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Prose unto required. This will was duly signed = Under was a  
written which I do attest = Was signed at London the 10th of  
1721. After due Examination this Copy was found to agree word for word

with its Original Done at Amsterdam the 20th of November 1733 by  
and residing there P. B. Roddigher Notary Publick  
faithfully translated out of Low Dutch London the 21st November  
1733. by me J. Isaac Esq. Notary Publick: 1733.

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**Exhib** Will was proved at London the Twenty fourth day of  
November in the year of our Lord one thousand seven hundred and  
thirty three before the Right Worshipfull John B. Storer Esq. a  
Doctor of Laws Master of Requests or Commissary of the Prerogative  
Court of Chancery lawfully constituted by the oath of Joanna  
Mazina God being sworn to demand of the said widow Calot testimony  
to whom was granted Administration of all and singular the Goods  
 Chattels and Credits of the said deceased the being first sworn  
by Commission duely to administer the same

# In the Name of God Amen

Will of  
Herr Drisk Doriden

I Herr Drisk Doriden of London Merchant being of sound and  
disposing mind and memory / Being to Almighty God for the same / do  
hereby make ordain publish and declare this my last will and  
testament in writing in manner and form following (that is to say)  
I purpise I give and bequeath into the hands of Almighty God who gave  
it hoping and assuredly believing that through His merits death and  
intercession of my blessed Saviour to obtain full and free pardon  
and remission of all my sins (My body I commit to the earth to be  
buried in the Church of the Holy Trinity in London at the discretion of my  
Executor and as for my worldly Estate I will it that please God to  
bestow I do hereby give devise and bequeath the said and follow  
ing my will is that all my just debts and  
Honorall expences be fully paid and satisfied by my Executor herein  
after named I do give unto my wife Anna Doriden the  
sum of one hundred pounds to be paid her within twelve months  
after my decease I do give unto my sister Anna Margaretha  
Doriden widow plene in case she shall be living at the time of  
my decease the sum of one hundred pounds but in case she  
shall not be living at the time of my decease then I give devise  
and bequeath the said legacy of one hundred pounds unto such  
daughter or daughters of the said Anna Margaretha widow or  
plene as shall be then living share and share alike I do give  
give devise and bequeath unto the Elders and Churchwardens  
or Consistory of the said Lutheran Church of the Holy Trinity in  
London the said sum of two hundred pounds in trust  
that they shall pay the same out at interest or Government or other good  
Security and out of the interest and produce thereof that they shall

Said Elders Churchwardens or Consistory from time to time yearly  
pay and distribute the sum of three pounds unto and amongst  
the poor persons belonging to the said Church that is to say  
the sum of thirty shillings at every Easter yearly and the  
remaining thirty shillings at every Christmas yearly and as  
to the residue of the interest and product of the said two or two  
hundred pounds in trust to dispose of the same for the use of  
the said Church as they from time to time shall think meet  
I do hereby direct my Executor to pay the sum of two pounds to the  
said Elders Churchwardens or Consistory for any Buriall in the  
said Church being the usual and accustomed price I do hereby  
give and give to my said Executor the sum of two hundred of  
the said hundred pounds in trust that he place the same out on  
a good and lawful good security as he in his discretion shall see  
fit and that from time to time he pay the interest and  
product thereof half yearly unto the widow Olgard Matthe  
Wolff for and during her natural life and for and after  
her decease in trust to pay the same unto and amongst all my  
children and their Representatives Male and Female as  
I do hereby give devise and bequeath unto my son and Executor Robert  
Derriden the sum of two hundred pounds for  
his trouble and pains with the Execution of this Trust contained in  
this my Will and my Will and meaning is and I do hereby declare  
that he shall not be charged or chargeable with any loss or losses  
that shall or may happen through any involuntary loss or losses  
But only in case of his own willful default or neglect And as  
further that in case any such loss or losses shall so involuntarily  
happen the same shall be borne and sustained by my said son  
or person or persons to whom I shall give or devise or bequeath  
such loss shall fall and not by my said son and Executor And whereas  
great part of my Estate is already out at interest on person all  
I do hereby declare that I do hereby declare that my Executor or  
the said son after named may continue the same on such securities  
for the body of the said and all the said of the said all legacies  
mentioned in this Will to whom I have in any part thereof or  
directed such legacies to be placed out at interest my said son  
Executor appropriating sufficient of such monies so already  
outstanding on security as aforesaid to each particular legacy  
and giving notice thereof to the legatee respectively And  
my Will is that in case any loss should happen thereby or by  
any of such outstanding debts that the same shall be borne by  
the respective legatees to whom the same shall be appropriated  
and not by my Executor And I do hereby further direct my Will and  
ordain that in case any difference or dispute shall arise on the  
Construction of this my Will or otherwise in relation to any  
part thereof which by any suit in law or Equity shall be  
brought or commenced against him in order to settle the same  
or to claim any part of this my Will the Costs and charges of  
such suit or suits shall be borne paid and sustained out of the  
residuary part of my Estate so that each party interested to  
any share thereof shall bear and pay an equal and

Proportionable part of such Costs charges and expences occasioned thereby  
to him and which said I am intituled to a house in Hambrough which  
my son in law Charles Halsby now resideth in subject to all charges  
of a long ad my said son in law or either of any other persons in  
Law shall think fit to his heirs they paying the usual duties my or  
Executor out of which my said Executor is to pay the interest of the said  
Mortgage and other without charges ad expences and taxes the  
surplus to go with the residuum of my Estate how ad to the or  
residuum of my Estate whether or all or p[er]sonall or wh[er]soever  
the same shall ly or be whether in this Kingdom or otherwise in  
part or beyond the seas I give devise and bequeath the said or  
manors and found following (viz) (viz) ad I have now the or  
Children living two wh[er]e of I have advanced in the world (viz) (viz)  
Agatha the wife of Charles Halsby and Ann the wife of Abraham or  
Brother to whom I have paid fortunes to their husbands ad or  
appears by my Entries in my books of account my will and or  
indaning is that my other Children shall in the first place be paid the  
said sums or sums out of the said residuum of my said Estate so that  
all of my said the Children may be and stand all on the same equal  
share ~~and~~ the other whom I have already advanced or with  
shall attain the said share ad to any of them ad shall appear  
by my said books or any Entries I shall make or cause to be made  
the said to be returned and paid them ad therein after id induction  
and ad to the remainder of my said Estate my will and indaning is  
that the same shall be divided by my Executor hereinafter named  
in five equal parts and shares and ad to one fifth part the or  
my will and I do hereby give devise and bequeath the or  
sum of two thousand pounds to my Executor hereinafter  
named in Trust for my daughter Agatha Halsby that the said or  
sum out of the said in her own hand and to be paid out or any other or  
good security ad she shall think proper or returned the said or  
said shall be outstanding at the time of my death but in  
said Agatha my said daughter attested under her hand in writing in  
the presence of two or more reputable witnesses and that my said or  
Executor from time to time pay the interest and produce the or  
the said of my said daughter for her sole and separate use independent  
of and not subject to the control of her said husband for and during  
his term of her natural life and from and after her death that the  
pay the interest and produce the or of unto such Child or Children  
of my said daughter who shall be living at her death in equal or  
proportions until they and each of them shall attain their age of or  
Twenty one year or be married and when either of them shall  
attain the said age of Twenty one year or be married they in trust  
ad they shall so attain their respective ages or be married but in  
said that none of the said Children shall be living at the death of  
my said daughter then I give devise and bequeath the said principal  
sum of two thousand pounds to the survivor of my Children to be  
divided between them share and share alike and ad to the residue  
of the said one fifth after deducting the said two thousand pounds.

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As aforesaid I do hereby give and devise the same to my son in law Charles  
Glasse and his wife and their assigns and as to one other fifth part  
or share of the residue of my said Estate my will and intention is and  
I do hereby devise and bequeath the said sum of two thousand  
pounds to my Executor herein after named in trust for my daughter  
Ann the wife of Abraham Booth four parts of the said sum out at  
interest in her own name or her husband or other security or in  
trust for the said Ann in the manner in the former bequest mentioned  
and she shall thenceforth receive with the good liking of Ann my said  
daughter attested under the hand in writing in the presence of  
two or more reputable witnesses and that my said Executor from  
time to time pay the interest and produce thereof into the hands of my  
said daughter for her sole and separate use independent and  
not subject to the control of her said husband for and during  
the term of her natural life and from and after her decease that  
she pay the interest and produce thereof unto such child or  
children of my said daughter who shall be living at her  
decease in equal proportions until they and each of them  
shall attain their age of twenty one years or be married then  
in trust to pay the said interest and produce of my said child or  
children as they shall so attain their respective ages  
or be married but in case that none of the said children shall be  
living at the decease of my said daughter then I give devise and  
bequeath the said principal sum of two thousand pounds to the  
survivors of my children to be divided between them share and  
share alike and as to the residue of the said one fifth part  
deducting the said two thousand pounds I do hereby devise and  
bequeath the same to my son in law Abraham Booth four and an  
half parts and their assigns and as to one other fifth part or share  
of the residue of my said Estate my will and intention is and  
I do hereby devise and bequeath the said sum of two  
thousand pounds to my Executor herein after named in trust  
for my daughter Elizabeth in trust that she place out the said  
sum at interest in her own name or her husband or any other  
security or in trust for the said Ann in the manner in the former  
bequest mentioned and she shall thenceforth receive with the good  
liking of her said Elizabeth my said daughter attested under  
her hand in writing in the presence of two or more  
reputable witnesses and that my said Executor from time to  
time pay the interest and produce thereof into the hands of  
my said daughter for her sole and separate use independent  
and not subject to the control of any husband she shall  
marry for and during the term of her natural life and  
from and after her decease that she pay the interest and  
produce thereof unto such child or children of my said  
daughter lawfully to be begotten who shall be living at her  
decease in equal proportions until they and each of them  
shall attain their age of twenty one years or be married  
then in trust to pay the said interest and produce of my said  
child or children as they shall so attain their  
respective ages or be married. But in case that none of the  
said children shall be living at the decease of my daughter  
then I give devise and bequeath the said principal sum of

Two thousand pounds to the survivor of my Children to be divided a  
 be divided the said share and share alike And as to the residue of the  
 said one fifth after deducting the said two thousand pounds as a  
 before said I do hereby give and devise the said two thousand pounds as a  
 Elizabeth Dorrien to be paid her whole and so soon as the said  
 attain the age of twenty one years or be married And in the  
 said and said my will and devise is that my said executor should in  
 after year shall pay and allow the interest and product of the  
 said legacies unto my said daughter Elizabeth and her assigns  
 no withstanding her nonage until the said shall attain her said full  
 age or be married And then to pay the principal of the surplus  
 of the said fifth part unto my said daughter or her assigns and  
 as to the other fifth part of the said residue of my estate I give  
 devise and bequeath the same unto my son John Dorrien who  
 and so often as he shall attain his age of twenty one years and  
 in the said and said my will is that my said executor shall vest and  
 place the said out all interest or good service any  
 as to my said executor shall be done proper or reasonable the same in  
 the manner and under the like direction as in the former legacies  
 mentioned and in the said and said to pay the interest and product  
 of the said unto my said son John until he shall so attain his said age  
 Elizabeth or John shall happen to die before they attain to the  
 residue of the said twenty one years or the said Elizabeth be  
 married then in such case I do hereby give devise and bequeath the  
 part or share of him or her so dying unto the survivor or survivor  
 of my said Children and the residue of the said share and share  
 alike And as to the remaining fifth part of the residue of my said estate  
 I do hereby give and devise the same unto my son John Dorrien and  
 his assigns provided the said John and my will and meaning is  
 that in case my said Children Agatha the wife of Charles Halsey  
 and Ann the wife of Abraham Hool of our Elizabeth Dorrien and  
 John Dorrien shall not within the space of six months after my  
 death and said and duly appear unto my said executor or  
 their heirs after named a good and sufficient declaration therein by  
 certifying their acquiescence and approval of and that they  
 will fully and truly conform to the said declaration and bequests in  
 this my will or in case they or either of them shall at any time either  
 in law or equity commence any suit against my executor or  
 dispute the validity of this my will then and in either of the said  
 cases my will and meaning is that I do hereby declare that the  
 residue legacies or legacies so given to such person who shall  
 so declare his acquiescence or shall commence such suit  
 shall be void and utterly void and in such case I do  
 hereby give devise and bequeath the said legacies to my said  
 executor and his heirs of my said Children legacies shall acquiesce  
 in this my will according to the trust in that and meaning of the  
 proviso anything hereto contained to the contrary thereof  
 in anywise notwithstanding And I do hereby nominate constitute  
 and appoint the said Robert Dorrien my said son executor of  
 this my last will and testament hereby revoking all former  
 wills by me at any time heretofore made relating to the

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my last Will and Testament And in Testimony thereof have I subscribed  
 with my hand and seal this third day of February Anno Domini 1732.  
 Thomas Dorrison hundred and thirty two. 1732. 1732. Dorrison  
 signed sealed published and declared to be his last Will and Testament  
 of and the said Dorrison contained in the six sheets of paper  
 annexed in the presence of us who subscribe our names as a  
 witness thereto John Christopher Writter Edw. Purfitt  
 John Hinton.

**THIS** Will was proved at London before the Worshipfull  
 Humphrey Burthman Doctor of Law and Surrogat to the Right  
 Worshipfull John Ashworth Doctor also of Law Master Rector  
 or Commissary of the prerogative Court of Canterbury lawfully  
 constituted on the Twenty first day of November in the second year  
 of His Majesty King George the third by the said  
 Lord our thousand seven hundred and thirty third by the said  
 of Robert Dorrison the son of the said deceased and sole executor in  
 the said Will named to whom was granted Administration of  
 all and singular the Goods Chattells and Credits of the said  
 deceased holding first sworn duty to administer the said

# In the Name of God Amen

Will of  
 John Dunt.

I John Dunt the Elder of this parish of Souning in the County of  
 Devon being aged and weak in body but of sound mind  
 and understanding (I thank be to God) do hereby certify  
 that I do make my last Will and Testament in manner and form  
 following (viz) I do recommend my soul to God who gave it and my  
 body I commit to the Earth to be decently buried at the discretion  
 of my Executors herein named And as touching and concerning  
 my temporall Estate if that please God to bestow upon me I do  
 dispose thereof as follows I give devise and bequeath  
 unto Sarah my loving wife all that my freehold messuages or  
 tenements or messuages and land to her and belonging with  
 their appurtenances now or hereafter in the occupation of  
 myself or my assigns And also all those my third parts and  
 of land lying and being in a little meadow called Stear all which  
 messuages or tenements or lands and premises are situated lying  
 and being in the said parish of Souning and in the said County of  
 Devon And all other my lands and tenements in Souning aforesaid  
 together also with all my goods chattells ready money credits  
 and personall Estate whatsoever I do hold my said messuages  
 or tenements and all and singular other the said premises with  
 their and goods of the said appurtenances unto Sarah my said  
 wife and her assigns during the natural life of her my said  
 wife And the rents and profits thereof to be received and paid to her  
 during her life and benefit and that from and immediately after  
 the decease of Sarah my said wife I do give devise and bequeath  
 bequeath all that my freehold messuages or tenements or  
 tenements or lands and other the said premises and all  
 premises with their and goods of the said appurtenances now

W. by Me.  
 Nath. Waller  
 Secy