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The age of twenty one years the Interest to be received and managed by my Executor for his benefit My will and mind further is that all that is my property remaining after the aforesaid legacies are paid shall be equally divided between my brother Benjamin Day and my sister Mary or or Priores for their benefits or the benefit of one of them if living if not for the benefit of their Children equal share and share alike the Interest to be paid for their maintenance in their Children the principal to be paid to them at their respective ages of twenty one years and lastly I do hereby make nominate constitute and appoint Mr William Barcott of the County of Essex Executor of this my last will and Testament hereby revoking and making void all former and other wills by me at any time heretofore made and declare this only to be my last will and Testament In witness whereof I have to this my last will and Testament contained in one sheet of paper set my mark and seal at this the second day of March in the year of our Lord one thousand eight hundred and fifteen Charles Day his mark (S) signed sealed and published and declared by the said testator Charles Day as and for his last will and Testament in our presence who in the presence and at his request have subscribed our names as witnesses in the presence of our another Willm King H Ralph Winter H J Hobden

Proved at London 20th October 1828 before the Worshippful John Daubany J. of Laws & Surr by the Oath of William Barcott the sole and Executor to whom Admin was granted being first sworn duly to Advise

This is the last Will and Testament of me or William Dodd of Abingdon in the County of Kent Esquire in the manner following (that is to say) first I desire that all my just debts funeral expences the costs and charges of proving this my will and all other incidental expences be fully paid and satisfied and subject thereto I give and bequeath unto my Daughter Sarah Scotta the wife of John Scotta the younger of Abingdon aforesaid Yeoman the sum of two hundred and pounds to be paid to her within six calendar next after my decease and I direct that her receipt about notary at Abingdon her receipt shall be a good and effectual discharge for the same and subject as aforesaid and also to the said legacy of two hundred pounds I give and bequeath all my real and personal Goods both in Trade Stocks Securities for money as well as public as private and all other my personal Estate whatsoever and as well whatsoever unto and to the only proper use and benefit of my Daughter Mary Ann Dodd her coexecutors administrators and assigns absolutely and I do hereby make nominate constitute and appoint my said Daughter Mary Ann Dodd and William Shadden of Abingdon aforesaid Gentleman Executors and Executor of this my last will and Testament and lastly I do hereby revoke all former wills by me made In witness whereof I have hereunto set my hand and seal this eighth day of March in the year of our Lord one thousand eight hundred and fifteen William Dodd (S) H signed sealed published and declared by the said William a Dodd as and for his last will and Testament in the presence of us John Barr Solicitor Canterbury H C Howton his Clerk

William Dodd
(11)

Proved at London 22nd October 1828 before the Judge by the Oath of a Mary Ann Dodd Spinster the Daughter of William Shadden the Executors to whom Admin was granted being first sworn by Common Duty to Advise

This is the last Will and Testament of me or

William Dergate
(22)

William Dougate of Wiltshire in the Isle of Dorset in the County of
Dorset Yeoman made this twenty sixth day of December in the year of
our Lord one thousand eight hundred and seventeenth I make nominate
constitute and appoint my brother in law William Bates of Tisbury in the
said County farmer and Peter Parton the younger of Wiltshire aforesaid
Shiller Executors of this my last Will and Testament I give unto my dear
wife Anne all my stock of wines and other liquors provisions and fuel of every
sort and kind that shall be in or about my dwellinghouse at the time of my
decease for her own absolute use and benefit and I give unto her my said
wife all her Cloaths wearing apparell and rings for her own use I give
unto her my said wife Anne the sum of sixty pounds sterling to and for her
own absolute use and benefit I give and devise unto the said William Bates
and Peter Parton and their heirs all that my messuage or tenement with the
barn stable outhouses offices buildings roses yards gardens orchards and
several pieces of land tenements belonging containing by admeasurement eight
acres more or less with the appurtenances situate and being in Wiltshire
aforesaid and now in the possession of myself and of my Executors And also all
that my Cottage or tenement standing near to the aforesaid messuage in the
occupation of George Goodson with the appurtenances And also all and every my
messuages lands tenements Creditments and real estate whatsoever and
wherever with the appurtenances unto them the said William Bates and
Peter Parton their heirs and assigns for ever but nevertheless upon the trusts
and for the ends intents and purposes hereinafter mentioned expressed and
declared of and concerning the same that is to say upon trust that they the
said William Bates and Peter Parton or the survivor of them or the heirs
of such survivor shall and so as soon as conveniently may be after my
decease sell and absolutely dispose of my said messuages lands tenements
Creditments and promises and all other my real estates goods and services to
them as aforesaid with their appurtenances together or in parcels and by public
or Auction or by private Contract as to them or him shall seem expedient for
the best price or prices in money that can be reasonably had or obtained for the
same and to convey the same accordingly And I will and declare that the
receipt or receipts of the said William Bates and Peter Parton or the survivor
of them or his heirs or assigns for the money for which the same shall be so
respectively sold shall from time to time be a sufficient discharge or sufficient
discharge to the purchaser or purchasers of the said Creditments and promises
or any part thereof for the sum or their purchase money or for so much thereof
as shall be therein acknowledged or expressed to be received And that such
purchaser or purchasers his her or their heirs executors administrators or
assigns or any of them shall not afterwards be answerable or accountable for
any loss misapplication or nonapplication of such purchase money so received or
any part thereof And my will further is that the Monies which shall arise
by or from such sale or sales as aforesaid shall be deemed to be part of my
personal Estate and that the clear yearly rents and profits of the said
Creditments and promises in the meantime until the same shall be sold or
of so much thereof as shall be remaining unsold shall be deemed to be part
of my personal Estate And that the same Monies and rents and profits shall
be subject to the Dispositions hereinafter made concerning my personal Estate
and the annual income thereof respectively I give and bequeath unto the said
William Bates and Peter Parton All and every of my household furniture and
other household goods plate plated goods linen and china ready monies and
securities for money now or to be had ready cash ready bills debts effects
and personal estate whatsoever and wheresoever and of what nature kind or
quality soever the same be (not by me heretofore already otherwise disposed
of) whereof I shall be possessed or retained shall be any ways due owing
owing or belonging unto me at the time of my decease And all my Estate and
Interest therein And also all and singular the Monies hereinafore directed to

constitute

constitute part of my personal Estate To Sell the same and every part thereof unto
 them the said William Bates and Peter Parton their executors administrators
 and assigns upon trust that they my said Executors and Trustees or the
 survivor of them their executors or administrators shall and do as soon as a
 conveniently may be after my decease sell and convert into ready money all
 such part or parts of my personal Estate as shall not consist of monies or
 securities for money and shall and do sell receive and get in all such part or
 parts thereof as consist of monies or securities for money and upon further
 trust that they my said trustees and executors or the survivor of them or the
 executors or administrators of such survivor shall and do in the first place
 by and out of the Monies to arise from the sale or sales of my said unpaired
 Lands and hereditaments real and personal Estates heretofore directed to be
 sold and to be collected received and got in as aforesaid pay and discharge all
 such just debts as I shall owe at the time of my decease unto any person or
 persons whatsoever my funeral and testamentary charges and all other of a
 incidental expenses And also the said legacy of sixty pounds heretofore
 by me given and bequeathed unto the my said wife Anne and from and
 after all such payments are made as aforesaid upon further trust that
 they my said trustees and executors or the survivor of them or the
 executors or administrators of such survivor do and shall put and place
 or lay out and invest in their or his names or name upon good well
 securities or in the Parliamentary funds of this Kingdom at interest a
 the clear residue of the said trust monies and from time to time sell a
 such stocks or funds and call in all or any part of the same so placed out
 to interest and from time to time invest and place out the same again or
 upon securities of the same or the like nature as often as they or he
 shall think fit and shall and do pay the Interest Dividends and yearly a
 proceeds of the said clear residue of the said trust monies as the same shall
 come in and be received unto my said wife Anne and her assigns
 for and during the term of her natural life and from and after the
 decease of the said wife Anne upon further trust that they the said
 William Bates and Peter Parton or the survivor of them their executors
 or administrators shall and do pay share and divide the said clear
 residue of such trust monies or assign and transfer the security or securities
 in or upon which the same shall be then placed out or invested unto
 and equally between my two brothers James Deigate and David Deigate
 share and share alike To and for his and their several use and uses
 To whom I give and bequeath and order and direct the same to be paid
 accordingly And my will and mind further is that they my said Executors
 and Trustees or either of them their or either of their heirs executors
 or administrators shall not be charged or chargeable with or as or
 accountable for any more of the aforesaid trust Estates monies and premises
 than they respectively shall actually receive or shall come to have at or
 respective hands by virtue of this my will nor with or for any loss or
 losses which shall or may happen of the said Estates Monies and
 premises or any part thereof so as such loss happen or happen without
 their wilful default use or care of them for the state of them or for the acts
 goods receipts or disbursements of the other of them but care of them for
 his own particular act deed receipt or disbursement only And also that I
 shall and may be lawful to and for my said Executors and Trustees and
 care of them their and care of their Executors and Administrators in
 the first place by and out of the aforesaid respective trust Estates monies
 and premises to debit and reimburse himself and themselves respectively
 all such losses costs charges and expenses as they or care of them
 shall or respectively sustain or be put unto a for or by a
 reason or occasion of the several trusts hereby in them imposed
 in relation to the said Estates Monies and premises respectively

or the management and execution thereof or any other thing in any wise relating thereto together with a suitable and proper allowance for their several sundry trouble loss of time and attendances in and about the aforesaid trusts in a witness whereof the said William Dugate the Testator gave to his my last will and Testament contained in this and the three preceding sheets of paper set my hand and seal (to wit) my hand to the three preceding sheets and my hand and seal to this last sheet the Day and Year first above written H^W Dugate (Sd) The writing contained in this and the three preceding sheets of paper was signed and sealed by the above William Dugate the Testator and by him published and declared as and for his last will and Testament in the presence of us who in this presence at his request and in the presence of each other have subscribed our names as witnesses or Dan^l Gill Bankers Rye Sussex H James Thickers of Kittersham H Tho Fishel (Sd)

Proved at London 23rd October 1828 before the worshipping Charles Coote Esq of Law a barr^{er} by the Oath of William Bates out of the Exchequer to whom a Commission was granted being first sworn duly to do duty as a Justice of the Peace

Jemima Dingle
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This is the last Will and Testament of me Jemima Dingle of Snyngton in the County of Devon Single woman I give devise and bequeath unto my Sister Mary Dingle all that freehold Dwellinghouse with the Garden and outwards adjoining thereto called Sanders with a piece of land called surge Snyngton standing near the said house in the Village of Snyngton in the County of Devon unto and to the use and behoof of her the said Mary Dingle her heirs administrators and assigns for ever I likewise give unto my said sister all my Goods Chattels and personal property of what kind soever And I hereby constitute and appoint the said Mary Dingle to be the Executrix of this my last will and Testament in witness whereof I have hereunto set my hand and seal this sixteenth day of February in the year of our Lord one thousand eight hundred and fourth Jemima Dingle (Sd) Signed sealed published and declared by the said Jemima Dingle the Testatrix as and for her last will and Testament in the presence of us W^m Chown H Elizabeth Gam H Rich May

This is a Copied to the last will and Testament of bearing date the sixteenth day of February in the year of our Lord one thousand eight hundred and fourth whereas by said will I have appointed my Sister Mary Dingle my Executrix I also give unto my said sister Mary three hundred pounds now standing in the shew four per cents with what an interest may be due thereon at my death I also give unto my said sister all the money I may have in any other Bank or persons keeping with what interest may be due thereon I also give to my sister Mary my right to the third part of one thousand pounds standing in my name or on the will of the late Mrs Susan Dingle of Toppam Devonshire for my said sister to dispose or use it after my death as my sister Mary Dingle may think best so to dispose or use Jemima Dingle (Sd) Signed sealed published and declared by the said Jemima Dingle as and for a Copied to her last will and Testament in the presence of us who at her request in her presence and of each other have subscribed our names as witnesses attesting a true execution thereof J^r Butler Surgeon H Mary Gooding

Proved at London with a Copied 24th October 1828 before the Judge by the Oath of Mary Dingle Spinster the sister the sole Executrix to whom a Commission was granted being first sworn by Council duly to do duty