

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

other the premises To the use and behoofe of the first Son of the Body... and from and immediately after
of him the said Thomas Mordaunt lawfully begotten or to be begotten... the devise of the said Thomas
and of the heirs Male of the Body of such first Son lawfully issuing and Mordaunt then I give and
for default of such Issue then to the second third fourth fifth sixth and... devise the same Manors
seventh and all and every other Son and Sons of the Body of him the said... and all other the premises
Thomas Mordaunt lawfully begotten or to be begotten severally and
successively one after the other as they and every of them shall be in
priority of Birth and Seniority of age and of the severall and respective
heirs Male of the Body of each and every such Son and Sons lawfully
issuing the Elder of such Son and Sons and the heirs Male of his Body
lawfully issuing being always to take and be preferred before the younger
of such Son and Sons and the heirs Male of his Body lawfully issuing and
for default of such Issue Then I give and devise the said Manors and all
other the premises To the use and behoofe of Boteler Mordaunt another
of the Sons of the said William Mordaunt deceased for and during the
life of him the said Boteler Mordaunt and from and after the
determination of that Estate Then to the use and behoofe of the said
Hugh Brown and William Colmer Junior and their heirs for and
during the life of him the said Boteler Mordaunt upon Trust only to
support and preserve the contingent uses and remainders hereinafter
given and devised from being defeated and destroyed and to make Entries as
there shall be occasion But nevertheless to permit and suffer the said
Boteler Mordaunt to receive and take to his own use the rents issues and
profits of the same Manors and premises and from and after the
decease of the said Boteler Mordaunt Then to the use and behoofe of the
first Son of the Body of the said Boteler Mordaunt lawfully begotten or
to be begotten and of the heirs Male of the Body of such first Son
lawfully issuing and for default of such Issue Then to the second third
fourth fifth sixth and seventh and all and every other the Son and Sons of
the Body of him the said Boteler Mordaunt lawfully begotten or to be
begotten severally and successively one after the other as they and every
of them shall be in priority of Birth and Seniority of age and of the
severall and respective heirs Male of the Body of such Son and Sons
lawfully issuing the Elder of such Son and Sons and the heirs Male of his
Body lawfully issuing being always to take and be preferred before the
younger of such Son and Sons and the heirs Male of his Body lawfully
issuing And for default of such Issue Then I give and devise the said
Manors and all other the premises To the use and behoofe of Osmond
Mordaunt another of the Sons of the said William Mordaunt deceased
for and during the term of his natural life and from and after the
determination of that Estate Then to the use and behoofe of the said
Hugh Brown and William Colmer Junior and to their heirs for and
during the life of the said Osmond Mordaunt upon Trust to support and
preserve the Contingent uses and remainders hereinafter given and
devised from being defeated and destroyed and to make Entries as there
shall be occasion But nevertheless to permit and suffer the said Osmond
Mordaunt to receive and take to his own use the rents issues and profits of
the said Manors and all other the premises and from and after his
decease Then I give and devise the same Manors and premises To the
first Son of the Body of the said Osmond Mordaunt lawfully begotten or to
be begotten and of the heirs Male of the Body of such first Son lawfully
issuing and for default of such Issue Then to the second third fourth fifth

sixth and seventh and all and every other Son and Sons of the Body of him
the said Osmond Mordaunt lawfully begotten or to be begotten severally
and successively one after another as they and every of them shall be in
priority of Birth and Seniority of age and of the severall and respective
Heirs Male of each and every such Son and Sons lawfully issuing the
Elder of such Son and Sons and the Heirs Male of his Body lawfully
issuing being always preferred and to take before the Younger of them and
the Heirs Male of his Body lawfully issuing and for default of such Issue
Then I give and devise the said Mannors and all other the premisses to
the use and behoofe of Henry Mordaunt Son and Heir of A Strange
Mordaunt late of Cougham in the County of Dorset Esq. deceased and
the Heirs Male of his Body lawfully begotten and for default of such Issue
to my own right Heirs for ever provided always that it shall and may be
lawfull to and for any person or persons who shall be Tenants of the
freehold in possession in estate or Trust by virtue of the limitations before
mentioned to demise or lease the premisses or any part thereof for any
time or term of years not exceeding the term of One and Twenty years in
possession and not in Reversion reserving thereupon the Intient Rent
or the best Rent which may reasonably be procured for the same
without any fine and the said Rent and Rents so reserved after the
deceases of the said Tenant or Tenants of the freehold shall be paid
and payable to the severall persons in remainder according to the
limitations aforesaid provided also that it shall and may be lawfull
to and for such Tenant and Tenants of the freehold as aforesaid
Excepting only the said Trustees to support (noting out remainders)
to make a Jointure of any part of the premisses unto any Woman
which he or they shall hereafter marry the said Jointure not
exceeding one third part of the whole whereof he or they have or
ought to have the freehold And in Case it shall so happen that any
of them the said John Lewis Mordaunt Thomas Mordaunt Robert
Mordaunt and Osmond Mordaunt shall dye leaving one or more Child
or Children ensient in ventre sa mere Then to the intent that the
Settlement of my Estate aforesaid may in no part be disturbed or
disappointed thereby It is my Will and meaning that in every such Case
happening as aforesaid they the said Hugh Brown and William
Colemer Junior and their heirs shall hold the premisses limited in
Succession as aforesaid from the respective deaths of the persons in that
behalf aforesaid and every of them dying as aforesaid untill the
Birth of such Child or Children respectively In Trust nevertheless for
the next Successor and if such Child or Children prove a Son or Sons
Then it is my Will that such after borne Son and Sons and the Heirs
Male of his and their Body and Bodys respectively and every of them
shall have and take all and singular the said premisses by inheritance
as aforesaid in like Succession Order and priority of age and Birth as if
he or they had been borne in the lifetime of his and their respective
father And in case there shall be no such Heirs as aforesaid or in
default of such after borne Son or Sons and of the Heirs Male of his and
their Body and Bodys respectively as aforesaid then it is my Will that
the severall limitations remainders and estates of and in the said
settled Mannors and premisses before limited shall stand and take
place in such order manner and forme as hereinbefore in that behalf
are and is limited and expressed And as to for touching and concerning

the said severall terms of Eleven hundred years and Eleven hundred years and the moneys thereby and by this my will intended to be raised by the said Roger North, Sir Nicholas Strange and Hugh Clopton and the Survisors and Survisor of them and the Executors Administrators and Assigns of such Survisor I doo hereby will limit and appoint that my said Trustees of the said severall terms of Eleven hundred years and Eleven hundred years and the Survisors and Survisor of them and the Executors Administrators and Assigns of such Survisor shall raise the sum of Two Thousand pounds of lawfull money of Great Britain as they may or can by virtue of my said Indenture of Settlement of six parts and the said terms of Eleven hundred years and Eleven hundred years and this my said will and the powers thereby and hereby to them given and pay the same and every part thereof unto my daughter Katherine Mordaunt and my youngest son John Mordaunt (that is to say) the sum of One thousand pounds part thereof unto my said daughter Katherine Mordaunt and the sum of One thousand pounds more residue of the said sum of Two thousand pounds unto my said youngest son John Mordaunt and both the said Legacies of One thousand pounds and One thousand pounds to be paid to them my said Children Katherine Mordaunt and John Mordaunt at their respective ages of One and twenty years or respective days of Marriage which shall first happen And I doo hereby also further will give and appoint that until the said severall Legacies of One thousand pounds and One thousand pounds shall become due and payable to them my said daughter Katherine Mordaunt and my said son John Mordaunt as aforesaid That my said daughter Katherine Mordaunt and my said son John Mordaunt shall have and receive of and be paid by my said Trustees of the said severall terms of Eleven hundred years and Eleven hundred years and of the Survisors and Survisor of them and the Executors Administrators and Assigns of such Survisor by the means and virtue of the said Trust for and towards their maintainances and educations the yearly sum of One hundred pounds of lawfull money of Great Britain that is to say my said daughter Katherine Mordaunt shall have receive and be paid thereout for and towards her maintenance and education the sum of fifty pounds and my said son John Mordaunt the like sum of fifty pounds per annum which said annuall sums or maintainances and educations as aforesaid shall be paid to each of them respectively at the feast of the Annunciation of the blessed Virgin Mary and St Michael the Archangel in every year by even and equall portions free from all manner of taxes charges and assessments whatsoever by authority of parliament or otherwise howsoever the first payment thereof to begin and to be made at such of the said feasts as shall first and next happen after my decease And if it shall happen that my eldest son Charles Mordaunt or my younger son John Mordaunt or my daughter Katherine Mordaunt shall dye before the age of One and twenty years or day of Marriage whereby the said sum of One thousand pounds by me Covanted and agreed to be paid to the said Joseph Mordaunt his Executors Administrators and Assigns as aforesaid shall become due and payable Then and in such case if my said eldest son Charles Mordaunt shall so happen to dye first then the Legacy or sum of One thousand pounds by me to him my

and Assigns

said Son John Mordaunt given and devised or appointed as
aforesaid shall release and be void and in such case I do hereby
revoke and make void the same and then and in such case of my said
Son Charles Mordaunt dying first as aforesaid I do hereby will
devise or direct limit and appoint the said Sum of One thousand pounds
given to my said Son John Mordaunt as aforesaid to my said
Daughter Penelope Mordaunt in full payment and satisfaction of that
part of her portion and fortune by me promised and agreed as
aforesaid with the said Joseph Mordaunt his Executors Administrators to
be paid upon the Contingency of the death of any of my said Children
Charles Mordaunt John Mordaunt or Katherine Mordaunt before
his or her age of One and twenty years or day of Marriage first
happening as aforesaid so as and always provided (and not
otherwise) that the said Joseph Mordaunt his Executors Administrators
or Assigns do and shall fully and absolutely release and discharge
my said Covenant touching the payment of the said Sum of One
thousand pounds upon the Contingency of the death of any of my said
Children Charles Mordaunt John Mordaunt and Katherine
Mordaunt as aforesaid and in case it shall happen that my said Son
John Mordaunt or my Daughter Katherine Mordaunt shall die (my
said Son Charles Mordaunt being living) before his or her legacy or
portion shall become due and payable as aforesaid then the legacy or
Sum of One thousand pounds of him or her so first dying as aforesaid
I do hereby will devise or direct limit and appoint to my said
Daughter Penelope Mordaunt in full payment and satisfaction of that
part of her portion and fortune by me promised and agreed as
aforesaid with the said Joseph Mordaunt his Executors Administrators
and Assigns to be paid upon the Contingency of the death of any
said Children Charles Mordaunt John Mordaunt or Katherine
Mordaunt before his or her age of One and twenty years or day of
Marriage first happening as aforesaid so as and always provided as
aforesaid (and not otherwise) that the said Joseph Mordaunt his
Executors Administrators or Assigns do and shall fully and absolutely
release and discharge my said Covenant touching the payment of the
said Sum of One thousand pounds upon the Contingency of the death of
any of my said Children Charles Mordaunt John Mordaunt and
Katherine Mordaunt as aforesaid And it is my will and mind and I
do hereby declare that the Sum of One thousand pounds only and no
more shall be paid as aforesaid by means of the said devise or
devises to my said Daughter Penelope Mordaunt And that such interest if
any shall be due for the same by means of the said Covenant shall be
paid out of my personall estate And if and in case the said Joseph
Mordaunt his Executors Administrators or Assigns shall refuse to release
and discharge my said Covenant as aforesaid Then I do hereby
revoke the said legacy Gift or appointment to the said Penelope Mordaunt
touching the said Sum of One thousand pounds as aforesaid And then
and in such case I do give devise limit and appoint the said Sum of
One thousand pounds to the Survivor of them my said Children the
said John Mordaunt and Katherine Mordaunt and if it shall
happen that my said Son John Mordaunt or my said Daughter
Katherine Mordaunt shall die before his or her age of One and
twenty years or day of Marriage respectively then and in such case

the yearly maintenance of fifty pounds a year given to him and her as
 aforesaid surviving shall go to and be paid by my said Trustees and the
 Survisors and Survisor of them and the Executors Administrators and
 Assigns of such Survisor of the said terms of Eleven hundred years and
 Eleven hundred years in manner as aforesaid unto the Survisor of them
 the said John Mordaunt and Katharine Mordaunt untill his or her
 portion shall become due and payable as aforesaid and after payment
 and satisfaction of the said Legarys portions and maintenance Sum and
 Sums of money aforesaid and fully answering the said Trusts of the said
 Terms of Eleven hundred years and Eleven hundred years then to wait
 upon and attend the freehold and Inheritance of the said Mannors
 Messuages Lands Tenements Hereditaments and promises with their
 rights members and appurtenances according to the purport true intent
 and meaning of the said Indenture of Settlement of six parts made before
 my Marriage with the said Jane Penelope Mordaunt my now wife or
 to be assigned or transferred as shall be thought fit and convenient and
 to or for no other Trust intent or purpose whatsoever And as to for furthering
 and concerning the said severall termes of twelve hundred years and
 twelve hundred years soe by me given and devised as aforesaid to the said
 Diamond Strange Job Manner and Robert Warbey Junior and the
 Survisors and Survisor of them and the Executors Administrators and
 Assigns of such Survisor of and in the said Mannors and promises in
 the said Countys of Darwint and Dorset And the monies thereby and
 by this my Will intended to be raised by my said Trustees of the said severall
 Terms of Twelve hundred years and Twelve hundred years (In case I die
 without Issue Male of my Body) the same are given and devised by me as
 aforesaid upon the Trusts and to the intents and purposes that they my said
 Trustees the said Diamond Strange Job Manner and Robert Warbey
 Junior and the Survisors and Survisor of them And the Executors
 Administrators and Assigns of such Survisor shall and doe by all every
 or any the ways and means aforesaid raise answer and pay the Legarys
 and Sums of money following (viz.) in case of failure of Issue Male of my
 Body lawfully begotten as aforesaid I give and bequeath unto my daughter
 Katharine Mordaunt Cooper and above the said Legary or Sum of One
 thousand pounds and one thousand pounds as the case shall happen and
 maintenance to her by me given as aforesaid and over and above what she
 can or may claim or be intitled unto in case of failure of Issue Male of my
 Body by means of the Settlement made before my Marriage hereinbefore
 mentioned the further Sum of Two thousand pounds of lawfull money of
 Great Britain which said Legary or Sum of Two thousand pounds shall
 be paid to my said daughter Katharine Mordaunt by my said Trustees
 and the Survisors and Survisor of them and the Executors Administrators
 and Assigns of such Survisor of the said severall termes of Twelve hundred years and Twelve
 hundred years at her age of Eighteen years or day of Marriage first
 happening Item (In case of failure of Issue Male of my Body lawfully
 begotten as aforesaid) I doe hereby give and devise unto John Cobb Doctor
 of Divinity and Warden of New Colledge in the University of Oxford the
 said Hugh Clopton Henry Coleman Doctor of Divinity and Rector of
 Warpley in the said County of Dorset and Humphrey Adhyle of
 Welfordborne in the said County of Darwint Clerk and the Survisors
 and Survisor of them and the heirs and Assigns of such Survisor the
 Sum of One thousand pounds of lawfull money of Great Britain to be

paid unto the said John Cobb Wugh Clopton Henry Coleman and
Mumphy Whyle and the Survisors and Survisor of them and the heirs
and Assigns of such Survisor after all and every my debts money debts
and funeral Expenses are answered and paid upon the Trusts and to the
intent and purposes following (that is to say) upon Trust that they the
said John Cobb Wugh Clopton Henry Coleman and Mumphy Whyle and
the Survisors and Survisor of them and the heirs and Assigns of such
Survisor do and shall improve the same Sum of One Thousand pounds
and every part thereof by lending the same out at interest or otherwise
lawfully disposing and employing the same and every or any part
thereof untill a fitting purchase or purchases can or may be found for the
same and every part thereof and then to lay out the said Sum of one
Thousand pounds in the purchase of free simple lands or rents of
Inheritance and not in houses within that part of Great Britain called
England and upon the said purchase and purchases or soe soon after as
conveniently may be done to ransay and settle the same and the whole
free simple and inheritance thereof or to take such Conveyance or
Conveyances thereof unto or to the use of seven fit persons to be
nominated by the said John Cobb Wugh Clopton Henry Coleman and
Mumphy Whyle and the Survisors and Survisor of them and the heirs
of such Survisor whereof the said John Cobb Wugh Clopton Henry
Coleman and Mumphy Whyle and the Survisors and Survisor of them
shall and may be some or one at his and their own Election (that is to say)
four persons of the County of Dorset and three persons of the County of
Dorset and their heirs always provided that the said John Cobb altho
not of the County of Dorset or Dorset be one of the said seven if living
at his Election as aforesaid To the use of them and their heirs upon the
following Trusts (vizt) Upon Trust to employ all the yearly rents and profits
of the same Estate or Estates soe purchased upon and for the binding out to
Apprenticeship in Husbandry or other honest Trades and employments
in every year eight poor fatherless and motherless Children whereof five
to be chosen by the said Trustees for the time being or the major part of them
out of the County of Dorset and three out of the County of Dorset that
were born and at that time resident within the said Countys respectively
and in default of such poor Children of the said Countys of Dorset and
Dorset then for the binding as aforesaid as many more as will make up
what shall be deficient under the qualifications aforesaid that are not
fatherless or motherless to the number of eight annually of any poor
Children of the said Countys of Dorset and Dorset as aforesaid at the
discretions of the said persons for the time being so to be instructed or the
major part of them And it is my Will and meaning that the profits and
proceed of every Sum and Sums of money which shall be raised for and
towards the said Sum of One thousand pounds and placed out at interest
untill the said Sum of One thousand pounds shall be fully raised shall goe
towards the making up and raising of the said Sum of One thousand pounds
and also that untill the said Sum of One thousand pounds shall be fully
raised by means as before directed I do hereby give and bequeath my Will
and appoint In case of failure of Issue Male of my Body as aforesaid that
the yearly sum of fifty pounds shall be from time raised by my said Trustees
of the said Terms of Twelve hundred years and Twelve hundred years
and by the Survisors and Survisor of them and the Executors Administrators
and Assigns of such Survisor by virtue and means of the said term and

terms of twelve hundred years and Twelve hundred years and shall be...
 employed and laid out by the said John Cobb and John Clopton and Henry...
 Coleman and Humphrey Adhyle and the Survivors and Survivor of them...
 and the Executors and Assigns of such Survivor in like manner to and for the...
 binding out eight such Children so to be chosen as aforesaid by my said...
 Trustees and the Survivor and Survivors of them and the Executors...
 Administrators and Assigns of such Survivor or in default of eight such...
 poor Children then to be supplied with any other poor Children according...
 to their Judgement and discretion as before is directed and mentioned...
 provided always and I do hereby will and appoint that in the...
 Settlement to be made of the said Charity Lands there be a power...
 inserted enabling the said intended Trustees thereof when and as often...
 as by death they shall be reduced to the number of three that the said three...
 Trustees shall add so many more new Trustees as shall fill and make up the...
 number of them to be seven as at first and so from time to time as there...
 shall be occasion for ever provided also and I do hereby will and appoint...
 that for and during such time as there shall rest and remain any charge upon...
 my said Warwickshire and Dorsetshire estates by virtue or means of any of the...
 trusts in that behalf hereinbefore mentioned the said William de Strange...
 Job de Waver and Robert de Waver Junior and the Survivors and...
 Survivor of them and the Executors Administrators and Assigns of such...
 Survivor shall and do pay and allow out of the rents issues and profits of the...
 said Mannors and premises in the said Countys of Warwick and Dorset...
 by virtue and means of the said severall terms of Twelve hundred years and...
 Twelve hundred years one annuity or yearly sume of fifty pounds unto...
 such person for the time being who shall be seized of or intitled unto the...
 immediate freehold in remainder expectant upon the Surrender or other...
 determination of the said severall Terms of Twelve hundred years and...
 Twelve hundred years upon failure of Issue Male of my Body by half...
 yearly payments at the feast of St. Michael the Archangel and the...
 Annunciation of the Blessed Virgin Mary by even and equal portions for...
 his support and maintenance until the Trust of the said Terms of Twelve...
 hundred years and Twelve hundred years shall be fully determined and...
 answered the first payment thereof to begin and be made upon such of the...
 said feasts as shall first and next happen after my decease without Issue...
 Male of my Body as aforesaid and after the payment of my debts and...
 funeral charges any thing hereinbefore contained or mentioned to the...
 contrary thereof in any wise notwithstanding Item in case of failure of...
 Issue Male of my Body lawfully begotten as aforesaid I do hereby my...
 said Mannors Messuages Lands Tenements Hereditaments and...
 promises with their and every of their rights members and appurtenances...
 in the severall Countys of Warwick and Dorsetshire aforesaid and the said...
 Terms of Twelve hundred years and Twelve hundred years with the...
 payment of such debts as I shall justly owe at the time of my decease and...
 my will and mind is and I do hereby also direct and appoint that my said...
 Trustees of the severall terms of Twelve hundred years and Twelve hundred...
 years aforesaid and every of them respectively shall be allowed and...
 defalfe in his and their own hands in the first place all and every his and...
 their full charges disbursements and expenses that he they every or any of...
 them shall any ways be at lay out spend bear pay or be put unto in the...
 Execution of the Trusts in him or them respectively reposed as aforesaid or...
 any thing relating therunto and that they or any of them shall not be...

change