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On the 29th August 1859, Admon  
with the Will annexed of the personal  
Estate and Effects of Thomas Cleaver  
late of Hellidon in the County of  
Northampton deceased who died  
on or about 15th June 1802 at  
Hellidon aforesaid left unadministered  
by William Cleaver, John Malsbury Hobkyn  
and William Folwell the Executors  
and Residuary Legatees in Trust

named in the said Will was left unto my said Wife during her widowhood Only &  
granted to Robert Canning and to the said William Cleaver, John Malsbury  
the Administrator of the Estate and Effects of Thomas Cleaver and William Folwell their Executors and  
unadministered personal Estate and Effects of Thomas Cleaver and William Folwell their Executors and  
Estate and Effects of Thomas Cleaver and William Folwell their Executors and  
unadministered personal Estate and Effects of Thomas Cleaver and William Folwell their Executors and  
Canning hitherto flenour Cleaver the Testator gave to his my  
Spinster (wife of Robert Canning the Elder) deceased last will and Testament contained in this and to  
Canning the Elder deceased first preceding sheet of paper and to hath saved the same  
whilst living the Daughter first preceding sheet of paper and seal the twenty first day of December  
and the Residuary Legatee left my hand and seal the twenty first day of December  
on attaining the age of 21 in the year of our Lord one thousand seven hundred and  
years named in the said will and twenty eight, This Cleaver D<sup>r</sup> signed sealed  
will, the said William Cleaver survived his Executor and declared by the said Thomas Cleaver  
and died having made his will and Testament as and for his last will and Testament  
and thereof appointed William Symonds Palmer Esq<sup>r</sup> and John Whitton  
and Benjamin Wyment present and in the presence of said other By us  
Palmer Executors who duly  
proved the same the said  
Benjamin Symonds Palmer  
survived his Co-Executor and  
died having made his will and  
thereof appointed George Mallaberry  
and Thomas Sanders Executors  
who duly renounced the Probate  
and Execution thereof  
and Execution thereof  
having attained the age of 21 years  
survived the said deceased and  
died without having taken upon  
him the said will and Testament named in the said will to whom administration  
was granted by the said will and Testament the Goods Chattels and Creditors of  
the said deceased were accounted they having been first sworn  
of the said deceased -

This will was proved at London the 20th day of December in the year of our Lord one thousand  
and eight hundred and two before the Right Honourable  
and Thomas Sanders Executors his wife the Honourable Mrs. Cleaver  
and the said will was proved before the Right Honourable  
Court of Probate and Execution of the said will and Testament  
and Execution thereof  
the said will and Testament being constituted by the Oaths of William  
Temperance Canning having attained the age of 21 years  
survived the said deceased and  
died without having taken upon  
him the said will and Testament named in the said will to whom administration  
was granted by the said will and Testament the Goods Chattels and Creditors of  
the said deceased were accounted they having been first sworn  
of the said deceased -

X This is the last Will and Testament

The Honorable Selina Fitz Roy  
Selina Fitz Roy, the wife of the Honorable John Charnie  
Charnie  
formerly  
Birch

or testamentary writing of me Selina Fitz Roy (Charnie  
the wife of the Honorable John Charnie Esq<sup>r</sup> of Broad Street  
Cavendish Square in the County of Middlesex, which in  
pursuance of the power to me reserved by the Settlement  
by my Marriage, I do make and declare in manner  
following that is to say before and after the Death  
of my dear Husband the said Settlement is intituled for  
his wife to the Interest or dividends of the property  
reserved to my disposition I direct limit and appoint  
the Trustees in the said Settlement to stand possessed  
of all and singular the same property in Trust for the  
use and benefit of my Child or Children it more than  
one in such manner as the Law or Equity in the same  
Settlement is or may be intituled to have any part of the  
property thereby settled and in case my Child or  
Children being a Boy or Boys shall not live to  
attain the age of 21 years or being a Daughter to

X

daughters shall not attain the like age or be married  
 then I direct limit and appoint the said Trustees to  
 stand possessed thereof in Trust to pay to my dear  
 Sister Elizabeth Churchill the wife of Evelyn -  
 Churchill Esq<sup>r</sup> for and during the term of her natural  
 life the Interest and Dividends of all and singular the  
 property I have the power to dispose of into her own  
 proper hands or upon her separate Receipt without  
 the Controul of her Husband for which her Receipt  
 alone shall be sufficient discharge And from and after  
 her decease upon Receipt to pay the Interest and  
 dividends of the said property to my dear Sister  
 for and during her natural life and from and after  
 her decease I direct limit and appoint the said Trustees  
 to stand possessed of the same property in Trust for  
 the benefit of any daughter or daughters of my said  
 dear Sister Churchill in such way and if more than  
 one in such parts shares and proportions as my said  
 Sister by any deed or writing under her hand to be  
 duly signed in the presence of two credible witnesses  
 by her last will and Testament or any writing in  
 further of a will notwithstanding her Coverture shall  
 solely direct or appoint and in Default of such direction  
 or appointment for the benefit of all the daughters  
 of my said Sister equally if more than one and if but  
 one then for her only benefit to be our Interest vested  
 in her or in them respectively if more than one on  
 her attaining the age of 21 years or day of Marriage  
 which shall first happen and to be paid or transferred  
 accordingly if such age or time shall not arrive in  
 the lifetime of their Mother and if it shall arrive  
 in her life time then as soon as conveniently may be  
 after her decease and in case there shall be no  
 daughters of my said Sister who shall live to become  
 entitled to the property herein intended to be  
 disposed of then I direct and appoint the said Trustees  
 to stand possessed thereof for the benefit of such of  
 my daughters as would have been intitled thereto if  
 she were now sole and unmarried In witness whereof  
 I have to this writing as my wife or testamentary  
 disposition set my hand and seal this 26<sup>th</sup> day of  
 July in the year of our Lord 1801, Sevina T. Ch. 1801  
 (Signature) sealed Published and declared  
 in the said seal and affixed thereto  
 her last will & Testamentary Disposition in the  
 presence of us, Maria Conyne, Geo. Sandeman,

On the twenty second day of December in the year  
 of our Lord One thousand eight hundred and two  
 administration (with the will annexed) of the Goods

X

Chattels and Credits of Selina Fitz Roy Colrance -  
formerly Birrell wife of the Honourable John - -  
Colrance late of Baker Street in the Parish of Saint  
Mary le Bow in the County of Middlesex deceased :  
was granted to Mariana Birrell wife of Henry  
Clarendon Esquire the Sister of the said deceased and  
substituted universal Heirress for her named in the  
said Will limited so far as concerns all the Right  
titles and Interest of her the said Selina Fitz Roy  
Colrance formerly Birrell deceased in and to the  
Principal sum of One thousand five hundred and sixty  
Pounds Sterling per Cent Consolidated Bonds Annually -  
and the Principal sum of Two thousand One hundred and  
Twenty and Seven pounds eight shillings and pence -  
Pounds like annuities and the sum of One hundred and twenty  
or the stocks funds and Securities purchased therewith  
and also with the monies to arise or be produced by  
the sale or sales of a certain undivided sixth part  
part or share of and in certain Estates or -  
Remainents Lands and hereditaments situate in the  
Parish of Sutton Country in the County of Surrey  
of which she the said Selina Fitz Roy Colrance  
formerly Birrell deceased entailed viz'd or entitled -  
in her simple immediate Expectant on the decease of  
her Brother Richard Birrell under and by virtue of the  
will late of her Father William Birrell Esquire deceased  
and all her due and dividends debts demands profits  
now due or thereafter to arise or grow due in respect  
thereof which she the said Testatrix by Virtue of a  
certain Indenture of Settlement bearing date the  
sixth day of April one thousand eight hundred and a  
right to dispose of and by her said will accordingly  
and all benefit and advantage to be had derived and  
taken therefrom but no further or otherwise or in  
any other manner whatsoever after her death -  
already known duly to administer the Executor being  
named in the said will and then a said Testatrix dying  
without any Child or Children by the said John Clarendon

X

+  
Thomas  
Cox

### This is the last will and Testament

of me Thomas Cox of Burnham in the County of Norfolk  
Vintner which I make publick and declare in manner  
and form following that is to say I first give and  
bequeath unto my daughter Ann the wife of Richard  
Sticks the sum of fifty pounds to be paid her as soon as  
conveniently may be after my decease by my Executors  
hereinafter named which now I desire may be paid into  
her own hands for her own sole and separate use and to