

47

for my other or others of them but with  
and only of them only for his and their  
own and respective uses and benefits  
respectively and that one or more  
of them shall not be answerable  
or accountable

*Trusts hereinbefore named and numbered*

Trustee or Trustees so dying declining or becoming incapable to act as aforesaid  
and that upon every such appointment the said trust monies and promises  
shall be assigned and transferred to 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 a  
new trustee shall have such and the same powers authorities and discretion  
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 provision last  
hereinbefore contained and save and every of them and the Executors admoins  
and Cognos of them each and every of them shall be charged and chargeable  
respectively only for such monies as they shall respectively actually receive by  
virtue of the trusts thereby in them reposed notwithstanding this or their or  
any of their giving or agreeing 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 Banker or Broker or other person with whom or in or  
whom stands any part of the said trust monies shall or may be deposited or  
lodged for safe Custody or otherwise in the execution of the trusts hereinbefore  
mentioned nor for the sufficiency or deficiency of any Security or Securities or  
Stocks or funds in or upon which the said monies or any part thereof so  
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  
thereunto and also that it shall be lawful to and for the said Trustee or a  
trustee to be appointed as aforesaid over or any of them their and every of  
their Executors Admoins and Cognos by and out of the monies which  
shall come to their respective hands by virtue of the trusts aforesaid to pay and a  
reimburse himself and themelves respectively and also to allow to this and a  
their Co-trustee or Co-trustees all costs charges damages and expenses relating thereto  
or any of them shall and may suffer sustain expense disbursed 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  
hereinafter made I declare this to be my last will and Testament on behalf of  
myself & the said James Bradley Bottoms leave to the six first scents 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  
*and to this will and last test. by me my son*  
*J. G. Beddoes A.D.* I sign'd sealed and delivered published and declared by  
the said Testatrix Jane Bradley Bottoms as and for her last will and Testament  
in the presence of us both at her request in her presence and in the presence of  
each other there subscribed our names as witnesses to the same  
J. G. Beddoes A. D. Eugene Com. Watson J. S. Leman his Clerk

**PROVED** at London 19<sup>th</sup> Feb<sup>r</sup> 1830 before the Oaths of Clu 21<sup>st</sup> &  
James Dallaway Clerk and Thomas Griffiths Doctor of Physic the Executors to whom  
admon was granted having been first sworn &c &c the said Prov. James Dallaway  
before the Worshipful John Dauben Doctor of Laws and Surrogate and the said  
Thomas Griffiths by Commission duly to administer.

*William*  
*Buckeridge*

(3.)

**William Bickeridge** of Sutton in the  
County of Barts Brixley make this my last will and Testament I give and  
bequeath all and singular my Real and personal Estate and Estates Goods Chattels &  
Effects whatsoever and whatsoever unto my only Child James Bickeridge his  
Executors and Admoins 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 payment 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

44

181

In upon aforesaid and stippling her same and that I leave her free and having  
the rest of her chattels and furniture flowing for her life without any aforesaid  
interference from my said or any other person I appoint my said son my sole Executor  
and revok all former wills written by me and doth the same  
ninth day of January one thousand eight hundred and twenty six /  
and /  
Signed Sealed published and declared by the said William Berridge as  
and for the last will and testament in the presence of us both at his request  
and in his presence and in the presence of said son. Thereunto subscribed our  
names as witnesses / G. Gray / John Miller / G. Gray Junr /

PROVED at London 19<sup>th</sup> February 1830 before the reverend John Daybury  
rector of Clapton and surrogate by the oath of James Berridge Test. Son and son  
Executor to whom action abovesigned made during his life was duly to administer

## This is the first Will

and Testament of me  
Stephen Bennett of Clapton in the County of Middlesex citizen and Merchant  
first I give and bequeath unto my daughter Christiane Elizabeth and  
my Real Estate situated lying and belonging to Clapton before all and all other my real  
Estate whatsoever and whatsoever in me and to the use of my Stephen William  
Charlesworth (son of my Sister Ann Charlesworth deceased) his wife and offspring  
for ever next I give and bequeath unto my daughter William Bennett this sum  
of three guineas to be paid to him at the end of every calendar month  
next after my death and all the rest residue and remainder of my personal  
estate and effects whatsoever and whatsoever I give and bequeath unto my said  
Stephen William Charlesworth for his uses whatsoever subject nevertheless  
to the payment of all my just debts funeral and sepulture charges and  
appoint him my said Stephen son Executor of this my last Will and Testament  
and other works by me at any time before death and to make and do  
I have witnessed my hand and seal to confirm the same in witness in presence  
of God our thousand eight hundred and twenty six / Stephen Bennett /  
Signed Sealed published and declared by the said Stephen Bennett /  
and for his last will and Testament in the presence of us both at his request  
in his presence and in the presence of said son. Thereunto subscribed our names as  
witnesses thereto / Saml Berridge / John Marston / Thomas Gaskell /

On the 19<sup>th</sup> February 1830 according with the will annexed of the said deceased  
chattels and effects of Stephen Bennett late of Clapton in the County of Middlesex  
hereas was granted to Stephen Charlesworth his Brother and sole Executor of the  
will of William Charlesworth deceased now living the sole sole  
and testuary agent named in the said will with full power  
first given by Commission duly to administer the said William Charlesworth  
without leaving taken upon himself the probate or execution of the said will

## At Edinburgh

The third day of September and thousand  
eight hundred and twenty nine years in presence of the said Captain James  
in John Gray advocate procurator for my Christian Charters after beseeching  
part in the best disposition under written during the same to be registered in  
the Books of Council and Session conform to law which the said said obtain  
to be done accordingly whereof the said follows KNOW ALL men by these  
present that I am Christian Brog otherwise Charters holder of the said  
William Gray Charters of Edinburgh for the better settlement  
of my affairs in the event of my death do hereby under the provisions  
conditions and reservation after mentioned grant devise & make over to and in  
favor of Captain John Gray of the Royal Navy Rear Admiral Sir William  
George Fairfax Alexander Oliver & Davis Skinner Esquires both Bankers in a

Stephen  
Bennett

sd.

Christian  
Brog  
otherwise  
Charters

51.