

1843

Exorbate

of the Will of

Mr. Joseph Knight

————— Oct 1843 —————
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This is the last Will and Testament

of me Joseph Knight of Bader in the County of Worcester Janour hereby revoking all former Wills and other testamentary dispositions whatsoever by me made I doth my Executors hereinafter named to discharge the Mortgage Debt due to Miss Sophia Wauks of Bergetworth and all and singular other my just debts funeral and testamentary Expenses as soon after my decease as conveniently may be by and out of my personal Estate and if that should prove insufficient then I do hereby charge the Executors Cottages and other hereditaments hereinafter devised to my two sons Charles and William Knight with the raising and paying of such deficiency and do hereby wholly exonerate all other my Cottages and hereditaments of and from the payment thereof and of every part thereof I give and devise unto my son Robert Knight all that my Freehold Cottage or tenement with the Garden and appurtenances thereto belonging situate in Bader in the County of Worcester and also in the disposition of John Roberts to hold the same unto him my said son Robert Knight his heirs and assigns for ever and also bequeath unto him my wearing Apparel I give and devise all those my two Freehold Cottages or tenements situate in Bader aforesaid unto in the several dispositions of John Roberts and Charles Knight with the Gardens and appurtenances thereto belonging unto my Daughter Marriot the wife of Thomas Selars of Bergetworth aforesaid to hold the same free and chargeless from the principal and interest whosoever within or without the said Sophia Wauks her executors administrators or assigns and every part thereof respectively unto and to the use of my said Daughter Marriot her heirs and assigns for ever provided and my Will is that the said debts and charges incumbent to any release within may be brought necessary from the said Sophia Wauks her executors administrators or assigns to my said Daughter Marriot as also of any Covenant from my said sons Charles and William their heirs or assigns for the production of the Deeds and muniments relating to the said tenements shall be wholly discharged by her or the person or persons requiring the same And subject as aforesaid I give devise and bequeath unto my said two sons Charles Knight and William Knight all those my two freehold Cottages or tenements situate in Bader aforesaid (The mark of Joseph Knight with the Gardens and appurtenances thereto belonging unto in the several dispositions of Charles Martell and John Esquington and all and singular other my real and chattel real Estates if any hereditaments and whatsoever shall except Estates appurtenant or Mortgage and also all my household furniture and implements of household Furniture such as Crops of Corn Grain and Hay and all and singular other my Effects whatsoever and of what nature or kind soever ^{except any money or jewels} to hold the said last mentioned freehold Cottages or tenements Gardens and other real and chattel real Estate unto my two sons Charles and William their heirs executors administrators and assigns according to the several intents and tenors thereof respectively as tenants in common and not as joint tenants And to hold the said premises unto them my said two sons Charles and William and their respective executors and administrators in equal shares and proportions provided always and my Will is that should my said two sons Charles and William refuse or neglect for the space of six calendar Months next after my decease to pay off and discharge the said Mortgage Debt so as aforesaid made to the said Sophia Wauks her executors administrators and assigns together with the interest thereof may be taken out for the same by and out of the real and personal Estate and Effects heretofore given and bequeathed to them or to make some other satisfactory arrangement with the said Sophia Wauks her executors or administrators for redeeming the said two Cottages or tenements Gardens and other hereditaments heretofore devised to my said Daughter Marriot of and from the said Mortgage Debt and interest and every part thereof respectively then I do hereby revoke the devise to them my said two sons Charles and William of the said two Cottages and Gardens in the several dispositions of Charles Martell and John Esquington and do hereby give and devise the same with the appurtenances subject to said Mortgage Debt and interest unto and to the use of my said Daughter Marriot her heirs and assigns for ever I give and devise all Estates in me or by any of Trust or Mortgage unto and to the use of John Esquington of Wilton in the County of Gloucester Esq: and my said two sons Charles and William Knight their heirs executors administrators and assigns to hold (The mark of Joseph Knight) according to the respective intents and tenors thereof respectively and subject to the Estates affecting the same And I declare that the said John Esquington his executors and administrators shall be charged and chargeable only with and for so much of the said Trust money as he or they shall actually receive and shall not be answerable for any money lent And that he and they shall and may receive interest and dividends respectively on such monies and expenses which shall or may be incurred or sustained by him or them in the execution of any of the trusts or powers therein contained or in relation thereto respectively I appoint the said John Esquington and my said two sons Charles and William Executors of this my Will whom I also authorize to pay any Debt owing by or claimed from me by any contract or statute they may think proper and also to receive and compound for any sum or sums of money due to me at the time of my decease and to adjust and settle all accounts which shall be taken or demanded between me and any person or persons whatsoever and to refer the same accounts or any of them to arbitration and to allow such reasonable time or indulgence for payment of the same respectively and in the meantime to accept such bonds or securities for the payment thereof as they may in their discretion think fit

In Testimony whereof I the said Testator Joseph Knight have to this my last Will and Testament written and subscribed on three sheets of paper to the two first sheets thereof set my hand and to this third and last sheet thereof my hand and seal this thirtieth day of January One thousand eight hundred and forty one - The mark and seal of Joseph Knight - Signed sealed published and declared by the said Testator Joseph Knight as and for his last Will and Testament in the presence of us who at his request in his presence and in the presence of each other have heretofore subscribed our names as Witnesses - the same having been first read over and fully explained to the said Joseph Knight - J. Wakeman - John Sul - Joseph Clarke - John Wakeman - John Wakeman

4. 11. 1
J. 11. 1
5. 11. 1

EIGHT
POUNDS

27-10-42

Sworn under
£450
and that the Testator
died on or about the
16th day of March
1843

By the Tenor of these presents We Joseph Phillimore Doctor of
Laws Vicar General in Spirituals of The Right Reverend Father in God Henry by
virtue permission Lord Bishop of Worcester and principal Official of his Consistory
Court there lawfully appointed
make known to all Men. That on the Tenth day of April
in the year of our Lord One Thousand Eight hundred
and forty three Before The Reverend John Marshall by virtue of our
Commission The last Will and Testament of Joseph Knight late of the
Parish of Badsey in the County and Diocese of Worcester Farmer
deceased

herunto
annexed was proved approved and registered and Administration of
all and Singular the goods Chattels and Credits of the deceased and any
way concerning his Will was granted to John Hopkins Charles Knight
and William Knight the

Executors named in the said
Will they having been already Sworn well and faithfully to administer
the same and make a true and perfect Inventory of all and Singular
the said Goods Chattels and Credits and to exhibit the same into the Registry
of the Consistory Court of Worcester ~~on or before the last day of~~
~~next ensuing~~ and also to render a just and true Account thereof when
lawfully required Given under the Seal of our Office the day and year
above written. ff

John Rice Clifton
D. P.



V. R
Pro.