

that any or either of them shall or may pay intire suffer expaid or be put to in a
 about or any way relating to the execution of this my will or the trusts thereof
 or in relation thereto and that they or any of them shall not be answerable
 or accountable for any loss or misfortune that may happen to the trust estate
 monies and promises unless by their own wilful default or neglect or the
 neglect and wilful defaults only their joining in receipts for conformity notwithstanding
 I have by wrote and made void all former and other wills by me at any time
 whatsoever made and declare this only to be and contain my last will and a
 testament In witness whereof I have to this my last will and testament contained
 in this and the preceding eight sides of paper written both ways and fastened
 together with green silk set my hand and affixed my seal that is to say I have
 set my hand at the bottom of each of the eight sides and to this ninth and last side
 set my hand and put my seal this twenty fourth day of April in the year of our
 Lord one thousand eight hundred and twenty three William Taylor Signed
 sealed published and declared by the said William Taylor 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 hereunto
 Thomas Hooley Old Broad Street D. Glad Foster Threadneedle Street Exchange Broker
 Jonathan Hacey Old Broad Street Apud to Mr Hooley & Co

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Moved at London 25th January 1824 before the reverend Samuel Duval
 Esquire Doctor of Laws and Surrogate by the oaths of Henry and Taylor Esquires
 the Deity and Joseph England the Executors to whom a commission was granted being
 just sworn only to administer

This is the Last Will

Thomas
 Cranter

and testament of me Thomas Cranter of Dorous Bottom in the Parish of Stoken
 in the County of Oxford Labourer being of sound and disposing mind a
 memory and understanding praised be God I give and devise unto my Son a a
 Edward Cranter all and every of my real and personal estate and estates a a
 whatsoever situate at Dorous Bottom aforesaid or elsewhere that I shall die seized
 and possessed of to hold to him my said Son Edward Cranter his heirs and assigns
 for ever and to his heirs and assigns subject nevertheless to the maintenance and provision
 of my said Son Edward Cranter for his natural life permitting him my said Son Edward
 to have a residence and dwelling in my cottage or tenement at Dorous Bottom now
 in my occupation and also to permit and suffer my Daughter Mary Dunt to have
 a residence also in my said cottage or tenement during the term of her natural life
 only and my will is that my said Son Edward Cranter shall pay all my just debts
 and funeral and testamentary expenses and shall pay all such principal money I
 have now out at use unto and amongst all and every of my other Children and
 their issue who shall be living at the time of the decease of my said Son a a
 Edward Cranter equally share and share alike such issue taking the part and a a
 share of their father and Mother only where shall be deceased at the decease of a a
 my said Son Edward Cranter his heirs Executors or assigns shall not be answerable
 or accountable for more of my money or interest than shall be received by him
 and I have by nominate and appointed him my said Son Edward Cranter sole
 Executor of this my last will and testament revoking all other wills and wills by
 me made In witness whereof I have said Thomas Cranter the testator to this my
 will contained in two sheets of paper have set my hand and seal this twenty
 second day of November in the year of our Lord one thousand eight hundred and
 twenty three The mark of Thomas Cranter Signed sealed published and declared
 by the said Thomas Cranter the testator as and for his last will and testament in
 the presence of us who in his presence and in the presence of each other have
 subscribed and set our names as witnesses hereunto Richard Cranter of Stoken Church
 William Sears of Hottlers Green Stoken Church Chas Phillips of Leckhampton

S.

Proved at London 25th February 1824 before the Reverend Charles Cooke
Doctor of Laws and Surrogate by the oath of Richard Trautler the Son and sole
Executor to the said Administration was granted having been first sworn duly to
Administer &c

William
Tyler
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This is the Last Will

and Testament of me William Tyler of the Grove Hill in the County of
Middlesex Gentleman where being of sound and disposing mind memory and a
understanding I have be to God for the same but considering the uncertainty of
this mortal life) I make public and declare in manner and form following
that is to say first and principally I recommend my soul into the hands of a
almighty God who gave it and my body (in the humble hope of a joyful
resurrection into eternal life) I commit to the dust to be decently interred without
any funeral pomp at the discretion of my Executors and Executors hereinafter
named in the burial ground belonging to Stepney directing and as to my worldly
estate and effects whatsoever it has pleased God in his kind providence to bless me
I direct my Executors and Executors hereinafter named to collect and get in the
same as soon as conveniently may be after my decease I give and bequeath
unto my dear wife Sarah Tyler the sum of one hundred pounds to be paid
by my Executors hereinafter named out of my personal estate without further
days next after my decease to and for her own absolute use and disposal
and I also give and bequeath the following legacies that is to say to my
Daughter Charlotte Bennett wife of Bennett the sum of four hundred pounds
and to Granddaughter Charlotte Bennett Daughter of my said Daughter Charlotte
Bennett the sum of two hundred pounds to my Daughter Sophia wife of
Shubertone four hundred pounds being in addition to the sum of one hundred
pounds already bequeathed by me to her to my Daughter Sarah Bennett
the sum of fifty pounds to my Son John Tyler the sum of fifty pounds and to
my Brother Thomas Denton the sum of ten pounds and to my Executors and
Trustees James Collins and William Sims hereinafter named and appointed fifty
pounds each for the trouble and care they will have in the execution of the
trusts of this my will all the said last mentioned legacies I direct shall be paid
by my Executors and Executors out of my personal estate within one Calendar
month next after my decease (except the said legacy of two hundred pounds
given to my said Granddaughter the payment of which I have hereinafter
directed also I give and bequeath to my said Daughters Charlotte Bennett
Sarah Bennett and Sophia Shubertone and my Son John Tyler and Robert
Tyler and to Henrietta Drowlam my Daughter and her Husband and to
the said James Collins and William Sims a gold mourning ring each in a
remembrance of me and as a token of my regard for them and I give devise
and bequeath all that my freehold messuage tenement or dwellinghouse with
the garden and appurtenances thereto belonging situate and being at the
End Grove aforesaid and whereon I now reside together with all my plate linen
china household furniture goods chattels and things whatsoever which shall at
the time of my decease be in or about the same premises (save and except a
monies and securities of money) unto and to the use of the said James Collins and
William Sims and the survivor of them and the said Executors and
of such survivor for ever according to the nature and quality thereof respectively
mentioned upon the trusts and to and for the intents and purposes hereinafter by
me declared of and concerning the same that is to say in trust to permit and suffer
my said wife to use possess and occupy the same messuage or tenement and premises
and all my plate linen china household furniture goods chattels and other things
as shall be thereon at the time of my decease and every part and parcel thereof
for and during the term of her natural life she keeping the said messuage or tenement