

and made and in my stead and place by these presents put and constituted my-
 trusty and wellbelovyd friend Robert Dikoune of the parish aforesaid joyn-
 to be my true and lawfull Attorney irrevocable for me in my name and to
 his use to aske sue for and receive of all and every person and persons -
 whatsover all such debts due wages salaries goods adventures -
 merchandise apperell estate summe and summes of money as now is or in time
 to come shall or may grow due and payable unto me either by Sea or Land
 Giving and granting unto my said Attorney my whole power strength
 and authority in and about the premises And upon the receipt of all or
 any such debts and summes of money aforesaid acquittances or other discharges
 for me and in my name to make seals and deliver such all and every act
 and arts thing and things devise and devotes in the Law whatsoever for
 the recovery and receiving of all or any such debts and summes of money
 or other the premises aforesaid for me and in my name to doe execute
 and perform as fully largely and amply in every respect to all intents
 conditions and purposes as I my self might or could doe if I were
 personally present ratifying allowing and holding firm and stable all
 and whatsoever my said Attorney shall lawfully doe or cause to be done
 in or about the execution of the premises And in case of the death of the
 said Richard Dikoune doe hereby give and bequeath unto the said
 Robert Dikoune all and singular my goods and chattells together with
 all other my estate both real and personall quirt and dead of what nature
 quality or condition the same may or shall be found to have and to hold
 unto the said Robert Dikoune and to his heirs and assigns forever
 as his and their owne proper goods and chattells from and after my
 decease And I doe hereby nominate and appoint the said Robert
 Dikoune the full and whole Executor of this my last Will and Testament
 hereby revoking and making void all former and other Wills heretofore
 by me made either in writing or otherwise In witness whereof I
 have hereunto sett my hand and seal the seventeenth day of May in
 the fourth year of the reign of our Sovereign Lord King the second
 by the grace of God of England Scotland France and Ireland King
 Defender of the Faith &c Anno Dni M^c CC^o LXXXVIII^o
 Eight the market of Richard Dikoune Sealed and delivered in the
 presence of Robert Dikoune his marke Richard Johnson Will Studds -
 son.

As the said Richard
 Dikoune

Robatum fuit huius Testamentum apud London civitatem
 coram viris doctis Doctorum Legum Doctorum Sacerdotum et eorum
 viri Dni Richardi Daintes Militis Legum etiam Doctoris Curie
 Procuratoris Cantuariensis Magni Custodis sive Commissarii hinc
 constituti Tertio die mensis Julij Anno Dni Millesimo Septuagesimo
 octavo Quoniam Juramento Roberti Dikoune Legum in eodem Testam^{to}
 nominat Cui remissa fuit Administratio omnium et singulorum bonorum
 iurium et reddituum dicti defuncti De bene et fide ad administrandum eadem
 ad sancta Dei Evangelia Jurat. &c.

William Daintes

In the name of God Amen
 William Daintes of Southwiche in the County of Anne Arundell

Imp. 23

in the presence of Maryland being weak in body but of sound mind and perfect memory praised be God for the same And knowing the uncertainty of this present life I do make this my last will and testament in manner and form following that is to say I do commend my soul to the infinite merits and protection of Almighty God being fully persuaded by the merits death and passion of Jesus Christ to obtain full pardon and remission of all my sins a happy resurrection and a blessed and glorious eternity with all faithful Christians And for my body I desire the same be buried decently according to the discretion of my Executors hereafter named And I will and ordain that all such debts as I shall happen to owe at the time of my decease shall be truly paid within convenient time after my decease And as for my worldly estate I dispose of it as followeth Item I give and bequeath unto my sonne Edward Burges the sume of ffive thousand pounds of Tobacco in Casque to be paid within one yeare next after my decease provided that hee the said Edward Burges shall make equall division and delivery to my Executors hereafter named of one moiety or halfe parte of all and singular the horses mares and colts that belongeth to the estate of George Puddington deceased and of the produce and increase thereof otherwise I give and bequeath unto him my said sonne Edward Burges five shillings in money and nothing more Item I give and bequeath unto William and Elizabeth the children of my said sonne Edward Burges to each and either of them ffive pounds in money apert to be paid at their respective ages of twenty one yeares or dayes of marriage which shall first happen And in case either of them dye before they accomplish their said age of one and twenty yeares or dayes of marriage the survivor to have the other's parte or portion of this my legacie Item I give and bequeath unto my sonne Edward Burges the sume of ffive thousand pounds of Tobacco in Casque to be paid unto him within one yeare after my decease Item I give and bequeath unto my sonne William Burges two hundred pounds in money unto my sonne John Burges two hundred pounds in money unto my sonne Joseph Burges two hundred pounds in money unto my sonne Benjamin Burges two hundred pounds in money And unto my sonne Charles Burges two hundred pounds in money To be paid unto them at their respective lawfull ages of twenty and one yeare And if any or either of my said five sonnes vizt William John Joseph Benjamin or Charles shall dye before they accomplish their respective ages of twenty and one yeares That then the parte or portion of him or them soe deceasing shall be equally divided to and amongst such of my said five sonnes surviving parte portion and portion alike Item I give and bequeath unto my Daughter Elizabeth Burges three hundred pounds in money And unto my Daughter Anne Burges three hundred pounds in money And unto my Daughter Susanna Burges three hundred pounds in money The aforesaid portions and legacies to be paid to my said daughters Elizabeth Anne and Susanna at their respective ages of sixteen yeares or dayes of marriage which shall first happen And if any or either of my said daughters Elizabeth Anne or Susanna shall happen to dye before they accomplish their said respective ages or dayes of marriage aforesaid That then the parts portions or legacies of my said daughter soe deceasing shall be equally divided to and amongst such of my said three daughters surviving parte portion and portion alike Item I give and bequeath unto my Daughter Susanna the wife of Major Nicholas Sewall the sume of ffive pounds in money and my seal

Edw Burges

King of Gold And unto my Grandson Charles Small five pounds in
 money And unto my Grand daughter Jane Small fifteen pounds in
 money to buy her a piece of plate Item I give and bequeath unto Richard
 my Carpenter the sum of five pounds in money To be paid
 unto him within one month next after the end and expiration of his term
 of servitude Item I give grant devise and bequeath unto my said son
 William Dwyers and to his heirs forever all that my Mesuage Land and
 plantation with the appurtenances whereon I now dwell situate lying
 and being near South River in Anne Arundell County aforesaid together
 with eight hundred acres adjoining which I purchased of one George Doffall
 and on a part thereof is a Town appointed called London Provided always
 and my will is that my dear and loving Wife Ursula shall and may have
 possess and enjoy to her owne proper use and benefit all and singular the
 premises before mentioned to be given for and during out the term until
 my said son William Dwyers accomplish the age of twenty and one years
 And also after wards for and during out the term of her naturall life
 excepting all rights profits benefitts commodities advantages and privileges of
 the said Town or port of London and likewise of the full quantity of two
 hundred acres of the said eight hundred acres of Land lying and being next to
 the Land surveyed and laid out for the said Town or port Item I also
 give grant devise and bequeath unto my said son William Dwyers and to his
 heirs forever all that my tract or parcell of Land called Dethys thore lying
 in Baltimore County here the Land of one George Doffall containing
 according to survey four hundred and eighty acres Item I give grant
 devise and bequeath unto my said son John Dwyers and my said son
 John Dwyers and to his heirs forever all those my three severall tracts
 or parcels of Land adjoining together called or known by the names of
 Morleys Cott Bodnall Street Benjaminis thore and Benjaminis addition
 lying near Derryng Creek in the County of Anne Arundell aforesaid
 containing in the whole according to the severall surveys eight hundred acres
 together with all the Mesuages plantations houses and appurtenances
 thereto belonging Item I give grant devise and bequeath unto my said
 son Joseph Dwyers and to his heirs forever all those my three severall
 tracts or parcels of Land adjoining together which I lately purchased of
 Richard Dwyers and to his heirs forever all those my three severall
 County of Anne Arundell aforesaid and called or known by the names of
 Doffall Puddington and Dwyers habitation containing according to survey
 three of thirteen hundred and forty acres together with all the Mesuages
 Tenements houses and appurtenances thereto belonging Item I give and
 grant devise and bequeath unto my said son Benjamin Dwyers and to
 his heirs forever as well all that my parcell of Land Mesuage and plantation
 with the appurtenances called Dwyers thore lying situate and being near
 the Bridge in Anne Arundell County aforesaid which was by me lately
 purchased of one Thomas Dwyers containing three hundred acres or there-
 abouts Also all that my tract or parcell of Land called Dwyers thore
 lying up or near the head of South River in the said County of Anne
 Arundell with the appurtenances containing according to survey thereof
 four hundred acres Item I give grant devise and bequeath unto my said
 son Charles Dwyers and to his heirs forever all that my right
 title interest claim and demand whatsoever as well of in and to one
 certain tract or parcell of Land lately by me purchased of and from
 Wmrent Low Esq situate lying and being near the head of Sassafras
 River

River in the County of Cecil in the Province aforesaid formerly granted
 to Nicholas Painter shire decreased containing six hundred acres or
 thereabouts together with the appurtenances & also all that out of the
 tract or parcell of Land by me lately purchased likewise of and from
 the said Vincent Court with the appurtenances situated lying and being
 on the Southside of Susquehanna River in the said County of Baltimore
 containing five hundred acres or thereabouts provided that if it shall
 soe happen that any or either of my said sonnes that is to say William
 John Joseph Benjamin or Charles shall dye before they shall accomplish
 their lawfull and respective ages of twenty and one yeares then and in
 such case my will intent and meaning is that every such tract or tracts
 parcell or parcells of Land with the appurtenances soe before hereby given
 and devised as aforesaid shall be come descend or goe to the eldest of these
 my said sonnes that is to say William John Joseph Benjamin and Charles
 as shall then happen to be surviving and to his heirs forever & to
 the rest and residue of all and singular my rights goods and chattells lands
 and rights to lands debts and the residue of all and singular my realle
 and personall estate of what kind or nature soever or wheretoever the
 same lyeth whether in this Province of Maryland the Kingdom of
 England or in any other partes or places beyond the Seas or upon the
 Seas or else where after my debts and legacies paid and fulfilled &
 wholly give devise and bequeath unto my said deare and loving wife
 Ursula her Executors and Administrators to dispose of the same
 at her and their will and pleasure And I will that my said loving wife
 Ursula shall have the administration and custody of my said sonnes that
 is to say William John Joseph Benjamin and Charles And also of my
 said daughters Elizabeth Anne and Susanna and the use and custody of
 their portions and legacies before hereby given them for and during their
 minorities shue the said Ursula in case shue shall happen to marry againe
 giving good and sufficient sureties for the true payment of such portions
 and legacies hereby before given and bequeathed as aforesaid And in case
 shue shall refuse soe to doe then my will is that my supervisors hereafter
 named shall take into their custody and possession the said legacies hereby
 given and bequeathed unto my said sonnes and daughters that is to say
 William John Joseph Benjamin Charles Elizabeth Anne and Susanna
 they giving good and sufficient sureties for the performanc the of
 according to the true intent and meaning of this my last will and
 Testament And I constitute ordaine make and appoint my said deare
 and loving wife Ursula to be my full whole and only Executrix of this
 my last will and Testament And my wellbeloved friends Major Nicholas
 Sewall Major Nicholas Caspaway and Cap^t Henry Sawlapp supervisors
 thereof And doe hereby give and bequeath unto each and every of them
 five pounds in money to dispose of at pleasure desiring their kind
 acceptance of the same as a manifestation of my love And I doe hereby
 further utterly revoke make void and null all former and other wills and
 Testaments by me in any wise heretofore made ordained or declared In
 witness whereof I have herunto sett my hand and seal this eleventh
 day of July Anno Domini One thousand Six hundred Eighty and five
 William Admors. Signed sealed published and declared in the presence
 of Thomas Fraunces M^r. Cusack John Hammond William Elvidge his
 mark John Edwards.

Quinto sic iurasset Gulij Anno Dni Millesimo Sexcentimo et octogesimo primo Quinquecento Consilia Allicia perij Attornato Univ. deputato per Ursulam Allicia als Burges, Imperioe Almoderai Moore jam in Court de Allicia Almoderai in Provincia de Maryland Comorau. Seclitane de Excentricia nominat in Testameto de illius Burges imper de South America Comitatus de Allicia Almoderai in Provincia de Maryland pcedit defuncti hntis per Ad Allicia pcedit bona iura et credita diti defuncti iuxta tenorem et effectum Testameti ipsius defuncti durante absentia et in iura et beneficium pcedit Ursula Allicia als Burges Excentricia de bona et fidelit ad Allicia pcedit eadem ad sancta Dei Evangelia iurat. / 87.

The one and fiftieth day of

October in the thirtieth seavnth yeare of his Majesties reigne
 Annoq^m Dⁿ in One Thousand Six hundred Eighty & James Dⁿ Baronett
 of the parish of Standon in the County of Hertford Walter now being
 sick and weak in body but of sound and perfect mind and memory
 praise be to God doe ordaine and make this my last will and
 Testament in manner and forme following that is to say first I doe
 revoke & annule frutuate and make void all wills by me formerly made and
 declare and appoint this my last will and Testament Item I give and bequeath
 unto my daughter Elizabeth Clarke and to the heires of her body lawfully
 begotten or to be begotten of her body and for want of such issue then after
 the de cease of my said daughter Elizabeth Clarke to the right heire of me
 the said James Dⁿ Baronett all those two messuages or Tenements with the
 appurtenances standing and being in the parish of Warktonay aforesaid
 and Bureland with the appurtenances in the County of Hertford aforesaid
 to enter upon the said messuages or Tenements and all other the aforesaid
 mentioned premises presently after my de cease Item I give and bequeath
 out of the aforesaid messuages or Tenements and lands unto my daughter
 Anne the summe of Sixty pounds of good and lawfull mony of
 England to be paid in manner and forme following that is to say Tenne
 pounds within one yeare next after my de cease and soe tenne pounds to be
 paid yearly and every yeare untill the said sixty pounds shall be fully
 satisfied and paid Item I further give and bequeath unto my said daughter
 Elizabeth Clarke and to her heires her body lawfully begotten or to be
 begotten And for want of such issue then to the right heires of me James
 Dⁿ Baronett all that my messuage or Tenements with the appurtenances
 situate standing and being in the parish of St Andrews in Hertford
 in the County aforesaid to enter upon the said messuage or Tenement
 presently after my de cease Item I give and bequeath unto my daughter
 Anne the wife of Richard Milles of Warktonay the summe of Tenne
 pounds of lawfull mony of England to be paid to my said daughter Anne
 by my Executors here after named within two yeares next after my de cease
 Item I give and bequeath unto my Grandchild Anne Milles the summe
 of Tenne pounds of lawfull mony of England to be paid her by my
 Executors within three yeares next after my de cease Item I give and
 bequeath unto my Grandchild Mary Curtis the summe of Tenne pounds of
 lawfull mony of England to be paid her by my Executors at the age of
 one and twenty yeares or day of marriage which shall first happen Item

And also all those rivers
and parts of land lying and
being in Barren by afore said

St. George's