

Wells next
the Sea.
(Norfolk).

LIL

The Misses Haycock's Charity
(founded by Miss Emma Haycock).

File 42/97-

By an Indenture dated 19th February
1886 made between Emma Haycock of the
one part and Joshua Gales Hugh Robert
Kemp George Everitt and John Macke
(being 4 of the Trustees for the administration
and management of the several Charities
in the Parish of Wells next the Sea in
the County of Norfolk (including the Reed
Hillock Almshop Charity) under a Scheme
for the future regulation of the said
Charities affirmed and established by an
Order of the Board of Charity Commissioners
for England and Wales made on the 18th
July 1876) of the other part It was
witnessed that it was hereby agreed
and declared between and by the persons
parties thereto That the said Joshua Gales
Hugh Robert Kemp George Everitt and
John Macke should forthwith invest a
sum of £500 paid to them by the said
Emma Haycock immediately before the
execution of those presents in the purchase
in the names of them the said Joshua
Gales Hugh Robert Kemp George Everitt
and John Macke of Bank £3 per
centum Consolidated Annuities after first
paying thereout the sum of £6 for the
Costs attending the preparation of those
presents and of investing the Trust Fund
And should hold the sum of Bank

Annuities to be purchased as aforesaid
 Upon trust to receive from time to time the
 dividend thereon and with all convenient
 speed after the 6th January in each and
 every year to distribute the same money
 after deducting therefrom any reasonable
 expenses attending such distribution
among poor people living at Wells next the
Sea aforesaid such poor people at every
such distribution to be not less than 64
years of age and to be persons who should
have been living at Wells next the Sea
aforesaid during the whole or the greater
part of the 12 calendar months immediately
preceding such distribution And every such
distribution to be in such proportions
amongst such aged poor persons as the
Trustees should from time to time think fit
And it was thereby further agreed and
declared that it should be lawful for all or
any one or more of the Trustees for the time
being for the management and administration
of the Charities aforesaid to concur in any
such distribution as aforesaid Provided
always that the number of the Trustees of
those presents should be 4 and accordingly
upon the death retirement refusal to act
or unfitness to act of any Trustee a new
Trustee should be forthwith appointed in the
place of such Trustee And that each such
appointment should be made by the Trustees
for the time being for the management and
administration of the Charities aforesaid or

2.

L. & L.

by a majority of such Trustees if they or
such majority should think fit to make
such appointment by appointing one of
the Trustees for the time being for the
management and administration of the
Charities aforesaid And further that if in
any case a Trustee should not be appointed
under the power aforesaid within 2
calendar months after notice should have
been given that such power had become
exercisable then the new Trustee should be
appointed under the statutory power in
that behalf But a neglect to exercise the
power aforesaid on any occasion should
not be held to destroy the power or to
affect any future exercise thereof.