

This is the last Will and Testament of me
 Thomas Poulton of Stoke Mandeville in the County of Bucks,
 Farmer I give and bequeath the sum of Ten pounds to be
 paid immediately after my decease unto and to be equally divided
 between my Sons Richard and Henry Poulton and my Daughter
 Martha. An Acre for the purpose of purchasing Mourning And
 I give and bequeath unto my Friends Francis Ball of Aylesbury
 in the County of Buckingham, Bricklayer, and William Thorne
 of Hartwell in the County of Bucks, Farmer, their heirs executors
 administrators and assigns respectively. All that my freehold Cottage
 situate at Stoke Mandeville aforesaid and all other my real estate
 and also all the rest and residue of my ready money securities for
 money, goods, chattels, credits and personal estate and effects whatsoever
 and wheresoever and of whatsoever nature or kind soever not herein
 specifically bequeathed and also all the personal estate over which
 I have a disposing power and also all estates vested in me as ~~as~~
 Trustee or Mortgagee to hold the same unto the said Francis
 Ball and William Thorne and the survivor of them and the heirs
 executors administrators and assigns of such survivor Upon the trusts
 following namely as to trust estates upon the several trusts and
 equities affecting the same and as to my other property Upon
 trust as soon as conveniently may be after my decease in the discretion
 and of the absolute authority of my said Trustees for the time being
 to sell and dispose of collect get in and convert into money so much
 and such parts of the same Estate as shall not consist of money or
 of such securities for or investments of money yielding income as my
 said Trustees or Trustee shall think fit to continue for any time
 And I authorize and empower my said Trustees or Trustee in
 their or his absolute discretion to pay satisfy arrage compound or
 take security for release waive suspend or refer to arbitration any
 sum of money rents debts accounts claims and demands whatsoever
 which may be owing to or from or be claimed or made on behalf
 of or from or against any personal estate in such manner and
 upon such evidence as they or he shall think fit whether the same
 be legally enforceable or not And I hereby declare that my
 said Trustees or Trustee shall stand possessed of the monies to arise

and be produced from my said residuary personal estate
as aforesaid or of which the same shall or may happen to be
composed at the time of my decease Upon trust therout to
pay or retain all the expenses incident to the execution of the
preceding trusts and powers also my funeral and testamentary
expenses and debts. And I direct my said Trustees or the Trustee
or Trustee for the time being of this my Will within twelve months
after my decease to pay and apply the sum of Four hundred
pounds part of the said trust fund unto and for the absolute use
of my said Son Henry Poulton or in case he should die in my
lifetime then to pay the same sum of Four hundred pounds unto
the Children or only child (as the case may be) of my said Son
Henry who shall be living at my decease and the Child or Children
then living of such of the said Children as shall have died in my
lifetime equally to be divided between or among them more than
one share and share alike But I direct that the children or
child of such deceased child or children shall be only entitled to the
share which his her or their deceased parent would have taken
if living at my decease And within the same time to pay and
apply the sum of One hundred pounds unto the said Children
or only child as the case may be of my said Son Henry in the
same manner as the said sum of Four hundred pounds is
hereinbefore directed to be applied in case of the death of my said
Son Henry in my lifetime And also within the same time and
in the like manner to pay and apply the further sum of One
hundred pounds unto the Children or only child as the case may
be of my son Richard Poulton And also within the same time and in
the like manner to pay and apply the further sum of One
hundred pounds unto the children or only child as the case may
be of my daughter Martha Ann Ives And as to the residue and
remainder of the said trust fund I declare that my said
Trustees or Trustee or other the Trustees or Trustee for the time being
of this my Will shall stand possessed of the same Upon trust to
invest the same in the names or name of my said Trustees or
Trustee in or upon permanent public stocks or funds of the United
Kingdom or on security of a Mortgage or Mortgages of any

freehold or copyhold estates in England or Wales. Provided also
and I hereby declare that it shall be lawful for my said Trustees
or Trustee for the time being at any time or times to sell transfer
and dispose of all or any of the stocks or funds and to call in
the securities which for the time being shall be vested in them or
lun upon any of the trusts aforesaid or any part thereof and to
lay out and invest the monies so arising therefrom in the names
or name of the said Trustees or Trustee in the public stocks or
funds of Great Britain or on Mortgage of suchhold copyhold or
leaveshold estates or other real securities in England or Wales to be from
time to time in like manner altered and varied when and as often
as occasion shall require. And upon further trust to pay to
or permit my said Daughter Martha Ann Ives to receive and
take the interest dividends and annual produce thereof for her
sole and separate use and benefit during her life and free from the
control debts and engagements of any Husband and without power
of alienation or anticipation. And I direct that the receipt of my
said Daughter shall notwithstanding coverture alone be a sufficient
discharge for any of such last mentioned interest dividends and
annual produce. And from and immediately after the decease of
my said Daughter I direct my said Trustees or other the Trustees
or Trustee for the time being of this my Will to pay and divide all
the said trust fund unto and equally between and among the
Children or only Child (as the case may be) of my said Daughter
Martha Ann Ives and the Child or children of any deceased Child
or Children of my said Daughter but so that the Child or Children
of such deceased Child or Children shall take only the share which
his her or their deceased parent would have taken if living. Provided
always that if my said Trustees shall deem it right or advisable
(but not otherwise) to advance and pay any part of the said
residuary trust monies to or for the benefit of my said Daughter
Martha Ann Ives I hereby authorize and empower them
so to do upon taking personal or ~~other~~
~~other~~ security for repayment of any money so advanced
but if such security be personal then to be by Bond or note under
the hand of not less than two householders of whom the Husband

of my said Daughter may be one And I declare that the receipt in writing of my Trustees or Trustee for any purchase or trust monies shall discharge the purchaser or other persons having the same from all responsibility for the application thereof or for the propriety or regularity of the payment thereof And I declare that if any person hereby named or hereafter being a Trustee of my Will should refuse neglect or desire to retire from the Office it shall be lawful for the other Trustees or Trustee (or in case of the death of an only Trustee for such Trustee by Will) to appoint by writing attested by one Witness a Trustee in the room of such person And that every Trustee appointed under this power shall immediately have the powers of a Trustee although the trust property be not then vested in him Provided also and I further declare that the Trustees for the time being of this my Will shall not be answerable or accountable the one for the other of them or for the insufficiency defect or failure of any Banker, Broker, Auctioneer, Agent or other person in whose hands any part or parts of the aforesaid trust monies or other property shall or may at any time or times hereafter happen to be by them or any or either of them placed or lodged for safe custody or who may be allowed to receive the same in the course of the execution of the trusts of these presents or for any loss or damage which shall or may happen without any wilful neglect or default on the part of such Trustees respectively And I declare that it shall be lawful for every Trustee for the time being of this my Will from time to time and at all times to retain to and reimburse himself respectively and to allow to his Co-Trustee or Co-Trustees by and out of the said trust estate monies and premises or the income or proceeds thereof all such loss costs charges and expences as they or any or either of them shall or may pay sustain expend or be put unto by reason of the trusts hereby in them respectively reposed or in the management or execution thereof or otherwise relative thereto And I nominate and appoint the said Francis Ball and William Thorne Executors and Trustees of this my Will In testimony whereof I have hereunder and to each of the three preceding sheets comprising this my Will set my

Executors

hand this Eighteenth day of March in the year of Our Lord
One thousand eight hundred and sixty five.

Thomas Poulton _____ signed published and
declared by the said Thomas Poulton the Testator as and for
his last Will and Testament in the presence of us the subscribing
Witnesses present at the same time who in the presence of the
said Testator at his request and in the presence of each other
have subscribed our names as Witnesses on the day and year
above written. — Thomas Horwood, Sol^l. Aylesbury —
W^l. Hayne, Sol^l. Clerk, Aylesbury. —

(21 solid.)

Proved at Oxford the Fifth day of May 1869, by the
oath of Francis Ball one of the Executors to whom
Administration was granted: Power reserved of making the
like grant to William Thorpe the other Executor.

The Testator Thomas Poulton was late of Stoke Mandeville in the
County of Buckingham, Farmer, and died on the Eighteenth day of
February 1869 at Stoke Mandeville aforesaid.

Under £1500.

James and Horwood,
Solicitors, Aylesbury, Bucks.

It is hereby certified that the foregoing is a correct
Copy. Dated this Thirteenth day of May 1869.

