Thomas Lovelock yoa de Kintbury In the name of God Amen the Twentieth Day of June in the ffourth Year of the raign of Our Sovraign Lady Anne by the Grace of God of England Scotland ffrance and Ireland Defender of the ffaith ... Anno GB Dni 1705 I Thomas Lovelock of Templeton in the parish of Kintbury in the County of Berks Yeoman being at this time in good health of body and of sound and perfect mind and memory, thanks be to Allmighty God for the same, and calling to remembrance the uncertaine Estate of this Transitory life, and that all flesh must yeild unto death when it shall so please God to call, do make constitute ordaine and declare this my last will and testament in manner and form following Revoaking L by these presents annulling all and every Testament and Testaments Will and Wills by me heretofore made and declared either by word or writing and this to be taken only for my last Will and testament and none other And first and principally I comend my soule into the hands of Allmighty God my Creatour hoping through the mortal death and passion of Jesus Christ my Saviour to have full and free pardon & comission of

all my sins and to be made partakor of life Everlasting and my body I commit to the earth to be Decently buried at the discretion of Elizabeth my Wife if she be then living otherwise in such Christian manner as my Extor hereafter named shall think meet & convenient and as touching the Disposition of such temporall Estate Goods and Chattles which it hath pleased Allmighty God to bless me withal (I having already peferred all and every of my Children with marriage portions) I do therefore give and bequeath all the Use Interest profitt benefitt and Advantage thereof and of every part thereof unto the said Elizabeth my well beloved Wife for and during the term of her urall life. Item I do give and bequeath unto all and either and every of my Grand children the several and respective sums of ffive shillings apeice of lawful money of England to be paid unto them and all I either I either and them respectively within one year next after my decease I by the said Elizabeth my said Wife if she be living otherwise by me Extor hereinafter named for and upon the payment of which said severall and respective Sums or Legacyes of ffive Shillings apeice to my said Severall and respective Grandchildren, the severall and respective receipts of the severall and respective ffathers

of them and every of them shall be a sufficient Discharge for Elizabeth my said Wife or my said Extor hereinafter named either of the which shall pay the same. Item I do give and bequeath unto my Eldest Son Thomas Lovelock. the Sum or Legacy of Twenty pounds of lawfull money of England. And further my will and meaning is and I declare that from and after the Decease of the said Elizabeth my Said Wife That all such Goods and Chattell and all my Estate whatsoever as shall be then remaining after the Legacys herein before by me given & bequeathed my ffunrall Expenses and Such other Charges which shall be expended in about the Execution of this my last Will and testament paid and performed I do give and bequeath to and amonges All and every my Children both Sons and Daughter without any respect to one more than another Equally to be divided amongst them only the Twenty pounds herein before by me given to my oldest son Thomas Lovelock over and above the equall proportion of such remainder as shall be after the decease of my said Wife, And I doe hereby make and ordaine him the said Thomas Lovelock my said son of this my last Will and testament whole and sole Extor. And for as much as I have severall Bonds from severall of my Sons and Sons in Laws for

ffourty pounds apeice with Interest, which said Bonds I took of them and every of them onely to secure such Interest as might grow due for the same during the urall lives of use the said Thomas Lovelock the testator and the said Elizabeth my said Wife and the longest liver of Us, But the principall to remaine in the hands of those of my said Children who have the said severall funds in their severall possessions I do therefore hereby order and appoint and my Will is that all such Bonds by me taken of my said Children or the husbands of my said Children shall be redelivered after the Decease of Us the said testator and Elizabeth my said wife into the hands of those my said Children who gave the same to be cancelled and made void according to the true intent and meaning of this my said Will & testament and I do hereby nominate and appoint my trusty and well beloved son and son in Law John Lovelock and Thomas Elgar to be overseers of this my last Will and testament desiring them to see the same performed in every respect In Witnesse whereof I have hereunto sett my hand and seal the Day and Yeare first above written. The mark and seale Thomas Lovelock the Testator Signed sealed & published by the said Thomas Lovelock the testator to be his last Will and testament in the presence of Peter Higgins John Higgins Anne Higgins

Latin subscript appears to indicate that the Will was proven at Newbury (Newbery) on the 18th of May 1711 before Robert Laggan LLB, an official of the Diocese of Sarum.