

ON the 15<sup>th</sup> day of March 1870,  
the Will with Codicil thereto of

Samuel Bowyer  
formerly of

~~but late of~~ Trowbridge in the County of Wiltshire Gentleman deceased, who died on the twentyfifth day of January 1870 at Trowbridge aforesaid

was proved in the Principal Registry of Her Majesty's Court of Probate, by the Oath of Ann Bowyer of Trowbridge aforesaid widow the relict of the said deceased and Augusta Tucker also of Trowbridge aforesaid widow the daughter of the said deceased

the sole ~~two~~ <sup>one</sup> of the Executors named in the said Will ~~they~~ having been first sworn duly to administer, power being reserved of granting Probate of the said Will and

to Samuel Bowyer  
The son of the said Deceased  
the other Executor named in the said Will

~~the other Executor having~~  
renounced the Probate and Execution of the said Will

Effects under £ 2000 ⑥

# This is the last Will and Testament

of me Samuel Bowyer of Crowsbridge in the County of Wilts Esquireman I nominate and appoint my wife Ann Bowyer my son Samuel Bowyer and my daughter Augusta Curver joint Executors and Trustees of this my last Will and Testament I give and beleave unto my said wife and the said Samuel Bowyer and Augusta Curver all such real estates as are now vested in me as mortgage to hold the same unto and to the use of my said wife and the said Samuel Bowyer and Augusta Curver their heirs and assigns subject nevertheless to the equities affecting the same respectively and to the intent that such of the trusts and purposes affecting the said trust premises as at the time of my decease shall be subsisting may be carried into effect I give and bequeath my stock of beer wines spirits and other reasonable articles in and about my bottling house at my death unto my said wife for her own use and benefit I give and bequeath unto my son in law Abelz Bowyer of Clepton Hall in the County of Gloucester £100 and Baron Factor the legacy or sum of two hundred pounds to be paid to him within three calendar months after my decease I give and beleave all those my two unframed tenements or bottling houses with the gardeis and appurtenances thereto belonging situate at Redgate Mill in the Parish of Bradford on Avon in the County of Wilts now in the respective occupations of Mr. Stuppars and John Jones unto and equally between Isaac Brout Coombes of Bradford on Avon aforesaid and Elizabeth and William Brout Coombes of the City of Bristol except their heirs and assigns for ever as tenants in common I give and bequeath to each of my grand children either Annie Bowyer and Ellen Bowyer the children of my said son in law Abelz Bowyer the sum of two hundred pounds to be paid to them respectively on their respectively attaining the age of twenty one years the respective amounts of their said expectant legacies in the mean time to be placed out at interest by my executors for the benefit of my said grand children respectively during their respective minorities and the interest to be accumulated and added to the principal and to follow the destination hereof And in case any other of my said grand children shall be under the age of twenty one years and leaving a child or children then I direct that the legacy of two hundred pounds be given to my said grand child so living with the accumulations of interest thereon shall be paid to such child or children and if more than one equally between them share and share alike as tenants in common on their respectively attaining the age of twenty one years But in case either of my said grand children shall be under the age of twenty one years and without leaving a child or children then surviving I direct that the legacy of two hundred pounds intended for her and the accumulations of interest thereon shall be paid to the survivor of my said grand children or such survivor attaining the age of twenty one years or her child or children in case of her dying under that age leaving a child or children But in case both of my said grand children shall die before attaining the age of twenty one years and without children then I give and bequeath the said two legacies of two hundred pounds and two hundred pounds respectively so given and bequeathed to them as aforesaid and the accumulations of interest thereon unto my said son

in law Jabez Bowyer and as to all the rest residue and remainder of my real and personal Estates whatsoever and wheresoever and of what nature or kind soever and whether in possession reversion remainder or expectancy and over which I have any power of disposition by will herein after called "my said trust property" I give devise and bequeath the same unto my said wife and the said Samuel Bowyer and Augusta either their heirs executors administrators and assigns (herein after called my said trustees or trustees) upon trust to permit my said wife to hold possess and enjoy my said household goods furniture and effects in and about my said dwelling house at my bequest and to receive the rents interest dividends and annual proceeds of my other trust property for and during the term of her natural life or so long as she shall continue my widow and from and immediately after the death or removal marriage of my said wife I direct that my said trustees or trustee so and shall sell and convert my said trust property into money and stand and be possessed of and interested in the monies to arise from such sale and conversion after full payment and satisfaction of all rents charges and expenses of and incidental to the execution of the trusts and powers hereby imposed in and given to them and them respectively upon trust to pay and divide the residue of the said trust monies unto and equally between my two children the said Samuel Bowyer and Augusta either as shall be living at the time of my death and such child or children then living of either of my said children who may be then dead but so that the said child or children collectively of any deceased child of mine shall take such share only as his or their parent would have taken if living and if more than one equally between them In witness whereof I the said Samuel Bowyer have hereunto set my hand this 27th day of June one thousand eight hundred and sixty seven — Samuel Bowyer — signed by the said testator Samuel Bowyer as and for his last will and testament in the presence of us present at the same time and at his request in his presence and in the presence of said other said executors subscribed our names as witnesses the word "of" on the twelfth line of the second sheet counting from the top thereof having been first struck through with a pen and the word "the" on the second line of the third sheet also counting from the top thereof having been first interlined Chas Atkins Collins Sol<sup>t</sup> Trowbridge, Wilts — Thos L. Hill  
Clerk to Mess<sup>rs</sup> Clark & Collins, Solicitors, Trowbridge.

**O R D E R** at London 15<sup>th</sup> March 1870 by the oaths of Ann Bowyer widow the Relict and Augusta either widow the daughter two of the Executors to whom above was granted power reserved of making the like grant to Samuel Bowyer and to the other Executor.