

ON the sixteenth day of October 1874.

the Will of Bethell Holroyd, late of Netherthorpe,
near Huddersfield, in the County of York, &
Spartorian,

deceased, who died on the twelfth day of September 1874,
at Netherthorpe, aforesaid, was proved in the District Registry attached to Her Majesty's Court of Probate
at Wakefield, by the Oath of
Edwin Holroyd, of Thongs Bridge, near Holmfirth,
in the said County, Mason, the Son of the said
deceased, and John Schofield, of Commercial
Square, Huddersfield aforesaid, Draper, the

Executors therein named they having been first sworn duly to administer.



by Mr. Lawton
Deputy

Effects under £100. No leaseholds.

Extracted by mess^t Laycock, Ripon, & Laycock,
Solicitors, Huddersfield.

N.B.A.

This is the Last Will and Testament of me Bethell Hobroyd of Netherton in the County of York out of Business I appoint my son Edwin and my son in law John Schofield Executors and Trustees of this my Will I give all my personal and real estate unto my said Trustees their heirs executors administrators and assigns upon the trusts following namely upon trust to pay to my Wife an annuity of twenty pounds by equal monthly payments of one pound Thirteen shillings and four pence on the first Saturday in every month the said annuity to commence four years from and after the first Saturday in the first month after my decease and to continue from then up to the decease of my dear Wife and I give my wife power to distress and of entry pre-reception of rents in and upon my said real and chattel real estate in case of nonpayment of the said annuity for fourteen days after becoming due monthly and subject to the said annuity upon trust as to one moiety of my eight cottages at Spring Terrace Netherton and to the six westernmost of my eight cottages at Albert Terrace Thongbridge now or lately occupied by John Senior, Henry Roebuck, William Garside, Martha Greenwood, Walter Greenwood and James Moorhouse unto my daughter Mary the wife of John Schofield during her life for her separate use and after her decease upon trust for all the children of my said daughter their heirs and assigns as tenants in common and as to the other moiety of the said premises upon trust for my daughter Emma Jane for her life for her separate use and after her decease upon trust for all her children their heirs and assigns as tenants in common and in case of the death of either of my said daughters and in default of her issue or children my said Trustees shall stand possessed of the moiety of her so dying upon trust for the surviving daughter and my son Edwin in equal shares for their lives and after the death of my said surviving daughter and my son Edwin upon trust one half to and for the children of my said daughter and the other half for the children of my said son Edwin as tenants in common and should my said surviving daughter or son die without issue upon trust for the last of my surviving children or child his or her heirs and assigns absolutely and as to the other two cottages at Albert Terrace & Thongbridge my said Trustees shall stand possessed thereof upon trust for my said son Edwin upon trust for his life and after his decease upon trust for all his children as tenants in common but if he shall



be no child or children of my said Son Edwin upon trust for my daughters and their children in the same manner as I have given the before named property in this my Will and I declare it shall be lawful for my said Trustees and the survivor of them and the executors and administrators of such surviving Trustee during the life of any tenant for life and during the minority of any person entitled to the rents and profits of the same at the discretion of my said Trustees or Trustee for the time being to sell the whole or any part of my real and personal chattel estate and shall invest the monies arising from such sale or sales in mortgage of freehold copyhold or leasehold security or any municipal corporation or incorporated public company in England and shall hold such monies and investments upon the same trusts as are hereinbefore declared concerning my said real and chattel real estate and I hereby nominate my said daughters and my son Edwin and the survivor of them as the persons to appoint new Trustees or Trustee as the case may be under the power of the act to give to Trustees mortgages and other certain powers now commonly inserted in settlements mortgages and wills In witness whereof I have hereunto set my hand this seventeenth day of December one thousand eight hundred and seventy three.

Signed by the said Testator Bethell Holroyd
as and for his last Will and Testament in the presence of us both present at the same time who at his request and in his presence and in the presence of each other have subscribed our names as witnesses -

George Dyson
Joe Mallinson

9 folios

Proved at Wakefield the 16th day of October
1874 by the Oaths of Edwin Holroyd, the Son
and John Schofield the Executors to whom
administration was granted -

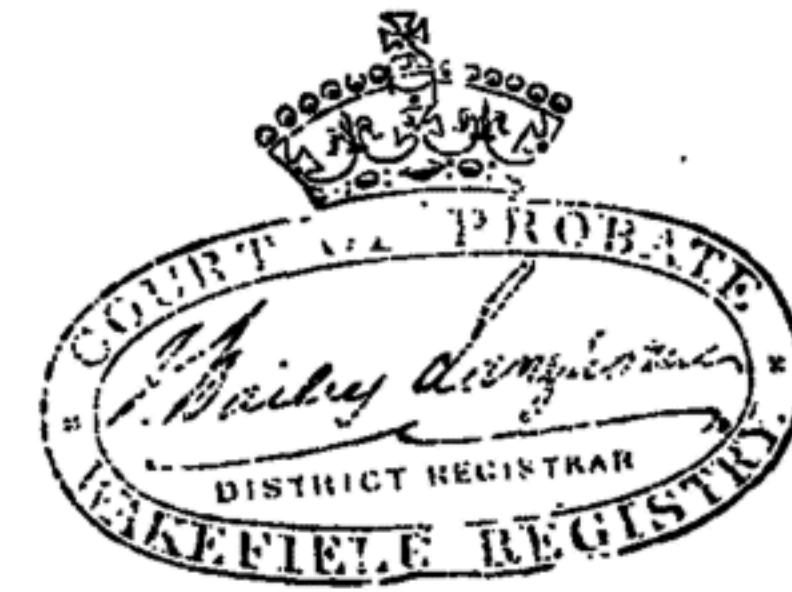
The Testator Bethell Holroyd was late of Netherton, near

Huddersfield, in the County of York, Gentleman, and
died on the twelfth day of September 1874 at Netherthorpe
aforesaid.

Under £100.

Meers^{es} Laycock Dyson & Laycock
Solicitors Huddersfield

(Signature)



by Mr Lawton
R. A. M.