

or administration as part of her or his respective personal estate to a
trustee appointed by her or him to be used for her or his benefit and
to receive and apply my said creditors expenses and charges of £100 per ann.
and my last will and testament and my debts and expenses
shall be chargeable only for so much money as they respectively shall
actually receive by virtue of or under this my will and shall not be am-
ountable for the acts of my receipts neglects or defaults of care of her or of
any banker broker agent or steward in whom they or any of them may
confide or for any misfortune loss or damage which may happen with-
out her own respective wilful neglect or default and that care of them
shall be amountable for her and his own acts debts receipts neglects and
defaults only and also that they my said creditors and care of them in
shall be entitled in the first place to retain and pay to them their respec-
tively and to allow and pay to them respectively to creditors all rents re-
ceivables and damages which they and care of them respectively
shall have paid or sustained in or about the execution of this my will or
in relation thereto and lastly & to receive receipt all wills and testa-
ments writings by me at any time before made the which were
of the said Elizabeth Baillie the testator made out my said to the first
part of this my last will and testament the whole thereof being now
sealed in two sheets of paper annexed thereto and my hands and seal
to this will and last part thereof on the twenty fifth day of June in
the year of our Lord one thousand eight hundred and thirty one

10 DEO at London 9th May 1850 before the reverend Philip Etomas a
deak Doctor of Law and Surrogate by the orders of Caroline Wallis and
Philippa Wallis trustees the daughters two of the executors to whom a
charter was granted bearing date first seven July to administer. Powr.
certs of making the last grant to Edward Law doctor the other com.
for which account apply for the same.

John
Burges
3

This is the last Will and Testament

of us John Chapman of Winton in the County of Essex's Esquire to
first & best pay all my just debts, recover and to take away & charge
and capture by force and otherwise by the executors of this my will I
give and bequeath unto my nephew John Dwyer of Sulphur aforesaid
Gentleman the sum of one thousand pounds Sterling and all the
rest, residue and remainder of my goods chattels and effects no
way in the world whatsoever and personal estate whatsoever and whatsoever
kind and nature or kind whatsoever be it to be sold and distributed
among and among friends and unto my wife Mary Anne Dwyer of Sulphur
aforesaid she is bound to sell to her executors executors of this
my will a sum and a sum for her and I hereby appoint the said Mary
Anne Dwyer to be the sole writ & witness of recording in the said County
of Essex of the town of Colchester this my will and of the same record all persons
that shall see the same at any time hereafter want and conceive this my will to be
unlawful law well and reasonably怀疑此乃我所立之遺囑。此乃我所立之遺囑。

280

280

an hundred and forty eight John Burges ⁽¹⁾ signs and attests
for myself and my wife the said testator John Burges as and for his last will
and testament and to present of us both in this present at all request a
written present of each other have subscribed our names as witnesses
Edward Hall ⁽²⁾ R. Hall Jr.

21000 At London 9th May 1850 before the Judge by the date
of this day John Burges Esquire being one of the executors to whom a
sum was granted having been芝gowen by Coronation to administer
prior records of making the like grant to Edward Brett Brightwell the other
executor which as shall appear for the same.

Ann

Brightwell

5.

This is the last Will of Ann Brightwell of
Alfres place in the parish of Saint Giles in the fields in the County of a
dubious widow of Robert Brightwell late of the same place Esq.
and Cleric deceased & left and bequeathed unto his daughter Eliza all
my wearing apparel whatsoever my said late husband in and by his last will
left bearing date on or about the nineteenth day of June and thousand
eight hundred and thirty eight after directing payment of all the debts
gave and bequeathed to me the said Ann Brightwell the residue of his
property during my life and at my death remaining is left to be sold and
divided as herein mentioned and whereas my said late husband at a
the time of his death in the year one thousand eight hundred and a
forty nine was indebted to several persons in the sum of money ex-
ceeding in the whole to the sum of four hundred pounds and upwards
and in order to pay part thereof I borrowed from my son Robert a
William Brightwell the sum of one hundred and fifty pounds which still
remains due to him with interest and is a charge on the estate and effects
of my said late husband of six shillings per cent bequeath all the
rest residue and remainder of my estate and effects whatsoever
subject to the payment of my debts funeral and testamentary expenses
unto my said son Robert William Brightwell for his own use and benefit
absolutely and of six shillings per cent and appoint my son Robert William
Brightwell of Alfres place aforesaid Captain of the same
will and so forth this to be my last will and witness whereof at the a
said day of December in the year of our Lord one thousand eight hundred and a
forty nine Ann Brightwell signs by the testatrix as and
for the last will and testament in the presence of us both before leaving
her present in the presence of each other and at her request signed
and subscribed our names as witnesses ⁽³⁾ Geo. Fred. C. Graham
Solicitor Marlboro St. — G. J. Fred. C. Graham Esq.

21000 At London 9th May 1850 before the Honourable William Weston
Curtis Doctor of Laws and Surgeon by the date of Robert Brightwell at a
Brightwell the son the sole executor to whom a sum was granted leaving
him his widow and to administer

Henry

Van

Bodicote

Esq.

4

This is the last Will and Testament

of me Henry Van Bodicote Esquire of Alfres place in the
County of Middlesex but now of Chelmsford the office in the
Chelmsford of Henry Bodicote Esquire of Alfres place and by virtue of a
will and power and authority given by me myself to make and do all
such and every other thing and matter and cause which may be necessary
and to give and grant all my right and interest entitled of what
matters real or personal and otherwise to the extent of my power