## The Last Will and Testament Of Henry Jenner of Wetham, Calne Will proved 7th April 1807



Probate Court of London Original reference PCC Prob11/1459

Testator:	Jenner	Henry	Of Wetham, Calne
		<u> </u>	
Executors:			

Beneficiaries			Relationship to	Other Information	
Surname		Given Names		testator	
Jenner				Children	
Jenner		Daniel		Eldest Son	
Jenner		Hannah		Wife	
Jenner		John		Brother	Of Berrytown
Spackman		Roger			Yeoman of Chalfield
Witnesses				•	
Austen	Edgar Fras.				
Bailey	Daniel?				
Mawson	son George		Cler	rk	
Other Names					

This is the last Will and Testament of me Henry Jenner of Wetham in the Parish of Calne in the County of Wilts made and published this twenty second day of August in the year of our Lord one thousand seven hundred and ninety eight in manner and form following that is to say ffirst I give devise and bequeath unto my Wife Hannah Jenner All that my Messuage or Tenements Lands and Appurtenances thereunto belonging situate lying and being in Marston Macey in the County of Wilts aforesaid for her sole use and benefit as long as she remains my Widow Also I give devise and bequeath unto my Wife Hannah Jenner an Annuity of thirty five Pounds Per Annum to be paid her by equal half yearly payments for the term of her natural Life And from and immediately after her Decease to go and be equally divided amongst my six youngest Children share and share alike And in Case of the Death of either of my said youngest Children then my Will and meaning is that the Share of him or her so dying shall be equally divided amongst all my said surviving Children Also it is my Will and desire that my four Youngest Children shall receive the same Education and Maintenance as my Elder ones have and that the Costs and Expences of such Education and Maintenance shall be Paid out of the Residuum of my Estate and shall be no Detriment to their respective shares thereof but shall be equally borne by the whole Also I give devise and bequeath unto my said Wife Hannah Jenner all my ffurniture for the Term of her Widowhood but in Case of her

marrying again then to be equally divided amongst my said Wife and Children Also I give devise and bequeath unto my Brother John Jenner of Berrytown and to Roger Spackman of Chalfield Yeoman the remainder of the Term unexpired in the Estate in which I now live to the intent that they my said Trustees will from time to time overlook the same and take care that the same be properly cultivated and managed for the benefit of my said Wife so long as she remains my Widow Also I desire that in Case my Eldest Son Daniel shall be desirous of marrying or settling elsewhere with the Consent of my said Wife and Trustees that my said Trustees shall lend and advance him the sum of four hundred pounds without Interest which said sum shall not be called in without a Year's Notice and that when the same is called in Interest of five Per Cent shall commence immediately on the delivery of such Notice All the Rest Residue and Remainder of my Estate and Effects whatsoever and wheresoever both real and personall I give devise and bequeath unto all my said Children to be equally divided amongst them by my said Trustees share and share alike In Witness whereof I have hereunto set my Hand and Seal the day and Year first above written Herwy Jewwer

(Attestation Clause)

Geo: Mawson Clerk\_Daniel ..... Baily\_ Edgar Fras Austen

Proved at London 7 April 1807