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FORMAL WILL.

W.O. No.: E/252490/1 DOMICILE Sich Record No. 198/368 994 14.

Name Samuel Jonnelly.

Regti. No. and Rank 24220 Private

Regt. 15 P. Bu, Royal Scot.

Died at France

Date of Death 1 July 1916-

WAR OFFICE.

NAI/2002/119

Date 24/2/17

H. 16/1905.

p/252190 D 3/1/4. 27220. Na S. Donnelly 1. R. Sooto 15/ 2921.89

E/252790/1 L92189
No. 1
THE WILL
of <u>Lamuel Donnelly</u> of the (Res.) Oun. The Roya Regt.
dated <u>5 FEB 1916</u>
Army Form B. 243.
(8 50 16) W 2326 100,000 8/14 H W V Forms B. 243 28

P1252190 D 1/1/4. 27220. Na S. Donnelly 292189

Army Form B. 243. Form of Will, No. 1. To be used by a Soldier desirous of leaving the whole of his Effects to one person. I,(a) San-ues Donnelly (a) The Names of the Soldier to be written in full. No. 27220. , of the 18th (Kes.) Bun. The Royal Scots. Regiment of Infanting do hereby revoke all former Wills by me made, and declare this to be my last Will. After payment of my just Debts and Funeral Expenses I give to my (b) Insert "friend," (b) Juster or, if a relative, in what degree. Caroline, Donnelly Aiss (c) (c) The name in full. Linny Glass. Stewartstone Co Harro (d) Insert the adabsolutely (e) for her Dole & Separale. Use her (e) If to a female, add the words [for her sole and separate use, her Receipt alone being a sufficient dis-charge.] Receips alone being a sufficient descharge the whole of my Estate and Effects, and exerything that I can by law give or (f) The full names and descriptions and exact addresses of the dispose of, and I appoint (f) the Robert Slevengon Morth & Stewartslone Co Hyrone Executor or Executors should be carefully Executor of this my Will. In witness whereof, I have hereunto set my hand day of tebbreary A.D. 1916. Samuel Donnelly this (g)(g) Soldier to sign here, or, if he ca write, to make his Signed and acknowledged by the said the same having been previously read over to him as and for his last Will in the presence of us, present at the same time, who, in his presence, at his request, and in the presence of each other, have hereunto subscribed our Names as Witnesses. Sarchell (h) (h) Witnesses to sign here. (i) Add Addresses in full. (i) South Camp horbury (h) Ripon, (i)_ Declaration of the Medical Officer. I declare that I was present at the Execution of this Will and that the Testator was at the time in a fit state of mind to execute the same.

1252190 D 7/1/4. 27220. Na S. Donnelly 15/ R Souto 292189

GENERAL RULES AS TO WILLS.

The Will must be in writing, and signed by the Testator with his name (or, if he cannot write, with his mark), in the presence of two Witnesses, who must be present together; and the Will must be acknowledged and attested in the presence of all three.

A person to whom money, &c., is left by the Will, or the husband or wife of such a person, should not be an attesting Witness, for the gift would not be good, but he or she may be appointed an Executor.

In English Law a Will is revoked by the Marriage of the Testator, and therefore a new Will ought to be made after marriage, if desired. By the Law of Scotland, the Channel Islands, and the Isle of Man, the rights of the widow or children to some portion of the estate cannot be defeated by a Will.

If any alteration is made in the writing of a Will, the signatures of the Testator and of the Witnesses ought to be made in the margin or other part of the Will, opposite to or near such alteration, or at the foot or end of, or opposite to, a Memorandum referring to such alteration and written at the end or some other part of the Will.

But an alteration or addition may be made by a *Codicil* (that is to say, by an addition to the Will), executed and witnessed in the same way as the Will.

N.B.—The Testator, if of English domicile, must be of the age of 21 years, unless he is on active service or under orders for active service. A Scotsman can dispose by Will of personal property (as distinguished from real property) when over the age of 14 years.