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Trustee or Trustees so dying declining or becoming incapable to act as aforesaid and that upon every such appointment the said trust moneys and premises shall be assigned and transferred so and in such manner that the same may become vested in the new trustee or trustees jointly with the surviving or a continuing trustee or trustees or solely as occasion shall require and every such new trustee shall have such and the same powers authorities and direction to all intents and purposes whatsoever as if he had been originally nominated a trustee in this my will provided always that the said trustees hereby nominated and appointed or to be nominated by virtue of the proviso last aforesaid contain and each and every of them and the Executors executors and assigns of them each and every of them shall be charged and chargeable respectively only for such moneys as they shall respectively actually receive by virtue of the trusts hereby in them reposed notwithstanding his or their or any of their giving or signing or joining in giving any receipt or receipts for the sake of conformity and any one or more of them shall not be answerable or accountable for any Breach Breaches or other persons with whom or in or whose hands any part of the said trust moneys shall or may be deposited or lodged for safe custody or otherwise in the execution of the trusts hereinbefore mentioned nor for the insufficiency or deficiency of any security or securities or stocks or funds in or upon which the said moneys or any part thereof shall be placed out or invested nor for any other involuntary loss or damage that may happen in the execution of the aforesaid trusts or in relation thereto and also that it shall be lawful to and for the said trustee or a trustee to be appointed as aforesaid every or any of them their and every of their heirs Executors executors and assigns by and out of the moneys which shall come to their respective hands by virtue of the trusts aforesaid to pay and reimburse himself and themselves respectively and also to allow to his and to their Co-trustee or Co-trustees all costs charges damages and expences which he or any of them shall and may suffer sustain or be at or be put into in or about the execution of the aforesaid trusts or in relation thereto and I hereby appoint the said James Dallaway and Thomas Griffiths Executors of this my will and hereby revoking all former wills by me at any time or heretofore made I declare this to be my last will and Testament in witness whereof I the said James Bradley Robinson have to the six first sheets of this my last will and Testament set my hand and seal the twenty sixth day of August in the year of our Lord one thousand eight hundred and twenty four J. B. Peddome H. G. D. Signet Sealed and delivered published and declared by the said Testatrix Jane Bradley Robinson as and for her last will and Testament in the presence of us who at her request in her presence and in the presence of each other have subscribed our names as witnesses hereto J. B. Bristol Esq. Eugene Com. Maton Esq. Jos. Leman his Clerks

for the other or others of them but each and every of them only for his and their own and respective moneys and defaults respectively and that one or more of them shall not be answerable or accountable

Trustees hereinbefore named and their heirs

and to this my will and last will and Testament

Proved at London 19th Feb 1830 before the Judge by the Oaths of the said James Dallaway Clerk and Thomas Griffiths Doctor of Physic the Executors to whom power was granted having been first sworn and the said J. B. James Dallaway before the worshipful John Daubeny Doctor of Laws and Surrogate and the said Thomas Griffiths by Commission duly to administer.

William Buckeridge

William Buckeridge

County of Northampton make this my last will and Testament I give and devise all and singular my Real and personal Estate and Estate Goods Chattels or effects whatsoever and wheresoever unto my only child James Buckeridge his heirs Executors and Adminors but charged and chargeable with the payment of the yearly sum of thirty pounds to my wife for her natural life to be paid by a quarterly payments and the first payment to be made on the quarter day next after my death and also subject to my wife residing in my dwellinghouse at

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upon aforesaid and opening the same and the said Court first and having
the rest of the aforesaid and furniture therein for her life without any
interruption from my son or any other person I appoint my said son my
executor and revoke all former wills testaments and seals the fourth
month day of June one thousand eight hundred and twenty six
Signed Sealed published and declared by the said William Burroughs as
and for his last will and testament in the presence of us who at his request
and in his presence and in the presence of each other have subscribed our
names as witnesses H. G. Gray J. G. Gray J. G. Gray Jun. &c

Proved at London 10th February 1830 before the honorable John Dabney
Esq. of Law and Surrogate, by the oath of James Burroughs the son and sole
executor to whom a power attorney was granted having been first sworn duly to administer

This is the last Will and Testament of me
Stephen Bennett of Exeter in the County of Devon Merchant and Gentleman
first I give and devise unto all my children Elizabeth Eliza Maria and
Fred. Estate situate lying and being at Exeter aforesaid and all other my real
estate whatsoever and wheresoever and to the issue of my daughter William
Charlworth (son of my sister Ann Charlworth deceased) his heirs and assigns
for ever I give and bequeath unto my daughter William Bennett the
sum of three guineas to be paid to him at the end of three calendar months
next after my decease and all the rest residue and remainder of my personal
estate and effects whatsoever and wheresoever I give and bequeath unto my
daughter William Charlworth for his own use and benefit subject nevertheless
to the payment of all my just debts funeral and testamentary charges and do
appoint him my said daughter's executor of this my will I hereby revoke all
former and other wills by me at any time heretofore made in writing and do
I have subscribed with my hand and seal the fourth day of February in the year of
our Lord one thousand eight hundred and twenty six
Signed Sealed published and declared by the said Stephen Bennett the testator
as and for his last will and testament in the presence of us who at his request
and in his presence and in the presence of each other have subscribed our names as
witnesses thereto H. G. Gray J. G. Gray J. G. Gray Jun. &c

Stephen
Bennett

(D)

On the 10th February 1830 admov. with the will annexed of the Goods
chattels and Credits of Stephen Bennett late of Exeter in the County of Devon
Merchant was granted to Joseph Charlworth the Brother and sole executor of the
will of William Charlworth deceased which things the said Joseph and sole executor
and ordinary Legatee named in the said will having been
first sworn by Commission duly to administer. The said William Charlworth died
without having taken upon himself the probate or execution of the said will.

At Edinburgh the third day of September one thousand
eight hundred and twenty six years in presence of the Lord of Councils
Sir John Gray Advocate promotor for Mr. Christian Charter after being
gave in the best disposition under written showing the same to be registered in
the Books of Council and Session conform to law which the said Lord ordained
to be done accordingly whereof the tenor follows **Know all men** by these
words that I Mr. Christian Boog otherwise Charter widow of the deceased
William Henry Charter of Seavon Street Edinburgh for the better settlement
of my Affairs in the event of my decease do hereby under the provisions &c
conditions and reservation after mentioned grant devise & make over to and in
favor of Captain John Couper of the Royal Navy Rear Admiral Sir William
George Fairfax Alexander Skinner & David Skinner Esquires both Bankers in a

Christian
Boog
otherwise
Charter

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