


irrevocable or unfit to act or going to reside beyond seas as aforesaid and that when and so often as any such new trustee or trustees shall be appointed as aforesaid all the trust premises shall be thereupon transferred and assigned in such manner as that the same may be legally and effectually vested in such newly appointed trustee or trustees jointly with such former trustee or trustees thereof as shall be living and continuing to act or in case there shall be no surviving or continuing trustee then in such new trustee or trustees only upon and for the trusts intents and purposes as heretofore declared of and concerning the same or such of them as shall be then subsisting undetermined and capable of taking effect and that such new trustee or trustees shall and may in all things act as if he or they had been originally thereby appointed and as the trustee or trustees in or to whose place or stead he or they shall come or succeed could or might have come under or by virtue of this my will provided also and I hereby direct that the receipt or receipts of the acting trustee or trustee for the time being of this my will shall be a good and sufficient release and discharge for all moneys which shall come to their or his hands by virtue of or under this my will or the trusts powers or authorities herein declared or contained or for so much of such moneys as in such receipt or receipts shall be acknowledged to be received and that the person or persons paying any such moneys and taking such receipt or receipts for the same as aforesaid shall not afterwards be obliged to see to the application or to be in any wise answerable or accountable for the loss misapplication or nonapplication thereof or of any part thereof provided also and I hereby further direct and declare that the trustee or trustee for the time being of this my will shall be chargeable only for so much money as they or he shall respectively actually receive notwithstanding their joining in receipts for the sake of conformity and that no one of them shall be answerable or accountable for the other or others of them but each for his own acts receipts neglects or defaults only nor for any or any misfortune loss or damage which may happen in the execution of the trusts hereby declared or in relation thereto except the same shall happen by or through his own willful default or neglect and also that the said trustee or trustee for the time being shall and may by and out of the moneys which shall come to their or his respective hands under this my will retain to and reimburse himself and themselves respectively and also allow to his or their co-trustee or trustees all loss costs damages and expences which they may respectively sustain or be put unto or which shall be to them or any of them occasioned in or about the execution or by reason or in consequence of the trusts hereby in them imposed I hereby revoke all former wills codicils and testamentary papers by me at any time made and declare this only to be my last will and testament in witness whereof I the said Thomas Sumner have to this my last will and testament contained in seven sheets of paper set my hand and seal that is to say to the first six sheets thereof my hand and seal to this seventh and last sheet thereof my hand and seal the thirtieth day of April in the year of our Lord one thousand eight hundred and thirty three -
 Thomas Sumner - signed sealed published and declared by the said Thomas Sumner 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 - In witness whereof I have signed my name at the City of London the 31st day of March 1833 -
 John William Place 42 Old Gloucester Street London Old Town -

Proved at London 11th May 1833 before the worshipful John Gaubony Solicitor of Law and surrogate by the oaths of Edward Selby and John Biggs the executors to whom probate was granted being first sworn duly to do so.


William Dulake
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This is the last Will and Testament of me William Dulake of Simpford in the County of Surrey Yeoman first I will order and direct that all my just debts together with the charges and expences of my funeral (the ordering and content of which I leave entirely to the discretion of my dear wife

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and executrix/ and of obtaining the probate of this my will and all other incidental expenses attending the same be well and truly paid by my said wife so soon as conveniently may be after my decease and subject thereto I give and bequeath unto my said wife Martha Dulake all my household goods and furniture plate china glass books beds bedding linen and other household stuff of every description and also all my ready money money in the funds debts and all other my personal and testamentary estate chattels and effects whatsoever and whatsoever which I shall be possessed of interested in or entitled unto at the time of my decease to and for her own sole use and benefit also I give and devise all that my new built messuage or tenement and shop now in two dwellings Garden Ground outbuildings hereditaments and premises with the appurtenances belonging situate lying and being in Dunsford aforesaid now in the occupation of myself and Richard Elman also all that my messuage or tenement in two dwellings Garden Ground hereditaments and premises with the appurtenances thereto belonging now in the occupation of William Hibber and James Cobett situate lying and being in Dunsford aforesaid unto her my said wife Martha Dulake her heirs and assigns to hold the same messuages or tenements hereditaments and premises with their and every of their rights members and appurtenances unto and to the use of her the said Martha Dulake her heirs and assigns for ever and lastly I do constitute and appoint the said Martha Dulake my sole executrix of this my will do hereby revoking and making void all former will or wills by me at any time heretofore made and so declare these presents to be and contain my last will and Testament In witness whereof I the said William Dulake the Testator have to this my last will and Testament set my hand and seal this twentieth eighth day of August in the year of our Lord one thousand eight hundred and twenty four - William Dulake -  - signed sealed published and declared by the said 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 thereto - Tho^s Humphreys & Anne Humphreys
In^o Hilder f.

Proved at London 10th May 1833 before the worshipful J^ohn Adams Esq^r of Law and surrogate by the oath of Martha Dulake widow the eldest the sole executrix to whom Admon was granted being first sworn duly to admit.

I Nathaniel Downick of Charltonham in the County of Gloucester Gentleman do make this my last will and Testament first that all my just debts be paid and discharged and I further direct that all my legacies hereafter mentioned be paid as soon as convenient after my decease I give to my Brother James Downick of Weymouth twenty pounds and ten pounds a year as long as he lives I give to my sister Rebecca Smiston ten pounds and five pounds a year as long as she lives I give to each of my Brother James Downick children that may be living at the time of my decease twenty pounds each to be paid without any deduction I further direct that should my Brother James die before his wife that the ten pounds a year be continued to her for her natural life the Remainder of my property of whatever description it may be of I give to my beloved wife Sarah Downick for her natural life and at her disposal by will or otherwise but should she marry a second husband I then direct that my property be divided equally between my daughter Sarah Davis and my son Nathaniel Downick I do hereby revoke and make void all former and other wills by me at any time heretofore made and declare this only to be my last will and Testament In witness whereof I the said Nathaniel Downick the Testator have to this my said will contained in the two sides of this paper set my hand and seal that is to say to the first side thereof my hand and to this last side my hand and seal the Nath^l Downick -  - signed sealed published and declared by the said Nathaniel Downick the Testator as and for his last will and Testament in the presence of us who at his request in his presence and in the presence of each other have subscribed our names as witnesses to the Execution thereof - John Way & Sarah Way & of East Howe in the County of Dorset & George Harper Clerk to Nath^l Downick f.

Nathaniel
Downick
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