

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

And in Case both my said Daughters shall happen to Dy in my life-
 time then I Give and bequeath and Desire the said George
 Daniel Gaab and Hardwith Constantion to pay or admit the
 sum of One hundred pounds into the Missionarys Appointed to
 Propagate the Protestant Religion at Madras and Tranquebar
 in the East Indies towards the Compleating so Good a Work And
 after such Payment or Admittance then I Give and bequeath all
 the Remainder of my said Goods Chattels Hobls Estate and Efforts
 unto them the said George Daniel Gaab and Hardwith
 Constantion In Trust that they and the Survivor of them and
 the Executors and Admors of such Survivor shall Equally Divide
 and Pay the same unto all the Children of my two Brothers to be
 Equally Divided among such of them as shall be living at the
 time of the Death of the longest liver of my said two daughters
 share and share alike but no part thereof to go or be paid
 unto the Children my Brother Balschaw Although his Masters
 Wife (who was a Widow) had by her former Husband, when he
 Married her, only his own Children Except the sum of five
 Guineas which I Give unto each of them the said George
 Daniel Gaab and Hardwith Constantion whom I Do by this
 Instrument and Appoint Executors of this my Will which I Declare
 to be my last and only effectual Will but In Trust only for
 the purposes aforesaid and I they they will Duly and honestly
 perform this my Will And I Direct they shall retain and be paid
 all Expences and Charges that they shall be put unto in doing
 the same In Witness whereof I the said John Christopher
 Hoffmaster have to this my last Will and Testament this
 Twenty first Day of July in the Year of our Lord One thousand
 seven hundred and Eighty one And in the first year of the reign
 of King George the Third when Christo. Hoffmaster
 signed Sealed Published and Declared by the said John Christopher
 Hoffmaster the Testator as and for his last Will and Testament in
 the presence of us who in his presence and at his request have
 subscribed our Names as Witnesses hereto, John Meyer & Lemble

This Will was proved at London the Twenty-
 fourth Day of March in the Year of our Lord One thousand seven
 hundred and Eighty four before the Worshipful George Harris
 Doctor of Laws Sworne of the Right Worshipful M^r. Dr. Simpson
 M^r. also Doctor of Laws Master & Superior Commissary of the
 Prerogative Court of Canterbury lawfully Constituted by the
 Oaths of George Daniel Gaab and Hardwith Constantion the
 Executors named in the said Will whom Administration was
 Granted of all and singular the Goods Chattels and Credits of the
 Deceased they having been first Sworn Duly to Administer

Richard
 Hopton
 Esq.

In the Name of God Amen
 I Richard Hopton of the Parish of St. John Baptist in the
 City of Exeter being of sound perfect and well Disposed Mind.

Contained in two sheets of paper
 set my hand to the first and to the
 last my hand and seal

Memory and Understanding Thanks be Given to Almighty God
 for the same) Do make Ordain and constitute this my last Will
 and Testament in manner following First and principally
 I recommend and bequeath my Soul unto the hands of Almighty God
 my heavenly Father trusting with humble Assurance to be saved
 thro' the alone Merits of Jesus Christ my Saviour and blessed
 Redeemer And my Body I Commit to the Earth whereof it
 was formed to be privately and in the Day time buried by the side
 of my most Dearly beloved Wife in the Vault under the Stone
 the Parish Church of Canonstone in the County of Hereford
 at Discretion of my Executors hereafter named And as to the
 worldly Goods and Estate wherewith it hath pleased Almighty
 God to bless me I Give Devise and bequeath the same as followeth
 First my Will and Meaning is that all my Debts and Funeral
 Expenses be paid and Discharged Item I Give and bequeath
 to the poor of the Parishes of Canonstone aforesaid and also to
 to the poor of the several Parishes of Bishopstone Stratton
 Grafton and Ashporton in the said County of Hereford to each
 the Sum of five pounds in lieu of Debt to be paid within One
 Month after my Decease and to be Distributed by the Ministers
 of the said Parishes severally to the most proper Objects of
 Charity in such proportion as to them shall seem meet in way
 of the said Parishes And as to those of my Children whom I have
 already provided I Give and bequeath unto them as followeth
 viz I Give and bequeath unto my Daughter Parsons Heir
 of John Parsons of Chomerton in the County of Gloucestershire
 the Sum of three hundred pounds to be paid to her within Six
 Months after my Decease by my Executors hereafter named to
 my Son Richard Cope the Sum of Ten pounds, to my Son William
 Cope and his Wife the Sum of Ten pounds each to my Son
 Michael Cope the Sum of Ten pounds, to my Son Ralph Cope and
 his Wife the Sum of Ten pounds each All these to be paid as
 before within three Months after my Decease Item I Give
 and bequeath unto my Grandson Richard Cope Supton and
 to the Heir male of his Body my perpetual Advowson and
 Right of Patronage of and to the Parish Church of Bishopstone
 aforesaid And whereas I have quite unfurnished my Capital
 Messuages in Canonstone aforesaid I Do Give and bequeath
 unto my said Grandson Richard Cope Supton the benefit of the
 lease of my House in the Castle Street wherem I now dwell
 in the City of Hereford together with the Appurtes And also all
 the furniture, household Goods, Plate Books, Pictures and other
 things therein to me belonging Except Tables and Drunkables, to
 be Delivered to my said Grandson by my Executors hereafter
 named within One Year after my Decease upon this Trust and
 Confidence in him reposed that he will make the County of
 Hereford the Chief place of his residence and that if he shall
 not so do he will permit my said Executors to have the
 Benefit of the lease of my said House and all other the
 Premises belonging to it Except the Books and family Pictures
 And whereas my Son Michael Cope Supton hath at this time
 Owne upon Bond the Sum of One thousand pounds and Interest

which by reason of misfortunes in Trade he is not at this time
able to Discharge and perhaps never may, It is my Will and
Desire that in such Case he never may be Demanded to
pay it, or put to any Trouble about it or any part of it, but
if he should ever be in Circumstances to Discharge the said
Debt without Distressing himself it is my Will and Desire
that it should be Distributed amongst my Children that shall
be then living he himself having his Share Item I Give and
bequeath unto each and every of the Servants that shall be
living with me at the time of my Death the sum of five pounds
repaid as to the diet and residue of my Servants for
Money Arrears of Rent and Interest and my personal
Estate of what so ever Nature kind or Sort not before
Devised and bequeathed, I Give Devise and bequeath the
same unto my Daughters Elizabeth and Francis Doughton whom
I do hereby make Ordain and constitute Executors of this
my last Will and Testament And whereas if by means of
any bad Servant or other ill Accident my said personal
Estate should be so reduced as not to afford my said two Daughters
the full and complete sum of Two thousand pounds a piece
I do then and in such Case Give Devise and bequeath unto
William Cope Gregory Esq. of Woodhope and to William
Morse of Weston under Penyard Esq. both in the County of
Berkshire and the Survivor of them and the Executors Adminors
and Assigns of such Survivor from and Immediately after my
Decease for and during and unto the full End and Term of Twelve
and nine years from thence forth fully to be Completed and paid
All that my Estate or like Parrington in the Parish of
Parrington and County of Berkshire aforesaid now in the possession
of Thomas Pranis as Tenant thereunto, To have and to hold
the said Estate with the appurtenances unto them the said William
Cope Gregory and William Morse and the Survivor of them and the
Executors Adminors and Assigns of such Survivor for and during
the said Term of twelve and nine years upon this Trust and
Confidence in them reposed that they the said William Cope
Gregory and William Morse and the Survivor of them and the
Executors Adminors and Assigns of such Survivor shall and will
pay or cause to be paid out of the rents issues and profits of
the same or by Mortgage of the same as to them shall seem
Convenient so much Money as shall be wanting to Complete the
full sum of Two thousand pounds a piece as aforesaid for my
said two Daughters Elizabeth and Francis and also such
farther sum of Money as shall be wanting to reimburse themselves
all such reasonable Expenses and charges as they shall be put
unto in the Execution and performance of the Trust committed
to them by this my last Will and from and after the performance
of this Trust it is my Will that this Term should cease
and thenceforth I Give and bequeath my said Estate at the
Parrington to my said Grandson Richard Cope Doughton and the
heirs Male of his Body and for want of such to my own right
heirs for ever as it is my intent that my personal
Administration of Bishop's house aforesaid should be sold and if

the residue of my said Personal Estate should amount to
 about four thousand pounds (as I suppose it will) in my
 Will and Desire that Elizabeth and Frances my said two
 Daughters and Son-in-law should have the whole and sole benefit
 of it, both now and then. And I do hereby revoke disannul and make
 void all former Wills by me made at any time heretofore &c.
 In witness whereof I the said Richard Hopton have hereunto set
 my hand and Seal this fourth Day of November in the Year of our
 Lord One thousand seven hundred and fifty eight. R. Hopton
 signed sealed and published and declared in the presence of
 James Clerk - Elizabeth Peeces - Elizabeth Postans

Be it remembered that on the 23^d day of January 1759
 I make this Addition or Codicil to my before written last Will
 and Testament Viz. That I Give and bequeath unto my trusty
 Agent James Bullcock of the Parish of Canon from a in the
 County of Shropshire the Sum of ten Guineas; in Case he shall
 be living at the time of my decease In witness whereof I have
 set my hand & Seal the day & year above written R. Hopton

25 May 1761. The purport of a Codicil I intend
 to add to my Will in Order to Explain my Meaning in it with
 regard to my interest in the house in the Castle Street in
 Shropshire in the which I now dwell and what belongs to it;
 It is my Will intent and Meaning that my Son-in-law should
 enjoy my said house for one whole year after my decease together
 with the use of my plate dinner and every individual of my
 furniture and household Goods during the said term of one
 whole year and if my Grandson Richard Cope Hopton should not
 then be his residence in Shropshire with an intent to abide
 to make it his home and constant place of residence, then it
 is my Will intent and Meaning that my Son-in-law should have
 the whole and sole benefit of my Interest in the said house
 together with my plate dinner and every individual of my
 furniture and household Goods together with my books and papers
 which I Give and bequeath to my said Grandson Richard Cope
 Hopton it being my Desire that they should go along with and be
 the property of the Owner and Possessor of Canon from, as long
 as the Estate remains in the name and blood of the Hoptons; And
 it is my Will and Desire that this should be deemed and taken
 as part and parcel of my last Will and Testament altho' it
 should not be transcribed into it In witness whereof I have
 hereunto set my hand the day & year above written R. Hopton

It appeared personally Richard Wharlor of the City of
 Shropshire Maltster and William Bailey of the same City serving
 Men who being sworn on the holy Evangelists Deposited that
 they these Depositors know and were acquainted with Richard
 Hopton late of the Parish of St. John Baptist in the City of

Richard Equiv. Deceased and with his manner and Character of
 hand writing having frequently seen him write and Subscribed his
 Name and having now seen and perused a Codicil Subjoined to
 the last Will and Testament of the said Deceased to be annexed
 beginning thus - "Be it remembered that on the 23^d day of January
 1759 -" and ending thus - "In Witness whereof I have set my hand
 and seal the Day and Year above written" and thus Subscribed -
 "R. Hopton" together with another Codicil or a paper writing
 purporting to be a Codicil to be also annexed beginning thus -
 "I, 25th day 1761 - The Purport of a Codicil I intend to add to my Will"
 and ending thus - "In Witness whereof I have herewith set my
 hand the Day and Year above written" and thus Subscribed -
 "R. Hopton" Do verily believe that the whole Body Series and
 Contents of the said Codicils respectively and the Name, R. Hopton
 thereto respectively set and Subscribed to be all of the proper hand
 Writing of the said Richard Hopton Deceased, Richard Wheeler
 William Bailey - the Second Day of March 1764. The said Richard
 Wheeler and William Bailey were sworn to the truth hereof before
 me John Woodcock Commissioner, which I Attest, Tho. Clarke B.

This Will was proved at London (with two Codicils)
 the Eleventh day of March in the Year of our Lord One thousand
 Seven hundred and Sixty four before the Right Worshipful John Simpson
 Esquire Doctor of Laws Master Chaper or Commissioner of the
 Prerogative Court of Canterbury lawfully Constituted by the Oath
 of Elizabeth Hopton and James Hopton Spinners the Executors
 named in the said Will to whom Administration was Granted of
 all and singular the Goods Chattels and Credits of the Deceased they
 having first Shown By Commission duly to Administer.

In the Name of God Amen
 Daniel Hyde Master belonging to his Majesty's Ship Alinda
 being of sound and disposing Mind and Memory Do hereby make this
 my last Will and Testament First and principally I Comend my
 Soul into the hands of Almighty God hoping for Remission of all
 my Sins through the Merits of Jesus Christ my blessed Saviour
 and Redeemer, and my Body to the Earth or Sea as it shall please
 God And as for such Worldly Estate and Effects which I shall be
 Possessed of or Intitled unto at the time of my Decease I Give
 and bequeath the same as followeth that is to say, unto my Dearly
 beloved Father William Hyde of Westmeon of the County of
 Southampton Laborer his Executors Adminors and Assigns All and
 singular such Goods Chattels Estate and Effects whatsoever and
 wheresoever which I shall be seized Possessed of or Intitled unto
 at my Decease And I do hereby nominate Constitute and Appoint
 my said Father William Hyde Sole Executor of this my last Will
 and Testament And I do Give and bequeath unto my said Executor
 All the Rest and Residue of my Estate whatsoever both Real and
 Personal hereby revoking and making Void all other and former