

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

Twenty and sixteen pounds sterling To Henry Es. Twenty pounds a
 sterling To Isabella Wood my daughter ten pounds sterling To Eliza Pittman
 my daughter five pounds sterling And upon further Tenot to pay the several a
 sum of two pounds apiece to ten of the six women of the church of Saint in
 Barnaby copertively and ten old women to be selected by the said Elizabeth
 my daughter And as to all the rest I desire and Remains of my property
 upon Tenot to pay and divide the same equally between the said Elizabeth
 my daughter the executors administrators and assigns And Anthony Smith of a
 the Berghal Cavalry the executors administrators and assigns copertively and
 also the said women and appoint the said Elizabeth my daughter executrix
 of this my will In witness whereof I have hereunto set my hand this twenty
 third day of August one thousand eight hundred and fifty one — H. C. S.
 signed by the said Testator with his mark as the last will and Testament in
 the presence of us present at the same time who at his request in the presence
 and in the presence of each other have subscribed our names as witnesses —
 Henry Churchill — Sarah Mott.

Proved at London 15th November 1851 before the Reverend William a
 Esquire Doctor of Laws and surrogate by the Court of Elizabeth my daughter a
 widow the said Executrix to certain London was granted having been first sworn
 duly to administer.

This is the last Will and Testament

of me Richard Mail of Wharfedale Esquire of George Esquire I have my
 certain appraisals and interests equally between my two daughters And as well
 the residue of my estate and effects I give and bequeath the same unto
 my wife Elizabeth Esquire for her own use and benefit absolutely I appoint
 my wife two Executors John Wilson and William Wilson of Wharfedale as
 Executors of this my will And revoking all other wills I make this to a
 be my last will and testament in date of August 1851 — The mark of R. Richard
 Mail — Signed by the Testator as also for his last will and Testament in the
 presence of us both present at the same time who in the presence of them and of
 each other have subscribed our names as witnesses — The above — An
 Wilson Esq.

Richard
 Mail
 3.

Proved at London 17th November 1851 before the Reverend Esquire a
 Esquire Doctor of Laws and surrogate by the Court of John Wilson the younger
 in the will written John Wilson the Executors of Testator wife one of the executors
 to certain London was granted having been first sworn duly to administer power
 reserved of making the will grant to William Wilson the other Executor certain the
 shall apply for the same.

This is the last Will and Testament

of me Thomas Mandel Esq. of the Coast Guard Office in the Custom and
 Excise in the City of London Esquire to be buried in the parish a
 certain I may happen to die I direct all my just debts and funeral and ho-
 norariums expenses to be fully paid I give and bequeath unto my dear wife a
 Mary Ann Esq. all the capital money for the term of my life and
 ordinary expenses in the Custom House to be paid and applied in the manner a
 directed contained in an instrument to be drawn up by the direction of the said a
 Custom House I also give unto my dear wife all my furniture plate a
 linen things and books which I own the same may be at the time of my a
 decease And as to all the rest residue and Remains of my
 estate and effects whatsoever and wheresoever and of whatsoever kind
 and quantity I direct the same may be after payment of my just debts and

Thomas
 Mandel
 Esq.
 1.

expences and the expences of proving this my will I do hereby give and gra-
 dequitate the same unto my said wife the said Mary Ann Stap her executore
 administratour and assigne to and for her and her own use and benefit abso-
 lutely And I do hereby make certain revocable and appoint my said wife a
 Mary Ann Stap and my son Thomas Stap of 3 Beover or Cottages Millbrook a
 Vicar of the said Vicar and Rector of this my last will and Testament
 And I do hereby revoke and make void all former and other wills by me at any
 time heretofore made and so declare this to be my last will and Testament in
 full witness whereof I the said Thomas Stap the Testator have to this
 my will contained in one sheet of paper set my hand and seal this twentieth
 day of August one thousand eight hundred and fifty one. *Thomas*
Stap *D* Signed sealed published and signed by the sa-
 id Testator Thomas Stap as and for his last will and Testament in
 the presence of us who at this request in his presence and in the presence of each
 other have subscribed our names as witnesses thereto. *H. Day*
Mary Ann Stap

B

In pursuance and in exercise of the powers vested in me by the rules of the
 Court of Chancery 1836 I do hereby certify that the capital money for the
 by virtue of my said will in the sum of £1000 at my death be applied as in and
 mentioned in the said will in an annuity under table E for my wife a
 Mary Ann Stap and the said annuity two thirds of the capital money for the
 use of her to be paid to her for her use and benefit
Wm. H. Day *Chancery*
 10th December 1841
 At the Court 21st Dec. 1841
 Wm. H. Day to be certified
W. H.

Ent. Duomanie Book 122 42
 in the Chancery Court of England

Appeared Personall *Thomas Stap* of the vicarage of
 Cottages Vicar in the County of Surrey Duomanie and made oath that the
 the said and one of the said names in the said will and Testament as contain-
 ed in paper writings marked A and B of the said Thomas Stap late of the
 Court Chancery Office in the County of London and of the said
 Vicar of the said Vicar in the County of Surrey deceased the said
 paper writings being now respectively directed to annexed the said paper writ-
 ing marked A bearing date the twentieth day of August one thousand eight
 hundred and fifty one and the said paper writing marked B bearing date the
 tenth day of December one thousand eight hundred and fifty one and the said
 said having now respectively or each and perused the said two paper writings
 and particularly observed the contents following to wit I give and bequeath unto
 my said wife Mary Ann Stap all the capital money for the said by virtue of
 my said will or Duomanie in the sum of £1000 to be paid and applied in
 the manner directed contained in an instrument copied with the said
 of the said Duomanie sum in the said sheet of paper marked A and in the
 of the said paper writing marked B the said instrument made and dated the
 said deceased be that he hath applied to the Vicar of the said Duomanie sum
 in respect to the Duomanie referred to in the said paper writing as a foundation
 and the said Deponent hath received from the said the said paper writing a
 marked B now directed to annexed the same being the said paper deposited
 with the said Vicar by the deceased and the Deponent hath in made oath
 that the said paper writing marked B is in the handwriting of and subscribed
 by the said deceased and was as the Deponent is informed and verily believed
 placed by him in the custody of the said Vicar of the Duomanie sum or in

about the twenty first day of November one thousand eight hundred and
forty one in codicil possession it remained until believed to him the deponent
as aforesaid and is the very paper writing mentioned or referred to as aforesaid
as the instrument lodged by him the deponent with the doctors of the said
Exchequer — *Handwritten signature* — On the tenth day of December
one thousand eight hundred and fifty one the said Charles Chap was duly
sworn to the truth of the foregoing Affidavit before me *Charles Chap*
Richard Hanwell *Richard Hanwell*

Proved at London (as contained in paper writings marked Charles 18th
November 1851 before the Reverend James Parker Dean of St Pauls and
Judge by the Court of Chancery the son one of the Executors to whom a power
was granted having been first sworn duly to administer the estate of
the late account to Mary Ann Chap widow the eldest the other Executors
and all apply for the same.

This is the last Will and Testament

of *Charles Chap* late of the County of Middlesex Esquire
I Charles Chap in the County of Middlesex Esquire do hereby declare that all my
real and personal and testamentary estates shall be paid by my Executors as
soon as convenient in my after my decease and to each of my Executors
and my Executors thereafter named I give the legacy or sum of one hundred
pounds as a remuneration for the trouble they may respectively have in
the execution of the trusts of this my will and also to the General Religious
Society the sum of one hundred pounds and to the Prayer Book and Obsequial
Society the sum of fifty pounds and to the Religious Tract Society the sum of a
fifty pounds and I direct the said legacies or sums to be paid to the respective
Executors of the said legacies for the time being without receipt as
shall be good and lawful to my Executors for the same and further direct that
the said three charitable legacies shall be paid out of the produce of my
stocks or income in the funds and also give and bequeath to my son
Charles of Chelsea Cottage before of New Road Chelsea in the County of
Middlesex the sum of one hundred pounds and to my son in law
James the daughter of the late Captain George James of the Royal Navy now a
widow at or near Devonport the sum of one hundred pounds and to my
nephew John Esq. of the County of Middlesex the sum of one hundred
pounds and I direct that each and every of the legacies or sums herein
given and bequeathed shall be paid in full free of and without any
deduction for legacy duty. *And as to the rest residue and
remainder of the estate and effects* I direct shall at the time of my
decease be possessed of or interred in or entailed to my possession
devotion or otherwise howsoever and from whatever source the same
may be derived or come and whatsoever estate and of whatever nature
it may be and the same may be known I give and bequeath the same
unto the Reverend George Esq. of Liverpool now living in the County of
Kent a vicar in the parish of William Esq. a commander in the Royal Navy and
Miss Jane Esq. the daughter of my sister Jane Esq. To die to them
and the survivors and survivor of them and the Executors and administrators
of each survivor in order that they may dispose of and convert into money
and when they see all such parts thereof as shall not consist of money or
annuities for money or do it in the government funds except in my writing
appear contrary I authorize them to give away distribute or dispose of as they
may see fit and after paying out of my estate all my debts funeral and testa-
mentary expenses and charges duty and the expenses and charges of raising
out and performing the trusts of this my will to invest the same in govern-
ment or local securities at my trust and to stand possessed of the same and of a

*Charles
Chap
Esq.
R.*