

paper writing now thereto annexed beginning and ending and to which the mark or cross of the said deceased is put and set as appears by the said William Brown was written by the said John Branford as appears by the said John Branford and the said William Brown and all the said Deponents the said William Brown John Branford and Daniel Branford further made oath that after the said will was so written the whole thereof from the beginning of the said "1829 September 20th" and words and names "The will and testimony of Daniel Branford son" to the end thereof at the words "or at my decease after my decease" was read over audibly and distinctly to the said deceased by the said Deponent John Branford in the presence of them the said William Brown and Daniel Branford and of Sarah Branford the said deceased wife that the said deceased expressed his liking and approbation of his said will and in testifying thereof in the presence of them the said Deponents and of his said wife as aforesaid put or set the mark or cross thereto after the aforesaid words "hereinbefore mentioned" in manner as now appears that the said deceased was at and during all and singular the premises of perfect sound mind memory and understanding talked and discoursed rationally and sensibly and well knew and understood what he said and did and what was said and done in his presence and was fully capable of giving instructions for and of executing his last will and testament or of doing any other serious or rational act of that or the like nature requiring thought judgment and reflection and that after the said will had been so read over to the said deceased and the said deceased had put or set his mark or cross thereto as aforesaid the said Deponent John Branford wrote the words "witness" and the Deponent William Brown subscribed his name at first in an obliterated way or manner and afterwards more plainly thus "Wm Brown" and "John Branford" in the margin of the sheet of paper on which the said will is written in manner as now also appears And they lastly made oath that the said will including the interlineation of the letters "son" between the fourth and fifth lines thereof and the letters "my" between the nineteenth and twentieth lines thereof and the word "to" between the thirty fourth and thirty fifth lines thereof is now in all respects in the same plight state and condition as when the same was as aforesaid read over to and executed by the said deceased save the memorandum at the foot thereof which was written by the said Deponent John Branford after the death of the said deceased. *Wm Brown John Branford Daniel Branford* On the twenty first day of April 1830 the said William Brown John Branford and Daniel Branford were by virtue of the Commission thereto annexed duly sworn to the truth of this Affidavit the interlineation of the words "that my accounts be settled as with me" and "Wm Brown" answering with the aforesaid words "between the forty fifth and forty sixth lines thereof being first made" before me *Math Harrison Commissioner*

Proved at London the 26th April 1830 before the Judge by the Oath of John Branford the Son one of the Executors to whose Office was granted having been first sworn by Commissioner duly to administer Daniel Branford the Son also the other Executor having first renounced the probate and execution of the said will and released his interest under the said will as by acts of Court appears

James
Beagley
otherwise
Beagley

This is the last Will and Testament of me James Beagley of Bristol Salure in the County of Southamptons labourer (that is to say) first I bequeath my Executors hereafter named and appointed to pay and discharge all and every my just and lawful debts funeral and testamentary charges and expenses as soon as convenient after my decease out of my personal Estate I give and bequeath to my Daughter in law Olive

Bennett

Bennett the Bedstead and Bed Curtains Chest of Drawers and Looking Glass &c
 which belonged to the late Mother to and for the use and benefit I give and be-
 bequeath to my Son James Beagley all my wearing apparel and linen I give and
 bequeath all and every other my Household Goods and furniture and stock in trade
 utensils and fixtures as a Shopkeeper unto my Executors and the survivor of them
 the Executors and administrators Upon trust if the said Olave Bennett shall be
 after my decease continue to reside in my Dwellinghouse to make an inventory
 of the whole thereof and permit her to have the use of the same Goods and
 furniture and stock in trade and carry on the business therein if she shall think
 fit but if and when she removes therefrom then upon trust that they my said
 Executors and the survivor of them the Executors and administrators do and shall
 divide the same and every part thereof between and amongst my three Sons
 William Beagley James Beagley and John Beagley and the said Olave
 Bennett equally share and share alike as near as they can ascertain the
 same in point of value or if they should all agree and write to sell and
 dispose of the same Household Goods and furniture and stock in trade utensils
 and fixtures then I direct that the same be sold accordingly and the money
 arising therefrom to be equally divided between them share and share alike
 I give and bequeath to my Son James Beagley all such sum and sums of
 money which I have advanced and lent him from time to time on note of hand
 or other security together with all interest as may be due and owing thereon to
 me at the time of my decease and I do direct my said Executors to deliver up
 to him the securities thereof I give and bequeath all and every my money
 securities for money lent and other debts and all the ~~Rest~~ Residue and a
 Remainder of my personal Estate and Effects whatsoever and wheresoever the
 same may be at the time of my decease and not theretofore by me disposed
 to my said Executors hereinafter named Upon trust that they or the survivor
 of them the Executors or administrators do and shall collect and get in due for
 and recover all and every my book and other debts and moneys which may
 be due and owing to me at the time of my decease and (after payment of my
 said debts funeral and testamentary charges and expenses as aforesaid) thereupon
 trust to divide and pay the whole remaining part thereof unto and equally
 between and amongst my said three Sons and my said Daughter in law &c
 Olave Bennett (she having had the management care and conducting of my
 Shopkeeping business for more than twenty years whereby my property is
 considerably increased and having been a faithful housekeeper and assistant
 to me ever since the decease of my wife) share and share alike the same to be
 divided and paid to them by my said Executors (hereinafter appointed) within six
 months next after my decease And I hereby nominate constitute and appoint
 my friends Richard Marshall of Olton in the County of Southampton Glover
 and Thomas Knight of the same place Gentlemen joint Executors of this my
 will and I hereby declare that they or the survivor of them or the Executors or
 Administrators of such survivor shall not be chargeable with or accountable
 for any more of the trust moneys and effects than they or they shall respectively
 actually receive or shall come to their or his hand or respective hands by virtue
 of this my will nor with or for any loss which shall or may happen in the
 execution of the trusts of this my will so as such loss do or may not happen
 without their or his wilful neglect or default nor the one of them for the
 other of them but each of them for his or her separate acts deeds receipts
 omissions and defaults only And also that it shall and may be lawful to and
 for my said Executors or the survivor of them the Executors or administrators
 by and out of the moneys which may come to their or his hand or respective
 hands by virtue of this my will to deduct retain and reimburse themselves or
 himself all such costs charges damages and expenses which he or they shall
 respectively bear pay sustain expend or be put unto in the execution of the
 trusts of this my will And I do revoke and make void all former wills by me
 at any time theretofore made and do declare this only to be and contain my

last

last will and Testament in testimony whereof the said James Beagley the
testator have caused to set my hand and affixed my seal the fifteenth day of
March one thousand eight hundred and twenty eight *James Beagley*
I signed sealed published and declared by the said James Beagley the
testator as and for his last will and Testament in the presence of us who at
his request in his presence and in the presence of each other have subscribed
our names as witnesses thereto the words "Test of Wrayers and looking glass"
being first interlined *Wm Knight* //

Proved at London 27th April 1830 before the Judge by the Oath of
Thomas Knight one of the Executors to whom administration was granted
having been first sworn by Common Oath to administer. Power reserved of
making the like grant to Richard Marshall the other Executor when he shall
apply for the same. //

John Bagnall **This is the last will and Testament** of me
John Bagnall the Elder of the parish of Wetherbourn in the County of
Stafford Coal and Ironmaster In the first place I will and direct that all
my just debts funeral expenses and the costs and charges of proving and
executing this my will be fully paid and satisfied by my Executors herein
after named I give and devise unto my son John Bagnall all that my
freehold Messuage Tenement or Dwellinghouse with the stable garden out
buildings outhouses two stone pits or parcels of land with tenants and
premises situate and being at Wetherbourn in the County of a
Stafford aforesaid now in the occupation of my son James Bagnall To a
good use and to the use of my said son John Bagnall his
heirs and assigns for ever Also I give and bequeath the sum of five
hundred pounds unto my son Richard Bagnall the wife
of Richard Bagnall the wife of Matthew and Peter
the wife of Thomas Davis my son and daughters by my first wife in
equal proportions share and share alike to be paid to them respectively at
the end of two years next after my decease Also I give and bequeath to each
of my sons Henry Bagnall and George Bagnall the sum of two thousand
pounds to be paid to each of them by the instalments and in manner following
(that is to say) the sum of two hundred pounds to each of them my said sons
Henry and George within their respective months next after my decease and
the further sum of two hundred pounds each on the expiration of twelve
calendar months next after the first payment shall become due and the like
sum of two hundred pounds each in each and every year then next ensuing
until the whole sum of two thousand pounds each shall be paid to each
of my said sons Henry and George their Executors administrators and
assigns And I give and bequeath to my son Richard the sum of one
thousand pounds to be paid to him by the instalments and in manner
following (that is to say) the sum of one hundred pounds part thereof at
the expiration of two years next after my decease And the further sum of
one hundred pounds on the expiration of twelve calendar months next after
the first payment shall become due and the like sum of one hundred
pounds in each and every year then next ensuing until the whole sum
of one thousand pounds shall be paid to my said son Richard his Executors
administrators and assigns And I will and direct my said Executors to pay
satisfy and discharge unto my said son John Bagnall the debt or sum of one
thousand one hundred pounds owing by me to him for money lent and a
sum by my bond with all interest in respect of the same till the time of
payment and I further direct and declare that the same sum shall be paid to
my said son John Bagnall above and in addition to the several bequests and
bequests made to him in this my will And whereas I am entitled under the