

sep.
18
1783

862

GEO. ADDL. MSS. 15



Appointment of
Mr Cordall Powell
Librarian to
His Royal Highness
The Prince of Wales.
Salary £150... per Ann.

I do hereby order Mr Cordall
Powell to be Librarian to
The Prince of Wales; To Have, Hold, Exercise, & Enjoy
the said Place; together with all Rights, Profits,
Privileges, and Advantages therunto belonging. Given
under My Hand and Seal this 18th Day of September,
1783, in the Twenty Third Year of His Majesty's Reign.

Southampton

Cotham.

(No Fees to be given.)

Faint handwritten text on a torn piece of paper at the top of the document.

Sep.
18
1783

862

GEO. ADDL. MSS. 15



I Do hereby Appoint Mr Cordall
Powell to be Librarian to His Royal Highness
The Prince of Wales; To Have, Hold, Exercise, & Enjoy
the said Place; together with all Rights, Profits,
Privileges, and Advantages therunto belonging. Given
under My Hand and Seal this 18th Day of September,
1783, in the Twenty Third Year of His Majesty's Reign.

Southampton

Ge. Rotham.

(No Fees to be given.)

July 5 1819

Kings Warrant

Mary Powell

Le 3A. 8. —

*Amuity (In Trust for various
Individuals —*

commence and take effect from the said 5th day of April 1819
Our Will and Pleasure is that you do hereby direct
authorise and command that you do issue and pay or cause
to be issued and paid out of any money which now is or
which from time to time shall be and remain in the
Receipt of His Exchequer of the moneys comprising the Consolidated
Fund of Great Britain and Ireland unto the said Mary
Powell Her Executors administrators or assigns the said
Amuity or yearly Pension of thirty four pounds eight
Shillings six Pence for the Underscored persons in the
propositions following viz
To John Wgate - - - - - 7th 8th —

J. W. G.

Nil

In the Name and on the Behalf of His Majesty.

George III.

Subscr. in Offic. Audit. Receipt. Secy. Sp. Coy. 1819

J. G. Bennett.



Whereas by an Act passed in the 59th year of Our
Reign entitled "An Act for the further regulation of His
Majesty's Household and the Care of His Royal Person during the
continuance of his Indisposition" whereby amongst other things it
was found expedient to enable us to make some provision for
the Ladies of the Bed Chamber and the Maids of Honor and for
certain of the Officers and attendants of our late Dearest Consort and
for certain other persons to whom our late Dearest Consort had
granted certain pensions and allowances, and it was therefore
Enacted that it should be lawful for us to grant such pensions
or allowances to such persons as We might think fit not exceeding
in the whole the sum of Eighteen thousand Two hundred
and forty six pounds per annum and to charge the same upon
the Consolidated Fund of the United Kingdom of Great Britain and
Ireland and which pensions so to be granted shall commence
from the 5th day of April 1819 and to be paid and payable quarterly
at the receipt of the Exchequer at Westminster out of the said
Consolidated Fund free and clear of and from all taxes charges
and other deductions whatsoever And whereas we are graciously
pleased to give and grant unto Mary Powell her executors
administrators or assigns an annuity or yearly pension of
Thirty four pounds eight shillings In Trust for the undermentioned
persons in the proportions following

To Ann Wyate	7	8	0
Rebecca Sarram	5	0	0
Elizabeth Bolton	5	0	0
Catharine Cook	9	0	0
Ann Wickers	5	0	0
Elizabeth Niath	3	0	0
	<hr/>		
	34	8	0

which said persons were heretofore in the receipt of Annual
Benefactions to the like amount chargeable upon the establishment
of our late Dearest Consort but were no longer payable to

Geo. ADDL. MSS. 15

July 5 1819

863

July 5 1819

commence and take effect from the said 5th day of April 1819
 our Will and Pleasure is And we do hereby direct
 authorize and command that you do issue and pay or cause
 to be issued and paid out of any money which now is or
 which from time to time shall be and remain in the
 receipt of the Exchequer of the monies composing the Consolidated
 Fund of Great Britain and Ireland unto the said Mary
 Powell her executors administrators or assigns the said
 annuity or yearly Pension of Thirty four pounds eight
 shillings In Trust for the Undermentioned persons in the
 proportions following viz

	£	s	d
To Ann Wyate - - - - -	7	8	—
Rebecca Jarran - - - - -	5	—	—
Elizabeth Bolton - - - - -	5	—	—
Catharine Cook - - - - -	9	—	—
Ann Wickers - - - - -	5	—	—
Elizabeth Neath - - - - -	3	—	—
	<hr/>		
	£ 34	8	—

for and during their respective lives without account
 and without any fees or charges to be demanded or

taken for paying the same, or any part thereof to
commence and take effect from the said 5th day of
April 1819 and from thenceforth to be paid quarterly
on the four most usual days of payment in the year
that is to say the 5th day of July the 10th day of October
the 5th day of January and the 5th day of April in
each and every year and for so doing this shall
be your warrant Given at our Court at Carlton House
this fifth day of July 1819 In the 59th year of our
Reign.

By Command of His Royal Highness the
Prince Regent in the Name and on the
Behalf of His Majesty

To The Commissioners of
Our Treasury

Warrant
for the
Payment

Officium in Proximo Sui B^e P^{er} Gregij de P^{er} in Proximo Officij s^{er} J^{er}onimond in Officio Sui P^{er} in
Hinc die Dependentis Anno Sui d^{omi}ni Sui B^e Quinguesagesimo P^{er}no Anno Sui 1819.
Ed Roberts Deputy Clerk Petitionum

Mary Powell. Annuity of £31. 8. 0 In trust for various Individuals

Sep. 21 1820

Kings Warrant
Mary Powell Widow
£200

Arrenty as late Housekeeper
for the private Apartments of
Windsor Castle.

P

11 Nov

By His Majesty's Command

Widow
The eye of the said Mary Powell without account and without any
fee or charges to be demanded or taken for paying the same or any
part thereof to commence and take effect from the said 5th day of
July 1820 and from thenceforth to be paid quarterly on the four next
usual days of payment in the year that is to say the 10th
day of October the 5th day of January the 5th day of April
and the 5th day of July in each and every year and for so doing
this shall be your Warrant given at our Court at Carlton
Place this 21st day of Sep. 1820 In the first year of our
Reign

6. 1. 0
10. 2. 6
16. 3. 6

Sub. P.

George

Whereas by an act passed in the first year of our reign intituled
"an act to enable His Majesty to grant pensions to Officers and Attendants
upon His late Majesty and other persons to whom his said late Majesty had
"granted pensions and allowances" it was found expedient to enable Us
to make some provision for certain of the Officers Attendants and Servants
of our late Royal Father of happy and glorious memory and for
certain persons to whom our said late Royal Father had granted
pensions and allowances payable out of his Privy purse And it
was therefore Enacted that it should be lawful for Us to grant
such pensions and allowances to such persons as We might think
fit not exceeding to any person the amount of the Salary Allowance or
Pension which he or she received immediately preceding the
demise of our said late Royal Father and not exceeding in the
whole the sum of Twenty one thousand seven hundred and
fifteen pounds sixteen shillings and six pence per Annum
and to charge the same upon the Consolidated Fund of Great
Britain and Ireland and which pensions so to be granted should
commence from the 5th day of July 1820 and to be paid and
payable quarterly at the Receipt of the Exchequer at Westminster
out of the said Consolidated Fund free and clear of and from
all taxes charges and other deductions whatsoever And whereas
We are graciously pleased to give and grant unto ^{Widow} Mary Powell
late Housekeeper for the Private Apartments of Windsor Castle an Annuity
or Yearly pension of two hundred pounds to commence from the said 5th day
of July 1820 Our Will and Pleasure is and we do hereby direct authorize
and command that you do issue and pay or cause to be issued and paid out of any
money which now is or which from time to time shall be and remain in the
receipt of the Exchequer of the moneys comprising the Consolidated Fund of
Great Britain and Ireland unto the said ^{Widow} Mary Powell or to her assign
the said Annuity or Yearly pension of two hundred pounds for and during
the

Inhab. in Offic. Audit. Receipt. Secre. 1820. die Octobris 1820.

R. M. D. A. J. Ford

Geo. ADDL. MSS. 15

Sept. 21 1820

864

864

Sep. 21 1820

the life of the said Mary Powell ^{Midow} without account and without any
 fees or charges to be demanded or taken for paying the same or any
 part thereof to commence and take effect from the said 5th day of
 July 1820 and from thenceforth to be paid quarterly on the four most
 usual days of payment in the year that is to say the 10th
 day of October the 5th day of January the 5th day of April
 and the 5th day of July in each and every year and for so doing
 this shall be your Warrant given at our Court at Carlton
 Place this 21st day of Sept. 1820 In the first year of our
 Reign

By His Majesty's Command

N. Mansfield

Warrant

J. H. Somerset

To
 The Commissioners
 of our Treasury

GEO. ADDL. MSS. 15

Ms. no. 111. in the hands of the Hon. Secy of the Admiralty, in Office of the
Secretary to the Admiralty, London, the 1st day of November Anno Domini 1820

Ed. Roberts (Deput. Cler. Pellium)

Widow
Mary Powell £200 annuity as late Housekeeper of the private Apartments of Windsor Castle

and allow unto each other all Costs Charges Damages and Expenses
or about the Execution hereof or in relation thereto and I do hereby
will and Testament in Witness whereof I the said Henry Powell the Clerk
and eight hundred and ...



Registered in Civil List Probate
Office 13 January 1830
R. 4/6 W. Spearman

... administration of all and singular the Goods,
Chattels, and Credits of the said Deceased, and any Way concerning her Will was granted to

Robert Brooks, Esquire, the Nephew and Charlotte
Jane Penfold (Wife of the Reverend John Penfold
Clerk) the Niece of the said Deceased the Executors
named in the said Will they having been already sworn well and faithfully
to administer the same, and to make a true and perfect Inventory of all and singular the said
Goods, Chattels, and Credits, and to exhibit the same into the Registry of our said Court, on
or before the last Day of July next ensuing, and also to render a just and true Account
thereof. Given at the Time and Place above written
and in the second Year of our Translation.

Wm. Goshing
Chas. Symley
John Spalden
Deputy
Registrars

MS. COMMONS
Henry Powell Clerk
Office 14th Jan 1830
H. Powell Esq. Substantum
1830

To the
said John
as Deceased
whereof
was sealed
at the re

signed
scribed
binds
ill name
at her ag
several
a day of
teix as
Cl.

W. Goshing

for the sake of uniformity and that one of them shall not be answerable for them with and out of the Dioceses which shall come to them and Expence do hereafter all the Deeds signed and subscribed on



EXTRACTED BY

Proctor DOCTORS COMMONS. J. P. Morgan

William by Divine Providence, Archbishop of Canterbury, Primate of all England, and Metropolitan, do by these presents make known to all Men, that on the sixth Day of January in the Year of our Lord, One Thousand Eight Hundred and thirty at London, before the Worshippful John Daubeny Doctor of Laws Surrogate of the Right Honorable Sir John Nicholl Knight Doctor of Laws, Master, Keeper, or Commissary of our Prerogative Court of Canterbury, lawfully constituted the last Will and Testament (with a bequest of a Mary Powell late of New Windsor in the County of Berks, Widow, deceased

hereunto annexed, was proved, approved, and registered; the said Deceased having whilst living, and at the Time of her Death, Goods, Chattels, or Credits, in divers Dioceses or Jurisdictions, by reason whereof the proving and registering the said Will, and the granting Administration of all and singular the said Goods, Chattels, and Credits, and also the auditing, allowing, and final discharging the Account thereof, are well known to appertain only and wholly to us, and not to any inferior Judge; and that Administration of all and singular the Goods, Chattels, and Credits of the said Deceased, and any Way concerning her Will was granted to

Robert Brooks, Esquire, the Nephew and Charlotte Jane Penfold (Wife of the Reverend John Penfold Clerk the Niece of the said Deceased the Executors named in the said Will they having been already sworn well and faithfully to administer the same, and to make a true and perfect Inventory of all and singular the said Goods, Chattels, and Credits, and to exhibit the same into the Registry of our said Court, on or before the last Day of July next ensuing, and also to render a just and true Account thereof.

Given at the Time and Place above written and in the second Year of our Translation.

Wm. Goshing
Chas. Symley
John Goshing
Deputy
Registrars

Sworn under Three Thousand Pounds

Attest in Lord Chamberlains Office 14th July 1830
Wm. Goshing
Chas. Symley
John Goshing

To the said John Penfold
deceased
relics of
and sealed
at the ro

New Windsor
will name
at her age
several
a day of
teixe as a
Cl

This is the last Will and Testament

of me *Mary Powell* of *Strensall* in the County of *York* widow which I make in manner following (that is to say) In the first place it is my desire that my Remains may be interred in the Parish Church of *Strensall* in the same Vault with my late dear husband and that my funeral be conducted by Messieurs *Sharman* and *son* under the direction of my Executors And it is my Will And I do hereby direct that my Executors hereinafter named do and shall within six Calendar Months next after my decease pay and satisfy all my just debts funeral and Testamentary Expenses out of my Personal Estate whereas I have now due and owing to me from *The Reverend John Perse* of *Strensall* in *York* and returned to me by Dece of *Strensall* the sum of Two hundred Pounds Sterling Also I give and bequeath the same as follows (that is to say) the sum of One hundred Pounds part thereof unto my good Daughter and Sister *Charlotte* the Daughter of the said *John Perse* and the sum of One hundred Pounds being the remainder thereof unto my good Daughter and Sister *Charlotte* of *Strensall* Esquire to and for their use and benefit respectively and to be paid and payable to them by the said *John Perse* at the expiration of two years or next after my decease the Interest to grow due thereon in the mean time to be paid yearly in equal Arrears to my said good Daughters and Sisters for a their use and benefit respectively also I give and bequeath to my good friend *Dr. Hughes* of *Strensall* Street *Chelsea* widow my Gold & Chain and Gold Mounted Eye Glass for her use and benefit absolutely and also for her use during her Life my Silver Tea Pot Sugar Basin and Cream Ewer which at her decease I direct may fall into and be considered part of the residue of my Personal Estate and be divided and disposed of as hereinafter is directed with respect thereto also I give and bequeath to *Wood* of *Strensall* Court Esquire the largest pair of *xx* *Lauds* painted by my late husband and now hanging in my Dining Room To *Dr. Augustus Edwin* of the War Office *London* the Portrait of my late husband To *Dr. Charlotte Comop* wife of *Strensall* Comop Justice Esquire my Gold Watch Engraved with his present Majesty's & Portrait set in Diamonds and my two Silver Chandeliers To my Brother *Thomas Brooks* Esquire of *Strensall* two Silver Stallop shells my Silver Egg Cups Stand and Spoons and two Prints of his late and present Majesty To my said Sister *Charlotte Perse* my Gold Watch to my said good Daughter and Sister *Charlotte Brooks* Esquire my Pearl Ear Rings Sprig Necklace and Watch To *Thomas Perse* Esquire a pair of Silver Chandeliers to the said *Strensall* Comop my large Silver Salver To *Dr. Catherine Dolan* my Diamond Drop Ring and my Cut Glass & Dorsset Service to my Sister *Charlotte Perse* wife of the said *John Perse* my Table and two Silver my best Lard and all my Dish Drunken or other Silver Pieces not made up at the time of my decease To my Sister *Dr. Mary Ann Norton* of *Strensall* my Silver Tea Kettle and Lamp To my good friend *Dr. Elizabeth Willingfleet* of *Saint James London* widow two Silver Stallop shells and to *Dr. Robert* *Strensall* Esquire the sum of five Pounds for a Ring and to *Dr. David* *Strensall* the like sum of five Pounds for a Ring also I give and bequeath to my faithful servant *Sudia* *Strensall* a years wages over and above what may be due to her at the time of my decease the further sum of Twenty Pounds for mourning and all my Body Linen and wearing Apparel of every sort and description not hereinafore otherwise disposed of To my Cook *Elizabeth Taylor* the sum of Ten Pounds for mourning To my poor Girl *Sarah* *Strensall* the sum of Three Pounds and to my poor *Strensall* the sum of five Pounds And it is my Will and I do hereby direct my Executors hereinafter named within six Calendar Months next after my decease to offer for the Annuity of *Her Royal Highness Princess Augusta* my old Printed Bible in two volumes with the Expression of my humble Duty And as to all the rest and residue of my Personal Estate and Effects whatsoever and whosoever of which I shall be possessed entitled to or interested in at the time of my decease I do hereby give and bequeath the same and every part thereof unto my Brother *Robert Brooks* Esquire my said Sister *Charlotte Perse* and my Brother *Strensall* Esquire equally to be & divided between them share and share alike to and for their use and benefit absolutely I do hereby nominate and appoint the said *Robert Brooks* and the said *Charlotte Perse* Executor and Executrix of this my last Will and Testament And I do hereby declare that my said Executor and Executrix shall be charged and chargeable only for such Debts as they respectively shall actually receive by virtue of this my Will notwithstanding their signing or giving or joining in signing or giving any Receipt or Receipts for the sake of conformity And that one of them shall not be answerable or accountable for the other of them or for involuntary losses and also that it shall and may be lawful for them with and out of the Debts which shall come to their respective hands by virtue of this my Will to retain to and reimburse themselves respectively and allow unto each other all Costs Charges Damages and Expenses which they or either of them shall or may suffer or sustain expend or incur be at or be put unto in or about the Execution thereof or in relation thereto And I do hereby revoke all former Wills and Codicils by me at any time or & heretofore made and do declare this to be my last Will and Testament In Witness whereof I the said *Mary Powell* the Testatrix have hereunto set my hand and seal this Twenty third day of September in the year of our Lord one thousand eight hundred and twenty nine *Mary Powell* S. P. Signed sealed published and declared by the said Testatrix *Mary Powell* as and for her last Will and Testament in the presence of us who in her presence and at her request have hereunto subscribed our names as Witnesses *John Jackson* Solicitor *Strensall*

This is a Codicil to the last Will and Testament of me *Mary Powell* of *Strensall* in the County of *York* widow which I desire may be taken as a part thereof I give and bequeath to *Catherine Perse* Daughter of the Reverend *John Perse* in my said Will named the sum of fifty Pounds Sterling Also I give and bequeath to *Mary Ann Sarah* *Perse* another Daughter of the said *John Perse* the sum of fifty Pounds Sterling to be paid to her at her age of twenty one years or day of Marriage which shall first happen also I give and bequeath to my late servant *James* *Strensall* the sum of five Pounds for mourning All which said several Legacies I direct shall be paid out of my Personal Estate In all other respects I do hereby confirm my said Will In Witness whereof I have to this Codicil set my hand and seal this Twenty third day of September in the year of our Lord one thousand eight hundred and twenty nine *Mary Powell* S. P. Signed sealed published and declared by the said *Mary Powell* the Testatrix as and for a Codicil to her last Will and Testament and to be taken as a part thereof in the presence of us who in her presence and at her request have hereunto subscribed our names as Witnesses *Adolphus Robert Venables* Will^m B. Rob.

Qui est u Coniug

14/1/30
10475

Probate Office
Jan 14 1830

Probate

of the Will and Codicil of
Mrs Mary Powell Widow

Deceased

Dated 6th January 1830.

117975

Book 24
L 43618
508

STAMP-OFFICE.

RECEIVED the

23

Day of

June

1830

the Sum of

for Duty on Account of the Personal Estate within-mentioned.

£3 1 10

Registered

See above

Controlled

J. H. M. M. M.

BELIEVED

[Faint background text and grid lines, likely a ledger or account book, with various handwritten entries and signatures.]

STAMP OFFICE.

Receipt and Discharge for any Specific, Pecuniary or other LEGACY.

Given out of Personal Estate, or out of or charged upon Real Estate, or out of Monies arising by the Sale or Mortgage of Real Estate, and for the Residue, or any Share of Residue of Personal Estate, or the Residue or any Share of Residue of Monies arising by the Sale or Mortgage of Real Estate, where the same shall be of the Amount or Value of £20 or upwards, and given or devolving to, or for the benefit of any Child, or Descendant of any Child, or the Father or Mother of any lineal Ancestor, or to collateral Relations or Strangers in Blood to the Deceased, pursuant to Acts 36 Geo. 3, Cap. 52.—45 Geo. 3, Cap. 28, and 55 Geo. 3, Cap. 184.

Register N^o. 18 Folio.

ON ACCOUNT of the Personal ^(A) Estate of *Mr. Mary Powell*
late of *New Windsor in the County of Berks Widow*
who died on the *10* Day of *December* One Thousand Eight Hundred and *twenty nine*

BETWEEN

Name of the Executors or Administrators, Devisees in Trust, or Heir at Law.	Their Residence	and Profession	State whether Executors, Administrators, Devisees in Trust, or Heir at Law.
<i>Robert Brooks</i>	<i>Quat Rusell St. Blomby</i>	<i>Esquire</i>	} <i>Executors</i>
<i>Charlotte Jane the Wife of the Rev. John Penfold</i>	<i>Staying in the County of Sussex</i>	<i>Clerk</i>	

Acting under Probate of Will, or Letters of Administration, granted by the *Purogative* Court of *Canterbury* on the *6th* Day of *January* One Thousand Eight Hundred and *thirty*

AND

Name of the Legatee or next of Kin.	Degree of Relationship, if any, to be here stated as on the other side.	Describe the Nature of the Bequest, and if Residue, say what Part or Share.	Price of Stocks.	Value.	Rate or Duty per Cent.	Amount of Duty.
<i>Brooks</i>	} <i>Brother's descendant</i>	<i>£100 Sterling</i>		<i>100</i>	<i>3</i>	<i>3. 0. 0</i>
<i>Spencer</i>		<i>Carriage, Furniture & Bank</i>		<i>3</i>	<i>3</i>	<i>1 10</i>

^(C) Received the *18* Day of *18* being the *18* Share of Residue out of the Personal ^(A) Estate above-mentioned, having first allowed or paid for the Duty thereon.

^(A) If a Legacy be satisfied out of Real Estate, the word Real must be substituted for Personal.
^(B) In Cases of Legacies given in Trust for Infants, then state in the Space above "in Trust for the said Legatee a Minor," or if given to be enjoyed by different Persons in Succession, all chargeable with the same Rate of Duty, or subjected to any Contingency, or Power or Appointment, or bequeathed in any other special Manner to, or for more than one Person, then state the particulars of such Bequest.
^(C) If the Legacy be "Retained in Trust," substitute those Words for the Word "Received."
 On Legacies given in Succession, to Persons chargeable with different Rates of Duty, the Persons entitled for Life only, are to pay Duty as Annuitants, and must therefore give their Receipts in the Form to be used for Annuities, No. 2.
 In Cases of Residues or Shares of Residues of Personal Estate, retained by Executors or Administrators, either for their own Use, as Residuary Legatees or next of Kin, or as Trustees for the Use and Benefit of others, and in Cases of Residues, or Shares of Residues of Monies arising from Real Estate, retained by Executors or Trustees in like Manner, a particular Account must be given of the Property according to a printed Form, No. 3, provided for the Purpose, and to be had at the Stamp Office, or of the Distributors of Stamps.

PENALTIES.

The Receipt must be dated on the Day of signing, and the Duty paid within 21 Days after, under a Penalty of £10 per Cent. on the amount of the Duty, and if the Duty is not paid within Three Months from the Date of the Receipt, a Penalty will be incurred at £10 per Cent. on the amount or value of the Legacy.

GEO. ADDL. MSS. 15

866

To be used from and after the 31st Day of August, 1815.

STAMP OFFICE.



LEGACY DUTY ON RESIDUES OF PERSONAL ESTATE &c.

Directions. FORM of Account to be delivered by Executors and Administrators, retaining the Residue, or any part or share of the Residue, of Personal Estate. either to their own use as residuary Legatees, or next of Kin, or as Trustees for the use and benefit of others; and by Executors and Trustees retaining the Residue, or Part of Residue of Monies arising from Real Estate, devised to be sold, &c. for the purpose of having the Duties imposed by the Act of 55 Geo. III. c. 184, on Legacies, Annuities, and Residues of Personal Estate, and of Monies arising out of Real Estate, passing to Children or their Descendants, or the Father or Mother, or any lineal Ancestor, or Collateral Relations, or Strangers in Blood, to the deceased, charged and assessed pursuant to the Acts of 36 Geo. III. c. 52. and 45 Geo. III. c. 28.

REGISTER No. 1 1830 Fol. 4.

State these Particulars accurately, and strike out such parts as are not applicable to the Case.

An Account of the Personal Estate, and of Monies arising out of the Real Estate of

Mrs. Mary Powell late of New Windsor Berks Widow

who died on the 18 day of December One Thousand Eight Hundred and 29 exhibited by

Robert Brooks

the Executor, or Administrator of the deceased, or Trustee of the Real Estate, directed by the Will to be sold, &c. acting under the Will, or Letters of Administration of the Effects, of the deceased, proved in, or granted by the *Prerogative* Court of

Canterbury - on the 6 Day of *January* One Thousand Eight Hundred and 30

I. Money received.

State when Sold.

State the Times when Stocks sold.

Cash in the House					
Cash at the Bankers				222	19 4
<i>State when Sold.</i> Cash arising from the SALE of the following Articles, viz.					
Household Goods and Furniture					
Plate, Linen, and China					
Books, Prints, and Pictures					
Wearing Apparel					
Jewels, Trinkets, and Ornaments of the Person					
Wine and other Liquors					
Horses and Carriages					
Farming Stock and Implements of Husbandry					
Stock in Trade					
Leasehold Estates					
£ Bank Stock		sold at		per Cent.	
£ East India Stock		sold at		per Cent.	
£ South Sea Stock		sold at		per Cent.	
£ £3 per Cent. Reduced Bank Annuities		sold at		per Cent.	
£ £3 per Cent. Consolidated Bank Annuities		sold at	94	per Cent.	2001 9 4
£ £4 per Cent. Bank Annuities		sold at		per Cent.	
£ £5 per Cent. Bank Annuities		sold at		per Cent.	
		per Annum Bank Long Annuities sold at		years purchase	
				Carried over	2224 8 8

18 Jan'y 1830

£ 2133. 6. 0

Here specify any other Stocks or Funds which have been sold.

(For General Directions see the last side.)

MS. A. 15. 15

867

1. Money Received.

2224. 0. 0

State the Time when any Securities, &c. were called in or paid off, that the Interest or Dividends may be properly calculated.

Brought over			
Rents due at the Death of the Deceased			
— of Leasehold Estates sold, to the Time of Sale			
— of ditto, remaining unsold			
Dividends on the Stocks and Funds, due at the Death of the Deceased			
— on ditto sold, to the Time of Sale			
— on ditto, remaining unsold			
Cash for Principal and Interest, on Exchequer Bills sold or paid off			
— for Principal on East India Bonds sold			
— for Interest on ditto to the time of Sale			
— for ditto on ditto, remaining unsold			
— for Principal on Mortgages, called in			
— for Interest on ditto, to the Time of Payment			
— for ditto, on Mortgages outstanding			
— for Principal, on Bonds, Bills, Notes, and other Securities paid off			
— for Interest, to the Time of Payment			
— for ditto on Bonds, &c. remaining unpaid			
— for Book and other Debts on simple Contract			
— for Shares in any Canal, Dock or other Company sold			
— for Interest on ditto to the time of Sale			
— for ditto, on ditto remaining unsold			
— arising from Ships or Shares of Ships			

Salary due to the deceased

One Quarter's life Annuity £

32
200
24
8 5

Cash arising from the REAL Estate, by the Will of the deceased, directed to be sold or mortgaged

Total £ 2480 13 8

Here state the particulars of any other personal Estate not comprised under the foregoing Heads, for, and on account of which, any monies shall have been received.

State particulars and when sold.

2. Payments out of the Money received as above.

Charges of obtaining the Probate, or Letters of Administration			
Funeral Expences			
Expences attending the Executorship or Administration			
Debts on simple Contract, Rent and Taxes, Wages, &c. due at the Death of the Deceased			
Debts on Mortgage, with the Interest to the time of payment			
Debts on Bond and other Securities with ditto			
Fines for Renewal, Ground Rent and Taxes of Leasehold Estates, whether sold, or forming part of the Residue, accrued since the death of the Deceased			
Pecuniary Legacies			
Interest of Ditto (if any)			
Payments on account of Annuities given by the Will			

64. 4 0
130. " "
20 " "
172. 16 11
363. 10 -

Total £ 750 11 7

Total *Received* .. 2480. 13. 8

Balance of Cash .. £ 1730 2 1

(For General Directions see the last side.)

Here State the particulars of any other lawful Payments, and of the Funds or other Securities purchased, and when

This Residue is exclusive of Leasehold or Funded Property, Furniture, Plate, &c. specifically bequeathed, for which the Executors must take Receipts and account for the Duty separately.

3. Property now constituting the RESIDUE.

* The particulars of these Estates must be set forth in the valuation to be annexed agreeably to the directions on the last side. (No. 4.)

Balance of Cash brought over			
* Leasehold Estates, held for Terms of Years absolute, or determinable on a Life or Lives: } (the Particulars whereof, with the Rent and Term, &c. are set forth in the Valuation annexed) Total Value }			
Rents of Leasehold Estates due, but not received			
Government and Public Stocks or Funds, transferable at the Bank of England, South Sea House, or East India House, (including Investments since the Death of the Deceased)			
£	Bank Stock	valued at	per Cent
£	East India Stock	valued at	per Cent
£	South Sea Stock	valued at	per Cent
£	£3 per Cent Reduced Bank Annuities	valued at	per Cent
£	£3 per Cent Consolidated ditto	valued at	per Cent
£	£4 per Cent Bank Annuities	valued at	per Cent
£	£5 per Cent Bank Annuities	valued at	per Cent
	per Annum Bank Long Annuities valued at		years purchase

1730. 2. 1

Here state any other Public Stocks or Funds.

Shares in any Canal, Dock, or other Company, viz.

Dividends on the above mentioned Stocks or Funds due, but not received			
Exchequer Bills £	with £	for Interest now due, but not received	
East India Bonds £	with £	ditto	
Mortgages for .. £	with £	ditto	
Bonds, Bills, Notes, or other Securities for £	with £	ditto	
Ships and Shares of Ships		valued at	
Household Goods and Furniture		valued at	
Plate, Linen, and China		valued at	
Books, Prints, and Pictures		valued at	
Wearing Apparel		valued at	
Jewels, Trinkets, and Ornaments of the Person		valued at	
Wine and other Liquors		valued at	
Horses and Carriages		valued at	
Farming Stock and Implements of Husbandry		valued at	
Stock in Trade		valued at	
Book and other Debts on simple Contract not collected			

164. 4
62. 4
36
15
8
50

Inventories and Valuations must be produced; agreeably to the directions on the last side. (No. 3.)

The particulars of the Estate must be set forth in the valuation to be annexed.

The Value of the Real Estate by the Will of the deceased, directed to be Sold or Mortgaged, when the same shall not have been Sold at the time of rendering this Account, the particulars of which are set forth in the Valuation annexed.			
The Value of such Effects as have not been converted into Money, but have been given away, or consumed, by the Executor or Administrator, as Wearing Apparel, Wine, and other Liquors, Farming Stock, Hay, Corn, &c.			
The Value of the Benefit accruing to the Executor or other Person entitled to the Residue, from the Interest or Dividends of Money, or Stock, retained to answer vested or contingent Legacies, payable at a future Day, without the intermediate Interest or Dividends			

Particulars of any other Effects not comprised under the foregoing Heads.

Deductions.

The Value of Annuities given by the Will, and now remaining a Charge on the Residue, viz.			
Annuity	Age or Ages		
Retained to answer Pecuniary Legacies not yet payable			
Ditto to satisfy Mortgages and other outstanding Charges			

£ 2073. 13. 1

Clear Residue £			
Deduct	Share thereof paid over to the other Residuary Legatees or next of Kin		
	Executors or Administrators } Share of the Net Residue } £		

(For General Directions see the last side.)

GEO. ADDL. MSS. 15

867

867

Carried over 2224 8 8

(For General Directions see the last side.)

DECLARATION.

* Here state what this sum is, whether the whole Amount or Value of the Residue of the Personal Estate, or Monies arisen from Real Estate, or if only part, what part thereof respectively and whether retained as Residuary Legatee, or next of Kin; and describe the relationship of the residuary Legatee, or next of Kin, in the words of the Act as set forth below.

I do declare that the foregoing is a just and true Account and Valuation of the Residue of the Personal Estate of the deceased, and a just and true Account of the Monies, which have arisen from the Real Estate by the Will of the deceased directed to be sold or mortgaged. And I now offer to pay to the Commissioners of Stamps, the Sum of £62.4.2 for the Duty after the Rate of £3 per Cent. upon the Sum of * £2073.13.1 being the whole of the said Residue and Monies which I am intitled, and intend, to retain to my own Use, or for the Use of the residuary Legatees named in the said Will being the descendants of the Brother of the deceased.

Rob Brooks
Scriber

Dated the 23rd Day of January 1830

STAMP OFFICE.

The Duty on the above-mentioned Sum of £2073.13.1 is assessed after the Rate of £3 per Centum at the Sum of £62.4.2

By the Commissioners G. W. M.

Received on the 28 day of July 1830 the Sum of Sixty Two Pounds 4/2 for the Duty assessed as above-mentioned.

Regist^r. G. W. M.

Compt^d. [Signature]

GEO. ADDL. MSS. 15

1. *Executors and Administrators, before the Retainer of any part of the Property to their own Use, are to deliver the Particulars thereof to the Commissioners of Stamps, or to the Stamp Distributer in whose district they reside, and pay the Duty thereon, within 14 Days after, under a Penalty of treble the Value of the Duty*

2. *All Rents of Leasehold Estates, and all Dividends, Interests and Profits arising from the Personal Estate of the Deceased, subsequent to the Time of his or her Death, and all Accumulations thereof, down to the Time of the Executor or Administrator's delivering the Account, and offering to pay the Duty on the Residue must be considered as part of the Deceased's Personal Estate, and must be accounted for accordingly, under one or other of the foregoing heads,) pursuant to a Decision of the Court of Exchequer in Trinity Term 1810, in the Case of the Attorney General v. Lord Geo. Hen. Cavendish.*

3. *Effects not consisting of Money, or Securities for Money, are to be valued at the time the Account is rendered; when Inventories, and proper Valuations thereof, will be required to be produced; The Stocks are to be valued at the medium Price of that Day.*

4. *In the Estimate of Leaseholds, the unexpired Term of Years, with the Number and Age of the Lives the Conditions of Renewal, and the clear net Rent reserved, must be stated.*

5. *The Values of Annuities must be calculated by the Tables in the Act of 36 Geo. III. c. 52.*

6. *In Cases attended with special Circumstances, to which the foregoing Form of Account may not be exactly suited, they may be introduced into the Account, or stated in a separate Paper and annexed.*

7. *Where the Residue of Personal Estate is given to one for Life, and afterwards to others, a distinct Account must be given of the Rents, Dividends and Interests accrued subsequent to the Death of the Testator, and of the Payments thereout for Interest of Legacies, and for Interest of the Testator's Debts, accrued after his decease so that the Balance due to the Residuary Legatee for Life may appear, and the proper Duty be charged thereon.*

Rates of Duty payable on Legacies, Annuities and Residues, &c. of the Amount or Value of £20 or upwards, by Stat. 55 Geo. III. c. 184.

Description of the Residuary Legatee, or next of Kin, to be in the following Words of the Act.	Out of Personal Estate only.	Out of Real or Personal Estate.
	If the Deceased died any Time before, or upon the 5th April, 1805.	If the Deceased died after the 5th April, 1805.
To Children of the Deceased, and their Descendants, or to the Father or Mother } or any Lineal Ancestor of the Deceased	(no Legacy Duty)	£1. — per Cent.
To Brothers and Sisters of the Deceased, and their Descendants	£2. 10s. per Cent.	£3. — per Cent.
To Brothers and Sisters of the Father or Mother of the Deceased, and their } Descendants	£4. — per Cent.	£5. — per Cent.
To Brothers and Sisters of a Grandfather or Grandmother of the Deceased, } and their Descendants	£5. — per Cent.	£6. — per Cent.
To any Person in any other Degree of Collateral Consanguinity, or to any } Stranger in Blood to the Deceased	£8. — per Cent.	£10. — per Cent.

Where any Legatee shall take Two or more distinct Legacies or Benefits, under any Will or Testamentary Instrument, which shall together be of the Amount or Value of £20. each shall be charged with Duty, although each or either may be separately under that Amount or Value.

The Husband and Wife, are not subject to the Duty on Legacies Annuities and Residues.

Printed by J. Hartnell, Wine-Office Court, Fleet-street,
for His Majesty's Stationery Office.

868

STAMP-OFFICE.

RECEIVED the 28 Day of Jan 1830 the Sum of

one Pound 10

for Duty on Account of the Personal Estate within-mentioned.

£ 1. 10

[Signature]

Registered *[Signature]* Comptrolled

[Signature]

Name of the Executor or Administrator	Their Residence	and Profession	State whether Executor Administrator or Devisor in Test or Intestate
<i>[Faint handwritten text]</i>	<i>[Faint handwritten text]</i>	<i>[Faint handwritten text]</i>	<i>[Faint handwritten text]</i>
<i>[Faint handwritten text]</i>	<i>[Faint handwritten text]</i>	<i>[Faint handwritten text]</i>	<i>[Faint handwritten text]</i>

GEO. ADDL. MSS. 15

Form No. 1.
To be used
from and after
the 31st Day of
August, 1815.

STAMP OFFICE.

Receipt and Discharge for any Specific, Pecuniary or other LEGACY,

Given out of Personal Estate, or out of or charged upon Real Estate, or out of Monies arising by the Sale or Mortgage of Real Estate, and for the Residue, or any Share of Residue of Personal Estate, or the Residue or any Share of Residue of Monies arising by the Sale or Mortgage of Real Estate, where the same shall be of the Amount or Value of £20 or upwards, and given or devolving to, or for the Benefit of any Child, or Descendant of any Child, or the Father or Mother or any lineal Ancestor, or to collateral Relations or Strangers in Blood to the Deceased, pursuant to Acts 36 Geo. 3, Cap. 52.—45 Geo. 3, Cap. 28, and 55 Geo. 3, Cap. 184.

Register N^o 18 Folio.

ON ACCOUNT of the Personal ^(A) Estate of *M^{rs} Mary Powell*
late of *New Windsor in the County of Berks* widow
who died on the *18th* Day of *December* *One Thousand Eight Hundred and twenty nine*
BETWEEN

Name of the Executors or Administrators, Devisees in Trust, or Heir at Law.	Their Residence	and Profession.	State whether Executors Administrators, Devisees in Trust, or Heir at Law.
<i>Robert Brooks</i>	<i>Great Russell St. Bloomsbury</i>	<i>Esquire</i>	} <i>Executors</i>
<i>Charlotte Jane the Wife of the Rev. John Penfold</i>	<i>Stepney in the County of Supry</i>	<i>Clerk</i>	

Acting under Probate of Will, or Letters of Administration, granted by the *Prerogative* Court of
Canterbury on the *6th* Day of *January* *One Thousand Eight Hundred and thirty*
AND

Name of the Legatee or next of Kin.	Degree of Relationship, if any, to be here stated as on the other Side.	Describe the Nature of the Bequest, and if Residue, say what Part or Share.	Price of Stocks.	Value.	Rate of Duty per Cent.	Amount of Duty.
<i>Catherine Jane Penfold Spinster</i>	<i>Brother's descendant</i>	<i>£50 Sterling</i>		<i>50. - -</i>	<i>3</i>	<i>1. 10. -</i>

(c) **Received** the Day of 18 being
the Legacy or Share of Residue out of the Personal ^(A) Estate above mentioned, having first allowed or paid for the Duty thereon.

^A) If a Legacy be satisfied out of Real Estate, the Word *Real* must be substituted for *Personal*.
^B) In Cases of Legacies given in Trust for Infants, then state in the Space above "in Trust for the said Legatee a Minor," or if given to be enjoyed by different Persons in Succession, all chargeable with the same Rate of Duty, or subjected to any Contingency, or Power or Appointment, or bequeathed in any other special Manner to, or for more than one Person, then state the Particulars of such Bequest.
^C) If the Legacy be "*Retained in Trust*," substitute those Words for the Word "*Received*."
On Legacies given in Succession, to Persons chargeable with different Rates of Duty, the Persons entitled for Life only, are to pay Duty as Annuitants, and must therefore give their Receipts in the Form to be used for Annuities, No. 2.
In Cases of Residues or Shares of Residues of Personal Estate, retained by Executors or Administrators, either for their own Use, as Residuary Legatees or next of Kin, or as Trustees for the Use and Benefit of others, and in Cases of Residues, or Shares of Residues of Monies arising from Real Estate, retained by Executors or Trustees in like Manner, a particular Account must be given of the Property according to a printed Form, No. 3, provided for the Purpose, and to be had at the Stamp Office, or of the Distributors of Stamps.

PENALTIES.

The Receipt must be dated on the Day of signing, and the Duty paid within 21 Days after, under a Penalty of £10 per Cent. on the amount of the Duty and if the Duty is not paid within Three Months from the Date of the Receipt, a Penalty will be incurred of £10 per Cent. on the amount or value of the Legacy.

869

STAMP-OFFICE.

RECEIVED the 23 Day of July 1830 the Sum of

John Sande

for Duty on Account of the Personal Estate within-mentioned.

£ 3. 3

Registered

Custom

Comptrolled

[Signature]

GEO. ADDL. MSS. 15

Form No. 1.

To be used from and after the 31st Day of August, 1815.

STAMP OFFICE.

Receipt and Discharge for any Specific, Pecuniary or other LEGACY,

Given out of Personal Estate, or out of or charged upon Real Estate, or out of Monies arising by the Sale or Mortgage of Real Estate, and for the Residue, or any Share of Residue of Personal Estate, or the Residue or any Share of Residue of Monies arising by the Sale or Mortgage of Real Estate, where the same shall be of the Amount or Value of £20 or upwards, and given or devolving to, or for the Benefit of any Child, or Descendant of any Child, or the Father or Mother or any lineal Ancestor, or to collateral Relations or Strangers in Blood to the Deceased, pursuant to Acts 36 Geo. 3, Cap. 52.—45 Geo. 3, Cap. 28, and 55 Geo. 3, Cap. 184.

Register

N^o

18

Folio.

ON ACCOUNT of the Personal (A) Estate of *Mr. Mary Powell*
late of *New Windsor in the County of Berks, Widow*
who died on the *10th* Day of *December* One Thousand Eight Hundred and *Twenty nine*

BETWEEN

Name of the Executors or Administrators, Devises in Trust, or Heir at Law.	Their Residence	and Profession.	State whether Executors Administrators, Devises in Trust, or Heir at Law.
<i>Robert Brooks</i>	<i>Great Russell St. Bloomsbury</i>	<i>Esquire</i>	} <i>Executors</i>
<i>Charlotte Jane the Wife of the Rev. John Penfold</i>	<i>Steyning in the County of Sussex</i>	<i>Clark</i>	
	<i>Supry</i>		

Acting under Probate of Will, or Letters of Administration, granted by the *Prerogative* Court of *Chancery* on the *6th* Day of *January* One Thousand Eight Hundred and *Thirty*

AND

Name of the Legatee or next of Kin.	Degree of Relationship, if any, to be here stated as on the other Side.	Describe the Nature of the Bequest, and if Residue, say what Part or Share.	Price of Stocks.	Value.	Rate of Duty per Cent.	Amount of Duty.
<i>Charlotte Charity Penfold, Spinster</i>	<i>Brother's descendant</i>	<i>£100 Sterling</i>		<i>100</i>	<i>3</i>	<i>3.0.0</i>
		<i>Silver Watch described in the Will as Gold</i>		<i>5</i>		<i>3</i>

(C) **Received** the *18* Day of *January* 18 *1830* being the *Share of Residue out of the Personal (A) Estate above mentioned, having first allowed or paid for the Duty thereon.*

^A) If a Legacy be satisfied out of *Real Estate*, the Word *Real* must be substituted for *Personal*.
^B) In Cases of Legacies given in Trust for Infants, then state in the Space above "in Trust for the said Legatee a Minor," or if given to be enjoyed by different Persons in Succession, all chargeable with the *same* Rate of Duty, or subjected to any Contingency, or Power or Appointment, or bequeathed in any other special Manner to, or for more than one Person, then state the Particulars of such Bequest.
^C) If the Legacy be "*Retained in Trust*," substitute those Words for the Word "*Received*."
 On Legacies given in Succession, to Persons chargeable with *different* Rates of Duty, the Persons entitled for Life only, are to pay Duty as Annuitants, and must therefore give their Receipts in the Form to be used for Annuities, No. 2.
 In Cases of Residues or Shares of Residues of Personal Estate, retained by Executors or Administrators, either for their own Use, as Residuary Legatees or next of Kin, or as Trustees for the Use and Benefit of others, and in Cases of Residues, or Shares of Residues of Monies arising from Real Estate, retained by Executors or Trustees in like Manner, a particular Account must be given of the Property according to a printed Form, No. 3, provided for the Purpose, and to be had at the Stamp Office, or of the Distributors of Stamps.

PENALTIES.

The Receipt must be dated on the Day of signing, and the Duty paid within 21 Days after, under a Penalty of £10 per Cent. on the amount of the Duty and if the Duty is not paid within Three Months from the Date of the Receipt, a Penalty will be incurred of £10 per Cent. on the amount or value of the Legacy.

GENO. ADDL. MSS. 15

869

870

STAMP-OFFICE.

RECEIVED the 23 Day of July 1830 the Sum of

one Pound

for Duty on Account of the Personal Estate within-mentioned.

£ 1. 10

Registered *Guillon* Comptrolled *Guillon*

Guillon

Name of the Executor, Administrator, or Assignee, in Trust or Heir at Law.	and Profession	Their Residence	Name of the Executor or Administrator, in Trust or Heir at Law.
<i>Guillon</i>	<i>Guillon</i>	<i>Guillon</i>	<i>Guillon</i>
<i>Guillon</i>	<i>Guillon</i>	<i>Guillon</i>	<i>Guillon</i>

GEO. ADDL. MSS. 15

STAMP OFFICE.

Receipt and Discharge for any Specific, Pecuniary or other LEGACY,

Given out of Personal Estate, or out of or charged upon Real Estate, or out of Monies arising by the Sale or Mortgage of Real Estate, and for the Residue, or any Share of Residue of Personal Estate, or the Residue or any Share of Residue of Monies arising by the Sale or Mortgage of Real Estate, where the same shall be of the Amount or Value of £20 or upwards, and given or devolving to, or for the benefit of any Child, or Descendant of any Child, or the Father or Mother of any lineal Ancestor, or to collateral Relations or Strangers in Blood to the Deceased, pursuant to Acts 36 Geo. 3, Cap. 52.—45 Geo. 3, Cap. 28, and 55 Geo. 3, Cap. 184.

Register N^o. 18 Folio.

ON ACCOUNT of the Personal (A) Estate of *M^{rs} Mary Powell*
late of *New Windsor in the County of Berks* Widow
who died on the *10th* Day of *December* *One Thousand Eight Hundred and twenty nine*

BETWEEN

Name of the Executors or Administrators, Devises in Trust, or Heir at Law.	Their Residence	and Profession	State whether Executors, Administrators, Devises in Trust, or Heir at Law.
<i>Robert Brooks</i>	<i>Great Rupert St. Bloomsbury</i>	<i>Esquire</i>	} <i>Executors</i>
<i>Charlotte Jane the Wife of the Rev^d John Pinfold</i>	<i>Staying in the County of</i>	<i>Clark</i>	
	<i>Surry</i>		

Acting under Probate of Will, or Letters of Administration, granted by the *Prerogative* Court of *Canterbury* on the *6th* Day of *January* *One Thousand Eight Hundred and thirty*

AND

Name of the Legatee or next of Kin.	Degree of Relationship, if any to be here stated as on the other side.	Describe the Nature of the Bequest, and if Residue, say what Part or Share.	Price of Stocks.	Value.	Rate of Duty per Cent.	Amount of Duty.
<i>Mary Ann Sarah Pinfold, Spinster</i>	<i>Brother's descendant</i>	<i>£50 Sterling</i>		<i>50</i>	<i>3</i>	<i>1. 10. -</i>

(B) *In trust for the said Legatee a Minor.*

(C) Received the _____ Day of _____ 18 _____ the _____ being Legacy or _____ Share of Residue out of the Personal (A) Estate above-mentioned, having first allowed or paid for the Duty thereon.

(A) If a Legacy be satisfied out of Real Estate, the word Real must be substituted for Personal.
(B) In Cases of Legacies given in Trust for Infants, then state in the Space above "in Trust for the said Legatee a Minor," or if given to be enjoyed by different Persons in Succession, all chargeable with the same Rate of Duty, or subjected to any Contingency, or Power or Appointment, or bequeathed in any other special Manner to, or for more than one Person, then state the particulars of such Bequest.
(C) If the Legacy be "Retained in Trust," substitute those Words for the Word "Received."
On Legacies given in Succession, to Persons chargeable with different Rates of Duty, the Persons entitled for Life only, are to pay Duty as Annuitants, and must therefore give their Receipts in the Form to be used for Annuities, No. 2.
In Cases of Residues or Shares of Residues of Personal Estate, retained by Executors or Administrators, either for their own Use, as Residuary Legatees or next of Kin, or as Trustees for the Use and Benefit of others, and in Cases of Residues, or Shares of Residues of Monies arising from Real Estate, retained by Executors or Trustees in like Manner, a particular Account must be given of the Property according to a printed Form, No. 3, provided for the Purpose, and to be had at the Stamp Office, or of the Distributors of Stamps.

PENALTIES.

The Receipt must be dated on the Day of signing, and the Duty paid within 21 Days after, under a Penalty of £10 per Cent. on the amount of the Duty, and if the Duty is not paid within Three Months from the Date of the Receipt, a Penalty will be incurred at £10 per Cent. on the amount or value of the Legacy.

GEO. ADDL. MSS. 15

870

178

STAMP-OFFICE.

RECEIVED the 23 Day of July 1830 the Sum of

Samuel

for Duty on Account of the Personal Estate within-mentioned.

£ 5. 6.

[Signature]

Registered *[Signature]*

Comptrolled

[Signature]

Name of the Party or Parties	Rank or Office	Rank or Office	Rank or Office
<i>[Faint handwriting]</i>	<i>[Faint handwriting]</i>	<i>[Faint handwriting]</i>	<i>[Faint handwriting]</i>
<i>[Faint handwriting]</i>	<i>[Faint handwriting]</i>	<i>[Faint handwriting]</i>	<i>[Faint handwriting]</i>

GEO. ADDL. MSS. 15

STAMP OFFICE.

Receipt and Discharge for any Specific, Pecuniary or other LEGACY,

Given out of Personal Estate, or out of or charged upon Real Estate, or out of Monies arising by the Sale or Mortgage of Real Estate, and for the Residue, or any Share of Residue of Personal Estate, or the Residue or any Share of Residue of Monies arising by the Sale or Mortgage of Real Estate, where the same shall be of the Amount or Value of £20 or upwards, and given or devolving to, or for the Benefit of any Child, or Descendant of any Child, or the Father or Mother or any lineal Ancestor, or to collateral Relations or Strangers in Blood to the Deceased, pursuant to Acts 36 Geo. 3, Cap. 52.—45 Geo. 3, Cap. 28, and 55 Geo. 3, Cap. 184.

Register N^o 18 Folio.

ON ACCOUNT of the Personal (A) Estate of *Mrs Mary Powell*
late of *New Windsor in the County of Berks* Widow
who died on the *18th* Day of *December* *One Thousand Eight Hundred and twenty nine*
BETWEEN

Name of the Executors or Administrators, Devises in Trust, or Heir at Law.	Their Residence	and Profession.	State whether Executors Administrators, Devises in Trust, or Heir at Law.
<i>Robert Brooks</i>	<i>Great Russell St. Bloomsbury</i>	<i>Esquire</i>	} <i>Executors</i>
<i>Charlotte Jane Penfold the wife of the Rev. John Penfold</i>	<i>Stepney in the County of Surrey</i>	<i>Clerk</i>	

Acting under Probate of Will, or Letters of Administration, granted by the *Prerogative* Court of *Canterbury* on the *6th* Day of *January* *One Thousand Eight Hundred and thirty.*

AND

Name of the Legatee or next of Kin.	Degree of Relationship, if any, to be here stated as on the other Side.	Describe the Nature of the Bequest, and if Residue, say what Part or Share.	Price of Stocks.	Value.	Rate of Duty per Cent.	Amount of Duty.
<i>Lydia Dawson</i>	<i>Stranger in blood</i>	<i>one year's Wages and a Legacy of £20 and wearing Apparel valued at £10. making together</i>		<i>53</i>	<i>10</i>	<i>5-6-0</i>

(c) **Received** the *18* Day of *18* being
the *Share of Residue out of the Personal (A)* Estate above mentioned, having first allowed or paid
Legacy or *Share of Residue out of the Personal (A)* Estate above mentioned, having first allowed or paid
for the Duty thereon.

(A) If a Legacy be satisfied out of Real Estate, the Word *Real* must be substituted for *Personal*.
(B) In Cases of Legacies given in Trust for Infants, then state in the Space above "in Trust for the said Legatee a Minor," or if given to be enjoyed by different Persons in Succession, all chargeable with the same Rate of Duty, or subjected to any Contingency, or Power or Appointment, or bequeathed in any other special Manner to, or for more than one Person, then state the Particulars of such Bequest.
(C) If the Legacy be "Retained in Trust," substitute those Words for the Word "Received."
On Legacies given in Succession, to Persons chargeable with different Rates of Duty, the Persons entitled for Life only, are to pay Duty as Annuitants, and must therefore give their Receipts in the Form to be used for Annuities, No. 2.
In Cases of Residues or Shares of Residues of Personal Estate, retained by Executors or Administrators, either for their own Use, as Residuary Legatees or next of Kin, or as Trustees for the Use and Benefit of others, and in Cases of Residues, or Shares of Residues of Monies arising from Real Estate, retained by Executors or Trustees in like Manner, a particular Account must be given of the Property according to a printed Form, No. 3, provided for the Purpose, and to be had at the Stamp Office, or of the Distributors of Stamps.

PENALTIES.

The Receipt must be dated on the Day of signing, and the Duty paid within 21 Days after, under a Penalty of £10 per Cent. on the amount of the Duty and if the Duty is not paid within Three Months from the Date of the Receipt, a Penalty will be incurred of £10 per Cent. on the amount or value of the Legacy.

GEO. ADDL. MSS. 15

(871)

Account of Debts paid by the Executors of the late
Mr. Powell.

Mr. Shannon for

Haberdashay	22. 14. 9
Brown, Stationer	4. 0. 9
Smyth, Perfumer	3. 13. 6
Papmas, Coachmaker	22. 4. 6
Baxter & Co: Wine merchant	21. 3. -
Blunt, Saddler	3. 1. -
Caley, Silversmith	9. 11. 9 1/2
Brown, Stationer	10. 5. -
Antrobus, Tea Dealer	3. 9. 0
Windsor Herald advent	7. 6. -
Teeke, Attorney	1. 10. -
Spencer Blacksmith	4. 1. 6
Smith, Appraiser	4. 10. -
Phulley - Jew ^r : Wagon	5. 10. -
Bloomfield & Bills	3. 11. 3
	<hr/>
Can. ^d paid	£ 110. 6. 11

Bal. wa

£ 110. 6. 11

Houskeeping Bills in anem	30. —
James Phillips, Man Servant	3. —
Lydia Dawson, Maid Serv.	2. 10. —
Washing	4. 15. 3
Jane Howard, Wager	1. 3. 6
Elij ^r . Bampton, D	2. 10. 6
Paid the Nurses	4. 10. —
Miss Smart, M ^r . Powell's Companion	10. —
Paid for her Lodgings	1. 10. —
Paid M ^r . Clode, Wine Merchant.	19. 6
Paid Drap ^r makes Bills	15. 3

£ 112. 16. 11

Rob^t Brooks
Acct. L^{td}
Man^r Books

General account of my assets
 property, its disposition, residue, &
 division thereof. 26th Jan^y 1830

D^r Estate of Mrs Powell

P^r Contra *C^r*

1829 Decem ^r	To Cash at Drummonds					Legacy C. S. Penfold	£	50	"	"
1830 Jan ^y	" " Dividends on ^{Annals} 2133.6.8	32	"	"	"	" ditto M. S. Penfold		50	"	"
"	" " Sale of Horse	24	"	"	"	" ditto Charlotte Penfold		100	"	"
"	" " Sale of 2133.6.8 & 94/ ^{Life Com.}	2001	9	4	"	" ditto Charlotte Brooks		100	"	"
"	" " Debts	200	"	"	"	" Bills, and other small legacies				
"	" " Salary from 10 th Oct. to 18 th Dec. [£] 2112 1 st Ann. ^{Life for 40 years 3p.}	22	0	6	"	" as 1 st book		494	10	11 1/2
"	" " 1/4 year life ann. [£] 33 1 st Ann.	0	5	"	"	" Legacy duty at Stamp office		76	15	"
		<u>£ 2510. 14. 2</u>				"	"	1639	"	2 1/2
						"	"	<u>£ 2510. 14. 2</u>		

1830 Jan ^y	To balance on residue	£	1639	0	2 1/2	1830 Jan ^y	By B. Shaw C. S. Penfold	£	549	13	1 1/4	
"	" Cash, overcharged as disbursed in 494. 10. 11 1/2	10	"	"	"	"	" ditto C. Brooks		549	13	1 1/4	
		<u>£ 1649 0 2 1/2</u>				"	"	" ditto R. Brooks		549	13	1 1/4
						"	"	<u>£ 1649 0 2 1/2</u>				

Mem:
 One reflecting Telescope - given to Geo. Kemp.
 One Carriage & Harness to be disposed of
 in the case of J. P.

J. P.
 London January 29th 1830.
 C. S. Penfold }
 Rob^t Brooks } Executors

D^r Estate of Mr. Powell

P^r Contra

C^r

1829				1830			
Dec ^r	To Cash at Diamonds	£	222 19 4	Jan ^y	By Cash legacy C. S. Penfold	£	50 - - -
1830	Jan ^y	"	"	"	"	"	"
Jan ^y	" " Dividends on 2133.6.8		32 - - -	"	" ditto M. S. Penfold		50 - - -
"	" " Sale of Horse		24 - - -	"	" ditto Charlotte Penfold		100 - - -
"	" " Sale of 2133.6.8 @ 94/100		2001. 9. 4	"	" ditto Charlotte Brooks		100 - - -
"	" " Debits		200 - - -	"	" Bills, and other small legacies		
"	" " Salary from 10 th Oct. to 18 th Dec. @ 112 1/2 Ann.		22. 0. 6	"	" as 1 st book		494. 18. 11 1/2
"	" " 1/2 year life ann. 33 1/2 Ann.		0. 5. -	"	" Legacy duty at Stamp Office		76. 15. -
<hr/>				<hr/>			
<u>£ 2510. 14. 2</u>				<u>£ 2510. 14. 2</u>			

1830				1830			
Jan ^y	To Balance on Residue	£	1639. 0. 2 1/2	Jan ^y	By B. Shaw C. S. Penfold	£	549 13. 4 1/2
"	" Cash, overcharged as disbursed in 494. 18. 11 1/2		10 - - -	"	" ditto C. Brooks		549. 13. 4 1/2
<hr/>				<hr/>			
<u>£ 1649 0. 2 1/2</u>				<u>£ 1649 0. 2 1/2</u>			

Mem:

One reflecting Telescope - given to Geo. Penfold
 One Carriage & Harness to be disposed of
 in the case of J. P.

J. P.
 London January 20th 1830.
 C. S. Penfold }
 Rob^t Brooks } Executors