

(Copy)

George Q

We George the fourth King of the United Kingdom of Great Britain and Ireland make this our Last Will and Testament revoking all former Wills Testaments and Codicils and all Instruments and writings intended by us to operate as Testamentary Instruments Wills or Codicils whether the same were made before or after our accession to the Crown and hereby declaring that all and every of the same shall be of no force or validity whatever.

It is our Will that all such Debts as shall be owing by us at the time of our Demise and which are properly payable out of our Privy Purse shall be paid and discharged out of and be charged and chargeable upon all such personal Estate and Effects and all such Real Estate as we are by Law empowered to devise or dispose of by Will.

We do hereby appoint the Duke of Wellington Baron Gifford Chief Justice of the Common Pleas and Sir William Knighiton Baronet Keeper of our Privy Purse Executors of this our Will hereby directing them to pay and satisfy out of such personal Estate and Effects as we can by Law dispose of by Will our said Debts and all such Legacies and bequests as we shall hereafter give by any Codicil or Codicils to be executed signed and published by us in the presence of and to be attested by three or more Testes And we do hereby charge all such Real Estate as we can by Law charge or dispose of by Will with the payment and making good of such Legacies and Bequests.

But we declare it not to be our meaning that our
 Executors or any of them should take any beneficial
 interest in our Property by this Will, the same being
 intended only to vest in them the office of Executors and
 our Property real and personal shall go as if we had
 died intestate save as the same or any part thereof is
 expressly given disposed of or charged by this Will or shall
 be expressly given. [signed George R. | signed George R.]
 disposed of or charged by any such Codicil or Codicils as
 aforesaid.

We do hereby also give to our said Executors all
 such papers and writings of what nature or kind soever
 the same may be which we have by Law power to
 give or dispose of to be dealt with as follows, that is to
 say, That the said Duke and Sir William Hughton if
 they shall both survive us And in case the said Duke
 shall die in our lifetime and the said Baron Gifford and
 Sir William Hughton shall be living at our demise, then
 the said Baron Gifford and Sir William Hughton
 and in case the said Sir William Hughton shall depart
 this life before us and the said Duke and Baron
 Gifford shall survive us then the said Duke and Baron
 as the respective cases may happen shall take all
 such papers and writings as aforesaid into their possession
 and shall most carefully examine the same and after
 such most careful examination shall preserve or destroy
 such of the same respectively as it shall seem meet

and proper to them to preserve or destroy respectively And
 it is our express Will that they shall not be answerable or
 accountable to any persons or Courts for or on account of
 their destroying any such papers and writings as we
 have power by Will to dispose, or direct to be destroyed
 And our express Will further is that as to such papers
 and writings as they shall not think fit to destroy, but
 to preserve and over which we have any disposing power
 we do hereby give them full and absolute power and
 authority to direct them to be delivered to and kept and
 preserved by such person and persons and for such
 purposes as they shall think fit.

And in case no two of such persons as aforesaid shall
 be living at the time of our Demise then the only one of
 the three persons aforesaid surviving us shall have the
 like powers authorities and indemnities in all respects
 as to and with regard to all such papers and writings
 as aforesaid as we have before given to any two of the
 said three persons [signed George R. , signed George R.]
 unless we shall by any Codicil or Codicils executed signed
 published and attested as aforesaid nominate and appoint
 any other person or persons to act together with such surviving
 person as aforesaid in the dealing with and disposing
 of such papers and writings.

And in appointing the three persons aforesaid
 to be our Executors our meaning is to appoint them
 and the survivors and survivor of them our Executors

and Executor reserving to ourselves power to add such other Executors or Executor as we may think fit by any Codicil or Codicils executed signed published and attested as aforesaid.

And we do hereby publish and declare this Instrument to be our last Will and Testament, and have with our Royal Sign Manual signed the same at the beginning and at the bottom of each of the two first sides of this Sheet of Paper and at the beginning of this side hereof and at the end of this our Will so publishing declaring and signing the same in the presence of the four credible persons whose names are hereunder written as attesting the publishing declaring and signing the same as Witnesses hereto in our presence this thirteenth day of June 1824.

Seal signed George R

Signed sealed published and declared by His Majesty King George the fourth (such sealing being made by Him and such signatures being made by His Royal Sign Manual) as and for His last Will and Testament this thirteenth day of June 1824 in the presence of us who have herunto and in His presence and in the presence of each other written our names as Witnesses attesting the execution publishing declaring sealing and signing of the same by His said Majesty and such signatures of His said Majesty being made

by him in our presence at the beginning and bottom of each of the two first sides of this sheet of Paper and at the beginning of this side thereof and at the end of the above Will.

Signed
 Eldon
 Westmoreland & P.S.
 Bathurst
 Robert Peel

Copy

Print
of His late Majesty King
George 4

30 June 1824