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This is the Last Will

John
Campfield

and Testament of me John Campfield of Watlington
in the Parish of Stapleford in the County of Salford
hath made the eighth day of July in the year of
our Lord one thousand seven hundred and eighty two
first I give and devise all those my two cottages
or Tenements with the Lands and Appurtenances
therunto belonging situate at Wadsmill in the said
County of Salford now in the Occupation of Joseph
Anders and also all that other Cottage or Tenement with
the Appurtenances situate at Watford in the same
County in the Occupation of William Davis unto my
dear wife Elizabeth Campfield and her assigns for and
during the term of her natural life and from and
immediately after her decease I give and devise the
same several Cottages or Tenements Lands and Hereditaments
with their and every of their Appurtenances unto
my Brother Thomas Campfield and to my Sister Mary
wife of Benjamin Quithell Elizabeth wife of William
Anders and Sarah wife of James Deacock and their
heirs to take as tenants in common and not as joint
tenants But in case any or either of them my
said Brother or Sisters shall happen to die in the
like time of my said wife without leaving any
child or children living at my said wife's decease
then and in that event I give and devise the said
several Cottages Tenements Lands and Hereditaments
with their and every of their Appurtenances unto the
survivors or survivor of them my said Brother and
Sisters and their heirs to take in like manner
as tenants in common and not as joint tenants
also I give and bequeath unto my said wife Elizabeth
Campfield for her own use and Benefit
five hundred Pounds three per Cent Bank Consolidated
Annuities with all Arrears of Dividends which shall
be due and owing thereon at my decease and the
sum of one hundred Pounds with the Interest thereof
due from John Parrott on his Bond made to my
said wife and also the sum of twenty Pounds due and
owing from Thomas Brown on a note of his hand
wherein said Annuities Bond and note were the property
of my said wife before my marriage with her
also I give and bequeath unto my said wife
all my household Goods Furniture Plate China Glass
Silver Apparel watch Rings personal Ornaments
jewels provision and other Furniture in my dwelling
house at Watlington aforesaid to and for her own use
and Benefit also I give and bequeath unto the said
Benjamin Quithell and William Anders and also to Thomas
Sympson of the Parish of Wellwyn Gentleman and
Thomas Raquet of Coddrott Junholder the sum of
five

five pounds a piece for the hounds they will be at in the
Execution of of the trust by this my will reposed in
in them whereas my late father in and by his last will
and Testament in writing did give and bequeath unto
my said sister Sarah wife of the said James Pearce
the sum of two hundred pounds of lawful money of
Great Britain and whereas I have paid to my said
sister all interest due for the said two hundred pounds
up to the first day of July instant and I have also
paid unto her at several times several sums amounting
to the sum of thirty four pounds in part of and on
account of the said legacy so given her by the will
of my late father And I do hereby direct my executors
hereinafter named to pay to the said James Pearce
and his said wife what shall remain due and owing
to them of the said legacy as soon as conveniently
may be after my decease I give and bequeath unto
the said Benjamin Antthell William Ansell Thomas
Henry father and Thomas Hayment their executors and
administrators all the rest and residue of my
anovied security and securities for money debts to me
owing and also all my corn grain hay horses cows
cattle farming stock and libraries of farming and
all my other goods and chattels and personal estate
whatsoever and whatsoever and of what nature or
kind soever the same be not heretofore by me
given and disposed of upon the trusts and for the trusts
and purposes herein after mentioned concerning the same
and the produce or income interest or Dividends thereof
that is to say upon trust and to the trust and
purpose that they my said trustees or the survivors
of them his executors or administrators do and shall
either by auction or any other public mode of sale
or by private contract at such time or place times or
places and in such manner as they my said trustees
for the time being in their judgement and discretion shall
think most convenient and advantageous absolutely
sell and dispose of all my corn grain hay horses cows
cattle farming stock and all other my goods and
chattels and personal estate for the best price or prices
or most money that can be fairly and reasonably
had or obtained for the same and every part thereof
and I do hereby further declare it to be my will and
direct that by with or out of such ready money
securities for money and debts to me owing and the
profit or produce of my said personal estate and effects
(except what I have specifically bequeathed as aforesaid
all my just debts funeral and Testamentary charges
and expenses and likewise the said legacy hereby
before given to my said trustees and also so much of the
said legacy of two hundred pounds as shall remain due
and unpaid to my sister Sarah Pearce shall with all
convenient

convenient speed be fully paid and satisfied and discharged
 and subject thereto and after payment thereof I do -
 hereby direct that the net or clear monies which shall
 arise and be produced by and from the sale or sales of my
 said personal Estate and Effects heretofore directed to be
 sold as aforesaid or which shall be otherwise received by
 him or come to their hands (after deducting all charges
 and expenses incident to and attending such sale or sales
 or otherwise in or about the execution of this my will or
 the trusts thereof shall be placed out and invested by them -
 my said Trustees in their joint names in such of the public
 stocks or funds or Government Parliamentary or real security
 or securities by way of mortgage as my said Trustees for
 the time being shall think proper and most beneficial -
 for my said wife Brother and Sisters upon the trusts
 hereinafter mentioned concerning the same that is to
 say that they my said Trustees for the time being shall
 pay to or permit my said wife during her natural life
 to receive and take the yearly interest dividends or -
 proceeds of and arising from all such stock funds or
 securities in or upon which the monies arising from my
 personal Estate and Effects shall be placed or invested
 and from and immediately after the decease of my
 said wife (then it is my will and I do hereby direct
 that all the residue and surplus and remainder -
 whatsoever of the monies arising from my personal Estate
 and Effects or the stocks or securities in which the same
 shall be then placed out or invested and not lawfully
 disposed of shall be paid assigned or transferred by -
 my said Trustees or the survivor of them his Executors
 or Administrators unto and among my said Brother
 and my said Sisters in and by equal shares and proportions
 but in case any or either of them my said Brother -
 or Sisters shall happen to die in the life time of my said
 wife without leaving any child or children living at -
 my said wife's decease then and in such case I direct
 that my said Trustees should pay assign or transfer
 the stock or securities in which my said personal Estate
 shall be then invested unto the then survivors or -
 survivor of them my said Brother and Sisters in and
 by equal shares and proportions and I do hereby further
 attune it to be my will and direct that my Trustees
 for the time being shall and lawfully may on any occasion
 or at any time they shall think fit alter or change any
 of the stocks or securities wherein the monies arising
 from my Estate and Effects or any part thereof shall
 be placed out or invested by selling and disposing of any such stock or stocks or any part thereof
 respectively and by raising in such monies as shall be
 due in my life time or after my decease be lent or
 advanced or placed out on mortgage or any other
 security or securities or any part thereof and again
 paying out or investing such trust monies in any
 other stock or fund stocks or funds securities or securities
 which

which my said Trustees for the time being shall think
fit in their joint names with the like power at any
time or times of ^{the means herebefore mentioned and against paying out and investing with trust of any part thereof} altering or changing any
such stock or securities or any part thereof or
any other stock fund or security as and wherever
Omission shall be or require or as my said Trustees
for the time being in their discretion shall think fit.
But notwithstanding upon the trusts and to and for the intents
and purposes and subject to the contingencies and
Directions herein and hereby expressed and declared
concerning the same or some of them as shall be then
existing or capable of taking effect and I do hereby
further declare it to be my will and direct that as
and when any of my trustees herebefore named shall
happen to die or if any of them shall refuse or be
unwilling to act in the trusts hereby in them reposed or
decease to be discharged therefrom at any time or times
before such trusts shall be completed or carried
into execution it shall and may be lawful to and for
the surviving Trustee or some of them as shall be
willing to act in the trusts by any writing under
their respective hands to nominate substitute or appoint
such other person or persons as they shall think fit
to be a Trustee or Trustees for the several purposes
of this my will in the place or stead of such Trustee
or Trustees so dying or refusing or declining to act
in the said trusts to the end and intent that
such Trustee may always be kept up four in number
and that upon every nomination or appointment
of such new Trustee or Trustees as aforesaid my
Estates and Effects or the Monies Stocks or Securities
wherein the Monies arising therefrom shall then be
placed out and invested shall be duly assigned or
transferred to and vested in such surviving or acting
Trustees and such new Trustee or Trustees as shall
be appointed as aforesaid their Executors Adors
and Assigns upon the trusts and to and for the
intents and purposes and under and subject to the
contingencies powers Directions herein and hereby
expressed and declared concerning the same and the
interest or Dividends thereof or some of them as
shall be then existing or capable of taking effect and
that every new Trustee ~~appointed~~ to be appointed
as aforesaid shall have full power and authority to
act in the execution of the trusts of this my will in
like manner and as effectually in all respects and to
all intents and purposes whatsoever as if he had been
named a Trustee in and by this my will and I
do declare and direct that as well my Trustees
herebefore named as also all and every other such
Trustee or Trustees as shall be so appointed as
aforesaid and each and every of them shall and
lawfully

lawfully may in the first place by and out of my
 said Trust Estate ~~and~~ deduct retainer and reimburse
 themselves and each and every of them respectively
 out such costs charges and expenses as they or either or
 any of them shall sustain or be put into
 in or about the execution of this my will or the trust
 thereof or any suit or proceeding at law or
 thing relating thereto or concerning the same in
 any wise howsoever and that as well my said Trusts
 and Executors herein and hereby named and appointed
 as also all such other Trustees or Trustees as shall be
 chosen and appointed in manner aforesaid or either
 or any of them their or either or any of their heirs
 Executors or Administrators shall not be responsible
 for or charged or chargeable with any more of my
 assets or effects or the surplus arising therefrom
 than shall actually received by each of them or come
 to their respective hands or possession by virtue of
 this my will or the Trust thereof nor with or for
 any damage or delay loss or reduction which shall
 or may by any means happen of or in the same
 or any part thereof or any Bankers house or hands
 bank fund or security wherein the same or any part
 thereof shall be lodged or deposited placed out or invested
 or otherwise without their or some of their wilful neglect
 or default nor the one of them for the acts Receipts or
 Payments or Disbursements neglect or default of the
 others or either of them but each of them for himself and
 herself and for his and her own acts Receipts Payments
 or Disbursements and wilful neglect or default only -
 and I do constitute and appoint my said wife and
 the said Benjamin Quintall ^{William} Charles Thomas Parns father
 and Thomas Payment Executors of this my last will
 and Testament and hereby revoking all and every other
 will and Wills by me at any time heretofore made do
 declare this above to be my last will and Testament
 in writing whereof I the said John Campfield the Testator
 have to this my last will and Testament contained in
 this and the five preceding sheets of paper set my
 hand and seal to wit my hand to the bottom of each
 of the ^{said} five preceding sheets of paper and my said seal
 seal to this last sheet and my seal at the top of the
 first of the said sheets where all the said sheets are
 fixed together the day and year first above written
 John Campfield ^{Seal} The writing contained in this
 and the five preceding sheets of paper was signed
 and sealed by the above named John Campfield and by
 him published and declared as and for his last will
 and Testament in the presence of us who have
 hereto subscribed our names as witnesses hereunto in his
 presence and in the presence of some other John Mead
 Lucas Archer, John Rich & his Mark

17
08
The Will

was proved at London on the twenty third day of October in the year of our Lord one thousand seven hundred and eighty two before the worshipful Andrew Colles Surrogate Doctor of Laws Surgeon of the Right Worshipful Peter Calvert Doctor of Laws Master Keeper or Comptroller of the prerogative Court of Chancery lawfully constituted by the wills of Elizabeth Canfield Widow the Heir of the deceased Mary Ann Mitchell William Anles and Thomas Maynard sons of the Decedent named in the said will to whom Administration was granted of all and singular the Goods Chattels and Credits of the said deceased they having been first sworn duly to administer power being reserved of making the like Grant to Thomas peremptory the other Executor named in the said will when he shall apply for the same.

Thomas
Crowthor

In the Name of God Amen
I Thomas Crowthor of the Parish of St Margaret Patrons or St Eabrichs Street of the City of London Innkeeper enjoying perfectly all the faculties of the mind and reason but not knowing how soon it may please God to call me from this state of mortality I declare this my last will and Testament and do hereby declare my former will void and of no effect and I assign my soul to a merciful God trusting in his great goodness for the forgiveness of the manifold transgressions I have been guilty of I appoint my Andrew Crowthor my brother and Elizabeth England my sister both now of Lancashire in the Parish of St James the Less in the City of London my Executors jointly and also a full power to them and to their assigns to see the following small legacies be duly paid if he do me this last favour and for such trouble I request him to accept of ten pounds and out of my Goods as he shall think proper to take I give and bequeath to Richard Crowthor now of Northlake in the County of Surrey my brother thirty pounds I give also to my sister Ann Barham of Ashton in the County of Lancashire twenty five pounds also I give to Mary Daltby of Ferrybridge in the County of York one shilling and to William Daltby and Thomas Daltby sons of the aforesaid Mary Daltby and now of the Parish of St James the Less in the County of York I give to each fifteen pounds and to Thomas England son to Elizabeth England twenty pounds and I give also to her Daughter fifteen pounds I give to George Crowthor son of Andrew Crowthor aforesaid twenty pounds and Sarah his daughter fifteen pounds I desire the legacies of Richard Crowthor and