

Wigley their heirs by law and their wilful neglect & default
 in witness whereof I have subscribed my hand & seal
 this twenty third day of May 1807. Mary Wigley De signed
 sealed published and declared by the said Mary Wigley as
 and for her last will & Testament in the presence of us who
 in her presence and that of each other have signed our
 names as wit. wicks, Tho. Millichafe. Willm Pearne.

Proved

at London 9 May 1810 before the Worshipful
 William Herbert Doctor of Laws and Jungerate by the oath of
 Henry Wigley Esq the son and sole Exor to whom admou
 was granted being first sworn duly to admi.

In the Name of God Amen

*Elisabeth
 Willis*

11

Elisabeth Willis of New Bond Street in the Parish of St.
 George Danour Square in the County of Middlesex and
 Great of Charles Willis late of the same place did make
 being of sound mind memory and understanding tho in
 bodily pain and considering the uncertainty of human life
 do make this my last will and Testament in manner
 following that is to say my desire is to be buried in the
 Vault of my family at Islington in the County of Middlesex
 at the direction of my Exors hereinafter named but at as little
 Expense as decency will permit and that all my just debts
 funeral expences and the charges of proving this my will
 be paid as soon after my decease as conveniently may be
 I give and bequeath my leasehold messuage or tenement
 situate in New Bond Street and in which I now carry on
 the business of an Oil and Italian Warehouse together with
 the household furniture plate silver China Prints Paintings
 book debts and all other my personal Estate and Effects
 whatsoever unto my brothers in law James Willis and
 William Willis both of the Charter'd House Tavern Saint
 James's Street bachelors and my friend Dr: Thomas
 Draycott of Upper Thames Street London Oil Merchant and
 the Survivors and Survivor of them Upon Trust as soon
 as conveniently may be to sell and dispose of the said
 Estate and business and all other my said Estate and
 Effects by public sale or private Contract for the most
 monies and best Prices that can or may be gotten for
 the same and the monies arising by such sale or disposition
 and also the monies arising from my book debts which are
 to be collected and got in with all convenient speed to be
 invested in the public Stocks or funds or upon Government or
 real Securities at Interest and that they my said trustees
 and the survivors and survivor of them do and shall stand
 and be possessed of and interested in such stocks funds and
 Securities Upon the trusts powers provisions intents and
 purposes hereinafter mentioned and declared of and
 concerning the same that is to say Upon Trust that the
 said trustees or the survivors or survivor of them or the execs or
 admors of such survivor do and shall assign and transfer
 the said Stocks funds and Securities unto my sons Charles
 Willis and Robert James Willis and my daughter Ann Willis
 on their respectively attaining the age of twenty one
 years share and share alike and do and shall during
 the minority of my said sons and daughter pay apply
 and dispose of the Interest or dividends of such Stocks

funds or securities in and for their maintenance and education
provided always and my will notwithstanding is that during
the minorities of my said Sons they the said Trustees or the
Survors or Survivor of them or the Executors or Admors of such
Survivor may and shall be at liberty to raise any sum or
sums of money by the Sale of the said Stocks funds or
securities or any part thereof as they or they shall think fit
and pay and dispose of the same in and for the putting out
my said Sons Apprentices to any Trade or Business or
otherwise for their benefit and the amount of such sums
or sum of money so to be given as Apprentices fees or
otherwise as aforesaid shall be deducted from the respective
shares of my said Sons provided also and my will and
pleas is, and I do hereby direct that they the said Trustees
and the Survors and Survivor of them and the Executors & Admors
of such Survivor shall and may from time to time debit &
retain by and out of the monies which by virtue of this
my will or the trusts hereby in them reposed shall come
to their or any of their Estates and also pay to his or
their Co. Executor or Executors Trustees or Trustees all such Costs
Charges Damages and Expenses which he they or any
of them shall or may bear pay sustain expend or be
put unto in about or any ways relating to the executing
or performing all or any of the trusts aforesaid and that
they the said Trustees or either of them their or either of
their Executors or Admors shall not be charged or chargeable
but only each of them for his own respective receipts and
payments Acts and wilful defaults and not otherwise
nor with any sum or sums of money otherwise than
such as shall actually come to their or his own hands
respectively by virtue of this my will or with any loss or
damages which may happen in paying out any of
the monies aforesaid or any part or parts thereof in or
upon any such Stocks funds or securities as aforesaid nor
with or for any loss or damages which may happen by
reason of the Execution or Performance of any of the
trusts hereby in them reposed without his or their respective
wilful defaults. And I hereby nominate and appoint the
said James Willis William Willis and Thomas Draggatt
Trustees and Executors of this my will and also Guardians
of my said Sons and daughter during their respective
minorities and hereby revoking all former and other wills
by me at any time heretofore made In witness whereof
I have hereunto set my hand and seal the sixteenth
day of October in the Year of our Lord one thousand eight
hundred and nine. Elizabeth Willis. Signed sealed published
and delivered by the said Elizabeth Willis as and for her
last will and Testament in the presence of who at her
request and in her presence and in the presence of each
other have hereunto set and subscribed our Names as
witnesses, Ann Sutton, C. Thompson.

Proved at London 9. May 1810 before the
Worshipful Charles Coote Esq. of Law and Barrister
by the Oaths of James Willis William Willis and
Thomas Draggatt the Executors to whom Admors was
granted having been first sworn duly to admin^r
ca.