

of making the like Grant to Doctor Edmund Esquire,
late dear Executor named in the said Testimony.
and so shall apply for the same.

if.

This is the last Will and Testament of Harriet Gillon

of me Harriet Gillon the wife of Gardner
Gillen a Gentleman in this County
Deary Gillon a Gentleman in this County
Deary Gillon bearing date the Twenty second day
of July one Thousand eight hundred and two
Sum of four Thousand five hundred pounds
mentioned to be invested in some Security or Bonds
of the Honorable the United Company of Merchants
of England trading to the East Indies in the name
of John Strany and Samuel Chapman or
else whereunto to the East Indies so that both
said Executors to the East Indies so that both
was assigned unto Doctor Holt and Richard Holt
to each named amongst other Assets herein set
forth mentioned. If all and every the Daughter
particularly mentioned. If all and every the Daughter
and Daughter of the said Gardner Deary Gillon
and by me the said Harriet Gillon shall obtain
left under the age of twenty one years without
having been married with our Consent as herein
mentioned, and all and every the Son and Sons of
the said Gardner Deary Gillon by me shall except
two life under the age of twenty one years from
each said Doctor Holt and Richard Holt and
the survivor of them the Executors of whom shall
stand and be possessed of and interested in the said
principal sum funds and Securities upon trust to
Convey, assign and transfer the same in remunera-
tion and again after mentioned term to Doctor
Holt and Richard Holt after mentioned term
If I shall be then living then unto me or as
my Executors Administrators or assigns shall direct
or appoint But in case of death be said term or
unto such person or persons for our minima-
tus intent and purpose and in our minima-
tus intent by my last will or Testament
from us I shall by my last will or Testament
in writing or any writing purporting to be given
in writing or any writing purporting to be given
signature of my last will and Testament to be
signed or published in the presence of two or more
credibet witnesses notwithstanding my signature
herein and appoint or by the said Settlement will
appear on relation being made thereto said Dr. Holt
the said Doctor Gillon being said my last will
and Testament in writing and written in full
so to be by me signed and published in the

present of these two creditable persons whose names
are chamber written to her as witnesses to her
signing and publishing thereof by me myself signed
and published in pursuance and execution of her said
power and authority so long given in and by her
said instrument and of all other powers and
authorities me enabling hereto her and appoint
that her said son John Holt and Elizabeth Holt or
her survivor of them his Executors admiring &
or signing thereof and do so soon as may be after
my decease fall in and receive her said four thousand
five hundred pounds and all dividends interest and
proceeds hereto or thereon to be due between us
and herby and as they shall from time
to time receive the same or any part thereof
hereto do in her first place convey one
thousand and five pounds of lawful money of
Great Britain part thereof unto my Brother
in Law Captain Gunion as a token of my
desire for him for her many marks of fraternal
affection hereto have received from him and fifty
two pounds ten shillings of like lawful money
other part thereof unto the Doctor found
fishing and hereto to pay assign and transfer out
four thousand five hundred pounds of like lawful
money other part thereof unto my dear Husband
Captain Gunion to and for his own proper
use and benefit and in her next place do lay out
and invest one thousand pounds of like lawful
money other part thereof in her own
Dividends and Interest part as and so forth as
same shall from time to time become due and
payable and pay the same into my dear and
beloved Aunt Elizabeth Holt her child of her
said John Holt in remembrance of her great and
maternal care and attention she had always in
mind to me for and during her time of her
natural life to and for her own use and benefit
independant of and to be no ways subject or
liable to her debts Contracts or Intangibles of
any present or any future husband and to her
husband or any future husband her executors or
executrix of her said Elizabeth Holt or of her
erson or persons as here by constituting under

an own separate hand only and without any
doubts or ale from time to time appoint to receive
the same or ale be a sufficient Discharge of the
sufficient Discharges to my said Trustees for so
unre monies as shall be in such Description
Securis specified to be received and frome after the
decese of the said Deceased shall upon Trust in
that they my said Trustees or the Survivor of
them said Executors or Administrators do assigne
transfere and pay the debts fynes and Securis at
revene or roteation the said One thousand
pounds or all be held invested unto me by
present as at the said Deceased shall for all by
any debts or coritius in the lifetime to be by me
only exectuted in the present of this attested by
two or more credibl witnesses or by the last will
and testament in coritius of any writing in the
nature thereof or purporting so to be to be by the
signes sealed published and recorded in the present
of the life tumber of witness or ale order
or appoint and in default of this for want
of such order direction or appointment or as to an
out part or parts thereof or thereof no other order
direction or appointment or all be made or in case
of such being made and not absolutely obseving
of the same or the exect of the Duties
therein becom as and when the same or ale
shall be paid and subject thereto upon trust
and my determine and subject thereto upon trust
to transfe assigne and to my said debts fynes and
Securis roteation or roteation the said one thousand
pounds or all be held invested to the next of kin
of the said Deceased and after payment of
the said several sume of One hundred and five
pounds and fifty two pounds and four shillings one
thousand five hundred pounds and one thousand
pounds 00 direct that my said Trustees do
lay out and invest in the Drams of my Executors
hereafter named One thousand five hundred
pounds of like lawfull money of each part of the
said four thousand five hundred pounds in the
purchase of three pounds per cent Consolidated
Banc Ammities of 60 feet and continue the
same in the East Indies to have the same money
at Interest and that they my said Executors
at Interest and the Survivor of them said
and the Survivor and Survivor of the said
Executors and Administrators do stand boundes of
or interest in the three pounds per cent in
Consolidated Banc Ammities so to be purchased
In ordest to receive the dividends of Interest
thereof half yearly as and when the same

scale from time to time becoming due and payable
and that they do pay and apply such sum
yearly Dividends and Interest in manner following
that is to say twelve pounds ten shillings part
year of during the life of my said Aunt Ann
Ginball Spinter to her my said Aunt for the
attrition of said annuity occurring before
and during her term of her natural life to and
for her sole use and benefit five pounds five
shillings other part of her said yearly
Dividends and Interest of such term for the
Consolidated Annuities or such other fund rotation
that same may be invested unto my Cousin Ottary
Ann Charlotte Hause for and during her term of
her natural life to and for her sole use and benefit
and her issue or surplus of her Dividends and
Interest as well during her life of my said Aunt
and Cousin as also those Dividends and Interest of
which may be entitled to during their lives or
after her decease of both or either of them or
unto my said Husband for and during her term of
her natural life and from and after her decease
of my said Husband But Decedents subject
and liable to her payment of the aforesaid
years and proportion of her said Dividends and
Interest to her said Cousin Ginball and Ottary
Ann Charlotte Hause respectively upon trust to
transfer and pay one half part of her said
sums for the Consolidated Bond Annuities
within her said last mentioned sum of one thousand
five hundred pounds or all so invested or scale
remain as aforesaid into her said John Holt
and Elizabeth Holt or her survivor of her said
estate or Administrators to her and upon her
and her said Trust as are aforesaid mentioned
and referred to respecting her aforesaid sum of one
thousand pounds aforesaid to be applied
aforesaid or out of her said Trust as scale be
then capable of being paid and upon further
trust to transfer again and pay one third of
such part of her said Trust for the Consolidated
Bond Annuities or her Trusts wherein her same
shall then be or other securities into Susan and
Sarah Holt the executors of her said John and
Elizabeth Holt or to her survivor of her said
residue or remaining one sixth part of such her
trust for the Consolidated Annuities or her trust of securities
wherein her same shall then be I direct to fall
into her Dividends of which may have to consist
of and three shillings her said John Holt
and Elizabeth Holt and her survivor of her
said estate and administrators to pay and apply

all such sum and sums of money as may or
 either of them or all or may actually receive within
 ten first days after my decease as or for
 Interest Dividends or product of the said four or
 thousands five hundred pounds or any part thereof
 as part of the residue of which may leave to or
 dispose of and keep all other sum or sums of
 money which they or all or may receive afterwards
 as or for such Interest Dividends or product as or
 for my death or so distribute divide and pay unto or
 among the several persons hereinbefore mentioned
 and the residue of the same to dispose of in the
 proportions I have thereinbefore and thereafter directed
 for said four thousand five hundred pounds to be
 divided amongst them and all the debt due
 and remainder of the said four thousand five
 hundred pounds and all other sum and sum of
 money whatsoever and all other chattel estate and
 tenings real and moveable any right or power in
 whatsoever to dispose of so under dispose direct limit
 and appoint the same and every part and parcel
 thereof to the payment of my just debts affinage
 expenses and the expenses of providing for my wife
 and after payment thereof unto my executors
 to and for this own use and benefit provided
 always and for ever to care for the wife
 my said Executrix and Trustee or her
 survivors and survivors of her executors
 or administrators or all be answerable or accountable
 for any more money than they or either of
 them or all actually receive nor shall they be
 answerable or accountable for one farthing
 or exceed of them this or their acts except
 payment of their or admiral but care of them
 for himself only and for his own separate acts or
 debts excepted payment of his executors and admiral in
 fair joining in debts for conformity only as
 notwithstanding and that they may said as
 executors and trustees and the survivors survivor
 of them this Executrix and administrators or all
 and may in the first place by and out of the said
 trust money and premises deduct and retain for
 themselves and himself respectively all such costs
 charges damages and expenses as they or either
 of them or all or may bear expend or be put unto
 in about touring or concerning the same in
 every in them imposed any or all of them
 at any road relating thereto and 300 pounds or
 nominate and appoint my said executors and
 his friends John Doulard and my master called

three doct^r John Holt Executors of test^rs will and
test^r by roofing all former and other wills before
at any time heretofore made I do declare test^r at
paper writing contained in test^rs and test^r first will
providing deat^rs of paper to be my only last will and
testament and to be made in pursuance & execution
of test^r power and authority then given and retained
in and by test^r said will Settlement and all other
powers and authorities me enabling test^rs I do
with this record of I have said Harriet Guion test^r at
test^r have to have my last will & testament
contained in six deat^rs of paper set my hand &
Seal test^r is today to test^r first five deat^rs thereof
set my hand and to test^rs sister and last deat^r my
hand ^{and seal} the fifteenth day of July in the year of our
Lord one thousand eight hundred and five
Harriet Guion ^{Ld} signed sealed published declared
by test^r said Harriet Guion test^r test^r and
for my last will and testament in the present of
us both in the present at her request and in the
presence of our dear wife ~~and~~ ^{and} substituted
our names as witness. William Box
the Nelson Palgrave place.

This 21st was proved at London on the
fourteenth day of August in the year of our Lord
one thousand eight hundred and six before the Honourable
Sir Edward Beaumont Burnaby Doctor of Law Surrogate
of the City Honorable Sir William Royle King's
Doctor of Laws Master Doctor or Commissary of the
Prerogative Court of Canterbury lawfully constituted by
test^r dated of Gardner Lucy Guion test^rs husband of
the deceased John Sulbert and John Holt test^r Executors
named in test^rs will to whom a sum was granted of
all and singular the Goods chattels and credits of the
said deceased Harry during her first marriage only to
administer.

This 21st was proved at London on the
twenty sixth day of October in the year of our Lord
one thousand eight hundred and seven before the Honourable
Sir Edward Beaumont Burnaby King's Doctor of
Laws Master Doctor or Commissary of the Prerogative
Court of Canterbury lawfully constituted by test^r dated
of Gardner Lucy Guion test^rs husband of the deceased
John Sulbert and John Holt test^r Executors named
in test^rs will to whom a sum was granted to
administer ~~all~~ of all and singular the Goods chattels

and credit of her deceased husband having been first ad
vise to sell her said Grindichours Union and
doe in chubbe by Commission, and her said John
doe before the receiptfull dñeys þeare þeare parson
doctor deane and surrogate duly to administer. The
prostate of her rods of her said deceased granted in
her behalf of August last to her deceased Extratores
as of her deceased effects being under ffive thousand
pounds earring þeare first brought involuntarily and
settled null and void as by art. of Court appear.

qd

In the Name of God, Amen

William Gould of Edinburgh þeare Bishop inter
the þeate of þeare Union þeare of þeare and dissolving

William
Gould