

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

my said Trustees shall limit proper and full of such the
 portion I direct my said Trustees or the Survivors of them or the
 Executors or Administrators of such Survivors to place out at Interest upon trust
 to pay and suffer as to remain the Annual Payment thereof to
 and for the use sole and separate use for the ^{life} of my said Child or
 Engagements of any husband with whom she may marry whom
 I except alone shall be a good and sufficient discharge for the same
 and upon her death to dispose thereof in such way as she should in
 Will or otherwise direct and it is my will and mind and I do hereby
 further order and direct that if it should please God that my said Child
 should not live to attain the age of twentyone years and six without
 leaving lawfull issue then or either of them surviving my said
 Trustees and the Survivors of them and the Executors or Administrators of such
 Survivors do and shall provide my said Wife shall be also executrix
 sole and dispose of all the rest residue and remainder of my Estate
 and Effects of what nature or quality soever in the same way be and
 the same to arise therefrom together with such Cash as may be
 in the hands or otherwise and the same to be sold and got in to coin and
 divide the same into and amongst my Brothers and Sister share
 and share alike and the issue of such of them as shall be dead
 or shall be dead shall only take and be entitled to such part
 or share thereof as the part of such issue would by this my Will
 have taken or been entitled to living And it is my will and mind
 and I do hereby authorize and empower my Executrix and Executors
 hereinafter named to sell out of the funds such Property as may
 remain at the time of my death at any time afterwards and
 so from time to time as often as they shall see fit and occasion require
 for the benefit of my Estate and I do hereby nominate constitute and
 appoint my said Wife and the said Sir John Lubbell and Sir John Lubbell
 Executors and Executrix of this my last Will and Testament And lastly
 hereby revoking all former Wills by me at any time heretofore made
 I declare this to be my last Will and Testament In Witness whereof
 I have hereunto set my hand to the first four sheets and my Seal at the top
 and hand and Seal to the fifth and last sheet and my Seal at the top
 where all the said sheets are fastened together this twentieth day of
 December One thousand eight hundred and fifteen / s/ William Atkinton
 / s/ signed sealed published and declared by the said William Atkinton
 the testator as and for his last Will and Testament in the presence of us
 who have hereunto subscribed our Names as Witnesses at his request
 in his presence and in the sight and presence of each other the words
 provided my said Wife or in case of her decease my said Trustees
 shall limit proper being first intended between the first and fifth
 lines of the fourth sheet of this my Will / s/ Sir John Lubbell
 Sir John Lubbell / s/ R. Carroll as Clerk / s/ W. Atkinton Ditto

in the year of our
 Lord

The before named testator William Atkinton do hereby nominate and
 appoint my Cousin John Atkinton as a Trustee and Executor under my said
 Will and direct that he power and act under the same along with the
 Trustees and Executors therein named in all respects as if he had been therein
 named and in all other respects I reserve my said Will and declare this
 to be a Codicil thereto In Witness whereof I have hereunto set my hand and
 Seal this twentieth day of April One thousand eight hundred and sixteen
 Will^m Atkinton / s/ / signed sealed published and declared by the said
 testator William Atkinton as a Codicil to his said Will in the presence of
 us who at his request in his presence and in the presence of each other have
 hereunto subscribed our Names as Witnesses thereto / s/ John Steward

Proved at Danbury 11th July 1816 before the Judge by the Oath of a & Elizabeth of Hartford Widow the Sole Executor in the Will and sole Administrator of the said Estate having been first sworn (by Court) to administer

John
Andrews

In the Name of God Amen
I John Andrews of the Parish of North Church in the County of Dutchess and State of New York in my last Will and Testament in manner following that is to say I give and bequeath to my dear and beloved daughter Elizabeth the sum of fifty Dollars and bequeath to my dear and beloved son John the sum of one hundred Dollars and bequeath to my two dear and beloved daughters Elizabeth Smith and Sarah Watson the whole of my real and personal Estate hundred Dollars and bequeath to my dear and beloved son John the sum of one hundred Dollars and all other Properties that I may be possessed of at the time of my decease especially to be held by my dear and beloved daughter Elizabeth after the payment of the said sum of one hundred Dollars my just debts my funeral and testamentary Expenses and to be equally divided and appraised by my dear and beloved son John and my dear daughter Elizabeth Executors of this my last Will and Testament and to be equally divided and appraised in any will left or made hereafter relating and confirming this and no other equal and real this first day of August in the year of our Lord 1815 I John Andrews do hereby publish and declare by this written and attested Oath to be my last Will and Testament in presence of us who subscribed our names in presence of the said Oath of a & Elizabeth of Hartford and of each other / James Evans / William Dickinson / Joseph Williams /

Proved at Danbury 17th July 1816 before the Worshipful Samuel Dyer a Minister of Law and Attorney at Law by the Oath of Sarah Watson in the Will written by her the said Sarah Watson the Sole Executor in the said Will and sole Administrator of the said Estate having been first sworn by to administer

Anna
Albin

In the Name of God Amen
I Anna Albin of the County of Dutchess being of sound and disposing mind through what in God's will do for arriving at this age after my decease make publish and declare this my last Will and Testament in manner following (that is to say) I give bequeath and dispose of as follows &c. All my real and personal Estate in the County of Dutchess or elsewhere all my wearing Apparel or any Effects that is due owing or belonging to me at the time of my decease I give and bequeath unto my dear daughter Elizabeth Watson and I do hereby nominate and appoint my said daughter Elizabeth Executor of this my last Will and Testament the paying to my dear daughter a legacy of 300 Dollars out of the said Estate the said legacy may be at my decease and to be paid to her by my last Will and Testament in the year of our Lord 1815 and to be paid to her the first day of October 1810 / Anna Albin do hereby publish and declare in the presence of / Edw. Young / J. Standish

Proved at Danbury 17th July 1816 before the Worshipful Samuel Dyer a Minister of Law and Attorney at Law by the Oath of Elizabeth Watson in the Will the sole Executor in the said Will and sole Administrator of the said Estate having been first sworn by to administer

of my
 the
 sum
 500
 and
 200
 with
 and
 in the
 my
 the
 also
 from
 Coll
 sum

 of
 Cou
 sum
 or
 the
 the
 sum
 in
 to
 an
 sub
 ord
 an
 sum
 de
 up
 sum
 be
 sum
 no
 of
 sum
 no
 or
 of
 the
 al