

This is the last Will & Testament of
 me Emanuel de Lousada lately commonly
 called the Marquis de Lousada & now commonly
 called the Count de Losada y Lousada a
 British subject domiciled in England & now
 temporarily resident at the Chateau des Tourtelles
 near Paris in the Empire of France
 Whereas I have had three Sons now living
 by my first wife Elizabeth Ann Mackenzie
 late of Berch Street Deal in the County of Kent
 in England now of N^o 39 Boulevard des
 Capucines Boulogne sur mer in the said
 Empire of France & commonly called M^{rs}
 Haeseler and whereas the names of such three
 Sons are William Edward Mackenzie Haeseler
 born the 21st day of August 1830 & baptised by
 Francis Leuillieux a Roman Catholic priest
 at Berch Street Deal on the 2nd day of
 April 1831 Henry Mountjoy Mackenzie Haeseler
 born the 6th day of March 1830 & baptised by
 the same Roman Catholic Priest at Boulogne
 aforesaid on the said 1st day of April 1831
 and Albert Emmanuel Mackenzie Haeseler
 born the 14th day of Oct^r 1832 & baptised by the
 same Roman Catholic Priest at Boulogne
 aforesaid on the 23 day of February 1833 And
 it is my desire & Intention to provide exclusively
 for the said Mother & my said three Sons
 so that no relation of mine may take any
 part of my real or personal Estate unless all
 such three Sons shall have died without
 leaving any legal Issue who shall live to
 attain the age of twenty one years Now therefore
 I appoint my Mother in Law Edmund Hodgkinson
 & all my Nephews (Count Charles Camille de Berch)

an officer in the Belgian Army, and my friend Mr. ^{W. H.} is the head of the firm of Morris & Company of Bedford place in the County of Middlesex Executors & Trustees of this my will and I give unto each of them who shall accept the said appointment the sum of fifty pounds sterling to be paid to or retained by him respectively on his accepting such appointment. And I give devise & bequeath all my real Estate and all the residue of my personal Estate unto my said Executors & Trustees their heirs Executors Administrators and assigns Upon the Trusts & for the purposes hereinafter mentioned, (that is to say) Upon trust to get in & convert into Money such residuary personal Estate & to invest the Money arising from such getting in and conveying in the name of the said Trustees or Trustee for the time being of my will in or upon any of the public Stocks or funds or Securities of the United Kingdom or in any real Securities in England or Wales with liberty for such Trustee or Trustee to vary and transfer the Investments from time to time for any other Investments of the ~~same~~ preceding description And upon trust to receive the rents Issues profits of my said real Estate & to pay one fourth part of the Income arising from my personal Estate & one fourth part of the rents Issues profits of my said real Estate unto the said Elizabeth Ann Breakins for her own absolute use & benefit during the term of her natural life & her receipts alone shall from time to time be good & sufficient discharge

for the same And upon further Trusts
 (subject to such life Interest of the said Elizabeth
 Ann Meekins as aforesaid) to pay one full third
 part of the Income arising from my personal
 Estate & of the rents Issues Profits of my real Estate
 or so much Money as my said Trustee or Trustes
 shall think fit with or for the maintenance
 Education & support of my said ^{Son} William,
 Edward Meekins Haeseler until he shall
 attain the age of twenty one years & the whole
 thereof after he shall have attained that age
 during his natural life And upon further
 Trusts (subject to such life Interest of the said
 Elizabeth Ann Meekins ^{as} aforesaid) to pay one other
 full third part of the Income arising from
 my personal Estate & of the rents Issues Profits
 of my real Estate or so much Money as my
 said Trustee or Trustes shall think fit with
 or for the maintenance Education & support
 of my said Son Henry Mountjoy Meekins
 Haeseler until he shall attain the age of
 twenty one years & the whole thereof after he
 shall have attained that age during his
 natural life And upon further Trusts
 (subject to such life Interest of the said Elizabeth
 Ann Meekins as aforesaid) to pay the full
 remaining third part of the Income arising
 from my personal Estate & of the rents Issues &
 Profits of my real Estate or so much Money as
 my Trustee or Trustes shall think fit with or for
 the maintenance Education & support of my said
 Son Albert Emanuel Meekins Haeseler until

shall attain the age of twenty one years & the
 whole thereof after he shall have attained
 that age having his natural life & all
 the respective decedents of my said three Sons
 I direct the Trustees or Trustee for the time
 being of my will to pay or apply, one equal
 third part (subject to such life interest of the
 Elizabeth the same provisions as aforesaid) of the
 Income arising from my said personal Estate
 & of the rent, Issues & profits of my real Estate
 or so much thereof as such Trustees or Trustee
 shall think fit & sufficient unto or for & towards
 the maintenance education supports of the
 Issue of each of my said three Sons until such
 Issues shall respectively attain the age of twenty
 one years & shall respectively attain the age of twenty one,
 years I direct my said Trustees & Trustee
 to assign convey & assign one full third
 part of my said personal Estate & of my real
 Estate equally to the use of ^{respectively} the Issue of ~~my~~
 said three Sons their heirs & their Executors
 Administrators absolutely for their heirs & their
 own use And in case one or two of my
 said three Sons shall die under the age of 21 years
 or after that age & without leaving lawful
 Issue who shall live to attain the age of 21
 years then as to the share or shares of the Son or
 sons so dying I direct the Trustees or Trustee for
 the time being of my will to apply assign convey
 and dispose of the ^{same} share or shares upon

the Trusts hereinbefore declared concerning
 the same estate of the Survivor or Survivors
 such Trusts as being my intention, I desire
 this my will to be so construed as that the
 whole of my real & personal Estate may be,
 applied & disposed of for the sole & exclusive
 use & benefit of my said 3 Sons & the Survivors
 & Survivor of them & that this respective Issue
 unless & until it may happen that all my said 3
 Sons shall have died without leaving lawful
 Issue living to attain the age of twenty one years
 and so that no relative of mine shall take
 any part of my real or personal Estate unless or
 until all my said 3 Sons shall have died,
 without leaving lawful Issue who shall attain
 the age of 21 years And in Case all my said
 3 Sons shall die without leaving lawful
 Issue who shall attain the age of
 21 years then I direct the said Trustees & Trustee
 for the time being of my will to assign & convey
 my said residuary personal Estate & my said
 real Estate unto & to the use of my God Daughter
 Agnes Molynaux Seal (if then living) her heirs
 Executors Administrators & Assigns absolutely
 if not then living then to & to the use of her
 Sister Charlotte Molynaux Seal (if then living)
 her heirs Executors Administrators & Assigns
 absolutely if she shall be then dead, then to & to
 the use of her Brother Edmund Molynaux Seal
 (if then living) his heirs Executors Administrators
 & Assigns absolutely if he shall be then
 dead then to & to the use of his Brother Edmund

Molynaux Ed (if then living,) his heirs Executors
 administrators & assigns absolutely these viz
 Molynaux Ed Charlotte Molynaux Ed Edmund
 Molynaux Ed & Edw Molynaux Ed being
 Children of my Brother in Law Edmund Molynaux
 & Ed by my sister Anna And I empower the
 Trustee & Trustes for the time being of my will
 to apply the whole or any part of the Income
 of my said Son & of their Issue in or towards the
 respective maintenance or otherwise for the respective
 benefit of such sons respectively & of their respective
 Issue without regard to the ability of their respective
 parents (if any) to provide for them And I direct
 such Trustee & Trustes to accumulate all the
 unapplied Income & add the accumulation to the
 Capital whence the Income shall have arisen
 And I also empower the Trustee & Trustes for the time
 being of my will to apply any part not exceeding
 a moiety of the Capital of the contingent shares
 of my said Son respectively & of their respective Issue
 in or towards their respective ~~Maintenance~~
 advancements in life And I declare that if
 either of my Trustee herein named shall die
 in my lifetime or shall refuse to accept the
 Trust of my will it shall be lawful for the other or
 others of them surviving me & accepting such
 Trusts or if neither of them shall survive me
 I accept the same then for the said Elizabeth Ann
 Incarnations her Executors or administrators to
 appoint within six calendar Months next
 after my decease of fit person or persons to supply
 the vacancy or vacancies occasioned by such
 death or refusal And I further declare that
 so often as any Trustee or Trustes herein named

or to be appointed, under His power or Authorizing
 power shall do, or desire to be discharged or
 become incapable to act, it shall be lawful for
 the Trustee or Trustees for the time being, competent
 to act (whether, previous of being discharged or
 not) to appoint a fit person or persons, to succeed
 to the office of the deceased retiring or incapacitated
 Trustee or Trustees by force of any such,
 appointment as aforesaid. All the Authorities,
 & directions, given or expressed to be given to the,
 deceased retiring or incapacitated Trustee or
 discharged Trustee or Trustees shall be construed
 upon the appointed Trustee or Trustees, to whom
 either alone or (as the case may be) jointly
 with the surviving or continuing Trustee or
 Trustees, my trust property shall vest or by proper
 assurances be vested & on every appointment under
 the first of the two preceding powers the appointed
 Trustee or Trustees shall be considered as coming
 in under my will in the same manner as if he
 or they had been therein named instead of the,
 deceased or refusing Trustee or Trustees. And I
 devise to my Trustee, ^{their heirs & assigns} all real Estate, vested
 in me, as a Trustee or trustee, as is subject to the
 Equities affecting the same. And I empower
 the Trustee & Trustees for the time being of my will
 to give receipts for all Monies, & effect, paid or
 disbursed to them by virtue of my will & to declare
 that such receipts shall exonerate the persons
 taking the same from all liability to me, or
 application, or disposition of the Money or
 effect, therein mentioned. And I exempt
 every Trustee of my will from liability for losses
 occurring without his wilful default and
 authorise him to retain & allow to his Co-Trustee

For Trustees all power is conferred to the
Trusteeship of the Duke all power will be
written signed & dated solely and entirely
with my own hand this day of
May One thousand eight hundred and
Sixty three in order to make this will a
valid Olograph will according to the laws
of the Empire of France.

Signed by the Testator as above last
will & Testament with the presence of us
who were together present at the same
time & ~~at his~~ in his presence & at his
request & in the presence of each other
have hereunto subscribed our names
as witnesses thereof in order to render
this will a valid will according to
the Law of England

Chapman Receipts

Monsieur le Duc de Lousada,

Chateau de Cornettes,

N.º 2 Rue des Piques.



Passy.

Paris.