

This is the partly typewritten and partly written document bearing date the 22nd day of May One thousand nine hundred and fiftythree now produced and shown to WALTER BISHOP and mentioned and referred to in his Affidavit to lead grant of Probate to THE GUARDIAN TRUST AND EXECUTORS COMPANY OF NEW ZEALAND LIMITED as Executor sworn at Auckland this 10th day of March 1954 BEFORE ME:-

A Solicitor of the Supreme Court of New Zealand.

THIS IS THE LAST WILL AND TESTAMENT of me BERGLOT ELLEN STANGEYE TUNNINGTON of the City of Wellington Married Woman

1. I REVOKE all wills and testamentary dispositions at any time heretofore made by me

2. I APPOINT THE GUARDIAN TRUST AND EXECUTORS COMPANY OF NEW ZEALAND LIMITED (hereinafter called "my Trustee") to be the executor and trustee of this my Will AND I APPOINT my husband JOHN EDWARD TUNNINGTON of the City of Wellington Company Director to be Advisory Trustee

3. I DIRECT my Trustee to pay all my just debts funeral and testamentary expenses including all estate and succession duty payable in respect of my estate whether actual or notional

4. SUBJECT as aforesaid I GIVE DEVISE AND BEQUEATH all real and personal property of whatsoever kind and wheresoever situate of or to which I shall be possessed or entitled or over which I shall have any disposing power at the date of my death (hereinafter called "my estate") unto my Trustee UPON TRUST to sell call in and convert into money such part thereof as shall not already consist of money and the proceeds of such sale calling in and conversion together with any ready money to invest in investments hereinafter authorised by this my Will and to stand possessed thereof as to both capital and income UPON TRUST

(a) TO PAY unto my husband JOHN EDWARD TUNNINGTON during his life the nett annual income of my estate

(b) SUBJECT to the gift and interest created by Subclause (a) of this clause I GIVE DEVISE AND BEQUEATH my estate as to both capital and income thereof unto my children in equal shares absolutely PROVIDED HOWEVER AND I DIRECT that should any child or children of mine die before the interest of such child or children hereunder shall have vested leaving issue who shall survive until the date upon which the share of his her or their parent (if alive) would have vested then such

M. & K. Kelly
[Signature]
John Tunnington

issue shall take equally per stirpes the share to which his her or their parent would have been entitled had such parent survived to attain a vested interest

6. AND I DIRECT AND DECLARE that in the execution of the trusts of this my Will my Trustee shall have the following powers authorities and discretions namely

(a) TO SELL my real and personal property or any part or parts thereof either together or in lots either by public auction or private contract and subject to any such conditions as my Trustee shall think fit

(b) TO POSTPONE the sale calling in and conversion of my real and personal estate or any part thereof for so long as they shall think fit notwithstanding that it may be of a wasting speculative or reversionary nature AND I DIRECT that pending such sale calling in or conversion it shall not be necessary for my Trustee to make any apportionment between capital and income but that the whole of the nett income of any property actually producing income shall be applied from my death as income and on the other hand on such sale calling in and conversion or on the falling in of any reversionary property no part of the proceeds of such sale calling in conversion or falling in shall be paid or applied as past income

(c) NOTWITHSTANDING the trust for sale hereinbefore referred to to retain as investments of my estate any investments which I shall hold at the date of my decease and any proceeds of conversion of my estate to invest in other investments of a like nature or any investments authorised by law for the time being for the investment of trust funds

(d) TO APPROPRIATE and partition any real and personal property forming part of my estate to or towards the share of any person or persons in the trusts hereinbefore contained and to charge any share with such sums by way of equality of partition as my Trustee may think

M. J. Kelly
[Signature]
[Signature]

[Signature]

nine hundred and fiftythree (1953).

SIGNED AND ACKNOWLEDGED by the
abovenamed Testatrix MEROLEOT ELLEN
STANGBYE TUNNINGTON as and for her
last Will and Testament in the sight
and presence of us both present at
the same time who at her request in
her sight and presence and in the
sight and presence of each other
have hereunto subscribed our names
as witnesses

Est Tunnington

W. Smith
Solicitor
Wellington

M. J. Kilbelly
Law Clerk
Wellington

EB

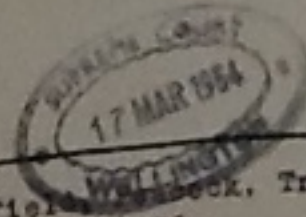
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DATED ^{250/ce} 22nd May 1953

LAST WILL AND TESTAMENT

of

BURGESS ELLEN STANBYE TUNNINGTON



Hedfield, Beck, Tripe & Sim,
Solicitors,
Wellington.

IN THE SUPREME COURT OF NEW ZEALAND
WELLINGTON DISTRICT
WELLINGTON REGISTRY

IN THE ESTATE of BERGLEOT
ELLEN STANGBYE TUNNINGTON
of the City of Wellington
Married Woman deceased.

I JOHN EDWARD TUNNINGTON of the City of Wellington
Company Secretary make oath and say as follows:-

1. THAT I knew BERGLEOT ELLEN STANGBYE TUNNINGTON of
the City of Wellington now deceased when alive and that the
said Bergleot Ellen Stangbye Tunnington was resident or was
domiciled at Wellington in the Dominion of New Zealand
aforesaid within this judicial district and that the nearest
Registry Office of this Court to the place where the said
Bergleot Ellen Stangbye Tunnington resided or was domiciled
is at Wellington.

2. THAT the said Bergleot Ellen Stangbye Tunnington died
at Wellington on or about the 2nd day of February 1954 as I
am able to depose from having been present at her funeral.

SWORN at Wellington this)
4th day of March 1954)
BEFORE ME:-

[Signature]

[Signature]

A Solicitor of the Supreme Court of New Zealand.