

issues and profite of all hismanours, landez and tenemente Excepte his wife Joynter til his said sonnes come to the said age of xxj yeris towardis the payment of his dette, ffynding of his childern, and the performyng of his legacies and bequests. And all the Residue of the said Rente and profite of his landes duryng the said Nonage taken and Receyued should be disposed by his said Exccutours in dedis of Charitie for the welth of his soule. And when Thomas his second Sonne come to his full age of xxj yearis then he willed that he should have the Maner of Marston with thappurtenance after the maner, forme and effecte conteyned in the said will of his landes. And in lykewise he wold that when his sonne Richard come to his full age that he shuld have all such maners, landes & tent's as he had assigned hym in his said will. And after lyke maner, fourme and effecte as was conteyned in his said will. And also he declared that when ffraunces his sonne come to lyke age that then he shuld have such landes and tenemente as he had assigned hym in his said will and under lyke maner and forme as it was and is conteyned in his said will of and upon the disposicion of his landez and tenements. furtherly he said and declared that where he had bequethed to his daughter Kateryn to hir mariage ccli in his foresaid testament, that if it fortunod the said Kateryn his daughter to dye before full age or mariage, that then the said ccli to hir so bequethed shuld be by his said Executours egally devided bitwene his sonnes.

ULTIMA VOLUNTAS RICHI. DICONS.

THIS IS THE LAST WYLL of me, Richard Dicons, Esquier, towchyng the disposicion of all my maners, landez and tenemente that I or any other to myne use have wtin the Realme of England. ffirst I will that Thomas Decons, my Second sonne, shal have aft'r my deceas the maner of Marston Morteyn with thappurtenances in the Countie of Bedd, to hym and to his heires males of his bodye lawfully begoten. And for defaulte of such issue male of his bodye