

Pedigree and History

of the

Colclough Family

of

Staffordshire

and

Wexford

Compiled and arranged

by

Beauchamp H.D. Colclough

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Collated and updated by

Bernard Colclough 2002

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by

Gay Conroy, M.A. 2009

Chapter 17

Wills

Sir Anthony Colclough of Tintern Abbey in the County Wexford, Knight

“In the name etc., Item. I do constitute my wife, the Lady Clare Colclough my true and faithful executor. Item. I do bequeath to my wife, my house of Tintern with the appurtenances for the term of her life, and further unto my said wife, all my household stuffs and goods etc., belonging to said house, and after her decease, I do bequeath the sd house and lands thereof unto my son Thomas Colclough, who I have made my heir, and in case the sd Thomas dies before he comes to lawful years, the like grant I make unto my son Leonard Colclough”. Leaves his son Thomas, his farms in Bannow, Kilturk, and Killcowen, and if sd Thomas should die before his coming of age, then to his son Leonard. Leaves his son Leonard £30 yearly, payable out of Tykmore besides Stafford, with power to distrain on sd lands in case of non payment. Provided always that his son Thomas shall have the house of Athenry in the Barony of Tintern, and all the lands belonging to the same. “And all the rest of my lands and livings, I bequeath unto my wife the Lady Clare Colclough during her life, within England and Ireland. Item. I do will my Executrix to make up the stone work of the Chancel of Clonmyne higher, and the roof of same, and likewise to make up the Chancel either at Tintern or at-----

Item. If my son Leonard should trouble his brother Thomas by any action or suit at law, for a portion of land now in Hackney, that then I do deny the gift of £30, during his life, off my lands of Tykemore and I do authorise his brother Thomas to stay it in his own hands, and pay him nothing. Thus I do desire God to forgive me, and have mercy on my soul”.

In witness whereof, I have etc., this ... September 1584

Anthony Colclough.

Note: This Will was probably proved in England, as I can find no record in the Irish Courts. The foregoing extracts were copied by me (*Beauchamp Colclough*¹) 26th Nov^r 1854, from a manuscript book in the hand writing of the late Caesar Colclough of Tintern Abbey.

In the name of God, Amen, I, **Sir Thomas Colclough of Tynterne Knight**, being thanks be to God in my perfect memorie, doe make this my last will and testament in manner and forme followings - ffirst all my goods and my farme of lande and passage of the Ferry of the Banno, I bequeath unto my eldest son Adam Colcloughe, and to his assignes; all the Rectories and Tiethes of the Killmore, I leave them to my seconde sonn John Colcloughe for and during his natural life, he paying his Majestie the rent referred out of the same. The Rectories and Tithes of St. Molines, being part in the County of Wexford, and part in the County of

¹ All italicised comments have been made either by the first editor Bernard Colclough, or by Gay Conroy who prepared the material for electronic publication.

Catherloghe and the glebe lands thereof woorth the foure poundes sterling issuing by the yeare out of the house and landes of Cowlebacke for the said town and Beggerie, I do leave and also bequeath unto my third sonne Richard Colcloughe for and during his natural life. The one half of the Rectorie of Inistioge in the Co. of Kilkenny, I bequeath unto my youngest sonn Anthony Colclough for and during his natural life. And all my lande in the Duffrey with the tiette rents thereof, I leave and bequeathe unto my sonn Dudley Colcloughe and to the heirs males of his boddie, and for want of such heirs males, unto my youngest sonn Anthony Colclough and to the heirs males of his boddie and for want of such heirs males, unto my eldest sonn Adam Colcloughe and to the males heirs of his boddie, and in that manner to the rest of my sons. My wyfe's jointure, I have already made and assured to her, which I ordain and so declare to be in lieu of her dower of all my landes in Englande and Irelande. My eldest sonn Adam Colcloughe, I do leave my sole executor of this my last will and testament, and whereas I have levied a fine, and suffered a recoverie to certain feoffees the intent whereof I do therein declare, that my eldest sonn shall stand seized of all my lands, rents, rectories, with their appurtenances within the realmes of Irelande and Englande, unto him onelie during his naturall life, the remainder to the heir males of his boddie lawfully begotten and to be begotten, and for the want of such heirs males, the remainder to the seconde sonn, John Colcloughe, and to the heirs males of his boddie, and for want of such heirs males, the remainder to my third sonn Richard Colcloughe and his heirs males, and for the want of such heirs males of his boddie, the remainder to my sonn Dudley Colcloughe, and his heirs males, and for want of such heirs males, the remainder to my sonn Anthony Colcloughe, and his heirs males, and for want of his heirs males, the remainder to my nephew Anthony Colcloughe of Oulde Rosse, and the heirs males of his boddie, and for want of such heirs males, the remainder to my Cousin Caesar Sampson Colclough, and to the heirs males of his boddie, and for want of such heirs males, to the heirs males of my Cussen Bartholemew FitzThomas of the Delph House, and for want of such heirs males, to my Cussen Colcloughe of Broadfield in Staffordshire and his heirs for ever. Witness mine own hand the 21st daie of February, and therewith I have fixed my seale in ye year of our Lord 1623.

Tho Colclough.

Present at the signing sealing perfecting hereof those whose names follow,
Edmonde Birne, Joh. Pigott, Thomas Butler,
Edmonde Conraghe, John Griffith, Anthony Proctor.

To all christian people to whom these presents shall come, **Sir Thomas Colcloughe** of Tynterne in the Co Wexford Knight greetinge, in one Lord God everlasting. Know yee that whereas it doeth appear by a Tripartite Indenture of Covenant and agreement betwixt the sd Sir Thomas Colcloughe Knight on the first part, Sir Robert Riche Knight, and one of the Masters of the Courte of Chancerie in the realme of Englande, and Sir Alexander Temple of Chaldwell in the Co of Essex Knight, on the second parte, Adam Colcloughe sonn and heir apparent of the sd Sir Thomas, and Alice the eldest daughter of the sd Sir Robert Riche on the third part, that the sd Sir Thomas maie by his last will and testament demise to his daughter Mabell Colcloughe, all the landes, tenements, rentes, rectories, farmes, and all others the hereditaments in the

several towns called or known by the name of the Nashe, Booley, Ranegeragh, Ballygarvey, Ouldtown, and Ballytarsney in the realm of Irelande, for the terme of four years next ensuing the time that the said Mabell shall arrive at the age of eighteen years, as more at large by the said deed indented tripartite bearing date the six and twentieth, daie of March in the year of the reign of our sovereign Lord King James, of the Kingdoms of Englande, France and Irelande the twentieth, and of Scotland, the five and fiftieth doeth and may appear. Now for as much as the said Mabell is not advanced by me to marriage, and according to the power that is in me, I the said Sir Thomas Colcloughe doe hereby by this my will and testament, demise to my said daughter Mabell Colcloughe all and singular my lands tenements, rentes, rectories and services in the villages and towns and landes of the Nashe, Booley, Ranegeragh, Ballygarvey, Ouldtowne and Ballytarsney with their appurtenances in the Co of Wexford, and the rents and rectories and services of them, and the rents and tiethes and services of them, and were of them, to have and to holde the said recited premises with their appurtenances unto the said Mabell Colcloughe and to her Executors, Administrators and assignes, for and during the term of foure yeares next ensuing the coming of the said Mabell to the age of eighteen years, if she not attain the said age at the tyme of my deathe, but if she shall attain to the said age before my death, then the said foure years shall comence and begin immediately upon my death, and so continue for foure years without fraude or deceit. Provided always and upon condition that if the said Mabell shal be paid of the some of one thousande poundes sterling for her portion at one entire paymente that then this demise shall void.

In witness that this my will and testament and intent I caused this my last will concerninge this occasion to be fairlie written and hereunto fixed my seale and subscribed my name the third daie of Maie Anno Domi one thousand six hundred twelve and foure, It is my will alsoe that the rest of my younger children shall have such portions as I have agreed, upon the covenant between me and Sir Robert Riche, and also I leave to my wife the third part of all my goods and chattles and the other two parts to my eldest sonn for the payment of all my debt, the rather he himself is the cause of all my debt. I leave those few things at Moynart to my sonn Dudley with this omission, my new suite of hanging I leave to my eldest sonn, and the old suite to my wife that is in the great Chamber. That, with the above written is my last will and testament, witness my hand and seale the year and daie above written, and further my will is that my wife and my sonn Adam shall be my sole executors.

Thomas

Colcloughe.

I, the said **Sir Thomas Colcloughe**, doe further appoint my well beloved wife Elleleanor Colcloughe after my decease, if it please God to call me before my sonn Dudley Colclough come to the adge of xxi years to be Tutrix and Governess and to dispose both of his landes and other goods and Chattels he being to her accountable, or to her Executors and assignes until he come to the adge aforesaid. Item. I do leave by this my last will unto my said wife, the leases of Killturk and Killcowen, Tho: Colcloughe.

This was acknowledged before us the tenth of August 1624, to be the last will and testament of Sir Thomas Colcloughe Knight, as witness our hands;

Pat: Sarsfield, Peter Sarsfield, being present at the sealing and publishing thereof the undernamed persons Ja: Ronan, Jane Bromley, Ja: Ronan the younger, John Harries.

Probate was granted on the 2nd Dec^r 1624, by Edward Clarke to Eleanor Colcloughe, widow and relict of the deceased, and subsequently, administration by the Prerogative Court Dublin, to Sir Adam Colclough, dated 9th June 1627.

Note: This will here was obtained from the Chancery Inqs. of Leinster. Inquisition Post Mortem of Anthony Colclough No 13. 2nd Charles I. Wexford.

In the name of etc., I, **Sir Adam Colclough** of Tyntern Co Wexford Bart etc. My will is that my body shall be buried in the Church of Tyntern in the toomb. Item. I foredain and appoint my beloved wife Dame Alice Colclough, and my son and heir Sir Caesar Colclough, my executors, to whom I bequeath all my goods and Chattels, to be equally divided between them. Item. I bequeath unto my brother John Colclough and his five children £40 a year, to be paid out of all my lands and tenements yearly, (describes in what way) Item. I bequeath my cousin Leonard Colclough £50, sterling, to be paid out of my personal estate, Item. (some small legacies) Appoints his brother Sir Thomas Butler Bart, his brother in law John Pigott, and his cousin Nicholas Loftus, overseers of his will, in witness etc.,

Adam Colclough.

Witness present, Anthony Proctor, Leonard Colclough, Thomas Chishine, John Griffith.

Will dated, 4th April 1637, and Probate granted by the Prerogative Court, Dublin 3rd May 1637.

Memorandum. Adam Colclough that on or about the month of **July 1652, Adam Colclough late of Tyntern in the Co Wexford Gent**, deceased, being in perfect sense and memory, did make and declare his last will and testament nuncupative, in manner and form as followeth, or words to that effect, viz. "I give and bequeath unto Patrick Lambert £20 sterling, and my two saddle horses, and all the rest of my goods and chattels, debts and credits, that I have or ought to have at the time of my death, except one of the said horses. I desire may be delivered unto Patrick Colclough upon whom I leave the charge of the said Patrick Lambert. I also do give £10 unto Ellen Lambert, which I desire the said Patrick Lambert to pay unto the said Ellen Lambert.

Administration granted to Patrick Lambert, Prerogative Court, Dublin 6th September 1655.

Note: The foregoing was son of John, and grandson of Sir Thomas Colclough.

Sir Caesar Colclough Bart. (The Elder) In the name etc., Recites having with consent and participation of his wife Dame Frances, now deceased and his son Caesar, levied a fine and suffered a recovery in Hilliary Term 1675, in the Court of Common Pleas, Dublin. Whereby he is involved with power to dispose of his Estates as shall to him seem best and fitting. "I do therefore in the first place, give and bequeath all the

said premises, after my decease, unto my said son Caesar Colclough, and the heirs of his body lawfully begotten and for want of such heirs, unto my daughter Margaret Colclough alias Leigh, during her natural life, the remainder to the heirs of her body lawfully begotten, remainder for want of such to Patrick Colclough of Mocurry in the County Wexford, and and the heirs male of his body lawfully begotten, remainder for want of such to Anthony Colclough, formerly of Rathlin (Rathellin) in the County of Catherlough and the heirs male of his body lawfully begotten, remainder for want of such to Adam Colclough of Delph House in the County of Stafford, England, and the heirs male of his body lawfully begotten, remainder for want of such, to the right heirs of me Sir Caesar Colclough for ever”.

The foregoing refers to his property in Ireland, his English property viz, “In Woolstanton, Mayford, Hanley, and in and near Newcastle in the County of Stafford” he entails precisely in the same manner. “Provided always, and upon condition, that whereas my intent and meaning is, that my Estate in Ireland and England, should remain and continue in my name, as well as in my blood, that if in case my said Estate and premises do come to be inherited and enjoyed by my heirs female, according to the several limitations to them as aforesaid, that then such heirs females, and their heirs males and females, inheriting by virtue of these presents, and the husband of any such heir female, shall assume respectively the surname of Colclough, in default of which, that there immediately the next remainder according to the above limitation, shall commence devolve and accrue. And also that in case my Estate, for want of issue of my own body, shall descend to the said Patrick Colclough, that then my will is that the sd Patrick Colclough or his heirs, shall pay the yearly annuity of £20 to my cousin Caesar Colclough, second son of the said Anthony Colclough, and the like annuity to my cousin Mary Colclough, wife to James Butler, sometimes of Ballinloge, during their natural lives”. Recites that having settled on his said daughter Margaret Colclough als Leigh, at her marriage, and as marriage portion the sum of £1500 to be paid after testator's death, but a part of which viz £500 having been already paid, an agreement was entered into between the said Sir Caesar, and said Robert Leigh, husband of said Margaret, bearing date 8th Oct 1673, by which the proper payment of interest on said marriage portion was left at the discretion and pleasure of said Sir Caesar. “I therefore in full satisfaction and discharge of all such interest, hereby devise and bequeath unto the said Robert Leigh, the sum of £20 sterling to be paid him within one year after my death”. Recites having mortgaged certain lands in the County Wexford, and wills that said lands, shall be liable to said mortgages, wills that his heir shall make good any leases which he has already, or may hereafter make of land or tithe. Recites that having power under a deed of settlement, in case he should survive his wife Dame Frances, to raise a sum of £500 out of certain townlands specified, wills, that his feoffees do raise said sum, out of sd lands, to be applied for the payment of specified debts, or such part of them as he shall at his death leave unpaid, viz. £120 to Mr. Patrick Lambert, £60 to Captain John Trench, £55 to Mr. Edward Smith of Aldridge, £40 to Mr. David Furlong, £10 to Hugh Cafrell any balance due on bond to Richard Lowe formerly servant, as likewise to Mr. Mackin of Newcastle, Staffordshire. Reserving power to bestow legacies, and charge the estate with the payment of other debts as he might thereafter think proper to do, by codicil to be annexed to

Will. "And lastly, I do nominate and appoint, my two kinsmen Henry Loftus of Loftus Hall, and John Cliffe of Dungulph Esqs, to be my feoffees in trust". **In witness etc., this 20th day of June 1683.**

Caesar Colclough.

Codicil. Recites clause in will, bequeathing Robert Leigh the sum of 20/- in lieu of interest on his wife's fortune, and also that clause stating the payment of part of said £1500, viz £500, "Now my will is, and I do hereby bequeath unto my said son Robert Leigh, the full sum of £1500 over and above what said R L has already received and I do direct that said R L shall receive interest on £1000 of sd sum, at 10 per cent, from the time of my death, till the principal be paid, the said legacy I bequeath to be in full of Principal and interest'. Lastly directs servants wages to be paid.

In witness etc., this 18th January 1684.

Caesar Colclough.

Probate granted in the Prerogative Court, Dublin to Sir Caesar Colclough Bart. (the Younger) 1684

Note: The foregoing was copied by me (*Beauchamp Colclough*) Nov^r 1854, from a Manuscript book in the handwriting of the late Caesar Colclough of Tintern Abbey, and compared with the original will in the New Record Court Dublin, Nov^r 3rd 1873.

Administration to the foregoing will was subsequently granted by the Prerogative Court, Dublin, 3rd March 1702, to John Pigott Colclough, and Margaret Pigott Colclough, his wife.

Robert Leigh Colclough, of Tintern Abbey County Wexford. Recites Deed of Settlement 3rd Feby 1684. Leaves his dearly, beloved wife Margaret Leigh Colclough, all his plate and jewels, coach and horses and for her life his dwelling house situate on Arran Quay, in the suburbs of the City of Dublin, In case by any means, his lands on which his wives jointure is secured, should be taken away by law or otherwise, that then the whole of his lands etc., except those in Kildare, shall be liable in order to pay his said wife an annuity of £250 in lieu of her jointure. Leaves his Estates, (his own estates) to his nephews, Francis Leigh and Spencer als Robert Leigh, and appoints his wife, and Spencer als Robert Leigh, Executors and his brother Francis Leigh, and brother in law James Barneval overseers.

Will dated 4th May 1694, and proved in the Prerogative Court, Dublin. 1695.

John Pigott Colclough, desires to be buried at a charge of £100 in such place as "My dear and well beloved wife, Margaret Pigott Colclough shall think good," Item, directs his debts to be paid. Item, leaves his dearly beloved wife M P C during her natural life the use of all his household stuff, plate, jewels, coaches and chariot, coach horses and riding horses, mares and colts, except such two of the sd riding horses as she shall think to assign to his grandson John Pigott eldest son of William Pigott decd, when he shall have occasion for them. Item, leaves his wife during her natural life, the use of all his black cattle, sheep, and all other cattle, and after her death, all the above, and their produce, or such shall remain of them, to be equally divided between John Pigott, his grandson by his eldest son William Pigott, Capt. Southwell Pigott, his daughter Elizabeth Warburton, and his youngest daughter the

Lady Jane Pierse. Item, leaves his grandson John Pigott his library and papers etc., and to John Norman gentleman, two suits of clothes (the coronation suit not to be any of them) and £10, and the like sum annually during his life. Item, leaves his wife £150 to buy her mourning, and furnish her rooms with black. Item, leaves John Pigott, Colclough Pigott, and Cornelia Pigott, three of the children of his son Capt. Southwell Pigott, £100 stg each. Item, leaves his grandchildren, John Warburton and Garthrind Warburton £100 each, to be disposed for their use by their mother Elizabeth Warburton, widow of Richard Warburton decd. Item, leaves his grandson John Pierse and granddaughter Garthrind Pierse, the children of Sir Henry Pierse, Bart, and his said daughter Jane £100 each. Item, leaves to his good kinsman, The Rev. Father in God, Hugh Gough, Chaunter of Lymerick, and the Hon Col. William Harrison of Gowrine County Limerick the sum of £150, to build houses for poor Protestant widows. Item, leaves to the foregoing £12 per annum for clothing and support of sd widows and recites deed of settlement of his Estates, 24th Feby 1712-13. Item, leaves certain land in the County of Limerick to his grandson John Pigott FitzWilliam and his heirs, on condition if said sum of £150 be not sufficient, that he shall make it good, and pay the yearly sum of £12, and also pay an annuity of £10 to his only sister Mrs Elizabeth Fitzgerald, in default of which said lands to go to his son Captain Southwell Pigott and his heirs, charged as above. Item, leaves his son Southwell Pigott, several sums in bank, on condition, that he shall within a year layout £100 sterling, in erecting a marble monument in Kilfenney to his mother Garthrind Pigott als Southwell decd 28 May 1683, mention to be made of his three brother's, John, Robert and Richard, and his sister Anne, who are there interred, and also a marble monument to devisor value £100, in such place as his said wife M P C shall direct and also pay £10 to the poor of the Parish of St. Pauls, Dublin and £10 to like, in Tyntern, and the like in Kilfenney. Item, appoints his dearly beloved wife M P C guardian and overseer of his two gdsns John and William Pigott, only surviving sons of his eldest son William Pigott decd. Item, desires that his Exors shall present a mourning ring each to his kinsmen the sd Revd. Hugh Gough, Col. Wm Harrison, and Patrick Peppard. Item, recites monies in his possession, and to which he is entitled, and hands them over to his Exors to carry out his bequests. Item, nominates and appoints his wife M P C and his son Capt Southwell Pigott, both of Arran Quay, Dublin, his Executors, and revokes all former wills, except one he lately made of the Estate of Copaid Queens County, and another will of his father's forty nine lott in the County of Leitrim.

Signed John Pigott Colclough .

Witness, Thomas Tilson junior, William Crompton, John Norman.

Codicil, Whereas said buildings for widows are now finished, revokes sd bequest of £150 to the Hon Col Wm Harrison, and to the Revd. Hugh Gough, and whereas his bank stock is charged with £100 for a monument to his first wife, which is now partly paid for, sd £100 shall be only charged with balances.

Signed J. Pigott Colclough.

Will dated 18th Feby 1716-17 and proved in the Prerogative Court Dublin 7th June, 1717.

In the name of God, Amen. I , **Margaret Pigott Colclough** of Tintern in the County of Wexford, being indisposed in body, but of sound and perfect mind and memory, praise be to God for the same, and knowing the mortality of this life on earth, and being desirous to settle things in order, do make this my last Will and Testament, in manner and form following, that is to say, first and principally, I commend my soul to God, my Creator, assuredly believing that I shall receive full pardon and remission of my sins, and be saved by the alone merits of my blessed Saviour Jesus Christ, and my body to the earth from whence it was taken, to be decently interred amongst my ancestors at Tintern, unless it shall so happen that I shall die in Dublin, then my will is to be buried in St. Pauls Church by Mr.Pigott, in decent manner as my Exor and Trustee hereunder named, shall think proper. And as touching such worldly estate, as the Lord in mercy has lent me, My will and meaning is, the same shall be employed and bestowed as by this my last will is expressed. And first I do revoke, and annul, and make void, all former will or wills by me made, and do declare this and no other to be my last Will and Testament. Item, first my will is that all my servants' wages, and all my other just debts, shall be truly paid. Item, my will is that the sum of £150 be paid out to my funeral expenses. As to goods and plate, I have none to dispose of only the fourth part of all which I purchased with my own money from Mrs Jane Pigott, mother to John and William Pigott as appears by her discharge. Item, I give and bequeath to my dear daughter x, Mrs Elizabeth Warburton, my large diamond ring given me by her father. Item, I give and bequeath to my dear nephew Robert Leigh of Long Graigue, my gold watch chain. Item, I give to the Revd. Mr Thomas Driscoll £20, besides what shall appear due to him at the time of my death. Item, I give and bequeath my dear cousin Mr. Caesar Colclough of Mohurry, my chariot and my horses, and all other goods which shall appear to be bought by me since the death of Mr. Pigott, to the sd Caesar Colclough of Mohurry. Item I give and bequeath to my dear cousin Mrs Eleanor Mary Knight, the sum of £20 to buy her mourning. Item. I give to the parish of Tintern and Ross, and St. Pauls, Dublin, £10 each parish to the relief of the poor. Item. I give £10 to each of my cousins of Rosegarland and the Graigue to buy mourning. Item, I give to Mary Walsh my servant the sum of £20, with all my wearing clothes of all sorts. Item I give to my servant James Walsh, the sum of £10 pounds. Item, I give to Michael Nowland £5. Item, I give to Michael Caulfull, to Nancy Naylor, and Mary Murphy £10, The better to enable my Executor and Trustee hereunder named to see this my will fulfilled, I have several sums of money now by me, and several sums due by me at my death, all which may amount to near £1000. Item, I give and bequeath to my cousin Elizabeth Elliott £10 and lastly, I do nominate and appoint, John Cliff Esqr. of Ross, my whole Executor of this my last will and Testament, and also my dear nephew Robert Leigh of Lougrage my overseer of this my last will and Testament, and do appoint £50 apiece as a legacy to them. This will finished and signed by me this 24th December 1722.

Margaret Pigott Colclough.

Probate granted in the Prerogative Court, Dublin, 2nd June 1723.

xNote: Mrs Elizabeth Warburton was step-daughter only, she being a daughter of John Pigott by his first wife Garthrind Southwell. Elizabeth Pigott was married to

Richard Warburton in 1695, and her father John Pigott was married to Margaret Leigh Colclough in 1696.

In the name of God, Amen. I, **Dudley Colclough of Mohurry** etc., "I will that my dear and well beloved wife Mary Colclough shall have and enjoy all my household goods plate, jewels, rings, furniture, linen and woolen, horses, mares, cows, sheep, coaches, chaises, and their harness, of what nature or kind soever. And the remaining part of my personal goods and chattles, debts, arrears of rents and assets, to be in the power and management of my Executors hereafter to be named".

Recites deed of settlement (date not given) formerly made and enrolled, whereby he settled his real estate on his dear eldest son Caesar Colclough, and gave his eldest daughter Margaret Colclough as portion £1000, also to his second son Francis Colclough £600, also £1400, to be equally divided amongst the rest of his younger children hereafter named, payable out of his real estate, except such part of it in jointure of his dear wife, and whereas under said deed of settlement he had power to raise out of his real estate, the further sum of --- not exceeding £1500. "I the said Dudley Colclough in pursuance of said power to me reserved, bequeath the sum of £100 part of the said £1500, to be added to the sd sum of £1400, to make up £1500, which sum I order to be equally divided between my youngest children, Maryanne Colclough, Thomas Colclough, John Colclough, Henry Colclough, and Dudley Colclough £300 to each. Which sums being for their present advancement, I direct my Executors shall advance to them at such times as they shall think fit, and in case any of my sd younger children should die before the receipt of their respective sums, it is my will, that such be divided among the remaining of my said five younger children".

Bequeaths in addition to the sd sum of £300 -£500 to his dear daughter Marianne Colclough, to be paid her on her day of marriage, and which £500 is to be taken out of the sd sum of £1500, but in case she should die unmarried sd sum of £500 to revert back to his estate, which would there remain discharged thereof.

Recites power reserved under said settlement for the reasonable maintenance and support of all his younger children until they have received their several portions, and pursuant to the intent thereof. "I direct that £30 be paid my son Francis, £30 to my daughter Margaret, £30 to my daughter Marianne, and £20 apiece to my sons Thomas, John, Henry, and Dudley, the same to be levied out of my real estate (except such part as is in jointure to my dear wife) and paid yearly at the usual gales, and same payments to commence from the date of my death". Gives his Executors full power to raise £100 out of the £600 for his son Francis, and gives also such sums for his younger sons, and out of their portions respectively, as sd Exors shall deem meet and fit, for preferring them to trades or otherwise, directs interest to be paid on younger childrens portions till principal sums to be paid in full. Item, Bequeaths his natural brother Mr. Oliver Colclough £150 for his maintenance and support, the same to be paid within three years of testator's death, and bearing interest till paid, and sd £150 to be part of sd £1500". Bequeaths unto Father Michael Fitzhenry, his Parish Priest £3, to be paid at testator's decease, and directs that sd Priest, shall hold the lands of Shroughmore during his life rent free, and be discharged of all arrears of rent due on said lands, directs each one of Romish Clergy in the Diocese of Ferns, to

be paid the sum of £1, at the time of testator's burial. Directs £40 to be distributed to the poor as his Exors shall deem fit. Directs all his debts to be paid out of the sd £1500. Directs that £150 be expended on his funeral, the said sum to come out of arrears of rent due at time of testator's death, and if there should happen to be a deficiency, the s deficiency to be made up out of the sdd £1500. "Item. I give and bequeath unto my dear brother Adam Colclough, a suit of mourning, the like unto my beloved cousins and kindsmen, Sir Pierse Butler, Knt, and Caesar Colclough Esqr, and the like unto Mr Oliver Colclough, to be deducted out of the £1500 aforesaid. I constitute and appoint the said Pierse Butler to be sole Executor of this my will and the sd Caesar Colclough overseer of the same." Directs his Executor to pay to his sister in law Mrs Bridget Barnwall whatever may be due her, and to deduct the same from the aforesaid £1500, "All which I publish and declare to be my last will and Testament and no other".

In witness etc., 2nd of July 1712.

Dudley Colclough.

Probate granted same year in the Diocese of Ferns.

Copied from a Manuscript Book of the late Caesar Colcloughs, which was found by me in an old press in the Abbey in 1853, and compared with original will in the New Record Court, Dublin, Novr 1873.

Maria Flaherty als Colclough als Barnwall, widow, of Mohurry Co. Wexford, intestate.

Administration to effects, granted in the Prerogative Court, Dublin to her son Caesar Colclough of Tintern. Dated 13th December 1725.

Will of Caesar Colclough of Rosegarland.

Recites, that whereas by settlement dated 22nd December, 1702, he had granted and conveyed to his son Anthony Colclough, certain lands, tythes, and farms, in the counties of Carlow, Tipperary, Kildare, and Wexford with certain remainders and limitations as set forth, now declares that he does further grant and bequeath to his sd son Anthony all his mortgages, leases, goods and chattels, both in his own and father's right, charged with £300 each to his daughters Frances and Eleanor Colclough, as reserved for them by settlement, and also £200 to his cousin Mary Ivory, to be paid within twelve months, also all his debts, more especially £1500, for which his brother Adam Colclough is surety. Leaves his daughters, if they marry with their mother's consent £700 additional each. Leaves some small legacies to servants etc., and appoints his son Anthony Colclough sole Executor.

Signed **Caesar Colclough. Dated 24th April 1724.**

Will not witnessed, but on affidavit of sad Anthony Colclough, and Robert Devereux as to hand writing, **Probate was granted to the former in the Prerogative Court, Dublin. 7th January 1726.**

Anthony Colclough having died before testator's Estate was finally settled, administration was granted in the Prerogative Court, to Thomas Webster of Dublin, Merchant. Frances Colclough and Eleanor Maria Sutton als Colclough, having renounced, dated 19th December 1736. Thomas Webster having also died before the

Estate was settled, Administration was again granted in Prerogative Court to Caesar Sutton Colclough of Longraigue in the County of Wexford, dated 17th June, 1756.

Anthony Colclough of Ballysop. intestate. Administration granted in the Prerogative Court, Dublin to Elizabeth Colclough als Fitzgerald, widow and relict of deceased, **dated 28th April 1729.**

Administration was subsequently granted to Frances Colclough, wife of Thomas Colclough of Wexford, and Eleanor Maria Sutton als Colclough, wife of William Sutton of Longraigue, Elizabeth Colclough als Colclough als Fitzgerald having remarried. **Dated 4th January 1733.**

In the name of God, Amen, I, **Adam Colclough, of Boley**, in the County of Wexford gentⁿ, being sick and weak in body, but of sound and perfect sense and memory, praise be to God for the same. Do make this my last will and testament, in manner and form following (hereby revoking and making all former wills and testaments by me heretofore made, void) and declaring this to be my last will and testament and no other.

First and principally I recommend my soul to God, and my body to be interred in the Church at Tintern in the sd County, in such decent manner, as to my Executors hereafter named shall seem fit. Item, I order and direct that all my just debts to be paid and discharged by my said Exors. Item, I leave and bequeath unto my dearly beloved wife Mary Colclough als Foord, the sum of £400 stg, if she does not marry again, and but £300 if she does marry again. Item, whereas my children by my former wife, are already provided for by settlement, I therefore leave and bequeath unto my six children by my second wife, all the rest of my worldly substance. Item, I do hereby nominate my nephew Mr. Thomas Colclough of Wexford, and Mr Abraham Tobin of Coolcannon in the sd County, Exors of this my last will and testament.

As witness my hand and seal the 11th day of February 1734.

Adam Colclough

Witness Present. Dom. Donegan, Patt Colclough, William Wolman.

Not pub. Probate granted at Ferns, 6th August 1735.

Patrick Colclough of Boley (and Dunmaine) Leaves his dear and well beloved wife Catherine Colclough oths Harper, his interest in the town and lands of Boley, held under Vesey Colclough, by lease made by Caesar Colclough, decd, together with the whole of his personal property, subject to his debts and legacies. Leaves his niece Frances Byrne eldest daughter of Garrett Byrne of Hacketstown, County Carlow £250, due him by said Vesey Colclough, provided she marries with consent of her parents, but if she should marry against their consent, then to his niece Catherine Byrne, with the same proviso, and should she marry without consent of her parents, then to Colclough Byrne 2nd son of sd Garrett Byrne, and all provided testator should die without lawful issue. Leaves to Richard Poor (Power) of Hornagh (*Forenaught*),

County Waterford, who was married to his sister Catherine Colclough deceased and to his children, the sum of one shilling. Leaves £4 a year during the continuance of his lease of Boley, for charitable purposes, as his wife shall think proper, In case testator should leave lawful issue by his said wife Catherine Colclough, sd issue to possess one half of his goods and chattels personal.

Appoints Thomas Houghton of Kilmannock, and Caesar Sutton of Longrague Exors.

Pattk Colclough.

Witness. Luke Walsh, Harvey Welman, Joseph Wale, **Dated 26th May 1767.**

Codicil, dated 23rd October 1767, Revokes bequest of £250 to his niece Frances Byrne, or in default to his nephew Colclough Byrne, and whereas his said niece Francis Byrne had married, leaves said £250 absolutely to her sole and separate use, provided testator's wife, be not encient at the time of his death, and that he should happen to die without issue, but in case he should leave issue, then said sum to his wife and issue, share and share alike, Confirms appointment of Exors,

Witness present, Joseph Wale, Henry Welman.

Probate granted at Ferns to Catherine Colclough saving the rights of Exor named, 21st May, 1770

I, Dudley Colclough of Balecormick County Carlow, being now of perfect health, mind and memory, and as I intend in a short time to go on a voyage to Spain, am willing to settle my affairs in case of death, and therefore I now make this my last will and testament, revoking all others will or wills, before made. I desire and my will is, that all my just debts and funeral charges be fully satisfied, paid and discharged. I leave and bequeath to my nephew John Colclough, the son of my brother John Colclough, the sum of £80 stg, and in case he should die before the age of 14 years, in such case sd £80 to be paid to my brother John Colclough's eldest son Thomas Colclough, and in case of mortality in said Thomas Colclough, before the years of sixteen, to the next eldest son of my brother John Colclough. I leave and bequeath to my nephew James Byrne £10 stg, to buy him books, being son to my sister Margaret Byrne of the County of Kilkenny. I leave £5 to the Clergy, to be paid and distributed to such of them as my brother John Colclough thinks proper. I leave will and bequeath all the rest and remainder of my worldly substance of what kind soever, both real and personal, to my brother John Colclough of Wexford merchant. It is my will and I do hereby order and direct my Executors hereafter named to pay unto my brother John Colclough, as soon as they can gather in and recover all my sd worldly substance, so as all my effects should be put into my sd brother John Colclough's possession, and to take his obligation to pay the above legacies as above mentioned. I nominate and appoint my brother Thomas Colclough Esqr, and Edward Sutton Exors of this my last will and testament, as witness my hand and seal, **this 8th day of Decr 1733.**

Dudley Colclough.

Witness present.

Margaret Kelly, James Hayes, Ellen Talbott.

Endorsement Memo.

I do hereby certify that my brother Caesar Colclough Esqr, owes me, of the fortune left me by my father, the sum of £270 and about £14 interest, this 8th of December, 1733.

Dudley Colclough.

Thomas Colclough and Edward Sutton having renounced, probate was granted in the Diocese of Ferns to John Colclough brother of testator, 29th day of August 1739.

Administration to the Estate of **Thomas Colclough of Wexford, intestate**, granted in the Prerogative Court Dublin, to Frances Colclough widow and relict, **dated the 19th of January 1741.**

Administration subsequently granted to Richard Power and Dennis Dale, former Adminix Frances Colclough relict, having died leaving affairs unsettled, dated 25th March 1747. Recites a suit carried on between said admors, and Adam Colclough the natural and lawful son of deceased, and John Colclough, merchant, the natural and lawful brother of sd Thomas Colclough decd.

Adam Colclough of Crowsgrove or Colclough's Grove, Co Carlow.

Leaves his real estate, copyhold leases and all other leases in England, to John Colclough son of John Colclough of Wexford Merchant, charged with legacies hereinafter mentioned. Leaves to Frances Byrne daughter of Margaret Byrne decd, the sum of £600 as first charge on his English Estate, and also leaves said Frances Byrne his interest in his lease of Crowsgrove, together with his house, household goods, and all other goods and chattels therein at the time of his death, provided his Irish Estate shall be sufficient to pay his debts. Leaves Mary Colclough of Wexford, £200, to be raised on his estate in England. Leaves to Thomas Colclough son of John Colclough of Wexford, £200, over and above all debts due him and charged on his English Estates. Leaves to Catherine Hill, otherwise Colclough, Beauchamp Colclough, Patrick Colclough, and Caesar Colclough, the daughter and sons of Henry Colclough Esqr, to be equally divided amongst them, share and share alike, and raised of his English Estates. Leaves Doctor David Lynch of Carlow, £50 to be raised of English Estates. Leaves Harriet Lynch, wife of Anthony Lynch of Fownes Street, Dublin, £100 to be raised on English Estates. Leaves all his interest in his lease of Rossard and Booleदारrogh, and whatever sums may accrue thereout to Adam Colclough, and also leaves sd Adam Colclough, his interest in all other leases belonging to him in the Duffrey. Direct his debts to be paid off his real estate in Ireland. Leaves the poor of that part of the parish of Barragh which belongs to Doctor Maquire £20, to be raised off his English Estate, and distributed as Dr. Maquire and Henry Colclough shall think fit. Leaves Dr. Maquire the sum of £10, for such use as said Henry Colclough shall appoint, to be raised on English Estate. Leaves John Colclough of Wexford, merchant, the sum of £100, for such use as Henry Colclough Esqr, shall appoint, same to be raised on English Estate. Leaves Mathew Wallis £1-2-9, and a black coat, same to be raised on English Estate. Leaves his servant John Donnelly £5, and a suit of black clothes, and his other servants £2, each and a black coat or gown, all to be raised out of his English Estate. Leaves Robert Pringston, his holding at Crowsgrove, during the time of his Adam Colclough's non lease thereof, paying such rent as Henry Colclough shall adjudge. Leaves John Colclough of Wexford, and Henry Colclough, his interest in his lease of the Tythes of Bannow, Co Wexford, and all his other leases in Ireland, except those already bequeathed, they paying thereout £200, to John Colclough son

of John Colclough of Wexford. Provided always, in case his Estates in England be not sufficient to pay the legacies thereon, directs his Exors to maintain and keep the sd Frances Byrne in full and quiet possession of his house and lands of Crowsgrove during the continuance of his lease thereof. Appoints John Colclough of Wexford, merchant, Henry Colclough Esqr., and George Byrne of Cabinteeley Esqr., Executors. In witness, etc., **22nd December 1759.**

Adam Colclough.

Witness, Margaret Colclough, Francis Nowlan, Michael Nowlan.

Codicil (bearing no date) Leaves £50 to the children of Thomas Colclough of Ferns, County Wexford, by his first wife or in failure of said children to any other children of sd Thomas Colclough to be paid out of his English Estate.

Adam Colclough.

Same witnesses. **Probate granted by the Prerogative Court, Dublin to Henry Colclough, and John Colclough, dated 18th January 1760.**

Note: The will was contested by Colonel Caesar Colclough of Mohurry and Tintern as heir at law, (and no wonder for it is a curiosity of its kind) but what the result of the suit was, I am unable to say.

Mary Colclough, als Montgomery, als Bingham of Dublin, widow, Administration to will granted by the Prerogative Court, Dublin, to Fielding Ould of Dublin, dated the 12th July 1755.

Recites that administration had previously been granted to Lady Anne Bingham, the grand mother of Vesey Colclough, a minor, the lawful son and next of kin, and residuary legatee, named in sd will, and that certain business was still unsettled between sd Lady Bingham and Caesar Colclough the grandfather and guardian of sd Vesey Colclough.

Caesar Colclough of Mohurry, (Colonel Caesar)

Directs his body to be buried in the Church of Tintern, and his real estate being already settled he directs his worldly substance to be disposed of as follows. Leaves his dearly beloved wife, Henrietta Colclough, one of his best coaches or chariots, with harness belonging, four of his best coach horses, and two saddle horses, six milk cows, four bullocks, and a score of weathers, a chair, or a bench cart with its utensils, she to choose them. Leaves his wife the use for her life of his plate and household furniture at Mohurry, and after her death, to the absolute use of his son Adam Colclough. Recites that by Act of Parliament £2000 is charged on his real estate, to be recovered by John Jarvis White Esqr, and applied in discharge of such of his debts after his death, as do not affect his real estate, and as he shall direct by his last will, directs that said John Jarvis White shall, as soon as said sum of £2000 be raised as ordered by Act of Parliament, apply the same, or so much of it as may be required, in payment of such debts, and the remainder, if any, if such be deemed as part of his assets, he leaves to his son Adam Colclough. Recites that he has been advised that he has a just right and title to the estate or part of the estate of Adam Colclough, late of Crowsgrove, or Colclough's Grove in the County of Carlow deceased, and that a suit has been, or will be commenced against Caesar Sutton

Esqr, and others, in his Caesar Colclough's name, and directs that whatever may be recovered in his favour, concerning his right or demand upon sd estate, shall be for the sole use and benefit of his sd Son Adam Colclough. Leaves his stock of cattle, cows, sheep, horses, mares, and mules, corn and hay, his household furniture at Tintern, and all his firearms and other arms, ready money, rents and arrears of rents, and all his assets, effects and worldly substances, not already herein before disposed of, to his said dearly beloved wife, and also and every Estate or Estates in lands tenements and hereditaments which he may be already entitled to (save his real estate, already limited and settled by deeds and Acts of Parliament) or which during his life, may descend to him as heir at law, or next of kin, or by will or otherwise to his said son Adam Colclough, subject to such part of his just debts as will not effect his said estate after his death, so far as said sum of £2000 may happen to fall short of discharging the same, and also subject to his funeral expenses, and wages due servants, and liable to a legacy of £400, which he leaves to his good friend and faithful servant Mary Blanchville. Appoints his son the sd Adam Colclough, sole Executor and residuary legatee.

In witness etc., the 9th October 1765

Witness present

Caesar Colclough. Abraham

Butler, Thomas Kidd, James Lynch.

Proved in Prerogative Court, Dublin. 3rd May 1766.

John Colclough, of Saint Keirans, merchant. Wexford. Desires to be buried in the tomb with his wife and children in Saint Patrick's, Wexford. And that "poor people be clothed in the same manner as they were at my beloved wife's funeral". Orders all his just debts and funeral expenses to be immediately paid by his Executors, "As Anne Sinnott claims an old debt to be due to her, I order and direct that £3 sterling may be paid to her, to be at the right side of that doubt" directs that his Exor shall dispose of the sum of £20 to the uses and purposes verbally directed, confiding in his discretion. Leaves his dear daughter Mary Devereux, £100, over and above the fortune already paid and secured her. Leaves his dear son John Colclough £400, half to be paid within one year and remainder within two years. Directs that a hat, jacket, and breeches, and pair of brogues each be given to a number of poor children (named). Leaves his dear son Thomas F. Colclough, all the rest, residue and remainder of his worldly substance, and appoints said Thomas Colclough, sole Executor and residuary legatee. In witness etc., the 27th June 1770.

John Colclough.

Witness present, Bernard Downes, Morgan Lacey.

Proved, Prerogative Court Dublin. 8th August, 1770.

Thomas Francis Colclough of Ballyteige,
Renunciation, Diocese of Ferns 1789.

I. **John Colclough**, being of sound mind and body, do will, bequeath and devise the whole of my Freehold property, goods, chattels, assets and effects, to my dear beloved wife Elizabeth Colclough alias Berry, save and except the sum of £15 a year annually, to my son Thomas Colclough, and the sum of £1000, to be paid to my daughter Elizabeth Colclough, to be paid her when she shall attain her 18th year. Half the interest of which £1000, she my said daughter is to receive to keep her in clothes till then, and the entire interest afterwards on the death of my said wife Elizabeth Colclough, all my property of what kind or nature soever, is to go to my said daughter E C save only the sum of £50, which I bequeath to my said son Thomas Colclough on the death of my wife, and in case my daughter should not then be alive, that is on the death of my wife, or have any issue at that time, then my said son Thomas to inherit my property, and in case neither of them should have any issue, or be themselves alive at the death of my wife, then my said wife is to have the disposal of half my property, and the other moiety or half, to devolve to my sister Mary and her heirs. I appoint my wife Elizabeth Colclough aforesaid my sole Executrix. In witness of which bequests and so on, I have hereunto signed my hand, and prefixed my seal, this 2nd May 1798.

John H. Colclough.

In presence of us, Edward Fitzgerald, Mary Lett, Sarah Lett,

Proved at Ferns, 23 October 1799.

(John Henry Colclough was hanged on Wexford Bridge on the 28th of June three weeks after making this will).

I, Dudley Colclough of Boremore in the County of Carlow, gent, being sick and weak in body, but of perfect mind and memory, by the mercy of God, do make this my last will and testament in manner following viz, I resign my soul to God.

Item, I give and bequeath to my dearly beloved brothers, Beauchamp and Patrick Colclough, my title and interest in Boermore, to be equally divided between them share and share alike, or the longest survivor of them for ever, to be set off till Patrick is out of his time. Item, to Edward Hill Esquire, and his wife Catherine Hill, I give all the sheep which are now on the land of Boremore aforesaid, and also the sum of £91 sterling due to me by Beauchamp Bagenal Esquire. Item, the lands of Bohermore be set by Mr. Francis Harvey, till such time as said Patrick be out of his time of apprenticeship. Item, that the corn and hay and the money due by the tenants shall go in payment of the rent of Boremore. Item, I give and bequeath to my brother Caesar Colclough, 32 bullocks and one heifer, now on the lands of Rathfadden. Item, I leave and bequeath to my brother Beauchamp Colclough the farm of Rathfadden, if he desires to take it. Item, I leave and bequeath to Anne Kelley the sum of £20, to be paid her out of the remainder of 20 bullocks, 8 plough bullocks, and a bull. Item, I leave to my father £9 a year profit rent which I have on the lands of Kildavin. Item, I bequeath to James White 2 cows which I bought from my tenant Kiravan. Item, I leave 2 cows to be sold for the payment of four guineas to Edward Clarke. I bequeath to Elizabeth Moran one said cow, over and above the wages due to her. I leave 2 cows and one calf to Margaret White. I bequeath a big brindled cow and a black cow to my mother. I bequeath all my household goods to be equally divided between my brothers Beauchamp and Patrick. The things mentioned above, to be sold for

payment of rent by public cant, except the oats, which are to be delivered to Beauchamp Bagenal Esquire at 6/- per barrel. I acknowledge no person to be indebted to me on the lands at Newtown, except Richard Murphy and Patrick Kinshela whose bonds are in my possession. I desire that if there be not sufficient to pay my debts, that each person to whom I have left anything, contribute in proportion to what I have left them. Beauchamp Bagenal Esquire, did in the presence of Mr. Yoa and Capt Carr, promise to give a lease of three lives of the lands of Bohermore. Item, I appoint Francis Harvey Esquire, my Executor for the sufficient, full, and perfect performance of every article contained in this will, **I hereunder affix my hand and seal this 27th October 1758,**

Dudley Colclough.

Witness, Richard Pack, David Lynch, Peter Donohue.

Probate granted at Leighlin to Beauchamp Colclough one of the principal Legatees. 9th June 1759.

John Beauchamp, of Ballyloughlin, County Carlow.

Recites, Whereas by Indenture 22nd May 1694, between his father John Beauchamp of Killeigh, County Dublin, testator himself, and Catharine his wife of the 1st part Bartholomew Vigors Bishop of Ferns and Loughlin of the 2nd part, and the Rev. Benjamin Neale, and Robert Elliott, Clerk of the 3rd part. For the considerations therein mentioned, that is to say, the town and lands of Lorum, of Danganby, of Ballynegany, of Knockvillach, of Ballyticleigh, also Rossoillige, of Ballyloughlin, and also of Killree, all being in the Barony of Idrone, County Carlow, stands limited and settled on sd John Beauchamp for life, with remainder to his male heirs, or in default, to his right heirs, subject to the powers therein mentioned, and especially to the payment of £100 to Judith Dowdall als Beauchamp, said John Beauchamp's sister deceased, with powers to said John Beauchamp to charge said lands either by deed or his last will, with sums not to exceed £600, for the maintenance and portion of younger children. And whereas by another Indenture of 21st June 1721, between testator and his eldest son Richard Beauchamp of 1st part, Said Revd. Benjamin Neale of 2nd part, and the Revd. James Harvey of Killane, County Wexford, Clerk, of the 3rd part, it was amongst other things agreed and covenanted between said parties, that a fine should be levied and recovery suffered of all said lands, to enable said John Beauchamp to charge said lands with a further sum of £1000, for said younger children. In pursuance of such limited powers, testator declares his will to be, that said lands shall stand charged with the sum of £1500 only, to be disposed of amongst his younger children as follows, viz, to his daughter Martha Harvey otherwise Beauchamp, £300, to his son Benjamin Beauchamp £600, and whereas he said John Beauchamp had sometime previously made a present to his son in law Henry Colclough, of the sum of £200, and whereas his intent and meaning is to give the rest of his younger children a like sum, he therefore leaves his daughter Eleanor Bagenal wife of Walter Bagenal, the sum of £200, also the like sum of £200, to his daughter Martha Harvey, and like sum to his son Benjamin Beauchamp. "Item, I leave and bequeath unto my daughter Margaret Colclough als Barnes als Beauchamp, the sum of £400, which with £300 paid Henry Colclough and his wife the said Margaret some time ago, and £100, paid Caleb Barnes, which he laid out to

interest to Caesar and Thomas Colclough, the security for the same, which was in my hands has been delivered by me, to said Henry Colclough and his wife, all which said sums make the sum of £800, which I declare is in full of said Margaret's portion which I promised to pay Caleb Barnes, as may appear by his marriage articles". Directs that whatever sum may appear to be due to the children of Nathaniel Evans, deceased, to whom he the said John Beauchamp is Executor, shall be justly satisfied and paid. And that the residue of his personal estate, viz, money, bonds, judgments, mortgages, leases, and all other his effects, after his debts and legacies are paid, shall be disposed of as follows, viz, one third part of the residue of his said personal estate to be equally divided amongst the younger children of his daughter Martha Harvey, one third part amongst the younger children of his son Benjamin Beauchamp, and one third part amongst the younger children of his daughter Eleanor Bagenal. Leaves the poor of Loreum £10. Leaves his eldest son Richard Beauchamp the sum of £50 to buy mourning. Lastly appoints Walter Bagenal, the Revd. James Harvey, his son Benjamin, and the Revd. Bartholomew Vigors of Old Loughlin Executors, and leaves them each £50.

John Beauchamp.

**Witness, the 6th August 1741, John Vigors, Walter Heart. John Burroughes.
Codicil, same date.**

Whereas his son Richard Beauchamp, on being made Vicar of Narrowmore, County Kildare, had incurred two thirds of the cost of building the glebe house etc., amounting to £117-10-0 and whereas said John Beauchamp had secured to Simon Rudd, administrator of the late incumbent, the said sum of £117-10-0 desires that said amount should be satisfied out of residue of testator's assets. Directs that all his poor labourers on Ballyloughlin shall be released of any sums due to him by them, not exceeding £2 each. Leaves the Revd. Mr. Harrup of Lorum £5. Leaves Timothy Byrne £6 over and above wages due, and leaves Eleanor Byrne all his milch cows, and leaves all his servants one years wages, over and above what may be due to them.

Probate granted in the Prerogative, Dublin, 26th November, 1744.

Benjamin Beauchamp of Corris, County Carlow.

Directs his debts and funeral expenses to be paid, desires that his wife Anne Beauchamp be peaceably paid her jointure of £60 annually as arranged by settlement. directs that his sons John and Vigors Beauchamp, be under her care and guardianship during her widowhood. Directs that his son John Beauchamp in addition to the estate of Corris assigned him under marriage settlement, shall have a moiety of his personal estate, the other moiety to his son Vigors Beauchamp. Directs, in case his wife be with child, said child shall be provided for, as his Executors shall judge fit, or the settlement direct, and lastly appoints the Revd. Nicholas Milley, the Revd. Richard Beauchamp, and the Revd. John Milley, Executors. Witness, 13th Feb, 1743-4, Marcus Shea, Samuel Brewster, Lucey Milley.

**Probate granted in the Prerogative, Dublin to the Rev, Nicholas and John Milley.
20th December 1744.**

Richard Beauchamp, of Narrowmore, County Kildare. Directs his just debts to be paid. Leaves all his estates of Freehold and Inheritance in the County Carlow to George Carr and Francis Harvey of the City of Dublin. In trust, first that his dear wife Juliana, shall receive in lieu of dower an annuity of £372, payable out of his said estate with power to said Juliana to distrain on said lands in case of failure of said annuity. And further, in trust for the use of his nephew John Beauchamp for his life, with remainder, to his eldest and other sons, in strict Tail Male, with power to said John Beauchamp, when he shall be in the actual possession of said Estate, to charge them with such sum as he shall think proper as dower, to his wife. And also power, further to charge the estates with a sum not exceeding £2000 for portions and maintenance of his younger children, and provided said John Beauchamp should die without male issue, then with power to charge the estates with a sum not exceeding £1000 for the portion and maintenance of such daughter or daughters, as shall be living at the time of his death, or be born afterwards, with powers to make leases of said estates, for a time not exceeding three lives or 31 years. And in case said John Beauchamp should die without male issue, the Executors to have power to sell the Estates, and the produce to go in trust for the following uses, viz. One third part to be paid to his sister Margaret, and in case she should predecease him, to be equally divided amongst her children, one third part to be paid to his sister Martha Harvey, and in case she should predecease him, to be equally divided amongst her children, and the remaining third part to be paid to his sister Eleanor Bagenal, and in case she should predecease him to be equally divided amongst her children. Declares that the sum of £600, left by his father, to his younger son Benjamin Beauchamp, and the sum of £300, left by his said father to his daughter Martha Harvey, are still due, and remain a charge on his Carlow Estate. Leaves his dear wife Juliana, the sum of £1000, due by his brother in law Maurice Keating, and all the rest and residue of his personal estate to his wife Juliana, charged with his debts, and appoints his wife Juliana Beauchamp sole Executrix.

In witness etc., the 3rd June 1772

Richard Beauchamp.

Present, James Dunkier, George Cheney, David Forrest.

Probate granted in the Prerogative Court Dublin. 1st Feby 1776.

Margaret Colclough, otherwise Barnes, otherwise Beauchamp, of Littlepark, County Carlow widow.

Recites, Whereas her brother the Revd. Richard Beauchamp, of Narrowmore County Kildare deceased, divided and bequeathed all his estates of freehold and inheritance in the County Carlow to George Carr and Francis Harvey of the City of Dublin Esquires, in trust for the several uses mentioned in his will, and whereas her said brother further declared that in case his said nephew John Beauchamp should die without issue male, then in that case directed his estates to be sold, and that one third of the monies arising therefrom be paid to his sister Margaret Colclough.

Recites whereas sd John Beauchamp hath lately died without issue male, "I Margaret Colclough do devise and bequeath unto my dearly beloved son, Bartholomew Barnes of Littlepark (who hath always behaved to me with duty and affection") all and right title and interest which she possessed under the will of her sd brother, to the sd third of his estates, or the monies arising therefrom, and in case the sd Bartholomew

Barnes, should die before her, then to her dearly beloved grandson Caleb Barnes son of Bartholomew Barnes. Appoints her said son Bartholomew Barnes sole Executor, and in case he should die before her, then her grandson Caleb Barnes to be sole Executor.

In witness, etc., the 14^t July 1789.

Margaret Colclough.

Present B. Hobart, James Butler, William Elliott.

Proved in the Prerogative Court, Dublin, 15th April 1789.

Note: Presumably Vigors Beauchamp died before his uncle Richard Beauchamp, and I take it that testatrix's children by her second husband, had forfeited her good will. I know they accused their brother Barnes of influencing their mother against them.

Beauchamp Colclough of Bohermore, County Carlow.

In the name of God, amen, I Beauchamp Colclough of Boremore in the County of Carlow, gentleman, being weak in body, but of sound and disposing mind, memory, and understanding, thanks be to God, do make this my last will and testament in manner following, that is to say, First, I give and bequeath unto my dearly beloved wife, (Bridget Colclough oths McCarty) during her viduity, and to my children, one of which my said wife is now encient of, my interest in the lands of Bohermore, equally between them, share and share alike, and that my said wife, shall have the care of my said children, and receive the profits thereof, and apply the same towards their support, until they shall arrive at the age of 21 years, and from and immediately after my said wife's viduity, my will is that the whole interest, or the profits of the said lands of Bohermore shall go in equal distribution between such of my children, as shall then be living, towards their support, until they shall arrive to such age, and that they shall then severally become entitled to such profits thereof, as may be an equal dividend between such of said children as shall live to such age. And as to what personal fortune it has pleased God to bless me with, I give and bequeath the same equally among my said wife and said children, and I appoint my said wife Bridget Colclough, and my brother Patt Colclough, and the Revd. Richard Pack, Executors of this my last will and testament. In witness whereof, I have hereunto set my hand and seal this 12th of April 1766.

Beauchamp Colclough.

Witness present, John Horstall, James White, John Byrne,

Note: The foregoing will was never proved, and the original is now – 1874 – in my possession.

Sarah McCarty, of St. Andrews Street in the County of the City of Dublin, Spinster.

In the name of etc., xxxxxxxxxx "I order and direct that my body remain without being touched or handled for four days after my decease, and after that time, my body embalmed, and the sum of £11-7-6. be paid to my Executors to an apothecary for embalming me. I also order and direct that after that time, I be buried in a decent and becoming manner in my family's vault in St Nicholas Church Dublin and that the sum of £200 sterling be laid out and expended by my Executors, in paying the charges and expenses of my funeral." Directs that the sum of £100 be applied for the

education of the poor children of the parish of Saint Andrews, and leaves £50 to the poor of said parish. Bequeaths legacies to her servants and others amounting to £370. "I give and bequeath unto my said niece Bridget Colclough otherwise McCarty, widow, my house in St. Andrews Street aforesaid, in which I now live and reside, and my furniture therein, and all my plate, but if the said Bridget Colclough shall at any time during her life, intermarry with any person, it is my will and intent that from the time of such event, if any such shall happen, she the said Bridget Colclough shall not take any benefit of the said last mentioned bequest, or any other provision made for her by this my last will, and in such case, my said house furniture and plate, shall from and immediately after such event happening, if it shall happen, go to and be equally divided among Henry Colclough, Beauchamp Colclough, and Bridget Colclough (grandniece to testatrix) share and share alike, as tenants in common and not as joint tenants, but in case my said niece Bridget Colclough shall not intermarry, but shall remain a widow during her life, then in such case, it is my will and intent that my said niece Bridget Colclough, shall enjoy my said house, furniture and plate, and shall have a power, and is at liberty to dispose thereof in such manner as she shall think proper, by her last will and testament or otherwise", Leaves her grand niece Bridget Colclough, £1700, secured on the estate of John Ferris Esquire, of Rockfield Co.Cavan, provided said grandniece, do not intermarry without consent of her guardians, in which case said money to be divided, share and share alike, between Henry and Beauchamp Colclough her brothers. Leaves her niece Rebecca Ashworth otherwise McCarty, an annuity of £50 sterling during her lifetime, and at her death, should she have a child or children her surviving, said annuity of £50 to be continued to him her or them, share and share alike, during the term of their natural lives, said annuity to be chargeable and payable out of the rents of Monganstown. Leaves Monganstown to her niece Bridget Colclough for life, with the previous proviso, with remainder as to one moiety to Henry Colclough elder son of said Bridget Colclough, and his assigns, for his lifetime, at his death to be equally divided share and share alike among the issue of said Henry, male and female as tenants in common, if said Henry should leave one child, said child to have said moiety, but if said Henry should leave no issue, said moiety to go to Beauchamp Colclough younger son of said of Bridget, for his life, and at his death to be divided among the issue of said Beauchamp male and female share and share alike, as tenants in common, and said Beauchamp should die leaving issue one child, said child to have said moiety, if said Beauchamp should leave no issue said moiety to Bridget sister of said Henry and Beauchamp, under same provisions as before recited, And she failing issue, said moiety to go to the right heirs of said Sarah McCarty. Remainder as to second moiety of Monganstown to Beauchamp Colclough for life, with the same disposition as to the children or child, or in failure, to his brother and sister, as in the demise of the first moiety. Leaves the lands of Hardwood to Henry Colclough and his heirs, with the same provisions as recited for the moieties of Morganstown. Leaves the freehold in the town of Kinnegad to Beauchamp Colclough and his heirs, with the same provisions as aforesaid. Leaves the moiety of premises in New Row on the Poddle, Dublin, to Henry Colclough and his heirs with the same reversions as aforesaid. Leaves the second moiety of said premises to Beauchamp Colclough and his heirs, with same reversions as aforesaid. Leaves one moiety of premises,(fee simple) situated in Patrick Street, Golden Lane, and Great Ship Street, Dublin to Henry

Colclough and his heirs as aforesaid, and with same reversions. Leaves second moiety of said premises to Beauchamp Colclough and his heirs as aforesaid with same reversions. Leaves his niece Bridget Colclough certain premises in New Street for her life as before, and at her death, or if she should marry again then said premises to said Henry, Beauchamp and Bridget (the younger) share and share alike, as tenants in common and not as joint tenants. And all the rest residue and remainder of her worldly substance, goods chattels and effects to her said niece Bridget Colclough, and appoints her said niece Executrix and Thomas Trench Co Executor, who if he acts as such is to be paid a legacy of £200, as a reward for his trouble. Revokes all former wills, In witness etc.,

this ----day of November,1781.

Sarah McCarty.

Present, Robert Keating, Will Colles, T. Bath.

Probate granted in the Prerogative, Dublin to Bridget Colclough the 14th day of December 1797.

Bridget Colclough. In the name of God, Amen. I Bridget Colclough of Cottage in the County Carlow. widow, being of sound mind memory and understanding, but knowing the uncertainty of this life, do make this my last will and testament, hereby revoking all other wills by me heretofore made. I order and direct that all my own private debts and funeral expenses be paid as soon as possible after my decease. I give devise and bequeath to my two sons, Henry and Beauchamp Colclough, my interest of and in the farm and lands of Cottage and Garragh in the Queens County and the lands of Borghmore in the County Carlow, subject to all the debts I owe, to hold unto them, that is to say one half thereof to Henry Colclough his heirs exors, admors, and assigns, and the other half thereof to the sd Beauchamp Colclough his heirs, exors, admors and assigns for the rest residue and remainder of their lives and years mentioned therein, or any other renewal to be obtained of any of the said lands, subject however to the yearly rents thereout payable, and also to an annuity of £20 yearly, which I hereby charge thereon, to be payable thereout to my grand daughter Maria Colclough, to be paid and payable to her, and her assigns, for and during the term of her natural life, payable half yearly the first payment thereof to be made to her or her assigns on the 25th March or 29th September, which first happen after my decease. I give and devise and bequeath to William Roper Esquire, his heirs, executors, administrators and assigns, the houses and premises I have in St. Andrews Street, otherwise Hag Hill, Dublin, in trust, after the payment of the head rent thereof, to permit and suffer my daughter Bridget Cameron, wife of Allen Cameron Esquire, or her assigns, to receive the rents and profits of said premises for her life, upon her own receipt, free from the control of her present, or any after taken husband, and freed and discharged of and from the debts and engagements of her said husband, and freed and discharged from any debts I may owe. And upon the further trust, that after the decease of the said Bridget Cameron, to convey and assign the said premises, to and amongst such of the children of the said Bridget Cameron, as she may think fit, by deed or will in her lifetime, to give the same to. I give and bequeath to the poor of the parishes of Graigue and Carlow £100, to be given to and amongst the greatest objects. I give and bequeath to each and every

one of my servants, who shall be living with me at the time of my death, who has lived with me three years previous thereto, but not otherwise, one years wages, over and above all other wages that may be due to such servants, respectively and subject to the payment of my said debts, legacies and funeral expenses, I give devise and bequeath all the rest residue and remainder of my property, of what nature and kind soever, unto my said two sons, Henry and Beauchamp Colclough, to be equally divided between them, and I hereby nominate and appoint my said two sons Henry and Beauchamp Colclough, Executors of this my will. In testimony of all which I have hereunto set my hand and seal, this 20th of March 1813.

Bridget Colclough.

Witness present. Thomas Monks, Jane Maher, Wm Beauman.

Note: The provision of this will, were I believe faithfully carried out. And like that of testatrix's husband the will was not proved, the original is now 1874 in my possession.

Henry Colclough (a minor) intestate. Administration granted in the Prerogative Court, Dublin, to Caesar Colclough, (of New Ross and Athy) the natural and lawful father, and only next of kin. Dated 30th of March 1779.

Caesar Colclough. 36th Regt. Intestate. Batchelor. Administration granted in the Prerogative Court, Dublin, to Charlotte Colclough, Spinster, sister and next of kin (father and mother both deceased). Dated 19th of January 1792.

Sir Vesey Colclough. Baronet (!).

In the name of God, Amen. I, Sir Vesey Colclough, of Tintern Abbey in the County of Wexford, Baronet, being weak in health, but of clear and perfect understanding. Yet well knowing the uncertainty of this transitory life, and how proper and prudent it is for every man to make and declare his intentions as to the disposal of all his property, do therefore make and publish this my last will and testament, hereby cancelling and revoking all or any wills heretofore made by me. Whereas by a settlement bearing date on or about the 13th day of June 1767, my several estates in the Kingdom of Ireland are settled upon the eldest son of my present marriage, Caesar Colclough Esquire, as in the manner in the said settlement particularly mentioned, and whereas, by the said settlement I am authorised and empowered to raise and levy on the said estates and every part thereof, the sum of £10,000 sterling and to express my intention therein, and enable my trustees in the said settlement so to do. Now my will and intent is, that the sum of £10,000 sterling shall be levied in the following manner, and by the following persons hereinafter mentioned. I do, therefore, hereby nominate and appoint Caesar Colclough and Francis Graham, Esquire, and the survivor and the survivors of them and their respective heirs, my trustees, to raise and levy, or cause to be raised and levied, the said sum of £10,000 from and immediately after my decease, out of all and every part of my estates, to and for the following uses and trusts, and upon the particular conditions herein particularly specified and none other. In the first place, I recommend unto my

second son, John Colclough Esquire, to support this my last will and testament, and to consider it as founded on a proper affection to him, and dictated by a real regard to his interest as well as the feeling of gratitude and justice. And it is my further will and intent that if my said son, John Colclough, shall in any manner oppose or obstruct the disposition of this testament or will, that in such case all and every benefit hereby intended for the said John Colclough, may be and they are hereby cancelled and avoided, as if this last will and settlement had been never made, or the said John Colclough, in any manner to be mentioned therein or benefited thereby. In the second place, upon the conditions hereinbefore particularly set forth and expressed, I do hereby authorise and empower my trustees hereinbefore mentioned, or the survivor and their respective heirs, out of the said sum of £10,000 sterling to assign or make over unto my said son John Colclough, the full and entire sum of £8000. I do also hereby and in the same manner unto my son leave George Washington Colclough the sum of £500. I also hereby and in the same manner leave unto my son Anthony Colclough, the sum of £500 sterling, such sums to be paid unto my said sons on their respective ages of 21 years. And if either the said George Washington Colclough, or Anthony Colclough shall die before the said time of payment, I do hereby devise the legacy of the person so dying unto his surviving brother, and if the the said George Washington and Anthony should both die before the respective time of payment, I do in such case will and ordain that the said several legacies and bequests be divided between and equally belong to my said son John Colclough and Alicia Harrington, the mother of my said sons, George Washington and Anthony Colclough. And if the said Alicia should be dead, then the whole of the said legacies to ensure to the use and belong to my said son, John Colclough. I do hereby bequeath unto the said Alicia Harrington the sum of £400 as a testimony of my gratitude for her tenderness and care, and particularly her disinterested and affectionate attention to me during my illness. I do hereby also devise and bequeath unto the Revd. Dudley Colclough the sum of £500 as a payment for money due by me unto his father and my uncle/ and do hereby express my concern that my circumstances do not properly enable me in any other or fuller manner to manifest my gratitude unto my said uncle or his descendants. And as I wish and intend this my will, to fulfil as much as in me lies, the duties of gratitude and justice and equity, I do hereby devise and bequeath unto Elizabeth Carter, the sum of £100, as a a small mark of my remembrance of her affectionate attention to me. My will also is, that the said sum of £10,000, shall from and immediately after my decease bear an interest of £5 by the hundred, and that the said several legacies hereinbefore mentioned, and their respective representative or the persons entitled as such under this my last will, shall and may be entitled unto such interest until the respective days of payment. And I do hereby charge and recommend unto my said trustees, and my son John Colclough, to raise and levy and discharge the said sum of £10,000 pursuant to this my will and testament, And whereas upon failure of issue by my present wife, my said Estates are limited to me and my heirs and assigns for ever. I do hereby sincerely hope and wish that no such event may take place, but willing to prepare against unforeseen events, and also to support the family name of Colclough, I do hereby devise and bequeath all the said Estates, upon such event, unto my cousin, Caesar Colclough, Esquire., Barrister at Law, and the heirs of his body, and I do hereby request of, and recommend unto the said Caesar Colclough or

the inheritors of my estates, upon such events, to bear in mind my conduct and wishes and support, in a similar manner, the name of Colclough, and the continuance of such estates in the male line of the family. And as a further provision, upon failure of such issue, I do hereby bequeath and devise unto said George Washington Colclough, Anthony Colclough, and Alicia Harrington their mother, the respective sums of £3000 to each and every one of them, to be paid unto them, within one year after such event shall take place. And of this my will I do hereby make, constitute and appoint my said trustees, Caesar Colclough, Barrister at Law, and Francis Graham Esquire., and the survivor of them Executors.

In witness I have hereunto set my hand and seal this 12th day of June 1794.

In present of William Ould, Anthony Wills, John Hyland.

Administration with the will annexed, was granted to John Colclough the natural and lawful son of testator, Caesar Colclough Esquire, the surviving Executor, and Dame Catherine Colclough widow and relict, having renounced, 3rd March 1798.

Adam Colclough, of Duffry Hall. In the name of God and Holy Trinity, in whom I trust, and to whom I humble myself to the dust and crave their mercy, and crave their mercy, and crave their mercy. I Adam Colclough of Duffry Hall or Mocomry, being endowed with my perfect reason and understanding, and being minded to settle my family that God is pleased to leave with me, being three in number, and all already provided for, as good and dutiful young men as ever He blessed a poor man with. Imprimus. I do bequeath my soul to my immortal Saviour and the ever blessed Trinity, and as they are all equally dear to me, bequeath unto them an equal share of my estate, lands, and worldly substances, that is to say, to avoid any litigation between my said dearly beloved sons, the one part to Caesar, the other to----- (illegible) Dudloe Colclough, and the other third part to Adam, though last not least beloved, and the other part to myself, to my sole use and behoof, and by this my last will do revoke and lay aside all former wills whatsoever, and I do further hereby ordain, will, command, and appoint, that if any of the within named proportion of my said freehold or chattle shall be possessed of said Chats, etc., and shall die without issue, that in that case said freehold and chattels shall revolve to the next son in age and rotation and their heirs, if any they have.

Signed sealed and published this 17th of November, in the year of our Lord God 1793, in presence of Messrs, Henry and Samuel Buttle, of the hundred acres, and Mr. John Allen of Ballindagin, in said County by me.

Adam Colclough.

Present: Henry Buttle, Saul Buttle, Jno Allen

Administration granted in the Prerogative, Dublin to Caesar Colclough Esquire, the natural and lawful son of testator. Dated the 9th day of January 1800.

Note: The will leaves nothing to Sarsfield, who had already received his share on his marriage, Adam must have written the will himself, and it speaks volumes for his sons, that no lawsuit arose out of it.

Caesar Colclough, of New Ross, and Athy (Mad Caesar) In the name of God, Amen. I, Caesar Colclough of New Ross in the Co Wexford Esqr, being of sound disposing

mind memory and understanding, do make and publish this as and for my last will and testament, hereby revoking all others heretofore made by me. First I desire that my body shall be decently interred in the family burying place in Tintern, and after my death, it is my will that Mrs. Martha Colclough my wife shall have for her life, all such plate and household furniture as I may die possessed of, and at her death have liberty to dispose of them among my children in such a manner as she shall think fit, and it is further my will that my said wife Martha Colclough may have, possess, and enjoy, during her life, all my respective Estates Freeholds and chattel properties lying and being in the Counties of Limerick, Tipperary, Kildare, Kilkenny, and Wexford, or elsewhere, she paying as soon as conveniently can be after my death all such debts as I justly owe, and also she paying to my son Charles Colclough the sum of £22-15-0 annually, and from and after my death, it is my will my said wife shall pay to my son Bagenal Colclough the like sum of £22-15-0 annually, and from and after my said wife Martha Colclough's death, it is my will that my son Charles Colclough shall possess and enjoy my title and interest to the lands of Clonyburne in the County of Wexford, and also my title and interest in the lands of Knockmeillen near New Ross in sd County. And should Adam Rogers Esq., Alderman of Waterford outlive or survive my wife the said Martha Colclough, in that case it is my will that my interest in the lands of Portobello in the County of Wexford, may be divided share and share alike, between my two daughters, Isabella and Martha Colclough, and it is my will, that if Patrick Colclough Esqr, shall survive my said wife Martha Colclough, that my interest in the houses in New Ross, and my house in Athy, in the Co Kildare, shall become the property of my two sons Charles and Bagenal Colclough, and from and after the death of my said wife Martha Colclough, I leave and bequeath to my son Bagenal Colclough, all my right title and interest to the lands of Ballynaclough, in the Co of Limerick (in the tenure of Edward Moore Esquire), to him and his heirs for ever. Charging him not to sell the same except to the said Edward Moore Esquire, And I also after the death of my said wife Martha Colclough, leave and bequeath to my said son Bagenal Colclough, my estates and property in the City of Cashel, for ever, with liberty to him to sell the same if he thinks fit. And whereas by marriage articles entered into between the late Rev John Waring and me, I am entitled to several sums of money, and moieties of parts of the estate of said Rev John Waring, the amount of which at present I cannot ascertain, but when it is settled, I leave the full amount whatever it may be to be divided share and share alike, between my two daughters, Isabella and Martha Colclough, and should either of them die before marriage, the survivor to possess her sister's portion. And from and after the death of my said wife Martha Colclough, I leave and bequeath all my different property in the City of Kilkenny to my darling daughter Martha Colclough for ever, she paying my daughter Isabella Colclough £10 annually for and during the natural life of the said Isabella Colclough. And I hereby appoint my said wife Martha Colclough, Executrix, and John Colclough of Tintern Abbey in the County of Wexford Esquire, and Thomas Mc Cord of Curraghmore Esquire, Executors of this my last will and testament, and Guardians to my children.

In witness whereof, etc., 23rd April, 1802. Caesar Colclough.

Witness present. Mssrs. M. Boyd, Patrick Connor, James Howlett.

Proved in the Prerogative, Dublin, by Thomas Mc Cord., saving the rights of the other Executors, 22nd July 1802.

John Colclough of Tintern Abbey.

In the name of God, Amen. I do make this my last will and testament, hereby revoking all other will or wills, heretofore made by me. I leave all my property of every nature, whether real or personal, to Peter Burrows of Leeson Street, Dublin, and Thomas McCord of New Ross, upon trust for the uses following, that is to say, for my sd trustees, to raise the sum of £500 sterling, to be paid or expended by them upon the education, maintenance and providing for my natural son James Colclough, and further that my said trustees, should raise a further sum of £150, to be paid to Catherine Doyle of Poundtown, spinster, on the day of her marriage, the interest of the said sum to be paid her until that event shall take place. And further that my said trustees, shall pay unto William Loughlin, my servant, one annuity, or yearly rent charge of £10, during his life, to be payable to him only, not to his assigns. And I further desire my said trustees, to pay a like annuity, subject to the like restrictions, to my servant Hana Neville. The residue and remainder of my property, I leave to my brother, my trustees or Executors, first paying my just debts. I appoint the said Peter Burrowes and Thomas McCord Executors of this my last will and testament,
In witness etc., the 22nd Novr 1806.

John Colclough.

Witness. Domm Cavanagh, Percy Evans Troke, James Howlin.

Proved in the Prerogative Court, Dublin, 16th June 1807.

(John Colclough was shot in a duel the following May, 1807 by W.C. Alcock of Wilton).

Charlotte Colclough, of Greenfield Lodge County Dublin, widow of Revd. Thos Colclough. Leaves her sister, Sarah Thomas, as a reward for her kindness and attention to her during her illness, all her clothes, furniture and watch. Leaves her monies to the Revd. Richard Drury of Peter Street, Dublin, in trust, that is to say, that her daughter, Sarah McGlatherty otherwise Colclough, to receive the interest for her life, and then in case her eldest daughter Charlotte Burrows, shall be living at the time of Sarah's death, to her for life, and as to £100, in the hands of her son in law, Arthur Thomas, it is to go to the children of her late daughter Mary Anne Thomas (naming them), her property to be eventually divided amongst her grand children. Appoints her sister, Sarah Thomas, and her son in law, William Burroughes, Executors.

3rd December, 1807

Charlotte Colclough.

Witness. William Tisdall, Lawrence Doyle, Anne Gibbons

Proved in the Prerogative, Dublin. 11th January 1809.

Patrick Colclough of Anneville, Queens County.

Appoints his much esteemed confidential friends, John Hill of Barn Hill, County Kildare, and Beauchamp Colclough of Kildavin County Carlow, Executors and devises and bequeaths to them as such. " All his lands tenements hereditaments and premises, situated in the Counties of Wexford, Carlow, and Queens County, together with his personal estate". In trust, first for the payment of his just debts, and charged

with the yearly annuity of £120, payable to his son Dudley Hartpole Colclough, and further charged with the sums of £500, payable to each of his grandchildren respectively, viz. Anne, Julia, Margaret, Fanny, Mary, and Harriet Colclough, on their arrival at the age of 21 years, or marriage with the consent of their parents, in trust for the use and benefit of his name sake and grandson Patrick Colclough, to be assigned by them to him, on attaining the age of 21 years, or marriage with consent etc., charged as aforesaid, with remainder to his first and every other son, and in case of the death of said Patrick Colclough before attaining the age of 21 years or his marriage without consent, in trust for the use, and benefit of his grandson Adam Colclough, brother of said Patrick, his heirs, executors and administrators, subject to the said annuity of £120, and charged also with a further sum of £300 to each of his six grand daughters in addition to the £500 before specified.

In witness etc., 26th June 1815.

Patrick Colclough.

Witness, James Collins, William J. Bryan, William Beauman.

Probate granted in the Prerogative, Dublin to Beauchamp Colclough, November 10th 1818.

1st Will Caesar Colclough,

Chief Justice.

Leaves his dearly beloved brother, Sarsfield Colclough, Esquire, his worthy kinsman John Colclough Esquire, and his excellent friend Charles O' Hara Esquire, all his estates, real and personal, in trust, for the benefit of his dearly beloved wife Susan Leech, otherwise Colclough "(but for whose care and attention I should not now be in existence)". And his children by her, if they should have any, in manner following, viz to raise a jointure of £200 a year for her, if his said property will allow it, and if not, to the extent that his Executors shall think fit, regard being had to the maintenance, support and education of his children, for her life, and then to his children in tail male, and if he should have no male issue, to be equally divided between his female issue by the said Susan. And in case she dies without issue, then to be equally divided between his brothers the Revd. Dudley Colclough and Sarsfield Colclough, share and share alike. And if by chance the estates of his ancestors should devolve to him then that the said Susan should have an annual sum of £600, and that the Estate should descend in tail male, reserving for the younger children, if not exceeding two, the sum of £7000, and if more the sum of £10,000, and in case he should die without issue, the whole of the estate of his ancestors, should descend to the Revd. Dudley Colclough, he paying thereout to his brother Sarsfield, the clear and ascertained value of one half thereof. And should he object to this made, then to his brother Sarsfield, he paying Dudley in the same manner, and also to Alice Masterson otherwise Gainford, his reputed daughter the sum of £100 same to be paid her by his brother Dudley, 2nd September 1806. Caesar Colclough.
Witness present, Eliza McShane, Garrett Byrne, Thomas McKane.

2nd Will of Chief Justice Caesar Colclough, (unexecuted and not dated, but written after 1809, and before 1811.) xxx "Should it please the Almighty, that I am or shall be entitled to the estates of my ancestors, by the death, or any other act of my kinsman and namesake, Caesar Colclough, son of the late Sir Vesey Colclough", then that his eldest son should inherit the interest of the estate, paying to each of the

testator's younger children on their arrival at 21 years, or on the day of their marriage, the sum of £5000, with benefit of survivorships, share and share alike, in case of the death of any of the younger children, And should the eldest son die, then to the second, and every under the same terms as to the eldest, but should the testator die without male issue, "as I do not think I have a right to bequeath the estates of my ancestors out of the family", All his real estates to his brothers, the Revd. Dudley Colclough and Sarsfield Colclough, share and share alike, "And my further will is, that as my brother Dudley is my heir at law, he shall have his option of having the whole estate, paying to Sarsfield, for his share thereof, the full valuation to be made by three respectable gentlemen, no way connected with either of them". And should the estates for want of males descend to his brothers, to be subject to the sum of £20,000, to his dear daughter Louisa Ponsonby Colclough, should she be his only child, should he leave two daughters, then £12,000 to said Louisa, and £8,000 to the second, if three daughters, then £8000 to Louisa, and £6,000 to each of the others, and should be more, then in such proportions as before mentioned, and in any case, the estate to be subject to an annuity of £700 a year to his wife during her life, and she to have power to charge the estate with the sum of £1,500 to be disposed as she might think proper. Should it happen that he had nothing to dispose of but the remnant of his father's property, and that he should have a son, said son to inherit what little estate paying to the younger children, such proportion as the property shall be able to allow of, his wife to have a life use of half the property, and his daughter Louisa to have somewhat more than any other of the younger children, in the same proportions as on the other side.

3rd and last will of Chief Justice Caesar Colclough.

In the name of God, Amen. I, Caesar Colclough formerly of Duffry Hall, in the County of Wexford, and of the City of Dublin Esquire, since that time his Majesty's Chief Justice of Prince Edward Island, in the Gulph of Saint Lawrence, and late of the Island of Newfoundland in the Atlantic Ocean, but now private citizen of Versailles in the Kingdom of France, Esquire., do make this my last will and testament, in the words and figures following, and knowing the uncertainty of life, and being convinced I have not long to live, having been for those some years past in a most dangerous situation, and being I verily believe kept alive through the great skill of Doctor Asplin, through the mercy of God, and being minded to have any affairs with which he has been pleased to bless me, as easily understood as in my power, do make and appoint this my last will and testament, hereby revoking, making null and void all former wills by me made heretofore, signed sealed, published and declared as such, and they are hereby revoked accordingly. Imprimus, I give my soul to God, who I humbly trust through the merits of our Blessed Saviour, will out of his goodness and mercy received it. I acknowledge and confess I have been a great sinner, but I humbly hope I have never been actually guilty of any unpardonable offence which through his infinite goodness and mercy, He may not overlook. I give my body to the earth, to be privately interred in the nearest and most convenient burying ground, without any ostentation or memorial of me. Secondly I give and bequeath unto my dearly beloved wife, heretofore Susannah Leach, but now Susannah Colclough, and my two daughters Louisa Ponsonby Colclough, and Mary Grey Wentworth, otherwise Colclough, two as good children as can anywhere be

met with, all my personal estates, real and personal, of which I am at present possessed of, or hereafter may be so in any wise or manner whatsoever, to be by them enjoyed, share and share alike, the children to remain with their mother, and to behave dutiful, loving, and affectionate to her, and to allow her for their maintenance and education such a sum out of their proportion of the property, as shall be just and fair compensation, which I would recommend them and her to have settled by Mr. Hart of London, so that there can be no dispute or pound of difference between them. My beloved wife to have the entire of the property in her charge and care until the children arrive at the age of 21 years, or are disposed of in marriage, and as I am an enemy to any restrictions in marriage, and at the same time consider it as a duty that children should not enter into such a state without the consent of their parents, I advise my dearly beloved children not to do so, and advise my wife not to be arbitrary or peremptory with them, but to consult her best friend Mr. Hart, on the occasion, and I hereby empower my dear wife out of whatever may become over the sum allowed for their maintenance and education, at her demise to bequeath a sum, not exceeding £400 sterling, to whomsoever she may choose, and there not be a saving out of the income, then may leave it chargeable on the estate. I leave her under no restrictions, I hope and think there will be nothing due on the estate when we have settled with the Newfoundland creditors, except to Mr. Doyle, and my dear wife will be anxious to have that paid as I shall be, for he was a kind friend to us when we were in need of him. Legacies as presents, I am unable to leave to no one, but I should like to give some little memorial to John Thorp and Sarah, his wife, as a mark of my gratitude for his and her faithful services. As there is a possibility of my having a large property and the family estate for my life only, in that case it will be possible I may have occasion to make addition and alterations in this paper, which shall remain in its present state until that period arrives, or it has passed by.

Signed, sealed, published and declared, the 17th of November 1818.

Caesar Colclough.

Witness present, Samuel Moore, Francis Moore, Thomas Nesbitt.

Administration with will annexed, granted by the Diocesan Court of Canterbury, to widow, the 16th August 1822.

Administration with will annexed, granted to widow by the Diocesan Court of Ferns, 11th January 1823.

Catharine Lady Colclough.

In the name of God, Amen. I Catherine Colclough late of Molesworth Street, but now residing in Kildare Street, in the City of Dublin, widow of Sir Vesey Colclough of Tintern Abbey in the Co of Wexford, deceased, being of sound and disposing mind memory and understanding, do hereby make this my last will and testament, hereby revoking all other will or wills, by me heretofore made. In the first place, I will and direct that any debts I may owe at the time of my decease may be paid and discharged. I leave, demise, and bequeath, unto my son Caesar Colclough, all my estates, right, title and interest in and to my house and premises situated in George Street in the Town of Wexford. I also leave unto my said son, my two diamond rings, my gold repeater watch, and my three silver chased cups, also two large silver gravy

spoons, two small silver salvers, one silver fish trowel, one pair sugar tongs, one cucumber slicer, two pair of plated snuffers and dishes, and small plated candlesticks for wax taper, one small French Clock, my sons John's picture, and the painting of Tintern Abbey. I leave and bequeath unto Caesar Dudley Colclough, eldest son of the late Revd. Dudley Colclough, £50 sterling, and my gold watch, and in case he should die before me, then my will is that the said watch shall be given to his brother Agmondisham Vesey Colclough. Now, considering my son to have an ample fortune, I therefore, as to all the rest, residue and remainder of all and every other personal property whatsoever, which I die seized, possessed of, or entitled to, give and bequeath the same, and every part thereof, unto my dear niece Maryanne Ribton, whom I hereby appoint my residuary legatee, as a small token of my affection, for her uniform and lengthened kind care and attention to me during the many years she has lived with me, and as my son Caesar may probably be out of Ireland, at the time of my decease, I therefore do hereby, lastly nominate, constitute and appoint my said dear niece, Mary Anne Ribton, sole Executrix of this my last will and testament.

Witness my hand and seal this 17th of August 1832.

Catharine Colclough.

Witnessed by, Henry Daunt, Richard Carter, P.H. O'Brien.

Probate granted by the Diocesan Court, Dublin, to Mary Anne Ribton, June 2nd 1835.

Agmondisham Vesey Colclough.

In the name of God, Amen, I Agmondisham Vesey Colclough, of Newtownbarry, in the County of Wexford, being of sound memory, mind, and understanding, do make this my last will and testament, in manner following, that is to say. I desire to commit my soul unto the Blessed hands of Him who gave it to me, relying solely on full atonement of my Lord and Saviour, Jesus Christ. I leave to my dearly beloved wife, Matilda Barker Colclough, all my right, title and interest in the Townsland and quarries of Glasslacken in the County of Wexford, and also all my other property of every kind whatsoever, including the sum of £2533-6-5 sterling, to which I am entitled by my mother's will, and which now rests in the hand of my uncle William Gavin Esquire, for and during the term of her natural life only, to be disposed of by her as she may think proper during her life or at her death by will, for the benefit of my children, Matilda Mary Colclough and Caesar Colclough, and after the demise of my aforesaid wife, and if my children shall die without issue, my will is that all my right, title and interest in the said townsland and slate quarries of Glasslacken shall devolve unto my cousin Mary Grey Wentworth Colclough, only surviving daughter of my late uncle, Caesar Colclough. And further, if said Mary Grey Wentworth Colclough shall die without issue, I leave my right, title and interest in the said townsland and slate quarries of Glasslacken to my next male relative of the name of Colclough, who shall be a protestant, and in like case, that is to say, if my children shall die without issue, and at the death of my wife, the aforesaid sum of money now lying in my uncle Gavan's hands, shall be applied, firstly to pay the Revd. William Sherrard of Enniskean Cottage, County Cork, the sum of £120 sterling, and Thomas Annesly Whitney Esquire, of Merton in the County of Wexford the sum of

£150 sterling, being joint debts of mine and my late brother Caesar Dudley Colclough Esquire. And lastly to pay off the following debts of late father, in order following,“ Recites his father's creditors and amount of debts, and continues, “And further if any of the said residue of aforesaid money be left after discharging the above obligations, my will is that it be equally divided between the British and Foreign Bible Society, and the Church Missionary Society, and also that my wife shall have full power of managing and enjoying all my property that I may die possessed of during the period of her natural life”, And lastly I do hereby nominate constitute, and appoint my wife Matilda Barker Colclough, John Jackson Esquire of Liverpool, merchant, and Thomas Annesly Whitney of Merton, Executors to this last will and testament, revoking and making void all other wills heretofore made by me. In testimony whereof, I have hereunto set my hand and seal this **1st day of October, 1840.**

Agmondisham Vesey Colclough.

Witness. Julia Whitney, Jane Duggan, R. Cranfield.

Probate granted in the Diocesan Court of Ferns, 9th March 1841.

1st Will. Caesar Colclough, of Tintern Abbey.

I, Caesar Colclough of Tintern Abbey in the County of Wexford, being sound in body, and sane in mind, do make this my last will and testament, that is to say, I leave to Thomas Boyse of the Grange, in said County, and Thomas Derenzy of Clobemon, in the said County Esquires, All the property, both real and personal which I now possess, or hereafter may acquire, or possess with all patronages, privileges, members and appurtenances whatsoever, including the Borough of Enniscorthy, in trust for the following purposes. First to pay my funeral expenses which I will should not exceed £20, next to pay all my just debts, and to pay my mother Catharine Colclough, and my wife Jane, their jointures respectively, and afterwards on the following 1st. of May and 1st of November (as the case may be), to pay during her life out of the issues and profits of my estates (provided she does not marry) to my said wife Jane, the yearly annuity of £1500 sterling. And also to pay my said mother in like manner (provided she never receives into her house, Mary Anne Ribton her niece, who endeavoured by most wicked means to make mischief in my family) one annuity of £1500 during her life. I will and bequeath to the Revd. Dudley Colclough, one shilling. I will and bequeath to his son Caesar Colclough, during his life £100 per annum. I will and bequeath to his brother Agmond during his life £50 per annum. The rest of my property I leave to accumulate and place in the funds, or purchase in the County of Wexford until one of the male descendants of the said Caesar or Agmondisham, or other child of one of my heirs, shall be brought up from the age of 4 years to that of 21 in England or Edinburgh, he then to inherit the whole, I will and bequeath to the said Thomas Boyse, £400, per annum, so long as he shall think proper to manage my property and execute the dispositions of my will, and then I will the same to his representatives that he shall or may by deed appoint, Given and declared as my last will and testament this **8th day of July 1824.**

Caesar Colclough.

Witness. William Thos Kennan, Francis Murphy, Joseph Wyatt.

Instructions for 2nd will of Caesar Colclough of Tintern Abbey in the County of Wexford, and Boteler House, Cheltenham, Esqr. Dated 3rd of August 1842.

I appoint Sir Thomas Esmonde, Bart, and Eusebius Stratford Kirwan of Monkstown, County of Dublin Esqr, my Executors. I give to them such portions of my personal estate, as in their opinion shall be competent and sufficient to purchase for my dear wife Jane Stratford Colclough, an irredeemable annuity of £4500 a year, during her life. And I direct them to purchase in their discretion such annuity accordingly. And in the event (which I do not anticipate) of my personal estate being deficient for that purpose, I hereby direct my said Executors to sell such part of my real estate, as may seem to them sufficient to enable them to purchase such annuity or the deficiency thereof, which my personal estate may not be enough to meet.

(for some reason the instructions were left thus incomplete)

3rd Will of Caesar Colclough of Tintern.

This is the last will and testament of me. Caesar Colclough of Tintern Abbey, in the County of Wexford, and Boteler House, Cheltenham, Esquire. I give and desire my messuage and premises in which I now reside, called Boteler House, situated in the parish of Leckhampton in the County of Gloucester with garden, lawn, rights, members and appurtenances thereunto belonging, to my dear wife Jane Stratford Colclough, and to her heirs, to hold for the sd Jane Stratford Colclough, her heirs and assigns for ever.

I appoint Sir Thomas Esmond, Baronet, and Eusebius Stratford Kirwan, of Monkstown, in the County of Dublin, Esquires, my Executors. I give unto the said Sir Thomas Esmond and Eusebius Stratford Kirwan their administrators and assigns, so much, and such portions of my monies, and personal estate, as in their opinion shall be competent and sufficient to purchase an un-redeemable annuity of £4500, for the life of my said dear wife Jane Stratford Colclough, to whom, I give and bequeath the said annuity accordingly, I mean the same in addition to the annual sum of £500 already secured to her, and I direct that the same annuity shall be payable at the expiration of three calendar months after my decease. I empower the said Sir Thomas Esmonde and Eusebius Stratford Kirwan, and the trustees or trustee for the time being of my will, to sell and dispose of, collect, get in, and convert into money so much, and such parts of my personal estate as shall not consist of money, for the purpose of such purchase as aforesaid. And in the event of my personal estate being insufficient for the purchase of the said annuity (which I do not anticipate) then I give and devise unto the said Sir Thomas Esmond and Eusebius Stratford Kirwan, their heirs and assigns, so much and such part and parts of real estate of which I may die, seized, or possessed, as shall be sufficient with my said personal estates, to purchase the said annuity, upon trust, to sell and dispose thereof, either together or in parcels, and either by public auction, or private contract, or partly in one way, and partly in the other with liberty from to time to time if deemed expedient, to buy in any part thereof at any auction or rescind or vary the terms of any contract for sale that may have been entered into, and to convey such parts of my said real estate as shall be sold in such manner as the purchase or purchases shall direct. And I declare that the purchase or purchases of my said real and personal estate so directed to be sold as aforesaid, shall be exonerated from all responsibility in respect of the application of the monies paid by him or them respectively to the said Sir Thomas

Esmond, and Eusebius Stratford Kirwan, and the trustee or trustees for the time being of my will. I declare that my said trustees or trustee, shall stand possessed of the monies which shall arise from the said sale or sales, upon trust first to deduct and retain the costs and expenses incurred by them in performance of the aforesaid trusts, and after full satisfaction thereof, then to pay so much as my said personal estate shall be deficient towards the purchase of the said annuity. And in case, after the payment of the purchase money for the said annuity, any sum or sums of money shall remain in the hands of the said Sir Thomas Esmonde and Eusebius Stratford Kirwan, or the trustees or trustee for the time being of my will, then upon trust to pay the same to the person or persons entitled to the residue of my real estate. I direct that the said annuity, if duly raised, shall be taken by my said wife in lieu and satisfaction of all dower and thirds. I declare that of my trustees, or either of them, or any trustees or trustee to be appointed under this clause, shall die or be unwilling or incompetent to accept or execute the trusts of my will, it shall be competent for the accepting trustee or trustees for the time being, if any whether retiring from the office of trustee or not, or if not, for the executors or administrators of the last deceased trustee, to substitute by any writing under their or his hands or hand, any person or persons in whom alone (as the case may be) jointly with any surviving or continuing trustees or trustee, my trust estate shall be vested. And I exempt every trustee of my will, from liability of losses without his own wilful default, and authorise him to retain and allow to his co-trustee, all expenses incidental to the trusteeship. In witness whereof I have to this my last will set my hand this 5th day of August, 1842

Caesar Colclough.

Witness present,

James Fortnum, Surgeon, G.E. Williams, Solicitor.

4th and last will of Caesar Colclough, of Tintern Abbey.

The last will and testament of me, Caesar Colclough of Tintern Abbey in the County of Wexford, and of Boteler House, Cheltenham Esquire. I give and devise all and singular my real and personal estate to my dear wife Jane Stratford Colclough, her heirs, executors, administrators and assigns, to and for her and their own absolute use and benefit. But as to any estate vested on me, upon trust, or by way of mortgage, subject to the equities affecting the same respectively.

I appoint the said Jane Stratford Colclough, Executrix of this my will, hereby revoking every other will, by me at any time heretofore made. In witness whereof, I have to this my last will set my hand, the 6th August 1842.

Caesar Colclough.

Witness present:

James Fortnum, Surgeon, G.E. Williams, Solicitor, Cheltenham.

Proved by widow in the Arches Court of Canterbury and in the Prerogative Court, Dublin.

Note: The will was set aside by verdict of a special Jury, at Wexford. July 1852.

Catherine Skelton, otherwise Carleton, otherwise Ball, of the City of Dublin, widow.

Leaves her daughter Katherine Hodgson, otherwise Carleton, her silver tea pot. Leaves her daughter Anne Rotton, otherwise Carleton, wife of John Rotton of Dublin Esquire, one undivided moiety of her interest in the lands of Rossinanleigh County Donegall subject to the payment of one half of her debts funeral expenses, and legacies. And also leaves said Anne her silver cup and cover, also silver soup spoon, and six silver table spoons. Her quadrille box and large Mahogany table. Leaves John Rotton 20 Guineas. Leaves her daughter **Connolly Carleton**, her gold watch chain, and trinkets, two silver salvers, two silver pepper castors, one silver pint can, three silver salts, and six silver table spoons, ten silver tea spoons, one silver strainer and silver tea tongs, mahogany drawers, and escritoir, all her china, and the furniture of her bed chamber and closet, for her own sole and separate use. Leaves her two sons Guy Carleton and Thomas Carleton, and to each of her grand children, by her son William Carleton, deceased, one guinea. Leaves her said three daughters all her wearing apparel and linen to be equally divided amongst them. Leaves John Morris of Dublin Esquire, the furniture of her dining room, and to him and her sister Mrs. Mary Clarke, all her liqueur called shruble, to be equally divided. Leaves Mrs. Eliza Ennis otherwise Carleton, and Thomas Ennis one guinea each. Leaves her Executor certain properties, named in trust to pay off the second moiety of her debts, funeral expenses, and legacies, and in case such should not be sufficient for that purpose, the deficiency to be made up out of her fortune herein bequeathed to her said daughter **Connolly Carleton**. And all the rest, residue and remainder of her Estates, effects and substances, and whatever is due to her by Christopher Carleton of Market Hill, or by William Carleton of Killynick, Esquire, together with the sum of £200 bequeathed her by her former husband the said Christopher Carleton Esquire deceased, in his will. She leaves to her said daughter **Connolly Carleton**, her heirs, executors, administrators and assigns, on her coming of age, or marriage in the mean time, and will that the interest of the same shall be applied for the clothing and maintenance of her said daughter. Appoints the said John Rotton sole Executor. In witness 10th December 1757.

Codicil, Revokes said bequest to her daughter Connolly Carleton, and divides the same equally between her said daughter and her sister in law the said Mrs Eliza Ennis, in witness etc., the **28th of December 1757.**

Catherine Skelton.

Note: Guy Carleton, one of the sons mentioned in the will was created Lord Dorchester.

Connolly King, of Gloucester Street in the City of Dublin, widow of Sir Patrick King, Knight, and Alexander Crawford of Millwood House in the County of Fermanagh Esquire, her first husband (daughter of Christopher Carleton Esquire.) Devises that her just debts and funeral expenses be first paid. Bequeaths the sum of 60 guineas for mourning to her son Alexander Crawford, as a token of her affectionate remembrance of him. Leaves the whole of her effects to her son Alexander Crawford, and to John Richardson (son of the late Colonel Richardson) in trust for the purpose hereinafter mentioned, that is to say, as to one full moiety, to be invested for, and the interest paid to her daughter Anne Colclough, wife of Henry Colclough, during her life, and free from the control debts or responsibilities of said

husband, and in trust further, after the death of the said Anne Colclough, to be divided share and share alike amongst such of the daughters of said Anne as may be then living. And should said Anne survive her said daughters, then to the daughters of said daughters share and share alike, and should all the daughters of said Anne die without issue, then said moiety to be divided amongst the sons of said Anne share and share alike. And as to the second moiety of the proceeds of testatrix's effects, in trust, (and with limitations precisely similar to those laid down in reference to the first moiety) for the benefit of her daughter Catherine Colclough, wife of Beauchamp Colclough and provided that said Anne should die leaving no issue, then her moiety to go to said Catherine, and should sd Catharine die leaving no issue, then her moiety to go to sd Anne. And in case both her sd daughters Anne, and Catharine, should die without leaving issue, then the whole to go absolutely to her son Alexander Crawford. And appoints said Alexander Crawford and said John Richardson Executors. Dated---- 1798.

Conolly King.

**Witness present. William Preston, Mary Anne Farrell,
Proved in the Prerogative, Dublin. 26th November 1800.**

Henry Colclough, of Sion, County Carlow.

Chester, November, 4th 1834.

As I am going for some short time to Ireland, and lest anything should happen to me on my passage, or while away from my dear wife Eliza Colclough, it is my wish and intention to give her all I possess in this world at my own disposal, such as plate, linen, watches, trinkets, clothes, and with whatever money I may have at my death, and all rent and arrears of rent, due at my decease, and I request my dear son McCarty Colclough, from whom I have always received the most marked kindness and affection, to see these my last wishes, carried into execution as my sole Executor.

Henry Colclough.

Probate granted to McCarthy Colclough, 31st May 1836. Was in his possession in 1857, but is now lost. I have copied the will from proceedings in McCarty Colclough v Harriet Colclough, 1859.

(The original has since resurfaced, and can be seen in the National Archive)

Beauchamp Colclough of Kildavin, and Canada.

In the name of God, Amen. I Beauchamp Colclough of Dowillin, County of Warwick, Parish of Bertier, Lower Canada, North America, being in sound mind and memory. I thank God for it, do make this my last will and testament. I hereby doth bequeath my soul to God, in reliance on his mercies. As to the worldly goods and chattels which I may be possessed of at the time of my death, I leave to my wife Catharine Crawford otherwise Colclough, the rest of my estates and properties being settled on my said wife and children. I also nominate and appoint my three sons Executors of this my last will, viz. Guy Carleton Colclough late Capt in His Majesty's 103rd Regiment Esquire.

Beauchamp Urquhart Colclough of Sandbrook in the County of Carlow, Ireland, Esquire, and Alexander Samuel Colclough of Dowillier etc., Esquire. In witness whereof I have hereunto set my hand, and affixed my seal this 2nd day of February in the year of our Lord 1830. Signed sealed etc., by the said B C, the testator, as and for his last will and testament in the presence of us, who at his request and in his presence and in our names as witnesses in presence of each other have subscribed our names as witnesses hereto.

Beauchamp Colclough.

Witness. E.B. O'Callaghan, Louis Thymanand, James Keating.

1st. Codicil. I, Beauchamp Colclough, formerly of Kildavin, in the County of Carlow and City of Dublin, Ireland, now of the village of Chippawa, in the County of Lincoln, in the district of Niagara, Upper Canada, gentleman, etc., do this 21st January 1841, make and publish this as a codicil to my last will and testament, and to be taken as a part thereof, now in the hands of my son Beauchamp Urquhart Colclough of Elm Grove in the County of Carlow aforesaid, gentleman, who is my sole and only Executor, as follows. Desires that all the rents and arrears of rents and interest monies, due to him at the time of his death, be paid into the hands of his particular friend James Macklem of the village of Chippawa aforesaid, and after the payment of his just debts, bequeaths the residue to Harriet Macklem the wife of said James Macklem, as a last token of his sincere regard for the many civilities and extreme kindness and attention received from her since his first coming to that part of the country, trusting and believing that his said son and Executor would carry his intentions into full effect.

Signed in presence of James Cummings, William Crysler, Robert Cummings.

2nd. Codicil. Directs that his debts to said James Macklem shall be paid with interest within six months of testator's death, codicil dated 24th January 1844.

Witnesses. Thomas Need. James Cummings.

Opened in the presence of the undermentioned persons at Chippawa, the 5th day of January 1848. Signed B.H Colclough, Jno E.Thomson, Gavin Nicholson.

Administration, with the codicils annexed, was granted to the said James Macklem, in the District Court of Niagara aforesaid in January 1848. Administration as to an intestate was granted to John Colclough, the only surviving son and next of kin, in the Probate Court, Dublin, Ireland, on the 30th November 1848. And administration, with the will and codicils annexed was granted forth of the Probate Court, Dublin, on the 29th of May 1851 to Beauchamp Henry Colclough, the lawful son and one of the next of kin of Guy Carleton Colclough deceased, who was the lawful son of said Beauchamp Colclough of Kildavin and Chippawa, deceased.

Guy Carleton Colclough.

Letters of administration of the goods and chattels of Guy Carleton Colclough, formerly of Kildavin in the County Carlow, but late of Port St. Francis in Canada, deceased intestate, was granted forth of the Probate Court, Dublin Ireland on the 25th of January 1851 to Beauchamp Colclough, the natural and lawful son and one of the next of kin of said Guy Carleton Colclough, deceased.

Administration to the effects of Guy Carleton Colclough had been granted 11th May 1838 by the District Court of Trois Rivières (Judge Vallier de St. Real) to “Dame Bessy Elizabeth Crampe, veuve de feu Guy Carleton Colclough, Ecrier, son époux dècèdè”, six of whose children were then minors, viz. Beauchamp Henry Colclough, Guy Carleton Colclough, Christopher Crawford Colclough, Susan W. Colclough, Henry William Colclough and Annabella Colclough, and one daughter Henrietta Eliza of age, and married to Doctor Samuel Walter.

Beauchamp Urquhart Colclough.

I, Beauchamp Colclough of Elm Grove in the County of Carlow, being of sound mind, and good health, do make this my last will and testament, revoking all former wills. Having raised the sum of £350 of my wife, Jane Robinson otherwise Colclough's fortune, vested by trustees for the use of herself and children after her. I first desire that sum to be paid to her, or whoever she may authorise to receive it. Having also raised the sum of £100, of my first wife's fortune, for which I passed my bond to the trustees for her marriage settlement McCarty Colclough and John Jones, and having lent the sum of £100 of my own money to my father in law Edward Jones, for which he passed his bond to me. I hereby desire the £100 due to me by the said Edward Jones, to be paid by him or his heirs to Beauchamp and Mary Colclough, my children, in payment of the £100 lent me of their mother's fortune. The £350 above alluded to being due to my wife Jane Robinson otherwise Colclough to be paid to her out of my proportion of the following property which will devolve to me at my father's death. First the sum of £2500 lent the late Lord Farnham on his bond, also the sum of £800 lodged in the funds for the benefit of the children of the above named Beauchamp Colclough (testator's father). This being all the ready money to be divided amongst the surviving children of the above Beauchamp Colclough. It is my desire that the sum above mentioned due by me to my wife Jane Robinson otherwise Colclough, be first paid, and after that sum of £350 is paid, remainder of the ready money and my proportion of the following property that I am entitled to shall be put in trust for my wife Jane Colclough's use during her life, and to and for the daughters of my second marriage, share and share alike. That is my proportion of the lands of Monganstown, County Westmeath. My proportion of property in and about the town of Kinnegad, County Westmeath, and also my proportion of houses in the City and Liberties of Dublin. My plate, furniture and stock, I bequeath to my wife Jane Colclough after all the just debts are paid, and also my house and land of Elm Grove, County Carlow.

Signed, sealed and delivered, in presence of us, this 20th day of February 1845.

Witnesses, Jarritt Irwin, W.P. Walsh, Clerk.

Probate granted in Dublin, the same year to the widow and relict.

Mem. B.U.C. was not entitled to any proportion of Monganstown or Houses in Dublin.

John Colclough.

In the name of God, Amen. I. John Colclough of Fairview, Irishtown, in the County of Dublin, gentleman, but late of Charlemont Street in the City of Dublin, being sick in body, but of sound mind, memory and understanding, thanks be to God

for the same. But knowing the uncertainty of this mortal life, do make and publish and declare this to be my last will and testament, in manner and form following, that is to say, In the first place I hereby revoke all former will or wills heretofore made by me. Whereas as only surviving son of my father, the late Beauchamp Colclough, I am-under the will of Sarah McCarty, formerly of Saint Andrew Street in the City of Dublin, entitled to an estate in the lands of Monganstown in the County of Westmeath, and am also entitled to an estate in several holdings in and about the town of Kinnegad in said County. And am also entitled to an estate in certain houses and premises situated in New Row on the Paddle. Golden Lane, Patrick Street, and Great Ship Street in the City of Dublin, and in New Street in the County of Dublin, and whereas I am also entitled to a sum of money now remaining in the Bank of Ireland to the credit of the matter of the Wide Street Commissioners and of the sd Beauchamp Colclough and am also entitled to a large sum of money lent by Lord Farnham and his family, which was secured to the Trustees of my father's marriage settlement. Now I give devise and bequeath all my estate and interest in the several properties above mentioned, and all and singular the property and properties that I am now possessed of, or entitled to, or that I may hereafter become entitled to, real, freehold, and personal to my dear wife Anne Colclough, for her own use and benefit for ever, and it is my will and desire, that my Executor or Executors hereafter named, shall pay the sum of Fifty Pounds to my niece Anne Doyle, and also the sum of Fifty Pounds to my niece, Mary Doyle, as a token of my regard and esteem for them, and I also give the sum of Thirty Pounds, to the Revd. Patrick Smith for his attention to me in my last illness, and also for any number of masses he may think proper, and it is my will that all my just debts, funeral, and testamentary expenses, shall be paid as soon as convenient after my decease and after payment thereof, the rest residue, and remainder, shall be paid to my said dear wife Anne Colclough otherwise Kinshela, whom I appoint my residuary legatee of this my last will and testament, and I hereby appoint my said wife A. C. otherwise K, and John Bernard Mulhall of Great Brunswick Street, in the City of Dublin, Solicitor. Executrix and Executor of this my last will and testament.

In witness whereof I have hereunto signed my name, and affixed my seal this **22nd day of June, in the year of our Lord 1849.**

John Colclough.

Witnesses, John Kavanagh, 15 Stephens Green, Patt Ramy, Mar. Street.

Probate granted to widow and relict, 21st August, 1849.

Mem: I have been particular in copying this will for it is exceedingly well worded. But whether the alleged testator knew anything about it or not, is another matter. I am thankful however to be able to record that neither the wifes nieces, the Priest nor the attorneys clerk, benefited anything by it, and the widow very little.

Beauchamp Colclough, of Sion, County Carlow.

In the name of God, Amen. I, Beauchamp Colclough of Mount Sion in the County of Carlow, Esquire., being etc., etc., Do make and publish this, as and for my last will and testament, hereby revoking all former and other wills, by me at any time heretofore made. Recites his interest in the properties devised by the will of Miss Sarah McCarty and also his interest in the land of Bennekerry, "now called Mount

Sion, "and being so seized. I hereby give and devise and bequeath unto Charles Hamilton of Lower Mount Street in the City of Dublin, Esquire, and to his heirs, executors and administrators and assigns all my estates and interest of what nature or kind soever, to hold unto said Charles Hamilton his heirs etc., for ever. But upon trust as to for and concerning my said lands of etc., (his proportion of the McCarty Estate) to the use and behalf of my wife Harriet Colclough, her heirs and assigns for ever, and in addition to any provision heretofore made for her, by deeds in my lifetime, with power and liberty to my said wife to dispose of same as she thinks fit. And as to for and concerning all that and those my said lands called Mount Sion, (here follows description) upon trust to the use and behoof of my said wife the sd Harriet Colclough her heirs and assigns, for ever, and in addition to any provisions heretofore made for her by deeds in my lifetime, with late homes and liberty to my sd wife to dispose of same as she thinks fit. And I devise and bequeath all the rest, residue and remainder of my real and freehold Estates, and all my personal estate and effects whatsoever, over which I have disposing power, unto my said dear wife Harriet Colclough to and for her own sole use and benefit for ever, subject however to the payment of all my just debts, and funeral, and testamentary expenses, which I request may be discharged with little delay as possible after my decease. And of this my will and testament, I hereby appoint my said wife Harriet Colclough sole Executrix.

In witness, etc., this 27th day of October, 1846

Beauchamp Colclough.

Witness. Robert Davies, David Campion, Joseph Fletcher.

Probate granted to widow and relict 1859.

Mem. The widow as might have been easily foreseen, used her powers to endow a second husband, a low drunken blackguard, who refused to marry her unless she settled the reversion of the property on him, and who speedily went through it, and thus, the only bit of Beauchamp's property, which had been strictly entailed upon the first Beauchamp Colclough and his heirs for ever, has passed into the hands of a stranger.

I, McCarty Colclough of Wexford, in the County of Wexford, County Inspector of Constabulary for the County of Wexford. Do make this as and for my last will and testament in writing, hereby revoking all other wills by me at any time heretofore made expressed or declared. I leave devise and bequeath to my trustees and Executors hereinafter named all my property and Estate, real freehold and personal, to which I am or may be entitled upon the following trusts, and to and for the following uses intents and purposes, that is to say upon trust in the first place, to pay my debts, if any which shall be due at the time of my decease, together with my funeral and testamentary expenses, and subject to the payment thereof, I leave and bequeath the sum of £1500 sterling, to be invested as hereinafter mentioned, for my second cousin, Mary Eleanor Colclough, daughter of Beauchamp Colclough deceased, which said Mary Eleanor Colclough usually resides with me, which said sum of £1500 is to be settled for her own sole and separate and absolute use and benefit, free from the control debts or engagements of any husband she may marry

and I direct that the sum of £1500 shall be invested in Government stock or in land being real freehold or chattel real security, which chattel real security must comprise an unexpired term of not less than 200 years with powers to the said Mary Eleanor Colclough to dispose of the same either by deed or will, and in default of such disposition, to be equally divided amongst her children, or in default, to such person or persons who under the statute of distributions would be entitled to receive the same. Directs his Executors and Trustees to pay within one year of his decease, to his grand nephew, Beauchamp Magrath xxx the further sum of £1500 sterling.

“I leave my gun to my cousin, Beauchamp Colclough, Lieutenant in the Wexford Regiment of Militia, and I do not leave him any pecuniary legacy, considering that he is sufficiently provided for”. Leaves all the rest, residue etc., to his nephew, Edward Hill, Sub Inspector of Constabulary, for ever, and appoints said Edward Hill and said Beauchamp Colclough his Executors and Trustees.

In testimony etc., this 1st day of December 1859.

McCarty Colclough.

Witness, James M, Vicary, Samuel Mildenhall.

Codicil, dated 13th day of October 1860. Confirms the specific legacies mentioned in the will, including one half of his plate to Beauchamp Magrath (omitted above) and revokes the clause making sd E H, sole residuary legatee same as to one half of his plate, and directs that the residue of his personal estate be divided between the said Edward Hill and said Mary Eleanor Colclough and appoints them joint residuary legatees.

McCarty Colclough.

Witnesses. B Kernaghan, Francis P. Colley.

Probate granted to the Executors named, at Waterford 6th Feby 1861.

I, Richard Augustus Colclough, Esquire, Attorney at Law, of the City and County of Montgomery and State of Alabama, one of the Confederate States of America, being etc., etc., do make or ordain, publish and declare the following as and for my last will and testament, to wit. Directs his Executors, after named, to collect all debts due to him, and to dispose of the whole of his real and personal Estate, excepting such part as may be specifically devised, and after the payment of his just debts, to distribute the residue as follows: one fourth part to his sister Catherine Colclough of the city of Montgomery, one fourth part to his sister, Mary Colclough of Ormonde Cottage, Kilkenny, Ireland, one fourth part to the two children of his deceased sister Martha Boyd otherwise Colclough Ireland, and one fourth part to George Jepson son of his deceased sister Harriet Jepson otherwise Colclough. Bequeaths his sister Catherine Colclough as a specific legacy his “Negro woman slave Diana, also the watch owned and carried by his venerable father, Bagenall Colclough, all the family portraits, all trinkets, silver ware and plate, and his entire library”, except law books, which should be sold as previously provided. Directs his Executors to have the family monument in the City cemetery completed and enclosed by a neat and substantial iron railing, directs his Executors to retain Counsel, to finish and complete his professional business, and appoints his friends, Doctor Thomas Taylor, Alexander Bell, Joseph Hall, and David Campbell, Executors, and revokes all other wills.

In witness etc., **This 16th day of December 1862,**

Richard Augustus Colclough.

Witnesses, J.J. Scott, Thomas Williams.

(Note: Sometime after the death of her brother, Catherine Colclough, returned to Ireland and opened a business in Clonmel)

Probate granted to Catherine Colclough, 1865.

John Thomas Rossborough Colclough of Tintern Abbey.

Administration as to an intestate, granted to the widow and relict, Mary Grey Wentworth Rossborough Colclough, the 4th day of November, 1869, Prerogative Dublin.

Beauchamp H.D Colclough born at Drummond Ville, Lower Canada. (Now Province of Quebec) April the 9th 1818, and Christened here, married in Dalkey, December the 23rd 1880 by the Reverend W.H. Kerr to Adelaide Bessie Flynn.

Issue.

Clare Agard, born 14th February, 1882 at Glasnevin and christened there.

Anthony B.H. born 5th September, 1883 at Glasnevin and christened there.

Elizabeth Catherine Bagenal, born 29th July 1886 at Glasnevin and christened there.