

## ***This is the last Will and Testament***

*Of me **JOHN BRIGHT** of Totterton in the County of Salop Esquire First my Will and desire is that all my just debts shall be paid and satisfied and I give and devise unto my Son **JOHN BRIGHT** and his heirs lawfully begotten for ever all and every my Real Estate and Estates whatsoever or wheresoever in the Countys of Salop or Montgomery or elsewhere in possession reversion or remainder which I have power to dispose of to hold to him and his heirs lawfully begotten for ever subject to charged and chargeable with the payment of that sum of three hundred pounds of lawful money of Great Britain to be paid in manner as is hereinafter by me given and bequeathed and I do hereby charge the aforesaid real Estates with the same But in case my said Son **JOHN BRIGHT** shall died without issue lawfully begotten then I give and devise my aforesaid Real Estates in my power as aforesaid unto my two Daughters **MARY** and **PRISCILLA** equally to be divided between them share and share alike and their heirs forever but in case either of my said two Daughters should die without issue Then I give and devise her share so dying to her surviving Sister and her heirs for ever and in default of such issue I give and devise the aforesaid Real Estates unto **SAMUEL BRIGHT** of Bromley in the said country of Salop and to **SAMUEL BRIGHT** son of **JOHN BRIGHT** late of Bromley aforesaid to be equally divided between them share and share alike and their heirs for ever and I do give and bequeath the said three hundred pounds charged on my Real Estate as aforesaid unto my said two Daughters **MARY** and **PRISCILLA** to be equally divided between them share and share alike Also I give and bequeath all and singular my Bed Linnen, table Linnen and all other my Linnens whatsoever and all my Silver plate of all sorts to be equally divided between my dear and well beloved wife Mrs **PRISCILLA BRIGHT** and my said two Daughters **MARY** and **PRISCILLA** share and share alike. Also I give and bequeath all and singular my household goods and furniture used either in housekeeping or ornament in my dwelling house in Totterton aforesaid and all my stock of cattle of all sorts implements of husbandry, grain hay of all sorts either in the Barns ricked or tacked or growing on the ground to be equally divided between my said dear wife **PRISCILLA** my said Son **JOHN** and my said two Daughters **MARY** and **PRISCILLA** share and share alike. Also I give and bequeath all and singular my personal Estate of what nature or kind soever or whensoever not herein before given and bequeathed and sum and sums of money due and owing unto me either upon Bonds or Mortgages or otherwise wheresoever unto my said two daughters **MARY** and **PRISCILLA** to be equally divided between them share and share alike and lastly I nominate constitute and appoint my said son **JOHN** and my said two daughters **MARY** and **PRISCILLA** Executor and Executrixes of my last Will and testament hereby revoking and making void all former Wills by me at any time here before made. In witness whereof I have hereunto put my hand and seal this Third day of September in the year of our Lord, One Thousand, Seven hundred and Sixty Six **JO BRIGHT***

*(his signature) signed sealed published and declared by the Testator **JOHN BRIGHT** Esq to be his last Will and Testament in the presence of us and we as witnesses thereof have signed our names in the presence of the said Testator and in the presence of each other.*

***Edwd. Rogers ~ Francis Collins ~ John Coston***

***This will** was proved at London on the Ninth day of May in the year of our Lord One Thousand Seven Hundred and Sixty Seven before the Right Worshipful **George Hay** Doctor of Laws Master Keeper or commissary of the Prerogative Court of Canterbury lawfully constituted by the oaths of **JOHN BRIGHT MARY BRIGHT** and **PRISCILLA BRIGHT**, spinsters, the Executors named in the said will to whom administration was granted of all and singular, the goods chattels and credits of the said deceased having been first sworn by commission duly to administer.*