



# This is my last Will and Testament

of me

Edward Savage of Crofton in the County of Worcester Gentleman First I  
will and direct that all my Just Debts and Funeral and Testamentary expences be  
punctually discharged In the next place I give and devise all my freehold Messuage  
Buildings Farm Lands and Hereditaments situate in the Township of Badsay in the  
said County of Worcester now in the occupation of my Brother Thomas Savage with his  
appurtenances unto my Great Nephew Edward Applebee Son of my late Niece Sarah Applebee  
Wife of Thomas Applebee of Shatterfield in the County of Warwick Farmer his heirs and assigns  
for ever and I give and devise all that my freehold Messuage or Tenement with the garden  
and appurtenances hereunto belonging situate and being at Aldington in the Parish of  
Badsay aforesaid and now or late occupied by William Savage unto my Brother Thomas Savage  
and his assigns for and during the term of his natural life and from and immediately  
after his decease I give and devise the same unto his three children William Savage Mary  
Savage and Sarah Greenway equally to be divided among them share and share alike as  
Tenants in common and not as joint Tenants and to their respective heirs and assigns for  
ever and I give and devise all those my copyhold Messuages Buildings Lands Tenements and  
Hereditaments called two yard land and an half and formerly belonging to James Bourton  
and one yard land and an half formerly the Estate of Mary Cole situate lying and being  
in Crofton aforesaid with their and every of their appurtenances and held by me  
under the Dean and Chapter of the Cathedral Church of Christ and the Blessed Mary the  
Virgin of Worcester by several Grants or copies of Court Roll of the Manor of Crofton  
aforesaid heretofore made to me or to others in trust for me and all other my copyhold  
Estate whatsoever unto my Great Nephew Morris Applebee Son of my said Niece Sarah Applebee  
his Executors Administrators and Assigns according to the custom of the said Manor for  
and during the respective lives of such persons for which the same shall be respectively  
helden at the time of my decease by virtue of the respective Grants by Copy of Court Roll  
thereof and for all such other Estate and Interest as shall be then subsisting of and  
in the said premises by virtue of any Grants made or to be made of the same I will  
and direct that my Executors hereinafter named do and shall out of my personal estate  
place out the sum of Three Thousand pounds at Interest upon Government or real  
securities in England in their names and do and shall pay the dividends Interest or  
Annual Proceeds of One Thousand pounds part of the said sum of Three Thousand pounds  
as the same shall become due and payable unto or permit the same to be received  
by my said Brother Thomas Savage and his assigns for and during the term of his  
natural life and immediately after his decease do and shall pay or assign and  
transfer the said principal sum of One Thousand pounds and all Stocks Lands and  
securities in or upon which the same or any part thereof shall or may be laid out  
or invested unto his said three children William Savage Mary Savage and Sarah

Greenaway for their own use and benefit to be equally divided between or among them share and share alike and do and shall pay the dividends interest or annual proceeds of one thousand pounds other part of the said sum of three thousand pounds as the same shall become due and payable unto or permit the same to be received by my good friend Mr. William Lunn of Norton in the Parish of Norton and Lenwick in the said County of Worcester and his assigns for and during the term of his natural life and from and immediately after his decease do and shall pay the said dividends interest or annual proceeds of the same sum of one thousand pounds unto or permit the same to be received by my Niece Margaret Lunn the wife of the said William Lunn and her assigns during her natural life and from and immediately after the decease of the survivor of them the said William Lunn and Margaret his wife do and shall stand possessed of the said last mentioned principal sum of one thousand pounds and all the stocks funds and securities in or upon which the same sum or any part thereof shall or may be laid out or invested in Trust for the use and benefit of all and every or such one or more of the children of the said Margaret Lunn as shall be living at the time of the decease of the survivor of them the said William Lunn and Margaret his wife as shall then have attained the age of twenty one years or be married or shall have to attain that age or be married to be equally divided between or among them if more than one share and share alike and if there shall be but one such child then in trust for such only child and I direct that the share of each child stand in the said principal money shall be paid to him or her as and when he or she shall have attained his or her age of twenty one years notwithstanding the minority of the rest of the said children and do and shall receive the dividends interest or annual proceeds of the sum of one thousand pounds residue of the said sum of three thousand pounds during the minority of my Great Nephew Thomas Applebee another son of my said Niece Sarah Applebee and pay and apply the same for and towards his maintenance and education and from and immediately after my said Great Nephew Thomas Applebee shall have attained his age of twenty one years I will and direct that my said Executrix do and shall pay or assign and transfer the said last mentioned principal sum of one thousand pounds residue of the said sum of three thousand pounds and all stocks funds or securities in or upon which the said sum of one thousand pounds or any part thereof shall or may be laid out or invested unto my said Great Nephew Thomas Applebee for his own use and benefit and I direct that my said Brother Francis Savage and the said William Lunn and Thomas Applebee shall respectively be intitled to and shall receive interest for their respective shares of and in the said sum of three thousand pounds from the day of my decease I give and bequeath unto my Great Nephew Benjamin Applebee another son of my said Niece Sarah Applebee the sum of four hundred pounds unto my Great Niece Elizabeth Hebberton Wife of Charles Hebberton of the Elms in the Parish of Hallow in the said County of Worcester Farmer the sum of fifty pounds unto John Andrews of Charlton in the County

of Worcester first Cousin to my late dear Wife the sum of Thirty pounds and unto  
his Niece Mary Bourloue the like sum of Thirty pounds unto Elizabeth Smith my  
Servant in case she shall be in my service at the time of my decease the sum  
of Twenty pounds and unto each of my Executors hereinafter named the like  
sum of Twenty pounds for the care and trouble they may have in the execution of  
this my will besides allowing them to retain all their reasonable Costs charges and  
expences herein and I direct that the several Legacies hereinbefore given for the payment  
whereof no time is appointed shall be severally paid within twelve calendar months next  
after my decease and that the several Legacies hereinbefore bequeathed to the said  
John Andrews Mary Bourloue Elizabeth Smith and my said Executors shall be paid without  
any deduction for the duty payable to Government I give and bequeath all my household  
Furniture Plate China Linen and Books unto my said Great Nephews Edward Applebee  
Thomas Applebee and Morris Applebee to be equally divided between them share and share  
alike and I give and bequeath all my Implements in Husbandry and Dairy utensils  
whatsoever unto my said two Great Nephews Edward Applebee and Morris Applebee to be  
equally divided between them share and share alike and I give and bequeath unto the  
said William Dunn and Edward Applebee all my live and dead stock in and upon the  
Farm in my occupation at the time of my decease and all the crops of corn and  
grass which shall be then growing thereon and all the rest and residue of my personal  
Estate whatsoever and wheresoever which I shall be in anywise possessed of or entitled  
unto at the time of my decease upon trust with all convenient speed after my  
decease to possess collect and get in the same and to convert such parts thereof as shall  
be in their nature saleable into money and do and shall divide the monies so to be  
collected gotten in and to arise from such sale or sales into three equal parts or shares  
and do and shall place two third parts or shares thereof at Interest upon Government  
or real securities in England and do and shall pay the dividends interest and annual  
produce of one of the said third parts or shares unto my said Brother Thomas Savage and  
his assigns during his natural life and after his decease do and shall pay the said one  
third part or share of and in the said monies so to be collected gotten in and to arise  
by such sale or sales as aforesaid unto his said three children William Savage Mary  
Savage and Sarah Greenaway to be equally divided among them share and share  
alike and also do and shall pay the dividends Interest or annual proceeds of the  
other of the said two third parts or shares unto the said William Dunn and his  
assigns during his natural life and after his decease do and shall pay the said  
last mentioned Dividends Interest or annual proceeds unto the said Margaret Dunn  
and her assigns during her natural life and from and after the decease of the  
survivor of them the said William Dunn and Margaret his wife do and shall

and present of the said first mentioned one third part or share of and in the  
said monies so to be collected gotten in and to arise by such sale or sales aforesaid  
for the use and benefit of all and every the child and children of the said Margaret  
Lunn in like manner as is herinbefore directed of and concerning the sum of one  
hundred pounds part of the said principal sum of three thousand pounds hereinbefore  
bequeathed in trust for them and do and shall pay the remaining one third part  
so share of and in the said monies so to be collected gotten in and to arise by such  
sale or sales aforesaid unto my said four Great nephews the said Edward Applebee  
Thomas Applebee Morris Applebee and Benjamin Applebee to be equally divided among  
them share and share alike provided and it is my will that in case my said Great  
nephews the said Morris Applebee shall be desirous of taking the said live and dead  
stock and crops of corn and grain at such price or sum or sume of money as the  
same shall be valued and appraised at by two indifferent persons one to be chosen  
by him and the other by the said William Lunn and Edward Applebee and shall  
signify such his desire in writing to the said William Lunn and Edward Applebee  
within two calendar months next after my decease then I do hereby direct that the  
same stock and crops shall be sold to him at the price or sum at which the  
same shall be so valued and appraised and that the money which he shall  
pay for the same shall be considered as part of the residuum of my personal  
estate provided always and I do hereby declare that they my said Trustees hereby appointed  
and their respective heirs executors administrators or assigns shall not be answerable or  
accountable the one for the others or other of them and that they or any of them  
shall not be charged or chargeable with or accountable for the acts omissions neglects  
or defaults of the others or other of them but each of them for his own acts  
neglects or defaults only nor for any money interest or profit but such only as  
they shall respectively actually receive by virtue of this my will nor shall they or  
~~any~~  
either of them be answerable or accountable for any Bank Branch Broker Agent or  
other person with whom or in whose hands the said trust monies or any part thereof  
shall be deposited or lodged for safe custody or otherwise in consideration  
of the aforesaid trusts or any of them so that the same happen without his  
or their willful default respectively nor for the insufficiency or deficiency of any  
securities stocks or funds in or upon which the said trust monies or  
any part thereof shall or may be invested or placed out nor for any other loss  
or damage which may happen in the due execution of any of the aforesaid trusts  
or in relation thereto unless the same shall happen by or through their own  
willful default respectively and that they my said Trustees respectively shall as it may

by and out of the said trust monies retain and be allowed all their costs  
charges and expences to be occasioned to be occasioned by or in the execution of  
the trusts in them reposed by or by virtue and in pursuance of this my Will  
and nominate and appoint my said Trustees the said William Lunn and Edward  
Applebee Executors of this my last Will and Testament hereby revoking all former  
Will by me at any time heretofore made and executed In testimony whereof  
I have to this my last Will and Testament contained in six sheets of paper  
set my hand and seal to wit my Hand to the first five sheets and my Hand  
and Seal to this sixth and last sheet the twenty fifth day of May in the  
year of Our Lord one thousand eight hundred and fourteen—Edward Savage  
Signed Sealed published and declared by the said Testator Edward Savage  
as and for his last Will and Testament in the presence of us who in his  
sight at his request and in the presence of each other have subscribed our  
names as witnesses hereto—Tho: Blayney Evesham—Robt Harris  
Jos: Dixow his Clerks

Proved in the Prerogative Court of Canterbury on the  
22<sup>nd</sup> July 1819 by William Lunn and Edward Applebee  
Sworn under £ 1000

Examined with Probate this 12<sup>th</sup> day of March 1844 }  
of which we hereby attest this to be a true and }  
correct copy.

Geoffrey New  
Arthur Oldham

Clerks to Messrs New Prince & Garrard  
of Evesham, Solicitors.