

# This is the Last Will and Testament

- of -

ALEC JOSEPH HEMENWAY of Lynmar Tenthorn Lane Knapton York  
North Yorkshire YO2 6PN

1 I HEREBY revoke all former Wills and Testamentary dispositions made by me.

2. IF MY WIFE MADELAINE ROSALIE HEMENWAY shall survive me by a period of 30 days then I give all my estate both real and personal whatsoever and wheresoever to her absolutely subject to the payment by her of my just debts funeral and testamentary expenses and I APPOINT her to be the sole Executrix of this my will but if she does not survive me then the following provisions shall apply

3. I APPOINT my daughter JULIE CALLAGHAN of 3 Carmichael Close Ruislip Middlesex and my son DAVID GEOFFREY HEMENWAY OF 143 Greystones Road Sheffield (hereinafter together called my Trustees) to be executors and Trustees of this my will and in case either my said son or my said daughter shall die in my lifetime or shall renounce probate or refuse or be unable to act in the office of Executor or Trustee then I appoint my daughter JANET LESLEY MILLINGTON of 4 St Oswalds Road Hexham to act in place as Executor and Trustee hereof.

4. I GIVE the following specific gifts free of the cost of transfer absolutely:-

- i my Breitling Watch to my son DAVID HEMENWAY
- ii) my photographic equipment to my godson STEVEN CUTTING
- iii) my owl tie pin to my grandson ADAM MILLINGTON
- iv) my binoculars to my grandson DAVID LOFTHOUSE
- v) my Sheaffer fountain pen to my godson IAN SPARLING
- vi) my bowling equipment to my godson ALAN HEMENWAY
- vii) my Fowler 12/10 calculator to my son in law ROBERT CALLAGHAN
- viii) the gold chain and opal ring formerly belonging to

my said wife to my daughter JULIE CALLAGHAN

ix) the amethyst pendant and ring formerly belonging to my said wife to my daughter JANET LESLEY MILLINGTON

x) the silver chain and two silver bracelets and pearl necklace and pearl earrings formerly belonging to my said wife to my daughter ANNE ELIZABETH LOFTHOUSE.

xi) the Tissot wristwatch formerly belonging to my said wife to my daughter JULIE CALLAGHAN

xii) the porcelain Tyrolean Plaques to my daughter JULIE CALLAGHAN

xiii) the copper and brassware to my said daughter JANET LESLEY MILLINGTON

xiv) the cut glass items to my daughter ANNE ELIZABETH LOFTHOUSE

xv) the Royal Doulton Figurines the "Artisco" Lion and Elephant to my son DAVID GEOFFREY HEMENWAY.

5. I GIVE the remainder of my estate whatsoever and wheresoever both real and personal UNTO MY TRUSTEES upon trust to sell call in and convert the same into money (with full power to postpone such sale calling in and conversion of all or any part or parts of my estate indefinitely or for so long as in their absolute discretion they may think for without being liable for loss) and after payment thereof of my debts and funeral and testamentary expenses to hold the balance thereof and all part of my estate for the time being unsold and unconverted (hereinafter together called "my Residuary Estate") UPON TRUST for such of my children the said JULIE CALLAGHAN the said DAVID GEOFFREY HEMENWAY the said JANET LESLEY MILLINGTON and the said ANNE ELIZABETH LOFTHOUSE as shall survive me if more than one in equal shares absolutely PROVIDED ALWAYS that if any of my said children shall die in my lifetime leaving a child or children living at my death or en ventre sa mere who attain the age of 18 years such last mentioned child or children shall take by substitution and if more than one in equal shares the

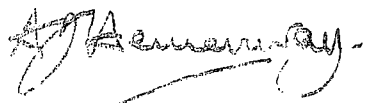
share of my Residuary Estate which his her or their parent would have taken if he or she had survived me.

6. DURING THE minority of any beneficiary any part of the capital or income (or of both capital and income of the vested or contingent share of such infant beneficiary) may be applied for the maintenance education advancement or benefit generally of such infant beneficiary on the absolute discretion of my Trustees who may in their absolute discretion either so apply the same themselves or pay the same to any parent or guardian of such infant beneficiary to be applied in manner aforesaid and in such case the receipt of the person to whom payment is so made shall be sufficient discharge to my Trustees.

7. TRUST MONIES hereunder may be invested in the purchase of or at interest upon the security of such land (whether in England or elsewhere and whether freehold or leasehold) stocks funds shares securities or other investments of whatsoever nature and wheresoever and whether involving liability or not as my Trustees shall in their discretion think fit to the intent that Trustees shall have the same full and unrestricted powers of investing and transposing investments in all respect as if they were the Beneficial Owner thereof PROVIDED that leasehold land shall only be purchased if at the date of the purchase the terms unexpired exceed fifty years.

AS WITNESS my hand this 9<sup>TH</sup> day of MAY 1990

Signed by the above named ALEC JOSEPH HEMENWAY as his last will in the presence of us both 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 witnesses :-



M. Anderson  
YORK  
Secretary

H. M. King  
Secretary  
York.