

PUBLIC  
RECORD  
OFFICE

*The National Archives*



(c) crown copyright

Francis & Harriet Atkins & the £100 long annuity standing in my name to be paid and  
 to my dear daughter above named immediately on my death & to be my special executor  
 may not exceed £100 or to be paid at the at Dublin in Brit. as near my dear  
 son as possible or in the County of the County of St. Edmund's or in the County of  
 where my mother was buried in August 1803 which ever happens to be within the distance  
 for the above sum of £100 for all Exors. & my Gold watch & Chain medals & rings &  
 Dr. 6263 I give to certain Monks if my wife likes to work at a distaff & above she is to be  
 so during the year if not the year to be sold the profits thereof in the hands my wife to have  
 the interest thereof during the life & after that termination the principal to be divided equally  
 among my dear daughter above named & not in my life but in a small tablet to the memory of my blessed  
 beloved son & lady Eliza all my property with the sum of not exceeding one hundred pounds  
 for the purpose of providing the widow & orphans of the late Rev. (Francis Godwin) full in  
 possession of & the said widow & orphans to be forgotten less his most affectionate father in law & in  
 everyone who has since will now cease to be known the above tablet to be put up as near  
 where my beloved son lies as possible in Dublin County Brit. the 21<sup>st</sup> 1810 - 3 to 4 standing  
 in my name & being to my dear daughter & the £100 long annuity also standing in my  
 name & being to A. D. Atkins I give to Thomas Swill thirty pounds for his kind attention  
 to my beloved son during his illness & appoint my dear wife Mary Atkins my executrix &  
 request she will give a receipt for the same & make no part of the same any more for  
 a remembrance of me - John Tho. Atkins Esq. Bristol 13<sup>th</sup> July 1810.

The word pounds  
 interlined in pencil  
 in the original.

Appeared Personally John Yelsham of the City of Bath Esq. and Harriet  
 Harding of the same place Esq. and made oath that they know and were well acquainted  
 with the said Thomas Atkins late of Southwark above named in the County of Kent  
 of Bath for sometime before and to the time of his death and also with his name and Christian  
 name and having now read and attention viewed and perused the paper writing and contents  
 purporting to be and contain the last will and testament of the said deceased beginning thus  
 "I Thomas Atkins of Southwark above named do hereby bequeath and appoint my dear wife  
 to my own dear friend Mary Swill for a remembrance of me Esq. Bristol 13<sup>th</sup> July 1810 and the  
 subscription "John Tho. Atkins" they have deposited say they do verily and without exception  
 believe the whole body and contents of the said will and the subscription thereto to be of the  
 proper handwriting and subscription of the said deceased - John Yelsham - Harriet  
 Harding Esq. on the 12<sup>th</sup> Day of July 1810 in the presence of John Yelsham and Harriet Harding  
 were duly sworn to the truth of this Affidavit before me - Josiah Thomas Commissioner.

Proved at Bath on 13<sup>th</sup> July 1810 before the Judge by the oath of Mary Atkins nee the said  
 wife of the said deceased who was granted being first sworn by Coroner July to admit.

**The Last Will and Testament** of me John  
 Adamthwaite of Bath in the County of Wiltshire Esq. in the County of Bath  
 I hereby give and bequeath to Anne Cowper my present housekeeper the sum of one hundred  
 pounds to be paid her immediately after my death by whoever shall my debts and have legally  
 committed to him her or them the administration of my personal estate and effects I give and  
 bequeath to the said Anne Cowper the whole of my household furniture and other property  
 in my house at Bath and also all the goods and chattels which I shall have in my dwelling house  
 at Bath and also all the goods and chattels which I shall have in my dwelling house at Bath  
 except my books I give and bequeath to the Reverend John Adamthwaite Doctor in Divinity now of Long  
 Castle in the County of Salop the sum of five hundred pounds to be paid him immediately  
 as aforesaid and if no person shall consent to undertake the said sum of five hundred  
 and appoint the said Anne Cowper and the said John Adamthwaite joint Exors. of his my last  
 will and testament and I will and require them to administer all the rest and residue of my  
 said estate and effects (with an exception only to my law book and manuscripts which I give  
 and bequeath to the said John Adamthwaite) according to the habits of distribution and  
 if any person shall except any bequest or devise of his estate or effects with regard to the  
 disposition of my effects or any part thereof I will and order that that person or those persons  
 who are or they may be shall not be allowed to receive but be entirely cut off from any and

The Reverend  
 John  
 Adamthwaite  
 Dr. in Div.

By such person or persons as aforesaid

every share or part of my said effects and estate shall be equally divided between the said Anne and John Adamantwaite in case of their wives and case of them being satisfied with this my will all former wills made by me lastly annul and void written by the said Robert with his own hand as and for his last will and as with signed by him this twenty fourth day of March one thousand eight hundred and thirtieth being intimated by myself & also the words "lastly annul and void." — John Adamantwaite

*Approved Personally* William Mott of the City of the Cathedral Church of Liverpool  
 Richard Blackman of the same place writing Clerk and witness that they know and were well acquainted with the said John Adamantwaite late of Liverpool Esq. in the County of Mersey Doctor in Divinity Doctor for several years before and to the time of his death which happened as they have been informed and believe in the month of February last and having often seen him the said Doctor with and subscribe his name to the said paper well acquainted with his manner and Character of handwriting and subscription and having now carefully viewed the said paper and inspected the paper writing into account purporting to be and contain the last will and Testament of the said Doctor the said paper writing beginning thus "The last will and Testament of me John Adamantwaite of Liverpool Esq. in the County of Mersey &c." and ending thus "written by the said Robert with his own hand as and for his last will and as with signed by him this twenty fourth day of March one thousand eight hundred and thirtieth the words 'lastly annul and void' & also the words 'lastly annul and void' and thus subscribed 'John Adamantwaite' they further make oath that they do truly and in their own Conscience believe the whole body said and contents of the said will as also the said subscription of John Adamantwaite to be all of the proper handwriting and subscription of the said Doctor and John Adamantwaite Doctor in Divinity Esq. — Wm Mott, Rich Blackman, /  
 On the 12<sup>th</sup> day of June 1810 the said William Mott and Richard Blackman were by virtue of the Court's writs annulled duly sworn to the truth of the affidavit before me — C. Brittain  
 Comptroller. /

On the 16<sup>th</sup> July 1810 a return made the will annexed of the Goods of the Deceased John Adamantwaite Esq. was granted to said Anne and John Adamantwaite of the said John Adamantwaite Clerk the natural and lawful heir and next of kin as such a return named in the said will being first shown by Cotton duly to Robert Dr. Robinson Esq. Agent. /

William  
 Henry  
 Anderson  
 15.

**This is the last Will and Testament of me William Henry Anderson** of both parts now resident in the County of Chester Esq. that my just and lawful debts funeral and extraordinary expence be in the first place duly paid and satisfied and my and bequeath the sum of five thousand pounds which I have incurred on my life in the equitable opinion of my trustees with all such accumulations additions and benefits as shall be made or arise there and all the profits and remainders of my estate and effects whatsoever and whatsoever and of what nature or kind come into Thomas Edwards of Chester Esq. of Chester Esq. Thomas Edwards of Birn Grove Cottolain and Arthur Godes of Craven Street and all in the County of Middlesex upon trust with all convenient speed to get in and recover the same into money and thereupon to lay out and invest the same at interest in their joint names in Government Stocks or Funds or in Parliamentary or local Securities and to apply all or any part of the said Stocks or Funds or interest thereon for the maintenance and Education of my two sons Alexander and William during by several years of their several noble Schools of the said Alexander and William which two sons are now at school at Miss Brawells in Hertford town or to accumulate the same for their respective use and benefit and such accumulations (if any) to go along with their respective shares of the Capital and to be repaid or transferred at the same time or times and so upon trust to pay divide or transfer the said Stocks Funds or Securities unto and equally between my said two sons Alexander and William during or their respective attaining the age of a respective age of twenty one year and in case of the death of either of my said two sons before attaining the age of twenty one year I will that the share of my said son so dying shall be paid or transferred to the survivor of my said two sons and to his heirs and assigns and my said Executor to advance all or any part of the said Stocks or shares of my said two sons Alexander & William during or their respective attaining for the purpose of