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INFORMAL WILL + Codicil

| W.O. No.: | E11946981 |
|-----------|---------------|
| Record No | 130/267261/16 |

DOMICILE Frish

Name Geter Ennis

The enclosed documents dated 18th day of tebruary A.D. 1915, and 5 July 1915 and signed

Regtl. No. 10404 - Privak

Geser Ennis

appear to have been written

Died at Killed at Dublin. whilst on leave

Regt. 8 Sunt Guards named in the margin while he was "in actual military service" within the meaning of the Wills Act, 1837, and have been recognised by the

Date of Death 25 April 1916 War Department as con-

stituting a valid will, + codicil

WAR OFFICE.

Date 30 June 1916

for the Assistant Financial Secretary.

G. 15/1268.

Scots. Guardo h45358

I Beter Ennis in the Event of my seath do leave the Whole of my property and Ellects to my mother med Catherine Ennis of 23 Julens Square Dublin Irland Drivate 104 04 cots Suards 5 July 1915

Scots. Guardo hus358 8/19469/8/1

Scots. Guardo

Army Form B 243. FORM OF WILL, No. 1. To be used by a Soldier desirous of leaving the whole of his effects to one person. I. (a) Peter Ennis (a) The names of the soldier to be written in full. No. 10404 of the 3RO (RES) SCOTS GUAROS Regiment of do hereby revoke all former Wills by me made, and declare this to be my last Will. After payment of my just Debts and (b) Insert After payment of my just 1 "friend" or if a relative, in what Funeral Expenses, I give to my (c) The name in (h) tatherous Enris (MoTHER) address, if known, or other descrip. (d) 23 Queens Square Dublin (e) If to a female, add the words [for her sole and separate use, her result of the sole and separate use, her receipt alone being a sufficient result a lone buy sufficient discharge]. the whole of my Estate and Effects, and everything that I can by law give or dispose (f) The full of, and I appoint (f) formers and descriptions and exact addresses of the Feets the Executor or Executors should be carefully stated. of this my Will.

Scots. Guards

can make a written Will without witnesses at any time, provided it is entirely in his own handwriting and dated and signed by him.

N.B.—The testator, if of English domicile, must be of the age of 21 years unless he is on active service or under orders for active service. A Scotsman can dispose by Will of personal property (as distinguished from real property) when over the age of fourteon years.

= 194698 1

| | | No. | |
|--|--|------|--|
| | In Witness whereof, I have hereunto set | | |
| | my hand this 18 day of February | | |
| | A.D. 19/5 | | |
| g) Soldier to n here, or, if he not write, to ke his mark. | (1) Peter Ennis | | |
| | Signed and acknowledged by the said | | |
| | Deter Buis | | |
| | the same having been previously read over | | |
| | to him as and for his last Will, in the | | |
| | presence of us, present at the same time, | | |
| | who, in his presence, at his request, and in | | |
| | the presence of each other, have hereunto | | |
| | subscribed our names as Witnesses. | | |
| h) Witnesses to | (11) estitus Fillington | NUIT | |
| n here. (i) Add address- in full. | (1) 3 Datt Shots Junes | 7835 | |
| | (11) Andaw . the Thee | | |
| | (i) 3nd 16 Batt Seats | | |
| | Juards | | |
| | Declaration of the Medical Officer. | | |
| | I declare that I was present at the | | |
| | Execution of this Will, and that | | |
| | the Testator, was at the | | |
| | time in a fit state of mind to execute the | | |
| | same. | | |
| | | | |
| | | | |

2 Wills 10404 Ste Scots. Guardo 8/194698/1 Army Form B 244. FORM OF WILL, No. 2. To be used by a Soldier desirous of leaving Legacies to some one or more persons, and the residue to another, or others. (a) The names of the soldier to be written in full. of the Regiment of do hereby revoke all former Wills by me made, and declare this to be my last Will. After payment of my just Debts and (b) Name the Funeral Expenses, I give to (b) person, and de-scribe him by his rank or profession, rank or profession, regiment, degree of relationship (if any), or in any other way, and give his address in full. If to a female, also add the words [for her sole And I give to (b) and separate use, her receipt alone being a sufficient And all the rest of my Estate and discharge]. (c) Here state Effects, and everything that I can give or the particular articles or money dispose of, I give and bequeath absolutely intended to be given. to (b)