

Dated 23rd Feb. 1923

Mollie	Dec 28	1900
John Robert	Nov 16	1903
Charles Maurice	Apr 2	1907

Dr

Will
of

Miss N. A. Targert

Niels Milligan
Liverpool

I Nancy Agnes Barges of The Birkdale Park Smedley Hydroponic,
Birkdale, Southport,
Southport in the County of Lancashire Spindles herby rooke all former
testy instruments made by me and declare this to be my last will

1. I appoint my Brother Joseph Barges of Birkdale Park Hydro
Southport aforesaid and my niece Dorothy Ellis of Laurel Grove
Keighley in the County of ^{Spindles} York (known as my Trees) to be my
Executors and Trustees of this my will and I bequeath to each of them
who accepts the office of executor or trustee of this my will the sum of
£500 free of duty.

2. I declare that all the trusts powers authorities immunities indemnities
by this my will given to or vested in or provided for my Trees shall
wholly devolve upon the exercisable by & available for the benefit
& protection of the survivors of them or other the trees or tree from the
time by of this my will and as regards such immunities &
indemnities severally as well as collectively.

3. I bequeath to my sister Sarah Ellen Rosa Ellis all my watches
chains bracelets jewellery personal ornaments and antique silver
free of duty.

4. Subject to the bequest contained in the last preceding paragraph
I bequeath all the household furniture linen china glass books
plate and plated articles pictures prints provisions wearing
apparel and all other articles of household domestic or

personal use or ornament belonging to me at the date of my death:-

(a) In the event of my having made my home with, or my having joined in maintaining a joint home, or my being still resident with such relative at the time of my death, then to such relative absolutely.

(b) In the event of my not having so joined or being so resident as aforesaid with any relative of mine at the date of my death, then to my said niece Dorothy Ellis absolutely

and in either case free of duty

15. I devise and bequeath all my real and personal estate and effects other than that whatsoever and wheresoever not hereby or by any will or otherwise specifically disposed of (including any real or personal property over which I may have any joint power of appointment) unto and to the use of my Trustee or Trustees and also accdg to the nature thereof upon trust to sell ^(with power in this devise to postpone such sale calling in and convert the same into money and to retain any investments existing at death without being responsible for any loss occasioned thereby) call in & convert the same into money, and after payment of the money arising thereby or out of my ready money of my debts funeral debts expenses & legacies and the duties on any legacies bequeathed free of duty to hold the residue of such money upon trust to divide the same into three equal third parts or shares.

6. My Trustees shall stand possessed of one of such equal third

pts or shrs in trust for my sd Bro. Joseph Harger ably; as to

~~7.~~ ~~My Trusts shall stand possessed of one other of such equal third~~

pts or shrs in trust for such of the children of my Bro. John Harger

as attn the age of 25 yrs if more than one in equal shrs; and as

~~8.~~ ~~My Trusts shall stand possessed of~~ ^{to} the remaining third pt or shr in

trust for such of the children of my sd sister S. E. R. Ellis, as

attn the age of 25 yrs if more than one in equal shrs.

7. ^{I declare} ~~I declare~~ that any moneys liable to be invested by my Trusts

may be invested

in their names or under their control in any stocks funds or

securities at their discre with liberty to vary and transpose

the same from time to time at such discretion

8.

I HERBY DECLARE that during the minority of any nephew or niece of mine who if

of the age of 25 yrs wd be entitled to a share ~~or part of a share~~ of my residy

estate under the trusts of this my will my trustees may apply the whole

or any pt of the income of such contingent share of such minor for or towards

his or her maintenance and educatn with liberty to pay the same to the

guardian or guardians of such minor for the ppse aisd wtht be liable to see

to the appln throf and shd subj as is hmar provided accumulate the residue

if any of the sd income by invests the same and the resultg income thereof to

the intent that such accumulatsn shd be added to the shr fm wh the same shd

have arisen & devolve thrwth lut with pr for my Trustees at any time to apply

such accumulations or any part thereof as if the same were income of the then current

year provided also & I declare that notwithstanding the aforesaid trust for accumulation

each of my said nephews & nieces who has attained the age of 21 years & who if he or she

had attained the age of 25 years would be entitled to a share of my residuary estate under

the trusts of this my will shall be entitled to receive the whole income of

his or her share until such share shall have become vested or he or she shall

previously die

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My Trustees shall have the following powers :-

(a) To raise any part or parts not exceeding one moiety of the contingent share of

capital of any person under this my will and apply the same for his or her

benefit or advantage

(b) At their uncontrolled discretion instead of acting personally to employ & pay any other

person or persons to transact any business or do any act of whatever nature in

relation to the trusts hereof including the receipt & payment of money without being liable

for loss incurred thereby and any trustee by a solicitor or other person engaged in any

profession or business may be so employed to act & shall be entitled to charge &

be paid for all professional or other charges for any business done by him or his

firm in connection with the trusts hereof including acts which a trustee could have done

personally

(c) To agree & settle accounts with all persons liable to account to my estate & for that

purpose to execute effectual releases & discharges.

(d) To determine what articles pass under any specific bequest contained in this

my will or any codl hrto whr any moys are to be considered as capital or income & whether any exps outgoings or other paymts ought to be pd out of capital or income & may apportion blended trust funds & determine all questns & mrs of dbt arisg in the exon of the trusts of this my will or any codl hrto And every such determinatn whether made upon a questn actually raised or implied in the acts or procdgs of my Trees shl be conclusive & binding on all psns clmg hrunder.

10. No Tree of this my will shl be liable for any loss not attributable

(a) To his own dishonesty

(b) To the wilful commission by him of an act known by him to be a breach of

trust

And in parlar he shl not be bnd to take any procdgs agst a co-Tree for any brch or alleged brch of trust committed by such co-tree

Witness whoof I the sd Nancy Agnes Harger have hnd to set my hand this 23 day of Feby 1923

Signed by the sd Nancy Agnes Harger as and for her last will in the presce of qual both by prest at the same time who at her request witnessed presce and in the presce of each other have hnd to subscribed our names as witnesses

Nancy Agnes Harger

*Douglas B Field
47 Castle Street Liverpool
Solicitor*

*Frederick
Clerk with Field & Muligan
Solicitors Liverpool*