

That she does verily believe the said Testator by Constituting her his Ex<sup>or</sup> intended no otherwise than that she should have the Administration of said Testators personall Estate with the usual Exp<sup>ts</sup> and S<sup>er</sup>vic<sup>es</sup> due to Adm<sup>rs</sup> and that she should have her third part thereof after his Debts paid and that she verily believes that he intended that the residue of his personall Estate should be equally divided amongst his Children and that she has often heard him Express himself in words to that effect. That he always seemed to her to be a Tender loving father of his Children. That after she took the burthen of said will upon her and before her intermarriage with said Kilburne she did in pursuance of what she then really believed and still believes to have been the Testators Intent pay unto the said John Beale and Elizabeth his wife (which said Elizabeth is the said Minors Sister) in part of her portion of the said Estate to the value of about Seven pounds Sterling and that she never to her knowledge heard him reject his said Children nor Express himself otherwise towards them than as a Tender loving father. And that she never heard him say or understood that ever he designed to give her all his personall Estate or the Residue thereof, but has heard him say that, that man was a fool that gave his wife more than her third if he had Children and that she knows not that ever the said Testator made any other provisions for his said Children than what he designed them by the said will and that he therein made no Express Request of any part of his personall Estate to any of them. And the said Charles Kilburne for answer thereto saith that he believes it to be true that about the time in the Bill set forth, Andrew Norwood therein named did make his last will and Testament, in writing and being possessed of a competent real and personall Estate did order by his said will that part of his said Real Estate to be sold for the payment of his Debts, but whether his meaning in so doing was as in the Bill suggested, this Defid<sup>t</sup> knoweth not, but is inclined to believe by the words of the will that Constituter his wife Ex<sup>or</sup> that he

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