

# IN THE HIGH COURT OF JUSTICE

## Family Division

The District Probate Registry at Brighton

In the estate of SHEILA JEAN POWELL deceased

I, GARY RAYMOND COOLEY of 30 Melbourne Street, Newport, Isle Of Wight, PO30 1QY

make oath and say as follows:

1. SHEILA JEAN POWELL

of 7 Clarendon Place, Newport, Isle Of Wight, PO30 1RB

born on the 13th day of March 1933 died on the 23rd day of January 2015 domiciled in England and Wales aged 81

2. I believe that the paper writing now produced to and marked by me to contain the true and original last will and testament of the deceased. <sup>copy of</sup>

3. No minority and no life interest arises under the estate of the deceased

4. To the best of my knowledge, information and belief, there was no land vested in the deceased which was settled previously to the death (and not by the will) of the deceased and which remained settled land notwithstanding such death.

5. That the said deceased made and duly executed her Last Will and Testament and therein appointed Robert Harold Powell and Linda Christine Merrett as executors and residuary legatees and devisees.

That Robert Harold Powell mentioned therein died in the lifetime of the said deceased and that Linda Christine Merrett has renounced Probate and to Letters of Administration with the said will annexed.

I am one of the residuary legatees and devisees named in the said will.

6. I will

(i) collect, get in and administer according to the law the real and personal estate of the said deceased;

(ii) when required to do so by the Court, exhibit in the court a full inventory of the said estate and render an account thereof to the Court; and

(iii) when required to do so by the High Court, deliver up to that Court the grant of Letters of Administration (with will annexed)

7. To the best of my knowledge information and belief the gross estate passing under the grant does not exceed £325,000 and the net estate does not exceed £171,000 (and that this is not a case in which an Inland Revenue account is required to be delivered)

That the true name of the said deceased is Sheila Jean Powell and that she held all of her assets in that name.

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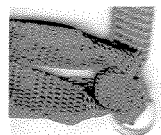
Sworn by the above named deponent at

~~the said District Probate Registry~~

this       day of

Before me,

An officer of the Supreme Court authorised to administer oaths



I SHEILA JEAN POWELL of 7 Clarendon Place Newport in the Isle of Wight HEREBY  
REVOKE all former Wills and testamentary dispositions made by me AND DECLARE  
this to be my last Will \_\_\_\_\_

1. I WISH to be buried \_\_\_\_\_
2. I APPOINT my husband ROBERT HAROLD POWELL and my daughter LINDA  
CHRISTINE MERRETT (hereinafter called "my Trustees") to be the Executors  
and Trustees of this my Will \_\_\_\_\_
3. I GIVE the following specific and pecuniary legacies each free of Inheritance Tax  
namely: \_\_\_\_\_
  - (A) TO my husband the said ROBERT HAROLD POWELL the sum of ONE  
THOUSAND POUNDS for his own use and benefit absolutely \_\_\_\_\_
  - (B) TO my son JOHN ANDREW COOLEY the sum of ONE THOUSAND  
POUNDS for his own use and benefit absolutely \_\_\_\_\_
  - (C) TO my granddaughter TANYA ANN COOLEY the sum of FIVE  
HUNDRED POUNDS for her own use and benefit absolutely \_\_\_\_\_
  - (D) TO my son GARY RAYMOND COOLEY my Silver Cups \_\_\_\_\_
  - (E) TO my daughter the said LINDA CHRISTINE MERRETT all of the  
Jewellery I own at the date of my death \_\_\_\_\_
4. I GIVE AND DEVISE my freehold land and premises known as 7 Clarendon Place  
Newport aforesaid or any other property belonging to me in which I shall be  
residing at the date of my death together with the remainder of my personal chattels  
as defined by Section 55 (1) (x) of the Administration of Estates Act 1925  
(hereinafter called "my said Property") unto my Trustees upon trust (but with the  
consent of my said husband during his lifetime) to sell the same with power to  
postpone the sale for such period as my Trustees shall think fit and to invest the net

proceeds of sale and to pay the income of the said investments and also the net rents and profits of my said Property until sale to my said husband during his lifetime PROVIDED ALWAYS that so long as my said Property shall remain unsold and during the lifetime of my said husband my Trustees shall permit my said husband if he so desires to reside in and occupy and enjoy the same he paying all rates and other outgoings for the time being payable in respect thereof and keeping the building adequately insured and in reasonable repair decoration and condition and I DECLARE that my Trustees shall not be concerned during the lifetime of my said husband to see to the insurance repair decoration and condition and my Trustees shall not be liable for any loss or damage that may happen to the said property from any cause whatsoever \_\_\_\_\_

5. I DIRECT that from and after the death of my said husband or from the date of my said husband ceasing to reside in the said property (whichever event shall take place first) my said Property or the net proceeds of sale thereof or the investments representing the same shall be held by my Trustees upon the trusts concerning my residuary estate contained in Clause 6 of this my Will \_\_\_\_\_
6. SUBJECT as aforesaid and to the payment of my just debts funeral and testamentary expenses and Inheritance Tax I GIVE DEVISE AND BEQUEATH the remainder of my estate whatsoever and wheresoever (hereinafter called "my Residuary Estate") to such of my son the said GARY RAYMOND COOLEY and daughter the said LINDA CHRISTINE MERRETT as shall be living at the date of my death and if more than one in equal shares absolutely PROVIDED ALWAYS that if either of the said GARY RAYMOND COOLEY and LINDA CHRISTINE MERRETT shall die in my lifetime leaving a child or children living at the date of my death and attains the age of twenty-one years then such child or children shall

take and if more than one in equal ~~shares~~ the share in my estate which his her or  
their parent would have taken had they survived me \_\_\_\_\_

IN WITNESS whereof I have hereunto set my hand this Second day of

June

One Thousand Nine Hundred and Ninety-Eight \_\_\_\_\_

SIGNED by the said SHEILA JEAN  
POWELL in the joint presence of herself and }  
us who at her request and in such joint }  
presence have hereunto subscribed our names }  
as witnesses: \_\_\_\_\_ }

B. J. Powell

Jan L. [Signature]  
Sally [Signature]

} Clarks to Eldridges  
Solicitors, Newport,  
Isle of Wight.