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Testament in the joint presence of us who in his presence at his request
and in the presence of each other have hereunto subscribed our names
as witnesses we and the Testator being all present together at the same
time. *Wm. Towner - Wm. Towner Junr. John Towner.*

Shewed at London 10th April 1845 before the Judge by the Oath of
Mary Salomon widow the said the said Testator to whom a
good granted having been first sworn by Oath duly to administer.

Extracted from the Public Eschequer Registry of Chester.

*Wm
Schumbe
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My property consists of a balance -

in trade of about £2500 as will be found explained in my private
deed page 123 & £5000 receivable from the *Straw* life insurance
the policies are in my possession and it consists also of my household
furniture silver plate &c. of my dwellinghouse and one hereditary share
in the Royal Strauldler Institution this hereditary share I leave to my
son Louis the whole of my household furniture the silver plate &c. now
under the control of my good wife is to remain at her disposal that is to
say for to keep it as part property of herself and of my three children so
long as she remains widow but if she marry again then it must be
sold & if sold then or any future time the money must be divided in
equal shares amongst herself & my children as regards the balance in
trade now about £2500 and the £5000 it is my will that these sums be
divided in four equal shares that my good wife my daughter *Probatie* in
my son Louis and my daughter *Eliza* receive severally each one fourth
part but the executor of this will shall pay the interest of £1000 annual-
ly to either my father or any of his three children namely *Edmond* in
Edmond *Edmond* *Edmond* during the lifetime of any of these until he or she
not receive this benefit to my father & my sisters if straight any more-
over insurance the amount of this part of my property be not less than £4000
as regards the several four parts I want my executor to place the three sev-
eral parts or sums hereunto to my good wife and my daughters *Probatie*
& *Eliza* in manner that they have each of them during their lifetime
a certain income at their own disposal and in case of death either of them
my will is as they shall proper I want the fourth part or the sum of
£1000 to my son Louis to be placed at interest until he reaches the age
of twenty one years and then he is to obtain himself possession thereof & in
would by this present appoint *Mr. Edmond* *Edmond* *Edmond* and my brother
Stephen to be my executor and I reserve to my good wife the right to sell
a third part as executor to this my will provided the same be not ob-
jectionable to either *Mr. Edmond* *Edmond* or to my brother Stephen. Witness
by myself Louis *Edmond* the Testator in the presence of us present at the
same time who in his presence have subscribed our names as witnesses
Straw the 29th day of May 1844 - *John Schumbe* - The witnesses
William Holt - *William Schumbe*.

Letters of Admon with will annexed were granted on the 12th day
March 1845 unto *Eliza* *Edmond* widow the said of the said deceased
there being no hereditary legatee in the said will named *Edmond* in
Edmond and *Stephen* *Edmond* the executor having duly renoun-
ced the right of every person being saved and time allowed to exhibit
an inventory *H. Clarke Registrar.*

On the 12th April 1845 shown with the will annexed of the said
father and profits of Louis *Edmond* late of *Straw* in the County of
Lancaster *Edmond* *Edmond* deceased was granted to *Eliza* *Edmond* widow

Elizabeth
Smith
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The Will of the said deceased Clavin been first sworn by Thomas
only to administer. Henry Charlbrooth and Stephen Charroade his
Executors Clavin renounced the probate and execution of the said will
as by acts of Court appears. His Residuary Legatee.

This is the last Will and Testament

of me Elizabeth Smith late of parbury in the County of Lincoln
but now of Chapel Allerton in the Parish of Leeds in the County of York
Esquire first of order and birth my just debts funeral and testamentary
expenses to be paid by my executors hereinafter named as soon as conve-
niently may be after my decease I give and bequeath to my wife
Elizabeth Christiana Deaneley the daughter of my late brother William
Smith all my household goods and furniture plate linen and books and
also my gold watch and appendages to be delivered to her as soon as con-
veniently may be after my decease I give and bequeath all my cloaths
and wearing apparel unto my said Elizabeth the widow of my late
brother Gill Smith and she the widow of my late brother David Smith
equally to be divided between them share and share alike I also give
and bequeath unto my said Elizabeth and she the widow of my late
brother Gill Smith if they shall be both unmarried at the time of my decease the sum of
twenty pounds each but if both or either of them shall be then married
I give and bequeath to her who shall be so married the sum of ten
pounds in lieu of the said sum of twenty pounds I also give and
bequeath to my friends William Wright Deaneley of Eborac par in the
County of Derby Brewer and John Moorobran of Strickland in the said
County of Lincoln Grazier my executors hereinafter named the legacy
of ten pounds each as a recompense to them for the trouble they will
have in the execution of the trusts I am about to repose in them by this
my will all which said several legacies order and birth shall be paid
to and retained by the said several legatees within three months next
after my decease all my mortgages stocks funds and other securities for
money together with the securities or securities on which the same or any
part thereof may be invested at the time of my decease and all other the
personal estate and effects whatsoever of which I may be possessed inter-
ested in or entitled to or have the power to dispose of except the part
hereof which I have already disposed of I give and bequeath unto
the said William Wright Deaneley and John Moorobran their executors
and administrators upon and for the trusts intents and purposes here-
inafter expressed and declared that is to say upon trust that they my
said trustees or the survivor of them his executors or administrators
do and shall with all convenient speed after my decease call in and con-
vert into money so much of my said personal estate as shall not con-
sist of money as will be necessary for the payment of all my just debts
funeral and testamentary expenses and the several legacies I have
herebefore given and bequeathed and after payment thereof I do
upon further trust with all convenient speed to pay assign transfer and
dispose of all the residue and remainder of the said trust money stocks
funds and securities unto and equally between and amongst all my
brothers and sisters the children of my late brother Richard Smith
John Smith Gill Smith William Smith and David Smith of one part
Stephen and Richard respectively as are now living and the children
issue of such of them as are now or may be dead at the time of my
decease so as such issue of any deceased Stephen or Richard take no
greater share or proportion of the said trust money stocks funds and
securities amounting than their living or their deceased parent or parents
respectively would have taken if living and I do hereby declare and