

In the Name of God Amen, James
Marland of Tarrant Hill in the Parish of Hartshead within the Paroch of
Ashton under Line in the County of Lancaster Yeoman, being in his
speakin Body but of sound and disposing Mind and Memory blessed
be God for the same do make this my last Will and Testament in Manner
and Form following: That is to say First I will and direct that all
my just Debts Funerall Expences and the Charge of the Probate and
Execution of this my Will shall be paid and discharged out of my
Estate and Effects by my Executors hereinafter named. Also it is my Will
and Mind and I do hereby order and direct my Executors the first
Opportunity after my Decease to publish and sell all my Household Goods
and Furniture all my live Cattle Grain or Fodder and Husbandry
Utensils except what are hereafter reserved and excepted Also I give
and Devise unto my beloved Wife Bridget that my Leasehold Estate with
all and singular the appurtenances therunto belonging situate and being in
Hartshead in the Parish of Ashton under Line aforesaid formerly known by
the Name of Wills but now in the occupation of Jonathan Abel Stencroft and
others during her natural Life she making no waste Spoil or Destruction
Thereupon Also I give and bequeath unto my said Wife as many Bed
-stocks and Bedding and such other part of my Household Goods and
Furniture as she may deem necessary for her own use (the Value of
which not to exceed twenty Pounds worth) during her Life she making
no voluntary Waste or Spoil of the same and I further Will and Direct that
if the above gifts to my said Wife be not a sufficiency to make a good
maintenance that she further receive from my Executors the Sum of
twenty Shillings quarterly that is four Pounds yearly during her Life
out of my personalty Also I give and devise unto my son John Marland
all that my Leasehold Tenement with all and singular the appurtenan-
ces therunto belonging to him and his Executors Administrators and
Assigns the same being situate in Ashton under Line and County aforesaid

of the same but the said premises to be let by my Executors until the whole
Sum of two Hundred Pounds shall be fully paid and satisfied with just
and lawful Interest for the same for want of Payment at the true limited Time
according to the true intent and meaning of the my Will. Also I give and Devise
unto my two Sons Chadiak, Marland and James Marland and to their Executors
Administrators and Assigns the same to be divided into equal shares all that
my Leasehold Estate with all and singular the appurtenances thereunto
belonging situate and being in Hartshead in the Parish of Ashthor under Line
and County aforesaid commonly known by the Name of Lwartull now in my
Possession and the Possession of my Son John. They the said Chadiak and James
first paying unto the Hands of my Executors the Sum of one Hundred Pounds
each of lawful British Money within twelve Months next after my decease
and for want of Payment not to have any Professions of the same but the said
Premises to be let by my Executors until the whole Sum of two Hundred Pounds
shall be fully paid and satisfied with just and lawful Interest for the same
for want of Payment at the true limited Time. And whereas I am Bound in
a certain Sum of Money to be paid unto Martha the Daughter of my Son
Chadiak when she arrived the Age of twenty one Years now I hereby Will and
direct that my said Son Chadiak or his certain representatives shall Indem-
nify my Heirs Executors and Administrators from any cost or charge that
shall or may arise by Reason thereof and that the same be finally settled
before my Possession be had of the aforesaid Share of the premises by my
Son Chadiak or any other of his certain representatives. Also I give and
Devise unto my Son Joshua Marland and to his Executors Administrators and
Assigns after the death of my Wife Budget all that my aforesaid Leasehold
Estate with all and singular the Appurtenances thereunto belonging sit-
ate in Hartshead as aforesaid being part of my Wife's Annuity free
and clear from any Deduction. Also I give and Devise unto my Son George
Marland and to his Executors Administrators and Assigns all that my
Leasehold Estate with all and singular the Appurtenances thereunto belonging
situate and being in Hartshead in the Parish of Ashthor under Line and
County aforesaid commonly known by the Name of Brown Edge. Also
I give and bequeath unto my said Son George and his Heirs

Will and direct that my Executors shall have full Power to put
the Sum of fifty Pounds of lawful British Money to Interest out of
my personal Estate during the Term of the life of my Daughter
Betty the Wife of Thomas Buckley and any such Interest as shall
or may arise from the same to be given unto my said Daughter Betty
during her life and further that her present Husband Thomas Buck-
ley nor any other Coverture shall have any power of any Gift or Bequest
therein in anywise mentioned (except the Sum of five Shillings only) but
her Receipt shall be a full discharge for any Sum of Money or other
thing received of my Effects from my Executors. And after the Decease
of my said Daughter Betty I give and bequeath the said Sum of
Fifty Pounds amongst her Children in manner following I give to
James Buckley the Sum of fifteen Pounds unto Joseph Buckley
the Sum of fifteen Pounds and unto Betty Buckley and Mary
Buckley the Sum of ten Pounds each of lawful British Money the
four mentioned Children James Joseph Betty and Mary being the
Sons and Daughters of Benjamin Buckley late of Ashton under
Lyne deceased And if any of the aforesaid four Children die before
their said Mother and leave no lawful Issue then such Share to be
equally divided amongst the Survivors of them ALSO I give and
bequeath unto my Son in law Thomas Buckley the Sum of five Shillings
of lawful British Money in full of all gifts Bequests and bequests
and that he receive the same immediately after my burial of lawfully
demanded AND whereas my Daughter Bridget the Wife of James Dyson
hath already had and received of and from me the Sum of one Hundred
Pounds in full for her Dowry yet if there shall happen to be any Surplus
after the decease of my wife then it is my Will and mind that she
have and receive an equal Share of such remainder along with the rest
of my Children AND I further will and direct that immediately after
the Decease of my wife that all her Household Good and Furniture that
she hath received upon mine account be sold by my Executors and the
Monies that shall arise from the sale thereof and the remainder of my
personal Estate that hath not already been disposed of be equally divided
amongst my Children that are then alive within twelve Months next
after her Decease ALSO I give and devise to my Son Joshua Harrison

being on the South Gallery in the Parish Church of Ashton-under-Lyne
in said To hold to him and his Heirs and Assigns for ever Also I give
and devise to my Son James, Marland that my Seat or sitting Place next
to the Door in the same Pew where my Son John's Seat is as aforesaid
To hold to him and his Heirs and Assigns for ever Also I give and
devise unto my said Wife those my two Seats or sitting Places adjoining to
the Pulpit situate and being in Mospley Chapel on the South side of the
said Pew during her married life Also I give and devise to my Son
George, Marland those other two of my Seats or sitting Places being in the
same Pew where my Wife's Seats are in Mospley Chapel in the Parish
of Ashton-under-Lyne as aforesaid and after the Decease of my said wife
I give and devise the whole four Seats or sitting Places to my Son George
To hold to him and his Heirs and Assigns for ever Also I further will
and direct and it is my Will and Mind that if any of my aforesaid Legatees or any
person or persons in their Behalf shall sue at Law or in Equity to gain or receive
any more than what is herein specified or shall and do refuse to pay from
off my aforesaid Estates but in such manner as is before written then it
is my Will and Mind that any such discontented Person or persons
shall have no share at all of any of my Estate or Effects notwithstanding
any thing before recited to the contrary And further that my Execu-
tors or the Executors or Administrators of my said Executors shall defend
himself and themselves out of my Estate and Effects from any Suit
or trouble that shall or may arise and the remainder of any of such
Share of any Discontented Person or persons shall be equally divided
amongst the rest of my Legatees Shares and Shares like that behave
in a quiet and honest manner (except Thomas Buckley) And I do
nominate constitute and appoint my Friend Jonathan Ogden of Alt
Hill and my Friend John Andrew of Alt Hill both in the Parish
of Ashton-under-Lyne aforesaid Executors of this my Will and hereby
revoke all former Wills by me made. I declare this present Writing to be
and contain my last Will and Testament only and I do hereby
herewith set my Hand and seal this eighteenth Day of July in the year of our
said one thousand seven hundred and ninety one
Sealed signed published & declared by the above named James Marland
the Testator as and for his last Will & Testament in the presence
of us such as his request in his presence & in presence of each other
have subscribed our Names as Witnesses to the said Execution &

Friends
Jonathan
Ogden
John Andrew
Alt

