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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 Helledon in the County of
Northampton deceased who died
on or about 15th June 1802 at
Helledon aforesaid left unadministered
by William Cleaver, John Malabury Kirby
and William Folwell the Executors
and Residuary Legatees in Trust
named in the said Will was
granted to Robert Canning
the Administrator of the
unadministered personal
Estate and Effects of Temperance
Canning hereofore
Spinsters (wife of Robert
Canning the Elder) deceased
whilst living the Daughter
and the Residuary Legatee
on attaining the age of 21
years named in the said
Will, the said William
Cleaver survived his Co-Executors
and died having made his Will
and thereof appointed
William Wymont
Lamburne, John Whitton
and Benjamin Wymont
Palmer Executors who duly
proved the same. the said
Benjamin Wymont Palmer
survived his Co-Executors and
died having made his Will and
thereof appointed George Mallaber
and Thomas Sanders Executors
who duly renounced the Probate
and Execution thereof. the said
Temperance Canning having
attained the age of 21 years
survived the said deceased and
died without having taken upon
her the said Will (with the
annexed) of the unadministered
personal Estate and Effects
of the said deceased -

unto my said wife during her widowhood only
and to the said William Cleaver John Malabury
Kirby and William Folwell their Executors and
Administrators in witness whereof I the said
Thomas Cleaver the Testator came to bear my
last will and Testament contained in this and the
five preceding sheets of paper and to said sheets of
my hand and seal the twenty first day of December
in the year of our Lord one thousand seven hundred
and ninety eight, Tho^s Cleaver Esq^r signed sealed
published and declared by the said Thomas Cleaver
the Testator as and for his last will and Testament
in our presence and attested and subscribed in his
presence and in the presence of said other By us
Edm. Burton, J. M. Wardle, Wm. Gee.

This Will was proved at London the twenty third
day of December in the year of our Lord one thousand
eight hundred and two before the Right Honourable
Sir William Rogers Knight Doctor of Laws Master
of the High Court of Chancery of the prerogative Court of
Chancery lawfully constituted by the Oath of William
Cleaver, John Malabury Kirby and William Folwell the
Executors named in the said Will to whom administration
of all and singular the Goods Chattels and Credits of
the said deceased was granted they having been first sworn
to administer

The Honorable
Selina Fitz Roy
Countess
of Eborac

This is the last Will and Testament
or Testamentary writing of me Selina Fitz Roy
the wife of the said John Fitz Roy Esq^r Street
Carendish Square in the County of Middlesex in
pursuance of the power to me reserved by the settlement
on my Marriage I do make and declare in manner
following that is to say from and after the decease
of my dear husband the said settlement is intitled 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 said property in Trust for the
use and benefit of my Child or Children if more than
one in such manner as the said or they in the said
settlement is or may be intitled to have any part of the
property thereby settled and in case my Child or
Children being a Son or Sons shall not live to
attain the age of 21 years or being a daughter or

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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 Henry Churchill Esq^r 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 Consent of her husband for which her Receipt
 alone shall be sufficient discharge and from and after
 her decease upon Trust to pay the Interest and
 Dividends of the said property to my dear Brother
 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
 or by her last will and Testament or any writing in
 the nature 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 an Interest vested
 in her or in them respectively if more than one on
 the 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 life time of their Brother 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 therein intended to be
 disposed of then I direct and appoint the said Trustees
 to stand possessed thereof for the benefit of such of
 my relations as would have been entitled thereto if
 I 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 24th day of
 July in the year of our Lord 1801, Helina Fitz Roy
Cherone (signed) sealed published and declared
 by the said Helina Fitz Roy Cherone as and for
 her last will or testamentary disposition in the
 presence of us Matia Cherone, Geo: Sandeman.

On the twelfth second day of December in the year
 of our Lord one thousand eight hundred and two
 administration with the will annexed / of the said

Handwritten notes in the left margin, including the word "third" and other illegible fragments.

Chattels and Credits of Helena Fitz Roy Courtenay
 formerly Biron (wife of the honorable John
 Courtenay late of Barley Street in the Parish of Saint
 Mary le Bone in the County of Middlesex deceased
 was granted to Margaretta Churchill (wife of Henry
 Churchill Esquire) the Sister of the said deceased and
 substituted universal Exors for life and in the
 said Will limited so far as concerns all the Right
 Title and Interest of the said Helena Fitz Roy
 Courtenay formerly Biron deceased in and to the
 principal Sum of one thousand five hundred and sixty
 Pounds Three Pence Cent Consolidated annuities
 and the principal Sum of three thousand one
 hundred and seven pounds eight Shillings and six
 Pence like annuities and the Sum of two hundred Pounds
 or the Stocks funds and Securities purchased herewith
 and also with the Annuities to arise or be reduced by
 the Sale or Sale of a certain undivided sixth Part
 part or share of and in certain Advantages or
 Remainents Lands and Hereditaments situate in the
 Parish of Sutter Courtney in the County of North
 of which the said Helena Fitz Roy Courtenay
 formerly Biron deceased be and seized or entitled
 in fee Simple immediately expectant on the decease of
 the said John Courtenay Biron and by virtue of the
 of the late Father William Biron Esquire deceased
 and all Duties and Dividends of the said Lands and profits
 now due or to be due to arise or grow due in respect
 thereof which the said Testatrix by virtue of a
 certain Indenture of Settlement bearing date the
 sixth day of May one thousand eight hundred and a
 right to dispose of in and by the said Will accordingly
 and all benefit and advantage to be had received and
 taken therefrom but no further or otherwise or in
 any other manner whatsoever she having been
 already sworn duly to administer the said Estate
 named in the said Will and the said Testatrix dying
 without any Child or Child ^{begotten} by the said John Courtenay

Thomas
 Cox

³
 This is the last Will and Testament
 of me Thomas Cox of Northampton in the County of Northampton
 Virtually which I make publish and declare in manner
 and form following (that is to say) first I give and
 bequeath unto my daughter Ann the wife of Richard
 Stiles the Sum of fifty Pounds to be paid her as soon as
 conveniently may be after my decease by my Executors
 Administrators named which now I desire may be paid into
 her own hands for her own use and separate use and to

that
 my
 Sarah
 Helen
 of the
 name
 the
 Helen
 Sarah
 at the
 age
 same
 Cox
 Helen
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