

ON the Nineteenth day of July, 1876,
the Will of William Sudler late of Woodfield Clevedon
in the County of Somerset Gentleman

deceased, who died on the Second day of May 1876,
at Clevedon aforesaid

was proved in the District Registry attached to Her Majesty's Court of Probate
at Bristol by the Oath of
Matthew (in the Will written Matthew) Mair of Portland
Square in the Parish of Saint Paul in the City of Bristol Draper
Edward John Morris (in the Will written Edward John)
Morries of 89 Nelson Street in the same City Wholesale
Iron Dealer and Alfred Tilley of Redland in the same
City Gentleman the

Executors therein named They having been first sworn duly to administer.

Effects under £1000. No household

Extracted by Sweet & Burroughs
Solicitors

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Printed for
Majesty's Stationery Office,
New Street, Stoney's Gate,
Westminster.

This is the last Will of me William
Sadler of Woodfield Levedon in the County of Somerset
gentleman I appoint my Friends Matthew Meir of Portland
Square in the Parish of Saint Paul in the City of Bristol
Draper Edward John Morgan of Number 4 Nelson Street Bristol
Wholesale Tea Dealer and Alfred Tilly of Greenland Place granary
Hill Clifton Bristol gentleman Trustees and executors of this
my Will and I bequeath to each of them the sum of five pounds
as a token of my regard I bequeath to my Grandson William
Sadler Sinclair my gold Watch chain and key and Silver
snuff Box I bequeath to my step daughter Marrow Dalrymple
such part of my plate plated Articles jewellery and booke as
formerly belonged to her Mother and as to all the rest of such
plate plated articles jewellery and book I give and bequeath
the same unto my daughter Mary Jane Sinclair the wife of
John Sinclair of Bath Draper and to whom I also bequeath
the sum of two hundred pounds To my Sister Harriet
Sadler now residing at Ottawa Canada West the sum of fifty
pounds To my Nephew James Sadler of Number 55 Clarence
Street Glasgow the sum of fifty pounds all of the aforesaid -
Legacies to be paid free of legacy duty and as to all that my
freehold Messuage or dwellinghouse and premises Number 2
Coates Buildings Redland in the parish of Westbury upon
Yeo in the City of Bristol And also all my shares stock or
other money in the Staffs Vale Railway the Great Western Railway
the South Devon Railway and the Bristol and Coates Railway -
and in the Union Finance Company (incurred) And also all the
rest and residue of the real and personal estate and effects -
whatsoever and wheresoever of which I shall be seized possessed
of or entitled to at the time of my decease except such part
thereof as may be vested in me upon any trust or by way of
Mortgage I devise and bequeath the same respectively unto

my said Trustees their heirs executors administrators +
and assigns upon trust to call in and convert into money such
part of my said personal estate and effects as at the time of
my decease shall not consist of money and as to my said
House and other real estate and also as to such part of my
said personal estate and effects as shall be invested at interest
Upon trust to retain the same several properties and effects
upon the same investments as they shall consist of at the
time of my decease or at the discretion of the said Trustees
to make sale and dispose of my said Messuage or dwelling
house and other my aforesaid real and personal estate and
effects either together or in parcels and either by public Auction
or private contract with power to insert any special or other
stipulations in any contract or conditions of sale as to the
title or otherwise as they or he might think proper and do
and shall by and out of the money which I may leave at the
time of my decease or which may be due and owing to me
or which may arise from any such sale or conversion as
aforesaid pay all my debts funeral and testamentary expenses
and the legacies bequeathed by this my Will or any Codicil or
Codicils thereto And do and shall invest the residue of any
such money in any of the parliamentary stocks or public
Funds of Great Britain or at interest upon Government or
Real Securities in England or Wales or on the Stock or Bonds or
Debentures of any public company incorporated by Act of
Parliament and paying a dividend or on Mortgage of the
shares of any such company And do and shall at the discretion
of the said Trustees or Trustee for the time being vary the
said Investments from time to time for other investments of
the same or a like nature And do and shall pay out of the
annual income and proceeds of my said Trust estate and
Effects the annuity or sum of Fifteen pounds to my said step
Daughter Marion Dalrymple for her life for her sole and
separate use independent of any Husband with whom she
may intermarry and so that her receipts alone whether covert
or sole shall be a sufficient discharge the same to be paid

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quarterly the first payment to be made at the expiration of
three calendar months after my decease and subject thereto do
pay the said annual income and proceeds of my said Trust
estate and effects unto or permit the same to be received by my
said daughter Mary Jane Sinclair for her sole and separate
use and benefit independent of the debts, control and engagements
of the said John Sinclair and without power to anticipate the
same by charge or otherwise and so that her receipt alone for
the same shall be a sufficient discharge and from and after
her decease I declare that the said trust money stocks funds
and securities and the annual income thereof shall go remain
and be in trust for all and every or such one or more exclusively
of the other or others of the children or child or remoter issue of
my said daughter at such age day or time or ages days or times
for such estate or estates interest or interests and generally in such
manner as my said daughter by any deed or deeds or by her
last will shall direct or appoint and in default of and until
such direction or appointment shall not extend in trust for all and
every the present and future children and child and the issue
of any child of my said daughter who shall die in my lifetime
who being a male or males shall attain the age of Twentyone
years or being a female or females shall attain that age or
marry under that age and to be divided between them if more
than one in equal shares yet so that the issue of any child of my
said daughter dying in my lifetime as aforesaid shall only be
entitled (and if more than one in equal shares) to the share or
shares to which her deceased parent might have become entitled
if he or she had survived me provided always and I do hereby
declare that no child or remoter issue taking any part of the said
trust money stocks funds or securities under any such
appointment as aforesaid shall be entitled to any part of the
unappointed part of the said trust premises without bringing
his or her appointed part or share into hotchpot and accounting
for the same accordingly unless my said daughter shall by
writing under her hand direct and declare to the contrary and

I empower my said Trustees to apply the whole or any part of the annual income of the share of any child or remoter issue who shall be presumptively entitled in profession during his or her minority for his or her maintenance and education and that whether his or her parent shall or shall not be competent and able to maintain and educate them And I direct my said Trustees to accumulate the unapplied income of such shares (if any) by investing the same in any of the aforesaid securities with power to vary any of the securities for the time being for others of the like nature and to hold the accumulations upon the trusts and subject to the powers aforesaid concerning the fund from the annual income of which the same shall have proceeded And I empower my Trustees to advance any part not exceeding one half part of the share of any child who shall be presumptively entitled in profession for his or her preferment or advancement or otherwise for his or her benefit And I devise and bequeath to my said Trustees their heirs executors administrators and assigns all Estates which at my decease shall be vested in me as Trustee or Mortgagee subject to the trusts and equities affecting the same respectively And I declare that the power of appointing a new Trustee or Trustees of this my Will shall be vested in my said daughter during her lifetime In witness whereof I the said Testator William Sadler have to this my Will contained in this and the three preceding sheets of paper set my hand this eleventh day of March One thousand and eight hundred and sixynine.

Signed by the said Testator

William Sadler in the presence
of us present at the sametime
and who in his presence and
in the presence of each other
have hereunto subscribed our
names as witnesses

William Sadler

William Sivell Sol^r 24 Bridge Street Bristol
Rob^t W Hawthorn his Clerk.

Proved at Bristol the Nineteenth day of July 1876 by the Oath of Matthew
(in the Will written Matthew) Weir, Edward John Horras (in the Will
written Edward John) Morgan and Alfred Tilby the Executors to whom
Administration was granted.

The Testator William Sadler was late of Woodfield Clevedon in the
County of Somerset Gentleman and died on the second day of May
1876 at Clevedon aforesaid.

Under £ 0000.

Sweet & Burnoughs solicitors Bristol

Certified to be an exact copy