

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

toram vtili et egregio viro Domino Richarado Raines Milite Legum magis
 Dottore Curia Praerogativa Cantuariensis Magistro Custode siue Curiam
 Commissario legitime constituto Quarto die mensis february Anno Dni
 (Stilo Anglice) Millesimo septingentesimo secundo Juramentis Johannis
 Halluci Patris et Valerij Richardi Executorum superstitum in dicto suo
 Testamento nominat quibus Commissa fuit administratio omnium et
 singulorum bonorum jurium et Creditorum diti defuncti de bene et fide
 administrando eadem adstanta Dei Evangelia vigore Commissionis jurat
 Johanne Halluci fratre naturali et legitimo diti defuncti et altero suo
 Executor in dicto Testamento nominat de mortuo. / Et

Barbados.

Im

In the Name of God Amen

Dorothea Fretwell
 and

This twentieth out day of April in the year of our Lord Christ One
 six hundred and Ninety and nine I Dorothea Fretwell of the parish of S^t
 Thomas in the Island of Barbados aforesaid widow being sick and weak of
 body but of sound disposing mind and memory praised be God for the
 same and considering the uncertainty of the time of my decease am minded
 and do hereby make this my last Will and Testament in writing as followeth
 Viz^t my body I commit to the earth to be buried in such manner as hereinafter
 after is intioned, and for all my worldly estate whatsoever and wheresoever
 wheresoever where with it hath pleased Almighty God to bless me after my
 payment of my debts and funeral expences I give devise bequeath and dispose
 thereof as hereinafter is expressed. And first I give and bequeath to the poor
 of the parish of S^t Andrews over hills the sum of ten pounds current money
 of this Island Item I give and bequeath to the poor of the parish of S^t Thomas
 aforesaid the sum of ten pounds of like money willing and desiring that the said two last mentioned Legacies be paid within one
 month after my decease. Item I give and bequeath to my three friends
 Thomas Pilgrim Thomas Clarke and George Taylor the sum of fifty six
 pounds like money Item my mind will and desire is that my negro man
 called or named Will. Quaker do and shall have his freedom and be set and
 made free immediately from and after my decease. And if any just doubt
 tanot impediment or objection shall happen to arise or be made after my
 decease against such his hereby Willed and intended freedom that then
 in such case my Will intent and meaning is and my ordred desire hereby
 is that my Executors in trust hereafter named do and shall out of my estate
 purchase or use their best and reasonable endeavours to purchase the said
 freedom of the said Negro man Will. Quaker. And I do hereby give devise
 and bequeath unto the said Negro man Will. Quaker all that out are of
 land in S^t Andrews parish lately by me purchased and bought of and
 from Thomas Cobham and is bounded on the lands of John Waste Wm
 Davis and the said Thomas Cobham Item I give and bequeath unto my
 son Ralph Fretwell the sum of five shillings Sterl. in full lieu and
 redemption of all Titles claim and demand whatsoever which he may or can pretend to
 have or make by from or out of all or any my Estate whatsoever
 wheresoever. Item I give devise and bequeath unto my Grandson
 Thomas Woodward when he shall come to and attain the age of one and
 twenty years all those five new negroes by me lately purchased and by me
 leased or letten to Coll. Abell M^rlyn. And also I give and bequeath unto

my said Grandson Thomas Woodward when he shall come to and attain
his above said age my largest Silver Tankard my large Silver basin and
silver salt and one dozⁿ of silver spoons and further I give and bequeath
unto him my said Grandson Thomas Woodward the sum of two hundred
pounds current money of this Island to be paid to him by my Executors in
trust hereafter named when he shall attain the said age of one and twenty
years. I give and bequeath unto my Granddaughter Dorothy Woodward
All the rest of my table plate and other plate to be delivered to her by my
said Executors in trust at her day of marriage or age of one and twenty
years which shall first happen Item all that my household stuff and my
household goods not herein and hereby before by me given bequeathed or
disposed I give and bequeath equally to and amongst my three Grand-
Children Thomas Woodward Dorothy Woodward and Elizabeth Woodward
Woodward Item over and besides the above mentioned sum of fifty pounds
given and bequeathed unto the said Thomas Pilgrim Tho^s Clarke and
George Taylor I do hereby give and bequeath unto each of them the said
Thomas Pilgrim Thomas Clarke and George Taylor the further sum of all
ten pounds Sterl. And of this my said last Will and Testament I do hereby
make nominate constitute and appoint the said Tho^s Pilgrim Tho^s Clarke
and George Taylor Executors in Trust and also Guardians of the Estate of
my Grandchildren Dorothy Woodward and Elizabeth Woodward hereby
desiring them to take upon them the burthen of the Guardianship of them
my said two last named Grandchildren Dorothy and Elizabeth and my
will and desire is that my body be devoutly interred in the Church adjoining
to the house wherein I now live in the said parish of St Thomas by my said
Executors and friends called Quakers. And moreover for all the rest residue and
remainder of my Estate and interest whatsoever and wheresoever over
and besides what is herein before by me already given devised bequeathed
and disposed of I do hereby give devise and bequeath order and
appoint the same in manner and form and upon the conditions following
(that is to say) All the rest residue and remainder of my Estate and interest
whatssoever and wheresoever I give devise and bequeath equally unto
my said Granddaughters Dorothy Woodward and Eliz^a Woodward when
they and each of them shall come to and attain the full age of one and
twenty years or be married which shall first happen and that then she
first coming to and attaining such age or being married shall and may
have receive take and enjoy to her own proper use advantage benefit
and behoofe the one full moiety or halfe part of all the said rest residue
and remainder of my said Estate and interest whatsoever so given
bequeathed unto them the same in two parts equally to be divided and
that the other of my said Granddaughters so coming to and attaining
such age or being married shall and may have receive take and enjoy
to her own proper use advantage benefit and behoofe the other moiety or
half part of all the said rest residue and remainder of my said Estate
and interest whatsoever Provided nevertheless and it is my further
will true intent and meaning hereby that if they or either of them my
two Granddaughters shall happen to be married before their or either of
their said age or ages of one and twenty years without the liking consent
and approbation of my said Executors in Trust and Guardians aforesaid
and the survivors and survivor of them first had that then and in
such case I will and do order and appoint that she so being married
without such consent and approbation aforesaid shall have and receive

J

only out of my said Estate the sum of five hundred pounds Sterl: or cur-
 rant money of this Island and no more and that the other of my said
 Granddaughters being married by and with the consent and approbation
 of my said Executors in trust and Guardians aforesaid had and the sur-
 vivers and survivor of them or coming to her aforesaid age shall and
 may have take receive and enjoy the whole rest residue and remainder of
 of all my said Estate and interest but if both my said Granddaughters
 shall be married without such consent and approbation aforesaid that she
 and they so being married shall have and receive only the sum of five
 hundred pounds Sterl: or currant money of this Island a piece out of my
 said Estate and interest given and bequeathed to them as aforesaid
 and no more: And then all the remainder of my Estate whatsoever so
 undisposed of I give and bequeath to my Grandson Thomas Woodward
 to be paid him at the age of one and twenty years by my
 said Executors or the survivor of them but if any of my said Grand-
 daughters shall happen to depart this life before her said age of one
 twenty years or marriage with such consent or approbation as aforesaid
 that then she surviving shall and may have take receive and enjoy all
 all the said rest residue and remainder of my said Estate and interest to be av-
 undivided and if both my said Granddaughters Dorothy and Eliza shall
 happen to depart this life before their said several ages of one and twenty
 years or being married with such consent and approbation that then my
 said Grandson Thomas Woodward shall have receive take and enjoy all
 the said rest residue and remainder of my said Estate and interest Item it
 is my will and desire that the plantation which was formerly the plantation
 of Samuel Woodward deceased and by me now granted to Coll: Abell Allyn
 be by him delivered up at the end of his Term in as good order and man-
 ner condition as it was when he entered upon it with the same quantity of
 Negroes and Stock And lastly I do hereby desire and empower my said
 Executors in trust and Guardians aforesaid and the survivors and
 survivor of them with my said Estate or any part thereof hereby given and
 bequeathed to my said Granddaughters to use all lawfull ways and
 means they can for the increasing and improving the same for the
 interest benefit and advantage of my said Granddaughters and according
 to the appointments conditions and purposes in this my said last will and
 Testament mentioned and intended without being accountable for any
 Casual or accidental loss or damage which shall or may
 happen for or by reason of the Executorship in trust as aforesaid or in
 about the Execution thereof and in this my said last Will and Testament
 mentioned intended or appointed in witness whereof I the said
 Dorothy ffretwell to this my last Will and Testament have set and put
 my hand and seal the day and year first above written Dorothy
 ffretwell signed sealed published and declared by the above
 named Dorothy ffretwell to be her last Will and Testament in the
 presence of us witnesses John Eston, Robert Holmes.

de and

Said

Probatum

Testamentum in puda London
 coram vobis vno Revere Raimo Legum Bano Surrogato vobis et in
 tate vno Dni Ruardi Raimo Militis Legum Doctoris Curie prerogative
 Cantuariensis Magistri Custodis sive Commissarii legitime constituti
 vobis septimo die mensis februarii Anno Domini 1610 (Anglice)

Millesimo Septingentesimo Secundo per Affirmationem sive declarationem
 Solemnem Thomae Pilgrim minus Executorum in dicto Testamento nominat.
 Cui Commissa fuit administratio omnium et singulorum bonorum iurium
 et Creditorum dictae defunctae declaratione sive affirmatione predicta in
 praesentia Dei Omnipotentis iuxta statutum Parliamenti de bene et fide in
 administrando eadem per dictum Thomam Pilgrim facta. Reservata in
 potestate Similibus Commissionem facienda Thomae Clarke et Georgio Taylor
 ceteris Executoribus in dicto Testamento nominatis tum venerint eandem in
 praesentia Literis administrationis bonorum iurium et creditorum dictae defunctae
 tanquam ab intestato decedentis mense Januarii anno Domini Millesimo
 Septingentesimo nonagesimo nono Radulpho ffetwell filio dictae defunctae
 tutoris et commissis dicto Radulpho ffetwell de mortuo testatis et pro illis in
 declaratis prout ex actis Curiae liquet. Et

In the Name of God Amen

The sixteenth day of June Anno Domini 1702 in the first year of the reign of
 Queen Anne over England &c. I Seth Flower of the parish of St James
 within the liberty of Westm^r Barber being aged and weak in body but
 of sound and perfect mind and memory praised be God for the same, in
 making void and revoking all former Wills and Legacies beine heretofore
 made and given doe make ordain publish and declare this my last Will
 and Testament in manner and forme following, That is to say, first I
 commend my Soul and Spirit to Almighty God who gave it me, and my
 body I commit to the earth to be decently buried at the discretion of my
 Executor hereafter named, and as touching my temporal estate, my Debts
 and funeral expences being thereout first paid and discharged I give and
 dispose thereof as followeth, viz^t In primis I give and bequeath unto my
 Grand daughter Anne Flower daughter of my son John Flower one
 hundred pounds to be paid unto her at her age of one and twenty years or
 day of marriage with the consent of her said father which shall first happen
 Item I give and bequeath unto my two Grandsons John Flower and
 Thomas Flower the sons of my said son John Flower fifty pounds apiece
 to be paid unto them at their respective ages of one and twenty years
 Item I give and bequeath unto my son Henry Flower one hundred
 pounds, and to his five children twenty pounds apiece to be paid unto
 them at their respective ages of one and twenty years Item I give and
 bequeath unto the poor of the parish I now live in twenty shillings, and
 to the poor of the parish of Wellesham in the County of Wilts twenty
 shillings to be distributed among such as have most need of it; Item I
 give and bequeath unto my trusty friend Matthew Hopkinson of the
 middle Temple London Gent^r ten pounds, Item I give and bequeath all
 the rest and residue of my Goods Chattells monies rights credits and
 Estate whatsoever not herein before bequeathed, unto my said son
 John Flower, And I doe constitute my said son John Flower Executor of
 this my Will, And I doe nominate and appoint the said Matthew
 Hopkinson Trustee and overseer thereof desiring and Authorizing him
 to see this my Will duly performed, and to demand and receive the
 Legacies be fore given to my Grand children and to secure the same at
 interest untill the same shall grow due to be paid as aforesaid, and in
 meantime their respective fathers to have such interest as shall be
 made thereof towards their bringing up. In witness whereof I have



Seth Flower.

and to the poor of the
 parish of Wellesham in the
 County of Wilts twenty
 shillings.