

funds or securities into or for other stocks funds or securities of the
 same or a like nature and to stand possessed of the said last mentioned
 moiety of the said trust monies and the other funds or securities in or
 upon which the same shall be laid out or invested upon trust to pay
 the dividends interest and annual produce of the same into the proper ac-
 counts of my said sister Louisa Towne for her sole and separate use uncon-
 ditionally and exclusively of the said Jorral Towne or any future husband of
 the said Louisa Towne but so nevertheless that the said Louisa Towne
 shall not have power to deprive herself of the benefit thereof by any dis-
 position thereof by sale mortgage charge or otherwise in the way of an-
 ticipation and the receipts of the said Louisa Towne as to be good
 and effectual discharges for the said dividends interest and annual produce
 And from and after the death of the said Louisa Towne upon trust to
 pay the dividends interest and annual produce of the said last mentioned
 moiety and trust premises to or permit the same to be received by the said
 Jorral Towne during his life And from and after the death of the survivor
 of them the said Louisa Towne and Jorral Towne to stand possessed of
 the same moiety and trust premises in trust for all and every or, or
 one or more exclusively of the others or either of the children or remoter
 issue of the said Louisa Towne living at the time of her decease at
 such age day or time or respective ages days or times if more than one
 in such parts shares and proportions and with such annual sums of
 money and limitations over for the benefit of the said children or remoter
 issue or some or one of them and upon such conditions with such
 restrictions and in such manner as the said Louisa Towne shall by her
 last Will and Testament or any Codicil or Codicils thereto and whether
 the same shall be under revocation or not direct or appoint and in default of such
 direction or appointment and so far as no such direction or appoint-
 ment shall extend in trust for all and every the children and heirs of the
 said Louisa Towne living at her decease to be divided between and
 amongst such children if more than one in equal shares and if there
 shall be but one such child the whole to be in trust for that one child
 And if there shall be no such child in trust for the said Louisa Towne
 her executors administrators and assigns Provided always that no child or
 children who or any of whose issue shall take any part of the said trust
 premises under or by virtue of any direction or appointment to be made by
 the said Louisa Towne in pursuance of the power heretofore contained
 shall have or be entitled to any further or other share of or in that
 part of the same moiety or that part of which no such direction shall
 have been made as aforesaid without bringing the share or shares
 appointed to him her or them or his her or their issue into receipt
 and accounting for the same accordingly Provided always and I do
 hereby declare that the receipt or acknowledgment in writing of the said
 John Gray and John Morgan Cobbett or the survivor of them or the
 executors or administrators of such survivor or either the trustees or trustee
 for the time being of this my Will for any money or other property ac-
 payable or transferable to them him or her under or by virtue of
 this my Will or in or about the execution of any of the trusts or at
 powers herein declared or contained shall effectually discharge the ac-
 person or persons paying or transferring such money stock or other
 property from the same and from being bound to see to the application
 or being answerable for the misapplication or nonapplication thereof And
 I hereby declare that if the said trustees hereby appointed or either of
 them or any future trustee or trustees to be appointed as hereinafter is
 mentioned shall be either in my lifetime or after my decease or shall
 remain the aforesaid trusts or leave the Kingdom and travel or reside
 abroad or be sick or become incapable to act in the trusts hereby declared

as aforesaid before the same shall be fully executed then and so often as the same shall happen it shall be lawful for the surviving or a continuing trustee or trustees for the time being and for his purposes claiming or retaining Trustee may if willing be deemed a continuing or Trustee or for the acting executor or administrators of the last acting Trustee for the time being by any writing or writings to appoint some one person or some two or more persons to act as a trustee or trustees in the place of the trustee or trustees so being continuing leaving this Kingdom or becoming or becoming incapable to act as aforesaid And that it shall not be necessary in any such appointment to set up the original number of Trustees thereby appointed but that the number of Trustees may be either equal to or greater or less than such original number as to the person or persons making such appointment shall seem meet And that upon every such appointment all the trust estates and premises shall be conveyed as apportioned and transferred in such manner as to become vested in the new trustee or trustees solely or jointly with the continuing trustee or trustees as occasion shall require And that every such new trustee shall have such and the same powers and authorities and direction to all intents and purposes as if he had been originally therein nominated a Trustee Provided also and I do hereby further declare that the Trustees or trustee for the time being of this my Will shall not be answerable the one for the acts or omissions of the other and by no means for involuntary losses And also that it shall be lawful for the trustees or trustee for the time being out of the moneys which shall come to their hands by virtue of the trusts aforesaid to reimburse themselves or himself or pay and satisfy all the costs and expenses to be incurred in and about the execution of the aforesaid trusts I appoint the said John a Gray Executor of this my Will Du witness witnesses I the said John a Gray have to each preceding effect and to this fourth and last effect set my hand this eleventh day of April one thousand eight hundred and fifty three *James Russell* signed by the Testator John a Gray in our presence was in our presence at his request and in the presence of each other all present at the same time have hereunto subscribed our names as witnesses *E. Ch. Patterson* *J. G. Bedford* *Thomas Dolton* *John 3 Belliker* *Square London*

Proved at London 2nd March 1857 before the Reverend Thomas Sprick's Doctor of Laws and Surrogate by the oath of John Gray Esq^r the sole Executor to whom Oath was granted having been first sworn duly to administer.

This is the last Will and Testament
of me James Russell of No 21 Piccadilly Street Cornwall Road in the County of Middlesex Confessioner I give and bequeath all my household furniture plate linen china ready money and all other my Estate and Effects whether real or personal where I may be possessed of or interested in / subject to the payment of my just debts funeral and testamentary expenses unto my dear Wife Letitia for her absolute use and benefit And in the event of the decease of my said Wife in my lifetime I give and bequeath all such my said real and personal estate and effects unto and equally between and amongst my children by my former Wife namely James Russell John Russell and Sarah Russell or some of them as shall be living at the time of my decease Provided that if any or either of my said children shall be before me and my said Wife having also been in my lifetime then I direct that the lawful issue of any of them shall be my said issue.

*James
Russell*
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