

PUBLIC  
RECORD  
OFFICE

*The National Archives*



(c) crown copyright

shall require for the  
maintenance of said

Security that to any estate until my said Son or Son's  
shall attain unto age or ages respectively and then or  
his heirs or theirs shall become payable as aforesaid  
but I do hereby authorize and empower my Executor to  
receive the said dividends and profits of said stocks and to  
pay and apply the same or sell and dispose of  
all or any part of the same as necessity or convenience  
shall require for the support of any or either of my said family or for a  
purpose relating thereto or for any other purpose which he shall think fit  
and I do hereby will and declare that my Executor shall  
not be charged or chargeable with any loss or damage  
that may arise in the execution of this my will or be  
accountable for any moneys for any purpose not actually  
coming into the hands of my Executor by his lawful agent  
or servants and I do hereby declare that the receipt of  
my Executor shall be a full and sufficient discharge to  
any purchaser or purchasers of any part of my estate or  
of any part of the same and I do hereby will and declare  
that my Executor shall not be required to do to the  
application of their purchase moneys and I do hereby a  
foresaid wife nominate and appoint my said dear wife  
Sarah Bradford sole executrix of this my will but in  
the event of her dying in my life time then I do hereby  
nominate constitute and appoint her said faithful and  
sole Executor of this my will but not otherwise and I do  
hereby revoke all former and other wills or wills by me  
at any time heretofore made in writing or otherwise  
whenever and to a duplicate hereof set my hand and seal  
this twenty first day of October in the year of our Lord  
one thousand eight hundred and five at London  
Witnessed signed published and declared by the said testator  
and for his last will and testament in our presence  
two at his request in his presence and in the presence  
of each other and subscribed our names as witnesses  
hereto Robert Grangill Clergyman Samuel Safford  
clerk

**Proved** at London 20<sup>th</sup> January 1814 before the  
undersigned Clergyman, Henry Barron Doctor of Laws and  
Surrogate by the oath of Sarah Bradford widow the  
said and sole Executrix to whom a citation was granted  
bearing date first above duly to administer.

Osmond Mordaunt In the Name of God Amen

24

I Osmond Mordaunt late of London and now resident  
in Port Antonio in the Island of Curacao being in good  
health and of sound mind and well knowing the  
inconstancy of life do make this my last will and testament  
in the manner following that is to say recommending  
my soul humbly to the mercy of almighty God I desire  
that my body may be interred secretly but without any  
monumentary pomp at the discretion of my Executor  
and I do hereby nominate give to the poor of Port Antonio  
five hundred current dollars to be distributed among  
the most indigent in or the proportion as my Executor  
shall think proper I desire that five hundred  
current dollars may be applied for charges for the rest of my

Soul

deal to be said as soon after my decease as possible, <sup>shall</sup> I desire that such of my Executors as shall at that time  
 be resident in this Island do consult with the Executors and for their  
 full time being of port or taver regarding the application of this bequest  
 but if it please God to spare my life until after I leave this Island  
 I desire that the said sum of five hundred current dollars or a  
 sum of equivalent value may be applied for shares for the use  
 of my child to be said as soon as possible after my decease in the  
 County wherein I may happen after a long expounding during  
 the present year to be terminated in January during the fullist  
 residence in the County and secondly of my associates and abroad  
 of the County of London and James Little Esquire was resident at  
 at Port of taver I desire that the same jointly with my Deceased  
 David Galvory one of my Executors and my will is that none  
 and so far as any of them the said Executors jointly appointed shall  
 do or refuse or neglect to act or be desirous to be discharged  
 from or become incapable of acting in the execution of the trust  
 hereafter mentioned it shall and may be lawful for two or  
 surviving or other Executor or Executors for the purposes herein  
 mentioned to nominate and appoint any person or persons  
 to be a Trustee or Trustees instead of such Executor or a  
 Trustee or Trustees or refusing or neglecting to act or being  
 desirous to be discharged as aforesaid and every such new  
 Trustee or Trustees his heirs or their heirs Executors assigns  
 and assigns shall have and be invested with every power  
 and authority lawfully delegated to the Trustee or Trustees  
 named or hereafter or in conjunction with such former  
 Trustee or Trustees as the same shall be provided also that  
 my said Trustee or Trustees for the time being shall be released  
 and discharged only with the assent of the said Trustee or  
 shall actually have received and that one of them  
 shall not be accountable or accountable for the same  
 or for the act or receipt or neglect or default of the other  
 of them without the assent of the said Trustee or Trustees for the time  
 being or accountable or accountable for any misfortune  
 loss or damage that may happen of or to the said Trust  
 Estates moving or lost and promising or any part thereof  
 except the same shall happen by or through the care  
 or their willful default or neglect and also that my  
 said Trustee or Trustees for the time being and each of them  
 and each of their Executors assigns and assigns shall  
 and may by and out of the money that may be due to them  
 respectively cause by virtue of the trust hereinafter made  
 to pay to and reimburse himself or themselves or  
 respectively and allow to his or her or their Co Trustee or  
 Co Trustee all such costs charges and expenses as  
 they or any of them shall or may respectively be  
 put to in the execution of the trust hereby in their support or in  
 any way relating thereto and provided also that at the  
 time of my decease there be any monies invested or  
 appertaining to my present or late partnership with the  
 aforesaid associates and James Little Esquire my will  
 is that such monies as they or either of them shall or  
 furnish shall be admitted without any opposition or  
 from my heirs unless they my said partners be  
 obliged to furnish any other document or proof to a legal  
 signature to such account Justice or allowing and

to put my sister Matilda Sherwood on a footing with my other  
sisters worthily known and loving & fully forgive her the many  
chans and trouble she has for many years occasioned and to  
therefore bequeath to my Brother her sum of two thousand  
four hundred pounds sterling lawful money of Great Britain on  
in trust to be by him divided in such manner as he shall think  
most proper for the support arising from the same to be paid to  
my said sister Matilda during the time of her natural life or  
to such person or persons as she shall by deed in writing  
but not by anticipation appoint to receive her same after her  
death & my said sister Matilda give this trust to my sister  
Elizabetha Gallway for her sole use and benefit but should  
my said sister or her son my said sister Matilda & her son  
this trust to my dear sister Mary Barbara Gallway for her sole  
use and benefit and should she not be living at the time of  
the death of my sister Matilda then & then my said sister shall  
divide this bequest in equal shares among such children of my  
sister Mary Barbara Gallway as shall then be living I give  
to my said sister her sum of fifteen thousand pounds sterling  
lawful money of Great Britain subject to be by her divided  
in the funds in such manner as she shall think most proper  
for the purpose here mentioned that is to say that the said sum shall  
arising from the same after deducting all charges thereon shall  
be divided into three equal shares one of these shares to be  
paid to my sister William Sherwood another share to my sister  
Mary Anne White her children and her other share to my sister  
Juliana Sherwood for the time of her natural life to be  
paid to such person or persons as they or either of them shall  
appoint to receive their several portions by deed in writing  
but not by anticipation in favor of the sum of my Brother  
or either of them my said sister Mary Anne and Juliana  
my will is that the two summons of five hundred pounds  
of the said sum arising from the same shall be paid in equal quarters  
during the time of their natural lives and the last share to  
be enjoyed the whole of the said sum during the  
time of his or her natural life in favor my Brother William  
at the time of his death shall leave any legitimate share  
of the said sum of fifteen thousand pounds sterling  
maybe divided in equal shares among such children  
born in lawful wedlock of my said Brother as shall be  
living at the time of the death of the said sister of my  
sister Mary Anne and Juliana to be paid to them as  
they come of age and in default of lawful issue of my  
said Brother I give the same and bequeath the same  
of this sum of fifteen thousand pounds sterling to my  
dear sister Mary Barbara Gallway for her sole use and  
benefit and in case she shall not then be living I give the  
same may be divided in equal shares among such children  
of my sister Mary Barbara Gallway as shall then be living  
my sister Elizabetha Gallway to share in equal or  
proportions with her Brothers and sisters & her share  
therein in London where formerly belonged to my dear  
Brother and which by my father had been mortgaged  
to my aunt Francis Sherwood as security of a  
quantity of twenty thousand sterling and for the sum of  
four hundred pounds sterling he retained the same  
of my said aunt at interest of five per cent per annum  
which annuity I shall pay as well as the said interest on a

The London  
 years ago  
 for last  
 pound  
 value is  
 approxi-  
 mately  
 about  
 any  
 any  
 least  
 as  
 give  
 give  
 and  
 of  
 after  
 give  
 through  
 through  
 very  
 few  
 that  
 cannot  
 this  
 by  
 survive  
 me  
 Gold  
 John  
 will  
 I  
 explain  
 two  
 for  
 few  
 trusts  
 Elizabeth  
 Edmund  
 as  
 soon  
 few  
 into  
 appropriate  
 to  
 my  
 clear  
 default  
 said  
 or  
 also  
 among  
 to  
 this  
 labor  
 of  
 however  
 common  
 by  
 this  
 will  
 and  
 out  
 of  
 a  
 few  
 of  
 the  
 heart  
 of  
 the  
 world

The said four hundred pounds sterling for several  
 years after the death of my father and my said Aunt having by  
 her last will bequeathed unto the said Anne of four hundred  
 pounds to her Son having moreover laid out a considerable  
 sum in repairing and improving the said house and having  
 appropriated to himself no part of the rent owing the year one  
 thousand seven hundred twenty seven & thirteen the  
 house indebted to me in more than its value but without  
 any doubt ariose among either my brother or sisters regarding  
 any right they may pretend to share of the said debt  
 that the said Anne & all of to care of them may be satisfied  
 as touching any such unreasonable claim & therefore  
 give the house & lands in the said estate & lands in  
 Ireland to my sister to Henry Anne and Juliana jointly  
 and in equal shares to enjoy the same during the term  
 of their natural lives the survivor to enjoy the whole rent  
 after the death of my sister Mary Anne and Juliana & I  
 give the said house to my brother William for his life and  
 after his death to my said sister Anne and Juliana & I  
 think it but reasonable my said father not survive any said sister  
 Mary Anne and Juliana and leave any legittimate issue  
 my will is that the eldest of his eldest sons shall succeed to a  
 fee simple of the above house and in default of such male  
 issue the eldest of his daughters of my said father to enjoy the  
 same and in default of legittimate issue of my said father I give  
 the house to my daughter John Callway for her life and  
 in default to the eldest of his brothers that may  
 survive then in case it shall please the almighty to call  
 me from this world before I leave this island I leave my  
 Gold watch & rings boots and wearing apparel to my daughter  
 John Callway and I give my dear friend James Little Esq.  
 my coat of arms as a small token of my high regard  
 I give to my executor Archibald Little Esq. of the  
 County of York and my Discreet David Callway of Cork to care  
 two hundred pounds sterling as a small recompense  
 for the trouble they will have in the discharge of the  
 trusts committed to them and whereas I am indebted to  
 Elizabeth Colquhoun of London the sum of five hundred  
 pounds sterling on bond I give my executor & his assigns will  
 as soon as possible after my death discharge the said bond with  
 the interest thereon due after discharging the several legacies  
 above mentioned & leave and bequeath the residue of my  
 real property & money & goods & chattels & may be disposed of  
 to my dear sister Mary & Barbara Callway who & I  
 declare my ordinary legatee and my will is that in case of  
 default the said children shall succeed to all the rights that my  
 said sister would be entitled to as my ordinary legatee in case  
 she had survived me the whole to be divided in equal shares  
 among one of her children as shall be living at the  
 time of my death & in default thereof I bequeath the same  
 to the said my last will and testament the whole notwithstanding  
 that the said my said and said sister Mary & Barbara  
 February one thousand eight hundred and eleven years  
 by the above named common & her daughter as and for her last  
 will and testament in the presence of us who have been  
 subscribed our names as witnesses thereto in the presence  
 of her said testator and in the presence of each other David  
 Colquhoun Esq. of the County of York 25 May 1711  
 Alfred Dixon /

