal Estate where the Testator died prior to 1st July, 1888, or after 1st August, 1894; or, where the Testator died between those dates, wholly out of Real Estate or the proceeds of Sale thereof, or wholly out of Personal Estate.

Form No. 11 should be used, where, under the will of a Testator dying after 30th June, 1888, and before 2nd August, 1894, Legacies are payable out of a blended fund of Personal Estate and Real Estate directed to be sold, or are charged on Real Estate in aid of Personal Estate.

Where TEMPORARY ESTATE DUTY under the Customs and Inland Revenue Act, 1889, (52 & 53 Vict., c. 7), s. 6, is payable on any property included in this account, a separate STATEMENT of the value of such property on Form No. 13 must be delivered.

The 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 preferred, the Account may be left at the Office by hand. In suitable cases, an appointment will be arranged.

OBSERVE.—Money should not be remitted until this form has been delivered by the parties, and the amount payable and the mode of payment have been notified to them.

File 11916 1905. REGISTER of the Year 1, Folio

(1) Real or Personal. On Account of the (1) Estate of Henry Richards late of Astwood Bank in the parish of Teckenhall in the County of Worcester, Butcher and Brickmaker who died on the twenty second day of January - - 1905.

Names and Addresses of the Accounting Parties, and in what capacity they act.

John Knowles Andrews, Chemist, and William Rees John, Schoolmaster, both of Astwood Bank aforesaid

(2) State which Registry.

Acting under Probate of Will, or Letters of Administration, dated the 18th day of February 1905 issued by the (2) Principal Registry of the Probate Division of the High Court of Justice.

Table with 7 columns: Name of the Legatee, or Next of Kin; Degree of Relationship; Describe the nature of the Bequest; Price of Stocks; Value; Rate of Duty per Cent; Amount of Duty. Entry for William Edward Willmore, distantly related (8th), Legacy, Value 20, Rate 10, Amount 2.

The Legacy Succession Duty (as above) is assessed.

SOMERSET HOUSE, LONDON, W.C.,

By the Commissioners,

[Signature]

Examiner.

day of 8 MAY 1905 190

Insert in the space overleaf any special matter necessary to explain the mode in which the Legacy is given.

RECEIPT FOR DUTY.

RECEIVED the day of 15 MAY 1905 190 the Sum of Two Pounds

being the Amount mentioned in the above Assessment.

£ 20:00:00 Registered,

[Signature]

[Signature]

[Signature]



RECEIPT FOR LEGACY.

(3) Or Retained in Trust. Received (2) _____ the *19th* day of *July* 1905
 the *sum of twenty pounds*
 being the Legacy or ~~Share of Residue~~ above-mentioned, having first allowed or
 paid *two pounds* for the Duty thereon.

NOTE.—If this Receipt is signed, the Duty must be paid within twenty-one days from the date thereof.

In this space insert any special matter necessary to explain the mode in which the Legacy is given, or share of Residue taken.

Mary Ann Willmore
Alexander Arthur Hlman

Executrix & Executor of W^r Willmore deced

Note.—If the Deceased died on or after the 1st June, 1881, every pecuniary Legacy or Residue, or share of Residue, although not of the amount or value of £20, is chargeable with duty by the Customs and Inland Revenue Act, 1881 (44 & 45 Vict., c. 12), s. 42.

Rates of Duty, by the Stamp Act, 1815 (55 Geo. III. c. 184), and the Customs and Inland Revenue Act, 1888 (51 & 52 Vict. c. 8), and the Finance Act, 1894 (57 & 58 Vict. c. 30).

The Description of the Legatee <i>must be in the following Words of the Act.</i>	Out of Personal Estate. Out of Real Estate, if the Deceased died before the 1st July, 1888, or if Estate Duty under the Finance Act, 1894, has been paid upon the Property.	Out of Real Estate, if the Deceased died on or after the 1st July, 1888, and Estate Duty under the Finance Act, 1894, has not been paid upon the Property.
* Children of the Deceased, and their Descendants, or the Father or Mother or any Lineal Ancestor of the Deceased, or the Husbands or Wives of any such Persons	1 per Cent.	1½ per Cent.
Brothers and Sisters of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	3 do.	4½ do.
Brothers and Sisters of the Father or Mother of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	5 do.	6½ do.
Brothers and Sisters of a Grandfather or Grandmother of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	6 do.	7½ do.
Any Person in any other Degree of Collateral Consanguinity, or Strangers in Blood to the Deceased	10 do.	11½ do.

* Persons otherwise chargeable with duty at the rate of 1 per cent. are exempt in respect of any Legacy, Residue, or share of Residue payable out of, or consisting of, any Estate or Effects, upon the Value whereof duty shall have been paid on the Affidavit or Inventory, in conformity with the Customs and Inland Revenue Act, 1881; or where Estate Duty, under the Finance Act, 1894, has been paid upon the value of the Property, and the same passes under the Deceased's will or intestacy.

The Husband or Wife of the Deceased is not chargeable with Duty.

Relations of the Husband or Wife of the Deceased are chargeable with Duty at 10 per cent. or 11½ per cent., as the case may be, unless themselves related in blood to the Deceased.

INTEREST.

Interest at the rate of 3 per cent. per annum is chargeable upon all Legacy duty in arrear, under the provisions of the Finance Act, 1896 (59 & 60 Vict. c. 28), s. 18 (2).



51296/3 3580/0

Here state the Name and Address of the Person who forwards this Account.

Alfred Kerwood, Solicitor, Redditch.

All Personal Estate, and also, where mixed up with the Personal Estate, all Moneys arising from the sale, mortgage, or other disposition of all Real Estate directed by Will to be sold, &c., are to be accounted for upon this Form, for the purpose of having the Legacy Duty assessed pursuant to the Legacy Duty Act, 1796 (36 Geo. III. c. 52); the Legacy Duty Act, 1805 (45 Geo. III. c. 28); the Stamp Act, 1815 (55 Geo. III. c. 184), and the Succession Duty pursuant to the Customs and Inland Revenue Act, 1888 (51 & 52 Vict. c. 8), and the Finance Act, 1894 (57 & 58 Vict. c. 30).

Where the Personal Estate is not chargeable with Legacy Duty, the proceeds of sale of Real Estate directed to be sold should be accounted for upon the Form No. 8; as also where moneys arising from the sale of Real Estate do not form part of the General Estate but are separately given.

The Account, when filled up in duplicate, should be transmitted by post to the Secretary, Estate Duty Office, Somerset House, London, W.C. The envelope should be legibly marked "Account." If preferred, the Account may be left at the Office by hand. In suitable cases, an appointment will be arranged.

OBSERVE.—Money should not be remitted until the account has been delivered by the parties and the amount payable and the mode of payment have been notified to them.

DIRECTIONS.

Executors and Administrators, before the Retainer of any part of the Property to their own use, are to deliver the particulars thereof, and pay the duty thereon within 14 Days after, under the Penalty of treble the value of the Duty. All Rents, Dividends, Interest, and Profits arising from the Personal Estate of the Deceased, or from the Real Estate directed by will to be sold, &c., subsequently to the time of the death, and all accretions thereon down to the time of retainer, must be considered as part of the Estate, and be accounted for accordingly.

REGISTER 11916 of the Year 1905, Folio Affidavit.

An Account (A) of the Personal Estate, and of Moneys arising out of the Real Estate of Henry Richards late of Ashwood Bank in the parish of Teckenhall in the County of Worcester Butcher and Brickmaker who died on the twenty second day of January 1905 exhibited by (B) John Knowles Andrews and William Rees John both of Ashwood Bank aforesaid the Executor (or) Administrator of the Deceased, and Trustees of the Real Estate directed by the Will to be sold, &c., acting under the Will (or) Letters of Administration [with Will annexed] of the effects of the Deceased proved in, or granted by, the Principal Registry of the Probate Division of the High Court of Justice, on the eighteenth day of February 1905.

(A) Please read the Instructions printed above.
(B) Here state the Name and Address of the Executor or Administrator.

(C) The Shares not converted into Money are to be valued at the market price of the day of retainer. Published Quotations or Brokers' Certificates, or Letters from the Secretaries of the Companies, showing the market price should be attached. Where there is a published quotation, a price one quarter up from the lower to the higher of the official "closing prices" should be adopted as an estimated price. For example:—Where the "closing prices" were 98—100, the market price is 98 + $\frac{100-98}{4}$ = 98.5. Where the day of retainer was a day for which no prices are available, the price for the day before should be taken.
(D) Money and Property converted into Money are to be inserted in Column No. 1, and the date when converted affixed.
(E) Property not converted into Money is to be valued at the time of retainer, and its value so ascertained inserted in Column No. 2, and Inventories and proper Valuations must be produced. As to apportionment of Rents and other income see the Apportionment Act, 1870 (33 & 34 Vict. c. 35).

DESCRIPTION OF PROPERTY.	Nominal Value of Stocks.	Market Price of Stocks. (C)	Date of Sale, if Sold.	Money received and Property converted into Money. (D)	Value of Property not converted into Money. (E)
Stocks or Funds (including Exchequer Bills) of the United Kingdom, viz.:— Consolidated Stock 2½ per cent	403	114 2	29 th April 1905	363	16 11
Stocks, Funds, or Bonds of Foreign Countries, or of British Dependencies and Colonies, viz.:—					
Proprietary Shares or Debentures of Public Companies, viz.:—					
Dividends and Interest declared and accrued due in respect of the above Investments } to date of death.....					
Cash in the House				9	19 4
Cash at the Bankers { (1) on Drawing Account, and Interest (if any) thereon to date of death (2) on Deposit, and Interest thereon to date of death					
Money out on Mortgage, and Interest thereon to date of death.....				252	18 6
Money out on Bonds, Bills, Promissory Notes, and other Securities, and Interest thereon to date of death					
Book Debts					
Other Debts					
Unpaid Purchase Money of Real and Leasehold Property contracted in lifetime of the Deceased to be sold					
Carried forward.....				626	119 9

(F) The particulars of the title should be furnished, including the name of any testator and the date of probate of his will, or the date of any settlement. The names and addresses of the trustees should be stated

Separate schedules should be annexed shewing the particular details of the different items.

Description of Property.	Date of Sale, if Sold.	Money received and Property converted into Money.		Value of Property not converted into Money.	
		£	s	£	s
Brought forward.....		626	11 9		
Deceased's interest in proceeds of sale of Real Property directed to be sold by settlement or by will of some other person whether actually sold or not (F) ...					
Personal Property over which the Deceased had and exercised by will an absolute power of appointment (F)					
Policies of Insurance, and Bonuses (if any) thereon, on the life of the Deceased ...					
Saleable value of Policies of Insurance and Bonuses (if any) on the life of any person other than the Deceased					
Furniture, Plate, Linen, China, Books, Pictures, Wearing Apparel, Jewels, and Ornaments	22 nd Febry 1903.	84	3 6		
Wine and other Liquors					
Horses and Carriages, Farming Stock, and Implements of Husbandry					
Stock in Trade					
Goodwill, &c., of Trade or Business, and Profits to date of death					
Ships or Shares of Ships.....					
The Deceased's share in Real and Personal Property as a Partner in the Firm of <i>as per Balance-sheet annexed, signed by the surviving Partners.....</i>					
Leasehold Property directed to be sold					
Real Property directed to be sold..... <i>Schedule annexed</i>		1006	1		
Rents to date of death of the Deceased			9 12 6		
Income to date of death, arising from Real and Personal Property of which the Deceased was Tenant for life, or for any less period (F)					
The Deceased's Interest in Property, expectant upon the death of, now aged years (F)					
Other Personal Property not comprised under the foregoing heads, viz.					
(Insert the Total of Column No. 1 in Column No. 2)				£	1726 11 9
Total of Property.....				£	1726 11 9

OBSEVE.— Was the deceased possessed for life or otherwise of any Real or Leasehold property, other than that brought into this Account?
Reply, *No.*
(Say "Yes" or "No.")

PAYMENTS.		£	s	d.
Probate or Administration		66	2	9
Funeral Expenses		11	14	2
Expenses attending Executorship or Administration		75	11	1
(G) Debts on Simple Contract, Rent and Taxes, Wages, &c., due at the Death of the Deceased, as per Statement annexed		15	13	6
(G) Debts on Mortgage, with Interest (if any) due at the Death.....				
(G) Debts on Bonds and other Securities, with ditto				
Pecuniary Legacies, as per Statement annexed		280		
(H) purchased on the at				

(G) A Statement of these Deductions, signed by the Executor or Administrator, is to be annexed.

(H) Herestate the particulars of any other lawful payments and of the Funds or other Securities purchased and when.

OBSEVE.— If this Account is delivered in connection with a life tenant's death, and the required particulars cannot be fully stated, the existing fund, together with any sums advanced and taken out of trust, should be brought in, and a statement should be annexed giving all the information available.

(Deduct the Total of the Payments from the Total of the Property).....£ 448 14 6
Net Amount of Property Carried forward.....£ 1277 17 3

To show BALANCE of CASH, if any.

Total of Column No. 1.....£	1726	11	9
Total of Payments	448	14	6
Cash Account...£	1277	17	3

Net amount of Property brought forward.....£

1277	17	3
5	12	6
2	7	"
2	1	6
1	"	2
4	4	"
1293	15	3

INTEREST, DIVIDENDS, RENTS, &c., SINCE THE DEATH.

Rents of Real and Leasehold Estates directed to be Sold to the time of Sale, if Sold; if not, to the date of this Account	5	12	6
Dividend on the Stocks and Funds Sold to the time of Sale and of those remaining Unsold, including the last Dividends	2	7	"
Interest on Exchequer Bills Sold or Paid off to the time of Sale or Payment, and of those remaining Unsold, to the date of this Account	2	1	6
Interest on Bonds, Mortgages, and other Securities Paid off, to the Day of Payment and of those outstanding, to the date of this Account	1	"	2
(I) Interest on £ being the Balance of Cash in Hand as on the other side, to the date of this Account			
Income of Canal, Railway, and other Shares, to the time of Sale, and of those remaining Unsold, and on other Property, yielding an Income not included in any of the above Items, to the date of this Account			
The value of the Benefit accruing to the Executor or other Person entitled to the Residue from the Interest of Money or Dividends of Stock retained to answer vested or contingent Legacies, payable at a future day without the intermediate Interest or Dividends			
<i>cash from Purchasers for apportionment of rent rates to the date of completion of Purchases.</i>	4	4	"
Total.....£	1293	15	3

Note.— Upon reversions falling in, state the date of the death of the Tenant for Life.

Separate Papers are to be annexed to the Account to show how these Totals are made up.

(I) If the Cash balance has borne interest, the actual amount earned should be brought in. If it has not, but could have done so, interest at 3 per cent. per annum should be brought in.

PAYMENTS OUT OF INTEREST, &c.

	£	s.	d.
Interest on Mortgages, Bonds, and other Securities, due from the Estate			
Interest on Pecuniary Legacies			
Payments on account of Annuities			
Other Payments, if any, viz.			
<i>Rates £1-7-11 Little £1-12-6</i>	2	19	7
<i>Paid & taken</i>	2	"	"
(Deduct the Total Amount of these Payments from the foregoing Total).....£	4	19	7
Balance.....£	1288	15	8

(J) DEDUCTIONS FROM RESIDUE.

	£	s.	d.
Debts still due from the Estate			
Retained to pay Outstanding Legacies			
Total Deductions.....£			
Net Residue.....£	1288	15	8

Deduct any Portion of the Residue not liable to Duty, or for which Duty is paid on separate Receipts, viz.£

Residue on which Duty is chargeable.....£ *See which Duty (add)*

4	19	7
1288	15	8
1288	15	8

(J) A Schedule of Particulars of these Deductions to be annexed.

No. 1.

DECLARATION.

No. 2.

For use in all cases except as in No. 2.

For use only where the Testator died after 30th June, 1888, and before 2nd August, 1894, and then only where the Residue comprises Real Estate directed to be sold as well as Personal Estate.

~~I (or)~~ We do declare that the foregoing is a just and true Account, and ~~I (or)~~ We offer to pay the sum of £ 38 : 13 : 3 for the Legacy Duty, at the rate of 3 per cent. upon the sum of £ 1288 : 15 : 8 being (K) *the whole* of the said Residue and Moneys to which

I (or) We do declare that the foregoing is a just and true Account, and I (or) We offer to pay the sum of £ , of which £ is the Legacy Duty at per cent. on £ the proportion representing Personal Estate, and £ is the Succession Duty at per cent. on £ the proportion representing Real Estate, to which

~~I am (or)~~ We are entitled and which ~~I (or)~~ We intend to retain to my (or) our own use, and for the use of (L) *Lucy Ellen Richards, Mary Darby, Emma Rebecca Acomb, Lucy Kollington, Arthur William Coles, William Coles, Phoebe Coles, Emily Coles and Lucy Coles* being (M) *Descendants of a brother* of the Deceased.

Dated this *twenty fifth* day of *July* 1905.

(Here sign the Account)

William Ross Jones

(K) State whether this Sum is the whole or what part of the Residue. (L) Insert the Christian and Surnames of the Residuary Legatees or next of Kin, and (M) their Relationship or Consanguinity, in the words of the Act, as set forth on the other side.

This portion to be used with either form of declaration.

Note.—If the Deceased died on or after the 1st June, 1881, every Pecuniary Legacy or Residue or Share of Residue, although not of the amount or value of £20, is chargeable with Duty; Customs and Inland Revenue Act, 1881 (44 & 45 Vict. c. 12), s. 42.

The description of the Residuary Legatee, or next of Kin, is to be in the following words of the Act.	On Real Estate, if the Deceased died before 1st July, 1888, or if Estate Duty under the Finance Act, 1894, has been paid upon the property, and on Personal Estate.	On Apportioned Value of Real Estate where Deceased died on or after 1st July, 1888, and Estate Duty under the Finance Act, 1894, has not been paid upon the property.
*Children of the Deceased, and their Descendants, or the Father or Mother, or any Lineal Ancestor of the Deceased, or the Husbands or Wives of any such Persons	1 per Cent.	1½ per Cent.
Brothers and Sisters of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	3 do.	4½ do.
Brothers and Sisters of the Father or Mother of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	5 do.	6½ do.
Brothers and Sisters of a Grandfather or Grandmother of the Deceased, and their Descendants, or the Husbands or Wives of any such Persons	6 do.	7½ do.
Any Person in any other Degree of Collateral Consanguinity, or Strangers in Blood to the Deceased	10 do.	11½ do.

*Persons otherwise chargeable with Legacy Duty at the rate of 1 per cent. are exempt in respect of any Legacy, Residue, or Share of Residue, payable out of, or consisting of, any Estate or Effects according to the value whereof duty shall have been paid on the Affidavit or Inventory, in conformity with the Customs and Inland Revenue Act, 1881, or where Estate Duty under the Finance Act, 1894, has been paid upon the value of the Property, and the same passes under the Deceased's Will or Intestacy.

The Husband or Wife of the Deceased is not subject to Legacy Duty.

Relations of the Husband or Wife of the Deceased are chargeable with Legacy Duty at the rate of 10 per Cent. or 11½ per Cent., as the case may be, unless themselves related in blood to the Deceased.

OBserve.—Interest at the rate of 3 per cent. per annum is chargeable upon Legacy and Succession Duty in arrear, under the provisions of the Finance Act, 1896 (59 & 60 Vict. c. 28), s. 18 (2).

Account.

ON HIS MAJESTY'S SERVICE.

POSTAGE
FREE.

The Secretary,

Estate Duty Office,

Somerset House,

London,

W.C.

For Official use only.]

ASSESSMENT.

Total Duty.

The Legacy Duty on the said Sum of.....	£ 1287 " 17 " 4	at 3 per cent. is £ 38 " 12 " 8	
Interest thereon	£ " "
Total Legacy Duty £			" "
The Succession Duty on the said Sum of ...	£ " " "	at . per cent. is £ " " "	
Interest thereon	£ " "
Total Succession Duty £			" "
			£ " "

SOMERSET HOUSE,
LONDON, W.C.,
16 AUG. 1906
day of 190

By the Commissioners,

16 AUG. 1906
ISSUED.

[Signature]
Examiner.



RECEIPT FOR DUTY.

RECEIVED the 24th day of Aug 1905, the Sum of Thirty eight pounds 12^s 8^d being the Amount mentioned in the above Assessment.

Registered,

[Signature]

pro Accountant.

[Signature]
pro Cashier.

£ 38 " 12 " 8

For Acc^t and Compt^r-Gen^l of Inland Revenue.

Henry Richards deceased.

Schedule of real property.

	<u>Date of sale</u>	<u>Amount received.</u>
1. A messuage garden and premises at Astwood Bank occupied by deceased until his death -	14 th July 1905	500 " "
2. Freehold land at Edgiate Lane near Astwood Bank in the occupation of M. Daniels, including Landlords effects thereon -	29 th June 1905	344 " "
3. A plot of freehold land at New Road, Astwood Bank containing 1a 1r. 3 p. or thereabouts -	1 st April 23 rd June 1905.	164 10 " <hr/> £ 1006 1 "

Form D-1.

[Corrective Affidavit for Inland Revenue.]

INLAND REVENUE.

ESTATE DUTY.

FINANCE ACTS, 1894 to 1900.

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.

OBSERVE.—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 re-transmitted for that purpose.

Name and address of person who forwards this affidavit,

Alfred Kerwood, Solicitor, Redditch.

Official Reference—

File 11916 1905. Reg. 1. Fo. Affidt.

IN the Estate passing on the Death of Henry Richards deceased.

1. We John Knowles Andrews Chemist and William Rees John Schoolmaster both of Ashwood Bank in the parish of Teckenhall in the county of Worcester

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

(1) make oath and say as follows:—

2. This Deceased, late of Ashwood Bank aforesaid

died on the 22nd day of January 1905,

(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

was granted to us

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

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

on the eighteenth day of February 1905.

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

4. Inland Revenue Affidavits have been delivered by us.

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

Fill in BLANKS and ADAPT GENERALLY TO SUIT THE CIRCUMSTANCES OF THE CASE.

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 bona 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 (or) 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 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 to reimbursement (or) from any other property or person whatsoever in respect of them.

OBSERVE.

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 and 1896, so far as I 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.

(or) Sworn by the above-named

at in the county

of, this

day of 190

Before me,

John Knowles Andrews
William Rees John

a Commissioner of Oaths.

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

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)				T 146309
(a)	(b)	(c)				
(a)	(b)	(c)				
(a)	(b)	(c)				
(a)	(b)	(c)				
(A)	(b)	(c)				
	£			Maximum Rate	%	
CAPITAL.		As last previously shown	Increase	Decrease	As now corrected	
PERSONAL ESTATE.		£ s. d.	£ s. d.	£ s. d.	£ s. d.	
A/c No. 1 { Gross		720 9 1	27 6		720 8 9	
Dedns.		28 3 6		15 10	27 7 5	
Net		662 14 3			693 11	
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		988 2			988 1	
Total P.E. & R.E.£						
FOR AGGREGATION.						
Personal Estate						
Real Estate						
Total for Rate ..£		1651 13			1681 31	
RATE.		£ 3			£ 3	
DUTY.		£ s. d.	£ s. d.	£ s. d.	£ s. d.	
P.E. { Duty		19 7 9	18		20 15 9	
Colonial Duty, s. 20, F.A., '94						
Prior Duty, s. 21, F.A., '96						
Net						
Interest			4		11	
R.E. { Duty		27 2 10			27 12 10	
Interest						
TOTAL		489 11 4	18 4		50 9 8	
Net Increase of Decrease...			18 4		to be paid or returned	

GROSS "ESTATE" as now corrected.

Gross P.E. (in U.K.) £ 720 8 9 d.

Gross R.E. (in England.) £ 988 2 s. d.

TOTAL £ 1708 10 s. 9 d.

* 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.)

The correction herein gives rise (does not give rise) to a claim for further duty by reason of further aggregation.

Noted,

Dudley
Examiner.

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 £ 18 s. 4 d., as shown above,

SOMERSET HOUSE,
LONDON, W.C.,
d. 16 AUG. 1905

By the Commissioners,
E. D. O.
16 AUG. 1905
ISSUED.

STATISTICS
Dudley
Examiner.

Comptrolled for Assessment <i>blaj</i> For A. & C. G.	1. A.G. $\frac{P}{X}$ 40944	2. Received the 24 th day of Aug. 1905, the sum of _____ Pounds.
	Comptrolled and Registered for £ 18 4	Eighteen shillings and four pence, for Estate Duty and Interest thereon. £ 18 4
Registered <i>J. Richmond</i> For Sec. E.D.O.	for Accountant General of Inland Revenue.	for Commissioners of Inland Revenue.

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

112-38765

Form D-1.

[Corrective Affidavit for Inland Revenue.]

INLAND REVENUE.

ESTATE DUTY.

FINANCE ACTS, 1894 to 1900.

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OBSERVE.—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 re-transmitted for that purpose.

Name and address of person who forwards this affidavit

Alfred Kenwood, Solicitor, Redditch.

Official Reference— File 11916 1905. Reg. 1. Fo. Affid.

IN the Estate passing on the Death of Henry Richards deceased.

1. We John Knowles Andrews of Astwood Bank in the parish of Eckenham in the County of Worcester Sheriff and William Rees John of Astwood Bank aforesaid Schoolmaster

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

(1) make oath and say as follows:—

2. This Deceased, late of Astwood Bank aforesaid

died on the 22nd day of January 1905.

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

3. Probate of his Will

was granted to us

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

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

on the 18th day of February 1905.

(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

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

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

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.

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

9. The debts in the schedules Nos. 1 and 2, hereto annexed, were incurred by the Deceased bona 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 from any other property or person whatsoever in respect of them.

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 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 to reimbursement from any other property or person whatsoever in respect of them.

OBSERVE.

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 and 1896, so far as I 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 knowledge and belief,

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

(6) Sworn by the above-named John Knowles Andrews and William Rees John at Redditch in the county of Worcester, this 19th day of January 1905.

John Knowles Andrews
William Rees John

Before me,

a Commissioner of Oaths.

PERSONAL PROPERTY.

Items of Personal Property in Original, or last Corrective, Affidavit, <i>needing correction</i> (*), and omitted property and deductions (if any).	Value as last previously shewn.			Increase.			Decrease.			Value as now corrected.†		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
1. Assets												
2. Debts and Funeral Expenses (per Schedule)												

REAL PROPERTY.

Items of Real Property in Original, or last Corrective, Affidavit, <i>needing correction</i> (*), and omitted property and deductions (if any).	Value as last previously shown.			Increase.			Decrease.			Value as now corrected.†		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
1. A message garden and premises at Astwood Bank occupied by Deceased until his death.	350			150						500		
2. Freehold land at Edquake Lane near Astwood Bank in the occupation of M. Daniels including landlord's effects thereon.	258	19	6	82	11	6				341	11	
3. A plot of freehold land at New Road, Astwood Bank containing 1 acre 1 rood and 3 perches or thereabouts	100									164	10	
<i>Sum value of effects is 2</i>												

* Items not needing correction should not be inserted.

† The circumstances should be here stated in which the corrections become necessary. If the property has been sold, the date of completion of the sale should be stated, and the *gross* amount realised. A brief statement showing the value of the Deceased's copyholds and customary freeholds in England and Wales should be annexed, where the Deceased died on or after the 1st January, 1898. Annex a separate statement if the space is insufficient.

The above mentioned properties realized more than the valuation prices, see Replies to Observations. Sale only recently completed

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)				T146309	
(a)	(b)	(c)					
(a)	(b)	(c)					
(a)	(b)	(c)					
(a)	(b)	(c)					
(a)	(b)	(c)					
(A)	(b)	(c)					
	£			Maximum Rate	%.		
CAPITAL.		As last previously shown		Increase	Decrease	As now corrected	
PERSONAL ESTATE.							
A/c No. 1							
Gross		£	s. d.	£	s. d.	£	s. d.
Dedns.		691	29			Same	
Net		28	3d				
A/c No. 2		662	19 3			662	19 3
A/c No. 3 (a)							
A/c No. 3 (b)							
A/c No. 4							
Total P.E.		[]		[]	[]	[]	
REAL ESTATE.							
A/c No. 5		700		288	2	988	2
Total P.E. & R.E.		[]		[]	[]	[]	
FOR AGGREGATION.							
Personal Estate							
Real Estate							
Total for Rate		1362	43			1657	13
RATE.		£ 1262 3				£ 3	
DUTY.							
P.E.							
Duty		19	17 9			19	17 9
Colonial Duty, s. 20, F.A., '94							
Prior Duty, s. 21, F.A., '96							
Net							
Interest							
R.E.							
Duty		21	9	8	12 10	29	12 10
Interest							
TOTAL		40	18 6	8	12 10	49	11 4
Net Increase or Decrease				8	12 10	to be paid or returned	

GROSS "ESTATE" as now corrected.

Gross P.E. (in U.K.)
£ 691, 2 s. 9 d.

Gross R.E. (in England.)
£ 988, 2 s. - d.

TOTAL.
£ 1679, 4 s. 9 d.

* 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.)

The correction herein (gives rise / does not give rise) to a claim for further duty by reason of further aggregation.

Noted,

Dred to full
Examiner.

On the basis of this "Account," and subject to rectification if found necessary, the amount of ESTATE DUTY and Interest to be now ~~returned~~ paid is £ 8 .. 12 s. 10 d., as shown above,

SOMERSET HOUSE,
LONDON, W.C.,
day of 21 JUN. 1905 190

21 JUN. 1905
ISSUED

Dred to full
Examiner.

Comptrolled for Assessment <i>East</i> For A. & C. G.	1. A.G. <u>P</u> <u>X</u> 36912	2. Received the <u>24 JUN 1905</u> day of _____ 190
	Comptrolled and Registered for	the sum of <u>eight</u> Pounds,
Registered <i>John W. Legg</i> For Sec. E.D.O.	£ <u>8</u> .. <u>12</u> .. <u>10</u>	<u>two</u> shillings and <u>ten</u> pence, for Estate Duty and Interest thereon. £ <u>8</u> .. <u>12</u> .. <u>10</u> .. <i>examined</i>
	for Accountant General of Inland Revenue.	for Commissioners of Inland Revenue.

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

OBSERVE.—All communications relating to
"Death Duties" should be addressed to
The Secretary.

File 11916 - 05

L. 85990 - 05

Please copy these particulars
in your reply, if any, and
quote the full name of the
deceased.

ESTATE DUTY OFFICE,

SOMERSET HOUSE, LONDON, W.C.

~~29th~~
~~28th~~ August 1905.

Henry Richards deceased.

Sir,

In reply to your letter of the 23rd instant, I
write to say that on the facts before the Office there is no
outstanding claim for duty under the Will, or in connection
with the death of Henry Richards, who died on the 22nd day
of January, 1905, in respect of the property included in
Accounts "A" and "B" annexed to the Inland Revenue Affidavit
of his estate as amended by the two Corrective Statements
delivered to this Office in June and August 1905
respectively.

I am,

Sir,

Your obedient Servant,

L. S. Lloyd

Chief Clerk.

Alfred Kerwood, Esq.

No. 072.