

Further will and declare that my said trustees or trustee shall not be answerable or accountable for any loss or damage which may be sustained in carrying on my said business unless the same or any damage thereunto shall be wilfully neglected and so hereby nominate constitute and appoint the said John Brettell William Strong and Thomas Atterton joint Executors of this my will and so hereby will and declare that it shall be lawful for my said trustees and executors to compound any debts which in any way be due or owing to me at my decease in such way and manner as they in my said proper estate further declare that my said trustees and executors shall not be answerable for any contracts or receipts nor for losses happening without their own respective default and shall be at liberty to retain and allow to any other all or any expected dividend to the execution of the trusts and powers of this my will and so hereby revoking all former wills and testaments by me at any time heretofore made and so declare this only to be and contain my last will and testament in witness whereof I have hereunto set my hand this fifteenth day of May in the year of our Lord one thousand eight hundred and forty one = W W Congreve = Signed by the said Walter Williams Congreve the testator as and for his last will and testament in the presence of us present at the same time and at his request in his presence and in the presence of two other lawful witnesses subscribed our names as witnesses the interlineations in the text and fourteenth lines from the bottom on the first side and in the twelfth line on the second side from the bottom being first observed = Henry Pywell.

Proved at London 2nd 21st 1841 before the respectable John Daubens of a Law's surrogate by the oaths of John Brettell & Thomas Atterton two of the executors heretofore mentioned was granted having been first sworn duly to administer as a power reserved of making the like grant to William Strong the other executor & when he shall apply for the same.

Roger Casement. 15.

Extracted from the Registry of the High Court of Prerogative in Ireland.

In the Name of God Amen

I Roger Casement of Phoenixville in the County of Sligo Esquire being at present in my usual state of health and of sound and disposing mind and understanding blessing God for all his mercies but calling to mind the certainty of death and the uncertainty of the time thereof do make this my last will and testament in manner and form following hereby revoking all other wills or testamentary instruments by me at any time heretofore made and first of all I recommend my soul to God who gave it humbly hoping that through the merits and mediation of his only son my Saviour and Redeemer he will mercifully forgive my manifold sins and transgressions give grace and comfort to my soul and direct a Thomas Casement and Robert Casement their heirs executors administrators and assigns of the real freehold leasehold and personal estates of what nature or kind soever or whatsoever situate wheresoever shall be seized possessed or entitled to upon the trusts and for the uses intents and purposes hereinafter mentioned in respect thereto and to no other use or purpose whatsoever that is to say the trust that my son William Casement may and shall during his life receive and take out of my lands of Cullybarky the clear yearly sum or rent of one hundred pounds of lawful money of Great Britain and Ireland to be issuing and payable out of the same by two equal half yearly payments on a every first day of May and first day of November in each and every year or without any deduction or abatement out of the same the first payment of the said yearly rent or annual sum of one hundred pounds to be made on each of the said days as shall happen next after my decease and to the five last use intent and purpose that if the said yearly rent or annual sum of one hundred pounds or any part thereof shall be in arrears and unpaid for the space of twenty one days next after any of the said days or times whereto the same.

same ought to be paid as aforesaid here and at any time or times hereafter to the said
 and as often as the same shall be taken it may and shall be lawful to and for the said
 said William Eastman with and upon the said lands of Cullybarky out of the said
 yearly rent or annual sum of one hundred pounds into the said lands and to be paid as
 aforesaid or into or upon any part or parts thereof to cut and distain for the
 said yearly rent or annual sum of one hundred pounds or so much thereof as shall
 be taken in arrears or unpaid as aforesaid and the distress and distresses here and
 here found and taken to lead drive and carry away and impound to detain and
 keep until the said yearly rent or annual sum of one hundred pounds and all arrears
 arrears thereof and all costs and charges and expenses relating to or attending the
 the said distress or distresses shall be fully paid and satisfied and in default hereof
 in due time after such distress or distresses shall be so taken to sell and dispose
 of the same or otherwise to do what he thinketh good and to have in like manner as
 in distresses taken for rent reserved by lease or common demise to the intent
 that hereby the said William Eastman may be fully satisfied and paid the said
 yearly rent or annual sum of one hundred pounds and all arrears thereof and
 all costs charges and expenses relating to or attending the recovery or obtaining
 payment of the same and to the further use intent and purpose that in case
 shall be in arrears or unpaid by the space of forty days next after any of a
 the said days or times ^{of payment} hereof the same ought to be paid as aforesaid and
 here and in such case although there shall not have been any legal demand
 hereof it shall and may be lawful to and for the said William Eastman and
 his assigns into the said lands of Cullybarky charged and chargeable here-
 with or into any part or parts thereof in the name of the said to cut and
 to receive and take the rents issues and profits thereof to his and their proper use
 until hereby and otherwise the said William Eastman or his
 assigns shall be fully satisfied and paid all arrears of the said yearly rent
 or annual sum of one hundred pounds and all payments waives burthens
 and possessions shall survive or grow due together with all costs charges and
 expenses that so or they shall be put to or sustain burthens of the use at
 payment hereof and of hereby charge the said yearly rent or annual sum of
 one hundred pounds upon the said lands of Cullybarky solely and exclu-
 sively and of exempt all my other property both real and personal from the pay-
 ment hereof and of hereby give and devise the said annuity or yearly
 rent to my said son William in addition to any sum or sums heretofore
 devised by me to him or to any part or parts thereof as may be due and
 owing to him at the time of my death and whereas heretofore and before a
 my marriage with my present wife Margaret Eastman otherwise ^{the} ^{said} ^{William}
 I executed a bond or obligation to the late William John Dillon of ^{the} ^{county} ^{of} ^{Stirling}
 in the county of Stirling Scotland a kinsman a trustee for a certain sum of money
 therein mentioned and bound to provide for my five children by my first
 wife namely Thomas Eastman Robert Eastman Francis Eastman
 and Eleanor now the wife of David Turnbull resident in Scotland Esquire to
 the extent of two thousand pounds apiece of the said currency of Scotland
 and my said daughter Catherine Coulson or her husband the said William
 Coulson has been since fully paid off the said sum of two thousand pounds
 so provided for her the said Catherine whereby the said annuity so far as
 regards her the said Catherine is discharged and my said son Thomas
 Eastman Robert Eastman now the reverend Robert Eastman Clerk and
 Francis Eastman have been since of their parts paid the sum of two
 thousand pounds apiece so provided for them whereby the said annuity so
 paid here last named son for his balance only of the said sum of two
 thousand pounds so due to him respectively and the entire of the said sum
 of two thousand pounds late currency is still due unto my daughter the

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said Eleanor Turribill or unto her husband the said David Turribill or to
 her by be late the said bond obligation or otherwise charge and devise that the same
 may be secured a charge on all my said real feoffolds lands and personal re-
 estates for the purpose of securing any monies now due or that may be due here-
 by to my said wife or any of them at the time of my decease and whatsoever shall
 given my said son Hugh Eschevant to enable him to enter into business a like sum
 of two thousand pounds late of the said currency and of late since advanced him by
 way of loan considerable sums of monies and bills of exchange and securities
 to enable him to carry on the same and for the better securing of which said a-
 several advances so made by me to and for my said son Hugh he or he
 about the last day of October one thousand eight hundred and twenty nine
 is executed to me a mortgage of his properties in the Town of Belfast for the a-
 sum of two thousand pounds sterling whereby the said Hugh will be bound at
 my death considerably indebted to me or to be so thereby devise that my said son
 Hugh do immediately after my death pay unto my executors or after named
 sure sum or sums of monies as he may then be indebted to me in not however
 including the said sum of two thousand pounds so given to him as aforesaid and
 which do not consider him as owing or indebted to me and do hereby re-
 quire and direct my said executors to call in the same debts the same may a-
 fore part of the residue of my personal estate to be disposed of as hereinafter ex-
 pressed give leave devise and bequeath to my son Roger Eschevant my eldest
 son by my present wife the sum of two thousand three hundred and seven and
 pence halfpenny sterling and tenpence sterling being equivalent to two thous-
 and five hundred pounds late of the said currency and unto my son George Eschevant
 my second son by my said present wife the sum of one thousand eight hundred
 and forty six pounds three shillings and one penny sterling and to my
 son John Eschevant my third son by my present wife the like sum of one
 thousand eight hundred and forty six pounds three shillings and one penny
 sterling and unto my son William Eschevant my fourth son by my present
 wife the like sum of one thousand eight hundred and forty six pounds three
 shillings and one penny sterling the said three last mentioned sums or legacies
 being equivalent each to the sum of two thousand pounds late of the said currency
 the said four several legacies payable respectively as my said respective sons
 shall severally attain his or their several age or ages of majority one year and
 do devise that the said four several legacies shall bear interest respectively at the
 rate of two and a half per cent only until my said sons respectively arrive
 at the age of sixteen years and from and after they my said sons respectively
 arrive at the age of sixteen years till they respectively attain the age of twenty
 one years do order and direct that the said several sums or legacies shall as
 respectively bear interest at the rate of four per cent and no more and do au-
 thorise my said trustees to lay out the said respective interests of the said sums so
 devised to my said four sons severally or do unto the use of as they may seem
 necessary in the support maintenance clothing and education of my said
 respective sons until they respectively attain their said age of majority one or
 years give devise and bequeath to each of my three daughters by my pre-
 sent wife viz Margaret Eschevant Elizabeth Eschevant and Anne Eschevant
 the sum of one thousand eight hundred and forty six pounds three shillings
 and one penny sterling being equivalent to two thousand pounds late of the
 said currency to be paid and payable to them respectively on their attaining their
 respective ages of majority one year or days of marriage which shall first
 happen and do devise that the said three several sums bear interest in a
 the meantime from the day of my death until the same be respectively a-
 payable at the rate of three per cent per annum and do hereby authorise
 my said trustees to expend the amount of the said interest year by year in the
 maintenance clothing and education of my said three several daughters
 until the said several legacies become payable to them and do give devise
 and bequeath unto each and every one of the said and their heirs and assigns a

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son or a daughter that I may hereafter have by my present wife or that may
 be born in due time after my death a like sum of one thousand eight hundred
 and forty six pounds three shillings and one penny which sum or sums as
 I herein may be respectively payable on the arrival of such child or child-
 ren at his or their age or ages of twenty one years if a son or sons or if a
 daughter or daughters at her or their arrival at the said age of twenty one
 years or day or days of marriage respectively whichever shall first happen
 and shall bear interest at the like rate of three per cent from the day of my
 death until the same shall become respectively payable which interest I author-
 ize my said trustees to expend in the maintenance clothing and education
 of such child or children respectively and my will and express desire is that in case
 all or either of my said sons or daughters by my said present wife shall
 die if a son or sons before his or their respectively attaining the said age of a
 twenty one years or if a daughter or daughters before her or their respectively
 attaining the said age of twenty one years or day or days of marriage that the
 remaining legacy hereby bequeathed to him or her or them do dying shall not
 be payable but shall become extinguished and sink into the residuum of my
 estate for the benefit of my residuary legatees I leave and bequeath the sum of
 seventy five pounds sterling to my grandson William Esmeunt the son of my
 late son George Esmeunt to be paid to him on his arrival at the age of twenty
 one years which sum I bequeath to him by reason of the simple provis-
 ion made for him by the will of his late uncle my son John who died in India
 I give and bequeath a like sum of seventy five pounds sterling to my grandson
 Roger Esmeunt the son of my said son Hugh Esmeunt on his attaining his
 age of twenty one years I give and bequeath to my said late wife Margaretta
 Esmeunt the sum of twenty five pounds to buy mourning and robes and make
 previous to our marriage a provision for her my said wife during her life
 by deed of settlement thereof to leave and bequeath unto my said wife and her
 assigns in addition to the said provision so made for her by settlement one year
 yearly rent charge or yearly sum of twenty pounds for so long time as she
 shall remain a widow and unmarried and no longer payable by half yearly
 payments on every first day of May and first day of November the first half
 yearly payment to be made on whichever of said days shall first happen
 after my decease and of bequeath to my said late wife for the term of her
 widowhood and no longer for her residence my dwellinghouse in Chancery Lane
 aforesaid with the yards gardens and office houses to the said dwellinghouse
 belonging as now possessed by me with the free use for the time aforesaid of all
 my plate linen and household furniture and utensils of every description in
 and about my said dwellinghouse and premises subject however to the payment
 of a yearly rent of forty six pounds three shillings and one penny sterling to
 the said Hugh Robert and Thomas Esmeunt my said trustees which I consider
 a very reasonable rent for the same and my desire and intention is that my
 children by my said wife should reside therein with her in my said dwelling
 house during their respective minorities and I do hereby charge all my real
 and personal estates with the payment of the said several legacies annuities
 and sum and sums of money respectively except the said annuity of one thousand
 and four hundred pounds aforesaid bequeathed to my said son William
 and which I have charged exclusively upon the said lands of Sullybank
 and whereas there will be large sums of money due to me at my decease by
 bonds bills notes securities for money and otherwise as well as rents and a
 arrears of rent due by my tenants of my several estates to a considerable
 amount I do hereby direct and require the executors of this my will hereinafter
 named to raise levy and collect the amount of all the said sum and sums
 and apply the same in payment and liquidation of my debts and legacies as
 far as the same will extend and as the same will not be sufficient to pay the
 entire of my said debts and legacies I do hereby authorize my said trustees
 and the survivor of them and the acts executors assigns and assigns of such

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survivor to sell and dispose of by public sale all and every or any part or parts of my real freehold leasehold or personal estate or estates for the payment of the residue of my said debts and legacies and of so thereby be late that the receipt and a receipt of my said trustees and the survivor of them and the said executors and administrators of my said will or of my said trustees for the purchase money or purchase moneys of the said or of my said part or parts as shall be so sold shall be a good and sufficient discharge for the payment of my said purchase money or purchase moneys and that the purchase or purchase moneys shall not be bound to look to the faithful or due application of my said purchase money or moneys. It is my will however and desire that a my estate in Shally fee forever of the said estate in the County of Essex my estate in and about Eulby bank and my estate in the Shally manor estate all in the said County of Essex be not sold by my said trustees for the payment of my said debts and legacies provided any other of my estates real or personal be with the aid of the moneys herebefore directed to be applied by my executors for that purpose sufficient for the payment hereof to for and retaining my said estate in Shally fee and my said estate in the County of Essex and in and about Eulby bank and my estate in the Shally manor estate and all the rest residue and remainder of my estates real or personal of what nature or kind soever that may be given have devise and bequeathed the same to and amongst my said sons Hugh Edmund Thomas Edmund Robert Edmund Francis Edmund Roger Edmund George and Edmund John Edmund and Julius Edmund and to my said other son and son-in-law my said wife as the time of my death actually to be divided between and amongst them as tenants in common and not as joint tenants and to their said executors administrators and assigns respectively according to the nature of my estates and interests therein and I do hereby appoint my said wife Margaret Edmund guardian of the persons and fortunes during the time only she shall remain a widow and unmarried of my said several children by her namely Roger, Margaret, George, Elizabeth, John, Anne and Julius Edmund during their respective minorities and of my said other children as they may have by her during the respective minorities of my said other children and in case my said wife shall marry during the minorities of all or any of my said children then and from that time forth I appoint the said Hugh Edmund Edmund Thomas Edmund and Robert Edmund guardians of the persons and fortunes of my said children during the remainder of their minority and minorities and I do hereby nominate and appoint my said sons Thomas Edmund and Robert Edmund Executors of this my last will and testament and if my said trustees and executors or any of them shall find any difficulty or difference in a opinion touching the intent or meaning of this my will or any part thereof my earnest request is that they be directed by the advice of my good friend John Philip Gilmore Esquire Counsel at Law to whom I am under many obligations in witness whereof I have hereunto as also to a duplicate hereof both written and sealed to be my last will and testament set my hand and seal this ninth day of March in the year of our Lord one thousand eight hundred and thirty one = R Casement Esq. Signed sealed published and declared by the testator Roger Casement as and for his last will and testament in the presence of us who at his request and in his presence and in the presence of our other have hereunto subscribed our names as witnesses the words one thousand eight hundred and thirty one being first interlined in the words as page hereof = William Young = John Patrick = George Ferguson. =

Roger Casement of Shally in the County of Essex do make this as a codicil to my last will and testament written bears date the ninth day of March last which said will and execution of my said will I have obtained a legal return of the several bequeathments of land hereinafter mentioned and I do hereby agree for the purchase of from the representatives of the late Henry a Ellis Esquire that is to say all that and those the lands of Shally manor at a Shally manor Edmund and Edmund all situate in the County of London and sold by leases for lives renewable for ever do so hereby ratify and confirm my said will in every respect and I do hereby subject however to the

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payment of the several debts legacies and annuities in said will particularly as mentioned all and singular the said lands of Stouardington Dorchester or in Fauldbruff and Decuman unto my sons Hugh Cabment Thomas Cabment and Robert Cabment the trustees in my said will named and the survivors or survivor of them and the heirs and assigns of our survivor to hold the said several lands and premises with their appurtenances unto the said Hugh Cabment Thomas Cabment and Robert Cabment their heirs and assigns during the continuance of the several leases by which I now hold the same for my trust and for the several uses intents and purposes in my said will declared of and concerning the properties hereby devised to them and for no other use intent or purpose whatsoever. In witness whereof to his present writing I have subscribed my name and seal and have declared by the said Robert Cabment as and for a scribe to 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 = Charles Hill = Jam Hill = Alex Mc Caudy.

On the 7th day of Feb: 1841 at London with the will ^{and scribe} annexed of the goods chattels and debts of Roger Cabment late of Charlton in the County of Kent in Ireland or thereabouts was granted to Robert David Esq: the lawful attorney of Thomas Cabment Esq: & the Rev: Robert Cabment Clerk the executors named in the said will having been first sworn duly to administer for the use and benefit of the said executors now residing in the County of Kent in Ireland and until they shall duly apply for & obtain probate of the said will & scribe to be granted to them.

This is the last and Testament.

Edmund
Cock

7.

of me Edmund Cock of Battersea in the County of Surrey Esquire I give and bequeath unto my father George Cock of Putney in the said County of Surrey the whole of my term and interest in the Lansdown Cottage and premises now in my occupation at Putney aforesaid for his absolute use and benefit I give to my dear wife Anna Cock and John Gardner of Battersea aforesaid Scullerian a my three leasehold premises being No: 7, 8 and 9 Cocks Buildings Putney aforesaid in the several occupations of Excitation Martin and Jackson upon trust to receive the rents and profits thereof and to pay the same unto my father and mother during their joint lives and the life of the survivor of them I give all my leasehold furniture and effects to my said wife absolutely and as to all other my monies and securities for monies and generally all my estate whatsoever and wheresoever including the usufructs and premises described hereafter given to my said father and mother for their lives I give devise and bequeath the same unto the said Anna Cock and John Gardner their heirs executors administrators and assigns upon trust in their discretion to continue the same or to their present security or to sell either by public auction or private contract and to convert the same into monies and to invest the same in their names in the parliamentary stocks or funds of Great Britain or in real or leasehold or annuity interest in England and to stand possessed of the yearly interest and income thereof upon trust to permit and suffer my said wife to receive the same for and during the term of her natural life for her separate use and as and in full satisfaction of any debt due to her but not by way of anticipation and after her receipt thereof the same shall become due shall be a conclusive discharge and after the decease of my said wife then I direct my said trustees to stand possessed of the principal and interest to accrue due from the day of her decease upon trust to divide the same equally between and amongst my three sons to be vested interest in them when and as they and he shall respectively attain the