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liability for losses occurring without his own wilful default and authorize
him to retain and allow to his Executor or Executors all expenses incidental
to the Execution & appoint the said Geoffrey Joseph Bakerley and Thomas
Sait Executors of my Will And lastly I revoke all other Wills at any time
heretofore made by me in Witness whereof I have subscribed my hand
this eighteenth day of September in the year of our Lord one thousand eight
hundred and fifty two — Enelope Hammond — Signed and declared by
the said Testatrix as her last Will and Testament in the presence of us the
present at the same time who at her request in her presence and in the
presence of each other have subscribed our names as Witnesses —
Samuel Bradford Farmer Westaston — Cha. J. Lynes Clerk to Mr. Edw.
Selves Broughton Solicitor at Law.

Approved at London 18th July 1854 before the Judge by the oath of
Thomas Sait Esquire one of the Executors to whom power was granted having
been first sworn by Commission only to administer. Power reserved of making a
like Grant to Geoffrey Joseph Bakerley Esquire the other Executor whom a
like shall apply for the same.

Extracted from the Registry of the Consistory Court of Carlisle.

This is the last Will and Testament

of me Jonas Blakey Hardisty of Myrtle Grove near Derwent in the
Parish of Croftwaite in the County of Cumberland & give and be-
queath unto my eldest son Blakey Hardisty all my part or share or parts
or shares right and interest whatsoever if in or to the Carding and Spinning
Manufactory joint stock and trade or business carried on at Millbeck in the
said Parish of Croftwaite under the names or firm of "Jover & Youngmansband
and Company" And whereas my second son William Hardisty has already
received a portion fully adequate to the provision thereby made for my other
children I give devise and bequeath unto my friends Daniel Jover of
Millbeck aforesaid Woollen Manufacturer Joseph Jover of Croftwaite in the
said Parish of Croftwaite Esquire and John Youngmansband of Brewtop
in the same Parish of Croftwaite all that my messuage or dwelling house called
Myrtle Grove with the outhouses and appurtenances thereto belonging
and also all and every the land and hereditaments thereto adjoining
and all and singular other my Real Estate whatsoever and wheresoever
I also give and bequeath unto the said Daniel Jover Joseph Jover and
John Youngmansband all that my part or share right and interest whatso-
ever of in and to the Woollen Manufactory joint stock and trade carried
on at Derwent aforesaid by Wilson Digatfoot and myself together with my
said son Blakey Hardisty under the names or firm of Digatfoot and
Hardisty And also all and every the sum and sums of money due and owing
to me at the time of my decease and all and singular my household furniture
goods chattels and Personal Estate and Effects whatsoever and wheresoever
except my said share in the Woollen Manufactory at Millbeck
and also except the several articles of furniture which I have already
given or disposed of to any of my children and of which a schedule has
been already taken and duly signed by me to hold the said real and per-
sonal estate and effects unto the said Daniel Jover Joseph Jover and John
Youngmansband their heirs executors administrators and assigns according
to the nature and quality thereof respectively Upon the trusts hereinafter expressed and
and to and for the several intents and purposes hereinafter expressed and
declared of and concerning the same that is to say Upon trust that they or
the said Daniel Jover Joseph Jover and John Youngmansband or the survivors
or survivor of them or their executors or administrators of such survivor

Jonas
Blakey
Hardisty
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do and shall with all convenient speed after my decease make sale and absolutely dispose of all and singular my said messuage or dwellinghouse lands tenements and real estate and also my said part or share in the said manufactory trade or business at or for the best price or prices which can or may be reasonably obtained for the same and either by public sale or private contract and shall and do make and execute all such acts deeds assignments and assurances whatsoever as may be requisite for carrying such sale or sales into execution and for conveying assigning and assuring the same tenements share and premises to the respective purchaser or purchasers thereof And I hereby direct and declare that the receipt and receipts of the said Samuel Lover Joseph Lover and John Youngmansband or the survivors or survivor of them or the executors administrators or assigns of such survivor shall from time to time be a good and sufficient discharge and discharges to the purchaser or purchasers of the same tenements share and premises for the price or their purchase money or for so much thereof as in such receipt or receipts shall be expressed to be received and that such purchaser or purchasers shall not afterwards be obliged to see to the application of such purchase money or be answerable or accountable for the loss misapplication or non-application thereof and upon further trust that they the said Samuel Lover Joseph Lover and John Youngmansband and the survivors and survivor of them and the executors administrators and assigns of such survivor do and shall sell dispose of and convert into money all such parts of my personal estate heretofore bequeathed to them as shall not consist of money and as they shall get in and receive all such sum and sums of money as may be due and owing to me at the time of my decease and as to the moneys to arise from the sale or sales of the said several tenements share and premises and of the rents and profits thereof in the meantime and until such sale or sales shall be made as aforesaid and as to the moneys to arise and be received by and out of my said personal estate and effects and such other money as I shall be possessed of or which shall be collected or received as aforesaid after deducting and paying therout all necessary charges and expenses incident to or attending such sale or sales as aforesaid or the recovery or receipt of the several debts due to me or otherwise in or about the execution or performance of any of the trusts of this my Will upon trust in the first place to pay and discharge all my just debts funeral and testamentary expenses and as to the residue and remainder of the said moneys so to arise and be received by the several ways and means aforesaid upon trust that they the said Samuel Lover Joseph Lover and John Youngmansband and the survivors and survivor of them and the executors administrators and assigns of such survivor shall and do divide the said trust moneys into five equal parts or shares and after the same shall have been so divided or considered as divided upon trust (as to three of the same shares) to reduce the same in value as compared with the remaining two shares of and in the said trust moneys to the amount of one hundred and fifty pounds each share and after the same shall have been so reduced then as to one of such three shares by trust to pay the same to my son Jonas Gardisty as to one other of such three shares by trust to pay the same unto my daughter Alice the wife of William Phillips Blakey to and for her own sole use and benefit whose receipt alone notwithstanding recapture shall be a good and sufficient discharge to my said trustees for the same and as to the said remaining third share by trust to pay the same to my son John Gardisty And I hereby order and direct the said three shares to be paid to my said three several children Jonas Alice and John at the expiration of twelve months next after my decease or as soon thereafter as conveniently may be And as to the sum of four hundred and fifty pounds to be produced by the redemption of the said three shares in the manner heretofore mentioned and as to the two shares in the said trust moneys whereof no such redemption is

shall take place Upon trust that they the said Daniel Love Josepha Love
 and John Youngusband and the survivors and survivor of them and
 the executors administrators and assigns of such survivor shall and do
 put and place out the same upon Government or real security at interest
 or otherwise invest the same or any part thereof in the purchase of land
 or Acceditaments as to them my said trustees shall seem advisable and to
 stand possessed of the stocks funds or securities or of the Acceditaments upon
 which the same shall have been so invested as aforesaid subject to the
 sum of one hundred and fifty pounds to be set apart for the benefit of
 Maria Dixon in the manner aforesaid directed in trust for my two children
 Jane Deborah Starbuck and Sarah Love Starbuck and to be paid applied
 conveyed or disposed of in the manner aforesaid mentioned that is to say
 Upon trust that they the said Daniel Love Josepha Love and John a
 Youngusband and the survivors or survivor of them and the executors
 administrators or assigns of such survivor shall and do pay and assign
 the said trust monies and premises or convey the Acceditaments upon a
 which the same may be invested unto them the said Jane Deborah a
 Starbuck and Sarah Love Starbuck when and as they shall respectively
 attain the age of twenty one years provided the same shall not happen
 within twelve months next after my decease with full power nevertheless
 for my said trustees or the survivors or survivor of them or the executors or
 executors administrators or assigns of such survivor in their or his direction
 to retain the portions of my said two younger daughters or either of them
 of and in the said trust monies and premises in the covert of my said daugh-
 ters or either of them marrying without the consent or approbation of my
 said Trustees or the survivors or survivor of them their or his executors or
 administrators or assigns or otherwise if they my said trustees shall under
 any circumstances think proper to withhold such shares or shares and then in
 and in such case I order and direct my said trustees or the trustees or trustee
 for the time being of this my Will to stand possessed of the monies and pre-
 mises intended for the portion or portions of my said younger daughter
 or of the stocks funds or securities Acceditaments and premises a
 upon which the same may be invested du trust to pay and apply the
 dividends interest and annual proceeds of the same or such part thereof as
 may be retained by virtue of the direction aforesaid unto my said daughter
 Jane Deborah and Sarah Love or such of them whose portion shall be a
 so retained as aforesaid during the term of the natural life or lives of my
 said daughter or daughters and after the decease of my said daughter or
 such of them whose portion shall be so retained du trust to pay and divide
 such portions or portion monies estate and premises amongst the respective
 issue of my said daughter or daughter such issue to take their his or a
 her deceased parents share equally between them if more than one and in
 case either of my said daughters whose portions shall have been so
 retained shall depart this life without leaving any lawful issue then du
 trust to stand seized or possessed of the portion of such of my said daughters
 as shall so die for the use and benefit of my surviving children equally
 to be divided amongst them and the issue of such of them as may be
 then dead such issue to take their deceased parents share equally between
 them provided always and I hereby declare that it shall and may be a
 lawful to and for my said Trustees and the survivors and survivor of them
 and the executors administrators or assigns of such survivor in the
 meantime and until the share or shares of any of my said children a
 shall become payable by virtue of the directions of this my Will to pay and
 allow unto my said two children Jane Deborah and Sarah Love any such
 part or proportion of the monies to be received by virtue of this my Will as
 may be considered necessary for the present maintenance education or
 support of my said two children and that it shall and may be lawful to a

Interlined.

as or bonds or of their maintenance during
their minority or until they shall be
admitted to the administration of their
estates or assigned to pay to either of my
said two younger children notwithstanding
their minority or minority

and for my said trustees or the survivors of them or executors administrators
or assigns after the said two shares shall be invested for the benefit of my
said two younger children to pay and apply all or any part of the interest or
annual proceeds arising from the portion of each or either of my said two as a
younger child or during their or their minority or minority any part or
parts of the then vested share or shares of the said child or children of and in
the said trust monies and provides for the education advancement or performance
in the world or in marriage of either of my said children provided also that
in case I shall hereafter advance any sum or sums of money to any or either
of my said children for their advancement in life that the same or any part
thereof shall be deducted from the share or shares of the said child or children
to whom the same shall have been so advanced and as to and concerning the said sum of one hundred and
fifty pounds herebefore mentioned to be set apart for the benefit of Nella
Ligon I do hereby direct my said trustees or the survivor of them or assigns or
administrators or assigns to stand possessed thereof upon trust to put and place
out the same at interest upon satisfactory security and to pay the interest
and annual proceeds thereof unto my servant Nella Ligon and her assigns
during the term of her natural life as a reward for her long and faithful
services the same to be paid half yearly or the first payment to be made at
the end of six months next after my decease and I do hereby charge my
personal estate with the payment of the half yearly sum of twelve pounds
fifteen shillings unto the said Nella Ligon until the said sum of one hundred
and fifty pounds shall be received and set apart for the purpose aforesaid
but no longer and after the decease of the said Nella Ligon I do hereby
direct the said sum of one hundred and fifty pounds to be carried to an
and constitute part of the monies directed to be invested for the benefit of my
my said two younger children Jane Deborah and Sarah Dover and the same
to be subject to such and the same trusts and powers as are already
expressed and declared concerning the same monies directed to be
invested for the benefit of my said children provided always and I do hereby
declare and direct that if the said William Dover Joseph Dover and John
Youngusband or any future trustees or trustee to be appointed as hereinafter
mentioned shall die declining or become incapable to act in the trust or trusts
declared before the same shall be fully carried into effect then and in such case
it shall and may be lawful to and for the surviving or continuing trustee
or trustee by any writings or writing under their or his hands and seals or
hand and seal to be attested by two or more credible witnesses to elect nomi-
nate and appoint any other person or persons to be a trustee or trustees in
the place or stead of the trustee or trustee so dying declining or becoming
incapable to act and all and every such new trustee or trustees shall and may
therefore act as well as in the execution of the several trusts aforesaid
as fully and effectually in all respects as if he and they had been originally
appointed a trustee or trustees by this my Will And I do hereby that my said
trustees shall and may by and out of the said trust monies from time to time
deduct and retain to themselves respectively all the costs and expenses which a
they or either of them shall or may pay expend or be put unto in or about
the execution of the aforesaid trusts and that they shall not be answerable
or accountable for the acts receipts or payments of each other but each of
them only for his acts receipts payments and wilful defaults and that they
or either of them shall not be answerable for any loss or damage which
may happen to the said trust premises or any part thereof so as the same
happen without their wilful default respectively And lastly I do hereby con-
stitute and appoint the said Samuel Dover Joseph Dover and John Youngusband
joint executors of this my Will In Witness whereof I have to this my last
Will and Testament contained in six sheets of paper subscribed and set my
hand and seal (to wit) to the first five sheets thereof my hand and to this

sixth and last sheet my hand and seal also this second day of November
one thousand eight hundred and twenty nine Jonas Blakey Hardisty
signed sealed published and declared by the said Jonas Blakey Hardisty as
and for his last Will and Testament (the original between the fourteenth
and sixteenth lines being first made in the first sheet and the line then
beginning with the word 'or' and ending with the word 'saves' being first
interlined between the third and fourth lines in the fourth sheet) in the
presence of us who in the said Testator's presence at his request and in the
presence of each other have hereunto subscribed our names as
Witnesses — George Crumell Attorney at Law Newmarket — Isaac Hodgson
Manufacturer Newmarket — William Dixon Chamberlain Newmarket

Proved the 20th day of November 1830 by Daniel Dovee Joseph Dovee
and John Youngmans and the Executors.

I do hereby certify that the above and ten preceding pages contain
a true copy of the original Will of Jonas Blakey Hardisty of Newmarket
Essex near Newmarket in the Parish of Easthoe in the County of
Cumberland and Diocese of Carlisle Gentleman which said Will is
now lodged in the Registry of the said Diocese
G. Mowsey Dep^y Reg^y

On the 17th July 1854 shown with the Will annexed of the Goods and
Credits of Jonas Blakey Hardisty late of Newmarket in the
Parish of Easthoe in the County of Cumberland Gentleman deceased was
granted to Jane Rebecca West Widow formerly Hardisty Spinster the daughter
and one of the Residuary Legatees for life named in the said Will having
been first sworn by Commission duly to administer Daniel Dovee Joseph Dovee
and John Youngmans the Executors and Residuary Legatees in trust for
having respectively died without having proved the said Will.

Extracted from the Registry of the Prerogative Court of York.

This is the last Will and Testament
of me Joseph Holmes of Leeds in the County of York that is to say I a
give to my beloved Wife Christiana Elizabeth Holmes the sum of one hun-
dred pounds to be paid to her within one month after my decease I also
give to my said Wife Christiana Elizabeth Holmes all my household fur-
niture plate linen china books and all other the effects that may be in
my dwelling house at my death monies and securities for money alone
excepted I give & devise unto my eldest son Joseph Holmes Clerk all that
my several close of arable land containing three acres & ten perches or there-
abouts situate in the Parish of Wilberforce in the East Riding of the
said County of York with all and every the appurtenances to the same in
belonging to hold the same close and premises unto him my said son
Joseph Holmes his heirs & assigns for ever I give to my two daughters or to
Christiana Elizabeth Holmes and Mary Anne Holmes and also to my other
sons George William Holmes Charles Richard Holmes Francis George Holmes
Edward William Holmes to each of them the sum of two hundred pounds I
also give to my eldest son Joseph Holmes and to my friend John Haines an
Esquire of Heltham in the West Riding of the County of York Clerk to each of a
them the sum of nineteen guineas as a small recompense for the trouble they
will have as Executors & Administrators of this my Will I do hereby order & direct that
in case my son Edward William Holmes shall happen to be a minor at the time of
my decease the interest & profits of the sum devised to him as aforesaid shall
be received by my said Wife I give and devise unto my said eldest son Joseph

The Reverend
Joseph
Holmes
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Original do.

P. H.
J. R.