

PUBLIC
RECORD
OFFICE

The National Archives



(c) crown copyright

in his sight and presence and in the presence of each
of us, William Worrell, Thomas Taylor & Thomas
Finer, dated Sept. 7th 1795.

This Will was proved at London in the
first day of June in the Year of our Lord One &
thousand eight hundred and nine before the
Worshipful Samuel Pearce Esq. Barrister at Law
and surrogate of the Right Honourable Sir John Dingle
Knight Barrister at Law Master of Requests or Commissioner
of the prerogative Court of Canterbury lawfully constituted
by the Oath of John Thomas Pope the sole executor
named in the said Will to whom administration was
granted of all and singular the Goods Chattels and
Credits of the deceased he having been first sworn
duely to administer.

This is the last Will Nathaniel
and Testament of me Nathaniel Gilmore of Gosport
in the County of Southampton Gentleman whereby
I dispose of my worldly Estate and Effects as follows
that is to say I give devise and bequeath All and
singular my real and personal Estate unto my
adopted son Cap^t David Gilmore with the exception
of one share in Dissident which I give to my
son in Law ^{son} John Gore (the 1st) Royal Navy to
hold to them their heirs Executors Administrators
and Assigns for ever and in case of the death
of either David or John I bequeath the whole to
the survivor this done and signed by me as witness
my hand at Gosport this 18th day of July 1808
Nath^l Gilmore, Witnesses George Parmenter,
Philip Bielder, John Roberts Gent^l of the Madras
Hospital.

To the performance of the above Will I do
appoint Cap^t Gilmore & Lion^l Gore (the 1st) Executors
Nath^l Gilmore.
29th day of May 1809.

Appeared Personally Thomas Andrews
Minister of Gosport in the County of Southampton
Gentleman and Peter Paul of the same place
Groom and severally made Oath that they know
and were well acquainted with Nathaniel Gilmore
late of Gosport in the County of Southampton Merchant
for several years before and down to the time of

this estate and during such time have frequently
 seen him write and subscribe his name to writings
 and have thereby become well acquainted with
 his manner and Character of handwriting and
 Subscription and having now carefully viewed and
 understood the words "to the performance of the
 above will I do appoint Capt. Silmour & Lieut. Gore
 (the 1st) Executors" and the name "Math. Silmour"
 written at the foot or bottom of the paper writing
 hereto annexed purporting to be the last will and
 Testament of the said deceased and the said
 recited words purporting to be a Codicil thereto they
 do depose that they truly and in their Consciences
 believe the whole Body, sense and Contents of the
 said Codicil and the name "Math. Silmour" &
 thereto set and subscribed were and are all of the
 proper handwriting and Subscription of the said
 Math. Silmour deceased. Tho. And. Minton
 and Peter Paul were duly sworn to the truth of
 this Affidavit by (virtue of the Commission hereto
 annexed) Before me J. C. Sanger Commissioner.

This Will was proved at London with a
 Codicil on the second day of June in the year of
 our Lord one thousand eight hundred and nine
 before the Right Honourable Sir John Dill
 Knight, Doctor of Laws Master Keeper or Commissioner
 of the Prerogative Court of Canterbury lawfully
 constituted by the Order of David Silmour one
 of the Executors named in the said Codicil to whom
 Administration was granted of all and singular the
 Goods Chattels and Credits of the deceased the
 having been first sworn by Commission duly to
 administer. Power reserved of making the like
 Grant to John Gore the said Executor named
 in the said Codicil when he shall apply for the
 same.

Charles
 George
 Esquire

This is the last Will
 and Testament of me Charles George of Cheltenham
 in the County of Gloucester Esquire (that is to say)
 whereas upon my Marriage with my wife
 Henrietta I did by certain Articles made in or
 contemplation of our Marriage Contract to settle
 upon her for and during her life the real estate
 and proceeds of the principal sum of six thousand
 pounds and did subject all my property to the
 said sum of six thousand pounds to answer our