

of his my last will and testament and executor

of administrators as part of Act or Actis respective personal estate to be the intent that the said said lapse by said Act or Actis direct words to Actis appoint my said daughters Caroline Baillie and Philippa Baillie and my said son Edward Dawson Esquire Gentlemen son of William Dawson of Macton in Kent Gentlemen to be the Executors respectively shall be chargeable only for so much money as they respectively shall actually receive by virtue of or under said my will and shall not be answerable for the acts debts receipts neglects or defaults of care or of any banker broker agent or servant in whom they or any of them may confide or for any unobtainable loss or damage which may happen without their own respective wilful neglect or default and that care of them shall be answerable for Act and Actis own acts debts receipts neglects and defaults only and also that they my said executors and care of them shall be entitled in the first place to retain and pay to themselves respectively and to allow and pay to their respective co-executors all costs charges expenses and damages which they and care of them respectively shall bear pay or sustain in or about the execution of this my will or in relation thereto and lastly I do hereby revoke all wills and testamentary writings by me at any time heretofore made in which I have made the said Elizabeth Baillie the testator have set my hand to the first sheet of this my last will and testament the whole thereof being contained in two sheets of paper directed together and my hand and seal to this second and last sheet thereof on the twenty fifth day of June in the year of our Lord one thousand eight hundred and thirty six Elizabeth Baillie ——— signed sealed published and declared by the above named Elizabeth Baillie the testator as and for her last will and testament in the presence of us who have hereto subscribed our names as witnesses thereto in her presence at her request and in the presence of each other the words are and have having been first introduced in the first sheet ——— E. Moore Officiating Minister of Newwood Middlesex G. Bird Minister to Newwood Green.

Proved at London 9th May 1850 before the respectable Thomas Blake Doctor of Laws and Surrogate by the oaths of Caroline Baillie and Philippa Baillie daughters the daughters now of the executors to whom a commission was granted having been first sworn duly to administer. Power reserved of making the life grant to Edward Dawson Esquire the said executor when he shall apply for the same.

John Burgess 3.

This is the last Will and Testament of me John Burgess of Dulwich in the County of South Georgia in the first sheet that all my just debts funeral and testamentary charges and expenses be paid and discharged by the executors of this my will I give and bequeath unto my nephew John Burgess of Dulwich Esquire Esquire the legacy or sum of one hundred pounds Sterling and all the Debt, Credit and Remainder of my goods chattels and effects money in the funds and real and personal estate whatsoever and wherever now and of what nature or kind soever I give bequeath and bequeath the same and any part thereof unto my niece Mary Ann Burgess of Dulwich Esquire Esquire to hold to her her heirs executors administrators assigns and assigns for ever and I hereby appoint the said Mary Ann Burgess with Thomas Esquire Esquire of Dulwich in the said County Esquire Esquire the executor of this my will and I hereby revoke all former wills made by me at any time heretofore made and declare this only to be my last will and testament In witness whereof I have hereunto set my hand and seal this nineteenth day of May one thousand eight

four hundred and forty eight — John Burges — signed and sealed
get and sealed by the said testator John Burges as and for his last will
and testament in the presence of us who in his presence at all request
and in the presence of each other have subscribed our names as witnesses.
Marg. Hall — W. R. Hall

Proved at London 9th May 1850 before the Judge by the oath
of Mary Ann Burges Spinster the next of kin executor to whom a
admon was granted having been first sworn by Comon Sulpho admunstra
power records of making the like grant to Edward Brett Barrister at Law
account when he shall apply for the same.

This is the last Will of me Ann Brightwell of
Alfred Place in the parish of Saint Giles in the fields in the County of
Middlesex Widow of Robert Herbert Brightwell late of the same place
gent and Elizabeth his wife and bequeathed unto my daughter Eliza all
my wearing apparel wheresoever my said late husband in and by his last
will bearing date on or about the nineteenth day of June one thousand
eight hundred and thirty eight after deducting payment of all his debts
paid and bequeathed to me the said Ann Brightwell the residue of his
property during my life and at my death wheresoever is left to be sold and
divided as therein mentioned and wheresoever my said late husband at
the time of his death in the year one thousand eight hundred and
thirty nine was indebted to several persons in divers sums of money
amounting in the whole to the sum of four hundred pounds and up-
wards and in order to pay part thereof I borrowed from my son Robert a
William Brightwell the sum of one hundred and fifty pounds which still
remains due to him with interest and is a charge on the estate and the
effects of my said late husband I do hereby give and bequeath all the
Net Residue and Remainder of my estate and effects wheresoever
subject to the payment of my debts funeral and testamentary expenses
unto my said son Robert William Brightwell for his own use and benefit
absolutely and I do hereby nominate and appoint my son Robert William
Brightwell of Alfred Place apothecary, Middlesex sole Executor of this my
will and so declare this to be my last will in witness whereof I the
said Ann Brightwell have signed at my house this thirtieth day
of December in the year of our Lord one thousand eight hundred and
forty three — Ann Brightwell — Signed by the testatrix as and
for her last will and testament in the presence of us who before leaving
her present in the presence of each other have at her request subscribed
set and subscribed our names as witnesses — Geo. Fred. & Abraham
Soll Great Marlboro St. — G. J. Fred. Abraham Secy.

Ann
Brightwell
5.

Proved at London 9th May 1850 before the Reverend William
Curtis Doctor of Laws and surrogate by the oath of Robert William
Brightwell the son the sole executor to whom admon was granted having
been first sworn Sulpho admunstra

This is the last Will and Testament
of me Henry Van Boedicoate formerly residing at Bramley in
the County of Middlesex but now of Boulogne the other in the
Kingdom of France I give devise and bequeath and by virtue of
all and any power and authority wheresoever in any way to be
used I do hereby give and appoint all my real and personal estate
wheresoever I have or shall have in the County of Middlesex or any part

Henry
Van
Boedicoate
Esq.
4