

bequeath unto my two daughters Elizabeth and Mary the Legacies or Sums
of two hundred pounds a piece. All which said Legacies I direct to be paid
within twelve Calendar months next after my decease and I give and bequeath
bequeath all and singular my Household Furniture Goods Chattels Rights
Credits Stocks Funds Stocks Securities for money Effects and personal Estate
(subject to the payment thereof of the several Legacies herein before in
mention and my debts and funeral and extraordinary Expenses) unto my
friends William Doughton of these aforesaid ^{Shire} and John Wainbourn of Albany in
the said County of Surrey for and their Executors and Administrators upon
cave notwithstanding that they the said William Doughton and John Wainbourn
or the survivor of them their Executors or Administrators do and shall do as
soon as conveniently may be after my decease sell and dispose of such
parts of my personal Estate as shall be in their nature saleable and sell
in and compel payment of such parts thereof as shall consist of monies out
upon security and other debts owing to me at the time of my decease and then
do and shall pay distribute and divide my said personal Estate unto and
equally between my said three daughters Sarah Elizabeth and Mary share
and share alike to whom I give and bequeath the same accordingly and
I nominate constitute and appoint the said William Doughton and John
Wainbourn Executors of this my last Will and Testament and I do hereby
declare that my said Executors and Administrators shall not be answerable or
accountable the one for the acts of the other or for the acts deeds Receipts or
Neglects or Defaults of the other of them and that it shall and may be as
lawful to and for each of them to reimburse himself or themselves all such
Costs Charges and Expenses as they respectively shall be put unto in or about
the execution of this my Will or the trusts thereof and I revoke all former
Wills by me made in Witness whereof I the said William Doughton the
Testator have to this my last Will and Testament contained in this and the
preceding sheet of paper set my hand and seal that is to say to the
first sheet thereof I have set my hand and to this last sheet my hand
and seal the fifth day of July in the year of Our Lord One thousand eight
hundred and twenty three William Doughton (S) Signed sealed published
and declared by the said William Doughton as and for his last Will and
Testament the day of the date in the presence of us who in this presence at
his request and in the presence of each other have herunto subscribed our
names as Witnesses J. Rand Solicitor Guildford J. M. Williams Clerk
to Mr. Rand J. Rand Guildford

Proved at London 5 December 1820 before the Judge by the Oaths
of William Doughton and John Wainbourn (in the Will written Wainbourn) the
Executors to whom Adminon was granted having been first sworn by Commission
only to Administer

Elizabeth
Sidderdale

I Elizabeth Sidderdale of the City of
London Widow do make my last Will and Testament as follows I give and
bequeath unto my only daughter Anna Maria Barbara Sidderdale all my
Estate and Effects whatsoever and wheresoever to hold unto my said daughter
her Executors Administrators & assigns to & for her own use and disposal as
I consider my son fully provided for and I appoint my said daughter sole
Executor of this my Will hereby revoking all former Wills in Witness
whereof I have herunto set my hand and seal the twenty second day of
May 1825 Elizabeth Sidderdale (S) Signed sealed published and declared
by the said Testatrix as and for her last Will in the presence of us who have
herunto set our names as Witnesses in her presence & of each other
Allen Propst J. B. B. Morris J. Ludlow J. Droghda

Proved at Douon 7th December 1820 before the Judge by the Oath of Anna Maria (in the Will written Maria) Barbara Libberdale Spuster the daughter and sole executrix to whom Abouon was granted having been first sworn by Council prior duly to Abouon 7th

This is the Last Will and Testament

Sarah
Loe
18

of me Sarah Loe of the parish of Saint Nicholas in the Isle of Wight widow but now residing at Calton in the County of Middlesex made this Treaty fourth day of April in the year one thousand eight hundred and twenty six I direct that all my just debts funeral and testamentary expences shall be paid and discharged by my Executors hereinafter named as soon as conveniently can be after my decease I give and devise to my son William Loe all that my Messuage or Tenement or Dwellinghouse situate in the parish of Saint Nicholas aforesaid at now in the occupation of Mrs Elizabeth Proost together with the Garden Ground Court Yard and Appurtenances to the same belonging to hold the same unto him my said son William Loe his heirs and assigns for ever notwithstanding my Will and devise is that my said son William Loe his heirs and assigns shall permit and suffer my friend Mrs Elizabeth Proost to hold occupy and enjoy for her life in case she shall be desirous so to do all such part or parts of my said Messuage or Dwellinghouse and premises as she now holds and occupies at and under the same annual Rent as she now pays me for the same and I give to my said son all my household Goods plate Linnen and Cloath to me and for his own use and benefit I give and bequeath to Richard Goddard Serjeant of Newport in the Isle of Wight Gentleman and Charles Corbery of the same place Gentleman and their Executors and Administrators all my debts monies and securities for monies and all other my personal Estate and Effects of every sort and kind not heretofore disposed of that I shall be possessed of or entitled unto at the time of my decease upon trust that they or the survivor of them or the Executors or Administrators of such survivor shall and do convert all such part of my personal Estate as shall not consist of monies into monies and shall and do by and out of such monies and the other monies that I shall be possessed of or entitled unto at the time of my decease pay all my debts funeral and testamentary expences and subject thereto upon trust that they my said trustees or the survivor of them or the Executors or Administrators shall and do put and place the residue of all my said monies out at Interest in their own names with power to alter and vary the security or securities in or upon which the same shall be vested and shall and do receive the interest dividends and yearly produce to arise from such monies as the same shall become due and payable and shall and do at such time or times and in such proportions as my said Trustees or the survivor of them the Executors or Administrators shall think proper pay such dividends and yearly produce into the hands of my said son William Loe for and during the term of his natural life to and for his own use and benefit save and except notwithstanding and I do hereby authorize and empower my said Trustees and the survivor of them the Executors and Administrators to receive and retain in their and his hands so much of the said dividends and yearly produce of the said trust monies not exceeding one fourth part thereof as they or he shall think proper and necessary to assist and support my said son in case of sickness or the borrowing otherwise unable to work provided notwithstanding and my Will is and I do direct that it shall and may be lawful to and for my said Trustees and the survivor of them and the Executors and Administrators of such survivor to advance and pay to my said son all or any part of the principal of the said trust monies if my said son shall in the opinion of my said Trustees be in want or stand in need thereof provided also and my Will is that in case Elizabeth the present wife of my said son William Loe shall depart this life in the life time of my said son then my Will is and I do direct that the said Richard Goddard Serjeant and Charles Corbery