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stocks or funds and all and every my household furniture plate linen and
china and carriages and glass ware and all other my personal estate
and effects whatsoever and whosoever unto my said daughter Mary
Pringley her executors administrators and assigns for her use and behoof
and benefit absolutely and lastly I do hereby revoke all former Wills by me made
and declare this only to be and remain my last Will and Testament after which
witness I have decreed at my hand at the end of this my said Will the day
and year first above written — Martha Pringley — signed and sealed
by the Testatrix Martha Pringley as and for her last Will and Testament in
the presence of us the undersigned witnesses hereto present at the same time
John Hoar Esq. Maidstone — Clara Hoar Maidstone Sp.

Appeared Personally Charles Hoar of Maidstone
in the County of Kent Solicitor and made oath that he is one of the subscribers
witnesses to the last Will and Testament decreed annexed of Martha Pringley
Pringley late of Maidstone in the County of Kent Widow bearing date
the twenty ninth day of October one thousand eight hundred and forty five and
the fact he made oath that on the twenty ninth day of October aforesaid the
Testatrix duly executed her said Will by signing her name at the foot or end
thereof in the presence of him the deponent and Clarissa Hoar his fellow sub-
scribed witness hereto both present at the same time and that the said Clarissa
Hoar and he the deponent thereupon attested and subscribed the said Will in the
presence of the said Testatrix and of each other — Charles Hoar — On
Saturday the thirtieth day of December 1857 the said Charles Hoar was duly
sworn to the truth of this Affidavit by virtue of the Commission decreed an-
nexed — before me — Thomas Harrison Commissioner.

Proved at London the 18th Dec: 1857 before the Judge by the oath of
Mary Pringley Spinster the daughter the sole Executrix to whom Adminon
was granted having been first sworn by Comon Swear to administer.

This is the last Will and Testament
of me John Blaker the elder of Kent in the County of Kent Gentleman I
do hereby give and bequeath unto my daughter Mary Ann the sum of Five
hundred and fifty pounds clear of charges to be paid to her within six calendar
months after my decease I give and bequeath unto my Sons John Blaker and
Edgar Blaker the sum of One hundred and fifty pounds clear of charges to be
paid and applied by them to or for the benefit of my daughter during the life of
William Dudge of Wilmington in the County of Gloucester Gentleman or to or for the
benefit of her children or any or either of them in such sums at such times
for and in such purposes and manner in all respects as they my said Sons shall
in their uncontrolled discretion think fit I give and bequeath unto my said Sons
John Blaker and Edgar Blaker all that my messuage or dwellinghouse with
the stable garden and appurtenances thereto belonging situate and being in
the Parish of Saint Martin in the Borough of Kent and all other
the real estate of which I may have power to dispose To hold the same unto the
said John Blaker and Edgar Blaker their heirs and assigns Upon trust that they
the trustees or trustee aforesaid for the time being do and shall as soon as conveniently
may be after my decease sell and dispose of the same either by Public Auction or
Private Contract at their or his discretion for the most money that can be raised

John
Blaker
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reasonably obtained for the same or to demise or lease the same or any part
 thereof for any number of years not exceeding twenty one years in possession or
 term of years absolute and stipulations as they or he shall think proper
 shall be made and shall retain possession of the money to arise from any such sale or
 lease or rents or profits upon the terms hereinafter contained concerning the same
 and the same shall be paid unto the said George Blaxter and George Blaxter their
 heirs and assigns all my household goods furniture plate
 and all my personal estate and effects of what kind so ever be possessed upon trust
 that they the trustees or trustee thereof for the time being do and shall sell and
 convert into money all such parts thereof as shall not consist of money and sell
 in and compel payment of all such parts thereof as shall consist of money or a
 security for money and do and shall possess of the produce arising from the
 sale & conversion of my real and personal estate and such parts of my personal
 estate as shall consist of money and of the rents and profits of my real estate
 until sold (after paying the debts charges and liabilities hereinafter mentioned) to
 pay one equal fifth part or share thereof (the whole into five equal parts or a
 fourth of distribution in the said County of Middlesex one sixth fifth part thereof
 to my said daughter Mary Ann Blaxter one sixth fifth part thereof to my
 said son John Blaxter and one sixth fifth part thereof to my said son George
 Blaxter and upon trust that they the trustees or trustee thereof for the time being
 shall invest the remaining fifth part thereof in their or his names or name
 in the purchase of some of the Parliamentary Stocks or funds of Great Britain
 or at interest upon real security in England with power to vary and transport
 upon trust during the life of my said daughter Mary Ann Blaxter to pay the in-
 terest dividends and annual produce of the said trust monies and premises to
 said person or persons and for such intents and purposes as the said Mary
 Ann Blaxter shall from time to time notwithstanding any writing or any writing
 or writings under her hand (but not so as to dispose of or affect the same in a
 way of anticipation) direct or appoint and in default of such direction or
 appointment into her own proper hands for her sole and separate use and benefit
 and she shall have full power to do so without being subject to the debts or liabilities of the
 said Mary Ann Blaxter or any future husbands and the receipts of the said Mary
 Ann Blaxter shall not constitute any receipt to be sufficient discharge for the said interest
 and annual produce of the said trust monies and premises into the
 hands of the said Mary Ann Blaxter for her life or until she shall at any time or times here-
 after become or be declared bankrupt or until any execution shall issue against
 her or her person or her lands or tenements goods or chattels or any part thereof and the re-
 ceipts or notes the receipt of the said Mary Ann Blaxter shall obtain satisfaction in
 part or in the whole of her demands out or by means of the said interest and
 annual produce or any part thereof by virtue of this my will payable
 to the said Mary Ann Blaxter or until she shall take or receive the benefit of any
 Act of Parliament made or to be made for the discharge or relief of insolvent
 debtors or into any general composition with her creditors or any body or
 attempt to make any assignment charge or disposition of the said interest or
 annual produce or any part thereof or her interest therein to any
 person or persons whatsoever or shall make any assignment or disposition of
 the said interest or effects or the greater part thereof for the benefit of her creditors and
 in any such case the said Mary Ann Blaxter shall at any time thereafter become or be
 declared bankrupt or any execution shall issue against her or her person or her
 lands or tenements goods or chattels or any part or in the whole of the demands of her creditors or

person suing out or obtaining such execution or process shall be sought or obtained in manner aforesaid or in case the said shall take or receive the benefit of any writ out of Parliament as aforesaid or attempt to make any such assignment or charge or disposition of the said interest dividends or annual profits or any part thereof or of this interest therein or shall make any such composition assignment or disposition as aforesaid then upon trust immediately after the happening of any or either of the aforesaid events or the death of the said William Dridge or notwithstanding shall first owe then upon trust to pay and divide such trust moneys and premises unto and between such child or children of my said daughter James Dridge as shall survive her and the said William Dridge or the happening to him of any or either of the aforesaid events notwithstanding with regard to him shall first owe and attain the age of twenty one years or leave issue or being a daughter or a daughter attain that age or marry and such child or children of any child or children of my said daughter being before her or the said William Dridge or before the happening to him of any or either of the aforesaid events notwithstanding with regard to him shall first owe and attain the age of twenty one years or leave issue or being a son or child attain that age or marry in equal shares as between or among brothers and sisters but so that the child or the children collectively of any deceased child of my said daughter shall take only the share which such deceased child would have taken if living. Provided always and I hereby declare that it shall be lawful for the trustees or trustee thereof for the time being (after the death of the said James Dridge and the determination of the said trust for the benefit of the said William Dridge) during the minority of any of the children or issue of the said James Dridge to apply the interest of the presumptive share of the same child children or issue in the said trust moneys and premises towards the maintenance and education of the same child children or issue and that all surplus interest which shall not be applied for that purpose shall be invested in such stocks funds or securities as aforesaid and be allowed to accumulate in the nature of compound interest for the benefit of the child children or issue from whose portion the same shall be saved and also to advance any part not exceeding one half of the presumptive share or shares of any or either of the same child children or issue in or towards his or their advancement in the world in such manner and proportions as the trustees or trustee thereof for the time being shall in their or his uncontrolled discretion think fit. But the sum so advanced shall be taken as part of the portion of the child for whose benefit the same is raised and be accounted for accordingly. Provided always and I hereby declare that in case any or either of my said children the said Sarah Turner Mary Ann Blaker John Blaker Edgar Blaker and James Dridge shall die in any lifetime without leaving lawful issue living at his or her or their decease then I direct that the part or share of him or her or them so dying shall go equally between the survivors of my said children in manner aforesaid directed concerning their original shares any annuity share of the said James Dridge or any annuity subject to the trusts and powers aforesaid expressed concerning his original share and in case any or either of my said children shall die in any lifetime leaving lawful issue living at his or her or their decease then I direct that the trustees or trustee thereof for the time being shall stand possessed of the part or share as with original as annuity of the parent so dying upon trust for the child children and issue of the parent or parents so dying in like manner and with the like powers and authorities in all respects as are aforesaid expressed for the benefit of the child children and issue of the said James Dridge concerning her share and I devise all Estates which may at the time of my decease be vested in me by way of mortgage or upon any trust not assigned unto the said John Blaker and Edgar Blaker their heirs executors administrators and assigns respectively but subject to and upon the trusts and conditions and trusts affecting the same and I hereby declare that the receipts of the trustees or trustee thereof for the time being shall be good discharges for all moneys received in such receipts shall be expressed to be received and that all

persons paying any moneys to them or him for the purposes of this my will and taking a receipt from them or him accordingly shall not be obliged to see to the further application of the same moneys or be answerable for the misapplication or nonapplication thereof and I declare that the trustee of my said Trust shall be answerable for the state of them not for involuntary losses nor for moneys received under receipts in relation to any other joint only for the sake of conformity and that they and he may reimburse themselves and each other out of the said trust moneys and proceeds or out of any moneys that may come into them or his hands by virtue of this my will all costs and charges to be incurred by them or him in the execution of the trusts aforesaid or anywise in relation thereto and I hereby nominate and appoint my sons John Blake and Edgar Blake joint trustees and executors of this my will hereby revoking all former wills by me at any time heretofore made Du videlicet videlicet of the said John Blake the testator have to care of four sheets of Paper of this my last will and testament set my hand this twentieth day of April One thousand eight hundred and fifty — John Blake Senr — Witness and attested by the said John Blake the elder the testator as and for his last will and testament in the presence of us who in his presence at his request and in the presence of each other have subscribed our names as witnesses attesting the same — Robert Guala — J. H. S. Hedderley } Wm. H. H. S. Blake Solicitor. Sicut.

Proved at London 19th Dec: 1857 before the Honorable Judges Sir Parker Dean Doctor of Laws and Jurisconsult by the oaths of John Blake and Edgar Blake the Sons the Executors to whom Administration was granted as having been first sworn duly to administer.

William
Arnold
Bromfield
Doctor of
Medicine
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This is the last Will and Testament
of me William Arnold Bromfield late of Southampton and now of the County of Sussex Doctor of Medicine Son of the late William Arnold Bromfield Esq: late Doctor of Divinity in the County of Suffolk (whose Will is to take effect in case my dear sister Eliza Bromfield shall be living at the time of my decease but not otherwise) I give and bequeath all my incorporeal lands tenements and hereditaments situated in the Parish of St. Peter or St. Andrew in the County of Southampton bequeathed by the Will of my late and interest therein as if I were sole owner or entitled to or have power to dispose of unto my said sister Eliza Bromfield her heirs and assigns for ever for her and their own use and benefit I give and bequeath to my said sister Bromfield of my said sister Edmund's quarter an annuity or yearly sum of ten pounds sterling during her life and to my said sister's daughter Equize an annuity or yearly sum of fifty pounds sterling during her life and I direct that both the said annuities shall be paid half yearly on the twentieth day of March and the twenty ninth day of September in every year the first half yearly payments to be made on each of the said days yearly days as shall happen first or next after my decease I give and bequeath to my Cousin Henry Thomas Esq: (Son of my said sister's daughter Equize) the sum of one hundred pounds sterling I give and bequeath to my said sister Eliza Bromfield and my said sister's daughter Equize their executors administrators and assigns the sum of one thousand five hundred pounds sterling upon trust to lay out and invest the same in their names in the Public Stocks or funds of Great Britain and to stand possessed of the same and the Stocks or funds upon receipt the same shall be so laid out on the trust for