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Wills and Deeds of Gifts by me at any time heretofore made to witness
whereof I have set my hand and seal this twenty fourth day of October
in the year of our Lord one thousand eight hundred and forty
eight - Charlotte Morphy Esq. Testatrix as and for her last Will and Testament
to be by Charlotte Morphy her testatrix as and for her last Will and Testament
made in the presence of us at the same time was at her request in her
presence and in the presence of Mrs. Mary Grace subscribed our names
as witnesses hereto - John Tottorelli - James Oddo.

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PROVED at London Q^t March 1849 before the Judge by the
oath of David O'Crede, sole Executor to whom Aburou was granted
swearing being first sworn by him duly to administer.

In the Name of God Omnipotent.

I John Murphy of Killarney in the County of Kerry being of sound
mind and memory blessed be God for the same do make and publish this
my last Will and Testament in manner and form following I will and
stare that all my just debts and funeral expenses shall be paid and
discharged in the hands and affectionate disposition of my eldest son John
now residing in New South Wales I feel satisfied the will so all in this
power to leave my widow carried into execution and treat the will to the
rest of his power relieve his brothers and sisters and friends here in this
world to leave and bequeath unto my eldest son John all my
estate and interest in and to the lands of Clatman Shandonmore
Kilponougha & Durallane subject to a head rent to Earl of Limerick
of two hundred and twenty pounds per annum I leave and bequeath unto
my second son William the sum of five hundred pounds Sterling to be
paid proportionably out of all his property I may die possessed of accord-
ing to his yearly value and in case of the death of my said son William
am unmarried and without lawful issue my will is that the said
sum of five hundred pounds will be paid to him shall not be divided at all I
leave and bequeath unto my third son Thomas all my estate and in-
terest in and to the tenuants of land in High Street in Killarney at present
held and enjoyed by the representatives of James Spillane John Callan
and Michael Foley and that tenant leaving by me the Christopher
Murray Esq and small lot for one acre on the fair hill I leave and be-
queath unto my fourth son Richard my estate and interest in and to the
lands of Dunanswee subject to a head rent to the Earl of Limerick of
thirty two pounds per annum I leave and bequeath unto my fifth son
Alexander all my estate and interest in and to my tenuants in High Street
in the Town of Killarney more and less and occupied by Edmund Carty, Dermot
Clifford John Martin and Davis Murphy and all interest I may
have arising out of the New Markets Estate and District of Killarney
subject to two pounds Sterling per annum head rent to the Earl of Limerick
and also to all my estates and interest in and to the lands of Coolocky sub-
ject to a head rent of thirty two pounds sterling per annum for said lands
of Coolocky I leave and bequeath unto my eldest daughter Charlotte the
sum of eight hundred pounds to be paid six per cent until same is paid to
my youngest daughter Charlotte the sum of fifteen hundred pounds the
same to be paid interest for same at six per cent until fully paid her and
between my marriage settlement the sum of one thousand pounds
Sterling was appropriated & set off to raised off my property as provision for
my younger children I now desire and will is that it be paid
of one thousand pounds shall not be raised or levied off my said property
but that care of every of my younger children shall have and enjoy the pro-
perty left by me to them in this will in like heretofore and should any of

John
Murphy.

Esq.

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share of his estate his act or his proportion of said thousand pounds
 by will is that his person or persons so claiming shall be paid his pro-
 portion of said thousand pounds as would be his proportion coming to
 him person or persons if his entire one thousand pounds was equally di-
 vided between all my surviving younger children and no more and
 that such person or persons shall forfeit any claim he has or may have
 to any property left him by this my will and in case of his death
 of any of my sons unmarried and without lawful issue my will is that
 his property be sold to make ready to his widow the sum of fifty pounds
 sterling except the sum of five hundred pounds which to my son William
 who may dispose of same as he thinks proper and as my life is now in-
 dured in the above Insurance Office for five hundred pounds and also in
 the Exchange Insurance Office for one thousand my will is that his ac-
 tions of said five hundred or any part of same that may become due to me
 at the time of my death shall be paid or placed to his account of
 my daughter Charlotte as part of her fifteen hundred pounds herein re-
 willed to her and only due part as shall remain unpaid by the in-
 surance office shall be raised off my property and in case of the death
 of my said daughter Charlotte before she attains the age of twenty one
 years my will is that his fortune bequeathed etc shall be divided in
 equal parts between my three sons Richard Alexander and Thomas
 & leave and bequeath any household furniture both plate or any
 sumption of Agricultural implements & may be possessed of to my said
 daughter Charlotte and I will and desire that my property shall re-
 main in the hands of my Executors until my just debts be paid and satisfied
 excepting one hundred pounds per annum to be paid for the care
 and maintenance of my son Alexander and fifty pounds per annum
 to my son Thomas and of his my last Will and Testament I constitute
 nominate and appoint my eldest son John Christopher Galway Esq.
 Galway barrister and Doctor Walter William Murphy my exec-
 utoris I also will that a sum of fifty pounds sterling shall be ap-
 pointed in reality at the rate of five pounds per annum as or near
 of remuneration or retribution of any money that may have remain-
 ed in my hands belonging to any person whatever who may not
 be able to produce agent or legal claim and I nominate and ap-
 point my son John Galway Rector to my property & may be en-
 titled to not before ten years from the date of my death account of
 my land and affites my real this tenth day of August one thousand
 eight hundred & forty one - 1841 - signed sealed pub-
 lished and declared by the within named John Murphy to be his
 last Will and Testament in presence of us who have account due
 to his own names in presence of the testator and in presence of our
 other - J. Huddes, M. Murphy - J. Huddes witness
 I have this day witnessed & attested - Jeffrey Auger Notary Public
 J. Huddes witness & attested - Jeffrey Auger Notary Public

17/11/ of his last will and Testament of John Murphy late of
 Killarney in the County of Kerry Esq: Deed: Admitted in the Registry
 Office of the Diocese of Cork and Cloyne on the 8th day of June
 1842 by T. W. Murphy Esq: Executor.

Power granted to Walter W. Murphy of Killarney Esq: &c. S.
 on the 15th day of July 1842. witness & attested - Jeffrey Auger N.P.
 J. Huddes witness & attested - Jeffrey Auger N.P.

PROV'D at London on the 1st day of November 1843 before the Judge of the
 Probate of Walter William Murphy Doctor in Medicine one of the Ex-
 ecutors to whom power was granted having been sworn by Com-
 mission duly to administer. Power received of making the life

Grant to John Mosley his son Christopher Galloway and Thomas
Galloway his other Executors when heys shall apply for his sumes.

This is the last Will and Testament

of me John Mosley of 296 Davies St, Berkeley Square London Carpenter
and Painter as follows. I first direct all my just debts funeral and埋葬
expenses and the charges attending my passing this my Will to be
fully paid and discharged I give and bequeath to my dear friend Willi-
am Wode of Bishop Stortford the sum of five pounds to purchase a ring
or some slight memorial of me as a testimony of my great esteem for
him I give and bequeath to each of my Executors hereafter named the
sum of ten pounds (£10) apiece And as to all the last residue and
remainder of my estate property and effects whatsoever whatsoever and of
what nature and kind soever I give and bequeath the same and every-
part thereof unto Robert Gray Esq of £13 Old Caruside St, Caruside
Square London and unto Thomas Vernon of £20. Abingdon Clapham &
and have this Executors and assigns upon trust immediately after my
death to get in and convert into parts thereof as shall not consist of money
into money and upon the further trust to lay out and invest the same in
shares of some one or one of the parliamentary stocks
or funds of this Kingdom and to expend the interest or dividends arising
thereon on the maintenance of my widow in such proportion and
in such manner as they (the said Robert Gray Esq and Thomas Ver-
non) shall seem most fit until the youngest of my surviving children
shall attain the age of 21 years and immediately after the said
and attaining of the age of 21 years of my youngest surviving child
upon the further trust to convert the said trust stocks funds and tem-
peries into money and divide the amount thereof (with due exceptions
and reservations as hereafter stated) equally amongst my surviving
children share and share alike And I do direct that should either of my
daughters marry before the attaining of the age of 21 years of my young-
est surviving child and that my before mentioned Executors shall approve
of the marriage that they the said Executors shall be at liberty if it may
to begin to pay unto care or cister of her (to be reckoned and
considered as an advance of due or any sum of money as would or might
become due to her on the attaining of the age of 21 years of my youngest
surviving child) the sum of three hundred pounds (£300) care as a mar-
riage portion or due sum not exceeding that amount as to leave the said
Executors may seem fit and proper And I do direct as regards the sum or
portion of money that may become due to my said Thomas Vernon on the attain-
ing of the age of 21 years of my youngest surviving child the said
portion or sum of money shall be invested for him in some way leaving
before mentioned Executors shall seem most fit and proper And that as
my said son Thomas shall receive the profit or interest arising from such
investment for his maintenance or if my said Executors shall think fit &
leave the same as my other children And further I do direct that on request in
writing of John Patterson Waterlow of the Brewery Cumbeland a sum
of money not exceeding in amount the sum of three hundred pounds
£300 shall be lent to the said John Patterson Waterlow at the interest
of 5 per cent p annum for the purpose of enabling him profitably to run
on his business my said Executors taking the bond or acceptance for
the repayment of the sum of money so lent at such reasonable time as
to leave may seem fit not exceeding two years the term of partner-
ship at present or about being executed between as shall terminate and
lastin g so direct that my said Executors shall be held accountable for

John
Mosley

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