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Exequit fac executoris to whom Administration was granted having been first sworn by Commission duly to administer.

# This is the last Will and Testament

of *John Champeny Swayne* of *parish of St. Andrew in the County of Gloucester Gentleman* I give devise and bequeath and by my will and in execution of all powers vested in me appoint unto my wife *Martha Carolina Swayne* her heirs executors administrators and assigns respectively all and every messuages lands tenements and hereditaments whatsoever and wheresoever and parts and shares thereof respectively and whether freehold copyhold customary or leasehold or of any other tenure nature or description whatsoever and wheresoever situate lying and being and of to or in which I or any person or persons in trust for me am is or are or at the time of my death shall or may be seized or possessed or in any manner entitled or interested and whether in possession or reversion remainder or expectancy and all my estate right title and all or any part thereof respectively whether legal or equitable and whether vested executory contingent or otherwise howsoever and which I am or at the time of my death shall be enabled to devise and bequeath by will or under my power or by virtue of any general or other power of appointment by this my will to appoint with their several and respective right members and appointees (including all real estates which now are or at the time of my death shall or may be vested in me as trustee upon or for any estate or trusts whatsoever or by way of mortgage in fee and of which I am or am enabled to dispose by this my will) and also all my household goods and furniture utensils and implements of household plate knifery watches and silver china glass and other ware pictures prints books wines liquors and wearing apparel of every kind and description and also all my monies and securities for monies whether by bond or mortgage or by the signature or other bonds of any Railway or other Companies or otherwise howsoever now in the public or Government or other stocks or funds and also all such ready moneys and Cash at my bankers as I shall or may be possessed of at the time of my death and all rents and debts which are due or shall be due and owing to me and all other my goods chattels and personal Estate and Effects whatsoever and wheresoever of to or in which I or any person or persons in trust for me am is or are or at the time of my death shall or may be possessed or in any manner entitled or interested either at law or in Equity or otherwise howsoever and whether in possession reversion remainder or expectancy and all my estate right and interest therein or thereto whether vested executory contingent or otherwise howsoever and which I am or at the time of my death shall be enabled to devise and bequeath by will or under my power or by virtue of any general or other power of appointment by this my will to appoint to hold all and singular my said real and personal Estate and Effects and every part thereof respectively unto and for the absolute use and benefit of my said wife *Martha Carolina Swayne* her heirs executors administrators and assigns according to the nature and quality thereof respectively and I hereby appoint my said wife *Martha Carolina Swayne* sole executrix of this my will and Testament and I also appoint her my said wife Guardian of the persons and estates of all my infant children as well as she may be living at my death or born in due time afterwards and I hereby revoke all former and other wills by me at any time heretofore made and declare this to be my last will and Testament in full witness whereof I the said *John Champeny Swayne* the testator have on this eighth day of January one thousand eight hundred and

*John* 210  
*Champeny*  
*Swayne*  
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and first two signed this my last will and Testament at the foot or end of  
 thereof *John Champney Swayne* signed by the said Executor  
 John Champney Swayne as and for his last will and Testament in  
 the joint presence of us each of us being present together and at the same  
 time was in and before leaving his Executors present at his request and  
 in the presence of each other have attested this his Executors last will and  
 Testament and subscribed our names as witnesses thereto *H. C. Gray*  
*John Bristol* & *John Taylor* Servant to Mr Swayne &c

Proved at London 13<sup>th</sup> September 1852 before the Judge of the  
 Court of Probate Christiana Swayne widow the said the sole executrix  
 to whom a commission was granted having been first sworn by Commission  
 & duly to administer.

Sir  
 Gray  
 Skipwith  
 Bart  
 W

**This is the last Will and Testament**

of me *Sir Gray Skipwith* of Stowbold Chace in the Parish of St  
 Andrew's Church in the County of Warwick Esquire as follows (that is to  
 say) I give and bequeath all the household furniture books plate linen  
 china wine goods and chattels of every description except Bank of England  
 and County Notes and money which may be in my chest at the  
 Stowbold Chace aforesaid at the time of my decease and also all my  
 acres and various garden tools implements of husbandry live and  
 dead stock of every description which may be on the lands and grounds  
 then in my occupation unto my eldest son *Thomas George Skipwith* and  
 to and for his use and benefit I give and devise unto my said son  
*Thomas George Skipwith* his heirs and assigns for ever all the real  
 and personal estate lands tenements and hereditaments which I have or  
 partake in with my own monies subject to the payment of the several  
 mortgages or parts thereof in exoneration of my personal estate and  
 debts at the time of executing the settlement made on the marriage  
 of my daughter *Anna* with *The Reverend John Thomas Parker* of  
 the same house under a certain Bond to the trustees therein named to be  
 give devise or settle to and for the benefit of my said daughter and to  
 the said *John Thomas Parker* and their issue as therein mentioned in  
 such like or equal portion of my real and personal estate and property  
 as I should give devise bequeath or settle to my other younger children  
 and having paid into the hands of *John Fullerton* the younger Esquire  
 the sum of two thousand pounds as the straitened portion of *Anna*  
 and to give one of my younger children in discharge of a certain Bond  
 entered into by me at the time of the marriage of my said last named  
 daughter for the payment thereof in the manner therein mentioned  
 and whereas in and by the settlement made on the marriage of my  
 daughter *Stranville* with *The Reverend Stranville Stranville* Esquire  
 mentioned to pay to the trustees therein named the sum of two  
 thousand pounds with interest in the meantime as therein mentioned  
 I do therefore direct that the trustees under the marriage settlement of  
 my said daughter *Anna* and also of my said daughter *Stranville*  
 shall receive at my decease the sum of two thousand pounds cash and  
 remain after bequeathed to them in discharge of the said Bond and as a  
 covenant so given to and entered into with them as aforesaid and in  
 witness whereof I have paid the sum of two thousand pounds which on the  
 settlement made on the marriage of my daughter *Charlotte* with  
*John Christopher Esquire* I remain bound to pay to the said  
*John Christopher* wife at the marriage portion of my said daughter  
*Charlotte* I do hereby give and bequeath all the *Real Estate*  
 and the remainder of my personal estate of what nature or kind it