

One thousand eight hundred and two before the Wednesp  
John Powell Doctor of Laws and Surrogate of the  
Right Honourable Sir William Wynne Knight  
Doctor of Laws Master Keeper or Commiffary of the  
Prerogative Court of Canterbury in full Confort  
by the Caths of George Sobell and Mary Ann 22  
George wife of the said George Sobell the wife  
of the Executors named in the said Will to whom  
Administration was granted of all and singular  
the Goods Chattels and Credits of the said Deceased  
having been first sworn duly to administer

Fosias  
Cork

By the **Devission**  
of God of good in the Parish of Eggenkiland in the  
County of Down Your an being of sound and  
disposing mind and memory Do make and  
Order this my Last Will and Testament in  
manner following (that is to say) first I give  
and bequeath unto John Powell and Sampson  
Poulton of the Parish of Eggenkiland aforesaid  
pounds in the sum of two thousand six hundred  
pounds to be paid and transferred to them within  
one month next after my decease upon the trusts  
and for the intents and purposes hereinafter  
mentioned expressed and declared of and containing  
the same (that is to say) as to the sum of three  
hundred pounds part of the said sum of two thousand  
six hundred pounds in trust for John Star (son of  
my wife Joan formerly called Star now living with  
me) and as to the sum of three hundred pounds more  
part of the said sum of two thousand six hundred  
pounds in trust to pay the interest  
thereof to my daughter Elizabeth Star wife  
of John Star of Eggenkiland aforesaid woman  
for and during her natural life to and for  
her sole and separate use benefit and disposal  
whom receipt for the same shall from time to  
time be a sufficient discharge and from and  
after her decease then as to the said sum of  
three hundred pounds last mentioned in trust  
for all and every our Childs and Children equally  
to be divided between them share and share alike

Doc 5A

if more than one and as to the sum of five hundred  
pounds more of their part of the said two thousand  
six hundred pounds in trust for my Daughter  
Susanna Cork when and as she shall attain  
her age of twenty one year or day of Marriage  
which shall first happen and as to the sum  
of five hundred pounds more of their part of the  
said sum of two thousand six hundred pounds  
in trust for my Daughter Mary Cork when she  
shall attain her age of twenty one year or day of  
Marriage which first happen and as to the sum  
of six hundred pounds more residue of the said  
two thousand six hundred pounds in trust for my  
Daughter Joan Cork when she shall attain her  
age of twenty one year or day of Marriage which  
shall first happen and in the mean time and  
until my said Daughters Susanna, Mary, and  
Joan shall respectively come intitled to their  
respective portions it is my will and I do hereby  
direct that my said Trustees shall place out their  
said respective portions at interest on good household  
Security or on their good and sufficient Security  
and shall pay and dispose of the interest  
and dividends of such respective portions as the same  
shall become payable to and towards their  
respective maintenance and Education and in  
case any or either of them my said Daughters  
Susanna, Mary, and Joan shall happen to die  
before her or their attaining such age or day of  
Marriage as aforesaid then as to the share  
or shares of her or them so dying and also as  
to the share or shares which she or they respectively  
shall take under this present provision in trust  
for the survivor or survivors of them my said  
Daughters Susanna, Mary, and Joan on her or  
their attaining such age or day of Marriage as  
aforesaid equally to be divided between them if  
more than one share and share alike and in  
case all of them my said Daughters last named  
shall happen to die before their attaining such  
age or day of Marriage as aforesaid then as to the  
portions of them so dying in trust for all and  
every my other Children then living equally  
to be divided between them if more than one share  
and share alike and the Child or Children of either  
of them as shall be then dead with ~~the~~  
Child and Children to have his her, or their  
Father or Mother's share only provided and my  
will is that it shall and may be lawfully  
for my said

either on the death of the said John Russell and Sampson  
 Russell or either of them, or in the life time of them  
 my said Trustees to nominate and appoint one  
 or more person or persons to be a Trustee or Trustees  
 for their respective fortunes hereby bequeathed to  
 them with a jointty with the said John Russell  
 and Sampson Russell or the Survivor of them or  
 or alone ~~and~~ ~~known~~ ~~about~~ and then and in  
 either of the said Cases my Will is that the said  
 Trustees to be nominated and appointed by my  
 said Daughters shall have the same power and  
 Authority in and about the Management and  
 Disposal of the Monies or Fortune hereby bequeathed  
 to such Daughters respectively ~~in~~ ~~the~~ ~~life~~ ~~upon~~  
 the Trusts herein before expressed and declared of  
 and concerning the same as though they were  
 Originally appointed by me in and by this my  
 Will and my Will further is that my said  
 Trustee and the Trustees that may here after  
 be appointed as aforesaid shall not be  
 answerable for any more of the aforesaid Trust  
 Monies and Estate than they respectively shall  
 actually receive or shall come to their respective  
 hands by Virtue of this my Will or with or for any  
 loss which shall happen of the said Trust Estate  
 so as such loss happen without his or their will  
 default or Neglect nor the One of them for the  
 Omission of them for the Omission of them or for their  
 Omission or default of the other <sup>and default</sup> of them but  
 each of them for his own acts receipts, duties and  
 disbursements and may respectively deduct and  
 retain the Trustees all such costs and Expenses  
 as they shall or may respectively sustain or  
 put unto in and about the performance of this  
 my Will it is as to for and concerning all the  
 rest residue and remainder of my Goods, Chattels  
 and real Estate, Monies, Securities for monies  
 and all other my Estate and Effects whatsoever and  
 whosoever and of what nature kind or quality  
 cover the same may be, not here before given  
 or bequeathed subject to the payment of my  
 Debt charges and funeral Expenses I give and  
 bequeath the same all and every part thereof  
 my wife Jessie Cook and my two Sons William  
Cook and James Cook equally to be divided between  
 them share and share alike and their  
 respective heirs Executors and administrators  
 jointly to nominate and appoint my said

Doc  
 50

