

summons and notices shall not at any time be sufficient to  
 put the income of twelve hundred pounds consolidated annuities to the  
 said James Ellwood the legatee to Benjamin Denby and Robert in the  
 Marquess shall not be payable until after the bereavement of the said Daniel  
 Ellwood & Benjamin shall the residue of any estate and effects unto the  
 said Benjamin Ellwood and except Ellwood in equal shares for their  
 own uses & benefits excepted if the said except Ellwood shall be dead in  
 said Benjamin Ellwood and excepted Ellwood excepted.  
 etc in his lifetime the legacies and bequests made in favour of  
 him or all his children if more than one child shall remain or other  
 circumstances of necessity one year and in equal shares is more than one  
 child living in transfer either to transfer the respective legacies of his  
 to his legatees or to sell the trust estate and pay the proceeds  
 received in the respective shares in the value of the same to the  
 or to carry the maintenance and education of such minor child as  
 able to my trustee full power to sell the trust funds and invest the pro-  
 perty or other estate or funds or on mortgage but subject to the rules of  
 my will and declare that the receipt of my trustee or trustee for my  
 trustee being shall be good discharged for all debts which shall be  
 arising before the time to appoint a new trustee or trustees  
 or residuary estate and shall my trustee shall not be answer-  
 able for involuntary losses and may deduct due certain taxes expenses  
 incurred in the funds in consequence of above circumstances in my  
 said recent orders by August one thousand eight hundred and  
 forty three — **Witness** — **Signed** by the above a  
 named Benjamin Ellwood and forty three as and for this will in the presence of a  
 frequent at the same time with in this present do attest and subscribe  
 to same — **W<sup>t</sup> Freeman Esq<sup>r</sup> Mr Jones solicitor Gray's Inn — N. J. Striggleton  
 gent<sup>r</sup> J. Miller alias Green attorney**

**W<sup>t</sup> Jones** at London 18<sup>th</sup> September 1846 before me witness william  
 Calverley Justice Doctor of Law and Notary Public in the City of Benjamin  
 Ellwood in the will written Benjamin Ellwood and except Ellwood  
 the Executor to whom administration was granted having been first in  
 accordance to administer

*Catharine Hanks*

*Jansly*

*3.*

**W<sup>t</sup> Jones** of the County of Monmouth witness to make this my last will and testament in manner following that is to say I give and  
 bequeath to my son Oliver Evans all and singular my moves &  
 occurrences for myself goods chattels and effects of what nature or kind  
 soever and whatsoever at the time of my death also of what nature  
 and appoint my said son sole Executor of this my will on in  
 consequence of above circumstances in my name and seal this twenty  
 second day of February one thousand eight hundred and forty one  
 Catharine Hanks — **Witness** — **Signed** by the above Executor and published  
 in the presence of us **Mr. Davis**, **Elijah A. Davis**

**W<sup>t</sup> Jones** at London 19<sup>th</sup> October 1846 before me witness by the said  
 Oliver Evans the sole Executor to whom administration was  
 granted having been first sworn by Commission duly to administer