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are now vested in me as trustee or mortgagee with their respective
rights members and appointive unto the said Ralph Capper and
James Capper their heirs executors administrators and assigns according
to the nature and quality thereof respectively upon trust to hold and
dispose of the same in the manner in which they ought to be held
and disposed of pursuant to the trusts thereof I appoint the said Ralph
Capper and James Capper joint Executors of this my will and hereby
revoking all former and other Wills by me at any time heretofore
made I do declare this only to be my last will and Testament in a
writing whereof I have to this my will contained on four sheets of
Paper set my hand this sixth day of May in the year of our Lord one
thousand eight hundred and forty seven — Mary Nichol — The
writing contained in this and the three preceding sheets of Paper was
signed by the above named Testatrix Mary Nichol as and for her last
will and Testament in the joint presence of us who in her presence at a
her request and in the presence of each other have hereto subscribed
our names as Witnesses — John Whitley Atty. Liverpool — Maleni
Heppel his Clerk.

The above named Testatrix Mary Nichol do hereby declare
that the person named in my above written will as James Capper
ought to have been called James Ralph Capper and that he is the
person who was by my will called James Capper above dated this
sixth day of May 1847 — Mary Nichol — Witness — Maleni
Heppel — John J. Thomson.

On the fourth day of October one thousand eight hundred and
fifty one the will with a Codicil of Mary Nichol late of Liverpool
in the County of Lancaster Widow deceased was proved at Chester
in common form of Law by Ralph Capper one of the Executors on
her own name, Power reserved to James Ralph Capper the other
Executor The rights of every person being saved and time allowed
to exhibit an Inventory — H. Parkes Registrar.

Proved at London, with a Codicil / 25th March 1852 before the
Judge by the Oath of Ralph Capper the Deceased one of the Executors
to whom Power was granted having been first sworn by Common Oath to
administer. Power reserved of making the like Grant to James Ralph
Capper, in the will written James Capper / the Deceased also the other
Executors where the shall apply for the same.

Administration with will
of Goods unadministered
passed at Chester March
1846.

This is the last Will of me Charles
Nichol of the County of Kent Gentleman I direct that all a
my just debts and funeral expenses and the costs and charges of exe-
cuting this my will and testament shall be fully paid and
satisfied as soon as conveniently may be after my decease I give and
bequeath unto my wife Elizabeth Nichol the use of my household
goods and furniture plate linen china glass and other household
and other my household chattels and effects during the term of her
natural life and at her decease I give and bequeath the same
household goods and furniture plate linen china glass and other household
chattels and effects and also such of my said wines liquors stores and
provisions as shall not have been there used and consumed unto and
equally between my two daughters Betty Ellen Nichol and Mary Ann
Nichol to and for their own respective absolute use and benefit And as
to all the my several freehold messuages or tenements lands hereditaments

Charles
Nichol
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and provides in the several Parishes of Mairstone Parlage, Doughton
Droukilla and Sinton all in the said County of Kent And as to all
my stock monies in the Dublin funds monies on at interest or ready
and owing to me And all and every other the rest residue and
remainder of my real and personal estate property and effects what-
soever and whatsoever and of what nature or kind or where the same
may be or consist or that I shall or may be possessed of interested
in or entitled to whether in possession reversion remainder or expec-
tancy or in any other manner howsoever at the time of my decease
I give devise and bequeath the same respectively and every part thereof
with the appurtenances unto my two sons Richard Thomas Curran
and John Curran and Alexander Dunsall of Mairstone aforesaid
Bachelors their heirs executors administrators and assigns according to
to the nature and tenor thereof respectively Upon the trusts hereinafter
expressed hereinafter by me declared concerning the same that is to say
Upon trust that they or the survivors or survivor of them or their
heirs executors administrators or assigns of the survivor of them or
the trustees or trustee for the time being acting in the execution of the
trusts of this my will do and shall with all convenient speed after
my decease call in and obtain payment of all sums of money due or
owing to me from any person or persons whatsoever and also do and
shall with the like convenient speed make sale and absolutely dispose
of all and every my said freehold messuages or tenements lands ten-
ements and provides and with other parts of the residue of my
real and personal estate or shall be in their nature saleable and
either together or in parts and at one time or several times and
either by Public Auction or Private Contract or partly by Public
Auction and partly by Private Contract and subject to such conditions
as to title and other matters connected therewith and otherwise in or
such way and manner as my said trustees shall deem expedient but
nevertheless for the best price or prices in money that can be reasonably
obtained for the same And do and shall convey or otherwise
assure the said premises ^{and premises} which shall be so sold to the purchaser or
respective purchasers thereof or as he she or they respectively may
direct And do and shall receive the purchase money or respective
purchase monies and forthwith thereafter from time to time lay
out and invest the same and also all other sums of money which
shall be received under the trusts aforesaid in their or his names or
name in the Public stocks or funds of Great Britain or in or upon
real security or securities at interest in England (with liberty for and
I hereby empower my trustees or trustee from time to time to vary or
and alter the stocks funds or securities or any of them in or upon a
which any such purchase or other monies shall for the time being be
invested and also any stock monies which shall or may be standing
in my name or belonging to me at the time of my decease so neverthe-
less that such securities shall be always either joint or one of the
Public stocks or funds of Great Britain or real security or securities
in England And upon further trust that the trustees or trustee for the
time being acting in the execution of the trusts of this my will do and
shall pay to her my said wife or otherwise permit her to receive and
take the interest dividends and income arising from all monies which
shall be laid out or invested under the trusts aforesaid and also of all
other my stock monies as aforesaid and likewise all rents issues and
profits which in the meantime and until the sale of my said real and
personal estate shall arise therefrom until my two youngest children
namely the said Mary Ann Curran and my son James Dunsall shall
both attain the age of twenty one years or sooner separat this life or

(whichever event shall first happen / And in order and to the intent
that the my said wife may be enabled hereunto to maintain and
support herself and one of my said two youngest children as for a
the time being shall be under the said age of twenty one years and a
woman and so soon as both my said two youngest children shall attain
the said age of twenty one years or sooner before this life (whichever
event shall first happen / then as to for and returning our equal
undivided sixth part or share, the whole into six equal parts or shares
to be divided or considered as divided / of and in all my said stock
monies and all other monies which shall arise under the trusts aforesaid
said or any of them and all stock's funds and securities in or upon
which the same or any part thereof shall or may be invested upon
trust that the trustees or trustee for the time being of this my will
do and shall pay the interest dividends and income of the same our
equal sixth part or share unto my son Henry Certain (the child of my
former marriage / by equal monthly payments on the first day of
every month during the term of his natural life And upon and after
his decease then upon trust that the trustees or trustee for the time
being of this my will do and shall stand and be possessed of the
same last mentioned one equal sixth part or share of my said stock
stock's monies and all other monies which shall arise or be received
as aforesaid and all stock's funds and securities as aforesaid upon
trust for the said if only one and if more than one then for all
and every the children of my said son Henry Certain lawfully
born or to be begotten who shall be living at the time of his
decease and to be equally divided between such children if more
than one share and share alike as tenants in common and not
as joint tenants and to be a vested interest or vested interests in or
upon such or children respectively immediately upon the decease
of my said son Henry Certain but not to be paid assigned or
transferred until he she or they respectively shall have attained
the age of twenty one years And as to the stock or remaining in
five equal undivided sixth parts or shares of my said stock's monies
and all other monies which shall arise under the trusts aforesaid
or any of them and all stock's funds and securities in or upon or
wherein the same or any part thereof shall or may be invested as
aforesaid upon both of my said youngest children attaining the
said age of twenty one years or sooner departing this life (whichever
event shall first happen as aforesaid Upon trust that the
trustees or trustee for the time being of this my will do and
shall pay to her my said wife or otherwise perant her to remain
and take the interest dividends and income thereof throughout
during the remainder of her natural life And upon and after the
decease of her my said wife then and thereupon I give and do
bequeath the same last mentioned five equal undivided sixth parts
or shares of my said stock's monies and all other monies which
shall arise as aforesaid and all stock's funds and securities as
aforesaid unto my before named five children William Thomas or
Arthur Betty Ellen Arthur John Arthur Mary Ann Arthur and
James some Certain equally to be divided between them share and
share alike as tenants in common and not as joint tenants and to
be paid assigned and transferred to or retained by them respectively
accordingly provided always And I do hereby declare and direct as
that during the minority of any or either of my said children or my
grandchildren who shall be entitled to any share or respective shares
in possession under the trusts aforesaid it shall be lawful for the
trustees or trustee for the time being of this my will to pay and

apply the interest dividends and income arising from such shares or
shares respectively for or towards the maintenance and support or
otherwise for the benefit of the minor or minors to whom the same
share or shares respectively shall belong and in such manner in all
respects as my said trustees or trustee shall in their or his sole au-
thoritative discretion think proper. And my will further is and I do hereby
expressly declare that the receipts or receipts of the trustees or trustee for
the time being acting in the execution of the trusts aforesaid shall be
a good and sufficient discharge or discharges to any and every purcha-
ser or other person paying to them or him any purchase or other mo-
nies under or by virtue of the trusts herein contained or any of them
And that no such purchaser or other person shall be liable or obliged
to see to the application of his or her purchase or other money or
be answerable or accountable for any loss misapplication or disap-
pensation thereof or of any part thereof. And I do hereby nominate and
constitute and appoint my said two sons Sir Charles Thomas Curlew and
John Curlew and the said Alexander Rowland to be Executors and
Trustees of this my will. And I do hereby expressly declare that a
number of them my said Executors and Trustees or their respective heirs
Executors or administrators shall be charged with or answerable or
accountable for any mony of the trust monies estate and premises then
they respectively shall actually receive by virtue of this my will (the
receiving in any receipt or receipts merely for the sake of conformity
notwithstanding) nor shall any or either of them be answerable or
accountable for the acts or omissions of them or for the acts or omissions
disbursements or defaults of the other or others of them but that the
acts or omissions of them shall be answerable and accountable for their respective
acts and omissions receipts disbursements and defaults only. And also that
neither of them shall be answerable or accountable for the misapplica-
tion or deficiency of any security or securities whereon the said trust
monies or any part thereof now are or shall or may be invested nor
of any broker agent or other person or persons with whom or in
whose hands the said monies or any part thereof shall or may be
deposited or lodged for safe custody or otherwise in any manner in
the execution of the trusts aforesaid or any of them. Nor for any or
other loss or misfortune which may happen to the said trust estate
monies and premises or any part thereof unless the same shall happen
through the or their respective own wilful neglect or default. And more-
over that it shall be lawful for my said Executors and Trustees and
each of them their heirs and assigns their Executors and administrators
with and out of the trust monies and estate aforesaid to demand and retain
to and reimburse themselves and themselves respectively and also to pay or
allow to his or their solicitor or solicitors respectively or such other
costs charges damages fees to counsel for advice and other expenses as
they or either of them shall or may here pay suffer sustain incur
or be put unto in the management carrying on and execution of the trusts
hereby in them imposed or in about or incident to any matter or thing
in any wise relating thereto. And lastly I do hereby revoke and make
void all former and other wills Codicils and Testamentary dispositions by
me heretofore made in witness whereof of the said Charles Curlew the
Testator have to this my last will contained in five sheets of Paper
or my hand that is to say at the bottom of each of the first four
sheets thereof and also at the end of this the fifth and last sheet hereof
this twentieth day of April in the year of our Lord One thousand
eight hundred and forty one — (The Will) — Signed by the said
Charles Curlew the Testator as and for his last will in the presence
of us present at the same time who in his presence at his request

and in the presence of said other have herunto set our hands and
written thereto. Wm. Nathl. J. Jol. Lewisham — Mancelo
Barber his Clk.

Proved at London the 29th March 1852 before the honorable
Alfred Waddell Esq. Doctor of Laws and surrogate by the Oaths of Daniel
Thomas Aldam and John Aldam the sons two of the Executor to
witness. Alexander Rauball the other Executor and one of the divisional
Deputies in trust named in the said Will having first pronounced
the Probate and Execution thereof and also the Oaths of Obedience
with the said Will annexed, of the Goods of the said Deceased (as
by Oath of Court appears)

This is the last Will and Testament

Charles
Buchanan

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of Mr Charles Buchanan of Wemyss in the Parish of Methuen in
the County of Wiltshire I do hereby nominate constitute and appoint
John Corrance of Methuen aforesaid Bookkeeper and Thomas Cooper
of Methuen aforesaid Grocer Executors of this my Will And I do
hereby give devise and bequeath unto them the said John Corrance and
Thomas Cooper All my Estate and Effects whatsoever and wheresoever
soever and of what nature or kind soever To hold the same unto the
said John Corrance and Thomas Cooper and the survivors of them as
his and their executors administrators and assigns Upon the trusts and for
the ends intents and purposes hereinafter mentioned that is to say
Upon trust to sell and dispose of all or any part into ready money all
such part of my real and personal estate as shall not consist of ready
money either by Public Auction or Private Contract unto any person or
persons who shall be willing to become the purchaser or purchasers
thereof for the most money that can be reasonably had or gotten for
the same and shall and do make and execute all such deeds convey-
ances and assignments as shall be necessary to effectuate such sale And
I do hereby declare that the receipts of my said trustees shall be good
and valid discharges for the sums to be mentioned hereon And that
it shall not be necessary for any such purchaser or purchasers nor shall
he or they be bound to see nor be in any respect liable or accountable
to any persons whatsoever for the application misapplication or non-
application thereof And I do hereby direct that the said John Corrance
and Thomas Cooper and the survivor of them his executors adminis-
trators or assigns shall in the first place pay all my just debts funeral
and testamentary expenses Then as to all the rest residue and remainder
of my estate and effects Upon trust to pay and divide the same
equally between my said four daughters Sarah wife of William Hogg
of Wemyss Labourer Elizabeth wife of David Quist Ann wife of Isaac
Ford of Wadsworth and Susan wife of William Abraham of Beaman
Mary Ann Driskill the natural daughter of Samuel Driskill
deceased and my sons John Driskill and George Driskill or such
of them as shall be living at the time of my decease And I do hereby
declare that the Parts or Shares so given to my said four daughters
and the said Mary Ann Driskill John Driskill and George
Driskill shall be paid into their respective hands for their own and
separate and proper use and benefit And that the same shall not be
subject to the debts or controul of the respective husbands of my said
daughters and the said Mary Ann Driskill and that their respec-
tive receipts for the same shall notwithstanding their coverture be
a sufficient discharge and discharge to my said executors And I do