

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

N.B.—This Form is for Property chargeable under the Legacy Duty Acts, and should be delivered in duplicate either personally or by an agent at the Legacy Duty Office, Somerset House, London.

If the accountable persons reside in the Country it may be sent by post addressed to "The Controller of Legacy and Succession Duties, Somerset House, London," when Instructions will be given as to the Payment of the Duty.

A separate Form is supplied for Property chargeable under the Succession Duty Act.

No. 3. RESIDUARY ACCOUNT.—INLAND REVENUE.

FORM OF ACCOUNT of Personal Estate, and of Moneys arising from the sale, mortgage, or other disposition of Real Estate directed by Will to be sold, &c., for the purpose of having the Legacy and Residue Duties charged and assessed pursuant to the Acts of 36 Geo. III., c. 52, and 45 Geo. III., c. 28, and 55 Geo. III., c. 184.

DIRECTIONS.

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

REGISTER *Sub* No. 1880 Folio *4716*

An Account of the Personal Estate, and of Moneys arising out of the Real Estate of *Joanna Maloh* late of *46 Clarendon Street, Somers Town, in the County of Middlesex*

who died on the *28th* day of *July* *One Thousand Eight Hundred and eighty* exhibited by

* Here state the Name and Address of the Executor or Administrator.

William Maloh of

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 *Principal* Registry of the Probate Division of the High Court of Justice, on the *sixth* day of *December* 1880

Money and Property converted into Money are to be inserted in Column No. 1, and the date when converted ~~is~~ and the date when converted annexed.

Only one Room partly furnished
Money is to be valued at the time the Account is rendered, and inserted in Column No. 2, and Inventories and proper Valuations must be produced.

As to apportionment of Rents and other income see 33 and 34 Vic., cap. 35.

The Shares not converted into Money are to be valued at the medium price of the day on which the Account is dated. If there be Shares in many Companies it may be convenient to insert the total amount or value in this Account, and annex a Schedule of the particular Shares.

DESCRIPTION OF PROPERTY	No. 1.		No. 2.	
	Date of Sales, if Sold.	Money received and Property converted into Money.	Value of Property not converted into Money.	
Cash in the House.....				
Cash at the Bankers				
†Furniture, Plate, Linen, China, Books, Pictures, } Wearing Apparel, Jewels, and Ornaments ... }				<i>6</i>
†Wine and other Liquors				
†Horses and Carriages, Farming Stock, and } Implements of Husbandry				
†Stock in Trade.....				
†Goodwill, &c., of Trade or Business				
Life Assurance Policies.....				
Rents due at the Death of the Deceased.....				
Mortgages and Interest due at the Death				
Bonds, Bills, Notes, and Interest due at the Death				
Book and other Debts				
Canal Shares, viz.				
Railway Shares, viz.				
Other Shares, viz.				
The Stocks or other Securities of British } Colonies, viz. }				
Ships, or Shares of Ships.....				
Carried forward.....				<i>6</i>

Note.
If there should not be room in this Form for the particulars of any description of the Property, the Total only of the amount or value of such Property is to be inserted here, and the particulars are to be stated on a separate paper.

The Stocks unconverted are to be valued at the medium price of the day on which the Account is dated.

* When directed by the Will to be sold or mortgaged.

Real and Leasehold Estates, if not directed to be sold, are chargeable with Succession Duty.

	No. 1.		No. 2.	
	Date of Sale, if Sold.	Money received and Property converted into Money.	Value of Property not converted into Money.	
Brought forward.....			6	
Exchequer Bills				
Bank Stock.....				
East India Stock.....				
East India Bonds				
3 per Cents. Consols				
3 per Cents. reduced				
New 3 per Cents.	200	100/2	201	
Long Annuities				
South Sea Stock.....				
Dividends on the above Stocks Due at the Death				
The Stocks or Public Securities of Foreign States, viz.				
Property which the Testator had power to appoint as he thought fit, viz.....				
Property not comprised within the above description, viz.				

The Deceased was not possessed of or entitled to any Real or Leasehold Estate. -

N.B.—If the deceased were not possessed for life or otherwise of any Real or Leasehold Estates, a Statement to that effect should be inserted here.

* A Schedule of these Deductions, signed by the Executor or Administrator, is to be annexed.

Here state the particulars of any other lawful payments and of the Funds or other Securities purchased, and when.

(Insert the Total of Column No. 1, in Column No. 2)				
Total of Property				207

PAYMENTS.	£ s. d.		
	Probate or Administration	6	10
Funeral Expenses	8	6	6
Expenses attending Executorship or Administration	10	.	.
* Debts on Simple Contracts, Rent and Taxes, Wages, &c., due at the Death of the Deceased, per Schedule annexed. *	2	10	.
* Debts on Mortgage, with Interest (if any) due at the Death			
* Debts on Bonds and other Securities with ditto			
Pecuniary Legacies per Account annexed.....			
purchased on the _____ of _____ at _____			

* Expenses during illness } £ 2. 10. 0

(Deduct the Total of the Payments from the Total of the Property).....				27 6 6
Net Amount of Property carried forward.....				179 13 6

To show the BALANCE of CASH, if any.
Total of Column No. 1

Total of Payments.....

Cash Account...£

Net amount of Property brought forward.....f

179 13 6

ACCUMULATIONS OF INTEREST, DIVIDENDS, RENTS, &c.

1/4 p

Rents of Real and Leasehold Estates directed to be Sold to the time of Sale, if Sold; if not, to the Date of this Account}

Dividend on the Stocks and Funds Sold to the time of Sale and of those remaining Unsold, including the last Dividends}

Interest on Exchequer Bills Sold or Paid off to the time of Sale or Payment, and of those remaining Unsold, to the date of this Account}

Interest on Bonds, Mortgages, and other Securities Paid off, to the Day of Payment, and of those outstanding, to the Date of this Account}

Interest at 4 per Cent. on £ being the Balance of Cash in Hand as on the other side, to the date of this Account.....}

Income of Canal, Railway, and other Shares, to the time of Sale, and of those remaining Unsold, and on other Property, yielding an Income not included in any of the above Items, to the Date of this Account}

The value of the Benefit accruing to the Executor or other Person entitled to the Residue from the Interest of Money or Dividends of Stock retained to answer vested or contingent Legacies, payable at a future day without the intermediate Interest or Dividends}

9

Total.....f

PAYMENTS OUT OF INTEREST, &c.

Interest on Mortgages, Bonds, and other Securities, due from the Estate}

Interest on Pecuniary Legacies}

Payments on account of Annuities}

Other Payments, if any, viz.....}

£ s. d.

(Deduct the Total Amount of these Payments from the preceding Total).....f

Balance.....f

DEDUCTIONS FROM RESIDUE

Debts still due from the Estate}

Retained to pay Outstanding Legacies}

£

Total Deductions.....f

Net Residue.....f

188 13 6

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

Residue on which Duty is chargeable

DECLARATION.

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

I do declare that the foregoing is a just and true Account. And I offer to pay the Sum of £ 1. 17. 8 for the Duty, after the Rate of £ 1 per Cent. upon the sum of £ 188. 13. 6 being the whole of the said Residue and Moneys to which I am entitled and intend to retain to my own use, and for the use of

being the only child of the Deceased.

Dated this 11th day of May 1882

(Here sign the Account) William Walsh

Note—Upon reversions falling in, state the date of the death of the Tenant for Life. Separate Papers are to be annexed to the Account to show how these Totals are made up.

A Schedule of Particulars of these Deductions to be annexed.

Rates of Duty payable on Legacies, Annuities, and Residues, by Stat. 55 Geo. III., c. 184.

If the Deceased died on or after the 1st June, 1881, every Pecuniary Legacy or Residue or Share of Residue, although not of the amount or value of £20, is chargeable by the Act 44 Vic., Cap. 12, Sec. 42.

Description of the Residuary Legatee, or next of Kin, to be in the following words of the Act.	On Real or Personal Estate, 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, or to the Husbands or Wives of any such Persons	£1 per Cent.
To Brothers and Sisters of the Deceased, and their Descendants, or to the Husbands or Wives of any such Persons	£3 do.
To Brothers and Sisters of the Father or Mother of the Deceased, and their Descendants, or to the Husbands or Wives of any such Persons	£5 do.
To Brothers and Sisters of a Grandfather or Grandmother of the Deceased, and their Descendants, or to the Husbands or Wives of any such Persons	£6 do.
To any Person in any other Degree of Collateral Consanguinity, or to Strangers in Blood to the Deceased.....	£10 do.

The persons chargeable with duty at the rate of £1 per cent. are exempt in respect of any Legacy, Residue, or Share of Residue payable out of, or consisting of any Estate or Effects according to the value whereof duty shall have been paid on the Affidavit or Inventory, in conformity with the Act 44 Vic., Cap. 12.

The Husband or Wife is not subject to the Duties on Legacies, Annuities, and Residues.

Postage Free.

On Her Majesty's Service.

The Controller of Legacy and Succession Duties,

Somerset House,

London,

W.C.

ASSESSMENT.

The Duty on the within-mentioned Sum of £ 188.13.6 is assessed after the Rate of 1 per Centum, at the Sum of £ 1.17.8

By the Commissioners.

M. M. M. 11/102

RECEIPT.

11 day of May

1882, the Sum of One pound 1/8

for the Duty assessed as above.



Registered.

M. M. M.

Controlled.

[Signature]

[Signature]

Pro Act. and Compt.-Gen. of Inland Revenue.

Pro Receiver-General of Inland Revenue.

In Her Majesty's High Court of Justice.

BE IT KNOWN, that at the date hereunder written, Letters of Administration of the personal estate of

Joanna Walsh

late of No. 46. Clarendon Street Town
Town in the County of Middlesex

deceased, who died on the *twentieth* day of *July*
1880, at *No. 46. Clarendon Street aforesaid*
a Widow and

intestate, were granted by Her Majesty's High Court of Justice at the Principal Registry of the Probate Division thereof to

William Walsh the

natural and lawful son and only
next of kin

of the said intestate, *he* having been first sworn well and faithfully to administer the same.

Extracted by *the Administrator*



Personal estate under
£ *500*

W. Walsh

Dated the *Sixth* day of *December* 1880.

H. L. Strong
Registrar

