

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

request & in the presence of some other their names subscribed our names as witnesses W. Richeard Brightsmith; John Cornish Solicitor & G. P. Hinton his Clerk Bristol.

As the before named Testator James Mordaunt do make publick and declare this to be a Codicil to my last Will & Testament before written in manuscript form following that is to say I give bequeath unto the several persons next herein after named & described the several legacies or sums of Money next herein after mentioned that is to say To Mary Ann Morris daughter of John Morris of the City of Bristol Mariner & Maria his wife the sum of fifty pounds of lawful British Money To Jane Morris another daughter of the said John & Maria Morris the like sum of fifty pounds of like lawful Money and to my & my servant Sarah otherwise dally that in case she shall be living with me at the time of my decease the sum of seventy Guineas of like lawful Money over & above the sum of thirty Guineas bequeathed to her by my said Will as a reward for or in consideration of her faithful service to me & my wife widow of the said James Mordaunt the Testator have hereto set my hand and seal the second day of February in the Year of our Lord one thousand eight hundred & thirteen J. Mordaunt & signed sealed published & declared by the said James Mordaunt the Testator as for a Codicil to his last Will & Testament in the presence of John Cornish & John Ford Clerks; W. Butt; Clerks M. Cundy;

Proved at London with a Codicil 14th February 1810 before the Judge by the Oaths of George Yvels & John Charles Smart the surviving Clerks to whom Admission was granted having been first sworn by Common Duty to administer;

Whereas by Indenture under the bearing date on or about the ninth day of October last made between John Mordaunt of Barbury in the County of Middlesex Esquire (now my husband) of the first part me Elizabeth Mordaunt then Elizabeth Griffin Spinster daughter of William Griffin of like Street Spital fields in the said County of Middlesex Weaver of the second part and the said William Griffin Robert Bunnell of Dalton near Barbury aforesaid Weaver & George Mordaunt of Leadenhall Street in the City of London Esquire of the third part after reciting a Marriage here agreed upon & entered between the said John Mordaunt and myself & which has since been duly had and that two thousand pounds three pounds per Cent Consolidated Bank Annuities which the said Elizabeth was intitled to have standing the Gravams of the said William Griffin Robert Bunnell & George Mordaunt it is by the said Indenture amongst other things mentioned in Case there shewed not be any Child or Children of our then intended Marriage or being such they should all happen to die before any of their said portions parts or shares should become vested & that they the said William Griffin Robert Bunnell and George Mordaunt or the survivors or survivor of them or the Executors or Assigns of such survivor should pay assign or transfer the said two thousand pounds three pounds per Cent Consolidated Bank Annuities & all Interest Dividends Savings & Increase thereof unto such person or persons & in such parts & shares & proportions manner & form as the said Elizabeth Mordaunt then Elizabeth Griffin notwithstanding my Coverture by any Deed or Deeds or by my last Will and Testament or any Codicil thereto or any Writing purporting to be or in the nature of a Will or Codicil to be signed & published by me in the presence of and

Elizabeth Mordaunt

be in
al show
their
according
a Church
with
only or
igns for
their
and after
shall
out of hand
and
of their
of
or the
and
the
Assigns
annual
of my
not without
the
in school
by the
of such
also with
me of
their
said
upon
machines
open and
and
said &
their
mable
means
and all
tion
of this
by me
and
in hand
according
of the
said &
thousand
published
this last
his &

attested as th^{er} ^{with} ^{and} I was thereby notwithstanding my then intended
Covenant impowered to make (should direct or appoint give or bequeath the
the same Now & the said Elizabeth Mordaunt by Virtue of & in pursuance
of the power or Authority given to me in & by the said Judicature of
all other Power or Authorities me in any wise enabling do in Law there
shall not be any Child or Children of me by the said John Mordaunt
my Husband or being sure they shall all happen to die before any
of their portions parts or shares shall become vested but I appoint
that they the said William Griffin Robert Burnett & George a or
Mordaunt or the Survivors or Survivor of them or the Executors Admins
or Assigns of such Survivor shall & do pay assign or transfer the said
two thousand pounds three pounds per Cent Consolidated Bank &
Annuitys & all interest Dividends Savings & Surpluses thereof unto my
Dear Husband the said John Mordaunt to whom I thereby give
bequeath the same for his own use benefit and I appoint my
said Husband John Mordaunt sole Executor of this my Will which
I hereby declare to be my last Will & Testament signed & published
by me the said Elizabeth Mordaunt Day of January One thousand eight hundred
& six in Elizabeth Mordaunt signed & published by the said
Elizabeth Mordaunt as for her last Will & Testament in the presence
of us who in her presence at her request in the presence of each other
have subscribed our Names as Witnesses attesting the same
Hegarth; Joseph Rogers; Straer Junr

Proved at London 14th February 1816 before the Justit Samuel
Pascoe Parson D^r of Laws sworn by the Oath of John Mordaunt
the Husband the sole Executor to whom Adminon was granted having
been first sworn duly to administer

In the Name of God Amen

I Jeffery Moody of the Parish of North Bradley in the County of Wilts
Mather & Habershing of a sound mind memory & understanding
do hereby publish & declare this & now shall to be my last Will &
Testament viz. in the first place I do give that all my just debts
official Expences be paid satisfied by my Exors or whom they
shall appoint I give & bequeath to my son John Moody the two
Shares or Tenements now in the Occupation of Samuel Dixon &
John Barton also I give bequeath to my son Stephen Moody the
two Tenements at Stralind now in the Occupation of George &
Candover & James Smith Librarians the two Tenements at Hambrook
now in the Occupation of William Bailey & Joseph Tribe Also I give
bequeath to my sons Jeffery Moody James Moody & Isaac Moody
equally to be divided between the above mentioned three Brothers the
Dwellinghouse I occupy & Malthouse Habeshing Stable Barn Yard
Garden & Appurtenances belonging thereto Also I give bequeath
to my five sons John Moody Stephen Moody Jeffery Moody James
Moody & Isaac Moody all the stock in Trade Books Debts Eight Cows
in Calf two Acres two Colts four pigs Seven Rib five Acres wheat
on the land to be equally divided between them & do make and
ordain constitute & appoint Edward Moore & Stephen Moody of from
full sole Executors of this my last Will & Testament in witness
whereof I have set my hand and seal tenth day of January and
in the fifty sixth Year of the reign of our Lord George the third
& in the Year of our Lord one thousand eight hundred & sixteen signed
I Jeffery Moody signed sealed published and declared by the said
Executor as for his last Will & Testament in the presence of us in his

Jeffery
Moody
4.

prover
an 20
Moore
J. N.
Edward
was g
T
Sarah
Edward
effort
Miss
sirat
of par
Amiel
D'ray
to the
shook
in Co
deat
above
Amiel
and to
their
give &
my
part
benef
of do
Dion
beque
into
Judic
to the
happ
duga
pam
unw
Dion
lat
is de
of de
chri
Mon
was
trail
rest
waa
Mon
sam
open
or d
e an
Dion