

E L I Z A B E T H  
S A R A H  
S T E N N E T T  
18.

THIS IS THE LAST WILL AND TESTAMENT of me ELIZABETH SARAH STENNETT Wife of Joseph Stennett of Ingleside London Road Enfield in the County of Middlesex I appoint my said husband Joseph Stennett my son Joseph Barratt Stennett my nephew Harold Barratt and Vazie Simons to be the EXECUTORS and Trustees of this my Will I direct that all my just debts funeral and testamentary expenses shall be paid and satisfied as soon as conveniently may be after my decease I direct that my grave shall be kept in good order and condition and that especially the figure thereon shall be cleaned once every year I give and bequeath the following specific legacies namely To my daughter in law Clara Elizabeth Stennett my Watch Bracelet and Opal Ring To my granddaughter Ivy Bevan an Opal Brooch To my granddaughter Doris Stennett an Opal Brooch To my Sister Jane Drewett my Diamond Brooch Wearing Apparel and Furs To my sister Isabella Kate Roberts my Diamond Earrings To my sister Ada Reeves my Bracelet with Diamonds And I bequeath to Joseph Barratt Stennett Frank Stennett William Bevan and Jean Bevan the sum of Fifty pounds each to buy a small memento of myself I also give and bequeath the following further pecuniary legacies namely To each of my Grandchildren who shall not have attained the age of twenty one years the legacy of One thousand pounds to be paid to them on their twenty first birthday And I bequeath to the employees of Barratt & Co Limited of Wood Green the sum of Two thousand pounds to be utilised for their benefit in such way as my said son Joseph Barratt Stennett shall think desirable and to the said Vazie Simons the sum of One hundred pounds I give and bequeath the following annuities namely To Mrs Fanny Craston Twenty four pounds To Mrs Fanny Harper Twenty pounds To Mrs Hannah Elliott Twenty pounds To Miss Rebecca Mansfield Twelve pounds and to Mr James Barratt Twenty pounds To Miss H Merrifield Twelve pounds To Miss Sarah Mister Twelve pounds To Mr and Mrs Wood jointly or to the survivor Twelve pounds To Mr Isaac Felstead Eighteen pounds To Mrs Mary Harwood Twelve pounds and to

Mrs Hannah Wilkins Twelve pounds I also give an Annuity of Thirty pounds to Mr Barty Triston and after his death I direct that the said annuity shall be divided between his three daughters by his first Wife namely Agnes Triston Elizabeth Triston and Emmeline Triston for their lives And I direct that the said several Annuities shall be paid monthly the first monthly payment to be made at the expiration of one month after my decease I further direct that on the cesser of each of the said Annuities the same shall fall into and form part of my residuary estate and be dealt with accordingly And I declare that all the above legacies and annuities shall be paid free of legacy or other duty I give devise and bequeath all the residue of my Estate property and effects of what nature or kind soever unto my Trustees Upon trust that my Trustees or the survivors or survivor of them or other the Trustees or Trustee for the time being of this my Will (hereinafter called "my Trustees") shall sell call in and convert into money the same or such part thereof as shall not consist of money at such time or times and in such manner as they shall think fit and so that they shall have the fullest power and discretion to postpone the sale calling in or conversion of the whole or any part or parts of the said premises including leaseholds or other property of a terminable or wearing out nature during such period as they shall think proper without being responsible for loss And I empower my Trustees to allow my estate or any part thereof to remain in the same state of investment as at the time of my decease without being answerable in any way for the non-realisation thereof And shall stand possessed of the moneys to arise from any such sale or sales Upon trust to invest the same as hereinafter mentioned And to pay the rents profits and annual income derived from my estate unto my husband the said Joseph Stennett for his life and after his death In trust to pay such income to my said son Joseph Barratt Stennett for his life and upon the death of my said son To hold my residuary estate upon the trusts following that is to say As to one moiety of my said residuary trust estate In trust to pay the income of such moiety to my daughter in law the said Clara Elizabeth Stennett during her life for her separate use and after her decease upon the trusts hereinafter declared concerning the other moiety of the Residuary Trust Funds And as to the other moiety of the said residuary trust estate I direct my Trustees to divide the same into four equal shares and shall appropriate one of such shares to each of my grandchildren the said Ivy Joseph Doris and Frank the children of my said son Joseph Barratt Stennett who shall survive me or shall have died in my lifetime leaving issue surviving me (and so that any reference hereinafter contained to the shares of my respective grandchildren in the trust premises shall be deemed to apply to the shares hereinbefore directed to be appropriated to them respectively whether they shall respectively survive me or not) but so nevertheless that such respective shares shall be held by my Trustees Upon the trusts and subject to the powers and provisions hereinafter declared and contained concerning the same respectively (that is to say) my Trustees shall hold the share appropriated to each grandchild of mine from and after such division and appropriation as aforesaid Upon trust on such grandchild attaining the age of twenty one years to pay during his or her life the income of his or her share to him or her and so that

in the case of a granddaughter the same shall during coverture be for her separate use without power of anticipation And after the death of each such grandchild that my Trustees shall hold such share and the future income thereof Upon trust for all or such one or more exclusively of the others or other of the children or remoter issue of such grandchild who being a son or sons attain the age of twenty one years or being a daughter or daughters attain that age or marry if more than one in equal shares And I declare that all moneys liable to be invested 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 of any British Colony or Dependency or in the Stock of the Bank of England or the Bonds or Debentures or Debenture Stock or Guaranteed or Preference Stock or Shares of any Railway or other Company in Great Britain or India Incorporated by Act of Parliament or Royal Charter and paying a dividend on its Ordinary Stock or Shares or in the Stocks Shares or Securities of any Municipal or Public Local Body in Great Britain or upon real or leasehold securities in England or Wales but not elsewhere such leaseholds being held for a term whereof sixty years at least shall be unexpired at the time of such investment or in the purchase of any real or leasehold securities with power to vary any investment I further declare that my Trustees may let any hereditaments 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 as they shall think fit and in the event of any premium being paid for any Lease that such premium shall be considered as capital and invested accordingly I also declare that any Executor or Trustee for the time being hereunder being a Solicitor or other person engaged in any profession or business shall be entitled to charge and be paid all usual professional or other charges for any business done by him or his firm in the premises whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of a Solicitor or other professional person And lastly revoking all former Wills I declare this only to be my last Will and Testament IN WITNESS whereof I have hereunto set my hand this Eleventh day of August One thousand nine hundred and twenty one - E S STENNETT - Signed by the above named Elizabeth Sarah Stennett the Testatrix as and for her last Will and Testament in the joint presence of us who in her presence and in the presence of each other have at her request hereunto subscribed our names as witnesses - G W BARRATT The Hollies Well End Shenley Herts Gentleman - EDITH BARRATT "The Hollies" Well End Shenley Herts Spinster

On the 22nd day of January 1923 Probate of this will was granted to Joseph Stennett Joseph Barratt Stennett Harold Osborne Barratt and Vazie Simons the executors