

12 3

3167 Lic: Yocwood & Calkin  
S. S. Kemp not found

3202 Lic: Hurley & Synnott  
19th before Mr. Holt

Mountford Adon of Jane late of the parish of  
Bulbury dt to Jane her late Husb  
Goodier will of Thomas late of Newton parish  
of the town of Newton dt was acted & adon  
to granted to Thomas Goodier and  
Sam. Goodier the execs

Smith by decree }  
will of Dainton late of Manchester  
Spent: dt was acted & adon by Mary  
with her de. being died leaving the  
undivided adon to was granted to  
Joseph Birch, John Birch & Robt. Rogers  
principal Creditors

Mr. Owen }  
1/2 Copy of the will to witness adon to J. J.  
1/2 before J. Griffith  
May will of John late of Manchester the Attorney  
not found dt was acted & adon to  
granted to Sarah, Sam. John and  
Daniel May the execs

J. Griffith Esq. Esq. Esq. Darby  
3203 Lic: Jones & Doodall  
J. Williamson not found.  
Great Spasmore

13th before Mr. Sedgwick  
Hacworth Adon of Ellen late of Cichmore dt to Robt.  
her late Husband  
14th  
Rev. Williamson  
15th  
1/2 Copy Leadbeater 1/2  
1/2 Copy J. Holland 1/2  
1/2 before Mr. Holt

1/2 will of George late of Cockbrook in the par  
of Ashton and Lina Geoman dt was acted  
& adon to granted to George Hellsall &  
Henry Lee the execs 1:8:4  
Engrosing the will 3: Reging 3: H.

12 7 2

12 7 2

15th Aug. 1771  
Copy Inventory Jackson - 20 sides  
J. of the Account - 14 sides  
Copy 4 Depositions signed J. on All.  
will and 3 lds. and 3 on All. only 9:4  
Copy 2 Depons J. 3 on All. will & 3  
lts. J. on add. and Interops and per  
sons add. only 18:5

3214 Lic: Jones & Sheppard  
J. J. Ford n.p.

3215 Lic: Hurley and Mannell  
before Mr. Cradock

Shepley Adon of Ann late of Hyde parish of  
Stockport dt was acted & adon to  
M. Leck. J. J. Barnston not found  
J. J. Green 2/11

J. J. Holt  
J. J. Hartley 2/11

3206 Lic: Jones and Pemberton

3207 Lic: Birkell and Calkin  
J. J. Hartley int Ann  
usually printed Change 7 11 Aug. 11:8  
Reging 4: Stamp & purchase 2:6 in all 18:2  
1/2 on Holt

10th before Mr. Owen  
Rogerson will of Esther late of Dunsplington within  
Barton upon Irwell widow dt was acted &  
adon to granted to John Bent & Edmund  
Hellsall the execs

11th before Mr. Longford  
Thorp will of John late of Rowley within Leamersley  
parish of St. Mary le Bolton dt was acted  
& adon to granted to John Thorp one of the  
Edmund Thorp the other renouncing

3208 Lic: Burrows and Taylor  
before Mr. Cradock

Wright Adon of Ann late of Man's. widow dt to  
John her late son  
1/2 Presentations Eastham  
1/2 Caveats 2/2  
1/2 Copy Certificate of the value of the Vicarage of East.  
Copy of the present. Caveats 5/4 sides  
26 Stamp for copy of Haller's Deposition  
1:7:1

M. Brock.

12 9 10

In the Name of God Amen. I Thomas Goodier of Newton in the Parish of Mottram in Soughdenale  
and County of Chester Tanner, considering the Uncertainty of this mortal Life and being weak in Body but of sound and per-  
fect Mind and Memory blessed be Almighty God for the same: do make and publish this my Last Will and Testament in  
Manner and Form following (that is to say) First I Will that my Debts and Funerall expences are discharged and Paid by my Son  
Samuel Goodier out of that Personal Goods which I hereafter give unto him: And I also Will that the Charges and expences of Proving  
(or Probate) of this my Last Will be equally Paid for, by my three Children Thomas Goodier, Samuel Goodier and Shusanna Andrew.  
My Estate and Effects I bequeath, and Dispose of, in Manner and Form following: First, I give and bequeath to my Daughter Shusanna Andrew (the Wife of Thomas Andrew) Her Heirs and Assigns, the Sum of Sixty Pounds: which said Sum I Will that my  
Son Thomas Goodier Pay in one Year and one Day after my Death: out of that Messuage or Tenement which I have hereafter give  
and bequeathed to my Son Thomas Goodier. Also I give and bequeath to my Son Samuel Goodier his Heirs and Assigns, all the  
Hides, Skins, Bark, and Money that is in my Possession at my Death: And all Lawful Debts that shall be owing to me at my Death  
whether they are in Bills, Bonds, or Book Debts, and empower <sup>him</sup> to Ask, Collect, and Receive the same at his own Discretion, and Charge.  
Also I give to my Son Samuel the Profits, Privileges and Advantages arising from that part of my Messuage or Tenement in Newton  
aforesaid (which he now Occupies or Possesses) for Five Years from the Twelfth day of May next: And at the expiration of the  
Term my Will is that Samuel shall deliver up the Premises to my <sup>Son</sup> Thomas or his Heirs or Assigns, together with all the Instru-  
ments or Utensels that are mine at my Death, and which I used in Tanning: except the Hides, Skins, and Bark before bequeathed  
But if my Son Samuel shall think fit to leave the Premises before the expiration of the Five Years he shall Sell the Premises to my Son Thomas  
before any other Person if my Son Thomas will give Samuel the same Rent that another Person will give for it; And if my Son Samuel should  
Die before the expiration of the Five Years my Will is, that the Heirs, Executors, or Assigns of Samuel Goodier shall resign and deliver up  
the said Premises together with all the Instruments or Utensels as before mentioned to my Son Thomas Goodier Twelve Months after the  
Death of my Son Samuel They Paying to my Son Thomas the Sum of three Pounds, three Shillings for that Years Rent: And if my  
Son Thomas cannot lease the Premises that I hereafter shall give or Devise to him, and that if my two Sons Thomas and Samuel  
are both Dead before the expiration of the Term, then the Heirs Executors Administrators or Assigns of my Son Samuel shall deliver  
up all the Instruments or Utensels (before mentioned) to the Heirs Executors Administrators or Assigns of my Son Thomas.  
Also I give bequeath and Devise to my Son Thomas Goodier his Heirs and Assigns all my Messuage or Tenement in  
Newton aforesaid where I now live, in Manner and Form following that is to say that part of the Messuage or Tenement  
which my Son Thomas now Occupies or is in Possession of, I give to him from the day of my Death: And the other part  
of my Messuage or Tenement which my Son Samuel Occupies or is in Possession of I give to my Son Thomas at the expira-  
tion or end of the Time that my Son Samuel is to Possess or Occupy it (as mentioned in the Gift to my Son Samuel) and then  
my Son Thomas his Heirs and Assigns shall have and hold the said Messuage or Tenement as His and Their proper right  
and Inheritance During the natural lives of my two Sons Thomas Goodier and Samuel Goodier. Also I do hereby for-  
ever Quit and Discharge my Son Thomas from all Debts and Demands whatsoever that I have or may have against  
him at my Death: on Condition that my Son Thomas Pay the Sixty Pounds I have given to my Daughter Shusanna An-  
drew: And I do appoint my Son Thomas to Pay the Harriot that will be demanded at my Death. And lastly as to all the Rest,  
Residue, and Remainder of my Personal Estate, Goods, and Chattles, of what Kind or Nature soever I give and bequeath to  
to my said Son Thomas his Heirs and Assigns for ever, And I do hereby appoint my Son Thomas Goodier and  
my Son Samuel Goodier Executors of this my last Will and Testament, hereby revoking all former  
Wills by me Made. In Witness whereof I have hereunto set my Hand and Seal the first day of  
March in the Year of our Lord one Thousand, seven Hundred and Seventy.

Signed Sealed published and declared by the above named  
Thomas Goodier to be his last Will and Testament in the  
Presence of Us who have hereunto subscribed our Names  
as Witnesses in the Presence of the Testator.

Tho. Smith Sam. Smith Geo. Woolley

Thomas Goodier

Repeated imbr...

In the Name of God Amen. I Thomas Goodier of Newton in the Parish of Mettram in Longdenale  
and County of Chester Tanner, considering the Uncertainty of this mortal life and being weak in Body but of sound and per-  
fect Mind and Memory blessed be Almighty God for the same: do make and publish this my last Will and Testament in  
Manner and Form following (that is to say) First I Will that my Debts and Funerall expences are discharged and Paid by my Son  
Samuel Goodier out of that Personal Goods which I hereafter give unto him: And I also Will that the Charges and expences of Proving  
(or Probate) of this my last Will be equally Paid for, by my three Children Thomas Goodier, Samuel Goodier and Susanna Andrew.  
My Estate and Effects I bequeath, and Dispose of, in Manner and Form following: First, I give and bequeath to my Daughter, Su-  
sanna Andrew (the Wife of Thomas Andrew) Her Heirs and Assigns, the Sum of Sixty Pounds: which said Sum I Will that my  
Son Thomas Goodier Pay in one Year and one Day after my Death: out of that Messuage or Tenement which I have hereafter give  
and bequeathed to my Son Thomas Goodier. Also I give and bequeath to my Son Samuel Goodier his Heirs and Assigns, all the  
Hides, Skins, Bark, and Money that is in my Possession at my Death: And all Lawful Debts that shall be owing to me at my Death  
whothor they are in Bills, Bonds, or Book Debts, and impower <sup>him</sup> to Ask, Collect, and Receive the same at his own Discretion, and Charge.  
Also I give to my Son Samuel the Profits, Privileges and Advantages arising from that part of my Messuage or Tenement in Newton  
aforesaid (which he now Occupies or Possesses) for Five Years from the Twelfth day of May next: And at the expiration of the  
Term my Will is that Samuel shall deliver up the Premises to my <sup>Son</sup> Thomas or his Heirs or Assigns, together with all the Instru-  
ments or Utensels that are mine at my Death, and which I used in Tanning: except the Hides, Skins, and Bark before bequeathed  
But if my Son Samuel shall think fit to leave the Premises before the expiration of the Five Years he shall Lett the Premises to my Son Thomas  
before any other Person if my Son Thomas will give Samuel the same Rent that another Person will give for it; And if my Son Samuel should  
Die before the expiration of the Five Years my Will is, that the Heirs, Executors, or Assigns of Samuel Goodier shall resign and deliver up  
the said Premises together with all the Instruments or Utensels as before mentioned to my Son Thomas Goodier Twelve Months after the  
Death of my Son Samuel. They Paying to my Son Thomas the Sum of three Pounds, three Shillings for that Years Rent: And if my  
Son Thomas cannot Lease the Premises that I hereafter shall give or Devise to him, and that if my two Sons Thomas and Samuel  
are both Dead before the expiration of the Term, then the Heirs Executors Administrators or Assigns of my Son Samuel shall deliver  
up all the Instruments or Utensels (before mentioned) to the Heirs Executors Administrators or Assigns of my Son Thomas.  
Also I give bequeath and Devise to my Son Thomas Goodier his Heirs and Assigns all my Messuage or Tenement in  
Newton aforesaid where I now live, in Manner and Form following that is to say that part of the Messuage or Tenement  
which my Son Thomas now Occupies or is in Possession of, I give to him from the day of my Death: And the other part  
of my Messuage or Tenement which my Son Samuel Occupies or is in Possession of I give to my Son Thomas at the expira-  
tion or end of the Time that my Son Samuel is to Possess or Occupy it (as mentioned in the Gift to my Son Samuel) and then  
my Son Thomas his Heirs and Assigns shall have and hold the said Messuage or Tenement as His and Their proper right  
and Inheritance During the natural Lives of my two Sons Thomas Goodier and Samuel Goodier. Also I do hereby for-  
ever Acquit and Discharge my Son Thomas from all Debts and Demands whatsoever that I have or may have against  
him at my Death: on Condition that my Son Thomas Pay the Sixty Pounds I have given to my Daughter Susanna An-  
drew: And I do appoint my Son Thomas to Pay the Harriot that will be demanded at my Death. And lastly as to all the Rest,  
Residue, and Remainder of my Personal Estate, Goods, and Chattles, of what Kind or Nature soever I give and bequeath to  
to my said Son Thomas his Heirs and Assigns for ever. And I do hereby appoint my Son Thomas Goodier and  
my Son Samuel Goodier Executors of this my last Will and Testament, hereby revoking all former  
Wills by me Made. In Witness whereof I have herunto set my Hand and Seal the first day of  
March in the Year of our Lord one Thousand, Seven Hundred and Seventy.

Signed Sealed published and declared by the above named  
Thomas Goodier to be his last Will and Testament in the  
Presence of Us who have herunto subscribed our Names  
as Witnesses in the Presence of the Testator.

Tho. Smith Sam. Smith Geo. Woolley

Thomas Goodier

Memorandum the Seventh Day of August  
in the year 1771 Thomas Goodier and  
Samuell Goodier the Exorsutors within  
named, were sworn in common form

before me,

Tho: Potts Surrogate

Above forty pound.

Probate issued }  
12<sup>th</sup> Aug. 1771 - }