

*The Last Will and Testament
Of William Neate
of Devizes
Will proved 14th December 1769*



Probate Court of London
Original reference PCC Prob11/953

Testator:	Neate	William	Mercer of Devizes
Executors:			
Neate	Katharine	Wife	
Neate	Robert	Son	

Beneficiaries		Relationship to testator	Other Information
Surname	Given Names		
Baverstock	Catherine	Daughter	Wife of John Baverstock
Neate	Elizabeth	Daughter	
Neate	Katharine	Wife	
Neate	Martha	Daughter	
Neate	Robert	Son	
Neate	Thomas	Son	
Nicholas	Edward Richmond	Son in law	Bachelor of Physick Of Devizes
Witnesses			
Gaby	Stephen		
Holloway	Wiliam		
Hughes	Jo.		
Other Names			
Baverstock	John	Son in law	Of Marlborough
Twinny	Thomas		
Willy	George	Esq., Tenant	

This is the last Will and Testament of me William Neate of the Borough of Devizes in the County of Wilts Mercer as follows (that is to say) ffirst I give to my two Daughters Martha Neate and Elizabeth Neate the sum of One thousand pounds apiece of lawful British money to be paid to them respectively at the end of Twelve months next after my decease Also I give to my son Thomas Neate the sum of Six hundred pounds of like money to be paid to him at the end of Twelve months next after my decease Also I give to my Daughter Katharine the Wife of John Baverstock of Marlborough the sum of ffive hundred pounds of like money to be paid to her at the end of two Years next after my decease Also I give to my son in Law Edward Richmond Nicholas of the Borough of Devizes aforesaid Bachelor of Physick the sum of ffive hundred pounds of like money to be paid to him at the end of two Years next after my decease Also I give and bequeath to my son Robert Neate the Messuage or Dwelling house in Devizes aforesaid wherein I now live with the Shop Outhouses Buildings and Offices thereto belonging and that part of my said Messuage or Dwelling house which I have lett to George

Willy Esquire being all Leasehold together with that other part of my said Messuage or Dwelling house which is freehold and which lately left to and occupied by Thomas Twinny with all and singular the Appurtenances to the said several Premises belonging To have and to hold the said Messuage or Dwelling house and Premises wherein I now live and the part thereof left to the said Mr Willy with the Appurtenances unto my said Son Robert Neate his Executors Administrators and Assigns for all the Term Terms Estate Estates and Interest I have to come therein And To have and to hold the said other part of my said Messuage or Dwelling house which is freehold and was lately in the occupation of the said Thomas Twinney with the Appurtenances unto my said Son Robert Neate and his Heirs for ever Also I give to my Dear Wife Katharine Neate and to my said son Robert Neate equally share and share alike All the residue of my Monies and all my Securities for Money And all my Goods Stock in Trade Debts due and owing Household Goods and ffurniture Plate and Effects and all other my Personal Estate of what nature or kind soever (after Payment of all my just Debts and ffuneral expences) And I do make constitute and appoint my said Wife and my son Robert Neate joint Executors of this my last Will and Testament hereby revoking all former Wills by me at any time heretofore made And lastly it is my Will and desire that my said Daughters Martha and Elizabeth may live and reside in my said now Dwelling house in Devizes with my said Wife and son Robert my said Executors And be with and out of the residue of my Personal Estate found accommodated and provided with Boarding Lodging and all other living Necessary after my decease until the Legacys hereby before by me given and bequeathed to them respectively shall become due and payable In Witness whereof I the said William Neate have to this my last Will and Testament set my Hand and Seal this third day of June in the Year of our Lord one thousand seven hundred and sixty nine *Will Neate*

(Attestation Clause)

Stephen Gaby _ William Holloway _ Jo: Hughes

Proved at London 14 December 1769

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