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Executors or assigns shall attend out of any money which shall come to their respective hands by virtue of the said bill and statutes and powers thereof to and from unto themselves or to their heirs and assigns all such costs charges damages expenses and allowances of their co-executors and co-administrators all such costs charges damages expenses and allowances of their co-executors and co-administrators all such costs charges damages expenses and allowances of their co-executors and co-administrators...

Proved

William
Greenly
Esquire

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This is the last Will & Testament

of my William Greenly of the County of Bedford Esquire last surviving and final and testamentary executor to be paid out of my personal Estate shortly and confirmed in all respects to the said structure and provisions made by my former dear wife Elizabeth Greenly in and by my marriage settlement and becom. All my Residuary Bequests to my said son and his heirs and assigns and to my dear wife Elizabeth Greenly and her heirs and assigns and to my dear wife Elizabeth Greenly and her heirs and assigns and to my dear wife Elizabeth Greenly and her heirs and assigns...

of them as may take effect and subject to the power hereinbefore given to my said wife to take
 out of my said daughter's or assigns for ever but in case of the death of my said daughter
 in the lifetime of her said husband and then I give and bequeath the said estate after the
 decease and the determination or failure of the said estate before the death of the said
 as shall take effect and subject as aforesaid to the use of my said person or persons for my said estate
 and interests by way of absolute disposition or by way of lease charge or other particular
 disposition or otherwise as I shall think fit and subject to such trusts charges and conditions
 and manner in all respects as the said daughter by any deed or deed writing or writings
 with or without power of revocation to be by her sealed and delivered in the presence of two
 attested by one or more credible witnesses or by her will or any will or wills as shall be
 testamentary writing to be signed and published by her in the presence of two attested by
 two or more credible witnesses shall notwithstanding any coverture appoint give or assign
 dispose of the same And in default of or subject to any such appointment gift or disposition
 by the said daughter in the event of her death as last mentioned and subject to the same
 preceding devise above made to the use of the right heirs of the said daughter for ever
 ever also I give and bequeath all that my Manor of Ecton with the royalties and Appurtenances
 belonging and all other my lands tenements and premises in Ecton aforesaid
 held by me or done from the said Manor and the lands of Saint Marys College of an
 University and all other tenements and interests therein as I shall have at the time of my
 decease together with all benefit of annual to the same belonging unto my said dear wife
 Elizabeth Dowry her Executors Administrators and Assigns in their full power to receive to keep the
 lands of the said Manor and premises regularly received according to custom in law or then
 made or made and for that purpose to sue to sue and to receive for all the same and
 sums of money as may be required for payment of the fines and expenses of the same
 renewals out of the rents and profits of the said premises or by way of charge or mortgage
 of or upon the same or any part thereof or by any other lawful means And subject to
 the same upon further trust to permit and suffer the said lands tenements and premises
 profits thereof to go and be sold assigned and received by the said daughter or her
 heirs with the same powers and in the same manner as my said wife and the said
 profits thereof will go and be sold assigned and received under the said devise above made
 thereof or as near thereto as the different tenures of the property and the rules of law and
 Equity will permit I do hereby give and bequeath all my household goods and furniture Jewells
 plate linen linc and dead stock ready money Money in the funds Securities for money and
 debts and all other my personal Estate and Effects whatsoever and whosoever subject to
 the payment of my debts and funeral and testamentary Expenses unto my said wife and
 her assigns for her life with such powers as are hereafter mentioned And after her
 decease to such persons upon such trusts subject to such charges and in such manner in
 all respects as the said wife by any deed or deed with or without power of revocation
 or by her will or any will or wills as shall be testamentary writing to be signed and
 attested by one or more credible witnesses or shall appoint give or dispose of the same And in default
 of or subject to any such appointment gift or disposition the said daughter shall be
 living at the decease of my said wife and the said Sir Isaac Coffin her husband shall be also
 living then and in such case I give and bequeath the said personal Estate after the decease
 of my said wife to my trustees the said Thomas Fraunce and Lewis and John
 Duffell their Executors Administrators and Assigns during the joint lives of my said wife
 and the said Sir Isaac Coffin to stand possessors of the said personal Estate for the sole and
 separate use of the said daughter and to pay to or believe the same or any part thereof
 or the interest dividends and yearly proceeds thereof from time to time into her own hands
 or to such persons as she shall by any writing or writings signed by her direct or appoint and for
 which the receipt of the said daughter or any such writing or writings shall be a sufficient
 discharge notwithstanding any coverture so that the whole of the said funds may be at the
 sole and absolute disposal of the said daughter and be for her separate use independent of
 the said Sir Isaac Coffin and that no part thereof may be subject to his power control or
 engagement and in case my said daughter shall survive the said present husband then
 give and bequeath all my said personal Estate subject to the bequests and dispositions above
 before mentioned or such of them as shall take effect to the said daughter her Executors
 Administrators and Assigns absolutely But in case the said daughter shall die in the lifetime

of the said present and future and to bequeath the same after the death of the said person upon and for such uses and purposes subject to such charges and in such manner in all respects as the said daughter or her heirs or assigns shall by any deed or gift with or without power of revocation or by any bill or contract or any other testamentary writing to be respectively executed by her and attested by one or more witnesses or by her appointment or disposal of the same and in default of or subject to any such appointment gift or disposition as aforesaid in the event of the death of my said daughter as last mentioned subject to the bequests hereinbefore made or made of them as shall take effect to such persons as at the time of the death of the said daughter would have been the next of kin if she had died a spinster and I do hereby appoint my said dear wife during her life sole executrix of this my will and in case of her death I appoint my said daughter and the said Samuel Davies Thomas Frankland Lewis and John Duffell joint executrices and trustees of this my will. And I direct that for the purposes of the dispositions hereinbefore made of my personal estate my executrix or executrices as the case may be shall have power at her or their discretion to sell in and receive as and when they shall think fit all such parts thereof as shall consist of money unappropriated and to sell and convert into money all such parts thereof as shall not consist of money or securities for money and to lay out the monies so raised in or produced at interest in the funds or on government or real securities in the name or names of my said executrix or executrices and from time to time to alter and vary said securities but not so as to make any such sale or disposition necessary or obligatory as to my said real furniture jewels plate linen china or live and dead stock or any part thereof that shall or shall not be enjoyed by my said wife if she shall survive me during her life in the same manner and with the same power of disposing of the same as if she were the sole and absolute owner thereof and my will is that my said executrix and executrices and trustees respectively shall be accountable for any trust or monies except such as they shall actually receive and care of them shall only be answerable for the same on their own bills or receipts and that it shall be lawful for them to deduct and retain out of the first trust monies which shall come to their hands all such costs charges and expenses as they shall sustain or incur in the execution of this my will or any trust herein contained and also all former and other bills debts and testamentary papers made by me at any time heretofore and declare this to be my true and only last will and testament in witness whereof I the said William Croxley have to this my last will and testament and to a duplicate thereof each contained in one sheet of paper at my hand and seal as follows (that is to say) at the bottom of each of the first two pages of each of the said duplicates and at my hand and at the bottom of this third and last page thereof and the corresponding page of the said duplicate have set my hand and affixed my seal this third day of May in the year our thousand eight hundred and sixteen. Wm Greenly Esq. Signed sealed published and declared by the said William Croxley the testator as and for his last will and testament in the presence of us who at his request in his presence and in the presence of each other have above subscribed our names as witnesses - John Hodgson of Lincoln Inn Barrister at Law / Martin Jennings Clerk to Mr Hodgson / William Bullock son of Daniel Bullock Esquire of St Pauls Church Parsonage /

I hereby add this codicil written with my own hand to my last will and testament. This eighteenth day of Augt 1817 whereas I have purchased of my nephew Ew^d Croxley Esq^r certain lands and tenements situate in the town and parish of St Martin in the County of Middlesex and tenements situate in the town and parish of St Martin in the County of Middlesex and tenements situate in the town and parish of St Martin in the County of Middlesex bearing date the twentieth day of June 1817 executed by the said Ew^d Croxley Esq^r and it is my will and desire to leave to my dear wife Elizabeth Croxley for her natural life and after her death to the trustees nominated in my said will for the sole purposes therein specified for the use of my daughter Dame Elizabeth Croxley in common with the said Elizabeth Croxley and to her disposal forever to the total exclusion of her husband Admiral Sir Isaac Croxley Bart from any claim to the said lands and tenements. Wm Greenly Esq. Witness B Croft Goodison / Sam^l Perry / Eliza Evans /

Whereas

last will and testament... in public affairs... to my aforesaid last will and testament... county of Devon Exquire and Justice... be the sole trustees of my aforesaid last will and testament... relating to the property real and personal... Elizabeth Brown Coffin... certain lands and tenements of borough town of... case of Highborough the town of... in the parish of Dington in the county of... said lands and tenements to my dear wife Elizabeth... and after her decease to the trustees nominated in this codicil... of my aforesaid daughter Elizabeth Brown Coffin... and testament given a power to my dear wife Elizabeth... to bequeath my Estates in Monuments and my household furniture... by roll or other good duces by this codicil... for the term of her natural life only... of my daughter Elizabeth Brown Coffin... of her husband Sir Isaac Coffin... aforesaid property real or personal... in the year of our Lord one thousand eight hundred and twenty five... Elizabeth Brown Coffin... Sarah West, servant to the said...

Proved

at London with two credible witnesses... before the Judge by the oath of Elizabeth Brown Coffin... granted having been first sworn by Commissioner...

John Green
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I John Green

do give and bequeath to my Executors... two hundred and fifty pounds for the use of Elizabeth... manner that my said Executors... said wife and that my Executors... son William thirty pounds... Elizabeth thirty pounds... Mary ten pounds... fifty pounds also to my son Thomas... of one thousand eight hundred and thirty one.

I give

and bequeath to Elizabeth my wife all... of every kind for her natural life and afterwards to be divided between my sons Richard and Thomas... John Green Oct. 29th 1832

Appeared Personally

Robert... of Sir Street East Street... George... of Star Corner... they know and were well acquainted with... City of Oxford... and also well acquainted with... having frequently seen... with care and attention viewed and perused the paper...