

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

respectively of twenty pounds each for their trouble and witness
witnesses of the said sum of £2000 being delivered to them by last
will & Testament attorney Edward Stalham at 4th day of December
in the year of our Lord 1807 — J. H. Blagrove Esq. — solicitor to the
plaintiff & defendant in the said Testator as for his last will & Testa-
ment in the presence of H. H. Queen's Bench of Lincoln Inn —
Sam'l. Hunter Notary Public London.

On the 7th day of 1846 administration with the will annexed
of the goods, chattels and credits of John William Blagrove formerly
of Buntingford and late of West Driffield both in the County of York
middlesex Esq: Executor appointed was granted to Mary Charlotte a
partner (wife of Augustus Parkin Esq: the natural and lawful wife and
one of the next of kin of the said deceased having been first named
trustee to administer. John Blagrove the wife, John Diggin and
Robert Blagrove in the will written before George the Second King
and also Charles Campion Blagrove the brother and the principal
executor deceased named in the said will having respectively died
in the lifetime of the said Testator.

This is the last Will and Testament

of James Barham of Buntingford in the parish of Buntingford
in the County of York plumber painter and glazier widow of the
same in marriage following that is to say on the first place of record
that all my just debts funeral and testamentary expenses shall be
paid and discharged by my Executor and Executrix hereinafter ap-
pointed as soon as conveniently may be after my decease and death
will and testament that my said Executor shall remain master
and owner of my trade or business of a plumber painter and glazier
at Buntingford aforesaid until my youngest reputed child for the
time being shall attain the age of seventeen years and for the
purpose of enabling him to carry on my trade and business he
business of record that he shall during the period of his carrying on
the same have the occupation of the same and may have all
and pecuniary in or upon my said business which is now carried on and the
same are disposed and management of all the capital credits stock
and effects which shall be due owing or belonging to me in my said
hand or business at the time of my decease subject to the payment
thereout of my just debts funeral and testamentary expenses above
to the my Executor my said son effected for the purpose aforesaid to
him and the all my servants workmen and officers and allow
him and his heirs and executors of memory for their wages or hire as the same
shall fit and proper et al will and direct that such of the same
pecuniary gains and profits to arise from or to be produced by my said
trade or business during my life as the same shall be received on
by my said son as aforesaid after paying thereout all taxes and
laxes and other outgoings also retaining for his own use the
whole sum of twenty seven millions and for his wages or emu-
neration for carrying on the same business shall be paid and
applied in and towards the maintenance and support of my
son James Barham executor George Barham and Edmund
Barham as the said effects Barham and my daughter Edmund
Barham my Executor and Executrix hereinafter named and the
appointed shall from time to time think fit and at such times and
in such manner as they the or the shall think most beneficial to

James
Barham.

20.

until they severally shall attain the age of seventeen years and also in and towards the maintenance and support of Elizabeth Barlowe now and for many years past living with me at such times and in such manner as my said Executor and Executrix shall think best and most beneficial to her until the attainment of my said reputed children shall attain the age of seventeen years it being my will and desire that my said reputed children shall have a sum alone and some provision made for them respectively until they shall severally attain the age of seventeen years if they shall leave themselves in a creditable and proper manner and that the said Elizabeth Barlowe shall also have a sum and some provision made for her until the youngest of my said reputed children shall attain the age of seventeen years and particularly to have the said Elizabeth Barlowe to receive with freedom and affection and to attend to her wants and comforts of my said reputed children and the said Elizabeth Barlowe and will also direct that the residue or surplus of the said estate namely gains and profits to arise or be procured by my said tract or business during any time after the same shall be received by my said son effected as aforesaid before my death the said reverai payments and allowances as aforesaid shall be made from time to time by my said Executor and Executrix to the capital employed or to be employed in my said tract or business and to my said children and to my said son during my life or before the commencement of my said reputed children shall attain the age of seventeen years then and so forth by direct that a sole trustee of them as soon as conveniently may be thereafter of the said tract implements and effects used and employed in my said tract or business by public auction or private contract and that after payment of all expenses attending the said sale the net product of the same as also the amount of all sum and sum of money due to my estate in respect of debts owing by my said estate in respect of the same business and also all the capital employed therein shall be divided into two equal parts to one of which said parts my son shall have and the other of the same to his wife of whom as soon as she shall be deceased my son William Barlowe of the same place plainer my said son effected Barlowe and my said daughter Elizabeth Barlowe hereinafter executors administrators and assigns shall be entitled equally share and place alike as tenants in common and not as joint tenants and to the office or remaining part my said daughter Elizabeth Barlowe my reputed son Charles Barlowe and William Barlowe son of William Barlowe George Barlowe and Thomas Barlowe and the said executors administrators and assigns shall be entitled equally share and place alike as tenants in common and not as joint tenants in common and not as joint tenants and give and bequeath all my household furniture and effects plant and glass and earthenware unto the said effected Barlowe and Elizabeth in the Barlowe upon trust to use and enjoy the same in my said dwelling house in common with all other officer the several persons interested under this my will so long as my said business shall be carried on in pursuance of the trust and direction in that behalf hereinbefore contained and from and immediately after the same

Survivors shall receive to be received at the payment of such sum and
 division as aforesaid & so freely give and bequeath the same howe-
 ever future and effects placed in me during my life and
 unto and equally between said amouint all and every my children
 the said Mary Anne Vincent William Bartlam Alfred Bartlam and
 Jonathan Bartlam their respective executors administrators and
 assigns of us in law my said son Alfred Bartlam shall have and
 my said share or survivors until the youngest of my said reported
 children shall attain the age of seventeen years then as and until
 the youngest of the said children shall attain that age and give and
 bequeath the goodwill of the said Executor or Survivors unto my said
 son Alfred Bartlam who shall give and bequeath the stock in trade effects
 and implements thereof and belonging thereto and all and every sum
 and sum of money and capital due owing and belonging
 thereto after payment of all debts sum and sum of money due and
 owing therefrom unto and equally between said amouint my said
 four children Mary Anne Vincent William Bartlam Alfred Bartlam
 and Jonathan Bartlam as tenants in common and not as joint
 tenants and to their several and respective executors administrators
 and assigns provided always and so freely declare that the said
 Alfred Bartlam and Jonathan Bartlam shall be released and a
 discharge given with sum money and effects as shall cumulatively
 to their respective hands by virtue of this my will that they in
 shall only be answerable or accountable for their own respective
 acts receipts pursuets and wilful defaults nor for any loss fortune
 loss or damage that may happen to the said trust estate and in
 pecuniary chie also declare that it shall be lawful for my said Execu-
 tor and Executrix by and out of my estate to compound himself
 and herself all costs charges damages and expenses which may
 or either of them may sustain in the payment of any sum
 or execution or trusts of this my will or in relation thereto
 this lastly do declare nominate constitute and appoint my said
 the said Alfred Bartlam and my daughter the said Jonathan
 Bartlam Executor of this my will chie freely recouering and re-
 making void all wills before any time heretofore made to ex-
 ecute this will to be and remain my last will and testament
 in witness whereof the said names Bartlam have to this my
 last will and testament contained in these presents present to ex-
 ecute this will and affixed my seal this twenty fifth day of September
 in the year of our Lord one thousand eight hundred and forty six
 James Bartlam, - digitalized public record office
 said names Bartlam the testator as and for his last will and
 testament in the presence of w who in the presence and receipt
 and in the presence of each other (all being present at the same
 time) have recd to witness our names as witnesses attesting
 the due execution thereof the undersigned having been
 first above interroged. R. C. Heathley Greenhill Alfred Rieffell
 Jol. Bartlam.

PROVED at London the 7th Nov: 1846 before the Honourable John
 Bawden Doctor of Law and Barrister by the oaths of Alfred the
 Testator the son and Jonathan Bartlam his son the
 Executors to whom above power granted having been first
 sworn to administer.

This is the last Will and Testament
 of the Willian Bennett of 20 High Street in the County

William
 Bennett