



Faculty Scholarship Books

2012

Devising, Dying, and Dispute: Probate Litigation in Early Modern England

Lloyd Bonfield New York Law School

Follow this and additional works at: https://digitalcommons.nyls.edu/fac_books

Recommended Citation

Bonfield, Lloyd, "Devising, Dying, and Dispute: Probate Litigation in Early Modern England" (2012). *Books.* 73. https://digitalcommons.nyls.edu/fac_books/73

This Article is brought to you for free and open access by the Faculty Scholarship at DigitalCommons@NYLS. It has been accepted for inclusion in Books by an authorized administrator of DigitalCommons@NYLS.





© Lloyd Bonfield 2012

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system or transmitted in any form or by any means, electronic, mechanical, photocopying, recording or otherwise without the prior permission of the publisher.

Lloyd Bonfield has asserted his right under the Copyright, Designs and Patents Act, 1988, to be identified as the author of this work.

Published by

Ashgate Publishing Limited

Wey Court East

Union Road Farnham

Surrey, GU9 7PT

England

Ashgate Publishing Company

Suite 420

101 Cherry Street

Burlington VT 05401-4405

USA

www.ashgate.com

British Library Cataloguing in Publication Data

Bonfield, Lloyd, 1949-

Devising, dying and dispute: probate litigation in early modern England.

1. Wills - England - History - 17th century. 2. Probate law and practice - England -

History – 17th century.

I. Title

346.4'2054'09032-dc23

Library of Congress Cataloging-in-Publication Data

Bonfield, Lloyd, 1949-

Devising, dying and dispute: probate litigation in early modern England / Lloyd Bonfield.

p. cm.

Includes bibliographical references and index.

ISBN 978-1-4094-3427-6 (hardcover : alk. paper) – ISBN 978-1-4094-3428-3 (ebook) 1. Probate law and practice – England – History – 17th century. 2. Wills –

England - History - 17th century.

I. Title.

KD1518.B66 2012

346.4205'2-dc23

2011044378

ISBN 9781409434276 (hbk) ISBN 9781409434283 (ebk)



Printed and bound in Great Britain by the MPG Books Group, UK

Contents

List o	f Tables	vii
Prefa	ce has patied division according to the month of	ix
List o	f Cases	xi
Intro	duction: Devising, Dying, and Dispute in Early Modern England	3 1
1	The 'Culture of Will-Making' in Early Modern England	15
PAR	Γ I: THE FORUM AND ITS LITIGATION	
2	Probate Jurisdiction in Early Modern England: England's Own 'Peculiar Institution' in Crisis	45
3	Disputes: The Subject Matter of Testamentary Litigation	65
PART II: THE LEGAL ISSUES: MENTAL ELEMENT IN WILL-MAKING AND THE AUTHENTICITY OF LEGAL ACTS		
4	'Of Sound and Disposing Mind and Memory': Testamentary Capacity and Undue Influence	81
5	Estate Plans by 'Word of Mouth': The Validity of Nuncupative Wills	109
6	The Sanctity of the Written Word: Testamentary Causes Challenging the Authenticity and Due Execution of Written Wills	131
7	Which Shall It Be? Multiple Testamentary Documents and the Revocation of Wills	157

PART III: WINDOWS INTO SOCIAL RELATIONSHIPS

8	Contested Successions and Contested Marriages: Evidence from the Records of the Prerogative Court of Canterbury	179
9	Discord and Disinheritance: Windows into Family Relations from Testamentary Litigation	203
10	The Myriad Roles of Women in Will-Making and	Airt,
	Testamentary Litigation in Late Seventeenth-Century England	225
Conclusion and analysis and analysis and a service and analysis analysis and analysis and analysis and analysis and analys		
App	endix: A primer on probate jurisdiction in early modern England,	
prob the s	ources used in this study, and how the evidence was assembled	247
Bibli	iography	261
Inde	Town I such as the property of the second section of the section of the section of the second section of the se	291

List of Tables

3.1	Will contests by issues raised: Prerogative Court of Canterbury 1660–1700	67
3.2	Actively contested wills by issues raised: pre and post Statute of Frauds	73
5.1	Disposition of wills: composite (sample years and 1676): written versus oral	110
10.1	Litigants in the Prerogative Court of Canterbury, 1660–1700: gender of parties	227
10.2	Wills probated in the Prerogative Court of Canterbury 1671–81: gender of deceased	229
10.3	Marital status of women whose wills or administrations were in dispute in the Prerogative Court of Canterbury, 1660–1700	229
10.4	Gender of witnesses: testamentary litigation in the Prerogative Court of Canterbury, 1660–1700	230