

This is the last Will and Testament of me Samuel Hockley formerly of Sydney but now of Botany in the Colony of New South Wales Butcher First I direct the payment of all my just debts funeral and testamentary expenses by my Executors hereinafter named and subject thereto I give devise and bequeath unto my son John Samuel Hockley now residing with me all that the southern moiety or equal half part or share (the whole into two equal parts being divided) of and in all that my land and hereditaments situated on the East side of George Street in Sydney aforesaid granted to me by Governor Darling on the nineteenth day of October one thousand eight hundred and thirty one being allotment number seventeen of Section number eight in the Parish of Saint Lawrence and which said moiety commences at the South West corner of the said land so granted as aforesaid and is bounded on the West by George Street South fifty four feet three inches on the North by an Easterly line of Two hundred and sixteen feet on the East by a southerly of fifty two feet six inches and on the South by a Westerly line of Two hundred and eighty eight feet to the commencing point And also all that the north eastern moiety or equal half part or share (the whole containing Twenty nine acres three roods and thirty perches into two equal parts being divided) of and in all my land and hereditaments situated at or near Botany Bay in the said Colony in the Parish of Saint George in the County of Cumberland and which said moiety commences at the North East corner of the said land and is bounded on the East by the East boundary of the said land being a line bearing East Thirty five degrees South thirty seven chains sixty five links on the South by a line bearing South thirty five degrees West eight chains thirty links on the West by a line bearing West thirty five degrees North thirty four chains fifty links to the Georges River old Road and on the North by that road to the commencing point To hold the said two several moieties lands and hereditaments with their several rights members and appurtenances unto the said John Samuel Hockley his heirs and assigns for ever And I give devise and bequeath unto the said John Samuel Hockley Samuel Baylis of Sydney Wheelwright and Thomas Johnson of the Brown Inn Brickfield Hill Sydney aforesaid Licensed Victuallers the other moieties of the said several lands and hereditaments hereinbefore described and all other my real and personal estate property and effects whatsoever and wheresoever which I shall be seized or possessed of and entitled unto at the time of my decease To hold the same unto the said John Samuel Hockley Samuel Baylis and Thomas Johnson their heirs executors

administrators and assigns upon trust that they the said Trustees and the survivors of them and the heirs executors and administrators of such survivor do and shall collect get in and dispose of my said personal estate and invest the proceeds thereof in good real security and do and shall let the said monies and real estate at the best rent that they can obtain and that from year to year or for a term of years not exceeding six years at any one time And I direct that the Trustees of this my Will shall stand possessed of the said realty and personally and the rents issues interest dividends and annual proceeds unto and for the maintenance and Education of all and every the children of my Daughter Sarah the wife of John Smith of Sydney aforesaid Labourer until the youngest of them shall attain the age of Twenty one years and on such youngest child attaining that age upon trust to convey assign assure the said moiety of my said fifty acres of land in the Parish of Saint George aforesaid to Joseph Smith son of my said daughter Sarah Smith and to his heirs and assigns for ever and to convey assign assure transfer and pay the residue of my said real and personal estate unto and equally between and amongst all and every the children of her my said daughter (including the said Joseph Smith) share and share alike as Tenants in Common and to their several and respective heirs executors administrators and assigns for ever And I do hereby give devise and bequeath the same accordingly Provided always and I do declare my will to be that in case the Trustees hereby appointed or to be appointed as hereinafter is mentioned or any of them shall depart this life or become incapable or decline to act in the Trusts hereby reposed in them respectively then and as often as the case shall happen it shall be lawful for the surviving or continuing Trustees or Trustee for the time being or the Executors or Administrators of the last surviving or continuing Trustee by writing under his her or their hands or hand to appoint one or more person or persons to be a Trustee or Trustees in the room of the Trustee or Trustees so dying or becoming incapable or refusing to act therein as aforesaid And thereupon the said Trust Estates monies and premises shall by all proper conveyances and assurances be vested in the said new Trustee or Trustees solely or jointly with the surviving or continuing Trustee or Trustees as occasion shall require And I declare that such new Trustee or Trustees shall have the same powers and authorities as if he or they had been originally nominated a Trustee or Trustees in this my Will I nominate constitute and appoint the said John Samuel Hockley Samuel Baylis and Thomas Johnson Executors of this my Will

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And I hereby declare that they my said Trustees and Executors shall be charged and chargeable only for such monies effects and things as they shall respectively actually receive by virtue of this my Will and that the one of them shall not be answerable or accountable for the other of them nor for any involuntary loss misfortune or damage which shall happen in the execution of this my Will and that my said Trustees and Executors shall or lawfully may by and out of the monies which shall come to their hands under or by virtue of this my Will retain to and reimburse themselves respectively all costs loss charges and expenses which they shall respectively sustain expend or be put to in the execution of this my Will together with a reasonable allowance for journeys loss of time and trouble And lastly I hereby revoke all former wills by me made and declare this to be my last In witness whereof I have hereunto set my hand this twenty third day of March one thousand eight hundred and fifty three — The mark of X Samuel Hookley the Testator — Signed and published by the said Samuel Hookley the Testator as and for his last Will and Testament in the presence of us who in his presence at his request and in the presence of each other have hereunto subscribed our names as witnesses the alteration on the Twenty fourth line and between the Twenty third and twenty fourth lines of the second page to which our initials are put having been previously made in his presence — W. G. A. Fitzhardinge
Thos Lipscomb.

10th March 1859. This day upon Petition Probate of the last Will and Testament of Samuel Hookley deceased was granted to John Samuel Hookley and Samuel Baylis two of the Executors in the said will named (Thomas Johnson the other Executor in the said will named being deceased) Testator died 7th February 1859. Goods sworn at £26. Probate dated the same day as granted.

✓ N^o 4290.

10th March 1859. This day upon Petition Administration of all and singular the goods chattels credits and effects of William Graham deceased was granted to Sarah Locock Campbell the widow of the deceased Intestate and now the wife of Alexander Campbell Intestate died 26th April 1857. Goods sworn at £800. Administration dated the same day as granted.

✓ N^o 4291.

14th March 1859. This day upon Petition Administration of all and singular the goods chattels credits and effects of Thomas Redgrave