

with his Will annexed) of all and singular the Goods Chattels  
and Credits of Jane Bratley late of the Parish of Saint Margaret  
Westminster in the County of Middlesex widow deceased was granted  
to William Bratley a legatee named in the said will leaving  
her first decouly to Swinerton James Birkett the sole  
Executor named in the said will dying in the like hand of the  
testator and Edward Gouras Factor and Curator of Estate  
carefully signed to Caroline Thomas daughter a minor the  
second legatee named in the said will leaving first and  
second the executors of administration both the said will or  
annexed of the Goods of the said deceased.

Royal Charter at Sea 10 AM May 29 1794

## As there is no knowing

from the uncertainty of this life how long we have to live I think it proper to make my will whereof to do my  
manner following (that is to say) as will and Testament  
unto my Dearest wife Ann Stoker for her natural life all  
my Goods Chattels Imovables Houses or what so ever else  
possessed of and after her Death I request that same may be  
in equal portions share and share alike to my Dearest Goods  
Children John Stoker and Ann Stoker my Son and daughter  
or the survivor of them both of Fortunate my last Will and  
Testament and have horoments set my hand - Charles Hocken  
Stoker - witness affixing - Ann Hocken Stoker - Eliza Brabdy my  
Stoker - witness affixing - Ann Hocken Stoker - Eliza Brabdy my

Charles  
Hawice  
Stoker

On the nineteenth Day of February in the year of our  
Lord one thousand seven hundred and ninety six by Royal Charter  
with the Will annexed of the Goods Chattels and Credits of  
Charles Hawice Stoker late a Lieutenant on board His  
Majestys Ship Royal Sovereign deceased was granted to Ann  
Stoker widow the Rest of the said Person and the rest of  
his universal Legatee for life named in the said will the sole  
Executor being named therein having been first named by  
Commission due to Swinerton

This is the last Will Hugh  
Stoker

and Testament of me Hugh Stoker of Awbury in the County  
of Oxford yeoman first D. G. & Co and done into my good and  
friends Benjamin Daniel of Awbury abysman Factor  
and James Flint of the same place Factor the sum of  
Twenty pounds of lawful money of Great Britain to be  
retained by them as my Executors hereinafter mentioned to be  
six Calendar months after my Decease to be paid to them  
by the said Benjamin Daniel and James Flint and the  
survivor of them his Executors and Curators shall and  
so as soon as convenient may be after my Decease but

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and place her same out to Servant Room with Servants or  
Sisters as Servant or the Servants of them his Executors or in  
Advertis shall think fit and can and apply the Dividends before  
and proceed thereof or in the partition thereof as they in their Partition  
shall think fit for and towards the Circumstance Correlation in  
and breeding up of Elizabeth Hunte the daughter of my Daughter  
Elizabeth until she shall attain the age of twenty one years  
and when and as soon as she shall have attained that Age  
upon his/her Trust that they my said Executrix and her  
successor or them his Executors and Advertis shall and to pay the  
paid sum of twenty pounds and all the interest savings and  
increase thereof which shall accrue in their hands unto the  
proper sum of two hundred Pounds to me for the  
use and benefit I also give and devise unto my son in law  
John William Shill of Gillingham a certain pecuniage that  
my cottage or dwelling house and land in Gillingham  
aforesaid now holden by copy of Part & Roll of the Lord  
of the Manor of Gillingham otherwise Adelbury in the said  
County of Oxford with a lease surrendered to the use of this  
my self to hold to him the said William Shill his heirs  
and assigns forever according to the custom of the said Manor  
of also Gillingham during unto the said Benjamin Daniels and  
during that time above aforesaid all that my Cottage or a  
dwelling house and land in Gillingham in the said County  
extending a certain place there called Gills Lane where  
the Gills Lane or Occupation of Gillingham friends and also  
all that my lands appurtenant to the said Cottage or Dwelling  
house now in the Occupation of one Richard Shill and  
all other in said Gillingham houses and lands not a  
dwelling house to be held the same unto the said Benjamin  
Daniels and others first and second and assigns forever upon  
it not that they the said Benjamin Daniels and others shall  
not be survivor of them his heirs and assigns shall and so  
as soon as may be after my death make value of the cottage  
or dwelling house and lands estate and of every part  
thereof in free sumble for full price or prices thereon or  
may be reasonably had and obtained for the same and in  
will I am I do hereby direct that the Rent and Dues  
of my said tenures or either of them or the survivor of them  
his heirs or assigns shall to the purchase or purchase of  
my said Cottage or dwelling house and real estate of  
any part thereof be free and sufficient discharge and discharge  
to the purer or payment of whom or for whom I  
direct as shall in my intent or desire be sufficient  
or necessary to my wife or shall not be sufficient for the  
impropriation or non appearance at the said purchase or sales  
or any part thereof and that such money shall be considered  
as part of my personal estate but as to all my lands houses  
rents money bonds for money and personal estate whatever  
and whatsoever of mine and whatsoever the same and every part  
belonging unto the said Benjamin Daniels and James Shill their  
Executors Advertis and Assignees upon trust that they may sell the

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Trustees and the Executor of this his Executors and Trustees shall and do Convey the same wholly into Owners and my will is that my said Trustees and the executors of them and the Executors and Trustees of such Successors shall and do in the first place pay all my just debts whether by Mortgage or otherwise other than my or amount whatsoever and all costs and charges as then shall sustain or be put into 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 remaining debts and personal estate subject to the prior claim of my said wife George Goodman and Thomas Taylor my son in law and my Daughter Sarah Tilgo 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 Tilgo and in the same proportion thereof 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 tenement hereinbefore mentioned to be divided in above sum aforesaid shall be reasonably paid to them my will is that the said George Goodman Thomas Taylor and Sarah Tilgo shall return and equally pay unto the said wife their full proportion of his Executors debts or legacies as well make such value of the last mentioned Cottage equal to the shares of each of them the said George Goodman Thomas Taylor and Sarah Tilgo then my will is that the said wife and her executors and trustees or agents shall pay unto each of them the said George Goodman Thomas Taylor and Sarah Tilgo so much money as will make the shares of them the said George Goodman Thomas Taylor and Sarah Tilgo their Executors and or Agents in the sum of five pounds of English Money of Great Britain upon trust to bear the same out to interest upon account or other personal property or securities as they shall think proper and pay the interest of the same as it shall accumulate unto the Administrator for the time being at the meeting of Protestant Dissenters called Baptists at Newmarket Church in this County of Suffolk for ever and to divers nominate Constitutes and appoint the said Britonian Daniel and James Flint joint Executrix of this my last will and Testament hereby making all former Wills by me at any time executed hereby procured and I do hereby Discharge and Trustee and Executors or either of them shall not be charged or chargeable with or accountable for more of the said Estate than shall accrue to their respective hands by virtue of this my will nor shall they be answerable or accountable the one for the other or for the debts of one or the other but in case of them for his own acts debts and losses and also that it shall and may be lawful to and for my said Trustees

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and moreover by and out of the said Court of Wards to admit  
and receive him and themselves all heredi-  
tary charges and  
Exhibitors as they or either of them shall become entitled to be  
paid unto him or by reason of the Courts liberality in them  
recessed in witness whereof at the said Office at the Savoy  
this my last will and Testament containing in these words of  
power to make short thereof set my hand seal this eleventh  
day of August one thousand seven hundred and ninety two  
Hugh Tilgo Esq - signed sealed published and declared by the  
testator as and for his last will and Testament in the  
presence of witness above mentioned herein and our names as  
witnesses thereunto in his sight and presence and in the presence  
of care - & other the words (Thomas Tilgo) in the  
beginning of the handwriting of his son Hugh Tilgo first interlined  
first interlined R.P. Bignell - - Years - Two: Thos.

## This Will

was made at London the twentieth  
day of February in the year of our Lord one thousand seven  
hundred and ninety two before the Right Honourable Sir Wm. Wailes  
Knights Dames Son of Lord Viscount Somers of  
the Privy Council of Canterbury lawfully constituted by the Office  
of Benjamin Daniel and Francis Hunt Two Gentlemen named in his  
will to be his Administrators of all and singular his Goods  
 Chattels and Lands & the Dower hee had and held in  
 trust or concerning him to administer. In

## Samuel in the Name of God Amen

### Samuel Stillingfleet Late of Bathon in the County of Dorset Esq late of Cranbury in the County of Dorset Esq late of Cranbury in the County of Dorset Esq late of Cranbury and of Bathon in the County of Dorset Esq late of Cranbury and

obeying divers commandments and understanding diversall his yestart  
will and Testament in manner following after payment of all his  
just and lawfull debts funeral expenses and the charges of burying  
him in hys bed chalke and styrups all my leather and glasse  
volumbr and vellum and my natural Daughter Louisa  
Sarah Ann Stillingfleet was at 8 M. about 8 o clock in the morning  
at Bathon in the County of Dorset Esq late of Cranbury and  
Church of Saint Georges Bathon square and who will be  
of the age of nine years on the tenth, return day of August  
next it shall be long to him his Estate or the produce hereof  
to be had or dissevered to her when she shall attain a  
the age of twenty one years or on the day of her m  
marriage next shall have full happen and understand his said  
Daughters share to whom also of recenty one year are  
be married and wife is that the Service and borrows of my  
said Estate shall be paid and applied towards her Maintenance  
and Education in such manner as my Executor see fit  
manners shall according to his Discretion think fit provide a sum  
any sum and will to her in case my said Daughters shall

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