

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

said Benjamin Storer Chamberlain his executors administrators
and assigns absolutely but in case he should die in my lifetime as
I give and bequeath the same unto and to be divided equally
amongst all the said children of the said Benjamin Storer as in
& Chamberlain absolutely provided always and I do hereby declare
that it shall be lawful for the trustees or trustee for the time being
of this my will and for the executors or administrators of any will
surviving trustee from time to time as often as there may be an
occasion to appoint any person or persons to supply the place of
any present or future trustees or trustee of this my will who may
die or become unwilling or unable to act in the execution of the
aforesaid trusts before the same shall be fully performed and that
that upon every such appointment my said trust monies and assets
effects stocks funds and securities shall be assigned and transferred
so and in such manner as that they may vest jointly in any or
now and old trustees or solely in the new trustees or trustee as an
occasion shall require and the said new trustees or trustee shall
be entitled to exercise all such powers and authorities as are
hereby given to the trustees hereby appointed provided always
and I do hereby declare that the trustees and executors hereby
appointed and each and every of them and the heirs executors
administrators and assigns of each and every of them shall be
charged and chargeable respectively for such monies only as shall
they respectively shall actually receive by virtue of the trusts
hereby in them imposed and that any one or more of them shall
not be answerable or accountable for the others or other of them
or for any involuntary losses and also that it shall and may be
lawful for them with and out of the monies which shall come to
their hands by virtue of the trusts aforesaid to retain to and use
reimburse themselves respectively and also to allow their respective
costs or charges all sorts charges damages and expenses
whenever they or any or other of them shall or may suffer sustain
expended be or be put unto in or about the execution of the trusts
aforesaid trusts or in relation therewith and I do hereby appoint
the said Joseph Harris and Benjamin Storer Chamberlain joint
executors of this my will and lastly I hereby revoke and withdraw
do all former wills and other testamentary dispositions in
witness whereof I have to this my last will and Testament contained
on five sheets of paper set my hand and seal this fourth day of
November one thousand eight hundred and forty two — John Free
Signed sealed published and declared by the said John Free
the testator as and for his last will and Testament in the presence
of us present at the same time who in his presence at his request
and in the presence of each other have hereunto subscribed our
names as witnesses — Rich^d Luck Solicitor Leicester — Will^m H. Pike
Clerk to Mr Harris //

at London (all well) of
Benjamin Storer Chamberlain
June 7 1844

Proved at London 1st July 1844 before the Judge by the oath of
Benjamin Storer Chamberlain one of the executors to whom a power
was granted having been first sworn by Common Oath to administer
power reserved of making the like Oath to Joseph Harris the
other executor when he shall apply for the same.

Frederick
Frederick Franks of 50 Baker Street and
declare this to be my last will and I revoke all former wills &
6/18/44

appoint my dear wife Frederica my friend Henry Dover my nephew Robert William Gauspen and my brother Charles to them all the property of which I die possessed whether real or personal or to which I may become entitled in remainder or in expectancy in trust after payment of my debts either to leave the same invested in the manner it may be when it comes into their possession or to dispose of the same and invest it in such securities as they may think proper & so from time to time so as to obtain the highest rate of interest which they may think prudent and to pay the interest with the security of the principal money and to pay the support and that of my children and after her death the principal to be divided amongst my children in such proportions in such manner and at such times as my said wife may direct by any instrument in writing by her last will and in default of such direction in equal shares among all my children share and my children during her life and in case of her death during the minority of the whole or any of them then I appoint my other said executors their guardians & also hereby authorize and direct my executors any part of my property for the promotion of any one or more of my children — Frederick Franks (S) signed sealed and declared as his last will by the said Frederick Franks in the presence of William Gauspen and of William King who in his own presence and in the presence of each other have affixed their signatures as witnesses hereto — Wm Gauspen — Wm King //

In the Goods of Frederick Franks Esq^r dec^d

Appeared Personally

William Gauspen of 220 St James Street Wall-Course in the City of London Esquire and made oath that he is one of the subscribed witnesses of the will of Frederick Franks late of 220 St James Street Portman Square in the County of Middlesex was sworn without date now before me and the day of May last duly executed his said will by signing his name and of William King the other subscribed witness thereto both of whom were present at the same time and thereupon this the said will in the presence of the said testator — Wm Gauspen on the twenty fifth day of June one thousand eight hundred and forty four the said William Gauspen was duly sworn at St Edward, Jenner 1014 Pub of.

At London 2nd July 1844 before the Worshipful John Warburton Doctor of Laws and surrogate by the Oath of Frederica Anna Gauspen in the will written Frederica Franks widow the Right Honourable Robert William Gauspen Esq^r the nephew Charles Franks the brother the Executors to whom aduon was granted having been first sworn duly to administer.