

Witness my hand and seal this twenty third day of
September anno domini 1714: W: Langhorn: sealed and
delivered in the presence of Mr. Garrison, Daniel King,
John Scott, &c.

¶ further Codicil to be added to
the last Will and Testament of me
S: William Langhorn of Charlton in the
County of Kent Baronet

Whereas I did make publish and declare my
last Will and Testament bearing date on or about the
Seventh day of September One Thousand Seven hundred
and Thirteen and therein and thereby (amongst other
things) did give devise and bequeath his several legacies —
or sums of money herein after mentioned vizt. Two
thousand pounds for or towards rebuilding the ancient
Church or Chappell within my manor of Champaigne
One thousand pounds to Mr Robert Warren five
hundred pounds to my three Executors or Trustees —
therein mentioned, namely Mr Robert Warren Joseph
Kirke Esq: and Mr Robert Sherrard, four hundred
pounds a piece to the three Hospitals following vizt.
Christ Church St Bartholomew and Bethlehem Hospitals
four hundred pounds to the Drapery Company and two
thousand pounds to the East India Company's Hospital
at Poplar and whereas I have already paid to the said
Robert Warren his said Legacy of One thousand
pounds and also have this day signed and given a letter
of attorney for selling and transferring One thousand
pounds United East India Company's Stock for raising
money to pay one thousand pounds into the hands of
Trustees to be applied towards rebuilding the said
ancient Church or Chappell at Champaigne. And whereas
I have lately altered my Condition by marrying Mr.
Mary Aston Daughter of my beloved friend Mr.
Dorothy Warreford considering that my said Lady
will thereby be intituled to one moiety or halfe part
of my personal Estate besides her to find or dover
in my real Estate which will be a great diminution
of the legacies given in and by my said Will now I do
(for the reasons aforesaid) by this present Codicill which
I desire may be accepted as part of my said last Will
and Testament and proved with the same revoke all
the several and respective legacies hereinbefore
particularly mentioned and I do hereby only give
and bequeath One thousand pounds to the said
Hospital at Poplar Three hundred pounds to the
Drapery Company and two hundred pounds a piece
to the three Hospitals of Christ Church St Bartholomew
and Bethlehem and I earnestly intreat and desire that

my Lady will not insist upon what she may in
strictness claime or be intituled unto by the Custom
of the City of London out of my personall Estate but
rather accept of a reasonable proportion for and in re
liew thereof and I do hereby revoke and discharge the
said Joseph Kirke and Robert Sherrard from being my
Trustees for my Estate at Champaigne and Executors
of my said last Will and Testament or acting or
intermeddling therewith and I do hereby make and
ordain nominate constitute and appoint the said Robert
Warren sole Trustee and Executor of my last Will and
Testament and do likewise revoke the said legacy of
One thousand and fifty pounds per annum given by
my said Will to the said Joseph Kirke & Robert Sherrard
and Robert Warren as Trustees for my Champaigne
Estate and I do hereby revoke the Devise of my Manor +
of Champaigne to the said Trustees for the Term in my
said Will mentioned and do devise the same to the said
Robert Warren only his Executors Administrators and
Assigns for the like Term and under and subject to
the same Trusts Limitations and uses as the said Term
is in and by my said Will limited and appointed in
particulars whereof I have hereunto set my hand and
seale the first day of November anno Domini One
thousand seven hundred and fourteeen. W: Langhorn:
Signed Sealed published and declared by the abovesigned
S: William Langhorn as a Codicil to his last Will and
Testament in the presence of Mr. Ward, J: Ovington
John Scott, &c.

Vrobatum fuit humeri testamentum
quatuor Codicillis anno 1714 apud London terram verito
viro Johanne Audley legum Doctorum Surrogato
venerabilis et egregius viri Johannis Betteworth
legum etiam Doctoris Curia prerogative Cantuarie
Magistri Custodis Sive Comissarii legitime constituti
et anno die mensis Martii anno Domini Milledimo
Septingentisimo decimo Quarto Instrumento Recedit
viri Roberti Warren Clerici Executoris in dicto Testamento
nominate cui commissa fuit administratio omnium
et singulorum bonorum suorum et reddituum dicti
testamenti de bene et fideliter administrando eadem dicitur
Santa dei Evangelia Veritate.

In the Name of God Amen
I Henry Love of the Island of Jamaica Esq: being
at perfect sound and disposing mind and memory and
in good health of body do make and ordain this my
last Will and Testament in manner following first

Whereas by Indenture made in the Kingdom of England,
bearing date the Twenty Sixth day of March in the year
of our Lord One Thousand six hundred and Ninety —
Seven made betweene Henry Late Citizen and Draper of
London and John Dernard Citizen and Draper of
London of the first part myselfe by the name of Henry
Dowle of the Island of Jamair a Esq^r of the second part
and John Greathroate and Josiah Woodswoorth of London
Merchants of the third part I have by the same Deed
charged the Manor of Goadby in the County of Leicestershire
in the Kingdom of Great Britain with the payment
of One thousand pounds to my daughter Elizabeth at
her age of Twenty one years & eventhelss with a
power of Revocation as by the same Indenture appears
and whereas my said daughter Elizabeth is since
intromarried to Samuel Moore of the Parish of Dere
Esq^r and I have upon and before her intromarriage
advised her by Settlement one Moiety of my Plantation
called Saint Cooleys and otherwise I do hereby revoke
and make void all and every the Clauses and Clauses
touching or concerning the payment of the said One
thousand pounds to my said Daughter and I do
revoke the payment thereof and all securities given
for the same and as a further addition to my said
Daughter Elizabeth Moores fortune I give and
bequeath my other Moiety of the said Plantation
commonly called Saint Cooleys in like manner and
substance as I made my first Settlement and to the
same intents and limitations and no other wife
which may at large appeare in the Involments of
the Secretarys Office of this Island provided also that
my wife within forty days after my decease shall
relinquish her Rights to the Thirds of the said Moiety
Item I give and bequeath unto my Daughter Susanna
Love the sum of Three Thousand pounds current
money of Jamair at her age of Twenty one years or
day of Marriage which shall first happen Item I
give and bequeath unto my Daughter Susanna above
the yearly sum of One hundred and Twenty pounds
of Current money of Jamair as a provision for her
maintenance and education untill she arrive at her
age of Twenty one years or day of Marriage which
shall first happen to be paid out of the produce of my
Estate in Jamair by equal halfe yearly payments
Item I give and bequeath unto my Son John
Seymour the sum of Three hundred pounds of
Current money of Jamair to be paid out of all my
Real and Personal Estate in Jamair at his age of
Ten years Item Whereas I am possessed of four
several Annuities or yearly sums of money vizt One
annuity or yearly sum of One hundred pounds per
annum and the other three annuities or yearly a

Geo. I. — J. Rawson No. 110000000.

Sums of fifty pounds per annum each payable out of the
Receipt of her Majesties Comptroller by quarterly payments
each for and during all the rest and residue which is
to come and nearely of a certain term of Nineteen
years which commenced the Twenty fifth day of
December in the year of our Lord One thousand Seven
hundred and five by virtue or in respect of four or
several Orders each numbered as follows Number One
thousand nine hundred forty and one. Number Five
hundred and twenty seven Number One Thousand
five hundred and eight Number Two Thousand five
hundred and six made forth in pursuance of an Act of
Parliament made and passed in the third year of her
present Majesties Reign intituled An Act for raising
money by the sale of severall Annuities for carrying
on the present Warre as by the said severall Orders and
Calls relating thereto and the Books kept in the Comptroller
for that purpose appears drew I give and bequeath unto
my Sister Mary Edwards the sum of fifty pounds
Sterling to be paid her yearly at half years payments
upon the Royal Exchange of London during her
natural life and that the said fifty pounds arise
from the annuity Number Two Thousand five
hundred and six which my Executors or Executrix
hereafter named is required to pay out of the said
Annuity Item I give to her Son Samuel Great
sum of fifty pounds Sterling to be paid immediately
after my decease and to be disposed of by her advice
Item I give and bequeath to William Greathroate
Merchant of London and to my Son Samuel Dowe and
to the Survivor of them and to the Heirs of such a
Survivor during the term of the natural life of
such Heirs late Student of Christ College in Oxford
the sum of One hundred pounds Sterling yearly to
be paid to them and the Survivor of them and the
Heirs of such Survivor yearly and every year during
the natural life of the said such Heirs late out of the
produce of my Plantation in the parish of Claydon
whereon I now dwell upon this Speciall Trust and
Confidence that they the said William Greathroate
and Samuel Dowe and the Survivor of them and the
Heirs of such Survivor shall apply the same from
time to time and at all times towards the maintenance
and the providing necessary of all kinds for the
comfortable Subsistance and well being of the said
Henry Grobes and the providing for him all things
suitable and convenient for a Person in his Circumstances
and Condition as long as he shall labour under his
present indisposition of mind And upon this further
Trust and Confidence that they the said William
Greathroate and Samuel Dowe and the Survivor of
them and the Heirs of such Survivor shall and do a

in case the said Henry Grobes shall through the mercy
of God be restored to his perfect senses and become of
sane mind and memory from time to time and at all
times after the said Henry Grobes shall be restored to
his senses and become of sane mind and memory during
the term of his natural life immediately after the
receipt of the said yearly sum of one hundred pounds
pay the same over to the said Henry Grobes or his order
by him to be disposed of or applied as he shall think fit
Item & give and bequeath to my well beloved wife
Mrs Elizabeth Love the yearly sum of four hundred
pounds currant money of Jamaica to be paid to her
annually out of my Estate in Jamaica and all the rents
issues and profits of my houses in Spanish Town
together with my p[ar]t in the parish of St. Catherines
commonly called or known by the name of Rushy pond
and the negroes thereon being and thereto belonging
and the use of all my cattle and sheep there together
with the house negroes such as she shall make choice of
besides a Coachman and postillion and the use of my
coaches and horses plate and of all my household stuff
and furniture that shall be in Spanish Town at the
time of my decease to be held and enjoyed by her during
the term of her natural life in full and full
recompence of her dower and not otherwise provided
that my said wife shall declare her acceptance of the
several particulars so given devised and bequeathed as in
particular by instrument in writing under her
hand and seal duly executed in the presence of two credible
witnesses and by them attested as witnesses to my executors
In trust hereafter mentioned or one of them delivered
within three calendar months after my decease if I
happen to die in Jamaica or after notice of my death in
case I shall happen to die elsewhere and in case of my
wife's failure or refusal so to do my will and
pleasure is that the devise and bequest of the said
yearly sum of four hundred pounds and of the rents
issues and profits of my houses at Spanish Town of
my p[ar]t at Rushy pond with the negroes cattle and
sheep thereon being and of the six house negroes
coachman and postillion coaches and horses plate and
household stuff aforesaid (all which are bequeathed to
her for life) shall be and become utterly void Item &
give and bequeath to George Thorpe of the parish of
St. Peter Sculman the sum of three hundred pounds
of currant money of this Island and the sum of fifty
pounds to Edmund Savage and the sum of fifty pounds
to John Savage residing now upon my plantation &
likewise give and bequeath to my worthy friends Edward
Pennant Edward Stearon Thomas Bernard and James
Rule Esq: unto each of them the sum of fifty pounds
of currant money of this Island all the residue and

remainder of my Goods Chattels and personal Estate
whatsoever the same consists in or wherewsover to be
found I give and bequeath to my son Samuel Love at
his age of twenty one years & if my said son
Samuel Love shall happen to depart this life before he
shall have attained to his age of twenty one years then
and in such case I give and bequeath the moiety or one
half part of my personal Estate to my son Samuel
so given and bequeathed to my daughter Elizabeth Moore
and the other moiety or half part thereof to my
daughter Susanna Love at her age of twenty one or
years or day of marriage which shall first happen
lastly I give devise and bequeath all the residue and
remainder of my Real Estate plantations lands
tenements negroes and hereditaments what nature or
kind soever to my son Samuel Love and the issue of his
body lawfully begotten and for want of such issue to
my daughters Elizabeth Moore and Susanna Love
and the issue of their bodies respectively lawfully to
be begotten equally to be divided share and share alike
and in case both of my said daughters Elizabeth and
Susanna shall happen to depart this life without issue
of their bodies living at the time of their decease then
and in such case I give and bequeath all my Real
Estate plantations lands tenements negroes and
hereditaments whatsoever to the second son of my
brother in law Charles Long late of the parish of
Clarendon Esq: be gotten or to be begotten on the body of
Jane and his wife lately called Jane Modyford
that shall happen to be living at the time of my decease
and to the heirs and assigns of such second son of the
said Charles Long for ever and for want of such heirs
to my right heirs upon this express condition
hereunto added that such of the sons of the said Charles
Long as shall be entitled to my Real Estate upon the
limitations and contingencies above mentioned shall
pay into Henry Grobes above mentioned in case it
shall please God that he shall be recovered of his
present indisposition and become of sane mind and
memory the sum of one thousand pounds of
currant money of Jamaica and to my sister Mary
Edwards and to George Thorpe above mentioned
the sum of one thousand pounds like money each
all which said sums of money amounting in the
whole to three thousand pounds are to be paid
within two years after my said Estate shall come to
be actually vested in such son of the said Charles Long
by virtue and in pursuance of the limitations aforesaid
and of this my last will and testament I do constitute
and appoint my son Samuel Love sole executor
provided always that in case my said son shall depart
this life before he attain to his full age of twenty one

years that then my daughters Elizabeth and Susanna
shall be respectively of this my last will and testament
I will and devise the Guardianship of the Estates of my son
Samuel Love and daughter Susanna Love and their
respective Estates yet of my said Son Samuel until he
shall attain to his age of Twenty one years and of my said
daughter Susanna until she shall have attained to her
age of Twenty one years or be married unto Edward
Penman Edward Scaron Thomas Bernard and James
Love Esq^r above mentioned and his survivors and survivor
of them whom I do nominate and appoint to be Trustees
and Supervisors of this my last will and testament and
do request them to see the same duly fulfilled and executed
in all things according to the true intent and meaning
thereof And I do hereby fully authorise and impower
the said Edward Penman Edward Scaron Thomas
Bernard and James Love Esq^r and the survivors and
survivor of them from time to time to time to time to ship
such part of the product of my Estate in Jamaica as in
the judgment of them or of the survivors or survivor
of them can conveniently and without prejudice to my
plantations be spared to William Heathcote and in
case of his death or absence to Charles Kent and Richard
Thompson & coartants in London upon the proper
risque of my son Samuel Love and without their or
any of their being subject or liable to answer or account
for any loss or losses that may thereby happen did I do
hereby recite and annul and make void all former
wills by me at any time heretofore made or published
In witness whereof I the said Henry Love to this my
last will and testament have set my hand and
affixed my seal this sixteenth day of October in the
twelfth year of the reign of our sovereign Lady Ann
by the grace of God of Great Britain France and Ireland
Queene and of Jamaica Lady Defender of the faith et
anno domini one thousand seven hundred and
thirteen Henry Love / signed sealed and published
and declared by the testator as his last will and testament
in the presence of us whose names are under written and
by us subscribed as witnesses in the presence and at the
request of the said testator the words [which] in the twenty
fourth line and [shall declare] in the thirty second line
being first interlined Edw. Lurefoy, Mr. Collins, Dan^r.
Monro.

Whereas Henry Love of the Islands of
Jamaica Esq^r being desirous to execute the provision
made for my well beloved wife Mrs Elizabeth Love
by my within written last will and testament I do
therefore as a Codicil to my within written last will
and testament which I make of equal power with

my said will give and bequeath unto my said wife Mrs
Elizabeth Love the further yearly sum of one hundred
pounds current money of Jamaica to be paid to her
annually during her natural life out of the stock of
the plantation commonly called Saint Georges devised
by my said last will which said yearly sum of one
hundred pounds together with the several particulars
devised and bequeathed by my said will to my said wife
I give to my said wife in full gear and recompence of
her dower provided likewise that my said wife shall
declare her acceptance of the said yearly sum of one
hundred pounds hereby given as also of the said severall
particulars devised and bequeathed to her by my said
last will as in gear of her dower in the manner and
form and within the time directed and appointed for that
purpose by my said last will and in case of her failure
or refusal so to do that then the said devise and bequest
of the said yearly sum of one hundred pounds hereby
bequeathed as also the devise and bequest of the
several particulars devised and bequeathed to her by my
said will shall be utterly void I also give and bequeath
unto my son in law Samuel Monro Esq^r my Calash
and my riding horse In witness whereof I have
hereunto set my hand and seal the eleventh day of
February in the year of our Lord One Thousand Seven
hundred and Thirteen Henry Love. Sealed and
delivered in the presence of us the words [to her]
betweene the tenth and eleventh lines being first
interlined Edmond Lelley, Dan^r. Monro, John Savage.

Probatum

igitur hunc Testamentum (cum
Codicillo annexo) apud London coram venerabili viro
Johanne Cotone Legum doctori Surrogato venerabilis et
egregii viri Johannis Bettesworth Legum etiam
Doctoris Curie prerogativa Cantuariorum Magistri
Custodis sive Commissarii legitime constituti die primo
Secundo die mensis Martij anno domini Millefimo
Septingentesimo drimo Quarto Instrumento Sanctis
Love & Cotoris in dicto Testamento nominatis Cui
coram sua fuit administratore omnium et singularium
bonorum iurium et reddituum dicti defuncti de bene
et fideliter adiutorando eadem ad Santa dei Evangelia
dirat. /