

Derby 13th April

1852

J. Tho^s Alton

de Heage

2 Ex le Inf 200£

1/2

This is the last Will and Testament
of me Thomas Alton of Heage in the county of
Derby Farmer made the twenty first day of May
One thousand Eight hundred and fifty in manner
and form following (that is to say) I appoint my son
Joseph Alton of Heage aforesaid Butcher and my son
in law Joseph Hopkinson of the same place Schoolmaster
Executors of this my Will and I give devise and
bequeath unto them my said Executors their heirs
executors administrators and assigns All and
1 singular my real and personal estate wheresoever
situate and of what nature or kind soever Upon
the Trusts nevertheless and for the intents and
purposes hereinafter expressed and declared (that is
to say) Upon Trust that the said Joseph Alton and
Joseph Hopkinson or the survivor of them his heirs
executors administrators and assigns do and shall
at such time or times after my decease as they or he
shall deem most proper and advantageous sell
and dispose of my said real estate either together or
2 in parcels and by public sale or private contract as
they or he shall think fit and for the best price or
prices which in their or his opinion can be obtained
for the same. And do and shall sell and dispose of
collect get in and convert into money all my said
personal Estate And my Will is and I do hereby
declare that the receipt or receipts of the said
Joseph Alton and Joseph Hopkinson or the survivor
of them his heirs executors administrators or assigns
3 under their or his hands or hand shall be a
good and sufficient discharge and good and
sufficient discharges to the purchaser or purchasers
of my said real and personal estate and to his her
or their heirs executors administrators and assigns
for so much of the purchase money or purchase
moneys as in such receipt or receipts shall be
expressed or acknowledged to be received and that

T. A. Alton
J. H. Hopkinson

such purchaser or purchasers his her or their heirs
executors administrators or assigns shall not be
bound to see to the application or be answerable
4 or accountable for the misapplication or nonapplication
thereof And my will is and I do hereby further
declare that my said Executors and the survivor of
them his executors administrators and assigns
shall stand and be possessed of and interested in
the moneys to arise and be produced from the sale
disposition and conversion into money of my
said real and personal estates as aforesaid and
of the rents issues and profits interest dividends
and proceeds thereof until the same shall be so
5 sold and converted into money Upon the Trusts
following that is to say Upon Trust in the first
place to pay and discharge all my just debts
funeral and testamentary expenses And then
Upon Trust that they my said Executors or
the survivor of them his executors or administrators
do and shall place out and invest the clear residue
of the said moneys at interest in their or his names
or name Upon ~~such~~ security or securities as
they or he shall ⁱⁿ their or his discretion think fit
and do and shall from time to time when and as
6 the same shall be received pay the interest dividends
and proceeds arising therefrom unto my dear wife
Jemima Alton for the term of her natural life
if she shall so long continue my Widow but in
7 case my said wife shall ~~not~~ marry again after my
decease Then Upon Trust that my said Executors
or the survivor of them his executors or administrators
do and shall by and out of the moneys so to be invested
raise and pay unto my said wife one annuity or
clear yearly sum of Ten Pounds which I direct
shall be paid to her half yearly for her own use
and benefit without being subject to the debts control
intermeddling or engagements of any future husband
and her receipt alone notwithstanding her coverture

T. L. S.
J. G. P.

T. L. S.
J. G. P.

T.L.S. to be the only sufficient receipt for the same) And
 J.G.P. from and after the decease or second marriage of ^{my} said
 8 wife as the case may be I will and direct that my
 said Executors or the survivor of them his executors or
 administrators do and shall pay and divide the whole
 of the said moneys so to be invested as aforesaid or so
 much thereof as may not be required for the raising
 and satisfying of the said annuity or yearly sum of
 T.L.S. Ten Pounds to my Widow ^{for her life} in case of her marrying
 J.G.P. again unto and equally amongst all my children
 9 share and share alike And I hereby give and bequeath
 the whole of such moneys to them accordingly subject
 to the provision for my said wife herebefore contained
 And Lastly I hereby revoke all former Wills by me
 made In Witness whereof I have hereunto set
 my hand the day and year first above written

Signed by the said Testator Thomas
 Alton in the presence of us present at
 the same time who at his request in
 his presence and in the presence of
 each other have subscribed our
 names as Witnesses the several
 alterations erasures and interlineations
 appearing therein and opposite to
 which we have set our initials
 having been made and observed
 before the signing thereof by the said
 Testator

Thomas Alton

T. Lomas Ingle.

Josh. G. Jackson

Clerks to Mr. Tho. Ingle
 Sol^r. - Belper.

10 = 35 words

Dated 21st May 1850

The Will of W. Thomas

Alton of Heage

According to the 13th of April 1833
Act a Portion of his Will be
granted to Joseph Alton and
Joseph Stephenson the Executors
herein named

They being duly sworn as
also that the Decedent's Personal
Estate is not of the value of
200 £

Before me

J. A. Clerk,
Magist.

Will.

In the *Bishop's*

Court of *Lichfield*

In the Goods of *Thomas Alton*

Deceased,

Appeared Personally *Joseph Alton* of *Skage* in

Insert the Name, Residences, and Professions of the Persons making the Affidavit.

the county of *Derby* *Butcher* and *Joseph Hopkinson* of *the same place* *Schoolmaster*

the

Executors named in the last Will and Testament of the said *Thomas*

Alton

late of *Skage*

in the County of *Derby*

Farmer

Deceased, who died on or about

Insert date of the death.

Thirty first

day of

December

One

Thousand Eight Hundred and *fifty one*

and made Oath, that the Estate

If one or more Codicils, state so.

and Effects of the said Deceased, for, or in respect of which, a Probate of the said Will

is to be granted exclusive of

what the said Deceased may have been possessed of, or entitled to, as a Trustee for any other person or persons, and not beneficially but including the Leasehold Estate

or Estates for years of the Deceased, if any, whether absolute or determinable on

Lives, and without deducting any thing on account of the Debts, due and owing from

the said Deceased, are under the value of *Two hundred*

Pounds, to the best of these Deponent's knowledge, information and belief.

Sworn on the
day of *April*
before me

13th

1852

Joseph Alton

Joseph Hopkinson

J. H. Law
Surrogate