

No. 102/28

IN THE ESTATE of CHARLES CECIL

NATION late of Raetihi in

New Zealand, Printer,

DECEASED.

PROBATE



HARRIS TANSEY & RITCHIE, SOLICITORS, RAETIHI.

....

This is the Cast Will and Testament

OF ME

CHARLES CECIL NATION of Raetihi in the Provincial District of Wellington in the Dominion of New Zealand Printer I REVOKE all former wills by me at any time heretofore made and declare this only to be my last will and testament I APPOINT WILLIAM STEPHEN WARING of Raetihi aforesaid Labourer and LESLIE NORMAN RITCHIE of Raetihi aforesaid Solicitor (hereinafter referred to as "my Trustees") to be the EXECUTORS AND TRUSTEES of this my will I GIVE DEVISE AND BEQUEATH all my real and personal property of whatsoever nature or kind and wheresoever situated UNTO my Trustees UPON TRUST that they shall sell call in collect and convert into money the same or such part or parts thereof as shall not already consist of money at such time or times and in such manner as they shall think fit and so that they shall have the fullest power and discretion to postpone the sale calling in collection or conversion of the whole or any part or parts thereof during such period or periods as they shall think proper and to retain the same in its present form of investment without being responsible for loss AND SHALL out of the moneys produced by such sale calling in collection and conversion and of all ready moneys of which I shall die possessed pay my just debts and my funeral and testamentary expenses and the duty (if any) on my estate AND SHALL stand possessed of the residue of my estate (hereinafter called my "residuary trust fund") as to the sum of Five hundred pounds (£500-0-0) thereof UPON TRUST for my adopted daughter VIOLET PEARL NATION absolutely provided she shall attain the age of 21 years such bequest of £500-0-0 to vest absolutely on her attaining that age but Provided Nevertheless that such sum of £500-0-0 shall be paid to my said adopted daughter at the rate of £5 per week until such sum of £500-0-0 and any interest thereon as hereinafter mentioned shall be exhausted AND I DIRECT that my Trustees shall from time to time invest in or upon any of the investments authorised by the Law for the time being in force in New Zealand relating to the investment of Trust Moneys so much of the said sum of £500 as they shall consider expedient having regard to the above mentioned weekly payment of £5 so as to produce such accretion to the said sum of £500-0-0 or any balance thereof that

may from time to time remain unpaid as may be reasonably possible PROVIDED ALSO that my Trustees shall have the power to raise any part or parts not exceeding one moiety of the contingent or vested share of the capital of my said adopted daughter under this my will and apply the same for her maintenance education benefit or advancement-in-life PROVIDED ALSO that if my said adopted daughter shall die before attaining the age of 21 years then the said sum of £500-0-0 or so much thereof as shall not have been expended under the powers immediately hereinbefore appearing shall form part of my residuary trust fund AND as to the sum of Three hundred pounds (£300) thereof UPON TRUST for my adopted son LAWRENCE WATTY NATION of Ohakune in New Zealand Printer absolutely such bequest of £300-0-0 to vest absolutely on my death Provided Nevertheless that my Trustees shall in their absolute discretion have the power to pay the said sum of £300-0-0 to my said adopted son at the rate of £2-10-0 per week until the said sum together with any accretion thereto by way of interest or otherwise as hereinafter mentioned shall be expended PROVIDED ALSO that in case my said adopted son shall predecease me then the above mentioned trust on his behalf shall fail and the said sum of £300-0-0 shall form part of my residuary trust fund AND I DIRECT that in the event of my trustees in their discretion as above mentioned deciding to pay the said sum of £300-0-0 at the rate of £2-10-0 per week my Trustees shall invest in or upon any of the investments before mentioned so much of the said sum of £300-0-0 as they shall consider expedient having regard to the above mentioned weekly payment of £2-10-0 so as to produce such accretion to the said sum of £300-0-0 as may be reasonably possible AND as to the balance of my residuary trust fund UPON TRUST for my wife SARAH ANN NATION absolutely such share or interest to vest absolutely on my death BUT PROVIDED NEVERTHELESS that my Trustees shall pay my said wife her share or interest in the said trust premises in manner following that is to say: the sum of £200-0-0 to be paid in cash and any balance together with any accretions from interest or otherwise hereinafter mentioned to be paid at the rate of £5 per week until such balance and accretions shall be exhausted AND I DIRECT that my Trustees shall from time to time invest as aforesaid so much of the said balance as they shall consider expedient having regard to the above mentioned weekly payments of £5 so as to produce such accretion to the said balance as may be reasonably possible AND in the event of my said wife predeceasing me then my Trustees shall stand possessed of her share or interest in the said trust premises IN TRUST for my said adopted daughter and my said adopted son in equal shares as tenants in common if and when they shall respectively Ritchie shall be entitled to charge and be paid out of my estate for all business done by him in relation to the said estate in like manner as he would have been entitled to charge the Trustees for the same if not being himself a Trustee he had been employed by them to do such business as their Solicitor IN WITNESS WHEREOF I have hereunto subscribed my name this 26 day of Liphenthe One thousand nine hundred and twenty—air (1924).

6.699

CHARLES CECIL NATION as and for his last will and testament in the present of us both being present at the same time who at his request in his presence and in the presence of each other have hereunte subscribed our names as attesting witnesses,— the word six and the figure "6" in the last line of the said will having been struck out and the word "eight" and the figure "8" having been substituted therefor respectively prior to the execution of the said will as before mentioned.

6.6. Mation

Anh Joliein .

R. Raymond Law Clerk Raekhi. Ritchie shall be entitled to charge and be paid out of my estate for all business done by him in relation to the said estate in like manner as he would have been entitled to charge the Trustees for the same if not being himself a Trustee he had been employed by them to do such business as their Solicitor IN WITNESS WHEREOF I have hereunto subscribed my name this 26 day of Lephende One thousand nine hundred and twenty-min (1925).

6.64

CHARLES CECIL NATION as and for his last will and testament in the present of us both being present at the same time who at his request in his presence and in the presence of each other have hereunto subscribed our names as attesting witnesses,— the word six and the figure "6" in the last line of the said will having been struck out and the word "eight" and the figure "8" having been substituted therefor respectively prior to the execution of the said will as before mentioned.

6.6. Mation

And Golician Rainh

R. Raymond Law bleik Raekhi. 3. \$\\ \text{Dated} \quad 26 \\ \dept \text{1928}.

Mill

CHARLES CECIL NATION

Harris Tansey & Ritchie, Solicitors, Raetihi

