

OFFICE COPY

VALID ONLY IF BEARING

IMPRESSIONED COURT SEAL

This is the last Will & Test. of me John Amisted
of Longpreston in the Coy of York Gent made the day of
1875 I revoke all former Wills by me made I give & bequeath to my son
Richard all my household goods & furniture I give & devise to my sd. son
Richd. so long as he shall choose personally to occupy the same the use &
occupation of my Cottage in Longpreston formerly occupied by Alice Wise &
on his death or ceasing personally to occupy the same I give & devise the
same to my son John absolutely I give the followg Ann^t. namely To my
Exors for the time being an annuity of £10 for the term of 8 years from my
death free from legacy duty & payable quarterly Upon trust to pay the same
but not by way of anticipation to my dawr Margt. Brennannd into her
proper hands for her sole & separate use & free from the control contracts or
engagements of any husband & for which payments her receipts shall be
suff. discharges & my sd. dawr shall have no power at any time to sell mortgage
or otherwise assign or dispose of the same ann^t & in case she does so the
same shall cease & be no longer payable but in the event of my sd. dawr dying
before the expiration of the sd. 8 yrs then from the time of her death to the
end of the said 8 yrs Upon trust to pay & apply the said ann^t in & toward
the maint^c. support & education of her 2 infant chen Mary Ann & Catharine
Brennannd or the survivor of them & in so far as the sd. ann^t shall not be
required for the pyses aforesd the same shall fall into my resid^r estate
To my Exors for the time being a further ann^t of £23 during the life
of my son Richard & commencing from my death & payable (blank)
Upon trust to pay the same ann^t to my sd. son Richard until he shall
do commit or permit some act or default wh^t voluntary or involuntary
which if the trust for pay^t. to him of the same annuity were to continue
would be inconsistent with his personal enjoy^t. of the whole benefit of
such trust & after such act or default the same ann^t shall cease I give
the follo^g pecuniary leg^t. namely a legacy of £10 to each of the 3 children
of my late dawr Ann Brown namely Elizabeth John & Margaret Ann
Brown to be vested & paid at the age of 21 with benefit of survivorship
amongst them in case of the death of any of them under that age a legacy of
£90 to the sd. M^t. Brennannd for her sepe use & a legacy of £100 to
my son Thos^t. Amisted each legacy to be on the death of my sd. son Richard
or on the cesser of the afs^d. ann^t of £23 whichever shall first happen

with interest in the manutine back of the s^d. Mr. Freeman & Thos.
Amistead or either of them shall be then dead the s^d. legacy of him or her so
dying shall go to & be p^d to his or her issue then living equally between them
if more than one & if there shall be no issue then living the s^d. legacy shall not
40 be raised I give and devise all the residue of the real & personal estate of
or to which I shall die seized possessed or ent^d or have power to dispose of by
this my Will & wh^r in postion reviv^r rem^r contingency or expectancy unto my
son John Amistead his heirs executors & ass^{ns} charged nevertheless with the
payment of the before ment^d annuities & pec^y legacies & of my debts &
funeral & test^y expes I appoint my said sons John & Thomas trustees &
executors of this my Will except so far as respects my trusteeship of cert^m
trust funds & pres relating to the Longpreston Particular Baptist Chapel of
which so far as I have power to do so I appoint my son John to act in
my place in conjunction with the trustees named in the Will of Ann
50 Tattersall late of Longpreston afo^r dec^d whom she appointed to act as
trustees for the benefit of the s^d Chapel or such of them as shall be living
at my decease And I direct that my heirs & executors shall not be liable for more
money than they shall actually rec^r that their rec^r shall be suff^r disches for
any may p^d to them & that they shall have a reasonable allowance for
their care & trouble in the trusts & executors of this my Will In witness
J. P.

The Will as contained in the Draft thereof, was proved at
Wakefield the 21st day of November 1878 by the Oaths of John
Amistead and Thomas Amistead the Sons, the executors to whom
Administration was granted, limited until the original Will or
60 an authentic copy thereof shall be brought into and left in the District
Registry attached to the Probate Division of Her Majesty's High
Court of Justice at Wakefield

The Testator John Amistead was late of Longpreston in the County of
York and died on the 12th day of May 1877 at Longpreston aforesaid.
Under £800

By Motion and Order

Wm. Hartley

Solicitor Settle



Amistead

In the High Court of Justice
Probate Divorce and Admiralty Division
Probate
District Registry at Wakefield

Be it known, that John Armistead
late of Long Preston, in the County of York, deceased,
died on the twelfth day of May 1877 at Long Preston
aforesaid, having at the time of his death a fixed
place of abode at Long Preston aforesaid, within the
10 District of the West Riding of the County of York; and
having in the month of October 1875, made and executed
his last Will and Testament, and thereof appointed
his sons John Armistead and Thomas Armistead,
Executors. And be it further known, that the
said Will was retained by the said deceased in his
own custody until the month of February 1877, -
when he destroyed his said Will, being under the
mistaken idea that by so doing he would receive
a previous Will made by him dated twelfth November
20 1867. And be it also known, that the said Will
was prepared from the Draft thereof, and that there
is no authentic copy of the said Will. And be it
further known that on the thirtieth day of July
1878, The Right Honorable Sir James Hamner Knight,
the President of the Probate Division of Her Majesty's
High Court of Justice, on Motion of Counsel, ordered
Probate of the said Will, as contained in the Draft
thereof, with the several alterations, interlineations
and erasures, appearing therein to be granted
30 to the said John Armistead and Thomas Armistead
under the limitations hereinafter mentioned. And
be it also known, that at the date hereunder
written the said last Will and Testament of the said
John Armistead, deceased, as contained in the said
Draft thereof (a copy whereof is hereto annexed) was

Dec 4 3841 Wakefield
Amistead from ^{Conde}
Nov 1878

Proved and registered in the District Registry
attached to the Probate Division of Her Majesty's
High Court of Justice at Wakefield and that
Administration of the personal estate of the said
40 Testator, limited until the said original Will,
or an authentic copy thereof shall be brought
into and left in the said District Registry of the
said court, was granted by the aforesaid court
to the said John Amistead, and Thomas Amistead,
the sons of the said deceased, the Executors named
in the said Will as aforesaid, they having been
first sworn well and faithfully to administer
the same. H.

M. Jenner
Dated the 21st day of November 1878.

50 By Motion and Order

Personal estate under £800

No Leaseholds

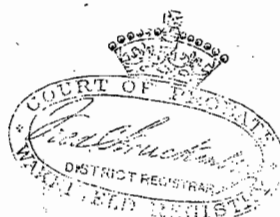
Executor's descriptions, John Amistead of Long
Preston aforesaid, Farmer, and Thomas
Amistead, of Long Preston aforesaid, Gentleman,

Debated by

William Hartley

Solicitor

Settle.



W.H.

EF