

default and that one of them shall not be answerable or accountable for the acts or omissions
of either or both of the other of them but each of them for his own acts or omissions and
wilful defaults only and that it shall and may be lawful for my said Executors and Administrators
of them the executors and administrators to repay themselves and themselves out of the said trust
monies any costs charges and expenses which they or either of them may be put to in the execution
in virtue of this my Will or any of the trusts hereof and lastly I do hereby nominate consolidate and
appoint that said William Abbott and William Read Executors of this my Will and thereby ac-
tually and making void all and every former and other will and Wills by me at any time made
or made so before this and this only shall my last will and Testament in writing whereof
I have said Mary Abbott the Testatrix gave to this my last will and Testament contained and
written on two sheets of paper to the first sheet thereof set my hand and to this second and
last sheet my hand and seal the sixteenth day of February in the year of our Lord one
thousand eight hundred and twenty three Mary Abbott signed sealed published
and declared by the said Mary Abbott the Testatrix as and for her last will and Testament
in the presence of us who at her request in her presence and in the presence of each other
have subscribed our names as witnesses thereto Thos. Mole Att'y Birmingham, Sich.
Collings his Clerk.

PROVED at London 29th July 1826 before the Judge by the oaths of William Abbott and
William Read his Executors wherein Adams was granted having been first sworn by Comer duly to him.

This is the last Will and Testament of me Ann Bridger
of Eastbourne in the County of Sussex spinner first I give unto my dear Sister Philadelphia
the wife of Thomas Castle for and during the term of her natural life one annuity or an
annual sum of twenty pounds Sterling to be paid to her by my Executors out of my personal estate
by two equal half yearly payments on the yearly fourth day of June and the yearly fifth day
of December in every year and the first payment thereof to be made on account of the said days
as shall next happen after my death and I direct that the said annuity or yearly sum of
twenty pounds shall from hence to time as and when the same shall become payable be pa-
id into the proper hands of my said Sister Philadelphia Castle for her sole and in
separate not apart from the present or any future husband and notwithstanding of the
said husband of any and every such husband and I direct that the receipt of my said
Sister Philadelphia Castle alone without standing the present or any future husband
thereof shall be an sufficient discharge to my Executors and for her benefit during
the payment of the said annuity I authorize my Executors to invest and place out at
interest such sum or sums of money part of my personal estate as will be sufficient
by means of the interest or dividends to attract theron to occur and discharge the same
where sum or sums so to be retained shall after the said annuity shall cease into
and become a part of the residue of my personal estate and after and subject to the payment
of my just debts and funeral and testamentary expenses and the annuity accounted by
me given to the said Philadelphia Castle I give and bequeath all the rest and
residue of my real and personal effects whatsoever and wheresoever as well copy
hold as fixtures unto and to the use of my dear brother John Bridger his executors
and administrators and assigns according to the nature and tenure thereof respectively and
for his and their own use and benefit absolutely and for ever and I consolidate and appoint my
said brother John Bridger and my friend John Pennington Goddard of Eastbourne
of executors of my Executors of this my Will and I declare that my said Executors or the
Executors or administrators of either of them shall not be answerable or accountable
for the acts of both or of either of them or for the joining in receipt for conformity thereto
standing nor for any loss that may happen by any ways or means whatsoever without
this or their respective willful neglect or default and I further authorize and am
empowered my said Executors and their respective Executors and administrators in the
first place to deduct and retain to himself and themselves all just costs charges
damages and expenses as the or they respectively shall pay or incur sustain or be put
put unto in or about the performance and execution of this my Will or in any note
containing the same and lastly I revoke all former Wills by me made in testimony in

Ann
Bridger
P.

witnessef I the said Ann Bridget the Testatrix have set my hand to this first sheet of
this my last Will and Testament written in two sheets of paper and my hand and seal
to this the second and last sheet thereof the day of March in the year of our
Lord one thousand eight hundred and twenty four - Ann Bridget signed sealed
published and declared by the said above named Ann Bridget the Testator as and for her
last Will and Testament in the presence of us who in the presence of the request and in the
presence of each other have executed our names as witness, James Head
Barker Eastbourne & George Hart Eastbourne witness, Dr. Harding Gell Lawyer Attorney

PROVED at London 1st July 1826 before the Judge by the oaths of John Bridget
the brother and Sampson Gorringe executors whom Aboun was granted having
been first sworn by Common duly to him.

The Rev^d
Robert
Buller

6.

In the Name of God
I Robert Bulleto Eborac of Bulleto doth bring of sound disposing mind memory and
understanding & mindful of my mortality looking humbly for the mercy of God here Jesus
Christ do make this my last Will and Testament in manner & form following namely after
all my just & loyal debts funeral & testamentary expenses are paid I do give bequeath
etc to my blood right Barret Bulleto all my money securities for money or call
my household goods unto plate furniture China books & all else my estate real or
personal or of what nature few or quality soever & also every thing that I have
any right or interest in or that may be due to me from any master or bawne whoso
ever or whatsoever at the time of my decease with every part or parcel thereof to hold
unto and to the rest of my said dear wife the said executors administrators and assigns
for ever and to be at the same & absolute disposal either during the life or by the last will
& Testament therein my said wife to transfer to my friend Edward Cusson Esq^r of Bulley
Hall near Rotherham Stafforshire as soon as can be after every thing is settled out at
hand and postur in the same place whereof no doubtless now standing in my other
my said joint names as an acknowledgment for the trouble he may have had an
Executor and I do nominate & constitute cappon my said dear wife Barret Bulleto
executrix and the above named Edward Cusson Esq^r Executor of this my last Will
and Testament the rest residue remainder I give bequeath & devide to my
dear wife the above named Barret Bulleto hereby also recouering payment of
every of the will & Cessile Rentes made by me in witness whereof I have signed
Bulleto have recd the same & seal this twenty first day of March in the year of
our Lord one thousand eight hundred and twenty six - The mark of Robert Buller
Signed sealed & dated, and published by the said Robert Bulleto as for his last
last Will and Testament in the presence of us who at his request in the presence
have subscribed our names thereto as we have known him to a duplicate of the
above written will executed at the same time the interlineation in the body
unlike line being first made and also in the duplicate line the words to hold unto
and to the rest of my said dear wife the said executors administrators and assigns for
ever being first interlined. Richard Best Surgeon Newbury & Geo Slyce Attorney
Aungierford & John Swadling Cert to Mr. Bulleto.

PROVED at London 1st July 1826 before the Judge by the oaths of Barret
Bulleto his decess and Edward Cusson Esquire the executors whom Aboun was
granted having been first sworn by Common duly to him.

William Chis is the last Will and Testament of me
William Buckland of South Devonshire in the County of Cornwall first
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will that all my debts and funeral expences be paid then I give and bequeath
the sum of fifty pounds cash unto the two illegitimate children of which my son
John Jeffreys and his wife ten pounds I do direct that my real property subject
to my mortgage or mortgagors of the same shall descend to my son at law and
that