

Elborne of Stapleford in the County of Cambridge (Lately called Elizabeth Elborne) being sick & weak in body but of sound memory & good understanding (praised be God for the same) doe make this my last will & testament And pursuant to the power & authority to me given & referred not only in & by certain Injunctions of last and holdest duly executed before our marriage purporting a bequest of the freehold land & hereditaments therein after mentioned. But also in & by several Surrenders made & duly executed & passed by my said Husband & selfe since our intermarriage of severall customary Land Towns & Hereditaments & holden of the respective Mannory of Hogington at Oakington Dystochs in Harston, Newton cum Hawton & Little Shelford in the County of Cambridge by cappy of Court Roll & by all and every other power & authority to me in that behalf given & reserved or belonging or in me rested doo by this writing purporting to be my last will & testament direct limit & appoint the said Land Towns & Hereditaments therein after mentioned with their every of their appoyntments unto the severall uses & in manner & forms following (viz) All my Customary Mesuages Land Towns & Hereditaments holden of the Mannory of Little Shelford afores. by cappy of Court Roll & all my freehold Lands & Hereditaments in Little Shelford Hawton and Newton afores. now in the tenure or occupation of one William Jennings or his Assignes with their every of their appoyntments I give devise limit and appoint unto my selfe & my said Husband William Elborne & his Assignes for & during the termes of his natural life And from & after his decease unto Elizabeth Howard the Daughter of my Nephew Henry Howard of Newmarket Ches. County for ever Provided never the less that if the said Elizabeth Howard shall happen to depart this life before she attains to the age of one & twenty years with one issue of her body lawfully begotten that then & from thence forth I give devise limit & appoint the said cappy & freehold Mesuages Land Towns & Hereditaments with their every of their appoyntments unto John Howard the son of my nephew John Howard of Little Shelford afores. & his Assignes for ever Item all my Land Towns & Hereditaments holden of the Mannory of Dystochs in Harston afores. in the County of Cambridge by cappy of Court Roll with their every of their appoyntments I give devise limit & appoint unto Anne Howard (Daughter of my said Nephew John Howard) & to her Assignes for ever. Item all my Customary Land Towns & Hereditaments lately given me by my late Mother Anne Newman & lying within or holden of the Mannory of Newton cum Hawton in the said County of Cambridge with their every of their appoyntments I give devise limit & appoint unto my said kinswoman Anne Howard (Daughter of my said Nephew John Howard) and to her Assignes & Assignes for ever. Item all the waste & profits of my Customary Land Towns & Hereditaments lying within or holden of the Mannory of Hawton cum Newton afores. with their and every of their appoyntments I give devise limit & appoint unto my said two kinswomen Anne Howard (Daughter of my Nephew John Howard) & Elizabeth Howard (Daughter of my Nephew Henry Howard) & their Assignes of the said Anne Howard & Elizabeth Howard for ever equally to be divided between them part & part alike. Item all my Land Towns & Hereditaments in Hogington

5a

9

20
34

at Oakington afores. with all & singular the appoyntments I give devise limitt and
appoint unto my lovinge wife the wife of Thomas Chambers of Impington in
the said County of Cambr^{ie} & to her heirs & assignes for ever Upon Condition natu-
rally standing that she the said Anne Chambers her heirs or assignes doe & shall well &
truly pay or cause to be paid unto my s^r. kinswoman Elizabeth Howard (Daughter
of my s^r. Nephew Henry Howard) the summe of one hundred pounde of lawfull money
of great Brittain at her age of one & twenty years or day of marriage which shall first
happen and four pounde p^r annu of this money halfe yearly (w^{it} at Michaelmas
& Lady day by equall paym^{ts}) until the s^r. Legacy or summe of one hundred pounde shall
become due & payable And in case any failure or default shall happen to be made
in paym^{ts} of the s^r. one hundred pounde & four pounde p^r annu or either of them
or any pt or part of them or either of them as the said shall become due & payable
that then & in such case I give devise limitt & appoint the s^r. Land Tenm^{ts} & Hereditam^{ts}
in Hogington at Oakington afores. unto my said kinswoman Elizabeth Howard & her
heirs And in case my s^r. kinswoman Elizabeth Howard shall happen to depart
this life before the s^r. Legacy or summe of one hundred pounde shall become due &
payable that then & in such case I give the s^r. summe of one hundred pounde
unto my s^r. kinswoman Anne Howard (Daughter of my s^r. Nephew John Howard)
to be paid for by the s^r. Anne Chambers her heirs or assignes out of the s^r. last men-
tioned Land Tenm^{ts} & Hereditam^{ts} at her age of one & twenty years or day of mar-
riage which shall first happen together with four pounde p^r annu of like money
payable halfe yearly as afores. until the s^r. summe of one hundred pounde shall
become due & payable And if it shall happen that any failure or default shall
be made in paym^{ts} of the said last mentioned summe of one hundred pounde & four pounde
p^r annu or either of them or any pt or part of them or either of them when the
said shall become due & payable that then & in such case I give devise limitt &
appoint all the s^r. Land Tenm^{ts} & Hereditam^{ts} in Hogington at Oakington afores.
with the appoyntment unto my s^r. kinswoman Anne Howard her heirs & assignes
for ever. Item all my freehold Land in great Stretford in the s^r. County of
Cambr^{ie} with the appoyntment & also my copyhold Tenm^{ts} in Hawton afores. with
the yard Orchard & appoyntment thereto belonging now in the tenure of Jonathan
Pidding I give devise limitt & appoint unto the s^r. Anne Chambers my w^{ife} (wife
of the s^r. Thomas Chambers) & to her heirs for ever. Item all my freehold Land
Tenm^{ts} & Hereditam^{ts} in Harston now in the tenure & occupation of Thomas
Biggs or his assignes & all my right & title thereto I give devise limitt and
appoint unto my s^r. Nephew John Howard & to his heirs & assignes for ever.
In Witness whereof (the material wordy [Anne - Daughter] being first struck
out in the first sheet & the wordy [John - Son] underlined in stead thereof) to
this my last will & Testam^{ts} or writing (contained in three sheets of paper) pur-
porting to be my last will & Testam^{ts} I have sett my hand & Seale to every sheet
of paper this fifth day of October in the fourth year of the reign of our
Soveraigne Lord George by the grace of God King of great Brittain &c.
Ann^o D^{omi} 1717 The marks of Elizabeth Alburne signed & sealed every of the
three sheets of paper (being first together at the topp in 2 places with sand
wich Cord (or pack thread) & Sealing wax) & the same delivered published and
declared by the s^r. Elizabeth Alburne as & for her last will & Testam^{ts} or writing
purporting

56

purporting the same in the presence of us who afterwards in the presence of the said Elizabeth subscribed our names as witnesses herunto these words (John - son - his) being first interlined in the first sheet in stead of (Anne - Daughter - her) which is struck out. Also these words (payable in Haverston aforesd.) being also first interlined in the 2^d sheet before the said Elizabeth signed sealed delivered & published the same Greg. Wake Susanna Puer Merriam Crow her marks.

21 Novembrii A. D. 1717

Probat. ex juris Henrici Howard, Anne Chamberlaine et Anne Howard Consanguineo diale defuncte quibus et prius de bono & dog vero et jurat. coram rev^o viro Joh^e Baker S. P. D. Surro. —

In Gods Name Hennant Whittlesey

In the Name of God Amen The third day of May in the Year of our Lord God according to the Computation of the Church of England one thousand Seven hundred & Seventeen I John Hennant of Erwald Street in Whittlesey aforesd. Butcher being of sound & good sense & memory (thanks be therefore given to Almighty God) doe make & ordaine this my last will & Testament in manner & form following And first I bequeath my Soul into the hands of Almighty God who gave it hoping for the Salvation thereof thro' the alone merits of St. Jesus my onely Saviour & Redeemer And my Body to be buried in Chancery at the discretion of my next of kin after named & touching the disposal of such worldly Estate as I have possessed Almighty God be praised we will all I give & devise the same in manner as follows Item all those my ten Acres of free land by Assentment (so they more or less) lying in Eastreaffen in Whittlesey aforesd. next the Land of Thomas Hennant last of James Davis Eastreaffen next the Land of Sarah Roberts wid South with all & singular abutting upon a direct way north & south Robert Roberts I give unto my the appoyntee after the decease of my ffather Robert Hennant I give unto my Kinsman John Hennant of Scadgate in Whittlesey aforesd. Butcher And to his first male lawfully begotten or to be begotten of his Body for ever Upon Condition never theless that he the sd. John Hennant or the first male so begotten or to be begotten of his Body or their heirs shall & doe well & truly pay or cause to be paid unto John Johnson & Robert Johnson sons of my brother in Law George Johnson the sume of Ten pound a piece so soon as they shall attaine to their severall & respective ages of one & twenty years And for want of paym^t thereof at their said severall & respective ages I give the said Ten Acres & all the Rents & profits thereof with the appurtenance unto them or either of them to have hold & enjoy his their said Ten pound a piece with all charges of entry & seizure thereof shall be from the profits thereof fully satisfied & paid. And for want of Issue male of my said Kinsman John Hennant I give the said ten Acres with the appoyntee unto my Nephew John Johnson son of my brother in Law George Johnson aforesd. & to his heirs & assigns for ever Upon Condition that he the sd. John Johnson his heirs or assigns shall out of the said ten Acres well & truly pay or cause to be paid unto his bro^r. Robert Johnson aforesd. the sume of Twenty pound soe soon as he shall attaine to his full age of one & twenty years And for want of paym^t thereof in manner as aforesd. I give the said ten Acres with the appoyntee unto

56

60