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Sarah
Milward

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This is the last Will

and Testament of me Sarah Milward widow of the Parish of Tewkesbury and County of Worcester I heart
 Mr John Langton Senior of the Parish of Alcester in the County of Warwick and Mr.
 William Field Junior of the Parish of Tewkesbury in the County of Worcester my executors
 Executors and Administrators I desire they will pay all my just debts and funeral
 expenses and charges of defending this my last Will and Testament if I shall not leave
 sufficient money I give them the power to raise such money as may be wanting by a
 sale of part or all of my household furniture I give unto the said Executors upon trust
 all rents securities of money that are in my possession or due to me at my death to a
 be equally divided between my three Sons John Charles and James Allwards also my
 Household furniture plate linen and glass Earthen Ware I leave my freehold estate called
 Barb's consisting of Tenements lands and accoutaments situated in the Parish of Moreton
 in the County of Warwick to be disposed of betwixt my three Sons John Charles and
 either to be sold by auction or valuation as the my Executors shall think proper - of either
 of my Sons should wish to be the proprietor of the aforesaid Estate called Barb's I give
 my Executors power to sell it to him at a fair valuation by giving two days of a
 full valuation to my other two Sons as witness my executors and seal this twenty
 first day of October one thousand eight hundred and thirty three = Sarah Milward
 witness - Samuel Clarke - William Avery J. Sarah Plesbury

Proved

at Doulton 26th December 1837 before the Judge by the Oaths of John
 Langton (in the will written Langton) the wife and William Field the Mourner the
 Executors to whom Administration was granted having been first sworn (by common) duly to
 administer.

At Barff

the sixth day of May eighteen hundred and forty in
 view whereon the probate of Alexander Currie Esquire Advocate Sheriff of & a
 Beauchamp Esquire Peter Murray Solicitor in Portion as Procurator for the
 parties aforesaid and signed and gave in the last Will underwritten in
 writing that the same might be registered in the Sheriff Court & Books of said
 shire as a probate will remain to law - that the Deed with an att
 extract might be returned to the inquest and another extract thereof kept
 in said & Books to bear faith in time coming - which being done the said Sheriff found reasonable and ordained the same to be done accordingly without tenu
 tenor follows - viz -

I hereby leave & bequeath to my wife & family and request Mr John Wilson
 son and after her a Rainier Cullen and my Brother Alexr Marquis Farre & Son in a
 Marquis to be my Executors - signed - Robt Marquis 1st March 1837.

Extracted upon this page of stamped paper. By

Pat Rose Sheriff Clerk of Banffshire.

Proved

at Doulton 27th December 1837 before the Judge by the Oaths of John
 Wilson & Thomas Rainier (in the will written Rainier) and Alexander Marquis & William
 Marquis the Brothers the Executors to whom Administration was granted having been first sworn
 by common duly to administer.

In the Name of God Amen

I Eliezer Montefiore of Stour Street Finsbury in the County of Middlesex Merchant
 being of sound and disposing mind memory and understanding so make publish and
 declare this my last will and Testament in writing in manner following that is to say
 I direct my Executors aforementioned in the first place to pay and discharge all my
 just debts funeral and testamentary expenses as soon as conveniently may be after my

Robert
Marquis

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Eliezer
Montefiore
Esquire
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whereas I give and bequeath unto such poor persons of the above nation in London
 as my executors may think deserving and it is my will that vicars shall be present
 at the following benedictions or Masses of interment that is to say the sum of seven pounds
 ten shillings on the day of my funeral and like sum of seven pounds ten shillings
 seven days after my said funeral and like sum of seven pounds ten shillings at the end
 of one month after my said funeral and the like sum of seven pounds ten shillings
 at the end of eleven months after my said funeral I give and bequeath to the Parma
 and Italy for the time being of the Spanish and Portuguese Jews Synagogues in
 Bays Straits the sum of twelve pounds sterling to be added to the Capital of the
 legatees bequeathed to the said Synagogues for the use of the said Synagogues I give and
 bequeath unto the wardens for the time being of the Jews Synagogue in Barbados
 the sum of ten pounds sterling for the use of the same Synagogue I give and bequeath
 unto the wardens for the time being of the Spanish Jews Synagogue in Dubbo place the sum
 of ten pounds sterling for the use of the said last mentioned Synagogue I give and
 bequeath unto the treasurer for the time being of the Spanish and Portuguese a
 Captain Society called Olde and New Yelouine the sum of ten pounds sterling for
 the use of the said Society I give and bequeath unto the Treasurer for the time being
 of the Spanish and Portuguese Jews Hospital at Dubbo called Bethelion the sum
 of twenty five pounds sterling for the use of the said Hospital I give and bequeath a
 unto the Treasurer for the time being of the Society called Westobata Hospital for distribu-
 tion of bread meat and coals to the indigent the sum of ten pounds sterling for the use
 of the said Society I give and bequeath unto the Treasurer or Treasurers for the a
 time being of the Spanish and Portuguese free school called Olde Tivra the sum of
 ten pounds sterling for the use of that Institution also I give and bequeath unto the
 treasurer for the time being of the Olde School Society at Portsea the sum of
 ten pounds sterling for the use of the said Society and I direct that all such and so
 many of the above charitable legacies as shall be liable to the legacy duty shall be
 paid free and clear of legacy duty and that the legacy duty thereon shall be paid
 out of the residue of my Estate and I direct my executors executors
 to a
 have my grave earthed day and night for four weeks next after my burial and for
 that purpose to appoint four poor men of the above nation two of whom shall
 work each week alternately and I give and bequeath unto each of such four poor
 men for their trouble provided they shall account to the satisfaction of my
 executors the sum of five pounds sterling I give and bequeath unto my Servant a
 Harry Wood for his long and faithful service and his attendance upon me during
 my illness the sum of thirty pounds sterling and two shillings of attorneying I give
 and bequeath unto my footman William Dury the sum of fifteen pounds sterling
 and a shilling of attorneying and I give and bequeath unto the person who shall be a
 in my service as cookman at the time of my death the sum of ten pounds sterling
 and I give and bequeath unto the other female servants who shall be in my ser-
 vice at the time of my death the sum of ten pounds sterling and two shillings of
 attorneying each I give and bequeath unto my Sister Anna Laurence late Mrs. into
 my Sister Anna Costello into my Sister Anna Costello widow of Doctor Joseph of a
 Liverpool and into Sarah David Attoutfiore (daughter of my late Uncle David
 David Attoutfiore deceased) the sum of ten pounds sterling each for a shilling
 also I give and bequeath unto my Son in Law David Attoutfiore the sum of fifty
 pounds sterling unto my Son in Law Abram Attoutfiore a like sum of fifty pounds
 sterling unto my Son in Law Abram Attoutfiore the wife of David Attoutfiore
 Attoutfiore the wife of my Son in Law Abram Attoutfiore a like sum of fifty pounds
 sterling and to my daughter in Law David Attoutfiore the wife of my Son
 David Attoutfiore a like sum of fifty pounds sterling I give and bequeath unto my
 nephew Attoutfiore of Park Lane in the County of Middlesex a like sum of
 fifty pounds sterling and also the Carico Ring which was given by a valued friend
 as a token of my esteem and regard for him also I give and bequeath unto my

etcoues ffectus. Iolomou Jacob levi the said David Ribico ffurado d'aral Ribico
 ffurado and d'aral Ribico ffurado Sisters of the said David Ribico ffurado Abraham
 de Lazaras Jaffou and Etou Mericote Paros the sum of ten pounds Sterling with
 for a Mourning Ring Also I give and bequeath unto my brother Daniel ob
 Mayor a like sum of ten pounds Sterling for mourning Also I give and bequeath unto
 my daughter Esther Anna Maria levi the wife of the said Isaac levi the sum of fifty
 pounds Sterling and unto my daughter Eva Etou Etou Etou the wife of
 the said Abraham Etou a like sum of fifty pounds Sterling and further I give and
 bequeath unto my Grandson Jacob Etou the sum of one hundred pounds Sterling
 unto my Grandson Eliezer Etou Etou the sum of two hundred pounds Sterling unto
 each of my Grandsons Augustus Etou and Solomon Etou and one hundred and fifty
 pounds Sterling and to each of my Granddaughters Eliza Etou ffroost Etou and Joseph
 Barrow Etou the sum of one hundred pounds Sterling and I give and bequeath unto
 unto each of my Granddaughters Georgiana Barrow Etou Etou and Anna
 Barrow Etou Etou and Emily Barrow Etou Etou the daughters of my said son Joseph
 Barrow Etou a like sum of one hundred pounds Sterling also I give and bequeath
 unto my Grandson Eliezer Jacob Etou Etou the sum of my said son Jacob Etou Etou
 the sum of two hundred pounds Sterling and I do hereby direct that the said several
 legacies by me given or bequeathed to or for the benefit of my said Grandchildren
 shall be paid to them respectively in trust only and when and as soon as
 they shall attain their respective ages of twenty one years if they shall so attain their
 respective ages of twenty one years after the death of my said wife Elizabeth Etou Etou
 but in case the same shall happen during her lifetime then I direct the said several
 legacies bequeathed to them as aforesaid to be paid as soon as conveniently may be
 after the death of my said wife and in case any or either of my said Grandchildren
 shall expect this life before they shall respectively attain their said age of twenty one
 years then my will is and I do hereby declare that the legacy or legacies so given
 and bequeathed as aforesaid to them and or them respectively so being settled
 into and become part of my residuary personal estate and shall accordingly be a
 applied upon the trusts hereinafter by me created concerning the same and I do hereby
 further direct that such and so many of the several legacies aforesaid by me given
 and bequeathed or hereafter to be given and bequeathed to any person or persons
 whomsoever as shall not amount to the sum of fifty pounds Sterling and shall
 be respectively paid as soon as conveniently may be after my death and that such and so
 many of the said several legacies as shall amount to or exceed the sum of fifty and
 pounds Sterling and shall be paid as soon as conveniently may be after my death
 of my said dear wife Elizabeth Etou Etou but not before or otherwise than I give and bequeath
 unto my said sons Jacob Etou Etou and Joseph Barrow Etou Etou and my said nephews
 Etou Etou Etou my executors hereinafter named their executors administrators and
 aforesaid out annuity or real yearly sum of forty pounds of lawful money current
 in Great Britain to be paid and payable by equal half yearly payments on
 the fifth day of January and the fifth day of July in every year upon trust it
 during the natural life of my sister Anna Maria to pay the said annuity of
 of forty pounds when and as the same shall become due to such person or persons
 as the said Anna Maria shall from time to time but not by way of anticipation
 by any writing or writings under her hand or affix and as to
 so much thereof no such direction or appointment shall be made into the same
 proper hands for the same absolute use and benefit the first payment to begin and
 be made on such of the days as shall first happen after my death and I will
 and direct that a proper fund shall be appropriated set apart and invested by my
 said trustees and executors in some or one of the public stocks or funds upon trust
 to annuit and pay the said annuity and from and after the decease of my said
 sister Anna Maria and out payment of all arrears of the said annuity upon a
 trust to pay and divide the said annuity of forty pounds unto and between both
 Anna and if they shall be then living in equal shares and proportion as and as
 when the same shall become due and payable during their respective lives and it
 from and after the decease of either of them the said Estate annuit and share the same

and Sarah Aurora the
two daughters of the said

Annuity in case the same shall happen after the death of the said Edmund and
 Aurora but in case the same shall happen in the life time of the said Edmund
 Aurora then from and after her decease upon trust to pay the residue of the said an-
 nuity of forty pounds as and when the same shall become due and payable unto the
 survivor of them the said Edith Aurora and Sarah Aurora for and during the term
 of her natural life and I will that the same annuity shall be paid unto them the said
 said Edith Aurora and Sarah Aurora or the survivor of them for their or her own ac-
 tual and separate use and benefit free from the debts contracts or engagements of any ac-
 cumbance with whom then or else may hereafter intermarry their ^{a further act and declaration} respective receipts or the
 receipt of the survivor of them to be the only proper discharge for the same ^{from} & from
 and immediately after the decease of the survivor of them the said Edith Aurora and
 Sarah Aurora the stocks funds and securities set apart and appropriated by my Execu-
 tors to answer the above annuity shall fall into and become part of the residue of a
 my Estate and Effects and be applied and disposed of accordingly I give and bequeath
 unto my said Sister Edith Strouteford who residing at One in the said
 Kingdom of France Spouse one other annuity or clear yearly sum of forty pounds
 to be paid and payable by equal half yearly payments on the fifth day of Jan-
 uary and the fifth day of July in each and every year for and during the term of
 her natural life the first half yearly payment of the said annuity to begin and be
 made on such of the said days as shall first happen after my decease and I will
 that my Executors hereafter named shall be set apart and appropriate or invest in
 or upon Government funds or securities a sufficient part of my personal Estate to an-
 swer the payment of the said annuity shall be paid unto my said Sister for her a
 ctual and separate use and benefit free from the contractual debts or engagements
 or any Acreage with whom she may hereafter intermarry her receipt to be the only
 proper discharge for the same and I further direct that from and immediately after the
 decease of the said Edith Strouteford and the payment of all arrears of the said an-
 nuity the funds set apart and appropriated by my Executors to answer the said
 annuity shall sink into and become part of the residue of my said Estate and
 be applied and disposed of accordingly I give and bequeath unto my Brother in
 France Strouteford one other annuity or clear yearly sum of forty pounds to be
 paid and payable by equal half yearly payments on the fifth day of January
 and the fifth day of July in each and every year for and during the term of his a
 natural life or so long as he shall continue to reside in same part of the United
 States of America the first half yearly payment of the said annuity to begin and
 be made on such of the said days as shall first happen after my decease and I
 will that my Executors hereafter named shall be set apart and appropriate or
 invest in the public stocks and funds or other securities a sufficient part of my a
 Personal Estate to answer the payment of the said last mentioned annuity in
 whole sum immediately after the decease of the ^{the} residue of it in my Estate
 and be applied and disposed of accordingly and my will is and I do hereby a
 expressly declare that if the said John Strouteford shall by any means change a
 number alias or in any manner dispose of or attempt to change imme-
 diately or dispose of the said annuity or any part thereof or in case the said
 John Strouteford shall at any time cease to reside in or depart from the a
 United States of America aforesaid the said annuity of forty pounds shall an-
 tiently cease returning and be no longer payable and the said Capital a
 stocks funds or other securities so to be set apart and appropriated by my said
 Executors as aforesaid for answering the payment thereof shall immediately a
 cease upon sink into and become part of the residue of my personal Estate and
 Effects and be applied and disposed of accordingly as if the said John Strouteford
 was then dead It is my will and desire that my Son Jacob Strouteford in
 shall and do during the life of my said dear wife pay unto her my said wife
 interest after the rate of five pounds per centum per annum on such sum of money
 as shall appear to be due from him to me at the time of my decease upon the
 balance of his account contained in my book marked C and after the decease
 of my said dear wife provided he shall have duly and regularly paid the a

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interest of the said balant to her up to the time of her death & arquit exectuate
 and discharge my said son charles stroutfors of and from the ^{say} balance in all the
 accounts her to execure and the future interest thereof and all claims & demands
 in respect therof and I do hereby direct my executors if required by any the said said
 charles stroutfors and at his executors to execure and deliver to him after the death
 of my said wife such release and discharge as may be necessary and proper for a
 carrying this my will into execution and it is also my will and desire that my son
 charles stroutfors shall and do during the life of my said dear wife pay
 unto her my said wife interest after the rate of five pounds per cent per annum upon
 the sum of four hundred pounds sterling being a debt owing to me from my said
 son and after the decease of my said dear wife provided as shall stand blye and
 regularly paid the interest theron to her up to the time of her death & arquit exect-
 uate and discharge all the accounts my said son charles stroutfors of and from
 the said debt and the interest thereof and all claims and demands in respect therof
 and I do hereby direct my executors if required by any the said charles stroutfors and
 stroutfors and at his executors to execure and deliver to him after the decease of my
 said wife such release and discharge as may be proper for carrying this my will in
 into execution & give and bequeath unto my dear and affectionate wife dubit in the
 stroutfors the sum of one thousand two hundred and fifty pounds sterling with a
 legacy or sum of one thousand two hundred and fifty five pounds of which shall be
 paid to her as soon after my death as conveniently may be also I give and be-
 queath unto my said wife the executors administrators or assignees my household
 goods in broad street fribury in the county of surrey to her for all
 the receipt and remainder of my said estate and interest therein and then in
 paying the greate debts and all other outgoings relating thereto & observing
 the recounts reserved and contained in the lease under warr & hold the same and I
 also give and bequeath to her all my household furniture plates linens books pictures
 china wares liquors plates towels quiltts and all other taines of a domestic nature which
 may be in or about my said house at the time of my death to and for her absolute
 use and benefit and I do hereby declare that the above mentioned dotes and bequests
 to my said wife and her provisiones hereinafter made for her benefit with a difference
 made by me of the sum of two thousand five hundred and fifty pounds sterl. at
 billings and three pence per cent consolidated and annuitized by subdividing same into
 twenty first day of December one thousand eight hundred and twelve upon certain
 trusts for her benefit are intended to be used and full satisfaction of the provisions
 made or intended to be made for her by the marriage contract made or entered into on a
 my marriage with her one of my dearest friends in that behalfe contained and of
 all claims and demands which she my said wife can or may or could or might have
 or set up under or by virtue of the said contract and covenant or any thing therein
 contained I give and bequeath all my stock funds monies and securities for money or
 outstanding debts property and effects and all the rest residue and remainder
 of my Estate and Effects whatsoever and whatsoever and of what nature or kind
 soever not otherwise by me disposed of after and subject to the payment of my just
 debts funeral and testamentary expenses and the several legacies bequests & dispositions
 hereby by me given bequeathed or made or hereafter to be given bequeathed or made
 to the several sums of money aforesaid by me directed to be set apart appropriated and
 invested by my said executors for securing the said three several annuities aforesaid
 bequeathed to the said charles stroutfors and after her death to her said two daughters
 to the said charles stroutfors and to the said charles stroutfors jointly
 save & except the several legacies amounting to the sum of fifty pounds sterling and
 upwards which shall by this my will directed to be paid immediately after the
 death of my said dear wife but not before or otherwise and all my Estate and
 interest therein unto the said charles stroutfors charles stroutfors and others
 stroutfors their executors administrators and assignees upon trust that they and said
 trustees and executors and survivors and survivor of them and the executors and a
 administrators of said survivor shall and do with all convenient speed make sale & dispose
 of and convert into money all such parts of my personal Estate and Effects as shall be

in their nature valuable and not consist of Stock in the public funds or of Government securities or of foreign Stock or of shares in public joint stock companies or societies but with power nevertheless to my said Trustees and Executrix to sell and dispose of such respective shares if they in their discretion should occur it advisable and proper so to do and reflect got in and receive all such parts thereof as are not in their nature valuable and shall and do lay out and invest the monies which shall arise by sale or such parts of my Estate as shall be valuable and the monies which shall be so sold and reflect got in from the other parts of my personal Estate as aforesaid in some or one of the Public Stocks or funds in the names of them the said Jacob Stroutfiore Joseph Barrow Stroutfiore and others Stroutfiore or in the names or in name of the survivor of them or the executors or administrators of such survivor and my will is and I do hereby direct that the said Jacob Stroutfiore Joseph Barrow Stroutfiore and others Stroutfiore and the survivor of them and the executors and administrators of such survivor shall and do have possession of and interest in the said Stocks and funds which so purchased or acquired as aforesaid and also of and in all such stocks and funds as shall be standing in my name or which I shall be in possession of or entitled to at the time of my death and of and in such foreign stocks and shares in such public joint stock companies as aforesaid or the proceeds of such stocks respectively in case the same shall be sold by my said executors and trustees under the power and authority hereinbefore given or received to them for that purpose which I may add or be possessed of at the time of my death upon the trusts and to and for the uses intents and purposes hereinbefore expressed and declared of continuing the same (that is to say) upon trust that they the said Jacob Stroutfiore and Joseph Barrow Stroutfiore and others Stroutfiore and the survivor and survivor of them and the executors and administrators of such survivor shall and do pay and apply the interest dividends and annual proceeds thereof respectively when and as the same shall become payable unto such person or persons as my said will shall command from time to time by any writing or writings under her hand and seal or affixed to the same upon my default of such direction or appointment and as to do much reflecting no such direction or appointment shall be made into the proper hands of them in said will for her own absolute use and benefit and from and immediately after the decease of my said will and the payment of such legacies as are hereinbefore made payable from my personal Estate after her decease and subject thereto and to the said several sums of money to be set apart and reserved for securing the payment of the said several summes hereinbefore mentioned as aforesaid of her and her that the said Jacob Stroutfiore Joseph Barrow Stroutfiore and others Stroutfiore and the survivor and survivor of them and the executors or administrators of such survivor shall and do divide the clear residue of my estate into four equal parts or shares a including as part of such residue the sum of one thousand seven hundred and twenty seven pounds two shillings Sterling given by me to or for the benefit of my said daughter Elizabeth Stroutfiore on her marriage with the said Isaac Levi in order to make up her portion the sum of five thousand pounds three per cent Consolidated annuities and also the sum of one thousand six hundred and forty pounds five and a half shillings Sterling given by me to or for the benefit of my said daughter Elizabeth Stroutfiore on her marriage with the said Abram Stroutfiore in order to make up her portion a like sum of two thousand pounds three per cent Consolidated annuities and my will is and I do hereby direct that they my said Trustees and Executrix and the survivors and survivor of them and the executors or administrators of such a survivor shall and do have possession of and interest in one of such equal and fourth parts or shares upon the trusts and to and for the uses intents and purposes hereinbefore expressed and declared of and concerning the same that is to say upon a trust that they the said Jacob Stroutfiore Joseph Barrow Stroutfiore and others Stroutfiore and the survivor and survivor of them and the executors and administrators of such survivor shall and do during the life of my said daughter the said Isaac Stroutfiore Elizabeth Stroutfiore pay the dividends interest and annual proceeds of such equal fourth part or share unto such person or persons as the said Isaac Stroutfiore Elizabeth Stroutfiore from time to time or at any time or times by any writing or writings under her

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and notwithstanding her coverture shall have or appoint and in default of such appointment and as to so much reversion as no such appointment shall be made then into two proper shares of my said daughter Esther Obannah Lovi and it is my will and I do hereby direct that such dividends interest and annual proceeds shall be for her sole and separate use and benefit and shall be independent of and not subject to her debts rounsol or engagements of her husband the said Isaac Lovi or any future husband with whom she may intermarry and that the receipts of her or such person or persons as she shall appoint as aforesaid shall be a good and sufficient security for the same and from and after the death of my said daughter in case the said Isaac Lovi shall survive her then upon trust that they my said Trustees and Executors & the survivors and survivor of them and the executors and administrators of such survivor shall during the life of him the said Isaac Lovi pay unto him or his assigns or her or until and sufficiently authorize and empower him and her to receive the dividends interest and annual proceeds of the said one equal fourth part or share and from and after the death of the survivor of them my said daughter Esther Obannah Lovi and the said Isaac Lovi upon trust that they my said Trustees and Executors and the survivors and survivor and the executors and administrators of such survivor shall and do assign and transfer the said one equal fourth part or share unto between and among amongst all and every the child or children of the said Esther Obannah Lovi by her said Isaac Lovi or by any after taken husband equally to be divided between or among them (if more than one) share and share alike for their portions and if there shall be but one such child then the whole to such one child for his or her a portion and the same or the share thereof shall be transferred and assigned to such child or children in the manner following (that is to say) the portion part or share portions parts or shares of such of them as shall be a daughter or daughters and shall be transferred or assigned to her or them respectively at her or their age or at respective ages of twenty one years or less or respectively days of marriage which shall first happen provided such marriage or marriages shall take place within the time of her or their father and mother or the survivor of them if living or if deceased shall both be dead of the time being of this my will and the portion parts share portions parts or shares of such of them as shall be a son or sons shall be a assign and transferred to him or them respectively at his or their age or respective ages of twenty one years (unless such time or times respectively shall happen during the life time of the said Esther Obannah Lovi and Isaac Lovi or the survivor of them and in such case the portion part or share portions parts or shares of such of them as being a daughter or daughters shall attain the age of twenty one years or be married with such person as aforesaid or being a son or sons shall attain the age of twenty one years in the lifetime of the said Esther Obannah Lovi and Isaac Lovi or the survivor of them and in case any such child or children being a daughter or daughters shall depart this life under the age of twenty one years not having been married with such person as aforesaid or being a son or sons shall depart this life under the age of twenty one years then the portion part or share parts or shares as well occurring as original of him her or them so dying shall go and accrue to and become vested and transmissible in the others or other of the said child or children of my said daughter Esther Obannah Lovi by the said Isaac Lovi or by any such after taken husband in equal proportion if more than one at or from such time or times as the her or their original share or shares shall at becoming assignable or transferable or so soon afterwards as circumstances will permit quod my will is that all and every the share and shares so created to accrue shall from time to time occur together with the original share and shares until such original share or shares shall become vested and upon this further trust that they my said Trustees and executors and the survivors and survivor of them and the executors

and Owners of said Survivor shall and so in like manner have after the death
 of the Survivor of them my said daughter's Estate devide all the said share
 left pay and apply the whole or any capital part or parts of the dividends inter-
 est and annual product of the said one equal fourth part or share for and towards a
 the maintenance and education or chastisement for the benefit and advantage of such child
 and children until their respective shares of the principal shall become assignable or
 transferable to them in proportion to their respective shares and interests or presumptive
 or expectant shares and interests likewise accumulating the residue of such dividends in
 interest and annual products if any such residue shall be from time to time
 in the way of compound interest and increasing the same in the same or some
 other publick stocks or funds for the benefit of such Child and children according to
 their respective shares and interests in the principal But such accumulations to be
 subject to such charges and such other trusts and powers as the share and shares of a
 such Child and children respectively in the principal shall be subject to and if all and in
 every the Child and children of my said daughter by the said Isaac Levi or by any
 such other taken husband as being a daughter or daughters shall depart this life under
 the age of twenty one years without having been married with such reason as af-
 fored or being a Son or Sons shall depart this life under the age of twenty one
 years then upon further trust that they my said trustees and executors and the survivors
 and Survivor of them and the executors and administrators of such Survivor shall
 and do stand and be possessed of and interested in the said equal fourth part or a
 share and of any in all accumulations thereof if any such there shall be and
 remain unapplied as aforesaid in trust after the decease of the Survivor of them the
 said Isaac Levi and either administratrix to action and to transfer the said one equal
 fourth part or share and the accumulations thereof unto the next of kin of the said
 said Estate administratrix according to the statute made for the distribution of Estates
 for their uses or her uses and benefit and my will is and I do hereby further a
 direct that they my said trustees and executors and the survivors and Survivor of
 them and the executors and executors of such Survivor shall and do stand possessed of
 and interested in one half of the said equal fourth parts or shares of my said residuary
 Estate upon the trust and to use for the uses and purposes herein-after expressed
 dollars of and remaining the same that is to say upon trust that they my said
 trustees and executors and the survivors and Survivor of them and the executors or
 executors of such Survivor shall and do during the life of my said daughter the said
 Isaac Levi pay the dividends interest and annual products of such other equal fourth
 part or share unto such person or persons as the said Isaac Levi shall appoint and in the
 default of such appointment and as to so much residue of no such appointment shall be
 paid them into the proper hands of my said daughter the said Isaac Levi and
 I do hereby direct that such dividends interest and annual products shall be for her sole
 and separate use and benefit and not subject to the debts contracts or engagements of a
 her husband the said Abraham Levi or any future husband with whom she may
 intermarry and that the receipt of her or such person or persons as she shall appoint as
 aforesaid shall be a good and sufficient discharge for the same and from and immediately
 after the decease of her my said daughter the said Isaac Levi shall be a widow
 or widower she shall then be a widow upon trust that they my said trustees and
 executors and the survivors and Survivor of them and executors and administrators
 shall and do pay assign and transfer the said equal fourth part or share the
 dividends interest and accumulations thereof unto between and amongst all and a
 every the children or saids of my said daughter the said Isaac Levi either by the said
 Abraham Levi or any after taken husband to her and to be
 payable and transferable at the same ages days and times with the like benefit
 of survivorship and attorney and with minor and subject to the same several powers
 and provisoos for the maintenance and education and chastisement for the benefit and
 advantage of all and every the Child and children of her my said daughter the

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otherwise Evidine Attoratta and if but one such child shall be and for the benefit
of such one or only child as are circumstances excepted and otherwise with respect to the
bequest made to her for the benefit of her children and children of my said daughter in
such substantial sum or such of them as shall be then subsisting and capable of taking
effect and I do hereby further direct that in case there shall be no child or children of
my said daughter but otherwise Evidine Attoratta by the said Abraham Attoratta or by
any such other person as may be then all depart this life being
a daughter or daughters under the age of twenty one years without leaving behind a
husband or being a widow or widower shall depart his life under the age of twenty one
years then upon further trust that then my said trustees and executors and his
survivors and survivor of them and the executors and administrators of such survivor
shall and do stand and be possessed of such interests in the said last mentioned
trust funds and securities and of and in all accumulations thereof if any such as
there shall be and remain unapplied as aforesaid to pay aforesaid and to
transfer the same after the decease of the said Evidine Attoratta unto the next of
kin of my said daughter the said Evidine Attoratta according to the
statutes made for the distribution of Intestates estates for their use or for use and a
benefit to the utter exclusion of the said Abraham Attoratta her present or any future
husbands and as if the said child were sole unmarried and to be divided and distributed
amongst such next of kin as if the same were the only absolute personal property
privy always and my will is that from and out of the share of my said said
estate shall where the same shall become vested or payable under the trusts in
aforesaid shall be deducted the sum of one thousand seven hundred and twenty seven
pounds two shillings sterling so given by me to her as a marriage portion on her
marriage with the said Jacob Levy as aforesaid and that from and out of the
share of my said daughter Evidine Attoratta shall in like manner be in
reduced the sum of one thousand six hundred and forty pounds five shillings sterling
also given by me to her as a marriage portion as aforesaid and as to her and
remaining the remaining two equal fourth parts or shares of the residue of my estate
I direct that out of such parts or shares shall be paid transferred and assigned by my
said trustees and executors and the survivors or survivor of them his executors or executors
to my said son Jacob Attoutfiore and the other thereof to my said son Joseph Attarow
Attoutfiore to and for their own respective absolute use and benefit privy always
and I do declare my will to be that in case the said Jacob Attoutfiore Joseph Attarow
Attoutfiore and others Attoutfiore or any of them or any future trustee or trustees shall
die or be deceased of being discharged from or shall decline or become incapable to act
in the trusts and powers aforesaid or shall go to reside beyond the seas at any time
or times before the same trusts and powers shall be fully executed and performed in
then it shall and may be lawful to and for the said Jacob Attoutfiore Joseph Attarow
Attoutfiore and others Attoutfiore or the survivors or survivor of them or the executors
or administrators of such survivor and so for every or any future trustee or trustees by any
writing or writings under their or his hands and seals or hands and seal attested
by two or more credible witnesses to nominate and appoint any other person or persons
to be a trustee or trustees for the purposes aforesaid or such of them as shall be
then be subsisting or capable of taking effect in the place or stead of him or them
the said trustees or trustees so dying or being deceased or becoming
or becoming incapable to act or going to reside beyond the seas and so in like
manner from time to time after the decease of any surviving trustee or trustees or
his or their death to be discharged or declining or becoming incapable to act or and
going to reside abroad and so to take his or her place and as often as any
new trustee or trustees shall be so nominated and appointed for the purposes aforesaid
the old trustee or trustees for the time being or the personal representative
of the last surviving trustee shall assign transfer and pay the several trust monies
securities funds and promises then vested in them or any of them under or by virtue
of this my will upon the trusts aforesaid and so and in such manner as
that the same may be done legally and effectively vested in the other surviving
or continuing trustee or trustees jointly with such new trustee or trustees or in such a

unto trustee or trustees wholly as the said shall happen upon the trusts and
 to and for the intents and purposes aforesaid or out of them as shall be then a
 subsisting or capable of taking effect and such unto trustee or trustees over their aforesaid
 respective executors and administrators shall act in the management or execution of the aforesaid
 trusts of this my will in like manner to all intents and purposes and have and be
 vested with the same powers and authorities as if the or they had been originally
 named a trustee or trustees by this my will for the purposes aforesaid and have therein
 before mentioned to the contrary hereof in any wise notwithstanding provided above
 and I do hereby declare my will to be that it shall and may be lawful to and
 for the said Jacob Stroutefiore Doctor Barrowe & Routefiore and Moses Stroutefiore
 such new trustee or trustees as shall be appointed as aforesaid their respective executors
 and administrators from time to time and at all times to retain & hold and to allow
 one annuity by and out of all or any of the monies which by virtue of this
 my will or any of the trusts aforesaid shall come to their or any or either of
 their hands all rents charges and expences which they shall respectively expend or be
 put unto in or about the execution or performance of all or any of the trusts or
 powers aforesaid or otherwise by reason of this my will or any trust thereby
 in them reserved and that the said Jacob Stroutefiore Doctor Barrowe &
 Stroutefiore and Moses Stroutefiore and such other trustee or trustees as aforesaid in
 their respective executors and administrators shall be charged and chargeable care and every
 of them for and with his own receipts partments dues and wilful defaults only & not in
 otherwise and shall not be charged or chargeable with any sum or sums of money
 other than such as shall actually come to them respective hands by virtue of this my
 will notwithstanding their joining in receipts for convenience nor with any loss or damage
 which may happen in the placing out or investing any of the monies aforesaid in
 any bank or bankers hands or elsewhere for safe custody nor for any other loss or
 damage which shall or may happen in or about the execution of the trusts hereby
 in them reserved without their respective gross wilful neglect or default and lastly I do
 hereby constitute and appoint the said Jacob Stroutefiore Doctor Barrowe & Routefiore and
 Moses Stroutefiore Executors of this my will and trustees for the purposes aforesaid
 and do hereby give and bequeath unto them the sum of fifty pounds Sterling
 a piece in addition to the other bequests aforesaid before made by me in their favor for a
 the trouble they may be at in the execution thereof and hereby reserving all余
 and other wills by me at any time before made I do declare this only to be my
 last will and Testament In witness whereof I the said Eliezer Stroutefiore have to this my
 last will and Testament contained in this and the several preceding parts of paper etc
 my hand and seal that is to say in hand to each of the several preceding parts
 my hand and seal to this instrument and last will thereof this tenth day of October
 .1711 in the year of our Lord one thousand eight hundred and thirty two = Eliezer
 Montefiore = J.S. = Signos Doctor publico and barrister by the said Eliezer
 Stroutefiore as and for his last will and Testament in the presence of us who at his
 request and in his presence and in the presence of each other have subscribed our
 names as witnesses = Geo Bentinck Esq 10 Queen Street Lane = Jas.
 Percy Phillips same place = Edw. Hodgkinson same place /

This is a Codicil

to the last will and Testament
 of me Eliezer Stroutefiore of South Street Finsbury in the County of Middlesex at an
 instant bearing date the sixth day of September one thousand eight hundred and
 thirty one wherein by my said will I gave and bequeathed unto my Servant Harry
 Woods for his labor and faithful service and his attendance upon me during my aforesaid
 illness the sum of twenty pounds Sterling and two shillings of Mourning and gave and gave
 bequeathed unto my servant William Sury in my said will called William and
 Sury) the sum of fifteen pounds Sterling and a shilling of Mourning also I do hereby
 reserve the said legacies of twenty pounds and fifteen pounds Sterling but not the said
 bequests of the said shillings of Mourning and in lieu thereof do hereby direct that there
 shall be paid unto the said Harry Woods and William Sury duty respectively such

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annuities as aforesaid mentioned and whereas by my said will I did give and
 bequeath unto my Sons Jacob &outfitter and Dorothy &outfitter and my Nephew
 Charles &outfitter my Trustees and Executors thereunto appointed an annuity or clear a
 yearly sum of forty pounds payable by half yearly payments on the fifth day of Jan
 uary and the fifth day of July in every year upon trust during the life of my sister
 Hannah Aurora to pay the said annuity when and as the same shall become due
 to such person or persons as she should from time to time but not by reason of any
 anticipation by any writing or writings under her hand appoint and as to so an
 annuity whereof no such appointment should be made into her own proper hands
 for her own absolute use and benefit the first payment to begin and be made upon
 both of the said days as should first happen after my decease and I directed that
 a proper fund should be appropriated and set apart by my said Trustees and Executors
 in some or one of the publick stores or funds upon trust to answer and pay the said
 annuity and from and after the death of my said Sister Hannah Aurora and her
 payment of all arrears of the said annuity upon trust to pay and divide the said
 annuity of forty pounds unto and between Esther Aurora and Sarah Aurora each
 the two daughters of the said Hannah Aurora if they should be then living in equal
 shares and proportions as and when the same should become due and payable during
 their respective lives and from and after the death of either of them the said Esther
 Aurora and Sarah Aurora in case the same should happen after the death of the
 said Hannah Aurora but in case the same should happen in the lifetime of the said
 said Hannah Aurora then from and after her decease upon trust to pay the residue
 of the said annuity of forty pounds as and when the same should become due and
 payable unto the survivor of them the said Esther Aurora and Sarah Aurora for
 and during her life and I did direct that the same annuity should be paid unto the
 said Esther Aurora and Sarah Aurora or the survivor of them for their or her own
 sole and separate use and benefit free from the debts control or engagements of any
 husband with whom they or she might intermarry their respective receipts or the last
 receipt of the survivor of them to be the only proper discharge for the same and an
 whereas I did by my said will give and bequeath unto my Sister Leah &outfitter &her
 &outfitter then residing at Dix in the Kingdom of France &in other annuity
 or clear yearly sum of twenty pounds to be paid and payable by equal half yearly
 payments on the fifth day of January and the fifth day of July for the term of
 half yearly payment of the said annuity to begin and be made on both of the said
 days as should first happen after my decease and I directed that my Executors there
 after named should set apart and appropriate or invest in or upon Government funds
 or securities a sufficient part of my personal Estate to answer the payment of the said
 annuity to my said Sister and I directed that the same annuity should be paid unto
 my said Sister for her own sole and separate use and benefit free from the control
 debts or engagements of any husband with whom she might thereafter intermarry a
 her receipt to be the only proper discharge for the same and I did therefore give a
 and bequeath unto my Brother Joshua &outfitter &her annuity or clear yearly
 sum of forty pounds to be paid and payable by equal half yearly payments on
 the fifth day of January and the fifth day of July in every year for the term of
 his life or so long as he should continue to reside in some part of the United
 States of America the first half yearly payment of the said annuity to begin
 and be made on both of the said days as should first happen after my said
 decease and I directed that my Executors thereunder named should set apart and
 appropriate or invest in the publick stores and funds or other securities a sufficient
 part of my personal Estate to answer the payment of the said last mentioned
 annuity and I did further that if the said Joshua &outfitter should by any &a
 means change number alias or in any manner dispose of or attempt to change
 number alias or dispose of the said annuity or any part thereof or in case the
 said Joshua &outfitter should at any time cease to reside in or separate
 from the United States of America aforesaid the said annuity of forty pounds
 should thenceforth cease and determine and after giving other bequests & dispositions
 I did by my said will give and bequeath all my Estate funds monies and all

Securities for money outstanding debts and all the rest and residue of my Estate
 and Effects whatsoever not otherwise by me disposed of after and subject to the
 payment of my just debts funeral and testamentary Expenses and the several
 legacies bequests and dispositions thereto by me given & executed or made in
 my life time or thereafter to be given & executed or made unto
 the said Jacob Stroutfiore Dorothy Barrow Stroutfiore and others & their heirs
 usual trusts for the said and remainder into money of such parts thereof as should
 be in their nature payable and not consist of stock in the public funds or in
 Government Securities or of foreign stock or of shares in public joint Stock and
 Companies or Districts and for the collection and getting in of all such parts
 thereof as should not be in their nature payable and for the investment of the
 monies to arise by such sale and the monies which should be collected as aforesaid
 in sum or out of the public stocks or funds in the names of my said trustees
 and I directed that my said trustees should possess of such stocks & funds
 which so purchased or acquired and all such stocks and funds as should be in
 standing in my name or behalf I should be possessed of or entitled to at the
 time of my death and such foreign stocks and shares in such public joint stock
 Companies as aforesaid upon trust to pay the interest and dividends thereof as in
 their nature during the life of my wife and from and after her decease in
 due order and first that then my said trustees should divide the real residue of
 my Estate into four equal parts or shares including as part of each residue the
 sum of one thousand two hundred and twenty nine pounds five shillings
 and out thousand six hundred and forty pounds five shillings thereon mentioned
 and I bid therefore direct my said Trustees to stand possessed of one of the said four
 parts or shares upon certain trusts for the benefit of my daughter Dorothy Evans
 heretofore the wife of Abraham Stroutfiore her executors and next of kin as therein mentioned
 and I directed that from and out of the share should be deducted the sum of one
 thousand six hundred and forty pounds five shillings given by me to her as her
 marriage portion and I directed that another of such four parts or shares should be
 paid maintenance or allowance by my said trustees and executors to my said son in
 law Jacob Stroutfiore and his heirs dispossess of the other two fourth parts of my
 said residuary Estate in manner herein mentioned and I bid therefore appoint the
 said Jacob Stroutfiore Dorothy Barrow Stroutfiore and Myles Stroutfiore Executors
 of that my will and trustees for the purpose herein mentioned and whereas it is an
 not my present intention that the said two annuities of forty pounds each and
 the said annuity of twenty pounds or any of them should remain charged upon my
 general residuary Estate but it is my intention that the same and also the said
 two annuities hereinafter directed to be paid to the said Jacob and William
 Evans and should be borne and paid by my said Jacob Stroutfiore personally or
 should be borne by the said Jacob accordingly now therefore for the purpose aforesaid
 I do hereby revoke the said two annuities of forty pounds each and the said
 annuity of twenty pounds and the bequests and directions in my said will in a
 contained of and concerning the same and the appropriation and setting apart of
 funds to answer the same and in due thereof declare that the fourth part of
 share of my residuary Estate by my said will given and bequeathed to my said
 son Jacob Stroutfiore and every other legacy and bequest in my said will
 contained in this favor shall be taken and enjoyed by him upon the express
 condition that he shall give execute and deliver unto several persons as a
 hereinafter mentioned for securing the several annuities hereinafter directed to be
 paid in lieu of the said three annuities given by my said will and also
 the two annuities of twenty ^{five} pounds and twenty pounds hereinafter mentioned a
 pursuant to my direction hereinafter contained and accordingly I do hereby direct and
 that my said son Jacob Stroutfiore shall and do as soon as conveniently may be
 after my bereavement fully give execute and deliver at his own costs and charges to the
 respective obligees herein to the names as hereinafter mentioned such several sums
 in full and sufficient penalties as hereinafter mentioned the same to be prepared in
 such terms form and manner as my executors Dorothy Barrow Stroutfiore and a

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Moses Atoutfiorre or the Survivor of them shall beca proper that is to a
 say in case my said Sister Hannah Aurora and her daughters the said a
 Esther Aurora and Sarah Aurora or any one or more of them shall be living
 at the time of my decease a Bond unto the said Joseph Barber Atoutfiorre and
 Moses Atoutfiorre for securing the payment during the lives of my Sister Hannah
 Aurora and her daughters the said Esther Aurora and Sarah Aurora and the lives
 and life of the survivor of them one annuity or clear yearly sum of forty pounds
 to be paid and applied at the same periods days and times in the same manner
 and for the benefit of my said Sister during her life and after her death
 for the benefit of her daughters and the survivor of them and subject to the
 like provisions and restrictions and with the same powers and the same provision
 with respect to receipts being discharged as in my said Will declared and contained
 with respect to the said annuity of forty pounds hereby given and bequeathed to the
 said Jacob Atoutfiorre Joseph Barber Atoutfiorre and Moses Atoutfiorre in trust as a
 fiduciary mentioned and also in case my Sister Anna Atoutfiorre Lydia Atoutfiorre
 shall be living at the time of my decease a Bond to her for securing to her a
 the payment during her life of one annuity or clear yearly sum of twenty four
 pounds to be paid at the same period days and times in the same manner and
 subject to the like provisions and restrictions and with the same powers and a
 the same provision with respect to the receipts being discharged as in my said
 Will declared and contained with respect to the said annuity of twenty four pounds in
 thereby given and bequeathed to my said Sister and also in case my Brother and
 Sister Atoutfiorre shall be living at the time of my decease and residing in a
 some part of the United States of America a Bond to him for securing the payment
 to him during his life or so long as he shall continue to reside in some part of
 the said United States one annuity or clear yearly sum of forty pounds payable
 in the like manner and from the like period and at the like days and subject to
 the like restrictions against starting innumbing or disposition or residing to reside in
 or deporting from the said United States as by my said Will declared containing
 the annuity of forty pounds hereby given to my said Brother and with the said
 said Bond may be the condition thereof be made void in such and the same
 rates and amounts as the annuity of forty pounds is by my said Will directed to
 make and determine and also in case my said Brother and I shall be at
 living at the time of my decease a Bond to her for securing the payment to her
 of one annuity or clear yearly sum of twenty four pounds to be paid and payable
 by equal half yearly payments on the fifth day of January and the fifth day of
 July in each and every year during her life the first half yearly payment of the
 same annuity to be made on such of the said days as shall first happen after
 my decease and in case my brother William Barber Lure shall be living at the
 time of my decease a Bond to him for securing the payment to him of an annuity
 or clear yearly sum of twenty four pounds to be paid and payable by equal half
 yearly payments on the fifth day of January and the fifth day of July for and
 during his life the first half yearly payment of the said annuity to be made on
 such of the said days as shall first happen after my decease Provided always
 and it is my will that until such Bonds respectively shall have been so given
 delivered the said or presumptive heirs of my said Son Jacob Atoutfiorre of and
 in my residuary Personal Estate shall remain subject to and charged with the
 said several annuities of such of them for securing which no such Bonds or
 Bonds shall have been executed and so hereby direct the said
 Joseph Barber Atoutfiorre and Moses Atoutfiorre and the Survivor of them
 not to pay or transfer or joining in paying or transferring to my said Son
 Jacob Atoutfiorre the said share of my residuary Estate or any part thereof until he
 shall have given executed and delivered such Bonds as aforesaid or without
 recovering in the hands of him the said Joseph Barber Atoutfiorre and a
 Moses Atoutfiorre or his Survivor of them a sufficient part of such share to be
 answer the annuity or annuities for which no such Bonds or Bonds shall have
 been executed Provided always and it is also my will that none of the said

Obligees or annuitants for occurring without summy with debts respectively
 shall have been so executed and delivered as aforesaid shall after such a
 debts shall have been executed and delivered be recovered as having any
 charge or lien upon the said share of residue so given by my said will &
 to my said executors or trustees or shall have any claim or recovery whatsoever &c.
 against or upon my said executors or trustees or this said share of my said debts
 and debts respectively I give and bequeath to the treasurer for the time being
 of the Spanish and Portuguese Congregation the sum
 of ten pounds Sterling I give and bequeath to the treasurer for the time being
 of the Institution for the relief of the Indians of the Spanish Portuguese
 and German Jews the sum of ten pounds Sterling I give and bequeath to the
 treasurer for the time being of the Institution for floating maintaining and
 educating orphans of the Spanish and Portuguese and German Jews the sum
 of ten pounds Sterling for the use of the above respective institutions
 I give and bequeath to Daniel Stroutfiore major the sum of twenty five pounds
 in addition to his legacy previously bequeathed to him by my said will I
 give and bequeath unto each of the following persons that is to say Judith
 Emma Stroutfiore and Abigail Laura Stroutfiore children of my said executors
 Stroutfiore and Sarah Evelyn Stroutfiore Judith Stroutfiore and Augusta in
 Stroutfiore children of my said executors Stroutfiore and George
 Sevi and Charles Sevi children of my daughter Judith Stroutfiore
 the sum of one hundred pounds Sterling a piece and whereas my said executors
 Stroutfiore is indebted to me in the sum of four hundred pounds now
 so hereby settled that the said sum or whatever shall be the amount due from
 him to me at the time of my decease but without interest for the same shall
 in the division of my residuary estate into four parts as aforesaid be recovered
 as brought into England and shall be deducted from the fourth part or share by my
 said will given or provided to or for the benefit of my said daughter Judith Stroutfiore
 Stroutfiore but it is my will that the said Stroutfiore his executors
 or administrators shall be living at the time of my decease or otherwise
 shall not be called upon for payment of the said sum of four hundred
 pounds or such other sum as aforesaid or any part thereof or the interest thereon
 or be in any manner personally liable for the payment and I do
 declare that the legacies given by my said will and by this will for all
 charitable or religious objects shall be paid out of such part of my personal
 estate and effects as shall not consist of mortgages or chattels real or money
 charged upon real estate and shall not be paid out of any part of my personal
 estate save such as lawfully may be bequeathed for charitable purposes
 I give and bequeath unto my executors in my said will named the sum of
 five hundred pounds three per cent Consolidated Bank Annuities and I direct that
 they my said executors shall and do stand and be possessed of and interested in a
 the said sum of five hundred pounds three per cent Consolidated Bank Annuities
 upon the trust and to and for the uses intent and purposes hereinafter expressed
 of and concerning the same (that is to say) upon trust during the natural life of
 Judith Stroutfiore now residing in the Island of Barbados the natural daughter
 of my late son Ernest Eliza Stroutfiore deceased or until she shall be married
 with the consent and approbation of my said executors or of the survivors or
 survivor of them or the executors or administrators of such survivor (and it is
 notwithstanding the said be married without such consent) to pay apply and at
 dispose of the dividends interest and annual proceeds of the said sum of five
 hundred pounds three per cent Consolidated Bank Annuities for and towards the
 maintenance and support or otherwise for the benefit and advantage of the
 said Judith Stroutfiore independent of any fee from the debts contract or owing
 amounts of any kind and with whom she may thereafter intermarry with such
 consent as aforesaid and I direct that the receipts of her said said Judith and

Attestation notwithstanding overtaking and retaking sole or covert shall be sufficient and the only proper discharge for the same and upon further trust in case the said Elizabeth Troutfiore shall be married with the testator and approbation of my said Executors or of the survivors or survivor of them or of the Executors or Executors of such survivor then and in such case upon such her marriage with such testator as aforesaid to pay transfer and assign the said Capital sum of one hundred pounds tare per cent Consolidated Bank Annuities unto the said Elizabeth Troutfiore to and for her absolute use and benefit but in case the said Elizabeth Troutfiore shall die without having been married with such testator as aforesaid then I direct that the said sum of one hundred pounds tare per cent Consolidated Bank Annuities shall from and immediately after the death of the said Elizabeth Troutfiore be divided without having been married with such testator as before said sum into two portions part of the residue of my personal estate and let apply and disposed of accordingly as given and bequeathed unto John Troutfiore of the Island of Barbados aforesaid but now of North Brixton in the County of Surrey and in the legacy or sum of one hundred pounds unto his wife Elizabeth Troutfiore the legacy or sum of twenty pounds for a ring as a token of my regard for her to his son Eliezer Troutfiore the legacy or sum of twenty five pounds and the sum of one hundred and sixty pounds to be divided between and amongst all and every the children of the said John Troutfiore and Eliza his wife exclusive of the said Eliezer Troutfiore in equal shares and proportions share and share alike and first shall have last mentioned sum of one hundred and sixty pounds shall be invested by my said Executors in their names in the purchase of stock in some or one of the public funds of Great Britain and shall be transferred to and amongst the said children respectively and when being done they shall respectively attain the age of twenty one years and being daughters then shall respectively attain the age or be married and it is my will that in the mean time the dividends of the said stocks funds and securities shall be received by my said Executors and invested in the purchase of like stocks funds or securities and that such accumulations shall be transferred to the said children respectively together with the original share of the said trust monies stocks funds and securities of give and bequeathed unto my son Eliezer Troutfiore also my Gold watch of give and bequeathed unto my son David Troutfiore my Biographical Dictionary in ten volumes my Encyclopedia Imperial Dictionary in two volumes and my Snuff Box given to me by my son Joseph Barrow Troutfiore of give and bequeathed unto my son Joseph Barrow Troutfiore my new Annual Register in fifty volumes and my Extra Table Snuff Box given to me by my son Eliezer Troutfiore his Eliza of give and bequeathed unto my son in law David Troutfiore my Snuff Box with other plates given to me by my son David Troutfiore his Eliza of give and bequeathed unto my son Eliezer Troutfiore also my Gold watch of give and bequeathed unto my brother Joshua Troutfiore all my effects and remaining apparel and of his service and retain my said will in every thing except where the same is hereby revoked and altered as aforesaid and so declare this to be a Codicil added to the will of the said Testator Eliezer Troutfiore a copy to this Codicil to my last will and Testament contained in certain sheets of paper to the first twelve sheets thereof and my said hand and to this tractable and last sheet thereof my hand and seal this fourteenth day of January one thousand eight hundred and thirty seven = Eliezer Monsefore = *(Signature)* = signature according to publicised and certified by the said Eliezer Troutfiore the Testator as and for the last will and Testament in the presence of us two in this presence at this request and in the presence of each other and account subscribed our names as witnesses = John M Pearce Swithens Lane London = John Snooke 16 George Street Mansions House London = G P Edsall 16 George Street Mansions House London

Croved at London with a Codicil 27th Jan^r 1837 before the Worshipful William Robinson Esq^r of Law and Surrogate by the Oaths of Elizabeth Troutfiore & Joseph Barrow

Wherefore Esquires his dous & his Moors & howe soevr knight (wherefore Alreys & Hertfde
fior Esquire) the executors of the executors his executors to whom aboune was granted
having been first seuen bly to aboune.

John
Moy
5/

In the Name of God Amen

I John Moy superannuated Gunner of this place & have nowe liden at Ewer a
common in the County of Alvestone in the County of Southampton being in bodily &
health and of sound and disposing minde and memory and remembraunce the memoranda
of this transitory life (for avoiding contradiction after my decease) make publick and
declare this my last will and Testament in manner following that is to say first I
recommend my soul to God that gave it and my body I commit to the earth to be
interred in a decent manner and as little funeral pompe as possible and as for ause
returning all my worldly estate I give bequeath and dispose thereof as followeth that
is to say to my dearly beloved wife Mary Ann Moy now living at Ewer common in
the County of Alvestone in the County of Southampton aforesaid and also all my
monies pecuniary & Club money sum and sums of money lands tenements goods &
chattels and Estate whatsoeuer as shall be any waye but owing or belonging unto
me at the time of my decease I give devise and bequeath the same unto my wife
the said Mary Ann Moy and to her by her name and appoint the said Mary Ann
Moy Executrix jointly with William Batterstall late Straker York Street Godalming
Executor of this my last will and Testament hereby revoking all former at a former
wills Testaments and acts of gifts by me at any time heretofore made and I do ordain
and ratify these presents to stand and be for and as my only last will and Testament
I do furthermore at the present of me signe and my wife Mary Ann Moy I
do give devise and bequeath unto Sophia Evans Batterstall and Mary Ann Batterstall
the daughters of William Batterstall late Straker of York street Godalming all that
remains belonging to me notwithstanding my wife Mary Ann Moy at our decease
devise whatsoever to this my said will I have set my hand the twenty day of
April in the year of our Lord one thousand eight hundred and thirty and in the
clement year of the reign of his Majestie King George the fourth over the United
Kingdom of Great Britain and Ireland = John Moy = witness publick &
swear in the presence of = Wm Suff = Geo. G. Mansbridge = George Dene =

Proved at London 27th Dec^r. 1837 before the Judge by the Oath of William
Batterstall the surviving Executor to whom aboune was granted having been first
swear in the presence of =

James
Martin
3/

J James Martin of 21st Almsholles
Church street Godalming in the County of Surrey Apwter being in good health
of body and of sound disposing minde and memory to give and bequeath to the
poor of the parish of Saint George in the East
in the County of Surrey after all my funeral expenses and just debts are paid
all my whatsoever goods monies in the churche arant and all property in
whatsoever and wheresoever and in any place whatsoever of for ever to the poor
and be also appoint for the said Executrix Batterstall sole Executrix of this my
last will and Testament the twenty day of July one thousand eight hundred and
thirty seven = James Martin = witness and borlance by the said Testatrix as
for this last will & Testament in the presence of us who have subscribed our names as
witnesses thereto = William Staples = William Hills =

Proved at London 28th December 1837 before the reverend Clerks a
Deacon of Barnaby & of Law & burgess by the Oath of Deacon Staples Apwter
the sole Executrix to whom aboune was granted having been first sworn bly to aboune.