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Francis Foster Gibbs the 1st day of December to whom Abuses were granted
having been first made by him, duly to administer.

Priscilla Ebenezer Fordham

I the wife of Elias Dunn Fordham of Dover in the County of Kent Esquire do make
hereby revoke all former Wills by me made and declare this only to be my last Will and Testament whereas by the Will of my late Mother Priscilla the
same dated the twenty fourth day of October One thousand eight hundred and
sixty four and proved in the Probate Court of the Archdiocese of Canterbury
on or about the second day of November now past a power
of appointment is vested in me notwithstanding my signature and name
thereby entitled to dispose of certain property moves and effects by the said Will
bequeathed to trustees upon certain trusts herein named and
whereas under the trusts of my Marriage Settlement I have also a power
of appointment over certain Estates and moves thereby settled unto me in pur-
suance of such powers so vested in me by said Will and Settlements respec-
tively I do hereby first limit and appoint give devise and bequeath unto
my friends John Weston of Dover aforesaid Gentleman and John Briggs
of Sevenoaks in the said County of Kent Disposing Minister their Clerks or
executors administrators and assigns all and singular the moneys lands
tenements hereditaments and real estate and also all the moves occurring for
money money in the Public Trusts or funds of this Kingdom or elsewhere and
all other real and Personal Estate that may be devised possessed or in any
interests in and of which I may have power to dispose to each the same estates
moves and premises unto and to the use of the said John Weston and
John Briggs their executors administrators and assigns according to the
true nature and quality of such estates respectively upon the funds and for the
purposes hereinafter mentioned concerning the same that is to say As to all the
plat lands and lands that I may have power to dispose of upon trust for
my nephew Edward Davis if he be living at the time of my death
and as to all my wearing apparel I direct that said John Weston and John
Briggs or the survivor of them equally to divide the same between and the
amongst such poor persons being members of the General Baptist Chapel in
African Street in Dover aforesaid as they in their discretion may think proper
and upon trust to pay a sum of Twenty pounds unto each sterling per
annum to the daughter of Isaac and Mary Day of
the name aforesaid Dover and upon further trust to pay all annuity or due yearly
sum of Sixty pounds sterling free from any deduction for legacy duty unto
Eleanor Morris of Holdings in Kent the daughter of the late Edward Morris
the said place further becauses for and during the term of her life and upon
further trust to pay a like annuity or due yearly sum of Twelve pounds
sterling free from legacy duty unto the widow Grace the widow of Edward
Davis for and during the term of his life and upon further trust to pay
a like annuity or due yearly sum of Sixty pounds sterling in the creation of a school
room and library upon the Grand belonging to the aforesaid General Baptist
Chapel in African Street in Dover for the use of the members of the said
Chapel for ever and upon further trust and I direct my said trustees to invest
in their names in the purchase of a sufficient share of the Parcels of Land
consolidated about Dumsum amounting to the sum of Six hundred pounds sterling and
from time to time to receive the interest thereon and annual payment
arising therefrom and to pay and apply the same as the same shall be
so received for and towards and in support of the Classes in Dover and
its neighborhood as now and hereafter to be established for
the welfare of all at the period of my death not to be a burden and towards

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survive their charities as they may in their discretion think fit and upon further trust and I direct my said trustees or the survivor or them or their executors administrators or assigns or the trustees or trustee for the time being of this my Will to convey and dispose so soon as they or they shall be in a position to do so all those four cottages known as Tavou's Cottages situated in Queen Street Lane in Dover aforesaid together with the Garden Grounds and appurtenances thereto adjoining and belonging or appertaining and also the cemetery Grounds adjoining called Tavou's Garden unto and to such uses and in such manner that the same may be legally and effectually vested in the Trustees for the time being of the aforesaid Chapel in Queen Street and be forever thereafter held by them and their successors for the Master and the Poor Officers of the said Chapel and trustees at all times hereafter out of the rents and profits arising therefrom maintaining and keeping in good repair the said aforesaid cottages and also the monuments erected and to be erected to the memory of my ancestors and myself and using the said Cemetery for no other purpose than for the burial of the dead and upon further trust and I desire my Will to be and I direct my said trustees or the survivor of them or the executors or administrators of such survivor to pay the sum of Six Thousand pounds Sterling unto such person as shall at the time of the death of any said husband in case he should survive me, or should he die in my lifetime, to such person as shall at the time of my death be the then members of the Central Baptist Churches abiding on every tenth Sunday at the meeting house in Corporation Street London to be held by them and their successors for ever as a fund to be termed "Priscilla Society" and to be invested by such officers either in the purchase of land or upon mortgage of real security or in the sum funds of this Bungay and to be from time to time altered various transposed and remitted at their absolute discretion and the interest dividends and annual profits thereof to be applied for the purposes of the Central Baptist Church of Bungay, Fund but my will is that the said Chapel in Dover should not be a loss, either of by the said officers and upon further trust and I direct my said trustees to stand postpaid of a further sum of One thousand pounds Sterling and the interest dividends and annual profits thereof as a guarantee and security to them against any claims or demands which may be made upon or brought against them on account of any discriminatory power they may exercise as the trustees of my said late mother Priscilla Society or under my said Marriage Settlement or in any wise relating to the trust estates of myself or my said late mother and upon further trust and I further declare my Will to be that they and my said John Worlton and John Briggs their executors administrators and assigns to and shall stand bound and postpaid of all the test residue and remainder of the said real and personal estates monies and premises so to give them and bequeath unto them as aforesaid and of any household furniture and effects of which I may have power to dispose subject to any disposition which I may hereafter make of all or any part thereof by any Codicil or Codicils to this my Will, to and for their own absolute use and benefit and I do hereby nominate constitute and appoint the said John Worlton and John Briggs joint Executrix of this my Will and I further declare that the receipt or receipts of my said executors and trustees or of the trustees or trustee for the time being acting under this my Will shall effectively discharge the personal effects bearing the name hereinbefore to be removed from being obliged to see to the application thereof or from being answerable or accountable for the misapplication or non-application thereof and from all obligation of previously ascertaining whether the same be wanted for any of the purposes of this my Will and that it shall be lawful for my said trustees or the trustees or trustee for the time being of this my

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Will to invent all or any such monies as may come to their hands under or by virtue of this my Will upon footloose or other approved security or in case of death of this Kingdom and from time to time to alter vary and transport the same for into or upon other security of the like nature provided always and I do hereby further declare my Will to be that if either of them has said a John Abbotton and John Briggs his Trustees thereupon appointed or any other trustees or trustee to be appointed as hereinafter is mentioned shall happen it to be or be deemed of being discharged from or refuse or decline or be incapable to act in the trusts hereby in their respects before the said trusts shall be fully executed thereto and in either of the said cases and when and so often as that a saint shall happen it shall be lawful for the said trustees or trustee of my said estates monies and promises or the said executors or administrators of the same survivor of them by any acts or deeds instrument or instruments in writing to be by them or him legally executed to nominate substitute and appoint any other person or persons to be a trustee or trustees in the place or stead of the trustee or trustees so being or being deemed to be discharged or refusing declining or becoming incapable to act as aforesaid and thereupon all the trust estates monies and promises or sum of them as shall be then subject to the trusts aforesaid shall be with all convenient speed recovered and transferred in such sort and manner and so that the saint shall be legally and effectually vested in the person or persons to be appointed as aforesaid either solely or jointly with the surviving or remaining trustee or trustees as aforesaid shall require to the uses and for the trusts intents and purposes aforesaid excepting and excluding concerning the said trust estates monies and promises or sum of them as shall be then subsisting undetermined and capable of taking effect and the every person so to be appointed as aforesaid shall have all the powers and authorities of the trustees in whose room it shall be so substituted provided also that I hereby further declare that the said trustees hereby appointed as aforesaid and each and every of them shall be charged and chargable only for such monies as they shall respectively actually receive by virtue of the said trusts hereby in their respects and that no one of them shall be chargeable or accountable for the other or others of them nor for any involuntary loss but each of them only for his own acts neglects or defaults nor shall they or either or any of them be answerable or accountable for any banker or broker or other person with whom any of the trust monies may be deposited for safe keeping or otherwise in the execution of the said trusts nor for the insufficiency or deficiency of any stocks funds or securities in or upon which any of the said trust monies may be invested in pursuance of and in conformity to the express directions of this my Will nor for any other misfortune loss or damage which may happen in the execution of the said trusts or otherwise in relation thereto unless the same shall happen by or through their own wilful defaults respectively nor shall they be called to account for any extraordinary power they may receive by virtue of the trusts hereby in their respects and also that it shall be lawful for them with and out of the monies which shall come to their respective hands by virtue of the trusts aforesaid to retain to and reimburse themselves respectively and also to allow to their respective Trustees all costs charges and expenses which they or any of them may respectively sustain excepting or be put into in or about the execution of the trusts aforesaid or in any matter connected thereto In witness whereof the said Priscilla Elleanor Fordham late 10 card street of this my last Will and Testament, in first sheets of paper whereon contained set my hand this twenty day of July in the year of our Lord One thousand eight hundred and forty nine, / Priscilla E. Fordham, — signed by the said Priscilla Elleanor Fordham her Testatrix in the presence of us both in her presence at her request and in the present of each other having subscribed our names as witnesses, —
J. W. Gravener, — James Gravener } Testators Dover.

PROVED at Woburn the 20th February 1857 before me Justice of
Peace Edward and John Briggs the Executors named in the said Will to whom
Execution was granted limited so far only as concerns all the right title and interest
of the Testator in and to all such personal Estate and Effects as set forth in the said Will
Executed by virtue of a certain Judgment of Settlement bearing date the 11th July
1832 also of the Will of the mother Priscilla Pearce Gibbons deceased duly proved in
this Court in the month of December 1848 and of all other powers and authorities
for enabling said a right to appoint or dispose of and settle in and by the said Will
appointed or disposed of accordingly but no further or otherwise than having been
first known by them, duly to administer. -

On the 22nd May 1857 Account of the rest of the goods chattels and credits of
Priscilla Brainerd Gibbons otherwise Priscilla Brainerd Gibbons before
wife of Elias Ryan Gibbons late of Woburn in the County of Essex deceased
concerning which the said testate was granted to Edward Pearce Brainerd the lawful
heir and only asset of him of the said deceased having been first known duly
to administer. -

This is the last Will and Testament
of me Ann Fullagar late wife of Edelstan Fullagar daughter of Mr
Thomas Groomes the elder deceased all of Dedham in the County of Essex being
at this time in a sound state of mind & memory good and capable all my real
property moves or money occurring whether in the public funds or elsewhere es-
ecuted whether in possession recouery or recompence left to me Anna Fullagar by
my father Thomas Groomes the elder in the aforesaid Parish of Dedham in a
the County of Essex to Edelstan Fullagar the elder my husband then living at
Dedham in the County of Essex this is my last Will and Testament was by me
signed sealed and delivered in the presence of the witnesses whose names
are appended all being present at the same time on the twenty day of October
One thousand eight hundred and fifty five, - Ann Fullagar (S)
witnessed by — George Bills, Anna Bills (S).

Appeared Personally George Bills of Dedham in the
County of Essex and made Date heretofore it is one of the subscribers witness to
the last Will and Testament of Anna Fullagar, wife of Edelstan Fullagar late
of the Parish of Dedham in the County of Essex deceased bearing date the
twentieth day of October One thousand eight hundred and fifty five now the
Accounts annexed and the further make Date heretofore the twenty day of the
October One thousand eight hundred and fifty five aforesaid the said
Testatrix duly executed the said Will by signing the name at the foot thereof
and in the presence of this deponent and of Anna Bills the other subscriber
whereof the two both of whom were present at the same time and this deponent
and the said Anna Bills therupon attested and subscribed the said Will in the
presence of the said testatrix and in the presence of each other, — George
Bills. — On the fourteenth day of February 1857 the said George Bills was a
buly known to the facts of this affidavit by virtue of the annexed Commission
before me — Henry D. Leibell M. A. Commissioner.

On the 20th March 1857 known with the will annexed of all and singular the
goods chattels and credits of Anna Fullagar, wife of Edelstan Fullagar late of the
Parish of Dedham in the County of Essex deceased was granted to the said Mr
Edelstan Fullagar the lawful husband of the said deceased and as such the
sole person entitled to the personal Estate and Effects over which she had no
disposition power and concerning which she is dead testate and the sole
legatee named in the said Will having been first known by them, duly to
administer. Pro Executor. -

F.