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or shall not sell by me or my executor or any other trading or dealing, where he or she shall or may
 be enabled to maintain, my said daughter. Then the said legacy of thirty pounds to
 remain in my executor's hands until my said son in law shall lawfully and without
 fraud perform the same. Item I give and bequeath to my daughter Anne Staple two
 hundred shillings to be paid within two years next after my decease. Item
 I give and bequeath to my daughter Elizabeth the sum of twenty pounds to
 be paid within two years next after my decease or on the day of her marriage
 which of them shall first and next happen. And if it shall so fortune that my
 said daughters Elizabeth and Elizabeth or either of them shall die and depart to his
 present words before his or their portion or portions respectively shall be due or
 payable. Then my will and meaning is that the legacy or portion of her or them
 so dying shall be equally divided between my daughter Elizabeth and my daughter
 Mary. And to be paid accordingly by my executor. And my further will
 and meaning is that if my said loving wife Elizabeth shall die and depart to his
 present words within one year next after my decease. And by all that have
 next after my decease shall have next lodging woods and other new wastes and
 before I give express and intended. That then and in such case my executor
 shall pay or cause to be paid to her her portion or assigned or to such other as my
 said wife shall nominate and appointe the sum of thirty pounds of lawful
 English money freely to dispose of at her and their pleasure. But if in such case my
 said wife shall not die and continue with my executor then my executor shall
 pay unto her or to such as she shall nominate and appointe forty pounds to dispose
 of as she shall see fit in such case. And my further will and meaning is that if my
 said wife shall live one year after
 my decease and be paid for the same year respectively as aforesaid. Then my
 will and meaning is that my executor shall pay unto her or to such other as she
 shall nominate and appointe one year's payment of thirty or forty
 pounds respectively as the same shall be to be paid as before is expressed. And
 intended. All the rest of my goods shall be to Richard de my household stuff and
 household and furniture. I give and bequeath unto Richard de my son whom
 I make and ordain my full and sole executor of this my last will and testament
 And if he should die make and appointe my loving friends and neighbours Thomas
 and William Greene of Abingdon to be overseers of this my will. And
 doo charge them to take care for the quieting of any difference that shall arise by
 reason of this my will to give them most power and authority in witness hereof
 whereof I have to this my last will and testament put my hand and seal the
 day and year first above written. Richard de son dealed published and delivered
 in presence of his friends the parsons of William Greene of Abingdon
 his wife and witnesses.

Probatum

fuit testamentum suprascriptum apud Londoniam coram
 dilecto subdito nostro Domino Mathias de Brent milite et legum doctore
 Curie Prærogative Magistro sine Censura legitime constituto primo die mensis
 Novembris Anno Domini millesimo septentesimo quadragesimo sexto Juramento Reverendi
 Elye filii naturalis et legitimi et Executoris in testamentis prædictis nominat Cui comissa
 fuit administratio omnium et singulorum bonorum hereditariarum et creditorum dicti defuncti
 de bene et fideliter administrando eadem ad sanctæ Evangelia jurat. / Et c.

In the name of God Amen
 The said of Marnhoad in the County of Dorset being sick and weak in body and being
 infirm and sickly in body but of sound and perfect memory doo
 make and ordain this my last will and testament in manner and form following

William Glisson
 J. William Glisson

my first & comend my soule into the hande of Almighty God which gave it, trusting
to be saved by the only meritt of my Lord and Saviour Jesus Christ. And my body
I comitt to the earth to be buried in Christian buriall in such maner as my Executor
wherevnder named shall see me convenient. Item where as I have before for many yeares
since in the life tyme of my sonne Walter Clifson clerc the Rector of Marnehall I did
make my will and in the said did give and bequeath amongst other things the perpetual
patronage Advocation and donation of the Rectory of Marnehall unto my sonne Walter
Clifson after the decease of me and my wife to him his heires and Assignes
for ever. And to assure him that I was intended to make good that gift unto him
I voluntarily entered into a bond of fine hundred pounds unto him that I would
not take nor allow the said will as touching the said gift to him, and sending
the said gift to him only in case he survived me and his mother and not otherwise
Sibpne which tyme for many yeares since it hath pleased God to call my sayd
sonne out of this life where by if my sayd will should stand in full force it
might be frustrate and void by dying before me the Executor yet out of naturall
affection and love which I have to his two daughters Mary and Elizabeth Clifson
being willing to see somewhat for them Only upon this Condition following and
not otherwise if my daughter in lawe Mary Dives wife of Sir Mober being Admini-
strator of the said fathers goods And her own husband shall and doe give in
the space of one month after notice thereof given by my Executor hereafter
named both of the tyme of my decease, as also that I give by my last will and
testament given unto my sayd grandchilden her daughter a legacie of two hundred
pounds if they shall live to accomplish the severall ages of eighteene yeares to be
divided betwene them in equal portions of the said Mary my daughter in lawe
and her husband shall deliver up the said bond of fine hundred pounds to be
same the said shall wholly turne to the same. Then and not otherwise if doe by
my last will and testament give and bequeath to my sayd grandchilden
Mary and Elizabeth Clifson if they shall live to accomplish the severall ages
of eighteene yeares the summe of two hundred pounds of lawfull money
of England to be equally divided betwene them from the day of my Will so that
either of them dye before that age the other of them surviving and attaining
to the age of eighteene yeares that he survivor shall have the portion of the
said dying. But if my sayd daughter in lawe and her husband shall after the
notice given by me and request made by my Executor willfully refuse to deliver
up the said bond, or shall delay the doing of it by the space of a fortnight
after request made by my Executor then my will is ipso facto that my sayd
legacie given to them Conditionally as aforesaid shall be utterly void and
frustrate as if the same had never bin made any thing herein contrary and to
the contrary notwithstanding Item I give and bequeath the perpetual patro-
nage Advocation and donation of the Rectory of Marnehall to my beloved sonne
John Clifson to have and to hold to him and his heires and Assignes for ever
Item I give unto my daughter Dorothee the first yeares profit of the Mowby
of my farme that is to come to me after my decease by virtue of a bond from
my sonne William Clifson deceased. Alwaies provided that hee discharge the debt
of one hundred pounds with the use due by virtue of two bonds from my sonne
William Clifson deceased John Clifson clerc and Thomas Gasling gentleman (both
standing engaged for her) to one Mr. Carpenter of London Item I give unto my
fine open sonne Francis of Swall (Thomas) James and Thane forty shillings a
peece to buy sayd open a young wile my churche and quary upon him as a token of
my remembrance being givene I would have to my sonne better portions. All the
rest of my goods, realt and personall I give unto my sonne John Clifson whome I name
my sole Executor of my last will and testament hereby revoking all other

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