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all Estate and Effects neither shall any of them be answerable or accountable for the acts & defaults Payments or Defaults of the others or either of them or of any Agent Accountant or Clerk to be employed by them as aforesaid or for any more of my Estate & Womies and Trust Premises than what each of my Executors and Trustees respectively shall actually receive notwithstanding any joint Receipts signed by them but each and every one of my Executors and Trustees respectively shall be answerable and accountable for his her and their own respective acts & defaults Payments and wilful & neglects or Defaults only and not otherwise And I do will order and direct that my Executors and Trustees respectively shall and may deduct and retain to him her and them respectively out of the Trust Premises and premises all Costs Charges & Damages and Expenses which she or they shall be put whereby in the execution of this my Will or any of the trusts hereby in them reposed or in any wise relating thereto and to revoke all former Testaments and declare this to be my last will and Testament in writing whereof I the said John Dorrion have set my hand to two and twenty three days of May I and seal to this last sheet the twentieth day of May in the year of our Lord One thousand seven hundred and forty five John Dorrion (ss) signed sealed published and presented before John Dorrion Esquire the testator and sealed by the said John Dorrion Esquire the testator as and for his last will and Testament in the presence of us who at his request and in his presence and for the present present have subscribed our names as witnesses thereto John Price - witness at London, Wm Davids & Mr Jones Clerks to Mr Price

A^s to Give Twenty pounds apiece to the Clerks
and ten pounds to the Wardrobe Queen who shall be in
employed in the service of the said John Dorrion now or
hereafter at my decease in case I shall then hold any
share in that partnership but not otherwise In witness of
whereof I have to this writing written & sealed to be a
codicil to my Will of this date set my hand and seal the
twentieth day of May One thousand seven hundred and forty
five John Dorrion (ss) signed sealed and delivered
by the said John Dorrion Esquire the testator in the presence
of John Price & Wm Davids & Mr Jones Clerks to Mr Price.

This is a Codicil or Supplement.

To be annexed to and taken as part of the last Will and
Testament of me John Dorrion of London Esquire bearing
date the twentieth day of May in the year One thousand
seven hundred and forty five which said Will with the
codicil already annexed thereto I do hereby ratify and confirm
and whereas of am very desirous to comply with and perform

in the most religious, exact and conscientious manner the
request made to me by my dear and affectionate Sister & Co-
- Elizabeth Aragons widow of Christopher Aragons late Esq.
deceased in and by a certain writing under her hand and
Seal bearing date the twenty sixth day of February in the
Year — One thousand seven hundred and sixty five
purporting to be a Codicil or Supplement to her last Will
and Testament and in and by a other wherein referred to
addressed to me touching the Manor and Rectory of
Brightlingsea and the Manor or reputed Manor of
Moorways in the County of Essex and divers Appurtenances -
lands tenements and hereditaments situate lying and or
being in the several parishes of Brightlingsea Thorington
and Aresford in the said County of Essex late the Estate
and inheritance of the said Christopher Aragons Esquire &
Sreas'd wife said Owners Rectory Brightlingsea lands &
Tenements hereditaments and premises by the last Will
and Testament of the said Christopher Aragons or a Codicil
thereto annexed and by the last Will and Testament of
Elizabeth Aragons or a Codicil thereto annexed signed sealed
and published in the presence of and attested by three or
credible witnesses are and stand committed after the several
decesses of the said Elizabeth Aragons and of William Aragons
of Barnburgh Merchant and subject to three or
several annuities of fifty pounds each charged thereon by
the said Elizabeth Aragons to the use of and the said John
Dorrian and of my Sons and Assigns for ever £200 &
therefore do hereby give devise and bequeath unto my
good Friends John Barnwick of Arreton Quay in the County
of Chiddesworth Esquire and William Barnwick of Ifield in the
Essex Esquire their Sons and Assigns all that and those
the Manor and Rectory of Brightlingsea and Manor
of Moorways in the County of Essex with their respective
rights, members and appurtenances and also all those the
Aragons lands tenements and hereditaments late of the
said Christopher Aragons Esquire situate lying and or
the several parishes of Brightlingsea Thorington and or at
Aresford some or one of them in the said County of Essex
with the appurtenances and all my Estate in possession
nowise remainder expectancy or otherwise of and in
the same premises to have and hold the said Owners
Rectory Brightlingsea lands tenements hereditaments and
premises subject and without prejudice to the due Estate of
the said William Aragons then and also subject to and
chargeable with the said several annuities as aforesaid
unto the said John Barnwick and William Barnwick
their Sons and Assigns for ever overthelop upon the
several trusts and to and for the several uses intents and
purposes and subject to the powers provisions and to it or
limitations hereafter expressed and declared of and in
concerning the same (that is to say) to the use of and in
trust for my third son Aragons Dorrian for and during the

Term of his natural life without Impairment of or for
any manner of waste and from and after the determination
of that Estate by forfeiture or otherwise to the use of the
said John Barnwick and William Barnwick and their heirs or
during the natural life of my said son Aragons sonne in trust
to support and preserve the contingent uses and Estates &
hereinafter limited from being defeated or destroyed and for
that purpose to make Entries or bring Actions as the case
shall require of my wortholders to permit and suffer my said
son Aragons sonne and his Assigns during his life to and
receive and take the Rents, Issues and Profits therefrom to and
for his and their own use and benefit and from and after
his decease to the use of and in trust for the first second third
fourth fifth and all and every other the Son and Sons of the
body of my said son Aragons sonne lawfully to be begotten
severally successively and in remainder one after another
as they and every of them shall be in minority of age
and priority of Birth and the several and respective Heirs
shall of the Body and Bodies of all and every such Son
and Sons lawfully sprung the elder of such Sons and the
Heirs there of his Body to be always preferred and to
take before the younger of such Sons and the Heirs there
of his and their Body and Bodies and in case my said
son Aragons sonne shall die before he shall attain the
age of twenty one years without leaving issue male then
but not otherwise to the use of and in trust for Arnold Wollo
Esquire neophyton in law of my said Sister Elizabeth Aragons
for and during the term of his natural life without
Impairment of or for any manner of waste and from and
after the determination of that Estate by forfeiture or
otherwise to the use of the said John Barnwick and William
Barnwick and their heirs during the life of the said Arnold
Wollo in trust to support and preserve the contingent
uses and Estates hereinafter limited from being defeated
or destroyed by the ways and means before mentioned yet
not wortholders to permit and suffer the said Arnold Wollo and
his Assigns during his life to receive and take the Rents
Issues and Profits therefrom to and for his and their own
use and benefit and from and after his decease to the use
of and in trust for Grindlas Wollo the third Son of the
said Arnold Wollo for and during the term of his natural
life without Impairment of or for any manner of waste
and from and after the determination of that Estate by
forfeiture or otherwise to the use of the said John Barnwick
and William Barnwick and their heirs during the life of
the said Grindlas Wollo in trust to support and preserve the
contingent uses and Estates hereinafter limited from being
defeated or destroyed by the ways and means before mentioned
yet wortholders to permit and suffer the said Grindlas Wollo
and his Assigns during his life to receive and take the Rents
Issues and Profits therefrom to and for his and their own use and
Benefit and from and after his decease to the use of and in
trust

Trust for the first second third fourth fifth and all and every
other his son and sons of the body of the said Arnold
Quello lawfully to be begotten 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 several
and respective heirs male of the body and bodies of all
and every such son and sons lawfully issuing the elder of
such sons and the others male of his body to be always
preferred and to take before the younger of such sons and
the heirs male of his and their body and bodies issuing
and in default of such issue to the use of and in Trust for
Abraham Quello the second son of the said Arnold Quello
for and during the term of his life without Impairment
of or for any manner of waste and from and after the
determination of that Estate by Forfeiture or otherwise to
the use of the said John Barwick and William Barwick
and their heirs during the natural life of the said or
Arnold Quello the Trust to support and preserve the
contingent uses and Estates hereinafter limited from being
defeated or destroyed by the wants and means before it
mentioned yet nevertheless to permit and suffer the said
Abraham Quello and his assigns during his life to receive
and take the Rents issues and profits thereof to and for his
and their own use and benefit and from and after his death
to increase to the use of and in Trust for the first second or
third fourth fifth and all and every the son and sons of the
body of the said Abraham Quello lawfully to be begotten
successively and in Remainder one after another
as they and every of them shall be in seniority of age or
and priority of birth and his several and respective heirs
male of the body and bodies of all and every such son
Quello of the body and bodies of all and every such son
and sons lawfully issuing the elder of such son and the
others male of his body to be always preferred and to
take before the younger of such sons and the others male
of his and their body and bodies issuing and in default of
such issue to the use of and in Trust for all and every
other son and sons of the said Arnold Quello lawfully
begotten and to be begotten 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
several and respective heirs male of the body and
bodies of all and every such other son and sons lawfully
issuing the elder of such other sons and the others male
of his body to be always preferred and to take before the
younger of such sons and the others male of his and their
body and bodies issuing and in default of such issue to the
use of and in Trust for my second son John portion the
Younger son of my said sister Margaret for and during
the term of his natural life without Impairment of or
for any manner of waste and from and after his death or
determination of that Estate by Forfeiture or otherwise
to the use of the said John Barwick and William Barwick

and