

J. FAGG
1828

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11. Her visit and acquaintance to the whole of my private property & Loft at Cape Coast
12. In view of all I have done and for reducing Island Bdg. prompt to my
13. son Peter John Fraser now residing at Cape Coast S. J. Fraser &
14. Russell H. Martin Hoffner Henry Richter Hutchinson to take about
signature

Every further request for above-mentioned sums. Direct to set to his
of his property arranged according to my foregoing Bill and Testament
and expect that it may incur in the performance of its value to be a
just and fair Settlement of his Estate as I have in mind. S. J. Fraser Jr. As a
just and fair Settlement of his Estate as I have in mind. S. J. Fraser Jr. As a
just and fair Settlement of his Estate as I have in mind. S. J. Fraser Jr.

On the 2^d July 1828 Adams with Mr Bell and Colvin arrived at the Fort
of Cape Town and received a Letter from Capt. Goss of the Royal Navy
dated 20th June 1828 to James Collyer Esq. & Co. Executors or Guardians appointed to
pay Deacon Peter & Minor and out of the Honorary Estates being filed over
to Administer for the use and benefit of the said Minor and until Collyer & Co.
arrive the age of majority one year from the date of the said Executors according to
the terms of the said Deed required the probate and execution of said Will
and Deed and Deed from the brother and sister of the said Spinster the other
Honorary Estates being retained by the said Letters of Adams with Mr Bell and
Colvin arrival of the 6th August 1828 delivered Mr Collyer Esq. his Majority
Executor etc al not objecting.

Soly from Canterbury

This is the last will

1595 of the Parcell of Brugge in the County of Kent Miller Colours
and his wifes but of owners perfect and dispossessing him money and understanding
it shall be had for the same first and principally drawing imponunt to the hands of a
Miller and wife tract & all my body obeynt to the Carte brevally to be interred
at the discretion of my Executors and Executrixes hereinafter named And as to my
reality Estate and Effects both real and personal whatsoever and whatsoever
after and subject to full payment of all my just debts funeral Expenses the cleare
of provis and obstruting this my will and all other mordal charges and
expenses whatsoever / of first devisor and bequeath the same as hereinafter mentioned
that is to say / to his and her All and every my childegro dancs Edwards Lord
and Sirial Estatt requeation unto my dear wife Sarah Fagg and her Asysons for and
during the time of her natural life And from and immediately after her decease gave
and gave the same and every part and parcel thereof unto her for the only proffers
and credt of my first Daughters Elizabeth Fagg Sarah Fagg the younger Anna
frances Elizabeth Fagg and Elizabeth Fagg equally to be divided betwix them and
amongst them selfs and her self albe as tenants in common and not as joint tenants
and to her self and respective heirs and Asysons for ever but in case any or either
of them my said first Daughters shall happen to be under the age of twenty four years
and without issue then she and her self the part or share parts or shares of her
estates so byas under age and without issue unto between and amongst her
successors or survivor of them my said first Daughters in equal sharcs and
proportions and in the same manner and with the like benefit of survivorship
as her original parts or shares are hereinafore given and bequeathed Also I give
and bequeath all and every my personal Estate and Effects whatsoever and whatsoever
unto my said wife the said Sarah Fagg and her Asysons for and during the time
of her natural life And from and immediately after her decease of her and her
successors the same and every part and parcel thereof unto my said Daughters
the said Elizabeth Fagg Sarah Fagg the younger Anna Fagg Frances Elizabeth
Fagg and Elizabeth Fagg equally to be divided betwix them and amongst them selfs
and their albe as tenants in common and not as joint tenants And

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to and their executors and administrators and executors to and for them
and respective proprietors and benefit absolutely. But in case any creditor or
debt unpaid and garnishors shall happen to die under the age of twenty one years
and right out of the same to give and bequeath her part or share or part or
shares of her or their residue under age and without any set aside or reserved
amongst the survivors and survivor of them unpaid and garnishors in equal shares
proportions in the same manner and with like benefit of survivorship as the
original parts or shares are divided before giving any bequeath. And I do
hereby further make and declare that during the time of my life and after my death
respective minorities unto my said wife Sarah Fagg, Richard Boltum of Long
Court in the Parish of Upper Barnet in the County of Kent widow and
James Dolmar of the Parish of Finchley aforesaid late husband and the survivors
and survivor of me & to others nominate constitute and appoint my said wife
the said Sarah Fagg, Richard Boltum and James Dolmar Executrix and Testator
of this my will and of give and bequeath the sum of five hundred apiece to the
said Richard Boltum and James Dolmar as a small proportionation for the said
they will leave in the execution of this my will And further to witness
and declare that my said Executrix and Testator and executors of this
my will and Administrators shall be executors and administrators to my wife and
for the benefit of this said trust money and premises as they respectively shall actually
receive and pay out of them shall not be answerable or accountable for the debts
or debts or for the acts receipts neglects or defaults of the executors or testator of them but
said of them only for the debts and neglects neglects or defaults notwithstanding the
testator or any of them be answerable or accountable for any damage, loss or
person with relation or in respect thereto any of the said trust money may be paid
for any debts or funds or securities in or upon receipt any of which may
may be invested after for any other reason less or damage relating thereto may happen
in the execution of this my will or otherwise in respect thereto unless the same
shall happen by or through the care or fault of the executors or testator
that said my said Executrix and Executors and testator of them shall and each of them
executors and Administrators shall and may out of the same receive and appropriate to the
supporting expenses by virtue of this my will retain and remunerate herself a
sum of money and the like sum all debts, charges and expenses relating thereto
any of them may respectively sustain excepted or be put into or about the execution
thereof & from any such relating thereto And lastly I do hereby resolve and instruct
all former or other will or wills by me at any time executed next and I do ordain &
make known only to be answerable my last will and testament contained and re-
written on three sheets of paper to the first two sheets being of my seal and to this,
third and last sheet bearing my name and seal this fourth day of July in the year
our Lord One thousand eight hundred and eighteen A.D. in presence of the said
published and declared by the said Sarah Fagg Testator as for this to be my last
will and testament in the presence of us the following witnesses at this instant
in the presence of your other dear friends subscribed an respective names as
follows John Fletcher Tenterbury City at date 4/ Charles Pitt & John Miller

Proved at London 2nd July 1828 before me Justice of the Peace of Sarah Fagg
widow & first out of the surviving debts to witness where was granted being
first sworn only to administer her will to Richard Boltum (in the
will written Boltum) & other surviving Exec.

Francis in the Name of God Amen
I am Francis of East Cottenham in the County of Cambridge being
of sound and disposing mind memory and understanding do make and ordain
this my last will and testament in manner and form following that is to say first