

Trustees by the profits and proceeds of my Real and personall Estate
for such only Daughter to be payable at her age of Eighteen
years or day of marriage which shall first happen And if I
shall have two or more such Daughters then the sums of
Eight thousand pounds to be raised and payable to such two
or more Daughters in equal proportions and at such times
and in such manner as the portion for one such Daughter
was to be paid as aforesaid And if such Daughter or Daughters
of my said son George and such my own Daughter or Daughters
and all or any of them shall dy before their respective portions
shall become payable as aforesaid then my will is that the
moneys raised or to be raised for any such Daughter or
Daughters so dying shall not be payable to the Executors or
Administrators of any such Daughter so dying but shall go
in case of the said Estate and shall be disposed and laid out by
my said Executors and Trustees the Survivors or Survivor of
them or the Executors or Administrators of such Survivor in
the purchasing of lands and hereditaments in fee simple in
the County of Kent and be settled as near as may be to the use
use as my said father in Barham by this my will is devised
(except as is herein before excepted) And I will and direct that
every person who shall from time to time be Tenant for life
by virtue of this my will or of any settlement hereafter to be
made pursuant of this my will shall have power when and
as in possession from time to time to make any lease or leases
by Indenture at the best improved Rents which at the time of
making such lease or leases can be had and obtained without taking
any fine or fine for making the same lease or leases

A Lease or