

[Faint, mostly illegible handwriting in cursive script, likely bleed-through from the reverse side of the paper.]

Osmington. 15th 10

bc/w

Talbot Will^m

1824

Proved 27th Nov 1824

Effects under
£. 500.



Mr Talbot
to will

Codicil dated August seventh. 1822.

The clause in my will respecting my wife Elizabeth I hereby revoke: and order that in case she does not consent to live with my son William she shall be paid by him twenty pounds a year out of my Knightsbridge and Broad Mayne Estates. I also give to her without any reserve or condition the whole of my household furniture.

Wm Talbot

Henry Shepherd
John Tompkins
William Crook } Witnesses

I. William Talbot of the Parish of Bournemouth in the county of Dorset, Yeoman being in sound mind do make this my last will and testament:

I surrender my soul whenever it shall be called for into the hands of Almighty God, in humble trust of his mercy thro the merits of his Son Jesus Christ our Lord.

My worldly goods I dispose of as follows.

My two estates, consisting of the great & small tithes at Little Mayne, & certain free lands in Broad Mayne I give & bequeath unto my eldest son William. NB The Stock upon the latter estate is the private property of my son William --

I leave my dear wife Elizabeth ten pounds a year
and all my household furniture:

I next desire that all the live and dead stocks upon my
Farms at Osnington be sold and my debts paid; and that the
residue if there be any be disposed of as ordered below. That
if my Son William do with the consent of my Creditors agree to
take my debts upon himself, then I give and bequeath unto
him all my live and dead stocks out of the produce of which
he shall pay the following legacies:

To my daughter Susanna Towsey ten pounds per annum
to commence payment on the day of her becoming a widow.

To my Son Francis fifty pounds to apprentice him to some
respectable trade: and two hundred fifty pounds more to be

paid as soon as he shall begin business on his own account,
and the interest of the whole of this money shall be applied to
his maintenance untill he shall be entitled to claim the
same. But if he does not chuse to enter into a trade then the
interest of this money shall be applied to his maintenance
untill he shall attain the age of twenty five: when he shall
be paid the principal.

I appoint my Son William my sole
executor of this my last will. Appointing that in case it
is determined to sell my live & dead stocks to meet my debts,
that after the above recited legacies are satisfied, he
shall take the remainder, if any there be, as his own.

Wm Talbot.

property.

Signed this twentieth day of July 1822 in the
presence of us John Fisher.

Thos Howe John Furmston

Codicil added April 15. 1823.

The clause in my will giving to my daughter Susanna
Towsey [£]10 per annum commencing from her widowhood, I
hereby fully revoke. And I hereby order instead that the
sum of £200 shall be paid out of my property by my executor
the payments to commence ⁱⁿ from one [✓] year from my death
by annual installments of 50, to Thomas Bicketts Esq^r of
Warmwell in the county of Dorset and the Rev^d John Fisher
Rector of Bsmington in the said county; to be held by them in
trust for my daughter ~~Susanna Towsey~~ Susanna Towsey and
her children: and that the said [£]200 shall be placed by
and that interest money to be again placed out
them out at interest: from time to time: the whole to accumulate
until she shall become a widow: when, and not until then,

annually
she shall receive the interest of the money so accumulated
in the hands of the trustees. And after her death I order

that this money principal and interest shall be laid out
for the settlement of her children in some trade or business
at the discretion of my trustees or surviving trustee, their or his executor or assigns.
And I further will and order that if my Son Frank dies
without issue or if my daughter Susan dies also without leaving

behind her any issue, then the sums devised to them by

this my last will shall revert and come back to my

Son William & hereby empower the trustees named above

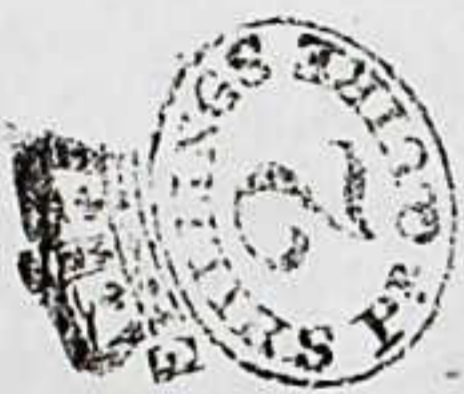
to dispose of the property I have entrusted to their

Wm Talbot.

Signed in our
care ~~presence~~ presence this
fifteenth day of April 1823.
Joseph Scriven

James Harty

Charles Burden



Job Walker Baugh Clerk Master of Arts Vicar General and Official
 Principal of the right Reverend Father in God John by divine permission Lord Bishop of
 Bristol lawfully constituted To the Reverend Henry John Rickman; Thomas Norton Esq
 Francis Cateley and Evan Davies Clerks respectively in the County of Dorset and Diocese
 aforesaid Greeting We hereby authorize empower and give Commission to you jointly
 and severally to administer the Oath underwritten and hereunto annexed to William
 Talbot the Executor named and appointed in and by the last Will and Testament
 and Codicils annexed of William
 of James Talbot late of Ossington in the County of Dorset and Diocese of
 Bristol aforesaid Yeoman deceased requesting you or either of you duly
 to return these Presents to us or our lawful Surrogate or some other competent
 Judge in this behalf with a Certificate under your hands or the hand of either
 of you who shall duly execute this our Commission testifying what you or either
 of you shall do in the Premises on or before the last day of June next otherwise
 these Presents to be void and of no effect. Given at Blandford forum under
 our seal of office the twentieth day of May in the Year of our Lord one thousand
 eight hundred and twenty four.

Septimus Smith Secy
 No 4 Pub.

The form of the Oath to be administered to the Executor laying his hand on
 the Bible or New Testament.

When did Testator die?

Ans. May 1823.

Your Oath is that the several writings hereunto annexed contain the
 Original last Will and Testament and Codicils annexed of the above named ^{William} James
 Talbot deceased as far as you know or believe that you are the Executor therein named
 that you will well and truly administer the goods Chattels and Credits of the said
 deceased according to the tenor of the said ^{and Codicils} Will (that is to say) so first pay the
 debts of the said deceased and then the Legacies contained in his said Will; so far as
 the said goods Chattels and Credits will extend and the Law charge you, and
 that you will make a true and perfect Inventory of the said goods Chattels and
 Credits and exhibit the same into the Registry of the Court of the Bishop of Bristol
 at the time assigned you by the said Court and render a just account thereon
 when thereto lawfully required AND further that the goods Chattels and Credits
 of the said deceased do not amount in value to the sum of £1500.

So help you God

This Commission was duly executed and the above named William Talbot
 sworn according to the tenor of the above written Oath and of the Affidavit
 hereto annexed the twenty second day of May in the Year of our Lord one
 thousand eight hundred and twenty four.

Before me - M. Colson

Commissioner