

the whole council of the said society is of the opinion that the said society should be dissolved and the property of the same should be sold and the proceeds thereof distributed among the members of the same in proportion to the number of shares held by them.

Witness my hand and seal this 21st day of March 1833.

Resolved That the 21st day of March 1833 be and lawfully observed a general meeting of the members of the said society for the purpose of electing a committee to inquire into the conduct of the said society and to report thereon to the next meeting of the said society.

And it is the opinion of the said committee that the said society should be dissolved and the property thereof sold and the proceeds thereof distributed among the members of the same in proportion to the number of shares held by them.

Resolved That the 21st day of March 1833 be and lawfully observed a general meeting of the members of the said society for the purpose of electing a committee to inquire into the conduct of the said society and to report thereon to the next meeting of the said society.

Resolved That the 21st day of March 1833 be and lawfully observed a general meeting of the members of the said society for the purpose of electing a committee to inquire into the conduct of the said society and to report thereon to the next meeting of the said society.

Witness my hand and seal this 21st day of March 1833.

Resolved That the 21st day of March 1833 be and lawfully observed a general meeting of the members of the said society for the purpose of electing a committee to inquire into the conduct of the said society and to report thereon to the next meeting of the said society.

Resolved That the 21st day of March 1833 be and lawfully observed a general meeting of the members of the said society for the purpose of electing a committee to inquire into the conduct of the said society and to report thereon to the next meeting of the said society.

Resolved That the 21st day of March 1833 be and lawfully observed a general meeting of the members of the said society for the purpose of electing a committee to inquire into the conduct of the said society and to report thereon to the next meeting of the said society.

Resolved That the 21st day of March 1833 be and lawfully observed a general meeting of the members of the said society for the purpose of electing a committee to inquire into the conduct of the said society and to report thereon to the next meeting of the said society.

behold towards the my third part being held out and parcelled & divided  
and among them as follows to Margaret 1/3 to Richard two fifths of the above  
and the third part the three fifths to be equally divided between George &  
Elizabeth the children of said Richard and I gave to the children of my dear  
son the Hon. Mr. Henry & Mrs. Margaret besides one third of my estate and one  
moiety to be equally divided between them and I gave to Richard & Elizabeth and  
Margaret 1/3 the whole of my dear daughter Margaret the one third part of  
my estate and one moiety and it is my will that of each of the above  
children whosoever she dies it is my will that he or she part 1/3 equally divided  
among the 1/3 the widow or widow and child or children and absent my children  
shall divide to be my Executors of my last will and Testament one of his  
children as before I as then it is my will that my grand-son James be executor  
should be my Executors of this my last will and Testament. In witness my  
hand and seal the second day of June next past handwrote and signed for  
Richard Brown

As witness and acknowledged in the presence of Richard Brown and  
I only on the day of the date of the copy of the  
last Will and Testament the 24 day of April 1692  
Richard Brown J.  
John Hall  
John Hall

Marston on the 15<sup>th</sup> Jan 1692 then came Hugh Island & one George King  
and witnesses of the subscription witness to the within will before me and  
them both in the holy presence of Almighty God that they did so sincerely  
revelant as within seven last days and seal the will and that they have  
not paided possession and desire the same to be her last will and testament  
and at the same time so doing they believed her to possess a sound disposing  
memory and understanding and that they together with John Hall upon  
the end as witnesses at the request of the testatrix in her presence and  
the presence of each other  
Richard Brown J. witness  
John Hall

In the name of God amen. I John Smith of Moulton in North Devon  
and County of Devonshire being sick and weak in body but of sound and disposing  
memory and understanding Considering the certainty of death and the uncertainty  
of the time thereof and being desirous to settle my worldly affairs and things to be  
done hereafter to have this will when I shall please God to call me home  
I therefore make and publish this my last will and Testament in manner  
and form following that is to say I will and lawfully I reserve my will  
and the goods of Almighty God and my duty to the said to be done  
and done after my just debts and funeral charges are paid I have and bequeath  
to my dear son John and bequeath unto him forever firmly a moiety of my

estate to wit to wit the moiety of my dear daughter of Moulton of

and things to be equally divided between my dear son and my dear daughter  
to wit the moiety of my dear daughter and my dear son and about 1/3 of the  
moiety of my dear son the said one moiety of my dear daughter and  
my dear son  
I have and bequeath unto Richard  
Elizabeth the children of my dear  
son the Hon. Mr. Henry & Mrs. Margaret  
besides one third of my estate and one  
moiety to be equally divided between  
them and I gave to Richard & Elizabeth  
and Margaret 1/3 the whole of my dear  
daughter Margaret the one third part  
of my estate and one moiety and it is  
my will that of each of the above  
children whosoever she dies it is my  
will that he or she part 1/3 equally  
divided among the 1/3 the widow or  
widow and child or children and  
absent my children shall divide to be  
my Executors of my last will and  
Testament one of his children as  
before I as then it is my will that  
my grand-son James be executor  
should be my Executors of this my  
last will and Testament. In witness  
my hand and seal the second day of  
June next past handwrote and signed  
for Richard Brown

Richard Brown  
John Hall  
John Hall  
As witness and acknowledged in the presence of Richard Brown and I only on the day of the date of the copy of the last Will and Testament the 24 day of April 1692 Richard Brown J. John Hall John Hall

In the name of God Amen I William Parsons of Westbury in the County of Wilt  
being sick and weak in body but of sound mind and memory Considering  
the certainty of death and the uncertainty of the time thereof and being desirous to  
settle my worldly affairs and things to be done hereafter to have this will when I  
shall please God to call me home I therefore make and publish this my last will and  
Testament in manner and form following that is to say I will and lawfully I reserve  
my will and the goods of Almighty God and my duty to the said to be done  
and done after my just debts and funeral charges are paid I have and bequeath  
to my dear son John and bequeath unto him forever firmly a moiety of my  
estate to wit to wit the moiety of my dear daughter of Moulton of

and things to be equally divided between my dear son and my dear daughter  
to wit the moiety of my dear daughter and my dear son and about 1/3 of the  
moiety of my dear son the said one moiety of my dear daughter and  
my dear son  
I have and bequeath unto Richard  
Elizabeth the children of my dear  
son the Hon. Mr. Henry & Mrs. Margaret  
besides one third of my estate and one  
moiety to be equally divided between  
them and I gave to Richard & Elizabeth  
and Margaret 1/3 the whole of my dear  
daughter Margaret the one third part  
of my estate and one moiety and it is  
my will that of each of the above  
children whosoever she dies it is my  
will that he or she part 1/3 equally  
divided among the 1/3 the widow or  
widow and child or children and  
absent my children shall divide to be  
my Executors of my last will and  
Testament one of his children as  
before I as then it is my will that  
my grand-son James be executor  
should be my Executors of this my  
last will and Testament. In witness  
my hand and seal the second day of  
June next past handwrote and signed  
for Richard Brown