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before the Judge by the oath of Anne Strainwaring Widow the eldest
the sole executrix to whom admou was granted having been first
C. Strain by Common. Suly to administer.

W. N.
Thomas
Moss
22.

This is the last Will and Testament

I, Thomas Moss of Brook Street in the Parish of South Wals
in the County of Essex Esquire of lawful Memory I appoint Henry Moss of South
Wals aforesaid Esquire and William Annon Stroull of Stranwood
in the said County Esquires Executors and Guardians of the per-
sons and estates of my Children respectively during their respective mi-
norities I give and devise all my freehold messuages lands ten-
ments and hereditaments with their respective appurtenances unto and
to the use of the said Henry Moss and William Annon Stroull or
their heirs and assigns for ever Upon trust to sell the same together or
in parcels by public auction or private contract for the best price or prices
that can be reasonably obtained for the same with power to them or
the survivor of them to buy in the same or any of them at any pub-
lic sale or sales and to sell at any future public sale or sales or by
private contract the hereditaments so bought in and without being
liable for any loss or for any diminution in price to be thereby occasion-
ed And I Grant and empower the said Henry Moss and William Annon
Stroull and the survivor of them and the executors or ad-
ministrators of such survivor to bargain sell and convey all my
copyhold messuages lands tenements and hereditaments whatsoever
and whatsoever else together or in parcels by public auction or
private contract as to them or him shall seem meet for the best
price or prices that can be reasonably obtained for the same with
the like discretionary power to them or him of buying in the same
at any public sale and to sell at any future public sale or sales
or by private contract as aforesaid with reference to my
freehold estates And I will and declare that the money to arise by
the sale as well of my said freehold estates as of my said copyhold
hereditaments and premises after paying the expenses incident to
such sale and sales shall be deemed to constitute part of and shall
be applicable and applied in like manner as and as part of my
personal estate and that such yearly rents and annual profits of
the same freehold and copyhold hereditaments and premises as
may arise in the mean time and until the same respectively shall
be sold as aforesaid shall be paid and applied in such and the
same manner as the interest or yearly income arising from or out
of my residuary personal estate may or would be payable or ap-
plicable Provided always and I will and declare that in all cases
of purchase or other money being to be paid in pursuance of this
my Will or amount of my real and personal estates or any of them
the receipt or receipts of the said Henry Moss and William Annon
Stroull or the survivor of them or the executors or administrators
of such survivor shall be an effectual discharge or effectual discharge
for so much thereof respectively as in such receipt or receipts shall
be acknowledged or expressed to be received And that the purchaser or
purchasers or other person or persons paying the same money
shall not be answerable for any loss misapplication or nonapplica-
tion thereof or of any part thereof And as touching my real
and personal and all other my personal estate (meaning to include
under that denomination the money to arise from the sale of my
said freehold and copyhold estates) I give the same unto my said exe-
cutors Upon trust that they my said executors or the survivor of them

or the executors or administrators of such survivor do and shall whenever they or he may deem it advisable sell and convert into money all such part of my said personal estate as shall not consist of money or government securities stocks or funds or mortgages upon real estate and I do hereby declare my will and mind to be that they the said Henry Wiles and William Gannon Stroull and the survivor of them and the executors or administrators of such survivor shall stand possessed of all the money to arise from the sale or sales and conversion by me herebefore directed to be made of my said freehold copyhold and personal estate upon trust after paying at clearout all my debts and funeral and testamentary expences to pay and divide the residue thereof unto and equally between my four children vizt Elizabeth, Thomas, Arnold and Edward equally share and share alike and their several and respective executors and administrators and upon further trust to place out the expectant portion or share of such of them my said four children who shall be under the age of twenty one years at the time of my decease in the names or name of my said executors or the survivor of them or the executors or administrators of such survivor in some of the Parliamentary stocks or funds of Great Britain or upon some good real security or securities in England or Wales at interest and to vary or alter such stocks funds or securities for other stocks funds or securities of the like nature from time to time so often as it shall be expedient or as my said executors or the survivor of them or the executors or administrators of such survivor in their or his discretion shall think fit and to stand possessed of and interested in all such principal monies stocks funds and securities upon trust to pay and apply so much of the interest of each child's expectant portion or share in the said principal monies stocks funds and securities as they or he shall think proper for or towards the maintenance clothing and education of each such child And upon further trust that my said trustees or the trustees or trustee for the time being do and shall advance any sum or sums of money they or he shall think proper out of the said principal monies stocks funds and securities towards placing out in the world advancement or benefit of any one or more of my said four children not exceeding a moiety of each child's then expectant portion for any one such child And I direct that the money to be paid for advancement as aforesaid shall be taken as part of the portion or share or portions or shares thereby provided for the child or children to or on account of whom the same respectively shall be paid Provided always and I declare that if my said daughter being under the age of twenty one years shall marry without the consent of her guardian or guardians for the time being then and in such case the said trustee or trustee for the time being shall thereupon stand possessed of and interested in the portion or portions to which either originally or by survivorship or otherwise my said daughter may be or become entitled upon trust during the life of my said daughter to pay the interest dividends and annual proceeds thereof to such person or persons and upon and for such intents and purposes as my said daughter notwithstanding such marriage or any subsequent marriage shall by writing under her hand after the said interest dividends and annual produce shall become due direct or appoint but not so as to affect the same by way of lease mortgage charge or otherwise in the way of anticipation and in default of such direction or appointment into her hands for her own use and benefit independently and exclusively of her husband and total the

shall not in anywise be subject or liable to his debts, suit, or inter-
ference or engagements. Provided also and I declare that if any or
either of my said sons shall die under the age of twenty one years
or my said daughter shall die under that age without having been
married with the consent of her guardian or guardians for the time
being then as well the original share or shares of the said child or
children so dying as the share or shares which by virtue of this pre-
sent proviso shall have survived or accrued to him or her or them of
and in the several bequests mentioned trust estate monies and premi-
ses or of so much thereof as shall not previously have been applied
for his or her maintenance advancement or preferment by or
virtue of this my will shall from time to time go accrue and belong
to the survivors and survivor and others and other of my said chil-
dren if more than one in equal shares as tenants in common pro-
vided also and I will and declare that if either of the trustees here-
by appointed or to be appointed as hereinafter mentioned shall be
incapable to act in the trusts of this my will or any of them then and
in such case and so often as it shall happen it shall be lawful for
the surviving or continuing trustee or trustees for the time being
or for the executor or administrator of the deceased trustee by any ex-
ecuting or writings under his or their hands and seals or hand &
seal to appoint any other person or persons to be a trustee or
trustees in the place of the trustee or trustees so being desiring to
be discharged or declining or becoming incapable of acting as afore-
said and that when any new trustee shall be so appointed the
said trust estate monies securities and premises shall be assigned
and transferred respectively so as that the same respectively may
be legally vested in such new and in such continuing trustee or
trustees (if any) jointly or in such new trustees only where there
shall be no continuing trustee so the same shall require upon a
deed or deeds and for the same intents and purposes as are re-
quired by this my will concerning the same respectively and in
that every such new trustee shall and may act in the execution
of the trusts herein expressed in the same manner and as fully as
and effectually to all intents and purposes whatsoever and with
the same power and authorities as if he or they had been
originally nominated or trustee or trustees by this my will or as
the trustee or trustees whom he or they may succeed might have
been if living and continuing to act in the execution of the trusts
hereof and I declare that it shall and may be lawful for my ex-
ecutive executor and administrators out of any of the monies which
shall come to their hands by virtue of this my will to reimburse
themselves respectively and allow to each other all such reasonable
expenses as they or any of them shall or may sustain in the exe-
cution of the trusts hereby in them expressed. And that they and
their respective heirs executors and administrators shall be and
remain only for his and their own respective acts and deeds and
things done or to be done by me at any time heretofore made
in witness whereof I the said Thomas Dixon the Testator have
to this my last will and Testament contained in five sheets of
paper set my hand to each sheet thereof this fourteenth day of June
one thousand eight hundred and forty nine — Tho^s Dixon —
Signed by the said Thomas Dixon the Testator as and for his last
will and Testament in the presence of no person at the same
time who in his presence at his request and in the presence of

with others have accounts subscribed on my part as witnesses
Charles C. Lewis Sol: Brentwood Essex — John P. ...

Proved at London the 17th Dec^r 1850 before the Hon^{ble} ...
Thomas Spriggs Doctor of Laws and Surrogate by the order of ...
James O'Leary and William Johnson Stroull the executor to whom a
administration was granted having been first sworn duly to administer.

This is the last Will and Testament

of me William Mould of Dringaton in the County of Northampton
which I make in the following manner First I request and direct
my executor hereinafter named to pay all my just debts and fune-
ral expences I give unto my direct executrix Stroull all my house-
hold furniture clothes wearing apparel linen books money money
jewels with all my other property of whatsoever description and
wheresoever situated I appoint my said direct executrix of a
Northampton Executrix thereof In witness whereof I have written
to set my hand the tenth day of September one thousand eight
hundred and forty one — William Mould — signed publish-
ed and declared by the said William Stroull as and for his last
Will and Testament in the presence of us who in his presence and
that of each other all of us being present at the same time have in
accounts subscribed our names as witnesses — Alexander M. Bain,
Elizabeth Page.

William
Mould

Proved at London the 16th Dec^r 1850 before the Judge by
Susan Sarraud (wife of Isaac Sarraud) formerly Stroull's executrix
the direct executrix to whom administration was granted she
having first made a solemn and sincere declaration or affirmation
according to act of Parliament by Common Duty to administer.

This is the last Will and Testament

of me John Rudkin Morris of Eaton in the County of Warwick
I give and bequeath all my money farming stock house-
hold furniture railway shares and all other my personal estate
and effects unto my daughter in law William Stroull and my two
friends Andrew Chapman of Eaton aforesaid and Thomas Chap-
man of Croxton aforesaid in the said County of Warwick and to the
survivor and survivor of them upon the following trusts viz: To
paying debts funeral and testamentary expences and to place the
residue out at interest upon real or government security and pay
such interest to my wife during her life and after her death to
divide the principal equally amongst all my children now or
hereafter to be born share and share alike with benefit of sur-
vivorship In case my wife shall die leaving any of my said chil-
dren minors the shares of such minors shall not be paid to them
until they attain the age of twenty one years but the interest of
their respective portions shall be applied by my trustees for their
maintenance and education of such minors until they shall respec-
tively attain the said age of twenty one years but in case no
child of mine shall live to attain the age of twenty one years I
direct that the principal after my wife's death shall go to my own
next of kin according to the statutes of distribution And I appoint
the said William Stroull Andrew Chapman and Thomas Chapman
joint Executors of this my Will for the purposes aforesaid In witness

John
Rudkin
Morris

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