

John Morris Esq. and Susan Newton  
and any other wife of Mr. Morris  
also my daughters of my brother a  
sonne of my brother in equal shares and  
proportions and his nominate and  
Appoint Charles Colclough Esquire and  
the said James Alston executors of  
this my will and hereby revoking  
and making void all former and  
other wills by me at any time made or  
made and published and declare this  
to be my last will and testament or  
subsequent renewal of this said will.  
Charles Colclough executor setting his hand  
and seal this twenty fourth day of  
October in the year of our Lord  
one thousand and eight hundred and  
sixty one <sup>1661</sup> signed sealed published  
and declared by the said Philip  
Alston as and for his last will and  
testament <sup>as per my request and in his presence</sup> in the presence of each other  
<sup>and</sup> have subscribed our names as  
witnesses of before — Thos. Hodge,

**This Will** was proved at London  
on the ninth day of December in the  
year of our Lord One thousand eight  
hundred before the Right Honourable Sir  
William Egerton Knight Doctor of Laws  
and Master of the Mint <sup>as per my request and in his presence</sup> of the  
Procurator Court of Canterbury a  
lawfully constituted by the orders of  
Charles Colclough Esquire and James  
Alston the executors named in the  
said will to whom administration  
was granted of all and singular the  
goods chattels and credits of the deceased  
husband being first proven by Commission  
only to Administer —

John Morris

In the name of God

John Morris of Bullock  
in the County of Works ~~deceased~~ do  
publish ordain and make this my  
last will and testament in manner —

following that is to say first I give &  
leave and bequeath unto my beloved &  
brother Benjamin Morris all those my  
two several tenements lying in Bishop's  
Hous and next all over of their  
apartments thereunto belonging to have  
to him the said Benjamin Morris to  
his heirs and assigns forever and to  
and by his own sole use and benefit  
readily have and bequeath and disseminate  
unto my aforesaid belov'd Brother  
Benjamin Morris all my ready money  
and securities for money together with  
all my household Goods and chattels  
stuff and all and every other of my  
goods and chattels of what kind or  
nature soever or whatsoever hereafter  
may be possessed of to his sole use  
and benefit and well knowing the  
mortality of this life and being of a  
sound disposing mind memory and  
understanding of his bodily health etc  
Organ and appoint my said beloved  
Brother Benjamin Morris full and free  
Executor to this my last will and testament  
and executing all other Wills by me  
heretofore made and this only to be  
seened and taken as and for my  
last will and testament set out witness  
whereof above written set my hand  
and seal to this fourth day of October  
one thousand seven hundred and  
ninety four year A.D. 1794 (S) Signed =  
Sealed published and declared by the  
said John Morris as and for his last  
will and testament in the presence of  
us who have hereunto set our  
names as to its effect in this present  
at his request in the presence of each  
other the words "this is the 4th day of  
October in the year of our Lord one thousand  
and nine hundred and forty four Robert Bulpett -  
being first intimated Robert Bulpett -  
grandson to the said Robert Bulpett John Marshall  
the stark of deceased Bulpett John Marshall.

**This Will** was proved at London  
on the twenty eighth day of December in the  
year of Our Lord one thousand eight

lumbers and before the Worschifful a  
Charles Coote Doctor of Laws and Surrogate  
of the Right Honorable Sir William Temple  
Knight Doctor of Laws and Master of the  
Or Connyssary of His Prerogative Court  
of Canterbury lawfully constituted by the  
Order of his Majestie the Kinge the Brother of  
the Sreasor and the said Executor  
named in the said Will to whom Adam  
was granted of all and singular the  
goods chattels and credits of the Sreasor  
in his living soon after his death to a  
Administrator —

It monandum this 25<sup>th</sup> of June 1800

William Nocke Esq<sup>r</sup> is my Will and desire  
that my Sister Mary Edwards may  
enjoy all my property during her life  
and that after her decease what  
there may be remaining undispended  
by her may be applied as follows.  
100 Pounds to my nephew in Law  
Wm Griffith and the residue to my  
brother George Cox and I do appoint my  
brother George Edwards which he and his  
cocontrie with power to sell the estate  
pay the Mortgagor and apply the  
remainder as above directed, it shall be  
the five pounds devised to Wm Griffith  
be paid immediately after my decease.

W<sup>m</sup> Nocke deceased in the presence of us  
by the Testator at a close distance in  
Lancashire but described our names  
John French - George Wilks - Sarah or  
Sampan

This will was proved  
at London on the fifth day of a  
December in the year of Our Lord One  
thousand eight hundred before the Worschifful  
Samuel Pearre parson Doctor of Laws  
and Surrogate of the Right Honorable  
Sir William Temple Knight Doctor of  
Laws and Master of the Connyssary  
of His Prerogative Court of Canterbury  
lawfully