

728

128

...shall require And also that the trustees hereby appointed
 do not be appointed by virtue of the power heretofore contained and their
 respective heirs executors administrators or assigns shall not be answerable
 for any voluntary loss and also that it shall be lawful for my said trustees
 their executors to do and retain and reimburse themselves respectively by and
 out of the said trust moneys and premises all costs and expenses which they
 may respectively see fit to put into in or about the execution of the trusts and
 duties of the said will or in anywise relating thereto And hereby revoking
 all other wills and writings whatsoever I have to this my last will and testament
 in force made of paper contained at my said last will and testament
 in three sheets of paper contained at my said last will and testament
 the 24th day of September in the year of our Lord one thousand eight hundred and forty
 five — *James Pease* — Signed by the said Testator in the
 presence of us present at the same time who in his presence and at his
 request have herunto subscribed our names as witnesses — *John
 Henry Publick Clerk* — *Geo. Rose his Clerk.*

Shewed at London the 3^d July 1852 before the Judge by the Oath
 of *William Pease* and *Robert Pease* the sons the Executors to whom
 administration was granted having been first sworn by the Court duly to administer

The Right Honble
 William
 Baron
 Parnham
 24.

At Edinburgh

the twenty fourth day of April in
 the year one thousand eight hundred and fifty two in presence of
 the Lords of Council and Session compared George Monro Esquire
 Advocate Procurator for William Lord Parnham after designed and
 gave in the said will and testament and copies underwritten
 bearing the same might be registered in their Lordships Books in
 conformity to Law which being the said Lords found reasonable and
 ordains the same to be done accordingly whereof the tenor follows

I William Lord Parnham

being resolved
 to dispose of my personal estate and effects in manner after mentioned so as
 to prevent all disputes regarding the same in the event of my death do hereby
 name and appoint Lieutenant Colonel William Croft of St. Andrew in the
 Village of Egger and in the County of Forfar to be my sole and only executor
 and administrator with my whole moveable estate and effects of every kind
 and whatsoever situated consisting of household furniture plate paintings
 prints books and habit linen shares in joint or other Companies subscriptions
 to European Roads Cash in Bank Stocks and other effects due or
 current at the period of my decease and in general whatever subjects or effects
 I have the power by Law to direct the disposal of all which I hereby do
 assign and make over to my said Executor to enable him to carry out my
 wishes and intentions into effect with full power to give up inventories
 and to confirm them and with every thing else in the premises mentioned
 to the Office of Executor but always with and under the burden of paying
 my whole just and lawful debts and funeral expenses and discharging
 all my engagements legally contracted of whatever kind and with and under
 the following further burdens and obligations viz in the first place
 I appoint my said Executor to make payment to Elizabeth Baroness Parnham
 my Wife out of the first and easiest of my means of the sum of one
 thousand pounds sterling for her own aliment up to the term next
 ensuing after my death whereby I will and appoint that all the books
 forming the old library and all the family pictures and other moveable
 articles which shall be under the roof of the house of Parnham at the
 time of my decease shall be succeeded to by and devolve upon the heirs to
 my entailed estates of Parnham and Brechin in the third place I bequeath

to my said wife all jewels watches and trinkets belonging to me and in the
keeping but with this condition that upon her death without lawful issue of
any subsequent marriage she may retain the suits of jewels one of diamonds
and precious stones and the other of pearls which she wore during the late
king George the fourth's visit to St. James shall be accounted as a portion
of the dower of my personal estate and so applied accordingly on her death
except as aforesaid unless I shall hereafter direct the specific disposal of them
I likewise bequeath to my said wife my whole collection of plants and flowers
in the South place I direct and appoint my said Executor on the first term of
Whitsunday or Martinmas which may happen after my decease to make pay-
ment to my said wife as her own absolute property the principal sum of ten
thousand pounds sterling and it is also my will that my said wife
shall be entitled to make three and take delivery of one carriage and one
pair of carriage horses without any charge being made therefore from any
among those belonging to me at the period of my death In the fifth place
over that my said Executor may be enabled to discharge the debts and legacies
therein specially provided for and that he may have sufficient funds to meet
the payment of such further legacies and bequests as I may leave by any will
codicil or codicils under my hand relative thereto and in virtue of the authori-
tion and power hereafter granted and as the surest means of turning my
estate and effects to the best account I direct and appoint that steps shall be
taken as quickly as possible after my decease for the sale of my whole picture
excepting those and other articles under the roof of the house of Panmure
as aforesaid books prints busts furniture of every description plate and jewels
of all kinds china wines and liquors my whole horse books books and other
penn writing with the implements of husbandry and crop upon my Strathclyde
estate scaped and growing carriages shares in public and other companies and
generally all my moveable and personal goods and effects wherever they
same may be situated in England Scotland or elsewhere but excepting always
the specific articles before mentioned and any others which I may hereafter
except by any writing relative to these presents I do hereby give full power
to the disposal and application of what residue may remain of my said estate
and effects after payment of debts and other obligations expressed although
the realization and distribution of my assets and of the legacies already herein
before provided for I direct and appoint my said Executor to give every effect
to my wishes and intentions to be expressed in any Codicil or Codicils or
other writings under my hand whether formally executed or not if declared to be an
intention to have present and I declare that the said writings and the bequests and
directions therein may be thereby communicated shall have the same force and
and effect as if they had been made to form a part and portions of these presents in
writing but in case the legacies and bequests so left by such Codicil or Codicils
should with those bequeathed exceed the amount of my net dispos-
able means I thereby direct that the same shall suffer and abate in an equal
and proportional proportion according to the amount and value of each item
respectively and I thereby also declare that my said Executor in the manage-
ment of the affairs committed to his charge shall not be liable for any losses
but for his own actual intemperate or any and I revoke all revokes and directions
therefore made by me at any time but such revocation shall not extend to
or effect any settlement done of provision appointment or other deed made
or executed by me in furtherance of the power contained in my marriage
contracts or of the Statute of my lands Estates or of any Act of Parliament
causing me to execute or affect said Estates in any manner of way and I
declare this to be my last will and Testament but reserve full power to myself
at any time during life and even on death to alter add to innovate or an-
nihilate the same at pleasure and I consent to the registration thereof and of
any Codicil or Codicils or other writings proper by me and declared relative
to these presents in the books of Council and Session or others competent

PS

reference to my last will and testament... eight hundred and forty... prior to the date of my decease... the following articles: viz
1st The Municipal Clerk standing in the Church at Bristol Castle
2^d The two Parishes of the City of Bristol...
(Signed) *Thomas Pannell*

Sic

William Barot Pannell

reference to my last will and testament... eight hundred and forty... I hereby revoke that bequest and substitute in its place the Municipal Clerk...
I hereby revoke that bequest and substitute in its place the Municipal Clerk...
written on this and the preceding page...
at Bristol Castle the eighteenth day of February...
and fifty years...
Esquire Solicitor in London - (Signed) *Wm Barot Pannell*
John Blackie Hinder

Sic
11

Extracted from the books of the Court of Exchequer...
of page twelfth... before subscription...
Geo. R. Hinder

Proved at London with four Copies the 6th July 1552 before the Judge...
of the Court of William Croft...
Executor to whom...
to administer

This is the last Will and Testament

of Elizabeth Pattison of Southwark...
I appoint my son Joseph and my daughter Elizabeth
Executor and Executrix of this my Will and I desire to be buried in my
grave at St. Saviour's Church in such manner as they may think right
I give and bequeath to my said son Joseph my Chest of Drawers with brass
fittings and my linen next for his absolute use and benefit I give and bequeath
all my furniture plate linen and all other my personal estate except my
furnished property hereafter mentioned to my daughter Elizabeth and Mary
to be equally divided between them for their absolute use and benefit I give
and bequeath all my property in the shape of what kind or nature soever as
pious I give one equal half part thereof unto my said daughter Mary for
her absolute use and benefit and as to the other half part thereof I give and

Elizabeth
Pattison
4