

In the Consistory Court of Canterbury.

In the Goods of Thomas Whelton Esquire deceased.

Oppared Personally Jeremiah Turner of the diocese of Lichfield servant and made oath that he is one of the witnesses of the due execution of the said last will and testament of Thomas Whelton late of Stanmore in the County of Middlesex Esquire deceased which said will bears date the seventeenth day of June in the present year one thousand eight hundred and forty five and is now in his hands annexed and he further made oath that on the said seventeenth day of June now last past the said testator duly executed his said will by signing his name at the foot of said executors in the presence of this depositor and of William Rogers the office surveyor witness to the said will both of whom were present at the same time and that the said William Rogers and the said depositor thereupon attested and subscribed the said will in the presence of the said testator and of Carl office — Jeremiah Turner, on the third day of July 1845 the said Jeremiah Turner was sworn to the truth of the foregoing affidavit before me — W. Willis Jnr. Pro. et R. Brigstocke Notary Public.

OPROVED at London the 4th July 1845 before the worshipful William Calverel Curteis Doctor of Laws and Surrogate by the hands of George Whelton Esquire the Reverend Edward Whelton Esq. the executors to whom power was granted in writing been first sworn duly to administer. —

This is the last Will and Testament

John Willis of 20 & 8 Castle Place Kennington Road in the County of Surrey Surgeon whilst I make in manner and form following that is to say give and bequeath unto my dear son William George Willis of Stratton Ground Kennington in the County of Middlesex the sum of £1000 and my friend George Eccles a Gentleman in the County of Surrey Doctor all my household goods plate linen books &c &c in my use and household effects that may be in my residence at the time of my decease upon trust to permit and suffer my dear wife Elizabeth Willis to have the use and possession thereof for and during the term of her natural life and from and after her decease upon trust to permit and suffer my dear daughter Julia Distorupsch Denmark to have the use and possession of the same for and during the term of her natural life and upon trust from and after her decease to divide the same equally between my said dear son William George my will and my dear daughter Prudentia the wife of George Todd an Gentleman street Doctor Commoner in the City of London in the said sum but in case my said dear daughter Julia Distorupsch should become possessed of an income of two hundred pounds per annum then and in that case my will and desire is that she shall not have the use of the said household effects for her life but that the same shall after the decease of my said dear wife be divided in equal shares between my two

*John
Willis
Jr.*

said dear daughter Julia Vidomtch Shingland and my dear son at
William George Willis and my dear daughter Prudence Todd & give
the piano forte in my dwellinghouse to my said dear daughter Julia
Vidomtch Shingland for her own absolute use and disposal and
as to my possession of all chinary and furniture together with all
all musical instruments and other articles and things connected a
therewith as also my store and maird give and bequeath the same
to the same unto the said William George Willis and Dorothy deacon
upon trust to sell and dispose of the same as soon as convenient
after my decease for the most money that can be obtained for the
same either by public auction or private sale and the proceeds
arising therefrom as also of all money due to me bonds bills or
monies in the house and all other property and effects whatso-
ever and whatsoever and of what nature soever that may a-
die possessed or after payment of my debts funeral and testamentary
expenses & give and bequeath to the said William George Willis
and Dorothy deacons to invest the surplus thereof in such
claims in the public stocks or funds and stand possessed thereof upon
trust to pay or permit and suffer my dear wife Elizabeth Willis in
to receive the interest and dividends thereof from time to time as
the same shall become due and during the term of her natural
life and from and after her decease upon trust to pay the interest
and dividends thereof as the same shall become due unto my said
dear daughter Julia Vidomtch Shingland for and during
the term of her natural life independent of any husband or in-
dependent of the man marie and her receipt alone from time to time
shall be a sufficient discharge and from and after her de-
cease as to one moiety thereof to pay or permit my said son in
William George Willis to receive the same for his own sole and
absolute use and as to the other moiety to stand possessed thereof
upon trust for my dear daughter Prudence Todd and from the in-
terest or dividends of the said moiety to my said dear daughter in
independent of the husband or any other husband that the man in
marie and her receipt alone from time to time to be a sufficient in-
charge and from and after her decease to pay and divide the
said moiety to and equally amongst the children of my said dear
daughter Prudence Todd Marie and Alice alike as tenants in com-
mon and not as joint tenants but in case my said dear daughter in
Prudence Todd should die without leaving a child or children then a
surviving or a grandchild or grandchildren the surviving the am-
ount of any of the children then and in that case & direct the moiety
after the decease of my said dear daughter Prudence Todd to be divided
equally amongst the children of my said son William George Willis
Marie and Alice alike as tenants in common and not as joint ten-
ants but my will and desire is that in case my said dear daughter
Julia Vidomtch Shingland should become possessed of an income
of two hundred pounds per annum that the said bequest to her
shall become forfeited and the capital sum shall after the decease
of my said dear wife or my said dear daughter Julia Vidomtch
Shingland becoming possessed of the said income be divi-
ded and as to one moiety thereof be paid to my said son William
George Willis & for the absolute use and as to the other moiety
that the said William George Willis and Dorothy deacons do in-
vest the same in such claims and stand possessed thereof upon
trust to pay the interest or dividends as the same shall from
time to time become due unto my said dear daughter Prudence
Todd independent of any husband or husbands that she may in

marry and the receipt alone from time to time to be a sufficient dis-
charge for and during the term of his natural life and from and after
his decease to pay and divide the said moiety to and equally amon-
gost the said wife or widow of the said Prudente Todd share and
have alike as tenants in common and not as joint tenants but in
or widow or issue of a child or widow the surviving tenant and
in that case of either the said moiety after his decease to be at the
divided equally amonst the children of my said son William or
George Willis share and have alike as tenants in common and
not as joint tenants and so freely direct that the receipts or in-
ceipts of my said trustees or the survivor of them shall be a suffi-
cient discharge or disbursements to the purviance or purviances of my
property or any part thereof and that they shall not be bound to see
application or non application thereof and so declare that in case in
the said trustees or either of them shall die or become unwilling or
unable to act in the aforesaid trusts before the same shall be fully
performed then and in every such case it shall be lawful for the
surviving or acting trustee or trustees for the time being of this my
will or if there be none surviving for the unwilling trustee or trustees
or in case all the said trustees shall have departed this life or
fail for the executors or administrators of the last surviving trustee
to nominate any fit person or persons to supply the place in
or in any places of the trustee or trustees so dying or becoming
unwilling or unable to act as aforesaid and that immediately
after every such nomination the said trust premises shall be
severed and transferred to and in such manner as that the
same may rest in the surviving or remaining trustees or a
trustee and in such new trustees or trustee or in such new
trustee soles as the same may require and shall be admitted
to exercise the same powers and authorities in relation to the
said trusts as if he or she had been appointed a trustee or trustee
by this my will and do hereby appoint my said son William
George Willis and my daughter Julia Widomitch of Engleland
trustee and executrix of this my will to carry out all in a
manner wills by me executed made and declared this day to be
my last will and testament in witness whereof the said John
Willis have to this my last will and testament set my hand
and seal this thirtieth day of June in the year of our Lord
one thousand eight hundred and forty five — John Willis (S)
Signed sealed published and declared by the said John Willis
the testator as and for the last will and testament in the presence
of us present at the same time who in the present
of this request and in the presence of said other gave account
swore and signed as witnesses — Samuel Adams & George
Hector Street Doctor Chancery solicitor — Ellen Turndown
Subscript to Mr. Willis.

O R D E R at London 5th July 1845 before the worshipful sir
John Danvers donor of arms and surrogate by the oaths of the
William George Willis the son and the highly honorable Miss
Louisa Widomitch of Engleland widow the daughter the testator
to whom whom was granted having been first sworn July 10th