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Cuppige and Alexander Cuppige Executors of this my will care to be as  
 reasonable for this my will and deeds my and to pay and reimburse in  
 himself and themselves all costs charges and expenses which he or they  
 may incur or be put unto in or about the execution of this my will and  
 witnesseth that I have to this my last will and testament of my estate  
 and seal this sixth day of September in the year of our Lord one thousand  
 eight hundred and forty five — Elizabeth J. M. Bundy —  
 sealed and delivered by the said testatrix Elizabeth Sarah M. Bundy  
 and for the last will and testament in the presence of us who at her re-  
 quest in her presence and in the presence of each other have subscribed  
 our names as witnesses thereto — *John Burnham, Jonathan*  
*John Sawyer, John Ashton, Samuel*

On the 3<sup>rd</sup> day of August 1845 a decree of the court of probate of the goods in  
 matters and things of Elizabeth Sarah M. Bundy, late of Ashland Street  
 Manchester New Hampshire wife of Samuel Bundy late of Ashland Street  
 of Ashland New Hampshire was granted to John William M. Bundy and  
 the son and the administratrix de facto named in the said will having been  
 first sworn duly to administer the said Cuppige and Alexander Cuppige  
 Executors the Executors having first renounced the probate and administration  
 of the said will.

John  
 M. Weston

Extracted from the Registry of the Massachusetts court of probate in volume

# In Gods name Amen

This is the last will and testament of me John M. Weston of Ashland  
 late in the county of the said Ashland County being at present of sound  
 mind and memory and of legal age and sound memory and of full age and  
 of property in Ashland at present invested in the said Government securities  
 amounting to between sixty and seventy thousand and upwards in  
 the charge of the Government agents at Ashland the above amount in  
 with all interest accruing thereon I will and bequeath to my two sons  
 John Weston Weston and Charles Weston Weston share and share  
 alike to be possessed by them at their several times their mother may be  
 their proper not however exceeding the respective ages of twenty one year  
 and of age until my wife Margaret Weston sole trustee of the above  
 funds shall have also a registered claim on the assets of the late Alexander  
 Weston and Co. Partners amounting to between seven and eight  
 thousand and upwards and Messieurs Corbett and Co. of Ashland also a power  
 of attorney from me to receive dividends from the same the whole to be  
 my wife Margaret Weston and bequeath to my wife Margaret Weston  
 all my personal or real estate including annuity due to me up to the day  
 of my death also my interest in my present dwelling house also all  
 the furniture and other property belonging to me on the premises to be  
 equally divided between my children at their death or birth other than  
 as the may think fit with their names of names shall be on any part of the  
 property of the late said Alexander Weston page of will and bequeath  
 to my wife Margaret Weston during her life to be equally divided between  
 my children at her death on the death of the death of either of my  
 sons before attaining the age of twenty one years the survivor to be  
 become sole life of my wife and appoint my wife Margaret Weston  
 Weston executrix and administratrix of this will and testament and  
 also will and bequeath to my wife Margaret Weston five hundred pounds  
 three and a quarter percent of the late said bequeath for her life and  
 the said interest as well as all other in hand or at my bankers and

The title of my beata Sam a married subscriber to the aboriginal literature in  
 funds in the name of my wife and my children will be entitled to a full annu-  
 ity from the same from the date of my death. I am also subscriber to the  
 aboriginal literature and I hope all justice will be done to a  
 my children should it hereafter appear their names ought to be trans-  
 ferred by that institution. Willingford aboriginal County Dublin this 10th  
 day of March 1846. John W. Gwynne Esq. — signed &  
 published and sealed by the testator John W. Gwynne as and for  
 his last will and testament in the presence of us present at the same  
 time who in the presence and at the request have subscribed our names  
 as witnesses. Robert J. Murphy Esq. — Ellen Smyth

**Codicil the First**

I nominate and appoint my brother  
 John W. Gwynne and his wife Mrs. Catherine Gwynne of the funds at present  
 invested in aboriginal literature for the benefit and use of my  
 two sons John Cornwall and Francis Gwynne. John  
 W. Gwynne testator. — The testator has signed this Codicil in our pre-  
 sence and we have signed it as witnesses in presence of each other this  
 10th day of March 1846. Robert J. Murphy — Ellen Smyth

The last Will and Testament and Codicil of John W. Gwynne of  
 Willingford aboriginal in the County of Dublin deceased late  
 in the office of the Probate Court Dublin being proved  
 and so forth were proved in common form of law and probate  
 thereof granted by the most honorable John George and  
 so forth unto Margaret of all Gwynne of same place widow of  
 deceased the sole executrix of said will and codicil the being first  
 sworn personally saying and so forth dated the eighteenth  
 day of June 1846. W. Feahmyer J. J. Hawkins Dep. Reg.

**Proved** at London with a Codicil the 8<sup>th</sup> August 1846 before  
 the Judge by the oath of Margaret Gwynne widow the said late  
 sole executrix to whom a full power was granted having been first sworn  
 by John Gwynne to administer.

**This is the last Will and Testament**

I the said Sarah Ann Mose now of aboriginal street aboriginal in  
 the County of aboriginal widow of Charles Mose Esquire formerly a  
 Major in the Royal Artillery give and bequeath unto my son  
 William Mose my whole real and personal and will that all my im-  
 mortal table linen bed linen books and furniture shall be divided and  
 equally as may be by my Executors between my two sons James M  
 Mose and William Mose and all the rest and residue of my  
 property and effects whatsoever real or personal shall be possessed at the time  
 of my death or over which I have any power of disposal I give bequeath  
 and bequeath unto my Executors hereinafter named to Aids to them  
 my said Executors their Executors and Administrators according to  
 the nature and quality thereof upon trust with all convenient speed  
 after my decease to convert the same into money and to receive to pay  
 and satisfy all my debts funeral and testamentary expenses and  
 subject thereto to pay in case at the time of my death my son  
 William shall not have attained the age of twenty one years or  
 shall not have received from me in my lifetime the sum of  
 twenty one pounds ten shillings and four pence to pay hereunto

Sarah  
 Ann  
 Mose  
 7.