

subscribed Mary Bolt this instrument with the said
 writely and in the presence before the said Mary
 Bolt did and subscribed to the said Will beginning and
 ending as aforesaid to be of the proper handwriting
 and subscription of the said Mary Bolt deceased the
 said Elizabeth Pickering on the 4 day of June 1833 the said
 Elizabeth Pickering was duly sworn to the truth of
 this affidavit in virtue of the requisition annexed
 before me Joseph Robertson Surrogate

On the ninth day of July in the year of our
 Lord one thousand eight hundred and three according
 with the Will annexed of all and singular the Goods
 Chattels and Credits of the said deceased having the
 said Mary Bolt late of Whiteby in the County of York
 deceased was granted to John Bolt her lawful
 husband of the said deceased no executor or residuary
 Legatee having been first sworn by Commission duly
 to administer

John
 Hartland

This is the last Will
 and Testament of me Lieutenant John Hartland late
 of Berwick upon Tweed but now of Grewton in the
 County of Gloucester as follows I give and bequeath the
 Interest Dividends and profits of all such Stock sum and
 sums of Money as shall be standing in my Name in the
 Books of the Governor and Company of the Bank of
 England unto my beloved Wife pleasant Hartland for
 and during all the term of her natural life and from
 and after her decease I give and bequeath one hundred
 pounds Stock part thereof unto such and so many of
 my Children therein after named as shall be living
 at time of her decease in such parts shares and
 proportions as she my said Wife shall in and by her
 last Will and Testament to be exhibited in the presence
 of two Witnesses order direct limit and appoint to receive
 the same and from and after her decease as to the
 residue of such Stock sum and sums of Money standing
 in my Name in the Books of the Bank of England as
 aforesaid I give and bequeath the Interest Dividends and
 profits of one moiety or half part thereof unto my
 daughter Samina Little Worgan the Wife of the Revd
 Joseph Worgan of Campden in the said County of
 Gloucester for and during the term of her natural life
 for her sole and separate use and benefit independent
 of her present or any future husband and do declare
 that the receipt and receipts of the said Samina Little

Worgan

Worgan only or of such person or persons as she
 shall appoint to receive the same shall be a good &
 and sufficient discharge for so much as in such receipt
 or receipts shall be expressed to have been received
 it being by my will and mind that the same shall
 not be subject to the debts contract or engagements
 of her present or any future husband with whom
 she may hereafter marry and from and after the
 decease I give and bequeath the said moiety or principal
 share whosoever the Interest and Dividends is hereby
 bequeathed to my said daughter Samina Sittie Worgan
 as aforesaid unto my son John Christopher Capel Esq
 Astman Esq and of my said Attorney at Law upon Trust
 to apply the Interest Dividends and profits thereof for
 and towards the Maintenance and Education of such
 Child or Children of my said daughter Samina Sittie
 Worgan as shall be living at the time of her decease
 until such Child or Children shall respectively
 attain the age of twenty one years then in
 Trust to assign and transfer the said principal share
 in equal proportions unto and between such Child
 or Children of my said daughter as they shall attain
 their respective age or ages of twenty one years with
 benefit of survivorship of the share of such Child or
 Children who shall happen to die before he or she
 shall attain such age of twenty one years and as
 to the other moiety or half part of such residue
 share sums and sums of money standing in my name
 in the Books of the Bank of England as aforesaid I
 give and bequeath the Interest Dividends and
 profits thereof unto my daughter Grace Harris
 the Wife of the Reverend William Harris of
 Watfield House in the County of Wilts for and
 during the term of her natural life for her own
 sole and separate use and benefit independant of her
 present or any future husband and I do declare that
 the receipt and receipts of the said Grace Harris
 only or of such person or persons as she shall
 appoint to receive the same shall be a good and
 sufficient discharge for so much as in such receipt
 or receipts shall be expressed to have been received
 it being my will and mind that the same shall not
 be subject to the debts contract or engagements of
 her present or any future husband with whom
 she may hereafter happen to marry and from and
 after her decease I give and bequeath the said
 moiety or principal whosoever the Interest and
 Dividends is hereby bequeathed to my said daughter
 Grace Harris as aforesaid unto my said daughter
 John Christopher Capel Esq Astman Esq and upon

Trust to apply the Interest dividends and proceeds
thereof for and towards the maintenance and con-
tinuation of such child or children of my said
daughter Diana Harris as shall be living at the
time of her decease until such child or children
shall respectively attain the age of twenty one years
then the Trust to assign and transfer the said principal
sum in equal proportions unto and between such
child or children of my said daughter as they shall
attain their respective ages of twenty one years with
benefit of survivorship of the share of such child
or children who shall happen to die before he or
she shall attain such age of twenty one years to
provided always and so declare and direct that
if my said son John Christopher Capel Astman
Bartholomew shall die before the several trusts hereby
reposed in him by this my will shall be fully
executed and performed it shall and may be lawful
to and for the said John Christopher Capel Astman
Bartholomew by any writing under his hand and seal
purporting to be his last Will and Testament to
nominate and appoint any other person or persons
to be a trustee or trustees in manner and for the
trusts and purposes aforesaid I give and bequeath
unto my beloved Wife for and during the term of
her natural life the Interest which shall become
due and payable on my said bond dated the
first day of August one thousand seven hundred
and ninety nine to be calculated and become
payable from the day of my death and I do hereby
execute and discharge my said son from all
Interest that shall be due thereon up to the day
of my decease I give and bequeath unto my said
son my sword and watch and the several
seals I have and do hereby declare him to be
fully exonerated released and discharged from and
after the decease of my said wife of this bond
aforesaid and the covenants contained in this
said deed of covenant dated the tenth day of
one thousand seven hundred and ninety four and
as to all the rest residue and remainder of my debts
I give and bequeath the same subject to my
debts funeral expenses and the costs and charges of
proving this my Will unto my said wife for her
use and benefit absolutely for ever save and except
all such sum and sums of money as shall be due
from my said son prior to the twenty fifth day
of January one thousand eight hundred on this
said deed of covenant of the tenth day of November one

Thousand seven hundred and ninety four and I do by this my will also exonerate and discharge my said son from all interest due thereon up to the said twenty fifth day of January our thousand eight hundred and do hereby nominate constitute and appoint my said wife sole executrix and residuary legatee of this my will hereby revoking and making void all former and other wills and codicils by me heretofore made and do declare this only to be my last will and testament in witness whereof I have hereunto set my hand and seal this twentieth day of February our thousand eight hundred and ninety four John Hartland signed sealed published and declared by the said John Hartland the testator as and for his last will and testament in the presence of us who at his request in this present and in the presence of each other have hereunto subscribed our names as witnesses John Hardwick Newent Gloucestershire # Tho Hartland

On the 18 January 1822 Administration of the Goods Chattels and Credits of John Hartland formerly of the Town of Banwick upon Teneat but late of the County of Gloucester and a Lieutenant in His Majesty's Royal Invalids deceased left undivided by pleasure Hartland Widow deceased whilst living the Belief sole executrix and residuary legatee named in the said will was granted to Joanna Little Morgan Widow the said and Administration of the Goods of the said Pleasant Hartland deceased having been first sworn duly to admit of the said testator's last Intestest

On the 5th June 1830 Administration of the late annuity of the Goods Chattels and Credits of John Hartland formerly of the Town of Banwick upon Teneat but late of the County of Gloucester and a Lieutenant in His Majesty's Invalids deceased left undivided by Pleasant Hartland Widow deceased whilst living the Belief sole executrix and residuary legatee named in the said will was granted to Ann Maria's Widow the Daughter and Administration of the Goods of the said Pleasant Hartland being first sworn duly to administer the said Pleasant Hartland died Intestate sole executrix of Administration of the said will annexed of the undivided Goods of the said Pleasant Hartland granted in the month of January 1826 to Joanna Little Morgan Widow under the suggestion that she was the Administration of the Goods of the said Pleasant Hartland deceased having been first voluntarily brought in and proved by the Inventory Decree (as by Acts of Court appear)

This Will was proved at London the Sixth day of July in the year of our Lord our thousand eight hundred and thirty before the most worshipful Samuel Pearce parson Rector of St Dunstons Church and Curate of the Church of St Dunstons in the City of London also Rector of St Dunstons in the City of London or Commissary of the prerogative Court of Canterbury lawfully constituted by the Oath of Pleasance of the said John Hartland Widow the testator and sole executrix 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.

Translation

Copy

On this twenty seventh day of July our thousand seven hundred ninety six before me Petrus Constantinus van Papp Notary Public admitted by the Noble Court of Holland residing in Rotterdam and Witnesses after named appeared the said John Hartland and Johannes Soanen Minister of the Gospel living at the Oude Dyk under the jurisdiction of the said Court well known to me Notary able to dispose of his temporal Goods who declared to revoke make void and annul by these presents all testaments codicils and other acts of last will in any manner made and passed before the date of these presents by him this appeared either separately or with any other

The Rev^d Johannes Hazen