

Fillet Swilson 1841

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He will now shew unto sundry beginning ending and subscribed as follows  
 before written this the fourth made oath that the said willis used in the  
 very same plight and condition as when so found by him the deponent  
 this with reference to the aforesaid founde Gobind de Kunder made oath  
 that on the twentieth day of September 1841 the said Robert Skiffner and  
 Henry Regit de was respected by the said deponent to prepare a further  
 Gobind to the said will and accordingly began the same on the first of the  
 month of the said will but that after he had written two lines thereof  
 remembering that what he had so written was not properly words he  
 thought it better to strike out the said two lines which he accordingly did  
 and instead thereof substituted at the foot thereof the said Gobind which  
 was afterwards executed by the said deponent. *Rob Skiffner* on the tenth  
 day of December 1841 the said Robert Skiffner was duly sworn to the truth of  
 this affidavit by virtue of the aforesaid Commission before me. *Jm Dunge*  
 a Justice of the Peace for the County of Middlesex. *Rob Skiffner* and *Henry Regit*  
 deponent on the tenth day of December 1841 the said Robert Skiffner and Henry Regit  
 deponent were duly sworn to the truth of this affidavit before me. *J. Mathison*  
 a Justice of the Peace for the County of Middlesex.

**Proved** in London with four Godwins the 24th Sept 1841 before the wor  
 shipful Judge of the Court of Probate and Registrar by the oath  
 of *John Taylor* the son one of the Executors named in the aforesaid Gobind to  
 whom a power was granted saying that he is not sworn duly to administer  
 power received of making the will of the said *John Taylor* the other Executor  
 named in the said Gobind and to *John Taylor* the other Executor  
 named in the said Gobind when they shall apply for the same.

*Miller  
 Smithson*

# This is the last Will and Testament

of the *Miller Smithson* of the parish of *St Andrew* in the County of *Dean* in  
 the County of *York* who is now of full age and of sound mind and memory  
 my last will and testament in writing by me at any time made and of this a  
 true and correct copy as the same is contained in the said will and my  
 executor and executrix give and devise all that in and to the  
 tenement with the garden and appurtenances thereto situate  
 in the parish of *St Andrew* late in the occupation of *John* but now unoccu-  
 pied with the said *Elizabeth Green* and her assigns during her life if she  
 shall so long continue unmarried and immediately after her decease or  
 marriage with the said *John* and before the said *John* in co-tenancy  
 or tenement and premises unto and to the use of my said son *John* and  
*William Smithson* their respective heirs and assigns as here-  
 after in remainder and not as joint tenants and also I give and devise all that  
 other tenement or tenement with the garden and appurtenances thereto  
 belonging situate in the parish of *St Andrew* and now in my own occupation  
 unto and to the use of my said son *John* and *William Smithson*  
 their respective heirs and assigns as tenants in remainder and not as joint-  
 tenants subject nevertheless and so strictly charge and make chargeable  
 the said last mentioned tenement or tenement and premises with the  
 payment of the sum of two shillings and sixpence yearly and every  
 year unto the said *Elizabeth Green* and her assigns so long as she shall  
 live and continue unmarried to wit and give and bequeath the said sum  
 accordingly and I direct the first payment thereof to be made at the end of  
 the first year which shall begin next after my decease and so yearly on  
 the first day of the month of *January* for the said sum and  
 yearly sum or any part thereof in case of nonpayment of the said sum and to  
 pay such business as if the said sum were a rent received on a lease for  
 years and give and bequeath to each of my said sons *John* and *William*  
*Smithson* and *Elizabeth Smithson* the sum of one hundred pounds sterling

I give and bequeath to the said James Duntroon and Elizabeth Duntroon or the heirs of two hundred pounds sterling upon trust nevertheless with all convenient speed after my decease to pay off and discharge the said with or without for the sole benefit of my said son Edward Duntroon or his heirs or some of them as shall be due and owing by my said son Edward Duntroon upon or by virtue of any mortgage or duty to the said James Duntroon or his heirs or so much thereof as the said sum of two hundred pounds shall suffice to pay and discharge the said with or without of the said sum of two hundred pounds unto the said James Duntroon absolutely for his own use I give and bequeath to the said Elizabeth Duntroon for her life if she shall so long survive a unmarried of such and so much of my household furniture as shall be sufficient to furnish the aforesaid house devised to her and as she shall be let for that purpose and immediately after her decease I give and bequeath the same to my said son James Duntroon and William Duntroon absolutely but as to all the rest and residue of my personal estate and effects whatsoever and whosoever subject nevertheless to the aforesaid legacies and to the payment of my just debts and funeral and testamentary expenses I give and bequeath the same unto my said son James Duntroon William Duntroon Elizabeth Duntroon and Edward Duntroon to be equally divided amongst them as he and in common and equal parts between them. In witness whereof I have hereunto set my hand this twenty fifth day of August our lawful right liege lord and lord high chancellor and chief justice of Great Britain were present at the same time with in his presence and at his request or have subscribed their names as witnesses. Charles Sanders Esq. of Kingsford banbury //

Proved at London the 24<sup>th</sup> day of August 1741 before the Judge by the oath of James Duntroon the son of the testator in whose administration was granted having been first sworn by the said Judge to administer power reserved of making the life tenant's part of the said testator's will the said Executor when she shall apply for the same.

In the Name of God Amen  
 This is the last will and testament of me Charles Sanders of the parson of Newington in the County of Westchester first & last by lawfully made all former wills and other testamentary dispositions by me at any time heretofore made as and inasmuch as the said last will and testament doth contain that all my just debts funeral and testamentary expenses be paid by my Executors hereinafter named and after the payment thereof I give and bequeath to my son Edward Sanders and his heirs interest and possession of my business stock in trade of every description or any unexpired term of years of the premises now held by me under the Statute in this behalf made what should any part thereof remain unexpired at the time of my decease I direct that my Executors do employ some competent persons to value my household furniture and effects including my most valued plate or any other except my body linen the value thereof to be paid to my Executors by my son Edward Sanders which shall be divided between the said Edward Sanders and my daughter Grace Sanders his wife and she alive and should my son Edward Sanders refuse to take the said furniture and effects at such valuation then my Executors shall be empowered to sell the same by a public Auction and divide the proceeds of such sale as before stated I give to my daughter in law Elizabeth Sanders all my wearing apparel for the use and benefit of her children should there be a surplus of money arising from my business that is to say when all my debts owing to me are satisfied in and when all my just debts are paid the said surplus shall be equally divided between the said before named Edward Sanders Grace Elizabeth Sanders and Elizabeth Sanders and she alive And I do hereby appoint my son Edward Sanders and his heirs

Charles Sanders.  
 5.