

accountable for any person or persons with whom or in whose charge any of the trust monies may be deposited or intrusted for safe custody or otherwise nor for the deficiency or insufficiency of any stocks funds or otherwise in or upon which any of the trust monies now are or may be invested or placed out as aforesaid nor for any and all misfortune loss or damage which may happen to the said trust funds in the execution of these trusts or in relation thereto except the same shall happen by or through their respective willful default and further that it shall and may be lawful for her said trustees by and out of the monies which shall come to their respective hands by virtue of these my will to remunerate themselves respectively all costs charges and expenses relating thereto respectively shall or may sustain expens or a sum or about the execution of the aforesaid trusts or in relation thereto and an acre by acre and make void all former and other will and wills codicils or other and all testamentary papers by me at any time heretofore made and declare herein only to be and contain my last will and testament in writing witnesseth that the said testator Emanuel Israel Brandon have to this my said last will written upon four sheets of a paper and to care of our objects & heirs at my death his Kirkite day of October one thousand eight hundred and twenty eight - Emanuel I Brandon - signed published and declared by the testator Emanuel Israel Brandon as and for his last will and testament in the presence of us who in this present at his request and in the presence of our other heirs present and subscribed our names as witnesses, I. Robert Clark to Mr Scarborough 19 Stokenhouse Yard City & William Packer 12 Little Somerset Street London.

280

PROVED at London 8th Oct. 1841 before the reverend Mr. Abbott Addams Doctor of Laws and barrister by the order of Baron Israel Brandon the testator out of the executors to whom armor was granted having been first sworn duly to administer power received of making this last grant to Gabriel Israel Brandon the executors James Davis and Solomon Moses the other executors where they shall apply for the same -

This is the last Will and Testament

of me Margaret Bowdler of Gloucester in the County of Gloucester & resident in the first place that all my just debts funeral and testamentary expenses and the charges affecting my real estate shall be paid and satisfied out of my personal estate as far as the same will extend and in aid thereof I give and direct all those heretofore paid or parceled of lands situate lying and being in Cirencester same in Stroud in the said County of Gloucester called respectively by the names of the Stockings and the Woods and now in the occupation of John Griffiths and John Westhall their inhabitants or assigns unto my dearest William Lawrence of Endlow in the said County of Gloucesterman and my dearest Mary Lawrence of Gloucester above named widow thereunto and assigns upon trust as soon as reasonably may be after my decease to make sale and dispose of the same either together or in parcels and by public auction or private contract for the most money that can reasonably be obtained for the same and with full liberty to buy in and sell the same at discretion and I declare that the receipt or receipts of any said proceeds or the survivor of them and her executors and assigns shall be effectual discharges to the purchasers hereof without their being required to do to the application of such purchase money and I direct that any said proceeds shall stand possessed of the proceeds of such sale upon trust in the first place to pay the debts and expenses attending such sale or sales and so and shall in the next place apply the proceeds thereof in aid of my said personal estate in the payment of my debts funeral and testamentary expenses and in paying and discharging the mortgage and other sumbrances if any now affecting the whole or any part of my real estate and the legacy hereinafter bequeathed and to pay the residue of such monies if any in equal shares unto my dearest Richard Bowdler and Edmund Bowdler their executors assigns and assigns & give and bequeath unto my dear Jane Bishop the sum of five pounds to be paid to her at the expiration of twelve calendar months after my decease provided always and I declare that my will and intention is that the said Richard and

Margaret
Bowdler.
26.

Reference:-

PUBLIC RECORD OFFICE

Image Reference 278

1	2	3	4	5	6

PROB 11/1954

Edward Bowdler and Edmund Bowdler do all if he be then living proper have full power to a & a
 notwithstanding the death of the said Edward Bowdler to make his wills and to give his
 my said Edward Bowdler make in writing under his hand within one month after my
 death or death of either his intention to take to the said Edward Bowdler parts of lands hereinbefore a
 mentioned and to pay off the mortgage and other burdens affecting my said
 real estate and encumbrances and in that part I give and bequeath the said lands parts
 of lands and enclosures unto the said Richard Bowdler as tenants in common and not as
 joint tenants and to their respective heirs and assigns for ever I give and bequeath all that
 my cottage and garden situate at Marston aforesaid now in the occupation of my
 wife Mary Bowdler except the kitchen or sitting room in the said Cottage aforesaid
 mentioned unto the said Mary Bowdler for and during the term of her natural life and I
 give the use and occupation of the said kitchen or sitting room in the said cottage unto
 my stepson Edward Bishop for and during the term of his natural life provided &
 always and I hereby declare that on the decease of either of them the said Mary Bowdler
 and Edward Bishop the heirs of him or her so dying in the said Cottage and garden
 shall go and belong to the survivor of them and from and after the decease of the
 survivor of them the said Mary Bowdler and Edward Bishop I give and bequeath the said
 Cottage and garden with the appurtenances belonging unto my said stepson and
 Edward Bowdler and Richard Bowdler as tenants in common and not as joint tenants
 and their respective heirs and assigns for ever I give and bequeath unto the said
 William Barret the sum of two hundred pounds which I will be paid to him
 in four equal annual payments of fifty pounds each within four years from the
 time of my death and I do hereby charge and make chargeable all my real estate &
 not hereinbefore devised with the payment of the same sum and direct that my said
 Trustees hereinbefore named shall have full power to raise the said sum of two &
 hundred pounds by sale or mortgage of such part of my said real estate as then or
 the survivor of them and their executors administrators or assigns shall then occupy &
 give and bequeath unto the said Mary Barret an annuity of ten pounds during her
 natural life also charges and chargeable upon my said real estate not hereinbefore
 devised with powers of entry and entry for the recovery thereof as if the same &
 annuity had been devised by a lease for years the same to be paid half yearly on
 the twenty fifth day of March and the twenty sixth day of September in each year &
 and the first payment of five pounds to be made on the first of each year following
 after my death and to charge before the said real estate with the payment of the
 said annuity and also with the sum payable to government in respect of duty on
 annuity and subject to the hereinbefore mentioned legacy of two hundred pounds &
 annuity of ten pounds and also subject and chargeable with any deficiency in the
 payment of my debts and the charges and encumbrances affecting my real estate &
 except my personal estate and also the money to arise from the sale of my said
 real parts or parcels of lands hereinbefore devised upon trust for sale as aforesaid
 shall not be sufficient to satisfy I give and bequeath one moiety or equal half part of all
 the rest residue and remainder of my inheritance or belongings lands and enclosures
 situate at Marston aforesaid and all other my real estate whatsoever and whatsoever
 to the use of the said Richard Bowdler and his assigns for and during the term of his
 natural life and from and after the determination of this estate by any means in
 his life time to the use of the said Richard Bowdler and Mary Barret their
 executors and administrators during the residue of his life in trust for him and to support his
 working out and maintenance and after the decease of the said Richard Bowdler &
 to the use of his first and other sons according to priority of birth and the heirs of his
 and their bodies and in default of such issue to the use of the daughters of the said
 Richard Bowdler and the heirs of their bodies as tenants in common with Ceds &
 remainders between them in case any of the said daughters shall happen to die
 without issue and for default of such issue to the use of the next heirs of the said
 Richard Bowdler for ever and as to the other moiety or half part of all my said in
 heritance or belongings lands and enclosures lastly hereinbefore mentioned I give and
 bequeath the same to the use of the said Edmund Bowdler and his assigns for and during
 the term of his natural life and from and after the determination of this estate &

by and means in his life knew to the use of the said William Darwincut and Mary Darwincut their executors and administrators during the residue of his life his trust for them and to support the household uses thereinafter limited and after the descent of the said aforesaid Edmund Bowdler to the use of his first and other sons according to priority of birth and the heirs of his and their bodies and in default of such issue to the use of the aforesaid daughters of the said Edmund Bowdler and the heirs of their bodies as tenants in common with crop remainder between them in trust any of the same daughters shall appear to be without issue and for default of such issue to the use of the right heirs of the said Edmund Bowdler for ever and in pursuance of the power and authority given by the act passed in the third and fourth years of the reign of his late Majestie King William the fourth intituled an act for the abolition of slavery and servitudes and for the substitution of more simple modes of assurance & thereby nominate and appoint the said William Darwincut and Mary Darwincut to be executors of the several estates herein created by aforesaid will with such discretionary powers authorities and privileges as are by this act annexed to the office of protector & nominate and appoint the said William Darwincut and Mary Darwincut executors and successors of this my will and declare that they or either of them shall not be amenable or accountable for any involuntary loss and that it shall be lawful for them to remunerate themselves all rents and expenses incurred in a relation to the trusts of this my will and lastly I wrote all former wills and testaments to be my last will and Testament in writing witness of the said Estates Margaret Bowdler gave account of my said this seventeenth day of October in the year of our Lord one thousand eight hundred and forty nine. Margaret Bowdler - Signed by the said Estates Margaret Bowdler in the presence of us who are in her presence and in the aforesaid presence of each other gave account subscribed our names as witnesses. R Clarke - Henry A Gid J Clark to Mr. Gee Shrewsbury /

281

Margaret Bowdler of Shrewsbury in the County of Salop spinner so make this as a codicil to my last will and Testament dated the seventeenth day of October one thousand eight hundred and forty nine whereas I have by my said will given and bequeathed a cottage and garden situate at Alerton in the said County of Salop in the occupation of my trustee Mary Dowd except the kitchen or sitting room in the said cottage as hermeneutics unto my trustee the said Mary Dowd for her life and I have also given the use and occupation of the said kitchen or sitting room in the said cottage unto my stepson Edmund Bowdler for his life and on the descent of either of them the said Mary Dowd and Edmund Bowdler her heirs of him or her so dying in the said cottage and garden should go and belong to the survivor of them and from and after the descent of the survivor & gave and devised the said cottage and garden unto her appears unto my stepson Edmund Bowdler and Richard Bowdler as tenants in common and their aforesaid respective heirs and assigns for ever and whereas I have lately repaired or caused a certain stable or workshop adjoining to the said cottage and forming part of the before mentioned cottage and garden and am desirous of leaving the same to my trustee Jane Bowdler for the term of her natural life and I hereby write the devise of the same of the said cottage and garden without the said stable or workshop is built and so thereby give and devise the said stable or workshop unto my trustee Jane Bowdler for and during the term of her natural life and from and after the descent & gave and devised the same unto my said stepson Edmund Bowdler and Richard Bowdler as tenants in common and their respective heirs and assigns by writing witness of the said Margaret Bowdler gave account of my said tenth day of January one thousand eight hundred and forty one. Margaret Bowdler - signed by the said Estates Margaret Bowdler in the presence of us who are in her presence and in the presence of each other gave account subscribed our names as witnesses. H D J in Shrewsbury of Manchester R Clarke Clerk to Mr. Gee Shrewsbury /

The said Margaret Bowdler so make this as a second codicil to my said will aforesaid whereas I have by my said will bequeathed unto my stepson William Darwincut a sum of two hundred pounds and have directed the same to be paid by certain aforesaid instruments at different periods now & so hereby declare my will and devise to be and in view of the said legacy & so give and bequeath unto the said William Darwincut the

Reference:-	PUBLIC RECORD OFFICE					
	1	2	3	4	5	6
Image Reference: 278						

PROR 11/1954

sum of two hundred and fifty pounds and to charge the payment of the same upon my real estate in the like manner as the aforesaid legacy left by my said will and I direct that the said sum of two hundred and fifty pounds shall be paid to the said William Darwinc within twelve months after my death and I direct my executors to proceed to a positive sale of the pieces or parcels of land situated in my said as soon as conveniently may be after my death and either by public auction or private contract and to pay off and discharge the aforesaid sum and legacies and affecting my said real estate as far as the same will extend and I revoke the power contained in my will given to my trustees Richard Bowdler and Edmund Bowdler of releasing the said pieces of land and premises by reason whereof I the said Margaret Bowdler doth account and say this twenty day of March our Lord eighteen hundred and forty one - Margaret Bowdler - signed by the said Margaret Bowdler in the presence of us who in our presence and in the presence of each other have accounted subscribed our names as witnesses, H. D. H. Thomson of Manchester - R. Clarke.

PROVED at London with 2 o'clock 3rd Oct 1841 before the judge by the oaths of a william darwin the depositor and mary darwin widow the wife to whom abou was granted having been first sworn by common duly to administer -

John Buckeridge.

This is the last Will and Testament

of me John Buckeridge of Sutton in the County of Oxford Esquire first I will and I direct that all my just debts funeral and testamentary expenses be paid out of my personal estate by my Executor as soon as conveniently can be after my death I give and bequeath all that my freehold inheritance or common baron or tithes outbuildings and premises and all those two acres pieces or parcels of arable land within the parish of Sutton aforesaid and now in my occupation unto my brother William Buckeridge and my sister Jane Buckeridge to hold unto them the said William Buckeridge and Jane Buckeridge for and during the term of their joint natural lives and the life of the survivor of them and from and immediately after the death of the survivor of them I give and bequeath all and singular the before mentioned circumstances and premises unto my son Charles Buckeridge his heirs and assigns for ever I give and bequeath unto my son Charles Buckeridge my stock I give and bequeath unto my said son Charles Buckeridge all my money demanded for money book debts and all other my personal estate whatsoever and whatsoever to any for the use absolute use and benefit and I hereby nominate and appoint my said brother William Buckeridge sole Executor of this my will in witness whereof I have signed this twenty day of May in the year of our Lord our eighteen hundred and forty one. John Buckeridge - signed by the testator John Buckeridge in the presence of us present at the said time and in his presence at this wchst and in the presence of each other have accounted and our names as witnesses thereto. Thos Hubert Sheller Hungorid. / Sarah Buckeridge Jeppe.

PROVED at London 10th Oct 1841 before the judge by the oaths of william Buckeridge the brother the sole Executor to whom abou was granted having been first sworn by common duly to administer -

Elizabeth Badcock.

In the Name of God Amen

I Elizabeth Badcock of the parish of Burkingham in the County of Oxford Esquire being of a sound disposing mind memory and understanding do make this my last will and Testament in the manner following that is to say first I give and bequeath unto my father Robert Badcock the sum of four shillings and four pence of money in the four per cent stock that I am possessed of at my death but if my father Robert Badcock should die before me then it is my will at my death that the said sum of money which I have in the four p. cts stock shall be by my brother William Badcock

of