



ANNO QUADRAGESIMO OCTAVO

GEORGI II. REGIS.

Cap. 143.

An Act for vesting in Trustees the Personal Estate of the Reverend *Richard Daniel*, Master of Arts in the University of *Dublin*, and making them a Corporation, for the Purposes of carrying into Effect the charitable Designs and Intentions of the Will of the said *Richard Daniel*. [25th June 1808.]

WHEREAS the Rev. end *Richard Daniel*, late of the City of *Bath*, Master of Arts, being possessed of and entitled unto a considerable Personal Estate, duly made and published his last Will and Testament in Writing, bearing Date the Twentieth Day of *May*, in the Year One thousand seven hundred and ninety-four, in the Words and Figures, or to the Effect following; (that is to say,) “ In the “ Name of GOD, *Amen*: I the Reverend *Richard Daniel A.M.* in the “ University of *Dublin*, and a Native of *Ireland*, but for many Years a “ Resident in the City of *Bath, Somersetsshire, England*, with humble Grati- “ tude to Heaven for every Blessing dispensed unto me, and in particular for “ the Continuance of a sound disposing Mind, Memory, and Understanding, “ do this Twentieth Day of *May*, in the Year of our Lord One thousand “ seven hundred and ninety-four, publish and declare this my last Will “ and Testament in Manner and Form following: First, I commend my “ Soul into the Hands of my merciful Creator, hoping for the Remission “ of all my Sins by the Merits and Mediation of my Saviour *Jesus Christ*,
[Loc. & Per.] 31 F “ and

The Will of Richard Daniel A.M. recited.

“ and desire to be privately but decently buried, either in the Parish Church
 “ of *Hampton* or of *Walcot*, except that my Decease should happen at a
 “ remote Distance from *Bath*, and in that Case, in the Church belonging
 “ to the Parish where I die (but not in *London* or its Neighbourhood);
 “ and I give unto the Minister and Churchwardens of such Parish Five
 “ Pounds Sterling for the Use of the Poor: I give and bequeath unto
 “ *Robert Cornwall* Esquire, Attorney in the Courts of *Dublin*, the Sum
 “ of One hundred Pounds Sterling (*Irish* Money), by which Standard I
 “ will that all my Bequests to *Ireland*, both Public and Private, be regu-
 “ lated, in token of my sincere Esteem for his faithful Management of
 “ my Property in that Kingdom, which I trust will save to my Executors
 “ much Trouble in calling in and collecting the several Securities which I
 “ have there, in order that the Money so collected may be applied by my
 “ Trustees to the Purposes which I shall direct: I give and bequeath unto
 “ my Kinsman *George Daniel*, First Lieutenant in the Regiment of Cara-
 “ bineers, the Sum of Four hundred Pounds Sterling; but my Will is,
 “ that this Legacy be not paid unto him until my Executors shall receive
 “ the Sum of Eleven hundred Pounds lawful Money of *Great Britain*,
 “ which, together with the Interest that shall appear due to me after a
 “ Deduction of my Quota for the Expence of Suit, has been above
 “ Two Years ago decreed to me in the *English* Court of Rolls, out of
 “ such Part of the Property of my Uncle the late Reverend *Robert Chap-*
 “ *man*, Vicar of *Ravenstone, Bucks*, as by an Act passed in the Ninth
 “ Year of the Reign of his late Majesty *George* the Second cannot be
 “ devised to charitable Uses: I give and bequeath unto *Margaret Lewis*,
 “ if she remains in my Service at the Time of my Death, the Sum of
 “ Thirty Guineas, together with my Kitchen Furniture, Wearing Apparel,
 “ and my coarser Linen; the finer Part of my Linen, together with Three
 “ Counterpanes, I bequeath, (if worthy of her Acceptance) to *Mistress*
 “ *Fletcher* of the Circus, and I bequeath unto her Husband my Gold Watch,
 “ with the Chain and Seals; my small Library of Books I desire to be pri-
 “ vately sold and the Money thence arising to be distributed by the Rector
 “ of *Bath* amongst those whom he shall judge the fittest Objects of Relief.
 “ I also give and bequeath to the Rectors of *Bath* and *Walcot* for the Time
 “ being the Sum of Fifty Pounds Sterling *English* Currency in Trust for
 “ the Uses of the *Bath* Dispensary and the School of Industry, to be di-
 “ vided in equal Shares between them; and as to all the Rest, Residue,
 “ and Remainder of all my Real and Personal Estate, of all my Worldly
 “ Substance, Goods, Chattels, Assets and Effects of which I shall so die seized
 “ and possessed of, or in any wise entitled unto, after Payment of my
 “ aforesaid Legacies, Funeral Expences, and just Debts, I give, devise,
 “ and bequeath the same to the Right Honourable *John* Lord Viscount
 “ *Fitz Gibbon*, Lord High Chancellor of *Ireland*, the Most Reverend his
 “ Grace *Robert* Archbishop of *Dublin* in the said Kingdom of *Ireland*, and
 “ their Successors for the Time being, and to the Right Honourable
 “ *Arthur Wolfe*, His Majesty’s Attorney-General in the said Kingdom,
 “ and to his Executors and Administrators, and the Survivor of them, to
 “ and upon the several Uses, Trusts, Intents, and Purposes herein-after men-
 “ tioned and expressed concerning the same, and to and upon no other
 “ Use, Trust, Intent, or Purpose whatsoever (that is to say), upon Trust
 “ to place out such Parts of my Fortune as shall not be at Interest at the
 “ Time of my Death upon some Public or Private Securities, in their
 “ own Names, without Risque to themselves, and the Interest thereof, as
 “ well

“ well as the Interest of such Parts of my said Fortune as are now laid out
 “ in the said Kingdom of *Ireland*, upon Interest, from Time to Time to
 “ apply and dispose of in Manner following: namely, The Interest of the
 “ Sum of Five hundred Pounds Sterling to be annually paid to the Mi-
 “ nister and Churchwardens of the Parish of *Luke* for the Time being, in
 “ the City of *Dublin*, to be by them applied towards the Relief of such
 “ poor indigent Inhabitants of the said Parish as shall or may appear to
 “ them as fit and proper Objects of Charity; provided that the said Mi-
 “ nister and Churchwardens shall well and faithfully account annually
 “ for the true Expenditure of the said Year's Interest to my said Trustees
 “ and their Successors, before they shall be entitled to receive a Second
 “ Year's Interest on the same: And further I give, devise, and bequeath
 “ unto my Trustees and their Successors, upon Trust to pay and apply
 “ annually the Interest of Five hundred Pounds, Part of my said Re-
 “ sidue, to the Trustees of the Hospital for Incurables in the City of
 “ *Dublin*, to be applied by them towards the Support of the said Hospital
 “ and the Maintenance of the Patients therein, under the like Restrictions
 “ as respect my Bequest to the indigent Inhabitants of the Parish of *St.*
 “ *Luke*: And further also, upon Trust and under the above recited Limi-
 “ tations to pay and apply annually the Interest of Two hundred Pounds
 “ Sterling to the Use of the *Dublin* General Dispensary: And further also,
 “ upon Trust to pay and annually apply the Interest of One other
 “ Sum of Five hundred Pounds Sterling to the Governors for
 “ the Time being of the Hospital within the City of *Dublin* for
 “ the Relief of Poor lying-in Women; and likewise upon Trust
 “ to pay annually to the Governors of *Mercer's Hospital*, in the
 “ said City of *Dublin*, the Interest of Four hundred Pounds Sterling, and
 “ to apply it to the more comfortable Support of the poor Sick con-
 “ tained in it; the Expenditure of which is in like Manner, as in every
 “ other Donation, to be accounted for on Demand to my Trustees and
 “ their Successors. I also give, devise, and bequeath unto my Trustees,
 “ and their Successors, upon Trust, the Interest of Eight hundred Pounds
 “ Sterling, for ever, to be by them annually applied in aid of the Main-
 “ tenance of Four Protestant Clergymen's Widows of the Established
 “ Religion, in any Diocese of the Kingdom of *Ireland*, whose religious
 “ Characters, and Distresses on account of large Families, left unpro-
 “ vided for through the scanty Incomes of their Husbands, shall be certi-
 “ fied by the Bishop of the Diocese in which they dwell: And I will that
 “ due Notice be given to such Bishop, by the Minister and Churchwardens
 “ of the precise Time of the Decease of any of them, that the Number
 “ of Four Annuitants may be regularly kept up: And though I will
 “ that in the Appointment of an Annuity the Preference be shewn to a
 “ Widow incumbered with a Family, yet I do not mean that a Widow,
 “ even without this Incumbrance, should be totally excluded, if equally
 “ needy and more destitute of Friends: And I do hereby will and direct,
 “ that if any Redundancy or Residue of my Fortune herein-before be-
 “ queathed in Legacies, *English* Charities, or in Trust to my Trustees in
 “ *Ireland*, shall remain after the Sums bequeathed as above, that the same
 “ shall be applied by my said *Irish* Trustees to the particular and per-
 “ petual Augmentation of the Fund devised as before-mentioned for the
 “ better Support of the poor Widows and Children of Protestant Clergy-
 “ men of the Established Religion in *Ireland*, and to and amongst such
 “ other public Charities in the City of *Dublin* or elsewhere within the said
 “ Kingdom

“ Kingdom of *Ireland*, as to my said Trustees and their Successors shall
 “ seem most deserving of the same: I nominate constitute and appoint
 “ Sir *Francis Hutchinson* Baronet, and his Brother the Reverend *James*
 “ *Hutchinson*, and the Survivor of them, or the Executors or Admini-
 “ strators or Assigns of such Survivor, Executors of this my said last
 “ Will and Testament: And I bequeath unto each Brother, for his
 “ Trouble, the Sum of One hundred Pounds Sterling of *Irish* Currency,
 “ and whatever Plate I may die seized and possessed of, to be equally
 “ divided between them; and hereby revoking all former and other
 “ Will or Wills by me at any Time or Times heretofore made or spoken,
 “ I declare this and none other as and for my last Will and Testament:
 “ In Witness whereof I have hereunto set my Hand and Seal this
 “ Twentieth Day of *May* One thousand seven hundred and ninety-four,
 “ *Richard Daniel* (L. S.)” — “ Signed, sealed, published and declared by
 “ the said Testator, as and for his last Will and Testament in the
 “ Presence of Us, who at his Request, have subscribed our Names
 “ as Witnesses hereunto *John Monck*, of the *Crescent, Bath*;
 “ *Robert Stennet* Watchmaker, *Sacville Row, Bath*; *William Stroud*
 “ Wine Merchant, *New Rooms, Bath*.” And the said *Richard Daniel*
 afterwards duly made and published a Codicil in Writing to his said Will,
 bearing Date the Eighteenth Day of *March* in the Year One thousand
 seven hundred and ninety-five, in the Words and Figures, or to the
 Effect following; that is to say, “ I *Richard Daniel* of the City of *Bath*,
 “ Clerk, do make this a Codicil to my last Will and Testament, bearing
 “ Date on or about the Twentieth Day of *May* now last past; that is to say,
 “ I give and bequeath to *Mary Perryman* of the City of *Rockester*, Spinster,
 “ and her Assigns, the Annuity or yearly Sum of Fifteen Pounds of law-
 “ ful Money of *Great Britain*, for and during the Term of her natural
 “ Life, to be paid by my personal Representatives for the Time being
 “ unto her the said *Mary Perryman* and her Assigns, during her Life, by
 “ equal Half-yearly Payments, on the Twenty-fifth Day of *June* and
 “ the Twenty-fifth Day of *December*, in every Year, without any De-
 “ duction or Abatement whatsoever; the First Payment thereof to begin
 “ and be made on such of those Days as should first happen after my De-
 “ cease, and which said Annuity or yearly Sum I give to her in considera-
 “ tion of her long and faithful Service to my late Aunt Mrs. *Mary Chap-*
 “ *man* late of *Rockester* aforesaid deceased; and I do hereby confirm my
 “ said Will in all other Respects, and declare that this Codicil shall
 “ be taken and considered as Part thereof; and I do hereby publish and
 “ declare these Presents as and for a Codicil to my said Will this Eigh-
 “ teenth Day of *March* in the Year of our Lord One thousand seven
 “ hundred and ninety-five. *Richard Daniel* (L. S.)” “ Signed, sealed,
 “ published, and declared by the said *Richard Daniel* as and for a Codicil
 “ to his Will, in the Presence of us *Henry Derham, William Stroud*.”
 And whereas the said *Richard Daniel* departed this Life on or about
 the Thirteenth Day of *January* One thousand seven hundred and ninety-
 six, without having altered or revoked the said Will, other than and ex-
 cept by the said Codicil, and without having altered or revoked the said
 Codicil; and the said Sir *Francis Hutchinson* and *James Hutchinson*, the
 Executors named in the said Will, duly proved the said Will and Codicil
 in the Prerogative Court of *Canterbury* in *England*, and also in His Ma-
 jesty’s Court of Prerogative in *Ireland*; and they paid off and satisfied all
 the pecuniary and specific Legacies in the said Will and Codicil mentioned
 and

Recites the
 Codicil to the
 Will.

Richard Daniel
 died 13th Ja-
 nuary 1796,
 without re-
 voking his
 Will or Codi-
 cil, and Sir
 Francis Hut-
 chinson and
 James Hut-
 chinson proved
 the same.

and bequeathed to the several Persons entitled to receive the Same: And whereas the Governors of *Mercers Hospital* in the City of *Dublin*, on or about the Fifth Day of *April* in the Year One thousand seven hundred and ninety-nine, filed their Bill in His Majesty's High Court of Chancery in *Ireland* against the said *Sir Francis Hutchinson*, *James Hutchinson*, *John Earl of Clare*, *Robert Lord Archbishop of Dublin*, and the Right Honourable *Arthur Wolfe*, in the said Will named, who, after the Death of the said *Richard Daniel* was created a Peer of *Ireland*, by the Title of *Baron Kilwarden*, and *Viscount Kilwarden*, and others, praying that Accounts might be taken, and that the Trusts of the Will of the said *Richard Daniel* might be carried into Execution, and several Proceedings were had in the said Cause, and Accounts taken, and on or about the Sixth Day of *December* in the Year One thousand seven hundred and ninety-nine, a final Decree was pronounced in the said Cause, whereby it was ordered and decreed, that the Trusts of the Will of the said *Richard Daniel* should be carried into Execution, and that the Defendants the said *Sir Francis Hutchinson* and *James Hutchinson*, the Executors of the said *Richard Daniel*, should forthwith pay over and assign to the Defendants the said *John Earl of Clare*, *Robert Lord Archbishop of Dublin*, and *Arthur Lord Kilwarden*, the Trustees named in the Will of the said *Richard Daniel*, the Sum of Nine thousand six hundred and twenty-seven Pounds Fifteen Shillings and Nine-pence Halfpenny, and all Security and Securities for the same, being the Balance of the Assets of the said *Richard Daniel*, in the Hands, Knowledge, or Power of the Defendants, the said *Sir Francis Hutchinson* and *James Hutchinson*, as Executors of the said *Richard Daniel*: And whereas by Indenture bearing Date on or about the Twenty-eighth Day of *February* in the Year One thousand eight hundred and one, made or mentioned to be made between the said *Sir Francis Hutchinson* and *James Hutchinson*, Executors of the last Will and Testament of the said *Richard Daniel* of the One Part, and the said *John Earl of Clare*, *Robert Lord Archbishop of Dublin*, and the said *Arthur Lord Kilwarden* of the other Part, they the said *Sir Francis Hutchinson* and *James Hutchinson*, for the Considerations therein mentioned, and in pursuance of and obedience to the said Decree, did grant, bargain, sell, assign, transfer, and make over unto the said *John Earl of Clare*, *Robert Lord Archbishop of Dublin*, and *Arthur Lord Kilwarden*, their Executors, Administrators, and Assigns, the said Sum of Nine thousand six hundred and twenty-seven Pounds Fifteen Shillings and Nine-pence Halfpenny, reported in and by the said Decree to be the Balance of the Assets of the said *Richard Daniel* remaining in the Hands, Knowledge, or Power of the said *Sir Francis Hutchinson* and *James Hutchinson*, as Executors of the said *Richard Daniel*, and all Security and Securities for the same, and every or any Part thereof, to have and to hold the same unto the said *John Earl of Clare*, *Robert Lord Archbishop of Dublin*, and *Arthur Lord Kilwarden*, their Executors, Administrators, and Assigns, in Trust, to be applied pursuant to the Trusts of the Will of the said *Richard Daniel*, and pursuant to the Directions of the said Decree: And whereas the said *John Earl of Clare*, *Robert Lord Archbishop of Dublin*, and *Arthur Lord Kilwarden*, the Trustees named in the Will of the said *Richard Daniel*, are all dead; and the said *Arthur Lord Kilwarden* survived the said *John Earl of Clare* and *Robert Lord Archbishop of Dublin*; and the Right Honourable *William Downes* Lord Chief Justice of His Majesty's Court of King's Bench in *Ireland*, and *Robert French*, of

Bill in Chancery was filed by the Governors of *Mercers Hospital* against *Sir Francis Hutchinson* and others, and a Decree made thereon.

Indenture of 28th February 1801 recited.

Death of Sir Francis Hutchinson.

Of what the Personal Estate of Richard Daniel consists.

Powers vested by the Will are not sufficiently explicit or effectual.

Expedient that Trustees should be appointed for carrying the Trusts of the Will into Effect.

Lord Chancellor of Ireland, Lord Archbishop of Dublin, and Lord Chief Justice of the King's Bench in Ireland, and their Successors, to be a Corporation for ever, for the Execution of the Trusts of the Will.

Kildare-Street, in the City of *Dublin*, Esquire, are the Executors of the said *Arthur Lord Kilwarden*: And whereas Sir *Francis Hutchinson* One of the Executors of the said *Richard Daniel* lately departed this Life, and the same *James Hutchinson* is the surviving Executor of the said *Richard Daniel*: And whereas the Personal Estate and Property of the said *Richard Daniel* consists of Money laid out in the *English Funds*, and of Money lodg'd in the Bank of *Ireland*, and Debts that were due to him at the Time of his Death: And whereas it is apprehended that the Powers vested or intended to be vested by the Will of the said *Richard Daniel* in the Trustees named therein are not sufficiently explicit or effectual to carry into Effect the charitable Designs and Intentions of the said *Richard Daniel*; and the said *James Hutchinson* the surviving Executor of the Will of the said *Richard Daniel*, and the said *William Downes* and *Robert French*, the Executors of the Will of the said *Arthur Lord Kilwarden*, who was the surviving Trustee named in the Will of the said *Richard Daniel*, are desirous and have consented that Trustees shall be appointed by Act of Parliament effectually to answer the Charitable Intentions of the said *Richard Daniel*, and that his Personal Estate and Fortune, devised by his Will to the Trustees therein named, shall be vested in Trustees as a Body Corporate, upon the same Trusts, and for the like Intents and Purposes, and under the same Rules and Directions of the said Will of the said *Richard Daniel*: And whereas it is expedient that such Trustees should be so appointed for the Purposes aforesaid, and that the Lord High Chancellor for the Time being, or Lord Keeper for the Time being of *Ireland*, the Most Reverend Father in God the Archbishop of *Dublin* for the Time being, and the Lord Chief Justice of His Majesty's Court of King's Bench in *Ireland* for the Time being, should be Trustees for the Purpose of carrying the Trusts of such Will into Effect: Therefore, at the humble Request of the said *James Hutchinson*, *William Downes*, and *Robert French*, be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Right Honourable *Thomas Lord Manners*, Lord High Chancellor of *Ireland*, whilst Lord High Chancellor of *Ireland*, and his Successors for the Time being Lords Chancellors or Lords Keepers for the Time being of the Great Seal for the Time being of *Ireland*, his Grace *Charles Earl of Normanton*, Lord Archbishop of *Dublin*, whilst Lord Archbishop of *Dublin*, and his Successors for the Time being, Lords Archbishops of *Dublin* for the Time being, and the Right Honourable *William Downes*, Lord Chief Justice of the Court of King's Bench in *Ireland*, whilst Lord Chief Justice of the Court of King's Bench in *Ireland*, and his Successors for the Time being Lords Chief Justices of the Court of King's Bench in *Ireland* for the Time being, shall be a Corporation for ever for the Execution of the Trusts of the said Will of the said *Richard Daniel*, and to answer the Purposes in the said Will contained, and shall be called and known by the Name of "The Trustees of the Estate of the Reverend *Richard Daniel* deceased, given for charitable Purposes," and shall implead and be impleaded, sue and be sued by that Name; and that the said Corporation shall consist of the Lord High Chancellor for the Time being of *Ireland*, or Lords Keepers for the Time being of the Great Seal of *Ireland*, the Lord Archbishop for the Time being of *Dublin*, and the Lord Chief Justice for the Time being of the Court of King's Bench in *Ireland*; and shall and may have and use a Common Seal, which they may

may alter or make new from Time to Time; and that such Corporation shall remain and subsist, and its Powers continue and be exerciseable, notwithstanding there shall be a Vacancy in any One of the said Offices of Lord Chancellor, Lord Keeper, Archbishop, or Chief Justice; and in case there shall be a Vacancy in Two of such Offices, then the Powers of the said Trustees shall be suspended only till such Time as there shall be Two such Trustees at least; subject nevertheless and without Prejudice to the Continuance of any Suit then depending in the Name of the said Corporation.

II. And be it further enacted, by the Authority aforesaid, That it shall and may be lawful to and for the said Trustees, or any Two of them, from Time to Time to elect an Agent or Receiver of the Income and Profits of the said charitable Funds arising from the Effects of the said *Richard Daniel* given as aforesaid at a Salary not exceeding Thirty Pounds *per Annum*, and to make such Bye Laws, Rules, and Ordinances, and from Time to Time to alter the same Bye Laws, Rules, and Ordinances as they shall judge most convenient and needful for the good Government of the said Corporation and Management of the Affairs of the said Charity and the effectual Promotion of the good Ends intended thereby; and to give such Instructions and Directions as they shall judge needful and reasonable for regulating the said Charity: Provided that the said Rules, Ordinances, Instructions, and Directions be not repugnant to the Laws and Statutes in force in *Ireland*, nor inconsistent with the Intention of the said Testator, expressed in his said Will; and that it shall and may be lawful to and for the said Trustees or any Two of them to remove and displace such Agent or Receiver, and to elect another in his Place or Stead: Provided always, that no Member of the said Corporation shall ever be elected or appointed an Agent or Receiver of the said Trust Funds.

Lawful for the Trustees to elect an Agent or Receiver, and make Bye Laws.

Bye Laws not to be repugnant to the Laws in force in *Ireland*, nor inconsistent with the Will of the Testator. No Member of the Corporation to be elected a Receiver.

III. And be it further enacted by the Authority aforesaid, That the Agent or Receiver who shall be appointed in pursuance of this Act, shall, before he be permitted to enter upon such Office, give such good and sufficient Security for the just and faithful Discharge of his Office, as the said Trustees, or any Two of them, shall think proper, and shall at all Times be accountable, and shall account to the said Trustees, or any Two of them, when required; and that such Agent or Receiver shall be obliged from Time to Time to deposit the Monies to be received, by him by virtue of his Office, within Eight Days after he shall have received the same, in the Banks of *England* or *Ireland*, as the said Trustees, or any Two of them, shall direct, and so that the same may be at the Disposal of the said Trustees, or any Two of them; and that such Agent or Receiver shall be obliged from Time to Time to transact all Matters relative to the said Charity, which he shall be required by the said Trustees, or any Two of them, to transact; and as often as he shall be required, he shall give in a particular Account in Writing, signed by him, of all Receipts, Payments, Disbursements, and Transactions, on account of the said Corporation, and the same Account shall be examined, audited, and subscribed by the said Trustees, or any Two of them, and he shall then also give in a true and exact State of the Funds of the said Corporation, in order that the same may be examined and entered in a Book to be kept for that Purpose, such Book and Papers of the said Corporation to be at all Times

The Agent or Receiver to give Security, and be accountable to the Trustees, and deposit the Monies received in such Bank, as the Trustees, or any Two of them, shall direct, within Eight Days after Receipt thereof.

open and free for the Perusal of the several Members thereof, and to be the Property of the said Corporation.

Personal
Estate of the
Testator to be
vested in the
Trustees.

IV. And be it further enacted by the Authority aforesaid, That all the Personal Estate of which the said *Richard Daniel* died possessed, or to which he was entitled, and all Securities for the same, except such Part or Parts thereof as has or have heretofore been applied pursuant to the Directions of his said Will, shall be, and the same is and are hereby vested in the said Trustees, to hold to them and their Successors, upon Trust to pay the Expences of passing this Act, and the Execution of the Trusts hereby reposed in them, and to pay all necessary Costs and Expences heretofore incurred and not paid, or that they may hereafter incur, in carrying into Execution the Trusts of the said Will and of this Act; and subject thereto, upon the same Trusts, to the same Uses, and for the same Intents and Purposes as in and by the said last Will and Testament of the said *Richard Daniel* are directed, appointed, and intended concerning the same, and to no other Use, Intent, or Purpose whatsoever.

Not to affect
the Rights of
His Majesty.

V. Saving always to the King's most Excellent Majesty, His Heirs and Successors, and all other Person and Persons, Bodies Politic and Corporate, their respective Heirs, Successors, Executors, and Administrators, other than and except the Executors of the said *Richard Daniel*, and other than and except the Executors of the said *Arthur Lord Kilwarden*, all such Right, Title, Estate and Interest, both at Law and in Equity, as they or any of them had, could, or ought to have of, in, to, or out of the Personal Estate and Fortune of the said *Richard Daniel*, in and by this Act vested for the Purposes herein mentioned, as fully to all Intents and Purposes as if this Act never had been made; any Thing hereinbefore contained to the contrary thereof in anywise notwithstanding.

Evidence.

VI. And be it further enacted, That this Act shall be printed by the Printer to the King's most Excellent Majesty, and a Copy thereof so printed shall be admitted as Evidence thereof, by all Judges, Justices, and others.

LONDON: Printed by GEORGE EYRE and ANDREW STRAHAN,
Printers to the King's most Excellent Majesty. 1808.