

(1)

Mr. Sleeman will - Dated 14 June 1860

1<sup>st</sup> "Direct that - all my just debt - & funeral expenses  
" & the charges appertaining thereto my will be fully paid  
" & satisfied"

Leaves all his property (except my wearing apparel  
" books, china, ornamental instruments - & plate - which I  
" hereby give & bequeath unto my said dear & beloved  
in trust to Mr. Sleeman D. Fox & Mr. A. V. Kingdon

Mr. Sleeman to have full enjoyment of the property  
during his life & estate

"Immediately after Mr. Sleeman's death the whole  
" of the leasehold messuages, premises with the  
" appurtenances, household goods & furniture" to be  
" called in", converted into money, sold & disposed of  
" &c. &c. either together or in one lot - Or in parcels or  
" several lots & either by public auction or private  
" contract for the best price that can be reasonably  
" obtained"

This money to be held to be in trust by the  
" Trustees to be disposed of as herein after  
" mentioned" after deducting the incidental  
" expenses of executing the trusts of this will"

£ 500

Mr. Sleeman to have £ 500 for his own use absolutely

The residue of the money to be invested  
" by the Trustees in Parliamentary Stock, or funds  
" of Great Britain or upon real securities at  
" interest in their names"

2200  
500

to pay Sophia Fox £500 due to her

To pay £2200 to D<sup>r</sup>. Fox for his life interest  
at his decease to M<sup>rs</sup>. Fox

At M<sup>rs</sup>. Fox death £500 to her son C<sup>t</sup>. Fox  
for his life at his death to go to his wife for  
her life or as long as she remains his widow  
at her death or again marry the same to be  
divided equally among their children who shall  
be living at the time of his decease as tenants  
in common & among the child or children  
of each of them or shall be then dead such Child  
or Children to stand in the the place of their respective  
Parents - & to have the same share as the Parent  
would have had if had lived, payable on  
their reaching 21 - "with power of advancement"  
"for maintenance & education or the whole or any  
"part of an expectant share at the discretion of  
"the trustees for the time being" with benefit  
"of survivorship both as to original or accruing  
"share between & amongst them in the meantime"  
"and in default of any such Child or children  
"then in trust for the executor administrators  
"or assigns" of C<sup>t</sup>. Fox "absolutely"

£ 1000

Dividend interest & income of £1000 after  
the decease of D<sup>r</sup>. M<sup>rs</sup>. Fox to go to Emily Fox  
for her life & for her sole & separate use at her  
death to be divided among her children -  
the money is then left in exactly the same  
way as to Charles Fox

£ 100  
"

Interest & income of £500 after decease of D<sup>r</sup> Fox to be paid to Frederick Fox for his life

At the death of Frederick Fox Interest & income of above to be paid to Gardiner Fox for his life when to be divided amongst his children when the same as with Charles Fox & Emily Fox

£ 200

Interest & income of £200 to be paid to Henry Fox for his life at his death

£ 100

At the death of Henry Fox £100 part of the above £200 to Rebecca Fox for her sole separate use free marital constraint

£ 100

At the death of Henry Fox £100<sup>ed</sup> part of the £200 to Emily Fox on same terms as the rest of her monies

£ 500

Interest & income of £500 to Louisa Cooper for her life

£ 200

At M<sup>rs</sup> Cooper's death £200 of the £500 to M<sup>rs</sup> Smith

£ 200

At M<sup>rs</sup> Cooper's death £200 of the £500 to M<sup>rs</sup> Smith for sole separate use

£ 100

At M<sup>rs</sup> Cooper's death £100 of the £500 to go to Emily Fox on same conditions & limitations as the rest of her monies

£ 100  
" 500

Interest & income of £ 100 to A Gwatkin for life

Interest & income of £ 500 to Sophia Fox for life

{  
" 100  
" 500

The above two sums of £ 100 & £ 500 at death of A Gwatkin & Sophia Fox to go to D<sup>r</sup> & M<sup>r</sup> G<sup>r</sup>

£ 400

At D<sup>r</sup> & M<sup>r</sup> G<sup>r</sup> death £ 400 out of the £ 600 to go to Leha Fox on same condition as his other money

£ 100

At D<sup>r</sup> & M<sup>r</sup> G<sup>r</sup> death £ 100 out of the £ 600 to go to Emily Byrmond for sole & separate use

£ 100

At D<sup>r</sup> & M<sup>r</sup> G<sup>r</sup> death £ 100 out of the £ 600 to go to Emily Fox in same way as her other money

£ 1000

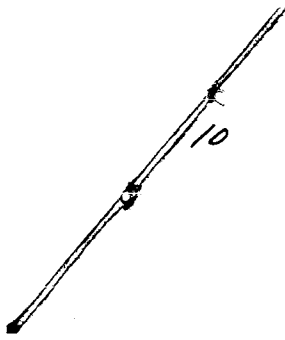
Immediately after M<sup>r</sup> Fleeman death out of the sum of £ 1000 - £ 250 to be paid to Gregella

£ 250

£ 750

Interest & income of the remaining £ 750 to E & L Gregella & to the survivor & survivor of them at their death to go to N Gregella absolutely

£ 15 annuity - clear of legacy duty to E Bennett in quarterly pay to first payment to commence 3 m<sup>o</sup> after M<sup>r</sup> Fleeman death. Authorizes the Trustee to purchase an annuity either by or secured upon land or in office



Legacies left to each of the Gentles  
above at time of Mr. Heeman's death

Any property not disposed of is left in  
trust for the administrators, executor  
or assigns of Mr. Heeman absolutely

If the Estate will not cover all the Legacies  
they are to abate in equal proportions  
Except the Legacy of \$500. to Mr. Heeman  
& the annuity to C. Bennett

Gentles not responsible for each other  
or for involuntary loss  
"And that it shall be lawful for them  
" & each of them out of the monies which  
" shall come to them or his hands respectively  
" to reimburse themselves & finally all  
" such costs expenses & charges or be respectively  
" shall incur to be put into discharge  
" the trust of this will "

Witnessed by John Bayley Solicitor Plymouth  
and Anna Bayley Spinster &c