

the said Testator Henry Christopher Ludlow as and for his last Will and Testament in the presence of us present at the same time who in his presence and in the presence of each other have hereunto subscribed our names as witnesses — Cha<sup>s</sup>. Hayman — Jos<sup>ph</sup>. Johnston  
Jr<sup>s</sup> Clerks to Mess<sup>rs</sup> Baker Baker & Faldor D<sup>r</sup> Lincoln Lane  
Fields Salts

Examined, Compared and Carefully Collected with the Will as set forth in the Exemplification of Probate thereof under the Seal of His Majesty's Court of Probate in England and attested to be a true Copy —

PM

Jr<sup>s</sup> 31

Mush

A. Registrar

I John Bensley Gresham Page Paske of St<sup>ts</sup> Nottingham  
Have in the Parish of Saint Mary le Bone in the County of Middlesex Esquire  
do hereby revoke all former Wills and Testamentary Dispositions by me at  
any time herebefore made and declare this to be my last Will and Testa-  
ment I appoint my Friends John Fryer Thomas Esquire of the Honors Civil  
Service now residing at Blackheath in the County of Kent the Reverend  
William Twyne Rector of Ryeleigh in the County of Essex and Lawrence es-  
Desborough Esquire of the City of London Gentleman Executors and  
Trustees of this my Will I give and bequeath to the said John Fryer Thomas  
William Twyne and Lawrence Desborough the sum of One hundred pounds  
each free of Legacy Duty as a small token of my regard and as an acknowl-  
edgment of the trouble they will have in the execution of the trust hereof and  
I give and bequeath three Papers a month to be paid annuall for his Natural  
Life To Sampah Shroobackramah fourteen Papers a month for his  
Natural life and to Mahobah Nour-pah twelve Papers a month for his  
Natural life such several Annuitie payments to Commence from the day  
of my decease I give and bequeath all my furniture and household  
effects whatsoever unto the said John Fryer Thomas William Twyne and  
Lawrence Desborough Upon trust to sell the same as soon as conveniently  
may be after my decease And I direct that the proceeds thereof shall fall  
into and form part of my residuary Estate and Effects hereinafter disposed  
of and I give and bequeath all my books pictures plate and plated Goods  
and articles of value and ornament and also all the Jewellery Jewels  
lace trinkets and other Ornaments of the person whereof I may be possessed  
to my Grand son Gresham Paske Rawson Crozier for his absolute use  
But it is my particular wish and request that he may said Grand son  
shall not part with or otherwise dispose of the same Jewellery Jewels lace  
Trinkets and other Ornaments of the person save to my wife with whom  
he may intermarry to whom I trust he will present the same out of  
respect for the memories of me and of my late dear Wife and as to all  
the rest residue and remainder of my Estate and Effects both real and  
personal subject to the payment of my debts and all my funeral and  
Testamentary expences and the duty of my able on the legacies hereinafter  
given to my Executors and Trustees) I do hereby give devise and bequeath  
the same unto the said John Fryer Thomas William Twyne and  
Lawrence Desborough their heirs executors Administrators and  
Assigns Upon trust to get in and convert into money by sale either by  
public Auction or private Contract and under any Conditions which  
they may think proper such part or parts thereof as shall not consist  
of

of investments in or upon Stocks funds or Securities of the United Kingdom Bank Stock Stock of the Honourable the East India Company or any of the transferrable Loans of the same Company or real Securities in England or Wales with power to buy in the same at any public Sale or to proceed either on Terms or gratuitously any Contract and to sell without being answerable for any loss and to place out and invest in their names upon such investments as last aforesaid the monies to arise from the said property to be sold converted or gotten in with full power from time to time at their discretion to alter transpose and vary any such investments and also the investment of such part of my said estate as at the time of my decease may be invested in any of such Securities for any other or others of the Securities aforesaid and I hereby declare that it shall be lawful for the said Trustees or Trustee at their or his discretion to allow any sum or sums of money which may at the time of my decease be invested in any Security whatsoever to remain in such estate of investment so long as the said Trustees or Trustee may think proper or expedient And I direct that the Trustees or Trustee for the time being of this my Will shall stand possessed of the said stocks funds and securities property and effects herein before mentioned upon the trusts and for the purposes hereinafter declared of and Concerning the same (that is to say) upon trust to permit and empower my said Grandson Frederick Paske Rawson Crozier to receive the whole of the annual income of the said monies or of the stocks funds and securities wherein the same shall be invested during his life and after his death upon trust to permit and empower the widow of my said Grandson (if any) to receive and take the annual income of the said trust stocks funds and securities to and for her use and benefit for her life so long as she shall continue his Widow and unmarried And immediately after her decease or second marriage as well as to the said monies stocks funds and securities as to all dividends income and annual proceeds thereof thereafter to arise and become due upon trust for the benefit of all and every the children or child of my said Grandson Frederick Paske Rawson Crozier living at his decease or born in due time afterwards with power to apply the whole or any part of the dividends income and annual proceeds of such trust estate for the maintenance and education of such children or child and to invest and accumulate what shall not be so applied for their his or her benefit and with power also to apply any portion not exceeding one half of each such child's share being a son or son in such trust estate for their or his advancement or preferment in the world And I direct that the shares or share of each such child

1. J. C.

child of and in the trust properties respectively so given and bequeathed as aforesaid shall vest in him being a son or his attaining his age of twenty one years and in his being a daughter at that age or day of marriage whichever may first happen Provided always and Solely, direct and declare that it shall and may be lawful to and for the Trustees or Trustee for the time being of this my Will if they or he shall see fit so to do but not otherwise to raise and provide by and out of a sale of a competent part of the trust funds and securities belonging to them under the trusts of this my Will not exceeding in the whole the sum of Five thousand pounds for the purpose of enabling my said Grandson to establish himself in life whether it be by purchase of any Business or Concern in partnership or otherwise or by way of advancement or preferment in the world in any other way or manner And I do direct and declare that for all or any sum or sums of money to be raised and paid under the powers hereby herein before given the Trustees or Trustee of this my Will shall have no responsibility whatsoever but that the said sum or sums of money shall be considered as though the same has been absolutely given and disposed of by me under this my Will And I do further declare that all and every the trusts and intents and purposes of this my Will shall be confined to the balance or residue of my said trust estate and effects as soon as such advance shall have been made as though I had died possessed of or entitled to such balance or residue and no more And I direct that if by reason of such advance so authorized to be made as aforesaid my said residuary estate and effects shall not be sufficient to pay and provide all and every the legacies or sums of money hereby given in case my said Grandson shall depart this life without leaving a Widow or any child or children as herein before provided then and in such case the said several legacies herein before given shall abate pro rata And as to my mind and will and I do hereby declare that if the said Frederick Paske Rawson Crozier shall depart this life without leaving a Widow or any child or children living or unborn or more at the time of his decease then I direct the said Trustees or Trustee to stand possessed of all the trust stocks funds securities property and effects herein before mentioned upon trust to pay and leave for the following sums of money as hereinafter mentioned videlicet To my Nephew the Reverend Theophilus John Paske son of my Brother the Reverend Edward Paske the sum of One thousand pounds To my Nephew George Paske Esquire son of my late Brother George Paske Esquire the sum of Two thousand pounds To my Niece Harriet Paske daughter of my said late Brother George Paske the sum of Two thousand pounds To

To Jane Paske Dowson Wife of Henry Mortimer Rowson Esquire the Niece  
of my said late Wife the sum of Five hundred pounds To my Cousin and  
Nephew of my dear Wife Henry Mortimer Rowson son of the said Henry  
Mortimer Rowson the sum of Two hundred and fifty pounds To my  
God daughter and Niece Ann Paske Daughter of my Brother Colonel Thomas  
Theophilus Paske the sum of One thousand pounds And as to the sum of  
Two thousand pounds further part of my said residuary estate I direct my  
Trustees or Trustee for the time being of this my Will to stand possessed  
 thereof Upon trust to buy and invest the same in any of the Stocks  
 funds and securities hereuntofore mentioned with power to alter and  
 vary the same and from time to time to buy and dispose of the  
 dividends interest and income thereof to or permit the same to be  
 received by my Nephew The Reverend George Alexander Paske  
 for and during the term of his natural life and from and after  
 the death of my said Nephew George Alexander Paske Upon trust  
 to buy and divide the said principal sum of Two thousand pounds  
 or the Stocks funds and securities wherein the same may be invested  
 into and amongst all and every the Children of my said Nephew  
 in equal shares and proportions with benefit of survivorship between  
 them and in addition to such legacy or sum of Two thousand pounds  
 so directed to be invested and divided and paid to them as herein  
 before mentioned I give and bequeath to my Great Nephew and  
 Cousin Gresham Paske son of the said George Alexander Paske  
 the sum of One thousand pounds and to my Niece and the God  
 daughter of my said dear Wife Susan Isabella Paske the  
 Daughter of the said George Alexander Paske the sum of One thousand  
 pounds And I direct my said Trustees to pay to my Niece (and the  
 God daughter of my said dear Wife) Helen Paske Daughter of the  
 said Reverend Edward Paske the sum of One thousand pounds To  
 my Niece Fanny Carter Paske Daughter of my said Brother the  
 said Edward Paske the sum of One thousand pounds To Mary  
 Sophia Paske Lyne the God Daughter of me and of my said dear  
 wife and the daughter of the said Reverend William Lyne the  
 sum of Four hundred pounds And as to the sum of Two thousand  
 pounds I do direct give and bequeath the same unto my sister  
 Catherine Ellen Beales the Widow of Charles Beales Esquire for her  
 absolute use and benefit But it is my will and I do hereby direct  
 that in the event of the death of my said sister prior to my  
 decease the said legacy or sum of Two thousand pounds shall  
 go to and be equally divided between any child or children whom  
 she

2<sup>o</sup>

she may leave her surviving and as to all the rest residue or remainders  
of the said trust funds Stocks and securities property and effects I direct  
 that the said Trustees or Trustee shall stand possessed thereof Upon  
 trust for my said Brother Edward Paske and for his absolute  
 use and benefit And I hereby declare that all and every the receipt  
 and receipts to be given by the said John Lyne Thomas William  
 Lyne and Laurence Seabrough or others the trustees or Trustee for  
 the time being of this Will to any person or persons whomsoever paying  
 any moneys or debts or transferring any Stocks funds or securities or  
 delivering any article or thing whatsoever to the said trustees or Trustee  
 or for any other purpose connected with this my Will shall be good  
 and sufficient discharge and a good and sufficient discharge for  
 so much as in such receipts or receipts shall be expressed to be received  
 and shall discharge and absolute every person paying or delivering  
 the same from seeing to the application thereof or from being  
 liable in consequence of the nonapplication or misapplication  
 thereof provided always and I hereby declare that in case the said  
 John Lyne Thomas William Lyne and Laurence Seabrough or any  
 of them or any future Trustees or Trustee of this my Will to be appointed  
 by virtue of this present power shall die or desire to be discharged  
 from or decline or become incapable to act in the trusts of this my Will  
 then and so often as it shall so happen it shall be lawful for the  
 surviving or continuing Trustees or Trustee or in case there shall  
 be no such surviving or continuing Trustee then for the executors or  
 administrators of the last acting Trustee to nominate and appoint  
 any person or persons to supply the place or places of the Trustee or  
 Trustees so dying or desiring to be discharged from or declining or  
 becoming incapable to act as aforesaid and that immediately after  
 any such appointment the said several trust properties moneys  
 Stocks funds and securities shall be conveyed and transferred  
 in such manner that the same may vest in such new Trustee or  
 Trustees jointly with the surviving or continuing Trustee or Trustees  
 or in such new Trustee or Trustees solely as the case may require  
 and every such new Trustee shall have all the powers and  
 authorities whatsoever herein before contained in the same  
 manner to all intents and purposes as if he or she had been  
 originally appointed a Trustee by this my Will Provided also  
 and I hereby further declare that the Trustees for the time being  
 of this my Will shall be charged and chargeable with such  
 sums only as they respectively shall actually receive by  
 virtue of the trusts hereby in them expressed notwithstanding their  
 joining

joining in any receipt or receipts or doing any other act for the sake of conformity and they or any of them shall not be answerable or accountable for involuntary losses which may happen in the execution of the aforesaid trusts or any of them Provided also and I hereby declare that it shall be lawful for the said Trustees or Trustee for the time being from and out of the money which shall come to them or his hands by virtue of the trusts aforesaid to deduct and retain to themselves and himself or respectively and also to allow to each other, all Costs charges damages and expenses which they or any of them may sustain discharge or incur in or about the execution of the aforesaid trusts or in relation thereto And I do hereby declare that my Trustee the said Lawrence Desborough if he shall accept the Trusteeship shall be the solicitor to my trust Property and as such notwithstanding his acceptance of the Trusteeship be allowed all professional Charges which if employed as solicitor to my said Trustee or Trustee not being himself a Trustee he would be entitled to make In witness whereof I the said John Barclay Graham Page Parke have to this my last Will and Testament contained in two sheets of paper set my hand this twenty ninth day of April in the year of our Lord one thousand eight hundred and fifty nine  
 Signed and declared by the said John Barclay Graham Page Parke as and for his last Will and Testament in the presence of us present at the same time who at his request in his presence and in the presence of each other have hereunto subscribed our names as Witnesses  
 Tho: C. Phillips Geo: W. Hamford & Charles W. Maffett  
 Deacons of the Guild of Deacons of the City of London

Examined, Compared and Carefully Collected with the Will (as set forth in the Exemplification of Probate thereof issued out of and under the Seal of Her Majesty's Court of Probate in England) and attested to be a true Copy.

P. Maffett  
 Fr. 32

*[Signature]*  
 A. Registrar

This is the Last Will and Testament of me Edward Beecher Marsack Captain in the Thirtieth Regiment of Madras Native Infantry after payment of all my just debts and Funeral Expenses I give devise and bequeath unto my Wife Louisa Harriett Marsack all my real and personal estate as witness my hand this fourteenth day of January 1860

E. B. Marsack Captain 15 Regt

M. N. I. Signed and acknowledged by the said Edward Beecher Marsack the Testator as and for his last Will and Testament in the presence of us being present at the same time who at his request in his presence and in the presence of each other have hereunto subscribed our names as witnesses  
 William Masterman Williams  
 Lieutenant and Adjutant Thirtieth Regiment Her Majesty's Madras Indian Forces  
 James Macdonald Assistant Surgeon Her Majesty's Madras Indian Forces

Examined, Compared and Carefully Collected with the Will (as set forth in the Letters of Administration issued out of and under the Seal of Her Majesty's Court of Probate in England) and attested to be a true Copy.

L. S. M. R.  
 Fr. 32

*[Signature]*  
 J. Registrar