

John Turley. On the 15th day of August 1839 the said John Turley was duly sworn to the truth of this Affidavit by virtue of the authority in an Commission before me C. V. Mitchell, Commissioner.

Proved at London 17th August 1839 before the Judge by the Oath of Margaret Edwards (wife of Thomas Edwards / the sole Executrix to the will of John) was granted having been first sworn by Commission / as duly to Administer //

This is the last Will and Testament

of me John Stilgoe of the Parish of Dunstons in the County of Middlesex I give and devise direct limit and appoint All and every my messuages or tenements cottages closes lands grounds and hereditaments situate and being in the Parishes of St. Dunstons in the said County of Middlesex And all and every other my messuages or tenements cottages closes lands hereditaments and real estate whatsoever and wheresoever and all my estate and interest therein respectively unto and to the use of my eldest son John Stilgoe and my friends and son in law Jeremiah Denny Barton Thomas and their heirs. And I give and bequeath unto my said son John Stilgoe and the said Jeremiah Denny all and every my live and dead farming stock and farm produce And all and every my ready monies bonds notes and securities for money debts carry and bearing interest in goods chattels and effects (except my household furniture linen drapery and articles of domestic use hereinafter by me otherwise disposed of / and in a generally All the Rest and Residue of my personal estate and effects whatsoever and wheresoever Upon trust that they my said son John Stilgoe and Jeremiah Denny or the survivor of them or their heirs executors or administrators of him or her survivor do and shall as soon as conveniently may be after my decease make sale and absolutely dispose of All and every my said messuages or tenements cottages closes lands grounds hereditaments and other my real estate whatsoever And also a said part of my said personal estate and effects hereinafter given devised and bequeathed to them as aforesaid as shall be in their nature saleable in either by public auction or private contract or partly by public auction and in a partly by private contract and either together or in parcels unto any person or persons who shall be willing to become the purchaser or purchasers thereof for the most money and the best price or prices that at the time or times of said sale or sales can be reasonably had or gotten for the same and do and shall collect get in and receive all said part and parts of my said personal estate and effects hereinafter bequeathed to them as shall consist of debts monies or securities for money do that the whole of my said real and personal estate and effects given and devised to them as aforesaid may be converted into ready money and do and shall by and out of the money in a which shall arise and be produced from my said real and personal estate and effects in the first place pay and satisfy all my just debts and my funeral and testamentary expenses and all said charges and expenses as they my said trustees shall be at or put into in making said sale or sales and collecting and getting in my said personal estate as aforesaid And from and after full payment thereof Upon trust that they my said son John Stilgoe and the said Jeremiah Denny or the survivor of them or the executors or administrators of him or her survivor do and shall stand and be possessed of the sum of One hundred pounds (part thereof / and lay out and invest the same in their or his own names or name in the public stocks or funds or upon other in a government or real securities at interest and do and shall stand possessed of all said stocks funds and securities and the dividends interest and annual profits thereof on trust for my son Henry Stilgoe to be paid and in a

John Stilgoe
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transferred to him at this age of twenty one years and do and shall stand in
 possession of the further sum of one hundred pounds (other part thereof / as
 and lay out and invest the same in their or his own names or name in
 the public stocks or funds or upon other government or real securities at a
 interest and do and shall stand possessed of all such stocks funds and
 securities and the dividends interest and annual proceeds thereof in trust
 for my son Robert Sturge to be paid and transferred to him at this age
 of twenty one years and also do and shall stand possessed of the like sum
 of twenty one hundred pounds (further part thereof / and lay out
 and invest the same in their or his own names or name in the public stocks
 or funds or upon other government or real securities at interest and do e
 shall stand possessed of all such stocks funds and securities and the
 dividends interest and annual proceeds thereof in trust for my son Samuel
 Sturge to be paid and transferred to him at this age of twenty one years
 to each one respectively I do hereby give and bequeath the same several legacies
 or sums of money to and for their own use and benefit respectively And
 from the full payment and satisfaction of the said several legacies
 or sums of money do and shall stand possessed of and be produced in
 from the sale or sales or other dispositions of my said real and personal
 estate and effects as aforesaid in trust for and for the use and benefit of my
 right children namely my said son John Sturge, Henry Sturge, Robert
 Sturge and Samuel Sturge, and my four daughters Sarah the wife of m m
 DeLamater Esq, Ann the wife of John Albery Esq, Mary the wife
 of William Blore Esq and Elizabeth Sturge equally to be parted and in
 divided between and amongst them share and share alike To each one
 respectively I do hereby give and bequeath the same to be vested in m
 when my said right children at their respective ages of twenty one years
 And if any or either of them my said right children shall happen to
 depart this life leaving lawful issue living at this time or their death
 or respective deaths then I direct that the issue of such of them as in
 shall do or shall stand in the place of and have and be entitled to the
 share or shares which this their or their deceased parent or respective
 parents would have had or been entitled to if living and in the said
 monies and shall also take the same as between themselves in equal
 and divided portions as tenants in common And that in case either or any
 of my said right children shall happen to depart this life under the age
 of twenty one years without leaving lawful issue living at this or their
 death or respective deaths then I direct that as well the original as also
 any annuity share or shares of and in the said monies which from
 time to time shall belong to or be taken by my said children who shall
 do as last aforesaid and also the accumulations if any of the dividends
 interest and annual proceeds thereof shall from time to time go and in
 annuity and be equally parted and divided between and amongst all my
 children as shall be then living or into the issue of such of them as in
 shall be then dead leaving lawful issue to be vested and transferred at
 their respective ages of twenty one years but nevertheless the issue of my
 said children do being living issue shall take only the share to which
 this their or their deceased parent or respective parents would have been in m
 entitled if living And my will further is And I do hereby further direct
 that in the mean time and until the several legacies portions parts or shares
 hereby given to or provided for my said children or their issue respectively as
 aforesaid shall become payable or transferable to their respectively they
 my said son John Sturge and the said DeLamater Esq and the survivor
 of them and the executors or administrators of such survivor do and shall
 lay out and invest the said respective legacies portions parts and shares of
 such children or their issue respectively in the joint names of them my

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said trustees or in the name of the survivor of them the executors and admors
in the public stocks or funds or upon other government or real securities at an
interest and do and shall pay and apply all or any part of the dividends and
interest and annual profits to arise from the investments of the said monies
during this life or their minority or respective minorities in for or towards
this life or their maintenance education clothing or adornment in such a
manner as they or the my said trustees or trustee for the time being shall in
their or his discretion think fit and also that it shall be lawful for them a
my said trustees or trustee for the time being the executors or administrators
to advance and pay to and for each or either of my said children or their issue a
notwithstanding this or their minority any part not exceeding one third part of
the then created or expectant legacy portion part or share of such child or children
or this life or their issue of and in the said monies stocks funds and securities
either for placing them their or them to any business or employment or otherwise
for this life or their preferment or adornment in the world or in marriage in
and whereas I have at different times advanced and lent to my son in
law the said Jeremiah Deane the sum of three hundred and ninety pounds
and to my son in law the said John Henry Roberts the sum of one hundred and
twenty pounds and to my son in law the said William D'Oxtford
the sum of three hundred and ninety six pounds in which several sums
they respectively now stand indebted to me Now I do hereby declare my will
to be that the said several sums of three hundred and ninety pounds and
one hundred and twenty pounds and three hundred and ninety six pounds
were advanced by me in part and on account of the several and respective
shares of my said daughters Sarah Deane John Roberts and Mary D'Oxtford
of and in the residue of the monies to arise and be produced from the sale or in
other disposition of my said real and personal estate and effects hereinafter
mentioned to my said trustees as aforesaid And I do hereby declare my will to be
that my said trustees for the time being shall so consider the same in the
distribution of the monies to arise and be produced from the residue of my
said real and personal estate and that the share or shares of them the said
Sarah Deane John Roberts and Mary D'Oxtford shall be less than the shares
of the said other children in the said residue and monies by the amount of the
respective debts which are now owing to me by their said husbands respectively
and to my household furniture linen china and articles of domestic use
and not hereinbefore by me disposed of I give and bequeath the same and every
part thereof unto my four children Elizabeth, John, Robert and Samuel
Shilge equally to be parted and divided between them share and share alike in
and for partitioning the date or dates of my said real and personal estate and
effects hereinafter directed to be sold and converted into money as aforesaid I
do hereby expressly declare and direct that every receipt which shall be given
by the trustees or trustee for the time being acting in the execution of the trusts
of this my will to any purchaser or purchasers of all or any part of my said
real or personal estate or to any person or persons for any money to be
received by them or any my said trustees or trustee by virtue of this my will
shall be a legal and conclusive discharge to such purchaser or purchasers a
and other person and persons for so much money as in every such receipt
shall be asforesaid or expressed to be received and shall for ever acquit
release and exonerate such purchaser or purchasers and other person and in
persons from all obligation of seeing to the application thereof and from all
lien and liability by reason of the misapplication or nonapplication thereof
or of any part thereof And I do hereby nominate constitute and appoint
my said son John Shilge and the said Jeremiah Deane joint executors
of this my will and guardians of my said children (being minors) during
their respective minorities And I do hereby further declare my will to be that
they my said trustees and executors or either of them their or either of their
respective executors or administrators shall not be charged or chargeable with or

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annuitable for any more of the aforesaid trust estates stocks funds monies
 and premises than they respectively shall actually receive or shall come to
 their respective shares by virtue of this my will nor shall or for any loss or
 contract shall happen of the same or any part thereof so as such loss happen
 without their respective wilful defaults nor any one or more of them for the
 other or others of them nor for the acts deeds receipts or burdements or wilful
 defaults of the other or others of them but each of them only for his own
 acts deeds receipts or burdements and wilful defaults and also that it shall
 and may be lawful for them my said trustees and executors and each of
 them their and each of their heirs executors and administrators in the first
 place by and out of the aforesaid trust estates stocks funds monies and in
 premises to do what to and reimburse themselves respectively and also to pay
 and allow to each other all such loss costs charges damages and expenses
 as they respectively shall sustain expend or be put unto by reason
 of the said several trusts hereby in them reposed in relation to the same in
 respectively or the management or execution thereof or any other thing in a
 anywise relating thereto. And lastly I do hereby revoke annul and
 make void all former and other wills and testamentary dispositions by
 me at any time heretofore made or published and do publish and declare
 this only to be my last will and Testament in witness whereof I the said
 John Shilgoe the Testator have to this my last will and Testament in
 contained in five sheets of paper set my hand and seal this seventeenth day
 of April in the year of our Lord one thousand eight hundred and
 thirty four. John Shilgoe. Signed sealed published and declared by
 the said John Shilgoe the Testator as and for his last will and Testament
 in the presence of us who have herunto subscribed our names as witnesses
 hereto in this present and in the presence of each other. Samuel Field
 Solicitor Duddington, Edward Field his Clerk, George Smiths
 Surgeon Duddington.

Dropped at London 17th August 1839 before the Judge by the Oaths
 of John Shilgoe the son and Jeremiah Dean the Executors to whom
 a Homage was granted having been first sworn by Common Oath to show

James Senior
 3.

In the Name of God Amen
 This is the last will and Testament of me James Senior of 27:22
 Castle Street in the Parish of St. Andrew's Doolboru in the City of London
 being of sound mind and understanding I hereby give and bequeath to
 my beloved wife Elizabeth Senior all my household furniture plate glass
 linen and sundry soap fixtures together with the sum of One hundred in
 and thirty pounds with interest for the same now in the possession of
 John Edw. Frauts Esq. Broker of 21: 35 Sturabury Street in the City of
 London also two shares of freehold house situate at Darnes in the
 County of Surrey agreeable to the will of the late Charles Lawell after
 the payment of my funeral expenses and all other just and lawful debts
 by me contracted. And I hereby appoint Mr. John Edw. Frauts of
 Sturabury Street and Mr. James Womersley of Old Street my sole
 Executors of this my will hereby revoking all other wills in
 witness whereof I have herunto set my hand and seal this 24 day of
 Feb: 1839. James Senior. Signed and sealed by the Testator in the
 presence of us present at the same time who in this present and at this
 request have herunto subscribed our names as witnesses. William James
 Jones 4 Portugal Street London, Sam. Field, William Daniel
 Windscheffel 54 Drury Lane.

Dropped at London 17th August 1839 before the respectable