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Title	The Last Will and Testament of Thomas Turner
Slingsby, Date	16 May 1806
Source	Public Records Office, National Archives

Within this will there is the stipulation by Sir Thomas Turner Slingsby that female heirs must use the surname of Slingsby or be disinherited

10 I Thomas Turner Slingsby

of Scriven in the County of York, Baronet do
make and publish my last Will and Testament
in manner following, that is to say, first I give
devise and bequeath unto my friends Henry
Duncombe of Copgrove in the County of York
Esquire and John Watson of Oulton Park in the said
County Esquire all my Manors Messuages
Lands Tenements and Heraditaments of what
Nature Tenure or kindsoever or wheresoever situate
20 having already surrendered such parts thereof
as either are or partake in any degree of the
nature of Copyhold or Customary tenure into
the use of my Will to have and to hold all
and singular my Manors and Estates of what
nature tenure or kind soever the same be unto
the said Henry Duncscombe and John Watson their
Heirs Executors Administrators and Assigns according to
the several natures and tenures thereof respectively
30 to the use of them the said Henry Duncombe and
John Watson their Heirsw Executors Administrators
Assigns to for and upon the several and respective
special Trusts interests and purposes hereinafter
in mentioned and particularly to support and preserve
the several and respective Contingent uses and
Estates hereinafter limited from being defeated or
destroyed by forfeiture or otherwise and for that
purpose to make Entries and bring Actions as
Occasion shall require but nevertheless to
40 permit and suffer the several Tenants for the
life of the respective heriditaments herein devised
or limited to require and take the Rents Issues and
profits thereof to and for their own respective uses
during their natural lives and upon and for

such further Trusts intents and purpose all and hereinafter declared that is to say as to all and Singular my said Manors and Estates except my Manor or my share of = = in and to the Manor of Staveley in the County of York and all my heriditaments and premises and Staveley and Loftus Hill in the parish of Staveley aforesaid at and Hoy (High) Loftus in the parish of Farnham in the said County now in my own
10 occupation or in the Occupation of any other person and the several farms and premises at Ferrensby in the said Parish of Farnham and Knaresbrough in the said County of York now in the several Possessions of Richard Sharpe David Arus and Joseph Silverside or their assigns in Trust for my Sister Sarah Slingsby Spinster and William Turner Buckley of Doncaster in the said County of York Esquire their
20 Executors Administrators and Assigns for and during and unto the full end and Term of five hundred years to be computed from the time of my decease and from thereunto next issuing and fully to be compleat and ended without Impeachment of waste upon the several Trusts and for the several intents and purposes hereinafter declared fourunning the same Term and as to all and Singular my Manors Hereditaments and premises Comprised in the 'Same' Term from and after the
30 Expiration or other sooner determination thereof and in the meantime subject thereto to hold from and immediately after my decease to the use of them the said Henry Duncombe and John Watson their Heirs Executors Administrators and Assigns upon Trust for my Eldest Son Thomas Slingsby for and during the Term of his natural life without Impeachment of or for any manner of waste and with lawful power to commit waste and with such other powers and Authorities as and hereinafter given to him
40 my said Son Thomas and from any after the decease of my said Son Thomas Slingsby there upon Trust for the firest Son of the Body of my said Son Thomas Slingsby lawfully to be begotten and the Heirs Male of the body of such first Son

lawfully Issuing and in default of such Heir
then upon Trust for the Second third fourth
and all and every other Son and Sons of the
body of my said Son Thomas Slingsby lawfully
to be begotten severally successfully and in
remainder one after another as they shall be
in Seniority of Age and priority of Birth and the
Sons male of the Body and Bodies of such
Son and Sons lawfully Issuing the Elder of
10 such Son and Sons and the Heirs Male of his
Body Issuing being always to be preferred and
to take before the younger of such Sons and the
heirs male of their Bodies Issuing and in
default of such Issue of the Body of my said
Son Thomas then upon Trust for my Son
Charles Slingsby for and during the Term of his
natural life without Impeachment of or for any
manner of "waste" and with power to commit
"waste" and from and after the decease of my said
20 Son Charles Slingsby then upon Trust for the
first Son of the Body of my Son Charles
Slingsby lawfully to be begotten and the heirs
male of the Boldy of such first Son lawfully
Issuing and in default of such Issue then
upon Trust for the second third fourth and
all and every other Son and Sons of the
body of the said Charles Slingsby lawfully to
begotten severally successively and in remainder
one after another as they shall be in Seniority
30 of age and priority of Birth and the heirs
male of the Body and Bodies of such Son
and Sons lawfully Issuing the Elder of such
Sons and the Heirs
Male of his Body Issuing being always to
be preferred and to take before the younger
of such Sons and the Heirs Male of his and
their Body and Bodies Issuing and in default
of such Issue of the Body of my said Son
Charles Slingsby then upon Trust for all and
40 every the daughter and daughters of the Body
of my Eldest Son Thomas Slingsby lawfully to
be begotten if more than one to be equally
divided between or among them share and share
alike to take as Tenants in common and not

as joint Tenants and the several and respective heirs of the body's of all and every such daughter and daughters lawfully Issuing with Cross Remainder among them and the Heirs of their respective Bodies in case then shall be more than one such daughter of one or more of them shall happen to die without leaving Issue of his or their Body or Bodies and if all such daughters but one shall

10 happen to die without Issue of their Bodies or **if there shall be but one such daughter then in Trust for such surviving or only daughter and the Issue of her Body lawfully Issuing such surviving or only daughter taking and retaining during her life and the Heirs of her Body taking upon themselves and at all times thereafter using the Surname of Slingsby only and in default of such Issue or in case of any such Issue or in case of any such surviving or**

20 **only daughter or any Heir of her Body neglecting or refusing to retain or to take and use the Surname of Slingsby only then as to all and singular my Manors Messuages Lands Tenements and Heraditaments whatsoever comprised in the said five hundred years Term in Trust for all and every the daughter and daughters of the Body of my said Son Charles Slingsby** lawfully to be begotten if more than one to be equally divided between or among them share and share alike to

30 take as Tenants in Common and not joint Tenants and the several and respective heirs of the Bodies of such daughter and daughters lawfully Issuing with Cross Remainders among them and their heirs of their respective Bodies in case there shall be more than one such daughter and one or more of them shall happen to die without Issue of her or their Body or Bodes – **if all such daughter but one shall happen to die without Issues of their Bodies or if there shall be**

40 **one such daughter then in Trust for such Surviving or only daughter and the heirs of the body lawfully Issuing such surviving daughter taking and retaining during her life and their heirs of her Body taking upon themselves at all times thereafter using**

the Surname of Slingsby only and in default of such Issue or in case of any such surviving or only daughter or any Issue of her Body neglecting or refusing to take and use the Surname of Slingsby only then in Trust for my Sister Sarah Slingsby

for and during the Term of her natural life without impeachment of or for any manner of "waste" and with lawful power to commit waste and from and after the decease of my said Sister

10 then upon Trust for the first Son of the Body Of my said Sister lawfully to be begotten and the Heirs Male of the Body of such first Son lawfully Issuing and in default of such Issue then upon Trust for the second third fourth and all and every other Son and Sons of the Body of my said Sister lawfully to be begotten severally successively and in remainder one after another as they shall be in Seniority of age and priority of Birth and the heirs Male of the Body and

20 Bodies of such Son and Sons lawfully Issuing the Elder of such Sons and their heirs Male of his Body Issuing being always to be preferred and to Take before the younger of such Sons and the Heirs Male of their Bodies Issuing such Son and Sons and the heirs Male of his and their respective Body and Bodies taking upon him and them and at all times thereafter using the **Surname of Slingsby only where and as soon as the respective uses and Trusts hereby limited to them or for their**

30 **benefit shall commence and take effect and in default of such Issue of the Body of my said Sister or on the neglect or refusal of such Issue to take and use the Surname of Slingsby only then upon Trust for all and every the daughter and daughters**

of my said Sister lawfully to be begotten if more than one to be equally divided between or among them share and share alike to take as Tenants in Common and not as joint Tenants and the several and respective heirs of the Body's

40 of all and every such daughter and daughters lawfully issuing with Cross Remainders among them and their heirs of their Bodies respectively **in case there shall be more than one such daughter and one or more of them shall**

**happen to die without Issue of her or their
body or Bodies and if all such daughters but
One shall happen to die without Issue of their
Bodies or if there shall be but one
such daughter then In Trust for such surviving
or only daughter and their heirs of
her Body taking upon themselves and at all times
thereafter using the Surname of Slingsby only and in
default of such Issue or in case of such neglect or
refusal to take or use the Surname of Slingsby only
then upon Trust for my own right heirs of or
provided always that it shall and may be lawful
to and for my said two Sons Thomas and Charles
Slingsby and my said Sister Sarah Slingsby when
they shall respectively be in the actual possession
of Estates and premises hereinbefore limited
to or in Trust for them during their natural lives
or be actually intitled in possession to the Rents
and profits thereof by succession under their
hands and Seals to devise or lease the same and
every or any part thereof save and excepting my
Mansion House at Scriven aforesaid with the
Park Garden and sixty one acres of Lane next
adjoining to be said Mansion House unto any
person and persons for any Term or Number of years
in possession and not in reversion so as upon every
such Lease there be reserved and made payable
the cost improved yearly Rent or Rents during
the Continuation thereof which can be reasonably
got for the same without taking any Sum or Sums
of Money or any other thing by way of fin(?)
for gift or income for or in respect of such lease or
Leases so as now of the Lessees to whom any
of such Lease shall be made be dispunishable(?) of
waste by any express words to be therein contained
and so as in every such Lease here be contained a
clause of wanting for non-payment of the Rent or
Rents or breach or non-performance of any of the
Covenants contained therein on the Lessors part to
be paid same or performed and so as the Lessor
or Lessors to whom such Lease ofr Leases shall
be made do Deal and deliver a counterpart of
his her or their respective Loan or Loans
and as to for and concerning the said Manor**

of Staveley or my part purport or show of in
and to the Manor of Staveley aforesaid and all
my Messuages farms lands Tenements Tithes
and heriditaments at Staveley and Loftus Hill
within the parish of Staveley in the said County
of York and at Hoy (High) Loftus within the parish of
Farnham in the said County of York now in my
own possession or in the possession of any other
person and the several farms and premises at
10 Ferrensby in the said parish of Farnham and at
Knaresbrough in the said County of York now in
the several possessions of Richard Sharper David
Akers(?) and Joseph Silversides or their Assigns subject
to such eventual power of residium of my wife
Jane Mary Slingsby as is hereinafter mentioned
together with all the farming Stock utensils of
Husbandry and household furniture books and
papers scripted in or upon the premises at
Loftus Hill aforesaid to the use of them the
20 said Henry Duncombe and John Watson their
Heirs and assigns upon Trust for my youngest
Son Charles Slingsby for and during the Term of
his natural life without Impeachment of or for
to commit "waste" and with power for my said
Son Charles to grant one or more Lease of Leases
thereof or for any part thereof under the same
restrictions conditions and regulations as are herein
before given to him in the event of his becoming
possessor of or intitled to the Rents and profits
30 of my other Estes in failure of Issue Male
of my said Son Thomas and from and after
the decease of my said Son Charles Slingsby
then upon Trust for the first Son of the Body of
my said Son Charles lawfully to be begotten and the Issue Male of
the Body of such first Son Issuing
and in default of such Issue then upon Trust
for the second third fourth and all and every
other Son and Sons of the Body of my said Son
Charles lawfully to be begotten severally
40 successively and in remainder one after another
as they shall be in seniority age and
priority of Birth and the Issus Male of the
Body and Bodies of such Son and sons lawfully
Issuing the Elder of such Sons and the Issues

Male of his Body Issuing being always to
to be preferred and to take before the younger
of such Sons and the heirs Male of their Bodies
Issuing and in default of such Issue of the
Body of my said Son Charles then upon Trust for
all and every the daughter and daughters of the
Body of my said Son Charles Slingsby lawfully
to begotten if more than one to be equally
divided between or among them share and share
10 alike to take as Tenants in Common and not as
Joint Tenants and the several and respective
heirs of the Bodies of all and every such
daughter and daughters lawfully Issuing with
Cross Remainder among them and the heirs of their
respective Bodies in case there shall be
more than one daughter or one or more
of them shall happen to die without
leaving issue of her or their Body or Bodies
and if all such daughters but one shall
20 happen to die without Issue of their Bodies
or if there shall be but one such daughter
then in Trust for such surviving or only
daughter and the heirs of her Body lawfully
Issuing and in default of such Issue there in
Trust for my own right heirs for ever and
as to for and concerning the said Term of five
hundred years hereinto for limited in use to
the said Sarah Slingsby and William Turner
Buckley their Executors Administrators and Assigns as
30 aforesaid I do hereby declare that the same
Term is so limited to them upon the several
Trusts and for the several intents and purposes
hereinafter mentioned or expressed that is to say
In Trust in the first place that they the
said Sarah Slingsby and William Turner Buckley
or the Survivor of them his her or their
Executors Administrators shall be and out of the
Rents and profits of the said Manors Lands and
Heriditaments comprised in the said Term pay
40 unto my dear and beloved Wife Jane Mary
Slingsby or her Assigns during her natural
life the half yearly sum of one thousand
pounds of lawful Money of Great Britain
without any deduction whatsoever being the

same Annuity or Rent Charge settled upon her
previous to our Marriage in and by certain
Indentures of Lease and Release bearing
Respectively the Thirteenth and fourteenth day
of September One thousand seven hundred and
eighty and the release being tripartite and made
b----- by the description therein named of
the first part the said Jane Mary Slingsby
by her description therein named of the Second
10 part and George Crowe late of Kiplin in the said
County Gentleman since deceased and the
Reverend John Fox by his description therein
named of the third part and which by the
same Indention is charged upon my said Manors
and Estates at Scarswell in the Couny of York
and my several Manors and Estates of Moor
Monkton otherwise Moor Mounkton Sagglethorp(?)
Redhouse Woolhouse in the County of the
20 City of York at the respective times and in the
manner directed by the said in part writed
Indenture of release and upon further Trust
that they the said Sarah Slingsby and William
Turner Buckley or the survivor of them or
the Executors and Administrators of such Survivor as also
permit and suffer my said dear wife Jane
Mary Slingsby to occupy and enjoy for her own
private i----- during the Term of her natural
life if she continue unmarried the Messuage
Lands and premises situate at Scriven now let unto
30 Mr Richard Collins without any Rent or consideration
to be paid by her for the same provided my said
dear wife shall express her with to reside
there and do signify the same by writing under
her hand to be delivered unto the said Sarah
Slingsby and William Turner Buckley or the
Survivor of them or the Executors or Administrators of
such Survivor within six months next after my
decease and subject thereto and to the payment of
the said one thousand pounds a year to my said
40 dear wife as aforesaid then In Trust that they
the said Sarah Slingsby and William Turner
Buckley and the Survivor of them his or her
Executors or Administrators shall by and out of the
Rents Issues and profits of all the said Manors

Lands and heriditaments comprised in the said term or by Mortgage thereof or of a Competent part thereof raise and pay unto my said Son Charles Slingsby within twelve months after my decease the Sum of Ten thousand pounds of lawful Money of Great Britain with Interest in the meantime after the rate of four pounds per centum per Annum and upon this further Trust that the said Sarah

10 Slingsby and Thomas Turner Buckley and the Survivor of them or the Executors or Administrators of such Survivor shall and may in the life time of my said Son Thomas Slingsby in case he shall by any writing under his hand request and desire the same or in case he shall happen to depart this life without having made such request and having one or more daughter or daughters younger Son or Sons of his Body lawfully begotten raise and levy by

20 Mortgage of the said Manors lands and heriditaments comprised in the said Term of any of them the Sum of Ten thousand pounds and pay and apply the same unto and amongst such younger children if more than one in such shares and proportions and at such time or times as my said Son Thomas shall either in and by this last Will and Testament or by any other instrument or writing to be by him Executed in the pursuit of three or more credible

30 witnesses direct and appoint and in case my said Son Thomas shall neglect to make such request during his life or direction by his Will or requesting the same shall not specifically direct and appoint the application of such Sum of Ten thousand pounds that then the said Sarah Slingsby and William Turner Buckley or the Survivor of them or the Executors or Administrators of such Survivor shall and may by the ways and means aforesaid after the decease of my said

40 Son Thomas Slingsby raise and levy the said Sum of Ten thousand pounds and pay and apply the same unto and amongst all and every the daughter and daughters younger Son and Sons of the said Thomas Slingsby being more than one

share and share alike to be vested in and payable
Twenty one years and in and to such Daughters
on the days of their respective ages of Twenty
one years or Marriage which shall first happen
and with benefit of Survivorship among them
in case there shall be more than one such
daughter or younger sons and any one or another of
them shall happen to die before his her or
their share or shares of the said Sum of Ten
10 thousand pounds shall become payable with
benefit of Survivorship to extend as well to the
original share or shares of such Child or Children
so dying as to any share or shares which may
before have arrived by Survivorship to her him
or them with Interest in the meantime for the
Maintenance and Education of such Daughter or
Daughters Younger Son or Sons until his her or
their respective share of the said Sum of
Ten thousand pounds shall become payable not
20 -----ing the interest of their his or her
respective share or shares of the said principal
Sum of Ten thousand pounds after the rate
of four pounds per Centum per annum and
in case there shall be only one such daughter
or younger Son or being such all of them
shall happen to die under the age of Twenty
one years or unmarried but one then to pay
the whole of the said Sum of Ten thousand
pounds to such only or such surviving daughters
30 or younger Son if a Son at his age of Twenty
one years and if a daughter at her Age of
Twenty one years or Marriage which shall
first happen provided always and my will is
That no such Mortgage shall be made as
aforesaid during the life time of my said Son
Thomas Slingsby unless by his express request
or direction to be signified by writing under his
hand and delivered to the said Sarah Slingsby
and William Turner Buckley or the Survivor of
40 them or to the Executors or administrators of such
Survivor nor until the said Sum of Ten thousand
pounds or some share thereof shall become
payable under this my Will provided also that
nothing herein contained shall preclude my

said Son Thomas from selling or disposing of all that my Manor of S---thorpe otherwise S—thorpe in the parish of Hovingham in the said County of York in case he shall be desirous of so doing for the purpose of defraying any debt I may have unpaid whether the same or any part of such debt shall then be of a personal nature or a charge upon all or any part of my said real Estate or for the purpose of

10 raising the said several Sums of Ten thousand pounds and Ten thousand pounds for my son Charles and for Younger Children's fortunes and to that end and purpose I hereby direct my said Trustees Henry Duncombe and John Watson as also the said Sarah Slingsby and William Turner Buckley their and every of their heirs Executors and Administrators to join with my said Son Thomas in such Sale as aforesaid any thing

20 herein contained to the contrary in any wish notwithstanding provided also that in case any such younger Son or my said Sons Thomas and Charles shall happen to become an Eldest or only surviving Son before he shall have actually received the said Sum of Ten thousand pounds or such share or shares thereof to which he would or might otherwise have been intitled by virtue of this my will that

30 such Son so becoming the Eldest or only surviving Son of my said Sons Thomas or Charles shall not have or be intitled to any share or part of the said Sum of Ten thousand pounds but that the same shall be paid to or divided amongst the daughter and daughters of my said Sons Thomas Slingsby or Charles Slingsby as the case may happen to be of more than one exclusive of such Son so becoming Eldest or only Surviving Son as aforesaid in the same manner and at the

40 same time respectively and with the like benefit of Survivorship amongst them as and when her or their share or shares respectively shall become payable by virtue of this my Will and if there be but one such child beside such Son so becoming the Eldest or only

Surviving Son as aforesaid then the said whole Sum of Ten thousand pounds to be vested in and paid to such only child at the time and manner aforesaid provide also that the said Sarah Slingsby and William Turner Buckley or the Survivor of them his or her Executors or Administrators shall and may after the decease of my said Son Thomas Slingsby by or out of the Rent and profits of the said Manors Lands Tenements and Tenements and Heriditaments comprised in the said Term of five hundred years so limited to them as aforesaid raise and pay for the maintenance and Education of such daughter or daughters youngest Son and Sons respectively until their share or shares of the said Sum of Ten thousand pounds respectively shall become payable such yearly Sums of Money as they my said Trustees or the Survivor of them his or her Executors or administrators shall think fit and proper not exceeding the Interest of such respective shares after the rate of four pounds per centum per annum and upon this further Trust that the said Sarah Slingsby and William Turner Buckley and the Survivor of their his or her Executors or Administrators shall by the ways and means aforesaid raise and pay such Sum or Sums of Money by the same annuities or otherwise to such person and persons and at such times and in such manner and form as I shall by any Codicil or Codicils to this my Will to be by and at any time hereafter made give direct and appoint provided also that when all the Trusts of the said Term o five hundred years thereinbefore limited expressed and declared or such of them as shall arise and become capable of taking Effect shall be perfected and satisfied and all the Monies which shall be raised by virtue or in pursuance thereof and all Interest for the same together with all costs and charges of the said Trustees incurred or sustained in or about the Execution of the said Trusts respectively shall be fully paid

and discharged or when all the said Trusts shall be determined or become incapable of taking Effect then after discharging all such costs and charges the Trustees of the said Term for the time being shall stand possessor thereof and of all the hereditaments and premises completed therein in Trust for the owners for the time being of the next immediate freehold and In----- of the same premises

10 and to be disposed of as he she or they shall think fit provided always and I do hereby declare that nothing herein contained shall extend or be construed to extend to preclude or hinder my said Son Thomas from making a suitable jointure upon any woman he may think proper to Marry but on the Contrary it is my will and mind and I do thereby declare that it shall and may be lawful to and for my

20 said Son Thomas to assign limited and appoint all and Singular the said Manors Messuages Lands and hereditaments comprised in the said Term of five hundred years or any part thereof to or for the use of any woman he shall happen to Marry or take to wife to hold during his life of such woman as and for her jointure and in bar of her Dower so as the same Manors Lands and hereditaments so to be limited as jointure shall not be

30 charged or made chargeable with any greater or larger Sum of Money than Six hundred pounds a year during the natural life of my said Wife Jane Mary Slingsby nor with any greater or larger Sum than One thousand pounds a year after the decease of the said Jane Mary Slingsby and so as the said jointure shall in no respect prevent or prejudice the payment of the said Annuity or Rent Charge so charged therein as aforesaid in favour of the said

40 Jane Mary Slingsby or her enjoyment of the Messuages and premises at Scriven now Tenanted by the said Richard Collins in case the said Jane Mary Slingsby shall be desirous of living therein during her natural

life in preferment to the Messuage and premises
at Loftus Hill aforesaid hereinafter bequeathed
to her for her choice of future residence and
shall make such election respecting the same
as aforesaid or to prevent or hinder the raising
the said Sum of Ten thousand pounds so as
aforesaid directed to be raised and paid to my
said Son Charles Slingsby his Executors
Administrators and Assigns any thing herein contained
10 to the Contrary in any wise notwithstanding
and my will further is that my said dear
wife Jane Mary Slingsby shall be at liberty
to have occupy and enjoy during her natural
life if she so long continues unmarried and shall
continue residing at or upon the said Messuage
and premises now occupied by the said Richard
Collins situate at Scriven aforesaid and
be desirous of residing at Loftus Hill my
Messuage or Dwelling house at Loftus Hill in
20 the parish of Staveley aforesaid together with
the four Lands the Ash Hill Close the two
Cop---s the Banks the Marle Ings the East
Lees and the Garden being the Grounds next
adjoining to the said Messuage together with
the household furniture and fixtures now
being therein without paying any Rent or
consideration whatsoever for the same either
to my said Son Charles or any other person
whomsoever provided my said dear wife shall
30 and do by writing under her hand signify such
her intention of residence at Loftus Hill
aforesaid unto my said Son Charles within
six months next after my decease and do also
when she shall take possession thereof
make out and sign an Inventory of all
such fixtures and household furniture as
shall then be therein and deliver the same
to the said Charles Slingsby with in undertaking
to leave the same therein at her death in
40 the same condition reasonable wear only
excepted and my further will is that my said
Trustees and Executors or any of them their
or any of their Executors or Administrators shall not
be charged or chargeable or accountable for

any more of the aforesaid Trust Estates premises
and premises than they respectively shall
actually require or shall come to their respective
hands by virtue of this my Will nor with or
for any loss which shall happen of the said
Estates Manors and premises or any part thereof
so as such loss happen without their wilful
neglect or default nor shall any one of them
be answerable for the other or others of them
10 or for the arts (?) goods receipts or disbursements of
the others or other of them but such of them
only for his own arts (?) goods receipts and
disbursements and also that it shall and may
be lawful for them in the first place by and
out of the aforesaid Trust Estates Manors and
premises to deduct and reimburse him her and
themselves respectively all such loss Costs
Charges and Expenses as they or any of them
shall respectively sustain expand or be put
20 into for or by reason of the Trusts hereby
in them reposed in relation to the Same
Estates Manors and premises respectively or in
the management or Execution thereof or in
any wise relating thereto and lastly I do hereby
give and direct and bequeath all the rest and
residue of my Estates and Effects M----- in the
f----- and upon private Securities at Interest and
all other my property whatsoever subject to the
payment of my debts unto my Son Thomas Slingsby
30 his Executors and Administrators for ever and I do hereby
wish all former Wills by me made and do hereby
constitute and appoint my said Son Thomas Slingsby
the sole and only Executor at this my last Will
and Testament in Witness whereof I the said Sir
Thomas Turner Slingsby have hereunto as also to
a Implicate hereof such of them containing
fourteen sheets of paper fixed together and Sealed
with my own Coat of Arms at the top set and
subscribed my hand to each of the Thirteen first
40 Sheet thereof and my hand and Seal to the last
Sheet thereof this Twenty first day of January in
The year of our Lord One thousand eight hundred
Thomas Turner Slingsby Signed Sealed published
And declared by Sir Thomas Turner Slingsby

Baronet the Testator above mentioned as and for his last Will and Testament in the presence of us who in his presence and at his request have Subscribed or our Names as witnesses hereunto *Robert Stockdale William Bolland William Eteson*

This Will was proved at London the

sixteenth day of May in the Year of our Lord

One thousand eight hundred and six before the

10 Right Honourable Sir William Wynne Knight Doctor

of Law Master Keeper or Commissary of the

prorogation Court of Canterbury lawfully constituted

by the Oath of Sir Thomas Slingsby Baronet

the Son of the deceased and the sole Executor

named in the said Will to whom administration

was granted of all and Singular the Goods

Chattels and Credits of the said deceased he having

been first sworn by Commission duly to Administer.

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30

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My