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Wills and Deeds of Gifts by me at anytime heretofore made in writing
whereof I have set my hand and seal this twenty fourth day of Novem-
ber in the year of our Lord one thousand eight hundred and forty
eight - Charlotte Morale (S) Signed sealed published and deliv-
ed by Charlotte Morale her testatrix as and for her last will and testa-
ment in the presence of us at the same time was at her request in her
presence and in the presence of each other have subscribed our names
as witnesses hereto. John Tottordell - James Dodd.

Proved at London 9th March 1849 before the Judge by the
oath of David Meredith her sole Executor to whom Abjuration was granted
having been first sworn by London duly to administer.

In the Name of God Almighty.

I John Morphy of Lillanay in the County of Sligo 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
give that all my just debts and funeral expenses shall be paid and ex-
pensing on the kind and affectionate disposition of my eldest son John
now residing in New South Wales I feel satisfied he will do all in his
power to have my wishes carried into execution and that he will to the
best of his power relieve his brothers and sisters and forward them in their
career here his words I leave and bequeath unto my eldest son John all my
estate and interest in and to the lands of Lillanay in the County of Sligo
subject to a dead rent to the Earl of Eglintoun
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 the property I may be possessed of at the
time of his death yearly value and in case of the death of my said son Willi-
am unmarried and without lawful issue my will is that the said
sum of five hundred pounds will be to him shall not be levied at all I
leave and bequeath unto my third son Thomas all my estate and in-
terest in and to the tenements & lands in the street in Lillanay at present
leased and enjoyed by the representatives of James Spillane John Callag-
han & Michael Foley and that tenement leased by me the Christopher
Gawney Esq and small lot for one acre on the said hill I leave and be-
queath unto my fourth son Richard my estate and interest in and to the
lands of Dundawpwell subject to a dead rent to the Earl of Eglintoun of
twenty two pounds per annum I leave and bequeath unto my fifth son
Alexander all my estate and interest in and to my tenements in the street
in the Town of Lillanay now aged and occupied by Edmund Cady & George
William John Lewis John Martin and David Lewis and all interest I may
have arising out of the said Markets Market Lane and Market Square or
subject to two pounds sterling per annum dead rent to the Earl of Eglintoun
and also to all my estate and interest in and to the lands of Coolin, sub-
ject to a dead rent of thirty two pounds sterling per annum for said lands
of Coolin I leave and bequeath unto my eldest daughter Maria 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 to
be paid interest for same at six per cent until fully paid her and
whereas by my Marriage Settlement the sum of one thousand pounds
sterling was appropriated & settled to raised off my property as provision for
my younger children I now give and my will is that the said sum
of one thousand pounds shall not be raised or levied off my said property
but that each of every of my younger children shall have and enjoy the pro-
perty left by me to them in this will in like manner and should any or

John
Morphy.
Esq.
13.

Grant to John Mosley the son Christopher Gallway and Thomas
Gallway the other Executors who they shall apply for the same.

This is the last Will and Testament

of me John Mosley of St. b David St. Bethleay Square London Carpenter
and Shuider as follows First I direct all my just debts funeral and testamen-
tary expence and the charges attending the proving this my will to be
fully paid and satisfied I give and bequeath to my dear friend Willi-
am Weale 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 care 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 wheresoever and of
what nature and kind soever I give and bequeath the same and every
part thereof unto Robert Oran Daft of St. 13 Old Cavendish St. Cavendish
Square London and unto Thomas Vernon of St. 13 Old St. Clapam
and their heirs Executors and assigns upon trust immediately after my
decease to get in and convert such parts thereof as shall not consist of money
into money and upon the further trust to lay out and invest the same
whereof of such monies in some one or more of the particular stocks
or funds of this Kingdom and to expend the interest or dividends arising
therefrom on the maintenance of my children in such proportion and
in such manner as they (the said Robert Oran Daft and Thomas Ver-
non) shall seem most fit until the youngest of my surviving children
shall attain the age of 21 years and from and immediately after the
said attaining of the age of 21 years of my youngest surviving child
upon the further trust to convert the said trust stocks funds and secu-
rities into money and divide the amount thereof (with such accretions
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 such marriage that they the said Executors shall be at liberty if it may
to them seem fit to pay unto care or estate of her (to be returned and
returned 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 such sum not exceeding that amount as to them 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 son Thomas on the attain-
ing of the age of 21 years of my youngest surviving child that the said
portion or sum of money shall be invested for him in some way that my
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
that he my said son Thomas shall have his share or portion of money
the same as my other children And further I do direct that on request in
writing of John Patterson Waterston of the Savoy Chamberlain a
sum of money not exceeding in amount the sum of three hundred pounds
(£300) shall be lent to the said John Patterson Waterston at the interest
of 5 p cent p annum for the purpose of enabling him profitably to en-
gage in his business my said Executors taking his bond or acceptance for
the repayment of the sum of money so lent at such reasonable time as
to them may seem fit not exceeding the time when the said particu-
lar at present or about being executed between us shall terminate And
lastly I do direct that my said Executors shall be and be amenable for

John
Mosley

10.