

PUBLIC  
RECORD  
OFFICE

*The National Archives*



(c) crown copyright

acquainted with the said George Wolfgang Witt late of Lower Street aforesaid -  
 and also with his manner and character of handwriting and subscription  
 having often seen him write and subscribe his name to writings and hereby know  
 with acquainted with his manner and character of handwriting and having more  
 with care and attention viewed and perused the paper writing aforesaid annexed purport  
 ing to be the last Will and Testament of the said deceased beginning thus "In the  
 Name of God Amen I George Wolfgang Witt of the Parish of Saint Mary in the  
 Parish of Saint Mary in the County of Middlesex being thus In witness whereof I have by  
 him my name July 21<sup>st</sup> 1717" and subscribed "George Wolfgang Witt" and having  
 also viewed the Interimention appearing between the first and sixth lines from a  
 the top of the said Will of the words "in Law" these Depositions say that the whole  
 body words & contents of the said last Will and Testament of the said deceased as also  
 the Interimention therein and subscription thereto is of the proper handwriting and  
 subscription of the said George Wolfgang Witt James Parker / Henry Parker  
 On the same day the said James Parker and Henry Parker were duly sworn  
 to the truth of this Affidavit before me J. Addams Sur. Just. in Parson  
 St. Pub. 7/17

On the 22<sup>d</sup> January 1724 Administration with the Will annexed of the  
 Goods Chattels and Credits of George Wolfgang Witt late of Lower Street in the  
 Parish of Saint Mary in the County of Middlesex Parish of Saint Mary deceased  
 was granted to Edward Culver the lawful Executor and one of the next being first a  
 devisor duly to Administer James Edward Culver the sole Executor and Universal  
 Assignee his in the lifetime of the Testator The Letters of Admin of the Goods of the  
 said deceased as dying Intestate heretofore granted to the said Edward Culver as  
 the lawful Executor & one of the next of kin of the said deceased having been  
 first voluntarily brought in and by Interlocutory Decree revoked and declared null  
 and void as by Acts of Court appear

Henry  
 Webber  
 Esquire

This is the last Will and Testament  
 of me Henry Webber of Bartlow House in the County of Devon Esquire I  
 give and bequeath all my household goods and furniture plate linen &c  
 pictures prints and books which shall be in Bartlow House at the time of my  
 death unto my son Charles Webber for his own use and benefit And I give &  
 bequeath all the Residue and Remainder of my personal property in  
 estate and effects whatsoever and wheresoever unto my Sister Ann Webber  
 and my friends Hartary Hammett Deane of Springfield in the said County Esq:  
 and John Marsball of Barnstable in the said County Esquire and their  
 Executors Administrators and Assigns upon Trust for my first younger children to be  
 equally divided between them as Tenants in Common with benefit of survivor  
 ship between my said younger children as to their original and also any additio  
 nal or surviving shares in case any or either of them happen to depart this life  
 under the age of twenty one year and without having been married with the consent  
 of the Trustee or Trustees for the time being of this my Will And I empower and  
 authorize the Trustee or Trustees for the time being of this my Will to convert all my said  
 ordinary Estate and Effects into money and after payment of my debts and funeral  
 and testamentary expences to invest the residue of the same money on Government or  
 real Securities and to alter and vary such securities from time to time at their  
 discretion And I also empower said Trustee or Trustees during the minority of each  
 of my said younger children to advance or lay out and apply all or any part of  
 the principal or interest of the expendant share of such child in or towards the main  
 tuition education or advancement of the same child And I also empower the Trustee  
 or Trustees for the time being of this my Will to appoint any one Trustee or Trustees  
 in addition to the Trustee or Trustees for the time being or in the place of any Trustee  
 or Trustees who shall die or refuse to act in the Execution of the Trusts of this my  
 Will And I further direct that neither of the said Trustees for the time being

4/6  
 2/

shall be chargeable for the costs, charges and expences of any state or order of them  
nor for any involuntary loss which may happen in the execution of the said Trusts  
and that each of them may retain the same and the Co. trustees all expences attend-  
ing the execution of the trusts of this will and I appoint the said John Webb  
Secretary of the said State and John Marsball Esquire and Charles [unclear] as  
in Trust of this my will to have and hold this tenth day of 2<sup>d</sup> November in the  
year of Our Lord One thousand eight hundred and thirty one H. Webb  
Signed published and sealed in the presence of W<sup>m</sup> Law J<sup>r</sup> Darch

**By this Codicil** to my will I appoint John Webb Esq<sup>r</sup> and  
William [unclear] and Major Vincent Fitzwater Esq<sup>r</sup> testamentary Guardians  
of all my children and I hereby confirm my said will in all other respects as  
written my said will being made on the 23<sup>d</sup> day of April 1833. The date of Henry X  
Webb Esq<sup>r</sup> James [unclear] Richard Lobbatt

**Proved** at London with a Coroll 21<sup>st</sup> January 1834 before the Court  
by the Oath of Charles Webb Esq<sup>r</sup> Secretary of the said State and John Marsball Esq<sup>r</sup> the Executors to  
said Codicil was granted having been first sworn by Commission given to  
Administrators

Henry  
Watkins

# This is the last Will and Testament

of me Henry Watkins of 27<sup>th</sup> Queen Street Golden Square in the parish  
of Saint James Westminster in the County of Middlesex I give my  
Gold watch Chain and seals my portrait and my diamonds to my daughter  
Caroline Watkins with will and I hope in her life time part with my portrait  
and with I hope will give it by her will to one of her sisters or one of my Grand  
children I give to my daughter Margaret Pitt the wife of Richard Pitt of  
Dunstable in the County of Hertfordshire my two beds and bedding with  
the furniture belonging thereto in my freehold Cottage at Aston Common in the  
said County of Middlesex in the occupation of Mr. [unclear] Rose one of my beds being  
in the one par front room and the of such beds being in the Room over the  
Kitchen I also give to my said daughter Margaret Pitt the bedstead in the west  
mentioned Room also the Chest of drawers in the front bed room in the same  
Cottage and the Chest of drawers usually standing in the back parlour of my said  
freehold Dwellinghouse in Queen Street aforesaid and also my silver watch Chain  
and seals a silver Cream Jug a silver pepper Castor a pair of silver Tins  
Spoons and half a dozen silver Tea Spoons I give all the rest of my  
freehold goods and furniture plate linen and raiment and about my said dwellinghouse  
and my said Cottage unto and equally between my daughters Eliza Watkins and  
Caroline Watkins share and share alike I also give my said freehold dwellinghouse  
situate with the appurtenances unto my said daughters Eliza Watkins and Caroline  
Watkins share and share alike as Tenants in common and not as joint Tenants I  
give and give to my said freehold Cottage with the Ground outbuildings and  
appurtenances thereto belonging and also my other freehold Cottage at Aston  
Common aforesaid with the ground outbuildings and appurtenances thereto  
belonging now in the occupation of Mr. [unclear] Drumot unto David Strahan of  
100 New Bond Street Saint George Hanover Square Saddler and John [unclear] of  
Prinbrook New Cross near place Mason and their heirs upon the Trusts and  
to and for the uses intents and purposes following that is to say as to the  
said Cottage and Dwellinghouses in the occupation of Mr. [unclear] Drumot upon  
trust to pay to my said daughter Eliza Watkins or her heirs and assigns for  
and immediately after her decease upon Trust for all and every the said  
children of her my said daughter Eliza Watkins that shall be then living and  
and their heirs for ever in equal shares as Tenants in common and not as

35