

The Last Will and Testament of William Hunt Grubbe of Potterne Will Proved 8 May 1820



Probate Court of London
 Will Dated – 22 January 1820
 Original reference: PROB 11/1629/87
 Buried at Potterne St. Mary 12 February 1820

Testator:	Grubbe	William Hunt	Esq.
Joint Executors and Guardians of younger children			
Grubbe	Dorothy Mary	Wife	
Estcourt	Thomas Grimston		
Salmon	William Wroughton		
Lock	Wadham		

Beneficiaries		Relationship to Testator	Other Information
Surname	Given Names		
Grubbe	Dorothy Mary	Wife	
Grubbe	Thomas Hunt	Eldest surviving Son	
Benson	Ann Hunt	Sister	
Blake	Judith		Daughter of Mrs Lloyd
Estcourt	Thomas Grimston	Friend	Of New Park, Esq.
Salmon	William Wroughton	Friend	Of Devizes, Gentleman
Lock	Wadham	Friend	Of Fordhouse
Grubbe	James	Son	
Grubbe	John Hunt	Son	
Grubbe	Ann	Daughter	
Grubbe	Frances	Daughter	
Witnesses			
Edmonstone	Geo.	A.M.	Vicar of Potterne
Thick	B.		York St. Portman Square London
James	J.W.		Clerk to Mr. Salmon Solicitor Devizes
Other Names			
Powell	William	Gentleman	
Grubbe	William Hunt	Brother	The younger
Benson	Edmund		Revd.
Lloyd	(Mrs)		
Grubbe	Thomas Hunt	Father	deceased
Carpenter	Henry	Gentleman	

This is the Last Will and Testament of Mr. William Hunt Grubbe of Eastwell in the Parish of Potterne in the County of Wilts Esquire (that is to say) first I give and bequeath unto my dear Wife Dorothy Mary Grubbe All my Household Goods and furniture Plate Linen China Wines & Liquors Books Prints pictures & Chariot Horses Cattle farming Stock and Implements of Husbandry and all other Effects in and about the Dwelling house and lands in my occupation except money and bonds bills and notes and other securities for money To hold the sum to her the said Wife as and for her own absolute property

Also I give and bequeath unto my eldest surviving Son Thomas Hunt Grubbe now a Lieutenant in His Majesty's forty third Regiment of Infantry All those Closes and Land situate in the Parish of Potterne aforesaid called Barbourns now held by and by Lease for a Term of Years granted to me by William Powell Gentleman with the Appurtenances to the same belonging To hold the same unto my said Son Thomas Hunt Grubbe his Executors Adm[inistrat]ors and Afsignes for and during all such term estate and interest as I shall have therein at the time of my decease

Also I give devise and bequeath unto my said Son the said Thomas Hunt Grubbe All those Closes and Lands situate lying and being in the said Parish of Potterne now held by me by Copy or Copies of Court Roll of the Manor of Potterne aforesaid for lives with the Appurtenance To hold the same unto the said Thomas Hunt Grubbe his Executors Adm[inistrat]ors and Afsignes for and during all such state and interest as I shall have therein at the time of my decease Also I give and bequeath unto the said Thomas Hunt Grubbe the Sum of one hundred pounds in befor of my affection And I give him that Sum only in consideration of his being already provided for by the Settlements of my family Estates which will devolve to him in consequence of the death of his elder Brother William Hunt Grubbe the Younger without issue.

Also I give devise and bequeath unto my said Wife Dorothy Mary Grubbe All my Mefsuages Lands Tenements and Hereditaments situate lying and being in the Parish of Etchilhampton in the said County of Wilts and held by me by a Copy or Copies of Court Roll and by a Lease or Leases determinable on a life or lives with their respective Appurtenances To hold the same unto my said Wife her Executors Adm[inistrat]ors and Afsignes for and during all such Term Terms Estate and interest as I shall have therein respectively to term at the time of my decease

Also I give and bequeath unto my Sister Ann Hunt Benson the Wife of The Reverend Edmund Benson Clerk the Sum of one hundred Pounds as or to her of my regard and affection for her and her husband

Also I give and bequeath unto Judith Blake Daughter of Mrs Lloyd late of Lymington in the County of Southampton now residing in Bristol the Sum of one thousand Pounds and I will and direct that the same several legacies together with any other legacies which I may give by this my Will or by any Codicil thereto shall be paid by my Executors within Twelve months next after my decease without any deductions for legacy duty it being my will and direction that the legacy duty therein shall be paid out of my residual personal estate

Also I give and devise unto my friends Thomas Grimston Estcourt of New Park in the said County of Wilts Esquire and William Wroughton Salmon of Devizes in the said County of Wilts Gentleman and to their Heirs All these my Manors of Cherhill and Easterton in the said County of Wilts with the Rights Members and Appurtenances thereof [in the left column "Wadham Lock of Ffordhouse in the said County of Wilts Esqr.] And also all my Mefsuages farms Lands Tenements and Hereditaments situate in Cherhill Easterton and Devizes in the said County of Wilts or elsewhere in Great Britain And also all other the real estate whatsoever and wheresoever of which I have any power to dispose with their and every of their rights members and appurtenances To hold the same unto the said Thomas Grimston Estcourt Wadham Lock and William Wroughton Salmon their heirs and afsigns To the uses and upon the Trusts and for the intents and purposes hereinafter mentioned (that is to say as to be and concerning) the said Manor or reported Manor of Easterton and all my said Mefsuages farms Lands Tenements and Hereditaments in Easterton aforesaid To the use of my said Wife Dorothy Mary Grubbe and her afsigns for and during the term of her natural life in use she shall so long [?] my Widow with powers to cut Timber [?] and fit for use for the purposes of repair but as further of otherwise And as to the said Manor or reputed Manor of Cherhill with the rights members and appurtenances thereof and all other the said Mefsuages farms Lands Tenements and Real Estate hereinbefore devised (except the said Manor and Heredit[ament]s in Easterton) and also as to the said Manor or reported Manor of Easterton and all my Mefsuages Lands Tenements and Hereditaments in Easterton aforesaid after the decease or second marriage of my said Wife To the use of the said

Thomas Grimston Estcourt William Locke and William Wroughton Salmon their heirs and assigns for ever upon Trust that they the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon or the Survivors or Survivor of them or the heirs or assigns of such Survivor do and shall as soon as conveniently may be after by decease or at such other time or times as her or they shall think fit and when and as it shall appear to them to be most for the benefit and advantage of the persons interested under this my Will and not before sell and absolutely dispose of the same either together or in parcels and or the by public auction or private contract for the best price or prices that can or may be reasonably had or obtained for the same respectively with full power to purchase in the same if sold by public auction and to resell the same in manner hereinbefore mentioned without incurring any liability thereby but the sale of the said Manor of Easterton and all the said Mefsuaages f farms Lands and Hereditaments in Easterton aforesaid shall be postponed until after the decease or second marriage of my said Wife unless my said Wife shall consent to or Sale thereof in her lifetime and the same Manor and Hereditaments in Easterton shall also be subject to such right of prevention as is hereinafter given to my said eldest Son (that is to say) Provided always and it is my will and I do hereby direct that in case my said eldest surviving Son Thomas Hunt Grubbe shall at any time within twelve months next after the decease or second marriage of my said Wife or during her Widowhood with her present in Writing be minded and desirous to purchase the whole of the said Manor of Easterton and all the said Mefsuaages f farms Lands Tenements and Hereditaments in Easterton aforesaid of any part thereof and of such his mind and desire shall give one months notice in writing to the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon or the Survivors of Survivor of them or the heirs or assigns of such Survivor then it is my will and I do hereby direct that my said Son shall be permitted so to do at such time as the said Manor and other hereditaments or the part proposed to be purchased shall be valued at by one or two important person or persons to be appointed by the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon or the Survivors or Survivor of them or their heirs or assigns of such Survivor and that the same Manor and Hereditaments or the part proposed to be purchased as aforesaid shall on payment of such price be forthwith conveyed unto and to the use of my said surviving Son Thomas Hunt Grubbe his heirs and assigns or to such uses as he or they shall direct provided also for my said Wife during and my will is that it shall be lawful for my said Wife during her Widowhood to limit or appoint by way or demise or lease the said Manor and other Hereditaments hereby devised to her as aforesaid or any part thereof for any term of years not exceeding eight years from the making thereof at the best yearly Rent that was reasonably be gotten for the same without taking any time or tongith[?] for the making thereof but so that there be contained therein a condition of re entry for nonpayment of the rent thereby to be reserved and so that the lefsee do execute a counter part thereof and thereby covenant for the payment of the Rent Provided also and my will further is that until the said Manors and other hereditaments hereby directed to be sold as aforesaid shall be actually sold and disposed of it shall be lawful for the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon and the Survivors of Survivor of them and their Heirs and Afsigns of such Survivor to demise or lease the same Hereditaments or any part thereof for such number of years upon such terms and conditions and in such manner as they or he shall think reasonable and for the general benefit and advantage of the persons entitled thereto or interested therein under this my Will Provided also and I do thereby further will and direct that the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon or the Survivors or Survivor of them or or the heirs or assigns of such Survivor do and shall give and sign any receipt or receipts for the money for which the same several manors hereditaments and premises or any part thereof shall be respectively sold And I do hereby declare that such receipt or receipts shall from time to time be a sufficient discharge or sufficient discharges to any purchaser or purchasers of the said Premises or ant part or parts thereof and his her or they respective heirs executors adm[inistrat]ors and assigns for so much of the said Purchase money as shall be therein expresed or acknowledged to be received and that such purchaser or purchasers his her or their respective heirs executors adm[inistrat]ors or assigns shall not be obliged to see to the application of such purchase money or be accountable or accountable for the same or for any lofs misapplication or misapplication thereof or of any part thereof And my will further is that the monies which shall arise by or from such Sale or Sales as aforesaid shall be demised to be part of my Personal Estate and be subject to the Trusts and Limitations hereinafter contained and that the clear yearly rents and profits of the said Heredit[ament]s and premises in the mean time and until the same shall be sold or of so much thereof as shall be remaining unsold exempt as to the said Mefsauages f farms Lands and Hereditaments in Easterton aforesaid until the decease or second Marriage of my said Wife shall be demised to be part of the Annual Income of my Personal Estate and that the same monies and rents and profits shall be subject to the Trusts and Limitations hereinafter made concerning my Personal Estate and the Annual Income thereof respectively And as to for

and concerning all and singular my monies securities for money and other Personal Estate and Effects whatsoever and of what nature or kind serve not hereby otherwise disposed of

I give and bequeath the same and every part thereof unto the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon their Executors Administrators and Assigns upon Trust that they the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon or the Survivors or Survivor of them or the Executors or Administrators of such Survivor do and shall as soon as possible after my decease collect and to revert into money all such part of my personal estate and effects as shall not consist of money or of shares in the Government Stocks funds or of money secured upon Mortgage and out of the money arising therefrom do and shall pay my Debts and funeral and Testamentary Expenses and also all such legacies as I shall give by this my Will or by any Codicil thereto or by any other Testamentary Writing signed by me or being in my own handwriting and whether attested or not And as to for and concerning all and singular Personal Estate and Effects and also all and every the monies which shall or may arise or come to the hands of the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon their Executors Administrators or Assigns by or from the sale of my said several Manors and other Hereditaments hereinbefore devised or any part thereof in pursuance of the directions hereinbefore witnessed and likewise the rents and profits of the same Estate in the mean time and until such sale or sales shall be made It is my will and I do hereby declare and direct that they the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon their Survivors and Survivor of them and the Executors or Administrators of such Survivor do and shall possess of and intended in the same and every part thereof upon the several Trusts and to and for the several ends intents and purposes and subject to the several provisions and limitations hereinafter expressed or contained of and concerning the same (that is to say) Upon Trust that they the Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon their Survivors and Survivor of them or the Executors or Administrators or Assigns of such Survivor do and shall place out and invest the same or such part thereof as shall not then already be so invested in their or his own name or names in or upon any of the Parliamentary or public Stocks or funds of Great Britain or at Interest upon Government or Real Securities in Great Britain at interest upon Government or Real Securities in Great Britain and do and shall alter vary or transpose all in any part of such Stocks funds or Securities into of [?] of a [?] nature when and so often as to their or him it shall seem expedient and do and shall stand possessed of the said Trust Monies Stocks funds and Securities In Trust for such of my younger children James John Anne and Frances who being Sons shall live to attain the age of thirty years and who being Daughters shall live to attain the age of twenty five years or shall marry under that age with the consent in writing of their respective Guardian or Guardians and to be divided between my said younger children in equal shares and proportions Provided always and it is my will and I so hereby also declare and direct that if any or either of my said younger Children James John Anne and Frances the said Sons having respectively completed their twenty first year of their respective ages shall be in treaty for a marriage becoming there is or her condition direction and formerly and such as shall be fully approved of by my said Wife and the other Guardians and appointed by this my will they he or she may be enabled notwithstanding and my they her or she shall not entered attained their his or her respective ages of thirty years and twenty first years to make a suitable legal settlement upon or subsequent to such marriage or respective marriages of all or some part of their his or her respective Shares or share of and in the said Stocks funds or Securities or other property to which they he or she will be respectively entitled and under this my Will for the benefit of himself herself and themselves and of his her or their respective Wife or Wives Husband or Husbands and the issue of such respective marriage or marriages in such manner and upon such terms and such limitations as my said Sons or Daughters shall respectively in their his or her own discretion with the approbation of the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon Survivors and Survivor of them or the Executors or Administrators of such Survivor think fit And it is my will that upon such respective marriage or marriages with such consent and at such age as aforesaid of any or either of my said younger Children James John Anne and Frances they he or she shall have all the benefit and privileges which have hereinbefore been provided for them him or her on their his or her respectively attaining their said respective ages of thirty years and twenty five years as aforesaid Provided also and I do hereby further direct that if either of my said younger Sons shall depart this life under the said age of thirty years leaving issue one or more Child or Children of his body living at the time of his decease or born in since time after provided no justly Settlement as aforesaid shall have been made by either of them for the benefit of such issue then and in every or any such case the share or shares to which the said Son so issuing would have been entitled if he had attained his said age of thirty years shall be In Trust for the Child or Children of his body who being a Son or Sons shall attain the age of twenty one years or being a daughter or Daughters shall attain that age or

marry to be paid or transferred to and divided between the said Children if more than one their Executors Adm[inistrat]ors and Afsigns in equal shares and if there shall be but one such Child then In Trust for such only Child his or her Executors Adm[inistrat]ors and Afsigns provided also and it is further my will and I do also direct that they the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon and the Survivors and Survivor of them and the Executors or Adm[inistrat]ors and Afsigns of such Survivor during the respective minorities of each and every of my said younger Children and also of any Child or Children of the body and bodies of any or either of the said younger Children who under the trusts of this my Will shall be presumptively entitled to the said Trust Monies Stocks ffunds or Securities or any part or share thereof do and shall receive and take the interest dividends and annual produced of his her or their presumptive share of or in the said Trust or parts thereof as they or he shall in their or his discretion think fit for the maintenance and direction of the person or persons for the time being presumptively entitled and do and shall lay out and divest the residue of such interest dividends and annual produce in their or his names or name in or upon some of the Parliamentary Stocks or ffunds of Great Britain or at Interest from time to time alter vary and transpose the same into other Stocks ffunds or Securities of the like nature as to them or him shall such expedient and do and shall report such receipts layings out and investments so that the said Interest Dividends and Annual produce Trust Monies Stocks ffunds and Securities and the resulting income and produce thereof may continue to accumulate during the said minorities of the person and persons from time to time presumptively entitles thereto as aforesaid And I declare that my will is that the said interest dividends and annual produce trust monies stocks funds and Securities and the investments and accumulations thereof respectively shall belong to and be In Trust for the person or persons who under the Trusts of this my Will shall respectively become entitled to the share and shares from which such accumulations shall have provided also and it is further my will that from and after the person or persons who under the trusts of this my Will shall be presumptively entitled to the said Trust Monies Stocks ffunds and Securities or any part thereof shall have attained his her or their age or respective ages of twenty one years but shall not according to the Trusts and Limitations hereinbefore contained have a vested In Trust or vested Interests in the said Trust Monies Stocks ffunds or Securities or any part or share thereof and from thenceforth until the share or shares of such person or persons of and in the said Trust monies stocks funds or securities shall according to the said trusts and limitations hereinbefore contained respectively become vested and payable or transferrable it shall and may be lawful and I do hereby direct that they the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon of the Survivors and Survivor of them or the Executors Adm[inistrat]ors or Afsigns of such Survivor do and shall pay to or permit and suffer each and every of the person and persons who shall respectively be presumptively entitled to a share or shares of the said trust monies stocks funds and securities to remove and take the whole of the interest dividends and annual produce of the share and respective shares to which he she or they shall from time to time respectively presumptively entitled as aforesaid for his her and their own proper use and benefit providing also and if it is further my will and I do declare and direct that they the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon or the Survivors and Survivor of them or the Executors Adm[inistrat]ors or Afsigns of such Survivors in the mean time and until the presumptive share or shares of any said younger Son and Sons and in the said Trust Monies Stocks ffunds Securities shall accordingly to the trusts and limitations hereinbefore mentioned respectively become vested and payable or transferable do and shall pay and apply such sum or sums of money not exceeding in the whole fourteen thousand Pounds for each Son for and towards the purchase of a Commifision or Commifisions in the Army or other advancement of my said younger Son & Sons in the several profefsions to which he or they may or respectively bred[?] and such payment and application of such Sum or Sums of Money shall be considered as a good and lawful payment in part of the presumptive share or shares of such son or sons for whose advancement the same shall so respectively have been paid or applied and shall be accounted for accordingly And I do also declare that such Sum or Sums as I already have paid or shall at any time during my life pay or apply towards the advancement of any or either of my said younger Sons in their said respective profefsions shall not be considered as an advance in part of his or their respective Share of and in the said Trust Monies Stocks funds and securities nor shall the sum be brought into both pot and accounted for accordingly provided always nonetheless and I do hereby declare my will and mind to be that in case my said Son James shall by reason of the death of my said older Son Thomas Hunt Grubbe without ifssue or otherwise by virtue of the limitations contained in the last Will and Testament of my late ffather Thomas Hunt Grubbe deceased and in an Indenture bearing date the eighth day of ffebruary One thousand eight hundred and twelve and made between me the said Testator of the first part William Hunt Grubb the younger my then eldest Son since deceased of the second part and the said Wadham Locke Esquire of the third part and in another Indenture of the same Date made between me the Testator of the first part the

said William Hunt Grubbe the younger since deceased of the second part Henry Carpenter Gentleman of the third part and the said Wadham Locke of the fourth part or of either of them become or titled in possession to my said family Estates in the Parish of Potterne and Tythings of Worton and Marston in the said Parish before his share in the aforesaid Trust Monies Stocks funds and Securities shall under the Trusts aforesaid become vested in him my said Son then and in such wise the presumptive share of him my said Son James in the aforesaid Trust Stocks funds and securities shall not be paid or transferred to him but his said presumptive share shall immediately upon his becoming entitled as aforesaid subject nevertheless to the raising thereof of the Sum of one thousand Pounds for his absolute use & benefit to be paid after the decease or second marriage of my said Wife shall be held by my said Trustees upon the same Trusts upon which I have by this my Will directed the same to be held in the event of his decease under the age of thirty years and without leaving such issue of his body as hereinbefore mentioned and expressed Provided also and my will further is that in case my said Son John shall by reason of the death of his said elder brothers Thomas and James without issue or otherwise by virtue of the limitations contained in the aforesaid Will and Indentures of Settlement become entitled in possession to my said family Estates before his share in the said Trust Monies Stocks funds and Securities shall under the Trusts aforesaid become vested in him my said Son then died in such case the the presumptive share of him my said Son John in the aforesaid Trust Monies Stocks funds and Securities shall not be paid or transferred to him but his said presumptive share shall immediately upon his becoming entitled as aforesaid subject nevertheless to the raising thereof the sum of five thousand Pounds for his own use and benefit to be paid after the decease or second marriage of my said Wife be held by my said Trustees upon the same Trusts in form which I have by this my Will directed the same to be held in the event of his decease under the age of thirty years and without leaving such issue of his body as hereinbefore is mentioned and expressed provided also and I do declare that the provision hereby made for my said Wife is intended to be in addition to the jointure or other provision to which she is or may be entitled by virtue of any settlement made upon or since our marriage but in lieu and satisfaction of all Dower and kinds which she might in any other manner claim in or out of any part of my property and of her widowhood estate or [?] in my said Copyhold Lands in the said Manor of Potterne And I further declare that the provisions hereby made for my said younger children and intended by me to be over and above and in addition to any provision to which they may be entitled under the settlement or any other deed recited upon or subsequently to my marriage with my said Wife and I also hereby appoint my said Wife and also the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon joint Executors of this my Will and I declare that it should be lawful for my said Executors to pay any debts claimed to be due from the Estate upon any evidence which may satisfy them and to settle all accounts [?] actions matters and things by reference arbitration or were promise or in any other manner they may think most for the advantage of the persons interested under this my Will and what my said Executors shall think proper to do in this respect shall be final binding and conclusive And I do hereby appoint my said Wife Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon and the Survivors and Survivor of them Guardians of the persons and estates of all my said younger Children during their respective minorities And I do give and bequeath unto each of them the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon in case they shall respectively act in the execution of the Trusts of this my Will the Sum of fifty Pounds as an acknowledgment for their friendly attention in that respect Provided always and I do hereby declare my will and mind to be that the receipts in writing of the said Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon or the Survivors and Survivor of them or the Heirs Executors Administrators or Assigns of such Survivor for any monies payable to them or him under this my Will shall effectually discharge the persons to whom such receipts shall be given from all liability to see to the application of the money therein expressed to be received Provided also that if the said Trustees appointed by this my Will or any future Trustee to be appointed in their [?] of their stead as hereinbefore is mentioned or any of them their or any of their Heirs Executors or Administrators shall die or be desirous to be discharged from or shall decline or being incapable to act in the Trusts hereby in therein reposed as aforesaid before the said Trusts shall be fully performed or satisfied then and in such case and as often as the same shall happen it shall be lawful for the Surviving or a continuing Trustees or Trustee or the Heirs Executors or Administrators of the last surviving or continuing Trustee by and with the consent in writing of my said Wife if she be then living and after her decease of his and their proper authority by any writing under their or his hands or hand to be attested by two or more credible witnesses from time to time to appoint any other person or persons to be a Trustee or Trustees in the place or stead of the Trustee or Trustees so dying or deceasing aforesaid and that when and so often as any new Trustee or Trustees shall be appointed as aforesaid all the Trust Estates and premises which shall be then vested in the Trustee or Trustees so dying or desiring to be discharged or deceasing or

becoming incapable to act shall be thereafter with all convenient speed conveyed assigned and transferred in such sort and manner and so as the same shall be effectually vested in the continuing Trustee or Trustees and such new or other Trustee or Trustees but if there shall be no continuing Trustee or Trustees then in such new Trustees only To the same used and upon the same Trusts as are hereinbefore expressed and declared of and continuing the same Trust Estates Monies and Premises respectively or of such of them as shall be then subsisting and capable of taking effect and that every such new Trustee shall in all things act and assist in the management and execution of the trusts to which he shall be appointed in conjunction with the other then continuing Trustee if there shall be any such continuing Trustee if not then by himself respectively as fully and effectually and with all the same powers and authorities whatsoever to all intents effects instructions and purposes whatsoever as if he had been originally in and by this my Will appointed Trustee or Trustees for the purpose of which such new Trustee or Trustees respectively shall be appointed Trustee or Trustees and as the Trustee or Trustees in and by this my Will named his or their Heirs Executors or Assigns in or to whose place such new Trustee or Trustees shall respectively come or succeed are or is enabled to so or could or might have some and ever by virtue of this my Will if then living and continuing to act in the Trusts aforesaid Provided also and I do hereby lastly declare my will and mind to be that the said Trustees hereby appointed and to be appointed as aforesaid and each of them shall be changeable only with such monies as they shall actually receive by virtue of the Trusts hereby in them respectively reposed notwithstanding his or their joining in any receipt or receipts be answerable for the other or others of them but each of them only for his and their own acts receipts my costs or defaults respectively and that they or any of them shall not be answerable for the insufficiency and deficiency of any securities stocks or funds in or upon which the said Trust Monies or any part thereof shall in presumptive of the Trusts aforesaid be from time to time Placed out and invested nor for any other misfortune loss or Damage which may happen in the execution of the aforesaid Trusts or any of them or in relation through except the same shall happen by or through their or his own wilful default respectively and also that it shall be lawful for him or them by and out of the monies which shall count to his & their respective hands by virtue of the Trusts aforesaid to return to and reimburse himself and themselves respectively and also to allow to his said and their Co Trustee and Co Trustees all costs charges damages and expenses which they or any of them shall or may incur or be put unto in or about the execution of the aforesaid Trusts or any of them or otherwise in relation thereunto And lastly I do hereby revoke all former Wills by me made and declare this to be and contain my last Will and Testament

In Witness whereof I have hereunto set my hand and seal this twenty second day of January in the year of our Lord One thousand eight hundred and twenty W.H. Grubbe Signed sealed published and declared by the said William Hunt Grubbe the Testator as and for his last Will and Testament in the presence of us who in his presence at his request and in the pursuance of each other have hereunto subscribe our Names as Witnesses thereto

Geo. Edmonstone A.M. Vicar of Potterne

B. Thick York St. Portman Square London

J.W. James Clerk to Mr. Salmon Solicitor Devises

Proved at London 8th Mary 1820 before the Judge by the Oaths of Dorothy Mary Grubbe Widow the Relict Thomas Grimston Estcourt Wadham Locke and William Wroughton Salmon Esquires the Executors to whom Admon was granted having been first sworn (that is to say) the said Dorothy Mary Grubbe Wadham Locke William Wroughton Salmon by Commission and the said Thomas Grimston Estcourt before the Worshipful John Dodson Doctor of Laws and Surrogate duly to administer.