1	I William Squires of
2	Milverton in the County of Warwick Gentleman do make and
3	publish this my last will and testament in manner following (that is to
4	say) first I give and divest all that Messuage Cottage or Tenement
5	garden and hereditaments situate at Tachbrook in the said County of
6	warwick (and) unto and to the use of my son Samuel Squires his heirs and
7	assign forever I divest (give?) and bequeth to my wife Mary Squires the
8	sum of two hundred pounds to be paid to her by my executors hereinafter
9	named within three months next after my death to divest and bequeth
10	all my household goods and furniture plate silver and wines and
11	liquors and all my stock crops and implements unto my friends John Morris
12	of the Borough of Warwick Builder Joseph Philips of the same place
13	Glazier and my said son Samuel Squires and the survivors of these
14	his executors and administrators and assign upon trust to sell and dispose
15	of the same within one month next after my demise and pay and
16	divide the proceeds thereof in manner following that is to say one
17	fourth part or share thereof to my wife the said Mary Squires or her
18	assigns for her own use one other fourth part thereof to my said son
19	Samuel Squires for his own use one other fourth part thereof to the
20	trustees named and appointed in deed by the settlement made on the
21	marriage of my daughter Elizabeth with Edwin Woodhouse of Leanington
22	Priors in the County of Warwick Draper to be applied by them
23	according to the trusts of the said settlement and one fourth part thereof
24	to my son James Squires when he shall attain the age of twenty one
25	years and as to all the Rest and Residue of my said goods and
26	personal estate whatsoever and whosoever 1 give divest and
27	bequeth the same unto the said John Morris Joseph Philips and
28	Samuel Squires and the survivors or suvivor of their heirs or his
29	heirs executors and administrators and assign upon trust with all
30	after my demise to sell and such part thereof as shall not
31	consist of money money and such part thereof as
32	shall consist of money or for money out of the proceeds
33	of the said sale and the said monies to be in and reserved to pay
34	and satisfy all my just debts funeral and testatory expenses and after
35	paying out the rest upon trust to pay assign and transfer one third part this
36	whole into three equal parts to be divided of the said residue of my said
37	real and personal estate and assign unto my son the said Samuel Squires
38	his heirs administratiors and assign to and for this and their
39	ownuse and benefit and as to one other equal third part thereof and
40	also as to the fourth part or share of the proceeds of the sale of
41	my household goods and furniture plate silver and linen wines and liquors
42	stock crops and implements herewithbefore bequethed unto my son the said James Squires if he shall not have
43	attained the age of twenty one years at the sale of my upon trust
44	that those my said trustees or trustee so and shall
45	their or
46	his or as they or he shall think fit
47	shall after vary and transfer such which and as he or
48	they shall think proper and pay apply and dispose of the interest
49	survivors and in bringing up and my said
50	son James Squires until he shall attain the age of twenty one years

51	and which so soon as he shall have attained that age upon trust to
52	pay assign and transfer and sums so to be invested as
53	aforesaid unto my said son James Squires unto and for his own use
54	and bought to whom I give and bequith to the same accordingly and as
55	to the other third part or share and in the said proceeds of the
56	residue of my and personal estate upon trust that they my said
57	trustees or trustee shall also put out and invest the same on
58	or such otheras they or he shall think fit
59	in their own name or names and shall and may from time to time
60	alter vary and transfer such andwhom and as after
61	as he or they shall think proper and pay apply and dispose of the
62	interest up
63	my son William John Squires until he shall attain the
64	age of twenty one years and when and so soon as he shall have
65	attained that age upon trust to pay assign and transfer the sum and
66	sums as to be invested as aforesaid unto my said son the said
67	William John Squires to and for his own use and benefit to whom !
68	give and bequeth the same accordingly and if either or both of
69	my said sons James Squires and William John Squires shall depart
70	this life before they have attained the age of twenty one years
71	those upon trust that they my said trustees or trustee shall pay divide
72	assign and transfer the share or shares sum or sums of money so by
73	hereinbefore bequethed to such son or sons so not having
74	attained the age of twenty one years equally unto amongst the
75	survivors if my said children Samuel Squires James Squires William John
76	Squires and their trustees named and appointed in and by the settlement
77	wait on the marriage of my said daughter Elizabeth with the said
78	Edwin Woodhouse to be applied by the said trustees according to the trusts
79	of the said settlement in actual proportions shares and share alike and
80	if but one such survivor to such and surviving child only said
81	my will and further is and I so hereby direct that if my said
82	son Samuel Squires or my said daughter Elizabeth Woodhouse or my
83	said sons James Squires and William John Squires shall depart this
84	life in my lifetime and having attained their respective age or ages of twenty
85	one years and having lawful there did in my said
86	trustees or trustee shall and be possessed of the respective
87	share or shares sum or sums of money to whichhe she or they
88	somay respectively be outlived in his her or their own right or
89	by or survivorship under this my will in trust for and for the
90	sole user did benefit of the child or children of him her or them so
91	to be equally divided between their share or shares alike and
92	to borrow a vested interest or vestedinterests in the
93	said child or children respectively when and as he she or they shall
94	respectively attain the age of twenty one years but in the meantime and
95	until such time or times they shall respectively attain the age of twenty
96	one years I will and that my said trusteees or trustee shall pay and
97	apply the due yearly product of the share or shares of such child or
98	children of and in the said trust monies for and towards the maintenance
99	and education of such child or children respectively provided always and I
100	so further declare that it shall be lawful for my said trustees or trustee

UI	for their if therefor he shall think fit at any time or times to
02	apply any part or parts not expecting one half of the share to which my
03	said son William John Squires shall be outlived under this my will in the
04	said trust monies stocks for and towards his app
05	out or in the or otherwise for his benefit
06	I do hereby also that my said trustees or trustee for that
07	being his or their heirs executors or administrator shall be chargeable
08	only for this or their own or defaults and shall not
09	be with any sum or sums of money other than such as shall
10	actually andrespectively to his or their nor with any lots which
11	may happen in or about the execution of the several trusts by this my
12	will is without any or either or their weilful default or
13	and that the of my said trustees or the survivor
14	or survivors of them or the heirs executors administrators or assigns of such
15	survivor shall be good and sufficient discharge to the purchaser
16	or purchasers of any part of the estate and affects hereinbefore directed to be
17	sold and that the said purchaser or purchasers shall not be obliged to
18	to this application or be for the
19	application of the said purchase money and that it shall and may be
20	lawful to and for my said trustees or trustee for that time being or any or
21	either of them out of the trust monies which unto them any or
22	either of theirtoreimburseof
23	all such reasonable costs charges and expenses as they of
24	shall or may sustain expenses or be put unto in or about the exection of
25	the trusts hereby in those or any or either of theirlastly i
26	do hereby nominate and appoint the said John Morris Joseph
27	Phillips and Samuel Squires Executors of this my last will and
28	testament IN WITNESS whereof I the said William Squires the Testator
29	have to this my last will and testament in six sheets of paper
30	by my hand to the first five sheets and my hand and seal to the sixth
31	and last sheet this thirtieth day of October one thousand eight hundred
32	and thirty four (-) W Squires (LS) (=) Signed sealed published and
33	declared by the said testator as and for his last will and testament in the
34	presence of us who is his presence at this request and in the presence
35	of each other have hereunto subscribed our names as witnesses
36	S H Haynes Solicitor Warwick (=) S B Barker Clerk to the said S H Haynes
37	Thomas Orme(tts)
38	PROVED at London 14th June 1837 before the Judge by the Oaths of
39	John Morris Joseph Phillips and Samuel Squires the son the Executors to
40	whom Admon was granted having been first sworn by commission duly to administer