

said House and others and such portion of the surface as is presently required for colliery purposes or as in the opinion of my Trustees may hereafter be required for such purposes and also the liferent of the whole furniture and plenishing which may belong to me and may be situated in Auchinraith including china plate books pictures napery Garden tools and others and such liferent right shall also extend to such part of the furniture plenishing and others as may belong to me situated in and about Kilbryde Castle or other shooting or coast quarters I may occupy at the time of my death so long as she may desire to enjoy the liferent of the same and she may remove such furniture plenishing and others from Kilbryde Castle or other shooting or coast quarters to Auchinraith House And in the event of my wife preferring to reside elsewhere than at Auchinraith I provide that she shall be entitled to remove to another place of residence the whole or such part as she may think proper of the said furniture plenishing and others and the furniture and others she may not desire to take with her may either be let with Auchinraith or be sold as my Trustees may think proper and in lieu of the liferent of Auchinraith and of the furniture she may not take with her I direct my Trustees to pay to my said Wife an annuity of three hundred pounds in addition to the annuity hereinafter provided to her payable in the same manner and subject to the same conditions as said last mentioned annuity with the exception that the first payment thereof shall be made to her as at the date of her giving up the liferent of Auchinraith and shall be for the period to the first term of Whitsunday or Martinmas occurring thereafter Further I bequeath to

my said wife as her own absolute property the whole stock of Wines liquors and provisions with feeding stuff and provender for horse and cattle I may have in or about my private residence at the time of my death also any two of my carriages and any three of my horses With all mountings harness stable utensils and other appurtenances necessary or usual in the judgment of my Trustees for the full use and enjoyment of such carriages and horses and also any live stock and poultry I may have at or about my residence or residences And I further provide to my said wife the sum of One hundred pounds for widows mournings with a suitable sum to be fixed by herself and the Trustees for servants mournings and also interim aliment at the rate of Six thousand pounds per annum from the date of my decease to the first term of Whitsunday or Martinmas thereafter In the fifth place and with regard to the Paintings pictures and silver plate which may belong to me at the time of my decease I direct and appoint my Trustees on the death of the survivor of my wife and me (Primo) To deliver to my son James Russell the picture of my father (Secundo) To deliver to my daughters and to my sons afternamed without being valued and without prejudice to their rights of choice as regards the remainder of my silver plate and pictures afterwritten or to the bequest of furniture hereinafter written the following articles belonging to me vizt To my daughter Mary my Coffee Machine Cake plate and knife large silver tray twelve apostle tea spoons solid dinner silver with crest consisting of soup and pudding spoons large and small forks and soup divider And to my daughter Agnes Jane the teapot sugar basin and cream jug (not the ones left by my father) hot water urn small cake basket

silver claret jug with lid twelve apostle spoons also
 one silver centre on ebony stand To the said John
 Wright Russell all the silver articles left to me by
 my father as enumerated in the following list vizt
 Tea set in three parts hot Water Kettle and coffee pot
 eighteen table spoons (R) Eighteen Table forks (R)
 eighteen dessert spoons (R) eighteen dessert forks (R)
 twelve tea spoons (R) one soup ladle (R) four gravy
 spoons (R) twelve Toddy ladles (R) one pair sugar tongs
 (R) two sauce spoons (R) two pairs nut crackers one
 pair grape sassors eighteen fruit knives and forks in
 case eighteen fish knives in case fish knife and fork
 in case four wine slides cruet bottle broken dram
 stand cake basket butter coolers champagne bottle
 holder two salvers four small table cruets To the said
 William Russell my silver claret jug with figure stopper
 and to the said Jackson Russell my silver champagne
 tankard The articles falling under these bequests in
 case of any difference of opinion or dubiety to be
 indicated by my wife if she survive me and failing her
 by my Trustees and (Tertio) to get the other paintings
 pictures and silver plate belonging to me valued
 and reported on for their own satisfaction by a
 competent Valuator and thereafter to offer said
 paintings pictures and silver plate to my children
 or to some of them at such price or prices on such
 conditions and with such order of choice all as my
 Trustees in their sole discretion may determine and
 such of the pictures and silver plate as my children
 who may be offered a choice by my Trustees may not
 select shall be disposed of by my Trustees as they may
 consider proper Declaring however that in the event
 of any one or more of my unmarried children desiring to
 reside at Auchinraith after the death of their mother

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and me my Trustees shall be entitled to give them him
 or her a lease of the house grounds and furniture all
 as the same may stand at the death of the survivor
 of my wife and me at such moderate rent and on such
 other terms as my Trustees in their sole discretion
 may think right and proper and during the subsistence
 of such lease the furniture and whole other articles
 referred to in this and the immediately succeeding
 purposes of trust shall remain at Auchinraith In the
 case of any of my children who may have died leaving
 issue or being alive and having issue shall fail from
 any cause to exercise the above written right of
 selection the right of selection may be given to one or
 more or to all of such issue or to their guardians or
 in my Trustees option to the Trustees themselves on
 behalf of such issue In the sixth place In the event
 of both or either of my daughters being unmarried
 at the death of the survivor of my Wife and myself
 I bequeath to them or to the one who may then be
 unmarried the whole bed and table linen and blankets
 which may form part of my estate at the death of the
 survivor of my said wife and me subject to such
 articles remaining at Auchinraith so long as it is
 occupied by an unmarried member or members of my
 family In the Seventh Place I provide that subject
 to the foregoing provisions the whole remainder of my
 furniture plenishing and other personal effects shall
 fall into and form part of the residue of my estate
 and I request my sons who are residuary legatees not
 to sell the same but to divide everything amongst
 themselves or amongst my other relatives and friends
 In the eighth place my Trustees shall make payment
 to the said Mrs Mary Jackson or Russell during the

whole days and years of her life after my death of a yearly annuity of Six thousand pounds free from Government Duty income tax and all other deductions payable half yearly in advance commencing the first terms payment thereof at the first term of Whitsunday or Martinmas occurring after my death for the half year succeeding and the next terms payment thereof being at the term of Whitsunday or Martinmas following and so forth half yearly during all the days and years of her life with interest at the rate of five per cent per annum on such terms payment from the terms at which the same becomes due till paid In the ninth place I direct my Trustees to set aside as a provision for my two daughters and their respective issue a sum for each of Fifty thousand pounds in manner aftermentioned free from all Government Duty viz I provide that one fifth of each of said two sums of Fifty thousand pounds shall vest in my said two daughters as at the date of my decease and shall be demandable from my Trustees at such time or times as my daughters may think proper not earlier than one year after my decease and until paid or until my trustees set aside specific funds or investments to meet the said fifth as well as the remaining four fifths or to the extent to which my Trustees may not pay or set aside specific funds or investments my Trustees shall allow to my said daughters interest at the rate of four per cent and I provide that the remaining four fifths of the said two sums shall be retained by my Trustees in their own hands and administered by them for behoof of my daughters in liferent for their liferent alimentary use allenarly (exclusive of the jus mariti and right of administration of any husbands they may marry and not affectable

by their or their husbands debts or deeds or attachable by the diligence of their creditors) and for behoof of their respective children and their issue in fee in such proportions and subject to such conditions and restrictions (including a restriction to a liferent and including a power to exclude one or more of their children from participation) as my said daughters may respectively appoint by any Writing under their hand and failing such appointment then equally among the children of my respective daughters who survive their mothers jointly with the issue of such of them as may predecease their mother leaving issue who survive her and the period of vesting aftermentioned such surviving issue taking their parents share original and accrescing equally among them payable in the case of sons on their respectively attaining majority and in the case of daughters on their respectively attaining majority or being married whichever of these events shall first happen until when vesting shall not take place and the income of the shares prospectively falling to any of the children of my daughters or their issue shall be paid to their legal guardians or in the option of my Trustees administered by my Trustees for their behoof until they become entitled to payment of the fee and I provide in the case of both my said daughters that should they or either of them have no issue or should such issue though existing fail to survive the period appointed for payment and vesting of the fee they shall each have the same power of appointment of the fee amongst their nephews and nieces or any one or more of them (including the children of my other daughter and the children of my two deceased sons) as is herein conferred upon them with respect to their own children

and whether they have issue or not my said daughters shall respectively have power to give a surviving husband the liferent of her said provision total or partial both as to time and as to amount and that by marriage contract Will or other Writing under their hand respectively and failing issue my said daughters shall each be entitled to give her sister or any of her brothers a life interest in the whole or in a part of her said provision and failing issue of my said daughters or any appointment of liferent or fee by them respectively the said provisions including any part of the fifth bequeathed to them in fee which may have remained in my Trustees hand and not have been disposed of by my daughters by Will shall revert to and form part of my residuary estate but always under burden of any liferent appointment made by my daughters over the same In the Tenth Place I direct my Trustees as at the date of my death to set aside as a provision for the family of my son the late Archibald Russell Junior and their issue the sum of Fifty seven thousand pounds and as a provision for the family of my son the late Patrick Brown Russell and their issue the sum of Forty thousand pounds and that either by making investments under the investment powers of these presents or by appropriating for the purpose at such valuation as they may put thereon investments of my Estate or partly the one and partly the other which provisions shall be held and applied paid and conveyed by my Trustees to and for behoof of the members of the said respective families and their issue per stirpes who survive me and the periods of vesting or setting aside after provided equally among them in manner after written vizt The shares falling to male

beneficiaries and also to female issue of the children of my said sons who may acquire a direct interest in my estate through the predecease of their parents shall vest in and be payable to such beneficiaries and issue upon their respectively attaining the age of twenty five years complete and the shares falling to daughters of my said sons shall on their attaining the age of twenty five years or being married whichever event shall first happen be set aside by my Trustees and held by them for behoof of such daughters in liferent for their liferent alimentary use alienably and not affectable by their own or their husbands debts or deeds or the diligence of their creditors and the fee thereof shall be held for behoof of their children in such shares and subject to such conditions including a restriction to a liferent as the said daughters may respectively appoint by any Writing under their hand and failing appointment for behoof of the respective issue of such daughters who survive them and attain if males the age of twenty five years complete or if females attain that age or are married whichever event shall first happen and that equally among them per stirpes and failing issue then to and among such one or more of their brothers and sisters and their families as such daughters may appoint and failing appointment then equally among their then surviving brothers and sisters and the issue per stirpes of predeceasing brothers and sisters payable in the same manner and subject to the same conditions (including a suspension of vesting until the respective beneficiaries if males attain the age of twenty five years complete or if females other than sisters they attain that age or are married whichever event shall

first happen and including the restriction of sisters interests to a liferent) as are hereby provided with regard to an original share taken by such brothers and sisters or their issue in my estate with power always to such daughters whether they have issue or not to give a surviving husband the liferent of one half of her said provision total or partial both as to time and as to amount and that by Marriage Contract Will or other Writing under their hand And I provide that notwithstanding the said provisions are directed to be set aside as at the date of my death none of the beneficiaries shall be entitled to demand that the same shall be so set aside and paid sooner than my Trustees find it convenient to do so and until the said provisions are paid or until my Trustees appropriate specific funds or investments to meet them or to the extent to which my Trustees may not pay the same or appropriate specific funds or investments therefor my Trustees shall allow to the issue of my said sons interest on their respective interests at the rate of four per cent from the date of my death And In the Last place my Trustees shall hold and apply pay and convey the whole residue and remainder of my means and estate including the principal sum or sums which may be set apart to meet the above annuities to my said Wife when the same or any part thereof may be set free to and for behoof of the survivors and survivor of my four surviving sons vizt the said James Russell John Wright Russell William Russell and Jackson Russell jointly with the issue per stirpes of any of them who may predecease me and that equally among them per stirpes payable or transferable to them in the case of my sons wholly or partially subject to the powers and provisions after written as soon after my decease

as my Trustees may in their absolute discretion think proper and convenient having regard to the judicious realisation of my estate as a whole and all other circumstances and in the case of the issue of predeceasing sons or such issue surviving me and respectively attaining the age of twenty five years complete if sons or attaining that age or being married whichever event shall first happen in the case of daughters until when vesting shall not be held to have taken place in their respective issue and with regard to the free annual income of the shares of my estate prospectively falling to issue of my children who have not taken a vested right or who in the case of daughters of my said sons Archibald and Patrick have not had their shares set aside for them in liferent I authorise and empower my Trustees to apply the same or so much thereof as they in their sole discretion from time to time think fit to and for behoof of such beneficiaries and that either at their own hands or by paying the same over to their legal guardians or to the persons approved of by my Trustees for their behoof and the receipt of such guardians shall be a sufficient exoneration to my Trustees and any income not so applied shall be accumulated along with the Capital of the shares prospectively falling to the beneficiaries in fee or liferent as the case may be And I provide that it shall be lawful to and in the power of my Trustees if they should think fit to postpone the payment or transference of the whole or any part of the provisions falling to my said four surviving sons and their issue or any of them for such period or periods as my Trustees shall think fit and to apply

the income to family purposes including the allowance to a widow of any of my said four sons who may die without having made what my Trustees may think adequate provision for her in addition to what she has of her own which provision shall be of such amount as my Trustees may think suitable and adequate and my Trustees may attach such conditions thereto as they may think proper and they may continue such allowance even after my grand children have acquired a vested right and notwithstanding what is hereinbefore contained and without prejudice to the powers of postponement before written I expressly authorise and empower my Trustees notwithstanding the period or periods of vesting and payment hereinbefore provided to retain the whole or any portion of the share and interest of any beneficiary hereunder in their own hands for such time as they may think proper paying to such beneficiary only the income thereof or even at any time before actual payment of his or her share has been made to any beneficiary hereunder by a Writing under their hands to restrict the interest original and accrescing of any beneficiary in whole or in part to a liferent alimentary provision not affectable by his or her debts or deeds or the diligence of his or her creditors and to destine or hold the fee thereof to and for such beneficiarys issue in such proportions and on such terms and conditions as he or she may appoint by any Writing under his or her hand which failing equally among them per stirpes and failing issue to such beneficiarys heirs or mortis causa disponees whomsoever and for these purposes my Trustees may retain such interest in whole or in part in their own hands

or place the same in the hands of such other Trustees as they may appoint for the purpose which they are hereby authorised to do with all the powers competent to themselves and such other powers as they may think proper to confer and vesting under these presents shall be subject to the foregoing powers of restriction retention and appointment And I provide that any advances I have made or may make to or for behoof of any of my surviving children and which may be found charged against them in my books at the time of my death and not written off and any legal obligations I may have undertaken on their account and of which implement shall be demandable from my estate after my death unless the right to demand implement from my estate is discharged shall be considered as payments on account of the provisions hereby bequeathed to them respectively and shall be deducted from said provisions accordingly all other advances and payments having been gifts from me and no interest unless charged in my books shall be charged on such advances for the period prior to my death and in regard to the advances which were considerable in amount made by me to or on account of my late sons the said Archibald Russell Junior and Patrick Brown Russell I record that they were written off to some extent in their lifetimes and wholly so at the time of their death respectively and this fact was present in my mind when I fixed the provisions I have made for their families And I provide and declare that the whole provisions hereby made in so far as in favor of or descending to females shall be expressly seclusive of the jus mariti and right of administration of any husbands they may marry and not affectable by the debts or deeds of such husbands or any diligence or execution competent to

follow thereon Which provisions in favour of my said wife and children respectively are hereby declared to be and shall be accepted of by them as in full of all terce of land jus relictæ legitim deads part portion natural and generally of the whole claims competent to them by through or in consequence of my decease And I provide that in the event of any of my children repudiating the provisions in their favor herein contained and claiming their legal rights they shall thereby forfeit not only the provisions hereby made for themselves but also those made for their children and the provisions made for those of my grandchildren whose parent or parents elect to claim their legal rights on repudiation taking place as aforesaid shall be held as cancelled accordingly and the same shall fall into and be treated by my Trustees as part of the residue of my estate falling to my residuary Legatees who have not claimed their legal rights And I provide that my trustees (notwithstanding that they or some of them are or may be legatees or beneficiaries under these presents shall be entitled to the whole powers privileges and exemptions conferred or which may be conferred by statute on gratuitous Trustees or to which gratuitous Trustees are or may be entitled at common law according to the most liberal interpretation and particularly but without prejudice to the said generality I authorise my Trustees to call sue for realise uplift receive and discharge the whole means and estate belonging to me at my decease with power to them to allow all or any of the investments and property I may have or my interest in any joint adventure to remain unrealised for such time as they may think proper even though such retention should involve an

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to my estate
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annual loss of part of the Capital and to allow all or any sum or sums of money that are or may be due to me to remain in the hands of the debtors either with or without security and for such period as they may reckon proper in their sole discretion To make notwithstanding the terms of any Contract of Co-partnership or agreement relative thereto such arrangements and settlements relating to my share & interest in any business or joint adventure in which I may be interested at the time of my death along with others as they may think advisable and to allow the said share and interest to remain in the hands of my surviving partner or partners for such periods and on such terms as they may think conducive to the interests of my estate To carry on for behoof of my estate for such time as they may think proper any business in which I may be interested as sole partner either by themselves alone or along with a partner or partners including any one or more of my Trustees whom I hereby authorise them to assume on such terms and conditions as they shall think proper and to extend or contract the said business or to let or lease or sell the same with the plant lands leases business premises and others belonging to me to such one or more of the beneficiaries under these presents alone or in conjunction with others as my Trustees may select or to any other party and that at such valuation or price and on such terms and conditions as to payment of rent or purchase money with or without security as my Trustees may in their sole discretion deem most advantageous for my estate it being my express wish that my Trustees shall be vested with the fullest powers although not herein specially

mentioned in relation to any business in which I may be interested at the time of my death whether alone or in partnership with others and that they shall be free from all blame and responsibility in regard to any transaction they may enter into or in regard to carrying on or disposing of the business further than that they acted in good faith and without prejudice to all or any of the foregoing powers I recommend my Trustees to give their favourable consideration when in their judgment a suitable time has arrived for doing so but only with the approval of a majority of my sons who are Trustees to the formation of the whole or any part of my business or businesses or other assets into one or more public or private company or Companies with limited liability or to combine or amalgamate my business or any part or department thereof with any other existing business or businesses either with or without limited liability and in any of the foregoing cases to accept as the whole or part of the price debentures or preference or ordinary shares or stock fully or partially paid in any new or existing Company and to retain on behalf either of the general residue or for any of the beneficiaries separately including my daughters or the issue of my said two deceased sons the whole or any part of such debentures shares or stock at such Valuation thereof and for such time as they may think proper To feu sell lease or dispose of the means and estate hereby conveyed and that either by public roup or private bargain and in whole or in such lots and for such price or prices rent or lordship feuduty or ground annual or other considerations as they may think proper Declaring that any of my Trustees or beneficiaries or any one or more of

my Copartners in any joint adventure or business may be purchasers or lessees of any part of the Trust Estate and that any of my sons notwithstanding their Trusteeship shall be entitled to transact with the Trust Estate in the same way as if they were third parties with this limitation that in any such transaction as to which my Trustees are not unanimous the votes of the sons who are transacting with the trust shall not count and the resolution of a majority of the remaining trustees shall be the resolution of the Trust To borrow money or concur in borrowing money to such extent as they may think proper for the purposes of the Trust or of such Joint adventures or businesses and to give obligations to Banks or grant or concur in granting Bonds and Dispositions in Security therefor over the Trust Estate or any part thereof containing powers of sale and other usual and necessary clauses and to grant all other deeds and do all other acts which in their judgment may be necessary for loans effectual To purchase with the trust funds or lend the same on the security of heritable property ground annuals or feuduties in Scotland or Government funds or the Debentures or Guaranteed Preference or Debenture stock or shares of any public or private Company incorporated by Royal Charter or Act of Parliament or under the Companies Acts and carrying on business in Great Britain which has been in existence for at least two years and which has for the two years previous to the date of investment paid a dividend on its ordinary or deferred ordinary stock and whose shareholders liability is in the case of the stock or shares purchased limited to the amount of their stock or shares or to the uncalled proportion of the capital

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not proper for making security
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but such uncalled proportion must not exceed one fourth or to lend the Trust funds to any corporate body in Great Britain which has power under Act of Parliament to borrow on the security of its rates or other assets or to purchase any corporation stocks annuities or debentures the dividends or interest on which is secured by rates or taxes levied under Act of Parliament Declaring that purchasers from or parties transacting with my Trustees shall have no right to enquire into the purposes of the Trust hereby created and no concern with the application of moneys paid by them to my Trustees but shall be sufficiently exonerated and discharged by their receipts conveyances or other Writs and I empower my Trustees without prejudice to the foregoing powers to accept for or invest the whole or a part of the sum retained to meet my wifes annuity or of the provisions falling to my daughters or to the issue of my said two deceased sons and to any other beneficiaries under these presents in the Debentures or Debenture Stock or Preference or ordinary shares or stock of any limited Company or Companies formed in my lifetime or after my death to take over any of my property or businesses or which by combination or amalgamation may take over any of my property or businesses or to take over and hold as part of the provisions to my daughters or to the issue of my said two deceased sons or of any liferented shares of my estate any shares in ships which may belong to me at the time of my decease and that without incurring any liability by so doing and in the event of my Trustees so taking shares or stock in any such limited Company or leasing to such Company or to others any

of my minerals they shall have power in their sole discretion as they may think proper to treat as Capital whatever part of the dividend lordships or income derived from such stocks shares or minerals they may consider should be so treated in view of the probable exhaustion or depreciation of the subject or they may treat the whole as income and similarly with the dividends from my ship shares which may be retained by my Trustees To appoint any one or more of their own number or any other proper person or persons to be factor or factors without requiring to find security or Law Agent or Law Agents under them for the management of the Trust Estate or to be Managers or other officials of or in connection with any business or adventure in which I or my Trustees may be engaged or interested with all powers usual or necessary and to allow such factors Managers and officials suitable remuneration for their trouble and such Law Agents the usual professional fees but for the intromissions of such Factors Managers and Officials they shall not be liable provided the party or parties so appointed were reputed solvent and trustworthy at the time And I declare that my Trustees shall not be liable for the sufficiency of the securities on which they may lend out or invest the Trust funds or of the Banks in which the same may be deposited but only that they were reputed sufficient at the time nor shall they be responsible that the properties feu duties ground annuals stocks and others which they may purchase with the Trust funds in terms of the powers hereby conferred shall realise the price or prices at which the same were purchased And I reserve my own liferent And I revoke and recall

all Wills Settlements and other Testamentary Writings executed by me prior to this date And I dispense with the delivery hereof And I consent to registration hereof for preservation In Witness Whereof these presents written on this and the nine preceding pages by Thomas King Clerk to Mitchells Johnston and Company Writers in Glasgow are under the declaration that the words "shall be entitled to demand that" occurring in the twenty ninth line of page fifth hereof and the words "the same" occurring in the thirtieth line of said page are delete by the said Thomas King before subscription subscribed by me at Glasgow on the fifteenth day of January in the year Nineteen hundred & two before these witnesses John McGhie and Robert Spence Miller both Apprentices to the said Mitchells Johnston & Company (Signed) Arch Russell John McGhie Witness Robert S Miller Witness. I Archibald Russell of Auchenraith Coal Master in Glasgow Do hereby make the following Codicil to my Trust Disposition and Settlement dated fifteenth January Nineteen hundred & two vitz In the first place I direct my Trustees to pay to my niece Bessie Smart lately residing at Chasely Hamilton an annuity of One hundred and fifty pounds per annum so long as she survives me and remains unmarried and that at the usual half yearly terms of Whitsunday and Martinmas in equal proportions beginning the first payment at the first of these terms which shall occur after my decease for the proportion up to that date And in the second place I direct my Trustees to make payment at the first term of Whitsunday or Martinmas which shall occur after my decease of the following legacies vitz To Francis Alfred Presly my Valet a legacy of One hundred Pounds in addition to

the legacy of Two hundred Pounds bequeathed to him in my said Trust Disposition and Settlement To John Dollar Farm Overseer residing at Whitehill Farm Hamilton a Legacy of One hundred Pounds To Nurse Hill who has from time to time been in attendance on me for some years past a legacy of Fifty Pounds To James Gibson my Coachman a legacy of Fifty Pounds and to Hugh Miller my Gardner here a legacy of Fifty Pounds and I provide that the said Annuity and Legacies shall be paid free of all Government duties or other charges And with the foregoing additions I confirm my said Trust Disposition and Settlement and consent to registration hereof along therewith for preservation In Witness Whereof this Codicil written by Thomas King Clerk to Mitchells Johnston & Company Writers in Glasgow is subscribed by me at Auchenraith Bothwell on the thirtieth day of January in the year Nineteen hundred and four before these witnesses Arthur Rendall Butler and Francis Greig Footman both in my employment (Signed) Arch Russell Arthur Randall Witness Francis Greig Witness I Archibald Russell of Auchenraith Coalmaster in Glasgow Do hereby make the following additional Codicil to my Trust Disposition and Settlement dated fifteenth January Nineteen hundred and two vitz In respect that in the year eighteen hundred and ninety one I acquired from the School Board of the Parish of Bothwell a piece of ground in the village of Bothwell containing one thousand nine hundred and twenty one square yards or thereby with the School House and other buildings thereon adjoining the grounds of the Parish Church and considering that in making the said purchase it was my intention eventually to make over the property to the heritors

of the Parish of Bothwell or to the Kirk Session of the Parish of Bothwell or to other official persons connected with the Parish Church of Bothwell in order that the property might be held and administered for the purpose of adding to the amenity and grounds of the Parish Church and Churchyard and being desirous that my said intention should receive due effect therefore I do hereby direct my Trustees as soon as they can conveniently do so after my decease to make over the said property to the said heritors or to the said Kirk Session or to other persons connected with the Parish Church of Bothwell as they in their absolute discretion may think most suitable and that on such terms and conditions as they may think proper and for such Trust purposes beneficial to the amenity of the said Parish Church or to the Partrimonial interests of the Congregation worshipping in the said Church or Agencies connected therewith as they may fix and determine in a Trust Deed to be executed by them and that without any right or title on the part of any official body or persons to question the time and manner of the exercise by my Trustees of the said discretionary powers and I direct that the expenses of making over the said property and also any Government duty which may be exigible shall be defrayed by my Trustees and with the foregoing addition I confirm my said Trust Disposition and Settlement and previous Codicil thereto and consent to registration hereof along therewith for preservation In Witness Whereof this Codicil written by Thomas King Clerk to Mitchells Johnston and Company Writers in Glasgow is subscribed by me at Auchenraith Bothwell on the twelfth day of March in the year Nineteen hundred and four before

these witnesses Arthur Randall Butler and Francis Greig Footman both in my employment (Signed) Arch Russell Arthur Randall Witness Francis Greig Witness We Mrs Mary Jackson or Russell James Russell John Wright Russell William Russell Jackson Russell James Miller Alexander Marshall Hosie and David Johnston all designed in the foregoing Trust Disposition and Settlement do hereby accept of the offices of Trustee and Executor therein conferred on us And we consent to registration hereof along therewith for preservation In Witness Whereof this Minute written by Charles Finlayson Clerk to Mitchells Johnston & Company Writers in Glasgow is subscribed as follows vizt by us the said James Russell John Wright Russell William Russell Jackson Russell James Miller Alexander Marshall Hosie and David Johnston all at Glasgow on the fifteenth day of April Nineteen hundred and four before these witnesses the said Charles Finlayson and James Walter Galloway also Clerk to the said Mitchells Johnston & Company and by me the said Mary Jackson or Russell at Auchenraith Bothwell on the sixteenth day of said month of April and year last mentioned before these witnesses Francis Presley Valet & Arthur Randall Butler both at Auchenraith aforesaid (Signed) Mary Russell James Russell John W Russell William Russell Jackson Russell Jas Miller A M Hosie David Johnston F Presley Witness Arthur Randall Witness Chas Finlayson Witness J W Galloway Witness Extracted from the Register of Deeds &c in the Books of Council and Session on this and the fifty nine preceding pages by me Assistant Keeper of said Register (Signed) Jas Watson Glasgow 24 June 1904 This is the Extract Registered Trust Disposition & Settlement and Codicils referred to in

my Affidavit of this date relative to the Inventory
of the Estate of the deceased Archibald Russell of
Auchenraith Coalmaster in Glasgow (Signed) A M

Hosie Geo Lammie J P

collated by R. P. Louch

James Armour

Testament by James Armour Grocer in
Overtoun Lanarkshire

Lodged 1st July 1904.

I James Armour Grocer in Overtoun Lanarkshire being
resolved to make a Settlement of my affairs in case
of my decease do therefore Dispone and Assign and
Leave and Bequeath to and in favor of my wife Mrs
Elizabeth Cowan or Armour All Estate heritable and
moveable real and personal wheresoever situated which
shall belong to me at the time of my death with the
Writs and Vouchers thereof And I appoint my said wife
to be my sole executor But these presents are granted
and shall be accepted always subject to the burden
of payment of my just and lawful debts sickbed and
funeral expenses And I consent to registration for
preservation In Witness Whereof I have subscribed these
presents written by Alexander Brownlie Mackendrick
Clerk to Morrison & Thomson Solicitors Wishaw at
Wishaw on the thirtieth day of July eighteen hundred
and ninety before these witnesses James Simpson
Morrison Solicitor Wishaw and James William Shirlaw
Clerk in the Clydesdale Bank Limited at Wishaw
(Signed) Jas Armour Ja S Morrison Witness James W
Shirlaw Witness Wishaw 27th June 1904 This is the
Testament referred to in my Affidavit of this date

(Signed) Eliz Armour Thomas Morton J P

collated by R. P. Louch