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In the Name of God Amen Sarah Agate

I Sarah Agate Spinster of the Parish of Oxford in the County of Surry do hereby make my last Will and Testament in manner and form following I give and devise unto my Executors to wit after named for the use and purposes aforesaid verlaned all monies securities for money and all my property I may be possessor of of every description to be distributed in form and manner as follows first I give and bequeath to Thomas Hood of Oxford Surry the sum of one hundred pounds of good and lawful money likewise give and bequeath to James Currell of Oxford one sixth share after deducting the sum of one hundred pounds for Thomas Hood's layman and all the residue of my property I may be possessor of after discharging all the aforesaid legacies discharging all my just debts my funeral expenses of proving this my last Will after discharging all reasonable charge and a expense attending the same to be equally divided between all the children of George Crombridge of Cambridge Surry and Joseph Bromfield of Oxford Surry Gerrard and John Brown late of Bromley Kent Gerrard and George Agate of London and James Gilbert late of Oxford Gerrard and share alike the children of Ann Willes Gerrard to have in their several shares Mr Langridge of Oxford to have the use of my furniture till after my decease and then to sell and the money equally divided share and share alike and I do hereby appoint Thomas Hood of Oxford James and Robert Hood his Son my sole Executors to this my last Will and Testament in which I have set forth my name and seal in this twentieth day of February one thousand eight hundred and thirty signed Sarah Agate &c signed sealed and published and declared as for my last Will and Testament in the presence of us whose names are hereunto subscribed as witnesses &c John Cave &c Ann Cave &c

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Proved

at London 5th January 1835 before the Worshipful John Adams Doctor of Laws and Surrogate by the Oaths of Thomas Hood and Robert Hood the Executors to whom administration was granted having been first sworn duly to administer &c

In the Name of God Amen Mary Allchin

I Mary Allchin Widow and Administratrix of James Allchin late of the Crown Street in the Parish of Saint George's Danvers Square in the County of Middlesex being of sound mind but weak in body do hereby make and publish this my last Will and Testament that is to say I give and bequeath to William Self of Crown Street Finsbury Square Auctioneer John Stephen Wolvridge of Oxford Street Victualler and John Chapman of Lisbon Grove Chiswick their several Executors and Administrators jointly all monies securities for money goods chattels plate and effects which I may be in possession of or entitled to at the time of my decease will power to sell and dispose as they may think fit in trust nevertheless and for the following purposes that is to say the said William Self John Stephen Wolvridge and John Chapman do first pay all my just debts funeral and testamentary expenses and afterwards apply the residue towards maintaining clothing and bringing up of my two dear Children viz William George and Mary Ann in such manner as they or any two of them shall from time to time think fit and proper and should there be any remaining when the said William George shall attain to the age of twenty one years then one half of what shall so remain at his request to be paid over to him and in like manner the other half to be paid to the said Mary Ann but in case either of them should die before

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they

they attain the age of twenty one years have and in that case the
 survivor of them shall have the whole of what shall so remain and
 further I do pray the said William self John Shipton Woburne and
 John Chapman to use their best endeavours to get my said dear child
 into the Sirens or Virtuals school or such other charitable institution as
 they may be able and think proper knowing what I have is not equal
 to their support And I do hereby appoint the said William self John Shipton
 Woburne and John Chapman my executors to this my last will and
 do empower them their executors or administrators or any two of them to
 invest place out at interest or use all or any of the said money from
 time to time as they or any two of them shall agree and think best for
 the interest of the said child or the survivor of them taking such security
 for the same as they may think good And I do further direct in order to
 prevent dispute that in all matters relative to the disposal of the said
 child or either of them or of the monies goods Chattels and effects the
 opinion and desire of any two of them shall and may be carried into
 effect notwithstanding the third may not agree with them but that such
 one as dissent from them the other two shall not be in any way responsible
 for the acts and deeds done by the other two or to any debt or debts contracted
 by them for or on account of any matter or thing that may arise out of
 this my will or for or on account of the said child's debts signed and
 published by me this third day of December in the year of our Lord one
 thousand eight hundred and thirty — Mary Allchin — This was
 made signed and published by the said Mary Allchin as her last will
 and Testament on the day and year of which it bears date in the
 presence of us the said having first been altered — Stephen Dann 304
 Oxford Street — Charles Shanker 307 D. D. —

Proved at London the 7th January 1831 before the Worshipful John
 Danbery Doctor of Laws and Surrogate by the Oaths of William self John
 Shipton Woburne and John Chapman the Executors to whom opinion
 was granted having been first sworn duly to administer —

In the Name of God Amen

I John Weight Andrews Merchant now resident in Old Compton
 Street in the parish of St. Dunis in the County of Middlesex being of
 sound and disposing mind do hereby declare this to be my last will and
 Testament that is to say I give and bequeath to my Brother Bailey Squire
 Andrews (who is now resident with me) the whole of my property of every
 description personal or otherwise or whatever property I may be possessed of
 hereafter or be in any way entitled to at the time of my decease on trust for the
 benefit of my two Daughters Esther Anne Andrews (who was born on the
 21st of February 1826) and Julia Francis Andrews (born on the 9th of Decr 1827)
 and it is my wish meaning and intention that my two Daughters above
 named shall have and enjoy equal shares of every part and of all property
 that I may be possessed of or be in any way entitled to hereafter or their
 attaining the age of twenty one years but if either of them shall die during
 their minority the surviving Daughter to be entitled and to receive the whole
 of the property but if both Daughters shall die during their minority of them
 give and bequeath the whole property of every description that my child
 would have inherited by virtue of this my last will and Testament to my
 Brother the said before mentioned Bailey Squire Andrews for his sole benefit
 without any restraint or restriction or impediment whatever and in case my
 Daughters or either of them shall attain the age of twenty one years their
 trust the said Bailey Squire Andrews is to deduct from the property all
 reasonable charges and expenses that must necessarily accrue during their

John
 Weight
 Andrews

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