

PUBLIC  
RECORD  
OFFICE

*The National Archives*



(c) crown copyright

or given provided always and ~~that~~ ~~that~~ ~~that~~ that my said Executors and  
 Trustees and every of them their Executors & Administrators shall be charged chargeable  
 only for so much money as they and every of them shall respectively actually receive by  
 virtue of or under this my Will and the trusts aforesaid notwithstanding their joining  
 in receipts for the sake of conformity and that any one or more of them shall not be  
 answerable or accountable for the other or others <sup>of them</sup> nor for the acts receipts neglects or  
 defaults of the other or others of them but each of them for his own acts receipts or  
 neglects or defaults only nor shall they or any of them be answerable or accountable for  
 any Banker Broker or other person rate relation or interest debts the trust monies or any  
 part thereof shall or may be deposited or lodged for safe custody nor for the insufficiency  
 or deficiency of any security or securities in or upon which the said trust monies or  
 any part thereof shall or may be placed out or invested nor for any unfortunate loss or  
 damage which may happen in the execution of any of the aforesaid trusts or in relation  
 thereto except the same shall happen through or by their own wilful neglects or  
 defaults respectively And also that my said Trustees and Executors and every of them or  
 their and every of their Executors and Adminors shall and may by write and out of the  
 Monies which shall come to their respective hands by virtue of or under this my Will or  
 the trusts aforesaid retain to and reimburse himself and themselves respectively and  
 also allow to his and their Co-trustees and Co-trustees all costs charges damages and expenses  
 which he or they or any of them shall or may respectively suffer sustain expend or incur  
 be at or be put into or receive shall or may be to him them or any of them occasioned for  
 or account or by reason or means of the trusts hereby in them reposed or otherwise howsoever  
 relating thereto And lastly I do hereby nominate and appoint the said James Trainger  
 John Cartwright and William Thomas Executors of this my Will and do hereby revoke  
 all Wills by me heretofore made in which I have retained or retained the said Joseph Parkes last  
 to this my last Will and Testament contained in four parts of paper set my hand and  
 seal that is to say to the first three parts my hand and to the fourth and last part  
 my hand and seal this fourth day of October in the year of our Lord one thousand six  
 hundred and twenty six - Joseph Parkes. © Signed Sealed published etc declared  
 by the said Joseph Parkes the testator as and for his last Will and Testament in  
 the presence of us who in his presence and at his request and in the presence of  
 each other have subscribed our names as Witnesses George Cartwright  
 Harmer Cornall Wood - Robert Temple Miller to Joseph Parkes William Wood  
 Hill - Enoch Smith Servant of Joseph Parkes William Wood Hill.

Proved at London 13th May 1829 before the Reverend John Faubus D<sup>r</sup> of Laws  
 and Surrogate by the oath of John Cartwright out of the Exors to whom Adminors was  
 granted being first sworn duly to Administer power reserved to James Trainger the  
 said John and William Thomas the other Exors.

Letitia  
 Perkins

32

## This is the Last Will and Testament

of me Letitia Perkins late of the Borough of Warwick but now of 131 St. John's  
 Street in the County of Middlesex Spinster first I will and direct that all my just debts and  
 funeral Expenses legacies and the expenses of proving this my Will be fully paid and  
 satisfied by my Executors and Administrators as soon as conveniently  
 may be after my decease I give unto my Aunt Elizabeth Powers my Cousin Ann  
 Dalton of Rugby in the said County of Warwick my blotter in law Frederick Tabberer my  
 friend Thomas Sandley of Scarborough in the said County Southham my friend John  
 Summers of the City of Coventry Drummager and to his two Daughters Isabel Harmer  
 Summers and Mary Harmer Summers the sum of nineteen pounds each I give  
 bequeath unto my mother Letitia Perkins and the said Thomas Sandley each  
 Summers their Exors and Adminors All and singular my ready money and securities  
 for money stock in the public funds and all other my ordinary personal Estate and  
 effects whatsoever and wheresoever and of what nature kind or sort soever upon the  
 trusts and for the purposes aforesaid declared containing the same / that is to  
 say Upon trust that they my said Trustees or Trustee and the survivors and

Survivor of them his Executors or Administrators do and shall sell or convey any  
 parts of my said personal property as is already invested in the Security or Securities  
 mentioned the said is now invested or otherwise as soon as conveniently may be after a  
 my bequest shall in and convert into money all my said personal Estate and shall and  
 be disposed thereof and of such part of my said personal Estate as shall not be ready or  
 ready of money upon trust to continue and lay out and invest the same in their or  
 his name or name in the parliamentary Stocks or public funds of Great Britain  
 or at Interest at Government real or other securities in England as they at or shall  
 think fit and do and shall from time to time alter vary and transport the said  
 trust monies funds and Securities at his or their discretion and receive estate the  
 interest Dividends and annual proceeds thereof and pay or apply or retain the same as  
 and when the same shall respectively become due and be received as follows: That is  
 to say / As to one moiety or half part of the said Interest and Dividends unto my  
 said Brother and his Assigns for and during the term of his natural life And as to the  
 other moiety or half part thereof unto my Sister Mary Ann Tabberer the Wife of the  
 said Frederick Tabberer or unto such person or persons as she notwithstanding etc  
 present or any future coverture shall from time to time as the same shall become or  
 due not by way of assignment charge or other anticipation by any note in  
 writing to be signed by her or her said sister or appoint to receive the same during  
 her life And until or in default of any such direction or appointment thereof unto  
 the proper agents of her my said Sister Mary Ann Tabberer for her or her sole use and  
 benefit during her said life And so as the same shall be free from all debts and  
 engagements of her said present or any future husband for or for any purpose  
 whereby expressly well and best that the receipt in writing of the said Mary Ann  
 Tabberer her Appointee or appointees only and no other shall be a good and effectual  
 discharge to my said trustees or trustee for the time being for the same And from and  
 after the bequest of my said Brother upon trust to pay to or apply the said  
 moiety of the said Interest Dividends and proceeds as given to or for her not as aforesaid  
 unto my said Sister or unto such person or persons for such purposes and under and subject to  
 such restrictions and conditions and free from all debts and engagements as are or  
 shall be or shall be contained or contained with respect to the moiety of the said Interest  
 and Dividends so primarily given to or in trust for her the said Mary Ann Tabberer  
 And after the bequest of the Survivor of them my said Brother and Sister upon Trust as  
 to one moiety or equal half part of the said principal trust monies funds and Securities  
 that they my said trustees or trustee do and shall sell in and pay apply and dispose of  
 the same unto one or more or unto and amongst all and every the children of  
 the said Mary Ann Tabberer in such parts shares and proportions and subject to  
 such provisions conditions and restrictions as she the said Mary Ann Tabberer or  
 notwithstanding her said present or any future coverture by any good or good  
 instrument or instruments in writing to be made and believed by her in that a  
 presence of and attested by two or more credible witnesses or by her last will &  
 testament in writing or any codicil thereto to be by her signed and published in  
 the presence of and attested by the like number of witnesses shall be or shall be  
 or bequeath the same And in default of such direction limitation or appointment  
 gift or bequest and in case of any such and the same shall be unimpaired then upon  
 trust that they my said trustees or trustee do and shall pay and apply and  
 dispose of the said moiety of the said trust funds and Securities unto and to  
 equally between and amongst all and every the children of the said Mary Ann  
 Tabberer if more than one and if but one then wholly to such child then his or her  
 heirs Assigns assigns as and when they at or she shall severally and respectively  
 attain the age of twenty one years with benefit of Survivorship between them in case  
 of the death of any one or more of them under such age to remain joint and bequeath  
 the same accordingly And as to the remaining moiety or half part of the said  
 principal trust monies funds and Securities upon trust that they my said  
 trustees or trustee for the time being do and shall after the bequest of the said Mary  
 Ann Tabberer pay or apply the said Interest Dividends and yearly proceeds of such moiety  
 unto the said Frederick Tabberer and his Assigns for and during the term of his natural

life and after his decease then as to the said moiety of and in the said principal trust funds and securities upon trust that the said trustees or trustee to and shall stand possessed thereof upon and for such and similar trusts and purposes and in such and similar parts shares and proportions and subject to such and similar provisions or restrictions and conditions and generally for such and the same purposes for the benefit of the children or child of my said sister as are hereinafter declared and contained concerning the said moiety of the said principal trust funds securities but in such and every the children and child of my said sister shall depart this life under the said age of twenty out years without leaving lawful issue then upon trust that they my said trustees or trustee for the time being to and shall sell in and pay out a moiety or equal share part of and in the said principal trust monies funds and securities and after the decease of the said Frederick Tabberer sell in and pay the other moiety of the said trust monies funds and securities unto and equally between Letitia Dalton Edward Dalton Sarah Dalton Ann Dalton and Emma Dalton the children of Samuel Dalton late of Dingley in the said County of Warwick a Barrister at Law and Daniel Dalton Sarah Dalton William Dalton Mary Dalton Elizabeth Dalton Ann Dalton Thomas Dalton Samuel Dalton Emma Dalton the children of Daniel Dalton of Little Sawford in the said County of Warwick farmer and to the present and future born children and child of the said John Summers their Administrators Administrators and Assigns as and whom such Legatees shall severally and respectively attain their several and respective ages or age of twenty out years to whom I give and bequeath the same accordingly and I will and direct that it shall and may be lawful to and for my said trustees or trustee at any time after the decease of the said Mary Ann Tabberer and during the minority of any of her children or child or any other person or persons presumptively entitled under this my Will to apply all or any part of the dividends interest and proceeds of and in the said trust monies to relieve such children or child or other person or persons shall be so entitled in perpetuity as aforesaid for their life or lives maintenance education or support during their life or lives or for their respective minorities or minorities provided always and I further will and direct that it shall and may be lawful to and for my said trustees or trustee in their life or lives discretion at any time after the decease of her the said Mary Ann Tabberer and during the respective minority or minorities of any of her children or child as aforesaid or any other persons or person or persons presumptively entitled under this my Will to apply such part of the principal of the said or respective shares of and in the said trust monies to relieve such children or child or other person or persons shall be so presumptively entitled not exceeding one half part thereof for their life or lives respective advancement or preferment in the world provided always and it is my Will and meaning that in case any or either of my said trustees or any other trustee or trustees to be appointed or under this present provision in their any or either of their places or trades shall depart this life or be desirous of being discharged from the aforesaid trusts or shall be about to reside beyond the seas or shall neglect refuse or become incapable or unfit to act in the said trusts before the same shall be fully executed and performed then and in that case and so soon and as often as the same shall happen it shall and may be lawful to and for the said trustee or trustees for the time being or the last acting trustee under this my Will and I do hereby desire and require that Ann and them by and with the consent and direction of the said Mary Ann Tabberer during her life and after her decease of their life or lives own authority to nominate and appoint any or other fit person or persons to supply the place of such trustee or trustees so being declining or becoming unfit or incapable to act as aforesaid and that immediately after such appointment the trust funds and effects thereto under this my Will in the said trusts or trustee so dying or desiring to be discharged or going abroad or beyond the seas or refusing or neglecting or becoming incapable or unfit to act as aforesaid shall be assigned and transferred so and in such manner that the same may rest in such new trustee or trustees jointly or together with the surviving or continuing or acting trustee or trustees as the case may require and

that every new trustee shall have and may exercise the same powers privileges and  
 authorities as if he had been appointed by this my will and as if his name had  
 been originally inserted herein instead of the trustee in and to whose place sure  
 new trustee shall be appointed or named. And it is my mind and will that neither of  
 my said trustees or trustee for the time being shall be answerable or accountable  
 for any more of the said trust estate funds accounts property or effects than they do or shall  
 do respectively actually receive nor for any loss thereof nor for the insufficiency of any  
 security taken for the same so as sure loss or insufficiency happen without his care or lack  
 and good receipts and disbursements only and also that it shall and may be lawful to  
 and for my said trustees and each of them by and out of the said trust moneys estate  
 and effects to retain to reimburse and pay themselves and each also to  
 allow and pay to their and each trustee and co-trustees all interests and  
 charges and for all loss of time trouble and expences as they any or either of them  
 shall pay sustain expence or be put unto in the execution or carrying to execute  
 the trusts hereby in them imposed and lastly I hereby nominate constitute and  
 appoint my said Brother Leticia Perkins and the said Thomas Dandley and John  
 Summers Executors of this my last will and testament in witness  
 whereof I the said Leticia Perkins the testatrix have to the first first second third  
 at my hand only and to this the date and last set my hand and seal this thirteenth  
 day of February our thousand eight hundred and thirty nine. Leticia Perkins © Signed  
 sealed published and declared by the said testatrix Leticia Perkins as and for her last  
 will and testament in the presence of us who in her presence at her request and in the  
 presence of each other have subscribed our names as witnesses hereto. Richard Daine  
 Emma Lindow - Lucy Meal

**Proved** at London 13<sup>th</sup> May 1829 before the Judge by the oath of Leticia  
 Perkins Widow the Mother and Thomas Dandley and John Summers the  
 Executors to whom administration was granted having been first sworn by  
 Commission duly to administer

**In the Name of God Amen**  
 I Isaac Parker of near Mollin Criffa in the parish of Whitebarn in the County  
 of Denbigh being in perfect sound memory and good understanding blessed  
 be God for it and all his mercies and goodness to me but tending to mind the uncertainty  
 of this life do make and ordain this my last will and testament in manner and  
 form following first I give unto the poor of my native parish of Llanfair in the  
 County of Denbigh the sum of two pounds and ten shillings either in money or  
 in bread as shall be most convenient to my Executors hereinafter named and as  
 soon as set conveniently thereafter the time of my decease solemnly and lastly I give  
 and bequeath unto my well beloved Wife Martha Parker all and singular my manors  
 goods and chattels of every nature and kind whatsoever to have and to hold the same  
 unto her and I hereby nominate and appoint my said well beloved Wife to be sole  
 Executrix of this my last will and testament in witness whereof I have subscribed  
 my hand and seal this eighteenth day of November our thousand seven hundred and  
 thirty six. Isaac Parker © Signed sealed published and declared in the presence  
 of us Thomas Vaughan - Thomas Thomas - The Mark X of David Jones

**Proved** at London 14<sup>th</sup> May 1829 before the Judge by the oath of Martha  
 Parker the sole Executrix to whom administration was granted being  
 first sworn by Commission duly to administer

**This is the Last Will and Testament**  
 of our Mary Ann Parker of Cirencester in the County of Gloucester Spinster I give my

Isaac  
 Parker  
 at witness  
 Parker  
 3

Mary  
 Ann  
 Parker  
 3