

BE IT KNOWN, that at the date hereunder written, the last Will and Testament with two Codicils thereto,

of *Vierou Agelasto*, formerly of Constantinople in Turkey but late of No 18 Hyde Park Square in the County of Middlesex ^{Widow} deceased, who died on the 17th day of September 1885. at No 18 Hyde Park Square aforesaid

was proved and registered in the Principal Registry of the Probate Division 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 No 25 Tinsbury Circus in the City of London Esquire and *Alexander Anthony Vlasto* of No 25 Tinsbury Circus aforesaid Esquire the Executors.

named in the said second Codicil they having been first sworn well and faithfully to administer the same.

Dated the 19th day of October 1885

Gross value of Personal Estate

£ 32,088 . 19 . 0

Reserve in Jan 7/1886 = 32,458-13-0.

Jerou Agelasto of Constantinople in Turkey
but now residing at N^o 18 Hyde Park Square in the County of
Middlesex Widow hereby revoke all former Wills and Testamentary
dispositions made by me and declare this to be my last Will and
Testament and I desire that so far as may be practicable this my
Will may be interpreted and construed in the same manner as if I
were now and henceforth to the time of my death domiciled in
England only.

Vier
Agela

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1. I give devise and bequeath the house and garden with their
respective appurtenances belonging to me at San Stefano near
Constantinople unto and to the use of my son Augustus Agelasto his
heirs executors administrators and assigns absolutely
2. I give devise and bequeath the house with its appurtenances belong-
ing to me in the Rue Alcon in Constantinople unto and to the use
of my son Stephano Agelasto his heirs executors administrators and
assigns absolutely.
3. I devise and bequeath all the rest and residue of my real and
personal property other than property vested in me as a trustee or
mortgagee to my said son Augustus Agelasto and my nephew
Pandeli Ralli of N^o 17 Belgrave Square in the same County of
Middlesex Esquire their heirs executors administrators and assigns
In trust for the purposes hereinafter declared
4. My trustees or trustee shall subject to the provisions hereinafter
contained at such time or times and in such manner as they or he
shall think fit sell call in and convert into money all the rest and
residue of my real and personal estate or such part thereof as shall
not consist of money and shall with and out of the money produced
by such sale calling in and conversion and with and out of such part
of my personal estate as shall consist of money pay my funeral and
testamentary expenses and debts and invest the residue of the said
money in their or his names or name in some or one of the modes of
investment hereinafter authorized with power from time to time to
vary the said investments into or for others of the same or a like nature
the said residuary money and the investments for the time being
representing the same are hereinafter ^{referred} to as the said residuary trust funds
5. My trustees or trustee shall stand possessed of one equal moiety of
the residuary trust funds In trust for my said son Augustus Agelasto
his executors administrators and assigns absolutely
6. My trustees or trustee shall stand possessed of the other equal
moiety of the residuary trust funds upon the trusts following that is
to say as to the sum of five thousand pounds part thereof In trust to

pay the income thereof to my granddaughter Marigo Agelasto a daughter of my said son Stephano Agelasto if she shall attain the age of twenty one years without having been married until she shall attain the age of thirty years or be married whichever shall first happen and upon the marriage of the said Marigo Agelasto or upon her attaining the age of thirty years without having been married whichever shall first happen In trust for the said Marigo Agelasto absolutely for her separate use And upon the death of the said Marigo Agelasto in case she shall die under the age of thirty years without having been married In trust for my said son Stephano Agelasto if he shall be then living and if not In trust for Bosi Agelasto and Alexander Agelasto sons of my said son Stephano Agelasto if they shall respectively attain the age of twenty five years in equal shares and if only one of ^{them} shall attain that age then for such one of them absolutely And as to the sum of five thousand pounds further part of this moiety of the residuary trust funds In trust to pay the income thereof to my granddaughter Despina Agelasto daughter of my said son Stephano Agelasto if she shall attain the age of twenty one years without having been married until she shall attain the age of thirty years or be married whichever shall first happen And upon the marriage of the said Despina Agelasto or upon her attaining the age of thirty years without having been married whichever shall first happen In trust for the said Despina Agelasto absolutely for her separate use And upon the death of the said Despina Agelasto in case she shall die under the age of thirty years without having been married In trust for my said son ~~Stephano Agelasto if he shall be then living and if not~~ ~~In trust for my said son Stephano Agelasto if he shall be then living and if not~~ in trust for the said Bosi Agelasto and Alexander Agelasto if they shall respectively attain the age of twenty five years in equal shares and if only one of them shall attain that age then for such one of them absolutely And as to the sum of five thousand pounds further part of this moiety of the residuary trust funds In trust to pay the income thereof to my granddaughter Julia Agelasto daughter of my said son Stephano Agelasto if she shall attain the age of twenty one years without having been married until she shall attain the age of thirty years or be married whichever shall first happen And upon the marriage of the said Julia Agelasto or upon her attaining the age of thirty years without having been married whichever shall first happen In trust for the said Julia Agelasto absolutely for her separate use And upon the death of the said Julia Agelasto in case she shall die under the age of thirty years without having been married In trust for my said son Stephano Agelasto if he shall be then living and if not In trust for the said Bosi Agelasto and Alexander Agelasto if they should respectively attain the age of twenty five years in equal shares and if only one of them shall attain that age then for such one of them absolutely And as to all the rest and residue of this moiety of the residuary trust funds In trust for my said son Stephano Agelasto in case he shall survive me and if not in trust for the said Bosi Agelasto and Alexander Agelasto if they shall respectively attain the age of twenty five years in equal shares and if only one of them shall attain that age then for such one of them absolutely Having advanced and given to my granddaughter Virginia Agelasto

daughter of my said son Stephano Agelasto on her marriage in a September last with Hercules Agelasto of Vienna Esquire the sum of five thousand and five hundred pounds I do not desire to make any provision for her by this my Will and having by the aforesaid advances to my said granddaughter Virginia conferred a benefit on my said son Stephano Agelasto in so providing for his said daughter I at the same time gave a like sum of five thousand five hundred pounds to my said son Augustus Agelasto And I declare that my said son Augustus Agelasto shall not be required to account for the said sum of five thousand five hundred pounds so given to him nor to bring the same into hotchpot

7. If any one or more of my said granddaughters shall be married or be about to be married in my lifetime and any sum of money shall be advanced or settled by me upon any such marriage and such advancement or settlement shall take effect Then and in every such case my Will is that such sum of money shall be deducted from the sum of five thousand pounds by the last foregoing clause of this my Will directed to be held In trust for the benefit of the granddaughter taking the sum so advanced or the benefit of such settlement

8. If at the time of my death any share to which any beneficiary under this my Will shall then be entitled in expectancy shall not then be vested in possession then and in every such case so long as such share shall not be vested in possession my trustees or trustee may apply the whole or any part of the income of the expectant share for or towards the maintenance and education of the beneficiary entitled in expectancy with liberty to pay the same to the guardian or any of the guardians of such beneficiary without being liable to see to the application thereof and shall invest the residue (if any) of the said income and the resulting income thereof so as to accumulate at compound interest to the intent that such accumulations shall be added to the principal share from which the same shall have arisen and follow the destination thereof but my trustees or trustee may at any time resort to the accumulations of any preceding year or years and apply the same for or towards the maintenance or education of the beneficiary entitled in expectancy thereto

9. My trustees or trustee may at their or his discretion if and whenever an occasion shall arise raise any part or parts not exceeding together one moiety of the expectant share of any beneficiary entitled in expectancy under this my Will and apply the same for his or her advancement or preferment or benefit as my trustees or trustee shall think fit

10. My trustees or trustee may postpone the sale and conversion of my real and personal estate or any part thereof for so long as they shall think fit and that notwithstanding that the property the sale or conversion whereof shall be so postponed may be of leasehold tenure or may be otherwise of a perishable or wearing out nature and as to such parts or shares of my estate hereby directed to be converted into the residuary trust funds as shall at the time of my death be in the hands of the House or Partnership carrying on business in the City of London under the firm of "A. Agelasto & Co." the same parts or shares shall not be sold or converted into money until they shall respectively fall into a possession or until they shall respectively fail to produce interest from the said house or partnership at a rate of not less than five pounds per cent per annum or until my said son Augustus Agelasto shall die or in the

opinion of my trustees or trustee have ceased to take an active part in the management of the said business upon the happening of any of which events my Will is that the said parts or shares respectively shall be sold or converted into money and invested as herein directed as soon as a conveniently may be. And I declare that the rents profits and income to accrue from and after my decease of and from such part of my real and personal estate as shall for the time being remain unsold and unconverted shall after payment thereof of all incidental expenses and outgoings be paid and applied to the person or persons and in the manner to whom and in which the income of the moneys produced by such sale and conversion or the investments thereof would for the time being be payable or applicable under this my Will if such sale and conversion and investment had actually been made and while any hereditaments shall remain unsold my trustees or trustee may from time to time let the same either from year to year or for any term of years at such rent and subject to such covenants and conditions as they or he shall think fit and may accept surrenders of leases and tenancies fell timber and other trees for sale repairs or otherwise and generally may manage the same in such manner as they shall think fit. And the proceeds of any timber sold by my trustees or trustee shall be considered as income and paid accordingly.

- 11 All money 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 India or of any other British possession or of any foreign State or in stock of the Bank of England or Ireland or in or upon any stock shares or securities of any railway or other company whether in the United Kingdom or in India or in any other British possession or in any foreign country or upon the securities of any municipal or other corporation or public body in the United Kingdom or elsewhere or upon real or heritable or leasehold securities in any part of the United Kingdom or in any British possession or upon the security of any immovable property in any foreign state and in lending money or any mortgage security my trustees or trustee may accept whatever title or evidence of title shall appear to them or him sufficient without being answerable for any loss arising thereby and my trustees or trustee may at any time release any part of the property comprised in any mortgage security upon being satisfied that the remaining property comprised therein is sufficient security for the money owing thereon and my trustees or trustee shall in no event be liable for any loss occasioned by investing in or upon any of the above named securities unless the same shall have occurred by their or his wilful default.
- 12 If either of the trustees hereby appointed shall die in my lifetime or if they or either of them or any future trustee or trustees of this my Will shall die or go to reside abroad or shall desire to retire from or refuse or become incapable to act in the trusts of this my Will before the same shall be fully performed then and in every such case it shall be lawful for the continuing trustees or trustee for the time being of this my Will or if there shall be no continuing trustee then for the retiring or refusing trustees or trustee or the executors or administrators of the last acting trustee to appoint any other person or persons to be a trustee or trustees in the place of the trustee or trustees so dying or going to reside abroad or desiring to retire or refusing or becoming incapable to act as aforesaid with liberty

upon any such appointment to increase or diminish the number of trustees but so that the number of trustees be not reduced below two and upon every such appointment the trust premises shall be so transferred as to become vested in the new trustee or trustees either jointly with the continuing trustee or trustees or solely as the case may require and every such new trustee (as well before as after the said trust premises shall have become vested in him) shall have all the powers and authorities of the trustee for whom he shall be substituted

13. I devise all estates vested in me as a trustee or mortgagee unto the said Augustus Agelasto and Pandeli Ralli their heirs executors and administrators subject to the trusts and equities affecting the same and respectively but so that the money secured by any mortgage shall form part of my personal estate

14. I appoint the said Augustus Agelasto and Pandeli Ralli ~~to be~~ **EXECUTORS** of this my Will

In witness whereof I the said Vieron Agelasto the testatrix have to this my last Will and Testament contained in this and the five preceding sheets of paper set my hand this sixth day of November in the year of our Lord one thousand eight hundred and seventy six

Βέρβου Κ Η Γ Ε Ρ Α ΟΥΤΑ — Signed and declared by the said Vieron Agelasto the testatrix as and for her last Will and Testament in the joint presence of us present at the same time who in her presence at her request and in the presence of each other have hereunto subscribed our names as witnesses — A. Ralli 102 Westbourne Terrace — Maurice Pettitt Solicitor, Clerk to Messrs Freshfields & Williams Solicitors 5 Bank Buildings, London

This is a Codicil to the last Will and Testament of me Vieron Agelasto dated the sixth day of November one thousand eight hundred and sixty six. Whereas by my said Will, I directed my trustees or trustee therein named to stand possessed of One equal moiety of the residuary trust funds therein specified in trust for my son Augustus Agelasto and with respect to the other equal moiety of the said residuary trust funds I directed my trustees or trustee to stand possessed thereof for the purpose of setting apart various sums of five thousand pounds as a provision for my granddaughters therein respectively mentioned. And as to the rest and residue of this moiety of the residuary trust funds I directed my trustees to hold the same in trust for my son Stephano Agelasto in case he should survive me and if not in trust for my grandsons Bosi Agelasto and Alexander Agelasto the sons of the said Stephano Agelasto as therein mentioned. Now I do hereby revoke the said bequest of the rest and residue of the said moiety in favor of my son Stephano Agelasto and I direct the trustees or trustee of my said Will to invest the same in or upon any of the stocks funds or securities authorized by my said Will and to pay the annual interest or income thereof to my said son Stephano Agelasto during his life until he shall assign charge or incur the same or any part thereof or attempt so to do or shall do or suffer anything whereby the same or some part thereof would through his act or default or by operation or process of law or otherwise if belonging absolutely to him become vested in or ^{payable to} some other person or persons and in such case I direct my said trustees to pay and apply such annual income in such

manner as they shall in their discretion think proper for the benefit of the said Stephano Agelasto during his life and after his death Then I direct my said trustees to stand possessed of the same In trust to pay such annual income to Athena Agelasto the Wife of the said Stephano Agelasto for her life for her separate use and after the death of the survivor of them the said Stephano Agelasto and Athena Agelasto then I direct my said trustees or trustee to stand possessed of the same In trust for the said Bosi Agelasto and Alexander Agelasto in the same manner and with the same provisions as in my said Will declared And whereas by my said Will I also directed my said trustees or trustee to stand possessed of the sum of five thousand pounds In trust to pay the income thereof to my Granddaughter Marijo Agelasto upon the terms in my said Will specially mentioned And as to the further sum of five thousand pounds In trust to pay the income thereof to my Granddaughter Despina Agelasto as therein specially mentioned And as to the further sum of five thousand pounds in trust to pay the income thereof to my Granddaughter Julia Agelasto upon the terms therein specially mentioned And whereas in each of the said cases I specially provided that if either of my said Granddaughters attained the age of thirty years or was married under that age whichever should first happen my said trustees or trustee should stand possessed of the said respective sums of five thousand pounds In trust for the said Granddaughter absolutely for her separate use Now I direct that in the event of such marriage as aforesaid of either of my said Granddaughters my said trustees or trustee shall at their absolute discretion either pay the sum to which she may be entitled to the said Granddaughter for her separate use or may settle the same upon her and her children upon such terms and in such manner with or without a life interest to any husband of the said Granddaughter as my said trustees or trustee in their absolute discretion may think fit And whereas by my said Will I further provided that upon the death of either of my said Granddaughters in case she should die under the age of thirty years without having been married my trustees should stand possessed of the said sum of five thousand pounds bequeathed to the Granddaughter or dying in trust for my said son Stephano Agelasto as in my said Will mentioned Now I direct in lieu of the said provision that my said trustees or trustee shall in such event as aforesaid stand possessed of the said several sums of five thousand pounds or any of them Upon the same trusts as are hereinbefore declared respecting the share of the residue bequeath to my said son Stephano Agelasto and his family In all other respects I confirm my said Will In witness whereof I have hereunto set my hand this sixth day of June one thousand eight hundred and seventy seven — Βίρησιν Κ' Αγγελόστον — Signed and declared by the said Viorou Agelasto as and for a bodical to her Will in the presence of us present at the same time who in her presence at her request and in the presence of each other have hereunto subscribed our names as witnesses — Edwin Freshfield 5 Bank Buildings London Solr — Rich^d Harris same place

I Viorou Agelasto of N^o 18 Hyde Park Square in the County of Middlesex Widow hereby declare this to be a bodical to my last Will

and Testament which Will is dated the sixth day of November One
thousand eight hundred and seventy six I hereby revoke the appoint-
ment in my said Will contained of my son Augustus Agelasto (who
has since died) and Pandeli Ralli as Executors of my said Will and
appoint Stephen Augustus Ralli of N^o 25 Finsbury Circus in the City
of London Esquire and Alexander Anthony Vlasto of N^o 25 Finsbury
Circus aforesaid Esquire to be Trustees and Executors of my said
Will and I declare that my said Will and the Codicil which I made
on the sixth day of June one thousand eight hundred and seventy
seven and this Codicil and the devises gifts bequests powers directions
and provisions of my said Will and Codicils shall throughout take
effect and be construed vested and exercisable as if the said Stephen
Augustus Ralli and Alexander Anthony Vlasto had been originally
nominated and named in my said Will as the Trustees and Executors
thereof instead of the said Augustus Agelasto and Pandeli Ralli.
And I give devise and bequeath the house and garden with their
respective appurtenances belonging to me at San Stefano near
Constantinople which by my said Will I gave to my said son
Augustus Agelasto unto and to the use of his widow Despina Agelasto
her heirs executors administrators and assigns absolutely And I also
declare and direct that the Trustees or Trustee for the time being of
my said Will shall stand possessed of the one equal moiety of the
residuary trust funds which by my said Will I gave in trust for my
said son Augustus Agelasto In trust for his said Widow Despina
Agelasto her executors administrators and assigns absolutely to whom
I give the same accordingly provided always that the sum of five
thousand pounds which I gave to the said Augustus Agelasto on or
about the twenty third day of July one thousand eight hundred and
eighty and the sum of five thousand pounds which I also gave to
him on or about the nineteenth day of January one thousand eight
hundred and eighty three shall both be taken into account as part of
the above mentioned moiety of the said residuary trust funds and
that the advances and settlements of the two sums of five thousand
pounds each which I made for and upon my Granddaughters
Marrigo Syriotti and Despina Fachiri respectively on their respective
marriages are and shall be taken to be in full satisfaction of the
gifts trusts and provisions made and declared by my said Will
and Codicil in favor of my said two Granddaughters of and
concerning the two sums of five thousand pounds by my said Will
directed to be held in trust for or for the benefit of my said two
Granddaughters respectively and the said two sums of five thou-
sand pounds so advanced and settled as aforesaid shall be taken into
account as parts of the other moiety of the said residuary trust funds
In all other respects I confirm my said Will as altered by my said
Codicils and I also confirm the said Codicil but I hereby revoke all
other Codicils made by me In witness whereof I the said Victor
Agelasto have hereunto set my hand this sixteenth day of August One
thousand eight hundred and eighty three — The mark of X Victor
Agelasto — Signed and declared by the above named Victor
Agelasto the testatrix as and for a Codicil to her Will in the joint
presence of us who in her presence at her request and in the
presence of each other have hereunto subscribed our names as

shall stand and be possessed thereof upon and for the trusts intents and purposes following that is to say As to and concerning the sum of three hundred pounds part thereof upon trust for and to pay the same unto my said brother John to and for his absolute use and as to and concerning the sum of two hundred and fifty pounds other part thereof upon trust for and to pay the same unto my brother Joseph to and for his absolute use. As to and concerning the sum of one hundred pounds other part thereof upon trust for and to pay the same unto my brother Thomas to and for his absolute use. And as to and concerning the sum of one hundred and thirty pounds other part thereof upon trust for and to pay the same unto my sister Alice Johnson to and for her absolute use. And as to and concerning the sum of one hundred and forty pounds a other part thereof upon trust for and to pay apply and divide the same unto and amongst such of the following children of my late sister Ellen Faulkner as shall be living at the time of the decease of my said husband that is to say my nephews Thomas Faulkner and George Faulkner and my nieces Martha Faulkner and Elizabeth Bourben in equal shares as tenants in common. And as to and concerning the sum of two hundred pounds other part thereof upon trust for and to pay apply and divide the same unto and amongst such of the following children of my late sister Mary Higson as shall be living at the time of the decease of my said husband that is to say my nephews James Higson Peter Higson William Higson and Thomas Higson and my nieces Elizabeth Higson Mary the Wife of — Watson of Cross Street in Ashton upon Mersey Wheelwright and Sarah the Wife of Thomas Showercross of Sneyd Colvered equally share and share alike as tenants in common. And as to and concerning the sum of fifty pounds other part thereof upon trust for and to pay apply and divide the same unto and amongst such of the following children of Ellen the daughter of my said sister Alice by her late husband Joseph Howard as shall be living at the time of the decease of my said husband that is to say James Howard Sarah the Wife of George Grimshaw of Little Moss near Ashton under Lyme Joiner Elizabeth Howard and Alice Howard equally share and share alike as tenants in common. And as to and concerning all the rest residue and remainder of the said trust money upon trust for and to pay the same unto my said brother Thomas to and for his absolute use. Provided also and I hereby declare and direct that all and singular the trusts powers and authorities hereinbefore imposed upon ^{reposed in} or given to my said trustees or the trustees of this my Will shall and may at all times hereafter be executed performed exercised and used by the survivors or survivor of such trustees or the heirs executors or administrators of such survivor or other the trustees or trustee for the time being acting in the execution of the trusts of this my Will. Provided also and I further declare and direct that every receipt to be at any time given by the trustees or trustee for the time being acting in the execution of the trusts of this my Will for any sum or sums of money to be paid or payable to them or him under or by virtue of this my Will shall effectually and absolutely exonerate and discharge the person or persons paying the same from all liability to see to the application or to answer for the loss misapplication or nonapplication of such sum or sums of money or any part thereof provided also and I hereby declare that in case the said trustees hereby appointed or any or either of them shall die in my

lifetime) or shall renounce the execution of the trusts hereby created or in case they or any or either of them or any trustee or trustees to be appointed under this present provision shall die or be absent from the United Kingdom for the space of 6 calendar months at one time or shall otherwise become unwilling or unable to act in the execution of the aforesaid trusts then and so often as the same shall happen it shall be lawful for the surviving or continuing trustee or trustee or if there shall be no such trustee then for the retiring or renouncing trustee for the time being or if there shall be no such last mentioned trustee then for the executors or administrators of the last deceased trustee of this my Will to nominate any fit person or persons to supply the place or places of the trustee or trustees respectively so dying residing abroad or becoming unwilling or unable to act as aforesaid and that immediately after every such appointment the said trust estates monies and effects stocks funds or securities shall be conveyed or transferred in such manner as that the same may vest in such new trustee or trustees jointly with the surviving or continuing trustee or trustees or in such new trustee or trustees solely as the case may require and such new trustee or trustees shall have and be capable of exercising all the powers and authorities whatsoever heretofore contained in the same manner to all intents and purposes as if he or they had been appointed a trustee or trustees by this my Will. Provided also that the trustees for the time being of this my Will shall be charged and chargeable with such sums only as they respectively shall actually receive by virtue of the trusts hereby reposed in them notwithstanding their joining in any receipt or receipts or doing any other act for the sake of conformity and that they or any of them shall not be answerable or accountable for or involuntarily misfortune loss or damage which may happen in the execution of the aforesaid trusts or in relation thereto provided also and I hereby lastly declare that it shall be lawful for the said trustee or trustees for the time being by and out of the money which shall come to their or his hands by virtue of the aforesaid trusts to deduct retain and reimburse for themselves respectively or himself and also to allow to each other all costs charges damages and expenses and fees to counsel for advice which they or any of them may sustain disburse or incur in or about the execution of the aforesaid trusts or in relation thereto. And I hereby nominate and appoint the said Ambrose Atkins and Thomas Hampson of Salford and Thomas Hampson of Sale son of my said brother John Executors in trust of this my Will and I hereby revoke all former Wills by me at any time made and declare this to be my last Will and Testament. In witness whereof I the said Elizabeth Atkins the testatrix have to this my last Will and Testament contained in five sheets of paper written on one side only to each and every sheet thereof subscribed my hand this eighteenth day of July one thousand eight hundred and fifty - Elizabeth Atkins - Signed by the said Elizabeth Atkins the testatrix as and for her last Will and Testament in the presence of us present at the same time who in her presence and by her direction and in the presence of each other have herewith subscribed our names as witnesses - Margaret Atkins - J. B. Atkins Sol^r Manchester

On the 19th day of October 1885 probate of this Will was granted to Thomas Hampson one of the surviving executors.