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in trust executed in the said will being first made by Constance fully to administer Robert
Quintan the surviving Executor and overseer of the said Robert's Legacies in trust and
fully administered as well the said estate and distribution of the said will as the Letters of
Fiduciary with the said will and order of the said Robert's Executors.

Matthew
Myers
5

This is the last Will and Testament
of me Matthew Myers of the County of Kent and County of
Surrey to all or I give devise and bequeath unto my loving wife Dorothy Myers my
dwellinghouse and at present occupied with the two dwellinghouses adjoining now occupied
by my son in law Alder wearing and the Dishes Dishes situated in the town of
with the said lands and profits thereof during the term of her natural life provided
shall continue my widow and make no other provision I also give and bequeath unto
my said wife the third and interest arising from my stock in the public funds and
money out at interest and the use of all my personal estate during her widow
hood at the death or marriage of my wife I give and bequeath unto my two sons Thomas
and John Myers and my Daughter Jane the wife of Alder wearing all the said
Cottages or dwellinghouses with the said lands and profits thereof to be
held to them my said two sons and daughter and their heirs as tenants in common and
not as joint tenants also after the death or marriage of my said wife I give and bequeath
unto my two sons and daughter all my household goods and furniture money securities for
money stock in the public funds and personal property of every description to be equally
divided amongst them and it is further my will and mind that such part of
the said stock or after the said lawful issue it is my will and mind that such part
shall be divided to be paid towards maintenance and education or clothing until they
attain the age of majority and years I nominate and appoint my said two
sons Thomas and John and my Daughter Jane the wife of Alder wearing joint Executors
and Administrators of this my will In witness whereof I have subscribed my hand and
seal this fifth day of November one thousand eight hundred and thirty six
Matthew Myers Esq signed sealed published and delivered 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 said Alder wearing subscribed our names as
witnesses William Field Agnes Field Robert Field

Proved at London 26th day 1834 before the Judge by the oaths of the said
said son and said daughter the wife of Alder wearing the said
first sworn by Constance fully to administer Robert's Legacies in trust and
fully administered as well the said estate and distribution of the said will as the Letters of
Fiduciary with the said will and order of the said Robert's Executors.

George
Mordaunt
Esquire
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B

This is the last Will and Testament
of me George Mordaunt formerly of Southwark but now of the
County of Middlesex in the County of Middlesex made as follows I first
after payment of my just debts and funeral expences the residue of my property of every
description in possession or otherwise to be divided between my son George
and my daughter Dorothy as one of my first marriage and my son George and the
children I have had or may have by my second wife Mary and the
children I have had or may have by my third wife and the children I have
bequeathed to my said wife and the children shall be divided in the said property so
the names of the Trustees and Executors and after appointed the interest thereof I give
to my said wife Mary for her sole and separate use and enjoyment of any business she
may happen to carry and her receipt about to be a good discharge for all such interest
but the same is hereby given for the maintenance and education of all my children both
as well as for herself and upon the death of my wife I give the remaining part of
the said property bequeathed to be equally among all my children as may live to
attain the age of majority and years and be living at the time of the death of my said
wife at which time and not before the said shall be received with interest and

and further in case of the death of any said trustee before all or any of my children which I now do
 do or may have by law shall have a share of the said principal and interest to be paid and applied for
 the maintenance and education of all such children as so many of them as may have to be
 under that age until the principal is paid or transferred to them respectively and I do hereby declare
 notwithstanding the death of any child or children under the age of twenty one years all payments
 for the maintenance and education shall be paid in good and I do appoint my son George
 and my son George and Frederick trustees and I do hereby declare that my will and trust is
 that they shall not be answerable or accountable for the acts of the other but each for their
 own acts omissions and defaults only and my will is that in case of the death of all or any of my
 said trustees before the trusts of this my will are fully performed and executed the surviving trustee
 also the trustee for the time being shall from time to time within one month after the death
 of any one of the present or future trustee or trustees by writing under their hands and seals
 appoint one or more trustee or trustees in the stead of the trustee or trustees then dead in order
 that there may be always three trustees kept up and so often as the said one trustee or trustees shall
 be so appointed all the said trust property in which the said trusts shall be invested or funds shall
 be forth with conveyed assigned and transferred as to vest the said in such surviving trustee
 and such co-trustee or trustees only but upon the trusts and to and for the several uses and intents
 and purposes therein expressed and declared or such of them as shall be then existing or capable
 of taking effect and in such manner as shall be necessary and that every such co-trustee or a
 trustee shall or may in all things act in the management carrying on and executing the
 trusts aforesaid every or any of them as fully as if he or they had been originally in and by this
 my will appointed a trustee or trustees and I do hereby declare that the receipts of my said trustee and
 executors and of such co-trustee or trustees as may be appointed as aforesaid and the survivors
 and survivors of them their heirs executors and assigns shall be good and enlarged to all persons for
 all or any sum or sums of money or other matters or things to be to by them or any of them
 paid or received under by virtue of this my will or in relation thereto and that the person or
 persons paying the same shall not be obliged to see to the application thereof or any part thereof
 or be answerable or accountable for any misapplication loss or non-application of the same or of
 any part thereof I do hereby declare all former wills and testaments to be my last will and testament
 I do hereby declare that the said George Frederick have to this my will set my hand this 8th day of October and
 thousand eight hundred and twenty four G. Mordant

Codicil I do hereby declare the late William Coward of Buxton Esq. by his will the sum of £500 to
 be invested in the public funds in the names of John Mordant Esq. and William Coward as
 trustees for the benefit of his daughter Mary Mordant the interest thereof to be paid to the said
 Mary Mordant during her life & at her decease the principal to be given in equal portions to
 her son William Mordant & her daughter Susannah Sophia now it is my will & desire that if in
 the future division of my property among my children said shall exceed the sum of £
 250 then the said William Mordant & Susannah Sophia shall have ^{the said £250 each} portions thereof but
 otherwise they shall only possess the benefit of the legacy bequeathed as aforesaid as I consider
 the will of the said William Coward an act of great injustice to his daughter in every respect
 of undue partiality to the said William Mordant & Susannah Sophia G. Mordant
 Witness my hand this 31st day 1820

Appeared Personally John Mordant of Buxton in the County of Middlesex
 Surgeon and William Tom of Axford Street Doctor in the said County of Middlesex
 and made oath that they knew and were well acquainted with George Mordant formerly
 of Southall Street London afterwards of Buxton in the County of Middlesex but late
 of the Island of Guernsey Esquire deceased and also with his manner and character of
 authorizing and subscription from having frequently seen him write and subscribed his
 name and having seen with care and attention viewed and inspected the paper writings a
 forwrits and oaths purporting to be his last will and testament with a Codicil thereto
 of the said deceased the said will beginning thus "I do hereby declare that I do hereby declare
 Mordant formerly of Southall Street London but now of Buxton in the Parish of St. James
 in the County of Middlesex" as follows "during this In Witness whereof I the said George
 Mordant have to this my will set my hand this 8th day of October and thousand eight hundred

orig. so

of duty four and this subscribed by Mordant and the said Corinle beginning thus Corinle
 records the late William Corinle of Bristol by his will the sum of £250 during the
 of credit partiality to the said William Corinle & his wife Sophia and this subscribed
 dated 31 May 1826 the said Corinle having also the following
 interlineations appearing therein to wit the word to be added the original and with lands
 and the words and figures following the said £250 date to be added the fourth and fifth
 words lands thereof to be jointly and severally bequeathed and say that they verily
 in their considerations believe the whole body verily and without of the said will and Corinle
 together with the said subscriptions to each of the said and the date to and interlineations
 in the said Corinle as before mentioned to be all of the proper authentic and subscription
 in the said Corinle as before mentioned to be all of the proper authentic and subscription

Proved at London with a witness the Testator George Mordant Esquire deceased
 the 18th of May 1834 before the Wm Jervis on the 26th day of May 1834 the said John Mordant and William Jervis
 Messrs Jervis Thomas & Co Solicitors in Law to the said Testator before me Geo. Matcham
 Doctor of Laws and Surrogate by the Pres. Henry Jackson Not. Publ.
 of Frederick's attendance the
 one of the surviving Executors to whom
 attention was granted having been first
 sworn duly to administer the said
 of making the like grant to every
 Mordant widow the said the child
 Mordant for which she shall
 happily for the same

Proved at Douro with a Corinle 27th May 1834 before the Worshipful George Matham
 Doctor of Laws and Surrogate by the Oath of George Mordant the son one of the Executors to
 whom attention was granted being first sworn duly to administer the said
 the grant to Mary Mordant widow the said and Frederick Mordant the son the other Executors

Mary
 Mountain
 14

This is the last Will and Testament
 of the said Mary Mordant of the City of Dublin in the Province of Lower Canada
 widow and Heiress of George Mordant late of Montreal in the Province aforesaid
 said Doctor of Divinity deceased and formerly Mary Anne Spencer widow as previous
 to my marriage with the said George Mordant certain real estates and other
 property and effects were by certain indentures bearing date on or about the 10th day of Dec
 under which was in the year of our Lord and thousand seven hundred and sixty nine a
 reserved limited and settled for use and after the respective deceases of my said husband
 and myself to the use of or in trust for each of the children of the said George Mordant
 and myself as set forth jointly or as the survivor of us or each of us by deed or by will to be
 signed sealed and published in the presence of three or more credible witnesses first
 limit give or appoint and whereas no joint appointment was ever made by my said
 late husband and myself of the said real estates effects and property and whereas
 said real property by means of sales of the said real estates and otherwise total was worth
 of the sum of £4200 or thereabouts £3 per cent consolidated bank annuities and the
 said is now standing in the name of Doctor Mordant and Eliza de Saque as the
 Executors of William Salter the surviving trustee of the said settlement and whereas a
 the Province of Upper Canada and Mary Anne Mordant of the City of Dublin in the
 Province of Lower Canada spinster and the only child of me and my late husband
 was and was living or was lived to attain the age of majority and whereas I am
 desirous of directing my power of appointment in and upon the said real
 effects and property in favor of my said two children in manner after mentioned and
 in pursuance of the power and authority so vested in me as aforesaid I do by this
 my Will by me executed in the presence of three credible witnesses limit appoint
 give bequeath and bequeath the said sum of £4200 £3 per cent consolidated bank
 annuities and all dividends bid and to accrue from the said and all other the trust estate
 monies and proceeds comprised in the said above mentioned settlement if any such
 there be unto my said two children Salter George Mordant and Mary Anne
 Mordant equally to be divided between them and also alike as tenants in a
 common and to their respective heirs Executors and assigns and I do hereby nominate
 my said son and daughter Executor and Executrix of this my Will in which I
 and and seal this first day of May in the year of our Lord and thousand eight hundred
 and nineteenth at Dublin aforesaid Mary Mountain (S) signed sealed publi-
 shed and declared by the said Mary Mountain as and for her last Will and Testament in