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remaining eight part thereof I give and bequeath the same to my said Great Nephew  
Cyber for his own use over and above the legacies given to him by my said Will and I declare  
that in all these respects I ratify and confirm my said Will Witness my hand and seal the 9th  
day of December in the year 1827. Tho. Walker. Signed Sealed and Delivered by the said  
Thomas Walker as a Codicil to his Will in the presence of us who in this presence and in the  
presence of our said heirs have subscribed our names as witnesses. Tho. Biome. J. R. Ward.  
J. Wollen.

Henry  
Watson

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Proved at London with a Codicil the 27th March 1828 before the Honorable Judge  
of Law and Surrogate by the oath of Charles Cyber the Deceased one of the heirs to whom a  
power was granted bring first now only to administer power reserved to John Clark Wallop the other  
heir

# This is the last Will

and Testament of my dear  
and beloved wife Elizabeth Watson late of the County of Southampton County made in sound mind memory  
and without any constraint as follows first I order and direct all my just debts funeral and testamentary  
charges and expences to be paid and discharged by my Executors hereinafter named as soon as  
conveniently may be after my decease and I give and bequeath all that my freehold Messuage or  
Tenement Shop building and accretions with the appurtenances and being in the Market place  
in Southampton aforesaid and all other my Real Estate whatsoever and wheresoever unto my  
said Elizabeth Watson now residing with me to hold the same unto the said Elizabeth Watson  
her heirs and assigns for ever also I give and bequeath unto the said Elizabeth Watson all my  
movables in the public funds and do give and bequeath unto the said Elizabeth Watson all my  
personal Estate whatsoever and wheresoever to hold the same and every part thereof respectively  
unto the said Elizabeth Watson her heirs and assigns absolutely and unincumbered and appoint  
the said Elizabeth Watson sole Executrix of this my last Will and Testament hereby reading and making  
void all former and other Wills by me at any time heretofore made in Witness whereof I the  
said Henry Watson the Testator have hereunto set my hand and seal the 30th day of Nov:  
in the year of our Lord 1827. Henry Watson. Signed Sealed published and attested by  
the said Henry Watson the Testator as and for his last Will and Testament in the presence of us  
who at his request in this presence and in the presence of our said heirs have subscribed our names as  
witnesses. Joseph Randall. Thos. Hurrow. Geo. Lamb. Hy. Chase of Charingcross.

Susan  
the  
Susanna  
Wattle

the

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Proved at London 27th March 1828 before the Judge by the oath of Elizabeth Watson  
daughter the said Elizabeth Watson's Executrix to whom a power was granted bring first now only to administer  
power reserved to John Clark Wallop the other  
heir

# In the Name of God Amen

Susan Wattle living as a servant to Mrs. Wall at the Pleasantry Bury Park in the  
County of Middlesex bring of sound mind do declare this to be my last Will and Testament I  
give for ever to my sister Susanna Davis of Sturminster Newton all that I may have  
in my possession at the time of my death in Witness whereof I sign my name. Susan  
Wattle or Wattle her mark X. Signed in the presence of - George Taylor  
Sarah Brown. Southampton Court park Aug. 21st 1827.

the  
Job  
Marple  
Wallace

27

9th

1827

Proved the 27th March 1828 before the Honorable Judge of the County of Surrey  
at the Pleasantry Bury Park near Kingston  
in the County of Surrey the said Job Marple late of the Pleasantry Bury Park near Kingston  
in the County of Surrey and now residing in the Kingston Savings Bank deceased was  
granted to Susanna Davis (wife of George Davis) the sister & universal Legatee being  
first now only to administer power reserved to John Clark Wallop the other  
heir

# In the Name of God Amen

Job Marple Wallare Pastor of the parish of Great Brasted in the County of  
Essex do make public and declare my last Will and Testament in manner and form  
following that is to say I give and bequeath my said wife -  
Mary

Many and Wallare whereby a farm called Beables shall situate in and near the  
 parish of Little in the County of Essex and also a principal sum of money returned now  
 produces the annual sum of one hundred and sixty pounds are settled upon her during  
 the term of her natural life and in addition thereto I give and bequeath to her my  
 said wife and her assigns during the term of her natural life the interest dividends  
 and annual produce of the sum of five hundred pounds sterling which I direct my  
 Executors and Administrators hereinafter appointed or the Survivors or Survivor of them  
 or her Executors or Administrators to place out and invest on Government or Real Security  
 at interest as soon as conveniently may or can be from and after my decease for that  
 express purpose and also direct my said Executors and Administrators or the Survivors or  
 Survivor of them or her Executors or Administrators to receive all such sum or sums  
 of money as shall at any time be due to my Executors or Administrators from the Admiralty  
 Society for Quarters or Wages or any other Society or Establishment for maintenance on  
 Wages or Services and to place such money on Government or Real Security or  
 annuities ranging the same at the or their discretion during the life of my said wife  
 and to pay the interest dividends and produce thereof to my said wife during her natural  
 life and immediately after her death I give and dispose of the last mentioned principal  
 money and also the said five hundred pounds in manner hereinafter mentioned and I  
 also give and bequeath to my said wife all my Plate Silver China Jewels Furniture  
 Jewels and Liquors for her absolute use and disposal and I give and bequeath to my said  
 Thomas Wallare Esquire of Essex in the County of Essex the sum of ten  
 pounds part for mourning my said wife to be paid within three Calendar months  
 next after my decease and I give to my son Arthur Capel Esq. Wallare all my books  
 Manuscripts and papers of what sort soever in possession having that he shall distribute  
 such of them as he shall think fit among such of his Brethren to whom they may be  
 useful and I hereby direct my said Executors and Administrators and the Survivors or  
 Survivor of them or her Executors and Administrators as soon as conveniently can be  
 after my decease to place and advertise to continue out at interest on Government or Real  
 Security or Securities during the life of my daughter Charlotte Wallare the sum of one  
 thousand and two hundred pounds sterling ranging such Securities at the or their free  
 will and pleasure and at the or their discretion of my said Executors and Administrators or  
 the Survivors or Survivor of them or her Executors and Administrators after to pay the  
 interest dividends and produce thereof or of the said stocks funds and Securities on which the  
 same shall be placed out into the proper hands of my said daughter during her natural life  
 or to lay out and expend the same or sum thereof as my said Executors and Administrators or  
 the Survivors or Survivor of them or her Executors or Administrators shall think proper in  
 the maintenance and support or for the benefit of my said daughter during her life  
 and I declare that no writ shall be necessary to assign my said Executors and Administrators  
 or the Survivors or Survivor of them or her Executors or Administrators from the interest  
 dividends and produce of the said one thousand and two hundred pounds or any part thereof  
 and from and after the decease of my said daughter Charlotte I direct that the said  
 one thousand and two hundred pounds or the said stocks funds or Securities on which the  
 same shall be placed and such part of the said interest dividends and produce as may not  
 be so expended shall be disposed of in manner hereinafter mentioned and all the rest  
 residue and remainders of my personal Estate and Effects after payment thereof of my  
 just debts and funeral expenses and the charges of proving and executing this my will  
 including in such residue after my said wife's death the said five hundred pounds and the  
 money to be received on account of my life insurance as aforesaid and after my said  
 daughter's death I give and bequeath unto and amongst the said one thousand and two  
 hundred pounds which shall be unpaid at my said daughter's death I give and  
 bequeath unto and amongst all my Children except my said daughter Charlotte <sup>and the interest</sup> <sup>dividends and produce</sup>  
 who shall be living at my death and the issue of any of them that may be <sup>of the said one</sup>  
 dead such Children to take in equal shares and such issue of every Child so being to <sup>thousand and two</sup>  
 take amongst them in equal shares the share which the said Child or Children or

Note that would have been entitled to if their living with status to be paid to said Children  
 and issue being a Male or Males at their respective age or ages of twenty one years and  
 to said of them being a female or females at their respective age or ages of twenty one  
 year or day or days of marriage which shall first happen provided the marriage or  
 marriages of any of said female or females under the age of twenty one years be contracted  
 with the consent of my said wife and son Arthur Capel Job Wallart or the survivor of  
 them if living at the time of said marriage or marriages But the payment to said  
 Children and issue of the shares of the money aforesaid directed to be placed at interest  
 during the lives of my said wife and daughter Charlotte are to be postponed until after the  
 respective deaths of my said wife and my said daughter Charlotte and in case any of said  
 Children or issue who if of the age of twenty one years or being female or females being  
 married as aforesaid would be entitled to receive a share of the said monies shall be under  
 the said age and unmarried I direct my said Executrix and Executors or the survivor or  
 survivor of them her or his Executors or assigns to place the shares of said last mentioned  
 Children or issue on Government or local Security or Securities standing the same at this or  
 their pleasure and to express the interest and produce thereof or so much of the said interest  
 and produce as my said Executrix and Executors or the survivor or survivor of them or  
 the Executor or assigns of said survivor shall think proper in the maintenance and education  
 or for the benefit of said Children or issue to whom the same shall belong during their  
 respective minorities and that so much of said interest and produce as shall not be so expended  
 shall accumulate and be added to the share or shares from whence the same shall arise and  
 I authorize empower and direct my said Executrix and Executors and the survivor and survivor  
 of them and the Executor or assigns of said survivor at any time or times during the minority  
 or minorities of any of said Child or Children or issue and before the said or they shall become  
 entitled to receive the shares as aforesaid at their or their direction to pay and apply all or any  
 part of the portion or portions to which any said of my Child or Children or issue shall or may  
 have become entitled or shall be presumptively entitled under the trusts aforesaid both principal and  
 interest including after the death of my said wife and daughter Charlotte the monies hereby  
 directed to be placed at interest during their lives respectively for placing and preferring establishing  
 advancing in the world educating or marrying any one or more of said Child or Children  
 or issue and I appoint my said wife my said son Arthur Capel Job Wallart and the  
 Reverend Richard Lewis of Cambridge in the County of Norfolk Clerk Executrix and Executors  
 and the survivor and survivor of them and the Executors and assigns of said survivor  
 shall be charged and chargeable with said monies only as they are or the shall actually  
 receive by virtue of this my will and not with or for any loss or losses which shall or  
 may happen of the aforesaid monies or property or any part thereof so as said loss or  
 losses happen without their or their willful neglect or default nor shall they or any  
 of them be answerable or accountable for the same or others of them nor for the acts or  
 omissions or defaults of the same or others of them but care of them for their and  
 their own acts or omissions or defaults only and that my said Executrix and  
 Executors or the survivor or survivor of them or the Executor or assigns of said survivor  
 or any of them shall not be answerable or accountable for any Debts or Debts or  
 other person or persons with whom or in whose hands the said monies or any part  
 thereof shall be lodged or deposited for safe custody or who shall be employed or entrusted  
 by them or any of them in the management of all or any of the said monies nor for the  
 insufficiency or deficiency of any stocks funds or Securities in or upon which the said  
 monies or any part thereof shall be invested or placed out nor for want of title to any  
 Messuages Lands or Tenements that may be taken as a security for the same or any  
 part thereof and that it shall be lawful for the said and them by and out of the monies  
 which shall come to the said or their hands or stands by virtue thereof to deduct and  
 reimburse to himself himself and themselves all Costs and expences which the said or  
 they shall suffer or express in execution or furtherance of the provisions or limitations  
 herein contained In Witness whereof I the said Job Joseph Wallart the Executor  
 to the said first part of this my last will and Testament contained in four sheets of paper  
 set my hand and to the said and last part thereof set my hand and affixed my seal  
 the

of this my will  
 I hereby declare that  
 my said Executrix  
 and Executors

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the forthwith day of September in the year of our Lord 1822. J. M. Wallace (S) Signed  
deals published and declared by the said Job Sharple Wallare the Testator as and for his  
last Will and Testament in the presence of us who in his presence at his request and  
in the presence of each other have subscribed our names as witnesses aucto. J. G. Fisher.  
J. Baker - M. S. Turner - /

**Whereas** I Job Sharple Wallare of Great Breasted Gore Clerk have  
made and duly executed my last Will and Testament in writing bearing date the 14<sup>th</sup>  
day of September 1822 now do hereby declare this to be a Codicil to my said Will  
and do hereby direct that same to be annexed thereto and to be taken as part thereof  
and that as I do hereby by my said Will give and bequeath unto my son George Wallare  
a share and interest in the residue and remainder of my personal Estate and Effects now  
do hereby revoke that part of my said Will as far as relates to my said son George Wallare  
and do hereby give unto my Executors and Executors and the Survivors and Survivor  
of them two and the Executors and admors the sum of Two thousand pounds Sterling  
for the use of my said son George Wallare during the term of his natural life and if  
any part of the said sum of Two thousand pounds shall remain unpaid at  
the time of the decease of my said son George Wallare then I direct my Executors and  
Executors and the Survivors and Survivor of them to and the Executors and admors  
to divide said unpaid part of the said sum of Two thousand pounds amongst my  
Children hereafter named viz Mary Ann Wallare Arthur Capel Job Wallare  
Elizabeth Wallare William Wallare Charles Suras Wallare Thomas Edward Wallare  
and Louisa Wallare share and share alike and whereas I have by my said Will  
expressed a settlement by which I have written that a principal sum of money  
pertaining the annual sum of one hundred and sixty pounds is settled upon me as  
therefore declare that to be an error so far as it mentions one hundred and sixty  
pounds per annum as the said settlement relates to five thousand pounds principal  
money amongst other things in writing written of the said Job Sharple Wallare  
have thereto set my hand and seal this 27<sup>th</sup> day of June in the year of our Lord 1827.  
J. M. Wallace (S) Signed Sealed published and declared by the said Job Sharple  
Wallare as and for a Codicil to his last Will and Testament in the presence of us who  
in his presence and at his request and in the presence of each other have subscribed  
our names as witnesses aucto. Jonathan Harwood James Nathan Attorney London - /

**Proved** at London (with a Codicil) 27<sup>th</sup> June 1828 before the Judge by  
the oaths of Mary Ann Wallare widow the eldest the said Arthur Capel Job  
Wallare Clerk the son and the said Thomas Suras Clerk the Executors to whom  
admors was granted being first sworn by Comon Oath to govern etc - /

# This is the Last Will

Elizabeth Williamson of Scotland in the County of York Spinster do give and  
bequeath all my personal Estate unto my Brother James Williamson of Glasgow Jun  
Guthrie and my two Cousins William first of said Eq<sup>r</sup> Edward East of York  
Jun<sup>r</sup> Esq<sup>r</sup> their Executors and admors Upon Trust to pay all my just debts funeral and  
testamentary expenss & to invest the residue in the purchase of stocks in any of  
the public funds or upon real Securities at interest in their names or names  
from time to time to any and sundries at their or his direction and upon trust  
to pay all the interest or dividends to arise & be received therefrom unto my Brother  
for his natural life and after his death to stand possessed of the said stocks funds & Securities  
the interest & dividends thereof shall have arrived but the same from the time of my  
decease shall be in Trust for my two sisters Ann Phillis & Mary & my Brother James in  
equal shares & proportions with shares to be voted and payable interest immediately  
upon my death but payment to be postponed until the first Calendar month after the  
death of my said Brother with interest from that time of date of my death & Brother

Elizabeth  
Williamson

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