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deponents further make oath that they are well acquainted with the manor and hamlet of Gainsborough and subscription of the said tenement having been frequently occurring before and also consider the same and that the said tenement is in their possession before the rectified body service and returns of the said will beginning and ending as aforesaid to be of the proper Gainsborough of the said tenement and they further make oath that the said rectified name "Sarah Eliza Drake" at the commencement of the said will is written in the same mode in respect of the said tenement as is attested to sign or subscribe attesting and the deponents Anna Drake Julia Doug and Robert Brunt Ebost Drake for themselves further make oath that they have seen the seal of the said tenement made before them and amongst the papers and effects and also particular enquiry to ascertain if the said tenement left any other will or testamentary disposition than the said will now remains unmade and that they have not been able to find or discover and they verily believe that the said tenement died without leaving any issue and they further make oath that the said tenement was not possessed of or entitled to any Real Estate and that they these deponents are the natural and lawful and only children of the said tenement and together with Montague Marriott alias Marriott Anna Marriott Spinster and Clara Marriott Spinster respectively minors the natural and lawful grandchildren of the said tenement the only persons who would have been entitled in the distribution of the personal Estate and effects in case she had died intestate and they lastly make oath that they verily believe that the said tenement fully intended and intended the said will to operate as a last will and testament in its present form without any further correction thereof and that she considered the writing of her name at the commencement thereof as sufficient signature thereto and that they these deponents are now consenting to probate being granted thereof as the last will and testament of the said tenement — Anna Drake — Julia Doug — Robert Brunt Ebost Drake
 witness — On the 17th day of November 1837 the said Anna Drake Spinster a Julia Doug wife of Robert Doug Robert Brunt Ebost Drake and Anna Comfort Spinster were duly sworn to the truth of this affidavit before me — I. Phillimore Esq. — Pst —
 In Ed Fielder Notary Public — /

PROVED at London the 1st day of January 1838 before me the undersigned Justice of Peace
 Robertson Notary Public and Surrogate by the Oath of Anna Drake Spinster Natural and lawful daughter of Ebost Drake deceased whom was granted during her first marriage fully to administer Robert Brunt Ebost Drake and Julia Doug wife of our friend Doug the only other natural and lawful children of the said deceased deceased particularly Marriott the natural and lawful factor and Curator or guardian of all lawfully appointed to Thomas Ebost alias Montague Marriott alias Charles Marriott Anna Elizabeth Marriott Spinster and Clara Eliza Marriott Spinster minors the lawful grandchildren of the said deceased and together the only persons who would have been entitled in distribution to the personal Estate and effects in case she had died intestate having respectively consented as by acts of court appear.

This is the Last Will and Testament of me Thomas Dowling of Woodstock Flatford in the County of Suffolk a Gentleman first I give and bequeath of all my just debts funeral and testamentary expenses and charges and bequeath unto my dear wife Sarah Dowling all my part of my household goods and furniture plate silver and China as shall be necessary for her use in furnishing her cottage there after bequeath her for all life also I give and bequeath unto my said wife all that my friend's cottage in the Blacksmiths shop garden and premises situate and lying in Woodstock Flatford aforesaid and now in the stipulation of Mrs. Salsbury together with her small pablock of land belonging to all her chattels unto her my said wife for ever and during the term of her natural life and from and after her decease of her and bequeath her said cottage Blacksmiths shop close of said land and premises unto my

Thomas
Dowling
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son Robert Goring my stepson. Robert Goring of Clatford Tabetts in the said County Farmer and William Goring of Bank Tawker in the said County Farmer
 To All the same unto and to the use of him his said Robert Goring my son or to
 Robert Goring my stepson and William Goring their saids and assigns upon the
 trusts and for the purposes aforesaid after his death that is to say in trust to sell the bi pose
 of the same either by public auction or private contract and to apply and pay the Money &
 Recovery arising to the receipt of my pecuniary Estate upon the trusts and for the same
 purposes aforesaid after his death and give books and accounts unto the said
 Robert Goring my son Robert Goring my stepson and William Goring their saids
 executors and administrators all and every other sum received doated and copyed in
 the same to lands and hereditaments and all other my real Estates and
 chattels and belongings together with the Rights Members and Appurtenances
 thereto belonging to the same and every part thereof unto the said Robert Goring
 my son Robert Goring my stepson and William Goring their executors
 and administrators absolutely according to the true and nature of the same Estate excepting
 upon the trusts and for the several uses aforesaid purposes aforesaid excepting
 of and concerning the same that is to say in trust that the said Robert Goring
 my son Robert Goring my stepson and William Goring and the Trustees or
 Trustee for the time being of his my Will be and shall absolutely sell and dispose of
 the same Estates and premises aforesaid given and devised to them as aforesaid
 either by public auction or private contract as they or they shall think most convenient
 advantageously unto any person or persons who shall be willing to become a
 purchaser or purchasers thereof for the most money and best price or prices
 that can be reasonably had and gotten for the same and I hereby declare that the
 receipt and receipts of the said Robert Goring my son Robert Goring my stepson
 and William Goring and the Trustees or Trustee for the time being of his my Will
 shall be good and effectual discharge and good and effectual discharge to the
 purchaser or purchasers of my said Estates and Goods or any part thereof for the
 money herein mentioned to be received and sent purchaser or purchasers paying
 the same shall not be answerable or accountable for the loss misapplication
 or nonapplication of the Money which in any by me receipt receipts shall
 be mentioned or expressed to be received and sent that the said
 Robert Goring my son Robert Goring my stepson and William Goring and the
 Trustees or Trustee for the time being of his my Will shall stand possessed of and
 interested in the Money to arise from any sale or sales which shall be made of a
 my said Estates or goods and chattels to them as aforesaid in trust to pay apply and
 dispose of the same in such way and manner as to remove of my pecuniary Estate
 and Effects is aforesaid after his death to be disposed of and as to all my monies moneys
 for money having stock crops implements and utensils in Sudbury and in the
 general of all the rest residue and remainder of my pecuniary Estate and
 Effects not aforesaid before his death to be disposed of and of what nature or kind soever
 the same may consist at my death give and bequeath the same and every part
 thereof unto the said Robert Goring my son Robert Goring my stepson and
 William Goring their executors and administrators upon trust to sell the same
 receipting my said pecuniary Estate and every part thereof unto ready Money with
 all convenient and practicable speed after my death and upon trust as to for
 and concerning as to the Money above aforesaid and be produced by and from the
 sale of my said goods to pay and discharge my debts personal Estate my Will
 is and I hereby direct that my said Trustees and Trustee of pecuniary
 shall after payment of all my just debts funeral and testamentary expenses with
 all convenient speed lay out and meet up or upon commandment or call securities of
 and in Great Britain in town or the ocean nations or where a sufficient sum or sums
 of money to pay the clear yearly sum of thirty pounds for your all debts
 debts and charges and debts and bequest my said Trustees and Trustee for the trust
 to have before of the funds and securities aforesaid the same shall be
 delivered and directed in trust to pay to or of twenty pound and offer my said to

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Gift to retent for and during the term of her natural life for her own sole and ex parte not less from all her business whatsoever to said County or yearly sum of a hundred pounds by equal half yearly payments in every year the first half yearly payment to begin and be made at the expiration of six calendar months after my death and to be apportioned and paid to my said wife her executors or administrators up to the day of her decease And 300 Pounds by her trust that the said sum or sums of money so to be invested as aforesaid for securing the said County of her hundred pounds to my said wife as also the monies to arise from the sale of the premises before devolved to her for her life shall after her decease belong to and form part of the residue of my personal Estate and be disposed of in manner herein above after directed concerning the residue of my said personal Estate And upon trust that my said Trustees or Trustees do and shall in the next place with and out of the said Trust monies and premises pay to my eldest son the said Robert Goroling one of the Trustees of this my will his legacy or sum of One hundred pounds sterling or and unto my daughter Susan his legacy or sum of fifty pounds sterling to her and said two legacies of hereby declared are given to my said two children Robert and Susan over and above what I have directed after her decease to leave with my other children And upon further trust that my said trustees do and shall pay and divide in all and singular the said residue of my Estate and Effects unto and amongst my two children namely my said sons Robert and Thomas and my other sons Joseph and William both and equally and my said daughter Susan and my daughter Mary if they shall be living at the time of my decease equally to be divided between them both and shall alike account in common except heretoforesaid And 300 hereby declared my will to be that my two Sons Joseph and William shall have and take One hundred pounds above less than my said other children of my said estate on residuary Estate or a sum of the Money thereof abiding on their account in my lifetime by appraising and placing him out in the world his share or shares of one of them as are due to be vested in them respectively or hereinafter attaining their respective ages of twenty one years and the share of one of them as are due to be vested in them respectively as and when they shall attain their respective ages of twenty one years or be married before such time shall vest in them respectively at the said respective ages and times as provided always and my will is that if any child die before attaining a son or daughter shall depart his life before he or she shall attain his or her age of twenty one years or being a daughter or daughters shall depart his life before she or they shall attain her or their respective ages of twenty one years unmarried there in that case his share or shares of him or them so dying shall go at once belonging to the survivors of one child or shall vest in and be apportioned among them as paid to them if more than one in equal shares and proportions and if but one shall remain then one child at once and the same time entitled as is hereinbefore declared or a projected relation to his or their original share and shares provided always And 300 hereby will and direct that notwithstanding any thing hereinbefore contained in that any such child or children shall depart his life before the age of twenty one years leaving lawful issue of his or her body or bodies but if he shall together have and be entitled and do hereby give and bequeath to him and them in equal respectively such part or share of or in the said Trust Estate and premises as his share or their part or respective parts could have had or been entitled to if he or they had lived to attain the age of twenty one years and upon further trust my said executors or Trustees do and shall in the meantime and until his share or shares or a sum proportionate share or shares reserved or original or arising of such child or children of and in the said Trust Monies funds and securities shall become payable or at any transferable to him or them respectively pay apply and appropriate the same interest and annual proceeds thereof for or towards his maintenance and the education of such child or children respectively in such manner as my said Trustees shall think proper And 300 hereby nominate constitute and do appoint my said Son Robert Goroling and the said Robert Goroling my stepson and William Goroling joint executors of this my last will and testament and

SIXTY FIVE

Trustees for the purposes aforesaid before mentioned and my Will is And 300 Pounds Sterling
 That my Daughter Elizabeth the wife of John Supwood and Sarah the wife of John
 Collier Director shall not take any share in any property or benefit under my Will
 as I consider them already in my lifetime have made sufficient provision for them as
 will make them equal in the participation of my property with my other children
 my Will is And 300 Pounds Sterling that my said Trustees and Executors shall not
 be charged or chargeable with or accountable for any more of the aforesaid Monies
 and Estates than they or they shall respectively actually receive by virtue of the
 trusts hereby created in them nor with or for any loss, cost or charge which may happen
 by or through his wilful neglect or default notwithstanding they or they be accountable for the
 default or failure of any Banker, Broker or others with whom the said trust Monies or
 original 60 any part thereof shall be lodged for safe custody or otherwise in the management of
 the trusts aforesaid And also that it shall and may be lawful to and for my said Trustees
 and Executors by and out of the said Trust Estate and proceeds to deduct and remunerate
 to and for themselves and another all loss, costs, charges and expenses sum or sums of
 money necessary or reasonable or may be put unto sustain or expend for or by reason of
 the trusts in the proposed or the management and execution thereof or any other thing
 in any wise relating thereto provided always that if the Trustees hereby appointed
 or to be appointed or to be appointed as successor is mentioned or either of them
 shall depart this life or refuse or become incapable to act in the trusts hereby created
 in their respectively terms and so often as it shall so happen it shall be lawful for the
 surviving or continuing Trustees or trustees for the time being or the Executors or a
 majority of the last surviving or continuing trustee for the time being by writing under
 their hands or their hands or cause to appoint one or more persons or persons to be a trustee
 or trustees in the room of the Trustee or Trustees so dying or refusing or becoming
 incapable to act therein as aforesaid and to compound the said trust Monies funds and
 securities and proceeds shall be vested in the new trustees or trustees jointly with the
 surviving or continuing Trustees or trustees or solely as occasion shall require and to
 carry out whose trust or otherwise for their powers, authorities and direction to
 all intents and purposes whatsoever as if the same had been originally nominated a
 trustee in this my Will and lastly hereby revoke all former Wills by me at any time
 aforesaid made in writing written of the said Thomas Dowling the Testator gave to
 this my last Will and Testament contained upon sheets of paper of my hand and
 seal that is to say to the first sheet of paper of my hand and to this the second and
 last sheet thereof my hand and seal this eighteenth of October, Anno Domini Eight
 hundred and thirty six — *Thos Dowling (P)* — Sixty six pounds publickly
 sealed by the said Thomas Dowling ^{as} and for his last Will and Testament in the
 presence of us who at this time in his presence and in the presence of each other
 have subscribed our names as witness thereto — *Henry Earle, John Hardey,
 Eliz. Stigges, Andrew — George, P. Miller, J. Alderson*

WITNESSES I do further make and execute of this certain written Will I
 have placed my son Thomas Dowling in witness at Goodwells Clafford in the
 County of Southampton as a witness and further and advanced him and on his
 account certain sums of Money amounting in the whole to a sum equivalent
 to rood of land before entitled to me my son Thomas Dowling
 and I am therefore desirous of reserving and making void that bequest of all
 legacies or legacy sum of Money and other benefit given or bequeathed to or for
 trust for him or towards the value of my son Thomas Dowling
 within written Will above 300 Pounds by this, to my said certain written
 will above 300 Pounds by this, to my said certain written
 Will to be taken as part thereof reserving and making void all and every legacy or
 bequest of money and other benefit by my certain Will given and bequeathed to or
 for trust for my said son Thomas in the same manner in all respects as if the said
 not been made in my said Will and to confirm my Will in all other respects

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In witness whereof I have set my hand and seal this second day
of October One thousand eight hundred and thirty seven. *Mr. Dowling C.*
Signed sealed published and declared by me and Thomas Dowling as due for a
codicil to his will in the presence of us both in the presence of his executors and
in the presence of care of his executors subscribed our names as witnesses.
Henry Dowling *J. P. Boardman Esq.*

WITNESS at London with a codicil I made 1838 before me signed by the
name of Robert Dowling the son out of his executors to whom a sum was granted
having been first shown by Commissioner duly to Abominator Robert Dowling &
William Dowling the executors of his executors having executed will and
probate and execution of the will and said codicil as by acts of court attested.

Henry
This is the last Will and Testament Doc

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Henry Dowling of Bell Yard Temple Bar in the City of London Esqre and a
respectable citizen of his wife Sarah his executors and attorney all my
furniture plate linen and china for her and himself absolute use and benefit
and bequeath unto my friends William Dunn of Hitting in the County
of Northampton Doctor Berwick Baker and George Dowling of Bell Yard
Temple Bar aforesaid directed virtually and the survivor of them his executors
and attorneys all my stock chattels and personal estate of whatsoever kind
sover not exceeding the value of one thousand pounds of current money
to upon trust to pay the interest dividends and produce of my said personal estate
unto my dear wife Sarah his for and during the term of natural life or so
long as she shall continue my widow and herself and her heirs shall
not claim any power or authority to alien
charge anticipate or number the growing payments of the said dividends in a
interest or produce before the same shall become due and payable and from and
after the death or intermarriage of my said dear wife Sarah his executors
shall first appear before the said trust to take into account William Dunn
and George Dowling and the survivor of them his executors and attorneys to entitle
pay and lay out the dividends interest and produce of my said personal estate
for and towards the maintenance education and advancement in the world of
my dear son Harry his and my dear daughter Sarah his until she shall attain
the age of twenty one years or she shall attain the age of twenty one years
and so soon as my said dear son Harry his shall attain the age of twenty one
years or my said dear daughter shall attain the age of twenty one years
transfer or assign my moiety or equal half part or share to each of them of my
in my said personal estate for his or her own absolute use and benefit and
where my said dear son Harry his shall depart this life before he shall attain
the age of twenty one years or my said dear daughter shall depart
this life before she shall attain the age of twenty one years or
part share or proportion shall go to the survivor. But in case either shall
depart this life before the other or she shall bereft before the other of his or her part share
or proportion leaving a child or children lawfully begotten the said child or children
shall stand in the place or stead of his or her brother or sister and be
entitled to his or her part share or proportion in the same manner as if he or
she had been born in his or her mother's womb.

It is my will also to leave to each of my executors and
my said personal estate and it is my will also to leave to each of my executors
William Dunn and George Dowling and the survivor of them his executors and attorneys
shall have full power and authority after the death or intermarriage of my
said dear wife Sarah his and even during her widowhood but with her consent
and approbation to devolve any reasonable part of my said personal estate before
and towards appointing and placing out in life of my said dear son Harry his
and my said dear daughter Sarah his to any profession trade business or calling.