

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

of *Despina Agelasto late of 1018 Hyde Park Square in the County of Middlesex Widow*

deceased, who died on the *2nd* day of *May* 18 *89*
at *1018 Hyde Park Square aforesaid*

was proved and registered in the Principal Probate Registry of Her Majesty's High Court of Justice, and that Administration of the personal estate of the said deceased was granted by the aforesaid Court

to *Stephen Augustus Ralli of 1025 Finsbury Circus in the City of London Merchant and Alexander Anthony Klasto of 1025 Finsbury Circus aforesaid Merchant two of the Executors*

named in the said *Will* — *they* having been first sworn well and faithfully to administer the same.

Power reserved of making the like Grant to John Antonio Ralli the other Executor named in the said Will

Dated the *6th* day of *August* 188 *9*

Gross value of Personal Estate

£78558.2.2

This is the last Will of me Despina Agelasto of N^o 18 Hyde Park Square in the County of Middlesex Widow of Augustus Cozi Agelasto late of the same place Esquire.

1. I revoke all my former testamentary dispositions and I appoint Stephen Augustus Ralli and Alexander Anthony Vlasto both of N^o 25 Finsbury Circus in the City of London Esquires and my son in law John Antonio Ralli of South Sea House Threadneedle Street in the said City of London Esquire Executors and Trustees of this my Will And I appoint them and the survivors or survivor of them Guardians and Guardian of my daughters Julia and Despina respectively during their respective minorities and discoveries

2. If my said daughter Julia be a Spinster at the time of my death I give to my said trustees a sum of one thousand five hundred pounds and if my said daughter Despina be a Spinster at my death I give to my said trustees a like sum of one thousand five hundred pounds and I direct that the said trustees or the survivors or survivor of them or the executors or administrators of such survivor or other the trustee or trustee for the time being of this my Will (all hereinafter referred to by the expression "my trustees or trustee") shall invest each sum of one thousand five hundred pounds that may become payable in their or his names or name or under their or his legal control in any of the parliamentary stocks or public funds or on Government securities of the United Kingdom or India or upon freehold copyhold leasehold or chattel real securities in Great Britain but not in Ireland (such leasehold or chattel real securities to be upon hereditaments held for a term of which not less than sixty years shall be unexpired) or in the capital stock of the Bank of England or a stock of the Metropolitan Board of Works or in or upon debentures or debenture stock or preference or guaranteed stock or shares of any railway canal or Dock Company in Great Britain which shall have paid a dividend on its ordinary capital or stock for each of the three years last preceding the investment thereon or in or on the stocks or securities of any Undertaking in Great Britain or India the dividend or interest on which is or may be guaranteed by the Government of Great Britain or India or in any annuity (whether permanent or terminable and whether now existing or hereafter to be created) the payment of which is charged on the revenues of India or in or on the funds stocks bonds or other securities of any British Colonial Government or of any Foreign Government and may from time to time vary or transpose all or any of the investments for the time being into or for any other or others of the descriptions hereby authorised

3. I direct that my trustees or trustee shall pay or apply the income of the said first mentioned sum of one thousand five hundred pounds (if the same shall become payable) or of the investments representing the same to or for the benefit of my said daughter Julia so long as she shall remain a Spinster and if she shall marry my trustees or trustee shall transfer the same sum or investments to her to the intent that she may apply one third part thereof in the purchase of jewellery or other personal ornaments and the other two third parts in the purchase of wearing apparel

as customary on marriage but my trustees or trustee shall not be bound to see to the application thereof or be responsible for the non-application thereof and the receipt of my said daughter Julia shall be a sufficient discharge for the same and if my said daughter Julia shall die without having been married then the same sum or investments and the income thereof after her death shall fall into and form part of my residuary personal estate.

4. I direct that the said secondly mentioned sum of one thousand five hundred pounds (if the same shall become payable) or the investments representing the same and the income thereof shall be upon trusts in all respects similar to those by the third paragraph of this my will directed concerning the said first mentioned sum of one thousand five hundred pounds but with the name of my said daughter Despire substituted for that of my said daughter Julia.

5. I direct that my said executors shall set apart or purchase in the names or name of my trustees or trustee an investment or investments of any of the descriptions mentioned in the second paragraph of this my will sufficient to produce at the time of such setting apart or purchase the annual income of forty pounds which income my trustees or trustee shall pay to my servant Josephine Delacroix during her life and after her death I direct that the investment or investments so set apart or purchased shall fall into and become part of my residuary personal estate. And I further direct that until such investment or investments shall be set apart or purchased the annual sum of forty pounds or a proportional part thereof shall be paid to my said servant out of my residuary personal estate.

6. In accordance with a wish expressed by my late husband the said Augustus Cozi Agelasto. I give the sum of five thousand pounds to the said trustees hereinbefore named upon trust that my trustees or trustee shall pay the same to such person or persons as my trustees or trustee may think fit upon trust to pay the income thereof to my grand daughter Kate Isabel Ralli (daughter of my daughter Virginia Ralli) during her life but during any and every period of her coverture for her separate use without power of anticipation and after her death to hold the same sum or investments and the income thereof upon such trusts for the benefit of the issue of my said grand daughter and otherwise and with such trusts and directions as to the investment of trust moneys and the variation of investments and the succession and powers of trustees and generally in such manner and form as my trustees or trustee shall by deed declare.

7. Whereas by settlements dated respectively the second day of January one thousand eight hundred and eighty four I settled certain investments for the benefit of my said daughters Julia and Despire respectively and their respective issue and otherwise as in the said settlements respectively mentioned and under the said settlements respectively I have certain reversionary interests in the moneys therein respectively mentioned now I hereby direct that such moneys or investments (if any) as may become payable or transferable to my executors under either of the said settlements by reason of the failure or determination of the trusts thereby declared prior to the trusts in my own favour shall be paid or transferred to the trustees or trustee for the time being of the other of the same settlements upon the trusts by such other of the said settlements declared concerning the moneys or investments thereby settled or such of them as may be subsisting and capable of taking effect.

8. I direct my executors to have a valuation made by a competent valuer of

of all my watches jewels trinkets lace and other apparel and all my furniture plate plated goods linen glass china books manuscripts pictures prints statuary musical instruments and articles of vertu and all other articles of personal domestic or household use or ornament wines liquors and consumable stores and provisions and to divide such furniture and effects among such of my daughters as shall be living at my death and such child or children then living of any one or more of my daughters then dead as nearly as may be in equal shares as between daughters of mine and the children of any deceased daughter of mine but so that the child or children collectively of any deceased daughter of mine shall take only such a share as his her or their mother would have taken if living and I give my Executors an absolute discretion as to the mode of effecting such division which shall not be questioned on the ground of any alleged inequality or otherwise

9. I devise and appoint all the real estate (if any) to which I may be entitled or over which I may have a general testamentary power of disposition and I bequeath and appoint all the residue of the personal estate to which I may be entitled or over which I may have a general testamentary power of disposition unto and to the use of my said trustees hereinbefore named absolutely but upon trust that my trustees or trustee shall sell get in and convert into money all such parts thereof as may not consist of money (but with absolute power to postpone such sale calling in and conversion for such time as my trustees or trustee shall in their or his uncontrolled discretion think fit) and out of the net proceeds of my real and residuary personal estate pay my funeral and testamentary expenses and debts and set apart such of the trust sums hereinbefore given as may become liable to be so set apart and shall hold the ultimate residue of such net proceeds upon trust for such daughters of mine as may be living at my death and such child or children then living of any daughter or daughters of mine then dead as being male shall attain the age of twenty one years or being female shall attain that age or marry and if more than one in equal shares as between daughters of mine and as between the children of any deceased daughter of mine but so that the child or children collectively of any deceased daughter of mine shall take only such share as his her or their mother would have taken if living but so nevertheless that the share (if any) of each or any daughter of mine shall not be paid or transferred to her absolutely but shall be retained upon the trusts hereinafter declared concerning the same. And I declare that the contingent share of any minor grand child of mine may be invested in or upon any one or more of the investments hereinbefore authorised for the investment of other moneys with like power of varying investments and that until sale calling in and conversion my unsold real estate (if any) and outstanding personal estate shall be subject to the trusts of the net moneys to arise therefrom.

10. I direct that my trustees or trustee shall invest the share of each or any daughter of mine under the ninth paragraph of this my will in or upon any of the investments hereinbefore authorised for the investment of other moneys with like power of varying investments and shall until my same daughter shall attain the age of twenty five years or marry or die under that age apply such part as my trustees or trustee shall in their or his absolute discretion think fit of the income arising from the same share or the investments representing the same for or towards

the maintenance or education of my said daughter either directly or to her guardian or guardians (if any) during her minority or to herself after she shall have attained the age of twenty-one years without seeing to the application thereof or requiring any account of the same and shall accumulate the residue of the said income arising from the same share or investments by investing the same and the resulting income thereof in or upon any of the investments hereinbefore authorized and if my said daughter shall attain the age of twenty-five years or marry under that age then (after she shall have attained that age or been married) my trustees or trustee shall pay the income of the same share or investments and of the accumulations (if any) of the surplus income thereof (which share investments and accumulations (if any) are hereinafter included in the expression "the daughter's trust fund") to my said daughter during any and every period of her coverture and also during any and every period of her coverture but then for her separate use without power of anticipation and after the death of my said daughter shall hold the daughter's trust fund in trust for all or such one or more exclusively of the others or other of the children of my said daughter by any husband at such age or time or respective ages or times if more than one in such shares and with such future or executory or other trusts for the benefit of the said children or some or one of them and with such provisions for their respective advancement (either overreaching the interest prior to the power or not) or maintenance or education at the discretion of my trustees or trustee or of any other persons or person and upon such conditions with such restrictions and in such manner as my said daughter (whether covert or sole) shall by any deed or deeds with or without power of revocation and new appointment or by Will or Codicil appoint and in default of any and subject to every such appointment in trust for all the children or any the child of my said daughter by any husband who being sons or a son shall attain the age of twenty-one years or being daughters or a daughter shall attain that age or marry under that age and if more than one in equal shares. Provided always that no child shall take an absolutely vested and transmissible interest under any appointment in pursuance of the power hereinbefore contained till such child being a son shall have attained the age of twenty-one years or being a daughter shall have attained that age or been married. Provided also that no child who shall take any part of the daughter's trust fund under any such appointment as aforesaid shall in default of appointment to the contrary have or be entitled to any share of the unappointed part of the trust fund without bringing the share or shares appointed to him or her into hotchpot and accounting for the same accordingly. Provided also that it shall be lawful for my trustees or trustee after the death of my said daughter or in her lifetime with her consent in writing to raise any part or parts not exceeding altogether one half of the then expected or presumptive or vested share of any child under any appointment in pursuance of the power hereinbefore contained or under the trust in default of appointment and to pay or apply the same for his or her advancement or benefit as my trustees or trustee shall think fit. And if there shall be no child of my said daughter who being a son shall attain the age of twenty-one years or being a daughter shall attain that age or marry then after the death of my said daughter or such

default or failure of children as aforesaid (which shall last happen) my trustees or trustee shall stand possessed of the daughter's trust fund and the income thereof or of so much thereof respectively as may not have been applied under the power of advancement hereinbefore contained or the statutory power of maintenance and education as to one moiety thereof In trust to carry over the same by way of accretion to the other share or shares of the said ultimate residue of the said net proceeds of my real and residuary personal estate and if more than one in equal proportions and so that every accreted portion shall be subject to the trusts affecting the share to which it shall accrue and as to the other moiety upon trust to pay the income thereof to such husband (if any) of my said daughter as she may leave surviving her if he shall not have done executed or suffered any act deed or default by reason of which through the operation of law or otherwise such income if belonging absolutely to him would be payable to any other person than himself and until he shall die or marry again or do or suffer any such act deed or default as aforesaid and after the failure or determination of the trust hereinbefore declared in favour of such husband (if any) of my said daughter as she may leave surviving her shall stand possessed of the said last mentioned moiety In trust to carry over the same by way of accretion to the other share or shares of the said ultimate residue of the said net proceeds of my real and residuary personal estate and if more than one in equal proportions and so that every accreted portion shall be subject to the trusts affecting the share to which it shall accrue. Provided always that in the trusts for carrying over by way of accretion hereinbefore contained the share of residue to which any portion shall accrue shall be the share of a daughter or the share to which the child or children or collectively of a deceased daughter may become entitled In witness whereof I the said Despina Agelasto the testatrix have to this my last Will set my hand this sixth day of March one thousand eight hundred and eighty five — Despina Agelasto — Signed and declared by the said Despina Agelasto the testatrix as and for her last Will in the presence of us both present at the same time who at her request in her presence and in the presence of each other have hereunto subscribed our names as witnesses — Lewis G. Mortimer, 5 Bank Buildings London E.C. Solicitor — Thos. P. M. Sharp, same place Solicitor

THIS IS A COPIE to the will (dated the sixth day of March one thousand eight hundred and eighty five) of me Despina Agelasto widow of Augustus Cozi Agelasto Esquire

1. I direct that in making the Settlement contemplated by the trust created by the sixth paragraph of my said will my trustees or trustee shall provide that if my granddaughter Kate Isabel Rolli named in that paragraph shall die without having married or shall marry and die without having any child who being male shall attain the age of twenty one years or being female shall attain that age or marry under it the sum of five thousand pounds mentioned in the said sixth paragraph or the investments representing the same and the income thereof or such parts thereof respectively as shall not have been applied under any Statutory power or any power comprised in the Settlement contemplated as aforesaid shall be in trust for my grandson Augustus John Rolli (son

of my daughter Virginia Palli) if and when he shall attain the age of 21 (twenty one) years

2. I give the sum of five thousand pounds to the trustees named in my said Will upon trust that my trustees or trustee shall pay one moiety thereof to such person or persons as my trustees or trustee may think fit upon trust to pay the income of such moiety or of the investments representing the same to my granddaughter Augusta Lordina during her life but during any and every period of her coverture without a power of anticipation and after her death to hold the same moiety or investments and the income thereof upon such trusts for the benefit of the issue of my said granddaughter and otherwise and with such trusts and directions as to the investment of trust moneys and the variation of investments and the succession and powers of trustees and generally in such manner and form as my trustees or trustee shall by deed declare with a proviso that if there shall be no child of my said granddaughter who being male shall attain the age of twenty one years or being female shall attain that age or marry under it the same moiety or investments and the income thereof or such parts thereof respectively as may not be applied under any statutory power or under any power comprised in the same deed shall be upon the trusts hereinafter declared or referred to concerning the other moiety of the same sum of five thousand pounds or the investments representing such other moiety and the income thereof and my trustees or trustee shall pay the other moiety of the same sum of five thousand pounds to such person or persons as my trustees or trustee may think fit upon trusts (as to income and capital) in favour of my granddaughter Despina Lordina and her issue and otherwise similar to those hereinbefore directed concerning the first mentioned moiety in favour of my granddaughter Augusta Lordina and her issue or otherwise as if such directions were here repeated with the name of Despina Lordina substituted for that of Augusta Lordina And I direct that in each such deed as aforesaid provision shall be made that if there shall be no child of either of my said granddaughters Augusta and Despina who being male shall attain the age of twenty one years or being female shall attain that age or marry under it then the whole of the said sum of five thousand pounds or the investments representing the same and the income thereof or so much thereof respectively as may not have been applied under any statutory power or any power comprised in any such settlement as aforesaid shall be in trust for my grandson John B. Lordina if and when he shall attain the age of twenty one years
3. I direct that all or any part of any moneys hereinbefore mentioned may be invested in or upon any of the investments authorised by the second paragraph of my said Will and may from time to time be varied as it may be thought expedient but this shall not limit the powers of investment which may be inserted in any settlement made in pursuance of directions contained in my said Will or in this Codicil In witness whereof I have hereunto set my hand this twenty sixth day of January one thousand eight hundred and eighty nine — D. Agelasto
Signed and declared by the said Despina Agelasto the testatrix as a Codicil to her last Will in the presence of us both present at the same time who in her presence at her request and in the presence of each other have hereunto set our hands as witnesses — Lewis G. Mortimer 5 Bank Buildings London, E.C. Solicitor — John Robert Fox same place Solicitor.

123

On the 6th Aug^t 1889 Probate of this Will and Codicil was granted to Stephen Augustus Ralli and Alexander Anthony Blasto two of the Executors