

for the last will and Testament in the presence of us (present at the same time) who in the presence and in the presence of others have hereunto subscribed our names as witnesses — Geo: Gardner — William Wilkins } Clerks to M<sup>r</sup> Justice, Sol<sup>r</sup> Banbury.

Proved at London 27<sup>th</sup> March 1857 before the Judge by the oaths of William Daubie and Thomas Grubb the Executors to whom administration was granted having been first sworn (by Oath) duly to administer. —

Thomas  
Albion  
Oldfield

11.

This is the last Will and Testament of me Thomas Albion Oldfield of Albion Fields Islington in the County of Middlesex Gentleman I give devise and bequeath all my estate and effects of what nature or kind soever which I may be possessed of interested in or entitled to or over which I may have a disposing power at the time of my decease unto my wife Harriot Oldfield and Richard George Giraud of Survivals I am in the County of Middlesex Gentleman To hold the same and every part thereof unto and to the use of my said wife and the said Richard George Giraud their heirs executors administrators and assigns upon the trusts following that is to say Upon trust to permit and suffer my said wife to have the use and enjoyment of all my household furniture plate linen china and other household effects and to receive the rents interest dividends and annual proceeds of all my said estate and effects during her life for the use and benefit of herself and the maintenance education and support of my children but so and in such manner as that the same shall be entirely free from the debts control or engagements of any future husband with whom she may happen to marry and from and after the decease of my said wife I direct that the said Richard George Giraud or other the trustee or trustees for the time being of this my will shall stand and be possessed of and interested in all my said estate and effects In trust for the person or persons who under or by virtue of the last will and Testament of my late Grandfather Thomas Oldfield decease will upon my decease become entitled to the property in and by the said last mentioned will devised and bequeathed and I direct and declare that the several trusts powers provisions and conditions therein expressed and declared in and by my said late Grandfather's will of and concerning the property thereby devised and bequeathed shall extend to and be equally applicable to the said trust estate and effects thereby devised provided always and I do hereby declare that in case of my decease in the life time of my said wife without leaving any child or children who shall obtain a vested interest in the said trust property then and in such case my said wife shall be entitled to all such part of my said trust estate and premises as shall have originally come to or been devised to me by or through her for her own absolute use and benefit or in case of the decease of my said wife in my life time then in case of my death without leaving any child or children who shall obtain a vested interest in my said trust property as aforesaid my said trustee or the trustees for the time being of this my will shall stand possessed of and interested in such part of my said estate and effects as shall have been originally devised to me by or through my said wife in trust for the person or persons who under or by virtue of the statute of distributions would have been entitled to the same as the next of kin of my said wife in case she had died as

c



sole and unmarried for their own use and benefit provided always and I declare and direct that if either of my said trustees shall die or refuse or decline or become incapable to act in the trusts of this my will or that a new trustee or trustees may be appointed by the survivor or others of them or by the executors or administrators of the surviving trustee and the said trust estate and effects shall in that case be transferred and assigned so as to become vested in some new trustee and some surviving or continuing trustee or in some new trustees wholly as in the case may be upon the same trusts and with the same powers as are hereinbefore mentioned and declared and so from time to time as that case shall happen and I direct that the receipt or receipts of my said trustees or any future trustee or trustees to be appointed as aforesaid shall be a good and sufficient discharge and discharges for all sums of money to be paid to them by the purchaser or purchasers of any part of my said estate and effects and for all moneys or returns shall be lawfully received by them under this my will and I further declare and direct that my said trustees hereby appointed and to be appointed as aforesaid shall not be accountable or answerable to one or the other of them and by no means for involuntary losses and that they respectively shall be allowed all their costs charges damages and expenses to be occasioned by the trusts hereby in them imposed or in any wise relating thereto and I do hereby nominate constitute and appoint my said wife Harriot Oldfield and the said Richard Dwyer as Executors of this my will and hereby revoking all former and other wills and Codicils by me at any time heretofore made I declare this only to be my last will and Testament In witness whereof I have at London set my hand and seal this first day of February our thousand eight hundred and forty — *Thos. Albion Oldfield* — (L.S.) — Signed sealed published and declared by the above named testator Thomas Albion Oldfield as and for his last will and Testament in the presence of us who in his presence at his request and in the presence of each other have subscribed our names as witnesses thereto — *Frederick James Jordan* — *Benjamin John Beames* } 7 *Journals* as *Imm. Clerks to Mr. Giraud* . —

**Witnessed** at London the 2<sup>nd</sup> March 1857 before the worshipful Mr. Sir John Thomas Pratt Doctor of Laws and Surrogate by the Oaths of Harriot Oldfield widow the Deceased and Richard Dwyer Esquire the Executors to whom admision was granted having been first sworn duly to administer —

## This is the last Will and Testament

of me *Hannah Mary Orme* of Fitzroy Square in the County of Middlesex widow I give to my grand daughter *Mary Jane Orme* my small gold watch set round with pearls and my gold chain usually worn therewith and one half of my small seals and I give the other half of my said small seals to my grand daughter *Jane Orme* and I direct my executor hereinafter named within three months after my death to purchase for and deliver to my said grand daughter *Jane Orme* out of my monies a similar watch or a watch as nearly equal in value as may be to the one I have heretofore given to my said grand daughter *Mary Jane Orme* I give to my son *Charles Orme* my plain gold watch I give to my son *Malcolm Orme* for his absolute use and so many articles of my plate and plated things as he may select not exceeding in value one sixth part of the whole thereof I give all the rest and residue of my said plate and plated things unto my said son *Charles*

*Hannah  
Mary  
Orme*

23.