

**Kirkby Ireleth Wills held at the Borthwick Institute in York
as Transcribed & Indexed from Microfilm number 1648254 provided by
the Church of the Later Day Saints. (1797-1806)**

Note: To access a particular Will use the page numbers in the list below. The Film numbers refer to the order the Wills occur on the film and not their absolute position as there are other Wills on the film which are not from Kirkby Ireleth.

To access a particular name of a person or place use the index on pages 83-88

WILLS FROM THE PECULIAR OF KIRKBY IRELETH HELD AT THE BORTHWICK INSTITUTE IN YORK								
W=Will; I= Inventory; B= Bond; A=Administration; T=Tuition Bond; Dec=Declaration; C=Codicil								
Ren= Renunciation; Accts= Accounts; KI= Parish of Kirkby Ireleth								
<u>FILM & PAGE No</u>	<u>SURNAME</u>	<u>1st NAME</u>	<u>OCCUPATION</u>	<u>ADDRESS 1</u>	<u>ADDRESS 2</u>	<u>MONTH</u>	<u>YEAR</u>	<u>KEY</u>
001-P2	Barrow	William	Husbandman	Mosshouses,	KI	August	1797	WI
002-P5	Bradley	John	Yeoman	Craggfield,	KI	July	1797	WI
003-P8	Walker	Robert	Yeoman	Highmosshouse,	Seathwaite	July	1797	W/Dec
004-P12	Gilbanks	Isaac	Blacksmith	Beckside,	KI	November	1798	WI
005-P14	Kellett	John	Miller	Beckside,	KI	June	1798	IA
006-P16	Parker	Mary	Widow	Soutergate,	KI	January	1798	A/Dec, Ren
007-P19	Casson	John	Innkeeper	Four Lane End,	KI	November	1798	BA/Dec
008-P22	Hunter	John	Husbandman	Soutergate,	KI	November	1798	IA
009-P24	Postlethwaite	John	Yeoman	Dowford,	KI	June	1798	WI
010-P28	Tyson	Joseph	Husbandman	Stephead,	Seathwaite	October	1798	WI
011-P30	Addison	James	Yeoman	Farhouses,	KI	May	1799	IA
012-P32	Walker	Reuben	Yeoman	Tongue House,	Seathwaite	September	1799	WI
013-P34	Dickinson	Richard	Husbandman	Carthouse,	KI	December	1800	A
014-P36	Postlethwaite	William	Yeoman	Gargreave,	KI	September	1800	WI
015-P38	Dawson	William	Farmer	Hall Dunnerdale	Seathwaite	September	1800	WI
016-P41	Cook	John	Yeoman	Woodland	KI	September	1801	WI
017-P44	Frearson	Elizabeth	Spinster	Coalash,	KI	September	1801	WI
018-P47	Huddleston	Joseph	Cordwainer	Greenmoor,	Woodland	June	1801	WI
019-P49	Jenkinson	Margaret	Spinster	Undercragg,	Seathwaite	September	1801	IA
020-P51	Middleton	Mary	Spinster	Wellwood,	KI	February	1801	WI
021-P53	Postlethwaite	Margaret	Widow	Spoonham,	Woodland	November	1801	W
022-P55	Woodend	Agnes	Widow	Beckside,	KI	February	1801	IA
023-P57	Walker	Rev Robert (Wonderful)	Curate		Seathwaite	November	1802	WI
024-P60	Dodgson	George	Husbandman	Frizeground,	KI	January	1803	IA
025-P62	Dodgson	James	Slate Dresser	Sandside,	KI	July	1803	WI
026-P64	James	Joseph	Farmer	Lowbarn,	KI	July	1803	WI
027-P68	Shepherd	John	Yeoman	Kirkby Hall,	KI	April	1803	WI
028-P70	Addison	John	Husbandman	Beckstones,	KI	March	1804	IA
029-P72	Todd	Nicholas	Yeoman	Guards,	KI	June	1804	WI
030-P75	Stephenson	John	Husbandman	Raisthwaite,	KI	June	1805	W
031-P78	Airey	James	Husbandman	Chapelhouse,	Woodland	April	1806	W
032-P79	Hunter	Ann	Widow	Soutergate	KI	September	1806	A
033-P81	Nelson	Henry	Gentleman	Hill in Heathwaite,	KI	July	1806	W

William Barrow Husbandman D & C
of
Mosshouses pa(rish) Kirkby Irelyth August 1797

W, Inv

A true and perfect Inventory of all the goods Chattels Credits Personal Estate and Effects of W^m Barrow of Mosshouses in the Parish of Kirkby Irelyth and County of Lancaster Farmer deceased made by us whose names are hereunto subscribed the 2^d day of August in the year of our L^d 1797

	£	s	d
Apparel and ready Money	5	0	0
A Clock two Tables and Cupboard	1	14	0
Goods in Kitchen & Buttery	0	10	0
Beds & Bedcloaths	1	0	0
Husbandry Tools	2	13	0
Corn and Hay	16	10	0
Horses	16	0	0
Horned cattle	79	0	0
	£	121	7 0

Appraised the day and year above written by us	rent owing to the Landlord sh ^d have been paid on the 25 th March last £50
Nicholas Todd	
James Barstow	

May ye 4th 1797
M^r William Barrow
Will

Page 1

1. In The name of God Amen I William Barrow
2. of Mosshouses in the Township of Broughton and in the
3. Parish of Kirkby Ireleth in the County of Lancaster
4. Husbandman, being aged, but of a sound disposing
5. Mind and memory and Understanding praised be
6. Almighty God for the same, **DO** make Publish and
7. declare this to be my last Will and Testament in the manner
8. and form following (that is to say) First I give and be-
9. -queath to my oldest Son James Barrow of Ulverstone
10. in the said County Marriner the Sum of Five Shillings,
11. also I give to my Son Hugh Barrow of Sandside in the
12. Parish of Kirkby Ireleth and County aforesaid the Sum
13. of Five Pounds, also I give to my Son William Barrow
14. of Rawfould in the said County Husbandman
15. the Sum of Two Shillings and six pence, I also give to my
16. Daughter Sarah the Wife of Henry Procter of Ulverstone
17. aforesaid the Sum of Two Shillings and six pence, I also
18. give to my Daughter Alice the Wife of James Toppin now
19. at Lancaster gardiner the Sum of Two Shillings and six
20. pence the above mentioned Legacies I Order to be paid
21. out of my personal Estate and Effects by my Executors and
22. Executrix herein after named, at the end of Twelve

23. Kalender Months next after my Decease, I also give
24. to my two Sons John Barrow, Thomas Barrow, and also
25. to my Daughter Dorothy Barrow, all now living with
26. me at Mosshouses aforesaid, the Lease of the Estate I now
27. have in farm at Mosshouses aforesaid Under Mr John
28. Robinson Attorney at Law in Ulverstone in the said
29. County on the Dwelling Houses Outhouses Inclosures of
30. Lands and premises, with the Appurtenances therein
31. Mentioned and agreed upon between the said parties
32. during all the Residue and the Remainder of the
33. Farm, I have therein, they paying and discharging the
34. Yearly Rents, and performing all the covenants and
35. agreements contained in the said Lease at the Usual
36. days and times of payment **And Lastly** it is my will
37. and mind and I do hereby give and bequeath to my
38. Two Sons John Barrow, Thomas Barrow, and to my said
39. Daughter Dorothy Barrow Spinster, all the Rest

Page 2

1. Residue and Remainders of my personal Estate
2. And Effects, as Bonds, Bills, role of Hands, or otherwise,
3. And all my Household goods and Furniture and
4. Chattels of what kind or nature soever, to be equally
5. divided amongst them share and share alike, but
6. if any of them should happen to Die leaving neither
7. Husband nor Wife nor lawful Issue then it is my will
8. and mind and I order and direct that the share or shares of
9. him or her dieing shall be equally divided amongst
10. the survivor or survivors of them, the paying and
11. discharging all my just Debts Funerall expences and
12. the charge of proving this my last Will and Testament
13. and I do hereby appoint my said two Sons and
14. Daughter Sole Executors, and Executrix of this
15. my last Will and Testament hereby revoking and
16. making void all former wills heretofore made by
17. me in Witness whereof I have set my hand and Seal
18. this fourth day of May in the Year of Our Lord God
19. one Thousand Seven Hundred and Ninety Seven

Signed Sealed published and declared

by the above named Testator William

Barrow as and for his last Will and

Testament in the presence of us, who

W^m Barrow Seal

in his sight and at his request

and in the presence of each other

have subscribed our names as

Witnesses, the raser in the fourteenth line being

rased out before Lining in the presence of

Richard Johnson

her

Elizabeth Dixon

mark

Nicholas Todd

John Barrow, Tho^s Barrow Sons and Dorothy Barrow Dau^r the said Executors and Executrix within
named was duly Sworn, before me

Tho^s Pearson, Surrogate
Past Seal 26th Aug^t 1797 und(er) £100

John Bradley
of
Craggfield, Kirkby Irelyth

D & C

July 1797

W, Inv

A True and perfect Inventory of all the Goods Chattels Credits Personal Estate and Effects of John Bradley late of Craggfield in the Parish of Kirkby Ireleth and County of Lancaster Yeoman deceased and within the Jurisdiction of the Dean and Chapter of York made by us whose names are hereunto subscribed this sixth day of February in the year of our Lord one thousand seven hundred and Ninety seven –

	£	s	d
Purse and Apparel	9	10	0
Two small Cows and a small Heifer	18	10	0
Hay and Corn	4	0	0
A small Pig and an old Galloway	3	0	0
Household Goods Husbandry Gear &c	<u>3</u>	<u>10</u>	<u>0</u>
	£ 38	10	0

Appraised by us the day and year above written

John Kendal
John Addison

Page 1.

1. **In the name of God amen** This is the Last Will and Testament of me John Bradley of Craggfield
2. in the parish of Kirkby Ireleth and County of Lancaster Yeoman made published and declared this fifteenth
3. day of March in the Year of Our Lord One thousand Seven hundred and Ninety Six in manner and form
4. following **First** I Give and Devise unto my Trusty Friends Thomas Woodburn my Brother-in-Law
5. and Edward Coward both of Beckside in the parish and County aforesaid and to the Survivor of them and
6. to the Heir of such survivor and his and their Assigns for ever **All** and singular my Freehold
7. Messuage and Tenement Houses Lands and Hereditaments Real Estate and premises
8. whatsoever Situate and being at Craggfield aforesaid or else where within the said parish
9. whereof I have any power or Authority either in Law or equity by this my Will to dispose of Excepting the premises now in the possession of my Son John
10. **To hold** to them the said Thomas Woodburn and Edward Coward and to the Survivor of them and
11. to the Heir of such Survivor and his and their Assigns for ever **In Trust** nevertheless
12. and to and for the several persons uses ends Intents and purposes herein after
13. mentioned limited and declared and to and for no other person use end Intent or
14. purpose whatsoever **and** first for the Intent and purpose that they the said Thomas
15. Woodburn and Edward Coward and the Survivor of them and the Heir of such survivor
16. shall and do permit and suffer my beloved Wife Agnes and her Assigns to hold and enjoy
17. all and singular the before mentioned and Devised premises Immediately from the time
18. of my decease for and during the Term of her natural Life and the yearly and other Rents
19. Issues and profits thereof to receive and take to her proper use and behoof, She or
20. they committing no Waste thereon **and** next for the Intent and purpose that they the
21. said Thomas Woodburn and Edward Coward and the Survivor of them and the Heir of
22. such survivor shall and do Immediately or as soon as Convenient after the decease
23. of my said Wife Agnes by Demise of Lease or Leases or otherwise howsoever Issue laise

24. and pay out of some part of the before mentioned and Devised premises the clear yearly
25. Sum or Annuity of Eight pounds to be paid yearly and every year to my younger Son
26. George Bradley for and during the Term of his natural Life **and** next to and for
27. the further use Intent and purpose that they the said Thomas Woodburn and Edward
28. Coward and the Survivor of them and the Heir of Such Survivor shall and do at the end
29. of twelve Kalendar Months next after the decease of my said Wife Agnes in case my Grand
30. Daughter Agnes Bradley the Daughter of my Son John Bradley have attained the Age of
31. twenty one Years (otherwise at the time she doth attain the said Age) by Sale of such part or
32. parcels of the before Devised premises as are Sufficient and Competent to raise thereout the
33. clear Sum of Fifty Pounds and pay the same to her my said Grand Daughter Agnes
John Bradley

Page 2.

1. Bradley or to her lawful Issue representing her And in case of her death before she arrive at the said
2. Age leaving no lawful Issue, Then the said ffifty pounds to be raised and paid (at the time she would
3. have been entitled thereto if alive) Equally to and amongst all the Children of my said Son George
(born or
4. unborn) share and share alike **and** next to and for the further Intent and purpose that they the
5. said Thomas Woodburn and Edward Coward and the Survivor of them and the Heir of such survivor
6. Shall and do with all convenient Speed after the decease of my said Son George, by Sale of the
7. remainder or such other parts and parcels of the said Devised premises as are Sufficient and
8. Competent to Issue and raise thereout the Clear Sum of **two hundred** pounds and pay
9. the same equally to and amongst all the Children of my said Son George which shall be
10. then alive Share and Share alike and in Case any of his Children be dead before their
11. respective Share or Shares shall become due and having left lawful Issue or Issues
12. Such Issue or Issues shall be entitled to his her or their parent or parents Share or Shares
13. thereof **Nevertheless** if my Older Son John Bradley and Heir at law his Heirs or Assigns
14. do and shall permit and suffer my said Wife Agnes to hold and enjoy unmolested
15. all and singular the said Devised premises during the Term of her natural Life and
16. after her decease regularly pay the said Annuity of Eight pounds yearly and every
17. year to my said Son George during his natural Life And also the sum of Two hundred
18. and ffifty pounds in Legacies to the several persons and at the times and in manner and
19. form before mentioned Then the before written Devise to cease and be void and the Trust before
mentioned
20. to determine But in case of neglect or refusal thereof or of any part thereof I hereby declare the before
21. written grant and Devise shall be put in Immediate execution to answer the Intents and purposes of
this
22. my Will and my said Trustees to have and reserve to themselves all reasonable charges and Expences
for
23. their Trouble and Loss of time concerning the said Trust And return the overpluss Money to my said
24. Son John his Heirs and Assigns **Next** with regard to my personal Estate and Effects I hereby dispose
25. thereof in manner following that is to say I order my Pump or Water engine to continue on the said
26. premises for the use of my said Wife during her natural Life and after her decease to descend to my
27. said Son John along with the said premises Also I give my Maltmill equally to and between
28. my said Sons during their Joint lives and to the Survivors of them **and** all the rest residue
30. and remainder of my personal Estate and Effects whatsoever and wheresoever and of what
31. kind nature or quality so ever I give and bequeath the same and every part thereof unto my said Wife
32. Agnes and do hereby Nominate and appoint her Sole Executrix of this my Will she paying all my
33. Just debts Funeral and Testamentary Expences **In Witness** whereof I the said John Bradley the
34. Testator have to the first sheet of this my Will contained on two Sheets of paper set my hand and
35. to this second being the last my hand and Seal the day and year first before written
John Bradley Seal

36. These presents contained on two Sheets of paper was by the said John Bradley the
37. Testator Signed Sealed published and declared as and for his last Will and
38. Testament in the presence of us who in his presence and at his request and
39. in the presence of one another have hereunto Signed our names as Witnesses

Wm Wayles
William Wayles younger
John Kendal

Agnes Bradley ~~the~~ widow Relict & sole Executrix within named was duly Sworn before me
Thos Pearson Surrogate

Past Seal 5th July 1797 un^{dr} £200

Robert Walker, Yeoman
of
High Mosshouse in Seathwaite

D & C
pa(rish) Kirkby Irelyth July 1797

W, Dec

A Declaration instead of an Inventory of the Goods Chattels and Credits of Robert Walker late of High Mosshouse in Seathwaite in the Parish of Kirkby Irelyth in the County of Lancaster Yeoman deceased made by Elizabeth Walker his Mother William Jenkinson and John Dawson the Executrix and Executors ~~within~~ named in the last Will and Testament of the said deceased

The said Executrix and Executors declare that the whole value of the said deceased's personal Estate and Effects did not at the time of his death amount to the sum of one hundred pounds

Elizabeth Walker
William Jenkinson
John Dawson

Page 1.

1. In the Name of God Amen

2. I Robert Walker of high Mosshouse in Seathwaite in the Parish of Kirkby
3. Ireleth in the County of Lancaster Yeoman being unhealthy and weak in Body
4. but of a sound and disposing Mind Memory and Understanding do make
5. publish and declare this my last Will and Testament in the Manner and Form
6. following that is to say First I will that all such Debts as I shall justly owe at
7. the Time of my Decease and my funeral and testamentary Charges and Expences
8. shall be paid and discharged as soon as conveniently may be after my Decease And
9. with the Payment thereof I charge both my real and personal Estates And Whereas
10. in and by a certain Indenture or customary conveyance bearing Date the seventh day
11. of January instant and made or mentioned to be made between me the said Robert
12. Walker of the one Part and William Jenkinson of Barkhouse Bank in the Parish of
13. Coniston in the said County Yeoman and John Dawson of Hall Dunnerdale in the
14. Parish of Kirkby Ireleth aforesaid in the County aforesaid Slate Merchant of the
15. other Part I the said Robert Walker for the Motives and Considerations therein
16. mentioned did grant bargain sell alien surrender and confirm unto the said William
17. Jenkinson and John Dawson their Heirs and Assigns All That my customary
18. Messuage and Tenement with the Lands Parcels of Ground and Hereditaments
19. thereunto belonging and usually enjoyed therewith situate lying and being within
20. and Parcel of the Manor of Dunnerdale with Seathwaite aforesaid in the County
21. aforesaid commonly called and known by the Name of Beckhouse and being
22. together of the yearly customary fineable Rent of eleven Shillings and ten Pence
23. And also all other the customary or tenantright Messuages Lands Tenements and
24. Hereditaments of me the said Robert Walker situate and being within the Manor
25. of Dunnerdale with Seathwaite aforesaid in the County of Lancaster aforesaid
26. Together with all and singular the Rights Easements and Appurtenances thereunto
27. belonging **To hold** the same unto and to the Use of the said William Jenkinson and
28. John Dawson their Heirs and Assigns according to the Custom of the Manor of
29. Dunnerdale with Seathwaite aforesaid But upon Trust nevertheless and to the
30. Intent and Purpose that they the said William Jenkinson and John Dawson and the
31. Survivor of them and his Heirs should and did stand and be Tenant of all and
32. singular the said Messuages Tenements Lands Hereditaments and Premises
33. with the Appurtenances to such Uses upon such Trusts and to and for such
34. Intents and Purposes as I the said Robert Walker by any Deed or Deeds Writing
35. or Writings to be by me duly sealed and delivered in the Presence of two or more
36. credible Witnesses or by My last Will and Testament in Writing or any Writing
37. purporting to be or being in the Nature of my last Will and Testament to be

38. by me duly signed and published in the Presence of three or more such Witnesses
39. should declare direct limit or appoint of and concerning the same As in and
40. by the said recited Indenture or customary Conveyance Relation being thereunto
41. had it doth and may (among other Things) more fully appear **Now**
42. **therefore** I the said Robert Walker by Virtue of the Power and Authority to
43. me reserved and given in and by the said recited Indenture or customary
44. Conveyance And of all and every other Power and Powers Authority and
45. Authorities in any wise enabling me thereunto Do by this my last Will and
46. Testament in Writing by me duly signed and published in the Presence of
47. the Persons whose Names are hereunto subscribed as Witnesses thereunto
48. devise declare direct limit and appoint that they the said William Jenkinson
49. and John Dawson or the Survivor of them or his Heirs shall and do with all
50. convenient Speed sell and dispose of all and singular the said customary
51. Messuages Tenements Lands Hereditaments and Premisses comprised in the
52. said recited Indenture or customary Conveyance with the Appurtenances
53. either together or in Parcels by public Auction or Auctions or otherwise to the
54. best Advantage and grant and convey the same and every or any Part or
55. Parcel thereof to the Purchaser or Purchasers thereof and his or their respective
Robert Walker

Page 2.

1. Heirs and Assigns according to the Custom of the Manor of Dunnerdale with
2. Seathwaite aforesaid And receive the Price or Purchase Money thereof And upon Receipt
3. thereof to give Receipts or Acquittances for the same which shall be a sufficient
4. Discharge to the Purchaser or Purchasers for the Money therein respectively expressed
5. to be received And such Purchaser or Purchasers obtaining such Receipts or Acquittances
6. shall not be answerable or accountable for any Nonapplication or Misapplication of
7. his or their Purchase Money **And** I give and bequeath All that my leasehold or
8. farmhold Messuage and Tenement with the Lands Parcels of Ground and
9. Appurtenances thereunto belonging situate lying and being in Seathwaite aforesaid
10. commonly called and known by the Name of **Gillground** and subject to the Payment
11. of the yearly Rent of one Shilling And all other my leasehold or farmhold Lands
12. and Tenements situate in Seathwaite aforesaid with the Appurtenances And
13. all my Stock or Flock of Sheep And also all other my Goods Chattels Rights
14. Credits and personal Estate and Effects whatsoever and wheresoever (Except
15. the Clocks Bed and Bedding herein after bequeathed) unto the said William
16. Jenkinson and John Dawson their Executors Administrators and Assigns Upon Trust
17. and to the Intent and Purpose That they the said William Jenkinson and John
18. Dawson or the Survivor of them or his Executors or Administrators shall and do
19. with all convenient Speed sell and dispose of all and singular my said leasehold
20. or farmhold Messuage and Tenements Lands and Premisses And my said Stock
21. or Flock of Sheep Goods Chattels Rights Credits and personal Estate and Effects
22. (except as before excepted) or such of them or such Parts thereof as are in their
23. Nature saleable And receive the Price or Purchase Money thereof And upon Receipt
24. thereof to give Acquittances or Discharges for the same which shall be a sufficient
25. Discharge to the Purchaser or Purchasers for the Money therein respectively
26. expressed to be received And such Purchaser or Purchasers obtaining such Receipts
27. or Acquittances shall not be answerable or accountable for any Nonapplication or
28. Misapplication of his or their Purchase Money **And** my Will is And I hereby
29. bequeath order and direct that they the said William Jenkinson and John Dawson
30. and the Survivor of them and his Executors and Administrators do and shall pay
31. apply and dispose of the Money arising from the Sale of my said customary Messuages
32. Tenements Lands Hereditaments and Premisses and also the Money arising from the

33. Sale of my said leasehold or farmhold Messuage Tenements Lands Stock or Flock of Sheep Goods Chattels and Premises
34. And all other my Monies in Manner following that is to say In the first Place to pay
35. off and discharge my just Debts and my funeral and testamentary Charges and
36. Expences And in the next Place to deduct and retain thereout the Sum of Six Pounds
37. which I hereby give and bequeath unto and equally between them the said William
38. Jenkinson and John Dawson as a small Recompense for the Trouble and Loss of Time
39. which they may chance to have in and about the Execution of the Trusts contained
40. and reposed in them in and by this my Will And after paying discharging
41. deducting and retaining as aforesaid to place out the Residue of the said Money
42. at Interest on Mortgage or other good Security in their or his own Names or
43. Name And to pay and apply the Interest and Produce thereof from Time to Time
44. when and as the same shall be received unto and to the use of my Mother
45. Elizabeth Walker for and during her natural Life And from and after her Decease
46. to pay and apply the Interest and Produce of fifty Pounds Part thereof from Time
47. to Time when and as the same shall be received unto my Sister Elizabeth Fitzsimons
48. for and during her natural Life To and for her sole and separate Use exclusive of her present or any
future Husband
49. and notwithstanding her present or any future Coverture And without being liable
50. or subject to the Debts Control Forfeiture Engagements or Disposal of her
51. present or any future Husband And her Receipt in Writing under her Hand shall
52. be a sufficient Discharge to my said Trustees for so much thereof as shall be therein expressed to be
received
53. And from and after the Decease of my said Sister Elizabeth Fitzsimons to pay
54. the said principal Sum of fifty Pounds unto her Daughter Mary Fitzsimons or
55. her Executors Administrators or Assigns And from and after the Decease of
56. my said Mother to pay and apply the Interest and Produce of other fifty Pounds
57. other Part thereof from Time to Time when and as the same shall be received unto
58. my Sister Catherine Craghil for and during her natural Life to and for her sole and separate Use
exclusive of her
59. present or any future Husband and notwithstanding her present or any future

Robert Walker

Page 3.

1. Coverture And without being liable or subject to the Debts Control Forfeiture
2. Engagements or Disposal of her present or any future Husband And her Receipt
3. in Writing under her Hand shall be a sufficient Discharge to my said Trustees
4. for so much thereof as shall be therein expressed to be received And from and after
5. the Decease of my said Sister Catherine Craghil to pay the said last mentioned
6. principal Sum of fifty Pounds unto and equally amongst her Children Share and
7. Share alike And in case any of her said Children shall happen to die befor his her or their
8. Share or Shares shall be vested leaving any lawful Issue living at their his or her Death then
9. I direct that such Issue shall be intitled to the Share of the Father or Mother so dying
10. as aforesaid in equal Proportions And if any of her said Children shall die without
11. Issue before their his or her Shares or Share shall be payable then their his or her
12. Part shall go to the Survivors or Survivor of them and be equally divided between
13. or amongst them if more than one so surviving And from and after the Decease of
14. my said Mother I give and bequeath unto my Sister Eleanor Mawson the Sum of
15. Five Pounds other Part of the said Money And I give and bequeath the Sum of
16. Five Pounds apiece other Part thereof unto the Children of my said Sister Eleanor
17. Mawson to be paid to them respectively as soon as conveniently may be after the
18. Decease of my said Mother And in case any of the Children of my said Sister Eleanor
19. Mawson shall happen to die before his or her Legacy or Sum of five Pounds
20. shall be vested leaving any lawful Issue living at his or her Death then I direct that
21. such Issue shall be intitled to the Legacy of the Father or Mother so dying as aforesaid

22. in equal Proportions And if any of the Children of the said Eleanor Mawson shall die
23. without Issue before his or her Legacy or Sum of five Pounds shall be payable
24. then his or her said Legacy shall go to and be equally divided amongst the Survivors
25. of them And I give and bequeath unto my Brother William Walker the Sum of
26. Ten Pounds other Part of the said Money to be paid to him or his Executors
27. Administrators or Assigns as soon as conveniently may be after my said
28. Mother's Decease And all the Rest Residue and Remainder of the said Money
29. so directed to be placed out at Interest as aforesaid for the Use and Benefit of my said Mother
30. and not hereby otherwise bequeathed or disposed of I give and bequeath from and
31. after the Decease of my said Mother unto my Brother Richard Walker his Executors
32. Administrators and Assigns And I give and bequeath the Use of my best Clock unto my
33. said Mother Elizabeth Walker for and during her natural Life And from and after her
34. Decease I give and bequeath the same Clock unto my said Brother Richard Walker
35. his Executors Administrators and Assigns And I give and bequeath my old Clock
36. and my Bed and bedding unto my said Sister Elizabeth Fitzsimons And I
37. hereby nominate constitute and appoint my said Mother Elizabeth Walker and the said
38. William Jenkinson and John Dawson Executrix and Executors of this my Will
39. And my Will is and I direct that my said Executors and Trustees and every of them
40. respectively shall or may from Time to Time deduct and retain by and out of the Money
41. which by Virtue of this my Will shall come to their Hands all such reasonable Costs Charges
42. and Expences as they or any of them shall pay expend or be put unto in or about the
43. Execution of the Trusts herein before mentioned or declared or any of them And that
44. they my said Executors and Trustees shall be charged and chargeable each of them only
45. for his own Receipts Payments Acts and wilful Defaults And shall not be charged or
46. chargeable with or for any Loss or Damage which shall happen in or about the
47. Management and Execution of the Trusts hereby in them reposed without their wilful
48. Default And lastly I do hereby annul revoke and make void all and every former
49. and other Will and Wills by me made and I do declare this alone to be and contain
50. my last Will and Testament In Witness whereof I the said Robert Walker have to this
51. my last Will and Testament which is contained in three Sheets of Paper set my Hand
52. and Seal to wit my Hand to each of the two first Sheets and my Hand and Seal to
53. this last Sheet the eighth Day of January in the year of our Lord one thousand
54. seven hundred and ninety seven

Robert Walker Seal

55. Signed sealed published and declared by the said Testator Robert Walker as
56. and for his last Will and Testament (the same being contained in three Sheets
57. of Paper And the words "Stock or Flock of Sheep Goods Chattels" for and during her
58. natural Life" to my said Trustees" for and during her natural Life" directed" being
59. first interlined) in the Presence of us who in his Presence at his Request and in
60. the Presence of each other have subscribed our Names as Witnesses

R Walker

Edw^d Tyson

Dan Dickinson

27th May 1797

Elizabeth Walker ~~Executrix~~ mother & William Jenkinson and John Dawson the Executrix & Executors within named were duly Sworn and made Oath That Robert Walker the within Mentioned Testator had not at the Time of his Death any Debts Goods Chattels or personal Estate whatsoever Amounting to the Value of Eighty Pounds Sterling to the best of their Knowledge and Belief

Before me Robert Walker Surrogate

Past Seal 5th July 1797 under £80

Isaac Gilbanks, Blacksmith
of
Beckside pa(rish) Kirkby Ireleth

D & C

November 1797

W, Inv

Page 1.

1. **In the Name of God Amen** I Isaac Gillbanks
2. of Beckside in the Parish of Kirkby Ireleth and County Palatine of
3. Lancaster BlackSmith being of Sound and disposing Mind and
4. Memory praised be God for the same do Make and Ordain this my
5. Last Will and Testament in Manner and form Following ffirst
6. and Princaply I Give and Comend my Soul into the Mercyfull
7. hands of Almighty God who gave it me and my Body I Comitt
8. to the Earth to be decently Buryed at the discretion of my
9. Executrix herein after named and as for my Temporall Estate
10. Which God hath bestowed upon me in this present World I Give
11. Legate and dispose of as Followeth First I give to my Dear and
12. Loving Wife Agnes GillBanks All my Freehold Dwelling Houses Out Houses
13. at Beckside aforesaid with all the Furniture Orchard Garden
14. Two Closes of Freehold Land and all the Lands and Tenements that
15. Lie a bought Them She taking and receiving all the Issues and
16. Profits of the said houses and Lands during her Natural Life
17. and out of the same Issues and Profits She to bring up and Educate
18. my GrandSon John GillBanks in a Christian Like Manner
19. till he Attain to such Age as to Gain his Own Settlement Either
20. by Preticeship Servitude or Other wise and after her death I Give
21. to Isaac GillBanks my Son and his Heirs and Assigns for ever Two
22. Freehold Dwelling Houses One standing at North West Side of the
23. House I now live In and the other standing at the south End of the
24. house I live in and adjoining Old Stable with one Half of Old Stable
25. and Scaffold over the said stable and a Certain Freehold Close
26. Called and known by the name of Wallend Close or Stone Acre Field
27. I also Give to William GillBanks my son the Sum of Ten Pounds
28. to be paid him by my son Isaac GillBanks at the End of Twelve
29. Calander Months next after my wifes death Out of the said two
30. Houses and Close of Ground, And Also I Give after my wifes
31. Death to Joseph GillBanks my son and his Heirs and assigns
32. for ever All the Rest of my Freehold Houses at Beckside aforesaid
33. with a Sertain Close of Freehold land Called and known by the
34. name of Gatelands I also Give to John Gillbanks my Grandson
35. the Sum of Twenty Pounds to be paid him by my son Joseph
36. GillBanks out of the said houses and Close of Ground when he
37. attains to the full age of Twenty one Years and If my wife Out-
38. lives that age of Twenty one Years then not to be paid till Twelve
39. Calander Months next after my wife's death It is also my will
40. and Mind that If my wife happens to die before my Grandson

John

Page 2.

1. John GillBanks attain to such Age as Gain his Own Settlement
2. Either by Prenticeship Servitude or Other wise then my son
3. Joseph GillBanks do Bring up and Educate him my said

4. Grandson in a Christian Like Manner till he attain to Such
5. age as he shall Gain his Settlement as above I leave Also
6. from the time of my death to my two sons Isaac and Joseph
7. GillBanks's their Heirs and Assigns for Ever the Smitheths
8. with all utentials belonging to the Blacksmith's Buisness
9. and the stock in that trade Joynt Equely between them
10. And then All the Residue and Remainder of my Worldly
11. Estates and Effects I Give to my dear and loving wife
12. whome I do appoint Sole Executrix of this my Last Will
13. and Testament She paying and discharging all my just
14. debts and Funeral Expencies **In Witness** whereof I have
15. hereunto sett my hand and Seal the second day of June
16. One Thousand Seven hundred and Ninty

Signed Sealed published and
 Declared by the said Isaac
 GillBank for and as his
 Last Will and Testament
 In the Presence of us

Isaac (Jane?) Gilbank Seal

William Penny
 John Townson
 John Shepherd
 Agnes ??????

Agnes Gillbanks ~~the~~ Widow Relict & Sole Executrix within named was duly Sworn before me

Tho^s Pearson, Surrogate
 Past Seal 5th Nov^r 1798 Un(der) £20

A true and perfect inventory of all the Goods Chattels Credits personal estate and effects of Isaac Gillbanks late of Beckside in the parish of Kirkby Ireleth and County of Lancaster and in the jurisdiction of the Dean and Chapter of York Blacksmith deceased made by us whose names are hereunto subscribed the eighteenth day of Aug^t in the year of our Lord 1798

	£	s	d
Purse and Apparel	1	10	0
Goods in the House & Parlour	0	19	0
Goods in the Rooms above stairs	1	0	0
Malt	3	4	0
Brewing Vessels	0	10	0
Smiths Tools and Coals	2	5	0
Cart and Wheels	0	15	0
Hay	5	0	0
One old Cow	5	0	0
	<u>20</u>	<u>3</u>	<u>0</u>

The debts that Isaac Gillbanks was owing at the time of his death amounts to seventy pounds and upwards

Nicholas Todd
 Tho^s Woodburne

John Kellet
of
Beckside pa(rish) Kirkby Irelyth

D & C

June 1798

A, Inv

A true and perfect inventory of all the Goods Chattels Credits personal estate and effects of John Kellet of Beckside in the parish of Kirkby Ireleth and county of Lancaster within the jurisdiction of the Dean and Chapter of York Miller deceased made by us whose names are hereunto subscribed the third day of February in the year of our Lord 1798.

	£	s	d
Purse and apparel	4	0	0
Household Goods above and below stairs	17	0	0
Horned Cattle	9	0	0
Small stock of Sheep	6	0	0
	<u>£36</u>	<u>0</u>	<u>0</u>

John Wilson
Joseph James

Know all Men, by these Presents, that we *Ann Kellet* Of *Beckside in the Parish of Kirkby Irelyth and County of Lancaster* Widow *Joseph James of Low Hall in the Parish of Kirkby Irelyth and County of Lancaster* Farmer And *John Wilson of ?????????? in the Parish of Kirkby Irelyth and County of Lancaster* Farmer are bound and firmly obliged to *the Worshipful Rob^t Sinclair Master of Arts commissary or Auditor of the Causes or Businesses of the Venerable the Dean and Chapter of the of the Cathedral and Metropolitan Church of Saint Peter of York lawfully Authorised* In the Sum of *seventy two* Pounds of good and Lawful Money of Great Britain to be paid to *him* the said *Robert Sinclair* or to his certain Attorney, Executors Administrators or Assigns; For the Payment whereof well and truly to be made, We oblige ourselves and every of us by ourselves and for the Whole, and the full, our Heirs, Executors and Administrators, firmly by these Presents, Sealed with our Seals. Given the *Third Day* of the Month of *February* in the Year of our Lord One Thousand Seven Hundred and Ninety *eight*

The Condition of this Obligation is such, That if *the above bound Ann Kellet Widow relict and* Adminisratrix of all and singular the Goods, Chattles, and Credits of *John Kellet of Beckside in the Parish of Kirkby Irelyth and County of Lancaster in the Jurisdiction of the Dean and Chapter of York Miller* Deceased do make or cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *her* the said *Ann Kellet Widow* or into the Hands and Possession of any other Person or Persons for *her* and the same so made do Exhibit or cause to be Exhibited into the Registry of the *Dean and Chapter's Court* at *York* at or before the *Third Day of August* next ensuing.

And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the Deceased at the time of *his* Death, which at any Time after shall come to the Hands or Possession of the said *Ann Kellet* or into the Hands and Possession of any other Person or Persons for *her* do well and truly Administer according to the Law. And further do make, or cause to be made a true and just Account of *her* said Administration at or before the *Third Day of February* next ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found remaining upon the said *Administratrix* Accompt, the same being first examined and allowed of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such Person or Persons respectively, as the said Judge or Judges, by his or their Decree or Sentence, pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same unto the said Court, making Request to have it allowed and approved accordingly, if the said *Ann Kellet* *Widow* above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

Ann Kellet *Seal*

Sealed and Delivered
in the Presence of
Tho^s Pearson
Surrogate

Joseph James *Seal*

John Wilson *Seal*

Ann Kellet *The Administratrix within named was Sworn before me*
Tho^s Pearson
Surrogate
Past Seal 9th June 1798 at £20

*Master of Arts commissary or Auditor of the Causes or
Businesses of the Venerable the Dean and Chapter of the
Metropolitcal Church of Saint Peter of York lawfully
Authorized*

In the Sum of *Three Hundred and ninety six* Pounds of good and
Lawful Money of Great Britain to be paid to *him* the said *Robert
Sinclair* or to his certain Attorney, Executors
Administrators or Assigns; For the Payment whereof well and truly to be
made, We oblige ourselves and every of us by ourselves and for the Whole,
and the full, our Heirs, Executors and Administrators, firmly by these
Presents, Sealed with our Seals. Given the *Thirteenth* Day
of the Month of *January* in the Year of our Lord One Thousand
Seven Hundred and *Ninety eight*

The Condition of this Obligation is such, That if *the above bound John Parker
Son one of the next of Kin and*

Adminisrator of all and singular the Goods, Chattles, and Credits of *Mary Parker
late of Soutergate in the Parish of Kirkby Irelyth aforesaid
in the Jurisdiction of the Dean and Chapter of York aforesaid
Widow Deceased* do make or

cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits
of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *him*
the said *John Parker* or into

the Hands and Possession of any other Person or Persons for *him* and the same so made do
Exhibit or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at
York at or before the *Thirteenth* Day of *July* next ensuing.

And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the
Deceased at the time of *her* Death, which at any Time after shall come to the Hands or
Possession of the said *John Parker* or into the Hands

and Possession of any other Person or Persons for *him* do well and truly Administer according to
the Law. And further do make, or cause to be made a true and just Account of *his* said
Administration at or before the *Thirteenth* Day of *January* next

ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found
remaining upon the said Administrator Accompt, the same being first examined and allowed
of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such
Person or Persons respectively, as the said Judge or Judges, by his or their Decree or Sentence,
pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and
appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said
Deceased, and the Executor or Executors therein named, do exhibit the same unto the said Court,
making Request to have it allowed and approved accordingly, if the said *John Parker*
above bounden being thereunto required do render and deliver
the said Letters of Administration (Approbation of such Testament being first had and made) in the
said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and
Virtue.

John Parker *Seal*

Sealed and Delivered
in the Presence of
Tho^s Pearson
Surrogate

John Nelson *Seal*

Jn Woodburn *Seal*

Joseph Parker Henry Parker Margaret Townson
and Ann the wife of John Shaw Sons and

Daughters & the other only next of Kin of the said
Deceased having renounced their Right in and
To the Administration of the said deceased's Effects

John Parker the Administrator within named was duly Sworn before me
Tho^s Pearson
Surrogate

Past Seal 27th Janry 1798 at £100

A declaration instead of an Inventory of the Goods Cattles and Chattels of Mary Parker late of
Southergate in the parish of Kirkby Irelyth in the County of Lancaster and in the Jurisdiction of the Dean
and Chapter of York Widow deceased made by John Parker son one of the next of Kin and Administrator
of the Goods &c of the said deceased. The said John Parker declares that the whole value of the said
deceased's personal estate and effects did not at the time of her death amount to the sum of three hundred
pounds

John Parker

John Casson Innkeeper

D & C

of

Four Lanes End pa(rish) Kirkby Irelyth

November 1798

Ad (2), Dec

A Declaration instead of an Inventory of the Goods Chattels and Credits of John Casson late of Four lanes end in the parish of Kirkby Irelyth in the County of Lancaster Innkeeper deceased made by John Newton principal Creditor and by Decree of Court Administrator of the Goods etc of the said deceased.

The said John Newton declares that the whole value of the said deceased's personal Estate and Effects did not at the time of his death amount to the sum of one hundred pounds.

John Newton

I do hereby Certify that the within named John Newton was sworn and that this bond was duly executed by him and his Sureties by virtue of and pursuant to the Commission hereunto annexed this seventeenth day of September 1798 by and before me.

Tho^s Pearson

Commissioner

Past Seal 5th Nov^r 1798 ud^f £40

Know all Men, by these Presents, that we *John Newton*

of Angerton in Broughton in the Parish of Kirkby Irelyth

and County of Lancaster Maltster W^m Singleton of Broughton

in the Parish of Kirkby Irelyth and County of Lancaster

Gentleman And John Hodgson of Becksid in the Parish

of Kirkby Irelyth and County of Lancaster Grocer

are bound and firmly obliged to *the Worshipful Robert*

Sinclair Master of Arts commissary or Auditor of the

Causes or Businesses of the Venerable the Dean and

Chapter of the Cathedral and Metropolitan Church of

Saint Peter of York lawfully Authorized

In the Sum of *two hundred* Pounds of good and

Lawful Money of Great Britain to be paid to *him* the said *Robert*

Sinclair or to his certain Attorney, Executors

Administrators or Assigns; For the Payment whereof well and truly to be

made, We oblige ourselves and every of us by ourselves and for the Whole,

and the full, our Heirs, Executors and Administrators, firmly by these

Presents, Sealed with our Seals. Given the *seventeenth* Day

of the Month of *September* in the Year of our Lord One Thousand

Seven Hundred and Ninety *eight*

The Condition of this Obligation is such, That if *the above bounden John*

Newton principal Creditor and by Decree of Court

Adminisrator of all and singular the Goods, Chattles, and Credits of *John Casson late*

of Four lanes end in the Parish of Kirkby Irelyth in the County

of Lancaster and in the Jurisdiction of the Dean and Chapter

of York Innkeeper Deceased do make or

cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits

of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *him*

the said *John Newton* or into

the Hands and Possession of any other Person or Persons for *him* and the same so made do

Exhibit or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at

York at or before the *eleventh* Day of *February* next ensuing.
 And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the Deceased at the time of *his* Death, which at any Time after shall come to the Hands or Possession of the said *John Newton* or into the Hands and Possession of any other Person or Persons for *him* do well and truly Administer according to the Law. And further do make, or cause to be made a true and just Account of *his* said Administration at or before the *eleventh* Day of *August* next ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found remaining upon the said Administrator's Accompt, the same being first examined and allowed of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such Person or Persons respectively, as the said Judge or Judges, by his or their Decree or Sentence, pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same unto the said Court, making Request to have it allowed and approved accordingly, if the said *John Newton* above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

Sealed and Delivered
 in the Presence of
Tho^s Pearson
Surrogate

John Newton

W Singleton

John Hodgson

Robert Sinclair Master of Arts commissary or Auditor of the Causes or Businesses of the Venerable the Dean and Chapter of the Cathedral and Metropolitan Church of Saint Peter of York lawfully authorized To our well beloved in Christ the Reverend Thomas Pearson xx and Clerks Greeting in the Lord We commit to you the aforesaid Thomas Pearson and jointly and severally (on whose Fidelity in this matter we very much depend) our authority and full power in the Lord to be present and in our name place and stead to give the oath in this Case requisite and wrote below to John Newton for duly administering the Goods Rights Credits Cattles and Chattels of John Casson late of Four lanes end in the parish of Kirkby Irelyth in the County of Lancaster and in the Jurisdiction of the Dean and Chapter of York Inkeeper deceased and to take the Bond to these presents annexed and in the same signed sealed and delivered for the uses therein mentioned by the said John Newton and his sufficient sureties in this case desiring that you or which of you who shall execute this Commission will duly Certify us or our surrogate of what you or either of you shall do in the premises as soon as conveniently may be and transmit the same and the bond hereto annexed executed as above directed and duly attested together with these presents Given at York under the Seal of our Office this ninth day of August in the year of our Lord one thousand seven hundred and ninety eight

William Mills
Register

The oath of the Administrator.

You shall swear that John Casson deceased made and left at the time of his death no last Will and Testament that you know of or believe that you

will well and truly Administer his Goods Chattels and Credits by paying his debts as far as his Goods will thereto extend and the law oblige you that you will exhibit into the Dean and Chapter's Court at York a true full and perfect Inventory of all his personal Estate and make a true and just account of the same when you shall be thereunto lawfully called.

So help you God

The Execution of this Commission appears by the Certificate on the back of the Bond hereunto annexed
Tho^s Pearson Commissioner

John Hunter Husbandman
of
Soutergate pa(rish) Kirkby Irelyth

D & C

November 1798

A, Inv

A true and perfect Inventory of all the Goods Chattels Credits personal estate and effects of John Hunter late of Soutergate in the parish of Kirkby Irelyth and County of Lancaster in the jurisdiction of the Dean and Chapter of York Husbandman deceased made by us whose names are hereunto subscribed this thirteenth day of October in the year of our Lord 1798.

	£	s	d
Purse and Apparel	3	3	0
Goods in the House Parlour & Rooms	2	12	0
Three milk Cows & a Heiffer	15	0	0
Horses	10	0	0
Sheep	4	0	0
Hay & Corn	9	0	0
Implements of Husbandry	2	0	0
Sundry Book debts	<u>205</u>	<u>0</u>	<u>0</u>
	<u>£250</u>	<u>15</u>	<u>0</u>

W^m Mayson
Nicholas Todd

Know all Men, by these Presents, that we *Ann Hunter of Soutergate in the Parish of Kirkby Irelyth and County of Lancaster Widow Tho^s Hunter of Gargreave in the Parish of Kirkby Irelyth and County of Lancaster Yeoman And Roger Hunter of Carlcross in the Parish of Kirkby Irelyth in the County of Lancaster Slate dresser* are bound and firmly obliged to *the Right Worshipful Rob^t Sinclair Master of Arts commissary or Auditor of the Causes or Businesses of the Venerable the Dean and Chapter of the Cathedral and Metropolitan Church of S^t Peter of York lawfully Authorised* in the Sum of *Five hundred* Pounds of good and Lawful Money of Great Britain to be paid to *him* the said *Robert Sinclair* or to his certain Attorney, Executors Administrators or Assigns; For the Payment whereof well and truly to be made, We oblige ourselves and every of us by ourselves and for the Whole, and the full, our Heirs, Executors and Administrators, firmly by these Presents, Sealed with our Seals. Given the *Thirteenth* Day of the Month of *October* in the Year of our Lord One Thousand Seven Hundred and Ninety *eight*

The Condition of this Obligation is such, That if *the above bounden Ann Hunter Widow relict and*

Adminisratrix of all and singular the Goods, Chattles, and Credits of *John Hunter late of Soutergate in the Parish of Kirkby Irelyth and County of Lancaster and in the Jurisdiction of the Dean and Chapter of York Husbandman Deceased* do make

Or cause to be made a true and perfect Inventory of all and singular the Goods, Chattles, and credits

of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *her* the said *Ann Hunter* or into the Hands and Possession of any other Person or Persons for *her* and the same so made do Exhibit or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at *York* at or before the *Thirteenth* Day of *April* next ensuing. And the same Goods, Chattles, and Credits, and all other the Goods, Chattles, and Credits, of the Deceased at the time of *his* Death, which at any Time after shall come to the Hands or Possession of the said *Ann Hunter* or into the Hands and Possession of any other Person or Persons for *her* do well and truly Administer according to the Law. And further do make, or cause to be made a true and just Account of *her* said Administration at or before the *Thirteenth* Day of *October* next ensuing, and all the Rest and Residue of the said Goods, Chattles and Credits which shall be found remaining upon the said *Administratrix* Accompt, the same being first examined and allowed of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such Person or Persons respectively, as the said Judge or Judges by his or their Decree or Sentence, pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said *Ann Hunter* above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

Sealed and Delivered in the Presence of <i>Tho^s Pearson</i> <i>Surrogate</i>	her <i>Ann Hunter</i> mark	<i>Seal</i>
	<i>Thomas Hunter</i>	<i>Seal</i>
	<i>Roger Hunter</i>	<i>Seal</i>

Ann Hunter The Administratrix within named was Sworn before me
Tho^s Pearson
Surrogate
Past Seal 5th Nov^r 1798 ud^r £100

John Postlethwaite Yeoman
of
Dowford pa(rish) Kirkby Irelyth

D & C

June 1798

W, Codc¹, Inv

A true and perfect Inventory of all the Goods Chattels and personal estate of John Postlethwaite late of Dowford in the parish of Kirkby Ireleth and county of Lancaster within the jurisdiction of the Dean and chapter of York Yeoman deceased made by us whose names are hereunto subscribed the 14th day of April in the year of our Lord 1798.

	£	s	d
His apparel and ready money	40	0	0
Speciallys and other debts	582	6	0
Horses and furniture	6	0	0
Horned Cattle	56	0	0
Sheep	20	0	0
Plate and other household goods	20	0	0
Corn & Hay	5	0	0
Ploughs and other Implements of Husbandry	7	0	0
Total	<u>£736</u>	<u>6</u>	<u>0</u>

Appraised by us the
day and year above written

William Wilson
John Kendal

Page 1.

In the name of God amen This is the Last Will and Testament of me John Postlethwaite of Dowford in the Parish of Kirkby Ireleth and County of Lancaster Yeoman made published and declared this third day of March in the Year of our Lord One thousand Seven hundred and Ninety Eight in manner and form following
First I Give and Devise unto my Trusty friends and Relations John Burns of Cringle mire in the Parish of Colton and County of Lancaster aforesaid Gentleman and William Wales the younger of Kelletground in the said Parish of Kirkby Ireleth Husbandman, and to the Survivor of them and to the Heir of such Survivor, All and Singular my Freehold Messuages Tenements Houses Lands and Hereditaments Real Estate and premises whatsoever Situate and being or belonging to in Dowford aforesaid or else where in Kirkby Ireleth aforesaid whereof I have any power or authority either in Law or Equity by this my Will to dispose of, **To hold** to them the said John Burns and William Wales and to the Survivor of them or the Heirs of Such Survivor from the time of my Decease for & during the joint Lives of my Mother Mary Postlethwaite and my Sister Mary Postlethwaite and during the Life of the survivor of them **In Trust** Nevertheless and to and for the uses ends Intents and purposes herein after mentioned limited and declared and to and for no other person use end Intent or purpose whatsoever **and first** for the Intent and purpose that they my said Trustees shall and do Immediately after my Decease Set and to Farm let, all the said Devised premises (Except a Dwelling House &c) by Leave or Leaves or otherwise as to them may seem most Eligible from time to time or as occation may require from the time of my Decease for and during the Joint lives of my said Mother and Sister and during the life of the Survivor of them permitting them my said Mother and Sister and the Survivor of them to hold and Enjoy

the said Dwelling house and outhouses and other priviledges which may occur requisite and convenient for them or either of them during their natural lives as aforesaid **and** the clear Money arising or to be raised yearly and every year out of the said Houses Lands and premises Shall be by them my said Trustees or the Survivor of them paid Equally to and between my said Mother and Sister during their Joint lives, and after the decease of either of them, Then the whole of the said clear Rents Issues and profits of the said Devised premises shall be paid yearly and every Year unto the Survivor of them during the Term of her Natural life **and** from and Immediately after the Decease of my said Mother and Sister and the survivor of them I further Give and Devise the said Messuages, Tenements Houses Lands and Hereditaments Real Estate and premises with the Appurtenances unto my Cousin and Heir at Law William Wales the Elder of Kelletground aforesaid **To hold** to him his Heirs and Assigns for ever, **Next** I proceed to dispose of my personal Estate and Effects in manner herein after mentioned

John Postlethwaite

Page 2.

namely in the first place I Give and bequeath unto my said Trustees John Burns and William Wales the younger and to the Survivor of them and the Executors of such Survivor All and Singular my Money such as is or hereafter may by me be placed out upon Interest Together with the Specialties and the Securities thereof such as Mortgages, Bonds, Bills Notes of hand or otherwise howsoever **In Trust also** Nevertheless and to and for the several Persons, uses ends Intents and purposes herein after mentioned limited and declared and to and for no other person use end Intent or purpose whatsoever **and** first I Will and order them my said Trustees and the Survivor of them to pay out of the same unto my said Mother the Sum or Legacy of Fifty pounds and to pay my said Sister the Sum or Legacy of One Hundred and Fifty pounds, which said Legacies I will and order to be paid to them as soon as possibly convenient after the time of my Decease **and** with regard to the residue of my said Money hereby bequeathed to them my said Trustees I Will and order them to place out or continue the same upon Interest upon good and Apparent Security during the Joint lives of my said Mother and Sister and also during the Life of the Survivor of them And the clear Yearly Interest arising from the same (after expences deducted) to be paid Yearly and every year equally to and between my said Mother and Sister during their Joint Lives and after the Decease of either of them, Then the whole clear Interest thereof to be paid to the Survivor of them Yearly and every year during the term of her natural Life **and** after the determination of the Lives of my said Mother and Sister and the Survivor of them I further Will and order the said principal Money so placed out upon Interest to be called in and disposed of in manner herein after mentioned namely I Will and order the Sum or Legacy of Ten pounds thereof to be paid to my Cousin William Middleton of Whistletongreen, and the like Sum or Legacy of Ten pounds to my Cousin Mary Middleton of Wellwood **and** the like Sum or Legacy of Ten pounds to my Cousin Margaret Middleton of same place, **and** the like Sum or Legacy of Ten pounds to my Cousin Ann Benson of Whicham **and** the like Sum or Legacy of Ten pounds to my Cousin Isaac Woodburne of Frearsground **and** the like Sum or Legacy of Ten pounds to my Cousin George Woodburn of same place **and** the like Sum or Legacy of Ten pounds to my Cousin Hannah now at London and Sister to the said Isaac and George Woodburn, **and** the like Sum or Legacy of Ten pounds to my Cousin and Servant Maly Woodburn, All which said Legacies I Will and order to be paid to them severally or to their several Executors, by my said Trustees at the end of Twelve Months next after the deceased of my said Mother and Sister and

the survivor of them **and** I also Give and bequeath out of the same the Sum or Legacy of Ten pounds apiece to my said Trustees John Burns and William Wales the younger over and above all reasonable Expences and Charges for their Trouble and Loss of time concerning the said Trust in them reposed **and** the then residue remaining
John Postlethwaite

Page 3

of the said principal Money Together with the Interest then due or growing thereon from the time of the Decease of the Survivor of my said Mother and Sister, Shall all be Given and paid to the said William Wales the Elder provided he shall be living at that time and if dead According to the dictates of his Last Will and Testament concerning the same, and for Want of such Will in such Case Then the same to be paid equally to and amongst all his Children Share and Share alike or to their lawful; represent-
-atives **Next** I Give and bequeath unto the said Isaac Woodburn All and Singular my Farming Stock of live Cattle, Implements of Husbandry, Work Tools and also all my Crop or vestures, Consisting of Beas, Horses, Sheep, Husbandry Gear, Corn, Hay, Straw and Crop whatsoever either in House or Field And all and every Article and thing belonging my Farm of whatever kind, nature or quality the same shall Consist of & as they shall stand at the time of my decease, The better to enable him to Rent my Land and premises, Wishing my said Trustees to Let him the same provided he Chooseth to advance a fair and reasonable Rent for it, and behave himself worthy of such preference, Nevertheless I Will and Order, That what ever proportionate part of the Crop or Vestures I shall happen to die possessed of, shall bear to the Yearly produce of my said Land and premises, Such a proportionate part of the Yearly Rent or value thereof shall be paid for the same by the said Isaac Woodburn to my said Mother and Sister as Estimated by my said Trustees **Next** I Give and bequeath Equally to and between my said Mother and Sister All and Singular my Household Goods and furniture of what kind nature or quality so ever the same shall Consist of Together with all my Wearing Apparel and ready Money And do hereby Nominate Constitute and appoint them Joint Executrixes of this my Last Will and Testament They paying all my Just Debts Funeral and Testamentary Expences **and** Lastly I hereby Order that my said Trustees shall not be accountable for any Loss which shall or may happen concerning the said Trust (Except such as happen Wilfully or thro' negligence) nor shall they be accountable one for the other but each for himself and for such Money as cometh to his own hands **In Witness** whereof I have to the first and Second Sheets of this my Will Contained on three Sheets of paper set my hand, and to this third and last sheet my hand and seal the day and year first above written.

John Postlethwaite

Seal

This Writing Contained on three Sheets of paper was by the said John Postlethwaite the Testator Signed Sealed published and declared as and for his last Will and Testament in the presence of us, who in his presence and at his request have hereunto Subscribed our names as Witnesses

William Wilson	Bankend
William Middleton	Dowford
John Kendal	Blawit

Codicil

I John Postlethwaite of Dowford in the parish of Kirkby Ireleth and County of Lancaster

Yeoman do this Twenty eighth day of March in the Year of our Lord One thousand Seven hundred and Ninety Eight make and publish this Codicil to my last Will and Testament in manner following namely, **Whereas** in and by my last Will and Testament I have Given Devised and bequeathed unto my Trusty friends and Relations John Burns And William Wales All and Singular my Freehold Messuages and Tenements Houses Lands and Hereditaments Real Estate and premises Also All my Money and Securities of Money which is, or hereafter may by me be placed out upon Interest **In Trust** for the purposes therein mentioned, Ordering them to pay Yearly and every Year unto my Mother and Sister the clear Yearly Rent or Income to be produced from my said Real Estate during their Joint Lives and the Life of the Survivor of them Also have ordered them my said Trustees to pay out of my principal Money as placed out upon Interest the sum or Legacy of Fifty pounds to my said Mother and the Sum of One Hundred and Fifty pounds to my said Sister and Continue the Residue thereof upon Interest And such Interest Arising therefrom to be paid Yearly and every Year to my said Mother and Sister during their Joint Lives and the Life of the Survivor of them **NOW** I do hereby order and declare that my Will and intent is That in Case the said Yearly Rent and clear Income of both my Real and personal Estates Together with the said Legacies bequeathed to my said Mother and Sister should happen to prove Insufficient for their Support and Maintenance during their Joint Lives and the life of the Survivor of them That then and in such Case I order my said Trustees or the Survivor of them to call in from time to time any part or even the whole of the Residue of my said principal Money (Excepting a sufficiency to discharge the Expences and small Legacies in my said Will particularly mentioned) And Administer the same to my said Mother and Sister or either of them according as their Several Necessities may absolutely require And as my said Trustees may think prudent And the then Residue remaining(if any) to be by them paid according to the directions of my said Will **and Lastly** I desire this Codicil to be annexed to my Last Will and Testament and taken as a part thereof **In Witness** whereof I have hereunto set my hand and Seal the day and year first above written.

John Postlethwaite Seal

Signed Sealed published and declared by
the above named John Postlethwaite as a
Codicil to be annexed to his last Will and
Testament in the presence of

William Middleton Dowford
John Kendal Blawith

Mary Postlethwaite ~~Widow~~ Mother And Mary Postlethwaite ~~the Daughter~~ Sister Joint Executrixes within
named were duly sworn before me

Tho^s Pearson
Surrogate

Past Seal 9th June 1798 ud^f £600

Joseph Tyson
of
Stephead in Seathwaite

D & C

October 1798

W, Inv

A true and perfect Inventory of all the Goods Chattels Credits personal estate and effects whatsoever of Joseph Tyson late of Stephead in Seathwaite in the parish of Kirk Burton in the County of Lancaster Husbandman deceased as the same were appraised by Robert Casson Roger Tyson Thomas Casson and Joseph Tyson the eighth day of October one thousand seven hundred and ninety eight

	£	s	d
Purse Apparel Horse and Furniture valued at	10	0	0
Household Goods consisting of Brass Pewter			
Bedding Bedsteads Wood Vessels Earth Iron			
Ware &c	2	0	0
Tables Chairs Chests Boxes Seats &c	0	10	0
Husbandry Gear	0	9	6
Beer, Victualling &c with Poultry	0	3	0
Cows Calves and Heiffers	24	0	0
Sheep and Wool	<u>25</u>	<u>0</u>	<u>0</u>
Total Amount	£ 61	15	6

Appraised by us
Rob^t Casson
Roger Tyson
Thomas Casson
Joseph Tyson

10th October 1798

Isaac Tyson ~~the~~ Son & sole Executor within Named was duly Sworn and also further made Oath That Joseph Tyson, the Testator had not at the time of his Death any Goods Chattels Credits or Personal Estate whatsoever amounting in the whole to the Value of Seventy Pounds Sterling Money

Before me Robert Walker. Surrogate
Past Seal 17th October 1798 ud^r £40

In the Name of God. Amen. I Joseph Tyson of Stephead in Seathwaite in the Parish of Kirkby Ireleth in the County Palatine of Lancaster being in a perfect state of health, of sound Mind, Memory and Understanding, but greatly advanced in Years and considering the frailty and uncertainty of human Life **Do** make and Declare this my last Will and Testament in manner following That is to say, I Will and Devise that all my just Debts and Funeral Expences be fully paid and discharged by my Executor hereafter named, as soon as conveniently may be after my Decease and the Legacies I give or bequeath to be paid by my said Executor within the space of twelve Kalendar Months thence next immediately ensuing. To my Son Joseph Tyson I give and bequeath the Sum of Five Pounds in Money. To my Son George Tyson I give and bequeath the like Sum of Five Pounds in Money. To my Son William Tyson I give and bequeath the like Sum of Five Pounds in Money. To my Daughters Aggy Casson and Anne Helling to each and either of them I give and bequeath One Guinea apiece, or the Sum of One Pound and One Shilling apiece in Money. To my Son Isaac Tyson I Give Bequeath and Devise All that my Freehold Messuage and Tenement with the Appurtenances Situate lying and being at and called and known by the Name of Stephead in Seathwaite aforesaid Together with all and

singular the several Parcels of Meadow and Pasture Ground heretofore usually occupied possessed and enjoyed to and with the same **To Hold** to my said Son Isaac Tyson his Heirs and Assigns for ever. All the rest residue and remainder of my Goods, Chattels, Credits, personal Estate and Effects whatsoever Quick or Dead Moveable or Immoveable I give bequeath and Devise To my said Son Isaac Tyson whole and sole Executor of this my last Will and Testament He paying all my

Just Debts, Funeral Expences and Legacies or Bequests as before Directed **In**

Witness Whereof I the said Joseph Tyson, the Testator, have hereunto set ~~my~~ his hand and Seal the Eighth Day of July in the Year of our Lord One thousand seven hundred And ninety six

Sealed pronounced and Declared by the said Joseph Tyson the Testator as and for his last Will and Testament in the sight and presence of Us, who in his Presence, at his request and in the Presence of Each Other have hereunto set our Names as Witnesses

Edward Tyson
Esther Walker
R.Walker

Joseph Tyson's Mark

& Seal

Seal

James Addison
of
Farhouses

Yeoman

D & C

May 1799

A, Inv

Know all Men, by these Presents, that we *Ann Addison*
of Farrhouses in the Parish of Kirkby Irelyth and County of Lan-
caster Widow John Kendal of Blawith in the Parish of Ulverstone
and County of Lancaster Doctor[?] And Wm Middleton of Wissal-
ton Green in the Parish of Kirkby Irelyth and County of Lan-
caster Husbandman

are bound and firmly obliged to *the Worshipful Rob^t Sinclair*
Master of Arts Commissary or Auditor of the Causes or
Businesses of the Venerable the Dean and Chapter of
The Cathedral and Metropolitan Church of
Saint Peter of York lawfully Authorized

In the Sum of *Seventy four* Pounds of good and

Lawful Money of Great-Britain to be paid to *him* the said *Robert*
Sinclair or to his certain Attorney, Executors

Administrators or Assigns; For the Payment whereof well and truly to be
made, We oblige ourselves and every of us by ourselves and for the Whole,
and the full, our Heirs, Executors and Administrators, firmly by these
Presents, Sealed with our Seals. Given the *Third Day*
of the Month of *January* in the Year of our Lord One Thousand
Seven Hundred and Ninety *nine*

The Condition of this Obligation is such, That if *the above bounden Ann*
Addison Widow relict and

Adminisratrix of all and singular the Goods, Chattles, and Credits of *James Addison*
of Farhouses in the Parish of Kirkby Irelyth in the County of
Lancaster and in the Jurisdiction of the Dean and Chapter of
York Husbandman Deceased do make or

cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits
of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *her*
the said *Ann Addison Widow* or into

the Hands and Possession of any other Person or Persons for *her* and the same so made do
Exhibit or cause to be Exhibited into the Registry of the *Dean and Chapter's Court* at
York at or before the *Third Day of July* next ensuing.

And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the
Deceased at the time of *his* Death, which at any Time after shall come to the Hands or
Possession of the said *Ann Addison* or into the Hands

and Possession of any other Person or Persons for *her* do well and truly Administer according to
the Law. And further do make, or cause to be made a true and just Account of *her* said
Administration at or before the *Third Day of January* next

ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found
remaining upon the said Administratrix Accompt, the same being first examined and allowed
of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such
Person or Persons respectively, as the said Judge or Judges, by his or their Decree or Sentence,
pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and
appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said
Deceased, and the Executor or Executors therein named, do exhibit the same unto the said Court,
making Request to have it allowed and approved accordingly, if the said

above bounden being thereunto required do render and deliver
the said Letters of Administration (Approbation of such Testament being first had and made) in the
said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and
Virtue.

her
Ann Addison *Seal*
mark

Sealed and Delivered
in the Presence of
Tho^s Pearson
Surrogate

John Kendal *Seal*

William Middleton *Seal*

Ann Addison the Administratrix within named was truly sworn before me
Thos^s Pearson
Surrogate

Past Seal 23rd May 1799 ud^f £20

A true and perfect Inventory of all the Goods Chattels and personal estate of James Addison late of
Farhouses in the parish of Kirkby Ireleth and county of Lancaster, within the jurisdiction of the Dean and
chapter of York Yeoman deceased, made by us whose names are hereunto subscribed this 22^d day of
August in the year of our Lord 1798.

	£	s	d
His Purse and Apparel	2	10	0
Household Goods and Furniture	6	15	0
Goods in the Outhouse &c	1	10	0
Old Carts, Wheels &c	1	0	0
Sheep	21	0	0
Debts	4	10	0
	£ 37	5	0

Debts owing by the deceased £26

Appraised by us the day and year above written

John Kendal
William Middleton

Reuben Walker Yeoman
of
Tongue House, Seathwaite pa(rish) Kirkby Irelyth

D & C

September 1799

W, Inv

Page 1.

In the Name of God amen, I Reuben Walker of Tongue House in Seathwaite in the parish of Kirkby Ireleth in the County of Lancaster Yeoman; considering the frailty and uncertainty of this transitory life; Do make publish and declare this my last Will and Testament in Writing in manner and form following, that is to say, First I Give and Bequeath to my Grandson William Craghill the sum of Thirty pounds, Also I Give and Bequeath to my Grandson David Craghill the sum of Thirty pounds, Also I Give and Bequeath to my Grandson Jonathan Craghill the sum of Thirty pounds, to be paid to them severally when and as as they shall attain their several and respective ages of Twenty one Years, and it is my Will and mind and I do hereby will order and direct that the Interest of the said several Legacies at and after the rate of Nine pence for every one pound by the year shall be paid yearly and every year to my said grand Children the above said Legatees, towards their seperate Maintenance, Support and Education until they shall attain their said several and respective Ages of Twenty one Years, and if any of them my said Grand Children shall die before they Attain such their ages of Twenty one Years and without leaving lawful Issue, then and in such Case I will order and direct that the Legacy shares or part of him or them so dying together with the Interest arising therefrom at the rate aforesaid shall go and be paid and equally divided amongst the Survivors or Survivors of them; All the rest residue, and remainder of my Goods, Cattles, Chattels Money personal Estate and Effects of what kind soever and wheresoever I Give and Bequeath unto my Son David Walker his Executors Administrators and Assigns, he paying all my just Debts the Legacies abovementioned to the respective Legatees above Named at such times ~~and~~ as is hereinbefore directed Funeral Expences, and the Charges of Proving this my Will And I do hereby Nominate, constitute, and appoint my said Son, the said David Walker whole and sole Executor of this

Page 2.

My last Will and Testament and I do hereby revoke disanal and make void all former and other Will and Wills by me at any Time or Times heretofore made, and do declare this and none other to be my last Will and Testament, In Witness whereof I have hereunto set my Hand and Seal the Twenty second day of April in the Year of our Lord one thousand seven hundred and ninety nine.

Signed Sealed Declared and published
By the said Testator Reuben Walker, as

Reuben Walker

Seal

And for his last ~~Will~~ Will and Testament, who at his request in his presence and in the presence of each other have Subscribed our Names as Witnesses thereto, and the words “yearly and every year” being first Interlined.

John Stable
W. Singleton

David Walker ~~the~~ Son & sole Executor within named, took the Usual Oath before me, and also made Oath That the Deceased, within mentioned, had not at the Time of his Death, any Other Goods, Credits or Chattels, besides what are mentioned in the Inventory, and that the Value thereof is true

Rob^t Walker. Surrogate
Past Seal 12th Sep^t 1799 ud^r £100

A true and perfect Inventory of the Goods Chattels Cattle Credits Personal Estate and Effects whatsoever of Reuben Walker of Tongue house in Seathwaite in the parish of Kirkby Irelyth in the County Palatine of Lancaster late deceased As they were appraised by Robert Casson John Stable John Benson and John ~~John~~ Turner the 22^d day of August in the year of our Lord 1799.

	£	s	d
Purse and Apparel Horse and Furniture valued at	15	0	0
Household Furniture, consisting of Brass			
Pewter &c Pots Pans Chairs Tables Chests Boxes &c	3	0	0
Beds Bedding Wool Yarn &c	5	10	6
Utensils of Husbandry	1	10	0
Cows and Heiffers	50	0	0
Sheep	55	10	0
Owing to the deceased upon Security	45	0	0
Owing upon Trust or Credit		<u>13</u>	<u>10</u>
		<u>0</u>	<u>0</u>
Total Amount	<u>189</u>	<u>0</u>	<u>6</u>

Appraised by us

Rob^t Casson
John Stable
John Benson
John Turner

Richard Dickinson Husbandman
of
Carthouse, Kirkby Irelyth

D & C

December 1800

A, Inv

Know all Men, by these Presents, that we *Mary Dickinson*
of Carthouse in the Parish of Kirkby Irelyth
and County of Lancaster Widow Roger Hunter
of Soutergate in the Parish of Kirkby Irelyth
and County of Lancaster Husbandman
and Cornelius Coward of Carthouse in
the Parish of Kirkby Irelyth and County of Lancaster
Shoemaker

are bound and firmly obliged to *the Worshipful Robert Sinclair Master*
of Arts commissary or Auditor of the Causes or Businesses of
the Venerable the Dean and Chapter of ~~York~~ the Cathedral and the
Metropolitical Church of S^t Peter of York lawfully Authorised

in the Sum of *one hundred and sixteen* Pounds of good and
lawful Money of Great-Britain to be paid to *him* the said *Robert Sinclair*
or to his certain Attorney, Executors

Administrators or Assigns; For the Payment whereof well and truly to be
made, We oblige ourselves and every of us by ourselves and for the Whole,
and the full, our Heirs, Executors and Administrators, firmly by these
Presents, Sealed with our Seals. Given the *sixth* Day
of the Month of *December* in the Year of our Lord One Thousand
~~Seven~~ Eight Hundred and ~~Ninety~~

The Condition of this Obligation is such, That if *the above bounden Mary Dickinson*
Widow relict and

Adminisratrix of all and singular the Goods, Chattles, and Credits of *Richard Dickinson*
late of Carthouse in the Parish of Kirkby Irelyth within the Juris-
isdiction of the Dean and Chapter of York Husbandman

Deceased do make

or cause to be made a true and perfect Inventory of all and singular the Goods, Chattles, and credits
of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *her*
the said *Mary Dickinson Widow* or into

the Hands and Possession of any other Person or Persons for *her* and the same so made do
Exhibit or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at
York at or before the *sixth* Day of *June* next ensuing.

And the same Goods, Chattles, and Credits, and all other the Goods, Chattles, and Credits, of the
Deceased at the time of *his* Death, which at any Time after shall come to the Hands or
Possession of the said *Mary Dickinson* or into the Hands

and Possession of any other Person or Persons for *her* do well and truly Administer according to
the Law. And further do make, or cause to be made a true and just Account of *her* said
Administration at or before the *sixth* Day of *December* next

ensuing, and all the Rest and Residue of the said Goods, Chattles and Credits which shall be found
remaining upon the said *Administratrix* Accompt, the same being first examined and allowed
of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such
Person or Persons respectively, as the said Judge or Judges by his or their Decree or Sentence,
pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and
appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said

Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said *Mary Dickinson* above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

Sealed and Delivered in the Presence of <i>Tho^s Pearson</i> <i>Surrogate</i>	her <i>Mary Dickinson</i> Seal mark
	<i>Rodger Hunter</i> Seal
	<i>Cornelius Coward</i> Seal

Mary Dickinson The Administratrix within named was Sworn before me
Tho^s Pearson
 Surrogate

Past Seal 29th Dec^r 1800 ud^r £40

A true and perfect Inventory of all the Goods Chattels and personal estate and effects of Richard Dickinson of Carhouse in the parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York Husbandman deceased made by us whose names are hereunto subscribed the sixth day of December 1800.

	£	s	d
Purse and Apparel	3	0	0
Household Furniture	4	0	0
Corn & Hay	16	0	0
Horned Cattle	15	0	0
Horses	10	0	0
Sheep	8	0	0
Implements of Husbandry	<u>2</u>	<u>0</u>	<u>0</u>
	<u>£ 58</u>	<u>0</u>	<u>0</u>

William Postlethwaite Yeoman
of
Gargreave pa(rish) Kirkby Irelyth

D & C

September 1800

W, Inv

A true and perfect Inventory of all the Goods Chattels Credits Personal Estate and Effects of Wm Postlethwaite of Gargreave in the parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York Yeoman deceased made by us whose names are hereunto subscribed the 9th day of June 1800.

	£	s	d
Purse and Apparel	20	0	0
Bed and Bedcloaths	3	0	0
Household Goods	<u>5</u>	<u>5</u>	<u>0</u>
	28	5	0
Funeral expences and Money owing by the deceased in separate Sums amounts to the Sum of	23	0	0
	<u>£ 5</u>	<u>5</u>	<u>0</u>

John Mason
John Chamley
Sworn

23^d Feb 1799
Mr William Postlethw^t
Will

Page 1.

In The name of God Amen, this is the last Will and Testament of me William Postlethwaite of Gargreave in the Parish of Kirkby Ireleth in the County of Lancaster Yeoman as followeth, First I give and Devise All that my Ancient Messuage or Dwelling House Situate Standing and being at Gargreave aforesaid in the said Parish with a Turff House adjoining, Together with a Orchard and a Garden Situate lying and being on Top of the Hill at Gargreave aforesaid with the appurtenances thereunto belonging and now in my possession unto my Grandson William Postlethwaite, **To Hold** to him his Heirs and assigns for ever. Also I give and Devise the Remainder of that my Free Hold Estate with the Outhouses Lands and with all the appurtenances thereunto belonging Situate lying and being at Gargreave or Else where in the Parish of Kirkby Ireleth and County aforesaid Unto my Son Roger Postlethwaite, **To Hold** to him his Heirs and Assigns for ever, Also I give to my Daughter Annis Slater the wife of Thomas Slater of Chapels in the Parish aforesaid the Sum of one Hundred Pounds to be paid to my said Daughter by my said son Roger Postlethwaite out of my foresaid freehold Estate at the end of twelve Calender Months next after my Decease I also give to my Housekeeper Mary Newby one Warming Pan, and a Tea Kettle, Provided always, that in case the said

Mary Newby shall not continue my Housekeeper from this time until my Death, or Quitt my service before then, then she shall forfeite and lose her said Legacys given to her, and I do hereby give and bequeath all the residue and remainder of my personal Estate and Effects goods and Chattels of what kind or nature whatsoever and wheresoever, not herein before otherwise disposed of, unto my said Grandson William Postlethwaite he paying all my just Debts Funeral expences and the charge of proving this my last will and Testament, Revoking and making Void all

Page 2.

all former wills and Testament heretofore made by me and I do appoint my said Grandson William Postlethwaite Sole Executor of this my last Will and Testament **In Witness** whereof I have hereunto put my hand and seal this twenty third day of February in the Year of our Lord one Thousand Seven Hundred and ninty nine Signed Sealed published and declared by the above named Testator William Postlethwaite as and for his last will and Testament in the presence of us who in his Sight and at his request and in the presence of each other have Subscribed our names as witnesses the words; with the Outhouses Lands and; being first interlined before sining in the presence of us

the mark of
William Postlethwaite Seal

John Todd
John Chamley
Nicholas Todd

Wm Postlethwaite ~~the~~ the Grandson & Sole Executor within named was duly Sworn before me
Tho^s Pearson
Surrogate

Past Seal 5th September 1800 ud^r £20

William Dawson Farmer
of
Hall Dunnerdale pa(rish) Seathwaite

D & C

September 1800

W, Inv

A True and perfect Inventory of the Goods Chattels Credits and personal Estate of William Dawson late of Halldunnerdale in Seathwaite within the parish of Kirkby Irelyth and Jurisdiction of the Dean and Chapter of York deceased As the same were Appraised by Robert Casson William Jenkinson John Casson & Joseph Casson the Twenty sixth day of April in the Year of our Lord One thousand eight hundred.

	£	s	d
Purse apparel and some Old household furniture valued at	12	0	0
Sheep	<u>26</u>	<u>0</u>	<u>0</u>
	<u>£ 38</u>	<u>0</u>	<u>0</u>

Appraised by us
Rob^t Casson
William Jenkinson
John Casson
Joseph Casson

Page 1.

In the Name of God Amen, I William Dawson of Halldunnerdale in Seathwaite in the County Palatine of Lancaster being of sound Mind and Memory but sickly in Body and considering the frailty and uncertainty of human Life, Do make and declare this my last Will and Testament in Manner and form following, That is to say, I will and order that all my just Debts, funeral and Testamentary Expense be fully paid and discharged by my Executor hereinafter named and appointed as soon as conveniently may be after my Decease, And the Legacies I give, bequeath or devise to be paid as hereinafter particularly ordered, directed and appointed. To my Son John Dawson I give and bequeath all my Stock and Flock of Sheep belonging to and depastured upon my Estate at Halldunnerdale in Seathwaite aforesaid, Also to my said Son John Dawson I give and bequeath All my Stock and Flock of Sheep belonging to and depastured upon my two Estates situate at Besbrownground in Ulpha in the Parish of Millom and County of Cumberland And whereas I am indebted several Sums of Money to different Persons, which I have borrowed on Bills or otherwise, and which my personal property is not sufficient to discharge and defray, Now I do hereby charge my Estate situate at Halldunnerdale aforesaid, and my two Estates situate at Baisbrownground aforesaid with the full payment of all such Sums of Money, and of all my just Debts, and with the full payment of all the Legacies herein bequeathed to my Sons and Daughters, and my Sisters, And I Do hereby order and direct my Son and Heir at Law John Dawson my Executor to discharge and pay the said Debts and Legacies as herein ordered and directed. To my Son Daniel Dawson

I give and bequeath my Silver Watch. To my Daughter Mary Penny Wife of Joseph Penny I give and bequeath Forty Pounds in Money. To my Daughter Elizabeth Taylor Wife of Hugh Taylor I give and bequeath Forty Pounds in Money. To my Son William Dawson I give and bequeath Forty Pounds in Money. To my Son Daniel Dawson I

Page 2.

give and bequeath Forty Pounds in Money. To my Son Thomas Dawson I give and bequeath Forty Pounds in Money To my Son Robert Dawson I give and bequeath Forty Pounds in Money. To my Son Joseph Dawson I give and bequeath Forty Pounds in Money. All which said Legacies to my Sons and Daughters I will order and direct to be paid by my Son and Heir at Law John Dawson within the Space of Twelve Kalendar Months next after and immediately ensuing my Decease to the said respective Legatees. But if any of the before mentioned Legatees my Sons and Daughters should happen to die before his her or their Legacy become due to be paid, I will and order that the Legacy of him her or them so dying shall be equally divided among his her or their lawful Issue Share and Share alike, but if he she or they die before the Legacy become due to be paid, and leave no lawful Issue, then the Legacy of him, her or them so dying without lawful Issue shall be equally divided amongst all the Surviving Brothers and Sisters except my eldest Son John Dawson and the Share, if any of the said Legatees shall be dead, and leave lawful Issues, which the Parent so dying would have been intituled to when alive, shall go Share and Share alike among the Children of the Legatee so dying as aforesaid. To my Sister Sarah Wilson I give and bequeath Five Pounds in Money, to be paid to her at the End of Twelve Kalendar Months next after and immediately ensuing my Decease Which before mentioned Legacies amounting in the whole to Two Hundred and Eighty five pounds I do hereby order and direct my Son and Heir at Law John Dawson to pay and discharge out of my freehold Estate situate at Halldunnerdale, and my two freehold Estates situate at Baisbrownground aforesaid, and I do hereby charge my aforesaid Estates with the full payment of the said Legacies. To my Son and Heir at Law John Dawson I give and devise all that my freehold Estate at Halldunnerdale aforesaid , and also all those two freehold Estates at Besbrownground with the Premises and Appurtenances thereunto belonging,

Page 3.

Subject nevertheless to the payment of all my just Debts, and all Monies borrowed by me, and owing to different persons and subject also to the payment of the several Legacies as aforementioned. To have and to hold the said freehold Estates with the Appurtenances unto my said Son John Dawson his Heirs and Assigns for ever, liable to the above mentioned payments. All the rest, residue and re-

mainder of my Money, Goods, Chattels, Credits personal Estate and Effects whatsoever, I give and bequeath to my before named Son John Dawson, hereby nominating, constituting and appointing him my said Son whole and sole Executor of theis my last Will and Testament, he paying and dischargeing all my just Debts, funeral and Testamentary Expences and all the Legacies according to the purport, true Intent and Meaning of this my Will. And I do hereby revoke and disannul all Will or Wills by me heretofore made ratifying this and no former as and for my last Will and Testament. In Witness whereof I the said William Dawson have hereunto set my Hand and Seal this Eighth Day of April One thousand Eight Hundred

Signed Sealed pronounced and Declared by the said Testator William Dawson as and for his last Will and Testament In the sight and presence of Us who in his presence, at his Request, and in the presence of each Other have hereunto subscribed Our Names as Witnesses The Word "Expences" also the word "all" and the Words "except my Eldest Son John Dawson." Being first Interlined.

William Dawson Seal

Mary Casson
her
Sarah X Tyson
Mark
John Gunson

26th April 1800

John Dawson the Son & Sole Executor within Named was duly sworn, and also further made Oath That to the best of his Knowledge and Belief All the Goods Chattels Credits Personal Property and Effects of the late Deceased William Dawson his Father at the Time of his Death Amounted not to more in value than the Sum of Thirty eight Pounds Sterling Money, Before me

Rob^t Walker. Surrogate

Past Seal 5th Sept 1800 ud^r £20

John Cook Yeoman
of
Woodland, pa(rish) Kirkby Irelyth

D & C

September 1801

W, Inv

Mr John Cooks Will

Page 1.

This is the last Will and Testament of me John Cook of Woodland in the Parish of Kirkby Ireleth in the County of Lancaster Yeoman Whereas I did on or about the twenty eighth day of November One thousand seven hundred and ninety one surrender into the hands of the Lady of the Manor of Muchland with Torver All that my Copyhold Messuage and Tenement then lately purchased of Mathew Dawson commonly called or known by the Name of Haslehall with a Parcel of Meadow Ground near Torver Church and half an Acre of Ground in Torver Town Meadow and also two Beast grasses in a Field of Pasture Ground called Mathew Trannoth all which said Premises are situate lying and being in Torver aforesaid within the said Manor and were then (and are now) in my possession or the Possession of my Undertenants and of the yearly Copyhold Rent of Five Shillings and eight pence together with all the Houses Outhouses and Appurtenances whatsoever to the above mentioned Premises belonging or in any wise appertaining And all my Estate Right Title Interest property claim and demand whatsoever of in and to the same and every part thereof To such Use and Uses Intents and purposes as I in and by my last Will and Testament in Writing then made or thereafter to be made and duly executed in the presence of three or more credible Witnesses should mention express and declare and to and for no other use interest or purpose whatsoever Now I do hereby limit appoint and declare such uses to, and I do hereby give and devise the said Copyhold Messuage and Tenement, parcels of Ground and Beast grasses and all other the said Premises with their Appurtenances unto and to the use of, Mary Bellman of Haws in Woodland aforesaid Spinster her Heirs and Assigns absolutely forever To hold according to the Custom of the said Manor And I hereby give and devise unto And to the use of the said Mary Bellman her Heirs and Assigns forever All that my Coppice of Wood and the Ground and Soil thereof

Page 2.

called Top o'th Shaw or by whatsoever other Name situate in Torver aforesaid in the Parish of Ulverston And I also give and devise unto and to the use of the said Mary Bellman her Heirs and Assigns forever All that my Freehold Close or Inclosure called Headland Hill or by whatever other Name and a Piece of pasture Ground lying near the same situate in Torver aforesaid she paying thereout unto Elizabeth Bellman otherwise Betty Belman of Haws aforesaid and I hereby charge the last mentioned Close and piece of Pasture Ground with payment to her of the Sum of Forty Guineas which I hereby give to the said Elizabeth Bellman

otherwise Betty Bellman and to be paid to her or her legal personally Representative or Representatives at the end of twelve Calendar Months next after my Decease And I give and devise unto and to the use of the said Mary Bellman her Heirs and Assigns forever all other my real Estate whatsoever and wheresoever situate whether in Possession Reversion Remainder or Expectancy And I give and bequeath unto the said Mary Bellman my Horse Cows Sheep and other quick Goods Household Goods and ffurniture Debts Money Securities for Money and other personal Estate and Effects whatsoever and wheresoever and in whose Hands Custody or power soever to and for her own use and benefit she paying thereout all my Just Debts Funeral and Testamentary Expences and the Legacies given by this my Will: and inasmuch as my personal Estate shall be insufficient for that purpose I charge and make liable my Freehold Estates as well as Copyhold with the payment thereof and the preceding Devises and Appointments in favour of the said Mary Bellman are upon this Condition that she do pay the same And in default thereof such Devises and Appointments shall be void And I nominate and appoint the said Mary Bellman sole Executrix of this my last Will and Testament I give and bequeath unto my Sister by the half Blood Mary Walker the Sum of Seven Guineas and unto her three Daughters Ann Hannah and Jane each the Sum of five Guineas I give and bequeath to Captain William Bellman of Broughton and his Brother John each the Sum of Five Guineas and to George Bellman

Page 3.

Bellman of Greenbank in the Township of Broughton the Sum of Three Guineas. And I request of William Bellman Watchmaker and George Bellman Blacksmith (his Brother) both of Broughton aforesaid to assist unpaid Executrix Mary Bellman in the Execution of this my Will to each of whom I give the Sum of One Guinea for their trouble therein. And I direct that all the Legacies before given are to be paid by my said Executrix at the end of twelve Calendar Months next after my Decease (except as hereinafter mentioned) And in Case of the Death of any of the before named Legatees who shall survive me, before his her or their Legacy or Legacies become payable I direct the same to be paid to the respective legal personal Representative or Representatives of the Legatee or Legatees so dying or as he she or they shall will direct or appoint And I hereby revoke and make void all former and other Wills by me at any time heretofore made and declare this to be and contain my last Will and Testament only. And I will and order that the three several Legacies of Five Guineas each before given to Ann Hannah and Jane Daughters of the said Mary Walker shall not be paid to them Till the thirteenth day of February next after the decease of the said Mary Walker And I order and direct my said Executrix to pay her the said Mary Walker Yearly during her life Interest for the same three Legacies of Five Guineas each at the Rate of Four percent, the first payment to be made on the thirteenth day of February next after my decease In Witness whereof I have hereunto set my hand and Seal this third day of November (1800) One thousand Eight hundred.

John Cook

Signed Sealed Published and Declared
by the said Testator John Cook 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

Page 4.

Our Names as Witnesses. The Words "Spinster" "Walker
and" being first wrote upon Erasures. And the Words
"Ann Hannah and Jane" "Except as hereinafter
Mentioned" "paid" being first interlined

George Stephenson
John Stephenson
J. Pennington

Mary Bellman ~~the~~ Spinster the sole Executrix within named, was duly Sworn before me
Tho^s Pearson
Surrogate

Past Seal 2^d Sepb^r 1801 £40

A true and perfect Inventory of all the Goods Chattels personal estate and effects of John Cook late of
Haws in Woodland in the parish of Kirkby Ireleth within the Jurisdiction of the Dean and Chapter of
York, and in the County of Lancaster yeoman deceased

	£	s	d
First his Apparel and ready money	3	10	0
2 ^d Household Goods	1	10	0
3 ^d Cattle and Sheep	30	0	0
4 th Specialtys	<u>61</u>	<u>0</u>	<u>0</u>
	<u>£ 86</u>	<u>0</u>	<u>0</u>

Appraised the 20th day of May 1801
by Thomas Wilson
John Kendal

Elizabeth Frearson, Spr
of
Coalash pa(rish) Kirkby Irelyth

D & C

September 1801

W, Inv

A true and perfect Inventory of all the Goods Chattels personal estate and effects of Elizabeth Frearson late of Coalash in the parish of Kirkby Ireleth within the Jurisdiction of the Dean and Chapter of York and in the County of Lancaster Spinster deceased

	£	s	d
First her Apparel and ready money	10	0	0
2 ^d Household Goods and Husbandry Gear	7	10	0
3 ^d Cattle and Sheep	70	0	0
4 th Specialtys	<u>500</u>	<u>0</u>	<u>0</u>
	<u>£587</u>	<u>10</u>	<u>0</u>

Appraised the 18th day of June 1801 by

John Kendal

James Addinson

Page 1.

In the name of God amen This is the last Will and Testament of me Elizabeth Frearson of Coalash in the parish of Kirkby Ireleth and County of Lancaster Spinster made published and declared this sixth day of May in the Year of our Lord One Thousand Eight Hundred and one in manner and for Following First I Give and Devise unto my Brother in Law Daniel Jenkinson and to his Wife Jane Jenkinson my Sister All that my Moiety or undivided half share of a Freehold Messuage and Tenement Houses Lands and premises whatsoever Situate and being or belonging to Tenth bank in Kirkby Ireleth aforesaid whereof I have any power or Authority either in Law or Equity by this my Will to dispose of **To hold** to them the said Daniel Jenkinson and Jane his Wife from and Immediately after my decease for and during their Joint Lives and during the Life of the survivor of them, **and** from and Immediatly after the decease of them the said Daniel Jenkinson and Jane his Wife and the Survivor of them I further give and Devise my said Moiety or undivided half share of the Messuage Tenement Lands and premises above mentioned, unto my Nephew George Frearson the youngest Son of my Brother John Frearson of Ellermire **To hold** to him his Heirs and Assigns for ever **Next** with regard to my fourth Share of the Messuage Tenement Houses Lands and premises Situate and being at Rake in Osmotherly in the said

Page 2.

County I hereby Give and devise the same and every part thereof unto my said Sister Jane Jenkinson

To hold to her her Heirs and Assigns for ever

Next with regard to my Personal Estate and Effects whatsoever and wheresoever and of what kind nature or quality so ever I hereby Give and bequeath the same and every part thereof unto my said Sister Jane Jenkinson, provided She give and procure a Sufficient Bond to the Satisfaction of the Supervisor of this my Will (herein after named) for the payment of Such Legacies as as I shall herein after mention and bequeath namely first I Give and bequeath unto Mary, Agnes, and Elizabeth Frearson Daughters of my Brother John each the Sum of Eighty Pounds And Also to John and James Taylor Sons of my Sister Agnes Taylor each the like Sums of Eighty pounds, And to my Niece Agnes Bradley the like Sum of Eighty pounds, And to my Brother James Frearson the Sum of Ten pounds All which said Legacies I Will and order to be paid to them severally or to their several Executors at the end of Twelve Months next after the Decease of my said Sister Jane out of my said personal Estate And I hereby nominate and appoint Joseph Kendal of Cockanshell in Blawith Supervisor of this my Will requesting him to see the said Legacies be duly paid according to the Intent and meaning hereof **And Lastly** I hereby name and Appoint my Said Sister Jane Jenkinson Sole Executrix of this my Will She paying all my Just Debts Funeral and Testamentary

Page 3.

Expences **In Witness** whereof I the said Elizabeth Frearson the Testator have hereunto set my hand and Seal the day and Year first above written

This Writing was by the Said Elizabeth

her Mark

Frearson the Testator Signed Sealed published and declared as and for her last Will and Testament in the presence of us with the Words (Daughter of my Brother John) being first Inter-lined

Elizabeth X Frearson Seal

David Syckes
John Jinkinson
John Kendal

Jane ~~Jenkinson~~ the Wife of Daniel Jenkinson, the Sister and Sole Executrix within nam'd was duly Sworn, before me

Tho^s Pearson
Surrogate

Past Seal 2^d Sepb^r 1801 £300

Joseph Huddleston, Cordwainer
of
Greenmoor in Woodland pa(rish) Kirkby Irelyth

D & C

June 1801

W, Inv

Joseph Huddleston's last Will & Testament
May 30th Day in the Year
Of our Lord 1799

Page 1.

This is the last Will and Testament of me
Joseph Huddleston of Greenmoor in Woodland in the Parish
of Kirkby Irelyth and County Palatine of Lancaster Cord-
wainer made published and declared on the 30th day of
May in the Year of our Lord one Thousand seven Hun-
dred and ninety nine in the following Form and Man-
ner **F**irst I give and bequeath to my beloved Wife Elen-
nor Huddleston and Eleanor my dear Daughter All
my Stock of horned Cattle, Money, with all my Houshold
Goods Debts and moveable Effects whatsoever in Trust
nevertheless, and for the Use and Benefit of my Daugh-
ter Margaret during her natural Life: Also it is
my earnest Wish Will and Desire that my beloved
Wife should have a Decent Maintenance and Support
out of my said personal Effects as long as she liveth and
immediatly after her Decease I do hereby order and
Request my Daughter Eleanor to give unto her Brother
Joseph a Chest marked 1767 and five Shillings in
Silver. Also it is my Will and Desire that as soon as
convenient after the Death of my Daughter Marga-
ret a fourth Part of my said Effects then remaining
shall be equally and fairly divided among the seve-
ral Children of my Daughter Sarah Stephenson
late of Pannelholm in Ulpha, save and except the
lawful Heir of Pannelholm who I do hereby order
five Shillings out of the said fourth Part or Share
Also I give and bequeath to my Grand daughter Elea-
nor Daughter of my Son Joseph who now lives

Page 2.

With me the Sum of Two Pounds to be paid at the same
Time. **A**nd lastly I do hereby allow and consent that
if the Children of my late Daughter Sarah Stephenson
of Pannelholm aforesaid cannot amicably agree with
the Executrix hereinafter mentioned in dividing
my said Effects as before prescribed that then and in
such Case, it shall and may be lawful for either
Party to call a public Sale in order to determine such
Dispute without causing any other Reference Mo-
lestation or Trouble whatsoever. All the Rest Residue
& Remainder of my Personal Estate and Effects whatsoever
and wheresoever I give and bequeath to my beloved Daugh-

ter Eleanor Huddleston whom I now likewise constitute make and ordain my sole Executrix of this my last Will and Testament to be freely possessed and enjoyed by her upon these express Conditions that she shall and will faithfully and Duly pay and Discharge all the Legacies and Bequests beforementioned and likewise pay all my just Debts and funeral Expences. **And** I do hereby utterly disallow revoke and Disannul all and every other former Testaments Wills Legacies Bequests and Executors by me in any Way before named writed and bequeathed; ratifying & confirming this and no other to be my last Will & Testament
In Witness whereof I have hereunto set my Hand and Seal on the Day and Year above written

Signed sealed published pronounced
and declared by the said Joseph Huddleston
as his last Will and Testament in the Presence of
Joseph Huddleston Seal
Jno Kendall
her mark
Eliz Kendal

Eleanor ~~Johnston~~ the Wife of Robert Johnston formerly Eleanor Huddleston Spinster the Daughter and sole Executrix within named was duly sworn before me
Thos Pearson, Surrogate

Past Seal 5th June 1801 £100

A true and perfect Inventory of all the Goods Chattels Credits personal estate and effects of Joseph Huddlestone of Greenmoor in Woodland in the parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York Cordwainer deceased made by us whose names are hereunto subscribed this ninth day of ~~May~~ March 1801

	£	s	d
Purse and Apparel	2	10	0
Household furniture	10	10	0
Horned Cattle	25	0	0
A Mare	6	0	0
Husbandry Utensils	5	5	0
Grain	4	0	0
Sheep	5	0	0
Money upon Specialties	<u>80</u>	<u>0</u>	<u>0</u>
Total Amount	<u>£138</u>	<u>5</u>	<u>0</u>

Jn Kendal
Charles Dickinson

Margaret Jenkinson Spr

D & C

of

Undercragg in Seathwaite pa(rish) Kirkby Irelyth

September 1801

Inv, A, B

Know all Men, by these Presents, that we *Elizabeth Walker*

Widow, George Tyson of Longhouse

and Myles Jackson of Undercragg

~~are bound and firmly obliged to~~

Husbandmen all of Seathwaite in

They Parish of Kirkby Irelyth in the County of Lancaster

Are bound and firmly obliged under the W.Pfull Rob^t Sinclair A.M.

Commissary or Auidtor of the Venerable the Dean and Chapter of York

in the Sum of one Hundred & fifty Pounds of good and

Lawful Money of Great Britain to be paid to Him the said

Robert Sinclair or to his certain Attorney, Executors

Administrators or Assigns; For the Payment whereof well and truly to be

made, We oblige ourselves and every of us by ourselves and for the Whole,

and the full, our Heirs, Executors and Administrators, firmly by these

Presents, Sealed with our Seals. Given the Thirtieth Day

of the Month of May in the Year of our Lord One Thousand

~~Seven Hundred and Ninety~~ *Eight hundred and one.*

The Condition of this Obligation is such, That if *Elizabeth Walker Sister*

Next of Kin and

Adminisratrix of all and singular the Goods, Chattles, and Credits of Margaret Jenkinson

late of Undercragg in Seathwaite in the Parish of Kirkby Irelyth

in the County of Lancaster and within the Jurisdiction of the

Dean and Chapter of York aforesaid Spinster Deceased do make or

cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits

of the said Deceased, which have or shall come to the Hands Possession or Knowledge of Hir

the said Elizabeth Walker or into

the Hands and Possession of any other Person or Persons for Hir and the same so made do

Exhibit, or cause to be Exhibited into the Registry of the Dean and Chapter's Court at

York at or before the Thirtieth Day of November next ensuing.

And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the

Deceased at the Time of *Hir* Death, which at any Time after shall come to the Hands or

Possession of the said *Elizabeth Walker* or into the Hands

and Possession of any other Person or Persons for *Hir* do well and truly Administer according to

the Law. And further do make, or cause to be made a true and just Account of *Hir* said

Administration at or before the *twenty ninth* Day of *May* next

ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found

remaining upon the said *Administratrix* Accompt, the same being first examined and allowed

of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such

Person or Persons respectively, as the said Judge or Judges, by his or their Decree or Sentence,

pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and

appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said

Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court,

making Request to have it allowed and approved accordingly, if the said *Elizabeth*

Walker above bounden being thereunto required do render and deliver

the said Letters of Administration (Approbation of such Testament being first had and made) in the

said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and

Virtue.

Sealed and Delivered
in the Presence of
Mabel Atkinson
John Dawson

the Mark of Elizabeth **X** Walker Seal

Cliyford Jackson Seal

George Tyson Seal

Elizabeth Walker Aministeraterix within Named was Duly Sworn, and Saith She believes Seventy three pounds three Shillings was the whole Personal Effects of hir late Sister Margaret Jenkinson Deceased before Me

Rob^t Walker.

Surrogate

Past Seal 2^d Sepb^r 1801 £40

A true and perfect Inventory of all they Goods Chattels Credits Personal Estate and Effects whatsoever of Margaret Jenkinson late of Undercragg in Seathwaite in the Parish of Kirkby Irelyth in the County of Lancaster Spinster deceased as they were appraised by Rob^t Walker, Myles Jackson, George Tyson, and John Dawson, this second day of June 1801.

	£	s	d
Purse Apparl and old Household furniture	3	3	0
Owing to the deceased upon Security	<u>70</u>	<u>0</u>	<u>0</u>
	<u>£ 73</u>	<u>3</u>	<u>0</u>

Appraised by us Robt Walker
 John Dawson
 Myles Jackson
 George Tyson

Mary Middleton Spr
of
Wellwood pa(rish) Kirkby Irelyth

D & C

February 1801

W, Inv

A true and perfect Inventory of all the Goods Chattles Credits Personal Estate and Effects of Mary Middleton of Wellwood in the Parish of Kirkby Irelyth and County of Lancaster and within the Jurisdiction of the Dean and Chapter of York Spinster deceased made by us whose names are hereunto subscribed this 9th Day of Feby 1801.

	£	s	d
Purse and Apparel	1	10	0
Money upon Specialties	40	0	0
	<u>£ 41</u>	<u>10</u>	<u>0</u>
Funeral Expences amount to	10	0	0
Doctors Bill	7	0	0
	<u>17</u>	<u>0</u>	<u>0</u>

William Middleton Fell gate
William Wilson

Page 1.

In the Name of God Amen I Mary Middleton of Wellwood in the Parish of Kirkby Irelyth and County of Lancaster Spinster being in a bad state of Health but of sound mind and memory, praised be God for the same And knowing the uncertainty of this life, am mindful and desirous to settle my Temporal affairs before I die. I do therefore make this my last Will and Testament in manner and Form following. That is to say, First I give and bequeath to my Sister Betty Myers of Whole house in the Parish of Whicham in the County of Cumberland the sum of one shilling Also I give to my Sister Ann Myers of Rallier in Whicham in the County of Cumberland the sum of two shillings and sixpence. Also I give to my Sister Margaret Middleton of Wellwood in the Parish of Kirkby Irelyth the sum of two shillings and sixpence. Also I give to my Mother Agnes Middleton ~~of Middleton~~ of Wellwood in the Parish of Kirkby Irelyth the sum of two shillings and sixpence. All the rest residue, cloathing, and remainder of my Personal ~~property~~ Estate, I give to my Brother W^m Middleton of Whistleton Green in the Parish of Kirkby Irelyth. And I hereby Nominate and appoint my Brother W^m Middleton sole and whole executor of this my last Will and Testament, hereby charging him to pay all my just debts legacies, Funeral expences and expences of proving my Will Therefore I declare this to be my last Will and Testament

Page 2.

In witness whereof I have hereunto set my Hand

and Seal this second day of June in the year of
our Lord one thousand eight hundred

Signd Seald publishd and
declared by the said Testator to
be his last Will and Testament
in sight and presence of us who have
hereunto subscribed our Names As
witnesses at her request and in the
presence of each other

her mark
Mary Middleton
and seal

William Wilson
Margaret Woodburn
Thos Pearson
The Rector of Kirkby Irelyth

William Middleton the Brother & Executor within named was duly Sworn before me
Thos Pearson
Surrogate

Past Seal 24th February 1801 £40

Margaret Postlethwaite Wid D & C
of
Spoonham in Woodland pa(rish) Kirkby Irelyth November 1801

W, Inv

A true and perfect Inventory of all the Goods Chattels personal estate and effects of Margaret Postlethwaite late of Spoonham in Woodland in the parish of Kirkby Ireleth within the Jurisdiction of the Dean and Chapter of York and County of Lancaster Widow deceased

	£	s	d
First her Purse and Apparel	3	0	0
Specialties	<u>290</u>	<u>0</u>	<u>0</u>
	<u>£293</u>	<u>0</u>	<u>0</u>

Appraised the 5th day of
October 1801 by us
John Kendal
William Middleton

Charles Dickinson ~~the~~ Nephew and Sole Executor within named, was duly Sworn before me
Thos Pearson
Surrogate

Past Seal 10th Nov^r 1801 £100

In the name of God amen This is the Last Will and Testament of me Margaret Postlethwaite of Spoonham in Woodland in the Parish of Kirkby Ireleth and County of Lancaster Widow, made published and declared this fifth day of June in the year of Our Lord One thousand Eight hundred and one in manner and form following First I Give and bequeath to my Nephew John Dickinson of Ulverston the Sum or Legacy of Fifty pounds, And to his Sister my niece Agnes Cleminson the Wife of William Cleminson of Ulverston aforesaid the like Sum or Legacy of Fifty pounds Next I Give and bequeath unto my Niece Elizabeth Kendal the Wife of the Reverend M^r Kendal Curate of Woodland aforesaid the Sum or Legacy of Twenty pounds Next I Give and bequeath to my Relation William Vickers of Foes the Sum or Legacy of Ten pounds And to his Sister Agnes Vickers of same place the Sum or Legacy of Twenty pounds, All which said Legacies I hereby Will and order to be paid to then severally or to their several and Respective lawful Representatives by my Executor herein after named (out of my personal Estate and Effects) at the end of twelve Months next after my decease **and** I further Will and order to be paid at same time the Sum or Legacy of Twenty pounds apiece to each of the Children of my Sister Catherine Rigge which shall be alive at the time of my decease **and** in case any of them be dead and have left lawful Issue or Issues representing them, Such Issue or Issues shall be Intitled to his her or their parents Legacy But in Case any of them be dead leaving no lawful Issue, That then and in such case, The Legacy of him her or them so deceased shall lapse for the benefit of my Executor herein after named **and** with regard to All the Rest Residue and remainder of my Personal Estate and Effects whatsoever and wheresoever and of what kind nature or quality so ever I Give and bequeath the same and every part thereof unto my Nephew Charles Dickinson of said Spoonham And do hereby Nominate and appoint him Sole Executor of this my Will, He paying all my Just Debts, Funeral and

Testamentary Expences And the said Legacies **In Witness** whereof I have hereunto set my hand and Seal the day and Year first above written

This Writing was by the said Margaret Postlethwaite the Testatrix Signed Sealed published and declared as and for her last Will and Testament in the presence of us, who in her presence and at her request and in the presence of each other have hereunto subscribed our names as Witnesses

The Mark of
Margaret Postlethwaite Seal

Joseph Kendal
John Kendal

Agnes Woddend, Wid
of
Beckside pa(rish) Kirkby Irelyth

D & C

February 1801

A, Inv

Know all Men, by these Presents, that we *John Cragg of Beckside in the Parish of Kirkby Irelyth and County of Lancaster Yeoman Edward Coward of Beckside in the Parish of Kirkby Irelyth and County of Lancaster Slate Merchant And W^m Woodburn of Beckside in the Parish of Kirkby Irelyth and County of Lancaster Husbandman* are bound and firmly obliged to *the Worshipful Robert Sinclair Master of Arts commissary or Auditor of the Causes or Businesses of the Venerable the Dean and Chapter of the Cathedral and Metropolitan Church of S^t Peter of York lawfully Authorised* in the Sum of *eighteen* Pounds of good and Lawful Money of Great Britain to be paid to *him* the said *Robert Sinclair* or to his certain Attorney, Executors Administrators or Assigns; For the Payment whereof well and truly to be made, We oblige ourselves and every of us by ourselves and for the Whole, and the full, our Heirs, Executors and Administrators, firmly by these Presents, Sealed with our Seals. Given the *seventh* Day of the Month of *February* in the Year of our Lord One Thousand Eight Hundred *and one*

The Condition of this Obligaaton is such, That if *Ann Cragg wife of the above bound John Cragg natural and lawful Daughter and Adminisratrix* of all and singular the Goods, Chattels, and Credits of *Agnes Woodend late of Beckside in the Parish of Kirkby Irelyth in the County of Lancaster and in the Jurisdiction of the Dean and Chapter of York Widow Deceased* do make or cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and credits of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *her* the said *Ann Cragg* or into the Hands and Possession of any other Person or Persons for *her* and the same so made do Exhibit or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at *York* at or before the *seventh* Day of *August* next ensuing. And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the Deceased at the time of *her* Death, which at any Time after shall come to the Hands or Possession of the said *Ann Cragg* or into the Hands and Possession of any other Person or Persons for *her* do well and truly Administer according to the Law. And further do make, or cause to be made a true and just Account of *her* said Administration at or before the *seventh* Day of *February* next ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found remaining upon the said *Administratrixes* Accompt, the same being first examined and allowed of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such Person or Persons respectively, as the said Judge or Judges by his or their Decree or Sentence, pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said *Ann Cragg*

above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

John Cragg

Sealed and Delivered
in the Presence of
Tho^s Pearson
Surrogate

Edward Coward

W^m Woodburn

Ann Cragg the Administratrix within nam'd was duly Sworn before me
Tho^s Pearson
Surrogate
Past Seal 24th February 1801 infra £20

A true and perfect Inventory of all the Goods Chattles Personal Estate and Effects of Agnes Woddend late of Becksid in the Parish of Kirkby Irelyth and County of Lancaster within the jurisdiction of the Dean and Chapter of York Widow deceased made by us whose names are hereunto subscribed this 7th day of February 1801.

	£	s	d
Purse and Apparel	2	10	0
Specialties	6	15	0
	<u>£</u>	<u>9</u>	<u>5 0</u>

Edward Coward
W^m Woodburn

Rev Robert (Wonderful) Walker
Seathwaite pa(rish) Kirkby Irelyth

D & C
Nov 1802

W, Inv

A true and perfect Inventory of all the Goods Chattles Credits perosonal Estate and Effects of the Rev^d Robert Walker Curate of Seathwaite in the Parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York deceas'd made by us whose names are hereunto subscribed the 24th day of September in the year of our Lord 1802.

	£	s	d
First Purse and Apparel	8	5	0
Money upon Specialties	1459	0	0
D ^o		<u>16</u>	<u>0 0</u>
	<u>£1483</u>	<u>5</u>	<u>0</u>

Edward Tyson, Clerk
John Atkinson

1. In the Name of God, Amen I Robert Walker of Seathwaite in the parish of Kirkby Ireleth and County palatine of Lancaster, Clerk being of sound Mind
2. and Memory, but greatly advanced in Years, and considering the Uncertainty of human Life and desirous of perpetuating Agreement among my posterity af-
3. ter my decease, do make and declare this my last Will and Testament in Manner and Form following, That is to say, I will and desire that all my just debts
4. funeral and testamentary Expences be fully paid and discharged by my Executors herein after named and appointed as soon as conveniently may be after my decease
5. and the Legacies or Bequests I give and bequeath to be paid by my Executors as hereinafter particularly ordered and directed. To my daughter Elizabeth Tobinson
6. Wife of Thomas Tobinson I give and bequeath for and during her natural Life the annual Interest profit and Emolument arising yearly from the principal Sum of
7. Two Hundred pounds, One Hundred pounds of which is in the said Thomas Tobinson's Hand, being lent by me to him upon a joint Bond signed by the said Thomas Tobinson
8. John Casson and Joseph Wilson payable to me, the first payment of which Interest to commence on the thirteenth day of February next after and immediately ensuing my
9. decease and after the decease of my said daughter, I give and bequeath the said Two Hundred pounds (One Hundred pounds of which is lent to Thomas Tobinson as aforesaid)
10. to my live Granddaughters Anne Wilson and Mary Casson jointly betwixt them, and if either of my said Granddaughters die before her Legacy becomes due to be paid, I will and
11. order that the Legacy of her so dying be divided amongst her Issue, Share and Share alike To my Grandson Robert Bamford I give and bequeath the Sum of One Hundred pounds, which
12. I lent him upon Bond, payable to me, and Thomas Tobinson and Elizabeth Tobinson are joint Security along with him, and I hereby order and direct that the Surrender of the said
13. Bond of One Hundred pounds by my Executors to the said Robert Bamford shall be a full and sufficient payment and discharge of his said Legacy, and I will and order
14. that my Executors upon delivering up the said Bond to Robert Bamford shall have and receive a proper receipt and and discharge signed by the said Robert Bamford pur-
15. porting that his Legacy is fully paid, and that they my said Executors shall not surrender the aforesaid Bond without such Receipt And my Mind and Will is what
16. other Sums of Money and debts are further owing to me upon Bill or otherwise by my said Grandson at the time of my decease, I do acquit and absolutely discharge
17. him my said Grandson Robert Bamford from payment of the same to my Executors or any other person whatsoever. To my Son Zaccheus Walker I give and bequeath

18. ~~and bequeath the~~ the Sum of Two Hundred pounds in Money. To my daughter Mary Borrowdale I give and bequeath the Sum of Two Hundred pounds in Money

19. To my daughter Mabel Atkinson I give and bequeath the Sum of Two Hundred pounds in Money. To my daughter Anne Esther Wilson, I give and bequeath

20. the Sum of Two Hundred pounds in Money, and whereas I lent George Wilson Husband of my last mentioned daughter, the Sum of One Hundred pounds, which is

21. now owing by him to me, and for which I have a promissory Note signed by him payable to me, Now my Mind and Will is that the said promissory note shall be a full

22. and sufficient payment of half of the aforesaid Legacy of Two Hundred pounds, when surrendered by my said Executors to my said daughter Anne Esther Wilson

23. To my Grandson James Bridgeman I give and bequeath Two Hundred pounds in Money. To my Granddaughter Esther Casson Wife of Thomas Casson I give

24. and bequeath Eighty pounds in Money. To my Grandchildren Zaccheus Walker, William Walker, Joseph Walker, Anne Esther Walker Children of my Son Zaccheus

25. Walker, and Anne Borrowdale, daughter of my daughter Mary Borrowdale I give and bequeath to each and every of them the Sum of Ten pounds each. The all ?????

26. last mentioned Legacies, namely to Zaccheus Walker Elder, Mary Borrowdale, Mabel Atkinson, Anne Esther Wilson, James Bridgeman, Esther Casson, Zaccheus Walker

27. younger, William Walker, Joseph Walker, Anne Esther Walker and Anne Borrowdale I will and order to be paid to the said respective Legatees at the End of

28. Twelve Kalendar Months next after and immediately ensuing my decease. To my Great Grand Children William Dawson, Anne Wilson, Mary Wilson and Walker Wilson

29. Eleanor Bamford, Robert Walker Bamford, and Elizabeth Bamford, Betty Casson, Robert Casson, Anne Casson and Mary Casson, to each and every of them I give and bequeath the

30. Sum of Five pounds each in Money which said Legacies to my Great Grand Children I will and order to be paid to them respectively, as they shall each of them attain

31. their Ages of Twenty One Years, and the Interest arising therefrom during their Minority I will and order to be paid to their parents or Guardians by my Trustees to-

32. wards their Support, but if any of my aforesaid Great Grand Children die before they attain the age of Twenty One Years, and leave no lawful Issue, I will and order that the

33. respective Legacy or Legacies of him her or them so dying shall be equally divided among all the surviving Brothers and Sisters of such Legatee or Legatees so dying as

34. aforesaid. To my Great Grandson William Tyson Bamford I give and bequeath Twenty pounds in Money, to be paid to him when he shall attain the full Age of Twenty

35. One Years, and the Interest arising therefrom during his Minority I will and order to be applied to his Use, Support and Education, but if he happen to die before he

36. attain the Age of Twenty one Years, and leave no lawful Issue, I will and order that the Legacy of him so dying shall be equally divided among all the surviving

37. Children of my Granddaughter Anne Wilson And whereas Thomas Tyson and George Gibson both late of Seathwaite deceased, did by their last Wills and Testaments

38. and bequeath Five pounds to the Use of the Chapel of Seathwaite for buying Books, which Sum by Interest added to it is from Ten pounds augmented to Eleven

39. pounds, and the said Sum of Eleven pounds is in my Hand, Now I hereby order and direct my Executors hereinafter named to advance so much Money, including

40. Interest which may be in my Hands, and not laid out in Books at the time of my decease as will augment the said Eleven pounds to Thirty pounds, and pay the said Thirty

41. pounds (which also includes Thomas Tyson's and George Gibson's Legacies into the Hands of the Curate of Seathwaite for the time being, William Tyson of Troutal

42. John Turner of Holinhouse, John Casson of Newfield, and Robert Casson of Halldunnerdale whom I appoint Trustees for the purpose of lending out the said Sum of

43. Thirty pounds, and applying the Yearly Interest thereof for ever for purchasing pious Books for the Use of the Chapel of Seathwaite, and also particularly for pur-

44. chasing Books to be distributed among the poorer Class of the Inhabitants of Seathwaite for a means through God's Blessing of instructing them in their

45. duty to God their Neighbours and themselves. I give and bequeath to William Tyson of Troutal, John Turner of Holinhouse, John Casson of Newfield, Robert
46. Casson, Thomas Casson and John Dawson of Halldunnerdale and Joseph Casson of Kilnbank the Sum of Ten pounds in Money in joint Trust, according
47. to their discretion to be by them distributed at the Chapel of Seathwaite on the fourth day of March next after and immediately ensuing my decease among
48. poor persons resident in Dunnerdale and Seathwaite whether belonging or not belonging thereto, and also other poor persons not residing in but which
49. belong to Dunnerdale and Seathwaite, pursuant to a Notice to be given at the Chapel of Seathwaite, on two Sundays immediately preceeding the said fourth
50. day of March, and particularly with a View to relieve honest industrious persons of the above description, and my Mind and Will is that Jane
51. Christopherson now residing with me be particularly taken Notice of as an Object worthy of a part of the above donation. To my Son Zaccheus
52. Walker, and my Son in Law Richard Atkinson I give and bequeath the Sum of Fifteen pounds apiece in Money, for the trouble they may
53. be at in the executing and fulfilling this my Will And I will and order that all reasonable and unavoidable Charges and Expences which
54. may be incurred by my Trustees and Executors about and concerning this my Will and the Trust hereby in them reposed, shall be paid and discharge-
55. ed out of my personal Estate and Effects. All the rest, residue and remainder of my Goods, Chattels, Credits, Specialties, Securities, personal Estate and
56. Effects whatsoever and wheresoever I give and bequeath to my Children Zaccheus Walker, Elizabeth Robinson, Mary Borrowdale,
57. Mabel Atkinson, Anne Esther Wilson and my Grandson James Bridgeman equally amongst them Share and Share alike.
58. And I do hereby make, ordain, constitute and appoint my Son Zaccheus Walker and my Son in Law Richard Atkinson joint Exe-
59. cutors and Trustees of this my last Will and Testament, And I do hereby revoke disanull and make void, all former and other Will
60. or Wills by me heretofore made, and ratifying and confirming this and no former as and for my last Will and Testament. In
61. Witness whereof I the said Robert Walker have hereunto set my Hand and Seal the twenty third day of June, in the Year of
62. our Lord One Thousand eight Hundred and two.
63. Signed Sealed Pronounced and Declared by the Testator Robert Walker
64. as and for his last Will and Testament In the sight and presence of us, who in
65. his presence, at his request, and in the presence of each other have hereunto
66. subscribed our Names as Witnesses.

R. Walker
Seal

John Stable
Wm Tyson, Curate
John Gunson

Richard Atkinson
Son in Law and One of the Executors named in the above Will of Robert Walker of Seathwaite in the Parish of Kirkby Irelyth in the said Kirby Ireleth in the County Palatine of Lancaster And Jurisdiction of the Dean and Chapter of York Clerk deceased was duly sworn before me

Thos Pearson, Surrogate

Pass'd Seal 3d Novr 1802 £1000

George Dodgson Husbandman
of
Frize Ground pa(rish) Kirkby Irelyth

D & C

January 1803

Inv, Ad

Know all Men, by these Presents, That we *Margaret Dodgson*

of Frizeground in the Parish of Kirkby Irelyth and County of Lancaster Widow Rob^t Settle of Friarsground in the Parish of Kirkby Irelyth and County of Lancaster Husbandman And Richard Shaw of Ulverston in the County of Lancaster Gentleman

are bound and firmly obliged to *the Worshipful Rob^t Sinclair Master of Arts commissary or Auditor of the Causes or Businesses of the Venerable the Dean and Chapter of the Cathedral and Metropolitan Church of S^t Peter of York Lawfully authorised*

in the Sum of *sixteen hundred and sixty* Pounds of good and Lawful Money of Great Britain to be paid to *him* the said *Robert Sinclair* or to his certain Attorney, Executors Administrators or Assigns; For the Payment whereof well and truly to be made, We oblige ourselves and every of us by ourselves and for the Whole, and the full, our Heirs, Executors and Administrators, firmly by these Presents, Sealed with our Seals. Given the *twentieth* Day of the Month of *January* in the Year of our Lord One Thousand Eight Hundred and *three*

The Condition of this Obligaaton is such, That if *the above bounden Margaret Dodgson Widow ~~and~~ the Relict and*

Adminisratrix of all and singular the Goods, Chattels, and Credits of *George Dodgson late of Frizeground in the Parish of Kirkby Irelyth in the County of Lancaster and within the Jurisdiction of the Dean and Chapter of York Husbandman Deceased* do make or

cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *her* the said *Margaret Dodgson* or into

the Hands and Possession of any other Person or Persons for *her* and the same so made do Exhibit, or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at *York* at or before the *twentieth* Day of *July* next ensuing.

And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the Deceased at the time of *his* Death, which at any Time after shall come to the Hands or Possession of the said *Margaret Dodgson* or into the Hands

and Possession of any other Person or Persons for *her* do well and truly Administer according to the Law. And further do make, or cause to be made a true and just Account of *her* said Administration at or before the *twentieth* Day of *January* next

ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found remaining upon the said *Adminisratrix* Accompt, the same being first examined and allowed of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such Person or Persons respectively, as the said Judge or Judges by his or their Decree or Sentence, pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said *Margaret*

Dodgson above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

Margrat Dodgson

Sealed and Delivered
in the Presence of
Tho^s Pearson
Surrogate

Robert Settle

Richard Shaw

Margaret Dodgson The Administratrix within named was duly Sworn before me
Thos Pearson
Surrogate

Pass'd Seal 24th Janry 1803 ud^r £1000

A true and perfect Inventory of all the Goods Chattles Credits Personal Estate and Effects of George Dodgson of Frizground in the parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York Husbandman deceased made by us whose names are hereunto subscribed this fourteenth day of January in the year of our Lord 1803.

	£	s	d
Purse and Apparel	5	0	0
One Horse and Cow	12	0	0
Implements of Husbandry	0	15	0
Household Goods	16	0	0
Money upon Specialties	800	0	0
	<u>£833</u>	<u>15</u>	<u>0</u>

W^m Wilson
Tho^s Woodburn

James Dodshon Slate Dresser
of
Sandside pa(rish) Kirkby Irelyth

D & C

July 1803

W, Inv

Page 1.

In the Name of God Amen I James Dodshon of Sandside in the Parish of Kirkby Ireleth in the County Palatine of Lancaster Slate Dresser being indisposed but of sound Mind Memory and Understanding praised be Almighty God for the same and considering the Uncertainty of this Life do make publish and declare this to be my last Will and Testament in Manner and form following that is to say First I will and order all my just Debts Funeral and Testamentary Expences to be well and truly paid and discharged by my Executrix hereinafter named by and out of my personal Estate, And I do hereby give devise and bequeath All those my ffreehold Messuages or Dwellinghouses with the Outhouses Closes of Ground Hereditaments and Premises thereunto belonging or therewith usually enjoyed situate lying and being at or near Sandside aforesaid and all other my real and Personal Estate and Effects whatsoever and wheresoever and of what Nature or kind soever unto my dear Wife Ellen Dodgson and her Assigns for and during the Term of her natural Life and from and after her Decease I give devise and bequeath all and every my said Freehold Messuages or Dwelling houses Outhouses Lands Grounds Hereditaments and Premises situate at Sandside aforesaid and all my Leasehold Estate unto my Daughter Mary Lindow Wife of James Lindow Tayler her Heirs and Assigns forever or for such Term and Interest as I

Page 2.

have therein And as to all the rest Residue and Remainder of my Goods Chattels Moneys Securities for Money Personal Estate and Effects whatsoever not hereinafter disposed of I do hereby give and bequeath the same unto my said Wife Ellen Dodgson and do hereby name and appoint her sole Executrix of this my Will she paying thereout all my just Debts Funeral and Testamentary Expences I revoke all former Wills by me at any Time heretofore made and do declare these Presents only to be and contain my last Will and Testament In Witness whereof I the said James Dodgson the Testator have hereunto set my Hand and Seal this second Day of April in the Year of our Lord 1803.

Signed sealed published and declared by the said testator as and for his last Will and Testament in the Presence of us who in his Presence and at his Request have subscribed our Names As Witnesses

James Dodshon Seal

Ellen Dodgson ~~the~~ the Widow Relict and Sole Executrix within named was duly Sworn before me

Tho^s Pearson

thereto

Surrogate

John Woodburne
George Jackson

Passed Seal 1st July 1803 infra £20

A true and perfect Inventory of all the Goods Chattles Credits Personal Estate and Effects of James Dodgson late of Sandside in the Parish of Kirkby Irelyth in the County of Lancaster within the Jurisdiction of the Dean and Chapter of York Slatdresser deceased made by us whose names are hereunto subscribed this eleventh day of May in the year of our Lord 1803.

	£	s	d
An old Clock Cupboard Chest & Kettle and other Furniture	2	17	6
An old Feather Bed	2	0	0
One Meal Chest	1	10	0
A Coop and Cart Gear	1	10	0
One old Horse	8	0	0
	<u>£ 15</u>	<u>17</u>	<u>6</u>

Appraised the day and year above written by us

John Woodburne
W^m Lindow

Joseph James Farmer
of
Low Barn pa(rish) Kirkby Irelyth

D & C
July 1803

W, Inv

Page 1.

In the name of God amen This is the Last Will and Testament of me Joseph James of Lowbarn in the parish of Kirkby Ireleth and County of Lancaster Farmer made published and declared this Nineteenth day of March in the Year of Our Lord One thousand Eight hundred and three in manner following **First** I Give and Devise to my Trusty Friends John Hunter of Bankhouse in the parish and County aforesaid, David Stable of Broughton in Furness in the said County Skinner and my Son Isaac James of Lowbarn aforesaid And to the Survivors and Survivor of them and their and his Heirs and Assigns for ever All and Singular my Freehold Messuage and Tenement Houses Lands and Hereditaments Real Estate and premises whatsoever Situate and being or belonging to Lanehead in the parish of Kirkby Ireleth aforesaid or else where whereof I have any power or authority by by this my Will to dispose of **To hold** to them the said John Hunter, David Stable and Isaac James and to the Survivors and Survivor of them and their and his Heirs and Assigns for ever **In Trust** nevertheless and to and for the several Persons uses ends Intents and purposes herein after mentioned limited and declared and to and for no other Person use end Intent or purpose whatsoever **and first** for the Intent and purpose that they my said **Trustees** shall and do permit and Suffer my beloved Wife Ann to **hold** and enjoy the said devised premises and every part thereof from the time of my Decease for and during the Term of her natural Life And the Yearly and other Rents Issues and profits thereof to Receive and Take to and for her own use and uses during the Term aforesaid (She committing no Waste) **and** from and Immediately after her Decease (or as soon as possible convenient) I further Will and Order them the said JohnHunter, David Stable and Isaac James and the Survivors and Survivor of them or the Heir of Such Survivor, To make Absolute Sale of all and Singular the before mentioned and Devised premises And Convey the same according to Law to such Person or Persons as will offer and advance the best price and most Money for the same **And** the clear Money arising or so to be raised by Sale thereof (after Expences deducted) to be by them paid and divided in manner following namely in the first place to pay unto my Eldest Son and Heir at Law John James the Sum or Legacy of Five Pounds **Next** to pay unto my Son Samuel, the Sum or Legacy of Fifty Pounds And to my Son Roger the like Sum or Legacy of Fifty Pound And in Case either of them my said Sons Samuel and Roger shall happen to die without lawful Issue before the time of payment thereof that then and in such

Joseph James

Page 2.

Case I hereby Will and order the Legacy of him so deceased to come descend and be paid to the Survivor of them **and** with regard to the then Residue of the Clear Money so raised by Sale of my Said Devised premises and remaining in the hands of my said Trustees I hereby Will and Order to be by them paid and equally divided amongst my Six Sons Immediately herein after mentioned namely William, Samuel, Isaac Robert, Mathew and Roger, All which said shares I will and order to be paid to them

Severally or to their Several and Respective lawful Issues Representing them as soon as convenient after the disposal of my said Devised premises **and Next** with regard to my Personal Estate and Effects I dispose thereof in manner following **First** I Will and Order that all my Just Debts, Funeral and Testamentary Expenses shall be fully paid and discharged out of the same And wish to be decently Buried according to the Advice and direction of my said Beloved Wife Ann, **and** I give and bequeath unto her Two Cows and a Horse Such as she shall Choose out of my Farming Stock and think most suitable for her purpose Together with a few Household Goods and furniture such as may be thought requisite and necessary for her own use only **Next** with regard to all the Rest Residue and Remainder of my Personal Estate and Effects whatsoever and wheresoever and of what Nature Kind or Quality so ever such as Money and Securities of Money, Farming Stock live Cattle Goods and Chattles of what denomination so ever I hereby Give and bequeath the same and every part thereof unto them the said John Hunter, David Stable and Isaac James and to the Survivors and Survivor of them **In Trust also** nevertheless and to and for the several Persons uses ends Intents and purposes herein after mentioned limited and declared And to and for no other Person use end Intent or purpose whatsoever **and** first that they my said Trustees shall and do as soon as possibly Convenient or as Circumstances may require or as to them, my Wife and Six last mentioned Sons may think most for their profit and Advantage concerning the same, Make absolute Sale of all and singular my said Farming Stock hereby for that purpose entrusted to them and convert the same into Money And the Clear Money so arising from such Sale thereof (after Expences deducted) Together with such other Money as at the time of my decease I may be possessed of, have out upon Interest or otherwise due and owing to me **I will** and Order them my said Trustees to gather, Collect and Sum all up together and Divide the same into two equal shares or Moietys And out of one Moiety or half share to draw out the Sum of Two Hundred pounds and place the same out upon Interest on seemingly good and apparent Security for such Interest as can reasonably be acquired

Joseph James

Page 3.

for the same And pay such Interest arising therefrom Yearly and every Year from the time of my decease unto my Daughter Mary for and during the Term of her natural Life without the Junction of her Husband, and her own Receipts shall be good discharge for the same And from and Imediately after her decease to pay the said principal Sum of Two Hundred pounds Equally to and amongst her Children Share and Share alike or to their lawful Representatives **and** the Residue of the said Moiety of my Personal property To be by them my said Trustees Equally Divided and paid to and amongst my said Six last mentioned Sons namely William, Samuel, Isaac

Robert, Mathew and Roger Share and Share alike Or to their lawful Issues representing them, **and** with regard to the other Moiety or half share of my said Personal property I hereby Will and order them my said Trustees to place the same out upon Interest on seemingly good and apparent Security for such Interest as can be reasonably be acquired for the same and pay such Interest arising therefrom Yearly and every Year unto my said Wife Ann towards her more Comfortable support and Maintenance in her Old Age for and during the Term of her natural life or so long as She remains a Widow in my name and no longer **and** from and Imediately after her decease or Second Marriage as may first happen To call in Collect and

gather together such principal Sum of Money so placed out upon Interest as aforesaid

and (after Expences deducted) to divide and pay the same Equally to and amongst my said Six last mentioned Sons namely William, Samuel, Isaac, Robert, Mathew and Roger Share and share alike or to their several and respective lawful Issues Representing them in manner before mentioned

and it is my Will and mind And I hereby further Order that in Case any of them my said Six last mentioned Sons shall happen to die without lawful Issue before the time of payment of any of their Joint Shares or portions That then and in such Case I order the share or Shares portion or portions of him or them so deceased to be paid and Equally Divided to and amongs[amongst] the Survivors of them the said William, Samuel, Isaac

Robert, Mathew and Roger or to their lawful Issues representing them **and** als[o] that the Child or Children of any of them so deceased shall be Entitled to his her or their Parent or parents Share or shares same as if such Parent or Parents had

Actually been alive, **and** next with regard to my other Sons namely my said Eldest Son, John James, Joseph James, James James, and Thomas James They having heretofore by me been severally preferred and advanced in the World And I do hereby Give forgive Exonerate and Release them and each and
Joseph James

Page 4.

every of them from whatever pecuniary or other Assistance I have heretofore Given or Advanced to them or any of them in any wise **and** **Lastly** I do hereby Nominate Constitute and appoint them the said John Hunter, David Stable and Isaac James Joint Executors in Trust of this my Will and do hereby Give unto them each one Guinea besides all reasonable Charges for their trouble and Expences concerning the Trust hereby in them reposed, Ordering that they shall not be Accountable for any Loss which may happen concerning the same Except such as may appear Wilfull or thro entire negligence Neither shall they be Accountable one for another but each only for such Money as Actually came to his own hand Altho for Conformity's sake he may have Joined in Receipts for money which he actually did not receive **and** I do hereby Revoke and make void all former Will or Wills by me heretofore made and do declare this and this only to be and remain my last Will and Testament **In Witness** whereof I the said Joseph James the Testator have to three Sheets of paper of this my Will Contained on four Sheets Set my hand And to this fourth being the last thereof my hand and Seal the day and Year on the first Sheet before written

This Writing contained on four Sheets of paper was by the said Joseph James the Testator Signed Sealed published and declared as and for his last Will and Testament The words "ed" "She" "Money" being first Interlined in In the presence of us who in his presence and at his Request and in the presence of one another have hereunto Subscribed our names as Witnesses

Joseph James

John Thompson
Ellen Brockelbank
John Kendal

John Hunter, David Stable and Isaac James reps the said Joint Executors ~~in Trust~~ within named were Duly Sworn before me

Thos Pearson
Surrogate

Pass'd Seal 1st July 1803 inf £1000

A true and perfect Inventory of all the Goods Chattles Credits Personal Estate and Effects of Joseph James of Lowbarn in the Parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York Farmer deceased made by us whose names are hereunto subscribed the seventh day of May in the year of our Lord 1803.

	£	s	d
Purse and Apparel	8	0	0
Household Furniture	40	0	0
Cattle	200	0	0
Horses	63	0	0
Sheep	134	10	0
Implements of Husbandry	13	10	0
Money upon Specialties	<u>1000</u>	<u>0</u>	<u>0</u>
	<u>£ 1459</u>	<u>0</u>	<u>0</u>

Appraised by us the day and year above written

James Barrow
John Hunter

John Shepherd Yeoman
of
Kirkby Hall pa(rish) Kirkby Irelyth

D & C

April 1803

W, Inv

A true and perfect Inventory of all the Goods Chattels Credits Personal Estate and Effects of John Shepherd late of Kirkby Hall in the Parish of Kirkby Irelyth in the County of Lancaster within the Jurisdiction of the Dean and Chapter of York Lodger & Widower as the same was appraised the tenth Day of January 1803.

	£	s	d
Purse and Apparel	4	15	0
One Bed and two boxes	2	15	0
Money upon Specialties	<u>255</u>	<u>0</u>	<u>0</u>
	<u>£262</u>	<u>10</u>	<u>0</u>

By Richard Johnson
 James Barrow

Roger Barrow the sole Executor within named was duly Sworn ~~by me~~ before me
Tho^s Pearson. Surrogate

Pass'd Seal 1st April 1803 inf £100

In the name of God amen This is the last Will and Testament of me John Shepherd of Kirkby hall in the Parish of Kirkby Ireleth and County of Lancaster yeoman made published and declared this fourteenth day of July in the year of our Lord One thousand Eight hundred and two in manner and form following **First** I Give and Bequeath to my Nephew John Shepherd at or near Lancaster Castle, The Sum of Fifty pounds, **and** to my Nephew Lancelot Shepherd the Sum of Two pounds **and** to Jane Barrow the Daughter of my Brother in law William Barrow of Said Kirkby Hall the Sum of Fifty pounds **and** to her Sister Eleanor Keel, Wife of Roger Keel the Sum of Five pounds **and** to Eleanor Barrow Daughter of William Barrow of Newton in Furness the Sum of Three pounds All which said Several Legacies I hereby will and order To be paid to them severally or to their several Representatives at the end of twelve Months next after my decease by my Executor herein after named And with regard to all the Rest Residue and remainder of my personal Estate and Effects whatsoever and wheresoever and of what nature kind or quality so ever I hereby Give and Bequeath the same and every part thereof unto my Relation Roger Barrow Schoolmaster at or near Cartmel in the County of Lancaster aforesaid **and** I do hereby name Nominate and appoint him the said Roger Barrow Sole Executor of this my Will he paying all my Just debts Funeral and Testamentary Expences and the said Legacies **and** Lastly I do hereby revoke and make void all former Wills by me heretofore made and do declare this and this only to be and remain my Last Will and Testament **In Witness** whereof I the said

John Addison Husbandman
of
Beckstones pa(rish) Kirkby Irelyth

D & C

March 1804

Ad, Inv

Know all Men, by these Presents, that we *Dinah Addison* of *Beckstones in the Parish of Kirkby Irelyth and County of Lancaster* Widow *John Woodburn of Croglin in the Parish of Kirkby Irelyth and County of Lancaster* Slate Merchant And *John Addison of Beckstones in the Parish of Kirkby Irelyth and County of Lancaster* Husbandman are bound and firmly obliged to *the Worshipful Robert Sinclair Master of Arts commissary or Auditor of the Causes or Businesses of the Venerable the Dean and Chapter of the Cathedral and Metropolitan Church of S^t Peter of York* lawfully Authorised in the Sum of *two hundred and sixty eight* Pounds of good and Lawful Money of Great Britain to be paid to *him* the said *Robert Sinclair* or to his certain Attorney, Executors Administrators or Assigns; For the Payment whereof well and truly to be made, We oblige ourselves and every of us by ourselves *in* and for the Whole, and the full, our Heirs, Executors and Administrators, firmly by these Presents, Sealed with our Seals. Given the *twenty sixth* Day of the Month of *November* in the Year of our Lord One Thousand ~~Seven~~ *Eight* Hundred and ~~Ninety~~ *three*

The Condition of this Obligaaton is such, That if *the above bounden Dinah Addison* Widow relict and Adminisratrix of all and singular the Goods, Chattels, and Credits of *John Addison late of Beckstones in the Parish of Kirkby Irelyth in the County of Lancaster and in the Jurisdiction of the Dean and Chapter of York, Husbandman* Deceased do make or cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *her* the said *Dinah Addison* or into the Hands and Possession of any other Person or Persons for *her* and the same so made do Exhibit, or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at *York* at or before the *twenty sixth* Day of *May* next ensuing. And the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the Deceased at the time of *his* Death, which at any Time after shall come to the Hands or Possession of the said *Dinah Addison* or into the Hands and Possession of any other Person or Persons for *her* do well and truly Administer according to the Law. And further do make, or cause to be made a true and just Account of *her* said Administration at or before the *twenty sixth* Day of *November* next ensuing, and all the Rest and Residue of the said Goods, Chattels and Credits which shall be found remaining upon the said Administratrix Accompt, the same being first examined and allowed of by the Judge or Judges, for the Time being, of the said Court, shall deliver and pay unto such Person or Persons respectively, as the said Judge or Judges by his or their Decree or Sentence, pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said *Dinah Addison*

above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of
Tho^s Pearson
Surrogate

her
Dinah **X** Addison
mark

John Woodburn

John Addison

Dinah Addison The Administrator within named was duly Sworn before me
Tho^s Pearson
Surrogate

Pass'd Seal 9th March 1804 £100

A true and perfect Inventory of all the Goods Chattles Credits Personal Estate and Effects of John Addison of Beckstones in the parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York Husbandman deceased made by us whose names are hereunto subscribed the 26th day of November in the year of our Lord 1803.

	£	s	d
Purse and Apparel	11	10	0
Household Furniture	15	0	0
Bedding & ^c	6	0	0
Implements of Husbandry	2	0	0
Corn and Hay	20	0	0
A Horse	12	0	0
Horned Cattle	57	0	0
Sheep	11	0	0
	<u>134</u>	<u>10</u>	<u>0</u>

Appraised by us the day and tear above written
John Woodburn
Peter Russel

Nicholas Todd Yeoman
of
Guards, Kirkby Irelyth

D & C

June 1804

W, Inv

A true and perfect Inventory of all the Goods Chattles Credits Personal Estate and Effects of Nicholas Todd of Guards in the parish of Kirkby Irelyth and County of Lancaster within the Jurisdiction of the Dean and Chapter of York Husbandman deceas'd made by us whose names are hereunto subscribed the 5th day of May in the year of our Lord 1804.

	£	s	d
Purse Apparel & Household Furniture	36	0	0
One Horse and Cows	50	0	0
Money upon Specialties	280	0	0
	<u>£366</u>	<u>0</u>	<u>0</u>

Appraised by us the day and year above written
John Hartley
Edward Coward

Ninth day of Augst 1803
Nicholas Todd Will

Page 1.

In the name of God Amen I Nicholas Todd of Guards in the Parish of Kirkby Ireleth in the County of Lancaster Yeoman being in perfect Health of Body and of sound disposing mind memory and Understanding thanks be to God for it Do make publish and declare this to be my last will and Testament in the manner and form following (that is to say) I Give Devise and bequeath unto my Eldest Son John Todd All that my Free Hold Estate with the Dwelling Houses Outhouses Lands and premises with the appurtenances there unto belonging now in my Possession, and in the Occupation of Edward Turner, John Danson and Others as Farmers there of Standing lying and being within the said Parish of Kirkby Ireleth in the said County **To Hold** to him my said Son John Todd and his Heirs and Assigns for ever, anything herein contained to the contrary in any wise notwithstanding I also Give and bequeath and bind and charge my foresaid several Freehold Estates with the Following Annuity or Yearly Sum of Money (that is to say) to my Beloved Wife Sarah Todd the cleare Annuity or Sum of Twenty Pounds a year in lieu and full Satisfaction for her Widow Right of Dower, which she might claim out of my said Freehold Estates, And I order and direct to be paid to her by my Eldest Son John Todd out of my foresaid Freehold Estate of Guards, Head Cragg Wallend and several other parcels of Land and premises situate lying and being within the said Parish, by two equal half Yearly payments of ten Pounds each in each Year, during her natural life, And the first payment to begin and be made Six Months next after my Decease, I Further Give to my said Wife Sarah One Fether Bedd, Bedding and Bedstead and such and so many Household Goods and Utensils as may be necessary to fit her up a Room to reside in, if she should share to live apart or separate from my Eldest Son John I Give to my Daughter Margaret Kirkby the Wife of Henry Kirkby the Sum of Five Pounds and to be paid to her own Hands and her receipt Shall be a sufficient discharge for the same notwith-

standing her coverture, I also Give to my Daughter Sally or otherwise Sarah Powell the Wife of Joab Powell the Sum of Fifty Pounds, and to be paid to her Own hands and her Receipt Shall be a sufficient discharge for the same notwithstanding her coverture, I also Give to my Daughter Hannah Chamley the Wife of John Chamley the Sum of One Hundred Pounds, I also Give to my Daughter Agnes Todd I give the Sum of Two Hundred Pounds I also Give to my Daughter Mally or Otherwise Mary Todd I give the like Sum of Two Hundred Pounds, I also Give to my Son Nicholas Todd, I Give the Sum of Fifty Pounds, I also Give to my Son William Todd I give the Sum of Five Pounds, I also Give to my Son Roger Todd I give the Sum of Five Pounds. Also it is my Will and mind and I order and Direct that the above mentioned Legacies shall be paid out of my said Freehold Estates and premises or ~~other~~ otherwise out of my Personal Estate and Effects at the end of Twelve Calender Months next after me and my said Wife Sarah Decease I also further Give to my Said Daughter Agnes, and Mally or otherwise Mary Todd, I give to them each One Fether Bedds and each a pair of Linning Sheets. And it is my Will and mind

Page 2.

that in Case of the Death of any of the Unmarried legatees or if married without Lawfull Issue before the said Legacies become due and payable the Shares and Share of Such so dying shall go and be Devided amongst the Surviving Brothers and Sisters in equal proportion Share and Share alike, but if any of them should Marry and die leaving lawful Issue before the said Legacy becomes due the Share and Shares of their parent, or parents, so dying Shall go and be Devided Amongst his, her, or their Lawfull Issue Share and Share alike And if any of my Residuary Effects Shall be lost and not come to the Hands of my Residuary Legatee and Executor my said Son John Todd it is my Will and mind and I do hereby Order and Direct that all the before Legatees shall beare each a proportionable part of the loss if any, according to their respective Legacy, with my said Son John Todd, then I Give all the rest Residue and remainder of my said Freehold Estates and personal Estate and Effects of what Nature and kind whatsoever, and wheresoever, And all my Right and Interest in the Lands and Grounds I have in Farm in Angerton Moss in the Township of Broughton in the said County for the Term and State I have therein, and Also my Right and Interest in the Slate Quarry or Dell in the Estate called Lawrance Ground Situate in the said Parish of Kirkby Ireleth all in the said County, I Give and bequeath after paying my Just Debts Legacys and Funeral expences, and the charge of approving this my Will unto my said Son John Todd his Executors And Administrators And I do hereby make constitute and appoint him my said Son John Sole Executor of this my last Will **Lastly** revoking and hereby dissannuling every other Will and Wills Legacy and Legacys Bequest and Bequests by me at any time heretofore made Given or bequeathed, Do make Ordain publish and declare this only to be my last Will and Testament, **In Witness** whereof I the said Nicholas Todd the Testator have hereunto Set my Hand and Seal this ninth day of August in the Year of our Lord one Thousand eight Hundred and three

Signed sealed published and declared by the within
Named Nicholas Todd as and for his last Will and Testament
in the presence of us, who in his sight and at his request and
in the presence of each other have subscribed our names
as Witnesses

John Hartley
Thomas Hartley

Nicholas Todd

William Shaw

John Todd his Son and the Executor within named was duly Sworn before me
Thos Pearson
Surrogate

Pass'd Seal 25th June 1804 £300

John Stephenson Husbandman
of
Raisthwaite pa(rish) Kirkby Irelyth

D & C

June 1805

W

Page 1.

This is the last Will and Testament of me
John Stephenson of Raisthwaite in Woodland in the
Parish of Kirkby Ireleth in the County of Lancaster
Husbandman. As to my Customary Messuage and
Tenement with Outhouses Lands Grounds and
Hereditaments thereunto belonging and other Premises
at Raisthwaite aforesaid it is my intention that the
same should descend to my Heir at Law my Eldest Son
George Stephenson his Heirs and Assigns Subject nevertheless
to the payment to my Son Robert Stephenson and my
Daughters Isabel Stephenson Ann Stephenson and
Mary Stephenson or to their several and respective legal
Personal Representative or Representatives (whether they
or any of them should die in my lifetime or before the
time or times of payment thereof or not) on the Death of
the Survivor of myself and Rebecca my Wife or on her ceasing
to be and continuing my chaste Widow which shall first
happen according to a deed or Indenture of Mortgage
bearing equal dates herewith executed by me for securing
the payment of the Sum of Twenty pounds apiece to my
said four last named Children I give and bequeath
to my Eldest Son George Stephenson all the Stock and
Flock of Sheep of whatever description that I may die
possessed of and also the Cupboard and Dresser, the Meal
Chest the Table in the House commonly used at Meals
my Box and all the ladders and all the wood in the House
Bought of M^r Dodson. And as to the rest residue and
remainder of my Goods and Chattels I direct the same
to be sold by my Executor hereinafter named as soon as
convenient after my decease and therewith and with other
my personal Estate to pay in the first place all my just
Debts (not including herein the said Sum of Twenty
pounds apiece secured to be paid to four of my Children as
beforementioned which is to be paid out of my Real Estate
as and above the Legacies herein given to them) Funeral
and Testamentary Expences and other Expences my
Executor may be put to in the Execution of this my Will

Page 2.

and afterwards the Legacies herein bequeathed I give to
my Son John Stephenson the Sum of Two hundred pounds
to be due and paid to him at Candlemass next after my
Decease And in case of his Death before that time without
having lawful Issue I give and bequeath the same to and
equally amongst all my other surviving Children and the
lawful Issue of any of them that may be dead such Issue
taking the Share his her or their parent or respective

parents would have been intitled to if living I give and bequeath to Robert Stephenson Ann Stephenson and Mary Stephenson (my Children) the Sum of Forty pounds apiece to be paid to them at Candlemass next after my Decease but in case the said Robert shall not then have attained his Age of twenty one Years his Legacy not to be paid till he shall attain that Age and then to be paid with Interest And in Case of any of their Deaths before the Legacies shall become due without having lawful Issue the Legacies of forty pounds each of him her or them so dying shall go and be equally divided among the Survivors or Survivor of them the said Robert Ann and Mary and the lawful Issue of any of them that may be dead such Issue taking the part or share his her or their parent or respective parents would have been intitled to if living I give and bequeath to Bella the natural Child of my Daughter Isabel the Sum of ffifty pounds when she attains her Age of twenty one Years And the Interest thereof in the mean time is to be paid and applied towards her (the said Bella's) support And in Case of her Death before that time I give and bequeath the same to my Daughter Isabel or in Case of her Death to her lawful Issue if any and if none then to and equally amongst my other surviving Children and the lawful Issue of any of them that may be dead such Issue taking the share his her or their parent or respective parents would have been intitled to if living And I direct and order my Executor to place out at Interest the Sum of Forty pounds and pay and apply the Interest thereof if there should be occasion towards the support and maintenance of Bella the

Page 3.

natural Child of my Daughter Isabel till she attains her Age of fourteen Years and on her attainment of that Age or Death before that time I give the s^d principal Sum of fforty pounds together with any Interest or accumulation of Interest then so applied to my Daughter Isabel And in case of her Death before that time I give the same with interest unto her natural Child Bella when she attains her Age of twenty one Years or her lawful Issue And if she shall die before that time without leaving any lawful Issue I give the same to the lawful Issue of my Daughter Isabel if any and if none I give the same to my other surviving Children and the lawful Issue of any of them that may be dead such Issue taking the share or part his her or their parent or respective parents would have been intitled to if living And all the rest residue and remainder of my personal Estate and Effects I order and direct shall be divided into four equal parts or shares of which my Son Robert and Daughters Ann and Mary shall each have one at the end of twelve Months next after my decease or as soon afterwards with Interest from that time as they shall severally attain their respective Ages of twenty one Years And in Case of any of their Deaths before that time without leaving lawful Issue the share Or shares of him her or them so dying shall go and be Divided in the same manner as his her or their Legacies of

Forty pounds each are before directed to be divided ~~And in~~
~~Case of his Death I order the said fourth part or share to be~~
~~paid in the same manner as the Sum of Forty pounds before~~
~~given~~ And the other fourth part or share I direct shall be
placed out at Interest and the Interest paid and applied
towards the support and maintenance of Bella the natural
Child of my said Daughter Isabel till she shall attain her
Age of fourteen Years And then or on her the said Bella's Death
before that time I order such fourth part or share to be paid
to my said Daughter Isabel And in Case of her death I order
the same fourth part or share to be paid in the same manner
as the Sum of Forty pounds before given to my Daughter
Isabel is directed to be paid And I hereby nominate and
appoint my Son John Sole Executor of this my last Will and
Testament And I hereby revoke and make void all former and
other Wills by me at any time heretofore made and declare
this to be and contain my last Will and Testament only

Page 4.

In Witness whereof I the said Testator John Stephenson have
To this my last Will and Testament set my hand and Seal this
Twentieth day of May One thousand eight hundred and three
John Stephenson Seal

Signed Sealed published and Declared
by the said Testator John Stephenson 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 (upwards of two Lines in the
Third page being first obliterated)

John Atkinson
Thomas Ireland
Ja^s Pennington

I do hereby certify that on the sixteenth day of March in the year of our Lord 1805 John Stephenson sole
Executor named in this the last Will and Testament of his Father John Stephenson late of Raisthwaite in
Woodland in the Parish of Kirkby Irelyth in the Jurisdiction of the Dean and Chapter of York
Husbandman deceased was sworn well and truly to execute and perform the same. And at the same time
declared before me that the whole of the Goods, Chattles, and Credits of the said deceased within the
Jurisdiction aforesaid do not amount in Value to the sum of five hundred pounds

Witness my Hand
Tho^s Pearson
Surrogate

Passed Seal 1st June 1805 under £600

James Airey Husbandman
of
Chapelhouse in Woodland pa(rish) Kirkby Irelyth

D & C

April 1806

W

In the name of God amen This is the Last Will
and Testament of me James Airey of Woodland Chapelhouse
in the parish of Kirkby Ireleth and County of Lancaster
Husbandman made published and declared this Twentysecond
day of May in the Year of our Lord One thousand Eight hundred
and five in manner following **First** I Give and bequeath
to my Sister Elizabeth Mosson, and to my Sister Jane Lancaster
And to my Sister Sarah Cookson each the Sum or Legacy
of Four pounds Also I Give to my Nephew John Mosson
the Sum of three pounds, **and** to my Sister Meudas
Airey Two pound, All which said Legacies I will and
Order to be paid to them severally or to their several
and respective lawful Representatives at the end
of Twelve Months next after my decease by my
Executrix herein after named And with regard to
All the rest residue and remainder of my personal
Estate and Effects whatsoever and wheresoever and
of what nature kind or quality so ever I Give and
Bequeath the same and every part thereof unto
my beloved Wife Ruth Airey and do hereby name and
Appoint her Sole Executrix of this my Will, She paying
All my Just debts, The said Legacies and Funeral and Testamentary
Expences **In Witness** Whereof I have hereunto put my hand
And Seal the day and Year first above written
Signed Sealed published and
declared by the said Testator as
and for his Last Will and
Testament in the presence of us

James Airey Seal

Mary Fisher

John Kendal

I do hereby certify that on the 26th day of February in the year of our Lord 1806 Ruth Airey Widow the
Relict & sole Executor named in this the Last Will and Testament of ~~her Husband~~ James Airey late of
Chapelhouse in Woodland in the Parish of Kirkby Irelyth in the Jurisdiction of the Dean and Chapter of
York Husbandman deceased was Sworn well and truly to execute and perform the same. And at the time
declared before me that the whole of the Goods, Chattles, and Credits of the said deceased within the
Jurisdiction aforesaid do not amount in Value to the sum of three hundred pounds

Witness my Hand

Tho^s Pearson

Surrogate

£5

Passed Seal 9th April 1806 under £300

Ann Hunter Widow
of
Soutergate, Kirkby Ireleth

D/C Wills 1806

September 1806

A

Know all Men, by these Presents, that we

Roger Hunter of Soutergate in the Parish of Kirkby Irelyth and County of Lancaster Husbandman Isaac James of Lowhall in the Parish of Kirkby Irelyth and County of Lancaster Husbandman And John Cragg of Beckside in the Parish of Kirkby Irelyth and County of Lancaster Gentleman are bound and firmly obliged to *the Worshipful Robert Sinclair Master of Arts Commissary or Auditor of the Causes or Businesses of the Venerable the Dean and Chapter of the Cathedral and Metropolitan Church of S^t Peter of York lawfully Authorized*

In the Sum of *One thousand* Pounds of good and Lawful Money of Great-Britain to be paid to *him* the said *Robert Sinclair or Commissary* or to his certain Attorney, Executors Administrators or Assigns; For the Payment whereof well and truly to be made, We oblige ourselves and every of us by ourselves and for the Whole, and the full, our Heirs, Executors and Administrators, firmly by these Presents, Sealed with our Seals. Given the *Twenty second* Day of the Month of *August* in the Year of our Lord One Thousand Eight Hundred and *six*

The Condition of this Obligation is such, That if *the above bounden Roger Hunter Son only next of Kin and* Administrator of all and singular the Goods, Chattles, and Credits of *Ann Hunter late of Soutergate in the Parish of Kirkby Irelyth in the County of Lancaster within the Jurisdiction of the Dean and Chapter of York Widow Deceased* do make or cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, and Credits of the said Deceased, which have or shall come to the Hands Possession or Knowledge of *him* the said *Roger Hunter* or into the Hands and Possession of any other Person or Persons for *him* and the same so made do Exhibit, or cause to be Exhibited into the Registry of the *Dean and Chapter's* Court at *York* at or before the *Twenty second* Day of *January* next ensuing. And the same Goods, Chattles, and Credits, and all other the Goods, Chattles, and Credits, of the Deceased, at the time of *her* Death, which at any Time after shall come to the Hands or Possession of the said *Roger Hunter* or into the Hands and Possession of any other Person or Persons for *him* do well and truly Administer according to the Law. And further do make, or cause to be made a true and just Account of *his* said Administration at or before the *Twenty second* Day of *August* next ensuing, and all the Rest and Residue of the said Goods, Chattles and Credits which shall be found remaining upon the said Administrator Accompt, the same being first examined and allowed of by the Judge or Judges, for the time being, of the said Court, shall deliver and pay unto such Person or Persons respectively, as the said Judge or Judges, by his or their Decree or Sentence, pursuant to the true Intent and Meaning of the Act of Parliament in that behalf made, shall limit and appoint. And if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court making Request to have it allowed and approved accordingly, if the said *Roger Hunter* above bounden being thereunto required do render and deliver the said Letters of Administration (Approbation of

such Testament being first had and made) in the said Court, then this Obligation to be void, and of none effect, or else to remain in full Force and Virtue.

Roger Hunter *Seal*

Sealed and Delivered

in the Presence of

Tho^s Pearson

Surrogate

James James *Seal*

John Cragg *Seal*

I do hereby certify that on the 22^d day of August in the year of our Lord 1806 Roger Hunter the Administrator within named was Sworn duly to Administer. And at the time declared before me that the whole of the Goods, Chattles, and Credits of the within mentioned Intestate, within the Jurisdiction of the Dean and Chapter of York do not amount in Value to the sum of six hundred pounds

Witness my Hand

Tho^s Pearson

Surrogate

Passed Seal 9th Sept^r 1806 under £600

Henry Nelson Gent
of
Hill in Heathwaite pa(rish) Kirkby Irelyth

D & C

July 1806

W

Page 1.

In the name of God amen This is the Last Will and Testament of me Henry Nelson of Hill in Heathwaite in the parish of Kirkby Ireleth and County of Lancaster Gentleman made published and declared this twenty second day of August in the Year of our Lord One thousand Seven hundred and Ninety eight in manner and form following, First I Give and devise unto my Oldest Son Robert Nelson All and singular my Freehold Messuage and Tenement Houses Lands and Hereditaments Real Estate and premises whatsoever Situate and being at Hill aforesaid or else where in the said parish whereof I shall die possessed of **To hold** to him his Heirs and Assigns for ever Charged nevertheless and I do hereby charge the same with one Annuity or clear yearly payment of Ten pounds a year to be paid by my said Son Robert Nelson his Heirs or Assigns out of the said Devised premises unto my beloved Wife Jane, from the time of my decease for and during the Term of her natural life in Lieu of and in full satisfaction of her dower or Widow's right in to or out of the said premises **Next** I proceed to dispose of my personal Estate in manner following **First** I Give unto my Son Mathew Nelson the Sum or Legacy of Two Hundred pounds, And to my Daughter Jane the Sum or Legacy of Five Hundred pounds to be paid to them Severally by my Executor herein after named, on the thirteenth day of February next after my said Son Mathew shall attain the Age of twenty one years My said Executor paying Interest for the said seven Hundred pounds (given in Legacies as aforesaid) unto my said Wife Jane from the time of my decease, till the time of payment thereof, The better to enable her to Maintain and Educate my said

Page 2.

younger Children and Legatees during their Minority And in Case either of them my said younger Children shall happen to die without lawful Issue before the time of payment of the said Legacies that then and in such Case I Will and order that such Legacy of him or her so dying to descend and be divided equally to and between my Surviving Children And in case of the death of either of them my said younger Children before the said time of payment leaving lawful Issue or Issues, such Issue or Issues shall be entitled to his her or their parents Legacy or Legacies same as if the parent had been living **Next** I give unto my said Wife a few Household Goods such as she may think most useful and Necessary and as She shall choose for her own Convenience, provided Such Goods and furniture do not exceed in value the sum

of Ten pounds upon a fair Estimation **and next** with regard to all the Rest Residue and remainder of my personal Estate and Effects whatsoever and wheresoever and of what kind nature or quality so ever and not herein before disposed of I give and bequeath the same and every part thereof unto my said Son Robert Nelson whom I do hereby name and appoint Sole Executor of this my last Will and Testament he paying all my Just debts, The said Legacies and Funeral and testamentary Expences **In Witness** whereof I have hereunto set my Mark and Seal and ordered my name to be written thereto, the day and year first above written

This Writing was Signed by the said Henry Nelson the Testator and by him Sealed published and declared as and For his last Will and Testament (being First truly read to him) in the presence Of us Witnesses

the mark of
Henry Nelson Seal

William Middleton
Ann Postlethwaite
John Kendal

I do hereby certify that on the eleventh day of June in the year of our Lord 1806 Rob^t Nelson Son & sole Executor named in this the last Will and Testament of Henry Nelson his father late of Hill in the Parish of Kirkby Irelyth in the Jurisdiction of the Dean and Chapter of York ~~Husbandman~~ Gentleman Deceased was Sworn well and truly to execute and perform the same. And at the time declared before me that the whole of the Goods, Chattles, and Credits of the said Deceased within the Jurisdiction aforesaid do not amount in Value to the sum of £50

Witness my Hand
Tho^s Pearson
Surrogate

Passed Seal 28th July 1806 under £50

A

Addinson, James	44
Addison, Ann	
Widow of James	30, 31
Addison, Dinah	
Widow of John	70, 71
Addison, James	30, 31
Addison, John	5, 70, 71
Agnes, Bradley	
Daughter of John & G-Daughter of John	6
Airey, James	78
Airey, Meudas	
Sister of James	78
Airey, Ruth	
Widow of James	78
Wife of James	78
Angerton	
Broughton	19
Angerton Moss	
Broughton	73
Atkinson, Isaac	16
Atkinson, John	57, 77
Atkinson, Mabel	50
Daughter of Robert Walker (Curate)	58, 59
Atkinson, Richard	59
Son in Law of Robert Walker (Curate)	59
Attorney at Law	3

B

Bamford, Eleanor	
GG-Daughter of Robert Walker(Curate)	58
Bamford, Elizabeth	
GG-Daughter of Robert Walker(Curate)	58
Bamford, Robert	
G-Son of Robert Walker	57
Bamford, Robert Walker	
GG-Son of Robert Walker(Curate)	58
Bamford, William Tyson	
GG-Son of Robert Walker(Curate)	58
Bankend	26
Bankhouse	64
Barkhouse Bank	
Coniston	8
Barrow, Dorothy	
Daughter of William	3, 4
Barrow, Eleanor	
Daughter of William	68
Barrow, Hugh	
Son of William	2
Barrow, James	67, 68
Eldest Son of William	2
Barrow, Jane	
Daughter of William & Niece of John Shepherd	68
Barrow, John	
Son of William	3, 4
Barrow, Roger (Schoolmaster)	68
Barrow, Thomas	
Son of William	3, 4
Barrow, William	2, 3, 68
Brother in Law of John Shepherd	68
Son of William	2
Barstow, James	2
Beckhouse	
Seathwaite	8
Beckside	5, 12-14, 19, 55, 56, 79
Beckstones	70, 71
Bellman, Captain William	
Brother of John	42
Bellman, Elizabeth (Betty)	41

Bellman, George	42
Bellman, George (Blacksmith)	
Brother of William	42
Bellman, John	
Brother of Captain William	42
Bellman, Mary	41, 42
Bellman, Mary (Executrix)	42, 43
Bellman, William (Watchmaker)	
Brother of George	42
Benson, Ann	
Cousin of John Postlethwaite	25
Benson, John	33
Besbrow Ground	
Ulpha	38, 39
Blacksmith	12, 13, 42
Blawith	26, 27, 30, 45
Borrowdale, Anne	
Daughter of Mary Borrowdale & G-Daughter of Robert Walker (Curate)	58
Borrowdale, Mary	
Daughter of Robert Walker (Curate)	58, 59
Bradley, Agnes	
Niece of Elizabeth Frearson	45
Wife of John	5, 6, 7
Bradley, George	
Younger Son of John	6
Bradley, John	5, 6, 7
Elder Son of John	5, 6
Bridgeman, James	
G-Son of Robert Walker (Curate)	58, 59
Brockelbank, Ellen	66
Broughton	2, 19, 42, 64, 73
Burns, John	24-27

C

Carlcross	22
Carhouse	34, 35
Cartmel	68
Casson, Aggy	
Daughter of Joseph Tyson	28
Casson, Anne	
GG-Daughter of Robert Walker(Curate)	58
Casson, Betty	
GG-Daughter of Robert Walker(Curate)	58
Casson, Esther	
Wife of Thomas & G-Daughter of Robert Walker (Curate)	58
Casson, John	19, 20, 38, 57-59
Casson, Joseph	38, 59
Casson, Mary	40
G-Daughter of Robert Walker	57
GG-Daughter of Robert Walker(Curate)	58
Casson, Robert	28, 33, 38, 58, 59
GG-Son of Robert Walker(Curate)	58
Casson, Thomas	28, 58, 59
Chamley, Hannah	
Wife of John & Daughter of Nicholas Todd	73
Chamley, John	36, 37
Chapel House	
Woodland	78
Chapels	36
Christopherson, Jane	59
Cleminson, Agnes	
Wife of William, Niece of Margaret Postlethwaite, Sister of John Dickinson	53
Cleminson, William	53
Clerk	57, 59
Coalash	44
Cockanshell	
Blawith	45
Colton	24
Coniston	8

Cook, John	41–43
Cookson, Sarah	
Sister of James Airey	78
Coppice of Wood	
Top o'th Shaw	41
Cordwainer	47, 48
Coward, Cornelius	34, 35
Coward, Edward	5, 6, 55, 56, 72
Cragg, Ann	
Wife of John & Daughter of Agnes Woodend	55, 56
Cragg, John	55, 56, 79, 80
Craggfield	5
Craghill, Catherine	
Sister of Robert Walker	10
Craghill, David	
G-Son of Reuben Walker	32
Craghill, Jonathan	
G-Son of Reuben Walker	32
Craghill, William	
G-Son of Reuben Walker	32
Cringle mire	
Colton	24
Croglin	70
Cumberland	38, 51
Curate of Seathwaite	57
Curate of Woodland	53

D

Dalton	16
Danson, John	72
Dawson, Daniel	
Son of William	38, 39
Dawson, John	8–11, 50, 59
Eldest Son of William & Heir at Law	38–40
Dawson, Joseph	
Son of William	39
Dawson, Mathew	41
Dawson, Robert	
Son of William	39
Dawson, Thomas	
Son of William	39
Dawson, William	38, 40
GG-Son of Robert Walker(Curate)	58
Son of William	39
Dickinson, Charles	48
Nephew of Margaret Postlethwaite	53
Dickinson, Daniel	11
Dickinson, John	
Nephew of Margaret Postlethwaite	53
Dickinson, Mary	
Widow of Richard	34, 35
Dickinson, Richard	34, 35
Dixon, Elizabeth	3
Doctor	30
Dodgson, Ellen	
Wife of James	62
Dodgson, George	60, 61
Dodgson, Margaret	
Widow of George	60, 61
Dodshon, James	62, 63
Dodson, Mr	75
Doveford	24, 26, 27
Dunnerdale	
Seathwaite	59

F

Farhouses	
Woodland	30, 31
Farmer	2, 14, 38, 64, 67, 72
Fell Gate	

Heathwaite	51
Fisher, Mary	78
Fitzsimons, Elizabeth	
Sister of Robert Walker	10, 11
Fitzsimons, Mary	
Daughter of Elizabeth	10
Four Lanes End	19, 20
Frearson, Agnes	
Daughter of John	45
Frearson, Elizabeth	44, 45
Daughter of John	45
Frearson, George	
Nephew of Elizabeth & Youngest Son of her Brother John	44
Frearson, James	
Brother of Elizabeth	45
Frearson, John	
Brother of Elizabeth	44
Frearson, Mary	
Daughter of John	45
Friars Ground	25, 60, 61

G

Gardener	2
Gargreave	22, 36
Gatelands	12
Gentleman	19, 24, 60, 79, 81, 82
Gibson, George	58
Gillbanks, Agnes	
Widow of Isaac	13
Wife of Isaac	12
Gillbanks, Isaac	12, 13
Son of Isaac	12, 13
Gillbanks, John	
G-Son of Isaac & Agnes	12
Gillbanks, Joseph	
Son of Isaac	12, 13
Gillbanks, William	
Son of Isaac	12
Gillground	
Seathwaite	9
Greenbank	
Broughton	42
Greenmoor	
Woodland	47, 48
Grocer	19
Guards	72
Gunson, John	40
Son in Law of Robert Walker (Curate)	59

H

Hall Dunnerdale	
Seathwaite	8, 38, 39, 58, 59
Hartley, John	72, 73
Hartley, Thomas	73
Haslehall	
Torver	41
Haws	
Woodland	41, 43
Head Cragg	72
Headland Hill	
Torver	41
Helling, Anne	
Daughter of Joseph Tyson	28
High Mosshouse	
Seathwaite	8
Hill	
in Heathwaite	36, 81, 82
Hodgson, John	19, 20
Holin House	58
Seathwaite	59

Huddleston, Eleanor	
G-Daughter of Joseph & Elenor, Daughter of Joseph.....	47
Huddleston, Elenor	
Wife of Joseph.....	47
Huddleston, Joseph.....	47, 48
Son of Joseph & Elenor.....	47
Huddleston, Margaret	
Daughter of Joseph & Elenor.....	47
Huddlestone, Joseph.....	48
Hunter, Ann.....	79
Widow of John.....	22, 23
Hunter, John.....	22, 64–67
Hunter, Roger.....	22, 23, 34, 35
Son of Ann.....	79, 80
Hunter, Thomas.....	22, 23
Husbandman.....	2, 16, 22, 24, 28, 30, 34, 35, 49, 55, 60, 61, 70–72, 75, 77–79, 82

I

Innkeeper.....	19, 20
Ireland, Thomas.....	77

J

Jackson, Clifford.....	50
Jackson, George.....	63
Jackson, Myles.....	49, 50
James, Ann	
Wife of Joseph.....	64, 65
James, Isaac.....	79
Son of Joseph.....	64–66
James, James.....	80
Son of Joseph.....	66
James, John	
Eldest Son of Joseph & Heir at Law.....	64, 66
James, Joseph.....	14, 15, 64–67
Son of Joseph.....	66
James, Mary	
Daughter of Joseph.....	65
James, Mathew	
Son of Joseph.....	64–66
James, Robert	
Son of Joseph.....	64–66
James, Roger	
Son of Joseph.....	64–66
James, Samuel	
Son of Joseph.....	64–66
James, Thomas	
Son of Joseph.....	66
James, William	
Son of Joseph.....	64–66
Jenkinson, Daniel	
Brother in Law of Elizabeth Frearson.....	44, 45
Jenkinson, Jane	
Wife of Daniel & Sister of Elizabeth Frearson.....	44, 45
Jenkinson, Margaret.....	49, 50
Jenkinson, William.....	8–11, 38
Jinkinson, John.....	45
Johnson, Richard.....	3, 68
Johnston, Eleanor	
Wife of Robert & Daughter of Joseph & Elenor Huddleston	47, 48
Johnston, Robert.....	48

K

Keel, Eleanor	
Wife of Roger & Sister of Jane Barrow.....	68
Keel, Roger.....	68
Kellet, Ann	

Widow of John.....	14, 15
Kellet, John.....	14
Kelletground.....	24, 25
Kendal, Elizabeth.....	48
Wife of Rev Kendal, Niece of Margaret Postlethwaite.....	53
Kendal, John.....	5, 7, 24, 26, 27, 30, 31, 43–45, 48, 53, 54, 66, 69, 78, 82
Kendal, Joseph.....	45, 54
Kendall, John.....	48
Kilnbank	
Seathwaite.....	59
Kirkby Hall.....	68
Kirkby, Henry.....	72
Kirkby, Margaret	
Wife of Henry & Daughter of Nicholas Todd.....	72

L

Lady of the Manor	
Muchland with Torver.....	41
Lancaster.....	2
Lancaster Castle.....	68
Lancaster, Jane	
Sister of James Airey.....	78
Lanehead.....	64
Lawrance Ground	
Slate Quarry.....	73
Lindow, James.....	62
Lindow, Mary	
Wife of James & Daughter of James Dodshon.....	62
Lindow, William.....	63
Lodger & Widower.....	68
London.....	25
Longhouse	
Seathwaite.....	49
Low Barn.....	<i>See</i> Low Hall
Low Hall.....	14, 64, 67, 79

M

Maltmill.....	6
Maltster.....	19
Manor of Dunnerdale	
Seathwaite.....	8, 9
Mariner.....	2
Maskell, George.....	69
Mason, John.....	36
Mawson, Eleanor	
Sister of Robert Walker.....	10, 11
Mayson, William.....	22
Middleton, Agnes	
Mother of Mary.....	51
Middleton, Margaret	
Cousin of John Postlethwaite.....	25
Sister of Mary.....	51
Middleton, Mary.....	51, 52
Cousin of John Postlethwaite.....	25
Middleton, William.....	26, 27, 30, 31, 51, 53, 82
Brother of Mary.....	51, 52
Cousin of John Postlethwaite.....	25
Miller.....	14
Millom.....	38
Mills, William.....	20
Mosshouses.....	2, 3
Mosson, Elizabeth	
Sister of James Airey.....	78
Mosson, John	
Nephew of James Airey.....	78
Moulton Brow.....	16
Myers, Ann	
Sister of Mary Middleton.....	51
Myers, Betty	

Sister of Mary Middleton 51

N

Nelson, Henry 81, 82
Nelson, Jane
 Daughter of Henry 81
 Wife of Henry 81
Nelson, John 16, 17
Nelson, Mathew
 Son of Henry 81
Nelson, Robert
 Eldest Son of Henry 81, 82
Newby, Mary
 Houskeeper to William Postlethwaite 36
Newfield 58
 Seathwaite 59
Newton in Furness 68
Newton, John 19, 20

O

Osmotherly 44

P

Pannelholm
 Ulpha 47
Parker, Henry
 Son of Mary 16, 17
Parker, John
 Son of Mary 16–18
Parker, Joseph
 Son of Mary 16, 17
Parker, Mary 16–18
Pasture Ground
 Mathew Trannoth 29, 41
Pearson, Thomas
 Vicar of Kirkby Ireleth .4, 7, 13, 15, 17–21, 23, 27, 31, 35, 37,
 43, 46, 48, 52, 53, 56, 59, 61, 62, 66, 68, 71, 74, 77, 78,
 80, 82
Pennington, J 43
Pennington, James 77
Penny, Mary
 Wife of Joseph & Daughter of William Dawson 39
Penny, William 13
Postlethwaite, Ann 82
Postlethwaite, John 24–27
Postlethwaite, Margaret 53, 54
Postlethwaite, Mary
 Mother of John 24–27
 Sister of John 24–27
Postlethwaite, Roger
 Son of William 36
Postlethwaite, William 36, 37
 G-Son of William 36, 37
Powell, Sarah (Sally)
 Wife of Joab & Daughter of Nicholas Todd 73
Principal Creditor 19
Procter, Sarah
 Wife of Henry & Daughter of William Barrow 2

R

Raisthwaite
 Woodland 75, 77
Rake
 Osmotherly 44
Rallier
 Whicham 51
Rawfould 2

Rigge, Catherine
 Sister of Margaret Postlethwaite 53
Right of Dower 72
Robinson, Elizabeth
 Daughter of Robert Walker (Curate) 59
Robinson, Mr John
 Attorney at Law 3
Russel, Peter 71

S

Sandside 2, 62, 63
Schoolmaster 68
Seathwaite 8, 9, 28, 32, 33, 38, 49, 50, 57–59
Seathwaite Chapel 58, 59
Settle, Robert 60, 61
Shaw, Ann
 Wife of John & Daughter of Mary 16, 17
Shaw, John 16, 17
Shaw, Richard 60, 61
Shaw, William 74
Shepherd, John 13, 68, 69
 Nephew of John 68
Shepherd, Lancelot
 Nephew of John 68
Shoemaker 16, 34
Sinclair, Robert8–11, 14, 16, 17, 19, 20, 22, 30, 34, 49, 55, 60,
 70, 79
Singleton, W 33
Singleton, William 19, 20
Skinner 64
Slate Dresser 22, 62, 63
Slate Merchant 8, 16, 55, 70
Slater, Annis
 Wife of Thomas & Daughter of William Postlethwaite 36
Slateriver 16
Soutergate 16–18, 22, 34, 79
Spinster 3, 41, 43, 44, 48–51
Spoonham
 Woodland 53
Stable, David 64–66
Stable, John 33, 59
Stephead
 Seathwaite 28
Stephenson, Ann
 Daughter of John 75, 76
Stephenson, Bella
 Natural child of Isabel 76, 77
Stephenson, George 43
 Eldest Son of John 75
Stephenson, Isabel
 Daughter of John 75–77
Stephenson, John 43, 75, 77
 Son of John 75, 77
Stephenson, Mary
 Daughter of John 75, 76
Stephenson, Rebecca
 Wife of John 75
Stephenson, Robert
 Son of John 75, 76
Stephenson, Sarah
 Daughter of Joseph & Elenor Huddleston 47
Stone Acre Field 12
Surrogate...4, 7, 11, 13, 15, 17, 18, 20, 23, 27, 28, 31, 33, 35, 37,
 40, 43, 46, 48, 50, 52, 53, 56, 59, 61, 63, 66, 68, 71, 74, 77,
 78, 80, 82
Sykes, David 45

T

Tailor 62
Taylor, Agnes

Sister of Elizabeth Frearson.....	45
Taylor, Elizabeth	
Wife of Hugh & Daughter of William Dawson.....	39
Taylor, Hugh.....	39
Taylor, James	
Son of Agnes, sister of Elizabeth Frearson.....	45
Taylor, John	
Son of Agnes, sister of Elizabeth Frearson.....	45
Tenter Bank.....	44
Thompson, John.....	66
Tobinson, Elizabeth	
Wife of Thomas & Daughter of Robert Walker (Curate).....	57
Tobinson, Thomas.....	57
Todd, Agnes	
Daughter of Nicholas.....	73
Todd, John.....	37
Eldest Son of Nicholas.....	72-74
Todd, Mary (Mally)	
Daughter of Nicholas.....	73
Todd, Nicholas.....	2, 3, 13, 22, 37, 72, 73
Son of Nicholas.....	73
Todd, Roger	
Son of Nicholas.....	73
Todd, Sarah	
Wife of Nicholas.....	72, 73
Todd, William	
Son of Nicholas.....	73
Tongue House	
Seathwaite.....	32, 33
Toppin, Alice	
Wife of James & Daughter of William Barrow.....	2
Toppin, James.....	2
Torver.....	41
Torver Church.....	41
Torver Town Meadow.....	41
Townson, James.....	69
Townson, John.....	13
Townson, Margaret	
Daughter of Mary.....	16, 17
Troutal.....	58
Seathwaite.....	59
Turner, Edward.....	72
Turner, John.....	33, 58, 59
Tyson, Edward.....	11, 29
Clerk.....	57
Tyson, George.....	49, 50
Son of Joseph.....	28
Tyson, Isaac.....	28
Son of Joseph.....	28, 29
Tyson, Joseph.....	28, 29
Son of Joseph.....	28
Tyson, Roger.....	28
Tyson, Sarah.....	40
Tyson, Thomas.....	58
Tyson, William.....	58, 59
Son of Joseph.....	28
Tyson, William (Curate).....	59

U

Ulpha.....	38, 47
Ulverston.....	2, 3, 16, 30, 41, 53, 60
Undercragg	
Seathwaite.....	49, 50

V

Vickers, Agnes	
Sister of William & Relation of Margaret Postlethwaite.....	53
Vickers, William	
Brother of Agnes & Relation of Margaret Postlethwaite.....	53

W

Walker, Ann	
Daughter of Mary.....	42
Walker, Anne Esther	
Daughter of Zaccheus & G-Daughter of Robert (Curate).....	58
Walker, David	
Son of Reuben.....	32, 33
Walker, Elizabeth	
Mother of Robert.....	8, 10, 11
Sister of Margaret Jenkinson (Spinster).....	49, 50
Walker, Esther.....	29
Walker, Hannah	
Daughter of Mary.....	42
Walker, Jane	
Daughter of Mary.....	42
Walker, Joseph	
Son of Zaccheus & G-Son of Robert (Curate).....	58
Walker, Mary	
Half Sister of John Cook.....	42
Walker, R.....	11, 29
Walker, Reuben.....	32, 33
Walker, Richard	
Brother of Robert Walker.....	11
Walker, Robert.....	8-11, 50
Curate at Seathwaite.....	11, 28, 33, 40, 50, 57, 59
Walker, William	
Brother of Robert.....	11
Son of Zaccheus & G-Son of Robert (Curate).....	58
Walker, Zaccheus	
Son of Robert (Curate).....	57-59
Son of Zaccheus & G-Son of Robert (Curate).....	58
Wallend.....	12, 72
Wallend Close.....	12
Watchmaker.....	42
Water engine.....	6
Wayles, William (The Elder).....	7
Cousin & Heir at Law of John Postlethwaite.....	25, 26
Wayles, William (The Younger).....	7, 24-27
Wellwood.....	25, 51
Whicham.....	25, 51
Whistleton Green.....	25, 30, 51
Whole House	
Whicham.....	51
Widow ...	13-18, 22, 27, 30, 34, 49, 53, 55, 56, 60, 62, 65, 70, 72, 75, 78, 79, 81
Wilson, Anne	
G-Daughter of Robert Walker (Curate).....	57, 58
GG-Daughter of Robert Walker(Curate).....	58
Wilson, Anne Esther	
Daughter of Robert Walker (Curate).....	58, 59
Wilson, George	
Husband of Anne Esther.....	58
Wilson, John.....	14, 15
Wilson, Joseph.....	57
Wilson, Mary	
GG-Daughter of Robert Walker(Curate).....	58
Wilson, Sarah	
Sister of William Dawson.....	39
Wilson, Thomas.....	43
Wilson, Walker	
GG-Son of Robert Walker(Curate).....	58
Wilson, William.....	24, 26, 51, 52, 61
Woodburn, George	
Cousin of John Postlethwaite.....	25
Woodburn, Hannah	
Cousin of John Postlethwaite & Sister of Isaac & George....	25
Woodburn, John.....	16, 17, 70, 71
Woodburn, Maly	
Cousin & Servant of John Postlethwaite.....	25
Woodburn, Margaret.....	52
Woodburn, Thomas.....	61

Brother in Law of John Bradley 5, 6
Woodburn, William 55, 56
Woodburne, Isaac
 Cousin of John Postlethwaite 25, 26
Woodburne, John 63
Woodburne, Thomas 13
Woodend, Agnes 55, 56

Woodland 41, 43, 47, 48, 53, 75, 77, 78

Y

Yeoman 5, 8, 16, 22, 24, 27, 30–32, 36, 41, 55, 68, 72