

Father in God Emanuel by divine Permission Lord Bishop  
of the Diocese of Gloucester and of his Episcopal Consistory  
Official principal Lawfully Constituted by Thomas Stokes  
and Bebeey Judge the joint Executors and Executives & to  
whom & they having first sworn well and faithfully to  
Administer to the said Will and also to exhibit an Inventory  
and render an Account &

Webb Daniel.


In the Name of God Amen I Daniel Webb of the  
Parish of Newington Bagpath in the County of Gloucester  
a Yeoman being sick and weak in Body but of sound  
disposing Mind and Memory (blessed be Almighty God)  
considering my latter End and the uncertainty of the time  
therof do make and Ordain this my last Will and  
Testament in manner following that is to say First I  
Give and Devise unto my beloved Wife Elizabeth all that  
my Mortgage or Tenement situate and being in Bear  
Lane in the Borough of Ashton under edge in the County  
of Gloucester together with the Mill House Stables Garden  
and other Outhouses and all other its Appurtenances To Hold  
to my said Wife Elizabeth and her Assigns for so many years

of the Term to come thereon as she shall happen to live and  
from and after her Decease I Give and Bequeath the same  
promises unto my son John Webb his Executors Administrators  
and Assigns for all the residue and remainder of the Term  
which shall be then to come thereon Also I Give and  
Bequeath unto my said wife all my Household Goods and  
Furniture now being in the said messuage or Tenement to  
her own disposal (Except my Clock and case and former  
Cupboard in the best Room and my Silver Tankard the  
value of which I Give to my said wife for her Life only and  
after her Decease I Give the said Clock and case and former  
Cupboard unto my said son John and the said Silver Tankard  
to my son Thomas Webb Also I Give and Bequeath unto my  
said wife Elizabeth the sum of 400 Hundred Pounds to her  
own disposal And I hereby will and direct my said son  
John to pay into the hands of my daughter Katherine wife  
of Thomas Graham who's receipt shall be a sufficient  
discharge to him for the same notwithstanding her  
contract to the sum of 1000 £ of lawfull money of  
good value in money to be paid every week during  
her natural life the first payment thereof to be given and  
made within the day of the next next happening after  
my Decease And hereby I have given my last will and

Tenement with its Appurtenances given to my said wife and  
after her Decease to my said son John with the payment  
thereof And I do hereby Declare that of the said Weekly  
payment of Two Shillings or any part thereof shall be  
behind or unpaid by the space of Twenty one Days after the  
same shall become due then and so often and from time to  
time as it shall so happen it shall be Lawfull for and I do  
hereby give full power and Authority unto the said Katherine  
and her Assigns into and upon the said messuage with its  
Appurtenances or any part thereof to enter and distrain for  
the same And the Distress and Distresses then and there found  
to take carry away impound sell manage and dispose of as  
in cases of Distresses for Rent until the said Weekly payments  
which shall be so in arrears and all costs attending such  
Distress shall be paid Also I Give unto my Daughter Sarah  
wife of Thomas Newman one Shilling All the rest and residue  
of my Goods Chattels and Personal Estate whatsoever I  
Give and Bequeath unto the said Thomas Woolbright Clerk  
and Nicholas Bennett of Lymington in the said County  
of Gloucester yeoman and make them joint Executors of  
this my last Will and Testament In Witness whereof  
that they the said Thomas Woolbright and Nicholas Bennett  
or the Survivor of them or the Executor or Administrators of

such Lawiers do and shall in the first Place apply fifty  
Pounds part thereof to and for the Education putting forth  
Apprentices or other Benefit of my son Thomas during his  
Minority and one other sum of fifty Pounds further part  
thereof to and for the Education putting forth apprentices or  
other benefit of my Daughter Mary during her Minority  
and shall and do pay apply and dispose of one fourth part  
of all the rest and residue of my said Personal Estate in  
such part and portions manner and form as my Daughter  
Ann now the wife of John Watts notwithstanding her  
Coverture shall from time to time by any Note or Note  
under her Hand appoint and unto such part or parts thereof  
whereof no such direction or appointment shall be made  
shall and do pay the same into the proper Hand of the  
said Ann for her sole and separate Use and Benefit whose  
Receipt and Receipts from time to time notwithstanding her  
Coverture shall be a full discharge to the person or persons  
who shall pay the same and retain the remaining three parts  
of the said residue of my said personal Estate in Trust  
to place the same at Interest on such Security and Securities  
as they shall think proper and to apply the Interest  
thereof from time to time as the same shall be received unto  
and amongst my three Children John, Thomas and Mary  
or lay out the same for their benefit as they my said Trustees

shall think proper during their respective Minorities in  
equal Shares and from and after the said John, Thomas  
and Mary shall have respectively attained their Ages of  
Twenty one years Then upon Trust to call in the said  
Money and pay the same together with the Interest thereof  
then due unto and amongst the said John, Thomas and  
Mary or the Survivor or Survivor of them Share and Share  
alike But in case either of them shall Die under the Age  
of Twenty one years leaving Issue Lawfully begotten Then  
it is my Will that the Share of such Child or Children so  
dying of and in the said Money so directed to be placed at  
Interest and the Interest thereof shall go and be paid to  
such their respective Issue AND it is my Will and I do  
hereby Declare that it shall and may be Lawfull to and for  
my said Trustees to deduct to themselves out of the said Trust  
Moneys all such Costs Charges Damages and Expences as  
they or either of them shall or may pay sustain or be put unto  
in the Execution of the Trusts hereby reposed in them and  
that one of them shall not be answerable or accountable  
for the Act Receipts or wilful default of the other of them nor  
for any more of the said Trust Moneys that what they shall  
actually and respectively receive And I hereby revoke all Wills  
by me heretofore made and declare this only to be my last will  
and Testament In witness whereof I have to this my last will and

Testament contained in four Sheets of Paper to the first three  
Sheets thereof set my Hand and to the last I do set my  
Hand and Seal this Seventh Day of August in the year  
of our Lord one Thousand Seven Hundred and Eighty two  
The mark of Daniel Webb  signed sealed  
Published and Declared by the Testator as and for his  
last Will and Testament in the presence of us, Thomas  
Hoopers \_\_\_\_\_ Will: Holbrooc. \_\_\_\_\_

This Will was proved the 20. <sup>th</sup> of January 1703. before  
the worshipful James Benson Doctor of Laws Vicar  
General in spirituals of the Right Rev<sup>d</sup> Father in God  
Samuel by giving Permission Lord Bishop of the Diocese  
of Gloucester and of his Episcopal Consistory official  
Principal Lawfully constituted by Nicholas Bernoth  
one of the Executors & to whom he having first Sworn  
well and faithfully to administer to the said Will and  
also to exhibit an Inventory and render an account of

Lloyd Richard. \_\_\_\_\_