

Dated March 29th 1898

Copy

Will of
Mr. John Bolton of
Egley, in the County of Lancaster
Gentleman.

15^{fos}

Hardings Wood & Wilson
Manchester

John Bolton of 49 Shrewton Road Eccles in the County of
Lancaster Gentlemen hereby certify all former Wills and Testamentary
dispositions made by me and declare this to be my last Will and
Testament of myself my wife Maria Bolton, during widowhood
and my son Harry Bolton (hereinafter called my Trustees) to be
the Executors and Trustees of this my Will I give all my
Plate Silver Linen Glass Books Pictures Maps and Signs Furniture
and other household effects to my said wife absolutely And I
also give to her the sum of Twenty pounds to be paid within
one calendar month after my decease I desire and request
all my real and personal Estate not hereby otherwise re-
ciprocated of unto my Trustees Upon Trust that my Trustees
shall sell call in and convert into money the same or such
part thereof as shall not consist of money and shall with
and out of the moneys produced by such sale calling in
and conversion and with out of my ready money
pay my funeral and Testamentary expenses and debts
and shall at the discretion of my Trustees invest the
residue of the said moneys with power for my Trustees
from time to time to vary such investments 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) In Trust to pay the income thereof to my
said wife during her life and widowhood and after her
decease or marriage against the Trust for all my children
who being sons have attained or shall attain the age of twenty
one years or being daughters have attained or shall attain that
age or shall marry under that age in equal shares and if there
shall be only one child the whole to be in Trust for that one
child Provided always that if any child of
mine shall die in my lifetime leaving or child
or children who shall survive me and being
a son or son shall attain the age of twenty one
years or being a daughter or daughter shall attain
that age or marry then and in every such
case the last mentioned child or children or

shall take (and if more than one equally between them) the share which his her or their parent would have taken if and in the ordinary trust funds of such parent had survived and attained the age of twenty one years And I also declare that my trustees may at their own discretion raise any part or parts not exceeding together one moiety of the expected share of my child or Grandchild of mine under the my Will and apply the same for his or her advancement or betterment or benefit as my trustees shall think fit And I also 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 sales and conversion had been actually made And I also declare that all moneys liable to be raised under this my Will may be invested in or upon any stocks funds or securities of or guaranteed by the Government of the United Kingdom or in stocks of the Banks of England or of the Colonies or debenture stocks or guaranteed or preferred stocks or shares of any railway or other Company in Great Britain or India incorporated by Act of Parliament or Royal Charter and paying all dividend on its ordinary stocks or shares or upon realty or leasehold securities in England or Wales but not elsewhere such leasehold securities being held for a term not exceeding sixty years at least shall be mortgaged at the time of such investment And I also declare that the power of appointing new trustees conferred by Statute shall for the purposes of this my Will be read in my

said Wife during her life, and understood In witness
whereof I have hereunto set my hand the Twenty ninth
day of March One thousand eight hundred and ninety

eight-

Signed by the above named John
Boston as his last Will in the
presence of us both being present
at the same time when his last
presence and in the presence of
each other have hereunto subscribed
our names as witnesses

John Boston

Rowland Taylor

Solicitor

Boston

Norman Taylor, his clerk.