

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

same and Thomas Dremwell my son in lawe herein contented to have a rare to see
tho my will performed. In witness whereof I have hereunto sett my hand and seal
the day and year above written Thomas Harrison his make. Signed sealed and
published to be the last will and Testament of the said Thomas Harrison the said
fourteenth of November Anno Domini 1639. in the presence of William Taylor
senior, James Hutton, William Taylor Junior.

Robatum

fuit Testamentum supradictum Apud Londoniam coram
viro William Samuels legum Doctore Surro ventib' viri, Dni Nathanael West
Militis legum etiam Doctore Omnis Prerogative Magro sine Custode thure constituto
prius die Mensis Decembris Anno Domini Millesimo sexcentis quadragesimo quinto
In iuramento Radulphi Harrison filij dicit Defuncti et Executoris in huius Testamento
nominati Qui cum illa fuit et h' omnid' singulorum bonorum in iuramentum dicit
Defuncti de bene et fide administravit eodem Anno dante Dni Evangelia Jurat. / Et

Alexander
Culpeper
Milit



In the name of God Amen

I Alexander Culpeper of Greenway Court in the County of Kent knight youngest
sonne of John Culpeper of Wigshill in the County of Sussex Esquire deceased
beinge of y^e fort memory I praise gods for it doe make and ordaine this my
last will and Testament in maner and forme following first most humbly
thanking Almighty God for his greate mercy unto mee most unworthy
in this worlde And most humbly beseeching hym through the passion of his deare
sonne Iesus Christ my savior that he would forgive mee all my sinnes and that
when it shall please him that I shall departe out of this worlde that he would be pleased
to receive my soule into his mercy and that my soule and body may be partaker of his
heavenly glory in the worlde to come And I desire that my body may be buried in the
vault wherby Thomas Culpeper hath builded in Hollingborne if it conveniently may
bee or else where it may be thought more convenient Now in an other side of paper my
disposing of my Inheritance lease and goddes I desire should be given; And doe for all my
lands Tenements, reversiones and hereditaments which I have or have right to have to
mee and my heires in fee simple and all my lease and Chattells, real and personall and all
monyes, rents debts and duties wherof owing and due unto mee by or from any person
or persons whatsoever except such debts or duties owing unto mee as are in this my
will remitted I will and bequeath them all to my Executors in this my will named to have
and to hold the said fee simple lands tenements reversiones and hereditaments to my
said Executors hereafter named their heires and assigns for ever to the use of them
and their heires and to have and to hold all my aforesaid lease, Chattells, real and personall
and all other my estate whatsoever except before excepted to my said Executors hereafter
named and to their Executors Administrators and assigns upon this speciall trust and
Confidence with helpe and to the use Intents and purposes that my said Executors and
their heires Executors Administrators and assigns shall and will stand seized in fee
and possessed of all and singular the premises that is to say as well the fee simple
lands as the lease and my other estate and upon such trust and Confidence and to
such use Intents and purposes as are hereafter mentioned expressed or declared in this
my will or wherof I shall at any tyme hereafter mention expressed or declared in writing
in any Codicill addition or declaration touching or concerning this my last will
and Testament And I doe in the first place hereby will and declare that my said
Executors shall with the proffitts of my fee simple lands and lease and with the rest of my
affair pay and discharge all my principall debts duties and engagements wherof I doe or shall owe

ought to pay to any person or persons what so ever and Interest after the rate of
 six pence per Cent for his for wear and untill the said principal debt shall be paid into them
 as aforesaid then I do further will and declare that my said Executors shall with the
 profits of my said lands and leased pay and discharge all my legacies bequeathed
 or given in this my will and also all other my legacies which I shall bequeath
 or will in writing in any God will addition or declaration touching or concerning
 this my last will and Testament And also whereas I have in the grand child
 of my wife whom I therefore call daughter had upon her marriage with my
 nephew Thomas Oulpeper a bond of four hundred pounds for her and after upon the sale
 of these lands with my own signature was charged there was four hundred
 pounds lent out upon security and the bond or other security taken in the name
 of Sir Henry Oulpeper and some other friends or friends and a deed thereupon
 made between the said Sir Henry Oulpeper and others to wit my said nephew
 and his wife were as frontiers parties wherein there is a trust declared concerning
 the said four hundred pounds for the benefit of my said nephew and his
 heirs in duty bound as therein is expressed And afterwards twelve hundred pounds
 parcel of the said four hundred pounds was paid unto my said nephew
 And I promised to serve four hundred pounds parcel of the said twelve hundred
 pounds unto my daughter according to the deed of trust If therefore my said
 daughter shall happen to be a widow before all my legacies are paid Then my will
 is that four hundred pounds parcel of the said twelve hundred pounds be paid unto
 her as my part thereto according to my promise before any legacies be paid unto
 any other But my will is that the said four hundred pounds be not paid unto
 her untill all my due debts be paid and discharged And that I will that
 Interest be paid unto her after the rate of six pence per Cent from the first day
 she shall become a widow untill such time as the said four hundred pounds
 be paid unto her But if my said nephew Thomas Oulpeper shall be living
 when all my debts and legacies shall be paid Then my will is that my Executors
 shall stand not longer charged with the payment of the said four hundred pounds
 unto my daughter Oulpeper in manner as aforesaid But that the whole
 twelve hundred pounds be served unto her or raised out of such part of my
 estate as is hereafter allotted to that purpose to be paid to her asd according
 to the deed of trust in that behalf made Also I will and bequeath unto
 my niece Doreen Oulpeper four hundred pounds to be paid unto her after my
 debts and duties are discharged And my desire is that if she die unmarried
 before my nephew John Oulpeper her brother that then he have three
 hundred pounds of the said four hundred pounds And if he die before her
 that she dispose the said three hundred pounds to the use of some child or
 children of the said John Oulpeper as she shall thinke fittest And if
 my nephew John Oulpeper shall happen to die before my niece Doreen
 Oulpeper Then my will is that she shall have ten pounds And I will
 pay her towards her maintenance untill the said four hundred pounds be
 paid unto her And also I will twenty pounds to my niece M. Davis
 wife of James Medlicott Esqrs after my debts and legacies before mentioned
 be paid And also I will to the poor of the parish of Houghton ten pounds
 to be paid as soon after my debts and former legacies as they come And likewise
 ten pounds to the poor of the parish of Wilton And ten pounds to
 the poor of the parish of Walsby where I was borne And five pounds to
 the poor of the parish of Howliff And five pounds to the poor of the parish
 of Leeds And fifteen shillings to the poor of the parish of *Wormfield*

And

Forty shyllings to the poor of the parish where I shall happen to die And twenty
pounds to Robert Fox besides what I owe him And twenty pounds to Elizabeth
Whitlock besides what I owe her And fiftene pounds to Francis Gindly wife of
Robert Gindly to the use of Mary Gindly my goddaughter And five pounds
to my Cousin William Oulpeper minister of Wiltshire And if he be not
alive when the money shall be levied I would have it paid to his wife if then
she be living or else to any of his children I also will find pounds to my
Cousin Dudley ffrench which I amount that I owe her And after all my said
debts engagements and legacies and all other legacies which I shall sett down
in my Odditill Adicion or declaration in writing to and upon this my will
shall be paid and discharged they will is that my Executors shall pay unto my
Nephew John Oulpeper his Executors or assignes one whole years rent of all my
lands and leases at the same shall amount unto deducting the rents payable
to the Collidges and all other parties which shall be payable out of all my lands
and leases for the said year And when this and all other my debts and legacies
shall be paid and discharged then I will and bequeath that my said Executors
shall render the good assurance the Lordships and sites of the manor of
Greenway Court and the Capital messuage barned stables and outhouses
belonging or appertaining thereto or asompted reputed or taken as part
or part of the said manor which said sites Capital messuage barned stables
and outhouses I declare shall be asompted the Capital messuage of Greenway
Court and the barned stables and outhouses thereto and the whole sites
barned stables and outhouses to continue eleven Acres and one rood And
the one half of all the residue of my said free simple lands to Alexander
Oulpeper my godson eldest son of John Lord Oulpeper Baron of
Charsway to have and to hold to him and the heirs males of his body And
for default of such issue the remainder to Thomas Oulpeper second son
of the said lord Oulpeper and the heirs males of his body And for default
of such issue the remainder to John Oulpeper third son of the said lord
Oulpeper And the heirs males of his body And for default of such issue
the remainder to Henry Oulpeper fourth son of the said lord Oulpeper
and the heirs males of his body And for default of such issue the remainder
to the said John lord Oulpeper Baron of Charsway and the heirs males
of his body And for default of such issue the remainder to my said nephew
Thomas Oulpeper and Katherine his wife for life the remainder to the
heirs males of the body of the said Katherine And for default of such
issue the remainder to my nephew Thomas Oulpeper Esq and to the
heirs males of his body And for default of such issue the remainder to my
nephew John Oulpeper Esq and the heirs males of his body And for
default of such issue the remainder to Thomas Oulpeper of Walling-
borne aforesaid knight And the heirs males of his body And for default
of such issue the remainder to the right heirs of me the said Alexander
Oulpeper for ever And for the other half of my said free simple
lands except the said lordships and sites of the manor of Greenway
Court and all the buildings thereupon which shall be asompted eleven Acres
and one rood I will that my said Executors and their heirs shall stand
seized thereof upon this trust and confidence that the same shall be
remain unto my said daughter Oulpeper as a security unto her for the
said twelve hundred pounds parcel of the said four hundred pounds
containing which I Oulpeper and others are trustees

For
M

Wherupon and about the moety which I have given them All the my will and
intent is and I doe here by further will and declare That after such debts duties and
legards before mentioned shall be fully paid and satisfied That then my Executors shall
make estate of all my lands as Countrell shall advise to the Children of my lord
Dulpeper and to my nephew Thomas Dulpeper and Katherine his wife and their sonne
Alexander their Executors Administrators and assignes equally betwene them in
manner and forme following that is to say the one halfe of my said lease to
be conveyed to the said Alexander Dulpeper eldest sonne of the said lord
Dulpeper his Executors Administrators and assignes And if he die before his age
of one and twenty years or before he shall otherwise dispose of the same Then to
Thomas Dulpeper second sonne of the said lord Dulpeper his Executors Administrators
and assignes And if he die before his age of one and twenty years or before he
shall otherwise dispose of the same Then to John Dulpeper third sonne of the
said lord Dulpeper his Executors Administrators and assignes And if he die
before his age of one and twenty years or before he shall otherwise dispose of
the same Then to Henry Dulpeper fourth sonne of the said lord Dulpeper
his Executors Administrators and assignes And if he die before his age of one
and twenty years or before he shall otherwise dispose of the same Then to the
said John lord Dulpeper baron of Chorlesway his Executors Administrators and
assignes And the other halfe of my said lease to be conveyed by my Executors
by advice of Countrell in such sorte as that the same may be a further security
to my daughter Dulpeper for the said twelve hundred poundes prill of the said
fourteen hundred poundes in such sorte as I have before limited the said part
of my said fee simple lands to secure the said twelve hundred poundes or some
annuity interest thereof as aforesaid And after the said twelve hundred poundes
paid or secured as aforesaid Then I will that my said Executors shall convey
by advice of Countrell the said one halfe of my said lease to the said Alexander
Dulpeper sonne of my said nephew Thomas Dulpeper his Executors Administrators
and assignes And if he die before his age of one and twenty years or
before he shall otherwise dispose of the same Then to my said nephew Thomas
Dulpeper his Executors Administrators and assignes And I doe further will and
declare that whatsoever I have before in my will directed my Executors to
make any conveyance of any parte of my estate That in such case before such
conveyance made my said Executors and their heirs Executors and administrators
shall stand seized interested and possessed of such parte of my estate to be
conveyed as aforesaid upon trust and confidence to the use of such person
and persons and for such estate and estates as if the same were actually conveyed
by advice of Countrell as aforesaid And my will and intent is that my Executors
shall pay and discharge the rents of all my leases as soon as conveniently
they canne And all the renewals the said leases out of such rents and profits
as they shall or may receive And I doe further will that my Executors
shall not sell my leases or any of them without the advice and consente of
of the said Thomas Dulpeper doctor Stude and William Page Esq
or any two of them or the survivor of them with the allowance of the said
lord Dulpeper And of this my last will and Testament I doe make and ordaine
Francis Howard now or late servant to the said lord Dulpeper Robert
John Hope of Hamle Hope of Wiltonke and James Wiltonke nephew to
Elizabeth Wiltonke now my servant to be my said Executors And I doe make
and ordaine the said Thomas Dulpeper Esq Edward Partheny Knight
doctor Stude and William Page to be overseers of this my last will and

Testament

Testament purportinge them to further the performace hereof by thow
 aduise as from thence to fynde as shalbe needfull And to the intent that they
 may haue authority to doe and performe what they shall thinke fittinge I doe
 here by myle and ordaine the said Thomas Dulpoper & Edward Mydar-
 thew Doctor Steede and William Sage to be allso my Executors of this my last
 Will & testament I doe not desire to trouble them further then they or either of them
 shall thinke fittinge And if there shall arise any Controversie amonge my Executors
 or any doubt or question concerninge my true intente and meanninge of this my
 said will or of any other whome this my will doe concerne doe make any doubt
 or question concerninge my true intente and meanninge in any thinge concerninge
 me and them Then my will is that my true intente and meanninge shalbe admydd
 and taken to be accordinge as my lorde Dulpoper & Thomas Dulpoper & Edward
 Mydartheu Doctor Steede and William Sage or any two of them shall take and admydd
 to be And further my will and meanninge always is that the said fower hundred
 poundes appoynted to be paid to the said Katharine wifen she shalbe a widowe as
 likewise all debtes whiche I am or shall hereafter be engaged for the said
 Thomas Dulpoper my nephew shalbe paid and discharged out of the profittes
 of such parts of my lands and leased as I haue given and bequeathed unto the
 wife and some of the said Thomas Dulpoper doe that noe parts of the said lands
 and leased whiche I haue willed to the Children of my lorde Dulpoper be charged
 or liable to the said debtes or Engagements And likewise if my Executors be or
 shall stande charged by reason of any debtes due graunted or duevants for
 or wiche the said lorde Dulpoper though now I doe not knowe of any yet if any
 such shalbe my will is that they shalbe paid and discharged out of such parts
 of the lands and leased as I haue willed to the said Alexander Dulpoper some
 of the said lorde Dulpoper and the heires males of his body or to him or his
 Executors Administrators and out of the remainders upon them limited And
 that the parts of the wife and some of the said Thomas Dulpoper be not
 way liable or charged therewith And whereas my said nephew Thomas
 Dulpoper Esq; is indebted unto me the hundred poundes and so on I doe
 now presently by this my will remitt the said debte unto him soe that my Executors
 shall not demaunde the same or any parte thereof yet wiche this I provide that if he
 growe to any good estate howe great I referre it to himselfe that then he pay the
 said debte to my nephew John Dulpoper and to my neere Duly Dulpoper abou
 said to be equally divided betweene them And if the estate of Inheritance
 I meane the reversion thereof whiche I haue willed to my said nephew Thomas
 Dulpoper his wife or some shall happen to come to the said lorde Dulpoper or
 his Children or heires Then my will is that he or they shall pay unto my nephew
 John Dulpoper and to my neere Duly Dulpoper or to the Survivors of them if they
 or any of them shall happen to be livinge at the tyme of the said reversion soe
 come unto him or them the summe of fower hundred poundes And alioais my will and
 meanninge is that my Executors shall not stande charged with more then they
 shall or may reasonably and charitably petyne therofor I give authority to the
 said Francis Edward Robert Foxe and James Milner or any two of them to
 remitt such parts of such debtes and duties as are nowe at this tyme due unto
 me as they or any of them shall thinke fitt And shall not stande charged with
 the payment of what they shall remitt as for example Mathew James Gops and
 unto mee three score and sixteene poundes my Executors may remitt and discharge
 him of halfe thereof more or lesse or all if they shall soe thinke good and accordyng
 by remaynd therof discharged in their accounts And if there should arise any suite wiche
 shalbe very doubtful of thow preference herein that then my Executors if they

Ball