

Ms. Lincoln

Dunham Elizabeth

Jan. 1866

10.

This is the last Will and Testament of me the said
deceased *Deceased* of *deceased* in the County of *deceased* I appoint
my Nephew James Anderson Esquire of *deceased* in the said
County Attorney at Law and William Bolton Esquire of *deceased*
aforeaid Watchmaker Executors of this my Will I give and bequeath
the following legacies namely to each of my said Executors the sum
of ten pounds And to such of my Nieces Mary Anne Fletcher *deceased*
Purward. Mary Ann Thompson. Elizabeth Shuttleworth Maria
& Jane Purward and Sarah Purward as shall be living at the
time of my decease All my wearing apparel to be divided equally
amongst them as nearly as may be by my said Executors whose
determination as to the division thereof shall be final I desire
all the real estate to which I shall be entitled at my decease
residue (except estate vested in me as trustee or mortgagee) and I bequeath
the residue of the personal estate to which I shall be entitled at
my decease unto the said James Anderson Purward and William
Bolton Purward (hereinafter called my trustees) their heirs executors
administrators and assigns respectively Upon trust to sell my said
estate together or in parcels by public auction or private Contract
and to convert and get in my residuary personal estate Nevertheless
I declare that my said trustees shall have a discretionary
power to postpone for such a period as to them shall seem expedient
the sale of my real estate and the conversion or getting in of any
part of my personal estate which shall at my decease consist
of money or securities for money And upon further trust to stand
possessed of the moneys to arise from the sale of my real and the
conversion and getting in of my residuary personal estate And as to the
third part of such moneys I direct my trustees to pay the same to my
brother James Herkham Purward (who now dwells in the United
States of America) in case he shall be living at the time of my decease
and if my said brother shall not survive me then as to the said
said third part of my said residuary real and personal estate
And as to another two third part thereof I direct my said trustees
to pay and divide the same two third part unto and equally
amongst such of the Children of my late *deceased*
as shall be living at the time of my decease and as to the

one third part of my said residuary real and personal estate and
my trustees pay and divide the same into three equal parts
each of the Children of my late brother William as shall be living
at the time of my decease And I direct that the legacy or share
of every legatee under this my Will who shall be a female shall be
received by her without the interposure of any husband she may
have and that her receipt alone notwithstanding coverture shall be
an effectual discharge for the same And I direct all real estates
(if any) vested in me as trustee or mortgagee to the said James
Anderson Devereux and William Bolton Devereux subject to the
equities affecting the same respectively. I empower the trustees for
the time being of this my Will to give receipts for all moneys or effects
to be paid or delivered to such trustee or trustee by virtue of my Will
and declare that such receipt shall exonerate the persons paying
the same moneys or delivering the same effects from all liability to
me to the application of the moneys or effects therein mentioned.

I declare that if my said trustee or either of them or any person
or persons to be appointed under this clause shall die or be
unwilling or incompetent to execute the trusts of my Will it shall be
lawful for the competent trustee or trustee for the time being if any Matter
relating from the office of trustee or not or if none for the Executors or
Administrators of the last surviving trustee to substitute by writing
under his her or their hand or hands any fit person or persons in
whom alone or as the case may be jointly with the surviving or
continuing trustee my trust estate shall be vested And I accede to
trustee of my Will from liability for losses occurring without his own
wilful default and authorize him to retain and allow to his trustee
all expenses incident to the trusteeship. Witness my hand this
10th day of October One thousand eight hundred and sixty one

Elizabeth Devereux — signed by the said Elizabeth in the presence
of us present at the same time who before ^{her} leaving ^{her} presence and
in the presence of each other have subscribed our names as
Witnesses Robert Clarke, Washington S. G. Mitchell and
Arthur C. ...

Record at Liverpool on the 11th September 1865 by the Order of
James Ambler Quirk and William Robert Quirk, Messrs
the Executors to whom Administration was granted.

The Relictrix Elizabeth Quirk was formerly of Blitherton in
the County of Lancashire and late of Southport in the said County
Merseyside and died on the 11th February 1865 at Southport aforesaid
Under £1000.

John Hargreaves May, Solicitor, Blackburn

Exemplis. ✓

Certified to be a correct copy



2

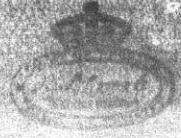
I, John W. ... of the County of ... State of ... do hereby certify that the following is a true and correct copy of the original ...
my ... James ... of ... in the said County ... and ... of ...
of ... of this my Will I give and bequeath the following ...
to each of my said ...
and to such of my Nieces Mary Jane ...
... Mary Ann ... Elizabeth ...
and Sarah ... as shall be living at the time of my decease all my wearing apparel to be divided equally amongst them as nearly as may be by my said Executors whose determination as to the division thereof shall be final I desire all the real estate to which I shall be entitled at my decease (except estates vested in me as trustee or mortgagee) and I bequeath the residue of the personal estate to which I shall be entitled at my decease unto the said James ... and William ... (hereinafter called my trustees) their heirs executors Administrators and assigns respectively Upon trust to sell my real estate together or in parcels by public auction or private Contract and to convert and get in my residuary personal estate Nevertheless I declare that my said trustees shall have a discretionary power to postpone for such a period as to them shall seem expedient the sale of my real estate and the conversion or getting in of any part of my personal estate which shall at my decease consist of money or securities for money And upon further trust to stand possessed of the moneys to arise from the sale of my real and the conversion and getting in of my residuary personal estate And as to one third part of such moneys I direct my trustees to pay the same to my brother James ... (who now dwells in the United States of America) in case he shall be living at the time of my decease and if my said brother shall not survive me then as to the said one third part of my said residuary real and personal estate And as to another one third part thereof I direct my said trustees to pay and divide the same ten third parts unto and equally amongst such of the Children of my late brother James ... as shall be living at the time of my decease and as to the remaining

Residue

1

Notary Public

...of my said real and personal estate which shall
...of the children of my late brother William as shall be living
at the time of my decease And I direct that the legacy or share
of any legatee under this my Will who shall be a female shall be
received by her without the interposance of any husband she may
have and that her receipt alone notwithstanding coverture shall be
an effectual discharge for the same And I decree all real estate
(if any) vested in me as trustee or mortgagee to the said James
Anderson Esquire and William Bolton Esquire subject to the
equities affecting the same respectively. I empower the trustee for
the time being of this my Will to give receipts for all moneys or effects
to be paid or delivered to such trustee or trustee by virtue of my Will
and declare that such receipt shall exonerate the persons paying
the same moneys or delivering the same effects from all liability to
me to the application of the moneys or effects therein mentioned.
I declare that if my said trustee or either of them or any person
or persons to be appointed under this clause shall die or be
unwilling or incompetent to execute the trust of my Will it shall be
lawful for the competent trustee or trustees for the time being if any Matter
relating from the office of trustee or not or if none for the Executors or
Administrators of the last surviving trustee to substitute by writing
under his her or their hand or hands any fit person or persons in
whom alone or as the case may be jointly with the surviving or
continuing trustee my trust estate shall be vested And I accede
trustee of my Will from liability for losses occurring without his own
wilful default and authorize him to retain and allow to his trustee
all expenses incident to the trusteeship. Witness my hand this first day of
October One thousand eight hundred and sixty one Elizabeth
Devereux — signed by the said Elizabeth in the presence
of us present at the same time who before ^{at her request in her presence} leaving her presence and
in the presence of each other have subscribed our names as
Witnesses Robert Clark, Harlington, C. C. Mitchell Clerk
of the Court



of my real, personal and personal estate which shall
be divided equally among the children of my late brother William as shall be living
at the time of my decease and I direct that the legacy or share
of every legatee under this my Will who shall be a female shall be
received by her without the interference of any husband she may
have and that her receipt alone notwithstanding coverture shall be
an effectual discharge for the same And I devise all real estates
(if any) vested in me as trustee or mortgagee to the said James
Anderson Overhurst and William Bolton Overhurst subject to the
equities affecting the same respectively. I empower the trustee for
the time being of this my Will to give receipts for all monies or effects
to be paid or delivered to such trustee or trustee by virtue of my Will
and declare that such receipt shall exonerate the persons paying
the same monies or delivering the same effects from all liability to
me to the application of the monies or effects therein mentioned.
I declare that if my said trustee or either of them or any person
or persons to be appointed under this clause shall die or be
unwilling or incompetent to execute the trust of my Will it shall be
lawful for the competent trustee or trustee for the time being if any trustee
relinquing from the office of trustee or not or if none for the Executors or
Administrators of the last surviving trustee to substitute by writing
under his her or their hand or hands any fit person or persons in
whom alone or as the case may be jointly with the surviving or
continuing trustee my trust estate shall be vested And I exonerate
trustee of my Will from liability for losses occurring without his own
wilful default and authorize him to retain and allow to his trustee
all expenses incident to the trusteeship as they shall see fit
In Witness whereof I have hereunto set my hand this first day of
October One thousand eight hundred and sixty one Elizabeth
Overhurst — signed by the said Elizabeth in the presence
of us present at the same time who before reading her presence and
in the presence of each other have subscribed our names as

... in the ... 1865 by the ...
... and ...
... Administration was granted.
... Elizabeth ... was formerly of Clitheroe in
the County of Lancashire and late of Southport in the said County -
... and died on the 11th February 1865 at Southport aforesaid
...

John Hergeaves Esq. Solicitor. Blackburn

Prolix. ✓

Certified to be a correct copy

