

WILL OF STEPHEN WOOLGAR OF BRAMBER, LABOURER

MADE : 03 MARCH 1815

PROBATE : 06 FEBRUARY 1822

ARCHDEACONRY OF CHICHESTER

WSRO STCI/49 pages 39/41 MF201

Bridger Woolgar
Manor of Streatham
My wife Hannah

Stephen Woolgar,
son of John
Woolgar, Dec'd
Hannah Gardener,
daur of John
Woolgar, Dec'd

Samuel Woolgar
my son

This is the last Will and Testament of me Stephen Woolgar of Bramber in the County of Sussex Labourer First I give and devise unto my son Bridger Woolgar All that my Copyhold farm and Lands with the appurtenances situate in Henfield in the said County and holden of the Manor of Streatham and which I have lately duly surrendered to the use of my Will To hold the same unto my said Son Bridger Woolgar and his Heirs and assigns for ever Charged and Chargeable nevertheless and I do hereby charge the said farm and Lands with the payment of the annuity or yearly Rent charge of Ten Pounds unto my Wife Hannah Woolgar and her assigns for and during the term of her natural Life to be paid and payable to her and them by two equal half yearly payments on the Twenty fifth day of March and the Twenty ninth day of September and the first payment thereof to begin and be made on such of the said days as shall first and next happen after my decease And in Case Default shall be made in payment of the said annuity or yearly Rent Charge or any part threof on either of the Days whereon the same is appointed to be paid as aforesaid I give unto my said Wife and her assigns full power and authority from time to time to recover the same and all Costs Charges and Expences in consequence of such nonpayment by Distress Sale or otherwise in such Manner as Rents reserved on Lease may according to Law be recovered Also I give and bequeath unto my Grandson Stephen Woolgar Son of my Son John Woolgar deceased the Legacy or Sum of Two Pounds and to my Grand daughter Hannah Gardner the Daughter of my said Son John Woolgar the Legacy or Sum of One pound the said Legacies to be paid to them respectively within Three Months next after my Decease Also I give and bequeath all the rest and residue of my Monies Goods Chattels Effects and personal Estate of what nature kind or quality soever the same may be to my Son Samuel Woolgar and his Executors administrators and assigns Upon Trust during the life of my said Wife Hannah Woolgar to permit her to have the use of my Household furniture and to stand possessed of and interested in all my Monies and other Effects and invest and place out the same during the life of my said Wife in the public funds or upon real Securities in England and do and shall call in and reinvest or replace the same again in the public funds or upon real Securities as he my said Son Samuel Woolgar or his Executors or administrators may think proper

Samuel, William,
Thomas, James my
sons

and do and shall either pay to or permit and suffer my said Wife to receive and take the Dividends Interest and Income thereof for and during the term of her natural Life And from and immediately after the Decease of my said Wife do and shall stand and be possessed of my said Household furniture and of the said Trust Monies stocks funds and Securities and the Dividends Interest and Income thereof and pay assign and transfer the same unto and equally amongst them my said Son Samuel Woolgar and my Son William Woolgar Thomas Woolgar and James Woolgar and their respective executors and administrators in equal shares and proportions And in case any of them my said Sons Samuel Woolgar William Woolgar Thomas Woolgar and James Woolgar shall die in my lifetime or in the lifetime of my said Wife having Issue of his or their Body or respective Bodies lawfully begotten living at the Decease of my said wife then do and shall pay the share or shares of him or them so dying unto and equally amongst such issue but in Case any of them my said Sons Samuel Woolgar William Woolgar James Woolgar and Thomas Woolgar shall die in my lifetime or in the lifetime of my said Wife without leaving any Issue of his or their Body or respective Bodies lawfully begotten living at the Decease of my said wife Then do and shall pay the share or shares of him or them so dying unto and equally amongst the Survivors of them my said Sons Samuel Woolgar William Woolgar Thomas Woolgar and James Woolgar and the Issue of any of them who may be dead and have left Issue then living such Issue to be entitled to such share and no more as his or their parent would have been entitled to if living And I do hereby nominate constitute and appoint my said son Samuel Woolgar sole Executor of this my Will And I do hereby declare that the said Samuel Woolgar and his Executors and administrators shall not be answerable for any more Monies than he or they shall actually receive nor for any involuntary losses which may happen in the execution of the Trusts hereby reposed in him and them And that he and they shall have full liberty to deduct all and every Expences which he or they may be at or put unto in the Execution of this my Will And lastly I revoke all former Wills by me made In Testimony whereof I the said Stephen Woolgar the Testator have to this, my last Will and Testament set my Hand and Seal the third day of March in the Year of our Lord one thousand eight hundred and fifteen. The Mark and Seale of Stephen X Woolgar S. S. Signed sealed published and declared by the said Stephen Woolgar 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 presence of each other have hereunto subscribed our Names as Witnesses Tho Lidbetter Leonard Lidbetter James Potter

Tho Lidbetter
Leonard Lidbetter
James Potter

PROBATE dated 06 February 1822

This Will was proved before the Revd George Bless Clerk A. M. Surrogate etc on the 6th Day of February in the Year of our Lord 1822 on the Oath of Samuel Woolgar the Sole Executor named therein To whom a Day was given for exhibiting an Inventory etc

Effects sworn Under £300

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