

82

62

printed dish standing upon it, all my darts a Denmark bed onto the hall in the chamber, two pairs of maces hilted, half a dozen of staves, two pillows bevered, A salting trough, a plough in the chamber four potts dished, a flockbed in the parlor loft, and a featherbed and bould for theire, two best cushion, a featherbed and a flockbed, and feather pillows and flock pillows in the chamber over the hall the great gibb, a candlestick, a cable over the hall, two salt cellars, one pott hanger. Also found to my daughter Ellen With, Many woollen clothes, two quants, two dress clothes, two handkerches. Also I give to my daughter Ellen children, each of them two newts dished, each of them a pair of sheets, each of them half a dozen of napkins. Also found to my Grandchildren and with a little featherbed, a little balsome pott with a hole in it. And to my sonne John a great spitt and a chair in the farther left. Also given to my sister widow Sonnes the summe of twenty shillings to be paid to her by my sonne John Comyns to my sonne John Comyns the furnaces therof and all my goods not before bequeathed to my daughter Ellen before named to whom I make my sole executrix as before said. Ie witness whereof I have hereunto subscribed my name in the presence of these persons hereafter named, The master of Jane Donith widow, William and Thomas Hill, John Comyns.

Thijs will was made at London the nineteenth day of September in the year of our lord God One thousand six hundred fiftie and six before the judges for probate of wills and granting of administration lawfully authorized by the oath of Agnes Comyns the daughter and sole executrix of the said decessed named in the said will to whom administration of all and singular the goods chattels and debts of the said deceased was committed. She being first lawfully sworn truly to administer the same.

In the name of God Amen.

I, Daniell Late of Williton in the parish of Great Cressett in the county of Essex, a man, being now well in body but of small and poor estate, do make this my last will and testament in manner and forme following; After I am dead, I give unto the hand of Almighty god my creature salvation and longing redeme. And my body to be decently buried with me in the parish church of Cressett aforesaid, (as unto my father as conveniently may) in certain hope of a joyful resurrection continuing my worldly goods, jewels and bequests thence followeth, I give unto my daughter Sarah Late the summe of three hundred pounds of good and lawfull money of England to be paid unto her by my heirs, when she shall attain to the age of one and twentieth yeare. Also unto my daughter Maria Late the summe of three hundred pounds of lawfull money of England to be paid unto her by my heirs, when she shall attain the age of one and twenty yeares. And for certainty of both those portions, My will and intent is I give unto my said two daughters Sarah and Maria Late and their heirs to for ever. My part in great bonds end, the land with all the appurtenances therof, A shillings close, and Long closes and Bushes close together with A shillings and arable land, lying in Cressing field and Threewell head pieces, beginning between the two pieces of Mrs William Late, fours acres upon the piece with 102: 2 staves, bush pieces, Limes, and the half acre under the Limes, all which shalbe on the honor of Hartshamstead, one acre lyinge in Walthings called Smulbrook and of the Manner of Chippingay, eight acres (whereof five in the pieces with the latter a furlong, the other three behindes ground) to which shalbe of the Manner of Chippingay. Also five acres in Bowdy end furlongs, and five acres in Buttoe land furlongs, both which pieces of land will be held of the maner of Hartshamstead provided alwaies, that my heires within two years of my death shall pay to the sayd land furlongs, the summe of six hundred pounds after his shall attaine the age of one and twenty yeares, shall well and truly pay unto the said Sarah and Maria my daughters, the summe summed of three hundred pounds to each other my will and

and in continuall my life that all the said lands both pasture and arable shall be and remaine
to him my said heire, and his heires for ever. And they my said daughters and Sarah and
Marie late shall acquitt and discharge him my said heire, and I declare what so ever title
or claimes they or either of them may have to the said lands by virtoo of this myt. And if
it shall happen that either my said daughter shall dye before the age of one and twenty,
years aforesaid, then my will and myt meaning is that the portion aforesaid of her the
dyeing shall be to the survivor of them two. Furthermore my will is that if Sarah late and
Marie late my said daughters shall have yeare to live after they attaine the age of one and
twenty years, that yearly they shall receive rottins out of the profitte of the said lands -
fifteen pound toward their maintenance, till my said heire shall come of full age
to pay them their said portions. And after the said payment my will and myt meaning is
that the said summes shall cease. Item I give unto my said daughters Sarah and Marie
late three pairs of shetted apparel peir; to each one pair of flaxen, and two pairs of vete
shetted, and one pair of flaxen, to either of them, one table cloth flaxen, one pair of
yellow bord holland, one couerlidd, one pair of blantette. Item whereto my wife Sarah
late is now at this present maried hirselfe great with child, my will and myt
meaning is that if that child shall happen to be a male it shall inherite all my land before
given, or not given away. Paying the said portions out of it, at the tyme prefighted, and
before appayled in manner as before shalbe declared. But if the said child shall happen
to be a daughter, then my will and myt meaning is that shee together with my other
daughter Sarah late and Marie late shall be solehers. Notwithstanding any
thinge given in these presents to the contrarie. Item I give unto Martha Margaret
daughter to John Marriat Glorie, the summe of two hundred pounds of good and lawfull
money of England, to be paid to her when shee shall attaine the age of one and twenty
yeares. Item I give unto my beloued wife Sarah late, seuerante of arable land
beinge in the felds of Puttenham as may appear by my Survey at large and one
acre of meadowe lyeng in Puttenham leane, to bee to her and her heires for ever.
Moreover alwayes that shalbe said Sarah late my wife, pay or cause to be paid unto John
late my brother of Leighton the summe of three score pounds of lawfull money of
England within six moneths after my decess, to which three score pounds is
part of a greater summe due to him to pay two boord from me. But if my said
wife Sarah late shall faille to pay the said summe at the tyme aforesaid. My will
and myt meaning is that the said lands both arable and meadowe shall be to him my said
brother John late his heires and assignees for ever. Item I give unto the poore of
Willesby two shillings And to the poore of Corve & Ewenthill Ringe, to be paid them
within twelue moneths after my decease according to the direction of my brother John
late unto my brother George Waldegrave, and my brother John late to be付與之 to
this my will and testament. And doo giue to either of them two shillings lastly, velluy
other good shalbe had and gaue, and not given away before my debts (lawfully thayed) full
discharged. Item I giue unto my beloued wife Sarah late, and her to my said wife
whole and full executio[n] of myt wile. Item here unto sett my hand and seal
this Twentynine of September in the eighteenth yere of the reigne of our soueraign
Lord Charles by the grace of God of England Scotland France and Irelond King
defender of the faith. Given the thre thousand five hundred fforthe two daies
late Saled and subscribed in presence of us Jo: Marriat clerke John late son
of my brother.

His will

I was proued at Londone the Twentyninth day of
September in the yere of our lord God one thousand six hundred fiftypud syre before me
judged for probate of will and grauing of ministracion lawfully authorized by the bouth of
Sarah late therewit and sole testatrix of the said decess named in the said will. And the
ministracion of all and singular the good shalbe had and debty of the said decess were committed
Shes beinge firste legallye sone to admynistre the same.