

S. HARDEMAN
1843

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

the within named Joseph Hodgson whereas since the date and execution of my
 within written will I have become possessed of a leasehold messuage with the appen-
 tenances situate and being No. 23 New Street in the town of Bridgwater in the
 county of Somerset for the term of fourteen years determinable at the end of the first
 seven years thereof now I do hereby give and bequeath unto my daughter Mary
 Ann Hodgson all that my aforesaid leasehold messuage situate and being No. 23 New
 Street in the town of Bridgwater aforesaid together with all and singular the
 buildings and appurtenances thereto belonging and therewith held and all my estate
 term of years and interest therein now to come and unexpired to hold the same unto
 her my said daughter Mary Ann Hodgson her executors administrators and assigns
 for ever and have absolute use and I do hereby ratify and confirm my within written
 will and do declare that this my codicil shall be taken as part thereof in witness
 whereof I the said Joseph Hodgson have hereunto set my hand this 15th day of
 February our thousand eight hundred and forty two. *Joseph Hodgson* - signed and
 sealed by the said Joseph Hodgson as a codicil to his within written will and as a
 testament in the presence of us who at his request in his presence and by his
 direction and in the presence of each other have hereunto subscribed our names as
 witnesses. *Charlotte Walker servant to Mr. Hodgson & Geo. Morrison*

Proved at Douton with a Codicil by the said Joseph Hodgson the words of the said
 Thomas Pratt Solicitor of Douton and Burroughs by the oaths of James Hodgson brother the
 said Joseph Hodgson's son Francis Cole Clerk and William Copwell the Executors to whom a
 power was granted bearing date first sworn duly to administer.

Samuel
 Hardeman
 13

This is the last Will and Testament
 of the said Samuel Hardeman of Bridgwater in the County of Somerset and Water Dealer and
 also carrying on the business of a Grocer who am in health and of sound perfect
 and disposing mind memory and understanding praise be God for the same I give
 and bequeath the sum of one hundred pounds of lawful money unto my dear
 wife Ann for her own absolute use and benefit to be paid to her within six
 calendar months next after my decease also I give and bequeath to her my
 said wife absolutely all my stock in trade and goods as a Grocer and other things
 used in carrying on the said business also I give and bequeath the
 messuage or tenement wherein I now live with the several shops buildings ground
 and appurtenances thereto belonging unto her my said wife Ann Hardeman my
 son John Samuel Hardeman and John Parker of the City of Canterbury Gentlemen and
 their heirs to the use of my said wife Ann and her assigns for and during the
 term of her natural life or until she marries again and reads to remain un-
 touched and enjoy feeling the same in good and tenable repair and insured
 against fire or damage by fire but I expressly desire my said wife not to let or give any
 part of the said premises to my said son William as a wife or otherwise in
 any way of disposal as a plot and water dealer or allow in any other manner
 my said son William to carry on business therein and from and after the decease
 of my said wife or the other event aforesaid upon trust that the survivors or the
 survivor of my said Executors do and shall as soon as convenient hereafter sell the
 said premises by public auction or private contract as shall seem most beneficial
 for the best price to be gotten for the same and the net money arising herefrom
 to form part of my residuary personal estate and be disposed of accordingly also
 I give and bequeath all my leasehold furniture plate linen and china books
 prints and pictures in and about my dwellinghouse at my decease or a year or a day
 to my said wife Ann for her natural life and after her decease to be converted
 into money by my Executors and the proceeds to be in like manner disposed of
 as part of my residuary estate as aforesaid mentioned in respect to my
 dwellinghouse and premises after my wife's death and I direct that an inventory
 in duplicate be made of the leasehold furniture and other things last mentioned and
 one part thereof deposited with my said wife and the other part thereof with
 other

Inscribed in
original

Other two Executors also I give and devise my two several cottages situate next to
and other buildings situate and appurtenances heretofore belonging now in the
several occupations of George Phillipps and ~~James~~ and situate near to or adjoining the
apartments premises in my own occupation and all if any other my real estate &c &c
with a house and watercourse unto my said wife Ann my said son Edwin Darnley and
the said John Pancer and their heirs upon trust as soon as conveniently may be
after my decease to sell the said premises by public auction or private contract as
shall seem most beneficial for the best price to be gotten for the same and the net
moneys arising therefrom to form part of my residuary personal estate and to be disposed
of accordingly and for effectuating the sale of the said several estates I do direct that
the receipts or receipts of my said Executors shall be a good and sufficient discharge
to the purchase or purchasers of the same respectively or any part thereof and to
the said or their heirs Executors administrators or assigns and that they shall not
be liable to see to the application of the money received by or arising from such
sale or any part thereof and that all conveyances and assurances made by my
said Executors shall be binding and conclusive on all parties beneficially interested
under this my will also I give and bequeath all my ready moneys and securities
for money lent debts due in hand as a debt and to the said and all other my
Personal Estate and effects whatsoever not hereinbefore disposed unto them my said
wife my said son Edwin Darnley and the said John Pancer their Executors and
Administrators upon trust to convert into money all such parts thereof as shall
not consist of money and get in and collect my moneys and securities for money and
book debts and to stand possessed thereof as also of the produce of the sale of the
said several estates upon trust in the first place to pay and discharge all my
just debts funeral testamentary and other charges and the said legacy of one hundred
pounds so given to my wife as aforesaid and the legacy also hereinafter bequeathed
to the said John Pancer one of my Executors and the residue to pay over in equal
shares to my four children namely the said Edwin Darnley son of mine William
Darnley Charlotte Darnley and their several Executors or Administrators to whom I
give and bequeath the same accordingly and I direct that the sum of eighty
pounds advanced by me to my said son William and for which I hold his note of
hand or do much thereof as shall be due at my death with if any the same
interest thereon shall be considered and taken as part of this distributive share of
and in my residuary personal estate and to be accordingly brought into account for
that purpose and I nominate and appoint my said wife Ann Darnley my said
son Edwin Darnley Darnley and the said John Pancer joint Executors of this
my will and do give and bequeath to the said John Pancer as one of such Executors
the sum of ten pounds and thereby revoking all former and other wills and testaments
by me made I do declare this only to be my last will and testament by which
whereof I have to the first and serious intent of this my will in the best
of paper contained in my said will and to this hand and last will of mine and
in the said minutes of the day of October one thousand eight hundred and twenty seven
James Darnley - do - signed sealed published and declared by the said Edwin
Darnley the Executor as and for his last will and testament in the presence of
us who at his request in his presence and in the presence of each other have
written subscribed our names as witnesses. Charles Marshall Canterbury
Ann Darnley Canterbury Charlotte Darnley Canterbury

Proved at London 6th March 1823 before the Judge by the oaths of Anna
my said will written Ann Darnley widow the said Edwin Darnley Darnley the said
John Pancer to whom aduou was granted having been first sworn by Comen Duly to aduou

I William Herring of Ditchfield shall in the County of
Middlesex do hereby revoke all former wills and testamentary dispositions by me
made and do declare this to be my last will and testament first I direct my
Executors hereinafter named as soon as conveniently may be after my decease to

William
Herring
Esq
37