

In the name of God, Amen.

Philip Morris, Gentleman of Hockfield by being my sole witness in this his
will by honest & true assent hereby thanketh be to Almighty God for the same
and humblye thanketh him for the same.

And desire this to be my last will & Testament as follows. Item my
will and desire is that all of my estate or sume therof shalld be
sold to pay my last debts by my Executors hereafter mentioned.

Item my debts is that after paying my debts if any of 5 date be left
that I shalld be for the benefit of "the widow of my son Thomas" &
"the widow of my son Thomas" to have and their heirs forever.

Item my desire is that my two sons John Morris and William Morris
shalld be called to give of his John has had one brother deceased

and William deceased so that I desire that it shall be given
Exequat of this my last Will and Testament rendering all other Wills

to be made to witness other than myself.

Richard Atkinson

William Ettinger
Bank

George C. Ellington
Bank

In a Court held for Middlebury County the 15. day of September 1789

This acts in response to the notice of Richard Atkinson William Ettinger and
George C. Ellington Bankers that it is to be recorded. And it is as follows

The above witness of the Testator not being satisfied with the provision made
for his Library, principally applied in Court and declared that she would
not profit receive or take the Legacies to be given her by her will or any
part thereof and did moreover all bought and a diamond ring which she
might receive by the said will and a Court held for the said town of the

19. day of October following. On the motion of Richard Wyman who made

both trials and together with Thompson Trotter Esq. his attorney stated
that the above mentioned ring was in the property of five hundred pounds
continued as the business before the court for obtaining
time of administration on the Estate of the said Philip Smith and
the said ring will remain in the possession of

the Esq. Brown to act