

Peter Calvert Doctor of Laws Master Deputie or Commissary of  
the Prerogative Court of Canterbury lawfully constituted by the  
Oath of Am. Thos. Spinter the Sister of the deceased and sole  
Executrix named in the said will to whom Administration was  
granted of all and singular the Goods Chattels and Credits of  
the said deceased she having been first sworn duly to Administer

Henry  
Thrale  
Esq.

**Henry Thrale**  
Southwark in the County of Surry Esquire being of sound mind  
memory and understanding do make this my last will and  
testament in manner following I give and devise all and every  
my Manors Messuages Lands Tenements and Hereditaments  
whosoever in the Counties of Oxford Surry Middlesex and  
elsewhere in the Kingdom of Great Britain except my  
Capital Messuages Lands Hereditaments and Premises situate  
at Streatham in the County of Surry and also except my  
Browhouse Messuages and Tenements in the Parish of Saint  
Saviour Southwark and such other Messuages or Tenements  
and Premises as now are or shall at the time of my death  
be used or employed in my Trade or Lett unto occupied or  
rented by the Customs thereof unto Samuel Johnson Doctor  
of Laws John Cator of Berkenham in the County of Kent  
Esquire Jeremiah Cuthbery of Summinghill Park in the  
County of Oxford Esquire and Henry Smith of Saint Albans  
in the County of Bedford Esquire and their heirs and assigns  
to the use upon the Trusts and for the several intents and  
purposes hereafter mentioned that is to say To the use  
and behoof of the first son I may have by my present  
wife and the heirs of the body of such first son lawfully  
issuing and for default of such Issue to the use of the  
second third fourth and all and every other son and daughter  
I may have by my present wife severally successively and  
in remainder one after another as they and every of them  
shall be in seniority of Age and priority of Birth and the  
heirs of his and their body and bodies lawfully issuing  
the elder of such son and sons and the heirs of his and  
their body and bodies lawfully issuing being away . . .  
preferred and to take before the younger of such son and  
sons and the heirs of his and their body and bodies  
lawfully issuing and for default of such Issue then as to my  
said Manors Messuages Lands Tenements and Hereditaments  
so devised as aforesaid except my Lands Tenements and  
Hereditaments situate in the County of Oxford to the use of  
my own right heirs for ever And as to my Estate called  
Crownmeade and all other my Lands Tenements and Hereditaments  
in the County of Oxford in case I shall not have any son or  
daughter or having such all such son or sons shall die without  
Issue then I give and devise the same last mentioned Estate  
unto the said Samuel Johnson John Cator Jeremiah Cuthbery  
and Henry Smith and their heirs and assigns To the use and

upon the Trusts following that is to say To the use of my  
 Daughter Doctor Maria Chraic and her Assigns for and during  
 the term of her natural life And from and after the determination  
 that Estate To the use of the before named Samuel Johnson  
 Johnator Jeremiah Cruttley and Henry Smith and their  
 heirs during the natural life of the said Doctor Maria Chraic  
 in Trust to support the contingent uses Estates and Remainders  
 hereafter limited from being defeated or destroyed but nevertheless  
 to suffer my said Daughter to take and receive the Rents Issues  
 and profits of the said last mentioned Premises for and during  
 the term of her natural life And from and immediately after the  
 decease of my said Daughter Doctor Maria Chraic To the use of  
 the first son of her Body lawfully to be begotten and to the  
 heirs male of the Body of such first son lawfully issuing And  
 for default of such Issue To the use of the second third and all  
 and every other son and sons of the Body of my said Daughter  
 Doctor Maria lawfully begotten severally and successively one  
 after another as they shall be in seniority of Age and priority  
 of Birth and to the several heirs male of their several Bodies  
 lawfully issuing the Elder of such son and sons and the heirs  
 male of his Body lawfully issuing being always to be preferred  
 and to take before the younger of such son and sons and the  
 heirs male of his Body lawfully issuing And for default of  
 such Issue To the use of my Daughter Swannah Arabella  
 Chraic and her Assigns for and during the term of her natural  
 life And from and after the determination of that Estate To  
 the use of the said Samuel Johnson Johnator Jeremiah Cruttley  
 and Henry Smith and their heirs during the natural  
 life of my said Daughter Swannah Arabella in Trust to support  
 the contingent uses Estates and Remainders hereafter limited  
 from being defeated or destroyed but nevertheless to suffer my said  
 Daughter Swannah Arabella to take and receive the Rents  
 Issues and profits of my said last mentioned Premises for and  
 during the term of her natural life And from and immediately  
 after the decease of my said Daughter Swannah Arabella To  
 the use of the first son of the Body of my said Daughter  
 Swannah Arabella lawfully to be begotten and to the heirs male  
 of the Body of such first son lawfully issuing And for default  
 of such Issue To the use of the second third and all and every other  
 son and sons of the Body of my said Daughter Swannah Arabella  
 lawfully begotten severally and successively one after another as  
 they shall be in seniority of Age and priority of Birth and to  
 the several heirs male of their several Bodies lawfully issuing  
 the Elder of such son and sons and the heirs male of his Body  
 lawfully issuing being always preferred and to take before the  
 younger of such son and sons and the heirs male of his Body  
 lawfully issuing And for default of such Issue To the use of  
 my Daughter Sophia Chraic and her Assigns for and during  
 the term of her natural life And from and after the determination  
 of that Estate To the use of the said Samuel Johnson Johnator  
 Jeremiah Cruttley and Henry Smith and their heirs dur-  
 ing the natural life of my said Daughter in Trust to support

the contingent and Remainder hereinafter limited  
 from being defeated and destroyed but nevertheless to suffer my  
 said Daughter Sophia to take and receive the Rents Issues  
 and profits of the said last mentioned premises for and during  
 the term of her natural life and from and immediately after  
 the decease of my said Daughter Sophia then to the use of my  
 first son of the Body of my said Daughter Sophia lawfully  
 to be begotten and to the heirs Male of the Body of such  
 first son lawfully issuing and for default of such Issue to the  
 use of the second third and all and every other son and sons of  
 the Body of my said Daughter Sophia lawfully begotten in  
 succession and successively one after another as they shall be in  
 seniority of Age and priority of Birth and to the several  
 heirs Male of their several Bodies lawfully issuing the elder of  
 such son and sons and the heirs Male of his Body lawfully  
 issuing being always to be preferred and to take before the younger  
 of such son and sons and the heirs Male of his Body lawfully  
 issuing and for default of such Issue then to the use of my  
 Daughter Cecilia Margaret Chiche and her Assigns for and  
 during the term of her natural life and from and after the  
 determination of that Estate to the use of the said Samuel  
 Johnson John Cator Jeremiah Crutcher and Henry Smith  
 and their heirs during the natural life of my said Daughter  
 Cecilia Margaret in Trust to support the contingent and  
 Remainder hereinafter limited from being defeated  
 and destroyed but nevertheless to suffer my said Daughter  
 Cecilia Margaret to take and receive the Rents Issues and  
 profits of the said last mentioned premises for and during  
 the term of her natural life and from and immediately  
 after the death of my said Daughter Cecilia Margaret then  
 to the use of the first son of the Body of my said Daughter  
 Cecilia Margaret lawfully to be begotten and to the heirs  
 Male of the Body of such first son lawfully issuing and for  
 default of such Issue to the use of the second third and all  
 and every other son and sons of the Body of my said Daughter  
 Cecilia Margaret lawfully to be begotten successively and  
 successively one after another as they shall be in seniority of  
 Age and priority of Birth and to the several heirs Male of  
 their several Bodies lawfully issuing the elder of such son and  
 sons and the heirs Male of his Body lawfully issuing being  
 always to be preferred and to take before the younger of such  
 son and sons and the heirs Male of his Body lawfully issuing  
 and for default of such Issue then to the use of my Daughter  
 Susanna Sophia Chiche and her Assigns during the term of  
 her natural life and from and immediately after the determination  
 of that Estate to the use of the said Samuel Johnson John Cator  
 Jeremiah Crutcher and Henry Smith and their heirs during  
 the natural life of my said Daughter Susanna Sophia in  
 Trust to support the contingent and Remainder  
 hereinafter limited from being defeated and destroyed but  
 nevertheless to suffer my said Daughter Susanna Sophia  
 to take and receive the Rents Issues and profits of the said last

mentioned devises for and during the term of her natural life  
 and from and immediately after the death of my said daughter  
 Isabella Sophia then to the use of the first son of the Body of  
 my said daughter Isabella Sophia lawfully to be begotten  
 and to the heirs male of the Body of such first son lawfully  
 issuing And for default of such Issue to the use of the second third  
 and all and every other son and sons of the Body of my said  
 daughter lawfully begotten severally and successively one after another  
 as they shall be in seniority of Age and priority of Birth and to  
 the heirs male of their several Bodies lawfully issuing the  
 eldest of such son and sons and the heirs male of his Body in  
 lawfully issuing being always preferred and to take before the  
 younger of such son and sons and the heirs male of his Body  
 lawfully issuing And for default of such Issue then to the use of  
 all and every the Daughters of my said daughter Isabella Sophia  
 lawfully to be begotten as Tenants in Common and to  
 the heirs of their several and respective Body and Bodies lawfully  
 issuing And for default of such Issue to the use of all and every  
 the Daughter and Daughters of my said daughter Isabella Sophia  
 lawfully to be begotten as Tenants in Common and to the  
 heirs of their several and respective Body and Bodies lawfully issuing  
 And for default of such Issue to the use of all and every the Daughter  
 and Daughters of my said daughter Sophia lawfully to be  
 begotten as Tenants in Common and to the heirs of their several  
 and respective Body and Bodies lawfully issuing And for default  
 of such Issue to the use of all and every the Daughter and  
 Daughters of my said daughter Isabella Sophia lawfully  
 to be begotten as Tenants in Common and to the heirs of their  
 several and respective Body and Bodies lawfully issuing And for  
 default of such Issue to the use of all and every the Daughter  
 and Daughters of my said daughter Isabella Sophia lawfully  
 to be begotten as Tenants in Common and to the heirs  
 of their several and respective Body and Bodies lawfully issuing  
 And for default of such Issue to the use of my own right heirs  
 for ever I give and devise unto my dear Wife Isabella Sophia  
 lawfully all my Capital Messuages Lands Tenements Hereditaments  
 and Premises whatsoever situate in the Parish of Streatiam in the  
 County of Surrey to hold to her and her heirs for and during  
 the term of her natural life And from and after her decease I give  
 and devise the same last mentioned Premises unto such person  
 or persons who shall by virtue of this my Will be intitled to the  
 residue of my Estate and Effects for such uses Estates and  
 Interests as is by me hereinafter expressed and declared of and  
 concerning such residue And I also give to my said Wife all and  
 every the Furniture Plate Linen Books Household Goods China  
 Pictures and other things whatsoever in about and belonging to  
 the said Capital Messuage and Premises at Streatiam And I also  
 give unto her my said Wife all and every the Furniture Plate  
 Linen Books Household Goods China Pictures and other things  
 whatsoever in about and belonging to my house in Saint  
 aviours Southwark where I reside on my Premises of a  
 Brewer I give and bequeath unto my said Wife Isabella Sophia

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That the said Samuel Johnson John Cator Jeremiah Crotchley  
 and Henry Smith the sum of twenty five thousand pounds to be  
 paid to them or the Survivors or Survivor of them or the Executors  
 or Administrators of such Survivor when and as soon as conveniently  
 may be out of my Brewing Trade or when my said Trade shall  
 be disposed of upon Trust that they the said Doctor Samuel  
 Johnson John Cator Jeremiah Crotchley and Henry  
 Smith and the Survivors or Survivor of them or the Executors or  
 Administrators of such Survivor do and shall when and so soon  
 as they shall receive the same lay out and invest the said sum  
 of twenty five thousand pounds and every part thereof at Trust  
 in Government Funds or real Securities upon the Trust and for  
 the several intents and purposes following that is to say As to  
 the sum of five thousand pounds part thereof or the funds or  
 securities wherein the same shall be invested upon Trust to pay  
 to or permit my said Daughter Doctor Maria from and after  
 she shall attain the Age of twenty one Year or marry  
 with the consent of her Mother to receive the Interest Dividends  
 and profits thereof during her life to and for her own separate  
 private and particular use and benefit the same not to be  
 subject to the Debts Control or Engagements of any Husband  
 she may have And from and after her decease upon Trust to  
 Assign Transfer and pay the said five thousand pounds or the  
 Funds and Securities wherein the same shall be invested and  
 the Interest and Dividends thereof then due and unreceived  
 and among all and every the Child and Children of my said  
 Daughter Doctor Maria if more than one equally share and  
 share alike and if but one then to such only Child the share and  
 shares of such of them as shall be a Son or Sons to be Assigned  
 transferred and paid and become a vested Interest or Interests in  
 him or them at his or their Age or respective Ages of twenty  
 one Year And of such of them as shall be a Daughter or  
 Daughters at her or their Age or respective Ages of twenty one  
 Year or respective Day or Days of Marriage which shall first  
 happen And in case my said Daughter Doctor Maria shall  
 not have any Child or Children or having such all of them  
 shall die before her or their said Shares shall become  
 payable then my Will is and I do direct that the said five  
 thousand pounds or the funds or securities wherein the same  
 shall be invested shall sink into and become part of the residue  
 of my Estate and Effects and go therewith as hereinafter directed  
 And as to the like sum of five thousand pounds other part of the  
 said twenty five thousand pounds Trust Money or the funds or  
 securities wherein the same shall be invested upon Trust to pay  
 to or permit my Daughter Susannah Arabella from and after  
 she shall attain her Age of twenty one Year or marry with the  
 consent of her said Mother to receive the Interest Dividends and  
 profits thereof during her life to and for her own separate private  
 and particular use and benefit and not to be subject to the Debts  
 Control or Engagements of any Husband she may have and from  
 and after her decease upon Trust to Assign Transfer and  
 pay the said sum of five thousand pounds or the funds or

Securities wherein the same shall be invested and the Interest  
 and Dividends thereof into and among all and every the Child  
 and Children of my said Daughter Susannah Arabella if more  
 than one equally share and share alike and if but one then to  
 such only Child the share and shares of such of them as shall  
 be a son or sons to be assigned transferred and paid and become  
 vested Interest or Interests in him or them at his or  
 their Age or respective Ages of twenty one years And of such of  
 them as shall be a Daughter or Daughters at her or their Age  
 or respective Ages of twenty one years or day or days of Marriage  
 which shall first happen And in case my said Daughter Susannah  
 Arabella shall not have any Child or Children or having such  
 all of them shall die before her or their share or shares shall  
 become payable Then my Will is and I do hereby direct that the  
 said last mentioned five thousand pounds or the funds and  
 Securities wherein the same shall be invested shall sink into and  
 become part of the residue of my Estate and go therewith as is  
 hereafter directed And as to the sum of five thousand pounds other  
 part of the said five thousand pounds Trust Money or the funds  
 and Securities wherein the same shall be invested upon Trust to  
 pay to or permit my Daughter Sophia from and after she  
 shall attain her Age of twenty one years or marry with the  
 consent of her said Mother to receive the Interest Dividends and  
 profits thereof during her life for her own separate private and  
 particular use and benefit and not to be subject to the debts  
 contract or Engagements of any Husband she may have and  
 from and after her death upon Trust to assign transfer and  
 pay the said sum of five thousand pounds or the funds and  
 Securities wherein the same shall be invested and the Interest  
 and Dividends thereof into and among all and every the  
 Child and Children of my said Daughter Sophia if more than  
 one equally share and share alike and if but one then to such  
 only Child the share and shares of such of them as shall be a  
 son or sons to be assigned transferred and paid and become  
 vested Interest or Interests in him or them at his or their  
 Age or respective Ages of twenty one years and of such of them  
 as shall be a Daughter or Daughters at her or their Age or  
 respective Ages of twenty one years or day or days of Marriage  
 which shall first happen And in case my said Daughter Sophia  
 shall not have any Child or Children or having such all of  
 them shall die before her or their share shall become payable  
 Then my Will is and I do hereby direct that the said last mentioned  
 sum of five thousand pounds or the funds and Securities wherein  
 the same shall be invested shall sink into and become part of  
 the residue of my Estate and go therewith as hereafter is  
 directed And as to the sum of five thousand pounds other  
 part of the said sum of twenty five thousand pounds Trust  
 Money or the funds and Securities wherein the same shall be  
 invested upon Trust to pay to or permit my Daughter Maria  
 Margaret from and after she shall attain her Age of twenty  
 one years or marry with the consent of her said Mother to  
 receive the Interest Dividends and profits thereof during her

life for her own separate private and peculiar use and benefit  
 and not to be subject to the debts controul or engagements of any  
 husband she may have and from and after her death upon trust  
 to assign transfer and pay the said sum of five thousand pounds  
 or the funds and securities wherein the same shall be invested and  
 the interest and dividends thereof unto and amongst all and every  
 the child and children of my said daughter Cecilia Margaret if  
 more than one equally share and share alike and if but one then  
 to such only child the share and shares of such of them as shall  
 be a son or sons to be assigned transferred and paid to and  
 become a vested trust or trusts in him or them at his or  
 their age or respective ages of twenty one years and of such of  
 them as shall be a daughter or daughters at her or their age  
 or respective ages of twenty one years or day or days of marriage  
 which shall first happen and in case my said daughter Cecilia  
 Margaret shall not have any child or children or having such  
 all of them shall die before her or their shares shall become  
 payable then my will is and I do hereby direct that the said  
 last mentioned sum of five thousand pounds or the funds and  
 securities wherein the same shall be invested shall sink into and  
 become part of the residue of my estate and go therewith as  
 hereafter directed and as to the sum of five thousand pounds  
 the remainder of the said sum of twenty five thousand pounds  
 trust money or the funds and securities wherein or wherein  
 the same shall be invested upon trust to pay to or permit my  
 daughter Dorothea Sophia from and after she shall attain  
 her age of twenty one years or marry with the consent of her  
 mother to receive the interest dividends and profits thereof in  
 during her life for her own separate private and particular  
 use and benefit and not to be subject to the debts controul or  
 engagements of any husband she may have and from and  
 after her death then upon trust to assign transfer and pay  
 the said sum of five thousand pounds or the funds and securities  
 wherein the same shall be invested and the interest and  
 dividends thereof unto and amongst all and every the child  
 and children of my said daughter Dorothea Sophia if more  
 than one equally share and share alike and if but one then  
 to such only child the share or shares of such of them being  
 a son or sons to be assigned transferred and paid to and  
 become a vested trust or trusts in him or them at his  
 or their age or respective ages of twenty one years and of  
 such of them being a daughter or daughters at her or her  
 age or respective ages of twenty one years or day or days of  
 marriage which shall first happen and in case my said  
 daughter Dorothea Sophia shall not have any child or  
 children or having such all of them shall die before her or  
 or their shares shall become payable then my will is and  
 I do hereby direct that the said last mentioned sum of five  
 thousand pounds or the funds and securities wherein the same  
 shall be invested shall sink into and become part of the  
 residue of my estate and go therewith as hereafter directed.  
 And in case I shall have any other daughter or daughter  
 born

born in my life time or in due time after my death then and  
 with me I give unto my said wife and the said  
 Samuel Johnson Johnator Jeremiah Cuthbery and Henry  
 with the like sum of five thousand pounds for the use and  
 benefit of each such Daughter or Daughters and her and their  
 respective child or children the said sum of five thousand  
 pounds a piece for each such Daughter to be paid and payable  
 to the said Trustees out of my said Estate in like manner as  
 the said twenty five thousand pounds is before directed to be  
 paid to them and to be by them or the Survivors or Survivor  
 of them or the Executors or Administrators of such Survivor  
 laid out and invested paid applied transferred and disposed  
 of to and for the benefit of each such Daughter and Daughters  
 respectively and her and their respective child or children at  
 such time and times and in such respective shares proportion  
 manner and form as is and are hereinbefore directed of and  
 concerning the several and respective sums of five thousand  
 pounds herebefore by me given for the benefit of each of  
 my said several Daughters now living And my will is and I  
 hereby direct my Executors hereinafter named by and out  
 of my said Breving Estate and the profits thereof to pay  
 and allow unto the said Trustees and the Survivors or  
 Survivor of them and the Executors or Administrators of such  
 Survivor interest for the said sum of twenty five thousand  
 pounds and also for such Legacy or Legacies of five  
 thousand pounds as may become payable in case I shall have  
 any other Daughter or Daughters at and after the rate of  
 four pounds per Cent per Annum from the time of my  
 decease until the principal of such Legacies shall be  
 respectively paid pursuant to this my will And my will  
 is that the interest and dividends to arise and become  
 payable in respect of the said several and respective Legacies  
 of five thousand pounds or the funds and securities wherein  
 the same shall be respectively laid out and invested in the  
 mean time until my said Daughters shall respectively  
 attain their age of twenty one years or be married as  
 aforesaid shall accumulate for the benefit of my said  
 Daughters respectively and their respective children and be  
 paid and applied in the same manner as the principal of  
 the said Legacies are herein before respectively directed to  
 be applied I give unto my said wife the sum of five hundred  
 pounds to be paid to her immediately after my decease to put  
 herself and family into Mourning I give unto Mr. Coward  
 my Attorney one Annuity or yearly sum of one hundred  
 pounds during the term of his natural life to be paid to  
 him by equal quarterly payments free and clear of all  
 taxes and Deductions whatsoever I give unto my clerk Mr.  
 John Perkins one thousand pounds I give unto the said  
 Samuel Johnson Johnator Jeremiah Cuthbery and Henry  
 with my Executors hereafter named or such of them as shall  
 survive this my will but not otherwise the sum of two hundred  
 pounds each and as to all and every my Respects Bonds

Concoments, Inheritances and Premises in the Parish of  
 Saint Saviour Southwark and all other my Inheritances or  
 Concoments and Premises which at the time of my death shall  
 be used occupied or employed in my said Trade and the several  
 publick Houses I shall be then intituled to by Sea or in  
 otherwise and also my Brewing Utensils and Stock in Trade  
 and all other my Inheritances, Lands, Concoments, Inheritances  
 and Premises whatsoever not herein before disposed of I give  
 devise and bequeath the same and every part thereof unto my  
 said wife and the said Samuel Johnson, John Cator, Jeremiah  
 Cuthbert and Henry Smith their heirs Executors, Admors  
 and Assigns upon the several Trusts and to and for the  
 several uses intents and purposes hereinafter particularly  
 mentioned expressed and declared of and concerning the  
 same And my Will is that my said Executors and the  
 Survivors and Survivor of them and the Executors and Admors  
 of such Survivor shall and may and I do hereby authorize  
 and empower them to continue and carry on the Brewing  
 of ~~the~~ Brewing at or in my said Dwelling house and Premises  
 from and immediately after my decease in the same or like  
 manner as I now carry on the same or in such other  
 manner as they shall think more proper and beneficial for  
 my Estate and Family And for the better carrying on the said  
 Business and that my said Executors may act according to my express  
 will and direction is that they shall and may and I do hereby  
 authorize and empower them to hire take and employ all and  
 every such Clerks, Assistants and Servants and at such Wages  
 as they shall think proper and necessary And I do hereby  
 expressly give them full entire and absolute authority in all  
 respects touching or concerning the said Trade or Business  
 to act therein as they shall see most for the benefit and  
 advantage thereof and of my said Family and as fully and  
 effectually as I myself now do or have done And I do hereby  
 declare that my said Executors or either of them shall not be  
 answerable for the other or others of them or for any loss or  
 deficiency that shall or may happen to the said Trade And that  
 they my said Executors shall and may at all times be indemnified  
 from and retain and reimburse themselves all Costs Charges  
 and Expences whatsoever that shall or may arise or happen in  
 the Execution of the Trust hereby reposed in them And my  
 Will and meaning is that in or about the Month of June next  
 after my decease a Rest or particular Account of all the  
 Brewing Estate and Effects shall be taken from the foot of the  
 last Rest made and taken in my life time and that the like  
 Rest or Account shall be taken every year as usually has  
 been done by me in order to discover the real state and condition  
 of the said Trade and profits thereof And my Will and desire is  
 that the said Henry Smith shall have the chief acting  
 management and superintendency of the said Trade and all  
 other my affairs under this my Will And as a remuneration  
 for his care and trouble therein if he shall accept thereof I  
 will and direct that he the said Henry Smith shall be allowed

and paid during such time as he shall continue in the chief and  
 chief management and superintendency as aforesaid such an  
 annual sum of money as my said Executors shall from time  
 to time think reasonable not exceeding the Annual sum of  
 two hundred pounds the same to be paid to or retained by  
 him by equal quarterly payments over and besides the said  
 salary or sum of two hundred pounds herebefore by me  
 given to him in case he shall prove this my will and I also  
 recommend my said Executors to continue my said Clerk Mr.  
 Perkins in the management of the said Trade as I have the  
 greatest opinion of his abilities and Integrity and my will is  
 and I do hereby direct that they my said Executors and the survivors  
 and survivors of them shall during all such time as the said  
 Trade shall be carried on pay throughout or out of the profits and  
 increase thereof to my said wife yearly and every year the  
 sum of two thousand pounds by equal quarterly payments  
 which I do hereby give to my said wife to and for her own  
 use and benefit And that they my said Executors shall also  
 pay throughout unto my said wife for the maintenance and  
 Education of all such son or sons Daughter or Daughters as  
 I shall have at the time of my death or shall be born in  
 due time after by half yearly payments the several yearly  
 sums following that is to say the yearly sum of one hundred  
 and fifty pounds for each and every such son and son Daughter  
 and Daughter until he she or they shall attain the age of  
 fifteen years and the yearly sum of two hundred pounds for  
 each and every such son and son or Daughter and Daughter  
 until he she or they shall attain the age of twenty one  
 years or until such Daughter or Daughters shall marry with  
 consent of their Mother for the application of which several  
 sums my will is that my said wife shall not be accountable in  
 any respect to any person or persons whatsoever And my will  
 further is that my said wife shall have the use of my dwelling  
 house in Down and shall be allowed out of the said Trade  
 coals candles and victuals for herself and family both in Down  
 and County during the continuance of the said Trade and  
 my will is and I do direct and empower my said Executors to  
 draw out from time to time or out from and out of the said  
 Trade all and every such sum and sums of money as they  
 shall think proper and place the same out at Interest in  
 Government or other security and to call in the same or any  
 part thereof again and place into Trade as occasion may  
 require and as my Executors shall think proper for the benefit  
 and increase of my Estate and Childrens fortunes and if it should  
 so happen that my said Executors should think it necessary  
 at any time to discontinue the said dwelling and to sell  
 and dispose thereof then and in such case my will is and I  
 do hereby direct that all my said Messuages Tenements  
 hereditaments and premises in Saint Georges Southwark  
 and all other my said Estate and occupied or employed in the  
 said Trade and also the said publick Scales and my drawing  
 utensils and Tools in Trade shall be sold and disposed of by my

said Trustees in such manner either by public Auction or private  
 contract as they my said Trustees shall think most advisable and  
 that the Money to arise by such sale shall be paid into the hands  
 of my said Trustees and their Receipt or Receipts shall be a  
 sufficient Discharge to the purchaser or purchasers of the said  
 Trust Premises of any part thereof for the Money to be paid  
 by such purchaser or purchasers for his or their respective  
 purchase Money and that such purchaser or purchasers shall  
 not be obliged to see to the application of such purchase Money  
 or any part thereof And my Will is and I do hereby declare  
 and direct that as to the Rights Issues Interest and profits of  
 the said Trust Premises during such time as the said Trade shall  
 be carried on by my said Trustees and until the same Trust  
 Premises shall be sold and disposed of by virtue of the power  
 hereinbefore given to my said Trustees And also as to the  
 profits and Surcharge to arise and be made from the said Trade  
 after a deduction and allowance of the several payments and  
 allowances hereinbefore directed to be paid and made thereout  
 the same shall be upon Trust to and for such uses ends intents  
 and purposes as are hereinafter mentioned expressed and declared  
 of and concerning the residue and remainder of my Estate and  
 Effects hereinafter by me disposed of And from and immediately  
 after sale and disposition of the said Trade and of the said Trust  
 Premises my Will is that they my said Trustees and the survivor  
 of such survivor shall stand and be possessed of the Money to  
 arise and be received by sale thereof upon Trust as to the  
 sum of thirty thousand pounds part thereof to lay out and  
 invest the same at interest on Government or real Securities  
 in their names and to pay to or permit and suffer my said wife  
 Dorothea Synthe Chival and her Assigns to have receive and  
 take the interest Dividends and profits thereof during her  
 natural life to and for her own sole and proper use and benefit  
 And as to the residue and remainder of the said Money to arise  
 and be received by such sale And also to the said sum of  
 thirty thousand pounds or the Securities wherein the same shall  
 be invested from and after the decease of my said wife upon Trust  
 and to and for such uses ends intents and purposes as are  
 hereinafter mentioned expressed and declared of and concerning  
 the residue and remainder of my Estate and Effects hereinafter  
 by me disposed of And all the rest residue and remainder of my  
 Estate and Effects whatsoever and whosoever and of what nature  
 or kind soever whether real or personal which I shall be any  
 ways seized possessed of interested in or intitled unto at the  
 time of my decease either in possession Reversion Remainder  
 expectancy or otherwise howsoever subject nevertheless to and  
 charged and chargeable with the payment of my Debts  
 Funeral Expences and the Legacies and Annuities hereby  
 given I give devise and bequeath the same and every part  
 thereof unto my said wife and the said Samuel Johnson  
 Administrator Jeremiah Crutcheby and Henry Smith their respective  
 Administrators and Assigns according to the respective Estate and

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Trust I shall have therein at the time of my decease upon  
 Trust to get in and convert the same into Money as soon as  
 conveniently may be and lay out and invest the same and every  
 part thereof in their names at Trust on Government or  
 local Securities upon the Trusts and to and for the several ends  
 intents and purposes hereafter mentioned (that is to say) In  
 case I shall happen to have one or more Son or Sons living  
 at the time of my death or born in due time after upon Trust  
 thereby and therout to raise and pay unto each such  
 Daughter as I shall leave at the time of my death or who  
 shall be born in due time after the sum of ten thousand pounds  
 the same to be respectively paid and payable to each such  
 Daughter when and as she shall respectively attain the Age  
 of twenty one Years or be Married with the consent of my  
 said Wife if living which said Legacy or sum of ten thousand  
 pounds I give unto each of my said Daughters in lieu of the  
 dower and provided for them respectively And after raising and  
 paying such Legacies to my said Daughters upon Trust to  
 Assign Transfer and pay the residue and remainder of the said  
 Trust Premises or the securities wherein the same shall be  
 invested and the Trust Dividends and profits thereof unto and  
 among all and every such Son and Sons as I shall have at the  
 time of my decease or who shall be born in due time after if  
 more than one equally share and share alike and if but one  
 then to such only Son his or their heirs Executors Administrators  
 and Assignes the share and shares of such Son or Sons to be  
 assigned transferred and paid to him and them respectively when  
 and if they shall respectively attain his or their Age or respective  
 Ages of twenty one Years (but in case I shall not leave any  
 Son or Sons living at the time of my death or born in due time  
 after or their heirs such all of them shall die before he or they  
 shall attain the said Age of twenty one Years then and in  
 such case upon Trust to Assign Transfer and pay the whole  
 of the said Trust Premises or the securities wherein the same  
 shall be invested and the Trust Dividends and profits thereof  
 unto and among all and every such Daughter and Daughters  
 as I shall have at the time of my death or born in due time  
 after if more than one equally share and share alike and if  
 but one then to such only Daughter the share and shares of  
 such Daughter or Daughters to be assigned transferred and paid  
 to her or them respectively when and as she or they shall  
 respectively attain her or their respective Age or Ages of  
 twenty one Years or be Married with the consent of my said  
 Wife if she shall be then living which shall first happen.  
 And in case of the death of any or either of such Daughter  
 or Daughters before her or their said share or shares shall  
 become payable then my will is that the share or shares of  
 such Daughter or Daughters so dying shall survive and  
 belong to the survivors or survivor of them and be again  
 subject or liable to the like chance or contingency of a

survivorship in case of the death of any such Survivor or Survivor  
 And in case of the death of all such Daughter and Daughters before  
 her or their share or shares shall become payable then upon my  
 Trust to pay to or permit and suffer my said Wife Sister Dorothea  
 Charles and her Heirs to have receive and take the Interest  
 Dividends and profits of the said Trust ~~Money~~ and Premises or  
 the securities therein the same shall be invested and carry part  
 thereof for and during the term of her natural life to and for  
 her own use and benefit And from and after her decease then  
 upon Trust to Assign Transfer and pay the said Trust Money and  
 Premises or the securities wherein the same shall be invested  
 unto and between my three Sisters Frances Plumbe Jane Ann  
 Wade and Swamah Norbitt their Executors Administrators.  
 and Assigns equally share and share alike provided always  
 in case my said Trustees shall think fit to discontinue the  
 said Trade herein before directed to be carried on my Will is that  
 then and in such case and from and immediately after the  
 sale and disposition thereof I do hereby authorize empower and  
 direct my said Trustees to advance and pay out of the residue  
 of my Estate for and towards the maintenance and Education  
 of such of my Children as shall be then living such sum or  
 sums of Money as they shall in their discretion think fit so  
 as that the same shall not exceed the Annual Interest or  
 Income of their respective Fortunes under this my Will provided  
 also and my Will further is that the said Annual sum of two  
 thousand pounds herein before directed to be paid to my said  
 Wife during such time as my said Trustees shall carry on the  
 said Trade out of the profits and Surplus thereof is by me  
 meant and intended and shall be accepted and taken by my  
 said Wife in lieu and full satisfaction of all and every Right  
 and Interest that she my said Wife shall during such time  
 be entitled to under or by virtue of our Marriage Settlement  
 And my Will further is that from and immediately after the  
 said Trade shall be discontinued to be carried on by my said  
 Trustees the said Annual sum of two thousand pounds so directed  
 to be paid to my said Wife shall cease and determine and then  
 and in such case and in lieu thereof my Will is that my said  
 Wife shall have and receive the Interest and Dividends of the  
 said sum of thirty thousand pounds herein before given to her  
 during her life And also all such sum and sums of Money  
 and provision as are provided for and made payable to her by  
 virtue of or under our said Marriage Settlement Provided also  
 and my Will further is and I do hereby direct my said Executors  
 hereafter named immediately or as soon after my death as  
 conveniently may be to make such application to the High  
 Court of Chancery as shall be necessary or advisable for the  
 purpose of making such of my Daughters as shall then be under  
 the Age of twenty one years wards of the said Court of  
 Chancery Provided also and my Will further is that if the said  
 Samuel Johnson John Cator Jeremiah Crutcher and Henry  
 Smith or either of them or any succeeding or other Trustees or  
 Trustees to be nominated in the stead or place of them or either

+ I am shall at any time or times hereafter happen to die or  
 desire to be discharged from the aforesaid Trust then and so  
 on it shall and may be lawful to and for the remaining  
 or other or others of the said Trusts by any deed or writing  
 under their respective hands from time to time and as often  
 as by the death or resignation of the said Trusts or any of  
 them it shall become necessary or convenient to nominate  
 and appoint such other person or persons to be a Trustee or  
 Trustees to act in the aforesaid Trust in the stead or place  
 of the Trustee or Trustees so dying or desiring to be discharged  
 and when either of the present Trusts or any future Trust  
 or Trusts shall desire to be discharged from the aforesaid  
 Trusts it shall and may be lawful to and for him or them  
 to resign whosoever and relinquish his and their Trust  
 State and Interest in the said several Premises Sums of Money  
 Stock funds and Securities to the other Trustee or Trustees  
 and every new Trustee to become interested in the Premises  
 together with the former Trustee then existing shall in  
 the manner have full power and authority as often as  
 it shall be necessary or requisite to nominate and appoint  
 any other person or persons to succeed in the aforesaid  
 Trusts and stand and be a Trustee or Trustees for the  
 purposes aforesaid in the stead or place of any former  
 Trustee or Trustees so dying or desiring to be discharged  
 from the aforesaid Trusts And I do declare that from and  
 after every such nomination and appointment all such  
 deeds matters and things shall be done executed and performed  
 as shall be necessary or advisable for vesting the said several  
 Premises Sums of Money Stock funds and Securities as well  
 in the said remaining Trustee and Trustees as in the new  
 Trustee and Trustees to be appointed as aforesaid so that  
 such remaining Trustee and Trustees may together with  
 such new Trustee or Trustees become jointly seized and  
 possessed of or interested in the same several Premises Sums  
 of Money Stock funds and Securities to the several uses  
 upon the several Trusts for the several intents and purposes  
 and subject to the several powers hereinbefore mentioned of  
 and concerning the same respectively or each of them as  
 shall be then existing and it is intended or capable of taking  
 effect or as near thereto as may be And my will further is  
 that my said Trusts shall not be answerable or accountable  
 for the debts or other of them or for the Acts Fees Receipts  
 or payments of the other or others of them but each only for  
 his own Acts Fees Receipts and payments And that they  
 my said Trusts shall and may at all times deduct and  
 retain and reimburse themselves respectively by and out of the  
 respective Trust Premises all such costs charges and Expenses  
 as they shall respectively bear pay or sustain by virtue of  
 the Trusts hereby imposed in them or the execution thereof  
 or any part thereof or otherwise howsoever relating thereto  
 And lastly I do hereby constitute and appoint my said  
 wife Guardian of all my said children And I do also nominate

constitute and appoint my said wife and the said Samuel Johnson John Cator Jeremiah Cuthley and Henry Smith Executors and Administrators of this my last will and I do hereby revoke and make void all former and other wills and Codicils by me at any time heretofore made and do declare this only to be my last will and Testament in witness whereof I the said Testator Henry Chrale have to this my last will and Testament contained in certain sheets of paper to the fifteen first sheets hereof set my hand and to this sixteenth and last sheet my hand and seal this seventeenth day of March one thousand seven hundred and eighty one signed sealed published and declared by the said Testator Henry Chrale as and for his last will and Testament in the presence of us who in his presence at his request and in the presence of each other have subscribed our names as witnesses Matthew Robson Elias Morris Lincoln Junr & J. Hopkins their Clerk

*Handwritten scribbles and initials*

**This Will** was proved at London the thirtieth day of April in the year of our Lord one thousand seven hundred and eighty one before the Worshipful George Rogers Doctor of Laws Surrogate of the Right Worshipful Peter Calvert Doctor of Laws Master Keeper or Conservator of the Prerogative Court of Canterbury lawfully constituted by the Oath of Doctor Joseph Chrale Widow the Relict of the deceased Samuel Johnson Doctor of Laws John Cator Jeremiah Cuthley and Henry Smith Esquires the Executors named in the said will to whom administration was granted of all and singular the Goods Chattels and Credits of the said deceased they having been first sworn duly to administer

*Joseph Elias Vander Mucken*

**Appeared before me** Adrianus Hoe Notary of the High Court of Admiralty residing at Amstelredam and by the Honorable Magistrates of the same City admitted to the exercise of the said office in presence of the Notaries underwritten Joseph Elias Vander Mucken Lord of Waarschenbroek of Amstelredam Esquire known to me Notary who considering the frailty of human life and having certain Goods Chattels and Credits in England did declare to have made nominated and appointed as he doth make nominate and appoint by these presents his son Jan Carl Vander Mucken of Waarschenbroek likewise of Amstelredam Esquire to be Executor of this his present last will giving and granting unto him all such power and authority as to an Executor can or may be given for immediately after his decease to appear before the Right Worshipful the Judge of the Prerogative Court of Canterbury or his lawful Surrogates or any other competent Judge in this behalf and to ask take and procure Letters of Administration (with this will annexed) for all the Goods