

Will

DEATH ON OR AFTER 1st JANUARY, 1898.

BE IT KNOWN that Francis Ellis of Settle in the County of York

died on the 2nd day of May 1903 at Settle aforesaid

AND BE IT FURTHER KNOWN that at the date hereunder written the last Will and Testament with a Codicil

of the said deceased was proved and registered in the Principal Probate Registry of His Majesty's High Court of Justice, and that administration of all the estate which by law devolves to and vests in the personal representative of the said deceased was granted by the aforesaid Court to William Ingham of Langcliffe Mills Settle aforesaid mill manager and Christopher Ellis of No. 271. Swan arcade Bradford in the said County costume manufacturer and John Ellis of Keighley in the said County solicitor the Sons of deceased the Executors

named in the said Codicil Anne Ellis the wife of Testator the executrix named in the said Will having died in his lifetime

Dated the 22nd day of June 1903

Value of Estate ... £ 7559. 0. 7 — Resworn Jan: 1904 £ 7929. 2. 6. —
Value of Personal Estate £ 5260. 6. 2 —

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THIS IS THE LAST WILL AND TESTAMENT
of me FRANCIS ELLIS of Settle in the county of York Bankers clerk I appoint my wife
Anne Ellis and my friends John Lister of Settle clerk to the Guardians of the Poor and
Matthew Graham the younger of Oakworth near Keighley spinner joint EXECUTORS and Trus-
tees of this my will and direct them to pay my debts funeral and testamentary expenses
as soon as convenient after my decease and I give devise appoint and bequeath to the
said Anne Ellis John Lister and Matthew Graham the younger and their heirs executors and
administrators all my real and personal estate property and effects whatsoever and
wheresoever situate with all and singular their rights members and appurtenances Upon
trust that they or the survivors or survivor of them do with all convenient speed sell
and convert the same into money either by public auction or private contract and execute
the conveyances thereof and give valid receipts to purchasers and invest the proceeds
of such sale and all ready money belonging to me at my decease in the public stocks or
funds or on mortgage of real or leasehold estate or on approved railway debentures or in
the purchase of the preference or guaranteed stock of any railway or other public com-
pany paying a dividend at the time of such investment to its ordinary shareholders and
vary such securities or investments for others of a like nature from time to time at
their discretion and to pay the income to arise from my real and personal estate property
and effects and the proceeds thereof when sold unto my said wife Anne Ellis for her own

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use and benefit during her widowhood she supporting clothing and educating thereof our children so long as they shall any of them continue to reside with her And from and immediately after the decease or second marriage of my said wife (whichever event shall first happen) in case my youngest child then living shall then have attained the age of twenty one years then Upon trust to pay divide and assure the Trust Estate unto and equally between and among my children then living and the lawful issue of any deceased children share and share alike (such issue nevertheless taking equally among them their his or her parents share only) But in case at the decease or second marriage of my said wife my youngest child then living shall not have attained the age of twenty one years then Upon trust to apply the income of the Trust Estate towards the maintenance support and education of such of my children whether sons or daughters as shall then be unmarried or unprovided for until my youngest child for the time being shall have attained the age of twenty one years and immediately thereafter to pay and divide my said trust estate unto and equally between and among my children then living and the lawful issue of deceased children as before directed And I empower my trustees and Executors or the survivors or survivor of them at any time after my decease at their discretion by sale or mortgage of the presumptive share of any one or more of my children of the Trust Estate to raise a sum not exceeding three fourths of the then value of such share and to pay and apply such sum in or towards the advancement of such child or children in the world from time to time as they shall deem most ~~advisable~~ ^{- desirable -} for the interests of such child or children And I declare that the receipts of the trustees or trustee for the time being of this my will for the proceeds of the sale of my Trust Estate and for all other monies payable to them him or her under this my will shall be effectual discharges to all persons paying such monies and shall exonerate the latter from all further liability in respect of such monies And that my trustees or trustee shall not be answerable for one another's acts or deeds nor for any losses to my Trust Estate which shall not be attributable to their wilful default And that they may reimburse themselves out of my Trust Estate all costs and expenses to be incurred in the Administration thereof and in carrying into effect the Trusts thereof And I devise to my said trustees and their heirs all real estate vested in me as a trustee or mortgagee subject to the trusts and equities affecting the same and hereby revoking all former wills I publish and declare this to be my last will and testament IN TESTIMONY whereof I have hereunto set my hand this sixth day of May in the year of our Lord one thousand eight hundred and sixty seven

FRANCIS ELLIS Signed by the said testator as his last will and testament 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 - CHARLES HENRY CHARLESWORTH Solr Settle - JAS TWISLETON his clerk.

T H I S I S A C O D I C I L to the last Will and Testament of me

FRANCIS ELLIS of Settle in the county of York formerly Bank Cashier but now Bank Manager which will bears date the sixth day of May one thousand eight hundred and sixty seven Whereas by my said will I have devised and bequeathed certain real and personal estate and given certain powers to John Lister and Matthew Graham as trustees and appointed them Executors of my will And whereas by a codicil to my said will which codicil bears date the twelfth day of March one thousand eight hundred and seventy nine I revoked my said will so far as the said Matthew Graham was an object thereof and substituted William Ingham Now I revoke the said hereinbefore recited codicil absolutely and I revoke my said will so far as the said John Lister and Matthew Graham are objects thereof and substitute the said William Ingham and my sons Christopher Ellis of Bradford in the said county of York Costume Manufacturer and John Ellis of Keighley in the said county of York solicitor in their place and declare that my said will shall take effect in the same manner as if the names of the said William Ingham Christopher Ellis and John Ellis had been originally inserted throughout the said will instead of the names of the said John Lister and Matthew Graham and as if my said will had contained a clause that my trustee John Ellis whether he shall accept the trusteeship or not shall be the solicitor to my trust property and as such notwithstanding his acceptance of the trusteeship be allowed all professional charges which if employed as solicitor to my trustees not being himself a trustee he would be entitled to make But I confirm my will in all other respects IN WITNESS whereof I have hereunto set my hand this thirtieth day of Decemr one thousand eight hundred and eighty seven - FRANCIS ELLIS - Signed by the said testator as and for his last will and testament in the presence of us present at the same time who at his request in his sight and presence and in the presence of each other have subscribed our names as witnesses - THOMAS DIXON - JNO H GREENWOOD) both of Settle Bankers clerks.

ON the 22nd day of June 1903 Probate of this Will with a Codicil was granted to William Ingham Christopher Ellis and John Ellis the surviving Executors.