

IN THE SUPREME COURT OF BERMUDA.

EXHIBIT
8

(L.S.)

H.C. Gollan.

CHIEF JUSTICE.

BE IT KNOWN that on the

teenth day of Decemb

the last will (in wh

included the map or plan

thereunto annexed) which is

hereunto annexed of Joanna

Talbot of Tuckers Town in

the Parish of St. George's in the Islands of Bermuda, deceased, who died on the first day of November, 1910, at Tucker's Town aforesaid, was duly admitted to probate in this Court and that the Administration of the personal estate of the deceased is hereby granted by this Court to Benjamin Darrell Talbot and the Reverend Austin Richardson Clerk in Holy Orders (in the said Will called Austin Richardson, the executors named in the said will, they having been first duly sworn, as appears by their affidavits, which are hereunto annexed, made on the twenty sixth day of November, 1910.

Given under my hand and the Seal of the Supreme Court this nineteenth day of December, 1910.

IN THE SUPREME COURT OF BERMUDA.

In the Estate of Joanna Talbot, deceased.

Supplementary affidavit.

I Eugenius Charles Jackson further make oath and say as follows:

1. That previously to the execution of the said will by the said testatrix not only was it read over to her by me in the presence of the said J.H. Thomas but the several lots of land as devised to the several devisees therein named were explained to her as being the Lots as designated on the plan thereto then annexed.
2. That the said testatrix thoroughly understood that the Lots so designated in the said plan corresponded with the lots of land she intended for the several devisees named in the said will.

Sworn at the Town of St. George)
this 14th day of December 1910.)

E.C. Jackson.

Before me,

Jos. I. Smith.

A Commissioner etc.

IN THE SUPREME COURT OF BERMUDA.

In the Estate of Joanna Talbot, deceased.

I Benjamin Darrell Talbot of Tuckers Town in the Parish of Saint George in the Islands of Bermuda make oath and say as follows.

1. I am the eldest living natural and lawful son of the testatrix.
2. I have carefully referred to the will hereto annexed marked A and initialled by me as one of the executors named in the said will.
3. At the time the said testatrix executed the said will the plan marked B and signed by me was then thereto annexed and sealed in manner as the same now appears.
4. Some short time prior to the execution of the said will the said testatrix gave me instructions to have the land as shewn by the said plan divided off into the lots as are thereon designated.
5. That the lots of land so devised by the said testatrix to the persons in the said will named are in accordance with the instructions given by the testatrix to me prior to the execution of the said will.

Sworn at the City of)
 Hamilton this 8th day of)
 December 1910.) B.D. Talbot.

Before me,
 T.M. Dill.
 A Commissioner etc.

IN THE SUPREME COURT OF BERMUDA

In the Estate of Joanna Talbot, deceased.

I Eugenius Charles Jackson of the Town of Saint George in the Parish of Saint George Barrister at Law make oath and say that I am one of the subscribing witnesses to the last will and testament of the said Joanna Talbot deceased the said will being now hereto annexed bearing date the 30th day of November 1903.

1. And I further make oath and say that the said testatrix duly executed her said will on the day of the date thereof by making her mark at the foot or end thereof as the same now appears thereon in the presence of me the said E.C. Jackson and J.H. Thomas the other subscribed witness thereto both of us being present at the same time and we thereupon attested and subscribed the said will in the presence of the said testatrix.
2. And I further make oath that previously to the execution of the said will by the said Testatrix the same was read over by me in the presence of the said J.H. Thomas and she the said deceased at such time seemed thoroughly to understand the same.

Sworn at St. Georges Parish)
 on the 30th day of November)
 1910.) E.C. Jackson.

Before me,
 Jos. I. Smith.
 A Commissioner etc.

IN THE SUPREME COURT OF BERMUDA.
In the Estate of Joanna Talbot, deceased.

I Austin Richardson of Tuckers Town in the Parish of Saint George in the Islands of Bermuda a Clerk in Holy Orders make oath and say that I believe the paper writing hereto annexed and marked A and initialled by me to contain the true and original last will and testament of Joanna Talbot of Tuckers Town aforesaid deceased who died on the 1st day of November 1910 at Tuckers Town that I am one of the executors named in the said will that I will administer according to law all the personal estate of the said deceased that I will exhibit a true and perfect inventory of the said estate and render a just and true account thereof whenever required by law so to do and that the gross value of the said estate amounts £47. 0. 0. or thereabouts to the best of my knowledge information and belief.

Sworn at the City of Hamilton)
this 26 day of November 1910)

Austin Richardson.

Before me,
T.M. Dill.

A Commissioner etc.

IN THE SUPREME COURT OF BERMUDA.
In the Estate of Joanna Talbot, deceased.

I Benjamin Darrell Talbot of Tuckers Town in the Parish of Saint George in the Islands of Bermuda Grocer make oath and say that I believe the paper writing hereto annexed and marked A and initialled by me to contain the true and original last will and testament of Joanna Talbot of Tuckers Town aforesaid deceased who died on the 1st day of November 1910 at Tuckers Town that I am the eldest son of the said deceased and one of the executors named in the said will that I will administer according to law all the personal estate of the said deceased that I will exhibit a true and perfect inventory of the said estate and render a just and true account thereof whenever required by law so to do, and that the gross value of the said estate amounts to £47. 0. 0. or thereabouts to the best of my knowledge information and belief.

Sworn at the City of Hamilton)
this 26 day of November 1910.)

B.D. Talbot

Before me,
T.M. Dill.

A Commissioner etc.

4.
"A"

A.R.
B.D.T.

I JOANNA TALBOT of Tuckers Town in the Parish of Saint George in the Islands of Bermuda Widow Relict of the late James Talbot hereby revoke all Wills and testamentary dispositions heretofore made by me and declare this to be my last Will.

2. I DIRECT all my just debts and funeral and testamentary expenses to be paid as soon as conveniently may be after my decease.

3. I DEVISE to my daughter PRINCESS JENNINGS SMITH (the wife of Alpheus Smith of Tuckers Town aforesaid Branch Pilot) her heirs and assigns the two lots or parcels of land in Tuckers Town aforesaid distinguished as numbers One and Nine on the Map or Plan annexed to this Will and coloured Dark Green But should my said daughter predecease me leaving issue I devise the said lot or parcel of land to such of her issue as shall survive me and if more than one equally between them as tenants in common But should my said daughter predecease me leaving no issue I devise the said lot or parcel of land to those of her brother and sisters who shall survive me equally between them as tenants in common.

4. I DEVISE to my daughter LYDIA ANN SMITH (the wife of Richard Thomas Smith of Tuckers Town aforesaid Planter) her heirs and assigns the lot or parcel of land in Tuckers Town aforesaid distinguished as number Five on the said Map or Plan hereto annexed and coloured Light Green But should my said daughter predecease me leaving issue I devise the said lot or parcel of land to such of her issue as shall survive me and if more than one equally between them as tenants in common But should my said daughter predecease me leaving no issue I devise the said lot or parcel of land to those of her brothers and sisters who shall survive me equally between them as tenants in common.

5. I DEVISE to my two Grandchildren WALTER ALEXANDER SMITH and NAOMI MARIE SMITH (the children of my daughter Serena Cordelia) their heirs and assigns as tenants in common the lot or parcel of land in Tuckers Town aforesaid distinguished as number Four on the said Map or Plan hereto annexed and coloured Pink But should either of my said grandchildren predecease me leaving issue I devise his or her share of the said lot or parcel of land to such issue and if more than one equally between them as tenants in common But should either of my said grandchildren predecease me leaving no issue I devise his or her share of the said lot or parcel of land to the survivor of them But should both of my grandchildren predecease me leaving no issue I devise the said lot or parcel of land to those of my children who shall survive me equally between them as tenants in common.

6. I DEVISE to my daughter CATHARINE VIRGINIA DESHIELD (the wife of Richard DeShield) her heirs and assigns the lot or parcel of land in Tuckers Town aforesaid distinguished as number Seven on the said Map or Plan hereto annexed and coloured Purple But should my said daughter predecease me leaving issue I devise the said lot or parcel of land to such of her issue as shall survive me and if more than one equally between them as tenants in common But should my said daughter predecease me leaving no issue I devise the said lot or parcel of land to those of her brothers and sisters who shall survive me equally between them as tenants in common.

5.
p.7)

7. I DEVISE to my son JOHN SAMUEL TALBOT his heirs and assigns the lot or parcel of land in Tuckers Town aforesaid distinguished as number Ten on the said Map or Plan hereto annexed and coloured Brown But should my said son predecease me leaving issue I devise the said lot or parcel of land to such of his issue as shall survive me and if more than one equally between them as tenants in common But should my said son predecease me leaving no issue I devise the said lot or parcel of land to those of his brothers and sisters who shall survive me equally between them as tenants in common.

8. I DEVISE to my son HENRY THOMAS TALBOT his heirs and assigns the lot or parcel of land in Tuckers Town aforesaid distinguished as number Two on the said Map or Plan hereto annexed and coloured Yellow But should my said son predecease me leaving issue I devise the said lot or parcel of land to such of his issue as shall survive me and if more than one equally between them as tenants in common But should my said son predecease me leaving no issue I devise the said lot or parcel of land to those of his brothers and sisters who shall survive me equally between them as tenants in common.

9. I DEVISE to my daughter JULIA ANN TALBOT her heirs and assigns the lot or parcel of land in Tuckers Town aforesaid distinguished as number Eight on the said Map or Plan hereto annexed and coloured Grey But should my said daughter predecease me leaving issue I devise the said lot or parcel of land to such of her issue as shall survive me and if more than one equally between them as tenants in common But should my said daughter predecease me leaving no issue I devise the said lot or parcel of land to those of her brother and sisters who shall survive me equally between them as tenants in common.

10. I DEVISE to my son HARRINGTON ARTEMUS LESLIE TALBOT for and during the term of his natural life the lot or parcel of land in Tuckers Town aforesaid distinguished as number Eleven on the said Map or Plan hereto annexed and coloured Light Blue AND AFTER his death I devise the said lot or parcel of land to his son CECIL EVERED MAITLAND TALBOT his heirs and assigns But should my said grandson (Cecil Evered Maitland Talbot) predecease me leaving issue I devise the said lot or parcel of land to such issue and if more than one equally between them as tenants in common But if my said grandson should predecease me leaving no issue I devise the said lot or parcel of land to those of my children who shall survive my said son Harrington Artemus Leslie Talbot equally between them as tenants in common.

11. I DEVISE to my niece EMMA TALBOT (the daughter of Syke Talbot) her heirs and assigns the lot or parcel of land in Tuckers Town aforesaid distinguished as number Twenty on the said Map or Plan hereto annexed and (coloured hatched in red) But should my said niece predecease me leaving issue I devise the said lot or parcel of land to such of her issue as shall survive me and if more than one equally between them as tenants in common But should my said niece predecease me leaving no issue I devise the said lot or parcel of land to those of my children who shall survive me equally between them as tenants in common.

12. I DEVISE the residue of my real estate to my son BENJAMIN DARRELL TALBOT his heirs and assigns for ever.

13. I direct that a copy of the Map or Plan hereto annexed shall be deposited in the Colonial Secretary's Office with this Will when the said Will is deposited in the said Office to be recorded and that such Copy of the said Map or Plan shall be attached to the recorded Copy of the said Will.

14. I APPOINT my said son Benjamin Darrell Talbot and Austin Richardson Executors of this my Will.

IN WITNESS WHEREOF I the said Joanna Talbot have to this my Will set my hand this thirtieth day of November one thousand nine hundred and three

her
Joanna X Talbot
Mark

SIGNED AND ACKNOWLEDGED by the above named Joanna Talbot as her Will (the same having been first read over to her in our presence) with her mark in the presence of us present at the same time who in her presence and in the presence of each other have hereunto subscribed our names as witnesses.

J. N. Thomas.

F. C. Jackson.

RECORDED 8 February, 1911.

Colonial Secretary.

Attached to the foregoing Will was the plan referred to therein.

IN THE SUPREME COURT OF BERMUDA

(L.S.)

H.C. Gollan.

CHIEF JUSTICE.

BE IT KNOWN that on the sixteenth day of January, 1911, the last will which is hereunto annexed of James Henry Stone of Pembroke Parish in the

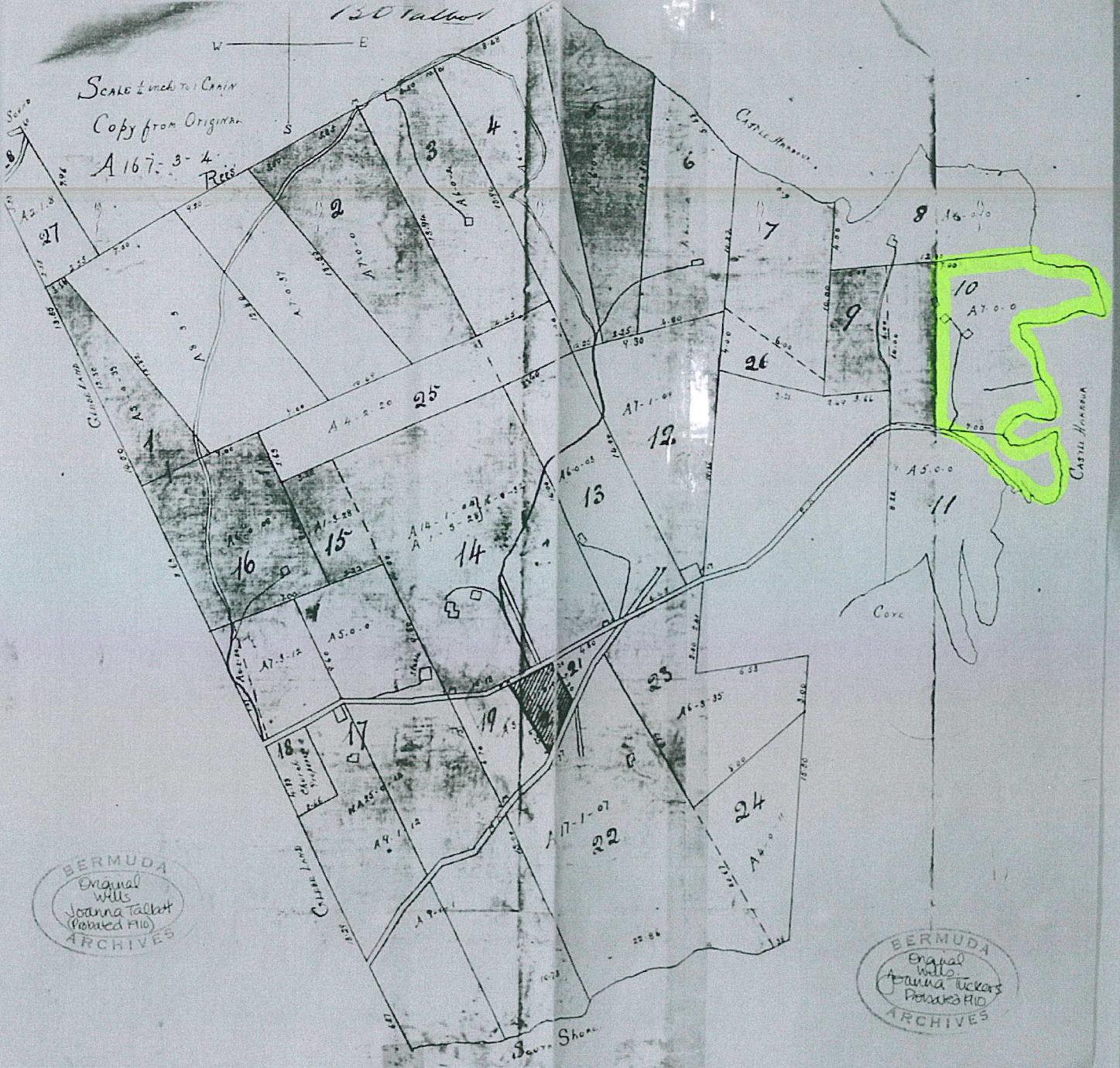
Islands of Bermuda, deceased, who died on the third day of January, 1911, at Devonshire Parish in the Islands aforesaid, was duly admitted to probate in this Court and that the Administration of the personal estate of the deceased is hereby granted by this Court to Thomas Samuel Julian Trott the surviving executor named in the said will, he having been first duly sworn, as appears by his affidavit, which is hereunto annexed, made on the sixteenth day of January, 1911.

Given under my hand and the Seal of the Supreme Court this sixteenth day of January, 1911.

150 Talbot

W E

SCALE 2 inches to 1 Chain
Copy from Original
A 167: 3-4
Rees



BERMUDA
Original
Wills
Joanna Talbot
(Powers) ARCHIVES

BERMUDA
Original
Wills
Joanna Talbot
(Powers) ARCHIVES