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and annual produce thereof or so much thereof as will be sufficient for that purpose to pay to my mother Dorothy Colman of Hove in the County upon Court in the said County of Stafford the annual sum of ten pounds during her natural life and from and after her decease of my said Mother I give and bequeath the said principal sum and all interest and dividends thereon to be equally divided between my said Brother John Archer and my Father in Law Thomas Colman of Hove after my death shall be then living but in case of the death of either of them before my said Brother John the sum of him so dying to go to the survivor and his nominate and appoint the said William Patterson (the Grandfather) son of Union Dow Downing in the said County of Surrey and Thomas Martin of Cambridgeshire in the said County, his two executors of alias my will hereby revoking all other wills by me heretofore made to declare this to be my last will and Testament on witness whereof I have signed and countersigned at my hand and seal this Eleventh day of September in the year of our Lord one thousand eight hundred and nine this most of a X Joseph Archer (d) Signor & sealed & published at Dylan by the above named Testator Joseph Archer as and for his last will and Testament in the presence of us who in his presence and in the presence of each other at his request have subscribed our names as witness to the signature in the third line of the said will being first made Eliza Johnston H. Farnham
John Street Canterbury Square

WITNESSED at Downstoft the 27th July 1810 before the worshipful Augustus Costling Factor of Barns and Exeterhall his factors of William Patterson and Thomas Martin the Executors to whom admittance was granted their having been first sworn duly to administer /

*The Reverend
John
Atmias
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The Registered Office of Hove
 of Downstoft in the County of Suffolk Clerk bearing of sound disposing mind memory and understanding do make publick and declare this to be my last will and Testament in manner following that is to say I give and devise unto Elizabeth Wrenbury alias my beloved wife for and during the term of her natural life all that my Messuage or dwelling house with all the buildings and buildings lands grounds servitudes and appurtenances belonging situated and lying in Downstoft after late the Estate of the said Francis Bawens deceased and in his occupation since the Estate of John Downey Glasspool of whom I purchased the same and now in my own sole occupation and from and immediately after the decease of my said wife I give and devise all my said messuage and premises to my two daughters Ann Elizabeth and Francis equally to be divided between them and to their several and respective heirs and assigns for ever to hold and take as Tenants in common and not as joint Tenants also I give and devise to my said two daughters Ann Elizabeth and Francis all and singular my Dwelling Messuage Lands Tenements Estates and Servitudes with the rights and appurtenances belonging situated and lying in Ipswich Springfield and Wrenbury in the County of Suffolk and Towns thereto next or near adjoining save the Estate of Francis Bawens Son and Co held by said Francis Bawens premises and every part thereof with the appurtenances to my said two daughters Ann Elizabeth and Francis equally to be divided between them and to their several and respective heirs assigns and assigns for all my town and towns and Estates and Dwellings therein and to take as Tenants in common and not as joint Tenants also I give and devise to my said two daughters Ann Elizabeth and Francis and to their several and respective heirs Executors and assigns all and singular other my freehold copyhold and Dwelling Messuage Lands Tenements Estates and Servitudes whatsoever in Downstoft Ipswich Springfield and Wrenbury after or in any of them or elsewhere in the Kingdom of Great Britain to hold and take as Tenants in common and not as joint Tenants also I give and bequeath to Elizabeth Clark of Downstoft after her death the faithful friends and servants of my said two daughters the sum of Two hundred pounds of lawful money current in England to and for her

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own use and to be paid within six months next after my death
and I direct and order my executors hereinafter named and appointed
to sell so much of my capital stock in some one or more of the a-
public funds or securities as will be sufficient to raise and pay the a-
said legacy or sum of two hundred pounds and after payment a-
allow of and satisfy the debts and also subject to the payment of all
my just debts funeral and interment expenses before and bequeath
to my said wife Isabella Wraggibor for and during the term of
her natural life all and every the dividends interest or produc-
of all my capital stock and stocks standing and lying in the a-
public funds or securities or in any of them and from and on a-
immediately after the death of my said wife Sigr and bequeath
all my said capital stock and stocks and monies of them and carry-
part tenement subject as aforesaid to my said wife Sigr and
Elizabeth and Francis equally to be divided between them share
and share alike also Sigr and bequeath to my said wife to and for
her own sole use and benefit all and singular my household good
and furniture and books and all my plate and silver and as to all
other my goods chattels and personal estate whatsoever not hereinbefore
given and disposed of but subject to my debts funeral and interment
expenses Sigr and bequeath the same and every part thereof to my
said two daughters Ann Elizabeth and Francis equally to be divided a-
between them share and share alike and I nominate constitute and
appoint the said Isabella Wraggibor my wife and my said two
daughters Ann Elizabeth and Francis to be Executrixes of this my last
will and Testament hereby revoking all others by me at any time a-
heretofore made in witness whereof I the said George Amys a-
here to this my last will and Testament contained in two Sheets of
paper and affixed together at the tops to the first Sheet therewof
my hand and to the word Shurt or my hand and seal this
Twelfth day of November in the year of our Lord One thousand
Eight hundred and four A.D. Anno Regni Anglie 74. Dated at the publick
and directed by the said Testator as and for his last will and a-
Testament in the province of us who in his province and at his request
and in the presence of John Oliver have witnessed subscribers our names
as witnesseth the words "Signed George Amys and Isabella Wraggibor"
in the two several places where they occur being first interlined
Robert Reeve / Robt. Slegg / Robt. Reeve Jan: 1 -

~~PROBED~~ at London 3rd July 1810 before the Judge by
the saids of Isabella Wraggibor Amys widow the Testator Ann
Elizabeth Amys and Francis Amys Executors the daughters and
Executrix to whom deviation was granted Henry having been first
sworn by Commission duly to administer. —

George
Amys
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George Amys
of No. 70 Chapel Street Pittville in the parish of Saint James
Cheltenham in the county of Gloucester do hereby give and
settle with William Bartlett of No. 10 Chapel Street Pittville aforesaid
Gentleman and Master Printer of Chapel Street aforesaid virtually all
my said Estates furniture debts and effects of what nature or kind
soever upon trust to sell and dispose of the same and the money
so arising therefrom to pay out in the funds or to buy the same
funds and profit thereon according to the direction of my said
testators and the money so arising from the dividends of the said
and profit shall be applied towards the support of my wife Ann
and my two children George and Charlotte by my former wife in
such manner at such time and such proportions as my said a-
testators shall require notwithstanding until my said children a-
shall arrive to the age of twenty one years then if any of my
goods be unsold the same shall be sold by publick sale or a-
private contract and the money arising therefrom or in case the