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... signed sealed published and declared by same Sarah ...
the Statute as and for her last will and Testament in the presence of
us being both present at one and the same time and at her request in
her presence and in the presence of certain other have hereto subscribed in
our names as witnesses. Danl. Jas Lee John of Bedford Row
Alan John Lee Clerk to the Honble. Council of the Honble. House of Commons.

Proved at London 8th Sept. 1848 before the Judge by the oath of
of Sarah Catharine (in the will written Catharine) Edward Spencer
the daughter the sole executrix to whom the same was granted having
been first sworn duly sworn duly to administer.

William
Hoyle
19

Extracted from the Registry of the Prerogative Court of York.

This is the last Will and Testament

of me William Hoyle of Eooton Street in the parish of St. Paul
in the County of York Gentleman made this second day of March one
thousand eight hundred and forty seven I give and devise my messuages
tenements lands and real estate called Eooton Street situate in the parishes of
St. Paul and St. Andrew in the said County and also my part
in St. Paul Church with the rights and appurtenances thereto belonging
unto my son William Herbert Hoyle his heirs and assigns for ever I also
give devise bequeath unto my said son William Herbert Hoyle his heirs and
assigns administrators and assigns out of my estate in the River
Swanavigation and my two shares numbered 167 and 168 in the Swan and
Dove Canal Swanavigation and I give devise and bequeath unto my son
Robert Cuthbert Hoyle his heirs administrators and assigns out
of my share in the River Swa navigation and two shares numbered 193
and 194 in the Swan and Dove Swanavigation and also the sum of five
thousand pounds to be paid to him by my executors administrators
at the expiration of twelve months after my decease I also give and
bequeath unto my daughter Anne the wife of John Hall of Ekeston
parish and to her executors administrators and assigns to and for her own
absolute use and disposal out of my share numbered 370 in the Swan and
Dove Canal I also bequeath unto the said John Hall the principal sum
of one thousand and five hundred pounds which he stands indebted to
me and do hereby direct the trustees of this my will at his requests costs
and charges to release to him the securities which I hold for that sum
I also give devise and bequeath unto my daughter Mary her heirs
executors administrators and assigns my one share in the River
Swan navigation and the share numbered 571 in the Swan and Dove
Canal I also give and bequeath all my household furniture linen
clothes ^{the} tools and furniture utensils in and upon my premises at Eooton
Street unto my said son William Herbert Hoyle his executors and admini-
strators and as to all my moneys securities for money and **Other my**
Real and Personal Estate and Effects whatsoever and wheresoever
belonging to me at the time of my decease I give and bequeath the
same unto my said son William Herbert Hoyle and John Clarke
of Ekeston shall manage their heirs executors administrators and as-
signs according to the nature thereof respectively upon trust to sell dis-
pose of and convert into money such part of my estate and effects as
shall not consist of money and to call in and compel payment of all
debts and moneys owing to me and to pay the same at the expira-
tion of twelve months after my decease to my son in law Francis Parker
the sum of one hundred pounds and to the said John Clarke the sum
of one hundred pounds and then to lay out and invest the sum of ten

thousand six hundred and fifty pounds with full power to vary and in-
crease the same, whosoever the same may be invested as and when
they or the survivor of them shall deem requisite and pay the interest
and annual income thereof to my said daughter Judith during the
term of her natural life for her own use and so that she shall
not be subject to the debts or control of her present or any future
husband and so that she may not assign or anticipate the accruing payments
thereof and that her receipt alone notwithstanding her coverture shall be a suffi-
cient discharge for the same and from and after the decease of my said daugh-
ter Judith upon further trust and I give and bequeath the said sum of three
thousand six hundred and fifty pounds unto all and every ^{or} one or so as
many of the children of my said daughter Judith and in such parts and pro-
portions as my said daughter shall by any deed or writing or by her last
will and Testament legally executed or appoint the same and in the
default of such direction or appointment unto all and every the children
of my said daughter Judith who shall live to attain the age of twenty one
years share and share alike such shares to be paid to them on attaining
that age and the interest thereof after the decease of my said daughter to
accumulate till payment and then to lay out and invest the further sum
of two thousand six hundred and fifty pounds upon the life trusts and subject
to the like provisions in favor of my said daughter Mary and her children as
and in default of children to such person or persons and in such parts as
shares and proportions as my said daughter Mary shall by her last will
and Testament direct and subject to such legacies and the payment of my
just debts and funeral expenses I give devise and bequeath *The Residue*
of my said husband's moveables estate and effects unto my said son William as a
special choice his heirs executors administrators and assigns for his own
use and benefit and if any of my said children shall die in my
lifetime leaving lawful issue such issue shall be entitled to the portion or
share and other the estate and interest devised and bequeathed to his or
their deceased parent or parents and I devise all estates vested in me as
mortgagee to the said William special choice and John Clarke and the
survivor of them and his heirs and assigns of such survivor subject to the
trusts and equities affecting the same I nominate constitute and appoint
my said son William special choice and the said John Clarke joint
trustees and *Executors* of this my will and thereby declare that the re-
ceipt of them or either of them shall be an effectual discharge to all persons
whosoever for any money payable to them under this my will and in
shall exonerate the person or persons to whom the same shall be given from
all responsibility as to the application of the money thereby expressed to be re-
ceived and also that the receipts of my said daughters Judith and Mary
shall notwithstanding their covertures be an effectual discharge to my said
trustees for all moneys payable to them under this my will also that my
said trustees shall and may out of the said trust estate pay and discharge
all such costs charges and expenses as they shall severally expend or be
put unto and all reasonable charges for loss of time employed in or about
the execution of the trusts thereby in them reposed and I authorize and in-
empower my said trustees in their discretion to advance and apply any
part of the said trust monies or the interest thereof to relieve any of my
grandchildren shall during his or her minority be promissively entitled
for and towards his or her maintenance education putting out ap-
prentice or marriage portion as my said trustees may think advisable
and also that they my said trustees and executors shall be charged and
chargeable only with such money as they shall severally actually re-
ceive and shall not be answerable for involuntary losses or for the acts
or defaults of each other but each of them for his own acts deeds and de-
faults only and I hereby declare that if either of them the said William

ffredrick Edgele or John Clarke or any Trustee to be appointed under this
 Clause shall depart this life or be unwilling to execute the trusts of this my will
 shall it shall be lawful for the surviving or continuing trustee or the execu-
 tors or administrators of such surviving or continuing trustee with the con-
 sent of my said daughter or with of them as shall be then living to sub-
 stitute by any writing under their hands or hand any person or persons in ac-
 stead of me or as the case may be jointly with my surviving or continuing
 trustee my trust estate shall be vested upon the trusts herein expressed of this
 of revocable all other wills by me heretofore made in witness whereof I have
 to the first first acts of this my last will and testament contained in four
 sheets of paper set my hand and to this fourth and last sheet therof my
 hand and seal. *W. Hoyle* *W. Hoyle* Signed sealed published and decla-
 red by the said Testator William Edgele as and for his last will and tes-
 tament in the presence of us who present at the same time at his request
 and in the presence of each other have hereunto subscribed our names as
 witnesses *Chas. Tinsley of Northham* *J. H. Cattle of Northham*
Thos. Sharpe D.

The Will of William Edgele late of Edgemon Street in the parish of St.
 Michael in the County of York Gentleman deceased was proved at York
 the twentieth day of March in the year of our Lord one thousand
 eight hundred and forty eight before the Reverend Richard Stealey
 Clerk Surrogate of the Right Worshipful Beauville Esq.our
 Master of His County and Depute Central of the Exchequer and
 Prothonotary Court of York lawfully constituted by the Oaths of William
 ffredrick Edgele the son and John Clarke the joint executors therein named
 to whom administration was granted of all and singular the goods
 chattels and credits of the said William Edgele deceased they having been
 first sworn only to administer. *Joseph Buckle Deputy Register*

Sworn at London 9th Sept. 1848 before the Judge by the Oath of
 William ffredrick Edgele the son and John Clarke the joint executors to whom
 administration was granted having been first sworn by Common Duty to administer
 power reserved of making the like Grant to John Clarke the other executor when he shall
 apply for the same.

This is the last Will and Testament
 of me *Ann Hayman* of No. 7 George Place Edgemon in the County
 of Middlesex, I revoke and make void all former wills by me at any time
 heretofore made I give and bequeath unto my nephew David Roberts all
 my plate linen and wearing apparel which I am now possessed of or which
 I shall be possessed of at the time of my decease for his own use and bene-
 fit I also give and bequeath unto my said nephew all sum and sums
 of money which may be in my possession at the time of my decease or
 which may be due to me from any person or persons by way of annuity
 or otherwise at the time of my decease for his own absolute use and ben-
 efit whose receipt for the same shall be a good and sufficient discharge to
 the person or persons paying the same and that the person or persons pay-
 ing the same shall not be bound to see to the application thereof I do
 appoint my said nephew David Roberts sole *Executor* of this my
 will I revoke my hand this twentieth day of August one thousand and
 eight hundred and forty eight. *Ann Hayman* This will was
 signed by the said Testatrix Ann Hayman in the presence of us being
 both present at the same time when in her presence at her request and in
 the presence of each other have hereunto subscribed our names as witnesses
Elizabeth Leonard *J. W. Pether*

Ann Hayman
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