

ON the *twenty sixth* day of *April* 1882,
the Will

of *Benjamin Henshall*, late of
the City of *Manchester*, and *N^o 220 Green Mount
Allyporth Grove, Chorlton upon Medlock, Manchester*
in the County of *Lancaster*, *lawbroker, and money lender*
deceased, who died on the *first* day of *January* 1882
at *N^o 220 Green Mount aforesaid*

was proved in Her Majesty's High Court of Justice in the District Registry attached to
the Probate Division thereof at *Manchester* by the Oath of

George Frederick Henshall of *N^o 1 School
Grove, Withington, near Manchester* in the County aforesaid
agent and *Walter Samuel Henshall* of *N^o 220
Green Mount aforesaid* *Manager of a Loan Office* the
Sons of the said Deceased, the

Executors named (in the *said Will*) *they* having been first sworn duly
to administer.

Personal Estate

Gross £5215.19.9 - Net £4975.12.3

Under £

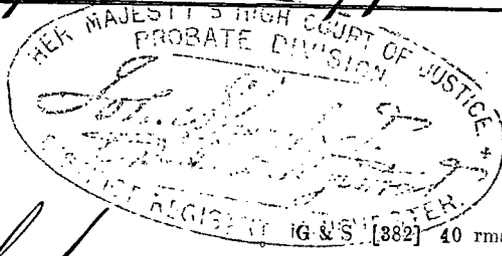
No Leaseholds.

Extracted by

William Purton
Solicitor

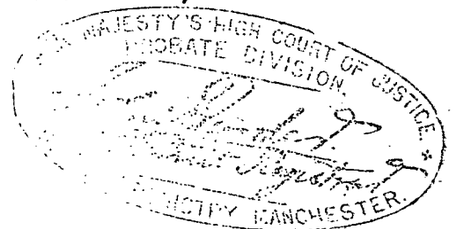
W. J. C.

Manchester



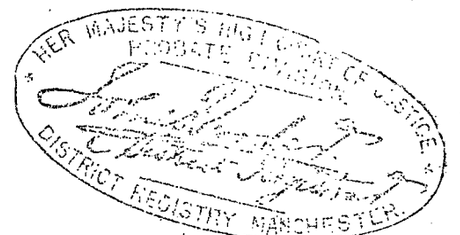
Executors

This is the last Will and Testament of me Benjamin Henshall of the City of Manchester and of N^o 220 Green Mount Plymouth Grove Manchester aforesaid, Pawnbroker and money Lender I do hereby revoke all former Wills and Testamentary dispositions made by me and declare this to be my last Will and Testament I appoint my Sons George Frederick Henshall and Walter Samuel Henshall (hereinafter called "my Trustees") to be the Executors and Trustees of this my Will and I declare that all trusts and powers hereinafter reposed and vested in my Trustees may be exercised by the survivors or survivor of them or the heirs executors or administrators of such survivor or other the Trustees or Trustee for the time being of this my Will I bequeath to my Son Arthur Johnson Beech Henshall my Silver Lever Watch formerly worn by my Father I bequeath to my Son Walter Samuel Henshall my Gold watch and curb chain usually worn by me I bequeath to Maria Henshall of Rose Terrace Stretford near Manchester during her natural life the weekly sum of one pound sterling clear of all deductions the first of such weekly payments to be made one week after my death but as a continuation only of the weekly payments of one pound each which I have made to her since the death of my Father I bequeath to my Wife Catherine Henshall the personal use and enjoyment in her residence for the time being so long as she shall continue my Widow of all my household furniture plate linen china glass books pictures prints musical instruments and other effects of the like nature which shall at my decease be in or about my then dwellinghouse and after the death or marriage again of my said Wife (which shall first happen) I declare that the said effects shall fall into and become part of my residuary personal estate I give and devise my freehold dwellinghouse N^o 220 Green Mount Plymouth Grove Manchester aforesaid together with the land outbuildings and appurtenances thereunto belonging unto my Trustees I do trust to permit my said Wife to occupy the said dwellinghouse and premises during her life if she shall so long continue my Widow she paying the ground rent and all rates taxes and outgoings payable in respect of the said dwellinghouse and premises and observing and performing the covenants contained in the Indentures under which the same is or at my decease shall be held and I declare that from and after the decease or second marriage of my said Wife (which shall first happen) the said dwellinghouse and premises shall fall into and



fourth part of my residuary estate. And I also declare that it shall be lawful for my trustees at any time or times during the widowhood of my said Wife with her consent in writing to sell the said dwellinghouse and premises and also the said household furniture and effects or any of them or any part thereof respectively and in such case the moneys to arise from such sale shall sink into and form part of my residuary personal estate I devise and bequeath all estates vested in me upon trust or mortgage unto and to the use of my Trustees according to the nature thereof nevertheless upon the trusts and subject to the equity of redemption subsisting therein respectively but the moneys secured on such mortgage shall be considered as part of my personal estate I devise and bequeath all my real and personal estate not hereby otherwise disposed of unto my trustees upon the trusts and with and subject to the powers and provisions hereinafter declared concerning the same (that is to say) upon trust that my trustees shall continue to carry on the business of Pawnbroker now carried on by me at No 89 City Road Hulme, Manchester under the style of "Benjamin Henshall late George Henshall and Son" and also the business of Money Lender now carried on by me at No 91 Piccadilly Manchester or elsewhere under the style of "The Union Loan Offices" until the death or second marriage of my said Wife (whichever shall first happen) unless my trustees shall previously discontinue the said businesses or either of them which they shall be at liberty to do with the consent in writing of my said Wife in which case the said businesses or either of them shall be sold to any person or persons and in such manner as my trustees may think fit and the proceeds of any such sale or sales shall sink into and form part of my residuary personal estate with liberty for my trustees to use and employ in the said businesses or either of them such part of my residuary estate or the proceeds thereof as they may think fit and with liberty also for my trustees to employ any or either of my sons or any other person or persons to be the Manager or Managers of the said businesses or either of them and also to employ such Assistants and Servants in the said businesses or either of them and to pay and allow such Manager or Managers Assistants and Servants such salaries and wages and generally to conduct and carry on the said businesses in such manner as my Trustees shall in their discretion think fit and subject to the directions hereinbefore contained in relation to the carrying on and sale of the said businesses or business I direct that my trustees shall in such manner and

under such stipulations and upon such terms in all respects as they shall think fit sell collect or otherwise convert into money (according to the nature of the premises) my real estate and residuary personal estate or such part thereof as shall not consist of money and may buy in or rescind any contract for sale or of any other description and resell without being answerable for any loss and may for the purpose aforesaid execute and do all such assurances and acts as they or he shall think fit and shall out of the moneys to arise from such sale collection and conversion and out of my ready money pay my funeral and testamentary expenses and debts and the legacies bequeathed by this my Will and shall invest the residue of the said moneys in the names of my trustees in any of the public stocks or funds or Government securities of the United Kingdom or upon freehold copyhold leasehold or chattel real securities of England or Wales or in or upon the stocks funds shares debentures mortgages or securities of any Corporation Company or public body Municipal Commercial or otherwise in the United Kingdom And I declare that my Trustees may vary such investments at discretion for any other or others of the kind prescribed without being answerable for any loss to be occasioned thereby and shall stand possessed of the said residuary trust moneys and the investments for the time being representing the same (hereinafter called the residuary trust funds) upon the trusts following (that is to say) In trust to pay the income thereof (including as part of such income the profits arising from the said businesses or business (so long as they or either of them shall be carried on) to my said Wife so long as she shall continue my Widow and I further declare that immediately after the death or second marriage of my said Wife (whichever shall first happen) my trustees shall sell the said businesses or the business (if any) which may not have been sold under the power hereinbefore contained to any person or persons and in such manner as my trustees may think fit and I further declare that my trustees shall stand possessed of the said residuary trust funds (including the proceeds of the aforesaid businesses) In trust for five of my children namely George Frederick Henshall, John Henry Henshall, Florence Catherine Henshall, Walter Samuel Henshall, and Arthur Johnson Beech Henshall or such of my before named children as shall survive me in equal shares (except as regards the said George Frederick Henshall whose share shall be reduced by the amount he may owe me at the time of my death) and if only one of my before named children shall survive me then the whole to be in



trust for that one child Provided always that if any of my before named children shall die in any lifetime leaving a child or children who shall survive me and being a son or sons shall attain the age of twenty one years or being a daughter or daughters shall attain that age or marry them and in every such case the last mentioned child or children shall take (and if more than one equally between them) the share which he or she or their parent would have taken of and in the residuary trust funds if such parent had survived me But in case all my before named children shall happen to die before attaining a vested interest under this my Will and without leaving issue who shall live to attain a vested interest then my trustees shall stand possessed of the said residuary trust funds (including the proceeds of the said businesses) upon trust if my said Wife shall then survive to purchase therewith a Government annuity upon the life of my said Wife and for her benefit Provided always and I direct that the provisions hereby made for any daughter or other person being a female shall be for their own respective sole and separate use independent of and not subject to the debts engagements or control of any husband and shall be payable on the sole receipt of each such female or to such person or persons or be disposed of in such manner as she shall by writing under her own sole hand appoint notwithstanding coverture and I declare that my trustees may postpone the sale and conversion of my real and personal estate or any part thereof for so long as they shall think fit and that the rents profits and income to accrue from and after my decease of and from such part of my estate as shall for the time being remain unsold and unconverted shall after payment thereof of all incidental expenses and outgoings be paid and applied to the person or persons and in the manner to whom and in which the income of the moneys produced by such sale and conversion would for the time being be payable or applicable under this my Will if such sale and conversion had been actually made and I also declare that my trustees may let any hereditaments for the time being remaining unsold either from year to year or for any term of years at such rents and subject to such covenants as they shall think fit and may accept surrenders of leases and tenancies and generally may manage the same in such manner as they shall think fit And I hereby declare that the power of appointing a new trustee or trustees of this my Will shall be exercisable by my Sons the said

trustees during their joint lives and by the survivor of them during his life and after the death of such survivor by the surviving or continuing trustee or trustee for the time being or the acting executor or executor or administrators or administrator of the last surviving or continuing trustee or by the last retiring Trustees or Trustee and upon any such appointment the number of trustees may be augmented or reduced In witness whereof I the said Benjamin Henshall have to this my last Will and Testament contained in this and the five preceding sheets of paper set my hand this twenty second day of November one thousand eight hundred and eighty one.

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

Benj^m Henshall

W. Burton, Solicitor, Manchester
Wm^m H. Sargent, his clerk

24 Folios

Proved at Manchester the twenty sixth day of April 1882 by the Oaths of George Frederick Henshall and Walter Samuel Henshall, the sons, the Executors to whom Administration was granted.

The Testator Benjamin Henshall was late of the City of Manchester and N^o 220 Green Mount, Plymouth Grove, Chorlton upon Medlock, Manchester in the County of Lancaster, Pawnbroker and Money Lender and died on the first day of January 1882 at N^o 220 Green Mount aforesaid

Personal Estate, Gross £5,215 .. 19 .. 9 - Net £4,975 .. 12 .. 3 2
No Leaseholds 3

Certified to be a correct copy



W. Burton