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Harry
Blaker

56.

This is the last Will and Testament

of me Harry Blaker of Bighton in the County of Sussex Esquire
 that all my just debts funeral and testamentary expences to be paid
 by my Executors and Administrators hereafter named and appointed out of
 my personal estate and subject thereto I give and bequeath to each
 of my brothers and sisters who shall be living at the time of my
 decease and to my brother in law Mr. Richard Hill the legary or sum
 of nineteen pounds nineteen shillings as a testimony of my love and as a
 legacy I give and bequeath the like legacy or sum of nineteen pounds
 nineteen shillings to my friend Mrs. Jane Scot as a testimony of my
 esteem I give and bequeath to the Treasurer for the time being of the
 funds of the Sussex County Hospital for the benefit of that Institution with
 which I have been so long professionally connected the legacy or sum of
 one hundred Guineas free of legacy duty I give and bequeath to the
 Minister for the time being of my native parish of Potbury in the
 County of Sussex the legacy or sum of fifty pounds free of legacy duty and
 that the same shall be distributed between and amongst fifty poor
 and deserving persons in the said parish whose names in the said parish
 being preferred if there shall be a sufficient number and in the following
 names ten shillings each on the said day next following my
 decease and ten shillings each on the next Easter day next ensuing
 and the said day I give and bequeath to each of my servants who shall
 be living with me at the time of my decease and who shall have been
 in my service for ten years the legacy or sum of ten pounds and to each
 of such servants who shall have been in my service for five years the
 legacy or sum of five pounds and whereas by the settlement made by
 Sarah Arabella Hill's bearing date on or about the twenty seventh
 day of January one thousand eight hundred and sixteen it was con-
 veyed by her late father Mr. John Hill that the sum of three thou-
 sand pounds sterling should remain due to her mother next after the
 decease of her father the said John Hill and Esther Hill his wife who
 died in his lifetime) be paid to the Executors of the said settlement or the
 survivors or survivor of them or the Executors administrators or assigns
 of such survivor to be held by them upon trust and subject to the trusts
 intents and purposes thereof in addition to and increase of the sum of an
 moiety thereof settled but such sum of three thousand pounds was not
 or after the death of the said John Hill so paid there I hereby give and
 bequeath out of my personal estate or if that should not be sufficient
 for that purpose then out of the net produce of my real estate to the
 Executors of the said settlement who shall be living at the time of my
 decease and to the survivors and survivor of them and to the Executors
 administrators and assigns of such survivor the sum of three thousand
 pounds sterling in satisfaction of the covenant contained in the said
 settlement and to be held and invested by them and the interest and divi-
 dends thereof to be paid and applied and the said sum of three thousand
 pounds to be paid and divided between and amongst such persons and
 such shares and proportions as are expressed and contained in the said
 settlement in relation to the said sum of three thousand pounds and as
 as would have applied to the same if it had been paid to the Executors
 thereof at the expiration of six calendar months next after the decease
 of the said John Hill pursuant to the covenant therein contained I give
 and bequeath to my said dear wife the legacy or sum of five hundred
 pounds to be paid to her within one calendar month after my decease
 and whereas I have advanced to or in favor of my daughter Sarah

to buy in and retain or sell the same as I have declared respecting
my several estates and for the purpose of carrying out intention into
effect I give and devise the said several hereditaments to the use of
my wife or her heirs for her estate or estates use or uses until and
purpose as the trustee or trustee for the time being of the said my wife or
heirs by any deed or deeds to be executed within twelve or more years from
my decease direct or appoint and in default of such execution or appoint-
ment to the use of my said son Harry Shill's estate his heirs and
assigns upon trust to sell the same with the residue of the other
trustees of the said my wife at the time or times and in manner aforesaid
with power to buy in and retain or sell the same and to declare that
the product of my said several estates and hereditaments when sold
shall be received and held by the trustees of the said my wife upon the trusts
and to and for the ends intents and purposes hereinafter declared and I
direct and empower my said trustees or trustee to make and execute all
such contracts deeds conveyances and assurances as shall be requisite
and necessary to effectuate such sales or any of them and to receive
declare that the receipts and receipt of my said trustees or the survivors
or survivor of them or the executors administrators or assigns of
my said wife or other the trustees or trustee for the time being under
the said my wife shall be good and valid discharges for the sum or sums
of money therein shall be stated as received in such receipts respectively
and that it shall not be necessary for any purchaser or partaker of any
said estates or any part thereof nor shall they or he be bound to see to
nor be in any respect liable or accountable for the appropriation or ap-
propriation or misappropriation of the purchase money paid by them or a
him or any part thereof and I do hereby direct that the said my said
wife and my said son Harry Shill's estate and the said son Harry Shill
and the survivors and survivor of them and the executors adminis-
trators and assigns of my said wife shall and do by and out of the
money to arise by the sale of my real estate freehold as well as copy-
hold pay satisfy and discharge the pecuniary debts and charges as
hereinbefore by me bequeathed so far as my personal estate shall not be
sufficient for the same except the said legacies to the Treasurer of the
Exchequer Southey's bequest and to the Treasurer of Portland within which to
be paid out of my personal estate remaining of the product of my real
estate and subject and except as aforesaid shall and do lay out and
invest the whole or the surplus as the same may be of the money
to arise by the sale of my said real estate and the product of real
estate remain of my personal estate in the names or name of my said
wife my said son Harry Shill's estate and the said son Harry Shill
estate and the survivors and survivor of them and the executors ad-
ministrators and assigns of my said wife in the public stocks or funds
of Great Britain or upon Government or real securities as interest in any
Europe to be from time to time altered varied and transferred into or
for other stocks funds or securities of the like nature as they my said
trustees or trustee shall think proper and upon this further trust that
the said my said trustees or trustee shall and do stand possessed of and be
interested in the surplus of the money to arise by the sale of my said
estate and the residue of my personal estate and the stocks funds and
securities in which the same may for the time being be invested upon
trust when and as either of my said son Harry Shill's estate and
my said son Harry Shill's estate and the said son Harry Shill's estate
shall marry or being a son or daughter shall enter into any profes-
sion or calling on his own account during the life of my said wife or
daughter or daughter to advance and pay to be for the benefit of my said

son or daughter do marrying or entering into any profession or calling
as aforesaid the sum of two thousand pounds sterling so as to make the
portions of each of my said children equal in amount to the portion of fortune
I have already provided for my said daughter Sarah Clark and if it is a
my will and mind and I do hereby direct my said trustees or trustee to
stand interested in the said several sums of two thousand pounds within
their several terms payable to or be advanced for the benefit of my said daugh-
ter respectively on their being respectively married as aforesaid Upon a
trust to settle and assure or sell and retain the same as my said trust-
ees may think best for the marriage portion of each of my said
daughters respectively and to pay and apply the interest dividends and
annual produce thereof to and for or permit the same to be received by a
part of my said daughters respectively for and during the term of her a
natural life for her own sole and separate use and benefit and without
being subject to the debts contracts or engagements of any husband with
whom she may intermarry and without her being permitted to anticipate
the growing payments thereof and from and after the decease of my said daugh-
ter or trust to pay the interest dividends and annual produce of the said
sum of two thousand pounds so to be settled upon her into or permit the
same to be received by any husband who may survive my said daughter
and this assigned for and during in full and in the term of his natural life
and from and after the decease of the survivor of my said daughter and hus-
band or trust for all and every the said and children of my said daughter in
lawfully begotten equally to be divided between and amongst them if more
than one shall be alive and if there shall be but one shall be
then the whole to my said child or children in full of their respective
parts as shall be a son or daughter at her or their age of twenty one years
or days of marriage which shall first happen and if any my said child or
children shall die before becoming entitled to his or her share leaving a
lawfully begotten then my said child or children shall take their said or her
share and if any of my said child or children shall die without issue
the share of my said child or children shall go and belong to the survivor
or survivors of my said child or children but if any of my said daughters do
marrying shall die without leaving any child or children lawfully begot-
ten who shall become entitled to receive his or her share at the times and
periods aforesaid then subject to the estate for life of any husband who
may survive her in the dividends interest and annual produce of her a
said portion of two thousand pounds I direct that the said portion or a
sum of two thousand pounds shall be paid and payable to and given
and bequeath the same amongst the next of kin of my said daughter
so dying exclusive of her husband in my said shares and proportions as
the law may by will direct or appoint and in default of my said direction or
appointment to and amongst my said next of kin exclusive of her hus-
band according to the statute for the distribution of intestates estates
and subject to and until payment and advancement of the said sev-
eral sums of two thousand pounds or any of them in manner aforesaid
I direct my said trustees and trustee to stand interested in my said
trust estate moneys and premises and the stocks funds and securities as
in writing the same may for the time being be invested upon trust to
pay the interest dividends and annual produce thereof to or permit the
same to be received by my said wife for and during the term of her
natural life and from and immediately after her decease upon trust to
pay and divide all my said trust estate moneys and premises and the
stocks funds and securities in writing the same may for the time being
be invested into and amongst all and every my said sons and daughters
including the said Sarah Clark the share or shares of any son or daughter

who shall then be under the age of twenty one years to be and
 interest vested in him or them respectively when and as he or they or
 shall respectively attain that age and not before and the share or
 shares of any daughter or daughters who shall then be under the
 age of twenty one years or married to be an interest vested in her or
 them respectively when and as she or they shall attain that age or
 be married which shall first appear and not before and in such pro-
 portions as shall make all the shares of my said sons and of my said
 daughter who shall then be or have been married equal to each other
 and the shares of any of my daughters who shall not then have been
 married larger in amount by three hundred pounds than the shares of
 my sons and married daughters regard being had in such division
 to the portion I have already advanced and paid to or for the benefit
 of my said daughter Sarah and to the portions of two thousand and
 pounds which may be advanced and paid to or for the benefit of
 my son or daughters under the trusts herebefore contained at such
 my will and desire that my said sons and daughters should after the
 death of their mother share all my property equally except as to any
 of my daughters who may or shall be unmarried to whom I have given
 an additional three hundred pounds in consideration of their inability
 to increase their interests and if any of my sons and daughters shall
 shall die before taking a vested interest in the share or proportion
 intended for them respectively leaving issue lawfully begotten then and
 that the share or portion which would have been payable to the
 parent of such issue if living shall go and be paid to and amongst such
 issue and become an interest vested in them being sons or daughters or
 daughters at that age or marriage as aforesaid and in case and in
 so often as any of my said sons shall die under the age of twenty
 one years and without leaving issue lawfully begotten or being
 as aforesaid or any of my daughters shall die under that age without
 having been married or having been married without leaving issue
 lawfully begotten shall become entitled as aforesaid then and in every such case
 with the share or shares originally provided for my said sons or daugh-
 ters to be paid as the share or shares which shall have survived or
 accrued to him her or them by virtue of this present provision shall go
 and remain to the other and others of my said sons and daughters in
 equal proportions share and share alike and of estate and effect that
 out of the shares of each of my daughters who shall then be or have
 been married including the said Sarah Clark the further sum of one
 thousand pounds shall be settled and assured or held and retained by
 my said trustees or trustee upon the same trusts as are herebefore and
 declared respecting the said sum of two thousand pounds directed to be
 settled upon them as aforesaid and of estate and effect that out of the
 share of each of my daughters who shall not then have been married
 my said trustees and trustee shall settle and assure or hold and retain
 the sum of three thousand pounds upon trust to pay the interest dividend
 and annual produce thereof to each of my said unmarried daughters
 respectively for and during the term of their respective natural lives or
 their sole and separate use and benefit without being subject to the debts
 or engagements of any husband with whom they may respectively
 intermarry and without their being permitted to anticipate the growing or
 payments thereof and subject thereto upon the same trusts for the benefit
 of their respective husbands if any during the term of their respective
 natural lives and the issue of my said last mentioned daughters lawfully
 begotten and if they shall die without having been married or being
 married shall die without leaving issue who shall become entitled to a
 share and of estate at the times and periods aforesaid then upon

trust

