

with the Will annexed of all and singular the Goods Chattels
and Credits of said Deceased late of the Parish of Saint Margaret
Westminster in the County of Middlesex Widow Deceased was granted
to William Aratay a Legatee named in the said Will bearing
been first sworn duly to administer James Sibbitt the sole
Executor named in the said Will dying in the like time of the
Testatrix and Edward Thomas Father and Curator or Guardian
lawfully assigned to Caroline Thomas Spinster a Minor the
Residuary Legatee named in the said Will bearing first sworn
duly to administer both the said Will and
annexed of the Goods of the said Deceased.

Royal Sovereign at Sea 10 AM May 29 1794

As there is no knowing

Charles
Maurice
Stocker

from the uncertainty of this Life how long we have to
live I think it proper to make my Will which is in
manner following (that is to say) I will and bequeath
unto my Dearest Wife Ann Stocker for her natural Life all
my Goods Chattels Jewels House or Estates or any part
thereof and after her Death I request the same may be
in equal portions share and share alike to my Dear Sons
Children Sons Daughters and our other my Son and Daughter
or the Survivors of them I will and bequeath unto
my said Wife and have my Wills set my hand Charles Maurice
Stocker - Witness my self - this 29th day of May 1794

On the nineteenth Day of February in the Year of our
Lord one thousand seven hundred and ninety four
with the Will annexed of the Goods Chattels and Credits of
Charles Maurice Stocker late a Merchant and Edward
Maurice his Wife Royal Sovereign Deceased was granted to Ann
Stocker Widow the Executrix of the said Deceased and the said
Universal Legatee for Life named in the said Will bearing
Executor being named therein bearing been first sworn duly
Commissioner to administer.

This is the last Will

Hugh
Stilroy

and Testament of me Hugh Stilroy of Ayr in the County
of Ayr Esquire first of Ayr and David into my good
friends Benjamin Daniel of Ayr Esquire or my
and James Flint of the same Place and also the sum of
twenty pounds of lawful Money of Great Britain to be
retained by them as my Executors hereinafter named within
six calendar Months after my Decease upon Trust that if
they the said Benjamin Daniel and James Flint and the
Survivors of them his Executors and Assignors shall and
do as soon as conveniently may be after my Decease but

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Trustees and the Survivor of them his Executors and Admors shall and do convert the same wholly into Money and my Will is that my said Trustees and the Survivors of them and the Executors and Admors of such Executors shall and do in the first place pay all my just Debts whether by Mortgage or upon any other Security or Account whatsoever and all Costs and Charges as they shall sustain or be put unto for or by reason or in the Execution of this my Will and my Legacies and funeral Expenses and after payment of the same shall and do pay all the said Debts which shall be then in their hands arising from my said Real and Personal Estates except to the provided hereinafter retained unto George Goodman and Thomas Taylor my Son in Law and my Daughter Sarah Child equally share alike as Tenants in Common and not as Joint Tenants Provided that in Case part of the said Shares of the said George Goodman Thomas Taylor and Sarah Child of and in the Money hereinafter directed to be distributed amongst them shall in the Judgment of my said Trustees for the time being amount to more Money than the said Cottage or Government hereinafter mentioned to be situated in Ludlow Street aforesaid shall be reasonably worth then my Will is that the said George Goodman Thomas Taylor and Sarah Child shall return and equally pay unto the said William Flint or his Executors and Admors or Assigns to invest Money as will make such Value of the last mentioned Cottage equal to the Shares of each of them the said George Goodman Thomas Taylor and Sarah Child then my Will is that the said William Flint or Assigns shall pay unto each of them the said George Goodman Thomas Taylor and Sarah Child so much Money as will make the Shares of them the said George Goodman Thomas Taylor and Sarah Child their Executors and Admors or Assigns equal in Value to the said Cottage or Government to being my own intention that they shall all receive an equal Sum of the said Money I also give and bequeath unto the said Benjamin Daniel and James Flint the said Executors and Assigns the sum of five pounds of lawful Money of Great Britain upon Trust to bear the same out to Interest upon Government or other Personal Security or Securities as they shall think fit proper and pay the Interest of the same as it shall be come or into the Exchequer for the time being at the Exchequer of Exchequer Disbursers called Exchequer at St Dunstons Church in the County of Middlesex for ever and do hereby nominate constitute and appoint the said Benjamin Daniel and James Flint my Joint Executors of this my last Will and Testament hereinafter provided and do hereby directing said Trustees and Executors or either of them shall not be charged or chargeable with or accountable for more of the said said Money than shall come to their respective Shares by Virtue of this my Will nor shall they be answerable or accountable the one for the other or for the Disbursements or Debts the one of the other but is ware of them for his own Debts and Disbursements and also that it shall and may be lawful to and for my said Trustees

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and Expenses by and out of the said Court Sheweth to wit
 and sundries him and himself all in respect Charges and
 Expenses as the, or either of them shall herein be paid or be
 paid unto for or in reason of the Court hereupon them
 approved In witness whereof I the said Sir J. G. have to
 this my last will and Testament written in the words of
 power to each sheet thereof set my hand and seal this eleventh
 Day of August one thousand seven hundred and twenty two
 - Single Hill of - Single Seal - Published and Perused by the
 Testator do and for his last will and Testament in the
 presence of us who have hereunto subscribed our names as
 witnesses hereunto in his sight and presence and in the presence
 of each other the words (Thomas Langor) in the
 beginning of the first sheet of the second sheet hereof being
 first interlined - R. D. Dugan - Thos. Sims

This Will

was proved at London the twentieth
 Day of February in the year of our Lord one thousand seven
 hundred and twenty six before the Right Honourable Sir William
 Wynne Knight Baron of Great Britain Justice or Commissioner of
 the prerogative Court of Canterbury lawfully constituted by the Letters
 of Benjamin Daines and James Flint this Execution was made in the
 said Will to whom Administration of all and singular the Goods
 Chattels and Credits of the Decedent was granted bearing Great Seal
 under the Commission to administer

Samuel
 Stillingfleet

In the Name of God Amen

I Samuel Stillingfleet first Lieutenant of the Majesty's Ship Boston
 Son of Thomas Stillingfleet late of Frankfurt in the County of
 Dorset Esquire deceased being in health of Body and of sound and
 disposing Mind do hereby give and underwriting to make this my last
 will and Testament in manner following after payment of all my
 just and lawful Debts funeral Expenses and the Charges of proving
 this my Will of Give and Bequeath all my Estate and Effort
 whatsoever and whatsoever into my natural Daughter of my
 Sarah Ann Stillingfleet now at St. Sepers Boarding School
 at Reading in Berkshire who was baptiz'd at the Parish
 Church of Saint George's Church square and who will be
 of the age of nine years on the ninth seventh Day of August
 next it shall so long be the said Estate or the produce thereof
 to be paid or transferred to her when she shall attain
 the age of twenty one years or on the Day of her
 Marriage which shall first happen and until my said
 Daughter shall so attain her age of twenty one years as
 be sharr'd in will is that the Interest and produce of my
 said Estate shall be paid and applied towards her maintenance
 and Education in such manner as my Executor hereinafter
 named shall according to his Discretion think fit provided always
 my mind and will is that in case my said Daughter shall

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