

Hereunto my debts & funeral expences & I except all former wills by me
 at any time heretofore made in writing wheresoever I have to this my last
 will & testament contained in one sheet of paper set my hand & seal to
 wit thereto this 11th day of January in the year of our lord 1613. It is my
 will that my daughter Mary Booth give to my son in law
 her & her heirs in fee simple all the lands & tenements & her
 other goods & things which she shall have by her said son in law
 the said Mary Booth & signed sealed published & delivered by the said Mary Booth
 the testator as for her last will & testament in the presence of us who in
 the presence of her request & in the presence of some other able discreet
 subscribed our names as witnesses - Mary Booth - Elizabeth Stuart

Proved at London 12th feby 1614 before the Judge by the oath of Mary
 Booth daughter the daughter & sole executrix to whom admou was
 granted having been first sworn duly to admit

John
 Brent

This is the last will & testament of me John
 Brent of Bartholomew in the County of Saint Dunmow & made published
 & delivered in manner following that is to say I have given & confirmed the
 same by my last will & testament made by me to my two sons Samuel
 Brent & Daniel Brent respectively & their respective shares of my Estate in
 effect I give & bequeath unto my dear wife Rebecca Brent my Executors
 & assigns also the sum of one hundred pounds to be paid to her within six
 months next after my decease & also I give & bequeath unto my said wife
 for the natural life of my said wife or her yearly sum of four hundred
 pounds by four equal quarterly payments on Lady Day Michaelmas day
 Christmas day & Easter day in every year without any deduction or
 abatement whatsoever the first payment thereof to be made on one of
 the said quarterly days of payment as shall happen next after my
 decease notwithstanding the said sum of four hundred pounds by my
 satisfaction of all debts & things at common law by Custom or otherwise
 due or owing unto her might & lawfully be calculated into the said four hundred
 pounds & that she shall have the same as aforesaid & receive the same
 likewise give unto my said wife for her life the use of two mares of my
 household furniture as may be useful to her & contribute to her personal
 comfort & accommodation during her life & afterwards to become part of the
 residue of my Estate & I direct that my Inventory shall be taken thereof
 & signed as soon as conveniently may be after my decease & I give devise
 & bequeath all other my real & personal Estate whatsoever & wheresoever
 unto my said two sons Samuel Brent & Daniel Brent equally to be divided
 between them & their heirs & assigns in common & not as joint
 tenants & to their several & respective heirs Executors Assigns & assigns & as
 absolutely for ever but my said personal Estate shalbe & remaineth
 notwithstanding with the payment of the said sum of four hundred
 as aforesaid & I have appointed my said sons Samuel Brent & Daniel
 Brent Executors of this my will & will also by revoking all former wills by me
 made in writing wheresoever I have heretofore set my hand & seal this thirteenth
 day of January in the year of our lord 1614. John Brent & signed sealed
 published & declared by the said testator as for his last will & testament in
 the presence of us who in his presence & at his request & in the presence of
 some other able discreet who in his presence being informed of his accounts
 subscribed our names as witnesses thereto - Henry Sayer - Thomas Foure
 John Barker

Proved at London 12th february 1614 before the respectable Samuel Parson
 parson of St Dunmow by the oaths of Samuel Brent & Daniel Brent
 the sons & Executors to whom admou was granted having been first sworn duly to admit