

(Copy from Chester)

This is the last Will and Testament of me James Hindman

Hindman

11.

of me James Hindman of Preston in the County of Lancashire Cotton Manufacturer
 hereby revoking all former and other Wills by me at any time heretofore made First =
 order and direct that all my just debts financial and testamentary expenses shall be paid and =
 discharged out of my Estate and Effects hereinafter bequeathed to my Executors and Assigns unto
 and to the use of William Leighton of Preston in the County of Lancashire Cotton Spinner
 and Thomas Walmsley of Preston aforesaid Cotton Manufacturer their Executors Administrators
 and Assigns All my movable Goods Chattels Debts financial personal Estate and Effects
 of what nature or kind soever the same may consist of Upon Trust that they the
 said William Leighton and Thomas Walmsley and the survivor of them their
 Executors Administrators and Assigns do and shall sell in sell and convert into =
 money shall part thereof as shall not consist of ready money and stand and be =
 possessed of all the moneys to arise therefrom and of which I may be possessed At the
 time of my decease In Trust out of the same to pay my debts financial and testamentary
 expenses as aforesaid and to invest the residue in their his or her name or names in the
 public funds of Great Britain or at interest upon Government or local securities to
 be from time to time altered and varied as occasion shall require And I do =
 hereby declare subject to the trusts aforesaid that one sixth part of the said trust
 moneys stocks funds and securities shall be In Trust for my dear Wife Margaret
 Hindman her Executors Administrators and Assigns to be paid and assigned to her
 as soon after my decease as conveniently may be And as to all the rest residue
 and remainder of the said trust moneys stocks funds and securities the same shall
 be In Trust for all and every the Child and Children of my body now born or =
 hereafter to be born who being a son or sons shall attain the age of
 21 year or beyond this life under that age leaving lawful issue of
 their or his body living at the time of their or his decease respectively
 or born in dritime after or being a daughter or daughters shall =
 attain that age or marry which shall first happen and to be =
 divided ^{between said Children} in equal shares and proportions as tenants in Common =
 but in case any of my said Children shall die without having
 attained a vested interest therein I direct that the share of such Child to
 dying shall be divided between and amongst my Wife and remaining
 Children equally share and share alike And in case no Child shall
 live to attain a vested interest therein then In Trust for my said Wife
 her Executors Administrators and Assigns And I hereby direct that
 that my said Trustee or Trustees to pay into the hands of my said =
 Wife the interest of the invested portions to which my said Children shall
 be entitled in expectancy under this my will for and towards their =
 maintenance education or support respectively And I do hereby =
 direct my said Trustee or Trustees if they or he shall think fit to advance
 any sum or sums of money not exceeding for one Child one eighth =
 of his or her expectant portion towards the paying out and advancement
 in the world of any one or more of my Child respectively although
 his or her portion or portions shall not have become vested and
 I direct that the sum or sums so paid for advancement as aforesaid
 shall be deducted from the portion or portions to which the person or =
 persons for whose benefit the same respectively shall be advanced shall
 be entitled by virtue of this my will And it is my will and mind and I
 do hereby declare in case my Daughter Bridget Hindman shall =
 marry a person professing the Roman Catholic Religion that my
 said trustee or trustee shall be shut from her share or portion of =
 the said trust moneys stocks funds and securities which she may be
 entitled to under the trusts of this my will the sum of One hundred =
 pounds to be divided amongst my said Wife and ^{remaining} Children =

and I direct the same sum of one hundred

Provided always that the receipt or receipts in writing of my said trustee or trustees acting in the execution of the trusts of this my will =

shall be sufficient discharged for the same herein expressed to be an
 received to the persons paying the same who shall not be liable to see to
 the application thereof And I declare that the trustees ^{by whom appointed} shall not
 be answerable the one for the other of them nor for involuntary losses
 and that it shall be lawful for them to reimburse themselves their
 costs and expenses in discharge of the trusts hereby in them reposed And
 lastly I do hereby appoint ^{of this my will} the said William Sington and Thomas
 Walmsley trustees and Executors ^{of this my will} of the said James
 Hindman the Testator have to read my last will contained in that sheet
 of paper set my hand and seal to the two first sheets hereof and to
 the third and last my hand and seal this twenty ninth day of April
 in the year of our Lord one thousand eight hundred and twenty seven
 James Hindman - Signed sealed published and declared
 by the said James Hindman the Testator as and for his last Will and
 Testament in the presence of us who at his request and in his presence
 and in the sight and presence of each other have subscribed our names
 as witnesses to attest the true and due execution hereof J. H. Bray
 Tho. Bray //

Proved at London 3^d November 1827 before the Judge by the Oaths of
 William Sington and Thomas Walmsley the Executors to whom Adminon
 was granted being first sworn by Commission duly to administer //

Thomas
 Holden
 (3)

Thomas Holden of Great St. Dunstons Church Lane in the County of Middlesex Gentleman do make this my last Will and
 Testament in manner following that is to say, I direct my funeral expenses
 to be fully paid and satisfied I give to my wife Grace Holden all
 my money securities ~~in the~~ for money stock in the public funds
 household goods Chattels and all other personal Estate of whatever
 quality description or denomination the same may consist for her
 own absolute use and benefit And I appoint my said wife sole
 Executrix of this my last Will and Testament In witness whereof
 I have hereunto set my hand and seal this thirteenth day of November
 in the year of our Lord one thousand eight hundred and twenty seven
 Thomas Holden - Signed sealed published and declared by the said
 Testator 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 hereto J. Marshall Gent,
 Joseph Hoyle Victualler //

Proved at London the 6th Nov^r 1827 before the Worshipful Justice
 Thomas J. of Laws Esq^r by the Oath of Grace Holden
 being first sworn, duly to administer //

Richard
 Haslam
 (4)

This is the last Will and Testament
 of me Richard Haslam of Old St. Dunstons Church Lane in the City of
 London Gentleman who I make public and declare in manner
 following that is to say, I give and devise all my lands Tenements
 and hereditaments with all the rights members and Appurtenances
 belonging unto my dear wife Strabella for and during the term
 of her natural life And from and immediately after the decease of
 my said wife I give and devise the said lands Tenements and hereditaments
 with the Appurtenances thereto belonging to my son Benjamin Duffield